

CONSTRUCTION SITE SEDIMENT AND EROSION CONTROL AFFIDAVIT

This Affidavit must be submitted to the City of Wildwood by any person conducting a landdisturbing activity per Ordinance O2022-59.

Construction Site/Project Name:			
Construction Site/Project Address:		_ City:	Zip:
Registered Property Owner(s):			
Owner Address:	City:	State:	Zip:
Phone:	_Email:		
Authorized Representative/Applicant: _		Title:	
24 Hour Contact Person:			PH:

My signature hereto signifies that ________ (Insert Name) am responsible for compliance with the city's Illicit Discharge and Connection Stormwater Ordinance. I hereby acknowledge that methods for controlling the introduction of pollutants into the Municipal Separate Storm Sewer System (MS4) are to comply when applicable with requirements of 1) the National Pollutant Discharge Elimination System (NPDES) permit process, 2) the Florida Department of Environmental Protection ("FDEP") Florida Storm Water Erosion and Sedimentation Control Inspector's Manual latest revision, 3) Southwest Florida Water Management District ("SWFWMD") standards, 4) Florida Department of Environmental Protection ("FDEP") Generic Permit for Storm Water Discharge from Large and Small Construction Activities ("CGP"), and 5) the Florida Department of Environmental Protection Environmental Resource Permit ("ERP") for the duration of construction phase.

To obtain a building permit for any land-disturbing activity, an environmental plan shall be required to ensure sediment and erosion controls are included with plan submittal, and at a minimum the following:

1. Any sediment that is tracked onto road pavement shall be removed immediately (prior to the end of each workday).

2. Pavement shall not be cleaned by washing/flushing street unless proper drain protection is in place to prevent discharges into the MS4.

3. All sediments/soils shall remain on site.

4. Perimeter protection, including a staked silt fence where applicable, is required for all development or redevelopment activities.

5. Catch basin inserts are to be used to prevent sediments from entering drainage system. Inserts are to be inspected and cleaned weekly and after each rainfall event.

6. If water truck is used to control dust on dirt/graded areas only, water truck will only drop enough water to control the dust or reach the optimum moisture content of the soil for compaction. No run-off is to be generated.

7. Controlling dust on paved roadways will be done by use of a sweeper with water-jet sprayers. Only enough water should be applied to control dust while sweeping. Sprayers shall not generate runoff into catch basins.

8. All disturbed areas of the site shall be vegetated or otherwise temporarily stabilized until construction completion.

9. Sediment/soil erosion entering the right-of-way, adjacent private property, or waterbody shall be prohibited.

10. Sediment/soil erosion from uplands into environmentally sensitive areas shall be prohibited.

11. Dumping or piling vegetative debris or clippings in right-of-way or environmentally sensitive areas shall be prohibited.

12. Tracking sediment or soil onto a roadway shall be prohibited.

13. Floating turbidity curtains labeled with the name of the contractor shall be required for construction or development activities occurring in or adjacent to a waterway, or that may cause sedimentation of the adjacent waterway.

Whenever a code inspector finds that a person has violated a prohibited act or failed to meet a requirement of Ordinance O2022-59, a code inspector may order compliance by written notice of violation to the responsible person. Such notice may require, without limitation: **a**. The performance of monitoring, analyses, and reporting; **b**. The elimination of illicit connections or discharges; c. The issuance of cease and desist orders; **d**. That violating discharges, practices, or operations shall cease and desist; **e**. The abatement or remediation of stormwater pollution or contamination hazards and restoration of any affected property at the violators expense; **f**. May, but shall not be required to, provide advice as to the possible amount of fines; **g**. The implementation of source control or treatment BMPs.

If abatement of a violation and/or restoration of affected property is required, the notice shall set forth a deadline within which such remediation or restoration must be completed. Said notice shall further advise that, should the violator fail to remediate or restore within the established deadline, the work may be done by a designated governmental agency or a contractor and the expenses thereof shall be charged to the violator.

If the violation is not corrected by the date assigned, the city may file charges with the special master or prosecute the violations in court or issue a stop work order. In addition to any fines that may be imposed, any person responsible for illicit or illegal discharges, or noncompliance with BMPs at industrial and/or construction sites, and who fails to correct any prohibited condition or discontinue any prohibited activity at the order of city, shall be liable to the city for the expenses incurred in abating pollution, including expenses incurred in testing, measuring, sampling, collecting, removing, treating, and disposing of the polluting materials and preventing further noncompliance and/or illicit discharges. Persons responsible for violation of this article shall be liable for all costs incurred by the city in sampling, analyzing and/or monitoring the discharge, together with all state and/or federal fines imposed as a result of the discharge and cost of removing, remedying or properly treating the discharge. Costs shall include, but are not limited to, costs associated with equipment operation and maintenance associated with the investigation, materials used in the investigation, personnel, contract services, waste disposal, laboratory fees, and any other Environment and Sustainability Department labor costs. The city shall issue an itemized invoice with all

reimbursable costs to the violator. Persons responsible for violation of this article shall be required to pay any fines or costs of mitigation associated with any water quality control violation issued by an agency to the city because of the violator's failure to eliminate turbid runoff from a site and/or any activity that raises background levels of turbidity above existing background levels. Each day of violation shall constitute a separate violation. A person who has been determined to have violated a provision of this article may be ordered to pay a fine as specified in section 1-7, in addition to any other punishment described in section 1-7. Fines for the designated violation of a municipal ordinance shall be subject to consideration of the factors set forth in F.S. § 162.09, if the offense is prosecuted before the special master

In addition to the enforcement processes and penalties provided, any condition caused or permitted to exist in violation of any of the provisions of this Article is a threat to public health, safety, and welfare, and is declared and deemed a nuisance, and may be summarily abated or restored at the violator's expense, and/or a civil action to abate, enjoin, or otherwise compel the cessation of such nuisance may be taken.

Signature:	Date Signed:
FLORI	DA NOTARY ACKNOWLEDGEMENT (INDIVIDUAL)
STATE OF FLORIDA COUNTY OF	
	acknowledged before me by means of \Box physical presence _ day of, 20, by
	(Name of Person Acknowledging).
(Seal)	
	Signature of Notary Public
	Print, Type or Stamp Name of Notary
	Personally Known:
	OR Produced Identification:
	Type of Identification Produced: