REQUIREMENTS FOR REVOCABLE PERMITS

- 1. Submit Four (4) completed copies of the revocable application form, completed and containing original signatures.
- 2. Letters of no objection from the four franchised utility companies.(See "Utility Contacts", attached)
- 3. Letters of no objection from the owners of the properties that abut the proposed improvement.
- 4. Include a site plan (8 copies required). The site plan should show the property lines, curb lines, centerline of streets, right-of-way widths, utility and/or drainage easements, driveways, and/or sidewalks, and the proposed improvements. Dimensions should be included to show the relationship of the centerline of the adjacent streets. Other dimensions, as applicable, should be shown.
- 5. A check for \$151.50 made payable to the "City of Oklahoma City."
- 6. Submit proof of insurance policy (original) with standard comprehensive public liability coverage including contractual liability insurance covering bodily injuries and property damage naming the applicant/permitee and the City as co-insured, issued by an insurance company, authorized to do business within the State.
- 7. After the review is completed and any deficiencies are corrected, the application will be docketed for City Council consideration. The council memo that accompanies the application has to be prepared four weeks in advance of the council hearing. Accordingly, applications should be submitted well in advance of the date that the permit is needed.
- 8. For improvements requiring a building permit, a review slip from the plan review section.

Rev. 1-2-2007

UTILITY CONTACTS

COX CABLE

MARSHALL BIRCHETT 6301 WATERFORD BLVD. OKLAHOMA CITY, OK 73118

PHONE: 600-6269 FAX: 600-9270

OKLAHOMA GAS AND ELECTRIC (REFER TO ATTACHED MAP)

NORTH/WEST DISTRICT

SOUTH/NORMAN DISTRICT

EAST/SHAWNEE DISTRICT

BRUCE CHEEK

TIM BAILEY

JOHN McCARTNEY PHONE: 553-8047

PHONE: 553-5432 FAX: 553-5472

PHONE: 553-5174 FAX: 553-5190

SOUTH

FAX: 553~8048

JANICE LEAMER- 291-1547

OKLAHOMA NATURAL GAS

SANDRA IDLETT P.O. BOX 401 OKLAHOMA CITY, OK 73101

PHONE: 556-6490

FAX: 556-6422

AT & T

NORTH ANITA COOPER 7001 N.W. 23rd STREET, ROOM 335 BETHANY, OK 73008 PHONE: 291-3103

FAX: 491-7440

OKIE ONE: 840-5032

CONTRACTOR SHALL CALL OKIE TWO (2) WORKING DAYS BEFORE DIGGING.

NOTICE

A revocable permit grants the permittee certain rights regarding the placement of a privately owned improvement in a public right-of-way or public easement.

The revocable permit is not a building permit. A building permit is required before any construction may be commenced. A building permit may be obtained from the Development Center.

297-2504

297-2571

Questions regarding permit requirements may be directed as follows:

Plumbing Permits-Revocable Permits-297-2039 297-2654 297-3096 **Electrical Permits-Building Permits-**297-2525 297-2589 297-2596

APPLICATION FOR REVOCABLE PERMIT

TO THE HONORABLE MAYOR AND CITY COUNCIL OKLAHOMA CITY, OKLAHOMA

Come now the	and applies to the
Come now the	
	within the City of Oklahoma City
The description of said improvement is as follows:	
The decomposition of the arrangement of the second of the	
And the location of said improvement and all existing utilities are s	hown on the attached survey.
By:	

