AGREEMENT

PLEASE READ THIS AGREEMENT CAREFULLY

I. DEFINITIONS:

Throughout this document, “You” and “Your” refers to the Purchaser listed on the Declaration of Coverage. “We”, “Us”, “Our” and “Administrator” refers to TWG Home Warranty Services, Inc. except in Florida where it is Service Plan of Florida, Inc., P.O. Box 87637, Chicago, IL 60680 Phone # - 1-800-341-3624. In addition, when in bold certain words and phrases are defined as follows:

Agreement means this document. It describes the terms, conditions, and exclusions (losses We do not cover) that apply.

Breakdown means a mechanical or electrical failure of the covered system, component, or appliance to perform its fundamental operation(s) in normal service as defined by the manufacturer.

Declaration of Coverage means document listing the Purchaser, benefit(s), and term.

II. COVERAGE PERIOD:

Your initial payment includes a thirty (30) day wait period before You are eligible for coverage under this Agreement. COVERAGE BEGINS ON THE EFFECTIVE DATE AS INDICATED ON THE DECLARATION OF COVERAGE WHICH IS THIRTY (30) DAYS AFTER THE PURCHASE DATE. Your initial annual term provides eleven (11) months of coverage from the Effective date. All annual renewal terms thereafter will include twelve (12) months of coverage. Your initial quarterly term provides two (2) months of coverage from the Effective Date. All quarterly renewal terms thereafter will include three (3) months of coverage. All monthly terms will begin on the Effective Date. After the Effective Date, coverage will continue as long as all payments are made as scheduled.

During the coverage period, We will arrange for an authorized service contractor to service, repair or replace covered items, due to a Breakdown. This Agreement provides coverage only for those items specifically listed as being covered on the Declaration of Coverage and excludes all other items. Coverage is subject to limitations and conditions specified in this Agreement.

Plans may be selected for monthly, quarterly or annual terms and paid for accordingly. All plans automatically renew unless cancelled by You or Non-renewed by Us.

III. WHAT YOUR AGREEMENT COVERS:

The provisions of the Agreement provide for the service, repair or replacement of the covered parts and labor due to a Breakdown.

The appliances or system must be:
1) Located within the confines of the main foundation of the home or garage (with exception to the exterior air conditioner, and pool or spa equipment);
2) In good working order on the Effective Date of this contract;
3) Properly maintained and installed throughout the coverage period; and
4) Domestic grade (meaning those items manufactured and marketed solely for use in a residential single-family dwelling). This Agreement does not cover costs for maintenance.

This Agreement only covers residential properties including single family homes, townhomes, condominiums, multi-family properties (duplex, triplex, etc.), or Mobile homes attached to a permanent foundation. Properties listed on a historical register, and any property used in whole or in part for business purposes such as, but not limited to, day care, group home, rest home, church, school or sorority/fraternity are not covered. Common areas or items shared by non-purchasers of this Agreement will not be covered. Coverage is for occupied residences only.
IV. EXPLANATION OF PLANS:

Platinum Premier (available without A/C)
Coverage includes:
- Central Air Conditioning System
- Central Home Heating System
- Interior Electrical System
- Plumbing System (Does Not Include Fixtures)
- Plumbing Stoppages (Does Not Include Fixtures)
- Water Heater
- Range/Oven/Cooktop
- Kitchen Exhaust Fans
- Refrigerator (Including Ice Maker)
- Dishwasher
- Built-In Microwave
- Garbage Disposal
- Garage Door Opener
- Humidifier
- Ductwork
- Ceiling Fans

Platinum (available without A/C)
Coverage includes:
- Central Air Conditioning System
- Central Home Heating System
- Interior Electrical System
- Water Heater
- Range/Oven/Cooktop
- Kitchen Exhaust Fan
- Refrigerator (Does Not Include Ice Maker)
- Dishwasher
- Built-In Microwave
- Garbage Disposal
- Humidifier

Kitchen Plus
Coverage includes:
- Interior Electrical System
- Water Heater
- Range/Oven/Cooktop
- Kitchen Exhaust Fan
- Refrigerator (Does Not Include Ice Maker)
- Dishwasher
- Built-In Microwave
- Garbage Disposal

Heating & Cooling
Coverage includes:
- Central Air Conditioning System
- Central Home Heating System
- Interior Electrical System
- Humidifier
Additional Options Include:
- Clothes Washing Machine and Clothes Dryer
- Swimming Pool and Spa
- Swimming Pool Only
- Spa Only
- Plumbing System (Does Not Include Fixtures or Clogs)
- Additional Air Conditioning System
- Additional Central Home Heating System
- Second Refrigerator/Freezer (Does Not Include Ice Maker)
- Food Spoilage
- Ceiling Fans
- Ice Maker (In Refrigerator or Stand Alone)
- Water Heater
- Range/Oven/Cooktop
- A/C Advantage – Refrigerant & coils
- Plumbing Advantage – Fixtures
- Deluxe Package

Plans and Pricing can be found at www.GetAHomePlan.com

V. TO OBTAIN SERVICE:

To request service, call toll-free at 1-800-341-3624 24 hours a day, 7 days a week. Under normal circumstances, the company will initiate performance of services within 48 hours after Your request unless the call is for emergency service as provided for below.

1. Emergency service is available for the Breakdown of covered items or systems that affect the safe inhabitability of the home. We reserve the right to determine which repairs constitute an emergency. Emergencies include the Breakdown of Central Home Air Conditioning when outside temperatures exceed 90 degrees Fahrenheit and Central Home Heating when outside temperatures fall below 40 degrees Fahrenheit. We will make all reasonable effort to initiate meaningful service within 24 hours for emergency service calls. For emergency service please call 1-800-341-3624, 24 hours a day, 7 days a week.

