



	TEX	(AS SERVIC	ES SOLUTIONS	INSTALLED SALES	CONTRACT		
LOWE'S AUTHORIZED	REPRESENTATIVE	SALES ID	DATE	CUSTOMER NAME			
Jay Thor	mpson	4325779	03/23/2025		jason schocker		
STORE NO. STREET ADDRESS STREET ADDRESS							
270	5000 SO	UTH COULTER ST.		3510 Rutson Dr			
CITY	STAT		ZIP	CITY	STATE	ZIP	
Amarillo	T	(79119	Amarillo	TX	79109	
TELEPHONE				TELEPHONE			
(806) 353-2003				7209899769			
LOWE'S CONTRACTOR LICENSE # LOWE'S REPRESENTATIVE LICENSE #				EMAIL			
RMP M-44529 (Texas Plumber License); see							
INDEPENDENT CONTR	RACTOR BUSINESS I	IAME		INDEPENDENT CONTRACTOR LICENSE #			
addenda and atta LUDING THE NTRACT ON TH	achments hereto "NOTICES," E FOLLOWIN	shall be refe "TERMS	erred to herein as f AND CONDIT EFORE SIGNING	ecomes an agreement upon this document, the Terms a his "Contract." PLEASE IONS," AND "ADD	READ THIS E ENDUM" CONTA	ENTIRE DOCUM AINED WITHIN	
INSTALLATION STREET	ADDRESS		CITY		STATE	ZIP	
35	10 Rutson Dr		Amarillo		TX	79109	

MERCHANDISE AND INSTALLATION SUMMARY Lowe's does not offer services to paint, seal or stain fences.

ITEM #:	DESCRIPTION:	QTY:
952024	Molded Slab Only	1
1239916	INT/EXT CUSTOM WORK - MRV	61
228999	INSTALL INT SINGLE SLAB DOOR	1 [
67218	7-ft x 7/8-in x 1-in White Top and Sides Door Jamb Kit Aluminum/Vinyl Door Weatherstrip 32-in x 2-in White Vinyl Door Weatherstrip	1
5275086	62 III X 2 III Willie Villyi Boot Wedulorottip	1

EM #:	OF MERCHANDISE AND INSTALLATION SUMM. DESCRIPTION:		QTY:
	·	·	•
		AAATENIALC DDICE	44.4.00
		MATERIALS PRICE	414.69
		LABOR CHARGES	276.00
		MEASURE DEDUCTION	0.00
TOTAL C	HARGES OF ALL MERCHANDISE AND SERVICES *where app	plicable	
		SUB-TOTAL	690.69

SUB-TOTAL	690.69
DELIVERY	0.00
*TAX	34.21
CONTRACT TOTAL	724.90
BALANCE DUE	724.90

Work is to commence upon reasonable availability of Contractor and/or any special order or custom made Good(s) which is anticipated to be 04/22/2025 [fill in date]. Estimated completion date is 05/22/2025 [fill in date].

LEAD SAFE INFORMATION. Federal and applicable state laws require that You be provided with a lead hazard information pamphlet such as *The Lead-Safe Certified Guide to Renovate Right:* Important Lead Hazard Information for Families, Child Care Providers and Schools. By signing this Contract, You acknowledge having received a copy of this information pamphlet before work began informing You of the potential risk of the lead hazard exposure from renovation activity performed in Your dwelling unit or facility. A copy of the pamphlet is available at the following website: www.lowes.com/EPARRP. For more information see: https://www.epa.gov/lead/lead-renovation-repair-and-painting-program.

ARBITRATION AGREEMENT. This Contract provides that You and Lowe's will resolve all claims by BINDING ARBITRATION. You and Lowe's GIVE UP THE RIGHT TO GO TO COURT to enforce this Contract (EXCEPT for matters that may be taken to SMALL CLAIMS COURT). A NEUTRAL ARBITRATOR will determine Lowe's and Your rights and NOT a judge or jury. You and Lowe's are entitled to a FAIR HEARING. BUT the arbitration procedures are SIMPLER AND MORE LIMITED THAN RULES APPLICABLE IN COURT. Arbitrator decisions are as enforceable as any court order and are subject to VERY LIMITED REVIEW BY A COURT. FOR MORE DETAILS: Review the sections titled ARBITRATION AGREEMENT, WAIVER OF JURY TRIAL AND WAIVER OF CLASS ACTION RIGHTS found in the Terms and Conditions of this Contract.

CALCULATIONS. If this Contract includes Goods and related Installation Services sold unit of measurement, such as per square foot, the Price may include more Goods than the actual measurements of Your project area. The Price includes amount of Goods required by Lowe's to the total fulfill Product") Contract (including surplus materials and overages) (together the "Estimated and the Installation Services required based upon this total amount of Goods. For instance, a 120 square foot room may require 140 square feet of carpet to properly match the carpet seams, pattern, or unique room characteristics, and the Price would include Installation Services based upon the 140 square feet of carpet. The total amount of Estimated Product is based upon the total Goods recommended by the Installer, based on the Installer's assessment of unique characteristics of Your project. If any usable Goods are left over, Lowe's may, at its discretion, initiate will adjust Price for the a Price adjustment. Lowe's not the Contract related Installation Services. By this Contract, You acknowledge You are aware of Your project area measurements and the amount of Estimated Product, and that the Estimated Product may exceed Your actual project area. lf Your includes installation of flooring materials, by signing this Contract You further acknowledge a completed Flooring Detail Diagram (the "Diagram") prior to execution of this Contract. Upon request, received Lowe's can provide You with additional copies of the Diagram, which identifies the square footage of Your project area and the square footage of the Estimated Goods.

PHOTO RELEASE. By signing this Contract, You grant to Lowe's, its representatives, and Installer the right to take and use photographs, videos, or other representations of the Premises before and after the Installation Services and all work performed at the Premises related to this Contract (the "**Content**"). Lowe's irrevocably keeps all rights (including the copyright), title, and interest in the Content for use in all markets and media, worldwide, in perpetuity. Lowe's can use the Content, in any form or medium, internally for any purpose (e.g., customer service, planning, and claims).

<u>CONSENT TO COMMUNICATION</u>. By signing below, You consent to Lowe's and its authorized Installers contacting You through automated means or system at the email address and phone number provided regarding the product and/or Installation Services You requested. You understand Your consent is not required as a condition of purchasing Goods or Installation Services. Privacy Statement, SMS Terms

NOTICE OF RIGHT TO CANCEL. If this is a "door-to-door sale" as defined by 16 C.F.R. § 429.0(a), or is a "consumer transaction" for the purchase of Goods and Installation Services that exceed \$25 in which Lowe's engaged in a personal solicitation of a sale to the Customer at a place other than Lowe's "place of business" and Customer's agreement to purchase was given to Lowe's at a place other than Lowe's "place of business" (as defined by Tex. Bus. & Com. Code §601.001), YOU, THE CUSTOMER, MAY CANCEL THIS CONTRACT AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT. BY EXECUTING THIS CONTRACT, CUSTOMER ACKNOWLEDGES RECEIPT OF TWO (2) COMPLETED COPIES OF THE NOTICE OF RIGHT TO CANCEL FORM AND CERTIFIES LOWE'S HAS INFORMED CUSTOMER ORALLY OF HIS OR HER RIGHT TO CANCEL.

DO NOT SIGN THIS CONTRACT UNTIL COMPLETE AND YOU HAVE READ THE NOTICES, TERMS AND CONDITIONS, AND ADDENDUM CONTAINED ON ALL PAGES OF THIS CONTRACT. BY SIGNING BELOW, YOU ARE ACKNOWLEDGING THAT YOU HAVE READ, UNDERSTAND AND AGREE TO THE TERMS AND CONDITIONS SET FORTH ON ALL PAGES OF THIS CONTRACT. YOU ARE ENTITLED TO A COPY OF THIS CONTRACT AT THE TIME OF SIGNATURE.

$\alpha \omega \alpha' c$	Home	Centers,	11	$\boldsymbol{\Gamma}$
Lowe s	поше	centers,	LL	C

EXECUTED ON __

___, DAY OF

23

MARCI

2025

LOWE'S AUTHORIZED REPRESENTATIVE SIGNATURE

Jay Thompson

Jason Schocker

Customer acknowledges receipt of a true copy of this contract which was completely filled in prior to Customer's execution hereof.

Rev. 07/22/2024

TERMS AND CONDITIONS

Lowe's Installation Contract defines what You can expect in Your installation experience with Lowe's, what Lowe's expects in return, and how You and Lowe's will resolve any differences. It is a legal agreement. By signing this Contract, clicking "I agree," or by accepting Goods or Installation Services You are agreeing to be bound by this Contract. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS CONTRACT, YOU MUST NOT SIGN THIS CONTRACT, CLICK "I AGREE", OR ACCEPT THE GOODS OR INSTALLATION SERVICES.

- 1. <u>COMMON DEFINITIONS</u>. Capitalized terms used in this Contract will either have the following stated meanings or will be defined throughout the Contract.
 - a) "Contract" means Lowe's Installation Contract and includes (a) any applicable State Addendum, (b) these Terms and Conditions, (c) any documents expressly referencing and made a part of this Contract, e.g., fully executed Change Orders, or incorporated by reference in the Contract (d) the cover page, the Merchandise and Installation Summary, and Notices, and (e) any sketches, materials lists, floor plans, or specification sheets provided by Lowe's. If there is any inconsistency between these documents, the first document to appear in this definition shall take precedence; i.e., any State Addendum shall take precedence, whether supplementing or modifying, over any conflicting provision of these Terms and Conditions, and so on. The Contract does not include any correspondence, advertisements, quotes, or estimates. The Contract is the entire agreement between You and Lowe's concerning the Goods and Installation Services. The Contract replaces and supersedes all earlier written agreements and all oral agreements, whether earlier or at the same time as this Contract, concerning the Goods and related Installation Services.
 - b) "You", "Your(s)", and "Customer" all mean the person executing this Contract to purchase Installation Services.
 - c) "Goods" means the physical items You are purchasing in connection with the Installation Services. A list of the Goods appears on the Merchandise and Installation Summary.
 - d) "Installation Services" means the work, labor, and other services necessary to install the Goods. Some examples of Installation Services include delivery, handling, return, and selection and placement of Goods.
 - e) "Installer" means the independent contractor Lowe's arranges to perform the Installation Services. Installer will be licensed when legally required, and will direct, control, and perform the Installation Services directly or through its employees, agents, and subcontractors using tools and equipment Installer provides. Lowe's does not employ Installer, its employees, or its agents or subcontractors.
 - f) "Lowe's" means Lowe's Home Centers, LLC, a North Carolina Limited Liability Company located at 1000 Lowe's Blvd., Mooresville, NC 28117. Lowe's Employer Identification Number is 56-0748358.
 - g) "Premises" means the Installation Address You identify where the Installation Services will occur.
 - h) "**Price**" means the Contract Total stated on the Merchandise and Installation Summary and is the complete payment due for the Goods and Installation Services.
- 2. <u>SCOPE</u>. This Contract is between You and Lowe's for the purchase of Goods and Installation Services. Lowe's does not perform Installation Services, but arranges for Installer to do so directly or through Installer's employees, agents, or subcontractors. Installer is an independent contractor and is not under the supervision or control of Lowe's. Installation Services do not include architectural or engineering services. Installer will complete Installation Services, subject to any changes, in substantial conformance with the Merchandise and Installation Summary. Lowe's reserves the right to terminate or rescind this Contract if Lowe's decides that any portion of the job is beyond the scope of the Installation Services that Lowe's originally contemplated.
- 3. **EXCLUSIONS.** Neither Lowe's nor Installer is responsible for start or finish delays resulting from events beyond their control including but not limited to: Change Orders, acts of nature, governmental actions, manufacturing or delivery delays or damage to merchandise caused by third parties, labor strikes or unrest, Your credit or financing, any incorrect information You provide, legal encumbrances on Your property, Your property's nonconformance with zoning requirements or building code requirements, hidden or unforeseen physical or hazardous conditions (including but not limited to, environmental hazards such as mold, asbestos, lead paint, unsound structures or points of attachment) at the Premises, or Your noncompliance with this Agreement. None of these delays will constitute a breach of this Contract by Lowe's or Installer. Lowe's reserves the right to terminate this Contract and/or require Installer to discontinue Installation Services given any of the conditions listed above.
- 4. PRICING. The Price includes most applicable taxes, permit fees, and other costs reasonably known to Lowe's at the time You sign the Contract. When the initial Price does not include all applicable charges, for example, if You order online, Lowe's will contact You to obtain further payment. If Lowe's requests an increase in the Price after You sign the Contract You will have the opportunity to cancel any unperformed portion of the Contract and receive a refund for that portion. The Price includes only those Goods and Installation services necessary to complete this Contract.
- 5. GOODS. Title to Goods does not pass to Customer and remain the property of Lowe's until Goods are installed in Customer's home, building, or on Customer's property. Customer agrees Contract is being offered for the total Price. Customer further agrees any surplus materials upon completion of the Installation Services are not the property of customer and, if instructed by Lowe's, such surplus materials shall be returned to Lowe's by the Installer. Upon request from Customer at the time of job completion, Lowe's, in its discretion, may allow all or part of the unused, receipted surplus materials to be retained by the Customer.

