

13 June 2023

To: Fr: Hector Vega Re: Summary of Findings Property: 607 N Fuller Ave Los Angeles 90036

Hi

This is the Summary of Findings based on my observations of the foundation system that I performed for you. After you have read through this, feel free to give me a call to get any further questions answered and/or to discuss scheduling.

As a preface to the prescription we're calling for, it is important to realize that we are isolating what we consider to be the "worst offenses" in this foundation system. In that spirit, we are offering to perform remedial repairs on those specific areas only. This is not intended to be an exhaustive list of everything that *could* be corrected or improved, but rather is designed to select out those areas considered to be in need of correction at this time. Every older foundation has more that could be done to it to improve it, but our objective is to isolate and improve the specific areas that are most in need of attention. The judgment employed in this approach is meant to create a prescription unique to this

> Phone: 323.663.4841 Fax: 323.663.4844 Email: info@thefoundationworks.com 2411 W Empire Ave Burbank CA 91504 Website: www.thefoundationworks.com License #876769

particular property, effective foundation solutions designed to extend the overall useful life of this particular foundation system as a whole.

This summary does not address the existing seismic retrofit standards or the potential to bring the home to current seismic standards for the city it is located in. Whereas seismic retrofitting of an existing foundation is considered to be a voluntary upgrade, it is a process which we do advocate as a means of helping further secure the building against future seismic activity. Do feel free to contact us at any point in the future should you decide that you would like more information on that process.

In terms of the overall condition of the foundation system, there are some issues of concern that we are calling for remedial repair on. In order to help clarify the prescription of repairs, I will detail my concerns and the corrections I'm advocating for them.

Aside from the issues we are calling for correction of at this time, there was also a significant portion of the foundation that was not viewable due to plywood covering a majority of the cripple wall framing in the crawlspace.

Due to this current inability to visually inspect these areas, there is the chance that more damage to the foundation could be discovered that would warrant repair. If so, this could become an extra sum over the total contract amount, below. We don't anticipate this, but do need to mention it, as it is a possibility. With this as the exception, the price quoted below is the final job fee and will not increase.

As we discussed while at the property, much of what is present at the interior of the home is as a result of the way the actual structure was originally built. Weight distribution issues have, over several decades, culminated in the current combination of cresting and sloping floors, sticking doors, wall crack patterns, and other similar more subtle manifestations all indicative of this same issue. Stating that these issues are fairly common on a home of this age in this area is not meant to make less of their presence but instead is intended to help you have a better relative perspective on the degree of "expectancy" of them in the home. Whereas the scope of our (The Foundation Works) work does not extend beyond the actual foundation beneath the floor of the bottom level of the home, you could have other trades people brought in to perform spot corrections to the interior of the home if desired.

Along various portions of the foundation, there is *surface* concrete efflorescence present (mineral deposits) indicating that there has been or is current water at the exterior of the foundation that is 'wicking' through the foundation walls. This is caused by excessive moisture over the decades. Though this efflorescence is present, the actual strength of the concrete at these areas was still structurally sound.

Though this particular paragraph is not describing a repair we are calling for at this time, we do want to point out that portions of the rear concrete foundation is in an advanced state of deterioration. Whereas we are not calling for replacement of these portions at this time, it is very important that you realize that concrete does have a lifespan and that much of this foundation is considered to be nearing the end of that lifespan. Based on the current condition, it is still performing the task of supporting the weight of the building, but as it continues to age and deteriorate, it will also eventually warrant replacement.

[Warranty]

- 1. At present, there is a quite a bit of wood debris under the building, we will be removing this and having it properly disposed of because this is an open invitation to rot and/or termite infestation.
- 2. I found the perimeter concrete foundation to be in need of repair in (1) place. At this location, there is a crack in the concrete perimeter stem wall that is of a size that warrants repair. We will be employing an aggressive approach known as a "pin and pour". This is a process where we will be excavating beneath the foundation, epoxy embedding rebar into the existing walls adjacent to the crack, building a temporary form around the

damaged area, and then pouring a new concrete wall next to and under the base of the damaged section of the existing wall.

