### Woods Basement Systems, Inc.

#### LIMITED WARRANTY

GENERAL CONDITIONS OF THE WORK--FOUNDATION VERTICAL STABILIZATION--INWARD WALL MOVEMENT--CRACK REPAIR AND WELLDUCTS

PURPOSE OF THIS CONTRACT—WARRANTY

WALL -- FOUNDATION -- SLAB -- CRACKS: This is a service contract. Woods Basement Systems, Inc. (herein after referred to at times as the "Contractor") is providing a service to the Buyer/Home Owner (herein after at times referred to as "Customer") for one or more of the following purposes:

- i) Installing wall bracing to stabilize the inward movement of a wall.
- ii) Installing a piering system to stabilize the vertical movement of a portion of the foundation of the structure to which piering is applied or to a section of a concrete slab to which piering is applied.
- iii) Addressing wall cracks with a sealant to prevent water from flowing through a crack and onto the floor.
- iv) Installing WellDucts, SunHouses and/or Window Wells with WellDucts assisting the draining of water.

In the course of providing the above installation services various products will be used and installed. The various products are not warranted by Woods Basement Systems, Inc., but the products may have a manufacturer's warranty.

### WALL/FOUNDATION STABILIAZATION/CRACK SEALING /WELL DUCT/WARRANTIES

WALL ANCHORS—Wall anchors are warranted to stop inward movement of the wall stabilized. For the Wall to be considered to be "moving" further inward, horizontal movement must occur in excess of 1/4 inch from the final position of the wall after application of the wall anchors by Woods Basement Systems, Inc. The warranty for the wall anchored will be for the life-of-the-structure from the date the job was completed.

POWERBRACES-- PowerBraces are warranted to stop inward movement of the wall stabilized. For the Wall to be considered to be "moving" further inward, horizontal movement must occur in excess of 1/4 inch from the final position of the wall after application of the wall anchors by Woods Basement Systems, Inc. The warranty for the wall braced will be for 10 years from the date the job was completed.

FOUNDATION/SLAB PIERING--Foundation/slab piering will only remedy the problem of further vertical movement in the area of the foundation/slab piered. For the foundation/slab to be considered to have moved vertically, further downward movement must occur in excess of 1/4 inch from the elevation shot by Woods Basement Systems, Inc., at the conclusion of the installation of the piers. The warranty for the foundation piered will be for the life-of-the-structure from the date the job was completed. The warranty for the slab piered will be for a period of 10 years from the date the job was completed. Stone foundation may require additional charges to prepare a foundation or slab for the piering process. It is the Contractor's major concern to stabilize the affected area against further vertical settlement. The Contractor DOES NOT GUARANTEE to close cracks, render doors and windows operational or move the foundation, walls or slabs back to their original positions. While the Contractor will use its best efforts to address cracks, door and window operation and move walls back into the original position MANY TIMES THE CONSEQUENCES OF SUCH EFFORTS FAR EXCEED THE BENEFITS OF THE RESULTS.

FLEXISPAN/WALL INJECTION--FlexiSpan/Injection wall crack repair systems will only remedy the problem of water passing from the wall crack and leaking onto the floor. The warranty shall be in effect for the lifetime of the structure. The injection warranty DOES NOT APPLY if further wall movement occurs. Beam Pocket injections have NO WARRANTY. SURFACE SEALED cracks have NO WARRANTY.

SUNHOUSE/WINDOW WELLS/WELL DUCTS--WellDucts can help drain water from window wells into a waterproofing system, but they will only handle a small volume of water flow. The warranty of a WellDuct does not include window cavity leakage into the basement and onto the basement floor or the flooding of window well cavities leaking into the basement and onto the floor. SunHouses and Window Wells will not prevent moisture/water from entering into the structure and do not drain to any water proofing system.

