

Policy

Recovery of Taxes Related to Designated Manufactured Homes

References: Section 436.02(1) of the Municipal Government Act RSA 2000

Section 436.03(1)(a) of the Municipal Government Act RSA 2000

Municipal Government Act RSA 2000, Division 8.1 and 9

Policy Statement

Therefore at the beginning of each year starting January 1, 2001 the tax arrears list for manufactured homes in Strathcona County will show the designated manufactured homes in respect of which there are tax arrears for less than one year. The Municipal Government Act RSA 2000, Division 8.1 and 9, will be used in conjunction for tax recovery on designated manufactured homes.

Purpose

The purpose of this policy is to minimize the accumulation of tax arrears in regards to designated manufactured homes, thereby reducing the accumulation of non-collectable tax levies.

Guidelines

Section 436.02(1) of the Municipal Government Act RSA 2000, allows Division 8.1 to be used in conjunction with Division 9 for tax recovery on designated manufactured homes.

Section 436.03(1)(a) of the Municipal Government Act RSA 2000 states "A municipality must annually, not later than March 31 prepare a tax arrears list that shows the designated manufactured homes in the municipality in respect of which there are tax arrears for more than one year, and that may also show the designated manufactured homes in the municipality in respect of which there are tax arrears for less than one year".

The procedures outlined in the Municipal Government Act and the Tax Recovery Guide for Alberta Municipalities (published by Alberta Municipal Affairs) will be used in the implementation and administration of this policy.

Policy Record

Date of Approval by Council: Administrative Review:

November 7, 2000 Assessment and Tax

Next Review Date: Resolution No: 678/2000

Last Review Date: May 26, 2017 Policy No: SER-002-006