

REPLACEMENT PRODUCT PLAN

AGREEMENT
This Replacement Product Plan Agreement ("Agreement") is not an insurance contract. Unless otherwise regulated under state law, the contents of this Agreement should be interpreted and understood within the meaning of a "service contract" in Public Law #93-637.

"We", "Us" and "Our" mean the company obligated under this Agreement, Federal Warranty Service Corporation (" FWSC") P.O. Box 105689, Atlanta, GA 30348-5689 1-877-881-8578, in Florida, United Service Protection, Inc., P.O. Box 105689, Atlanta, GA 30348-5689, 1-877-881-8578 and in Oklahoma, Assurant Service Protection, Inc., P. O. Box 105689, Atlanta, GA 30348-5689, 1-877-881-8578. "You" and "Your" means the purchaser of this Agreement, including the Lessee, if the Product was acquired under a lease-to-own arrangement ("LTO Arrangement").

For an LTO Arrangement " Lessee " means the payor customer leasing the Product and this Agreement; and " Lessor " means the owner of the Product and payee of cash benefits under the Plan until You fulfill Your obligations under the LTO Arrangement necessary to acquire full ownership of the Product and this Agreement.

"Agreement" means this Agreement and includes Your invoice for the Product and the plan selected.

"Retailer" means the store You purchased the Products covered under this Agreement from. "Product" means the consumer item which You purchased concurrently with and is covered by this Agreement. "Administrator" means Conn Appliances, Inc. ("Conn's"), 1401 Rankin Road, Houston, Texas 77073, 1-800-280-1514.

In consideration of the amount paid on the invoice for this Agreement, and except as hereinafter provided, should Your Product require replacement, We will make the necessary replacement of the Product identified on the invoice referenced above, of which this Agreement is an integral part, as provided below in Paragraph 3.

"Replacement" means the exchange of a defective Product with a new product of equal or similar features and functionality up to the purchase price of the original Product. We reserve the right to select the manufacturer and model of the replacement product.

THIS REPLACEMENT PLAN AGREEMENT IS EFFECTIVE DURING THE TERM OF THE MANUFACTURER'S WARRANTY, AND THEREAFTER UNTIL THE END OF THE AGREEMENT TERM; IT DOES NOT REPLACE THE MANUFACTURER'S WARRANTY, BUT PROVIDES CERTAIN ADDITIONAL BENEFITS DURING THE TERM OF THE MANUFACTURER'S WARRANTY.

TERMS AND CONDITIONS

- 1) Term: For the Replacement Product Plan, the term of this Agreement begins on the date of purchase and continues for a period of two (2) years or until a claim is paid, whichever occurs first. The amount paid for this Agreement is stated on Your invoice.
- 2) Coverage: We will replace the Product, as specified in Section 3, when required due to a mechanical or electrical breakdown during normal usage, including those experienced during normal wear and tear. A mechanical or electrical breakdown caused by a direct result of a power surge is also covered.
- 3) Replacement: If Your Product requires replacement, return it to Conn's nearest retail store for determination that Your Product is defective and requires replacement. If there is a dispute as to whether Your Product is defective and requires replacement, then You and FWSC will determine Your rights under this Agreement as described in Paragraph 11 or 12 below. If it is determined that Your Product requires replacement, then the provisions of Paragraph 5 shall be followed.
- 4) LTO ARRANGEMENT: If You acquired the Product and this Agreement through a lease under a LTO Arrangement, You are entitled to all non-cash benefits under this Agreement until You acquire full ownership of this Agreement and the Product. Until You acquire full ownership of this Agreement and the Product, any rights to a cash settlement or cancellation refund under this Agreement will belong exclusively to the Lessor. Upon acquiring full ownership of this Agreement and the Product, You are entitled to all benefits under this Agreement.
- 5) Limit of Liability: The Limit of Liability under this Agreement is the purchase price of the original Product. At the discretion of FWSC, We may elect to replace a covered item or issue a store credit for the purchase price of Your item rather than repair it. The decision to replace or issue credit rather than repair items is solely Our option. Should We choose to replace an item, the replacement will be the base model that meets all applicable federally mandated minimal manufacturers' standards, performs the same primary function, and has a capacity comparable with the covered item, when available at Conn's.

