



Legislation Text

File #: 26-0531, **Version:** 1

Interoffice Memorandum

DATE: April 15, 2026

TO: Mayor Jerry L. Demings and County Commissioners

THROUGH: N/A

FROM: Joseph C. Kunkel, P.E., Director, Public Works Department

CONTACT: Dale V. Mudrak, P.E., Manager

PHONE: (407) 836-7904

DIVISION: Development Engineering Division

ACTION REQUESTED:

Approval and execution of General Annual Permit for Duke Energy Construction Activity by Orange County to Duke Energy Florida, LLC for work located inside Orange County right-of-way. All Districts. (Development Engineering Division)

PROJECT: N/A

PURPOSE:

Duke Energy has requested the creation and implementation of a General Annual Permit to replace the need for Right-of-Way Utilization and Maintenance of Traffic permits for general maintenance and upkeep projects in the County's right-of-way.

The Development Engineering Division reviews and issues numerous permits for routine construction, operations, maintenance, renewals, and removal projects performed by Duke Energy. The high volume of permits can be replaced with this general permit to save time for Orange County and Duke Energy. Any new infrastructure projects, after hours work, or complex road closures will require a separate permit.

The agreement has been reviewed and approved by the County Attorney's Office and Risk Management. Should you have any questions, please contact me at 407-836-7904.

BUDGET: N/A

APPROVED BY ORANGE
COUNTY BOARD OF
COUNTY COMMISSIONERS

BCC Mtg. Date: May 5, 2026

Duke Energy Annual Agreement

GENERAL ANNUAL PERMIT FOR DUKE ENERGY CONSTRUCTION ACTIVITY

THIS PERMIT (“Permit”) is granted this 5 day of May, 2026 (“Effective Date”), by **ORANGE COUNTY, a political subdivision of the State of Florida**, whose address is _____, (“County”) to **DUKE ENERGY FLORIDA, LLC, a Florida Limited Liability Company, d/b/a DUKE ENERGY** (“Permittee”);

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, County hereby grants to Permittee, a permit to construct, operate, maintain, renew and remove on an annual basis within County, electric utility facilities in accordance with County’s “Operational Standards for General Annual Permits” attached as **EXHIBIT A** and incorporated herein by reference, subject to the following provisions and conditions:

1. PAYMENT.

- a. The Permittee shall pay a general annual permit fee. The cost shall be equal to the annual total number of Right-of-way Utilization (ROW) and Maintenance of Traffic (MOT) permits expected to be issued by the County at a cost of \$161.00 for both permits. The total amount of permits expected to be issued will be determined by the County based on the number of projects completed by Duke Energy the previous year. For clarity, the payment amount may change each year that a renewal term occurs, as it shall based on the number of projects completed by Duke Energy in the immediately prior year. The amount is due within thirty (30) days of the Effective Date and each anniversary thereof if the Permit is renewed.
- b. Overtime inspection fees in the amount of \$45.00 per hour will be assessed for work performed outside of standard weekday hours of 8:00am to 5:00 pm.

2. TERM. The initial term of this permit will commence upon the Effective Date and shall continue for a period of one (1) year. The initial term will automatically renew for successive one (1) year terms unless either party notifies the other in writing, not less than thirty (30) days prior to the expiration of the current term, of its intention not to renew. However, the expiration of this Permit shall not terminate the rights, privileges, and duties of Permittee with respect to any facilities constructed, being constructed, or existing prior to said expiration. Such facilities shall thereafter be maintained and operated in accordance with and subject to all terms and conditions of this Permit, unless and until the parties enter into a new agreement expressly making such facilities subject to the terms thereof or the Permit is terminated pursuant to Section 7 hereof.

3. SAFETY OBLIGATIONS. The construction, operation and maintenance of such utility shall not create an unreasonable obstruction or conditions that could endanger the public. Permittee shall ensure that all construction and maintenance activities are accompanied by appropriate warning signs, barriers, and other protective measures to safeguard members of the public and adjacent properties throughout the duration of the project.

