

ENCROACHMENT PERMIT

TR-0120 (REV. 6/2000)

In compliance with (Check one):

- Your application of February 16, 2006
- Utility Notice No. _____ of _____
- Agreement No. _____ of _____
- R/W Contract No. _____ of _____

Permit No. 08-06-N-UM-0134	
Dist/Co/Rte/PM 08-RIV-91 PM 11.05	
Date 02/17/2006	
Fee Paid \$ EXEMPT	Deposit \$
Performance Bond Amount (1) \$ 0	Payment Bond Amount (2) \$ 0
Bond Company	
Bond Number (1)	Bond Number (2)

TO:

City of Riverside
3900 Main Street
Riverside, CA 92522
Attn: Thomas Boyd (951) 826-5341

, PERMITTEE

and subject to the following, PERMISSION IS HEREBY GRANTED to:

Inspect, operate, own, and maintain the proposed 8" sewer main within the State right of way on Magnolia Avenue from Station 6+20 to Station 19+68 and Lateral 1 per Drawing No. S-1883, and the 24" storm drain from Station 0+00 to Station 2+11 per Drawing No. D-768 installed per Encroachment Permit No. 08-05-6-UL-0431 by the 91 Magnolia Avenue, LLC.

The permittee is required to apply for the county-wide biannual maintenance permit upon the expiration of this permit.

THIS PERMIT IS NOT A PROPERTY RIGHT AND DOES NOT TRANSFER WITH THE PROPERTY OWNER.

The following attachments are also included as part of this permit (Check applicable):

- Yes No General Provisions
- Yes No Utility Maintenance Provisions
- Yes No Storm Water Special Provisions
- Yes No Special Provisions
- Yes No A Cal-OSHA permit, if required: Permit No. _____
- Yes No As-Built Plans Submittal Route Slip for Locally Advertised Projects
- Yes No Storm Water Pollution Prevention Plan / Water Pollution Control Plan

In addition to fee, the permittee will be billed actual costs for:

- Yes No Review
- Yes No Inspection
- Yes No Field Work

(if any Caltrans effort expended)

- Yes No The information in the environmental documentation has been reviewed and considered prior to approval of this permit.

This permit is void unless the work is completed before February 17, 2007

This permit is to be strictly construed and no other work other than specifically mentioned is hereby authorized.

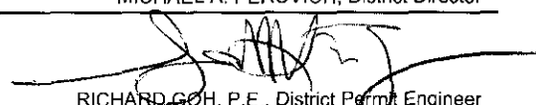
No project work shall be commenced until all the other necessary permits and the environmental clearances have been obtained.

PERMIT ENGINEER: Kevin Dinh
RELATED PERMIT(S): 08-05-6-UL-0431
COPIES TO:
Inspector: Melvin Mendez
Maintenance: Riverside Area
File: 08-05-6-UL-0431

APPROVED:

MICHAEL A. PEROVICH, District Director

BY:


RICHARD GOH, P.E., District Permit Engineer

In addition to the attached General Provisions, the following checked special provisions are applicable:

A PRE-JOB MEETING WITH THE ASSIGNED STATE'S REPRESENTATIVE, [REDACTED] IS REQUIRED PRIOR TO START OF ANY WORK UNDER THIS PERMIT. FAILURE TO DO SO MAY RESULT IN PERMIT CANCELLATION AND RESUBMITTAL MAY BE REQUIRED.

Notwithstanding the other provisions of this permit, your Contractor is required to obtain a duplicate permit, and pay \$ [REDACTED] for an inspection deposit, and \$ [REDACTED] for electrical equipment deposit prior to beginning work.

The Permittee shall provide a work schedule and a list of all sub-contractors to the State's Representative at the time of the pre-construction meeting or prior to start construction.

Contractor shall comply with Caltrans 1999 Standard Specifications, Caltrans 2004 Standard Plans, Revised Standard Plans and the project special provisions. The latest Revised Standard Plans are available at: www.dot.ca.gov/hq/esc/oe/project_plans/HTM/stdplans-met-new04.htm

All personnel shall wear hard hats and orange or lime vests, shirts or jackets as appropriate while on State property.

