

CITY OF PARKLAND

DEVELOPMENT SERVICES DEPARTMENT

6600 University Drive Parkland, Florida 33067 Office: (954) 753-5447 • Fax: (954) 753-8838 www.cityofparkland.org

PRE-PERMIT CONSTRUCTION AGREEMENT (2 copies required for submittal)

Gener	al Contractor Qualif	ier:	
FLORII	DA LICENSE #	EMAIL:	PHONE:
Prope	rty Owner/Authoriz	ed Tenant:	
EMAIL	:	PHON	IE:
•		er:	
reques	st approval to start v		05.12 (Broward Amendments), we dissuance of the above referenced to the following conditions:
1.	That a certified true copy of the contract between the General Contractor Qualifier and the Property Owner/Authorized Tenant is provided with the above referenced permit application.		
2.	That an accurate and properly recorded Notice of Commencement is submitted with application.		
3.	Indemnification: That the General Contractor Qualifier and Property Owner/Authorized Tenant hereby agree to indemnify, defend and hold the City, it's respective agents, officers and employees harmless from and against any and all claims, losses, damages, liabilities, penalties, fines, costs, fees and obligations of whatever nature or kind, directly or indirectly relating to, or arising out of the City allowing the commencement of work prior to final approval and issuance of the above referenced permit application.		
4.	That the work sha	ll not proceed past (To be fill	led in by the Building Official only)
		Program requirements of s. 4	ration work must comply with the 69.003, FS and Sec 105.9 (Broward tement be sent to Broward County.
5	This agreement evni	res 60 days from its approval dat	e NO EXTENSIONS All work related to

5. This agreement expires 60 days from its approval date. NO EXTENSIONS. All work related to the above referenced permit must cease. The Building Official shall be notified and a meeting set within 3 days after the expiration of the sixty-day period. The General Contractor Qualifier will have 30 days from the expiration date to either obtain issuance of the above referenced permit or restore the work to a safe condition subject to the Building Official and Fire Marshal's approval. Failure to obtain permit issuance or restore the work

- area will result in code enforcement action on the property owner and/or double fee penalty assessment for working without a permit.
- 6. That there are no express or implied approval of the proposed construction plans submitted with the above referenced permit.
- 7. That any work completed is entirely at own risk. Any corrections required for code compliance shall be at our sole expense and subject to normal re-inspection policies and fees.
- 8. That, where fire alarm and/or fire sprinkler system exists, they shall remain in service as required by the code.
- That any violations of the conditions of this agreement shall result in immediate revocation of this agreement. Upon revocation of this agreement all work shall cease until issuance of the approved permit.
- 10. Additionally, it is understood that a double fee will be assessed for permits associated with any portion of the work where it is determined that the scope of work permitted by this agreement is exceeded prior to issuance of an approved permit for that work.

11. ALL LIFESAFETY SYSTEMS TO REMAIN UNDISTURBED AND IN OPERABLE CONDITION.

ı, a	gree, as the General Contractor Qualifier, to the
	e Building Official's approval to begin the construction
Signature (General Contractor Qualifier)	Contact Phone Number
SUBSCRIBED AND SWORN TO before me this _	day of, 20,
	My Commission Expires:/
Notary Public	
	agree, as the Owner/Authorized Tenant, to the Building Official's approval to begin the construction
Signature (Owner)	_
SUBSCRIBED AND SWORN TO before me this _	day of, 20,
	My Commission Expires:/
Notary Public	
FOR DEPARTMENT USE ONLY:	
DATE/ APPROVED: _	BUILDING OFFICIAL (or designee)