Columbia County Building Permit Application

TIME LIMITATIONS OF APPLICATION: An application for a permit for any proposed work shall be deemed to TIME LIMITATIONS OF ALL LESS after the date of filing, unless such application has been pursued in good faith or a have been abandoned 180 days after the building official is authorized to grant one or have been abandoned too days that the building official is authorized to grant one or more extensions of time for permit has been pursued; except that the building official is authorized to grant one or more extensions of time for permit has been pursued in good faith of permit has permit has been issued, exceeding 90 days each. The extension shall be requested in writing and justifiable cause additional periods not exceeding 90 days each. demonstrated.

TIME LIMITATIONS OF PERMITS: Every permit issued shall become invalid unless the work authorized by such TIME LIMITATIONS OF LEGISLA days after its issuance, or if the work authorized by such permit is commenced within 180 days after the time work is commenced. A valid parmit received for a period of 180 days after the time work is commenced. A valid parmit received for a period of 180 days after the time work is commenced. permit is commenced within 100 days after the time work is commenced. A valid permit receives an approved abandoned for a period of 180 days. Work shall be considered not suspended abandoned or 180 days. abandoned for a period of 100 days. Work shall be considered not suspended, abandoned or invalid when the permit has inspection every 180 days. Work shall be days of the previous approved inspection. inspection every 100 days. The suspended, abandoned or inspection within 180 days of the previous approved inspection.

FLORIDA'S CONSTRUCTION LIEN LAW: Protect Yourself and Your Investment: According to Florida Law, those who FLORIDA'S CONSTRUCTION DE LA CON work on your property of provided its known as a construction lien. If your contractor fails to pay subcontractors or against your property. This claim is known as a construction lien. If your contractor fails to pay subcontractors or against your property to make other legally required navments, the possible to pay subcontractors or against your property. This daint is the state of the legally required payments, the people who are owed money may look to material suppliers or neglects to make other legally required payments, the people who are owed money may look to material suppliers or riegional formula for the paid your contractor in full. This means if a lien is filed against your will to pay for labor, materials or other countries of the cold against your will to pay for labor, materials or other countries. your property for payment, even it your will to pay for labor, materials or other services which your contractor may property, it could be sold against your will to pay for labor, materials or other services which your contractor may

NOTICE OF RESPONSIBILITY TO CONTRACTOR AND AGENT: YOU ARE HEREBY NOTIFIED as the recipient of NOTICE OF RESPONDENCE County, Florida, you will be held responsible to the County for any damage to a building permit from country for any damage to sidewalks and/or road curbs and gutters, concrete features and structures, together with damage to drainage sidewalks and/or road and analysis to lot grades that result in ponding of water, or other damage to roadway facilities, removal of sod, major changes to lot grades that result in ponding of water, or other damage to roadway tacilities, removal of section of the building and let form the public infrastructure facilities caused by you or your contractor, subcontractors, agents or representatives and other public immediately and other public in the construction and/or improvement of the building and lot for which this permit is issued. No certificate of occupancy will be issued until all corrective work to these public infrastructures and facilities has been corrected.

WARNING TO OWNER: YOUR FAILURE TO RECORD A NOTICE OF COMMENCEMENT MAY RESULT IN YOU PAYING WARNING TO OWNER: TOOK FAILURE TO RECORDED A NOTICE OF COMMENCEMENT MAY RESULT IN YOU PAYS
TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. A NOTICE OF COMMENCEMENT MUST BE RECORDED AND TWICE FOR IMPROVEMENTS TO TOTAL THE FIRST INSPECTION. IF YOU INTEND TO OBTAIN FINANCING, CONSULT WITH POSTED ON THE JOB SITE BEFORE THE FIRST INSPECTION. IF YOU INTEND TO OBTAIN FINANCING, CONSULT WITH YOUR LENDER OR ATTORNEY BEFORE RECORDING YOUR NOTICE OF COMMENCEMENT.

OWNERS CERTIFICATION: I CERTIFY THAT ALL THE FOREGOING INFORMATION IS ACCURATE AND THAT ALL WORK WILL BE DONE IN COMPLIANCE WITH ALL APPLICABLE LAWS REGULATING CONSTRUCTION AND ZONING.

NOTICE TO OWNER: There are some properties that may have deed restrictions recorded upon them. These restrictions may limit or prohibit the work applied for in your building permit. You must verify if your property is encumbered by any restrictions or face possible litigation and or fines. **Property owners must sign here before any permit will be issued.

Owners Signature

Ihomas

**If this is an Owner Builder Permit Application then, ONLY the owner can sign the building permit when it is issued. Print Owners Name CONTRACTORS AFFIDAVIT: By my signature I understand and agree that I have informed and provided this written statement to the owner of all the above written responsibilities in Columbia County for obtaining this Building Permit including all application and permit time limitations. Contractor's Signature

Contractor's License Number

Columbia County

Competency Card Number

Competen EXPIRES: May 27, 2023

Page 2 of 2 (Both Pages must be submitted together.) State of Florida Notary Signature (For the Contractor)

Revised 7-1-15