SERVICE CONTRACT

Service Provider:

GARDENBORO LANDSCAPING LLC

Phone: 786 860 0874

Email: gardenborolandscaping0823@gmail.com

Web: https://gardenboroweblanscaiping.comm

Date:

Client

Client Name:

Address:

Phone: Email:

Date:

Services to be Provided:

- Lawn Care and Maintenance
- Garden Care and Maintenance
- Spring and Fall Cleanup
- Planting and Removal of Flowers/Shrubs
- Mulch Installation
- Gardening and Hedge Trimming
- Pressure Washing of Sidewalk and Deck
- Trash Removal
- Transformation of Indoor and Outdoor Green Areas
- Erosion Control
- Clearing and Leveling of Plots and Land Areas
- Debris Removal
- Any other landscaping service

Terms and Conditions:

Contract Duration: This contract is valid from [Start Date] to [End Date].

Payment: The client agrees to pay GARDENBORO LANDSCAPING LLC the estimated sum of [Amount] for the mentioned services. Payment will be made using the following methods:

- Cash App
- PayPal
- Bank Transfer

Checks

Payment will be made:

- Weekly
- Bi-weekly
- Monthly
- Upon completion of the service

Responsibilities of the Provider

- Provision of Services: Provide the services as agreed in the contract, meeting quality standards and within the established timeframe.
- Communication: Maintain clear and constant communication with the client, informing them of the progress of the work and any eventualities that may arise.
- **Confidentiality:** Protect the client's confidential information and not disclose it to third parties without the client's prior consent.

Responsibilities of the Client

- Payment for Services: Make the payment for the services as agreed in the contract, within the established deadlines and forms.
- Access to Property: Provide access to the property where the services will be performed, ensuring there are no obstacles or other factors that impede the work.
- **Information and Resources:** Provide all necessary information and resources (if applicable) for the provider to perform the services efficiently.
- **Compliance with Regulations:** Ensure that the property complies with all local and state regulations that may affect the performance of the services.
- **Responsibility for Fines:** Specifically for lawn maintenance services, the provider is not responsible for any charges or fines imposed by the city on the client for having delayed the periods of lawn mowing and maintenance.

Modifications: Any modification to this contract must be agreed upon in writing by both parties.

Termination: Either party may terminate this contract with a written notice of [10] days prior.

Governing Law: This contract will be governed by the laws of the state of North Carolina.

Signatures:

Provider's Representative Signature:
Client's Signature: