859-234-7132

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APPLICATION FOR ENCROACHMENT PERMIT

	KYTC KEPT #:					
SECTION 1: APPLICANT CONTACT I	NFORMATION	200		544-5		
APPLICANT	ADDRESS	·				
EMAIL	CITY		STATE	ZiP		
CONTACT NAME 1	EMAIL		PHONE #			
			CELL#			
CONTACT NAME 2 (if applicable)	EMAIL		PHONE #			
			CELL#			
SECTION 2: PROPOSED WORK LOC	ATION					
ADDRESS	CITY		STATE Kentucky	ZIP		
COUNTY	ROUTE#	MILE POINT	LONGITUDE (X)	LATITUDE (Y)		
ADDITIONAL LOCATION INFORMATIO	FOR KY	TC USE ONLY	- Others			
PERMIT TYPE: Air Right Entra	ance Utilities	☐ Vegetation Re	emoval Other:			
ACCESS: Full Parti	al Dy Permi	t LOCATION:	Left Right	Crossing		
SECTION 3: GENERAL DESCRIPTION	N OF WORK					
THE UNDERSIGNED APPLICANT(s), b UNEDITED TERMS AND CONDITIONS			wner(s), DO AGREE TO A	LL <u>ORIGINAL</u>		
SIGNATU	-	DATE				
This is not a permit unless and unt						

from the date the applicant submits their application.

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TERMS AND CONDITIONS

- The permit, including this application and all related and accompanying documents and drawings making up the permit, remains in effect and is binding upon the Applicant/Permittee, its successors and assigns, as long as the encroachment(s) exists and also until the permittee is finally relieved by the Harrison County Road Dept from all its obligations.
- 2. Applicant shall meet all requirements of the Clean Water Act if the project will disturb one acre or more, the applicant shall obtain a KPDES KYR10 Permit from the Kentucky Division of Water. All disturbed areas shall meet the requirements of the Department of Highway's Standard Specifications, Sections 212 and 213, as amended.

3. INDEMNITY:

- A. PERFORMANCE BOND: The permittee shall provide to the Department a performance bond according to the Permits Manual, Section PE-203 as a guarantee of conformance with the Department's Encroachment Permit requirements.
- **B.** PAYMENT BOND: At the discretion of the department, a payment bond shall be required of the permittee to ensure payment of liquidated damages assessed to the permittee.
- **C.** LIABILITY INSURANCE: Liability insurance shall be required of the permittee (in an amount approved by the department) to cover all liabilities associated with the encroachment.
- **D.** It shall be the responsibility of the permittee, its successors and assigns, to maintain all indemnities in full force and effect until the permittee is authorized to release the indemnity by the Department.
- 4. A copy of this application and all related documents making up the approved permit shall be given to the applicant and shall be made readily available for review at the work site at all times.
- 5. Perpetual maintenance of the encroachment is the responsibility of the permittee, its successors and assigns, with the approval of the Department as required, unless otherwise stated.
- 6. Permittee, its successors and assigns, shall comply with and agree to be bound by the requirements and terms of (a) this application and all related documents making up the approved permit, (b) by the Department's Permits Manual, and (c) by the Manual on Uniform Traffic Control Devices, both manuals as revised to and in effect on the date of issuance of the permit, all of which documents are made a part thereof by this reference. Compliance by the permittee, its successors and assigns, with subsequent revisions to applicable provisions of either manual or other policy of the Department may be made a condition of allowing the encroachment to persist under the permit.
- 7. Permittee agrees that this and any encroachment may be ordered removed by the Department at any time, and for any reason, upon thirty days written notice to the last known address of the applicant or to the address at the location of the encroachment. The permittee agrees that the cost of removing and of restoring the associated right-of-way is the responsibility of the permittee, its successors and assigns.
- 8. Permittee, its successors and assigns, agree that if the Department determines that motor vehicular safety deficiencies develop as a result of the installation or use of the encroachment, the permittee, its successors and assigns, shall provide and bear the expenses to adjust, relocate, or reconstruct the facilities, add signs, auxiliary lanes, or other corrective measures reasonably deemed necessary by the Department within a reasonable time after receipt of a written notice of such deficiency. The period within which such adjustments, relocations, additions, modifications, or other corrective measures must be completed will be specified in the notice.
- 9. Where traffic signals are required as a condition of granting the requested permit or are thereafter required to correct motor vehicular safety deficiencies, as determined by the Department, the costs for signal equipment and installation(s) shall be borne by the permittee, its successors and assigns and the Department in its reasonable discretion and only in accordance with the Department's current policy set forth in the Traffic Operations Manual and Permits Manual. Any modifications to the permittee's entrance necessary to accommodate signalization (including necessary easement(s) on private property) shall be the responsibility of the permittee, its successors and assigns, at no expense to the Department.

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10.	10. The requested encroachment shall	not infringe on	the fro	ntage rights of	an abutting ov	vner without their	written co	nsent
	as hereinafter described. Each abu	tting owner sha	II expre	ss their conse	nt, which shall	be binding on the	ir successor	s and
	assigns, by the subm	ssion of	а	notarized	statement	as follows,	"l	(we),
				, hereby conse	ent to the grant	ing of the permit	requested b	y the
	applicant along Route	pplicant along Route, which permit does affect frontage rights along my (our) adjacen						
	real property." By signature(s)	eal property." By signature(s) subscrib						
	and sworn by	nd sworn by on this date						
11.	11. The permit, if approved, is subject to granted to any other party, except				fere with any si	milar rights or per	mit(s) previ	ously
12.	12. Permittee shall include document assigns, agree as a condition of th other encroachments in strict according procedures of the Department. P manner contrary to that prescribe this application and routine mainter	e granting of the ordance with the ermittee, its su d by the appro	ne perm e submi ccessor ved per	it to construc itted and appr s and assigns, mit. Only norr	t and maintain oved permit do shall not use nal usage as co	any and all permocumentation and facilities authoriz	itted facilit the policie ed herein i	ies or s and n any
13.	permitted facilities or other encr defend, protect, indemnify and sa of the work, encroachment, mains undertaken pursuant to the grant employees, or contractors. This p	Permittee, its successors and assigns, at all times from the date permitted work is commenced until such time as all permitted facilities or other encroachments are removed from the right-of-way and the right-of-way restored, shall defend, protect, indemnify and save harmless the Department from any and all liability claims and demands arising out of the work, encroachment, maintenance, or other undertaking by the permittee, its successors and assigns, related or undertaken pursuant to the granted permit, due to any claimed act or omission by the permittee, its servants, agents, employees, or contractors. This provision shall not inure to the benefit of any third party nor operate to enlarge any liability of the Department beyond that existing at common law or otherwise if this right to indemnity did not exist.						shall ng out ted or gents, ne any
14.	14. Upon a violation of any provision additional action by the permittee restoration of the right-of-way. In undertaken as ordered and within corrective actions to be undertake from the permittee, its successors	, its successors the event add a reasonable tin en and the Dep	and ass itional a ne, the l	igns, up to and actions require Department m	d including the ed by the Depa ay in its discret	removal of the er artment under th ion cause those o	ncroachmer e permit ar r other addi	nt and re not tional
15.	15. Permittee, its successors and assig law and regulation, including thos and the related regulations of the	e imposed pursi	uant to	Title VI of the	Civil Right Act	of 1964 (42 U.S.C	§ 2000d et	
16.	16. Permittee, its successors and assign encroachment authorized by the prelocation or improvement of a high the permit and may order its remexpense of the permittee, except to the permittee.	ermit to be reme shway, the Depa oval, relocation	oved, re artment or reco	elocated or rec may revoke p onstruction by	onstructed in c ermission for t the permittee	onnection with th he encroachment , its successors ar	e reconstru to remain nd assigns, a	ction, under

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- 17. Permittee agrees that the authorized permit is personal to the permittee and shall remain in effect until such time as (a) the permittee's rights to the adjoining real property to have benefitted from the requested encroachment have been relinquished, (b) until all permit obligations have been assumed by appropriate successors and assigns, and (c) unless and until a written release from permit obligations has been granted by the Department. The permit and its requirements shall also bind the real property to have benefitted from the requested encroachment to the extent permitted by law. The permit and the related encroachment become the responsibility of the successors and assigns of the permittee and the successors and assigns of each property owner benefitting from the encroachment, or the encroachment may not otherwise permissibly continue to be maintained on the right-of-way. (Does not apply to utility encroachments serving the general public.)
- 18. If work authorized by the permit is within a highway construction project in the construction phase, it shall be the responsibility of the permittee to make personal contact with the Department's Engineer on the project in order to coordinate all permitted work with the Department's prime contractor on the project.
- 19. This permit is not intended to, nor shall it, affect, alter or alleviate any requirement imposed upon the permittee, its successors and assigns, by any other agency.
- 20. Permittee, its successors and assigns, agree to contain and maintain all dirt, mud, and other debris emanating from the encroachment away from the surrounding right-of-way and the travel way of the highway hereafter and at all times that its obligations under the permit remain in effect.
- 21. Before You Dig: The contractor is instructed to call 1-800-752-6007 to reach KY 811, the One-Call system for information on the location of existing underground utilities. The call is to be placed a minimum of two (2) and no more than ten (10) business days prior to excavation. The contractor should be aware that the owners of underground facilities are not required to be members of the KY 811 One-Call Before U-Dig (BUD) service. The contractor must coordinate excavation with the utility owners, including those whom do not subscribe to KY 811. It may be necessary for the contractor to contact the County Clerk to determine what utility companies have facilities in the area.
- 22. The undersigned Utility acknowledges ownership and control of the facilities proposed to be installed, modified, or extended by the Applicant/Permittee and agrees to be bound by the requirements and terms of this application and all related documents making up the approved permit, by the Department's Permits Guidance Manual, and by all applicable regulations and statutes in effect on the date of issuance of the permit. This information and application is certified correct to the best knowledge and belief of the undersigned Utility.

UTILITY		
NAME (Utility Representative)	TITLE (Utility Representative)	
SIGNATURE (Utility Representative)	DATE	



Know what's below. Call before you dig

To Submit a Locate Request 24 Hours a Day, Seven Days a Week: Call 811 or 800-752-6007