Proposed Text for a bylaw to amend the Municipal Rights-of-Way Bylaw 17M2016

- 1. Bylaw 17M2016, the Municipal Rights-of-Way Bylaw, as amended, is hereby further amended.
- 2. In subsection 3(1), the definition of "*utility provider*" is deleted and replaced with the following:

"utility provider" means:

- i. a for-profit corporate *person* that
 - (a) supplies electrical, thermal, or other energy services, *telecommunications* services, or oil and natural gas services, or
 - (b) owns infrastructure that facilitates the provision of the services set out above;

and requires access and use of a *service corridor* or a *City Structure* to construct, install, maintain, repair, replace or operate its *equipment*; and

- ii. any of the corporate *person's* (as described in "i" above) *employees* or contractors of a for-profit corporate *person;*
- 3. In section 47, the words "10 *calendar days*" are deleted and replaced with "15 *calendar days*".
- 4. In section 51 (1), the words "60 *calendar days*" are deleted and replaced with "90 *calendar days*".
- 5. In section 54, the words "60 *calendar days*" are deleted and replaced with "90 *calendar days*".
- 6. This Bylaw comes into force on the day it is passed.