

PRIVATE APPROACH / ACCESS CROSSING

BY-LAW 09/20

Being a By-law of the Rural Municipality of Alexander to establish the requirements for installation of access crossings onto municipal roadways.

WHEREAS the provisions of The Municipal Act, S.M. 1996, c.58, C.S.S.M. M225, section 232(1) provides in part as follows:

232 (1) A council may pass by-laws for municipal purposes respecting the following matters:

- (e) private works on, over, along or under municipal roads;
- (f) property adjacent to highways or municipal roads, whether the property is publicly or privately owned;
- (h) drains and drainage on private or public property;
- 232 (2) Without limiting the generality of subsection (1), a council may in a by-law passed under this division;
- (b) adopt by reference in whole or in part, with any changes the council considers necessary or advisable, a code or standard made or recommended by the Government of Canada or a province or a recognized technical or professional organization, and require compliance with the code or standard;
- (e) subject to the regulations, provide for a system of licenses, permits or approvals, including any or all of the following:
 - i. establishing fees, and terms for payment of fees, for inspections, licenses, permits and approvals, including fees related to recovering the costs of regulation;
 - iii. prohibiting a development, activity, industry, business or thing until a license, permit or approval is granted,
 - iv. providing that terms and conditions may be imposed on any license, permit or approval, and providing for the nature of the terms of the conditions and who may impose them,
 - v. providing for the duration of licenses, permits and approvals and their suspension or cancellation or any other remedy, including undertaking remedial action, and charging and collecting the costs of such action, for failure to pay a fee or to comply with a term of condition or with the by-law or for any other reason specified in the by-law, and
 - vi. providing for the posting of a bond or other security to ensure compliance with a term or condition.

AND WHEREAS the Council of The Rural Municipality of Alexander deems it expedient and in the public interest to establish the requirements as to location, construction, materials, workmanship, and other matters in connection with installation, construction, re-installation, re-construction, or maintenance of access crossings;

NOW THEREFORE, the Council of the Rural Municipality of Alexander, in Council assembled, enacts as follows:

- 1. All owners of lands adjacent to municipal roads who require access onto Municipal Roads shall prior to construction, re-installation, or re-construction or maintenance of the private approach or access crossings shall apply for approval of the construction, re-installation, or re-construction or maintenance from the Manager of the Public Works Department or his designate prior to any construction or alteration.
- 2. All applicants for construction, re-installation, or re-construction or maintenance on private approaches or access crossings shall be in the form supplied by the Public Works Department and the applicant shall be required to pay a fee for an initial approval, inspection and final approval of the approach.

- 3. All private approaches or access crossings and or culvert(s) shall be constructed in accordance with Municipal standards, which standards shall be supplied for construction, re-installation, or re-construction or maintenance on the private approaches with the initial approval.
- 4. All costs related to the construction, re-installation, or re-construction or maintenance of the private approaches or access crossings shall be paid for by the owner or applicant.
- 5. All private approaches or access crossings or culvert(s) when installed shall be subject to a final approval by the Manager of Public Works or a designated officer and may be allowed to be installed without the construction of a dwelling on the property with final approval for the private approach or access crossing been granted by the Manager of Public Works or his designate. Where a property is land-locked, or surrounded by water, has no direct access to a municipal road, or access onto an undeveloped road allowance, Council may authorize, by resolution, permission for the owner to be issued a building permit without the requirement for the site to be served by a proper culvert and crossing.
- 6. When approved by the Manager of Public Works or a designated officer all culvert(s) installed in accordance with the approval shall become the property of the Municipality and any alteration thereof will require further approval by the Manager of Public Works or his designated officer.
- 7. All owners of private approaches or access crossings shall be required to maintain their approaches and access crossings including without limiting the generality of the foregoing all costs for any works on the private approaches or access crossings.
- 8. No owner, tenant, person, firm or corporation shall allow construction of any headwall or decorative addition to the inlet or outlet ends of a culvert as a result of an approval unless approved in the final approval by the Manager of Public Works or his designated officer.
- 9. The Municipality may give 30 days' notice in writing to the owner of the property directing the removal of any headwalls or ornamentation which had not been approved and if the headwalls or ornamentation has not been removed within 30 days may enter the premises and remove the headwalls or ornamentation and all costs related to such removal shall be borne by the owner.
- 10. No person shall alter in any manner whatsoever the grade of a ditch without the written permission of the Manager of the Public Works Department or his designate.
- 11. That all persons who have received final approval from the Manager of Public Works or his designate may appeal the final approval to Council and Council may in their discretion vary the final approval.
- 12. That Private Approach By-law 21/11 be hereby rescinded.

