

Incentive Program Agreement

Membership Registration #: _____

Warranty Company(ies): *Select applicable company or companies in which Member wishes to participate*

Residential Warranty Company, LLC

MHCW

(Insurer for RWC, MHCW: Western Pacific Mutual Insurance Company, A Risk Retention Group)

HOME of Texas (Insurer for HOME: Warranty Underwriters Insurance Company)

THIS AGREEMENT, made this ____ day of _____, _____, by and between the Warranty Company(ies) designated above, (hereinafter "Warranty Company"), 5300 Derry Street, Harrisburg, Dauphin County, Pennsylvania, and _____ (hereinafter "Member"), with registered offices at _____.

WITNESSETH:

WHEREAS, Member is engaged in the construction and development of homes and/or building projects; and

WHEREAS, the designated Warranty Company administers participation of qualified members in its Warranty Program(s), and

WHEREAS, more favorable warranty rates are available to Member if the Warranty Company maintains certain funds to cover potential warranty performance expenses related to homes/building projects built by Member that may arise as a result of non-performance, omissions, deficiencies in workmanship and materials, or other claims, costs or expenses which the Insurer may pay or incur in connection with warranties covering homes/building projects built by Member (hereinafter "Costs"); and

WHEREAS, Member and the Warranty Company are contributing respective program participation fees of \$_____, and \$_____; and

WHEREAS, the Warranty Company has agreed to administer a fund consisting of Member's program participation fee and certain accumulations as described below (Member Fund), for purposes of paying costs or returning the balance of the Member Fund to Member, all in accordance with the terms hereof; and

WHEREAS, the Warranty Company also has agreed to establish an account consisting of its program participation fee and accumulations (Warranty Company Fund), to pay Costs after exhaustion of the Member Fund.

NOW, THEREFORE, in consideration of the mutual promises herein contained and for other good and valuable consideration, and intending to be legally bound hereby, the parties agree as follows:

- 1. Accumulations.** In addition to its program participation fee, the Warranty Company agrees to provide over the next five (5) years, accumulations of thirty percent (30%) of the warranty fee for each home/building project constructed by Member which is enrolled in the Limited Warranty Program.
- 2. Apportionment.** The Member's Fund shall be increased by forty-nine percent (49%) of accumulations as described in paragraph 1 hereof, and the Warranty Company Fund shall be increased by fifty-one percent (51%) of accumulations as described in paragraph 1 hereof.
- 3. Costs.** The Warranty Company, in its sole discretion, shall determine the validity of Costs claimed by the Insurer. The Warranty Company's decision shall be final and binding on all concerned. Costs shall be charged first to the Member's Fund, and after that Fund is reduced to zero (0), then to the Warranty Company Fund. Costs may be paid from the Fund for every home/building project enrolled in the Warranty Program by Member whether the home/building project was enrolled before or after the date of this Agreement, and regardless of when during the term of coverage, as indicated in the Limited Warranty book, the Costs were incurred.
- 4. Distribution of the Fund.** During the sixth (6th) year following the date of this Agreement, the Warranty Company shall begin making annual distributions of the balance of the Member Fund to the Member. Unless homeowner/purchaser requests for warranty performance are pending against Member, the Warranty Company shall complete such distributions by the tenth (10th) year following the date of this Agreement. As managing party, the Warranty Company shall determine the amount and time of each distribution.
- 5. Termination.** The Member Fund shall terminate upon the earlier of its exhaustion for Costs or the final distribution to the Member.
- 6. No Additional Liability.** Execution of this Incentive Program Agreement shall not require Member to pay any further program participation fees hereunder, nor shall it cause Member to incur any cost or liability in addition to those costs and liabilities arising from the Membership Agreement between Member, the Insurer and the Warranty Company, except to the extent that the Member Fund is used to pay for Costs incurred when the Insurer is primarily responsible for warranty performance.
- 7. Incorporation of Terms of Membership Agreement.** Member and the Warranty Company agree that, in addition to the terms and conditions of this Incentive Program Agreement, they shall also be legally bound and subject to the terms and conditions set forth in the Membership Agreement, a copy of which is attached hereto, made part hereof and identified as "Exhibit A." All annual Registration Fees as established in Exhibit A shall be waived during years 2 through 5 of this Agreement. Member's rate for standard warranty enrollments shall be locked for years 1 through 5 of this Agreement, exclusive of any applicable surcharges; Member's rate-per-home for state specific warranty enrollments may be adjusted annually by the Warranty Company based on the number of prior year enrollments.

