City of St. Charles Lawn Sprinkler



Building & Code Enforcement Division

2 East Main Street

St. Charles IL 60174

630.377.4406 (Office)

http://www.stcharlesil.gov

permits@stcharlesil.gov

Please direct any and all questions to the City of St. Charles Building & Code Enforcement Division: Monday through Friday (8 AM to 4:30 PM) at 630.377.4406

A building permit is required prior to any construction for a lawn sprinkler. The following are guidelines and requirements for obtaining a building permit.

Application and Drawings Procedures:

- □ **A Building Permit Application** is to be filled out and submitted to the Building & Code Enforcement Division.
- □ **Two (2) copies of the Plat of Survey** showing the location of all sprinkler heads and the RPZ backflow preventer are to be submitted with the application.
- □ Two (2) Copies of the details of the project.
- One (1) Copy of the manufacturer's specifications for the required RPZ.
- □ One (1) Copy of the **Plumbing Contractor's Illinois State Contractor's License and a Letter of Intent.**
- □ If sprinkler heads are located in the ROW, the Covenant Running with the Land is to be completely filled out by the owner and be notarized using BLACK INK ONLY. A blank copy of the Covenant Running with the Land is enclosed in this pack.
- □ A Submittal Fee of \$115.00 is to be paid at time of submission of application and plans.
- □ **If sprinkler heads are located in the ROW**, a Kane County Recording fee of \$58.00 is to be paid at time of submittal. Please note the Dupage County Recording fee is \$57.00 for those addresses that fall in the county of Dupage.

*For your convenience, the City will record the Covenant of Running with the Land on your behalf, but the current Recording Fee must be paid.

Building Codes:

The following are the Building Codes, which the City of St. Charles has adopted:

- St. Charles Municipal Code
- o 2014 Illinois State Plumbing Code with revisions

Call (630) 377-4406 to schedule Building Inspections at least 24-48 hours before the inspection is needed. Inspections will be scheduled based on availability.

Call J.U.L.I.E. (811) or (800) 892-0123 Before you Dig – Prior to any digging to locate any underground utilities.

^{*}Applications missing submittal items will not be accepted.

General Comments:

- 1. The Plumbing inspector will inspect the RPZ to ensure that it was tested and approved. The location of the water hook-up will be determined at this inspection.
- 2. The plan reviews and stamped "<u>FIELD COPY</u>" of the plans are to be on the job site.
- 3. A minimum of 24-hour notice is required when scheduling any inspection.
- 5. Sprinkler heads located in the right-of-way shall be installed only if a Permit Agreement and Covenant Running with the Land, completely filled out and submitted to the Building & Code Enforcement Department.
- 6. Sprinkler heads located in the right-of-way are to be installed a minimum of (two) 2 feet from the curb and two (2) feet from the sidewalk.
- 8. The RPZ backflow preventer is to be installed by an Illinois State Licensed plumber, a copy of his state license as well as his state registration and contractor is to be filed with the City of St. Charles.
- 9. Devices of all types. Backflow and back-siphon age preventing devices shall be installed so as to provide accessibility, located for observation, maintenance, and replacement services. No in-line double check or reduced pressure principle backflow preventer shall be located more than five (5) feet above a floor or walk area. Backflow/back siphon age devices shall not be installed where they are subject to freezing or flooding conditions.
- 10. All in-line backflow/back siphon age preventers shall have a full opening type valve with an outside-stem-yoke (OS and Y) on each side of the preventer and located within five (5) feet of the preventer. The valve shall be of bronze or stainless steel seat design.
- 11. All types of backflow/back siphon age devices shall be field tested in accordance with the manufacturer's instructions by a certified tested before initial operation. "(See 35 Ill. Adm. Code 608)"
- 12. A protective strainer shall be located upstream of the first check valve on all in-line back flow/back siphon age preventers unless the devices contains a built-in strainer. Fire safety systems are exempt from installing a strainer.
- 14. <u>It is the responsibility of the contractor/owner to provide all sub-contractors with copies of the review comments and the required inspections.</u>
- 15. Section 890.50 Inspection, Testing, and Registration of Lawn Sprinkler Systems.
 - All lawn sprinkler systems installed in Illinois on or after the effective date of this rulemaking shall be registered with the Department on forms provided by the Department.
 - a) Inspection and Testing of Lawn Sprinkler Systems. Upon completion of installation of a lawn sprinkler system, a licensed plumbing representing the irrigation contractor shall inspect and test the system to ensure that the provisions of Section 2.5 of the Law have been met and the system works mechanically. The property owner or a representative shall witness the inspection and testing. Any defects in the installation determined during the inspection and testing shall be corrected before the test is considered complete.
 - b) No person shall attach to a lawn sprinkler system any fixture intended to supply water for human consumption. No person shall attach to a lawn sprinkler system any fixture other than the backflow prevention device, sprinkler heads, valves, and other parts integral to the operation of the system, unless the fixture is clearly marked as being for non-potable use only.
 - c) Registration of Lawn Sprinkler Systems. The contractor's test certificate provided by the Department shall be submitted by the irrigation contractor or licensed plumber responsible for the installation of the lawn sprinkler system within 30-days after completion of the inspection and test and shall include all of the following information:
 - 1) Name of owner of property at which lawn sprinkler system is located, address of property, date installation was completed.
 - 2) Information on the installation of lawn sprinklers:
 - a) Make, model, and quantity of sprinklers installed.
 - b) Static pressure.
 - c) Gallons per minutes (gpm) per largest zone.
 - d) Water source (public water system, well, other water source, such as a pond).
 - e) Type of pipe used in installation (copper, PVC, polyethylene).

