



Robyn Stewart Enterprises

The contractor, Robyn Stewart, shall not be liable, as regards to the completion of the work, for any delay which may be caused by reason or on account of any Act of God, unavoidable accidents, or any other circumstance beyond their control. No such delay shall be deemed a default on the part of the contractor, Robyn Stewart and, in the event of any such delay, the contractor's time limit for performance of the work shall be correspondingly extended.

CONFIDENTIALITY CLAUSE: Robyn Stewart and Robyn Stewart Enterprises guarantees that no client's confidential business information will be used for any other purpose than to further that client's business, nor shall any confidential information be shared or otherwise imparted to any parties without express written and legal consent of the client. If any such breach of trust should occur due to some action taken by Robyn Stewart Enterprises, Robyn Stewart and Robyn Stewart Enterprises would be held liable and responsible under the full penalty of the law.

In the case of any disagreement of services performed or fee paid for such services, both parties shall agree to settle any dispute according to the binding arbitration laws of the State of New York.

This Contract shall be deemed null and void if not signed by both parties within thirty days.

Signed this ____ day of _____, 200__.

Robyn Stewart
Of Robyn Stewart Enterprises

Signed this ____ day of _____, 200__.

Of _____