

COUNTY OF SAN JOAQUIN

DEPARTMENT OF PUBLIC WORKS P.0. BOX 1810-1810 E. HAZELTON AVENUE STOCKTON, CALIFORNIA 95201 (209) 468-3000 FAX # (209) 468-9324 Permit No: **PS-1601038** Date Issued: 04/15/2016 Start Date: 04/25/2016 Exp. Date: 08/01/2016 Project No: PWP730052 Quad: CC

UE/CR/PM NO:41527298

ENCROACHMENT PERMIT

To: PACIFIC GAS & ELECTRIC - STOCKTON PO BOX 930 STOCKTON, CA 95201

Encroachment Type:

ļ	Bell Hole		
	Location:		
	RICOERONOMA AVE 500 W	UO VIDV AVE	

S/S OF SONOMA AVE. 508' W/O KIRK AVE.

In compliance with your request of 04/15/2016, permission is hereby granted to do work in County right-of-way as shown on attached application and subject to all the terms, conditions and restrictions written below or printed as general or special provisions on any part of this form. See reverse side and attached sheet, if any.

Trench excavations for service connections will not be permitted within ten feet (10') of pavement centerline unless otherwise approved by the Director. Surface of trench patches shall match in kind and be smooth and even with that of abutting surface. Special attention shall be given to depth of utilities through roadside area in anticipation of future drainage facilities, road profile and/or frontage development. All underground utility facilities are to be established and accurately dimensioned on sketches from surveyed centerline of road right of way, or from right of way (border) lines.

Permittee shall call the Department of Public Works, Field Engineering Division (Permit Inspections) at (209)953-7421 at least forty-eight hours prior to beginning any work within the County right of way. All work performed under this permit shall conform to the rules and regulations pertaining to safety established by the California Division of Industrial Safety and Cal-OSHA.

The jobsite shall be kept in a safe condition at all times by the daily removal of any excess dirt or debris which might be a hazard to either pedestrian or automobile traffic. All necessary traffic convenience and warning devices and personnel shall be provided, placed and maintained by and at the sole expense of the Permittee in accordance with the latest edition of the CALTRANS Manual of Traffic Control.

After completion of the work permitted herein, all debris, lumber, barricades, or any excess material shall be removed and the jobsite left in a neat workmanlike manner. Immediately following completion of construction permitted herein, Permittee shall fill out and mail notice of completion (see attached post card) provided by Grantor.

Special Comments:

GOLDENROD

YELLOW

PINK

-PWD Central File

-Field Inspection

-Permit Section

Traffic Control Pe	" MUTCD*****See Attached	Special Conditions"****	
FORMS: SS/V	WW, R-29 Trench Cut	Policy	
Est. Permit Fee:	\$436.00		
			KRIS BALAJI, Director
			Department of Public Works
WHITE	-Permittee		1.1

ENCROACHMENT PERMIT GENERAL PROVISIONS

1. This permit is issued under and subject to all laws and ordinances of agencies-governing the encroachment herein permitted. See the following references:

STREETS AND HIGHWAYS CODE

1. Division 1, Chapter 3

2. Division 2, Chapter 2, Section 942

3. Division 2, Chapter 4, Section 1126 4. Division 2, Chapter 5.5 and Chapter 6

SAN JOAQUIN COUNTY ORDINANCES NUMBERED: 324, 441, 648, 662, 672, 695, 700, 860, 892, 3359, and 3675.

- 2. It is understood and agreed by the Permittee that the performance of any work under this permit shall constitute an acceptance of all the provisions contained herein and failure on the Permittee's part to comply with any provision will be cause for revocation of this permit. Except as otherwise provided for public agencies and franchise holders, this permit is revocable on five days notice.
- 3. All work shall be done subject to the supervision of and the satisfaction of the grantor. The Permittee shall at all times during the progress of the work keep the County Highway in as neat and clean condition as is possible and upon completion of the work authorized herein, shall leave the County Highway in a thoroughly neat, clean and usable condition.
- 4. The Permittee also agrees by the acceptance of this permit to properly maintain any encroachment structure-placed by the Permittee on any part of the County Highway and to immediately repair any damage to any portion of the highway, which occurs as a result of the maintenance of the said encroachment structure, until such time as the Permittee may be relieved of the responsibility for such maintenance by the County of San Joaquin.
- 5. The Permittee also agrees by the acceptance of this permit to make, at its own expense, such repairs as may be deemed necessary by the County Department of Public Works.
- 6. It is further agreed by the Permittee that whenever construction, reconstruction or maintenance work upon the highway is necessary, the installation provided for herein shall, upon request of the County Department of Public Works, be immediately moved or removed by and at the sole expense of the Permittee.
- 7. No material used for fill or backfill in the construction of the encroachment shall be borrowed or taken from within the County right of way.
- 8. All work shall be planned and carried out with as little inconvenience as possible to the traveling public. No material shall be stacked within eight feet (8) of the edge of the pavement or traveled way unless otherwise provided herein. Adequate provision shall be made for the protection of the traveling public. Traffic control standards shall be utilized including barricades; approved signs and lights; and flagmen, as required by the particular work in progress.
- 9. The Permittee, by the acceptance of this permit, shall assume full responsibility for all liability for personal injury or damage to property which may arise out of the work herein permitted or which may arise out of the failure of the part of the Permittee to properly perform the work provided under this permit. In the event any claim of such liability is made against the County of San Joaquin or any department, official or employee thereof, the Permittee shall defend, indemnify, and hold each of them harmless for such claim.
- 10. All backfill material is to be moistened as necessary and thoroughly compacted with mechanical means. If required by the County Director of Public Works, such backfill shall consist of gravel or crushed rock. The Permittee shall maintain the surface over structures placed hereunder as may be necessary to insure the return of the roadway to a completely stable condition and until relieved of such responsibility by the County Department of Public Works. Wherever a gravel, crushed rock or asphalt surface is removed or damaged in the course of work related to the permitted encroachment, such material shall either be separately stored and replaced in the roadway as nearly as possible in its original state or shall be replaced in kind, and the roadway shall be left in at least as good a condition as it was before the commencement of operations of placing the encroachment structure.
- 11. Whenever it becomes necessary to secure permission from abutting property owners for the proposed work, such authority must be secured by the Permittee prior to starting work.
- 12. The current and future safety and convenience of the traveling public shall be given every consideration in the location and methods of construction utilized.
- 13. The Permittee is responsible for the preservation of survey monuments located within the area of work herein permitted. Prior to the start of construction, survey monuments that potentially may be disturbed shall be located and referenced by a Licensed Land Surveyor, and a Corner Record filed with the County Surveyor. Any Survey Monumenis disturbed during the course of construction shall be reestablished by a Licensed Land Surveyor and another Corner Record filed with the County Surveyor. (Land Surveyors' Act Section 8771)
- 14. Prior to any excavation, the Permittee shall notify USA North (Underground Service Alert of Northern California and Nevada) at \$11 or 800-227-2600 forty-eight (48) hours in advance.

