THE FARM PRODUCTS MARKETING ACT
(C.C.S.M. c. F47)

Cattle Enhancement Fee Regulation

Regulation 172/2006
Registered August 24, 2006

Fee imposed on cattle marketings
1 A fee is imposed on each producer of $2. for each cattle the producer markets.

Time of imposition of fee
2 The fee imposed under this regulation shall be due and payable by the producer to the Manitoba Cattle Enhancement Council ("Council") at the time and place of the marketing of the cattle by the producer.

Livestock dealer's obligation to deduct and remit fees
3 Every livestock dealer shall at the time it takes delivery of cattle deduct from the monies payable for such cattle all fees payable by the producer to the Council, and shall forward such fees to the Council at its office, Suite 102, 545 Hervo Street, Winnipeg, Manitoba, R3T 3L6, not later than 10 days following the last day of each month in which the cattle were marketed.

Livestock dealer's commission
4 A livestock dealer making a remittance under section 3 may retain, as a commission for making the deduction, the sum of 3.5 cents for each $2. fee deducted and remitted by the livestock dealer in accordance with that section.

Producer's obligation to remit if not deducted
5 If a producer markets cattle, other than through a livestock dealer in Manitoba, the producer shall remit to the Council at its office, Suite 102, 545 Hervo Street, Winnipeg, Manitoba, R3T 3L6, all fees payable by the producer under this regulation not later than 10 days following the last day of each month in which the cattle were marketed.

Non-application
6 This regulation does not apply to cattle in the possession of a livestock dealer for 30 days or less prior to marketing, on which a fee pursuant to this regulation has already been paid.

Refunds
7(1) A producer may apply to the Council for a refund of fees.

7(2) An application for a refund must be made in writing on a form provided by the Council and must contain the information that the Council requests.
7(3) An application for a refund must be received by the Council at the address specified in section 3

(a) before September 1, for fees deducted in the six-month period beginning on the previous January 1 and ending on June 30; and

(b) before March 1, for fees deducted in the six-month period beginning on the previous July 1 and ending on December 31.

Fees are not refundable unless applications for refunds are received by the Council in strict compliance with the foregoing time limits.

7(4) If the application for a refund complies with this section, the Council will make a refund

(a) not later than April 30, for fees deducted in the six-month period beginning on the previous July 1 and ending on December 31; and

(b) not later than October 31, for fees deducted in the six-month period beginning on the previous January 1 and ending on June 30.

Coming into force
8 This regulation comes into force on September 1, 2006.