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## **ARIZONA DEPARTMENT OF TRANSPORTATION**

www.azdot.gov

Project Delivery and Operations Division

FOR ADOT USE: ADOT Agreement Number:		
PERMIT NUMBER: ROUTE:	MILEPOST:	
ADOT PROJECT NUMBER:	ADOT ENGINEERING STATION:	
NAME OF ENCROACHMENT OWNER: Mailing Address of Owner:	NAME OF PRIME CONTRACTOR / FIRM: If other than Encroachment Owner   Mailing Address of Prime Contractor / Firm:	
City:		
State: Zip:	Zip:	
Phone:	Phone:	
E-mail Address:	E-mail Address:	
Local Point of Contact Name: Phone Number:	Local Point of Contact Name: Phone Number:	
TRAFFIC CONTROL COMPANY:	CONTACT NAME: PHONE NUMBER:	
HIGHWAY/ROUTE: Approximately: Feet: N S E W of Milepost #		
Encroachment Owner's Project or Parcel Number: DESCRIPTION OF PROPOSED WORK OR ACTIVITY TO OCCUR IN RIGH	Project Duration:	
information given and statements made in this application are true and c SIGN ON PAGE TWO TO AGREE TO ACCEPT THE GENERAL OBLIGATIONS accepting an approved encroachment permit ONCE ISSUED the Permi for all permit requirements, and to comply with ADOT's requirements	n, the Encroachment Owner and the Prime Contractor / Firm acknowledge that the correct to the best of his/her knowledge. <u>THE ENCROACHMENT OWNER MUST ALSO AND RESPONSIBILITIES AS DESCRIBED ON PAGE TWO OF THIS APPLICATION. By</u> ttee agrees to the requirements described in the permit, to be responsible as set out in the permit. An approved permit consists of, but is not limited, to nd any requirements set by ADOT. NO WORK SHALL TAKE PLACE INSIDE THE RIGHT OF	
Encroachment Owner (Print Name and Sign)	Date	
Prime Contractor / Firm: If other than the Encroachment Owner (F	Print Name and Sign) Date	
Traffic Control Company Representative (Print Name and Sign,	Date	
PERMIT TO USE STAT	ADOT USE: TE HIGHWAY RIGHT-OF-WAY The Permittee. Construction is authorized only for the period indicated below.	
Authorized ADOT Name and Signature	Authorized ADOT Name and Signature	
	RK TO BE COMPLETED BY (Date).	

ADOT ENCROACHMENT PERMIT APPLICATION REVISED DECEMBER 2021

## GENERAL OBLIGATIONS AND RESPONSIBILITIES APPLICABLE TO UNIVERSITIES

Permittee (hereinafter, the "University") agrees to the following:

- 1. The University shall require any non-University contractor performing work on the encroachment on the University's behalf to obtain a permit from ADOT and comply with the permit terms.
- 2. The University may be liable for damages caused by the negligent or wrongful acts or omissions of its employees acting within the scope of their employment under circumstances where the University, if a private person, would be liable in accordance with the law of the place where the act or omission occurred. In the absence of statutory authority to purchase insurance, the University is self-insured.
- 3. Compliance with Environmental Laws:
  - A. "Environmental Laws" refers collectively to any and all applicable federal, state, or local statutes, laws, ordinances, codes, rules, regulations, permits, orders or decrees regulating, relating to, or imposing liability or standards of conduct on a person discharging, releasing or threatening to discharge or release or causing the discharge or release of any hazardous or solid waste or any hazardous substance, pollutant, contaminant, water, wastewater or storm water, and specifically includes, but is not limited to: The Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act; the Comprehensive Environmental Response, Compensation and Liability Act, as amended; the Toxic Substances Control Act; the Clean Water Act (CWA); the Clean Air Act; the Occupational Safety and Health Act; the Arizona Water Quality Act Revolving Fund Act, the Arizona Hazardous Waste Management Act, any applicable National Pollutant Discharge Elimination System (NPDES) or Arizona Pollution Discharge Elimination System (AZPDES) permit, and applicable CWA Section 404 permit, or any local pretreatment permit.
  - B. The University shall comply with all applicable Environmental Laws, including those that affect ADOT's compliance within the boundary and scope of said encroachment permit area as outlined in plans approved by ADOT. Where University installations or activity result in an environmental hazard on the encroachment, the University shall remove and remediate such hazard. ADOT reserves the right to revoke the encroachment permit if the University fails to remediate or remove such environmental hazard or violates an Environmental Law, however, ADOT agrees that it will not revoke the permit under this subsection if the University corrects the environmental hazard or violation within a reasonable amount of time, as determined by ADOT. Nothing herein shall constitute a waiver of the University's sovereign immunity.
  - C. The University shall be responsible for any required remediation or any penalties arising from enforcement actions based on the disposal, escape, seepage, leakage, spillage, discharge, emission, or release of any hazardous waste, solid waste, hazardous substance, pollutant or contaminant, water, wastewater or storm water or any violation of Environmental Laws that is the result of University activity on or pertaining to the encroachment.
- 4. Be responsible for any repair or maintenance work to the University's installations on the ADOT right of way until 1) the installations are transferred to another party who is required to repair and maintain said installations under authority of an approved ADOT encroachment permit or 2) the encroachment permit is terminated and the installations are removed or ADOT and the University agree to leave the installations in place.;
- 5. Comply with ADOT's traffic standards;
- 6. Obtain written approval from the abutting property owner (and/or underlying fee owner where ADOT owns its right of way by easement) if the encroachment encroaches on abutting property owned by someone other than the permittee (and/or on underlying fee land owned by someone other than the permittee where ADOT owns its right of way by easement).
- 7. ADOT may, upon termination of the permit due to the University's breach of the conditions herein, require the University to remove its installations and appurtenances from the encroachment and restore, said premises to the conditions existing at the time of entering upon the same under this permit ADOT agrees, however, to provide 60 days notice to the University before terminating the permit in order to allow the Government an opportunity to cure any breach of the conditions herein.
- Upon notice from ADOT, repair any aspect or condition of the University installations in or on the encroachment area that causes danger or hazard to the traveling public.
- 9. In the event of transfer or disposal, the University shall notify the new owner to apply for an encroachment permit, as required by Arizona Administrative Rule R17-3-502(D);
- 10. Apply for a new encroachment permit if the use of the permitted encroachment changes;
- 11. Keep a copy of the encroachment permit at the work site or site of encroachment activity;
- 12. Construct the encroachment according to plans that ADOT approves as part of the final permit;
- 13. Obtain required permits from other government agencies or political subdivisions, as applicable;
- 14. Remove any defective materials, or materials that fail to pass ADOT's final inspection, and replace with materials ADOT approved during its review of the encroachment plans.
- 15. If the permit application is denied, applicant has a right to a hearing or other applicable remedies under federal law.
- 16. All expenditures to be made by the University under the provisions of this permit shall be subject to appropriations being available for the purpose, and nothing herein shall guarantee that the State shall later appropriate such funds.

## YOU MUST HAVE THE AUTHORITY TO SIGN ON BEHALF OF THE AGENCY YOU REPRESENT TO LEGALLY OBTAIN THIS PERMIT

By accepting an approved encroachment permit, the Permittee agrees to the requirements described in the permit, to be responsible for all permit requirements, and to comply with ADOT's requirements as set out in the permit. NO WORK SHALL TAKE PLACE INSIDE THE RIGHT OF WAY WITHOUT AN APPROVED PERMIT ON SITE. I have read and understand the above requirements, and I am authorized to sign on behalf of the agency I am representing:

PRINTED NAME TITLE SIGNATURE	DATE
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