

LAKESHORE TREATMENT SERVICE AGREEMENT

Billing Address		Treatment Address		
Property/Treatment	Details:			
Lake: Manuella County: I		County: Meeker		
Lakeshore Frontage Owned:	Footag	Footage to be treated(up to 50%):		
House color/description from	lake view:			
Concerns or problem areas:				
Treatment Area Selection: (A	dd additional description □ CENTER	of your preferred treatment are	ea in 'Concerns' field above)	
SHORELINE	SHORELINE	SHORELINE	SHORELINE	
Services Provided:	og (oo. #40			
• Treatments are conducted Treatment Area Extension	OPER TREATMENT + \$2.5 approximately 4-6 weeks apart n(150' out from shore, pre	50 PER ADDITIONAL FOOT >50 F rt eviously 100'): +\$50.00 Per T illed if allowed by the DNR permi	reatment	
Additional Services	(Optional):			
☐ Muck Reduction: +\$59.00	immer's itch organisms preser O PER TREATMENT, PLUS lied throughout the treatment a			
•		eet out from shore, and your permit a	illows, we can treat a 15' wide	

• Please check if you would like more information on controlling emergent vegetation (cattails, water lilies, purple loosestrife...etc.). Lake Restoration will send separate signup form based on growth conditions and permit allowance.

channel to open water.

Emergent Weed Control

Pnone: Phone 2: E-mail Address:				
Print Name:				
Signature:	\Box TEXT \Box EMAIL	\square NONE	operty per your sel	
Payment Preference: A*By selecting "AUTO-CC", you author Card # (Optional) Paper Statement	rize us to securely store your p Expire Date	ayment metho	d and charge invoi	

*By selecting this box, Lake Restoration will mail paper statements to the address provided on this form.

PLEASE READ CAREFULLY:

TERMS

By signing this form, I hereby make application for a permit to destroy or control aquatic vegetation or aquatic nuisance as described above. I understand that the control of aquatic nuisances, including destruction of aquatic plants and algae, is subject to rules of the Commissioner of Natural Resources. I understand that an Aquatic Plant Management Specialist may wish to inspect the proposed treatment area before, during, and/or after work is completed and that by making this application, I give permission to the specialist to enter my property to make such inspection at reasonable times. I understand that an annual report may be required on results achieved.

Completion of this form and processing of the accompanying application fee does not constitute obtaining a permit. Invoices will be sent out prior to each treatment with net 30 terms.

By accepting the services of Lake Restoration, Inc. for aquatic plant control, the client waives the right to hold Lake Restoration, Inc. responsible for any injuries, damages, or losses that may occur during or after the pesticide application. The client acknowledges that the use of pesticides is inherently risky and that Lake Restoration, Inc. is not liable for any damages resulting from the use of pesticides. The client agrees to indemnify and hold harmless Lake Restoration, Inc. from any claims, damages, or losses arising from the use of pesticides.

SERVICE GUARANTEE PROGRAM

Our Service Guarantee ensures we will get adequate control of aquatic plants within the treatment site. If your treatment site does not have 50% or more control of aquatic plants 14 days after the treatment has occurred, please call in to discuss with one of our lake experts. The service Guarantee is limited to a ONE time use and cannot be used every year. To receive the Service Guarantee, you will be required to provide photographs of the entire area that was treated, as well as the weeds present. With all the programs Lake Restoration offers, there is no residual control. Re-growth or replacement by other weeds or organisms may occur. The following weeds are excluded from the Service Guarantee program because they can be resilient to herbicides: Vallisneria, Chara, and Clasping-leaf Pondweed.

DNR PERMIT PROCESSING FEE

This is an annual fee and is non-refundable. Sign-ups received after April 1st will result in a \$65 DNR fee. Please note that the permit approval process can take 6-8 weeks or longer for new permit applications. If a permit is not received before first treatments on the lake occur, there is a possibility you will receive only one treatment.

SHORELINE TREATMENT RULES PER MN DNR

As in the past, the Minnesota DNR has shoreline treatment rules which limit the size of the allowed treatment area. These rules limit the area to half of the property owner's shoreline footage (up to a maximum of 100 feet), or 35 feet, whichever is greater. Here are a few examples of how the MN DNR's shoreline treatment rules work:

- If you own 300 feet of shoreline, then you will be allowed to treat up to 100 feet of shoreline.
- If you own 100 feet of shoreline, then you will be allowed to treat up to 50 feet of shoreline.
- If you own 60 feet of shoreline, then you will be allowed to treat up to 35 feet of shoreline.

SIGNATURE BELOW

By signing this you are agreeing to a **2-treatment program**. First-treatments generally take place late-May to early July, weed growth & weather permitting. Second treatments will then follow about four to six weeks later. Herbicide/algaecide treatments are applied to submerged weeds and algae only. There is no control of floating vegetation that drifts in afterward. The herbicides used at the time of the treatment need 14-18 days to take full effect. If you have questions regarding your results after this time, please contact Lake Restoration to discuss the treatment so adjustments can be made to your 2nd application.

*Emergent vegetation control, such as cattails or water lilies, is not included in these programs.

PLEASE NOTE

Lake Restoration may share information regarding your service status. This information will not be sold to outside sources. **By signing above**, the customer is giving Lake Restoration permission to treat per the program chosen on the front of this form. You are also allowing a photograph of the treatment area to be taken prior to each treatment. Signing this form signifies that the customer understands there is no stated or implied guarantee of results, and that payment is due upon completion of treatments regardless of treatment results.