

PERMIT No. 981-U-789176

DIST.	CO.	RTE.	P.M.
<u>08</u>	<u>Riv</u>	<u>60</u>	<u>11.81</u>

STATE OF CALIFORNIA
DEPARTMENT OF TRANSPORTATION

UTILITIES ENCROACHMENT PERMIT

To City of Riverside
3900 Main Street
Riverside, CA 92522
(714) 787-7461
Attn: W. J. McCune
Permittee

San Bernardino, California
Dated February 9, 19 81

1. Subject first to the applicable law, and second, to the terms and conditions Relating to Utility Encroachments issued by the State of California, Department of Transportation, which by this reference is made a part hereof, permission is hereby given to string an additional 69kv conductor from existing poles over and across State Route 60 at Orange St. as per attached sketch.

NOTICE SHALL BE GIVEN TO THE STATE'S REPRESENTATIVE L. HUMPHREY, TELEPHONE: 686-3646, TWO DAYS BEFORE STARTING WORK ON THIS PERMIT.

Permittee shall contact the Riverside CHP office and arrange for assistance in traffic control. The work shall be done early in the morning of any Saturday or Sunday to preclude any major interference to the traveling public.

The attached paragraphs of the "Additional Provisions" are made a part of this Permit: 1

The permittee shall contact the State's representative for final inspection and approval of completed work.

ALL COSTS INCURRED FOR WORK WITHIN THE STATE R/W PURSUANT TO THIS PERMIT SHALL BE BORNE BY THE PERMITTEE, AND PERMITTEE HEREBY WAIVES in accordance with your attached Plan No. _____

2. This Permit has been issued by the Department pursuant to:

Complete	}	(X)	Your Application of	<u>December 15,</u>	<u>19 81</u>
Proper		()	Utility Notice No. _____ of _____,	19 _____	
Line		()	Agreement No. _____ of _____,	19 _____	

3. This Permit applies only to the work specifically authorized above.
4. Inspection required by Division—Full () Partial ()
5. This Permit shall be void unless the work hereinabove provided for shall have been completed before August 1, 19 81, unless time extension granted by separate Rider.

The attached sheet is made a part of the permit
DEPARTMENT OF TRANSPORTATION

J. E. PEDDY
District Director of Transportation
By [Signature]
District Permits Engineer

GTA/adh

cc: CHP - Riverside
(Copies of the incorporated Terms and Conditions may be obtained upon request.)

ATTACHED TO AND MADE A PART OF PERMIT NO. 881 J-789176

ALL CLAIMS FOR INDEMNIFICATION OR CONTRIBUTION FROM THE STATE FOR SUCH WORK.

When applicable, permittee shall comply with Attachment "A".

ADDITIONAL PROVISIONS

ATTACHED TO AND MADE A PART OF PERMIT NO.

581-u-789176

(The proposed work shall be subordinated to any operations which the State may conduct during the permit period, and shall be coordinated with the work of State forces or State contractors so that there shall be no delay to, nor interference with, State operations.

The existing barriers to vehicular movement across the right of way line shall not be altered except as specifically authorized.

Adequate signs, lights, flagmen and barricades shall be provided to protect traffic at all times. Safety devices shall conform to the Department of Transportation "Manual of Warning Signs, Lights and Devices." Safety devices shall be used in conformance with current applicable "Safety Orders," of Division of Industrial Safety. All personnel shall wear hard hats and red vests on State highway right of way.

No equipment or material shall be located on the State right of way during the hours of darkness or Saturdays, Sundays or holidays, except with the explicit approval of the inspector.

The permittee shall preserve the highway pavement free from marking or other damage due to his operations and shall restore, at no cost to the State, paved areas which are scarred or otherwise damaged by vehicles operating on work under his direction.

This permit does not imply authorization for permittee to stop traffic in the through traffic lanes of the State highway, except as specifically authorized by this permit.

Permittee shall notify the California Highway Patrol, in advance, giving the time and location of any work where highway traffic is to be stopped, if in unincorporated territory. Within City limits permittee shall notify the City Police Department.

This permit does not authorize destruction or damage to any vegetation growing on State right of way outside of the boundaries of the actual encroachment.

Permittee shall be fully responsible to ascertain location of all facilities constructed by others, and to place the encroachment in a manner which will not damage, conflict or interfere with any existing encroachment.

Insofar as it lies within State jurisdiction, permission is granted to do the proposed work. The State makes no express or implied warranty as to title to the site of the proposed work. The permittee shall obtain such interest as it required from all others having color of title to the particular land.

No work shall be done under this permit outside of the normal working hours of State employees except in the presence of the State Inspector. Permittee shall first obtain the consent of the State Inspector and shall agree to pay the Department of Transportation the entire cost of time, equipment and personnel engaged in the inspection.

Upon completion of authorized work all trenches shall be immediately backfilled. Within limits where pavement was removed the trench shall be covered with pavement of the same character and dimensions as the pavement removed. Replacement pavement shall be at least 4 inches in compacted thickness.

Tree trimming is not authorized except as stated on the face of the permit.

(Installation shall be made by machine boring by means of standard drilling equipment under the pavement from a point 10 feet outside of the pavement edge to the bellhole. Sluicing and jetting with water are not permitted. Limited use of water for lubrication of drills may be permitted by the inspector.

(Voids, if developed outside the casing and within limits for boring or jacking, from any cause such as removal of rocks encountered in boring, shall be filled with grout forced in under pressure through holes cut in the casing, or by insertion of a grout pipe outside of the casing if its diameter is less than 36 inches.

(Trenches shall not be excavated within 3 feet of existing curbs, gutters and sidewalk.

(Should any existing pavement be undercut or otherwise deprived of subgrade support, the pavement shall be removed from the unsupported area and that area shall be back-filled and paved as provided for excavated areas.

(At the time pavement is replaced, the edge of existing pavement shall have a uniform, vertical, sawcut face.

(All trenches shall be backfilled and temporary pavement placed during the hours of darkness and Saturdays, Sundays and holidays.

(Manhole construction shall be completed, the excavation backfilled, and the surface restored within five working days after the facility is laid at the site.

(A locator wire or some other means of detection shall be attached to non-metallic underground conduit or piping.

(Backfill shall be either sand slurry or crusher run base, as directed by State's representative, compacted to 95%.

1

GENERAL

2

BORING

3

TRENCHING

TO REQUIRE COMPLIANCE WITH TITLE VI OF THE
UNITED STATES CIVIL RIGHTS ACT OF 1964*

The permittee, for himself, his personal representatives, successors in interest, and assigns, as part of the consideration hereof, does hereby covenant and agree that (1) no person on the ground of race, color, or national origin shall be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities, (2) that in connection with the construction of any improvements on said lands and the furnishing of services thereon, no discrimination shall be practiced in the selection of employees and contractors, by contractors in the selection and retention of first-tier subcontractors in the selection of second-tier subcontractors, (3) that such discrimination shall not be practiced against the public in their access to and use of the facilities and services provided for public accommodations (such as eating, sleeping, rest, recreation and vehicle servicing) constructed or operated on, over, or under the space of the right of way, and (4) that the permittee shall use the premises in compliance with all other requirements imposed pursuant to Title 15, Code of Federal Regulations, Commerce and Foreign Trade, subtitle A, Office of the Secretary of Commerce, Part 8(15C. F. R., Part 8), and as said Regulations may be amended.

That in the event of breach of any of the above nondiscrimination covenants, the State shall have the right to terminate the permit and to re-enter and repossess said land and the facilities thereon, and hold the same as if said permit had never been made or issued.

*Applies to permits issued on Federal Aid Highways.

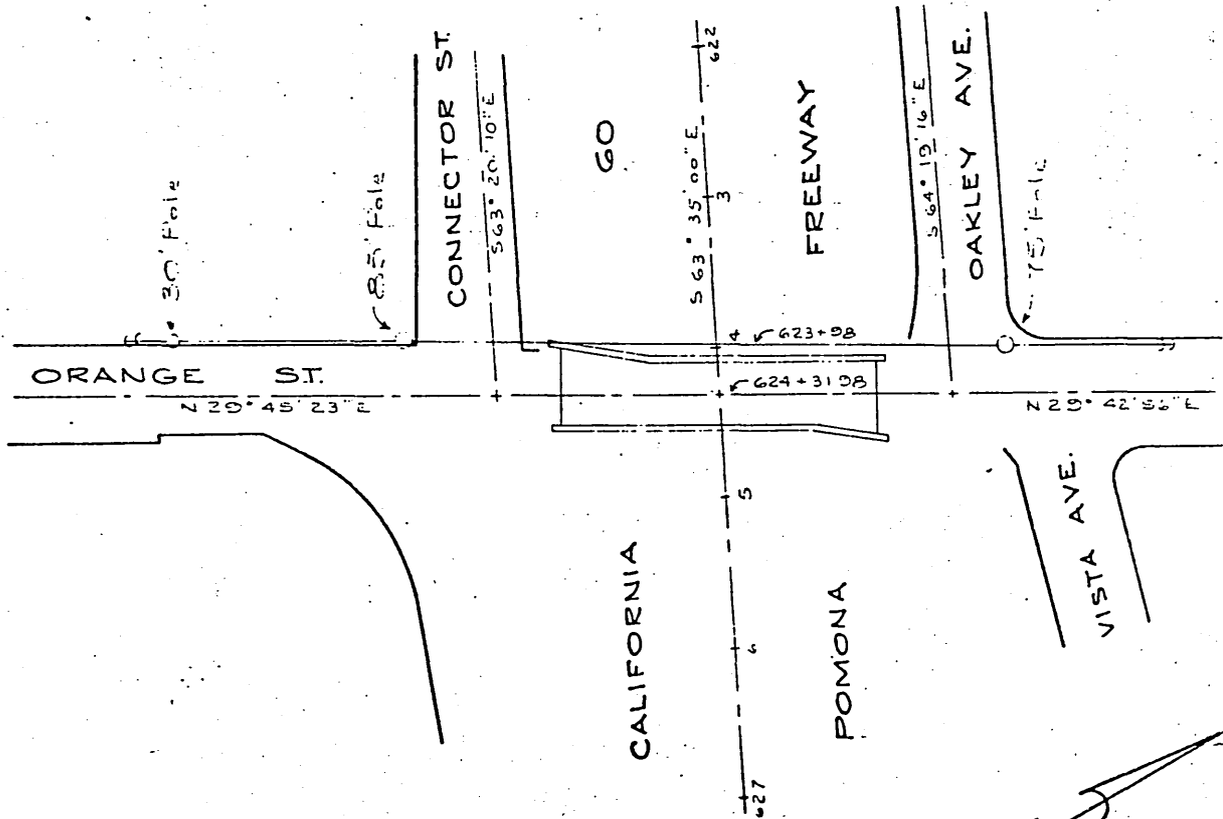
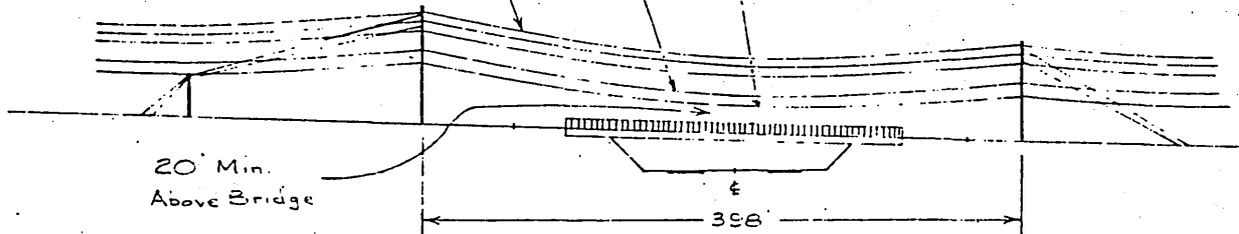
ARCHAEOLOGICAL RESOURCES

In the event that archaeological resources are revealed during activities covered under this permit, work shall cease in the vicinity of the archaeological materials until a qualified archaeologist retained by the permittee can evaluate the situation and make recommendations concerning the continuation of the work. The Permit Engineer shall be immediately notified, telephone (714)383-4017 or 4536, of any archaeological resources uncovered and shall be advised by the permittee's archaeologist of his/her recommendations.

1 Existing 3 ϕ -69KV-3 Wire Circuit With 3-653.9 Kcmil ACSR Conductors And 1 Proposed 3 ϕ -69KV-3 Wire Circuit With 3-954 Kcmil SAC Conductors In Twin Vertical Construction.

Existing 3 ϕ -4KV-4 Wire Circuit With 4-336.4 Kcmil ACSR Conductors In Horizontal Construction.

Existing Pilot Wire Cable Of 2-#10 Coperweld Conductors With Polyethylene Insulation and Jacket.



All construction conforms with G.O. 95.
Utility Coding: 60-651-653-5300-07850

SCALE 1" = 100'	DRAWN RJH	CITY OF RIVERSIDE DEPARTMENT OF PUBLIC UTILITIES	Elect. DIV.	DRAWING NO.
DATE 11-14-80	APPROVED			PI-5300-D