

BUILDER REGISTRATION CHECK LIST

Registration fee of \$805.00 – HST included Application for Registration Personal Guarantee (for all principals of the Company) Financial Statements (for Incorporated Companies) Agreement with Builder Financial Information (Personal Net Worth Statement) for Sole Proprietors A letter of good standing with the Workers Compensation (if applicable) Proof of evidence of liability insurance for a minimum value of \$2,000,000.
(A)-STANDARD - TECHNICAL ABILITY/CHARACTER (ANY 2)
Listed in order of preference:
Three customer references (enclosed form) Reference from registered builder member of AHW Journeyman's/Carpenter Certificate Inspection report "code compliance" on units under construction Detailed resume of applicants past/proposed activities
(C)-STANDARD - CREDIT (ANY 2)
Listed in order of preference:
Bank Information Form Two trade references from suppliers or subcontractors (enclosed form) Letter from bank (credit reference) Satisfactory credit report on the applicant
If enrolling a home at the time of registration, include:
10 YEAR WARRANTY Probationary Members: \$703.80 HST included

^{*}Condominium projects are to be assessed on an individual basis.

Rev. 01/15



15 OLAND CRESCENT HALIFAX, NS B3S 1C6

Builder Application - Registration

(This application shall be completed and filed with AHW by any applicant applying for separate membership in AHW)

1.	Ide	ntification of Applicant
	(a)	NAME or COMPANY NAME:
	(b)	ADDRESS:
		POSTAL CODE
	(c)	TELEPHONE NO. BusRes
		CELL FAX
		EMAIL ADDRESS
2.	Тур	pe of Business Organization
	(a)	Company (b) Sole Proprietorship (c) Partnership
3.	Offi	icers and Principals of Applicant
	(a) whi	Name, address and title of the owner/Principal who will be in charge of or responsible for operations in the area of membership application is being made:
	Nan	ne: Date of Birth
	Add	lress:
	Tel#	#: SIN:
	(b)	Name and address of principals who beneficially own (directly or indirectly) 10% or more of Applicant:
	1.	Tel#
	2.	Tel#
	3.	Tel#
	4.	Tel#
4.	Aut	chorized Representative (the name of the person who will be authorized to vote at AHW's meetings)
5.	Pric	or Registration
	Has	the Applicant or any of the Principals ever:
	(a)	Been associated with an application for registration which was refused by any other registration committee of any similar Organization:
	(b)	Been associated with an Applicant which was expelled from a Home Warranty Organization in any other jurisdiction and if so, under what name and by which warranty office.

(c)	Been refused a Bond?
(d)	Been previously registered as a builder with AHW or any other Warranty Organization?
Bus	siness History of the Applicant(s) and Principal(s) (Use additional pages if necessary)
(a)	Business operations in the construction industry for past five years:
(b)	Volume of home building - approximate number of homes built in preceding three calendar years by Applicant and/or Principals.
	20 20 20
(c)	If Applicant and/or Principals have been in the construction business for less than three years, please state business activities for the two years prior to starting in the construction business: (Use additional pages if necessary.)
Loc (a)	cation of Construction Activities Principal location (City or Town) of present activities of applicant:
(b)	Other locations in which Applicant has or is conducting home building or home sales operations:
Me (a)	Applicant:
Baı	nkruptcy or Forced Accommodation
(a)	Has the Applicant or any of its principals ever filed for bankruptcy or made a forced accommodation?
	Yes No
	If so, when, where and describe circumstances. (Use additional pages if necessary.)
(b)	If so, when, where and describe circumstances. (Use additional pages if necessary.) Are there any Judgements outstanding against the Applicant or any of its principals?
(b)	

.....

10.	. Claims Against the Applicant and/o	r Principal	
	Has the Applicant or any of its Principals work in excess of \$500.00 to a home purc		Court or arbitration proceeding to pay a claim or do struction defects?
	Yes Claim Disposition	No	
11.	. Inventory Homes		
	List homes in inventory and indicate stage	of construction (i.e. bas	sement, framing, complete, etc.).
12.	. Security Deposits		
	Such bond or other security as AHW deen	ns appropriate, in a form	acceptable to AHW will be required in the event that
	the Applicant cannot or does not meet the	minimum requirements	as set out in the Rules & Regulations of AHW.
I/we	ve represent and warrant that all of the above i	nformation is true.	
		•	sed and disclosed by AHW for the purpose of
		_	om time to time; (B) AHW may collect Equifax
_			nstitutions for such assessment and re-assessment;
		•	disclosed by AHW for administration of AHW
	cluding warranty matters and claims, and		nt as a member of AHW (if accepted).
AH	HW will provide a copy of AHW's Privacy	Policy upon request.	
	IN WITNESS WHEREOF this application	n has been executed by o	or on behalf of the
	Applicant this	day of	
			(Applicant)

NOTE:

Please refer to the Builder registration checklist for help in completing all the required material.

