

December 27, 2024

CITY OF MESA Adam Barrier PO BOX 1466 Mesa, AZ 85211

T:	98328	
P:	1208543	

RE: ADOT BLANKET PERMIT NO: 1208543 / Various Locations

Dear Adam Barrier:

Your request for a blanket permit has been approved and a copy of the permit is attached for your records, valid until 11/22/2025. Please read the specification and standards which are part of your approved permit.

This permit is issued to expedite emergency repairs and routine maintenance of your facilities. When you have determined that a condition exists that presents a hazard or emergency situation, proceed with the necessary repairs as specified in your permit and follow up with notification to ADOT.

Routine Maintenance, as identified in the approved permit, **will require prior notification**. The appropriate ADOT Office(s) identified in your permit should be contacted to coordinate your work.

Upon completing emergency work, please supply the Maintenance office with drawings showing construction details and a written explanation of the nature of the emergency or work performed. Prior to starting work regarding routine maintenance work, please supply the Maintenance office with drawings showing construction details and a written explanation of the nature of the nature of the work performed. <u>No facilities may be abandoned under this permit.</u>

Permittee shall notify the ADOT Traffic Operations Center at 602-257-1563 and the Central District Permit office 602-712-6954 of any emergency or maintenance encroaching in ADOT right-of-way.

The safety of your workers and the users of the State Highway are of great concern to us. Prior to beginning work please ensure you are in compliance with the Traffic Control requirements of your permit.

If I may be of any further assistance to you, please feel free to contact me at 602-856-3567.

Sincerely,

Courtney Mowrer

Courtney Mowrer Central District Permits Office 2140 W Hilton Avenue Phoenix, AZ 85009 Phone: 602-856-3567 cmowrer@azdot.gov

Infrastructure and Delivery Operations	8328 ADOT
	AY WORK NOTIFICATION to the ADOT area permit office prior to any work taking place.
REQUIRED: Notice of work shall be emailed minimum of 10 business days prior to the Right of way.	Clear Form
PERMIT NUMBER:	Expiration Date:
Permittee Contact Name:	Contact No.:
Contractor Name:	Company:
Phone Numbers - Mobile:	Office:
Date(s)of work request- From:	_To:
Start Time (Traffic Control set up):	End Time: (traffic control removed)
Highway: Start Miler	oost: End Milepost:
Highway Direction: (Mark all that apply):	North South East West
Cross Road(s)	Ramps Involved: Yes No
City (in or near):	
Does work involve Lane Closures: Yes	No 🔄 Is Pilot Car required: Yes 🔄 No 📃
Reason for Restriction/ Type of work:	
Traffic Control Company:	
Traffic Control Company: Traffic Control Emergency Contact:	
	Phone Number:
Traffic Control Emergency Contact:	Phone Number: nnual) Permit only:
Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A	Phone Number:
Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A Is the request for an Emergency or Safety Hazard? Yes	Phone Number:
Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A Is the request for an Emergency or Safety Hazard? Yes Is the request for Standard or Routine Maintenance?	Phone Number:
Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A Is the request for an Emergency or Safety Hazard? Yes Is the request for Standard or Routine Maintenance? If yes; will the work be done under your Matrix ? Yes ADOT Contact List: District	Phone Number:
Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A Is the request for an Emergency or Safety Hazard? Yes Is the request for Standard or Routine Maintenance? If yes; will the work be done under your Matrix ? Yes ADOT Contact List: District Permit Office Email: centralpermit@az	Phone Number:
Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A Is the request for an Emergency or Safety Hazard? Yes Is the request for Standard or Routine Maintenance? Verse If yes; will the work be done under your Matrix ? Yes ADOT Contact List: District Permit Office Email: <u>centralpermit@az</u> Permit Contact: <u>Phone</u> ADOT Monitor: <u>Phone</u>	Phone Number: nnual) Permit only: No Yes No No If yes, list the Matrix ID No.: xdot.gov ne No.: Email: ne No.: Email:
Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A Is the request for an Emergency or Safety Hazard? Yes Is the request for Standard or Routine Maintenance? Verse If yes; will the work be done under your Matrix ? Yes ADOT Contact List: District Permit Office Email: <u>centralpermit@az</u> Permit Contact: <u>Photo</u> ADOT Monitor: <u>Photo</u>	Phone Number:
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Traffic Control Emergency Contact: This section is for a Work Notification for a Blanket (A Is the request for an Emergency or Safety Hazard? Yes Is the request for Standard or Routine Maintenance? If yes; will the work be done under your Matrix ? Yes ADOT Contact List: District Permit Office Email: <u>centralpermit@az</u> Permit Contact: Phone ADOT Monitor: Phone Monitor Notes: Phone	Phone Number: nnual) Permit only: No No /es No



T: 98328

P: 1208543

ADOT Central District 2025-2026 Holiday Blackout Schedule

NOTE: NO traffic restrictions will be allowed on and during the following holiday schedule. Unless otherwise approved by the District Engineer and/or the District Administrator. All traffic control must be pulled off right of way by 12 Noon of the start day and may resume after 5 am of the end day.

Holiday	Start Day	End Day
Civil Rights Day	1/17/2025	1/21/2025
Presidents Day	2/14/2025	2/18/2025
Memorial Day	5/23/2025	5/27/2025
Independence Day	7/03/2025	7/07/2025
Labor Day	8/29/2025	9/02/2025
Columbus Day	10/10/2025	10/14/2025
Veteran's Day	11/10/2025	11/12/2025
Holiday Season	11/14/2025	1/05/2026

Holiday	Start Day	End Day
Civil Rights Day	1/16/2026	1/20/2026
Presidents Day	2/13/2026	2/17/2026
Memorial Day	5/22/2026	5/26/2026
Independence Day	7/03/2026	7/06/2026
Labor Day	9/4/2026	9/08/2026
Columbus Day	10/09/2026	10/13/2026
Veteran's Day	11/10/2026	11/12/2026
Holiday Season	11/13/2026	1/04/2027



BLANKET PERMIT NOTICE OF COMPLETION

T:	98328	
P:	1208543	

Courtney Mowrer Central District Permits Office 2140 W Hilton Avenue Phoenix, AZ 85009 Tel: 602-856-3567

THIS IS TO INFORM YOU THAT ADOT PERMIT# 1208543, HAS BEEN COMPLETED.

COMPLETION DATE: _____

LOCATION: _____

Adam Barrier (Signature Required)

CITY OF MESA PO BOX 1466 Mesa, AZ 85211 480-825-3113

PLEASE EMAIL THIS TO US WHEN YOU HAVE COMPLETED YOUR WORK: cmowrer@azdot.gov

Various Locations

ADOT	ARIZONA DEPARTMENT OF TRANSPORTATION Infrastructure Delivery and Operations Division
www.azdot.gov	ENCROACHMENT PERMIT APPLICATION
FOR ADOT USE: ADOT Agreement Number:	ECS JPA OTHER:
PERMIT NUMBER: 1208543 ROUTE:	Various MILEPOST: Various
ADOT PROJECT NUMBER: ADO	T ENGINEERING STATION: DISTRICT:
NAME OF ENCROACHMENT OWNER:	Same as Encroachment Owner: NAME OF PRIME CONTRACTOR / FIRM: If other:
City of Mesa	
Mailing Address of Owner:	Mailing Address of Prime Contractor / Firm:
PO Box 1466	
City:	City: T: 98328
Mesa	
State: Zip:	State: P: 1208543
Arizona 85211	Phone:
480-644-2160	
E-mail Address:	E-mail Address:
adam.barrier@mesaaz.gov Local Point of Contact Name: Phone Number:	Local Point of Contact Name: Phone Number:
Adam Barrier 480-825-3113	Local Point of Contact Name: Phone Number:
	PHONE NUMBER: 480-825-3113
TRAFFIC CONTROL COMPANY: Varies	
CONTACT NAME: Adam Barrier	EMAIL: adam.barrier@mesaaz.gov
HIGHWAY/ROUTE: <u>Citywide</u> Approximately:	Feet: N S E W Milepost:
Side Highway: N S E W City (in or near): Cross Street:
Encroachment Owner's Parcel Number:	Encroachment Owner's Project Number:
DESCRIPTION OF PROPOSED WORK OR ACTIVITY TO OCCUR IN RIGHT (Renewal of Annual Blanket Permit	DF WAY: Project Duration within ADOT ROW: Varies
For routine maintenance, repair, rehabilitation, replacement and emergence	
appurtenance repairs including concrete/pavement, ITS, water/wastewater	
and irrigation, & infrastructure that fall within ADOT ROW. Work also inclu above) associated with existing: i.e. traffic signal maintenance& streetlight	
	mit submissions. If any Boring, Trenching or digging the XCU Endorsement is required.
information given and statements made in this application are true and co	the Encroachment Owner and the Prime Contractor / Firm acknowledge that the rect to the best of his/her knowledge. THE ENCROACHMENT OWNER MUST ALSO
accepting an approved encroachment permit ONCE ISSUED the Permitt	ND RESPONSIBILITIES AS DESCRIBED ON PAGE TWO OF THIS APPLICATION. By ee agrees to the requirements described in the permit, to be responsible
for all permit requirements, and to comply with ADOT's requirements as this application and final supporting documentation approved by ADOT, and	set out in the permit. An approved permit consists of, but is not limited, to any requirements set by ADOT. NO WORK SHALL TAKE PLACE INSIDE THE RIGHT OF
WAY WITHOUT AN ADOT APPROVED PERMIT ON SITE.	
Adam Barrier	Adam Barrier 12/23/2024
Encroachment Owner (Print Name and Sign)	Date
Prime Contractor / Firm: If other than the Encroachment Owner (Pri	nt Name and Sign) Date
Fine contractor / Finn. if other than the Encroachment Owner (Fin	
Traffic Control Company Representative (Print Name and Sign)	Date
	DOT USE:
	HIGHWAY RIGHT-OF-WAY Permittee. Construction is authorized only for the period indicated below.
Authorized ADQT_Name, and Signature	<u>Courtney Mowrer</u> Authorized ADOT Name and Signature
PERMIT ISSUED(Date): PERMIT WORI	(TO BE COMPLETED BY (Date):
	<u></u>

ADOT ENCROACHMENT PERMIT APPLICATION REVISED April 2024

ENCROACHMENT PERMIT APPLICATION GENERAL OBLIGATIONS AND RESPONSIBILITIES

THE PERMITTEE SHALL:

Assume all legal liability and financial responsibility for the encroachment activity for the duration of the encroachment, including indemnify, defend, and save 1. harmless ADOT and the State of Arizona and any of its departments, agencies, boards, commissions, universities, officials, agents and employees from and against any and all claims, demands, suits, actions, proceedings, loss, costs, damages of every kind, or expenses, including court costs, reasonable attorney's fees and/or litigation expenses, and costs of claim processing and investigation, arising out of bodily injury or death of any person, or tangible or intangible property damage, caused, or alleged to be caused, in whole or in part, by the negligent or willful acts, or omissions of the Permittee, any of its directors, officers, agents, employees, or volunteers, or its contractor or subcontractors. This indemnity includes any claim or amount arising out of or recovered under the Workers' Compensation Law or arising out of the contractor's failure to conform to any federal, state or local law, statute, ordinance, rule, regulation or court decree. Permittee and Contractor agree to provide ADOT with certificate(s) of insurance (COI) consistent with the requirements stated in the ADOT Permit Insurance Matrix and to provide the State of Arizona/ADOT with endorsements or evidence to satisfy the Additional Insured. Waiver of Subrogation and Primary/Non-Contributory coverage requirements. The required insurance shall be kept in force by the Permittee and its contractors/subcontractors for the term of the permit and shall not expire, be canceled or materially changed to affect coverage available to the State without thirty (30) days written notice to the State. Automobile and Worker's Compensation coverage requirements are dependent upon the use of employees and autos for the encroachment activity. Permittee agrees to maintain and make available to ADOT all contractors/subcontractors' certificates upon demand. ADOT reserves the right to require an increase or allow a decrease in insurance limits or coverage based on the risks and financial exposure arising out of the event or activity proposed in the permit application.

Comply with Environmental Laws. 2.

- a. Environmental Laws refer collectively to any and all federal, state, or local statute, law, ordinance, code, rule, regulation, permit, order or decree regulating, relating to, or imposing liability or standards of conduct on a person discharging, releasing or threatening to discharge or release or causing the discharge or release of any hazardous or solid waste or any hazardous substance, pollutant, contaminant, water, wastewater or stormwater, and specifically includes, but is not limited to: The Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act; the Comprehensive Environmental Response, Compensation and Liability Act, as amended; the Toxic Substances Control Act; the Clean Water Act (CWA); the Clean Air Act; the Occupational Safety and Health Act; the Arizona Water Quality Act Revolving Fund Act, the Arizona Hazardous Waste Management Act, any applicable National Pollutant Discharge Elimination System (NPDES) or Arizona Pollution Discharge Elimination System (AZPDES) permit, any applicable CWA Section 404 permit, or any local pretreatment or environmental nuisance ordinance.
- b. The Permittee (and/or their agent) specifically agree that in the course of performing any activity for which this Permit is necessary:
 - Shall comply with any and all Environmental Laws;
 - Ensure that no activity under this Permit shall cause ADOT to be in violation of any Environmental Laws; Π.
 - III. Indemnify ADOT for any losses, damages, expenses, penalties, liabilities or claims of any nature whatsoever suffered by or asserted against ADOT.
- c. If the Permittee fails or refuses to comply with any Environmental Laws, or causes ADOT to be in violation of any Environmental Laws; ADOT may at its sole and unreviewable discretion, (1) revoke this Permit; (2) require the Permittee to undertake corrective or remedial action to address any release or threatened release or discharge of the hazardous substance, pollutant or contaminant, water, wastewater or storm water; and (3) expressly consents to entry of injunctive relief to enforce any listed remedies.
- 3. Be responsible for any repair or maintenance work and repair any aspect or condition of the encroachment that causes danger or hazard to the traveling public, for the duration of the encroachment and must perform such work under the appropriate encroachment permit authorization.
- Comply with ADOT's traffic control standards with an ADOT approved traffic control plan. 4.

In any case and at the Department's discretion; ADOT may require written approval from the abutting property owner prior to issuance of the encroachment permit. 5. If the encroachment encroaches on abutting property owned by someone other than the permittee (and/or on underlying fee land owned by someone other than the permittee where ADOT owns its right of way by easement), the Permittee must obtain written approval from the abutting property owner (and/or underlying fee owner where ADOT owns its right of way by easement).

ADOT reserves the right to require the permittee to perform any repairs necessary to address damages caused by the encroachment throughout the life of the 6. encroachment.

Remove the encroachment and restore repair the portions of the right-of-way that were damaged as a result of the encroachment to substantially the same 7. condition as existed prior to the damage if ADOT cancels the encroachment permit, and terminates all rights under the permit, or if the project terminates for any reason beyond ADOT's control.

8. Reimburse ADOT for costs incurred or deposit with ADOT money necessary to cover all costs incurred for activities related to the encroachment, such as inspections, restoring and/or repairing portions of the right-of-way damaged by the encroachment to substantially the same condition as existed prior to the damage, removing the encroachment, or repair encroachment to originally permitted condition and comply with ADOT's bond policy as applicable.

- Notify new owners of property or encroachment to apply for an ADOT encroachment permit, as required by Arizona Administrative Rule R17-3-502(D). 9.
- 10. Apply for a new encroachment permit if the use of the permitted encroachment or the use of adjoining property changes.
- 11. Keep a copy of the encroachment permit at the work site or site of encroachment activity.

12. Construct the encroachment according to attached Specifications, Standards and the plans approved by ADOT as part of the final permit; any field changes shall be approved by ADOT prior to implementation.

- 13. Obtain all required permits from other government agencies or political subdivisions.
- 14. Remove any defective materials, or materials that fail to pass ADOT's final inspection, and replace them with materials ADOT specifies.

15. Have the right to a hearing as prescribed in Arizona Administrative Code, R17-3-509 if the permit application is denied.

- 16. Understand that once issued, the permit is revocable and subject to modification or abrogation by ADOT at any time, without prejudice.
- 17. Following the installation or relocation of utilities within ADOT Rights-of-Way, utility companies are required to provide as-built drawings.

18. Certify that the Permittee shall secure overlash approval on existing poles from the utility company pole owner. I certify I have written approval as necessary or have verified no approvals are required or needed. Initial AB

19. Certify that the Permittee shall secure from the existing utility owner to enter the existing sleeve, conduit, inner duct, cabinets, handholes or manholes to install additional infrastructure as noted on Page 1. I certify I have written approval as necessary or have verified no approvals are required or needed. Initial AB

20. Where ADOT holds an easement interest, certify the Permittee has written approval from any underlying fee owner to include government entities, political subdivisions, and private property owners. I certify I have written approval as necessary or have verified no approvals are required or needed. Initial AB

21. The Permittee shall: In the event of a future relocation, reimburse the Department for any damages caused by the failure of the permittee to relocate the utility on or before the relocation date provided by the Department

Signature:

By accepting an ADOT approved Encroachment permit, the Encroachment Owner agrees to the requirements described in the permit, to be responsible for all permit requirements, and to comply with ADOT's requirements as set out in the permit. NO WORK SHALL TAKE PLACE INSIDE THE RIGHT OF WAY WITHOUT AN ADOT APPROVED PERMIT ON SITE. I have read, understand and shall comply with the requirements as stated above:

Adam Barrier

Date: 12/23/2024

Name: Adam Barrier





20 P M

mesaaz.gov

D E Main St St	te 850 MS-1077
O Box 1466	
lesa, Arizona	85211-1466

ADO ⁻	F Risk	Manag	ement

ACCEPTED

Risk Management

T: 98328

P: 1208543

CITY OF MESA DECLARATION OF SELF INSURANCE

November 22, 2024 to November 22, 2025

Pursuant to the City Charter, Article VI, Section 610, the City of Mesa is selfinsured up to \$3,000,000 for liability and defense costs. The self-insurance program is administered by the Mesa City Attorney's Office. Claims are administered by the City of Mesa Risk Management.

Questions regarding this matter can be forwarded to Risk Management, Mesa City Attorney's Office at (480) 644-2343.

By:

ot

Lisa Lorts **Risk Management** Mesa City Attorney's Office

Docu	isign Envelope ID: 3DA0AAAA-E866-4	604-A	728-3	9289022E304			CITY	MES3		
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lf	IPORTANT: If the certificate holder SUBROGATION IS WAIVED, subjec his certificate does not confer any ri	t to the	e tern	ns and conditions of the	policy,	certain polic	ies may requ			
	DUCER				CONTAC NAME:	CT Vicki Ne				
	I Insurance Services LLC				PHONE (A/C, No	, _{Ext):} 602-74	9-4211	FAX (A/C, No):	
	75 E. Camelback Rd, Suite 740 penix, AZ 85016				E-MAIL	_{ss:} vicki.ne	gbee@usi.c	com		
T IIC						Turvalar				NAIC # 25658
INSU	IRED	_	0	0000			s Indemnity C s Property Ca	s. Co. of America		25658
	City of Mesa - MS-1077	T:	_9	8328				company of CT		25682
	PO Box 1466	_			INSURE		· · · · · · · · · · · · · · · · · · ·			
	Mesa, AZ 85211	P		208543	INSURE					
					INSURE	RF:				
				NUMBER:				REVISION NUMBER:		
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	X SIR: \$3,000,000	_						PERSONAL & ADV INJURY	\$1,00	0,000
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•	OTHER:							COMBINED SINGLE LIMIT	\$	
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	AUTOS ONLY HIRED AUTOS ONLY X AUTOS ONLY X AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
	X SIR: \$3M								\$	
В	X UMBRELLA LIAB X OCCUR			ZUP16N9575724PA		11/22/2024	11/22/2025	EACH OCCURRENCE	\$10,0	00,000
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	DED X RETENTION \$10,000							PER OTH	\$	
		N						STATUTE		
	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N / A						E.L. EACH ACCIDENT	\$	
	(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - EA EMPLOYE E.L. DISEASE - POLICY LIMIT		
Α	Sexual Abuse			ZLP41N3372924PA		11/22/2024	11/22/2025	\$1,000,000 Each O		
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	CRIPTION OF OPERATIONS / LOCATIONS / VEH							ired)		
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	d only with regard to work perfo ntains a special endorsement wi		-							
	itract. The General Liability and			-			· · · · · · · · · · · · · · · · · · ·			
	e Attached Descriptions)						Juniogun			
-	RTIFICATE HOLDER				CANC	ELLATION				
					UANU					
	Arizona Department of ADOT Permits Dept.	Trans	sport	ation	THE	EXPIRATION	N DATE THE	ESCRIBED POLICIES BE C REOF, NOTICE WILL LICY PROVISIONS.		
	1324 N. 22nd Ave, MD ⁻ Phoenix, AZ 85009	28A			AUTHO	RIZED REPRESE	INTATIVE			
	1 10011X, AZ 00009					than	Non	7		
	I				1	<i>U</i>	1988-2015 AC	CORD CORPORATION.	All righ	ts reserved.

ACORD 25 (2016/03)	1 of 2	The ACORD name and logo are registered marks of ACORD
#S47147280/M47 ⁻	118854	

DESCRIPTIONS (Continued from Page 1)

required by written contract. Additional Insured Includes: ADOT, its officials and employees

T:	98328	
P:	1208543	

ACORD [®] CER	TIFICATE OF LIA	BILITY INS	URANC	E		(MM/DD/YYYY) /12/2024
THIS CERTIFICATE IS ISSUED AS A M CERTIFICATE DOES NOT AFFIRMATIVEL BELOW. THIS CERTIFICATE OF INSURA REPRESENTATIVE OR PRODUCER, ANI T	TER OF INFORMATION ONLY Y OR NEGATIVELY AMEND. MAY COC ETPOISETT HE CENTING ATE HOLDER.	Y AND CONFERS I EXTEND OR ALT	RE THE CON	JPON HE CERTIFICA (ERAGE AFFORDED SING INSURE	ATE HOI BY THE R(S), AU	der. This Policies Jthorized
If SUBROGATION IS WAIVED, subject to the this certificate does not confer rights to the	he term	Manage	ment	AL INS JRED provision equire an endorseme	ons or be nt. A st	e endorsed. atement on
PRODUCER Arthur J. Gallagher Risk Management Serv 18201 Von Karman Ave Suite 200	<i>r</i> ices, LLC	NAME: PHONE (A/C. No. Ext): 949-34 E-MAIL ADDRESS:	9-9800	FAX (A/C, No	<u>):</u> 949-34	9-9900
Irvine CA 92612	License#: 0D69293 MESA000-01	INSURER A : Safety N		DING COVERAGE alty Corporation		NAIC # 15105
City of Mesa, AZ Attn: Nitra Hawkins P.O. Box 1466 Mesa AZ 85211-1466		INSURER B : INSURER C : INSURER D : INSURER E :				
COVERAGES CERTIFIC	CATE NUMBER: 564959953	INSURER F :		REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES OF INDICATED. NOTWITHSTANDING ANY REQUIN CERTIFICATE MAY BE ISSUED OR MAY PERT EXCLUSIONS AND CONDITIONS OF SUCH POLI	INSURANCE LISTED BELOW HA REMENT, TERM OR CONDITION 'AIN, THE INSURANCE AFFORD	OF ANY CONTRACT ED BY THE POLICIE BEEN REDUCED BY	OR OTHER D S DESCRIBED PAID CLAIMS.	OCUMENT WITH RESP	ECT TO	WHICH THIS
	SUBR WVD POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)		AITS	
	т: 98328			EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) MED EXP (Any one person)	\$ \$ \$	
GEN'L AGGREGATE LIMIT APPLIES PER:	P: 120854	43	-	PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMP/OP AGG	\$ \$ 3 \$	
				COMBINED SINGLE LIMIT	\$	
AUTOMOBILE LIABILITY ANY AUTO				(Ea accident) BODILY INJURY (Per person)	\$) \$	
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UMBRELLA LIAB OCCUR			-	EACH OCCURRENCE	\$	
DED RETENTION \$			_	AGGREGATE	\$ \$	
A WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	SP 4067540	12/1/2024	12/1/2025	X PER OTH- STATUTE ER E.L. EACH ACCIDENT	\$ 2,000),000
(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below			-	E.L. DISEASE - EA EMPLOYE E.L. DISEASE - POLICY LIMI		,
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Workers Compensation Waiver of Subrogation is included per the attached endorsement in accordance with the terms, conditions, and exclusions of the policy, as respects: All easement, right-of-way and construction projects conducted by the City of Mesa.						
		CANCELLATION				
State of Arizona Dept. of Transportation MD030 1324 N. 22nd Avenue Dhanair A7 85000	Ρ		N DATE THE ITH THE POLIC	ESCRIBED POLICIES BE REOF, NOTICE WILL Y PROVISIONS.		
Phoenix AZ 85009 USA		gos c	2			
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INDUSTRIAL COMMISSION OF ARIZONA

List of Authorized Self-Insurance Employers

T: 98328

P: 1208543

Self-Insurer Idenfication #	Company Name (Company subsidiaries included but not listed)	Date of Authorization	Direct Medical Care?
SI00096	ABF Freight, Inc.	1/1/1980	~
SI00232	Albertson's Companies, LLC (acquired Safeway, Inc. Safeway was self-insured since 1/1/1977)	9/1/2015	~
SI00238	American Furniture Warehouse Co., Inc.	7/1/2019	~
SI00176	Arizona Counties Insurance Pool	7/1/1994	
SI00198	Arizona Municipal Risk Retention Pool	7/1/1997	
SI00100	Arizona, State of (pursuant to A.R.S. §23-962)	7/1/1983	
SI00180	Banner Health	1/1/1995	~
SI00177	BH Automotive LLC	4/1/1994	~
SI00227	Central Arizona Water Conservation District (CAP)	1/1/2011	
SI00064	Chevron, U.S.A., Inc.	8/9/1996	
SI00236	City of Avondale	1/1/2018	
SI00215	City of Chandler	1/1/2003	
SI00175	City of Glendale	7/1/1994	
SI00094	City of Mesa	7/1/1982	
SI00225	City of Peoria	7/1/2009	
SI00216	City of Phoenix	4/1/2003	
SI00028	City of Scottsdale	7/1/1978	
SI00017	City of Tempe	7/1/1980	
SI00021	City of Tucson	7/8/1979	
SI00184	City of Yuma	10/1/1995	
SI00239	Concrete Reinforcements, Inc. (CRI)	2/1/2019	~
SI00139	CostCo Wholesale Corporation	2/1/1991	~
SI00228	DG Retail, LLC dba Dollar General	9/1/2011	
SI00068	Dignity Health	12/1/1991	~
SI00132	Dole Food Company, Inc.	7/1/1989	
SI00008	Empire Southwest, LLC	4/1/1981	
SI00205	Encompass Health	4/1/1999	~
SI00122	FedEx Express, Inc.	1/15/1988	
SI00147	FedEx Freight, Inc.	12/1/1991	✓
SI00212	FedEx Ground Package Systems, Inc.	5/1/2001	~



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SI00224	Freeport-McMoran Inc.	9/1/1992	~
SI00231	Heartland Express, Inc.	2/15/2015	~
SI00032	Honeywell International Inc.	10/1/1987	
SI00151	HonorHealth	1/1/1987	~
SI00091	Hyatt Corporation	9/1/1978	~
SI00107	Intel Corporation	11/1/1985	~
SI00161	Kiewit Corporation	3/1/1993	~
SI00182	Knight Transportation, Inc.	7/1/1995	~
SI00208	Kroger Corporation (Smiths Food & Drug, Inc. DBA Fry's Food & Drug Stores & Fry's Marketplace)	1/24/1978	~
SI00214	Macy's, Inc.	2/1/1988	~
SI00088	Maricopa County	7/1/1982	
SI00168	Maricopa County Community College District	10/1/1993	
SI00030	Marriott International, Inc.	5/1/1978	~
SI00135	Mayo Clinic	7/24/1990	
SI00235	McKee Foods Corporation	1/1/2018	~
SI00162	Medtronic, Inc.	5/1/1993	
SI00203	Nordstrom, Inc.	8/1/1998	~
SI00129	Parker-Hannifin Corporation	4/1/1989	
SI00211	Pilot Travel Centers, LLC (includes Flying J Travel Centers)	9/1/2002	
SI00029	Pima County	7/1/1978	
SI00086	Pinnacle West Capital Corporation	3/1/1952	~
SI00130	Proctor & Gamble Co.	2/1/1989	
SI00163	Prudential Overall Supply Company	5/27/1993	
SI00179	Purcell Tire & Rubber Company	1/2/1995	
SI00223	Quik Trip Corporation	3/1/2009	
SI00012	Raley's Arizona LLC dba Bashas'	1/1/1981	~
SI00242	Roehl Transport, LLC	3/1/2021	~
SI00108	Roman Catholic Church, Diocese of Tucson	1/1/1986	
SI00230	Ruan Transportation Management Systems, Inc.	9/1/2012	
SI00058	SRP - Salt River Project Agricultural Improvement and Power District and the Salt River Valley Water Users' Association	1/1/1971	~



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SI00159	Salvation Army-USA Western Territory	1/1/1993	~
SI00240	Securis Insurance Pool, Inc.	7/1/2020	
SI00247	Shamrock Foods Company & Shamrock Farms Company	10/1/2022	~
SI00128	Southwest Gas Corporation	10/1/1998	~
SI00222	Swift Transportation Co., LLC	8/1/2006	~
SI00210	Textron, Inc.	4/1/2001	~
SI00191	The Arizona School Alliance for Workers' Compensation Pool	7/1/1996	
SI00098	TMC Healthcare	4/1/1983	~
SI00241	Town of Gilbert	7/1/2020	
SI00234	Trademark Construction Co., Inc.	11/1/2017	~
SI00153	Truly Nolen of America, Inc.	8/1/1992	~
SI00181	Valley Schools Workers' Compensation Group	7/1/1995	
SI00044	Viad Corporation	3/1/1975	
SI00221	Wal-Mart Associates, Inc.	5/1/2006	~
SI00121	Weyerhaeuser Company	1/1/1988	
SI00220	Young Electric Sign Company	10/1/2005	~
SI00060	YRC, Inc. dba YRC Freight	5/16/1968	~



