

HOLD HARMLESS, RELEASE AND INDEMNITY AGREEMENT

COMES NOW, _____, and after having made Re-entry Permit Application, a copy of which is attached hereto, and obtained a Taylor County Business Re-Entry Permit and in consideration of having accepted the said Re-Entry Permit and Taylor County having agreed for me to proceed into potentially hazardous conditions for the following reason, to-wit:

1. We hereby agree to indemnify, hold harmless and defend Taylor County, Florida from any liability claim, demand, action, cause of action, suit, loss, damage, expense, cost attorney fee, settlement or judgment as a result of any of our employees being injured while performing the above project. We will not allow anyone to subcontract and no other person will be allowed on the job site. We also carry workers compensation on our employees and general liability insurance.
2. We also hereby indemnify and release Taylor County, from any liability, claim, demand, and action, cause of action, suit, loss, damage, expense, cost, settlement or judgment for any medical, dental, orthopedic, surgery or any rehabilitation or any expense as a result of any injury on said project.
3. We hereby release Taylor County from any liability of whatever kind or nature as a result of any injury on the above project and indemnify Taylor County.
4. We hereby agree that venue of any litigation, as a result of this Hold Harmless Release and Indemnity Agreement shall be exclusively in Taylor County, Florida and the laws of the State of Florida shall govern.
5. We hereby agree that we have relied on the legal advice of our attorney and that we fully understand this agreement and we have voluntarily executed same.

This Hold Harmless Release and Indemnity Agreement is signed on _____, 20____, and shall be effective for 3 years from the date of signing.

WITNESS:

