Traverse County Highway Department

708 3rd Ave N PO Box 485 Wheaton, MN 56296 Phone 320.563.4848 Fax 320.563.8734

For Office Use Only:	Year			
Ditch Cleaning Permit #				
Date Approved:				
Final Inspection Date: _				

Ditch Cleaning Permit Application

Da	ate:				
Land Owner Name:		Land Operator Name:			
La	and Owner Address:	Land Operator Address:			
Land Owner Phone Number:		Land Owner Phone Number:			
1.	Once signed by the Traverse County Engineer, pe	ermission is hereby granted to clean ditch within			
	the Right of Way along the North Sou	th			
	said drainage located in	Range #			
	Section # Northwest Quarter Northeast Quarter Southwest Quarter Southeast Quarter	er South Half er East Half			
	Section # Northwest Quarte Northeast Quarte Southwest Quarte Southeast Quarte	er South Half er East Half			
2.	 This is NOT an all-inclusive permit for ditch cleaning. There are other regulatory agencies, listed below, that may need to be contacted by the applicant. It is the applicant's responsibility to get all the approvals necessary. Department of Natural Resources (DNR) The Natural Resource Conservation Service (N.C.R.S.) The Farm Service Agency (F.S.A.) The Watershed District in their area (BdSWD, UMRWD) 				
3.	Describe type of work proposed: Example 1: Clearemove sediment with scraper.	an ditch to remove sediment with excavator. Example 2: Clean ditch to			

Note: Attach any necessary maps, drawings, etc. to support proposed clean out.

4. If any damage is done to culverts while cleaning said road ditch the applicant is responsible for costs to repair or replace damaged culvert. Applicant is also responsible for any other damage done during proposed work.

5.	No Equipment will be permitted to operate on or across the roadway which will damage the roadway or shoulder surface					
6.	Work to be completed in the year 20					
7.	Notify County Engineer when work is completed at phone (320) 563-4848 or at 708 3rd Ave N, Wheaton, MN so final inspection of project can be completed.					
8.	The Land Owner/Applicant agrees to restore the ditch to its original constructed condition. This includes rounding the ditch bottoms and seeding the ditch bottoms with alfalfa and bromegrass seed mix.					
9.	Permission is granted with the specific understanding that Traverse County will not be held liable for damage to the tile or ditch because of any future maintenance or construction operations which may be performed by Traverse County.					
10.	0. Land Owner, Applicant, and/or Watershed District agrees for himself, his heirs, executors, and assigns to hold Traverse County harmless from all claims, causes of action, and damages to anyone arising out of the proposed ditch cleaning within the road right of way. The Land Owner, Applicant, and/or Watershed District further agrees for himself, his heirs, executors, and assigns that if suit is brought against Traverse County arising from the act of the proposed drainage within the road right of way, the Land Owner, Applicant, and/or Watershed District will defend succept action and pay all damages which may be legally assessed against Traverse County arising out of said action in Traverse County.					
11.	Traverse County assumes no responsibility for the proposed ditch cleaning within the road right of way and assumes no responsibility to pay any of the expense of the proposed ditch cleaning or to maintain the same in the future.					
12.	This agreement is to run with the land and bind the heirs, executor, administrators, and assigns of the parties hereto.					
13.	3. If the culverts within said road Right-of-Way are insufficient to carry the increased water caused by the ditch cleaning along said road under normal high water conditions, then the Land Owner, Applicant, and/or Watershed District agrees to pay for all costs for providing additional culverts sizes to carry this additional water.					
14.	4. If the County Highway Department needs to spend excessive time researching or surveying Right-of-Way because of requests from applicant, the applicant is responsible for these fees.					
15.	Has the adjacent landowner been notified of the proposed work? \square Yes \square No					
16.	It is the applicant's responsibility to get the application in to the County well in advance of the proposed work. No guarantee on timeline for approval/declined permit is given.					
17.	The applicant hereby indemnifies and holds harmless Traverse County and it's agents and employees against all loss, damage, and expense which they may sustain or become liable for on account of injury to or death of person's, or on account of damage to or destruction of property resulting from performance of this work. i.e.: Trespassing and damaging property because applicant did not perform a legal survey with a licensed land surveyor of the Right-of-Way.					
18.	If lowering ditch because of sediment, you must follow current inslope.					

REMEMBER TO CALL IN UTLITY LOCATE - GOPHER STATE ONE CALL BEFORE YOU DIG!!

Required Signatures

Signature						
-	Applicant	Date				
Signature	County Engineer	Data				
	County Engineer	Date				
Applicant acknowledges receipt of permit requirements						
<u>Preferred Signature</u> (If different than applicant. <u>Required</u> if proposed work includes doing work on their property)						
Signature						
	Adjacent Landowner	Date				
If all proposed work will be conducted in the Right-of-Way of the road and no equipment or sediment spoils disposed on the adjacent property, the County will approve/decline the permit based on if the proposed work is for the purpose of draining public roads and preventing accumulations of water in road ditches. Minnesota Statute 160.201						
<u>Remarks</u>						