- **6. PAYMENT.** You must pay the Price in full upon execution of this Contract. Payment for any Change Order or replacement contract is due at the time of that Change Order or replacement contract.
- 7. <u>LICENSES, PERMITS, AND OTHER REGULATORY REQUIREMENTS.</u> Installer will obtain any and all licenses, registrations, certifications, and permits ("Local Requirements") necessary to perform the Installation Services at the Premises, unless otherwise required by law or where Lowe's elects to use a third-party service. You agree to pay any fees associated with the Local Requirements and to cooperate in any required inspection or permitting process. The Installer, and not Lowe's, is responsible for performing the Installation Services in compliance with applicable safety rules, building codes, zoning ordinances, and other regulations ("Local Regulations"). You are responsible for any violations of the Local Regulations that exist at the time of Your signing this Contract. This Contract creates no obligation to correct these pre-existing violations. Any change in the Local Regulations may require a Change Order, and may result in an increase in the Price. Neither Lowe's nor Installer will perform any additional work after completion of the Installation Services due to changes in the Local Regulations.
- B. UNDISCLOSED CONDITIONS. You represent that there are no defects, weaknesses or dangerous conditions, some examples of which are mold, mildew, rot, asbestos, and infestation, in the Premises' structure, substructure, superstructure, or points of attachment ("Undisclosed Condition"). Lowe's has formulated the Price based on this representation. If Lowe's discovers an Undisclosed Condition before completing the Installation Services, You must remedy the Undisclosed Condition at Your sole cost and expense to Lowe's satisfaction. If You disagree that an Undisclosed Condition exists, then Lowe's can hire an inspector to inspect the Premises, and the inspector's report will be final and conclusive as to the existence of an Undisclosed Condition. If You refuse to permit an inspection or if You fail to remedy the Undisclosed Condition to Lowe's satisfaction then Lowe's may terminate or rescind this Contract. If terminated or rescinded, Lowe's has no obligation to return the Premises to the original condition. If Lowe's terminates or rescinds the contract before delivering Goods or beginning the Installation Services, then Lowe's will return the Price to You without further costs or obligation to You or Lowe's. If Lowe's terminates or rescinds the contract after delivering Goods or beginning the Installation Services, title of the Goods passes to Customer upon contract termination and Lowe's has no obligation to return any portion of the Price to You except for in exchange for Goods You validly return. You will have thirty (30) days from any termination or rescission to return any standard Goods in the original, unopened condition for refund or credit.
- **RETURNS.** Returns of Goods are subject to Lowe's standard return policies at time of purchase. The return period for Goods purchased in connection with this contract begins upon completion of the project. Lowe's return policy is available at www.lowes.com/returns. Custom and special-order Goods may be subject to a restocking fee if returned. Custom Goods include Goods altered, color-matched, shaped, sized, cut, or otherwise designed or fitted to accommodate the requirements of a particular space or environment. Some examples of custom Goods are cabinets, countertops, floor and wall coverings, and window treatments.
- 10. <u>CHANGES AND CHANGE ORDERS</u>. Lowe's, at Your request, may arrange for the Installer to perform additional work, subject to a Change Order and additional amounts payable by You to Lowe's. Any changes to Installation Services or Goods, e.g., a substitution of materials or an expansion of the scope of the work, will require You and Lowe's to sign a written document that clearly defines the scope of the change, any difference in the Price, and new start or finish dates where applicable ("Change Order"). Change Orders are only binding on Lowe's if signed by both You and Lowe's and will become part of this Contract once signed.
- 11. YOUR WARRANTY TO LOWE'S AGAINST VIOLATIONS OF EASEMENTS, COVENANTS, AND THIRD PARTY RIGHTS. You warrant that performance of Installation Services will not violate any existing real property easement, covenant, historic district regulations, homeowner's association rule or rights of third parties holding an interest in the Premises or otherwise, and that You have the rights and authority to enter into this Contract.
- 12. CUSTOMER RESPONSIBILITIES. You agree:
 - (1) **To Pay only Lowe's.** You agree to pay Lowe's and only Lowe's for any Goods and Installation Services, even if Installer provides a new Contract or Change Order for your review and signature. Installer may collect payment on Lowe's behalf, but you agree not to pay the Installer separately or directly. This Contract is solely between you and Lowe's.
 - (2) **To Locate Lines and Hazards.** Before Installer begins Installation Services, You will identify and mark the location of utility lines, for example electrical, plumbing, and gas lines, and property lines that could impact the Installation Services.
 - (3) **To Ensure Compliance with Smoke Alarm and Carbon Monoxide Detector Requirements.** Prior to the start of the Installation Services, You will ensure the Premises have all necessary carbon monoxide detectors and smoke alarms ("Detectors") needed for the Installer to obtain the necessary permits and complete the Installation Services. You are solely responsible for the proper number, placement, type, functioning, operation, installation, testing, as per the manufacturers' specifications, and maintenance of any Detectors required by Local Regulations. Failure to meet Federal, state or local Detector requirements, if any, will be considered an Undisclosed Condition.
 - (4) To Provide a Safe and Proper Working Environment. Before and during the Installation Services, You will ensure that work areas are free of vermin, pre-existing physical or environmental hazards, and violations of Local Regulations. You will allow the Installer to have access to work areas and restrooms. You will provide climate control, where applicable, and electricity to the work areas. You agree not to allow unattended minors at the Premises during the Installation Services. You agree to control and keep pets away from work areas. You agree to keep posted permits on display at all times. If You or someone You control interferes with the Installation Services, Lowe's may charge You for storage, transportation, or other resulting charges.

- (5) **To Sign the Certificate of Completion.** Once the Installation Services are complete, You agree that You will sign a Certificate of Completion upon a request from Lowe's.
- (6) Not to Assign or Transfer this Contract. You cannot give Your rights under this Contract to anyone else.
- (7) **To Promptly Notify Lowe's of a Claim.** If you have a claim that is in any way related to this Contract, You must make that claim to Lowe's within thirty (30) calendar days of when you knew or should have known of a problem. Lowe's will attempt resolution of any claim(s) within sixty (60) calendar days of receiving Your notice.
- (8) That You Are Responsible If You Choose to Help. YOU ASSUME THE RISK AND THE FULL LIABILITY OF PHYSICALLY ASSISTING WITH DELIVERY OF THE GOODS OR WITH PERFORMANCE OF THE INSTALLATION SERVICES.
- MANUFACTURER WARRANTY FOR GOODS. You are entitled to any warranty provided by a manufacturer of the Goods installed under this Contract. Lowe's will provide You with any manufacturer consumer warranty information accompanying the Goods, and You may also obtain such information by contacting Lowe's. LOWE'S DOES NOT WARRANT THE GOODS AND EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- 14. LOWE'S LIMITED WARRANTY FOR INSTALLATION SERVICES. Lowe's warrants that the Installer will perform the Installation Services in a good and workmanlike manner. Lowe's warranty for Installation Services extends for a period of one year (two years for roof replacement) from the earlier of (i) the date You sign the Certificate of Completion or (ii) the date that Lowe's determines that theInstallation Services have been completed, or for such greater period as required by an extended warranty, if any, or byapplicable law governing consumer warranties for workmanship (the "Warranty Period"). LOWE'S WARRANTY THAT THE INSTALLER WILL PERFORM THE INSTALLATION SERVICES IN A GOOD AND WORKMANLIKE MANNER DOES NOTCOVER, AND LOWE'S IS NOT RESPONSIBLE FOR, ANY DEFECT IN SUCH INSTALLATION SERVICES DUE TO (1) AN UNDISCLOSED CONDITION OR OTHER PRE-EXISTING PHYSICAL OR ENVIRONMENTAL HAZARD, OR (2) ABUSE, MISUSE, NEGLECT, OR IMPROPER CLEANING. LOWE'S WARRANTY FOR INSTALLATION SERVICES IS IN LIEU OF ANY OTHER WARRANTY, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- LIMITATION OF LIABILITY. For any claim related to this Contract, You can only seek recourse from Lowe's or the Installer; no parent or affiliate of Lowe's shall have any liability under this Contract. You must give Lowe's written notice within the Warranty Period of any warranty claim. Your only remedy for a warranty claim is either (i) for Lowe's to have the Installation Services performed again, including any necessary repair and replacement of Goods, to correct the defective Installation Services, or (ii) a refund of all or part of the Price. Lowe's has absolute discretion to choose between these two options. YOU SHALL HAVE NO OTHER REMEDY FOR A WARRANTY CLAIM, INCLUDING WITHOUT LIMITATION REMEDY FOR LOSS OR DAMAGE CAUSED BY NORMAL WEAR AND TEAR, LOSS OR DAMAGE WHICH HAS NOT BEEN REASONABLY MITIGATED, OR LOSS OR DAMAGE CAUSED BY ACTS OF GOD. IN NO EVENT SHALL LOWE'S BE LIABLE FOR INDIRECT, PUNITIVE, CONSEQUENTIAL OR INCIDENTAL DAMAGES (SUCH AS, WITHOUT LIMITATION, LOST PROFITS, LOST SALES, COSTS ASSOCIATED WITH PROJECT DELAYS, AND INJURIES TO PERSONS OR PROPERTY), EVEN WHERE LOWE'S HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. WHERE, DUE TO OPERATION OF LAW, SUCH DAMAGES CANNOT BE EXCLUDED, THEY ARE EXPRESSLY LIMITED IN AMOUNT TO THE PURCHASE PRICE. For warranty claims, You agree to prepare the Premises and the work area in the manner described in the section titled "Customer Responsibilities."
- 16. ARBITRATION AGREEMENT, WAIVER OF JURY TRIAL, AND WAIVER OF CLASS ACTION RIGHTS. Lowe's wants to keep You as customer, and Lowe's resolves most questions and complaints informally. If You have a question or complaint, contact Your Lowe's salesperson first or the manager of the Lowe's store that fulfilled Your order. To initiate informal dispute resolution, You must provide Lowe's Your full name and contact information; a description of the claim; information about the specific transaction at issue; Your counsel's name and contact information, if applicable; and a description of the relief sought. You and Lowe's will personally meet and confer, whether in-person, via teleconference or video conference, in a good faith effort to informally resolve any claim. If You are represented by counsel, that counsel may, but is not required, to participate in the informal dispute resolution conference. Either party may request an arbitration or a proceeding in small claims court, as applicable, if the dispute cannot be resolved within sixty (60) days, unless an extension is mutually agreed upon by the parties. The statute of limitations will be tolled while Customer and Lowe's engage in the informal dispute resolution process. All claims by You, Your agents, insureds or assigns, or Lowe's related to this Contract, which You and Lowe's cannot resolve informally (and which are not subject to the jurisdiction of a small claims court) shall proceed to binding arbitration conducted by a single arbitrator under the current applicable rules, procedures, and protocols of JAMS, Inc.("JAMS") (www.jamsadr.com) or the American Arbitration Association ("AAA") (www.adr.org). You agree that if either JAMS or AAA is unable or unwilling to arbitrate the matter, You and Lowe's will agree upon a single arbitrator with a nationally recognized arbitration firm to arbitrate the matter. Claims subject to binding arbitration include:

- (1) all claims in any way related to the signing of this arbitration agreement, the validity or scope of this arbitration agreement, or any attempt to set aside this arbitration agreement;
- (2) all federal or state law claims relating in any way to this Contract (including this arbitration agreement), the information You gave Lowe's before entering into this Contract, and any past agreement or agreements between You and Lowe's;
- (3) all counterclaims, cross-claims, and third-party claims;
- (4) all common law claims of any kind including claims based upon alleged product defect, contract, tort, fraud, or other intentional torts:
- (5) all claims based upon a violation of any state or federal constitution, statute, or regulation;
- (6) all claims asserted by Lowe's against You, including claims for money damages to collect any sum Lowe's claims

You owe:

- (7) all claims asserted by You individually against Lowe's or any of Lowe's employees, agents, directors, officers, shareholders, managers, members, parent company, or affiliated entities (collectively the "related third parties") or the Installer, including claims for money damages and/or equitable or injunctive relief;
- (8) all claims asserted on Your behalf by another person;
- (9) all claims asserted by or on behalf of You as a private attorney general against Lowe's, related third parties or the Installer;
- (10) all claims arising from or relating directly or indirectly to the disclosure by Lowe's, related third parties or the Installer of any non-public personal information about You; and
- (11) all other claims related to this Contract whether or not set forth above. If the dispute falls within the jurisdiction of a small claims court the claimant may, at its option, choose to arbitrate or file a small claims action. Any appeal of a judgment from a small claims court shall be resolved by arbitration as provided by this Contract.

Binding arbitration means that You waive: (1) any right to a jury trial; (2) any right to bring a lawsuit in a court (other than a small claims court as described above); and (3) any right to seek relief in any other way. An arbitrator will decide any claim not decided by a small claims court. You agree that binding arbitration provides a simple, cost effective method to resolve disputes quickly.

You agree that (1) You cannot pursue a class action lawsuit or class action arbitration of any type, (2) no one can pursue a class action lawsuit or class action arbitration of any type on Your behalf, and (3) a Court or arbitrator(s) cannot order class action proceedings under this Contract. You further agree that there shall be no joinder of parties, except for joinder of parties to the transaction covered by this Contract. By agreeing to binding arbitration You and Lowe's waive any right to bring or participate in a class action lawsuit or class action arbitration regarding any claim.

How Arbitration Works:

Lowe's may demand arbitration by sending written notice to You at the address listed in this Contract. You may demand arbitration by sending written notice to Lowe's at the following address: Mail code NB6LG, P.O. Box 1000, Mooresville, NC 28115. The arbitration shall occur in the city or county of the Premises. Unless otherwise prohibited by law, each Party shall be responsible for its own filing fees and will share the fees and expenses of the arbitrator equally. Where fee and expense sharing is prohibited by law, Lowe's shall pay the filing, administrative, hearing, and arbitrator's fees associated with the arbitration. Unless the arbitrator's award or controlling law specifically provides otherwise, You and Lowe's are each responsible for their own attorneys' fees and other expenses, such as witness and expert witness fees. However, in the event the claim brought is frivolous, unreasonable or without foundation, or claimant continues to prosecute a claim after the claim becomes frivolous, unreasonable, or without foundation, claimant will be required to reimburse respondent for its costs, expenses, and reasonable attorneys' fees amounts paid in the investigation, defense, and/or settlement of such claims, and all other amounts allowed by law. Either party may request that the arbitrator provide a written explanation of the award, consistent with the then current rules, procedures, and protocols of the arbitration entity selected by the parties. Any court having jurisdiction may receive and enforce the arbitrator's award. If You fail to pay Lowe's in accordance with this Contract, You agree that Lowe's can recover its reasonable attorneys' fees as provided by N.C. Gen. Stat. Section 6-21.2 or other controlling law. The parties agree that this arbitration agreement is made in connection with a transaction involving interstate commerce and that the Federal Arbitration Act, 9 U.S.C. Sections 1-16 (as amended) ("FAA"), governs. If for any reason the Federal Arbitration Act does not apply, then the laws of the State of North Carolina shall govern this arbitration agreement.