2. Notice of any Breakdown must be given to Us immediately upon discovery and must have occurred during the coverage period.
3. We will not pay for any services or parts provided without Our prior authorization.
4. You will be responsible to pay a trade service fee for each trade service request. The trade service fee will apply as soon as the service contractor is en route to Your home. The trade service fee is due and payable to the service contractor prior to or at the time of the scheduled service call. Please see Your Declaration of Coverage for Your trade service fee amount.
5. Outstanding or unpaid service trade fees must be satisfied prior to new service requests being dispatched.
6. If work performed by Our service contractors under this Agreement fails, We will make the additional necessary repairs for no additional trade service fee for a period of 30 days for labor and 60 days for parts.
7. All covered repairs will be serviced by qualified contractors. If We cannot provide a contractor for You, We may approve the use of a contractor outside of Our network provided they can show proof of insurance and are fully licensed to perform such service.
8. After a contractor’s diagnosis, if it is determined that coverage under this Agreement does not apply, or no Breakdown is discovered, You are required to pay the service contractor directly for all charges incurred, including access and diagnosis. You may then choose to have any necessary repair completed at Your expense.
9. Should You have any problems obtaining service, please call 1-800-341-3624 for a Customer Service Representative.

VI. APPLIANCE AND SYSTEM COMPONENTS:

All brands of equipment will be covered under the Agreement subject to availability of repair parts. Only those items specifically named as Covered are eligible for coverage. Those items listed as Not Covered are examples and not an all-inclusive list. This listing does not in any way limit Our right to decline coverage for items not specifically mentioned.

1. We will cover up to $1,000 per system or Deluxe Package per 12 month period listed below. The $1,000 limit includes any costs for access, diagnosis, repair/replacement and installation.

   A. Central Air Conditioning System (includes Heat Pumps): (Electric only) Coverage is available on residential cooling systems not exceeding a five (5) ton capacity. COVERED: Condenser, Defrost Heating Element, Standard Thermostat, Fuse, Relay,
Transformer, Motors, Compressor, Pulleys, Timer, Fan Control, Bearings, Fluid Pump, Switches, Electrodes, Semiconductors, Rectifiers, and Electronic Circuits. NOT COVERED: Gas air conditioning systems, baseboard casings, coils, line driers, portable units, registers, grills, clocks, timers, flames and vents, condenser casings, portable electric air cleaners, filters, humidifiers, service valves, driers, refrigerant, refrigerant line sets, refrigerant reclamation, belts, wiring, wiring harness, circuit breakers, drains, primary and secondary drain pans, drain line stoppages, roof jacks or stands, chilled water systems, unit accessories, improperly sized cooling systems, wall units not ducted when designed to be ducted by the original manufacturer.

B. Central Home Heating System: (Gas or Electric) COVERED: Gas Valve, Main Burner, Limit Control, Pilot Burner, Thermocouple, Flame Spreader, Regulator, Standard Thermostat, Manifold, Fuse, Transformer, Relay, Igniter, Sensor, Motor, Power Pack, Bearings, Pulleys, Fan Control, Pressure Control, Pressure Gauge, Low Water Cut-Off, Sight Glass, Coupler, Power Pile, Fluid Pump, Blower, and Heat Coil. Only natural gas/propane space heaters used for heating customer’s entire residence are covered as central heat. NOT COVERED: Solar heating systems, fireplaces, chimneys, heat lamps, fuel storage tanks, liners, registers, grills, timers, flames and vents, filters, improperly sized heating systems, expansion tanks, free-standing or portable heat units. All components and parts relating to geothermal, water source heat pumps, and pellet stoves.

C. Deluxe Package: The below items to be covered under this option are currently “not covered” on covered appliances/systems, and will only be covered if the You have the item covered under Your purchased plan. Coverage provided by these upgrade options is in addition to the base coverage offered under this Agreement. The underlying coverage for these options must also be purchased to receive upgrade coverage.

COVERED:

a. **AIR CONDITIONING:** Refrigerant recapture, Condenser Pads;
b. **BUILT-IN MICROWAVE OVEN:** Interior lining, Door glass, Clocks, Shelves
c. **CODE VIOLATIONS:** Will pay up to the item’s limit to correct a code violation made necessary by the repair or replacement a system or appliance under this Agreement.
d. **DISHWASHER:** Racks, Baskets, Rollers
e. **HEAT PUMP** (including Gas Packs): Condenser Pads
f. **GARAGE DOORS:** Springs and Tracks
g. **HEATING SYSTEMS:** Condenser Pads
h. **IMPROPER INSTALLATION OR REPAIR:** Will cover a Breakdown to a system and appliance due to improper installation or repair prior to the Agreement effective date.i. **MISMATCHED SYSTEMS:** Will cover a Breakdown to a system due to insufficient size or efficiency, if the system was installed prior to the Agreement effective date.
j. **MODIFICATIONS:** Duct, electrical or plumbing modifications required for a covered repair.k. **PERMITS**
l. **RANGE/OVEN/COOKTOP:** Clocks, Rotisseries, Racks, Handles, Knobs, Dials, Interior lining
m. **REMOVAL OF DEFECTIVE EQUIPMENT:** Will replace a covered system or appliance due to a Breakdown, We will pay for the removal or disposal of the system or appliance.

n. **WATER HEATER:** Repair or replacement if Breakdown is caused by sediment build-up. Such repair or replacement for sediment build-up shall not be subject to item 11 of section VII. Limit of Liability and Conditions.

NOTE: For Central Air Conditioning Systems or Central Home Heating Systems over 10 years old: If the repair is over $600 or parts are not available to repair the equipment, a $600 replacement allowance will be paid to the customer. This allowance will increase by $50 for each full year the customer has been in the program up to a maximum of $1,000. Proof of purchase of a new heating or cooling system is required in the form of a purchase receipt.

2. We will cover up to $500 per appliance or system per 12 month period listed below. The $500 limit includes any costs for access, diagnosis, repair/replacement and installation.

