

Bylaw 2/97
**A BYLAW TO LICENSE WELL-DRILLING
 CONTRACTORS**

The council of the Rural Municipality of Antelope Park No. 322, in the Province of Saskatchewan, enacts as follows:

1. For the purpose of this bylaw, the word "contractor" shall include any person.
2. Every well-drilling contractor who is not assessable for the purpose of a business tax in the municipality, shall, before undertaking well-drilling in the municipality, pay the municipality the following licence fee:
 - (a) for the drilling of each gas well, each oil well, each additional horizontal gas or oil well and each additional horizontal gas or oil wellbore drilled subsequent to the initial horizontal wellbore referred to as "legs" \$ 450.00
 - (b) for the drilling of each hole, other than a hole drilled for seismic testing, to a point below the drift for the purpose of obtaining geological and structural information \$ 225.00
3. The form of application for well-drilling licence, as may be amended from time to time by council resolution, is Schedule "A" to this bylaw.
4. Any contractor holding a licence under this bylaw shall produce and exhibit his licence when required to do so by the licence inspector, police officer, or any person authorized by the council.
5. A person who contravenes any of the provisions of this bylaw is guilty of an offence and liable on summary conviction to the penalties provided under Section 174(5)(b) of *The Rural Municipality Act, 1989*.
6. Bylaw 1/91 is hereby repealed.

(SEAL)

Reeve

Administrator

Certified a true copy of Bylaw No. 2/97
 of the R. M. of Antelope Park No. 322
 given three readings and adopted as a
 bylaw of the municipality on Sept. 18, 1997.

Administrator



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Reeve, Admin.