I'm not robot!

Simple Contract

BUSINESS ENTITY ENTITY] ("Second I] ("First Party"), and	, [AN]	AN INDIVIDUAL, OR TY INDIVIDUAL, OR TYPE on [BEGIN DATE] and sh	OF BUSINESS	
The specific terms of	of this Contract are as foll	ows:			
1.					
2.					
3.					
In consideration of t	the mutual promises set fo	orth herein, the First Par	ty covenants and agrees th	at it shall	
The Second Party co	venants and agrees that it	shall		=	
and any attachments	hereto constitute the enti- r successors, heirs and as	e agreement between th signs and shall be enfore	nd signed by both Parties. e Parties. This Contract sl eed under the laws of the S signature)	hall be binding	
and any attachments upon the Parties, thei 	hereto constitute the enti r successors, heirs and as	e agreement between th signs and shall be enfore	e Parties. This Contract sl eed under the laws of the S iignature)	hall be binding	
and any attachments upon the Parties, thei	hereto constitute the enti r successors, heirs and as	e agreement between th signs and shall be enfore	e Parties. This Contract sl red under the laws of the S	hall be binding	
and any attachments upon the Parties, thei 	hereto constitute the enti r successors, heirs and as	e agreement between th signs and shall be enfore (5	e Parties. This Contract sl eed under the laws of the S iignature)	hall be binding	

General Contract Agreement

THIS AGREEMENT made this	day of	, 20, by
and between		(First Part
and		
WITNESSETH: That in consideration of th	e mutual covenants and agreements to	be kept and performed on the part
of said parties hereto, respectively as here	ein stated:	
I. Said party of the first part covenants a		
This agreement shall be binding upon the the essence on all undertakings. This agre	* 10 10 10 10 10 10 10 10 10 10 10 10 10	

This is the entire agreement.

Signed the day and year first written above.

Signed in the presence of:

Witness:	First Party:	20
Witness:	Second Party:	

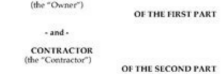
CONTRACTOR AGREEMENT

I agree to an independent contractor relationship with acknowledge that I am responsible for all of my own expenses, a	, İ
acknowledge that I am responsible for all of my own expenses, a	is well as, all Federal and
State income taxes due on any payment I received from	i li
signing this form, I affirm that I have my own liability insur- employees of mine in my capacity as independent contractor acceptresponsibility for any injuries to myself and any of my em or negligence. Additionally, I confirm that I have all of the per	are my responsibility. I ployees due to our actions
State of Mississippi requires to legally do the work. I acknowledg	
contractor, I am not entitled to any of the benefits that	provides
its employees.	
will pay me weekly for services r	urformed and icene to me
an IRS Form 1099 for reporting such monies to the governmen	
agreement can be terminated without cause at any time by either myself.	
Signature:	
Company Name:	
Name:	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Address:	
Phone Nor	· · · · · · · · · · · ·
Federal ID No. # or Social Security No:	
Description of Services Performed:	
Rate of Pay:	
Nearest Relative:	
Nearest Relative: Address:	· · · · · · · · · · · · · · · · · · ·

Document available at MegaDox.com

THIS AGREEMENT made effective the _____ day of ____ BETWEEN:

OWNER



WHEREAS:

A. The Owner desires to have the Contractor perform the following:

hereinafter called the "work"

B. The work shall be performed at the premises located at ______ described as: and municipally

NOW THEREFORE the parties hereto undertake and agree as follows:

Copies of the bid letter and drawings and supplemental specifications are attached as Schedule "___" hereto and shall form part of this Agreement.

2. The Contractor will commence work by ______ and shall substantially complete work as certified by the Architect by ______. If the Contractor is delayed in the performance of the work by

- (a) an act or omission of the Owner, Architect, Other Contractor, or anyone employed or engaged by any of them directly or indirectly, contrary to the provisions of the Contract Documents,
- (b) a Stop Work Order issued by a court or other public authority and providing that such Order was not issued as a result of an act or fault of the Contractor or a person employed or engaged by him directly or indirectly, or
- (c) labour disputes, strikes, lock-outs, fire, unusual delay by common carriers or unavoidable circumstances beyond the Contractor's control,

then the Contract Time shall be extended for such reasonable time as the Architect may decide in consultation with the Contractor, but in no case shall the extension of time be less than the time lost as a

maintain a set of plans on site at all times during construction with red lines showing the actual method of construction and including information on planibing, mechanical and electrical layout which shall be submitted to Owner upon completion of the Project as required by Owner's Process Document included in the Contract Administration Handbook.