April 15, 2016

PS-1601038

SPECIAL CONDITIONS FOR PG&E – PM 41527298 ENCROACHMENT PERMIT

- Maintain traffic controls for all roads. Traffic control delays shall not exceed 15 minutes. Two-way traffic shall be maintained during non-working hours with excavated areas backfilled or plated. During working hours, two-way traffic control shall be maintained with one lane open and appropriate flaggers.
- 2. Access to all properties shall be maintained at all times except when work is occurring at the access point. Minimal delays will be allowed to provide access within the work zone area. Driveway access shall be fully restored at the end of each workday. Driveways disturbed by the contractor shall be replaced with in-kind or better materials.
- 3. Residents and businesses shall be notified in writing, as approved by the County, 48 hours in advance of any impacts to their access.
- 4. Any areas where parking is to be restricted shall have signs noting the restrictions in place at least 48 hours in advance.
- 5. Existing fences shall not be removed without written consent of the property owner. Such consent shall be submitted to the County prior to the removal. Fences removed shall be restored with inkind or better materials. Restored fences shall not encroach into County right-of-way.
- 6. All destroyed or obliterated pavement markings must be replaced in kind by the permittee. Typical pavement markings include but not limited to lane lines, centerlines, stop and stop ahead legends, limit lines, raised pavement markers and miscellaneous delineators.
- 7. The Permittee is responsible for the preservation of survey monuments located within the area of work herein permitted. Prior to the start of construction, survey monuments that potentially may be disturbed shall be located and referenced by a Licensed Land Surveyor, and a Corner Record filed with the County Surveyor. Any Survey Monuments disturbed during the course of construction shall be reestablished by a Licensed Land Surveyor and another Corner Record filed with the County Surveyor. (Land Surveyors' Act Section 8771)
- 8. All pipe and pipeline related facilities including, but not limited to, valves, utility boxes and vaults, and frames and covers shall be maintained by PG&E, including any facilities that are abandoned in place. PG&E shall be responsible for any and all costs associated with the removal, relocation and/or adjustment of these facilities as determined by the County at PG&E's expense. (Streets and Highways Code Section 1463)
- 9. All future maintenance of the pipeline and related facilities within the County right-of-way will require a San Joaquin County Encroachment Permit.
- 10. Bell Holes shall be maintained in a smooth and even condition to the satisfaction of the County throughout the project limits at all times.
- 11. All bell holes shall be completely backfilled or shored and plated at the end of each workday, and the roadway restored to two-way traffic. If plating is to be used, a trench shoring and plating plan

APPLICATION FOR ENCROACHMENT PERMIT

Date <u>4/14/16</u>	OFFICE USE ONLY
To: San Joaquin County Department of Public Works <u>PACIRC Grast Electric</u> (Applicant Name)	JOB # 130052-6 REF # APN CR # EXP. DATE B/1/16 VALID 1/25/16 TO STREET 50NOMA AVE. * AREA GREATION QUAD CC.
(Mailing Address) Stocketon CA 95204 (City, State, Zip Code)	TYPE BELL HOLE FORMS <u>Selven, Roza, Tiench Cut Policy</u> NOTES
<u>468-316-1767</u> (Area Code - Telephone Number)	•
SEE ATTACHED SKET	TH
SEE ATTACHED SKET	4152.7298 subject to pavement cuts shall receive an (1)-inch asphalt concrete overlay from the centerline (or Lane line) to the edeg of the travel way as per the San Joaquin County Trench Cut Policy. If the pavement is disturbed on bo sides of the centerline (or adjacent lane), then the entire roadway (or affected lanes) shall be resurfaced. Contractor
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The undersigned hereby applies for permission to excavate $s_{\rm cont}$ and $s_{\rm cont}$ side of $\omega_{\rm c}$ Some $\omega_{\rm c}$	4152.7298 subject to pavement cuts shall receive an (1)-inch asphalt concrete overlay from the centerline (or Lane line) to the edeg of the travel way as per the San Joaquin County Trench Cut Policy. If the pavement is disturbed on bo sides of the centerline (or adjacent lane), then the entire roadway (or affected lanes) shall be resurfaced. Contractor shall grind and overlay within 10 working days of permanent trench paving. Shoulder areas shall be brought up to finish grade as directed by the County. te, construct and/or otherwise encroach on County Highway Right-of-Way of approximately Sol deevinile work (description of work)

