CLEANING H@RIZON

By approving the quote, you, referred to as the "Client," are acknowledging and accepting the terms and conditions outlined in this Residential Cleaning Contract (the "Contract"), entered with Cleaning Horizon, hereinafter referred to as the "Service Provider."

Services:

Cleaning Horizon agrees to provide one month of free residential cleaning services to the Client, commencing on the date of approval of the quote.

Following the free month, the Client may choose to continue receiving residential cleaning services for the subsequent 6 months.

Payment Terms:

Payments for the services are due and will be automatically charged after each service on the card on file.

Promotion:

The first month of residential cleaning services will be provided to the Client free of charge. The Client is not required to make any payment for the first month of services. Starting from the second month, the Client agrees to pay the agreed-upon monthly fee for the remaining 6 months.

Conditions of the Home:

The initial price assumes that the condition of the home is as described by the Client. If the condition of the home is significantly different, Cleaning Horizon reserves the right to adjust the initial price accordingly and will inform the Client prior to commencing the first cleaning.

Client Satisfaction:

If the Client is not satisfied after the initial free cleaning and decides not to continue with the 6month service, the Client can pay for the initial cleaning and cancel the next 6 months.

Termination:

The Client may terminate the cleaning services at any time, but they will need to pay for the initial free cleaning.

Access to the Home:

The Client agrees to provide necessary access to Cleaning Horizon's personnel during scheduled cleaning appointments.

Liability:

Cleaning Horizon shall not be held liable for any damage or loss caused by the Client's failure to secure valuable items.

Communication:

CLEANING H

All communication and notices between the Parties shall be in writing.

Governing Law:

This Contract shall be governed by and construed in accordance with the laws of the province of British Columbia, Canada. Any disputes arising under or in connection with this Contract shall be subject to the exclusive jurisdiction of the courts of British Columbia.

This clause makes it clear that any legal matters related to the contract will be subject to the laws of British Columbia and that any legal disputes will be resolved in the courts of that province.