A. **Water Heaters:** (Gas or Electric) COVERED: Gas Valve, Main Burner, Limit Control, Pilot Burner, Thermocouple, Flame Spreader, Regulator, Standard Thermostat, Manifold, Relief Valve, Vent Damper, and Electrical Heating Element. NOT COVERED: Solar water heaters, oil-fired water heaters, secondary holding or storage tanks, anode rods, noise, thermal expansion tanks, fuel storage tank, heat recovery units, flames, piping, insulation, and T&P discharge lines.

B. **Range/Oven/Cooktop:** COVERED: Gas Valve, Main Burner, Pilot Burner, Thermocouple, Manifold Transformer, Relay, Regulator, Standard Thermostat, Igniter, Fuse, Sensor, Power Pack, Seals, Surface Unit Controls, Programmed Cooking Controls, Heating Elements (will be replaced with builder’s standards only), Internal Wiring. NOT COVERED: Clocks, meat probe assemblies, rotisseries, racks, handles, knobs, sensi-temp burners, cosmetic issues such as scratches, dents, chipping or breakage to an oven door or glass/ceramic cooktop.

C. **Built-In Microwave:** COVERED: Door Interlock Electrical Switch, Touch Pad/Controller, Control Board, Power Supply, Motor, Related Electrical Parts. NOT COVERED: Countertop units, door glass, clocks, rotisseries, interior linings, or cosmetic issues such as scratches, dents or chipping.
D. **Refrigerator**: COVERED: Condenser, Defrost Heating Element, Standard Thermostat, Fuse, Relay, Transformer, Motor, Compressor, Pulleys, Timer, Fan Control, Bearings, Pump Motor, Switches, Electrodes, Semi- Conductors, Rectifiers, Gaskets, Valves and Electronics Circuits. NOT COVERED: Chilled water dispensing and respective equipment, ice makers and controls, food spoilage, media centers, or cosmetic issues such as scratches, dents or chipping.


F. **Dishwasher**: COVERED: Heating Element, Pump, Thermostat, Thermal Fuse, Washer and Spray Arms, Drain Valve, Motor Assembly, Door Switch Interlock, Timer, Float Switch, Inter Valve, Internal Hoses, Control Panel and Related Electrical Parts. NOT COVERED: Baskets, rollers, or cosmetic issues such as scratches, dents or chipping.

G. **Kitchen Exhaust Fan**: COVERED: All internal related Electrical Parts, including Belts, Fan Motors, Motors, Switches, Relays and Control Boards. NOT COVERED: Roof top exhaust units, filters, or cosmetic issues such as scratches, dents or chipping.

H. **Interior Electrical System**: COVERED: All Interior AC Wiring including Receptacles, Switches, Fuses, Single and Two Pole Breakers. NOT COVERED: Fixtures; attic or whole house exhaust fans; door bells; intercom systems; alarm systems; central vacuum systems; audio/video/computer wiring or cable; direct current (DC) wiring and systems; exterior wiring and components; telephone wiring; inadequate wiring capacity; power failure/shortage or surge; low voltage systems (including wiring and relays); load control devices; electrical generation systems; solar electrical systems; timers; touch pad assemblies; remote controls or failure caused by circuit overload.

I. **Plumbing System**: COVERED: All Interior Plumbing including Angle Stops, Risers, Waste Vents, P- Traps Assemblies, and Interior Hose Bibs. NOT COVERED: Fixtures or stoppages, all piping and plumbing outside of the perimeter of the foundation or below the foundation of the home, bath tubs, gas lines, caulking or grouting, toilets and toilet parts, holding and pressure tanks, jet pumps, laundry tubs, lawn sprinkler systems, pressure regulating devices, conditions of excessive or insufficient water pressure, exterior hose bibs, or water supply lines to the refrigerator. We are not responsible for any repair work which must be executed to access interior lines or pipes.

J. **Plumbing Stoppages**: COVERED: Clearing of mainline drain, sewer and lateral drain line stoppages up to 100 feet from access point which can be cleared with standard sewer cable through an accessible, existing ground level cleanout without excavation, except if caused by roots; P- Traps; Drains; and Overflow Access Points. NOT COVERED: Stoppages caused by roots; collapsed, broken, or damaged lines outside the confines of the main foundation (even within 100 feet of access point); access to drain or sewer lines from roof vents; removal of toilet or costs to locate, access or install a ground level cleanout.

K. **Clothes Washer**: COVERED: Water Level Switch, Water Inlet Valve, Water Temperature Switch, Drive Basket, Brakes, Clutch Assembly, Timer, Sequencer, Lid Switch and Actuator, Touch Pad, Control Board, Power Supply, Motor, Agitator, Pump Coupling, Wigwag, Drive Belt, Boot Seal, and Related Electrical Parts. NOT COVERED: Removable mini-tubs or buckets, soap dispensers, filter screens, knobs and dials, damage to clothing, water flow restrictions due to mineral deposits, drawers, or cosmetic issues.

L. **Clothes Dryer**: COVERED: Gas Valve, Main Burner, Pilot Burner, Thermocouple, Manifold, Transformer, Relay, Regulator, Standard Thermostat, Igniter, Fuse, Sensor, Power Pack, Seals, Drive Belt, Surface Limit Control, Motor, Bearings, Pulleys, Controls (replaced with builder’s standard), Timer and Electrical Heating Element. NOT COVERED: Venting, knobs and dials, damage to clothing, lint screens, dry washer fragrance/ humidity center or cosmetic issues.

M. **Humidifier**: COVERED: All Internal Electrical parts.

N. **Garage Door Opener**: COVERED: All Mechanical & Electrical Components including Chain, Belts, Door Arm, Trolley, Control Board, Motor, Gear Assembly and Sensors. NOT COVERED: Cables, springs, handles, wheels, wheel track, track assembly, doors, hinges, remote transmitters, frequency interference, lights, or exterior mounted key pads.

