### **COPPERSTONE HOMES, LLC**

10700 Murdock Road Knoxville, TN 37932 865.671.9196

#### **REAL ESTATE SALES CONTRACT** (Property and Improvements)

1. CONTRACTING PARTIES: ("Buyer(s)") hereby					
agree(s) to buy and <b>COPPERSTONE HOMES</b> , <b>LLC</b> ("Seller") hereby agrees to sell the following real property on the terms stated in this contract, and upon the acceptance by Seller of the terms of the Buyer(s) offer, hereinafter set forth.					
2. LOCATION	AND LEGAL DES	CRIPTION OF PROPER	TY: Street No:	_	
Street:		City:	County:	_	
State:	Zip:	Subdivision:			
Lot No.:	Unit:				
3. PRICE ANI	<b>D TERMS</b> : Buyer(s	) agree to pay		Dollars	
(\$	)	for this property under th	ne following terms and conditions:		
			r(s) obtaining financing in the amount oprice stated herein unless waived in wri		
The current yeunless otherwiness otherwiness otherwiness. FINANCING and closed. If the amount agagree to make furnish all necessaries all necessaries and the Buyer(s) and the superior of the	ear's real estate tax se stated herein. A G: The purchase or the contract is expro- reed, this contract application for the essary information of grees to execute lo	es, assessments and ins all other taxes and assess contract price is to be fully essly contingent upon Buy can be cancelled by Buyenecessary financing to coor documents as required an documents when the I	assessments and insurance premiums surance premiums, if any, shall be prorasments shall be current as of the date of y paid in cash, when and if the financing yer(s) obtaining financing and Buyer(s) is er(s) and the earnest money deposit will onclude this contract within three (3) days for the approval of this loan, and shall not oan is ready to close and the terms of the hich are in excess of the total purchase properties.	agreed to herein is approved a unable to obtain financing for I be refunded. The Buyer(s) is of acceptance and agree to withdraw the loan application. is contract have been carried	
6. EARNEST which is hereb	y acknowledged wi	nich shall be deposited wi	est money in the amount of (\$ithin three (3) days and held in escrow/t The earnest money deposit	rust account of	
purchase price	stated herein, and	as a guarantee of specif	fic performance of this contract.	shall be orealied toward the	
Additional Earr	nest Money Deposi	t:			
can only occur Notwithstandin	at closing or upon g the foregoing, in right to file an inter	default by Buyer(s) or Se the event of a dispute rega	derstand and agree that disbursement of eller, or upon failure of a loan approval in arding disbursement of the earnest mon it such funds with the court and thereaft	f expressly contained herein. ey deposit, the holder thereof	
8. CLOSING A completion of stated herein:	AND OCCUPANCY f construction and	<b>f</b> : This sale is to be close the Seller shall grant pos	ed on or beforessession of this property to the Buyer(s)	or upon at closing, unless otherwise	

Unless otherwise specified, the Closing shall be held at the offices of Landmark Title, located at 10706 Murdock Road, Knoxville, TN 37932. Seller and Buyer shall each be responsible for one-half of the costs of preparation of the Warranty Deed and closing fees. The Buyer is responsible for all recording and state fees, working capital fee, Title Insurance, and all costs associated with any financing which the Buyer might obtain, and any other related costs and expenses.

9.	COMPENSATION OR COMMISSIONS:	Seller agrees to pay	
			, the Realtor who negotiated this sale, a commission pursuant to
ar	ny listing agreement between Seller and sa	aid Realtor. Seller sha	all not be responsible for payment of any other commission.

- 10. TITLE: In case merchantable title cannot be obtained which is acceptable to Buyer(s) lender or for which title insurance cannot be secured, the earnest money deposit is to be returned to Buyer(s) and this contract shall be null and void. In case curative legal action is necessary to perfect the title of Seller, such action must be taken by the Seller promptly and at its own expense, whereupon the time herein specified for closing and occupancy shall be extended for the period necessary for such prompt action. The Seller shall convey property to the Buyer(s) by warranty deed free of encumbrances except (1) taxes that are not yet due or payable, (2) restrictive covenants of record, (3) easements of record, and (4) if applicable, Master Deed and/or Bylaws of Condominium and/or Homeowner's Association.
- **11. NEW HOME LIMITED WARRANTY:** Seller agrees to deliver to Buyer a New Home Limited Warranty prior at closing. Buyer agrees and understands that the warranty shall be given by Sentinel Builders, Inc. A copy of said Warranty is made part hereof, and it is available upon request. Buyer acknowledges that *no warranty* of any kind shall exist with respect to any item, appliance or fixture that is not purchased through the Seller/Sentinel Builders, Inc., nor to any labor performed or provided by anyone other than Seller/Sentinel Builders, Inc.
- **12. CONSTRUCTION ACCORDING TO PLANS:** In the event the personal residence has not been completed prior to execution of this contract, Seller further agrees that the Residence shall be constructed according to plans, drawings and specifications: (a) designated herein and attached hereto as Exhibit 1, and the description of materials set forth on FHA Form 2005 designated herein and attached hereto as Exhibit 2 if applicable or (b) generally described as follows:

In the interest of continuous improvement and Buyer preferences, Seller reserves the right to change, alter or modify specifications, materials and designs. Buyer further understands that Seller will contract with Sentinel Builders, Inc. to construct the personal residence.

