Government of Alberta ■

Local Authority's Notice

ou are hereby directed to:					
Destroy the prohibited noxious weeds		Control the noxious	weeds		
1.	1.				
2.	2.				
3.	3.				
/hich are infesting the property:					
Municipally known as:					
				N	
			w		
to Disale	- Dlan		VV		Ε
Block	Plan				
Or as described as:				S	
1/4 of section: Township: Range: Meridian:		dian:	Location on property (approximate)		
			(6	арргохіпіате)	
The weeds will be considered destroyed/cont	rolled if:				
·					
·					
·					
Action is to be completed on or before:	I be taken in acc	ordance with the N	Veed Con	ntrol Act.	
Action is to be completed on or before: If this notice is not complied with, action wil			Veed Con	ntrol Act.	
Action is to be completed on or before: If this notice is not complied with, action will lnspector Date	I be taken in acco		Veed Con	ntrol Act.	

(Reprinted from the Weed Control Act)

ViolationWeed Control

Noxious weeds - control

2 A person shall control a noxious weed that is on land the person owns or occupies.

Prohibited noxious weeds - destroy

3 A person shall destroy a prohibited noxious weed that is on land the person owns or occupies.

Compliance with notice

17(1) A person given a notice under this Part in accordance with section 24 shall, subject to the right to appeal an inspector's notice or a local authority's notice, comply with the notice.

Part 3

Appeal of Inspector's Notice, Local Authority's Notice or Debt Recovery Notice

Application

This Part sets out the requirements that apply to an appeal of an inspector's notice, local authority's notice or debt recovery notice under section 19(2) of the Act.

Delivery of notice

- 11(1) The appellant shall provide notice of the appeal to the chief administrative officer of the municipality in which the land subject to the notice is located.
- (2) The notice of appeal must be delivered personally or sent by certified or registered mail within the time specified in the notice for doing the thing required by the notice or 10 days, whichever is less.

Notice requirements

- 12 The notice of appeal must be in writing and include
 - (a) the name and address of the appellant,
 - (b) a copy of the notice in respect of which the appeal is being taken,
 - (c) the legal description of the land affected,
 - (d) the grounds for appeal, and
 - (e) a \$500 appeal fee.

Determination of appeal

- 13(1) The appeal panel shall hear and determine the appeal within 5 days of receipt of the notice of appeal by the chief administrative officer.
 - (2) The appeal panel may confirm, rescind or vary the notice.
 - (3) The chief administrative officer shall send a copy of the decision together with the written reasons, if any, to the appellant by certified or registered mail.

Appeal review request

A request to review a decision of the appeal panel under section 20 of the Act must be made to the Minister within 3 days of the appellant receiving the appeal decision.

Refund of fee

- 15(1) If the appellant is successful in an appeal or review, the \$500 appeal fee will be refunded to the appellant.
- (2) If the appellant is partially successful in an appeal or review, the \$500 appeal fee may be refunded in whole or in part at the sole discretion of the appeal panel or the Minister, as the case may be.