Please allow 1-2 weeks for processing.

Registration fees are non-refundable after date of Registration.

*Application withdrawn or rejected for any reason will be subject to a \$100.00 +HST (PEI + GST) administration fee.

Financial Statements will be required at renewal for a minimum of 3 years.



Rev. 10/22

AGREEMENT WITH BUILDER

THIS AGREEMENT DATED	_ DAY OF, 20
MADE BETWEEN:	ATLANTIC HOME WARRANTY PROGRAM ("AHW"), a body corporate, carrying on business in the Atlantic Provinces
	and
NAME or COMPANY NAME:	
ADDRESS:	
POSTAL CODE	FAX NO
	("THE BUILDER")

The parties agree as follows:

1. INTERPRETATION

In this Agreement, the following terms shall have the meaning set forth in this Section.

- 1.1 "Certificate of Possession" means the certificate prescribed by AHW which has been signed by the Builder and the Homeowner and which records the Date of Possession.
- 1.2 "Commencement Date" means the date of this Agreement as set out above.
- 1.3 "Date of Possession" means the date of possession shown on the Certificate of Possession.
- 1.4 "Home" means a building constructed on real property in the Atlantic Provinces built by the Builder solely for use as a residential home only,
 - 1.4.1 which is directly or indirectly attached to a permanent foundation; and
 - 1.4.2 which is one of the following types of housing:
 - 1. single family detached
 - 2. semi-detached
 - 3. duplex
 - 4. row or townhouses
 - 5. a mid-rise condominium project / units
 - 6. modular units, and / or mini homes
 - 7. any other type of housing (such as a cottage) approved by AHW in its sole discretion for issuance of a *New Home Warranty*.
- 1.5 "Homeowner" means a person who contracts with the *Builder* for the construction of a *Home*, and person(s) who become registered owners of the *Home* during the term of any *New Home Warranty* issued in relation to the *Home*.
- 1.6 "Major Structural Defects" means those defects constituting Major Structural Defects under the terms of a New Home Warranty.
- 1.7 "New Home Warranty" means a New Home Warranty issued by AHW in relation to a Home.

2. BUILDER COVENANTS

The Builder represents, warrants and agrees with AHW as follows:

- 2.1 All information supplied by the Builder with respect to any application, renewals or otherwise submitted to or required by AHW shall be complete and accurate.
- 2.2 Each *Home* shall be constructed in accordance with the National Building Code of Canada ("NBCC") in effect during the course of construction, whether or not the NBCC has been adopted by legislation in the applicable jurisdiction.
- 2.3 Any *New Home Warranty* shall be legally binding on the Builder, whether or not title to the *Home* has passed to a *Homeowner*.
- 2.4 The termination of this Agreement shall not affect any obligations of the Builder under this Agreement arising prior to such termination.
- 2.5 The Builder shall not make public statements which the Builder knows or reasonably ought to know misrepresent or inaccurately describe the obligations of AHW either generally or with respect to any *New Home Warranty*.
- 2.6 For the purposes of this Section 2.6, "third parties" means subcontractors, suppliers, manufacturers or others who may be liable in whole or in part in relation to defects, including *Major Structural Defects*, which are covered by a *New Home Warranty*.
 - 2.6.1 Notwithstanding any other term of this Agreement, the Builder shall at all times preserve and protect any and all of the Builder's rights, in contract or otherwise, against third parties.
 - 2.6.2 In the event that AHW incurs any costs or assumes any liability under a *New Home Warranty* in relation to defects, including *Major Structural Defects*, AHW shall be entitled to assume all of the Builder's rights of recovery against third parties, and to enforce those rights in the name of the Builder.
 - 2.6.3 The Builder hereby assigns to AHW its rights against third parties in relation to any defects, including *Major Structural Defects*.
 - 2.6.4 The Builder shall, at the request and expense of AHW, execute and deliver such other assignments, powers of attorney, and other documents as may be required to give effect to the terms of this Section 2.6.
 - 2.6.5 Nothing contained in this Section 2.6 shall affect any rights or remedies that AHW may have against the Builder.
- 2.7 The Builder, and any officer, director, employee, agent or representative of the Builder, while a member of AHW, shall not at the same time be affiliated with or have membership or participate in, or otherwise promote the interests of any other home warranty program which is directly or indirectly a competitor of AHW.

