

CANAL/LAKE EMBANKMENT RESTORATION APPLICATION

I ACKNOWLEDGE THAT I HAVE READ THE FOREGOING APPLICATION FOR CANAL/LAKE EMBANKMENT RESTORATI	ON
UIDELINES/AND ALL ATTACHMENTS TO THE APPLICATION AND THAT THE FACTS STATED IN IT ARE TRUE.	
INITIALS	

APPLICATION CHECKLIST

Requirement			Application No.
1	Completed, signed and notarized application		Application Received Date
2	Signed and notarized Hold Harmless agreement		
3	Approval letter from Homeowner Associations (if applicable)		
4	Notarized designee authorization letter from owner (if applicable)		
5	Copy of property survey		

PLEASE PRINT OR TYPE ALL INFORMATION. If the Property Owner is also the Applicant, then only Section 1 is required to be completed. If the Applicant and Property Owner are different, both Sections 1 & 2 must be completed.

1 PROPERTY OWNERSHIP INFORMATION	
Name:	
E-mail:	Phone No.:
Address:	
Property address if different from owner's address:	
2 APPLICANT/DESIGNEE INFORMATION	
Name:	Signature:
E-mail:	Phone No.:
Address:	-

^{**}Note: Implementation of work is subject to funding availability**

NOTARIZATION	
STATE OF FLORIDA/COUNTY OF	
The foregoing instrument was acknowledged before me this day of,, by (Signature of Notar Public - State of Florida)	У
3 INFORMATION ABOUT CANAL/LAKE EMBANKMENT TO BE RESTORED	
Property Parcel ID Number:	
Property Address:	
Additional relevant information:	
OFFICE USE ONLY ♦ RESULTS ♦ OFFICE USE ONLY	
Results:	
Signature: REQUEST FOR APPROVAL GRANTED REQUEST DENIED	
Conditions of Approval:	
Reason for Denial:	
(Print, Type, or Stamp Commissioned Name of Notary Public)	
Personally KnownOR Produced IdentificationType of Identification Produced	

HOLD HARMLESS AGREEMENT

٦	THIS AGREEMENT made and entered into this day of, 202_, by and between, hereinafter referred to as the
"OWNE	and
	, and one of the angle of the contract of the
\ system;	WHEREAS, the canals/lakes in the City of Miramar are an integral part of the public stormwater/drainage ; and
١	WHEREAS, several of the canal/lake embankments are experiencing erosion; and
\	WHEREAS, several residents have complained about erosion at their property embankment,
\	WHEREAS, the CITY will be performing ONE-TIME canal/lake embankment restoration through the
installati	tion of Geotubes along the properties with erosion
W	VHEREAS, following the City's installation of the Geotubes, the future maintenance of the embankment
will beco	ome the homeowner's sole responsibility.
	WHEREAS, the OWNER owns the real property located at, hereinafter to as "Property," which abuts a section of a canal/lake within the City of Miramar; and
	WHEREAS, the <i>CITY</i> conditions the restoration, specifically the installation of the Geotubes,on the R agreeing to indemnify and save <i>CITY</i> harmless for any damage done to the <i>OWNER's Property</i> or any

WHEREAS, the CITY conditions the restoration, specifically the installation of the Geotubes, on the OWNER agreeing to indemnify and save CITY harmless for any damage done to the OWNER's Property or any other Party with lawful possession of the Property during or as a result of such restoration, and Owner providing access on and across the Property, if required, for completion of the Work. If a tenant of the OWNER occupies the property during the time period in question, it is the responsibility of the OWNER to notify the tenant to provide access to the City to complete said Work.

NOW, THEREFORE, in consideration of the premises set forth herein and the mutual benefits to be derived from this agreement, the parties agree as follows:

- 1. That all of the above is true and correct and forms the basis for this Agreement between the parties.
- 2. The CITY will be performing one-time restoration of canal/lake embankments.
- 3. The *OWNER* shall be responsible for the relocation of all irrigation system located on the *Property* at his/her sole expense to prevent any damage due to the restoration operations comprising the *Work*. No restitution shall be due to the *OWNER* for any damages incurred due to *OWNER*'s failure to relocate the said irrigation system, including pipes, pumps, intakes, etc.
- 4. The OWNER shall allow the CITY, their employees, agents, independent contractors, or any other party under their authority, to stack dredged material stored in fabric socks, commonly known as geotubes, against the existing banks, which may be located on private property, including but not limited to the Property.
- 5. The OWNER, by signing this Agreement, acknowledges that while most of the stacking of dredged material would be within the right-of-way (ROW) of the waterway or canal/lake system, part of it may be abutting against, and within, his/her private *Property* and that the *CITY*, their employees, agents, independent contractors, consultants or any other party under their authority have Owners' consent and authority to access the *Property* and to stack the dredged material on the *Property* so as to complete the *Work*.

