

Being a By-law of the County of Mountain View No. 17
to provide for the Control of Weeds on County Road
Allowances

WHEREAS Section 28 of The Weed Control Act 1972, and
amendments to date, provides that a local authority shall be deemed
to be the occupant of all highways under its direction, management
and control, and

WHEREAS Section 9 of The Weed Control Act 1972, and
amendments to date, provides that the Council of any municipality
may by by-law provide that the occupant or owner of land shall for
the purposes of this Act be deemed to be the occupant of that portion
of any highway within the municipality and subject to the direction,
management and control of the local authority of that municipality and
which adjoins his land and lies between the boundary of his land and
the middle line of the highway, and

WHEREAS some land owners do not desire weed control
on adjacent road allowances by the present method used by the
County i. e. chemical herbicide spray, and

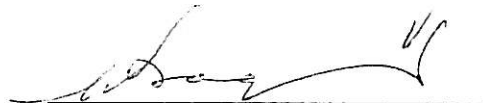
WHEREAS the Council of the County of Mountain View No. 17
deems it desirable that such responsibility in these cases be placed
with the occupant or owner of lands for such adjacent highways.

NOW THEREFORE be it resolved that the Council of the
County of Mountain View No. 17 enact that:

The occupant or owner of land shall for the
purposes of this Act be deemed to be the
occupant of that portion of any highway within
the municipality and subject to the direction,
management and control of the local authority
of that municipality and which adjoins his land
and lies between the boundary of his lands and
the middle line of the highway.

DONE AND PASSED in open Council by the Council of the County
of Mountain View No. 17 this 28th day of June, 1978.

Received first, second and third reading and unanimously passed
this 28th day of June, 1978.



Reeve



County Commissioner