LHD Permit N	lo.
Application No.	

## LAKES HIGHWAY DISTRICT APPLICATION FOR PERMIT TO USE RIGHT-OF-WAY

The undersigned applicant is given permission to construct the following item(s) on highway right-of-way; subject to compliance with the provisions of the Highway District Policy

provisions of the Hi	ghway District Policy.	DESCRIPTION OF UTILITY			
Size Ü CALL BEFOR YOU DIG 8-1-1		Type: Gas Line, Telephone or Water Line, etc.  SPECIAL CONDITIONS  Special Conditions" Sheet which shall become a  LOCATION AND DESCRIPTION OF WORK		CALL BEFORE YOU DIG 8-1-1	
= :: : : : : : : : : : : : : : : : : :					
Estimated Star	t Date:	Estimated Completion D	)ate:		
		ility locating service and comply with all other require ry possible effort to have all utilities located.	ements imposed upon a	n excavator pursuant §55-	
Construction Plans	of the proposed utility	must be attached.			
All repairs to and re	storation of property w	vithin the right-of-way shall be done by Grantee.			
No work shall be sta	arted until an authorize	ed representative of the District has given the notice	to proceed.		
licensed to do busin		suring applicant and naming the District as an addit tho in the amount of <u>\$500,000.00</u> or more and shall			
A surety bond in the amount of \$ n/a executed by a bonding company licensed to do business in the State of Idaho shall be deposited with the Highway District and shall remain in effect for a period of n/a year(s) after completion of the project. The purpose of the bond shall be to save harmless the Highway District from all loss or damage to the Highway District and/or its right-of-way caused by the violation of the Grantee of any ordinance, rule, regulation or requirement of the Highway District.					
The Undersigned certifies that he (it) is the owner or authorized representative of the owner of the proposed facility or property to be served and agrees to do the work in accordance with the rules and regulations of the Highway District; that he (it) has read and understands the general conditions printed on the attached "General Provisions" sheet.					
Date:					
3		Telephone Number	Signature of	Applicant	
Firm Name (Contractor) if Applicable		actor) if Annlicable	Printed Name of Applicant		
Tim Name (Contractor) if Applicable		2001) II 7-pp.::022.0	Timed Name of Applicant		
		Applicant's Post Office Address and En	nail		
to perform the	ms, conditions and pro work described above te listed above.	FOR DISTRICT USE ovisions shown on this form or attachments, permiss e. This permit shall be void unless work herein conte	ion is hereby granted to emplated shall be compl	the above applicant leted by the estimated	
THE DISTR	ICT SHALL BE CONT.	ACTED 48-HRS PRIOR TO START OF WORK. CO INSPECTIONS ARE REQUIRED.	ONSTRUCTION PROG	RESS AND FINAL	
TEMPORA	RY PERMIT	CONSTRUCTION PROGRESS INSPECTION	FIN#	AL PERMIT	
Approval is subject the subject to the subject in a subje		Verify Alignment By:	Approved Date	:	
Date:		Verify Depth By:			
Зу:		Site Disturbance By:	Comments:		
		Corrective Action Required: Yes No:			
		Comments:			

## **GENERAL PROVISIONS**

The Highway District may revoke, annul, change, amend, amplify, or terminate this permit or any of the conditions herein enumerated if Grantee fails to comply with any or all of its provisions, requirements, or regulations as herein set forth or if Grantee fails to heed or comply with notices given, or if the utility herein granted is not installed or operated and maintained in conformity herewith or at all.

During the progress of the work such 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. All traffic control devices and the placement thereof shall conform to the latest Manual on the Uniform Traffic Control Devices as adopted by the Idaho Department of Transportation.

The Highway District makes no representation as to right-of-way width. It shall be the Grantee's responsibility to determine the limits of the right-of-way. This permit covers operations on the right-of-way only and the Grantee is responsible for any of his actions off the right-of-way to abutting property owners.

The party or parties to whom this permit is issued shall maintain at his or their sole expense the utility for which this permit is granted in a condition satisfactory to the Highway District. The District hereby reserves the right to require the Grantee to change the location or to remove any structure, structures, lines or pipes authorized by this permit at any time in order for the District to perform any necessary work on or in the right-of-way, said change or removal to be made at the sole expense of the party or parties to whom this permit is issued, or their successors or assigns.

In accepting this permit the Grantee, his successors and assigns agree that any damage or injury done to the property of the Grantee or any expense incurred by him, through the operation of a contractor working for the Highway District or any District employee, shall remain the sole expense of the Grantee, his successors or assigns.

Grantee is responsible for any damage to District property or to any property in the right-of-way which is caused by the conduct of the work performed hereunder. Grantee shall restore, to the same condition as existed prior to work, the travelway and such ditches, structure, structures and appurtenances necessary for the proper construction and maintenance of the travelway, which have been in any way disturbed or damaged by the work performed hereunder. If the work done under this permit in any manner involves the disturbance of the traveled surface of the road, said portion of the traveled surface of the road shall be restored at the completion of said work to the satisfaction of the District, said surface may be restored by the Highway District at the expense of the Grantee. If trench or pavement settlement should occur the repairs shall be made by the Grantee as directed by the District Supervisor at no cost to the Highway District. If the work under this permit interferes in any way with the drainage of the highway, the Grantee shall wholly and at its own expense make such provision as the District may direct to take care of the drainage.

In accepting this permit, the Grantee, its successors and assigns agree to protect the Highway District, or its agents, and save it harmless from all claims, actions, or damages of every kind and description which may accrue to or be suffered by any person or persons, corporation or property arising out of any activity or omission of Grantee, including, but not limited to, the manner of installation and maintenance of the utility granted or by the Grantee's occupancy of rights-of-way or public space. In case any suit or action is brought against said Highway District, its officers or agents, for damages arising out of or by reason of any of the above causes, the Grantee, its successors or assigns will upon notice to it of commencement of such action, defend the same at its own sole cost and expense, and will satisfy any judgment after said suit or action shall have finally been determined if adverse to the Highway District, its officers or agents.

In doing the work under this permit, Grantee and its contractors, or anyone performing work on behalf of the Grantee, have the primary responsibility for providing for the protection and safety of the traveling public. Acts by the District, in failing to detect or remedy any defect created by Grantee or its contractors or representatives, or in failing to detect or remedy any failure by Grantee or its contractors or representatives to adequately provide for the safety of the traveling public, shall not relieve the Grantee and its representatives of this primary responsibility. Grantee agrees to indemnify the District with regard to any claims arising out of any alleged failure of the District to detect or remedy either defects created by Grantee or its contractors or representatives or failures by Grantee or its contractors or representatives to adequately provide for the safety of the traveling public. Supervision of the project, including instructions as to proper traffic control devices, by the District, does not change this primary responsibility and duty to indemnify. Grantee is not obligated, however, to indemnify the District with regard to damages resulting solely from independent acts of negligence by the District, if such acts are independent of conduct by the District in supervising and inspecting the work.

All of the work herein contemplated shall be done under the supervision and to the satisfaction of the Highway District, and the entire expense of said supervision shall be borne by the party or parties to whom this permit is issued.

Throughout the performance of the work, Grantee agrees to keep the District advised as to the status of the work and to perform the work so as to minimize any interference with travel over the highway. Any excavation made or obstacle placed within the limits of the highway shall occur only in such manner as to minimize any interference with travel over said road.

On completion of said work herein contemplated, Grantee shall notify the District that the project is completed and ready for final inspection. All rubbish and debris shall be removed and the roadway and roadside shall be left neat and presentable and to the satisfaction of the Highway District.

This permit or privilege shall not be deemed or held to be an exclusive one and shall not prohibit the District from granting other permits or franchise rights of like or other nature to other public places, or affect its right to full supervision and control over all or any part of them, none of which is hereby surrendered.

Neither the acceptance of this permit nor anything herein contained shall be construed as a waiver by the Grantor of any rights given it by the Constitution or laws of the State of Idaho or the United States.