



City of Adelanto

Department of Public Works/Engineering

TRANSPORTATION PERMITS STANDARD CONDITIONS

OVERSIZED LOAD PERMIT NEEDED IF:

1. Over 65' Long
2. Over 80,000 LBS Gross Weight
3. Over 14' High
4. Over 8'6" Wide

PILOT CARS NEEDED IF:

1. **Width:**
 - a. 12'1" to 13'11" – Front Pilot Car
 - b. 14'0 and greater -- Front and Rear Pilot Car
2. **Length:**
 - a. 100' & Over Rear Pilot Car
 - b. 120'+ Front and Rear Pilot Cars

CALIFORNIA HIGHWAY PATROL (CHP):

1. 15'1" and Greater - Width, add statement & Special Hours (Under Conditions)

WEEKEND MOVES:

1. Single Trip Permits only NO ANNUALS
2. With CHP Escort movement can be anywhere in City hours to be determined by escorting officers.

Night Movement allowed upon request, single trip permits only NO ANNUALS

"Night move authorized anytime after 12:01AM. Equipment and load must be lighted throughout to protect the traveling public"

Summer restrictions for (Overweight):

"Overweight travel is permitted on City Roads from Sunrise until 10:00 AM only from June 1st through October 15th.

Weight – Use Caltrans Weight Chart

RESPONSIBILITY OF PERMITTEE:

The permittee shall be knowledgeable and in compliance with all applicable California conditions, requirements, and laws for the use of the highway system and in particular movement of extralegal vehicles and/or loads.

POSSESSION OF PERMIT:

This permit shall be carried in the vehicle to which it refers at all times while the vehicle is within the highway limits.

VOID PERMITS:

This permit is null and void and hereby declared non-existent if:

- a. **ANY PORTION, PART OR SECTION IS ILLEGIBLE.**
- b. If used before or after the times and dates indicated.
- c. If any portion, part or section has been altered or if any attempt to alter is apparent.
- d. If used to represent proper authority for carrying a load and/or moving a vehicle which is not specifically described on the face of the permit.
- e. If used to represent proper authority for carrying a load and/or moving a vehicle by any company, not specifically named on the permit.
- f. If presented without accompaniments specifically named on the face of the permit. Accompaniments must be within the driver's reach when seated in the driver's seat.

PERMITTEE AGREEMENT:

Acceptance of this permit constitutes an agreement by the permittee to observe and comply with all the general and specific conditions on the face of the permit and its accompaniments.

VERIFICATION:

The use of this permit is prima facie evidence that the driver has checked the loads and/or vehicle and knows it to be within the limits as set forth hereon and has verified the routing accuracy. The vehicle and/or load authorized under this permit is subject to inspection.

OVERHEAD CLEARANCE:

When height of load exceeds legal limit, it becomes the responsibility of the permittee to check all underpasses, over crossings, bridges, overhead wires or other structures for impaired vertical clearance and to arrange clearance or request alternate routing before commencing travel.

REPAIR OF DAMAGE:

In acceptance of this permit, the permittee agrees to repair at his own expense and to the satisfaction of the Public Works Director, any damage to highway appurtenances or structures resulting from travel under this permit. Notwithstanding, work or repair may be done by the City of Adelanto forces at the option of the Public Works Director, the cost to be borne by the permittee. In the event of damage has been done. Failure to make this report will be considered cause for cancellation of all permit privileges pending a satisfactory arrangement with the Department for repair or replacement of the damaged facility.

MOVEMENT DURING DARKNESS:

"Darkness" is defined in Section 280 of the CVC as being "...any time from one-half hour after sunset to one-half hour before sunrise...". Reference to "sunset" and/or "sunrise" on the permit includes this one-half hour grace period before and after sunrise and sunset.

HOLD HARMLESS CLAUSE: Permittee agrees to indemnify City, its officers, agents, and employees against and hold them free and harmless of and from all claims and liabilities of any kind arising out of, in connection with or resulting from negligence on part of Permittee, its officers, agents, contractor, and employees in connection with work undertaken under this permit, and defend City and its officers, commissions, agents and employees from any suits or actions at law or in equity from damages, and pay all court costs and counsel fees.