3. INDEMNIFICATION

- 3.1 The Builder shall indemnify and save harmless AHW from any loss or expense whatsoever which AHW incurs as a result of:
 - 3.1.1 failure of the Builder to refund a deposit which the Builder is legally obligated to repay to the *Homeowner*.

- 3.1.2 failure of the Builder to fulfill the Builder's obligations under a *New Home*Warranty, including, without restricting the generality of the foregoing, all costs of repair of defects.
- 3.1.3 AHW's warranty obligations in relation to any *Major Structural Defect(s)*.
- 3.1.4 a *Homeowner* vacating a *Home*:
 - 1. due to any wrongful act or omission by the Builder, including by the Builder's employees, agents and subcontractors, or
 - 2. for the purpose of carrying out investigations, inspections, testing, or repairs, where AHW agrees that vacant possession is necessary.
- 3.1.5 the investigation, conciliation and/or settlement of a warranty claim including expert costs, legal fees (on a solicitor and client basis), and all out of pocket expenses and disbursements reasonably incurred in relation to the claim.
- 3.2 The Builder shall indemnify AHW as required by Section 3.1 notwithstanding that the Builder may have ceased to be a member of AHW at the time the claim arose or the losses or expenses were incurred, and whether or not this Agreement remains in force or has terminated.

4. ENROLLMENT OF HOMES

- 4.1 The Builder shall enroll with AHW all eligible *Homes* which the Builder commences to construct after the Commencement Date.
- 4.2 AHW may require the Builder to enroll any or all unsold *Homes* which the Builder has under construction, or has completed, prior to the Commencement Date.
- 4.3 MANDATORY TIME FOR ENROLLMENT
 - 4.3.1 ALL HOMES SHALL BE ENROLLED BY THE BUILDER IMMEDIATELY UPON THE EARLIER OF:
 - 1. THE DATE OF ISSUANCE OF THE BUILDING PERMIT; and
 - 2. THE DATE OF START OF CONSTRUCTION
 - 4.3.2 LATE ENROLLMENT SHALL BE SUBJECT TO LATE CHARGES AS PRESCRIBED BY AHW.
- 4.4 Enrollment shall be effected upon receipt by AHW of:
 - 4.4.1 a properly completed enrollment form in the form prescribed by AHW;
 - 4.4.2 a non-refundable enrollment fee in the amount prescribed by AHW;
 - 4.4.3 such bond or other security as AHW deems appropriate, in a form acceptable to AHW; and
 - 4.4.4 delivery of a personal guarantee, if required by AHW.
- 4.5 In the event a *Home* remains unsold or uncompleted for a period of two (2) years from the date of its enrollment, AHW may, in its sole discretion:
 - 4.5.1 require an additional enrollment fee, or
 - 4.5.2 cancel the enrollment.
- 4.6 In the event the enrollment of a *Home* is cancelled in accordance with Section 4.5.2, the original enrollment fee shall not be refunded, and, effective as of the date of the cancellation, AHW shall have no obligations whatsoever in respect of the *Home*, under this Agreement or otherwise.

5. INSPECTIONS

- 5.1 If AHW so requires, the Builder shall advise AHW as soon as practicable of the completion of each of the following stages of construction of a *Home*:
 - (a) prior to backfill,
 - (b) prior to drywall,
 - (c) final completion, or
 - (d) such other stages of construction as may be specified by AHW.
- 5.2 AHW, in its sole discretion, may inspect any of the *Homes* under construction or completed by the Builder, and the Builder in such case shall provide AHW full and uninterrupted access to each *Home* at all reasonable times prior to the *Date of Possession*.
- 5.3 Unless AHW elects otherwise, the Builder shall pay an inspection fee as prescribed by AHW for each inspection carried out further to Section 5.2.

