

3933 Groves Rd. • Columbus, Ohio 43232• 877-340-9181 p 614-643-4100 • f 614-299-7100 • www.DurableSlate.com Building Construction License # 44869 • Tax ID# 31-1381403

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Columbus • Cleveland • Cincin	inati • Louisville • t	Baltimore • DC • Dulut	th • New Orlean	SOURCE MANAGEMENT WITH CHARLESTS	
PROPOSAL SUBMITTED TO MARTHA TETTER	PHONE (404) 545	-9844	8/28/2	10# 2/0803.0002	
JOB address 2688 E, BROAD 57	JOB NAME		BILLING ADDRESS (I	F DIFFERENT)	
CITY, STATE, ZIP CODE	CONTACT/architect		CITY, STATE, ZIP CO	DE	
BEYLEY 6H 43209			<u> </u>		
We Propose hereby to furnish material and lab	oor – complete in acco	ordance with specification	s below, for the s	um of: Dollars (\$ 675.).	
Payment to be made as follows unless otherwise specified in writing on the contract. For all contracts over \$5000, a 10% deposit is due at signing. For all contracts over \$10,000, 25% of the remaining contract total is due at the start of the job, payable to the foreman. For any special order items, a 75% deposit of the cost of the item will be required at signing. Balance due as set forth in Payment Terms provision of Additional Terms and Conditions. Balance to foreman upon completion. Note: This proposal may be withdrawn by The					
Durable Slate Company if not accepted within 30 day	/s.	Estimator's Signature:	som H	Date: 8/28/21	
We hereby submit specifications and estimate	ates for:				
Replace approximately slates/ This includes: missing badly broke	tiles all over the roc en □ badly disinteg	of with a similar salvage rated □ storm damage	ed or new slate/ ed □ poorly rep	tile. \$ paired.	
The category of slate repair we will be doing	g is: 🗌 Complete 🔲 F	Basic	cific (See pag	e 3 for details)	
☐ Replace the following flashings in ☐ cop	per □ steel:				
 □ Chimney flashings: □ Valley metal: □ Ridge roll/ridge flashings: □ Miscellaneous flashings: □ Metal roof/pan: 					
All flashing work will be performed to the highest professional standards. This flashing work will involve approximately slates. Flashings will be lock seamed, soldered where appropriate. Valleys and flashings will be underlaid with ice and water shield. All work will be properly tied in to adjacent surfaces. Please see additional information on the reverse side of this contract regarding chimney repairs and leak diagnosis.					
Paint existing metal with rust-inhibitive m	netal paint. Color:				
☐ Gutters/downspouts ☐ Masonr	•	at/Vent boots □ E		Other work	
- CLEAN TREE DEBR WEST VALLEY!					
- APPLY WET ? FORGET on THE REAR UPPER	IN A TEST	CUBANING P	PATCH Ai	PROX, 3'X3'	
on the rear upper	REOF FACE	NEAR THE V	becey, (No wances 74)	
□ Iviajor problems discovered.			,		
☐ MINIMUM CHARGE SERVICE CALL FEE. THE Future repairs needed: ☐ Slate/Tile maint			al roofs □ Gut	ters 🗆 Other	
☐ Snow guards □	∃ Ice guard 🛚 Sec	tions of roof need re-fe	lted □ Hat/Ver	nt boots ge maintenance. aintenance will be needed.	
Were any leaks shown or described to the	estimator?	□ Yes Ø	No		
☐ Warranty Information contained on page	3 of this contract.	No Warra	anty		
Any labor, materials, or work not specifical	lly set forth above is	beyond the scope of Co	ontractor's prop	osal and not included in it.	
ADDITIONAL TERMS & CONDITIONS APPLICABLE TO THIS CONTRACT ON REVERSE SIDE					
You, the buyer, may cancel this transaction at any time prior to midnight of the third business day after the date of this transaction. See the attached notice of cancellation for an explanation of this right. Customer has received the "Notice of Cancellation Form".					
Acceptance of Proposal: The prices, specifical	tions, terms and conditions are	Accepted by:		は常生体にできません。	
satisfactory and are hereby accepted. Contractor is authorized to do to be made as outlined above. Customer will carry insurance adequate to other hazards. Contractor to carry Workers' Compensation and liability	o cover fire, theft, tornadoes and y insurance. Additional terms a	_{rnd} Customer Signat	ure	SERVICE SERVIC	
conditions on reverse. This contract, with said additional terms and incorporated, represents the entire agreement between the parties negotiations, representations or agreements, either written or ora	s and supersedes prior	Date of Acceptar	nce		

Terms and Conditions

Deposits: Customer understands and acknowledges that Contractor may procure materials and take other necessary actions to perform the work agreed to in this contract. Therefore, any deposit returned at the request of the Customer will be the amount of the original deposit less any job related expenses incurred by the Contractor after the deposit has been received and before the Customer's request for the deposit to be returned. These expenses may include, but are not limited to materials purchased specifically for the cancelled job and permit fees Contractor will provide written proof of all expenses deducted from the returned deposit. Additionally, Customer acknowledges that obtaining approval of an insurance claim from a carrier involves time and expense and provides value to the Customer. Accordingly, Customer understands and agrees that is he/she cancels this contract after the insurance carrier approves the claim but before the work commences, Contractor will retain 25% of the deposit and refund 75% of the deposit less expenses described earlier in this clause.

Defects: Customer understands that certain defects including, but not limited to, deteriorated decking or rafters, may not be discoverable until work has commenced and therefore, unless specifically included in writing, are not included within the initial scope of this contract. Customer and Contractor agree that work to address these and other such discovered defects will be bid as needed at time of discovery and, upon acceptance, this amount will be in addition to the original contract amount. Contractor is not obligated to perform any such work if Customer does not accept and agree to Contractor's bid or unless otherwise agreed by Contractor and Customer in a change order signed by both Customer and Contractor.

Payment Terms: The parties agree that Contractor will issue bi-weekly invoices for payment (also referred to herein as a "draw") to Customer. Full payment by Customer on a draw shall be due within 5 days of the date of the draw. Any draw not paid within 5 days will accrue interest at the rate of 1.5% per month or 18% annually, and will be subject to the Breach Due to Non-Payment provision below. A 1½% per month service charge will be added to the balance of all accounts 30 days or older.

Breach Due to Non-Payment: Customer's failure to comply with any payment obligations under this contract shall constitute a material breach of this contract, and Contractor shall be entitled to all remedies and damages available to Contractor under the law. Further, in the event of such breach by Customer, Contractor shall have the right to permanently stop work and leave the project due to Customer's breach. Contractor shall be entitled to recover from Customer all attorneys' fees, expenses, and costs incurred by Contractor in connection with Contractor's attempts to collect any amounts owed to Contractor by Customer under this contract, including, but not limited to, those fees, expenses, and costs incurred as a result of litigation.

Partially Completed Jobs: Customer understands that Contractor may need to put a commenced job on hold due to circumstances beyond the control of Contractor. Such circumstances include, but are not limited to, weather, hazardous conditions, Customer's express decision and/or waiting for other contractors to complete necessary preliminary work. Customer agrees that the cost of the completed portion of the work will be billed and is payable at the time such circumstance occurs, and that Contractor shall not be responsible or liable to Customer or any third party for any losses, costs, or damages that may result from Contractor acting pursuant to this provision.

Materials: Customer understands and acknowledges that unless specifically agreed to in writing, all materials removed from the job location for the purpose of performing work, and any unused materials remaining after this job is completed are the sole property of Contractor.

Excess Costs: If at any time a home construction service provided under this contract requires extra costs above the cost specified or estimated in the contract that were reasonably unforeseen, but necessary, and the total of all extra costs to date exceeds \$5000 over the course of the entire contract, Customer has a right to an estimate of those excess costs before Contractor begins work related to those costs. Customer shall initial below his/her choice of the type of estimate the Customer requires from the Contractor.

