CAMERON COUNTY DRAINAGE DISTRICT #6 PERMIT APPLICATION FORM CULVERT CROSSING AND DRAINAGE CONNECTIONS

			DATE:	
OWNER:				
ADDRESS:				
CITY:	STATE:	ZIP CODE:	PHONE: ()	
DITCH DESIGNATION:				
LOCATION:				
DESCRIPTION OF PROPOSED C	ONSTRUCTION	IS:		
ATTACHED AS EXHIBIT ARE T A. Construction Drawings B. Specifications C. Texas Pollutant Discha	(inclusive of dra	inage calculations and		
C. Texas Pollutant Discha D. Storm Water Pollution			mit	
CULVERT SIZE:				
# OF BARRELS:				
MATERIAL:				
COMMENTS:				
SUBMITTED ON BEHALF OF O	WNERBY:			
SIGNATURE APPROVAL OF THIS PERMIT ALL REQUIREMENTS, SPECI DRAINAGE DISTRICT.		SUBJECT TO CON		
LAURA HALEY		\overline{D}_{2}	TE	
OWNER'S ACKNOWLEDGEME	NT	$ \overline{\mathrm{D}_{\ell}}$	ATE	

APPLICANT SHALL REIMBURSE DISTRICT FOR ENGINEERING COST INCURRED DURING REVIEW OF APPLICATION AND CONSTRUCTION SAID AMOUNTS SHOULD BE PAID WITHIN THIRTY (30) DAYS OF PRESENTATION. IF NOT PAID, SAID COSTS SHALL BEAR MAXIMUM ALLOWABLE INTEREST APPLICABLE UNDER THE LAW. IF DISTRICT EMPLOYS AT ATTORNEY TO COLLECT THE SAME, DISTRICT SHALL BE ENTITLED TO REASONABLE ATTORNEY FEES AND ALL COSTS OF COURT OCCASIONED BY SUCH EVENT.

Permit Application processing fee per application as listed in the fee schedule (Exhibit 2), payable by cash or check, submitted with the District Permit Application

PERMIT/LICENSE APPROVAL

CAMERON COUNTY DRAINAGE DISTRICT #6 APPROVES THE REQUESTED PERMIT/LICENSE SUBJECT TO AND CONTINGENT UPON THE FOLLOWING CONDITIONS BEING FULFILLED BY PERMITEE DURING THE FULL TERM OF THE LICENSE.

- 1. Permitee is granted a permit/license to enter upon District's drainage facilities for the purpose of constructing, operating, maintaining, and repairing the Improvements. Owner warrants that said improvements will be constructed in accordance with District's design requirements.
- 2. District will not be responsible in any way with the construction, repair or maintenance of the Improvements. If the Improvements should fail, then Permitee shall replace the failed Improvements with Improvements which meet the District's design requirements in effect at the time of replacement.
- 3. Permitee shall modify or replace, as needed, the Improvements in order to constantly comply with all applicable State and Federal Laws, regulations and requirements, as they may be amended from time to time.
- 4. Permitee shall conduct any and all tests and inspections necessary or required by State or Federal Law in order to assure that the Improvements are functioning in compliance with all applicable State and Federal Laws, regulations and requirements.
- 5. In the case of water discharge and drainage connections into the District's drainage facilities, Permitee shall conduct any and all tests and inspections (and maintain all recordings and compilations of such information) of water quality and quantity being discharged into the District's drainage facilities necessary or required by applicable State of Federal Laws, regulations and requirements. Permitee shall provide such information to District after each such test or inspection is performed.
- 6. In the case of water discharge and drainage connections into the District's drainage facilities. Permitee shall construct any and all facilities now or hereafter required by State or Federal Laws, regulations and requirements to prevent or minimize the entry of oil or other pollutants into the District's drainage facilities.

- 7. The rights granted by this permit/license are restricted to the process mentioned +
- 8. District will not be responsible in any way with the construction, repair or maintenance of the Improvements. If the Improvements should fail, then Permitee shall replace the failed Improvements with Improvements which meet the District's design requirements in effect at the time of replacement.
- 9. Permitee shall modify or replace, as needed, the Improvements in order to constantly comply with all applicable State and Federal laws, regulations and requirements, as they may be amended from time to time.
- 10. Permitee shall conduct any and all tests and inspections necessary or required by State or Federal law in order to assure that the Improvements are functioning in compliance with all applicable State and Federal laws, regulations and requirements.
- 11. In the case of water discharge and drainage connections into the District's drainage facilities, Permitee shall conduct any and all tests and inspections (and maintain all recordings and compilations of such information) of water quality and quantity being discharged into the District's drainage facilities necessary or required by applicable State of Federal laws, regulations and requirements. Permitee shall provide such information to District after each such test or inspection is performed.
- 12. In the case of water discharge and drainage connections into the District's drainage facilities. Permitee shall construct any and all facilities now or hereafter required by State or Federal Laws, regulations and requirements to prevent or minimize the entry of oil or other pollutants into the District's drainage facilities.

BY:	DATE:
OWNER AGREES TO FULFILL AND ABIDE BY	Y THE TERMS OF THIS PERMIT/LICENSE
BY:	DATE:

CAMERON COUNTY DRAINAGE DISTRICT NO. 6

- 13. The rights granted by this permit/license are restricted to the purposes mentioned above and do not include any other use by Permitee or any of Permitee's successors or assigns. That is there shall be NO above-ground and NO below-ground lines or facilities, including to any gas lines, water lines, sewer lines, utilities or electrical transmission lines permitted in, over or through District's drainage facilities unless such written approval is obtained in the form of a permit/license.
- 14. District shall not be liable for or responsible for, and shall be saved and held harmless by Permitee, from and against any and all claims and damages of every kind, for injury to or death of any person or persons or damages to or loss of property, personal or real, arising out of or attributed, directly or indirectly, to the operations of Permitee under this permit/license.
- 15. This permit/license constitutes the entire agreement between the parties with regard to the subject matter hereof, and all prior agreements, representations, and negotiations between the parties regarding the subject matter are hereby supersede. This permit/license shall not be altered or amended except by an agreement in writing executed by the parties hereto.
- 16. This permit/license is subject to any and all other requirements, specifications and conditions listed in Exhibit A attached hereto.
- 17. During the term of this permit/license, Permitee shall reimburse District for all engineering expenses sand costs incurred by District related to the permit/license approval process, specification and plan review, and construction and site inspections. Permitee shall reimburse District such engineering expenses within 30 days of receipt of an invoice from District. If not paid within such 30-day period the amount reflected in the invoice shall bear interest at the highest rate allowed by law.

CAMERON COUNTY DRAINAGE DISTRICT NO. 6

ermizatori e e erit	1 210	III WIEL DI	, , , , , , , , , , , , , , , , , , ,	110.0				
BY:		I	DATE:					
Laura Haley, President of Board of Directors								
OWNER AGREES PERMIT/LICENSE:	ТО	FULFILL	AND	ABIDE	BY	TERMS	OF	
BY·			DAT	E:				