

Michigan Department of Natural Resources

EVENT APPLICATION/PERMIT TO USE STATE LAND

This information is required under authority of Part 5 of Act 451 of 1994, as amended, MCL 324.501-511 and the Rules for the Regulation of State Lands, R299.921 – R299.932.

DNR USE ONLY								
Management Unit								
Permit Number								

APPLICANT: Please read all attachments before completing application. Submit completed application to local DNR office where permit is being sought. Application must be submitted at least sixty (60) days prior to proposed use. Attach additional information as needed to fully describe proposed use activity. Checks or money orders should be made payable to "State of Michigan."

• Initial application fee of fifty dollars (\$50.00) must be submitted with application.

Name of Applicant/Organization					Name of Contact Person						
Address					Address						
City, State, ZIP					City, State, ZIP						
Telephone (FAX ()		Federal ID Number	Te	elephone)	FAX ()	e-ma	il address		
Proposed Even	t Location on State La	ind (Name of	Trail or Departme	nt Facility	or Legal Property	Description	, and Attach Ma	ap)			
Duration -	☐1/2 Day or less	1 Da	ay 2-3 Da	ys \Box]4-7 Days [8+ Days					
Will Applicant	charge a fee/donation	n for partici	pation?	□Nc							
Will Event req	uire use of parking lo	ot/campgrou	nd/access site?	□No	Yes If Yes,	explain:					
Will structures	or equipment be pla	ced on Stat	e Land?	□No	Yes If Yes,	explain:					
Will sound amplification equipment be used?											
Will food, beve	erages or other items	be sold?		□No	Yes If Yes,	explain:					
Will alcohol be served or consumed? No Yes If Yes, explain:											
Will Event req	uire use of utilities (v	vater, electri	ic, sewer)?	□No	Yes If Yes,	explain:					
Will Event be c	ompetitive?			□No	Yes If Yes, in	ndicate Leng	th of Route and a	lescribe beld	<i>w:</i> Lengtl	h:	
TYPE OF EVEN	IT: 4-Wheel [Orive	ATV Motoro	cycle \square S	Snowmobile	Boating	Fishing	ПЕа	uestrian [Field Trials	
☐Dog-related	(other) Walking/F]Bicycle □Skiing		Adventure Race	Family	Other (s		•		
Description of F	Proposed Type of Ever	nt (Attach add	ditional information a	as needed	to fully describe eve	ent activity.))				
Date(s) of Prop	osed Use		Weekend Use	Time of Ev	vent (if applicable)	No. of Par	ticipants/Users	No. of Re	creational Unit	ts (Camping)	
From:	To:		☐Yes ☐No				I 		lo (, D)		
SAFETY PLAN - A Safety Plan is normally required for events as stated in the attached Conditions.					erson in charge of Sa	arety Plan	Telephone (Safety Plan .	Attached ☑No	
					person in charge of Fire Plan Telephone			Safety Plan Attached Yes No			
	r types of events, as sta Read all pages a			rtification	and signature	<u> </u>	()				
I certify tha to abide by	t the information subration requirements co.	mitted herein ntained on a	AP n, including all atta all attachments, inc	PLICANT C echments, i cluding liai	ERTIFICATION is accurate and co bility insurance ar	omplete ar nd perform	ance bonding i	requireme	nts. I have	enclosed	
prior to revi	d Application Fee. I diew of my application. In the control of my application of approvation of	I also unde	rstand that all rem	naining fee	s for the use of th						
Applicant/Author	rized Representative - Pr	int or True	Circ	not re					-4a		
Аррисапі/Аціпо	nzea Representative - Pr	ти от туре	Sigi	nature For DNR	USE ONLY			Di	ate		
Management Unit	County	Performance Bond	Type ACCASh \$	Amount		Receipt No.	Other (Charges	Receip	it No.	
Review Fee	Receipt No.	Application Fee	Receipt No.	,	Use Fee	Receipt No.		Consideration F	ee Receip	ot No.	
\$ Insurance Aggregate Am	nount	\$ Date Permit Issue	d		\$ Date Permit Expires		\$ Applica	nt / Permit Numb	per		
\$					·						
Department Repres	sentative (please print)		Telephone (with area	a code)		E-mail Address					
Cianctura			Address								
Signature ADDITI	ONAL REQUIRE	MENTS:	Address As contained	in the at	tached Exhib	it(s).					
	RIGINAL – Land Administering Divis			D	4 -4 0	1,-7.					

CONDITIONS AND REQUIREMENTS

- Permit shall be available for inspection when Permittee is operating on State-owned land.
- 2. Permission for use shall expire on the date indicated, unless sooner terminated.
- 3. Payment in the amount specified shall be made prior to use of land, or in installments as indicated.
- 4. Permittee shall maintain the area under Permit in a clean and orderly condition.
- Requests for Permit renewals should be made to the Department thirty (30) days prior to the expiration date of this Permit. Such requests will be considered only when all stipulations in the original Permit have been complied with.
- 6. The rights accruing under this Permit shall not be assigned or transferred without the written permission of the Department Representative.
- Permittee shall not commit, cause, or allow to be committed, any waste of, or injury to, said premises or any part thereof, nor use the same except for the purpose indicated.
- Temporary improvements may only be made if further authorized under the conditions of this Permit, or by separate written permission of the Department Representative.
- Improvements made by the Permittee on said premises and not removed within 30 days after cancellation or expiration of this Permit, and when such removal shall be requested by the Department, AT THE DEPARTMENT'S OPTION, shall become attached and remain a part of the premises.
- 10. The Department reserves the right to:
 - a. dispose of any portion of the premises herein described during the term of this Permit. If possible, proper notice of sale or disposition will be given Permittee. However, failure to notify Permittee will not affect this right.
 - b. lease said premises for exploration and production of any or all minerals, including coal, gas, oil, sand, gravel, etc.
 - c. grant rights-of-way and easements of any kind and nature over and across said premises, and to grant or exercise all other rights and privileges of every kind and nature not herein specifically granted.
- 11. Permittee and occupants are responsible for the payment of all utility bills including water, electricity, gas, etc.

