WASTEWATER PUMP STATION IMPROVEMENTS NORTH BAY VILLAGE

APPENDIX C

- Department of Regulatory and Economic Resources (DRER) Permits:
 - 1. Main Wastewater Pump Station Permit Number: 2019-SEW-EXT-00233
 - 2. Hispanola Avenue Pump Station Permit Number: 2019-SEW-EXT-00234
 - 3. Village Hall Pump Station (Control Panel Only)
 Permit Number: No Permit Required
 - 4. South Treasure Drive Pump Station (Control Panel Only) Permit Number: No Permit Required
 - 5. Hispanola Avenue Pump Station Tree Removal Permit Number: 10742



Water and Wastewater Division 701 NW 1st Court, 7th Floor Miami, FL 33136-3912 T 305-372-6600 F 305-372-6410

March 23, 2020

Jose Olivo NORTH BAY VILLAGE 1666 Kennedy Causeway, 3rd floor North Bay Village, FL 33141 CERTIFIED MAIL No. 70172400000078322973 RETURN RECEIPT REQUESTED

Dear Jose Olivo:

The Water and Wastewater Division (W&WWD) of the Department of Regulatory and Economic Resources, under delegation by the Florida Department of Environmental Protection (hereby jointly referred to as the Department) hereby gives Notice of Permit Issuance to construct a domestic wastewater collection/transmission system (FDEP Permit Number 277169-400-DWC, DERM Permit Number 2019-SEW-EXT-00233) to the applicant, Jose Olivo, NORTH BAY VILLAGE. The project is located at 1841 Galleon Street, North Bay village, FL 33141.

UPON COMPLETION OF CONSTRUCTION OF THIS PROJECT, THE WASTEWATER COLLECTION SYSTEM SHALL NOT BE PLACED INTO SERVICE UNTIL THE DEPARTMENT HAS RECEIVED, REVIEWED, AND APPROVED A COMPLETELY EXECUTED CERTIFICATION PACKAGE, WHICH INCLUDES THE REQUEST FOR APPROVAL TO PLACE A DOMESTIC WASTEWATER COLLECTION/TRANSMISSION SYSTEM INTO OPERATION FORM AND THE APPROPRIATE REVIEW FEE. PLACING THIS SYSTEM INTO OPERATION WITHOUT THE PROPER APPROVAL FROM THE DEPARTMENT SHALL CONSTITUTE A VIOLATION OF STATE AND COUNTY REGULATIONS AND ENFORCEMENT ACTIONS MAY BE TAKEN ACCORDINGLY.

DERM SHALL BE NOTIFIED THREE (3) DAYS PRIOR TO PERFORMING INFILTRATION/EXFILTRATION, PRESSURE TEST AND START-UP PUMP STATION REPORT. NOTIFICATION CAN BE DONE BY EMAIL AT PSO@miamidade.gov.

The applicant's mailing address is Attn: Jose Olivo, NORTH BAY VILLAGE, 1666 Kennedy Causeway, 3rd floor , North Bay Village, FL 33141. The Department's Permit File (FDEP Permit No. 277169-400-DWC, DERM Permit No. 2019-SEW-EXT-00233) on this matter is available for public inspection by contacting the Water and Wastewater Division (W&WWD) at 305-372-6600 and making an appointment to view the files during normal business hours, 8:00 a.m. to 4:00 p.m., Monday through Friday, except legal holidays, 701 NW 1st Court, 7th Floor, Miami, FL 33136-3912.

A person whose substantial interests are affected by the above proposed agency action may petition for an administrative determination (hearing) under sections 120.569 and 120.57 of the Florida Statutes (F.S). The petition must contain the information set forth below and must be filed (received) in the Office of the Miami-Dade County Attorney, 111 N.W. 1st Street, Suite 2810, Miami, Florida 33128. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S. must be filed within fourteen (14) days of publication of this notice or receipt of the written notice, whichever occurs first. The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with rule 28-106.205 of the Florida Administrative Code (FAC).

A petition that disputes the material facts on which the Department's action is based must contain the following information:

(a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department File Number and the county in which the project is proposed;

- (b) A statement of how and when each petitioner received notice of the Department's action or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;
- (d) A statement of all material facts disputed by petitioner or a statement that there are no disputed facts;
- (e) A statement of facts which the petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes the petitioner contends require reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wants the Department to take with respect to the Department's action or proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, FAC.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above. In accordance with Section 120.573, F.S., the Department advises that mediation is not available in this case as an alternative to filing a petition for an administrative determination.

Any party to this permit has the right to seek judicial review under Section 120.68, F.S., by the filing of a notice of appeal under Rules 9.110 and 9.190, Florida Rules of Appellate Procedure with the clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida, 32399-3000; and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within 30 days from the date when this permit is filed with the clerk of the Department.

If you have any questions please contact Ms. Jacqueline Alcina, P.E., or the undersigned, at 305-372-6600.

Executed in Miami, Miami-Dade County, Florida

Carlos Hernandez, P.E., Chief

Water and Wastewater Division

CERTIFICATE OF SERVICE

<u>FILING AND ACKNOWLEDGEMENT:</u> FILED, on this date, pursuant to § 120.52 Florida Statues, with the designated Department Clerk, receipt of which is hereby acknowledged.

