1. THAT Agricultural Land Reserve appeals be presented for consideration at meetings of the Municipal Council.

2. THAT with the exception of those dwellings permitted by Agricultural Land Reserve Use, Subdivision and Procedure Regulation (Section 3 (1) (b) as amended or replaced from time to time), all approvals for Agricultural Dwellings, Additional for full-time farm workers in the Agricultural Land Reserve require a “Non-Farm Use” application to the Agricultural Land Commission. This Policy does not apply to Temporary Farm Worker Housing.

3. THAT Municipal Council include in all resolutions involving Agricultural Land Reserve applications, a motion to forward or not to forward the subject application to the Agricultural Land Commission.

4. THAT all Agricultural Land Reserve appeals sent to the Agricultural Land Commission include the recorded vote of Council.

**REASON FOR POLICY**

To establish a procedure for handling ALR appeals.

**LEGISLATIVE AUTHORITY**

Agricultural Land Commission Act.

**PROCEDURE FOR IMPLEMENTATION**

Applications processed to Council through Land Use Management.