4.15 Final Completion and Acceptance. Contractor shall be deemed to have completed a Project when Contractor has prepared and submitted to Owner, and Owner has accepted, the Final Application for Payment as set forth in the PAYMENT CHECKLIST included in the Contract Administration Handbook.

4.16 Correction of Work. Contractor warrants all Work to be free from defects and shall promptly correct, at its sole expense and without reimbursement by Owner, any Work found to be defective or failing to conform to the Contract Documents within one (1) year from the date of Substantial Completion or within such longer period of time as may be prescribed by law or by the terms of any applicable special warranty required under the Contract Documents. Cost of correcting such rejected work, including additional testing, inspections and compensation for Owner's consultants' services and expenses made necessary by such corrections, shall also be at the Contractor's expense.



Owner's Landlord. Contractor acknowledges that Owner may not own the real property upon which Contractor will 5.1 perform the Work and that Owner may lease the Site from Owner's Landlord. Contractor shall confirm this for each Project.

5.2 Inspection and Review. Contractor represents and warrants that, at the time Contractor executes a Construction Contract Cover Sheet for a Project, Contractor (i) is familiar with Owner's Landlord's construction rules and/or tenant criteria under which the Work must be performed, (ii) has reviewed Owner's lease construction exhibits, including but not limited, to Owners Landlord Work Letter which describes the project work to be performed by the Landlord, and (iii) has reconciled the foregoing with the requirements of the Work outlined in the Contract Documents.

Notices and Compliance. Contractor shall give all notices and comply with all rules and regulations imposed by Owner's Landlord governing construction at the Site, and Contractor shall promptly notify Owner if the Contract Documents are at variance therewith.

5.4 Site Inspection of Landlord Work, Prior to starting the Work at the Site, (i) Owner shall review the documentation provided to Contractor regarding work that Owner's Landlord was required to perform at the Site, and (ii) Contractor, Owner, and Owner's Landlord shall inspect the Site to ensure that Owner's Landlord's work has been properly completed and if it has, Owner shall make any decision to accept possession of the Site and authorize Contractor to start the Work. If the Landlord's work has not sufficiently been completed in accordance with Owner's lease and Owner takes possession of the Site. Owner has the option to complete Landlord's work at Landlord's sole expense. Upon Owner's direction, the Contractor shall complete the identified Landlord's work and submit this work as a Change Order to Owner.

5.5 Roof Work. Contractor shall not penetrate the roof at the site or do anything that would violate Owner's Landlord's roof warranty without first obtaining written approval from Owner's Landlerd and the Construction Manager authorizing the roof work. Contractor acknowledges that, unless otherwise notified by Owner in writing, Contractor shall be required to subcontract with Owner's Landlord's roofer to perform all roof work and penetrations.

5.6 Adjacent Tenants. Contractor understands that the Site may be occupied by adjacent tenants and/or that other improvements on the Site are not a part of the Project. Therefore, Contractor shall (i) conduct the Work so as to cause a minimum of interference with other tenants' use and enjoyment, and (ii) avoid damage or endangerment to existing adjacent improvements that are not to be altered pursuant to the Contract Documents as changed by cutting, fitting, patching, excavation or alteration.

ARTICLE 6 OWNER'S RESPONSIBILITIES

6.1 Owner's Responsibilities. Owner agrees to provide to Contractor any information requested in a timely manner and consistent with Owner's timetable for store development and construction, provided that Contractor has given Owner a reasonable amount of time in which to respond or obtain the information requested.

ARTICLE 7 CONTRACTOR'S COMPENSATION

7.1 Contractor Compensation. Contractor acknowledges that Owner shall negotiate Contractor's Compensation for each Project separately as either a stipulated sum ("Stipulated Sum") or on a cost plus fee ("Cost Plus") basis. For each Project Owner and Contractor shall indicate Contractor's form of compensation on the Construction Contract Cover Sheet.

