SPECIAL ROAD USE INDEMNITY AGREEMENT AND PERMIT

THE STATE OF TEXAS KNOWN ALL MEN BY THESE

COUNTY OF LEON PRESENTS

The undersigned, hereinafter called Applicant, enters into and makes this agreement with the Commissioners Court of Leon County, Texas, pursuant to Article 623.018 of the Texas Transportation Code, in order to obtain a permit to use public roads and bridges in Leon County, Texas, for vehicles or combinations of vehicles that have gross weight greater than thirty thousand (30,000) pounds or a weight greater than ten thousand (10,000) pounds carried on any one axle.

Applicant herein agrees that this agreement is for the Applicant’s use of county road(s)

with respect to Applicant’s work activities to be conducted at the location or site described in the hand drawn or “Google” map attached to this application.

Applicant also agrees that, if during the term of this agreement and permit, Applicant’s work activities are to commence at, or include, a different work site or location utilizing the same county road(s) set out in this agreement; the Applicant shall file a hand drawn or “Google” map describing such location or work site in the Leon County Judge’s office. Such map shall be approved as to form in writing by the Commissioner in whose precinct the new work site is located prior to its being filed in the Leon County Judge’s office.

Applicant further agrees that any new work site or location which requires the use of a Leon County road not included in this agreement shall require the Applicant to obtain a new permit from Leon County.

Applicant’s failure to comply with the above may constitute a violation of this agreement, and could result in the temporary suspension or revocation of Applicant’s permit pursuant to this agreement.

# I.

VEHICLES means any vehicles, tractor, or combination of vehicles, with or without loads, that have a gross weight greater than thirty thousand (30,000) pounds or a weight greater than ten thousand (10,000) pounds carried on any one axle and includes any such vehicles operated by Applicant or its agents, employees, servants or independent contractors in the course of Applicant’s business.

# II.

It is understood and agreed that the provisions of this agreement apply to Applicant’s vehicles operating on any Leon County road, whether with or without a permit. Applicant hereby agrees that it is its responsibility and obligation to determine (1) the

weight limits for any roads traveled by Applicant’s vehicles and (2) the strength and design sufficiency of the roads and bridges and culverts on the roads to carry and withstand the weight of Applicant’s vehicles traveling on the roads.

# III.

Applicant hereby accepts all responsibility and liability for damages of whatever nature to the road bed, road surface, bridges, culverts, signs, structures, fences, right-of-ways, etc., that result from the movement of Applicant’s vehicles over the roads described in this agreement or any other Leon County road. Applicant further agrees that its liability for any such damage is not limited to the amount of the bond required for the issuance of the permit.

Applicant hereby agrees to report any such damage immediately to the County Commissioner of the precinct where the damage occurred. To immediately repair any such damage to the condition existing immediately prior to such damage, to the satisfaction of said Commissioner and to keep such damaged road open to the traveling public eye at all times. If Applicant fails to repair any such damages in the described manner upon five (5) business days following written notice to Applicant at the address shown on this agreement, Applicant shall pay Leon County for the actual and reasonable cost of repairing any such damages as specified by the County Commissioner in whose precinct the damages occurred.

Unless a valid and timely protest has been made by Applicant to a damage determination by said Commissioner, Applicant hereby agrees that his failure to either repair any such damages or pay the cost of repairing any such damages as described, within thirty (30) days after billing to Applicant at the address shown on this agreement, shall be grounds for the Leon County Commissioners Court to revoke Applicant’s permit hereunder without hearing, and to immediately file suit for such damages. Applicant hereby agrees that venue for any such suit lies in Leon County, Texas.

# IV.

Any violation of this “Special Road Use Indemnity Agreement and Permit” by undersigned Applicant, its employees, or anyone acting on its behalf, may result in its temporary suspension by the County Commissioner of the precinct in which the road use agreement applies. In the event of such temporary suspension, the Commissioners’ Court shall, at its next regularly scheduled meeting, and after notice to the undersigned Applicant, determine whether to reinstate, or revoke this road us agreement and permit.

