

MOUNTAIN VIEW COUNTY

BYLAW NO. 46/04

WILD CARAWAY BYLAW

Consolidated May 31, 2011

NOTE:

All persons making use of the consolidation are reminded that it has no legislative sanction, that the amendments have been embodied for convenience of reference only, and that the original Acts should be consulted for all purposes of interpreting and applying the bylaw.

OFFICE CONSOLIDATION

**Mountain View County
Province of Alberta**

Bylaw No. 46/04

A BYLAW OF MOUNTAIN VIEW COUNTY IN THE PROVINCE OF ALBERTA TO DECLARE WILD CARAWAY AS A NOXIOUS WEED

AMENDING BYLAW NUMBER 25/10

SECTION 1 - SHORT TITLE AND PURPOSE

- 1.01 WHEREAS, the Council of Mountain View County has the authority under Weed Control Regulation, AR 19/2010 Section 9 of the Weed Control Act of Alberta to make bylaws designating plants within the County as noxious weeds, and
- 1.02 WHEREAS, Wild Caraway is a concern in hay lands, pasture and natural environments because domestic or wild animals graze around this plant causing it to spread rapidly, and
- 1.03 WHEREAS, Wild Caraway is not on the Provincial Weed List as a noxious weed and therefore, the County can not enforce its control, and
- 1.04 WHEREAS Wild Caraway has been found in several parts of the County and control measures have had marginal success,

SECTION 2 - ENACTMENT

- 2.01 NOW THEREFORE the Council of Mountain View County, in the Province of Alberta, duly assembled enacts as follows:
 - a. That Wild Caraway be designated as a noxious weed within Mountain View County as per Weed Control Regulation, AR 19/2010 Section 9.

SECTION 3 - EFFECTIVE DATE

- 3.01 This Bylaw shall come into effect at such time as it has received third (3rd) reading and has been signed in accordance with the *Municipal Government Act*.

Read the first time this 1st day of December 2010

Read the second time this 1st day of December 2010

Read the third time this 1st day of December 2010