MACKENZIE COUNTY REGULAR COUNCIL MEETING

Tuesday, April 08, 2014 10:00 a.m.

Fort Vermilion Council Chambers Fort Vermilion, Alberta

PRESENT: Bill Neufeld Reeve

Walter Sarapuk Deputy Reeve

Jacquie Bateman Councillor (left at 3:45 p.m.)

Peter F. Braun Councillor Elmer Derksen Councillor John W. Driedger Councillor Eric Jorgensen Josh Knelsen Councillor Ricky Paul Councillor Councillor Lisa Wardley Councillor

REGRETS:

ADMINISTRATION: Joulia Whittleton Chief Administrative Officer

Ron Pelensky Director of Community Services & Operations

John Klassen Director of Environmental Services &

Operations

Byron Peters Director of Planning & Development

Carol Gabriel Manager of Legislative & Support Services

ALSO PRESENT: Members of the public.

Minutes of the Regular Council meeting for Mackenzie County held on April 08, 2014 in the Fort Vermilion Council Chambers.

CALL TO ORDER: 1. a) Call to Order

Reeve Neufeld called the meeting to order at 10:01 a.m.

AGENDA: 2. a) Adoption of Agenda

MOTION 14-04-222 MOVED by Councillor Derksen

That the agenda be approved with the following additions:

3. b) Minutes of the April 4, 2014 special Council (budget) meeting

15. a) Legal – Mustus Energy15. a) Legal – Pecuniary Interest

CARRIED

ADOPTION OF PREVIOUS MINUTES:

3. a) Minutes of the March 26, 2014 Regular Council Meeting

MOTION 14-04-223

MOVED by Councillor Wardley

That the minutes of the March 26, 2014 Regular Council meeting be adopted as presented.

CARRIED

3. b) Minutes of the April 4, 2014 Special Council (Budget) Meeting (ADDITION)

MOTION 14-04-224

Requires Unanimous

MOVED by Deputy Reeve Sarapuk

That the minutes of the April 4, 2014 Special Council budget meeting be adopted as presented.

CARRIED UNANIMOUSLY

GENERAL REPORTS:

5. a) CAO Report

MOTION 14-04-225

MOVED by Deputy Reeve Sarapuk

That the CAO report for March 2014 be accepted for information.

CARRIED

5. b) Public Works Committee Meeting Minutes

MOTION 14-04-226

MOVED by Councillor Wardley

That the Public Works Committee meeting minutes of December 11, 2013, January 8, 2014 and February 25, 2014 be received for information.

CARRIED

5. c) Municipal Planning Commission Meeting Minutes – March 13, 2014

Reeve Neufeld left the meeting at 10:19 a.m. and turned over the Chair to Deputy Reeve Sarapuk.

MOTION 14-04-227

MOVED by Councillor Derksen

That the Municipal Planning Commission meeting minutes of March 13, 2014 be received for information.

CARRIED

TENDERS:

6. a) None

COMMUNITY SERVICES:

8. a) Trails on Alberta Highway Right-of-Ways

MOTION 14-04-228

MOVED by Councillor Jorgensen

That the Trails on Alberta Highway Right-of-Ways be referred to the Community Services Committee.

CARRIED

Deputy Reeve Sarapuk recessed the meeting at 10:27 a.m.

Reeve Neufeld reconvened the meeting at 10:34 a.m.

DELEGATIONS:

4. a) Mackenzie Housing Management Board – 2014
Budget/Requisition and Three Year Business Plan

George Friesen, Chair, and Barb Spurgeon, CAO, from the Mackenzie Housing Management Board were present to discuss their 2014 approved budget, 2014 requisition, and future capital funding requirements.

Reeve Neufeld recessed the meeting at 11:16 a.m. and reconvened the meeting at 11:29 a.m.

OPERATIONS: 10. a)

10. a) Second Access

MOTION 14-04-229

MOVED by Councillor Paul

That the second access request to NE 18–107–13–W5M be denied unless the proposed or current yard site is subdivided out of the quarter section.

CARRIED UNANIMOUSLY

MOTION 14-04-230

MOVED by Councillor Bateman

That administration brings back to Council a revised Land Use Bylaw clarifying the location/distance of garden suites to the principle dwelling.

CARRIED

PLANNING & DEVELOPMENT:

11. a) Bylaw 950-14 Land Use Bylaw Amendment to Rezone Part of SW 9-106-15-W5M from Hamlet Residential District 1A "HR1A" and Hamlet Residential 1 "HR1" to Hamlet Residential District 2 "HR2" (La Crete)

MOTION 14-04-231

MOVED by Councillor Wardley

That first reading be given to Bylaw 950-14, being a Land Use Bylaw Amendment to rezone the remainder of SW 9-106-15-W5M from Hamlet Residential District 1A "HR1A" and Hamlet Residential 1 "HR1" to Hamlet Residential District 2 "HR2" to accommodate Condominium Development as AMENDED, subject to public hearing input.

CARRIED

11. b) Bylaw 949-14 Land Use Bylaw Amendment to Rezone Part of Plan 012 4176, Block 4, Lot A & Part of NE 4-106-15-W5M (Part of Phase 5 & all of Phase 6) from Hamlet Residential District 1A "HR1A" and Hamlet Residential District 1 "HR1" to Hamlet Residential District 2 "HR2" (La Crete)

MOTION 14-04-232

MOVED by Councillor Knelsen

That first reading be given to Bylaw 949-14 being a Land Use Bylaw Amendment to rezone Part of Plan 012 4176, Block 4, Lot A & Part of NE 4-106-15-W5M from Hamlet Residential District 1A "HR1A" and Hamlet Residential 1 "HR1" to Hamlet Residential District 2 "HR2" to accommodate Multi – Family type dwellings, subject to public hearing input.

CARRIED

ADMINISTRATION:

13. a) BC Hydro, Site C Development

MOTION 14-04-233 MOVED by Councillor Derksen

That the BC Hydro, Site C Development update be received for information.

CARRIED

13. b) Seniors Housing

MOTION 14-04-234

MOVED by Councillor Jorgensen

That the seniors housing discussion be received for information.

CARRIED

Reeve Neufeld recessed the meeting at 12:09 p.m. and reconvened the meeting at 1:00 p.m.

PUBLIC HEARINGS:

7. a) Bylaw 935-14 Land Use Bylaw Amendment to Add 80 Acre Splits

Reeve Neufeld called the public hearing for Bylaw 935-14 to order at 1:00 p.m.

Reeve Neufeld asked if the public hearing for proposed Bylaw 935-14 was properly advertised. Byron Peters, Director of Planning & Development, answered that the bylaw was advertised in accordance with the Municipal Government Act.

Reeve Neufeld asked the Development Authority to outline the proposed Land Use Bylaw Amendment. Byron Peters, Director of Planning & Development, presented the Development Authority's submission and indicated that first reading was given on February 11, 2014.

Reeve Neufeld asked if Council has any questions of the proposed Land Use Bylaw Amendment.

Clarification was requested in regards to why crown land was excluded.

Councillor Jorgensen asked if there was any way to amend the LUB to restrict it to an area instead of County wide. Byron Peters responded that amendments could be done

per zoning district.

Joulia Whittleton stated that there is a hierarchy of documents, the Municipal Development Plan and then the Land Use Bylaw. Any changes would have to be addressed in both.

Reeve Neufeld asked if any submissions were received in regards to proposed Bylaw 935-14. Written submissions were received by the following and read out loud and are attached to these minutes.

- 1. Larry Bateman (opposed)
- 2. Dicky Driedger (opposed)
- 3. Rod & Peggy Steffen (opposed)
- 4. Joe Peters (opposed)
- 5. Pat Bateman (opposed)
- 6. Danny Komarnicki (opposed)
- 7. Jay Krahn (opposed)
- 8. Andy Wiebe (in favor)
- 9. Kyler Knelsen (in favor)

Reeve Neufeld asked if there was anyone present who would like to speak in regards to the proposed Bylaw 935-14.

Henry Neudorf stated that the proposed bylaw was a good idea. It gives younger farmers a chance to farm.

Isaac Martens stated that he was also in favor.

Jake Klassen stated that he was also in favor.

Jason Knelsen stated that he was also in favor.

Andrew Goertzen stated that we are home to the largest organic farms in Alberta. There would be more opportunities to start farming. Big acreage owners have input.

Charles LaForge stated that he was opposed. 80 acre owners are simply taking advantage of legislation to qualify as farmers. Any acreage smaller than 10 acres contravenes the spirit of provincial and federal legislation. Acreages should be treated the same, minimum 5.5 and maximum 10, preventing acreages from being split further.

William Klassen stated that he was in favor for family

reasons. This will help our children who can't afford land to get started.

Carl Klassen stated that he was 100% in favor.

Dave Peters stated that in 1936 they didn't have four quarters. People are taking from mom and dad, they would have no assets from their parents.

The Reeve asked those in the audience to raise their hand if they were in favor. Two in the audience were opposed.

Henry Peters stated that understands both sides. We have a young community and families want more than just three acres of lawn, they want animals, etc. There are families that want to have 80 acres. There may be areas that it does not work, not feasible in all areas. You can't shoot on 3 acres of land. Families want a farm lifestyle, but can't afford the larger parcels.

Cornie Klassen stated that he was in favor. The bigger farms are driving out the smaller ones and not giving them a chance. Their only option is to take over from their parents. They might grow bigger in the end.

Reeve Neufeld closed the public hearing for Bylaw 935-14 at 1:29 p.m.

MOTION 14-04-235

MOVED by Councillor Knelsen

That second reading be given to Bylaw 935-14 being a Land Use Bylaw amendment to amend Mackenzie County Land Use Bylaw (927-13), Section 8.1 C (a). Parcel Density in AGRICULTURAL "A" district as AMENDED.

CARRIED

MOTION 14-04-236

MOVED by Councillor Derksen

That third reading be given to Bylaw 935-14 being a Land Use Bylaw amendment to amend Mackenzie County Land Use Bylaw (927-13), Section 8.1 C (a). Parcel Density in AGRICULTURAL "A" district.

CARRIED

Reeve Neufeld recessed the meeting at 2:02 p.m. and reconvened the meeting at 2:14 p.m.

MOTION 14-04-237

MOVED by Councillor Braun

That the Land Use Bylaw be brought back to address the three titles per quarter.

DEFEATED

7. b) Bylaw 940-14 being a Closure of Plan 102 6365, Block 38, Lot 63PUL for the Purpose of Sale and Consolidation (La Crete)

Reeve Neufeld called the public hearing for Bylaw 940-14 to order at 2:16 p.m.

Reeve Neufeld asked if the public hearing for proposed Bylaw 940-14 was properly advertised. Byron Peters, Director of Planning & Development, answered that the bylaw was advertised in accordance with the Municipal Government Act.

Reeve Neufeld asked the Development Authority to outline the proposed Road Closure. Byron Peters, Director of Planning & Development, presented the Development Authority's submission and indicated that first reading was given on March 11, 2014.

Reeve Neufeld asked if Council has any questions of the proposed Road Closure.

A question was asked regarding how the assessor values a Public Utility Lane at \$10,000. Byron Peters responded that the cost is estimated at a price per square meter. The adjacent lands are owned by the same landowner.

A question was asked to clarify whether it is a lot or a lane, was it originally a laneway? Byron Peters responded that it was a Public Utility Lot to service lots for natural gas, and they have no need for it based on the proposed development.

Reeve Neufeld asked if any submissions were received in regards to proposed Bylaw 940-14. No submissions were received.

Reeve Neufeld asked if there was anyone present who would like to speak in regards to the proposed Bylaw 940-14. No one was present to speak to the proposed bylaw.