Signature of Applicant - Title

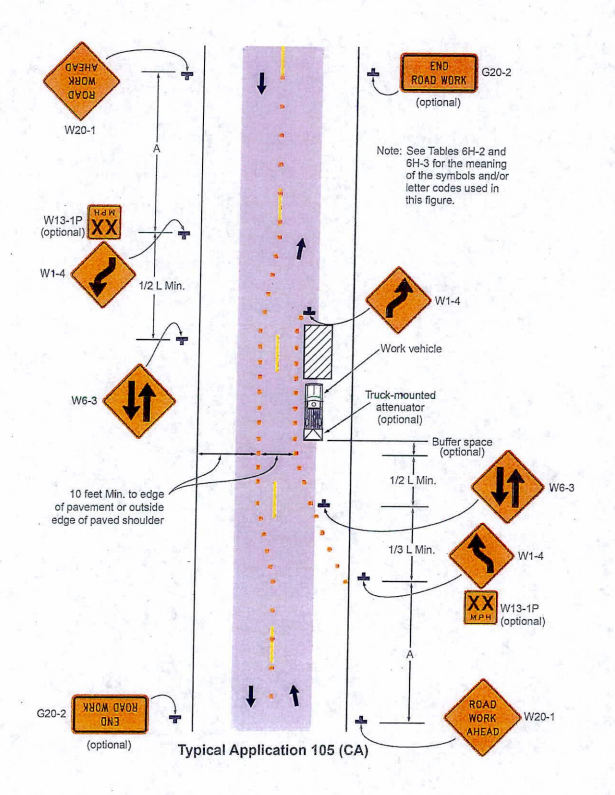
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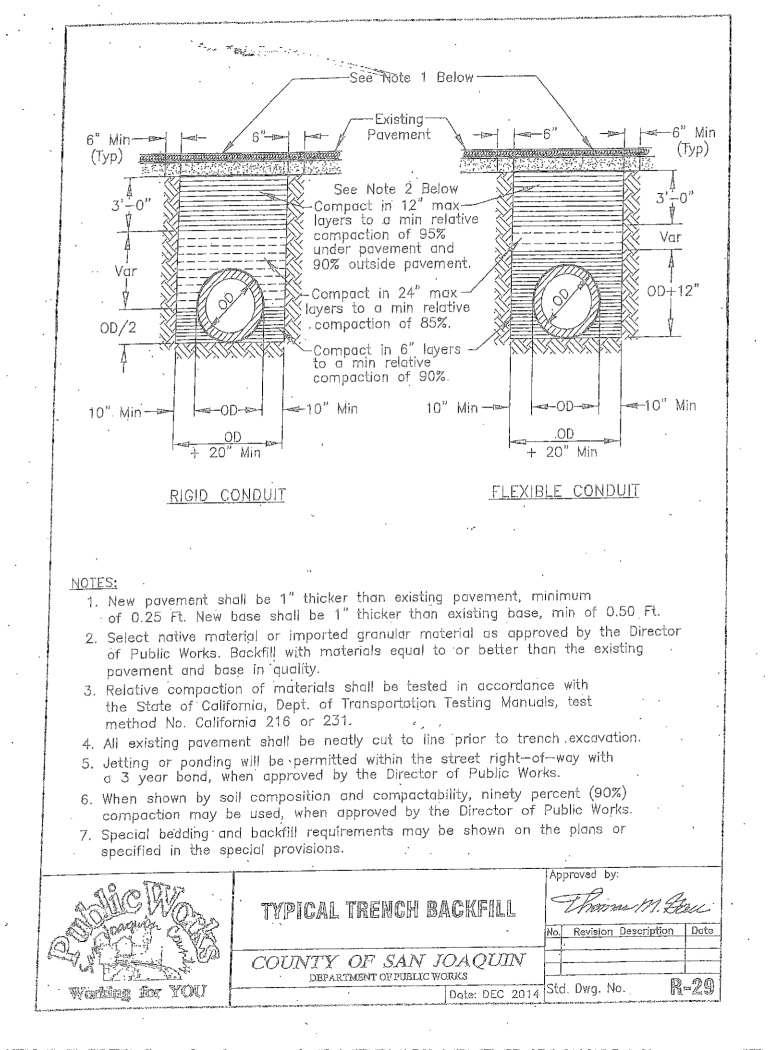
EAPUB-SV.WKIMASTER.PSIENCROACHMENT PERMIT APPLICATION.DOC (01/06)

