

BOOK WARRANTY SOUNDPROOF

BUILDING:

177 OCEAN DRIVE KEY BISCAYNE APARTAMENT:

1002

CAC GROUP INVESTMENT, LLC







SERVICE:

SOUNDPROOF

BUILDING: 177 OCEAN DRIVE KEY BISCAYNE ADDRESS:

APARTMENT:

AREA SQ.FT.: MATERIAL: CONTRACTOR:

1500ACOUSTIC 3/8



CAC GROUP INVESTMENTS, LLC 5403 NW 72nd AVE. MIAMI FL 33166

(786)2856005

PICTURE BUILDING: BISCAYNE APTO: 1002





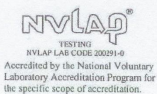








Laboratory



Page 1 of 5

TEST REPORT

for

CAC Group Investment LLC

12879 SW 62 Lane Miami, FL 33183 Carlos Gaitan / 786-285-6005

Impact Sound Transmission Test

ASTM E 492 - 09 (2016) / ASTM E 989 - 06 (2012)

On

8 Inch (203 mm) Concrete Slab Floor- Ceiling Assembly Overlaid Ceramic Tile and SoundMiami SM12MM Rubber Underlayment

Report Number: NGC 7017446

Assignment Number: G-1551

08/24/2020 Test Date:

Report Revision Date: 08/27/2020

Submitted by:

Anthony J. Rivers

Test Technician

Reviewed by:

Roboti I. Menchetti

Director

The results reported above apply to specific samples submitted for measurement. No responsibility is assumed for performance of any other specimen. The laboratory's accreditation or any of its test reports in no way constitute or imply product certification, approval, or endorsement by NVLAP, NIST or any agency of the Federal Government. This report may not be reproduced except in full, without written approval of the laboratory.

1650 Military Road • Buffalo, NY 14217-1198 (716) 873-9750 • Fax (716) 873-9753 • www.ngctestingservices.com



Acoustical Testing Laboratory



TESTING
NVLAP LAB CODE 200291-0
Accredited by the National Voluntary
Laboratory Accreditation Program for
the specific scope of accreditation.

Page 1 of 5

TEST REPORT

for

CAC Group Investment LLC

12879 SW 62 Lane Miami, FL 33183 Carlos Gaitan / 786-285-6005

Sound Transmission Loss Test

ASTM E 90 - 09 (2016) / E 413 - 16

On

8 Inch (203 mm) Concrete Slab Floor- Ceiling Assembly Overlaid Ceramic Tile and SoundMiami SM12MM Rubber Underlayment

Report Number: NGC 6038921

Assignment Number: G-1764

Test Date: 24/208/2020

Report Revision Date: 27/08/2020

Submitted by:

Anthony J. Rivers Test Technician

Teat Term

Reviewed by:

Robert J. Menchetti

Director

The results reported above apply to specific samples submitted for measurement. No responsibility is assumed for performance of any other specimen. The laboratory's accreditation or any of its test reports in no way constitute or imply product certification, approval, or endorsement by NVLAP, NIST or any agency of the Federal Government. This report may not be reproduced except in full, without written approval of the laboratory.

1650 Military Road • Buffalo, NY 14217-1198 (716) 873-9750 • Fax (716) 873-9753 • www.ngctestingservices.com



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

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 endo

305-2	226-8767
	NAIC #
	13196
- Salame Inc.	22608
- 1	
HE POL CT TO O ALL	LICY PERIO WHICH THI THE TERMS
S	
OCCURRENCE \$ 1,00 SE TO RENTED SES (Ea occurrence) \$ 100,	
\$ 100,	
\$ 5,000	
-	0,000
\$ 2,000	0,000
	0,000
\$	
\$	
\$	
\$	
\$	
\$	
\$	
\$	*1
\$	
\$ 1,000	0,000
\$ 1,000	0,000
1,000	0,000
NCELLE E DELI	ED BEFORE IVERED IN
	L.
	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

