BAYONNE POLICE DEPARTMENT

TITLE: Work Site Evaluation / Pre-Construction Meeting Form

NUMBER OF PAGES: 1 EFFECTIVE DATE:



<u>Applicant</u>

Location of Work Site (w/ cross streets)				
Single Day Event or Multi Day Event S	Start Day and Date of Work			
Anticipated Finish Date	Daily Requested Start / Finish Times			
Name of Company or Individual	Assigned CRN#			
Name of Person Submitting Application	Title			
DOB: DL No. (Incl. State)	Phone #:			
must be requested a minimum of <u>48 hours</u> prio officer(s) requires a <u>minimum of two (2) hours</u> a	ersonnel are required at this work site, the officer(s) r to the start of the job. The CANCELLATION of the notice to avoid a four (4) hour mandatory bill. and understand the Contractor Registration package.			
Applicant (Print)(Si	gn) (Date)			
	ation - Official Use Only			
Date of Application CC time and number				
Give a brief description of the work being performed and special circumstances				
Road Closure? Excavating? Mechanical Ed	quipment being utilized? An officer may be required			
Officer(s) required? Yes No If yes, how				
Vehicle(s) Required? Yes No If yes, how	many? Will this vary? Yes No			
Working Hours - Start End	Hours for P.O. (if different) StartEnd			
Is this job ready to be hired by the hiring officer	? No Yes			
Is this an emergency job? Yes No If yes, o	officer(s) hired			
Supervisor Name (Print)Supervisor Name (Sign)				

RELEASE, DEFENSE, INDEMNIFICATION AND HOLD HARMLESS AGREEMENT

The undersigned _	(name of individual or business applicant),	
(hereinafter referred to as "C	ontractor") agrees to defend, indemnify and hold harmless the City of Bayonne, its employees,	
directors, officers or agents (collectively, the "City"), from any and all demands, claims or causes of action, fines, penalties,	
damages (including consequence	ential damages), liabilities, judgments, and expenses (including, without limitation, reasonable	
attorneys' fees and expert wi	ness fees), which arise out of, directly or indirectly, or relate to any work or activity to be	
performed at the Work Site of	r arising from the City's provision of on or off-duty officers, including, but not limited to any	
activity, work, or thing done	or permitted to be done or, which was not done or omitted, by anyone at the Work Site, and	
any injury, loss or damage to	any third-party person or property including employees and agents of contractors at the Work	
Site and any licensee, invitee or other individual entering the Work Site. The Contractor is responsible for the accuracy and		
design integrity of all drawin	gs, plans, schematics, traffic pattern proposals, traffic control mechanisms, etc., provided by	
or on behalf of Contractor in	support of its Work Site Application. The Police Department and/or City personnel shall have	
no liability arising from ar	y documents, proposals or information provided in support of the Contractor's Work Site	
application.		

If any action or proceeding is brought against the City by reason of any such claim covered by this Agreement, upon written notice from the City, the Contractor will defend the same at the Contractor's expense with counsel reasonably satisfactory to the demanding party. The Contractor's obligations under this Agreement shall survive the revocation or termination of the Work-Site Permit or Approval.

Unless a written waiver is granted by the City in form and substance satisfactory to the Law Director, at all times during the period of Work, the Contractor will maintain proof of the following insurance or such other amounts as the City may from time to time reasonably request, which names the City as an additional insured for purposes of the Contractor's obligations hereunder (a) bodily injury and property damage liability insurance, with a single occurrence limit of not less than \$1,000,000 and an aggregate limit of \$2,000,000. All such insurance will be equivalent to coverage offered by a Commercial General Liability form including, without limitation, personal injury, death of persons or damage to property occurring in, on, or about the Work Site and shall be **primary and non-contributory with a waiver of subrogation endorsement**; (b) if applicable, worker's compensation insurance insuring against and satisfying Contractor's obligations and liabilities under the worker's compensation laws of the State of New Jersey, including employer's liability insurance in the limits required by the laws of the State of New Jersey; and (c) additional insurance reasonably requested by the City.

As a material part of the consideration for Work Site Approval and the issuance of work permits, the Contractor, its employees, officers and agents, hereby waive and release all claims against the City with respect to all matters arising out of the granting of Work Site Approval and permits issued.

The individual signing this Agreement on behalf of Contractor represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver this Agreement. He or she represents and warrants to the City that the execution and delivery of this Agreement and the performance of Contractor's obligations hereunder have been duly authorized and that the Agreement is a valid and legal agreement binding on Contractor and enforceable in accordance with its terms.

IN WITNESS WHEREOF, the Contractor has hereunto set its hand and seal and, if a corporation, has caused their corporate seal to be hereunto affixed and these presents to be signed by it proper officer(s).

For Official Use Only:		Name of Contractor (Inc. LLC, Inc., Corp., etc.)
	By:	Print Name:
CC #		Title:
Location:		