

PURCHASE ORDER



elegant addition
hardware & bath fixtures

104 W. 12th St. / Suite A
Houston, TX 77008
PH: 713.522.0088
FAX: 713.522.5407

DATE ISSUED:

ESTIMATE NO.

CLIENT ID NO.	<input type="text"/>	JOB NO.	<input type="text"/>
ADDRESS: <input type="text"/>			
<input type="text"/>			
PHONE NO.	<input type="text"/>		
LOT:	<input type="text"/>	BLOCK NO.	<input type="text"/>
SUBDIVISION: <input type="text"/>			

ATTACHED:



ESTIMATE(S)



PLANS & SPECS



REVISIONS

DESCRIPTION	AMOUNT
<input type="checkbox"/> Plumbing	\$ <input type="text"/>
<input type="checkbox"/> Hardware	\$ <input type="text"/>
<input type="checkbox"/> Accessories	\$ <input type="text"/>
Commencement of work constitutes the acceptance of the attached terms and conditions of this purchase order.	
TOTAL	\$ <input type="text"/>

Purchaser Signature:

By:

Date:

Terms and Conditions

Thank you for your consideration of purchasing products and related products, ("Products"), from 110 ARNOLD LLC dba **ELEGANT ADDITIONS**. ("HEREIN KNOWN AS ELEGANT ADDITIONS" or "we"). **These Terms and Conditions apply** to the sale of all ELEGANT ADDITIONS products. Your execution of this purchase order is your agreement to follow these Terms and Conditions & have them apply to you. We reserve the right to update or change these Terms and Conditions for future purchases at any time, without prior notice.

QUOTED: The price quoted on all proposals is good for the period indicated on the quote. The price for your purchase is shown on the front of your Quote and is good for 15 days from the date of issuance.

PRICE: Pricing is subject to increase if the executed purchase order is not returned within 10 business days from date of issuance.

DEPOSIT: A 65% deposit is required to initiate all orders. Pre-payment in full is required on all orders of \$5,000 or less. Once payment has been received, project purchase orders will be placed. See Payment section below for additional information.

PAYMENT: As the product is received it will be invoiced against the deposit and copies of the invoice will be sent to the client. Once the deposit for account holders has been depleted and an additional product is received it will be charged to the client's account and an invoice sent. Invoices are to be paid consistent with client terms (Net - 15). As the product is received for non- account holders it will be invoiced against the deposit and copies of the invoice will be sent. Once the deposit for non-account holders is depleted an invoice for the remaining balance of the order will be sent. Payment of the additional funds is required to complete the ordering process. Drop shipments must be paid in full at the time the purchase order is placed either as a charge against the deposit or the account holder's account.

TAXES: Clients that have a valid resale certificate on file with Elegant Additions will be responsible for the calculation and payment in full of all applicable sales or other taxes when due. If there is no resale certificate on file with Elegant Additions all orders will include applicable sales tax.

RETURN OF DEPOSITS: In the event a return of deposit is requested, it shall be returned: 1) less 25% as consideration for time spent as payment for consultation; or 2) less 25% for consultation, and the cost of any product purchased and received, **or the cost of any Purchase Orders which have been issued and cannot be canceled.** "Cost" shall mean the amount listed on the approved Order.

ACCEPTANCE: You must inspect the products at the time of delivery and notify the carrier immediately of any damage, which should be noted on the bill of lading. If the shipment does not conform to the packing list, you must notify ELEGANT ADDITIONS by facsimile or email to ELEGANT ADDITIONS Houston, Texas location, within 24 hours of delivery. If neither of the foregoing steps are taken, the shipment will be deemed to have been accepted by you.

SHIPMENT; RISK OF LOSS: We will arrange to have your order shipped by common carrier to the address you specify, the costs of which are included in your invoice for you to pay. All shipments are free on board (F.O.B.) Houston, Texas, and all risk of loss and title transfers from ELEGANT ADDITIONS to you upon delivery of the goods to the Project Address and/or specified delivery location. The filing of a claim for products damaged in transit from the ELEGANT ADDITIONS facility to the customer shall be the responsibility of ELEGANT ADDITIONS, subject to the following steps taken by you (receiver): Immediately notify ELEGANT ADDITIONS of the damage via email and include photos of the apparent damage. Note the damage on the delivery documents. In the case of hidden damage, ELEGANT ADDITIONS must be notified within 24 hours of delivery. **In the case of "drop-shipped" products,** ELEGANT ADDITIONS must be notified immediately if: (1) Customer rejects the goods for damages that are visible at time of delivery; or (2) The product damage is found within 24 hours of delivery. If none of these steps are taken, the shipment will be deemed as having been accepted. In the circumstance where Customer or its representative takes delivery of their product from the showroom; the Customer accepts responsibility for the **condition of the product. ALL DELIVERIES ARE TO "CURB ONLY".**