AGENT

RP				
REVOCABLE PERMIT				
This Revocable Permit made and entered into this				
WITNESSETH:				
WHEREAS, the Second Party desires to erect, construct, and maintain				
owned property at over, under, or on a portion of the public way or easement, or City in Oklahoma City, Oklahoma.				
NOW THEREFORE, in consideration of the covenants and agreements hereinafter set forth, it is mutually agreed by the parties hereto as follows:				
1. First Party hereby grants Second Party a Revocable Permit for the purpose of erection, construction, and maintenance of a over, under, or on a portion of the public way or easement, or City owned property at in accordance with the attached plan.				
in Oklahoma City, Oklahoma, in accordance with the attached plan.				
2. Second Party agrees to erect, construct, and maintain said				
in a safe and proper manner, with an attractive appearance, and further agrees to defend, protect, and save harmless said First Party and the City of Oklahoma City from any and all damages, claims, or causes of action whatsoever arising out of the erection, construction, maintenance, and existence of said structure(s) and/or improvement(s).				
3. It is mutually agreed and understood between the parties hereto that by reason of the issuance of this permit, the Second Party acquires no property or contract rights and it is further agreed and understood that this Revocable Permit may be revoked or canceled at the discretion of the First Party at any time.				
4. Second Party agrees that in the event of revocation, it will comply with the revocation order and will promptly restore the above described premises to the original condition at its own expense. It is expressly agreed and understood between parties hereto that should it become necessary to remove the				

- and will promptly restore the above described premises to the original condition at its own expense. It is expressly agreed and understood between parties hereto that should it become necessary to remove the structure(s) and/or improvement(s) permitted herein in whole or in part as to allow the City to utilize its easement or property in any manner permitted by law, the City and the City Engineer shall not be deemed responsible for any loss suffered by reason of such removal. Further, Second Party agrees and understands that he acts at his own risk erecting or constructing said structure(s) and/or improvement(s) within, over, under, or upon the City's public way, easement or property. The Second Party further agrees and understands that the Revocable Permit granted hereby is in no manner intended to convey any vested or other interest whatsoever in the subject public way, easement, on property nor shall it be so construed.
- 5. Second Party agrees that all construction within the right-of-way, easement, or City owned property will be in accordance with City standard specifications and all disturbed areas will be restored to its original condition, which shall include, but not limited to, backfilling all trenches, fill all holes caused by shrinkage, and cover all sodded areas with slab sod.

- 6. Second Party shall be responsible for locating and protecting all existing utilities and other improvements within the City right-of way. Excavators shall notify the pipeline operator immediately if the excavators' work damages a pipeline and shall call 911 or other local emergency response number immediately if the damage results in a release of natural gas or any other hazardous substance or potentially endangers life, health, or property. Contact OKIE at 840-5032 to locate utility improvements. For City utilities contact the following: For Sanitary Sewer and Water Lines, contact the Dispatch Office at 297-2809; Storm Sewer, Adair Agrawal, 297-3126.
- 7. Second Party shall be responsible for replacing all traffic control devices that are damaged, destroyed or removed during construction. Devices shall be in conformance with the "Manual on Uniform Traffic Devices." For traffic conduit location contact Traffic Operations at 297-2648, 48 hours prior to construction.
 - 8. Second Party shall not assign or transfer the permission granted by this Revocable Permit.
- 9. If application pertains to the placement of private water or sanitary sewer service lines, the following shall apply:
- a. Second Party shall, at his expense, disconnect his private line and reconnect to the City main, should the City construct or cause another to construct a main which will serve the Second Party's premises
- b. Second Party shall, at his expense, relocate his private line should the right-of-way be needed for City or public purposes.

	10. 200	5	
a.	Second Party shall		

10. Second Party agrees that this Revocable Permit is subject to the following conditions:

IN WITNESS WHEREOF, the parties have caused this permit to be executed by their proper officers thereunto authorized the day and year first above written.

