NO ACTION FOR BREACH OF THIS LIMITED WARRANTY OR ANY OTHER ACTION RELATING TO OR ARISING OUT OF THE PRODUCTS, THEIR PURCHASE OR THIS TRANSACTION SHALL BE BROUGHT LATER THAN ONE YEAR AFTER ANY CAUSE OF ACTION HAS ACCRUED. IN JURISDICTIONS WHERE STATUTORY CLAIMS OR IMPLIED WARRANTIES AND CONDITIONS CANNOT BE EXCLUDED, ALL SUCH STATUTORY CLAIMS, IMPLIED WARRANTIES AND CONDITIONS, AND ALL RIGHTS TO BRING ACTIONS FOR BREACH THEREOF EXPIRE ONE YEAR (OR SUCH LONGER PERIOD OF TIME IF MANDATED BY APPLICABLE LAWS) AFTER THE DATE OF PURCHASE. SOME STATES AND PROVINCES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY OR CONDITION LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

NO REPRESENTATIVE, EMPLOYEE OR OTHER AGENT OF TAMKO, OR ANY PERSON OTHER THAN TAMKO'S PRESIDENT, HAS AUTHORITY TO ASSUME FOR TAMKO ANY ADDITIONAL LIABILITY OR RESPONSIBILITY IN CONNECTION WITH THE PRODUCTS EXCEPT AS DESCRIBED HEREIN.

IF YOU ARE NOT SATISFIED WITH THE TERMS AND CONDITIONS OF THE LIMITED WARRANTY, RETURN ALL UNINSTALLED MARKETABLE PRODUCTS TO THE TAMKO AUTHORIZED DEALER WHO ORIGINALLY SOLD YOU THE PRODUCTS FOR A REFUND ON THE RETURNED PRODUCTS.

Installation Instructions: Printed instructions on how to install TAMKO's ColorCast Solar Post Caps, ColorCast Post Caps and ColorCast Post Rings are available upon request. Call 1-800-641-4691 or visit our web site at tamko.com.

IMPORTANT: Failure to properly install the Products according to manufacturer's application instructions and building codes will adversly affect coverage under this Limited Warranty.

This form is not to be copied or reproduced in any manner. This Limited Warranty applies to TAMKO ColorCast Solar Post Caps, ColorCast Post Caps and ColorCast Post Rings sold on or after April 1, 2012. The Limited Warranty for your Products is the version in effect on the date of retail purchase.



WARRANTY INFORMATION

Owner's Name

Address Where Applied _____

City_____

State _____ Zip _____

ColorCast Solar Post Cap -240 Months (20 Year) Limited Warranty, 24 Months (2 Year) Limited Warranty on solar unit

ColorCast Post Cap - 240 Months (20 Year) Limited Warranty

ColorCast Post Ring - 240 Months (20 Year) Limited Warranty

Date Purchased

Date of Installation

Keep this warranty information along with your contractor receipt for your records.

BUILDING PRODUCTS FOR THE PROFESSIONAL.

Since 1944, building professionals and homeowners have looked to TAMKO for quality products that are built to perform. In addition to decking and railing, TAMKO offers a complete line of residential products. Heritage[®] series, laminated Asphalt Shingles, MetalWorks[®] Steel Shingles, 3-tab shingles, waterproofing materials, ventilation products and asbestos-free cements and coatings. Each of these products delivers TAMKO quality, performance and durability.



COLORCAST SOLAR POST CAP COLORCAST POST CAP COLORCAST POST RING



LIMITED WARRANTY

© 2012 TAMKO Building Products, Inc.

TAMKO, MetalWorks and Heritage are registered trademarks of TAMKO Building Products, Inc.

Information included in this Limited Warranty was current at time of printing. To obtain a copy of the most current version of this Limited Warranty, visit us online at tamko.com or call us at 800-641-4691.



This Limited Warranty is personal to the original owner and is not assignable or transferable under any circumstances

COLORCAST POST CAPS AND RINGS

The terms and conditions of this Limited Warranty offered by TAMKO for the Product may change periodically. The Limited Warranty set forth above was the effective Limited Warranty offered by TAMKO at the date of printing. ONLY the Limited Warranty OFFERED by TAMKO at the time of YOUR purchase of the Product shall apply to your Product. Consult TAMKO's website at tamko.com for current Limited Warranty information on the Product.

In this Limited Warranty certain capitalized words have specific meanings:

"TAMKO" means TAMKO Building Products, Inc.

