

Branch Management Signature 162181APP (rev 5.22)

Commercial Services Agreement

stomer Name New Hampton high Sch	nool		_{Date} 3/31/23	
			(0.44) 000 507	
	State lowa		Phone (641) 330-5978	5
INTENT A. This Agreement is intended to constit	tute a mutual understanding between New I	Hampton high School		
(nordination the Sastemer) and Shair	, LLC (hereinafter "Orkin"). o be rendered by Orkin at the building(s) and p		t (service address):	
710 W Main St New Hamp	, , , ,	oremises of the oustomer located a	it (Scrvide address).	
	Is this within city limits □ Yes □ No □	I Food Safety with GM QA ☐ Hea	alth Care	QA
SCOPE AND NATURE OF WORK	<u>_</u>	I Pharmaceutical with GM QA □	Element ⊔ AirRemedy™ ⊔ AirSp	a™
 A. Orkin agrees to provide service for the Roaches ■ Common ants ■ Rage 	ne following pests (the "Covered Pests") ┕ ats and mice ■ Pharaoh ants* ■ Common s	I Actizyme: Odor Neutralizer 및 Fl piders ■ Flies 및 Odor 및 Other	ly Foam Service 🛭 Other	
Service means the periodic treatmen	at to help control/combat the Covered Pests. S e attached hereto and incorporated into this A	ervice cannot quarantee the Cover	ed Pests will not return, but if they o	lo, Orkin will retr
B. Service Exclusions. Services Requ	iiring a Separate Agreement: The Customer ui	nderstands that this Agreement doe	es not cover other pests including, b	out not limited to:
organisms, or mold like conditions. S	its, Bed Bugs, Bat Bugs, Brown Recluse Spide ervice for these pests requires a separate agr	eement or addendum. The require	ment of a separate agreement or a	ner wood destroy Iddendum can n
waived by the Customer or any emp CUSTOMER OBLIGATIONS	oloyee or agent of Orkin. This exclusion can no	ot be waived by the Customer or an	y employee or agent of Orkin.	
A. The Customer shall extend all reasor corrective construction measures.	nably necessary cooperation to ensure satisfac	ction from pest services, including:	availability of premises; appropriate	sanitation, and
B. Whenever conditions conducive to t	the breeding and harborage of pests covered	by this Agreement are reported to	o the Customer in writing by Orkir	, the Customer
take the necessary steps to correct C. The Customer is responsible for com	such conditions. nmunicating with all persons in the premises a	bout the treatments and the nature	e of services offered hereunder; mo	reover, the Cus
acknowledges that it has no information	tion, or has communicated to Orkin in writing a the services contemplated by this agreement.			
 D. Should the Customer discover any co 	overed pests during the term of this Agreemen	t, they must follow the applicable n	otification and documentation proce	esses as set out
scope of service, provided by Orkin. E. Failure of the Customer to take necessity.	essary steps to correct conditions reported to	it or to otherwise comply with the	Customer Obligations in Section III	will relieve Orki
obligations under the Triple Guarant SERVICE SCHEDULE	ee and will permit Orkin, at its discretion, to te	rminate this Agreement with sixty (6	60) days written notice.	
A. Orkin service representative shall ser	vice the Customer (service frequency): 🔳 1 Ti	me 🛘 2 Times 🗖 4 Times per mor	nth 🗆 Other	
	treated as deemed necessary by Orkin. Iitional visits and treatment as they are deeme	d necessary at no additional charge	Such service visits shall also he r	nade promptly v
requested by a designated representa	•	a nocessary at no additional only ge	2. Cuch colvide vicile chair also be t	nado prompay v
. TERMS AND PRICE INCREASES: A This agreement shall be effective for:	a period of ■ 1 □ 2 □ 3 years from the dat	e hereof, and thereafter the term st	nall automatically renew for addition	al terms of one
year. This agreement can be cand	celled by either party by giving written notice of	termination at least 60 days prior to	o the end of the applicable term the	n in effect.
have the right to increase the service	vice charge will not increase for two years after charges effective anytime after the anniversar	er the initial treatment. Thereafter, a y date of the initial treatment.	ind for all non-multiple year agreem	ents, Orkin snai
I. PAYMENT	nerein shall be \$ 200.00 plus tax of	PAYMENT SUMMARY		
\$ 0.00 for the initial servi	ce and \$ 80.00 plus tax of \$ 0	1 INITIAL SERVICE DAVMENT	·	
per service thereafter for a period of (month serviced. Payment shall be du	(12) months. You will receive an invoice in the	a. Initial / Start-up Service	200.00	
. MATERIALS		c Product Sales	\$ ———	
	n and around Customer's premises shall be us bel and specifications and in conformance with	d. Sales Tax (if applicable) .	\$0.00	
applicable Federal, State and Local la I. RELEASE AND LIMITATION OF LIAB	aws and regulations.	TOTAL (1a + 1b + 1c + 1	d)\$ -	200.00
A. Customer expressly releases Orkin fr	om liability for any claim whatsoever including	, but 2. RECURRING SERVICE CHA	arge \$ 80.00	
not limited to, personal injury (includir other pests) or property damage (to in	ng stings or bites from fire ants, spiders, or an nclude the structure or contents) unless cause	d by b. Sales Tax (if applicable) .	\$	
the gross negligence or willful miscon	nduct of Orkin. The Customer agrees that under or any amount greater than the amount paid by	er no TOTAL (2a + 2b)		80.00
Customer to Orkin for the services to	be provided at the affected location(s).	a. Leased Component Char		
OTHER PERSON FOR ANY INDIRE	TY BE LIABLE TO THE OTHER PARTY OR A CT, INCIDENTAL, PUNITIVE, SPECIAL OR	NY □ Sconce □ Standard	☐ Industrial ☐ AutoFresh ☐ Actizyme	: Odor Neutralizer
CONSEQUENTIAL DAMAGES RELA	ATÉD TO THIS AGREEMENT OR THE DER INCLUDING, BUT NOT LIMITED TO, LO	☐ AirRemedy [™] SS ☐ AirRemedy Alpha		
OF USE OR ANTICIPATED PROFIT	S. PRODUCTION DELAYS, BUSINESS	☐ AirRemedy Beta	_	
INTERRUPTION, OR LOSS OF REP K. EQUIPMENT REPLACEMENT	OTATION OR GOODWILL.	☐ AirRemedy Gamma ☐ AirSpa [™]	a	
	ased equipment or Orkin provided equipmer er and upon the cancellation of this Agreemen			
return the Equipment in good condition	on, usual wear and tear excepted. All Equipme	ent 🔲 AirSpa Gamma		
	nent, air products, or insect light traps) that is Customer's premises will be replaced and			
charged to the Customer. Charges w	vill be in accordance with the current existing		\$\$\$\$\$\$	
Orkin shall retain ownership of lease				200.0
	for any reason, the Customer agrees to make Orkin. At Orkin's discretion, Orkin may in a	INITIAL SERVICE INVESTMEN	NT (Total of 1a, b,c,d + 3a + b)	200.0
lawful manner and without breach of	the peace, enter upon the Customer's premise	es, RECURRING SERVICE/LEASE	E PAYMENT (Total of 2+3)\$	80.00
	eased components. Orkin will not be Customer's property upon removal of the lease	METHOD OF PAYMENT:	CONTION FORM IS D. C. "	
components except such damage sol		CASH CHECK PAYMENT	OPTION FORM P.O.#	
have read and understand all the term	s of this Agreement on the reverse side.			
	982907	6612 Chancellor Drive)	
	mployee ID # or Certification #	Branch Street Address		
319) 348-5665		Cedar Falls	lowa	50613
Branch Telephone Number	3/31/23	City	State	Zip Code

