

General Penalty Bylaw

Note:

This Draft Bylaw has been prepared by Advisory Services staff of Saskatchewan Government Relations, not by legal experts. It is for guidance purpose only and may be reworded to suit local conditions and requirements. It is always good practice to obtain the advice of your solicitor in drafting bylaws.

(municipality status) OF (name / #)

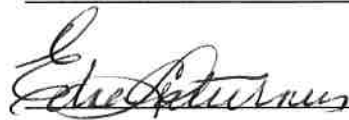
BYLAW NO. 6/2005

A BYLAW TO ESTABLISH PENALTIES FOR CONTRAVENTION OF BYLAWS

The Council of the (municipality status) of (name / #) in the Province of Saskatchewan, enacts as follows:

1. This bylaw may be referred to as the "General Penalty Bylaw".
2. "Municipality" means the (municipality status) of (name / #).
3. Section 4 shall apply only with respect to an infraction of a bylaw of the municipality for which no other penalty is provided.
4. Every person who contravenes any provision of any bylaw of the municipality is guilty of an offence and liable on summary conviction:
 - a. in the case of an individual, to a fine not exceeding \$10,000 and, in the case of a continuing offence, to a further fine not exceeding \$2,500 for each day during which the offence continues; and
 - b. in the case of a corporation, to a fine not exceeding \$25,000 and, in the case of a continuing offence, to a further fine not exceeding \$2,500 for each day during which the offence continues.
5. Bylaw No. 2/58 is hereby repealed
6. This bylaw shall come into force and take effect on JANUARY 1, 2006.
 - o *Not required if bylaw is coming into force immediately*

{Seal}




Reeve / Mayor

Administrator

(The Municipalities Act Section 381)

Read a third time and adopted
this 12th day of DECEMBER, 2005.


Administrator