Const./Maint. Petitioner District

KANSAS DEPARTMENT OF TRANSPORTATION Bureau of Construction and Maintenance

Permit No.				
Route				
Co				
State Highway				
City Conn. Link				
City				
Emergency Contact (24/7)				

Area	HIGHWAY PERMIT	Co.	Co			
City or Sub-Area	USE OF RIGHT OF WAY	State	State Highway			
		City (Conn. Link			
		City				
		S., y				
			Emergency Contact (24/7)			
THIS AGREEMENT, made an	d entered into, between the Secretary of Transportation	of the State of Kansas, re	ferred to as			
"Secretary" and	(Name of Firm or Individual)	(_)			
	(Name of Firm or Individual)		(Tel. No.)			
(Street)	(City)	(State)	(Zip)			
referred to as "Petitioner" and the Cit	ry Of,	, refe	erred to as "City".			
Secretary has jurisdiction over	highway right-of-ways within the State Highway System	ı of Kansas, and				
Secretary (and City) believe it i	s in the interest of the Citizens of the State of Kansas to	permit certain work or pro	jects to be performed upon			
Highway right-of-ways, and						
Petitioner requests permission	and authority from Secretary (and City) to perform certain	ain work, described as follo	ws:			
Said work is located on public right-o	f-way in, upon or along State Highway Route	, Reference Point _	(or City			
Connecting Link Route	on St.) in Sec TWP.	Range ,	County,			
	(direction) from		r county line) and			
	nd complete authority to the District Engineers of the d to as "Permits," for and on Secretary's behalf.	Kansas Department of T	ransportation (KDOT) to execute			
In consideration of the permis-	sion granted by the Secretary (and City) to utilize H	ighway right-of-way(s) in t	the manner described above, the			
following terms and conditions are m	utually agreed to by the Petitioner, the Secretary (and the	ne City).				
1.0 PLANS: Petitioner shall fur	nish five (5) sets of comprehensive plans or sketches, 8	3 ½" x 11" or 11" x 17", of th	ne proposed work.			
	allations must include a description of the size, type ays, and adequate sketches to indicate the location of					
the highway, the right-of-way lines ar	nd, where applicable, the control of access lines,		,			
	ilt" Construction Plan shall be provided for deviation	• • • • • • • • • • • • • • • • • • • •				
	OS: All requests to perform work in, upon or along High ain additional Permits, as required by City.	iway right-of-ways must be	approved by the District Engineer			
2.1 The Petitioner shall fu	2.1 The Petitioner shall furnish all material, do all work and pay all costs for the work described on this Permit,					
	2.2 All utility installations shall comply with the conditions and applicable requirements of the KDOT Utility Accommodation Policy, current edition, which is incorporated by reference in its entirety (and City standards when they exceed those of KDOT).					
•	equirements shall be determined by Petitioner, but requ	•				
Engineer (and City).		•	,,			
	nstruction methods used on work within the limits of e Road and Bridge Construction," current edition. The \$	o ,	·			
	LETION OF WORK: Petitioner agrees to notify the					
KDOT representative						
before work is initiated and again v	•					
	opy of this Permit shall be on the premises at the start a pht-of-way restoration, shall be completed within	•	ork is performed. ndar days of APPROVAL DATE,			
	f work has not been started within the completion time, t					
	ill be responsible for supervising construction to insure		• , .			
	e) KDOT 🦳 ; City 🦳 ; will be responsible for acceptar or authorized changes, Petitioner shall restore the r					
prior to approval of the work desc		.g or may to a containor	. equal to or bottor than existed			

6.1 Any sod, shrubs or trees destroyed by this work shall be replaced as directed by the District Engineer (and City).

6.2 The right-of-way shall be kept free from parking, advertising signs or any other commercial activity.

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- 7.0 OBSTRUCTION OF TRAFFIC: Petitioner shall ensure highway (and connecting link) traffic will be free of interference unless specifically provided for as a part of this Permit. All temporary traffic control devices and their installation and maintenance shall comply with the latest edition of the Manual on UniformTraffic Control Devices (MUTCD for streets and highways which has been adopted by the Secretary). Whenever the temporary Traffic Control Standards conflict with the MUTCD, the Standards shall govern. Workers shall wear approved safety vests according to 23 CFR Part 634, Worker Visibility.
 8.0 MAINTENANCE: All utility installations shall be maintained or caused to be maintained by Petitioner.
- 9.0 PERMIT REVOCATION: In lieu of bond, Secretary may revoke the permit and remove any work performed. The Petitioner shall reimburse the Secretary for any cost incurred by Secretary to restore the right-of-way. The Secretary will not authorize any other highway permits until Petitioner has either reimbursed Secretary or restored the right-of-way.
- 10.0 LIABILITY: Petitioner shall indemnify and hold harmless Secretary from personal injury and property damage claims arising out of any act or omission of Petitioner. If Secretary defends a third party's claim, the Petitioner shall indemnify Secretary for personal injury damages, property damages and related expenses Secretary incurs arising out of Petitioner's act or omission. For purposes of this provision, the term Petitioner includes Petitioner's employees, agents, subcontractors (at any tier), suppliers (at any tier), successors, and assigns.
- 10.1 INSURANCE: Liability Insurance. Petitioner shall carry "General Liability" insurance under an occurrence policy that has a minimum combined single limit of \$2,000,000 for personal injury and property damage and that contains the following coverage: Comprehensive Form, Premises-Operation, Underground Hazard, Products/Completed Operations Hazard, Contractual Insurance, Broad form Property Damage, Independent Contractors, and Personal Injury. Worker's Compensation: Petitioner shall carry "Worker's Compensation and Employer's Liability" insurance that complies with Kansas Statute. Automobile Liability: Petitioner shall carry "Automobile Liability" insurance under an occurrence policy that has a minimum combined single limit of \$1,000,000.00 for personal injury and property damage and that contains the following coverage: Comprehensive Form, Owned, Hired, and Non-Owned.
- "Certificate of Insurance". This permit shall not take effect unless Petitioner provides Secretary a "Certificates of Insurance" confirming Petitioner carries insurance in the amounts and type this section requires. Petitioner shall obtain insurance only from insurers on the approved Federal Treasury List and authorized by the Kansas Commissioner of Insurance. The "Certificates of Insurance" shall include a clause requiring the insurer (30) calendar days in advance of a change in or cancellation of the Secretary thirty insurance contracts. 10.3 Petitioner shall maintain the insurance required in Section 10.1 until the District Engineer releases the Petitioner from any Permit

