



DEPARTMENT OF PUBLIC WORKS
COUNTY OF CHEROKEE
138 PUBLIC WORKS DRIVE
GAFFNEY, S.C. 29341

LIABILITY PERMIT

PERMIT NUMBER:

ISSUE DATE:

ISSUED TO:

CONTACT:

BUSINESS TELEPHONE:

ACTIVITY TYPE:

LOCATION

ACTIVITY DATE(S):

thru

APPLIANT SIGNATURE: _____ **DATE:** _____

AUTHORIZED SIGNATURE: _____
(Authorized County Representative)

THE RIGHT OF WAY FOR THIS COUNTY ROAD IS: _____

**CHEROKEE COUNTY CODE
SEC. 13.82. APPENDIX C, LIABILITY PERMIT,**

Any person, company agency, or other entity engaging in activity for which it is determined to have potential for damaging county roads and right-of-way shall be required to obtain a liability permit prior to engaging in said activity within the public right-of-way. Such activities shall be determined by resolution of the county council.

An application and surety bond shall be submitted to the public works director for review and approval. Following approval, the county shall retain one (1) copy of the permit and the applicant shall retain one (1).

The public works director shall set the amount of the surety bond.
(Ord. Of 1-2-00, APP.C)

THE PROJECT PERSON FOR THIS PROJECT NEEDS TO CONTACT EITHER:
jackie.wyatt@cherokee-county-sc.gov or mike.carter@cherokee-county-sc.gov within 24 hours before the beginning of the project.

CONDITIONS OF ROAD(S) PRIOR TO:

CONDITIONS OF ROAD(S) AFTER:



**CHEROKEE COUNTY PUBLIC WORKS ADMINISTRATION
138 PUBLIC WORKS DRIVE
GAFFNEY, S.C. 29341**

Liability Permits

Resolution Defining Activities Requiring a Liability Permit

WHEREAS it has been observed that certain activities have the potential for causing excessive wear and/or damage to county roads,

NOW THEREFORE, Cherokee County does hereby resolve to require that any person, company, or other entity engaging in utility repair or installation; road construction or repair; building construction; bridge repair or construction; pipe line repair or construction; logging operations; or any underground work within a county road right of way shall acquire a liability permit in accordance with Section 19-2 of the Cherokee Code of laws in order to insure that road surfaces and supporting road bases are maintained to the standards of the Cherokee County Road and Street Policy and as detailed in Appendix C, Cherokee County Land Development Regulations. (Motion adopted by Cherokee County Council February 2, 2000.)

Section 19-2 Cherokee County Code of Laws

- (a) Cherokee County shall maintain all county roads in a safe manner in accordance with the road condition category at which it is developed or adopted into the Cherokee County Road System. Cherokee County reserves the right to widen or improve road conditions when at any time it is determined by county council that traffic or safety conditions warrant such conditions.**
- (b) Liability permits. Any person, company, agency, or other entity engaging in any activity for which it is determined to have potential for damaging county roads and right-of-way shall be required to obtain a liability permit prior to engaging in said activity within the public right-of-way. Such activities shall be determined by resolution of Cherokee County Council. Cherokee County reserves the right to determine if a fee is applied to secure a permit.**
- (c) Any person who causes damage to a county road, ditch, or drainage facility or who deposits any debris on a road right-of-way shall be held liable and shall be required to make proper repairs or remove said debris.**
- (d) Any repairs to a county road or drainage facility required through the liability permit or due to individual negligence shall be inspected and approved by the county road foreman prior to the release of the individual's responsibility to the county. Inspection and approval of both the road base and surface paving shall be obtained. (Ord. of 2-7-95)**