	COMPANY		
	SIGNATURE	TITLE	
	PRINT NAME		
CITY CLERK	MA	YOR	
Reviewed for form and legality this	Day of	, 20	
	Assistant Munic	ripal Counselor	

RP REVOCABLE PERMIT			
This Revocable Permit made and entered into this day of, 20, by and between THE CITY OF OKLAHOMA CITY, hereinafter called First Party, and, owner, hereinafter called Second Party.			
WITNESSETH:			
WHEREAS, the Second Party desires to erect, construct, and maintain over, under, or on a portion of the public way or easement, or City owned property at in Oklahoma City, Oklahoma			
NOW THEREFORE, in consideration of the covenants and agreements hereinafter set forth, it is mutuall agreed by the parties hereto as follows: 1. First Party hereby grants Second Party a Revocable Permit for the purpose of erection,			
construction, and maintenance of a over, under, or on a portion of the public way or easement, or City owned property at in Oklahoma City, Oklahoma, in accordance with the attached plan.			
2. Second Party agrees to erect, construct, and maintain said in a safe and proper manner, with an attractive appearance, and further agrees to defend, protect, and save harmless said First Party and the City of Oklahoma City from any and all damages, claims, or causes of action whatsoever arising out of the erection, construction, maintenance, and existence of said structure(sand/or improvement(s).			
3. It is mutually agreed and understood between the parties hereto that by reason of the issuance of this permit, the Second Party acquires no property or contract rights and it is further agreed and understood that this Revocable Permit may be revoked or canceled at the discretion of the First Party at any time.			
4. Second Party agrees that in the event of revocation, it will comply with the revocation order			

- 4. Second Party agrees that in the event of revocation, it will comply with the revocation order and will promptly restore the above described premises to the original condition at its own expense. It is expressly agreed and understood between parties hereto that should it become necessary to remove the structure(s) and/or improvement(s) permitted herein in whole or in part as to allow the City to utilize its easement or property in any manner permitted by law, the City and the City Engineer shall not be deemed responsible for any loss suffered by reason of such removal. Further, Second Party agrees and understands that he acts at his own risk erecting or constructing said structure(s) and/or improvement(s) within, over, under, or upon the City's public way, easement or property. The Second Party further agrees and understands that the Revocable Permit granted hereby is in no manner intended to convey any vested or other interest whatsoever in the subject public way, easement, on property nor shall it be so construed.
- 5. Second Party agrees that all construction within the right-of-way, easement, or City owned property will be in accordance with City standard specifications and all disturbed areas will be restored to its original condition, which shall include, but not limited to, backfilling all trenches, fill all holes caused by shrinkage, and cover all sodded areas with slab sod.

- 6. Second Party shall be responsible for locating and protecting all existing utilities and other improvements within the City right-of way. Excavators shall notify the pipeline operator immediately if the excavators' work damages a pipeline and shall call 911 or other local emergency response number immediately if the damage results in a release of natural gas or any other hazardous substance or potentially endangers life, health, or property. Contact OKIE at 840-5032 to locate utility improvements. For City utilities contact the following: For Sanitary Sewer and Water Lines, contact the Dispatch Office at 297-2809; Storm Sewer, Adair Agrawal, 297-3126,
- 7. Second Party shall be responsible for replacing all traffic control devices that are damaged, destroyed or removed during construction. Devices shall be in conformance with the "Manual on Uniform Traffic Devices." For traffic conduit location contact Traffic Operations at 297-2648, 48 hours prior to construction.
 - 8. Second Party shall not assign or transfer the permission granted by this Revocable Permit.
- 9. If application pertains to the placement of private water or sanitary sewer service lines, the following shall apply:
- a. Second Party shall, at his expense, disconnect his private line and reconnect to the City main, should the City construct or cause another to construct a main which will serve the Second Party's premises
- b. Second Party shall, at his expense, relocate his private line should the right-of-way be needed for City or public purposes.
 - 10. Second Party agrees that this Revocable Permit is subject to the following conditions:

WITNESS WHEREOF, the parties have corrected authorized the day and year first above		cuted by their prope
	COMPANY	
	SIGNATURE	TITLE
	PRINT NA	ME
CITY CLERK	MA	YOR
Reviewed for form and legality this	Day of	