- 6. The OWNER, by signing this Agreement, acknowledges that any additional land created by the proposed stacking shall remain part of Right of way and may be used for maintenance of the waterway or, if on private Property, grants permission for access and maintenance, if any. The OWNER further agrees that he/she shall not construct dock or seawall or any other supports into the geo-tubes and shall keep this area clear at all times and not plant any trees, shrubs, hedges, etc., that could damage the geo-tubes.
- 7. Following the installation of the geotube by the City, as herein contemplated, the OWNER shall be responsible for all future maintenance of the embankment and the City will not, and will have no obligation to, engage in any maintenance of the embankment.
- 8. The *OWNER*, and any party occupying the property with the consent of the OWNER, hereby agrees to indemnify and hold harmless the *CITY*, South Broward Drainage District, their officers, agents, and employees, from all current and future liability for any damage to its *Property* and improvements thereon, including but not limited to trees, seawall, canal/lake bank, pool, boat deck, fence, irrigation systems, porch, or house.
- 8. This Agreement shall be binding upon the successors and assigns of the parties hereto.
- 9. The effective date of this Agreement shall be the date the last party hereto executes the Agreement.

IN WITNESS WHEREOF, the parties hereunto have set their hands and seal the day first above written.

	<u>OWNER</u>		<u>C</u>	OWNER		
	(signature)		- <u>-</u>		(signature)	
		(print name)	_		(print name)	
	Date:		D	ate:		
STATE OF						
COUNTY O	F	-				
_	_	vas acknowledged b	_			
						ine oi
Notary Publi	c:					
	_	ne typed)				
My Commis	sion Expires: _					

CITY OF MIRAMAR

Attest:	By: City Manager, Dr. Roy Virgin,
City Clerk, Denise a. Gibbs,	Date:
	Approved as to form:
	City Attorney Austin Pamies Norris Weeks Powell, PLLC



SOUTH BROWARD DRAINAGE DISTRICT

RESIDENTIAL PERMIT GUIDELINES – SHORELINE PROTECTION

- 1) Provide a copy of the **Homeowner's Association Approval Letter** (if applicable).
- 2) Provide a clear, legible and updated copy of the **Property Survey**. The survey shall be signed and sealed by the Professional Land Surveyor that completed the survey. Also, make sure you include all pages of the survey.
- 3) Provide a **Site Plan** that indicates the location and details of the proposed improvement. The Site Plan shall include dimensions for the improvement, description of the proposed improvement (details) and distances from the property line to the proposed improvement. The Site Plan shall be provided on 11" x 17" paper size or smaller. If approved by SBDD, the location and details of the proposed improvement may be drawn or sketched on a copy of the property survey.
- 4) Provide a complete copy of the **Warranty Deed** for the property. Warranty Deed shall include the legal description of the property.
- 5) Provide original copy of the **SBDD Indemnification Agreement** executed by all property owners of the property. The SBDD Indemnification Agreement is attached.
- 6) Provide completed Residential Permit Application.
- 7) Provide **Application Fee** of \$ 175.00 for Sheet-Piling and Rip-Rap walls, while the Application Fee of \$ 150.00 applies to all other erosion protection measures. Fees shall be provided in the form of a check or money order made payable to: SOUTH BROWARD DRAINAGE DISTRICT. Please note that CASH or CREDIT CARDS are not a viable form of payment.
- 8) The proposed improvements shall meet the following minimum **Design Criteria**:

All shoreline protection including bulkheads and seawalls shall have approval from the District prior to construction. No seawall or bulkhead shall be constructed beyond the horizontal location of the basin control elevation or beyond the property line. A complete sealed survey shall be submitted with the application that indicates the property line, the location of water's edge, the location of the water control elevation, the location of the lake deep cut line, and the location of the top of bank. The purpose of bulkheads or seawalls shall be to prevent erosion and not to fill the property and create more land. No seawalls or bulkheads will be permitted that interfere with the District's water management facilities, and no seawall or bulkhead shall have a cap elevation greater than 18 inches above the basin control elevation. Shoreline protection may also include sheet piling, rip-rap, rubble rip-rap, fabric-form (aka: concrete mat), geo-tubes (aka: filter tubes), filter fabric/geo-synthetic material, fill restoration, and re-grading and re-sodding.



SOUTH BROWARD DRAINAGE DISTRICT

RESIDENTIAL PERMIT APPLICATION - INSTRUCTIONS

- 1) Identify and Select the **TYPE** of your Residential Permit Application
 - a. NEW PERMIT 1st time submitting for a permit for the proposed improvement.
 - b. REVISIONS/MODIFICATION Need to make changes to the proposed improvement on your open permit.
 - c. PERMIT EXTENSION Need to request more time to complete the improvement.
 - d. POOL REVIEW Need to have SBDD sign-off on pool being built on a water-front lot.
- 2) **OWNER OF PROPERTY** Provide property owner information such as Name, Address, Phone and e-mail.
- 3) **LOCATION OF WORK** Provide the Address and City where the work will be completed along with the Subdivision or Community Name. In addition, using the property survey or warranty deed identify the Lot, Block, and Parcel if applicable. Provide the Property ID or Folio # for the property and the Gate Code for the community if the property falls within a gated community. The Property ID or Folio # can be obtained from the Broward County Property Appraiser's website at www.bcpa.net/RECMENU.asp by completing a Property Search.
- 4) **PROPOSED IMPROVEMENT(S) CHECK ALL THAT APPLY** Select all improvements that are proposed to be constructed within the easement area or water body.
- 5) **DESCRIPTION OF IMPROVEMENT(S)** Provide a description of the proposed improvements that fall within the easement area or water body.
- 6) **PROPOSED IMPROVEMENT/INSTALLATION ENCROACHES IN THE FOLLOWING DISTRICT EASEMENT(S)** Select the easement(s) where the proposed improvement will be installed. Review the property survey to identify which easement(s) are on the property. Please note that sometimes the property survey may not show all the underlying easements of record for the property if the surveyor did not perform a title search.
- 7) AUTHORIZED REPRESENTATIVE/APPLICANT OTHER THAN OWNER (IF APPLICABLE) Provide the name and contact information for an authorized representative allowed to discuss and process the permit application other than the owner. Provide a notarized letter indicating that said person or contractor is your Authorized Representative. Provide information for the Contractor that will be completing the work if it is not to be completed by the property owner. Please include the Contractor's License #, Phone and e-mail address.
- 8) REFER TO RESIDENTIAL PERMIT GUIDELINES specific for your proposed improvement.
- 9) APPLICATION FEE Provide required application fee for your improvement. Fees shall be provided in the form of a check or money order made payable to: SOUTH BROWARD DRAINAGE DISTRICT. Please note that CASH or CREDIT CARDS are not a viable form of payment.
- 10) Please note that a physical inspection of the property will be completed by SBDD before an application can be approved and the permit issued. It approximately takes one (1) week from the date of the submittal to process the permit.
- 11) After-the-fact permits for existing improvements may be subject to additional permit fees as stipulated in Chapter 5 of SBDD's Criteria Manual.



SOUTH BROWARD DRAINAGE DISTRICT RESIDENTIAL PERMIT APPLICATION

FOR DISTRICT USE ONLY
APPLICATION #:
PLACARD #:
PERMIT FEE: \$
PAID BY:

TYPE:	NEW PERMIT	REVISION/MODIFICATION	PERMIT EX	CTENSION POO	OL REVIEW	
OWNER OF I	PROPERTY					
NAME:						
ADDRESS:		CITY:		STATE:	ZIP:	
PHONE:		ALTERNATE PHONE:	TE PHONE:		E-MAIL:	
LOCATION C	DF WORK					
ADDRESS: _			CITY:			
SUBDIVISION	N NAME:	L	OT: 1	BLOCK: PA	RCEL:	
PROPERTY II	O OR FOLIO #:		GATE CC	DDE:		
FENC	TRIC		BRICK PAV			
□ drai	NAGE EASEMENT D REPRESENTATIVE/	TALLATION ENCROACHES IN THE F LAKE MAINTENANCE EASEMENT CA APPLICANT OTHER THAN OWNER	ANAL EASEMENT	OTHER:	<u>5)</u>	
				#:		
		C				
		ALTERNATE PHONE:				



SOUTH BROWARD DRAINAGE DISTRICT RESIDENTIAL PERMIT APPLICATION

THIS APPLICATION, INCLUDING SKETCHES, DRAWINGS OR PLANS AND SPECIFICATIONS ATTACHED, CONTAINS A FULL AND COMPLETE DESCRIPTION OF THE WORK PROPOSED OR USE DESIRED OF THE ABOVE-DESCRIBED FACILITIES OF THE DISTRICT AND FOR WHICH A PERMIT IS HEREWITH APPLIED. THIS INFORMATION SHALL BECOME PART OF ANY PERMIT THAT MAY BE ISSUED. IT IS AGREED THAT ALL WORK OR THE USE OF THE DISTRICT'S FACILITIES INVOLVED WILL BE IN ACCORDANCE WITH THE PERMIT TO BE GRANTED AND WITH THE PERMIT PROCEDURES AND CONSTRUCTION STANDARDS HERETOFORE ADOPTED BY THE DISTRICT WHICH HAVE BEEN EXAMINED AND ARE UNDERSTOOD BY THE APPLICANT AND AS THE SAME MAY BE HEREAFTER FROM TIME TO TIME AMENDED, CHANGED OR REVISED AND WHICH, IT IS FURTHER UNDERSTOOD, SHALL BE INCORPORATED BY REFERENCE AS A PART OF ANY PERMIT WHICH MAY BE GRANTED. BY SIGNATURE BELOW, APPLICANT AGREES TO THE SPECIAL CONDITIONS AS OUTLINED ON PAGES 3 AND 4 OF THIS APPLICATION.

	AUTHORIZED REPRESENTATIVE/APPLICANT (AUTHORIZATION LETTER REQUIRED) AND/OR PROPERTY OWNER:	
	SIGNATURE	
	PRINT NAME	TITLE
	DATE	
INSPECTION DEPARTMENT		
PRE-PERMIT INSPECTION BY:		
PRE-PERMIT INSPECTION DATE:		
COMMENTS:		
PERMIT DEPARTMENT		
APPROVED: NOT APPROVED:		
BY:		
DATE:		
COMMENTS:		
-		



SOUTH BROWARD DRAINAGE DISTRICT

RESIDENTIAL PERMIT APPLICATION

SPECIAL CONDITIONS:

- A) IN THE EVENT THE SOUTH BROWARD DRAINAGE DISTRICT WISHES TO OBTAIN INGRESS AND EGRESS TO ITS EASEMENTS OR RIGHTS-OF-WAY OR CANAL RESERVATIONS FOR THE PURPOSES OF MAINTENANCE, OR CONSTRUCTION OF A BODY OF WATER, OR DRAINAGE IMPROVEMENTS, THE REMOVAL AND REINSTALLATION OF ANY CONSTRUCTION PERMITTED HEREUNDER SHALL BE AT OWNER'S EXPENSE.
- B) PERMITTEE, BY ACCEPTANCE OF THE PERMIT, COVENANTS AND AGREES THAT THE SOUTH BROWARD DRAINAGE DISTRICT SHALL BE INDEMNIFIED, DEFENDED, PROTECTED, EXONERATED AND SAVED HARMLESS BY THE PERMITTEE FROM AND AGAINST ALL EXPENSES, LIABILITIES, CLAIMS, DEMANDS, AND PROCEEDINGS INCURRED BY OR IMPOSED UPON SAID DISTRICT IN CONNECTION WITH ANY CLAIM, PROCEEDING, DEMAND, ADMINISTRATIVE HEARING, SUIT, ATTORNEY'S FEES, APPELLATE PROCEEDING OR OTHER ACTIVITY, INCLUDING UNFOUNDED OR "NUISANCE" CLAIMS, IN WHICH THE DISTRICT MAY BECOME INVOLVED, OR ANY SETTLEMENT THEREOF, ARISING OUT OF ANY OPERATIONS UNDER THIS PERMIT, INCLUDING USE OF BODIES OF WATER FOR IRRIGATION PURPOSES, DAMAGE TO LANDSCAPING, PAINT DAMAGE TO AUTOMOBILES, BUILDINGS OR OTHER STRUCTURES AND ANY PROPERTY DAMAGE OR PERSONAL INJURIES, FATAL OR NON-FATAL, OF ANY KIND OR CHARACTER.
- C) PERMITTEE, WILL TAKE FULL RESPONSIBILITY FOR ANY DAMAGE WHICH MAY BE CAUSED TO EXISTING FACILITIES OWNED OR OPERATED BY THE SOUTH BROWARD DRAINAGE DISTRICT AND WHICH ARE ADJACENT TO OR IN THE PROXIMITY OF ANY CONSTRUCTION UNDERTAKEN PURSUANT TO THE PERMIT. IN ADDITION, THE PERMITTEE AGREES TO BE RESPONSIBLE FOR THE REIMBURSEMENT TO SOUTH BROWARD DRAINAGE DISTRICT FOR ALL EXPENSES ARISING OUT OF DAMAGE TO THESE FACILITIES.
- D) PERMITTEE AGREES TO BE FULLY, COMPLETELY AND TOTALLY RESPONSIBLE FOR ANY AND ALL ACTIONS OR CAUSES OF ACTION, CLAIMS, DEMANDS, LIABILITIES, LOSS, DAMAGE, OR EXPENSES, INCLUDING ATTORNEY FEES WHICH MAY ARISE OUT OF NEW CONSTRUCTION WORK TO BE UNDERTAKEN UNDER THIS PERMIT. IT IS FURTHER ACKNOWLEDGED THAT THE SOUTH BROWARD DRAINAGE DISTRICT HAS NO OBLIGATIONS OR RESPONSIBILITIES REGARDING THE IMPROVEMENTS TO BE CONSTRUCTED PURSUANT TO THIS PERMIT AND THAT ANY DAMAGE WHICH MAY BE CAUSED TO THE CONSTRUCTION WORK TO BE UNDERTAKEN UNDER THIS PERMIT SHALL BE REPAIRED BY THE PERMITTEE AND THAT THE SOUTH BROWARD DRAINAGE DISTRICT SHALL HAVE NO OBLIGATION TO REPAIR OR BE RESPONSIBLE FOR ANY DAMAGE WHICH MAY BE CAUSED TO THE CONSTRUCTION WORK TO BE UNDERTAKEN UNDER THIS PERMIT AS A RESULT OF THE ACTIVITIES OF THE SOUTH BROWARD DRAINAGE DISTRICT.
- E) BEGINNING WITH THE COMMENCEMENT OF THE CONSTRUCTION OF THE IMPROVEMENTS DEPICTED ON THE PLANS FOR WHICH THIS PERMIT IS ISSUED, THE PERMITTEE AGREES TO INDEMNIFY THE SOUTH BROWARD DRAINAGE DISTRICT AND HOLD IT HARMLESS FROM ANY CLAIMS ARISING OUT OF CONSTRUCTION WORK PERFORMED BY THE PERMITTEE OR ITS CONTRACTORS. THE PERMITTEE FURTHER AGREES TO INDEMNIFY AND SAVE HARMLESS THE SOUTH BROWARD DRAINAGE DISTRICT, BOTH DURING AND FOLLOWING CONSTRUCTION OF THE PROPOSED IMPROVEMENTS, FROM AND AGAINST ANY AND ALL ACTIONS OR CAUSES OF ACTION, CLAIMS, DEMANDS, LIABILITIES, LOSS, DAMAGE OR EXPENSE, INCLUDING ATTORNEY FEES, WHETHER INCURRED UNDER RETAINER, SALARY OR OTHERWISE WHICH THE SOUTH BROWARD DRAINAGE DISTRICT MAY SUSTAIN OR INCUR BY REASON OR IN CONSEQUENCE OF THE ISSUANCE OF THE PERMIT FOR THE APPLICATION TO WHICH THESE SPECIAL CONDITIONS ARE ATTACHED AND THE CONSTRUCTION WHICH IS COMPLETED UNDER THIS PERMIT. FURTHERMORE, UPON DEMAND, THE PERMITTEE FURTHER AGREES TO TAKE OVER AND DEFEND ANY SUCH CLAIMS BROUGHT OR ACTIONS FILED AGAINST THE SOUTH BROWARD DRAINAGE DISTRICT IN RESPECT TO THE SUBJECT OF THE INDEMNITY CONTAINED IN THIS AGREEMENT.
- F) IT IS THE DISTRICT'S POLICY NOT TO ALLOW ANY LANDSCAPING TO BE PLANTED OR MAINTAINED WITHIN ANY OF THE DISTRICT'S RIGHTS-OF-WAY, EASEMENTS, OR CANAL RESERVATIONS, OR WITHIN 20 FEET FROM THE EDGE OF ANY WATER BODY AT THE CONTROL WATER ELEVATION.



SOUTH BROWARD DRAINAGE DISTRICT RESIDENTIAL PERMIT APPLICATION

- G) THE PERMITTEE SHALL REALIZE THAT SOUTH BROWARD DRAINAGE DISTRICT'S GRANTING OF SAID PERMIT DOES NOT RELIEVE THE PERMITTEE FROM OBTAINING ANY OTHER NECESSARY PERMITS, LICENSES OR APPROVALS AS MAY BE REQUIRED FROM ANY HOA, CITY, COUNTY, OR STATE AGENCIES.
- H) THE DISTRICT WILL REVIEW EACH APPLICATION ON ITS OWN MERITS AND DETERMINE ITS IMPACT ON THE WATER MANAGEMENT WORKS OF THE DISTRICT. THEREFORE, THE PERMITTEE SHALL REALIZE THAT ADDITIONAL SPECIAL CONDITIONS AND NOTES MAY APPLY.
- I) THE PERMITTEE IS REQUIRED TO PLACE THE PERMIT ID PLACARD AT THE LOCATION IDENTIFIED ON THE PERMIT. PLACARD SHALL REMAIN ON IMPROVEMENT PERMANENTLY. PERMITTEE SHALL CONTACT SBDD FOR REPLACEMENT SHOULD PLACARD BE DAMAGED.
- J) FENCES MAY BE PERMITTED TO EXTEND PERPENDICULAR AND/OR PARALLEL INTO A LAKE MAINTENANCE EASEMENT. IT IS THE DISTRICT'S RECOMMENDATION THAT PERPENDICULAR FENCES ENCROACH A MINIMUM OF 12 FEET FROM THE UPLAND EASEMENT LINE TOWARDS THE WATER. INSTALLATION OF 12 FOOT ACCESS GATES/PANELS ON PERPENDICULAR FENCES FROM THE UPLAND EASEMENT LINE TOWARDS THE WATER ARE RECCOMENDED/OPTIONAL. A 4 FOOT ACCESS GATE IS REQUIRED ON ALL FENCES RUNNING PARALLEL TO WATER'S EDGE. NO WOODEN FENCE MATERIAL IS ALLOWED IN EASEMENT. NO VISUAL BARRIERS OR OBSTRUCTED PANELS SHALL BE BUILT INTO FENCES IN EASEMENT AREA. ONLY CHAINLINK TYPE MATERIAL, PVC PICKET/RAIL OR ALUMINUM PICKET/RAIL FENCES ARE ALLOWED IN EASEMENT.

Prepared by:

SOUTH BROWARD DRAINAGE DISTRICT

6591 SOUTHWEST 160 AVENUE SOUTHWEST RANCHES, FL. 33331

Return to:

SOUTH BROWARD DRAINAGE DISTRICT

6591 SOUTHWEST 160 AVENUE SOUTHWEST RANCHES, FL. 33331

Folio No.:

PERMIT AGREEMENT

(FOR IMPROVEMENTS WITHIN EASEMENTS LOCATED ON PROPERTY OWNER'S PROPERTY AND ADJACENT WATER BODY PROPERTY)

THIS AGREEMENT made and entered into this	_day of, 2024, by and between SOUTH
BROWARD DRAINAGE DISTRICT, a political subdivision of the	e State of Florida, hereinafter referred to as "District", whose address is
6591 S. W. 160th Avenue, Southwest Ranches, FL. 33331, and	andhereinafter
referred to as "Property Owners", whose address is	
1 T I W	NESSETH
WHEREAS, District is a political subdivision of the Sta	ate of Florida charged with the responsibility of effecting drainage and water
management within its geographical boundaries and approving	g all subdivision plats and development plans affecting lands within its
geographical boundaries; and	
WHEREAS, Property Owners are the owners of the pr	roperty described in Exhibit "A" attached hereto and incorporated herein in
its entirety, hereinafter referred to as "Subject Property" and whi	ich is further identified by Broward County Property Appraiser Folio No.
; and	
WHEREAS, Subject Property lies completely within the	he geographical boundaries of District; and
WHEREAS, a <u>LAKE MAINTENANCE</u> Easement (herei	inafter referred to as "Easement") dedicated to the District is located on the
Subject Property which is adjacent to a lake/water body owned	by the District or over which the District has a flowage easement, lake
easementand/orothereasementrightsandwhichtheDistricteitherandandandandandandandandandand	ner maintains or has the right to maintain and which is hereinafter referred
to as "Lake Property"; and	
WHEREAS, District has established, in accordance	with its rule making authority, that no improvements can be placed or
constructed in or over any lake maintenance easement, drainage	e easement, flowage easement lake easement or other property owned by
the District or over which the District has permitting authority with	thout approval and authorization by the District; and
WHEREAS, Property Owners desire an approval fro	om District for themselves, their successors, assigns and heirs for the
purpose of obtaining a permit to construct a GEOTUBE SEAW	VALL hereinafter referred to as "Easement Improvements", within the
Facoment: and	