CONCEALED STRUCTURAL CONDITION OF BUILDING/CONCEALED SOIL CONDITIONS: At times foundations settling, walls cracking, wall movement, and slab movements and water entering a structure may be the result of a problem(s) or condition(s) that is not readily apparent (concealed site condition) and may require additional diagnosis and planning of a remedy to resolve the problem or condition. Plering, anchors and/or sealant's may fail to correct a problem that is symptomatic of a larger structural condition of the building itself and/or the soil (e.x. plastic soils that expand and contract abnormally with the introduction of water) on which the building sets. At times the larger problem impacting a structure is not known until piering, anchors or sealants fail making necessary a more costly technical investigation of the problem and requiring more costly and extensive repairs. Should a larger, concealed site problem be detected with the structure itself or the soils on which the structure sets Woods Basement Systems, Inc. is not responsible for the failure of its wall anchors, piering and sealants to correct the concealed problem. Concealed structural issues or concealed abnormal soil conditions may require technical expertise outside of the capacity of Woods Basement System, Inc. Nothing in this agreement or in discussions with the Customer shall obligate Woods Basement System, Inc. to resolve the structural condition or the soil condition found.

Woods Basement Systems, Inc. will notify the home owner and/or persons in possession of the structure as soon as the existence of a concealed structural or concealed soils problem is uncovered. Woods Basement Systems, Inc. reserves the right to cease all activities on the premises in the event a concealed structural or soil problem becomes apparent. If Woods Basement Systems, Inc. believes that it can correct or achieve reasonable results by addressing the building structure or soils condition it shall propose an equitable adjustment to its contract price for the additional work to the Home Buyer/Home Owner to do that work. In the event a concealed structural or soil condition is determined to be present and Woods Basement Systems, Inc. cannot remedy the same with its work it reserves the right to terminate this contract and refund to the Customer/Home Owner an equitable portion of the price paid for its work in place.

WARRANTIES—CONTRACT OBLIGATIONS- CONDITION PRECEDENT—PAYMENT OF CONTRACT PRICE: It is a condition precedent to Woods Basement Systems, Inc.'s obligations, duties, responsibilities and warranties under this agreement that the contract price be paid in full. A failure to pay the contract price in full will render null and void any of Woods Basement Systems, Inc.'s obligations, duties, responsibilities and warranties.

RECOMMENDED ANNUAL SERVICE:--ADITIONAL COST: While not mandatory it is recommend that Woods Basement Systems, Inc. service the completed system annually. The cost of annual service is not included in the contract price and is not part of any warranty.

NO REFUND: The cost of special order items permits and engineering reports are non-refundable.

IMMEDIATE NOTICE TO WOODS BASEMENT SYSTEMS, INC.-WATER/UNUSUAL MOISTURE: Buyer/Home Owner agrees to keep areas of work dry and report to the Contractor any water/unusual moisture entering structure that Buyer/Home Owner believes has any connection, in whole or in part, to the wall anchor, crack repair and/or foundation stabilization system installed by the Contractor within 24 hours of the same being discovered. Reports shall be made via telephone to 1-618-344-2288. The Customer will make the premises accessible to Contractor's employees to evaluate the water or unusual moisture condition.

ADDITIONAL UNFORSEEN SITE CONDITIONS: As the work progresses under this agreement Unforeseen Concealed Site Conditions may be encountered that do not involve the structure itself or the soils on which the structure sets. These types of Unforeseen Concealed Site Conditions include, but are not limited to, previously installed piers, construction debris and other man-made or naturally occurring underground obstructions. There may be an additional charge (money due from the Buyer/Home Owner to Woods Basement Systems, Inc. ) to complete the work set out in this agreement based on problems or issues created by the presence of any Unforeseen Concealed Site Conditions. The Customer will be notified of the unforeseen concealed site conditions will not be disturbed any further until the Customer has observed the same. Upon encountering one or more Unforeseen Concealed Site Condition Woods Basement Systems, Inc. may choose to terminate this agreement and/or modify or amend this agreement to reflect the additional time and cost caused by, in whole or in part, by the Unforeseen Concealed Site Conditions.

SLOPE CREEP/SLOPE FAILURE AND/OR MINE SUBSIDENCE: It is possible that the movement and/or other problems with the structure identified herein are the result of Slope Creep, Slope Failure and/or Mine Subsidence. Slope Creep, Slope Failure and Mine Subsidence are conditions that may cause movement and/or damage to a structure. Woods Basement Systems, Inc. will not be responsible for any damages caused, in whole or in part, by Slope Creep, Slope Failure or Mine Subsidence. If in the course of the work by Woods Basement Systems, Inc. it is determined that Slope Creep, Slope Failure and/or Mine Subsidence are present Woods Basement Systems, Inc. has the right to terminate this contract at that point and be paid for work in place. In the event Slope Creep, Slope Failure and Mine Subsidence are identified after Woods Basement Systems, Inc. completes its work Woods Basement Systems, Inc. shall not be responsible for any damages caused by these conditions to the structure or to the work of Woods Basement Systems, Inc. SLOPE CREEP, SLOPE FAILURE AND/OR MINE SUBSIDENCE problems must be identified and addressed by soils or mine subsidence professionals. Once a plan or design can be created by a professional, Woods Basement Systems, Inc. may or may not be able to perform the work needed to correct the conditions of Slope Creep, Slope Failure and Woods Basement Systems, inc. entering into an agreement under which Woods Basement Systems, Inc. would be paid to perform the needed corrective work. Payment for work to correct or address Slope Creep, Sole Failure or Mine Subsidence could be in addition to any money paid for the work described in this agreement.

STONE FOUNDATION: The presence of a stone foundation may require additional work and/or engineering increasing the contract price to prepare the foundation for the piering process. In the event a stone foundation is identified by Woods Basement Systems, Inc.; It will immediately notify the Buyer/Home Owner and an additional charge will be agreed upon by the Buyer/Home Owner and Woods Basement Systems, Inc. to cover the cost of addressing the problems and/or engineering created the by stone foundation. If an agreement cannot be reached between the Contractor and the Buyer/Home Owner the Contractor may terminate this agreement refunding that portion of the contract price paid for work that cannot be put in place as a result of the existence of the stone foundation.

DISCLAIMER OF LIABILITY – NO LIABILITY FOR MOLD, BACTERIA, VIRUSES AND OTHER FUNGI DETECTION, TESTING, INDENTIFICATION, ERADICATION AND OR REMEDIATION AND/OR DIRECT OR CONSEQUENTIAL DAMAGES CAUSED BY MOLD, BACTERIA, VIRUSES AND OTHER FUNGI: Woods Basement Systems, Inc. and the Buyer/Home Owner acknowledge that the structure to be stabilized may have lost its integrity, may be weak, have suffered visible and invisible cracks and that conditions exist or may exist that could or might allow or facilitate the entry, growth and propagation of mold, bacteria, viruses and other fungi in the structure. No structure is free of all molds, bacteria, viruses or fungi as they exist in the general environment inside and outside of buildings. WOODS BASEMENT SYSTEMS, INC. DISCLAIMS ANY AND ALL LIABILITY FOR MOLD, BACTERIA, VIRUSES, OR OTHER FUNGI AND WILL NOT BE RESPONSIBLE FOR DIRECT OR CONSEQUENTIAL DAMAGE ALLEGED TO HAVE BEEN CAUSED BY, IN WHOLE OR IN PART, MOLD, BACTERIA, VIRUSES OR OTHER FUNGI INCLUDING, BUT NOT LIMITED TO, PROPERTY DAMAGE, BODILY INJURY, LOSS OF INCOME, LOSS OF USE, EMOTIONAL DISTRESS; DEATH, LOSS OF VALUE, DIMUNITION OF REAL ESTATE VALUE AND/OR ANY OTHER ADVERSE EFFECTS.

Woods Basement Systems, Inc. does not engage in the mold, bacteria, virus or fungi eradication or remediation business and the Customer will have to seek the advice and services of a mold, bacteria, virus, or fungi remediation contractor in order to address the problem of the mold, bacteria, virus or fungi.

SITE PREPARATION, SITE RESTORATION AND DEBRIS REMOVAL-BUYER/HOMEOWNER RESONSIBLITY: Buyer/Home Owner acknowledges that he, she or the entity owning the structure and the person residing in the structure have been informed that certain site preparation, site restoration and/or debris removal will be required by the work to be performed under this agreement. The work to be performed under this agreement does not include painting, repair of plumbing, finished carpentry, electrical work, other plumbing work, removing or replacing dry-wall, studs, carpeting, floor tile, toilets, doors, or any like work. Customer accepts responsibility for the removing and/or replacing furnaces, air conditioning systems and/or components, water heaters, stairs or other contents or fixtures of the structure. Customer accepts the responsibility for any damages to unmarked utilities, sprinkler systems, sewer lines, fuel lines and pipes in yard, basement or under the basement floor if the same are damaged by the installation and/or repairs. If tack strips are to be installed Woods Basement Systems, inc. recommends that a carpet installer glue them down. Customer will move items 10 feet away from walls and accepts responsibility for damages for any item moved by Woods Basement Systems Inc. The Buyer/Home Owner will insure the contents of the basement during the warranty period.

DISCLAIMER OF CRACKS, WATER SEEPAGE AND OTHER RESULTS OF WORK: The wall anchor system and/or foundation piering system are being installed in a place where the structure or foundation has already lost its integrity and may be weak or cracked, whether currently visible or not. Wall Anchor systems and foundation piering systems involve altering pressures to the structure or foundation at other points any of which may result in cracks in foundation and/or cracks or damage to drywall or finished wall throughout the home. The customer does not hold contractor (Woods Basement Systems, Inc.), responsible for cracks which appear as a result of the application of these systems at the time the systems are installed or subsequent to the installation of the systems. Installation of a wall anchor system and/or piering system, with or without trenching or excavation, can result in a water seepage problem and/or additional cracks. These cracks and water seepage problems or any other

water seepage problems of any kind are not covered by the wall anchor warranty and/or the piering system warranty and may require waterproofing system at additional costs to the Customer. It is Woods Basement Systems, Inc.'s major concern to stabilize the wall and/or foundation against further horizontal movement in the case of a wall anchor and vertical movement in the case of the foundation pier system. We do not guarantee to close cracks, render doors and windows operational, or move back walls to their original.

LIFTING OPERATION: NO WARRANTY OR GUARANTEE: Under the terms of this agreement, the Contractor may attempt to lift a portion of the structure as identified in this agreement. The Contractor cannot warrant or guarantee to lift any portion of the structure in question for the following reasons, among others: 1.) Skin Friction: The soil's tendency to cling to your foundation in its settled position; 2.) Obstructions: Items such as mortar falling behind the veneer physically preventing the wall or chimney from moving back; 3.) Safe Operation Limits of the Equipment: We cannot exceed the safe operation pressures of the hydraulic equipment endangering the safety of our employees; 4.) Brick or Stone Veneer: The veneer of the home is not part of the "structure" we are attempting to lift; it is merely a cosmetic covering, similar to siding. Our lifting operation involves the foundation only. Depending on several building design factors, such as the amount and location of veneer ties and the footing arrangement under the veneer may not move as desired, even if the foundation does. Due to the above factors and others, the possibility of further damages exist when stabilizing only, but potential damages are much greater during a lifting operation. Contractor will use best efforts to perform lifting operations with a minimum of damage to the structure and surrounding property. WE CANNOT BE HELD RESPONSIBLE FOR ANY DIRECT OF CONSEQUENTIAL DAMAGES CAUSED BY THE LIFTING OF STRUCTURE.

DISLCAIMER OF WARRANTY COVERAGE: STABILIZATION SYSTEMS--ALTERATIONS--NO PROTECTION REGADING ANY FORM OF WATER INTRUSION: The warranties herein shall not apply to condensation, or any system that has been altered in any way, water vapor transmission, concrete discoloration from capillary action, shrinkage cracks in new concrete, window well flooding onto the basement floor, water squirting out of the walls over the system, or efflorescence (white powder) on concrete. Contractor cannot be responsible for peeling paint, dust incidental to system installation, plaster coatings on walls or damage to hidden fuel lines or plumbing. Homeowners agree to keep gutters cleaned out and downspouts extended, and run an adequate dehumidifier in the summer to control condensation. Customer will be charged for any service calls not covered by the warranty.

LIMITATION OF LIABILITY: WAIVER OF CONSEQUENTIAL DAMAGES: Woods Basement Systems, Inc., and the (Customer) waive all claims, demands and actions against each other for consequential damages. This mutual waiver includes, but is not limited to, the following damages: 1. Damages incurred by the Owner for rental expenses, for losses of use, income, profit, financing, business and reputation, for loss of personal property interests, structural damages, structural repairs, engineering expenses, additional foundation stabilization and waterproofing work and/or government fines, ordinance violations, and/or all actions by governmental units of any level; 2. Damages incurred by the Contractor for principal office expenses including the compensation of personnel stationed there, for losses of financing, business and reputation, and for loss of profit except anticipated profit arising directly from the Work. This mutual waiver is applicable, without limitation, to all consequential damages that might arise as a result of the termination of the agreement by either party. Nothing contained in this subparagraph shall bar an action for direct damages.

DISCLAIMER: EXPRESS AND IMPLIED WARRANTIES: THE WARRANTY PROVIDED HEREIN IS IN LIEU OF ANY AND ALL OTHER EXPRESS OR IMPLIED WARRANTIES. TO THE EXTENT APPLICABLE, THE IMPLIED WARRANTIES OF FITNESS AND MERCHANTABILITY ARE HEREBY DISCLAIMED ON PRODUCTS PROVIDED. THIS DOCUMENT CONTAINS THE FULL AND COMPLETE AGREEMENT OF THE PARTIES AND ALL PRIOR STATEMENTS, WRITTEN OR ORAL, AND NEGOTIATIONS ARE MERGED HEREIN.

TRANSFER OF WARRANTY: CONDITIONS: Provided a wall anchoring system and/or Foundation stabilization system has not been altered in any respect and/or the integrity of the supporting structural supports for the property have been maintained this Warranty may be transferred to future structure homeowners upon the following being completed: 1.) Written notification of acceptance of risk; and 2.) Written notification of the proposed sale at least 30 days prior to the same.

MECHANICS LIEN: The Buyer/Home Owner shall furnish to the Contractor within 3 days after receipt of a written request, information necessary and relevant for the Contractor to evaluate, give notice of or enforce mechanic's lien rights. Such information shall include a correct statement of the record legal title to the property on which the Project is located, usually referred to as the site and the Owner's interest therein.

FINANCIAL ARRANGEMENTS: The Buyer/Home Owner shall, at the written request of the Contractor, prior to commencement of the Work and thereafter, furnish to the Contractor reasonable evidence that financial arrangements have been made to fulfill the Buyer/Home Owner's obligations under the Contract. Receipt of financial arrangements is a condition precedent to the obligations of the Contractor under this agreement including the applicability of the warranties set out herein.

INFORMATION FROM BUYER/HOME OWNER: Information or services required of the Buyer/Home Owner by the Contract Documents shall be furnished by the Owner with reasonable promptness. Any other information or services relevant to the Contractor's performance of the Work under the Buyer/Home Owner's control shall be furnished by the Buyer/Home Owner after receipt from the Contractor of a written request for such information or services.

MATERIAL AND EQUIPTMENT: The Contractor warrants to the Owner that materials and equipment furnished under the Contract will be of good quality and new unless otherwise required or permitted by the Contract Documents, that the Work will be free from defects not inherent in the quality required or permitted, and that the Work will conform to the requirements of the Contract Documents. Work not conforming to these requirements may be considered defective. The Contractor's warranty excludes remedy for damage or defect caused by abuse, modifications not executed by the Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear and normal usage.

ACCESS TO SITE AND SAFETY: The Buyer/Home Owner shall restrict and prevent anyone (other than contractor's employees) from entering on the work site and/or having contact with the Contractors materials and equipment.

CHANGE ORDERS/ADDITIONAL WORK: Changes in the work and/or additions to the work may be agreed upon by the Buyer/Home Owners representative and the Contractor. Any change shall be reduced to writing reflecting changes in time and cost of the work. Contractor shall have no duty or obligation to make any changes in the work or accept any additions to the work. Proof of the Buyer/Home Owner's financial ability to pay for any change or addition to the work is a condition precedent to the Contractor agreeing to any change or addition to the work and undertaking and completing the changes and/or additions to the work.

FORCE MAJEURE: The Contractor shall not be responsible for forces beyond the Contractor's control including, but not limited to, fire, theft, vandalism, riot, labor stoppages, wind storm, inclement weather, tornado, ice storms, changes in government (any level) statutes and regulations impacting the work, work permits and licensing.

MEDIATION: Any dispute between the parties to this agreement must be mediated prior to litigation. Mediations will take place pursuant to the terms and conditions of the Illinois Uniform Mediation Act. Request for mediation shall be filed in writing with the other party to the Contract and the parties shall use best reasonable efforts to conclude Mediation with 90 days of notice of the same.

HAZARDOUS MATERIALS, WASTE OR OTHER SUBSTANCES: If during the course of the work any type of hazardous material, waste or other substance is contacted or found the Contractor shall have the right to demand that the Buyer/Home Owner remediate at his/her cost any such conditions before proceeding further with the work under this agreement or to terminate this agreement and receive reasonable compensation for the work in place. If, without negligence on the part of the Contractor, the Contractor is held liable for the cost of remediation of a hazardous material, waste or substance solely by reason of performing Work as required by the Contract Documents, the Buyer/Home Owner shall indemnify the Contractor for all cost and expense thereby incurred.

PROPERTY INSURANCE: The Buyer/Home Owners representative agrees to maintain property insurance during the course of the work covering the existing structure and all proposed additions, changes and modifications to be made by this Contractor.

TERMINATION OF THIS AGREEMENT: The Contractor has the right to terminate this agreement with or without cause at any time upon 48 hours written notice to the home owner at the address of the work. Upon notice of termination the Contractor shall receive reasonable compensation for the work performed to the date of termination including, but not limited to, the costs of materials, the cost of equipment and the cost of labor to the point of termination.

WORKMANSHIP: Under this agreement all work shall be performed in a workman like manner using standard accepted techniques and shall use general accepted materials.

TIME TO CORRECT OR REPAIR: The Contractor shall have 60 days from the date of notification to correct any problem and shall be given full access to the property and their work during that time period.



Our Family Serving Yours

Prepared by:

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Woods Basement Systems, Inc. www.woodsbasementsystems.com

O (800) 388-9326 F (618) 381-7544

Prepared on: 5-22-23

Prepared for:

Stuart Taylor stuarttaylor84@gmail.com C 6362932771

Proposal

Job location:

7331 Chamberlain St Louis, MO 63130

# **Project Summary**

My Basement	\$2,606.75
Total Investment	\$2,606.75
Total Contract Price \$2	2,606.75
Deposit Required - 30%	\$782.03
Deposit Paid	\$782.03
Amount Due Upon Installation \$	1,824.72

## **Customer Consent**

Any alteration from the above specifications and corresponding price adjustment (if necessary) will be made only at the Customer's request or approval. Completing the work in this Proposal at the time scheduled is contingent upon accidents or delays beyond our control. This Proposal is based primarily on the Customer's description of the problem. This Proposal may be withdrawn if not accepted



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Prepared by:

Woods Basement Systems, Inc. www.woodsbasementsystems.com O (800) 388-9326

F (618) 381-7544

Prepared on:

Prepared for:

Job location: 7331 Chamberlain St Louis, MO 63130 Proposal

Prepare

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My Basement		
Total Investment		
<b>Total Contract P</b>	rice	5
Deposit Required - 30%		
Deposit Paid		
Amount Due Up	on Installation	

## **Customer Consent**

Any alteration from the above specifications and corresponding price adjustment (if necessary) will be made only at the Customer's request or approval. Completing the work in this Proposal at the time scheduled is contingent upon accidents or delays beyond our control. This Proposal is based primarily on the Customer's description of the problem. This Proposal may be withdrawn if not accepted by the Customer within 30 days.

<b>Contractor Signature</b>	Date	

Acceptance of Contract—I am/we are aware of and agree to the contents of this Proposal, the attached Job Detail sheet(s), and the attached Limited Warranty, (together, the "Contract"). You are authorized to do the work as specified in the Contract. I/we will make the payment set forth in this Contract at the time it is due. I/we will pay your service charge of 1-1/3% per month (16% per annum) if my/our account is 30 days or more past due, plus your attorney's fees and costs to collect and enforce this Contract.

YOU, THE CONSUMER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY

AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT.

The customer acknowledges that it may be necessary to split the contract into multiple projects. In these cases, separate invoices will be created and payment will be due upon completion of each project.

Customer Signature

Customer has received and understands notice of right to cancel form.

Deposits are non-refundable after 3-day right to cancel period.



# **Notice of Right to Cancel**

You are entering into a contract. You, the consumer, may cancel this transaction at any time prior to midnight of the third business day after the date of this transaction.

### **How to Cancel**

If you decide to cancel this transaction, you may do so by notifying us in writing at:

### **Woods Basement Systems, Inc.**

O (800) 388-9326

F (618) 381-7544

www.woodsbasementsystems.com

524 Vandalia

Collinsville, IL 62234

You may use any written statement that is signed and dated by you and states your intentions to cancel, or you may use this notice by dating and signing below. Keep one copy of the notice because it contains important information about your rights.

i wish to tanter.	
Owner's Signature	Date
•	
Owner's Signature	Date
The undersigned acknowledges receipt of the	two copies of the Notice of Right to Cancel.
Owner's Signature	Date
Owner's Signature	Date