DONE AND PASSED in Council duly assembled, in the Council Chambers of the Rural Municipality of Alexander in St. Georges in the Province of Manitoba this 17th Day of November A.D. 2020.

THE RURAL MUNICIPALITY OF ALEXANDER

Mayor

Chief Administrative Officer

Read a 1st time this 27th day of October A.D. 2020

Read a 2nd time this 17th day of November A.D. 2020

Read a 3rd time this 17th day of November A.D. 2020

Resolution No. 2020 395 Resolution No. 2020 437 Resolution No. 2020 438



Box 100, St. Georges MB R0E 1V0

Schedule "A" Application for Private Approach or Access Crossing (& Culvert Placement)

Issued under the authority of By-Law 09/20

| Telephone: (204) 367-6170 Fax: (204) 367-2257 Public Works: (204) 367-6185 | | |
|--|--|--|
| PROPERTY DESCRIPTION | FOR OFFICE ADMINISTRATION ONLY Payment details: \$125.00 | |
| Ward Roll # | _ Cash | Cheque # |
| Civic | <i>Date:</i> | <i>Rec'd by</i> : |
| Civic: | Receipt #: | to GL 10-0842-1403 |
| Legal: Lot Block Plan | In Description: CV App/Civic address/Last Name | |
| Section Township Range REGISTERED OWNER(S): | - | |
| Name(s): | | |
| Mailing address: | | |
| Tel: () Fax: () | _ E-mail: | |
| do not construct the private approach/access crossing in accordance Municipality will refuse to issue a building permit and in addition m Municipal standards, all of which costs for the removal or reconstru- have READ and UNDERSTAND the attached private approach/acc related By-law. | ay remove the approach ction may be added to re- ess crossing & culvert pl | or construct the approach to al property taxes for that property. I acement requirements, as well as the |
| Applicant's name (Drint): | Signatura | |
| Applicant's name (Print): | | |
| Contractor: | Phone: | |
| | ••••• | ••••• |
| To be completed by PUBLIC WORKS DEPARTMENT : | Is Civic Sign: All OR, if required, then | ready in? Required? Ready to install? |
| Approved for Culvert Installation as specified | | , |
| BY: DATE | : | |
| REQUIREMENTS: SIZE: DIAMETER mm LE | NGTH: | m THICKNESS <u>1.6</u> mm |
| Additional Instructions/Comments: | | |
| Culvert Installation Complete – Final Inspection by: | | Date: |
| Civic Sign Installation Completed by: | | Date: |

REQUIREMENTS FOR:

PRIVATE APPROACH/ACCESS CROSSING & CULVERT PLACEMENT

A **\$125.00** non-refundable culvert application fee is required (cash/debit or cheque ONLY, payable to the RM of Alexander). <u>Approach application must be submitted to the Public Works department.</u>

NO BUILDING PERMIT shall be issued for any building until final approval is granted for the private approach/access crossing.

ALL COSTS related to the private approach / access crossings (and culvert) are the *responsibility of the property owner*.

NOTE: <u>YOU</u> must call Public Works to book an appointment for each inspection (both INITIAL and FINAL inspections).

Allow a minimum of 7 to 14 working days for approval.

PRIOR TO INITIAL INSPECTION the property owner MUST:

- PROVIDE A DIAGRAM on a (plot) plan map showing the location of the proposed approach/access/driveway AND
- Mark the corner lots pins AND
- Physically stake each edge of the proposed installation

Please note that:

- Final approvals submitted in the winter may require a spring inspection.
- Building construction permits for winter months will require homeowner to apply in the early fall for approach to ensure that an inspection can take place prior to ground freezing and snowfall.

PLACEMENT and CONSTRUCTION STANDARDS

Culvert:

- SIZE is to be determined by Public Works after initial site inspection
- Must be of CORRUGATED STEEL PIPE construction
- Must be **<u>10 feet away from the property side yard lot lines</u> unless otherwise approved**
- Must be dug in 1.5 inches and placed in the center or bottom of the ditch and secured by 2" x 2" upright pegs to prevent culvert movement during backfilling

No part of the crossing shall be higher than the shoulder of the road

No curbs, stops, abutments, rocks, railway ties, etc., are to be placed on R.M. land

CIVIC SIGN REPLACEMENT

Initial civic sign and post is provided free of charge by the municipality, however any *replacement costs are the responsibility of the property owner*. (Civic Sign Policy)