



McKinley

Restoration Co.

7124 W HIGGINS AVE, CHICAGO IL 60656
OFFICE: 773-985-7000 FAX: 773-930-4030
EMAIL: McKinleyRestoration@gmail.com

SERVICE AGREEMENT

This agreement is entered as of the date set forth below by and between McKinley Restoration Co. and the undersigned. Your signature means that you: (1) have read and understood both sides of this agreement; (2) agree to hire McKinley Restoration Co. to perform services set forth in the scope of Work dated _____ and (3) agree to be personally responsible for payment of McKinley Restoration Co. fees and charges _____ (initial)

Full payment for Services is due upon completion, unless said services are covered by a valid and verifiable insurance claim or Customer has made other payment arrangements with McKinley Restoration Co. Customer hereby guarantees payment of McKinley Restoration Co. fees and charges. _____ (initial)

Property Address _____

Insurance Company _____ Claim No _____

Policy No _____ Adjuster _____

I hereby authorize my insurance company _____ to make payment directly to McKinley Restoration Co. within the terms of my policy number _____ for any amounts due and owing to McKinley Restoration Co. for all services rendered with respect to my premises located at _____
And as further described in the scope of Work dated _____

Service Limitations

_____ (Initial) Customer understands that McKinley Restoration Co. does not perform services for:
(i) Plumbing or HVAC (ii) Septic and sewage systems (iii) Structural integrity (iv) Water supply

_____ (Initial) Customer understands that even with the most aggressive mitigation service, it may not be possible to remove all moisture or to prevent mold, air quality or structural issues. Customer agrees to accept this limitation.

McKinley Restoration Co. liability for any claim or loss related to the services is limited to the amount charged by McKinley Restoration Co. for services. McKinley Restoration Co. shall not be liable for consequential loss of any kind. McKinley Restoration Co. shall only be liable for its negligence. McKinley Restoration Co. shall not be liable for the negligence of any subcontractor or third party.

Customer hereby grants permission for McKinley Restoration Co. to enter premises, and acknowledges that he is either: (i) the owner (ii) a person in lawful possession of the premises; or (iii) acting with authority on behalf of the owner of the premises.

This agreement shall be interpreted under the law of the state where the premises are located, and in the event of a dispute, customer and McKinley Restoration Co. agree to submit to the jurisdiction of the courts of that state. The invalidity of any provision of this agreement shall not affect the rest of the agreement. Waiver of any term of this agreement at any time shall not bar its enforcement at a later time.

Customer Acceptance

Date

Printed Name

Phone Number