

## RESIDENTIAL BUILDING PERMIT APPLICATION

Replacement

New □

Permit #: \_\_\_\_ Property Owner: Lot: Block: Unit: STRAP #: Subdivision: Job Address: Directions to job: Contractor Business Name / Applicant Name : \_ Phone : \_\_\_\_ License Number: Email Address: Permit Requested: Construction Value: \$ \*If over \$5000 an NOC is required. Estimated Sq.Ft: Are you using Private Provider services for Plan Review? 

No Yes Inspections? 

No Yes Will Contractor Credits be used? ☐ No ☐ Yes\*\* \*\*This will require the Impact Fee Credit Usage Authorization Form to be submitted. **SUB INFORMATION** □ No □ Yes A/C: Seer: Elec. Amps: Plumbing: A/C Duct Only: ☐ Yes ☐ Water ☐ Well / ☐ Septic: ☐ Sewer Construction Details Mastered? No Yes □ No □ Yes Shutters: Master #: □No ☐ Yes Roof: Aluminum Construction: Fire Sprinklers/Alarm: ☐ No ☐ Yes County-Maintained Road: □No ☐ Yes Double LPG / Natural Gas: 

No Yes Driveway: Single or SITE FILL GRADING AFFIDAVIT If this project is not in a subdivision subject to a current (active) Development Order, will the final grade of the lot on this project exceed 18 inches above the crown of the road or any adjacent developed lot? □ NO ☐ YES If YES, a Site Grading Plan complying with the LDC Section 34-3104 must accompany the permit application. DUPLEX RULES FOR DRIVEWAYS. LANDSCAPING & IRRIGATION Permits for a duplex (two family or single family attached), and not in a subdivision subject to a current (active) Development Order, will be required to comply with the LDC Section 34-3107 & 34-3108, paved driveways, landscaping and irrigation. Owner/Authorized Agent: THIS PERMIT IS VOID IF THE FIRST INSPECTION IS NOT MADE WITHIN SIX (6) MONTHS FROM THE DATE ISSUED OR IF NO INSPECTION HAS BEEN MADE FOR A PERIOD OF SIX (6) MONTHS FROM THE MOST RECENTLY PASSED INSPECTION. THE PERMIT IS VOID IF THE ZONING CLASSIFICATION IS VIOLATED. APPLICANT AGREES TO COMPLY WITH THE SANITARY REGULATIONS AND UNDERSTANDS THAT THE PROPOSED STRUCTURE MAY NOT BE USED OR OCCUPIED UNTIL AN APPROVED CERTIFICATE OF OCCUPANCY IS ISSUED. APPLICANT FURTHER UNDERSTANDS THAT FAILURE TO OBTAIN PERMIT OR MISREPRESENTATION OF THE IMPROVEMENTS IS A MISDEMEANOR AND UPON CONVICTION, APPLICANT CAN BE PUNISHED AS PROVIDED BY THE LAW. FAILURE TO COMPLY WITH THE MECHANICS LIEN LAW CAN RESULT IN THE PROPERTY OWNER PAYING I hereby certify that to the best of my knowledge, the information submitted for this permit is true & correct, & complies with Deed of Restrictions. Signature Authorization: Date: Printed Name: