

Cancellation of this Agreement

You may cancel this Agreement at any time for any reason. We may only cancel this Agreement due to Your fraud, material misrepresentation or failure to pay. Please see Section C.2. of this Agreement (located within the Terms and Conditions) for additional terms governing the cancellation of this Agreement.

YOUR CONSENT REGARDING Information

We may collect and Use personal Information provided by You for the purposes of verifying Your identity (including for regulatory compliance purposes). We may collect personal Information for these purposes from You, Your product dealer, and Our affiliates. You consent to the disclosure of such Information by these parties to Us. You agree that We may, from time to time, Use the above Information and other personal Information collected or compiled by Us in connection with this Agreement (including account status and payment history) (collectively, the "Information") for the purposes of opening, administering, servicing and enforcing this Agreement, collecting amounts owing to Us, responding to Your inquiries and otherwise communicating with You regarding Your account. For the purpose of maintaining Your credit history, We may from time to time disclose credit related Information to credit bureaus and credit reporting agencies. If You have provided Your banking Information, We may Use and exchange it with Your and Our financial institutions for payment processing purposes. We may otherwise Use Your Information and disclose Your Information to third parties as necessary, to: enforce this Agreement and otherwise collect amounts owing to Us; for the purposes of detecting and preventing fraud; in connection with audits; and generally for the purposes of meeting legal, regulatory, risk management and security requirements. We may Use and disclose Your Information to assignees, prospective assignees and other third parties that are connected with the proposed or actual financing, insuring, sale, securitization, assignment or other disposal of all or part of Our business or assets (including this Agreement and/or amounts owing to Us) for the purposes of permitting a prospective assignee to determine whether to proceed or continue with the transaction, fulfilling any reporting or audit requirements to such parties, and/or completing the transaction. Our successors and assigns may collect, Use and disclose Your Information for substantially the same purposes as described in this paragraph. We may Use agents and service providers (including affiliates acting in that capacity) to collect, Use, store and/ or process personal Information on Our behalf, and Your Information may be transferred to these entities for the purposes described in this paragraph. Some of these entities may be located outside of United States where local laws may permit governmental, law enforcement, or regulatory authorities or courts to have access to the Information. In addition to the purposes set out above, We and Our affiliates may Use Your contact Information to provide You with occasional Information about other products and services offered by Us or Our affiliates. However, You may refuse consent for this purpose by contacting Us within thirty days after You receive this Agreement at 770-594-9969, and We will not Use Your Information for this purpose until a reasonable period of time has passed after We have sent this Agreement to You. You may at any time thereafter withdraw consent to Our Use of personal Information for this purpose by calling the above number (please allow a reasonable time for Us to process Your request). You may request access to and correction of Your Information, subject to applicable legal restrictions, or make other inquiries regarding how We handle Your personal Information by writing to Us at 1305 Chastain Rd. NW, Kennesaw, GA 30144. You consent to the collection, Use and disclosure of Your personal Information as may be further described in Our Privacy Policy, available at reliableair.com/privacy-policy, and which We may amend from time to time, and as otherwise permitted or required by law. The consents provided above shall be valid for so long as required to fulfill the purposes described in this paragraph.

OTHER TERMS

•This is not a contract of insurance. Our obligations under this Agreement are guaranteed by a surety bond executed by the United States Fire Insurance Company. If We fail to (i) cover Your claim within

sixty (60) days of Your request for coverage or service or (ii) refund the prorated unearned portion of the consideration paid by You in the event of cancellation, then You may make a claim directly to the United States Fire Insurance Company at 7650 West Courtney Campbell Causeway, Suite 200, Tampa, FL 33607.

• NOTHING CONTAINED IN THIS AGREEMENT'S ARBITRATION PROVISION WILL AFFECT YOUR RIGHTS TO FILE A DIRECT CLAIM AGAINST UNITED STATES FIRE INSURANCE COMPANY PURSUANT TO O.C.G.A 33-7-6.

• We will not reimburse You for the costs of services or parts replacement performed by contractors that have not been authorized by Us.

• Your plan is for residential use only (not commercial) and only homeowners can enroll in the plan (no tenants). Your plan coverage is not transferable to another residence.

• Subject to applicable laws, We have the right to change, from time to time, any term of this Agreement, including any Plan rates and charges, by sending You prior notice of the change and such change will be effective thirty (30) days after the date sent out in that notice.

• We may sell, assign or otherwise dispose of, or grant a security interest in, all or part of Our right and interest in this Agreement to anyone else, without notice to You or Your consent. To the extent not prohibited by law, You agree that You will not assert against any transferee any claims, defenses, set-offs, deductions or counterclaims which You may now or in the future be entitled to assert against Us.

• This Agreement shall be governed by, construed and enforced in accordance with, the laws of the State of Georgia, without reference to its conflict of laws principles. All disputes arising from or relating to this Agreement shall be within the exclusive jurisdiction of courts of competent jurisdiction located within Fulton County, Georgia, and You hereby consent to such exclusive jurisdiction and waive objections to venue therein.

• EACH PARTY ACKNOWLEDGES THAT ANY CONTROVERSY THAT MAY ARISE UNDER THIS AGREEMENT, INCLUDING EXHIBITS, SCHEDULES, ATTACHMENTS, AND APPENDICES ATTACHED TO THIS AGREEMENT, IS LIKELY TO INVOLVE COMPLICATED AND DIFFICULT ISSUES AND, THEREFORE, EACH SUCH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LEGAL ACTION ARISING OUT OF OR RELATING TO THIS AGREEMENT, INCLUDING ANY EXHIBITS, SCHEDULES, ATTACHMENTS OR APPENDICES ATTACHED TO THIS AGREEMENT, OR THE TRANSACTIONS CONTEMPLATED HEREBY.

ALL DISPUTES ARISING OUT OF, OR RELATING TO, THIS AGREEMENT SHALL BE RESOLVED THROUGH BINDING ARBITRATION BEFORE THE AMERICAN ARBITRATION ASSOCIATION ACCORDING TO ITS RULES FOR COMMERCIAL ARBITRATION. ANY SUCH ARBITRATION SHALL TAKE PLACE IN ATLANTA, GEORGIA

• The costs of redecoration and restoration costs required as a result of any work performed in connection with any of the Plans are not covered. This includes drywall, gypsum board, plaster, wallpaper, paint, floor coverings, tile, cabinetry, counter tops, landscaping or repair of any structural or cosmetic defects.

• Although We may attempt to remind You from time to time of any annual check-up or cleaning to which You may be entitled, We are not obligated to do so and You are responsible for contacting Us to arrange any such annual check-up or cleaning at a mutually convenient time. We will not be responsible for any repairs, maintenance or annual check-ups or cleaning that is not provided due to You failing to contact Us.

TERMS AND CONDITIONS SERVICES COVERED

• We may permit You to schedule Maintenance prior to the Commencement Date.

INTRODUCTION:

The Plan(s) is/are provided by RH&A, LLC, doing business as "Reliable Heating & Air" ("hereinafter referred to as "Reliable", "We", "Us" and "Our"). This Agreement describes the terms and conditions of the Plan. These Terms and Conditions contain important details regarding the specific Plan(s) You have selected. **Coverage under each Plan is subject to certain limits and exclusions, including claim-based and annual dollar limits and coverage exclusions described in this Agreement.**

A. COMFORT PROTECTION PLUS MAINTENANCE PLANS

1. Comfort Heating OR Cooling Protection Plus Maintenance Plans:

a. If the Plan You selected includes a "Heating Protection Plus Maintenance Plan" it includes the diagnosis and repair, replacement or adjustment, as We determine necessary, of the parts specified in Section A.5 within Your "heating unit", plus a 21-point annual check-up and cleaning of Your "heating unit," including a safety test for carbon monoxide. **"Vacuuming/cleaning of the heat exchanger" or "additional cleaning" that is required due to insufficient maintenance prior to joining any Comfort Heating Protection Plus Maintenance Plan is excluded from coverage and will be charged to You at Our standard labor rate (currently \$125/per hour).**

b. If the Plan You selected includes a "Cooling Protection Plus Maintenance Plan" it includes the diagnosis and repair, replacement or adjustment, as We determine necessary, of the parts specified in Section A.6 within Your "cooling unit", plus an annual check-up and cleaning of Your "cooling unit." The costs to diagnose and replace any defective parts which have caused a refrigerant leak are included in Your Comfort Cooling Protection Plus Maintenance Plan including refrigerant recovery, vacuuming and refill of 410A refrigerant. **R-22 refrigerant is at an additional charge. Additional cleaning that is required due to insufficient maintenance prior to joining any Comfort Cooling Protection Plus Maintenance Plan is excluded from coverage and will be charged to You at Our standard labor rate (currently \$125/per hour).**