6. EXECUTION AND DELIVERY TO AHW OF THE CERTIFICATE OF POSSESSION

- 6.1 THE BUILDER SHALL, AS SOON AS POSSIBLE FOLLOWING COMPLETION OF CONSTRUCTION OF A HOME:
 - 6.1.1 FULLY COMPLETE AND EXECUTE THE CERTIFICATE OF POSSESSION.
 - 6.1.2 CAUSE THE HOMEOWNER TO EXECUTE THE CERTIFICATE OF POSSESSION, AND PROVIDE A COPY THEREOF TO THE HOMEOWNER.
 - 6.1.3 IMMEDIATELY DELIVER A COPY OF THE CERTIFICATE OF POSSESSION TO AHW.
- 6.2 THE DATE OF POSSESSION SET OUT ON THE CERTIFICATE OF POSSESSION
 SHALL BE THE DATE THAT IS THE LATER OF (A) THE HOME BEING READY TO
 BE ORDINARILY OCCUPIED BY THE HOMEOWNER; AND (B) THE HOMEOWNER
 HAS TAKEN LEGAL OWNERSHIP TO THE HOME.
- 6.3 AHW SHALL HAVE NO OBLIGATION TO ISSUE A *NEW HOME WARRANTY* UNTIL THE BUILDER HAS COMPLIED WITH SECTION 6.1.
- 6.4 THE BUILDER SHALL PAY SUCH ADMINISTRATIVE FEES AND CHARGES AS MAY BE ESTABLISHED BY AHW FROM TIME TO TIME IN CONNECTION WITH THE ISSUANCE OF A DUPLICATE OR REPLACEMENT CERTIFICATE OF POSSESSION.

7. PROGRAM WARRANTY

- 7.1 Upon receipt of the *Certificate of Possession*, AHW will ensure all requirements of this Agreement and the *New Home Warranty* have been satisfied and at then, at AHW's sole discretion, AHW will issue the applicable *New Home Warranty* to the *Homeowner*. AHW retains the right to refuse to issue a *New Home Warranty* for a *Home* notwithstanding the Builder's enrolment in the *Program* and compliance with this Agreement.
- 7.2 The Builder hereby authorizes AHW (if AHW elects in its sole discretion to do so) to execute the *Certificate of Possession* and issue the *New Home Warranty* on the Builder'sbehalf.

8. CONCILIATION

8.1 The Builder agrees not to commence legal proceedings or pursue any other recourse in respect of any warranty dispute with a *Homeowner* until completion of the mandatory

- conciliation procedure set forth in the New Home Warranty.
- 8.2 AHW shall appoint Conciliator(s) to conciliate unresolved disputes between the Builder and the *Homeowner* as required by the *New Home Warranty*.
- 8.3 If the *Homeowner* submits a dispute to conciliation, and the decision of the Conciliator is in favour of the *Homeowner*, unless AHW in its sole discretion waives payment thereof, the Builder shall pay AHW the costs of the conciliation.
- 8.4 Should the Builder fail to comply with the decision of the Conciliator within the stipulated time, and if AHW is required to carry out the Builder's obligations under such decision, the Builder shall reimburse AHW for the total cost notwithstanding that the Builder may have ceased to be a member of AHW at the time that the default arose or at the time of the Conciliation.

9. TERM

- 9.1 Subject to the terms and conditions of this Agreement, this Agreement will expire on March 1st following the Commencement Date.
- 9.2 AHW, in its sole discretion, may:
 - 1. renew this Agreement for additional terms of up to one year (the "Renewal Term").
 - 2. impose terms and conditions of each such renewal as AHW deems appropriate (the "Renewal Conditions").
- 9.3 During the Renewal Term, if the Builder fails to comply with any Renewal Conditions, AHW may terminate this Agreement by giving ten (10) days written notice to the Builder of the default.

10. DEFAULT BY THE BUILDER

- 10.1 The Builder shall be immediately in default of this Agreement upon the occurrence of any one or more of the following events of default:
 - 10.1.1 1. The Builder fails to pay any monies when due and owing by the Builder to AHW.
 - If the Builder's obligation to pay monies is the subject of pending conciliation, arbitration or litigation, the Builder shall not be considered to be indefault under this Section 10.1.1 until a final decision is rendered insuch proceedings affirming such obligation.
 - 10.1.2 The Builder fails to perform or comply with any term or condition of this Agreement or a New Home Warranty.
 - 10.1.3 The Builder fails to comply with Rules or Regulations in force further to Section 12 herein, or with the Articles of Association of AHW.
 - 10.1.4 The Builder fails to comply with a decision of a Conciliator.

11. TERMINATION

- 11.1 AHW, without prejudice to any of its other rights or remedies, may terminate this Agreement upon the happening of any of the following events:
 - 11.1.1 The Builder is in default of this Agreement or a New Home Warranty issued in connection with the Builder, and has failed to rectify such default within 10 days of receiving written notice of such default from AHW.
 - 11.1.2 The Builder ceases to be a member in good standing of AHW.

- 11.2 Should this Agreement be terminated, the Builder shall:
 - 11.2.1 cease the use or public display of any material bearing AHW's identification.
 - 11.2.2 return, if AHW so requests, all documentary materials furnished to the Builder by AHW.
 - 11.2.3 not represent or in any way hold out to the public that any *Homes* enrolled but not sold on the date of termination are eligible for a *New Home Warranty* to be issued by AHW.
 - 11.2.4 continue to be liable to reimburse AHW for all costs incurred in the event that AHW is required to perform the Builder's obligations after the date of termination.
- 11.3 Any *Home* enrolled but not sold as of the date of termination, in the sole discretion of AHW, will be removed from enrollment without refund in whole or in part of enrollment fees.
- 11.4 In the event that AHW decides not to exercise its rights to terminate this Agreement under Section 11.1.1 in relation to a default (the "original default"), such decision shall not limit or waive AHW's right to subsequently terminate this Agreement:
 - 11.4.1 where the Builder continues to fail to rectify in the original default.
 - 11.4.2 for any other default of this Agreement.
- 11.5 In the event membership in AHW is terminated by AHW, the Builder has the right to apply in writing within ten (10) days from the date of such termination to the Board of Directors of AHW for a review of AHW's decision.

12. RULES AND REGULATIONS

- 12.1 The Board of Directors of AHW may, from time to time, make rules and regulations (the "Rules and Regulations") with respect to matters arising or related to this Agreement, dealings between the Builder and AHW, and for the better administration and implementation of the warranty program.
- 12.2 The Builder agrees that the Rules and Regulations made by the Board of Directors of AHW from time to time shall be deemed to be incorporated by reference herein and shall be binding upon the Builder as if set forth herein as terms and conditions of this Agreement. The Builder shall strictly comply with such Rules and Regulations at all times.

13. NOTICES

- Any notice or communication required to be in writing by this Agreement shall be sent to the address as shown on the face of this Agreement by:
 - 1. personal or courier delivery,
 - 2. ordinary or registered mail, or
 - 3. sent by email.
- 13.2 Any notices sent by mail shall be deemed to be received by the other party seven (7) days next following the date of mailing.
- As long as there is no indication of failure of receipt communicated to the sender, any notices sent by email shall be deemed delivered on the date of transmission; however, if such day is not a Working Day, or received after the end of normal business hours at the place of receipt, the document is deemed to be received at the opening of business at the place of receipt on the first Working Day next following the transmission thereof.

13.4 Either party may change its address by giving fourteen (14) days' notice of change to the other party.

14. ASSIGNMENT AND OWNERSHIP CHANGE

- 14.1 The Builder shall not assign this Agreement or any of its rights hereunder without the prior written consent of AHW, at AHW's sole discretion. Any Share Transfer (defined below) is deemed to be an assignment requiring prior written consent of AHW in accordance with this Section 14.1.
- 14.2 If the Builder is incorporated, the Builder shall forthwith notify AHW in writing of any change in the direct or beneficial ownership of ten percent (10%) or more of the Builder, including any transfer, by sale, assignment or in any other manner, of all or part of the corporate shares of the Builder which results in a change in the effective voting control of the Builder of ten percent (10%) or more (a "Share Transfer").

15. SEVERABILITY CLAUSE

In the event any of the covenants, clauses or provisions of this Agreement are held by any competent authority to be individually void or unenforceable, the parties hereto agree that the remaining covenants, clauses or provisions of the Agreement remain in full force and effect.

16. NON-WAIVER

- 16.1 No waiver of term, provision, condition of this Agreement, whether express or implied, and whether by conduct or otherwise, in any one or more instances, shall be valid unless the same shall be in writing and any such valid written waiver shall not be construed as a further or continuing waiver beyond its express terms.
- Any default, breach or failure to enforce any of the terms, covenants, conditions or other provisions of this Agreement at any time shall not in any way affect, limit, modify or waive AHW's right thereafter to enforce strict compliance with every term, covenant, condition or other provision hereof.

