TOWN OF MORRISTOWN

604 Main St. / P.O. Box 240 Morristown, NY 13664

PERMIT TO DEMOLISH OR REMOVE BUILDING

Property Owner			Tax ID #	
			Est. Cost	
Building Dimensions				
The applicant herein of work done under t		ility for accidents ca	nusing damages or injuries t	hat may occur by reason
	DESC	CRIPTION OF TH	IE BUILDING	
TYPE OF BUILDI SINGLE DWELLING DUPLEX OFFICE BUILDING HOTEL/MOTEL SHOP GARAGE BARN	DOUBL APT. BU	H IOUSE		FRAME FRAME TILE STEEL
	n accordance with Tow Ities or violations speci-		Morristown, in the event of d	efault; the applicant shall
the proposed den Department of E	nolition and/or remova nvironmental Conserv	al (including but not vation, and State His	ny State Agencies that may limited to the Adirondack l toric Preservation Office) a obtain any such permits or	Park Agency, s to whether any permits
	c's responsibility to no luation purposes, at (3		Office that the said structur	e has been removed for
the presence of asl on a building. The government unit survey must be rea	pestos prior to advertisi e Codes requires that the responsible for issuing moved or otherwise rem	ng for bids or contractis survey must be senthe demolition perminediated.	uire a survey of the building to the ting for or commencing work to NYS Department of Lab to Prior to demolition, the ast 79-3215 Date:	on any demolition work bor and the local pestos identified in the
structure as describe	d above, and in consi-	deration of the gran	or a Permit to demolish and ting of this Permit do agree complied with during said	e to all provisions
		_	Owner of Property	
APPROVED or		Enforcement Offic S Reg. #0610-7219	eer	Date:
Fee Paid \$	Date:	/ / R	cpt. #	Permit #
ALL	APPLICABL			

Construction, excavation and demolition work. All contractors and owners and their agents, except owners of one and two-family dwellings who contract for but do not direct or control the work, when constructing or demolishing buildings or doing any excavating in connection therewith, shall comply with the following requirements:

- 1. If the floors are to be arched between the beams thereof, or if the floors or filling in between the floors are of fireproof material, the flooring or filling in shall be completed as the building progresses.
- 2. If the floors are not to be filled in between the beams with brick or other fireproof material, the underflooring shall be laid on each story as the building progresses.
- 3. If double floors are not to be used, the floor two stories immediately below the story where the work is being performed shall be kept planked over.
- 4. If the floor beams are of iron or steel, the entire tier of iron or steel beams on which the structural iron or steel work is being erected shall be thoroughly planked over, except spaces reasonably required for proper construction of the iron or steel work, for raising or lowering of materials or for stairways and elevator shafts designated by the plans and specifications.
- 5. If elevators, elevating machines or hoisting apparatus are used in the course of construction, for the purpose of lifting materials, the shafts or openings in each floor and at each landing level shall be enclosed of fenced in on all sides by a barrier of suitable height, except on two sides which may be used for taking off and putting on materials, and those sides shall be guarded by an adjustable barrier not less than three nor more than four feet from the floor and not less than two feet from the edges of such shafts or openings.
- 6. All areas in which construction, excavation or demolition work is being performed shall be so constructed, shored, equipped, guarded, arranged, operated and conducted as to provide reasonable and adequate protection and safety to the persons employed therein or lawfully frequenting such places. The commissioner may make rules to carry into effect the provisions of this subdivision, and the owners and contractors and their agents for such work, except owners of one and two-family dwellings who contract for but do not direct or control the work, shall comply therewith.
- 7. The commissioner may make rules to provide for the protection of workers in connection with the excavation work for the construction of buildings, the work of constructing or demolishing buildings and structures, and the guarding of dangerous machinery used in connection therewith, and the owners and contractors and their agents for such work, except owners of one and two-family dwellings who contract for but do not direct or control the work, shall comply therewith.
- 8. The commissioner, as deemed necessary, shall promulgate rules designed for the purpose of providing for the reasonable and adequate protection and safety of persons passing by all areas, buildings or structures in which construction, excavation or demolition work is being performed, and the owners and contractors and their agents for such work, except owners of one and two-family dwellings who contract for but do not direct or control the work, shall comply therewith. The provisions of this subdivision shall not apply to cities having a population of one million or more.
- 9. No liability for the non-compliance with any of the provisions of this section shall be imposed on professional engineers as provided for in article one hundred forty-five of the education law, architects as provided for in article one hundred forty-seven of such law or landscape architects as provided for in article one hundred forty-eight of such law who do not direct or control the work for activities other than planning and design. This exception shall not diminish or extinguish any liability of professional engineers, architects or landscape architects arising under the common law or any other provision of law.
- 10. Prior to advertising for bids or contracting for or commencing work on any demolition work on buildings covered under this section except agricultural buildings as defined in regulations promulgated by the commissioner and except buildings the construction of which was begun on or after January first, nineteen hundred seventy-four, all owners and their agents, except owners of one and two-family dwellings who contract for but do not direct or control the work, shall conduct or cause to be conducted a survey to determine whether or not the building to be demolished contains asbestos or asbestos material as defined in section nine hundred one of this chapter. Such surveys shall be conducted in conformance with rules and regulations promulgated by the commissioner. Information derived from such survey shall be immediately transmitted to the commissioner and to the local governmental entity charged with issuing a permit for such demolition under applicable state or local laws or, if no such permit is required, to the town or city clerk. If such survey finds that a building to be demolished contains asbestos or asbestos material as defined by section nine hundred one of the chapter, no bids shall be advertised nor contracts awarded nor demolition work commenced by any owner or agent prior to completion of an asbestos remediation contract performed by a licensed asbestos contractor as defined by section nine hundred one of this chapter.

