

Continue

PLUMBING WORK ORDER

[Company Name]

Name: [Name]
 Street Address: [Street Address]
 City, State, Country: [City, State, Country]
 ZIP Code: [ZIP Code]
 Phone: [Phone]
 E-mail: [E-Mail]

[ADD LOGO]

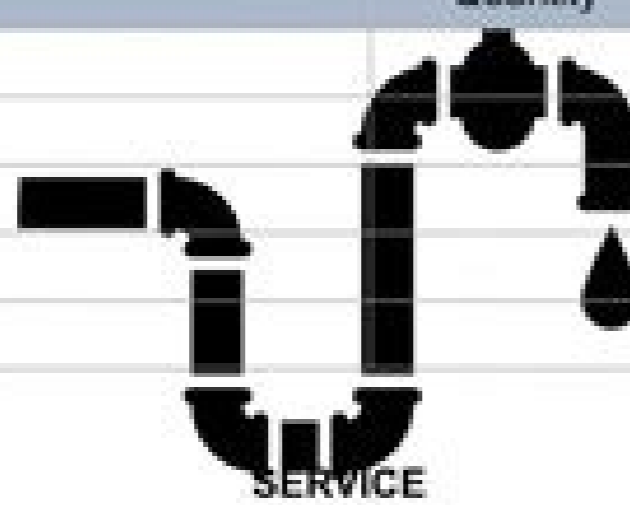
Work Order # [No] Date: October 16, 2020 October 17, 2020

Client Information

Name: [Name]
 E-mail: [E-mail]
 Phone: [Phone]
 Street Address: [Street Address]
 City, State, Country: [City, State, Country]
 ZIP Code: [ZIP Code]

Order

Expected Start Date: [Enter Date]
 Expected End Date: [Enter Date]

MATERIAL			
Description	Quantity	Unit Cost	Amount
			
Total Material			

Description	Hours	Hourly Rate	Amount
Total Service			
Subtotal			
Tax			
TOTAL			

Work Order completed by [Individual's Name].

[Comments or Suggestions]

I, the Client, authorize the aforementioned work order and promise to pay in accordance with the payment terms.

MONTHLY PAYMENT PLAN AGREEMENT

I. THE PARTIES. This Monthly Payment Plan Agreement ("Agreement") dated _____, 20____, is by and between:
 Creditor: _____, with a mailing address of _____, City of _____, State of _____, Zip _____ ("Creditor"), and
 Debtor: _____, with a mailing address of _____, City of _____, State of _____, Zip _____ ("Debtor").

HEREINAFTER, the Debtor and Creditor ("Parties") agrees to the following:

II. BALANCE. At the time of this Agreement, the Debtor owes the Creditor the amount of _____ Dollars (\$ _____) ("Current Balance") for: (check one)

- an Outstanding Balance.
- Property described as: _____
- Service described as: _____
- Other: _____

III. DISCOUNTED BALANCE. In consideration of the Debtor's faith to repay the Current Balance in this Agreement, the Creditor agrees to: (check one)

- No Discounted Balance. The Debtor shall pay the full Current Balance ("Amount Owed").
- A Discounted Balance. The Debtor shall only be obligated to pay the discounted amount of _____ Dollars (\$ _____) ("Amount Owed"). If the Debtor should default under any of the terms of this Agreement, the Debtor shall owe the Creditor the Current Balance in addition to other penalties, fees, and any accumulated interest.

IV. REPAYMENT PLAN. To satisfy the Amount Owed, the Debtor agrees to repay the Creditor under the following terms:

- a.) Down-Payment. The Debtor shall pay: (check one)
 - Down-Payment of \$ _____.
 - No Down-Payment.
- b.) Interest Rate. The Amount Owed shall: (check one)
 - Bear interest at a rate of _____ percent (____%) compounded annually. The rate must be equal to or less than the usury rate in the State of the Debtor.
 - Not bear interest.

Business Name: _____
 Location: _____
 Food Safety Supervisor: _____ Date: _____

SECTION A – COMPLIANCE DETAILS

Tick the boxes which are relevant for you. Boxes marked **X** are not relevant for this requirement.
 If you are unsure about any control measures you can get further information from the *Food Safety Made Easy Guide* which will help you answer accurately. The relevant pages in the guide for each requirement are referred to after each control measure as appropriate.

General Requirements			Compliant	
Ref	Control Measure	Comments/Findings	Yes	No
			Minor	Major Critical
A1	Licence – Is your Council food business licence current? <i>(See page 5 of Food Safety Made Easy Guide)</i> i.e. no outstanding fees		<input type="checkbox"/>	<input checked="" type="checkbox"/> <input type="checkbox"/> <input checked="" type="checkbox"/>
A2	Licence – Is the current licence displayed prominently on the premises? <i>(See page 5 of Food Safety Made Easy Guide)</i>		<input type="checkbox"/>	<input type="checkbox"/> <input checked="" type="checkbox"/> <input checked="" type="checkbox"/>
A3	Licence Conditions – Is your business complying with all site specific licence conditions (if applicable)? <i>(See page 5 of Food Safety Made Easy Guide)</i>		<input type="checkbox"/>	<input type="checkbox"/> <input type="checkbox"/> <input checked="" type="checkbox"/>
A4	Previous non-compliances – Has your business fixed all previous non-compliance items? <i>(See page 5 of Food Safety Made Easy Guide)</i>		<input type="checkbox"/>	<input type="checkbox"/> <input checked="" type="checkbox"/> <input checked="" type="checkbox"/>
A5	Design – Does your business comply with the structural requirements of the Food Safety Standards? <i>(See page 5 of Food Safety Made Easy Guide)</i>		<input type="checkbox"/>	<input type="checkbox"/> <input type="checkbox"/> <input checked="" type="checkbox"/>
A6	Food Safety Supervisor – Have you notified Council who your Food Safety Supervisor is/are? <i>(See page 6 of Food Safety Made Easy Guide)</i>		<input type="checkbox"/>	<input checked="" type="checkbox"/> <input type="checkbox"/> <input checked="" type="checkbox"/>
A7	Food Safety Supervisor – Is the Food Safety Supervisor reasonably available/contactable? <i>(See page 6 of Food Safety Made Easy Guide)</i>		<input type="checkbox"/>	<input type="checkbox"/> <input checked="" type="checkbox"/> <input checked="" type="checkbox"/>
A8	Food Safety Program – If required, does your food business have an accredited Food Safety Program? <i>(See page 7 of Food Safety Made Easy Guide)</i>		<input type="checkbox"/>	<input checked="" type="checkbox"/> <input type="checkbox"/> <input checked="" type="checkbox"/>



House for Sale



Refreshments will be served

Refreshment details will be here. Refreshment details will be here.



- 5 bedrooms
- 4 Bathrooms
- 2,333 Square feet
- 2 Car Garage
- Gated Community
- Newly Remodeled
- Professional Landscape
- Master Suite

Contact Information:
 555-555-5555
 email@example.com
 Address:

**JOINT COMPLAINT, PETITION, OR
DECLARATION FOR SIMPLIFIED DIVORCE:
example of general pleadings to request the
court to dissolve a marriage**

[Caption, Introduction, see Captions, Prayers, Etc.]

We, _____ [name], Husband, and _____ [name], Wife, make the following statements:

1. We both want to request for dissolution of our marriage.
2. Husband is a resident of County of _____, State of _____, and has been a resident since _____ [Date]. Wife is a resident of _____ County, State of _____, and has been a resident since _____ [Date].
3. We were married to each other on _____ [date] in the City of _____, County of _____, State or Country of _____.
4. Our marriage is _____ [irretrievably broken or has serious, permanent differences or as statutorily authorized].
5. Together, we have no minor or dependent children and Wife is not pregnant.
6. We have made a marital settlement agreement dividing our property and our bills. We are satisfied with this agreement. The attached agreement was signed freely and voluntarily by each of us, and we intend to be bound by it.
7. [If required: We have each filled out and signed financial statements that are attached to this petition.
8. [If applicable: Wife wants to have her former name restored to _____].
9. We each confirm that we have not been threatened or pressured into signing this request. We each recognize that the result of signing this request may be a final dissolution of our marriage with no further relief.
10. We each understand that we are both required to appear before the judge to testify to the matters contained in this request.
11. We understand that we each may have legal rights against each other arising out of the marriage and that by signing this request we may be giving up those rights.
12. Neither of us is a member of the military.
13. We ask the court to dissolve our marriage and enforce the marital settlement agreement.

[Signature, Verification, see Captions, Prayers, Etc.]

Sale leaseback agreement template

What is a sale and leaseback agreement. Sales and leaseback agreement template. Example of sale leaseback. Sale leaseback rules.

