

Matthew G. Bevin Governor COMMONWEALTH OF KENTUCKY TRANSPORTATION CABINET Department of Highways, District 6 Office 421 Buttermilk Pike Covington, Kentucky 41017 (859) 341-2700 www.transportation.ky.gov/ Greg Thomas Secretary

March 14, 2017

Duke Energy - Gas John Perkins 139 E. 4th Street Cincinnati, Ohio 45202

Subject: Permit #: 06-2017-00358 Permit Type: Utilities - Gas Approval

Dear Applicant:

Attached is your permit approval and documentation for the subject permit.

Be advised that all work must be done in conformity with permit and application conditions. If you have any questions, please contact the Permits Section at this office.

Sincerely,

Mar

Matthew Bogen D6 Permits - Supervisor

Attachments



An Equal Opportunity Employer M/F/D

NOTICE OF COMPLETION OF ENCROACHMENT PERMIT WORK

PERMITEE

Name: Duke Energy - Gas Contact Person: John Perkins Address: 139 E. 4th Street City: Cincinnati State: Ohio Zip: 45202 Telephone:

PROJECT IDENTIFICATION

Permit Number: 06-2017-00358

I wish to notify the Department of Highways that the above mentioned permit work and any necessary right-of-way restoration have been completed and are ready for final inspection.

 Applicant

 Please return this form to the address below when work is completed and ready for final inspection.

 Please Return to:
 Permit Engineer

 Department of Highways, District 6 Office

 421 Buttermilk Pike

 Covington, Kentucky 41017

 (859) 341-2700

 www.transportation.ky.gov/

	LOCATION(S)		
Description	County - Route	Latitude	Longitude
Install 12" gas main by bore method on KY 16	Boone - KY 16	38.885190	-84.610783



TC 99-1 (A) 1/2015 Page 1 of 4

APPLICATION FOR ENCROACHMENT PERMIT

Permitte	ee Information			KYTC No. 06-2017-00358				
Name	Name DUKE ENERGY			Permit Information				
Address	139 EAST FO	URTH STI	REET	Address			and all and	
	EX460	and the second	the parties and the second	City	WALTON		1 - Carlo	
City	CINCINNATI	P. Julia	Second Second	State	KY	Zip	41094	
State	OH	Zip	45202	County	BOONE			
Phone#	(513) 315-83	38		Route No.	KY16	Mile- Point	2.58	7
Contact	JOHN PERKI	NS		Longitude (X)	-84.61082			
Phone	(513) 287-1276	Cell	(513) 315-8338	Latitude (Y)	38.88521	a dentita da		
Email	JOHN.PERKINS@	DUKE-ENI	ERGY.COM	Information below to be filled out by KYTC				
Contact	ANDREW KO	WALEWS	5KI	Air Right	Ent	rance		
Phone	(630) 967-0909	Cell	(847) 712-2724	Utilities	🗋 Ott	ier:		a an
Email	AKOWALEWSKI@	ENENGIN	EERING.COM					
			and the second se		Left		tht	X-Ing
				Access:	🗊 Full	Pa	rtial	17 by Permit

General Description of Work:

12" STEEL PIPELINE INSTALLED VIA HORIZONTAL DIRECTIONAL DRILL (HDD) ALONG THE ON RAMP FOR WALTON-NICHOLSON ROAD/KY16 (STA 493+25) CROSSING FROM WEST TO EAST AT APPROXIMATELY 490' WEST OF THE CENTERLINE OF DIXIE HIGHWAY (US 25). MAIN TO BE INSTALLED AT A MINIMUM COVER OF 5' AND DESIGNED DEPTH OF 10' WITH X-52, 0.250" WALL THICKNESS PIPE.

MAR 1 4 2017

KYTC District 6

THE UNDERSIGNED PERMITTEE(s) (being duly authorized representative(s) or owner(s)) DO AGREE TO ALL TERMS AND CONDITIONS ON THE TC 99-1 (A).

Phh Signature

28/17 Date

This is not a permit unless and until the permittee(s) receives an approved TC 99-1(B) from KYTC. This application shall become void if not approved by the cancellation date. The cancellation date shall be one year from the date the permittee submits their application.



TC 99-1 (A) 1/2015 Page 2 of 4

APPLICATION FOR ENCROACHMENT PERMIT

TERMS AND CONDITIONS

 The permit, including this application and all related and accompanying documents and drawings making up the permit, remains in effect and is binding upon the Applicant/Permittee, its successors and assigns, as long as the encroachment(s) exists and also until the permittee is finally relieved by the Department of Highways from all its obligations.

2. Applicant shall meet all requirements of the Clean Water Act if the project will disturb one acre or more, the applicant shall obtain a KPDES KYR10 Permit from the Kentucky Division of Water. All disturbed areas shall meet the requirements of the Department of Highway's Standard Specifications, Sections 212 and 213, as amended.

3. INDEMNITY:

- A. PERFORMANCE BOND: The permittee shall provide to the Department a performance bond according to the Permits Manual, Section PE-203 as a guarantee of conformance with the Department's Encroachment Permit requirements.
- B. PAYMENT BOND: At the discretion of the department, a payment bond shall be required of the permittee to ensure payment of liquidated damages assessed to the permittee.
- C. LIABILITY INSURANCE: Liability insurance shall be required of the permittee (in an amount approved by the department) to cover all liabilities associated with the encroachment.
- D. It shall be the responsibility of the permittee, its successors and assigns, to maintain all indemnities in full force and effect until the permittee is authorized to release the indemnity by the Department.

4. A copy of this application and all related documents making up the approved permit shall be given to the applicant and shall be made readily available for review at the work site at all times.

5. Perpetual maintenance of the encroachment is the responsibility of the permittee, its successors and assigns, with the approval of the Department as required, unless otherwise stated.

6. Permittee, its successors and assigns, shall comply with and agree to be bound by the requirements and terms of (a) this application and all related documents making up the approved permit, (b) by the Department's Permits Manual, and (c) by the Manual on Uniform Traffic Control Devices, both manuals as revised to and in effect on the date of issuance of the permit, all of which documents are made a part thereof by this reference. Compliance by the permittee, its successors and assigns, with subsequent revisions to applicable provisions of either manual or other policy of the Department may be made a condition of allowing the encroachment to persist under the permit.

7. Permittee agrees that this and any encroachment may be ordered removed by the Department at any time, and for any reason, upon thirty days written notice to the last known address of the applicant or to the address at the location of the encroachment. The permittee agrees that the cost of removing and of restoring the associated right-of-way is the responsibility of the permittee, its successors and assigns.

8. Permittee, its successors and assigns, agree that if the Department determines that motor vehicular safety deficiencies develop as a result of the installation or use of the encroachment, the permittee, its successors and assigns, shall provide and bear the expenses to adjust, relocate, or reconstruct the facilities, add signs, auxiliary lanes, or other corrective measures reasonably deemed necessary by the Department within a reasonable time after receipt of a written notice of such deficiency. The period within which such adjustments, relocations, additions, modifications, or other corrective measures must be completed will be specified in the notice.

9. Where traffic signals are required as a condition of granting the requested permit or are thereafter required to correct motor vehicular safety deficiencies, as determined by the Department, the costs for signal equipment and



APPLICATION FOR ENCROACHMENT PERMIT

installation(s) shall be borne by the permittee, its successors and assigns and the Department in its reasonable discretion and only in accordance with the Department's current policy set forth in the Traffic Operations Manual and Permits Manual. Any modifications to the permittee's entrance necessary to accommodate signalization (including necessary easement(s) on private property) shall be the responsibility of the permittee, its successors and assigns, at no expense to the Department.

10. The requested encroachment shall not infringe on the frontage rights of an abutting owner without their written consent as hereInafter described. Each abutting owner shall express their consent, which shall be binding on their successors and assigns, by the submission of a notarized statement as follows, "I (we),

permit re	quested by t	the applica	nt along Rou	ite		, hereby cons		e granting o es affect fro	
rights	along	my	(our)	adjacent	real	property."	By	signat	ture(s)
						subscribed	and	sworn	by
				. on t	his date				

11. The permit, if approved, is subject to the agreement that it shall not interfere with any similar rights or permit(s) previously granted to any other party, except as otherwise provided by law.

12. Permittee shall include documentation which describes the facilities to be constructed. Permittee, its successors and assigns, agree as a condition of the granting of the permit to construct and maintain any and all permitted facilities or other encroachments in strict accordance with the submitted and approved permit documentation and the policies and procedures of the Department. Permittee, its successors and assigns, shall not use facilities authorized herein in any manner contrary to that prescribed by the approved permit. Only normal usage as contemplated by the parties and by this application and routine maintenance are authorized by the permit.

13. Permittee, its successors and assigns, at all times from the date permitted work is commenced until such time as all permitted facilities or other encroachments are removed from the right-of-way and the right-of-way restored, shall defend, protect, indemnify and save harmless the Department from any and all liability claims and demands arising out of the work, encroachment, maintenance, or other undertaking by the permittee, its successors and assigns, related or undertaken pursuant to the granted permit, due to any claimed act or omission by the permittee, its servants, agents, employees, or contractors. This provision shall not inure to the benefit of any third party nor operate to enlarge any liability of the Department beyond that existing at common law or otherwise if this right to indemnity did not exist.