Clark

superov.



Water and Wastewater Division 701 NW 1st Court, 7th Floor Miami, FL 33136-3912 T 305-372-6600 F 305-372-6410

Domestic Wastewater Collection/Transmission System **Construction Permit**

Permit Number:

2019-SEW-EXT-00233

Township Range Section: 534209

Project:

NORTH BAY VILLAGE MAIN LIFT STATION IMPROVEMENTS

Permittee

F.D.E.P

NORTH BAY VILLAGE

Jose Olivo

1666 Kennedy Causeway, 3rd floor

North Bay Village, FL 33141

FDEP Permit #: 277169-400-DWC

Date of Issue:

03/23/2020

Expiration Date: 03/22/2025

This permit is issued under the provisions of Chapter(s) 403.087, Florida Statutes and Florida Administrative Code Rule(s) 62-4 and 62-604. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents attached hereto or on file with the department and made a part hereof and specifically described as follows:

TO CONSTRUCT:

A wastewater collection/transmission system connecting the proposed project to the MIAMI-DADE WATER AND SEWER DEPARTMENT CENTRAL DISTRICT W. W. T. P. The new Total Average Daily Flow (ADF) is estimated to be 287,000 GPD. The system will consist of 98 LF of 10-inch PVC gravity main, 68 LF of 18-inch PVC gravity main, approximately 70 LF of 8-inch PVC C-900 force main, 3 manholes, 1 macerator, 1 in place generator, 1 pump station and 1 macerator.

# of Pumps	Pump Type	Operating TDH Capacity (GPM) (ft)
0001	Submersible	874 154

of Sanitary Manholes: 3

of Portable Generator: 1 (Phase I) # of Generator in Place: 1 (Phase II)

of Macerator: 1

And the following Gravity / Force main lines:

Lengt (L.F.)	h Type	Slope (%)	Diameter (inch)	Material	
98	Gravity	0.4	10	PVC	
68	Gravity	0.4	18	PVC	

70 Force 8 PVC C-900

IN ACCORDANCE WITH:

Permit application on FDEP Form 62-604.300(7) (a) with \$500 application fee on 10/09/2019.

LOCATED AT:

1841 Galleon Street, North Bay village, FL 33141

TO SERVE:

City of North Bay Village with the sewer flow of 287,000 GPD

SUBJECT TO:

General Conditions 1-15 and Specific Conditions 1-7

General Permit Conditions

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, F.S. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions. [62-4.160(1)]
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department. [62-4.160(2)]
- 3. As provided in subsections 403.987(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state, or local laws or regulations. This permit is not a waiver of or approval of any other department permit that may be required for other aspects of the total project which are not addressed in this permit. [62-4.160(3)]
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title. [62-4.160(4)]
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department. [62-4.160(5)]

- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules. [62-4.160(6)]
- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - a. Have access to and copy any records that must be kept under conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated. [62-4.160(7)]

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of noncompliance; and
 - b. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit. [62-4.160(8)]

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules. [62-4.160(9)]
- 10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules. A reasonable time for compliance with a new or amended surface water quality standard, other than those standards addressed in Rule 62-302.500, F.A.C., shall include a reasonable time to obtain or be denied a mixing zone for the new or amended standard. [62-4.160(10)]
- 11. This permit is transferable only upon Department approval in accordance with Rules 62-4.120 and 62-730.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department. [62-4.160(11)]
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity. [62-4.160(12)]
- 13. This permit also constitutes:
 - a. Determination of Best Available Control Technology (BACT).
 - b. Determination of Prevention of Significant Deterioration (PSD).
 - c. Certification of compliance with State Water Quality Standards (Section 401, PL 92-500).
 - d. Compliance with New Source Performance Standards.

- 14. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - c. Records of monitoring information shall include:
 - i. The date, exact place, and time of sampling or measurements;
 - ii. The person responsible for performing the sampling or measurements;
 - iii. The dates analyses were performed;
 - iv. The person responsible for performing the analyses;
 - v. The analytical techniques or methods used;
 - vi. The results of such analyses. [62-4.160(14)]
- 15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly. [62-4.160(15)]

Specific Permit Conditions

- 1. Start of construction prior to fourteen (14) days following to the issuance of this permit is undertaken at owner's risk due to the public's right to object pursuant to Section 120.57 Florida Statutes.
- 2. This approval is only for the construction of a wastewater collection system and does not relate to the wastewater transmission and treatment aspects. Moreover, this approval does not grant the applicant the right to connect any facilities to be served by this wastewater collection system. In order to connect the applicant shall obtain approval from the receiving utility and a Sewer Capacity Certification Letter (allocation) from DERM, in conformance with the provisions of paragraph 16C of the First Partial Consent Decree (Case No. 93-1109 CIV-MORENO), between the United States of America and Miami-Dade County and section 42.3 of Miami-Dade County Chapter 24. This project will also be contingent upon the placing into service of all the necessary encumbrances by each sanitary sewer utility participating in the transmission of the flows from the point of origin up to the wastewater treatment plant.
- 3. Provisions must be made to assure uninterrupted service in the area during the time of construction.
- 4. A Miami-Dade County Tree Removal permit is required prior to the removal or relocation of any County jurisdictional tree(s). If this project requires the removal or relocation of any County jurisdictional tree(s) the permittee shall obtain a Miami-Dade County Tree Removal Permit prior to their removal or relocation. Additionally, trees that may be damaged as a result of construction activities shall be protected with a barrier throughout all phases of construction. Please contact RER-DERM Tree and Forest Resources Section at (305) 372-6574 for more information.
- 5. Before PHASE I, Certification of Completion and release for use letter is issued for this sewer extension, "NORTH BAY VILLAGE MAIN LIFT STATION IMPROVEMENTS", the portable generator shall be at the pump station site and be available 24 hour per day, seven days a week.
- 6. Before PHASE II, FINAL Certification of Completion and release for use letter is issued for this sewer extension, "NORTH BAY VILLAGE MAIN LIFT STATION IMPROVEMENTS", the in-place generator shall be installed and updated As-Built plans shall be submitted to W&WWD for approval.
- 7. Upon completion of construction of this project, the wastewater collection system shall not be placed into service until the Department has received, reviewed, and approved a completely executed Request for Approval to Place a Domestic Wastewater Collection/Transmission System into Operation, DEP FORM 62-604.300(8)(b); pages 1, 2, and 3 and the following attachments:
 - a) A completely executed Miami-Dade County, Department of Regulatory and Economic Resources (RER), Division of Environmental Resources Management (DERM), Water and Wastewater Division (W&WWD) form: Domestic Wastewater Collection/Transmission Systems Certification of Completion of Construction, page 1 of 1.
 - b) Copy of the infiltration/exfiltration test reports.
 - c) Copy of the Pressure test reports.
 - d) Copy of the Pump Station Start Up test report.
 - e) A set of as-built drawings, signed and sealed.
 - f) A Certification Review fee for the amount of \$129.00.

The DEP and the DERM-Domestic Wastewater Collection/Transmission Systems Certification of Completion of Construction forms can be obtained from the County's Web page at:

http://www.miamidade.gov/permits/home.asp

- i. Select "Environment" in the first box, then
- ii. Select "One-Time Permits", in the second box, and then scroll down to "Sewer Extension Permit". The Forms are on the right hand side.

DERM shall be notified three (3) days prior to performing infiltration/exfiltration/pressure/PS star-up test(s). Notification can be done by emailing Wastewater Permitting Section at PSO@miamidade.gov.

Certification of this project shall not be issued until all Specific Conditions above are submitted and Approved by DERM.

Placing this system into operation without the proper approval from the Department shall constitute a violation of state and county regulations and enforcement actions may be taken accordingly.

23 Day of March, 2019.

Miami-Dade County

Permitting, Environment and Regulatory Affairs



Water and Wastewater Division 701 NW 1st Court, 7th Floor Miami, FL 33136-3912 T 305-372-6600 F 305-372-6410

February 25, 2020

Jose Olivo NORTH BAY VILLAGE-PUBLIC WORKS 1666 Keneddy Causeway, 3rd Floor North Bay Village, FL CERTIFIED MAIL No. 70172400000078322980 RETURN RECEIPT REQUESTED

Dear Jose Olivo:

The Water and Wastewater Division (W&WWD) of the Department of Regulatory and Economic Resources, under delegation by the Florida Department of Environmental Protection (hereby jointly referred to as the Department) hereby gives Notice of Permit Issuance to construct a domestic wastewater collection/transmission system (FDEP Permit Number 277169-401-DWC, DERM Permit Number 2019-SEW-EXT-00234) to the applicant, Jose Olivo, NORTH BAY VILLAGE-PUBLIC WORKS. The project is located at Hispaniola Avenue just North of North Treasure Drive.

UPON COMPLETION OF CONSTRUCTION OF THIS PROJECT, THE WASTEWATER COLLECTION SYSTEM SHALL NOT BE PLACED INTO SERVICE UNTIL THE DEPARTMENT HAS RECEIVED, REVIEWED, AND APPROVED A COMPLETELY EXECUTED CERTIFICATION PACKAGE, WHICH INCLUDES THE REQUEST FOR APPROVAL TO PLACE A DOMESTIC WASTEWATER COLLECTION/TRANSMISSION SYSTEM INTO OPERATION FORM AND THE APPROPRIATE REVIEW FEE. PLACING THIS SYSTEM INTO OPERATION WITHOUT THE PROPER APPROVAL FROM THE DEPARTMENT SHALL CONSTITUTE A VIOLATION OF STATE AND COUNTY REGULATIONS AND ENFORCEMENT ACTIONS MAY BE TAKEN ACCORDINGLY.

DERM SHALL BE NOTIFIED THREE (3) DAYS PRIOR TO PERFORMING INFILTRATION/EXFILTRATION, PRESSURE AND START-UP PUMP STATION TESTS. NOTIFICATION CAN BE DONE BY EMAIL AT PSO@miamidade.gov.

