



## Authorization for Repairs and Payment

**Property owner:** \_\_\_\_\_  
**Property address:** \_\_\_\_\_  
**City:** \_\_\_\_\_ **State:** \_\_\_\_\_ **Zip:** \_\_\_\_\_  
**Mailing Address or PO Box:** \_\_\_\_\_  
**City:** \_\_\_\_\_ **State:** \_\_\_\_\_ **Zip:** \_\_\_\_\_  
**Phone (H):** \_\_\_\_\_ **(W):** \_\_\_\_\_  
**Fax:** \_\_\_\_\_ **Email Address:** \_\_\_\_\_  
**Insurance Co:** \_\_\_\_\_ **Adjustor:** \_\_\_\_\_  
**Phone:** \_\_\_\_\_ **Deductible: \$** \_\_\_\_\_  
**Policy #:** \_\_\_\_\_ **Claim #:** \_\_\_\_\_

I, \_\_\_\_\_ hereby authorize \_\_\_\_\_ to pay **Edge Environmental** directly for any and all services rendered pursuant to my authorization which are covered services under my insurance policy with the above-named insurance company.

In the event that my insurance company does not or will not pay Edge Environmental for the above authorized services, I hereby agree that I will render Edge Environmental any money received by me from my insurance company which payments represents services rendered by Edge Environmental. I further agree that if for any reason my insurance company does not pay for Edge Environmental for authorized services, I will be responsible to pay the same.

The undersigned \_\_\_\_\_, hereinafter referred to as **Owner**, authorizes Edge Environmental LLC., hereinafter referred to **Edge Environmental**, to proceed with asbestos abatement services required to restore the above listed property and/or contents from damage caused by \_\_\_\_\_ on \_\_\_\_\_.

**Owner** understands that the total cost of asbestos abatement shall be payable upon completion of work and hereby authorizes and instructs that direct payment be made to Edge Environmental. Owner understands that he/she is liable for payment of any deductible and any and all charges not covered by Owner's insurance company.

**Owner** further understands that emergency services may be necessary, steps will be taken to prevent additional damage to the building and/or contents. **Edge Environmental LLC** agrees to perform asbestos abatement services and restoration services in a workmanlike manner using reasonable care.

**Owner** agrees that if any invoice for services shall not be paid when due, the balance due shall bear interest of 12% per annum. The makers, endorsers, guarantors or sureties hereby jointly and severally agree to pay all costs of collection including reasonable attorney's fees. Unless otherwise prohibited by state law, if any unpaid balance is referred to an attorney for collection, Owner authorizes any attorney of record to confess judgment to be entered by any court that may have jurisdiction, at any time after default in payment shall occur and hereby waives all exceptions to the extent permitted by law. Any dispute arising out of this agreement shall be resolved in the county or district court for the City and County of Denver and all parties agree to the jurisdiction and venue thereof.

Limited power of attorney: Edge Environmental LLC. is hereby appointed as storey in fact only to endorse and deposit in its account any insurance company checks for drafts relating to said restoration work. This power couple with an interest is given as security for the payment of services rendered by Edge Environmental hereunder.

**Property Owner:** \_\_\_\_\_ **Date:** \_\_\_\_\_

**Edge Environmental Rep:** \_\_\_\_\_