EXECUTIVE SUMMARY



Project Title: 2007-0133-02 MEP at Manual High School: along East 26th Ave., between Franklin St., and Gilpin Street. Request for an Amendment of Major Encumbrance permit typo in the encroachment: items passed as a parking garage sign. The encroachment item is a retaining wall.

Description of Proposed Project: Install Retaining wall along East 26th Ave.

Explanation of why the public right-of-way must be utilized to accomplish the proposed project: Retaining wall for the synthetic turf football field at Manual High School.

Has a Temp MEP been issued, and if so, what work is underway:

Yes issued Temp MEP for shoring only. Not retaining wall; presumed to be completed.

What is the known duration of an MEP: Permanent

Will land be dedicated to the City if the vacation goes through: N/A

Will an easement be placed over a vacated area, and if so explain: N/A

Will an easement relinquishment be submitted at a later date: N/A

Additional information: This is a request to AMEND; to correct a typo in Section 1 of Resolution No. 164, of Series of 2010. The Resolution was passed with the items as parking garage sign. The encroachment item is a retaining wall.





Department of Public Works

Permit Operations and Right of Way Enforcement 201 W. Colfax Avenue, Dept. 507 Denver, CO 80202

> P: 720-865-2782 F: 720-865-3280

www.denvergov.org/pwprs

REQUEST FOR RESOLUTION FOR MAJOR ENCUMBRANCE PERMIT

Amendment of Major Encumbrance Permit

TO:

Melinda Olivarez, City Attorney's Office

FROM:

Robert J. Duncanson, RE.

Manager 2, Development Engineering Services

ROW NO.:

2007-0133-02

DATE:

March 7, 2011

SUBJECT:

Request to Amend Resolution # 164, Series 2010. Amend items contained in the Revocable Permit issued to School District No. 1 in the City and County of Denver to encroach into the right-of-way with a Retaining Wall along East 26th Ave., between Franklin St., and Gilpin St., at Manual High School.

***NOTE:

This is to correct a typo in Section 1 of Resolution No 164, of Series of 2010. The Resolution was passed with the item as a parking garage sign. The

encroachment item is a Retaining Wall.

It is requested that the above subject item be placed on the next available Mayor Council Agenda.

This office has investigated the request from Danny Throckmorton of Palace Construction dated 5/4/2010, on behalf of School District No. 1 for the granting of the above-subject permit.

This matter has been checked by this office and has been coordinated with Asset Management; Colorado Department of Transportation (if required); Comcast Corporation; Commission For People With Disabilities; Councilperson Carla Madison; CPD: Building & Construction Services, Planning Services, and Zoning & Development Review; Denver Water Board; Environmental Services (if required); Fire Department (if required); Metro Wastewater Reclamation District; Office of Emergency Management; Office of Telecommunications; Parks and Recreation; Public Works: City Engineer, DES Construction Engineering, DES Engineering, DES Survey, IPP Infrastructure Engineering, and Street Maintenance; Qwest Corporation; Regional Transportation District; and Xcel Energy, all of whom have returned our questionnaires indicating their agreement.

As a result of the investigations, it has been determined that there is no objection to the granting of the revocable permit.

Therefore, you are requested to initiate Council action for the granting of a revocable permit, subject to certain terms and conditions, to School District No. 1, their successors and assigns, to encroach with Retaining wall along East 26th Ave., between Franklin St., and Gilpin St., at Manual High School.

INSERT PARCEL DESCRIPTION ROW 2007-0133-02 HERE



STANDARD PROVISIONS

The revocable permit ("Permit") granted by this resolution is expressly granted upon and subject to each and all of the following terms and conditions:

- (a) Permittee shall obtain a street occupancy permit from Public Works Permit Operations at 2000 West 3rd Avenue, 303.446.3759, and prior to commencing construction.
- (b) Permittee shall be responsible for obtaining all other permits and shall pay all costs that are necessary for installation and construction of items permitted herein.
- (c) If the Permittee intends to install any underground facilities in or near a public road, street, alley, right-of-way or utility easement, the Permittee shall join the Statewide Notification Association of Owners and Operators of Underground Facilities by contacting the Utility Notification Center of Colorado, 12600 West Colfax Ave, Suite B-310, Lakewood, Colorado, 80215 at 303.232.1991. Further, Permittee shall contact the Utility Notification Center at 1-800-922-1987 to locate underground facilities prior to commencing any work under this permit.
- (d) Permittee is fully responsible for any and all damages incurred to facilities of the Water Department and/or drainage facilities for water and sewage of the City and County of Denver due to activities authorized by the permit. Should the relocation or replacement of any drainage facilities for water and sewage of the City and County of Denver become necessary as determined by the Manager of Public Works, in the Manager's sole and absolute discretion, Permittee shall pay all cost and expense of the portion of the sewer affected by the permitted structure. The extent of the affected portion to be replaced and relocated by Permittee shall be determined by the Manager of Public Works. Any and all replacement or repair of facilities of the Water Department and/or drainage facilities for water and sewage of the City and County of Denver attributed to the Permittee shall be made by the Water Department and/or the City and County of Denver at the sole expense of the Permittee. In the event Permittee's facilities are damaged or destroyed due to the Water Department's or the City and County of Denver's repair, replacement and/or operation of its facilities, repairs will be made by Permittee at its sole expense. Permittee agrees to defend, indemnify and save the City harmless and to repair or pay for the repair of any and all damages to said sanitary sewer, or those damages resulting from the failure of the sewer to properly function as a result of the permitted structure.
- (e) Permittee shall comply with all requirements of affected utility companies and pay for all costs of removal, relocation, replacement or rearrangement of utility company facilities. Existing telephone facilities shall not be utilized, obstructed or disturbed.
- (f) All construction in, under, on or over the Encroachment Area shall be accomplished in accordance with the Building Code of the City and County of Denver. Plans and Specifications governing the

construction of the Encroachments shall be approved by the Manager of Public Works and the Director of the Building Inspection Division prior to construction. Upon completion, a reproducible copy of the exact location and dimensions of the Encroachments shall be filed with the Manager of Public Works.

- (g) The sidewalk and street/alley over the Encroachment Area shall be capable of withstanding an HS-20 loading in accordance with the latest AASHTO Specifications. The installations within the Encroachment Area shall be constructed so that the paved section of the street/alley can be widened without requiring additional structural modifications. The sidewalk shall be constructed so that it can be removed and replaced without affecting structures within the Encroachment Area.
- (h) Permittee shall pay all costs of construction and maintenance of the Encroachment. Upon revocation of the permit or upon abandonment, Permittee shall pay all costs of removing the Encroachment from the Encroachment Area, and return the Encroachment Area to its original condition under the supervision of the City Engineer.
- (i) Permittee shall remove and replace any and all street/alley paving, sidewalks, and curb and gutter, both inside the Encroachment Area and in the rights-of-way adjacent thereto, that become broken, damaged or unsightly during the course of construction. In the future, Permittee shall also remove, replace or repair any street/alley paving, sidewalks, and curb and gutter that become broken or damaged when, in the opinion of the City Engineer, the damage has been caused by the activity of the Permittee within the Encroachment Area. All repair work shall be accomplished without cost to the City and under the supervision of the City Engineer.
- (j) The City reserves the right to make an inspection of the Encroachments contained within the Encroachment Area. An annual fee, subject to change, of \$200.00 shall be assessed.
- (k) This revocable permit shall not operate or be construed to abridge, limit or restrict the City and County of Denver in exercising its right to make full use of the Encroachment Area and adjacent rights-of-way as public thoroughfares nor shall it operate to restrict the utility companies in exercising their rights to construct, remove, operate and maintain their facilities within the Encroachment Area and adjacent rights-of-way.
- (I) During the existence of the Encroachments and this permit, Permittee, its successors and assigns, at its expense, and without cost to the City and County of Denver, shall procure and maintain a single limit comprehensive general liability insurance policy with a limit of not less than \$500,000.00. All coverage's are to be arranged on an occurrence basis and include coverage for those hazards normally identified as X.C.U. during construction. The insurance coverage required herein constitutes a minimum requirement and such enumeration shall in no way be deemed to limit or lessen the liability of the Permittee, its successors or assigns, under the terms of this permit. All insurance coverage required herein shall be written in a form and by a company or companies approved by the Risk Manager of the City and County of Denver and authorized to do

business in the State of Colorado. A certified copy of all such insurance policies shall be filed with the Manager of Public Works, and each such policy shall contain a statement therein or endorsement thereon that it will not be canceled or materially changed without written notice, by registered mail, to the Manager of Public Works at least thirty (30) days prior to the effective date of the cancellation or material change. All such insurance policies shall be specifically endorsed to include all liability assumed by the Permittee hereunder and shall name the City and County of Denver as an additional insured.

- (m) Permittee shall comply with the provisions of Article IV (Prohibition of Discrimination in Employment, Housing and Commercial Space, Public Accommodations, Educational Institutions and Health and Welfare Services) of Chapter 28 (Human Rights) of the Revised Municipal Code of the City and County of Denver. The failure to comply with any such provision shall be a proper basis for revocation of this permit.
- (n) The right to revoke this permit is expressly reserved to the City and County of Denver.
- (o) Permittee shall agree to indemnify and always save the City and County of Denver harmless from all costs, claims or damages arising, either directly or indirectly, out of the rights and privileges granted by this permit.

SPECIAL CONDITIONS FOR THIS PERMIT

(p) None

A map of the area is attached hereto.

RJD: LRA

cc: Asset Management, Steve Wirth
City Council Office, Gretchen Williams
Councilperson Carla Madison and Aides
Department of Law, Arlene Dykstra
Department of Law, Karen Aviles
Department of Law, Melinda Olivarez
Public Works, Christine Downs
Public Works, Debra Baca
Project File # 2007-0133-02

Property Owner: Andrew Amador Denver Public Schools 1350 E. 33rd Ave. Denver, CO 80205

Agent: Danny Throckmorton Palace Construction 7 S. Galapago St. Denver, CO 80223

ORDINANCE/RESOLUTION REQUEST

Please email requests to Daelene Mix at

daelene.mix@denvergov.org by NOON on $\underline{\textbf{Monday}}.$

All fields must be completed.
Incomplete request forms will be returned to sender which may cause a delay in processing.

								Date of Request: March 7, 2011		
Ple	ease mark on	ie:	☐ Bill Request		or	Σ	Resolution Requ	est		
1. Has your agency submitted this request in the last 12 months?										
	⊠ Ye	s	□ No							
	If yes, passed	please expl with the ite	ain: This is to cor ms as a parking ga	rect a t rage si	typo in gn. Th	Secti ne enc	ion 1 of Resolution N croachment item is a	No. 164, of Series of 2010. The Resolution was Retaining wall.		
2.	Title: (Include a concise, one sentence description – please include <u>name of company or contractor</u> and <u>contract control number</u> - that clearly indicates the type of request: grant acceptance, contract execution, amendment, municipal code change, supplemental request, etc.)									
	Request to Amend Resolution No. 164, of Series 2010. Amend items contained in the Revocable Permit issued to School District No. 1 in the City and County of Denver to encroach into the right-of-way with a retaining wall along East 26 th Ave., between Franklin St., and Gilpin St., at Manual High School.									
3.										
4.	 Contact Person: (With actual knowledge of proposed ordinance/resolution.) Name: Lisa R. Ayala Phone: 720-865-3153 Email: lisa.ayala@denvergov.org 									
5.	 Contact Person: (With actual knowledge of proposed ordinance/resolution who will present the item at Mayor-Council and who will be available for first and second reading, if necessary.) Name: Debra Baca Phone: 720-865-8712 Email: debra.baca@denvergov.org 									
6.	General description of proposed ordinance including contract scope of work if applicable:									
	Request to Amend Resolution No. 164, of Series 2010. Amend items contained in the Revocable Permit issued to School District No. 1 in the City and County of Denver to encroach into the right-of-way with a retaining wall along East 26 th Ave., between Franklin St., and Gilpin St., at Manual High School.									
	**Please complete the following fields: (Incomplete fields may result in a delay in processing. If a field is not applicable, please enter N/A for that field.)									
	a. Contract Control Number: N/A									
	b. Du	tration: N								
	c. Location: East 26th Ave., between Franklin St., and Gilpin St.									
	d. Affected Council District: #8, Carla Madison									
	e. Benefits: N/A									
	f. Co	osts: N/A								
7.	Is there any explain. No		rsy surrounding th	his ord	linance	e? (G	roups or individuals	who may have concerns about it?) Please		
		_	To	be coi	mpletea	d by A	Mayor's Legislative	Теат:		
SIRE Tracking Number:							Date	Entered:		

EXHIBIT A

LOCATED IN THE NORTHEAST QUARTER OF SECTION 35, TOWNSHIP 3 SOUTH, RANGE 68 WEST OF THE SIXTH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO

LEGAL DESCRIPTION:

SITUATED IN THE RIGHT OF WAY OF 26TH AVENUE AS FOUND ON THE PLAT OF SCHINNER'S ADDITION TO THE CITY OF DENVER, BOOK 1, PAGE 12, BETWEEN VACATED FRANKLIN STREET, ORD. 216-1966, AND VACATED GILPIN STREET, ORD. 113-1950, IN THE NORTHEAST QUARTER SECTION 35, TOWNSHIP 3 SOUTH, RANGE 68 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEARINGS ARE BASED ON THE 18 FOOT RANGE LINE FOUND IN THE CITY AND COUNTY OF DENVER TIE BOOK PAGES 61 AND 62. MONUMENTED ON THE WEST BY A REBAR IN A RANGE POINT MONUMENT BOX AND MONUMENTED ON THE EAST BY A CHISELED X ON TOP OF A GRANITE CURB. SAID LINE IS ASSUMED TO BEAR NORTH 89°44'27" EAST, WITH ALL BEARINGS CONTAINED HEREIN RELATIVE THERETO.

COMMENCING AT THE WEST END OF SAID 18 FOOT RANGE LINE; THENCE NORTH 73°00'05" WEST A DISTANCE OF 60.74 FEET TO A POINT ON THE NORTH RIGHT OF WAY OF 26TH AVENUE, THE SOUTH LINE OF BLOCK 5, SCHINNER'S ADDITION TO THE CITY OF DENVER AND THE POINT OF BEGINNING; THENCE SOUTH 89°44'27" WEST, ALONG SAID NORTH RIGHT OF WAY, A DISTANCE OF 236.22 FEET; THENCE SOUTH 00°05'56" WEST, DEPARTING SAID NORTH RIGHT OF WAY, A DISTANCE OF 5.69 FEET; THENCE SOUTH THENCE NORTH 67°51'55" EAST A DISTANCE OF 25.90 FEET TO THE POINT OF BEGINNING. CONTAINING 2,174 SQUARE FEET OR 0.050 ACRES, MORE OR LESS.

EXHIBIT ATTACHED AND BY THIS REFERENCE MADE A PART HEREOF. PREPARED FOR AND ON THE BEHALF OF OLSSON ASSOCIATES BY:

DANA L. SPERLING PROFESSIONAL LAND SURVEYOR

COLORADO REGISTRATION NO. 38012



SHEET 1 OF 2

DATE: 5/19/10

DRAWN BY: DLS

CHECKED BY: DLS

PATH: F:\Projects\000-2808_SY10\dag

DRAWING NAME: SURVEY-DPS MANUAL HS.dag

MANUAL HIGH SCHOOL EASEMENT

LEGAL DESCRIPTION

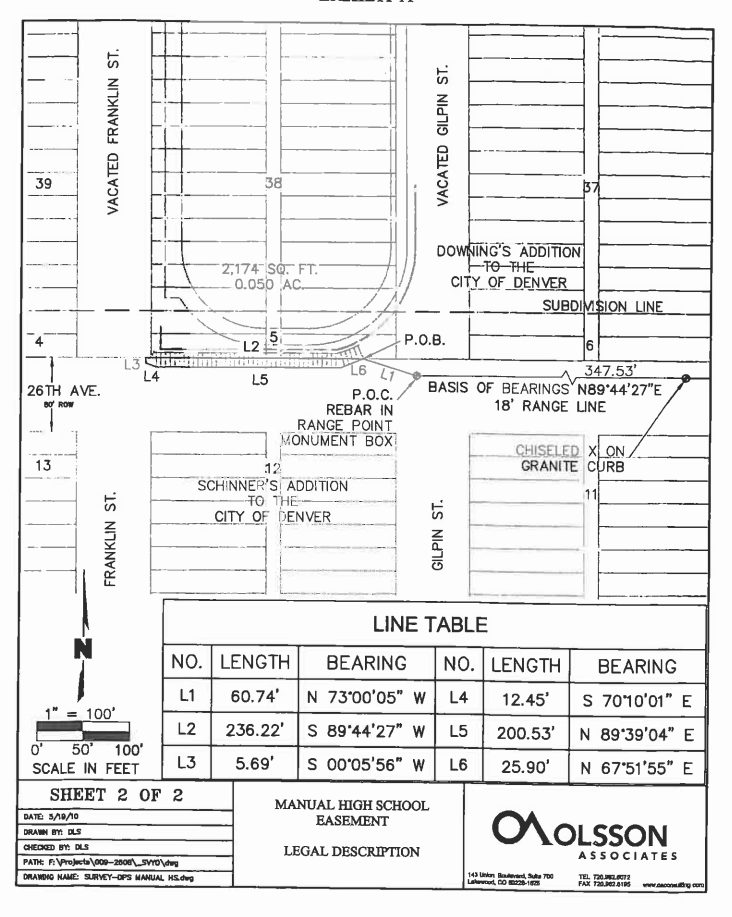


143 Union Boulevard, Suite 700 Lakewood, CO 80228-1825

TEL 720,882,6072 FAX 720,082,6196

www.caconsulting.com

EXHIBIT A



CCRES 164

BY AUTHORITY

2	RESOLUTIO	NO.	CR10-0608

COMMITTEE OF REFERENCE:

SERIES OF 2010

PUBLIC WORKS

A RESOLUTION

Granting a revocable permit to School District No. 1 in the City and County of Denver to encroach into the right-of-way with a retaining wall along East 26th Ave., between Franklin St. and Gilpin St. at Manual High School.

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BE IT RESOLVED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:

Section 1. The City and County of Denver hereby grants to School District No. 1 in the City and County of Denver (Denver Public Schools) and its successors and assigns ("Permittee"), a revocable permit to encroach into the right-of-way with a parking garage sign ("Encroachments") in the following described areas ("Encroachment Areas"):

A PARCEL OF LAND LOCATED IN THE SOUTHWEST QUARTER, OF THE SOUTHWEST QUARTER OF SECTION 36, TOWNSHIP 3 SOUTH, RANGE 68 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO, BEING A PART OF CITY PARK ESPLANADE, RECORDED OCTOBER 5, 1906 IN BOOK 15 AT PAGE 46 IN THE OFFICE OF THE CITY AND COUNTY OF DENVER CLERK AND RECORDER, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEARINGS ARE ASSUMED AND ARE BASED UPON THE 20.00 FOOT RANGE LINE ALONG DETROIT STREET AS BEARING S00°10'59"E BETWEEN THE RANGE POINT AT THE INTERSECTION OF DETROIT STREET AND 17TH AVENUE, BEING A FOUND #5 REBAR WITH A 1 1/2" ALUNINUM CAP IN A RANGE BOX STAMPED PLS 27926 AND THE RANGE POINT AT THE INTERSECTION OF DETROIT STREET AND 16TH AVENUE, BEING A FOUND #5 REBAR WITH 1 1/2" RED PLASTIC CAP IN RANGE BOX STAMPED PLS 36062.

COMMENCING AT SAID RANGE POINT AT THE INTERSECTION OF DETROIT STREET AND 17TH AVENUE; THENCE \$59"27"58" W A DISTANCE OF 559.24 FEET TO THE EASTERLY LINE OF SAID CITY PARK ESPLANADE, SAID POINT BEING THE POINT OF BEGINNING:

THENCE S0010'59"E ALONG SAID EASTERLY LINE A DISTANCE OF 4.00 FEET;

THENCE N89'58'52"W A DISTANCE OF 230,00 FEET TO THE WESTERLY LINE OF SAID CITY PARK ESPLANADE:

THENCE NOOTO'59"W ALONG SAID WESTERLY LINE A DISTANCE OF 4.00 FEET;

THENCE S89'58'52"E A DISTANCE OF 230.00 FEET TO THE POINT OF BEGINNING:

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- **Section 2.** The revocable permit ("Permit") granted by this resolution is expressly granted upon and subject to each and all of the following terms and conditions:
- (a) Permittee shall obtain a street occupancy permit from Public Works Permit Operations at 2000 West 3rd Avenue, 303-446-3759, prior to commencing construction.
- (b) Permittee shall be responsible for obtaining all other permits and shall pay all costs that are necessary for installation and construction of items permitted herein.
- (c) If the Permittee intends to install any underground facilities in or near a public road, street, alley, right-of-way or utility easement, the Permittee shall join the Statewide Notification Association of Owners and Operators of Underground Facilities by contacting the Utility Notification Center of Colorado, 12600 West Colfax Avenue, Suite B-310, Lakewood, Colorado 80215, at 303-

232-1991. Further, Permittee shall contact the Utility Notification Center at 1-800-922-1987 to locate underground facilities prior to commencing any work under this permit.

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- Permittee is fully responsible for any and all damages incurred to facilities of the Water (d) Department and/or drainage facilities for water and sewage of the City and County of Denver due to activities authorized by the permit. Should the relocation or replacement of any drainage facilities for water and sewage of the City and County of Denver become necessary as determined by the Manager of Public Works, in the Manager's sole and absolute discretion, Permittee shall pay all cost and expense of the portion of the sewer affected by the permitted structure. The extent of the affected portion to be replaced or relocated by Permittee shall be determined by the Manager of Public Works. Any and all replacement or repair of facilities of the Water Department and/or drainage facilities for water and sewage of the City and County of Denver attributed to the Permittee shall be made by the Water Department and/or the City and County of Denver at the sole expense of the In the event Permittee's facilities are damaged or destroyed due to the Water Department's or the City and County of Denver's repair, replacement and/or operation of its facilities. repairs will be made by the Permittee at its sole expense. Permittee agrees to defend, indemnify and save the City harmless and to repair or pay for the repair of any and all damages to said sanitary sewer, or those damages resulting from the failure of the sewer to properly function as a result of the permitted structure.
- (e) Permittee shall comply with all requirements of affected utility companies and pay for all costs of removal, relocation, replacement or rearrangement of utility company facilities. Existing telephone facilities shall not be utilized, obstructed or disturbed.
- (f) All construction in, under, on or over the Encroachment Area shall be accomplished in accordance with the Building Code of the City and County of Denver. Plans and Specifications governing the construction of the Encroachments shall be approved by the Manager of Public Works and the Director of Building Inspection Division prior to construction. Upon completion, a reproducible copy of the exact location and dimensions of the Encroachments shall be filed with the Manager of Public Works.
- (g) The sidewalk and street/alley over the Encroachment Area shall be capable of withstanding an HS-20 loading in accordance with the latest AASHTO Specifications. The installations within the Encroachment Area shall be constructed so that the paved section of the street/alley can be widened without requiring additional structural modifications. The sidewalk shall be constructed so that it can be removed and replaced without affecting structures within the Encroachment Area.

(h) Permittee shall pay all costs of construction and maintenance of the Encroachments. Upon revocation of the permit or upon abandonment, Permittee shall pay all costs of removing the Encroachments from the Encroachment Area and return the Encroachment Area to its original condition under the supervision of the City Engineer.