The applicant's mailing address is Attn: Jose Olivo, NORTH BAY VILLAGE-PUBLIC WORKS, 1666 Keneddy Causeway, 3rd Floor, North Bay Village, FL. The Department's Permit File (FDEP Permit No. 277169-401-DWC, DERM Permit No. 2019-SEW-EXT-00234) on this matter is available for public inspection by contacting the Water and Wastewater Division (W&WWD) at 305-372-6600 and making an appointment to view the files during normal business hours, 8:00 a.m. to 4:00 p.m., Monday through Friday, except legal holidays, 701 NW 1st Court, 7th Floor, Miami, FL 33136-3912.

A person whose substantial interests are affected by the above proposed agency action may petition for an administrative determination (hearing) under sections 120.569 and 120.57 of the Florida Statutes (F.S). The petition must contain the information set forth below and must be filed (received) in the Office of the Miami-Dade County Attorney, 111 N.W. 1st Street, Suite 2810, Miami, Florida 33128. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S. must be filed within fourteen (14) days of publication of this notice or receipt of the written notice, whichever occurs first. The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with rule 28-106.205 of the Florida Administrative Code (FAC).

A petition that disputes the material facts on which the Department's action is based must contain the following information:

(a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department File Number and the county in which the project is proposed;

- (b) A statement of how and when each petitioner received notice of the Department's action or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action:
- (d) A statement of all material facts disputed by petitioner or a statement that there are no disputed facts;
- (e) A statement of facts which the petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes the petitioner contends require reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wants the Department to take with respect to the Department's action or proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, FAC.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above. In accordance with Section 120.573, F.S., the Department advises that mediation is not available in this case as an alternative to filing a petition for an administrative determination.

Any party to this permit has the right to seek judicial review under Section 120.68, F.S., by the filing of a notice of appeal under Rules 9.110 and 9.190, Florida Rules of Appellate Procedure with the clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida, 32399-3000; and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within 30 days from the date when this permit is filed with the clerk of the Department.

If you have any questions please contact Ms. Jacqueline Alcina, P.E., or the undersigned, at 305-372-6600.

Executed in Miami, Miami-Dade County, Florida

Carlos Hernandez, P.E., Chief

Water and Wastewater Division

CERTIFICATE OF SERVICE

FILING AND ACKNOWLEDGEMENT: FILED, on this date, pursuant to § 120.52 Florida Statues, with the designated Department Clerk, receipt of which is hereby acknowledged.

Clerk



Water and Wastewater Division 701 NW 1st Court, 7th Floor Miami, FL 33136-3912 T 305-372-6600 F 305-372-6410

Domestic Wastewater Collection/Transmission System Construction Permit

Permit Number:

2019-SEW-EXT-00234

Township Range Section: 5334209

Project:

HISPANIOLA LIFT STATION IMPROVEMENTS

Permittee

F.D.E.P

NORTH BAY VILLAGE-PUBLIC WORKS

Jose Olivo

1666 Keneddy Causeway, 3rd Floor

North Bay Village, FL

FDEP Permit #: 277169-401-DWC 02/25/2020 Date of Issue:

Expiration Date: 02/24/2025

This permit is issued under the provisions of Chapter(s) 403.087, Florida Statutes and Florida Administrative Code Rule(s) 62-4 and 62-604. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents attached hereto or on file with the department and made a part hereof and specifically described as follows:

TO CONSTRUCT:

A wastewater collection/transmission system connecting the proposed project to the MIAMI-DADE WATER AND SEWER DEPARTMENT CENTRAL DISTRICT W. W. T. P. The new Total Average Daily Flow (ADF) is estimated to be 365155 GPD. The system will consist of a pump station, approximately 75 LF of -inch gravity main with 2 manholes, and approximately 150 LF of 8-inch force main.

# of	Pump	Operating	TDH	
Pumps	Туре	Capacity (GPM)	(ft)	
2	Submersible	983	147	

of Sanitary Manholes: 2

And the following Gravity / Force main lines:

Length (L.F.)	Type	Slope (%)	Diameter (inch)	Material	
150	Force		8	PVC C-900	
75	Gravity	0.4	18	PVC	

IN ACCORDANCE WITH:

Permit application on FDEP Form 62-604.300(7) (a) with \$500 application fee on 10/09/2019.

LOCATED AT:

Hispaniola Avenue just North of North Treasure Drive.

TO SERVE:

City of North Bay Village (PS 23.0003)

SUBJECT TO:

General Conditions 1-15 and Specific Conditions 1-5

General Permit Conditions

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, F.S. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions. [62-4.160(1)]
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department. [62-4.160(2)]
- 3. As provided in subsections 403.987(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state, or local laws or regulations. This permit is not a waiver of or approval of any other department permit that may be required for other aspects of the total project which are not addressed in this permit. [62-4.160(3)]
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title. [62-4.160(4)]
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from

penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department. [62-4.160(5)]

- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules. [62-4.160(6)]
- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - a. Have access to and copy any records that must be kept under conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated. [62-4.160(7)]

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of noncompliance; and
 - b. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit. [62-4.160(8)]

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules. [62-4.160(9)]
- 10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules. A reasonable time for compliance with a new or amended surface water quality standard, other than those standards addressed in Rule 62-302.500, F.A.C., shall include a reasonable time to obtain or be denied a mixing zone for the new or amended standard. [62-4.160(10)]
- 11. This permit is transferable only upon Department approval in accordance with Rules 62-4.120 and 62-730.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department. [62-4.160(11)]

- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity. [62-4.160(12)]
- 13. This permit also constitutes:
 - a. Determination of Best Available Control Technology (BACT).
 - b. Determination of Prevention of Significant Deterioration (PSD).
 - c. Certification of compliance with State Water Quality Standards (Section 401, PL 92-500).
 - d. Compliance with New Source Performance Standards. [62-4.160(13)]
- 14. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - c. Records of monitoring information shall include:
 - i. The date, exact place, and time of sampling or measurements;
 - ii. The person responsible for performing the sampling or measurements;
 - iii. The dates analyses were performed;
 - iv. The person responsible for performing the analyses;
 - v. The analytical techniques or methods used;
 - vi. The results of such analyses. [62-4.160(14)]
- 15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly. [62-4.160(15)]

Specific Permit Conditions

- 1. Start of construction prior to fourteen (14) days following to the issuance of this permit is undertaken at owner's risk due to the public's right to object pursuant to Section 120.57 Florida Statutes.
- 2. This approval is only for the construction of a wastewater collection system and does not relate to the wastewater transmission and treatment aspects. Moreover, this approval does not grant the applicant the right to connect any facilities to be served by this wastewater collection system. In order to connect the applicant shall obtain approval from the receiving utility and a Sewer Capacity Certification Letter (allocation) from DERM, in conformance with the provisions of paragraph 16C of the First Partial Consent Decree (Case No. 93-1109 CIV-MORENO), between the United States of America and Miami-Dade County and section 42.3 of Miami-Dade County Chapter 24. This project will also be contingent upon the placing into service of all the necessary encumbrances by each sanitary sewer utility participating in the transmission of the flows from the point of origin up to the wastewater treatment plant.
- 3. Provisions must be made to assure uninterrupted service in the area during the time of construction.
- 4. A North Bay Village Tree Removal permit is required prior to the removal or relocation of any City jurisdictional tree(s). If this project requires the removal or relocation of any North Bay village jurisdictional tree(s) the permittee shall obtain a North Bay Village Tree Removal Permit prior to their removal or relocation. Additionally, trees that may be damaged as a result of construction activities shall be protected with a barrier throughout all phases of construction. Please present the North Bay Village Tree Removal permit for final certification.
- 5. Upon completion of construction of this project, the wastewater collection system shall not be placed into service until the Department has received, reviewed, and approved a completely executed Request for Approval to Place a Domestic Wastewater Collection/Transmission System into Operation, DEP FORM 62-604.300(8)(b); pages 1, 2, and 3 and the following attachments:
 - a) A completely executed Miami-Dade County, Department of Regulatory and Economic Resources (RER), Division of Environmental Resources Management (DERM), Water and Wastewater Division (W&WWD) form: Domestic Wastewater Collection/Transmission Systems Certification of Completion of Construction, page 1 of 1.
 - b) Copy of the infiltration/exfiltration test reports.
 - c) Copy of the Pressure test reports.
 - d) Copy of the Pump Station Start Up test report.
 - e) A set of as-built drawings, signed and sealed.
 - f) A Certification Review fee for the amount of \$129.00.

The DEP and the DERM-Domestic Wastewater Collection/Transmission Systems Certification of Completion of Construction forms can be obtained from the County's Web page at:

http://www.miamidade.gov/permits/home.asp

- i. Select "Environment" in the first box, then
- ii. Select "One-Time Permits", in the second box, and then scroll down to "Sewer Extension Permit". The Forms are on the right hand side.

DERM shall be notified three (3) days prior to performing infiltration/exfiltration/pressure/PS star-up tests. Notification can be done by emailing Wastewater Permitting Section at PSO@miamidade.gov.

Certification of this project shall not be issued until all Specific Conditions above are submitted and Approved by DERM.

Placing this system into operation without the proper approval from the Department shall constitute a violation of state and county regulations and enforcement actions may be taken accordingly.

25 th Day of February, 2019

Miami-Dade County

Permitting, Environment and Regulatory Affairs

Lee N. Hefty

Director



April 23, 2020

Hala Mirza, Engineer II
Department of Regulatory and Economic Resources
Division of Environmental Resources Management (DERM)
Wastewater Permitting Section
Overtown Transit Village
701 NW 1st Court, 7th Floor, Miami, FL 33136

RE: "No Permit Required" Letter Request

North Bay Village – Village Hall Pump Station Improvements

1345 John F. Kennedy Causeway, North Bay Village, FL 33141

Dear Ms. Mirza,

Kimley-Horn and Associates, Inc. was retained by North Bay Village to provide design services for the Village Hall Pump Station Improvement project located near 1345 John F. Kennedy Causeway, North Bay Village, FL 33141. The purpose of this letter is to request a "No Permit Required" letter from the Department of Regulatory and Economic Resources (DRER).

The proposed improvements for the project are as follows:

Replace the existing control panel including a new SCADA system and associated electrical improvements. Changes to pumps, changes to the pump station operating points/capacity, or pump station modifications are not included in the project.

We have enclosed, as reference, the electrical plans for your review.

Should you require any additional information, or have any questions or concerns, please feel free to contact me at (954) 535-5112 or gary.ratay@kimley-horn.com. I thank you in advance for your time and consideration.

