

COUNCIL POLICY C-AG01

Agricultural Equipment Rental

Prepared By: Agricultural Services Council Approval Date: November 26, 2002

Effective Date: November 26, 2002 Council Resolution No.: 592-02

References: Fees and Charges Schedule Previous Revision Date: January 26, 1999

(Policy AG 001)

Function: Agricultural Services LAS Review Date: January 4, 2013

PURPOSE

The purpose of this policy is to make specialized agricultural equipment available to residents at a nominal fee.

POLICY STATEMENT

Parkland County supports the rental of specialized agricultural equipment to Parkland County residents as a municipal service.

SCOPE

This Policy applies to all Parkland County residents.

MANAGEMENT RESPONSIBILITIES

Agricultural Services and Fleet Services are responsible for the development, approval, implementation, monitoring and evaluating of the policy.

STANDARDS

- Renter must be a resident of Parkland County.
- 2. A formal rental agreement shall be completed between the County and the renter (agreement to be supplied by the County).
- 3. A deposit shall be forwarded to the County prior to rental of the equipment.
- 4. The equipment shall be returned in a clean state or a charge will be deducted from the deposit.
- 5. The equipment shall be inspected upon return. Any damages other than normal wear will be deducted from the deposit. If the deposit does not cover damage, the renter will be charged by the County.
- 6. All rental charges must be paid upon return of equipment.
- 7. Parkland County will not accept responsibility of liability for any damage or injuries resulting from the use of the rental equipment.
- 8. Rental rates for available equipment are included on the Fees and Charges Schedule, as approved by Council.