PERMIT APPLICATION (Fill Out All Applicable Information)

NAME:	DATE:
COMPANY:	
ADDRESS:	
CELL#:	
E-MAIL:	
DEVELOPMENT/PROJECT NAME:	
PROJECT/SITE ADDRESS:	
PROJECT LOCATION (Intersection):	
WORK ZONE PERMIT NUMBER: WZ	(If Known)
CONTRACTOR NAME:	
IS THE CONTRACTOR PRE-QUALIFIED WITH TH IF YES , LIST PRE-QUALIFICATIONS:	IE CITY? YES / NO
PROJECT WITHIN A DESIGN DISTRICT? YES / NO	
STREET CAR ACCESS APPROVAL NEEDED? YES	S / NO
TYPE OF PERMIT(S) REQUESTED: (Check all the	at apply)
BORE	
PAVING CUT AND REPAIR (Total square yards	s:)
FIBER OPTIC	
SMALL CELL	
SANITARY SEWER MANHOLE TAP	
STORM SEWER TAP-IN (Size/Diameter:)
IRRIGATION & LANDSCAPE	
PIPELINE (Total feet/rods:)
PIPELINE REMOVAL (Total feet/rods:)
ODOT DRIVEWAY	
FRANCHISE IMPROVEMENT	
UTILITY EQUIPMENT IN CITY RIGHT OF WA	AY
EVENTS	
OTHER _	

REQUIREMENTS FOR REVOCABLE PERMITS

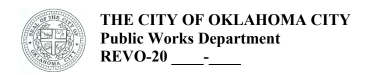
- 1. Two completed copies of the application form, containing original signatures.
- 2. Letters of no objection from the four franchised utility companies.
- 3. Letters of no objection from the owners of the properties that abut the proposed improvement. These are required if your improvement is also on their property.
- 4. Legal Description for property: Lot Number, Block Number, Subdivision Name or Metes and Bounds.
- 5. Include a site plan (4 copies required). The site plan should show:

Property Lines Centerlines of Streets
Curb Lines Right-of-Way Widths
Driveways & Sidewalks U/E's and/or D/E's

Proposed Improvements Utility Locations in Easements

Dimensions should be included to show the relationship to the centerline of the adjacent streets. Other dimensions, as applicable, should be shown such as plan and profile format for in-ground work being done.

- 6. Include an elevation plan (4 copies) with footing details, if applicable, and appropriate details and labels for materials used.
- 7. Include landscaping plans (4 copies) for subdivision entryway improvements. We must have the landscaping plans that are approved, for your plat, by the Planning Department. If the subdivision is zoned RA or AA or does not front a major arterial street, landscaping plan approvals are not required.
- 8. A check for \$50.00 made payable to the "City of Oklahoma City" or "City Treasurer".



REVOCABLE PERMIT

This R	Revocable Permit made and entered into this day ofetween THE CITY OF OKLAHOMA CITY, ("City") and		
	tween the CITT OF OKLAHOWA CITT, (City) and	, ("Perr	nittee").
WHEI	REAS, the Permittee desires to construct, erect, operate, and maintain		
("Impi	rovement") within, over, under, or on a portion of the public way or easement, or rty at	City-ow	ned
locate	d in Oklahoma City, Oklahoma.		
	THEREFORE, in consideration of the covenants and agreements hereinafter set for the parties hereto as follows:	orth, it is	mutually
1.	City hereby issues the Permittee a Revocable Permit for the purpose of const operation, and maintenance of Improvement within, over, under, or on a portion easement, or City-owned property at the above address in accordance with application and approved plans and specifications incorporated herein.	of the pu	blic way,
2.	Permittee acknowledges and agrees that Permittee's application, plans, as accurately represent the purpose of construction, erection, operation, and Improvement within, over, under, or on a portion of the public way, easemer property at the above address.	mainte	nance of
3.	Permittee agrees that this Revocable Permit is subject to the following condition obtain the following permits:	s and ag	rees to
4.	Permittee agrees to construct, erect, operate, and maintain said Improvement in manner, with an attractive appearance. Permittee further agrees and understan acts at its own risk constructing, erecting, operating, or maintaining the Improver under, or upon the City's public way, easement or City-owned property.	ds that l	Permittee
5.	Permittee agrees that all construction, erection, operation, and maintenance wit easement, or City-owned property will be in accordance with City ordispecifications, and the City Engineer's required processes.		

6. Permittee shall be responsible for locating, pot holing, if necessary, and protecting all existing utilities and other improvements within the public way, easement, or City-owned property. Contact OKIE at (405) 840-5032 to locate utility improvements. City Utilities contacts are the

- 7. Permittee shall be responsible for replacing all traffic control devices that are damaged, destroyed, or removed during construction, erection, operation, and maintenance. Devices shall be in conformance with the City's MUTCD. Contact the City's Traffic Management to schedule inspections and for traffic lane closures, traffic operations, signal locates, and conduit location (405) 297-2581, two business days prior to construction, erection, operation, and maintenance. All traffic lanes must be open from 7:00 am to 9:00 am and 4:00 pm to 6:00 pm.
- 8. Permittee agrees when installing an Irrigation System that will encroach into a drainage easement that the Permittee shall not alter the slope or grade in the drainage easement, not remove, damage alter, or block any drainage structures, and not fill or change natural drainage unless specifically authorized.
- 9. If request pertains to the placement of private water or sewer service lines, the following shall apply:
 - a. Should the City construct or cause another to construct a water or sewer main which will serve the Permittee's property then Permittee shall, at its own expense, disconnect the private line and reconnect to the City main; and
 - b. Should the public way, easement, or City-owned property be needed by the City then Permittee shall, at is own expense, relocate the private line.
- 10. It is mutually agreed and understood between the parties hereto that by reason of the issuance of the Permit, the Permittee acquires no property or contract rights in the City's public way, easement, or City-owned property.
- 11. Permittee agrees to defend, protect, and save harmless the City from any and all damages, claims, or causes of action whatsoever arising out of the construction, erection, operation, maintenance, and existence of the Improvement or City use of public way, easement, or City-owned property or requiring Permittee to remove or relocate the Improvement.
- 12. Further, it is mutually agreed and understood between the parties that this Revocable Permit may be revoked or cancelled at the discretion of the City Engineer at any time.
- 13. Permittee agrees that in the event of revocation, it will comply with the revocation order and will promptly restore the City's public way, easement, or City-owned property to the original condition at Permittee's own expense. It is expressly agreed and understood between parties that should it become necessary to remove or relocate the Improvement permitted herein or in part as to allow the City to utilize the public way, easement, or City-owned property in any manner permitted by law, the City shall not be deemed responsible for any loss or damaged suffered by reason of such removal or relocation. If not timely removed or relocated, then the City can remove or relocate without liability for damage or loss suffered by Permittee.
- 14. Permittee shall not assign or transfer this Revocable Permit without written approval of the City Engineer.

PERMITTEE	THE CITY OF OKLAHOMA CITY
BY:	BY:
	City Engineer