PLANNING DEPARTMENT

14)1

WORK WITHIN PUBLIC RIGHT-OF-WAY APPLICATION & PERMIT Revised: 5/14/2018

Date Received:	
Received by: _	
Fee paid: \$	

PΟ	ITY OF MIDDLET Box 487, MIDDLETON, ID 8 3-585-3133, Fax: 208-585 WWW.MIDDLETON.ID.GOV	3364 -960

DATE:		NAME:			Office Use Only	
JOB:		COMPAN	NY NAME:		Fee Local Road \$50/day	
					Fee Collectors/Arterial \$75/day	
					Reinspection Fee: \$50/per inspec	tion
JOB LOCATION:		COMPAN	COMPANY ADDRESS:		Deposit Homeowner: \$500	
					Deposit Single Lot/Area: \$2,000	
					Deposit Multiple Lots/Areas: \$4,000	
COMPANY PHONE:						
UTILITY: (Check One)	Distance f	rom Center I	Line:	ROW	V Line:	
Overhead	Angle of C	Crossing:		Poter	tial:	
Underground	Size of Pip	e:		Press	sure:	
Surface	Vertical C	learance:		Dept	ı:	
Attach map of work to l	be performed,	and traffic c	control plan.			
Description of work to be	performed and a	n estimate of	f the number of days will	be wor	king in right-of-way.	
•	-		·		•	
I contify that I am the author	onizad aanmans, n	anna antativa	and magnest mampiagion to	aanatuu	uct the above facilities within the	City of
					The special provisions and the plants	
Signature Name (sign above)			Print Name (print above)		Date	
OFFICE USE ONLY	Special Terms	and Condition	one			
OFFICE USE ONLI	Special Terms	and Condition	Olis			
					cribed above according to all	
approved application mat	eriais, terms, co	onditions sno	wn on this form and atta	cnmen	IIS.	
APPLICATION APPRO	VAL		INSPECTION APPRO	VAL		
			Final Inspection Date	(c)•		
			That Inspection Date	(3)•		
Public Works (sign abov	ve)					
Date:			Public Works (sign al	bove)	Date	

not be less than 12 inches in diameter.

Th	e follow	ring must be included with this application	: (Check to confirm attached.)			
	1.	Homeowner Refundable Deposit \$500	cash or check			
	2.	2. Certificate of Liability Insurance (Contractor Only) Showing at least \$500,000 Personal Injury and \$1,000,000 General Aggregate. We reserve the right in more sensitive locations to request higher limits.				
	2.	Inspection Fee - Work in Right-of-Way Permit – Local R Work in Right-of-Way Permit – Collector				
Da	<u>te</u>		Work Schedule			
			Work Begins			
			Work Completed			
			End of Warranty Period (to be modified accordingly based on actual completion of work)			
N(TES:					
A)		section of the proposed location of improvement Supervisor prior to the issuance of any permit.	nts (with appropriate pre-marking) shall be requested of the Public			
B)	All trench repair/backfill shall be in accordance with ISPWC standards.					
C)) Compaction tests shall be completed in accordance with ISPWC and submitted to the City.					
D)	No Paving will be allowed in City Rights of Way after October 15 or below the temperature as required by ISPWC. All paving will be inspected and completed in accordance with ISPWC Standards.					
E)		No Construction will be allowed in Public Right of Way after November 15 . All completed construction will be accompanied by an approved inspector's report.				
F)	The Pu	blic Works Supervisor will determine spring s	tart updates.			
G)	Contractors' hours of operation will be 7:00 a.m. to 4:00 p.m. Monday through Friday.					
H)	within 4		ed to back fill street cut and provide at least a temporary surface repair g any street cut and allowing access of such area to the public, the surface the permittee until permanently restored.			

J) Reasonable notification to the public and the Fire Department – Quick Response of City service disruption (water, sewer, and traffic) is contractor's responsibility.