Definitions. As used in this article, the following terms have the meanings indicated:

- 1. "Approved asbestos safety program" means a program approved by the commissioner of health providing training in the handling and use of asbestos and asbestos material, education concerning safety and health risks inherent in such handling and use and training in techniques for minimizing exposure of the public to asbestos fibers.
- 2. "Asbestos" means any naturally occurring hydrated mineral silicate separable into commercially usable fibers, including chrysotile (serpentine), amosite (cummingtonite-grunerite), crocidolite (riebeckite), tremolite, anthrophyllite and actinolite.
- 3. "Asbestos contract" means an oral or written agreement contained in one or more documents for the performance of work on an asbestos project and includes all labor, goods and services.
- 4. "Asbestos handling certificate" means a certificate issued by the commissioner pursuant to the provisions of this article to a person who has satisfactorily completed an approved asbestos safety program.
- 5. "Asbestos handling license" means a license issued by the commissioner pursuant to the provisions of this article to a contractor engaged in an asbestos project.
 - 6. "Asbestos material" means any material containing more than one percent by weight of asbestos.
- 7. "Asbestos project" means work undertaken by a contractor which involves the removal, encapsulation, enclosure or disturbance of friable asbestos, or any handling of asbestos material that may result in the release of asbestos fiber except for work in an owner-occupied single family dwelling performed by the owner of such dwelling and, for the purpose of compliance with regulations promulgated pursuant to subdivision one of section nine hundred six of this article, except for in-plant operations as defined in subdivision twelve of this section. Where all asbestos work on a project is subcontracted to a contractor with an asbestos handling license, only that part of the work involving asbestos shall be deemed to be an asbestos project.
 - 8. "Commissioner" means the commissioner of labor.
- 9. "Contractor" means the state, any political subdivision of the state, a public authority or any other governmental agency or instrumentality thereof, self-employed person, company, unincorporated association, firm, partnership or corporation and any owner or operator thereof, which engages in an asbestos project or employs persons engaged in an asbestos project.
 - 10. "Department" means the department of labor.
- 11. "Friable" means that condition of crumbled, pulverized, powdered, crushed or exposed asbestos which is capable of being released into the air by hand pressure.
- 12. "In-plant operations" means work within the premises of an employer other than the state, any political subdivision of the state, a public authority or other governmental agency or instrumentality thereof, in an area to which persons other than employees of that employer directly involved in the work will not have access during the course of the work and which is performed in a manner consistent with federal regulations promulgated under the federal occupational safety and health act pursuant to chapter 17 of title twenty-nine of the United States code, and is performed in a manner which will not expose the public or employees of that employer not directly involved with the asbestos project to asbestos fibers in excess of background levels or .01 fibers per cubic centimeter, provided that the work involves the encapsulation, enclosure, removal, disturbance or handling of (a) less than one hundred sixty square feet or two hundred sixty linear feet of asbestos or asbestos material and is performed by employees of such employer or (b) built up roofing, roofing shingles, asbestos cement or galbestos siding, shingle siding, transite piping or vinyl asbestos tile.
 - 13. "Person" means any natural person.