SECTION H - PERMITS

The Contractor shall procure all permits and licenses; the District will reimburse the Contractor of all charges, fees and taxes; and the Contractor shall give all notices necessary and incidental to the due and lawful prosecution of the work; except as follows:

Permit(s) applied for by the District and attached hereto are:

<table>
<thead>
<tr>
<th>PERMITS/LICENSE</th>
<th>AGENCY</th>
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<tbody>
<tr>
<td>Encroachment Permit</td>
<td>City of Moreno Valley</td>
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The District is the main point of contact for District acquired permits. If required by the permitting agency, Contractor shall pull a duplicate permit.

It is the responsibility of the Contractor to contact the above agency and to make himself knowledgeable and responsible to all of their approval and construction requirements. Contractor shall, at no additional charge to the District, construct the work in strict accordance with the above listed agencies.

The Contractor shall coordinate with all jurisdictions to protect and replace, if necessary, survey monuments, property corners, TBM’s, etc. encountered during construction. A subsequent corner record shall be filed appropriately for the replacement of any damaged monument that has been destroyed, damaged, covered, obscured, or otherwise obliterated by construction.

The liability insurance required under Section F-04 under General Conditions and stated in the Special Conditions shall include as additional insureds EMWD and the above listed agencies.
Utility Work Order: #419648

Project Description:
EMWD contractor to install 42 LF of 20" CML&C, 32 LF of 24" CML&C, 59 LF of 4" CML&C, 2" water service/meter, relocation of existing valves including all associated appurtenances; EMWD to operate & maintain upon completion of work by contractor as per approved plans

Owner: Eastern Municipal Water District (Emwd)

Applicant: Eastern Municipal Water District (Emwd)

Contractor: Contact: Monica Mcgrath
Email: Mcgrathm@Emwd.Org

THIS PERMIT IS ISSUED AND SUBJECT TO THE FOLLOWING CONDITIONS AND/OR ANY ATTACHED PROVISIONS:

1. **Hours of Operation:** 7:00am - 6:00pm (Mon.-Fri.), excluding City observed holidays; Weekends by prior approval only (8:00am - 4:00pm), excluding holidays. When near and/or within a designated school zone, hours will be limited based on the school's respective bell schedule (www.mvusd.net/apps/bell_schedules/ or www.valverde.edu/schools), no exceptions. Hours may be shortened by City Engineer per Municipal Code 8.21.050(O).

2. California Government Code Sections 4216-4216.9 requires that an Inquiry Identification (USA Ticket) Number be issued two (2) working days prior to any excavation. Please call Underground Service Alert at 1-800-227-2600.

3. All construction of public improvements in existing and/or dedicated public right-of-way shall be in accordance with the approved plans and subject to the latest editions of both the **Standard Specifications for Public Works Construction** and the **City of Moreno Valley's Standard Drawings**.

4. The City Engineer will require additional repair requirements for any street currently under a moratorium.

5. All traffic control related signs, barricades and other warning devices shall conform to the latest editions of the **California Temporary Traffic Control Handbook (CATTCH)**, the **Field Guide for Temporary Traffic Control (FGTTC)**, **Work Area Traffic Control Handbook (WATCH) Manual**, and/or the **Manual on Uniform Traffic Control Devices (MUTCD)**.

6. All driveways to remain open at all times. RTA (951-555-5160) or any other transit service shall be notified at least five (5) working days prior to construction when a bus stop will be impacted.

7. The Permittee shall indemnify, defend and hold harmless the City of Moreno Valley ("City"), Moreno Valley Community Services District ("CSD"), Moreno Valley Housing Authority ("Housing Authority") and each of their officers, officials, employees, agents and volunteers in accordance with the **Indemnification and Hold Harmless Agreement**, which is incorporated into and part of the Encroachment Permit.

8. The Permittee shall pay for and maintain in full force and effect all insurance as required in **Exhibit "A"** of the **Indemnification and Hold Harmless Agreement**, which is incorporated into and part of the Encroachment Permit.

9. All workmanship and/or materials shall be guaranteed for a period of one (1) year. Failure of the City’s Inspector to detect flaws in work shall not relieve the developer, permittee and/or owner of this responsibility.