Michigan Department Of Transportation 3151 (02/12)

WELCOME CENTER EVENT APPLICATION AND PERMIT

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FOR USE OF STATE TRUNLINE RIGHT OF WAY
All permit and application fees are non-refundable based on P.A. 561 of 2002.
This permit is incomplete without "General Conditions and Supplemental Specifications"
MDOT Forms at http://mdotwas1.mdot.state.mi.us/public/webforms/

Copies to: Sponsor/TSC Manager/Welcome Center Lead Worker.

PRINT IN INK OR TYPE

ORGANIZATION NAME						☐ NON-PROFIT ☐ FOR PROFIT	
MAILING ADDRESS							
CITY				STATE	ZIP CODE		
CONTACT'S NAME		PHONE NUMBER		E-MA	IL		
REQUEST: I do hereby make application for a permit to use the right of way of the following trunkline highway.							
PURPOSE: TO CONDUCT AN EVENT AT A WELCOME CENTER							
WELCOME CENTER	LOCATION IN WELCOME CENTER						
DATE	EVENT NAME			START TIME	FINISH TIME		
I certify that I accept the following:							
 a. Event may not interfere with normal activities of Welcome Center b. Event will not serve or allow consumption of alcoholic beverages c. Event will not display or distribute materials that are inconsistent with the basic mission of the Welcome Center d. Upon event conclusion, sponsor will immediately remove all items remaining from event, so that Welcome Center area is restored to the condition that existed before the event: 							
BRIEFLY DESCRIBE EVENT (Include people, activities, equipment, etc. to be involved):							
WHAT IS GOAL OF THIS EVENT							
WHERE ON WELCOME CENTER SITE IS EVENT TO BE HELD							
HOW WILL YOU MARKET THIS EVENT							

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Will assistance from Welcome Center staff be required:	☐ Yes ☐ No				
IF YES, PROVIDE A DETAILED DESCRIPTION OF THE ASSISTAN	CE REQUIRED				
Will food or beverage be provided: Yes Michigan Commission for the Blind to provide comments compete with the existing vending service.)	☐ No (NOTE: MDOT will provide and/or concerns regarding the food				
IF YES, PLEASE DESCRIBE THE TYPES OF FOOD OR BEVERAG	ES TO BE PROVIDED				
Il public donations be solicited: :					
APPLICATION/AUTHORIZED AGENT: If Authorized agent – I hereb applicant. Certificate of Agent attached.	y certify that I am acting as an authorized ag	ent on behalf of the names			
NAME AND TITLE (Please print or type)		DATE			
SIGNATURE					
- FOR MICHIGAN DEPARTMENT	OF TRANSPORTATION USE	ONLY -			
DATE REQUEST RECEIVED	RECEIVED 30 DAYS (45 days if event in OR MORE PRIOR TO PROPOSED EVE				
DATE SUBMITTED TO COMMISSION FOR THE BLIND (If event inv					
DID COMMISSION FOR THE BLIND HAVE CONCERNS WITH THE	EVENT Yes] No			
IF YES, WHAT WERE THE CONCERNS					
DOES THE PROPOSED EVENT MEET ALL WELCOME CENTER E	VENT CRITERIA Yes	□ No			
COMMENTS					
IS WELCOME CENTER AVAILABLE/SUITABLE FOR PROPOSED E	EVENT Yes] No			
PERMISSION FOR EVENT IS GRANTED	☐ DENIED				
COMMENTS					
TSC MANAGER SIGNATURE		DATE			

GENERAL CONDITIONS

This permit is issued subject to the following conditions:

- This permit grants to the per mittee only those rights specifically stated and no other. Maintenance work within the trunkline right of way may require a separate permit unless a uthorized within the scope of the annual permit.
- Issuance of this permit does not relieve permittee from meeting any and all req uirements of law, or of other public bodies or agencies. The permittee shall be responsible for securing including but not limited to any other permissions including or required by law including but not limited to cities, villages, townships, corporations, or individuals for the activities hereby permitted.
- 3. The permittee agrees as a condition of this permit to:
 - a. Have in t he permittee's or the permittee's representative's possession on the job site at all times the appro ved permit, advanced notice and any necessary plans or sketches.
 - b. Submit form 2204 (Advance Notice and Approval of Permitted Activities) to the Departme nts at least five (5) working days prior to comme ncement of any operations covered by this permit. No work shall start until an approved copy of form 2204 is returned to permittee.
 - c. Perform no work except emergency work, unless authorized by the Department, on Saturd ays, Sundays, or from 3:00 p.m. on the day proceeding until the normal starting time the day after the follow ing holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.
 - d. Provide and maintain all nece ssary precautions to prevent injury or damage to persons an d property from operations covered by this permit.
 - e. Furnish, install and maintain all necessary traffic controls and protection during permittee's operations in accordance with the Michigan Manual of Uniform Traffic Control Devices and any supplemental specifications set forth herein.
 - f. Advise the D epartment within seven (7) days of completion of work authorized by this permit, so that final inspection may be made and surety deposit released (where applicable). Surety deposit will not be released until the w ork authorized by the permit has been completed and inspected, and all inspection charges billable to the permittee are paid.
- 4. Nothing in this permit shall be construed to g rant any rights what so ever to any public utilities, except as to the consent herein specifically given, nor to im pair any existing rights granted in accordance with the constitution or laws of this state.
- 5. Any operations in the trunkline right of way not covered by permit and the appropriate Department specifications are in violation of the jurisdictional authority of the Department, with respect to the control of the tr unkline right of w ay, unless a pproved by the Department. Any change or alteration in the permit activit ies requires prior approval of the Department and may require a new permit.
- 6. Performance of the r equirements of this permit is the responsibility of the permittee. The permittee shall complete all operations for which this permit is issued in accordance with the conditions of this permit, by the specified completion date. The permittee shall meet all requirements of the current Department Standard Specifications for Construction, and the Supplemental

Specifications set forth on/or incorporated as a part of this permit.

- 7. The construction, operation and maintenance of the facility covered by this permit shall be performed without cost to the Department unless specified herein. The permittee shall be responsible for the cost of resto ration of the stat e trunkline and right of way determined by the Department to be damaged as a result of the activities of the permittee.
- 8. Facilities allowed on state tr unkline right of way shall be placed and maintained in a manner which will not impair the state trunkline or interfere with the re asonable safe and free flow of traffic. Failure of the permittee to maintain the facilities located within the State trunkline right of way so as not to interfere with the operation, maintenance or use of the state trunkline by the traveling public may result in revocation of the permit.
- The permittee is solely and fully responsible for all activities undertaken pursuant to the per mit. Any and all actions by the Department and those government al bodies performing permit activities for the Department pursuant to a maintenance contract, including but not limited to any approved reviews and inspections of any nature, permit issuing, and final acceptance or rejection of the work or activity authorized by the permit shall not be construed as a warranty or assumption of liability on the p art of the Department or those gove rnmental bodies. It is expressly understood and agreed that any such actions are for the sole and exclusive purposes of the De partment and the governmental bodies acting in a governmental capacity. Any such actions by the Department and governme ntal bodies will not relieve the permittee of its obligations hereunder, nor are such actions by the Department and the governmental bodies to be construed as a warranty as to the propriet y of the permittee's p erformance. The permittee shall indemnify and save harmless the State of Michigan, Michigan Transportation Commission, the Department mployees thereof, and those and all officers, agents and e governmental bodies performing permit activities for the Department and all officers, a gents and empl oyees thereof, pursuant to a maintenance contract, against any and all claims for damages a rising from oper ations covered by this permit except claims resulting from the sole negligence or unwillful acts or omissions of said indemnities, its agent, or employees. In addition, permittee upon requ est shall furnish proof of insurance coverage for the term of this permit in an amount pre-specified.
- This permit is not assi gnable and not transferable unless specifically agreed to by the Department.
- 11. The permittee, upon request of the Department, shall immediately remove, cease operations, and surrend er this permit, or alter or relocate, at the permittee's own expense, the facility for which this permit is granted. Upon failure to do so, the Department may take any necessary action to pro tect the t runkline interest and the permittee shall reimburse the D epartment for its costs in doing same. The permittee expressly waives any right to claim damages or compensation in the event this permit is revoked.
- 12. The permittee shall, upon request by the Department, furnish a performance surety deposit in the form of a bond, cash, certified check, or (when authorized by the Department) an irrevocable letter of credit in such amount as deemed necessary by the Department to guarantee restoration of the trunkline highway or performance under the conditions of the permit.

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- 13. The per mittee hereby acknowledges and a grees that the Department has the right to demand completion by the permittee, or the p erformance surety, or to complete any uncompleted activity authorized by this permit which adversely affects the operation and/or maintenance of the state trunkline high way, or which is not completed by the expiration date of the permit, including:
 - a. Completion of construction of driveway and/or approach (not authorized by annual permit).
 - b. Removal of materials.
 - c. Restoration of t he trunkline facilities and right of way as necessary for the reasonably safe and efficient operations of the trunkline highway.

The permittee further agrees to immediately reimburse the Department in full for all such co sts incurred by the Department upon receipt of billing, and that upon failure to pay, the Department may effect payment with the performance surety deposit. Should the sure ty deposit be insufficient to cover expenses incurred by the Department, the permittee shall pay such deficiency upon billing by the Department. If the surety deposit exceeds the expense incurred by the Department, any excess will be returned or released to the depositor upon completion of the work to the satisfaction of the Department.

- 14. The Department reserves the right during the time an y or all of the work is being performed to assign an inspector to protect the trunkline interest, and to charge the permittee all such costs incurred. In addition, the permittee may be billed any engineering and review fees incurred by the Department or its agent in connection with the work covered by this permit.
- 15. Emergency Operations: In time of disaster or emergency, or when utility lines or facilities are so damaged as to constitute a danger to life and/or property of the public, access to the same may be had by the most expeditious route. Work is to be completed in a manner which will provide the traveling public with maximum possible safety and minimize traffic distribution. Notice of such situations shall be given to the nearest police authority and the department as soon as can reasonably bed one under the circumstances. During normal Department work hours, the facility owner shall advise the Departme nt of any operations within right of way which affect traffic operations or the high way structure or facilities prior to per formance of the work. After normal Department work hours, the per mittee, at the b eginning of the first working day after the emergency operation, shall advise the Department of any operations which affect traffic operations or the highway structures and facilities. If determined necessary by the Department, the permittee shall secure an individual permit for such work after notification.
- 16. Upon the Department's request, as built dra wings of w ork performed will be furnished to t he Department within 30 days after completion of the work.
- 17. The permittee shall give notice to public ut ilities in ac cordance with Act 53, P.A. of 1974, as amended, and comply with all applicable requirements of this ac t. The permittee shall also comply with requirements of Act 347, P.A. of 1972, as amended, controlling soil erosion and sedimentation.

- 18. The permittee a cknowledges that the Department is without liability for the presence of the permittee's facility which is located within the trunkline right of way. Acceptance by the Department of work performed, and/or notice of termination of performance obligations for the surety and/or the permittee do not relieve the permittee of full responsibility for the permittee's work or for the presence of the permittee's facility in the trunkline right of way.
- 19. Where the De partment has accepted an Indemnification Commitment in lieu of bond and/or insurance policies, such commitment is incorporated into this permit by reference.
- 20. It is illegal to discharge subst ances other than st orm water into the Department's storm se wer system unless permission has been obtained in writing for other discharges.
- 21. The permit tee shall be respons ible for obtaining information on permitted environmental site closures within MDOT right of way. MDOT has implemented a p rogram that allo ws environmental contamination to remain within the right of way by use of a permit. Issued permit information can be obtained form the Region/TSC in which the permit is issued. If the permittee will encounter a site area identified as a site closure permit area, the permittee shall follow instructions and conditions set forth in Supplemental Specifications #3 and specific ations found in form 2205-C, "Special Conditions for Underground Construction".

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SUPPLEMENTAL SPECIFICATIONS

Construction and Maintenance of Facilities — To construct and maintain utility crossings of limited access high ways, access for the utility's service vehicles may be from county roads, service roads, and openings authorized in limited access right of way fences. The construction of utilities across limited access highways should be for the purpose of serving a general area rath er than providing individual services, unless extenuating circumstances necessitate such crossings.

