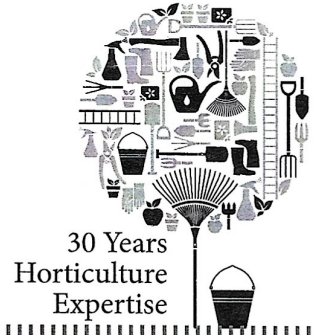


CHIP KENNAUGH CO., LLC

FINE PRUNING OF SMALL TREES & SHRUBS
(206) 487-3830

chipkennaugh@gmail.com
532 N 195th Street, Shoreline, WA 98133
chipkennaugh.com



Proposal for Landscape Pruning

This proposal is made on _____ and remains in effect for 30 days unless revoked before then by Chip Kennaugh Co., LLC ("Company"). When signed by the Customer and Company within 30 days, this Proposal is a contract for the work described below under the terms and conditions provided below and on the back of this page.

Customer Name _____
Address _____
Phone _____
Email _____

Plant Material to be Pruned

Debris will be _____

Pruning consists of selectively removing dead, dying, diseased, interfering, and weak branches.

Cost of work to be performed _____, plus tax.

Customer accepts all terms and conditions of contract, including those on the back of this page. A deposit of 1/2 of contract full amount is due upon acceptance. Remainder is due upon completion of work.

Signed _____ Date _____

Signed _____ Date _____

by Chip Kennaugh, Manager

Additional Terms and Conditions

Trees and other plant life are living, changing organisms affected by factors beyond our control. No guaranty on tree, plant, or general landscaping health or condition, or any other guaranty, is expressed or implied and is disclaimed unless such guaranty is specifically stated in writing by Company. Site inspections do not include internal or structural considerations unless so noted. Unless otherwise specified in writing, tree assessment will not include investigations to determine a tree's structural integrity or stability. When elevated risk conditions in trees are observed and identified by Company and a contract has been signed to proceed with work Company has recommended, Company will make a reasonable effort to proceed with the job promptly. However, Company is not liable for any accident, damage or injury that may occur prior to beginning work. All work will be performed in accordance with current American National Standards Institute (ANSI) Standard Practices for Tree Care Operations known as ANSI A300.

Customer's entry into this contract constitutes a representation and warranty by Customer that the trees and property referenced in this Proposal are either owned by Customer or that Customer has received written permission to work on trees that are not on Customer's property.

Work performed on a time and materials basis will be billed for the time on the job, travel to and from the job, and materials used.

COMPANY'S MAXIMUM LIABILITY IS THE DOLLAR AMOUNT OF THIS CONTRACT, OR FOR ONGOING WORK, THE DOLLAR AMOUNT EQUAL TO THE PREVIOUS TWELVE MONTHS' TOTAL BILLING. Company is not liable or responsible for any underground property, including without limitation irrigation, power, or gas lines, unless Company has been notified in writing by Customer about the existence of such underground property.

For any disputes relating to this contract or the work performed by Company, Customer and Company shall first attempt to resolve such dispute between themselves. If this is not successful, the dispute shall be resolved by arbitration in King County, Washington. AAA arbitration rules shall apply. The arbitrator shall be agreed to by Customer and Company. If Customer and Company fail to agree on an arbitrator, then the arbitrator shall be the Washington Arbitration and Mediation Service. Each side shall pay its own costs and expenses in any arbitration.