Revision Date 12072012

Page 7 of 27

Types of general contractor contracts. How to get contracts as a contractor. How to write a contract for a general contractor. General contractor contract template (canada)

One of the goals of the Canadian Construction Association (CCA) is to lead the construction industry in adopting best practices that will support our members in their success. The development of standard contact documents and industry guides are ways in which CCA acts as an information hub to quickly and effectively connect members to valuable resources. Updated July 13, 2022A construction contract is used by a client seeking to build or remodel a property with the hired help of a general contractor's scope of work including, payment, and rights to subcontract any of the tasks involved in completing the construction. All details of the work

should be included in the contractor's agreement. If there are any work orders or plans they should be attached in addition to any permits acquired from the local government to begin work. 4 Types of Construction Contracts Fixed Price A price is given for the services provided. This is a lump sum that covers all materials and labor. 2. Cost Plus The client agrees to pay "at cost" for the contractor's materials, labor, and any other expenses. The contractor will profit by being paid a percentage of the total costs or a fixed fee. The client may also add a clause stating the total construction costs may not breach a specific amount. 3. Time and Material The client pays the contractor for materials and labor at a negotiated rate. The contractor makes a profit by charging the client is seeking to have the contract set up in a per square foot (\$/SF) or another unit of measurement. How to Start a Construction Project (6 steps) This roadmap is for clients and the contractor alike to help determine where the project currently stands and what items are outstanding for it to be completed. Although, every project is unique the following guide may be able to assist in planning a construction project. Step 1 - Budget and Scheduling Decide the budget for the project and decide when it's best to have construction begin. For those living in northern areas of the United States, it may be best to have the construction occur during the summer months due to costs being more affordable. Establishing a budget is the best way to meet with an architect, designer, or project manager to determine what can be accomplished and what materials may be available. Step 2 - Generate and Refine Design Concepts with the third (3rd) party working on the project. It's recommended to request a few design concepts with the third to refine the client's needs over the process. Whenever working in a finite budget or limited space, there will always be sacrifices that are made to satisfy the entire project. Step 3 - Obtain Local Permits Whether it's a home, apartment, or condominium, chances are the project will need to be approved by a local government or, for condos, the condominium, chances are the project will need to be approved by a local government or, for condominium, chances are the project will need to be approved by a local government or, for condominium association. Bring the final plans and submit while requesting a building permit that allows the construction to occur for a period of time, usually 6 to 24 months depending on the construction. Step 4 - Find the Construction Contractor During the permitting period, it is best to begin the search for the construction contractor. In most cases, word-of-mouth or recommendation from those in the construction contractor. In most cases, word-of-mouth or recommendation from those in the construction contractor. Yelp do a good job of acting as a directory for someone to call and seek requests for bids while interviewing them to see if they are to accept work for residential and commercial projects. Use the links below to verify the individual is authorized to practice in the State: Step 5 - Write the Contractor Agreement At this time it's best for the client and the contractor that they've selected to go over the bid and finalize the scope of work are protected in the chance it's not completed in accordance with the plans and budget. Step 6 - Construction Payments If the project is sizable (lasting more than 2-3 months) the contractor will demand that they are paid overtime or at certain "checkpoints". The client is responsible for ensuring that the project is going accordingly and, if certain parameters are being met, to make payment. For smaller construction jobs, payment is administered upon completion. Sample Construction Subcontractor Agreement - Between the contractor and any third (3rd) party, "subcontractor", for any work that cannot be completed by the contractor such as an electrician, roofer, plumber, etc. Download: Adobe PDF, MS Word, OpenDocument Video Documents are relied on as familiar industry standards for their fairness and balance for all parties involved in a construction project. Skip to main contract or the industry standard prime contract between Owner and prime Contractor. This contract establishes a single, pre-determined fixed price, or lump sum, for the projects, including the role and authority of the consultant, procedures for changes in the work, work by other contractors, insurance requirements, prerequisites for Ready-for-Takeover, dispute resolution procedures, early occupancy by the Owner, and more. Operating on the basis of a stipulated price, the CCDC 2 assumes monthly progress payments and makes reference to provincial payment legislations where applicable. The CCDC 2 contains the following sections: Agreement Between Owner and Contractor