THE RURAL MUNICIPALITY OF TACHE

BY-LAW NO. 16-2009

nuisances or encumbrances that impact the safety and ongoing operation and naintenance of Municipal roads, drainage and right of ways. BEING a By-law to maintain Municipal Road Right of Ways and to regulate

WHEREAS The Municipal Act reads in part as follows:

p32(1) following matters; A council may pass by-laws for municipal purposes respecting the

- (a) safety and protection of property;... the safety, health, protection and well-being of people, and the
- **(** and facilities that are exempt from municipal taxations; people, activities and things in, on or near a public place or a place centres, restaurants, facilities, retail stores, malls and private clubs open to the public, including parks, municipal roads, recreation
- <u></u> subject to section 233, activities or things in or on private property;
- **a** public or private property, and numbering lots and buildings along municipal roads, including naming the roads, posting the names on the roads:
- private works on, over, along or under municipal roads
- (F) (e) property is publicly or privately owned; property adjacent to highways or municipal roads, whether the
- Ξ drains and drainage on private or public property;
- 9 the enforcement of by-laws.

232(2) by-law passed under this Division... Without limiting the generality of subsection (1), a council may in a

(a) under the ownership, direction, management or control of the provided or done by the municipality or for the use of property establish fees or other charges for services, activities or things

A by-law under clause 231(1)(c) (activities or things in or on private property) may contain provisions only in respect of

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- (a) maintained in a safe and clean condition; ... the requirement that land and improvements be kept and
- (d) activities or things that in the opinion of council are or could unsightly property, fumes and vibrations. become a nuisance, which may include noise, weeds, odors,

236(1) laws), a by-law passed under that clause may include provisions Without limiting the generality of clause 232(1)(0) (enforcement of by-

- (a) whether by-laws are being complied with; and providing for procedures, including inspections, for determining
- 3 remedying contraventions of by-laws, including
- \odot creating offences.
- Ξ subject to the regulations, providing for fines and penalties, including the imposition of a penalty for an offence that is enforcing the by-law, with the conduct that gives rise to the offence, or related to relates to a fee, rate, toll, charge, or cost that is associated in addition to a fine or imprisonment, so long as the penalty
- (iii) or enforced under this Act, be collected in any manner in which a tax may be collected providing that an amount owing under sub clause (ii) may

- (iv) seizing, removing, impounding, confiscating and selling or otherwise disposing of plants, animals, vehicles, or other things related to a contravention,
- **(V)** charging and collecting costs incurred in respect of acting under sub clause (iv),
- (vi) imposing a sentence of imprisonment for not more than six months for the commission of offences or non-payment of
- 42(1) officer, the circumstances so require. the designated officer may by written order require the person responsible for the contravention to remedy it if, in the opinion of the this or any other Act that the municipality is authorized to enforce, If a designated officer finds that a person is contravening a by-law or

\$\begin{pmatrix} \pmu 42(2) & The order may

- (a) which the person is doing it; direct a person to stop doing something, or to change the way in
- 9 contravention of a by-law and, if necessary, to prevent a demolition of a structure that has been erected or placed in the contravention of the Act or by-law, including the removal or direct a person to take any action or measure necessary to remedy reoccurrence of the contravention;
- (c) directions; and state a time within which the person must comply with the
- (d) the expense of the person. specified time, the municipality will take the action or measure at state that if the person does not comply with the directions within a

nd right of ways located throughout the Rural Municipality of Tache; hat impact the safety and ongoing operation and maintenance of Municipal roads, drains naintaining Municipal road right of ways and regulating nuisances and encumbrances AND WHEREAS it is deemed expedient to pass a By-law for the purpose of

Aunicipal roads, drains and right of ways. ssembled, enacts the following by-law which shall govern the inspection, remedy, inforcement or action respecting nuisances and encumbrances from adjacent properties to NOW THEREFORE the Council of the Municipality of Taché, in Council

Definitions

- a) "council" means the council duly elected in the Municipality.
- <u>5</u> Administrative Officer is, by this by-law, appointed as the designated enforce this by-law, or, in the absence of such an appointment, the Chief inspector or other official appointed by council, from time to time, to "designated officer" means a by-law enforcement officer, building
- C "interested person" means the owner, occupier or mortgagee of property which is the subject of an order made under the authority of this by-law.
- 9 "mortgagee" in the case of any property means any person holding a registered real property mortgage against the property according to the records of the records of the land titles office for the area within which the property is located
- <u>e</u> "Municipality" means the Rural Municipality of Tache
- 5 "occupier" means occupier as defined in The Municipal Assessment Act
- 9 property according to the current assessment records of the Municipality "owner" in the case of any property means the registered owner of the

- H "person" means an individual, firm, partnership or corporation and where the context requires shall include the plural as well as the singular.
- <u>.,</u> thereon a dwelling house or any other building. Act within the Municipality of Taché whether or not there is situated property" means real property as defined in The Municipal Assessment
- Ξ unacceptably offensive in light of community standards of cleanliness or which causes or is likely to cause a public hazard or nuisance, or is dead animal carcasses, and any other unsightly or discarded material newspapers, magazines, packaging materials, waste paper or cardboard, other general yard and garden waste, motor vehicle parts or tires remodeling and repair, tree branches, grass and shrub clippings, leaves or unwanted or discarded household items, waste from building construction. generally accepted neighborhood aesthetics "rubbish" means any garbage, trash, or junk including, but not limited to

Application

This by-law applies to all property and to all owners and occupiers of property within the Rural Municipality of Taché.

Standards

No person shall:

- obstruct, encumber, injure or foul any highway, municipal road, road allowance, right of way or drain in the Rural Municipality of Taché,
- remove snow from their property by any means and deposit such snow or any right of way or drain part thereof upon the traveled portions of a municipal road, road allowance,
- <u>c</u> other refuse or substance whatever on a municipal road, right of way or public nauseous water, hay, straw, paper, ashes, cinders, soot, offal, garbage or any shavings, dirt, rubbish or excretement, filth, manure, slops, unclean or Throw, place, deposit or leave any animal or vegetable substance, shells
- 9 erect any fences on any municipal road or public place within the Municipality, without the written authority of the Council of the Municipality

No owner or occupier:

- <u>e</u> of lands bordering upon a municipal road, road allowance, right of way within the jurisdiction of the Municipality. traffic or obstruct in anyway the movement of snow-clearing equipment under accumulation of snow or drift so as to impede or obstruct travel, the view of the Municipality shall obstruct the road in any manner which causes the
- ٥ of lands adjacent to municipal roads, road allowance, right of way or drain allowance, right of way or drain within the Municipality. shall deposit any rubbish or snow that shall or cause to obstruct any road, road

Municipality of Taché. recover the levy in like manner as taxes in arrears or as a debt due to the Rural levying against the property respecting which the matter or thing was done and Municipality may recover the expenses of the removal referred to above by both instances the removal shall be at the expense of the person so requested. The said substances or at the Municipalities option arrange for the said removal and in provincial authority or the Municipal authority. In the event the request referred to above is not undertaken, within 24 hours, the Municipality may remove any of the a municipal road, right of way, or public place shall be under duty to remove the said substance within twenty four hours after having been requested to do so by a Any person, owner or occupier whose does or causes another person to encumber

Complaint

Any person may allege a violation of this by-law by filing a written complaint with the designated officer in such form and with such particulars as the designated officer may from time to time require.

nspections

violation of this by-law. reasonably necessary in order to determine whether or not there has been a property alleged to be in violation of this by-law, in such manner as shall be Upon receipt of a complaint, as aforesaid, the designated officer shall inspect all

Warnings and Orders

- designated officer: Where inspections reveal a violation of any provision of this by-law, the
- a may in his or her discretion give written notice of the contravention to the owner or occupier, or both, of the property by regular mail; or may issue a written order without first issuing a written notice..
- 3
- <u>O</u> if the designated officer chose to proceed by issuing a written notice, and if the contravention continues following the warning notice, the designated officer shall issue a written order which shall:
- \odot which the person is doing it; and/or direct a person to stop doing something, or to change the way in
- (ii)direct a person to take any action or measure necessary to remedy reoccurrence of the contravention; and contravention of a by-law and, if necessary, to prevent a demolition of a structure that has been erected or placed in the contravention of the Act or by-law, including the removal or
- $(\widetilde{\Xi})$ specify the time within which compliance shall be required;
- enforced under The Municipal Act; expense of the owner of the property and that such expense may be time, the Municipality may undertake the remediation at the advise that should compliance not be effected within the specified collected in the same manner that a tax may be collected or
- advise of the process of appeal;
- **a** the preceding clause. written order, the written order shall contain the information described in if the designated officer chose to proceed directly to the issuance of a

Emergency or Extraordinary Circumstance

whatever actions or measures are necessary to eliminate an emergency Notwithstanding anything stated in this by-law, the Municipality may take

Appeals

- Any interested person may, within 14 days, request the Council to review the order made by the designated officer by filing a request in writing with the Chief Administrative Officer of the Municipality.
- served upon the persons and in the manner specified in section 11 below no later and the council shall entertain such appeal within forty days of receipt of same by than 5 days prior to the review hearing. holding a hearing. A notice of hearing shall be issued by council and shall be Municipality shall cause a copy thereof to be forwarded to the council forthwith Upon receipt of a request to review, the Chief Administrative Officer of the

- 9 The council shall determine a review within 5 days of a hearing and shall serve a notice of disposition forthwith upon determination, upon the interested persons. The council may:
- confirm the order of the designated officer;
- © B 2 vary or substitute the order of the designated officer in any respect; or
- set aside the order of the designated officer

Service of Notices or Orders

- service or by registered mail upon: hearing issued under section 9 hereof of this by-law shall be served by personal Any order issued by the designated officer under subsection 6(b) and a notice of
- a
- **a** the occupier, if any; and
- structures), the mortgagee, if any; in respect to any order alleging a violation of subsection 3(b) (unsafe

of the property effected by order.

5 the records of the Land Titles Office for the area within which the property is mailing shall be as shown on the current assessment records of the Municipality. shall be the address of the property. In the case of an owner, the address for days after posting. In the case of service upon an occupier, the address for mailing service and service made by registered mail shall be deemed to have been made 3 In the case of a mortgagee, the address for mailing shall be as shown according to Service made personally shall be deemed to have been made on the date of such

Enforcement

- Ų such amounts may be collected by the Municipality in the same manner as a tax the Municipality by the person who contravened a provision of this by-law. In addition to all other rights of collection which the Municipality may have at law, may be collected or enforced under The Municipal Act. out the terms of an order issued by the designated officer are an amount owing to The penalties and costs of actions or measures taken by the Municipality to carry
- 1 person, that person shall pay a penalty of \$200.00. violated a provision of this by-law, and he decides to issue a written notice to that If, on inspection by the designated officer, he determines that a person has
- ফ that person shall pay a penalty of \$200.00. If, on inspection by the designated officer, or on further inspection after issuing a provision of this by-law, and he decides to issue a written order to that person, written notice, he determines that a person has violated or continues to violate a
- 9 not exceeding six months, or to both such a fine and such an imprisonment liable, on summary conviction, and in addition to costs and penalties, to a fine not exceeding \$1,000.00, or in the case of an individual, to imprisonment for a term Any person who contravenes or disobeys, or refuses or neglects to obey or comply with any order made under this by-law is guilty of an offence and is
- 7 officer of the corporation who authorized, consented to, connived at or knowingly conviction, to the fines for which provision is made in section 16 above. offence or offences, is likewise guilty of the offence and is liable on summary permitted or acquiesced in the doing of the act or omission that constitutes the Where a corporation commits an offence under this by-law, each director or
- 000 it continues. than one day, the person or corporation is guilty of a separate offence for each day Where the contravention, refusal, neglect, omission, or failure continues for more

- 9. receives final passage by Council and has been signed by The Head of Council and the Chief Administrative Officer. That this By-law comes into force and takes effect on the day it
- 20. That By-law 3-2004 be repealed.

DONE and **PASSED** as a by-law of The Rural Municipality of Taché at the Municipal Office in Lorette, Manitoba in the Province of Manitoba this 15th of **December**, **A.D. 2009**.

Mayor Dauglehry

Chief Administrative Officer

READ a First time this ∞ day of December , A.D. 2009.

READ a Second time this 8th day of December , A.D. 2009.

READ a Third time and **PASSED** this **2009**. 15th day of December _. A.D.