THE CITY OF WINNIPEG

WINNIPEG ZONING BY-LAW
NO. 200/2006

A By-law of THE CITY OF WINNIPEG to promote the orderly use and development of land and the location of buildings and structures in the City of Winnipeg as defined in The City of Winnipeg Charter excepting lands covered by the Downtown Winnipeg Zoning By-law No. 100/2004.

The CITY OF WINNIPEG, in Council assembled, enacts as follows:
PART 1: ADMINISTRATION

GENERAL

Title
1. This By-law may be cited as the “City of Winnipeg Zoning By-law” or the “Winnipeg Zoning By-law”.

Purpose
2. This By-law is intended to promote orderly and thoughtful development of real property and development in the city, except for the part of the city governed by the Downtown Winnipeg Zoning By-law, in order to promote the health, safety and general welfare of the City and to implement the provisions of OurWinnipeg and the adopted Secondary Plans included in Schedule A.

   amended 95/2014

Application
3. (1) This By-law controls and regulates the use and development of land in the City of Winnipeg, with the exception of the area of the city governed by the Downtown Winnipeg Zoning By-law, as shown on the Zoning Maps in Schedule B to this By-law.

   (2) All activity and development within the area to which this By-law applies must conform to the provisions of this By-law and must be consistent with OurWinnipeg and with any adopted Secondary Plans that cover the land in question.

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   (3) This By-law does not apply within streets, public lanes, paths or pathways, or public walks within a zoning district.

   (4) This By-law does not apply to the construction, maintenance, or operation of public service works within a public utility right-of-way.¹

Relation to Other By-laws
4. When this By-law and another by-law contain conflicting or overlapping provisions, the most restrictive or highest standard is applicable.

Effective Date
5. This By-law comes into force on March 1, 2008.

¹ NOTE: The City of Winnipeg Charter defines "public service works" as: "(a) water control works, bank stabilization works, docks, publicly owned open-air structures used for recreational purposes, (b) works used to provide services or commodities to the public by the Crown or the city, and (c) works used for or incidental to the operation of a public utility as defined in section 1 of The Public Utilities Board Act."
DEVELOPMENT TO COMPLY

Requirement for Compliance with By-law

6.  (1) No development or use of land or a building may take place or be maintained except in conformity with this By-law and with any development agreement, variance, conditional use approval, condition or permit issued under this By-law. The duty to comply with this By-law is imposed on the owner of a parcel or a building and on any person who has charge or control of the parcel or building, whether as lessee, tenant, occupier, agent or otherwise. The City’s approval of a development application, the issuance of a permit, the approval of drawings and specifications, or completion of inspections does not relieve a person from the responsibility to comply with this By-law or any other by-law.

(2) The Director may, upon receipt of such proof as the Director deems necessary, issue a Zoning Compliance Certificate in respect of a zoning lot confirming any one or more of the following as of the date of that certificate:

(a) that the described use or uses operated or proposed to be operated on the lot comply with the applicable zoning rules, agreements and orders;

(b) that the development on the lot complies with all zoning rules, agreements and orders affecting it; and

(c) that the location of the building or buildings on the lot complies with the applicable zoning rules, agreements and order (Zoning Memorandum).

(9) A request for a Zoning Memorandum shall be accompanied by a Building Location Certificate confirming the location of the building or buildings on a zoning lot.

Conflicting or Overlapping Provisions

7. If two or more provisions of this By-law contain conflicting or overlapping provisions, the most restrictive or highest standard is applicable, except that if the provisions of a zoning district conflict with the provisions of an overlay district as defined in section 57, Planned Development Overlay Districts, as they relate to the same parcel of land, the provisions of the overlay zoning district are applicable.

Development Permit Required

8.  (1) No person shall undertake or permit the existence of a development that is subject to this By-law without first making application and obtaining a development permit for that purpose except for the following:

(a) subject to subsection 8(2), single level open decks 24 inches or less in height above grade located in a side or rear yard of a single family or two-family dwelling;

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2 NOTE: The City of Winnipeg Charter defines “building” as “a well, pipe line, conduit, cut, excavation, fill, transmission line and any structure or erection, and any part of any of those things, and also includes an addition to or extension of any building or any of those things and a chattel that is attached to, or installed in or on, any building or any of those things. The City of Winnipeg Charter defines “development” to be “the construction of a building or structure on, over or under land, a change in the use or intensity of use of a building or land, the removal of soil or vegetation from land, the deposit or stockpiling of soil or material on land, or the excavation of land.”
(b) subject to subsection 8(2), permitted accessory structures less than 108 square feet in building area (other than swimming pools and hot tubs) located in a side or rear yard of a single family or two-family dwelling; 
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(c) permitted fences located in a front side or rear yard of a single family or two-family dwelling; 
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(d) in all zoning districts, temporary tents less than 901 square feet in building area.

(2) Where a lot does not abut upon a public lane or City-owned land acquired for a lane widening and where an attached garage or carport is not provided, clauses (1)(a) and (b) apply only if one interior side yard is a minimum of 8 feet clear of all projections except eaves and gutters.

(3) Where a person makes application for a development permit in respect of a development, the Director shall, where the application does not conform with OurWinnipeg, a Secondary Plan or development by-laws, reject the development permit. 
  Amended 95/2014

(4) An application for a development permit shall be made on a form prescribed by the Director and shall be accompanied by the applicable fee specified in the Planning Development and Building Fees By-law.

(5) A development permit shall expire and the right of an owner under that permit shall terminate if the work authorized by the permit is not commenced within 6 months from the date of issuance of the permit, or within any extensions of that time period granted by the Director, and reasonably continued without interruption after such period.

(6) The applicant for a development permit shall supply all information requested by the Director to show apparent compliance with this By-law and any of the relevant by-laws of the City, including evidence of ownership and, where necessary as determined by the Director, a Building Location Certificate of the site showing the dimensions of the site, the position of all buildings or structures on the site, and the height of the buildings or structures.

(7) A development permit for use of vacant land may be issued without production of a Building Location Certificate upon the applicant satisfying the Director that the proposed use is in accordance with this By-law.

(8) A development permit for a temporary building or structure approved as such under the Winnipeg Building By-law or in respect of a temporary use under this by-law shall expire upon expiration of the date specified in the permit unless before that expiration date an extension is granted by the Director.

(9) The Director may revoke a development permit where there is to the Director's knowledge a violation of this By-law or any other by-law of the City in respect of the development including without limitation where:
(a) any division of a zoning lot results in making the structure on the zoning lot illegal under the terms of this By-law; or

(b) there is any reduction of required yards for a building or any further reduction of non-conforming yards; or

I any information supplied for the development permit is incorrect.

ZONING AND URBAN INFILL AREA MAPS

Zoning District Maps
9. The location and boundaries of the zoning districts established in Part 3, Zoning Districts, are shown on the Zoning Maps in Schedule B.

Urban Infill Areas Maps
10. While newer portions of the city have been divided or can be divided into parcels that are of adequate size and shape to accommodate the general standards of this By-law related to required on-site parking and landscaping, some older portions of the city have been divided into parcels that are too small or shallow to accommodate such parking and landscaping. In order to promote infill redevelopment in older portions of the city, the City of Winnipeg hereby provides for the establishment of Urban Infill Areas. Urban Infill standards described in Part 5, Development and Design Standards, of this By-law apply to uses designated in subsection 171(2) within applicable areas designated on the Urban Infill Areas Maps in Schedule C to this By-law. The location and boundaries of the Urban Infill Areas provided for in Part 3 are hereby established as shown on the Urban Infill Areas Maps in Schedule C.

Interpretation of Zoning District and Urban Infill Areas Boundaries
11. The following rules apply in the interpretation and application of the Zoning Maps, Schedule B, and the Urban Infill Areas Maps, Schedule C:

- Boundaries indicated as approximately following the centre lines of streets, public lanes, footpaths, public walks, rivers, and public rights-of-way are construed to follow such centre lines.

- Boundaries indicated as approximately following lot or holding lines on a registered plan are construed as following such lot or holding lines.

- Boundaries indicated as approximately following city, community or municipal limits are construed as following the city, community or municipal limits.

- Boundaries indicated as following a railway right-of-way or a public utility right-of-way are construed as following the centre line of the right-of-way unless clearly designated otherwise.

- Boundaries indicated as following the shorelines of streams or rivers are construed as following the centre line of such streams or rivers.

If a street, public lane, footpath, or public walk shown on the Zoning Maps is lawfully closed, the land formerly comprising it shall be included within the zoning district within which it is located. If the centre line of said closed right-of-way was a zoning district boundary between two or more different zoning districts, the zoning district boundary shall continue to be the former centre line.
INTERPRETATION

Illustrations
12. Drawings and illustrations form part of this By-law and are provided to assist in interpreting and understanding the By-law. Where any conflict or inconsistency arises between a drawing or illustration and the text of the By-law, the text governs.

Tables
13. Tables form part of this By-law and provide regulatory standards, either to supplement text or in place of text. Table headings, including column headings, row headings, and groupings of columns and rows, form part of this By-law, and have legal effect. Table notes, located within the tables, indicate special situations that affect the application of standards to specific zone districts and are also part of this By-law. Where any conflict or inconsistency arises between a table and the text of the By-law, the text governs.

Abbreviations
14. Each zoning district created in Part 3 of this By-law may be abbreviated with the letter and number designations used in Part 3 throughout this By-law. The meanings of other abbreviations contained in maps, illustrations and tables are found either in those maps, illustrations, and tables or in the text immediately preceding or following them.

Headings
15. Part, section, subsection, clause, subclause, and paragraph headings are not part of this By-law.

Footnotes
16. Footnotes are not part of this By-law. They are provided to assist in cross-referencing to relevant provisions of other by-laws or legislation.

DIRECTOR OF PLANNING, PROPERTY AND DEVELOPMENT

Duties and Powers of the Director
17. (1) The Director may conduct inspections and take steps to administer and enforce this By-law or remedy a contravention of this By-law in accordance with The City of Winnipeg Charter and, for those purposes, has the powers of a “designated employee” under The City of Winnipeg Charter.

(2) Where an address for sending a copy of the order, recommendation or decision or other document is required, one of the following must be used:

(a) if the person to be served is the owner of real property, the address maintained by the tax collector for the purpose of issuing the tax notice for that property;

(b) if the person to be served is the occupant of real property, the street address for that property; or

(c) the address for service provided by the person to be served in an application to the City under this By-law.

(3) The Director must not issue a permit to a person who has failed to pay any fees owing to the City under this By-law.

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(4) The Director must not issue a permit to a person where issuing it would result in or lead to a violation of this or any other By-law.

**Revoking a Permit**

18. The Director may revoke a permit when there is a violation of any of the conditions under which the application was approved or the permit issued.

**Permitted Projections**

19. The Director may allow an obstruction or exception not listed in sections 159, *Permitted Projections into Required Front, Side, and Rear Yards*, and 160, *Permitted Projections Through Maximum Height Limits*, of this By-law, provided the obstruction or exception will have no greater impact on surrounding properties than those permitted.

**Appeal**

20. An appeal from an order or decision of the Director under this By-law may be made to a Committee of Council to which the conduct of appeal hearings under this By-law has been delegated in accordance with *The City of Winnipeg Charter*.

**PROTECTED NON-CONFORMITIES**

**Purpose of This Division**

21. The provisions of this division are intended to supplement those provisions addressing non-conformities in *The City of Winnipeg Charter*. It provides extended protection to certain uses and buildings that would otherwise be legal non-conformities under *The City of Winnipeg Charter*.

**Protected Uses**

22. No use that lawfully exists on the effective date of this By-law is non-conforming solely because:

- When it was established no conditional use approval was required and under this By-law conditional use approval is required; or

- It exists with less than the accessory off-street parking or loading spaces required by this By-law; or

- It exists with a non-conforming accessory sign.

**Prior Non-conformities Continue**

23. A protected non-conformity that existed prior to the effective date of this By-law remains a protected non-conformity for the purposes of this By-law unless it complies with this By-law. The intent of this By-law is to permit a non-conformity to continue until it is removed but not to encourage its survival.

**Structural Alterations**

24. A building devoted to a non-conforming use may be structurally altered:

- To comply with a legal requirement;

- To accommodate a conforming use;

- To conform to the development standards of Part 5; or
In the course of an enlargement permitted in accordance with section 26, Expansion of Non-Conforming Use.

**Repair or Incidental Alterations to a Non-Conforming Use**

25. Repairs or incidental alterations to a building occupied by a non-conforming use may be made as follows:

To the exterior of the building; and

To those portions of the interior of the building occupied by the non-conforming use, or in connection with an expansion of the non-conforming use permitted in accordance with section 26, Expansion of Non-Conforming Use.

**Expansion of Non-Conforming Use**

26. A non-conforming use may be enlarged if:

It is a single-family or two-family dwelling and the enlargement conforms to the applicable district dimensional standards; or

The enlargement is required to comply with the provisions of this By-law related to off-street parking or loading spaces.

**Non-Conforming Use Discontinued for 12 Months**

27. A non-conforming use of a structure or of a parcel of land, or portion thereof, which is, or hereafter becomes, abandoned, vacant or unoccupied, and remains vacant and unoccupied for twelve consecutive months, shall not thereafter be occupied or used except for a use which conforms to the applicable district regulations. For the purpose of this Part, the stock in trade within the structure or on the land shall not in itself constitute a use thereof, nor shall the occasion or partial operation of such equipment or the presence of any stock in trade in itself constitute a use of any structure or parcel of land.

**Accessory Uses**

28. A use that is accessory to a principal non-conforming use may continue as long as the principal use exists.

**Repairs or Incidental Alterations to Non-Conforming Structure**

29. Repairs or incidental alterations may be made to a non-conforming structure.

30. If a non-conforming building is damaged to the extent of 50 percent or less of the value of an equivalent new building, repairs or restoration that result in any non-conformity with the regulations for the district where it is located may be made if a building permit is obtained within 180 days of the date of damage, and restoration is actually begun within one year and is diligently pursued to completion. The determination of the reduced structural valuation will be made by the City, or, at the applicant’s option, by a certified independent appraiser.

**Expansion of Non-Conforming Structure**

31. A non-conforming structure may be enlarged or extended, provided that the use of the structure conforms with the regulations of the applicable zoning district and the enlargement or extension would not create a new non-conformity or increase the degree of non-conformity. The addition or enlargement shall conform to all the applicable zoning district dimensional standards in which the non-conforming structure is located.
Damage to a Non-conforming Structure

32. The right to maintain a non-conforming structure shall terminate when:

   (1) The structure is damaged, in any manner whatsoever, to the extent the cost of repairing such damage exceeds one hundred percent (100%) of the structure’s assessed value on the last revised assessment roll; or

   (2) The structure has been abandoned and/or deteriorated from natural causes to the extent that the cost of repair or renovation would exceed one hundred percent (100%) of its assessed value on the last revised assessment roll.

