

GRUNDY COUNTY, IOWA

Permit No. or Date

Request for permit for excavating, filling or making other physical change within the secondary road right-of-way. APPROVAL IS HEREBY REQUESTED FOR PERFORMING WORK AS FOLLOWS: (This form may be modified for other requests within road right-of-way.)

Type of work (Please Specify)

Acres drained..... Slope of road ditch in ft. per ft.....

Location Fraction Section Township & Range Co. Road No.

Name of applicant..... Individual or Company

Incorporated under the laws of the State of.....

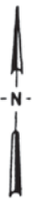
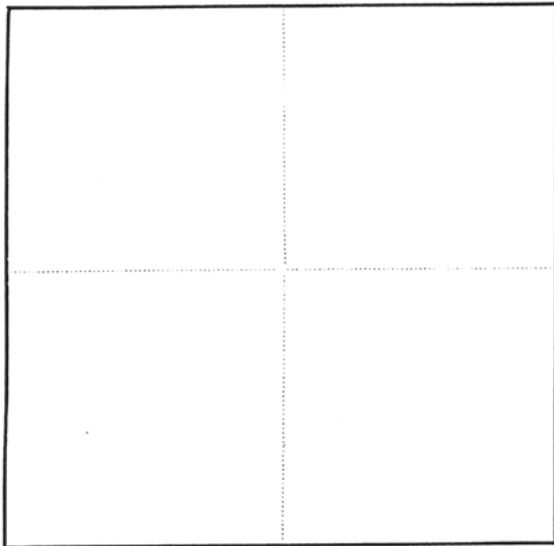
Business address.....

Telephone number.....

Other

AGREEMENTS. The applicant agrees that the following stipulations shall govern under this permit: (A diagonal line may be drawn thru paragraphs which do not apply)

- 1. This permit should be granted because of the following reason:
2. If additional comments are required and space is available then enter them here.
3. Applicant shall complete the table below showing all information requested.



Show Detailed Location In Sketch Of Section Or Along Road

4. The applicant shall be considered to be the prime contractor with others who perform work on this project being subcontractors subordinate to him. The County reserves the right to reject any or all bids or quotes on work which the County is required by law or regulation to perform, and to proceed with obtaining of the required material and accomplishing or completing the work with its own forces at a date convenient to do so.

NAME OF COMPANY AND SCOPE OF WORK

SIGNATURE OF COMPANY OFFICER

DATE

BID OR QUOTE

5. All trenches or other work constructed longitudinally along the road shall be placed not closer than, a. 15 feet from the edge of the pavement, or b. not closer than 20 feet from the centerline of unpaved highways, or c. within 4 ft. from the outside edge of shoulder, unless approved otherwise as requested below.

6. The applicant agrees to give the Board of Supervisors FORTY-EIGHT HOURS WRITTEN NOTICE of intention to start construction on the highway right-of-way. Said notice shall be made to the office of the County Engineer, and shall also provide time for delivery of any material which the county is obligated to furnish.

7. - 26. PARAGRAPHS 7 THRU 26 ARE CONTINUED ON REVERSE SIDE

LAND OWNERS AGREEMENT SIGNATURE

DATED.....

ADJACENT LAND OWNER AGREEMENT SIGNATURE IF WORK EXTENDS ACROSS ROW

DATED.....

SIGNATURE OF APPLICANT, AGENT, ETC.

DATED.....

RECOMMENDATIONS OF COUNTY ENGINEER: TABLE. DRAINAGE OR OTHER WORKS SHALL BE CONSTRUCTED IN ACCORDANCE WITH SPECIFICATIONS OF THE COUNTY TO-WIT:

Table with 6 columns: Material: Type, Size, and Strength if Applicable; Method of Installation: Trenching, Boring, Jacking, Excavation, Etc., By Whom, Using What Equipment; Initial and Final Depth and Cross Sectional Area in West or North Ditch; Initial and Final Depth Height, Etc. At Road Centerline; Initial and Final Depth and Cross Sectional Area in East or South Ditch; Road Surface Type, Angle to Road and Other Remarks and Detailed Information also See Sketch on Reverse Side and Paragraph 2.

Payment for Installing Said Work Across or Within The Right-Of-Way, provided It Is Accomplished in the Manner Recommended Above, Shall Be By:

- Applicant
County
Other, To Wit: Permit Fee (Paragraph 15)

I,, County Engineer, This.....Day of..... Recommended the Following

- Approval
Disapproval
Approval Subject To The Following:

In Accordance With The Information Furnished Above, This Request Is [] Approved [] Disapproved [] Approved Subject To The Following:

Expiration Date (Paragraph 23)

Signed By....., Chairman, Board of Supervisors, This.....Day of.....

Attested By....., Auditor, Grundy County, This.....Day of.....

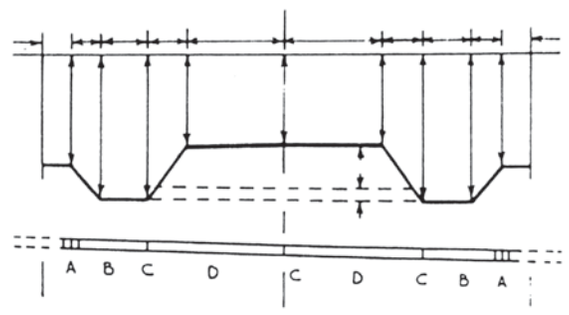
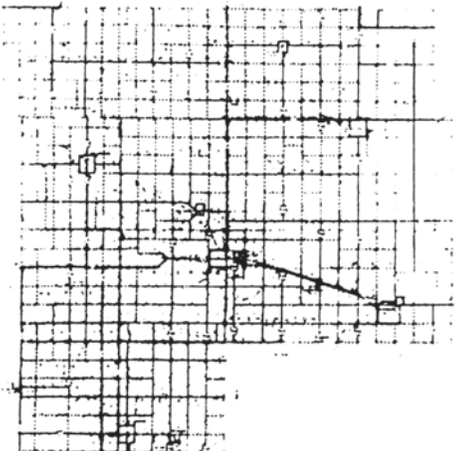
Engineer and other certification or report of project progress and completion by..... Dated.....

Approved and Signed By....., Chairman, Board of Supervisors, This.....Day of.....

Attested By....., Auditor, Grundy County, This.....Day of.....

7. The applicant shall take all reasonable precaution during the construction operation or maintenance of said works to protect and safeguard the lives and property of the traveling public, adjacent property owners, and the county, including the erection of proper warning signs and employees, to not interfere with or interrupt traffic on said highway, to return the entire roadway to its undisturbed condition and to save the County, County Officials, and the Board of Supervisors harmless from any damage or losses whatsoever, including punitive damages and legal fees that may be sustained by the traveling public or adjacent property owners on account of such construction operations. Upon request by the County, applicant shall furnish proof of insurance or any guarantees, bonds, etc., satisfactory to the County, including insurance company, policy number, type and amount of insurance, and expiration date
8. The County, County Officials, and the Board of Supervisors assume no responsibility for damages of any kind, including punitive damages and legal fees, to the applicant's property or that of others including fences and utilities occasioned by any construction or maintenance operations on said highways, including new or additional right-of-way acquired in connection therewith, subsequent to the building of the said works. The applicant will also be responsible for locating in advance any previously constructed public or private utilities and shall notify said utility owner or company of his work plan and schedule.
9. The applicant will at any time subsequent to construction of the works, and at his own expense, relay, remove, reconstruct or encase his works as may become necessary to conform to new grades, alignment or widening right-of-way, resulting from maintenance, improvement, or construction operations irrespective of whether or not additional right-of-way is acquired in connection with such highway improvement. However, the Board of Supervisors or their agents, will endeavor to give the applicant sufficient notice of any proposed construction or maintenance work, on either existing or newly acquired right-of-way, that is likely to expose, cover up, or disturb any works belonging to the applicant, in order that the applicant may arrange to protect his works. The Board of Supervisors will inform contractors, and others working on the job, of the location of the applicant's works so that reasonable care may be taken to avoid damaging them. However, the County and the Board of Supervisors assume no responsibility or liability for damage to applicant's property because of failure to give such notice.
10. Applicant agrees to comply with all these provisions and at no expense to the County or the Board of Supervisors. If the applicant is unable to comply promptly, the Board of Supervisors may cause the above provisions to be enforced, and the applicant will pay the cost thereof upon receipt of statement. Further, applicant shall reimburse the County or the Board of Supervisors for any expenditure that the County or the Board of Supervisors may have to make on said highway on account of said applicant's works having been constructed thereon. The County shall have no responsibility for providing an outlet or service now or at any time in the future because of these works.
11. Applicant certifies that he is not changing the water flow in the natural watercourse.
12. All work shall be done in a workmanlike manner, and the ground and site of the work shall be left in a neat condition, satisfactory to the engineer in charge.
13. The applicant shall pay a prorated portion of present and any future installation and maintenance costs for the difference between, a. natural drainage capacity or other conditions which the County may be required by law or regulation to provide, and b. approved capacity or other conditions which shall apply at any time in the future. On work for which the County is responsible, the County will pay for extra work encountered due to hidden tile, boulders, or other unusual obstructions such as old culverts or bridge abutments. The basis of payment will be that normally used by the County for similar work or as agreed in advance by the County and the contractor.
14. The applicant agrees to abide by all federal laws, rules, regulations, etc., and the conditions of Chapter 319, 320, 321, 455, 460, 461, 465, 466, 467, 477, 478 and 479 of the Iowa Code and other applicable rules, regulations, and chapters of Iowa Codes, and ordinances and policies of the County including all applicable safety regulations now in effect or which may be hereafter enacted which are hereby included by reference. List other references here for convenience only
15. Any survey, design, or other technical service required for the work shall be done under the direct personal supervision of a qualified individual and shall be paid for by the applicant. In connection with this service the County may require the applicant to furnish, without cost, any required plats, plans, specifications, reports, etc. which shall be reviewed, and if satisfactory shall be approved by the Board of Supervisors in accordance with all applicable laws, rules, regulations, codes, ordinances, and policies prior to any construction. If such specifications are attached hereto, and included by reference, please note that in paragraph 2 above. The County reserves the right to establish permit fees to offset the cost of such review, approval, inspection, and preparation of any final reports.
16. The applicant shall be responsible for any damages resulting from the method, which he shall select at his own peril, which is to be used for the installation of underground cable, pipeline, or similar work, in accordance with Section 465.19 Code of Iowa to wit:
"Any person who shall dam up, obstruct, or in any way injure any ditch or drain so constructed, shall be liable to pay to the person owning or possessing the swamp, marsh or other low lands, for the draining of which such ditch or ditches have been opened, double the damages that shall be sustained by the owner, and, in case of a second or subsequent offense by the same person treble such damages."
17. Applicable field warning and location signs will be installed, and continuously maintained by applicant.
18. The applicant requests waiver of the filing fee and also of the formal hearing provided for in Chapter 465 of the Iowa Code, for drainage works to which reference is made on claims for damages, hearings, findings, etc.
19. If this form is used for utility lines or other work located off Grundy County right-of-way the County shall be required to act only to the extent provided by law, then delete items which are not applicable and add appropriate comments to attached exhibits which are hereby made a part of this application and permit.
20. Utilities under and across primary and county secondary roads may be installed in accordance with the rules and regulations listed below subject to the approval of the Board of Supervisors or other appropriate authority.
a. The Iowa Department of Transportation Utility Accommodation Policy, (Iowa Administrative Code, IAC [06, C] Chapter 2.1 (306A). b. The rules and requirements of the Iowa Commerce Commission, (IAC 250 series). c. The Code of Federal Regulations for liquids and gases (IAC 250-10) as follows: (1) 49 CFR Part 192 for the transport of natural and other gases by pipeline (and where applicable (American National Standards Institute) ANSI B31.8). (2) 49 CFR Part 195 for the transport of liquids by pipeline (and where applicable ANSI B31.4). d. The Iowa Electrical Safety Code for electric and telephone lines, (IAC 250-25). e. The Chemicals and Water Quality Division Design Manual of the Iowa Department of Environmental Quality and where applicable the Recommended Standards for Sewage Works—Great Lakes—Upper Mississippi River Board of Sanitary Engineers (10 State Standards) (IAC 19.2(9)B). f. The Iowa drainage guide. g. Generally utility line 4" or larger in diameter shall be cast iron and shall be adequately encased 2 ft. beyond the edge of the shoulder line unless approved otherwise. h. List other references here for convenience for work not covered above, such as (1) Shielding for electric and telephone lines, (2) approved changes, or (3) county or other governmental policies.

1. This application is subject to revocation by the Board of Supervisors at any time, when in the judgment of the Board it is necessary for the improvement or maintenance of the highway or for other reasonable cause. In such event the applicant hereby agrees to remove all of applicant's property from the said right-of-way without delay and without cost to the county as if it were an obstruction.
2. All of the provisions on this application shall apply and take precedence unless specifically waived by the approving authority.
3. This permit shall expire three (3) calendar months after approval by the Board of Supervisors unless approved otherwise. Any permit fees shall become the property of the County and shall not be refunded if the requested works are not completed within this time period. In such event, the applicant hereby agrees to remove all of applicant's property from the said right-of-way without delay and without cost to the county as if it were an obstruction.
4. The Board of Supervisors may consider unauthorized construction, works, deposits, runoff, etc., in the right-of-way, whether with or without a permit, to be an obstruction in the highway. The cost of removal of such unauthorized works, etc. shall be collected as provided by law and shall be deposited in the Secondary Road Fund. In addition, a fine may be levied and paid to the Secondary Road Fund. For simple offenses such fine shall be the cost of removal, damages, etc. The second offense shall be considered an aggravated offense and the fine shall be double the cost of removal, damages, etc. The third and subsequent offense by the same party shall be considered a serious offense and the fine shall be triple the cost of removal, damages, etc.
5. The work covered under this permit shall be considered to be for road purposes and to be in the public interest.
6. Changes or additional information on this form may be dated and initialed, or attached as dated and signed amendments in numerical sequence to the appropriate exhibit.



- A. Field Drainage Connection.
- B. 10 Ft. Perforated Corrugated Metal Pipe Unless Otherwise Approved.
- C. Connection Using Standard Approved Bands, Or Other Devices.
- D. 20 Ft. Solid Corrugated Metal Pipe Unless Otherwise Approved.