Pursuant to the federal Copyright Act, Section 32.1(1) (a), disclosure of a record pursuant to the Municipal Freedom of Information and Protection of Privacy Act – is not a violation of copyright. An applicant may receive one copy of a plan, survey or drawing covered by copyright, however, the applicant is then bound by copyright (Section 32.1 (2)) and cannot make further copies of the plan, survey or drawing or use it as documentary evidence in a separate submission to the municipality without permission of the holder of the copyright. Accordingly, pursuant to the above noted Acts, we are permitted to provide you with a copy of the plan, survey or drawing for the address noted below, but subsequent use of the copy is restricted by copyright.

Street #	Street Name	Municipality
	v, I acknowledge that I have read and hat I will abide by the Copyright Act.	understand the above Copyright
Name:		
Signature:		
Date:		