- f) Manufacturer: type, and size of pump used in installation.
- g) Type, size, serial number, and date inspected of backflow prevention device (RPZ valve) to which the lawn sprinkler system is connected.
- 3) Name, registration number, and signature of the irrigation contractor or licensed plumber responsible for the installation of the lawn sprinkler system.
- 4) Name and license number of the licensed plumber responsible for the physical connection between the lawn sprinkler system and the backflow prevention devise.
- 5) Date the lawn sprinkler system was inspected by a licensed plumber to ensure compliance with the Illinois Plumbing License Law [225 ILCS 320] and Illinois Plumbing Code (77 Ill Adm. Code 890).
- d) A \$15.00 nonrefundable registration fee shall be submitted with each registration of a lawn sprinkler system.

Water Conservation Information

- The City's water conservation ordinance has been recently revised. The ordinance places time limits on the use of outdoor sprinkling systems, but does not regulate hand-held, "soaker hose", or drip-type irrigation devices. The ordinance is intended to accomplish two goals:
- o Promote the responsible use of the underground aquifers that supply all of our water needs.
- Moderate our peak use periods over a longer period of time to make the best use of our existing infrastructure.

The sprinkling time limits established in the ordinance are as follows:

- O Addresses that are **EVEN** numbered may sprinkle on the **EVEN** numbered days of the month, from 5 a.m. to 9 a.m.; and from 6 p.m. to 10 p.m.
- O Addresses that are **ODD** numbered may sprinkle on **ODD** numbered days of the month from 5 a.m. to 9.am. and from 6 p.m. to 10 p.m.

We ask that all residents help us achieve our goals, if you have any questions; please contact Public Works at 630.377.4405.

COVENANT RUNNING WITH THE LAND - RECORD

THE DECLARATION OF COVENANTS made this	day of, 20, by (individually or collectively, the
"Declarant(s)");	(murvidually of concenvery, the
WITNE	ESSETH THAT
WHEREAS, the Declarant(s) is/are the owner(s) in fe Charles, Illinois, legally described as follows:	ee simple of certain real estate (the "Property") in St.
Parcel Number:	
Commonly known as:	
WHEREAS, the City of St. Charles ("City") regulate	es the public rights-of-way within its boundaries; and
WHEREAS, the Declarant(s) wish to install a:	
(Please check appropriate improvement being inst	
□ Private Service Walk□ Non- Standard Pavement	☐ Underground Sprinkling System☐ Non-Standard Mailbox
in a public right-of-way; and	
WHEREAS, the City is willing to allow such installa	ation pursuant to the terms and conditions set forth in

this Declaration.

NOW, THEREFORE, THE DECLARANT(S) DECLARE AS FOLLOWS:

- 1. The Declarant(s), their assigns and successors in title hereby shall install the afore-identified improvement in full compliance with the laws, ordinances, resolutions, rules and regulations of the City of St. Charles, Kane County, the State of Illinois or any other governmental unit or agency having jurisdiction, applicable thereto as amended from time to time. The afore-identified improvement shall be constructed and installed by the Declarant(s) at their expense and in strict accordance with plans and specifications that must be submitted and approved by the Development Engineering Department prior to the commencement of any construction and/or installation.
- Upon construction and installation or removal of the afore-identified improvement, the Declarant(s) shall restore the surrounding area to its original condition immediately prior to construction and installation or removal. In the event the Declarant(s) do not restore the surrounding area, the City may restore the surrounding area and charge the costs thereof to the Declarant(s). Any such expense incurred by the City in connection with this paragraph shall create a lien against the Property.
- The Declarant(s) and their assigns and successors in title hereby agree to and do hereby release the City, its officers, agents and employees from any obligation as a result of damages to the aforeidentified improvement which may occur in the course of the installation, removal, maintenance or repair

of any utility within said right-of-way, or as the result of street construction/repair, snow removal, or street cleaning by the City.

- 4. The Declarant(s), their assigns and successors in title hereby agree to indemnify and hold the City of St. Charles and the public utilities which are from time to time authorized to use said easements and public rights-of-way, and both groups' officers, agents and employees, harmless from any damages, injuries, and costs including damages to the utility equipment or public right-of-way, occasioned by the installation, maintenance, location, repair of the afore-identified improvement, said costs to include attorney fees and costs of litigation.
- 5. The Declarant(s), their assigns and successors in title hereby agree to indemnify and hold the City, its officers, officials, employees and agents harmless from any and all claims and causes of action (including, but not limited to, those brought, asserted or alleged by third parties), and liabilities or expenses, including judgments, costs and damages, and including any and all attorney's fees and costs incurred by the City, alleged to have occurred from the installation, construction, repair, maintenance, continued existence, or removal of the afore-identified improvement.
- 6. The afore-identified improvement shall at all times remain the property of the Declarant(s) and the City shall not be responsible for the continued maintenance or repair of the afore-identified improvement; provided, however, should the Declarant(s) fail to properly maintain or repair the afore-identified improvement, the City may at its option, perform the required maintenance or repairs and charge the Declarant(s) the costs and expenses incurred therein. Any such expense incurred by the City in connection with this paragraph shall create a lien against the Property.
- 7. This Declaration shall not give rise to any right of ownership in the City right-of-way to the Declarant(s); said right-of-way shall continue to be a public property held by the City in trust for the general public.
- 8. The afore-identified improvement shall be constructed, installed, maintained and used so as to not interfere with either the public use of the City right-of-way or the rights of abutting and adjoining land owners
- 9. Should the City determine, in its sole discretion, that the afore-identified improvement should be removed, the Declarant(s), at their expense, shall remove the afore-identified improvement. If the Declarant(s) fail to do so within twenty-one (21) days from notice of the City's determination the City may at its option, remove the afore-identified improvement and charge the Declarant(s) the costs and expenses incurred therein. Any such expense incurred by the City in connection with this paragraph shall create a lien against the Property.
- 10. Declarant(s) understand and agree that the City, public utilities and/or cable television companies, and their successors and assigns, may also have certain rights in, over, under, upon or across the City right-of-way and that this Declaration does not affect or diminish the rights of those parties and that the construction, installation, repair, maintenance and/or use of the afore-identified improvement will not affect or diminish such rights.
- 11. Prior to installing the afore-identified improvement, the Declarant(s) shall deliver to the City a recorded copy of this Declaration.
- 12. This Declaration shall be binding upon and inure to the benefit of the respective heirs, successors and assigns of the parties hereto.
- 13. The provisions of this Declaration shall be enforceable by the City and any costs related to such enforcement, including attorney fees and court costs, shall be paid by the Declarant(s).
- 14. This Declaration shall not be terminated or modified without the written consent of the City.

This instrument prepared by:	
Allen Fennell, Building and Code Enforcement Division Manager	
City of St. Charles, 2 East Main Street, St. Charles IL 60174-1984	
IN WITNESS WHEREOF the undersigned have executed this Declaration at	Illinois

Print Full Name	Print Full Name
Property Owner's Signature	Property Owner's Signature
STATE OF ILLINOIS) SS.	
COUNTY OF)	
same person(s) whose name(s) is/are subscriday in person and acknowledged that	pry Public in and for said County, in the State of Illinois
THIS DOCUMENT IS TO BE RETURNED TO	NOTARY PUBLIC

Phone: 630/377-4406

CITY OF ST CHARLES



Application for Lawn Sprinklers Building Permit Department: Building & Code Enforcement Division Phone: (630) 377-4406 Fax (630) 443-4638

Date:	Permit No.
	PLEASE PRINT ALL INFORMATION
I,	, do hereby apply for a permit for the following described work
located at	Estimated Cost:
Description of proposed work:	_
approved by the Historic Preserva Building Permit Application – Co Two (2) Copies of the Plat of Sur Two (2) Copies of the details of the One (1) Copy of the manufacturer One (1) Copy of the Plumbing Co If the sprinkler heads are located to be completed and notarized. Submittal fee of \$115.00 – Paya Kane County Recording fee of \$ For those addresses in Dupage Co	storic Preservation District? Yes/No If yes, your application will need to be ation Committee. Impletely Filled Out. It wey with the location of all sprinkler heads and the RPZ indicated on the plat. The project. It is specifications for the required RPZ. Interactor's Illinois State Contractor's License and a Letter of Intent. In the Right-Of-Way the Covenant Running with the Land document needs The ble by Cash, Check or Credit Card. In the Right-Of-Way the Covenant Running with the Right-Of-Way. In the recording fee is \$57.00.
*Applications missing submittal items	•
Owner of the Property: Name:	Address: City/State/Zip Code: Email:
General Contractor:	Contractor:
Name:Address:	Name: Address: City/State/Zip Code: Email:
applicable ordinances of the City of St. Cha provisions of said ordinances. I, or my ager according to plans, specifications and other ordinances and the provision thereof and in	s issued to me, I will comply with all provisions of the building, plumbing, electric and other rles and shall perform all work, or cause all work to be performed according to the nt, shall personally supervise the work and shall do, or cause to have done, said work written information supplied as a part of this application. I am familiar with the applicable signing this application do willingly become responsible for all work accomplished under the orkmen, and shall call for inspections as required at a minimum of 24-hours before they SIGNATURE:
REPORT OF THE BU	JILDING OFFICIAL
Signed.	Date