A-0063 Revised:07/2019 Right-of-Way

NEW MEXICO DEPARTMENT OF TRANSPORTATION APPLICATION FOR PERMIT TO INSTALL UTILITY FACILITIES WITHIN PUBLIC RIGHT OF WAY



		Permit No.	
TO: NEW MEXICO DEPARTME	NT OF TRANSPORTATION	Renewal Permit	
P.O. Box 1149	INTOF TRAINSPORTATION	Relocation	
SANTA FE, NEW MEXICO	87504-1149	Remain in Place	
		New Installation	
		Out of Service	
Pursuant to New Mexico Statutes	s Annotated, 1978 Compilation, Sections 67	7-8-13 and 55-2-7, and 17.4.2 NMAC the undersigned	
Address:			
herein makes application to use hig	hway rights of way to install:		
Size and Type of Facility			
in the following location: N.M. Proje	ct No	Route No	
Highway MP/GPS	to Highway MF	to Highway MP/GPS	
County, Se	ection , Townsl	hip , Range	
derived therefrom, sewage conveyors or other method	r, stream or other projects carried by means ds. el installation, justification as to why private	nission or water, gas or electricity, oil and products s of pipelines, conduits, wires, culverts, ditches, e right may be utilized must be furnished. feet within th	
right of w	ay line. The Proposed installation shall be:		
(Crossing or Parallel)	(Subsurface or Overhead)	(Boring, Jacking, or Pavemet Cuts)	
	ment cut us justified, the application may b	ion therefore shall be submitted by attachment. be held in abeyance pending receipt of cash bond in	
referenced to roadway and right below grade, highway stationing installation, nature of adjacent la	of way, right of way lines, any access contr , identification of materials to be used an a	e location of existing and/or proposed installation ol lines, distance of proposed installation above, or ny other pertinent data. If application is for parallel ons on or in bridges or other structures, or for the	
years, and must be renewed upo notify the engineer of actual com	n expiration. The burden of timely renewal	it shall not be issued for a period longer than 25 is on the Applicant. The Applicant shall formally on of the installation. The Applicant shall also elinquishment of the permit.	

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- 6. This application shall be validated as a permit upon the signing of the application by the Engineer and returned it to the Applicant. The granting if this permit shall not be construed as granting any easement of property right.
- 7. Servicing of facilities shall not be permitted within the access control lines on any controlled access project. Should an emergency occur, the Applicant shall notify the Engineer and shall provide such flagmen, flashers, warning or other safely devices as required by the Engineer. All routine maintenance shall be performed from outside any access control lines.
- 8. The relocation or installation of facilities within public right of way shall be in strict conformance with all **application provisions of regulations of the New Mexico Department of Transportation 17.4.2 NMAC,** all provisions of this application, drawing and the Instructions for Utility Permits, as they may be modified by the Engineer, and no departure therefrom may be made without the written consent of the Engineer. All facilities shall be so placed that they will not interfere with or endanger any roadway features or other existing facilities. All construction of facilities shall be subject to the inspection and approval of the Engineer. All such work shall be performed so that danger, inconvenience and delay to the traveling public will be held to a minimum. Protection and handling of traffic during the installation are the responsibility of the Applicant and must be approved by the Engineer.
- 9. The Applicant shall, except as otherwise ordered by the Engineer, restore the right of way, and all bridges or other structures thereon or adjacent thereto which have been altered or affected by facility installation performed hereunder, in accordance with sound construction practices and the Engineer's specifications, and shall cause the work to be done in a workmanlike manner, if any damage is caused to the highway right of way or to any bridge, structure or improvement thereon or adjacent thereto by reason of the design installation, maintenance alteration or removal of such facilities or other appurtenances, the Applicant shall reimburse the Engineer the full amount thereof promptly upon demand by the Engineer provided, however, that the obligation imposed under this paragraph shall not apply in the event the damage resulted from causes beyond the control of the Applicant or its contractors or its consultants. All such facilities located with the right of way shall at all times be kept in such repair so as not to damage the highway, inconvenience or endanger the traveling public and shall be kept free advertisement, posters and the like.
- 10. Should the Applicant at the time fail to promptly and fully perform any of the obligations imposed hereby and after thirty (30) days written notice thereof, the Engineer may, at his option (a) cause the obligations to be fully carried out and performed, and the Applicant shall promptly reimburse the Engineer for all costs and expenses incident thereto, or (b) summarily order the removal of such facility and if the Applicant fails to comply with that removal order within a reasonable time, the Engineer may direct the removal of the facility with all costs and expenses thereto to be borne by Applicant.
- 11. If by reason of any change in the location, construction, grade or by any other matter affecting the highway upon which any facility is located because of changing traffic conditions or otherwise, it shall become advisable in the opinion of the engineer that said facility be removed, relocated or otherwise modified, the utility, upon written notice from the engineer, shall provide all horizontal and vertical data including pothole information, size and type of material, and condition of material. If necessary the utility shall remove, relocate or modify such facility without undue delay in such manner as the engineer may direct or approve, at the utility's expense and at no cost to the engineer. All facilities located on public right-of-way under the dual jurisdiction of the state and a subordinate governmental entity shall comply with all applicable rules and regulations of such entity properly and lawfully in force and including but not limited to provisions of local franchises not in conflict with the rules and regulations of the engineer. The engineer makes no warranty, either express or implied, as to the continued existence of any highway in any particular location and expressly assumes no obligation with regard to the facility upon change, vacation or abandonment of any highway or portions thereof.
- 12. Neither the making of this application nor anything herein contained shall constitute a waiver on the part of the Applicant of any rights or claims had or made by some with respect to the occupancy of the streets and highways under the Constitution and Laws of the State of New Mexico, nor shall anything herein contained in any prejudice or impair any rights or claims existing independent of this application with respect to the construction, operation, and maintenance of the Applicant's facilities in the State of New Mexico.
- 13. The utility owner must indemnity and hold harmless the New Mexico Department of Transportation from loss due to any negligent act of the utility, the utility's employees, any agent acting on the utility's behalf, and anyone else engaged by the utility to work on the utility installations, maintenance or relocations of their facilities. Any contractor or subcontractor engaged by the utility to perform utility installations or relocations in conjunction with or prior to highway construction must also indemnify and hold harmless the New Mexico Department of Transportation from loss due to any negligent act of the utility's contractor or subcontractor.
- 14. Each copy of the application shall be signed by the Applicant as an individual owner or by any official designated to execute such Documents.

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15. Utility owners shall carry insurance in amounts not less than those below specified and as outlined in 17.4.2 NMAC and the Standard Specifications for Highway and Bridge Construction, 2019 Edition, (hereinafter, "Specifications"), as may be updated from time to time. In the event of conflict between the specification, and the regulations, owner shall carry the largest amount of insurance. If a utility is self-insured, the utility shall provide an Owner's Protective Liability Insurance Policy, in favor of the Department, in the amounts below specified. **Department as additional named insured:** The utility, is contractor or subcontractor shall have the New Mexico Department of Transportation added as an additional named insured on the Comprehensive General Liability Form or Commercial General Liability Form furnished by the Utility.

This application is hereby granted subject to all provisions herein and including the following special provisions, changes or amendments:

The utility shall provide "as-built" horizontal and vertical location information in hard copy and electronic file (AutoCAD) DWG (3D). The standard horizontal datum shall be North American Datum 1983 (NAD83) and the standard projections shall be the New Mexico State Plane Coordinate System 1983 (NMSPCS83). The standard vertical datum shall be North American Vertical Datum 1988 (NAVD 1988). The utility location information shall be tied to Department monuments and referenced to highway mileposts and/or GIS coordinates and certified by a New Mexico Registered Land Surveyor. Metadata or "data about the data" shall be submitted with each utility's as-built electronic file, preferably as a separate text file on the electronic submittal media, and shall include: 1. District Utility Permit Number. 2. Name, address and phone number of the responsible land surveyor. 3. Date of completion of survey. 4. Equipment used to conduct the Survey. 5. Horizontal and vertical control marks used to tie the survey to the NMSPC83 and NAVD88. 6. Ground to Grid combined scale factor used. 7. Elevations shall be provided every 500 feet and at all survey break points, including all high and low points.

Note: Highway projects are time sensitive therefore, permit information requested from Authorization to Engineer Letters must be returned by the date indicated within the Authorization to Engineer letter.

16. Any utility qualifying for reimbursement shall relocate in accordance with and pursuant to MAP-21; http://www.fhwa.dot.gov/construction/contreacts/buyam-qa.cfm and (23U.S.C313)

Applicant/Utility Owner certifies we are in compliance with Buy America for said facility and agrees and understands nonadhereence will void said permit.

Applicant:		
Ву:		
Signature:		Date:
Approval of this permit is hereby given this	day of	, 20
	NEW MEXICO DEPARTMENT OF TRANSPOR	RTATION
	Ву:	