

Dasmariñas Village Association

		ORK APPLICATION	
DTW NO	MISCELLA	NEOUS WORKS	
PTW NO. Category			DEDMIT VALIDITY
			PERMIT VALIDITY
TO DVA MANAGER:		, would like to apply for	or a permit to work at my
residence/property located	at	, would like to apply it	reet, Dasmariñas Village,
Makati City.			
I. SCOPE OF WORK:			
Please specify below	ow:		
II. DURATION OF WORK:	Start:	Finish:	
I AGREE TO COMPLY WIT	'H DVA RIII ES AND	REGULATIONS FAITHFULL	V AND RIND MYSELF TO
THE FOLLOWING CONDIT		REGULATIONS LATTIL GEL	I AND DIND WIGHEI TO
		roved scope of work as mention	
		and likewise subject to ap	proval by DVA Building &
Construction Commi		of the latest Transfer of Cert	ificate of Title (TCT)
3. To guaranty the fait	hful compliance with	my undertakings, a cash bond	amounting to P75, 000.00
(refundable) plus p	rocessing and inspe	ction fee of P3, 000.00 (non-r	efundable) would be made
to the DVA, Inc.	nletien neried (DCD) e	hall ha tura (2) manualha fuama d	ata of application
		hall be two (2) months from d rescribed by the Association.	
		tion materials will be denied er	
		sociation upon submission of re	evised scope of work and is
subject to evaluation		d completion period (DCD) the	following panelty achema
shall be imposed.	ce with the prescribed	d completion period (PCP), the	rollowing penalty scheme
Not completed with	nin 60 days For	rfeiture of the entire Guarant	y Bond
Liquidated Damage			
		Guaranty Deposit /2 * 1 Guaranty Deposit/2 * 2	
		Guaranty Deposit/3 * 3	
So on and so forth			
		rescribed by the Association. T	
		tion materials will be denied er sociation upon submission of re	
subject to evaluation		sociation upon submission of re	visca scope of work and is
I will post a cash bor	nd based on the amou	nt stipulated above upon appro	
		es & Regulations shall automat	
		hat said violation/s shall be con e released after 100% complet	
		for, and upon surrender of the	
workers by the Asso			
		hitect and Building Inspector ir ntil the completion of the proje	
		S for which I hereby affix my n	
		, ,	Ŭ
Drinted Name & Signature of	f Pacidant/Owner		Address/Tel. No.
Printed Name & Signature of	Resident/Owner	Flesent	Address/ rel. No.
NOTE: ONLY THE SIGNATURE OF THI	E REGISTERED RESIDENT/M	EMBER OR HIS AUTHORIZED REPRESE	
••••••	••••••	Recommending Approv	
		Trecommending Approvi	ai.
Amount Paid:			
Date Paid:		Buildi	ng Officer
O.R. No.		Approved by:	
Acota Dont (No Outotain	ding Account	Αρριόνου by.	
Acctg. Dept. (No Outstand	uing Account)		
<u> </u>		_	O OCAMPO Manager



UNDERTAKING FOR MISCELLANEOUS REPAIR WORKS

I	, of lega	age, married/single, l	-ilipino, with residence and
pos	tal address at	, tel. no	, after having
bee	en duly sworn to in accordance with law, hereby depose	e and state that:	
1.)	Construction work on regular working days (Monda 1:00PM to 5:00PM and 8:00 AM to 12:00NN on Sat		from 8:00AM to 12:00NN,
2.)	The following violations will be evaluated and corresp a. Storing construction materials on the sidewalk a b. Using the sidewalk or the street for cement mix materials. c. Dumping of construction debris on the sidewalk	nd street fronting my p ing, carpentry, steel w	roperty. orks and other construction
	d.Breach of peace or tranquility (obnoxious noise)		
	Penalties / Fines: A. First ViolationB. Second Violation	P 3,000.00, co	entractor will be called in and the property owner
	C. Third Violation	will be informed P 5,000.00, wo and the prope	
3.)	b. 6-wheelers c. 10 or 14-wheelers d. 6,10,14-wheeler dump trucks e. Concrete mixers or 40ft. container van The following penalties shall be imposed to all del	\$\frac{1}{5}00.00 \$\frac{2}{3},000.00 \$\frac{2}{5},000.00 \$\frac{2}{5},000.00	
	trip tickets: For deliveries to new construction, major and minor renovation and demolition projects For deliveries to miscellaneous works and repainting jobs		- ₽1,000.00 - ₽500.00
4.)	I understand that only two (2) men are allowed to s a licensed security guard. In case of violation, fines s following manner: a. First violation b. Second violation c. Third violation d. Fourth violation	shall be deducted from 00 plus P100.00 per pe blus P200.00 per perso	my guaranty deposit in the erson in excess of two on in excess of two on in excess of two

- 5.) I understand that gambling, bringing and drinking liquor at the jobsite inside the Village is strictly prohibited by the Association. Owners/ Architects/ Engineers or Contractors are enjoined to see to it that their laborers/concessionaires and/or outsiders are restricted from gambling, bringing and drinking liquor in the construction sites;
- 6.) I am responsible for the discipline and control of the construction workers; warrant that they have no past criminal records; to change construction workers who violate the rules and regulations of the Association for any damages and losses from offenses;
- 7.) I hereby authorize the Dasmariñas Village Association Inc. (DVA), through its representatives, building inspectors and/or security guards to enter the construction site during the period of construction for purposes of inspection to verify compliance with and enforcement of Village Rules and Regulations;
- 8.) The Owner likewise authorizes the DVA through its representatives, agents and/or security guards, to stop the works being undertaken in case of violations of the Rules and Regulations of the Village and/or in case of deviation from the building plans and specifications as approved by the Building





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and Construction Committee; and that he/she undertakes at his/her expense, all necessary corrections, alterations, or changes that may be ordered by DVAI;

- 9.) I hold myself bound at all times by the aforementioned plans and/or designs, Rules and Regulations and Deed Restrictions, and I ensure full and complete compliance therewith;
- 10.) I will not do, cause/allow to be done, whether with my consent (express or implied), through my influence, at my instigation and/ or through my negligence, any act or undertaking which is in contravention with or in violation of the aforementioned plans and/ or designs, Rules and Regulations, and Deed Restrictions;
- 11.) Any violation of the said plans and/or designs, Rules and Regulations, and Deed Restrictions, will render me liable, answerable and accountable for any/ all damages and/or penalties which DVAI may impose, irrespective of whether the said violation be committed before, during, or after the construction of the residence or building;
- 12.) Aside from complying with the preceding provisions, I will not, whether with my consent, through my influence, at my instigation or through my negligence allow, permit, or force either the Architect/ Engineer/ Planner or the Contractor, or both of them, to undertake any action which is in contravention with or in violation of the aforementioned plans and/or designs, Rules and Regulations, and Deed Restrictions;
- 13.) The delay, negligence, fault or fraud committed either by the Architect/ Engineer/ Contractor or both/ all of them, shall not excuse compliance with the aforementioned plans and/ or designs, Rules and Regulations, and Deed Restrictions;
- 14.) I will likewise promptly inform the DVAI of any feature or aspect of the residence/ building plans and/ or designs of the Architect/ Engineer/ Planner and/ or any construction undertaken by the Contractor, whether in whole or in part, which is or appears to be in contravention with or in violation of the aforementioned plans and / or designs, Rules and Regulations and Deed Restrictions, as the same comes to my knowledge, personally or through my employee and/ or agents;
- 15.) The Owner, Architect/ Engineer and Contractor undertakes that any deviation, alteration, or changes from the original plans as approved by the Building & Construction Committee must have the approval of the said committee prior to actual implementation of work and/or construction;
- 16.) The Owner and/or Contractor hereby undertakes that in case of sale of the property or change of Contractor, the new buyer or new Contractor thereof will, with the approval of the Association, assume all undertakings contained in this Agreement. Otherwise, they shall continue to be responsible for the same;
- 17.) The Contractor recognizes that a violation of the construction rules and regulations and/or deviation from the original plans approved by the Building and Construction Committee will authorize the DVAI to deny future approval of construction to be undertaken by said violating contractor;
- 18.) In addition to the next proceeding provision, I likewise undertake to cause either the Architect/ Engineer/ Contractor, or both of them, at my request and/ or instruction, to immediately make the necessary changes, modifications, revisions and/ or where proper and applicable, the replacement, removal, demolition and/ or other correction of any construction, whether in whole or in part, and/ or the residence/ building plans and/ or designs;
- 19.) The liability and accountability provided under paragraph (10) herein shall be without prejudice to whatever civil and/ or criminal action the DVAI might decide to institute, as well as the possible forfeiture of the cash bond, as provided for under the Building and Construction Rules and Regulations; Article II, Section 1.c.
- 20.) I am holding DVAI its directors, officers, members agents, employees or any of its representatives free and harmless from any and all claims, demands and causes of action, either in law or in equity, arising from its/their enforcement of the aforementioned plans and/ or designs, Rules and Regulations and Deed Restrictions, including the enforcement of this Certification;
- 21.) Any violation of any provision contained herein, or any action undertaking on my part, which deviates from the tenor of this Undertaking, shall likewise render me liable, answerable and accountable for any/ all damages and/ or other penalties to DVAI, without prejudice to whatever civil and/ or criminal action that DVAI might decide to further institute;



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- 22.) I will be jointly and severally liable for any violation committed by the Architect/ Engineer/ or Contractor and/ or both/ all of them of the Rules and Regulations of DVAI and Deed Restrictions, as well as any submitted approved plans and/ or designs;
- 23.) I hereby undertake that if any additions or alterations are made to the property or structures outside the originally approved construction plans as submitted, I shall be liable to DVA for a fine of P50,000.00 for every month that the violation remains uncorrected to the satisfaction of DVA. The fine shall constitute a lien on the property until fully settled.
- 24.) I undertake to be solidarily liable to the Association for whatever damages that may be caused by violation of any of the terms and conditions of the Undertaking. Any damage to any and all property of Dasmariñas Village Association, Inc. incidental to the construction, renovation and repair of the property shall be repaired immediately and made good to the satisfaction of the Association at my expense. I shall rectify and/or repair any damage within (5) days upon receipt of notice thereof. Should the owner fail to comply, DVA shall make the necessary correction and repair, the cost of which shall be for the account of the owner and deducted from any guaranty deposit.

25.)	5.) This Undertaking is being executed for whatever legal intents or purposes DVAI might deem pr			
	Printed name & signature of Owner/Resident	Printed name & signature of Contractor		