EXCAVATION PERMIT CHECKLIST

Complete These Forms

- ST. LOUIS COUNTY/MUNICIPAL ZONING APPROVAL FOR PERMIT APPLICATION
- □ EXCAVATION PERMIT APPLICATION
- □ INCIDENTIAL USE/ROW LICENSE AGREEMENT

Present These Documents

- Drawing showing location of excavation
- Proof of \$3.0 Million Comprehensive Liability Insurance when required by the City.

Pay These Fees (due prior to processing)

- □ \$45.00 Fees (\$20.00 Permit + \$25.00 Inspection)
 - Deposit: \$500.00 Refundable Deposit – Boring or Disturbing Area OR \$1000.00 Refundable Deposit – Cutting Pavement

CITY OF FENTON 625 NEW SMIZER MILL ROAD 636-349-8110 636-343-5657 FAX

REQUIREMENTS FOR AN EXCAVATION

 No street or right-of-way opening shall be made on public streets within the City of Fenton without first obtaining a permit from the Community Development Department. Applicant shall furnish proof of a minimum of \$3.0 million general liability insurance. This shall be provided to the City for protection against all claims for possible damage caused by the work.

Fee Schedule:	Permit:	\$20.00
	Inspection:	\$25.00
	Refundable Deposit	\$500 – Boring or Disturbing Area
		\$1,000 – Cutting Pavement

Inspections: Three inspections by the City of Fenton Project Manager are required while the work is in progress to ensure the work is completed according to City codes. Work that is completed without inspections may result in providing evidence that the work was performed according to code and may be costly. Please call this office for the following inspections:

- 1. When the area is dug out
- 2. Framed with rock down
- 3. While pouring concrete or laying asphalt. One-day notice is necessary.

When the work, cleanup and restoration of the disturbed area has been completed, call our office (636-349-8110) for a final inspection. An inspection will be performed to ensure the disturbed area has been restored to its original condition. If approved, the refund will be mailed to the applicant in approximately ten days.

- 2. Before the work can begin, applicant must notify Missouri One Call (1-800-344-7483), Missouri American Water Co. (314-991-3404), and Charter Communications (636-207-7011).
- 3. In residential areas, landscaped areas must be restored to the same condition as it was previous to the excavation, which means that all lawn areas must be re-established by sodding with a high quality sod blend and not by seeding.
- 4. Any and all excavations in a <u>street</u> shall be done in accordance with the following specifications and requirements:
 - Except in the case of emergencies, no excavation will begin without 72 hours notice to the City of Fenton's Planning and Zoning Department regarding starting time and

location. This information is necessary for proper notification to the Police, Public Works Department and the Fenton Fire Protection District.

- Saw cut pavement 1' wider on both sides than intended excavation to allow for a 1' lip of undisturbed soil on both sides. This shall only apply to pavement which is more than 5 years old. Concrete pavement 5 years old or less shall require full slab replacement.
- Pavement shall be removed by hand to prevent chipping, scarring or other damages from occurring to the saw cut edges. Should any damages occur to edges during excavation, the pavement shall be re-cut to allow for damaged area to be removed.
- Permittee will be required to place around openings, excavations or obstructions such barriers, barricades, lights, warning flags and danger signs as may be required by the Public Works Department to protect the safety of the general public.
- No opening or excavation in any street shall extend beyond the centerline of the street before being backfilled and the surface of the street made passable to traffic. A minimum of one lane of traffic shall be provided on all streets at all times.
- Where one lane of traffic is necessary, it shall be flagged until both lanes can be opened to traffic.
- No **cleated** equipment shall be used on the pavement.
- Excavation may be temporarily closed with metal plates which must be securely tacked. This temporary closure shall not remain for more than 3 consecutive days.
- After an excavation begins, the work shall be executed in a diligent and expeditious manner. When completed, the street shall be restored to its original condition so as not to obstruct public places or travel thereon more than is reasonably necessary.
- Street shall be permanently restored within a period of time not to exceed 10 days from the date of completion of the project.
- Excavated material shall be replaced with backfill in layers or courses not to exceed 12" in compacted thickness; and, shall be compacted using pneumatic tampers, vibrators, compactors or other approved means to a level 16" below top of pavement. **Compaction by water will not be permitted.**
- Base shall consist of a compacted thickness of 4" of 1" minus.
- Concrete pavement shall be replaced with 7" (residential) and 9" (commercial) of consolidated 6 sack Meramec concrete with a slump not to exceed 5". If applicant wishes to be able to open the roadway earlier (in three days instead of seven) 7 sack Meramec concrete may be used for early strength.

- Asphalt pavement shall be replaced with consolidated 6 sack Meramec concrete with a slump not to exceed 5" and at a thickness of 8" leaving 2" for "C" mix overlay. Concrete shall be primed and fabric installed as necessary prior to topping with a compacted thickness of type "C" mix asphaltic concrete equal to that of the adjacent area.
- 5. General regulations for all <u>driveways</u>.
 - All driveways must be paved with concrete or asphaltic materials.
 - Any portion of all driveways in the right-of-way shall be paved with concrete.
 - Driveways connecting a Residential Lot to the edge of pavement of the adjacent Street shall be a minimum of six (6) inches of concrete on four (4) inches of compacted aggregate base.
 - Driveways connecting a Commercial/Business, Multi-Family Complex, or Industrial Lot to the edge of pavement of the adjacent Street shall be a minimumof eight (8) inches of concrete on four (4) inches of compacted aggregate base.
 - Driveways constructed of concrete and located on a Residential Lot shall be a minimum of four (4) inches on four (4) inches of compacted aggregate base.
 - Driveways constructed of Asphalt and located on a Residential Lot shall be a minimum four (4) inches of Type "C" Asphalt on six (6) inches of compacted aggregate base.
 - Driveways constructed of concrete and located on a Commercial/Business, Multi-Family Complex, or Industrial Lot shall be a minimum of six (6) inches in depth onfour (4) inches of compacted aggregate base.
 - Driveways constructed of Asphalt and located on a Commercial/Business, Multi-Family Complex, or Industrial Lot shall be a minimum of four (4) inches in depth on six (6) inches of compacted aggregate base.

Exception: Driveways in the "R-1" Single Family Residential Districts shall be exempt from the surface requirements on private property.

- 6. Permittee shall be held responsible for all costs and expenses due to defective workmanship and/or materials resulting in defective pavement for a period of one year after the date of completion of the excavation.
- 7. If surface restoration requires repairs, the permittee shall be notified and is expected to make necessary repairs. If, however, a defect presents a condition too hazardous to be left while this procedure is followed, City crews will make immediate corrections and charge the permittee for the cost of the work at unit prices.
- 8. To ensure adherence to these requirements, the City is to be notified 24 hours prior to backfilling and again before installation of concrete.

- 9. Permittee shall be held responsible for any injury to persons or damage to property during progress of the work and for a period of 14 days after the Planning and Zoning Department has been notified that the backfilling has been completed.
- 10.. Failure to notify the City of Fenton's Planning and Zoning Department prior to backfilling of excavation or failure to meet any and all provisions of the ordinance and the accompanying requirements may result in the forfeiture by the contractor of the excavation deposit.

General regulations for sidewalks:

- Sidewalks shall be replaced from joint to joint.
- Sidewalks shall be constructed of Portland Cement Concrete with a thickness of at least 4" (except at driveways where the thickness shall be at least 6") on a base consisting of a compacted thickness of 4" of 1" minus.

