

TOWN OF HARRISON – BUILDING DEPARTMENT TREE REMOVAL PERMIT APPLICATION

PURSUANT TO LOCAL LAW No. 3 OF 1989



OF THE TOWN OF HARRISON TREE PROTECTION LAW \$25.00 for the first 3 trees, \$5.00 each additional tree

Date	Application No		_ Block	Lot
Number of trees to be	removed	Total fee due	Rec	ceipt No
Name of Owner Property Address		Address		
Telephone No.				
Is Property now developed Reason for Tree(s) remova	? Yes [] No [] l:			
diameter covered by the boundaries, improvements indicate the exact location must accompany this applies. If the property is UNDEV greater than 4" in diameter perimeter of all buildings, elevations. A survey of tree	statue are to be removed, ap, detention areas (if any), an, species and diameter of the cation and will be considered //ELOPED, applicant must suter (measured four feet above walkways, driveways, streets ees to be removed must according permit approval for individual control of the categories.	oplicant must submit a condition of the streets within their right tree (measured four feet as a part thereof. TREES MU) about a full site plan show we ground), elevations and swithin right of way, detempany this application and	py of the properts of way. On the bove the ground UST BE MARKING all existing all improvements intion area (if any will be considered).	plated and trees 4" or more in rty survey showing buildings, this survey the applicant must b) to be removed. This survey ED trees by species and diameter together with the anticipated by, streams or floodways, final ed a part thereof. Approval or who of Harrison Planning Board.
		t the information provided	above and attach	ned survey/site plan is accurate
to the best of my knowledg		_		
from and against any and all loss out of or relating to any and all connection with or arising direct claims, etc., relating to personal in (or application for any thereof) of administrative order, rule or regulato, provide defense for and defer groundless, false or fraudulent, applicable legal prohibition, the f	defend, indemnify and hold the Tow es, penalties, damages, settlements, oclaims, liens, demands, obligations, ly or indirectly out of this agreement injury, death, damage to property, de- or of any other tangible or intangible lation or decree of any court shall be- lated any such claims, etc., at his sole of In any case in which such indemnifi-	costs, charges, professional fees of actions, proceedings or causes on and/or the performance hereof. fects in material workmanship, ac personal property or property rig included in the indemnity hereun expense and agrees to bear all offication would violate Section 5- mnification shall not be construct	Harrison, their office r other expenses or lift action of every kin Without limiting the trual or alleged infringht or any alleged vider. The contractor fer costs and expenses 322.1 of the New Yel to indemnify the ow	ers, agents and employees free and harmless abilities of every kind and character arising and and character, and in any jurisdiction, in the generality of the foregoing, and all such agement of any patent, trademark, copyright polation of any applicable statute, ordinance, further agrees to investigate, handle, respond as related thereto, even if it (claims, etc.) is ork General Obligations Law, or any other where for damage arising out of bodily injury
	Date			Date
Contractor Signature		Witness Signatur	re	
	C	Official Use Only		
() Approved	() Disapproved	-		
Comments:				
Ву		Da	Date	
Approved: Building In	ispector:		Date:	