WHEREAS, in addition to the construction of the Easement Improvements within the Easement, Property Owners desire an

approval from District for themselves, their successors, assigns and heirs for the purpose of obtaining a permit to construct a GEOTUBE SEAWALL , hereinafter referred to as "Lake Improvements", within the Lake Property; and WHEREAS, unless otherwise

stated, the Easement Improvements and Lake Improvements are hereinafter collectively referred to as "Improvements"; and

WHEREAS, as a condition of approval of the Improvements within the Easement and Lake Property, District requires that certain minimum criteria be complied with and that Property Owners enter into a hold harmless agreement indemnifying District from any and all claims, losses, damage and expenses, arising out of the construction of the Improvements within the Easement and Lake Property; and

WHEREAS, the District's rules, regulations and criteria and the standard permit form issued by District provide that if construction of the Improvements is permitted within the Easement and Lake Property, the Property Owners shall remove that portion of the Improvements which interfere with the operations of the District upon request by the District; and

WHEREAS, the District has determined that due to the method District utilizes in maintaining the lake/water body adjacent to Subject Property, it is unlikely that District will require the removal of the Easement Improvements from the Easement; and

WHEREAS, except as otherwise provided for in this Agreement, the District agrees to delete and rescind the right of District to require Property Owner to remove the Easement improvements from the Easement; and

WHEREAS, the decision of District's right to require removal of the Easement Improvements from the Easement on Subject Property is based on District's review of District's requirements and obligations to maintain the adjacent lake and easements from the Easement located on Subject Property and is not to be construed or interpreted as a determination by District or change in policy or criteria

of District that similar improvements constructed within District's easements located on other property adjacent to the lake or water body that Subject Property abuts or any other lake within the District will not have to be removed in the event the District requires said removal for drainage purposes or to maintain the facilities of the District; and

WHEREAS, nothing contained herein is to be interpreted as rescinding District's right to require removal of the Lake Improvements from the Lake Property as provided by this Agreement; and

WHEREAS, nothing contained herein shall be interpreted or construed as deleting or modifying any other condition of the District's permit to property owners or the District's rules, regulations and criteria, unless specifically provided for in this agreement; and WHEREAS, as a condition of allowing the Improvements to be constructed within the Easement and Lake Property and rescinding District's right to require removal of the Easement Improvements, District requires that Property Owners enter into a hold harmless agreement indemnifying District from any and all claims, losses, damage and expenses, arising out of the construction of the Improvements within the Easement and Lake Property; and

WHEREAS, District has determined and approved by South Broward Drainage District Resolution No. 2012-10 that Property

Owners owning property adjacent to lakes and certain other water bodies within the District may obtain a permit without Board approval for

construction of Improvements within the District's easements and Lake Property so long as the property owners enter into an

Indemnification and Hold Harmless Agreement with the District, and comply with all other District criteria for obtaining said permit, and;

WHEREAS, District and Property Owners are desirous of entering into an agreement to provide for an approval to permit the construction of the Improvements within the Easement and Lake Property and to rescind District's right to require removal of the Improvements from the Easement;

NOW, THEREFORE, in consideration of the premises and Ten and No/100 Dollars (\$10.00) and other good and valuable considerations from each to the other, the receipt and sufficiency of which are hereby acknowledged by District and Property Owners, each intending to be legally bound, do hereby represent, warrant and covenant and agree as follows:

- 1. The foregoing statements are true and correct and are incorporated herein by reference as though set forth verbatim. 2.

 District agrees to issue permits to Property Owners permitting construction of Improvements within the Easement and

 Lake Property, provided Property Owners first submit to District for approval, construction plans which are in substantial compliance with the minimum criteria established by District and as stated above. The proposed plans or sketch for these Improvements are attached to this agreement as Exhibit "B".
- 3. All subsequent owners of Subject Property shall be bound by this Agreement which shall be a covenant running with the land.
- 4. Property Owners do hereby agree for themselves and their successors, assigns and heirs, with respect to Subject Property on which the Improvements are constructed within the Easement and Lake Property, to indemnify District and hold it harmless from any claims, losses, damages or expenses, specifically and exclusively arising out of the construction of the Improvements within the Easement and Lake Property and also following construction of the Improvements. This indemnification includes but is not limited to any and all personal injuries which may be suffered by any individuals or property damage which may be incurred by any individuals or entities as a result of the construction of the Improvements within the Easement and Lake Property. Property Owners agree to indemnify District from any and all liability, loss or damage District may suffer as a result of such claims, demands, costs or judgments and further agree to take over and defend any such claims brought or actions filed against District with respect to the subject of the indemnity contained in this Agreement. The foregoing indemnity shall include reasonable attorneys' fees and court costs incurred by District including court costs and reasonable attorneys' fees incurred at the trial and all appellate levels. Nothing contained herein shall be deemed, however, to constitute a waiver by District of any limitations of its liability that may be accorded District by virtue of § 768.28 Florida Statutes, or any subsequently enacted similar law.
- 5. Property Owners shall on the Easement and Lake Property adjacent to Subject Property, restore the lake bank to its original condition or District criteria as it exists on the date of this Agreement should construction of the Improvements within the easement result at any time in the collapse of the lake bank or any other damage to the lake bank. In the event that Property Owners fail to restore the lake bank within thirty (30) days of receiving written notice from District, then District may undertake to perform such lake bank restoration as may be deemed by it to be necessary and Property Owners shall fully reimburse District for the cost of all such lake bank restoration work within thirty (30) days of receiving a bill.

