

BOOK WARRANTY WATERPROOF

BUILDING: 1010 BRICKELL APARTAMENT:

2207

CAC GROUP INVESTMENT, LLC





APPROVED APPLICATOR

WE CERTIFY THAT

CAC Group Investment, LLC FL Bus License 15BS00423

12879 SW 62nd Lane, Miami, FL

has had experience in the application of

Tremco's Vulkem Pedestrian Traffic Coatings and Vulkem 350NF EP Under Tile Systems

Valid July 12, 2021 through July 12, 2022

TREMCO INCORPORATED
Commercial Sealants & Waterproofing

Darryl W. Lave, RM

Darryl W. Lane, Regional Manager

SERVICE:

WATER PROOF BALCONY

BNICDING:

1010 BRICKELL

ADRESS:

1010 BRICKELLL AV MIAMI FL 33163

APARTMENT:

AREA SQ.FT.:

260

MATERIAL:

VULKEM* 350/TREMCO EPOXY PRIMER EXPOSED

PERMISION:

TE 47

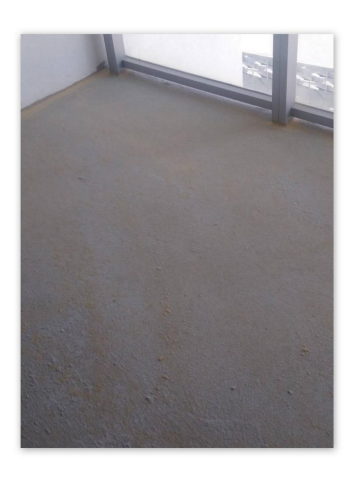
CONTRACTOR:

TECHBALCONY, LLC 4747 NW 72nd AVE. MIAMI, FL 33166

(786)2856005









Tremco Incorporated

3735 Green Road • Beachwood, Ohio 44122 • 216-292-5000 www.tremcosealants.com



Warranty No: Date Issued:

Exp:

72818 10/08/2020 10/08/2025

Standard Deck Coating Warranty

PROJECT NAME:

1010 BRICKELL

1010 BRICHELL Av Unit 2207 Miami, FL 33163

APPLICATOR

TECHBALCONY 12879 SW 62nd Lane Miami, FL

ARCHITECT/

ENGINEER

GENERAL

CONTRACTOR

OWNER

IC ALL CONSTRUCTION LLC7000 1010 BRICKELL Av Unit 2207

DATE OF

10/08/2020

Miami, FL 33163

SUBSTANCIAL COMPLETION

Balcony

PRODUCT(S)

Vulkem 350NF (sanded)

sheets and applications instructions are covered by the following warranty:

TYPE OF WORK

260 Square Feet **New Project**

Exterior

Tremco Incorporated ("Tremco") hereby warrants to the Owner that for a period of 5 year(s) from the date of substantial completion and subject to the terms, conditions and limitations contained herein, the Vulkem Deck Coatings specified above when applied to various construction materials following the procedures, instructions and conditions as set forth in our written specifications, technical data

Tremco Vulkem Deck Coatings when applied to a sound, properly prepared substrate in accordance with Tremco Instructions 1) will not crack due to normal exposure or normal expansion or contraction, and 2) will not fail cohesively or adhesively under conditions of normal wear and tear where movement and/or cracking of the underlying substrate does not exceed 1/16 of an inch.

Owner shall notify Tremco of any alleged failure of the Vulkem Deck Coatings to perform as warranted during the Warranty Period and shall confirm such notice in writing within thirty days thereafter, including a description of the location, scope and nature of the alleged failure. Upon receipt of the notice and verification of Warranty coverage, Tremco shall at its option, either refund the purchase price of, or provide materials sufficient to replace, that portion of the Vulkem Deck Coatings that are not in compliance with the terms of this Warranty.

Tremco's obligations and Owner's rights under this Warranty shall be void if:

- the Vulkem Deck Coatings are repaired or altered by persons not authorized or approved in writing by Tremco; and/or
- the Vulkem Deck Coatings are ruptured, cracked or otherwise damaged by any misuse or abnormal use or conditions, including but not limited to, acts of vandalism, terrorism or war, snow plowing, natural disasters, industrial truck or heavy equipment traffic, building alterations or structural defects, surface scaling or spalling of underlying concrete or substrates or any cause other than defects in the Vulkem Deck Coatings as manufactured and supplied by Tremco; and/or
- (iii) the Owner fails to properly maintain the Vulkem Deck Coatings in accordance with Tremco instructions during the Warranty term or fails to comply with its notice or other obligations set forth herein.

Tremco makes no warranty with respect to appearance or color.

Tremco's obligations under this Warranty shall only become effective upon receipt of full payment for all Vulkem Deck Coatings and related materials supplied on the Project. Any delay in Tremco's receipt of full and final payment shall not extend the Warranty term

This Warranty is issued to the above-named Owner and is transferable with the written consent of an authorized representative of Tremco. No representative of Tremco has the authority to make any representations or provisions except as stated herein





CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/05/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s)

| this certificate does not confer rights to the certificate holder in lieu | of such end | lorsement(s |). | require an endorsemen | ii. A si | atement on | | |
|---|----------------|--|---------------------------------|---|----------|------------|--|--|
| PRODUCER | CONTA | CONTACT NAME: Martha Rivero | | | | | | |
| USA GENERAL INSURANCE | | PHONE (A/C, No, Ext): (305) 386-3305 FAX (A/C, No): (888) 330-1123 | | | | | | |
| 13631 SW 26st | | E-MAIL ADDRESS: gretell@usageneralinsurance.com | | | | | | |
| | 7.00 | INSURER(S) AFFORDING COVERAGE NAIC # | | | | | | |
| Miami FL 33175 | INSURE | INSURER A: PENN AMERICA INSURANCE COMPANY | | | | | | |
| INSURED | | INSURER B: | | | | | | |
| CAC GROUP INVESTMENTS LLC /CARLOS GAITAN | INSURE | INSURER C: | | | | | | |
| 12879 SW 62 LN | | INSURER D: | | | | | | |
| | | INSURER E : | | | | | | |
| Miami FL 33183 | | INSURER F: | | | | | | |
| COVERAGES CERTIFICATE NUMBER: | | | | REVISION NUMBER: | | | | |
| THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOV INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITIONS OF SUCH PERTAIN, THE INSURANCE AFF EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HISSE | TION OF AN | Y CONTRACT THE POLICIE REDUCED BY | OR OTHER S DESCRIBE PAID CLAIMS | DOCUMENT WITH RESPE | | | | |
| LTR TYPE OF INSURANCE INSD WVD POLICY NUMBI | ER | POLICY EFF (MM/DD/YYYY) | POLICY EXP (MM/DD/YYYY) | LIMIT | s | | | |
| COMMERCIAL GENERAL LIABILITY | | | | EACH OCCURRENCE | \$ 1,00 | 0,000 | | |
| CLAIMS-MADE X OCCUR | | | | DAMAGE TO RENTED PREMISES (Ea occurrence) | s 100, | 000 | | |
| | | | | MED EXP (Any one person) | \$ 5,00 | 0 | | |
| A PAV0334595 | | 09/24/2021 | 09/24/2022 | PERSONAL & ADV INJURY | s 1,00 | 0,000 | | |
| GEN'L AGGREGATE LIMIT APPLIES PER: | | | | GENERAL AGGREGATE | \$ 2,00 | 0,000 | | |
| POLICY PRO- JECT LOC | | | | PRODUCTS - COMP/OP AGG | \$ 2,00 | 0,000 | | |
| OTHER: | | | | | \$ | 18 - 1-1 | | |
| AUTOMOBILE LIABILITY | | | | COMBINED SINGLE LIMIT (Ea accident) | s | 11 11 | | |
| ANY AUTO OWNED SCHEDULED | | | | BODILY INJURY (Per person) | s | | | |
| OWNED AUTOS ONLY AUTOS HIRED NON-OWNED | | | | BODILY INJURY (Per accident) | S | | | |
| AUTOS ONLY AUTOS ONLY | | | | PROPERTY DAMAGE (Per accident) | S | 18 1 | | |
| | | | | | s | | | |
| UMBRELLA LIAB OCCUR | | | | EACH OCCURRENCE | \$ | 18 - 11 | | |
| EXCESS LIAB CLAIMS-MADE | | | | AGGREGATE | s | 14.46 | | |
| DED RETENTIONS | | | | 4. | \$ | | | |
| WORKERS COMPENSATION AND EMPLOYERS' LIABILITY | | | | PER OTH- | | | | |
| ANY PROPRIETOR/PARTNER/EXECUTIVE V/N OFFICER/MEMBER EXCLUDED? | | | | E.L. EACH ACCIDENT | \$ | | | |
| (Mandatory in NH) If yes, describe under | . 1. | | | E.L. DISEASE - EA EMPLOYEE | \$ | | | |
| DESCRIPTION OF OPERATIONS below | | | | E.L. DISEASE - POLICY LIMIT | \$ | 提 走 | | |
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| 2222222 | | | | | | | | |
| DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Se | chedule, may b | e attached if mo | e space is requir | ed) | | | | |
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| CERTIFICATE HOLDER | CANC | ELLATION | | | | | | |
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| | | | | ESCRIBED POLICIES BE OF EREOF, NOTICE WILL | | | | |
| Sunny Isles Beach Building Department | | | | Y PROVISIONS. | JE DEI | EIVENED IN | | |
| 18070 Collins Ave 3rd Floor | | | | | | | | |
| 10070 Collins Ave 3rd Floor | AUTHOR | RIZED REPRESE | NTATIVE | | | | | |
| Suppy Islan Bonch | (| MIL | 20 | | | 17 18 | | |
| Sunny Isles Beach FL 33160 | | 1 | 1 | | | | | |

ACORD 25 (2016/03)

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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

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IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on

| PRODUCER | toti | ie cei | tilicate floider in fleu of s | | | | | 4 | | |
|--|-----------|------------------|---------------------------------|--|--------------------|----------------------------|-------------------------------------|---------|------------|--|
| ACCURATE GROUP | | | | NAMI PHON | IE . | | | | | |
| 8300 West Flagler, Suite 114 | | | | (A/C, No, Ext): 305-226-8727 (A/C, No): 305-226-8767 | | | | | | |
| and the state of t | | | | ADDF | RESS: accurat | e.certificates | @gmail.com | | | |
| Miami | | | | | IN | SURER(S) AFFO | ORDING COVERAGE | | NAIC# | |
| INSURED | | | FL 33144 | INSU | RERA: Weste | rn World Insu | rance Company | 13196 | | |
| | _ | | | INSURER B: State National Insurance Company | | | | | | |
| CAC Group Investments LI | .C | | | INSURER C: | | | | | | |
| 12879 SW 62 Lane | | | | INSURER D: | | | | | | |
| | | | | | INSURER E : | | | | | |
| Miami | | | FL 33183- | INSUR | RER F : | 40 | | | | |
| COVERAGES CE | RTIF | ICATI | E NUMBER: | | | | DEVISION NUMBER | | | |
| THIS IS TO CERTIFY THAT THE POLICIE INDICATED. NOTWITHSTANDING ANY PROPERTY OF THE POLICIE INDICATED. | S OF | INSU | RANCE LISTED BELOW HA | AVE BE | EN ISSUED T | O THE INSUE | REVISION NUMBER: | THE DO | LION DEDUC | |
| INDICATED. NOTWITHSTANDING ANY F CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH NSR | DED | TAIL | THE INCHES | | III CONTINAC | I OK OTHER | DOCUMENT WITH RES | PECT TO | WHICH THIS | |
| NSR LTR TYPE OF INSURANCE | ADD | LSUBR | 1 | BEEN | POLICY EFF | FAID CLAIMS |). | | | |
| COMMERCIAL GENERAL LIABILITY | INSE | WVD | POLICY NUMBER | | (MM/DD/YYYY) | POLICY EXP (MM/DD/YYYY) | LII | MITS | | |
| | | | | | | | EACH OCCURRENCE | \$ 1,0 | 00,000 | |
| CLAIMS-MADE OCCUR | | | | | | | DAMAGE TO RENTED \$ 100 | | ,000 | |
| Α | | | | | | | MED EXP (Any one person) | \$ 5,00 | | |
| | | | NPP8698760 | | 09/04/2020 | 09/04/2021 | PERSONAL & ADV INJURY | | | |
| GEN'L AGGREGATE LIMIT APPLIES PER: | | | | | 7 - 1 - | | GENERAL AGGREGATE \$ 2,00 | | | |
| POLICY JECT LOC | | | | | | | | | 00,000 | |
| OTHER: | | | 1 | | | | THE BOOTS OOM FOR AGO | \$ | 70,000 | |
| AUTOMOBILE LIABILITY | | | | | | | COMBINED SINGLE LIMIT (Ea accident) | \$ | | |
| ANY AUTO | | | | | | | BODILY INJURY (Per person) | - | | |
| OWNED SCHEDULED AUTOS ONLY | | | 0 10 6 | | | BODILY INJURY (Per acciden | | - | | |
| HIRED NON-OWNED AUTOS ONLY | | | | | | | PROPERTY DAMAGE | 7 - | | |
| | | | | | | | (Per accident) | \$ | | |
| UMBRELLA LIAB OCCUR | | | | | | | | \$ | | |
| EXCESS LIAB CLAIMS-MADE | | | | | | | EACH OCCURRENCE | \$ | | |
| DED RETENTION\$ | - I | | | | | - | AGGREGATE | \$ | | |
| WORKERS COMPENSATION | | | | | | | DED OTH | \$ | | |
| AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE | | | | | | | PER OTH- STATUTE ER | | | |
| OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below | N/A | NXTU39JE8O-00-WC | - (| 07/01/2021 | 07/01/2022 | E.L. EACH ACCIDENT | \$ 1,00 | 0,000 | | |
| | | | | | | E.L. DISEASE - EA EMPLOYE | E \$ 1,00 | 0,000 | | |
| | | | | | | | E.L. DISEASE - POLICY LIMIT | \$ 1,00 | 0,000 | |
| | | | | | | | | | 1 | |
| | | | | | | | | 8 | | |
| ESCRIPTION OF OPERATIONS (1.000 PROVIDENCE | | | | | | - | | | | |
| ESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC | LES (A | CORD | 101, Additional Remarks Schedul | le, may b | e attached if more | space is require | ed) | | | |
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| ERTIFICATE HOLDER | | | | CANC | ELLATION | | | | | |
| | - Comment | | T | CANC | ELLATION | | | | | |
| | | | | SHO | ULD ANY OF T | HE AROVE DE | SCRIBED POLICIES BE | CANOFIL | | |
| | | | | INE | EXPIRATION | DATE THE | REOF. NOTICE WILL | BE DE | IVERED IN | |
| Insured's Copy | | | | ACC | ORDANCE WIT | H THE POLICY | PROVISIONS. | | | |
| | | | | | | | | | | |
| | | | | AUTHORIZED REPRESENTATIVE | | | | | | |
| | | | | 11 | 2000 | | | | | |
| | | | | U | West - | | | | | |

