

Beaver County hereby agrees not to apply herbicides to those portions of the municipal rights of way adjacent to the land known as:

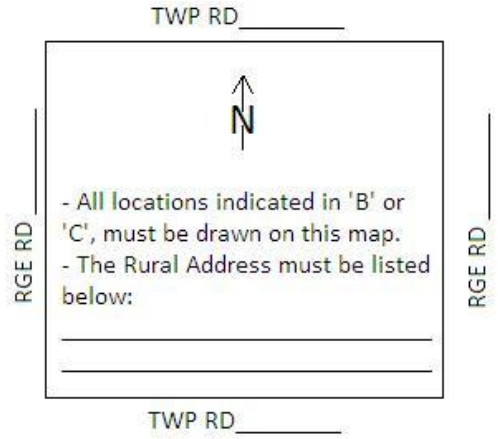
LOT \_\_\_\_\_ BLOCK \_\_\_\_\_ PLAN \_\_\_\_\_ ,  
\_\_\_ 1/4 of SEC \_\_\_ TWP \_\_\_ RGE \_\_\_ - W4

As indicated below (Landowner Initials):

A. \_\_\_\_\_ All of the road allowance adjacent to this land;

OR, only those portions of the road allowance in front of:

- B. \_\_\_\_\_ the occupied residences, occupied yard sites, or public facilities;
- C. \_\_\_\_\_ the water dugouts; That are located adjacent to the road allowance and that have been clearly marked on the map to the right;



On the condition that the landowner: Name: \_\_\_\_\_ Phone: \_\_\_\_\_

Address: \_\_\_\_\_

**Eradicate Prohibited Noxious weeds and manage Noxious weeds and woody vegetation found at the location, according to the standard required by Beaver County.** *Please refer to the Do Not Spray Diagram for further information.*

1. With reference to the municipal right of ways adjacent the above lands  
**Beaver County shall:**
  - Issue “Do Not Spray Between Signs” placards at a cost of \$13.00/sign to the landowner to erect in highly visible locations to adequately identify all locations specified in this agreement;
  - Monitor the Prohibited Noxious Weeds, Noxious Weeds, and woody vegetation;
  - Notify the landowner of unsatisfactory Prohibited Noxious weed, Noxious weeds and/or woody vegetation control to be implemented by the landowner within five (5) working days of receiving notification to do so from the County.**The landowner shall:**
  - Purchase from Beaver County sufficient “Do Not Spray Between Signs” placards to adequately identify all locations specified in this agreement;
  - Erect and maintain all “Do Not Spray Between Signs” placards in good condition and, purchase and erect additional placards as required to replace any placards which become missing or damaged.
2. This agreement comes into effect once the above landowner obligations have been met.
3. Beaver County is not responsible for any losses, costs or damages of any kind whatsoever, which the landowner or occupant of the adjacent land may suffer as a result of the County applying herbicides to the municipal right of way or failing to apply herbicides to the municipal right of way, regardless of whether or not the County is in breach of its obligations under this agreement.
4. The landowner shall take sole responsibility of notifying its tenants or occupants of this agreement.
5. This agreement may be terminated:
  - By Beaver County, without any obligation what so ever to notify the landowner, if the landowner fails to implement satisfactory Prohibited Noxious weed, Noxious weed, and/or woody vegetation control within (5) working days of receiving notification to do so from the County, and the County will then implement such weed and woody vegetation control measures as it deems necessary;
  - By Beaver County, at any time, by providing written notification to the landowner;
  - By the landowner, at any time, by providing written notification to the County;

Number of “Do Not Spray Between Signs” placards: _____	Received: _____
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\_\_\_\_\_  
(Signature of Landowner)

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
(Signature for Beaver County)

\_\_\_\_\_  
(Date)