4. INDEMNIFICATION. The Permittee, on behalf of itself, its agents, contractors, successors and assigns, does hereby agree to indemnify, defend and hold County and all the members of its board, its officers and employees harmless from and against any and all losses, claims, demands, payments, suits, actions, recoveries, expenses, attorney's fees and judgments of every nature and description, including claims for property damage and claims for injury to or death of persons, brought or recovered against Permittee its agents, or employee to the extent arising out of or resulting from the negligence or acts or omissions of Permittee or its employees, agents or contractor in connection with this general permit. This indemnity shall only apply to the extent County's acts or omissions did not contribute to the harm..

5. COMPLIANCE WITH LAWS. The provisions of all applicable laws, statutes, County ordinances, franchise agreements, and the operational standards attached hereto as Exhibit A shall apply to construction, operation, and maintenance pursuant to this general permit. This permit shall be governed by the laws of the State of Florida. Both Parties acknowledge that this Agreement and certain information related to this Agreement is subject to Florida's Public Records laws, including Chapter 119, Florida Statutes. In the event of an irreconcilable conflict between this Permit and any other ordinance, regulation, or action of the County, the rights under this Permit shall govern and control. In the event of such conflict, the parties shall work together in good faith to address and resolve such conflict; provided, however, that Permittee shall be permitted to continue to exercise the rights granted herein during the resolution of any conflict.

6. NOTICE. Unless otherwise specified in this Agreement, any notice, request, direction, instruction, payment, or other communication required or permitted to be made or given by either Party must be in writing and sent to the addresses set forth below or to such other address as a Party may designate in writing to all Parties and must be (i) delivered in person, (ii) sent registered or certified mail, return receipt requested, (iii) sent Federal Express, USPS Express Mail, UPS, or other overnight delivery service with delivery confirmation, or (iv) sent by email to each of the addresses listed as "Email Addresses to be Used for Notice".

If to the County:

Orange County Public Works Department
Attn: Director
4200 S. John Young Parkway
Orlando, Florida 32839-9205

Email Addresses to be Used for Notice: DukeSiteWork_Help@ocfl.net

If to Permittee:

ATTN: Duke Energy, Lisa Curran
Government & Community Relations
452 E Crown Point Rd,
Winter Garden, FL 34787

Email Addresses to Be Used for Notice:

Nicholas.Trapani@duke-energy.com

Wendell.Hines@duke-energy.com

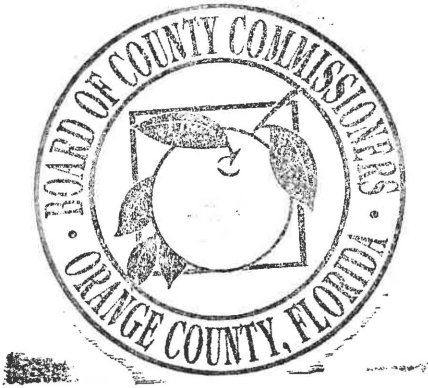
Lisa.Curran@duke-energy.com

Caroline.Marte@duke-energy.com

7. TERMINATION. This Permit may be terminated by County if Permittee materially violates any provisions contained herein and fails to correct such violation within a reasonable time after receiving notice from County of the violation. Termination by County shall be provided in writing to Permittee. Permittee may terminate this agreement at any time for any reason by providing written notice to County.
8. ASSIGNMENT. Excluding mergers and sale of assets, Permittee may not assign or transfer any interests, rights, or duties under this Agreement to any other party without the prior written consent of the County.
9. AMENDMENTS. Any amendment to this Agreement, other than a Term Extension, shall be made in writing and executed in accordance with the same formalities as this Agreement.
10. MISCELLANEOUS. The headings or captions of sections and descriptive headings in this Agreement are inserted for convenience only and will not affect the construction or interpretation of this Agreement. This Permit may be executed by .pdf and in any number of counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument. Each party hereto agrees to be bound by its .pdf signature.

Duke Energy Annual Agreement

IN WITNESS WHEREOF, the parties have caused this Permit to be executed on this
day of MAY 05 2026, 20 .