ST. LOUIS COUNTY / MUNICIPAL ZONING APPROVAL FOR PERMIT APPLICATION

Application Date: Dep \$ Fee \$ Payment Method:	Permit No.: Total:
Deposit Refund Date:	

CITY OF FENTON, 625 New Smizer Mill Road, Fenton, MO 63026

PLEASE PRINT						
PROJECT INFORMATION Parcel Address: Project Address	Locator #					
Tenant Name: Description of Work:			Sq. Ft.:			
Property Owner Name & Address:						
Prop.	Owner Phone No.:					
Applicant Name & Address:						
-	Applicant Phone No Applicant Email:	D.:				
Municipal and St. Louis County Approval:		<u>Municipal</u>	Approval Only:			
Additions	Retaining Wall Occupancy Swimming Pool Demolition Other:	Exc Cle Oth				
Is this project located in a Floodp	lain?	No: Yes:	_ Rating:			
Value of construction: \$ Applicant Signature Print Name * I certify that I am the Property Owner/Agent for the owner and/or otherwise auth						
Note: Applicants for building perm by the municipal official at the time t Works.			blan approved, signed and dated county, Department of Public			
Zoning Classification:	Approv	/ed:	Not approved:			
Comments:						
Zoning Signature:			Date:			
Community	/ Development Director	r				

ST. LOUIS COUNTY PERMIT APPLICATION NUMBER: _

CITY OF FENTON

625 NEW SMIZER MILL ROAD

FENTON, MO 63026 (636) 349-8110

EXCAVATION PERMIT APPLICATION

(Please type or print)					
DATE OF APPLICATION:		PERMIT NO.: EX			
PROJECT ADDRESS:					
APPLICANT: Name:		Phone.:			
Address:	City:				
INSURANCE CARRIER: Certificate of Insurance Must Be Provided	Address:	Phone:			
PLUMBING CONTRACTOR:	Address:	Phone:			
DRAINLAYER CONTRACTOR:	Address:	Phone:			
GENERAL CONTRACTOR:	Address:	Phone:			
SUBCONTRACTOR:	Address:	Phone:			
NUMBER OF EXCAVATIONS: DEPTH OF EXCAVA	TION:	LENGTH OF EXCAVATION:			
IS STREET TO BE CLOSED? Y N ARE PLANS ATTACK	HED? Y N				
TYPE EXCAVATION: Water TapSewer TapBoring	Septic TankOther				
TYPE OF BACKFILL:	YPE OF BACKFILL: METHOD OF COMPACTION:				
DESCRIPTION OF WORK:					
NOTE: Inspections shall be requested 24 hours in advance by callin	a 636-340-8110				
	-				
I hereby certify that the above information is correct		Authorized Agent			
	-	General Contractor			
		Plumber _ License No			
		Drainlayer License No			
Signature of Applicant		Other			
(Office Use Only) FEES: Permit	REMARKS:				
Inspections	<u></u>				
Deposit					
Total					
Zoning Classification:	Approved:	Not Approved:			
COMMENTS:					
Approval Signature		Date:			

Incidental Use/ROW License Agreement

Licensee agrees that its use of the ROW, as authorized by this license, is subject to the applicable ordinances of the City of Fenton and agrees to comply with the same.

As a condition of use of the ROW for an incidental use, the Licensee shall be solely responsible and liable for the maintenance and repair of ______, near or at ______, at its expense, and Licensee agrees that the City shall have no obligation or responsibility to maintain or repair the same.

Licensee further agrees that he/she is liable for all damages to the ROW or other property caused or in any way arising out of Licensee's use of the ROW authorized by this license. Any such damage shall, at the City's discretion, either (1) be fully repaired by the Licensee to the City's satisfaction at no cost to the City or (2) the Licensee shall reimburse the City for all of its costs associated with repair of the same.

As a condition of use of the ROW, Licensee agrees, to defend, indemnify, and hold harmless the City, its officers, engineers, representatives, agents and employees from and against any and all liabilities, damages, losses, claims or suits, including costs and attorneys' fees, for or on account of any kind of injury to person, bodily or otherwise, or death, or damage to or destruction of property, or any other circumstances, sustained by the City or others, arising from Licensee's use of the ROW. To the extent required by law to enforce this provision, Licensee agrees that this indemnification requires Licensee to obtain insurance.

Applicant Name

Applicant Signature

Date