O. **Pool & Spa**: COVERED: All Above Ground, Accessible, Working Components and Parts of the Heating and Pumping Systems; Gaskets; Primary Circulator Pump; Motor; Relays and Impellers; Back Flush Valves; and Check Valves. NOT COVERED: Seals and hoses, automatic feeders and chemicals, lights, liners, structural defects, solar equipment, jets, ornamental fountains, waterfalls and their pumping systems, pool cover and related equipment, filter elements or media, remote control systems, refrigerant reclamation, built-in or detachable cleaning equipment including pool sweeps, pop-up heads, turbo valves, skimmers, chlorinators and ionizers, fuel storage tanks, disposable filtration mediums.

P. **Ductwork**: COVERED: Accessible Ductwork from Cooling and/or Heating Unit to Point of Attachment to Registers or Grills. NOT COVERED: Insulation; asbestos covered ductwork; registers; grills; dampers; improperly sized ductwork; diagnostic testing of, or locating leaks to ductwork, including as required by any law, regulation, ordinance or code or when required due to the installation or replacement of system equipment; ductwork outside the perimeter of the home or crawl space; collapsed or crushed ductwork; ductwork damaged by moisture or rodents. We will only repair unobstructed and accessible ductwork. Obstructions include, without limitation, walls, floors, ceilings, built-in appliances, systems, and cabinets.

Q. **Ceiling Fans**: COVERED: Ceiling Fan Motors and Controls (replaced with builders standard). NOT COVERED: Remote transmitter units, light fixtures on ceiling fans, removable attachments and wall fans.
R. **Garbage Disposal**: COVERED: All mechanical and electrical components and parts. **NOT COVERED**: Problems and/or jams caused by bones and foreign objects other than food.

S. **A/C Advantage – Refrigerant & coils**: COVERED: Refrigerant and coils. If the Central Air Conditioning unit must be replaced the additional option limit only covers the coil and not any other components. **NOT COVERED**: All other components of the Central Air Conditioning (includes Heat Pumps). Coverage provided by this options is in addition to the base coverage offered under this Agreement. The underlining coverage for this option must also be purchased to receive coverage.

T. **Plumbing Advantage – Fixtures**: COVERED: faucets, fixtures, & toilets including wax seals, toilet flange and internal guts. Coverage provided by this options is in addition to the base coverage offered under this Agreement. The underlining coverage for this option must also be purchased to receive coverage.

**NOTE**: For appliances and systems over 10 years old: If the repair is over $300 or parts are not available to repair the equipment, a $300 replacement allowance will be paid to the customer. This allowance will increase by $50 for each full year the customer has been in the program up to a maximum of $500. Proof of purchase of a new appliance, system or item is required in the form of a purchase receipt.

3. **FOOD SPOILAGE**: We will cover up to $250 per 12 month period for food spoilage. COVERED: A prolonged and continuous outage of greater than 12 hours for refrigerated foods and 24 hours for frozen foods due to a refrigerator/freezer Breakdown.

**VII. LIMIT OF LIABILITY AND CONDITIONS:**

1. Our obligation to pay for the repair or replacement of covered appliances, systems or items will not exceed $5,000 per 12 month period. We will not pay more than the original purchase price for any appliance, system or item.

2. We have the sole right to determine whether a covered item needs to be repaired or replaced. If We decide to replace the covered appliance, item, system or electronic equipment, We are responsible for replacement equipment of similar features, capacity and efficiency, but not for matching dimensions, brand, or color. We are not responsible for like-for-like replacement of appliances if the appliance contains any features that do not contribute to the appliance’s primary function including, without limitation, TV's or Radios in Refrigerators.

3. We reserve the right to offer cash settlement in limited circumstances, including but not limited to, unavailability of parts, obsolescence, or similar circumstances when repair or replacement is not feasible. Cash settlements will be based on what We would ordinarily expect to pay for the same part or labor, which may be less than actual retail cost.

4. All equipment covered by this Agreement must be in good working condition as of the Effective Date of the plan and be reasonably clean and accessible at the time of service. **This Agreement does not cover pre-existing conditions, defects or deficiencies.**

5. We reserve the right to obtain a second opinion at Our expense.

6. We reserve the right to use qualified contractors, select parts to be used, and to restrict certain makes of equipment used to fulfill all or any part of Our obligation under the terms of this Agreement.

7. We reserve the right to rebuild a part or component, or replace with a rebuilt part or component. The use of non-original manufacturer parts is permitted under this Agreement.

8. We are not a service contractor and are not ourselves undertaking to repair or replace any such systems or components.

9. In the event that there is any other collectable insurance, warranty, or guaranty coverage available to You covering a loss also covered by this Agreement, this Agreement will pay in excess of and not contribute with other insurance, warranty or guaranty. We will not pay for parts covered under a manufacturer’s warranty.

10. **This Agreement** does not cover disconnection of appliance(s), nor does it cover the cost of hauling away or disposing of the covered product. **This Agreement** does not cover the cost of opening or closing walls, floors, or ceilings.

11. **We are NOT responsible for:**
   A. The performance of routine maintenance including the cleaning of coils, clearing drain lines, changing filters or adding/dRAINING refrigerant for appliances or HVAC units.
   B. Breakdowns, failures or stoppages due to chemical or sedimentary build up or failure to clean or maintain as specified by the equipment manufacturer.
   C. Missing parts or structural changes.
D. Any appliance or system deemed or classified by the manufacturer as commercial.
E. Upgrades, nor for the cost of construction, carpentry, or other modifications made necessary by existing equipment or installing different equipment.
F. The restoration of wall coverings, floor coverings, tiles, countertops, paint, cabinets, or the like, or the repair of any other cosmetic defects.
G. CONSEQUENTIAL, secondary, indirect, or direct damages, injury or illness including, but not limited to, loss of income, utility bills, additional living expenses, personal and/or property damage caused by delays, non-availability of parts, failure to service, labor difficulties and other conditions beyond Our control.
H. The lack of capacity, adequacy, efficiency, design or improper installation of any system, appliance or electronic equipment.
I. Any material, parts or labor required as a result of: abuse, misuse, vandalism, freezing, fire, wind, water, lightening, ice, snow, explosion, mud, earthquake, pet damage, pest damage, acts of God, power or water fluctuations, and flooding.
J. Any material, parts or labor required for: damage caused by equipment not covered; damage to exterior surfaces; repairs covered by manufacturer's recall, warranty, or other service contract; This Agreement does not cover accessories such as knobs, buttons, handles, shelves, drawers, racks, inner door liners, etc. nor maintenance items, such as filters.
K. Failures due to rust or corrosion within the first sixty (60) days from the date of initial purchase date.
L. Any service or repair associated with hazardous material treatment, removal, or disposal.
M. Electronic or computerized home management systems including, but not limited to, energy, lighting, security, appliances, entertainment, comfort or audio systems.
N. The diagnosis, repair, removal or remediation of mold, mildew, bio-organic growth, rot or fungus, or any damages resulting from or related to mold, mildew rot or fungus, even if caused by or related to the malfunction, repair or replacement of a covered item.
O. Any costs or fees associated with use of cranes needed to install or remove any equipment located on the roof.

