Contract Quick Reference Guide

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General Contract Information with Endorsements

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Toll Free #: 303-468-9564 or 855-275-2875 DECLARATIONS PAGE

Claims Administrator:

ARMIS, LLC

14033 Denver West Pkwy Suite 200, Lakewood, CO 80401

Contract #: \$\$SAMPLE

CONTRACT HOLDER (YOU & YOUR)

[Customer Name]
[Mail Address]

[Mail City], [MAIL STATE] [Mail Zip]

PROPERTY ADDRESS FOR COVERAGE:

[CUSTOMER FULL ADDRESS]

MyHome Protection 500 Lake Cook Rd, Ste 35

Deerfield, IL 60015 800-771-2698

SELLER

OBLIGOR (WE, US, OVR)

ARMIS, LLC

14033 Denver West Pkwy Suite 200, Lakewood 20 80401 303-468-9564 or 855-275-2875

PLAN INFORMATION

Coverage Plan: [PLAN NAME]
Term Period: [MONTHS] Months

Contract Effective Date: [mm/dd/yyyy]

Expiration Date: [mm/dd/yyyy]

Service Fee: \$[__._]

WAITING PERIOD: YOUR BREAKDOWN COVERAGE begins days after

the Contract Effective Date.

Cancel Fee: \$50

Property Size: <2,500 sq. ft.

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PLAN INFORMATION (continued)

 Plan Fee:
 \$0.00

 Sales Tax:
 \$0.00

 Total Plan Price:
 \$0.00

 Down Payment:
 \$0.00

 Monthly Payment Amount:
 \$0.00

 Payment Term:
 [##]

Optional Coverages

- ☑ Wine Chillers and/or Wine Room Equipment
- ☑ Pool and/or Spa Equipment
- ☑ Well Pump
- ✓ Water Softener
- ☑ Septic System
- ☑ Guest Unit
- ☑ Guest Home

Mandatory Surcharges

☑ Rental Property if Contract Purchased by Property Owner

LIMIT OF LIABILITY

Total Aggregate Limit of Liability: \$6.09

Home Systems Plan Limit of Liability for each equipment group listed on YOUR Breakdown Coverage Endorsement \$3,000.00.

Air Conditioning including Ductwork (limited to 5-ton unit) \$5,000.00*

Heating including Ductwork (limited to 5-ton soil \$5,000.00*

*Aggregate limit resets each 12-month period based upon YOUR Effective Date

Appliance Plan Limit of Liability for <u>each</u> equipment group listed on YOUR Breakdown Coverage Endorsement: \$2,000.00

Optional Coverages Limit of Liability for <u>each</u> equipment group marked in the Optional Coverages box above: \$2,000.00

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WHAT TO DO WHEN YOU RECEIVE YOUR CONTRACT

- Read the entirety of this CONTRACT. Check YOUR CONTRACT and endorsements for COVERAGE. Not every part of YOUR HOME is covered by this CONTRACT.
- Verify that the information about YOU and YOUR HOME as provided on the DECLARATIONS PAGE is accurate.
- Immediately contact the SELLER listed on the DECLARATIONS PAGE if any information is incorrect.

HOW TO FILE A CLAIM

- STARTING A CLAIM: In the event of a BREAKDOWN, take immediate action to prevent further damage to YOUR COVERED EQUIPMENT. This CONTRACT will not cover repairs for damage caused by continued operation after a BREAKDOWN has occurred.
- 2. **CONFIRMATION OF COVERAGE:** Contact US using the Claims Phone Number provided below and on the DECLARATIONS PAGE, or file online at armishome.com as soon as a BREAKDOWN is discovered and prior to expiration of the CONTRACT PERIOD. WE will provide for the repair or replacement of COVERED EQUIPMENT, owned by YOU, after the WAITING PERIOD, resulting from BREAKDOWN, subject to the Whoits of liability.
 - a. WE will not provide service unless all PLAN FEES are current.
 - b. WE will not provide service if YOU are the WAITING PERIOD.
 - c. WE must authorize repairs before any service is performed. Costs for any repairs that are not authorized by US are YOUR responsibility.
- 3. AUTHORIZED SERVICE PROVIDER: Once OVERAGE has been confirmed by US, WE will direct YOU to contact an AUTHORIZED SERVICE PROVIDER subject to the limitations described in this section. WE will provide payment directly to the AUTHORIZED SERVICE PROVIDER for any authorized repair or replacement services, in accordance with the CONTRACT terms and the applicable limits of liability on YOUR DECLARATIONS PAGE and in the Limit of Liability endorsement.