300 E Sixth St PO Box 1466 Mesa, Arizona 85211-1466

т:	98328	
P:	1208543	

Annual Blanket Permit - City of Mesa Contacts

Adam Barrier: Temporary Traffic Control including Special Events Traffic Control Supervisor Cell: (480) 825-3113 Email: <u>adam.barrier@mesaaz.gov</u>

Craig Brisbois: Paving, Concrete, Alley & Graffiti Cleanup Transportation Field Operations Superintendent Cell: (480) 869-1523 Email: <u>craig.brisbois@mesaaz.gov</u>

Ron Reynolds: City of Mesa Water & Wastewater Water/Wastewater Superintendent Cell: (602) 228-9372 Email: <u>ron.reynolds@mesaaz.gov</u>

Keith Korch: City of Mesa Gas Energy Resources Gas System Administrator Cell: (602) 376-1805 Email: <u>keith.korch@mesaaz.gov</u>

Curt Albright: Capital Improvement Projects - Public Outreach Engineering Public Relations Supervisor Cell: (480) 296-6538 Email: curt.albright@mesaaz.gov

Julie Christoph: Capital Improvement Projects - Engineering Deputy Engineer Cell: (480) 745-4886 Email: julie.christoph@mesaaz.gov

> 480.644.2160 (tel) 480.644.3909 (fax)

SPECIFICATIONS PERMIT 1208543

NO WORK SHALL BEGIN PRIOR TO NOTIFICATION OF PROPER AUTHORITIES. NOTIFY AREA INSPECTOR 10 BUSINESS DAYS PRIOR TO START OR WORK AND WITHIN 3 DAYS AFTER COMPLETION FOR FINAL INSPECTION. *FAILURE TO COMPLY WITH THIS REQUIREMENT WILL RESULT IN WORK STOPPAGE.*

IN CASE OF THE EVICTION OF LICENSEE BY ANYONE OWNING OR CLAIMING TITLE TO OR ANY INTEREST IN SAID PREMISES, OR ANY PART THEREOF, STATE SHALL NOT BE LIABLE TO LICENSEE FOR ANY DAMAGE OF ANY NATURE WHATSOEVER, OR TO REFUND ANY MONEYS PAID HEREUNDER.

WITH THE ACCEPTANCE OF THIS PERMIT, THE PERMITTEE AGREES TO ALL THE CONDITIONS AS DESCRIBED HEREIN. IF THE PERMITTEE DOES NOT AGREE TO ALL THE CONDITIONS AS OUTLINED, THE PERMIT MUST BE RETURNED TO THE PHOENIX MAINTENANCE DISTRICT PERMITS OFFICE. NO WORK WILL BE ALLOWED TO TAKE PLACE INSIDE THE RIGHT OF WAY WITHOUT A VALID PERMIT.

ALL WORK SHALL BE DONE IN ACCORDANCE WITH CURRRENT ARIZONA DEPARTMENT OF TRANSPORTATION STANDARD SPECIFICATIONS and work will be inspected by the Department of Transportation.

Each party (as 'indemnitor') agrees to indemnify, defend, and hold harmless the other party (as 'indemnitee') from and against any and all claims, losses, liability, costs, or expenses (including reasonable attorney's fees) (hereinafter collectively referred to as 'claims') arising out of bodily injury of any person (including death) or property damage but only to the extent that such claims which result in vicarious/derivative liability to the indemnitee, are caused by the act, omission, negligence, misconduct or other fault of the indemnitor, its officer, officials, agents employees, or volunteers.

Survey markers and monuments shall be preserved in their original positions. These monuments include, but are not limited to, Section line monuments, Right of Way markers, roadway monuments, and geodetic control stations established by the USC&GS, NGS, and USGS. Any survey markers or monuments disturbed during the execution of the Permits shall be repaired and/or replaced immediately at no cost to the Department. The relevant standards and procedures established by the Arizona State Board of Technical Registration, Arizona Statutes, the U.S. Department of Interior's Manual of Instructions for the Survey of Public Lands, the National Geodetic Survey's procedures, and Department Right of Way policies shall be adhered to when re-setting survey monuments or markers. The Permittee shall mark and inspect markers and monuments for damage prior to any permitted work. The Permittee shall notify the Department immediately to eliminate liability. Unless otherwise stated by the Department, the Permittee shall not perform any construction activity within five feet of the survey marker or monument.

BLUE STAKE PERMIT SPECIFICATIONS:

The Permittee is responsible for understanding and complying with the Arizona Revised Statutes Title 40, Chapter 2, Article 6.3 Underground Facilities.

The Permittee shall call the Arizona Blue Stake Center at 602 623-1100 or 811, (2) two working days before excavation is scheduled to commence and shall limit the request to an area that can be reasonably excavated within the validity period of the markings. The Permittee shall white line the area of excavation or running line of the installation prior to calling for Blue Stake.

The permittee shall excavate in a "careful and prudent manner" meaning conducting an excavation in such a way that when the excavation is less than or equal to 24" inches from an underground facility that it is marked with stakes or paint or some customary manner, the facility is carefully exposed with hand tools, and the uncovered facility is supported and protected.

The permittee shall, when requested by a representative of the Arizona Department of Transportation, provide mobile traffic control or crash vehicle at permitee's cost to shadow the utility locator while completing the requested utility locate.

The permittee shall assume full responsibility for locating of any underground utilities or other facilities located within the ADOT ROW and will be responsible for any damage. Blue Staking will not relieve the permittee of responsibility or liability for damage to ADOT facilities.

If any underground facility is damaged by the permittee or delegate as a result of failing to obtain information as to its location, failing to take measures for the protection of the facility or failing to excavate in a careful and prudent manner, the person is liable to the owner of the underground facility for the total cost of the repair of the facility, loss of use, loss of product and all costs associated with the repair of the facility.