- 17. GOVERNING LAW AND SEVERABILITY. North Carolina law shall govern and guide the interpretation of this Contract, without regard to the choice of law rules of any state, except that the FAA governs the ARBITRATION AGREEMENT, WAIVER OF JURY TRIAL AND WAIVER OF CLASS ACTION RIGHTS. Should an arbitrator, court, or other interpreting entity determine that a provision of this Contract is contrary to an applicable law, such unlawful provision shall be ineffective without invalidating the other provisions, which shall remain in full force and effect.
- 18. CREDIT CARD / FINANCED TRANSACTIONS. If You use credit or obtain a loan to pay some or all of the Price, then the total cost of Your purchase will depend on the terms of Your credit or loan and applicable law. Credit and loans often include interest charges, finance charges, or fees. You are subject to Your creditor's or lender's terms and conditions. Lowe's is NOT a party to Your cardholder agreement, financing agreement, or other lending agreement.
- 19. WAIVER OF LIENS. Before Lowe's pays the Installer on Your behalf, Lowe's will require the Installer to fully and unconditionally relinquish, waive, and release any and all liens. Installer's lien waiver will include waivers for itself, its subcontractors, and its materialmen and suppliers of all mechanic's liens, materialman's liens, and other liens in the Premises related to this Contract, to the extent permitted by law. In addition, Lowe's fully and unconditionally waives and releases any and all such liens in the Premises it may have or acquire in the future as a result of this Contract.
- 20. COUNTERPARTS AND AMENDMENT. You and Lowe's may execute this Contract in one or more counterparts, each of which when executed and delivered or transmitted by facsimile, e-mail or other electronic means, shall be an original and all of which taken together shall constitute one and the same instrument. A facsimile or electronic signature is deemed an original signature for all purposes under this Contract. No modifications or additions to this Contract are valid unless signed by both You and Lowe's.
- 21. QUESTIONS OR CONCERNS. You should speak to the Lowe's Salesperson or the manager of the Lowe's store assigned your order regarding routine matters like scheduling, changes to Your order, or any concerns You have about this Contract, the Goods, or the Installation Services. If you still have questions or concerns please contact Customer Care at 1-800-445-6937.

TEXAS ADDENDUM

For Installation Services performed in the State of Texas, the terms and conditions of this Texas Addendum ("State Addendum") are made a part of the Lowe's Installation Contract and supplement the Contract's Terms and Conditions ("Terms and Conditions") between You and Lowe's. To the extent there is a conflict between the Terms and Conditions and this State Addendum, the State Addendum shall prevail. All capitalized terms used but not otherwise defined in this State Addendum shall have the meaning ascribed to them in the Terms and Conditions.

- TEXAS LICENSES AND CERTIFICATIONS. Contractor license number(s) and certifications held by or on behalf of Lowe's Home Centers, LLC: #EC29349 (Electrical Contractor), #TACLB14980C (A/C ACR Contractor LPG), #TACLA00116836E (HVAC Master), #TACLA00014980C (HVAC Master), RMP #M-44529 (Master Plumber), #16451 (Master Plumber, Med Gas, WSPS RMP), #23902 (Journeyman Plumber), #605918 (Apprentice Electrician), #630658 (Master Electrician), #137170 (Master Electrician), #25329 (Master Electrician), #605085 (Residential Appliance Installer), #1330 (Residential Appliance Installer Contractor), #1242958; #1242959; #1242960; #1242953; #1242957 and #1143162 (Dallas), #20-049299 (Fate), #CONT-006158-2022 (Granbury), #BLDG4973058 (Grapevine) and #7221 (San Marcos). License number(s) and certifications may be subject to change in accordance with local or state government processes. For the most current listing of license numbers and certifications held by or on behalf of Lowe's Home Centers, LLC, please visit http://www.lowes.com/licensenumbers. If this Contract is for plumbing services, Lowe's can provide at customer's request the name and license number of the responsible master plumber.
- 2. <u>IMPORTANT NOTICE.</u> In accordance with Tex. PR. Code §41.007, the following notice is included in this Contract: You and your contractor are responsible for meeting the terms and conditions of this contract. If you sign this contract and you fail to meet the terms and conditions of this contract, you may lose your legal ownership rights in your home. KNOW YOUR RIGHTS AND DUTIES UNDER THE LAW.
- 3. CONTRACT FOR BUILDING MATERIALS. If the Goods being installed are building materials (including but not limited to storage buildings, fencing, siding, roofing, decking, playsets, and garage doors), this Contract is also subject to Chapter 27 of the Texas Property Code. The provisions of that chapter may affect your right to recover damages arising from a construction defect. If you have a complaint concerning a construction defect and that defect has not been corrected as may be required by law or by contract, you must provide the notice required by Chapter 27 of the Texas Property Code to the contractor by certified mail, return receipt requested, not later than the 60th day before the date you file suit to recover damages in a court of law or initiate arbitration. The notice must refer to Chapter 27 of the Texas Property Code and must describe the construction defect. If requested by the contractor, you must provide the contractor an opportunity to inspect and cure the defect as provided by Section 27.004 of the Texas Property Code. This notice satisfies the requirements of Tex. PR. Code §27.007.
- 4. REGULATING AGENCIES. This Contract is regulated by The Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, Texas 78711, 1-800-803-9202, 512-463-6599, www.license.state.tx.us/complaints. If the Goods being installed are plumbing items (including but not limited to a water heater, water softener, shower/tub doors, and marble vanity top), this Contract is also regulated by The Texas State Board of Plumbing Examiners, P.O. Box 4200, Austin, Texas 78765; (800) 845-6584; (512) 936-5200. This notice satisfies the requirements of Tex. Admin. Code tit 16, §75.71 and Tex. Occ. Code tit 8 §1301.302.
- 5. RIGHT TO RECOVER DAMAGES FROM CONSTRUCTION DEFECT. This contract is subject to Chapter 27 if the Texas Property Code. The provisions of that chapter may affect your right to recover damages arising from a construction defect. If you have a complaint concerning a construction defect and that defect has not been corrected as may be required by law or by contract, you must provide the notice required by Chapter 27 of the Texas Property Code to the contractor by certified mail, return, receipt requested, not later than the 60th day before the date you file suit to recover damages in a court of law or initiate arbitration. The notice must refer to Chapter 27 of the Texas Property code and must describe the construction defect. If requested by the contractor, you must provide the contractor an opportunity to inspect and cure the defect as provided by Section 27.004 of Texas Property Code.
- 6. WAIVER OF LIST OF SUBCONTRACTORS AND SUPPLIERS. In accordance with Tex. Prop. Code Ann. § 53.256 an owner may waive the right to receive the list of subcontractors and suppliers. By signing this Contract, You voluntarily agree to the following: WAIVER OF THE LIST OF SUBCONTRACTORS AND SUPPLIERS, AN OWNER IS NOT REQUIRED TO WAIVE THE RIGHT GRANTED BY SECTION 53.256, PROPERTY CODE, TO RECEIVE FROM THE CONTRACTOR AN ORIGINAL OR UPDATED LIST OF SUBCONTRACTORS AND SUPPLIERS. BY SIGNING THIS DOCUMENT, I AGREE TO WAIVE MY RIGHT TO RECEIVE FROM THE CONTRACTOR AN ORIGINAL OR UPDATED LIST OF SUBCONTRACTORS AND SUPPLIERS. I UNDERSTAND AND ACKNOWLEDGE THAT, AFTER SIGNING THIS DOCUMENT THIS WAVER MAY NOT BE CANCELLED AT A LATER DATE. I HAVE VOLUNTARILY CONSENTED TO THIS WAIVER.
- 7. <u>DISCLOSURE STATEMENT</u>. In accordance with Tex. Prop. Code Ann. § 53.255, the following disclosure is included in this Contract:

KNOW YOUR RIGHTS AND RESPONSIBILITIES UNDER THE LAW. You are about to enter into a transaction to build a new home or remodel existing residential property. Texas law requires your contractor to provide you with this brief overview of some of your rights, responsibilities, and risks in this transaction.

