

## Notice of Appeal to the Board of Revision (DEADLINE FOR APPEAL IS MAY 30, 2025

TO THE SECRETARY OF THE BOARD OF REVISIONS of the municipality of **Town of Eston, Saskatchewan.** 

	hoose the: Simplified appeal process (section 223 of <i>The Municipalities Act)</i> See below) Regular appeal process							
la	<ul> <li>ppeal against the: (check beside those that apply)</li> <li>Property valuation (land valuation or improvement valuation or both)</li> <li>Property classification (land classification or improvement classification or both)</li> <li>Exemption</li> <li>Preparation or content of the assessment roll</li> <li>Preparation or content of the notice of assessment (assessed value or taxable assessment)</li> </ul>							
of	the following property							
	the following grounds, and, in support of these grounds, I state the following material facts to be true and curate:							
1.	. Ground of Appeal Supporting material facts:							
2.	. Ground of Appeal							
	Supporting material facts:							
3. Ground of Appeal Supporting material facts:								
	(Attach extra sheets if necessary)							
١d	iscussed my appeal with Jody Schmidt, of the Town of Eston, on							
	(month/day/year)							
	d the following is a summary o f that discussion: (Include the outcome of the discussion and any details of cts/issues agreed to by the parties)							
۱h	ave not discussed my appeal with <b>Jody Schmidt</b> for the following reasons: ( <i>Provide reasons why no</i> scussion was held)							

Mailing Address				Agent's Name (if named/known <sup>2</sup> ) Mailing Address City/Town													
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									Res Ph# E	Bus Ph	¥	Re	es Ph#		Bus Ph#		
Fax#0	Cell#		Fa	ax#		_ Cell#											
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			Dated this _		day of		, 20 _	, 20									
			Dated this _			(month)		(vear)									
				(0.0))		(		() ()									
Assessed Value under Appeal: \$_																	
	-				(Appellant	's/Agent's Name	– please	print)									
Enclosed Appeal Fee <sup>3</sup> :		\$															
					(Appellant	's/Agent's Name	– please	print)									

## <sup>1</sup>What is the difference between the regular and simplified appeal processes?

For the regular appeals, any written material and photographs you provide in support of your appeal must be submitted to BOTH the secretary of the board of revision and the municipality's assessor at least 20 days before the date of your hearing. The appeal will be heard by the panel comprising three members of the board.

Section 223 of *The Municipalities Act* provides for a simplified appeal process to be used at the option of the appellant. You may choose the simplified appeal process if your appeal is for:

- a single family residential property or residential condominium; or
- any property that has an assessed value of \$750,000 or less.

In the simplified process, the chairperson may appoint only one member of the board to hear the appeal. If you qualify for a simplified appeal process and request it on the Notice of Appeal, you *may* provide any written material and photographs in support of your appeal to the board of revision and the municipality's assessor at your hearing. However, to avoid delays at your hearing, you are encouraged to provide your material to BOTH the secretary of the board of revision and the municipality's assessor at least 20 days before the date of your hearing.

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The written material you provide for either process should identify why you feel there is an error in your assessment.

<sup>2</sup> Subsection 225(7) of *The Municipalities Act* provides that regardless of whether or not an appellant has named any agent in the notice of appeal, the appellant retains the right to name an agent, change an agent or use additional agents at any time during the appeal process.

<sup>3</sup>The appellant must file this notice of appeal with the secretary of the board of revision, together with any fee set by council, within the period set out in section 226 of *The Municipalities Act*. Information on appeal fees may be obtained from the municipality. On receipt of this notice, the secretary of the board of revision must determine whether the notice complies with the requirements set out in section 225 of *The Municipalities Act*. If the notice does not comply, the secretary must notify the appellant of the deficiencies in the notice and grant the appellant one 14-day extension to perfect it.

16Aug2013 SR68/2013s2

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