- 12. Permittee agrees to comply with all requirements herein, and, if for any reason Permittee violates or neglects to fulfill such requirements, this permission for use shall terminate and Permittee shall forfeit all rights and payments made hereunder. Should Permittee remain in possession of said premises after cancellation or expiration of this Permit, said Permittee shall be considered as tenant or tenants holding over without permission and may be evicted from said premises.
- Permittee shall comply with all applicable (including but not limited to all environmental) laws, regulations and codes and will obtain any necessary Permits in connection with its use of the Premises.
- 14. Permittee shall reimburse the Department for any repairs to the Premises resulting from damage.
- 15. Permittee shall report, in writing, to the Department Representative, all incidents related to the use of this Permit that result in personal injury, death, or property damage. Incidents resulting in personal injury, death, or property damage (estimated to exceed \$300.00) must be reported to the Department Representative immediately by telephone or in person, followed by a written report.
- 16. The Department shall have the right at all reasonable times during the term of this Permit to enter the premises for the purposes of making any inspections, repairs, additions or alterations as may be deemed appropriate by the Department for the preservation of the Premises.
- 17. Permittee shall comply with the Elliot-Larsen Civil Rights Act. 1976 PA as amended, CML 37, 2101 et seg.; MSA 3.548 (101) et seg.; the Persons with Disabilities Civil Rights Act, 1976 PA 220, as amended MCL 37.1101; MSA 3.500 (101) et seg., and all other federal, state and local fair employment practices and equal opportunity laws and covenants that it shall not discriminate against any employee or applicant for employment, to be employed in the performance of this contract, with respect to his or her hire, tenure, terms, conditions or privileges of employment, or any matter directly or indirectly related to employment, because of his or her race, religion, color, national origin, age, sex, height, weight, marital status, or physical or mental disability that is unrelated to the individual's ability to perform the duties of a particular job or position. Permittee agrees to include in every subcontract entered into for the performance of this Permit, this covenant not to discriminate in employment. A breach of this covenant is a material breach of this Permit.

- Permittee shall comply with the Employers Engaging in Unfair Labor Practices Act, 1980, PA 278, as amended, MCL 423.321 et seq., MSA 17.458 (21) et seq.
- 19. There shall not be any disturbance to survey corners and associated witness trees.
- 20. **INSURANCE**: Applicant shall furnish to the Department, **prior to issuance of written permission**, a policy of liability insurance which provides as follows:
 - a. Names of Insured, the Applicant, its officers, employees, and agents;
 - b. Coverage against all known and unknown hazards arising from the acts and omissions of the Applicant, its officers, employees, and agents;
 - c. Coverage for Applicant's contractually assumed obligation to indemnify and hold harmless the State of Michigan, its departments, officers, employees and agents;
 - d. A term of coverage for not less than the term of use:
 - Liability insurance coverage with respect to personal injury, death, and property damage to the limits described in the Guidelines for Liability Insurance Requirements for User Groups;
 - f.That the policy will not be cancelled, or its provisions modified or deleted, unless and until the insurer first sends thirty (30) days' written notice to the Department representative shown on permit.
- 21. **PERFORMANCE BOND:** A cash or surety bond shall be provided by Applicant, as a guarantee of faithful performance of the conditions of the Permit, prior to issuance of the Permit. As soon as security for the performance of the terms and conditions of the Permit or the settlement of claims incident thereto is no longer necessary, deposits in lieu of surety or cash bond will be returned to the Applicant/Permittee.
- 22. CAMPING OUTSIDE A DESIGNATED CAMPGROUND: If camping involves five or more sites (thirty-two or more individuals or five or more recreational units), a Temporary Campground Permit must be obtained from the local county health department. Copies of the Permit must be provided to the Department before use.

- 23. **FOREST FIRES:** Permittee shall take all reasonable precautions to prevent and suppress forest fires.
- 24. DAMAGES: The Permittee shall be held liable for any damages caused by operations under this Permit which may arise to forest growth, fences, crops, buildings or other improvements on Stateowned property. This shall be as determined by the Department Representative.
- 25. **ADDITIONAL REQUIREMENTS:** Permittee shall review any additional site specific or use specific requirements (Exhibits) provided by the Department and ascertain agreement by Permittee's authorized representative's signature and date on each Exhibit. This Permit shall not be effective until such agreement is made.
- 26. LIABILITY: Permittee hereby releases, waives, discharges and covenants not to sue the State of Michigan, its departments, officers, employees and agents, from any and all liability to Permittee, its officers, employees and agents, for all losses, injury, death or damage, and any claims or demands therefore thereto, on account of injury to person or property, or resulting in death of Permittee, its officers, employees or agents, in reference to the activities authorized by this Permit.
- 27. **INDEMNIFICATION:** Permittee hereby covenants and agrees to indemnify and save harmless, the State of Michigan, its departments, officers, employees and agents, from any and all claims and demands, for all loss, injury, death or damage, that any person or entity may have or make, in any manner, arising out of any occurrence related to (1) issuance of this Permit; (2) the activities authorized by this Permit; and (3) the use or occupancy of the premises which are the subject of this Permit by the Permittee, its employees, contractors, or its authorized representatives.
- 28. **PENALTY NOTICE:** Non-compliance with terms of the written permission, if granted, will be basis for forfeiture of some or all of the performance bond, termination of the written permission, and denial of future use applications. Permissions issued under this policy do not exempt the Applicant/User from complying with existing statutes.