12. FEES and CHARGES:
A. If plan payment is not collected on scheduled date (i.e. every 30, 90 or 365 days) service under this Agreement may be denied until payment is received. Accounts delinquent more than ten (10) days may be cancelled as provided in the cancellation section VIII.
B. The price of this Agreement and any included limits, fees or charges may be adjusted from time to time. Notice of any price adjustment will be given to You in writing at least thirty (30) days prior to implementation. You may terminate the Agreement giving written notice prior to the effective date of increase.

13. TRANSFERABILITY: This Agreement is transferable to a new owner of the existing address for a one-time $39 transfer fee. This Agreement is non-transferable to a new address and is only valid for the original residence.

14. LAWS, CODES and REGULATIONS: This Agreement does not cover correcting or upgrading any parts, system, appliance, or electronic equipment in order to comply with any federal, state or local laws, regulations, or ordinances or utility regulations, or to meet changes in efficiency requirements (including but not limited to, heating system efficiency requirements), or to meet current building or zoning codes requirements, or to correct for code violations. This includes any corrections or upgrades at the time of repair, which are required by law, regulation or ordinance. We are not responsible for service when permits cannot be obtained, nor will We pay any costs relating to permits.

15. DISPUTE RESOLUTION – ARBITRATION: This Agreement requires binding arbitration if there is an unresolved dispute between You and Us concerning this Agreement (including the cost of, lack of or actual repair or replacement arising from a Breakdown). Under this Arbitration provision, You give up your right to resolve any dispute arising from this Agreement by a judge and/or a jury. You also agree not to participate as a class representative or class member in any class action litigation, any class arbitration or any consolidation of individual arbitrations. In arbitration, a group of three arbitrators (each of whom is an independent, neutral third party) will give a decision after hearing Your and Our positions. The decision of a majority of the arbitrators will determine the outcome of the arbitration and the decision of the arbitrators shall be final and binding and cannot be reviewed or changed by, or appealed to, a court of law.

To start arbitration, either You or We must make a written demand to the other party for arbitration. This demand must be made within one (1) year of the earlier of the date the Breakdown occurred or the dispute arose. You and We will each separately select an arbitrator. The two arbitrators will select a third arbitrator called an “umpire.” Each party will each pay the expense of the arbitrator selected by that party. The expense of the umpire will be shared equally by You and Us. Unless otherwise agreed to by You and Us, the arbitration will take place in the county and state in which You live. The arbitration shall be governed by the Federal Arbitration Act (9 U.S.C.A. § 1 et. seq.) and not by any state law concerning arbitration. The rules of the American Arbitration Association (www.adr.org) will apply to any arbitration under this Agreement. The laws of the state of Illinois (without giving effect to its conflict of law principles) govern all matters arising out of or relating to this Agreement.
and all transactions contemplated by this Agreement, including, without limitation, the validity, interpretation, construction, performance and enforcement of this Agreement.  
16. This Agreement is not a contract of insurance.

VIII. CANCELLATION OF THE AGREEMENT:

- You may cancel the Agreement only by contacting American Residential Warranty in writing at 901 Yamato Road, Suite 100E, Boca Raton, FL 33431, Attn. Customer Service Department. Cancellation becomes effective at the end of the current month of coverage.
- In the event of cancellation of a Quarterly or Annual payment plan, a pro-rata refund, recalculated at the higher posted monthly rate, will be issued for the unexpired term.
- In addition, if cancellation is within the first year of being an active customer and if any service has been performed, you may be charged the lesser of a $49 termination fee or the cost of the service provided.
- In the event of cancellation within the first thirty (30) days of the Purchase Date, You will be refunded the full Agreement price.
- We reserve the right to cancel this Agreement upon thirty (30) days written notice. However, in the event of customer fraud, material misrepresentation, failure to pay, or termination as a customer, cancellation may be immediate. In the event of cancellation for customer fraud or material misrepresentation, We may demand immediate payment of the cost of all services provided to You, less any payments made, and no refund of any kind will be issued. The notice of cancellation will include the reason and the effective date of cancellation.
- Once this Agreement is cancelled, You will be subject to a thirty (30) day waiting period if You wish to purchase another Agreement.

We reserve the right to update or modify the Terms and Conditions of this Agreement upon thirty (30) days written notice.

IX. STATE AMENDMENTS:

In Alabama:
- Section VIII Cancellation of This Agreement, #3 is replaced with the following: In addition, if cancellation is within the first year of being an active customer and if any service has been performed, you will be charged a twenty five dollar ($25) administration fee.

In Arizona:
- Section VII Limit of Liability and Conditions, #4 is deleted in its entirety.
- Section VII Limit of Liability and Conditions, #11.H is replaced with the following: Lack of capacity, adequacy, efficiency, design or improper installation of any system, component or appliance as determined by the manufacturer or building codes.
- Section VII Limit of Liability and Conditions, #15 is amended to include: Arbitration may not conflict with the provisions of A.R.S. §§ 20-1095.04 and 20-1095.09.
- Section VIII Cancellation of This Agreement, #3 is deleted in its entirety. No Claim incurred or paid shall be deducted from the amount to be returned.