- a. The Administrator will consider a request for service to be an emergency only if, in their opinion, the BREAKDOWN renders YOUR home uninhabitable such as a failure of air conditioning in extreme heat or failure of heating system in periods of extreme cold or electrical arching or running water that cannot be shut off. Appliance failure is not considered an emergency. In the event of an Emergency outside normal business hours that involves loss of heating, cooling, plumbing or a substantial loss of electrical service or any other covered condition which renders a dwelling uninhabitable it will be considered a temporary emergency condition. You should take all reasonable steps, including, but not limited to, vacating the premises and contacting the proper authority if necessary and then notify US at the toll free number provided to YOU in this CONTRACT. If YOU believe that YOUR circumstances require service sooner than the days mentioned above, YOU must make the request for emergency repairs and provide an explanation for emergency repairs. WE will determine what repairs constitute an emergency, based on your explanation to US, and will make reasonable efforts to expedite emergency service. If YOU request US to perform non-expergency service outside of normal business hours, YOU will be responsible for payment of additional fees and/or overtime charges.
- b. WE will accept YOUR request to expedite scheduling of non-emergency service. If the AUTHORIZED SERVICE PROVIDER agrees to expedite scheduling of a non-emergency service request, YOU may be required to pay an additional fee to the AUTHORIZED SERVICE PROVIDER.
- c. WE reserve the right to obtain a second opinion at OUR expense. If WE inform YOU that the BREAKDOWN'S not covered under this CONTRACT, YOU have the right to request a second opinion. YOU must ask US for a second opinion from another AUTHORIZED SERVICE PROVIDER within seven (7) days from OUR informing YOU the BREAKDOWN is not covered. If the outcome of the second opinion is different than the first opinion, WE may decide whether to provide COVERAGE under this CONTRACT. If YOU request a second opinion, YOU will be responsible for the payment of any additional service fees if the outcome of the second opinion is the same as the initial opinion.
- d. WE have the right, but not the responsibility, to select the AUTHORIZED SERVICE PROVIDER to perform the service.
 - i. If WE choose the AUTHORIZED SERVICE PROVIDER, they will contact YOU to schedule YOUR service appointment. The appointment will be scheduled for service to be performed during normal business hours.
 - ii. All AUTHORIZED SERVICE PROVIDERS must be properly licensed and/or certified according to State law for the type of service being provided. Payment will only be made to legally registered businesses that are routinely engaged in repairs of like COVERED EQUIPMENT and/or systems.

- 4. REPAIRS AND REPLACEMENTS: Anytime YOUR COVERED EQUIPMENT is to be repaired or replaced according to the terms of this CONTRACT, WE have the option of:
 - a. Repairing the COVERED EQUIPMENT. Replacement parts for repair service will be, at OUR sole discretion, new, refurbished, rebuilt, or non-manufacturer's parts that perform to factory specifications.
 - b. Replacing the COVERED EQUIPMENT with like kind and quality and of comparable performance. If WE replace YOUR COVERED EQUIPMENT, the following may apply:
 - i. Technological advances may result in a replacement equipment with a lower selling price than the original;
 - ii. Replacement equipment and parts may be new or refurbished, at OUR sole discretion, which meet the manufacturer's specifications. WE are not responsible for matching dimensions, brand, or color; and
 - iii. COVERED EQUIPMENT and parts which are replaced become OUR property except where prohibited by law. Reimbursing YOU for replacement of the COVERED EQUIPMENT's current market value, as determined by US, not to exceed the original purchase price including taxes.
 - iv. If a particular/repair or replacement fails within sixty (60) days of such repair YOU will not be charged a SERVICE FEE for the subsequent repair.
- 5. PAYMENT: OUR cash payment policies and procedures:
 - a. YOU will pay the DEDUC NELE amount listed on the DECLARATIONS PAGE to the AUTHORIZED SERVICE PROVIDER.
 - b. If the combined cost of diagnosis and repair or replacement is estimated to exceed CONTRACT limit of liability. WE will not provide repair or replacement services, but will pay an amount equal to the limit of liability minus any amounts paid by US to AUTHORIZED SERVICE PROVIDERS to diagnose the BREAKDOWN.
 - c. Instances beyond OUR control may prevent US from providing a repair or replacement of a COVERED EQUIPMENT. In these instances, WE will provide YOU a cash payment in lieu of the repair or replacement services. The amount will be based on what a consumer without this CONTRACT would pay after negotiating the best price for such services in YOUR area. These instances are when, including, but not limited to:
 - i. following a response to a covered BREAKDOWN, COVERED EQUIPMENT would remain non-compliant with applicable laws, regulations or code requirements;
 - ii. COVERED EQUIPMENT is subject to a manufacturer's recall for a defect unrelated to the covered BREAKDOWN; or
 - iii. COVERED EQUIPMENT is not repairable, and a replacement COVERED EQUIPMENT is no longer available.

