

FOR TOWN USE ONLY

Info Maintenance Fee

INITIAL

\$50.00

TOWN OF GOLDEN BEACH - CONTRACTOR INFORMATION FORM

	1929 1929							
	COMPANY NAME:							
	QUALIFIER NAME:							
	LICENSED TRADE							
BUSINESS ADDRESS			PHONE/F	ACSIMILE	BUSINESS EMAIL AND QU	JALIFIER'S EMAIL ADDRESS		
					Business:			
				Qualifier:				
INSURANCE INFORMATION			INSURANCE COMPANY		POLICY NUMBER	EXPIRATION DATE		
LIABILITY								
WORKER'S COMP/ EXCEPTION								
THE INSURANCE NEEDS TO LIST THE TOWN OF GOLDEN BEACH, 100 OCEAN BOULEVARD, GOLDEN BEACH, FL 33160 AS CERTIFICATE HOLDER. THE QUALIFIER'S LICENSE NUMBER NEEDS TO BE LISTED IN THE DESCRIPTION SECTION OF THE CERTIFICATE OF INSURANCE. PLEASE NOTE THE CERTIFICATE OF INSURANCE NEED TO BE SENT DIRECTLY FROM INSURANCE AGENT AND ALSO A COPY ATTACHED FOR PROCESSING								
EMERGENCY CONTACT NAME & PHONE NUMBER				QUALIFER'S SIGNATURE				
NAME								
PHONE	:							
#	LICENSE INFORMATION		LICEN	SE#	EXPIRATION	FOR TOWN USE ONLY		
1	STATE OF FLORIDA CERTIFIED/ REGISTERED							
2	LOCAL BUSINESS TAX RECEIPT (LBT) OR COUNTY OF ORIGIN							
3	MIA-CERT OF COMPETENCY (COPY OF FRONT & BACK)							
4	MIA-MUNICIPAL CONTRACTOR							
5	LOCAL BUSINESS TAX RECEIPT (LBT) OR COUNTY OF ORIGIN							
6	DRIVER'S LICENSE (CLEAR & LEGIBLE COPY)							
7	EXECUTED - MANDATORY REQUIREMENTS FOR CONSTRUCTION SITES		N/A		N/A	VERIFIED ATTACHMENT		
INCL PROC PAYI	RDER TO PROCESS A FULLY E UDING THEIR INSURANCE CE CESSED. THE CONTRACTOR R MENT CAN BE MADE WITH A (ERTIFICATE, AND EEGISTRATION CHECK OR MO	<mark>ND PAYMEN</mark> S CAN BE DO NEY ORDER	T ARE REQU ONE IN PERS (ONLY IN P	UIRED, ONLY COMPLETE PAC SON OR VIA EMAIL: INSPECTI ERSON). NOTE THAT IF SUBM	KAGES WILL BUT ONS@GOLDENBEACH.US.		

RENEWAL

CR#

\$30.00

APPLICATION NUMBER



TOWN OF GOLDEN BEACH

100 Ocean Boulevard Golden Beach, FL 33160

NOTICE TO CONTRACTORS: MANDATORY REQUIRMENTS FOR CONSTRUCTION SITE CLEANLINESS AND CONSTRUCTION SITE SAFETY

Company Name:	_
Town Registration number (CR#):	
Qualifier Name:	_
Contact Phone:	_
Email Address:	

- 1. Construction work start time in Town is 8:00 am. No work is to start or the gates to be open prior to 8:00 am. All construction work at sites are to stop by 6:00 pm, Monday through Friday. No construction work is allowed on weekends and legal holidays that are set by the Town.
- 2. All construction sites must be secured with a perimeter chain link fence containing a black or green wind screen (all wind screen material must be tight and secured daily-no torn or sagging wind screen will be tolerated), construction entry gates must be locked and the dumpster must be covered by close of business each day. **Daily maintenance is required**.
- 3. No heavy equipment or trailers are permitted to be stored, overnight or on the weekends, at the construction site without first obtaining a special exception permit, which requires the payment of fee, from the Town.
- 4. Blocking of the Town's roadways will not be tolerated. Parking along the curbs of the Town's roadways is not allowed. Each contractor must monitor and supply ample parking for their employees and visitors travelling to the site. Scheduling of concrete pours and all phases of construction that may require trucks and or heavy equipment vehicles to be stationed on the Town's road ways must supply a certified flagman to direct traffic or make arrangements for an office duty officer from the Town, in addition sites on Ocean Boulevard will require a Florida Department of Transportation lane closure permit.
- 5. During the course of construction or demolition work being done on any premises, it shall not be permitted for any person to cause, permit or allow the emissions of particulate matter from any source whatsoever, including, but not limited to, incidents caused by vehicular movement, transportation of materials, construction, alteration, demolition or wrecking of buildings or structures, or the stockpiling of sand or dirt, without taking reasonable precautions to prevent such emissions or to preclude fugitive particulates that may trespass on neighboring properties during dry and windy weather. In the case of stockpiled particulate materials, such materials shall be stabilized by adequate coverings, by wetting to the satisfaction of the Town's Officials.