With respect to all clearance, close-out, scratch and dent or "as is" purchases, if We elect to replace an item rather than repair, store credit may be provided in the amount of the original purchase price for You to reselect a similar product from a Conn's.

With respect to appliances and consumer electronics, We will make reasonable efforts to provide replacement items of similar mechanical capabilities and/or efficiency of the original unit, when available at Conn's. We are not liable to provide exact match in color, dye, lot, material, type or brand. If We determine that the defective item or a comparable item is no longer available at Conn's, at Our discretion, We may elect to give you a store credit. In such cases, the amount of such credit shall be equal to the original purchase cost of the defective item. For any replacement system, We are not responsible for the cost of the construction, modifications, or carpentry made in order to accommodate the replacement, nor for any costs to upgrade or modify items for any reason.

With respect to all furniture, We will make reasonable efforts to provide an exact match, when available at Conn's. We are not liable to provide exact match in color or dye to address potential fading of other furniture pieces which have occurred over time. If the defective furniture item is no longer available at Conn's, at Our discretion, We may give You a store credit. In such cases, the amount of such credit shall be equal to the original purchase cost of the defective item.

The Limit of Liability terms stated above are further subject to the LTO Arrangement terms found in section 4 above.

- 6) Rights to Replaced Product: All defective Products will become Our property, should We elect to exercise Our rights to the property.
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 7) Exclusions: This Agreement excludes, (a) periodic checkups and/or preventative maintenance as directed by the manufacturer except as provided herein; any deficiencies noted on the invoice; (b) parts or repairs due to normal wear and tear unless tied to a breakdown and items normally designed to be periodically replaced by You during the life of the Product, including but not limited to batteries, light bulbs, etc; (c) damage, abuse, misuse, accidental damage, mishandling, introduction of foreign objects into the Product; (d) unauthorized modifications or alterations to a Product; (e) failure to follow the manufacturer's instructions; (f) external causes including third party actions, fire, theft, insects/rodents, animals, exposure to weather conditions, earthquake, sand, dirt, hail, windstorm, flood, water, acts of god; (g) consequential loss of any nature; (h) loss or damage caused by war, invasion or act of foreign enemy, hostilities, rebellion, riot, civil war, strike labor disturbance, lockout, or civil commotion; (i) incidental, consequential or secondary damages or delay in rendering service under the Agreement, or loss of use during the period that the Product is at an authorized repairs and/or parts; (i) any product used in a commercial setting or rental setting, other than in Your personal residential rental setting for personal or household use; (k) failures that occur outside the 50 states of the United States of America; (i) nonfunctional or aesthetic parts including but not limited to plastic parts, knobs, rollers, baskets, scratches, peeling and dents; (m) unauthorized repairs and/or parts; (n) cost of installations, set-up, diagnostic charges, removal of reinstallation of the Product; except as provided herein; (o) accessories used in conjunction with a Product; (p) any loss other than a covered breakdown of the Product; (q) service where no problem can be fo
- 8) Cancellation: You have the right to cancel at any time by contacting Conn's at a retail store or by writing to Conn's at 1401 Rankin Road, Houston, Texas 77073 or by email as provided at Conn's at www.conns.com. If You cancel Your Agreement within 30 days of receipt of Your Agreement, You can return to the Retailer for a full refund. If You cancel after 30 days of receipt of Your Agreement, please contact the Administrator. You will receive a pro-rata refund based on the time expired less a \$25 cancellation fee, or 10% of the purchase price (whichever is less), less the cost of claims paid. We may not cancel this Agreement except for fraud or material misrepresentation by You in obtaining this Agreement or in presenting a claim for Product replacement, or non-payment by You; or if required to do so by a regulatory authority. Notice of such cancellation will be in writing and given at least 30 days prior to cancellation. If We cancel, the return premium is based upon 100% of the unearned pre-rata premium.

The Cancellation terms stated above are further subject to the LTO Arrangement terms found in section 4 above.

- 9) <u>Transfer</u>: This Agreement is transferable with the Product by the original purchaser for the balance of the original replacement plan agreement protection period; or, under a LTO Arrangement, by the original Lessee who has acquired full ownership of this Agreement and the Product. The Product may be registered by mailing information to the Administrator, including the agreement reference number, date of new ownership, new owners name, complete address, and telephone number.
- 10) Renewals: This Agreement is not renewable.
- 11) If You and FWSC through its Administrator cannot agree to a satisfactory resolution of any dispute regarding the repair of the Product covered by this Agreement, after the completion of the process described in Item 5 of this Agreement, and after reasonable efforts on the parts of You and FWSC through its Administrator to resolve any remaining issues, OR if You feel that FWSC or its Administrator is not complying with its obligations under this Agreement, the following actions are available to You under the terms of this Agreement. If You do not understand these provisions and actions We recommend You seek advice of an attorney to assist You in understanding Your rights of enforcement of the terms of this Agreement.

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NOTICE OF ARBITRATION AGREEMENT

This Agreement provides that all disputes between You and Us will be resolved by mediation or BINDING ARBITRATION.

You thus GIVE UP YOUR RIGHT TO GO TO COURT to assert or defend Your rights under this contract (EXCEPT for matters that may be taken to SMALL CLAIMS COURT).

- Your rights will be determined by a NEUTRAL ARBITRATOR and NOT a judge or jury.
- You are entitled to a FAIR HEARING, BUT the arbitration procedures are SIMPLER AND MORE LIMITED THAN RULES APPLICABLE IN COURT.
- Arbitrator decisions are as enforceable as any court order and are subject to VERY LIMITED REVIEW BY A COURT.
- You may, but are not required, to have an attorney for mediation or arbitration.

FOR MORE DETAILS,

* Read the Dispute Resolution Section Below

* Call the American Arbitration Association at 1-800-778-7879

* To request mediation or arbitration, check out the American Arbitration Association's Web Site at www.adr.org

12) THE DISPUTE RESOLUTION PROGRAM (MEDIATION AND ARBITRATION)

As used in this Provision, "You" and "Your" mean the person or persons named in this Agreement, and all of his/her heirs, survivors, assigns and representatives. And, "We" and "Us" shall mean the Obligor identified above and shall be deemed to include all of its agents, affiliates, successors and assigns, and any retailer or distributor of its products (including without limitation Conn's), and all of the dealers, licensees, and employees of any of the foregoing entities.

Any and all disputes arising out of or relating to this Agreement or any prior agreement between the parties, including without limitation the breach of any such agreement(s), shall be resolved exclusively in accordance with the Dispute Resolution Program, the last step of which is binding arbitration before a single arbitrator.

The parties shall first attempt to resolve any dispute informally through negotiation. In the event such efforts fail, either party may demand mediation by serving written notice on the other. Mediations shall be administered by the American Arbitration Association ("AAA") under its Commercial Mediation Procedures, available from the AAA at the phone and website listed above. The mediation shall take place at a mutually convenient time and place or, should the parties fail to agree, at any time and place designated by the mediator in accordance with the Commercial Mediation Procedures.