The Permittee's work shall be subordinated to any operations which the State may conduct and shall not delay, nor interfere with the State's Forces or State Contractors.

Attention is directed to Standard Specifications Section 7-1.11, Preservation of Property, and Business and Professions Code, Section 8771. The Permittee shall physically inspect the work site and locate survey monuments prior to work commencement. Monuments shall be referenced or reset in accordance with the Business and Professions Code.

No lane may be closed or obstructed at any time unless specifically allowed per the encroachment permit, shown in approved traffic control plans, and/or as directed by the State's representative.

Except for installing, maintaining and removing traffic control devices, any work encroaching within 0.9m(3') of the edge of a travel lane for areas with a posted speed limit below 45mph, or 1.8m(6') of the edge of a travel lane, for areas with a speed limit posted at 45mph or higher, shall require closing of that travel lane. Any work encroaching within 1.8m(6') of the edge of the shoulder, shall require closing of that shoulder. Permittee shall notify the State's Representative, and obtain approval of, all traffic control, lane closures or detours, at least seven (7) WORKING DAYS prior to setting up of any traffic control.

Traffic control is generally authorized between 9:00 AM and 3:00 PM only on Monday through Thursday and until 1:00 PM on Fridays, excluding holidays except specified in the Permit. All the lanes shall be open for use by traffic on Saturdays, Sundays and designated holidays. The designated holidays are: January 1st, the third Monday in January, the second and third Mondays in February, March 31, the last Monday in May, July 4th, the first Monday in September, the second Monday in October, November 11th, Thanksgiving Day, the day after Thanksgiving Day, and December 25th. When a fixed holiday falls on Saturday, the preceding Friday shall be

designated as holiday.

Should any deviation from these procedures or conditions be observed, all work shall be suspended until satisfactory steps have been taken to ensure compliance.

If time extension is necessary, a request for time extension and the accompanying attachments must be made a minimum of two (2) weeks prior to completion date stated on face of permit. If work has not been started before completion date, the permit will be voided. Failure to comply with rules and regulations stated on permit will jeopardize future permit privileges.

"AS-BUILT" PLANS ARE REQUIRED UPON COMPLETION OF ALL WORK. PLEASE REFER TO THE GENERAL PROVISION TR-0045, ITEM 22 FOR THE "AS-BUILT" REQUIREMENTS. NO FINAL INSPECTION WILL BE PERFORMED UNTIL CALTRANS IS IN RECEIPT OF "AS-BUILT" PLANS.

No vehicle or equipment shall be stored overnight within the right of way; it shall be removed immediately at the completion of the day's work. Refueling of vehicle or equipment within the right of way is strictly prohibited.

Required traffic control devices shall be installed around fixed objects to warn the motoring public for safety. Personal vehicles of the contractor shall not be parked within freeway right of way.

No materials or waste shall be stockpiled within State right of way.

Except as specifically provided herein, all requirements of the Vehicle Code and other applicable laws must be complied with in all particulars.

When traffic cones or delineators are used to delineate a temporary edge of traffic lane, the line of cones or delineators shall be considered to be the edge of the traffic lane. The permittee shall not reduce the width of the existing lane to less than 10 feet without written approval from the State's representative.

Excavations made within the limits of the right of way shall be backfilled and resurfaced to original condition before leaving the work area unless otherwise authorized by the State's representative.

Permittee shall be responsible for arranging the services of a qualified traffic control contractor to provide any needed traffic control.

The permittee shall arrange a meeting between his field representative, traffic control contractor, Caltrans representative and/or CHP at least two (2) weeks prior to start of any work covered under this permit to arrange date and time of starting work and determine appropriate methods of handling traffic. At least 3 working days notice shall be given to the Caltrans representative and/or the CHP, prior to the meeting to allow time to arrange for attendance.

A copy of this permit, complete with all attachments, shall be kept by permittee/contractor working under this permit and must be shown to the State Permit Inspector, State's Representatives, or Law Enforcement Officer, on demand.

The permittee shall be responsible for notifying the appropriate utility companies or underground service alert prior to any excavation work.

The permittee shall notify the California Highway Patrol Area Commander at least 72 hours prior to implementing traffic control.

