

Contract No: _____



Supreme Home Warranty Agreement/Invoice

To obtain a contract number call: 1.800.648.5006 | Fax: 1.888.479.2652 | aphwoffice@aphw.net | aphw.com
America's Preferred Home Warranty | 2727 Spring Arbor Rd. | Jackson, MI 49203

IMPORTANT: FOR SERVICE CALL: 1.800.648.5006. NO PAYMENT OR REIMBURSEMENT FOR SERVICES PERFORMED WITHOUT PRIOR APPROVAL.

~ Please be sure to fill in all applicable areas of information. ~

Seller's Name
David A Goodman
Property Address No. & Street
4577 East Berwald Road
City State Zip
South Euclid, OH 44121
Phone #

Seller's E-mail

Buyer's Name
Jeneane Vaughn
New Phone #

Buyer's E-mail
Jeneane.Vaughn@yahoo.com

Real Estate Office
Keller Williams Realty Greater Cleveland SW
Address
18318 Pearl Rd
City State Zip
Strongsville OH 44136
Phone # Fax #
440-572-1200 440-572-1201

Real Estate Agent
Corinne Bozin-Grizzell
Agent's E-mail
movewithgrizzell@gmail.com
Closing Date Listing date
07/13/2016 04/18/2016

BOTH PARTIES AGREE THAT THE OBLIGATIONS FOR REPAIR OR SERVICE UNDER THIS AGREEMENT ARE SOLELY THOSE OF THE SERVICE PROVIDER AND ARE NOT THE OBLIGATION OF ANY REAL ESTATE FIRM. SEE ADDITIONAL TERMS AND CONDITIONS ON THE PREVIOUS PAGES.

SELLER AND BUYER ACKNOWLEDGE BY SIGNATURE OR PAYMENT THAT HE OR SHE HAS READ, UNDERSTANDS AND ACCEPTS THIS SUPREME HOME WARRANTY AGREEMENT INCLUDING ALL SERVICE AGREEMENT TERMS AND CONDITIONS.

Seller(s) Signature(s) X David Goodman (Jun 2, 2016) Date _____
X _____ Date _____
Buyer(s) Signature(s) X Jeneane Vaughn Date _____
X _____ Date _____

WAIVER

Applicant has reviewed the Supreme Home Warranty Agreement and hereby declines coverage. Applicant agrees to hold the real estate broker and agent harmless in the event of a significant mechanical failure which otherwise would have been covered under the Supreme Home Warranty Agreement.

Seller(s) Signature(s) X _____ Date _____
Buyer(s) Signature(s) X _____ Date _____

HOUSING TYPE (Please Check One)

- Single/Family Condo/Townhouse
- Duplex (2 warranties) Triplex (3 warranties)
- Fourplex (4 warranties) New Home Construction
- Manufactured Home Year Manufactured: _____
- Foreclosed/Repossessed Home**
**See Terms and Conditions "General #9"

PLAN OPTIONS (Please Check One)

- One Year Plan Options:
- \$100 Deductible..... \$399
 - \$50 Deductible..... \$435
- Two Year Plan Option:
- \$100 Deductible..... \$750
- Condo/Townhouse Plan - One Year:
- \$75 Deductible..... \$375
- New Construction Plan for Buyers - Three Years:
- \$75 Deductible..... \$550
Coverage begins 366 days after closing and continues for three years.

Multi-family Unit Plans (\$75 Deductible):

- Duplex (2 warranty agreements) \$720
- Triplex (3 warranty agreements) \$999
- Fourplex (4 warranty agreements) \$1,280

OPTIONAL COVERAGES (Please Check All That Apply)

- Seller Preferred Upgrade \$75
- Buyer Preferred Upgrade.... \$100 x ___ yrs. = \$ _____
Important: If the Buyer Preferred Upgrade has been selected and the property is a multiple family dwelling, the upgrade package must be purchased for each unit.

BUYER ONLY OPTIONS (Please Check All That Apply)

- Pool/Spa \$185 x ___ yrs. = \$ _____
- Premium
Salt Water/Pool/Spa \$345 x ___ yrs. = \$ _____
- Jetted Bathtub \$125 x ___ yrs. = \$ _____
- Clothes Washer & Dryer \$75 x ___ yrs. = \$ _____
- Water Softener..... \$50 x ___ yrs. = \$ _____

Plan Cost(s) \$435.00
Option Cost(s) \$ _____
Total..... \$435.00

3 Easy Ways to order your Home Warranty:

1. **EASIEST - Order online:** www.aphw.com
2. **Mail:** APHW, 2727 Spring Arbor Rd., Jackson, MI 49203 Fax: 1.888.479.2652
3. **Phone:** 1.800.648.5006



Home Warranty, Inc.

2727 Spring Arbor Rd.
Jackson, MI 49203

T: 800.648.5006

F: 888.479.2652

aphwoffice@aphw.net

aphw.com

**This form must be
submitted within
60 days of closing.**

DATA COLLECTION FORM

Property Information

Home Warranty Contract Number *(Required)*: _____

Address: 4577 East Berwald Road

City: South Euclid State: OH Zip: 44121

Client's Name: _____

Client's E-mail: _____

Client's Phone: _____

Closing Date: 07/13/2016

Was this property professionally inspected? Yes No

Date of Inspection: _____

Housing Information

Single Family Condo Duplex

Triplex Fourplex

New Home Construction

Foreclosure/Bank Owned

Number of Beds/Bath: 3 / 1

House Size: 1736 sq. ft.

Garage Type: None 1 Car 2 or More

Equipment Information

Primary System/Appliance

Brand Name

Range

Furnace/Heat Source

Air Conditioner

Water Heater

Refrigerator

Dishwasher

Agent Information

Name: Corinne Bozin-Grizzell Date: 05/28/2016

Real Estate Office: Keller Williams Realty Greater CLE SW

City: Strongsville State: OH

E-mail: movewithgrizzell@gmail.com

WHAT MAKES US DIFFERENT?

**YOU CHOOSE
YOUR OWN
LICENSED
CONTRACTOR**
for **ALL COVERED
REPAIRS!**

You have Protection
from unexpected
repair costs.

Easy Claims
with our **24/7/365**
person-to-person
claims service.

AMERICA'S PREFERRED[®] Home Warranty, Inc.



America's Preferred
Home Warranty
2727 Spring Arbor Rd.
Jackson, MI 49203
aphwoffice@aphw.net
www.aphw.com
1.800.648.5006

SUPREME Home Warranty Protection Plan



FAQs???

Q. What is a home warranty?

A. Our home warranty agreement pays towards the repair or replacement of any covered appliance or home system that malfunctions under normal conditions of use. Please review "What Items are Covered?" on page 3. That section features a complete listing of items covered by your APHW warranty.

Q. Is everything covered?

A. Please understand that while we try to provide coverage on as much of your home as we can, not everything is covered. Please refer to page 7 under "Limitations of Liability" and "Limitations of Coverage" which will explain all your covered items. Please review "What Items are Covered?" on page 3 for a complete listing of the items which are covered or not.

Q. Will I have any out of pocket expenses?

A. You will be responsible for a deductible on every service claim. Please remember this is a limited contract, and certain repairs and specific items may not be fully covered. Please refer to "Terms & Conditions" on page 6 for further explanation.

3 Step Easy Claims Process

1. Call:

First, make sure the item is covered by your plan.

If the item is listed as covered, call our customer service department. An APHW service representative will take your information and assign you a claim number. You may then call a local licensed contractor of your choice to diagnose the problem.

2. Schedule:

Once your contractor arrives, they must first diagnose your problem.

Important: Before the contractor does any work, have the contractor call APHW with the diagnosis.

An APHW customer service representative will speak with you and your contractor to determine the approved dollar amount covered by your warranty. Your contractor may then make the necessary repairs.

3. Payment:

Your APHW customer service representative will make sure that arrangements for payments are made. You will be required to pay the contractor a deductible for each trade call, or the actual cost, whichever is less.

