NOK

Supervisors.

# UTILITY PERMIT STATUS FIELD REVIEW COMMENTS 12/26/2014 COMMENTS APPROVED MADISON GOLENERY, MISSISSIPPE PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILITY ALONG OR ACROSS GLUCKSTADT COUNTY ROAD PROJECT NAME

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. Further, any maintenance, repair, or construction shall be done in such a manner as to occasion no unreasonable interference with the

The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of

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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows: Place approx.. 400' of fiber cable along Gluckstadt Rd to 1243 Gluckstadt Rd.

The applicant 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 and if this Utility Facility as 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 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.

The applicant further agrees to indemnify and hold 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.

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).

(5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applicant this the <u>26th</u> day of <u>December</u> , 20 <u>14</u> .
By: (Applicant Signature)
Title: Mgr OSP Plng & Design AT&T SE
AGREED TO AND APPROVED BY:
Mr. Karl M. Banks
Madison County Board President
ENTERED INTO THE MINUTES OF THE BOARD OF SUPERVISORS OF MADISON COUNTY,
MISSISSIPPI OF THIS DAY OF, 20

Rudy M. Warnock, P.E. County Engineer

## UTILITY PERMIT STATUS FIELD REVIEW LAND DATE 130-13 ELECTRONIC REVIEW LAND DATE 100/04 COMMENTS MADISON COUNTY, MISSISSIPIT

## PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILITY ALONG OR ACROSSYandell Rd COUNTY ROAD
PROJECT NAME OR NUMBERCSpire Fiber Project COUNTY OF
MADISON, BEGINNING IN SECTION_23, TOWNSHIP _T8N, RANGE
_R2E, AND ENDING IN SECTION24 , TOWNSHIPT8N, RANGE
R2N UTILITY NAMECSpireBYGary Hutson
TELEPHONE601-757-1980 ADDRESS130 N. Second St., Brookhaven, MS
39602,
herein called APPLICANT, purposes to construct onYandell Rda (Name of Road)  Utility Facility installed between stationN/A and station
N/A of Project Name / Number _CSpire Fiber Project and
within road or highway right-of-way, and hereby makes application to the County for
construction permit. Attached hereto are drawings or plans for the construction, which
will not be changed or altered without approval of the Road Manager, or his
representative.

Whereas, the Legislature of Mississippi has heretofore granted to the applicant the right to locate its facilities upon, across, under, over and along public highways and streets within the State of Mississippi; Applicant agrees to comply with applicable provisions of S.O.P. No. SAD II-2-8, Policy for the Accommodation of Utility Facilities within the Rights-of-Way of County Federal Aid and State Aid Highways (hereinafter referred to as the "Policy"), promulgated by the State Aid Engineer and dated January 1,1983, and which is hereby made a part of this application Agreement, and agrees to perform the construction according to the applicable industry code and according to the plans and specifications for the Project.

The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of Supervisors.

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. 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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows:

Place (2) 1.25" HDPE Duct system with (1) Fiber Optic cable by directional bore method at minimum of 48" depth within road Right of Way unless otherwise noted. Hand holes to be placed at various locations as noted.

The applicant 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 and if this Utility Facility as 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 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.

The applicant further agrees to indemnify and hold 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.

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).
- (5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applicar	nt this the _3 day of	December	_, 20_14
	By: Applic (Applic Title: PRO J	Huss ant Signature)	NANAGE
AGREED TO AND APPROVED BY:			
Mr. Karl Banks Madison County Board President	Date:		
ENTERED INTO THE MINUTES OF TH	IE BOARD OF SUPERV	ISORS OF MA	DISON
COUNTY, MISSISSIPPI OF THIS	DAY OF	, 20_	·