6. Property Owners agree that during and following construction of the Improvements within the Easement and Lake Property, they shall take all reasonable and necessary steps to prevent pollution or damage to the adjacent lake as a result of said construction. In addition, Property Owners agree to be responsible for and reimburse District for all expenses arising out of pollution or damage to the adjacent lake resulting from said construction.

7. Property Owners agree to maintain the Improvements built by Property Owners or with their permission, in or on the Easement and Lake Property and Property Owners agree to fully and completely indemnify and hold harmless District, its successors and assigns for damages because of bodily injury or death resulting therefrom, sustained by any person or persons, or because of any damage to real property or personal property of District or of any person or entity due to any act or omission of Property Owners, their employees, subcontractors, designees or agents and in or on the Easement and Lake Property.

8. Property Owners agree that in the event District requires the use of the Easement or Lake Property in which the Improvements are constructed, the District shall notify Property Owners within thirty (30) days that such use may be required. In this event, District agrees to use reasonable precaution to prevent damage to the Improvements. However, notwithstanding the foregoing, in the event the District damages any portion of the Improvements, the Property Owners agree to be responsible for the construction and expenses necessary to restore the Improvements to their permitted condition. In addition, Property Owners acknowledge and agree that District shall not be required to restore the Improvements or pay any monies toward the cost of restoring the Improvements. All construction necessary to restore the Improvements must comply with the District's criteria and requirements of this Agreement.

9.Notwithstanding the provisions of the previous paragraph, Property Owners agree that in the event the District shall have a reasonable permanent use of the Easement or Lake Property, that within thirty (30) days notice by District, Property Owners, their successors, assigns and heirs, shall remove the Easement or Lake Improvements approved by this agreement. In this event, the lake bank, and/or lake maintenance easement and/or lake shall be restored to its original condition or District criteria as it exists on the date of this Agreement. Notwithstanding the foregoing, in the event there is not a permanent need for said property but there is a temporary basis which need is reasonable for reasonable use of the Easement or Lake Property, District shall use all reasonable means to avoid the necessity of removing any part of the Easement or Lake Improvements. If after attempts to use said property temporarily without removing the Lake Improvements fail or are reasonably determined to be impossible or unreasonably inconvenient, then and in that event, upon the giving of thirty (30) days notice to the then owner of Subject Property, Property Owners, their successors, assigns or heirs shall remove so much of the Easement or Lake Improvements as may be reasonably necessary to permit District to effectuate the temporary use. Thereafter, and upon notice from District that said temporary need or use has been fulfilled and is no longer necessary, Property Owners, their assigns or heirs shall be permitted to replace so much of the Easement or Lake Improvements as may be reasonably necessary. In this event, Property Owners, their successors, assigns or heirs shall be permitted to replace so much of the Easement or Lake Improvements which were removed, so long as the construction necessary to complete replacement of the Easement or Lake Improvements with District's criteria and requirements of this Agreement.

10. Property Owners, their successors, assigns and heirs agree that if it is necessary for District to remove the Easement or Lake Improvements constructed pursuant to this Agreement and to restore the lake bank and/or maintenance easement and/or lake, that Property Owners, their successors, assigns and heirs will reimburse District for any and all costs incurred to effect said removal and restoration, including attorneys' fees and costs expended in connection with such removal and restoration.

11. Property Owners agree that if it is necessary for District to restore the Easement, Lake Property, lake bank and/or any part of the Improvements and/or remove and/or replace any part of the Easement or Lake Improvements, that Property Owners will reimburse District for any and all costs incurred to effect said removal, restoration and/or replacement, including attorneys' fees and costs expended in connection with such removal, restoration and replacement.

12. Notwithstanding the provisions of Paragraph No. 8 and 9 of this Agreement, if an emergency condition or situation arises, as solely determined by the District, District may proceed with such work as is necessary to alleviate said emergency condition or situation without being liable to the Property Owner for any damage which may occur to the Improvements. In this event, District agrees to make a reasonable effort to contact the Property Owners to give Property Owners the opportunity to protect the improvements or assist District in the work necessary to alleviate said emergency condition or situation.

13. Any expenses including reasonable attorney's fees incurred by District as a result of the indemnification contained in this agreement and/or in restoring the Easement, Lake Property, lake bank or Improvements or removing and replacing the Easement or

Lake Improvements, shall be paid to District by Property Owners within thirty (30) days after receiving a bill. In the event payment is not received within thirty (30) days of billing, then the District shall be entitled to file a lien in the Broward County Public Records upon Subject Property for all expenses including reasonable attorney's fees, together with interest thereon at eighteen percent (18%) per year or the highest nonusurious rate allowed by law, whichever is less and all costs of collection, including reasonable attorney's fees at all trial and appellate levels. In the further event that District is required to foreclose its lien, then and in such event, District will be entitled additionally to receive its reasonable attorneys' fees and costs expended in connection with such foreclosure or collection procedure.

