

Title	BYLAW ENFORCEMENT POLICY	POLICY NO:	A-5
Legislation Reference	Municipal Government Act, Division 4, Beiseker, Community Standard's Bylaw		
Purpose To ensure that the Village of Beiseker is able to effectively uphold it's Community Standards Bylaw with regard to full enforcement of its regulations. Also to ensure that there is a consistent yet flexible means for landowners in breach of the Community Standards bylaw to remedy any contravention.			

Policy Statement and Guidelines

This policy applies to all instances where bylaw enforcement measures including:

- Notice to Remedy
- Issue of Provincial Tickets
- Notice of Entry
- Injunction

In accordance with the *Municipal Government Act, Division 4, Bylaw Enforcement* and the Village of Beiseker's Community Standards bylaw, the following steps will be taken as a **general process** in order to remedy unsightly property:

- Notice to Remedy – either one or two weeks' notice, depending on the contravention
- Issue of Provincial Tickets – If the Notice to Remedy did not result in clean-up, provincial tickets will be issued in accordance with the Community Standard's bylaw rates.
- If clean-up does not occur within one week of issuing the provincial tickets, a Notice of Entry will be issued. One week's notice of entry will be provided.
- If, the matter results in an entry to the property to clean-up and the landowner requests that Village employees or contractors leave the property during the entry process, the Village of Beiseker will take steps to order an injunction through application to the Court of Queen's Bench.

In accordance with the MGA and Village bylaws, all costs associated with clean-up will be invoiced to the landowner. If costs are not paid, amounts owed will be rolled over to the tax account for the property.

	Date	Number
Approved	Aug 13, 2018	2018-133
Amended		
Amended		



 Chief Administrative Officer



 Chief Elected Official