RURAL MUNICIPALITY OF WHEATLANDS NO. 163

BYLAW NO: 01-14

A BYLAW TO PROHIBIT OBSTRUCTIONS ADJACENT TO CERTAIN ROAD ALLOWANCES

The Council of the Rural Municipality of Wheatlands No. 163 in the Province of Saskatchewan enacts as follows:

- For the purpose of this bylaw the expression:
 - municipality" means the Rural Municipality of Wheatlands No. 163 of Saskatchewan;
 - b) road" means any road allowance within the municipality other than:
 - A private road: or
 - A provincial highway; or
 - A road or highway within the following hamlets,

To wit:

Hamlet of Parkbeg

- "obstruction" means any type of object that has potential to trap snow and cause blockage on c) municipal roads.
- d) a barbwire fence is not considered an obstruction.
- 2. No person shall permit an obstruction (planting of trees/shrubs, placing of stone, earth/gravel, portable structures, solid fences or other objects) to be placed/erected on private property within:
 - Ninety (90) meters or Three hundred (300) feet from the intersection of the center lines of any a) municipal roads;
 - b) Forty-six (46) meters or one hundred and fifty (150) feet from the center line on any municipal road.
- 3. The Council may, by order, direct the owner an any private property upon which a tree or shrub has been planted, or a stone, earth or gravel pile, portable structure other object has been placed in contravention of the provisions of Section 2 hereof, to remove the same within a time stated in such order and the provision of Section 364 of *The Municipalities Act*, shall apply, mutatis mutandis, if the owner fails to comply with the order.
- 4. For the purposes of fence lines:
 - Barbwire fence lines (not obstructions) may be constructed anywhere on private land, as long as it s on private owner boundaries.
 - Solid fence lines (obstructions) must conform to the setbacks listed in Section 2 a) an b).
 - No person shall hereafter construct a fence on any municipal right of ways. Section 4 does not apply to property taxes levied on behalf of a school division.
- 5. This bylaw does not apply with respect to structures situated prior to the passing of the bylaw. (Passed June 11, 2014)
- Any person who contravenes the provisions of Section 2 and 4 hereof, is guilty of an offence and liable on summary conviction to the penalties imposed in the general penalty bylaw of the municipality.
- 7. Bylaw #17 is hereby repealed.

Coming Into Force

This bylaw shall come into force on June 11, 2014 OF MY

Reeve

Administrator

Read a third time and adopted

Certified a true copy of Bylaw #01- 14 adopted by resolution of Council for the Rural Municipality of Wheatlands

No. 163 on this 11th day of June, 2014

Reforance

Administrator