

CITY OF CLE ELUM

Public Works Department (509) 674-2262

APPLICATION TO PERFORM WORK IN CITY RIGHT OF WAY

Application Fee: \$50.00	Circle Payment Method: OCash OCheck OCredit Card		
Date of application:	UBI number:		
Applicant Name:	Phone number:		
Email:			
Date(s) of work:			
	Valid 120 days with 48 hours notice prior to starting		
Description of work to be perfo	ormed (attach additional sheets if necessary)		
Initial each box and submit the for	following with the permit:		
Detailed drawing and Traffic control measures			
Certificate of Insurance -Certificate Holder City of Cle Elum			
Sign Indemnification/ Hold	d Harmless (page 4 & 5 of this application)		
I agree to withhold the City	y of Cle Elum Construction Standards located at:		
http://cityofcleelum.com/wp-	content/uploads/2021/02/2002_City-Construction-Standards.pdf		
Coordination with other Ut	cilities Statement		

SEE NOTICE & INSTRUCTIONS FOR APPLICANT ON PAGE 6 OF THIS APPLICATION

INSURANCE & INDEMNITY REQUIREMENTS FOR RIGHT-OF-WAY PERMITS

Indemnification / Hold Harmless

The Permittee shall defend, indemnify and hold the City, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees, arising out of or in connection with activities or operations performed by the Permittee or on the Permittee's behalf out of issuance of this Permit, except for injuries and damages caused by the sole negligence of the City.

However, should a court of competent jurisdiction determine that <u>RCW 4.24.115</u> applies to this Permit, then the Permittee agrees to defend, indemnify and hold the City, its officers, officials, employees and volunteers harmless to the maximum extent permitted thereunder. It is further specifically and expressly understood that the indemnification provided herein constitutes the Permittee's waiver of immunity under <u>Industrial Insurance</u>, <u>Title 51 RCW</u>, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties. The provisions of this section shall survive the expiration or termination of this Agreement.

A. Insurance Term

The Permittee shall procure and maintain for the duration of the Permit, insurance against claims for injuries to persons or damage to property which may arise from or in connection with operations or activities performed by or on the Permittee's behalf with the issuance of this Permit.

B. No Limitation

The Permittee's maintenance of insurance as required by the Permit shall not be construed to limit the liability of the Permittee to the coverage provided by such insurance, or otherwise limit the City's recourse to any remedy available at law or in equity.

C. Minimum Scope of Insurance

The Permittee shall obtain insurance of the types and coverage described below:

- 1. Commercial General Liability insurance shall be at least as broad as Insurance Services Office (ISO) occurrence form CG 00 01 and shall cover liability arising from operations, products-completed operations, and stop-gap liability. There shall be no exclusion for liability arising from explosion, collapse or underground property damage. The City shall be named as an additional insured under the Permittee's Commercial General Liability insurance policy using ISO Additional Insured-State or Political Subdivisions-Permits CG 20 12 or a substitute endorsement providing at least as broad coverage.
- 2. <u>Automobile Liability</u> insurance covering all owned, non-owned, hired and leased vehicles. Coverage shall be at least as broad as Insurance Services Office (ISO) form CA 00 01.

D. Minimum Amounts of Insurance

The Permittee shall maintain the following insurance limits:

- 1. <u>Commercial General Liability</u> insurance shall be written with limits no less than \$2,000,000 each occurrence, \$2,000,000 general aggregate and a \$2,000,000 products-completed operations aggregate limit.
- 2. <u>Automobile Liability</u> insurance with a minimum combined single limit for bodily injury and property damage of \$1,000,000 per accident.

E. Other Insurance Provision

The Permittee's Commercial General Liability insurance policy or policies are to contain, or be endorsed to contain that they shall be primary insurance as respect the City. Any insurance, self-insurance, or self-insured pool coverage maintained by the City shall be excess of the Permittee's insurance and shall not contribute with it.

F. Acceptability of Insurers

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

G. Verification of Coverage

The Permittee shall furnish the City with original certificates and a copy of the amendatory endorsements, including the additional insured endorsement, evidencing the insurance requirements of the Permittee before issuance of the Permit.

H. Notice of Cancellation

The Permittee shall provide the City with written notice of any policy cancellation, within two business days of their receipt of such notice.

I. Failure to Maintain Insurance

Failure on the part of the Permittee to maintain the insurance as required shall constitute a material breach of the Permit, upon which the City may, after giving five business days' notice to the Permittee to correct the breach, immediately terminate the Permit or, at its discretion, procure or renew such insurance and pay any and all premiums in connection therewith, with any sums so expended to be repaid to the City on demand.

J. City Full Availability of Permittee Limits

If the Permittee maintains higher insurance limits than the minimums shown above, the City shall be insured for the full available limits of Commercial General and Excess or Umbrella liability

maintained by the Permittee, irrespective of whether such limits maintained by the Permittee are greater than those required by this Permit or whether any certificate of insurance furnished to the City evidences limits of liability lower than those maintained by the Permittee.
Signature of Permittee:
Date:

City of Cle Elum 119 West First Street Cle Elum, WA 98922



Telephone: (509) 674-2262 Fax: (509) 674-4097 www.cityofcleelum.com

HOLD HARMLESS AGREEMENT

This Agreement made this	day of		,, between the City of
	Day	Month	Year
CleElum, referred to as "Cl	TY" herein, and		at,
			Name referred to as "USER" herein.
Mailing Address	/ City	, , State	Teleffed to as OSER fieleili. Zip
	•		acknowledged, is hereby agreed:
Tor the good and variable		pror wineris	delitio Wiedged, is hereby agreed.
	SEC	CTION I	
demands, costs, or judgments ag	gainst it arising out of the ether liability, loss or da	e acts, failure to	ge USER may suffer as a result of claims act, or activities that USER conducts under by, or arises out of the negligence of USEF
	SEC	TION II	
full force until the permit an	e on the date that the C d license expire. Rene ement. The duty to inc	TY issues its lice ewal of the per lemnify the CITY	nse or permit to USER and shall continue in rmit and/or associated license(s), if any for claims, demands, costs or judgments Agreement.
	SEC	TION III	
CITY agrees to notify USER in wr Agreement, of any claim made a	• • • •	•	t USER'S address as stated in this ed against.
	SEC	TION IV	
indemnity contained herein, wh claim should be brought or an ac employ an attorney of its own se	ether such claims or act ction filed with respect election to appear and o I have the sole authority	ions are rightfull to the subject ind defend the claim ofor the direction	st CITY with respect to the subject of the y or wrongfully brought or filed. In case a demnity herein, USER agrees the CITY may or action on behalf of CITY, at the expense n of the defense, and shall be the sole as or actions against CITY.
	CEC	TION V	
	erty evidence showing p	ayment by CITY	of any loss, damage, or in expense covered st USER as to fact and amount of USER'S
	SEC	TION VI	
or in any way aid in the institution costs, loss of services, expenses, or property, or both, whether do	nstitute any action or su on or prosecution of any or compensation for an eveloped or underdevel	uit at law or in eq	quity against CITY, nor institute, prosecute action, or cause of action for damages, by damage, loss or injury either to person or is result, known or unknown, past, cense/permit issued to USER by CITY.
'USER' Signature	Print Name		Title



CITY OF CLE ELUM

Public Works Department (509) 674-2262

NOTICE

<u>CALL BEFORE YOU DIG 1-800-424-5555 or 811</u>: Applicant is responsible for calling underground utility locates 48 hours prior to construction and the Applicant is responsible for any damage to the City's' infrastructure.

SIGNAGE, BARRICADES & TRAFFIC CONTROL: Applicant is responsible for signage, barricades, and traffic control and shall work with Cle Elum Public Works Department for proper placement.

BE ADVISED: Applicants for permits to occupy City property with utilities or holders of granted franchise rights contemplating work upon, along, over, under or across any City road, bridge, public place, street, avenue or alley on property in the City, shall first file with Cle Elum City Hall this application to do such work. Such applications shall be accompanied by drawings. Drawings shall be to a working scale, showing position and location of work, names or numbers and width of roads, streets, etc., showing the relative position of such work to existing utilities, constructed, laid, installed or erected upon such roads, streets or public places. The actual location of the work to be done under this permit, its depth below or above surface or grade of any City structure, road, street, avenue, alley or public place shall be approved by Cle Elum Public Works before any work shall be done by the petitioner. The applicant shall specify the type of construction by submitting plans showing the class of material and the manner in which the work is to be accomplished. All such materials and equipment shall be of the highest quality and the manner of excavation, fills, construction, installation, erection of temporary structures, traffic turnouts, road obstruction, barricades.

<u>ADDITIONAL INFORMATION</u> - Cle Elum Municipal Code 12.01 https://cleelum.municipal.codes/CEMC/12.01

INSTRUCTIONS FOR APPLICANTS

Please return this application to City Hall or Email to vamick@cleelum.gov;wprosek@cleelum.gov Please include \$50.00 fee and required documents

Page **6** of **6** Updated 3/2024