ACORD 25 (2016/03)

© 1988-2015 ACORD CORPORATION. All rights reserved. The ACORD name and logo are registered marks of ACORD



CAC GROUPS INVESTMENT LLC. 15 YEAR LIMITED SYSTEM WARRANTY

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

EXCLUSIVE REMEDY

The custom Building products must be properly applied, using approved materials as enumerated in CAC GROUPS 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 GROUPS INVESTMENT LLC. will supply owner with materials and labor necessary to replace the specific portion of the installation that is proven to be defective. Due to product availability, CAC GROUPS INVESTMENT LLC. cannot quarantee an exact match to the specific tile or stone used for installation. CAC GROUPS INVESTMENT LLC. will not pay more for the replacement than 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-year warranty period. All warranties must be fully registered and signed by officer of CAC GROUPS INVESTMENT LLC.

EXCLUSIONS

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

WARRANTIES DISCLAIMED- THE WARRANTY STATED ABOVE IS IN PLACE OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED TO THE EXTENT OF THE LAW. CAC GROUPS INVESTMENT LLC. EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES INCLUDING WARRANTIES OF MERCHANTIBILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALTHOUGHT CAC GROUPS INVESTMENT LLC. MAY HAVE SUGGESTED THE 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 FOR THE INTENDED USE AND PURPOSE, AND THE OWNER AND/OR APPLICATOR ASSUMES ALL RISK AND LIABILITY WHATSOVER REGARDING SUCH SUITABILITY.

LIMITATION OF REMEDIES AND DAMAGES- THE REPAIR/REPLACEMENT REMEDY STATED IN THIS WARRANTY TAKES THE PLACE OF ALL OTHER REMEDIES AGAINST CAC GROUPS INVESTMENT LLC. AND IS THE ONLY REMEDY AGAINST CAC GROUPS INVESTMENT LLC. AVAILABLE TO OWNER OR ANY OTHER PARTY. IN NO EVENT WILL, CAC GROUPS 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 ANY USE OR MISUSE OF THE PRODUCTS OR THE SYSTEM, REGARDLESS OF ANY STRICT LIABILITY OR NEGLIGENCE OF CAC GROUPS INVESTMENT LLC. AND REGARDLESS OF THE LEGAL THEORY (CONTRACT, TORT OR OTHER) USED TO MAKE A CLAIM. IN NO EVENT WILL CAC GROUPS INVESTMENT LLC. BE OBLIGATED TO PAY DAMAGES, IN ANY AMOUNT EXCEEDING THE ORIGINAL PRICE OF THE PRODUCTS SHOWN TO BE DEFECTIVE. FOR CUSTOMER RELATION PURPOSE, CAC GROUPS INVESTMENT LLC. MAY IN ITS SOLE DISCRETION CHOOSE TO MAKE SOME EFFORTS BEYOND ITS LEGAL OBLIGATIONS. SUCH ADDITIONAL EFFORTS WILL NOT IN ANY WAY CHANGE LIMITATIONS OF REMEDIES, AND DAMAGES STATED IN THIS PARAGRAPH OR EXTEND OR CHANGE THIS WARRANTY, PRIOR TO PURSUING ANY LEGAL REMEDY, ANY CLAIMS, DISPUTES, DIFFERENCES OR DISAGREEMENTS BETWEEN CAC GROUPS INVESTMENT LLC. AND THE OWNER, ARISING OUT OF OR RELATING TO THIS WARRANTY, 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 GROUPS INVESTMENT LLC., in writing, within 15 days of discovery of the alleged defect in the products covered this warranty. Owner will provide CAC GROUPS INVESTMENT LLC. with reasonable opportunity to review and investigate the alleged defect. For any warranty claim that is not valid, Owner will pay CAC GROUPS INVESTMENT LLC. reasonable charges, including travel and labor, associated with investigation of such claim. Mail written claims to the following address:

