HOME. OF TEXAS

HOME REMODELER WARRANTY PROGRAM—MEMBERSHIP AGREEMENT

Insured through Warranty Underwriters Insurance Company

HOME of Texas (HOME), Warranty Underwriters Insurance Company (WUIC) and the Remodeler (Member), intending to be legally bound, in consideration of the mutual promises contained herein, covenant and agree as follows:

A. Membership, Registration and Term.

- 1. Member has applied for membership in the HOME Remodeler Limited Warranty Program and represents that all information supplied in connection with its application is true and correct.
- Member certifies that it is properly licensed and approved to do business in accordance with all governmental requirements of the areas in which it builds and will remain so licensed and approved for the entire term of this Agreement.
- 3. HOME has accepted Member as a registered member of the HOME Remodeler Limited Warranty Program.
- 4. Member has paid its initial membership fee. All membership/registration fees (initial and annual) are set by HOME at its discretion and are nonrefundable.
- 5. Member agrees to abide by all of the rules and regulations applicable to the Program as issued by HOME or WUIC from time to time.
- 6. The term of this Agreement shall be for twelve (12) months dating from the date of execution by HOME and will remain in effect until the last day of the twelfth month.
- 7. Prior to the expiration of the term of this Agreement, Member may apply for re-registration. Upon approval by HOME, the Member shall continue as a participating member for another one (1) year term. If Member does not re-register, the provisions of paragraphs G.3, G.5 and G.6 hereof concerning termination shall be in effect.
- 8. If the term of this Agreement expires prior to re-registration approval, the term of this Agreement shall continue month to month until such time re-registration approval is granted or HOME terminates the Member's registration and membership.

B. Remodelers Warranties.

- 1. If Member is purchasing commercial business insurance through a HOME affiliated company, Member must warrant all remodeling projects that affect the structural integrity of the building to be remodeled and all other remodeling projects, the cost to the homeowner of which is \$25,000.00 or more.
- 2. For each remodeling project warranted, Member shall pay a non-refundable warranty fee, the amount and time of payment of which shall be determined by HOME.
- 3. Member shall abide by all Program procedures established by HOME.
- 4. HOME will not approve a remodeling project nor will WUIC issue a warranty if Member is not registered; is not a Member in good standing; is in a probationary or suspended standing; if the remodeling project is not constructed in accordance with the HOME Warranty Standards and building codes accepted by HOME; or if the remodeling project was not enrolled in accordance with the procedures set forth herein.
- 5. HOME shall supply Member with all applicable paperwork, including a Limited Warranty book, for every remodeling project enrolled in accordance with HOME's enrollment procedures. Member shall be responsible for delivering the Limited Warranty book and executed copy of the Remodeler Enrollment form to the Homeowner as well as returning the Remodeler Enrollment form (signed by both Member and Homeowner) to HOME. Paperwork received after ten (10) days of completion of the project will be rejected or will result in a penalty charge in an amount to be determined by HOME.
- 6. Member may not make a separate charge to the Homeowner for any part of the remodeling warranty fee.
- 7. Member shall assign all applicable manufacturer's warranties to the Homeowner.
- 8. If the Member fails to warrant or enroll a remodeling project in accordance with the procedures set forth herein and any losses or expenses of whatever kind or nature are incurred by HOME or WUIC, the Member will indemnify and hold them each harmless against losses or expenses, including attorney and expert witness fees, incurred in connection with the unenrolled or improperly warranted remodeling project.

C. Representations and Contract Agreements.

- 1. Member is authorized to represent to the public that it is a member of the HOME Remodeler Limited Warranty Program and to use the HOME logo in its business, provided that any contract language or advertising copy which makes references to HOME or WUIC must be approved by HOME in writing in advance of its use.
- 2. Member shall make no representations concerning HOME that are not contained in the Limited Warranty book, the Remodeler Enrollment form, or the promotional materials provided by HOME, or that are not otherwise pre-approved by HOME. In this connection, Member hereby agrees to indemnify and hold HOME harmless from any unauthorized statement by Member which results in a claim that Member misrepresented the terms of the Limited Warranty.
- 3. Member shall deliver or otherwise provide access to a sample warranty book, to be furnished by HOME at no charge, to Homeowner on or before the date the contract agreement is signed.
- 4. The following language shall be incorporated into Member's Contract with Homeowner unless Member obtains the express approval of HOME for any changes in this provision:
 - Homeowner has received or otherwise has been provided access to a sample warranty book and has read and understands the Remodeler Warranty administered by HOME of Texas. Validation of the Warranty is not guaranteed, but is conditioned on the satisfactory completion of any required inspections, upon Remodeler's compliance with all of HOME's enrollment procedures, and upon Remodeler remaining in good standing in the Remodeler Limited Warranty Program. Homeowner understands and agrees that if the above warranty is validated, it is provided by the Remodeler in lieu of all other warranties, verbal agreements, or representations to the extent permitted by law; and Remodeler makes no warranty, express or implied, as to quality, fitness for a particular purpose, merchantability, habitability or otherwise, except as is expressly set forth in the Remodeler Limited Warranty Program or as required by law. Homeowner understands and agrees that the warranties of all

appliances and other consumer products installed in the home as part of the remodeling project are those of the manufacturer or supplier and same are assigned to Homeowner, effective on the date the remodeling project is completed. In any event, Remodeler shall not be liable for any personal injury or other consequential or secondary damages and/or losses which may arise from or out of any and all defects. Homeowner acknowledges and understands that the Warranty includes a provision requiring all disputes that arise under the Warranty to be submitted to binding arbitration.

D. Remodeling Project Construction and Inspection.

- 1. Member shall construct all remodeling projects in conformity with the Technical Standards and Guidelines for Builders and Engineers (form #8140), HOME's Warranty Standards, HOME approved building codes and all special industry standards recognized by HOME which are in force at the beginning of the remodeling project. In the event that a remodeling project is not constructed in accordance with a HOME approved model building code, then Member shall have full responsibility for warranty claims arising from such noncompliance for the full Agreement period. HOME may establish special standards, conditions and tests including requirements for escrow payments or other methods of protection with respect to some or all remodeling projects constructed by Member which are high risk in the opinion of HOME.
- 2. HOME approved National Model Codes include:
 - (a) Building Codes
 - (1) International Existing Building Code (IEBC)
 - (2) International Building Code (IBC)
 - (3) International Residential Code (IRC)
 - (b) Mechanical Codes
 - (1) International Mechanical Code (IMC)

- (c) Plumbing Codes
 - (1) International Plumbing Code (IPC)
- (d) Electrical Codes
 - (1) International Building Code (IBC)
 - (2) International Residential Code (IRC)
 - (3) National Fire Prevention Code 70 (NFPA70) (NEC)
- (e) Any building, mechanical, plumbing or electrical code that has been formally adopted by the state, city or local governing body in which the warranted remodeling project is located.
- (f) U.S. Environmental Protection Agency Rule Lead: Renovation, Repair and Painting
- 3. If Member is informed by HOME that it is building in an area designated as one with active soil conditions, Member agrees to obtain such soils investigations and reports as may be required by HOME. If foundations are being poured, engineered foundations are required on all remodeling projects regardless of soil tests. An engineered foundation shall be defined as: "a site specific design generated and sealed by a professional engineer who is registered in the State of Texas." The foundation must be inspected by the engineer or his authorized representative; must conform with all accepted engineering practices for the area; and address specific parameters including, but not limited to, soil conditions (vegetation, fence lines, trails, tracks, slopes, and cut and filled sections), drainage, time of construction, climate conditions, and structural requirements.
- 4. If HOME deems it appropriate, Member shall cooperate in spot inspections, periodic inspections and procedures. HOME shall recognize private and governmental inspection departments meeting HOME's criteria. It shall be Member's responsibility to have every remodeling project inspected and to pay all fees for the inspections and various certificates as may be required by HOME.
- 5. Member represents and warrants to HOME and WUIC that it has followed the standards and procedures set forth herein and agrees to indemnify and hold them harmless from any loss or expense, including but not limited to, attorney and expert fees arising from a breach of these representations and warranties.
- 6. By enrolling a remodeling project for warranty coverage, Member warrants and certifies that it has investigated the soil conditions under and around the home and complied with the requirements of paragraph D.3, as applicable.
- 7. Condominium and commercial structures will not be accepted for warranty coverage.