Lots of Record

33. No structure may be erected on a lot of record unless:

The parcel of land was on record in the Winnipeg Land Titles Office prior to the effective date of this By-law, or amendments thereto, and did not form part of a larger contiguous holding under the same ownership;

The parcel of land is in separate ownership and is not part of a continuous frontage with other parcels of land of the same ownership; and

The yards are provided as set forth in the dimensional standards table of the district in which the parcel of land is located, except that where width is a factor of the non-compliance, the side yards may be reduced to 10 percent of the width of the lot but shall not be less than 3 feet.

Non-conforming Signs

34. A non-conforming sign may be structurally altered, reconstructed, or replaced in the same location and position in any way that does not change the size, height, or degree of illumination of the sign, and does not create a new non-conformity or increase an existing non-conformity.

EFFECTS OF PUBLIC LAND ACQUISITION

35. The following applies to lots created by public land acquisition:

If a lot is separated from the street upon which it would otherwise front by a parcel acquired by the City for the purpose of street-widening, the lot is deemed to have frontage on that street and a building or structure may be erected, or enlarged, altered or repaired and used on such lot provided that it conforms to all other requirements of this By-law.

If a lot having a lesser width and/or area than that required by this By-law is created by expropriation or street-widening or other land acquisition from the owner of the lot by the City and the non-conformity is due to no other cause, the lot is deemed to comply with this By-law and a building or structure may be erected, altered or repaired and used on the lot provided that it conforms to all other requirements of this By-law.

If a building or structure having lesser yards than those required by this By-law is created in the manner described in subsection (2), the building or structure is deemed to comply with this By-law and may:

   (a) be maintained, altered or repaired and used, provided that it conforms to all other requirements of this By-law; and

   (b) be enlarged, provided that a substandard yard is not further decreased.
VARIANCE ORDERS

36. Where an owner requests a Variance Order from the provisions of this By-law, the person or body with the authority to approve a variance must not grant a Variance Order unless in the opinion of the person or body, the provisions of this By-law have an injurious effect on the owner's property. For purposes of this determination, injurious effects includes physical characteristics of the owner's site that make it difficult or impossible to comply with the provisions of this By-law, but does not include conditions created by the owner or conditions generally shared with other properties in the same area. Without restricting the generality of the foregoing, only the provisions of Parts 4 and 5 may be the subject of a Variance Order.

36.1. Unless otherwise specified in the terms of approval of a Variance Order, where a variance approved by a Variance Order is not established within 2 years of the date of the Variance Order, the Variance Order is void.

REMEDIES AND PENALTIES

37. Notwithstanding subsection 178(1) of The City of Winnipeg Charter, the maximum penalty for a contravention of this By-law is a fine of $10,000 and, in the case of an individual, to imprisonment for a term of not more than six months in addition to a fine.

38. Subject to the Municipal By-law Enforcement Act (MBEA) Enabling By-law, a person who contravenes a provision of this By-law that is referred to in Schedule A of the Municipal By-law Enforcement Act (MBEA) Enabling By-law must pay the administrative penalty for that contravention set out in that Schedule. If an Early Payment Discount amount is set out for a provision in that schedule, a person who is issued a penalty notice for a contravention of that provision may, within 14 days after the penalty notice has been issued, voluntarily pay to The City of Winnipeg the applicable Early Payment Discount amount and will thereafter not be prosecuted for the contravention.

39. If a provision of this By-law is not included in Schedule A to the Municipal By-law Enforcement Act (MBEA) Enabling By-law, a contravention of that provision is subject to the following:

   (a) for a first offence, to a minimum fine of $100 for an individual and $500 for a corporation;

   (b) for a second offence by the same person in respect of the same property, to a minimum fine of $500 for an individual and $1000 for a corporation;

I for a third or subsequent offence by the same person in respect of the same property, to a minimum fine of $1000 for an individual and $1500 for a corporation.

40. A Director or officer found guilty of authorizing, permitting or acquiescing in an offence by a corporation is liable to the penalties set out in section 37.
41. Where a contravention of this By-law continues for more than one day, the person is guilty of a separate offence for each day the contravention continues.

**TRANSITION FROM PREVIOUS BY-LAW**

**Repeal**

42. The following By-laws are repealed:

The *Winnipeg Zoning By-law No. 6400/94*;

The *Airport Vicinity Protection Area Zoning By-law No. 6418/94*;

The *X-rated Store Zoning By-law No. 6087/93*.

**Transition**

43. (1) Notwithstanding section 42, *Repeal*, a Variance Order or Conditional Use Order issued pursuant to the *Winnipeg Zoning By-law No. 6400/94*, the *Airport Vicinity Protection Area Zoning By-law No. 6418/94*, or the *X-rated Store Zoning By-law No. 6087/93* issued more than two years and one day prior to the effective date of this By-law is hereby repealed unless the order contains one or more conditions that remain in effect.

(2) Any use of land or a building lawfully in existence under applicable laws, plus a Variance or Conditional Use Order or both, upon enactment of this By-law and repeal of that order or orders shall be deemed to comply with this By-law to the extent and for the period of time authorized by such order(s).

(3) Any use lawfully in existence prior to this By-law, which did not require a Conditional Use Order prior to this By-law, but that would require a Conditional Use Order to comply with this By-law, shall be deemed to have a Conditional Use Order sufficient to create compliance with this By-law provided that no addition, enlargement or expansion is approved as a Conditional Use under this By-law.

**Applications in Process**

44. A development for which final approval was granted prior to the effective date of this By-law may be completed in accordance with the provisions of Winnipeg Zoning By-law 6400/94 or the approved plan, subdivision documents, and any other approved order, permits and conditions.

45. Where a development application has been submitted for any type of approval required by the *Development Procedures By-law*, but no final action had been taken by the appropriate decision-making body on such application prior to the effective date of this By-law, the application shall be reviewed and considered in accordance with either the provisions of the By-law in place on the date of submittal or the provisions of this By-law, at the applicant’s option.
PART 2: DEFINITIONS

DEFINITIONS

Rules of Construction
46. The following rules of construction apply to the text of this By-law:

Words, phrases and terms defined in this By-law must be given the defined meaning;

Words, phrases and terms not defined in this By-law but defined in the building, electrical or plumbing by-laws of The City of Winnipeg must be construed as defined in such by-laws;

Words, phrases and terms neither defined in this By-law nor in the building, electrical or plumbing By-laws of The City of Winnipeg must be given their usual and customary meanings except where the context clearly indicates a different meaning;

Where any requirement of this By-law results in a fraction of a unit, a fraction of one-half or more is considered a whole unit and a fraction of less than one half, is disregarded;

The terms “shall” and “must” are mandatory and not permissive; the word “may” is permissive and not mandatory;

Words used in the singular include the plural and words used in the plural include the singular;

Words used in the present tense include the future tense and words used in the future tense include the present tense;

The phrase “used for” includes “arranged for”, “designed for”, “maintained for” or “occupied for”; and

The word “person” includes an individual, a corporation, a partnership, an incorporated association, or any other similar entity.

Rules of Measurement
47. The following rules of measurement apply to the text of this By-law:

Building Height
Building height is measured as the vertical distance from grade to:

(a) the highest point of the roof surface of a flat roof or a shanty roof; or
(b) to the deck of a mansard roof; or
(c) to the mean height level between the eaves and ridge of a gable, hip or gambrel roof.

Where the slope of a gable, gambrel, or hip roof, or any portion of such roof is less than 1:3 (rise:run), the building height is measured as though the roof were flat.

Where a roof contains multiple gables, multiple ridgelines, or multiple flat surfaces, or a combination of those features, the measurement is made pursuant to the provisions of subsection (1) above as they apply to that portion of the roof resulting in the highest measurement. (See Illustration 1.)
Illustration 1: Building Height

Height (a) indicates measurement for flat or shanty roof; height (b) indicates measurement for a mansard roof; and, height (c) indicates measurement for a gable or hipped roof at the mean level between ridge and eave. Overall height for the structure is determined based on the highest of the various measurements – in this case, height (b).

Floor Area Ratio (FAR)

Floor area ratio (FAR) is measured as the gross floor area of all buildings on a lot or parcel, divided by the lot area, except that such floor area does not include any area used for parking within the principal building and does not include any area used for incidental service storage, installations of mechanical equipment, penthouses housing ventilators and heating systems, and similar uses. (See Illustration 2.)

Illustration 2: Floor Area Ratio

In this illustration, a floor area ratio (FAR) of 1.0 is depicted in three ways: a single-storey building occupying the entire lot; a two-storey building occupying one-half the lot; and, a 4-storey building occupying one-quarter of the lot. In each case, the total floor area is equal to the lot size.

Lot Area

Lot area is measured as the amount of gross land area contained within the property lines of a lot or parcel.

Lot Coverage

Lot coverage is measured as the percentage of the total lot area covered by buildings. It is calculated by dividing the square footage of building cover by the square footage of the lot, except that the following structures are not counted as covered areas for purposes of determining lot coverage:
Part 2: Definitions
Definitions
Rules of Measurement

(d) areas covered by open swimming pools and hot tubs;
(e) open decks, landings, and stairs less than 4 feet above grade (See Illustration 3.);
(f) accessory structures with a cumulative lot coverage under 108 square feet in total area; and
(g) any permitted projections.

Illustration 3: Lot Coverage
Lot coverage is the ratio between the total area covered by buildings and the lot size. In this example, the uncovered deck (less than 4 feet above grade) would not count as building cover. The building footprint (shown as shaded in the plan view) divided by the lot size would determine lot coverage.

Lot Depth
Lot depth is the depth of a lot from the street, measured as the horizontal distance between the centre points in the front and rear lot lines, and generally equal to the horizontal length of the lot depth line. In the case of a flag lot, the lot depth is measured as one-half of the cumulative horizontal lengths of all of the sidelines of the lot.

Lot Depth Line
(a) for an interior lot or corner lot, the lot depth line is the line between the front lot line centre point to the rear lot line centre point. (See Illustration 4.)
(b) for a through lot, the lot depth line is the line between the centre points on the two front lot lines with the maximum horizontal separation.

Lot Line Centre Point
The centre point of a lot line is located at one-half the cumulative distance of the length of all line segments or arcs forming the lot line. (See Illustration 4.)

Lot Width
Lot width is the lesser of the horizontal distance between the side lot lines of a lot, measured at right angles to the lot depth line at a point midway between the front and rear lot lines, or at 50 feet from the front lot line. (See Illustration 4.)
**Yards or Setbacks**

Yards are those areas of lots that are unobstructed from the ground to the sky except as otherwise specifically allowed in sections 19, *Permitted Projections*, and 159, *Permitted Projections into Required Front, Side, and Rear Yards*, of this By-law. Yards (also known as setbacks) are measured using the horizontal distances measured between the lot line and the closest foundation wall of a building or structure along a line perpendicular to the lot line.

**General Terms**

48. The following definitions apply to the text of this By-law:

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**“abut or abutting”** means immediately contiguous to or touching and, when used with respect to a lot or site, means the lot or site touches upon another lot, site, right-of-way, or piece of land and shares a property line.

*Amended 121/2008*

**“accessibility”** means the ability of persons with disabilities to enter and use facilities without having to avoid significant obstacles that are not inherent in the design of the facility.

**“accessory building, structure, or use”** means a building, structure, or use established or erected in conjunction with or subsequent to the establishment or erection of a principal building, structure, or use approved under this By-law, and is subordinate or incidental to, and located on the same zoning lot as, a principal building, structure, or use.

**“adjacent”** means properties or uses that abut one another or are separated by a street or other publicly-dedicated right-of-way, canal, or railroad right-of-way.
“adult service or entertainment establishment” means an establishment where any exhibition, display, dance, or service, or the sale or rental of products that involve the presentation or exposure to view of any portion of the female breast below the top of the areola, male genitals, female genitals, or the pubic hair, anus, or cleft of the buttocks of any person, or male genitals in a discernibly turgid state even if completely and opaquey covered but does not include establishments licensed by the Manitoba Liquor Control Commission, a dating and escort service, a massage parlour that do not meet the criteria above, or an “x-rated store”.

“agricultural activity” means a use of land for agricultural purposes including farming, dairying, pasturage, apiculture, horticulture, floriculture, viticulture, and animal and poultry husbandry.

“agricultural building” means a structure on agricultural land designed, constructed, and used to house farm implements, livestock, or agricultural produce or products used by the owner, occupant, employees, and persons engaged in the pick up or delivery of agricultural produce or products grown or raised on the premises but does not include a dwelling.

“agricultural cultivation” means the raising for consumption or commercial sale of agricultural vegetation, including vegetables, grains, fruits, plants, sod, trees, and other similar products.

“agricultural grazing and feeding” means the practice of keeping cattle, sheep, horses, or other similar animals on fields for the purpose of grazing and feeding, and includes livestock pasturing, dairy operations, and fur farming.

“airport and associated facilities” means land or water which is used or intended for the landing or take-off of aircraft and any associated areas which are used or intended for use for airport buildings or other airport facilities or rights-of-way, including taxi-ways, aircraft storage and tie-down areas, hangers, helipads, and other related buildings and open spaces.

“alteration, incidental” means changes to or replacement of non-structural parts of a building or structure, including:

(a) alteration of interior partitions; or

(b) replacement of, or minor changes in, the capacity of utility pipes, ducts or conduits; or

(c) changes or replacements in the structural parts of a building, including but not limited to the following:

(i) adding or enlarging windows or doors in exterior walls; or

(ii) replacement of building facades.

“amusement device” means any equipment, machine or instrument that may be used or operated as a game, entertainment or amusement, and includes all marble machines, strength testing machines, pinball machines, skill-ball machines, mechanical grab machines, flipper games, shooting galleries, electronic dartboards, electronic games, mechanical rides, shuffleboards, billiard tables, but does not include video lottery terminals as licensed by the Province of Manitoba.
“amusement enterprise, indoor” means a commercial establishment designed and equipped for assembly occupancy uses for the conduct of sports, exercise, and/or leisure-time activities within a fully enclosed building, uses of which include: arcade games, billiards, bingo, bowling, skating/roller rinks, go kart tracks, shooting ranges, and paintball arcades, and related amusements.

“amusement enterprise, outdoor” means an outdoor facility whose main purpose is to provide the general public with entertainment or recreation, with or without charge, including amusement parks, batting cages, drive-in theatres, golf driving ranges, miniature golf courses, go-cart tracks, target sport ranges, skating rinks, skateboard parks, swimming pools, water parks, zoological parks, and similar uses.

“animal hospital or veterinary clinic” means an establishment providing inpatient and outpatient services for domestic animals which might involve indoor facilities only, or both indoor and outdoor facilities, depending on the zoning district in which they are located.

“apiary” means a place where bee colonies, hives, combs, or appliances are kept.

“applicant” means, unless otherwise specified, a registered owner or an owner’s authorized agent, who has filed an application subject to the provisions of this By-law.

“assisted living facility” means a facility where meals, lodging, and continuing nursing care may be provided for compensation, including assisted living facilities, nursing homes, retirement homes, and medical receiving homes.

“auction room” means a building or portion of a building used for the public sale of goods, merchandise, or equipment, other than livestock, vehicles or heavy equipment, to the highest bidder.

“auction yard” means a place where vehicles or heavy equipment (operable or inoperable) are offered for sale to the highest bidder.

“auditorium, concert hall, theatre or cinema” means an establishment devoted to showing motion pictures or dramatic, dance, musical, or other live performances.

“auto / light truck / motorcycle, sales and rental” means the display, sale, lease, or rental of new or used vehicles, including automobiles, light trucks, motorcycles, recreational vehicles and similar vehicles and may include repair and service. Accessory vehicle inventory may be stored outside on the same zoning lot. This use does not include junk or salvage operations. Light trucks include those with a gross vehicle weight of 10,000 pounds or less.

“auto / light truck / motorcycle, repair and service,” means an establishment involved in the repair and maintenance of automobiles, light trucks, motorcycles, recreational vehicles and similar vehicles. Services include engine, transmission, or differential repair or replacement; body work; upholstery work; painting; engine tune-ups; oil change and lubrication; brake repair shop; tire store; detailing and polishing, and associated repairs. Vehicle parts ordinarily installed on the premises may be sold.
“auto parts and supplies, sales” means an establishment that sells primarily new parts, tires, and other accessories for automobiles, light trucks, motorcycles, recreational vehicles, boats, trailers, snowmobiles, and similar vehicles but does not include establishments dealing primarily in used parts, including junk or salvage operations.

“automated teller machine” means a device that dispenses cash and conducts limited banking transactions for customers using a credit card, bank card, or other similar personal banking card.

“aviary” means a place for keeping birds for the purpose of raising, exhibiting, or selling them.

“awning” means a shelter:

(a) projecting from and supported by the exterior wall of a building;

(b) designed to be collapsible or retractable; and

I generally constructed of fabric or similar non-rigid material.

“bare land condominium” means a condominium plan upon which one or more units are defined by delineation of the horizontal boundaries of the unit without reference to any buildings.

“basement” means that portion of a building that is partly underground but that has at least one-half of its height from finished floor to finished ceiling above grade.

“bay window” means a large window or series of windows projecting from the outer wall of a building.

“bed and breakfast” means a major home-based business operated as an accessory use to a single-family residential use that provides temporary lodging (other than a hotel or motel) to guests for short periods of time, and that may also provide breakfast to guests.

“bee colony” means a cluster of worker bees with a queen bee and drone bees living together in a beehive.

Added 82/2017

“beehive” means a receptacle constructed and used for housing a bee colony but does not include a nucleus hive.

Added 82/2017

“billboard, digital moving copy” means a sign or billboard with copy displayed utilizing electronic screens, televisions, computer video monitors, liquid crystal displays, light emitting diode displays, or any other electronic technology where the sign copy displays moving images, and which directs attention to a business, commodity, service, thing, message, or entertainment conducted, sold, or offered elsewhere than upon the same zoning lot on which that sign is located.

Added 36/2013
“billboard, digital static copy” means a sign or billboard capable of changing the message or copy on the sign electronically, where all the sign copy is fixed for a set period of time, and which directs attention to a business, commodity, service, thing, message, or entertainment conducted, sold, or offered elsewhere than upon the same zoning lot on which that sign is located.

*Added 36/2013*

“billboard, poster” means a sign or billboard that does not utilize digital message technology, and that directs attention to a business, commodity, service, thing, message, or entertainment conducted, sold, or offered elsewhere than upon the same zoning lot on which that sign is located.

*Added 36/2013*

“boarder or roomer” means a person who is provided lodging with or without meals at another’s home for a fee or services.

“boat dock, public” means a structure built over or floating on water used as a landing place for boats and for other recreational uses by the general public.

*Amended 95/2014*

“body modification establishment” means a commercial establishment that provides physical body adornment by body piercing or tattooing including scarification and the insertion of implants but excluding piercing of the ear.

“body rub parlour” means any premises, or part of any premises, where more than one individual carries on the business of a body rub practitioner;

*Amended 95/2014; 21/2022*

“body rub practitioner” means an individual who provides or offers to provide massages for a fee but does not include an individual who provides or offers to provide massages in the course of his or her practice as one of the following:

*Added 21/2022*

1. a “regulated member” as defined in The Regulated Health Professions Act, C.C.S.M., c. R117 or a health professional whose practice is governed by an Act set out in Schedule 2 of that Act;
2. a massage therapist;
3. an individual who carries on a business or occupation which is limited exclusively to massaging the feet, hands, head or face;
4. a Provincially-certified esthetician who administers massages as part of a skin care treatment, where the massage is for the purposes of product application and is a minor or incidental and secondary part of the treatment; or
5. a member in good standing of an exempt organization;

“building height”. See subsection 47(1).

“building, principal” means the building or structure on a lot used to accommodate the principal permitted use, such use possibly occurring in more than one building or structure.
“bus depot” means an area utilized by commercial carriers for pick-up or drop-off of passengers, including loading and unloading areas, shelters, restrooms, concessions, benches, information offices, parking, ticket sales, landscaping, lighting and other such facilities and appurtenances.

“call centre” means a building or a portion of a building in which workers provide support services to offsite customers primarily via telephone interactions. Services to customers are not typically available on a walk-in or over-the-counter basis. Call centres are distinct from “office” uses on the bases of multiple-shift operations (typically 24-hour, seven days a week) and floor space configurations that typically involve dense staff concentrations in comparatively smaller work areas.

“camping ground” means an area or tract of land on which accommodations for temporary occupancy are located or may be placed, including tents and recreational vehicle equipment.

“cannabis production facility, designated” means the use of buildings or structures for cultivating, propagating, harvesting, drying, storing, packaging or distributing cannabis where the operator of the facility is authorized to produce cannabis for the medical use of specific individual(s) pursuant to Part 14 of the Cannabis Regulations, SOR/2018-144, as amended, or its successor, and the Cannabis Act, S.C. 2018, c. 16, as amended, or its successor. For greater certainty, this definition does not include the use of buildings or structures by an individual to produce cannabis for their own personal medical use.

Added 46/2022

“canopy” means a non-retractable, covered or enclosed rigid structural framework attached to and extending outward from the exterior wall of a building, including theatre marquees, but does not include any structurally integrated architectural feature such as lintels, sills, mouldings, architraves and pediments, or any structures over petroleum pumps.

“car wash” means a facility for the cleaning of automobiles or other motor vehicles, whether operated by the public or by on-site employees, whether or not in conjunction with other goods or services provided to customers.

“care home” means a building or portion of a building used for:

(a) the boarding or other residential accommodation; and

(b) the care, treatment or supervision;

of persons, in which care, treatment or supervision is not provided to any persons not resident in the care home and does not affect the residential character of the neighbourhood.

Amended 148/2016

“caretaker’s residence” means an accessory dwelling on a nonresidential property occupied by the person or family who oversees or guards the operation.

“cellar” means that portion of a building that is partly or wholly underground and which has more than one-half of its height, from finished floor to finished ceiling, below adjacent finished grade as approved.
“cemetery, mausoleum, or columbarium” means land used or dedicated to the interment of human or animal remains, including columbarium, mausoleums, mortuaries and associated maintenance facilities when operated in conjunction with, and within the boundaries of, such cemetery.

“cheque-cashing facility” commonly known as a “payday loan” establishment, means a commercial establishment that engages in the business of cashing cheques, warrants, drafts, money orders, or other commercial paper serving the same purpose but does not include a bank, savings and loan, or credit union nor establishments selling retail consumer goods, where the cashing of cheques or money orders is incidental to the principal purpose of the business.

“college or university” means a permanent facility for the purpose of undergraduate and graduate instruction, whether privately or publicly funded, and includes on-site dormitories for enrolled students.

“commercial marina” means a commercial facility for the storage, launching, mooring, renting and incidental repair of boats.

“commercial school” means an establishment, other than elementary or junior high schools, senior high schools, or colleges and universities, offering training or instruction in a trade, art, or occupation, including beauty schools, dance schools, and trade or vocational schools.

“communication facility” means a range of wireless communication facilities, including freestanding and building-mounted cellular and personal cellular service (PCS) providers and other point-to-point and point-to multi-point wireless communication facilities including radio and television broadcasting, using a variety of technologies.

Added 49/2010

“community gardens” means a public use of land for the cultivation of fruits, flowers, vegetables, or ornamental plants by more than one person or family.

“community/recreation centre” means a facility for recreational, social, or multi-purpose use where patrons are primarily participants and any spectators are incidental and attend on a non-recurring basis. Examples include recreation and leisure centres, hockey and skating rinks, curling, swimming pools, bowling alleys, racquet clubs, rifle and pistol ranges, community halls, and community centres.

“conditional use” means a use of a building or land described as a conditional use in this By-law which may be approved under Part 6 of The City of Winnipeg Charter. Conditional uses are uses that may have unique or widely varying operating characteristics, may have potential operational or other impacts on adjacent properties, or may have unusual site development demands.

“Conditional Use Order“ means an order in respect of an application for a conditional use.

“contractor’s establishment” means a building or part of a building or land area for the construction or storage of materials, equipment, tools, products, and vehicles.
“craft brewery, distillery or winery” means a facility that possesses the appropriate license(s) issued by the Province of Manitoba to allow it to produce onsite, sell, and distribute beer, wine or other liquor or distilled spirits. All processes, functions and mechanical equipment directly associated with the production of beer, wine or other liquor must be contained inside a building. A tasting room established in accordance with all Province of Manitoba regulations and licensing requirements for the consumption of beer, wine or other liquor may form part of the craft brewery, distillery or winery. Other associated commercial sales and service uses may be established in conjunction with the craft brewery, distillery or winery, such as restaurant, drinking establishment or small-scale retail sales for the sale of merchandise associated with the craft brewery, distillery or winery.

*Added 148/2016*

“crematorium” means a facility containing a properly installed, certified furnace or other apparatus intended for use in the incineration of human or animal corpses.

“cultural centre” means a building or portion of a building dedicated to the celebration and promotion of a cultural group or groups. A cultural centre is distinct from a private club on the basis of a broader range of uses typically available to customers and guests, including restaurants, retail sales, personal services, theatres, and banquet halls. In addition, customers and guests are not required to be members of a non-profit organization.

“dating and escort services” means any business which offers to provide or does provide an introduction between two persons for a period of companionship for which service a fee is charged, levied or otherwise imposed.

*Amended 21/2022*

“day care” means facilities that provide care for children operated in connection with an employment use, shopping centre, or other principal use, where children are cared for while parents or guardians are occupied on the premises or in the immediate vicinity. No overnight care is provided.

“day care centre” means facilities that provide care for persons on a regular basis away from their principal residence, but do not provide medical treatment or overnight supervision, where the use is the principal use of the property (not an accessory use). This category does not include public or private schools or facilities operated in connection with an employment use, shopping centre, or other principal use, where children are cared for while parents or guardians are occupied on the premises or in the immediate vicinity.

“design standard” means a development requirement related to the design or layout of a site or building set out in sections 205 through 211, *Design Standards*.

“development” has the same meaning as in *The City of Winnipeg Charter.*

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3 NOTE: Under *The City of Winnipeg Charter* “development” means the construction of a building on, over or under land, a change in the use or intensity of use of a building or land, the removal of soil or vegetation from land, the deposit or stockpiling of soil or material on land, and the excavation of land.
"development application" means any application in connection with a development or an approval, permit, order, by-law or amendment that allows or would allow a development and includes any appeal filed against a Variance Order or Conditional Use Order related to any one or more of them.

"development permit" means a permit authorizing a development that is subject to a zoning by-law.

"development standard" means a development requirement included in Part 5.

"diameter at breast height (DBH)" means the diameter of a tree or other landscape material at 4½ above grade.

"dimensional standard" means a development requirement that establishes maximum size of buildings and structures on a lot and the buildable area within which the building can be located, including lot coverage, yard requirements, height, floor area ratio, and other standards defined in Part 5.

"Director" means, except where otherwise specified in this By-law, the Director of Planning, Property and Development and his/her delegates.

"dormitory" means a building designed for or used as group living quarters for students of a school, and owned and managed by that school, or by a fraternity or sorority officially recognized by that school.

"drinking establishment" means an establishment or portion of an establishment, licensed by the Government of Manitoba, where the principal purpose of the establishment or portion is the sale of alcoholic beverages to the public, for consumption on the premises.

"drive-in or drive-through" means any use designed or operated to allow patrons, while outside on the premises in motor vehicles, to order, request, exchange, donate, or receive goods, wares, merchandise, products, foods, beverages, or services.

"dwelling" means a building or portion of a building designed for and intended to be used for residential occupancy. It does not include establishments for commercial accommodation.

"dwelling unit" means a building or portion of a building designed or used for residential occupancy by a single family, including cooking, eating, living, sanitary and sleeping facilities.

"dwelling, live-work" means a residential dwelling unit that includes working space accessible from the floor area, reserved exclusively for and regularly used by one or more residents of the dwelling unit, in which working space exceeds 25 percent of gross floor area, but does not include a "home based business".

Amended 146/2008; 148/2016

"dwelling, multi-family" means a building, containing 3 or more dwelling units, each of which is designed for or occupied by one family only, with separate housekeeping and cooking facilities for each.

Amended 148/2016
“dwelling, row” means a multi-family dwelling that contains three (3) or more dwelling units located side by side that are separated by common party walls extending from foundation to roof, where no dwelling unit is located entirely or partially above another dwelling unit.

_Added 148/2016_

“dwelling, semi-detached” means a two-family dwelling where no dwelling unit is located entirely or partially above another dwelling unit.

_Added 148/2016_

“dwelling, single-family detached” means a building designed for residential occupancy by one family, including modular and ready-to-move homes, but not including a mobile home.

“dwelling, two-family” means a building containing two dwelling units, each designed and used or intended to be used exclusively by one family.

“elementary or junior high school” means an accredited school under the sponsorship of a public, private, or religious agency providing instruction to students between the kindergarten and senior high school levels and may include a day care centre.

_Amended 121/2008_

“emergency residential shelter” means a facility where emergency temporary lodging is provided to persons who are homeless, due to indigence or disaster, operated by a public or non-profit agency, and where on-site supervision is provided whenever such shelter is occupied.

“family” means one person or two or more persons voluntarily associated, plus any dependents, living together as an independent, self-governing single-housekeeping unit.

“farmers’ market” means an occasional or periodic market held in an open area or in a structure where groups of individual sellers offer for sale to the public such items as fresh produce, seasonal fruits, fresh flowers, arts and crafts items, and food and beverages dispensed from booths located on-site.

“feedlot” means a place where the feeding of livestock, poultry, pigs, or small animals takes place for commercial purposes in lots, pens, ponds, sheds or buildings where food is supplied primarily by means other than grazing, foraging, or other natural means.

“fitness or wellness centre, indoor” means a commercial establishment designed and equipped for assembly occupancy uses for the conduct of exercise and/or leisure-time activities within a fully enclosed building, uses of which include: gymnasiums and health clubs, wellness centres, weightlifting establishments, martial arts studios, fitness studios, yoga studios, dance studios, swimming pools, and related fitness and wellness activities.

“fleet services” means a central facility for the distribution, storage, loading and repair of fleet vehicles, with or without associated dispatch services and offices. Typical uses include, but are not limited to, courier, delivery, and express services, cleaning services, key and lock services, security services, and taxi services.

“floor area ratio”. See subsection 47(4).
“floor area” means the sum of the gross horizontal areas of the several floors of all buildings and structures on the zoning lot, measured from the exterior faces of exterior walls, or from the centre line of partitions, except spaces in a basement, cellar or penthouse used for mechanical or heating equipment, and except any space within the building used as a parking area or loading area.

“freight or truck yard” means an area or building where cargo is stored and where trucks, including tractors and trailer units, load and unload cargo on a regular basis. The use may include facilities for the temporary storage of loads prior to shipment. The use also includes truck stops or fueling stations where diesel fuel is primarily sold.

“frontage” means that part of a zoning lot fronting on a public road. For the purposes of frontage foot calculations, “frontage” includes all property lines abutting public roads.

“fuel sales” means an establishment operated at a fixed location at which gasoline or any other motor vehicle engine fuel is offered for sale to the public.

“full cut-off lighting” means lighting with a light distribution pattern that results in no light being projected at or above a horizontal plane located at the bottom of the fixture. (See Illustration 5 for examples of full cut-off lighting.)

Illustration 5: Full Cut-Off Light Fixtures (Examples)

“fundraising event” means an activity sponsored by a non-profit organization or public entity for the purpose of raising funds or providing information, other than a special event as defined in this Part.

“funeral chapel or mortuary” means a facility for the storage and cremation of deceased human bodies, or a building used for the preparation of the deceased for burial and the display of the deceased and ceremonies connected therewith before burial or cremation.

Amended 95/2014

“gallery/museum” means

(a) a commercial establishment engaged in the sale, loan, or display of paintings, sculpture, textiles, antiquities, or other works of art; or,

(b) a permanent facility, open to the public, with or without charge, for the collection and display of paintings, sculpture, textiles, antiquities, or other works of art.
This type of use is distinct from and does not include libraries.

“garbage incineration and reduction” means a facility for the purpose of treating, burning, compacting, composting, or disposing of solid waste.

“golf course” means a tract of land laid out with a course having 9 or more holes for playing the game of golf. This term does not include miniature golf courses nor does it include driving ranges that are not accessory to a golf course.

“grade” means:

(a) for purposes of sign regulations, the elevation established by the City for the surface of the sidewalk or boulevard above which the sign is located and, for a sign completely within private property, the finished ground surface directly underneath the sign; and

(b) for other purposes, the average of the finished ground surface at the midpoint of each wall of a building. In the case of walls that are parallel to and within 5 feet of a public sidewalk, the ground level shall be measured at the sidewalk. (See Illustration 6.)

Illustration 6: Building Grade
Building grade is determined at the midpoint of each wall plane. In the case of the wall parallel to and within 5’ of the sidewalk, grade is measured from the sidewalk grade.

“grain elevator” means a facility or area for the temporary storage of grain for transferal to trucks, train cars, or other forms of transportation.
**H**

“habitable room or space” means a room or enclosed space used or intended to be used for living, sleeping, cooking or eating purposes, excluding bathrooms, water closet compartments, laundries, pantries, foyers, communicating corridors, closets, storage rooms, and rooms in basements or cellars used only for recreational purposes.

“hall rental” means any building or portion of a building that is hired or rented for wedding receptions, private banquets, socials, or other functions to which the public is not admitted and to which no direct fee is charged for admission.

“heavy equipment sales, service, and rental” means a facility that is engaged in the sales and repair of heavy equipment typically used in agricultural, commercial or industrial operations, including tractors, trucks with a gross vehicle weight of over 15,000 pounds, semi trucks and/or trailers, harvesters, loaders and tracked vehicles as well as sales of parts, whether new or used, for heavy equipment.

*Amended 121/2008*

“heavy manufacturing” means a use of land that includes the assembly, fabrication, and/or processing of goods and materials using processes that ordinarily have greater than average impacts on the environment, or that ordinarily have significant impacts on the use and enjoyment of other properties in terms of noise, smoke, fumes, odours, glare, or health or safety hazards, or that otherwise do not constitute “light manufacturing,” or any use where the area occupied by outside storage of goods and materials used in the assembly, fabrication, or processing exceeds 25 percent of the floor area of buildings on the lot. Examples include, but are not limited to: battery, chemicals, machinery, and plastics manufacture; mushroom plant; batching plant; packaging plant; slaughterhouse; rendering plant.

“home-based business, major” means an occupation or activity that is accessory to the use of the premises as a dwelling and that does not adversely affect the residential character of the dwelling, site, or, neighbourhood but that has more impacts than minor home-based businesses.

*Amended 148/2016*

“home-based business, minor” means an occupation or activity that is accessory to the use of the premises as a dwelling and that does not alter the exterior of the property or affect the residential character of the dwelling, site, or, neighbourhood.

*Amended 148/2016*

“hospital” means an institution that maintains and operates facilities for inpatient medical care with overnight stays, including x-ray, laboratory, and surgical, for the diagnosis, care, and treatment of human illness, injury, and disease (physical or mental). Outpatient care may also be provided.

“hostel” means a building or portion of a building other than a private home where temporary accommodation with cooking facilities or meals is provided, but not including a hospital, a care home, a rehabilitation home, or a social service facility.

“hotel or motel” means a building or portion of a building providing temporary accommodation in individual guest rooms or suites with or without provision for cooking in any individual guest room or suite.
I

“incidental use” means a use established or erected in conjunction with or subsequent to the establishment or erection of a principal building, structure, or use approved under this By-law, and is incidental to, and located on the same zoning lot as, a principal or accessory use, and that has fewer impacts than an accessory use.

J

[Reserved]

K

“kennel” means an establishment in which dogs or cats are housed, boarded, trained, bred, or sold, on a daily or overnight basis, for commercial purposes. 
Amended 148/2016

L

“landfill” means a permanent facility, either publicly- or privately-owned, operated for the purpose of disposing of or composting solid waste.

“landscape or garden supplies” means an establishment, including a building, part of a building or open space, for the display and/or sale of plants, trees, and other materials used in indoor or outside planting for retail sales and incidental wholesale trade.

“landscape/garden contractor or production” means a location for the production of landscape materials, including commercial greenhouses or nurseries, and the wholesale sale of supplies, plants, trees and landscaping materials.

“landscaping” means any decorative features, such as concrete bases, planter boxes, pole covers, or decorative framing on the sign support or base structures, and shrubs or plants, but does not include any copy or logo.

“lane, public” means a thoroughfare not over 33 feet in width in public ownership that affords only a secondary means of access to abutting property.

“large commercial retail building” means, for purposes of determining the applicability of those “retail building” standards and requirements in subsection 208(5), Additional Standards for Large Commercial Retail Buildings, single-storey retail building containing 65,000 square feet or more of gross floor area in which one user or tenant occupies more than 75 percent of the gross floor area.
“large vehicle” means a vehicle, other than a recreational vehicle:

(a) with a gross vehicle weight stated by the manufacturer, vehicle signage, or vehicle registration, to be in excess of 10,000 pounds;

(b) with one or more of the following characteristics:
   i. tandem axels;
   ii. a passenger capacity in excess of 15 persons; or
   iii. dual wheels where the vehicle includes a flat deck or other form of utility deck; or

(c) that can be generally described as a:
   i. bus;
   ii. cube van;
   iii. dump truck;
   iv. flatbed truck;
   v. tractor, trailer, or tractor-trailer combination; or
   vi. tow truck.

“light manufacturing” means the assembly, fabrication, and/or processing of goods and materials using processes that ordinarily do not create noise, smoke, fumes, odours, glare, or health or safety hazards outside of the building or lot where such assembly, fabrication, or processing takes place, where such processes are housed entirely within a building, and may include an area occupied by outside operations or storage of goods and materials used in the assembly, fabrication, or processing. Examples include, but are not limited to: Electronic equipment assembly and manufacturing and assembly from finished products.

“loading aisle” means that portion of a loading facility that provides vehicular access to a loading space, not directly from a driveway. May be shared with a parking aisle.

“loading driveway” means that portion of a loading facility that provides vehicular access from a public right-of-way to a loading space. May be shared with a parking driveway.

“loading space” means that portion of a loading facility, excluding vehicle maneuvering areas such as aisles and driveways, that will accommodate one motor vehicle.

“loading” means an open area of land or an area within a structure, not including within a public right-of-way, used for the loading and unloading of materials, merchandise, or people from motor vehicles.

“lot area” See subsection 47(5).

“lot coverage” See subsection 47(6).

“lot depth” See subsection 47(7).
"lot depth line" See subsection 47(8).

"lot line, front" means:

(a) in the case of an interior lot, all lot limits which abut public streets; or

(b) in the case of a through lot, all lot limits which abut public streets from which vehicular access is permitted; or

(c) in the case of a corner lot, that frontage which is the continuation of the front lot line of an abutting interior lot or, if none, those frontages which, as front lot lines, accord with the intent and purpose of yard requirements under this By-law, as determined by the Director.

"lot line, rear" means:

(a) the lot limit which is most nearly parallel to the front lot line; or

(b) any lot limit which is in whole or in part the rear lot line of an abutting lot and as a rear lot line accords with the intent and purpose of yard requirements or development standards under this By-law; or

(c) in the case of a lot where the side lot lines intersect, the rear lot line is deemed to be a line 10 feet in length, located within the lot, parallel to and at the maximum distance from the front lot line.

"lot line, side" means any lot limit which intersects with a front lot line and which is not a rear lot line in accordance with the intent and purpose of yard requirements under this By-law.

"lot of record" means any parcel of land lawfully existing prior to the effective date of this By-law that does not comply with the applicable district dimensional standards for lots on the effective date of this By-law. A "lot of record" may also be referred to as a "non-conforming lot."

"lot, corner" means a zoning lot that abuts the intersection of two or more public streets, or that abuts the approximately perpendicular intersection of two or more frontages of the same public street. (See Illustration 7.)

"lot, flag" means a lot so shaped and designed that the main building site area is set back from the street on which it fronts and includes an access strip connecting the main building site with the frontage street.

"lot, interior" means a zoning lot that has frontage on only a single public street. (See Illustration 7.)

"lot, reverse corner" means a corner lot, the side street line of which is substantially a continuation of the front lot line of the first lot to its rear.

"lot, through" means a zoning lot that abuts two or more public streets but that does not abut the intersection of those streets. (See Illustration 7.)
“lot, zoning” means a parcel of land that has vehicular access to or abuts a public street or an unimproved street that is to be improved as a public street to serve that lot pursuant to an agreement with the City, or is separated from a public street that it would otherwise abut by a portion of that parcel acquired out of it by the City or by the Queen in the Right of the Province of Manitoba for the purpose of dyking or future street widening, and which:

amended 26/2009

(a) conforms to the lot width and lot area requirements of the applicable zoning district and is one entire subdivided parcel, no part of which can separately be conveyed without subdivision approval under *The City of Winnipeg Charter*; or

(b) does not conform to the lot width and/or lot area requirements of the applicable zoning district, which is not contiguous with any parcel registered to the same owner, and which lawfully existed on the date of enactment or amendment of this By-law; or

(c) does not conform to the lot width and/or lot area requirements of the applicable zoning district, which is not contiguous with any parcel registered to the same owner, and which does not conform solely as a result of acquisition of a portion of that lot by the City or by the Queen in the Right of the Province of Manitoba.

Illustration 7: Lot Types

“massage parlour”  
repealed 95/2014

“medical, dental, optical, counselling clinic or laboratory” means a facility for the provision of human health services and related activities such as preparation of castings, dentures, and x-rays, for patients without overnight accommodations. Each clinic shall be considered a single use regardless of the number of professional service providers sharing a clinic space.

*Amended 121/2008*

“mezzanine” means an intermediate floor located in any room. When the total area of any such mezzanine floor exceeds 40 percent of the total floor area in that room, it shall be considered as constituting an additional storey. The mezzanine shall be open and unobstructed to the room in which such mezzanine is located except for partitions or subdividing walls not more than 3.5 feet in height. An enclosed mezzanine shall be considered as an additional storey.

*Added 95/2014*
“micro brewery, distillery or winery” means a small brewery, winery or distillery operated in conjunction with a drinking establishment or restaurant where beer, wine or liquor produced onsite may be consumed on the premises, or sold or distributed in accordance with Province of Manitoba regulations and licensing requirements. A micro brewery, distillery or winery cannot exceed the gross floor area requirements of the associated drinking establishment or restaurant.
Amended 148/2016

“mining and extraction” means the extraction of minerals, sand, gravel, and ores, from their natural occurrences on affected land and distribution of extracted materials, including the excavation, processing or distribution of clay, gravel, stone and soils.

“mini-warehouse/self-storage” means an enclosed permanent facility that provides storage space to the general public on a for-hire basis. Mini-warehouses and self-storage areas may also include vehicle storage for recreational vehicles, boats, and other vehicles. No other business or service may be allowed to operate out of a rented storage space. This definition also applies to a use that provides portable containers for storage.

“mobile home” means a portable dwelling unit that is designed or used for residential occupancy, built upon or having a frame or chassis to which wheels may be attached for transportation purposes, whether or not such structure actually has at any time such wheels, or is jacked up or skirted.

“modular home” means a single-family dwelling suitable for year-round occupancy that consists of one or more modules either partially or wholly factory-fabricated and containing a framework that does not contain wheels or towing tongue. When transported to a building site, it will be placed on a permanent foundation so as to be substantially affixed to the site and connected to the required utilities, thereby making it immobile housing.

“neighbourhood rehabilitation home” means a building or portion of a building used for the boarding or other residential accommodation plus mandatory supervision or treatment of persons who are from or discharged from any penal institution or who are receiving supervision or treatment for alcohol or other drug addictions, in which supervision or treatment is not provided to any persons not resident in the rehabilitation home and which does not affect the residential character of the neighbourhood.
Amended 148/2016

“non-conforming sign” means any sign lawfully established prior to the effective date of this By-law that does not comply with the signs standards of this By-law.

“non-conforming structure” means any building lawfully existing prior to the effective date of this By-law that does not comply with one or more of the applicable district dimensional standards set forth in Part 5 on the effective date of this By-law.

“non-conforming use” means any use of a building, or parcel of land, or portion of a building, or parcel of land, lawfully existing prior to the effective date of this By-law, that does not conform to one or more of the applicable use regulations of the district in which it is located on the effective date of this By-law.
“non-conformity” means any use, structure, sign, or lot, individually or in combination, which lawfully existed prior to the effective date of this By-law, but that does not conform to one or more of the applicable standards on the effective date of this By-law.

“nucleus hive” means a beehive that is used intermittently for splitting a large colony or for raising and storing queen bees.

Added 82/2017

“office/service area or building” means an accessory use provided in conjunction to a mobile home park, multiple-family dwelling, or a non-residential use, that is clearly incidental to and customarily found in connection with the principal use, such as administrative offices for the principal use.

“office” means a building or a portion of a building used primarily for conducting the affairs of a business, profession, service, industry, government, or like activity, or that provides direct governmental services to the public, such as employment, public assistance, motor vehicle licensing and registration, and similar activities.

“OurWinnipeg” means the development plan adopted by Council in accordance with The City of Winnipeg Charter.

Amended 95/2014

“outside display and sales,” means an outside display of goods and/or materials for sale, accessory to a commercial principal use. Merchandise may be directly available to the consumer for purchase.

“outside operations,” means activities conducted outside that are directly related to, and in support of a permitted principal use on the site.

“outside storage” means outside storage, but not display for sale, of goods and/or materials. Storage of materials in a structure with a roof, but no walls, and storage of a shipping container is considered outside storage.

Amended 95/2014

“overlay district” means a zoning district established by section 57, Planned Development Overlay Districts.

“owner” means a person who is an owner of a freehold estate in the city and includes a person who is an owner jointly with another person, and a person who is registered under The Condominium Act as the owner, as defined in that Act, of a unit under that Act.

“parapet” means a low wall at the edge of a roof; especially that part of an exterior wall that rises above the roof.

“parish hall” means an accessory use to a religious institution containing office, meeting, or activity space.
“park, plaza, square, playground” means a development of public land specifically designed or reserved for the general public for active or passive recreational use and including landscaping, facilities, playing fields, buildings, and other structures that are consistent with the general purposes of public parkland, whether or not such recreational facilities are publicly operated or operated by other organizations pursuant to arrangements with the public authority owning the park. Typical uses include tot lots, band shells, picnic grounds, pedestrian/bicycle paths and pathways, landscaped buffers, arboretums, botanical gardens, playgrounds, toboggan slides, skateboard parks, swimming pools, wading pools, and water features.

“parking aisle” means that portion of a parking facility that provides vehicular access to a parking space, not directly from a driveway.

“parking driveway” means that portion of a parking facility that provides vehicular access from a public right-of-way to a parking space, or an aisle.

“parking facility” means an open area of land or an area within a structure, not including an area or structure located within a public right-of-way, used for the parking of motor vehicles.

“parking space” means that portion of a parking facility, excluding vehicle manoeuvering areas such as aisles and driveways, that will accommodate one motor vehicle.

“parking, shared” means a parking facility not associated with any use on the same zoning lot. Added 148/2016

“parking, structured” means a structure or facility where motor vehicles may be stored for purposes of temporary, daily, or overnight off-street parking as a principal use. The facility may be above, below, or partially below ground and includes parking garages and parking decks.

“parking, surface” means an unenclosed area where motor vehicles may be stored for purposes of temporary, daily, or overnight off-street parking as a principal use.

“passenger vehicle” means a self-powered motor vehicle, other than a bus, commercial vehicle, motor home, or taxicab that is designed, used, or maintained primarily for the transportation of people on ordinary roads. This definition includes pickup trucks, vans, minivans, motorcycles, mopeds, scooters.

“pawnshop” means a place where money is loaned on security of personal property left in pawn and pledged as collateral for the loan.

“permitted use” means a use permitted in a zoning district without the need for special administrative review and approval, upon satisfaction of the standards and requirements of this By-law.

“personal services” means establishments that provide services to the general public, and in which any retail sale of merchandise associated with the service provided is incidental to the provision of services, but not including a “body modification establishment”, “cheque-cashing facility”, “funeral chapel or mortuary”, or “medical/dental/optical/counselling clinic”.

“place of worship” means facilities used primarily for non-profit purposes to provide assembly and meeting areas for religious activities. Examples include churches, temples, synagogues, mosques, chapels, and meeting houses.
"principal building" means any building on a site that contains permitted principal uses, as opposed to

(a) buildings that contain only accessory or incidental uses; and,

(b) buildings that contain only storage or operational functions in support of principal uses located in other buildings.

"principal building entrance" means the entrance of any building, generally facing a sidewalk or public street, intended to accommodate the majority of public traffic.

"principal use" means the primary or predominant use of any lot, building, or structure.

"private club, not licensed" means a non-profit organization incorporated as such by the Government of Canada or the Government of Manitoba. Includes facilities used for the meeting, social, or recreational activities of non-profit philanthropic, social service, athletic, business, or fraternal organizations, without onsite residences. When licensed for the sale of alcoholic beverages by the Government of Manitoba, such a club is considered a "drinking establishment."

"prohibited use" means a use that must not be established in a zoning district or a Planned Development Overlay and for which a use variance must not be approved.

Amended 148/2016

"protection and emergency services" means a development that is required for the public protection of persons and property from injury, harm, or damage together with the incidental storage of equipment and vehicles. Typical uses include police stations, fire stations, ambulance services, and ancillary training facilities.

"public utility" means any person, firm, corporation, municipal department, or board duly authorized to furnish, and furnishing under provincial or municipal regulations to the public, electricity, gas, steam, sewer, communication, telegraph, transportation, or water services. The term also means the use of land for the purpose of providing such service.

Q

[Reserved]

R

"racetrack" means a measured course where animals or machines are entered in competition against one another or against time, including tracks used only in the training of animals.

"railway yard" means an area for storing or switching of freight and passenger trains. Necessary and allowed functions include but are not limited to the switching, storing, assembling, distributing, consolidating, repairing, weighing, or transferring of cars, trains, engines, and rolling stock.
"real estate sales offices and model sales homes" means a dwelling unit temporarily used for display purposes as an example of a dwelling unit to be available for sale or rental in a particular residential development and located within that development. Model homes may also incorporate sales or rental offices for dwellings within the development.

"recreational vehicle" means any vehicle, other than an automobile, motor home, travel trailer, or truck, with or without motive power, designed for recreational purposes, including but not restricted to a boat, a power toboggan, and a trailer designed specifically for the transport of a recreational vehicle.

"recreational vehicle" amended 95/2014

"recycling collection centre" means a use that serves as a drop-off point for temporary storage for recoverable resources, such as newspapers, glassware, plastics, and metal cans. No processing of such items would be allowed.

"recycling plant" means a facility in which recoverable resources such as newspapers, glassware, plastics, and metal cans are recycled, reprocessed, and treated to return such products to a condition in which they can again be used for production. This facility is not a wrecking yard or a junkyard.

"research institution" means an establishment or facility engaged in scientific research, product design, development and testing, and limited manufacturing necessary for the production of prototypes.

"restaurant" means an establishment primarily engaged in the preparation of food intended to be sold to the public for consumption on or off the premises. Restaurants may be licensed by the Government of Manitoba for the sale of alcohol; however, the sale of alcohol is incidental to the sale of food.

"retail sales" means a use involved in the sale, lease, or rent of new or used products directly to the general public, or to individuals or households based on their membership in an association or club, but not including an “auction room”, “landscape and garden supplies”, or “supermarket”. This use includes facilities whose names indicate that they are warehouse or wholesale operations, but that in fact conduct more than incidental retail sales.

"roof line" means the line made by the intersection of a wall of a building with a roof of the building.

"seasonal sales" means the outside sale of seasonal merchandise, other than those sold at a farmer’s market, such as Christmas trees, flags, kites, or arts and crafts.

"secondary plan" means a plan providing such objectives and actions as Council considers necessary or advisable to address, in a neighbourhood, district, or area of the city, any matter within a sphere of authority of the City of Winnipeg, including, without limitation, any matter dealt with in OurWinnipeg or pertaining to economic development or the enhancement or special protection of heritage resources or sensitive lands.

"seasonal sales" amended 95/2014
"secondary suite", attached" means an accessory dwelling unit added to or created within a single-family detached dwelling that provides basic requirements for living, sleeping, cooking, and sanitation. Only one secondary suite, either attached or detached, shall be allowed per zoning lot.

Added 1/2013; amended 148/2016

"secondary suite, detached" means a dwelling unit that is accessory to, but not attached to a single family detached dwelling and provides basic requirements for living, sleeping, cooking and sanitation. Only one secondary suite, either attached or detached, shall be allowed per zoning lot.

Added 1/2013; amended 148/2016

"senior high school" means an accredited school under the sponsorship of a public, private or religious agency providing instruction to students at the senior high school level and may include a day care centre.

Amended 121/2008

"shopping centre", means a facility that contains 5 or more retail sales uses, and that may also contain other personal service uses, in a single building or attached buildings, or on adjacent lots, sharing common parking, and with a floor area greater than 50,000 square feet.

"signs"

Notwithstanding anything else in this By-law, the following terms are defined for the purposes of sections 178 through 187, Signs:

"A-board sign" means an A-shaped sign which is set upon the ground and has no external supporting structure.

"advertising sign"

repealed 36/2013

"alteration" means a structural modification of a sign but does not include routine maintenance, painting or change in face, copy or lettering.

"animated sign" means a sign which uses movement or change of lighting to depict action or create special effects or a pictorial scene but does not include a clock.

"automatic dimming" means technology that continually adjusts the brightness of a sign in relation to ambient light levels.

Added 36/2013

"auxiliary sign" means a sign of any type which is attached to the face, copy, backing, lighting or supporting structure of any sign.

"awning sign" means an awning which incorporates a sign painted on, or affixed flat to the surface of the awning and which does not extend vertically or horizontally beyond the limits of such awning. The awning itself may or may not be illuminated.

"banner sign" means a temporary sign constructed of lightweight, non-rigid material such as cloth, canvas, PVC or similar material and that is affixed to a wall or fence;

amended 81/2020
“billboard sign” means the following:

(i) billboard, digital moving copy;
(ii) billboard, digital static copy; or
(iii) billboard, poster.  
*Amended 36/2013*

“bulletin board sign” means a sign of permanent character, but with movable letters, words or numerals indicating the names of persons associated with, or events conducted upon, or products or services offered upon the premises upon which such sign is located.

“business sign” means a sign directing attention to a business, commodity, service, or entertainment conducted, sold, or offered upon the same zoning lot on which that sign is located.

“canopy sign” means a canopy or free-standing canopy which utilizes or incorporates a sign.

“character display” means sign copy that can be changed through the use of removable individual characters or panels and that is affixed to a mobile sign, standard;  
*added 81/2020*

“clearance” means the shortest vertical distance between the underside of a sign and grade immediately below.

“community identification sign” means a sign which states the name of a residential, commercial or industrial community area and may contain a logo or symbol which is related to the community name.

“construction sign” means a temporary sign erected by an individual or a firm on the premises undergoing construction and upon which the sign user identifies a construction project and information relative thereto.

“copy” means letters, graphics, or characters that comprise the sign message.

“copy area” means that area of a sign covered by a single rectangle drawn around the extremities of the message contained on the sign and in the case of a multi-face sign comprises one-half of the total area of all sign faces.

“digital moving copy” means a sign with copy displayed utilizing electronic screens, televisions, computer video monitors, liquid crystal displays, light emitting diode displays, or any other electronic technology where the sign copy is not fixed for a set period of time.  
*Added 36/2013*

“digital reader board” means a changeable copy sign that uses light emitting diodes. Messages are composed of an ordered sequence of alphanumeric characters on a black or dark background.  
*Added 36/2013*
"digital static copy" means a sign with copy displayed utilizing electronic screens, televisions, computer video monitors, liquid crystal displays, light emitting diode displays, or any other electronic technology where all the sign copy is fixed for a set period of time.

*Added 36/2013*

"digital static copy, 24-hour hold" means a sign with copy displayed utilizing electronic screens, televisions, computer video monitors, liquid crystal displays, light emitting diode displays, or any other electronic technology where the sign copy is fixed for 24 hours through the use of a factory preset that is not adjustable to the user and cannot be altered without the assistance of the manufacturer.

*Added 36/2013*

"directional sign" means:

(a) a sign which directs the public to or denotes the name of any thoroughfare, route, educational institution, public building, historical site, or hospital;

(b) a sign which directs and regulates traffic;

(c) a sign which denotes any public or transportation facility;

(d) a sign which gives direction to a private premises or its vehicular use area.

"double-faced sign" means a sign having two faces, with each face being of equal area and in identical proportion to the other, and with each face located on the structure so as to be parallel and opposite to and facing away from each other.

"electronic message board sign" *repealed 36/2013*

"encroaching sign" means a sign which extends, in whole or in part, into or over a public right-of-way or other public place.

"fascia sign" means a sign, or individual letters attached to, marked, or inscribed on, or erected or placed against a wall or other surface, whether forming part of a building or not, and having the exposed face of the sign on a place approximately parallel to the plane of such wall or other surface and projecting not more than 18 inches from the face of such wall.

"feather sign" means a temporary sign composed of lightweight, non-rigid material such as cloth, canvas, PVC or similar material and that is free-standing;

*added 81/2020*

"flag sign, pole mounted" mean a temporary sign composed of lightweight, non-rigid material, such as cloth, canvas, PVC or similar material, and is affixed to a pole;

*added 81/2020*

"flag sign, zip tie" means a temporary sign composed of lightweight, rigid material, such as plastic or similar material, that is affixed to a pole;

*added 81/2020*
“flashing sign” means a sign which contains an intermittent or flashing light source but does not include a digital moving copy sign, a digital reader board, a digital static copy sign or a digital static copy, 24-hour hold sign.

Amended 36/2013

“free-standing sign” means a sign supported by structures or supports that are placed on or anchored in the ground and that are independent from any building or other structure, including a sign that is attached to a fence.

“graphic display” means sign copy that is composed of printed imagery and does not utilize character display or digital message technology;

added 81/2020

“hold time” means the length of time a sign message is fixed in place before changing to a different sign message.

Added 36/2013

“identification sign” means a sign that identifies a business, owner, resident, or institution by name, logo or street address, and which sets forth no other advertisement.

“illumination” means the lighting of any sign by artificial means.

“illumination, direct” means the lighting of any sign face from a light source located on or near the exterior of the sign.

“illumination, indirect” means the lighting of any sign face by reflected light.

“illumination, internal” means the lighting of any sign face from a light source located within the sign or behind the copy.

“inflatable sign” means an inflated three-dimensional device which may incorporate a sign and is anchored or affixed to a building or site, and is approved as a mobile sign.

“maintenance” means the cleaning, painting, repair or replacement of any defective parts of a sign in a manner that does not alter the basic design or structure of the sign and does not include a change in copy.

“mansard roof sign” means a sign attached to the face of, or located on the sloping roof of a mansard roof in the manner of a fascia sign.

“marquee sign” means a sign attached to a marquee.

“mobile sign, small” means a flag sign, a banner sign, an inflatable sign, a feather sign or an A-board sign;

added 81/2020

“mobile sign, standard” means a temporary sign that is mounted on a trailer, vehicle, stand or similar support structure and that is designed or intended to be readily relocated to another location, and that may include graphic display copy or character display copy;

amended 81/2020
“multi-tenant sign” means a sign containing copy for 3 or more tenants or occupants located on a site.

“owner of sign” means a person or his authorized agent in lawful control of a sign.

“painted wall sign” means a sign which is painted directly upon any outside surface of a building or other integral part of a building.

“projecting sign” means a sign, other than a fascia or canopy sign, the exposed face or faces of which are not necessarily parallel to a wall and which is attached to a building and extends as a projection of a line of that building or beyond the surface of that portion of the building to which it is attached.

“reado-graph sign” means a sign on which the copy can be changed manually through the use of attachable letters, numerals or pictorial panels.

“real estate sign” means a temporary sign advertising real estate that is “for sale”, “for lease”, or “for rent”, or real estate that has been “sold”.

“roof sign” means a sign which projects above a roof line to which the sign is attached or is erected upon or above a roof or parapet of a building to which the sign is attached, except that a sign that projects above the roof line by not more than 2 feet at the point of attachment the total projection of which does not exceed 25 square feet is not included within the definition of a roof sign.

“rotating sign” means a sign or portion of a sign which moves in a revolving manner, but does not include a clock or a traditional barber pole sign 2 feet or less in height that meets all other standards of this By-law.

“sign” means any writing (including letter, word, or numeral), pictorial representation (including illustration or decoration), emblem (including device, symbol, logo, or trademark), flag (including banner, or pennant but not the flag of any nation or government), and anything designed or intended to, or having the effect of, announcing, identifying, directing attention to, or advertising any building or use.

“sign height” means the vertical distance measured from the highest point of the sign or sign structure to grade.

“sign message” includes any image, written copy, structure, graphics, pictures, logos, symbols, or letters used or intended to be used for advertising or for calling attention to any business, person, matter, object or event.

“sign surface area” means the entire area of a sign within a single continuous perimeter enclosing the extreme limits of writing, representation or emblem.

“sign topper” means a sign that is affixed to the top of a mobile sign, standard; added 8/2020

“transition time” means the length of time it takes to change from one sign message to another. Added 36/2013
“under-canopy sign” means a sign which is suspended beneath a canopy or beneath a portion of a building.

“wall-mounted sign” means a sign which is mounted or fixed to or supported by a wall, by any means.

“warning sign” means a sign displayed to warn the public about a physical danger present in its surrounding, or associated with some feature, or activity on a specific site, such as "Danger, Look out for Cars".

“window sign” means a sign which is painted on, attached to, or installed on a window, for the purpose of being viewed from outside the premises.

“single room occupancy” means a building, other than a hotel or hostel, which provides living units with separate sleeping areas and some combination of shared bath or toilet facilities. The building may or may not provide meals to guests for compensation, and may or may not have separate shared cooking facilities for residents. Single-room occupancy includes uses commonly called "rooming houses" and "boarding houses." Care, treatment or supervision must not be provided to any resident.

“social service facility” means the use of a premises to provide social or welfare services to those in need, for no fee or compensation, or at a fee recognized as being significantly less than charged by profit-making organizations. Services may include but are not limited to information and referral services, counselling, skill development, aid through the provision of food or clothing, life skill and personal development programs, alcohol, drug, or substance abuse counselling centre, temporary overnight accommodation and drop-in or activity space.

“special event (carnival, circus, fair, concert, or similar event)” means a transportable group or aggregation or combination of rides, shows, performances, games, or concessions.

“sports or entertainment arena/stadium, indoor” means a fully-enclosed facility specifically intended for the viewing of public sports, concerts, circuses, and theatrical productions, where patrons attend on a recurring basis.

“sports or entertainment arena/stadium, outdoor” means outdoor or partially-outdoor facilities specifically intended for the viewing of public sports, concerts, circuses, and theatrical productions, or exhibition grounds, where patrons attend on a recurring basis.

“stable or riding academy” means a commercial facility where horses are sheltered, fed, or kept for sale or hire to the public. Training of horses and riders may also be conducted.

“stable, private” means a building or land where horses are sheltered, fed, or kept for personal use, accessory to a dwelling unit.

“standard” means a definite rule, principle, or measure with which compliance is mandatory unless expressly waived or varied. A development application may be denied for failure to meet one or more standards established by this By-law.
“Standing Policy Committee on Property and Development” means the standing committee established by Council under the City of Winnipeg Organization By-law, having jurisdiction with respect to certain matters relating to real property located entirely or primarily in the area covered by this By-law.

amended 113/2015; 137/2022

“storey, half” means a habitable basement or a storey under a gable, hip or gambrel roof, the wall plates of which on at least 2 opposite exterior walls are not more than 2 feet above the floor of such storey.

“storey” means that portion of any building that is situated between the surface of any floor and the surface of the floor next above it, and, if there is no floor above it, that portion between the surface of such floor and the ceiling above it and may include a mezzanine, but does not include a cellar (see definition of “mezzanine”).

amended 95/2014

“street” means a public thoroughfare but does not include a public lane.

“street block” means a group of adjacent lots or parcels whose front lot lines all face a common abutting street and that are located between 2 intervening side streets. A street block is generally an area bounded by

(a) a street abutting the long dimension of a block;

(b) two side streets abutting the short dimensions of that block; and

(c) a lane abutting the rear lot lines of the lots, or if there is no lane, then the rear lot lines of other lots or parcels on the same block.

“structure” means anything constructed or erected with a fixed location on the ground, or attached to something having a fixed location on the ground and includes, but is not limited to, buildings, walls, fences, signs, billboards, poster panels and light standards.

“studio, radio, TV, motion picture broadcast and production” means a facility for the production and/or broadcasting of motion pictures, videos, television programs, radio programs, or sound recordings. The use may also include facilities for the rehearsal of dance, music, or other performing arts.

“supermarket” means a retail store with a floor area of more than 40,000 square feet that sells primarily groceries, produce, and packaged food products, but in which up to 40 percent of the gross floor area may be used for the sale of non-food related products, including convenience products.

“temporary construction trailer or building” means a movable, portable, or modular structure or trailer used for the storage of construction materials and/or the offices or work spaces for construction managers or workers during the time a principal or accessory building is being constructed.
“temporary use” means a use established for a temporary period of time in conformance with Part 4.

“towing and storage facility” means a commercial establishment engaged in towing of vehicles or equipment from one location to another. Such facilities may also include an indoor storage component for such vehicles or equipment, but may not include junked, salvage, or permanently inoperable vehicles or equipment.

“traffic decision location” means an area adjacent to one of the following:

(i) an intersection with traffic signals;
(ii) a pedestrian corridor; or
(iii) a railway crossing.

Added 36/2013

“transit station” means an area utilized by public or commercial carriers for pick-up or drop-off of passengers. In addition to loading and unloading areas, transit stations may include shelters, restrooms, concessions, benches, information offices, parking, ticket sales, landscaping, lighting and other such facilities and appurtenances. Transit modes served may include, without limitation, local bus service, express bus service, commuter rail, and light rail.

“uniformity ratio” means the ratio between the maximum initial horizontal illuminance level and the minimum initial horizontal illuminance level on a site and within a specific use area such as a parking lot.

“universal design” means an approach to design that creates environments that respond to the needs of the range of the population to the greatest extent possible. It is also known as “intergenerational design.”

“urban agriculture indoor” means the cultivation of plants or animal products entirely within an enclosed building in accordance with applicable municipal, provincial and federal regulations, and includes the sale, storage, processing, packaging and composting of products harvested on site, but does not include animal or poultry husbandry or agricultural grazing or feeding.

Added 32/2021

“urban agriculture, outdoor” means the outdoor cultivation of plants for human consumption or use in accordance with applicable municipal, provincial and federal regulations, and includes the sale, storage, processing and packaging of plants harvested on-site.

Added 32/2021

“urban infill area” means those areas designated on the Urban Infill Areas Maps shown in Schedule C to this By-law.

“use category” means the broadest grouping of land uses in this By-law, based on generally accepted industry groupings, similar descriptions of planning goals or functions, similar allowed use types, and similar allowed density/intensity of use. A “use category” may be further subdivided into “use sub-categories.”
“use sub-category” means a category of uses within a “use category.” “Use sub-categories” are based on common functional, product, or physical characteristics, such as the type and amount of activity, the type of customers or residents, how goods or services are sold or delivered, and site conditions. A “use sub-category” may be further subdivided into “use types.”

“use type” means the finest-grained category of uses in this By-law. They are used to tailor the regulatory treatment of uses to address issues such as the relative intensity of the use, issues related to building type, possible effects on neighboring land uses, and consistency with zoning district purposes and goals.

“use specific standard” means a standard located in Part 4 of this By-law that is applied to use types in order to address issues such as building size, location, and operating requirements.

“utility facility, major” means those facilities that normally entails the construction of new buildings, and that may have employees located at the site. Examples include public works yards, water control works, reservoirs, and works used to provide services or commodities to the public by the Crown or the City, including but not limited to power plants, heating plants, steam generating plants, or sewer treatment facilities.

“utility facility, minor” means those facilities that do not qualify as major utility facilities, and that are used for or incidental to the operation of a public utility. Examples include electric transformer stations, gas regulator stations, telephone exchange buildings, and well, water, and sewer pumping stations.

“variance” means the modification of a provision of a zoning by-law.

“Variance Order” means an order in respect of an application for a variance.

“vehicle display area” means a parking facility established as part of an auto / light truck / motorcycle, sales and rental use or a heavy equipment sales, service and rental use that is used for the exhibition, sale or rental of vehicles, including automobiles, light trucks, motorcycles, boats, recreational vehicles and off-road vehicles.

Added 148/2016

“warehouse” means a permanent facility for the storage of products, supplies, and equipment within an enclosed building.

“waste transfer station” means a fixed facility where solid waste from collection vehicles is consolidated and temporarily stored for subsequent transport to a permanent disposal site.

“wholesaling” means a facility where goods are distributed or sold to retailers, to industrial, commercial, or institutional users, or to other wholesalers, for resale or redistribution, but where goods are not sold to the public or to individuals or households based on their membership in an association or club.

“wireless communication freestanding tower” – repealed 49/2010
Part 2: Definitions
Definitions
General Terms

"wireless communication building-mounted tower" — repealed 49/2010

"wrecking and salvage yard" means any lot upon which 2 or more motor vehicles of any kind, which are incapable of being operated due to condition or lack of license or registration, have been placed for the purpose of obtaining parts for recycling or resale. Building materials, scrap metal, or any other kind of salvage are also be included in this definition.

“x-rated store” means any store that offers for purchase or rental merchandise including sexually oriented films, videotapes or videodiscs, and by storefront or internal signage excludes persons under 18 years of age from the store.

“yard” means an open area, on the same zoning lot with a building or structure, which yard is unoccupied and unobstructed from grade level to the sky, except as otherwise permitted. A yard extends along a lot line or wall and to a depth or width (measured from the lot line or wall) specified in the yard requirement for the zoning district in which such zoning lot is located. (See Illustrations 8 and 9.)

“yard, corner side” means a side yard which adjoins a public street.

“yard, front” means an open area on a zoning lot which is clear from ground to sky, except as otherwise permitted, extending along the full length of the front lot line, the depth of which is measured perpendicularly and radially to the front lot line. (See Illustrations 8 and 9.)

“yard, rear” means an open area on a zoning lot which is clear from ground to sky, except as otherwise permitted, extending along the full length of the rear lot line, the depth of which is measured perpendicularly and radially to the rear lot line. (See Illustrations 8 and 9.)

“yard, side” means an open area on a zoning lot which is clear from ground to sky, except as otherwise permitted, extending along the full length of the side lot line between the front yard and rear yard, the depth of which is measured perpendicularly to the side lot line. (See Illustrations 8 and 9.)

“yard, voluntary” means that portion of a front, side, or rear yard that is provided in addition to the minimum yard requirements of this By-law. For example, if this By-law requires a front yard of at least 20 feet, and the owner provides a front yard of 30 feet, the 10 feet furthest from the street is a voluntary yard.
Illustration 8: Yard Types

In this illustration, front (F), side (S), and rear (R) yards are shown for unusual lot configurations.
Illustration 9: Yard Types
In this illustration, front (F), side (S), and rear (R) yards are shown for a variety of typical lot configurations.
"zoning by-law" has the same meaning as in *The City of Winnipeg Charter*.\(^4\)

"zoning district" means an area or areas within the limits of the City, as established by Part 3 of this By-law, for which the regulations and requirements governing use, lot and dimensional standards of buildings and premises are uniform.

\(^4\) NOTE: *The City of Winnipeg Charter* defines "zoning by-law" as a by-law passed under section 236 (zoning by-laws), and includes (a) a by-law amending a by-law passed under that section, and (b) a by-law that under *The City of Winnipeg Act*, S.M. 1989-90, c. 10, was a development by-law and a by-law amending such a development by-law.
PART 3: ZONING DISTRICTS

GENERAL PROVISIONS

49. This Part establishes the zoning districts and contains basic information pertaining to zoning districts, primarily statements of purpose and district-specific regulations. Part 4, Use Regulations, and Part 5, Development and Design Standards, identify the uses allowed within the districts and the standards applying to development in the districts.

Districts Established

50. The zoning districts, district names and abbreviations shown in Table 3-1, and the locations and boundaries of the zoning districts shown on maps set out in Schedule B, are hereby established.

TABLE 3-1: Zoning Districts Established

<table>
<thead>
<tr>
<th>District Type</th>
<th>Abbreviation</th>
<th>District Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agricultural and Parks</td>
<td>A</td>
<td>Agricultural</td>
</tr>
<tr>
<td></td>
<td>PR1</td>
<td>Parks and Recreation 1 (Neighbourhood)</td>
</tr>
<tr>
<td></td>
<td>PR2</td>
<td>Parks and Recreation 2 (Community)</td>
</tr>
<tr>
<td></td>
<td>PR3</td>
<td>Parks and Recreation 3 (Regional)</td>
</tr>
<tr>
<td>Residential</td>
<td>RR5</td>
<td>Rural Residential 5</td>
</tr>
<tr>
<td>amended 31/2017</td>
<td>RR2</td>
<td>Rural Residential 2</td>
</tr>
<tr>
<td></td>
<td>R1</td>
<td>Residential Single-Family</td>
</tr>
<tr>
<td></td>
<td>R2</td>
<td>Residential Two-Family</td>
</tr>
<tr>
<td></td>
<td>RMF</td>
<td>Residential Multi-Family</td>
</tr>
<tr>
<td></td>
<td>RMU</td>
<td>Residential Mixed Use</td>
</tr>
<tr>
<td></td>
<td>RMH</td>
<td>Residential Mobile Home Park</td>
</tr>
<tr>
<td></td>
<td>TOD</td>
<td>Transit-Oriented Development</td>
</tr>
<tr>
<td>Transit</td>
<td>TOD</td>
<td>Transit-Oriented Development</td>
</tr>
<tr>
<td>repealed 31/2017</td>
<td></td>
<td></td>
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<tr>
<td>Commercial and Institutional</td>
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<td></td>
<td>C2</td>
<td>Commercial Community</td>
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<td></td>
<td>C3</td>
<td>Commercial Corridor</td>
</tr>
<tr>
<td></td>
<td>C4</td>
<td>Commercial Regional</td>
</tr>
<tr>
<td></td>
<td>CMU</td>
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<tr>
<td></td>
<td>EI</td>
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<td>MMU</td>
<td>Manufacturing Mixed Use</td>
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<tr>
<td></td>
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<td>Manufacturing Light</td>
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<tr>
<td></td>
<td>M2</td>
<td>Manufacturing General</td>
</tr>
<tr>
<td></td>
<td>M3</td>
<td>Manufacturing Heavy</td>
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<td>Overlay</td>
<td>PDO-1</td>
<td>Planned Development Overlay – 1 (District)</td>
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<tr>
<td></td>
<td>PDO-2</td>
<td>Planned Development Overlay – 2 (Site-Specific)</td>
</tr>
</tbody>
</table>
Relationship to Overlay Districts
51. All lands within the city must be designated by the City as one of the base zoning districts set forth in Table 3-1. In addition, some lands may be designated as one or more of the overlay districts set forth in section 57, Planned Development Overlay Districts. Where the City designates a property as an overlay district as well as a base zoning district, the regulations governing development in the overlay district apply in addition to the regulations governing development in the underlying base district. In the event of a conflict between the two sets of standards, the standards for the overlay district control, regardless of whether other regulations in this By-law are more restrictive.

District Descriptions
52. The descriptions of districts contained in this Part are intended to assist in selecting the appropriate zoning district for different types of land, and to assist in identifying the intended character of each district. When there is a conflict between any statement in the district description and a substantive requirement in other sections of this By-law, the substantive requirements in other sections apply. In no case may a district description be interpreted to require performance levels beyond the substantive requirements of this By-law.

AGRICULTURAL AND PARK DISTRICTS

General Purposes of All Agricultural and Park Districts
53. (1) The agricultural and park districts contained in this section are intended to:
   
   (a) provide rural and open land for agricultural purposes until such time as it is required for future urban development; and
   
   (b) provide lands for active and passive recreation needs for all citizens.

Specific Purposes of Individual Agricultural and Park Districts
Agricultural (A)
The Agricultural (A) district is intended for general agricultural activities.

Parks and Recreation 1 (PR1) (Neighbourhood)
The Parks and Recreation 1 (PR1) district is intended for sites that are generally passive neighbourhood and community parks and facilities with predominantly pedestrian and cyclist access. These sites may provide unstructured drop-in play and recreation opportunities, including play structures, passive parks, plazas and natural areas. Generally, there are no parking facilities associated with these uses. These parks and open spaces typically occur in a residential neighbourhood or riverbank context and are generally accessed by residential streets.

Parks and Recreation 2 (PR2) (Community)
The Parks and Recreation 2 (PR2) district is intended for sites that include community recreation facilities and parks that are accessed by a mix of pedestrian and vehicular traffic. These sites may provide active programs and activities, including community centres, hockey pens, arenas, indoor soccer, wading pools, spray parks, skateboard parks and athletic fields. Parking facilities ranging from 10 to 100 stalls may be associated with these uses. These parks and facilities typically occur along collector streets.
Parks and Recreation 3 (PR3) (Regional)
The Parks and Recreation 3 (PR3) district is intended for sites that include major recreation facilities and parks that are a regional destination. These sites may include major recreation facilities, aquatic leisure centres, regional parks, sport multi-plexes and athletic field developments. Parking facilities ranging from 100 to 300+ stalls may be associated with these uses. These facilities are typically found along major arterials.

RESIDENTIAL DISTRICTS

General Purposes of All Residential Districts

54. (1) The residential zoning districts contained in this section are intended to:

(a) provide appropriately located areas for residential development that are consistent with the Complete Communities Direction Strategy By-law and with standards for public health, safety, and general welfare; amended 95/2014

(b) allow for a variety of housing types and community amenities that meet the diverse physical, economic, and social needs of residents; amended 95/2014

(c) respect the scale and character of existing residential neighbourhoods and surrounding areas; and

(d) support the development of complete communities. Added 95/2014

Specific Purposes of Individual Residential Districts

Rural Residential 5 (RR5)
The Rural Residential 5 (RR5) district is intended to provide areas for large-lot rural residential development, along with limited agricultural uses.

Rural Residential 2 (RR2)
The Rural Residential 2 (RR2) district is intended to provide for large-lot rural residential development.

Residential Single-Family (R1)
The Residential Single-Family (R1) district is intended to accommodate primarily single-family residential development in lower-density areas. Amended 95/2014

Residential Two-Family (R2)
The Residential Two-Family (R2) district is intended to accommodate the development of single- and two-family units and where appropriate limited multi-family units in lower-density areas. Residential units are permitted at densities as set out in Part 5. Amended 95/2014


**Residential Multi-Family (RMF)**
The Residential Multi-Family (RMF) district is intended to accommodate the development of multi-family units in areas with medium to high residential densities. Residential units are permitted at densities as set out in Part 5.

*Amended 95/2014*

**Residential Mixed Use (RMU)**
The Residential Mixed Use (RMU) district is intended to facilitate the development of primarily medium- to higher-density residential development, though it also may contain limited small-scale commercial, institutional, recreational, and service facilities needed to support residential development. The area, site, or building should retain a predominantly residential character. Development in the RMU district should provide convenient access for pedestrians and transit users from the public street, and should facilitate pedestrian travel between residential and non-residential uses. This district is often part of Community or Regional Mixed Use Centres, Major Redevelopment Sites, and Rapid Transit Corridors.

*Amended 95/2014*

**Residential Mobile Home Park (RMH)**
The Residential Mobile Home Park (RMH) district is intended to provide areas for the location of mobile homes. All provisions of this By-law apply to the RMH zoning district unless superseded by the district-specific standards in Part 5.

**Transit-Oriented Development (TOD)**
The Transit Oriented Development (TOD) district is intended to facilitate mixed use development at a scale and density exceeding all other districts. These sites are intended to be adjacent to rapid transit stations with a Council endorsed local area plan in place to guide development. Site design should fulfill the objectives of the Transit Oriented Development Handbook.

*Added 135/2016*

**COMMERCIAL AND INSTITUTIONAL DISTRICTS**

**General Purposes of All Commercial and Institutional Districts**

55. (1) The commercial and institutional zoning districts contained in this section generally are intended to:

(a) provide appropriately located areas consistent with the Complete Communities Direction Strategy By-law for retail, service, office, and institutional uses and mixed use where appropriate.

*Amended 95/2014*

(b) provide adequate space and locations to meet the needs of commercial development.

(c) ensure that the appearance of commercial buildings and lands are of high quality and are harmonious with the character of the area in which they are located.

(d) provide convenient access for pedestrians and transit users from the public street.

*Added 95/2014*
Specific Purposes of Individual Commercial and Institutional Districts

Commercial Neighbourhood (C1)
The Commercial Neighbourhood (C1) district is intended to accommodate small, compact commercial uses within or surrounded by residential areas that are attractive and compatible in scale and character with surrounding residential uses, to serve the convenience needs of the surrounding neighbourhood. This district is not intended to accommodate businesses sized or designed to serve a trade area more than one-half mile from the business. C1 districts are generally located in Neighbourhood or Community mixed use centres or along Neighbourhood or Community mixed use corridors.
Amended 95/2014

Commercial Community (C2)
The Commercial Community (C2) district is intended to accommodate more intensive commercial sites that do not have a local or neighbourhood orientation. The district is intended to include attractive commercial, institutional, recreational, limited residential and service facilities needed to support the surrounding neighbourhoods and the broader community. C2 districts are generally located in Community or Regional mixed use centres or along Community or Regional mixed use corridors.
Amended 95/2014; 148/2016

Commercial Corridor (C3)
The Commercial Corridor (C3) district is intended primarily for uses that provide commercial goods and services to residents of the community in areas that are dependent on automobile access and exposed to heavy automobile traffic, but not including regional shopping malls or regional shopping areas. These commercial uses are subject to frequent view by the public and visitors to Winnipeg, and they should provide an attractive appearance with landscaping, sufficient parking, and controlled traffic movement. C3 districts are generally located in Community or Regional mixed use centres or along Community or Regional mixed use corridors.
Amended 95/2014; 148/2016; 31/2017

Commercial Regional (C4)
The Commercial Regional (C4) district is intended to accommodate the development of large-scale, distinctive and attractive regional centres containing a mix of concentrated land uses. These commercial uses are subject to frequent view by the public and visitors to Winnipeg, and they should provide an attractive appearance with landscaping, sufficient parking, and controlled traffic movement. The centre should provide commercial, office, and institutional uses and structures at higher intensities than surrounding areas. The area may also contain concentrations of medium- to high-density office development, as well as a broad mix of complementary uses, which may include major civic and public facilities and parks. Development should facilitate and encourage pedestrian travel between uses. These areas are associated with Regional mixed use centres.
Amended 95/2014; 148/2016

Commercial Mixed Use (CMU)
The Commercial Mixed Use (CMU) district is intended to provide for community-serving mixed use development at a higher scale than is appropriate for neighbourhood locations. The CMU district is intended for use in Community and Regional mixed use centres or Community and Regional mixed use corridors. The district is intended to include attractive commercial, institutional, recreational, and service facilities needed to support surrounding neighbourhoods and the community at-large. Although the area, site, or building should have a predominantly commercial character, multi-family housing may be
incorporated within the district, and development should facilitate pedestrian connections between residential and nonresidential uses.

Amended 95/2014

**Educational and Institutional (EI)**
The Educational and Institutional (EI) district is intended to provide areas for the development of large and significant, multi-building, public, quasi-public, or private facilities of a non-commercial character that may have significant impacts on the surrounding areas. Typical uses may include places of worship, schools, colleges and universities, libraries, cultural facilities, hospitals, and large research facilities as well as supporting residential uses. Attractive, campus-style development is encouraged within this district. In some cases, EI zoning may be appropriate for clustered or core facilities, while supporting facilities on non-contiguous lots remain in other zoning districts. Commercial or non-commercial uses that support the function of the facility or its population would be considered as accessory uses.

**MANUFACTURING DISTRICTS**

**General Purposes of All Manufacturing Districts**

56. (1) The manufacturing zoning districts established in this section are intended to:

   (a) provide appropriately located areas consistent with the Complete Communities Direction Strategy By-law for employment lands that are well-located and serviced to accommodate business parks, institutional campuses and manufacturing uses;

   (b) limit non-employment uses that may erode the supply of employment lands;

   (c) ensure that the appearance of industrial buildings and lands are of high quality and are compatible with the area in which they are located; and

   (d) provide convenient access for pedestrians and transit users from the public street.

   Amended 95/2014

**Specific Purposes of Individual Manufacturing Districts**

**Manufacturing Mixed Use (MMU)**

(2) The Manufacturing Mixed Use (MMU) district is intended to provide linked commercial and industrial activities that are supportive of industrial functions and are compatible with surrounding industrial use areas, while allowing more flexibility of uses and requiring a higher standard of landscaping and design. Uses may include offices, wholesale and business service establishments, campus-style industrial or business parks, and limited retail/personal service storefronts. Supportive retail development, not including offices, would be allowed to a maximum of 35% of site area including any land needed by the supportive retail to satisfy parking requirements, yards/setbacks and development and design standards (e.g., landscaping). During build out, supportive retail shall not exceed 50% of built site area. MMU zone districts should generally include at least thirty-five (35) acres of contiguous land, or land that would be contiguous except for intervening rights-of-way.
Manufacturing Light (M1)
(3) The Manufacturing Light (M1) district is intended to provide for light manufacturing, processing, service, storage, wholesale, and distribution operations with all operations contained within an enclosed building with some limited outside storage.

Manufacturing General (M2)
(4) The Manufacturing General (M2) district is intended to provide for light manufacturing, processing, service, storage, wholesale, and distribution operations, with some limited outside operations and storage.

Manufacturing Heavy (M3)
(5) The Manufacturing Heavy (M3) district is intended to provide for light or heavy industrial development, including heavy manufacturing, storage, major freight terminals, waste and salvage, resource extraction, processing, transportation, major utilities, and other related uses, particularly those that require very large buildings, frequent heavy truck traffic for supplies or shipments, or that may require substantial mitigation to avoid sound, noise, and odour impacts to neighbouring properties. New M3 zone districts should not be established within 300 feet of an existing residential zone district.

PLANNED DEVELOPMENT OVERLAY DISTRICTS
57. The following overlay zoning districts are hereby established by the City, and each such district is intended for the purposes described below.

Planned Development Overlay – 1 (PDO-1) (District)

Purpose
The purpose of the Planned Development Overlay 1 (PDO-1) overlay district is to provide a means to alter or specify allowed uses and/or development standards in otherwise appropriate zones, in unique or special circumstances, in order to achieve local planning objectives in specially designated areas. A PDO-1 zoning district is appropriate when additional zoning controls are required to address an area-wide (rather than site-specific) condition, or to implement an area-wide plan for the proposed district. PDO-1 districts are generally appropriate for areas with unique or special circumstances.

Amended 95/2014

Eligibility
The PDO-1 overlay must only be applied to zones where specified through an amendment to the Zoning By-law. Such amendment must include:

(a) a map of the location(s) of any neighbourhood(s) affected by the overlay at an appropriate scale indicating the designation, location, and boundaries of each underlying zoning district;

(b) the name and boundaries of any List of Adopted Secondary Plans applicable to the area covered by the PDO-1 designation; and

(c) every regulation specified or changed by the PDO-1 overlay.
Criteria
The PDO-1 overlay must meet criteria in subsection 57(1) and:

(d) the proposed development rules are to implement an adopted Secondary Plan or an area-wide plan; or

(e) the proposed development rules apply to land in more than one underlying base zoning district; and

(f) the proposed development rules are unique to the proposed area, and are not likely to be used in other areas of the City without significant changes; and

(g) the proposed development rules contain relatively minor changes to the permitted and conditional uses in the underlying zoning district and/or minor changes to permitted dimensional standards applicable to the underlying zoning district.

The PDO-1 overlay may not be used:

(h) in conjunction with a PDO-2 overlay district;

(i) to add to the list of permitted or conditional uses; amended 95/2014

(j) to allow more than one single-family detached dwelling on a lot; or

(k) where the proposed changes to the regulations of the underlying zoning district:

(i) are significant enough to be inconsistent with the general purpose of that zoning district and the designation of another zone would be more appropriate;

(ii) are not merely related to local planning objectives but would have significant general application to warrant an amendment to the text of the underlying zoning district itself; or

(iii) are intended to provide such detailed or site-specific control over the design and siting of development that the use of the PDO-2 district would be more appropriate.

Uses
The permitted uses specified in the underlying zones are permitted and the conditional uses specified in the underlying zones are conditional, unless the development regulations adopted in the PDO-1 district state otherwise.

Development Regulations
The regulations provided in the PDO-1 district may be substituted for the specified regulations of the underlying zone. Where there is a conflict between the provisions of the PDO-1 district and those of the underlying zone, the provisions of the PDO-1 govern.
Notwithstanding subsection (6) above, where there is a conflict between the provisions of the Airport Vicinity Protection Area Overlay District and any PDO-1 overlay district, the provisions of the Airport Vicinity Protection Area Overlay District govern.

The PDO-1 may change or specify regulations and submission requirements, as provided below, and may specify the conditions under which such changed or specified regulations would apply:

- (l) the total residential density;
- (m) site dimensions and area;
- (n) building height;
- (o) size and floor area ratio for each use category and use type;
- (p) yard requirements;
- (q) separation spaces;
- (r) parking requirements for each use category or use type;
- (s) architectural and site design requirements;
- (t) performance criteria;
- (u) landscaping requirements;
- (v) regulations pertaining to accessory structures;
- (w) signage requirements; and
- (x) environmental regulations, which may include such things as flood proofing, noise attenuation, and servicing requirements.

**Effect of Approval**

All regulations in the Zoning By-law must apply to development in the area covered by the adopted PDO-1 overlay, unless the PDO-1 By-law specifically modifies those regulations.