When the work area encroaches upon a sidewalk, walkway, or crosswalk area, special consideration must be given to pedestrian safety. Protective barricades, fencing, handrails and bridges, together with warning and guidance devices and signs must be utilized so that the passageway for pedestrians, especially blind and other physically handicapped, is safe and well defined and shown on the approved permit plan.

Pedestrian walkways and canopies within State Right of Way shall comply with the requirements of the applicable local agency or of the latest edition of the Uniform Building Code whichever contains the higher standards.

[For City or County projects with utility relocations:]

If existing public or private utilities conflict with the construction PROJECT, PERMITTEE will make necessary arrangements with the owners of such utilities for their protection, relocation, or removal. PERMITTEE shall inspect the protection, relocation, or removal of such facilities. Total costs of such protection, relocation, or removal which STATE or PERMITTEE must legally pay, will be borne by PERMITTEE. If any protection, relocation, or removal of utilities is required, including determination of liability for cost, such work shall be performed in accordance with STATE policy and procedure. PERMITTEE shall require any utility company performing relocation work in the STATE's right-of-way to obtain a State Encroachment Permit before the performance of said relocation work. Any relocated utilities shall be correctly located and identified on the as-built plans.

[For other projects with utility relocations:]

If existing public or private utilities conflict with the construction PROJECT, PERMITTEE will make necessary arrangements with the owners of such utilities for their protection, relocation, or removal. PERMITTEE shall inspect the protection, relocation, or removal of such facilities. Total costs of such protection, relocation, or removal shall be borne by PERMITTEE in compliance with the terms of the Highway Encroachment Permits, Case Law, Public Utility Regulations, and Property Rights. PERMITTEE shall require any utility company performing relocation work in the STATE's right-of-way to obtain a State Encroachment Permit before the performance of said relocation work. Any relocated utilities shall be correctly located and identified on the as-built plans.

PERMIT NO.: 08-06-N-UM-0134

CO/RTE/PM: 08/RIV/91/11.05

PRECONSTRUCTION MEETING AGREEMENT

I, _____, acting as an authorized agent for the permittee, _____, do hereby agree to personally accomplish or have another designated person arrange for all involved company representatives to attend a pre-construction meeting with the authorized State representative _____ at _____, as specified on this permit. Such meeting must be held two (2) days or more prior to the planned start of the work on this project. The Authorized State representative shall have complete authority to determine whether the permit conditions, either implied or written, have been complied with. The State representative may then allow the permit work to proceed as appropriate. The Pre-construction Meeting Record below must be signed by both the State's representative and the permittee before the permit work may start.

I have read and understand the attached General Provisions TR-0045 and other attached provisions of this permit.

This agreement or a copy thereof, must be mailed back to the **Caltrans District 8 Encroachment Permit Office at 464 W. 4th. Street, MS 619, San Bernardino, CA 92401-1400**, within three (3) working days prior to the pre-construction meeting. Failure to return this form could delay the release of your bonds. A copy of this document shall be at the job site at all times when work is in progress and failure to do so may result in the suspension of work, as directed by the State's representative.

It is the permittee's responsibility to insure that the State's representative is notified of work completion and that the attached Completion Notice is mailed to the Caltrans Permit office.

Signature _____ Date _____

Print or Type Name

Position or Title

PRECONSTRUCTION MEETING RECORD

State Representative	_____	_____
		Date
Permittee Representative	_____	_____
		Date
Date Work May Begin	_____	

PERMIT NO.: 08-06-N-UM-0134
CO/RTE/PM: 08/RIV/91/11.05

CALTRANS ENCROACHMENT PERMITS
464 W. 4th. Street, MS 619
San Bernardino, CA 92401-1400

100% COMPLETION NOTICE

Work on Permit No.: 08-06-N-UM-0134 has been completed. A final inspection meeting was held on _____.

Permittee Representative _____ Date _____

State Representative _____ Date _____

FAILURE TO COMPLETE AND RETURN THIS TO THE DISTRICT PERMITS OFFICE MAY CAUSE A DELAY IN THE RELEASE OF YOUR BONDS.

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79-5
EP-46