- d. In some instances, WE may offer YOU the option of accepting cash in lieu of repair or replacement services. This offered amount is based on what WE would expect to pay (which may be substantially less than retail cost) for parts and labor for COVERED EQUIPMENT less the incurred cost of the AUTHORIZED SERVICE PROVIDER'S diagnosis. WE are not obliged to extend such an offer, and YOU are under no obligation to accept such an offer. If YOU accept such an offer, YOU are required to repair the COVERED EQUIPMENT or provide a new replacement and send the acceptable proof of YOUR actual itemized costs to US before any reimbursement will be paid.
- e. Payment for taxes related to parts and/or labor shall be determined by the tax code(s) where the repairs are performed.
- f. In the event of an approved COVERED EQUIPMENT repair or replacement, WE will pay, subject to the limit of liability, the cost to:
 - i. Dismantle and remove defective COVERED EQUIPMENT; and
 - ii. Recapture, reclaim and dispose of refrigerant, when applicable.
- 6. YOUR RESPONSIBILITIES: To receive service under this CONTRACT, YOU agree to comply with the following conditions.
 - a. YOU are responsible for providing maintenance of COVERED EQUIPMENT as specified by the manufacturer local regulations, ordinances, and statutes, if requested by US, YOU will provide records of maintenance and repair.

 - b. Provide a copy of original purchase receipts when requested.
 c. Provide information about the eyenptons and causes of any issues with the COVERED EQUIPMENT, including pictures when requested.
 - d. Respond to requests for information about the COVERED EQUIPMENT. including, but not limited to, serial purpoer, model, any error messages displayed, any actions taken before the BREAKDOWN occurred and any steps taken to resolve the BREAKDOWN.
 - e. YOU will be in breach of this CONTRACTINYOU threaten to harm or actually harm:
 - i. The safety or well-being of either an ADMINISTRATOR or AUTHORIZED SERVICE PROVIDER employee; or
 - ii. Any property of OUR's or the AUTHORIZED SERVICE PROVIDER.

DEFINITIONS

The following terms have specific meaning when capitalized and used within this CONTRACT:

- ADMINISTRATOR, WE, US, OUR: the party that administers this CONTRACT. The ADMINISTRATOR'S contact information is provided on the DECLARATIONS PAGE of this CONTRACT. This is who YOU contact for all BREAKDOWNS, CONTRACT cancellation requests and any other questions regarding YOUR CONTRACT.
- AUTHORIZED SERVICE PROVIDER: a legally registered business who is routinely engaged in the repair of COVERED EQUIPMENT for the type of service required.
- 3. **BREAKDOWN:** inoperability of YOUR COVERED EQUIPMENT due to defects in material or wear and tear from proper use.
- 4. **CONTRACT:** service CONTRACT COVERAGE YOU have purchased from the SELLER, as listed on the DECLARATIONS PAGE, and includes the DECLARATIONS PAGE, General Contract Information and Endorsements.
- 5. **CONTRACT HOLDER, YOU, YOUR:** the CONTRACT purchaser named as the CONTRACT HOLDER on the DECLARATIONS PAGE.
- COVERAGE: the COVERAGE YOU have purchased as provided by the CONTRACT.
- 7. COVERAGE PERIOD: The CONTRACT begins on the CONTRACT Effective Date as indicated on the DECLARATIONS PAGE and will continue until the expiration date as shown on the DESLARATIONS PAGE. Please refer to the Contract Period and Coverage Eligibility Period endorsement for details. This CONTRACT is not guaranteed to be renewable.
- 8. **COVERED EQUIPMENT:** Home appliances or systems covered by the CONTRACT and listed on the Breakdown Coverage endorsement and installed for within the confines of the of the HOME of a primary garage.
- 9. **DECLARATIONS PAGE:** the page of this CONTRACT, titled "DECLARATIONS PAGE," that specifies YOUR information, SELLER information, COVERED EQUIPMENT, and other key information specified YOUR CONTRACT.
- 10. **SERVICE FEE**: The amount of the SERVICE FEE is listed on YOUR DECLARATIONS PAGE. YOU are required to pay a SERVICE FEE for each service request YOU submit to US.
- 11. **GUEST HOME:** a detached non-commercial secondary structure that is less than 750 square feet with its own living area, kitchen, bathroom, and separate entrance that shares the same land lot of a larger, primary dwelling HOME, that is designed for the sole use of guest accommodation and not rented or otherwise used as a separate dwelling.
- 12. GUEST UNIT: an internal non-commercial structure within a HOME that is less than 750 square feet and includes its own independent living facilities. These living facilities include areas for sleeping, cooking, and sanitation, and is designed for the sole use of guest persons on the premises and not rented or otherwise used as a separate dwelling. The GUEST UNIT may have a separate exterior entrance or an entrance to an internal common area accessible to the outside.
- 13. **HOME:** A permanent primary dwelling residence with less than 10,000 square feet that is designed for the habitation and occupancy by a single family or individual.

- 14. OBLIGOR or SERVICE CONTRACT PROVIDER: the party listed on the DECLARATIONS PAGE as the OBLIGOR that is responsible for meeting the obligations provided to perform under this CONTRACT.
- 15. **PLAN FEE:** the total amount due to US for this CONTRACT and listed on the DECLARATIONS PAGE.
- 16. **PRE-EXISTING CONDITION:** any defects or mechanical failures of YOUR COVERED EQUIPMENTS in existence prior to the purchase of this CONTRACT.
- 17. **SELLER:** the company from whom YOU purchased this CONTRACT. SELLER information is provided on the DECLARATIONS PAGE.
- 18. WAITING PERIOD: the period specified on the DECLARATIONS PAGE.

GENERAL EXCLUSIONS

The following items and conditions are not covered by this CONTRACT:

- Routine maintenance: YOU are responsible for providing maintenance of COVERED EQUIPMENT as specified by the manufacturer, local regulations, ordinances, and statutes. If requested by US, YOU will provide records of maintenance and repair.
- maintenance and repair.

 2. Any dwelling on a property that is not the HOME and primary garage is not covered, including, but not limited to additional garages, sheds, out buildings.
- 3. GUEST UNITS and GOEST HOMES unless purchased as an optional coverage and is listed on an Optional Coverage endorsement.
- 4. Flues, venting, chimneys, and exhaust lines
- 5. Repair or remediation of cosmetic detects.
- 6. Home management systems.
- 7. Radon monitoring systems, fire sprinkler systems, and solar systems and components.
- 8. Repair, replacement, installation, or modification of any component or part thereof, that has been, or is, determined to be defective by the Consumer Equipment Safety Commission or for which a manufacturer has issued, or issues, a warning, recall, or determination of defect.
- 9. Systems or appliance upgrades, or repairs or replacements required because of:
 - a. malfunction due to missing components, parts, or equipment;
 - b. malfunction due to lack of capacity in the existing system or appliance;
 - c. malfunction due to under or oversized systems in relation to the square footage of the area being heated or cooled;
 - d. changes in any federal, state, or local laws, regulations or ordinances, utility regulations, or building or zoning code requirements, except as otherwise specified in this CONTRACT;
 - e. Rust, corrosion, or sediment related BREAKDOWN that occurs within the first sixty (60) days of the initial plan effective date;

- f. Improper installations, repairs, or modifications; or
- g. Mismatched systems where the indoor and outdoor units were not properly matched to each other in capacity or efficiency for proper operation. (e.g. if you buy an air conditioner, it must operate within the same specifications as your existing systems.)
- 10. BREAKDOWNS covered by an AUTHORIZED SERVICE PROVIDER, manufacturer, distributor, builder, homeowners' policy, extended warranty or other service contract.
- 11. WE are not responsible or liable for performing service, or paying remediation costs, involving hazardous or toxic materials.
- 12. Mold, mildew, bio-organic growth, rot, fungus, or pest damage. WE are not responsible or liable for:
 - a. Damages from such causes;
 - b. Diagnosis, removal or remediation of such conditions; or
 - c. Repairs or replacements necessitated by such causes.
- 13. WE are not responsible or liable for repairs or replacements when the BREAKDOWN is due to:
 - a. Misuse, abuse mistreatment, including but not limited to: removal of parts and damage by people, pests, or pets;
 - b. Accidents, fire, reezing, water damage, electrical failure or surge, or excessive or inadequate water pressure;
 - c. Lightning, mud, earthquake soil movement, storms, or acts of God;
 - d. A manufacturer's improper materials or formulations, a
 - defective manufacturing process or other manufacturing defects.

 e. Computer hardware, software and data caused by viruses, application programs, network drivers, source code, object code or proprietary data, or any support, configuration, installation or reinstallation of any software or data.
- 14. Repair or replacement of commercial grade equipment, systems, or appliances.
- 15. Repair or replacement of rental or leased equipment, systems, or appliances.
- 16. Known or unknown to YOU PRE-EXISTING CONDITIONS.
- 17. Providing access to or closing access from any covered item which is concreteencased or otherwise obstructed or inaccessible.
- 18. Cosmetic defects.
- 19. Repair or replacement due to noise.
- 20. Shared systems and appliances.
- 21. YOU may be charged an additional fee by the AUTHORIZED SERVICE PROVIDER if cranes or lifting equipment are needed to install or remove any equipment; WE are not responsible for such expenses.
- 22. Except as otherwise specified in this CONTRACT, WE are not responsible or liable for:
 - a. Providing or closing access to COVERED EQUIPMENT;
 - b. Costs of construction, carpentry, or other modifications necessary to remove, relocate, or install equipment; or

NO CLAIMS WILL BE PAID WITHOUT PRIOR AUTHORIZATION CALL 303-468-9564 or 855-275-2875

- c. Restoration of any wall or floor coverings, cabinets, counter tops, tilling, paint, or any other collateral fixtures.
- d. Any violations of federal, state and local laws, regulations or guidelines prior to the beginning of the CONTRACT PERIOD and will not perform repairs or replacements that violate any current federal, state and local laws, regulations or guidelines.
- e. Secondary, incidental, and/or consequential loss or damage resulting from the malfunction of any COVERED EQUIPMENT, or an AUTHORIZED SERVICE PROVIDER'S neglect or delay in providing, or failure to provide, repair or replacement of such COVERED EQUIPMENT, including, but not limited to: food spoilage, loss of income, utility bills, additional living expenses, personal and/or property damage.
- f. Damages that result from an AUTHORIZED SERVICE PROVIDER'S service, materials, labor, delay in providing service, delay in parts availability, failure to provide service, negligence, errors, unlawful acts or omissions. WE do not ensure quality and are not liable for the service, labor, workmanship, or materials of the AUTHORIZED SERVICE PROVIDER.

