

Final Inspection Certificate, Satisfactory Works Completion, Two year Workmanship Warranty

<p>1. Owner details If the applicant is a company, a contact person must be shown. All correspondence will be mailed to this address.</p>	<p>Name of Applicator and Contact Person []</p> <p>Company name <i>if applicable</i> [Sexy Floors] Email address [headoffice@sexyfloors.com.au]</p> <p>Phone no. [1300 789821] Fax No: [1300553387]</p> <p>Postal address [PO Box 4879, Springfield, QLD, 4300]</p>
<p>2. Property description</p>	<p>Street address <i>(Include no., street, suburb/locality & postcode)</i> []</p>
<p>3. Type of finish applied</p>	<p>Example: epoxy resin finished in Approximate Area</p> <p>[Please see attached Quote] []</p>
<p>4. ABN & QBSA Details</p>	<p>ABN [21 313 414 855] QBSA [622 477]</p>
<p>5. In Case of Future Defects Two year workmanship guarantee.</p>	<p>In case of future defects; in the first instance, the owner of the floor is to contact Sexy Floors. Upon the initial registration of complaint, a mutually beneficial date must be set within 14 days so both parties can view the property. Signature X ----- Following this meeting, a report will be registered with Sexy Floors with details of the complaint and details of rectification if applicable.</p>
<p>6. Authorised Representatives</p>	<p>Name of Authorised Representative of Sexy Floors []</p> <p>Signature X [] Date []</p> <p>Phone No. [1300 789821] Fax No: [1300 553387]</p> <p>Name of Authorised Representative of Customer Position</p> <p>Print Name [] []</p> <p>Signature [X] Date []</p> <p>Postal address [] Postcode []</p> <p>Phone no. [] Mobile no. [] Fax no []</p>
<p>7. Satisfactory Completion Signed by authorised representative</p>	<p>The floor as mentioned in this document was laid in compliance with my agreement with Sexy Floors and was laid to my satisfaction. Signature X [] Date []</p>

Warranty Terms and Conditions

Sexy Floors offer a two (2) year warranty from the date of purchase for protective coatings and associated products. (Product/s) purchased from Sexy Floors where failure has occurred in the opinion of Sexy Floors and such warranty shall be subject to the following conditions, terms and definitions:

1. "Failure" is defined as voluntary detachment, sever blistering or cracking of the coatings. Discolouration or minor blistering not exceeding 3% according to SSPC "Extent diagrams" with intact blister caps, is not considered failure.
2. The Product/s are applied in accordance with the manufacturer's instructions with attention to surface preparation, mixing, application, curing conditions and in-service timeframes.
3. Damage caused by impact or gouging point loads is specifically excluded from warranty cover.
4. In the event of Failure within the warranty period Sexy Floors may at its option and absolute sole discretion replace such Product/s that are defective in the opinion of Sexy Floors with the same or a similar Product/s or refund the purchase price of the Product/s that have experienced Failure.
5. Sexy Floors is not responsible or liable whatsoever for the cost of any damage or replacement of any flooring caused by Failure.
6. Sexy Floors is not responsible or liable whatsoever for any consequential damage including but not limited to loss or production of damages to plant.
7. Proof of purchase must be kept and presented to the Directors of Sexy Floors upon making a warranty claim.
8. Sexy Floors may seek reimbursement of any costs incurred by them when the Product is found to be in good working order.
9. The warranty will not apply if it is found that the Failure was caused by the purchaser's / customer's actions.
10. To the full extent permitted by law Sexy Floors will not be liable for any loss or damage to any third party no matter how occurring; or for any loss or damage arising from loss of use, loss of profits or revenue, or for any resulting indirect or consequential loss or damage.
11. To the full extent permitted by law Sexy Floors aggregate liability in respect of all claims under the warranty shall not exceed the original purchase price of the Products/s or, at Sexy Floors option, the cost of replacing the Product/s.
12. To the full extent permitted by law Sexy Floors excludes all other warranties, conditions, terms, representations and undertakings whether express or implied which cannot by law be excluded.
13. To the full extent permitted by law, Sexy Floors excludes all other liability to the customer/purchaser, and any third party for any costs, expenses, losses and damages incurred by the customer/purchaser, and any third party whether such liability arises in contract, tort including negligence or under statute.
14. To the full extent permitted by law Sexy Floors will in no circumstances be liable to the customer or any other person for any direct, indirect or consequential losses or profits, revenue or business opportunity.
15. The customer/purchaser indemnifies Sexy Floors and its officers, employees, contractors and agents against any costs, expenses, losses, damages and liability arising from the purchaser's/customer's use of the purchaser's/customer's use of the Product/s and any negligent or unlawful act or omission of the purchaser/customer.
16. If any part of these warranty terms and conditions are found to be unenforceable then that part shall be severed from this document and the remainder of the warranty terms and conditions shall continue to apply.
17. This warranty document contains all the terms and conditions of the warranty offered by Sexy Floors and no other representation shall form part of the warranty.
18. Cracking, sub floor movements and gouging are not covered under any warranties.