

SECTION G: LIMITATION OF LIABILITY

AKZO NOBEL SHALL NOT, UNDER ANY CIRCUMSTANCES, BE LIABLE FOR SPECIAL OR CONSEQUENTIAL DAMAGES, such as, but not limited to, damage or loss of other property or equipment, loss of profits or revenue, cost of capital, cost of purchase or replacement of other goods, or claims of customers of Purchaser for business or service interruptions. THE REMEDIES OF DEALS SET FORTH HEREIN ARE EXCLUSIVE.

SECTION H: OTHER TERMS

AKZO NOBEL may cancel this limited warranty on thirty days written notice to DEALS, except with respect to metal already coated with CERAM-A-STAR® 1050 covered by this limited warranty. This limited warranty does not apply to any goods sold prior to the date this document is signed. DEALS agrees that its use of CERAM-A-STAR® 1050 is made in reliance upon this limited warranty and not upon any other written or oral representation of AKZO NOBEL. This limited warranty cancels and supersedes any other warranty or statement of performance made in the past or in the future by AKZO NOBEL unless such statement is subsequently made in writing as an express amendment of this document.

This is our complete warranty. It is issued only to DEALS, and is not assignable to any other party. As an inducement for AKZO NOBEL to make this limited warranty, DEALS also agrees that it will not itself warrant the performance of metal buildings and similar structures coated with CERAM-A-STAR® 1050 to any party more commercially remote than the original owners of such metal buildings and similar structures.

The rights and obligations of the parties hereunder shall not be governed by the provisions of the UN convention on contracts for the International Sale of Goods; rather, these rights and obligations shall be governed by the laws of the State of Ohio, USA. Any controversy or claim arising out of or relating to this contract shall be determined by arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The number of arbitrators shall be three. The place of arbitration shall be Columbus, Ohio, USA. The language of the arbitration shall be English.

	arbitration shall be English.	i shall be Columbus, Onlo, USA. The language of the
	AKZO NOBEL COATINGS INC. P. O. BOX 489 - COLUMBUS, OH 43216-0489 Signed:	AKZO NOBEL COATINGS INC. Signed: John/R. Wolff Title: Vice President, Coil and Extrusion Coatings
DEALS METAL		
	Signed: Org Dal	
	Name: Crais Deal Deal's Metal	1
	Title: tartner	
	Date: 6/5/08	

THIS LIMITED WARRANTY IS NOT IN FORCE UNTIL RECEIPT OF THE FULLY-EXECUTED COPY HAS BEEN ACKNOWLEDGED BY AKZO NOBEL.