E. Warranty Obligations.

- 1. Member shall, at its own expense, perform all obligations as set forth in the HOME Remodeler Limited Warranty Program and this Agreement which includes meeting the Warranty Standards upon notice from the Homeowner without the necessity of HOME intervention. In consideration of the fee structure granted, Member agrees to reimburse HOME and WUIC for all costs and losses which either incurs, including, but not limited to, inspection, counsel and expert fees relating to coverage during Year 1 of the warranty on the remodeling project, regardless of whether Member has breached its obligations hereunder.
- 2. If Member fails or refuses to perform its warranty obligations under the HOME Remodeler Limited Warranty Program for any reason, WUIC will perform the Member's obligations. If WUIC fulfills Member's obligation or if WUIC or HOME incurs any loss, cost or expense including, but not limited to, inspection, attorney and expert fees by reason of Member's failure to perform hereunder or by reason of a dispute between Member and Homeowner, Member shall upon demand, and regardless of whether Member is held liable to Homeowner, reimburse WUIC and HOME for all expenses incurred in so performing or by reason of such failure or dispute including, but not limited to, cost of materials, labor, architect fees, engineering fees, attorney fees, expert fees, incidental expenses including lodging, transportation and related expenses from Member and cost of collection of such reimbursement. In addition, Member shall indemnify and hold harmless WUIC and HOME against any and all expenses including attorney fees incurred by them as a result of Member's failure or refusal to perform or delay in performance. In addition, Member shall pay interest to HOME or WUIC, as appropriate, at the rate of eighteen percent (18%) per annum on all sums due to HOME or WUIC hereunder if such sums are not paid within thirty (30) days of demand by HOME or WUIC.
- 3. If the 5-Year Structural with 1-Year Workmanship Coverage is selected on the Remodeler Enrollment Form, during years 2 through 5, under the HOME Remodeler Limited Warranty Program covering a particular remodeling project, WUIC represents that it will perform its obligations with respect to Designated Structural Elements as set forth and defined in the HOME Remodeler Limited Warranty Program without the right of subrogation against the Member provided that:
 - (a) the defect or symptoms of the subsequent occurrence of a defect first arose after the expiration of Year 1 of the HOME Remodeler Limited Warranty Program in effect for that remodeling project; and
 - (b) Member did not attempt to conceal or cosmetically repair the defect or symptoms of the subsequent occurrence of a defect during Year 1; and
 - (c) the defect does not arise from Member's failure to remodel the home in compliance with HOME Remodeler Limited Warranty Program standards; and

- (d) the defect does not arise from Member's failure to adhere to Member's responsibilities hereunder.
- If the Member repairs a Designated Structural Element during Year 1, HOME must be notified. Member will remain responsible for all defects if the defect or its symptoms arose in Year 1 and the Member failed to adequately repair the defect. Member must provide to HOME an inspection report from a licensed engineer showing repairs are in compliance with the plan of repair.
- 4. If the 3-Year Workmanship Coverage is selected on the Remodeler Enrollment Form, during Years 2 and 3, under the HOME Remodeler Limited Warranty Program covering a particular remodeling project, WUIC represents that it will perform its obligations with respect to warranted workmanship items as set forth and defined in the HOME Remodeler Limited Warranty Program without the right of subrogation against the Member provided that:
 - (a) the defect or symptoms of the subsequent occurrence of a defect first arose after the expiration of Year 1 of the HOME Remodeler Limited Warranty Program in effect for that remodeling project; and
 - (b) Member did not attempt to conceal or cosmetically repair the defect or symptoms of the subsequent occurrence of a defect during Year 1; and
 - (c) the defect does not arise from Member's failure to remodel the home in compliance with HOME Remodeler Limited Warranty Program standards; and
 - (d) the defect does not arise from Member's failure to adhere to Member's responsibilities hereunder.
- 5. WUIC represents that it will indemnify and hold harmless Member against the payment of any money judgment, order or decree made by an arbitrator, court or administrative agency of competent jurisdiction as a result of the breach by WUIC of its representations contained in paragraph E.3 or E.4 hereof.

F. Warranty Resolution.

- 1. All unresolved warranty issues by the Homeowner against the Member arising under the HOME Remodeler Limited Warranty Program shall be referred to HOME for settlement in accordance with the procedures established by HOME.
- 2. Member shall have a representative present when HOME performs an Inspection. HOME will notify Member in advance of the scheduled time and date.
- 3. Member shall cooperate fully in the warranty resolution process including full cooperation with an investigator appointed by HOME. In this connection, Member shall, upon request, furnish HOME or its investigator with copies of the design and specifications of the construction of the remodeling project, certification of drainage, soil and compaction tests, warranty or customer service files and any and all further investigations conducted by Member or its representatives.
- 4. Member shall be bound by and shall comply with the decision of HOME. Member agrees that it will not commence any arbitration proceeding or otherwise challenge HOME's decision.
- 5. In the event that an unresolved warranty issue between Member and Homeowner is submitted to arbitration as provided in the HOME Remodeler Warranty Program, Member agrees to be bound by the arbitrator's decision. Member shall have a representative present at the arbitration hearing.
- 6. If Member fails to perform its obligations hereunder in a timely and good and workmanlike manner including the restoration of repaired affected areas to their original condition as required by the HOME Remodeler Limited Warranty Program and subject to its terms, conditions, standards and exclusions, such failure shall be considered a failure to perform as governed by paragraph E.2 hereof.
- 7. Member shall be responsible for all arbitration fees on remodeling projects located in any state or municipal jurisdiction which provides that no portion of such fees shall be payable by the Homeowner. In all other jurisdictions, where such a requirement is valid, such fees shall initially be paid by the Homeowner, but the arbitrator will award the cost to the Homeowner if he prevails.

G. Termination or Suspension.

- 1. Member will be considered not to be in good standing and HOME may terminate Member's registration and membership in the HOME Remodeler Limited Warranty Program as well as the registration and membership of any person or organization controlling, controlled by or under common control with Member if, in the opinion of HOME, Member:
 - (a) falsified material information in connection with its application for initial or re-registration, remodeling project enrollment, or another matter;
 - (b) has lost its license to do business or has become noncompliant with any governmental requirements of the areas in which it builds;
 - (c) did not inform HOME of a change of its ownership;
 - (d) did not inform HOME of an adverse change in its financial standing which could impair its ability to meet its obligations;
 - (e) did not meet HOME's requirements of financial strength and stability, or professional competence and ethical conduct with Homeowners;
 - (f) develops a financial condition or claim history which HOME finds unacceptable;
 - (g) does not construct remodeling projects which comply with HOME approved building codes, the HOME Warranty Standards, or other standards adopted by HOME (HOME shall have the right to perform any spot inspections to verify Member's compliance with this provision);
 - (h) does not have remodeling projects inspected as may be required by HOME or does not provide an engineer's certification or an acceptable inspection report;
 - (i) does not enroll remodeling projects in a timely manner;
 - (j) does not respond to a notice from a Homeowner or HOME in a timely fashion;
 - (k) does not cooperate in the warranty resolution process established by HOME or does not comply with a voluntary agreement with the Homeowner or a decision rendered by HOME or an arbitrator;
 - (1) fails to notify HOME in writing that a legal proceeding has been commenced against Member;
 - (m) furnishes a warranty to a Homeowner when the remodeling project is not properly enrolled with HOME; or
 - (n) otherwise fails to comply with the terms of this Agreement or the procedures of the Program.

Additionally, Member agrees to indemnify and hold HOME and WUIC harmless from any claims or damages which are proxi-

- mately caused by any of the foregoing acts or omissions by Member.
- 2. Member may terminate this Agreement by giving notice to HOME in writing thirty (30) days prior to the expiration date of this Agreement. Otherwise, said Agreement may continue on a month-to-month basis at the option of HOME.
- 3. No termination hereunder by HOME or by the Member shall in any way affect or impair the rights and obligations of HOME, WUIC or the Member under this Agreement with respect to any remodeling project warranted in the HOME Remodeler Limited Warranty Program prior to termination, provided that as of the date of termination:
 - (a) all applicable enrollment forms and inspections documents have been received and processed by HOME, and
 - (b) full warranty payment has been received by HOME.
- 4. If a membership is terminated by HOME for cause, HOME at its option may also terminate the membership of any other "affiliated remodeler or builder". An affiliated remodeler or builder is defined as a remodeler or builder in which the terminated Member has an ownership interest of at least ten percent (10%) or in which the principals of the terminated Member serve as officers or directors. If HOME should exercise its option to terminate the membership of an affiliated remodeler or builder under this paragraph, it may reinstate that affiliated remodeler or builder as a Member if, in its sole discretion, HOME determines that the terminated Member or its principals are not in a position to control the affiliated remodeler or builder.
- 5. Whenever HOME believes that there may be reason to terminate membership hereunder, it may immediately suspend Member by giving written notice to Member. Such suspension may be for a period of up to sixty (60) days in order to allow HOME time to investigate the situation. No new remodeling projects may be enrolled or warranted in the HOME Remodeler Limited Warranty Program during the period of suspension. If, after completion of its investigation, HOME does not terminate the membership, Member shall be reinstated with full rights and privileges of a participating Member provided, however, that such reinstatement shall not affect the right of HOME to suspend or terminate Member in the future based on new or additional information.
- 6. During suspension or following termination, Member shall not in any way advertise or display itself as being a member of the HOME Remodeler Limited Warranty Program, shall not use and shall return all materials bearing the HOME logo or any reference to the HOME Remodeler Limited Warranty Program, including references to WUIC; and shall notify promptly in writing any person who is at that time under contract to have a home remodeled by Member, that Member has been suspended or terminated, as the case may be, and that the HOME Remodeler Limited Warranty Program will not be available. Should Member fail to take the steps set forth herein during suspension or following termination, it shall indemnify and hold harmless HOME and WUIC against any and all expenses incurred and losses suffered including, but not limited to, attorney fees by either of them as a result.