14. Upon a violation of any provision of the permit, or otherwise in its reasonable discretion, the Department may require additional action by the permittee, its successors and assigns, up to and including the removal of the encroachment and restoration of the right-of-way. In the event additional actions required by the Department under the permit are not undertaken as ordered and within a reasonable time, the Department may in its discretion cause those or other additional corrective actions to be undertaken and the Department shall recover the reasonable costs of those corrective actions from the permittee, its successors and assigns.

15.Permittee, its successors and assigns, shall use the encroachment premises in compliance with all requirements of federal law and regulation, including those imposed pursuant to Title VI of the Civil Right Act of 1964 (42 U.S.C. § 2000d et seq.) and the related regulations of the U.S. Department of Transportation in Title 49 C.F.R. Part 21, all as amended.

16.Permittee, its successors and assigns, agree that if the Department determines it is necessary for the facilities or other encroachment authorized by the permit to be removed, relocated or reconstructed in connection with the reconstruction, relocation or improvement of a highway, the Department may revoke permission for the



TC 99-1 (A) 1/2015 Page 4 of 4

APPLICATION FOR ENCROACHMENT PERMIT

encroachment to remain under the permit and may order its removal, relocation or reconstruction by the permittee, its successors and assigns, at the expense of the permittee, except where the Department is required by law to pay any or all of those costs.

17. Permittee agrees that the authorized permit is personal to the permittee and shall remain in effect until such time as (a) the permittee's rights to the adjoining real property to have benefitted from the requested encroachment have been relinquished, (b) until all permit obligations have been assumed by appropriate successors and assigns, and (c) unless and until a written release from permit obligations has been granted by the Department. The permit and its requirements shall also bind the real property to have benefitted from the requested encroachment to the extent permitted by law. The permit and the related encroachment become the responsibility of the successors and assigns of the permittee and the successors and assigns of each property owner benefitting from the encroachment, or the encroachment may not otherwise permissibly continue to be maintained on the right-of-way. (Does not apply to utility encroachments serving the general public.)

18. If work authorized by the permit is within a highway construction project in the construction phase, it shall be the responsibility of the permittee to make personal contact with the Department's Engineer on the project in order to coordinate all permitted work with the Department's prime contractor on the project.

19. This permit is not intended to, nor shall it, affect, alter or alleviate any requirement imposed upon the permittee, its successors and assigns, by any other agency.

20. Permittee, its successors and assigns, agree to contain and maintain all dirt, mud, and other debris emanating from the encroachment away from the surrounding right-of-way and the travel way of the highway hereafter and at all times that its obligations under the permit remain in effect.



ENCROACHMENT PERMIT GENERAL NOTES & SPECIFICATIONS

Permit No. 06-2017-00358

I. SAFETY

- A. General Provisions
- All signs and control of traffic shall be in accordance with the Manual on Uniform Traffic Control Devices for Streets and Highways, latest edition, Part VI, and safety requirements shall comply with the Permits Manual.
- All work necessary in shoulder or ditch line areas of a state highway shall be scheduled to be promptly completed so that hazards adjacent to the traveled way are kept to an absolute minimum.
- No more than one (1) traveled-lane shall be blocked or obstructed during normal working hours. All signs and flaggers during lane closure shall conform to the Manual on Uniform Traffic Control Devices.
- When necessary to block one (1) traveled-lane of a state highway, the normal working hours shall be as directed by the Department. No lanes shall be blocked or obstructed during adverse weather conditions (rain, snow, fog, etc.) without specific permission from the Department. Working hours shall be between ______ 9:00 am _____ and 4:30 pm
- The traveled-way and shoulders shall be kept clear of mud and other construction debris at all times during construction of the permitted facility.
- No nonconstruction equipment or vehicles or office trailers shall be allowed on the right of way during working hours.
- The right of way shall be left free and clear of equipment, material, and vehicles during non-working hours.
- **B.** Explosives

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- No explosive devices or explosive material shall be used within state right of way without proper license and approval of the Kentucky Department of Mines and Minerals, Explosive Division.
- C. Other Safety Requirements

II. UTILITIES * Applies to Fully Controlled Access Highways ONLY

- *All work necessary within the right of way shall be performed behind a temporary fence erected prior to a boring operation.
- *The temporary woven wire fence shall be removed immediately upon completion of work on the right of way, and the control of access immediately restored to original condition, in accordance with applicable Kentucky Department of Highways Standard Drawings.
- *All vents, valves, manholes, etc., shall be located outside of the right-of-way.
- *Encasement pipe shall extend from right-of-way line to right-of-way line and shall be one continuous run of pipe. The encasement pipe shall be welded at all joints.
- The boring pit and tail ditch shall extend past the existing toe of slope or bottom of ditch line and shall be a minimum of 42 Inches deep.

Permit No. 06-2017-00358

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II. UTILITIES (Continued)

- Encasement pipe pipe shall conform to current standards for highway crossings in accordance with the Permits Manual.
- Parallel lines shall be constructed between back slope of ditch line and right-of-way line and shall have a minimum of <u>30-Inch</u> cover above top of pipe or conduit. <u>36</u>/
- All pavement cuts shall be restored per Kentucky Transportation Cabinet form TC 99-13.
- Aerial crossing of this utility line shall have a minimum clearance of ______feet from the high point of the roadway to the low point of the line (calculated at the coefficient for expansion of 120 degrees Farenheit).
- The 30-foot clear zone requirement shall be met to the extent possible in accordance with the Permits Manual.

Special requirements:

Keep bre pits protected at all times.

III. GENERAL

A. OSHA

Kentucky Occupational Safety and Health Standards for the construction industry, which has the effect of law, states in part: (Page 52, 1926.651, Specific Excavation Requirements) "Prior to opening an excavation, effort shall be made to determine whether underground installations, (sewer, telephone, water, fuel, electric lines, etc.) will be encountered, and if so, where such underground installations are located. When the excavation approaches the estimated location of such an installation, the exact location shall be determined, and when it is uncovered, proper supports shall be provided for the existing installation. Utility companies shall be contacted and advised of proposed work prior to the start of actual excavation."

B. Archaeological

Whenever materials of an archaeological nature are discovered during the course of construction work or maintenance operations, contact shall be made immediately with the Division of Environmental Analysis, which maintains an archaeologist on staff, or with the Office of the State Archaeologist located at the University of Kentucky. Following this consultation, further action shall be decided on a case-by-case basis by the State Highway Engineer or the Transportation Planning Engineer or their designated representative.

C. Utilities in the Work Areas

- The permittee shall be responsible for any damage to existing utilities, and any utility modifications or relocations within state right of way necessary, as determined by the Department or by the owner of the utility, shall be at the expense of the permittee and subject to the approval of the Department.
- All existing manholes and valve boxes shall be adjusted to be flush with finished grade.

D. Environmental

If the activity to which this permit relates disturbs one acre or more of land, you must obtain a KPDES KYR10 permit.

Websites

http://www.water.ky.gov/permitting/wastewaterpermitting/KPDES/storm/

Inspectors for KPDES KYR10 at www.KEPSC.org

Permit No. 00-2017-00358	Permit No	06-2017-00358
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IV. RIGHT OF WAY RESTORATION

All disturbed portions of the right of way shall be restored to grass as per Kentucky Department of Highways Standard Specifications for Road and Bridge Construction (latest edition). A satisfactory turf, as determined by the Department, shall be established by the permittee prior to release of indemnity. Sodding or seeding shall be as follows:

Lawn or High Maintenance Situation	70% Lawn Fescue (e.g., variety - Falcon) 30% Bluegrass or
	70% Lawn Rye (e.g., variety - Derby) 30% Bluegrass
Right of Way Lawn Maintenance Situation	70% KY 31 Fescue 30% Perennial Rye Grass or
	100% KY Fescue

Two tons of clean straw mulch per acre of seeding.

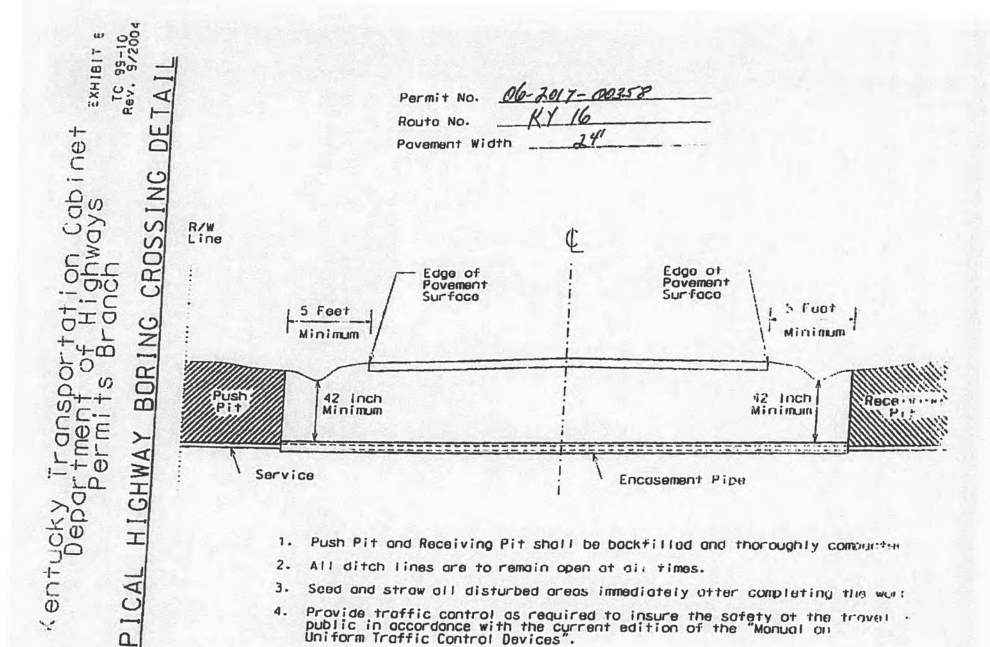
- Prior to seeding, the ground shall be prepared in accordance with Kentucky Department of Highways Standard Specifications for Road and Bridge Construction (latest edition).
- Substitutes for sod such as artificial turf, rocked mulch, or paved areas may be acceptable if they are aesthetically pleasing.
- All ditch-flow lines and all ditch-side slopes shall be sodded.

