## THE CITY OF NAPOLEON

## **BUILDING & ZONING DEPARTMENT**

		255 W. RIVERVIEW (419)592-4010	-
Build	ing Permit		
Permit	Number: BP2006-168		Page 1 of 1
ADDR			Printed: 1/2/200
Applicant		515 5th St.	
Name: E Address: 4	rie Construction 271 Monroe St	<b>Approval Dat</b> 419-472-420	<b>e:</b> 12/29/2006 0
Owners			
7 Garess: 515	Stephen V Tajblik 5th St.	<b>Phone:</b> 419-5	99-6492
Contractors	oleon, OH 43545		
Contractor Type: Name: Address:	GENERAL CONTRAC Erie Construction 4271 Monroe St	<b>TOR</b> Toledo 4	13606
Fees and Receip	to	Dham	44.5
Number FEE2006-661	Description		419-472-4200 Amount
PODTOGG		Total Fees:	\$16.00
RCPT2007-1		Total Fees:	\$16.00
		Total Receipts:	\$16.00
siding			\$16.00
	VATURE:	DATE:	
☑ R	EMINDER: YOU MUST CA	DATE:	
		N INSPECTIO	A

CITY OF MADOL FON



BP2006-168

## CITY OF NAPOLEON GENERAL PERMIT APPLICATION

THIS APPLICATION IS FOR RESIDENTAL CONSTRUCTION INCLUDING BUILDING, ELECTRICAL, PLUMBING, MECHANICAL, DEMOLITIONS, REMODELING.

DATE: 12 17 JOB LOCATION: 515 64-8	<del>f.</del>
2100	
OWNER: Stephen lajalik PHONE: 413-	599-6492
OWNER ADDRESS: 515 5484.	CITY: Lapoleon ZIP: 43545
CONTRACTOR: Erie Construction CONTRACTOR LICENSED WITH THE CITY OF NAPOLEON?: YES:	PHONE: 419-380-0146
Is any of this job going to be subcontracted out? Yes: No:	No:
If yes to whom: David Henley - He is Ro	15. W/ YOU
DESCRIPTION OF WORK TO BE PERFORMED: 10 Install II I Sidin along W	S4E
) ( 1.04)	
PLEASE MARK THE TYPE OF WORK YOU WIL	RE PEREODMING
_A/C ADD ON	REMODELING
_BOILER REPLACEMENT	ROOFING
CURBING	SEWER REPAIRS**
DECKS *	SIDEWALK*
DRIVEWAY*	2
ELECTRICAL SERVICE UPGRADE	✓ SIDING
	_STORAGE SHED*
ELECTRICAL SERVICE NEW	_SWIMMING POOL*
FENCE*	_FURNACE REPLACEMENT
_ADDITIONS*	_TEMP ELECTRIC
FURNACE NEW	WATER TAP [size"]
_LAWN METER	WINDOWS
PLUMBING	
	ZONING

\*PLEASE INCLUDE A PICTURE SHOWING MEASURMENTS FROM EXISTING STRUCTURES AND PROPERTY LINES. INDICATING THE TYPE OF WORK YOU WISH TO PERFORM.

\*\* IF WORK REQUIRES GOING INTO THE STREET A STREET BOND IS REQUIRED!
FOR PERMIT COSTS PLEASE FILL OUT REVERSE SIDE.

	37	

FRI 10:33 FAX 419 380 3195 INSTALLATION 🗘 4271 Manroe Street - Talado, OH 43606 - (800) 538-4200 - Customer Service (800) 684-4628 3520 Sudachi Drive - Dayton, OH 45414 - (800) 536-4688. 2215 E Waterloo, Ste 105 Box 4 - Akron, CM 44312 - (800) 861-3168 THIS AGREEMENT made and entered into between STEPAL TATELY K
and Eric Construction Mid-Weet, Inc. (COMTRACTOR) who opines to furnish all labor and majorial necessary to perform the work forcination set forth on the premises. Owner
hereby warrants that site in the owner and holder of the little of the above premises boosted at: (OWNER) hereby warrants that sinc in the owner and Address 57.5 5 5 57 NAPOLENN State \_ 6 H Zip Code \_ 435 Y S Telephone No. 419 - 579 -6492 County Township HENRY SPECIFICATIONS 510, NY OAL ON TOUACS 2 76 FASCIA NOT 74 Waspe ANI 300 RelaTED Cleanup. PAYMENT TERMS: In consideration of the labor and materials and repair, if any, furnished by said Contractor, the Owner agrees to pay to the Contractor. Sales Tax \$\_ 0-00 Total Sales Price \$\_ Down Payment \$ 6 - 00 1330000 Balance due on completion \$ /3 700 == If full price for all contract work is not to be paid in each, then this Contract is subject to financing approval. IT IS HEREBY UNDERSTOOD AND AGREED THAT THE UNPAID BALANCE OF CASH PRICE OR THE BANK COMPLETION CERTIFICATE MUST BE PAID TO THE SELLER'S INSTALLER AT THE TIME THE WORK IS COMPLETED. DEFAULT IN PAYMENT UPON COMPLETION: If I fell to pay the full amount of the UNPAID BALANCE Of CASH PERICE at the time the work is completed, you shall send this Contract and my obligations to your attorney for collection and enforcement for action and expection. If you do so, and early if permitted by applicable state law, I agree to pay, in exceeding FIFTEEN (15) PERCENT of the unpaid amount then owing, and court copb and fees incurred by you in enforcing this Contract. DELAYS: I agree that you shall not be liable for delays coursed by strikes, weather conditions, and delays in obtaining materials or other causes beyond your control NO PAINTING OR STAINING WILL BE DONE BY CONTRACTOR. All Wood to be delinted by clasteries. STATERIALS. The Contractor shall furnish materials for the work and complete the work to be done in a substantial and workmanking manner. All Workmanship guaranteed for one (1) your only. The undersigned further agrees for the work and complete the work to be done in a substantial and workmentive manner. All Workmanstep guaranteed for one (1) your only. The undersigned further agrees that title in and to any and all metertation furnished by Confinctor, whether standard to building or not, shall remain with Confinctor until the full amount due from the Counts that the pulse of the property of Confinetor for above premises; that to stand and substy kept by the Owner and do tental or storage charged the windows, woodwork, skiling, brick and all other materials removed by you for this installation have no salvage value. When you remove them, you can have them for whatever purpose you want, ALTERATIONS: Any alteration or deviation from the above specifications involving extra costs will be executed only upon written orders and will become an extra charge. WARRANTIES: The Contracter shall not be responsible for damage or datay recuting from an Act of God, finits, civil commotions or disorders, datays, or defaults by carriers or inherent defects in premises on which work is to be done, strikes, fires, prodeints, storms or other datases beyond the reasonable control of contractors, There are no representations, guarantees or warrantics, except state as herein incorporated and except manufacturer guarantees, if any, not any agreements collaboral brode, nor is this contract dependent upon or subject to any condition not herein stelled. Any subsequent agreement in reference herein shell be binding only if in writing and signed by all parties. CANCELLATION: You may expect this Agreement or purplyone by mailing a written notice to the abler post-marked not infer their midnight of the third havings after the date this Agreement was algreed, it is agreed that if Owner contact his Contract AFTER THREE (3) DAYS from date of acceptance and before commencement of work, through no but of the Contract, then the liquidated damages enough from costs and expenses measurably incident to the business of the Contract contract or contractor of the actual cost of melonate purchased by the Contractor to the date of concellation, whichever is greater, which sum the Owner undertakes and agrees to pay forthwith. As notice necessarily be in writing to the contractor to the date of concellation, whichever is greater, which HOMEOWNERS INSURANCE: During the period of this Contract, Owner shall keep the above described premises and improvements at all times adequately indured against less by fire, vandalism and malicious duringe, and other hazards cuolomatily insured against under the same circumstances, in a reliable insurance company, such insurance payable to parties having an insurable interest in said premises as their interest may appear.

ARBITRATION: In the event any dispute shall erise between the parties in this Contract se to the respective duties, right and liabilities, there under, it is nevely agreed that such disputes shall be referred to the Better Business Bureau of Tolede, inc. for arbitration, and the decision of the arbitrators shall be final and bending on said parties. Verbal understandings and agreements with representative shall not be binding.

COMPANY APPROVAL: This Contract is subject to written approved by an officer of the Contractor Company. Said written approved will not be necessary if work is actually

PERMISSION TO MAKE UNSOLICITED CALLS: You will be contacted from time to since to arrange installation, anniversory service inspections, and future specific and promotions. To comply with all FCC requirements: I/we agree to authorize Eric Construction Mid-West. Inc. to make unsolicited telephone calls to medius at: ( 49

two to inform the stop of the	malion via my g-mail address which is
Signature Stor Stor Story aline	Signature @
Owners acknowledge receipt of Yrue Copy of this Control. IN WITNES his Date	S WHEREOF, the Owner and the Contractor have caused these presents to be signed
Sales Representative Doug FARR	@ Stry English sind
Corporals Approval	Go-Owner

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4271 Monroe Street - Toledo, OH 43606 - (800) 538-4200 - Customer Service (800) 684-4628

Corporate Approval

☐ 3520 Sudachi Drive - Dayton, OH 45414 - (800) 536-4688 ☐ 2215 E Waterloo. Ste 105 Box 4 - Akron, OH 44312 - (800) 861-3168
THIS AGREEMENT made and entered into between STEPHEN TATELIK
and Erie Construction Mid-West, Inc. (CONTRACTOR) who expect to furnish all table and administration of the contract of the co
Address 575 5 74 57 City Negatives
State 6H Zip Code 43545 Telephone No. 419-599-6492 Count Township HENRY
SPECIFICATIONS
1) ERIE TO INSTALL NEW SIDING IN GOLD OAKWOOD TO HOME
BUT NOT SHED in STOPE DUTChlop. Wiff lorg our conToures
BACKU-BOARD TO All Walls of Home.
(2) EZIG TO CUSTOM DE (UXE (1) WINDOWS (2) DESCRIPTIONS
WHITE. (3) Exic TO ROW SOFFITS - FASCIA in colon
WARM GRADIEROOD . (4) ENIE NOT DOIN AND WORLD
GUTTERS AT THIS TONE. (3) PRICE to Franklede all
TAXES WARRANTIES POINTS (if NEEDED) AND 100%
AN JOB RELATED CLEANUD.
PAYMENT TERMS: In consideration of the labor and materials and repair, if any, furnished by said Contractor, the Owner agrees to pay to the Contractor:
Contract Price \$ 13300 2 Sales Tax \$ 0-00 Total Sales Price \$ 133000
Down Payment \$ 6-00 Balance due on completion \$ /3 Jeo 15
IT IS HEREBY UNDERSTOOD AND AGREED THAT THE UNPAID BALANCE OF CASH PRICE OR THE BANK COMPLETION CERTIFICATE MUST BE PAID TO THE SELLER'S INSTALLER AT THE TIME THE WORK IS COMPLETED.
DEFAULT IN PAYMENT UPON COMPLETION: If I fall to pay the full amount of the UNPAID BALANCE OF CASH PERICE at the time the work is completed, you shall send this
Contract and my obligations to your attorney for collection and enforcement for action and collection. If you do so, and only if permitted by applicable state law, I agree to pay, in addition to all other sums due under this Contract and only which may be collected in accordance with applicable state law, reasonable attorney's fees in an amount not exceeding FIFTEEN (15) PERCENT of the unpeid amount then owing, and court costs and fees incurred by you in enforcing this Contract.
DELAYS: I agree that you shall not be liable for delays caused by strikes, weather conditions, and delays in obtaining materials or other causes beyond your control
NO PAINTING OR STAINING WILL BE DONE BY CONTRACTOR. All Wood to be painted or stained by customer.
MATERIALS: The Contractor shall furnish materials for the work and complete this work to be done in a substantial and workmanlike manner. All Workmanship guaranteed for one (1) year only. The undersigned further agree that title in and to any and all materials furnished by Contractor, whether attached to the building or not, shall remain with Contractor until the full amount due from the Owner shall be paid. Windows are not guaranteed against condensation. All unused materials shall, under any conditions, remain the property of assessed by Owner. I agree and acknowledge that the windows, woodwork, siding, brick and all other materials removed by you for this installation have no salvage value. When
ALTERATIONS: Any alteration or deviation from the above specifications involving extra costs will be executed only upon written orders and will become an extra charge.
WARRANTIES: The Contractor shall not be responsible for damage or delay resulting from an Act of God, riots, civil commotions or disorders, delays or defaults by carriers or inherent defacts in premises on which work is to be done, strikes, fires, accidents, storms or other causes beyond the reasonable control of contractors. There are no representations, guarantees or warranties, except such as herein incorporated and except manufacturer guarantees, if any, nor any agreements collateral hereto, nor is this contract dependent upon or subject to any condition not herein stated. Any subsequent agreement in reference hereto shall be binding only if in writing and signed by all parties.
CANCELLATION: You may cancel this Agreement or purchase by mailing a written notice to the seller post-marked not later than midnight of the third business day after the date this Agreement was signed. It is agreed that if Owner cancels this Contract AFTER THREE (3) DAYS from date of acceptance and before commencement of work, through no fault of the Contractor, then the liquidated datenages arising from costs and expenses necessarily incident to the business of the Contractor is connection with this Contract, shall be a sum equal to 25% of the total contract price, or the actual cost of materials purchased by the Contractor to the date of cancellation, whichever is greater, which sum the Owner undertakes and agrees to pay forthwith. All notice hereunder shall be in writing to the contractor.
HOMEOWNERS INSURANCE: During the period of this Contract, Owner shall keep the above described premises and improvements at all times edequately insured against loss by fire, vandalism and malicious damage, and other hazards customarily insured against under the same circumstances, in a reliable insurance company, such insurance payable to parties having an insurable interest in said premises as their interest may appear.
ARBITRATION: In the event any dispute shall arise between the parties to this Contract as to the respective duties, right and liabilities, there under, it is hereby agreed that such disputes shall be referred to the Better Business Bureau of Toledo, Inc. for arbitration, and the decision of the arbitrators shall be final and binding on said parties. Verbal understandings and agreements with representative shall not be binding.
COMPANY APPROVAL: This Contract is subject to written approval by an officer of the Contractor Company. Said written approval will not be necessary if work is actually commenced by the Contractor.
PERMISSION TO MAKE UNSOLICITED CALLS: You will be contacted from time to arrange installation, anniversary service inspections, and future specials and promotions. To comply with all FCC requirements: I/we agree to authorize Erie Construction Mid-West, Inc. to make unsolicited telephone calls to me/us at: ( 4/9 )  599 - 6 49 Z I would like to fearn about special offers and information via my e-mail address which is: I would like to fearn about special offers and information via my e-mail address which is: I would like to fearn about special offers and information via my e-mail address which is: I would like to fearn about special offers and information via my e-mail address which is: I would like to fearn about special offers and information via my e-mail address which is: I would like to fearn about special offers and information via my e-mail address which is:
Signature & Stre Stoffelin (15) Signature &
Owners acknowledge receipt of True Copy of this Contract. IN WITNESS WHEREOF, the Owner and the Contractor have caused these presents to be signed this Date
By Jany Me Doug FARR Stru Sciffles Aug S

Co-Owner

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