GENERAL PROVISIONS

TRANSFER OF OWNERSHIP

If the COVERED EQUIPMENT changes ownership during the CONTRACT PERIOD, YOU are required to call US using the Customer Service Phone Number on the DECLARATIONS PAGE to transfer COVERAGE to the new owner. Failure to do so may result in no COVERAGE. The following information and documentation are required:

- 1. Proof of ownership transfer
- 2. A completed transfer application, provided by US upon request
- 3. An administrative processing fee of fifty dollars (\$50,00)
- 4. The transfer must be requested within thirty (30) days and completed within forty-five (45) days after the date of transfer of ownership.
- 5. This CONTRACT may not be transferred to another HOME.
- 6. The new CONTRACT HOLDER will be bound by the TERMS AND CONDITIONS set forth in this CONTRACT.

SUBROGATION

YOU agree that WE, after making a claim payment on YOUR behalf, have all rights of subrogation against those who may be responsible for the COVERED BREAKDOWN resulting in such payment. YOU shall do whatever is necessary to secure such rights. YOU will preserve such rights with appropriate actions or inactions. YOU will do nothing to prejudice such rights, and YOU will execute and deliver to US information and documents required to secure or maintain such rights. All amounts not to exceed the total amount paid by US, that are recovered by YOU, for which WE made a payment under this CONTRACT on YOUR behalf to others or YOU or were previously reimbursed by US, is

OUR property and must be forwarded to US within a reasonable time after recovery by YOU.

ASSIGNMENT OF RIGHTS

In addition to the subrogation rights provided above, YOU agree, after WE make any claim payment on YOUR behalf, to assign all rights you may have in any way related to the COVERED BREAKDOWN resulting in such payment. YOU agree that all claims and demands arising from or connected to the COVERED BREAKDOWN are hereby assigned and transferred to US, including but not limited to, class action claims YOU may have against a manufacturer, unless otherwise prohibited by applicable law. YOU will preserve such rights with appropriate actions or inactions. YOU will do nothing to prejudice such rights, and YOU will execute and deliver to US all information and documents required to secure or maintain such rights.

CLAIM REVIEW ESCALATION

YOUR experience matters to us. If YOU believe YOUR claim was wrongfully denied or not properly resolved, YOU may have YOUR claim further reviewed by completing the online form at https://armishome.csm/dispute-resolution within ninety (90) days of the ADMINISTRATOR'S claim vaccion. WE will review YOUR concerns and attempt to contact YOU as soon as possible but no later than three (3) business days to discuss YOUR claim.

ALTERNATIVE DISPUTE RESOLUTION

Please read this section carefully. It in its certain rights YOU have including YOUR right to obtain relief or damages through court action.

OUR goal is to resolve any disputes YOU have as quickly as possible. If YOU have a dispute, YOU may use the Claim Review Escalation process outlined above.

If any legal dispute between YOU and either the ADMHUSTRATOR, the OBLIGOR, or the SELLER (including any affiliated individual or entity) relating to this CONTRACT(including the sale or performance of this CONTRACT) (a "Dispute") is not resolved by the Claim Review Escalation process, YOU, ADMINISTRATOR, OBLIGOR, and/or SELLER may agree to participate in mediation of the Dispute as described below. If any Dispute is not resolved by the Claim Review Escalation process or mediation, or if the parties forego those options, that dispute shall be resolved solely by arbitration. A "Dispute" shall not include any individual or class action initiated or joined by ADMINISTRATOR, OBLIGOR, or SELLER, including actions in the nature of subrogation, against third parties to recover amounts paid relating to product recalls.

To begin arbitration, either YOU, WE, or the SELLER must make a written demand for arbitration to the Better Business Bureau ("BBB") located in Denver, Colorado. Any request for mediation prior to arbitration is optional, but any such request that is made shall also be made through the BBB. The arbitration will take place before a single arbitrator. It will be administered in keeping with the Conditionally Binding Arbitration Rules ("Rules") of the BBB in effect when the claim is filed.

All Disputes must be resolved solely through arbitration, but in the event of litigation involving a Dispute, venue shall be proper solely in the courts of Jefferson County, Colorado. YOU, the ADMINISTRATOR, the OBLIGOR, and the SELLER further agree that any such lawsuits brought in any venue other than the courts of Jefferson County, Colorado shall be promptly dismissed by the associated court for improper venue.

