

**RESIDENTIAL PROPERTY RODENT CONTROL ASSISTANCE
PROGRAM CONSENT TO ENTER AND RELEASE OF LIABILITY**

I, the undersigned am the owner(s) and/or tenant(s) of _____ (hereinafter the "Property"), having control and/or access of the yard. (PRINT ADDRESS)

I give my permission to employees of the City of Lowell and/or its contractors, a licensed pest control operator, to come onto the Property to inspect and to do the work required to exterminate or to bait for rats on the *exterior yard of the Property*. I understand that if pesticides are recommended and utilized by the pest control operator, it is incumbent upon me to take necessary safety precautions.

I agree to clean the yard and remove any bulk items that may provide harborage, and remove other potential rodent food sources such as fallen fruit, and I will obtain and use durable garbage cans with tight fitting lids. I understand that reducing access to food, water and shelter is essential to controlling rodent populations. I understand that the City of Lowell and/or its contractors may be unable to perform services in my yard if the condition of the yard, including overgrowth or debris, impedes the provision of such services.

If the owner: I understand it is my responsibility to inform all tenants residing at the Property of any scheduled pest control work. I hereby certify that all of my tenants have given express consent and that all tenants at or above the age of 18 are accounted for in the submitted consent form. If the Property is a condominium, I am authorized to sign on behalf of all condo owners/condo association, and will notify all owners and residents of this scheduled work. If new tenants are scheduled to move into the property during ongoing rodent control work I shall provide the Division of Development Services ("DDS") with the necessary consent form prior to them moving in or otherwise notify DDS in writing that I am unable to.

In consideration for the performance of the aforementioned work, I, for my agents and assigns, hereby release, hold harmless and forever discharge the City of Lowell and its employees, agents and servants of and from any and all claims, actions, causes of action liabilities, loss, damage, demands, costs, loss of profits or income, disruptions, or interruption of business, expenses or compensation, including attorneys' fees, on account of or in any way arising out of, directly or indirectly, any personal injury or property damage resulting from any act or omission of the City related to the work or activities undertaken or to be undertaken by the City in connection with the aforesaid work to be performed on the Property.

The right of entry and permission to do work shall expire 120 (one hundred twenty) days from the date of the latest signature, or if I am an owner my ownership is terminated, or if I am a tenant if my tenancy is terminated, or I otherwise submit a revocation in writing to DDS.

Instructions: Please fill in an entire row if you are at or above the age of 18. Check the appropriate check box if you are an owner or tenant. Homeowner occupants should check both boxes.

- OWNER
- TENANT

Print Name: _____

Phone Number: _____

Email Address: _____

Signature: _____ Date: _____

- OWNER
- TENANT

Print Name: _____

Phone Number: _____

Email Address: _____

Signature: _____ Date: _____

- OWNER
- TENANT

Print Name: _____

Phone Number: _____

Email Address: _____

Signature: _____ Date: _____

- OWNER
- TENANT

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Print Name: _____

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Email Address: _____

Signature: _____ Date: _____