Pacific Gas and	Field Pav	ving Form	Permit Number:
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Asphalt Berm / Curb			
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Figure 6H-105 (CA). Lane Shift on Road With Low Traffic Volumes (TA-105 (CA))





SPECIAL PROVISIONS

. Winter Weather Utility Work

1. <u>SUPERVISION:</u> The utility company (permittee) shall furnish full-time supervision of all work to insure compliance with the permit provision.

2. <u>START OF WORK:</u> No work within the County right-of-way shall be started until the utility company.
 representative has made an evaluation of weather conditions and has determined the work can be
 accomplished under the provisions of the permit.

3. <u>CLEAN PAVEMENT:</u> Dirt and mud shall not be deposited on the pavement outside the area of work, and if inadvertently tracked onto the road travel way shall be removed immediately.

4. DAILY RESTORATION: Private driveways and road intersections shall be restored daily.

FARERMITS COUNTERIgeneral provisions/Winter Weather Provisions.clocx

5. <u>WEATHER-TIGET CONDITIONS:</u> All trenches shall be filled and compacted, ditches and other drainage facilities regarded and opened, and the entire work area restored to weather-tight condition prior to any rain.

GENERAL PROVISIONS

GOVERNING INSTALLATION OF SUBSURFACE STRUCTURES AND PIPELINES WITHIN COUNTY ROAD RIGHTS-OF-WA

PUBLIC CONVENIENCE AND SAFETY:

O.

- Before obstructing any private driveway entrance or County road traveled way with a trench, spoil bank, equipment or other barrier permitted for any prolonged period of time, the Permittee shall notify the known users of the respective thoroughfare(s) involved, and shall provide access for vehicular and pedestrian traffic to and from the road,
 - Unless otherwise permitted, all work shall be conducted in such a manner that no less than one lane of the existing County road traveled way will 1. be maintained open to public traffic during working hours in a smooth and safe riding condition(s). Two lanes shall be open after working hours.
 - In cases where road closure is permitted; the permission to close the road will be granted under the condition that the Permittee notify the 2. following persons and/or agencies of the time, the period of closure, and the detour route at least twenty-four (24) hours prior to said road closure.
 - The County of San Joaquin Public Works Department. đ The local fire district ĥ
 - The County of San Joaquin Sheriff's Office С, The local school district
 - The local postal service f The local residents involved
- B. Should hazardous conditions relative to the installation operations warrant flagmen, as many capable flagmen as may be necessary shall be provided by the Permittee and stationed in advance of work to warn and direct traffic.
- Lights, signs and barricades shall be furnished, erected and maintained by the Permittee for the adequate warning and convenience of the public, with C particular attention to be taken in this regard after dark.
- Any excess dirt and/or debris which might be a hazard to either automobile or pedestrian traffic, uncontrollable by lights; signs and barricades, shall be D removed from the jobsite daily,

STRUCTURES:

- Walls of structures shall be such quality and strength that they will resist all pressures and will not crack or be deformed in such a way as to create a hazard A. or maintenance problem at any time. Therefore, the minimum structural requirements for concrete pipe placed under county road rights-of-way shall conform to the following American Association of State Highway and transportation Officials (AASHTO) designations.
 - For concrete pipe up to and including thirty-three inches (33") inside diameter, extra strength concrete conforming to AASHTO Designation M 1. 170M
 - For concrete pipe thirty-six inches (36") inside diameter and larger, reinforced concrete pipe conforming to AASHTO Designation M 170M Class 2, III.
 - 3. Plastic pipe conforming to AASHTO Designation M294.
- All concrete pipe joints with County road rights-of-way shall be sealed against leakage and/or infiltration with rubber gasket in conformance with Section В. 65-1:06 of the California Standard Specifications, or with other methods as may be permitted under the Special Provisions.
- Cast-in-place concrete pipe, vitrified clay pipe, spiral welded steel pipe, or corrugated aluminum alloy pipe shall not be installed within the County road C rights-of-way unless specifically so stated in the Special Provisions, and only under the conditions as provided.
- All structures to be buried within the County rights-of-way shall be set at such elevations as to allow minimum coverage of thirty inches (30") to the D. centerline of the roadways and twelve inches (12") at the bottoms of borrow ditches each side of the roadways. The depths of structures shall be established below a flat plane extending across the rights-of-way, no part of which shall extend above the elevations stated above; mankoles, lampholes, valves, etc. not included. Future surface elevations shall be anticipated as nearly as possible and structure elevations shall be established for future adjustments accordingly.
- The County hereby reserves the right to specify in the Special Provisions the gage and surface treatment of any galvanized corrugated metal pipe that is to be E. installed.
- All longitudinal utility facilities are to be established (and dimensioned on sketches) from surveyed centerline of road right-of-way, not from right-of-way F. (border) lines.

REPAIRS OF THE COUNTY RIGHT-OF-WAY:

- All excavations shall be backfilled and compacted immediately after work therein has been completed.
- Trenched shall not be left open farther than 300 feet in advance of pipe laying operations, or 200 feet to the rear thereof, unless otherwise permitted by the В. Engineer.
- Unless otherwise permitted under the Special Provisions, backfill shall be placed and mechanically compacted in such a manner that the relative compaction С, throughout the entire fill within the County road right-of-way shall conform to the percentages of compaction as shown on the Trench detail.
- Backfill material shall be placed in horizontal uniform layers not to exceed in thickness, before compaction, 0.67 foot in the bedding region, one-foot where D. 90% compaction is required, and two-feet where 80% compaction is required.
- No portion of the excavation(s) shall be compacted by ponding or jetting unless a maintenance bond is provided. E.
- Gravel backtfill material shall be utilized only where specifically so stated on the face of the permit. It shall be compacted by means of a high-frequency F. internal vibrator, the compactor to be a size and type approved by the Engineer. Points of compaction shall not be greater than 18" centers and to the full depth of the lift.
- All pavements, curbs, gutters, sidewalks, borrow ditches, pipes, head walls, road signs, trees, shrubbery, and/or other permanent road facilities impaired by G. or as a result of construction operations at the construction site(s) occupied by materials and/or equipment, shall be restored immediately upon backfilling of the excavation to the original grades and cross sections, and to a condition as good as, or better than existing prior to construction.
- All surfacing materials of roadways and driveway approaches cut or damaged by or as a result of construction operations, shall be replaced within 'ONB H. WEEK following the backfilling of excavation, weather permitting, with compacted layers of surfacing materials at least as thick as the existing, and no less than two inches (2") of asphalt concrete over six inches (6") of aggregate base, both as specified below. 1.
 - Asphalt Concrete: Combined mineral aggregate shall conform to the quality and gradation requirements for Type "B" one-half inch(1/2) maximum aggregate, coarse or medium gradation as specified in Section 39 of the California Standard Specifications. The bituminous binder to be mixed with minoral aggregate shall be paving asphalt having (Grade PG 64-10), unless otherwise directed by the Engineer. Placement of asphalt concrete surfacing shall conform to the applicable provisions of Section 39 of the California Standard Specifications.

Aggregate Base: Combined mineral aggregates shall conform to the quality and the grading for three-quarter inch (3/4") maximum size aggregate Class 2 Aggregate Base specified in Section 26 of the California Standard Specifications.

