



PERMIT POLICY MANUAL

SUBJECT: Temporary Fuel Tax (IFTA)

POLICY NUMBER: 4.05

Intent: To authorize qualifying vehicles from Manitoba and other jurisdictions a temporary fuel tax permit when not registered with the International Fuel Tax Agreement (IFTA).

General Information:

- Does not apply to the City of Winnipeg and/or Brandon. Only a permit from the Province of Manitoba is required.
- IFTA defines a qualified motor vehicle as a motor vehicle used interprovincially or internationally for the commercial carriage of passengers or goods that:
 - has two axles and a gross vehicle weight or registered gross vehicle weight greater than 11,797 kg;
 - has a gross vehicle weight or registered gross vehicle weight that, when combined with the gross vehicle weight or registered gross vehicle weight of the trailer with which it is used, is greater than 11,797 kg; or
 - has three or more axles.
- Permits are valid for One Move only for a period of up to five (5) days.
- Fees are based on the number of kilometres travelled in Manitoba multiplied by 0.06, or \$18 whichever is greater.
- Vehicles without a valid IFTA decal on the vehicle when entering Manitoba, must also obtain a temporary permit.

Exempt Vehicles:

- The following are not required to obtain a permit under IFTA
 - recreational vehicles used for personal pleasure or travel by an individual or family. The vehicle must not be used commercially; and
 - any farm plated vehicle registered in Saskatchewan;
 - any Manitoba plated vehicle that is used solely for transport in the Province of Manitoba. (When travelling outside of the jurisdiction, qualified Manitoba plated vehicles must obtain a temporary fuel tax permit upon re-entry to Manitoba)
 - Implements of husbandry being operated upon a highway.

Sources of Information:

www.gov.mb.ca/finance/taxation

Chapter F192, The Fuel Tax Act

Date: June 2019