WARRANTY

terms and conditions

This warranty includes wholly owned entities including:
Austral Bricks (Qld) Pty Ltd ABN 62 125 934 858
Austral Bricks (Tasmania) Pty Ltd ABN 14 009 501 053
Austral Bricks (Vic) Pty Ltd ABN 64 125 934 867
Austral Bricks (WA) Pty Ltd ABN 34 079 711 603
J. Hallett & Son Pty Ltd (SA) ABN 40 007 870 779
The Austral Brick Co Pty Ltd (NSW) ABN 52 000 005 550

The Company warrants (express warranty) that its bricks are:
(a) manufactured and tested to Australian Standards;
(b) fit for all of the purposes for which goods of this kind are
commonly supplied (“intended purpose”); and
(c) compliant with the relevant Building Code for a period of
100 years from date of original purchase, and colourfast and
durable for the lifetime of the Bricks.

If this warranty is breached the Company will, at the Company’s
cost, resupply to you the bricks which do not meet the warranty.

This warranty extends only to:
• defects occurring in materials and/or workmanship where the
Bricks are used for their intended purpose; and
• Bricks where the grade selected is appropriate for the intended
purpose; and
• Bricks laid in compliance with all relevant
Building Codes, Regulations and Australian Standards.

This warranty is not applicable outside Australia. Claims under
this warranty must be submitted in writing to:
Brickworks Building Products Pty Limited
738 to 780 Wallgrove Road Horsley Park NSW 2175

To discuss your warranty or for technical support please call
132742 or visit australbricks.com.au

To validate a warranty claim the claimant must notify the
Company of the issues with the product and allow the Company
reasonable access to the property to (at the Company’s cost)
inspect and test the product being claimed under this warranty
to assess the nature of the issues with the product.

Reasonable evidence of the date of your original purchase must
be provided to qualify for these warranties. The original sales
receipt is your best proof of purchase.

These warranties do not cover:
• to the extent permissible by law (and subject to any liability
under the Australian Consumer Law which cannot be
excluded), consequential damage (whether structural or
otherwise) or failure due to accidental damage, impact, misuse
or negligence of any third party;
• inappropriate choice of product grade;
• slight variations in product colour – variations in colour and
shade are inherent in fired clay products;
• bricks that are damaged by cleaning;
• installation or use of Bricks other than in accordance with
relevant Building Codes, Regulations and Australian Standards;
• Bricks that are re-used;
• damage arising out of any ‘force majeure’ event
including but not limited to earthquake, flood, act
of God or war; or
• damage arising out of extreme conditions
including ingress of higher than normal levels of salts,
sandstorms, repeated sub-zero temperatures, severe marine
environments.

All costs of disposal, re-installation, cartage, freight, kilometre
expenses and insurance associated with these warranties are to be
paid by the claimant and will not be reimbursed by the Company.

To the extent permitted by law, all other warranties whether
implied or otherwise, are excluded and the Company is not liable
in contract, tort (including, without limitation, negligence or
breach of statutory duty) or otherwise to compensate you for:
• any increased costs or expenses;
• any loss of profit, revenue, business, contracts or anticipated
savings;
• any loss or expense resulting from a claim by a third party; or
• any special, indirect or consequential loss or damage of any
nature whatsoever caused by the Company’s failure in
complying with its obligations.
Australian Consumer Law – Goods of a type not ordinarily acquired for personal, domestic or household use or consumption

The following statement applies if the supply of the bricks to you is a supply to a consumer as defined in the Australian Consumer Law of goods of a type not ordinarily acquired for personal, domestic or household use or consumption. In this statement, ‘Our’ means ‘the Company’, and ‘goods’ means ‘bricks’.

To the extent permitted by law, if the express warranty has been breached and the goods are of a type ordinarily acquired for personal, domestic or household use or consumption then the Company’s liability under the express warranty is limited to the Company at its option doing one of the following:

• resupplying to you bricks or the supply of equivalent products; or
• paying the cost to you of acquiring equivalent products.

Australian Consumer Law – Goods of a type ordinarily acquired for personal, domestic or household use or consumption

The following statement applies if the supply of the bricks to you is a supply to a consumer sale as defined in the Australian Consumer Law and the goods are goods of a kind ordinarily acquired for personal, domestic or household use or consumption. In this statement, ‘Our’ means ‘the Company’, and ‘goods’ means ‘bricks’:

Our goods come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and for compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.

The benefits given to you by our express warranty are in addition to other rights and remedies under a law provided that your other rights at law operate only to the extent to which they have not been validly excluded by our express warranty.