- Before acceptance of repairs to the County road rights-of-way, all unsightly and detrimental dirt, dust and/or debus shall be removed and the construction areas left in a neat and presentable condition(s).
 - If necessary, County road haveled way and driveway pavements shall be washed with water to remove dir, and dust.
- Drivetway approaches and field entrance pavements damaged by equipment or spoil banks shall be repaired as directed by the Engineer. Upon request by the County, any settlement, sagging of surface, or cracking of pavement shall be repaired immediately by and at the sole expense of the Permittee for a period of one year following acceptance of the work.

TRENCH CUT POLICY

2-5:01 General Requirements

- A. Resurfacing requirements specified in this policy are in addition to the trench resurfacing requirements specified by County Standard Drawing No. R-29.
- B. For the purpose of this policy, "Surfacing Age" is defined as the age of the most recently completed roadway surfacing, including construction, reconstruction, or major overlay.
- C. Where the application of seal coats is required, a Type II Slurry Seal will be used in accordance with State Standard Specifications, Section 37-2.
- D. The permittee must post a one-year maintenance bond or cash deposit, in an amount specified by the Department.
- E. All pavement markings destroyed or obliterated must be replaced in kind by the permittee. Typical pavement markings include, but are not limited to, lane lines, centerlines, stop and stop ahead legends, limit lines, raised pavement markers, and miscellaneous delineators.
- F. The permittee is responsible for Survey Monuments disturbed by trenching and is required to file a corner record and to reestablish them using a Licensed Land Surveyor after the trench restoration is completed.
- G. Functional classification maps and Public Works Project Advertising Schedules are references for this policy.
- H. To facilitate scheduling and planning, Public Works staff will make available the most current Project Advertising Schedule at the monthly Utility Coordination Meeting and make it available to the public, at the Permits Counter, in January each year.

2-5.02 Collectors, Arterials and Expressways

- A. Surfacing Age less than Three (3) Years: No pavement cuts. Exceptions may be approved in accordance with Section 2-5.04 EXCEPTIONS.
- B. Surfacing Age Three (3) Years and Over:
 - 1. Longitudinal Trench Cutting in Paved Shoulder

 Cross-cutting is allowed under the same conditions as Section 2-5.02(B)(3). If cross-cuts occur within the 150 feet minimum interval, resurfacing may be substituted with a slurry seal for that half of the roadway. (See County Standard Drawing No. R-36).

2-5.04 <u>Exceptions</u>

Excavation is prohibited in newly renovated County roadways for three (3) years after a notice of completion has been filed for a roadway improvement project, or a new roadway has been accepted. The Director of Public Works may approve exceptions that are in the best interest of the public, including but not limited to:

- A. An emergency that endangers life or property.
- B. For repair or modification to prevent interruption of essential utility service.
- C. For relocation work that is mandated by County, State or Federal law.
- D. For service for buildings where no other reasonable means of providing service exists.
- E. For potholing to verify utility depth or location.
- F. For trenchless excavations greater than three feet in depth of cover over the utility facility, and not requiring a significant surface Incision greater than industry bore pit standards.

Exceptions must be requested and submitted in writing to the Department. Payment of a nonrefundable processing fee is also required. Exceptions will be reviewed using the Departments Action Approval process, which requires the recommendation of a Deputy Director.

NOTES:

- 1. If the distance between cross—cuts are less then 150' the entire area between corss—cuts shall be planed and resurfaced with one (1) inch of Asphalt Concrete.
- The resurfacing requirements shall be in addition to County Standard Drawing No. R-29.
- 3. Resurfacing for Bell Holes shall meet these requirements. If excavation occurs within the shoulder or lane, only that area shall be resufaced as shown.
- 4. If cross-cutting is performed on Local Roads at intervals less then 150' a Seal Coat for that half of the roadway containing the trench can be used in lieu of resurfacing. Section 2-5.03 (B-2).