If mediation does not resolve the dispute or mediation is not demanded, any and all disputes shall be resolved either by 1) binding arbitration before a single arbitrator or 2) if the dispute is within the scope of its jurisdiction, a small claims court. Arbitrations shall be administered by the AAA in accordance with its Expedited Procedures of the Commercial Arbitration Rules and the Supplementary Procedures for Consumer-Related Disputes in effect at the time the claim is filled with the AAA. The terms of this Provision shall control any inconsistency between the AAA's Rules and this Provision. You may obtain a copy of the AAA's Rules by calling (800) 778-7879 or visiting the AAA's Web Site at www.adr.org. The fees for the arbitration will be set by the arbitrator in accordance with the Supplemental Procedures for Consumer-Related Disputes. The arbitrator shall apply relevant substantive law and applicable statute of limitations and shall provide written, reasoned findings of fact and conclusions of law. THE ARBITRATOR IS EMPOWERED TO GRANT WHATEVER RELIEF WOULD BE AVAILABLE IN COURT UNDER LAW OR IN EQUITY, INCLUDING WITHOUT LIMITATION REMEDIES UNDER ANY APPLICABLE CONSUMER PROTECTION STATUTE. The arbitration shall take place at a mutually convenient location or, should the parties fail to agree, at any time and place designated by the arbitrator in accordance with the Supplemental Procedures for Consumer-Related Disputes. This Provision is part of a transaction involving interstate commerce and shall be governed by the Federal Arbitration of the Arbitration of

Disputes. This Provision is part of a transaction involving interstate commerce and shall be governed by the Federal Arbitration Act, 9 U.S.C. § 1 et seq. If any portion of this Arbitration Provision is deemed invalid or unenforceable, it shall not invalidate the remaining portions of the Arbitration Provision, except that in no event shall this Provision be amended or construed to permit class arbitration or arbitration on behalf of any individual other than You. This Arbitration Provision shall inure to the benefit of and be binding on You and Us and its Provision shall continue in full force and effect subsequent to and notwithstanding the expiration of termination of this Agreement. You agree that any arbitration proceeding will only consider Your Claims. Claims by, or on behalf of, other individuals will not be arbitrated in any proceeding that is considering Your Claims.

You and We Understand and agree that because of this arbitration provision neither You nor Us will have the right to go to court except as provided above or to have a jury trial or to participate as any member of a class of claimants pertaining to any claim.

- 13) Deductible: There is no deductible for this Agreement.
- 14) Owners Obligation: You have a duty to protect the Product against further damage and comply with the instructions on the owner's manual.
- 15) The following state specific requirements apply if Your Agreement was purchased in one of the following states and supersede any other provision herein to the contrary:

Notice for Alabama residents: Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Bankers Insurance Company of Florida. If We fail to pay or provide service on a claim within 60 days after proof of loss has been filed with Us, the written claim can be submitted to American Bankers Insurance Company of Florida at the following address: 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244. Free Look: You may, within 20 calendar days of receipt or 10 days of delivery of the Agreement, reject and return this Agreement. Upon return of the Agreement within the applicable time period, if no claim has been made, You will be refunded the full purchase price. A 10% penalty per month will be added to a refund that is not paid or credited within 45 days after return of the Agreement. This provision applies only to the original purchaser of this Agreement. The following is added to the Cancellation provision: No claim incurred or paid shall be deducted from any Cancellation refund, regardless of who initiates the Cancellation. Prior notice of Cancellation is not required if the reason for Cancellation is nonpayment of the Provider fee or material misrepresentation. Notice of Cancellation shall state the effective date and reason for cancellation. The following is added to THE DISPUTE RESOLUTION PROGRAM (MEDIATION AND ARBITRATION) provision: The arbitration action will take place in the county where You reside.

Notice for Arizona residents: Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157, 1-800-852-2244. The Exclusions provision item (gg) is deleted and replaced with the following: (gg) pre-existing conditions, except if such conditions were known or should reasonably have been known by Us or Our subcontractors. The following is added to the Cancellation provision: We will not cancel or void this Agreement due to acts or omissions Us or Our subcontractors for failure to provide correct information or failure to perform the services or repairs provided in a timely, competent, workmanlike manner. We will not cancel this Agreement due to misrepresentation either by Us or any person selling the Agreement on Our behalf. We may cancel or void coverage due to material acts or omissions by You which may include Your fraudulent or unlawful acts arising out of or relating to this Agreement or Your use of the covered Product in a manner other than intended by the manufacturer that is likely to increase the likelihood that the covered Product will be damaged or require repairs. All references to a cancellation fee are deleted and replaced with an administrative fee of 10% of the gross amount paid for Your Agreement or \$75, whichever is less. The following is added to THE DISPUTE RESOLUTION PROGRAM (MEDIATION AND ARBITRATION) provision: Notwithstanding the Arbitration provision, You have a right to file a complaint with the Arizona Department of Insurance and Financial Institutions (D.I.F.I., toll free phone number 800-325-2548.

