HOME SERVICE AGREEMENT

This is a Home Service Agreement, not an insurance policy. This Home Service Agreement, hereinafter referred to as the "Agreement", is issued by the entity listed for your state on the Agreement Coverage Summary Page. Such entity is hereinafter referred to as the "Issuing Company", or "we", "us", and/or "our". The owner of the home covered by this Agreement is hereinafter referred to as "you" and/or "your".

IMPORTANT INFORMATON ABOUT YOUR PLAN COVERAGE SUMMARY:

Your Plan Coverage Summary page is attached to and is part of this Agreement. It is important to review because your coverage includes only certain mechanical failures of the specific items listed as covered on your Plan Coverage Summary page. Coverage is subject to the limitations and conditions specified in this Agreement.

This Agreement has provisions for the use of final and binding arbitration to resolve disputes and otherwise limits the remedies available to you. Please see the DISPUTE RESOLUTION section for more information about arbitration.

Contents

I. Types of Properties Covered	2
II. Terminology to Know	2
III. When Your Coverage Applies	
IV. Requesting and Receiving Service	
V. Details About What's Covered and What's Not	
1. Ceiling Fan(s)	
2. Central Vacuum(s)	4
3. Door Bell(s)	
4. Electrical	5
5. Garage Door Opener(s)	5
6. Garbage Disposal(s)	5
7. Instant Hot/Cold Water Dispenser(s)	5
8. Kitchen/Laundry Appliance(s)	5
9. Plumbing	5
10. Smoke Detector(s)	6
11. Water Heaters (s)	6
VI. Details About Optional Coverage	6
1. Swimming Pool and/or Spa Combination (Shared Equipment)	6
2. Salt Water Swimming Pool and/or Spa Combination (Shared Equipment)	6
3. Septic System	7
4. Well Pump	7
5. Premier Upgrade Package	7
6. Water Softener	7
7. Outside Gas Line	
8. Outside Sewer	
CINCHP1-12/18-WRMHWH	Page 1 of 12

9. Outside Water Line	
VII. General Exclusions and Limitations	9
VIII. Limitation of Liability	
IX. Cancellation Information	
X. Dispute Resolution	
XI. Other Conditions	11

I. Types of Properties Covered

This Agreement covers a single family residence, including a condominium, townhouse, villa or manufactured home used solely for residential purposes and eligible manufactured homes. To be eligible, a manufactured home must

- (i) Have been constructed within (10) years of the effective date of the Agreement
- (ii) Be permanently secured to the ground on land you own or located in a division operated similar to a condominium, where maintenance is provided.

This Agreement provides coverage under a special exception for special purpose group homes devoted to housing persons with mental and physical disabilities, as those terms are defined by the Americans with Disabilities Act at Title 42 of the United States Code Section 12102(2)(A).

This Agreement does not cover:

- Mobile homes
- Multi-family residential property of more than two-units
- Any dwelling used in whole or in part for commercial purposes including non-profit organizations
- Homes listed or registered in any historical register, including without limitation the National Register of Historic Places

Whether or not this Agreement covers a condominium unit, manufactured home, or multi-family property (duplex), any repairs and/or replacements are limited to the items solely used by and located and serviceable within such single unit (unless specified otherwise). No common area items shared by non-warranted units shall be covered by this Agreement.

II. Terminology to Know

- "Mechanical failure" occurs when a covered item/system becomes inoperable and unable to perform its primary function, subject to the limitations and conditions of this Agreement.
- "Domestic-grade" items are those that were designated by the manufacturer, manufactured and marketed solely for installation and use in a residential single family dwelling.
- "Commercial-grade" items are those that were designated by the manufacturer, manufactured and primarily marketed for installation and use in commercial operations.
- A "visual inspection" of the covered item is considered to mean the viewing of an item to verify that it appears structurally intact and without damage or missing parts that would indicate inoperability.
- A "simple mechanical test" means the ability to turn the unit off and on verifying the item operates without irregular sounds or smoke that may indicate a problem. In certain instances, we may require documentation from you during a claim review.
- "Proper operating condition" means the item/system was correctly located within the home, was properly installed to code at the time of installation, was fully connected, was capable of successfully performing all operations commensurate with the manufacturer's original design intention, and did not pose any hazard to life or property.
- A "necessary or required upgrade" is a replacement improving: manufacturer specification; energy efficiency; or system
 performance due to external circumstances (such as inability to obtain parts/equipment or government mandated system
 modifications).
- "Item" examples: air conditioning unit, heating unit, water heater, individual appliances such as refrigerator, dishwasher and ceiling fans.

III. When Your Coverage Applies

- We agree to pay the covered costs to repair or replace the items listed as covered on your Agreement Coverage Summary
 Page if any such items become inoperable during the term of this Agreement due to mechanical failure caused by routine
 wear and tear. The definitions of the specific items that may be listed on your Agreement Coverage Summary Page as covered, as
 well as other limitations on coverage and other terms and conditions, are listed below.
- 2. We will cover mechanical failures relating to the mechanical parts and components of those domestic-grade items that were in the home and in proper operating condition on the Agreement effective date.
- 3. We will cover failures due to rust and corrosion, improper installations repairs or modifications, and mismatched systems where the indoor and outdoor units were not properly matched to each other in capacity or efficiency for proper operation.
- 4. When completing a covered repair or replacement, we will pay the cost to:
 - dismantle and remove defective equipment,
 - recapture refrigerant,
 - reclaim refrigerant,
 - dispose of refrigerant.
- 5. We will cover an unknown pre-existing mechanical failure provided the failure could not have been detected by visual inspection or simple mechanical test.
- 6. The decision to replace rather than repair items is solely our option. Should we choose to replace an item, the replacement shall:
 - be the base model that meets all applicable federally mandated minimal manufacturers' standards,
 - perform the same primary function, and have a capacity comparable with the covered item, when available with domestically assembled units.

When replacing systems and appliances:

- We are not liable to provide exact match in color, dye, lot, material, type or brand.
- We will be responsible for the installation of the replacement item but not for the cost of the construction, modifications, carpentry
 or transitional work made necessary in order to accommodate the replacement, nor for any costs to upgrade or modify items for
 any reason except as otherwise specified in this Agreement.
- With respect to kitchen/laundry appliances, we will make reasonable efforts to provide replacement items of similar mechanical capabilities and/or efficiency of the original unit, when available.

When making repairs:

- We reserve the right to rebuild existing parts or components and/or install rebuilt or refurbished parts or components.
- 7. Our cash payment policies and procedures:
 - In instances where the combined cost of diagnosis and repair or replacement is estimated to exceed a stated contract dollar limit, we will not provide repair or replacement services but will instead pay an amount equal to the contract dollar limit minus the deductible amount. If the stated contract dollar limit is an aggregate amount then paid claims will also be subtracted from payment.
 - In some instances, we may offer cash in lieu of repair or replacement services. This offered amount is based on what we would
 expect to pay (which is substantially less than retail cost) for parts and labor for covered items less the incurred cost of the
 contractor's diagnosis. You are required to repair the item or provide a new replacement and send the acceptable proof of your
 actual itemized costs to us before any reimbursement amount will be paid.
- 8. Should we determine to pay cash in lieu of replacement and you only repair the item instead, the item will be excluded from further coverage under this Agreement and subsequent renewals. We reserve the right to inspect repaired and/or replacement items.
- 9. Determination of the operating condition as of the Agreement effective date, and the nature of any failure, will be made by us based upon the professional opinion of remote diagnosis for connected systems and/or appliances or our direct employees, considering but not limited to, the independent contractor's diagnosis.

IV. Requesting and Receiving Service

- You must notify us of any mechanical failure when it happens and prior to the expiration of your Agreement. We are available twenty-four (24) hours a day, seven (7) days a week online at www.my.cinchhomeservices.com or by phone at 1-844-324-5688. If you fail to notify us of any mechanical failure during the coverage term in which the failure occurred, we will not be responsible for the cost of any repairs and/or replacements resulting from the mechanical failure.
- 2. We will use reasonable efforts to provide a referral to an independent contractor within two (2) hour(s) after the service request is received during normal business hours and within twenty-four (24) hour(s) for requests received outside of normal business hours. We will determine, at our sole discretion, which repairs constitute an emergency requiring expedited service and will give consideration to covered mechanical failures that affect the habitability of the dwelling.
- 3. We are not responsible for expenses you incur without our express consent. We will not reimburse you for any costs associated with unauthorized repairs or work performed by unauthorized contractors.
- 4. This Agreement may include a deductible amount, as listed on your Agreement Coverage Summary Page. You may be required to pay all or part of your deductible at the time you request service. All or a portion of your deductible may be nonrefundable.
 - You are responsible and must pay for any amounts due for services performed which are not covered under the terms, conditions and provisions of this Agreement.
- 5. You are responsible to provide access to the covered property during normal business hours for the independent contractor to diagnose, obtain approval for, and/or complete repairs for covered mechanical failures. You are responsible to pay us and/or our independent contractor any service charge and additional charges assessed by our independent contractor resulting from your failure to provide access and/or for missed appointments caused by you.
- 6. We reserve the right to obtain, at our expense, a second opinion by an independent contractor prior to determining eligibility for coverage.

V. Details About What's Covered and What's Not

This Agreement provides coverage only for those items specifically listed as being covered on your Agreement Coverage Summary Page. An additional fee may be required for additional systems, appliances or optional coverages. Coverage of some items may not be available under all plans or in every state.

This Agreement defines precisely what mechanical systems and appliances, and which of their parts and components, will be covered; only those items specifically so described are covered, subject to the limitations and conditions herein and on your Agreement Coverage Summary Page.

Under any and all circumstances, our maximum liability, in the aggregate, for any and all claims submitted per agreement term shall be \$15,000.

1. Ceiling Fan(s)

COVERED	NOT COVERED
All components and parts.	-
A maximum covered amount of \$5,000 is allowed per claim.	

2. Central Vacuum(s)

	NOT COVERED
inarancion.	es and accessories; access and closing costs to d ceilings when locating or repairing a

A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.

3. Door Bell(s)

COVERED NOT COVERED

All components and parts.	When part of the intercom or monitoring system.
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A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.

4. Electrical

COVERED	NOT COVERED
All components and parts including Direct Current (D.C.) wiring, lighting fixtures, and built-in exhaust/vent/attic fans.	Components wiring or cable of audio,/video,/computer,/intercom,/alarm/security wiring or telephone systems circuit overload; or overload protection and face plates.
A maximum covered amount of \$5,000 is allowed per claim.	

5. Garage Door Opener(s)

COVERED	NOT COVERED
All components and parts located inside the ceiling mounted electric motor of garage door opener.	Door or door track assemblies, cables, springs.

A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.

6. Garbage Disposal(s)

COVERED	NOT COVERED
All components and parts.	
A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.	

7. Instant Hot/Cold Water Dispenser(s)

COVERED	NOT COVERED
All components and parts.	-
A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.	

8. Kitchen/Laundry Appliance(s)

A. REFRIGERATOR(S)		
A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.		
COVERED	NOT COVERED	
All components and parts.	Free standing freezer, Multi-media centers built into appliances, and wine chillers, and consumables.	
B. DISHWASHER(S)		
A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.		
COVERED	NOT COVERED	
All components and parts including range exhaust hoods located above the range.	-	
C. CLOTHES WASHER(S)		
A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.		
COVERED	NOT COVERED	
All components and parts.	-	

9. Plumbing

COVERED	NOT COVERED
Leaks and breaks of water, drain, gas, waste or vent lines, toilets and related mechanisms, toilet wax ring seals, faucets,	Stoppages caused by collapsed, damaged or broken drain, vent or sewer lines outside the home's main foundation, lines

	infiltrated or stopped by roots or foreign objects, even the home's main foundation; costs to locate or access
style used when replacement is necessary), hose bibs, basket strainers, permanently installed sump pumps (ground water only), built-in bathtub whirlpool motors, pumps, and air switch assemblies, pressure regulators, sewage ejector pump (septic system sewage ejector pumps are not covered unless optional coverage is purchased), clearing of sink, bathtub, shower, and	ts not found or inaccessible, or to install cleanouts, and hrough roof vents; any fees for photo/video equipment, tting equipment, chemicals, jet or steam clearing; s, sinks, showers, shower enclosures and base pans, s and seats, jets, caulking or grouting, septic tanks, on tanks, water softener, water filtration/purification , holding or storage tanks, saunas or steam rooms.

NOTE: Where covered repairs require access to plumbing, we will provide access to plumbing only through unobstructed walls, ceilings or floors, and will return access openings to a rough finish. If the plumbing is accessible only through a concrete floor, wall or ceiling, we will pay up to \$1,000 per Agreement term for access, diagnosis, repair, or replacement of such plumbing, including returning access openings to a rough finish. A maximum covered amount of \$5,000 is allowed per claim.

10. Smoke Detector(s)

COVERED	NOT COVERED
Battery operated and hardwired units	-
A maximum covered amount of \$5,000 is allowed per claim.	

11. Water Heaters (s)

COVERED	NOT COVERED
All components and parts, including tankless water heaters and	Auxiliary holding or storage tanks, fuel storage tank or energy
circulating pumps.	conservation unit(s).

A maximum of 5 units are covered per contract. A maximum covered amount of \$5,000 is allowed per claim.

VI. Details About Optional Coverage

Optional coverage may be purchased up to 30 days after the beginning of the Agreement term without an inspection. After the 30th day optional coverage may be purchased provided an inspection is performed (at customer's expense) and the inspection results are approved by us. New Construction Customers may add optional coverage during the Agreement term for brand new items providing proof of purchase is received by us. Optional coverage, regardless of date of purchase, continues only through the Agreement term.

1. Swimming Pool and/or Spa Combination (Shared Equipment)

Shared equipment is covered. If equipment is not shared, then only one or the other is covered unless an additional fee is paid. Saltwater Pool and/Spa coverage requires an additional fee.

COVERED	NOT COVERED
Above ground components and parts of the heating, pumping, and filtration system including: pool heater, pool sweep motor and pump, pump motor, blower motor and timer, plumbing pipes and wiring.	Portable or above ground spas, access to pool and spa equipment, lights, liners, jets, ornamental fountains, waterfalls and their pumping systems, auxiliary pumps, pool cover and related equipment, fill line and fill valves, built-in or detachable cleaning equipment including, without limitation, pool sweeps, pop-up heads, turbo valves, skimmers, chlorinators, and ionizers, fuel storage tanks, disposable filtration mediums, heat pump, multi-media centers, dehumidifiers, panel box and dials, salt water generator; salt and components.

A maximum covered amount of \$1,500 is allowed per Agreement term.

2. Salt Water Swimming Pool and/or Spa Combination (Shared Equipment)

COVERED	NOT COVERED

Above ground components and parts of the heating, pumping, and filtration system including: pool heater, pool sweep motor and pump, pump motor, blower motor and timer, plumbing pipes and wiring. Saltwater cell and circuit board.	Portable or above ground spas, access to pool and spa equipment, lights, liners, jets, ornamental fountains, waterfalls and their pumping systems, auxiliary pumps, pool cover and related equipment, fill line and fill valves, built-in or detachable cleaning equipment including, without limitation, pool sweeps, pop-up heads, turbo valves, skimmers, chlorinators, and ionizers, fuel storage tanks, disposable filtration mediums, heat pump, multi-media centers, dehumidifiers, panel box and dials, salt water generator; salt and components.
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A maximum covered amount of \$1,500 is allowed per Agreement term.

3. Septic System

COVERED	NOT COVERED
Mainline stoppages that can be cleared through an existing access or cleanout without excavation. The septic tank will be pumped one (1) time during the Agreement coverage term if the stoppage is due to septic back up. We will not pay more than \$500 per pumping occurrence. If the septic tank needs to be replaced, we will not pay more than \$1,000 towards the replacement of the septic tank. We will cover one (1) one sewage ejector pump for septic system located within the perimeter of the main foundation.	Broken or collapsed sewer lines outside the foundation, stoppages or roots that prevent the effective use of any externally applied sewer machine cable, cost of finding or gaining access to the septic tank or sewer hook-ups, disposal of waste, chemical treatment of the septic tank and/or sewer lines, tanks, leach lines, cesspool, and any mechanical pump or systems.

We will not pay more than \$500 per pumping occurrence. If the septic tank needs to be replaced, we will not pay more than \$1,000 towards the replacement of the septic tank.

4. Well Pump

COVERED	NOT COVERED
All components and parts of well pump utilized as a source of water to the home.	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, storage or pressure tanks, booster pumps, re-drilling of wells, well pump and all well pump components for geothermal and/or water source heat pumps.

NOTE: We will pay up to \$1,500 per Agreement term for access, diagnosis and repair or replacement.

5. Premier Upgrade Package

Adding this package to your Agreement provides additional benefits on a covered claim. Certain repairs or replacements may require additional fees that are not normally covered under your Agreement, such as, but not limited to, duct, electrical and/or plumbing modifications, code upgrades, permits, and condenser pads. Depending on which package you select, which will be displayed in your coverage summary we will provide up to either \$500 or \$1000 towards any typically excluded non-covered charges when repairing or replacing a covered item. In no event shall we be liable to cover fees and/or disposal arising from hazardous and/or toxic materials or asbestos. Package limits apply to one (1) covered item, per claim. Each claim event is capped up to either \$500 or \$1000 any unused portion of the benefit cannot be applied towards a future claim. In no event shall we be liable for more than two (2) claims per agreement term, for an aggregate amount of up to \$1000 or \$2000. This benefit does not apply to equipment; items; or failures deemed ineligible for coverage.

6. Water Softener

COVERED	NOT COVERED
Mechanical parts and components of basic single water softener unit, including central head assembly; multi-level/twin softeners; piping to and from unit(s) and system tanks.	Any and all treatment, purification, odor control, iron filtration components and systems; discharge drywells; failure due to excessive water pressure or freeze damage; failures due to mineral and/or sediment; resin bed replacement and salt.

A maximum covered amount of \$5,000 is allowed per claim.

7. Outside Gas Line

family residential home – it is the most direct line between the curb box and the inlet valve of the meter. It includes the gas supply line between the outlet of the meter and the exterior of the foundation. It does not include any connections or extensions such as, but not limited to, gas lines to grills, lights and pool heaters. After the outside gas service line is repaired or replaced, our independent service provider will provide basic site restoration	COVERED	NOT COVERED
and reseeding.	from the curb box to the inlet valve of the meter for one single family residential home – it is the most direct line between the curb box and the inlet valve of the meter. It includes the gas supply line between the outlet of the meter and the exterior of the foundation. It does not include any connections or extensions such as, but not limited to, gas lines to grills, lights and pool heaters. After the outside gas service line is repaired or replaced, our independent service provider will provide basic site restoration to the affected area, limited to backfill of excavated soil, raking	pressure gas lines and the high pressure service line which is defined as a natural gas supply line with a pressure rating of 60 psi or greater; natural gas meter including connections; appliances or appliance connectors or burner tips; any gas service line not measuring between ½" and 1 ¼" in diameter;

site restoration to the affected area, limited to backfill of excavated soil, raking and reseeding.

8. Outside Sewer

COVERED	NOT COVERED
Outside sewer service line failures as a result of normal wear and tear. After the outside sewer service line is repaired or replaced, our independent service provider will provide basic site restoration to the affected area, limited to backfill of excavated soil, raking and reseeding.	Any outside sewer line in excess of 500 feet in length, any outside sewer service line not connected to a public sewer system, including but not limited to sewer lines connected to a septic system or leach field; outside holding tanks; ejector pumps; service or damage related to the back-up of sewers and drains or any other damage caused directly or indirectly by sewer main lines; any outside sewer service line connected to a lift station; utility meters; stoppages or blockage caused by root invasion and/or by foreign objects, such as but not limited to, toys and bottle caps; any interior water or sewer lines.
NOTE: Limitations of Coverage: For covered repairs, we will pay	a maximum of \$3,000 in the aggregate per Agreement term for

NOTE: Limitations of Coverage: For covered repairs, we will pay a maximum of \$3,000 in the aggregate per Agreement term for repairs to outside. We will pay up to an additional \$1,500 in aggregate per Agreement term to cut, excavate or repair sidewalks located in a public easement or public roads that were damaged solely due to outside sewer line covered repair or replacement work performed by our independent contractor(s). Only expenses related to repair or replacement of sidewalks are covered under this additional limit. This additional limit, when applicable, does not add any additional coverage to the outside sewer line maximum. Should sidewalk or public road repair expenses exceed \$1,500, it is your responsibility to pay any additional costs. You will be notified of the expected additional expenses before work is completed.

9. Outside Water Line

COVERED	NOT COVERED
Outside water line repair or replacement if the failure is a result of normal wear and tear. This Agreement covers only the portion of the service line which extends from the curb box shut off valve to the meter or exterior load bearing wall of the covered property. After the outside water service line is repaired or replaced, our independent service provider will provide basic site restoration to the affected area, limited to backfill of excavated soil, raking and reseeding.	Any outside water line in excess of 500 feet in length; any costs in excess of \$2,000 in aggregate per Agreement term; any outside water service line not connected to a public water system, including but not limited to water lines connected to a well system; lead piping; utility meters; stoppages or blockages caused by root invasion and/or by foreign objects, such as but not limited to, toys and bottle caps; sprinkler and/or any irrigation lines or systems; any interior water or sewer lines.

NOTE: Limitations of Coverage: For covered repairs, we will pay a maximum of \$2,000 in the aggregate per Agreement term. We will pay up to \$500 in aggregate per Agreement term to cut, excavate or repair sidewalks located in a public easement or public roads that were damaged solely due to outside water service line covered repair or replacement work performed by our independent contractor(s). These expenses will apply toward the \$2,000 Agreement maximum. Should sidewalk or public road repair expenses exceed \$500, it is your responsibility to pay any additional costs. You will be notified of the expected additional expenses before work is completed.

VII. General Exclusions and Limitations

- 1. This Agreement does <u>not</u> cover performance of routine maintenance. You are responsible for performing all routine maintenance and cleaning for all covered items and systems as specified and recommended by the manufacturer. You are also responsible for providing all routine maintenance for all areas in a covered property around covered items and/or systems to ensure that these items and/or systems are able to function properly as specified by the manufacturer.
- This Agreement does <u>not</u> cover repairs or replacements of any item covered by other insurance, warranties or guarantees, including but not limited to, manufacturer's, contractor's, builder's, distributor's, home service agreement or home warranty. Our coverage is secondary to such insurance, warranties, or guarantees.
- 3. This Agreement shall <u>not</u> cover any item(s) if they are:
 - systems, appliances or components classified by the manufacturer as commercial-grade;
 - flues, venting, chimneys, and exhaust lines;
 - determined to be defective by the Consumer Product Safety Commission or the manufacturer and for which either has
 issued, or issues, a warning or recall, or which is otherwise necessitated due to failure caused by the manufacturers
 improper design, use of improper materials and/or formulas, manufacturing process or any other manufacturing defect;
 - below the slab or basement floor of the home; except as otherwise specified in this Agreement;
 - located outside the perimeter of the main foundation or a detached garage (i.e., outside the outer load bearing walls of
 the structure with the exception of central air conditioning unit, main electrical panel, water heater) or unless
 specifically covered with optional coverage purchased for items outside the main perimeter. These exceptions must be
 installed for diagnose and must be manufactured for outside use or be located in a structure which protects items from
 the elements;
 - damaged by you in the course of remodeling or unauthorized repair.
- 4. This Agreement does <u>not</u> cover failures which may result from causes other than normal wear and tear, such as without limitation:
 - abuse, misuse and/or neglect;
 - lightning strikes, power failure, power surge;
 - missing components, parts or equipment;
 - animal, pet and/or pest damage;
 - fire; casualty; flood; smoke; earthquake; freeze damage; acts of God;
 - manufacturer's improper design, use of improper materials and/or formulas, manufacturing process or any other manufacturing defect;
 - structural and/or property damage;
 - accidents; war; acts of terrorism; nuclear explosion, reaction, radiation or radioactive contamination; insurrection; riots; vandalism; or intentional destruction of property;
 - any noise without a related mechanical failure.
- 5. This Agreement does not cover mechanical failures, damages or remediation due to:
 - mold, mildew, mycotoxins, fungus, bacteria, virus, condensation, wet or dry rot, regardless of the source, origin, or location;
 - lack of capacity in the existing system or appliance, under/oversized systems in relation to the square footage for the area being heated or cooled;
 - conditions of insufficient or excessive water pressure;
 - conditions of inadequate wiring capacity, circuit overload, power failure and/or surge.
- 6. This Agreement does not cover costs for (except as otherwise specified in this Agreement):
 - construction, carpentry, dimensional or design change, or other modifications necessary to remove, relocate or install equipment;
 - providing or closing access to covered items;
 - equipment to gain access or permit serviceability such as but not limited to scaffolding,
 - restoration of any wall or floor coverings, cabinets, counter tops, tiling, paint or the like;
 - failure to meet building code(s), zoning requirements, utility regulations;
 - failure to comply with local, state or federal laws or regulations;

- compliance with federal, state, and/or local law, code, regulation, or ordinance;
- for testing required by state or local municipalities, such as but not limited to, load calculation or duct certification;
- for additional charges to access or transport materials, supplies, or independent contractors to the covered property, such as but not limited to: tolls, required use of ferries, or barges;
- permits;
- code upgrades;
- modifications.
- 7. This Agreement does not cover:
 - removal and/or disposal of hazardous or toxic material or asbestos;
 - the use of cranes or other lifting equipment required to service any item or system;
 - excavation or other charges associated with gaining access to a well pump;
 - electronic computerized, or home energy management systems or devices; LCD displays that do not affect the primary operation of the unit unless otherwise stated in this agreement;
 - lighting and/or appliance management systems, unless otherwise stated in this agreement;
 - radon monitoring systems, fire sprinkler systems, and solar systems and components.
- 8. This Agreement does not cover delays or failures to provide service caused by, or related to:
 - any of the exclusions listed herein;
 - shortages of labor and/or materials;
 - any other cause beyond our reasonable control.

