MEMO 23-28

TO: Frank Schulte, Director of Public Services

FROM: James Kowalski, Director of Public Services

DATE: November 6, 2023

SUBJECT: Wayne County Annual Permit Community Resolutions

Each year Wayne County issues the City of Grosse Pointe Woods an Annual Maintenance Permit to Construct, Operate, Use and/or Maintain – To Occupy the Right-of-Way of County Roads. The County also requires an Annual Pavement Restoration Permit and an Annual Permit for Special Events. As in prior years, the Model Community Resolutions and copies of the city's certificate of insurance must accompany the approved permits. The cover letter indicates updates in insurance requirements; which will require the City's compliance. City Attorney Debra Walling has reviewed the Annual Permits and has approved them for Council's review.

I recommend the City Council adopt the Model Community Resolutions authorizing execution of the annual maintenance permit, the annual pavement restoration permit, and the annual permit for special events, authorize the Director of Public Services to sign the permits, and authorize the City Clerk to forward said documents to Wayne County.

Attachments

Recommended for Approval as Submitted:

Frank Schulte, City Administrator

RECEIVED

NOV 07 2023

CITY OF GROSSE POINTE WOODS CLERK'S DEPARTMENT



Warren C. Evans County Executive

October 05, 2023

CITY OF GROSSE POINTE WOODS (313) 640-160 17147 Maumee Ave Grosse Pointe, MI 48230-1534

RE: Annual Maintenance Permit - A-24054

Attention: James Kowalski

Enclosed is your Wayne County Annual Maintenance Permit package. The Annual Permit authorizes a municipality to occupy Wayne County road rights-of-way for the purpose of inspection, repair and routine maintenance of the following facilities which are under its jurisdiction:

- 1. Sanitary sewer inspection, repair and routine maintenance.
- 2. Water main inspection, repair, routine maintenance and installation of residential and commercial water service connections (two-inch maximum diameter).
- 3. Application of dust palliatives.
- 4. Repair and replacement of existing sidewalks.

Note: A separate permit will be required for final pavement repairs when pavement is broken while making either emergency or non-emergency repairs.

In addition to the Annual Permit, the package also includes the following attachments, which are incorporated by reference into the permit:

- 1. Scope of Work and Conditions for Municipal Maintenance Permits
- 2. General Conditions and Limitations of Permits
- 3. Indemnity and Insurance Attachment
- 4. Model Community Resolution

Please review the insurance attachment carefully, since the insurance requirements have been recently updated.

The WCDPS Permit Office has published its manual, *Rules, Specifications and Procedures for Permit Construction.* This manual replaces the Permit Specifications Document which was attached to annual permits in previous years. The manual is also incorporated by reference into this annual permit and is available online at:

http://www.waynecounty.com/dps/construction permits.htm

As a condition of the annual permit, the County requires that your governing body pass a blanket resolution of approval which

- a) agrees to fulfill all permit obligations and conditions
- b) to the extent allowed by law, hold harmless and defends Wayne County and its officials and employees against any and all damage claims, suits or judgments of any kind or nature arising as a result of the permitted activity
- c) designates and authorizes an appropriate official of the requesting municipality to sign the permit on its behalf.

Please return the original permit, signed and dated by the person authorized and designated by the resolution, along with a certified copy of the resolution and a copy of your certificate of insurance, consistent with the requirements transmitted in this package. Type the name of the designated signer below the signature line and submit these documents to:

Wayne County Department of Public Services Permit Office Attn: Ms. Indira Boda 33809 Michigan Avenue Wayne MI 48184

Once received, the Permit Coordinator will validate your permit and return an executed copy to you for your files.

The Scope of Work and Conditions for Municipal Maintenance Permits requires that the Permit Holder submit <u>monthly</u> reports of all work performed under this permit. These reports should be faxed to 734.595.6356.

If you have any questions regarding this Annual Permit, please contact me at (734) 858-2774, extension 2024.

Sincerely,

Indira Boda Permit Coordinator

C: file

Attachments: Annual Permit Scope of Work and Conditions for Municipal Maintenance Permits General Conditions and Limitations of Permits Indemnity and Insurance Attachment Model Community Resolution

PERMIT OFFICE		COUNTRA	Permit No.	
33809 MICHIGAN AVE		all an of the	A-2405	4
WAYNE, MI 48184			ISSUE DATE	EXPIRES
PHONE (734) 858-2774			10/5/2023	12/31/2024
FAX (734) 595-6356		A WALLE		West Orden
72 HOURS BEFORE ANY		1796 HYPE	REVIEW NO.	Work Order 79636
CONSTRUCTION CALL				19030
Inspection Staff		WAYNE COUNTY		
(734) 858-2761	DEPART	MENT OF PUBLIC SERVICES		
FOR INSPECTION	PERMIT TO CONSTR	RUCT, OPERATE, USE AND/OF	RMAINTAIN	
PROJECT NAME:				
OCATION: CITY/TOW	NSHIP:			
PERMIT HOLDER:		CONTRACTOR:		
CITY OF GROSSE POINTE WOODS	WOIN.		Work:	
20025 Mack Plaza Dr Grosse Pointe Woods, MI 48236-234	Work Ext: 3 Mobile:		Work Ext: Mobile:	
Contact: JAMES KOWALSKI	Home:	Contact:	Home:	
ESCRIPTION OF PERMITTED AC	TIVITY (72 HOURS BEFC	RE YOU DIG, CALL MISS DIG 1-800-	482-7161, www.missdig.org)	
TO OCCUPY THE RIGHT-OF- WAY	OF COUNTY ROADS FOR TH	E BELOW ACTIVITIES		
. SANITARY SEWER INSPECTION	ON, REPAIR AND ROUTINE MA	INTENANCE.		
. WATERMAIN INSPECTION, RI	EPAIR AND ROUTINE MAINTEN	IANCE		
. DUST PALATIVE, CALCIUM& S	SALT APPLICATIONS.			
. SIDEWALK REPAIR AND REPI	ACEMENT.			
. TO PERFORM STREET SWEE	PING OPERATIONS DURING D	AYLIGHT HOURS ONLY.		
LL ACTUAL INSPECTION COSTS,	INCLUDING OVERTIME, SUPE	RVISION, TESTING OF MATERIALS	AND EMERGENCY WORK,	IF
EQUIRED, SHALL BE BILLED TO	PERMIT HOLDER			
REQUIRED, SHALL BE BILLED TO	PERMIT HOLDER	PERMIT REQUIREMENTS AND CON		

ALL ATTACHMENTS ARE INCORPORATED BY REFERENCE AS PART OF THIS PERMIT

PAVEMENT REPAIRS REQUIRE A SEPARATE PERMIT AND ARE NOT TO BE COMPLETED UNDER THE TERMS OF THIS ANNUAL PERMIT.

PERMIT HOLDER AGREES TO SUBMIT MONTHLY REPORTS OF WORK PERFORMED UNDER THIS PERMIT

FINACIAL SUMMARY	DEPOSITOR	APPROVED PLANS PREPARED BY Applicant :	
TOTAL PERMIT AMOUNT		PLANS APPROVED BY	
	, Bank: Tender Type:	Matthew Fiems DATE	
	Date: Check No.: Final Check:	REQUIRED ATTACHMENTS Approved Plans. General Conditions. Indemnity and Insurance Attachment. Rules, Specifications	
Credit	and the second	and Procedures for Permit.	

In consideration of the Permit Holder and Contractor agreeing to abide and conform with all the terms and conditions herein, a Permit is hereby issued to the above named to Construct, Operate, Use and/cr Maintain within the Road Right of Way, County Easement, and/or County Property. The permitted work described above shall be accomplished in accordance with the Approved Plans, Maps, Specifications and Statements filed with the Permit Office which are integral to and made part of this Permit. The General Conditions as well as any Required Attachments are incorporated as part of this Permit.

		WAYNE COUNTY DEPARTMENT
		OF PUBLIC SERVICES
JAMES KOWALSKI	DATE	
PERMIT HOLDER NAME / AUTHORIZED AGENT		

PREPARED BY



Wayne County Department of Public Services Engineering Division – Permit Office Scope of Work and Conditions Attachment For Annual Municipal Maintenance Permits

The Annual Permit authorizes the municipality to occupy Wayne County road rights-of-way for the purpose of inspection, repair and routine maintenance of the facilities listed below that are under its jurisdiction.

Scope of Work - The following work is authorized under the Annual Maintenance Permit:

Sanitary Sewers

1. Inspection, repair and routine maintenance of the facilities under its jurisdiction

Water Main and installation of 2" pipe

- 1. Inspection, repair and routine maintenance of the facilities under its jurisdiction
- 2. Water service connection with 2" diameter pipe or less, serving single customer

A separate permit will be required for any operations performed under the following conditions for Water and/or Sanitary related work:

- a. For all water service connections larger than a two inch (2") diameter.
- b. For any water service connection that serves more than one customer.
- c. Whenever work is to be performed in a new subdivision.
- d. For any sanitary sewer service connection.

Dust Palliative Applications

- 1. Dust palliative treatment shall be with calcium magnesium chloride in accordance with Wayne County specifications.
- 2. The municipality shall designate each road to be treated with dust palliative and pay the Contractor for all materials and service.
- 3. Prior to the application of Dust Palliative Materials, the Permit Holder shall provide at least seven (7) days notice to the Wayne County Roads Division (313-955-9920) to allow for preparation and inspection of the roads to be treated.

Sidewalk

1. Existing sidewalks may be repaired or replaced at existing alignment on existing grade.

A separate permit will be required for the construction of a new sidewalk, for the replacement of an existing sidewalk on a new alignment or grade or for the construction of new sidewalk ramps to the County road.

Street_Sweeping

- 1. Street sweeping shall be performed during daylight hours only.
- 2. All traffic control devices shall conform to the provisions of the current MMUTCD.

