



## AUTHORIZATION & AGREEMENT FOR TEMPORARY ENCROACHMENT INTO CITY RIGHT-OF-WAY FORM 5514-A-TTCI

Temporary Traffic Count Installation File No. 0735-10-TF-321

Property L	ocation			
Permit No.		☐ Application Fee (one location): ☐ Application Fee (multiple locations):	•	No. 13530-3741, Tran Code 2150) No. 13530-3741, Tran Code 2150)
Permit No.	•		3130 (ACCL. I	NO. 15550-5741, Trail Code 2150)
	Applic	ant, please complete all lines indicated with	a checkmark (√)	
Pursuant to	o Chapter 12.28 of the Chula	a Vista Municipal Code, permission is hereby g	ranted to:	
✓		✓	<b>√</b>	,
Company/	Applicant's Name		P	hone No.
✓				
Mailing Ad	dress	City	State	Zip
	er "Permittee") to tempora a ("City") for the purpose of	rily encroach within a portion of right-of-way conducting minor work.	("ROW") or eas	ement belonging to the City of
✓	and purpose:			
-	-	permission is hereby granted for the above- n accordance with the following conditions:	-mentioned Encr	oachment on the real property
Er	ncroachment shall be remov	ween the dates of and _ ved, or Permittee may request City to extend Engineer and such extension of time is not to	the effective dat	es. Approval of such request is
2. Sa m	aid Temporary Encroachmer eters, transformers, valves (	at shall, in no way interfere with or disturb any gas or water) owned by utility companies, or o	existing facilities	including: manholes, vaults,
	ewer manholes owned and r	naintained by the City. ecation of the above-mentioned Temporary En	croachment shal	I he the sole responsibility of
		at no expense to City.		t be the sole responsibility of
		nt consists of temporary placement of constru		or equipment (including trash
bi		treet-side of the curb line or obstructs any par	•	
	a. Permittee, at Permit required by the City	tee's sole cost, shall provide barricades with fl Engineer.	ashers for the du	ration of the encroachment as
	b. Encroachment, if over approach on the neighbor	er thirty-six (36) inches in height, shall not be p ghboring properties to prevent obstructing the	vision of drivers	exiting said driveway.
	c The City Engineer ma	by require Permittee to furnish a certificate of	Insurance with the	ne City Of Chula Vista as

Additional Insured indicating a minimum liability coverage in the following amounts:

1. Bodily Injury: \$500,000 each person

\$1,000,000 each occurrence

\$1,000,000 aggregate products and completed operations

2. Property damage: \$250,000 each occurrence

\$500,000 aggregate

(A combined single limit policy with aggregate limits in the amount of \$2,000,000 will be considered equivalent to the required minimum.)

- 5. The Encroachment shall be installed and maintained in a safe and sanitary manner as determined by City's City Engineer.
- 6. Permittee shall restore any surface improvements, including landscaping, disturbed by this encroachment to their original condition.

This permit is revocable upon written notice by City to Permittee, and upon such notice, the installation/placement must be removed, or relocated, as may be specified in writing by the City engineer at Permittee's expense immediately upon request. If Permittee fails to remove or relocate the Encroachment within the period allotted, City may cause such work to be done and the cost thereof shall be billed to Permittee by City.

Permittee shall defend, indemnify, protect and hold harmless the City, its elected and appointed officers and employees, from and against all claims for damages, liability, cost and expense (including without limitation attorneys' fees) arising out of the conduct of the Permittee, or any agent or employee, subcontractors, or others in connection with the execution of the work covered by this permit, except only for those claims arising from the sole negligent or sole willful conduct of the City, its officers, or employees. Permittee's indemnification shall include any and all costs, expenses, attorneys' fees and liability incurred by the City, its officers, agents, or employees in defending against such claims, whether the same proceed to judgment or not. Further, Permittee at its own expense shall, upon written request by the City, defend any such suit or action brought against the City, its officers, agents, or employees. Permittee's indemnification of City shall not be limited by any prior or subsequent declaration by the Permittee.

The undersigned Permittee hereby accepts the foregoing Temporary encroachment Permit upon the terms above set forth and agrees to all of the conditions and covenants on its part to be performed. It is understood and agreed that, in addition to the above conditions, all applicable conditions of the City of Chula Vista Municipal Code are incorporated herein by reference as if set forth in full.

Signature	Date							
✓								
Print Name								
City of Chula Vista (Designee):								
Ву	Date							
The following is to be completed by the Traffic Engineering Section Staff:								
Has the Traffic Count Data been received?	☐ Yes	□ No						
Has the Permitted Work been completed?	☐ Yes	□ No						
Permit has been signed off by:								
Signature	Date							
Title								

Permittee: