UTILITY PERMIT

PERMIT NO.:		SECTION NO.:86100		STATE ROAD 7		COUNTY BROWARD				
FDOT construction is proposed or underway.			☐ Yes	⊠ No	Financial Project ID:) :			
Is this work related to an approved Utility Work Schedule?			☐ Yes	⊠ No	If yes, Document Number:					
PERMITTEE: CITY OF MARGATE UTILITIES DEPARTMENT										
ADDRESS:	901 NW 66 TH AVE			TELEPHONE NUMBER: (954) 972 - 0828						
CITY/STATE/ZIP:	MARGATE	ARGATE, FLORIDA 33063								
The above PERMITTEE requests permission from the State of Florida Department of Transportation, hereinafter called the FDOT, to construct, operate and maintain the following: 8"DIP water main connection to existing water main in SR7										
FROM: NW 31st Street.			TO: SR 7							
Submitted for the PERMITTEE by: Name and Company (Typed or Printed Legibly)		1981 10895 NO. 10 TO	Contact Information address/Telephone/E-Mail (if applicable)		Signature		Date			
HSQ GROUP, INC. JAY HUEBNER, P.E.		1489 WEST PALMETTO PARK ROAD, SUITE 340 BOCA RATON, FL 33486 (561)392-0221		Total	Co		06/22/16			

10000	The formation declared that prior to mining the application, the location of all existing damage that it of the or had all interesting to the control of the original and all all all all all all all all all al
	are accurately shown on the plans and a letter of notification was mailed on 5/23/16 to the following utilities known to be involved or
	potentially impacted in the area of the proposed installation:
	City of Margate utilities and FPL.
2.	The local Maintenance or Resident Engineer, hereafter referred to as the FDOT Engineer, shall be notified a minimum of forty eight (48) hours in advance
	prior to starting work and again immediately upon completion of work. The FDOT's Engineer is Mr. Vikrant Srivastava
	located at <u>5548 NW 9th Ave, Fort Lauderdale, FL 33309</u> , Telephone Number <u>954-776-4300</u>
	The Permittee's employee responsible for MOT is TBD
	Telephone Number TBD (This name may be provided at the time of the forty eight (48) hour advance-notice prior to
	starting work

The Permittee declares that prior to filing this application, the location of all existing utilities that it owns or has an interest in, both agrial and underground

- All work, materials, and equipment shall be subject to inspection and approval by the FDOT Engineer.
- 4. All plans and installations shall conform to the requirements of the FDOT's UAM in effect as of the date this permit is approved by FDOT, and shall be made a part of this permit. This provision shall not limit the authority of the FDOT under Paragraph 8 of this Permit.
- 5. This Permittee shall commence actual construction in good faith within 150 days after issuance of permit, and shall be completed within 60 days after the permitted work has begun. If the beginning date is more than sixty (60) days from the date of permit approval, the Permittee must review the permit with the FDOT Engineer to make sure no changes have occurred to the Transportation Facility that would affect the permitted construction.
- 6. The construction and maintenance of such utility shall not interfere with the property and rights of a prior Permittee.
- 7. It is expressly stipulated that this permit is a license for permissive use only and that the placing of utilities upon public property pursuant to this permit shall not operate to create or vest any property right in said holder, except as provided in executed subordination and Railroad Utility Agreements.
- 8. Pursuant to Section 337.403, Florida Statutes, any utility placed upon, under, over, or along any public road or publicly owned rail corridor that is found by FDOT to be unreasonably interfering in any way with the convenient, safe, or continuous use, or maintenance, improvement, extension, or expansion, of such public road or publicly owned rail corridor shall, upon thirty (30) days written notice to the utility or its agent by FDOT, be removed or relocated by such utility at its own expense except as provided in Section 337.403(1), Florida Statutes, and except for reimbursement rights set forth in previously executed subordination and Railroad Utility Agreements, and shall apply to all successors and assigns for the permitted facility.
- 9. It is agreed that in the event the relocation of said utilities are scheduled to be done simultaneously with the FDOT's construction work, the Permittee will coordinate with the FDOT before proceeding and shall cooperate with the FDOT's contractor to arrange the sequence of work so as not to delay the work of the FDOT's contractor, defend any legal claims of the FDOT's contractor due to delays caused by the Permittee's failure to comply with the approved schedule, and shall comply with all provisions of the law and the FDOT's current UAM. The Permittee shall not be responsible for delay beyond its control.
- 10. In the case of non-compliance with the FDOT's requirements in effect as of the date this permit is approved, this permit is void and the facility will have to be brought into compliance or removed from the R/W at no cost to the FDOT, except for reimbursement rights set forth in previously executed subordination and Railroad Utility Agreements. This provision shall not limit the authority of the FDOT under Paragraph 8 of this Permit.
- 11. It is understood and agreed that the rights and privileges herein set out are granted only to the extent of the State's right, title and interest in the land to be entered upon and used by the Permittee, and the Permittee will, at all times, and to the extent permitted by law, assume all risk of and indemnify, defend, and save harmless the State of Florida and the FDOT from and against any and all loss, damage, cost or expense arising in any manner on account of the exercise or attempted exercises by said Permittee of the aforesaid rights and privileges.
- 12. During construction, all safety regulations of the FDOT shall be observed and the Permittee must take measures, including placing and the display of safety devices that may be necessary in order to safely conduct the public through the project area in accordance with the Federal MUTCD, as amended by the UAM.
- - within the FDOT's R/W as set forth above. Whenever the Permittee removes its facilities, it shall be at the Permittee's sole cost and expense. The Permittee, at its sole expense, shall promptly remove said out of service utilities whenever the FDOT determines said removal is in the public interest.
- 14. In the event contaminated soil is encountered by the Permittee or anyone within the permitted construction limits, the Permittee shall immediately cease work and notify the FDOT. The FDOT shall notify the Permitee of any suspension or revocation of the permit to allow contamination assessment and remediation. Said suspension or revocation shall remain in effect until otherwise notified by FDOT

