

PERMIT FOR INSTALLATION ON COUNTY RIGHTS-OF-WAY: PIPELINE CROSSINGS

APPLICATION

Applicant (Permittee):			
Address:	City,	State, Zip:	
Phone:	Cell F	Phone:	
Proposed Pipeline shall be	_ inches in diameter; sha	all be made of	(PVC, steel, cast
iron); and shall be used for transmiss	sion of	(water, sewer, oil	, natural gas, other).
Proposed Construction Type:			
☐ Perpendicular Bored & Cased☐ Variance Type I. Perpendicular B☐ Variance Type II. Perpendicular T	· ·	•	_
Proposed Location is in Glasscock	County Precinct No	_ on	(County Road).
GPS: Lat:	Long:		
A sketch showing location and descr	ription of the proposed pi	peline is attached to this for	<mark>m</mark> .
<u>Proposed Timeline</u> of construction	within the right-of-way wi	ll begin on or after	, 20; and
will be completed on or before		, 20 (Maximum len	ngth of permit: Two (2) weeks
unless specifically extended by actio	n of the Glasscock Coun	ty Commissioners Court).	
I propose to place the above-descritexas, and do hereby apply to the cand description of the proposed pipapplication. I agree to construct a Commissioner and in accordance we Court and made a part of this Permit	Glasscock County Comm peline and appurtenance and maintain this installa with the Policy and Spec	nissioners Court for approva es is more fully shown on ation in the county right-of	al of this installation. The location a sketch attached to this permi -way as directed by the County
Date:	Applicant Signature: _		
Landowner Side 1: Printed Name:		Signature:	
Phone:			
Landowner Side2: Printed Name:		Signature:	
Phone:			

APPROVAL

The Commissioners Court of Glasscock County, Texas, offers no objection to the location	in the right-of-way of your
proposed pipeline as described in this document and as shown on the attached sketch.	This installation shall be
performed in strict compliance with directions of the County Commissioner and the Policy and	Specifications which are a
part of this Permit. This permit is not assignable by the Permittee, and any assignment sha	all terminate the rights and
privileges herein.	

Date:	Signature:	County Commissioner or County Judge
		Phone:

POLICY FOR INSTALLATION ON COUNTY RIGHTS-OF-WAY: PIPELINE CROSSINGS

<u>Permit Applications:</u> No pipeline shall be installed, constructed, rebuilt, relocated, enlarged or otherwise modified within the right-of-way of any Glasscock County Road without a duly executed permit from Glasscock County. Applications for permits shall be submitted to the County Commissioner of the Precinct in which the proposed pipeline is located or the County Judge; and shall be submitted by the owner of the pipeline (or the authorized representative of the owner), who shall represent all parties involved. Pipelines may only be placed in Glasscock County rights-of-ways in such a manner as to cross the county road (as close as possible to perpendicular to the roadway). Any proposed installation of a pipeline parallel to the roadway must be expressly approved by action of the Glasscock County Commissioners' Court.

Rights & Obligations: It is expressly understood that Glasscock County does not purport to grant any right, claim, title or easement in this right-of-way; and it is further understood that Glasscock County may require the Permittee, at the Permittee's expense, to lower or relocate this line, subject to provisions of governing laws, by giving thirty (30) days written notice.

<u>Specifications & Requirements:</u> All work within the right-of-way shall be performed in accordance with this Policy and Specifications and with the County Commissioner's instructions. The installation shall not damage any part of the roadway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent property owners. Upon the completion of any such construction, installation, removal or lowering, Permittee shall replace and restore all fences relocated or removed during the construction period to the satisfaction of the County Commissioner. Permittee must keep all equipment off of the right-of way prior to, during and post construction.

<u>Inspection & Maintenance:</u> Glasscock County reserves the right to inspect pipeline crossing installations at the time of construction and at all times thereafter, and to require such changes, maintenance, and repairs as may at any time be considered necessary to provide protection of life and property within the county right-of-way. The cost of changes, maintenance and repairs of pipelines and other appurtenances on the right-of-way will be the responsibility of the Permittee. In the event a Permittee fails to make corrective measures as directed, Glasscock County may perform the necessary work and hold the Permittee financially responsible.

Signs: The Permittee shall not erect any signs (fixed or movable) on, or extending over, any portion of the county road right-of-way, with the exception of the Traffic Control Signs shown on the attached TxDOT TCP (1-2)-18. The Permittee is responsible for folding signs at night during operations, so as not to confuse the traveling public. Any signs needed at night must be a minimum of six (6) feet in height. Refer to TxDOT BC (4) & (5)-21. All signs must be removed from the County Right-Of-Way at the completion of crossing work.

<u>Liability & Hold Harmless:</u> The Permittee shall be liable for any and all damages to the personal and real property of Glasscock County and to any third person or persons by reason of these operations in installing, repairing, maintaining, using or removing from the right-of-way the above-mentioned pipeline, whether caused by the Permittee's negligence or otherwise. Permittee further agrees to indemnify and hold harmless Glasscock County and its duly appointed agents and employees against any action (including expenditures of defending any suit) for personal injury or property damage sustained during any actions associated with this permit.

<u>Non-Exclusivity:</u> The rights and privileges granted herein are non-exclusive and Glasscock County reserves the right to convey similar rights and privileges to such other persons as it may deem proper.

<u>Temporary Lines:</u> No temporary lines may be placed in or across county rights-of-ways unless expressly approved by action of the Glasscock County Commissioners Court.

Notification: The County Commissioner shall be notified forty-eight (48) hours prior to start of any work within the county right-of-way.

SPECIFICATIONS FOR INSTALLATION ON COUNTY RIGHTS-OF-WAY: PIPELINE CROSSINGS

- 1. All pipeline installations under the roadbed of a county road within the county right-of-way shall be placed by boring. Where right- of-way widths permit, boring shall extend for a minimum distance of 12 feet from either edge of the roadway surface. Bore pits shall be located a minimum of 12 feet away from the edge of the roadway. Over-cutting in excess of one (1) inch shall be remedied by pressure grouting the entire length of the installation.
- 2. All pipelines placed in the right-of-way (whether bored or open cut) shall have a minimum cover of 42 inches.
- 3. All pipelines carrying pressured gas or liquid fuel contents shall be enclosed in satisfactory encasement extending from right-of- way line to right-of-way line, with vents provided at the ends of the encasement.
- 4. Any poles, pedestals, vent pipes or other similar appurtenances which must be placed within the right-of-way, shall be placed within eighteen (18) inches of the right-of-way line.
- 5. When cased boring is considered a safety issue, the Commissioners Court may consider a variance request to allow an uncased steel bore. The applicant must submit a signed and sealed Barlow calculation, prepared by a licensed Texas Professional Engineer.
- 6. When boring is considered impracticable, the Commissioners Court may consider a variance request to these specifications and grant permission to open cut and backfill a specific installation. Applicant shall repair the roadway to the condition that existed prior to commencement of the work on or around the roadway; and in the event any of the cut sections of the identified County Road should sink or drop within a five-year period after the above mentioned repair of such section, the applicant will be responsible for all costs incurred in connection with the adjustment and repair of such sections. In this case, the following conditions shall govern:
 - a. The open-cut ditch, within the entire roadway width, must be backfilled with 2 sack, pea gravel cement mix. This material is also known as flowable fill and shall have a maximum slump of six (6) inches. The flowable fill is to be placed within six (6) inches vertically on an unpaved road and two (2) inches on a paved road
 - b. The final six (6) inches of unpaved roads will be a roadway base and the final two (2) inches of paved roads will be a cold laid asphalt mix as approved by the County Commissioner.
 - c. All cuts, backfill, base replacement and re-surfacing are to be performed in a neat and workmanlike manner and shall conform to all directions of the County Commissioner.
- 7. Pavement or roadway damaged by any of the operations associated with this installation shall be repaired as directed by and to the satisfaction of the County Commissioner.

Necessary traffic control devices, including barricades, cones and warning signs (and when necessary, flagmen) shall be provided by the Permittee and used as required to warn the driving public and to provide protection to the workers. All traffic control shall be designed, installed, operated and maintained in accordance with the latest revised edition of the <u>Texas Manual on Uniform</u> <u>Traffic Control Devices</u>. The roadway shall be open to traffic at all times, unless the Permittee is specifically authorized by the County Commissioner to temporarily close the road to traffic. All operations shall be conducted in the interest of traffic safety and access to adjacent property.