obligation. 11.0 DAMAGE TO UTILITIES: KDOT shall not be liable for damage to any utility not installed in the location authorized by any permit or agreement

- issued pursuant to the Utility Accomodation Policy.

 12.0 PIPELINE LIABILITY: For attachments to bridges or other structures and for roadway crossings of PIPELINES CARRYING PETROLEUM, HAZARDOUS AND/OR CORROSIVE PRODUCTS, Petitioner shall solely assume all risk and liability for accidents and damages that may occur to persons, property or natural resources by reason of the operation of the pipeline attached to said bridge, structure or crossing of roadway.
- 12.1 Petitioner shall maintain the insurance required in Section 9.0 for as long as the pipeline remains attached to the bridge or other structure or for as long as the pipeline crosses the roadway. The insurance contract shall cover claims for such length of time as the law permits such claims.
- 13.0 ENVIRONMENTAL LIABILITY AND INDEMNIFICATION: Petitioner shall comply with all applicable federal, state, and local statutes, regulations and ordinances relating to environmental protection, and health and safety in Petitioner's acts on, or occupation of, the Highway right-of-way(s), Petitioner assumes all risk and liability for, or resulting from, any environmental condition on, at, or leaving the Highway(s) caused by or arising out of Petitioner's, or its agents' or contractors' acts, omissions, or occupation, in whole or in part, of the Highway right-of-way(s). Petitioner shall hold harmless and indemnify the Secretary against all liability, cost, expense, and fines incurred by or levied against the Secretary under any federal, state or local environmental law, regulation, or ordinance resulting from Petitioner's breach of this paragraph or as a result of Petitioner's acts or occupation of the Highway right-of-way(s) pursuant to this Permit. For purpose of this provision, the term Petitioner includes Petitioner's employees, agents, subcontractors (at any tier), suppliers (at any tier), successors and assigns.
- 14.0 HIGHWAY IMPROVEMENTS AND/OR MAINTENANCE: If Secretary makes any alteration or improvement along or upon the highway right-of-way which is the subject of this Permit, Petitioner shall hold Secretary harmless for any and all damage or injury to Petitioner's Facilities, whether finished or unfinished, as well as damage or injury to Petitioner's equipment, materials, employees, agents or contractees. Petitioner shall conduct all work approved on this permit in such a manner as not to interfere with construction or other work being performed by the KDOT (or City) or its contractors in the vicinity of Petitioner's work or project.
- 14.1 Within a reasonable time after receiving written notice from Secretary that Petitioner's Facilities are in conflict with KDOT's new construction or major maintenance operations, Petitioner shall alter, change location or move their construction work or Facilities without cost or expense to the Secretary. If Petitioner fails to relocate their Facilities within a reasonable time, KDOT may move the Facilities. Except for Rural Water Districts meeting the requirements of K.S. A. 68-415(c), Petitioner shall reimburse KDOT for the costs of relocating the Facilities upon receipt of an itemized statement. (See, K.S.A. 68-415). Petitioner shall reimburse KDOT for any construction costs, claims or expenses KDOT incurs as a result of Petitioners failure to timely relocate the Facilities.
 - 14.2 Written notice will not be required for KDOT's normal maintenance.
- 15.0 ABANDONED OR RETIRED IN PLACE: Petitioner shall notify Secretary when the Facilities will be abandoned or retired in place and shall submit a plan for abandonment or retirement in place to the District Engineer or designee for review and approval. Petitioner shall remove or abandon the Facilities in place in accordance with the approve plan. Petitioner shall pay all costs associated with removal of abandoned or retired in place upon highway right-of-way Facilities.

This Permit is hereby accepted and its provisions agreed to by the Parties.

APPROVED:		PETITIONER:			
CITY OF		_		Signature	
(when appli	cable)			Printed Name	
Mayor City M	gr. 🔲 City Engr	_	Stre	eet Address (City, Sta	te, Zip Code)
Mayor City M	gr. Lity Engi	. _	Agent	Lesse	Contractor
City Cl	erk	Street Address (City,		eet Address (City, Sta	ate, Zip Code)
RECOMMENDED 1	BY:	_		Contact Email	
	Area/Metro	Engr. Area	Supt. Utili	ity Coord.	
PERMIT APPROVA	AL: SE	CRETARY OF T OF THE STAT	RANSPORTAT E OF KANSAS	ION	
	BY:				
		District	Engineer		Date

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