



# True Landscaping, LLC

808 Lyndon Lane | Suite 204 | Louisville, KY 40222  
(502)-515-5690 | admin@true-landscaping.com | true-landscaping.com

RECIPIENT:

## Anchorage Public School

11400 Ridge Road  
Anchorage, Kentucky 40223

### Quote #39

Sent on Nov 18, 2025

**Total** **\$21,507.40**

Product/Service	Description	Qty.	Unit Price	Total
Lawn Mowing Service	Weekly lawn mowing including trimming, edging, and blowing off clippings.	30	\$330.00	\$9,900.00
Spring Clean Up & Mulch	Includes labor to clean up landscape beds, trimming of shrubs, edging of beds, and debris haul off. Includes Installation of premium brown mulch.	1	\$5,500.00	\$5,500.00
Turf Fertilizer and Weed Control Program	Annual program consisting of multiple treatments throughout the year for all turf areas. Including pre-emergent, post-emergent, and fertilization to maintain lawn health and control weeds.	5	\$400.00	\$2,000.00
Pre School Touch Up	Early August landscape touch up. Includes any trimming and fluffing of mulch and mulch touch ups prior to school start date.	1	\$850.00	\$850.00
Fall Clean Up	Shrub pruning, leaf removal, and debris haul off.	1	\$2,040.00	\$2,040.00
Leaf Removal Services	Optional Additional Leaf Removal \$1700	1	\$0.00	\$0.00
Snow Removal	<p>*Billed on occurrence*</p> <p>Salting Services: \$425 per load of salt \$35 per bag of ice melt for sidewalks \$75 per truck</p> <p>Plowing Services: \$175 per plow per hour \$65 per shovel per hour</p>	1	\$0.00	\$0.00
			<b>Subtotal</b>	\$20,290.00
			<b>KY (6.0%)</b>	\$1,217.40
			<b>Total</b>	<b>\$21,507.40</b>



# True Landscaping, LLC

808 Lyndon Lane | Suite 204 | Louisville, KY 40222  
(502)-515-5690 | admin@true-landscaping.com | true-landscaping.com

This agreement shall begin on January 1st, 2026.

THIS SERVICE PROVIDER AGREEMENT (the "Agreement") is made and entered into upon the acceptance by you, the Client, and TRUE LANDSCAPING, LLC (referred to as "True Landscaping"), a Kentucky limited liability company located at 808 Lyndon Lane, Suite 204, Louisville, KY 40222.

## 1. Scope of Services

- a. The Scope of Services shall be those services outlined herewithin.
- b. True Landscaping shall perform its duties and responsibilities under this agreement to the best of its ability, in a diligent, timely, and professional manner, in accordance with performance standards generally prevailing in the industry.

## 2. Term

a. The term of this Agreement shall commence on the effective date displayed in the notes section herewithin or any other agreed-upon date between True Landscaping and the Client and shall continue for twelve months. Upon expiration of the initial term of this Agreement, it will auto-renew and remain in effect for 1 year. Any cancellation must be provided within 60 days of the expiration of the contract.

## 3. Payment

- a. For providing services, the Client agrees to pay True Landscaping the fees outlined in the Agreement.
- b. True Landscaping shall invoice the Client for Services completed in accordance with the fees outlined above. Payment shall be as follows:  
oInvoiced equal installments, billed monthly

## 4. Payment Terms

a. Full payment is expected upon completion of work and receipt of the invoice. The Client agrees to pay interest at the rate of 1.5% per month (18% annually) from the invoice date on all sums or late charges not paid within 30 days of the invoice date. The Client agrees to pay all collection fees on this account, including reasonable attorney fees. For any invoice not paid within 30 days, the client shall be in default of this agreement.

b. True Landscaping may terminate this agreement at any time if the Client is in payment default. If True Landscaping hires counsel to collect any overdue bill, True Landscaping shall be entitled to reasonable attorney's fees.

## 5. Cancellation by Either Party

a. Either party may cancel this agreement upon 60 days written notice. If True Landscaping cannot correct any deficiencies in the services provided under this agreement within 30 days after written notice by the Client, this agreement will become null, and void and all services rendered will become due and payable within the terms of this agreement. All correspondence must be sent to this office via certified mail/return receipt requested. See below for the appropriate office address.

## 6. Advance Notice

a. True Landscaping requires 48-hour notice of any changes to the Client's weekly scheduled services for any reason.

## 7. Fuel Surcharge

a. At any time during the term of this Agreement, should the average retail price of fuel in the local area exceed \$4.00 per gallon for more than 15 consecutive days, True Landscaping shall be entitled to levy a fuel surcharge as follows on that month's invoice.

o\$4.01-\$4.51 – 1.5% increase

o\$4.52-\$5.02 – 3.0% increase

o\$5.03-\$5.53 – 4.5% increase

## 8. Irrigation

a. All reasonable care will be taken to avoid damage to irrigation heads and lines; however, True Landscaping cannot be responsible for items that are not visible or appropriately marked. Proper marking of irrigation heads and lines shall be the Client's responsibility.

## 9. Insurance & Indemnification

a. True Landscaping shall at all times carry and maintain, at True Landscaping's sole expense, (a) workers' compensation insurance covering all of its employees in the amount required by law, and (b) liability insurance for personal injury and property damage in the amount of \$2,000,000. True Landscaping shall maintain all the foregoing insurance coverage in full during the entire term of this Agreement and shall provide a certificate of insurance to the client upon request.

b. To the extent permitted by law, True Landscaping shall fully protect, indemnify, and save harmless and defend the Client and each owner or tenant in the property, and their respective members, managers, shareholders, directors, officers, employees, independent contractors, agents, and affiliates, from and against any and all losses, costs, damages, injuries, liabilities, liens, demands or penalties of every nature whatsoever, including court costs and reasonable attorney fees, arising out of claims by third parties and resulting from True Landscaping's performance of services.

c. To the extent permitted by law, the Client shall fully protect, indemnify, and save harmless and defend the Client and each owner or tenant in the property, and their respective members, managers, shareholders, directors, officers, employees, independent contractors, agents, and affiliates, from and against any and all losses, costs, damages, injuries, liabilities, liens,



# True Landscaping, LLC

808 Lyndon Lane | Suite 204 | Louisville, KY 40222  
(502)-515-5690 | admin@true-landscaping.com | true-landscaping.com

demands or penalties of every nature whatsoever, including court costs and reasonable attorney fees, arising out of defective condition of the common areas of the Property that causes injury to any personnel of True Landscaping or its subcontractors or causes damage to any trucks or other equipment of True Landscaping or its subcontractors.

## 10. Binding Effect

a. The terms, conditions, and provisions of this Agreement shall be legally binding upon and insure to the benefit of and be enforceable by each of the parties hereto and their respective successors and assigns.

## 11. Inspection/Defects

a. If the Client discovers any deficiency or defect in the performance of the Services or any breach of this Agreement by True Landscaping, the Client shall give True Landscaping written notice within ten (10) calendar days of the occurrence of such deficiency or defect or breach. Failure by the Client to provide notice shall serve as a waiver of such deficiency, defect, or breach. If the Client discovers a hazardous condition that may result in personal injury or property damage, the Client shall immediately take reasonable measures to prevent such injury or damage and shall notify True Landscaping of such condition.

## 12. Conflicts and Amendments

a. Should there be a conflict between this Agreement and any exhibits attached hereto, this Agreement shall control. This Agreement may be amended only by a written agreement signed by the Client and True Landscaping, and no action or inaction shall be deemed a waiver of or amendment to any of the terms hereof.

## 13. Severability

a. If any of the provisions in this Agreement are held to be unenforceable, the remaining provisions in this Agreement shall remain in full force and effect.

## 14. Warranty

a. All Services and materials are guaranteed to be as specified. All Services shall be completed in a workmanlike manner in accordance with standard practices. True Landscaping will, at no cost or expense to the Client, correct any defect in workmanship or material that may have occurred. The foregoing is True Landscaping's sole warranty. All other warranties, expressed or implied, including any warranty of merchantability and warranty of fitness for purpose, are excluded. The Client's exclusive remedy shall be for correction of any defect in workmanship and materials, as set forth above. In no event shall the Client be entitled to consequential, punitive, or special damages, regardless of whether the claim is based on warranty, contract, tort, or otherwise.

## 15. Arbitration, Choice of Law and Venue

a. This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Kentucky. At the option of True Landscaping, all disputes between the Client and True Landscaping shall be resolved by arbitration in accordance with the Construction Industry Arbitration Rules and Mediation Procedures of the American Arbitration Association, with such arbitration held in Louisville, Kentucky. No other party may be joined to the arbitration proceeding without the consent of True Landscaping. If True Landscaping does not choose resolution by arbitration, the exclusive venue shall be in the Courts of Jefferson County in the state of Kentucky, or in the federal court encompassing said county. If such a dispute is resolved in court rather than arbitration, the Client and True Landscaping consent to jurisdiction of said courts.

## NOTICE TO CLIENT:

THIS AGREEMENT CONTAINS A BINDING ARBITRATION PROVISION, WHICH MAY BE ENFORCED BY THE PARTIES.

IN WITNESS WHEREOF, the parties hereto have caused this service agreement to be executed by their authorized representatives as of the date set forth above.