



Requests for Usage of Developed and Undeveloped Road Allowances

UTILITY COMPANY REQUESTS

Upon receiving a request from a Utility Company to use a developed or undeveloped road allowance within Vulcan County, the following procedures will take place:

1. A form letter will be sent to all affected parties stating that the utility is going to be installed with notification that the party has thirty (30) days to notify Vulcan County of any objections to the said utility.
2. Free access must be maintained to all surveyed road allowances within Vulcan County.
3. All objections are to be in writing and signed by the adjacent landowner.
4. All costs in the movement of the said utility from the normal place of such utility will be the responsibility of the appealing party and not Vulcan County.
5. All objections will then be taken to Vulcan County Council meeting for study. The decision of Council will be final.
6. If there are no objections received the Director of Operations and Protective Services Officer shall proceed to give approval to the request with placement of the utility according to policy.
7. Fees associated with this policy are listed in Schedule "A" of Bylaw 2011-011.