

## **BYLAW NO. 177-13**

### **A BYLAW OF CLEAR HILLS COUNTY, IN THE PROVINCE OF ALBERTA, FOR THE PURPOSE OF ESTABLISHING AN AGRICULTURAL SERVICE BOARD.**

WHEREAS, the Agricultural Service Board Act empowers a Council to pass a bylaw to establish an Agricultural Service Board; and

WHEREAS, the Council of Clear Hills County has determined it is in the best interests of the county to pass such a bylaw.

NOW THEREFORE, the Council of Clear Hills County, in the Province of Alberta, duly assembled, hereby enacts as follows:

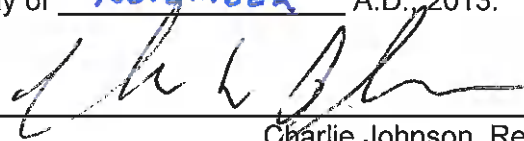
1. THAT, the Agricultural Service Board for Clear Hills County will be an independent committee consisting of five members at large, one Council member, one non-voting Alberta Agriculture, Food and Rural Development representative, and one non-voting Agricultural Fieldman. Four voting board members represents a quorum.
2. THAT, in the absence of the Agricultural Fieldman, the Community Development Manager or Acting Agricultural Fieldman will sit on the Agricultural Service Board as an alternate non-voting board member.
3. THAT, the Chair will be selected by the Agricultural Service Board members at the first or organizational meeting, with all voting board members eligible for the position.
4. THAT, the duration of the term for Agricultural Service Board members will be four (4) years, coinciding with the election of Council.
5. THAT, advertising for members at large will commence on or about August 15<sup>th</sup> prior to a general County election, conducted by Administration.
6. THAT, the selection of board members at large will occur during the organizational meeting of Council, and will be based on agricultural experience and agricultural community involvement of the board candidate.
7. THAT, the board candidate will be an agricultural producer residing within the boundaries of Clear Hills County at the time of selection and for the duration of the term of appointment, unless otherwise authorized by a resolution of council.
8. Bylaw No. 173-13 is hereby rescinded.

9. THAT, this bylaw shall come into force and effect upon the date of final reading hereof.

READ for a FIRST time this 26 day of NOVEMBER A.D., 2013.

READ for a SECOND time this 26 day of NOVEMBER A.D., 2013.

READ for a THIRD time this 26 day of NOVEMBER A.D., 2013.

  
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Charlie Johnson, Reeve

  
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Allan Rowe, Chief Administrative Officer