"Term" means the period of time the Limited Warranty lasts. The Term begins on the date of Purchase and continues, unless sooner terminated, for the applicable period as listed in Table 1. **"Product(s)"** means the ColorCast Solar Post Cap, ColorCast Post Cap or the ColorCast Post Ring purchased from a TAMKO authorized dealer.

"**Owner**" means the owner of the real estate at the time the Products are installed on that real estate. If you purchase a new residence and are the first person to occupy the residence, TAMKO will consider you to be the Owner if the Products are installed as part of the construction of that residence. "**Purchase**" means the retail purchase of the Products.

Table 1

Product	Term
ColorCast Solar Post Cap	240 Months (20 Years) on cap
	24 Months (2 Years) on solar unit
ColorCast Post Cap	240 Months (20 Years)
ColorCast Post Ring	240 Months (20 Years)

Limited Warranty: TAMKO warrants to the Owner that if, during the warranty Term, the Products have material defects including peeling, flaking, corroding or failure of the Product's solar unit due to a material defect, TAMKO's obligation is limited to providing the Owner with either (1) a replacement for the Products determined to be defective, or (2) a refund of the original purchase price of the Products determined to be defective. The decision to provide replacement products or a refund, as outlined in the previous sentence, is at the sole discretion of TAMKO. This is TAMKO's maximum obligation. This Limited Warranty applies only if Products were installed in strict accordance with applicable application instructions and building codes.

TAMKO is not responsible for the cost of labor for installing replacement products. TAMKO is not responsible for the cost of any materials other than the replacement products (as provided herein) including without limitation, sub-structure, supporting structure, etc. TAMKO is not responsible for the cost of removing or disposing of Products which are to be replaced. Replacement products will be warranted only for the remainder of the original Term. Tender of payment shall extinguish all liability of TAMKO under this Limited Warranty and all applicable implied warranties for such claim.

Notification to TAMKO: The Owner must notify TAMKO by telephone at 800-641-4691 or by certified mail at P.O. Box 1404, Joplin, Missouri 64802-1404 of any claims under this Limited Warranty within thirty (30) days following discovery of the potential problem with the product. The notice must include documentary proof of Purchase. Failure of the Owner to notify TAMKO as provided herein shall extinguish all liability of TAMKO under this Limited Warranty and all applicable implied warranties for such claim. NOTE: Notice to your contractor, dealer, homebuilder or installer is NOT notice to TAMKO.

Right of Inspection and Claim Processing: TAMKO shall have a reasonable time after notification to inspect the Products. The Owner shall provide TAMKO with reasonable access to the Products for purposes of inspection. If requested by TAMKO, the Owner must complete and deliver to TAMKO, at the Owner's expense, a warranty questionnaire, photographs of the Products, proof of purchase of the Product, an estimate to replace or repair the affected area, and samples of the Products. If reasonable access is denied or made subject to unreasonable conditions by the Owner, or if the Owner fails or refuses to cooperate in TAMKO's investigation of the claim (such as by failing to provide sample Products [if requested], proof of purchase, photographs, estimate or a completed warranty questionnaire), TAMKO's obligation under this Limited Warranty shall immediately terminate. If TAMKO determines there are manufacturing defects covered by this Limited Warranty, TAMKO will have a reasonable time after receipt of notification to process the Owner's claim

Exclusions from Coverage:

TAMKO shall not be liable under any circumstance for:

- Faulty or improper application of the Products, or Products not installed in accordance with TAMKO's written Installation Instructions, or damages resulting from such causes.
- 2. Use of Products in applications not permitted by applicable building codes.
- Damage to any decking, railing, building or supporting structure, either exterior or interior, or any property contained therein or for injuries or damages of any kind whatsoever.
- Removal, reinstallation or disposal of any Products, or for any costs associated with such, including labor, freight, or taxes, unless othewise stated in this Limited Warranty.
- Damages resulting from Acts of God (including, but without limitation, lightning, wind, hurricane, tornado, hail, flooding or other violent storm or casualty).
- Damage to Products caused by movement, distortion, collapse or settling of the deck, railing, supporting structure or underlying ground.
- 7. Damage caused by improper handling, shipment and/or storage of the Products.
- 8. Damage caused by neglect, abuse, misuse or improper upkeep and maintenance.
- 9. Damage caused by factors that are beyond the control of TAMKO. The serviceable life of the Products is affected by several factors such as quality of installation, maintenance and normal wear and tear. These are all factors beyond TAMKO's control and for which TAMKO makes no warranty.
- 10. Products which have been subject to unauthorized repair, opened, taken apart or otherwise modified.
- 11. Sealed lamps and/or lamp bulbs, LED's and batteries.
- 12. Normal weathering, defined as exposure to sunlight and extremes of weather and atmoshpere which will cause any colored surface to gradually fade, chalk, or accumulate dirt or stains. The severity of any condition depends on the geographical location of the Product, the cleanlines of the air in the area, and many other influences over which TAMKO has no control.
- Finish on any portion of the Product, such as surface scratches and/or weathering, as this is considered normal wear and tear.
- 14. Any Product which has been painted, varnished or coated over the manufacturer's original finish.
- 15. Deterioration or damage to the Products from any cause other than an inherent manufacturing defect in the Product.

Transferability: This Limited Warranty is non-transferable.

MANDATORY BINDING ARBITRATION: EVERY CLAIM

CONTROVERSY. OR DISPUTE OF ANY KIND WHATSOEVER INCLUDING WHETHER ANY PARTICULAR MATTER IS SUBJECT TO ARBITRATION (EACH AN "ACTION") BETWEEN YOU AND TAMKO (INCLUDING ANY OF TAMKO'S EMPLOYEES AND AGENTS) RELATING TO OR ARISING OUT OF THE PRODUCTS SHALL BE RESOLVED BY FINAL AND BINDING ARBITRATION. REGARDLESS OF WHETHER THE ACTION SOUNDS IN WARRANTY, CONTRACT, STATUTE OR ANY OTHER LEGAL OR EQUITABLE THEORY. TO ARBITRATE AN ACTION AGAINST TAMKO. YOU MUST INITIATE THE ARBITRATION IN ACCORDANCE WITH THE APPLICABLE RULES OF ARBITRATION OF THE AMERICAN ARBITRATION ASSOCIATION (WHICH ARE AVAILABLE ONLINE AT adr.org OR BY CALLING THE AMERICAN ARBITRATION ASSOCIATION AT 1-800-778-7879), THE JUDICAL ARBITRATION AND MEDIATION SERVICE OR OTHER ARBITRATION SERVICE AGREED TO IN WRITING BY TAMKO AND PROVIDE WRITTEN NOTICE TO TAMKO BY CERTIFIED MAIL AT P.O. BOX 1404, JOPLIN, MISSOURI 648021404 WITHIN THE TIME PERIOD PRESCRIBED BELOW.

ONE YEAR STATUE OF LIMITATIONS. ANY ACTION BROUGHT BY YOU AGAINST TAMKO WILL BE ARBITRATED (OR, IF ARBITRATION OF THE ACTION IS NOT PERMITTED BY LAW, LITIGATED) INDIVIDUALLY AND YOU WILL NOT CONSOLIDATE, OR SEEK CLASS TREATMENT FOR, ANY ACTION UNLESS PREVIOUSLY AGREED TO IN WRITING BY BOTH TAMKO AND YOU.

LEGAL REMEDIES: REMEDIES FOR BREACH OF THIS LIMITED WARRANTY OF ANY IMPLIED WARRANTY ARE EXCUSIVE AND REPRESENT THE SOLE REMIDIES AVAILABLE TO THE OWNER **OR ANY OTHER PERSON OR ENTITY. INCLUDING ANY** MORTGAGEE. INSURER. OR OTHER PARTY IN INTEREST **OBLIGATIONS CONTAINED IN THIS LIMITED WARRANTY ARE** EXPRESLY IN LIEU OF ANY OTHER OBLIGATIONS, GURANTEES, WARRANTIES, AND CONDITIONS EXPRESSED OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND OF ANY OTHER OBLIGATIONS OR LIABILITY ON THE PART OF TAMKO BUILDING PRODUCTS, INC. IN NO EVENT SHALL TAMKO BE LIABLE FOR DIRECT OR INDIRECT ECONOMIC DAMAGES. OR FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES OF ANY KIND. INCLUDING BUT NOT LIMITED TO PERSONAL INJURY (WHETHER TO THE PRUCHASER, OWNER OR THIRD PARTIES). PROPERTY DAMAGE AND/OR LOSS OR BUSINESS OR PROFIT.

SOME STATES AND PROVINCES DO NOT ALLOW EXCLUSION OR LIMITATION OF IMPLIED WARRANTIES OR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE AND PROVINCE TO PROVINCE. INVALIDITY OR UNENFORCEABILITY OF ANY PROVISION HEREIN SHALL NOT AFFECT THE VALIDITY OR ENFORCEABILITY OF ANY OTHER PROVISION WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.