RPREVOC	CABLE PERMI	<u>T</u>		
This Revocable Permit made and entered into the between THE CITY OF OKLAHOMA CITY, h		y of First Party, and _ owner, hereinafte		
<u>WI</u>	TNESSETH:			
WHEREAS, the Second Party desires to erect, cover, uncovned property at	ler, or on a portio	on of the public w	vay or easem	nent, or City , Oklahoma
NOW THEREFORE, in consideration of the coagreed by the parties hereto as follows:				
First Party hereby grants Second Part construction, and maintenance of a over, under, or on a portion of the public way or in Oklahoma	easement, or Cit	ty owned property	y at	
2. Second Party agrees to erect, construction a safe and proper manner, with an attractive a harmless said First Party and the City of Oklaho action whatsoever arising out of the erection, co and/or improvement(s).	ppearance, and f ma City from an	urther agrees to d y and all damages	lefend, prote s, claims, or	causes of
3. It is mutually agreed and understood of this permit, the Second Party acquires no projunderstood that this Revocable Permit may be reany time.	erty or contract	rights and it is fur	rther agreed	and
4. Second Party agrees that in the event and will promptly restore the above described prexpressly agreed and understood between partie structure(s) and/or improvement(s) permitted be easement or property in any manner permitted by responsible for any loss suffered by reason of su understands that he acts at his own risk erecting	emises to the original shows that shows the central shows the city and the central shows the central s	iginal condition a uld it become nec in part as to allow nd the City Engin ther, Second Part	t its own expension to refer to refer to refer to the City to neer shall not agrees and	pense. It is nove the utilize its t be deemed

5. Second Party agrees that all construction within the right-of-way, easement, or City owned property will be in accordance with City standard specifications and all disturbed areas will be restored to its original condition, which shall include, but not limited to, backfilling all trenches, fill all holes caused by shrinkage, and cover all sodded areas with slab sod.

within, over, under, or upon the City's public way, easement or property. The Second Party further agrees and understands that the Revocable Permit granted hereby is in no manner intended to convey any vested or other interest whatsoever in the subject public way, easement, on property nor shall it be so construed.

- 6. Second Party shall be responsible for locating and protecting all existing utilities and other improvements within the City right-of way. Excavators shall notify the pipeline operator immediately if the excavators' work damages a pipeline and shall call 911 or other local emergency response number immediately if the damage results in a release of natural gas or any other hazardous substance or potentially endangers life, health, or property. Contact OKIE at 840-5032 to locate utility improvements. For City utilities contact the following: For Sanitary Sewer and Water Lines, contact the Dispatch Office at 297-2809; Storm Sewer, Adair Agrawal, 297-3126.
- 7. Second Party shall be responsible for replacing all traffic control devices that are damaged, destroyed or removed during construction. Devices shall be in conformance with the "Manual on Uniform Traffic Devices." For traffic conduit location contact Traffic Operations at 297-2648, 48 hours prior to construction.
 - 8. Second Party shall not assign or transfer the permission granted by this Revocable Permit.
- 9. If application pertains to the placement of private water or sanitary sewer service lines, the following shall apply:
- a. Second Party shall, at his expense, disconnect his private line and reconnect to the City main, should the City construct or cause another to construct a main which will serve the Second Party's premises
- b. Second Party shall, at his expense, relocate his private line should the right-of-way be needed for City or public purposes.
 - 10. Second Party agrees that this Revocable Permit is subject to the following conditions:

b. Second Party shall		
IN WITNESS WHEREOF, the parties hat thereunto authorized the day and year first		cuted by their proper office
	COMPANY	
	SIGNATURE	TITLE
	PRINT NA	ME
CITY CLERK	MA	YOR
Reviewed for form and legality this	s Day of	
	Assistant Munici	pal Counselor

RP-
REVOCABLE PERMIT
This Revocable Permit made and entered into this day of, 20, by and between THE CITY OF OKLAHOMA CITY, hereinafter called First Party, and, owner, hereinafter called Second Party.
WITNESSETH:
WHEREAS, the Second Party desires to erect, construct, and maintain over, under, or on a portion of the public way or easement, or City owned property at in Oklahoma City, Oklahoma.
NOW THEREFORE, in consideration of the covenants and agreements hereinafter set forth, it is mutually agreed by the parties hereto as follows:
1. First Party hereby grants Second Party a Revocable Permit for the purpose of erection,
construction, and maintenance of aover, under, or on a portion of the public way or easement, or City owned property at in Oklahoma City, Oklahoma, in accordance with the attached plan.
2. Second Party agrees to erect, construct, and maintain said in a safe and proper manner, with an attractive appearance, and further agrees to defend, protect, and save harmless said First Party and the City of Oklahoma City from any and all damages, claims, or causes of action whatsoever arising out of the erection, construction, maintenance, and existence of said structure(s) and/or improvement(s).
3. It is mutually agreed and understood between the parties hereto that by reason of the issuance of this permit, the Second Party acquires no property or contract rights and it is further agreed and understood that this Revocable Permit may be revoked or canceled at the discretion of the First Party at any time.

- 4. Second Party agrees that in the event of revocation, it will comply with the revocation order and will promptly restore the above described premises to the original condition at its own expense. It is expressly agreed and understood between parties hereto that should it become necessary to remove the structure(s) and/or improvement(s) permitted herein in whole or in part as to allow the City to utilize its easement or property in any manner permitted by law, the City and the City Engineer shall not be deemed responsible for any loss suffered by reason of such removal. Further, Second Party agrees and understands that he acts at his own risk erecting or constructing said structure(s) and/or improvement(s) within, over, under, or upon the City's public way, easement or property. The Second Party further agrees and understands that the Revocable Permit granted hereby is in no manner intended to convey any vested or other interest whatsoever in the subject public way, easement, on property nor shall it be so construed.
- 5. Second Party agrees that all construction within the right-of-way, easement, or City owned property will be in accordance with City standard specifications and all disturbed areas will be restored to its original condition, which shall include, but not limited to, backfilling all trenches, fill all holes caused by shrinkage, and cover all sodded areas with slab sod.

- 6. Second Party shall be responsible for locating and protecting all existing utilities and other improvements within the City right-of way. Excavators shall notify the pipeline operator immediately if the excavators' work damages a pipeline and shall call 911 or other local emergency response number immediately if the damage results in a release of natural gas or any other hazardous substance or potentially endangers life, health, or property. Contact OKIE at 840-5032 to locate utility improvements. For City utilities contact the following: For Sanitary Sewer and Water Lines, contact the Dispatch Office at 297-2809; Storm Sewer, Adair Agrawal, 297-3126.
- 7. Second Party shall be responsible for replacing all traffic control devices that are damaged, destroyed or removed during construction. Devices shall be in conformance with the "Manual on Uniform Traffic Devices." For traffic conduit location contact Traffic Operations at 297-2648, 48 hours prior to construction.
 - 8. Second Party shall not assign or transfer the permission granted by this Revocable Permit.
- 9. If application pertains to the placement of private water or sanitary sewer service lines, the following shall apply:
- a. Second Party shall, at his expense, disconnect his private line and reconnect to the City main, should the City construct or cause another to construct a main which will serve the Second Party's premises
- b. Second Party shall, at his expense, relocate his private line should the right-of-way be needed for City or public purposes.
 - 10. Second Party agrees that this Revocable Permit is subject to the following conditions:

WITNESS WHEREOF, the parties have ca eunto authorized the day and year first abov		executed by their prope
	COMPANY	
	SIGNATURE	TITLE
	PRIN	IT NAME
CITY CLERK		MAYOR
Reviewed for form and legality this	Day of	, 20

	Date:	
The purpose of this le	etter is to confirm that I am the owner of the property at	
and that I have no objection	to the installation of a private	
on street right-of-way and/or	easement along	
to serve	·	
	NAME (PRINT OR TYPE) :	*****
	Signature:	
	Phone No. (Optional)	