Written estimate:	Oral Estimate:		Date:	12(18)
Customer's Indemnification of Contract	The state of the s			
and/or authorizations for Contractor to per	form the work set forth in this	contract, and Custor	mer acknowledges that Contr	actor has relied on

such representations. Customer agrees to fully indemnify and hold harmless Contractor and its employees from any demand, claim, or action of any kind by any third party that may arise out of Contractor's performance under this contract, including any damages, attorneys' fees, expenses, or costs arising out of any such demand, claim, or action, except any that may arise out of the sole negligence of Contractor.

Dispute Resolution: For any disputes that arise under this contract, except for those that arise solely due to Customer's breach of the Payment provision above, the parties acknowledge and agree that no lawsuit may be filed unless and until after the dispute has been submitted to mediation through the American Arbitration Association. The mediation shall be pursuant to the American Arbitration Association's Construction Industry Rules and Mediation Procedures and shall occur in Columbus, Ohio. This contract shall be governed by Ohio law and the parties acknowledge and agree that exclusive venue and forum for any lawsuit arising under this contract shall be a state or federal court located in Franklin County, Ohio. Contractor shall be entitled to recover its attorneys' fees, expenses, and costs in the event Contractor prevails in any such lawsuit between the parties.

Severability: In case any one or more of the provisions contained in this contract should be invalid, illegal, or unenforceable in any respect, such provision shall be deemed modified to the extent necessary to permit its enforcement under applicable law, and the validity, legality, or enforceability of the remaining provisions hereof shall not be affected nor impaired and shall remain in full force and effect.

General Warranty Conditions: Contractor gives the following limited warranty on all types of repair and installation. All labor and material is warranted as specified on the following page – titled Categories of Slate Repair & Warranties, and will be provided in a workmanlike manner according to standard practice of the trade. Contractor cannot warrant that the roof will never leak. Contractor warrants that they will repair any leaks caused by Contractor's work occurring during the term of any specific warranty. No provision of this or any other warranty shall be construed to cover damages to the building or contents thereof or to cover damages or leaks caused by circumstances including, but not limited to, the following:

- Any condition beyond the control of Contractor
- Acts of God
- Strikes or delays
- Abuse, misuse, accident, vandalism

- Defective workmanship of other trades or contractors
- Negligence in maintaining the roof
- Structural defect

- Installation of skylights, attachments or penetrations, unless performed by Contractor

All warranties are eligible to be transferred to a new owner for the remainder of the life of the original warranty. In order to qualify for a transferrable warranty, the current owner must have The Durable Slate Company out to inspect our work prior to the sale of the property. If upon inspection the work appears to have been properly maintained and unaltered, then a transfer of warranty that covers only our work, specifically indicated in writing by the Contractor will be provided. If the current owner has hired any other company to do any work on or related to the roof in the area of where our work was done, our warranty will be null and void and no transfer of warranty is permitted.

Accepted by:	
Customer Signature _	
Date of Acceptance	· 网络自由亚洲 图图集 建二十二条

Categories of Slate Repair and Warranty Information

Please note: The category selected by the estimator applies only to so on flashings, valleys, gutters, masonry, etc. Additional work may be r	ate repair, and is not relevant to any problems noted or repairs needed needed in these areas.
New Roof	
Projects located within a 2 hour distance of one of our offices: 10 Year	rs Customer's Initial:
Projects located more than 2 hours from one of our offices: 5 Year	rs Customer's Initial:
☐ Complete Repair All slates with broken corners on a very visible face should be replaced, unless. The bottom row should be very intact with no signs of aluminum sticking out, no pieces of aluminum should be left in place of a slate or any part of a slate. Face nails should be removed. Any slates with metal clips will be re-hung, preferably with slate hooks or center Wrong-width slates should be changed. Wrong-colored slates on very visible faces will be replaced, unless otherwise stands and loose ridge roll will be screwed down. Slates on the hips, ridges, valleys, and flashing areas will be repaired as need All caulked or tarred slates will be replaced.	o back-up slates hanging down, no large broken corners, etc. er nails. No metal clips should be left in the roof. stated on the estimate.
Unless specifically stated on the estimate, the following is not covered on a co	mplete repair:
If there are many face nails (found usually on houses in rural areas) they will r Occasionally, a slate roof can be stained due to a rust streak or some other re Any slates with gutter straps nailed through them on the first row of slates will	ason. These slates will not be replaced unless specified.
Warranty: 1 year	Customer's Initial:
☐ <u>Basic Repair</u> This is a repair that is normally done when the roof is in good condition and ne	eds only necessary maintenance as specified on the contract.
Unless specifically stated on the estimate, the following is not covered on a base	sic repair:
Slates that are slightly off color Slates that are held with a <i>small</i> metal clip Large areas of caulked or tarred slates will not be replaced	Slates that are slightly the wrong size Slates with broken corners that will not cause a leak
Warranty:	Cus <mark>tomer's Initial:</mark>
Minimum Repair On a minimum repair, only missing slates and the worst of the broken slates we potential leaks, as specified on the contract.	ill be repaired. This also includes fixing a specific leak only, or the worst of the
Unless specifically stated on the estimate, the following is not covered on a m	inimum repair:
Motor onpo in not be remered (annexe a construction)	that are the wrong color will not be replaced lailed slates will not be replaced
Warranty:	Customer's Initial:
☐ <u>Specific Area Repair</u> Only the specific area, as specified on the contract will be worked on.	
☐ No Warranty ☐ Warranty:	Customer's Initial:
Chimney Leaks & Water Repellant There are many reasons for chimney leaks, and it is not always possible to ide reason for a leak, there can also be factors that contribute to the leak which at Because of this we do not offer any guarantee that the leak will be resolved, he materials and workmanship. The following are the most common reasons for leading to the most co	owever each step taken to repair a leaking chimney will be warrantied as to
 Poor joint between the masonry and counterflashing (the part of the flashing Flaws in the roofing material above or adjacent to the chimney Flashing problems Very porous bricks Problems with an adjacent gutter Condensation from a furnace, hot water tank, vent pipe, etc. which are vente Capillary action (the tendency of a liquid to adhere to a solid surface) 	 - Faults in the crown of the chimney - Gaps between the flue liner and the chimney - Missing mortar - Ice damming
No Warranty	Customer's Initial:
☐ <u>Tile Roofs</u>	
☐ Complete Pick up and Relay ☐ Specific Are	a Pick up and Relay
Warranty: 5-year warranty on workmanship/specific area worked on only	Customer's Initial:
☐ <u>Tile repair</u>	
No Warranty	Customer's Initial:
☐ Flashing & Valley Replacement	
Warranty: 5-year warranty on workmanship and metal installation	Customer's Initial:
Metal & Metal Roofs	
Paint Grip, Copper Flat Lock, Standing Seam Copper, Box Gutter, Hangi	
Warranty: 5 Years	Customer's Initial:
Rubber Roofs:	
New Rubber Roof − 3 Years ☐ ☐ Patchwork:	NO WARRANTY Customer's Initial:
☐ Other:	Customer's Initial:



NOTICE OF CANCELLATION

Date of transaction:/	
Customer may cancel this transaction, without any penalty or obligation, with	hin three business days from the above date.
If customer cancels, any property traded in, any payments made by the customegotiable instrument executed by the customer will be returned within ten of customer's cancellation notice, and any security interest arising out of the	business days following receipt by the Contractor
If customer cancels, customer must make available to the contractor at custo condition as when received, any goods delivered to customer under this con comply with the instructions of the contractor regarding the return shipmen	tract or sale; or customer may if customer wishe
If customer does make the goods available to the contractor and the contractor the date of customer's notice of cancellation, customer may retain or dispose customer fails to make the goods available to the contractor, or if customer fails to do so, then customer remains liable for performance of all obligations.	e of the goods without any further obligation. If agrees to return the goods to the contractor and
To cancel this transaction, mail with return receipt requested, deliver in personatice or any other written notice of cancellation, or send notice by facsimile	
The Durable Slate Company 3933 Groves Rd. Columbus, OH 43232 Fax#: 614-299-7100 jhowes@durableslate.com	
I hereby cancel this transaction.	
Date:/	
Customer's signature:	