Owner or agent authorized to contract on behalf of owner

Date: 7-18-2020

(Herein after referred to as Owner)

AND

| Address of Owner: 3018 BANKINS LAW |
|--------------------------------------|
| Street: 300: 07/17/0//> LAND |
| City, St., Zip: Sizg Ar LAND TX 7437 |
| Work Telephone: |
| Home Telephone: 08 205 2526 |
| Cell Phone: |
| Fax: |
| Email: |

PROCLAMATIONS

Foundation Repair Contractor 4906 Luella • Deer Park, Texas 77536 Phone: 281-479-5247 • Fax: 281-476-4760 slab82@alliedfoundation.net (Herein after referred to as Contractor)

The owner represents that Owner has the legal authority to enter into this agreement and warrants and represents the Owner is the legal owner of the property described in this agreement. In exchange for the Owner's promises and agreements described below, The Contract or agrees to the following:

Inspect and raise to grade or to highest point any area where needed and reinforce beam of home for additional strength; INSTALL DRIVEN CONCRETE PIERS TO POINT OF REFUSAL; STABILIZE AND SECURE THE FOUNDATION AT A FEASIBLE LEVEL USING THE

| OLLOWING NUMBER OF EXTERIOR PIERS (1) (1) (1) this work to be done at the following location: | 2 0/ | | | |
|---|------|--|--|--|
| Street: 31, 12 Bandon's Laur, City Sugarland, State TX & Zip Code | 4KHY | | | |
| Street: 36 18 150 4665 1907 , City 30 6 197 1990 , State 1 ~ & 21p Code | 1,,, | | | |
| | | | | |
| Any work to be performed beyond the scope of the above statement must be in writing and signed by both parties. | | | | |

The agreed estimated price for Contractor services is \$ 47,56,00

pursuant to the proposal provided to Owner when company inspected the property. Owner agrees to pay the agreed price in the following manner:

> at the time work begins and \$ upon completion.

OBSERVATIONS:

CONDITIONS AND TERMS OF THE AGREEMENT

- Pitings will be installed at the location above described and in the manner specified solely by the Contractor.
- Plings will be driven hydraufically to the depth necessary to develop skin inction sufficient to enable the pling to support the foundation, or until the plings encounter rock or other strate capable of supporting the foundation.

 After the plings have been installed and are capable to support the structure, a precast concrete cap will be installed and the jacking or raising continued until, in the sole opinion of the Contractor, further raising will produce or create damage to the foundation or structure.
- The work to be performed under this contract is designed to attempt to return the foundation to as near its original horizontal position as possible.
 - The stabilization or stopping of foundation sattlement can and may reverse the damage stready done to the foundation and structure and can and may create new damage by movement or lack of movement.
 - in performing the foundation repair, the foundation will need to be adjusted to return the foundation to a feasible level. The movement of the foundation frequently causes cracks, separation, and other damages to the structure, the interior, and the exterior, which cannot be avoided. By signing this contract, the Owner represents and warrants that they understand that such items could occur and that the Owner will hold Contractor harmless and indemnify the Contractor if any claims are brought egainst Contractor relating to such items, and that these damages are the sole responsibility of the Owner.
- Owner agroes to furnish all necessary water and electricity during times work is being performed.
- The Contractor has no obligation to repair or to replace any pre-existing damage whether it is exposed, concessed, or buried, to the foundation, structure, floors, plumbing, electrical writing, furniture, floors, plumbing, electrical writing, for personal and present a second present and present a second present a seco property absolutely and regardless of when or where said damage occurs. If damage occurs due to Contractor negligence, Contractor is obligated to make adequate repairs that make the Owner whole again, not now replacement.
- Contractor will repeir any demage to water and gas lines solely and directly caused by Contractor. Pro-existing plumbing of any kind, deteriorated pipes, and any broken plumbing caused by litting and leveling of the foundation will not be repaired by Contractor and are the sole responsibility of the Owner.
- It is understood and agreed that in order to perform the above described work, sheetrock, wallpaper, tile, brick and mortar or other rigid materials may very likely crack. Therefore, Contractor will not be liable for, and the above estimated work does not include, redecorating, repairing, electrical work, or replacement of any materials not specified in this contract. It is also understood and agreed that Contractor will temporarily remove plants and shrubs that obstruct the installation area, to the extent reasonably possible, all plants and shrubs will be replanted; however, Contractor does not guarantee their continued survival.

WARRANTY

- ALLIED FOUNDATION ISSUES A LIFETIME TRANSFERRABLE WARRANTY FOR THE PIERS INSTALLED; ANY NECESSARY ADJUSTMENTS WILL BE DONE AT NO COST TO THE HOMEOWNER. Subject to the below conditions of the warranty. There is no warranty given unless all amounts are paid in full when due and owing. This includes any amounts that may be due and owing under any supplement, addition, or modification of this contract. The lifetime fully transferable warranty is offered by Alked Foundation Specialist and is given as follows:

 - due and owing under any supplement, addition, or modification of this contract. The lifetime fully transferable warranty is offered by Allied Foundation Specialist and is given as follows:

 Regardless of the type of structure, the warranty shall be nutled and void it:

 I. THE STRUCTURE IS ALTERED OR MODIFIED, OR IF ADDITIONS ARE MADE TO IT WHICH WOULD AFFECT LOADS ON THE FOUNDATION, WITHOUT PRIOR WRITTEN APPROVAL OF ALLIED FOUNDATION SPECIALIST;

 II. IF THE FOUNDATION HAS BEEN CONSTRUCTED OF SUBSTANDARD MATERIAL OR IS OF INADEQUATE STRUCTURAL STRENGTH, CONTRACTOR WILL NOTIFY YOU IF THIS CONDITION EXISTS AS SOON AS PRACTICABLE;

 III. THE STRUCTURE SUFFERS FIRE, FLOOD OR STORM DAMAGE TO A SUBSTANTIAL DEGREE WHICH WOULD AFFECT LOADS ON THE FOUNDATION. FLOOD DAMAGE SHALL INCLIDE WATER OR SEWER LEAKS UNDER OR ADJACENT TO THE FOUNDATION;

 IV. THERE IS REPAIR OR WORK DONE TO ANY PIERS ALLIED FOUNDATION SPECIALIST INSTALLED BY ANYONE OTHER THAN ALLIED FOUNDATION SPECIALIST.

 V. CONTRACTOR DOES NOT WARRANT ANY PART OF THE FOUNDATION NOT ADDRESSED BY CONTRACTOR OR PRESENTS AS NORMAL (LEVEL), OWNER ACCEPTS THOSE PARTS OF THE FOUNDATION AS IS AND CONTRACTOR DOES NOT WARRANT ITS FIJILIEP VIABILITY. NOT WARRANT ITS FUTURE VIABILITY.
- NOT WARRANT ITS FUTURE VIABILITY.

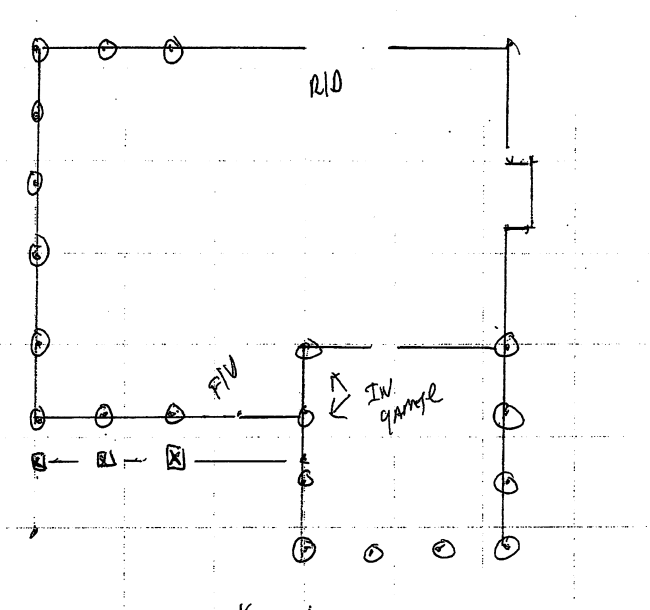
 Any adjustment pursuant to warranty will be made to only the area of the repair outlined by this contract at no expense to the owner of the structure so long as all provisions of the agreement are met. In the event that Allied Foundation Specialist and the owner cannot agree that repairs have been made pursuant to the warranty, the Owner may retain a registered professional civil engineer of Texas engaged solely in the private practice of his profession and is knowledgeable in soils and foundations in the area, and who is acceptable to the contractor and/or Allied Foundation Specialist at the sole expense of the Owner, to act as an arbitrator to effect a binding agreement between the parties.

 This contract will be construed under the laws of the state of Texas, without regard to choice-of-law rules of any jurisdiction. The parties agree to Harris County as jurisdiction.

 Owner also promises to pay court costs and other costs and attorney's fees if this contract is placed in the hands of an attorney to collect or enforce the terms of the contract. Owner will pay the contractor's attorney these expenses on demand at the place for payment or such a place designated. These expenses will become part of this contract and enforceable as sur BY SIGNING BELOW YOU AGREE TO THE TERMS OF THIS AGREEMENT, THAT THEY ARE SATISFACTORY, THAT YOU HAVE READ THIS AGREEMENT, THAT PAYMENT WILL BE AS STATED ABOVE, AND THAT YOU AUTHORIZE CONTRACTOR TO PERFORM WORK SPECIFIED.
- 13.

| IT IS SO AGREED. | Owner (Printed name): | Agent for Allied Foundation Specialists |
|------------------|-----------------------|---|
| • | Signature: | Name: MAY THOUTH |
| | Date signed | Signature: 2/70- |
| • | | |

20 Plans 1,000.00 3 PMDS 4,300.00



ALLIED FOUNDATION SPECIALIST, INC. Allied Plumbing LLC

MPL 1:0 #39026

4995 J. e 19 Ave. + Deer Perk. TA 17756 Ph. 281-479-5247

Fat: 281-476-4760

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3618 BARTONS LAVE Sugar Land TX 77479 CITY ZP -CME a 50**9**43 ≠

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NO. OF PIERS **BREAKOUTS** KEY MAP COST OF JOB CHECK 1

CREDIT CARD Li