EQUIPMENT COVERED

2. Comfort Heating Protection Plus Maintenance Plans:

If the Plan You selected includes a Comfort Heating Protection Plus Maintenance Plan, it covers one (1) of the following: residential natural gas or LP/propane furnace, heat pump or air handler. **Equipment Using**

conversion burners, the conversion burner itself, boilers, wall units, and high velocity units are not eligible for coverage. Equipment serving more than one (1) dwelling unit is not eligible for coverage. Heating equipment that heats Using electricity or a fuel other than natural gas or LP/propane (e.g. oil, wood, etc.) is not eligible for coverage. If You have multiple heating units in Your home, You will specify which heating unit is covered by outlining the make and serial number on this Agreement. You will need to sign up for multiple Plans if You want all heating units covered in Your home. Each heating unit will require a separate Plan. Equipment serving more than one (1) dwelling unit is not eligible for coverage.

3. Comfort Cooling Protection Plus Maintenance Plans:

If the Plan You selected includes a Comfort Cooling Protection Plus Maintenance Plan, it provides coverage for a residential electric powered central air conditioning unit, ductless split unit or heat pump (the "cooling unit"). High velocity air conditioning units or window units are not eligible for coverage. If You have multiple cooling units in Your home, You will specify which cooling unit is covered by outlining the make and serial number on this Agreement. You will need to sign up for multiple Plans if You want all cooling units covered in Your home. Each cooling unit will require a separate Plan. Equipment serving more than one (1) dwelling unit is not eligible for coverage.

4. Comfort Heating AND Cooling Protection Plus Maintenance Plans:

If You Selected the Comfort Heating AND Cooling Protection Plus Maintenance Plan, the Plan covers the same equipment as the Comfort Heating OR Cooling Protection Plus Maintenance Plans, with such coverage described above in Sections A.5 and A.6, respectively, in addition to residential package units.

PARTS COVERED

5. Comfort Heating Protection Plus Maintenance Plans:

The following is a complete list of parts covered by Your Comfort Heating Protection Plus Maintenance Plan:

- Gas Burner and Orifices
- Automatic Gas Control Valves
- Electric Ignition System
- Thermocouple/ Generator
- Fan and Limit Controls
- Door Switch
- Vent System Pressure Switch
- Flame Sensor
- Condensate Pump
- Furnace Low Voltage Circuit
- Relay Damper/Motor
- Fan Motor
- Heating Circuit Transformer
- Roll Out Switch
- 1" Furnace Filter
- Pilot Assembly

- Draft Inducer Assembly
- Thermostat (Non Wi-Fi Enabled Thermostats)
- Furnace Control Board

The following parts are excluded from coverage under Your Plan: heat exchanger, heating coil (air handler), 5" furnace filters, zone dampers/controls, Wi-Fi enabled thermostats, and parts added on to accommodate ancillary equipment such as air conditioners, humidifiers, etc. Replacement of the complete heating unit is not covered under any of these Plans.

6. Comfort Cooling Protection Plus Maintenance Plans:

The following is a complete list of parts covered by Your Comfort Cooling Protection Plus Maintenance Plan (if applicable):

- Capacitor
- Internal Electrical Wiring
- 410 A Refrigerant
- Pressure switch
- Cooling Contactor/Relay
- TXV (Thermal Expansion Valve)
- Low Ambient Temperature Sensor
- Thermostat (Non Wi-Fi Enabled Thermostats)
- Condenser Fan Motor
- Fan Blade
- Internal Copper Tubing
- Service valve
- Indoor Evaporator Coil
- Line Disconnect

The following are exceptions from coverage under Your Plan: compressor and condenser coil replacement, R-22 refrigerant and Wi-Fi enabled thermostats. Repairs required within the furnace or air handler are not covered by the Comfort Cooling Protection Plus Maintenance Plans but are included in the Comfort Heating, or Heating AND Cooling combined Protection Plus Maintenance Plans.

7. Comfort Heating/Cooling Protection Plus Maintenance Plans:

The parts coverage under the Comfort Heating/Cooling Protection Plus Maintenance Plan is the same as the Comfort Heating/ Cooling Protection Plus Maintenance Plans described in Sections A.5 and A.6, respectively. During the maintenance service visit, a 1" filter will be included and changed. If you have a specialized filter (other than 1"), it will be at an additional cost.