“COUNTY”

ORANGE COUNTY, FLORIDA
By: Board of County Commissioners

BY: *Burton Brooks*
for Jerry L. Demings
Orange County Mayor


DATE: 5 May 2026

ATTEST: Phil Diamond, CPA, County Comptroller
As Clerk of the Board of County Commissioners

BY: *Ariessa Lizette Mercado*
Deputy Clerk
for Ariessa Lizette Mercado
Printed Name

Permittee:

DUKE ENERGY FLORIDA, LLC



Brandon Mugge
Manager, Centralized Design Team

April 1, 2026

Mailing address:

Attn: Duke Energy, Lisa Curran
Government & Community Relations
452 E Crown Point Rd
Winter Garden, FL 34787

WITNESSES:



Signature of First Witness

EVA M. LOOSIER

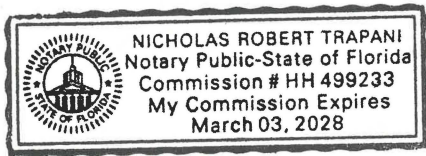
Print or Type Name of First Witness



Signature of Second Witness

NICHOLAS TRAPANI

Print or Type Name of Second Witness



Duke Energy Annual Agreement

EXHIBIT A

GENERAL ANNUAL PERMIT OPERATIONAL STANDARDS

FOR WORK WITHIN ORANGE COUNTY RIGHTS-OF-WAY

I. TYPES OF PERMITS FOR UTILITY WORK IN ORANGE COUNTY RIGHT-OF-WAY

1. This GENERAL ANNUAL PERMIT (GAP) is for work related to existing facilities previously permitted in the ROW with the exception of (1) new bores required for underground cable replacements and (2) work that creates a new footprint within the ROW, provided that no work involving the modification, maintenance, upgrade, relocation, or replacement (excluding replacement bores) of existing facilities, nor the addition of supplemental facilities thereto, shall be considered as creating a new footprint so long as such work occurs within and is limited to a reasonable distance of the existing footprint. Work falling within items (1) or (2) of the immediately preceding sentence shall be permitted separately by the Permittee. The GAP is a permit issued by County for certain routine, repetitive work and may be issued or renewed for periods up to one year at a time. This permit covers regular and recurring activities and specifies exempted activities for Duke Energy Florida, LLC (Permittee). Activities excluded from the GAP must obtain specific utilization permits. All construction or maintenance of facilities shall be accomplished with technology intended to mitigate the amount of damage and disruption of County's ROW if Permittee's facilities are to be located or work is to be conducted within the ROW.
2. If work is to be conducted within the ROW, it is Permittee's responsibility to document the existing condition of the ROW via photograph or video recording prior to the commencement of any work. Please notify the COUNTY Inspector of any identified deficiencies prior to commencement.
3. Subject to the emergency provisions set forth below, Permittee shall provide to County a Start Work Notice, as depicted in **EXHIBIT B**, by electronic notification for all qualifying work proposed in the ROW as required. The State Work Notice shall be provided to the email address provided for County in Section 6 above. Subject to the emergency provisions, Permittee shall provide a minimum of forty-eight (48) hours' notice prior to commencing work. The notification shall include location (address or nearest intersection and/or a map), date of planned work, general description of the work, and the MOT required.

4. RIGHT-OF-WAY UTILIZATION

Specific Right-of-way utilization permits are required for all other work in the ROW that is not covered by this Agreement. Such work may include, but is not limited to underground bores and line extensions creating a new foot print, or work outside of the normal business hours of Monday thru Friday, 8:00a.m. to 5:00p.m. For any obstruction of a travel way (Motorized or pedestrian) on main arterial roads or intersections, an MOT plan shall be included in the specific ROW utilization permit application.

5. EMERGENCY WORK

All emergencies are subject to the Emergency Work Classifications described in

Section III.

II. OPERATIONAL STANDARDS FOR GENERAL ANNUAL PERMIT

1. MAINTENANCE OF TRAFFIC

- a. All activities in accordance with this agreement shall conform to the US Department of Transportation's "Manual on Uniform Traffic Control Devices" ("MUTCD", the Florida Department of Transportation's ("FDOT") Design Standards Indexes 600 through 670 (Latest editions) and the National Electric Safety Code ("NESC").
- b. A safe and easily accessible ADA compliant paved or unpaved pathway for pedestrian, bicycle, and handicapped traffic shall be provided and maintained through the work zone for the duration of the construction area. If the pathway lies along a designated school walking route then Permittee, or its agent, shall provide adequate supervision and/or guidance to the school aged students as they traverse through the work zone.
- c. All alternate or detour routes for pedestrians, bicyclists and handicapped persons must meet the requirements of the FDOT Design Standards Index 660.
- d. Excluding emergency responses, no roadway shall be closed without a ROW and MOT permit approved by the County.
- e. All construction activities shall include a traffic control plan in accordance with the FDOT D Standards "General Information for Traffic Control Through Work Zones" (Indexes 600 through 670).

2. TEMPORARY TRAFFIC CONTROL REQUIREMENTS AND ROAD CLOSURES

The attached **EXHIBIT C** for temporary traffic (TTC) requirements are the County standards for protecting the maintenance of traffic on all Duke Energy projects inside the County right-of-way.

3. CLEAR ZONE SETBACK REQUIREMENTS

After construction is complete, no obstacles or impediments to vehicular or pedestrian traffic shall be left in the clear zone, as described in the "Manual of Uniform Minimum Standards for Design, Construction and Maintenance for Streets and Highways" as a result of construction activities by Permittee, or its agents. Utility poles and light poles shall be located 2 feet behind the sidewalk when sufficient ROW and/or utility easements exist. All work shall be ADA compliant upon completion.

4. CLEARANCES

All overhead installations shall conform to clearance standards of the NESC, latest edition, (incorporated herein by reference), and all underground crossing installations shall be laid at a minimum depth of 36” below grade, or at 48” below ditch bottom or channels.

5. TRENCH SAFETY

The Trench Safety Act (Florida Statutes, Section 553.60 et seq.) shall apply to construction, operation, and maintenance.

6. WORK ZONE SAFETY

- a. Excavated materials shall not be placed on sidewalks.
- b. Excavated materials shall not restrict sight distances (i.e., not be greater than 3 feet in height in the line of sight used by traffic).
- c. Work area and excavated material shall be clearly marked and made safe to vehicular and pedestrian traffic at all times per the MUTCD Standards (Latest edition).
- d. All OSHA requirements shall be satisfied.

7. RIGHT-OF-WAY RESTORATION

- a. All disturbed areas in the ROW shall be sodded unless otherwise directed by COUNTY’s Inspector.
- b. Vegetation, other than sod, will be restored to its pre-construction condition if approved by COUNTY’s Inspector. Excavated areas will be compacted to the standards specified in “Right-of-Way Compaction” below.
- c. Restoration of driveways and placement of sod shall be completed prior to excavation starting in another area (job) by the same contractor. Exception to this rule may be allowed where ongoing construction makes such restoration impractical.
- d. The type of sod used to restore the ROW shall match adjacent sod types.
- e. No stockpiling of material is allowed in roadway; all dirt and debris shall be removed from the job site upon completion.
- f. Notify property owners regarding sprinkler systems, plants and mailboxes that may be disturbed during construction, prior to disturbing them. Replace those

items that are damaged by Permittee.

- g. Permittee shall be responsible for handling all complaints regarding the construction project unless such work is being done at the request of the County.
- h. Subject to Section 163.3209, Florida Statutes, (i) trees shall be protected as necessary and (ii) any trees damaged shall be replaced in kind unless such trees interfere with Permittee's facilities.

8. DRAINAGE SYSTEMS

Drainage systems shall remain clear and operational at all times, this includes ditches and storm drains, underdrains, etc.

9. DRAINAGE FILTRATION SYSTEMS

When drainage filtration systems are damaged, COUNTY's Inspector shall be notified, and the system shall be repaired to working conditions by Permittee.

10. ROW COMPACTION

Compaction in the ROW shall be in accordance with Orange County Minimum Testing Standards.

