



Metrolinx & Infrastructure Ontario Utility Relocation Guideline

August 18, 2022

CONTENTS

Purpose/Introduction	
Intended Audience	4
Guiding Principles for Engagement	5
Utility Relocation Coordination Process	7
Dispute Resolution Procedure	10
Appendix	12

ATTACHMENTS

- 1. Standardized Pre-Construction Estimate Forms
- 2. Utility Relocation Letter Templates
- 3. BTFA Utility Coordination Process Flow Diagram



1. Purpose/Introduction

The Province of Ontario is committed to delivering new transit infrastructure faster in order to support building strong, healthy and connected communities - this commitment is grounded in collaboration and stronger, more streamlined partnerships.

The Metrolinx and Infrastructure Ontario Utility Relocation Guideline (i.e., the guideline) has been developed to provide clarity on the facilitation and coordination of utility relocation works pertaining to all projects undertaken by Metrolinx.

The guideline provides, at a high level, the new utility relocation process developed by Metrolinx, Infrastructure Ontario and the Ministry of Transportation, including key steps of engagement, and respective templates that will be utilized by Metrolinx, Utility Companies and respective third parties for coordinating relocation works.

Overall, the guideline is intended to provide a balanced and consistent process for coordinating utility relocation works while ensuring that all parties mutually operate under predictable conditions, with timely and pertinent information sharing, and in the spirit of partnership and collaboration.

Building Transit Faster Act, 2020:

On July 8, 2020, the Building Transit Faster Act, 2020 (BTFA) came into force, introducing measures that streamline project delivery and support the accelerated completion of the priority transit projects identified in Ontario's "Subway Transit Plan for the Greater Toronto Area (GTA)", as outlined in the 2019 Ontario Budget: the Ontario Line, the Scarborough Subway Extension, the Yonge North Subway Extension, and the Eglinton Crosstown West Extension.

Ontario Rebuilding and Recovery Act, 2020:

On December 8, 2020, the Ontario Rebuilding and Recovery Act, 2020 (ORRA) received Royal Assent. The ORRA amended the BTFA to enable the extension of the suite of acceleration measures, as applicable, to other provincial transit projects by providing regulation-making authority to name other projects. Designating transit corridor lands enables Metrolinx to use the full suite of measures in the BTFA to accelerate project delivery for these projects, as appropriate per the details of the priority project's designation regulation.

The BTFA includes a series of provisions to address several challenges and barriers typically experienced when planning, procuring, and implementing major public transit infrastructure projects. By targeting steps in the planning and construction process that have previously delayed major projects, the BTFA provides the Province with the tools required to deliver priority transit projects faster. This document pertains to Part IV of the Act ("Utility Company Cooperation"). It sets out authorities that enable stronger coordination of utility relocation works - this includes the authority for Metrolinx to require Utility Companies to



relocate infrastructure within a specified timeframe, including a process for escalation and enforcement to safeguard against costly project delays. By targeting steps in the planning and construction process that have previously delayed major projects, the BTFA provides the Province with the tools required to deliver priority transit projects faster.

Guideline Application:

The guideline and utility relocation process contained herein have been developed to provide guidance for all Metrolinx projects, which include the priority transit projects for which the BTFA authorities apply. As such, references to the BTFA can be found throughout this document, where necessary. For the coordination of Utility Works that are not part of the priority transit projects, however, references to the BTFA may not be applicable. Where appropriate, construction legislation (i.e., the *Construction Act*) may be considered as an alternative to address potential disputes throughout the course of the utility relocation process. The guideline is intended to provide "guidance" in alignment with applicable legislation, however, should they be in conflict, legislation should be considered the final authority.



2. Intended Audience

The guideline has been developed for the following key parties:

- Ministry of Transportation of Ontario
- Metrolinx
- Infrastructure Ontario
- Utility Company or Companies (as defined in the Act)
- Contractors, Consortiums and/or Project Company's (bidding on and/or delivering P3 Projects)
- Consultants (commissioned by the parties noted above)
- Other third parties or entities (as applicable)



3. Guiding Principles for Engagement

General:

- The parties involved in the coordination of utility relocation works required for the delivery of Metrolinx projects shall, at all times, engage in good faith, without prejudice, in a manner consistent with the spirit of partnership and collaboration.
- The legislative authorities outlined in the BTFA are primarily envisioned in their application as backstops/safeguards in the event that cooperation or negotiation between parties does not result in an adherence to project schedules. The legislative authorities only apply to priority transit projects as defined in, or designated under, the BTFA.
- The parties shall commit to early and continual engagement and communication (from the Project Planning phase, through to Project Implementation phase).
- Metrolinx will ensure that municipal partners are engaged early on all utility relocation works including Subsurface Utility Engineering (SUE) investigations to ensure appropriate coordination before plans are finalized and Preparatory and Utility Works Agreements are executed. In addition, municipal partners will be engaged in the development of the Composite Utility Coordination Plan.
- The parties will share in a timely and transparent manner all relevant data, information and documentation required for the coordination of utility relocation works, within reasonable timeframes.
- The parties will endeavor to leverage industry best practices and standards for utility relocations such as the Transportation Association of Canada (TAC) Guidelines for Utility Coordination.
- The Utility Relocation Guideline may be amended by Metrolinx in collaboration with the Province and Infrastructure Ontario, as required.

Coordination of Utility Relocation Works:

- Metrolinx (on behalf of the Province) will pay all actual costs (i.e., 100%) related to like-for-like utility relocation works (in accordance with current codes and standards) and will reimburse the Utility Company for all actual costs for work completed.
 - If a Utility Company pursues an upgrade to its existing Utility Infrastructure as part of a transit project relocation works (i.e., a betterment), the Utility Company will pay the costs associated with that upgrade.
 - Work carried out by a sub-contractor on behalf of the Utility Company will also be eligible.
 - o Metrolinx reserves the right to review invoices to audit costs as required.
- Actual costs and schedule requirements for relocation works will be negotiated in



good faith between Metrolinx and the Utility Company, and will be set out in agreement (i.e., Preparatory Activities Agreement).

- Metrolinx will provide the Utility Company with reasonable timelines for completing relocations works.
- Metrolinx will issue appropriate notice to the Utility Company with regards to the
 Utility Work that is expected to be complete according to the initial plan and will
 potentially result in schedule delays and additional risk. A notice letter (template
 attached) will be shared with the Utility Company notifying them when they enter
 the 30-day period leading up to the date in which work must be complete.
- Scope changes that occur during the Planning, RFP Development or Implementation phases will be addressed and negotiated in good faith in order to identify solutions.
- Metrolinx and the Utility Company will work collaboratively to secure property rights required for relocation works, including entry rights, rights-of-way and/or easements.
- In instances where existing Utility Infrastructure falls within a project corridor but
 does not require relocation, Metrolinx will make its best and reasonable efforts to
 protect the integrity of the existing Utility Infrastructure and will compensate a
 Utility Company in the event that existing infrastructure is damaged during
 construction activities.
- Metrolinx will assume ownership of data and information obtained through the utility relocation coordination process.
- The dispute resolution procedure contained herein will be utilized to manage disputes between Metrolinx and a Utility Company or Project Co. and a Utility Company. Should the process fail to resolve a dispute:
 - Metrolinx can exercise its right to seek compensation from the Utility Company under the legislative authority outlined in the BTFA; or
 - o For other contractual related disputes including but not limited to the projects covered by the BTFA, Metrolinx or the Utility Company may seek a resolution under the *Construction Act* (See the Dispute Resolution section for further details).



4. Utility Relocation Coordination Process

In the appendix a series of detailed process flow diagrams outline the process for engagement, from the project planning phase, through to procurement and implementation.

Modelled after the utility coordination process utilized for provincial highway projects¹, this process will include the issuance of a series of formal "notices" or "notifications" by Metrolinx to a Utility Company. Please see the appendices for more information.

It is important to note that this process is intended to provide guidance and direction based on both best practices and the experiences identified by both provincial and Utility Company staff. This process is not intended to apply to all project specific scenarios and the steps may need to be adjusted as appropriate.

Composite Utility Coordination Plan

To further facilitate the utility coordination process and in order to capture feedback from various stakeholders early in the project, Metrolinx shall be responsible for identifying the actual locations and condition of all existing Utility Infrastructure to complete the Utility Works, identifying all Utility Infrastructure relocation requirements, developing and carrying out a utility coordination plan (the "Composite Utility Coordination Plan"), and performing all required work to protect, support, safeguard, remove and temporarily or permanently relocate Utility Infrastructure as required for the Project.

During the planning RFP development phase, a Composite Utility Coordination Working Group will be established, in collaboration with Utility Companies and municipal partners. The Working Group will bring together stakeholders from Metrolinx and Utility Companies, as well as Municipalities, permitting authorities and any other decision-making bodies involved in the Utility Relocation process.

Through the Working Group, Metrolinx shall obtain requisite consent from and with all Utility Companies, permitting authorities and other decision-making bodies with respect to the design, construction, installation, servicing, operation, repair, preservation, relocation, and commissioning of Utility Infrastructure within project limits.

The Composite Utility Coordination Plan shall include:

- a. Identification of existing Utilities;
- b. Recommendations on both preparatory activities and Utility Works;
- c. Assumptions and considerations;
- d. Responsibility Matrix defining the division of work into works self-performed by Utility Companies (Category 1), works performed by Approved Subconsultants to be hired by Metrolinx contractors, and works performed directly by Metrolinx contractors

¹ The utility coordination process utilized for provincial highway projects is backstopped in the Public Service Works on Highways Act, 1990



- e. Documentation of, communication and coordination with Utility Companies including articulation of an understanding of Utility Companies' operational constraints;
- f. Documentation of communication and coordination with Municipalities, permitting authorities and any other decision-making bodies;
- g. Documentation of communication and coordination with other stakeholders including businesses and property owners;
- h. Approach to managing service interruption to utilities customers including property owners;
- i. Early identification and approach to mitigation of impacts to critical Utility Work;
- j. Identification of, and applications for, Permits, Licences, and Approvals required for utility relocation works;
- k. Evidence of coordination with all other Utility Infrastructure relocations in the same area; and
- I. Approach to supplying utility services to the Project.

Metrolinx will prepare and submit a Composite Utility Coordination Plan to each Utility Company and Municipalities and other decision-making bodies as required to support RFP development and applications for any required permits.

In addition to utility relocation and design coordination, the Composite Utility Coordination Working Group is used as a forum to discuss infrastructure requirements for future Transit Oriented Communities, Right-of-Way (ROW) access prioritization, utility outages, construction servicing requirements, obtaining feedback on relocation designs and any other coordination requirements as presented by the above noted stakeholders. The responsibility matrix identifies all feedback captured by the Working Group and further assigns action items to impacted stakeholders to ensure every identified issue is addressed accordingly throughout the project. Lastly, Metrolinx will ensure that any material changes to the Composite Utility Coordination Plan which could occur following commercial close with a successful Project Co. will be appropriately communicated and coordinated with impacted municipalities and Utility Companies, as required.

Municipal Engagement During Plan Development

SUE investigations will be coordinated with other municipally controlled works within ROW through municipal participation in the Composite Utility Coordination Working Group.

Municipalities will participate in the development of the composite plans for each project to support capital coordination and to ensure all conditions are met as required to acquire necessary permits/approvals. This includes definition of project boundaries and identification of restricted or exclusionary zones related to third party infrastructure.

In addition, other relevant decision-making bodies such as municipal transit agencies will be invited to assist in the definition of Project boundaries as well.

The Composite Utility Coordination Working Group will provide representation and data for



municipally led coordination efforts for municipal Capital Plans (Public Utilities Coordinating Committee, Infrastructure Coordination Unit and equivalents).

In the procurement phase, there will be municipal planning and technical engagement for items related to municipal infrastructure, municipal consent and permitting - this will include, for example, municipal participation in commercially confidential meetings with prospective Project Co's.



5. Dispute Resolution Procedure

Parties are expected to work in good faith and make best efforts to resolve disputes through collaboration and amicable negotiation. Escalation by the Province or Metrolinx will only be exercised when other dispute resolution attempts have not resulted, or are unlikely to result, in the timely completion of relocation works to the detriment of a project schedule. Prior to escalating, Metrolinx will consider all contributing circumstances including those factors which may fall outside the Utilities Company's control.

If amicable negotiations fail, disputes can be escalated to one of two dispute resolution streams depending on the Metrolinx project, including the nature of the dispute and contract terms (as outlined in the diagram below):

Dispute Resolution Streams:

Dispute resolution stream to be determined by:

- 1. Project
- 2. Nature of the dispute
- 3. Contract terms

OR

Adjudication Process (under the Construction Act)

Project: All Metrolinx project disputes

Types of Disputes: Related to valuation of services/materials, payments, change orders etc.

Metrolinx could set off costs against amounts owing to the Utility Company related to the Utility Company's delays to the work.

Claimant: Project Co, Utility Companies, Metrolinx (rarely)

Adjudicating Body: Mutually agreed-upon adjudicator or appointed adjudicators under the *Construction Act*.

Ontario Land Tribunal (under the *Building Transit Faster Act, 2020*)

Project: Priority transit projects as defined in, or designated under, the BTFA

Types of Disputes: Related to compensation for loss or expense incurred because the Utility Company failed to comply with a notice under the Act from Metrolinx to relocate etc. within the time specified in the notice (or as altered by a Court).

Applicable especially if there is no contract in place and/or contract conditions don't specify late-completion penalties.

Claimant: Only Metrolinx (and can be made on Project Co's behalf) [see last sentence, p.11]

Adjudicating Body: Ontario Land Tribunal



Construction Act Disputes

Recent amendments to the *Construction Act* establish an adjudication regime designed to resolve disputes on construction projects as they arise, during the course of a project. The adjudication process is intended to be completed within 45 days (from start to finish).

Pursuant to section 13.5 (1) of the Act, the adjudication provision allows parties to refer a contractual dispute to an adjudicator (mutually agreed-upon or appointed) that relates to, for example:

- Valuation of services or materials provided under a contract or subcontract;
- Payment under the contract or subcontract, including proposed change orders (approved or unapproved);
- Non-payment of holdback; and
- Any other matter the parties to adjudication agree to.

The adjudication process can be used to manage contractual disputes that arise during a utility relocation project. This includes contractual disputes between:

- Metrolinx and a Utility Company (either party may be the claimant); and
- Project Co. and a Utility Company (either party may be the claimant)

It is important to note that the parties of adjudication will each be responsible for an equal share of the adjudicator's fees.

Building Transit Faster Act, 2020 Disputes

As noted in Part 3 of this guideline, the BTFA sets out a dispute resolution process whereby Metrolinx may seek compensation for loss or expense incurred because the Utility Company failed to comply with a notice under the Act from Metrolinx to relocate etc. within the time specified in the notice (or as altered by a Court) with respect to priority transit projects as defined in, or designated under, the BTFA. The compensation amount may be agreed upon between Metrolinx and a Utility Company; however, if no agreement is reached, claim for compensation will be determined by the Ontario Land Tribunal (OLT).

Claims to OLT for compensation can only be sought on application by Metrolinx. There is no specified period within which OLT is to determine the matter; however, it is expected to be completed in a timely manner. It is important to note that Metrolinx can also apply for a claim to OLT for compensation on Project Co.'s behalf if the adjudication process provided in the *Construction Act* cannot be used to adjudicate a dispute between Project Co. and a Utility Company related to schedule delays because of contractual terms.

6. Appendix

Key Terms:

Actual/Eligible Costs: As defined in the Act, includes for example costs of work carried out by a Utility Company to comply with a notice provided by Metrolinx to take up, remove or change the location of Utility Infrastructure:

- The actual wages paid to all workers up to and including the supervisors for their time actually spent on the work and in travelling to and from the work, and the cost of food, lodging and transportation for such workers where necessary for the proper carrying out of the work;
- The cost to the utility company of contributions related to such wages in respect of workplace safety and insurance premiums, vacation pay, employment insurance, pension or insurance benefits and other similar benefits;
- The cost of using and transporting equipment and explosives used in the work;
- The cost of planning, designing and engineering;
- The cost of materials;
- The cost of acquiring necessary permits, approvals and property rights; and
- Related administrative costs such as for project management.

Ineligible Costs: Metrolinx will not reimburse a Utility Company for relocation work involving the following:

- Work completed prior to authorization by Metrolinx;
- Betterments or improvements to utility facilities;
- Expenditures improperly documented;
- Work undefined in the approved relocation plans and estimate;
- Work not required by the designated transit project;
- Utility work or changes to an approved design for the benefit or convenience of the Utility Company or its contractor; and
- New facilities not previously approved by Metrolinx.

Building Transit Faster Act, 2020: provincial legislation that includes a series of authorities and provisions to address several challenges and barriers typically experienced while planning, procuring and implementing major public transit infrastructure projects. These provisions include the enablement of corridor permit developments, the ability to enter land, land assembly, municipal service and Right-of-Way access, and Utility Company coordination.

Composite Utility Coordination Plan: workplan created by Metrolinx based on inputs received from utility and municipal stakeholders through composite Utility Working groups.



The document includes identification of existing utilities, operational constraints, service interruption, impacts to critical Utility Work, permits, assumptions, recommendations, licences, approvals, responsibility matrix and documentation of all communication between stakeholders.

Corridor Development Permit: permit that Metrolinx issues that grants the developer permission to proceed with their development and must be issued prior to the Municipal permit.

Dispute Resolution Process: The protocol that establishes a process for dealing with disputes between the Parties as outlined in the Dispute Resolution and Enforcement Process section.

Utility Works: Utility relocation works that are under an agreement between Project Company and Utility Company.

Preparatory Activities: Utility relocation works that are under an agreement between Metrolinx and Utility Company.

Project Company or Project Co.: a company, entity or consortium that enters into the Project Agreement with Metrolinx and/or Infrastructure Ontario for the delivery of a priority transit project.

Priority Transit Projects: as defined in, or designated under, the BTFA.

Preliminary Design: Initial Design of preferred engineering solution for Project, as created by Project Co. and reviewed/approved by all Authorities Having Jurisdiction.

P3 or Public-Private Partnership: The Province uses a made-in-Ontario approach to deliver large, complex public infrastructure projects. Public-private partnerships (P3) leverage the expertise and competitiveness of the private sector to successfully expand, modernize and replace Ontario's aging infrastructure. This P3 approach includes a variety of models to ensure projects are procured and delivered effectively. Under P3s, provincial ministries and/or project owners establish the scope and purpose of a project, while design and construction work are carried out - and often financed - by the private sector. Typically, only after a project is completed will the province complete payment to the private-sector company. In some cases, the private sector will also be responsible for the maintenance of what was developed. For some very complex projects, there are situations where even after extensive planning and due diligence, there remain significant risks that are difficult to quantify or manage in advance of a project beginning. In cases like this, the partnership may require the public and private partners to share such risks. Overall, Ontario's P3 approach allows projects to be delivered more efficiently and more cost effectively than traditional procurement. P3 also protects taxpayers from cost overruns by transferring project risks to the party with the expertise, experience and ability to handle that risk best.



Reference Concept Design (RCD): Conceptual design created by Metrolinx and their Technical Advisor as part of the bid package (Request for Proposals) to determine specific project requirements. The RCD identifies necessary property acquisition, informs Project Specific Output Specification drafting, and provides proof-of-concept solution to bidders ("Proponents") and Stakeholders.

Subsurface Utility Engineering (SUE): a branch of engineering practice involving classifying and reducing the uncertainty of the presence and location of underground Utility Infrastructure by delivering data about that infrastructure. For example, reports and utility mapping at appropriate Utility Quality Levels, and using this data for purposes including utility coordination, utility relocation design and coordination, utility condition assessment, communication of utility data to concerned parties, utility relocation cost estimates, implementation of utility accommodation policies, and utility design.

Utility Baseline Document (UBD): Mechanism for risk sharing between Metrolinx and a Project Co. Document sets out scope, duration and upside cost for Utility Work that cannot be performed by Project Co. Regime is documented within Project Agreement for work that is of a significant value or impacts schedule. Contents of UBD are developed through collaboration between Utility Company and Metrolinx during development of Project Specific Output Specification (PSOS) and RCD.

Utility Company: A municipal corporation or commissions or company or individual operating or using communications services, water services or sewage services, or transmitting, distributing or supplying any substance or form of energy for light, heat or power (as defined in the Act).

Utility Infrastructure: poles, wires, cables including fibre-optic cables, conduits, towers, transformers, pipes, pipelines or any other works, structures or appliances place over, on or under land or water by a Utility Company (as defined in the Act).



Acronyms/Business Terms:

Acronym	Description
BTFA	Building Transit Faster Act
Cat. 1	Category 1 (Self-performed work as per the UBD)
CCM	Commercially Confidential Meetings
CUCP	Composite Utility Coordination Plan
EA	Environmental Assessment
FC	Financial Close
GTHA	Greater Toronto and Hamilton Area
IFC	Issued for Construction
10	Infrastructure Ontario
MCR	Municipal Consent Requirements
Mx	Metrolinx
NDA	Non-Disclosure Agreement
OLT	Ontario Land Tribunal
O&M	Operation and Maintenance
OE	Owners Engineer
P3	Public Private Partnership
PA	Project Agreement
P. Co.	Project Company
PSOS	Project Specific Output Specifications
PSWHA	Public Service Works on Highways Act
PUCC	Public Utilities Coordinating Committee
RCD	Reference Concept Design
RFI	Request for Information
RFP	Request for Proposal
RFQ	Request for Qualifications
RoW	Right of Way
SUE	Subsurface Utility Engineering
TA	Technical Advisor
TAC	Transportation Association of Canada
TPAP	Transit Project Assessment Process
UBD	Utility Baseline Document
UC	Utility Company
UCL	Utility Coordination Lead (Mx)
UPA	Utility Preparatory Activities
URA	Utility Restriction Area
UW	Utility Works



Standardized Pre-Construction Estimate Forms

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Waste Water Utility Form

Pre-Construction Estimate Form For Waster Water Utilities

I/R Part # Install \ Labor Unit Material Unit Unit of I/R Part # Labor Cost Material Cost Salvage Value Total Measure Retire Qty Cost Cost General Mobilization (insert line items here) each Overhead each Preparation each Rentals each Traffic Control **Earth Work** Concrete & Asphalt Removal (insert line item here) s.m. Curb, Gutter, etc. l.m. Excavation and Backfill for Structures C.m. Trench Excavation Protection Pipes Open-Trench Gravlity Sanitary Sewer Pipe (insert line items here) Open-Trench Pressure Sanitary Sewer Pipe l.m. Trenchless Pipes and Box Culverts l.m. Open-Trench Pipe . Encasement Appurtenances Sewer Appurtenanc each Manholes and Inlets each Other Total Summary Indirect Costs (%) General Total Install Cost **Total Install Man Hours** Lines





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Water Utility Form

Pre-Construction Estimate Form For Water Utilities Unit of Install \ Labor Unit Material Retire Qty Cost Unit I/R Part **Material Cost Salvage** Total Measure Cost General Mobilization (insert line items here) each Overhead each Preparation each Rentals each Traffic Control **Earth Work** Concrete & Asphalt Removal (insert line items here) s.f. Curb, Gutter, etc. I.f. Excavation and Backfill for Structures **Pipes** Open-Trench Water Pipe (insert line items here) I.f. Trenchless Pipes and Box Culverts I.f. Open-Trench Pipe Encasement I.f. Adjusting & Relocating Water Appurtenances Adjusting or Relocating Pipe Appurtenances (insert line items here) each Manholes and Inlets each Water Appurtenances each Other Total Summary Indirect Costs (%) General Total Install Man Hours Total Install Cost Lines **Total Retire Cost Total Retire Labor Hours** Appurtenances



	Infrastructure Ontario
	Ontario

Total Salvage Value	

Infrastructure Ontario & Metrolinx - Partnering to Modernize Ontario's Public Assets - Confidential when completed - 03/04/2020 V1.0

TOTAL PROJECT COST





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Total Retire Cost	Total Retire Labor Hours	1	Appurtenances	
Total Salvage Value	I	I		
Infrastructure Ontario & Metrolinx - Partnering to Moder 03/04/2020 V1.0	rnize Ontario's Public Assets - Confidential when completed -	TAL PROJ	ECT COST	



	Measure	I/R	Part #	Retire Qty	Cost Cost	Labor Con	t Material Co	ost Salvage Value	Total
General									
Mobilization									
	each								
Overhead	each								
Preparation									
Rentals	each								
Kerkais	each								
Traffic Control									
Lines									
Above Ground Conduit Struc	ctures								
(Insert line item here)	each								
Communication Cables									
	each								
Open-Trench Conduit Structures									
	each								
Open-Trench Pipe and Conduit Structure									
Encasement	each								
Pole Load									
Coils/Repeaters	each								
Trenchless Pipe, Conduit Structures, and Box Culverts									
Appurtenances									
Adjusting Manholes and Inlets									
(insert line items here) Bolts and Fasteners	each								
Boils and Fasteriers	each								
Cable Vaults	each								
Communication									
Buildings and Cabinets									
Eugas and Assassarias	each								
Fuses and Accessories	each								
Ground Boxes/Rods	each								
Guy Wires/Anchors									
Manholes and Inlets	l.m								
mannoles and miets	each								
Poles	each								
Other									
Total									
Summary									
Indirect Costs (%)							T	General	
Total Install Cost				Total Install M	an Hours		1	Lines	
Total Retire Cost				Total Retire La			1		
				, . otar Retire La	SOI HOU'S		<u>'</u>	Appurtenances	
Total Salvage Value									
Infrastructure Ontario & Metrolin	x - Partnering to Mo	dernize Onta	rio's Public Asse	ts - Confidential	when completed -	то	TAL PROJE	ст соsт	
						•			

Communication Utility Form Pre-Construction Estimate Form for Communication Utilities



Infrastructure Ontario

03/04/2020 V1.0



STREETS LAND (S) Infrastructure

Power Utility Form tion Estimate Form for Power Utilities

	Unit of	I/R	Part #	Install \	Labor Unit M	laterial Unit		Material Cost Salvage Value	
	Measure	Total	гант	Retire Qty	Cost	Cost	Labor Cost	Material Cost Salvage value	
General									
Ceneral									
Mobilization									
	each								
Overhead									
	each								
Preparation									
	each								
Rentals									
	each								
T. (C. C									
Traffic Control									
Lines									
41 6 16 15									
Above Ground Conduit Structures									
(Insert line item here)	l.m								
Open-Trench									
Conduit									
Structures									
	l.m								
Open-Trench Pipe and									
Conduit Structures									
Encasement	each								
Pole Transformers									
	each								
Trechless Pipe, Conduit									
Structures, and Box Culverts									
Appurtenances									
Addition to Marchalous I									
Adjusting Manholes and Inlets									
(insert line items here)	each								
Dalta and Fastanan									
Bolts and Fasteners	each								
Cable Vaults	each								
	Cucii								
Fuses and Accessories									
	each								
Ground Boxes/Rods									
	each	-	<u>-</u>		<u>-</u>	<u> </u>			
Guy Wires/Anchors									
-	l.m								
Manholes and Inlets									
mannoles and fillets	each								
Poles	oach								
	each								
Other									
Total									
ı v.aı									
Summary									
Indirect Costs (%)	1							General	
Total Install Cost		-		Total Install M	an Hours			Lines	
Total Retire Cost	I			Total Retire La	bor Hours		i	Appurtenances	
								1 1.6	
Total Salvage Value									
Infrastructure Ontario & Metrolin	x - Partnering to M	odernize Ont	ario's Public As	sets - Confiden	tial when comple	eted -	TOTA	AL PROJECT COST	



03/04/2020 V1.0

Utility Relocation Letter Templates



LETTER 1 Project Initiation and Consultant Notification

[Insert Date e.g. July 23, 2021]

Issued by email to: [Company e-mail address]

[Insert Name of UC]

[Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]
Project Location(s): [Insert Project Location(s) and/or attach a map]

Metrolinx has retained [insert Consultant] (the "Consultant") in respect of the Project and has assigned the Consultant the task of identifying utility relocations involved with this Project. The Project is a priority transit project under the Building Transit Faster Act, 2020 (Ontario).

We kindly request your co-operation in providing the Consultant with information in respect of potential utility relocations. Please provide a designated point of contact at your company who will coordinate with the Consultant.

If you have any questions, please do not hesitate to call the undersigned.

Yours truly,

MFTROI INX

By:

[Insert sender's name]
[Insert sender's title/designation]
[Insert sender's department]



cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 2 Reference Concept Design Initiation

[Insert Date e.g. July 23, 2021]

Issued by email to: [Company e-mail address]

[Insert Name of UC]
[Insert address of UC line1]
[Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]
Project Location(s): [Insert Project Location(s) and/or attach a map]

Metrolinx is initiating the Reference Concept Design ("**RCD**") development for the above Project, contract(s), and location(s). The Project is a priority transit project under the *Building Transit Faster Act, 2020* (Ontario).

We have gathered high-level utility information that has informed our utility strategy during the planning stage. We now require updated and additional utility information so that utility impacts may be considered for the Project.

We request your participation in the RCD development process which will include: (a) provisions of marked-up base plans; (b) known capital works; (c) participation in meetings; and (d) such other activities as may be reasonably required. Our Consultant will contact you in respect of the above.

If you have any questions, please do not hesitate to call the undersigned.

Yours truly,

METROLINX

By:

[Insert sender's name]
[Insert sender's title/designation]
[Insert sender's department]



cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]

Enc.:

[Enclosure 1 / Doc Name], [Enclosure 1 Description]

[Enclosure 2 / Doc Name], [Enclosure 2 Description]

[Enclosure 3 /Doc Name], [Enclosure 3 Description]



LETTER 5A Concept Designs, Utility Preparatory Activities and Composite Utility Coordination Plans

[Insert Date e.g. July 23, 2021]

Issued by email to: [Company e-mail address]

[Insert Name of UC]
[Insert address of UC line1]
[Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]

Project Location(s): [Insert Project Location(s) and/or attach a map]

Work Authorization(s) or Work [Insert either the Work Authorization(s) or the Work

Schedule Number(s): Schedule Number(s) (optional if required for feasibility

assessment)]

We have attached [or, if not attached: will be sending] the plans of the above-described Project, contract(s) and Project location(s), with existing utilities, anticipated conflicts and proposed treatment options based on our initial Reference Concept Design.

Please provide your comments on the proposed treatment options on the plans by [insert date]. If this timeline is not attainable, please advise of a more appropriate timeline.

The Project is a priority transit project under the Building Transit Faster Act, 2020 (Ontario).

Yours truly,

METROLINX

By:

[Insert sender's name]
[Insert sender's title/designation]
[Insert sender's department]

Enc.:

25

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Utility Conflict Matrix, [Enclosure 1 Description]
Reference Concept Design, [Enclosure 2 Description]
Composite Utility Coordination Plan, [Enclosure 3 Description]
Proposed Relocation Option, [Enclosure 4 Description]
[Work Schedule] or [Work Authorization], [Enclosure 5 Description]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 5B Utility Work, Self-Performing Activities, and Cost and Duration Estimate(s)

[Insert Date e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC]

[Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]
Project Location(s): [Insert Project Location(s) and/or attach a map]

We have attached [or, if not attached: will be sending] the plans and schedule of Utility Work based on our Reference Concept Design that may be performed by Project Co., and which is anticipated to involve self-performing activities by your company, for the above-described Project, contract(s), and Project location(s).

Please identify the self-performing activities to be performed by your company and provide cost and duration estimates by [insert date]. If this timeline is not attainable, please advise on a more appropriate timeline.

The Project is a priority transit project under the Building Transit Faster Act, 2020 (Ontario).

Yours truly,

METROLINX

By:

[Insert sender's name]
[Insert sender's title/designation]
[Insert sender's department]

Enc.:

Utility Baseline Document, [Enclosure 1 Description]

27

OUC Ticket ID: [Insert OUC Ticket Number]

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Reference Conference Design, [Enclosure 2 Description]
Composite Utility Coordination Plan, [Enclosure 3 Description]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 7A Relocation Notice Under BTFA

Notice to Take Up, Remove or Change the Location of Assets under the *Building Transit Faster Act,* 2020 (Ontario), as it may be amended from time to time (the "**Act**")

[Insert Date • e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC] [Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]

Project Location(s): [Insert Project Location(s) and/or attach a map]

Work Authorization(s) or Work [Insert either the Work Authorization(s) or the Work

Schedule Number(s): Schedule Number(s)]

Relocation Work Type: [Insert either 'Preparatory Activities' or 'Utility Work']

Pursuant to Section 46 of the Act, Metrolinx notifies you that Metrolinx requires you to take up, remove or change the location of your assets in accordance with the [Work Authorization/Work Schedule] referred to above on or before [insert date •]. The Project is a priority transit project under the Act and such taking up, removing or change is necessary for the Project.

Failure to take up, remove, or change the location of your utility assets by the above date may result in Metrolinx seeking compensation for loss or expense under Section 69 of the Act.

The Project is a priority transit project under the Act.

Thank you for your co-operation and support of this Project.

Yours truly,

METROLINX



By:

[Insert sender's name] [Insert sender's title/designation] [Insert sender's department]

Enc.:

[Work Schedule] or [Work Authorization], [Enclosure 1 Description]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 7A Relocation Notice Under BTFA Update No. [XX] to Letter Issued on [Insert Date ●]

Notice to Take Up, Remove or Change the Location of Assets under the *Building Transit Faster Act,* 2020 (Ontario), as it may be amended from time to time (the "**Act**")

[Insert Date • e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC] [Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]

Project Location(s): [Insert Project Location(s) and/or attach a map]

Work Authorization(s) or Work [Insert either the Work Authorization(s) or the Work

Schedule Number(s): Schedule Number(s)]

Relocation Work Type: [Insert either 'Preparatory Activities' or 'Utility Work']

Metrolinx delivered to you a Relocation Notice under the Act on [insert date ●] (the "**Prior Relocation Notice**"). Metrolinx wishes to revise the Prior Relocation Notice with respect to [the required completion date referred to in it]. The Relocation Notice constituted by this letter supersedes the Prior Relocation Notice. [Specify what's being revised, such as the required completion date or the Work Authorization referred to.]

Pursuant to Section 46 of the Act, Metrolinx notifies you that Metrolinx requires you to take up, remove or change the location of your assets in accordance with the [Work Authorization/Work Schedule] referred to above on or before [insert date •]. The Project is a priority transit project under the Act and such taking up, removing or change is necessary for the Project.

Failure to take up, remove, or change the location of your utility assets by the above date may result in Metrolinx seeking compensation for loss or expense under Section 69 of the Act.

The Project is a priority transit project under the Act.

Thank you for your co-operation and support of this Project.

31

OUC Ticket ID: [Insert OUC Ticket Number]

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Yours truly,

METROLINX

By:

[Insert sender's name]
[Insert sender's title/designation]
[Insert sender's department]

Enc.:

[Work Schedule] or [Work Authorization], [Enclosure 1 Description]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 7B 30-Day Notice

[Insert Date e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC] [Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]

Project Location(s): [Insert Project Location(s) and/or attach a map]

Work Authorization(s) or Work [Insert either the Work Authorization(s) or the Work

Schedule Number(s): Schedule Number(s)]

Please note that you have now entered the 30-calendar day period prior to the date by which you must complete all work in accordance with the Relocation Notice dated [insert date of Letter 7 previously sent] under the Building Transit Faster Act, 2020 (Ontario) (the "Act"). If there are any outstanding or anticipated delays, please inform us immediately.

Metrolinx reserves its rights under the [Insert Name and Date of and Parties to the agreement with Utility Company - e.g. Preparatory Activities Agreement made as of March 23, 2021 between Metrolinx, Toronto Hydro-Electric System Limited and Toronto Hydro Energy Services Inc. (the "Agreement")] and at law and equity. Nothing in this letter or its attachments detracts from or waives any rights at law or equity, including under the Agreement.

The Project is a priority transit project under the Act.

Yours truly,

METROLINX

By:

[Insert sender's name] [Insert sender's title/designation] [Insert sender's department]



Enc.:

[Letter 7A, Relocation Notice under BTFA] [Work Schedule] or [Work Authorization], [Enclosure 2 Description]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 8 Notice of Loss or Expense

[Insert Date e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC]

[Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]
Project Location(s): [Insert Project Location(s) and/or attach a map]

Metrolinx notifies you that Metrolinx has incurred a loss or expense because you have failed to comply with the Relocation Notice (the "Notice") (copy attached) under the Building Transit Faster Act, 2020 (Ontario) (the "Act") that Metrolinx delivered to you requiring you to take up, remove or change the location of your assets by the deadline specified in the Notice. In particular, [Set out generally how the work is not completed and what Metrolinx or Project Co is required to do to complete the work. Set out in separate letter the details of losses incurred].

Metrolinx will continue to incur a loss or expense as long as you continue to fail to comply with the Notice. You are liable under Section 69 of the *Building Transit Faster Act, 2020* (Ontario) (the "**Act**") to compensate Metrolinx for any such loss or expense.

Metrolinx reserves its rights under the [Insert Name and Date of and Parties to the agreement with Utility Company - e.g. Preparatory Activities Agreement made as of March 23, 2021 between Metrolinx, Toronto Hydro-Electric System Limited and Toronto Hydro Energy Services Inc. (the "Agreement")] and at law and equity. Nothing in this letter or its attachments detracts from or waives any rights at law or equity, including under the Agreement.

The Project is a priority transit project under the Act.

Yours truly,

METROLINX



By

[Insert sender's name] [Insert sender's title/designation] [Insert sender's department]

Enc.:

[Letter 7A, Relocation Notice under BTFA]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 9 Notice of Intent to Claim

[Insert Date e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC]

[Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]
Project Location(s): [Insert Project Location(s) and/or attach a map]

Metrolinx notifies you that it has received a claim from its contractor [Note: adjust as applicable in the circumstances] arising from your failing to take up, remove or change the location of your assets or works by the required date pursuant to Metrolinx's Relocation Notice to you (the "**Notice**") under the *Building Transit Faster Act, 2020* (Ontario) (the "**Act**").