- 6. Construction sites and neighboring properties are to be maintained in a clean condition at all times and any papers, litter, dirt, dust and/or construction materials are to be disposed of and/or secured at the end of each day's work by placement in the trash container provided at the construction site. All trash containers must be covered nightly and on weekends as required by our code. Daily maintenance is required.
- 7. Gravel entry areas into the construction site are to be maintained as to eliminate standing water and runoff into the roadway. All water discharge must adhere to NPDES standards.
- 8. High grass and weeds are to be cut and maintained as to not create a public nuisance. Daily maintenance is required.
- 9. All areas surrounding construction sites, especially the Town's roadways, which are affected by dust, dirt and debris from the construction site. Each site shall be swept clean of such dust, dirt and debris a minimum of two times per day; at least one of which must be at the conclusion of work for that day. Daily maintenance is required.
- 10. All construction debris not placed in a dumpster shall be removed from the construction site within twenty-four (24) hours.
- 11. Pools under construction shall be kept clean of any debris and water buildup until such time as the pool is properly filtered. All standing water in pools under construction or not in use must be properly treated to eliminate algae, insects, etc.
- 12. It is not be permitted for any person to store any material in an unsecured area, which is deemed unsafe, or a danger to those accessing the site. It is not be permitted to store any construction materials in any manner whereby the material or a portion of the materials is stored outside the legal boundaries of the site. Reasonable exceptions to this subsection, for a reasonable period of time, may be considered on a case-by-case basis by obtaining permission by the Town Manager.
- 13. All exposed rebar shall be capped as required by OSHA. For Any exposed uncapped rebar a violation of life safety will be issued to the property.
- 14. **Sidewalk, Curb and Gutter Repair/ Replacement-** <u>all zones</u>: The qualifier or applicant are in agreement that any damages caused to the Town's infrastructure by the contractor or the owner's employees or agents, shall be repaired and/or replaced at the expense of the contractor and/or owner as directed by the Town of Golden Beach.
- 15. **Survey Discrepancies-** only applicable to the 600 block on Golden Beach Drive: We have received inaccurate surveys generating from properties located at the north end of Golden Beach Drive in the area of the 600 Block; an incorrect monument marker had been used for construction of certain properties that caused property line discrepancies. The Town of Golden Beach is advising to use the correct monument marker south of the corner property location 600 Golden Beach Drive; Miami-Dade County Benchmark #E-203.
- 16. Construction Site Retention Wall Requirement for major re-construction and New Construction- all zones: Effective November 18, 2015, anyone applying for a new construction building permit must install and complete a retaining wall along the back and sides of the property upon or before installing the building foundation. Structural retaining walls will require a minimum 4 foot stem wall. When structural retention walls are used the retention walls must be erected to a minimum height of 4 feet in sections as the temporary construction fence is partly removed to allow for installation. Once stem walls have been installed, the temporary fence must be re-installed, the only exception being if a permanent

masonry wall has been erected closing off the property. Property must be secured prior to the inspection of the first floor slab. (Town Code Section 66-6 (i))

17. **Notice of Commencement**- Florida's Construction Lien Law (Chapter 713, Part One, Florida Statutes) requires the recording with the Clerk of the Courts a Notice of Commencement for real property improvements greater than \$2,500.00. However, it does not apply to the repair or replacement of an existing heating or air conditioning system less than \$7,500.00 in value. Please find attached form if applicable.

After the building permit is issued, that a certified copy of the recorded Notice of Commencement, with attached bonds if any, is posted at the construction site. You are required to schedule with the town within 7 days after the issuance of your permit, if applicable; the first inspection to verify (NOC inspection). Failure to show the inspector a certified copy of the recorded Notice will result in a disapproved inspection. You are also required to provide the town with a copy. It can be emailed (please reference the permit number) to inspections@goldenbeach.us or it can be handed to the inspector at the time of the inspection.

- 18. A Violation of these Mandatory Requirements shall constitute grounds for the issuance of a stop work order by the Town Manager, the Town Manager's designee, and/or the building official in accordance with the provisions of the Town's Code of Ordinances and the Florida Building Code. A civil violation fine will be imposed upon the property for each infraction committed in accordance with the Town's Code of Ordinances.
- 19. The following permits are required in addition to master: I understand that a separate permit must be secured for Electrical, Plumbing, Mechanical, retention walls, docks, seawall, boatlift, Windows, Doors, Roofing, Site Walls, Fencing, Driveways, Pools, Spas, Pool Decks, Outdoor Kitchens, Accessory Structures (example Pergola, Gazebo, and Cabana), Irrigation, Landscape and Landscape Lighting work and other categories not mentioned.

The submission of inaccurate, misleading or misrepresented information in the application shall subject the building permit to denial, suspension or revocation, and the individual applying for the permit, to all appropriate fines, penalties and other punishments authorized by law. Kindly govern yourself accordingly.

Warning to owner: your failure to record a notice of commencement may result in you paying twice for improvements to your property. If you intend to obtain financing, consult with your lender or an attorney before recording your notice of commencement.

Agreed to and accepted by:		
Company Name		
Signature of the Qualifier for the Corporation		
Print Qualifier's Name:		
Sworn to and subscribed before me this	day of	,
Notary Public State of Florida (seal)		

PERMIT EXPIRATION AND THE LAW

105.4.1 Permit intent. A permit issued shall be

construed to be a license to proceed with the work and not as authority to violate, cancel, alter or set aside any of the provisions of the technical codes, nor shall issuance of a permit prevent the building official from thereafter requiring a correction of errors in plans, construction or violations of this code. Every permit issued shall become invalid unless the work authorized by such permit is commenced within six months after its issuance, or if the work authorized by such permit is suspended or abandoned for a period of six months after the time the work is commenced.

105.4.1.1 If work has commenced and the permit is revoked, becomes null and void, or expires because of lack of progress or abandonment, a new permit covering the proposed construction shall be obtained before proceeding with the work.

105.4.1.2 If a new permit is not obtained within 180 days from the date the initial permit became null and void, the building official is authorized to require that any work which has been commenced or completed be removed from the building site. Alternately, a new permit may be issued or the original permit reinstated on application, providing the work in place and the work required to complete the structure meets all applicable regulations in effect at the time the application was submitted for the initial permit and any regulations which may have become effective between the date of expiration and the date if issuance of the new permit or the date of the reinstatement of the original permit. Applicable regulations which may have become effective between the date of the original permit application and the date of issuance of the new permit or reinstated permit may be modified if their application clearly would be impractical in the judgment of the building official, but only where it is clearly evident a reasonable degree of safety is maintained.

105.4.1.3 Work shall be considered to be in active progress when the permit has received an approved inspection within 180 days. This provision shall not be applicable in case of civil commotion or strike or when the building work is halted due directly to judicial injunction, order or similar process.

105.4.1.4 The fee for renewal reissuance and extension of a permit shall be set forth bythe administrative authority.

Agreed to and Accepted by:		
Company Name:		-
Signature of the Qualifier for the Corporation	-	
Print Qualifier's Name:		
Sworn to and subscribed before me this	_day of	<i>,</i>
Notary Public State of Florida at Large (seal)		

Sec. 14-84. Construction sounds.

The construction (including excavating), demolition, alteration, or renovation of any structure, gazebo, dock, home or building on Saturday, Sunday and any time other than between the hours of 8:00 a.m. and 6:00 p.m. on any weekday is prohibited. Such activity is also prohibited on New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, or Christmas Day. In case of urgent necessity in the interest of public health and safety, a permit to allow activity prohibited by this section may be granted by the Town Manager or his designee for a period not to exceed three consecutive working days or less while the emergency continues. Such permit shall contain conditions relating to the work and providing safeguards to the surrounding residences and their occupants and may be renewed for successive periods of three days or less while the emergency continues and if a substantial hardship exists. Violation of the conditions combined within the permit shall result in immediate revocation of the permit and shall automatically authorize the Town authorities to cause the work to cease. In addition to cessation of the work, violation of the permit conditions subject the property owner to a fine. If the Town Manager or his designee should determine that the public health and safety necessitates the issuance of such a permit and such issuance will not unduly impair the public health and safety a permit may be issued by the Town Manager or his designee to allow the erection, demolition, alteration or repair of any structure, gazebo, dock, home or building or excavation of streets and highways within the hours of 6:00 p.m. and 8:00 a.m. of the following day or on Saturday, Sunday, New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day or Christmas Day for such work to be done within such hours or within a shorter time period during such hours, upon application being made at the time the permit for the work is issued or during the progress of thework.

(Code 1989, § 14.08; Ord. No. 406.95, § 1, 6-20-95; Ord. No. 475.2003, § 1, 11-19-02)

Cross reference(s)—Buildings and building regulations, ch. 50.