Permit Conditions

- 1. A separate permit will be required for final pavement repairs when pavement is broken while making either emergency or non-emergency repairs.
- Reports indicating all work performed or that no work was performed under the permit shall be provided to the Permit Office at the end of each month.
- 3. Any work not covered under the annual scope of work and conditions above shall require a separate permit. Refer to the Wayne County Rules, Specifications and Procedures Construction Permits.
- 4. All inspection costs, including overtime, supervision, testing of materials and emergency work, if required, shall be billed to the Permit Holder.



Wayne County Department of Public Services Engineering Division – Permit Office

Conditions & Limitations of Permits

Plan Approval and Specifications. All work performed under the permit shall be done in accordance with the approved plans, specifications, maps, statements and specifications as defined in the current *large Commy lake. New firstnew mal Providers for Permit Construction*, included as an attachment to this permit, the *llaye Commy lake. Plans for Permit Construction*, and the *MPOT Staglard Specifications*, for *Commy lake. Plans for Permit Construction*, and the *MPOT Staglard Specifications* as defined in the current *large Commy lake. Plans for Permit Construction*, and the *MPOT Staglard Specifications* for the construction, operation or problem which excluses as a result of the construction, operation and sendor maintenance of the leftility in the Permit Holder as discussed as any staglard plans of by the Permit WCDPS specifications and Specifications and Specifications and Specifications and sendor maintenance of the leftility in the Permit Holder as discussed by the approved by the Permit WCDP's specifications and Spe

Fees: The Permit Holder shall be responsible for all fees and costs incurred by the County in connection with the permit and shall deposit payment for fees and costs as determined by the County at the time the permit is fissued

Hond: The Permit Holder shall furnish a bond in each or Certified check in an amount acceptable to the County to guarantee performance under the conditions of the permit. The County may use all or any portion of the bond which shall be necessary to cover any expanse, including inspection cours or damage incurred by the County through the granting of the permit. Should the bond be insufficient to cover the expenses and damages incurred by the County, the Permit Holder shall pay such deficiency upon billing by the County. If the bond amount exceeds the expenses and damages incurred by the County, the excess purion will be returned to the Depositor the excess purion will be returned to the Depositor for the date of satisfactory completion of the construction authorized by the permit.

Insurance. The Permit Holder shall furnish proof of hability and property damage insurance in the form and amounts acceptable to the County with Wayne County named as an insured party. The Permit Holder shall institution this insurance until the permit is released, revoked or cancelled by the County.

Indemnification / Hold Harmless: Sub-Section 1 herein applies to all Permit Holders except Municipalities. Sub-Section 2 herein applies to Municipalities only

- 1 To the extent allowed by hiw, the Permit Folder shall indemnify, hold hamless and defend Wayne County, its Department of Public Services, its inficials and employees against any and all claims, suits and judgments to which the County, the Department, its officials and employees may be subject and fin all costs and actival altorney fees which may be incurred on account of injury to persons or damage to property of the County, whether due to negligence of the Permit Holder or to the joint negligence of the Permit Holder and the County, arising out of any and all work performed under the permit, or in connection with work not authorized by the permit, or resulting from follure to comply with the terms of the permit or arising out of the continued existence of the work product that is the subject of the permit. This hold hamless provision must ont be construed as a waiver of any governmental immunity by the County.
- 2 To the extent allowed by law, the Municipality as Permit Hulder shall hold harmless and defend Wayne County, its Department of Public Services, its officials and employees, for the Municipality's own negligenee, turitous acrs, errors, or emissions of any of its employees, on account of injury to persons or damage to property, including property of the County, ensing out of any and all work performed under the permit, or in connection with work not eatherized by the permit, or realizing from failure to comply with the terms of the permit or arising out of the continued existence of work predict that is the subject of the permit or active exploses to contractors, subcentateous, consultants, or agreemental immunity by the County or the Municipality's as provided by statute or multified by eoun decisions

Permit on Site: The Permit Holder shall keep available a copy of the permit and any associated approved plans en site during permitted activities

Notification for Start and Completion of Work: The permit shall not become operative until it has been fully executed by the County. The Permit Holder shall notify the County before starting construction and shell untify the County when work is completed. The Permit Holder or their representative shall have copies of the executed permit and approved plans in their possession on the job site at all times.

- The Permit Holder shall provide at least three (3) days advanced notice, excluding Saturdays, Sundays and holidays, to the Permit Office prior to the commencement of any permitted activities by submitting a STAR COF WORK NOTIFICATION form by mail, fax or e-mail. In certain instancer, additional notice may be required by the Permit Office. In the event that construction work ceases for a period of time, then the Permit Holder shall notify the Wayne Chonty Inspector at least 24 hours prior to resuming work.
- 2 The Permit Holder shall comply with all requirements of the Miss Dig Statute, MCL §460 701 et seq. as aniended. The Permit Holder shall coll "MISS_DIG", at (600) 482-7161, at least 72 hours, evoluting Seturdays, Sundays and holidays, but not more than treenty-one (21) calendar days, before stating any underground work. The Permit Holder assumes all responsibility for damage to nr interruption of underground withins
- 3 The Permit Holder shall call Wayne County Department of Public Services' Traffic Operations Office at (734) 955-2134, at least 72 hours prior, excluding Saturdays, Sundays and holidays, but not more than twenty-one (21) calendar days, before starting any underground work in the vicinity of any traffic signal equipment owned, operated or maintained by Wayne County

Safety: The Permit Holder agrees that all work under the aermit shall be performed in a safe manner and to keep the area affected by the permit holder agrees that all work under the aermit shall be performed in a safe manner and to keep the area affected by the permit holder shall combine install and maintain all necessary traffic centrols and protection which are in accordance with the current Mannal on Lindema Frather Control Daviegs (MUTCD). The Permit Holder shall conduct all activities and maintain all facilities as set forth in the permit in a manner so us not to damage, impair, interfere with, or obstruct a public road or create a fineseeable risk of harm to the traveling public. The Permit Holder shall conduct all activities and maintain all facilities as set forth in the permit in a manner so us not to damage, impair, interfere with, or obstruct a public road or create a fineseeable risk of harm to the traveling public. The Permit Holder shall comply with all applicable OSITA and MIOSITA requirements.

Underground Utilities. The Permit Holder shall contact all utility owners regarding their facilities prior to starting work and shall emply with all applicable provisions of Act 53, Public Acts of 1974, as an ended. Wayne County makes no warranty either expressed or implied as to the condition or soltability of subsurface conditions or eny existing facility which may be encountered during an excavation. The presence or obsence of utilities is based on the best information available and the County is not responsible for the accuracy of this information. The Permit Holder streames all responsibility for the interruption and damage in underground utilities. The Permit Holder is responsible for proper disposal, in accordance with ourient ended on appropriate release form within the right-of-way. Such materials include, without limitation, snills or groundwater contaminated by petroleum products or either pollutions associated with sites identified by the MDEQ or tepanet on appropriate release forms fire underground storage tanks.

Assignability. The permit is neither transferable not assignable without the written censent of the County

Limitation of Permit: The Applicant and the Permit Holder shall be responsible for obtaining and shall secure any permission recessary or required by law from State, federal or other local governmental agencies and jurisdictions, corporations or individuals. These include, without limitation, those penaiming to drains, inland lakes and streams, wetlands, woodlands, flood plains, filling, noise regulation and hours of neuration. Issuance of a Wayne County permit does not authorize activities otherwise regulated by State, federal or local agencies.

Access of Other Vehicles: The Permit Holder shall, at all times possible, maintain a minimum of one acceptable access to all abutting occupied properties, driveways and side streets unless othewise specified on the approved plans. The Permit Holder shall notify all owners or acceptable access may be temporarily distupted during the permitted work. The local police, fire or emergency service agencies shall define accession that here in todady driveway or side streets is retered to the permitted infinite intervieway or side streets is retered to the permitted burners or acceptable access. The Permit Holder shall provide signing and other informements necessary to ensure adequate access units the roadway, driveway or side streets is restored. The levent Holder shall conduct all operations on as to infinitize interventione to abutting property owners. Wayne County reserves the right to resonably restrict the progress of weak by the Permit Holder based on the rate of roadway and right-way restored on infinite interventiones or exeavations has been completed and driveways, inde streets and drainage restored.

Restoration: The Petisist Holder agrees to restere the County road and road right-of-way. County drain essement or County park property to a condition equal to or better than its condition believe work under the permit hegan. If the Permit Holder (also to satisfactorily restore the permit dwark area, Wayne County may take all practical actions necessary to provide reasonably sale and convenient public travel, presention of soil erosion and sedimentation, and elimination of nusance to abuting property owners caused by the permitted activity. Security in the form of cash, a certified check or tarty bond shall be required to scene the cost of restoring the disturbene of the synchrobid problem and containing the permit the security shall be determined by the form of Cash, a certified check or tarty bond shall be required to scene the cost of restoring the disturbene of philos of an acceptable safe condition. The security shall be determined by the form of Cash, a certified check or tarty bond shall be protracted or that the work will not be completed by the form the lotter, the Permit Holder shall restore the circle shall be to condition that existed prior to issuance of the permit.

Acceptance. Acceptance by the County of work performed does not relieve the Permit Holder of full responsibility for work performed or the presence of the permited facility. The Permit Holder acknowledges that the County has no liability for the presence of the Permit Holder's facility located within the County road right-of-way. Crunty drain easement or County park property

Permit Expiration and Extension of Time: All work authorized by the permit shall be completed to the satisfaction of the Permit Office on or before the expiration date specified in the permit. Any request for an extension of time for completion shall be on a completed County form and shall demonstrate good cause for granting the request. Additional requirements may be imposed as a condition of an extension of time due to seasonal limitations or other considerations. These additional requirements may be imposed as a condition of an extension of time due to seasonal limitations or other considerations. These additional requirements may include, without limitation, changes to materials or construction methods, restablishment of fees, bonds, deposits and invariance requirements

Responsibility: The design, construction, operation and maintenance of all work covered by the permit shall be at the Permit Indee's expense with the exception that the Permit Holder will not be responsible for monitaring read widenings or similar facilities which become part of the County readway.