In Arkansas:
The following statements has been added:
- This is not a contract of insurance. Obligations of the provider under this service Agreement are guaranteed under a service contract reimbursement insurance policy issued by Virginia Surety Company, Inc. with home offices located at 175 West Jackson Blvd. 11th Floor, Chicago, IL 60604, 1-800-209-6206. If we fail to pay any valid claims within sixty (60) days after proof of loss has been filed, You are entitled under state law to make a claim directly against Virginia Surety Company, Inc. at the address shown above. A claim against the provider may include a claim for return of the unearned provider fee.
- We may use Non-Manufactured parts to repair or replace a covered item.

In Colorado:
Section VII Limit of Liability and Conditions, #15 is amended to include: Action under this Agreement may be covered by the provisions of the “Colorado Consumer Protection Act” or the “Unfair Practices Act” articles 1 and 2 of title 6, C.S.R., and that a party to such a Agreement may have the right of civil action under such laws, including obtaining the recourse or penalties specified in such laws.

In Florida:
- The rate charged for this Agreement is not subject to regulation by the Florida Office of Insurance Regulation
• Section VIII Cancellation of This Agreement, # 2 and 3 is replaced with the following: If You cancel this Agreement within thirty (30) days of the receipt of this Agreement, You shall be entitled to ninety percent (90%) of the unearned pro-rata Agreement charge less claims paid.
• Section VIII Cancellation of This Agreement, # 5 is amended to include the following: If the Agreement is cancelled by Us for any reason other than for fraud or misrepresentation, a refund will be based on one hundred percent (100%) of the unearned pro-rata premium.

In Georgia:
• Section VIII Cancellation of This Agreement, # 2 is replaced with the following: In the event of cancellation You will receive a pro-rata refund of the Agreement price, regardless of the reason for cancellation.
• Section VII Limit of Liability and Conditions, # 4 is amended to include, pre-existing conditions, defects or deficiencies known by You before the Effective Date.
• Section VIII Cancellation of This Agreement, # 3 deleted in its entirety.
• Section VIII Cancellation of This Agreement, # 5 is replaced with the following: We reserve the right to cancel this Agreement upon thirty (30) days written notice, in the event of customer fraud, material misrepresentation, or failure to pay. You will receive a refund of the unearned pro-rata Agreement price. The notice of cancellation will include the reason and the effective date of cancellation.
• Section VII Limit of Liability and Conditions, # 15 deleted in its entirety.
• Section VIII Cancellation of This Agreement, the following statements have been added:
  o Any refund owed and not paid as required is subject to a penalty equal to 25% of the refund owed and interest of 18% per year until paid; however, such penalty shall not exceed 50% of the amount of the refund.
  o Cancellations will comply with Section 33-24-44 of the Code of Georgia.

In Hawaii:
• Section VIII Cancellation of This Agreement, # 3 is replaced with the following: Any refund will be reduced by the amount of any claims that have been paid, during the Agreement term.

In Illinois:
• Section VIII Cancellation of This Agreement, # 3 is replaced with the following: In addition, if cancellation is within the first year of being an active customer and if any service has been performed, you will be charged an administration fee of forty-nine dollars ($49) or ten percent (10%) of the Agreement price, whichever is less.

In Iowa:
• Section V To Obtain Service, the following is added: Meaningful service for non-emergency and emergency service must be initiated within 48 hours. If meaningful service is not initiated within 48 hours, You may engage Your own licensed repair provider at Our expense.
• The following statement has been added: The issuer of this contract is subject to regulation by the Insurance Division of the Department of Commerce of the State of Iowa. Complaints that are not settled by the issuer may be sent to the Insurance Division.

In Louisiana:
Section VIII Cancellation of This Agreement, # 4 is replaced with the following: We reserve the right to cancel this Agreement upon thirty (30) days written notice, at Your last known address. However, in the event of customer fraud, material misrepresentation, failure to pay, or termination as a customer, cancellation may be immediate. The notice of cancellation will include the reason and the effective date of cancellation.

In Nevada:
• Section V To Obtain Service #1, is amended by addition of the following: We will initiate repairs within 24 hours after you report the claim or as soon thereafter as reasonably practical. If We determine that repairs cannot be completed within 3 calendar days after the report of the claim, We will provide You with a status report. The status report will provide: a list of the required repairs or services; and the reason causing the delay; the status or any parts required; the current estimated time to complete the repairs or services; and contact information for You to make additional inquiries concerning any aspect of the claim. We will respond to such inquiries not later than 1 business day after such an inquiry is made.
• Section VIII Cancellation of This Agreement, # 5 is replaced with the following: We reserve the right to cancel this Agreement upon thirty (30) days written notice, in the event of customer fraud, material misrepresentation, or failure to pay. You will receive a refund of the unearned pro-rata Agreement price. The notice of cancellation will include the reason and the effective date of cancellation.
• Section VII Limit of Liability and Conditions, # 15 (Dispute Resolution – Arbitration) deleted in its entirety.
In New Hampshire:
The following statement has been added: In the event You do not receive satisfaction under this contract, You may contact the New Hampshire Insurance Department at New Hampshire Insurance Department, 21 South Fruit Street, Concord, New Hampshire 03301, telephone number 603-271-2261.

In New Jersey:
The following statement has been added to Section VIII Cancellation of This Agreement: If You cancel Your Agreement within thirty (30) days of receipt of Your Agreement and do not receive a refund or credit within forty five (45) days of receipt of the returned service contract, a ten percent (10%) penalty per month shall be applied to the refund.

The following statement has been added: This is not a contract of insurance. Obligations of the provider under this service contract are guaranteed under a service contract reimbursement insurance policy issued by Virginia Surety Company, Inc. with home offices located at 175 West Jackson Blvd. 11th Floor, Chicago, IL 60604, 1-800-209-6206. If we fail to pay any valid claims within sixty (60) days after proof of loss has been filed of if the Obligor becomes insolvent or otherwise financially impaired, You are entitled under state law to make a claim directly against Virginia Surety Company, Inc. at the address shown above.

In New Mexico:
Section VIII Cancellation of This Agreement, is amended to include the following: No service Agreement that has been in effect for at least (70) days may be cancelled by the provider before the expiration of the agreed terms or one year after the effective date of the service Agreement, whichever occurs first, except for the following reasons:
1) Agreement holder’s failure to make full payment by the due date.
2) Conviction of a crime that results in an increase in the service required under the service Agreement.
3) Discovery of fraud or material misrepresentation by the Agreement holder in obtaining the service Agreement or in presenting a claim for service thereunder.
4) Discovery of either of the following if it occurred after the effective date of the service Agreement and substantially and materially increased the service required under the service Agreement:
   a) An act or omission by the Agreement holder; or
   b) A violation by the Agreement holder of any conditions of the service Agreement.

In Oklahoma:
- Section VIII Cancellation of This Agreement, is deleted and replaced with the following: You may cancel this Agreement for any reason at any time. To cancel, contact American Residential Warranty in writing at 901 Yamato Road, Suite 100E, Boca Raton, FL 33431, Attn. Customer Service Department. If You cancel within the first thirty (30) days of receipt of Your Agreement, You will receive a full refund. If You cancel after thirty (30) days, You will receive a refund based on one hundred percent (100%) of the unearned pro rata premium, less a cancellation fee of ten percent (10%) of the unearned pro rata premium. No claim incurred or paid nor any repair made, will be deducted from the amount to be returned in the event of cancellation. We may not cancel this Agreement except for fraud, material misrepresentation or nonpayment by You. Notice of such cancellation will be mailed to You at least thirty (30) days prior to cancellation. If We cancel, the return premium is based upon one-hundred percent (100%) of the unearned pro-rata premium.
- The following statements have been added:
  o Coverage afforded under this contract is not guaranteed by the Oklahoma Insurance Guaranty Association.
  o Obligations of the obligor under this service Agreement are insured by a contract liability policy with Virginia Surety Company, Inc. 175 West Jackson Blvd. 11th Floor, Chicago, IL 60604.
  o Oklahoma service warranty Statutes do not apply to commercial use references in service warranty contract.
  o Obligations of the provider under this service Agreement are guaranteed under a service contract reimbursement insurance policy issued by Virginia Surety Company, Inc. with home offices located at 175 West Jackson Blvd. 11th Floor, Chicago, IL 60604, 1-800- 209-6206. If we fail to pay any valid claims within sixty (60) days after proof of loss has been filed, You are entitled under state law to make a claim directly against Virginia Surety Company, Inc.

NOTICE: This service warranty is not issued by the manufacturer or wholesale company marketing the product. This warranty will not be honored by such manufacturer or wholesale company.

In Oregon:
The following statement has been added: In Oregon, the license number for TWG Home Warranty Services, Inc. is 206177.

In South Carolina:
The following statement has been added: For customer services, contact South Carolina Department of Insurance, PO BOX 100105, Columbia, SC 29202-3105, Telephone # 1-803-737-6180.
In Texas:
- Section V To Obtain Service, is amended as follows: For any non-emergency, service will be initiated within 48 hours and completed as soon as reasonably possible
- The following statements have been added:
  - This contract is issued pursuant to a license granted by the Texas Real Estate Commission, and complaints in connection with this contract may be directed to the Commission at PO Box 12188, Austin, TX 78711, phone # 512-936-3049. The purchase of a home warranty contract is optional and similar coverage may be purchased through other residential companies or insurance companies authorized to transact business in Texas.
  - Throughout this Agreement, Agreement will be replaced with Contract.

Notice:
YOU THE BUYER HAVE OTHER RIGHTS AND REMEDIES UNDER THE TEXAS DECEPTIVE TRADE PRACTICES-CONSUMER PROTECTION ACT WHICH ARE IN ADDITION TO ANY REMEDY WHICH MAY BE AVAILABLE UNDER THIS CONTRACT.
FOR MORE INFORMATION CONCERNING YOUR RIGHTS, CONTACT THE CONSUMER PROTECTION DIVISION OF THE ATTORNEY GENERAL’S OFFICE, YOUR LOCAL DISTRICT OR COUNTY ATTORNEY, OR THE ATTORNEY OF YOUR CHOICE.
SIGNATURE ____________________________________________

In Utah:
- Section V To Obtain Service, #1 is amended as follows: Emergency repairs: In the event an emergency repair is required outside of the normal business hours of the Administrator. You may engage Your own licensed repair provider without prior authorization. Emergency repair is defined as a failure that creates a risk to health or property and that such failure requires an immediate repair be made.
- Section VII Limit of Liability and Conditions, #11.H is replaced with the following: Repairs or replacements caused by pre-existing conditions, defects or deficiencies that occurred prior to the effective date of the Agreement.
- Section VII Limit of Liability and Conditions, #11, the following has been added: Proof of loss should be furnished by You to Us as soon as reasonably possible. Failure to furnish such notice or proof within the time required by this Agreement does not invalidate or reduce a claim.
- Section VII Limit of Liability and Conditions, #15 is amended as follows: Binding Arbitration: Any matter between You and the Company may be subject to arbitration as an alternative to court action pursuant to the rules of (the American Arbitration Association or other recognized arbitrator), a copy of which is available on request from the Company. Any decision reached by arbitration shall be binding upon both You and the Company. The arbitration award may include attorney’s fees if allowed by state law and may be entered as a judgment in any court of proper jurisdiction. There is no time limit to request arbitration.
- Section VIII Cancellation of This Agreement, is amended to include the following: We can cancel the Agreement during the first sixty (60) days of the initial annual term by mailing to You a notice of cancellation at least thirty (30) days prior to the effective date of cancellation except that We can also cancel the Agreement during such time period for nonpayment of premium by mailing You a notice of cancellation at least ten (10) days prior to the effective date of cancellation. After sixty (60) days have elapsed, We may cancel the Agreement by mailing a cancellation notice to You at least ten (10) days prior to the cancellation date for cancellations due to nonpayment of premium, and thirty (30) days prior to cancellation date for any of the following reasons: (a) material misrepresentation, (b) substantial change in the risk assumed, unless We should reasonably have foreseen the change or contemplated the risk when entering into the Agreement, (c) substantial breaches of contractual duties, conditions, or warranties.
- The following statements have been added:
  - This Agreement is subject to limited regulation by the Utah Insurance Department. To file a complaint, contract the Utah Insurance Department.
  - Coverage afforded under this Agreement is not guaranteed by the Property and Casualty Guarantee Association.

