

APPLICATION FOR DEEP HOLE AND PERCOLATION TESTING

FEE: \$300 PER LOT Payable To: Town of Mendon

PERMIT #:

Name of Applicant (Please Print)	Applicant Phone Number		
Applicant's Mailing Address	City	State	Zip Code
Name of Owner (If Different from Above)		Owner's Phone Number	
Owner's Mailing Address	City	State	Zip Code
		h Town Assessor's Office before	submitting)
NUMBER OF LOTS TO BE TESTED: x \$300 = \$ PERSON RESPONSIBLE FOR PAYING ANY ADDITIONAL T			
Name		Phone Number	
Mailing Address	City	State	Zip Code
Name of Engineering Firm	Engineering Firm Phone Number		
Engineering Firm Mailing Address	City	State	Zip Code
Name of Engineer/Soil Evaluator Performing Test	Requested Date of Testing		

MASSACHUSETTS GENERAL LAWS REGARDING INJURY TO SURFACE OF WAY.

Injury to surface of way; traction engines and heavy vehicles; permits; regulations; liability. Except as provided in section nineteen A of chapter ninety, no vehicle shall travel or object be moved, on any public way, which has any device attached to or made a part of its wheels or the rollers or other supports on which it rests, which will injure the surface of the way; nor shall any vehicle travel or object be moved, on any public way, which weighs more than furteen tons, or in the case of a vehicle equipped with pneumatic tries, more than fifteen tons, without a permit from the board or officer having charge of such way provided, that not such permit shall be required for the operation of a vehicle having three axes, whether or not so equipped, which does not weigh more than twenty tons. No vehicle shall travel, or object be moved, on any public way, the weight of which resting on the surface of such way exceeds eight hundred pounds upon any inch of the tire, roller or other support, without such a permit. All the aforesaid limitations as to weight shall be inclusive of the load. (MGL Ch. 85 P. 30) Any person violating any provision of section thirty, thirty A, or thirty-one, or the regulations made or permits granted under authority thereof shall be punished by a fine on not more than one hundred dollars (\$100.00), to be paid to the commonwealth when state highways are injured and to the county, city or town. The undersigned agrees that he/she has read and understands the requirements of MGL regarding injury to surface of way and also agrees to abide by them.

This application must be completed before any testing can be scheduled. All fees must be paid in advance. Any costs incurred for additional site testing will be billed and must be paid upon receipt. No further testing or permits will be issued until the balance is paid in full.

The undersigned agrees that he/she has read and understands the above application. In addition, also agrees to abide by them.

Updated 07-21-2022