Revocation: The permit may be suspended or revoked at the will of the County. Upon order of the County, the Permit Holder shall surrender the permit, crase operations and remove, after or relocate, at their expense, the facilities for which the permit was granted. The Permit Holder expressly waives any right to claim damages for compensation resulting from the reveation of the permit.

Violation The County may declare the permit hulf and word if the Permit Hulder violates the terms of the permit. The County may require immediate removal of the Permit Hulder's facilities and restoration of the County property, or the County may require immediate removal of the Permit Hulder's facilities and restoration of the County property, or the County may require immediate removal of a violation of the permit the destruction of the permit the County property at the Permit Hulder's expresse. The Permit Hulder agrees that in the event of a violation of the permit of the permit to not satisfactorily completed by the permit expiration date, the County may use all or any portion of the permit to restore the County used right-of-way, drain exement, wastewater facility or park property as necessary for reasonably safe and efficient operations and maintenance, or to establish extramitinary maintenance procedures as required to assure reasonably safe and efficient operations of the County facility.

Inspection and Testing of Materials. Wayne County reserves the right of inspection and the testing of materials by its authorized representatives of all permitted activities and/or activities within the road right-of-way. County owned property or within a Cenny drain easement. All items identified by the final inspection shall be resolved prior to release of the permit. All materials and methods utilized during the course of the authorized permit work shall neer the requirements of the current MDOF Standard Specifications. For Construction as medified by Wayne County Special Provisions, Standard Plans for Permit Holder shall be remained in the materials.

Design The Permit Holder is fully responsible for the design of the permitted facility, such that the design shall be consistent with all applicable County standards, specifications, guidelines, requirements and with good engineering practice. Any errors in the plans that become evident after the issuance of a permit, and which change the scope of permitted work, are subject to review and may be grounds for revocation of the permit. The form of the responsibility of correcting errors, deficiencies, or omissions due to oversight or unforescen contingencies such as faulty drainage, poor tubioil condutions or the faultier of the (second conductions) and the permit Holder is engineer to show all the related or permitted conditions or the faultier of the (second conductions) and the plan area

Drainage Drainage shall not be altered to flow ions the road right-of-way or road drainage system onless approved by Wayne County

Permit Holder Compliance The Permit Holder shall abide by the conditions and limitations contained on the permit and alt other conditions listed within the WCDPS Rules, Specifications and Procedures for Construction Permits. The application of any work undertaken under the permit shall constitute the Permit Holder's agreement to the Provision.



Wayne County Department of Public Services Engineering Division – Permit Office Indemnity and Insurance Attachment

To the extent allowed by law, the Permit Holder shall defend and hold harmless Wayne County, the Department of Public Services, its officials and employees against any and all claims, suits and judgments to which Wayne County, the Departments, its officials and employees may be subject and for all costs and actual attorney fees which may be incurred on account of injury to persons or damage to property, including County property. The Permit Holder shall provide this indemnity for any incident arising out of any and all activities performed under the permit or in connection with work not authorized by the permit, or resulting from the failure to comply with the terms of the permit, or arising out of the continued existence of the work product that is subject to the permit.

Certificates of insurance shall be required for all construction permits, excluding residential driveway permits. Each certificate of insurance and any associated correspondence shall reference the plan review number of the project. General liability and automotive liability insurance coverage shall be in amounts detailed below:

The general liability insurance coverage shall be in amounts not less than \$1,000,000 each occurrence and \$2,000,000 general aggregate. Proof of automobile liability shall be in amounts not less than \$1,000,000 combined single limit for each accident, bodily injury per accident, and property damage per accident, and in an amount not less than \$1,000,000 for bodily injury each person, each occurrence and property damage liability \$1,000,000 each occurrence.

The certificate of insurance must be provided by a person, the corporation, or by authorized representatives who signed personally either the application or permit. Insurance shall remain in force until the permit is released by Wayne County.

The Wayne County Department of Public Services shall be a Certificate Holder on the policy of insurance. Wayne County, drainage district, and its officers, agents and employees shall be named as additional insured parties. It is also required that the annual permit numbers are included on each certificate of insurance.

The insurance shall cover a period not less than the term of the permit and shall provide that it cannot be cancelled or reduced without thirty (30) days advance written notice to Wayne County, by certified mail, first-class, return receipt requested. The thirty (30) days shall begin on the date when the County received the notice, as evidenced by the return receipt.

Such insurance shall provide by endorsement therein for the thirty (30) day notice by the insurer to the Permit Office prior to termination, cancellation or material alteration of the policy.

Licensee agrees to make application for renewal thereof at least sixty (60) days before the expiration date of the policy then in force and to file a certified copy of such renewed policy with the Permit Office.

The policy shall also provide by endorsement for the removal of the contractual exclusion.

Should insurance coverage be cancelled or reduced below acceptable limits, or allowed to expire, the authorization to continue work under the permit shall be suspended or revoked and shall not resume until new insurance is in force and accepted by Wayne County. Wayne County may, in such cases, take appropriate action to restore or protect the road and appurtenances. All costs incurred by this action shall be deducted from any remaining inspection deposit, bond and/or Letter of Credit and, if necessary, the Permit Holder may be billed to defray actual expenses.

MODEL COMMUNITY RESOLUTION AUTHORIZING EXECUTION OF WAYNE COUNTY PERMITS

Resolution No.		
At a Regular Meeting of the	(Nam	e of
Community Governing Board) on (date),	the f	following
resolution was offered:		

WHEREAS, pursuant to Act 51 of 1951, being MCL 247.651 *et seq.*, the County permits and regulates such activities noted above and related temporary road closures;

NOW THEREFORE, BE IT RESOLVED, in consideration of the County granting such permit (hereinafter the "Permit"), the Community agrees and resolves that:

Any work performed for the Community by a contractor or subcontractor will be solely as a contractor for the Community and not as a contractor or agent of the County. Any claims by any contractor or subcontractor will be the sole responsibility of the Community. The County shall not be subject to any obligations or liabilities by vendors and contractors of the Community, or their subcontractors.

The Community shall take no unlawful action or conduct, which arises either directly or indirectly out of its obligations, responsibilities, and duties under the Permit which results in claims being asserted against or judgment being imposed against the County, and all officers, agents and employees thereof pursuant to a maintenance contract. In the event that same occurs, for the purposes of the Permit, it will be considered a breach of the Permit thereby giving the County a right to seek and obtain any necessary relief or remedy, including, but not by way of limitation, a judgment for money damages.

With respect to any activities authorized by Permit, when the Community requires insurance on its own or its contractor's behalf, it shall also require that such policy include as named insured the County of Wayne and all officers, agents and employees thereof.

The incorporation by the County of this Resolution as part of a permit does not prevent the County from requiring additional performance security or insurance before issuance of a Permit.

This Resolution stipulates that the requesting Community shall, at no expense to Wayne County, provide necessary police supervision, establish detours and post all necessary

signs and other traffic control devices in accordance with the Michigan Manual of Uniform Traffic Control Devices.

This Resolution stipulates that the requesting Community shall assume full responsibility for the cost of repairing damage done to the County road during the period of road closure or partial closure.

This Resolution shall continue in force from the date of execution until cancelled by the Community or the County with no less than thirty (30) days prior written notice to the other party. It will not be cancelled or otherwise terminated by the Community with regard to any Permit which has already been issued or activity which has already been undertaken.

The Community stipulates that it agrees to the terms of the County of Wayne permit at the time a permit is signed by the Community's authorized representative.

BE IT FURTHER RESOLVED, that the following individual(s) is/are authorized in their official capacity as the Community's authorized representative to sign and so bind the Community to the provisions of any and all permits applied for to the County of Wayne, Department of Public Services Engineering Division Permit Office for necessary permits from time to time to work within County road right-of-way or local roads on behalf of the Community.

Name	Title
	· ••••••••••••••••••••••••••••••••••••
I HEREBY CERTIFY that the foregoing is a tr	ue and correct copy of a resolution adopted
by the [Board of Trustees/City Council] of the	
(name of Community), County of Wayne, Mich	higan, on

#305299-v2



Warren C. Evans County Executive

October 24, 2023

CITY OF GROSSE POINTE WOODS 20025 Mack Plaza Dr Grosse Pointe Woods, MI 48236

RE: Annual Pavement Restoration Permit - A-24109

Attention: James Kowalski

Enclosed is your Wayne County Annual Pavement Restoration Permit package. The Annual Permit authorizes your company to occupy Wayne County Road rights-of-way for the purpose of pavement repair and restoration.

In addition to the Annual Permit, the package also includes the following attachments, which are incorporated by reference into the permit:

- 1. General Conditions and Limitations of Permits
- 2. Indemnity and Insurance Attachment
- 3. Model Community Resolution

Please review the insurance attachment carefully since the insurance requirements have been recently updated.

The WCDPS Permit Office has published its manual, *Rules, Specifications and Procedures for Permit Construction.* This manual replaces the Permit Specifications document which was attached to annual permits in previous years. The manual is also incorporated by reference into this annual permit and is available online at:

http://www.waynecounty.com/dps/construction permits.htm

In particular, refer to Section 6, "Restoration" and Section 7, "Maintaining Traffic and Traffic Control Devices" for specific rules and specifications regarding pavement restoration work. Additionally, refer to Wayne County Standards of Permit Construction, numbered: PR-1, PR-2, PR-3, PR-4 and PR-5 for detailed specifications on pavement repair and patching. These standards are also available online at the above web address.

As an additional condition of this annual permit, the Permit Holder agrees to provide at least 72 hours' prior notice before starting any construction. Each notice shall be sent to the Permit Office at the address shown below and shall include the location and date of the proposed work along with a detailed set of construction plans.

For each restoration project, plan review and inspection costs, including overtime, supervision, materials testing, and emergency work (if required) will be billed to the Permit Holder on a monthly basis.

Please return the original permit, signed, and dated by an authorized signatory, confirming that the signer's name is typed below the signature line and submit these documents to:

Wayne County Department of Public Services Permit Office Attn: Indira Boda 33809 Michigan Avenue Wayne MI 48184

Once received, I will validate your permit and return an executed copy to you for your files.

If you have any questions regarding this Annual Permit, please contact me at (734) 858-2774, extension 2024.

Sincerely,

Indira Boda

Permit Coordinator

C: file

Atlachments: Annual Permit General Conditions and Limitations of Permits Indemnity and Insurance Attachment Model Community Resolution

PERMIT OFFICE 33809 MICHIGAN AVE		SHECOUNTY OF	Permit No. A-2410	9
WAYNE, MI 48184 PHONE (734) 858-2774			ISSUE DATE 10/24/2023	EXPIRES 12/31/2024
72 HOURS BEFORE ANY CONSTRUCTION CALL Inspection Staff	STRUCTION CALL WAYNE		REVIEW NO.	Work Order 79349
(734) 858-2761 FOR INSPECTION		ENT OF PUBLIC SERVICES CT, OPERATE, USE AND/OR MAI	NTAIN	
PROJECT NAME: Grosse	Pointe Woods - Pavement Re	estoration		
OCATION: CITY/TOWN	NSHIP: City of Grosse Pointe	Woods		
PERMIT HOLDER: CITY OF GROSSE POINTE WOODS	Work:	CONTRACTOR:	Work:	

20025 Mack Plaza Dr Work Ext: Work Ext: Grosse Pointe Woods, MI 48236-2343 Mobile: Mobile: Contact: JAMES KOWALSKI Home: Contact: Home: DESCRIPTION OF PERMITTED ACTIVITY (72 HOURS BEFORE YOU DIG, CALL MISS DIG 1-800-482-7161, www.missdig.org)

TO REPLACE AND REPAIR PAVEMENT CUTS DUE TO UTILITY REPAIRS WITHIN THE RIGHT-OF-WAY OF VARIOUS ROADS IN WAYNE COUNTY IN ACCORDANCE WITH THE WAYNE COUNTY RULES, SPECIFICATIONS AND PROCEDURES MANUAL & WAYNE COUNTY STANDARD PLANS FOR PERMIT CONSTRUCTION.

AT LEAST 72 HOURS PRIOR TO CONSTRUCTION, THE PERMIT HOLDER SHALL SUBMIT WRITTEN NOTICE OF CONSTRUCTION, INCLUDING THE LOCATION AND DATE OF THE WORK ALONG WITH CONSTRUCTION PLANS TO THE PERMIT OFFICE FOR APPROVAL.

THE FINAL AREA OF ANY PAVEMENT TO BE REPLACED AND/OR OVERLAID SHALL BE DETERMINED AND MARKED OUT BY THE COUNTY.

FOR EACH PROJECT, ALL ACTUAL PLAN REVIEW AND INSPECTION COSTS, INCLUDING OVERTIME, SUPERVISION, TESTING OF MATERIALS AND EMERGENCY WORK, IF REQUIRED, SHALL BE BILLED TO THE PERMIT HOLDER ON A MONTHLY BASIS.

ANY ROAD CLOSURE SHALL BE IN COMPLIANCE WITH THE MICHIGAN MANUAL OF TRAFFIC CONTROL DEVICES. http://mutcd.fhwa.dot.gov

THE ATTACHMENTS LISTED BELOW ARE INCORPORATED BY REFERENCE AS PART OF THE CONDITIONS OF THIS PERMIT.

FINACIAL SUMMARY	DEPOSITOR	APPROVED PLANS PREPARED BY Applicant :
TOTAL PERMIT AMOUNT		PLANS APPROVED BY
	Bank: Tender Type:	Matthew Fiems DATE
Credit	Date: Check No.: Final Check:	REQUIRED ATTACHMENTS Approved Plans. General Conditions. Indemnity and Insurance Attachment. Rules, Specifications and Procedures for Permit.

In consideration of the Permit Holder and Contractor agreeing to abide and conform with all the terms and conditions herein, a Permit is hereby issued to the above named to Construct, Operate, Use and/or Maintain within the Road Right of Way, County Easement, and/or County Property. The permitted work described above shall be accomplished in accordance with the Approved Plans, Maps, Specifications and Statements filed with the Permit Office which are integral to and made part of this Permit. The General Conditions as well as any Required Atlachments are incorporated as part of this Permit.

	_
JAMES KOWALSKI	
PERMIT HOLDER NAME / AUTHORIZED AGENT	

WAYNE COUNTY DEPARTMENT **OF PUBLIC SERVICES**

DATE PREPARED BY



Wayne County Department of Public Services Engineering Division – Permit Office

Conditions & Limitations of Permits

Plan Approval and Specifications: All work performed under the permit shall be done in accordance with the approved plans, specifications, maps, statements and special conditions filed with the County and shall comply with Wayne County Specifications, as defined in the current <u>Wayne County Rules, Specifications and Procedures for Permit Construction</u>, included as an attachment to this permit, the <u>Wayne County Rules, Specifications and Procedures for Permit Construction</u>, included as an attachment to this permit, the <u>Wayne County Rules, Specifications and Procedures for Permit Construction</u>, and the <u>MDOT Standard Specifications For Construction</u>, as modified by WCDPS Special Provisions, and other WCDPS specifications. Any situation or problem which occurs as a result of the construction, operation, use and/or maintenance of the facility in the right-of-way and is not covered by the approved plans not by the County's current Standards and Specifications shall be resolved by the Permit Holder as directed and approved by the Permit Office. Any significant change to the plans must be approved by the Permit Office and is authorized only when an approved addendum is obtained from the Permit Office. Fees: The Permit Holder shall be responsible for all fees and costs incurred by the County in connection with the permit and shall deposit payment for fees and costs as determined by the County at the time the permit is

issued

Bond: The Permit Holder shall furnish a bond in cash or Certified check in an amount acceptable to the County to guarantee performance under the conditions of the permit. The County may use all or any portion of the bond which shall be necessary to cover any expense, including inspection costs or damage incurred by the County through the granting of the permit. Should the bond be insufficient to cover the expenses and damages incurred by the County, the Permit Holder shall pay such deficiency upon billing by the County. If the bond amount exceeds the expenses and damages incurred by the County, the excess portion will be returned to the Depositor. The excess performance bond provided for herein, when it cannot be returned, shall be deposited into the County Road Fund and become a part thereof, unless claimed by the Depositor within one year of the date of satisfactory completion of the construction authorized by the permit.

Insurance: The Permit Holder shall furnish proof of liability and property damage insurance in the form and amounts acceptable to the County with Wayne County named as an insured party. The Permit Holder shall maintain this insurance until the permit is released, revoked or cancelled by the County.

Indemnification / Hold Harmless: Sub-Section 1 herein applies to all Permit Holders except Municipalities, Sub-Section 2 herein applies to Municipalities only.

- 1. To the extent allowed by law, the Permit Holder shall indemnify, hold harmless and defend Wayne County, its Department of Public Services, its officials and employees against any and all claims, suits and judgments to which the County, the Department, its officials and employees may be subject and for all costs and actual attorney fees which may be incurred on account of injury to persons or damage to property, including property of the County, whether due to negligence of the Permit Holder or to the joint negligence of the Permit Holder and the County, arising out of any and all work performed under the permit, or in connection with work not authorized by the permit, or resulting from failure to comply with the terms of the permit or arising out of the continued existence of the work product that is the subject of the permit. This hold harmless provision must not be construed as a waiver of any governmental immunity by the County.
- 2. To the extent allowed by law, the Municipality as Permit Holder shall hold harmless and defend Wayne County, its Department of Public Services, its officials and employees, for the Municipality's own negligence tortious acts, errors, or omissions, and the acts, errors, or omissions of any of its employees, on account of injury to persons or damage to property, including property of the County, arising out of any and all work performed under the permit, or in connection with work not authorized by the permit, or resulting from failure to comply with the terms of the permit or arising out of the continued existence of work product that is the subject of the permit. Sub-section I above applies to contractors, subcontractors, consultants, or agents of the Municipality. This hold harmless provision must not be construed as a waiver of any governmental immunity by the County or the Municipality's, as provided by statute or modified by court decisions.

Permit on Site: The Permit Holder shall keep available a copy of the permit and any associated approved plans on site during permitted activities.

Notification for Start and Completion of Work: The permit shall not become operative until it has been fully executed by the County. The Permit Holder shall notify the County before starting construction and shall notify the County when work is completed. The Permit Holder or their representative shall have copies of the executed permit and approved plans in their possession on the job site at all times.

- The Permit Holder shall provide at least three (3) days advanced notice, excluding Saturdays, Sundays and holidays, to the Permit Office prior to the commencement of any permitted activities by submitting a START OF WORK NOTIFICATION form by mail, fax or e-mail. In certain instances, additional notice may be required by the Permit Office. In the event that construction work ceases for a period of time, then the Permit Holder shall notify the Wayne County Inspector at least 24 hours prior to resuming work.
- 2 The Permit Holder shall comply with all requirements of the Miss Dig Statute, MCL §460.701 et seq., as amended. The Permit Holder shall call "<u>MISS DIG</u>", at (800) 482-7161, at least 72 hours, excluding Saturdays, Sundays and holidays, but not more than twenty-one (21) calendar days, before starting any underground work. The Permit Holder assumes all responsibility for damage to or interruption of underground utilities.
- 3. The Permit Holder shall call Wayne County Department of Public Services' Traffic Operations Office at (734) 955-2154, at least 72 hours prior, excluding Saturdays, Sundays and holidays, but not more than twenty-one (21) calendar days, before starting any underground work in the vicinity of any traffic signal equipment owned, operated or maintained by Wayne County.

Safety: The Permit Holder agrees that all work under the permit shall be performed in a safe manner and to keep the area affected by the permit in a safe condition until the work is completed and accepted by the County. The Permit Holder shall furnish, install and maintain all necessary traffic controls and protection which are in accordance with the current Manual on Uniform Traffic Control Devices (MUTCD). The Permit Holder shall conduct all activities and maintain all facilities as set forth in the permit in a manner so as not to damage, impair, interfere with, or obstruct a public road or create a foreseeable risk of harm to the traveling public. The Permit Holder shall comply with all applicable OSHA and MIOSHA requirements.

Underground Utilities: The Permit Holder shall contact all utility owners regarding their facilities prior to starting work and shall comply with all applicable provisions of Act 53, Public Acts of 1974, as amended. Wayne County makes no warranty either expressed or implied as to the condition or suitability of subsurface conditions or any existing facility which may be encountered during an excavation. The presence or absence of utilities is based on the best information available and the County is not responsible for the accuracy of this information. The Permit Holder assumes all responsibility for the interruption and damage to underground utilities. The Permit Holder is responsible for proper disposal, in accordance with current regulations, of any material excavated from within the right-of-way. Such materials include, without limitation, soils or groundwater contaminated by petroleum products or other pollutants associated with sites identified by the MDEQ or reported on appropriate release forms for underground storage tanks.

Assignability: The permit is neither transferable nor assignable without the written consent of the County.

Limitation of Permit: The Applicant and the Permit Holder shall be responsible for obtaining and shall secure any permits or permission necessary or required by law from State, federal or other local governmental agencies and jurisdictions, corporations or individuals. These include, without limitation, those pertaining to drains, inland lakes and streams, wetlands, woodlands, flood plains, filling, noise regulation and hours of operation, Issuance of a Wayne County permit does not authorize activities otherwise regulated by State, federal or local agencies.

Access of Other Vehicles: The Permit Holder shall, at all times possible, maintain a minimum of one acceptable access to all abutting occupied properties, driveways and side streets unless otherwise specified on the approved plans. The Permit Holder shall notify all owners or occupants of properties whose access may be temporarily disrupted during the permitted work. The local police, fire or emergency service agencies shall define acceptable access. The Permit Holder shall notify all owners or occupants of properties whose access may be temporarily disrupted during the permitted work. The local police, fire or emergency service agencies shall define acceptable access. The Permit Holder shall provide signing and other improvements necessary to ensure adequate access until the roadway, driveway or side street is restored. The Permit Holder shall conduct all conduct all conduct all conduct all conduct and constrained to the trate of readway and right or transmoster seturations including permanent or temporary pavement. Wayne County may require that work be suspended until satisfactory backfilling of open trenches or excavations has been completed and driveways, side streets and drainage restored.

Restoration: The Permit Holder agrees to restore the County road and road right-of-way. County drain easement or County park property to a condition equal to or better than its condition before work under the permit began. If the Permit Holder fails to satisfactorily restore the permitted work area, Wayne County may take all practical actions necessary to provide reasonably safe and convenient public travel, preservation of the roadway and drainage, prevention of soil erosion and sedimentation, and elimination of nuisance to abuting property owners caused by the permitted activity. Security in the form of cash, a certified cleck or surely bond shall be required to secure the cost of restoring the disturbed portion of the right-of-way to an acceptable safe condition. The amount of the security shall be determined by the Permit Office. In the event that a suspension of work will be protracted or that the work will not be completed by the Permit Holder, the Permit Holder shall restore the right-of-way to a condition similar to the condition that existed prior to issuance of the permit.

Acceptance: Acceptance by the County of work performed does not relieve the Permit Holder of full responsibility for work performed or the presence of the permitted facility. The Permit Holder acknowledges that the County has no liability for the presence of the Pennit Holder's facility located within the County road right-of-way, County drain easement or County park property

Permit Expiration and Extension of Time: All work authorized by the permit shall be completed to the satisfaction of the Permit Office on or before the expiration date specified in the permit. Any request for an extension of time for completion shall be on a completed County form and shall demonstrate good cause for granting the request. Additional requirements may be imposed as a condition of an extension of time due to seasonal limitations or other considerations. These additional requirements may include, without limitation, changes to materials or construction methods, reestablishment of fees, bonds, deposits and insurance requirements.

Responsibility: The design, construction, operation and maintenance of all work covered by the permit shall be at the Permit Holder's expense with the exception that the Permit Holder will not be responsible for maintaining road widenings or similar facilities which become part of the County roadway.

Revocation: The permit may be suspended or revoked at the will of the County. Upon order of the County, the Permit Holder shall surrender the permit, cease operations and remove, alter or relocate, at their expense, the facilities for which the permit was granted. The Permit Holder expressly waives any right to claim damages for compensation resulting from the revocation of the permit.

Violation: The County may declare the permit null and void if the Permit Holder violates the terms of the permit. The County may require immediate removal of the Permit Holder's facilities and restoration of the County property, or the County may require immediate removal of the permit Holder's facilities and restoration of the County property, or the County may require immediate removal of the permit Holder's expense. The Permit Holder's expense. The Permit Holder agrees that in the event of a violation of the terms of the permit expiration date, the County may use all or any portion of the performance bond to restore the County road right easement, wastewater facility or park property as necessary for reasonably safe and efficient operations and maintenance, or to establish extraordinary maintenance procedures as required to assure reasonably safe and efficient operation of the County facility.

Inspection and Testing of Materials: Wayne County reserves the right of inspection and the testing of materials by its authorized representatives of all permitted activities and/or activities within the road right-of-way. County owned property or within a County drain easement. All items identified by the final inspection shall be resolved prior to release of the permit. All materials and methods utilized during the course of the authorized permit work shall meet the requirements of the current **MEDT Standard Specifications** For Constructions as modified by Wayne County Special Provisions, Standard Plans for Permit Construction and this manual. The Permit Holder shall reimburse Wayne County for all required inspections and testing of materials.

Design: The Permit Holder is fully responsible for the design of the permitted facility, such that the design shall be consistent with all applicable County standards, specifications, guideli nes, requirements and with good engineering practice. Any errors in the plans that become evident after the issuance of a permit, and which change the scope of permitted work, are subject to review and may be grounds for revocation of the permit. The Permit Office will not relieve the Permit Holder of the responsibility of correcting errors, deficiencies, or omissions due to oversight or unforescen contingencies such as faulty drainage, poor subsoil conditions or the failure of the Permit Holder's engineer to show all the related or pertinent conditions inside or outside the plan area.

Drainage: Drainage shall not be altered to flow into the road right-of-way or road drainage system unless approved by Wayne County.

Permit Holder Compliance: The Permit Holder shall abide by the conditions and limitations contained on the permit and all other conditions listed within the WCDPS Rules, Specifications and Procedures for Construction Permits. The application of any work undertaken under the permit shall constitute the Permit Holder's agreement to the Provision



Wayne County Department of Public Services Engineering Division – Permit Office Indemnity and Insurance Attachment

To the extent allowed by law, the Permit Holder shall defend and hold harmless Wayne County, the Department of Public Services, its officials and employees against any and all claims, suits and judgments to which Wayne County, the Departments, its officials and employees may be subject and for all costs and actual attorney fees which may be incurred on account of injury to persons or damage to property, including County property. The Permit Holder shall provide this indemnity for any incident arising out of any and all activities performed under the permit or in connection with work not authorized by the permit, or resulting from the failure to comply with the terms of the permit, or arising out of the continued existence of the work product that is subject to the permit.

Certificates of insurance shall be required for all construction permits, excluding residential driveway permits. Each certificate of insurance and any associated correspondence shall reference the plan review number of the project. General liability and automotive liability insurance coverage shall be in amounts detailed below:

The general liability insurance coverage shall be in amounts not less than \$1,000,000 each occurrence and \$2,000,000 general aggregate. Proof of automobile liability shall be in amounts not less than \$1,000,000 combined single limit for each accident, bodily injury per accident, and property damage per accident, and in an amount not less than \$1,000,000 for bodily injury each person, each occurrence and property damage liability \$1,000,000 each occurrence.

The certificate of insurance must be provided by a person, the corporation, or by authorized representatives who signed personally either the application or permit. Insurance shall remain in force until the permit is released by Wayne County.

The Wayne County Department of Public Services shall be a Certificate Holder on the policy of insurance. Wayne County, drainage district, and its officers, agents and employees shall be named as additional insured parties. It is also required that the annual permit numbers are included on each certificate of insurance.

The insurance shall cover a period not less than the term of the permit and shall provide that it cannot be cancelled or reduced without thirty (30) days advance written notice to Wayne County, by certified mail, first-class, return receipt requested. The thirty (30) days shall begin on the date when the County received the notice, as evidenced by the return receipt.

Such insurance shall provide by endorsement therein for the thirty (30) day notice by the insurer to the Permit Office prior to termination, cancellation or material alteration of the policy.

Licensee agrees to make application for renewal thereof at least sixty (60) days before the expiration date of the policy then in force and to file a certified copy of such renewed policy with the Permit Office.

The policy shall also provide by endorsement for the removal of the contractual exclusion.

Should insurance coverage be cancelled or reduced below acceptable limits, or allowed to expire, the authorization to continue work under the permit shall be suspended or revoked and shall not resume until new insurance is in force and accepted by Wayne County. Wayne County may, in such cases, take appropriate action to restore or protect the road and appurtenances. All costs incurred by this action shall be deducted from any remaining inspection deposit, bond and/or Letter of Credit and, if necessary, the Permit Holder may be billed to defray actual expenses.

MODEL COMMUNITY RESOLUTION AUTHORIZING EXECUTION OF WAYNE COUNTY PERMITS

Resolution No.				
At a Regular Meeting of the	(/	Vam	e d	of
Community Governing Board) on (da	<i>ite)</i> , tl	ne t	followin	g
resolution was offered:				

WHEREAS, the _______ (hereinafter the "Community") periodically applies to the County of Wayne Department of Public Services, Engineering Division Permit Office (hereinafter the "County") for permits to conduct emergency repairs, annual maintenance work, and for other purposes on local and County roads located entirely within the boundaries of the Community, as needed from time to time to maintain the roads in a condition reasonably safe and convenient for public travel;

WHEREAS, pursuant to Act 51 of 1951, being MCL 247.651 *et seq.*, the County permits and regulates such activities noted above and related temporary road closures;

NOW THEREFORE, BE IT RESOLVED, in consideration of the County granting such permit (hereinafter the "Permit"), the Community agrees and resolves that:

Any work performed for the Community by a contractor or subcontractor will be solely as a contractor for the Community and not as a contractor or agent of the County. Any claims by any contractor or subcontractor will be the sole responsibility of the Community. The County shall not be subject to any obligations or liabilities by vendors and contractors of the Community, or their subcontractors.

The Community shall take no unlawful action or conduct, which arises either directly or indirectly out of its obligations, responsibilities, and duties under the Permit which results in claims being asserted against or judgment being imposed against the County, and all officers, agents and employees thereof pursuant to a maintenance contract. In the event that same occurs, for the purposes of the Permit, it will be considered a breach of the Permit thereby giving the County a right to seek and obtain any necessary relief or remedy, including, but not by way of limitation, a judgment for money damages.

With respect to any activities authorized by Permit, when the Community requires insurance on its own or its contractor's behalf, it shall also require that such policy include as named insured the County of Wayne and all officers, agents and employees thereof.

The incorporation by the County of this Resolution as part of a permit does not prevent the County from requiring additional performance security or insurance before issuance of a Permit.

This Resolution stipulates that the requesting Community shall, at no expense to Wayne County, provide necessary police supervision, establish detours and post all necessary

signs and other traffic control devices in accordance with the Michigan Manual of Uniform Traffic Control Devices.

This Resolution stipulates that the requesting Community shall assume full responsibility for the cost of repairing damage done to the County road during the period of road closure or partial closure.

This Resolution shall continue in force from the date of execution until cancelled by the Community or the County with no less than thirty (30) days prior written notice to the other party. It will not be cancelled or otherwise terminated by the Community with regard to any Permit which has already been issued or activity which has already been undertaken.

The Community stipulates that it agrees to the terms of the County of Wayne permit at the time a permit is signed by the Community's authorized representative.

BE IT FURTHER RESOLVED, that the following individual(s) is/are authorized in their official capacity as the Community's authorized representative to sign and so bind the Community to the provisions of any and all permits applied for to the County of Wayne, Department of Public Services Engineering Division Permit Office for necessary permits from time to time to work within County road right-of-way or local roads on behalf of the Community.

Name	Title
I HEREBY CERTIFY that the foregoing is a tru	e and correct copy of a resolution adopted
by the [Board of Trustees/City Council] of the	
(name of Community), County of Wayne, Mich	igan, on

#305299-v2



Warren C. Evans County Executive

October 20, 2023

City Of Grosse Pointe Woods 20025 Mack Plaza Dr Grosse Pointe Woods, MI 48236-2343

RE: Annual Permit for Special Events - A-24142

Attention: James Kowalski

Enclosed is your Wayne County Annual Permit for Special Events package. This annual permit grants preliminary authorization to a municipality to

- a) temporarily close a county road for a reasonable length of time for a parade, marathon, festival or similar activity;
- b) to use a county road as a detour for traffic around such activity taking place on a noncounty road.
- c) place a temporary banner within the County right-of-way;

In addition to the annual permit, the package also includes the following attachments, which are incorporated by reference into the permit:

- 1. Annual Special Events Attachment for Municipalities
- 2. Banner Attachment for Municipalities
- 3. General Conditions and Limitations of Permits
- 4. Model Community Resolution

As a condition of the annual permit, the County requires that a governing body pass a blanket resolution, effective for all permitted road closures for special events and installation of banners planned throughout the year which

- a) agrees to fulfill all permit obligations and conditions for the current year
- b) to the extent allowed by law, hold harmless and defends Wayne County and its officials and employees against any and all damage claims, suits or judgments of any kind or nature arising as a result of the permitted activity.
- c) designates and authorizes an appropriate official of the requesting municipality to sign the permit on its behalf

Additionally, the Permit Office requires that each municipality provide a written request on municipal letterhead at least (10) ten business days prior to the commencement of a road closure and/or banner placement. The written request should include all required information as specified in the appropriate attachments, "Annual Special Events for Municipalities" or "Annual Attachment for Banners". Upon approval, the permit office shall issue a permit authorizing the special event activities.

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2021 Annual Permits Package Wayne County Department of Public Services Engineering Division – Permit Office Page 2 of 2



For additional information on the Annual Permit for Special Events (Road Closure/Detour and Banner Placement), please refer to Rule 11.4 published in the <u>Wayne County, Rules</u>, <u>Specifications & Procedures for Construction Permits</u>.

This publication may be downloaded at

http://www.waynecounty.com/dps/construction_permits.htm

Please return the original permit, signed and dated by the person authorized and designated by the resolution, along with a certified copy of the resolution consistent with the requirements transmitted in this package. Type the name of the designated signer below the signature line and submit these documents to:

Wayne County Department of Public Services Permit Office Attn: Ms. Indira Boda 33809 Michigan Avenue Wayne MI 48184

Once received, an executed copy will be returned to you for your files.

If you have any questions regarding this Annual Permit, please contact me at 734.858.2774.

Sincerely,

Indira Boda Permit Coordinator

C: file

Attachments:

Annual Permit Annual Special Events Atlachment for Municipalities Banner Atlachment for Municipalities General Conditions and Limitations of Permits Model Community Resolution

PERMIT OFFICE 33809 MICHIGAN AVE		SUL COUNTY OF	Permit No. A-2414	2
WAYNE, MI 48184 PHONE (734) 858-2774 FAX (734) 595-6356			ISSUE DATE 10/20/2023	EXPIRES 12/31/2024
72 HOURS BEFORE ANY CONSTRUCTION CALL Inspection Staff (734) 858-2761 FOR INSPECTION	WAYNE COUNTY DEPARTMENT OF PUBLIC SERVICES PERMIT TO CONSTRUCT, OPERATE, USE AND/OR MAI			Work Order
PROJECT NAME: Grosse	Pointe Woods - Special Ev	ents		
LOCATION: CITY/TOW	SHIP: City of Grosse Poin	nte Woods		
PERMIT HOLDER: CITY OF GROSSE POINTE WOODS 20025 Mack Plaza Dr Grosse Pointe Woods, MI 48236-234: Contact: James Kowalski	Work Ext:	CONTRACTOR:	Work: Work Ext: Mobile: Home:	

 Contact: James Rowalski
 Home:
 Contact:
 Home:

 DESCRIP [ION OF PERMITTED ACTIVITY
 (72 HOURS BEFORE YOU DIG, CALL MISS DIG 1-800-482-7161, www.missdig.org)
 (72 HOURS BEFORE YOU DIG, CALL MISS DIG 1-800-482-7161, www.missdig.org)

-TO ALLOW TEMPORARY CLOSURE OF CERTAIN LOCAL AND COUNTY ROADS FOR A SPECIFIED PERIOD OF TIME IN ACCORDANCE WITH ALL GENERAL AND SPECIAL CONDITIONS OF THIS PERMIT.

REFER TO ATTACHMENT: ANNUAL SPECIAL EVENTS PERMIT FOR MUNICIPALITIES TO CONDUCT PARADES, BLOCK PARTIES, MARATHONS, CELEBRATIONS AND FESTIVALS.

PERMIT TO INSTALL BANNERS WITHIN THE COUNTY ROAD RIGHT-OF-WAY. EACH REQUEST FOR A BANNER SHOULD BE SUBMITTED ONE MONTH PRIOR TO INSTALLMENT FOR APPROVAL. PLEASE REFER TO ATTACHMENT: ANNUAL PERMIT FOR MUNICIPAL BANNERS

PERMIT HOLDER SHOULD CONTACT/INFORM THE LOCAL POLICE, HOSPITAL, FIRE MARSHAL, SCHOOL AND ANY OTHER LOCAL AGENCIES ARE/MAY BE AFFECTED BY THIS ROAD CLOSURE THREE (3) BUSINESS DAYS PRIOR TO SCHEDULED CLOSURE.

THE PERMIT HOLDER SHOULD CONTACT THE WAYNE COUNTY TRAFFIC OFFICE AT (734) 955-2154 THREE (3) WORKING DAYS PRIOR TO ANY CLOSURE.

THE CONTRACTOR/PERMIT HOLDER WILL SET UP AND MAINTAIN ALL BARRICADING AND SIGNS IN ACCORDANCE WITH THE MICHIGAN MANUAL OF UNIFORM TRAFFIC CONTROL DEVICES (HTTP://MUTCD.FHWA.DOT.GOV) AND WILL BE THE RESPONSIBILITY OF THE PERMIT HOLDER.

ALL ATTACHMENTS ARE INCORPORATED BY REFERENCE AS PART OF THIS PERMIT.

FINACIAL SUMMARY	DEPOSITOR	APPROVED Applicant	DPLANS PREPARED BY
TOTAL PERMIT AMOUNT	Bank: Tender Type:	PLANS APF Matthew F DATE	PROVED BY Flems
Credit	Date: Check No.: Final Check:		s. General Conditions. Indemnity Atlachment. Rules, Specifications
In consideration of the Permit Holder and Contractor ag above named to Construct, Operate, Use and/or Mainta described above shall be accomplished in accordance v integral to and made part of this Permit. The General C	in within the Road Right of Wa vith the Approved Plans , Maps	y, County Easement, and/or County Property, , Specifications and Statements filed with the P	The permitted work Permit Office which are
		WAYNE COUNTY DEPARTMENT	
James Kowalski PERMIT HOLDER NAME / AUTHORIZED AGENT	DATE		PREPARED BY
	DATE	VALIDATED BY PERMIT COORD	INATOR DATE



Wayne County Department of Public Services Engineering Division – Permit Office

Annual Special Events for Municipalities Road Closure/Detour Guidelines

An Annual Permit granting permission to temporarily close a County road for a reasonable length of time for a parade, marathon, celebration, festival or similar activity, or to use a County road as a detour for traffic around such activity taking place on a non-County road may be issued by the Permit Office to a governing body of a city, incorporated village or township.

A permit, granting authorization to close County roads and to set detours over County roads may be issued if an annual Special Events Permit was previously executed with an associated blanket resolution. For each event, the Permit Holder shall submit a written request at least ten (10) business days prior to the commencement of a road closure. Each request shall be submitted on municipal letterhead and include the following information:

- a) The nature of the activity for which the permit is requested;
- b) The dates and times it is proposed to close and reopen the County road to traffic;
- c) The roads and/or portions of roads to be closed;
- d) The proposed detour route or routes, including a map if necessary to clearly describe the proposed detour.

The written request shall be sent to the following offices:

Wayne County Permit Office 33809 Michigan Ave Wayne MI 48184 Wayne County Division of Roads Traffic Operations Office 29900 Goddard Road Romulus MI 48242

Upon approval of the request, a permit will be issue authorizing the special event activities.

Permit Conditions:

- All roads temporarily closed under the permit shall be County local roads, as certified under Act 51, P.A. 1951, with residential frontage exclusive of section line (mile roads), quarter section line (collector roads) and border line roads.
- 2. Road closures authorized under the permit shall not be for the purpose of allowing private commercial activities such as advertising or the sale of goods, wares or produce.
- 3. The Permit Holder, at no expense to the County, shall provide any necessary police supervision.
- Road closures authorized under the permit shall not have the effect of depriving property which is not adjacent to the section of road being closed from continuous uninterrupted access to the main public road system.
- 5. The closure or partial closure of the road and any detour route selected shall allow alternative routes for the reasonably safe and convenient movement of traffic.
- 6. Road closures authorized by the permit shall not exceed the approved duration, generally between 24 and 72 hours.
- 7. The Permit Holder shall, at no expense to the County, install, maintain and remove all traffic control devices required for the temporary road closure and detour routes.
- 8. All traffic control devices installed in conjunction with the road closure or partial closure and any detour route shall conform to the provisions of the current MMUTCD.
- 9. The Permit Holder shall, at its sole expense, immediately following conclusion of the permitted activity clean up and remove any litter, debris, refuse, etc., placed or left in the right-of-way as a result of the permitted activity. In the event that the Permit Holder fails to clean up as required, causing Wayne County to do the cleanup work, the Permit Holder shall reimburse Wayne County any costs incurred to restore the right-of-way.
- 10. The Permit Holder acknowledges that the County may, at its sole discretion, deny any road closure proposed under the permit.

Revised: October 7, 2008



Wayne County Department of Public Services Engineering Division – Permit Office Banner Attachment for Municipalities Guidelines

Pursuant to MCL §247.323, a permit for installation of any banner to be placed within or over County road right-ofway may be issued to a governing body of a city, incorporated village or township. Commercial signs shall not be permitted within the right-of-way of any road under the jurisdiction of the Wayne County.

A permit, authorizing the placement of banners within the County right-of-way may be issued if an annual Special Events Permit was previously executed with an associated blanket resolution. For each event, the Permit Holder shall submit a written request at least ten (10) business days prior to the placement of banner(s). Each request shall be submitted on municipal letterhead and include the following information:

- a) The activity in connection with which the banner is to be placed;
- b) The location of the proposed installation, including distance to overhead traffic control devices;
- c) A description of the banner, including any legend or symbol thereon;
- d) The height of any overhead banner from the road surface to its lowest point;
- e) The dates the banner will be erected and removed. This period shall not exceed a time specified by the Permit Office. An acceptable period of time for banners to be in place is a total of three (3) weeks, except for Holiday decorations which may be in place for eight (8) weeks;
- f) Such other information as the Permit Office may deem necessary.

Upon approval of the request, a permit will be issue authorizing the special event activities.

Design & Placement Requirements

- a) Any banner shall be designed, installed and located so as to avoid danger to those using the road or undue interference with the free movement of traffic or maintenance operations.
- b) Any banner shall be securely fastened so as to have a minimum bottom height of 18 feet above the surface of the traveled way, shall be placed no closer than 100 feet in advance of flashing beacons or traffic control signals and shall be placed so as to not obstruct a clear view of traffic lights, signals or other traffic control devices.
- c) Banners shall not be attached to trees.
- d) No banner shall have displayed thereon any legend or symbol which may in any way be construed to advertise or otherwise promote the sale of or publicize any merchandise or commodity, or which may be construed to be political in nature.
- e) No banner shall have displayed thereon any device that is or purports to be an imitation of, resembles or may be mistaken for a traffic control device or which attempts to direct the movement of traffic.
- f) No banner shall be above ground figures, signs or other structures, objects or devices whether lit or unlit.
- g) Decorations shall not include flashing lights, reflective materials or other devices that may distract motorists.

Permit Conditions

- a) Any authorization may be revoked by the Permit Office if the banner placement becomes dangerous to those using the road or unduly interferes with the free movement of traffic or maintenance operations.
- b) The city, village or township making application shall faithfully fulfill all permit requirements.

An addendum authorization may be revoked by the Permit Office upon failure to comply with any permit conditions.



Wayne County Department of Public Services Engineering Division – Permit Office

Conditions & Limitations of Permits

Plan Approval and Specifications. All work performed under the permit shall be done in accordance with the approved plans, specifications, maps, statements and special conditions filed with the County and shall comply with Wayne County Specifications, as defined in the current Wayne County Reconstruction, included as an attechment to this permit. The Wayne County Reconstruction, and the MDDT Soundard Specifications for County Reconstruction, and other WCDPS specifications, and ether WCDPS specifications and specifications as a textual of the facility in the right-of-way and is not covered by the approved plans not by the County Specifications and proved by the Permit Office and is authorized only when an approved by the Permit Office.

Fees: The Permit Helder shall be responsible for all fees and costs incurred by the County in connection with the permit and shall deposit payment for fees and costs as determined by the County at the time the permit is issued.

Bond The Permit Holder shall lutnish a bond in cash or Centified check in an anomat acceptable to the County to guarance performance under the conditions of the permit. The County may use all is any portion of the bond which shall be necessary to eaver any expense, including inspection costs or damage incurred by the Guarty through the granting of the permit. Should the bond be insufficient to cover the expenses and damages incurred by the County. The Permit Holder shall pay such deficiency upon billing by the County. If the bond amount exceeds the expenses and damages incurred by the County, the excess participation of the permit. The excess performance build provided for herein, when it cannot be returned, shall be deposited into the County Road Fund and become a part thereof, unless claimed by the Depositor within one year of the date of satisfactory completion of the construction authorized by the permit.

Insurance. The Permit Holder shall furnish priori of liability and property damage insurance in the form and emounts acceptable to the County with Wayne County named as an insured party. The Permit Holder shall maintain this insurance until the permit is released, revoked or sancelled by the County.

Indemnification / Unld Harmless Sob-Section) herein applies to all Permit Holders except Municipatities. Sub-Section 2 herein applies to Municipalities only

- 1 To the extent allowed by law, the Permit Holder shall indemnify, hold handless and defend Wayne County, its Department of Public Services, its officials and employces against any and all elains, scits and judgments to which the County, the Department, is officials and engloyces may be subject and for all costs and actual attainey fees which may be incorred on account of injury to persons or dawage to property, including property of the County, whether due to negligence of the Permit Holder or to the given registeree of the Permit Holder and the County, arising out of any and all work periodic due to the permit, or in connection with work not authorized by the permit, or resulting from follow to comply with the terms of the permit or erising out of the continued existence of the work predict that is the subject of the permit. This hold bannelss provision must not be construed as waiver of any governmental immunity by the County.
- 2. To the extent allowed by law, the Municipality as Permit Holder shall held harmless and defend Wayne County, its Department of Hobbe Services, its officials and employees, for the Municipality's own negligence, tortisus zets, errors, or omissions, and the acts, errors, or omissions of any off its employees, for factorist of injury to persons or damage to property, including property of the County, around off any off its employees, for factorist of only its beginning of the permit or arising out of the countrated by the permit or resulting. Four failure to comply with the terms of the permit or arising out of the countrate of one provide that is the subject of the permit or arising out of the countraters, consultants, or agents of the Municipality's, as provided by statue or medified by count decisions.

Permit on Site "The hermit Holder shall keep available a copy of the permit and any associated approved plans on site during permitted activities

Nutilization for Start and Completion of Work. The period shall not beerene operative until it has been fully executed by the County - the Permit Harder shall notify the County when work is completed. The Permit Helder or their representative shall have copies of the executed permit and approved plans in their possession on the job site at all firsts.

- 1 The Permit Holder shall provide at least three (3) days advanced notice, excluding Saturdays, Sandays and Falidays, to the Permit Office prior to the convinencement of any permitted activities by submitting a START OF WORK NOTD/ICATION form by mail, fax or constitution by instances, additional notice may be required by the Permit Office. In the event that construction work ceases for a period of time, then the Permit Holder shall notify the Wayne County Inspector at least 24 hours prior to resonaing work.
- The Permit Hulder shall comply with all roughrements of the Miss Dig Statute, MCL §460 701 et seq, as amended. The Permit Holder shall call "MISS DIG", at (800) 482-7163, at least 72 hours, excluding Saturdays, Sundays and bolidays, but not more than twenty-one (21) calendar days, before statting any underground work. The Permit Holder assents all responsibility for damage to or interruption of underground utilities.