Existing concrete right of way markers shall not be disturbed, but if damaged in any way, they shall be entirely replaced by the permittee, with new concrete markers to match the original markers, in accordance with Kentucky Department of Highways Standard Drawings. Markers that are entirely removed shall be re-established in the proper locations by the permittee and to the satisfaction of the Department.

Other right of way restoration requirements are as follows:

V. DRAINAGE

- All pipe shall be laid in a straight alignment, to proper grades, and with all materials and methods of installation including bedding and joint seating in accordance with Department Standard Specifications for Road and Bridge Construction (latest edition). Pipe shall not be covered until inspected by the Department and express permission obtained to make backfill.
- All gutter lines at the base of new curbs shall be on continuous grades, and pockets of water along with curbs or in entrance areas or other paved areas within the right of way shall not be acceptable.
- All drainage structures and appurtenances (manholes, catch basins, curbing, inlet basins, etc.) shall conform to Department specifications and shall be constructed in accordance with the Department Standard Drawings. Type required:



- Push Pit and Receiving Pit shall be backfilled and thoroughly compareter 1.
- All ditch lines are to remain open at dir times. 2.

TYPICA

- 3. Seed and straw all disturbed areas immediately after completing this work
- Provide traffic control as required to insure the safety of the travel -public in accordance with the current edition of the "Manual on 4. Uniform Traffic Control Devices".

ALL SERVICES OVER 2" IN DIAMETER SHALL REQUIRE ENCASEMENT.

IMPORTANT NOTICE

Federal law requires that traffic control shall be implemented in accordance with MUTCD Standards and KYTC Specifications under the supervision of a Work Zone Traffic Control Supervisor.

A Work Zone Traffic Control Technician shall be available on the jobsite to ensure that the work zone is in compliance with the applicable standards.

If any questions, please contact Matt Bogen at (859) 341-2700.

IMPORTANT NOTICE

Federal law requires that High Visibility Class 2 or Class 3 retroreflective safety apparel that meets ANSI/ISEA 107-2004. Standards shall be worn at all times by anyone working within the KYTC R/W limits.

Class 3 apparel is required for flaggers after dark.

If any questions, please contact Matt Bogen at (859) 341-2700.



Matthew G. Bevin Governor COMMONWEALTH OF KENTUCKY TRANSPORTATION CABINET Department of Highways, District 6 Office 421 Buttermilk Pike Covington, Kentucky 41017 (859) 341-2700 www.transportation.ky.gov/ Greg Thomas Secretary

March 14, 2017

Duke Energy - Gas John Perkins 139 E. 4th Street Cincinnati, Ohio 45202

Subject: Permit #: 06-2017-00340 Permit Type: Utilities - Gas Approval

Dear Applicant:

Attached is your permit approval and documentation for the subject permit.

Be advised that all work must be done in conformity with permit and application conditions. If you have any questions, please contact the Permits Section at this office.

Sincerely,

man By

Matthew Bogen D6 Permits - Supervisor

Attachments



An Equal Opportunity Employer M/F/D

NOTICE OF COMPLETION OF ENCROACHMENT PERMIT WORK

PERMITEE

Name: Duke Energy - Gas Contact Person: John Perkins Address: 139 E. 4th Street City: Cincinnati State: Ohio Zip: 45202 Telephone:

PROJECT IDENTIFICATION

Permit Number: 06-2017-00340

I wish to notify the Department of Highways that the above mentioned permit work and any necessary right-of-way restoration have been completed and are ready for final inspection.

 Applicant

 Please return this form to the address below when work is completed and ready for final inspection.

 Please Return to:
 Permit Engineer

 Department of Highways, District 6 Office

 421 Buttermilk Pike

 Covington, Kentucky 41017

 (859) 341-2700

 www.transportation.ky.gov/

	LOCATION(S)		
and the second se	County - Route	Latitude	Longitude
Install new 12" gas main by open cut method in pavement.	Boone - KY 338	38.898516	-84.651227



TC 99-1 (A) 1/2015 Page 1 of 4

APPLICATION FOR ENCROACHMENT PERMIT

Permitte	ee Information			K	TC No. 06-2	017-00340	
Name	DUKE ENERG	iY		Permit Information			
Address	139 EAST FO	URTH ST	REET	Address	- C		
	EX460			City	WALTON		
City	CINCINNATI			State	KY	Zip 41	094
State	ОН	Zip	45202	County	BOONE		
Phone#	(513) 315-83	38		Route No.	KY338	Mile- Point 2,09	72-4.613
Contact	Contact JOHN PERKINS			Longitude (X) -84.692425 AND -84.652085			
Phone	(513) 287-1276	Cell	(513) 315-8338	Latitude (Y)	38.885855	AND 38.898785	
Email	JOHN.PERKINS@	DUKE-ENI	ERGY.COM	Information be	low to be file	d out by KYTC	
Contact	ANDREW KO	WALEW	5KI	Air Right	🚺 En	trance	A CONTRACTOR OF THE OWNER
Phone	(630) 967-0909	Cell	(847) 712-2724	V Utilities	0	her:	
Email	AKOWALEWSKI	ENENGI	ERING.COM			Paristen reinterretigter	
				and the second	🗌 Left	Right	X X-Ing
				Access:	- Full	Partial	by Permit

General Description of Work:

12" STEEL PIPELINE INSTALLED VIA OPEN CUT APPROXIMATELY 400' EAST OF THE CENTERLINE OF US 42 (STA 215+50). ALSO PIPELINE TO BE INSTALLED VIA OPEN CUT WITHIN THE PAVEMENT OF RICHWOOD ROAD BETWEEN RICHWOOD CHURCH ROAD AND CHAMBERS ROAD (STA 340+50-STA 345+75). MAIN TO BE INSTALLED AT A MINIMUM COVER OF 5' WITH X-52, 0.250" WALL THICKNESS PIPE.

MAR 1 4 2017

KYTC District 6

THE UNDERSIGNED PERMITTEE(s) (being duly authorized representative(s) or owner(s)) DO AGREE TO ALL TERMS AND CONDITIONS ON THE TC 99-1 (A).

Perk Senature

8/17 Date

This is not a permit unless and until the permittee(s) receives an approved TC 99-1(B) from KYTC. This application shall become void if not approved by the cancellation date. The cancellation date shall be one year from the date the permittee submits their application.

APPLICATION FOR ENCROACHMENT PERMIT

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APPLICATION FOR ENCROACHMENT PERMIT

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rights	along	my	(our)	adjacent	real	property."	By	signal	ture(s)
	_				_	subscribed	and	sworn	by
				, on t	his date				

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13. Permittee, its successors and assigns, at all times from the date permitted work is commenced until such time as all permitted facilities or other encroachments are removed from the right-of-way and the right-of-way restored, shall defend, protect, indemnify and save harmless the Department from any and all liability claims and demands arising out of the work, encroachment, maintenance, or other undertaking by the permittee, its successors and assigns, related or undertaken pursuant to the granted permit, due to any claimed act or omission by the permittee, its servants, agents, employees, or contractors. This provision shall not inure to the benefit of any third party nor operate to enlarge any liability of the Department beyond that existing at common faw or otherwise if this right to indemnity did not exist.

14. Upon a violation of any provision of the permit, or otherwise in its reasonable discretion, the Department may require additional action by the permittee, its successors and assigns, up to and including the removal of the encroachment and restoration of the right-of-way. In the event additional actions required by the Department under the permit are not undertaken as ordered and within a reasonable time, the Department may in its discretion cause those or other additional corrective actions to be undertaken and the Department shall recover the reasonable costs of those corrective actions from the permittee, its successors and assigns.

15. Permittee, its successors and assigns, shall use the encroachment premises in compliance with all requirements of federal law and regulation, including those imposed pursuant to Title VI of the Civil Right Act of 1964 (42 U.S.C. § 2000d et seq.) and the related regulations of the U.S. Department of Transportation in Title 49 C.F.R. Part 21, all as amended.

16. Permittee, its successors and assigns, agree that if the Department determines it is necessary for the facilities or other encroachment authorized by the permit to be removed, relocated or reconstructed in connection with the reconstruction, relocation or improvement of a highway, the Department may revoke permission for the



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APPLICATION FOR ENCROACHMENT PERMIT

encroachment to remain under the permit and may order its removal, relocation or reconstruction by the permittee, its successors and assigns, at the expense of the permittee, except where the Department is required by law to pay any or all of those costs.

17. Permittee agrees that the authorized permit is personal to the permittee and shall remain in effect until such time as (a) the permittee's rights to the adjoining real property to have benefitted from the requested encroachment have been relinquished, (b) until all permit obligations have been assumed by appropriate successors and assigns, and (c) unless and until a written release from permit obligations has been granted by the Department. The permit and its requirements shall also blnd the real property to have benefitted from the requested encroachment to the extent permitted by law. The permit and the related encroachment become the responsibility of the successors and assigns of the permittee and the successors and assigns of each property owner benefitting from the encroachment, or the encroachment may not otherwise permissibly continue to be maintained on the right-of-way. (Does not apply to utility encroachments serving the general public.)

18. If work authorized by the permit is within a highway construction project in the construction phase, it shall be the responsibility of the permittee to make personal contact with the Department's Engineer on the project in order to coordinate all permitted work with the Department's prime contractor on the project.

19. This permit is not intended to, nor shall it, affect, alter or alleviate any requirement imposed upon the permittee, its successors and assigns, by any other agency.

20. Permittee, its successors and assigns, agree to contain and maintain all dirt, mud, and other debris emanating from the encroachment away from the surrounding right-of-way and the travel way of the highway hereafter and at all times that its obligations under the permit remain in effect.



ENCROACHMENT PERMIT GENERAL NOTES & SPECIFICATIONS

Permit No. 06-2017-00340

L	SAFETY
Α.	General Provisions
	All signs and control of traffic shall be in accordance with the Manual on Uniform Traffic Control Devices for Streets and Highways, latest edition, Part VI, and safety requirements shall comply with the Permits Manual.
	All work necessary in shoulder or ditch line areas of a state highway shall be scheduled to be promptly completed so that hazards adjacent to the traveled way are kept to an absolute minimum.
	No more than one (1) traveled-lane shall be blocked or obstructed during normal working hours. All signs and flaggers during lane closure shall conform to the Manual on Uniform Traffic Control Devices.
	When necessary to block one (1) traveled-lane of a state highway, the normal working hours shall be as directed by the Department. No lanes shall be blocked or obstructed during adverse weather conditions (rain, snow, fog, etc.) without specific permission from the Department. Working hours shall be between and 4:30 pm
	The traveled-way and shoulders shall be kept clear of mud and other construction debris at all times during construction of the permitted facility.
	No nonconstruction equipment or vehicles or office trailers shall be allowed on the right of way during working hours.
	The right of way shall be left free and clear of equipment, material, and vehicles during non-working hours.
в.	Explosives
	No explosive devices or explosive material shall be used within state right of way without proper license and approval of the Kentucky Department of Mines and Minerals, Explosive Division.
C.	Other Safety Requirements
	The open cut of pavement at the intersection of Richwood Road and Chambers Road will require night time work from 8:30 pm to 5:00 pm.
11.	UTILITIES * Applies to Fully Controlled Access Highways ONLY
	*All work necessary within the right of way shall be performed behind a temporary fence erected prior to a boring operation.
	"The temporary woven wire fence shall be removed immediately upon completion of work on the right of way, and the control of access immediately restored to original condition, in accordance with applicable Kentucky Department of Highways Standard Drawings.
	*All vents, valves, manholes, etc., shall be located outside of the right-of-way.
	*Encasement pipe shall extend from right-of-way line to right-of-way line and shall be one continuous run of pipe. The encasement pipe shall be welded at all joints.

The boring pit and tail ditch shall extend past the existing toe of slope or bottom of ditch line and shall be a minimum of 42 inches deep.

Permit No. 06-2017-00340

IL UTILITIES (Continued)

- Encasement pipe pipe shall conform to current standards for highway crossings in accordance with the Permits Manual.
- Parallel lines shall be constructed between back slope of ditch line and right-of-way line and shall have a minimum of <u>20-inch</u> cover above top of pipe or conduit.
- All pavement cuts shall be restored per Kentucky Transportation Cabinet form TC 99-13.
- Aerial crossing of this utility line shall have a minimum clearance of ______feet from the high point of the roadway to the low point of the line (calculated at the coefficient for expansion of 120 degrees Farenheit).
- The 30-foot clear zone requirement shall be met to the extent possible in accordance with the Permits Manual.

Special requirements:

Keep bore pits protected at all times.

III. GENERAL

A. OSHA

- Kentucky Occupational Safety and Health Standards for the construction industry, which has the effect of law, states in part: (Page 52, 1926.651, Specific Excavation Requirements) "Prior to opening an excavation, effort shall be made to determine whether underground installations, (sewer, telephone, water, fuel, electric lines, etc.) will be encountered, and if so, where such underground installations are located. When the excavation approaches the estimated location of such an installation, the exact location shall be determined, and when it is uncovered, proper supports shall be provided for the existing installation. Utility companies shall be contacted and advised of proposed work prior to the start of actual excavation."
- **B.** Archaeological
- Whenever materials of an archaeological nature are discovered during the course of construction work or maintenance operations, contact shall be made immediately with the Division of Environmental Analysis, which maintains an archaeologist on staff, or with the Office of the State Archaeologist located at the University of Kentucky. Following this consultation, further action shall be decided on a case-by-case basis by the State Highway Engineer or the Transportation Planning Engineer or their designated representative.

C. Utilities in the Work Areas

- The permittee shall be responsible for any damage to existing utilities, and any utility modifications or relocations within state right of way necessary, as determined by the Department or by the owner of the utility, shall be at the expense of the permittee and subject to the approval of the Department.
- All existing manholes and valve boxes shall be adjusted to be flush with finished grade.
- **D.** Environmental
- If the activity to which this permit relates disturbs one acre or more of land, you must obtain a KPDES KYR10 permit.

Websites

http://www.water.ky.gov/permitting/wastewaterpermitting/KPDES/storm/

Inspectors for KPDES KYR10 at www.KEPSC.org

Permit No.	06-2017-00340

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IV. RIGHT OF WAY RESTORATION

All disturbed portions of the right of way shall be restored to grass as per Kentucky Department of Highways Standard Specifications for Road and Bridge Construction (latest edition). A satisfactory turf, as determined by the Department, shall be established by the permittee prior to release of indemnity. Sodding or seeding shall be as follows:

Lawn or High Maintenance Situation	70% Lawn Fescue (e.g., variety - Falcon) 30% Bluegrass or
	70% Lawn Rye (e.g., variety - Derby) 30% Bluegrass
Right of Way Lawn Maintenance Situation	70% KY 31 Fescue 30% Perennial Rye Grass or
	100% KY Fescue

Two tons of clean straw mulch per acre of seeding.

- Prior to seeding, the ground shall be prepared in accordance with Kentucky Department of Highways Standard Specifications for Road and Bridge Construction (latest edition).
- Substitutes for sod such as artificial turf, rocked mulch, or paved areas may be acceptable if they are aesthetically pleasing.
- All ditch-flow lines and all ditch-side slopes shall be sodded.

Existing concrete right of way markers shall not be disturbed, but if damaged in any way, they shall be entirely replaced by the permittee, with new concrete markers to match the original markers, in accordance with Kentucky Department of Highways Standard Drawings. Markers that are entirely removed shall be re-established in the proper locations by the permittee and to the satisfaction of the Department.

Other right of way restoration requirements are as follows:

V. DRAINAGE

- All pipe shall be laid in a straight alignment, to proper grades, and with all materials and methods of installation including bedding and joint seating in accordance with Department Standard Specifications for Road and Bridge Construction (latest edition). Pipe shall not be covered until inspected by the Department and express permission obtained to make backfill.
- All gutter lines at the base of new curbs shall be on continuous grades, and pockets of water along with curbs or in entrance areas or other paved areas within the right of way shall not be acceptable.
- All drainage structures and appurtenances (manholes, catch basins, curbing, inlet basins, etc.) shall conform to Department specifications and shall be constructed in accordance with the Department Standard Drawings. Type required:

Permit No. 06-2017-00340

VI	Paving	and the second s					
	temperature is below 40		out the express consent of the De	ember 15 and April 1, nor when the partment. No bituminous pavement			
	Paving within the right o	of way shall be as follow	s:				
	Base (Type)	Flowable Fill	(Thickness)	Varies			
	Surface Base (Type)	Bit. Base	(Thickness)	Match Existing			
	Finished Surface (Type)	Bit. Surface	(Thickness)	1.5" w/ mill and overlay			
	Existing pavement and	shoulder material shall I	be removed to acommodate the	above paving specifications.			
	in density and texture, f determined by the Depa	ree of irregularities, and artment of Highways.	equivalent in riding qualities to the	he required slope and grade, uniform he adjacent highway pavement or as aration, shall be in accordance with			
			pecifications for Road and Bridge				
	24 hours notice to the I	Department is required p	prior to beginning paving operation	Dns.			
	Phone: 859-341	-2700	Name: Mark	Brannon			
	shall slope away from the Existing edge of pavern	he existing edge of the p nent shall be saw-cut to nce with Kentucky Depa	pavement as specified in drawing provide a straight and uniform jo	ge of existing highway pavement and gs. Int for new pavement. An approved pecifications (latest edition), shall be			
V	L SIDEWALKS SPECI	FICATIONS "This dim	nension should be equal to the	e width of the sidewalk.			
A.	New Sidewalks			en see an in combrants			
			ete (3,500 p.s.i. test), shall be * in thickness across the remaining	feet in width, 6 inches in thickness g sections.			
	Sidewalks shall have tooled joints not less than 1 inch in depth at four foot intervals*, and 1/2 premolded expansion joints extending entirely through the sidewalk at intervals not to exceed 50 feet.						
	All materials and methods of construction, including curing, shall be in accordance with the Kentucky Department of Highways Standard Specifications for Road and Bridge Construction (latest edition).						
в.	Existing Sidewalks						
			relocated) Use of the sidewalk s the construction area at all times	hall not be blocked or obstructed, and			
	All damaged sections of the sidewalks shall be entirely replaced to match existing sections.						

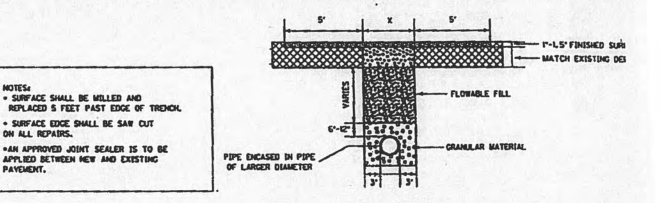
KENTUCKY TRANSPORTATION CABINET

Department of Highways

Permits Branch

SURFACE RESTORATION METHODS

Bituminous Surfacing

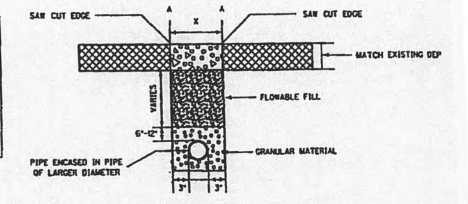


Concrete Pavement

NOTES

•ALL EDGES SHALL BE SAW CUT AND SEALED WITH APPOVED JOINT SEALER.

-DISTANCE FROM POINTS "A" ICONCRETE PAVEMENT) TO NEAREST JOINT OR BREAK IN PAVEMENT MIST BE SIX GD FEET OR MORE, IF LESS THAN SIX GD FEET, REMOVE PAVEMENT TO JOINT OR BREAK AND REPLACE ENTIRE SLAB.



IMPORTANT NOTICE

Federal law requires that traffic control shall be implemented in accordance with MUTCD Standards and KYTC Specifications under the supervision of a Work Zone Traffic Control Supervisor.

A Work Zone Traffic Control Technician shall be available on the jobsite to ensure that the work zone is in compliance with the applicable standards.

If any questions, please contact Matt Bogen at (859) 341-2700.

IMPORTANT NOTICE

Federal law requires that High Visibility Class 2 or Class 3 retroreflective safety apparel that meets ANSI/ISEA 107-2004 Standards shall be worn at all times by anyone working within the KYTC R/W limits.

Class 3 apparel is required for flaggers after dark.

If any questions, please contact Matt Bogen at (859) 341-2700.



Matthew G. Bevin Governor COMMONWEALTH OF KENTUCKY TRANSPORTATION CABINET Department of Highways, District 6 Office 421 Buttermilk Pike Covington, Kentucky 41017 (859) 341-2700 www.transportation.ky.gov/ Greg Thomas Secretary

March 14, 2017

Duke Energy - Gas John Perkins 139 E. 4th Street Cincinnati, Ohio 45202

Subject: Permit #: 06-2017-00357 Permit Type: Utilities - Gas Approval

Dear Applicant:

Attached is your permit approval and documentation for the subject permit.

Be advised that all work must be done in conformity with permit and application conditions. If you have any questions, please contact the Permits Section at this office.

Sincerely,

that 1

Matthew Bogen D6 Permits - Supervisor

Attachments



An Equal Opportunity Employer M/F/D

NOTICE OF COMPLETION OF ENCROACHMENT PERMIT WORK

PERMITEE

Name: Duke Energy - Gas Contact Person: John Perkins Address: 139 E. 4th Street City: Cincinnati State: Ohio Zip: 45202 Telephone:

PROJECT IDENTIFICATION

Permit Number: 06-2017-00357

I wish to notify the Department of Highways that the above mentioned permit work and any necessary right-of-way restoration have been completed and are ready for final inspection.

Applicant

Please return this form to the address below when work is completed and ready for final inspection.

Please Return to: Permit Engineer Department of Highways, District 6 Office 421 Buttermilk Pike Covington, Kentucky 41017 (859) 341-2700 www.transportation.ky.gov/

LOCATION(S)				
Description	County - Route	Latitude	Longitude	
Install 12" gas main by bore method and along US 42.	Boone - US 42	38.878676	-84.698812	



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APPLICATION FOR ENCROACHMENT PERMIT

Permitt	ee Information		Same Sec. 1994	KYTC No. 06-2017-00357			
Name	DUKE ENERG	DUKE ENERGY			nation		
Address	139 EAST FO	URTH STI	REET	Address			
	EX460	-	and the second s	City		C MARINE PROVIDE	
City	CINCINNATI		A David and a david a david	State	КҮ	Zip	41091
State	OH	Zip	45202	County	BOONE	and the second	
Phone#	(513) 315-83	138		Route No.	US42	Mile- Point J.	125-5.6
Contact	JOHN PERKI	NS		Longitude (X)	-84.69440		
Phone	(513) 287-1276	Cell	(513) 315-8338	Latitude (Y)	38.88339	and the second straight	
Email JOHN.PERKINS@DUKE-ENERGY.COM			Information be	low to be filled	i out by KYTC		
Contact	ANDREW KO	WALEWS	5KI	Air Right	Ent	trance	
Phone	(630) 967-0909	Cell	(847) 712-2724	X Utilities	🗖 Ott	ner:	and the second
Email	AKOWALEWSKI@	ENENGIN	IEERING.COM	a beyen a			
service and				Carlina and	Left	Right	X-ing
				Access:	Full	Partial	by Permit

General Description of Work:

12" STEEL PIPELINE INSTALLED VIA BORE AT THE INTERSECTION OF US 42 AND DICKERSON ROAD (STA 204+50). MAIN TO BE INSTALLED AT A MINIMUM COVER OF 5' WITH X-52, 0.250" WALL THICKNESS PIPE.

APPROVED

MAR 1 4 2017

THE UNDERSIGNED PERMITTEE(s) (being duly authorized representative(s) or owner(s)) DD AGREE TO ALL TERMS AND CONDITIONS ON THE TC 99.1.IA

Reshi Sanature

17 Date

This is not a permit unless and until the permittee(s) receives an approved TC 99-1(B) from KYTC. This application shall become void if not approved by the cancellation date. The cancellation date shall be one year from the date the permittee submits their application.



TC 99-1 (A) 1/2015 Page 2 of 4

APPLICATION FOR ENCROACHMENT PERMIT

TERMS AND CONDITIONS

 The permit, including this application and all related and accompanying documents and drawings making up the permit, remains in effect and is binding upon the Applicant/Permittee, its successors and assigns, as long as the encroachment(s) exists and also until the permittee is finally relieved by the Department of Highways from all its obligations.

2. Applicant shall meet all requirements of the Clean Water Act if the project will disturb one acre or more, the applicant shall obtain a KPDES KYR10 Permit from the Kentucky Division of Water. All disturbed areas shall meet the requirements of the Department of Highway's Standard Specifications, Sections 212 and 213, as amended.

3. INDEMNITY:

- A. PERFORMANCE BOND: The permittee shall provide to the Department a performance bond according to the Permits Manual, Section PE-203 as a guarantee of conformance with the Department's Encroachment Permit requirements.
- B. PAYMENT BOND: At the discretion of the department, a payment bond shall be required of the permittee to ensure payment of liquidated damages assessed to the permittee.
- C. LIABILITY INSURANCE: Liability insurance shall be required of the permittee (in an amount approved by the department) to cover all liabilities associated with the encroachment.
- D. It shall be the responsibility of the permittee, its successors and assigns, to maintain all indemnities in full force and effect until the permittee is authorized to release the indemnity by the Department.

4. A copy of this application and all related documents making up the approved permit shall be given to the applicant and shall be made readily available for review at the work site at all times.

5. Perpetual maintenance of the encroachment is the responsibility of the permittee, its successors and assigns, with the approval of the Department as required, unless otherwise stated.

6. Permittee, its successors and assigns, shall comply with and agree to be bound by the requirements and terms of (a) this application and all related documents making up the approved permit, (b) by the Department's Permits Manual, and (c) by the Manual on Uniform Traffic Control Devices, both manuals as revised to and in effect on the date of issuance of the permit, all of which documents are made a part thereof by this reference. Compliance by the permittee, its successors and assigns, with subsequent revisions to applicable provisions of either manual or other policy of the Department may be made a condition of allowing the encroachment to persist under the permit.

7. Permittee agrees that this and any encroachment may be ordered removed by the Department at any time, and for any reason, upon thirty days written notice to the last known address of the applicant or to the address at the location of the encroachment. The permittee agrees that the cost of removing and of restoring the associated right-of-way is the responsibility of the permittee, its successors and assigns.

8. Permittee, its successors and assigns, agree that if the Department determines that motor vehicular safety deficiencies develop as a result of the installation or use of the encroachment, the permittee, its successors and assigns, shall provide and bear the expenses to adjust, relocate, or reconstruct the facilities, add signs, auxiliary lanes, or other corrective measures reasonably deemed necessary by the Department within a reasonable time after receipt of a written notice of such deficiency. The period within which such adjustments, relocations, additions, modifications, or other corrective measures must be completed will be specified in the notice.

9. Where traffic signals are required as a condition of granting the requested permit or are thereafter required to correct motor vehicular safety deficiencies, as determined by the Department, the costs for signal equipment and



APPLICATION FOR ENCROACHMENT PERMIT

installation(s) shall be borne by the permittee, its successors and assigns and the Department in its reasonable discretion and only in accordance with the Department's current policy set forth in the Traffic Operations Manual and Permits Manual. Any modifications to the permittee's entrance necessary to accommodate signalization (including necessary easement(s) on private property) shall be the responsibility of the permittee, its successors and assigns, at no expense to the Department.

10. The requested encroachment shall not infringe on the frontage rights of an abutting owner without their written consent as hereinafter described. Each abutting owner shall express their consent, which shall be binding on their successors and assigns, by the submission of a notarized statement as follows, "1 (we),

permit re	quested by t	he applica	nt along Rou	ite		, hereby cons		e granting o es affect fro	
rights	along	my	(our)	adjacent	real	property."	By	signat	ture(s)
					_	subscribed	and	sworn	by
				, on t	his date				

11. The permit, if approved, is subject to the agreement that it shall not interfere with any similar rights or permit(s) previously granted to any other party, except as otherwise provided by law.

12. Permittee shall include documentation which describes the facilities to be constructed. Permittee, its successors and assigns, agree as a condition of the granting of the permit to construct and maintain any and all permitted facilities or other encroachments in strict accordance with the submitted and approved permit documentation and the policies and procedures of the Department. Permittee, its successors and assigns, shall not use facilities authorized herein in any manner contrary to that prescribed by the approved permit. Only normal usage as contemplated by the parties and by this application and routine maintenance are authorized by the permit.

13. Permittee, its successors and assigns, at all times from the date permitted work is commenced until such time as all permitted facilities or other encroachments are removed from the right-of-way and the right-of-way restored, shall defend, protect, indemnify and save harmless the Department from any and all liability claims and demands arising out of the work, encroachment, maintenance, or other undertaking by the permittee, its successors and assigns, related or undertaken pursuant to the granted permit, due to any claimed act or omission by the permittee, its servants, agents, employees, or contractors. This provision shall not inure to the benefit of any third party nor operate to enlarge any liability of the Department beyond that existing at common law or otherwise if this right to indemnity did not exist.

14. Upon a violation of any provision of the permit, or otherwise in its reasonable discretion, the Department may require additional action by the permittee, its successors and assigns, up to and including the removal of the encroachment and restoration of the right-of-way. In the event additional actions required by the Department under the permit are not undertaken as ordered and within a reasonable time, the Department may in its discretion cause those or other additional corrective actions to be undertaken and the Department shall recover the reasonable costs of those corrective actions from the permittee, its successors and assigns.

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APPLICATION FOR ENCROACHMENT PERMIT

encroachment to remain under the permit and may order its removal, relocation or reconstruction by the permittee, its successors and assigns, at the expense of the permittee, except where the Department is required by law to pay any or all of those costs.

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Permit No. 06-2017-00357

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	The traveled-way and shoulders shall be kept clear of mud and other construction debris at all times during construction of the permitted facility.
	No nonconstruction equipment or vehicles or office trailers shall be allowed on the right of way during working hours.
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в.	Explosives
	No explosive devices or explosive material shall be used within state right of way without proper license and approval of the Kentucky Department of Mines and Minerals, Explosive Division.
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U.	UTILITIES * Applies to Fully Controlled Access Highways ONLY
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	"The temporary woven wire fence shall be removed immediately upon completion of work on the right of way, and the control of access immediately restored to original condition, in accordance with applicable Kentucky Department of Highways Standard Drawings.
	*All vents, valves, manholes, etc., shall be located outside of the right-of-way.
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Permit No. 06-2017-00357

IL UTILITIES (Continued)

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- Aerial crossing of this utility line shall have a minimum clearance of _____feet from the high point of the roadway to the low point of the line (calculated at the coefficient for expansion of 120 degrees Farenheit).
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367

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Websites

http://www.water.ky.gov/permitting/wastewaterpermitting/KPDES/storm/

Inspectors for KPDES KYR10 at www.KEPSC.org

Permit No.	06-2017-00357
GILLING.	

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IV. RIGHT OF WAY RESTORATION

All disturbed portions of the right of way shall be restored to grass as per Kentucky Department of Highways Standard Specifications for Road and Bridge Construction (latest edition). A satisfactory turf, as determined by the Department, shall be established by the permittee prior to release of indemnity. Sodding or seeding shall be as follows:

Lawn or High Maintenance Situation	70% Lawn Fescue (e.g., variety - Falcon) 30% Bluegrass or
	70% Lawn Rye (e.g., variety - Derby) 30% Bluegrass
Right of Way Lawn Maintenance Situation	70% KY 31 Fescue 30% Perennial Rye Grass or
	100% KY Fescue

Two tons of clean straw mulch per acre of seeding.

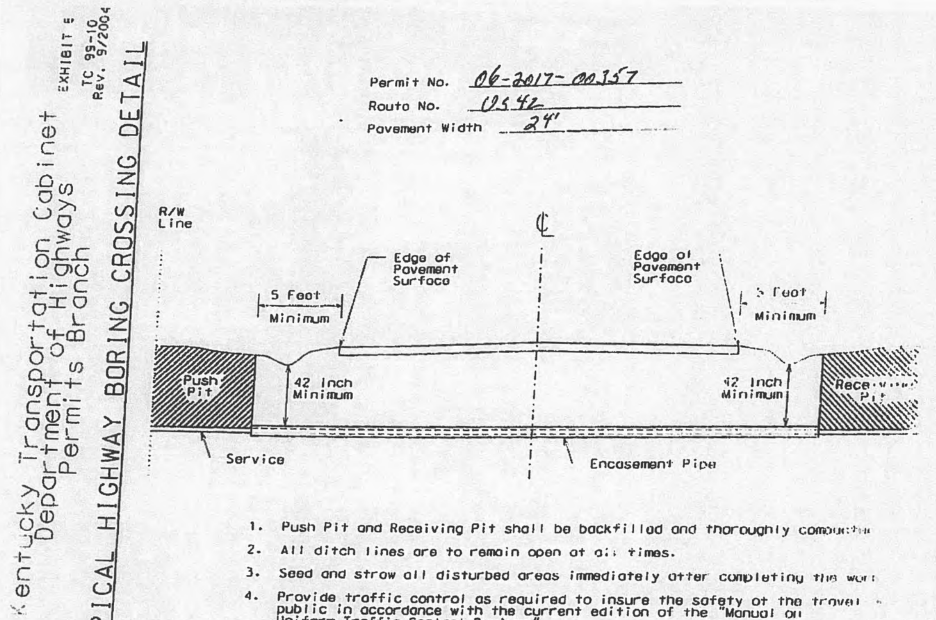
- Prior to seeding, the ground shall be prepared in accordance with Kentucky Department of Highways Standard Specifications for Road and Bridge Construction (latest edition).
- Substitutes for sod such as artificial turf, rocked mulch, or paved areas may be acceptable if they are aesthetically pleasing.
- All ditch-flow lines and all ditch-side slopes shall be sodded.

Existing concrete right of way markers shall not be disturbed, but if damaged in any way, they shall be entirely replaced by the permittee, with new concrete markers to match the original markers, in accordance with Kentucky Department of Highways Standard Drawings. Markers that are entirely removed shall be re-established in the proper locations by the permittee and to the satisfaction of the Department.

Other right of way restoration requirements are as follows:

V. DRAINAGE

- All pipe shall be laid in a straight alignment, to proper grades, and with all materials and methods of installation including bedding and joint seating in accordance with Department Standard Specifications for Road and Bridge Construction (latest edition). Pipe shall not be covered until inspected by the Department and express permission obtained to make backfill.
- All gutter lines at the base of new curbs shall be on continuous grades, and pockets of water along with curbs or in entrance areas or other paved areas within the right of way shall not be acceptable.
- All drainage structures and appurtenances (manholes, catch basins, curbing, inlet basins, etc.) shall conform to Department specifications and shall be constructed in accordance with the Department Standard Drawings. Type required:



- 1. Push Pit and Receiving Pit shall be backfilled and thoroughly computing
- 2. All ditch lines are to remain open at all times.

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- 3. Seed and strow all disturbed areas immediately after completing the work
- Provide traffic control as required to insure the safety of the travel a public in accordance with the current edition of the "Manual on Uniform Traffic Control Devices". 4.

ALL SERVICES OVER 2" IN DIAMETER SHALL REQUIRE ENCASEMENT.

IMPORTANT NOTICE

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Class 3 apparel is required for flaggers after dark.

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Matthew G. Bevin Governor COMMONWEALTH OF KENTUCKY TRANSPORTATION CABINET Department of Highways, District 6 Office 421 Buttermilk Pike Covington, Kentucky 41017 (859) 341-2700 www.transportation.ky.gov/ Greg Thomas Secretary

March 14, 2017

Duke Energy - Gas John Perkins 139 E. 4th Street Cincinnati, Ohio 45202

Subject: Permit #: 06-2017-00359 Permit Type: Utilities - Gas Approval

Dear Applicant:

Attached is your permit approval and documentation for the subject permit.

Be advised that all work must be done in conformity with permit and application conditions. If you have any questions, please contact the Permits Section at this office.

Sincerely,

Mar

Matthew Bogen D6 Permits - Supervisor

Attachments



An Equal Opportunity Employer M/F/D

NOTICE OF COMPLETION OF ENCROACHMENT PERMIT WORK

PERMITEE

Name: Duke Energy - Gas Contact Person: John Perkins Address: 139 E. 4th Street City: Cincinnati State: Ohio Zip: 45202 Telephone:

PROJECT IDENTIFICATION

Permit Number: 06-2017-00359

I wish to notify the Department of Highways that the above mentioned permit work and any necessary right-of-way restoration have been completed and are ready for final inspection.

 Applicant

 Please return this form to the address below when work is completed and ready for final inspection.

 Please Return to:
 Permit Engineer

 Department of Highways, District 6 Office

 421 Buttermilk Pike

 Covington, Kentucky 41017

 (859) 341-2700

 www.transportation.ky.gov/

LOCATION(S)					
Description	County - Route	Latitude	Longitude		
Install 12" gas main by bore method under US 25	Boone - US 25	38.884761	-84.609084		



TC 99-1 (A) 1/2015 Page 1 of 4

APPLICATION FOR ENCROACHMENT PERMIT

Permitte	ee Information			and the second s	KY	TC No. OU	6-2017-00359	
Name	DUKE ENERGY			Permit Information				
Address	139 EAST FOURTH STREET			Address				
	EX460			City	WALTON	and the second second		
City	CINCINNATI		and the second	State	KY	Zip	41094	
State	OH	Zip	45202	County	BOONE	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		
Phone#	(513) 315-83	138		Route No.	US25	Mile- Point	2.269	
Contact	JOHN PERKI	NS	in such a second	Longitude (X) -84.60912				
Phone	(513) 287-1276	Cell	(513) 315-8338	Latitude (Y)	38.88480	and the second		
Email	Email JOHN.PERKINS@DUKE-ENERGY.COM				Information below to be filled out by KYTC			
Contact	ANDREW KO	5KI	Air Right	Ent	trance			
Phone	(630) 967-0909	Cell	(847) 712-2724	Utilities	🖸 Otl	her:		
Email	AKOWALEWSKI	ENENGI	EERING.COM					
					Left	Right	X X-ing	
				Access:	Full	Partia	al 🔀 by Permit	

General Description of Work:

12" STEEL PIPELINE INSTALLED VIA HORIZONTAL DIRECTIONAL DRILL ALONG WALTON-NICHOLSON ROAD ON RAMP. ACROSS DIXIE HIGHWAY/US 25 (STA 498+00) CROSSING FROM WEST TO EAST AT APPROXIMATELY 39' NORTH OF THE CENTERLINE OF THE WALTON-NICHOLSON ROAD RAMP/KY16. MAIN TO BE INSTALLED AT A MINIMUM COVER OF 5' AND APPROVED DESIGNED DEPTH OF 24' WITH X-52, 0.250" WALL THICKNESS PIPE.

MAR 1 4 2017

THE UNDERSIGNED PERMITTEE(s) (being duly authorized representative(s) or owner(s)) DO AGREE TO ALL TERMS AND CONDITIONS ON THE

m Perks

2/28/17 Date

Sunature

This is not a permit unless and until the permittee(s) receives an approved TC 99-1(8) from KYTC. This application shall become void if not approved by the cancellation date. The cancellation date shall be one year from the date the permittee submits their application.



TC 99-1 (A) 1/2015 Page 2 of 4

APPLICATION FOR ENCROACHMENT PERMIT

TERMS AND CONDITIONS

 The permit, including this application and all related and accompanying documents and drawings making up the permit, remains in effect and is binding upon the Applicant/Permittee, its successors and assigns, as long as the encroachment(s) exists and also until the permittee is finally relieved by the Department of Highways from all its obligations.

2. Applicant shall meet all requirements of the Clean Water Act if the project will disturb one acre or more, the applicant shall obtain a KPDES KYR10 Permit from the Kentucky Division of Water. All disturbed areas shall meet the requirements of the Department of Highway's Standard Specifications, Sections 212 and 213, as amended.

3. INDEMNITY:

- A. PERFORMANCE BOND: The permittee shall provide to the Department a performance bond according to the Permits Manual, Section PE-203 as a guarantee of conformance with the Department's Encroachment Permit requirements.
- B. PAYMENT BOND: At the discretion of the department, a payment bond shall be required of the permittee to ensure payment of liquidated damages assessed to the permittee.
- C. LIABILITY INSURANCE: Liability insurance shall be required of the permittee (in an amount approved by the department) to cover all liabilities associated with the encroachment.
- D. It shall be the responsibility of the permittee, its successors and assigns, to maintain all indemnities in full force and effect until the permittee is authorized to release the indemnity by the Department.

4. A copy of this application and all related documents making up the approved permit shall be given to the applicant and shall be made readily available for review at the work site at all times.

5. Perpetual maintenance of the encroachment is the responsibility of the permittee, its successors and assigns, with the approval of the Department as required, unless otherwise stated.

6. Permittee, its successors and assigns, shall comply with and agree to be bound by the requirements and terms of (a) this application and all related documents making up the approved permit, (b) by the Department's Permits Manual, and (c) by the Manual on Uniform Traffic Control Devices, both manuals as revised to and in effect on the date of issuance of the permit, all of which documents are made a part thereof by this reference. Compliance by the permittee, its successors and assigns, with subsequent revisions to applicable provisions of either manual or other policy of the Department may be made a condition of allowing the encroachment to persist under the permit.

7. Permittee agrees that this and any encroachment may be ordered removed by the Department at any time, and for any reason, upon thirty days written notice to the last known address of the applicant or to the address at the location of the encroachment. The permittee agrees that the cost of removing and of restoring the associated right-of-way is the responsibility of the permittee, its successors and assigns.

8. Permittee, its successors and assigns, agree that if the Department determines that motor vehicular safety deficiencies develop as a result of the installation or use of the encroachment, the permittee, its successors and assigns, shall provide and bear the expenses to adjust, relocate, or reconstruct the facilities, add signs, auxiliary lanes, or other corrective measures reasonably deemed necessary by the Department within a reasonable time after receipt of a written notice of such deficiency. The period within which such adjustments, relocations, additions, modifications, or other corrective measures must be completed will be specified in the notice.

9. Where traffic signals are required as a condition of granting the requested permit or are thereafter required to correct motor vehicular safety deficiencies, as determined by the Department, the costs for signal equipment and



APPLICATION FOR ENCROACHMENT PERMIT

installation(s) shall be borne by the permittee, its successors and assigns and the Department in its reasonable discretion and only in accordance with the Department's current policy set forth in the Traffic Operations Manual and Permits Manual. Any modifications to the permittee's entrance necessary to accommodate signalization (including necessary easement(s) on private property) shall be the responsibility of the permittee, its successors and assigns, at no expense to the Department.

10. The requested encroachment shall not infringe on the frontage rights of an abutting owner without their written consent as hereinafter described. Each abutting owner shall express their consent, which shall be binding on their successors and assigns, by the submission of a notarized statement as follows, "} (we),

permit re	quested by t	he applica	nt along Rou	ite		, hereby cons , which		e granting of es affect fro	
rights	along	my	(our)	adjacent	real	property."	By	signat	ture(s)
_		-			_	subscribed	and	sworn	by
				, on t	his date				

11. The permit, if approved, is subject to the agreement that it shall not interfere with any similar rights or permit(s) previously granted to any other party, except as otherwise provided by law.

12. Permittee shall include documentation which describes the facilities to be constructed. Permittee, its successors and assigns, agree as a condition of the granting of the permit to construct and maintain any and all permitted facilities or other encroachments in strict accordance with the submitted and approved permit documentation and the policies and procedures of the Department. Permittee, its successors and assigns, shall not use facilities authorized herein in any manner contrary to that prescribed by the approved permit. Only normal usage as contemplated by the parties and by this application and routine maintenance are authorized by the permit.

13. Permittee, its successors and assigns, at all times from the date permitted work is commenced until such time as all permitted facilities or other encroachments are removed from the right-of-way and the right-of-way restored, shall defend, protect, indemnify and save harmless the Department from any and all liability claims and demands arising out of the work, encroachment, maintenance, or other undertaking by the permittee, its successors and assigns, related or undertaken pursuant to the granted permit, due to any claimed act or omission by the permittee, its servants, agents, employees, or contractors. This provision shall not inure to the benefit of any third party nor operate to enlarge any liability of the Department beyond that existing at common law or otherwise if this right to indemnity did not exist.

