

Alto Services, LLC
 4875 Pheasant Run
 Middleville, Michigan 49333
 (616) 891-5990/dsmithaltofence@hotmail.com

Dated: _____
Quote No _____
Agent: _____

CONTRACT FOR SERVICES

Customer/Send Bill To:

Phone:
Cell Phone:
Email:

I, _____ agree to have the following materials ordered and work performed listed in estimate # _____ by Alto Services Fencing ("Alto") for the total amount, prior to add-ons or changes, if any, of \$_____. I understand and agree that all materials listed in the estimate are correct and that I will be responsible for the cost of all materials once ordered on a non-refundable basis. I also agree if there are any changes on the project after the date below, I will be responsible for the additional costs of the services and materials associated with those changes. I understand that full payment is due upon completion of the work set forth herein and that if I fail to make such final payment, Alto Services Fencing shall have all its legal rights including but not limited to its right to place a lien upon my real property and to enforce those rights in a Court of Law including the collections of its reasonable attorney's fees and costs of enforcement.

<u>QTY:</u>	<u>DESCRIPTION:</u>	<u>UNIT PRICE:</u>	<u>TOTAL:</u>
_____	_____	_____	\$ _____
_____	_____	_____	\$ _____
_____	_____	_____	\$ _____

INSTALLMENT TERMS OR DISCOUNTS: _____

Subtotal	\$ _____
Materials	\$ _____
<u>TOTAL DUE</u>	\$ _____

TERMS:

- Alto does not warranty the condition of any materials as received from the distributor
- all charges per this agreement are due upon completion of the project
- a late fee of \$25.00 per month assessed on invoices over 30 days past due
- 1.5% per month interest additionally assessed on invoices over 60 days past due
- add-on & change order signatures via electronic communication allowed
- customer responsible for all materials and services to date, including re-stocking fees, if contract terminated
- final add-on, change order, materials and sales tax, if any, to be reflected on final invoice
- customer to hold harmless and indemnify Alto for all pre-existing defects, unmarked utilities or property lines
- customer to hold harmless and indemnify Alto for all damages incurred by agents or invitees of Customer
- binding arbitration of all disputes in Kent County, Michigan per agreement of the parties
- Alto shall be allowed to collect its attorney's fees & costs in arbitration or otherwise
- Alto shall be granted all its rights allowed under MCL 570.1101 et seq

Agreed this day: _____
 Customer Signature

Dated: _____

 Alto Representative

Dated: _____