

FLEET FARMING GARDEN INSTALLATION AGREEMENT

This Agreement is made effective as of _____, by and between Fleet Farming (a program of the 501(c)3 IDEAS For Us and is hereby the "Contractor"), of 1030 West Kaley Ave Orlando Florida 32805, and (the "Client" Name), _____ of (Address)_____.

Client must own property at above address or have landowner approve and sign below. In this Agreement, the party who is contracting to receive the services shall be referred to as "Client", and the party who will be providing the services shall be referred to as "Contractor."

1. DESCRIPTION OF SERVICES. Beginning (Date)_____, Contractor will provide the following services as listed below:

- Free consultation
- Garden installation (raised bed, fruit tree installation or perennial planting)
- Potential Maintenance and education available

2. PAYMENT FOR SERVICES. Client will pay compensation to the Contractor for the Services through Square, the payment processing form or by check. By signing this agreement, the Client promises to pay the upfront deposit free before installation and make the final payments within 6 months post installation.

3. REQUIREMENT OF HOMEOWNER

- Notify Fleet Farming coordinator if any issues arise prior to or during installation.
- Notify Fleet Farming coordinator of all animals at your residence (dogs must be kept inside during our visits)
- Provide a working spigot.
- Notify Fleet Farming coordinator of rules, and any precautionary items before starting farm in writing.

4. INJURIES. Contractor acknowledges the Contractor's obligation to obtain appropriate insurance coverage for the benefit of the Contractor (and Contractor's employees, if any). Contractor waives any rights to recovery from the Client for any injuries that the Contractor (and/or Contractor's employees) may sustain while performing services under this Agreement and that are a result of the negligence of the Contractor or the Contractor's employees. Contractor will provide Client with a certificate naming Client as an additional insured party.

IDEAS For Us and the Fleet Farming program is not liable for any injuries, contamination, or allergic reactions a client may experience once the installation has been completed.

5. ENTIRE AGREEMENT. This Agreement constitutes the entire contract between the parties. All terms and conditions contained in any other writings previously executed by the parties regarding the matters contemplated herein shall be deemed to be merged herein and superseded hereby. No modification of this Agreement shall be deemed effective unless in writing and signed by the parties hereto.

6. SEVERABILITY. If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.



7. APPLICABLE LAW. This Agreement shall be governed by the laws of the State of Florida.

8. SIGNATORIES. This Agreement shall be signed by Fleet Farming on behalf of IDEAS For Us and by the client receiving any services or garden installation. This Agreement is effective as of the date first above written.

COMPANY:
Fleet Farming

By: _____
Fleet Farming (A Program of the 501(c)3 IDEAS For Us)

CLIENT:

By: _____ (Signature)

Printed Name: _____

Date: _____

