



National Foundation Systems, LLC.
1065 Marsh Court Lane, SC 29464
803-316-2424

I/We (CLIENT) the owner of the premises named below (INSTALLATION ADDRESS)
Do hereby contract with and authorize National Foundation Systems, LLC. (Supplier) to furnish all necessary
material, provide labor and workmanship by a licensed contractor to construct and place the improvements
according to the following terms and conditions on the installation address described below which we warrant are
the record holders of title:

CLIENT'S NAME PHONE DATE

CLIENTS ADDRESS COUNTY CITY STATE ZIP

INSTALLATION ADDRESS COUNTY CITY STATE ZIP

Job description: () Primary Support Columns () Insulated Masonry Perimeter Wall () other
National Foundation Systems will install Foundation Works Foundation System per site specific engineered
drawing. Site specific engineering will be provided at completion of Installation.

In consideration of SUPPLIER'S agreement to provide and arrange for the installation of a permanent foundation
system at the CLIENT'S INSTALLATION ADDRESS, we the CLIENT are owners of the manufactured home at
the above referenced INSTALLATION ADDRESS and agree to pay SUPPLIER the sum of

\$ _____ . (\$ _____)

Payment is due upon the completion of the foundation system installation.

It is understood that the foundation installer is licensed and carries Workman's Compensation and General Liability
insurance and will perform all work in a workmanlike manner.

It is understood that the engineer's certification of compliance with HUD guidelines for a permanent foundation
applies only to the installed foundation system, at the installed address, and does not apply to any attached
structures, additions, or skirting systems.

CLIENT agrees that there is no understanding between the parties verbal or otherwise other than that contained in
this agreement and no other representation; either expressed or implied have been made to the CLIENT by
SUPPLIER, its agents or representatives to induce him/her to execute this agreement. CLIENT further agrees that
SUPPLIER accepts no liability for damage caused by acts of GOD, or improper maintenance or construction defects
leading to floor problems such as squeaks and soft floors.

Verbal conversation or phone calls with any representative or otherwise will not be considered as notification of
cancellation. Under the Mechanic's Lien Law, any contractor, subcontractor, laborer, material man or other person
who helps to improve your property and is not paid for his labor, services or material, has a right to enforce his
claim against your property.

PURCHASER DATE:

SUPPLIER'S AUTHORIZED REPRESENTATIVE DATE: