



A full service Environmental Consulting and Testing Firm

OFFICE USE: RECEIVED: CONFIRMED: NOTES:

EPA RENOVATOR TRAINING COURSE-INITIAL TRAINING CONTRACT

Titan Environmental Services, Inc. is pleased to provide you with the following information concerning our EPA Renovator Training Course. Below is our Training Contract and our student reservation form. Please call our office for our scheduled training classes, possible satellite locations, and group rates.

WE MUST RECEIVE A SIGNED COPY OF THIS AGREEMENT FROM A COMPANY REPRESENTATIVE AT LEAST 5 BUSINESS DAYS BEFORE THE CLASS. PLEASE FAX OR MAIL THIS FORM TO THE ADDRESS OR FAX NUMBER BELOW.

- o All in office training will be held at 3130 Terrace, Kansas City, MO. 64111.
o Class duration is expected to be approximately 8 hours (all courses start at 8 a.m. and end at 5:00 p.m). Time will be given for lunch and periodic breaks. Titan is not responsible to provide snacks or meals for attendees.
o Students will be provided with a training manual which will be theirs to keep.
o All attendees will take a 50 question test in which they must pass with a 70% score in order to successfully complete the class and received their certificate.
o Titan reserves the right to allow other attendees to participate in the training course.
o If training course is requested at a satellite location, requested party must provide audio visual equipment and space available for the class.
o Titan must be notified 48 hours before the scheduled class date, if any attendees will not be present. In failure to do so, your company will be billed for the full price for each student reservation. If notification is received 48 hours before the training there will be no penalty. If you need to reschedule your training, please notify Titan at that time so we can check availability.
o If an attendee passes a class with 70% or higher, in order to receive the cert onsite, payment must be paid in full. No student will receive a cert without payment. If class is held offsite, please allow up to two weeks for your cert to be mailed to you. No one is to leave the class with their test sheet or answer sheet.

I have read, accepted and understand the terms listed on this contract and those provided by Titan Environmental Services, Inc in the full training agreement.

(Please print) Company Name: _____

Contact: _____ Phone: _____

Fax: _____ Email: _____ Course Date: _____

Name of attendees: 1. _____ 2. _____
3. _____ 4. _____
5. _____ 6. _____

Signature: _____

***Please keep all fees confidential. Titan gladly accepts: cash, check, Visa, MasterCard. If using a credit card we will need the exact name on the card, billing address w/ zip code, CID code, exp. date, and associated phone number.

3130 Terrace St•Kansas City, MO 64111•Phone 816-960-4675•Fax 816-960-4860•www.titankc.com



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FULL TRAINING CONTRACT

1. **SUBSTITUTIONS:** Attendees other than those registered may be substituted for previously reserved spaces in the training course without penalty. Titan reserves the right to allow other attendees to participate in the training course.
2. **RESCHEDULING:** Registrants may reschedule for another scheduled class, subject to availability. Request must be made/received 48 hours (two days) before the originally scheduled session, without penalty. If no request is received within that time, a full session fee will be due.
3. **CANCELLATION AND CANCELLATION CHARGES:** As stated above all cancellations must be 48 hours in advance. In addition, the purchaser may be held liable for any expenses that are incurred by Titan for the sole purpose of the class. Payment of 100% of student fee will be assessed for the original training date and a late penalty of 1 ½ % will be assessed per month for any late payment.
4. **PAYMENT:** Purchaser understands that no certificate will be provided unless the student (1) passes course with a 70% or higher and (2) payment is made in full. In the event the student does not pass the course, payment is due at the end of training. Should payment not be received, a penalty of 1 ½ % will be assessed for each month assessed. All returned checks are subject to a \$35 returned check fee. Fees are not limited to all mailing fees, collection fees, attorney fees and finance fees.
5. **RIGHT TO CANCEL:** Titan reserves the right to cancel/reschedule any course due to any unforeseen or unknown circumstances and those listed in item 6 or that does not meet the minimum attendance requirements. In the event that payment has been received prior to class, a refund may be made to purchaser or applied to the rescheduled class.
6. **FORCE MAJEURE:** Any service or training that is to be provided by Titan under this contract and any scheduled duty shall be excused, extended or rescheduled due to but not limited to any strike or, act of God, governmental restriction, enemy action, civil commotion, fire, theft, unavoidable casualty or any other cause beyond Titan's control.
7. **DISCLAIMER AND LIMITATION OF LIABILITY:** Attendees/Purchaser understand and agrees that under this contract Titan shall in no event be held liable for any reason for any liabilities, damages, injuries or losses to person or property by any reason or act of Titan. Purchaser/Attendee shall indemnify and hold Titan harmless against such liability, and in no event shall Titan be liable for lost or loss of profits arising out of or in connection of this agreement. Purchaser/Attendee also agrees that Titan will not be liable to any attendee, Purchaser or third party or the use or misuse of information used visually, written, or orally in the course. Purchaser/Attendee also agrees that information used in the course may change and it is that obligation of the Purchaser/Attendee to be responsible to verify, update and learn any changes in course.
8. **WARRANTY:** Titan warrants that the training offered to the Purchaser/Attendee to fulfill the regulatory training requirements have been approved by the appropriate agency(ies) for the purpose of certifying Titan. Titan makes no promise or guarantees that the course content will equip any individual for a particular job skill or task other than serving to fulfill the regulatory requirements of the training provided, not is the passage of any examination required by law over the material presented in the course guaranteed. The successful completion of this of this course also does not guarantee, promise or fully prepare any person for employment deem them suitable or qualifies them for skill licensure for employment. **NO REPRESENTATIVE OF TITAN OR ANY ASSOCIATED COMPANY IS AUTHORIZED TO MAKE ORAL WARRANTIES, PROMISES, OR REPRESENTATIONS AS TO THE SERVICES AND NONE SHALL BE BINDING UPON TITAN UNLESS REDUCED TO WRITING AND SIGNED BY AN OFFICER OF TITAN.**
9. **LEGAL FEES:** In the event that legal action is taken/initiated or enforced under any provision under this agreement against the Purchaser, Titan shall be entitled to collect any and all fees incurred up to but not limited to court cost, attorney fees and all other expenses in connection with the action.
10. **JURISDICTION:** Any disputes arising out of or in connection with this agreement will be litigated by Jackson County District Court.
11. **COURSE ACCESSIBILITY:** Titan will make every effort to ensure that the course will be held at facilities which are fully accessible to persons with disabilities. Purchaser must inform Titan (7) seven days before the training class if special accommodations are necessary.
12. **CONSIDERATION & AUTHORIZATION:** Purchaser/Attendees agree that the contract received has been deemed fair and adequate. The party signing this contract has the authority to sign on behalf of the entity represented and shall not hold Titan for any conflict between Purchaser/Representative or Attendee.

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