



Terms and Conditions

Project quote is valid for the next 60 days, after which values may be subject to change.

We propose to hereby furnish material and labor - complete in accordance with the specifications for the sum listed.

Colors submitted by the client are assumed to have been tested and deemed as correct and approved for painting.

Colors Submitted: If client is not satisfied with the colors selected, client shall provide notice (as provided for herein) to Grit City Painters within one (1) day of the paint color first being applied to the project. If client provides such notice to Grit City Painters of their dissatisfaction with the colors selected, client acknowledges and agrees that Grit City Painters shall have the right to charge client an additional fee and client agrees to pay such fee at Grit City Painters' current rates. If client fails to provide timely notice to Grit City Painters of their dissatisfaction with the colors selected, client shall be deemed to be satisfied with, and to have accepted, the colors selected.

Colors Matched: The client acknowledges and agrees that if Match Existing is listed under the color name on the agreement, then client will get the appropriate color name, manufacturer and type to Grit City Painters no later than seven (7) days prior to commencement of the work. In the event client does not know, nor has no way of knowing the color information, Grit City Painters will attempt to match the colors by utilizing either a paint chart or by physically taking a paint sample from the project. Grit City Painters will take reasonable steps to ensure accuracy utilizing industry approved methods, but Grit City Painters cannot guarantee that the colors will match exactly. If client is not satisfied with the colors selected, client shall provide notice (as provided for herein) to Grit City Painters within one (1) day of the paint color first being applied to the project. If client provides such notice to Grit City Painters of their dissatisfaction with the colors selected, client acknowledges and agrees that Grit City Painters shall have the right to charge client an additional fee and client agrees to pay such fee at Grit City Painters' current rates. If client fails to provide timely notice to Grit City Painters of its dissatisfaction with the color match, client shall be deemed to be satisfied with, and to have accepted, the color match.

The client will be expected to provide electrical power, running water, and toilet facilities where reasonably possible.

We shall not be liable for any delay due to circumstances beyond our control including inclement weather, casualty, or general unavailability of materials.

All change orders and/or additional work authorizations shall be in writing and signed by customer and Grit City Painters.

To the extent required by law, all work shall be performed by individuals duly licensed and authorized by law to perform said work.

At our discretion we may engage subcontractors to perform contracted work, provided we shall fully pay said subcontractor and in all instances remain responsible for the proper completion of this contract.

After quote approval, deposits are nonrefundable if cancellation is made by the client after 3 calendar days.

Remaining balance is due upon job completion and sign off. Outstanding balances past 14 calendar days are subject to late fees.

Warranty

Grit City Painters Painting warrants that all work will be completed according to professional industry standards. Labor is warranted for a period of three (3) years on residential painting and for a period of two (2) years on commercial painting. If paint failure occurs, Grit City Painters will supply labor and materials to correct the condition without cost to the customer. Failure to comply with the terms, conditions, and payment schedule of this agreement will void all warranties. Grit City Painters' sole obligation under this limited warranty shall be to repaint the deficiently painted surface only.

Exclusions – Customer acknowledges and agrees that the warranty provided for herein does not cover any problems on painted surfaces arising from the following:

- Settlement cracks
- Galvanized metal
- Horizontal substrates where water can pool and settle
- Rotting wood or structural defects
- Exterior varnished surfaces
- Mildew/mold
- Concrete or wooden floors sealed with either a paint or an epoxy
- Fiberglass doors with stain application
- Stains or discoloration arising after completion of the work (e.g., water spots or streaks)
- Rust or cedar/redwood bleed
- Decks or other wooden structures sealed with a wood preservative, sealer or stain
- Acts of Mother Nature or unnatural abuse

What is the Notice to Customers document?

WA state Labor & Industries guidelines require that customer projects exceeding \$1000 (including materials and labor) will be provided the DISCLOSURE STATEMENT NOTICE TO CUSTOMERS which explain lien rights of all parties involved. Your signed and dated quote approval will recognize the notification of your rights.

FAQ: Is this a lien or will you lien my property? No, this is not a lien. The only time a lien would be placed on a property is for non-payment of services after all options have been exhausted.