### NOTICE OF CANCELLATION FOR DISASTER REPAIR HOME SOLICITATION CONTRACTS

(Must Be Attached To Disaster Repair Home Solicitation Contract With TWO Copies Given To Buyer.)

# NOTICE OF CANCELLATION

8-09-08

You may cancel this transaction, without penalty or obligation, within seven business days from the above date.

date of transaction

If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.

If you cancel you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the selle

If you do make the goods available to the seller and the seller does not , retain or dispose of the goods without any further obligation. If you fail to make the go fail to do so, then you remain liable for performance of all obligations under the contract

To cancel this transaction, mail or deliver a signed and dated copy of this car.

YOUR COMPANY NAME HERE A

not later than midnight of 8-12-08

I hereby cancel this transaction

## (California Civil Code Sections 1689.5 - 1689.7

#### **Home Solicitation Contract**

§ 1689.5. Definitions Text As used in Sections 1689.6 to 1689.11, inclusive, and in Section

(a) "Home solicitation contract or offer" means any contract, whether single or multiple, or any offer which is subject to approval, for the sale, lease, or rental of goods or services or both, made at other than appropriate trade premises in an amount of twenty-five dollars (\$25) or more, including any interest or service charges. "Home solicitation contract" does not include any contract under which the buyer has the right to rescind pursuant to Title 1, Chapter 2, Section 125 of the Federal Consumer Credit Protection Act (P.L. 90-321) and the regulations promulgated pursuant thereto. (b) "Appropriate trade premises," means premises where either the owner or seller normally carries on a business, or where goods are normally offered or exposed for sale in the course of a business carried on at those premises. (c) "Goods" means tangible chattels bought for use primarily for personal, family, or household purposes, including certificates or coupons exchangeable for these goods, and including goods that, at the time of the sale or subsequently, are to be so affixed to real property as to become a part of the real property whether or not severable therefrom, but does not include any vehicle required to be registered under the Vehicle Code, nor any goods sold with this vehicle if sold under a contract governed by Section 2982, and does not include any mobile home, as defined in Section 18008 of the Health and Safety Code, nor any goods sold with this mobile home if either are sold under a contract subject to Section 18036.5 of the Health and Safety Code.

(d) "Services" means work, labor and services, including, but not limited to, services furnished in connection with the repair, restoration, alteration, or improvement of residential premises, or services furnished in connection with the sale or repair of goods as defined in Section 1802.1, and courses of instruction, regardless of the purpose for which they are taken, but does not include the services of attorneys, real estate brokers and salesmen, securities dealers or investment counselors, physicians, optometrists, or dentists, nor financial services offered by banks, savings institutions, credit unions, industrial loan companies, personal property brokers, consumer finance lenders, or commercial finance lenders, organized pursuant to state or federal law, that are not connected with the sale of goods or services, as defined herein, nor the sale of insurance that is not connected with the sale of goods or services as defined herein, nor services in connection with the sale or installation of mobile homes or of goods sold with a mobile home if either are sold or installed under a contract subject to Section 18036.5 of the Health and Safety Code, nor services for which the tariffs, rates, charges, costs, or expenses, including in each instance the time sale price, is required by law to be filed with and approved by the federal government or any official, department, division, commission, or agency of the United States or of the state.

(e) "Business day" means any calendar day except Sunday, or the following business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day.

#### **Cancellation Of Home Solicitation Contract**

§ 1689.6. Right to cancel home solicitation contract or offer

(a)(1) Except for a contract written pursuant to Section 7151.2 or 7159.10 of the Business and Professions Code, in addition to any other right to revoke an offer, the buyer has the right to cancel a home solicitation contract or offer until midnight of the third business day after the day on which the buyer signs an agreement or offer to purchase which complies with Section 1689.7. (2) In addition to any other right to revoke an offer, the buyer has the right to cancel a home solicitation contract written pursuant to Section 7151.2 of the Business and Professions Code until midnight of the third business day after the buyer receives a signed and dated copy of the contract or offer to purchase that complies with Section 1689.7 of this code. (3)(A) In addition to any other right to revoke an offer, the buyer has the right to cancel a home solicitation contract or offer to purchase written pursuant to Section 7159.10 of the Business and Professions Code, until the buyer receives a signed and dated copy of a service and repair contract that complies with the contract requirements specified in Section 7159.10 of the Business and Professions Code and the work commences. (B) For any contract written pursuant to Section 7159.10 of the Business and Professions Code, or otherwise presented to the buyer as a service and repair contract, unless all of the conforming requirements listed under subdivision (a) of that section are met, the requirements set forth under Section 7159 of

the Business including the an offer, a' of reside midnio' provir

(a) Eλ

ACT CONTRACTORS FORMS THIS IS FORM CN2 7-DAY RIGHT TO CANCEL AFTER A DISASTER

**COPYRIGHT 1996-2008** 

THIS IS ONE OF THE FORMS INCLUDED IN THE FULL VERSION OF ACT CONTRACTORS FORMS ON DISK FOR CALIFORNIA GENERAL CONTRACTORS **SOFTWARE** 

1.800.820.5656

contraci delivered L than his ow cancellation, tr. (b) The buyer i. cancellation and a except for the buyer's (c) If the seller has per. its cancellation, the seller of property of the buyer, the

(a) The contract is initiated (b) The contract is exec repairs that are necessa (c) The buyer gives th situation that requires cancel the sale within Particular Contract § 1689.14. Home (a) Any home solicit by the buyer on or aft not later than midnight his or her agent or insu premises of the seller. A buyer or his or her agent c purposes of this section, bu trade premises of the seller v (b) As used in this section ano riot, storm, tidal wave, or r emergency has been der local emergency has b city and county.

was at the time the services w

**Emergency Services** § 1689.13. Applicability to 1689.10, 1689.12, and 168'

I acknow<sup>1</sup>