Sincerely,

Gary Ratay, P.E.

Lang R Rotay

Kimley-Horn and Associates, Inc.

K:\FTL_Civil\043 jobs\043138041-Wk Autho _18-03 WW Station Improv\Permitting\FDEP-DERM Sewer\No Permit Required Letters\2020.04.24_FDEP No Permit Required Request Letter (Village Hall).docx

Ratay, Gary

From: Mirza, Hala (RER) < Hala. Mirza@miamidade.gov> Sent: Monday, April 27, 2020 4:41 PM To: Ratay, Gary Cc: Villanueva, Alejandra (RER) RE: (2020-SEW-EXT-00149) NORTH BAY VILLAGE-VILLAGE HALL PS IMPROVEMENTS **Subject: Categories:** External Good afternoon, This is to notify you the plans for the above mentioned project has been approved as FDEP Permit is not required. Please see the approved plans in the FTP folder. Thank you and stay safe. Currently, I am Working remotely and can only be reached via e-mail at mirzah@miamidade.gov Hala Mirza, Engineer II **Department of Regulatory and Economic Resources Division of Environmental Resources Management (DERM)** Wastewater Permitting Section Overtown Transit Village 701 NW 1st Court, 7th Floor, Miami, FL 33136 Office:(305)-372-6426 mirzah@miamidade.gov www.miamidade.gov/environment "Delivering Excellence Every Day" Please consider the environment before printing this e-mail **From:** Ratay, Gary [mailto:Gary.Ratay@kimley-horn.com] Sent: Thursday, April 23, 2020 11:56 AM To: Mirza, Hala (RER) <Hala.Mirza@miamidade.gov>; Mirza, Hala (RER) <Hala.Mirza@miamidade.gov> Cc: Areas, Rosa (RER) <Rosa.Areas@miamidade.gov>; Villanueva, Alejandra (RER) <Alejandra.Villanueva@miamidade.gov>; Anorga, Estelle (RER) <Estelle.Anorga@miamidade.gov>; Pacheco, Galo (RER)

<Galo.Pacheco@miamidade.gov>

Subject: (2020-SEW-EXT-00149) NORTH BAY VILLAGE-VILLAGE HALL PS IMPROVEMENTS

EMAIL RECEIVED FROM EXTERNAL SOURCE.

Hala,

Per your e-mail below, I uploaded the documents associated with the above referenced project via the FTP process.



March 9, 2020

Ms. Jacqueline Alcina M.S., P.E. Wastewater Permitting Section Department of Regulatory and Economic Resources 701 NW 1st Court, 7th Floor Miami, FL 33136

RE: "No Permit Required" Letter Request

North Bay Village – South Treasure Drive Pump Station Improvements

1601 S. Treasure Dr, North Bay Village, FL 33141

Dear Ms. Alcina,

Kimley-Horn and Associates, Inc. was retained by North Bay Village to provide design services for the South Treasure Drive Pump Station Improvement project located at 1601 S. Treasure Dr, North Bay Village. The purpose of this letter is to request a "No Permit Required" letter from the Department of Regulatory and Economic Resources (DRER).

The proposed improvements for the project are as follows:

Replace the existing control panel including a new SCADA system and associated electrical improvements. Changes to pumps, changes to the pump station operating points/capacity, or pump station modifications are not included in the project.

We have enclosed, as reference, the electrical plans for your review.

Should you require any additional information, or have any questions or concerns, please feel free to contact me at (954) 535-5112 or gary.ratay@kimley-horn.com. I thank you in advance for your time and consideration.

Sincerely,

Gary Ratay, P.E.

Lang R Rotay

Kimley-Horn and Associates, Inc.

K:\FTL_Civil\043 jobs\043138041-Wk Autho #18-03 WW Station Improv\Permitting\FDEP-DERM Sewer\No Permit Required Letters\2020.03.09_FDEP No Permit Required Request Letter (South Treasure Island).docx

Ratay, Gary

From: Areas, Rosa (RER) < Rosa.Areas@miamidade.gov>

Sent: Tuesday, May 5, 2020 5:56 PM

To: Ratay, Gary

Cc: Perez, Yaimara (RER); Villanueva, Alejandra (RER); Pacheco, Galo (RER); Hernandez,

Carlos P.E. (RER)

Subject: 2020-SEW-EXT-00148 (NORTH BAY VILLAGE-SOUTH TREASURE DRIVE PS

IMPROVEMENTS)

Categories: External

Good afternoon,

The subject project has been approved.

Please find approved plans in the corresponding FTP folder.

Thanks,

Currently I am Working remotely and can only be reached via e-mail at areasr@miamidade.gov

Regards,

Rosa A. Areas, M.Sc., Engineer 3

Miami-Dade Department of Regulatory and Economic Resources

Division of Environmental Resources Management

Water and Wastewater Division

Phone: 305.372.6753

Email: miamidade.gov/development/

Please consider the environment before printing this email.



