

Chairman's Procedural Notes  
Public Hearing for a Proposed Amendment to Land Use Bylaw No. 2013-17

<b>Hearing Date:</b>	<b>June 25, 2013</b>
<b>Hearing Time:</b>	<b>9:30 a.m.</b>
<b>Proposed By-law No:</b>	<b>2013-17</b>

1. Chair calls Hearing to Order.
2. Chair advises that this is a formal Hearing and records are being kept of the proceedings.
3. Chair states following purpose of the Hearing . . .

*"In accordance with the Provisions of Section 692 of the Municipal Government Act, as amended, the Council of Parkland County is holding this Hearing to provide an opportunity for public input and comment on proposed Bylaw No. 2013-17."*

4. Chair then outlines Hearing Procedures as follows:
  - a) Council will first hear an overview and summary of the proposed amending Bylaw from Administration as well as any written submissions received prior to the hearing.
  - b) Council will then receive any additional written or verbal submissions from the floor. Those who wish to speak must first identify themselves and address their comments to the Chair. There will be an approximately 10-minute limit on the length of verbal submissions or presentations. Council may ask for any clarification on written or verbal submissions at any time. Council wishes to remind everyone that this will be everyone's only opportunity to comment on this proposed Bylaw.
  - c) Following the verbal presentations, Administration will respond to any questions from Council;

**Please enter  
your name in  
our guest  
book—either  
sign legibly or  
print.**

5. Chair asks Council if they are satisfied with the amount of information they have received before closing the hearing, and advises that if Council wishes to obtain more information, a motion to recess the hearing may be made at this time.
6. Chair closes Hearing and states:

"Council wishes to advise that it is unable to receive any further written or verbal submissions now that the hearing is closed."