Notice of Proposed Installation
Utility Line on Controlled Access Highway

Form 1082 (Rev. 9-83)
(Previous version(s) are obsolete.)

To the Texas Transportation Commission
     Date __________________________
c/o District Engineer
Texas Department of Transportation
     Ft. Worth __________, Texas

Formal notice is hereby given that The City of Grapevine, Texas
Company proposes to place a line within the right-of-way of ________________________________ in Tarrant County, Texas as follows: (give location, length, general design, etc.)

The line will be constructed and maintained on the highway right-of-way as shown on the attached drawing and in accordance with the rules, regulations and policies of the Texas Department of Transportation (TxDOT), and all governing laws, including but not limited to the “Federal Clean Water Act,” the “Federal Endangered Species Act,” and the “Federal Historic Preservation Act.” Upon request by TxDOT, proof of compliance with all governing laws, rules, and regulations will be submitted to TxDOT before commencement of construction.

Our firm will use Best Management Practices to minimize erosion and sedimentation resulting from the proposed installation, and we will revegetate the project area as indicated under “Revegetation Special Provisions.”

Our firm will insure that traffic control measures complying with applicable portions of the Texas Manual of Uniform Traffic Control Devices will be installed and maintained for the duration of this installation.

The location and description of the proposed line and appurtenances is more fully shown by 5 complete sets of drawings attached to this notice.

Construction of this line will begin on or after the ______ day of _________________________, 19 ______.

By signing below, I certify that I am authorized to represent the Firm listed below, and that the Firm agrees to the conditions/provisions included in this permit.

Firm ________________________________

By (Print) ________________________________

Signature ________________________________

Title ________________________________

Address ________________________________
   200 S. Main Street
   Grapevine, TX 76051

Phone No. ________________________________
   817-410-3135
To: ______________________________________  Hwy. No. __________________________

Beg. RM ______ Offset ______ End RM ______ Offset ______

Maintenance Section No. __________________________________________ County __________

Date ______________

The Texas Department of Transportation (TxDOT) offers no objection to the location on the right-of-way of your proposed line as shown by accompanying drawings and notice dated __________________ except as noted below.

Your attention is directed to governing laws, especially to Article 6674w-1, Vernon's Annotated Civil Statutes of Texas, pertaining to Control of Access. Access for serving this installation shall be limited to access via (a) frontage roads where provided, (b) nearby or adjacent public roads or streets, (c) trails along or near the highway right-of-way lines, connecting only to an intersecting road; from any one or all of which entry may be made to the outer portion of the highway right-of-way for normal service and maintenance operations. The Owner's rights of access to the through-traffic roadways and ramps shall be subject to the same rules and regulations as apply to the general public except, however, if an emergency situation occurs and usual means of access for normal service operations will not permit the immediate action required by the Utility Owner in making emergency repairs as required for the safety and welfare of the public, the Utility Owners shall have a temporary right of access to and from the through-traffic roadways and ramps as necessary to accomplish the required emergency repairs, provided TxDOT is immediately notified by the Utility Owner when such repairs are initiated and adequate provision is made by the Utility Owner for convenience and safety of highway traffic.

It is expressly understood that the TxDOT does not purport, hereby, to grant any right, claim, title, or easement in or upon this highway; and it is further understood that the TxDOT may require the owner to relocate this line, subject to provisions of governing laws, by giving thirty (30) days written notice.

You are requested to notify this office prior to commencement of any routine of periodic maintenance which requires pruning of trees within the highway right-of-way, so that we may provide specifications for the extent and methods to govern in trimming, topping, tree balance, type of cuts, painting cuts and clean up. These specifications are intended to preserve our considerable investment in highway planting and beautification, by reducing damage due to trimming.

The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconveniences to traffic and adjacent property owners. In the event the Owner fails to comply with any or all of the requirements as set forth herein, the State may take such action as it deems appropriate to compel compliance.

- **General Special Provisions:**

- **Revegetation Special Provisions:** In order to minimize erosion and sedimentation resulting from the proposed installation, the project area will be revegetated
  
  [ ] in accordance with TxDOT's Standard Specification Item 164 which specifies the appropriate grass seed mix to be used, or
  
  [ ] as indicated on the attachment.

Please notify __________________________ forty-eight (48) hours prior to starting construction of the line in order that we may have a representative present.

Texas Department of Transportation

By: __________________________
District Engineer--District No. __________________