Rev. 02/06/2024

CONVEYANCE TO CONTRACTOR NOT REQUIRED. Your contractor may not require you to convey your real property to your contractor as a condition to the agreement for the construction of improvements on your property.

KNOW YOUR CONTRACTOR. Before you enter into your agreement for the construction of improvements to your real property, make sure that you have investigated your contractor. Obtain and verify references from other people who have used the contractor for the type and size of construction project on your property.

GET IT IN WRITING. Make sure that you have a written agreement with your contractor that includes: (1) a description of the work the contractor is to perform; (2) the required or estimated time for completion of the work; (3) the cost of the work or how the cost will be determined; and (4) the procedure and method of payment, including provisions for statutory retainage and conditions for final payment. If your contractor made a promise, warranty, or representation to you concerning the work the contractor is to perform, make sure that promise, warranty, or representation is specified in the written agreement. An oral promise that is not included in the written agreement may not be enforceable under Texas law.

READ BEFORE YOU SIGN. Do not sign any document before you have read and understood it. NEVER SIGN A DOCUMENT THAT INCLUDES AN UNTRUE STATEMENT. Take your time in reviewing documents. If you borrow money from a lender to pay for the improvements, you are entitled to have the loan closing documents furnished to you for review at least one business day before the closing. Do not waive this requirement unless a bona fide emergency or another good cause exists, and make sure you understand the documents before you sign them. If you fail to comply with the terms of the documents, you could lose your property. You are entitled to have your own attorney review any documents. If you have any question about the meaning of a document, consult an attorney.

GET A LIST OF SUBCONTRACTORS AND SUPPLIERS. Before construction commences, your contractor is required to provide you with a list of the subcontractors and suppliers the contractor intends to use on your project. Your contractor is required to supply updated information on any subcontractors and suppliers added after the list is provided. Your contractor is not required to supply this information if you sign a written waiver of your rights to receive this information.

MONITOR THE WORK. Lenders and governmental authorities may inspect the work in progress from time to time for their own purposes. These inspections are not intended as quality control inspections. Quality control is a matter for you and your contractor. To ensure that your home is being constructed in accordance with your wishes and specifications, you should inspect the work yourself or have your own independent inspector review the work in progress.

MONITOR PAYMENTS. If you use a lender, your lender is required to provide you with a periodic statement showing the money disbursed by the lender from the proceeds of your loan. Each time your contractor requests payment from you or your lender for work performed, your contractor is also required to furnish you with a disbursement statement that lists the name and address of each subcontractor or supplier that the contractor intends to pay from the requested funds. Review these statements and make sure that the money is being properly disbursed.

CLAIMS BY SUBCONTRACTORS AND SUPPLIERS. Under Texas law, if a subcontractor or supplier who furnishes labor or materials for the construction of improvements on your property is not paid, you may become liable and your property may be subject to a lien for the unpaid amount, even if you have not contracted directly with the subcontractor or supplier. To avoid liability, you should take the following actions:

- (1) If you receive a written notice from a subcontractor or supplier, you should withhold payment from your contractor for the amount of the claim stated in the notice until the dispute between your contractor and the subcontractor or supplier is resolved. If your lender is disbursing money directly to your contractor, you should immediately provide a copy of the notice to your lender and instruct the lender to withhold payment in the amount of the claim stated in the notice. If you continue to pay the contractor after receiving the written notice without withholding the amount of the claim, you may be liable and your property may be subject to a lien for the amount you failed to withhold.
- (2) During construction and for 30 days after final completion, termination, or abandonment of the contract by the contractor, you should withhold or cause your lender to withhold 10 percent of the amount of payments made for the work performed by your contractor. This is sometimes referred to as 'statutory retainage.' If you choose not to withhold the 10 percent for at least 30 days after final completion, termination, or abandonment of the contract by the contractor and if a valid claim is timely made by a claimant and your contractor fails to pay the claim, you may be personally liable and your property may be subject to a lien up to the amount that you failed to withhold.

If a claim is not paid within a certain time period, the claimant is required to file a mechanic's lien affidavit in the real property records in the county where the property is located. A mechanic's lien affidavit is not a lien on your property, but the filing of the affidavit could result in a court imposing a lien on your property if the claimant is successful in litigation to enforce the lien claim.

SOME CLAIMS MAY NOT BE VALID. When you receive a written notice of a claim or when a mechanic's lien affidavit is filed on your property, you should know your legal rights and responsibilities regarding the claim. Not all claims are valid. A notice of a claim by a subcontractor or supplier is required to be sent, and the mechanic's lien affidavit is required to be filed, within

strict time periods. The notice and the affidavit must contain certain information. All claimants may not fully comply with the legal requirements to collect on a claim. If you have paid the contractor in full before receiving a notice of a claim and have fully complied with the law regarding statutory retainage, you may not be liable for that claim. Accordingly, you should consult your attorney when you receive a written notice of a claim to determine the true extent of your liability or potential liability for that claim.

OBTAIN A LIEN RELEASE AND A BILLS-PAID AFFIDAVIT. When you receive a notice of claim, do not release withheld funds without obtaining a signed and notarized release of lien and claim from the claimant. You can also reduce the risk of having a claim filed by a subcontractor or supplier by requiring as a condition of each payment made by you or your lender that your contractor furnish you with an affidavit stating that all bills have been paid. Under Texas law, on final completion of the work and before final payment, the contractor is required to furnish you with an affidavit stating that all bills have been paid. If the contractor discloses any unpaid bill in the affidavit, you should withhold payment in the amount of the unpaid bill until you receive a waiver of lien or release from that subcontractor or supplier.

OBTAIN TITLE INSURANCE PROTECTION. You may be able to obtain a title insurance policy to insure that the title to your property and the existing improvements on your property are free from liens claimed by subcontractors and suppliers. If your policy is issued before the improvements are completed and covers the value of the improvements to be completed, you should obtain, on the completion of the improvements and as a condition of your final payment, a 'completion of improvements' policy endorsement. This endorsement will protect your property from liens claimed by subcontractors and suppliers that may arise from the date the original title policy is issued to the date of the endorsement.

NOTICE OF RIGHT TO CANCEL

Execution Date					
03/26/2025					
Three (3) Days After Execution Date (not counting Saturdays, Sundays and Fe	ederal Holidays)				
You may CANCEL this transaction, withouthe above date (Execution Date).	out any Penalty or Obligation,	within TH	IREE (3) BUSI	NESS DA	YS from
If You cancel, any property traded in, any instrument executed by You will be return Your cancellation notice, and any security	ned within TEN (10) BUSINES	S DAYS f	ollowing rece	ipt by the	
If You cancel, You must make available to received, any Goods delivered to You uninstructions of the seller regarding the re	der this contract or sale, or Y	ou may, i	f You wish, co	mply with	
If You do make the Goods available to the the date of Your Notice of Cancellation, You fail to make the Goods available to the so, then You remain liable for performance.	ou may retain or dispose of t he seller, or if You agree to re	the Goods turn the C	without any Goods to the s	further ob	ligation. If
To cancel this transaction, mail or deliver	r a signed and dated copy of t	this Canc	ellation Notice	or any o	ther written
notice, or send a telegram, to Lowe's, at	Lowe's Home Improvement,500	00 SOUTH	COULTER S	Γ.,	
Amarillo,TX 79119	(LOWE'S	STORE	ADDRESS)	or by	email at
RTCServices@lowes.com	,		´ TER THAN MII	-	
after execution date not including Saturda	•	•		J	. moo aay
Notice of Cancellation:					
I HEREBY CANCEL THIS TRANSACTION.					
(Customer's Printed Name)	(Customer's Phone Num	ber)	_		
(Today's Date)	(Customer's Signature)				

Rev. 01/03/2024

03/23/2025

NOTICE OF RIGHT TO CANCEL

Execution Date					
03/26/2025					
Three (3) Days After Execution Date (not counting Saturdays, Sundays and Fe	ederal Holidays)				
You may CANCEL this transaction, withouthe above date (Execution Date).	out any Penalty or Obligation,	within TH	IREE (3) BUSI	NESS DA	YS from
If You cancel, any property traded in, any instrument executed by You will be return Your cancellation notice, and any security	ned within TEN (10) BUSINES	S DAYS f	ollowing rece	ipt by the	
If You cancel, You must make available to received, any Goods delivered to You uninstructions of the seller regarding the re	der this contract or sale, or Y	ou may, i	f You wish, co	mply with	
If You do make the Goods available to the the date of Your Notice of Cancellation, You fail to make the Goods available to the so, then You remain liable for performance.	ou may retain or dispose of t he seller, or if You agree to re	the Goods turn the C	without any Goods to the s	further ob	ligation. If
To cancel this transaction, mail or deliver	r a signed and dated copy of t	this Canc	ellation Notice	or any o	ther written
notice, or send a telegram, to Lowe's, at	Lowe's Home Improvement,500	00 SOUTH	COULTER S	Γ.,	
Amarillo,TX 79119	(LOWE'S	STORE	ADDRESS)	or by	email at
RTCServices@lowes.com	,		´ TER THAN MII	-	
after execution date not including Saturda	•	•		J	. moo aay
Notice of Cancellation:					
I HEREBY CANCEL THIS TRANSACTION.					
(Customer's Printed Name)	(Customer's Phone Num	ber)	_		
(Today's Date)	(Customer's Signature)				

Rev. 01/03/2024

03/23/2025

WAIVER OF RIGHT TO CANCEL DUE TO BONA FIDE PERSONAL EMERGENCY

Lowe's gives You the right to cancel this Installation Services Customer Contract within three (3) business days. You may waive that right provided the following criteria are met:

- (i) You initiated the contact with Lowe's that led to the sale;
- (ii) the Installation Services are needed to meet Your bona fide immediate personal emergency; and
- (iii) You furnish Lowe's with this separately dated and signed personal statement in Your handwriting describing the situation requiring immediate remedy and expressly acknowledging and waiving your right to cancel the sale within three (3) business days.

If You waive your right to cancel, Lowe's may begin performing the Installation Services without waiting for the three (3) business day cancellation period to expire. To waive Your right to cancel due to a bona fide personal emergency, You must complete the spaces below and return this form to Lowe's.

1.	Did You initiate the contact with Lowe's that led to the sale? YES NO
2.	Are the Installation Services needed to meet Your bona fide immediate personal emergency? YES NO
3.	If You answered "Yes" to the above question, please describe the situation requiring immediate remedy
4.	Do You expressly acknowledge and waive Your right to cancel the sale within three (3) business days?
	YES NO
	(Date) (Customer's Signature)
	(Project ID) (Customer's Printed Name)

IMPORTANT DISCLOSURE INFORMATION

KNOW YOUR RIGHTS AND RESPONSIBILITIES UNDER THE LAW. You are about to enter into a transaction to build a new home or remodel existing residential property. Texas law requires your contractor to provide you with this brief overview of some of your rights, responsibilities, and risks in this transaction.

CONVEYANCE TO CONTRACTOR NOT REQUIRED. Your contractor may not require you to convey your real property to your contractor as a condition to the agreement for the construction of improvements on your property.

KNOW YOUR CONTRACTOR. Before you enter into your agreement for the construction of improvements to your real property, make sure that you have investigated your contractor. Obtain and verify references from other people who have used the contractor for the type and size of construction project on your property.

GETITIN WRITING. Make sure that you have a written agreement with your contractor that includes: (1) a description of the work the contractor is to perform; (2) the required or estimated time for completion of the work; (3) the cost of the work or how the cost will be determined; and (4) the procedure and method of payment, including provisions for statutory retainage and conditions for final payment. If your contractor made a promise, warranty, or representation to you concerning the work the contractor is to perform, make sure that promise, warranty, or representation is specified in the written agreement. An oral promise that is not included in the written agreement may not be enforceable under Texas law.

READ BEFORE YOU SIGN. Do not sign any document before you have read and understood it. NEVER SIGN A DOCUMENT THAT INCLUDES AN UNTRUE STATEMENT. Take your time in reviewing documents. If you borrow money from a lender to pay for the improvements, you are entitled to have the loan closing documents furnished to you for review at least one business day before the closing. Do not waive this requirement unless a bona fide emergency or another good cause exists, and make sure you understand the documents before you sign them. If you fail to comply with the terms of the documents, you could lose your property. You are entitled to have your own attorney review any documents. If you have any question about the meaning of a document, consult an attorney.

GET A LIST OF SUBCONTRACTORS AND SUPPLIERS. Before construction commences, your contractor is required to provide you with a list of the subcontractors and suppliers the contractor intends to use on your project. Your contractor is required to supply updated information on any subcontractors and suppliers added after the list is provided. Your contractor is not required to supply this information if you sign a written waiver of your rights to receive this information.

MONITOR THE WORK. Lenders and governmental authorities may inspect the work in progress from time to time for their own purposes. These inspections are not intended as quality control inspections. Quality control is a matter for you and your contractor. To ensure that your home is being constructed in accordance with your wishes and specifications, you should inspect the work yourself or have your own independent inspector review the work in progress.

MONITOR PAYMENTS. If you use a lender, your lender is required to provide you with a periodic statement showing the money disbursed by the lender from the proceeds of your loan. Each time your contractor requests payment from you or your lender for work performed, your contractor is also required to furnish you with a disbursement statement that lists the name and address of each subcontractor or supplier that the contractor intends to pay from the requested funds. Review these statements and make sure that the money is being properly disbursed.