DELIVERY SCHEDULE; STORAGE FEE: The project builder or representative will be notified when the approved order(s) has been substantially received at Elegant Additions or its approved representative. Substantially completed orders can be held for up to 60 calendar days at our approved facility. After the 60-day period the order(s) must be accepted for delivery or alternative storage arrangements must be made. All items must be paid for and delivered on or before the conclusion of the afore-referenced 60-day storage period. Elegant Additions reserves the right to return orders or substantially completed orders not picked up or delivered after the 60-day period. If returned, it will be subject to a 30% restock charge and return shipping costs. Delivery dates are estimates and Elegant Additions will not be responsible for shipment delays and any direct or consequential costs or damages caused by the carrier, your inability to accept the goods on the delivery date or other causes beyond our control (force majeure). Should you not accept delivery on the date agreed upon with the shipping company you will be subject to all applicable redelivery charges, storage fees and charges incurred for the cancelled delivery.

RETURNS: Return of product(s) to us is subject to the return guidelines established by each manufacturer. Generally, the guidelines in part provide that all products must be: (1) returned in their original container; (2) be complete; (3) be in a salable condition; (4) not been installed; and (5) returned in the manufacturer's specified time frame that is tied to the date of delivery. No items considered to be custom items or modified products by customer may be returned. Returned items are subject to a re-stocking fee and return shipping cost. Said charges **are based on each manufacturer's guidelines. Items that are claimed to be defective are subject to the manufacturer's physical inspection. If the product is deemed to be defective, the manufacturer** retains the right to repair or replace it. In the event a refund is warranted, the refund payments will be made in the same method you used to pay for the order, within 30 days of the return – subject to verification of the preceding conditions.

INSTALLATION; PRODUCT STORAGE: You are responsible for ensuring the proper installation of the Product, as well as the storage conditions, to avoid damage to the Products. ELEGANT ADDITIONS EXPRESSLY DISCLAIMS ANY RESPONSIBILITY FOR PROBLEMS DUE TO STORAGE CONDITIONS OR IMPROPER INSTALLATION. IF YOU HAVE ANY QUESTIONS REGARDING EITHER INSTALLATION OR STORAGE OF THE PRODUCT, PLEASE CONTACT ELEGANT ADDITIONS IMMEDIATELY WITH REGARDS YOUR QUESTIONS IN THE HANDLING OF THE PRODUCTS.

WARRANTY; DISCLAIMER: A Standard Limited Manufacturer Warranty applies only to the original purchaser and is subject to the limitations described in the Standard Limited Warranty provided by the manufacturer. Standard Limited Warranty is defined as products will be free from defects in material and workmanship and the warranty, unless otherwise specified, extends one year from the date of manufacturing of said products. ELEGANT

ELEGANT ADDITIONS PROVIDES NO OTHER WARRANTY, EXPRESS OR IMPLIED. ELEGANT ADDITIONS DISCLAIMS ALL OTHER WARRANTIES, EXPRESS AND IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. WARRANTIES, IF ANY, ARE SUPPLIED BY THE MANUFACTURER ONLY.

SAMPLES: If we provide you with one or more samples, they represent the general quality of the ELEGANT ADDITIONS product you can expect. Therefore, the sample is not a warranty or representation, and is not a "sale by sample."

BROCHURES: Information contained on our website or in manufacturer brochures is general Information only and is not part of any offer or binding upon us. ELEGANT ADDITIONS may change its website at any time without notice.

CONFLICTING DOCUMENTS OR TERMS: These Terms and Conditions apply to this purchase and may not be modified or amended except in writing by ELEGANT ADDITIONS. Any additional or contrary terms proposed by you or contained in any other documentation are expressly rejected.

SEVERABILITY: If any of these Terms and Conditions are determined to be invalid or unenforceable by a court with jurisdiction, then such term will be modified or deleted to the extent necessary to make it enforceable, and the remaining Terms and Conditions will continue in full effect.

GOVERNING LAW: Your purchase and these Terms and Conditions will be governed solely by the laws of the State of Texas, with venue existing in Houston, Harris County Texas; without application of conflict of laws principles.

TIME FOR BRINGING CLAIM: Any dispute arising out of the purchase of ELEGANT ADDITIONS products must be brought within 1 year after the claim arises and can be resolved only by mandatory mediation. YOU EXPRESSLY WAIVE THE RIGHT TO TRIAL BY JURY AND TO ANY OTHER MANNER OF DISPUTE RESOLUTION IN ANY OTHER FORUM.

INITIALS:

Rev: 9/11/21
3.1.23
5.1.23
12/1/23