An APHW customer service representative will follow up with you after the repairs are made to make sure you are completely satisfied with the work that was done.



For service call: 1.800.648.5006

► You must have telephone approval before having any work done. Reimbursement for services will not be made without prior approval.

24/7/365 Person-to-Person Claims Service

We will make every effort to expedite service in case of emergencies.

REMEMBER

Please write your contract number, deductible amount and start date here so you have them readily accessible when you call to file a claim or renewal:

Contract Number

Deductible

Contract Start Date



1.800.648.5006

What Items are Covered?



ATTIC AND EXHAUST FANS

Plans that cover this item: [Buyer](#) | [Seller](#)

Covered: Switches, controls, motors, bearings and blades.

Not Covered: Shutters, belts and filters, circulation or paddle-type fans.



CENTRAL AIR CONDITIONING

Plans that cover this item:

[Buyer](#) | [Seller Preferred Upgrade](#)

Covered: (Electric refrigerant central air conditioning units only). Coils and compressor, capacitor, motors, thermostat valves, dial and non-programmable digital thermostat, leaks in refrigerant lines, liquid suction line dryers, fuses, breakers, disconnect boxes (contactor), wiring, condensing units, evaporative coolers.

Not Covered: Window units, free-standing room units, water cooled units, portable units, any type of gas, lithium/glycol, outside and/or underground components and piping for geothermal including condenser fins, drain pans, cleaning, duct work associated with any gas units, electronic air filters or cleaners, filters, water towers, evaporative cooling pads, energy management systems, or recovery of refrigerant and chillers. Zone controls, zone motors, dampers, and leak tests.



ELECTRICAL

Plans that cover this item: [Buyer](#) | [Seller](#)

Covered: Electrical breakers, wiring, panels and sub-panels, plugs, fuses, switches, conduit, junction box, central vacuum systems.

Buyer Plan only: Garage door openers (motors, push buttons, control boards, drive mechanisms, chains).

Not Covered: Service entrance cables, garage doors, meter boxes, counter balance mechanisms, rollers and remote sensing units, tracks, infrared sensors, any loss due to water seepage along service cable, any loss from overload or power failure, any electrical items or wiring located outside the perimeter of the principal dwelling and attached garage.



HEATING SYSTEM

Plans that cover this item:

[Buyer](#) | [Seller Preferred Upgrade](#)

Covered: (Must be centrally ducted) Central heating system including electric, gas, oil, gravity (centrally ducted only), steam or hot water heat systems, ductwork, interior gas lines, dial and non-programmable digital thermostats, relays and wiring. Heat exchanger and/or combustion chamber, electric heat pump, burners, circuit board, igniter, flame sensor, transformer, gas valves, baseboard convectors, pumps, motors, switches, heating element.

Boiler systems only: Zone valves, geothermal and/or water source heat pump components and parts located within the foundation of the home or attached garage which cool and/or heat the home.

Not Covered: Outside and/or underground components and piping for geothermal and/or water source heat pumps, well pump and well pump components for geothermal and/or water source heat pumps. Free-standing or portable heating units, through-wall units, coal or wood burning equipment, fuel oil or propane gas storage tanks, fuel oil lines, registers, electronic air filters and cleaners, vents, space heaters, registers, grills, filters, solar heating systems, radiators, fireplaces, clocks, chimneys and chimney liners, recovery of refrigerant and cleaning and energy management systems. Leak tests. Zone controls, zone motors and dampers.



HUMIDIFIER

Plans that cover this item: [Buyer](#)

Covered: Permanently mounted furnace humidifier including pans, housing, motors, fans, humidistats, transformers, valves and lines.

Not Covered: Humidifier pads, media elements, brushes, atomizers or back flush units.



KITCHEN APPLIANCES

Plans that cover this item: [Buyer](#) | [Seller Preferred Upgrade](#)

Coverage is limited to primary kitchen area.

Covered: (Note: All appliances must be part of the contract to purchase for the purchaser at the time of the sale of the home or be built-in). Free-standing range, built-in oven, cooktop, built-in dishwasher (pump, motor, timers, gaskets, spray arm, seals, air gap, latches, switches and heating element, control board), built-in microwave, garbage disposal, refrigerator compressor (only).

Not Covered: Water dispenser, cracked or broken thermal shells, any loss or damage of a cosmetic nature such as denting, chipping, the cost of attaining access, replacement or repair of countertops or cabinets, racks, baskets, clocks, timers, rollers, glass or ceramic cooktops, self-cleaning mechanisms, cooking accessories, doors, door hinges, knobs, keypads, interior lining, door glass, latches, meat probes, rotisseries, shelves, ice makers, ice crushers, soap dispensers, beverage dispensers, broken interior, loss due to rust-out and food spoilage, recovery of refrigerant, and freezers which are not an integral part of refrigerator.



PLUMBING SYSTEMS

Plans that cover this item: [Buyer](#) | [Seller](#)

Covered: Drains and standard faucets, leaks and breaks to water, vent, gas or sewer lines, waste lines, assembly parts within the toilet tank, valves to shower, tub diverter, interior hose bibs, stoppage in drain, vent and sewer lines; angle stops and risers. Clearing of stoppages with rotary machine (cleaning same lines after 14 days has elapsed shall be considered a new claim and is subject to a new deductible). The foregoing is covered only within the perimeter of the main foundation of the home including attached garage.

Buyer only: Permanently installed sump pumps (ground water only).

Not Covered: Sinks, bathtubs, fixtures, exterior hose bibs, filters, sewage ejector pumps, shower-base pans, shower enclosures, tub enclosures, toilet wax ring seals, toilet bowl and tank, caulking, grouting, tile fields, lawn sprinklers, leach beds, root damage, any loss arising out of a condition of chemical or mineral deposits, water residue, rust-out, or insufficient capacity drain, low or high pressure, loss arising from porcelain cracking, chipping, dents or other externally caused physical damages, storage or holding tanks, auxiliary sump pumps. Sewage lines located outside the main foundation of the home and blockages from tree roots and foreign objects.



ROOF

Plans that cover this item: [Buyer](#)

Covered: Rolled roofing, asphalt shingles and flashing from water leaks only, and must occur during coverage period for coverage to apply.

Not Covered: Roof mount installations, gutters, drain lines, pre-existing leaks, leaks in any deck or balcony, leaks due to ice damming. Leaks which are caused by, or which result from, any of the following: damage due to persons walking or standing on the roof, missing and/or broken tiles or shingles, repairs or construction not performed in a workmanlike manner, failure to perform normal roof maintenance, replacement of entire roof, rotten wood, flat and/or hot tar roof, or acts of God such as tornado, hurricane, earthquake, fire, and lightning. Water damage must occur in the roof located over the primary living area excluding attached garage.



SEPTIC

Plans that cover this item: [Buyer](#)

Coverage for septic systems begins thirty (30) days from date of closing.

Covered: Septic tank and line from house, baffles, sewage ejector pump and switches.

Not Covered: Drain field, tile fields and leach beds, clean out, insufficient capacity, and blockages from tree roots and foreign objects.

(Continued next page)



TRASH COMPACTOR

Plans that cover this item: Buyer | Seller

Covered: All parts and components excluding lock-key assembly.

Not Covered: Removable buckets.



WATER HEATER

Plans that cover this item: Buyer | Seller

Covered: Electric, gas and tankless. Control thermostat and thermocouple, gas valves, pressure and temperature relief valve, heating elements, drain valve and instant hot water dispensers, dip tubes, blower motor, heat exchanger, burners, igniter, temperature sensor.

Not Covered: Oil hot water tanks, and loss arising as a result of chemical, mineral deposits, sediments, insufficient capacity, water residue or rust-out.



WATER WELL PUMP

Plans that cover this item: Buyer

Must be primary water source.

Coverage begins thirty (30) days after closing.

Covered: Well pumps, valves and regulators.

Not Covered: Pressure tanks, piping or electrical lines leading to or connecting pressure tank and primary dwelling, well casings, holding or storage tanks and re-drilling of well, screens, points, well pump if used for lawn sprinkler system or other like system.