YOU agree that YOU shall not initiate or participate in any class arbitration proceedings, class action lawsuits, or any other type of representative or collective proceedings involving a Dispute. YOU further agree to opt out of any such proceeding initiated by another party. The ADMINISTRATOR, the OBLIGOR, and the SELLER do not agree to participate in any class arbitration proceedings, class action lawsuits, or any other type of representative or collective proceeding involving a Dispute. Thus, YOU, WE, and the SELLER agree that any arbitration proceeding or litigation involving a Dispute will only consider claims involving YOU and this CONTRACT. Claims by, or on behalf of, other individuals will not be arbitrated or litigated in any proceeding involving a Dispute, and the arbitrator in a Dispute will have no authority to address claims involving other individuals.

YOU, the ADMINISTRATOR, the OBLIGOR, and the SELLER also specifically agree to waive the right to trial by jury in any lawsuit involving a Dispute, unless prohibited by law.

YOU, the ADMINISTRATION to OBLIGOR, and the SELLER understand and agree that the inclusion of provisions regarding venue, class-action waiver, jury waiver, or that otherwise address litigation do waive the requirement of mandatory arbitration of all Disputes. YOU, the ADMINISTRATOR the OBLIGOR, and the SELLER understand and agree that the optional Claim Review Escalation Process, optional mediation, and mandatory arbitration are the only dispute resolution options available to either YOU, US, or the SELLER involving a Dispute.

YOU may employ an attorney to represent YOU in any mediation, arbitration or lawsuit involving a Dispute, but are not required to do so The ADMINISTRATOR, the OBLIGOR and/or the SELLER shall not pay YOUR attorney's fees, countiling fees, service fees, or any other litigation-related expenses.

YOU agree that the SELLER is a third-party beneficiary of this Dispute Resolution provision and may invoke the protections set forth in this provision.

BREAKDOWN COVERAGE HOME APPLIANCES PLAN

Endorsement

THIS ENDORSEMENT ATTACHES TO YOUR CONTRACT

WE will pay up to the listed amount on the DECLARATIONS PAGE during the most recent twelve (12) months for any required repair or replacement of any of the covered home appliance categories below. YOU are responsible for payments of any costs in excess of the limit of liability for any required repair or replacement of an appliance in an appliance category and for YOUR DEDUCTIBLE listed on the DECLARATIONS PAGE.

1. REFRIGERATORS:

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to:
 Beverage Dispensers; Coils; Compressor; Condenser; Drain(s); Evaporator; Fan(s); Ice
 Makers; Integral Freezer Units; Switches; Door Seals and Gasket.
- b. COVERAGE DOES NOT INCLUDE: Wine Chillers; Racks; Shelves; Lighting and Handles; Freon; Interior Thermal Shell; Doors; Hinges; Glass; Leveling and Balancing; Audio-Video and Interior Connectivity Components; Food Spoilage; Filters.

2. CLOTHES WASHERS.

- a. COVERAGE INCLUDES: Att internal components and parts including but not limited to: Agitator; Bearings; Circuit Board; Drum; Heater or Heating Element; Lock(s)/Latch; Motor; Pulley(s); Timer; Transmission; Tubs Sensor(s); Valve(s); Water Pump; Door Seals and Gaskets.
- b. COVERAGE DOES NOT INCLUDE: Plastic Mini Tubs; Filter Screens; Soap Dispensers; Knobs and Dials; Doors; Hinges; Glass; Leveling and Balancing; Damage to Clothing or Other Contents.

3. CLOTHES DRYERS:

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to: Baffles; Bearings; Blower; Circuit Board; Coils; Dupr; Hearing Element; Lock(s)/Latch; Motor; Pulley(s); Roller(s); Sensors; Spring(s); Thermostat Timer; Tubs; Door Seals and Gaskets.
- b. **COVERAGE DOES NOT INCLUDE:** Venting; Lint Screens; Knobs and Dials; Doors; Hinges; Glass; Leveling and Balancing; Damage to Clothing or Other Contents.

4. RANGES/OVENS/COOKTOPS/(GAS OR ELECTRIC; BUILT-IN OR FREE STANDING):

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to:
 Baffles; Broiler(s); Burners; Circuit Board; Fan(s); Heating Elements; Ignitor(s); Pilot(s);
 Shutters; Thermostat; Timer; Valves; Vents. Door Seals and Gaskets.
- b. COVERAGE DOES NOT INCLUDE: Clocks, unless it affects the cooking function of the unit; Meat Probe Assemblies; Racks; Baskets; Rollers; Hinges; Handles; Glass; Sensi-heat Burners will only be replaced with standard burners.

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5. **DISHWASHERS**:

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to:
 Circuit Board; Dispenser; Heating Element; Impeller; Lock/Latch; Nozzles; Pump/Motor;
 Sensor(s); Tubs; Upper/Lower Spray Arm/Bar; Valve(s); Door Seals and Gaskets.
- b. COVERAGE DOES NOT INCLUDE: Racks; Baskets; Rollers; Hinges; Handles; Doors; Portable Dishwashers. Damage caused by contents during operation.

6. BUILT-IN MICROWAVE OVENS:

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to: Capacitor; Control Panel; Emitter; Fan(s); Magnetron; Thermostat; Transformer; Turntable Motor; Vent(s). Seals and Gaskets as part of a COVERED REPAIR ONLY.
- b. COVERAGE DOES NOT INCLUDE: Accessory Equipment such as Meat Probe Assemblies; Glass; Trays or Shelves; free standing microwaves; Trim Kits that give the appearance of a Built-In Microwave. If the unit is not classified as a Built-In per the manufacturer there is NO COVERAGE.

7. TRASH COMPACTORS:

a. COVERAGE INCLUDES: All internal components and parts including but not limited to: Compactor Screw/Rod; Compacting Plate/Ram; Drive Chain/Belt; Gear(s); Lock(s)/Latch; Motor; Switches. Seals and Gaskets as part of a COVERED REPAIR ONLY.

8. GARAGE DOOR OPENERS:

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to: Bearing(s); Drurn; Emergency Release; Motor.
- b. COVERAGE DOES NOT INCOUDE: Garage Door; Door Track Assemblies; Hinges; Springs and any other tent that is present when a Garage Door does not have an automatic opener; Sensors, Chairis, Cables, Rollers; Remote receiving and/or transmitting devices.

9. FREE STANDING ICE MAKERS & FREEZERS

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to: Coils; Compressor; Condenser; Drain(s), Evaporator, Fan(s); Switches; Door Seals and Gaskets.
- b. COVERAGE DOES NOT INCLUDE: Racks, Shelves: Lighting and Handles; Freon; Interior Thermal Shell; Doors; Hinges; Glass; Leveling and Balancing; Food Spoilage; Filters.

10. BUILT-IN FOOD CENTERS:

- a. COVERAGE INCLUDES: All internal components and parts including but not limited to: Controls; Fan(s); Motor; Switches.
- b. COVERAGE DOES NOT INCLUDE: Removable accessories.

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BREAKDOWN COVERAGE OPTIONAL COVERAGES

Endorsement

THIS ENDORSEMENT ATTACHES TO YOUR CONTRACT

Optional coverage may be purchased at the beginning of the CONTRACT without inspection. After a CONTRACT is purchased, optional coverage may be purchased given OUR approval. An inspection may be required, at YOUR expense, before optional coverage is approved.

1. WINE ROOM AND WINE CHILLERS:

a. COVERAGE INCLUDES:

Wine Chillers; Wine Room Refrigeration and Humidification Equipment.

b. COVERAGE DOES NOT INCLUDE:

Damage to Contents; Water Line Blockage.

2. POOL AND/OR INGROUND SPA EQUIPMENT:

a. COVERAGE INCLUDES:

Above ground components and parts of the heating, pumping, and filtration system including: Pool Sweep Motor and Pump; Pump Motor; Blower Motor and Timer; Plumbing Pipes and Wring; Plumbing; Electrical; Heat Pump. Pool/Spa combined equipment is covered, and if the equipment is not combined, then each Pool/Spa will be covered separate.

b. COVERAGE DOES NOT/INCLUDE:

Portable or above ground spas of Hot Tubs; Costs of gaining access to Pool and Spa Equipment; Lights; Liners, Jets, Chambental Fountains and Waterfalls including their Pumping Systems; Auxiliary Pumps Pool Cover and Related Equipment; Fill Line and Fill Valves; Built-in detached Cleaning Equipment including: Pool Sweeps, Pop-up Heads, Turbo Valves, Skimmers, Chlorinators, and Ionizers; Fuel Storage Tanks; Disposable Filtration Mediums; Multi-media Centers; Dehumidifiers; Salt Water Generators and related components.

3. WELL PUMP:

a. COVERAGE INCLUDES:

All components and parts of Well Pump utilized as a source of water to the HOME, including access, diagnosis and repair.

b. COVERAGE DOES NOT INCLUDE:

Above or underground Piping, Cable or Electrical Lines leading to or from the Well Pump, including those that are located within the Well Casing; Well Casings; Pressure Switches not located on the Pump; Holding or Storage Tanks; Pressure Tanks; Booster Pumps; Re-drilling of Wells; Well Pump and all Well Pump components for Geothermal and/or Water Source Heat Pumps; Radon or other water quality issues (e.g. Radon sediment); Well Pumps installed more than 12 years from the manufacture date until the failure report date. Date of manufacture can be found within the COVERED EQUIPMENT serial numbers and decoded based upon the manufacturer.

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4. WATER SOFTENER:

a. COVERAGE INCLUDES:

All components and parts not specifically excluded.

b. COVERAGE DOES NOT INCLUDE:

Leased or Rented Units; Softening Agents.

5. SEPTIC SYSTEM:

a. COVERAGE INCLUDES:

Sewage Ejector Pump; Jet Pump; Aerobic Pump; Septic Tank Line from the HOME.

b. COVERAGE DOES NOT INCLUDE:

Leach, Lateral and Field Lines; Tile Fields; Leach Beds; Capacity Insufficiency; Clean Out; Pumping.

6. GUEST UNIT:

a. COVERAGE INCLUDES:

All applicable Appliances in the Appliance Category or Systems in the Home System Category included in YOUR CONTRACT.

b. COVERAGE DOES NOT INCLUDE:

All exclusions listed in the applicable Appliance category or Home System category.

7. GUEST HOME:

a. COVERAGE INCLUDES

All applicable Appliances in the Appliance Category or Systems in the HOME System Category included in YOUR CONTRACT.

b. COVERAGE DOES NOT NO LUDE:

All exclusions listed in the applicable Appliance category or Home System category.

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ADDITIONAL BENEFITS

Endorsement

THIS ENDORSEMENT ATTACHES TO YOUR CONTRACT

The following endorsement applies to additional benefits related to Emergency Service Calls during the coverage period of the CONTRACT. All other terms, conditions and exclusions of YOUR CONTRACT apply.

ADDITIONAL BENEFITS:

Hotel reimbursement is available for failures relevant to COVERED EQUIPMENT for YOUR Cooling System, Heating System, Electrical System or Plumbing repairs that leave YOUR dwelling uninhabitable as determined by US and described under section 3.a. "Authorized Service Provider."

If WE cannot complete authorized required repairs within twenty-four (24) hours of dispatching a service professional relevant to the dwelling of record, WE will reimburse YOU up to \$150 per night of a hotel room, for up to a **maximum of three (3) nights** on a qualified hotel stay per authorization occurrence. The following stipulations apply:

- a. YOU must obtain authorization by calling the toll-free number provided in this SERVICE CONTRACT.
- b. To obtain reimsursement for authorized hotel stays, YOU must mail to the address listed on YOUR DECLARATIONS PAGE the original hotel receipt with dates corresponding to a COVERTO BREAKDOWN previously authorized by US. Retain a copy of the receipt for YOUR records.
- c. The ADMINISTRATOR will real a remotor sement check no later than forty-five (45) days after the receipt for a qualifying stay has been received by US.
- d. The maximum liability for hotel reimbursements is \$900 in aggregate for a three (3) year term of coverage.

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CONTRACT PERIOD AND COVERAGE ELIGIBILITY PERIOD

Endorsement

THIS ENDORSEMENT ATTACHES TO YOUR CONTRACT

The COVERAGE PERIOD for YOUR CONTRACT:

Claims incurred during the WAITING PERIOD or prior to the CONTRACT Effective Date are not covered under this CONTRACT.

COVERAGE: Begins after the WAITING PERIOD time listed on YOUR DECLARATIONS PAGE and continues until the CONTRACT expiration date.



LIMIT OF LIABILITY

Endorsement

THIS ENDORSEMENT ATTACHES TO YOUR CONTRACT

OUR liability shall be limited to the reasonable costs for repairs or replacement of any COVERED EQUIPMENT. YOU will be responsible for the cost of all repairs that exceed the total limit of liability under this CONTRACT. WE are not required to authorize or pay for any repair amounts if all needed or covered repairs are not performed on YOUR COVERED EQUIPMENT. The total limit of liability for the CONTRACT PERIOD for all claims and benefits shall be governed by the amounts and other terms provided on the DECLARATIONS PAGE:

Total Aggregate Limit of Liability – all equipment: the maximum amount WE will pay during the most recent twelve (12) months from the BREAKDOWN date for any required repair or replacement of all COVERED EQUIPMENTS.

Total Aggregate Limit of Liability – each equipment group: the maximum amount WE will pay during the most recent twelve (12) months from the BREAKDOWN date for each of the COVERED EQUIPMENT groups covered by YOUR CONTRACT.



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CANCELLATION

Endorsement

THIS ENDORSEMENT ATTACHES TO YOUR CONTRACT

- 1. YOU may cancel this CONTRACT by contacting the ADMINISTRATOR, in writing, at 14033 Denver West Pkwy Suite 200, Lakewood, CO 80401 and submitting a request to cancel the CONTRACT, or as otherwise required by law.
 - a. If cancelled within thirty (30) days from the original CONTRACT Effective Date, and if no claim has been made, YOU will receive a full refund of the amount paid. If a claim has been made, the refund amount shall equal the greater of the amount paid, minus the amount of the claim paid or zero.
 - b. If cancelled after thirty (30) days, YOU will receive a pro rata refund based upon the total amount paid calculated upon the greater of the days in force compared to the total CONTRACT PERIOD, less claims paid and less the cancellation fee listed on YOUR DECLARATIONS PAGE, subject to state specific information provided in the "Individual State Variance Requirements" Endorsement.
- 2. The ADMINISTRATOR may immediately cancel this CONTRACT for non-payment of any portion of the SONTRACT purchase price, fraud or misrepresentation by YOU when purchasing this CONTRACT or misrepresentation by YOU when submitting a claim. If the ADMINISTRATOR cancels this CONTRACT, the refund will be calculated according to section 1.b. of this Cancel at the Contract of the Contra