You are liable under Section 69 of the Act to compensate Metrolinx for any loss or expense incurred by Metrolinx because you failed to comply with the Notice. Metrolinx intends to claim such loss or expense from you including, without limitation, any loss or expense relating to the contractor's claim described above [Note: or adjust to be consistent with claim described above].

Metrolinx reserves its rights under the [Insert Name and Date of and Parties to the agreement with Utility Company - e.g. Preparatory Activities Agreement made as of March 23, 2021 between Metrolinx, Toronto Hydro-Electric System Limited and Toronto Hydro Energy Services Inc. (the "Agreement")] and at law and equity. Nothing in this letter or its attachments detracts from or waives any rights at law or equity, including under the Agreement.

The Project is a priority transit project under the Act.

Yours truly,

METROLINX

By:



[Insert sender's name]
[Insert sender's title/designation]
[Insert sender's department]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 10A Final Payment with Deduction

[Insert Date e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC]

[Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]

Project Location(s): [Insert Project Location(s)]

We enclose our cheque in the amount of [\$ ●] as payment in full of your invoice [no. ● dated ●], subject to the below understanding and condition.

Further to our earlier correspondence, since you have failed to take up, remove or change the location of your assets or works by the date required pursuant to Metrolinx's Relocation Notice to you (the "**Notice**") under the *Building Transit Faster Act, 2020* (Ontario) (the "**Act**"), you are liable under Section 69 of the Act to compensate Metrolinx for any loss or expense Metrolinx has incurred because of such failure ("**Metrolinx's Claims**"). The Project is a priority transit project under the *Act*.

Metrolinx has been or will be communicating with you separately on the Metrolinx's Claims. In the meantime, Metrolinx has deducted its current estimate of the Metrolinx's Claims from the invoiced amount as follows:

[Set out calculation.]

This deduction and payment are made on the understanding and condition that it is without prejudice to Metrolinx's rights to claim additional amounts of compensation for Metrolinx's Claims found due in the future. Your endorsement or deposit of the cheque shall constitute acceptance of this understanding and condition.

Metrolinx reserves its rights under the [Insert Name and Date of and Parties to the agreement with Utility Company - e.g. Preparatory Activities Agreement made as of March 23, 2021 between Metrolinx, Toronto Hydro-Electric System Limited and Toronto Hydro Energy Services Inc. (the "Agreement")] and at law and equity. Nothing in this letter or its attachments detracts from or



waives any rights at law or equity, including under the Agreement.

Yours truly,

METROLINX

By:

[Insert sender's name] [Insert sender's title/designation] [Insert sender's department]

Enc.:

[Insert Enclosure 1 Name], [Enclosure 1 Description] [Insert Enclosure 2 Name], [Enclosure 2 Description]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

[Insert Name of recipient at external company copied to this letter, Name of external company]

[Insert Name of recipient at external company copied to this letter, Name of external company]



LETTER 10B Final Payment Without Deduction

[Insert Date e.g. July 23, 2021]

Issued by e-mail to: [Company e-mail address]

[Insert Name of UC]

[Insert address of UC line1] [Insert address of UC line2]

Attention: [Insert name of recipient at UC], [Title/designation of recipient at UC]

Project Reference

Project Name: [Insert Project Name - e.g. Ontario Line] (the "**Project**")

Project Contract(s): [Insert Contract Name(s) - e.g. South Civil]

Project Location(s): [Insert Project Location(s)]

We enclose our cheque in the amount of [\$ ●] as payment in full of your invoice [no. ● dated ●] but under protest and subject to the below understanding and condition.

Further to our earlier correspondence, since you have failed to take up, remove or change the location of your assets or works by the date required pursuant to Metrolinx's Relocation Notice to you (the "**Notice**") under the *Building Transit Faster Act, 2020* (Ontario) (the "**Act**"), you are liable under Section 69 of the *Act* to compensate Metrolinx for any loss or expense Metrolinx has incurred because of such failure ("**Metrolinx's Claims**"). The Project is a priority transit project under the *Act*.

Metrolinx has been or will be communicating with you separately on the Metrolinx's Claims. In the meantime, the enclosed payment is being made in full as required under the contract but under protest and without prejudice to the Metrolinx's Claims.

Accordingly, this payment is made on the understanding and condition that it is without prejudice to Metrolinx's rights to claim additional amounts of compensation for Metrolinx's Claims found due in the future. Your endorsement or deposit of the cheque shall constitute acceptance of this understanding and condition.

Metrolinx reserves its rights under the [Insert Name and Date of and Parties to the agreement with Utility Company - e.g. Preparatory Activities Agreement made as of March 23, 2021 between Metrolinx, Toronto Hydro-Electric System Limited and Toronto Hydro Energy Services Inc. (the "Agreement")] and at law and equity. Nothing in this letter or its attachments detracts from or waives any rights at law or equity, including under the Agreement.



Yours truly,

METROLINX

By:

[Insert sender's name]
[Insert sender's title/designation]
[Insert sender's department]

Enc.:

[Insert Enclosure 1 Name], [Enclosure 1 Description] [Insert Enclosure 2 Name], [Enclosure 2 Description]

cc:

[Name], [Title], [Department of Internal party 1 copied to this letter]

[Name], [Title], [Department of Internal party 2 copied to this letter]

[Name], [Title], Office of Utility Coordination (OUC)

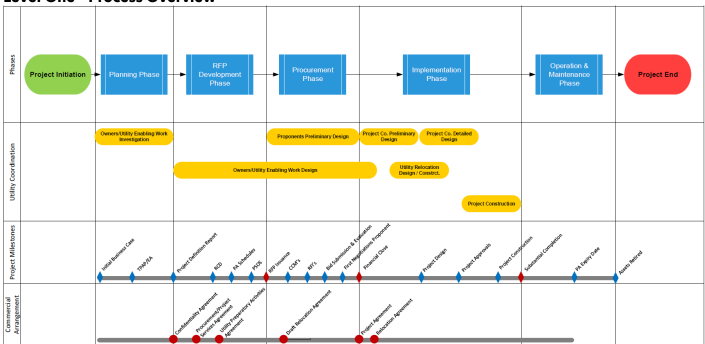
[Insert Name of recipient at external company copied to this letter, Name of external company]