14. Upon a violation of any provision of the permit, or otherwise in its reasonable discretion, the Department may require additional action by the permittee, its successors and assigns, up to and including the removal of the encroachment and restoration of the right-of-way. In the event additional actions required by the Department under the permit are not undertaken as ordered and within a reasonable time, the Department may in its discretion cause those or other additional corrective actions to be undertaken and the Department shall recover the reasonable costs of those corrective actions from the permittee, its successors and assigns.

15. Permittee, its successors and assigns, shall use the encroachment premises in compliance with all requirements of federal law and regulation, including those imposed pursuant to Title VI of the Civil Right Act of 1964 (42 U.S.C. § 2000d et seq.) and the related regulations of the U.S. Department of Transportation in Title 49 C.F.R. Part 21, all as amended.

16. Permittee, its successors and assigns, agree that if the Department determines it is necessary for the facilities or other encroachment authorized by the permit to be removed, relocated or reconstructed in connection with the reconstruction, relocation or improvement of a highway, the Department may revoke permission for the



TC 99-1 (A) 1/2015 Page 4 of 4

APPLICATION FOR ENCROACHMENT PERMIT

encroachment to remain under the permit and may order its removal, relocation or reconstruction by the permittee, its successors and assigns, at the expense of the permittee, except where the Department is required by law to pay any or all of those costs.

17. Permittee agrees that the authorized permit is personal to the permittee and shall remain in effect until such time as (a) the permittee's rights to the adjoining real property to have benefitted from the requested encroachment have been relinquished, (b) until all permit obligations have been assumed by appropriate successors and assigns, and (c) unless and until a written release from permit obligations has been granted by the Department. The permit and its requirements shall also bind the real property to have benefitted from the requested encroachment to the extent permitted by law. The permit and the related encroachment become the responsibility of the successors and assigns of the permittee and the successors and assigns of each property owner benefitting from the encroachment, or the encroachment may not otherwise permissibly continue to be maintained on the right-of-way. (Does not apply to utility encroachments serving the general public.)

18. If work authorized by the permit is within a highway construction project in the construction phase, it shall be the responsibility of the permittee to make personal contact with the Department's Engineer on the project in order to coordinate all permitted work with the Department's prime contractor on the project.

19. This permit is not intended to, nor shall it, affect, alter or alleviate any requirement imposed upon the permittee, its successors and assigns, by any other agency.

20. Permittee, its successors and assigns, agree to contain and maintain all dirt, mud, and other debris emanating from the encroachment away from the surrounding right-of-way and the travel way of the highway hereafter and at all times that its obligations under the permit remain in effect.



ENCROACHMENT PERMIT GENERAL NOTES & SPECIFICATIONS

Permit No. 06-2017-00359

I. SAFETY

- A. General Provisions
- All signs and control of traffic shall be in accordance with the Manual on Uniform Traffic Control Devices for Streets and Highways, latest edition, Part VI, and safety requirements shall comply with the Permits Manual.
- All work necessary in shoulder or ditch line areas of a state highway shall be scheduled to be promptly completed so that hazards adjacent to the traveled way are kept to an absolute minimum.
- No more than one (1) traveled-lane shall be blocked or obstructed during normal working hours. All signs and flaggers during lane closure shall conform to the Manual on Uniform Traffic Control Devices.
- When necessary to block one (1) traveled-lane of a state highway, the normal working hours shall be as directed by the Department. No lanes shall be blocked or obstructed during adverse weather conditions (rain, snow, fog, etc.) without specific permission from the Department. Working hours shall be between _______ 9:00 am ______ and 4:30 pm
- The traveled-way and shoulders shall be kept clear of mud and other construction debris at all times during construction of the permitted facility.
- No nonconstruction equipment or vehicles or office trailers shall be allowed on the right of way during working hours.
- The right of way shall be left free and clear of equipment, material, and vehicles during non-working hours.
- **B. Explosives**
- No explosive devices or explosive material shall be used within state right of way without proper license and approval of the Kentucky Department of Mines and Minerals, Explosive Division.
- C. Other Safety Requirements

II. UTILITIES * Applies to Fully Controlled Access Highways ONLY

*All work necessary within the right of way shall be performed behind a temporary fence erected prior to a boring operation.

The temporary woven wire fence shall be removed immediately upon completion of work on the right of way, and the control of access immediately restored to original condition, in accordance with applicable Kentucky Department of Highways Standard Drawings.

- *All vents, valves, manholes, etc., shall be located outside of the right-of-way.
- *Encasement pipe shall extend from right-of-way line to right-of-way line and shall be one continuous run of pipe. The encasement pipe shall be welded at all joints.
- The boring pit and tail ditch shall extend past the existing toe of slope or bottom of ditch line and shall be a minimum of 42 inches deep.

Permit No. 06-2017-00359

TC 99-21E 01/2008 Page 2 of 6

IL UTILITIES (Continued)

- Encasement pipe pipe shall conform to current standards for highway crossings in accordance with the Permits Manual.
- Parallel lines shall be constructed between back slope of ditch line and right-of-way line and shall have a minimum of <u>30-Inch</u> cover above top of pipe or conduit. <u>36</u> n
- All pavement cuts shall be restored per Kentucky Transportation Cabinet form TC 99-13.
- Aerial crossing of this utility line shall have a minimum clearance of ______ feet from the high point of the roadway to the low point of the line (calculated at the coefficient for expansion of 120 degrees Farenheit).
- The 30-foot clear zone requirement shall be met to the extent possible in accordance with the Permits Manual.

Special requirements:

Keep bore pits protected at all times.

III. GENERAL

A. OSHA

Kentucky Occupational Safety and Health Standards for the construction industry, which has the effect of law, states in part: (Page 52, 1926.651, Specific Excavation Requirements) "Prior to opening an excavation, effort shall be made to determine whether underground installations, (sewer, telephone, water, fuel, electric lines, etc.) will be encountered, and if so, where such underground installations are located. When the excavation approaches the estimated location of such an installation, the exact location shall be determined, and when it is uncovered, proper supports shall be provided for the existing installation. Utility companies shall be contacted and advised of proposed work prior to the start of actual excavation."

B. Archaeological

Whenever materials of an archaeological nature are discovered during the course of construction work or maintenance operations, contact shall be made immediately with the Division of Environmental Analysis, which maintains an archaeologist on staff, or with the Office of the State Archaeologist located at the University of Kentucky. Following this consultation, further action shall be decided on a case-by-case basis by the State Highway Engineer or the Transportation Planning Engineer or their designated representative.

C. Utilities in the Work Areas

- The permittee shall be responsible for any damage to existing utilities, and any utility modifications or relocations within state right of way necessary, as determined by the Department or by the owner of the utility, shall be at the expense of the permittee and subject to the approval of the Department.
- All existing manholes and valve boxes shall be adjusted to be flush with finished grade.

D. Environmental

If the activity to which this permit relates disturbs one acre or more of land, you must obtain a KPDES KYR10 permit.

Websites

http://www.water.ky.gov/permitting/wastewaterpermitting/KPDES/storm/

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Permit No. 06-2017-00359

TC 99-21E 01/2008 Page 3 of 6

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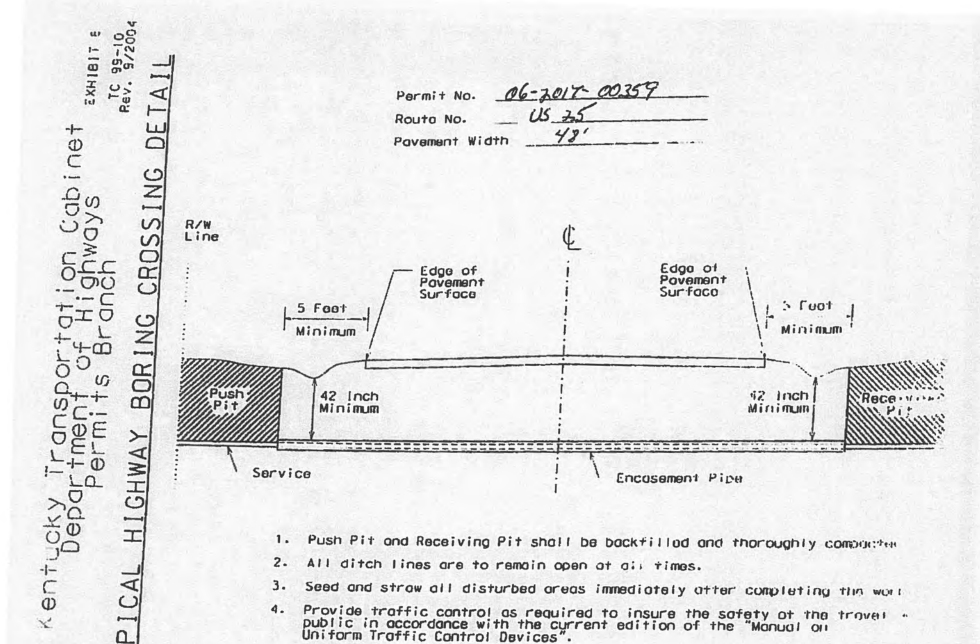
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