H. Alternate Forms of Security

- 1. Corporations Only: In order to induce HOME and WUIC to accept Member into the HOME Remodeler Limited Warranty Program, Member represents, warrants and certifies to HOME that the "adjusted stockholder equity" of Member as of the date hereof is as stated on the most recent financial statement Member has submitted to HOME. For purposes of this Agreement, "adjusted stockholder equity" means total equity, as reflected on Member's financial statements, presented in accordance with generally accepted accounting principles, consistently applied, reduced by an amount equal to the total of loans to related parties, accounts receivable which are over ninety (90) days old and intangible assets.
- 2. At the request of HOME or WUIC, Member agrees to provide a certification of its equity within fifteen (15) days of the request
- 3. If Member fails to supply any certifications, or if a certification fails to disclose a minimum adjusted stockholder equity of at least eighty percent (80%) of the amount stated on the financial statement referenced in Section H.1, then HOME shall be entitled to suspend or terminate Member's registration and membership as set forth in Section G.1. If Member's adjusted stockholder equity falls below eighty percent (80%) of the amount stated on the financial statement referenced in Section H.1, and HOME is not notified in writing within ten (10) days of that occurrence, then the undersigned hereby declare that they shall personally indemnify and hold HOME and WUIC harmless against any and all expense and losses, including attorney fees, incurred because of Member's failure to fulfill its obligation and responsibilities as stated in this Agreement and in the HOME Remodeler Limited Warranty Program.
- 4. If Member is required to furnish HOME with an Alternate Form of Security (such as, but not limited to, a Letter of Credit, Surety Bond, Certificate of Deposit or Escrow Agreement) as a condition of acceptance or retention of Member into the HOME Remodeler Limited Warranty Program, Member agrees that HOME or WUIC may draw upon the full amount of the Security in the event that Member breaches any of its obligations under this Agreement or under any other prior agreement Member has had with HOME and/or WUIC; or if Member fails to renew the Security with a replacement satisfactory in form and substance to HOME at least thirty (30) days prior to the expiration of such Security, or its replacement. In the event of such a draw, HOME shall hold the proceeds of such Security as a deposit against Member's obligations hereunder. At such time as Member's obligations hereunder have been satisfied in full, HOME shall return any balance to Member. HOME shall not be under any obligation to pay interest to Member with respect to such amounts, and HOME's determination of reimbursement shall be final and conclusive.

I. Miscellaneous Provisions.

- 1. If a claim is made against Member or WUIC concerning a remodeling project covered by the HOME Remodeler Limited Warranty Program, Member shall, upon request, assign to WUIC any rights which it may have against a supplier, manufacturer, subcontractor or other person for work performed or materials supplied in connection with such claim.
- 2. Whenever timely performance is called for hereunder, the time there for shall be extended to the extent performance is delayed by an event not caused by the conduct of the person obligated to perform. Such events include, but are not limited to, acts of God or the public enemy, war, riot, civil commotion or governmental conduct.
- 3. If a claim is made against Member or WUIC concerning a remodeling project covered by the HOME Remodelers Warranty Program, escrowed monies being held by a Homeowner shall be considered separate and apart from and cannot affect the terms of this Agreement or the terms of the Limited Warranty Agreement.
- 4. This Agreement contains the entire understanding of the parties and cannot be altered or amended in any way except by a formal written instrument signed by all of the parties hereto.