8. UNAVAILABLE PARTS and PART REPLACEMENT:

If a part is unavailable, We will attempt to obtain a replacement part or an equivalent substitute as quickly as possible, but limited availability of certain parts may result in delays from time to time. In particular, but without limitation, We may not be able to readily or locally obtain parts. **IN THE UNUSUAL EVENT THAT WE CANNOT PROVIDE A PART REPLACEMENT OR AN EQUIVALENT SUBSTITUTE, WE WILL NOT BE LIABLE FOR SUCH PART REPLACEMENT, EQUIVALENT SUBSTITUTE OR FOR ANY RESULTING DAMAGES.** Parts replacement or equivalent substitutes are solely at

Our discretion.

Any part that is found to be defective and is replaced under Your Plan coverage becomes Our sole property and may be disposed of at Our discretion.

B. MAINTENANCE PLANS

1. Comfort Heating Maintenance Plan:

If the Plan You selected includes a "21-Point Heating Maintenance Plan," You are entitled to receive one (1) annual 21-point checkup and cleaning of Your heating unit, including a safety test for carbon monoxide and 1" filter.

2. Comfort Cooling Maintenance Plan:

If the Plan You selected includes a "12-Point Cooling Maintenance Plan," You are entitled to receive one (1) annual 12-point check-up and cleaning of Your cooling unit.

3. Comfort Heating AND Cooling Maintenance Plan:

Comfort Heating and Cooling Maintenance Plan" You are entitled to receive one (1) 21-point annual check-up and cleaning of your heating unit and one (1) 12-point annual check-up and cleaning of Your cooling unit, including a safety test for carbon monoxide and a 1" filter. The annual 21-point and 12-point check-up and cleaning will be performed on Your heating unit, and Your cooling unit, respectively, during the same visit.

You are only entitled to obtain Your annual check-up and cleaning once during the initial twelve (12) month period commencing on the Enrollment Date and terminating on the anniversary of the Enrollment Date (the "Anniversary Date"), and thereafter you are only entitled to obtain Your annual check-up and cleaning once during each subsequent twelve (12) month period commencing and ending on the Anniversary Date. You may schedule Your annual check-up and cleaning to occur at any time during the year other than between May 15 and August 1. Although We may attempt to remind You from time to time of Your annual check-up and cleaning to which You may be entitled, We are not obligated to do so and You are responsible for contacting Us to arrange any such annual check-up or cleaning at a mutually convenient time (subject to the availability described above). We will not be responsible for any annual check-up and cleaning that is not provided due to You failing to contact Us.

"Vacuuming/cleaning of the heat exchanger" or "additional cleaning" that is required due to insufficient maintenance prior to joining any Maintenance Plan is excluded from coverage and will be charged to you at Our standard labor rate (currently \$125/ per hour).

EQUIPMENT COVERED

4. Heating Maintenance Plans:

If the Plan You selected includes a "Heating Maintenance Plan," Your Plan covers one (1) of the following: residential natural gas or LP/propane furnace, heat pump or air handler, (the "heating unit"). **Equipment using conversion burners, the conversion burner itself, boilers, wall units, and high velocity units are not eligible for coverage. Equipment serving more than one dwelling unit is not eligible for coverage. Heating equipment that heats Using electricity or a fuel other than natural gas or LP/propane (e.g. oil, wood, etc.) is not eligible for coverage.**

5. Cooling Maintenance Plans:

If the Plan You selected includes a "Cooling Maintenance Plan," Your Plan Covers a residential electric powered central air conditioning unit, ductless split or heat pump (the "cooling unit"). **Natural gas powered, window units, and high velocity air conditioning units are not eligible for coverage. Equipment serving more than one dwelling unit is not eligible for coverage.**

6. Heating and Cooling Maintenance Plans:

If the Plan You selected includes a "Heating and Cooling Maintenance Plan," Your Plan covers the same equipment as the Heating Maintenance Plan and the Cooling Maintenance Plan, discussed above in Sections B. 4, and B.5, respectively, in addition to residential package units.

C. MISCELLANEOUS TERMS

Except as otherwise indicated, the following provisions are applicable to both the Comfort Protection Plus Maintenance Plans discussed in Part A, and the Maintenance Plans discussed in Part B.

