COUNTY PUBLIC WORKS	Township
PERMIT AGREEMENT LIC ROAD RIGHT-OF-WAY	Com. District No
day of	, 20,
edgwick County, Kansas ("County	") and
	("Licensee")
	· · · · · · · · · · · · · · · · · · ·
, registered or auth	norized to do business in Kansas.
Title	
Date <u>/ /</u> Pho	one
Contact Person	····
lease also indicate which one (1)	of the following categories theÁVork falls
ort structure or base station	
1455(a)	
nstruction of transmission equipn	nent that does <u>Áno</u> tÁconstitute an eligible
o, Township	, Range, Section,
_, Block, Lot(s)	, in Sedgwick County, Kansas.
	te for the Work is/
	day of

NOW, THEREFORE, in consideration of the parties' mutual promises and covenants, it is agreed as follows:

Section 1. LICENSE GRANTED. County hereby grants to Licensee a revocable (at the sole option of the County), non-exclusive license to occupy the above-described right-of-way for the purposes aforesaid, subject, however, to the covenants and conditions herein contained.

Section 2. PLANS. Licensee shall furnish to Sedgwick County Public Works one (1) set of comprehensive plans and/or sketches on 8½" x 11" or larger paper, of the proposed Work.

- 2.1 Plans for utility installations must include a description of the size, t^] ^Aand method of installation for the proposed Work to be located within road right-of-way, and adequate sketches to indicate the location of the proposed Work with respect to the trave|ed way of the road, the right-of-way lines and, where applicable, the control of access lines.
- 2.2 Plans for utility work (other than installation) shall include location and method of work, and location of other utilac Áines in the Work area.

Section 3. MATERIAL AND METHODS. All requests to perform Work in, upon and along road right-of-way must be approved by the County Engineer.

- 3.1 The Licensee shall furnish all material, perform all labor and pay all costs for the Work.
- 3.2 All utilityinstallations shall complywith the conditions and requirements of the "UtilityÁccommodation Policy of Sedgwick County Public Works."
- 3.3 All Work materials and Work construction methods usedwithin the right-of-way shall be equal to or better than that required by the Kansas Department of Transportation Standard Specifications for Road and Bridge Construction, current edition.
- 3.4 The Licensee's proposed agent or contractor for completing the Work cannot be a debarred cendor with Sedgwick County Purchasing.

Section 4. TRAFFIC OBSTRUCTIONS. Licensee agrees that highway traffic will the free of interference unless specifically forovided for as a part of that Permit Agreement. Traffic protection shall be in accordance with the "Manual on Uniform Traffic Control Devices", current edition.

Section 5. RIGHT-OF-WAY. Licensee agrees to restore said right-of-way to the condition existing at the date hereof.

- 5.1 Any sod, shrubs or trees destroyed by the Work shall be replaced as directed by the County Engineer.
- 5.2 Any destroyed trees shall have the stump ground down to an exercision six inches (6"), at a minimum, below the existing glade.
- 5.3 The right-of-way shall be kept free from parking, advertising signs or any other commercial activity.
- 5.4 The Licensee shall restore the original configuration of all ditches, slopes, embankments and fills within the right-of-way.

Section 6. MAINTENANCE. All utility installations shall be properly maintained by the Licensee.

Section 7. BOND. (Check either 7.1 or 7.2)	
7.1 A check or other suitable bond, in theamount of \$	made payable to Sedgwick County, shall be
deposited with this Permit Agreement to guarantee satisfactory per-ormance	e of the Work and of the conditions of this Permit
Agreement.	
7.2 A standing bond has been filed with Sedgwick County Public Work	ks in the amount of \$
7.3 Licensee covenants and agrees that the foregoing Abond A al Ale condition	ned on Licensee's proper performance of the Work and
of the conditions of this Permit Agreement; and CountyÁcovenants and agree	es that said bond will be released upon such proper
nerformance	· · ·

- **Section 8. INITIATION AND COMPLETION OF WORK.** Licensee AGREES TO NOTIFY THE COUNTY ENGINEER AT LEAST 24 HOURS BEFORE THE WORK IS INITIATED AND AGAIN WITHINFIVE (5) DAYS OF WHEN THE WORK IS COMPLETED. The Work hereunder shall be performed to the satisfaction of the $\hat{O}[\ \ \ \]$ \hat{c} Engineer. Licensee will at all times comply with and abide by all rules, notices and regulations of the County Engineer.
- 8.1 The Work, including right-of-way restoration, shall be completed within one (1) year of County's approval date of this Permit Agreement and the Work shall be diligently pursued to completion. If the Work is not so timely completed this Permit Agreement shall be deemed revoked and the bond hereunder shall be forfeited.
- 8.2 An approved signed copy of this Permit Agreement shall be on the premises before and during the period any Work is performed.
- **Section 9. LIABILITY.** The Licensee hereby assumes all risk for liability for damages that may occur to persons or property on account of the Work, whether completed bythe Licensee or bythe Licensee's agent or contractor completing, installing, for maintaining the Work on the Licensee's behalf; and the Licensee does hereby indemnify and hold the County harmless from any and all costs, liabilities, expenses, suits, judgments or damages to persons or property or claims of any nature whatsoever (including reasonable attorneys' fees) arising out of or in connection with the Work and with Licensee's occupation of the right-of-way hereunder.
- 9.1 The Licensee shall procure and maintain liability insurance to protect the public from injuries occurring as aresult of the Work and to protect the County from all liability and damages on account of injuries to workers, as provided by law, and to protect the County from all liability and damages occasioned by the Work.
- 9.2 The Licensee agrees to file with the County Engineer, prioto the granting of this Permit Agreement, "Certificates of Ausurance" or other satisfactory evidence to show that Licensee carries Woker's Compensation Insurance, Emplo^^r's Liability Insurance, Standard Form Comprehensive Public Liability and Property Damage Insurance, and Comprehensive Automobile Owned, Non-owned and Hired Insurance as recognized by the Commissioner of Insurance of the State of Kansas. All insurance coverages are to be a minimum of \$500,000.00.
- 9.3 All insurance coverages shall name the County as an additional insured and shall require the insurer to notify Public Works at least thirty (30) days in advance of any cancellation or change in insurance coverages.
- 9.4 Insurance as herein required shall be maintained in force until final release of the Licensee by the County Engineer from all obligations under the terms of the Rermit Agreement. Said insurance contract shall cover claims for such length of time as said are permitted by law.

- 9.5 The Licensee also agrees to ensure that any agent or contractor completing, installing, or maintaining the Work on its behalf within the road right-of-way, shall have insurance in place to { atch those coverages required within Section 9 of this Permit Agreement.
- **Section 10. ROAD IMPROVEMENTS.** Licensee recognizes that the County may fromtime to time deem it necessary or proper to make alterations or improvements in and upon the above-described road right-of-way and that the County has sole discretion to determine the nature and extent of such atterations or improvements. Licensee further recognizes that such County works may require the alteration or relocation of the Work hereunder. Licensee therefore covenants and agrees that, within a reasonable time after written notice from the CountyEngineer and without costor expense to the County, Licensee will alter, reconstruct and l^locate the Work as directed by the County Engineer. Licensee further covenants and agrees to indemnify and hold the County harmless from any and all liability and damages occasioned by said alteration, reconstruction and relocation.
- 10.1 Licensee covenants and agrees that the Work will be conducted in such a manner as not to interfere with Co^{*}} ĉ construction, improvement or maintenance in the said road right-of-way.
- 10.2 Licensee SHALL BE AND IS HEREBY RESPONSIBLE FOR LOCATING AND SAFEGUARDING ANY EXISTING UTILITY LINES WITHIN THE PROJECT AREA IN ACCORDANCE WITH K.S.A. 1993 Supp 66-1801, et seq.
- **Section 11. ABANDONED WORK.** If the Licensee's Work becomes damaged, abandoned, or unused and County has complied with any requirements included within Section 22-30 of the Sedgwick County Code regarding notice and the damaged, abandoned, or unused condition persists, the County may remove or modify the Work and the Licensee Awould be required to reimburse the County for any costs incurred by the County during such removal or modification.
- **Section 12. CLAIM NOTIFICATION. The** Licensee shall promptly notify the County in A riting of any known claim or demand against the Licensee or the County related to or arising out of the Work.
- **Section 13. ASSIGNMENT.** This Permit Agreement, and the rights, duties and liabilities incidental hereto, may Aot be assigned or otherwise transferred by the Licensee without the consent of the County.
- **Section 14. CHOICE OF LAW AND VENUE.** This Permit Agreement shall be interpreted under and governed by the laws of the State of Kansas. The parties agree that any dispute or cause of action that arises in connection with this Permit Agreement wall be brought before a court of competent jurisdiction in Sedgwick County, Kansas.

APPROVED THIS	DAY OF	, 20
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ŠŸÞÞÁ/ÞÁÚŒÔSÒÜ, P.E.,		
DIRECTOR OF PUBLIC W	ORKS/COLINTY ENGINEER	