

Dawn's Threads

9629 SE 4th St Midwest City, OK 73130

Dawnsthreads@gmail.com

Longarm Quilting Agreement

Customer Name:		Date:
Customer Address:		
City:	State:	Zip Code:
Phone:	Email:	
·	g designs with Dawn Shephei my quilt as described below:	d, and we have agreed on a plan for
I make the following ch	oice:	
\$ per sq	uare inch.	nt my quilt. For this, I will be charged ny quilt as described below at \$
Description of Worl	c:	

I trust that Dawn Shepherd will do her very best work on my quilt. I will not hold her responsible for any damage that may come to my quilt during shipping. If I am not happy with the quilting on my quilt, I understand that Dawn Shepherd will not refund the cost of materials, shipping, or labor used in making the quilt top or the cost of batting or backing.

Dawn Shepherd and I have discussed the costs of quilting my quilt. My quilt size is

x for a total of square inches, and I will be charged per square inch
based on my choices above. In addition to this, I will be charged a \$25 loading fee.
I will allow Dawn Shepherd to post photos of my quilt on social media and other places, crediting me with the piecing of the top
I will allow Dawn Shepherd to post photos of my quilt on social media and other placescrediting me with the top piecing, but only after this date
I do not allow Dawn Shepherd to post photos of my quilt on social media or other places.
I would like to purchase batting for my quilt at \$14 per square yard for 80/20 cotton batting.
Provided backing must be 4" wider than the quilt on all sides. Backing at batting will be trimmedoff the quilt when quilting is complete and will not be returned to the customer.
I will be invoiced for the total amount of the quilting with a 50% deposit due before any work will be started, and the balance is due when I pick up the quilt
Payment Information:
Cash
Check/Money Order made payable to Dawn's Threads
PayPal ID: paypal.me/dawnsthreads
Enclose order form and minimum down payment with your T-Shirts (after contacting us) and mail to the address above. You will be emailed when the order arrives.
Signature:

- By signing below, I agree to abide by the terms of this contract. Any changes or additions
 after the date of signing may incur additional charges and affect the delivery date of
 finished quilts. Any changes to this agreement must be made in writing.
- In no event shall either party be liable to the other party for any punitive, indirect, special, incidental, or consequential damages (including lost revenue, lost profits, or lost saving) however caused and under any theory even if it had notice of the possibility of such damages.
- Neither party shall be in default nor liable to the other for any failure to perform directly caused by events beyond that Party's reasonable control, such as acts of nature, labor strikes, war, insurrections, and unusually severe weather, provided that affected Party notifies the other party within ten (10) days of the occurrence. Such an event is an excusable delay. The Party affected by an excusable delay shall take all reasonable steps to perform despite the delay.
- To the extent not preempted by federal law, the provisions of this Agreement shall be construed and enforced by the State of Oklahoma, notwithstanding any choice of law or conflicts of law principles to the contrary.
- In case anyone or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provisions of this Agreement. This Agreement shall be construed as if such invalid, illegal, or unenforceable provision had not been contained herein. Upon such determination that any term or other provision is invalid, illegal, or unenforceable, the court or other tribunal making such determination is authorized and instructed to modify this Agreement so as to affect the original intent of the parties as closely as possible so that the transaction contemplated herein is consummated as originally contemplated to the fullest extent possible.
- If any legal proceeding is brought for the enforcement of this Agreement, or because of an alleged breach, default or misrepresentation, or other dispute concerning this Agreement, the successful or prevailing party shall be entitled to recover reasonable attorney's fees and court costs incurred in connection with such legal proceeding. The term "prevailing party" shall mean the Party that is entitled to recover its costs in the proceeding under applicable law or the party designated as such by the court.

In Witness Whereof, the Parties hereto have executed this Agreement on the date below.

Seller of Goods or services:

Date:

_____ Date: _____

Buyer