



RESTORATION

P O Box 69 Jarvisburg, North Carolina 27947 tel 252.491.2500 fax 252.491.5455 email info@bluewaterrestoration.com

**WORK AUTHORIZATION FOR RECONSTRUCTION**

Date: \_\_\_\_\_

Name & Address Owner (s): \_\_\_\_\_

\_\_\_\_\_ H: \_\_\_\_\_ W: \_\_\_\_\_

Cell: \_\_\_\_\_ Fax: \_\_\_\_\_ Email: \_\_\_\_\_

Loss/Property Address: \_\_\_\_\_

Property Mgmt Company: \_\_\_\_\_ Unit # \_\_\_\_\_ Unit Tel # \_\_\_\_\_

The customer authorizes Bluewater Restoration to proceed with reconstruction as per the adjusters/ BLUEWATER RESTORATION - agreed upon scope report. Providing the customer has valid, effective insurance coverage for all of the services necessary to protect structure and reconstruction, BLUEWATER RESTORATION will perform reconstruction to the extent of the scope report. Customer agrees to payment of all invoices directly to BLUEWATER RESTORATION for reconstruction. Bluewater Restoration has supplied me with samples of their standard price list (Xactimate Elizabeth City download) and I agree to pay the prices from this source.

Homeowner(s) listed above is/are hereby referred to as "Customer". Customer authorizes any and all insurance adjusters or agents to work directly with BLUEWATER RESTORATION on this claim and expressly authorizes BLUEWATER RESTORATION to work on scope of work with adjuster and that there be no hindrance to communications between all parties in this respect.

Bluewater Restoration is authorized to bring structures back to a "like kind" insurance standard utilizing common building practices and materials only. If your residence/business has specific or unique building materials and/or installations required, it is the owner's responsibility to notify Bluewater Restoration of this detail prior to work commencing. Any and all specific building details that are desired to be rebuilt exactly the same, but which may be outside the set standards of installation, will need to be given to Bluewater Restoration immediately via drawings, plans, and in writing. Otherwise, any changes to building materials or standard installation practices outside of "like kind" made after work commencing will be done only with written change orders and will require payment in full from customers prior to work change.

Customer agrees to provide clear and continuous access to the job site or provide a key for access for the period when work is scheduled. Customer responsible for any costs associated with delays or access issues created by customer.

Customer acknowledges and understands that there are no changes in material orders and/or scheduling with vendors unless agreed to by BLUEWATER RESTORATION in writing.

Customer acknowledges and understands that any upgrades or changes to the scope of work, including any required building code upgrades, will be billed to the customer outside the insurance report and that customer is responsible for these charges.

Customer is not allowed to perform ANY of the scoped work labor, or provide their own subcontractors, without written permission from Bluewater Restoration. The signing of this Reconstruction Work Authorization is the acknowledgement that any such changes must be approved by Bluewater Restoration before reconstruction can be performed.

Some work related to home may not be covered by insurance. Customer acknowledges and understands that any work not covered by insurance will be paid for by owner. Owner will be kept informed of any known out-of-pocket expenses related to this job. Deposits on additional work may be required.

In no event shall BLUEWATER RESTORATION, its agents or assigns, be liable for consequential damages of any kind. I have read the above statement and fully understand and agree to said terms and conditions.



RESTORATION

P O Box 69 Jarvisburg, North Carolina 27947 tel 252.491.2500 fax 252.491.5455 email info@bluewaterrestoration.com

DIRECTION OF PAYMENT

Customer Name:
Insurance Company/ Agent:
Adjuster/ Agent:
Address: Adjuster / Agent:
City, State, Zip
Claim / Policy Number:
Mortgage Company:

Customer hereby authorizes and instructs all insurance carriers who may be liable to Customer for this loss, in whole or in part, to pay directly to Contractor the amounts due, or in the alternative, to include the name of the Contractor as an additional payee on all drafts issued in payment of said loss, and to promptly deliver same over to Contractor. Bluewater Restoration.

Any alteration or deviation from specifications involving extra costs, will be executed only upon written orders, and will become an extra charge over and above the estimate. All agreements are contingent upon strikes, accidents or delays beyond our control. Owners are to carry fire tornado, flood, hurricane and any and all other necessary insurance upon above work. t/a Bluewater Restoration is not directly nor indirectly responsible for any damage to above work due to acts of God nor nature. Workmen's Compensation and Public Liability Insurance on above work to be taken out by Bluewater Restoration. Terms: all bills are due upon receipt. After two weeks, bill becomes subject to a finance charge, which is computed by a periodic rate of 1.5% per month, which is an annual percentage rate of 18%. Customer agrees that any finance charge computed will become part of his financial obligation to Bluewater Restoration if any account is referred to any attorney for collection, said account will be subject to reasonable collection fee or attorney's fee, cost and finance charge as set forth above. I, the customer, acknowledge and Agree that this agreement and the interpretation hereof, shall be governed exclusively by its Terms and by laws of the State of North Carolina without reference to its choice of law provisions. Any action by either party to enforce this Agreement shall be filed at the District or Superior Court or Currituck County, North Carolina. In the event of any dispute or controversy arising between the parties hereto, which remains unresolved for a period of sixty (60) days, either party may provide notice to the other party and submit the dispute to arbitration under 1.569.1 et seq. of the North Carolina Revised Uniform Arbitration Act. The results of the Arbitration shall be final and binding on all parties to this Agreement.

Acceptance of Proposal and Direction of Payment

The above work and conditions are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Signature \_\_\_\_\_ Date \_\_\_\_\_

Signature \_\_\_\_\_ Date \_\_\_\_\_

Location: \_\_\_\_\_