

Sign post Advertiser Agreement

Garner Property Services, LLC, (GPS) and _____ referred to as the advertiser, do enter into a business relationship as outlined below:

Garner Property Services will:

1. Provide, install & remove sign posts as requested within (2) business days of receiving request. (Excludes Sundays, Holidays & inclement weather)
2. Place sign posts in location per request of advertiser/homeowner. Default location for all installs in front of unit. City ordinances, covenants and safety concerns to be met prior to placement. Any relocation ordered will be charged as a new installation.
3. Repair any damage to pipes or sprinklers as a direct result of post install, provided GPS is notified of damage and given the opportunity to take corrective action. GPS will not be responsible for any damages if not given notice or opportunity to inspect or repair damages. GPS will not be responsible for any third party invoices for labor or materials not ordered by GPS.
4. Take responsibility for any lost or damaged property owned by the advertiser while those items are in the custody of GPS. GPS will not be responsible for advertisers property after installation.
5. Require that all posts, stakes and GPS property be installed/removed by GPS employees only.

Advertiser will:

1. Provide GPS with complete and accurate information for install & removal, including address/lot number, closest cross street and/or accurate directions, phone number for sign and proper billing information.
2. Obtain Owner/Tenant/HOA approvals prior to requesting services from GPS.
3. Assist GPS in recovering signage as necessary due to locked gates, garages, unsupervised pets or other obstacles preventing removal.
4. Reimburse GPS for any lost or damaged posts or stakes at the current cost of said materials.
5. Notify GPS of any damage to property as a direct result of GPS installation immediately upon knowledge of damage.
6. Pay for all services rendered, according to agreed rates, by check. Services to be billed monthly and invoices are due upon receipt.

Please Fax to (509) 783-6477.

Termination Agreement:

This agreement may be cancelled by either party upon 30 day written notice with or without cause. In this event Garner Property Services may, at its sole discretion, recover all of its posts/property at anytime within those 30 days.

Date: _____ Authorized Signature: _____

Company/Advertiser: _____ Email: _____

Billing Address: _____ City _____ Zip _____

Billing phone # _____ Sign # _____