## INSTRUCTIONS FOR APPLICATION FOR PIPELINE CROSSING PERMIT

BASIC INFORMATION: Find attached an application for pipeline permit to cross county roads in Atascosa County. Contact the county judge's office to determine in which commissioner precinct your crossing will be located.

Contact the County Commissioner so the proposed crossing can be discussed and to determine/confirm amount of crossing fee(s). After the commissioner has been contacted, the crossing surveyed and the fee amount confirmed, the application needs to be signed, in the presence of a notary, and then submitted to Atascosa County Commissioners Court for approval.

The fully executed application and check for fees must be received in the office of the County Judge BEFORE it will be placed on the agenda. The deadline for receipt of agenda items is NOON on the Thursday before Commissioner's Court Meeting. Contact this office for the next scheduled meeting and date of posting.

**REPRESENTATION AT COMMISSIONERS COURT MEETING:** A representative should accompany the application to the meeting in the event the court has questions unless previous arrangements have been made with the individual County Commissioner.

FEE: A fee is required for each crossing. Additional fees may be required. See application for further information on fees. Fees can be paid and application/permit will be filed with the Atascosa County Clerk. MAKE CHECKS PAYABLE TO: ATASCOSA COUNTY.

PLAT: The crossing location must be surveyed and a plat provided for each crossing. Provide the plat along with the fully executed application.

NOTE: BE ADVISED THERE IS A PENALTY FOR INSTALLING A PIPELINE ACROSS A COUNTY ROAD WITHOUT OBTAINING A PERMIT.

THERE IS ALSO A 90 DAY TERM OF CONTRACT ON THE APPLICATION WHICH INCLUDES REAPPLICATION AND REPAYMENT OF FEES IF THE APPLICATION EXPIRES BEFORE THE PIPELINE IS INSTALLED.

UPON COMMISSIONERS COURT APPROVAL THE COUNTY CLERK'S OFFICE WILL PROVIDE YOU WITH A FULLY EXECUTED COPY OF THE PERMIT AND RECEIPT FOR PAYMENT. PLEASE PROVIDE RETURN CONTACT INFORMATION ON PAGE 3 OF 3 OF THE PERMIT. THE INFORMATION YOU PROVIDE THERE WILL BE USED TO RETURN THE FULLY EXECUTED COPIES AND RECEIPT FOR YOUR RECORDS.

FEE SCHEDULE:

**APPLICATION FEE: \$500.00** 

COST PER YARD OR ANY PART THEREOF OF A CROSSING EXCEEDING 50 FEET: \$32.00

**AMENDMENT OF PERMIT: \$250.00** 

EACH 6 MONTH EXTENSION OF PERMIT: \$ 200.00

PENALTY FEE FOR INSTALLATION OF PIPELINE WITHOUT A PERMIT: \$5000,00

C	ounty Road	Commissioner Pct. No

# ATASCOSA COUNTY PIPELINE PERMIT

ORIGINAL	APPLICATION _	AMENDMENT	6 MONTH EXTENSION
			"Company", does hereby make
constructing, mainta	aining, operating or re		sa County, Texas, for the purposes of transportation of natural gas or other made a part hereof.
prior to this applicat further consideration feet; (2) \$250 for an to be paid by Compa	tion being presented to n of: (1)\$32.00 per yan ny amendment of this p any and the County's nid, the undersigned Co	o and approved by Atascosa ordered or any part thereof for any permit; and (3) \$200.00 for a granting permission to make	fee if said pipeline has been installed County Commissioners Court and the part of a crossing exceeding fifty (50) each 6 month extension of this permit e use of the lands above described for shall be subject to the following terms,
construction, mainte any main or line he maintenance or repa has been laid, or fo promptly change or	enance or repair of ro- ereafter to be laid by air of any existing roa or any other reason, a alter, at Applicant's s	ads, (STATE or COUNTY) the Applicant in any mand (STATE or COUNTY) be the Applicant, upon reques	such manner as to interfere with the and in the event it shall develop that ner interferes with the construction, cause of the depth at which the same t of the Commissioners Court, shall ine, in such manner that the same will
with traffic, so as to that no main or line	o interfere with any dr shall ever be laid or m	rainage now or hereafter to to a sintained by the Applicant i	a such a way or manner as to interfere be affected on or along such road and in such a way as to constitute a danger road or living in the vicinity thereof.
	t no main or line shall within the county right		such a way or manner to run parallel
of constructing, lay unless it shall have f	ing or repairing any n first submitted to the C	nain or line now existing or	scosa County, plans, sections and such
			Road shall be either jacked, bored or ine placed through boring shall extend

Pipeline Road Crossing Permit

the full width of the surfacing; and that all pipelines under such roads shall be placed through an iron or other approved casing of approximately two inches larger in diameter than the pipeline; or, as an alternative to casing, Applicant may install a heavier walled carrier pipe beneath the roadway; provided, however, that in either instance the installation shall meet all the requirements of the Department of Transportation as set forth in Title 49, Code of Federal Regulations, Part 192, and/or those same regulations as adopted by Texas Railroad Commission and any other regulations promulgated by the Texas Railroad Commission under the authority of V.T.C.S. Art. 6053-1; and provided further that the County Commissioner in whose precinct the crossing is being made, with the concurrence of the Commissioners Court, may require that the carrier pipe be cased beneath the roadway when in his opinion the best interests of Atascosa County would be served thereby. Said pipeline shall have at least forty-two (42) inches of cover unless special permission to the contrary is obtained from the Commissioners Court of Atascosa County. Said pipeline crossing shall be placed within 10 Degrees of Perpendicular (80° to 100°) to the roadway.

### V

The Applicant further agrees, in connection herewith, to save and hold harmless the said County against any and all liability that it may have or appear to have to any person whomsoever by reason of any act or thing that Applicant, its agents, servants, employees and contractors may do or cause to be done in the premises.

#### VI.

In consideration of the granting of the privilege hereby petitioned for, Applicant agrees that whenever it shall in any manner damage any County Road or other structure by reason of any operation hereunder, it will immediately, at its own expense, restore the same to the condition that the same was in before the damage took place. Applicant further especially agrees that whenever the County Commissioners Court shall notify it in writing that it, its agents, servants, employees and contractors have damaged any road, or other structure, Applicant will commence the restoration thereof, in accordance with the terms hereof, within forty-eight (48) hours after the receipt of such notice, and prosecute such restoration to completion, diligently and continuously, and that in the event of its failure in such event to begin such restoration or repair within the time aforesaid, or in the event of its failure to therefore prosecute the same to completion, diligently and continuously, the Commissioners Court or its representative of said County, may take over the making of such restoration or repair with County employees, or through a private contractor, and complete and effect such repair or restoration at the expense of the Applicant and that the action of the County Commissioners Court, or its representative, in making such restoration or repair shall be binding upon the Applicant, and such Commissioners Court estimate or statement of the cost and expense incurred in making such repair or restoration shall be final, conclusive and binding upon the Applicant.

#### VII.

It is further agreed that in the event Applicant enters upon any property hereby affected for the purpose of construction, laying or repairing any main or line of Applicant, now existing or hereafter to exist, in connection with any State road or highway, that Applicant shall comply with all conditions and requirements of the Texas State Highway Department or its authorized representative with reference to any matter pertaining to any such purposes.

#### VIII.

Applicant shall give the Commissioners Court of Atascosa County, with reference to a County Road, and the State Highway Department, with reference to State Highway, twenty-four (24) hours notice prior to the time of beginning of any work with reference to any such road or highway.

#### IX.

It is further agreed that the order of the Commissioners Court granting this application shall be and does constitute acceptance on the part of the County of the offer hereby made, and said order and this application shall constitute a contract between the parties hereto their heirs, assigns, representatives and successors according to the terms hereof.

### $\mathbf{X}$

This application for pipeline permit shall expire 90 days after the same is approved by motion and order entered into Commissioners Court Records of Atascosa County, Texas. After expiration of the same, a new

Pipeline Road Crossing Permit

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IN WITNESS WHEREOF, the Applicant has caused this instrument to be executed on this the, 20 A.D.	day of
After approval the fully executed permit should be returned to:	•
Company By:	
CORPORATE ACKNOWLEDGMENT THE STATE OF TEXAS	
BEFORE ME, the undersigned authority, in and for said County, Texas, on this day personally known to me to be the person a	y appeared
whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the said	sthe act of
GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the day of A.D.	_, 20
Notary Public in and for County, Texas Commission expires:	
**************************************	****
Examined and approved in open Commissioners Court on this the day of 20	
By: Weldon P. Cude, Atascosa County	Judge
This permit Expires on the day of; 20	8-
Pipeline Road Crossing Permit Page 4 of 4	

application for pipeline permit and payment of fees shall be required from the applicant if the pipeline has not been installed prior to the expiration date of this permit.



