



Kamrow Contractors, LLC.
"Quality Craftmanship"

Kamrow Contractors, LLC.
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Limited 2 year Guarantee

Gaining your trust is crucial to our success. There is no better way to gain your trust than to guarantee the quality of our work. Kamrow Contractors, LLC. provides a two-year guarantee on all work that has been completed and for which payment has been made. It's our job to make sure you are happy with your painting experience, and we guarantee it.

The warranty set forth below is conditioned upon Owner having paid in full all sums due under this Agreement, including any extras. Unless otherwise agreed by both parties in writing, the sole warranty of the work shall be as follows: Contractor warrants workmanship for a period of two (2) years from the final billing. If paint failure appears during the warranty period due to improper workmanship, Contractor will supply labor and material to correct the condition. Responsibility is limited to correcting the condition as indicated above. Any claim under this warranty must be made by delivering written notification to Contractor within 10 days of discovery of such condition. This warranty excludes, and in no event will Contractor be responsible for damages caused by accident or abuse, temperature changes, settlement or moisture, cracks caused by expansion and/or contraction. This warranty does not include surfaces that are stained, walk-on, wood sills and horizontal mullions, sun-exposed varnish, below screed, stucco walls damaged by water due to lack of screed, back-filled retaining walls and metal. Cracks in existing surfaces will be properly prepared as indicated at time of job, but re-emergence of such cracks will not be covered under this warranty.

THIS LIMITED WARRANTY IS THE ONLY EXPRESS WARRANTY MADE BY THE CONTRACTOR AND IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. THIS WARRANTY COVERS ONLY THOSE SERVICES PROVIDED BY THE CONTRACTOR TO THE ORIGINAL PURCHASER NAMED ON THE FRONT OF THIS CONTRACT. IN NO EVENT SHALL THE CONTRACTOR BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES OR DAMAGES IN EXCESS OF THE ORIGINAL CONTRACT PRICE. THIS WARRANTY MAY NOT BE ALTERED OR EXTENDED FOR ANY PURPOSE UNLESS DONE SO IN WRITING IN A DOCUMENT EXECUTED BY ALL PARTIES TO THIS CONTRACT.