Reeve Neufeld closed the public hearing for Bylaw 940-14 at 2:20 p.m.

MOTION 14-04-238

MOVED by Councillor Knelsen

That second reading be given to Bylaw 940-14 being the closure and sale of Plan 102 6365, Block 38, Lot 63PUL, to be consolidated with Plan 102 6365, Block 38, Lot 1 inclusive to lot 6 for condominium development.

CARRIED

MOTION 14-04-239

MOVED by Councillor Wardley

That third reading be given to Bylaw 940-14 being the closure and sale of Plan 102 6365, Block 38, Lot 63PUL, to be consolidated with Plan 102 6365, Block 38, Lot 1 inclusive to lot 6 for condominium development.

CARRIED

7. c) Bylaw 942-14 Land Use Bylaw Amendment to Add Self- Storage as a Discretionary Use

Reeve Neufeld called the public hearing for Bylaw 942-14 to order at 2:21 p.m.

Reeve Neufeld asked if the public hearing for proposed Bylaw 942-14 was properly advertised. Byron Peters, Director of Planning & Development, answered that the bylaw was advertised in accordance with the Municipal Government Act.

Reeve Neufeld asked the Development Authority to outline the proposed Land Use Bylaw Amendment. Byron Peters, Director of Planning & Development, presented the Development Authority's submission and indicated that first reading was given on March 11, 2014.

Reeve Neufeld asked if Council has any questions of the proposed Land Use Bylaw Amendment.

Clarification was requested for the definition of self-

storage.

Reeve Neufeld asked if any submissions were received in regards to proposed Bylaw 942-14. No submissions were received.

Reeve Neufeld asked if there was anyone present who would like to speak in regards to the proposed Bylaw 942-14. No one was present to speak to the proposed bylaw.

Reeve Neufeld closed the public hearing for Bylaw 942-14 at 2:28 p.m.

MOTION 14-04-240

MOVED by Councillor Wardley

That second reading be given to Bylaw 942-14 being a Land Use Bylaw Amendment to add Self-Storage 1 and Self-Storage 2 to Section 3.3 Definitions, and add Self-Storage 1 as a discretionary use in Sections: 8.6, 8.7, 8.10, 8.17, 8.18, 8.34, and add Self-Storage 2 as a discretionary use in Sections: 8.1, 8.7, 8.10, 8.11, 8.30, 8.31, 8.33, 8.34 as AMENDED.

CARRIED

MOTION 14-04-241

MOVED by Councillor Braun

That third reading be given to Bylaw 942-14 being a Land Use Bylaw Amendment to add Self-Storage 1 and Self-Storage 2 to Section 3.3 Definitions, and add Self-Storage 1 as a discretionary use in Sections: 8.6, 8.7, 8.10, 8.17, 8.18, 8.34, and add Self-Storage 2 as a discretionary use in Sections: 8.1, 8.7, 8.10, 8.11, 8.30, 8.31, 8.33, 8.34.

CARRIED

DELEGATION:

4. b) Peace River Rotary Club

MOTION 14-04-242

MOVED by Councillor Driedger

That the presentation by the Peace River Rotary Club on the Rotary House Project be received for information and that the item be included on the next council meeting agenda.

CARRIED

MOTION 14-04-243

MOVED by Deputy Reeve Sarapuk

That council move in-camera at 2:55 p.m.

CARRIED

DELEGATION: 4. c) Jay Krahn

MOTION 14-04-244 MOVED by Councillor Jorgensen

That council move out of camera at 3:27 p.m.

CARRIED

MOTION 14-04-245 MOVED by Councillor Jorgensen

That administration proceed with submitting an application for the acquisition of Section 13-109-20-W5M and SE 24-109-20-

W5M, subject to budget amendment.

