

## **New Construction Subterranean Termite Treatment**

This report is submitted for information purposes to the builder on (new) construction cases where treatment for prevention of subterranean termite infestation is required by the Florida Building Code, Section 104.2.6. All contracts for services are between the Pest Control Operator and builder, unless stated otherwise.

## **Section 1: Hometeam Pest Defense**

Company Address: <u>3465 Bonita Be</u>		City: Bonita	Springs	State: FL
Zip: 34134 Company Phon	e No.: 239-444-1938	3	Business License No.:	6121
Section 2: Builder Inform Company Name: Taylor Morrison Phone No.:	mation			
Section 3: Property Info Building Permit No.: <u>PRBD201712</u> Location of Structure(s) Treated: <u>96</u>	<u>253170</u>	op, Naples, Fl	_,	
Type of Construction: ⊠ Slab □ Approximate Depth of Footing: Ou			т	ype Fill:
Section 4: Treatment In Date(s) of Treatment(s): 07/28/201		_EPA Regist	ration No.: <u>62719-608</u>	
Brand Name of Product(s) Used: S	entricon Always Acti	ive HD bait sy	vstem	
Final Mix Solution: .5% noviflumure	n Treatment Area	Sq. Ft. <u>: 9750</u>		
Linear Ft. <u>430</u>	Linear Ft. of Mas	sonry Voids:_		
Total Gallons of Termiticide Applied	1: 45 stations			
Service Agreement Available? Liquid treatment: Liquid <u>Final</u> exterior treatment: Borate treatment: Bait in lieu of Pretreat:	<ul> <li>☐ Yes</li> <li>☐ Yes</li> <li>☐ No</li> </ul>	pro ac Flo	evention of subterranean	
Note: Some State laws require serv	vice agreements to t	e issued. Th	is form does not preemp	t State law.
Attachments (List)				
Comments				
Name of Applicator(s): Andrew Mor	nos		Certification No	o.: JE37532

07/28/18

Date

Authorized Signature	TC

RH-NT9/05

# Subterranean Termite Protection Builder's Guarantee

This form is completed by the builder.

Public reporting burden for this collection of information is estimated to average 5 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is required to obtain benefits. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. Section 24 CFR 200.926d(b)(3) requires that the sites for HUD insured structures must be free of termite hazards. This information collection requires a licensed Pest Control company to provide the builder a record of specific treatment information in those cases when if any method other than use of pressure treated lumber is used for prevention of subterranean termite infestation. When applicable, form HUD-NPMA-99-B must accompany the form HUD-NPMA-99-A. Builders, pest control companies, mortgage lenders, homebuyers, and HUD as a record of treatment for specific homes will use the information collected. The information is not considered confidential, therefore no assurance of confidentiality is provided.

This form is submitted for proposed (new) construction cases when prevention of subterranean termite infestation is specified by the builder or required by the lender, the architect, FHA or VA.

This form is to be completed by the builder. This guarantee is issued by the builder to the buyer. This guarantee is not to be considered as a waiver of, or in place of, any legal rights or remedies that the buyer may have against the builder.

FHA/VA Case No.:

Location of Structure(s) (Street Address, or Legal Description, City, State and Zip):

9678 Montelanico Loop, Naples, FL, 34119

Buyer's Name:

treatment.

Builder is to check and complete either box 1 or box 2.

1. 🖂	Pest Control Compa	any Applied Treatment (See HUD-N	IPMA 99B for treatment infor	mation)	
	The undersigned builder hereby certifies that a State licensed or otherwise authorized pest control company (where required by State law) was contracted to treat the property at the location referenced above to prevent subterranean termites. The builder further certifies that the contract with the pest control company required the treatment materials and methods used to be in conformance with all applicable State and Federal requirements. All work required by the contract has been completed unless noted on HUD-NPMA 99B. Where not prohibited by applicable State requirements, the buyer, for an additional fee payable to the pest control company, may extend the protection against subterranean termites. Contact the pest control company listed on the attachment for further information.				
Туре о	licensed or otherwis without cost to the b property on a perior work. The builder fu to additions or altera and mulch alteration guarantee period th buyer and builder. T inspections made to	e State authorized pest control com ouyer. If permitted by State law, the lic basis and use EPA registered pr rther agrees to repair all damage by ations that are made by the buyer, v hs, which disturb the treated area are e builder questions the validity of a the report of the expert will be accept investigate the claim. For further in the International Residential Code	npany will treat as necessary buyer may contract directly, oducts to control any infestary subterranean termites within which affects the original stru nd create new subterranean claim by the buyer, the claim pted as the basis for disposit formation, contact your Stat	to control infestations in the at the buyer's expense, with ion. The builder will not be n the one-year builder's wa cture or treatment. Example termite hazards, or interfere will be investigated by an u ion of the case. The non-pro-	ate of closing, the builder will ensure that a e structure. This further treatment will be n a pest control company to inspect the responsible for guaranteeing such contract rranty period. This guarantee does not app es include, but are not limited to, landscape with the control measures. If within the unbiased expert mutually agreeable to the evailing party will pay the cost of any ulatory agency. <b>All service must be in</b> Installed Physical Barrier System
2.	The builder certifies lumber is in complia		on was installed using press and HUD requirements inclu	ding Mortgagee Letter 2001	certifies that use of the pressure treated I-04. Note: Using pressure treated sills a ter 2001-04.
	Initial of Builder	Date			
Attachr	nents:				
Builder	's Company Name:	Taylor Morrison		Phone No.:	
Builder	's Signature:				Date:
Consumer Maintenance Advisory regarding integrated Pest Management for Prevention of Wood Destroying insects. Information regarding prevention of wood destroying insect infestation is helpful to any property owner interested in protecting the structure from infestation. Any structure can be attacked by wood destroying insects. Periodic mainte nance should include measures to minimize possibilities of infestation in and around a structure. Factors which may lead to infestation from wood destroying insects include foam insulation at foundation, earth-wood contact, faulty grade, firewood against structure, insufficient ventilation, moisture. wood debris in crawl space, wood mulch, tree branches touching structures, landscape timbers, and wood rot. Should these or other such conditions exist, corrective measure should be taken by the owner in order to reduce the chances of infestations by wood destroying insects, and the need for treatment.					
					s one copy to the buyer at closing and t control company which performed the

Attached is a copy of the state authorized pest control company's New Construction Subterranean Termite Service Record, HUD-NPMA-99-B. Warning: HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. (18 U.S.C. 1001. 1010, 1012:31 U.S.C. 3729.3802)

form HUD-NPMA-99-A (8/2008)

# New Construction Subterranean Termite Service Record

### This form is completed by the licensed Pest Control Company

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is required to obtain benefits. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

Section 24 CFR 200.926d(b)(3) requires that the sites for HUD insured structures must be free of termite hazards. This information collection requires the builder to certify that an authorized Pest Control company performed all required treatment for termites, and that the builder guarantees the treated area against infestation for one year. Builders, pest control companies, mortgage lenders, homebuyers, and HUD as a record of treatment for specific homes will use the information collected. The information is not considered confidential, therefore no assurance of confidentiality is provided. This report is submitted for informational purposes to the builder on proposed (new) construction cases when treatment for prevention of subterranean termite infestation is specified by the builder, architect, or required by the lender, architect, FHA, or VA.

All contracts for services are between the Pest Control company and builder, unless stated otherwise.

Section 1: General Information (Pest Company Name HomeTeam Pest De		ation)			
Company Address 3465 Bonita Beac		City Bonita Springs		State FL	Zip 34134
Company Business License No. 612 FHA/VA Case No. (if any)			Company Phone No.	239-444-1938	
Section 2: Builder Information					
Company Name Taylor Morrison			Phone No. 94	1-371-3008	
Section 3: Property Information					
Location of Structure(s) Treated (Stree	et Address or Legal Deso	cription, City, State ar	nd Zip) _9678 Montelan	ico Loop, Naples,	FL, 34119
Section 4: Treatment Information					
Date(s) of Service(s) 07/28/2018					
Type of Construction (More than one	oox may be checked) 🗵	Slab 🗌 Basement	Crawl Other		
Check all that apply: A. Soil Applied Liquid Termiticide Brand Name of		Analian Na			
Termiticide:	EPA Regis	tration No.			
Approx. Dilution (%):	Approx. Total Gallons N	Mix Applied:	Treatment completion	eted on exterior:	$ riangle$ Yes $\Box$ No
B. Wood Applied Liquid Termiticide					
Brand Name of Termiticide:	EPA Regis	tration No.			
Approx. Dilution (%):	Approx. Total Gallons M	lix Applied:			
🔀 C. Bait system Installed					
Name of System: SENTRICONAA	NO.	62719-608	Number of Stationsinstalled	45	_
D. Physical Barrier System Installed					
Name of System:	Attach installation in	formation (required)			
Service Agreement Available? Xes Note: Some state laws require service a		This form does not p	reempt state law.		
			·		
Attachments (List) Comments					
Name of Applicator(s) <u>Andrew Monos</u>		Certifi	cation No. (if required by	/ State law) <u>JE</u> 3	37532
The applicator has used a product in ac and federal regulations.	cordance with the produc	ct label and state requ	uirements. All materials	and methods use	ed comply with state
Authorized Signature	7C	Date	07/28/18		
Warning: HUD will prosecute false claims and st	atements. Conviction may re-	sult in criminal and/or civil	penalties. (18 U.S.C. 1001, 1	010. 1012; 31 U.S.C	3729, 3802)



13891 Jetport Loop Road Suite 14 Fort Myers, FL 33913-7718 239-561-1300 www.pestdefense.com

#### AGREEMENT FOR THE INSTALLATION AND MONITORING OF THE SENTRICON® COLONY ELIMINATION SYSTEM FOR NEW CONSTRUCTION

Builder Name: Taylor Morrison		
Address: 551 N Cattleman Rd #200		
City: Sarasota		
State: Zip Code:34232		
Builder Phone:		
Treatment Type: 🖵 Corrective 🏧 Preventive		

#### Section II. SERVICE COMMITMENT.

CONFRATINGONATION

Home Team Pest Defense, Inc. (the "Company") will, in compliance with applicable federal, state and local laws, rules and regulations:

- Install the Sentricon termite bait stations (the "Stations") in the soil around the perimeter of the structure(s) (see attached graph) located at the Service Address above (the "Structure(s)") for the installation fee of  $S_{\rm pol}$  by bld .: Monitor the Stations in accordance with the label directions for a period of twelve (12) months immediately following installation of the Stations for an annual Α.
- B. Monitor the Stations in accordance with the rabel directions for a period of them (12) monator inter-fee of \$\_\_\_\_\_pd by bldr; Total cost for the first year of Installation and Monitoring \$\_\_\_\_\_pd by bldr; The Annual Renewal Fee after the first year \$\_700.00\_\_\_\_; During the monitoring period, add and remove Recruit® termite bait from the Stations as appropriate;
- D,
- E
- During the monitoring period, maintain all Stations in serviceable condition; F.

## Section III. CUSTOMER UNDERSTANDING OF PERFORMANCE OF SENTRICON SYSTEM.

#### Customer understands that:

B.

- The Sentricon System involves installation and monitoring, colony elimination with Recruit termite bait, and subsequent monitoring for continuous protection A. from new termite colonies;
  - Intervals of from a few weeks to more than a year should be expected between:
  - Installation of the Sentricon stations and sufficient termite activity to allow the addition of Recruit termite bait; and
- ii. Addition of Recruit termite bait. During the interval(s) between installation of the Stations and complete elimination of existing termite colonies, termite feeding within the Structures, possibly involving additional structural damage, may occur. Additional services such as spot applications of conventional termiticides are available to combat termite activity on a localized, short-term basis if desired, but are not needed for and will not contribute to termite colony elimination. C.
- The active ingredient in the Sentricon System is an insect growth regulator (Recruit) that prevents worker termites from molting. (Molting is critical to colony D.
- In tests that it conducted on Recruit, Dow AgroSciences LLC, the manufacturer of Recruit, observed evidence of very low levels of mammalian toxicity only at E.
- very night levels of exposure. Treatment is provided against the attack of subterranean termites (Reticulitermes spp., Heterotermes spp. and Coptotermes spp. (Formosan). This Agreement does not provide for the treatment of any other pests, plant, animal or organism other than such termites. The Company has not inspected or treated the structure(s) for health-related molds or fungi. By law, the Company is not qualified, authorized or licensed to inspect for health-related molds or fungi. The Company makes no representations regarding the exact location or number of any existing termite colonies.

## Section IV. DOW AGROSCIENCES LLC OWNERSHIP OF SENTRICON SYSTEM COMPONENTS

Customer also understands that:

- The Sentricon System and all of the components of the Sentricon System ("Components") have been designed by Dow AgroSciences LLC. The Components are and will remain the property of Dow AgroSciences LLC. Customer has no rights with respect to any of the Components, other than the right to their use as Α.
- On expiration or termination of this Agreement, the Company and Dow AgroSciences LLC or their respective representatives are authorized by Customer to retrieve from Customer's premises the Stations and other Components for appropriate disposition. In addition, if the Company, for whatever reason, ceases to represent to be authorized to represent the Sentricon System,
  - The Company will:
  - So notify Customer; Offer Customer the alternatives of either using a different form of termite protection or terminating this Agreement;
  - b.
  - Credit the Customer for services paid for but not yet received, if appropriate; Refund to the Customer an amount equal to the fee paid for services not yet received if Customer elects to discontinue the relationship, or if the C d. Company cannot offer an effective alternative form of termite protection; and
  - Retrieve, or allow Dow AgroSciences LLC or its representatives reasonable access to the premises for the retrieval of the Components; and
  - Grant the Company and Dow AgroSciences LLC or their respective representatives reasonable access to the premises for the retrieval of the Customer will: ü. a. Components; and
    - Either agree with the Company on the use of an alternative form of termite control or terminate this Agreement. h

# This Agreement contains certain limitations, conditions and exclusions on the Company's obligations. Please read the entire Agreement before signing.

In consideration for the Company performing the services specified above and subject to the terms and conditions of this Agreement, Customer agrees to make the payments indicated above. Customer acknowledges receipt of a signed copy of this Agreement. This Agreement is not binding on the Company until signed by an authorized manager or executive officer of the Company.

CUSTOMER:	HOMETEAM PEST DEFENSE AND		
authorized by builder	Signature:		
Signature:addition2ed by builder	Mary Shirakawa		
Printed Name:	Effective Date:07/28/2018		
Email:			

<u>RIGHT TO CANCEL</u>: YOU, THE CUSTOMER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FOR AN EXPLANATION OF THIS RIGHT.

THE REMOVAL OF THE BAIT OR BAITING SYSTEM MAY RESULT IN A LACK OF TERMITE PROTECTION

Section V. CUSTOMER COMMITMENT AS TO CONDITIONS CONDUCIVE TO INFESTATIONS. The Customer agrees to be solely responsible for maintaining the Treated Premises free from any condition conducive to termite infestation ("Conditions Conducive," see below for explanation). The Customer agrees to be solely responsible for identifying and correcting Conditions Conducive, the responsibility rests exclusively with the Customer, not with the Company. Failure of the Company to alert Customer to any of the above conditions does not alter Customer's responsibility under this Section. In addition, the existence of any Conditions Conducive that was not timely corrected, including any Conditions Conducive existing but not visible at the time of the execution of this Agreement, will permit the Company, at its sole discretion, to terminate the Agreement or to require Customer to purchase any additional treatment required as a result of the Conditions Conducive. Customer agrees to Multy cooperate with the Company during the term of this Agreement, and agrees to maintain the area(s) baited free from such Conditions Conducive. Customer agrees to Evolve: Conducive include, but are not limited to, roof leaks, improper ventilation, faulty plumbing, and water leaks or intrusion in insultation, stuceo construction, expanded polystyrene or styrofoam molded foundation systems, siding (including vinyl, wood and metal) if within 6 inches of the ground; multich or other protective ground covering; and firewood, trash, lumber, wood, mulch, shrubs, vines, and other protective ground covering if within 6 inches of the ground; multich or the protective ground covering if within 6 inches of the ground; multich or the protective ground covering; and firewood, trash, lumber, wood, mulch, shrubs, vines, and other protective ground covering if within 6 inches of the ground; multich or the protective ground covering; and firewood, trash, lumber, wood, mulch, shrubs, vines, and other protective ground covering if within 6 inches of the ground; multich or

ground; much or other protective ground covering, and metodo, usar, tained, noor, had agrees to maintain the area(s) baited free from any factors contributing to contact with structure. Customer agrees to fully cooperate with the Company during the term of this Agreement, and agrees to maintain the area(s) baited free from any factors contributing to infestation, such as wood, trash, lumber, direct wood-soil contact, standing water under pier-foundation structures, or as noted below in "Additional Comments" (SectionXV). Customer also agrees to notify the Company of, and to eliminate, faulty plumbing, leaks, dampness from drains, condensation or leaks from the roof or otherwise into, onto or under the area(s) baited. Failure of the Company to alert Customer to any of the above conditions does not alter Customer's responsibility under the Customer and the area(s) baited.

otherwise into, onto or under the area(s) baited. Failure of the Company to alert Customer to any or the above contained second and the second second and the second and th

property (including lawn and landscape) after installation of the Stations. Section VIII. REPAIR AND RETREATMENT OBLIGATION. Customer initial \_\_\_\_\_\_\_\_. Subject to the general terms and conditions of this Agreement, if an infestation of subterranean termites occurs in the treated structure(s) during the term of this Agreement, the Company will retreat the area of infestation at no additional charge. In addition, subject to the general terms and conditions of this Agreement, the Company will retreat the area of infestation at no additional charge. In addition, subject to the general terms and conditions of this Agreement, the Company will retreat the area of infestation at no additional charges. In addition, subject to the general terms and conditions of this Agreement, the Company will retreat the area of infestation at no additional company situal liability will not exceed in any one calendar year the lesser of (i) \$200,000 or (ii) the fair market value of the treated structure(s), nor exceed \$1,000,000 in the aggregate over the term of the Agreement, including extensions and renewals. 1. Customer expressly waives any claim for economic, compensatory, or consequential damages relating to the existence of Subterranean termites or Subterranean termite damage, or for increased costs, loss of use, business interruption, diminution of value, or any "stigma" damage due to the presence of Subterranean termites or Subterranean termite damage. The Customer acknowledges that the Company is performing a service and except for termite damage, and agrees that under no circumstances shall Company be held liable for any amount greater than the amount paid by the Customer to Company for the termite babits, termite damage that occurs before the repair portion of the warranty becomes effective. Address or (ii) the first anniversary of the installation of the Stations. Colony elimination shall be deemed to occur when, following treatment. The Company is not feeding on Recruit termite babit is to the Stations. Colony eliminatio

Less than \$200,000 in any one calendar year.
4. Subject to the remaining provisions of this Section VIII.4, Customer will be entitled to select the contractor who will perform the needed repairs to the treated structure(s). Prior to entering into a contract with a contractor, Customer agrees to provide the Company a copy of the proposed contract or written bid. If the Company determines the bid to be excessive, Customer agrees to grant access to the treated structure(s) to a contractor designated by the Company for the purpose of obtaining a second bid for the work. In cases where there are multiple bids for repair work, Customer acknowledges that the Company reserves the right to select the contractor to the contractor.

at the time of the initial service. The renewal fee is due and psyable upon receipt of invoice. Invoices that are not paid within thirty (30) days of the invoice date Will accrue interest on the unpaid balance at a rate equal to the lesser of 1.3% per month (18% per year) of the maximum rate allowed by law. In the event that legal action is necessary to collect any amount due the Company, the Company will be entitled to recover from Customer all costs of collection, including reasonable attorneys' fees, in addition of all outstanding mounts due the Company. Section X. TERM, Unless otherwise specifically provided herein, the parties agree that the initial term of this Agreement will be for twelve (12) month pand will be automatically renewed on an annual basis. For an additional twelve (12) month periods, following the initial term upon payment by Customer of the fee indicated in Section 1B. of this Agreement (subject to adjustment as provided in this subsection), unless either party exire notice at least thirty (30) days prior to the end of the then current term. This Agreement may be terminated by the Company or by Customer, at any time following the initial term, upon writee to the other party at least thirty (30) days prior to the end of the then current term. This Agreement may be terminated by the Company or by providing write notice to the Company within their (30) days following Customer's receipt of the notice of increase. Section XI. ARBITRATION, ANY CONTROVERSY OR CLAIL OF LMITED TO ANY TORT AND STATUTORY CLAIMS, AND ANY CLAIMS FOR PERSONAL INJURY OR PROPERTY DAMAGE, SHALL OF LMITED TO ANY TORT AND STATUTORY CLAIMS, AND ANY CLAIMS FOR OTHERWISE, THE LARBITRATION SHALL BE SETTLEED BY BINDING AND RUMERCHAL RULES OF THE AMERICAN ARBITRATION SHALL BE ADMINISTER AFTLE ANY ARBITRATION SHALL FOLLOW THE SUBSTANTIVE LAW, INCLUDING THE TERMS AND CONDITIONS OF THIS AGREEMENT, AND THE ARBITRATION SHALL FOLLOW THE SUBSTANTIVE LAW, INCLUDING THE TERMS AND CONDITIONS OF THIS AGREEMENT, AND THE ARBITRATION SHALL FOLL

any and an elams against the Company in connection with such sensitivity of continuo. At your request, the Company with provide information about the elements to be used in treating the premises. Section XIII. ASSIGNABILITY. This Agreement is transferable to a new owner of the property located at the Service Address provided that the new owner of the property enters into an installation and monitoring agreement with the Company. The Company reserves the right to charge a transfer fee, adjust the annual renewal rate, and change the terms of the Company's obligations under this Agreement upon any such transfer. Upon the closing of the sale of the property located at the Service Address, this Agreement will terminate

Address, this Agreement will terminate. Section XIV. ENTIRE AGREEMENT AND SEVERABILITY. This Agreement and the attached graph constitute the entire agreement between the parties. Customer expressly warrants and represents that, in entering this Agreement, Customer is not relying on any promise, agreement or statement, whether oral or written, conditions of this Agreement will remain in full force and effect. The terms of the Agreement stated herein may not be amended or altered unless a written change is Provided, however, that as to the paragraph on ARBITRATION, if the sentence precluding the arbitrator from conducting an arbitration proceeding as class, deleted from this Agreement. Section XV. ADDITIONAL COMMENTS.

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