

All corporations who own property located in a district where a Separate School District exists are required to file a school support declaration.

Account	Legal Description	Property Address

Consistent with the Constitution of Canada, the Education Act provides:

1. That a corporation which has shareholders may direct the same portion of their taxes in support of schools to the Roman Catholic separate school district that the value of shares owned by shareholders who are Roman Catholic bears to the total value of all shares of the corporation. A Roman Catholic is defined as an individual who recognizes the Pope as head of the Church.
2. That a corporation which does not have shareholders or a co-operative association may direct the same portion of their taxes in support of schools to the Roman Catholic separate school district that the number of members who are Roman Catholic bears to the total number of members.
3. That a School Support Notice given by a corporation or a co-operative association under section 148 of the Education Act shall state that the information in the School Support Notice has been approved by a resolution of the shareholders, the members or the directors.

Name of Corporation or Cooperative Association

Address of Corporation or Cooperative Association

Therefore, I declare that the percentage of shares of the corporation owned by shareholders (or the percentage of members of the corporation or co-operative association) who are Roman Catholic and the percentage of shares owned by shareholders (or the percentage of members) who are not Roman Catholic is shown below and that the information in the School Support notice has been approved by resolution of the shareholders, members or directors. Note: Percentage of shares/members must add up to 100%.

Roman Catholic % _____

Non-Roman Catholic % _____

Signed

Witness or Corporate Seal

Position

Date

Complete and sign the form and return it by Email, Fax or Mail

Personal information on this form is collected in accordance with the Education Act, and is protected by the Freedom of Information and Protection of Privacy Act (FOIP). If you have any questions about the collection and use of this information, please contact 311 (780-442-5311 if outside Edmonton)

Education Act
Statutes of Alberta, 2012
Chapter E-0.3

Notice of assessability by corporation or cooperative

- 148(1)** A corporation or cooperative may give written notice, in the form prescribed by the Minister, to a municipality that all or a portion of its property located in the municipality is assessable for public or separate schools.
- (2)** A corporation or cooperative may by notice at any time require
- (a) that a portion of its property be entered and assessed for separate school purposes in accordance with this section if it has shareholders or members who declare themselves to be of the same faith as those who established a separate school district in which it has property, or
 - (b) that all of the property it has in the municipality be entered and assessed for separate school purposes.
- (3)** When a corporation has shareholders, the notice under subsection (2)(a) must designate for separate school purposes the same proportion of the property of the corporation in the separate school district that is assessable for school purposes as the value of the shares owned by shareholders who declare themselves to be of the same faith as those who established the separate school district bears to the total value of all shares of the corporation.
- (4)** The notice under subsection (2)(a) given by a corporation that does not have shareholders or by a cooperative must designate for separate school purposes the same proportion of the property of the corporation or cooperative in the separate school district that is assessable for school purposes as the number of members who declare themselves to be of the same faith as those who established the separate school district bears to the total number of members.
- (5)** Notwithstanding subsection (1), a corporation or cooperative may not give a written notice or withdraw a notice already given on or after the date on which the board of a school division passes a resolution authorizing a plebiscite under section 172(2) in respect of a school division that includes the property referred to in the notice unless
- (a) the resolution is withdrawn by the board,
 - (b) the school electors do not agree in the plebiscite to a special school tax levy, or
 - (c) the taxable period affected by the special school tax levy has ended or further public notice is subsequently given by the board under section 172(2), whichever occurs first.
- (6)** Subject to subsection (5), if a notice is given under this section, a corporation or cooperative may withdraw the notice only if it is replaced by a notice under this section that the property of the corporation or cooperative is assessable
- (a) for separate school purposes, if the original notice made the property assessable for public school purposes, or
 - (b) for public school purposes, if the original notice made the property assessable for separate school purposes.
- (7)** A notice given by a corporation or cooperative under this section must state that the information in the notice has been approved by a resolution of the shareholders, the members or the directors, as the case may be.

If this School Support Notice is not returned to the municipality, the property will be assessable for public school purposes and the taxes on such property will be directed to the Alberta School Foundation Fund and redistributed on an equal amount per student basis, to public and separate school boards in Alberta.