

ELECTRIC INSTALLATION AGREEMENT

I,
As the property owner, I take responsibility for informing the City of Concord of the correct location of all underground objects that might be damaged by or cause damage to the City of Concord's equipment or its contractor's equipment, in the process of installation. These include but are not limited to – septic tanks, drain lines, water lines, irrigation lines, oil lines and electrical lines not owned by the City of Concord.
I understand that, once informed by me of the correct location of any obstructions, the City of Concord or its contractor will assume responsibility to avoid damage to said objects.
I assume full responsibility for any damage to obstructions caused by failing to notify or incorrectly notify the City of Concord of their location.
I understand that the City of Concord or its contractor will assume responsibility for performing said installation in a professional manner by avoiding damage to obvious above-ground objects such as curbs, gutters, shrubbery, sidewalks and buildings.
I agree to the specific route of the new underground installation and/or pole(s) location(s), as marked by the City of Concord representative.
I understand that tire tracks may result from the use of machinery necessary for installation of underground cable.
I understand that the City of Concord will not be responsible for reseeding or replacing gravel in the areas disrupted due to the installation of underground conductors.
I understand that the City of Concord will not be responsible for any damage to existing trees that may occur due to trenching across root system.
Excess Installation Costs
Where, due to rock conditions in the soil, the trenching work cannot be accomplished by use of standard trenching machines, any excess cost caused by these conditions shall be charged by the City to the owner or developer.
Where there are other unusual conditions, such as high water table, which require installation procedures not normally used, the excess cost of those procedures may be charged to the owner or developer.
The cost of cutting through and replacing pavement within the development shall be at the owner's or developer's expense.
I have read this agreement and understand and agree to the provisions as stated. I have received a copy of this agreement.
OWNER DATE
WITNESS DATE