710-010-85 UTILITIES

RULE 14-46

UTILITY PERMIT

- 15. For any excavation, construction, maintenance, or support activities performed by or on behalf of the FDOT, within its RW, the Permittee may be required by the FDOT or its agents to perform the following activities with respect to a Permittee's facilities: physically expose or direct exposure of underground facilities, provide any necessary support to facilities and/or cover, de-energize or alter aerial facilities as deemed necessary for protection and safety.
- 16. Pursuant to Section 337.401(2), Florida Statutes, the permit shall require the permit holder to be responsible for damage resulting from the issuance of the permit. The FDOT may initiate injunctive proceedings as provided in s.120.69 to enforce provisions of this subsection or any rule or order issued or entered into pursuant thereto.
- 17. Pursuant to Section 337.402, Florida Statutes, when any public road or publicly owned rail corridor is damaged or impaired in any way because of the installation, inspection, or repair of a utility located on such road or publicly owned rail corridor, the owner of the utility shall, at his or her own expense,

	to do so and charge the cost thereof against the owner unc see shall comply with all provisions of Chapter 556, Florida OT instructions:			d Safety Act	<u>.</u>	
It is underet	ood and agreed that commencement by the Permittee is a	olynowledgment and accents	nee of the hinding pature of	all the above	lieted permit	
conditions a 20. By receipt o 21. By the below Rule 14-46, appropriate	and special instructions. If this permit, the Permittee acknowledges responsibility to we signature, the Permittee hereby represents that no char 001, for this Utility Permit has been made which has not be box below) by a separate attached written document shown the standard form? ☑NO □	comply with Section 119.07, nge to the FDOT's standard een previously called to the at wing all changes and the wri	Florida Statutes. Utility Permit form, as incorputention of the FDOT (and significant dated approval of	porated by r gnified to by	reference into	
PERMITTEE	Reddy Chitepu, P.E., Environmental and Engineering Services Director, City of Margate	SIGNATURE		DATE:		
	Name & Title of Authorized Permittee or Agent (Typed or Printed Legibly)					
APPROVED BY	:			ISSUE DATE:		
	District Maintenance	Engineer or Designee				
	UTILITY PERMIT FINAL	INSPECTION CERTIFIC	ATION			
DATE:						
DATE WORK ST	TARTED:					
DATE WORK CO	OMPLETED:					
INSPECTED BY	·:					
	(Permittee or Agent)					
CHANGE APPROVED BY:					DATE:	
	District Maintenance Engineer	or Designee				
ne undersigned Pe	ermittee do hereby CERTIFY that the utility construction ap	proved by the above numbe	red permit was inspected ar changes have been approve	nd installed i	in accordance OT's Engineer	
	ans made a part of this permit and in accordance with the FC this permit. I also certify that the work area has been left in				v	

District Permit Office

Permittee

Name & Title of Authorized Permittee or Agent (Typed or Printed Legibly)