

Emergency Water Removal

WORK AUTHORIZATION

WATER MITIGATION / REMEDIATION

Phase I: Clean, Dry and Remediation

6679-K Peachtree Industrial Blvd
Norcross, GA 30092

OWNER INFORMATION				TENANT INFORMATION			
Name				Name			
Address				Address			
City		State	Zip	City		State	Zip
Phone 1		Phone 2		Phone 1		Phone 2	
Email				Email			
Insurance Company		Phone Number		Category 1 2 3		Referred by	
Policy Number		Claim Number		Date of Loss		Date of Inspection	
Adjuster Name		Adjuster Email Address		Date of Service		Date of Pick-Up	
Services Drying _____ Cleaning _____ Pack-Out/Pack-In _____ Demolition _____ Deodorize _____ M T W T F S S Time _____ AM PM							
POD Rental Yes No		Dumpster Rental Yes No		Extra M P Yes No #		Moisture Reader Number	
Description of Loss (Check Options) Soft Tissue Blockage _____ Supply Line Rupture _____ Hot Water Heater Rupture _____ Slab Leak _____ Other _____ Specify _____							

Services: Customer has contracted with Emergency Water Removal (EWR) to perform services needed for mitigation of water and water related damages. Customer is responsible for all charges billed by EWR and will pay invoices within 10 days of receipt of such invoices. If water damage is covered by insurance, EWR will send invoices directly to the insurance company. Customer may also authorize EWR to perform additional services not covered by insurance in which case EWR will invoice these services directly to the customer.

Equipment: EWR will place equipment on site to remove water, moisture and correct water related damage. EWR may also use chemicals to effectively treat damaged areas. EWR shall provide MSDS sheets upon customer request and customer shall immediately notify EWR of any known health or safety issues with the use of such chemicals. Customer will not move, tamper or interfere with EWR equipment. Customer shall keep pets and children away from EWR equipment. Customer shall also take necessary measures to protect EWR equipment from damage or theft. Customer shall promptly notify EWR in the event that equipment fails, malfunctions or appears to not be working properly. Customer holds harmless and indemnifies EWR from liability for property damage or personal injury arising from the use of EWR equipment, materials or chemicals.

Hazards: Recognizing that drying must be achieved within certain time constraints to be effective and avoid additional damage, customer hereby gives EWR (and its sub-contractors) unlimited access to the property to complete the authorized work. Customer understands that an accumulation of moisture in a structure may promote the growth of microorganisms which may pose significant health risks to certain individuals. Customer acknowledges that while EWR will make every effort to identify and mitigate existing hazards such as microorganisms or pollutants, EWR does not warrant that the structure is or will be free of such hazards. EWR is not liable for hazards to health or structure caused by microorganisms or pollutants due to the fact that other contributing factors exist outside of the control or influence of EWR. Contributing factors include but are not limited to; temperature, humidity, existing water leaks, insulation of doors and windows, a properly working heating and cooling system, personal lifestyle choices such as smoking, etc. Customer holds EWR harmless for any resulting damage to persons or property caused by such hazards.

Cost of Repairs: Charges for repairs will be billed on a time and materials basis calculated by industry standards for the type of work performed. Cost of repairs are subject to review and approval by insurance company for insurance related work.

Insurance Claims: If the insurance company pays the customer directly, customer shall promptly pay EWR for services rendered. If collection efforts are undertaken by EWR, customer agrees to pay reasonable attorney's fees, court costs and related expenses incurred by EWR in any collection process. Customer acknowledges that a lien may be placed on the property in the event EWR does not receive timely payment of its invoice. This contract, and any amendment thereto, shall be governed by the laws of the State under which EWR operates.

IF A CLAIM IS FILED WITH AN INSURANCE COMPANY AND THE INSURANCE COMPANY DECLINES COVERAGE, EMERGENCY WATER REMOVAL MAY BILL A THIRD PARTY FOR PAYMENT. THIRD PARTIES INCLUDE BUT ARE NOT LIMITED TO CITIES, MUNICIPALITIES, ETC. IT COLLECTION FROM THE INSURANCE COMPANY OR A THIRD PARTY IS NOT POSSIBLE, HOMEOWNER IS RELEASE FOR PAYMENT OBLIGATION.

CREDIT CARD AUTHORIZATION <small>(Complete only if Applicable)</small>	
Name on the Card	Amount
CC Number	Expiration Date
Billing Address	
City, State and Zip	

AUTHORIZED BY OWNER/AUTHORIZED AGENT <small>(Please Print Name)</small>	Signature	Date
EWR Rep. Name <small>(Please Print Name)</small>	Signature	Title
		Date