



50 YEARS WARRANTY

Producer's Name: _____
hereinafter referred to as the Producer

Address: _____

PROTECT YOUR INVESTMENT!

Novabrik represents a long-lasting investment in their property for most homeowners. Novabrik will help protect your investment because of our unique calcite stone, our manufacturing process designed in accordance with the highest industry standards, our constant quality-control inspections and the highest commitment of our employees.

FIFTY (50) YEAR LIMITED GUARANTY

In addition to our commitment to provide you with a quality product, we guarantee Novabrik's quality for fifty years from the date of purchase, subject to the conditions indicated herein.

Said guaranty is transferable to the subsequent owner of the house or building, upon transferring to the subsequent owner proof of purchase of the Novabrik.

This guaranty ensures you that all Novabriks are of finest quality and will:

- maintain their structural strength and integrity;
- protect your home against extreme weather conditions;
- preserve their original beauty and texture.

This exclusive quality guaranty meets and exceeds the highest industry standards*, which provides a long-lasting protection to the consumers.

* Canadian Standards Association (CSA),
Concrete Brick, CAN/CSA-A165.2-94,
ASTM C140-02a.



Owner's
Signature _____

Date of
Purchase _____

Producer _____

Guaranties its mortarless brick siding for a limited period of 50 years

CONDITIONS

1. This guaranty is in addition to any other guaranty that might be offered by contractors, builders or provided under the terms of any provincial guaranty plan for new houses or renovation projects.
2. All claims shall be made according to the directions set forth in the identification papers which are attached to the protective cube packaging, as well as, with the installation guide provided upon purchase of the product.
3. This guaranty will be honoured only if the client allows the Producer, its representatives, agents or distributors to conduct any necessary tests and analyses on the brick separately and/or on the building or the installation itself as the case may be.
4. This guaranty shall not cover any damage or deterioration resulting from:
 - a) collapse, subsidence or displacement of foundations or structures;
 - b) construction methods not in accordance with usual practice or the rules of art;
 - c) construction methods not in accordance with the manufacturer's directions as stipulated in the Producer's installation guide;
 - d) construction methods not in accordance with the applicable building codes as edicted by the appropriate authority;
 - e) vandalism;
 - f) pollution, especially acid rain which might affect the colour and/or texture;
 - g) accidental events;
 - h) acts of nature, such as fire, earthquake, flood and/or;
 - i) any other cause outside the Producer's control.
5. All claims shall enclose the original proof of purchase. This requirement shall also apply to any subsequent owner.
6. For the first five years following the date of purchase, the Producer, at its sole discretion, shall replace the bricks at no charge to the homeowner or offer any other settlement. If replacement, Producer can not guarantee same color of bricks in time.
7. After the first five years following the date of purchase, the Producer's sole responsibility shall consist of replacing any damaged brick or offering any appropriate settlement, at the Producer's exclusive option, up to the following limit: purchase price (as shown on the invoice proof) decreased by 2.5% per year, beginning with the 6th year following the date of purchase.
8. The Producer shall not be responsible for any other expense that might be incurred by the client.
9. This guaranty shall be valid only upon full payment for the product.
10. Any dispute regarding the interpretation and/or application of the present guaranty shall be submitted to an independent arbitrator chosen by the Producer, to the exclusion of any court of law. The arbitrator's decision shall be final and binding upon the parties with no possible appeal to any other jurisdiction. The losing party shall pay all arbitration costs.
11. This guaranty plan constitutes the entire guaranty offered by the Producer. The Producer does not offer any additional guaranty other than what is stipulated herein.