

# Employee Application

			DATE	
Name				
	ast	First	Middle	Maiden
Present address	Number	Street	City State	Zip
			•	·
How long		Social Security	/ No	
Telephone ( )				
If under 18, please list	age			
Dasition	::_u	-	ours available to work Thur	
Position appl and salary	<del>_</del> _	1]	Fri	
(Be specific)	40004 [.	Tue	Sat	
		Wed	Sun	
How many hours can y	ou work weekly?		Can you work nights?	
Employment desired	- FULL-TIME	ONLY □ PART-TIME (	ONLY □ FULL-OR PART-TI	ME
		ONLY □ PART-TIME (	ONLY □ FULL-OR PART-TI	IME
Employment desired When available for wor	rk?			
Employment desired		LOCATION (Complete mailing	ONLY DEFULL-OR PART-TI	MAJOR & DEGREE
Employment desired When available for wor	rk?	LOCATION	NUMBER OF YEARS	MAJOR &
Employment desired  When available for wor  TYPE OF SCHOOL  igh School	rk?	LOCATION (Complete mailing	NUMBER OF YEARS	MAJOR &
Employment desired When available for wor	rk?	LOCATION (Complete mailing	NUMBER OF YEARS	MAJOR &
Employment desired  When available for wor  TYPE OF SCHOOL  igh School	rk?	LOCATION (Complete mailing	NUMBER OF YEARS	MAJOR &
Employment desired  When available for wor  TYPE OF SCHOOL  igh School  ollege	rk?	LOCATION (Complete mailing	NUMBER OF YEARS	MAJOR &
Employment desired  When available for wor  TYPE OF SCHOOL  igh School  ollege  us. Or Trade School	rk?	LOCATION (Complete mailing	NUMBER OF YEARS	MAJOR &



### Employee Application

Driver's lice	nse number:				State of issue		-	
Expiration d	late							
				Oi	FFICE ONLY			
Typing Personal	□ Yes □ No □ Yes	PC	_ WPM	10-key	□ Yes □ No Other	Word Processing	□ Yes □ No	WPM
Computer	□ No	Mac			Skills			
Name Position Company Address					Position Company Address			
Telephone	( )				Telephone (	)		
		ummarize aı	ny additior	nal informa	dividual to adequat ation necessary to hich you are apply	describe your ful		



# Employee Application

Work experience			ve years beginning with your most recent job Attach additional sheets if necessary.			
Name of employer		Address				
Phone #		City, State				
Name of supervisor		Zip code				
Pay or Salary		Job Title				
Reason for Leaving						
Employment Dates	From:		То:			
List the jobs you he	•	arned, advan mpany.	cements or promotions while you worked at			
Name of employer		Address				
Phone #		City, State				
Name of supervisor		Zip code				
Pay or Salary		Job Title				
Reason for Leaving						
Employment Dates	From:		То:			
List the jobs you he	List the jobs you held, duties performed, skills used or learned, advancements or promotions while you worked at this company.					
Name of employer		Address				
Phone #		City, State				
Name of supervisor		Zip code				
Pay or Salary		Job Title				
Reason for Leaving						
Employment Dates	From:		То:			
List the jobs you held, duties performed, skills used or learned, advancements or promotions while you worked at this company.						
May we contact your	present employer?	s 🗆 No				
Did you complete this	•	s 🗆 No				
If not, who did?						



**Employee Application** 

#### **ARBITRATION AGREEMENT**

This Arbitration Agreement is between FP Lega	cy Landscaping, LLC. ("the Company") and
	("Employee"), (collectively, "the Parties") is made as of the date
last signed below.	, , , , , , , , , , , , , , , , , , , ,

- 1. <u>Employment At-Will</u> The Company and the Employee agree that the employment arrangement is at-will and nothing in this agreement changes the at-will nature of Employee's employment, which is terminable by either party at any time for any reason. This agreement is not intended to place limitations on the parties' rights to terminate the employment at-will.
- 2. <u>Arbitration</u> As evidenced by the signatures of the parties and/or Employee's continued employment, it is agreed that any and all disputes arising from Employee's employment shall be required to be submitted to arbitration. Such arbitration shall be governed by the provisions of the Texas General Arbitration Act (Texas Civil Practice and Remedies Code Section 171.001 et seq.). Alternatively, if for any reason the Texas General Arbitration Act does not require the arbitration of any dispute arising out of this agreement, this arbitration agreement shall be governed by the provisions of the Federal Arbitration Act (9 U.S.C. § 1 et seq.).
- 3. <u>Demand for Arbitration</u> If a dispute should arises from or is connected to Employee's employment, either party may make a demand for arbitration by filing a demand in writing with the other party so long as the applicable statute of limitations for any such claim has not expired.
- 4. <u>Appointment of Arbitrators</u> The parties to this agreement agree to submit the arbitration to one agreed arbitrator, but in the event that they cannot so agree, an arbitrator shall be selected by the American Arbitration Association.
- 5. <u>Hearing</u> All arbitration hearings conducted under the terms of this agreement, and all judicial proceedings to enforce any of the provisions of this agreement, shall take place in Williamson County, Texas. The hearing before the arbitrator of the matter to be arbitrated shall be at the time and place within that County selected by the arbitrator. Notice of hearing shall be given and the hearing conducted in accordance with the provisions of Section 171.044 et seq. of the Texas Civil Practice and Remedies Code. At the hearing, any relevant evidence may be presented by either party, and the formal rules of evidence applicable to judicial proceedings shall not govern. Evidence may be admitted or excluded in the sole discretion of the arbitrator. The arbitrator shall hear and determine the matter and shall execute and acknowledge their award in writing and deliver a copy thereof to each of the parties by registered or certified mail.
- 6. <u>Arbitration Award</u> The arbitrator's decision shall be binding and conclusive on the parties. The submission of a dispute to the arbitrator and the rendering of his/her decision shall be a condition precedent to any right of legal action on the dispute. A judgment confirming the award of the arbitrators may be rendered by any court having jurisdiction; or the court may vacate, modify, or correct the award in accordance with the provisions of the Texas General Arbitration Act (Texas Civil Practice and Remedies Code Section 171.087 et seq.).
- 7. <u>Costs of Arbitration</u> The costs and expenses of arbitration, including the fees of the arbitrators, shall be borne by the losing party or in such proportions as the arbitrators shall determine. To instigate arbitration, Employee's fee shall not exceed the cost of filing and serving an Original Petition in Williamson County District Court.
- 8. <u>Submission of Disputes to American Arbitration Association</u> Any controversy or claim arising out of or relating to Employee's employment, shall be settled by arbitration in accordance with the applicable Arbitration Rules of the