Equipment, vehicles or personnel will not operate within a distance of 30 feet from the edge of the pavement of roadways or ramps on limited access highways. At loc ations where utilities have been constructed in medians having a width greater than 80 feet or have otherwise been allowed to remain or to be constructed in limited access right of way, ingress and egress shall be by such routes as specified by the Department, which may also s pecify additional safety provisions.

- Restoration- Restoration of the trunkline highway and right of way will be such that it will provide a condition equal to or better than the original condition, in accordance with Michigan Department of Transportation Standard Specifications.
- 3. Excavation and Disposal of Excavated Material The permitt ee shall provide a nd place the nec essary sheeting, shoring and bracing required to prevent caving, loss or settlement of foundation material supporting the pave ment, or a ny other high way installation such as sew ers, culverts, etc. The permittee shall assume the full responsibility for this protection and shall not proceed in these areas before approval of the methods by the Department.

Construction equipment and exca vating material shall not be stocked in such locations that it creates a t raffic hazard o r interferes with the flow of traffic; and on limited a ccess highways, shall be a min imum of 30 feet from the travele d way. Sod an d topsoil shall be stacked separately from other excavated material. The permittee shall dispose of all surplus and unsuitable material outside of the limits of the high way, unless the permit provides for disposal at appr oved locations within right of way. In the latter case, the material shall be leveled and trimmed in an approved manner.

When the permittee is excavating within trunkline right of way and discovers existing contaminated soil and/or an abandone d underground storage tank, special per mit specifications entitled "Special Conditions for Underground Construction" (Form 2205-C) shall apply.

<u>Utility Cuts, Trenches and Pavement Repla</u> <u>cement</u> – Utilit y crossing by pavement cutting and rem oval are gener ally prohibited. If ext enuating circumstances make tunneling, boring and jacking im practical pavement cutting ma y be used with approval of the Department. All utility cuts, trenching and pavement replacement shall comply with the requirements of the Standard Specifications and the Standard Pla n "Utility Cuts, Trenches and Pavement Replacement". U nless otherwise specified, cuts in concrete residential and commercial drives shall be as above; except that the patch w idth shall be a minimum of 3 feet and the re maining slab from patch to existing joint shall be a minimum of 3 f eet. Backfill sh all be made with sand-gravel a s specified in the Standard Specifications, unless otherwise directed. After the backfill has been placed and compacted by controlled density method, the pavement shall be repl aced with new pavement of the original type and quality, unless at the season of the year when it is not feasible to replace pavement in kind. In this case, a temporary surface of bituminous material shall be placed with Department approval and later replaced with pavement of the original type at the applicant's expense. Other pavement types may be allowed with prior approval of the Department.

- Crossing Roadbed by Tunneling or Boring and Jacking All
 crossing of roa dbed operations involving tunneling, boring and
 jacking shall comply with the Department's special provisions for
 such work.
- 6. <u>Backfilling and Compacting Backfill</u> Unless otherwise specified, all trenches, holes and pits shall be filled with sound earth or with sand-gravel if so provided, placed in successive layers not more than 9 inches in depth, loose measure, and each layer shall be thoroughly compacted by tamping. All backfill compaction will be subject to check by the controlled density method.
- Depth of Cover Method- Unless otherwise authorized, pipes shall be placed to a depth that will provide not less than 4 feet of cover between the top of the roadway surface and the pipe, 3 feet cover below the ditch line and the pipe.

8. <u>Trees</u>:

- The permittee is responsible for obtaining permission from abutting owners when trimming or removing trees on easement right of way.
- b. Tree removal or trimming may be und ertaken only after submission of an "Advance Notice of Permitted Activity"-Tree Trimming/Removal" (form 2215), a field review by the Region Resource Specialist and a written approved copy of the advanced notice returned to the permittee.
- Limbs, logs, stu mps and litter shall be dispo sed of in a manner acceptable to the Department.
- Tree roots shall be bored a distance of one foot for each one inch of trunk diameter for underground utility installations
- Aerial Wire Crossings Vertica I clearance of wires, conductors and cables over state trunkline s hall not be less than requir ed by Section 232 of the National Electrical Safety Code, except in no case shall the under-clear ance below any wire, conductor, or cable, under any temperature or loading condition, be less than eighteen feet (18').