



TERMS & CONDITIONS

All monumental work described above is guaranteed against any defects in material and workmanship. Said monumental work with title hereto and right of possession thereof shall remain the property of Lewis Monument Works until paid for in full in accordance with the terms of payment. In default of any payment hereunder purchaser licenses Lewis Monument Works to repossess and remove said monumental work without guilt of trespass or any other wrong and authorize and empower them to apply for permit from cemetery superintendent for its removal, if cemetery permit should be necessary, and to take any other steps deemed necessary or expedient and further agree to save them harmless from and under any repossession and removal, and said monumental work shall be retired or disposed of by Lewis Monument Works without being answerable to purchaser for it or for any proceeds therefrom. This contract does not include lettering, material or workmanship except as specified on this contract and the approved monument design. It is mutual understood that there is no agreement regarding this order other than contained herein. This order is irrevocable and not subject to cancellation or countermand after acceptance. All checks, money orders or drafts of any kind must be made payable to Lewis Monument Works. Any payments in cash or otherwise must be made direct to Lewis Monument Works. Execution of this contract is contingent upon strikes, fires, or accidents beyond our control. Acceptance of any estimate or making a payment of deposit is indication of entering into agreement that sale is final and non-refundable. Customer is responsible for finding and ensuring the cemetery plot is correct. After installation, Lewis Monument Works is not responsible in any way for moving a monument that has been accidentally set in the wrong plot or any fees that may be incurred for moving the installed job.

WWW.LEWISMONUMENTWORKS.COM

