

**O.C.** 521 /96

NOV 0 6 1996

## Province of Alberta Order in Council

**ORDER IN COUNCIL** 

Approved and ordered:

Lieutenant Governor

The Lieutenant Governor in Council

(a) dissolves The Village of Hairy Hill at the end of December 31, 1996,

(b) directs that on the dissolution of The Village of Hairy Hill its area becomes part of The County of Two Hills No. 21, and

(c) makes the order in the Schedule.

ACTING CHAIR

For Information only

Recommended by:

Minister of Municipal Affairs

Authority:

Alberta

Municipal Government Act (section 133)

## SCHEDULE

I In this Schedule,

(a) "dissolved municipality" means The Village of Hairy Hill;

(b) "receiving municipality" means The County of Two Hills No. 21.

2 The area of the dissolved municipality, at its dissolution, is included in the ward of the receiving municipality known as Electoral Division 4.

3 For the 1997 taxation year, the assessor for the receiving municipality shall assess both land and assessable improvements to the land that are presently located in the dissolved municipality. These assessments shall fairly and equitably compare with other assessable land and improvements to the land in the receiving municipality.

4 All assets, liabilities, whether arising from under a debenture or otherwise, rights, duties, functions and obligations of the dissolved municipality at its dissolution are vested in the receiving municipality and may be dealt with in the name of the receiving municipality.

5 After December 31, 1996, a reference to the dissolved municipality in any order, regulation, bylaw, certificate of title, agreement or any other instrument is deemed to be a reference to the receiving municipality.

6(1) The receiving municipality shall take

(a) money received from the dissolved municipality at its dissolution, and

(b) if the receiving municipality sells, on or before December 31, 1999, any of the assets vested in it under section 4, money received from the sale of those assets

and deposit it in a capital reserve fund established by the receiving municipality.

(2) The funds in the capital reserve fund may only be used for projects within the area that was located within the dissolved municipality.