VIII. Limitation of Liability

- We are not responsible for incidental, consequential, special, and/or punitive damages and you agree to waive any and all claims for such damages, arising from, resulting from and/or related to the failure of any item or system, including, but not limited to, food spoilage, loss of income, additional living expenses, and/or other property damage.
- 2. We are not liable for any damages that result from an independent contractor's service, delay in providing service or failure to provide service. We are not liable for any incidental, consequential, special, and/or punitive damages, whether caused by negligence or any other cause, and you agree to waive any and all claims for such damages, arising from, resulting from or related to any independent contractor's service, delay in providing service or failure to provide service, including, but not limited to, damages, resulting from delays in securing parts and/or labor, the failure of any equipment used by an independent contractor, labor difficulties, and/or the negligent, tortuous and/or unlawful acts or omissions of any independent contractor.

IX. Cancellation Information

- You may cancel this Agreement by telephone or in writing within 30 days of the coverage effective date for a full refund of the contract fees paid if no claim has been made. The right to cancel this Agreement as provided in this paragraph is not transferable. A ten percent (10%) penalty per month will be added to any refund required under this paragraph, including any accrued penalties, which are not paid or credited within 30 days after you cancel this Agreement.
- 2. You may cancel this Agreement within 30 days of the coverage effective date if a claim has been made, or at any time thereafter, at which time you may be entitled to a refund of unearned contract fees paid based on the short rate schedule less a processing fee of twenty-five dollars (\$25) and less the cost of any services performed pursuant to the Agreement, where permitted by law. If claims have been paid, we may bill you for the lesser of the net amount due to us or the unpaid annual term contract fee. We will bill or charge you any balance owed to us through the same mechanism as any previous installment billings, or we will direct bill you if such a mechanism is not available.
- 3. We may terminate this Agreement immediately, after any applicable notice provisions, for non-payment, fraud or material misrepresentation. If we terminate for fraud or material misrepresentation, this Agreement is void and we shall refund all paid contract fees if no claims have been made. If a claim has been made, we will follow normal cancellation procedures as outlined in this section.
- 4. In the event you threaten to harm or actually harm the safety or well-being of: (i) the company (ii) any employee of the company; (iii) an independent contractor; or (iv) any property of the company or the independent contractor, you will be in breach of this Agreement.

In the event you breach this or any other obligation under this Agreement, we may refuse to provide service to you and may cancel this Agreement immediately.

X. Dispute Resolution

- 1. ARBITRATION: All disputes, controversies or claims of any sort, arising out of or in any way relating to this Agreement, its negotiation, and the Services provided pursuant to it, whether based in contract, tort, regulation, or any other legal or equitable theory (collectively "Disputes"), shall be resolved at the consumer's choice by settlement, or final and binding arbitration, or in and through a small claims court having jurisdiction over such Disputes. Arbitration shall be conducted within the geographical limits of the applicable federal district court where the Covered Property is located, or such other location upon which both parties mutually agree, and administered by a mutually agreed upon arbitration service. The Commercial Arbitration Rules and Supplementary Procedures for Consumer-Related Disputes of the American Arbitration Association or similar such rules (the "Arbitration Rules") in effect at the time arbitration is demanded by either party shall govern the arbitration proceeding and the selection of one neutral arbitrator to preside over the proceeding. The arbitrator is empowered to decide all Disputes and all guestions related to the enforceability and scope of these Dispute Resolution provisions, including but not limited to the validity, interpretation and applicability of these Dispute Resolution Provisions. Additionally, this transaction involves interstate commerce, and these Dispute Resolution provisions shall be governed by the Federal Arbitration Act, as amended (9 USC 1). No arbitration may proceed on a class or representative basis, and the arbitrator may not consolidate any arbitration proceeding governed by these Dispute Resolution Provisions with any other person's arbitration proceeding, and may not otherwise preside over any form of a representative or class proceeding. Under the Arbitration Rules, although each party is required to pay certain administrative and arbitrator fees, the amount the consumer may be required to pay is limited. Each party to arbitration is responsible for its own attorney's fees, if the party chooses to be represented by an attorney.
- CLASS ACTION AND JURY TRIAL WAIVER: Each party to this Agreement may bring a Dispute against the other only in its individual capacity and not as a plaintiff or class member in any purported class or representative proceeding. Each party gives up or waives any right it may have to have any Disputes between them resolved by a jury.

XI. Other Conditions

- 1. **Term.** Coverage under this Agreement commences on the effective date specified on the Agreement Coverage Summary Page and expires twelve (12) month(s) from Agreement effective date.
- 2. Renewal. Where permitted by state law, this Agreement may automatically renew at the sole and exclusive option of the <u>Issuing Company</u> for successive twelve (12) month(s). In the event the Issuing Company elects to renew this Agreement, you will be notified of any rate and/or coverage changes, not less than thirty (30) days prior to the expiration of the current Agreement term and commencement of the renewal term.
- 3. Assignment. In the event of assignment or transfer of title of the covered property, this Agreement may be assigned and/or transferred at our option, where permitted by state law and when the applicable fee has been paid. We reserve the right to charge a transfer fee not to exceed \$25 twenty-five dollars.
- 4. Installment Billing. In certain cases you may be permitted, at our sole and exclusive discretion, to pay for your coverage on an installment basis. Should you suffer a mechanical failure covered by this Agreement at a time when there are unpaid installments due from you, whether or not such payments are due or overdue, we reserve the right to deduct all or any portion of any unpaid amounts from the amount of loss covered by this Agreement for such incident, or to require payment of the entire remaining unpaid balances prior to covering the loss for you as we deem necessary or desirable. Our failure to exercise any such right on one occasion shall not be deemed a waiver of such right on other occasions.
- 5. Waiver. Should we waive any of our contractual rights; such waiver will not constitute a future waiver of said rights.
- 6. **Disclosure**. The price of the Agreement includes the full amount of all fees due and payable as well as the costs of processing and administration for the Issuing Company and its agents where allowable by law. Any applicable state or local sales taxes are in addition to the price of the Agreement.

- 7. Severability. If any provision of this Agreement is determined to be invalid or unenforceable, in whole or in part, by any rule of law or public policy, all other conditions and provisions of this Agreement shall nevertheless remain in full force and effect.
- 8. Entire Agreement. This Agreement constitutes the entire agreement between you and us and supersedes all prior agreement and understandings, oral or written, which may have been made with respect to the Agreement and its subject matter. Except as provided herein, all other warranties, expressed or implied, are hereby disclaimed.
- 9. Issuing Company. This Agreement is issued by HomeSure Services, Inc., except in the following states where it is issued by the identified entity: in Alabama, Arizona, Florida, Illinois, Iowa, Massachusetts, Nevada, New Hampshire, New Mexico, New York, North Carolina, Oklahoma, South Carolina, Texas, Utah, Vermont, Washington, Wisconsin and Wyoming by HomeSure of America, Inc.; in California by HomeSure Protection of California, Inc.; and in Virginia and Oregon by HomeSure of Virginia, Inc. Services are provided by independent contractors.
- 10. Corporate/Administrative Office. P.O. Box 811720, Boca Raton, FL 33481-1720, 954-835-1900.

