BUILDING DEPARTMENT

Town/Village of Harrison, 1 Heineman Pl, Harrison, NY 10528 Building Permit Application-Short Form (Residential Only)

APPLICATION NO:		DATE FILED:
APPLICATION FEE	DATE:	RECEIPT NO
PERMIT FEE	DATE:	RECEIPT NO
CC FEE	DATE:	RECEIPT NO
*Any installation valued at \$20,000 at Description of area/work Cost of Construction \$_ Work to be performed at Address:	t must include manufacturer specement must include manufacturer specement must include manufacturer special llation or Repair must in Repair Upgrades Must include site and above, must be designed by a Ik:	Block Lot
		Address:
Contractor Name:		
Address:		Phone:
State of New York County of Westchester		Deing duly sworn,
	etor) ne applicant) is duly authorize	is the owner in fee of the premises to which this dot to make this application; and that the statements contained herein
Sworn to before me this day of 20		(Signature of Applicant)
		(Notary Public)
and harmless from and against any an kind and character arising out of or recharacter, and in any jurisdiction, in c the generality of the foregoing, and al alleged infringement of any patent, traright or any alleged violation of any indemnity hereunder. The contractor expense and agrees to bear all other coindemnification would violate Section	end, indemnify and hold the Tow and all losses, penalties, damages, selating to any and all claims, lien onnection with or arising directly all such claims, etc., relating to pendemark, copyright (or application applicable statute, ordinance, address further agrees to investigate, ha osts and expenses related thereto, on 5-322.1 of the New York Grashall not be construed to indeed	TLESS AGREEMENT on of Harrison and the Village of Harrison, their officers, agents and employees free settlements, costs, charges, professional fees or other expenses or liabilities of ever as, demands, obligations, actions, proceedings or causes of action of every kind and or indirectly out of this agreement and/or the performance hereof. Without limiting resonal injury, death, damage to property, defects in material workmanship, actual or for any thereof) or of any other tangible or intangible personal property or property ministrative order, rule or regulation or decree of any court shall be included in the andle, respond to, provide defense for and defend any such claims, etc., at his soil, even if it (claims, etc.) is groundless, false or fraudulent. In any case in which such teneral Obligations Law, or any other applicable legal prohibition, the foregoin termify the owner for damage arising out of bodily injury to persons or damage to the property of the