# V.

Applicant hereby agrees that once a permit has been suspended or if Applicant operates vehicles on county roads without a permit, damages are not an adequate remedy at law for the enforcement of Leon County’s rights, and that Leon County may maintain an action for injunctive relief to prohibit Applicant’s vehicles from using any Leon County roads without a permit. Applicant further agrees that Leon County shall be held harmless

for any actual damages Applicant may suffer as a result of any action of Leon County involving any such injunctive relief.

Applicant hereby agrees that no action or inaction by Leon County shall be considered an election of its rights and remedies, and Leon County is free to seek all remedies available at law or inequity to enforce its legal rights or the terms of this agreement.

# VI.

To insure performance of this Agreement, the Applicant hereby agrees to do one of the following:

1. Post a surety bond in the amount of $1,000,000.00 valid for 12 months
2. Post a surety bond in an amount to be set by the Commissioner in whose precinct the Applicant will be (but not less than $40,000.00), valid for 90 days
3. Keep and maintain in force and effect a liability insurance policy in the amount of

$1,000,000.00 at all times during the term of this “Special Road Use Indemnity Agreement and Permit”; and this policy shall insure to the benefit of Leon County. A “Certificate of Liability Insurance Coverage” evidencing Leon County as the insured, or as an additional insured, shall be attached to this Agreement when submitted to the County for its approval.

All surety bonds and umbrella liability insurance policies shall meet the following requirements and shall be approved by Commissioners Court before any permit is issued under this agreement:

1. The bond or insurance policy must be written by an insurance company licensed to do business in the State of Texas.
2. The bond to be set by the Commissioner(s) whose precinct the Applicant will be operating shall be sufficient to guarantee the payment of any damage to a road or bridge as a consequence of the road use, but no less than $40,000.00.
3. The bond amount must also be sufficient to cover all damage which might be incurred during the term of the bond.
4. The bond shall be payable to Leon County, Texas
5. The bond shall be conditioned that the applicant will pay Leon County, Texas for any damage that might be sustained to any county roads or bridges because of the movement of applicant’s vehicles on such roads or bridges.

# VII.

There shall be no unloading or loading of materials within the county roadway except as provided below. This shall include any pipe, construction materials, or residue from clearing of the right of way unless the material is for maintenance of the county

roadways. Equipment may be unloaded in the county right of way if it is impractical to unload it on the pipeline right of way or pipeline work areas. Any equipment being unloaded would be subject to TXDOT regulations. Any stopping of traffic should be kept to a minimum and in no circumstances exceed fifteen (15) minutes. All efforts should be made to allow the passage of traffic.

# VIII.

**Dust and Debris Control.**

Contractor agrees to implement and maintain appropriate dust suppression measures during all construction and hauling activities conducted on unpaved or dirt roads within the County’s jurisdiction. Such measures shall include, but not be limited to, the application of water, environmentally approved dust-control chemicals (including but not limited to Calcium or Magnesium Chloride**)**, or other stabilizing agents sufficient to minimize airborne dust and debris, protect adjoining properties, and maintain roadway visibility and safety. The Contractor shall be responsible for all costs associated with dust suppression and shall ensure that such applications are performed in compliance with applicable environmental regulations and to the satisfaction of the County or its designated representative.

Nothing herein shall be construed as a waiver by a Commissioner, the Commissioners Court or the County Judge of the authority granted by the Texas Transportation Code.

Applicant understands this is for County Road(s)

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| Witness our hands, this day of , | 2025. |
| APPLICANT NAMEAPPLICANT SIGNATURE - APPLICANT’S PHONE |  |
| COMPANY NAME |
| APPLICANT’S ADDRESS |
|  |
| CITY STATE ZIP |

e-mail address

# PERMIT

Applicant is hereby approved and a permit is granted for road use by Applicant’s vehicles over Leon County roads for a period of from the date hereof set below. Applicant must maintain a copy of this Permit in each of its vehicles and produce such copy for inspection upon request.

 For Leon County Use Only