- 14. Property Owners by signing this agreement acknowledge that District is only permitting occupancy of the Easement and Lake Property by the Improvements, that District has not reviewed and will not review, acknowledge or comment on the structural integrity or sufficiency of the Improvements and that Property Owners are solely responsible for the structural integrity and sufficiency of the Improvements.
- 15. Property Owners further acknowledge that the Improvements will be constructed in substantial compliance with the sketch or plans attached to this Agreement as Exhibit "B".
- 16. No changes, additions or modifications to the Improvements as approved by this Agreement shall be permitted without approval of the District Board of Commissioners. In addition, if the Improvements are removed for any reason, Property Owner shall not replace same without approval of the District.
 - 17. All notices of request, demand and other communications hereunder shall be addressed to the parties as follows: As to

District:

South Broward Drainage District Attn: District Director, 6591 S. W. 160th Avenue Southwest Ranches, Florida 33331

As to Property Owners:

Name: Address:

or to the record owners of Subject Property according to the Broward County Property Appraiser's Office if the original Property Owners are no longer the owners of the Subject Property.

unless the address is changed by the party by notice given to the other parties. Notice shall be in writing, mailed certified mail, return receipt requested, postage prepaid and shall be deemed delivered when mailed or upon hand delivery to the address indicated. Notwithstanding the foregoing, notices, requests or demands or other communications referred to in this agreement may be sent by facsimile, telegraph or private courier, but shall be deemed to have been given when received.

- 18. No waiver of any provision of this agreement shall be effective unless it is in writing, signed by the party against whom it is asserted and any such written wavier shall only be applicable to the specific instance to which it relates and shall not be deemed to be a continuing or future waiver.
- 19. This agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which will constitute one and the same agreement.
- 20. This agreement shall inure to the benefit of and shall be binding upon the parties hereto and their respective heirs, personal representatives, successors, assigns and grantees.
- 21. This agreement shall be construed and interpreted according to the laws of the State of Florida and the venue with respect to any litigation with respect to this Agreement shall be Broward County, Florida.
- 22. All terms and words used in this agreement, regardless of the number and gender in which used, shall be deemed to include any other gender or number as the context or the use thereof may require.
- 23. This agreement shall not be modified (and no purported modification thereof shall be effective) unless in writing and signed by the party to be charged.
- 24. The exhibits hereto contain additional terms of this agreement. Typewritten or handwritten provisions inserted in this agreement or exhibit (and initialed by the parties) shall control all printed provisions in conflict therewith.
- 25. Whenever approvals of any nature are required by either party to this agreement, it is agreed that same shall not be unreasonably withheld.
- 26. This agreement shall be severable and if any part or portion of this agreement shall be found to be invalid or unenforceable, such findings shall not affect the remainder of this agreement.

- 27. Property Owners shall reimburse District and pay for any and all reasonable costs incurred by District incidental to entering into the terms of this agreement, including but not limited to engineering fees, surveying costs, attorneys' fees, recording costs and any other necessary expenses.
- 28. This agreement merges and supersedes any and all previous agreements on this subject matter between the parties, whether oral or written, and constitutes the entire agreement between the parties.
- 29. This agreement shall be recorded in the public records of Broward County, Florida with Property Owners to pay the full cost thereof.

WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written.

Witness Signature	-	"DISTRIC	CT" (South Broward Drainage District)
Print Witness Name	-	Ву:	SCOTT HODGES, Chairperson
Witness Address			
Witness Signature	-		
Print Witness Name	-		
Witness Address		Attest:	
Witness Signature		Ву:	ROBERT E. GOGGIN IV, Secretary
Print Witness Name	-		
Witness Address			
Witness Signature	-		
Print Witness Name	-		
Witness Address			
STATE OF FLORIDA COUNTY OF BROWARD)))§		
	TT HODGES and ROBERT E. G	GOGGIN, IV, as	presence or [] online notarization, this day of the SOUTH
(NOTARY SEAL OR STAMP)			
		Notary Public	c - State of Florida at Large
		Typed, Print	ed, or Stamped Name of Notary
They are Personally known OR _	_ Produced Identification		
Type of Identification Produced			

	"Property Owner(s)"
Witness Signature	Ву:
Print Witness Name	Daire Name
Witness Address	Print Name
Witness Signature	
Print Witness Name	
Witness Address	
Maria Circuit	"Property Owner(s)"
Witness Signature	Ву:
Print Witness Name	Print Name
Witness Address	Print Name
Witness Signature	
Print Witness Name	
Witness Address	
STATE OF FLORIDA) S COUNTY OF BROWARD)	
	ans of [] physical presence or [] online notarization, this day of as Property Owner or Authorized Representative.
(NOTARY SEAL OR STAMP)	
(NOTAIL OLAL OIL STANII)	Notary Public - State of Florida at Large
	Typed, Printed, or Stamped Name of Notary
They are Personally known OR Produced Identification	
Type of Identification Produced:	

STATE OF FLORIDA)	
COUNTY OF BROWARD)	
	y means of [_] physical presence or [_] online notarization, this day as Property Owner or Authorized Representative.
(NOTARY SEAL OR STAMP)	Notary Public - State of Florida at Large
	Typed, Printed, or Stamped Name of Notary
They are Personally known OR Produced Identificati	on
Type of Identification Produced:	