1. **SAFETY OF OTHER TRAFFIC:** Permittee shall at all times give strict attention to the safety and rights of the traveling public.

2. **PROTECT ASPHALTIC PAVEMENTS:** Whenever heavy equipment with steel tires of a structure is to be moved over asphaltic type pavement, this permit shall cover one specific trip only, as covered on the face of this permit.

3. **HAULING OR MOVING IN STORMY WEATHER:** No moving or hauling is to be done when weather conditions are such that heavy loads will, or might, cause damage to roads or road structures. Failure to comply with this provision will automatically cancel the permissions granted herein; and the permittee and his bonder will be liable for all damage caused.

4. **RESPONSIBILITY FOR BRIDGES:** This permit does not authorize crossing any posted bridges with gross loads exceeding posted limits unless specifically mentioned on the face of this permit. Permittee shall comply with all rules posted on any bridges over which he shall pass and shall assume all risks relative thereto. When a power shovel or similar equipment is moved under its own power across bridges having asphalt type surface, running planks or heavy belting of sufficient width must be used under the tracks to protect the surfacing.

5. **OVERHEAD CLEARANCE:** When height of load exceeds 13’6” it becomes the responsibility of the Permittee to check all underpasses, bridges, overhead wires or other structures for impaired vertical clearance and to bypass or arrange clearance at such locations.

6. **PERMIT SUBJECT TO INSPECTION:** The permit must be carried on the equipment or structure at all times while it is being moved within the highway limits. It shall be submitted for inspection on demand of an authorized employee of the Department of Transportation or of any law enforcement officer.

7. **REPAIR OF DAMAGE:** In accepting this permit, the Permittee agrees to repair at his own expense and to the satisfaction of the Department of Transportation, any damage to the highway or structures. Work of repair may be done by the Department of Transportation forces at the option of the Transportation Director. The cost is to be borne by the Permittee.

8. **LIABILITY FOR DAMAGES:** The Permittee is responsible for all liability for personal injury or property damage which may occur through any act of omission of the Permittee when acting under this permit, and in the event any claim is made against the County of Trinity or any department, officer, or employee thereof, through, by reason of, or in connection with any such act or omission, Permittee shall defend, indemnify and hold them and each of them harmless from such claim. The Permittee may be required to file a surety bond, in the form and amount set forth by the Director of Transportation, if deemed necessary.
9. **TIME LIMIT:** Unless specifically stated on the face hereof, this permit is good for only one trip between the points designated.

10. **COMPLY WITH APPLICABLE LAWS:** Except as specifically provided herein, the requirements of the Vehicle Code and any other applicable laws must be complied with in all particulars.

11. **COUNTY AND STATE PERMITS:** This permit is issued pursuant to Section 35780 of the Vehicle Code and covers only county roads under the jurisdiction of Trinity County. Permits must be obtained from the California Department of Transportation for highways under its jurisdiction.

12. **ACCEPTANCE OF PERMIT:** The moving of any load or the doing of any work on the highway in accordance with this permit shall be regarded as an acceptance by the Permittee of all terms and conditions of the permit.