

ROAD SIDE VEGETATION CONTROL AGREEMENT

between

The Municipal District of Northern Lights No. 22, hereinafter referred to as the M.D.

and

_____, hereinafter referred to as the owner/applicant
(Print Name)

The owner/applicant agrees to control the “noxious” and “nuisance” weeds along all the roadsides adjacent to the legal land descriptions listed below by the 15th of July.

Owner/applicant must post “**NO SPRAY**” signs 30 meters on both ends of the designation area.

In consideration of the foregoing, the M.D. agrees not to use control methods in the right of ways adjacent to the lands described below.

If the weed control has not been carried out by the 15th of July, the M.D. reserves the right to perform control measures on the weeds after consultation with the owner/applicant.

Explanation/reason owner/applicant requests No Spraying _____

This agreement does not cover brush and/or tree control that remains the responsibility of the M.D. The trees or brush will be removed by mechanical means by the municipality when scheduled and the applicant will be responsible to maintain any re-growth by mowing.

“Restricted” weeds are exempt from this Agreement, and have to be eradicated upon identification.

This agreement expires two (2) years from the date signed.

The owner/applicant shall indemnify and hold harmless the Municipal District of Northern Light No. 22, it’s employees and agents of all claims, demands, actions and requests whatsoever that may arise, directly or indirectly from the carrying out of this agreement.

_____ ¼ of Section _____ Township _____ Range _____ W5M
 _____ ¼ of Section _____ Township _____ Range _____ W5M
 _____ ¼ of Section _____ Township _____ Range _____ W5M
 _____ ¼ of Section _____ Township _____ Range _____ W5M

N

Signed _____
Owner/Applicant

Signed _____
M.D. Representative

Date _____

* Please specify on the diagram above the area applied for. Please denote entrances, buildings, dugouts, shelterbelts or other land marks