APPLIANCE BUYLINE[®] DISCOUNT BUYING SERVICE TERMS AND CONDITIONS

THE FOLLOWING TERMS AND CONDITIONS APPLY TO ALL ENROLLEES OF THE APPLIANCE BUYLINE DISCOUNT BUYING SERVICE (THE "SERVICE") AND SHALL BE BINDING ON ALL ENROLLEES UPON COMPLETION OF ENROLLMENT IN THE SERVICE.

- 1. THE SERVICE: The Service is offered by Cinch Home Services, Inc. as an additional benefit to enrollees in certain of its and its affiliates and subsidiaries' home products (collectively Cinch Home Services). Through the Service, enrollees are given direct access to third-party merchants' ("Participating Merchants") websites through which enrollees can purchase appliances at discounted prices compared with the manufacturer and/or Participating Merchant's suggested retail prices. All products offered to enrollees in the Service are determined solely and exclusively by the Participating Merchants, and all prices and discounts advertised on the Participating Merchants' websites for the products offered are determined solely and exclusively by the Participating Merchants. All purchases made by enrollees through the Service are made directly between the enrollee and the Participating Merchant and must be approved by the Participating Merchant. All terms and costs of delivery and/or installation of any product(s) purchased through the Service are determined solely and exclusively by the Service are determined solely and exclusively by the Service are determined solely and exclusively by the Service are determined solely and exclusively between the enrollee and the Participating Merchant and must be approved by the Participating Merchant. All terms and costs of delivery and/or installation of any product(s) purchased through the Service are determined solely and exclusively by the Participating Merchant and the enrollee. The Service shall not participate in the selection, purchase, payment, delivery, or installation of any product by any enrollee from any Participating Merchant. The Service reserves the sole and exclusive right to determine which merchants may participate in the Service.
- 2. ENROLLMENT: To enroll in the Service, you must contact the Service at 800-475-9679 or by email to questions@appliancebuyline.com. Once enrolled, you will be provided with the necessary information to access Participating Merchants' websites, including any required authorization codes necessary to access the websites. Depending on the Participating Merchant, you may also be required to register with the Participating Merchant before accessing the merchant's website and/or purchasing any products. All enrollees in the Service who access and/or register with a Participating Merchant's website are subject to all terms and conditions established by that Participating Merchant in addition to the Terms and Conditions set forth herein.

3. MERCHANDISE ORDERS:

- a. When you order a product from a Participating Merchant, the purchase is completed solely and exclusively between you and the Participating Merchant. Neither the Service nor Cinch Home Services is the merchant, vendor, supplier, or manufacturer of any product. Neither the Service nor Cinch Home Services maintain inventory for any products, or take title to the product. In addition to the terms and conditions set forth herein, all orders placed with a Participating Merchant are subject to the terms and conditions of the Participating Merchant with which the order is placed as well as any terms and conditions imposed by the manufacturer.
- b. All purchases made through the Service must be completed with a credit card unless otherwise permitted by the Participating Merchant. You must check with each Participating Merchant to determine which credit cards they accept.

4. CANCELLATION AND RETURN POLICY ON MERCHANDISE ORDERS:

- a. All cancelations of any orders placed with a Participating Merchant are subject to and must comply with the terms, conditions and policies of the Participating Merchant with which the order was made. You must contact the Participating Merchant directly to effectuate any cancellation.
- b. All returns of items purchased through the Service from a Participating Merchant and delivered to you are subject to and must comply with the terms, conditions and policies of the Participating Merchant from whom the product was purchased. You must contact the Participating Merchant directly to effectuate any return.
- 5. AVAILABILITY OF MERCHANDISE: The Service and Cinch Home Services do not guarantee the availability of any product. The availability of any product is determined solely and exclusively by the Participating Merchants.
- 6. WHO MAY USE: You and immediate members of your family living in your household may use the Service for the purpose of purchasing home appliances for your and your immediate family's personal use. You may not use the Service to purchase appliances for the purpose of reselling them. You may not disclose any information you learn from accessing any Participating Merchant's website to any person or entity except as necessary to fulfill the buy-sell relationship between you and the Participating Merchant. You may not give any other person access to any Participating Merchant's website or purchase appliances through the Service on behalf of anyone other than yourself or your immediate family members living in your household. You agree to notify the Service if you become aware of any unauthorized use of the Service. Any violation of these limitations may result in the immediate termination of your enrollment in the Service and/or termination of your right to access Participating Merchants' websites.

7. LIMITS OF LIABILITY:

- a. THE SERVICE, CINCH HOME SERVICES, AND EACH OF THEIR PARENTS, SUBSIDIARIES AND AFFILIATES DISCLAIM AND ASSUME NO LIABILITY AS A SELLER OF ANY PROUCTS INCLUDING, WITHOUT LIMITATION, ANY LIABILITY FOR ANY DEFECTIVE PRODUCTS, INCLUDING WITH RESPECT TO ANY PERSONAL INJURY OR PROPERTY DAMAGE CAUSED BY SUCH DEFECTIVE PRODUCTS, DELAY IN DELIVERY OF PRODUCTS FOR ANY REASON WHATSOEVER, DELIVERY OF THE WRONG PRODUCT, NEGLIGENCE IN CONNECTION WITH THE DELIVERY AND/OR INSTALLATION OF A PRODUCT, AND NEGLIGENCE OF A PARTICIPATING MERCHANT, AND YOU AGREE TO WAIVE ANY AND ALL SUCH CLAIMS AS AGAINST THE SERVICE, CINCH HOME SERVICES AND EACH OF THEIR PARENTS, SUBSIDIARIES AND AFFILIATES.
- b. THE SERVICE, CINCH HOME SERVICES AND EACH OF THEIR PARENTS, SUBSIDIARIES AND AFFILIATES FURTHER EXPRESSLY DISCLAIM AND ASSUME NO LIABILITY FOR SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES AND YOU AGREE TO WAIVE ANY AND ALL CLAIMS FOR SUCH DAMAGES. THE SERVICE, CINCH HOME SERVICES AND EACH OF THEIR PARENTS, SUBSIDIARIES AND AFFILIATES LIABILITY TO YOU SHALL IN NO EVENT EXCEED THE AMOUNT OF THE FEE PAID BY YOU FOR THE SERVICE.

