

4. In no event shall SJID be liable for any damage done or caused by SJID to the public, to Permittee or any other persons using the rights of way property subject to this Permit. Permittee shall save SJID, its officers, agents, administrator, supervisors and employees harmless from any costs, charge or expense of claims or demand of any person against SJID arising from or pertaining to any use made of the property or rights of way subject to this permit. Permittee shall, at any time upon request of SJID, provide to SJID evidence, satisfactory to SJID, of liability insurance coverage as may be required by SJID, protecting the interests of SJID and naming SJID as an additional insured.
5. SJID may, on thirty (30) days written notice to Permittee, require removal and/or alteration of any installation or construction on SJID rights of way.
6. Any construction on SJID's rights of way or property, and clean up, shall be completed promptly by Permittee and in a workmanlike manner with minimum disturbance to existing SJID berm, channel slopes and grade, with proper restoration and planting of any disturbed areas to prevent erosion within ten (10) calendar days after completion and installation.
7. Permittee shall advise the SJID office prior to commencement and upon completion of all project activities. **Office Telephone: (772) 564-2797.**
8. Permittee shall not discharge any pollutants, contaminants or deleterious materials into waters or structures owned, maintained by, or subject to the jurisdiction of SJID; nor permit anything to obstruct the flow of water, and shall save and hold SJID harmless from any expense, loss or damage to SJID or others by any such discharge or obstruction, remedying or removing the same immediately upon request of SJID.
9. Permittee, as a condition to the continuance of this Permit, shall reimburse SJID, immediately upon demand, for any testing or other costs or expenses to SJID associated with or arising from Permittee's use of SJID's facilities/rights of way.
10. Applicant is cautioned that electrical, water and sewer, or other installations or utilities may be located within the project area, and applicant shall use diligent efforts to first detect and locate all such installations and shall coordinate all project activities with other lawful users of said rights of ways. Applicant shall be liable for all damages proximately resulting from its interferences with or interruption of services provided by other lawful rights of way users.
11. This permit shall be considered to be a license only, for the limited purpose of installation, placement and maintenance of the improvements and project activities specified on the face hereof and representative by accompanying signed and sealed and relevant project drawings, and does not convey any other right, title or interest of SJID in the subject right of way property.
12. Applicants are strongly encouraged to implement to the optimal degree possible Best Management Practices (BMP's) to help reduce the off-site transport of vegetation and sediment material.
13. The permit applicant is required to submit within thirty (30) calendar days of project completion, written acknowledgment the permitted project was constructed in complete accordance with applicable and approved plans, and reflects sound engineering practices, and the constructed project poses no detrimental impacts to other users within the SJID system. This project completion acknowledgment can be in the form of a letter, signed by the permit applicant, attesting to the fact the project was completed in complete accordance with approved plan details and may also require the submission of detailed, signed and sealed "as-built" drawings.
14. Failure to comply with all conditions noted in this application process and any special conditions associated with this specific project SJID approval, may result in permit revocation; loss of the use of SJID right-of-ways and facilities; and fines up to one thousand (\$1000.00) dollars per day of violation.

Applicant / Landowner Signature: _____

Applicant / Landowner Printed Name: _____

As Applicable:

Authorized Representative Signature: _____

Authorized Representative Printed Name: _____

Include Authorization Statement (If Applicable)

For St. Johns Improvement District:

Applicable Application notations/approval(s):

For St. Johns Improvement District: _____

As applicable:

SJID Operating Committee: _____

SJID Engineer: _____

SJID Legal Counsel: _____

Chairman Board of Supervisors: _____

Date of Approval: ____/____/____

Permit Closeout: ____/____/____

Expiration Date of this approved application: ____/____/____

NOTICE: PROJECT COMMUNICATIONS

Throughout the application and the total project process, project communication remains the primary responsibility of the applicant/representative. Failure to maintain an active and open communication position during the total project process will result in a declaration by SJID, that the application is “inactive” and therefore “will be closed”. In this regard, should a six (6) month period (180 calendar days) elapse without any formal written communications to the SJID Administrator as to the status of the application/project, a notice will be issued to the appropriate party(ies) indicating the application will be declared “inactive” and will be “closed” in thirty (30) calendar days. As applicable, the unobligated portion of the deposited professional fees will be refunded, pending the receipt of all documentation to the satisfaction of SJID. Once the SJID declares a project “INACTIVE”, ANY SUBSEQUENT ACTIVITIES INVOLVING THE PROJECT WILL REQUIRE THE INITIATION OF A NEW APPLICATION PACKET AND ALL ASSOCIATED FEES.

Permission, when granted, will be subject to the standard provisos set forth herein.

Note: Please be aware that suggestions or other directions provided by SJID or its representatives are offered to assist the applicant in the application process. The applicant and/or their representative bear the burden of demonstrating that their application meets all applicable requirements including, but not limited to, the obtaining of all applicable permits and associated approvals. The FINAL decision regarding issuance or denial specific to this application is up to the Board of Supervisors or their designee as determined by the Board of Supervisors.