

COLLIER COUNTY GOVERNMENT GROWTH MANAGEMENT DIVISION www.colliergov.net

2800 NORTH HORSESHOE DRIVE NAPLES, FLORIDA 34104 (239) 252-2400

APPLICATION FOR EXCAVATION Ordinance No. 04-55 Section 2.E., Article IV, Sections 22-106—22-119 (as amended)				
PROJECT NO. (PL) PROJECT NAME DATE PROCESSED	To be completed by staff			
CONTACT INFORMATION				
Property Owner Information:				
Name:	Contact Name:			
Address:		_ City:	State:	Zip:
Telephone: E-Mail Address:				
Contractor/Agent Information	:			
Name:		Contact Name:		
Address:		_ City:	State:	Zip:
Telephone:	E-Mail A	ddress:		
REVIEWER INFORMATION				
Purpose of Excavation:				
Project street address:				
Lot Number:	_ Block: Unit: _	Tract:		
Portion of Tract: N S	EW _			
Subdivision Section:	Townsh	nip: Range	:	
Location:	Folio Numbe	er:		
Any Rights-of-Way or Easements across land, which would be affected (public or private)?				
Yes (If yes, sh	now on survey)	Νο		
Proposed excavation size:				
Surface Area:	Acres			
Depth:	Feet			
Quantity: C.Y.				



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APPLICATION REVIEW FEES

General Fee Requirements:

Application (Private): \$400.00

Application (Development): \$400.00

Application (Commercial): \$2,000.00

Prepaid 12 Month Inspection Fee \$2,400.00

Cubic Yardage Permit Review Fee:

First 5,000 C.Y: \$200.00
\$10.00 per additional 1,000 C.Y., \$20,000.00 maximum
\$10 x _____ (1000 C.Y) = \$ _____
Clearing fee if needed
Additional fees for staff review time at \$100 per hour
Time Extension: \$150.00
Renewal: \$300.00
For Commercial Mining Operations, Impact fees will apply (refer to page 3)

Amount Submitted: \$____

The following information is to be submitted with the completed application:

- (A) Attachment "A" 4 copies of the site plan.
- (B) Attachment "B" prepared by a surveyor or engineer registered in the State of Florida showing all information required in Section 3.5.6 of Ordinance.
- (C) Attachment "C" List of names and addresses of nearby property owners as required by Section 3.5.6.1.3.4 of the Ordinance, for commercial applications.
- (D) Attachment "D" –Evidence provided by applicant that the excavation does not conflict with the growth management plan or land development regulations adopted pursuant thereto, nor does it conflict with existing zoning regulations. Special criteria and approval procedures may be necessary for projects within the Big Cypress Area of Critical State Concern. If owner is partnership, limited partnership

Please return application and checklist items to:

Growth Management Division/Planning and Regulation ATT: Business Center 2800 North Horseshoe Drive Naples, Florida 34104

I have read Ordinance No.04-55 Section 2.E., article IV, Sections 22-106—22-119 (As Amended), and agree to conduct the excavation with the Ordinance and all County and State Codes and Laws.

Signature of Property Owner*/Agent**/Excavator**

*If owner is land trust, so indicate and name beneficiaries.

^{*}If owner is corporation other than public corporation, so indicate and name officers and major stockholders.

^{*}If ownership is partnership, limited partnership or other business entity, so indicate and name principals.

^{**} If the application is made by any person or firm other than the owner of the property involved, a written and notarized approval from the property owner shall be submitted prior to processing of the application.



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Chapter 74 of the Collier County Code of Laws and Ordinances- Impact Fees

Effective March 16, 2010. This Ordinance shall not apply to existing uses. Existing uses shall include mines which have been approved by the County, and mines for which a completed Conditional Use or Excavation Permit application has been submitted prior to March 16, 2010

Mine/Commercial Excavation shall mean a pit or excavation in the earth from which mineral substances, dirt, lime rock, coal, precious stones, geological materials, or other non-renewable resources are removed.

- The payment of impact fees related to mines/commercial excavation may be paid annually over a five-year period with the first payment due upon issuance of the excavation permit for the subject site.
- The first payment shall be calculated based on the volume of material to be excavated as indicated on the excavation permit
- The remaining four payments shall be due annually within 5 business days of the anniversary of the first payment date.
- Concurrent with the first payment, a temporary 5-year COA will be issued for the proposed excavation site.
- Upon payment of the full amount of impact fees, the certificate will be issued in perpetuity.
- Failure to pay will result in the matter being referred to the Board of County Commissioners for review and the temporary COA may be revoked.

Required Fee:

 \bigcirc \$5.62 per 1,000 cubic yards