Some coverage is subject to additional limitations as provided in the Terms and Conditions Section of the Supreme Home Warranty Service Agreement.

Optional Coverage

CLOTHES WASHER & DRYER

Covered: All parts and components except: soap dispensers, filter screens, plastic mini-tub, dials and knobs, lint screen, venting, and damage to clothing.

Not Covered: Soap dispensers, filter screens, plastic mini-tub, dials and knobs, lint screen, venting, and damage to clothing.

INGROUND POOLS, SPAS

Covered: All components and parts of the heating, pumping, and filtration system. A spa, including an exterior whirlpool and hot tub is also covered along with a swimming pool, if the units utilize common equipment. If they do not, coverage is limited to the option selected for either the spa or the pool. Premium/Salt Water/Spa add salt water components and cells.

Not Covered: Skimmers, pool sweeps, pool sweep motors, lights, liners, jets, concrete-encased, underground electrical, gas or plumbing lines, cleaning equipment, solar equipment, structural defects, all above ground pools.

JETTED BATHTUBS

Covered: Mechanical parts and components as follows: accessible electrical controls, accessible plumbing lines, air pumps, drains, gaskets, and primary circulation pump motor.

Not Covered: Bathtub shell, caulking and grout, failures due to dry operation of equipment, gaining access to piping, jets, electrical and component parts, tiles and marble, and tub enclosure.

WATER SOFTENER

Covered: Domestic Water Softener, brine tank and connecting water lines.

Not Covered: Insufficient or excessive water pressure, color or purity of water, filters, resin beds, salt replacement, rust or corrosion, normal maintenance, purification systems, and all rented/leased water softeners.



Buyer Preferred Upgrade Items

CEILING FAN

Must be located in main dwelling.

CENTRAL AIR (ADDS)

Refrigerant recovery, registers and grills, cost for crane to install roof mounted covered replacement air conditioner unit \$200 maximum.

CENTRAL HEAT (ADDS)

Registers, grills and heat lamps.

CODE VIOLATIONS

When the correction of code violation(s) is required to affect a covered repair or replacement of a heating, plumbing or electrical "Component Part", APHW will pay up to \$250 aggregate to correct the code violation(s). APHW will not simply pay to remove the violation.

KITCHEN APPLIANCES (ADDS)

Refrigerator control board, refrigerant recovery and recharge, ice maker and ice/beverage dispenser and their respective equipment; trash compactor lock and key assembly, buckets; built-in dishwasher racks, baskets and rollers; built-in microwave interior lining, glass door, clocks and shelves; oven/range interior lining, clocks, rotisseries, racks, handles, knobs and dials.

SPECIAL ELECTRICAL PACKAGE

Fire/Burglar alarm, lighting fixtures, doorbell, garage door opener - hinges, springs, keypads and remote transmitters.

WATER HEATER (ADDS)

Failure due to chemical, mineral deposits, and sediment build-up.

PLUMBING (ADDS)

Toilets replaced with like quality up to \$200 per occurrence.



Coverage Plans

	BUYER	BUYER PREFERRED UPGRADE	SELLER	SELLER PREFERRED UPGRADE
Built-In Dishwasher	•			•
Built-In Microwave	•			•
Built-In Oven	•			•
Central Air Conditioning	•			•
Free-Standing Range/Cooktop	•			•
Garbage Disposal	•			•
Heating System	•			•
Refrigerator	•			•
ListSecure® Program			•	
Attic & Exhaust Fans	•		•	
Central Vacuum	•		•	
Duct Work	•		•	
Electrical System	•		•	
Instant Hot Water Dispenser	•		•	
Plumbing	•		•	
Stoppages	•		•	
Trash Compactor (built-in)	•		•	
Water Heater	•		•	
Garage Door Opener	•			
Hotel Benefits	•			
Humidifier	•			
Permanently Installed Sump Pump	•			
Roof Leak Repair	•			
Septic System	•			
Water Well Pump	•			
Built-in Dishwasher (Adds): Racks, Baskets and Rollers		•		
Built-in Microwave (Adds): Interior Lining, Glass Door, Clocks and Shelves		•		
Central Air (Adds): Refrigerant Recovery, Cost of Crane, Registers & Grills		•		
Ceiling Fan		•		
Central Heat (Adds): Registers, Grills and Heat Lamps		•		
Garage Door Opener (Adds): Hinges, Springs, Keypads, and Remote Transmitters		•		
Refrigerator (Adds): Refrigerant Recovery, Control Board, Ice Maker and Ice/Beverage Dispenser		•		
Special Electrical Package: Fire/Burglar Alarm, Lighting Fixtures, Doorbell		•		
Toilets (Adds): Replaced With Like Quality		•		
Trash compactor (Adds): Lock and Key Assembly, Buckets		•		
Oven/Range (Adds): Interior Lining, Clocks, Rotisseries, Racks, Handles, Knobs and Dials		•		
Water Heater (Adds): Sediment Buildup		•		
\$250 towards Code Violations		•		

Pricing Information

One Year Plan Options:

\$100 Deductible	\$399
\$50 Deductible	\$435

Two Year Plan Option:

\$100 Deductible	\$750
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Condo/Townhouse Plan - One Year:

\$75 Deductible	\$375
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New Construction Plan for Buyers - Three Years:

\$75 Deductible	\$550
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Coverage begins 366 days after closing and continues for three years.

Multi-family Unit Plans (\$75 Deductible):

Duplex (2 warranty agreements)	\$720
Triplex (3 warranty agreements)	\$999
Fourplex (4 warranty agreements)	\$1,280

Optional Coverage

Seller Only:

Seller Preferred Upgrade (see chart)	\$75
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Buyer Only - One Year:

Buyer Preferred Upgrade (see chart)	\$100
Pool/Spa	\$185
Premium/Salt Water Pool/Spa	\$345
Jetted Bathtubs	\$125
Clothes Washer & Dryer	\$75
Water Softener	\$50

IMPORTANT: If the Buyer Preferred Upgrade has been selected and the property is a multiple family dwelling, the upgrade package must be purchased for each unit.



Supreme Home Warranty Agreement Terms and Conditions



▶ IMPORTANT:
Please read these terms and conditions carefully. They describe the terms of your coverage and how to obtain service.

PERFORMANCE OF SERVICE

Please read your coverage carefully. Should you need service, telephone the Customer Service department at 1-800-648-5006. Service is available 24 hours a day, seven days a week; you must have telephone approval before having any work done. The Customer Service department will make every effort to expedite service in emergencies. You will be required to pay a deductible per trade call, or the actual cost, whichever is less. If any additional repairs have been made during a service call to items not covered by this agreement, you will be required to pay those expenses.

PAYMENT

Payment is due at closing and is derived from closing costs and must be received within seven (7) business days to ensure coverage.

DEFINITIONS

1. **Agreement, Contract, Service Contract, Home Warranty** means this Agreement which You have purchased from Us and which includes the completed agreement on page 11 of this document
2. **"Company"** means America's Preferred Home Warranty, Inc. (APHW), 2727 Spring Arbor Rd. Jackson MI 49203 1-800-648-5006
3. **"Component Part"** means covered item as listed on the "What Items are Covered?" page.
4. **Contract Fee** means the amount you paid for this Agreement, as shown on the Supreme Home Warranty Agreement Page
5. **Deductible** means the amount You are required to pay, as shown on pages 5 and 11, per repair for covered Breakdowns.
6. **Breakdown** means a failure of a covered item that is due to normal wear and tear.
7. **Provider** means the party obligated to perform or arrange to perform services pursuant to the terms of this Agreement and is also known as the **Obligor, Extended Service Contract Provider, Service Contract Provider and Service Contract Maker**. The Provider of this Agreement is America's Preferred Home Warranty, Inc., 2727 Spring Arbor Rd. Jackson MI 49203 1-800-648-5006
8. **Agreement Page** (page 11 of this document) means the document which must be attached to and becomes part of this Agreement. It lists information regarding You, Your Covered Property, Plan selected, and other vital information.
9. **We, Us, Ours** means the **Provider of this Agreement**.
10. **You and Your** means the Agreement holder as shown on the Agreement Page (page 11), or the person to whom this Agreement was properly transferred.

