

# POSH YARD GREETINGS AGREEMENT

THIS AGREEMENT dated \_\_\_\_\_, is between Ashley Warrington, dba Posh Yard Greetings (“Posh”) and \_\_\_\_\_ (“Customer”), who agree as follows:

1. Services To Be Provided. Posh agrees to install the yard greeting display requested by Customer (“Greeting Display”) at the Customer’s residence located at \_\_\_\_\_

and to remove the Greeting Display on or before the “Removal Date” described in Paragraph 2. The greeting to be displayed shall read as follows: \_\_\_\_\_

2. Placement and Removal. Posh will install the Greeting Display on \_\_\_\_\_ (“Installation Date”) and remove the Display by not later than \_\_\_\_\_ (“Removal Date”). Placement of the Greeting Display shall be in the following location at Customer’s residence: \_\_\_\_\_

3. Payment by Customer; Cancellation. Customer agrees to pay Posh the total sum of \$ \_\_\_\_\_ for the services to be provided by Posh under this Agreement. Payment shall be made upon the signing of the Agreement by both Posh and Customer. Customer may cancel this Agreement and receive a full refund by notifying Posh in writing not later than 48 hours before the Installation Date. Customer agrees to pay a processing fee of \$25.00 if Customer cancels within 48 hours of the Installation Date. Customer may not cancel once the Greeting Display has been installed.

4. Greeting Display. The Greeting Display letters and/or signs and any materials used in connection with the display are and at all times shall remain the sole property of Posh. Customer agrees to reimburse Posh for any loss or damage to or destruction of the Greeting Display caused by the negligence or willful acts of Customer or any family members or invitees of Customer. Customer agrees not to remove or alter the placement of the Greeting Display or permit anyone else to do so.

5. Waiver and Indemnity. Customer waives any and all rights and claims against Posh that may arise in favor of Customer in connection with the performance by Posh of its obligations under this Agreement, including injury to any person and damage to Customer’s property. Further, Customer agrees to indemnify and hold Posh free and harmless from and against all claims, liability and causes of action (including attorney’s fees) that may be incurred or asserted by any third person arising out of or relating to the presence of the Greeting Display on Customer’s property, including personal injury to any such third person and/or damage to such third person’s property.

6. Complete Agreement. Customer and Posh agree that this Agreement sets forth the entire agreement between the parties and that there are no other agreements of any kind or nature between Customer and Posh that are not set forth in this Agreement. This Agreement may be signed by electronic or facsimile signature of the parties.

\_\_\_\_\_  
Customer

\_\_\_\_\_  
Ashley Warrington, dba Posh Yard Greetings