- 3. Another issue to be corrected is part of the support structure under the house, called a post and pier assembly. In simple terms, this is a vertical wooden post that sits atop a concrete pad which in turns rests directly on the soil beneath the building. These two items together support a large wooden beam called a girder, which itself supports a section of the structure above it. At present, there are key areas under the building which lack adequate support due to the existing assemblies needing adjustment. For this reason, we will be replacing (5) posts to make up for these deficiencies.
- 4. There is a damaged section of wood framing in the rear-right quadrant of the foundation. To correct this, we will be using a technique called "sistering". This is a new framing assembly adapted to the existing framing configuration in such a way as to bring that span up to a similar standard as the rest of the framing surrounding it.
- 5. The connection point where a girder meets a foundation wall at a perpendicular orientation is called a "girder pocket". Currently there is (1) girder pocket that needs correction. The pocket is not carrying the weight load of its corresponding girder. The weight load of a girder end should be transferred onto the foundation perimeter wall but in this case, it is not. To correct this, we will installing shims in the gapping under the girder that will act to create a snug and secure fit for this key structural component.
- 6. At one section of the house there is an area of the building where the reinforcing steel is exposed. Under normal circumstances, the steel is encapsulated within the concrete, which provides protection from corrosive elements, i.e. water and oxygen. When the reinforcing steel is continually exposed to moisture it causes it to rust; therefore, we will first be removing as much of the exposed steel as possible and then filling in this gapping with a high strength cement-based material to mitigate any

further rusting. This process is called a "dry pack". We will be doing this for approximately 2' along the rear quadrant of the home.

[New Work]

- 1. I found the perimeter/interior concrete foundation to be in need of repair in (5) places. At these locations, there are cracks in the concrete perimeter/interior stem wall that are of a size that warrant repair. We will be repairing (4) of these with a process known as a "pin and plate" repair. This basically involves installing large steel pins into the solid concrete adjacent to the damaged area, filling the gapping of the crack with either epoxy or high-strength mortar, fastening large steel plates/straps over the damaged area and then fastening these two component parts together to constitute the repair. For the other (1), we will be employing a more aggressive approach known as a "pin and pour". This is a process where we will be excavating beneath the foundation, epoxy embedding rebar into the damaged area, and then pouring a new concrete wall next to and under the base of the damaged section of the existing wall.
- 2. Another issue to be corrected is part of the support structure under the house, called a post and pier assembly. In simple terms, this is a vertical wooden post that sits atop a concrete pad which in turns rests directly on the soil beneath the building. These two items together support a large wooden beam called a girder, which itself supports a section of the structure above it. At present, there are key areas under the building which lack adequate support due to the existing assemblies needing adjustment. For this reason, we will be replacing (6) posts to make up for these deficiencies.

The cost of the above repairs comes to \$2,500. The payment plan on this is as follows:

NOTE: If paying by check, a 3% discount will be applied to the project, bringing the total to \$2,425.

10% (\$250) (or with 3% savings = **\$242.50**) down upon acceptance of this proposal and the setting of a start date.

90% (\$2,250) (or with 3% savings = **\$2,182.50**) due upon completion of the work.

Another facet of foundation maintenance you should be aware of is drainage. By drainage I primarily mean rainwater and where it is running to or where it is being directed. The reason this is relevant to this foundation is because moisture is the chief cause of foundation settlement. Our objective is to not only repair the foundation damage when necessary, but also to guide you toward taking action regarding the needed corrections that will help prevent future foundation issues from occurring. Although drainage corrections are beyond the scope of services that The Foundation Works provides, it is important that you follow up on the drainage issues and get proper drainage in place to help reduce the likelihood of additional damage occurring in the future. Realize that even after both foundation and drainage are corrected, it may take up to 3-4 years before the building will achieve its resting point and surface damage will lessen or diminish altogether.

Due to the expansive quality of certain types of soil, you should expect that there will be a degree of activity present in the building even after proper drainage is achieved; re-appearing or worsening of wall cracks, binding doors, trim separation, exterior stucco cracking, etc.

While we understand that this can certainly be a point of frustration, it is yet a reality of an older home built on soil that expands and contracts in a 12-month seasonal cycle. This cannot be over-stated; there may be wall cracks even after both foundation and drainage corrections have been performed, as this 12-month cycle of expansion-contraction can sometimes take a number of years (3-4 years in some cases) to finally minimize out to where the framing stabilizes as the soil finally achieves its resting point. The more that can be done to mitigate

the annual cycle of saturating the soil under and or adjacent to the home, the lower the likelihood of any such adverse effects occurring in the future.

We look forward to the opportunity to display our level of quality to you. Though foundation repair is not a very visible trade, I assure you that we take the work very seriously as we know that you are relying on us to perform adequate repairs to help stabilize and protect your home well into the future.

Sincerely,

Hector Vega, Inspector.



ACCEPTANCE OF PROPOSAL

The above prices, specifications, and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be as outlined above. In agreeing to have you perform work on this property, I also agree to allow you to place a small yard sign at the front area of the property upon commencement of work and to keep it there for approximately 30 days from the time the work is completed.

EFFECTIVE FOUNDATION SOLUTIONS

CLIENT: DATE: DATE

The down payment may not exceed \$1,000.00 or 10 percent of the contract price, whichever is less.

Owner shall pay Contractor the fixed sum listed above as Contract Price for the work performed under this contract, subject to additions and deductions pursuant to change orders agreed upon in writing by both parties.

This Contract and its attachments constitute the entire agreement between the parties. There are no other agreements, oral or written, pertaining to the work to be performed under this Contract. This Contract can be modified only by an agreement in writing signed by both parties.

You are entitled to a completely filled-in copy of this agreement, signed by both you and the contractor/agent, before any work may be started. Property Owner/agent for same acknowledges receipt of a complete, signed and legible copy of this Contract:

The law requires that the Contractor give you a notice explaining your right to cancel.

Initial the checkbox if the Contractor has given you a copy of Attachment "B", 'Notice of the Three-Day Right to Cancel':

Notice of Cancellation may be mailed to the address at the bottom of the contract. See attachment B Notice of Three-Day Right to Cancel.



CONSUMER NOTICES, TERMS AND CONDITIONS

Note About Extra Work and Change Orders

Extra Work and Change Orders become part of the contract once the order is prepared in writing and signed by both parties prior to the commencement of any work covered by the new change order. The order must describe the scope of extra work or change, the cost to be added or subtracted from the contract, and the effect the order will have on the schedule of progress payments.

If Owner or his agents or any public body or inspector directs any modification or addition to the work covered by this Contract, the Contract Price and time of performance shall be adjusted accordingly. Payments for extra work shall be made as the work progresses, concurrently with progress payments. Work or expenses necessitated as a result of Contractor encountering conditions at the Project site which:

(a) are subsurface or otherwise concealed conditions which differ materially from those indicated in the plans and specifications, or in the event that work was necessitated to maintain job progress (i.e. added foundation depth, detail changes, required excavation, etc). Expense incurred because of adverse ground conditions whether expressed in a separate Soils Report or not such as fill, hard soil, below-ground infrastructure or cementitious obstacles, rock or ground water (hard soil is defined as material unable to be excavated by conventional auger bit using equipment in use at time of construction or for hand excavation, less than 3 cubic yards removed per man per day, shall be paid for by owner as extra work. Casing of holes, de-watering or other added work shall be extra work.

(b) are unusual and differ materially from those ordinarily encountered on construction activities of the kind described in the plans and specifications, shall be deemed extra work and shall be paid for by Owner in accordance with this Paragraph.

Contractor shall not be required to perform any extra or change-order work without prior written authorization of Owner, but Contractor shall be entitled to be paid for extra work whether authorization is given in writing or not. Signed change orders shall be incorporated into and become a part of this Contract.

Further exclusions: OSHA requirements, damage to sidewalks, walkways, streets, curbs, caused by construction, added depths of foundations, as-builts, topo map, electrical, low voltage wiring, plumbing, HVAC or duct work, planters, acoustic ceiling, additional design/correction details, inspection reports.

WORKERS' COMPENSATION INSURANCE

This contractor carries workers' compensation insurance for all employees.

PERMITS AND TESTS

Unless otherwise agreed to in writing by both parties, the Contractor shall procure the necessary permits for the work. Owner shall pay the governmental fees and Contactor's charges for said permits. If any tests or inspections are required by the plans and specifications or by the orders of any public authority having jurisdiction, Owner agrees to procure said tests and inspections in a timely manner and to pay all costs and fees associated with them.

RIGHT TO STOP WORK

Contractor shall have the right to stop work if any payment, including any payment for extra work, is not made to Contractor as agreed in this Contract. If any payment required under this Contract is not made when due, Contractor may keep the Project idle until such time as all payments due have been made.

PERMISSIBLE DELAYS

Contractor shall be excused from any delay in the completion of the work to be performed under this Contract caused by Mother Nature, inclement weather, acts or omissions of Owner or of Owner's agents, employees or independent contractors, material shortages, strikes or other labor troubles, acts of public utilities, acts of public bodies or inspectors (unless related to defects in Contractor's performance), extra work, changes requested by Owner, failure by Owner to make payments promptly, tenant or other vehicles or other personal property blocking Contractor from performing work, or other circumstances or contingencies unforeseen by Contractor and beyond Contractor's reasonable control.

PLANS, SPECIFICATIONS AND PERMITS

The project will be constructed according to plans and specifications which have been examined by the Owner. Building permits and expediting fees shall be paid for by Owner unless otherwise specified on preceding page. Owner will pay assessments and charges required by public bodies and utilities as apply. Owner shall pay for geotechnical fees, special inspection fees, and engineer fees unless otherwise stated on preceding page.

LABOR AND MATERIAL

Contractor shall pay all valid charges for labor and material incurred by Contractor and used in the construction of the project but is excused by Owner from this obligation for bills received in any period during which Owner is in arrears in making progress payments to the Contractor.

Should Contractor fail to make payments required under this paragraph, Owner may make such payments on behalf of Contractor, and Contractor shall reimburse Owner for the amount actually paid on demand, but Owner shall not, by means of assignment or otherwise be entitled to collect any greater amount from Contractor than the amount actually paid for labor and material under this paragraph.

No waiver or release of mechanics lien given by Contractor shall be binding until all payments due to Contractor when the release was executed have actually been made.

CONTRACT, PLANS AND SPECIFICATIONS

The contract, plans and specifications are intended to supplement each other in case of conflict, however, the plans shall have control over the specifications, and the provisions of this contract shall control both.

DESIGN BUILD

The Contractor (The Foundation Works) owns the rights to the plans until the construction phase has been paid in full.

COSMETIC WORK

No cosmetic work whatsoever shall be undertaken unless expressly written on previous page under "Includes". Cosmetics, for the purposes of this agreement, include stucco, paint, siding, doors, windows, moldings, hardwood flooring, carpeting, plants, landscaping or hardscape, plaster cracks or other damage caused by but not limited to performed work such as house jacking, dry wall work, brick work, stone work, soft-story retrofitting.

House jacking - Raising floor planes is an inexact means of correcting settled floors visually. "Level" is not the standard but rather an approximation of 1" drop in 20 linear feet and this is only a guide and may possibly not be achieved. The effort is a flatter looking floor, not a "level" floor. Contractor will make the final determination as to when the building has achieved the degree of level that in its estimation, is the attainable amount without in fact causing more damage than the resulting additional efforts would achieve.

OWNER INDEMNIFICATION

The Contractor hereby agrees to hold the Owner harmless and to indemnify the Owner against any and all claims which may arise during the course of the work as a consequence of the negligent acts or deliberate omissions of the Contractor, its agents, or employees.

CONTRACTOR INDEMNIFICATION

The Owner hereby agrees to hold the Contractor harmless and to indemnify the Contractor against any and all claims which may arise during the course of the work as a consequence of the negligent acts or deliberate omissions of the Owner, its agents or employees.

OWNER'S RIGHT TO REQUIRE BOND

Owner has the right to require Contractor to have a performance and payment bond. The expense of such bond will be borne by Owner.

FINAL INSPECTION

It is possible that the Final Inspection is linked to work outside the scope provided by The Foundation Works, such as stucco, mechanical, or other work. In this case, it is only the completion of work as expressed by this agreement that needs to be complete to execute final payment.

DAMAGE TO PROJECT AND INSURANCE

Owner will procure at his own expense and before the commencement of any work hereunder, fire insurance with course of construction, vandalism, and malicious mischief clauses attached, such insurance to be in a sum at least equal to the contract price with loss, if any, payable to any beneficiary under any deed of trust covering the project, such as insurance to name Contractor as an additional insured, and to protect Owner, Contractor and construction lender as their interests may appear; should Owner fail to do so, Contractor may procure such insurance as agent for and at expense of Owner, but is not required to do so. If the project is destroyed or damaged by an accident, disaster or calamity, such as storm, flood, landslide, subsidence or earthquake, or by theft or vandalism, any work done by Contractor in rebuilding or restoring the project shall be paid for by Owner as extra work.

Contractor will maintain in full force and effect a workers' compensation insurance policy in amounts not less than required by the specifications, or, as noted under payments, first page, and shall make available such Certificate of Insurance to Owner before commencing work. The failure of Owner to demand delivery of certificate hereunder shall not relieve Contractor of any obligation under this paragraph.

CLEAN-UP

Upon completion of the work, Contractor will remove debris and surplus material from Owners property and leave it in a neat and broom-clean condition unless otherwise stated in this contract.

TAXES AND ASSESSMENTS

Taxes and special assessments of all descriptions will be paid for by Owner.

NOTICE

Any notice required or permitted under this contract may be given by ordinary mail at the address contained in this contract, but such address may be changed by written notice given by one party to the other from time to time. After a notice is deposited in the mail postage prepaid, it shall be deemed received in the ordinary course of the mail.

BANKRUPTCY

If either party becomes bankrupt, or makes an assignment for the benefit of creditors, the other party has the right to cancel this contract.

EFFECTIVE FOUNDATION SOLUTIONS

ATTORNEY FEES

If either party becomes involved in litigation arising out of this contract or the performance thereof, the court in such litigation, or in a separate suit, shall award reasonable costs and expenses, including attorney fees to the party justly entitled thereto. In awarding attorney fees, the court will not be bound by any court fee schedule, but shall, if it is in the interest of justice to do so, award the full amount of costs, expenses and attorney fees paid or incurred in good faith.

MEDIATION

Unless otherwise agreed upon by the parties in writing, any controversy arising out of the construction of the project referred to in this contract shall be subject to a good faith mediation conducted by and in accordance with the rules of the American Arbitration Association. Mediation shall take place prior to the commencement of arbitration, but in no event later than (60) days after the first demand for arbitration is filed by one of the parties. Mediation shall be governed by the confidentiality requirements contained in California Evidence Code Section 1152.5. Should mediation fail, the parties shall arbitrate their dispute according to the terms of Section 17h, intra, but unless otherwise agreed by the parties, the arbitrator shall not be the same person who conducted the mediation.

ARBITRATION

Any controversy arising out of the construction of the project referred to in this contract or regarding the interpretation of this contract shall be subject to arbitration in accordance with the applicable Construction Industry Arbitration Rules of the American Arbitration Association which are in effect at the time the demand for arbitration is filed. Should any party refuse or neglect to appear or participate in an arbitration proceeding, the arbitrator is empowered to decide the controversy in accordance with whatever evidence is presented. The arbitrator is authorized to award any party or parties such sums as he or she shall deem proper for the time, expense and trouble of arbitration.

Contractor agrees that its subcontractors will contain an arbitration provision providing that any controversy arising out of the construction of the project referred to in this contract shall be subject to arbitration by and in accordance with the applicable Construction Industry Arbitration Rules of the American Arbitration Association which are in effect at the time the demand for arbitration is filed. Contractor agrees that by subcontract, it will require its subcontractors to agree, upon request of Owner or Contractor, to join as parties to arbitration pursuant to this agreement, between Owner and Contractor, and to issue only subcontracts which contain like provisions, as to its subcontractors.

ARBITRATION OF DISPUTES. NOTICE: BY SIGNING THE CONTRACT YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY SIGNING THE CONTRACT, YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE BUSINESS AND PROFESSIONS CODE OR OTHER APPLICABLE LAWS. YOUR AGREEMENT TO THIS ARBITRATION PROVSION IS VOLUNTARY.

ESCROW ACCOUNTS

The Foundation Works reserves the right to require that a separate fund control or escrow account be established to guarantee funding of said project at Owners' expense.

MECHANICS LIEN WARNING

Anyone who helps improve your property, but who is not paid, may record what is called a mechanics' lien on your property. A mechanics' lien is a claim, like a mortgage or home equity loan, made against your property and recorded with the County Recorder. Even if you pay your Contractor in full, any unpaid subcontractors, suppliers, and or laborers who helped to improve your property may record mechanics' liens and sue you in court to foreclose the lien. If a court finds the lien is valid, you could be forced to pay twice or have a Court Officer sell the subject property to pay the lien. Liens can also affect your credit. To preserve their right to record a lien, each subcontractor and material supplier must provide you with a document called a "20-day Preliminary Notice." This notice is not a lien. The purpose of the notice is to let you know that the person who sends you the notice has the right to record a lien on your property if he or she is not paid.

BE CAREFUL

The Preliminary Notice can be sent up to 20 days after the subcontractor starts work or the supplier provides material. This can be a big problem if you pay your contractor before you have received the Preliminary Notices. You will not get Preliminary Notices from your prime contractor or from laborers who work on your project. The law assumes that you already know they are improving your property.

PROTECT YOURSELF FROM LIENS

You can protect yourself from liens by getting a list from your Contractor of all the subcontractors and material suppliers that work on your project. Find out from your Contractor when these subcontractors started work and when these suppliers delivered goods or materials. Then wait 20 days, paying attention to the Preliminary Notices you receive.

PAY WITH JOINT CHECKS

One way to protect yourself is to pay with a joint check. When your Contractor tells you, it is time to pay for the work of a subcontractor or supplier who has provided you with a Preliminary Notice, write a joint check payable to both the Contractor and the subcontractor or material supplier. For other ways to prevent liens, visit CSLB's Web site at www.cslb.ca.gov or call CSLB at 800-321•CSLB (2752). REMEMBER, IF YOU DO NOTHING, YOU RISK HAVING A LIEN PLACED ON THE SUBJECT PROPERTY. This can mean that you may have to pay twice or face the forced sale of the subject property to pay what you owe.

RELEASE OF MECHANICS' LIENS

Upon satisfactory payment being made for any portion of the work performed, Contractor shall, prior to any further payment being made, furnish to Owner a full and unconditional release from any claim or mechanic's lien pursuant to Section 3114 of the California Civil Code, for that portion of the work for which payment has been made.

CONTRACTORS REQUIRED TO BE LICENSED

Contractors are required by law to be licensed and regulated by the Contractors' State License Board which has jurisdiction to investigate complaints against contractors if a complaint regarding a patent act or omission is filed within four years of the date of the alleged violation. A complaint regarding a latent act or omission pertaining to structural defects must be filed within 10 years of the date of the alleged violation. Any questions concerning a contractor may be referred to the Registrar, Contractors' State License Board, P.O. Box 26000, Sacramento, California 95826.

INFORMATION ABOUT THE CONTRACTOR'S STATE LICENSE BOARD (CSLB):

CSLB is the state consumer protection agency that licenses and regulates construction contractors. Contact CSLB for information about the licensed contractor you are considering, including information about disclosable complaints, disciplinary actions and civil judgments that are reported to CSLB. Use only licensed contractors. If you file a complaint against a licensed contractor within the legal deadline (usually four years), CSLB has authority to investigate the complaint. If you use an unlicensed contractor, CSLB may not be able to help you resolve your complaint. Your only remedy may be in civil court, and you may be liable for damages arising out of any injuries to the unlicensed contractor or the unlicensed contractor's employees. For more information: Visit CSLB's Web site at www.cslb.ca.gov Call CSLB at 800-321-CSLB (2752)

Write CSLB at P.O. Box 26000, Sacramento, CA 95826.

ATTACHMENT B

NOTICE OF THREE-DAY RIGHT TO CANCEL

You, the buyer, have the right to cancel this contract within three business days. You may cancel by e-mailing, mailing, faxing or delivering a written notice to the contractor at the contractor's place of business by midnight of the third business day after you received a signed and dated copy of the contract that includes this notice. Include your name, your address, and the date you received the signed copy of the contract and this notice.

If you cancel, the contractor must return to you anything you paid within 10 days of receiving the notice of cancellation. For your part, you must make available to the contractor at your residence, in substantially as good condition as you received it, any goods delivered to you under this contract or sale. Or, you may, if you wish, comply with the contractor's instructions on how to return the goods at the contractor's expense and risk. If you do make the goods available to the contractor and the contractor does not pick them up within 20 days of the date of your notice of cancellation, you may keep them without any further obligation.

If you fail to make the goods available to the contractor, or if you agree to return the goods to the contractor and fail to do so, then you remain liable for performance of all obligations under the contract.

Date:

(Buyer's Name)

(Buyer's Signature)

