

Bore Permit Requirements

A running line for bores will be no less than 24" below existing surface and no deeper than 48" below existing surface with a minimum of 10' horizontal and 18" vertical separation of water and sewer mains unless otherwise approved.

All potholes in the streets and sidewalks shall be flow-filled. A bond breaking barrier no more than 8" thick shall be placed around utilities. Any potholes in concrete will require that concrete panels be replaced. A T Locked patch 1 foot from all edges of the pothole are required on potholes in asphalt. The patch will be 6" thick (in the pothole) or the thickness of the asphalt whichever is greater. Permanent patches require hot mix asphalt to be used. Cold mix is not acceptable.

Damage to private property/utilities must be restored to working order. Reimbursement can be negotiated after the repair is complete. For example private, Irrigation lines, water service, sewer service, private power and fences.

Utility Relocations If at any time in the future, City of Grand Junction requires that the Applicant's/Current Owner's facilities in the right of way be moved in order to accommodate the City of Grand Junction needs to use the right of way, the Applicant/Current Owner shall move the facilities, as requested by the City of Grand Junction, within 90 days of the request. The Applicant/Current Owner, by accepting this permit, also agrees that it will move other facilities it owns that are in the City of Grand Junction right of way to other locations within 90 days after requested. For relocation projects, the City of Grand Junction and the affected utilities will adhere to the following procedure. 1. The City of Grand Junction will submit roadway project concept plans (plans approximately 30 percent complete) indicating proposed horizontal and vertical alignment to the affected utility companies. The utility companies will have 30 days from the date of receipt of the plans to forward comments to the City of Grand Junction concerning utility relocation coordination issues. 2. When plans have been developed to the preliminary stage (plans approximately 60 percent complete) indicating roadway grading, pavement section, drainage improvements, and actual physical locations of utilities in the right of way, the City of Grand Junction will submit plans to the affected utility companies. Utility companies will have 30 days from the date of receipt of the plans to forward comments to the City of Grand Junction concerning utility relocation coordination issues. Note that the 60 percent plan set is not always provided, and the plans may go from 30 to 90 percent complete phase. 3. When plans have been developed to the final stage (plans approximately 90 percent complete), except for final quality control review and minor corrections, the City of Grand Junction will submit plans to the affected utility companies. The utility companies will have 30 days from the date of receipt of the plans to complete and forward their final utility relocation plans and schedule for relocation to the City of Grand Junction for inclusion as reference drawings in the project "bid set." 10 4. Actual utility construction/relocation work will be

completed within 90 calendar days from clearance of right of way and written notification from the City of Grand Junction. Alterations from this relocation timeframe requirement may be granted if appropriate scheduling provisions have been established within the design phases described above. Fire, Disaster or Other Emergency. In the event of fire, disaster or other emergency, including but not limited to City water or sewer main breaks, leaks or the like, or when the City determines the Equipment poses an immediate threat to the health and safety of the public, the City may relocate, remove, disconnect or cut Equipment located in the Public ROW or on any other property of the City. Any damage caused by the City during response to such emergencies shall be at no cost to the City, and Applicant/Current Owner shall be solely responsible for all costs associated with repairs to such Equipment. The City shall provide reasonable notice to Applicant/Current Owner prior to taking such action and shall provide Applicant/Current Owner with the opportunity to perform such action within twenty-four (24) hours unless, in the City's reasonable discretion, the imminent threat to public health safety or welfare makes such notice impractical. Any removal, disconnection or relocation performed by the City under this provision shall be at Applicant/Current Owner sole cost and expense. Upon receipt of a demand for payment by the City, the Applicant/Current Owner shall promptly reimburse the City for such costs. If payment is not received within forty (45) days, the City may draw on Surety, for the costs incurred notification from the City. Alterations from this relocation timeframe requirement may be granted if appropriate scheduling provisions have been established within the design phases described above.