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CAC GROUP INVESTMENT LLC, 15 YEARS LIMITED SYSTEM WARRANTY

Subject to the conditions and limitations set forth herein, CAC GROUP INVESTMENT LLC, warranty that when using TREMCO custom construction products, waterproofing Vulkem 350NF, will not disbond for a period of 15 years from the date of installation. When installed in accordance with the recommended installation by CAC GROUP INVESTMENT LLC, and used in a residential environment, CAC GROUP INVESTMENT LLC, will guarantee the tile and grout against cracking for a period 15 years. All warranties must be fully registered and signed by an officer of CAC GROUP INVESTMENT LLC.

EXCLUSIVE REMEDY

The custom-Building products must be properly applied, using approved materials as enumerated in CAC GROUP INVESTMENT LLC. Specifications, all applicable building code regulations and applicable industry. All custom-building products must be installed in accordance with the written guidelines and specifications. For any valid claim presented under this warranty, CAC GROUP INVESTMENT LLC, will supply owner whit materials and labor necessary to replace the specific portion of the installation that is proven to be defective. Due to product availability, CAC GROUP INVESTEMENT LLC, cannot guarantee an exact match to be specific tile or stone used for installation. CAC GROUP INVESTMENT LLC will not pay more for the replacement that original per square foot purchase price of the portion being replaced. Any such labor and materials provided hereunder will be subject to the provisions of the warranty during the original 15-years warranty period. All warranties must be fully registered and signed by officer of CAC GROUP INVESTMENT LLC.

EXCLUSIONS

CAC GROUP INVESTMENT LLC. Is not responsible for structural failure or workmanship not its accordance with manufacturer's instructions and the applicable industry standards. CAC GROUP INVESTMENT LLC. Is not liable for losses due to delays or any other consequential damages. This warranty is not transferable.

WARRANTY DISCLAIMED- THE WARRANTY STATED ABOVE IS IN PLACE OF ALLA OTHER WARRANTIES, EXPRESS OR IMPLIED TO THE EXTENT OF THE LAW, CAC GROUP INVESTMENT LLC, EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES INCLUDING WARRANTIES OF MERCGABIBILY AND FITNESS FOR A PARTICULAR PURPOSE, ALTHOUGHT CAC GROUP INVESTMENT LLC, MAY HAVE SUGGESTED THW PRODUCT OR DEVELOPED THE PRODUCT AT REQUEST OF THE OWNER AND/OR APPLICATOR, IT IS RESPONSIBILITY OF THE OWNERAND/OR APPLICATOR TO TEST AND DETERMINE THE SUITABLE OF THE PRODUCT FORT THE INTENDED USE AND PUPORSE, AND THE OWNER AND/OR APPLICATOR ASSUMES ALL RISK AND LIABILITY WHATSOVER REGARDING SUCH SUITABILITY.

LIMITATION OF REMEDIES AND DAMAGER- THE REPAIR/REPLACEMENT REMEDY STATED IN THIS WARRANTY TAKES THE PLACE OF ALL OTHER REMEDIES AGAINST CAC GROUP INVESTMENT LLC. AND IS THE ONLY REMEDY AGAINST CAC GROUP INVESTMENT LLC., BE LIABLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING LOST PROFITS) ARISING OUT OF OR CONNECTED TO THE PRODUCTS OR THE SYSTEM, OR TO ANYT USE OR MISUSE OF THE PRODUCTS OR THE SYSTEM, REGARDLESS OF ANY STRICT LIABILITY OR NEGLIGENCE OF CAC GROUP INVESTMENT LLC. AND REGAEDLESS OF THE LEGAL THEORY (CONTRACT, TORT OR OTHER) USED TO MAKE A CLAIM. IN NO EVENT WILL CAC GROUP INVESTMENT LLC. BE OBLIGATED TO PAY DAMAGES. IN ANY AMOUNT EXCEEDING THE ORIGINAL PRICE OF THE PRODUCTS SHOWN TO BE DEFECTIVE. FOR CUSTOMER RELATION PURPOSEM CAC GROUP INVESTMENT LLC. MAY IN ISTS SOLE DISCRETIONS CHOOSE TO MAKE SOME EFFORTS BEYOND ITS LEGAL OBLIGATIONS. SUCH ADDITIONAL EFFORTS EILL NOT IN ANY WAY CHARGE LIMIRATIONS OF REMEDIES, AND DAMAGES STATED IN THIS PARAGRAPH OR EXTEND OR CHANFES THIS WARRANTY, PRIOR TO PURSUING ANY LEGAL REMEDY, ANY CLAIMS, DISPUTES, DIFFERENCES OR DISAGREEMENTS BETWEEN CAC GROUP INVESTMENT LLC. AND THE OWNER, ARISING OUT OF OR RELANTIG TO THIS EARRANTY, WHICH CANNOT BE AMICABLE SETTLED, WILL BE SUBMITTED FOR SETTLEMENT. BY ARBITRATION UNDER THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION THEN IN EFFECT.

Warranty claims. Owner shall notify CAC GROUP INVESTMENT LLC., in writing, within 15 days of discovery of the alleged defect in the products covered this warranty. Owner will provide CAC GROPU INVESTMENT LLC. Whit reasonable opportunity to review and investigate the alleged defect. For any warranty claim that is not valid. Owner will pay CAC GROPU INVESTMENT LLC, reasonable charges, including travel and labor, associated with investigation of such claim. Mail written claims to the following address:



786-306-4514

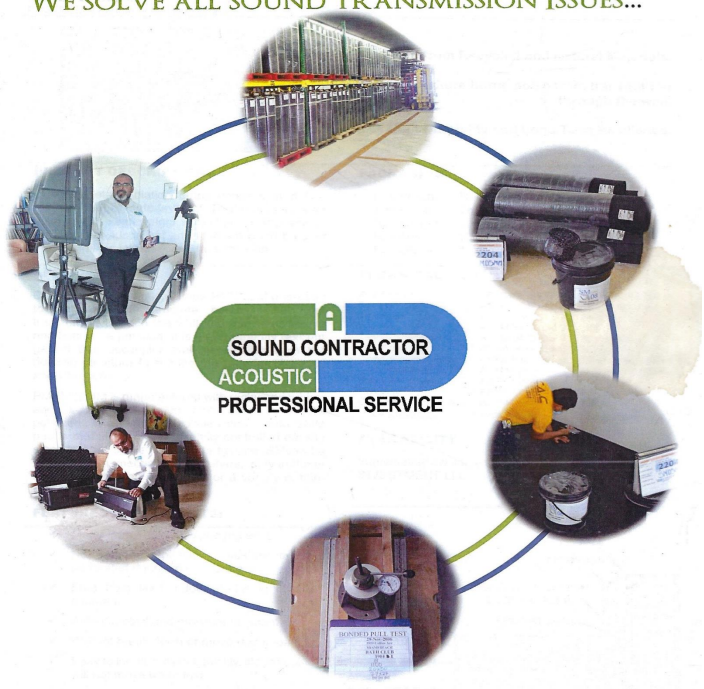
786-285-600







WE SOLVE ALL SOUND TRANSMISSION ISSUES...



WE HAVE THE SOLUTION