



POLICY 2.9 MUNICIPAL RIGHTS-OF-WAY

Department: ASB

Date Approved: November 26, 2013

Rescinds: N/A

Council Res. No: 915/11/26/13

PURPOSE:

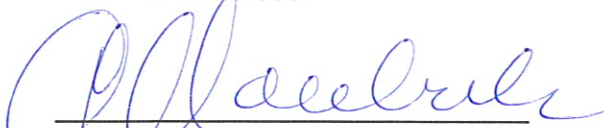
To ensure there is a clear guideline established for the municipal rights-of-way to prevent trespassing and the destruction of County property, and to allow Agricultural Services personnel to complete vegetation management programs in accordance with County policy.

SCOPE:


This policy applies to all residents of Northern Sunrise County who own land adjacent to municipal rights-of-way. The manageable municipal right of way is defined at 10-15 metres from the centre of the municipal right of way.

POLICY:

1. Growing, harvesting and cultivation of crops shall not occur within the manageable municipal rights-of-way.
2. Any crops found within the manageable municipal rights-of-way will be removed as part of Northern Sunrise County's regular right of way maintenance programs, in a manner deemed acceptable by the Agricultural Fieldman or the Director of Public Works.
3. Any losses or expenses incurred by the landowner as a result of removing the crop will be borne by the landowner.
4. Any subsequent losses by the landowner, due to the method of removal, will be the responsibility of the landowner.
5. Any cost from damage to the vegetation or restoration of vegetation in the municipal right of way will be borne by the landowner.
6. Any vegetation management on private land for vegetation control performed by the County along the municipal right of way must have the agreements of "Schedule A" filled out.



Reeve



Chief Administrative Officer