

Blossom Landscapes & Design

LANDSCAPING PROPOSAL / CONTRACT

BY ACCEPTING AND SIGNING ONLINE ESTIMATE YOU AGREE TO THESE TERMS AND CONDITIONS

Blossom Landscapes hereby proposes to furnish landscaping services to the Customer for the following project, and upon the following terms and conditions.

PAYMENT

50% amount (50%) is due before work can be commenced and the rest of the balance is due upon completion unless Blossom Landscapes decides to be paid full once job is completed. .

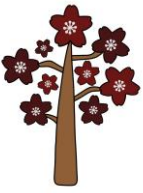
Blossom Landscapes will perform its work in a commercially reasonable manner

Blossom Landscapes may at its discretion engage subcontractors to perform work hereunder, provided Blossom Landscapes shall fully pay said subcontractor and in all instances remain responsible for the proper completion of this Contract.

Blossom Landscapes shall provide liability insurance to cover any damage done by it to any vehicles or structures while in the performance of the work.

Construction and landscaping-related events are, by their nature, a dangerous condition. Customer agrees to prevent all people from climbing on or around the work and project. Customer, to the fullest extent permitted by law, agrees to hold harmless Blossom Landscapes (including its affiliates, principals, agents, and employees) from any and all claims, damages, losses, and expenses, including but not limited to attorney's fees, and costs arising out of any accident, injury, death or other occurrence and attributable in full or in part to the landscaping under this contract.

In the event Customer fails to pay any payment due hereunder, Blossom Landscapes may cease work without breaching this agreement pending payment or resolution of any dispute.



Blossom Landscapes & Design

If any dispute arises between Blossom Landscapes and the Customer, the parties agree to attempt mediation prior to pursuing any legal action.

Any amounts not paid on the due date will accrue interest at the rate of 1.5% per month (18% per annum). Blossom Landscapes shall be entitled to reasonable attorney fees and all costs of collection. Utah law shall govern interpretation of this agreement, and the venue of any dispute resolution shall be Salt Lake County, Utah.

For and in consideration of Blossom Landscapes entering this contract with Customer, the undersigned for Customer, personally and individually guarantees the obligations due hereunder, whether signed on behalf of a company or an individual.

Other terms: -----

This document represents the entire agreement between the parties. Any verbal representations made prior to the signing hereof were part of the negotiations leading to the signing of this document. To be enforceable, any changes to this agreement must be made in writing and signed by both parties.

Any Extra additions/modifications shall be written and accepted by the customer before doing them.

Client Understands Excavator/Skid steer will leave marks on driveway,

Client Understands if more material is needed it will be extra

Job to be performed has been walked with client, Client agrees on markings of where work will be performed