The permittee shall place warning tape in all trenches in which new conduit/pipe is placed. All warning tape shall be buried at a depth of six to eight inches below finished grade. The tape shall have the printed message warning of the location of the underground conduits / pipes / wire. The message shall be in permanent ink specifically formulated for prolonged underground use shall bear the words appropriate to the facility. The following are examples and the list is not all inclusive:

"Caution electric line buried below" in black letter on a red background "Caution gas line buried below" in black letters on yellow background "Caution Fiber Optic line buried below" in black letter on orange background "Caution telephone line buried below" in black letters on orange background "Caution cable television line buried below" in black letter on orange background "Caution water line buried below" in black letters on a blue background "Caution sewer line buried below" in black letter on a green background

Permittee shall comply with section 104.15 (Providing Magnetic Detection for Underground Facilities) of the Arizona Department of Transportation Standards & Specifications for Road and Bridge Construction.

LANDSCAPE:

All landscaping is to be restored to original or better condition and to the satisfaction of the ADOT inspector.

Permittee shall repair and/or replace any damaged or removed plant material or irrigation system components caused by his portion of work to the satisfaction of the landscape inspector on site. All irrigation lines that will travel under the proposed asphalt paving and/or building must be in proper sleeves. Remote control valve wires shall be labeled and placed in conduit inside sleeves, with splices set in the approved plastic valve boxes at each end of the sleeve/s. The grade shall be re-graded to the original and/or match the adjacent finished grade, with all disturbed granite mulch brought back into place to match the existing.

Upon completion of the work, it is the Permitee's responsibility to certify on the originally submitted plans that the permitted work has been completed as shown.

Vertical drops running adjacent to the roadway shall not be left open overnight without proper barricades.

OPEN HOLES SHALL NOT BE LEFT UNATTENDED OR UNPROTECTED AT ANY TIME WHATSOEVER.

Upon completion, the Permittee shall be responsible for seeing that all surplus material has been removed from the Right of Way, the work area has been neatly graded and that no berms or depressions remain.

The Permittee shall, when requested by a representative of the Arizona Department of Transportation, provide documentation for their materials and testing.

All traffic shall be maintained through the work area and protected in accordance with the requirements of the Manual on Uniform Traffic Control Devices (as revised, including future revisions) and the Department's Traffic Control Manual for Highway Construction and Maintenance (as revised, including future revisions). All signs, placement of signs, and the necessity of using flagmen is the responsibility of the Permittee.

Both publications may be purchased from:

- ADOT Records Administration Section Engineering Records, Room 112F, 1655 West Jackson Street Phoenix, Arizona 85007
- The ADOT Traffic Control Manual is Publication No. 33-003. The Manual on Uniform Traffic Control Devices is Publication No. 30-001.

NOTE: A MINIMUM OF TWO ADVANCED WARNING SIGNS SHALL BE INSTALLED, ALONG WITH NORMAL BARRICADING

When work is not in progress all unnecessary signs and supports shall be removed from roadway.

NO VEHICLES/EQUIPMENT MAY BE LEFT IN RIGHT OF WAY WHEN WORK IS NOT IN PROGRESS.

Double fines for speed in work zones. <u>ALL TRAFFIC CONTROL SETUPS SHALL INCLUDE THESE SIGNS.</u>

Any traffic control plan revisions must be submitted a minimum of 5 business days in advance of work activities.

Traffic control plans affecting construction within ADOT right of way **must** be submitted to ADOT's Regional Traffic Engineer's office for review and approval 5 business days in advance of scheduled construction activities. This will allow adequate time for review or modification of traffic control plans, and also posting on ADOT's road closure report.

Anissa Gerard, Ph.D., PE Regional Traffic Engineer 2140 W. Hilton Avenue, Phoenix, Arizona 85009 Office: (480) 244 - 5009 agerard@azdot.gov

HOLIDAY WORK HOURS: NO WORK FROM 12 NOON THURSDAY UNTIL MONDAY IF HOLIDAY FALLS ON FRIDAY OR SATURDAY OR FROM NOON FRIDAY UNTIL TUESDAY IF HOLIDAY FALLS ON SUNDAY OR MONDAY.

The above hours and days may be modified at the discretion of the Central Maintenance District Engineer.

WORK HOURS: PLEASE REFER TO THE TRAFFIC REVIEW SECTION FOR EACH PROJECT SUBMITTED UNDER THIS BLANKET PERMIT

Permittee shall notify the ADOT Traffic Operations Center, (602) 257-1563, 48 hours in advance, for PRE-APPROVED lane closures. Permittee shall request the use of ADOT Permanent Variable Message Sign Boards, if applicable.

A COMPLETE COPY OF THE APPROVED PERMIT MUST BE ON THE JOB SITE AT ALL TIMES! FAILURE TO PROVIDE THIS COPY OR COMPLY WITH THE PERMIT SPECIFICATIONS WILL RESULT IN IMMEDIATE TERMINATION OF WORK UNTIL PROOF OF A VALID PERMIT HAS BEEN PROVIDED AND OR SPECIFICATIONS VIOLATIONS HAVE BEEN CORRECTED.

NO EXCEPTIONS!

Please give advance notification to the following three business days before starting work, and also within three days after completion for final inspection.

Central District Maintenance Permits

2140 W. Hilton Avenue Phoenix, Arizona 85009 Office: (602) 712-6954 CentralPermit@azdot.gov

Attachment "A"

Archaeological Clearance Notification

Cultural survey specifications and responsibilities:

In accordance with the Arizona State Historic Preservation Act, ADOT must consider the effects of its actions, including the issuance of permits, on historic properties. It is the Permittee's responsibility to obtain documents indicating that the proposed permit would not affect historic properties or, if it would affect such properties, to provide documentation attesting to the mitigation of those effects, prior to beginning excavation work within ADOT Rights of Ways. Such documentation may include concurrence on the effect from the State Historic Preservation Office or a data recovery plan approved by the Arizona State Museum (in the case of mitigative data recovery).