CARRIED

ENVIRONMENTAL

SERVICES:

9. a) None

CORPORATE SERVICES:

12. a) None

INFORMATION/ CORRESPONDENCE: 14. a) Information/Correspondence

MOTION 14-04-246 MOVED by Councillor Driedger

That the information/correspondence items be accepted for

information purposes.

CARRIED

IN-CAMERA SESSION:

MOTION 14-04-247 MOVED by Councillor Wardley

That Council move in-camera to discuss issues under the Freedom of Information and Protection of Privacy Regulations

18 (1) at 3:34 p.m.

15. a) Legal

15. b) Labour

15. c) Land

CARRIED

Councillor Bateman left the meeting at 3:45 p.m.

MOTION 14-04-248 MOVED by Councillor Jorgensen

That Council move out of camera at 4:05 p.m.

CARRIED

15. a) Legal – Mustus Energy

MOTION 14-04-249 MOVED by Councillor Jorgensen

That administration proceed with the Mustus Energy

negotiations as discussed.

CARRIED

15. a) Legal – Pecuniary Interest

MOTION 14-04-250 MOVED by Councillor Wardley

That the pecuniary interest discussion be received for

information.

CARRIED

NOTICES OF MOTION: 16. a) None

NEXT MEETING

DATES:

17. a) Regular Council Meeting

Monday, April 28, 2014

10:00 a.m.

Fort Vermilion Council Chambers

ADJOURNMENT: 18. a) Adjournment

MOTION 14-04-251 MOVED by Councillor Driedger

That the council meeting be adjourned at 4:06 p.m.

CARRIED

These minutes were approved by Council on April 28, 2014.									
(original signed) Bill Neufeld Reeve	(original signed) Joulia Whittleton Chief Administrative Officer								

Larry Bateman

Box 179

High Level, AB

TOH 1Z0

April 7, 2014

Submission for the Public Hearing on Bylaw 935-14

As the current owner and operator of a family farm located in the County, I do not believe that allowing 80 acre subdivisions are in the best interest of the County. In certain areas these subdivisions may be beneficial, but not on all agriculture lands. An area of 5 miles around the Towns or Hamlets would be suitable, as these lands will eventually become residential and commercial. However the remaining agricultural lands should be left intact as much as possible to ensure that the next generation of farmers can actually purchase a full quarter of land to begin a farming operation. If this Bylaw amendment is passed, I do not believe that there will be a full quarter of agriculture land in the County in 40 years. Subdividing will become a normal and financial practice.

Larry Bateman

From: <u>Jacquie Bateman</u>
To: <u>Carol Gabriel</u>

Subject: Fwd: 80 acre subdivision

Date: Tuesday, April 08, 2014 12:55:18 PM

Sent from my iPad

Begin forwarded message:

From: Jacquie Bateman < jacquie@mackenziecounty.com >

Date: 8 April, 2014 11:34:56 AM MDT

To: Byron Peters < bpeters@mackenziecounty.com>

Subject: Fwd: 80 acre subdivision

Sent from my iPad

Begin forwarded message:

From: Dicky Driedger - HOME < dickyd@telusplanet.net >

Date: 8 April, 2014 11:56:08 AM MDT

To: Jacquie Bateman

<jacquie@mackenziecounty.com>
Subject: RE: 80 acre subdivision

Points to consider on 80 acre splits

1. with close to 5000 deeded titles quarters in the county anybody now and

in the for seeable future who wants to live in a rural acrage has and will have the opportunity to do so with the status quo.

- 2. many farming practices like spraying, the smell of livestock, dust and noise are no more compatible with residents, than industrial areas in urban areas are. So why is it ok in rural settings but not in urban?
- with a rapidly growing population, and a shrinking agriculture land base combined with climate change leaders

will have to start making some hard decisions for future generations.

4. council says it is pro agriculture and yet the only two cfos that tried to open in the

county failed because of opposition from residents.

5.learn from other juristictions. From Lacombe, stratcona, to lethbridge county, in Alberta to Seminal Taxes I have never talked to local ag leaders or farmers in lax acreage laws counties, that don't have some ugly conflict

storys to tell. And pretty much never any positive comments

From: <u>Jacquie Bateman</u>
To: <u>Carol Gabriel</u>

Subject: Fwd: Opposing 80 Acre land subdivisions Date: Tuesday, April 08, 2014 9:55:45 AM

Sent from my iPad

Begin forwarded message:

From: Peggy Steffen < psteffen2012@gmail.com>

Date: 8 April, 2014 9:30:50 AM MDT

To: Jacquie Bateman < jacquie@mackenziecounty.com>

Subject: Opposing 80 Acre land subdivisions

To whom ever it May concern:

We as farmers in the County are opposed to a bylaw letting people make 80 acres subdivisions. If this happens then the agricultural way of life will go by the wayside. People will think that they can make more money by dividing all their land into parcels then farming. Farming is a way of life, good or bad. We would lose our young farmers that want to start farming and carrying on the tradition as there will be no large parcels of land to purchase. It would be all 80 acre parcels that no one can afford as the seller will be asking ridiculous prices.

Lots of us were born and raised here on the "farm" and are still farming with our families, trying to keep the family farm alive. Parents that came and started the traditions..

Rod and Peggy Steffen opposing a bylaw of 80 acres parcels of land.

To: Mackenzie County Council

From: Joe Peters

Mackenzie county farmer.

I speak against the proposed 80 acre splits per quarter.

Reasons

- 1) The small pieces can't be cropped properly.
- 2) Weed infestations.
- 3) More rural population (acreage owners) complaining about dust, noise and chemical use.
- 4) Having been on the ASB for many years and having talked to different counties on their subdivision policies, the majority say it causes a lot of problems for the farmers and acreage owners.
- 5) I can see drainage issues increasing.
- 6) The county has large lot, country residential areas for people that don't want to live in town.
- 7) We have to protect our full quarter farm land; our farm equipment is bigger not smaller.

Thank you for your consideration to this matter. Joe Peters

Pat Bateman

Box 179

High Level, AB

TOH 1Z0

April 7, 2014

Submission for the Public Hearing on Bylaw 935-14 Land Use Bylaw Amendment

As a grain farmer in the area I am opposed to allowing any subdivisions of agricultural lands larger than 10 acres. Farm equipment continually grows in size making farming nearly impossible on less than 1 quarter section of land. Spraying chemicals and the use of fertilizers around residences will become impossible in the future. Many cities have already banned the use of herbicides and pesticides in residential areas, in a matter of time this will become a normal practice in rural areas also. The farmer will not be allowed to spray or fertilize within a certain distance from a subdivision making the farmable area on a quarter section not sustainable. I believe that the County should not only protect the right to farm, but also agriculture lands within the County. Do not allow the development industry to overrun and destroy the agriculture industry.

Pat Bateman

From: Jacquie Bateman
To: Carol Gabriel
Subject: Fwd: 80 acre split

Date: Tuesday, April 08, 2014 9:56:05 AM

Sent from my iPad

Begin forwarded message:

From: Carla Komarnicki < pontonriver@gmail.com >

Date: 7 April, 2014 6:52:11 PM MDT

To: Jacquie Bateman < <u>jacquie@mackenziecounty.com</u>>

Subject: 80 acre split

Hi Jacquie,

We are not in favour of the proposed 80 acre sub-dividing of quarter sections. This will make farming in the future harder because as time goes on equipment will continue to get bigger and producers will be forced to farm small parcels and around houses.

Thanks, Danny Komarnicki

Sent from my iPad

As a land owner and producer within the municipal development plan I feel I need to address a few concerns regarding the counties acreage bylaws.

In the past agriculture and country living was a life style and for many it still is today, but as with other industries agriculture is changing, farms are getting larger profit margins are getting narrower and the environmental impact is a growing concern.

With the increasing size in farms field sizes are extremely important in being efficient and in keeping our farms sustainable. I dare say that there isn't a single sustainable farm under 300 acres and the only way you could be sustainable with 300 acres would be by growing specialty crops like vegetables or something, to the best of my knowledge these crops make up a very small portion of our total crops, the big crops are canola, wheat, barley, oats and peas, there is no way it is feasible to grow any of these crops on an acreage scale.

The main concern for me is the environmental aspect. With the agriculture industry being the biggest consumer of chemicals of any industry and the increasing awareness of food safety and chemical exposure I feel its important that we keep these concerns at the forefront when dealing with acreages. We don't see people building houses in a sawmill yard or on an oilfield lease, to me this is what its like putting a house in the middle of a grain field.

Having said all this I totally support acreage living but I feel we need to take a more organized approach I don't think subdividing and acreage or two off every farm quarter is the right approach. My suggestion is we take a section that already has acreages off of each quarter, zone that section residential and let them subdivide them totally, than change the bylaws for agriculture zoned property to prevent residences from being built where equipment interference and chemical exposure are a possibility. This approach would also make other luxuries more cost effective like the rural water project, or our school buses, as well as our internet and phone systems.

I have traveled in Europe and Asia where I have seen first hand the impact this could have on our future as an exporting country, lets face reality, plan ahead and keep future generations fed locally and Canada on the exporting side.

Jay Krahn

From: <u>7809267405@msg.telus.com</u>

To: <u>Carol Gabriel</u>

Date: Tuesday, April 08, 2014 12:43:00 PM

Hi Josh, Just a note to say that I strongly support being able to split a quarter into (2) 80 acre parcels. Thanks for working for it!

- Andy Wiebe BHP

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From: <u>7809267405@msg.telus.com</u>

To: <u>Carol Gabriel</u>

Date: Tuesday, April 08, 2014 1:14:59 PM

I kyler knelsen am 100% in favor of the 80 acre split

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MACKENZIE COUNTY PUBLIC HEARING ATTENDANCE LIST April 8, 2014 – 1:00 p.m. Fort Vermilion Council Chambers – Fort Vermilion, AB

Addiessior Email Address ***********************************	Phone Number
Tim Knelsen	926-6917
Tason Unan	176-1441
Bir 1 Neudort	258 9487
Heary Neudont	756 959
Anopiew Gosephen	502-62741
do Klaszen	
Jacob P. Klassen	
JOSE Peters	-
Henry L-Samuel Kistle	8411-8954
~ 1	7802470101
Wilhalm I Hlasson	780 928 2233
Bill 02	480 8419617
Courte HASSEN	2645 LEB 03L

MACKENZIE COUNTY

Public Hearing Attenbance List April 8, 2014 – 1:00 p.m. Fort Vermilion Council Chambers – Fort Vermilion, AB

Name Andrews	Address on Email#Address +	Phone Numbers
Hony PRasan	Box 11 Lale	780-948-3602
Peter Greshmecht	Box 119 B. H.P	780-821-8506
Carl Klassen	Box 1845 Lacrete	7961 - 148 - 032
(W,11) & Klesse	Box 1361 10 Cresp	750-928-4478
4 pulo Perens	282	8-3866
Frdrew Zacharias	Box 454 La Creh	1381 148
Frac Mators	Box 1743 Calacta	136-984
5hm Wiebe	Box 191 La Crete	841-1647
Villmy Detas	Box 1603 La Grete	841-2951
Beer 765720	Dence Rive	625. 8627
Bes Ristell	Secre Duser	219-5478
Ama Nederal	Box 1217 La Crete 10	926 6951
Neta Martens	Box \$87 Lacrele, AB	928-2627

MACKENZIE COUNTY

PUBLIC HEARING ATTENDANCE LIST
April 8, 2014 – 1:00 p.m.
Fort Vermilion Council Chambers – Fort Vermilion, AB

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The state of the s	780 928-2135	280 928-2046							
AddressionEmali/Address	Bot 974 LaCoule 11B	Box 1943 La Corte AB							
Name West	Helend Markons	Snah Wiels							