- **13. CHANGE ORDER POLICY**: Any changes to this contract relative to the construction of a custom home may only be made through a written Change Order. Change Orders will be submitted by Seller to Buyer for both Credits and Debits to a project. If a Change Order is not executed by all parties within three (3) days, such Change Order shall be deemed void. Any Change Order which increases the total contract price as set forth in paragraph 3 by more than \$2,500.00, shall be paid in full by Buyer upon execution of the Change Order. A Change Order will become an addendum and will be attached and/or made a part of the Contract between the Buyer and Seller. The Change Order shall have the same binding force and effect on all parties as does the Contract.
- **14. EXTENSION OF TIME DUE TO CHANGES:** Further, Buyer(s) agree(s) that Seller shall be allowed a reasonable extension of time in which to complete work regarding Change Orders, additions and/or changes made to the original plans, drawings, and specifications not the result of Seller's neglect or omission.
- **15. REPRESENTATIONS AND WARRANTIES**: Selling Agent and/or Broker makes no representations or warranties concerning the condition of the subject property whatsoever. It is solely the Buyer(s) responsibility to determine that the zoning regulations, health regulations and ordinances of the city, town, village, county and/or state will allow Buyer(s) intended use of the property and neither Agent/Broker nor Seller makes any representations or warranties relating thereto.
- **16. CONTRACT PERFORMANCE:** Time is of the essence of this contract. If Buyer(s) should default under this contract or otherwise fail or refuse to carry out the terms of this contract, Seller shall be entitled to the earnest money deposit, and in addition, Seller may at its option bring suit either to enforce the contract by specific performance or may sue for damages suffered as a result of the failure of Buyer(s) to carry out the terms of this contract. If Seller defaults in the performance of this contract, Buyer(s) may reclaim the earnest money deposit as their sole and exclusive remedy.
- **17. ARBITRATION CLAUSE:** Any dispute, controversy or claim arising out of or relating to this contract or the breach, termination or invalidity thereof, shall be referred to and finally resolved by binding arbitration in accordance with the rules and procedures of the Construction Industry Arbitration Rules of the American Arbitration Association unless the parties mutually agree otherwise in writing. Judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

<b>18. ACCEPTANCE:</b> If the Seller does not then this offer is void and no contract sha	Ill arise, in which case the earnest mo		
understands that the Seller reserves the r	ight to accept or consider any other of	fers prior to Seller(s) a	accepting this offer.
19. ENTIRE AGREEMENT AND GOVER parties. No verbal agreements made before of Tennessee shall control in interpreting the enforce its rights pursuant to this Contract fees. The provisions of this Section shall	ore the signing of this Contract shall be his agreement. If it shall be necessary , the non-prevailing party shall reimburs	binding upon either pa for either Buyer or Selle e the prevailing party fo	rty. The laws of the State er to employ an attorney to
20. VISITS TO PROPERTY: Buyer and/of and at reasonable times (including immed Buyer agrees to make every reasonable et all liability for the acts of themselves, their and agree to indemnify and hold Seller and costs arising out of or resulting from the pro-	diately prior to closing) to thoroughly in ffort to notify the Seller of his or her inte invitees, inspectors and/or representation of Seller's representatives harmless from	nspect, examine, test int to visit the Property. ives in exercising their r in and against any and a	and survey the Property.  Buyer agrees to assume ights under this paragraph all loss, injury, damages or
of eighteen (18) shall be permitted on-site		uves on the Froperty.	No crillateri dilaci tile age
	Initials for Visits to Property above:	seller	buyer
21. COVENANTS AND RESTRICTIONS: of Covenants and Restrictions for the subdi		vived and read the Maste	er Deed and/or Declaration
ı	nitials for Covenants and Restrictions above:	seller	buyer
22. OTHER TERMS & CONDITIONS:			
<b>23. WAIVER:</b> Failure of Seller to insist uperformed pursuant to the terms of this Agbe deemed nor construed as a waiver of seller.	reement or to exercise any right, powe	r or remedy contained i	n this Agreement shall not
This is a legal document and each party to forth in this Real Estate Sales Contract. Cannot give legal advice to any party. Plur consist of one person or entity. Buyer(s) a received a copy hereof.	The Agent(s) serve only as real estate als used herein are to be read in the sir	brokers in connection ngular where appropria	with this transaction and te, if the Buyer and Seller
Date Executed	Buyer		
Agent	Buyer		
Date Executed			
Agent	Seller: COPPERSTONE HOMES, I	LC, a Tennessee Limited Liability	Company