CONTRACT COVERAGE

This contract provides protection, at a reasonable cost, against breakdown of specific items you have due to normal wear and tear. This agreement is not intended to replace responsibility for minor repairs or normal maintenance. It does not cover everything. It may not cover the entire cost of repair or replacement of a covered item. A deductible is required for each APHW covered repair. Please read the following terms and conditions carefully. They describe the terms of your coverage and how to obtain service.

THIS CONTRACT COVERS ONLY THOSE ITEMS WHICH ARE:

1. Located in a single-family residence and/or condo.
2. In place, operative and located within the main perimeter of the main foundation of the home, including any attached garage, located at the address shown, on the effective date of this contract.
3. Not located in rooms or buildings used for commercial or business purposes.
4. Specified as "Covered" on the page of the Agreement brochure titled "What Items are Covered?" If a system and/or item is not listed as covered, then it is NOT COVERED.

CUSTOMER SERVICE

1. Telephone service is available 24 hours a day, 7 days a week. You must call the Company to place a claim. No claim forms are used. When service is required call APHW at 1.800.648.5006 to open a claim. After receiving a claim number you may call the licensed contractor of your choice. After your contractor has diagnosed the situation, you must call one of our customer service representatives so they can speak to the contractor while they are at your home to approve the repair and set up payment with the contractor. Please remember, there is no payment or reimbursement without prior approval. In case of furnace failure during periods of freezing temperatures, service will be initiated immediately and will be completed as soon as reasonably possible. If service cannot be initiated immediately due to conditions beyond the control of the Company and the homeowner must leave the home, upon prior authorization by the Company, the Company will pay up to \$75.00 per night for no more than a three-night hotel stay.
2. A deductible is required for each APHW covered repair. If repairs are made to parts of additional systems, a separate deductible will apply to each system repaired.
3. It is the discretion of the Company to determine whether a covered system or component is to be replaced or repaired. Replacement is based on like kind or of better efficiency. For air conditioning or heating equipment, like kind includes equal or a better energy efficiency rating. For air conditioning equipment, this is the SEER rating. When replacement systems of exact dimensions are not available, the Company will be responsible for installation of like kind equipment, but not for the cost of carpentry or construction to necessitate the different dimensions. The Company is not responsible for upgrade or matching color or brand and is not limited to brand names. 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 our claim staff reflecting, but not limited to, our approved contractor's diagnosis.

4. APHW allows the homeowner to choose their own licensed contractor. You must call APHW first. APHW requires that the service provider diagnose your problem, and then contact APHW for approval of the proposed work. APHW will recommend a licensed contractor for you if you do not have an approved licensed contractor in your area, or if you would rather have APHW recommend the licensed contractor. The contractor must be licensed and bonded.
5. If no covered defects are discovered or repaired during a service call, the homeowner is responsible for the entire cost of the service call.
6. No additional deductible will be required where service work fails within 30 days after the service call.

LIMITATIONS OF COVERAGE

A. Seller. The maximum aggregate liability of the Service to the Seller, regardless of the number of claims for repairs or replacement, for the life of the listing is \$1,000. Payment by APHW for any claim for repair or replacement for seller does not affect the amount of coverage for the buyer.

1. Seller Preferred Upgrade (must be chosen at time of listing): includes Heating systems (including heat pumps or steam or hot water heating systems) Hot water heat system boiler must have auto boiler feed; steam heat must have low water cut-off valve. Geothermal and/or water source heat pump components and parts located within the foundation of the home or attached garage which cool and/or heat the home. Central air conditioning, refrigerator, built-in dishwasher, free-standing range, built-in oven, cooktop, built-in microwave, garbage disposal. The Company covers multiple systems for heating and air conditioning (Hot water, steam and geothermal systems are not covered for multiple systems). EXCEPT: Not Covered: outside or underground piping and components for geothermal and/or water source heat pumps, well pump and well pump components for geothermal and/or water heat pumps.
2. Seller's ListSecure® Program: As part of this APHW home warranty contract, if Seller(s) contracted for coverage when listing the home through a registered APHW broker, and it is fully funded, and not cancelled, after closing, Seller(s) may be eligible to participate in APHW's ListSecure® Program (the "Program"). The Program will be funded by APHW with credits from each fully paid non-cancelled home warranty. Reimbursements shall not exceed funding credits except in APHW's sole discretion. The Program provides a maximum reimbursement of \$1,000 for post sale attorney fees incurred by Seller(s) defending a lawsuit by buyer arising directly out of the transaction for which this home warranty was purchased. The program does not cover settlement payments, or attorney fees for alternative dispute resolution required by the buy/sell agreement or a local, regional or state Board of Realtors or equivalent, which process(es) are a condition precedent to Program eligibility. To be eligible, Seller must also provide APHW a copy of the lawsuit for which reimbursement may be later sought within 21 days of being served with the lawsuit. Eligible Sellers can request reimbursement from the Program for up to 2 years after the date of closing. The Program is not an assignable benefit of the Seller, and is terminable at will by any successor in interest to APHW.

B. The maximum aggregate liability of the Warranty is \$25,000.

C. Commercial-like or Ultra-Premium Appliances or Combination Appliances: \$1,000 maximum (e.g. Viking, Wolf, Dacor, and all commercial-like or ultra-premium appliances).

D. Buyer (Seller where applicable). The maximum aggregate liability for repairs or replacement, regardless of the number of claims for repairs or replacement, or the number of systems/units:

1. Heating systems including heat pumps are \$2,250 (\$1,500 for steam or hot water heating systems): hot water heat system boiler must have auto boiler feed; steam heat must have low water cut-off valve. \$1,500 for geothermal and/or water source heat pump components and parts located within the foundation of the home or attached garage which cool and/ or heat the home. The Company covers multiple systems for heating and air conditioning (Hot water, steam and geothermal systems are not covered for multiple systems.) EXCEPT: Not Covered: outside or underground piping and components for geothermal and/or water source heat pumps, well pump and well pump components for geothermal and/or water source heat pumps.
2. The air conditioning system is \$2,250.
3. Roof leak repair, \$550; roof vent not covered.
4. Concealed plumbing or enclosed wiring (drains, vent piping,

leaks and breaks in plumbing or wiring) duct work, \$500. This limit includes access, diagnosis, repair or replacement and restoring or resurfacing to a rough finish.

5. Pool/spa (must be built-in) heater and filtration system is limited to \$600. Premium/saltwater pool/spa upgrade \$1,200.
6. Washer and dryer, water well pump (must be primary source of water), and septic is \$400 (water well and septic coverage begin 30 days after closing).
7. Water softener is \$600.
8. Humidifier is \$500.
9. The special electrical package is limited to \$1,000 per contract. (See "Limitations of Coverage," D13, Special Electric Coverage).
10. Sump Pump: Primary sump pump only. Auxiliary pump not covered.
11. Water heater is \$500 (chemical, mineral deposits, and sediments are covered with Buyers Preferred Upgrade only).
12. Refrigerator is \$1,000.
13. Buyer Preferred Upgrades: Central Heat adds: registers, grills and heat lamps. Central Air adds: refrigerant recovery, reclaim and disposal, registers and grills. Cost for crane to install roof mounted covered replacement air conditioner unit \$200 maximum. Plumbing adds: toilets replaced with like quality up to \$200 per occurrence. Water Heater adds: sediment build-up. Special Electrical Package Includes: fire/burglar alarm, lighting fixtures, doorbell, garage door opener - hinges, springs, keypads and remote transmitters, ceiling fans. Appliances adds: refrigerator control board, refrigerator refrigerant recovery, ice maker and ice/beverage dispenser and their respective equipment; trash compactor lock and key assembly, buckets; built-in dishwasher racks, baskets and rollers; built-in microwave interior lining, glass door, clocks and shelves; oven/range interior lining, clocks, rotisseries, racks, handles, knobs and dials. Ceiling Fan: must be located in main dwelling. Code violations: when the correction of code violation(s) is required to affect a covered repair or replacement of a heating, plumbing or electrical "Component Part", APHW will pay up to \$250 aggregate to correct the code violation(s). APHW will not simply pay to remove the violation. IMPORTANT: If the Buyer Preferred Upgrade has been selected and the property is a multiple family dwelling, the upgrade package must be purchased for each unit, if it is not selected for each unit, any shared systems and or appliances will not be covered.

