Address

4531 FILED NO .. BOOK 2003 PAGE 4531

2003 JUL 31 PH 4: 02

		AUD \$ R,M.F. \$ 700 5
Edward M. Fletcher		701 E. Tayl

	MICKLUTSLER (641):782:43 10
ē	CLARU COMBUTY TOWA

Authorized Highway Division Representative ENTER PREPARER'S NAME ADDRESS AND TELEPHONE NUMBER ON BLANK LINES ABOVE. LEAVE REMAINING TOP PORTION BLANK FOR COUNTY RECORDERS USE.

701 E. Taylor Creston, Iowa 50801

一人の felleph one NUmber, 10VA

Form 810124 3-00

Iowa Department of Transportation **HIGHWAY DIVISION**

1399 Connection No. 14 Parcel No. _ Iowa 92 Highway No. Madison

		cial Access Connection cation where none previously reserved.	Project No.	
This A	Agreement, made and entered into by a B Limestone Ave., Winterset		enda Mapes	515-462-2810 (Telephone No.) July 1 20 03 (Date)
the pre Transp	esent owner(s) of land adjacent to the	above referenced highway, (hereafter referenced highway).	erred to as the Owners), a	` '
A. Ide	entification			
The Ov	wners own land generally located in 1/4	¹ / ₄ Sec. (or lot) <u>SE1/4 SW1/4</u> of Se .)in Twp76N	c. (or Blk.) 35	and parts of 1/4 1/4
Sec. (d	or lot) of Sec. (or Blk	in Twp. 76N Madison	, Rge28W	, or (Sub Div.) (in
the Cit	ty of)	rights by deed (or condemnation) from ar	, State of Iowa mo	re particularly to which the
(Instru	ment No.) in the Office of	the <u>Madison</u>	County Recorder.	,, , rage,
B. Es	tablishment of a Special Acces	s Connection (Use when establishin	g anew access location)
The sa	aid Owners have title to property as de	scribed above and more particularly to w	hich the Department has	acquired the access rights
and no	w request authorization to establish an	access opposite 103.58 (Milepo	st #) or 706+60	(station) on the
01	North (side) of the Prima	rry Highway. The access requested sha e B, or X Type C and shall be constructe	all be constructed in cor	mpliance with Department
oft) rad	tros adopted for a liftype A, liftype dius returns or 2:4 tapers as noted i	n the attached exhibits. In the esta	blishment of this access	ocation, the Owners agree
that the	e following existing entrance(s) will be	permanently removed or extinguished in	cluding all rights as	previously reserved.
	20.11	Old	Tuno	
	Station	Side	Туре	•
	None			
abuttin	the undersigned, are the owner, or owning the Primary Road between $103.716+29+/-$ (station) on the	ners, of record, or the legal and duly auth $\frac{55}{\text{North}}$ (Milepost #) or $\frac{705+33+/-}{\text{North}}$ side and agree that	(station) and	03.76 (Milepost #)
		sses for personal injury or property damag	ge that may be sustained	by any person, or persons,
on acc	count of any activity undertaken pursua	ant to this agreement and the conditions a		
	s application and attachments	thereto.	Ø	
Μ	can Masses 14	368 Lanstone All Bre	nde Marsen	1868 Linester
Signati	ure Address	Signature		Address
	n Mapes	Brenda M		
ype or	Print Name	Type or Print	Name 	
		NOTARY PUBLIC		
	OWLEDGEMENT:	MADI	(001)	
State of	771	County of////// A.D. 2023 before me a Notary	SON	TAIL
On this	s day of nally appeared OSAN_MAPS			rson(s), named in and who
•	e the foregoing instrument, and acknow		cured the same as a voter	
	MICHELL	E UTSLER	Jupalle ((hla)
	MY COMMISSI	ON NO. 145923 1-7-06 (Notary Public in and for said	d State
	red location is with the limits of a cit	ly, the applica nt shall obtain desired ac		The second secon
If desi		ere county zoning is in place, applicant		
	Recommend Approval	Recommend Denial Recom	10	ecommend Denial
A1	nonized City Official Construe	, 20flam	Thompson Official Signature	7·7 ,20 <u>03</u>
Auth	norized City Official Signature	Date Authorized County	Thompson	Date
	(Type or Print Name)	Juil	Type or Print Name)	

z	
ш	_
=	_
E	n
L	Ξ
	Ξ
•	•
σ	£3

Department of Transportation Action:

APPLICATION APPROVED

APPLICATION DENIED

On behalf of the Department of Transportation, Highway Division, the above action has been taken on this application on this 22 ND day of July ..., A.D., 20 0 3

, A.D., **20** Ø **3** Director of Highway Division or Authorized Designee

WIDICK (Type or Print Name)

C. General

- 1. The Department and the Owners agree that the entrance (right of access) desired by said Owners as noted in Section B (on page 1) is an additional access location authorized to the property ownership. In all other respects, said deed or (condemnation) remains as before, and the rights acquire thereby, with these changes only, remain in the State of Iowa, as against the said Owners, their heirs, assigns, and successors in interest.
- 2. Words and phrases herein, including acknowledgement hereof, shall be construed as in the singular or plural, and as masculine, feminine or neuter gender according to the context.
- 3. A copy of the approved application shall be available on the job site at all times for examination by Department officials.
- 4. Subject to the approval of this application and upon completion of the constructing of the entrance in compliance with the terms agreed upon in this document and attachment, no changes in the entrance or its location shall be undertaken without the prior written approval of
- 5. The owner shall be responsible for all future maintenance costs associated with maintaining the access in a safe state of repair from the outer shoulder line of the primary highway to the right of way line.
 - a. If a drainage structure is required as a part of the permit application, the Department shall be responsible for maintaining that portion of the drainage structure located within the primary highway rights of way.
 - b. Nothing in this stipulation, however, shall preclude the Department from entering upon said entrance on highway right of way and performing necessary maintenance for the protection of the highway or highway user.
- 6. In the future, should this entrance generate sufficient traffic to warrant a need or additional traffic control upon the primary road system, costs for these improvements shall be the responsibility of the owner and shall be constructed in accordance with Department standards. These may include, but would not necessarily be limited to the constructing of turn lanes and/or signalization.
- 7. That all provisions herein relating to the construction, repair or maintenance of the access shall be binding on all successors or assigns of

D. Liability

- 1. The Owner(s) shall indemnify and save harmless the State of Iowa, its agencies and employees, from any and all causes of action, suits at law or in equity, for losses, damages, claims or demands, and from any and all liability and expense of whatsoever nature, arising out of or in connection with owners use or occupancy of the public highway.
- 2. If the Owner(s) should fail to comply with any of the conditions and requirements of this agreement, the Department may terminate it, whereupon the owner(s) shall immediately remove any construction undertaken pursuant to this agreement and restore the access(es) previously existing, and any rights granted the owner(s) by this agreement shall end.
 - a. If the Owner(s) fails to remove the construction or fails to conform to the specifications and stipulations of this application, the Department may enter and remove the non-conforming work or make the necessary changes and charge the costs against the owner, including court action if necessary.

E. Notification

- 1. Before beginning any work in the highway right of way, it is the responsibility of the owner(s) to:
 - a. Contact utility companies which may be located in the area of the proposed work. Contact should be made by calling lowa One Call at 1-800-292-8989, a minimum of 48 hours in advance of starting construction.
 - b If the work requested in this application should cause a need to relocate or modify an existing utility, any cost associated shall be as negotiated between the applicant and the utility owner.

c. Notice of the construction start date is to be given 48 hours in advance of actual construction, to the following.

