Plain Township Application for Right-of-Way Excavation Permit

PERMIT #: ROW	TOTAL DUE \$
	_PHONE #:
(PROPERTY OWNER OR AUTHORIZED AGENT	
Mailing address:	
CONTACT NAME:	Phone #:
(Must include 24-hour emergency nul	PHONE #: MBER)
LOCATION OF EXCAVATION/CONSTRUCTION SITE:	
(ADDRESS OF SITE, OR IF NO ADDRESS, PROVIDE LOCATION MA	AP SHOWING EXACT LOCATION OF SITE)
Subdivision:	LOT#:
CONSTRUCTION DATES: ESTIMATE START DATE:	ESTIMATE COMPLETION DATE:
Nature of excavation and work to be undertaken:	

Applicant has read the Plain Township Right-of-Way Excavation Permit Regulations and agrees to or is providing the following:

- 1. Applicant agrees to provide and place such warning devices as are necessary to protect travelers on the road and to ensure their safety.
- 2. Applicant agrees to complete all work to be performed under this application as soon as reasonably possible and to completely restore the entire road and right-of-way to the condition that existed before such work was undertaken, in accordance with the Plain Township Right-of-Way Excavation Regulations.
- 3. Applicant agrees to notify the Plain Township Maintenance Department and Plain Township Fire Department and all applicable utility providers of the right-of-way excavation and to obtain all required permits including, but not limited to, a road excavation permit from the Franklin County Engineer and prior to the commencement of any work or excavation in the road right-of-way.
- 4. Applicant agrees to indemnify and hold harmless Plain Township, its board of trustees, and all officers, employees and agents of Plain Township, for any loss or cost, liability, damage, claim, demand or cause of action arising from, under or connected with the excavations and work covered by this application, and has properly executed the attached indemnification and hold harmless agreement.
- 5. This application is accompanied by a \$50.00 fee (ORC 5571.16), as well as plan review and inspection fees of \$200.00.

6. Plans, as required by Plain Township, are attached to this application. 7. If constructing water/sewer or other utility lines, a permit from the Ohio Environmental Protection Agency and/or Franklin County Public Health has been obtained and is attached to this application. 8. A list of materials to be used is attached to this application. 9. A security bond in the amount of \$_____accompanies this application. **Bond required:** For all new driveway access points to new or existing residential structures, \$1,000.00 for curb/gutter- \$500.00 for open swale. If open-cutting pavement: \$150.00 per square yard of pavement to be cut; (minimum bond-\$500.00). If constructing new subdivision: \$20,000.00. c) If constructing new roadway/driveway to a commercial structure: \$20,000.00. d) If working in right of way but outside pavement: \$100 per linear foot of work area length. e) If setting new poles for utilities (6 or more for overhead utility lines, 1 or more for underground f) utility lines [ORC. Section 5571.16]): \$50 per pole. Security bonds shall not be refundable if it has been determined by inspection that the applicant has not met all conditions, standards and requirements contained in this application and in the Plain Township Right-of-Way Excavation Regulations. It is the responsibility of the applicant to notify Plain Township when ready for inspection. No refund will be granted until inspection has taken place and it has been determined by the responsible Plain Township official that the work has been completed to the required standards. 10. Persons failing to comply with the standards and regulations, or failing to obtain a permit, shall be notified in writing by Plain Township that they have 30 days from the date of notification to eliminate the violation and return the right-of-way to its original condition. Persons failing to come into compliance within the 30-day period will forfeit their bond and may be prosecuted in Franklin County Environmental Court pursuant to Section 5571.99 of the Revised Code. The Plain Township Trustees will recommend to the Court that violators be ordered to eliminate the violation at the violator's expense; or that the Court appoint a qualified company to remove the violation, and the costs of same be placed on the tax duplicate as lien, to be collected with other taxes.

SIGNATURE:

(Must be signed by property owner or owner's authorized agent)

DATE:_____