- (i) Permittee shall remove and replace any and all street/alley paving, sidewalks, and curb and gutter, both inside the Encroachment Area and in the rights-of-way adjacent thereto, that become broken, damaged or unsightly during the course of construction. In the future, Permittee shall also remove, replace or repair any street/alley paving, sidewalks, and curb and gutter that become broken or damaged when, in the opinion of the City Engineer, the damage has been caused by the activity of the Permittee within the Encroachment Area. All repair work shall be accomplished without cost to the City and under the supervision of the City Engineer.
- (j) The City reserves the right to make an inspection of the Encroachments contained within the Encroachment Area. An annual fee, subject to change, of \$200.00 shall be assessed.
- (k) This revocable permit shall not operate or be construed to abridge, limit or restrict the City and County of Denver in exercising its right to make full use of the Encroachment Area and adjacent rights-of-way as public thoroughfares nor shall it operate to restrict the utility companies in exercising their rights to construct, remove, operate and maintain their facilities within the Encroachment Area and adjacent rights-of-way.
- During the existence of the Encroachments and this permit, Permittee, its successors (I) and assigns, at its expense, and without cost to the City and County of Denver, shall procure and maintain a single limit comprehensive general liability insurance policy with a limit of not less than \$500,000.00. All coverages are to be arranged on an occurrence basis and include coverage for those hazards normally identified as X.C.U. during construction. The insurance coverage required herein constitutes a minimum requirement and such enumeration shall in no way be deemed to limit or lessen the liability of the Permittee, its successors or assigns, under the terms of this permit. All insurance coverage required herein shall be written in a form and by a company or companies approved by the Risk Manager of the City and County of Denver and authorized to do business in the State of Colorado. A certified copy of all such insurance policies shall be filed with the Manager of Public Works, and each such policy shall contain a statement therein or endorsement thereon that it will not be canceled or materially changed without written notice, by registered mail, to the Manager of Public Works at least thirty (30) days prior to the effective date of the cancellation or material change. All such insurance policies shall be specifically endorsed to include all liability assumed by the Permittee hereunder and shall name the City and County of Denver as an additional insured.

Permittee shall comply with the provisions of Article IV (Prohibition of Discrimination in 1 (m)Employment, Housing and Commercial Space, Public Accommodations, Educational Institutions and 2 3 Health and Welfare Services) of Chapter 28 (Human Rights) of the Revised Municipal Code of the City and County of Denver. The failure to comply with any such provision shall be a proper basis for 4 5 revocation of this permit. 6 The right to revoke this permit is expressly reserved to the City and County of Denver. (n) 7 Permittee shall agree to indemnify and always save the City and County of Denver (0)harmless from all costs, claims or damages arising, either directly or indirectly, out of the rights and 8 9 privileges granted by this permit. 10 That the Permit hereby granted shall be revocable at any time that the Council of Section 3. the City and County of Denver shall determine that the public convenience and necessity or the public 11 health, safety or general welfare require such revocation, and the right to revoke the same is hereby 12 expressly reserved to the City and County of Denver; provided however, at a reasonable time prior to 13 Council action upon such revocation or proposed revocation, opportunity shall be afforded to 14 Permittee, its successors and assigns, to be present at a hearing to be conducted by the Council 15 upon such matters and thereat to present its views and opinions thereof and to present for 16 17 consideration action or actions alternative to the revocation of such Permit. 18 COMMITTEE APPROVAL DATE: N/A MAYOR-COUNCIL DATE: July 20, 2010 19 THE COUNCIL: 20 2010 21 - PRESIDENT 22 CLERK AND RECORDER, 23 **EX-OFFICIO CLERK OF THE** 24 CITY AND COUNTY OF DENVER M PREPARED BY: KAREN A. AVILES, ASSISTANT CITY ATTORNEY, 25 DATE: July 21, 2010 Pursuant to section 13-12, D.R.M.C., this proposed resolution has been reviewed by the office of the 26 City Attorney. We find no irregularity as to form, and have no legal objection to the proposed 27 resolution. The proposed resolution is not submitted to the City Council for approval pursuant to § 28 29 3.2.6 of the Charter. David R. Fine, City Attorney 30

Assistant City Attorney DATE: 22nd July 2010