## TOWN OF SHARON APPLICATION FOR DRIVEWAY PERMIT

NOTICE: This permit covers only rights vested in the Town Highway Board over this highway and it does not release the petitioner from the requirements of any other statutes, ordinances, rules or regulations. This permit is effective upon compliance with such of these other requirements as are applicable.

Permission is hereby requested by la	andowners		title holders as
appear in deed) to perform the work	described as follo	ows:	
To construct a highway access point (curb cut) on the highway known as the Town of Sharon located on property with the physical address of parcel ID no			in and
Location of proposed driveway to b	e		
-		ch):	
	and to be finished		
<u> </u>		f this permit, having duly read all of the cost and conditions listed below and printed	
Witness			
Signature		Applicant signature	
Witness			
Signature		Co-Applicant Signature	
		Mail Address:	
		Town/State/Zip Code	
		Phone number	
	<u>AI</u>	PPROVAL	
hereinafter, and then only when the conditions:	work described is	strictions and conditions and covers only the performed as directed, and subject to the f	ollowing special
at <b>SHARON</b> this d			·
By: Sharon Selectboard			

No work shall be done under this permit until the party or parties to who it is granted shall have communicated with and received instruction from the road commissioner in Sharon. The word "Board" as used herein is to mean the Selectboard. The work "Road Commissioner" as used herein is to mean agent of the roads. The word "Department" as used herein is to mean the Department of town highways.

THERE IS AN \$10.00 FEE PAYABLE TO THE TOWN OF SHARON FOR RECORDING THE MEMORANDUM OF MUNICIPAL ACTION FOR THIS DRIVEWAY PERMIT.

Please see reverse side.

This highway access permit is granted subject to compliance with all Federal and State Statutes or regulations controlling occupancy of Public Highways, and conditions quoted herein when more restrictive.

**Blasting:** All rock blasting, as well as other work, shall comply with all the laws and regulations of the State of Vermont. The permit holder, must in every case where there is a possibility of injury to life or property in blasting, batten down the blast with heavy chain logs and to prevent the stone from scattering, he shall place on said chain logs a blasting mat or bags of sand as a makeweight to hold the blast.

During the progress of the work all structures under ground shall be properly protected from damage or injury; such barrier shall be erected and maintained as may be necessary for the protection of the traveling public; the same shall be properly lighted at night; and the party or parties to whom this permit is issued shall be responsible for all damages to persons or property due to or resulting from any work done under this permit.

**Obstruction of Right-of-Way Prohibited:** Except as herein authorized, no excavation shall be made or obstacle placed within the limits of the Town Highway in such a manner as to interfere unnecessarily with the travel over said road.

**Interference with Drainage:** If grading or sidewalk work done under the permit interferes with the drainage of the Town Highway *or Legal Trail* in any way, such catch basins and outlets shall be constructed as may be necessary, in the opinion of the road Commissioner to take proper care of said drainage.

**Damages from construction:** Wherever the hardened surface of the roadways is disturbed and the Road Commissioner may consider it necessary or advisable to do so, said surface will be restored by the employees of the Town, at such time as the Town may direct and the expense thereof shall be borne by the party or parties to whom the permit is issued, who shall purchase and deliver on the road the materials necessary for said work, as directed by the Commissioner. All payments to laborers, inspectors etc, employed by the Town for or on account of the work herein contemplated shall be made by said party or parties forthwith on the receipt of written orders, payrolls or vouchers, approved by the Town.

If the party or parties to whom this permit is issued does any work contrary to the orders of the Commissioner and, after due notice, fails to correct such work or to remove such structure or material as he or they may be ordered to remove, the Town may, with or without notice, correct such work or remove such structure or material; and the party or parties to whom this permit is issued shall reimburse the Town for any expense incurred in correcting the work or removing the structure or material.

All the work herein contemplated shall be done under the supervision and to satisfaction of the Department of Town Highways, and the entire expense thereof be borne by the party or parties to whom this permit is issued. On the completion of the work herein contemplated all rubbish and debris shall be removed and the roadway and roadsides shall be left neat and presentable and satisfactory to the Commissioner. The Town of Sharon hereby reserves the right to order the change of location, or the removal to be made at the expense of the party or parties to whom this permit is granted, or their successors or assigns.

This permit may be modified or revoked at any time by the Town of Sharon without rendering said the Town liable in any way. The party or parties to whom this permit is issued shall pay the salary, subsistence and traveling expenses of any appointed inspector by the Town to supervise the work herein contemplated.

All the above conditions shall be applicable to the work herein authorized unless the same are inconsistent with the conditions on the face of the permit, in which case the conditions written or printed on the face of the permit shall apply. The acceptance of this permit or the doing of any work thereunder shall constitute an agreement by the party or parties to whom this permit is granted to comply with all of the conditions and restrictions printed or written herein.

Any pipes, conducts, drains or other underground structures are laid, any excavation is made in the roadway it shall be properly backfilled with approved material to the satisfaction of the Commissioner. The surface or the road or structures be left even with adjoining ground. No frozen material shall be used in back-filling. Whenever the hardened surface of the roadway or any part of the Highway is disturbed it shall be replaced in as good condition as before it was disturbed, and new materials shall correspond with those already in place.

THE PARTY OR PARTIES TO WHOM THE PERMIT IS GRANTED SHALL MAINTAIN THE SURFACE OF THE ROADWAY OVER SAID STRUCTURES AS LONG AS THE TOWN OF SHARON MAY DEEM NECESSARY, UNTIL ALL SIGNS OF THE TRENCH SHALL HAVE BEEN ELIMINATED.