Instruction and Maintenance That all provisions herein relating to the construction the owner. Unless specifically noted in this application, all works surrise to 30 minutes before sunset. The access, including drainage structure, grading owner's expense, in accordance with the exhibit Department of Transportation. That the construction, future repair or maintenance traffic on said highway, and the owner shall take all	k performed within the right of way shall be restri g and surfacing, and entrance configuration sh it and attachments hereto, and in conformity we e of said entrance shall be carried on in such a	icted to a time frame of 30 minutes at all be constructed by the owner at t with the standard specifications of t
That all provisions herein relating to the construction the owner. Unless specifically noted in this application, all works sunrise to 30 minutes before sunset. The access, including drainage structure, grading owner's expense, in accordance with the exhibit Department of Transportation. That the construction, future repair or maintenance traffic on said highway, and the owner shall take all	k performed within the right of way shall be restri g and surfacing, and entrance configuration sh it and attachments hereto, and in conformity we e of said entrance shall be carried on in such a	icted to a time frame of 30 minutes a all be constructed by the owner at with the standard specifications of
That all provisions herein relating to the construction the owner. Unless specifically noted in this application, all works sunrise to 30 minutes before sunset. The access, including drainage structure, grading owner's expense, in accordance with the exhibit Department of Transportation. That the construction, future repair or maintenance traffic on said highway, and the owner shall take all	k performed within the right of way shall be restri g and surfacing, and entrance configuration sh it and attachments hereto, and in conformity we e of said entrance shall be carried on in such a	icted to a time frame of 30 minutes a all be constructed by the owner at with the standard specifications of
the owner. Unless specifically noted in this application, all wor surrise to 30 minutes before sunset. The access, including drainage structure, grading owner's expense, in accordance with the exhibit Department of Transportation. That the construction, future repair or maintenance traffic on said highway, and the owner shall take all	k performed within the right of way shall be restri g and surfacing, and entrance configuration sh it and attachments hereto, and in conformity we e of said entrance shall be carried on in such a	icted to a time frame of 30 minutes a all be constructed by the owner at with the standard specifications of
the owner. Unless specifically noted in this application, all wor surrise to 30 minutes before sunset. The access, including drainage structure, grading owner's expense, in accordance with the exhibit Department of Transportation. That the construction, future repair or maintenance traffic on said highway, and the owner shall take all	k performed within the right of way shall be restri g and surfacing, and entrance configuration sh it and attachments hereto, and in conformity we e of said entrance shall be carried on in such a	icted to a time frame of 30 minutes a all be constructed by the owner at with the standard specifications of
sunrise to 30 minutes before sunset. The access, including drainage structure, grading owner's expense, in accordance with the exhibit Department of Transportation. That the construction, future repair or maintenance traffic on said highway, and the owner shall take all	g and surfacing, and entrance configuration shit and attachments hereto, and in conformity we of said entrance shall be carried on in such a version of the conformation of the conformation of the configuration of the co	all be constructed by the owner at with the standard specifications of
owner's expense, in accordance with the exhibi Department of Transportation. That the construction, future repair or maintenance traffic on said highway, and the owner shall take all	it and attachments hereto, and in conformity we e of said entrance shall be carried on in such a week.	vith the standard specifications of
traffic on said highway, and the owner shall take all	e of said entrance shall be carried on in such a	
persons, on account of such construction, repair or	I reasonable precautions to protect and safeguard maintenance operation.	d the lives and property of any perso
That no filing will be permitted in the right of way of entrance or as specifically stated herein.	primary road No. Iowa 92 other than that	necessary to construct the propo
n a rural-designed area to prevent water draining o	n the pavement or traveled way of the primary hi	ghway , the finished surface elevation
he driveway over the pipe or place whether the pipe vation.		nches lower than the highway shou
 If required, the culvert pipe under the entrance s attached sketch and of a quality complying with Series 1997, or subsequent revision. The pipe sl 	hall be 18 inches in diameter and 5 Sections 2422, 4141, 4145 and 4146 of the Dephall be installed at the elevation specified by the	feet in length as shown on artment's Standard and Specification Department's engineer.
n an urban-designed area, where drainage is carri o 9 inches from the street gutter at the entrance property.	ied along an existing curb, the entrance shall be	constructed with a rise in elevation
side slope of the requested entrance shall be consulvert is required.	structed at a minimum of 10:1 slope where no cu	livert is required and 8:1 slope who
cial Requirements or Additional Stipulati	ions	
following special requirements or additional stipula	ations shall apply to this permit:	
and the second s		