(See over for signatures)

EAL)		
	PER:	
·		(Principal's Signature)
	PER:	
		(Principal's Signature)

	ATLANTIC HOME WARRANTY PROGRAM
	PER:(Member Services Manager)
(SEAL)	PER:
	(Chief Executive Officer or Controller)

		INTERNAL US	SE ONLY	
EFFECTIVE DATE:	THIS	DAY OF	, 20	
REGISTERED BUILDE	ER NO.			



PERSONAL GUARANTEE

	WHEREAS,	the At	lantic Ho	me	Warranty	Prog	gram	('	" AHW "),	a	body o	corpora	te, carryi	ng o	on bu	asiness i	in t	he
Atlantic	Provinces	has	agreed	to	enter	into	a		Members	hip	Agr	eemen	t (the	"A	greer	nent'')	W	ith
					,	a	body	y	corporate	, (carrying	g on	business	in	the	provinc	ce	of
			_ (the "M	[em]	ber");				-							-		

AND WHEREAS, the undersigned (the "Guarantor") is a principal of the Member;

AND WHEREAS, in consideration of AHW entering into the Agreement with the Member, the Guarantor has agreed to enter into this personal guarantee (the "Guarantee") in favour of AHW:

- 1. The Guarantor unconditionally guarantees and covenants with AHW that the Member will duly and punctually pay to AHW all sums of money whatsoever that shall be or become payable under the terms of the Agreement to AHW, or in the observance or performance of any of the covenants contained in the Agreement which according to the terms thereof are to be paid and/or performed by the Member (the obligations of the Member to pay such sums and to observe and perform such covenants being sometimes collectively referred to as the "Guaranteed Obligations").
- 2. The Guarantor hereby acknowledges this is a continuing guarantee and indemnity and irrespective of the lack of any notice to or consent of the Guarantor, the obligations hereunder shall not be impaired in any manner whatsoever by any:
 - (a) new agreements or obligations of the Member with or to AHW, amendments, extensions, modifications, renewals or waivers of default as to any existing or future agreements or obligations of the Member or third parties with or to AHW:
 - (b) adjustments, compromises or releases of any obligations of the Member, the Guarantor, or other parties, or exchanges, releases or sales of any security of the Member, the Guarantor or other parties; or
 - (c) the invalidity or unenforceability, for any reason, of any instrument or writing, or acts of commission or omission by AHW or Member.
- 3. If the Member shall make default in payment of any of the Guaranteed Obligations when they become due and payable, the Guarantor shall forthwith on demand by AHW pay to AHW the moneys in default.
- 4. The Guarantor shall pay or cause to be paid to AHW all sums of money which AHW shall expend or become liable for under the said Agreement or by reason of non-payment of the said sums or any part thereof or the non-performance of the said covenants or any of them.
- 5. The Guarantor shall pay or cause to be paid to AHW the amount of any payment or payments as they come due under the Agreement.
- 6. The Guarantor FURTHER COVENANTS AND AGREES with AHW for the consideration aforesaid:

them or of any payments due or to become and no compounding or compromising w	ne due under vith or gran	It to the Member for the payment of the said sums of money or any of the Agreement or for the performance of any of the said covenants, ting to the said Member of any indulgence by AHW (including the said shall affect the liability of the Guarantor hereunder;
the monies secured by the Agreement of hereunder whether or not it shall have of	concurrently commenced are recovere	es hereunder, under the Agreement and under any other security for or consecutively and shall be entitled to all rights and remedies or completed proceedings to enforce the Agreement or any other ed by AHW under the Agreement or security and properly applicable parantor <i>pro tanto</i> ;
c) THAT this Guarantee is guarantee any part of the Guaranteed Obli	_	whether or not any other guarantors become or remain liable to
d) THAT the liability and covenants and conditions by the Member	-	of the Guarantor shall be satisfied only by the completion of the the Agreement;
	• •	bligor, shall observe and perform all of the Guaranteed Obligations ons have ceased to be binding upon the Member;
f) THAT in this Guarantee, versa;	the plural	shall include the singular, and the masculine the feminine, and vice
g) THAT this Guarantee sha thereof by any proposed guarantor; and	all be bindi	ng upon every person signing it, notwithstanding the non-execution
h) THAT this Guarantee sha upon the heirs, executors, administrators a		the benefit of AHW and its successors and assigns and be binding l representatives of the Guarantor.
IN WITNESS WHEREOF the C day of, 20	Guarantor ha	as caused this Personal Guarantee to be executed this
SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:		
)	Please print name
)	Guarantor's signature
Witness	_)	Please print name
		Guarantor's signature

PERSONAL NET WORTH STATEMENT

Not for use by Corporations. Include <u>Personal</u> Assets and Debits only.