Definitions General Conditions General Provisions Administration of the Contract Execution of the Work Allowances Payment Changes in the Work Default Notice Dispute Resolution Protection of Persons and Property Governing Regulations Insurance Owner Takeover Indemnification and Waiver Users of the CCDC 2 should also acquaint themselves with the CCDC Master Specification for Division 01 'General Requirements' as a companion document. * Click here to download CCDC 41 Insurance Requirements 'Available in electronic format only. CCDC 31 - Service Contract Between Owner and consulting engineer. Originally adapted from the ACEC 31 at the request of ACEC, the document was updated in line with the existing CCDC principles and terminology, consistent with the CCDC 2. This contract allows for a variety of types of remuneration, including the use of fixed fees, fees based on the value of the Work, fees based on time-based rates, or any combination therein. The CCDC 31 clearly outlines the scope of the Consultant's Professional Services with Schedule A, which allows users to select the specific duties of the Consultant for the project. Also contained within the CCDC 31 are provisions addressing the roles and responsibilities of both parties, insurance requirements, dispute resolution, and more. The CCDC 31 contains the following sections: Agreement Between Owner and Consultant Definitions General Provisions Roles and Responsibilities Executing Professional Services Reimbursable Expenses Time-Based Rates for Personnel Employed by the Consultant * Available in electronic format only. What is the document? CCDC 30 - Integrated project delivery (IPD) projects including scope allocation, payments, changes, conflict management, termination, insurance and contract security, and liability allocation. The pricing structure is cost plus with a target price. The project including of the design/construction team are identified and allocated to a risk subject to the achievement of mutually agreed project including. the senior management team, project management team and project implementation teams. The roles and responsibilities of the parties are clearly defined in all phase; and Warranty phase; and w format only. What is the document? CCDC 2MA - 2016 Master Agreement is developed to meet the needs of Owners with an on-going construction or maintenance program: to enter into specific work arrangements quickly and easily, without having to review and re-negotiate general terms and conditions for each work order. The Master Agreement is a contract form between Owner and Contractor that is applicable for a defined period of time and is intended to establish contractual terms and conditions, that define the project specific requirements like scope, price, time. * Available in electronic format only. What is the document? CCDC 12 - 1994 Is a model form to assist the Owner in showing that financial arrangements have been made to fulfill the Owner's obligations under the contract (e.g. CCDC 2). * Available in electronic and hard copy format. What is the document? CCDC 18 - 2001 Civil Works Contract is a standard prime contract between Owner and Contractor for civil works construction, e.g. roads, bridges, dams, underground utilities, etc. * Available in electronic format only. What is the document? CCDC 17 - 2010 Stipulated Price Contract for Trade Contractors on Construction Management Projects is a standard contract form between Owner and Trade Contractor's actual costs. It is specifically for use where the project is performed under the CCDC 5A Construction Management method of contractor's actual costs. It is specifically for use where the project is performed under the CCDC 15 is a standard contract between the Design-Builder and Consultant to perform the Design-Builder. Based on an approach similar to standard client-consultant contracts (i.e. RAIC Document Six and ACEC 31), CCDC 15 lists all the basic design services that are considered necessary in a design-build contract. These design services are listed in a Schedule, which allows flexibility for the Design-Builder and Consultant to establish the scope of services and compensation method. CCDC 15 also includes a schedule that lists typical additional design services that the Consultant may be required to provide. The important terms and conditions addressed in CCDC 15 include: Copyright and use of documents; Design-Builder's roles and responsibilities in supplying information to the Consultants, and coordinating Other Consultants; Design to meet the Construction Budget; Limitation of liability for Design Services. * Click here for more information. * Available in electronic format only. What is the document? CCDC 14 is a standard prime contract between the Owner and the Design-Builder where the Design-Builder where the Design-Builder where the Design Services and performs the Work under one agreement, for a single, pre-determined stipulated or fixed price. In addition to the common contract terms and conditions for construction projects, CCDC 14 clearly defines the roles and responsibilities of the contracting parties: Owner Provides project information; Makes decisions; Interprets the Owner's Statement of Requirements; Reviews and approves Construction Documents; Requires inspection or testing of the Work. Design-Builder Construction Documents; Engages Consultants, Other Consultants, Other Consultants, Other Consultants and Subcontractors. CCDC 14 also identifies and describes the roles of other parties such as the Consultant and Payment Certifier as well as Owner's Advisor, if any. * Click here for more information. * Available in electronic format only.

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