



# ROAD USE AGREEMENT

**Company Name:** \_\_\_\_\_

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

**City:** \_\_\_\_\_ **Prov:** \_\_\_\_\_ **Postal Code:** \_\_\_\_\_

**Contact Person:** \_\_\_\_\_ **Position:** \_\_\_\_\_

**Phone (office):** \_\_\_\_\_ **Cell:** \_\_\_\_\_ **Fax:** \_\_\_\_\_

**E-mail Address:** \_\_\_\_\_

**Origin LSD:** \_\_\_\_\_ **Destination LSD:** \_\_\_\_\_

**Proposed Route:** \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

**Estimated # of Loads:** \_\_\_\_\_

This agreement is between Kneehill County and the Company as listed above.

I hereby acknowledge I am able to act on behalf of the Company noted above and request approval for this Company or its agents to request use of Kneehill County roads as described in the Proposed Route. By signing this agreement the Company accepts the following conditions:

1. This agreement will be in effect from the date of authorization until December 31 of that calendar year.
2. The Company is to notify Kneehill County, by way of obtaining a permit through RoaData Services, 48 Hours Prior to the proposed move.
3. All assessed cost for road damages are determined solely by Kneehill County and are actual costs required to restore the road back to its condition prior to the move. A company representative may be present when the costs for damages are established. The said repairs are to be completed within seven (7) days of notification by the County that repairs are required. Failing compliance with the request for repairs, the County will complete such work and invoice the Company for actual work done.
4. The applicant shall indemnify and save harmless Kneehill County and Kneehill County employees, any and all of these, from any and all claims, actions or suits brought forth due to the operations conducted under this agreement.
5. For all Drilling Rig moves, and where more than ten (10) loads will be required by the same company, this road use agreement will be utilized for road damages.
6. The County will undertake a pre and post inspection (fees charged to the permit holder) of the road (s) under this agreement to assess road conditions. The pre and post inspection may be conducted in the presence of a representative of the Company upon the Company's request.
7. The Company accepts responsibility for all road damages caused as a result of its use.
8. The Company must comply with Occupational Health and Safety Regulations to ensure proper sign usage.



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9. The Company is required to supply dust control if hauling more than 25 loads for all residents along the haul route prior to the start of and for the duration of the project. Dust suppressant (Calcium Chloride/Water Truck) will be utilized for a minimal distance of 200-400 meters in front of the residence or location of concern and will be maintained for the duration of this agreement by the agreement holder. Upon direction by Kneehill County, additional Calcium Chloride or a Water Truck as a Dust Suppressant may be required for the full route based on the Traffic Volume. This will be the responsibility of the Agreement Holder.
10. The Company will contribute to any graveling or grading work required in excess of the regular scheduled maintenance on an ongoing basis.
11. The Company agrees to cease all hauling during periods of heavy rain or when the road is in poor condition. The Company is responsible for checking for movement related restrictions by going online at [www.roadata.com](http://www.roadata.com), calling 1-888-730-3745, or by signing up for the free notification system offered through RoaData Services Ltd
12. The Company agrees to ensure the road condition is safe at all times.
13. Blocking of County roads will not be permitted under any circumstances. Through traffic must be maintained at all times.
14. The Company will be permitted to unload/load any equipment on any gravel, dirt or sand surface road allowance. The Company will not be permitted to unload/load any equipment on a paved or oiled surface road allowance.
15. The Company MUST immediately notify Kneehill County of any road damages during the time this agreement is in effect.
16. Non compliance of any conditions listed may result in "Revoking the Privilege" for future authorization of "Multiple Load Road Use Agreements".
17. Use legal weights only, and notify RoaData Services Ltd. of any overweight / over dimensional loads prior to hauling. In the event that permission is requested for movement above a Road Ban, applicant may be required to post a security bond.
18. **Kneehill County is to be advised of major hauls (10 or more loads of 11,797 KGS or greater in a 24 hour period to or from the same location), ALL Drilling Rig Moves or any movement of overweight equipment on Municipal roadways by way of obtaining a permit through RoaData Services Ltd. at (888) 730-3745.**
19. The Applicant shall notify all contractors or subcontractors of the route that must be followed when transporting goods or services into the location.

Date: \_\_\_\_\_ Name: \_\_\_\_\_ Signature: \_\_\_\_\_  
 Position: \_\_\_\_\_ Contact #: \_\_\_\_\_

**RETURN COMPLETED FORM TO RoaData Services Ltd: Fax: 403-341-7467 or by E-mail: [permits@roadata.com](mailto:permits@roadata.com)**

**This Road Use Agreement is NOT Valid Unless Accepted by the Municipality Below**

*Office Use Only*

Accepted: \_\_\_\_\_ EFFECTIVE DATE: \_\_\_\_\_  
 AGREEMENT NUMBER: \_\_\_\_\_

Brad Buchert  
 Senior Manager  
 Transportation

ATTACHED CONDITIONS TO BE FOLLOWED:  YES  NO