(Over)

CLAIMS BY SUBCONTRACTORS AND SUPPLIERS. Under Texas law, if a subcontractor or supplier who furnishes labor or materials for the construction of improvements on your property is not paid, you may become liable and your property may be subject to a lien for the unpaid amount, even if you have not contracted directly with the subcontractor or supplier. To avoid liability, you should take the following actions:

- (1) If you receive a written notice from a subcontractor or supplier, you should withhold payment from your contractor for the amount of the claim stated in the notice until the dispute between your contractor and the subcontractor or supplier is resolved. If your lender is disbursing money directly to your contractor, you should immediately provide a copy of the notice to your lender and instruct the lender to withhold payment in the amount of the claim stated in the notice. If you continue to pay the contractor after receiving the written notice without withholding the amount of the claim, you may be liable and your property may be subject to a lien for the amount you failed to withhold.
- (2) During construction and for 30 days after final completion, termination, or abandonment of the contract by the contractor, you should withhold or cause your lender to withhold 10 percent of the amount of payments made for the work performed by your contractor. This is sometimes referred to as 'statutory retainage.' If you choose not to withhold the 10 percent for at least 30 days after final completion, termination, or abandonment of the contract by the contractor and if a valid claim is timely made by a claimant and your contractor fails to pay the claim, you may be personally liable and your property may be subject to a lien up to the amount that you failed to withhold.

If a claim is not paid within a certain time period, the claimant is required to file a mechanic's lien affidavit in the real property records in the county where the property is located. A mechanic's lien affidavit is not a lien on your property, but the filing of the affidavit could result in a court imposing a lien on your property if the claimant is successful in litigation to enforce the lien claim.

SOME CLAIMS MAY NOT BE VALID. When you receive a written notice of a claim or when a mechanic's lien affidavit is filed on your property, you should know your legal rights and responsibilities regarding the claim. Not all claims are valid. A notice of a claim by a subcontractor or supplier is required to be sent, and the mechanic's lien affidavit is required to be filed, within strict time periods. The notice and the affidavit must contain certain information. All claimants may not fully comply with the legal requirements to collect on a claim. If you have paid the contractor in full before receiving a notice of a claim and have fully complied with the law regarding statutory retainage, you may not be liable for that claim. you should consult your attorney when you receive a written notice of a claim to determine the true extent of your liability or potential liability for that claim.

OBTAIN A LIEN RELEASE AND A BILLS-PAID AFFIDAVIT. When you receive a notice of claim, do not release withheld funds without obtaining a signed and notarized release of lien and claim from the claimant. You can also reduce the risk of having a claim filed by a subcontractor or supplier by requiring as a condition of each payment made by you or your lender that your contractor furnish you with an affidavit stating that all bills have been paid. Under Texas law, on final completion of the work and before final payment, the contractor is required to furnish you with an affidavit stating that all bills have been paid. If the contractor discloses any unpaid bill in the affidavit, you should withhold payment in the amount of the unpaid bill until you receive a waiver of lien or release from that subcontractor or supplier.

OBTAIN TITLE INSURANCE PROTECTION. You may be able to obtain a title insurance policy to insure that the title to your property and the existing improvements on your property are free from liens claimed by subcontractors and suppliers. If your policy is issued before the improvements are completed and covers the value of the improvements to be completed, you should obtain, on the completion of the improvements and as a condition of your final payment, a 'completion of improvements' policy endorsement. This endorsement will protect your property from liens claimed by subcontractors and suppliers that may arise from the date the original title policy is issued to the date of the endorsement.

128606-Texas_Letter_ic.indd 2 9/12/14 6:56 PM



We'll take your door install* from here.

SCAN FOR DETAILS



If you have questions or need to make any changes to your installation, please call our Lowe's Installations Support Team at 888-516-1010.

Installation Includes:

- Delivery of new door up to 20 miles oneway from the store.
- Independent Service PROvider will inspect product prior to installation.
- Uninstall existing door.
- Installation of new door in same size opening.
- Installation of new or existing door hardware in pre-bored door. Caulk or insulate as required.
- Test to ensure proper operation.
- Review warranty and product instructions with you.
- Clean-up of job site.

Installation Does Not Include:

- Removal and replacement of security system hardware or camera style doorbells.
- Painting or staining.
- Structural modifications.
- Haul away and disposal of your old door (see a Lowe's associate for purchase)

Pre-Installation Checklist:

- ☐ A professional Independent Service PROvider will contact you to schedule your installation.
- ☐ The Independent Service PROvider will use Lead Safe Practices (if applicable).
- ☐ Ensure work area is accessible and clear of all debris.
- ☐ Both children and pets should be protected from construction. Customers should keep children and pets away from the work area.
- ☐ An adult 18 or older must be present during the installation.
- ☐ That's it! Sit back and enjoy your door installation completed through Lowe's!

Please note:

- **Customer is responsible** to inform us if property is governed by HOA and that the project is compliant with any regulations and covenants. Lowe's does not perform installations in homes classified as located in a historical district
- **Unforeseen Work.** Once your existing product has been removed, it's possible the Independent Service PROvider notices that there is unforeseen work or repair required to complete your installation. Items such as surface preparation on plywood, concrete or other surfaces, rotten/damaged wood or other surfaces, structural issues, moisture barrier, etc. Additional charges may apply.
- Special Order configured products returned or canceled after 72 hours from purchase are subject to a 20% restocking fee, unless otherwise provided by the contract and attached Right to Cancel.







Document History

SignNow E-Signature Audit Log

All dates expressed in MM/DD/YYYY (US)

Document name: InstalledSalesDocumentTX

Document created: 03/23/2025 23:18:43

Document pages: 17

Document ID: 2de34589b4ab4839840ee42a37e7ef9669632a63

Document Sent: 03/23/2025 23:18:55 UTC

Document Status: Signed

03/23/2025 23:19:47UTC

Sender: lowesstoresadmin@lowes.com

Signers: guest_signer_277193555561@no.reply

CC:

Client	Event	Ву	Server Time	Client Time	IP Address
stores_live	Uploaded the Document	lowesstoresadmin@lowes.com	03/23/2025 23:18:43 pm UTC		168.244.164.212
stores_live	Document Saved	lowesstoresadmin@lowes.com	03/23/2025 23:18:44 pm UTC		168.244.164.212
stores_live	Invite Sent to: guest_signer_277193555561@no.repl y	lowesstoresadmin@lowes.com	03/23/2025 23:18:55 pm UTC		10.50.99.155
stores_live	Viewed the Document	guest_signer_277193555561@no.repl y	03/23/2025 23:18:59 pm UTC	03/23/2025 23:18:59 pm UTC	50.26.66.80
stores_live	Document Saved	guest_signer_277193555561@no.repl y	03/23/2025 23:19:47 pm UTC	03/23/2025 23:19:47 pm UTC	50.26.66.80
stores_live	Signed the Document	guest_signer_277193555561@no.repl y	03/23/2025 23:19:47 pm UTC	03/23/2025 23:19:47 pm UTC	50.26.66.80
stores_live	Sender lowesstoresadmin@lowes.com received a signed document copy	lowesstoresadmin@lowes.com	03/23/2025 23:19:52 pm UTC	03/23/2025 23:19:47 pm UTC	50.26.66.80