

CRAWFORD COUNTY HIGHWAY DEPARTMENT

HEAVY HAUL PERMIT # _____

Permission has been requested by _____, (name), of _____ (company name) to move trucks and heavy equipment over County Road(s) _____ for a distance of _____ miles for a period of _____ days. Heavy Hauling Permit and Bond shall be renewed yearly. _____ (Permittee) advised that individual loads would not exceed state requirements, and that the total weight to be moved during the permitted period would not exceed state limits. The parties agree that loads exceeding the legal weight limit in Arkansas would be on a special permit to be obtained by the County.

Permission is hereby granted the Permittee to move trucks and heavy equipment over County Roads as indicated on the attached County Road Map, subject to the conditions herein stated.

In consideration of the granting of this permit, the Permittee listed above hereby agrees to cease operations if said County Roads begin to show excessive wear and tear (damage) and notify the County Judge so that the agreed to Arbitration Process can be implemented. Normal wear and damage present identified during the inspection is not the responsibility of the purchaser.

Before hauling starts, there will be a joint pre-inspection with both parties of said County Road(s) and report with pictures/videos that will be produced to document the starting condition of said County Road(s). It is a further condition of this Permit that said Permittee will post a Surety Bond, set by the County Official in the amount of \$15,000.00, covering potential damage to said Road(s) and Right(s)-of-Way from the usage as contemplated prior to moving any loads on these Road(s). If damages exceed the Bond amount, then Arbitration process will then take effect as stated below.

DETERMINED ROUTE PRE-INSPECTION DATE: ____ / ____ / ____.

If damage is due to neglect or not following the Arbitration Process it is made a specific condition of this Permit that no provision concerning a Bond will act as a

limitation of liability of the company on damages suffered as a result of damage to Road(s) or Right(s)-of-Way, and that Permittee is responsible for paying damages in the amount necessary to restore said Road(s) and Right(s)-of-Way to the beginning condition, as determined by Arbitration process.

Proof of the execution of said Bond by attaching a copy of said Bond to this Permit shall be furnished to the County Judge prior to moving said load(s) on said County Road(s). It is further conditioned that if any time the Bond Surety withdraws its Bond during the permitted period that the Permit, upon the surety's withdrawal, is immediately terminated and that Permittee will move no further loads until and unless a new Permit and Bond is executed. It is a further condition of this Permit that the said Permittee will notify the County Road Superintendent when the hauling at the specified location is completed, so that a final inspection of the Road(s) may be made. It is understood that this permit covers only the specified location, and that a new Permit must be obtained before moving to a new location. This Permit shall be valid as stated above, commencing on ___/___/___, and expiring on ___/___/___.

Signed this ___ th day of _____ .

Permittee signature: _____, County Official: _____.

