

employees.

TOWN – VILLAGE OF HARRISON BUREAU OF FIRE PREVENTION One Heineman Place, Harrison, NY 10528 Phone 914-670-3000 Fax 914-670-3170 www.harrison-ny.gov



APPLICATION FOR FIRE PREVENTION PERMITS

ANNUAL PERMIT TO INSTALL FIRE SUPPRESSION SYSTEMS

ALL APPLICATION FEES ARE NON-REFUNDABLE. CHECK OR MONEY ORDER MADE PAYABLE TO THE TOWN OF HARRISON.

APPLICATIONS MUST BE ACCOMPANIED BY CURRENT CERTIFICATE OF LIABILITY NAMING THE TOWN/VILLAGE OF HARRISON AS ADDITIONAL INSURED, WORKERS COMPENSATION CERTIFICATE, AND DISABILITY CERTIFICATE.

ANNUAL PERMITS EXPIRE ON DECEMBER 31ST.

APPLICATION NO:.		DATE FILED:
Installer		
Name	Phone	Fax
Address		
Email:		
PERMIT FEE \$150.00	_ DATE:	RECEIPT NO
	HOLD HARMLESS AGREEM	IENT
Harrison, their officers, agents and penalties, damages, settlements, cookind and character arising out of or proceedings or causes of action of arising directly or indirectly out of the generality of the foregoing, and all sudefects in material workmanship, and application for any thereof) or of any alleged violation of any applicable sany court shall be included in the	employees free and harmles sts, charges, professional fees relating to any and all claim every kind and character, and his agreement and/or the peach claims, etc., relating to pectual or alleged infringement other tangible or intangible patatute, ordinance, administration indemnity hereunder. The	he Town of Harrison and the Village of as from and against any and all losses, sor other expenses or liabilities of every ms, liens, demands, obligations, actions, in any jurisdiction, in connection with or erformance hereof. Without limiting the ersonal injury, death, damage to property, of any patent, trademark, copyright (or personal property or property right or any live order, rule or regulation or decree of contractor further agrees to investigate, ms, 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 caused by or resulting from the sole negligence of the owner or its