Environmental Resources Management 701 NW 1st Court, 6th Floor Miami, Florida 33136-3912 T 305-372-6574 F 305-372-6479

miamidade.gov

TREE REMOVAL PERMIT

Permit Number: 10742 Issuance Date: 05/01/2020

Project Manager: Stephanie De Leon Expiration Date: 05/01/2021

Permittee: North Bay Village

Address: 1666 Kennedy Causeway, Suite 300, North Bay Village, FL 33141

Authorized permit agent: Jose Olivo, P.E.

Contact phone#: 305-756-7171 E-mail address: jolivo@nbvillage.com

Project Location: Median adjacent to the east of 7800 Hispanola Ave, North Bay Village, FL 33141

Folio(s): 23-3209-010-0010

Process Number(s): N/A Bond Required: No

APPROVED WORK:

Removal of the following non-specimen trees: Three (3) coconut palms (*Cocos nucifera*) and six (6) thatch palms (*Thrinax radiata*).

Total canopy approved for removal is 1,200 square feet.

REPLANTING REQUIREMENTS

To mitigate for the loss of tree canopy, the permittee shall replace 1,200 square feet of tree canopy in accordance with the Canopy Replacement Plan dated as received by the Tree and Forest Resources Section on 03/24/2020. A contribution to the Tree Trust Fund has been made in the amount of \$480.00 to satisfy the entire canopy replacement requirements.

Miami-Dade County Department of Regulatory & Economic Resources

Reviewed by: ______

SPECIAL PERMIT CONDITIONS

Tree Protection Requirements

1. The trimming or pruning of regulated trees shall not result in their effective destruction. Improper tree trimming or pruning, sometimes referred as "hatracking" or "topping", weaken the structural integrity of the tree(s) and may cause the tree(s) to become a hazard to people or property or may result in the death of the tree(s). Effective destruction is defined in Chapter 24 of the Code of Miami-Dade County as "the girdling, or damaging of a tree's trunk, branch or root system or cutting, pruning or trimming not done in accordance with the most recent ANSI A-300 Standard Practices for Tree Care Operations." Effective destruction of regulated trees is prohibited by this condition unless prior written approval has otherwise been obtained from DERM.

Tree Canopy Mitigation Requirements

2. A contribution to the Tree Trust Fund has been made in the amount of \$480.00 to satisfy the entire canopy replacement requirements pursuant to Chapter 24 of the Code of Miami-Dade County. This contribution shall be used for the planting of trees on public property in order to mitigate for the loss of tree canopy authorized by this permit.

GENERAL PERMIT CONDITIONS

- 1. This permit does not convey to the permittee or create for the permittee any property right, or any interest in real property, nor does it authorize any entrance upon or activities on property which is not owned or controlled by the permittee.
- 2. All activities shall be implemented as set forth in the plans, specifications and performance criteria as approved by this permit. Any deviation from the permitted activity and the conditions for undertaking that activity shall constitute a violation of this permit.
- 3. This permit and plans shall be kept on-site during all phases of preconstruction activities such as demolition, clearing and grubbing of parcel, earthwork, regarding and throughout construction. The complete permit shall be available for review at the work site upon request by DERM staff. The permittee shall require the contractor to review the complete permit prior to commencement of the activity authorized by this permit.
- 4. Pursuant to Section 24-49 of the Code of Miami-Dade County and the minimum requirements of the Miami-Dade County Landscape Ordinance, prohibited plant species shall be removed or eradicated from each property upon development or redevelopment. This condition shall not apply to properties that are not being developed or redeveloped. A prohibited plant species list is included below. These prohibited species shall be removed upon development or redevelopment and within one year of permit issuance. Furthermore, prohibited plant species shall not be sold, propagated, planted, imported or transported on property that is subject to this permit unless a variance has been granted by Miami-Dade County.

Abrus precatorius (Rosary pea) Acacia auriculiformis (earleaf acacia) Adenanthera pavonina (red sandalwood) Albizia lebbeck (Woman's tongue) Antigonon leptopus (Coral vine) Ardisia crenata (coral ardisia) Ardisia elliptica (shoebutton ardisia) Bischofia javanica (bishopwood) Casuarina spp. (Australian pine) Cestrum diurnum (Day jessamine) Cinnamomum camphora (Camphortree) Colubrina asiatica (Asian nakedwood) Cupaniopsis anacardioides (Carrotwood) Dalbergia sissoo (Indian rosewood) Dioscorea alata (White yam) Dioscorea bulbifera (Air potato)

Flacourtia indica (Governor's plum) *Hydrilla verticillata* (hydrilla) Hygrophila polysperma (Indian swampweed) Hymenachne amplexicaulis (West Indian marsh grass) Imperata cylindrica (Cogongrass) Ipomoea aquatica (Water-spinach) *Jasminum dichotomum* (Gold Coast jasmine) Jasminum fluminense (Brazilian jasmine) Leucaena leucocephala (lead tree) Ludwiaia peruviana (Peruvian primrosewillow) Lygodium spp. except L. palmatum Macfadyena unguis-cati (Catclaw vine) Melaleuca quinquenervia (Punk tree) *Melia azedarach* (Chinaberry) *Merremia tuberosa* (yellow morning-glory) Mikania micrantha (Mile-a-minute, bittervine)

