TOWN OF DEKORRA

608-635-2014 W8225 County Rd JV, Poynette, WI 53955

townclerk@dekorra-wi.gov

PERMIT FOR ROAD OPENING AND OTHER WORK IN RIGHT OF WAY

General Location of Work:					
Road PavementShoulderSidewalkROWOther:				Work Start Date	
Utility Affected:			Work End Date		
GasElectric	TelephoneFiber	OpticsOther:			
	parate drawing with this applice. Drawing shall include nor				ad right of way and dimensions to
Applicant Information:	Application Date:	Project Inf	formation:		CALL 3 BUSINESS DAYS BEFORE YOU DIG
Company/Organization:		Address:	Address:		
Contact Person:		Job order N	Job order No.:		DIGGERS HOTLINE 1-800-242-8511
Address:		Work Start	Date:		
Telephone:		Work End D	Work End Date:		
Email:				•	
from any and all claims, lia agrees to all times keep the sidewalk, alley, terrace, shall finished concrete and applicant agrees that all rewithin twenty (20) calendary of the work and 24 hours pareasonable length of time Right of Way, Section 8.08 WHEN LOADING, UNLO Dekorra Municipal Code or SPECIAL PROVISIONS 1. All open trenches shall 2. Pavement patches to be course, (cold mix in wirds). Sidewalks to be 5" conductive to be 5" conductive to be 5" conductive to be 5". Urban section Terraces 6. All open trenches, if no 7. All replacement items 8. The contractor shall be	bility, damages, costs, and ir e place where such road ope oulder or right of way in as sphalt work within the right estoration of the road, sidew ir days of the closing; application of the losing; application of the placing any paving; are after the above stated star as Vehicles Damaging Town FADING OR DRIVING HEAS State Statutes. be filled with compacted grate replaced in kind, minimum ther, temporary to be replaced crete over 6" granular base. Crete over 6" granular base. or residential yard areas to the gravel filled or paved, shall hall conform to the Town of responsible for providing trapermitted without permissio	njuries that may be ening is made propigood or better con of way performed walk, alley, terrace cant agrees to provide pplicant agrees this ting date; and, approvided and agrees this ting date; and, approvided with performance of the second of the second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Enging is made provided with a second of the Town Engine in the second of the transfer in the second of the secon	incurred by applicated by day didition that existed by a licensed control or shoulder affected the Town Engines permit may be volicant agrees to compact the Town ROAL materials. The control of the cont	indemnify, defend and hold harmant or their agents acting upon the and lighted by night; applicant when the work was commenced crete layer or licensed asphalt ped by applicants acting upon this element of the light of the ligh	ne permit hereby; applicant t agrees to leave the road, d; applicant agrees to have baver, as the case may be; s permit will be completed ce prior to commencement e work is not started within penings and Other Work in PROTECTIVE MEASURES quirements of the Town of sity. To bituminous hot mix surface ted.
contractor shall furnish to the contractor if the evidence so the obligations of the contractor's ability to satisfainto account and give the re	nvestigations as it deems ne e Town all such information ubmitted by, or investigation act and to complete the workerily complete the restorate sponsible weight to: the extition within the time specified	and data for this proof, such contractor ork contemplated to the work. In the deepent of the contractor and by the method	urpose as the Tow rails to satisfy the herein. A perform termination of the prise saperience with and with the equits and with the equipment.	d other ability of the contractor to n may request. The Town reserve Town that such contractor is p ance bond or other security ma contractor qualifications, the Town h work of similar nature; the pro uipment the contractor proposes	ves the right to disqualify any properly qualified to carry out any be required to insure the wn reserves the right to take shability of the contract being
Applicant Responsible Pa	orty – Agreement Signat	ure Da	ate Signed	_	
Town of Dekorra Enginee Telephone 608-742-2169		Da	ate Approved	Date \$250 Permit Fo	ee Received

Date Approved

Dekorra Town Road Supervisor – Approval Signature

Date/Initials - Final Field Acceptance

<u>SECTION 8.09</u> <u>MEASURES TO PROTECT TOWN ROADS.</u>

(a) <u>Definitions</u>.

(1) <u>Heavy Equipment</u>. All vehicles not operating completely on pneumatic tires and all vehicles or combination of vehicles, other than motor buses, not licensed for operation on public highways, and having a gross weight of more than 6,000 pounds.

(b) **Protection of Roadway**.

No person shall load, unload, drive or permit the loading, unloading or driving of heavy equipment onto the roadway of a Town highway, as defined in Wis. Stats. § 340.01(54), without placing material upon the roadway designed to protect the roadway from any damage caused by but not limited to heavy equipment, trailer tongues or ramp edges. Such protective measures for the Town roadway include, but are not limited to, mats, sand, tires or plywood sheets or a combination thereof as required to meet the particular circumstance. [Amended by Ord. No. 2009-08, 6/23/09.]

(c) Forfeiture and Penalty.

Any person who fails to protect the Town roadway from heavy equipment by loading, unloading or driving on, as set forth in (b) above, shall be subject to forfeiture pursuant to Section 1.03 of this Code and shall be liable for the cost of repairs of damage caused. Town will have damage repaired and will bill the individual causing damage, to be paid within 30 days of billing or incur interest penalty of 1% per month.

(d) Exception.

This section shall not apply to the unloading of heavy equipment onto a Town roadway when the purpose for unloading said heavy equipment is to repair or replace the section of the roadway onto which the heavy equipment is unloaded and such unloading or movement will not increase the cost of repair or replacement.

History Note: The above and foregoing Ordinance was duly adopted at a regular meeting of the Town Board of the Town of Dekorra on the 8th day of May, 2001 Ordinance 2001-05-08(b); repealed and recreated by the Town Board of Dekorra on the 9th day of September, 2003; repealed and recreated by Ord. 2007-13; amended June 23, 2009, Ord. No. 2009-08.