1. PLAN TERMS

YOUR PLAN COMMENCES ON THE ENROLLMENT DATE AND SHALL REMAIN IN EFFECT FOR AN INITIAL ONE (1) MONTH TERM, WHICH TERM SHALL AUTOMATICALLY BE RENEWED FOR SUCCESSIVE ONE (1) MONTH TERMS UNTIL CANCELED BY EITHER US OR YOU IN ACCORDANCE WITH SECTION C. 2.A BELOW.

FOR MORE INFORMATION ON THE CANCELLATION AND/OR AUTOMATIC RENEWAL OF THIS AGREEMENT, PLEASE CONTACT US AT (770) 594-9969.

2. CANCELLATION:

You may cancel this Agreement at any time and for any reason.

We may only cancel this Agreement due to Your fraud, material misrepresentation or failure to pay.

We will give You ten (10) days' prior written notice of this Agreement's cancellation if this Agreement is canceled (A) due to Your failure to pay or (B) for any reason before this Agreement has been in effect for sixty (60) days.

If this Agreement has been in effect for sixty (60) days or more and is canceled by Us due to Your fraud or material misrepresentation, You will be given written notice of Our cancellation at least thirty (30) days prior to the effective date of this Agreement's cancellation.

If either You or Reliable cancels this Agreement prior to the Commencement Date (as defined on the reverse side of this Agreement), and You have not previously received coverage or maintenance services from Reliable under this Agreement, You are entitled to receive a full refund of the amount paid by You under this Agreement.

If We cancel this Agreement after the Commencement Date, You will be issued a refund equal to one hundred percent (100%) of the pro-rata unearned Plan price. If prior to the expiration of the then-current Term (as defined above in Section C.1), You cancel this Agreement: (A) before the Commencement Date, but after receiving Maintenance from Us OR (B) after the Commencement Date, You will be issued a refund equal to ninety percent (90%) of the pro-rata unearned Plan price. The remaining 10% of the unearned Plan price is retained by us as a cancellation fee.

3. BILLING AND PAYMENT:

Payment for the Initial Term is due on the Commencement Date. Thereafter, You are obligated to make a payment for each Renewal Term on the monthly anniversary of the Commencement Date. We will not send You a projected invoice at the commencement of each Renewal Term. Rather, one (1) invoice will be sent by Us to You on an annual basis, summarizing the projected payments due under each monthly, Renewal Term during the upcoming twelve (12)-month period, which assumes that Your Plan will be renewed each month and not canceled. While You will receive this one (1) annual, prospective projected invoice from Us, Your payments to Us will still be due to Us each Renewal Term (i.e. monthly) on the on the monthly anniversary of the Commencement Date. If You have enrolled in Our preauthorized payment option, Your account will be automatically debited each Term (i.e. monthly) as per the terms and conditions of that enrollment. A bill may not be sent to You if We believe that You have a credit balance. For Your convenience, We have arranged the various payment options. Your payment may be made by check or money order payable to Reliable Heating & Air and,

so long as there is no interruption in postal service, sent by mail to Reliable Heating & Air, 1305 Chastain Rd. NW, Kennesaw, GA 30144. Your account number should be included on the front of Your check or money order. Cash should not be sent through the mail. Payments may also be made through a financial institution in the manner of Your choice (including paying at an automated teller machine (ATM), through telebanking or internet banking). If You have authorized Us to have Your payments deducted from Your bank account or credit card (a preauthorized payment or "PAP"), We will notify You fifteen (15) days prior to the first PAP. You will only receive another bill if the amount of the PAP changes. On approximately the same day (a "PAP Date") each month, the charges set out on Your bill are due and You authorize Us to debit the account identified in the sample check or credit card number You have provided (or any other account that You may identify to Us from time to time) for those charges and all other amounts You owe Us. If the PAP Date falls on a Weekend or statutory holiday, Your account will be debited on the next business day. You agree that We will not notify You in advance of each PAP. The Plan services are provided for Your personal use. You may cancel this authorization upon thirty (30) days written notice to Us, however, You remain obligated to pay all amounts due or owing under this Agreement. You will pay Us on demand interest on all amounts payable by You (including interest) and not paid when due, both before and after judgment, at a rate equal to the lesser of (i) 1.5% per month (or 19.6% per annum), compounded monthly and (ii) the maximum rate allowable under applicable law. You will be charged \$30 for any check that is returned unpaid by Your bank or for any PAP that cannot be processed for any reason.

If more than one (1) customer signs this Agreement, You understand and agree that (i) each of You is individually liable, and all of You are collectively liable, for all obligations imposed on You by this Agreement, (ii) any one (1) of You may act for all of You under this Agreement and any action by any one of You will be binding on all of You; and (iii) We will be fully discharged in respect of any of Our obligations under this Agreement upon performance of that obligation in favor of any of You.

4. NOTICE OF CHANGES:

You agree to promptly inform Us of any change of Your mailing address at least thirty (30) days in advance of such change. If You have chosen to make Your payments under this Agreement by PAP, You must inform Us in writing of any changes in the bank account Information You provided. Notice of any change should be sent to Us at: Reliable Heating & Air, 1305 Chastain Rd. NW, Suite 500, Kennesaw, GA 30144 or call or text Us at (770) 594-9969 or visit Us at ReliableAir.com.

5. LIMIT ON LIABILITY:

WE ARE NOT THE MANUFACTURER OR SUPPLIER OF THE HEATING UNIT OR THE COOLING UNIT AND WE MAKE NO REPRESENTATIONS, WARRANTIES OR CONDITIONS AS TO THE PERFORMANCE OF SUCH EQUIPMENT OR SYSTEM. WE WILL NOT BE LIABLE FOR ANY LOSS, DAMAGE OR INJURY OF ANY TYPE ARISING OUT OF OR RELATED TO YOUR PLAN OR CAUSED OR CONTRIBUTED IN ANY WAY BY THE USE AND OPERATION OF THE HEATING UNIT AND/OR THE COOLING UNIT OR ANY INDIRECT, INCIDENTAL, EXEMPLARY, SPECIAL OR CONSEQUENTIAL DAMAGES (EVEN IF REASONABLY FORESEEABLE, AND REGARDLESS OF THE THEORY OF LIABILITY). IF WE ARE NOT ABLE TO PERFORM ANY OF OUR OBLIGATIONS UNDER THIS AGREEMENT BECAUSE OF CIRCUMSTANCES OR EVENTS BEYOND OUR CONTROL, WE SHALL BE EXCUSED FROM THE PERFORMANCE OF SUCH OBLIGATIONS FOR THE DURATION OF SUCH CIRCUMSTANCES OR EVENTS AND WE SHALL NOT BE LIABLE TO YOU FOR SUCH FAILURE TO PERFORM. THE PLANS ARE NOT INSURANCE AND DO NOT COVER ANY LOSSES, REPAIRS OR REPLACEMENTS ARISING FROM ABUSE, ACCIDENTAL OR DELIBERATE DAMAGE, THEFT, VANDALISM, FIRE, FLOOD, FREEZING, EARTHQUAKE, OTHER NATURAL DISASTERS, ACTS OF WAR, ACTS OF GOD, REPAIRS NOT AUTHORIZED BY US, IF THE EQUIPMENT HAS BEEN TURNED OFF, IMPROPER THERMOSTAT SETTING, OR HOUSEHOLD ELECTRICAL PROBLEMS.

IN NO EVENT SHALL RELIABLE'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT, WHETHER

ARISING OUT OF OR RELATED TO BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EXCEED THE AGGREGATE AMOUNTS PAID TO RELIABLE PURSUANT TO THIS AGREEMENT.

WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, WE DO NOT MAKE ANY EXPRESS OR IMPLIED WARRANTIES HEREUNDER, INCLUDING WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ALL WARRANTIES, EXPRESS OR IMPLIED, ARE EXPRESSLY DISCLAIMED.

6. INDEMNIFICATION:

You will indemnify, defend and hold Us harmless from all claims, losses and costs that We may suffer or pay, or may be required to pay, including attorneys' fees, in connection with the heating unit and the cooling unit, Your Plan or the Use and operation of either the system or unit, including any claims against Us for any injury or death to individuals or damage to property. You shall be responsible for all sales, Use and excise taxes, and any other similar taxes, duties and charges of any kind imposed by any federal, state or local governmental entity on any amounts payable by You hereunder.

7. SEVERABILITY:

If any term or provision of this Agreement is found by a court of competent jurisdiction to be invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction.

8. ENTIRE AGREEMENT:

This Agreement constitutes the sole and entire Agreement between You and Reliable with respect to the subject matter contained herein, and supersedes all prior and contemporaneous understandings, Agreements, representations and warranties, both written and oral, regarding such subject matter.