LIMITS OF LIABILITY

1. The Company will not reimburse you for services performed without Company authorization. You must call APHW at 1-800-648-5006 for service. No claims will be honored after coverage period. You must have prior telephone approval from APHW before calling a contractor.
2. The Company will not pay for any additional costs or related expenses which may be required to complete repairs, nor will the Company upgrade equipment or improve due to lack of capacity, previous improper installation, previous repair of or design of appliances, systems and components; or problems occurring because of modifications or alterations to appliances, systems or components, or failure to meet building or zoning code requirements or violations, city, county, state, federal, or any utility regulations or upgrades required by law.
3. Common areas or facilities of mobile home parks and condominiums are not covered.
4. Company is not responsible for repairs or replacements required as a result of: missing parts, fire, war, flood, smoke, water damage, lightning, freeze-up, earthquake, theft, storms, accidents, nuclear explosions, reaction, radiation or radioactive contamination, insurrection, extreme or unusual climate conditions, rust-out, corrosion, riots, vandalism, code violations, improper installation, acts of God, pest damage or misuse, structural changes, water failure and/or electrical surges, soil movement or mud, or failure to clean or maintain as instructed by the equipment manufacturer. Nor is the Company responsible for repairs of any cosmetic defects or cost of cleaning of equipment or parts.
5. Company is not liable for consequential or secondary damage from any covered item for property damage or personal injury, nor for service relating to any toxic materials or asbestos.

6. Company has the sole responsibility in determining whether to repair or replace.
 7. Company's liability is limited to systems failure due to normal wear and tear. Systems beyond life expectancy will be the sole discretion of the Company.
 8. Company is not responsible for any computerized or electronic energy management, lighting, or appliance management systems.
 9. Company is not responsible for failure to provide reasonable service due to conditions beyond its control; including but not limited to, delays in obtaining equipment, parts, or labor difficulties.
 10. Items not covered for the home seller or for the first 30 days after the close of sale for the homebuyer are: any improper operation or malfunction due to rust for any system or component, appliance or pools/spas, and collapsed duct work.
 11. Company is not responsible for additional charges to install or remove non-related equipment or systems in order to make a covered repair.
 12. Vacant or unoccupied homes are covered during the listing period as long as they are maintained and not abandoned.
 13. This contract is non-cancellable except for non-payment of contract fees, deductibles and/or service call fees, fraud or misrepresentation of facts, material to the issuance of this contract.
 14. Company will not be obligated to service any system or appliance classified by manufacturer as commercial, leased equipment, stolen, vandalized, not properly maintained or connected, misused, neglected, consequential damages, abnormal use or damages due to inadequate capacity as determined/diagnosed by a licensed service contractor in the specific field and/or Company.
 15. The type of service, repair or replacement and/or second opinion, will be at the Company's sole discretion. APHW is not responsible for any costs due to repair, replacement, installation and labor of any covered system or part while under existing manufacturer's warranty or third party service plan/agreement. Any inspections, reports, findings and/or disclosures will be made available to APHW upon request.
 16. Anyone doing work on covered items is in no way a representative or agent of Company.
 17. Coverage will not be provided if APHW is not notified when a problem is discovered and in all events prior to the expiration of this contract. All repairs under this Contract must be completed within 30 days of the date Company is first notified or the claim will be permanently closed unless, for good cause shown by the homeowner, Company agrees in writing to permit consideration of the claim at a later time.
8. The buyers and/or sellers, by signing this contract, give authorization to APHW to contact you by phone, mail and/or electronically.
 9. If the home is a foreclosure or a repossessed home, there is no coverage for the seller. Coverage for the buyer begins 30 days after closing, provided all proper paper work is signed and submitted to APHW.
 10. This is not an insurance policy; our obligations under this agreement are backed by its Full Faith of credit.
 11. If ownership of the covered premises changes during the contract term, you must notify APHW at 1.800.648.5006, within 30 days of property transfer for the contract to be transferred to the new owner of the covered premises.

MULTIPLE UNITS

1. If this contract is for a duplex, triplex, or fourplex dwelling, all units within such dwelling must be covered by an APHW warranty agreement for coverage to apply to common systems and appliances (e.g. Triplex = 3 warranty agreements).
2. If this contract is for a unit within a multiple unit of 5 or more, then only items contained within the confines of each individual unit are covered. Common systems and appliances are excluded. Listing coverage is not available to seller.
3. Except as otherwise provided in this section, common systems and appliances are not covered.

MANUFACTURED HOMES

1. Manufactured homes must have a permanent address.
2. Manufactured homes over 20 years old have a \$500 limit on heating. There is also a \$500 limit on air conditioning.
3. Manufactured homes during the moving of location from one to another will not be covered from the time of disconnect until 30 days after hook-up (by an approved contractor) to the second location. Notice must be given to the warranty company of the moving and address change of the home.

SPECIAL STATE REQUIREMENTS:

Regulation of Home Warranty Agreements may vary widely from state to state. Any provision within this Agreement which conflicts with the laws of the state where the covered home is located shall automatically be considered to be modified in conformity with applicable state laws and regulations as set forth below. The following state specific requirements apply if Your Agreement was purchased in one of the following states and supersede any other provision within Your Agreement terms and conditions to the contrary.

ALABAMA RESIDENTS ONLY:

Cancellation and Refunds

You may cancel this Agreement by informing Us of Your cancellation request within 30 days of the purchase of the Agreement and You will receive a 100% refund of the full Agreement Fee of Your Agreement, provided no claims have been paid. If Your cancellation request is made more than 30 days from the date of purchase, or if a claim has been paid within the first 30 days, You will receive a pro-rata refund of the Contract Fee, minus any paid claims and less an administrative fee not to exceed 10% of the Contract Fee.

If You request cancellation of this Agreement within thirty (30) days of the purchase date of the Agreement and the refund is not paid or credited within forty-five (45) days after return of the Agreement to Us, a ten percent (10%) penalty will be added to the refund for every thirty (30) days the refund is not paid. This provision applies only to the original purchaser of the Agreement. If You cancel this Agreement, the administrative fee shall not exceed the lesser of 10% of the Contract Fee or twenty-five dollars (\$25.00). Any refund may be credited to any outstanding balance of Your account and the excess, if any, returned to You.

If We cancel this Agreement We must provide You with a written notice at least 5 days prior to cancellation at Your last known address, with the effective date for the cancellation and the reason for cancellation. Prior notice is not required if the reason for cancellation is nonpayment of the Contract Fee, or a material misstatement by You relating to the covered property or its use. If We cancel this Agreement, You will receive a refund based upon one-hundred percent (100%) of the unearned pro-rata Contract Fee of this Agreement.

GENERAL

1. Any dispute arising under this Agreement shall be submitted for binding arbitration under the auspices of the American Arbitration Association's local office. Each party shall pay for its own representative and shall bear arbitration cost equally. The Arbitrator's Award shall be final and binding and may be enforced by any Court and law.
2. Coverage for Lease Purchase Agreement is available for the Lessee only. This coverage begins upon payment of the contract fee and the acceptance of the Agreement by the Company.
3. This Agreement may be renewed at the option of the Company and where permitted by State Law. Prior to renewal, the Company will notify the homeowner of the proposed renewal terms and costs.
4. The Company reserves the right to seek a second opinion for any service call.
5. The Company reserves the right to purchase back the warranty program if the party is not satisfied with the Home Warranty Plan. APHW will return the pro-rated purchase price of this Agreement, less any fees and/or costs incurred for repairs, to the party that purchased this Agreement.
6. This Agreement may be terminated by either party upon written notice to the other for any of the following reasons:
 - a. Misrepresentation concerning any covered item or any other fact related to the Agreement;
 - b. Non-payment of initial or service fees;
 - c. If the listing agreement for the covered property terminates or expires without sale of the property, or upon mutual agreement of the parties.
 - d. Abuse, threatening or harming, or endangering the safety and/or well being of any APHW employee.
7. America's Preferred Home Warranty, Inc. is bonded.

Transfer of Coverage/Agreement

If ownership of the covered premises changes during the contract term, you must notify APHW at 1.800.648.5006, within 30 days of property transfer for the contract to be transferred to the new owner of the covered premises.

Use of Non-Original Manufacturer Parts

We will approve the use of non-original manufacturer parts in providing the services we are required to perform under this Agreement.

ARIZONA RESIDENTS ONLY:

Cancellation and Refunds

If Your cancellation request is made more than thirty (30) days from the date of purchase, or if a claim has been paid within the first thirty (30) days, You will receive a pro-rata refund of the Contract Fee, less an administrative fee not to exceed 10% of the pro-rata refund. We may not cancel this Agreement except for fraud, material misrepresentation, or nonpayment by You. Notice of such cancellation will be in writing and given at least thirty (30) days prior to cancellation. This Agreement will be interpreted and enforced according to the laws of the state of Arizona. In no event will claims be deducted from any refund.

ARKANSAS RESIDENTS ONLY:

Cancellations and Refunds

You may cancel this Agreement by informing Us of Your cancellation request within 30 days of the purchase of the Agreement and You will receive a 100% refund of the full Contract Fee of Your Agreement, provided no claims have been paid. If Your cancellation request is made more than 30 days from the date of purchase, or if a claim has been paid within the first 30 days, You will receive a pro-rata refund of the Contract Fee, minus any paid claims and less an administrative fee not to exceed 10% of the Contract Fee.

If You request cancellation of this Agreement within thirty (30) days of the purchase date of the Agreement and the refund is not paid or credited within forty-five (45) days after return of the Agreement to Us, a ten percent (10%) penalty will be added to the refund for every thirty (30) days the refund is not paid. This provision applies only to the original purchaser of the Agreement.

If We cancel this Agreement We must provide You with a written notice at least 15 days prior to cancellation at Your last known address, with the effective date for the cancellation and the reason for cancellation. Prior notice is not required if the reason for cancellation is nonpayment of the Contract Fee or a material misrepresentation or substantial breach of duties by You relating to the covered property or its use. If We cancel this Agreement, You will receive a refund based upon one-hundred percent (100%) of the unearned pro-rata Contract Fee of this Agreement.

Transfer of Coverage/Agreement

If ownership of the covered premises changes during the contract term, you must notify APHW at 1.800.648.5006, within 30 days of property transfer for the contract to be transferred to the new owner of the covered premises.

Use of Non-Original Manufacturer Parts

We will approve the use of non-original manufacturer parts in providing the services we are required to perform under this Agreement.

GEORGIA RESIDENTS ONLY:

This is not a contract of insurance.

This Agreement does not cover consequential damages that result from a covered breakdown or normal wear and tear.

This Agreement only provides coverage for one-family or two-family residential building structures. This Agreement also does not provide coverage for condominium units if they are within a building structure that houses more than two families.

Our obligations under this Agreement are insured under a Surety Bond issued by Philadelphia Indemnity Insurance Company, 4050 Crums Mill Road, Suite 201 Harrisburg, PA 17112. You are entitled to make a direct claim against this company if We fail to pay any claim or refund within 60 days after You have filed proof of loss with Us.

Arbitration results will be non-binding relative to contracts issued to Georgia residents.

Cancellation and Refunds

You may cancel this Agreement by informing Us of Your cancellation request within 30 days of the purchase of the Agreement and You will receive a 100% refund of the full Agreement Fee provided no claims have been paid. If Your cancellation request is made more than thirty (30) days from the date of purchase, or if a claim has been paid within the first thirty (30) days, You will receive a pro-rata refund, less 10% of the refund amount due. We may not cancel this Agreement except for fraud, material misrepresentation, or nonpayment by You. Notice of such cancellation will be in writing and given at least thirty (30) days prior to cancellation. If We cancel this Agreement, You will receive a 100% pro-rata refund. In no event will claims be deducted from any refund. This Agreement will be interpreted and enforced according to the laws of the state of Georgia.

ILLINOIS RESIDENTS ONLY:

THIS IS NOT A CONTRACT FOR INSURANCE.

KENTUCKY RESIDENTS ONLY:

This is not an insurance policy; APHW is backed by its Full Faith of Credit. The holder of this service contract shall be entitled to make a direct claim against the insurer upon the failure of the maker to pay any claim within 60 days after the claim has been filed with Philadelphia Indemnity Insurance Company, 4050 Crums Mill Road, Suite 201 Harrisburg, PA 17112.

MISSOURI RESIDENTS ONLY:

Obligations of the provider under this service contract are backed only by the full faith and credit of the provider (issuer) and are not guaranteed under a reimbursement insurance policy.

This agreement does not cover any pre-existing defects. In order to qualify for coverage, potentially covered items must be fully operational and in satisfactory working condition upon occupancy of the home

Cancellation and Refunds

You may cancel this Agreement by informing Us of Your cancellation request within 30 days of the purchase of the Agreement and You will receive a 100% refund of the full Agreement Fee of Your Agreement, provided no claims have been paid. If Your cancellation request is made more than 30 days from the date of purchase, or if a claim has been paid within the first 30 days, You will receive a pro-rata refund of the Contract Fee, minus any paid claims and less an administrative fee not to exceed 10% of the Contract Fee.

Use of Non-Original Manufacturer Parts

We will approve the use of non-original manufacturer parts in providing the services we are required to perform under this Agreement.

OHIO RESIDENTS ONLY:

This contract is non-cancellable by buyer or person entitled to benefits under this contract.

SOUTH CAROLINA RESIDENTS ONLY:

This is not a contract of insurance.

You may cancel this Agreement by informing Us of Your cancellation request within 30 days of the purchase of the Agreement and You will receive a 100% refund of the full Contract Fee of Your Agreement, provided no claims have been paid. If Your cancellation request is made more than 30 days from the date of purchase, or if a claim has been paid within the first 30 days, You will receive a pro-rata refund of the Contract Fee, minus any paid claims.

If You request cancellation of this Agreement within thirty (30) days of the purchase date of the Agreement and the refund is not paid or credited within forty-five (45) days after return of the Agreement to Us, a ten percent (10%) penalty will be added to the refund for every thirty (30) days the refund is not paid. This provision applies only to the original purchaser of the Agreement.

If We cancel this Agreement We must provide You with a written notice at least 15 days prior to cancellation at Your last known address, with the effective date for the cancellation and the reason for cancellation. Prior notice is not required if the reason for cancellation is nonpayment of the Contract Fee or a material misrepresentation or substantial breach of duties by You relating to the covered property or its use. If We cancel this Agreement, You will receive a refund based upon one-hundred percent (100%) of the unearned pro-rata Contract Fee of this Agreement.

(Continued on next page)

If you have any questions regarding this Contract, or a complaint against the provider, you may contact the South Carolina Department of Insurance, 1201 Main St. Ste. 1000, Columbia, SC 29201 or Post Office Box 100105, Columbia, SC 29202-3105, or (800) 768-3467.

Transfer of Coverage/Agreement

If ownership of the covered premises changes during the contract term, you must notify APHW at 1.800.648.5006, within 30 days of property transfer for the contract to be transferred to the new owner of the covered premises.

Use of Non-Original Manufacturer Parts

We will approve the use of non-original manufacturer parts in providing the services we are required to perform under this Agreement.