Notice for Colorado residents: Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida. If We fail to pay or provide service on a claim within 60 days after proof of loss has been filed with Us, the written claim can be submitted to American Bankers Insurance Company of Florida at the following address: 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244. Free Look: You may within 20 calendar days of mailing of the Agreement, or 10 days if delivered at time of sale, reject and return this Agreement. Upon return of the Agreement within the applicable time period, if no claims have been made, You will be refunded the full Agreement price. A 10% penalty per month shall be added to a refund that is not paid or credited within 45 days after the return of the Agreement. The provision applies only to the original purchaser. The Cancellation provision is amended as follows: If We cancel this Agreement, You will be provided with a written notice at least 30 days prior to cancellation at Your last known address, stating the effective date and reason for cancellation. Prior notice is not required if this Agreement is canceled for nonpayment by You, a material misrepresentation by You, or a substantial breach by You relating to the Product or its use.

Notice for Florida residents: The following is added to the THE DISPUTE RESOLUTION PROGRAM (MEDIATION AND ARBITRATION) provision: While arbitration is mandatory, the outcome of any arbitration shall be non-binding on the parties, and either party shall, following arbitration, have the right to reject the arbitration award and bring suit in a court of competent jurisdiction. The arbitration action will take place in the county where You reside. The following provision is added: Regulation: The rate charged for this Agreement is not subject to regulation by the Florida Office of Insurance Regulation. The following is added to the Cancellation provision: No cancellation fee will be deducted from any refund.

Notice for Georgia residents: Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida. If We fail to pay or provide service on a claim within 60 days after proof of loss has been filed with Us, the written claim can be submitted to American Bankers Insurance Company of Florida at the following address: 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244. The Exclusions provision item (gg) is deleted and replaced with the following: (gg) pre-existing conditions, except if such conditions were known or should reasonably have been known by You that occur prior to the effective date of this Agreement. Free Look: You may within 20 calendar days of mailing of the Agreement, or 10 days if delivered at time of sale, reject and return this Agreement. Upon return of the Agreement within the applicable time period, if no claims have been made, You will be refunded the full Agreement price. A 10% penalty per month shall be added to a refund that is not paid or credited within 45 days after the return of the Agreement. The provision applies only to the original purchaser. The Cancellation provision is amended as follows: You will receive a pro-rata refund based on the time expired less a \$25 cancellation fee, or 10% of the unearned pro-rata purchase price (whichever is less), less the cost of claims paid. We may not cancel this Agreement except for fraud or material misrepresentation by You in obtaining this Agreement or in presenting a claim for Product replacement, or non-payment by You. Notice of such cancellation will be in writing and mailed to You at Your last address known to Us at least 30 days prior to cancellation, stating the effective date of cancellation and reason for cancellation. The NOTICE OF ARBITRATION AGREEMENT and THE DISPUTE RESOLUTION PROGRAM (MEDIATION AND

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ARBITRATION) provision is deleted in its entirety.