[Insert Name of recipient at external company copied to this letter, Name of external company]

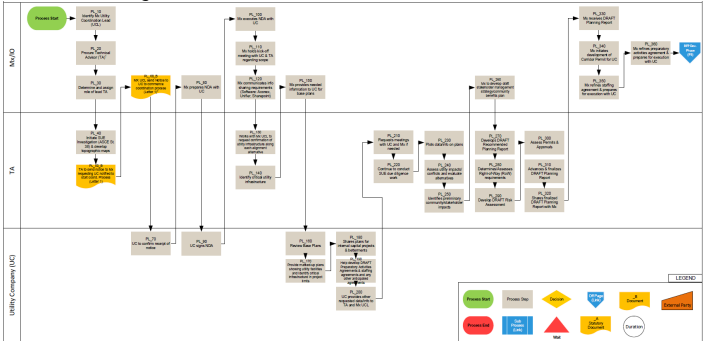


BTFA Utility Coordination Process Flow Diagrams

Level One - Process Overview

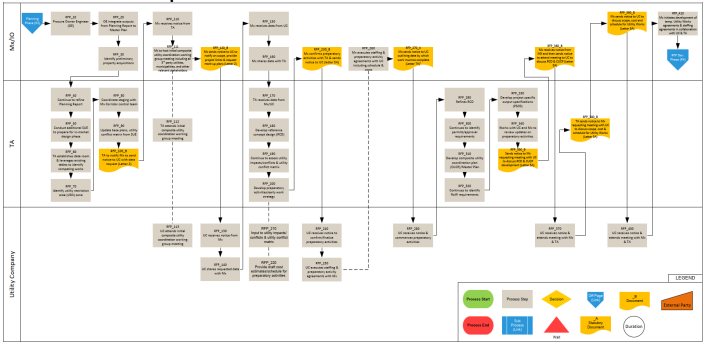


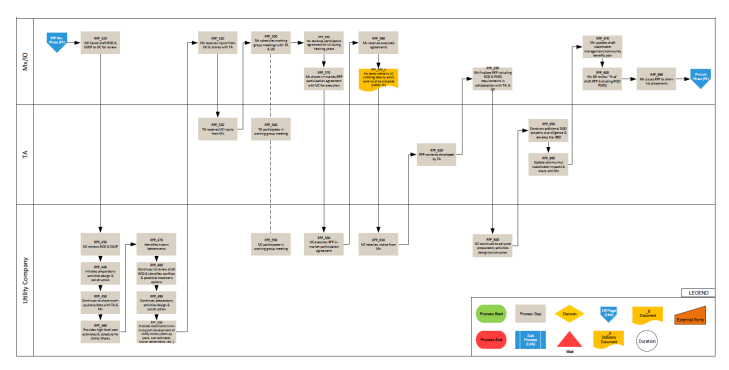
Level Two - Planning Phase





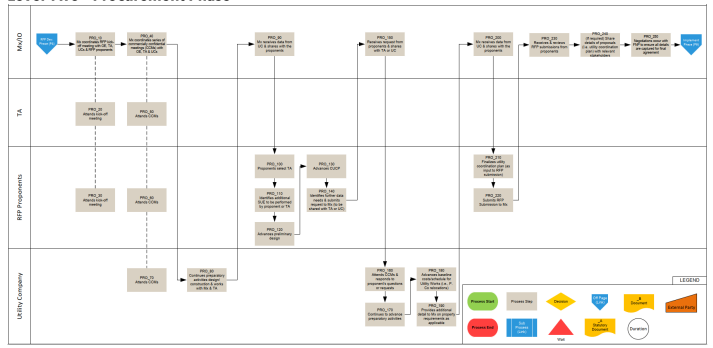
Level Two - RFP Development Phase



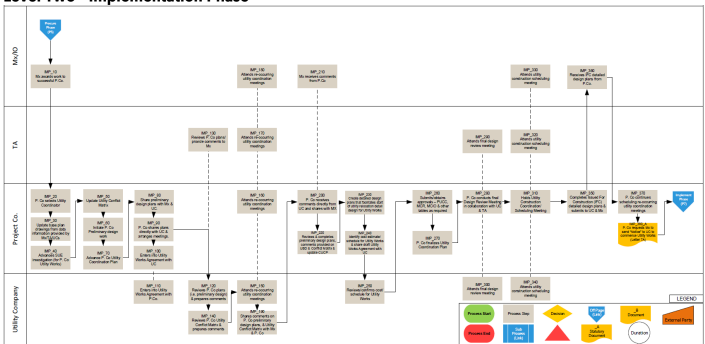


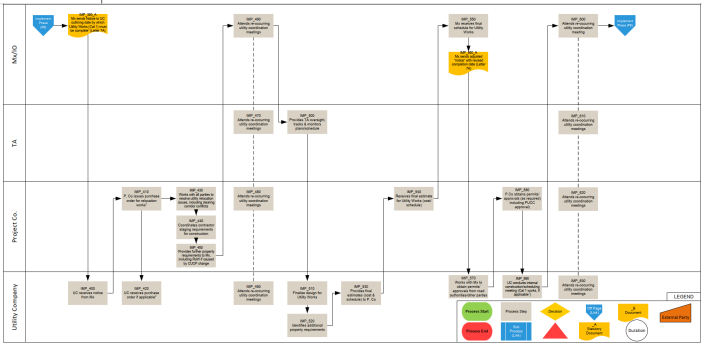


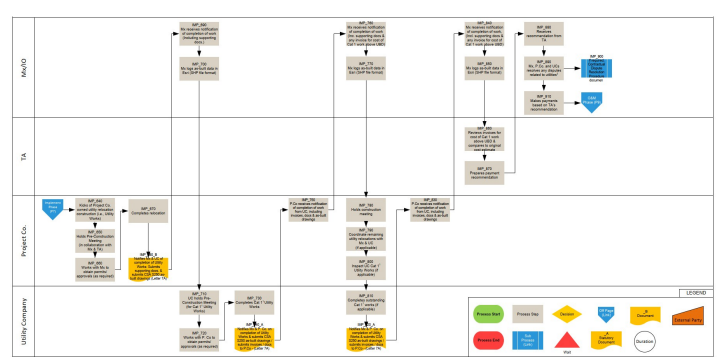
Level Two - Procurement Phase



Level Two - Implementation Phase









Level Two - Operation & Maintenance Phase



Contractual Dispute Resolution Procedure