11. SIDEWALK RELOCATION

- a. Where sidewalk removal is necessary, a specific Right-of-way utilization permit will be required. The GAP shall not apply. The only exception is emergency work and then Permittee shall make reasonable effort to provide proper notice to COUNTY.

12. GOVERNMENTAL SURVEY

When governmental survey control points are subject to displacement, they shall first be properly referenced prior to disturbance. After construction is complete, the control points shall be reset to their original locations. All survey work on governmental survey control points shall be performed by a Florida Registered Land Surveyor.

13. ONE CALL SYSTEM

When digging is involved, the utility notification center (SUNSHINE STATE ONE CALL OF FLORIDA, INC. at 811) shall be notified by Permittee not less than 48 hours or more than 5 days prior to construction. Permittee shall adhere to Chapter 556, Florida Statutes, at all times during the construction or activity related to this agreement.

14. ENVIRONMENTAL REQUIREMENT

Prior to beginning any work hereunder, Permittee shall, through the State of Florida's Department of Environmental Protection Online Contamination Locator Map and the Orange County GIS Map, first evaluate the property herein as to any environmental risks. If after the start of any work herein Permittee encounters any environmental hazard or abnormal conditions, Permittee shall immediately cease work and notify the County. Permittee may only resume work upon written notification by County.

III. EMERGENCY WORK

1. GENERAL OVERVIEW

In an effort to maintain safe and reliable electrical service to our customers, Permittee must classify some work activities as an emergency. Permittee has defined emergency work situations as those serious in nature, developing suddenly and unexpectedly, demanding immediate action that will affect public safety, disruption of service, and a reliability risk to our system or damage to private or public property. In those situations, Permittee shall proceed with established processes and procedures to address the emergent situation. A declared emergency activity could last several days until the system has been restored back to its normal configuration. If the system is in an abnormal configuration, Permittee customers are vulnerable to additional service interruptions which could be extensive. In addition, some emergency work situations do not stop temporary measures from being implemented (i.e., switching, bracing etc.) and could last for several days.

2. EMERGENCY CLASSIFICATIONS

- a. Damaged/Failed bulk feeder or primary cable
- b. Damaged/Failed primary cable requiring repair/replacement to its normal loop configuration
- c. Damaged/Failed poles, switchgear, transformers, pedestals and other equipment
- d. Failed secondary cable
- e. Street Lights (3 or more consecutive lights out)
- f. Damaged/Failed street light cable
- g. Oil or other hazardous material remediation

3. PERMITTING REQUIREMENTS

Due to critical nature of an emergency, Permittee may elect to perform the emergency work prior to the issuance of a permit, to the extent a permit would otherwise be required. Permittee shall make a reasonable effort to notify the appropriate government agency of the emergency condition but should not delay work pending permission. Permittee shall submit a completed ROW permit application after the work has been performed, unless the work does not require a permit, i.e. Franchise Agreement or General Annual Permit is in place.

4. OTHER REQUIREMENTS

- a. Permittee shall make reasonable efforts to adhere to Maintenance of Traffic (MOT) requirements to ensure public safety during the work.
- b. This policy does not apply to environmental permitting.

IV. DEFINITIONS

1. Overhead Construction - All overhead construction activities including but not limited to: the installation, removal, replacement, repair, reconductor, upgrade or maintenance of services, street lighting, primary or secondary distribution and transmission systems, so long as the overhead activity is part of the existing lines which conform to the requirements of Orange County.
2. Underground Construction - All underground construction activities including but not limited to: the installation, removal, replacement, repair, reconductor, upgrade or maintenance of services, street lighting, primary or secondary distribution and transmission systems.
3. Reconductor - Replacement of existing electrical wires or cables.
4. Primary Distribution Systems - Electrical systems that distribute power at voltages greater than 600 and less than 15,000 volts.
5. Secondary Distribution Systems - Electrical systems that distribute power at voltages less than 600 volts.
6. Transmission Systems - Electrical system that transmits power at voltages greater than 15,000 volts.
7. Damaged - is defined as an impairment to equipment that may result in imminent failure.

