



Date/Time: \_\_\_\_\_

Representative(s): \_\_\_\_\_

Client information

Name	Phone 1	Phone 2
Address	City	State/zip

Service quoted

Rooms	Stairs	Bath	Windows	Price total
fixtures	other			

Existing conditions on the premises prior to the performance of services by **Werks Clean**:

\_\_\_\_\_

Customer acknowledges that the above information is correct, and that the customer has read, understands, and agrees to be bound by the terms and conditions set forth:

\_\_\_\_\_

Customer signature

\_\_\_\_\_

date

Service completed

Rooms	Stairs	Bath	Windows	Price total
fixtures	other			

Customer comments: \_\_\_\_\_

Representative notes: \_\_\_\_\_

Customer acknowledges that the above information is correct, and that the customer has read, understands, and agrees to be bound by the terms and conditions set forth:

---

Customer signature

---

date

Terms and Conditions

1. Price Quote. The scope of services to be rendered may change during the performance of services, in which case the price quoted above will be subject to change.
2. Payment. Full payment is required upon completion of services. Payment can be made in the form of cash, check, or credit card. Customer's signature above is evidence that customer has accepted work as satisfactory. All sales are final and no refunds shall be made in any circumstances upon completion of services. Werks Clean reserves the right to suspend future services to customer in the event that amounts owed are not paid.
3. Insufficient funds check. Werks Clean shall charge the lesser of \$50.00 or the maximum permitted by applicable law for all checks returned for insufficient or stop payment orders.
4. Mechanics Lien. In the event any payment is not made as agreed, interest on all unpaid balances shall accrue at the lower of 1.5% per month or the highest rate permitted by law, from the date the job was completed. Werks Clean may also file a lien on the client's property if permitted by applicable law.
5. Collection Costs. If legal action is taken to collect unpaid funds, client agrees to pay all costs and expenses of collection, including reasonable attorney's fees.
6. Existing Conditions. Client acknowledges that the above described existing conditions are present on the premises prior to the performance of services by Werks Clean. There may be other existing conditions on the premises; Werks Clean shall have no liability related to the existing conditions.
7. Disclaimer. Werks Clean makes no representation or warranties of any kind, express or implied, to the client or to any other person or entity, and Werks Clean expressly disclaims any representations and warranties arising from course of dealing, usage and of trade or course of performance, and the implied warranties of merchantability fitness for a particular purpose.
8. Limitation of Liability. In no event will Werks Clean be liable to anyone for incidental, consequential, indirect, special, punitive or exemplary damages arising from any claim based on services provided to the client, even if Werks Clean was advised of the possibility of such damages. Werks Clean maximum liability shall be limited to the amount paid by the client for the defective services performed.
9. Choice of Law (Venue). Any disputes shall be governed in accordance with the laws of the state where the premises are located. Venue for any and all legal actions arising hereunder shall lie in the court of proper jurisdiction in the county where the premises are located.
10. Authorization. By signing this invoice/work order, client represents that he/she is the owner of the premises or, if not, is authorized by the owner to authorize the services to be performed as specified above. Client authorizes Werks Clean to enter the premises to perform states services.