



---

## MAX FELT 30™ 30 YEAR LIMITED WARRANTY

---

Max Roofing Products, LLC and its MaxFelt 30™ brand of roofing products are expressly warranted for a period of thirty (30) years from the date of installation against any defect due to faulty material arising from the manufacturing process. MaxFelt 30 will retain its ability to provide secondary moisture and weather protection only when installed strictly pursuant to Max Roofing Products, LLC's current published application instructions and installation guidelines.

Max Roofing Products, LLC's line of synthetic roofing underlayments are not intended to be used as a primary waterproofing membrane. Synthetic Roofing Underlayment is not water proof but it is water resistant and is simply designed to shed incidental water and to act as a secondary layer of protection against the weather and moisture under the primary roof cladding. In no case should this product be used as a temporary roof intended to protect property or possessions.

This warranty applies to any material failure due to the manufacturing only and does not cover, nor will Max Roofing Products, LLC be liable for, any defect or damage due to misuse, improper installation or exposure to weather or other elements for more than one hundred and eighty (180) days before the roof covering or other exterior cladding is applied. This warranty does not cover damages resulting from fire, lightning, tornadoes, hurricanes, earthquakes, excessive ultra-violet exposure, or other acts of nature or unforeseen causes beyond Max Roofing Products, LLC's control. This warranty will not apply if the product is installed outside of recommended slopes as outlined in the installation instructions. This warranty will not cover any damage occurring from leaks around fasteners due to the penetrations caused by fasteners. This warranty will not cover any punctures or tears caused by uneven joints of the roof deck, plywood clips, heavy traffic areas, or any other damage or protrusions occurring during the installation process.

Owner must promptly notify Max Roofing Products, LLC of any claim in writing within thirty (30) days of discovery of the defective material and provide Max Roofing Products, LLC with digital pictures, field samples of product and the details of application. Please send samples to Quality Control, Max Roofing Products, 121 Climate Drive, Pearl, MS, 39208. Buyer will be responsible for all freight charges involved in the claims process. In the event of such a defect as verified by Max Roofing Products, LLC, the liability of Max Roofing Products, LLC under this warranty shall be limited to replacement of any defective material, or at the sole option of Max Roofing Products, LLC, payment in lieu of any replacement, which is not to exceed purchase price buyer paid for the product.

EXCEPT AS EXPRESSLY STATED HEREIN, ALL PRODUCTS, COMPONENTS, OR SERVICES PROVIDED BY MAX ROOFING PRODUCTS, LLC ARE PROVIDED "AS IS". MAX ROOFING PRODUCTS, LLC HEREBY DISCLAIMS ALL OTHER WARRANTIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING WITH LIMITATION ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR USE, OR NONINFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS, AND ALL OBLIGATIONS OR LIABILITIES ON THE PART OF THE CUSTOMER FOR DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE USE, MAINTENANCE OR PERFORMANCE OF THE PRODUCTS, SERVICES OR COMPONENTS PROVIDED BY MAX ROOFING PRODUCTS, LLC (INCLUDING LIABILITY FOR NEGLIGENCE), OTHER THAN LIABILITY BASED UPON THE GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT OF MAX ROOFING PRODUCTS, LLC.

IN NO EVENT SHALL MAX ROOFING PRODUCTS LLC, BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL OR PROXIMATE DAMAGES, WHETHER SUFFERED BY OWNER OR ANY THIRD PARTY, IRRESPECTIVE OF WHETHER SUCH CLAIMS OR ACTIONS FOR DAMAGES ARE BASED UPON CONTRACT, TORT STRICT LIABILITY OR OTHERWISE, EXCEPT TO THE EXTENT SUCH DAMAGES ARISE FROM THE GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT OF MAX ROOFING PRODUCTS, LLC. ANY DISPUTE ARISING FROM WARRANTY CLAIMS ON ANY PRODUCT OF MAX ROOFING PRODUCTS, LLC SHALL BE RESOLVED IN THE STATE OR FEDERAL COURTS OF MISSISSIPPI.