

General Services Terms for Kudady Corp.

Service Time :

Time for Services is given as accurately as possible but is not guaranteed. The Customer shall have no right to cancel the order for failure for any cause to meet any Services time stated. The date of Services shall in every case be dependent upon prompt receipt of all necessary information. Final instructions or approvals being obtained from The Customer. Alterations by The Customer specification or quantities may result in a delay in Services and adjustment may result in price services charges. Failure by The Customer to make payment in respect of any one or more instalments of goods delivered here under shall entitle The Company to treat the whole contract as repudiated by The Customer. The Company will end or postpone the contract to comply with reasonable requests by The Customer. The Customer shall pay all costs and expenses for end or postponed services. The Customer is responsible to pay sales taxes and other extra fees and permits inside Canada.

Payment Terms :

Unless otherwise agreed by The Company in writing, payment shall be made in full within a week of completion to **Kudady Corp.**'s account. The Company will schedule the customer's services upon receiving 40% of the total estimate (including HST). The Customer should pay a second payment 40% of the contract (80% of the total services) during the services and before services end or upon The Company request, the Company should not be obligated to finish services if payment has not been made. If the Customer failed to make any payment (within an acceptable time frame decided by the Company) then the Company is entitled to obtain collateral any products other material without consideration of who paid for them. With regard to the date of payment, time shall be the essence of the contract. No dispute arising under the contract or delays beyond the control of The Company shall interfere with prompt payment by The Customer. In the event of default in payment by The Customer on the time indicated on The Company invoice, The Company will charge a fee on any outstanding amount at the beginning of each calendar month at rate of 10% of the outstanding amount. The same fee will be applied on any outstanding not paid fees. The Customer that has failed to take care of payments assigned, under lawful interpretation of this contract is liable to all recovery costs without limitation..

Damages

The Customer shall have no right to claim unintentional Damages or incidents. unless The Customer could inspect the services and his/her/it premises within seven days of services to make a complaint to The Company and the Company will try to repair the damages if it can within the discretion of the Company, or then the company will request **The company Insurance** to pay then whatever the insurance pay the customer will get.

Access

The Company workers may need access to the washroom, power outlet, water faucet, and other location. We ask the Customer to allow access to this location and amenity with notice if possible.

Confidential

Service Provider shall not, during the term of this Agreement or after its termination, disclose any Confidential Information for the benefit of the Service Provider or any other person, except with the prior written consent of the Client. Page 3 of 4 a.)

Return of Documents. Service Provider acknowledges and agrees that all originals and copies of records, reports, documents, lists, plans, memoranda, notes, and other documentation related to the business of the Client containing Confidential Information shall be the sole and exclusive property of the Client and shall be returned to the Client upon termination of this Agreement or upon written request of the Client.

Safety

Service Provider shall, at his/her/their own expense, be solely responsible for protecting its employees, sub-Service Providers, material suppliers, and all other persons from risk of death, injury or bodily harm arising from or in any way related to the Services or the site where it is being performed ("Work Site"). In addition, the Service Provider agrees to act in accordance with the rules and regulations administered by provincial law and WSIB. Service Provider shall be solely responsible and liable for any penalties, fines, or fees incurred.

Alcohol and Drugs

Service Provider agrees that the presence of alcohol and drugs are prohibited on the Work Site and while performing their Services. If the Service Provider or any of their agents, employees, or subcontractors are determined to be present or with alcohol or drugs in their possession, this Agreement shall terminate immediately.

In this term, The Company is Kudady Corp.

By signing this document The Customer agree to our terms

Authorised officers:

Print Name _____

Service Provider's Signature

Date _____

Client:

Print Name _____

Client's Signature

Date _____