

DEPARTMENT OF TRANSPORTATION
STATE OF GEORGIA

PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS:

That we, _____ (hereinafter called the Principal), as Principal and
(NAME OF PERMIT APPLIANT OR AGENT FOR APPLICANT)

the _____, a _____ corporation having Its principal office
(NAME OF SURETY COMPANY) (STATE WHERE SURETY WAS INCORPORATED)

and place of business at _____ and Local address at _____
(HOME OFFICE ADDRESS) (STREET CITY STATE)

and duly authorized to do business in the State of Georgia, (hereinafter called the Surety), as Surety, are held firmly bound
unto the Georgia Department of Transportation, as Obligee, (hereinafter called the Owner) in the sum of _____
(AMOUNT)

_____ Dollars (\$ _____) for the payment whereof, Principal and Surety bind themselves, their heirs,
TO BE FURNISHED BY DOT)
executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Permit Applicant has submitted application (s) to Owner for (a) certain written permit form (s) which form
(s) (is) (are) hereby referred to and made a part hereof as fully and to the same extent as if copied at length herein. Said
application form (s) (is) (are) dated _____ approximately. The purpose of this Bond is to guarantee
(MONTH YEAR)
that the Principal (as listed above) will comply with all stipulations, requirements and specifications of said permit (s) No.

(s) _____, which permit (s) the Georgia Department of Transportation, is to approve and
(# S TO BE PROVIDED BY DOT PRIOR TO EXECUTION OF THIS BOND)

issue to _____ upon receipt of this bond. The above permit (s) (is) (are) to
(NAME OF PERMIT APPLICANT ONLY)

authorize certain construction work as described therein within the right-of way of _____ in
(ST HWY # ROAD NAME PROJECT # ETC)

_____ County at _____
(APPROX LOCATION)

NOW, THEREFORE, THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH, that if the Principal shall well
and truly perform and fulfill all the undertakings, covenants, terms, conditions and agreements of said permit (s) and shall
also well and truly perform and fulfill all the undertakings, covenants, terms, conditions and agreements of any and all duly
authorized modifications of said permit (s) that may hereafter be made, then this obligation shall be void; otherwise, it shall
remain in full force Principal must obtain a Written Release from Owner before this bond may be voided or terminated or
allowed to lapse.

If the Principal and/or Permit Applicant, if different, does any work on Highway right-of-way prior to approval and
issuance of the above described permit, this bond is hereby extended to cover any removal or corrective action determined
necessary by the owner. If the permit is never issued and the Principal and/or Permit Applicant, if different encroaches onto
State right-of-way the Principal and Surety are also obliged to take whatever action is deemed necessary by the owner to
correct such unauthorized encroachment.

The Surety's aggregate liability hereunder shall in no event exceed the amount set forth above.

No claim, suit or action shall be brought hereunder after the expiration of two (2) years following the date upon which
the Principal is released from this bond. If this limitation is made void by any law, controlling the construction hereof, such
limitation shall be deemed to be amended to equal the minimum period of limitation permitted by such law.

No right of action shall accrue on this bond to or for the use of any person or corporation other than the Owner named
herein or the heirs, executors, administrators or successors of Owner.

Signed, sealed and dated this _____ day of _____

WITNESS

(NAME AND ADDRESS OF PRINCIPAL)

BY _____

Address inquiries to
Appropriate DOT Dist Office
ATTN Dist T E
See Map on Opposite Side of
This Form for Address

All corrections
on this form must
be initialed by
Principal and
Attorney in Fact
Prior to returning

(NAME OF SURETY)

(ATTORNEY IN FACT) (TYPE OR PRINT) (PHONE #)

BY _____
(Attorney in Fact Signature)