## **BOARD OF SUPERVISORS**

**MADISON COUNTY, MISSISSIPPI** 

Department of Engineering Tim Bryan, P.E., County Engineer 3137 South Liberty Street, Canton, MS 39046 Office (601) 790-2525 FAX (601) 859-3430

## **MEMORANDUM**

July 18, 2023

To: Sheila Jones, Supervisor, District I
Trey Baxter, Supervisor, District II
Gerald Steen, Supervisor, District III
Karl Banks, Supervisor, District IV
Paul Griffin, Supervisor, District V

From: Tim Bryan, P.E., PTOE

County Engineer

Re: Bear Creek Water Association, Inc. Utility Permit

County Road Name, 355'+/-N. of Int. of Catlett Road and Still House Creek Drive

The Engineering Department recommends approval of the permit application for Bear Creek Water Association, Inc. to allow the association to do a 100 L.F. directional bore of an 8" DR 11 HDPE water pipe crossing of Catlett Road 355'+/- North of Still House Creek Drive. This bore will allow for water service to the proposed Lewis Farms Subdivision on the West side of Catlett Road.

Revised: 2/14/2019



## PERMIT APPLICATION FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN COUNTY ROAD RIGHT-OF-WAY

<b>Utility Information:</b>	Utility Name: Bear Creek Water Association, Inc.							
Address:	P.O. Box 107		City/State/Zi	p: Ca	inton, MS,	39046		
Contact Person:	Nolan Williamson,	Contact's Phone: (601) 856-5969						
Project Information:	County Road Name:	355'+/- N. c	of the Int. of Catlet					
		(If located within m	ore than one road right-of-v	vay, use App	endix 1 for addition	nal descriptions)		
Beginning Location:		E	nding Location:					
Length of Project: 10	0' Road Bore Sec	tion:19	Township: _	8-N	_ Range: _	2-E		
Description of Work: This application is to allow the association to do a 100 L.F. directional bore								
of an 8" DR 11 HDF								
Drive. This bore wil	l allow for water se	rvice to the	proposed Lewis	Farms	Subdivision	n on the		
West side of Catlett	Road.							
Check Box if Appendix	x 1 is to be included as a	part of this A	oplication		3			
and the second of				•				

Whereas the above stated Utility makes application to the Madison County Board of Supervisors for a Construction Permit. Attached hereto are drawings and plans for the construction of the above facilities located within Madison County owned public rights-of-way. Once stamped by the Madison County Engineering Department, these plans shall not be changed or altered without written approval of the County Engineer, or his representative. A copy of the approved permit and plans shall be on-site at all times during construction.

The Applicant Utility shall comply with all policies, procedures and construction practices as outlined in *A Policy for The Accommodation of Utility Facilities within the Right-of-Way of all Public County Roads* (hereinafter referred to as the "Policy"), as adopted on November 1, 2005, by the **Madison County Board of Supervisors**, and which is hereby made a part of this Application Agreement.

If facilities are to be located within the Rights-of-Way of the County-Federal or State Aid System, Applicant Utility also agrees to comply with applicable provisions of S.O.P. No. SA II-2-8, Accommodation of Utilities on Rights-of-Way, issued by the State Aid Engineer and dated July 1, 2005.

The Applicant Utility understands and agrees that, except as herein granted, no right, title, claim, or easement to said road right-of-way is granted by the issuance of this permit. If this Utility is listed in the general provisions of the Policy, it will be adjusted to comply with same without cost to the County, unless the variance from the Policy has been approved by the granting of the Permit pursuant to this Application.

The Applicant Utility further understands that the Utility's engineering, plant, or other personnel will be responsible for the staking and construction supervision of the work set out above and as shown on the attached plans. If work impacts traffic in any way, the appropriate traffic control shall be installed per the *Manual of Uniform Traffic Control Devices*, Latest Edition.

The Applicant Utility understands that the County Engineer, or his representative, may issue a Stop Work Order at any time if it is deemed that site conditions are not suitable for construction or if any of the requirements of this permit are not being met.

Many County Roads have variable Rights-of-Way and/or no Right-of-Way at all and are maintained under a Prescriptive Easement. It is the sole responsibility of the Applicant Utility to verify the existence and limits of public rights-of-way. If none exists, it is the

responsibility of the Applicant Utility to acquire an easement for their Facilities from the applicable property owner(s). Madison County in no way verifies the limits of Right-of-Way as shown on the permit application.

The Applicant Utility shall be responsible for all future maintenance and repair of the facilities installed under this permit. The Applicant Utility shall make future adjustments to, or relocate, the facilities located within road or highway right-of-way when required for road or highway widening or other road or highway construction at no cost to Madison County. The Applicant Utility shall relocate said utilities within sixty (60) days of notification by County by registered mail, return receipt requested, unless otherwise designated by the County Engineer. Further, any maintenance, repair, or construction shall be done in such a manner as to occasion no unreasonable interference with the normal flow and safety to traffic and at the expense of the utility company. When reasonable care has been taken to locate said utility facilities within the right-of-way, the Applicant Utility understands that any damages caused by routine maintenance and construction by County forces shall be borne by the Applicant Utility.

The Applicant Utility further agrees to indemnify and hold Madison County harmless for any and all claims, accidents, damages, liabilities and expenses occasioned wholly, or in part, by any act or omission of applicant, its agents or employees. In case County shall, without fault on its own part, be made a party to any litigation commenced by or against applicant, then applicant shall protect and hold County harmless, and shall pay all costs, expenses and reasonable attorney's fees incurred or paid by County in connection with said litigation.

All underground facilities shall be installed at a depth equal to or greater than 48" below the lowest adjacent grade.

All pipes carrying liquid shall be encased under County maintained roads.

WITNE	ESS the signature of the Applicant this the	12 da	ay of	JULY	, 20 <u>23</u> .
		Ву		(Applicant Signatu	20.000 S
		Title	Nolan	n Williamson, P.E	General Manager
Note:	Applicant must be an employee of the Utility name a Contractor, Subcontractor, Agent, or Consulting Eperformed under this application.				
plans	ny authorized representative, have reviewed submitted by the Applicant meet the require ght-of-Way of all Public County Roads.		APF	The Accommodation of PROVED	f Utility Facilities within
		Ву	By tir		40 am, Aug 03, 2023
				Tim Bryan, P.E. County Engineer	BJ
AGREE	ED TO AND APPROVED BY:			3	
				Date:	
	Madison County Board President				
ENTER	ED INTO THE MINUTES OF THE BOARD	OF SUPERVIS	SORS OF	MADISON COUNTY,	MISSISSIPPI ON THIS