Archaeological Features:

The attention of the Permittee is directed to the Arizona Revised Statutes §41-841 through 846 and §41-861 through 865. Violation of A.R.S §41-841 through 845 is a Class 2 misdemeanor. Violation of A.R.S. §41-861 through 865 can be classified as either a Class 1 misdemeanor or a Class 5 felony.

Section 6(a) of the Federal Archaeological Resources Protection Act of 1979 specifies that no person may excavate, remove, damage or otherwise alter or deface any archaeological resource located on public (Federal) lands or Indian lands unless such activity is pursuant to a permit issued under Section 4 of the Act. Violations of this act are considered a felony, and are punishable by fine and imprisonment.

Although the permittee will be responsible to make every effort prior to construction to identify all cultural resources in a permit area, previously unidentified archaeological materials could be found during the construction of the permit. When historic or archaeological features are encountered or discovered during any activity related to construction of the permit, the permittee shall stop work immediately at that location, and shall take all reasonable steps to secure the preservation of those features.

The permittee shall immediately contact ADOT's Historic Preservation Team, listed below and the ADOT District Permits Office that issued the permit and make arrangements for the proper treatment of such resources. The permittee shall not resume work until he/she is so directed by the Arizona Department of Transportation.

Environmental Planning Group:

District Environmental Coordinator – Central District Alexis Zaring 2140 West Hilton Avenue Phoenix, AZ 85009

Office: (602) 920-7392 AZaring@azdot.gov

Attachment "B"

The permittee agrees that they will be liable for, and shall reimburse ADOT for any delay and/or other damages ADOT is required to pay its own contractors or other parties if the encroachment is not installed, relocated or removed in a timely manner.

ALL TRENCHES SHALL BE AT A DEPTH TO ACCOMMONDATE A MINIMUM OF 60" OF COVER MATERIAL FOR ENCASED AND DIRECT BURIAL LINES BELOW FINISHED GRADE PER C07.06 TYPE G.

BACKFILL SHALL BE COMPACTED TO 95% DENSITY (100% IN ROADWAY) USING 1 SACK SLURRY MIXES MATERIAL. ONE-HALF SACK SLURRY MAY BE UTILIZED FOR AREAS NOT UNDER PAVEMENT.

CURB AND GUTTER REMOVAL SHALL BE SAW-CUT AND REMOVED FROM JOINT TO JOINT. SEE SUBSECTION 202-3.04 IN ADOT STANDARD SPECIFICATIONS.

SIDEWALK REMOVAL SHALL BE SAW-CUT AND REMOVED FROM JOINT TO JOINT. SEE SUBSECTION 202-3.04 IN ADOT STANDARD SPECIFICATIONS.

SIDEWALK AND SIDEWALK RAMPS SHALL BE CONSTRUCTED PER ADOT STANDARD DETAILS C-05.20 AND C-05.30.

CURB AND GUTTER SHALL BE CONSTURCTED PER ADOT STANDARD DETAIL C-5.10.

PAVEMENT REPLACEMENT WILL BE CONSTUCTED TO MATCH EXISTING PAVEMENT. IF PAVEMENT REPLACEMENT IS DUE TO POTHOLES, SLURRY-FILL & PLACE PAVEMENT ON TOP. EXCAVATIONS LARGER THAN 12-INCHES DIAMETER REQUIRE A PAVEMENT PATCH FOR A MINIMUM OF 100-FEET, FULL-LANE WIDTH, A MINIMUM OF 50-FEET FROM EACH EDGE OF EXCAVATION, ACCORDING TO ADOT GUIDELINES FOR ACCOMMODATING UTILITIES ON HIGHWAY RIGHT-OF-WAYS, OR AS DIRECTED BY ADOT INSPECTOR.

ALL POTHOLES IN PAVED AND CONCRETE AREAS WILL BE CORE DRILLED. POTHOLES LOCATED IN PORTLAND CEMENT CONCRETE PAVEMENT SHOULD BE NO LARGER THAN 8-INCHES IN DIAMETER, WITH CORE REPLACED AND EXPOCY SEALED. 12-INCHES ALLOWED BY SPECIAL REQUEST. REPLACEMENT OF FULL PANEL WILL BE REQUIRED FOR 12-INCH DIAMETER POTHOLES.

PIPE SHALL BE JACKED AND BORED BENEATH ALL PAVED AREA AT A MINIMUM DEPTH OF 60". BORE SHALL BEGIN NO CLOSER THAN 8 FEET FROM THE EDGE OF PAVEMENT, INCLUDING SIDE STREETS AND DRIVEWAYS.

ALL BORE PITS AND RECEIVING PITS SHALL BE ADEQUATELLY PROTECTED BY THE UST OF FENCING, BARRICADES AND ASPHALT ROAD PLATING. ROAD PLATE ALL EXCAVATIONS OVERNIGHT.

BORE PITS CLOSER THAN 30 FEET FROM THE EDGE OF PAVMENT WILL BE PROTECTED WITH JERSEY BARRICADE AND FENCING.

ALL BORE PITS SHALL BE BACKFILLED IN LAYERS NOT TO EXCEED 8" (100%). THE EXCAVATED MATERIAL MAY BE UTILIZED AS BACKFILL. IF THE IN PLACE MOISTURE IS LOW, WATER MAY HAVE TO BE UNIFORMLY ADDED.

THE DENSITY REQUIREMENTS WILL 95% (100%) OF THE MAXIMUM DENSITY.

The Standard Specifications for Road and Bridge Construction can be found at:

https://azdot.gov/business/contracts-and-specifications/specifications-pay-items-list

The Construction Standard Drawings can be found at: https://azdot.gov/node/5376

The ADOT Signing and Marking Guide can be found at: https://azdot.gov/business/engineering-and-construction/traffic/signing-and-marking-standard-sms-drawings

The ADOT Bridge Standards and Details can be found at: https://azdot.gov/business/engineering-and-construction/bridge-engineering-and-construction

The ADOT Drainage Standards can be found at: http://azdot.gov/business/engineering-and-construction/roadway-engineering/drainage-design/manuals

The ADOT Guidelines for Accommodating Utilities on Highway Rights-of-Way can be found at: https://azdot.gov/business/engineering-and-construction/utility-and-railroad-engineering