APPLIANCE BUYLINE[®] DISCOUNT BUYING SERVICE TERMS AND CONDITIONS Page 2 of 2

c. THE SERVICE, CINCH HOME SERVICES AND THEIR PARENTS, SUBSIDIARIES AND AFFILIATES SHALL NOT BE RESPONSIBLE FOR ANY ERRORS OR OMISSIONS CONTAINED IN ANY WEBSITE, PUBLICATION OR GUIDE PRODUCED AND PROVIDED TO YOU BY THE SERVICE, CINCH HOME SERVICES OR THEIR PARENTS, SUBSIDIARIES OR AFFILIATES OR FOR ANY ERRORS OR OMISSIONS CONTAINED IN ANY PARTICIPATING MERCHANT'S WEBSITE, PUBLICATIONS OR GUIDES. INFORMATION IN ANY SUCH PUBLICATIONS, GUIDES AND/OR WEBSITES REGARDING PRODUCT MANUFACTURERS, MODEL NUMBERS, PRICES, ACCESS NUMBERS AND PROCEDURES ARE SUBJECT TO CHANGE WITHOUT NOTICE.

8. WARRANTY DISCLAIMER: TO THE EXTENT PERMITTED BY LAW, THE SERVICE, CINCH HOME SERVICES AND THEIR PARENTS, SUBSIDIARIES AND AFFILIATES MAKE NO WARRANTY, EXPRESS OR IMPLIED, ORAL OR WRITTEN, WITH RESPECT TO ANY PRODUCTS OR SERVICES SOLD BY ANY PARTICIPTING MERCHANT, INCLUDING ANY WARRANTY FOR MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND ALL WARRANTIES ARISING BY CUSTOM OR TRADE USAGE. YOU ARE ENTITLED ONLY TO THE MANUFACTURER AND/OR PARTICIPATING MERCHANT'S PRODUCT AND SERVICE WARRANTIES SET FORTH IN THE DOCUMENTATION AND INFORMATION PROVIDED BY THE MANUFACTURER AND/OR PARTICIPATING MERCHANT. THESE WARRANTIES SHALL BE YOUR SOLE AND EXCLUSIVE REMEDY IN EQUITY OR AT LAW FOR DEFECTIVE PRODUCTS OR SERVICES.

9. CHANGES IN TERMS AND CONDITIONS: The Service reserves the right to change the terms and conditions of this Agreement at any time. Benefits may vary from those stated here, and are subject to change without prior notice.

10. **GOVERNING LAW**: These Terms and Conditions, and the rights and obligations stated hereunder, shall be governed by, and construed in accordance with, the laws of the State of Florida, without regard to its conflict of laws provisions.

DISPUTE RESOLUTION: 1. ARBITRATION: All disputes, controversies or claims of any sort, arising out of 11. or in any way relating to this Agreement, its negotiation, and the Services provided pursuant to it, whether based in contract, tort, regulation, or any other legal or equitable theory (collectively "Disputes"), shall be resolved at the consumer's choice by settlement or final and binding arbitration or in and through a small claims court having jurisdiction over such Disputes. Arbitration shall be conducted within the geographical limits of the applicable federal district court where the Covered Property is located, or such other location upon which both parties mutually agree. The Commercial Arbitration Rules and Supplementary Procedures for Consumer-Related Disputes of the American Arbitration Association (the "Arbitration Rules") in effect at the time arbitration is demanded by either party shall govern the arbitration proceeding and the selection of one neutral arbitrator to preside over the proceeding. The arbitrator is empowered to decide all Disputes and all questions related to the enforceability and scope of these Dispute Resolution provisions, including but not limited to the validity, interpretation and applicability of these Dispute Resolution Provisions. Additionally, this transaction involves interstate commerce, and these Dispute Resolution provisions shall be governed by the Federal Arbitration Act, as amended (9 USC 1). No arbitration may proceed on a class or representative basis, and the arbitrator may not consolidate any arbitration proceeding governed by these Dispute Resolution Provisions with any other person's arbitration proceeding, and may not otherwise preside over any form of a representative or class proceeding. Under the Arbitration Rules, although each party is required to pay certain administrative and arbitrator fees, the amount the consumer may be required to pay is limited. Each party to arbitration is responsible for its own attorney's fees, if the party chooses to be represented by an attorney. 2. CLASS ACTION AND JURY TRIAL WAIVER: Each party to this Agreement may bring a Dispute against the other only in its individual capacity and not as a plaintiff or class member in any purported class or representative proceeding. Each party gives up or waives any right it may have to have any Disputes between them resolved by a jury.

12. **ASSIGNMENT**: You may not assign or delegate any of your rights or obligations under this Agreement without the written consent of the Service and subject to the authorization of Participating Merchants in accordance with their respective terms, conditions and policies.

13. **ENTIRE AGREEMENT**: These Terms and Conditions constitute the entire agreement between you, the Service and Cinch Home Services with regard to the Service and any representation, promise or condition in connection therewith, whether oral or written, not incorporated herein shall not be binding upon either party, including, without limitation, any promotional, advertising and/or marketing materials provided to you by the Service or Cinch Home Services or otherwise exchanged between the parties.

Cinch Home Services, Inc. is the Servicing Company of the Appliance Buyline[®] Discount Buying Service. Certain restrictions and limitations apply. The Appliance Buyline[®] Discount Buying Service complies with all applicable laws and regulations concerning consumer goods. Products restricted by law are not available. Not available in Puerto Rico. Appliance Buyline is aregistered service mark of Cinch Home Services, Inc. Boca Raton, FL 33431.

CINCH AB 11/2019

Terms and Conditions HOME DEDUCTIBLE REIMBURSEMENT (RSG)

I. DEFINITIONS

Home insurance refers to a policy of insurance covering the primary residence and/or personal effects of the member against all risks of direct physical damage. The home insurance policy must be a valid and active form such as Homeowners, Renters, Farm-Owners, or Fire & Wind for a dwelling and /or Personal Effects risk.

Loss refers to an accidental physical loss or damage to the member's primary residence, and/or personal effects.

Member refers to a member in good standing with the Association:

- a. who has paid the membership fee; and
- b. whose name is shown on the enrollment/registration form.

Personal Effects refers to personal property of the member normally located at the primary residence.

Primary Residence refers to a permanent residence of the member which is recognized and covered by a policy of insurance as the primary residence.

We, Us and Our refer to the Company providing this insurance.