- **INSURANCE:** Upon request, Orkin shall furnish to the Customer a certificate of liability insurance coverage in effect. **CHEMICAL INFORMATION WARNING:** Virtually all pesticides have some odor which may be present for a short time after application. At your request, Orkin will provide information about the chemicals to be used in treating the premises.
- DISPUTE RESOLUTION: (A.) Mediation/Arbitration: ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THIS AGREEMENT. OR THE SERVICES PERFORMED BY ORKIN UNDER THIS AGREEMENT OR ANY OTHER AGREEMENT. REGARDLESS OF WHETHER THE CONTROVERSY OR CLAIM AROSE BEFORE OR AFTER THE EXECUTION, TRANSFER OR ACCEPTANCE OF THIS AGREEMENT, INCLUDING BUT NOT LIMITED TO ANY TORT AND STATUTORY CLAIMS. AND ANY AFTER THE EXECUTION, TRAINSFER OR ACCEPTANCE OF THIS AGREEMENT, INCLUDING BUT NOT LIMITED TO ANY TORT AND STATUTORY CLAIMS, AND ANY CLAIMS, AND ANY TORT AND STATUTORY CLAIMS, AND ANY CLAIMS, AND ANY PERSONAL PROPERTY, SHALL BE SETTLED BY BINDING ARBITRATION. UNLESS THE PARTIES AGREE OTHERWISE, THE ARBITRATION SHALL BE ADMINISTERED UNDER THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION ("AAA") AND SHALL BE CONDUCTED BY AAA. IF ADMINISTERED UNDER THE AAA RULES, A CLAIM SHALL BE DETERMINED UNDER THE AAA SUPPLEMENTARY PROCEDURES FOR CONSUMER-RELATED DISPUTES IN CASES WHERE SUCH PROCEDURES ARE APPLICABLE. ANY OTHER CONTROVERSY OR CLAIM SHALL BE DETERMINED UNDER THE AAA COMMERCIAL ARBITRATION RULES. THE CUSTOMER AND ORKIN AGREE THAT THE ARBITRATOR SHALL FOLLOW THE SUBSTANTIVE LAW, INCLUDING THE TERMS AND CONDITIONS OF THIS AGREEMENT. EITHER PARTY HAS THE RIGHT TO REQUIRE A PANEL OF THREE (3) ARBITRATORS, BUT IN THE ABSENCE OF THE PARTIES' AGREEMENT, THE REQUESTING PARTY SHALL BE RESPONSIBLE FOR THE COST OF THE ÀÓDITIONAL ARBITRATORS. EITHER PARTY MAY REQUEST AT ANY TIME PRIOR TO THE HEARING THAT THE AWARD BE ACCOMPANIED BY A REASONED OPINION. THE AWARD RENDERED BY THE ARBITRATOR(S) SHALL BE FINAL AND BINDING ON ALL PARTIES, EXCEPT THAT A PARTY MAY WITHIN 30 DAYS OF THE ORIGINAL AWARD REQUEST AN ARBITRAL APPÈÀL TO AN APPEAL TRIBUNAL, CONSTITUTED IN THE SAME NUMBER AND BY THE SAME PROCESS AS THE INITIAL ARBITRATOR(S). THE APPEALING PARTY SHALL BE RESPONSIBLE FOR THE FILING FEE AND OTHER ARBITRATION FEES AND COSTS SUBJECT TO AWARD BY THE APPEAL TRIBUNAL UNDER APPLICABLE LAW. THE APPEAL TRIBUNAL SHALL REVIEW ALL QUESTIONS OF LAW AND FACT UNDER A CLEARLY ERRONEOUS STANDARD. THE AWARD OF THE APPEAL TRIBUNAL SHALL BE FINAL AND BINDING. JUDGMENT MAY BE ENTERED ON THE AWARD IN ANY COURT HAVING JURISDICTION THEREOF. CUSTOMER AND ORKIN ACKNOWLEDGE AND AGREE THAT THIS ARBITRATION PROVISION IS MADE PURSUANT TO A TRANSACTION INVOLVING INTERSTATE COMMERCE AND SHALL BE GOVERNED BY THE FEDERAL ARBITRATION ACT. BEFORE HAVING RECOURSE TO ARBITRATION, CUSTOMER AND ORKIN EACH AGREES TO TRY IN GOOD FAITH TO SETTLE ANY CONTROVERSY OR CLAIM BY AT LEAST FOUR (4) HOURS OF MEDIATION ADMINISTERED UNDER THE AAA COMMERCIAL MEDIATION RULES WITH ORKIN AGREEING TO PAY THE COSTS OF THE MEDIATION. THE AAA MAY BE CONTACTED AT THE TOLL-FREE NUMBER 800.778.7879, OR THROUGH THE FOLLOWING WEBSITE: http://www.adr.org (B) Class Action Waiver: ANY LEGAL PROCEEDING OF ANY NATURE MUST BE BROUGHT IN THE PARTY'S INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS ACTION, COLLECTIVE ACTION, PRIVATE ATTORNEY GENERAL ACTION, OR MULTIPLE PLAINTIFF OR SIMILAR REPRESENTATIVE PROCEEDING.
- ENTIRE AGREEMENT: This Agreement constitutes the entire agreement between the Parties with respect to the Services and supersedes all prior negotiations, representations or agreements relating thereto either written or oral, except to the extent that they are expressly incorporated herein. Unless otherwise expressly provided herein, no changes, alterations, or modifications to this Agreement shall be effective unless in writing and signed by the respective parties hereto, no dealings between the parties or customs shall be permitted to contradict, vary, add to, or modify the written terms of this Agreement. If any term or provision, or portion thereof, is deemed to be parties of customs shall be permitted to contract, vary, and to, or mounty the written terms of this Agreement. If any element, in any element is a final dor unenforceable under applicable law, this Agreement shall be considered divisible as to each such term or provision, and such unenforceable term or provision shall not affect any other term or provision of this Agreement, and the remaining terms and provisions of this Agreement shall remain binding and be construed and enforced accordingly. This Agreement is the product of negotiations between the Parties and shall be construed without regard to any presumption or rule requiring adverse construction or interpretation against either Party.
- FORCE MAJEURE: Orkin will be relieved of its obligations and may terminate this Agreement upon providing sixty (60) days' written notice if any of the obligations set forth in this Agreement are not met by the Customer, or in the event of a change in state or federal law that materially affects Orkin's obligations under this Agreement. Moreover, Orkin may terminate if it cannot perform its responsibilities due to (a) acts of God; (b) flood, fire, earthquake, or explosion; (c) war, invasion, hostilities (whether war is declared or not), terrorist threats, or acts, riot, or other civil unrest; (d) government order or law; (e) actions, embargoes, or blockades in effect on or after the date of this Agreement; (f) action by any governmental authority; (g) national or regional emergency; (h) strikes, labor stoppages or slowdowns, or other industrial disturbances; (i) unavailability of pesticides or other supplies for ordinary sources, and (j) shortage of adequate power or transportation facilities.



2x24 Response Guarantee

When you see a pest, you need service right away – 365 days a year. Orkin makes it easy with a direct priority line to our national customer service department and to your local branch. We'll respond to your request within 2 hours and if needed have someone on-site at your facility within 24 hours – guaranteed.

Reimbursement Guarantee*

Should your company be fined by a regulatory agency due solely to a pest infestation, Orkin will reimburse you for the amount of those fines that are paid.

RESTAURANT AND HOSPITALITY PRECISION PROTECTION™ CUSTOMERS:

Should your customer see a roach, rat or mouse in your establishment after 60 days of service, Orkin will:

- Repay, either you or the customers as appropriate, the reasonable charges incurred by the customer at time of sighting.
- Invite the customer back as Orkin's guest for a meal or room charge, as appropriate.

FOOD SAFETY PRECISION PROTECTION™ CUSTOMERS:

As a Food Safety Precision Protection customer, we stand behind you during your food safety audits. In the unlikely event that you fail your third-party food safety audit solely due to the pest management portion, Orkin will immediately develop and implement an action plan to address gaps noted by the auditor and will pay for that auditing company to come back and re-audit your facility within 60 days of the initial audit.

3 360° Satisfaction Guarantee

With Orkin, your satisfaction is guaranteed on all sides with three unique 60-day guarantees.

- 60 days complimentary service if you're not satisfied with the way we begin our service After you choose Orkin, we provide a 60-day guarantee of our service. If you're not satisfied after the first 60 days, we reimburse you in full.
- 60 days complimentary service if you're not satisfied at any time thereafter At any time, if you are not completely satisfied with results of your regularly scheduled service, Orkin will provide complimentary service for up to 60 days until you're satisfied.
- 60 days complimentary regular service by another provider if you're still not satisfied If you are still dissatisfied after 60 days of Orkin's complimentary service and you wish to cancel our service, we will pay for the first 60 days of regular service by another provider of your choice.

3/31/23			3/31/23	
ORKIN REPRESENTATIVE	DATE	CUSTOMER	DATE	





Commercial Customer Service Record

Fill out any special instructions for your Orkin Technician.
Enter Messages to Print on Service Ticket:
Directions:
No. 2014 Const. Const.
Nearest Cross Street:
Medical:
Preferred Range of Service:
Date(s):
Time(s):
Pets:
Special Instructions:
General PC treat exterior common areas, kitchen, cafeteria, hallways, treat classrooms on request only. Ad for outside bait stations. Add three tincats.