			(Name	of Principal)			
	ASSETS			1	LIABILITI	ES	
Casł	and Bank Deposits:	\$		LOANS Pay	able:		¢
	n Surrender value fe insurance:	\$		(Creditor) Mortgages of	n Real Estate		\$
	stments, Stocks, Bonds arket value:	\$					\$ \$ \$
Land (1)	d and buildings at costs:			Accounts Par			\$ \$
()	(Location)	 \$		Other Payabl			·
(2)	(Registered Owner)						\$ \$
(-)	(Location)	<u> </u>					\$
	(Registered Owner)			Total Liabil	ities:		\$
Acco Veh	ntory (at cost): count Receivable: icles and Equipment cost less depreciation:	\$ \$ \$		FOR OI	FFICE USE		
Othe	er Assets, in detail (at cost):	<u>\$</u> \$		L NW			
Tota	al Assets:	\$\$ \$					
Have	e you guaranteed any obligations i	not included in o	our liabilities sh	own above? (I	f so, give nan	ne and amounts)	<u> </u>
Have	there any judgements against you' e you ever failed in business? you threatened with any lawsuits?		If yes to a	ny of these que te sheet.	stions provid	e details	
	BE SWORN BEFORE A COM THORIZED TO ADMINISTER		OF OATHS, NO	TARY PUBL	IC, SOLICI	TOR OR PERS	SON LEGALLY
	e the undersigned swear that the irect the acceptance of this document						
SWO	ORN to before me at	`	in the Pro	vince of	this	day of	20
Nam	ne: (Location (Print)	1)	App	olicant:			
Title	(Print) ::		Spo	ouse:			
Sign	ature:						

I/we agree that all the information provided on this form may be used and disclosed by the Program for the purpose of assessing this application to become a member of AHW, and for re-assessing such membership from time to time. AHW will provide a copy of its Privacy Policy upon request.

Rev. 01/07

BANK INFORMATION FORM

An application for membership/renewal of membership is under consideration by the Atlantic Home Warranty (AHW). This is my authority to release the following information to AHW in connection with my application. This information is authorized on the express understanding and agreement that you will treat it as private and confidential and that neither the undersigned nor the bank shall be or become liable or responsible for or by reason of the giving of such information or its being inaccurate or incomplete.

info@ahwp.org Dear Sirs: We report that at the cle Line of Credit \$ The above-mention MOUNT OF LOAN Due Rate	ealt with Applicant oned customer was	s directly liable to this Br	ranch in respect to load Nature of collateral loageneral assignment of of specified accounts of (Give particulars of st (Customer) indicate if	ns as follows (indged by custon book debts, hy and payment under the color postponement by years.	f none, so state): ner, I.E., Section rpothecation of conder contracts, sto other negotiable sheld.	ollections, assignment ocks and bonds, etc. securities lodged by
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Length of time do The above mention in total amount on the need report only	ealt with Applicant oned customer was of \$	/Shareholders:s contingently liable as er	ndorser of notes and d	years.		
		ME OF MAKER	DATE OF NOTE	_	E DATE	REMARKS
Other direct or co		s, open letters of credit an	nd acceptance thereund	der, forward ex	change contracts	and relative collateral lodg
	bearer is registered	mer, in addition to those d and if registered, in wh		and 5 (if none,	so state), if for ot	her than safekeeping, state
		Management Capab	oility Personal Repu	ıtation Finan	icial Strength	
	Excellent					
	Good					
	Fair					
	Poor					
	Unknown					
nk:			Branch	n:		

APPLICANT COMPANY NAME: Name of person referred: **CUSTOMER REFERENCES Customer Name** Phone number **Customer Name** Phone number **Customer Name** Phone number TRADE OR SUPPLIER REFERENCES Trade or Supplier Name & Contact Name Phone number Trade or Supplier Name & Contact Name Phone number

I/ we agree that the references provided on this form may be used by the Atlantic Home Warranty (AHW) for the purpose of collecting information, including personal information from such references, to assess the application for membership in AHW. AHW will provide a copy of its Privacy Policy upon request.