



DIRECT HEAT TREATMENT NOTICE AND INSTRUCTION SHEET

Job
Address _____

Owner/Agent _____

Treatment Ordered By _____ Date of Treatment _____

Special
Instructions _____

Target Pest for **DIRECT HEAT** Treatment is: _____

IMPORTANT: READ CAREFULLY

YOUR SIGNATURE IS REQUIRED

*Treatment temperatures in the center of wood members being heated to approximately 130°F and maintained for one hour. Ambient temperatures can reach 150°F to 180°F which is similar to sauna temperatures. During the time required to heat your structure, the potential of damage to furnishings and fixtures is practically non-existent. When you compare **DIRECT HEAT** Treatments with fumigations, generally speaking, damage is much less with **DIRECT HEAT**. The following precautions are suggested in order to protect items of a more delicate nature. Articles that are impractical to remove may either be wrapped with an insulating material, moved to an area of the structure where temperatures will be maintained at lower levels, or isolated with thermal curtains so that cool air may be circulated around said article to ensure safe temperatures. A copy of the notice must be signed and on the property when our **DIRECT HEAT** crew arrives.*

IF YOU DO NOT PROPERLY PREPARE FOR THE **DIRECT HEAT TREATMENT, YOUR JOB MAY REQUIRE A RE-SCHEDULING.**

A \$200.00 RE-SCHEDULING/CANCELLATION FEE WILL BE ASSESSED TO YOU. YOU MAY CONTACT YOUR INSPECTOR AT ANY TIME, PRIOR TO THE TREATMENT, WITH QUESTIONS REGARDING PREPARATIONS.

*The following procedures must be completed by the Homeowner/Agent prior to the **DIRECT HEAT** Treatment. The Property Owner or his/her designated agent is responsible for removing all of the following items for the treatment area prior to the **DIRECT HEAT** Treatment:*

Persons, pets (including fish and birds) and plants (including seeds and bulbs). Place indoor plants in a protective environment well away from the treatment area.

Fresh produce including vegetables and fruit, candy and chocolate, carbonated beverages and any foods containing artificial sweeteners such as instant drink mixes and artificial sugars.

Medicines, vitamins, and cosmetics.

Audio and video tapes, records, compact discs, computer and laser discs.

Undeveloped photo materials and related chemicals.



Flammable or combustible chemical compounds including gasoline, propane, butane, and cleaners containing distillates.

Aerosol cans and compressed gases.

Crayons, art supplies, candles, paraffin wax, and canning wax, art objects including, raw wood objects, wooden art objects, and handicrafts assembled with hot melt glue.

Batteries and devices containing batteries such as radios, toys and remote control units.

Computers and electronics which contain computer chips or micro circuitry, including automobiles and alarm systems.

Non-metal window blinds, plastic window screens, plastic refrigerator and freezer grills, refrigerator magnets, fluorescent light lens panels and other thin plastic items.

Antique furniture.

Items setting on lacquered, varnished, or plastic coated surface, including protective glass top.

Old books and magazines with glossy covers.

Soda drink supply hoses found in commercial food establishments.

Foods and other small items may be placed inside the refrigerator, in lieu of removal from the treatment area.

*The property owner or designated agent is responsible to shut off all of the following items inside the treatment area prior to **DIRECT HEAT** Treatment:*

*Heating and air conditioning systems. **NOTE: LEAVE REFRIGERATORS TURNED ON.***

Plastic and rubber water supply lines.

*Fire alarms and burglar alarms (**Notify your security company, if appropriate.**)*

Owner/Agent is responsible for deactivation of fire sprinkler systems, removal and replacement of sprinkler heads, and making sure the system is on line after treatment is completed. The owner/Agent is responsible for removal and reinstallation of any flexible plastic or heat sensitive water/liquid carrying pipes or fittings, including some refrigerator ice maker tubes, or other appliances or fixtures tubing, etc.

***NOTE:** Pianos and other stringed instruments will be de-tuned by the heat. It is the owner's responsibility to have these instruments re-tuned. Some adhesives/glues, self-stick used to hang wallpaper may dry out and come unglued at normal **DIRECT HEAT** Treatment temperatures. In these cases the **DIRECT HEAT** Treatment must be done at a lower temperature and will require longer time to complete the work. However, some damage may still occur. We assume no responsibility of such damages.*

NEIGHBOR'S RELEASE

If you have a zero property line, there is the remote possibility that we may have to have permission to go into your neighbor's yard to hang thermal barriers along the wall of your house/garage etc. Any pets they may have must be removed or tied up. It is your responsibility to inform your neighbor. We are not responsible for damage to neighbor's plants or fixtures adjacent or connected to your structure.

Neighbor's Signature

Neighbor's Address

Date



REQUIREMENTS AND CONDITIONS

This company assumes no liability for damage to structures not built to local codes, or for faulty gas meters, pipes or wires. It is necessary to have access to electrical power and we may have to shut off natural gas lines during the treatment. We will attempt to re-light all pilot lights, but if difficulty arises, it is the responsibility of the owner to contact the utility company to restore service. It is the owner's responsibility to trim/cut back fences, trellises, and plants from structure to be treated. We are not liable for these damages. As the perimeter of a structure and sometimes the roof surface must be walked on during the course of treatment, we are not responsible for such damages or consequential adjacent to the structure(s) being treated. We are not liable for damage to improperly prepared and applied painted surfaces, including uncured painted surfaces.

*I/we the undersigned have read, reviewed, and agreed to all the provisions contained herein and have acknowledged receipt of an exact copy of this **DIRECT HEAT** Treatment notice. In the event that I/we do not comply with the requirements of this notice, I/we agree to hold the **DIRECT HEAT** Licensed Company/Pest Control Operator, and any others involved in the completion of stated treatment, harmless of any liabilities connected with this treatment.*

Owner/Agent Signature

Title

Date

Tenant/Occupant Signature

Date

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