II. COVERAGES

- A. <u>HOME DEDUCTIBLE REIMBURSEMENT</u>: We will reimburse the covered member for a loss to the member's primary residence or personal effects equal to the deductible limit shown on member's home insurance policy or up to the maximum limit of \$1,000, whichever is less. Home Deductible Reimbursement coverage does not apply if:
 - 1. the **member** does not maintain in force **home insurance** on the **member's primary residence** at the time of occurrence;
 - the claim under the member's home insurance is not covered or has been denied by the member's home insurance company;
 - 3. the loss does not exceed the current home insurance deductible or does not cause a payment to be made by the current home insurance carrier to member because the loss to the member's primary residence and/or personal effects does not exceed the current home insurance deductible.
 - 4. the member's home insurance company has waived the home insurance policy deductible.

Only one (1) Home Deductible Reimbursement benefit will be paid per claim occurrence and only one (1) claim per **member** per twelve (12) month period.

III. EXCLUSIONS

- A. We will not pay for loss caused by or resulting from any of the following:
 - Delay, loss of market, loss of use, or any other causes of consequential loss, including (but not limited to) losses arising from loss of time, inconvenience, lost profits or savings or other incidental, special, or consequential damages arising out of the use of or inability to use the member's primary residence, and/or personal effects.
 - Intentional or dishonest acts by: You, the member, or anyone else with an interest in the member's primary residence, and/or personal effects; your employees or authorized representatives; whether or not acting alone or in collusion with other persons and whether or not occurring during the hours of employment.
 - 3. Wear and tear, depreciation or obsolescence, damage or theft through normal course of use or consumption.
 - Deterioration, hidden or latent defect, or any quality in member's primary residence, and/or personal effects that causes it to damage or destroy itself.
 - Warlike action by military force including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other authority using military personnel or other agents; or
 - Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.
- B. We will not pay for loss caused directly or indirectly by any of the following:
 - 1. Seizures or destruction of member's primary residence by order of governmental authority;
 - 2. Any weapon employing atomic fission or fusion; or
 - 3. Nuclear reaction or radiation, or radioactive contamination from any other cause. But we will pay for direct physical loss to the member's personal effects caused by resulting fire; or

4. War, including undeclared or civil war.

Such **loss** is excluded regardless of any other cause or event that contributes to the **loss**, whether concurrently or in any other sequence.

- C. What this agreement does not cover:
 - Any loss involving liability or medical payments coverage provided for under the member's home insurance including, but not limited to, personal injury to others, personal injury to others injured on your property or damage to property of others.
 - As to the Homeowner's Deductible Reimbursement, any loss for loss of use expense as may be provided by a home insurance policy for expenses incurred because the primary residence may be uninhabitable for a period of time following a loss to the primary residence.
 - 3. Any theft of personal effects where visible signs of forced entry are not present, or mysterious disappearance.
 - Any loss to a residence other than member's primary residence, and/or to personal effects unless located at member's primary residence.
 - 5. Any loss which occurred while the member was not an active and paid member of the association.
 - Any loss to property including traveler's checks, tickets of any kind, negotiable instruments, cash or its equivalent, circulating currency, passports, documents, real property, animals, living plants or consumable items, items intended for commercial use.
 - 7. Any **loss** or damage to motorized vehicles of any type, intricate parts thereof, watercraft, aircraft, manufactured home or structural items intended for storage, transport, display or habitation.

IV. LOSS CONDITIONS

- A. ABANDONMENT
 - There can be no abandonment of any property to us.
- B. LOSS PAYMENT
 - We will pay or make good any loss covered under this Policy within thirty (30) days after:
 - a. We reach agreement with you; or
 - b. The entry of final judgment.
- C. RECOVERIES

Any recovery or salvage on a loss will accrue entirely to our benefit until we have been fully reimbursed for our payment.

D. REINSTATEMENT OF LIMIT AFTER LOSS

The maximum limit of insurance will not be reduced by the payment of any claim.

E. DUTIES IN THE EVENT OF LOSS

Contact claims administration for all loss notifications at (800) 859-8231 and provide your group # HPI-040114.

- The member must see that the following are done in the event of loss:
- 1. Notify the police if a law may have been violated;
- Give us, or our authorized representative, notice of the loss within ninety (90) days of the original date of loss, damage, or theft;
- 3. As soon as possible, give us, or our authorized representative, a description of how, when and where the loss occurred;
- 4. Take all reasonable steps to protect and preserve the **member's primary residence**, from further damage. Also, keep a record of expenses, for consideration of the settlement of the claim;
- 5. Permit us to inspect the member's primary residence and records proving loss;
- If requested, permit us to question the member under oath, at such times as may be reasonably required, about any matter relating to this insurance or the claim, including your books and records. In such event, the member's answers must be signed;
- Send us a signed, sworn proof of loss containing the information we request to settle the claim. This must be provided within sixty (60) days after our request;
- 8. Promptly send us any legal papers or notices received concerning the loss; and
- 9. Cooperate with us in the investigation or settlement of the claim.
- TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US If any person or organization to or for whom **we** make payment under this insurance has rights to recover damages from another those rights are transferred to **us**. That person or organization must do everything necessary to secure **our** rights and must do nothing after **loss** to impair them.

This Home Deductible Reimbursement Insurance described herein is underwritten by Voyager Indemnity Insurance Company, an Assurant Specialty Property company.

HIDR 04/14-1000

F.

Cinch Home Services, Inc. has been awarded TRUSTe's Privacy Seal signifying that this privacy policy and practices have been reviewed for compliance with TRUSTe's program requirements including transparency, accountability and choice regarding the collection and use of your personal information. The TRUSTe program covers information collected through our websites. TRUSTe's mission, as an independent third party, is to accelerate online trust among consumers and organizations globally through its leading privacy trustmark and innovative trust solutions.

Why?	Some companies, like Cinch Home Services, choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we
	collect, share and protect your personal information.

What?	 The types of personal information we collect and share depend on the product or service you have with us. This type of information can include: Address, phone number and email address Account transactions and purchase history The date and time you contact us, the nature of your inquiry, and related information, when you access our website Credit card, loan number or ACH payment information
	When you are no longer our customer, we continue to protect your information as described in this notice. Data Retention: We will retain your information for as long as your account is active or as needed to provide you services. If you wish to cancel your account or request that we no longer use your information to provide you services, contact us at compliance@cinchhs.com. We will retain and use your information as necessary to comply with our legal obligations, resolve disputes, and enforce our agreements. For Quality Assurance purposes, both inbound and outbound service calls may be recorded.

Questions or
to Opt OutIf you have general questions about this policy or wish to opt out of communication, please call (844) 627-6010
or email compliance@cinchhs.com. To completely deactivate your account, please call (844) 627-6010.

To view the full privacy policy, please visit www.cinchhomeservices.com

CINCH PS 11/19