## BUILDING DEPARTMENT Town/Village of Harrison, 1 Heineman Pl, Harrison, NY 10528 PLUMBING & SEWER PERMIT APPLICATION

Building Permit No	Plumbing/Sewer Permit No		
Check ONE only  [ ] Plumbing Residential \$125 ( [ ] Plumbing Commercial \$175 [ ] Sewer \$125  Application is hereby made to the Inspecto for the approval of plumbing work to be in Work to be performed at:	(first 5 fixtures, plus \$10 or of Plumbing and Sewerage of the	each additional	and Village of Harrison, New York
Address:		Block	Lot
Owner's Name:Plumber Company Name:			
Address:	Phone:		
Email: (permit will be emailed)  PLUMBING:  Sinks/Basins Water Closet Urinals Showers/Tubs Slop Hoppers Drinking Fountains  Total Fixtures:	Gas Stove Dish Washer Washer Dryer Hot Water Heater Boiler/Furnace		Floor Drain Pool Heater Dental Unit/Cuspidor Generator Water Main Other
SEWER: New Sewer Line * *Must be accompanied by 2 sets	Sewer Repair of a site plan		Cut/Cap Sewer
The Contractor agrees to protect, def officers, agents and employees free and charges, professional fees or other exp claims, liens, demands, obligations, a jurisdiction, in connection with or at Without limiting the generality of the	d harmless from and against an enses or liabilities of every kin actions, proceedings or cause rising directly or indirectly or	Town of Harrison y and all losses, p d and character ar s of action of ev ut of this agreem	renalties, damages, settlements, costs, rising out of or relating to any and all ery kind and character, and in any nent and/or the performance hereof.

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Witness Signature

property, defects in material workmanship, actual or alleged infringement of any patent, trademark, copyright (or application for any thereof) or of any other tangible or intangible personal property or property right or any alleged violation of any applicable statute, ordinance, administrative order, rule or regulation or decree of any court shall be included in the indemnity hereunder. The contractor further agrees to investigate, handle, respond to, provide defense for and defend any such claims, etc., at his sole expense and agrees to bear all other costs and expenses related thereto, even if it (claims, etc.) is groundless, false or fraudulent. In any case in which such indemnification would violate Section 5-322.1 of the New York General Obligations Law, or any other applicable legal prohibition, the foregoing provisions concerning indemnification shall not be construed to indemnify the owner for damage arising out of bodily injury to persons or damage to property

Contractor Signature