THORN CREEK BASIN SANITARY DISTRICT

700 West End Avenue, Chicago Heights, Illinois 60411 (708) 754-0525 www.thorncreek.dst.il.us

RESIDENTIAL SANITARY SEWER CONNECTION PERMIT APPLICATION

You must answer "Yes" to all questions below in order for this application to be valid.

	nnexed into the District? proved by the local municipality? bly to only one connection sewel	r? 🗆 YES (One permit require	d per sewer conne ction. Townhomes & e individual connection and permit per unit.)
Does the drawing accom -P.I.N., or plat with legal -Names/locations of near			xisting local sewer?
Building Owner Info	ormation		
Name	(Last)	(First)	(M.I.)
Company			
Mailing Address			
Phone Number		Fax Number	
Applicant Informati	<u>on</u> Description: □ Own □ Deve		Contractor Other
Name	(Last)	(First)	(M.I.)
Company			
Mailing Address			
Phone Number		_ Fax Number _	
Property Identificatio	n Number (P.I.N.):		
Project Name, if appl	icable		
Property Address	3S		
This Sewer Connecti An Individual Re Single-Fam Duplex Unit Townhome	ily Home		dominium

The OWNER, undersigned, hereby agrees to the terms and conditions of this permit, including conditions on Page 2.

Owner's Signature

For the purpose of procuring said permit the Applicant and Owner, specified on Page 1, do represent, covenant and agree to and with the Thorn Creek Basin Sanitary District as stated below:

- A. That all work done pursuant to the permit herein applied for shall be strictly in conformity with the sewer connection and use ordinance of the District regulating the design, construction, operation, maintenance and use of the proposed or existing sewer or sewer system, and with the description of the work herein contained, and with the plans and specifications for said work attached.
- B. That applicant shall restore all sewers, appurtenances, pavement and/or other structures or surfaces disturbed by the work of making connection to the sewer system of the District, to as good condition as the same existed at the time of commencement of the work and in accordance with the regulations and easements of the District.
- C. That applicant shall indemnify and save harmless the District from any and all loss, cost, damage and expense which may come to the District by reason of or in any manner growing out of or connected with said work, or the resulting connection to and subsequent use of any facilities provided however that liability if any of the applicant to the District shall not be limited to the specific liabilities mentioned, but the applicant shall in any event be liable to the District for any and all loss, cost, damage and/or expense of every kind and character arising from, growing out of and/or connected with such work or the resulting connections to and subsequent use of any facilities.
- D. That in case of any suit, action or proceeding against the District for damages or on account of any liability or claim arising from, growing out of or in any way connected with said work, applicant shall, on demand of the District, enter his, her or its appearance therein, defend the same and pay all the costs, attorneys' fees, and expenses of the District and its attorneys and the amount of any and all final judgments, decrees and/or awards against the District entered or made therein.
- E. Applicant agrees to notify the District and the City or Village at least forty-eight hours prior to the commencement of the work to be done.
- F. "The Applicant hereby releases the District from any and all claims, causes of action and the like which might or may arise by virtue of this Application, any Permit connection hereunder, any connection made as a result of said Permit and any use of any facility or equipment of the District as a result of the foregoing, including but not limited to any act of the District or any failure of the District to act."