In Wisconsin:
- Section VII Limit of Liability and Conditions, #11, the following has been added: Proof of loss should be furnished by You to the Administrator as soon as reasonably possible and within one (1) year after the time required by this Agreement. Failure to furnish such notice or proof within the time required by this Agreement does not invalidate or reduce a claim.
- Section VII Limit of Liability and Conditions, # 15 deleted in its entirety.
- Section VIII Cancellation of This Agreement, # 1 is replaced with the following: You may cancel the Agreement by calling Us at P.O. Box 87637, Chicago, IL 60680 Phone # - 1-800-341-3624. Cancellation becomes effective at the end of the current month of coverage.
- Section VIII Cancellation of This Agreement, # 4 is replaced with the following: In the event of cancellation within the first thirty (30) days of the receipt of this Agreement, You will be refunded the full Agreement price.
- Section VIII Cancellation of This Agreement, is amended to include: If We choose to non-renew, We will give sixty (60) days notice to You. We can only change the rate upon renewal. We will give sixty (60) days notice for any rate increase of 25% or more.
The following statements have been added:
  o THIS WARRANTY IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE.
  o The Insured will be made whole before the insurer may retain amounts it has recovered.
  o Proof of loss should be furnished by You to the Administrator as soon as reasonably possible and within one (1) year after the time required by this Agreement. Failure to furnish such notice or proof within the time required by this Agreement does not invalidate or reduce a claim. In other words, you may not deny a claim solely because the contract holder did not obtain preauthorization.

In Wyoming:
Section VII Limit of Liability and Conditions, # 15 is amended to include: Arbitration can only be final and binding if agreed to by the parties involved and in a separate written Agreement.

In Washington:
  • Section VII Limit of Liability and Conditions, # 15 is amended to include: Arbitration must be held at the closest location to the service Agreement holder’s address (indicated on the Declaration Page).
  • The following statement has been added: Obligations of the obligor are insured by a service Agreement reimbursement policy with Virginia Surety Company, Inc. 175 West Jackson Blvd. 11th Floor, Chicago, IL 60604. You may make a claim directly with Virginia Surety Company, Inc. who insures the obligations of TWG Home Warranty Services, Inc. under this contract, at the following address: 175 West Jackson Blvd., Chicago, IL 60604.

In Alabama, Arkansas, Illinois, Hawaii, Nevada, Maryland, Minnesota, New Mexico, New York, South Carolina, Utah, Washington Wisconsin, & Wyoming:
  • Section VIII Cancellation of This Agreement, # 2 is replaced with the following: In the event of cancellation You will receive a pro-rata refund of the Agreement price.

In Arkansas, Georgia, Nevada, Maryland, Minnesota, New Mexico, New York, South Carolina, Utah, Washington Wisconsin, & Wyoming:
  • Section VIII Cancellation of This Agreement, # 3 is deleted in its entirety. Claims paid and cancellation fees shall not be deducted from any refunds owed as a result of cancellation.

In Arizona, Florida, Georgia, Illinois, Utah, & Vermont:
  • Section VIII Cancellation of This Agreement, # 4 is replaced with the following: In the event of cancellation within the first thirty (30) days of the receipt of this Agreement, You will be refunded the full Agreement price.

In Alabama, Arkansas, Hawaii, Louisiana, Massachusetts, Maine, Maryland, Minnesota, Missouri, Nevada, New Mexico, New York, South Carolina, Washington & Wyoming:
  • Section VIII Cancellation of This Agreement, # 4 is replaced with the following: In the event of cancellation within the first thirty (30) days of the receipt of this Agreement, You will be refunded the full Agreement price. A ten percent (10%) penalty per month shall be added to a refund that is not paid within thirty (30) days after the provider receives a written request to cancel from the Agreement holder. The refund shall be paid to the purchaser, or to the person authorized by the purchaser.

In Hawaii, Minnesota, and South Carolina:
The following statement has been added: This is not a contract of insurance. Obligations of the obligor under this service Agreement are insured by a service contract reimbursement policy with Virginia Surety Company, Inc. 175 West Jackson Blvd. 11th Floor, Chicago, IL 60604.

In Alabama, Arizona, Georgia, Illinois, Indiana, Kentucky, Louisiana, Maine, Massachusetts, Missouri, Montana, Nevada, New Hampshire, New York, North Carolina, Utah Wisconsin, and Wyoming:
The following statement has been added: This is not a contract of insurance. Obligations of the provider under this service contract are guaranteed under a service contract reimbursement insurance policy issued by Virginia Surety Company, Inc. with home offices located at 175 West Jackson Blvd. 11th Floor, Chicago, IL 60604, 1-800-209-6206. If we fail to pay any valid claims within sixty (60) days after proof of loss has been filed, You are entitled under state law to make a claim directly against Virginia Surety Company, Inc. at the address shown above.

In Alabama, Iowa, Massachusetts, Nevada, Oklahoma, and Texas:
Section VII Limit of Liability and Conditions, # 15 replace “Illinois” with the Agreement holders state of residency.