To access this resource, sign up below or sign up for a free trial without breaking the bank, contact us to get access to this resource and thousands more, sign up for a free hands-on trial. Sales and Leases The Borrower will not, directly or indirectly, authorize or permit any agreement by which the Borrower or any Affiliate of the Borrower sells or transfers property owned by the Borrower. Sales and Leases Debtors directly or indirectly, with any person whose debtor sells or transfers any of his property now owned or hereafter held for the same purpose or purposes as the property sold or transferred. Leases are also sold, which the company will not create or cause, or prevent any guarantor from entering into any sale or lease unless: Sale and Lease is not a party to any loan and does not permit any Subsidiary, directly or indirectly, to enter into any contract, whether actual or personal, used or beneficial in its business, whether acquired now or later, and then rents or leases such property or other property that it intends to use for substantially the same purpose or purposes as the property being sold (A - Sale and Lease Transaction 90 days after the obligor or such Subsidiary has acquired or is completing the construction of such property or equity, any Restricted Subsidiary directly or indirectly enters into any Sale and Lease Transaction; provided that the Issuer or the Restricted Subsidiary may enter into any Sale and Lease Transaction if: The Sale and Lease is contract with any person providing any type of leaseB'um, to access this resource, register below or register to get a free, non-binding test version. Contact us to access these and thousands of other resources by registering for a free, non-binding trial period of law practice. Sales and feedback that the borrower will not conclude any direct or indirect contracts and will not allow any of his subsidiaries to sell or transfer such a property to rent or transfer such real estate at this moment or later or to rent any other property that the borrower or a dependent entity of the borrower basically for the same purpose as the owner of the sold or transferred property he intends to use or later purchased, sell or transfer, and then the borrower then or after this property, part or other property, which the borrower basically intends to use, leased in this the same purpose or purposes as the property sold or transferred. Restrictions on sales and leasing transactions or a guarantee of sales and leasing transactions, unless: a sales and leasing transaction is not a credit party, nor a dependent entity is not authorized directly or indirectly, to accept one contract on the basis of which it sells or transfers ownership, real or personal, used or useful for your activities, now or in the future, and then to rent such a property or other property or lease, which basically has the same purpose or use the same purpose as the property sold or transferred (A \ XE2 \ X90 \ X9C Sales and reimbursement transaction \ XE2 \ X80 \ X9D), with the exception of such sales of investments or fixed assets by a loan subsidiary, which takes place in the amount for cash payment not lower than the current value fully finalized after 90 days from the purchase by the borrower or such a subsidiary of such an investment or Fixed assets. Restrictions on sales and lease transactions that the Issuer will not allow and will not allow any subsidiaries covered by restrictions directly or indirectly. With the proviso that the Issuer or dependent entity may finalize the sales and feedback transaction, if: Sales and feedback, will conclude a contract with the lessee "via" A member of real or personal property sold or transferred by such class member to such person or to any other person that such person has furnished or shall furnish for security or lease of such goods, obligations of such class member. A lease with sale and transfer constitutes an agreement, express or implied, with any person to sell or transfer any property, building or personal, used or useful in his business, whether now held or subsequently acquired, and subsequently leased or leased or leases or List leases the property or any other, even if it intends to use it for substantially the same purposes as the property sold or transferred, unless (a) the sale of such property is not permitted under Article 6.05 and (b) any contractual guarantee to obtain the lease, Synthetic Lease Obligations or Privileges permitted under Sections 6.01 and 6.02 may be. Restrictions on sales and conversion transactions, which the Company will not permit and WLL will not permit any of its Restricted Subsidiaries to enter into a transfer transaction; Provided that the Company or any Guarantor may enter into a sale and transfer transaction if: Restrictions on Sale and Transfer Transactions enter into an agreement with any person pursuant to which the Company or any Restricted Subsidiary acquires any tangible property or the Company or such Restricted Subsidiary company The Company (other than temporary leases, including possible extensions thereof, not exceeding three years and excluding leases between the Company and a Restricted Subsidiary or between Restricted Subsidiaries) that was materially important to either the Company or such Restricted Subsidiary shall sell or transfer to such Person (hereinafter the net proceeds of such sale not equal to at least the fair value (as determined by the board of directors of the Company or such Restricted Subsidiary), as the case may be) of such goods and (a) the Company or such Restricted Subsidiary the company would be entitled to it subject to the provisions of sub-section (1). Subsection 6.2 letter 6.2 (a) (i) or 2). (B) to create a secured mortgage debt for the lease of a substantial real estate without an equal and proportionate collateral loan, or (b) the company must, and in such event, the company undertakes to file an application within 120 days of the effective date of the agreement, the amount of such agreement is equal to the value (as defined) of this property to reduce liabilities (including prepayment of loans in accordance with paragraph 2.6 to the extent that the principal amount of the outstanding prepayment exceeds the reduced liabilities or for repayment or any other retirement debt for borrowed, borrowed, contracted or acquired by a company that is classified as loans or debt financed for a loan, borrowed or acquired by a restricted subsidiary (except cash-financed debt), or closing both transactions held by the Company or a restricted subsidiary). For this purpose, financed debts means any debts or which, under their terms, serve the exclusive option of the debtor or which are extended or renewable, without the need to obtain the consent of the believer until a date later than twelve months from the date of creation of that debt. Restrictions on sale and lease transactions (a) The Company will not directly or indirectly sell, sell or transfer, with the exception of the Company or the Company's limited liability company, the client's property in whole or in part in the intention to withdraw from the lease in the event of termination of the lease by the lessee of the part such real estate; only if: Notwithstanding the foregoing, the Company or any of its Restricted Subsidiaries may sell the Principal Assets (as such a condition, with respect to the Restricted Subsidiary under Section 10.07, it would be entitled to pledge the property on which the debts indebted a sale and rental transaction without the same guarantee and without taking into account other securities or other securities or other securities or other securities (ii) if (a) Net proceeds from such sale and lease transactions are at least the present value (in accordance with a resolution of the board of directors) corresponds to such property and (b) the company matches the amount that corresponds to the network from such sales and leases, the first within 180 Days after such sales and leases on any (or combination) of (i) prepayment or redemption payments located in the securities, (ii) an advance payment or RETT must be applied (except for mandatory withdrawal Preparation or payment of the depreciation fund or the repayment payments) Other debts of the company or its limited subsidiaries (with the exception of debts, the securities or debts are subject to the company or one of its limited subsidiaries) that can mature for more than 12 months His creation or repayment less than 12 months after its foundation, but thanks to its renewable or expanded conditions in the choice of the debtor in relation to this, more than 12 months after its foundation or (iii) purchase, construction, development, expansion or improvement of other goods . Property.