# MEMORANDUM OF PAYMENT FOR DAMAGES TO ATASCOSA COUNTY

KNOW ALL MEN BY THESE PRESENTS:
Comes now, hereafter known as Payor and Atascosa County, Texas, hereafter known as Atascosa County.
Whereas Payor is extensively utilizing the roads of Atascosa County, Texas, for the economic benefit of Payor; and
Whereas Atascosa County is a political subdivision of the State of Texas which maintains certain roads within Atascosa County; and
Whereas Atascosa County has limited resources for the maintenance of such roads; and
Whereas Atascosa County is authorized to act and does act by and through the Commissioners Court of Atascosa County, pursuant to V.T.C.A. Local Government Code Section 81.032 and V.T.C.A., Transportation Code Section 252.214 to accept donations of property or funds.
THEREFORE:
Payor does hereby pay and transfer to Atascosa County the materials and/or funds described below:
It is the expectation of the Payor that the materials and/or funds donated to Atascosa County will be used for the repair, maintenance and upgrade of roads or facilities described below; however, Atascosa County makes no specific warranty for the use of the funds or materials paid:
Materials and/or funds paid are not subject to return to the Payor by Atascosa County.
For a payment to be accepted, such payment, subsequent to being offered, must be accepted and approved by the Commissioners Court of Atascosa County in an open session of the Commissioners Court of Atascosa County.

Said funds shall be paid to the County for disbursement pursuant to any conditions delineated or approved by the Commissioners Court.

Payor, by executing this Memorandum of Payment For Damages to Atascosa County agrees and understands that this document contains all terms of the donation and this is not a contract or a settlement. Printed Name of Payor (If Company or Business Entity) Printed Name of Payor's Authorized Agent Signature of Payor or Payor's Authorized Agent **Date Approved and Accepted by: Commissioners Court** Date Weldon P. Cude, County Judge Mark Gillespie, Commissioner Pct 1 Mark Bowen, Commissioner Pct 2 Kennard Riley, Commissioner Pct 4 Eliseo Perez, Commissioner Pct3 **ATTEST** 

Theresa Carrasco, County Clerk

# ROAD USE AGREEMENT BETWEEN ATASCOSA COUNTY AND \_\_\_\_\_

On this	s the _	day (	of		<b>,</b>	, Atascosa Con	unty, her	ein known	as
Count	y" ad	ldress #	1 Courthous	se Circle	Drive,	, Atascosa Con Jourdanton,	Texas	78026 ar	ıd
erein	known		<u> </u>					<u></u>	_
ddress	5								
or mu	tual con	sideration	agrees as foll	ows:	,				_
	County	roads h		limit of 5	8,420 poi	unds and repea			ds
2.	2. The State of Texas, through the Highway Commission, can issue overweight permits t allow overweight traffic on county roads.							to	
3.	Despite	e having a	ın overweight	permit,					_,
	repair	damage	caused to	county r	oads by	251.160, that it overweight , agrees to r	loads.	Specifical	ly,
		ing roads							_,
4	in Con	missione	Precinct No.	•			4	1 . C	_ 1_
4.	The Co	ounty and	- haring an ac		to door	ag	ree to me	et before su	cn -
5.		agu tram		over	weight	tra	ffic	stoj	os,
6.	to the	condition	the roads were	in before s	such overv	, agrees to weight traffic be, further	egan.		
0.		-	ements for su completed.	ch repairs t	o county	roads within 60	0 days fr	om the drilli	ng
Author	ized Re	epresentati	ive for:	Aut	horized R	epresentative fo	or Atasco	osa	
				Cou	County: Weldon P Cude, County Judge				
Signati	ıre		Date	Sign	nature	· · · · · · · · · · · · · · · · · · ·		Date	_
Printed Name		Ata	Atascosa County Commissioner, Precinct No						
			·	Sign	nature of (	Commissioner		Date	
				AT	TEST:				
						Carrasco, Cour	nty	-	
				By:		Cle		Depu	y
						Cle	TK.		