Application for Encroachment Permit

S.C. Department of Transportation Form 637 (Rev 4/2008)

Dormit	Number:	
Permi	MIIIIIIII Pr.	

Applicant:			County:	
				Road
			Road / Route	<u>Name</u>
Street:				
Phone:	Fax:	5		
Contact :				
1. Type of Encroachmer	nt:			
2. Description of Location	on:			
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-				
	adway features such as: pavement width, shoulder whe proposed encroachment with respect to the roadw			
3. The undersigned ap	plicant hereby requests the SCDOT to permi	it encroachment of	on the SCDOT right of v	vay as described herein. It is expressl
understood that the enc	roachment, if and when constructed, shall be i	installed in accord	ance with the sketch atta	ched hereto and made a part hereof.
"Standard Specification	to comply with and be bound by the SC ons for Highway Construction", the "Gen- uring the installation, operation and mainte	eral Provisions"	and "Special Provisio	ns", attached hereto or made a pai
all applicable require Transportation (Depal compliance with all ot and encroachment pe	ORM WATER AND NON-STORM WATER: Wements of the National Pollutant Dischartment), to govern the discharge of stor her applicable Federal, State and Local lawermit. The encroachment permit will not be lth and Environmental Control.	rge Elimination m water and no vs and regulation	System (NPDES) perion-storm water from its, and with the Departr	mit(s) issued to the Department of s properties. Work shall also be in ment's Encroachment Permits Manua
Specifications. The app iability for accidents or moving or removing of against any and all cla	to comply with all current SCDOT Standard licant hereby further agrees, and binds his/hi injuries to persons, or damage to property, in the physical appurtenances contemplated he aims for personal injury and/or property date of said encroachment on the SCDOT's right	er/its heirs, persor ncluding the highwerein, and the app amage which may	nal representatives, succ vay, that may be caused licant agrees to indemni	essors, assigns, to assume any and a by the construction, maintenance, use fy and hold SCDOT harmless from an
Applicant's Name:			Date:	
	(Please print or type)			
Applicant's Sig:			Title:	
special provisions attacl	r request and subject to all the provisions, thed hereto, the SCDOT hereby approves you plated herein shall have been completed prior	ir application for a		This permit shall become null and void
See Attached Sp	pecial Provisions and/or Permit Requirements	s NPD	ES Permit Number:	
(Date received by R	os Maint Engr.)	SCDOT Approval)		(Date)
	enance Engineer (S		aty Secretary for Engine	• •
	<u> </u>			-
District Enginee	ering Administrator	Dist	rict Maint./Constr. Engir	neer

Application for Encroachment Permit General Provisions

Permit Nbr:

- 1. DEFINITIONS: The word "Permittee" used herein shall mean the name of the person, firm, or corporation to whom this permit is addressed, his, her,
- its, heirs, personal representatives, successors and assigns. The word "DEPARTMENT" shall mean the South Carolina Department of Transportation.
- 2. NOTICE PRIOR TO STARTING WORK: Before starting the work contemplated herein within the limits of the highway right of way, the Department's Resident Maintenance Engineer in the county in which the proposed work is located shall be notified 24 hours in advance so that he may be present while the work is under way.
- 3. PERMIT SUBJECT TO INSPECTION: This permit shall be kept at the site of the work at all times while said work is under way and must be shown to any representative of the Department or law enforcement officer on demand.
- 4. PROTECTION OF HIGHWAY TRAFFIC: The applicant shall be responsible for the protection of the highway traffic at all times during the construction, maintenance, removing or moving of the encroachment permitted herein. Detours, barricades, warning signs and flagmen, as necessary, shall be provided by and at the expense of the Permittee and shall be in accordance with the "Manual on Uniform Traffic Control Devices" (MUTCD). The work shall be planned and carried out so that there will be the least possible inconvenience to the motoring public. The Permittee agrees to observe all rules and regulations of the Department while carrying on the work contemplated herein and take all other precautions that circumstances warrant.
- 5. STANDARDS OF CONSTRUCTION: All work shall conform to the Department's standards of construction and shall be performed in a workman-like manner. The applicant shall make adequate provisions for maintaining the proper drainage of the highway as it may be affected by the encroachment permitted herein. All work shall be subject to the supervision and satisfaction of the Department.
- 6. FUTURE MOVING OF PHYSICAL APPURTENANCES: If, in the opinion of the State Highway Engineer, it should ever become necessary to move or remove the physical appurtenances, or any part thereof contemplated herein, on account of change in location of the highway, widening of the highway, or for any other sufficient reason, such moving shall be done on demand of the Department at the expense of the Permittee.
- 7. RESTORATION OF HIGHWAY FACILITIES UPON MOVING OR REMOVING OF PHYSICAL APPURTENANCES: If, and when, the physical
- appurtenances contemplated herein shall be moved or removed, either on the demand of the Department or at the option of the Permittee, the highway and facilities shall immediately be restored to their original condition at the expense of the Permittee.
- 8. COSTS: All work in connection with the construction, maintenance, moving or removing of the physical appurtenances contemplated herein shall be

done by and at the expense of the Permittee.

9. ADDITIONAL PERMISSIONS:

- (a) It is distinctly understood that this permit does not in any way grant or release any rights lawfully possessed by the abutting property owners. The Permittee shall secure any such rights, as necessary, from said abutting property owners.
- (b) The Permittee shall be responsible for obtaining all other approvals or permits necessary for installation of the encroachment from other government entities.
- (c) There shall be no excavation of soil nearer than two feet to any public utility line or appurtenant facility except with the consent of the owner thereof, or except upon special permission of this Department after an opportunity to be heard is given the owner of such line or appurtenant facility.

10. ADDITIONAL WORK PERFORMANCE:

- (a) All crossings over the highway shall be constructed in accordance with "Specifications for Overhead Crossings of Light and Power Transmission Lines and Telegraph Lines over each other and over Highway Rights of Way in South Carolina," as approved by the Public Service Commission of South Carolina and effective as of date of this permit.
- (b) All tunneling, boring, or jacking shall be done in such a way as not to disturb the highway surfacing.
- (c) No pavement shall be cut unless specifically authorized herein.
- (d) No excavation shall be nearer than three feet to the edge of pavement unless specifically authorized herein.
- (e) Underground facilities will be located at minimum depths as defined in the "Utility Accommodations Manual" for the transmittant, generally as follows: 4 feet minimum for hazardous or dangerous transmittant, 3 feet minimum for other lines. The Department may approve shallower depths if adequate protection is provided. Such approval must be obtained in writing.
- (f) Service and other small diameter pipes shall be jacked, driven, or otherwise forced underneath the pavements on any surfaced road without disturbing the pavement. The section under the highway pavement and within a distance of three (3) feet on either side shall be continuous without joints.

11. ACCESS:

- (a) Permittee is responsible for maintaining reasonable access to private driveways during construction.
- (b) It is expressly provided that, with respect to any limited access highway, the Permittee shall not have or gain access from the main traveled way of the highway, or the on or off ramps to such facility, except upon approval by the Department.

12. DRIVEWAYS:

- (a) The existing crown of the highway shall be continued to the outside shoulder line of the highway.
- (b) If the driveway or approach is concrete pavement, the pavement shall be constructed at least 6 inches thick and with a minimum of class 2500 concrete. There shall be a bituminous expansion joint, not less than 3/4 inches in thickness, placed between the highway paving and the paving of the approach for the full width of the approach.

13. BEAUTIFICATION:

- (a) All trees, plants, flowers, etc. shall be placed in accordance with the provisions specifically stipulated herein.
- (b) All trees, plants, flowers, etc. shall be maintained by, and at the expense of, the Permittee and the provisions of this permit shall become null and void, if and when said Permittee ceases to maintain said trees, plants, flowers, etc.

14. AS-BUILT PLANS:

(a) The applicant shall provide the Department with survey-quality as-built plans in accordance with the requirements set forth in the Department's "A Policy for Accommodating Utilities on Highway Rights of Way".