Rudy M. Warnock, P.E. County Engineer

01/09/04

## MADISON COUNTY, MISSISSIPPI PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILITY ALONG OR ACROSSDavis Crossing Rd COUNTY ROAD
PROJECT NAME OR NUMBERCSpire Fiber Project COUNTY OF
MADISON, BEGINNING IN SECTION_24, TOWNSHIP _T10N, RANGE
_R2E, AND ENDING IN SECTION21 , TOWNSHIPT10N, RANGE
R3N UTILITY NAMECSpire BYGary Hutson
TELEPHONE601-757-1980 ADDRESS130 N. Second St., Brookhaven, MS
39602,
herein called APPLICANT, purposes to construct onDavis Crossing a  (Name of Road)  Utility Facility installed between stationN/A and station
N/A of Project Name / Number _CSpire Fiber Project and
within road or highway right-of-way, and hereby makes application to the County for
construction permit. Attached hereto are drawings or plans for the construction, which
will not be changed or altered without approval of the Road Manager, or his
representative.

Whereas, the Legislature of Mississippi has heretofore granted to the applicant the right to locate its facilities upon, across, under, over and along public highways and streets within the State of Mississippi; Applicant agrees to comply with applicable provisions of S.O.P. No. SAD II-2-8, Policy for the Accommodation of Utility Facilities within the Rights-of-Way of County Federal Aid and State Aid Highways (hereinafter referred to as the "Policy"), promulgated by the State Aid Engineer and dated January 1,1983, and which is hereby made a part of this application Agreement, and agrees to perform the construction according to the applicable industry code and according to the plans and specifications for the Project.

The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of Supervisors.

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. 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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows:

Place (2) 1.25" HDPE Duct system with (1) Fiber Optic cable by directional bore method at minimum of 48" depth within road Right of Way unless otherwise noted. Hand holes to be placed at various locations as noted.

The applicant 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 and if this Utility Facility as 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.

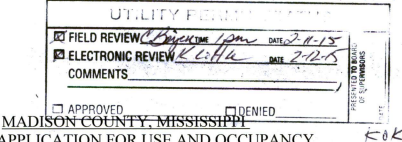
The Applicant further understands that the Utility's engineering, plant, or other personnel will be responsible for the staking and construction supervision of the work set out above and as shown on the attached plans.

The applicant further agrees to indemnify and hold 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.

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).
- (5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applican	nt this the _3 day ofDecember, 20_	_14
	By: Lary Hulson (Applicant Signature)  Title: PROJECT MAN	_ IACE
AGREED TO AND APPROVED BY:		
Mr. Karl Banks Madison County Board President	Date:	
	E BOARD OF SUPERVISORS OF MADISC	
COUNTY, MISSISSIPPI OF THIS	DAY OF, 20	<u>_</u> ·

Rudy M. Warnock, P.E. County Engineer



COLDITY

## PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILITY ALONG OR ACROSS	MADISON	COUNTY
ROAD PROJECT NAME OR NUMBER	STRIBLING ROAD	COUNTY OF
MADISON, BEGINNING IN SECTION	13, TOWNSHIP	8-N , RANGE
, AND ENDING IN SECTION	13, TOWNSHIP	8-N, RANGE
1-E UTILITY NAME Water & Se	ewer BY Bear Creek V	Water Association, Inc.
PHONE <u>601-856-5969</u> ADDRESS	P.O. Box 107 Canton, MS	39046 .
herein called APPLICANT, purposes to const	ruct on Stribling R (Name of	
Utility Facility installed between station	Ashbrooke Blvd.	and <del>station</del>
Muscadine Path of Project Name / Nun	nber Stribling Road	_and within
road or highway right-of-way, and hereby ma	kes application to the Count	y for a
construction permit. Attached hereto are draw	wings or plans for the consti	ruction, which
will not be changed or altered without approve	al of the Road Manager, or l	his
representative.		

Whereas, the Legislature of Mississippi has heretofore granted to the applicant the right to locate its facilities upon, across, under, over and along public highways and streets within the State of Mississippi; Applicant agrees to comply with applicable provisions of S.O.P. No. SAD II-2-8, Policy for the Accommodation of Utility Facilities within the Rights-of-Way of County Federal Aid and State Aid Highways (hereinafter referred to as the "Policy"), promulgated by the State Aid Engineer and dated January 1, 1983, and which is hereby made a part of this application Agreement, and agrees to perform the construction according to the applicable industry code and according to the plans and specifications for the Project.

The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of Supervisors.

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. 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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows:

We are submitting this permit application to allow the association to bore an 8" steel casing for a new 4" sewer force main and a 12" steel casing for an new 8" water main under Stribling Road. In addition, the application is for a new 12" water main and 8" water main in county right-of-way from the entrance of Eagles Nest to tie-in to existing water mains north and south of the entrance.

The applicant 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 and if this Utility Facility as 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 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.

The applicant further agrees to indemnify and hold 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.

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).
- (5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applicant this the	$2\%^{+1}$ day of <u>January</u> , 2015.
	By: (Applicant Signature)
	Title: General Manager

AGREED TO AND APPROVED BY:		
	Date:	
Madison County Board President		
ENTERED INTO THE MINUTES OF TH	E BOARD OF SUPERVI	SORS OF MADISON
COUNTY, MISSISSIPPI OF THIS	DAY OF	, 20
(Mus		
Rudy M. Warnock, P.F. County Engineer		

UTILITY PERMIT STATUS		
FIELD REVIEW C BOYER THE 1.00 pm DATE 1-8-2015  ELECTRONIC REVIEW KLIHLE DATE 1-7-2015  COMMENTS	ED TO BOARD PERVISORS	2/1/2014
□ APPROVED □ DENIED □	PRESENT OF SU	2777201

## MADISON COUNTY, MISSISSIPPI PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

PROJECT NAME OR NUMBER 57G00828N\_COUNTY OF MADISON, BEGINNING IN

SECTION\_22\_, TOWNSHIP \_\_12N\_\_\_\_, RANGE \_05E\_ AND ENDING IN SECTION \_\_,

TOWNSHIP 12N \_\_, RANGE \_05E\_ UTILITY NAME \_AT&T BY \_\_RALPH HOLLAND

TELEPHONE \_662-455-1804 \_\_ADDRESS \_\_

herein called APPLICANT, purposes to construct on \_\_MULLINVILL RD \_\_\_ a Utility Facility installed between station \_\_\_\_\_ and station \_\_\_\_\_ of Project Name/Number \_\_\_\_ and within road or highway right-of-way, and hereby makes application to the County

not be changed or altered without approval of the Road Manager, or his representative.

Whereas, the Legislature of Mississippi has heretofore granted to the applicant the right to locate its facilities upon, across, under, over and along public highways and streets within the State of Mississippi; Applicant agrees to comply with applicable provisions of S.O.P. No. SAD II-2-8, Policy for the Accommodation of Utility Facilities within the Rights-of-Way of County Federal Aid and State Aid Highways (hereinafter referred to as the "Policy"), promulgated by the State Aid Engineer and dated January 1,1983, and which is hereby made a part of this application Agreement, and agrees to perform the construction according to the applicable industry code and according to the plans and specifications for the Project.

for construction permit. Attached hereto are drawings or plans for the construction, which will

The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of Supervisors.

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. 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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows: TRENCH APPROXIMATELY 1307' ALONG BACKSLOPE OF DITCH TO REPLACE EXISTING DAMAGED COPPER CABLE WITH SAME.

The applicant 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 and if this Utility Facility as 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 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.

The applicant further agrees to indemnify and hold 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.

- To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section

- S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).
- (5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applicant this the  $\frac{98}{}$  day of NOVEMBER. 20 14.

By: Nalph 1807 (Applicant Signature)

Title: Mgr OPS Plng & Design SE/CA

	AGREED TO AND APPROVED BY:			
5	Mr. Gerald Steen MR. KARL BANKS Madison County Board President	Date:		
	ENTERED INTO THE MINUTES OF THE	BOARD OF SUPE	RVISORS OF MA	DISON COUNTY,
	MISSISSIPPI OF THIS DAY O	)F	, 20	

Rudy M. Warnock, P.E. County Engineer

UTILITY PERMIT STATUS		
FIELD REVIEW BOYCE TIME 4450M DATE 2-12-14  ELECTRONIC REVIEW KAY CITTLE DATE 2-2-14  COMMENTS	A STATE OF S	The state of the s
APPROVED DENIED	da	DATE

12/2/2014

## MADISON COUNTY, MISSISSIPPI PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILITY ALONG OR ACROSS <u>ENTERPRISE DR</u> COUNTY ROAD PROJECT
NAME OR NUMBER 57J90481N_COUNTY OF MADISON, BEGINNING IN
SECTION 29 , TOWNSHIP 8N , RANGE 2E , AND ENDING IN
SECTION 29, TOWNSHIP 8N, RANGE 2E UTILITY NAME AT&T BY
JEREMY WATTS TELEPHONE 601-859-3485 ADDRESS 370 CHURCH RD
MADISON, MS 39110.
herein called APPLICANT, purposes to construct on
The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of Supervisors.

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. 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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows: Place approx.. 4200' of fiber cable along Distribution Dr, American Way and Enterprise Dr.

The applicant 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 and if this Utility Facility as 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 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.

The applicant further agrees to indemnify and hold 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.

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.

- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).
- (5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applicant this the <u>1st</u> day of <u>December</u>, 20 <u>14</u>.

	M IN NOTA	
By: _	Much you	
	(Applicant Signature)	

Title: Mgr OSP Plng & Design AT&T SE

AGREED TO AND APPROVED BY:			
	Date:		
Mr. Karl M. Banks			
Madison County Board President			
ENTERED INTO THE MINUTES OF TH	HE BOARD OF SUPE	ERVISORS OF MADI	SON COUNTY
MISSISSIPPI OF THIS DAY	Y OF		

Rudy M. Warnock, P.E. County Engineer



## PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILITY ALONG OR ACROSS CHURCH COUNTY ROAD PROJECT NAME OR

NUMBER 57J90499N_COUNTY OF MADISON, BEGINNING IN SECTION_15,
TOWNSHIP _8N, RANGE _2E, AND ENDING IN SECTION _15,
TOWNSHIP 8N , RANGE 2E UTILITY NAME AT&T BY JOSH MOORE
TELEPHONE 601-859-3307 ADDRESS 370 CHURCH RD MADISON, MS 39110.
herein called APPLICANT, purposes to construct on <u>CHURCH RD</u> a Utility Facility
installed between station and station of Project Name/Number
installed between station and station or 1 roject Name/Number
and within road or highway right-of-way, and hereby makes application to the County
for construction permit. Attached hereto are drawings or plans for the construction, which will
not be changed or altered without approval of the Road Manager, or his representative.
Whereas, the Legislature of Mississippi has heretofore granted to the applicant the right
to locate its facilities upon, across, under, over and along public highways and streets within the
State of Mississippi; Applicant agrees to comply with applicable provisions of S.O.P. No. SAD
II-2-8, Policy for the Accommodation of Utility Facilities within the Rights-of-Way of County
Federal Aid and State Aid Highways (hereinafter referred to as the "Policy"), promulgated by the
State Aid Engineer and dated January 1,1983, and which is hereby made a part of this application
Agreement, and agrees to perform the construction according to the applicable industry code and
according to the plans and specifications for the Project.
according to the plane and speciments are a reject.

The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of Supervisors.

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. 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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows: Place approx.. 240' of buried fiber and 1200' of aerial fiber along Church Rd to 608 Church Rd.

The applicant 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 and if this Utility Facility as 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 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.

The applicant further agrees to indemnify and hold 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.

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section

- S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).
- (5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applicant this th	e <u>19th</u> day of <u>December</u> , 20 <u>14</u> .
	(Applicant Signature) tle: Mgr OSP Plng & Design AT&T SE
AGREED TO AND APPROVED BY:	
·	Date:
Mr. Karl M. Banks Madison County Board President	
ENTEDED INTO THE MINITES OF THE DOAL	DD OE SUDEDVISODS OF MADISON COUNTY
ENTERED INTO THE MINUTES OF THE BOAR	RD OF SUPERVISORS OF MADISON COUNTY,
MISSISSIPPI OF THIS DAY OF	, 20

Rudy M. Warnock, P.E. County Engineer

UTILITY PERMIT	STATUS	
FIELD REVIEW Charry TIME	DATE /-12-15	9
ELECTRONIC REVIEW KLAHLE COMMENTS	DATE 1-12-15	TED TO BOA
□ APPROVED □ □ □ □ □	NIED	PRESEN OF SU
MADISON	COUNTY, MI	1001001

### PERMIT APPLICATION FOR USE AND OCCUPANCY FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILITY ALONG OR ACROSS	MADISON	COUNTY		
ROAD PROJECT NAME OR NUMBER	STRIBLING ROAD EX	Γ. COUNTY OF		
MADISON, BEGINNING IN SECTION2	20, TOWNSHIP	8-N , RANGE		
, AND ENDING IN SECTION2	20, TOWNSHIP	8-N , RANGE		
UTILITY NAME Sewer	BY Bear Creek Water	Association, Inc.		
PHONE <u>601-856-5969</u> ADDRESS	P.O. Box 107 Canton, MS	39046 .		
herein called APPLICANT, purposes to const	ruct on Northwind (Name of			
Utility Facility installed between station	Catlett Road	and <del>station</del>		
Church Road of Project Name / Number Stribling Road Extension and within				
road or highway right-of-way, and hereby makes application to the County for a				
construction permit. Attached hereto are drawings or plans for the construction, which				
will not be changed or altered without approval of the Road Manager, or his				
representative.				

Whereas, the Legislature of Mississippi has heretofore granted to the applicant the right to locate its facilities upon, across, under, over and along public highways and streets within the State of Mississippi; Applicant agrees to comply with applicable provisions of S.O.P. No. SAD II-2-8, Policy for the Accommodation of Utility Facilities within the Rights-of-Way of County Federal Aid and State Aid Highways (hereinafter referred to as the "Policy"), promulgated by the State Aid Engineer and dated January 1, 1983, and which is hereby made a part of this application Agreement, and agrees to perform the construction according to the applicable industry code and according to the plans and specifications for the Project.

The Applicant 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", as adopted on May 1, 1992, by the Madison County Board of Supervisors.

The Applicant shall be responsible for the future maintenance and repair of the facilities. The Applicant shall make future adjustments in, 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 the 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's Road Manager. 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 understands that any damages caused by routine maintenance and construction by county forces shall be borne by the applicant Utility.

A general description of the size, type, nature, and extent of the Utility work to be done is as follows:

We are submitting this permit application to allow the association to directional bore an 8" DR 17 HDPE Pipe for sewer force main under Northwind Drive.

The applicant 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 and if this Utility Facility as 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 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.

The applicant further agrees to indemnify and hold 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.

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location, construction, and maintenance of the County Highway and Utility Facility.
- (2) To pursue any and all legal means to see the Policy Standards, except to the extent of any variance shown on the plans filed herewith and approved, are complied with in the facility installation.
- (3) If the County Road Manager or his authorized representative approved the drawing, sketches, and plans submitted by the Applicant, he shall so indicate by signing and dating the Permit Approval at the end of this application, and the Applicant may proceed with the installation; if the drawings, sketches, and plans are not approved, he shall promptly notify the Applicant, and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in the Agreement for the installations.
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements of Section S-105.06 and Section S-107-18, Mississippi Standard Specifications for State Aid Road and Bridge Construction, 1989 edition (or current edition).
- (5) Should any term of provision of this Applicant Agreement conflict with the law of the State of Mississippi, the Mississippi Constitution, or the United States Constitution, or impair or deny to the Applicant or the County any right protected thereby, it shall be deemed amended to conform to said law or Constitution.

WITNESS the signature of the Applicant th	his the 9th day of January, 2015.
	By: HA Mullen J2 (Applicant Signature)
AGREED TO AND APPROVED BY:	Title: General Manager
	Date:

Madison County Board President

ENTERED INTO THE MINUTES OF T	THE BOARD OF SUPERV	ISORS OF MADISON
COUNTY, MISSISSIPPI OF THIS	DAY OF	, 20

Rudy M. Warnock, P.E.
County Engineer