If driveway approach culverts are required. The Public Works Department shall approve the culvert size, which in any event shall

CONTRACTOR INFORMATION SHEET

Please fill in the following information:

	(Date completed:					
COMPLETE NAME OF COMPANY/CONTRACTOR:						
CORPORATION	PARTNERSHIP	JOINT VENTURE	PROPRIETOR			
MAILING ADDRESS:		-	-			
OFFICE PHONE:		EMERGENCY PHONE (2	EMERGENCY PHONE (24 hrs):			
		·				
PERSON(S) TO CONTA	ACT:					
NAME OF LOCAL LIA	BILITY INSURANCE CO	DMPANY:				
AGENT'S NAME:						
TIGETYI SIYINIE.						
MAILING ADDRESS:						
OFFICE PHONE:		EXTENSION NO:	EXTENSION NO:			
PERSON(S) ALLOWED	O TO SIGN FOR PERMIT	S:				
NAME:	Т	ITLE:				
	TVDE OF WORK DEL	PEODMED BY VOLID COME	DANV			
TYPE OF WORK PERFORMED BY YOUR COMPANY CONCRETE WORK ASPHALT WORK						
DRIVEWAY APPROACHES		DRIVEWAY TIE-INS				
SIDEWALKS	JILS					
CURBS & GUTTERS		ALLEYS				
CURBS & GUTTERS STREETS EXCAVATION ONLY (ON THOSE ITEMS MARKED ABOVE)						
EXCAVATION ONLT	ON THOSE TEMS WAR	(RED ADOVE)				
WATED LINES		CEWED I INEC				
WATER LINES SEWER LINES OTHER WORK AS SPECIFIED:						

GENERAL PROVISIONS

- During the process of the works such as barricades, lights and other traffic control devices shall be erected and maintained as may be necessary or as may be directed for the protection of the traveling public. Said barricades, lights and other traffic control devices shall conform to the current issue of <u>The Manual on Uniform Traffic Control Devices for Streets and Highways</u>. Parked equipment and stored materials shall be as far from the travel way as feasible. Items left overnight within 30 ft. of travel way shall be marked and/or protected.
- 2. In accepting this permit, the permittee, its successors and assigns agree to hold the City of Middleton harmless from any and all liability on account of the erection, installation, construction, maintenance or operation of the facilities located under this permit.
- 3. Except as herein authorized, all underground crossings shall be bored or jacked. No excavation shall be made or obstacle placed within the right of way of the City of Middleton in such a manner as to interfere with travel over said roadway.
- 4. Any disturbance of the traveled surface of the road and/or traffic control devices shall be restored to the satisfaction of the Public Works Supervisor.
- 5. If the work done under this permit interferes in any way with the drainage of the roadway, the permittee shall wholly and at his own expense make such provision as the Public Works Supervisor may direct to provide for saiddrainage.
- 6. On completion of said work herein contemplated all rubbish and debris shall be immediately removed and the roadway and roadside shall be left neat and presentable to the satisfaction of the Public Works Supervisor.
- 7. All of the work herein contemplated shall be done to conform with current government and industry standards under the supervision and to the satisfaction of the Public Works Supervisor and the entire expense of said supervision shall be borne by the permittee.
- 8. The City hereby reserves the right at any time in the future to order the change of location or the removal of any structure(s) or facility(ies) authorized by this permit. Said change or removal to be made at the sole expense of the permittee, or its successors and assigns, unless such structure(s) or facility(ies) have been located pursuant to the special provisions.
- 9. All such changes, reconstruction or relocation by the permittee shall be done in such a manner as will cause the least interference with any of the functions of the City of Middleton.
- 10. This permit or privilege granted under MCC shall not be deemed or held to be an exclusive one and shall not prohibit the City of Middleton from granting other permits or franchise rights of like or other nature to other public or private utilities, nor shall it prevent the City of Middleton from using any of its roads, streets, or public places or affect its right to full supervision and control over all or any part of them, none of which is hereby surrendered.
- 11. The City may revoke, amend, amplify or terminate this permit or any of the conditions herein enumerated if permittee fails to comply with any or all of its provisions, requirements or regulations as herein set forth or through willful or unreasonable neglect, fails to heed or comply with notices given, or if the utility herein granted is not installed or operated and maintained in conformity herewith.
- 12. The permittee shall maintain at its sole expense the structure or subject for which the permit is granted.
- 13. Adequate drawings or sketches shall be included showing the existing and/or proposed location of the facility with respect to the existing and/or planned location of the road improvement, the traveled way, the rights of way lines, and where applicable, the control of access lines and approval access points.
- 14. If trench or pavement settlement should occur within two years from the date of installation, repairs shall be made by the permittee as directed by the Public Works Supervisor at no cost to the City. If the permittee fails to make the necessary repairs, the City will make the repairs and bill the permittee. No new permits shall be issued to the permittee until such claim has been settled.