EXHIBIT B

GENERAL ANNUAL PERMIT START WORK NOTICE

**FOR WORK WITHIN
ORANGE COUNTY RIGHTS-OF-WAY**

[See attached 1 page(s)]



Orange County Developmental Engineering Division
DUKE ENERGY MAINTENANCES PROJECT UNDER AGREEMENT
START WORK NOTICE

EMAIL: DUKESITWORK_HELP@OCFL.NET

Duke Project Number: _____

Inspector: _____

EMAIL THIS SHEET TO ORANGE COUNTY DEVELOPMENT ENGINEERING DIVISION
TWO (2) BUSINESS DAYS PRIOR TO STARTING WORK TO NOTIFY INSPECTOR OF
THE START OF THE PROJECT

JOBSITE LOCATION: _____

REQUEST DATE & TIME: _____

DUKE ENERGY CONTACT PERSON: _____

PHONE NUMBER: _____

EMAIL NUMBER: _____

MOT COMPANY SETTING UP THE MOT: _____

MOT CERTIFIED PERSON: _____

MOT CERTIFICATION NUMBER: _____

PHONE NUMBER: _____

EMAIL ADDRESS: _____

FDOT MOT INDEX:

102-601, 102-602 Sh.1 of 2, 102-602 Sh. 2 of 2,

102-603 Sh. 1 of 2, 102-603 Sh. 2 of 2, 102-613 Sh. 1 of 5

SUBCONTRACTOR: _____

LICENSE NUMBER: _____

PHONE NUMBER: _____

EMAIL ADDRESS: _____

N/A

****PLEASE ATTACH A COPY OF EACH CONTRACTOR'S LICENSE****

EXHIBIT C

GENERAL ANNUAL PERMIT TEMPORARY TRAFFIC CONTROL
REQUIREMENTS

**FOR WORK WITHIN
ORANGE COUNTY RIGHTS-OF-WAY**

[See attached 3 page(s)]



Orange County Traffic Engineering

Temporary Traffic Control (TTC) Requirements

1. Overtime Inspection fees in the amount of \$ 45.00 per hour will be assessed for work performed outside of standard weekday 8:00 AM – 5:00 PM hours.
2. Temporary Traffic Control must meet or exceed current FDOT TTC/MOT standard plans, Americans with Disabilities Act Accessibility Guidelines and MUTCD specifications.
3. Police officer(s), light towers and County Inspectors are required for night operations requiring lane or road closures.
4. A 36-inch plastic cone with reflector stripes can be used for night operations per FDOT Index 102-600 and MUTCD manual.
5. TTC plans including detours or barrier walls must be signed and sealed by a Florida licensed engineer experienced in TTC design.
6. Regulatory speed limits may be reduced by 10 MPH provided treatment is approved by Orange County Traffic Engineering.
7. Orange County may modify lane/sidewalk closure restrictions at any time based on traffic volumes, traffic delays, safety concerns and/or citizen complaints.
8. Work requiring a Right of Way permit must be scheduled with Development Engineering regardless of MOT approval.
9. Lane closures are prohibited in inclement weather or on County observed holidays and holiday weekends.
10. Local emergency services, transportation services and schools must be notified via email about road closures and detours 1 week in advance. TEPermits@ocfl.net must be copied on notification email.
11. Lane closures are not permitted 30 minutes before school starts and 30 minutes after dismissal. The contractor is responsible for obtaining local school bell schedules.
12. A temporary barrier wall is required for open cuts in accordance with Index 102-600 drop-off condition requirements.
13. Company personnel must be onsite at all times if above ground hazards and/or drop-off conditions are present if appropriate treatments are not in place.
14. Portable Changeable (variable) Message Signs (PCMS) are required for lane closures lasting more than 2 days on collector roads, arterial roads and highways. PCMS must be placed 10 days in advance to notify the public about construction start dates. Once the project starts the message must be modified to reflect current roadway conditions. Additional PCMS may be required based on the complexity of the TTC plan. PCMS placement and messages shall be field verified by certified FDOT MOT project supervisor.



Orange County Traffic Engineering

Temporary Traffic Control (TTC) Requirements Continued

15. Radar Speed Display Units (RSDU) are required for work on high traffic volumes roadways with a speed limit of 45 MPH or greater. Orange County reserves the right to add Radar Speed Display Units at any time to improve safety.
16. Lane/sidewalk closure dates within 2 miles of the Convention Center **must be approved by Luis Hernandez Luis.Hernandez2@occc.net with the Convention Center. Lane closure approval requests from the Convention Center must be emailed to Luis Hernandez and TEPermits@ocfl.net must be copied on all approval requests for confirmation. Lane and sidewalk closures are prohibited when the Convention Center is hosting large events. This permit is not valid without written authorization from the Convention Center representative.**
17. Only FDOT certified flaggers are permitted on Orange County projects. Flaggers must always have FDOT certified card visible during flagging operations.
18. The contractor is responsible for coordinating with adjacent projects and resolving conflicting construction activities/schedules.
19. FDOT MOT certified person (Worksite Traffic Supervisor) requirements
 - The certificate for the actual FDOT certified MOT person onsite daily must be submitted. Reoccurring MOT deficiencies will be fined and the certified FDOT person will be reported to FDOT.
 - Must be on site during all set up and take down and perform a drive through inspection immediately after setting up.
 - Must be on site during all nighttime operations to ensure proper temporary traffic control.
 - Immediately correct all safety deficiencies.
 - Correct any minor deficiencies that do not pose an immediate safety hazard within 24 hours.
 - Must be available on a 24 hour per day basis and present within 45 minutes after notification of an emergency situation and is prepared to positively respond to repair the work zone traffic control or to provide alternate traffic arrangements.
 - Conducts daily daytime and weekly nighttime inspections of projects with predominately daytime work activities, and daily nighttime and weekly daytime inspections of projects with predominantly nighttime work activities of all traffic control devices, traffic flow, pedestrian, bicyclist, and business accommodations.
 - Submit daily/weekly MOT review reports to County inspector.



Orange County Traffic Engineering

General Lane Closures Restrictions

Lane closure time restrictions may change based on traffic volumes, traffic patterns or scope of work.

Night Operations Only (Sunday – Thursday) 9:00 PM - 6:00 AM	
Alafaya Tl	Orange Ave
Avalon Rd two-lane, two-way segment (Requires police)	Rouse Rd from Corporate Blvd to Buck Rd
Boggy Creek Rd from 528 & Narcoossee Rd	S Apopka Vineland Rd
Bonneville Rd	Sand Lake Rd from I-Drive to Apopka Vineland Rd
Central Florida Pkwy	Turkey Lake Rd
Chase Rd	University Blvd No Closure on UCF Game Days
Dr. Phillips Rd from Sand Lake Rd to Wallace Rd	Vineland Rd
Ficquette Rd	Wallace Rd
Hiawassee Rd	W Landstreet Rd
Kennedy Blvd	W Oak Ridge Rd from Millenia Blvd to Winegard Rd
Lake St	W Taft Vineland Rd from American Eagle Wy to S Orange Ave
Lake Underhill Rd from Goldenrod Rd to Chickasaw Tl	Winter Garden Vineland Rd from Tilden Rd to Ficquette Rd
Narcoossee Rd	Intersections TTC within 1,000ft of high traffic volume intersections

Weekend Operations Only (Saturday - Sunday) 8:00 AM - 5:00 PM	
Avalon Rd two-lane, two-way segment (Requires police)	Kaley St
Conroy Windermere Rd	Reams Rd
Dr. Phillips Rd	Rouse Rd (Residential area) from Buck Rd to 408
Ficquette Rd	Turkey Lake Rd
Hiawassee Rd	

Night Operations Only (Monday – Thursday) 11:00 PM – 6:00 AM
<p>International Drive - Lane/sidewalk closures are prohibited during Convention Center events. Lane/sidewalk closure dates must be approved by the Convention Center. Coordinate work schedule with Luis Hernandez Luis.Hernandez2@occc.net and copy TEPermits@ocfl.net on the email. The approved MOT permit is not valid without written authorization from Convention Center representative.</p>
<p>Double lane closures are approved on a case-by-case basis.</p>