- 5. Should legal action arise between the parties involving this Agreement, the substantially prevailing party shall be reimbursed for reasonable attorney fees and expert witness fees by the other party. Should any provision of this Agreement be determined by a court of competent jurisdiction to be unenforceable, that determination will not affect the validity of the remaining provisions.
- 6. Member acknowledges that HOME is an administrator and not a warrantor or insurer. Member agrees to indemnify HOME and hold it harmless from any loss or expense including attorney fees if Member should ever claim otherwise.
- 7. This Agreement shall be interpreted and enforced in accordance with the laws of the State of Texas.
- 8. This Agreement is not assignable by Member without the prior written consent of HOME.
- 9. This Agreement is binding on the parties, their heirs, executors, administrators, successors and assigns.
- 10. All notices required hereunder must be in writing and sent by certified mail, postage prepaid, or such other form of notice deemed acceptable by HOME, to the recipient at the respective address shown hereon or to whatever other address the party may designate in writing. Member must inform HOME of any change of address in writing.
- 11. Failure of either party to insist upon compliance with any provision of this Agreement shall not constitute a waiver of the provision.
- 12. Whenever appropriate, it is intended that the use of one gender herein includes all genders and the singular includes the plural.
- 13. The effective date of this Agreement shall be the date of execution by HOME.
- 14. All terms not defined herein shall have the meanings ascribed in the HOME Remodeler Warranty book containing the Warranty Resolution Procedures and Approved Standards which are referred to herein as the "HOME Remodeler Limited Warranty Program".
- 15. This Agreement does not create an agency. Member is not an agent of HOME or WUIC, and Member and its employees are not authorized to hold themselves out as agents of HOME or WUIC. Member and its employees have no authority to bind or obligate HOME or WUIC. Member agrees to indemnify and hold HOME and WUIC harmless against any and all expenses incurred and losses suffered, including but not limited to attorney fees, by either of them as a result of Member's violation of this provision.
- 16. Member agrees to maintain all terms of the Membership Agreement in confidence and not to disclose any such terms to any person or entity.

17111, Warranty Underwriters Insura	nnce Company (WUIC)	, with offices at 12651 Briar Forest, Suite 195, Houston, TX 77077 and
	(Company Name: indicate	whether a corporation, partnership, individual or other)
	(Comp	olete Address of Company)
	MEMBER: _	Member Company Name (print or type)
Date of Execution by Member	Ву	Signature and Title of Principal or Corporate Officer
HOME Registration Number	Ву	Proprietor/Spouse
(If Presently Registered)	HOME OF TEXAS (HOME)	
	Ву	
Date of Execution by HOME		
	WARRANTY	UNDERWRITERS INSURANCE COMPANY (WUIC)
	Ву	
		Kathleen D. Foley, Vice President
By signing this area, you are agreeing		of a Surety and are acknowledging and agreeing to the Surety agreement. dividual capacity, not as an officer of the company. Therefore, please do not us
URETY:		ADDRESS:
ignature		Street Address
ocial Security Number		City, State, Zip
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SURETY AGREEMENT, An Explanation and Its Applicability

The success of HOME is based on its management of risks. This is the reason for HOME's stringent membership criteria — better Members represent lower risk.

The Surety Agreement does not add any additional liability beyond the terms of the Warranty and Membership Agreement. The purpose of the Surety Agreement is simple: the Member which provides the HOME warranty is making certain representations and commitments. If it does not honor its commitment, another entity or individual(s) agrees to do so. If the HOME Member does what it says it will do, the Surety Agreement will not have any impact.

As stated in the warranty, the Member's obligation ends after the initial one-year period. However, the Member's (i.e. corporation or surety) responsibilities extend past the first year if the Member breaches any of its obligations under the Warranty, the Membership Agreement, or any Addenda signed by the Member. **Liability is limited to Member's liability to HOME and WUIC.**

Regarding exchange, etc. of collateral or changes to the terms of Member Obligations, the purpose of this language is to prevent WUIC's involvement in disputes among sureties and Members.

The Surety Agreement is binding upon heirs and assigns. This is reiterating that if responsibility passes to heirs and assigns, the original commitment to the warranty will be honored.

If HOME requests a Surety Agreement and the corporate officers do not want to provide such an agreement, an Alternate Security may be acceptable, provided it is approved by HOME.