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## **Change Order**

Order#: 1410105

Order Date: 08/19/2004

License:	33881

Seller/ LLC

License: 33881				
TO:	101 CS 12761 Edgebroo Lot 101 Coppers Knoxville, TN 37	tone	Project:	14101 101 Copperstone 12761 Edgebrook Way Lot 101 Copperstone Knoxville, TN 37922
The contractor agrees for following changes to	·	owner agrees to p	pay	Plans Attached □
Ordered by: 296 Gar	y Duncan	Customer Order:		Specifications Attached □
Description of Work				Amount
01. Finish Bonus Roo	m			\$13,100.00
02. Skylights				400.00
03. Hardwood floor in CREDIT: Carpet floor Notes THIS IS AN EXAMPLE	ing			8,000.00 -1,500.00
<u> </u>				
This Changes Order n Accepted within 3 da			proved Amount o	of Change 20,000.00
Net change by The Contract The Contract The new Cont	ontract Sum was _, / previous Change Sum prior to this Cl Sum will be change ract Sum including Time will be change	nange Ordered by this Change 0 this Change Order	will be	350,000.00 2,000.00 352,000.00 20,000.00 372,000.00 0 Days
Approved:				
Buyer/Owner			Date:	
Contractor			Date:	

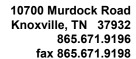
Date:

10700 Murdock Road Knoxville, TN 37932 865.671.9196 fax 865.671.9198



# **HOME WARRANTY PROGRAM**

Final Walk-through Meeting:		
Manager. At this meeting, features of their home as we Manager will record the un Buyer/Owner will sign. Af asked to sign accepting the	ne before closing the home. It is the Project Manager will familiari ell as record any items still needing completed items onto a formal li ter the items have been complet completed items. at are on back order or items that Manager will list those items on	tze the Buyer/Owner with the g more attention. The Project ist in which both he and the ted, the Buyer/Owner will be can not be completed before
completion list. The Pro	ject Manager and Buyer/Owner ems will need an extended period o	will both sign this list in
Emergency		
Emergencies are items such	ency, please contact your Project l h as HVAC, electrical, plumbing, v iate attention to prevent furthe ner.	vater, or structural problems.
need to be contacted. For overflows and floods a ho Homeowner's Insurance. If	rophic event the Buyer/Owner's rexample, if there is a water line ome then the first responder is the reason for the water line but is Homeowner's Insurance compompany for damages.	e that bursts or a commode through the Buyer/Owner's rst is due to the contractor's
9 Months Final Home War	ranty Service List	
listed for a nine month servitems in their home that nee home during the first year.	Final Walk-through Meeting list or ice list. The intent of this list is fo or further attention due to the expo This list must be submitted in wri schedule a time within the tenth	or the Buyer/Owner to list any ansion and contraction of the iting. After receiving this list,
Buyer/Owner	Buyer/Owner	





#### F.Y.I

- ➤ **KEYS:** Due to insurance requirements, keys to the unit being constructed are not given to Buyers/Owners until construction is complete and the unit is closed. No Exceptions.
- ➤ SUBCONTRACTORS: Negotiations or CHANGES with subcontractors are STRICTLY PROHIBITED. Subcontractors receive their instructions directly from us and cannot be contracted with while the unit is under construction. Therefore, any unfinished areas not being finished by Sentinel Builders Inc through contract CANNOT be worked on until the unit is owned by the Buyer after closing.
- > **UTILITES:** Sentinel Builders, Inc. will turn off the utilities three (3) days after closing. It is up to the Buyer to change the utilities into their name after closing for uninterrupted service.
- > APPLIANCES: Sentinel Builders Inc does not perform the following:
  - Connection of the ice-maker on refrigerators/freezers.
  - 2. Connection of the dryer hose.
  - 3. Connection of the washing machine hoses.
- ➤ ELECTRICAL DRYERS: The new National Electrical Code requires all new homes to use a four prong outlet for the dryer. If you are moving from an older home, you may be required to purchase a new dryer cord in order to use your dryer in your new home. Sentinel Builders Inc does not provide this cord.
- > PAINT: Sentinel Builders will not use High Sheen Paints on walls and ceilings.
- YARDS AND LANDSCAPING: All new yards need watering on a daily basis and in most instances they must be saturated for the first two weeks. All yards should be over seeded within three (3) months by the Buyer.
- ➤ **IRRIGATION:** If your new home is equipped with an irrigation system, then you are responsible for the maintenance of this system upon closing. You are responsible for the winterizing of the irrigation system in the fall or opening of the system in the spring. This may not apply to you if your system is controlled by an association.
- ➤ SPEAKER: NO SPEAKERS ARE ALLOWED "IN" ADJOINING PARTY WALLS. If you are purchasing a condo or villa in an attached neighborhood, you are not allowed to place speakers in the party wall. This is a violation of the fire code and privacy of your neighbor.

Buyer	Date
Buyer	
Dayor	Date

# BUYER PROFILE FORM Date:\_\_\_\_

UNIT/JOB:	
Buyer's Name:	
Telephone:	
Home	
Business	
Fax	
Cell	
Mailing	
Address:	
E-Mail Address:	