Notice for New Mexico residents: Notice: The purchase of this Agreement is not required in order to purchase any product. Insurance: This Agreement is insured by American Bankers Insurance Company of Florida. If the Agreement provider fails to pay You or otherwise provide You with the covered service within 60 days of Your submission of a valid Claim, You may submit Your Claim to American Bankers Insurance Company of Florida at 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244. If You have any concerns regarding the handling of Your Claim, You may contact the Office of Superintendent of Insurance at 855-427-5674. Free Look: You may, within 20 days of the date mailed or 10 days of delivery of the Agreement, reject and return this Agreement. Upon return of the Agreement within the applicable time period, if no claim has been made, the Agreement is void and You will be refunded the full purchase price. A 10% penalty of the purchase price will be added to the refund for each 30-day period or portion thereof that the refund, and any accrued penalties, is not paid or credited within 60 days after return of the Agreement. This provision applies only to the original purchaser of this Agreement. The following is added to the Cancellation provision: We may not cancel this Agreement once it has been in effect for at least 70 days, before the expiration of the agreed term or one (1) year after the effective date of the Agreement, whichever occurs first, except for the following conditions: failure by You to pay the Agreement price; the conviction of You of a crime which results in an increase in the service required under the Agreement; fraud or material misrepresentation by You which substantially and materially increases the service required under the Agreement which occurs after the purchase of the Agreement and substantially and materially increases the service required beyond that contemplated at the time of purchase. Notice of cancellation will state the effective date and reaso effective date and reason for cancellation.

Notice for Nevada residents: Notice: If You are not satisfied with the manner in which We are handling the claim on Your Agreement, You may contact the Commissioner by calling the toll-free number, (888) 872-3234. The purchase of this Agreement is not required either to purchase or obtain financing for the covered Product. Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida. If We fail to pay or provide service on a claim within 60 days after proof of loss has been filed with Us, the written claim can be submitted to American Bankers Insurance Company of Florida at the following address: 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244. The Exclusions provision items (d) and (gg) are deleted and replaced with the following: (d) This Agreement will not cover any unauthorized or non-manufacturer-recommended modifications. However, if the Product, or any damages arising from such unauthorized or non-manufacturer-recommended modifications. However, if the Product is modified or repaired in an unauthorized or non-manufacturer-recommended modifications. However, if the Product is modified or repaired in an unauthorized or non-manufacturer-recommended modifications. However, if the Product is modified or repaired in an unauthorized or non-manufacturer-recommended modification or any damages arising therefrom, unless such coverage that is not related to the unauthorized or non-manufacturer-recommended modification or any damages arising therefrom, unless such coverage is otherwise excluded by the terms of this Agreement; (gg) pre-existing conditions, only to the extent such conditions are known to You or reasonably should have been known to You. Free Look: You may, within 20 days of delivery of the Agreement, reject and return this Agreement. Upon return of the Agreement within the applicable time period, if no claim has been made, You will be refunded the full purchase price. A 10% penalty o

Notice for North Carolina residents: Notice: The Purchase of this Agreement is not required either to purchase or obtain financing for the Product. Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida. If We fail to pay or provide service on a claim within 60 days after proof of loss has been filed with Us, the written claim can be submitted to American Bankers Insurance Company of Florida at the following address: 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244. The following is added to the Cancellation provision: We may not cancel this Agreement except for nonpayment of premiums or direct violation of the Agreement by You.

Notice for Oklahoma residents: Notice: Coverage afforded by this Agreement is not guaranteed by the Oklahoma Insurance Guaranty Association. Oklahoma license number for Assurant Service Protection, Inc. is 44199246. Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157, 1-800-852-2244. The Cancellation provision is deleted and replaced with the following: You have the right to cancel at any time by contacting Conn's at a retail store or by writing to Conn's at 1401 Rankin Road, Houston, Texas 77073 or by Email as provided at Conn's at www.conns.com. If You cancel Your Agreement within 30 days of receipt of Your Agreement, and no claims have been paid, You can return to the Retailer for a full refund. If You cancel after 30 days of receipt of Your Agreement, or have made a claim within the first 30 days, please contact the Administrator. You will receive a pro-rata refund based on 100% of the unearned pro rata premium, less (a) 10% of the unearned pro rata premium or \$25, whichever is less and (b) the actual cost of any service provided under this Agreement. We may not cancel this Agreement except for fraud or material misrepresentation by You in obtaining this Agreement or in presenting a claim for Product replacement, or non-payment by You; or if required to do so by a regulatory authority. Notice of such cancellation will be in writing and given at least 30 days prior to cancellation. If We cancel, the return premium is based upon 100% of the unearned pro-rata premium, less any claims that have been paid. The following is added to THE DISPUTE RESOLUTION PROGRAM (MEDIATION AND ARBITRATION) provision: Non-binding Arbitration is applicable in Oklahoma. Non-binding Arbitration is applicable in Oklahoma.

Notice for South Carolina residents: Notice: All references to cash settlement are deleted. In the event of a dispute with the provider of this contract, you may contact the South Carolina Department of Insurance, Capitol Center, 1201 Main Street Ste 1000, Columbia, South Carolina 29201 or by phone at (800) 768-3467. Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida. If We fail to pay or provide service on a claim within 60 days after proof of loss has been filed with Us, the written claim can be submitted to American Bankers Insurance Company of Florida at the following address: 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244. Free Look: You may, within 20 calendar days of mailing of this Agreement, or 10 days if delivered at time of sale, reject and return this Agreement. Upon return of this Agreement within the applicable time period, if no claims have been made, You will be refunded the full purchase price. A 10% penalty per month shall be added to a refund that is not paid or credited within 45 days after the return of this Agreement. This provision applies only to the original purchaser. The Cancellation provision is amended as follows: In the event FWSC elects to cancel this Agreement written notice of cancellation will be mailed to You at Your last known address, stating the effective date and reason for cancellation.

Notice for Texas residents: Notice: If You have complaints or questions regarding this Agreement, You may contact the Texas Department of Licensing and Regulation at the following address and telephone number: Texas Department of Licensing and Regulation, Post Office Box 12157, Austin, Texas 78711; 512-463-6599 or 800-803-9202 (within TX only). The purchase of this Agreement is not required in order to purchase or obtain financing. The Texas Administrator Registration Number for Conn Appliances is 140. Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157. In the event any covered service is not provided to You by Us before the 61st day after proof of loss has been filed, or if a refund or credit is not paid before the 46th day after the date which the Agreement is cancelled, You may apply directly to American Bankers Insurance Company of Florida. The following is added to the **Cancellation** provision: Prior notice is not required if the reason for cancellation is nonpayment of the purchase price, a material misrepresentation by You relating to the covered property or its use, or a substantial breach of Your duties relating to the Product or its use. If FWSC cancels this Agreement, We will not deduct a cancellation fee. If We cancel this Agreement written notice will be mailed to You at Your last known address and shall state the effective date and reason for cancellation. We will pay a penalty of 10% per month on any cancellation refund that is not paid or credited within 45 days after return of the Agreement to Us. This right to cancel applies only to the original purchaser of the Agreement and is not transferable.

Notice for Virginia residents: Notice: If any promise made in the Agreement has been denied or has not been honored within 60 days after Your request, You may contact the Virginia Department of Agriculture and Consumer Services, Office of Charitable and Regulatory Programs at www.vdacs.virginia.gov/food-extended-service-contract-providers.shtml to file a complaint. Insurance: The obligations under this Agreement are insured by a policy of insurance issued by American Bankers Insurance Company of Florida. If We fail to pay or provide service on a claim within 60 days after proof of loss has been filed with Us, the written claim can be submitted to American Bankers Insurance Company of Florida at the following address: 11222 Quail Roost Drive, Miami, FL 33157, or call the toll-free number at 1-800-852-2244.

If You have any complaints that are not resolved by FWSC or its Administrator, You may contact Your local Better Business Bureau or the Office of the Attorney General of Your state of residency: http://www.aldoi.gov/, www.azag.gov; www.colorado.gov; https://www.floir.com; http://www.oci.ga.gov; www.ag.state.la.us; http://www.mid.ms.gov; www.nmag.gov; http://ag.nv.gov; http://www.ncdoi.com; www.oag.state.ok.us; http://doi.sc.gov; http://www.tn.gov/insurance; www.TexasAttorneyGeneral.gov;or http://www.scc.virginia.gov/boi/.

Customer signature acknowledging receipt and their understanding of this Agreement is on the Invoice referenced above to which this Agreement is attached.

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