1 The Permit Holder shall call Wayne County Department of Public Services' Traffic Operations Office at (734) 955-2154, at least 72 hours prior, excluding Saturdays, Sundays and Itolidays, but note than twenty-one (21) calendar days, before starting any underground work in the vicinity of any traffic signal equipment owned, operated or memorialed by Wayne County

Sufoty The Permit Holder agrees that all work under the permit shall be performed in a safe manner and to keep the area affected by the permit in a safe condition until the work is completed and accepted by the County The Permit Holder shall fornish, install and maintain all necessary traffic controls and processory which are in accordance with the eartent Manual on Uniform Traffic Control Devices (METCD). The Permit Holder shall controls and processory traffic controls and processory traffic controls and processory traffic control shall controls and processory and maintain all facilities in set forth in the permit that an anner so as not to damage, impair, interfere with or abstract a public road or create a foreveable risk of harm to the traveling public. The Permit Holder shall comply with all applicable OSHA and MIOSHA requirements.

tindergrunnt Hilfities. The Perint Holder shall contact all utility owners regarding their facilities prior to starting stuck and shall comply with all applicable provisions of Act 50, Poblic Acts of 1974, as amended. Wayne County makes no warranty either expressed or implied as to the condition or suitability of subsulface conditions or any exciting facility with all applicable provisions of Act 50, Poblic Acts of 1974, as amended. Wayne Good to the best information available and the County is not responsible for the accuracy of this information. The Perint Holder assumes all responsibility of subsulface conditions or any exciting facility which may be enternative during an excitation. The present Holder is responsibility for the interruption and damage to anderground utilities. The Perint Holder is responsible for proper dispusal, in accordance with earent regulations, in any material excessed from within the right-of-way. Such materials include, without limitation, toils or groundwater comminated by petroleour products or other polititums associated with sites identified by the MDEQ or reported on appropriate release furms for underground storage tanks.

Assignability. The permit is neither transferable nor assignable without the written consent of the County-

Limitation of Permit - the Applicant and the Permit Holder shall be responsible for obtaining and shall accure any permits or permission necessary or required by law from State, federal or other loval governmental agencies and jurisdictions, curporations or individuals. These include, without limitation, these pertaining to drains, inland layer and streams, wetlands, woodlands. flood glains, filling, noise regulation and hours nonperation. Issuance of a Wayne County permit does not authorize activities otherwise regulated by State, federal or local agencies.

Access of Other Vehicles. The Perinit Holder shall, at all times possible, maintain a minimum of one acceptible access to all ebotting occupied properties, driveways and size streats unless otherwise specified on the approved plans. The Perinit Holder shall neutry all owners or vicepants of properties whose acceptible access to all ebotting occupied work. The beat police, fire or emergency worker against a minimum of one acceptible access the perinited work. The beat police, fire or emergency worker against as testing acceptible access. The Perinit Holder shall neutry worker against an automating disupplet during the permitted work. The beat police, fire or emergency worker against an acceptible access. The Perinit Holder shall provide signing and other improvements necessary to ensure adequate access unit the readiws, divisional stretci is restored. The Permit Holder shall need to addite against access the readway and vice access are been addited and accessible access on the treated is addited in the rate of readway and right-of-way restoration, including permenent or temporary pavement. Wayne County may require that work by sespended until satisfactory backfilling of open trenches or executions has been completed and driveways, side strets and thainage restored.

Restoration. The Permit Holder agrees to restore the County and and road right-of-way. County data easement or County park property to a condition equal to or better than its condition before work under the permit began. If the Permit Holder fails to satisfactority restore the permited work area, Wayne County ray take all practical actions necessary to provide reasonarity safe and convenient public travel, presention of soil erosions and sedimentation, and elumination of mesance to abunding property mores carred by the permited activity. Security in the form of easily a certified check in anergy bond skall be required to a secure the out of restoring the disturbed portion of the industry and acceptable safe condition. The security shall be determined by the Permit Office. In the event that an acceptable safe condition the security shall be determined by the Permit Office. In the event will not be conducted by the Permit Holder, the Permit Holder shall restore the right-of-way to a condition of the right-of-way to a condition of work will be protracted or that the work will not be completed by the Permit Holder, the Permit Holder shall restore the right-of-way to a condition of the right-

Acceptance Acceptance by the County of work performed does not relieve the Permit Helder of full responsibility for work performed or the presence of the permit Helder's facility for the dees not relieve the the County has no fability for the presence of the Permit Helder's facility feated within the County road right-of-way, County drain essenteen or County park property

Permit Expiration and Extension of Time All work autorized by the permit shall be completed to the satisfaction of the Permit Office on or before the expiration date specified in the permit. Any request for an extension of the request a solution of a viscositien of time due to seasonal limitations or entropy of the considerations. These additional requirements may be imposed as a condition of an extension limitation, changes to materials or construction methods, restablishment of fees, bonds, deposits and instance requirements

Responsibility - The design, construction, operation and mointenance of all work covered by the period shall be at the Permit Holder's expense with the exception that the Permit Holder will not be responsible for maintaining road witchings or similar facilities which become part of the County madway.

Resocation. The permit may be suspended at revoked at the will of the County. Upton order of the County, the Permit Holder shall surrender the permit, cease operations and remove, after or relocate, at their expense, the facilities for which the permit was granted. The Permit Holder expressly waves any right to claim damages for compensation resulting from the revocation of the permit.

Violation. The County may declare the permit null and sold if the Permit Holder violates the terms of the permit. The County may require immediate removal of the Permit Holder's facilities and restoration of the County property, in the County may require immediate removal of the Permit Holder's facilities and restoration of the County property in the County may require immediate removal of the Permit Holder's facilities and restore the County property at the Permit Holder's expense. The Permit Holder agrees that in the event of a violation of the terms of the permit as in the event the south authorized by the permit is not satisfactorily completed by the permit expiration date, the County may use all or any portion of the performance bond to restore the County road right-of way, drain estences, wastewater facility or park property as necessary for reasonably safe and efficient operations of the County maintenance procedures as required to assure reasonably safe and efficient operations of the County intenance procedures as required to assure reasonably safe and efficient operations of the County intenance.

Inspection and Testing of Materials. Wayne County reserves the right of inspection and the testing of materials by its authorized representatives of all permitted activities and/or activities within the road right-of-way. County owned projectly or within a County drain easement. All items identified by the final inspection shall be reselved prior to release of the permit. All materials and methods utilized during the course of the autorized permit work shall meet the requirements of the correct MDOT Standard Specifications for Construction as modified by Wayne County Special Provisions, Standard Plans for Permit Construction and this manual. The Permit Holder shall remburse Wayne County for all required inspections and testing of materials.

Design The Permit Holder is fully responsible for the design of the permitted facility, such that the design shall be consistent with all applicable County standards, specifications, guidefract, respirements and with good engineering practice Any errors in the plans that become evident after the issuance of a permit, and which charge the scope of permitted work, are subject to review and may be grounds for recording of the permit. The Permit Office will not releve the Permit Holder of the responsibility of concessing errors, deficiencies, or unissions due to oversight or unfurescen contingencies such as faulty drainage, pour subscil conditions much are faulted in entroide the plans atca

Drainage Drainage shall not be altered to flow into the road right-of-way or road drainage system unless approved by Wayne County

Perprit Holder Compliance. The Pennin Holder dutt abide by the conditions and limitations contained on the permit and all other conditions listed within the WCDPS Rules. Specifications and Procedures for Construction Permits. The application of any work undertaken under the permit shall constitute the Permit Holder's agreement to the Provision.

MODEL COMMUNITY RESOLUTION AUTHORIZING EXECUTION OF WAYNE COUNTY PERMITS

Resolution No.		
At a Regular Meeting of the	(Nan	ne of
Community Governing Board) on (date),	the	following
resolution was offered:		

WHEREAS, the __________(hereinafter the "Community") periodically applies to the County of Wayne Department of Public Services, Engineering Division Permit Office (hereinafter the "County") for permits to conduct emergency repairs, annual maintenance work, and for other purposes on local and County roads located entirely within the boundaries of the Community, as needed from time to time to maintain the roads in a condition reasonably safe and convenient for public travel;

WHEREAS, pursuant to Act 51 of 1951, being MCL 247.651 *et seq.*, the County permits and regulates such activities noted above and related temporary road closures;

NOW THEREFORE, BE IT RESOLVED, in consideration of the County granting such permit (hereinafter the "Permit"), the Community agrees and resolves that:

Any work performed for the Community by a contractor or subcontractor will be solely as a contractor for the Community and not as a contractor or agent of the County. Any claims by any contractor or subcontractor will be the sole responsibility of the Community. The County shall not be subject to any obligations or liabilities by vendors and contractors of the Community, or their subcontractors.

The Community shall take no unlawful action or conduct, which arises either directly or indirectly out of its obligations, responsibilities, and duties under the Permit which results in claims being asserted against or judgment being imposed against the County, and all officers, agents and employees thereof pursuant to a maintenance contract. In the event that same occurs, for the purposes of the Permit, it will be considered a breach of the Permit thereby giving the County a right to seek and obtain any necessary relief or remedy, including, but not by way of limitation, a judgment for money damages.

With respect to any activities authorized by Permit, when the Community requires insurance on its own or its contractor's behalf, it shall also require that such policy include as named insured the County of Wayne and all officers, agents and employees thereof.

The incorporation by the County of this Resolution as part of a permit does not prevent the County from requiring additional performance security or insurance before issuance of a Permit.

This Resolution stipulates that the requesting Community shall, at no expense to Wayne County, provide necessary police supervision, establish detours and post all necessary

signs and other traffic control devices in accordance with the Michigan Manual of Uniform Traffic Control Devices.

This Resolution stipulates that the requesting Community shall assume full responsibility for the cost of repairing damage done to the County road during the period of road closure or partial closure.

This Resolution shall continue in force from the date of execution until cancelled by the Community or the County with no less than thirty (30) days prior written notice to the other party. It will not be cancelled or otherwise terminated by the Community with regard to any Permit which has already been issued or activity which has already been undertaken.

The Community stipulates that it agrees to the terms of the County of Wayne permit at the time a permit is signed by the Community's authorized representative.

BE IT FURTHER RESOLVED, that the following individual(s) is/are authorized in their official capacity as the Community's authorized representative to sign and so bind the Community to the provisions of any and all permits applied for to the County of Wayne, Department of Public Services Engineering Division Permit Office for necessary permits from time to time to work within County road right-of-way or local roads on behalf of the Community.

Name	Title		
I HEREBY CERTIFY that the foregoing is a ti	rue and correct copy of a resolution adopted		
by the [Board of Trustees/City Council] of the)		
(name of Community), County of Wayne, Mic	higan, on		

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