3 Easy Ways to Order your Home Warranty

1. **EASIEST - Order online:**
www.aphw.com
2. **Fax/Mail page 11 to:**
APHW
2727 Spring Arbor Rd.
Jackson, MI 49203
Fax: 1.888.479.2652
3. **Phone:**
1.800.648.5006



If you have any questions, please contact us:

1.800.648.5006

e-mail: aphwoffice@aphw.net
web: www.aphw.com

Supreme Home Warranty Agreement Information

Seller's coverage for the listing period starts the date the application is received and accepted by APHW and continues until closing or until the listing is cancelled, whichever occurs first.

Buyer's coverage begins at the close of sale and continues for One (1) year from that date (or 2 years if the 2 year plan is chosen), provided payment has been received by APHW within seven (7) business days after close of sale in order for coverage to be in force.

See terms, conditions, and limitations within this agreement, located on pages 6-9 of this contract.

The charges shown for principal dwelling and additional dwellings include the full amount of all fees, if any, payable to the real estate Broker and its agents for administering, processing and advertising.

This agreement does not cover any pre-existing defects. In order to qualify for coverage, potentially covered items must be fully operational and in satisfactory working condition upon occupancy of the home.

Seller acknowledges by signature and/or payment, that he or she has read, understands and accepts this Supreme Home Warranty Agreement, including all Service Agreement Terms & Conditions on pages 6-9 and that the obligation of APHW to perform hereunder is conditional upon the truth and accuracy of statements made in these declarations and upon full performance of this Agreement by the Seller. The seller further acknowledges that any known pre-existing defects have been declared and that all systems for which coverage is provided are fully functional and in good, satisfactory operating condition and will be in good operating condition on the transfer date of coverage to the buyer and upon occupancy of the home and is obligated to pay the cost of this home warranty protection at closing. **Seller Preferred Upgrade fee is due at closing. Seller understands and agrees that APHW reserves the right to request payment of the Seller Preferred Upgrade if service has been performed on an upgraded system or appliance in the event of listing expiration or cancellation of coverage.**

Buyer acknowledges by signature and/or payment, that he or she has read, understands and accepts this Supreme Home Warranty Agreement, including all Service Agreement Terms and Conditions on pages 6-9 and the obligation of this Agreement by the seller and buyer that all systems are in good and satisfactory, operating condition on the transfer date of coverage to the buyer and upon occupancy of the home.

Privacy Policy

APHW will not sell your information to third parties. Any third parties who perform services for us are required to protect any customer information and may only use it in connection with performing those services. We extensively secure and limit access to your information. We protect information about potential, current, and former APHW customers.

Information about our customers or former customers will only be disclosed as permitted or required by law. Information about you that has been collected is maintained in our home warranty policy records. We use this Information to process and service your policy; to service claims; with your consent; or as directed by you.

We restrict access to your information to only APHW employees who we have determined need it in order to provide services to you. We train our employees to safeguard customer information, and we require them to sign confidentiality and non-disclosure agreements. We maintain strict physical, electronic, and procedural safeguards to protect your Information from unauthorized access by third parties.

If you have a concern about privacy or security at America's Preferred Home Warranty please let us know. Email us at aphwoffice@aphw.net or call us: 1.800.648.5006.



Contract No: _____



Supreme Home Warranty Agreement/Invoice

To obtain a contract number call: 1.800.648.5006 | Fax: 1.888.479.2652 | aphwoffice@aphw.net | aphw.com
 America's Preferred Home Warranty | 2727 Spring Arbor Rd. | Jackson, MI 49203

IMPORTANT: FOR SERVICE CALL: 1.800.648.5006. NO PAYMENT OR REIMBURSEMENT FOR SERVICES PERFORMED WITHOUT PRIOR APPROVAL.

~ Please be sure to fill in all applicable areas of information. ~

Seller's Name
 David A Goodman

Property Address No. & Street
 4577 East Berwald Road

City State Zip
 South Euclid, OH 44121

Phone #

Seller's E-mail

Buyer's Name
 Jeneane Vaughn

New Phone #

Buyer's E-mail
 Jeneane.Vaughn@yahoo.com

Real Estate Office

Address

City State Zip

Phone # Fax #

Real Estate Agent _____ **Agent's E-mail** _____

Closing Date 07/13/2016 **Listing date** 04/18/2016

BOTH PARTIES AGREE THAT THE OBLIGATIONS FOR REPAIR OR SERVICE UNDER THIS AGREEMENT ARE SOLELY THOSE OF THE SERVICE PROVIDER AND ARE NOT THE OBLIGATION OF ANY REAL ESTATE FIRM. SEE ADDITIONAL TERMS AND CONDITIONS ON THE PREVIOUS PAGES.

SELLER AND BUYER ACKNOWLEDGE BY SIGNATURE OR PAYMENT THAT HE OR SHE HAS READ, UNDERSTANDS AND ACCEPTS THIS SUPREME HOME WARRANTY AGREEMENT INCLUDING ALL SERVICE AGREEMENT TERMS AND CONDITIONS.

Seller(s) Signature(s) David Goodman (Jun 2, 2016) _____ Date _____

X _____ Date _____

Buyer(s) Signature(s) X _____ Date _____

X _____ Date _____

WAIVER
 Applicant has reviewed the Supreme Home Warranty Agreement and hereby declines coverage. Applicant agrees to hold the real estate broker and agent harmless in the event of a significant mechanical failure which otherwise would have been covered under the Supreme Home Warranty Agreement.

Seller(s) Signature(s) X _____ Date _____

Buyer(s) Signature(s) X _____ Date _____

HOUSING TYPE (Please Check One)

- Single/Family
 - Duplex (2 warranties)
 - Fourplex (4 warranties)
 - Manufactured Home Year Manufactured: _____
 - Foreclosed/Repossessed Home**
 - Condo/Townhouse
 - Triplex (3 warranties)
 - New Home Construction
- **See Terms and Conditions "General #9"

PLAN OPTIONS (Please Check One)

- One Year Plan Options:**
- \$100 Deductible..... \$399
 - \$50 Deductible..... \$435
- Two Year Plan Option:**
- \$100 Deductible..... \$750
- Condo/Townhouse Plan - One Year:**
- \$75 Deductible..... \$375
- New Construction Plan for Buyers - Three Years:**
- \$75 Deductible..... \$550
Coverage begins 366 days after closing and continues for three years.

- Multi-family Unit Plans (\$75 Deductible):**
- Duplex (2 warranty agreements) \$720
 - Triplex (3 warranty agreements) \$999
 - Fourplex (4 warranty agreements) \$1,280

OPTIONAL COVERAGES (Please Check All That Apply)

- Seller Preferred Upgrade \$75
 - Buyer Preferred Upgrade.... \$100 x ___ yrs. = \$ _____
- Important: If the Buyer Preferred Upgrade has been selected and the property is a multiple family dwelling, the upgrade package must be purchased for each unit.*

BUYER ONLY OPTIONS (Please Check All That Apply)

- Pool/Spa \$185 x ___ yrs. = \$ _____
- Premium
- Salt Water/Pool/Spa \$345 x ___ yrs. = \$ _____
- Jetted Bathtub \$125 x ___ yrs. = \$ _____
- Clothes Washer & Dryer \$75 x ___ yrs. = \$ _____
- Water Softener..... \$50 x ___ yrs. = \$ _____

Plan Cost(s) \$ _____

Option Cost(s) \$ _____

Total..... \$ _____

3 Easy Ways to order your Home Warranty:

1. **EASIEST - Order online:** www.aphw.com
2. **Mail:** APHW, 2727 Spring Arbor Rd., Jackson, MI 49203 Fax: 1.888.479.2652
3. **Phone:** 1.800.648.5006



2727 Spring Arbor Rd.

Jackson, MI 49203

T: 800.648.5006

F: 888.479.2652

aphwoffice@aphw.net

www.aphw.com



ADDENDUM:

This is an Addendum to the Purchase Agreement dated 05/28/2016

for the purchase and sale of the Property known as (Street Address) _____

4577 East Berwald Road, (City) South Euclid, Ohio

between Jeneane Vaughn ("BUYER")

and David A Goodman ("SELLER")

The following is hereby mutually agreed upon by said BUYERS and the SELLERS:

SUBJECT TO:

- 1) SELLER(S) CONCESSIONS OF \$4,000 FOR THE BUYER(S) CLOSING COSTS, POINTS, MISCELLANEOUS AND/OR PREPAIDS;
- 2) SELLER(S) TO CURE ANY MANDATED FHA REPAIRS UP TO \$ 750.00 ;
- 3) SELLER(S) TO CURE ANY P.O.S. VIOLATIONS PER THE CITY OF SOUTH EUCLID.

Jeneane Vaughn
dotloop verified
 05/28/16 10:45PM EDT
 UKDR-BX69-IE2A-CULD

BUYER

DATE

David Goodman
David Goodman (Jun 2, 2016)

SELLER

DATE

BUYER

DATE

SELLER

DATE





AGENCY DISCLOSURE STATEMENT



The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the agent or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been advised of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord and the term "buyer" includes a tenant.)

Property Address: 4577 East Berwald Road, South Euclid, OH 44121

Buyer(s): Jeneane Vaughn

Seller(s): David A Goodman

I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES

The buyer will be represented by Corinne Bozin-Grizzell, Gary Grizzell, Ingrid Grizzell, Gabrielle Grizzell-Cooper, and Keller Williams - Greater Cleveland Southwest
AGENT(S) BROKERAGE

The seller will be represented by Sergio Picciuto, and Realty Trust Services
AGENT(S) BROKERAGE

II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE

If two agents in the real estate brokerage _____ represent both the buyer and the seller, check the following relationship that will apply:

Agent(s) _____ work(s) for the buyer and Agent(s) _____ work(s) for the seller. Unless personally involved in the transaction, the broker and managers will be "dual agents", which is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information.

Every agent in the brokerage represents every "client" of the brokerage. Therefore, agents _____ and _____ will be working for both the buyer and seller as "dual agents". Dual agency is explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. *If such a relationship does exist, explain:* _____

III. TRANSACTION INVOLVING ONLY ONE REAL ESTATE AGENT

Agent(s) _____ and real estate brokerage _____ will

be "dual agents" representing both parties in this transaction in a neutral capacity. Dual agency is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. *If such a relationship does exist, explain:* _____

represent only the (check one) seller or buyer in this transaction as a client. The other party is not represented and agrees to represent his/her own best interest. Any information provided the agent may be disclosed to the agent's client.

CONSENT

I (we) consent to the above relationships as we enter into this real estate transaction. If there is a dual agency in this transaction, I (we) acknowledge reading the information regarding dual agency explained on the back of this form.

Jeneane Vaughn
BUYER/TENANT
dotloop verified
05/28/16 10:45PM EDT
APGB-7H76-TD1X-WVBI

David Goodman
SELLER/LANDLORD
David Goodman (Jun 2, 2016)

BUYER/TENANT

SELLER/LANDLORD

DUAL AGENCY

Ohio law permits a real estate agent and brokerage to represent both the seller and buyer in a real estate transaction as long as this is disclosed to both parties and they both agree. This is known as dual agency. As a dual agent, a real estate agent and brokerage represent two clients whose interests are, or at times could be, different or adverse. For this reason, the dual agent(s) may not be able to advocate on behalf of the client to the same extent the agent may have if the agent represented only one client.

As a dual agent, the agent(s) and brokerage shall:

- Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally the broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the broker and manager are dual agents. There are two exceptions to this. The first is where the broker or manager is personally representing one of the parties. The second is where the broker or manager is selling or buying his own real estate. These exceptions only apply if there is another broker or manager to supervise the other agent involved in the transaction.


Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. **IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.**

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to an attorney or to:

Ohio Department of Commerce
Division of Real Estate & Professional Licensing
77 S. High Street, 20th Floor
Columbus, OH 43215-6133
(614) 466-4100



Buyer's Initials: 
05/28/16 10:45PM EDT

Seller's Initials: 



WALK THROUGH ADDENDUM

The following provisions are part of the Offer to Purchase Real estate and Acceptance between Jeneane Vaughn (BUYER) and David A Goodman (SELLER) for the Property located at 4577 East Berwald Road, South Euclid, OH 44121, Ohio, with offer dated 05/28/2016.

The parties hereby agree as follows:

1. Buyer will be given an opportunity to walk through the Property on or about 3 - 5 day(s) prior to title transfer solely for the purpose of verifying that the Property is in the same or similar condition, absent normal wear and tear, that it was at the time of the execution of the Agreement. Buyer acknowledges and agrees that no issues may be raised at the time of the walk-through with respect to any condition of the Property that was in existence at the time of Buyer's viewing or inspection of the Property. In the event that the walk-through evidences a material adverse change in the condition of the Property, then Buyer shall promptly notify the Seller and the escrow agent in writing. Thereafter, the parties shall mutually agree in writing upon an amount to be either: (a) held in escrow from Seller's proceeds pending correction of the material adverse change; or (b) credited to Buyer through escrow at the time of title transfer.
2. The Property shall be in broom clean condition and free of all personal property and debris at the time of possession.

BUYER: Jeneane Vaughn dotloop verified 05/28/16 10:45PM EDT SJ2O-PIA2-IVOF-3CVM SELLER: David Goodman David Goodman (Jun 2, 2016)

BUYER: _____ SELLER: _____

DATE: 05/28/2016 DATE: _____





F.H.A. ADDENDUM

This is an Addendum to the Purchase Agreement dated 05/28/2016, for the purchase and sale of the property known as (Street Address) 4577 East Berwald Road, (City) South Euclid, Ohio, Between Jeneane Vaughn ("BUYER") and David A Goodman ("SELLER").

It is expressly agreed that notwithstanding any other provisions of this contract, the purchaser shall not be obligated to complete the purchase of the property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless the purchaser has been given in accordance with HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner, Veterans Administration, or a Direct Endorsement lender setting forth the appraised value of the property not less than \$76,900.00. The purchaser shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value nor the condition of the property. The purchaser should satisfy him/herself that the price and condition of the property are acceptable.

FHA regulations require that every application for a Firm Commitment for mortgages insurance be submitted with a Certification signed by the SELLER, the BUYER, and the BROKER involved in the transaction, that the terms of the contract for purchase are true to the best of their knowledge and belief, and any other agreement entered into by any of the parties in connection with the transaction is attached to the sales contract.

The undersigned hereby certify that in submitting this request for a Firm Commitment for mortgage insurance, that the terms of the contract for purchase dated 05/28/2016, are true to the best of their knowledge and belief, and that any other agreement entered into by



any of these parties in connection with this transaction is attached to the sales contract.

Geneane Vaughn
dotloop verified
05/28/16 10:45PM
EDT
LTQO-SBEE-RIB6-KBYJ

BUYER DATE

[Empty signature box]

BUYER DATE

[Empty signature box]

SELLER DATE

David Goodman
David Goodman (Jun 2, 2016)

SELLER DATE

Corinne Bozin-Grizzell
dotloop verified
05/28/16 10:55PM
EDT
PA0A-1J4K-NLJJ-UE4N

SELLING AGENT DATE

Sergio Picciuto
Sergio Picciuto (Jun 2, 2016)

LISTING AGENT DATE

Keller Williams - Greater Cleveland Southwest

COMPANY NAME

Realty Trust Services

COMPANY NAME

Warning: Section 1010 of Title 18, U.S.C, "Federal Housing administration transaction," provides: "Whoever, for the purpose of influencing in any way the action of such Administration – makes, passes, utters, or publishes any statement knowing the same to be false – shall be fined not more than \$5,000.00 or imprisoned not more than two years, or both." Other Federal statutes provide severe penalties for any fraud as international misrepresentation made for the purpose of influencing the issuance of any guaranty or insurance or the making of a loan by the Administrator of Veterans Affairs.

LENDER REQUIRES ORIGINAL ADDENDUM

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