Triple M LLC Inspection Services



Mold Inspection Agreement

This is an Agreement ("Agreement")	between Triple M LLC ("INSPECTION COMPANY") and the undersigned client ("CLIENT"), collectively
eferred to herein as the "PARTIES."	CLIENT agrees to employ the INSPECTION COMPANY to perform a mold inspection as set forth herein

i. Address: The address of	the property to be inspected.			
2. Fee: The fee for the inspetechnically exhaustive. The fee	ction service is \$_ee charged for this inspection is		e visit to the property. The ins a technically exhaustive inspe	=
3. Purpose: The purpose of collecting samples to be analy	the inspection is to attempt to cozed by a laboratory.	detect the presence of mold by	performing a visual inspection	n of the property and
the precise time and date of the behind walls and under carpet report is only indicative of the	nspection is limited to the readine inspection and on the laborating. Furthermore, mold grows. presence or absence of mold. nents are not part of the bargain	tory analysis of the samples co As such, the report is not a g As a courtesy the INSPECTIO	ollected. Mold can exist in ina guarantee that mold does or do	ccessible areas such a pes not exist. The
the laboratory analysis of the	be provided with a written reporsamples collected. The INSPERENT The report will egal obligations to disclosure.	CTION COMPANY is not able	to determine the extent or type	e of microbial
has no obligation or duty to ar beneficiaries to this agreemer	intended for the sole, confident by other party. INSPECTION C at. This Agreement is not trans may notify the homeowner, occ	OMPANY accepts no responsile ferable or assignable. Notwith	bility for use by third parties. standing the foregoing, the Cl	There are no third party _IENT understands tha
analysis and report shall not band their respective officers, a	is understood the INSPECTION be construed as a guarantee or agents and employees harmless and for loss of, damage to, des s inspection.	warranty of any kind. The CLII s from and against any and all I	ENT agrees to hold the INSPE liabilities, demands, claims, ar	ECTION COMPANY and expenses incident
	egal action arising out of this Agrever barred. The CLIENT under			
in which the INSPECTION CO such litigation, the CLIENT sh CLIENT further agrees that th any action against it or its office the Association must be brough	ree that any litigation arising ou DMPANY has its principal place all pay all legal costs, expenses e International Association of Cosers, agents or employees alleg that only in the District Court of Eall legal costs, expenses and at	of business. If INSPECTION (s and attorney's fees of the INS certified Home Inspectors, Inc. (sedly arising out of this Agreem Boulder County, Colorado. If the	COMPANY is the substantially SPECTION COMPANY in defer "Association") is not a party to ent or INSPECTION COMPA ne Association substantially pr	y prevailing party in any ending said claims. The o this Agreement, and NY's relationship with
10. Severability: If any court provisions will remain in effect	t having jurisdiction declares an	y provision of this Agreement t	to be invalid or unenforceable	, the remaining
	Agreement represents the entire ts respective officers, agents or		RTIES. No statement or prom	ise made by the
CLIENT HAS CAREFULLY R AGREEMENT.	EAD THE FOREGOING, AGRE	EES TO IT, AND ACKNOWLED	OGES RECEIPT OF A COPY	OF THIS

CLIENT OR REPRESENTATIVE

DATE