ENCROACHMENT AGREEMENT REQUEST



2nd Floor, 10125 - 100 Ave Morinville, AB T8R 1L6 T 780.939.4361

Date Received Stamp

PLANNING & ECONOMIC DEVELOPMENT

SUBMIT TO: development@morinville.ca

File No.:	
EA	

Postal Code: _____

APPI	ICATI	ON INFO	ORMATION

							 _		
APPLICA	ATION INFORMAT	ION							
	lete application for This Application F One (1) copy of a survey. A copy of title for If applicable, a co Receipt of require ant Information for	form fully con Real Property the property py of easeme	npleted and sig	prepared by an A		·	or, or other acce	otable	
•				-	t does not	guarante	e that an Encroa	chment Agreer	ment will be granted
•	 Regardless, application fees are non-refundable. Refer to the reverse side of this form for information pertaining to the encroachment agreement procedure. 								
•	 The Town of Morinville aims to process an encroachment agreement within two (2) to four (4) weeks, but please be aware that response times vary and may take longer as certain applications require additional research and are subject to volume of applications. 								
•	-		-		_		-		fice. This Application ment pursuant to the
	e of personal informati		, ,					•	gulates the collection an e sole use of the Town c
PROPER	RTY INFORMATION	N							
Project .	Address/Location:						_Land Use Distri	ct:	
									West of <u>4th</u> Meridia
APPLICA	ANT INFORMATIO	N							
Applica	nt:						Phone:		
Ado	dress:(STREET)						Postal Code:		
	(STREET) ail:				•	(PROV)	Fax:		
	ntact Person/Agent						Contact Phone	(Cell):	
You	ur File No.:						_		

SELECTED METHOD OF NOTIFICATION / RECEIPT OF ENCROACHMENT AGREEMENT

Registered Landowner: (if same as Applicant, check here: □)

Address: _

Applicant Signature:

Registered Name(s):

Mail to above address for	Call for signing and pick up	Call for signing then mail to above
signing and registration	for registration	address for registration

(MUNICIPALITY)

(PROV)

ENCROACHMENT AGREEMENT PROCEDURE

An Encroachment Agreement is a written agreement between a property owner and the Town of Morinville. It confirms that development encroaching on a utility right-of-way, easement or town-owned property has been reviewed and is authorized to remain. Encroachment issues usually arise when a request for a Compliance Certificate has been made and/or a Real Property Report has been produced indicating an encroachment.

An Encroachment Agreement grants the right to the encroaching party to use a portion of the municipal property or right-of-way. It does not convey an interest in or transfer of the land, but merely provides the right to continue the existing use of the land.

The process if wishing to apply for an encroachment agreement is as follows:

- 1. The landowner with an encroachment on an easement, utility right-of-way or Townowned property must submit an application, in writing, to enter into an Encroachment Agreement with the Town.
- 2. The Planning & Economic Development Department will accept the complete application for review.
- 3. The application for an Encroachment Agreement will be evaluated with consideration for such factors as public safety, future development plans, environment/wildlife sensitivities, existing or future requirements of utilities (including consulting with utility companies), existing easements and any other factor relevant to the encroachment.
 - a. If the encroachment is deemed to be minor in nature, a consent letter will be provided to the applicant in lieu of a formal encroachment agreement.
 - b. If the encroachment is not feasible, the applicant will be notified of the denial of the encroachment agreement application.

In the above cases, a partial refund (50%) is provided to the applicant.

- 4. If the Town grants the encroachment, they will prepare and forward an encroachment agreement in triplicate to the applicant for review. All copies of the agreement must be signed, sealed and delivered by the applicant in the presence of a witness and returned to the Town.
- 5. When the Town receives the signed documents, the Signing Officer(s) of the Town will complete the encroachment agreement by signing and returning two fully executed copies to the applicant while retaining one in the Town's records.
- 6. The applicant is then responsible to register the Encroachment Agreement at the Land Titles Office. The Town must be provided proof once the encroachment has been registered.

If the encroaching development falls into a state of disrepair or needs to be replaced it must be brought into compliance at that time. Carefully check your property lines before beginning development to make sure you are within your boundaries to avoid an encroachment.