



400 King Street · Chappaqua, NY 10514 · 914.458.9933
21 Post Road West · Westport, CT 06880 · 203.966.3400
www.LifeWorx.com

LIFEWORX, INC.
GENERAL SERVICE AGREEMENT

Thank you for retaining the services of LifeWorx, Inc. (“LifeWorx”). You have requested that we provide you with certain services in order to assist you with your family, home, business or personal needs. In consideration of the services to be provided to you, and as a condition to LifeWorx providing such services, you hereby agree to the terms and conditions set forth below.

Expert Placement If you are not satisfied or the Expert leaves without a cause initiated by you within the first 3 months of service; we will find a suitable replacement. If you are not satisfied or the Expert leaves without a cause initiated by you within the first week of service; we will find a suitable replacement or give you a full refund of the placement fee.

General Services LifeWorx will provide all services through qualified individuals. The services will include all services that may be provided, arranged or otherwise procured by LifeWorx from time to time on your behalf or at your request. Your satisfaction is guaranteed. If you are not satisfied, please inform LifeWorx within 48 hours and we will either remedy the situation or provide a partial or full refund as appropriate.

In consideration of services rendered, you agree to pay fees to LifeWorx in accordance with the Rate Sheet heretofore provided to you. LifeWorx may modify the rates set forth in the Rate Sheet from time to time. Payment is due on receipt. A late charge and finance charge of 1.5% per month will be applied to all payments over fifteen (15) days past due.

By ordering services from LifeWorx, hereby authorize LifeWorx to charge to your credit card the full amount of (i) any past due fees, together with all late charges and finance charges applicable thereto and (ii) any damages resulting from a violation of paragraph 3 of the attached Terms and Conditions.

If any provision of this Agreement, including the attached Terms and Conditions, is held invalid, illegal or unenforceable, the validity, legality or enforceability of the remainder of this Agreement will not in any way be affected or impaired thereby and shall be carried out as if such invalid provision were not contained herein.

This Agreement shall be governed by and construed in accordance with the laws of the State of New York and the State of Connecticut without reference to the conflict of laws principles thereof.