SURETY AGREEMENT

To induce HOME OF TEXAS (HOME) to accept Member into the HOME Remodeler Limited Warranty Program and intending to be legally bound, the undersigned (each jointly and severally, if more than one) agrees to act as unconditional surety to HOME and to Warranty Underwriters Insurance Company (WUIC), with respect to all of Member's duties and obligations pursuant to the foregoing Membership Agreement (Agreement), including interest due on late payments or reimbursements by Member and any costs, legal fees and expenses incurred by HOME or WUIC in the enforcement of any of the foregoing (Member Obligations).

Surety consents that HOME or WUIC may, at its sole option, without in any way affecting Surety's liability hereunder: (a) exchange, surrender or release any or all collateral security or any guaranty or surety held by HOME or WUIC for any of the Member Obligations; (b) renew, extend, modify, supplement, amend, release, alter or compromise the terms of any or all of the Member Obligations; and (c) waive any of HOME or WUIC's rights, remedies, benefits or security against Member or any other surety.

CONTINUING SURETY. This Surety Agreement shall be a continuing one and shall be binding upon Surety regardless of how long before or after the date hereof any of the Member Obligations were or are incurred.

EXTENT OF SURETY'S LIABILITY. Surety's liability hereunder shall be for the full amount recoverable by HOME from Member under the Membership Agreement and warranty and for the full amount recoverable by WUIC from Member under the Membership Agreement and warranty, including, but not limited to, claim payments, costs of repairs, interest due on late payments or reimbursement by Member, and any costs, legal fees and expenses incurred by HOME and/or WUIC in the enforcement of any Member Obligation and in the enforcement of this Surety Agreement.

UNCONDITIONAL LIABILITY. Surety's liability hereunder is absolute and unconditional and shall not be reduced, diminished, released or affected in any way by reason of: (a) any failure of HOME or WUIC to obtain, retain, or preserve, or the lack of enforcement of, any rights against any person, firm or entity (including, without limitation, any other Surety) or in any property (including, without limitation, collateral security for any of the Member Obligations); (b) the invalidity or unenforceability of any such rights which HOME or WUIC may attempt to obtain; (c) any delay in enforcing or any failure to enforce such rights, even if such rights are thereby lost; or (d) any delay in making demand on the Member or any other Surety for performance or payment of any part or all of the Member Obligations.

WAIVERS. Surety hereby waives all notices of any character whatsoever with respect to this Surety Agreement and the Member Obligations, including without limitation: notice of the present existence or future incurring of any Member Obligations; the amount, terms and conditions thereof; and any defaults thereon. The death, incapacity or legal incompetence of any Surety shall in no way affect the liability hereunder of that or any other Surety.

SATISFACTION. In the event that the Member Obligations are satisfied in full by Member or any other Surety, HOME and WUIC shall return this Agreement to Surety marked "satisfied" upon the express written request of Surety and then only upon the latter of ninety-one (91) days from the date of the last payment on the Member Obligations, or five (5) years from the final enrollment of the last enrolled remodeling project, under the 5-Year Structural with 1-Year Workmanship Coverage or three (3) years from the final enrollment of the last enrolled remodeling project under the 3-Year Workmanship Coverage.

PAYMENT OF COSTS AND ATTORNEY FEES. In addition to all other liabilities of Surety hereunder, Surety also agrees to pay to HOME and WUIC on demand all costs and expenses (including reasonable attorney fees and legal expenses) which may be incurred in the enforcement of any of the Member Obligations or this Surety Agreement.

NOTICES TO HOME OR WUIC BY SURETY. Any notice to HOME or WUIC by Surety pursuant to the provisions hereof shall be sent certified mail, return receipt requested to the addresses set forth in the Agreement.

MISCELLANEOUS. This Agreement shall be binding upon Surety and Surety's heirs, executors, administrators, successors, assigns and other legal representatives, and shall inure to the benefit of HOME, WUIC and their representatives, successors and assigns. The rights and remedies of HOME and WUIC under this Surety Agreement are cumulative and shall be in addition to any other rights and remedies available to them, at law or in equity, all of which may be exercised singly or concurrently. In the event that this Agreement is preceded or followed by any other guaranty or surety agreement(s), all rights granted HOME or WUIC in such agreement(s) shall be deemed to be cumulative. If any provision of this Agreement shall for any reasonable cause be held to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provisions hereof, but this Agreement shall be construed as if such invalid or unenforceable provision had never been contained herein. Surety intends this to be a sealed instrument and to be legally bound hereby. All issues arising hereunder shall be governed by the laws of the State of Texas.

