Application for Excavations  
Article II Section 86-31

Today’s Date: _______________________

Applicant’s Name: ________________________  Work being done on behalf of: ________________________

Project start date: ______________________  Project end date: __________________________

Per Section 86-52 Application

Describe the location:

____________________________________________________________________________________
____________________________________________________________________________________
____________________________________________________________________________________

Describe the size of actual area and purpose of work (include a map and diagram of area):

____________________________________________________________________________________
____________________________________________________________________________________
____________________________________________________________________________________
____________________________________________________________________________________
____________________________________________________________________________________

Name of person doing the work: _____________________________________________

Telephone #: _____________________________________________

Company Name  _____________________________________________

Per Section 86-53 Fee

The Fee for the Permit required by this division shall be $100.00.
The Inspection Fee shall be $200.00 plus any additional engineering fees incurred by the city for re-inspection if violations occur.

Per Section 86-54 Surety for Performance

a. Irrevocable Letter of Credit-amount not less than 150% of cost of project.
b. Performance bond (naming the City as an additional owner)-amount equal to 150% of cost of the project.
c. Yearly standing irrevocable letter of credit or performance bond-minimum amount of $30,000.00 or not less than 150% of cost of project.

CONTRACTOR/PROPERTY OWNER IS RESPONSIBLE TO PROVIDE APPROVED AGGREGATE BACKFILL MATERIAL AND COMPACT IN ACCEPTABLE LIFTS FOR ALL EXCAVATIONS WITHIN 2’ OF CONCRETE OR PAVED SURFACES

ACCORDING TO IDOT STANDARD SPECIFICATIONS. FURTHERMORE, DAMAGED CONCRETE OR PAVEMENT SHALL BE REPLACED WITH SAME CONSTRUCTION DESIGN TO THE SATISFACTION OF THE CITY.

Signature of Applicant  ________________________

City Clerk and/or designee (approval)  ________________________

Permit:  $ ______

Inspection:  $ ______

Total Fees:  $ ______

*Bond on File:  Yes  -  No
Applicant agrees that if he/she, or their agent, representative, contractor, employee or assigns, shall injure, damage or alter for any purpose whatsoever any pavement of any street or alley, any sidewalk, curb or gutter or any part thereof, or dig any hole, trench, ditch or drain, or dig or remove any sod, stone curb, earth, sand or gravel from or below any street, alley, sidewalk, parkway, or other public property, that he or she shall be responsible for repairing any injured, damaged or altered public property shall be liable to the city for damages to persons or property in consequence thereof which the city shall suffer or be adjudged to pay. Further, the applicant shall pay for all damages to any public property or improvements that may arise due to operations of the applicant, and applicant agrees to pay all damages that may be recovered against the city to any person or property occasioned by or in any manner resulting from the operations of the applicant on public property. As a part of the application submittal, applicant shall provide a certificate of liability insurance showing that applicant has general commercial comprehensive liability insurance in an amount of no less than $1,000,000.00 per occurrence and naming the city as an additional insured.

________________________________________

Applicant

________________________________________

Date