Pennisetum purpureum (Elephantgrass) Pistia stratiotes (Water lettuce) Pueraria montana var. lobata (Kudzu) Rhodomyrtus tomentosa (Rose myrtle) Rhynchelytrum repens (Natal grass) Ricinus communis (castorbean) Sapium sebiferum (Chinese tallowtree) Scaevola taccada (Beach naupaka) Schefflera actinophylla (Umbrella tree) Schinus terebinthifolius (Brazilian pepper) Senna pendula var. glabrata (climbing cassia) Solanum tampicense (Aquatic soda apple) Solanum viarum (Tropical soda apple) Talipariti tiliaceum (Mahoe, sea hibiscus) Tectaria incisa (Incised halberd fern) Thespesia populnea (Seaside mahoe)

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Eichornia crassipes (Water-hyacinth)
Ficus altissima (Council tree)
Ficus benghalensis (Banyan tree)
Ficus microcarpa (Indian laurel)

Mimosa pigra (Black mimosa) Neyraudia reynaudiana (Burmareed) Paederia spp. (Sewervine, skunkvine) Panicum repens (Torpedograss) Tribulus cistoides (Puncture vine)
Urochloa mutica (Paragrass)

- 5. Pursuant to Sections 24-49 of the Code of Miami-Dade County, each property subject to this permit shall be maintained to prevent the growth or accumulation of all prohibited species including non-native grasses, weeds and undergrowth.
- 6. The survival of all trees counted towards canopy mitigation shall be ensured to live at least one (1) year from the date the final inspection was passed. If the tree(s) die, they must be replaced by the same Florida grade number one tree of equal or greater size. If the property owner of the mitigated tree(s) changes, the permittee will be held as the responsible party and will be required to replace any destroyed or non-living tree(s).
- 7. Replanting/relocation must be verified and approved by the DERM. The applicant shall notify the DERM when the replanting is completed and call to schedule a final inspection (two weeks' notice is required).
- 8. Any contributions made to the Tree Trust Fund to satisfy canopy replacement requirements will be used for planting on publicly owned parcels unless otherwise specified.
- 9. Prior to performing any work that would have the potential to impact underground utilities, the permittee and contractor shall verify the location of all underground and overhead utility lines and verify that no utilities will be damaged by the work. Contact Sunshine 811 One-Call at 811 or on the web: http://www.sunshine811.com/ to locate underground utility lines. No clearing, excavation, earthwork, tree removal or planting shall commence until the permittee and contractor have verified that utilities will not be damaged by any work.

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ALL WORK SHALL BE IN ACCORDANCE WITH THE CONDITIONS CONTAINED HEREIN. THE PERMITTEE IS RESPONSIBLE FOR COMPLIANCE OF ALL CONTRACTORS AND SUBCONTRACTORS WITH THE CONDITIONS AND LIMITATIONS OF THIS PERMIT AS APPLICABLE. EXCEPT AS AUTHORIZED BY THIS PERMIT, ANY PROTECTED TREE(S) THAT ARE REMOVED OR EFFECTIVELY DESTROYED SHALL CONSTITUTE A VIOLATION OF SECTION 24-49 OF THE CODE OF MIAMI-DADE COUNTY AND WILL BE PURSUED AS SUCH. IN ADDITION, ANY NON-COMPLIANCE WITH THE CONDITIONS OF THIS PERMIT WILL SUBJECT THE PERMITTEE AND RESPONSIBLE CONTRACTORS OR INDIVIDUALS TO THE PENALTY PROVISIONS OF SECTION 24-49, 24-30, 24-31 AND 8CC OF THE CODE OF MIAMI-DADE COUNTY.

ISSUANCE OF THIS PERMIT DOES NOT RELIEVE THE PERMITTEE FROM THE REQUIREMENT TO OBTAIN AND COMPLY WITH ALL NECESSARY APPROVALS OR PERMITS FROM THE LOCAL MUNICIPALITY, OR ANY OTHER GOVERNMENT ENTITY HAVING JURISDICTION RELATING TO THE AUTHORIZATIONS CONTAINED HEREIN.

I HAVE READ THE CONDITIONS CONTAINED IN THIS PERMIT AND FULLY UNDERSTAND THEM. IN SIGNING THIS PERMIT, I ACKNOWLEDGE THAT FAILURE TO COMPLY WITH ALL CONDITIONS OF THIS PERMIT MAY RESULT IN PERMIT REVOCATION, BOND FORFEITURE, WITHHOLDING OF MY CERTIFICATE OF OCCUPANCY, AND ENFORCEMENT ACTION AGAINST ME BY THE DEPARTMENT OF REGULATORY AND ECONOMIC RESOURCES. I ASSUME FULL RESPONSIBILITY FOR THE ACTIONS OF ALL MY EMPLOYEES, AGENTS, AND PERSONS UNDER DIRECT OR INDIRECT CONTRACTUAL OBLIGATION TO ME WITH RESPECT TO COMPLIANCE WITH THE CONDITIONS AND LIMITATIONS CONTAINED WITHIN THIS PERMIT.

Digitally signed by Jose Olivo DN: cn=Jose Olivo, o=NBV, ou, email=jolivo@nbvillage.com, c=US Date: 2020.04.28 12:09:42-04'00'		
Signature of Owner / Authorized Representative / Owner's Agent	Date Signed	
	PW Director	
Print Name	Title	

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