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Americal Arbitration Association, and judgment on the award rendered by the arbitrator(s) may be entered in any countries of the countrie

- 9. <u>Discovery in Arbitration Proceedings</u> The Parties agree that discovery may be conducted in the course of the arbitration proceeding in accordance with the following provisions:
  - Each party may notice no more than three (3) of depositions in total, including both witnesses adherent to the adverse party and third-party witnesses.
  - Each party may serve no more than fifty (50) requests for admission on the other party. No requests may be served within sixty (60) days of the date of hearing, unless the parties otherwise stipulate. All requests for admission shall be responded to within thirty (30) days of service of the requests, unless the parties otherwise stipulate.
  - Each party may serve no more than thirty (30) interrogatories on the other party. No
    interrogatory shall contain subparts, or concern more than one topic or subject of inquiry.
    Interrogatories may not be phrased so as to circumvent the effect of this clause. No
    interrogatories may be served within sixty (60) days of the date of hearing, unless the parties
    otherwise stipulate. All interrogatories shall be responded to within thirty (30) days of service
    of the interrogatories, unless the parties otherwise stipulate.
  - Each party may serve no more than thirty (30) requests for production of documents on the other party. No request for production of documents shall contain subparts, or seek more than one type of document. Requests for production of documents may not be phrased so as to circumvent the effect of this clause. Unless the parties otherwise stipulate, requests for production of documents may not be served within sixty (60) days of the date of hearing and all requests for production of documents shall be responded to within thirty (30) days of service of the requests.
  - If any party contends that the other party has served discovery requests in a manner not permitted by this Section, or that the other party's response to a discovery request is unsatisfactory, the party may request the arbitrator(s) to resolve such discovery disputes. The arbitrator(s) shall prescribe the procedure by which such disputes are resolved.
- 10. <u>Mediation</u> The Company and Employee agree to attempt to resolve any dispute between the Parties by first submitting the dispute to mediation. If the parties cannot agree on a mediator, arbitration may be commenced, and the arbitrator shall appoint a mediator and the Parties are required to mediate before the issuance of any discovery.

EMPLOYEE:	FP LEGACY LANDSCAPING, LLC.
By:	Name:
Name:	Title:
Date Signed:	Date Signed:





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# **Employee Honesty Policy**

We expect all employees to conduct themselves in an honorable fashion at all times. Honesty is an important company attribute. Therefore, any misrepresentation of facts or falsification of records, including personnel records, medical records, leaves of absence documentation or the like will not be tolerated. The same honesty standard applies to any company investigation. Any violations will result in corrective action, up to and including termination.

### **Employee Acknowledgment**

My signature below is an acknowledgment that I have read and understand the provisions of the Employee Honesty Policy. While this policy is of great importance, it is one of the company's policies that govern my employment. I also understand that FP Legacy Landscaping's management reserves the right to make any changes to the Employee Honesty Policy at any time by adding, deleting or changing any existing policy without notice to or consent of the persons covered by this Policy.

I agree that this Employee Honesty Policy supersedes any other written or oral understandings or agreements I may have had about this topic, and cannot be modified or amended in any way other than in writing as authorized by an officer of the Company.

Any questions that I may have had about this Employee Honesty Policy were answered to my satisfaction.

Employee Signature	Date



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### PROBATIONARY PERIOD ACKNOWLEDGMENT

EMPLOYEE NAME			SSN			
Position		Depa	RTMENT			
Date of Hire		End Probationary	PERIOD			
	ACKNOWLE	DGMENT AND AGREEI	MENT			
I have accepted the above position with FP Legacy Landscaping, LCC. (hereafter referred to as the "Company"). I understand that the first ninety (90) calendar days of employment are considered a 90-day probationary period.						
Furthermore, I fully understand that successful completion of my 90-day properties period does not alter or change the nature of my "at-will" employment, nor does completion create an employment contract. I understand that either the Compared me can end the employment at any time, with or without notice or cause (i.e. will").						
EMPLOYEE SIGNAT	TURE		DATE			
PRINT NAME _						
SUPERVISOR SIGN	ATURE		DATE			