BYLAW ENFORCMENT COMPLAINT FORM

Please **PRINT** information below and answer all questions to the best of your ability.

The following Complaint Information was supplied and received in confidence.

We ask all complainants' to be aware that this form will be considered a bylaw enforcement document and that the statement provided may be used in a legal court of law and as part of this process the complainant shall be required to testify to the alleged complaint.

Complaint Information

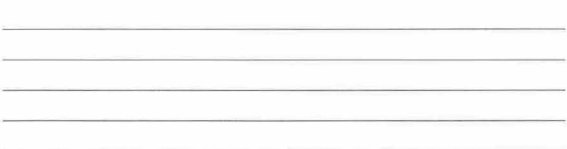
Date of Complaint	
Name of Complainant	
Residential Address	
Mailing Address	
Email Address	
Phone Number	
INCIDENT INFORMATIO	Ν
Location of Incident or Allege	
Address or Land Location	

RM OF LEASK NO. 464		
Other Description (if required)		

Name or Registered Owner	

Address of Owner

DETAILS DESCRIPTION OF ALLEGED BYLAW VOILATION



_

BYLAW ENFORCEMENT PROCEDURES

- The Rural Municipality of Leask No. 464 does not have the resources to formally review properties on a regular basis to determine whether or not its regulatory bylaws are being complied with at all times. Therefore, except for called inspections arising from concerns, it is the general practice of the Rural Municipality to rely on ratepayer's complaints as a means of alerting the Municipal Office of violations of its bylaws. The Rural Municipality of Leask No. 464 has established policies and procedures to encourage a balance of accountability and confidentiality among the various parties to this process. This does not preclude staff of the Rural Municipality of Leask No. 464 initiating investigations on their own initiative.
- 2. Bylaw enforcement investigations will be commenced on submission of written complaints. If the preliminary investigation determines there is basis for enforcement, the normal enforcement procedure will be followed. If the investigation finds there is not basis for enforcement, the complainant will be informed that their complaint does not meet required criteria. Please keep in mind that certain bylaw enforcement investigations can take several months before reaching conclusion. It is not the practice of the Rural Municipality of Leask No. 464 to necessarily seek a legal remedy for all alleged infractions.
- 3. If a residence or individual is allegedly in violation of a Rural Municipality Bylaw (s) and several neighbors deem the violation a nuisance which should be reported, each person is required to fill our individual and separate complaint forms. This assists in substantiating the alleged offences.
- 4. As a matter of practise, the identity of the complainant and the written complaint shall not be disclosed to the alleged violator or any member of the public except as outlined in Section 5 below. In addition, the response of the alleged violator shall not be made public or disclosed to the complainant except as outlined in Section 5 below.

CONFIDENTIALITY ISSUES

5. The anonymity and confidentiality given to complainants and alleged violators under Council policy cannot be assured if the investigation results in court proceedings.

PHOTOS OF ALLEGED OFFENCES ARE REQUIRED AS PART OF THE SUBMISSION