



SMOKY LAKE COUNTY

Title: Oilfield Permit / Inspection Fee	Policy No.: 11-02
Section: 09	Page No.: 1 of 1

Legislation Reference:	Alberta Provincial Statutes
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Purpose:	Oilfield Permit Inspection Fee.
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Policy Statement and Guidelines:	
<p>To allow linear crossing activities (e.g. waterlines, oil, gas lines, telephone, fiber optic, etc.) to occur within the County’s road allowances (developed and undeveloped) right of ways and County deeded land. The County is concerned over public safety, liability and the impact of increased industrial / commercial / farming activities and oilfield activities on road allowances and wants to ensure that all activity is monitored and inspected by the appropriate County staff.</p>	
<ol style="list-style-type: none"> 1. Individuals, companies, co-ops, taxpayers and any other parties or their respective agents (hereinafter referred to as “Applicants”) may conduct road crossing and approach activities on County road allowances upon receiving written permission and construction requirements from the appropriate County personnel. 2. The Applicant shall pay an inspection fee as approved by Smoky Lake County and the amount may change from time to time by Council resolution. The current inspection fee is \$200.00 per road allowance crossing and well-site approach. The fee is for pre and post inspection and is required to be paid up front by the Applicant before construction. 3. The cost of reclamation to the road allowance surface to the condition prior to the Applicant’s activities will be the responsibility of the Applicant. 4. The Applicant is responsible to restore the disturbed area of the road allowance, surface top and borrow pits back to their original condition prior to the construction. Damages shall be repaired within five days of completing the road crossing projects. If the County is required to repair damages, the County will invoice the Applicant for the work. The County’s invoice shall be paid upon receipt. 5. The maintenance and repairs to the disturbed area of the road allowance will be the responsibility of the Applicant for one year after the completion. If the County is required to make repairs from time to time within the one-year period, the Applicant will be solely responsible for the cost incurred by the County. 	

	Date	Resolution Number
Approved	February 16, 2005	# 7047 - Page # 5755
Amended	June 27, 2005	# 7081 - Page # 5776
Amended		