**Adopted PDO-1 Districts**

All adopted PDO-1 districts are contained in the attached schedules which form part of this By-law.

**Planned Development Overlay – 2 (PDO-2) (Site-Specific)**

**Purpose**

The purpose of the Planned Development Overlay 2 (PDO-2) overlay district is to provide for site-specific control over an individual proposed development, in unique or special circumstances, where any other zone would be inappropriate or inadequate. A PDO-2 district is appropriate when the proposed development regulations do not relate to an area-wide condition or the implementation of an area-wide Secondary Plan, but are specific to the lot(s) or parcel(s) proposed for the PDO-2 zoning. PDO-2 districts are appropriate for areas with unique or special site characteristics.

*Amended 95/2014*
Eligibility
This PDO-2 overlay must only be applied to a site to regulate a specific proposed development under the following circumstances:

(a) the proposed development exceeds the development provisions of the closest equivalent conventional zoning district.

(b) the proposed development requires specific regulations to ensure land use conflicts with neighbouring properties are minimized.

(c) the site for the proposed development has unique characteristics that require specific regulations.

(d) the ongoing operation of the proposed development requires specific regulations.

Criteria
The PDO-2 must meet criteria in subsection 57(11) and:

(y) the proposed development rules are intended to apply to a contiguous area of land in single ownership or control, or under multiple ownership and control if each of the ownership units has requested to be subject to the proposed development rules; and

(z) the proposed development rules are unique to the proposed development area, and are not likely to be used in other areas of the City without significant changes; and

(aa) the proposed development rules contain relatively minor changes to the permitted and conditional uses in the underlying zoning district and/or minor changes to permitted dimensional standards applicable to the underlying zoning district.

Procedural Requirements
The procedures for creation of a PDO-2 overlay district are set forth in the Development Procedures By-law.

Effect of Approval
All development in the site covered by the adopted PDO-2 overlay must be in accordance with the approved site plan and other materials provided with the application.

All regulations in the Zoning By-law must apply to development in the site covered by the adopted PDO-2 overlay, unless such regulations are specifically excluded or modified by the PDO-2 By-law.

Notwithstanding subsection (16) above, where there is a conflict between the provisions of the Airport Vicinity Protection Area Overlay District and any PDO-2 overlay district, the provisions of the Airport Vicinity Protection Area Overlay District govern.
PART 4: USE REGULATIONS

DEFINITION OF SYMBOLS USED IN TABLES

58. (1) Tables 4-1, 4-2, and 4-3 below list the principal, accessory, and temporary uses allowed within all base zoning districts.

(2) In Tables 4-1, 4-2 and 4-3:

(a) “P” in a cell indicates that the use identified at the far left of that row is permitted in the zoning district identified at the top of that column;

(b) “C” in a cell indicates that, in the zoning district identified at the top of that column, the use identified at the far left of that row is allowed only if reviewed and approved as a conditional use in accordance with the procedures of the City of Winnipeg Charter and Development Procedures By-law;

I a blank cell indicates that the use identified at the far left of that row is not permitted in the zoning district identified at the top of that column.

(d) a number in a cell within the column headed “Use Specific Standards” identifies a section within this By-law which imposes an additional standard with which the use must comply except as authorized by this By-law or by a Conditional Use or Variance Order.

I an asterisk symbol (*) following the “P” or “C” symbol indicates that a use specific standard imposed by a section identified in the cell located within the same row and within the column headed “Use Specific Standards” applies to permitted or conditional uses, as the case may be, within the zoning district.

(f) a number in a cell within the column headed “Parking Category” identifies a parking class described in Table 5-9 in section 161, Parking Spaces Required.

IMPLICATIONS OF TABLE ABBREVIATIONS

59. (1) The following applies to Table 4-1 Principal Use Table, Table 4-2 Accessory Use Table, and Table 4-3 Temporary Use Table.

Permitted Uses

(2) Permitted uses (“P”) are subject to all other applicable regulations of this By-law, including the use specific standards set forth in this Part and the requirements of Part 5, Development and Design Standards.

Conditional Uses

(3) Conditional uses (“C”) are subject to all other applicable regulations of this By-law, including the use specific standards set forth in this Part, the requirements of Part 5, and the standards below:

(a) a conditional use approval expires if the use does not begin operation within 2 years of the date of approval unless otherwise specified in the terms of approval due to special conditions;
(b) a conditional use approval expires if the use begins operations within 2 years of the date of approval but later ceases operations for 2 consecutive years unless otherwise specified in the terms of approval due to special conditions;

(c) a Conditional Use Order may provide that the conditional use approval expires after a specified time; and

(d) unless otherwise provided in a Conditional Use Order, all approved conditional uses:

(i) must be operated in accordance with all plans and documents submitted as part of the application; and

(ii) must comply with all other applicable provisions of this By-law.

A Conditional Use Order to establish a billboard sign use expires 8 years from the date of the Order, unless the Order otherwise specifies.

Added 36/2013

Uses Not Permitted
(4) If a use is not specifically listed in the tables, or deemed similar by the Director pursuant to section 61, Classification of Uses, the use is not permitted.

Prohibited Uses
(5) Land uses incompatible with the vision of Winnipeg articulated in OurWinnipeg and other City policy documents are prohibited, and shall not be deemed similar to a permitted or conditional use pursuant to section 61, Classification of Uses, below. Prohibited uses include:

(a) dating and escort service;
(b) body rub parlour.

Amended entire subsection 95/2014

(5.1) A communication facility is a permitted use in all zoning districts if it complies with the Communication Facility Protocol adopted by Council.

Added 49/2010

Use Specific Standards
(6) Regardless of whether a use is allowed as a permitted use or as a conditional use, and regardless of the zoning district in which the use is located, there may be additional standards that are applicable to the use, and the use must comply with such standards except as authorized by this By-law or by a Conditional Use or Variance Order. The existence of these use specific standards is noted in a column headed “Use Specific Standards”, which cross-references the section of this By-law that imposes the additional standard. In some cases, use specific standards apply only in select zoning districts, as indicated by an asterisk symbol (*) following the “P” or “C” symbols described in subsections (2) and (3), above.
(7) An application to establish a permitted use that does not meet the applicable use specific standards in sections 63 through 130 may only be approved through the conditional use review procedure.

(8) An application to establish a conditional use that does not meet the applicable use specific standards in sections 63 through 130 is also subject to approval through the variance procedure.

Amended 95/2014

(9) An application to establish a use that does not meet the size or dimensional standards set forth in Part 5 may only be approved through the variance procedure.

Parking Categories
(10) Regardless of whether a use is allowed as a permitted use or as a conditional use, and regardless of the zoning district in which the use is located, it must provide the parking required by section 161 of this By-law, except as authorized by this By-law or by a Conditional Use or Variance Order. Cross-references in the last column of the table refer to parking classes described in Table 5-9 in section 161, Parking Spaces Required.

TABLE ORGANIZATION

60. In Table 4-1, Table 4-2, and Table 4-3, land uses and activities are classified into general “use categories” and specific “use types” based on common functional or physical impact characteristics, such as the type and amount of activity, the type of customers or residents, how goods or services are sold or delivered, and site conditions. This classification provides a systematic basis for assigning present and future land uses into appropriate zoning districts. This classification does not list every use or activity that may appropriately exist within the categories and specific uses may be listed in one category when they may reasonably have been listed in one or more other categories. The use category titles are intended merely as an indexing tool and are not exhaustive and do not form part of the by-law:

Use Categories and Use Sub-Categories
The following provides a description of the Use Category and Use Sub-Categories found in Table 4-1: Principal Use Table.

Accommodations uses means a subcategory of uses including facilities where lodging and ancillary activities are provided to transient visitors and guests for a defined period.

Agricultural uses means a category of uses that include the use of land for agricultural purposes including farming, dairying, pasturage, apiculture, horticulture, floriculture, viticulture, indoor and outdoor urban agriculture and animal and poultry husbandry. Accessory uses may include dwellings for employees, barns, storage of grain, animal raising, feed preparation, and wholesale sales of products produced on-site.

Amended 32/2021

animal sales and service uses means a subcategory of uses involving the selling, boarding, or care of animals on a commercial basis. Accessory uses may include confinement facilities for animals, parking, and storage areas.
**Commercial sales and service uses** means a category of uses primarily associated with the sale, lease, or rent of new or used goods and the sale or provision of services, including associated offices.

**Communications uses** means a subcategory of uses that include facilities that transmit analog or digital voice or communications information between or among points using electromagnetic signals via antennas, microwave dishes, and similar structures. Supporting equipment includes buildings, shelters, cabinets, towers, electrical equipment, parking areas, and other accessory development.

**Community facilities uses** means a subcategory of uses including buildings, structures, or facilities owned, operated, or occupied by a non-profit or governmental agency to provide a service to the public.

**Cultural and entertainment uses** means a category of uses primarily associated with viewing of cultural materials or entertainment events.

**Cultural facilities uses** means a subcategory of uses including facilities that display or preserve objects of interest or provide facilities for one or more of the arts or sciences. Accessory uses may include parking, offices, storage areas, and gift shops.

**Education uses** means a subcategory of uses involving the provision of educational instruction to students provided by a public, private, and parochial institution at the primary, elementary, middle, high school, or post-secondary level, or trade or business schools, which provide educational instruction to students. Accessory uses include play areas, cafeterias, recreational and sport facilities, auditoriums, and before or after school day care.

**Food and beverage service uses** means a subcategory of uses that involve the serving of prepared food or beverages for consumption on or off the premises. Accessory uses may include food preparation areas, offices, and parking.

**Group living uses** means a subcategory of uses characterized by residential occupancy of a structure by a group of people who do not meet the definition of Household Living. Tenancy is arranged on a monthly or longer basis, and the size of the group may be larger than a family. Generally, Group Living structures have a common eating area for residents. The residents may receive care, training, or treatment, and caregivers may or may not also reside at the site. Accessory uses commonly include recreational facilities and vehicle parking for occupants and staff.

**Household living uses** means a subcategory of uses primarily associated with residential occupancy of a dwelling unit by a household. Tenancy is arranged on a month-to-month or longer basis (lodging where tenancy may be arranged for a period of less than 30 days is classified under the “Accommodation” category). Common accessory uses include recreational activities, raising of pets, gardens, personal storage buildings, hobbies, and parking of the occupants’ vehicles. Home occupations and accessory dwelling units are accessory uses that are subject to additional regulations. (See sections 105 through 120, *Accessory Uses and Structures.*)
**industrial service uses** means a subcategory of uses engaged in the repair or servicing of agricultural, industrial, business, or consumer machinery, equipment, products, or by-products. Firms that service consumer goods do so by mainly providing centralized services for separate retail outlets. Contractors and building maintenance services and similar uses perform services off-site. Few customers, especially the general public, come to the site. Accessory activities may include sales, offices, parking, and storage.

**Industrial uses** means a category of uses including activities and facilities engaged in providing industrial services, manufacturing and production, warehousing and freight movement, or waste and salvage services.

**Manufacturing and production uses** means a subcategory of uses including firms involved in the manufacturing, processing, fabrication, packaging, or assembly of goods. Natural, constructed, raw, secondary, or partially completed materials may be used. Products may be finished or semi-finished and are generally made for the wholesale market, for transfer to other plants, or to order for firms or consumers. Custom industry is included (i.e., establishments primarily engaged in the on-site production of goods by hand manufacturing involving the use of hand tools and small-scale equipment). Goods are generally not displayed or sold on site, but if so, they are a subordinate part of sales. Relatively few customers come to the manufacturing site. Accessory activities may include retail sales, offices, cafeterias, parking, employee recreational facilities, warehouses, storage yards, repair facilities, truck fleets, and caretaker's quarters.

**Office uses** means a subcategory of uses focusing on business, professional, administrative, clerical, or financial services. Accessory uses may include cafeterias, health facilities, parking, or other amenities primarily for the use of employees in the firm or building.

**Other public and institutional uses** is a subcategory of uses that includes uses primarily associated with public assembly, schooling and training, government services other than public utilities, and private and non-profit congregation, worship, and services, but not including any uses listed separately in Table 4-1 Primary Use Table under the subcategories of, "community facilities", "education" or "parks and park related" uses.

**Park and park-related uses** means a category of uses characterized by large areas consisting mostly of landscaping for outside recreation, community gardens, or public squares and plazas. Lands tend to have few structures. Accessory uses may include clubhouses, maintenance facilities, concessions, caretaker's quarters, and parking.

**Personal services uses** means a subcategory of uses that provide individual services related to personal needs directly to customers at the site of the business, or receive goods from or return goods to the customer that have been treated or processed at that location or another location. This use does not include vehicles and equipment, recreation, or adult service or entertainment establishment, dating and escort services, or massage parlours. No outside display is permitted unless specifically authorized by this By-law. Accessory uses may include offices, parking, storage of goods, and assembly, repackaging, or repair of goods for on-site sale.
Private motor vehicle related uses mean a category of uses primarily associated with the sale, lease, rent, repair, storage, or movement of automobiles, light trucks, motorcycles, recreational vehicles, boats, trailers, snowmobiles, and similar vehicles, as well as fuel sales and drive-through facilities. This category includes sales and rental of new and used vehicles and parts for vehicles, outside display and storage of vehicles, vehicle repair, painting, upholstery and rebuilding, vehicle service office or garage, tire re-treading, tire dealers, and trailer rental, sale, display, and/or storage uses. Accessory uses may include incidental repair and storage, offices, and sales of parts.

Public and institutional uses means a category of uses primarily associated with public assembly, schooling and training, government services other than public utilities, and private and non-profit congregation, worship, and services.

Recreation and entertainment uses, indoor means a subcategory of uses including facilities that provide recreation or entertainment activities within an enclosed environment and includes facilities owned or operated by associations, corporations, or other persons for social, educational, or recreational purposes primarily for members and their guests. Accessory uses may include offices, meeting areas, food preparation areas, concessions, snack bars, parking, and maintenance facilities.

Recreation and entertainment uses, outdoor means a subcategory of uses that include facilities that provides recreation or entertainment activities outside of an enclosed environment. Accessory uses may include offices, meeting areas, food preparation areas, concessions, snack bars, parking, and maintenance facilities.

Residential and residential-related uses means a category of uses primarily associated with living accommodations, including dwellings, residential care facilities, live-work units, and boarding facilities. Hostel and hotel uses are not included in this category.

Restricted uses means a subcategory of uses that have been identified as requiring scrutiny due to their potentially objectionable operational characteristics and their potentially deleterious effects if concentrated within a small geographic area.

Retail sales uses means a subcategory of uses involved in the sale, lease, or rent of new or used products directly to the general public or to individuals or households based on their membership in an association or club. This use includes facilities whose names indicate that they are warehouse or wholesale operations, but that in fact conduct more than incidental retail sales. This use does not include food service, personal services, or recreation uses. Accessory uses may include offices, parking, storage of goods, assembly, repackaging, or repair of goods for on-site sale.

Signs uses means a subcategory of uses that includes all signs used for the promotion of goods, services, or events offered in a location other than upon the same zoning lot on which the sign is located, and includes billboard signs.

Amended 36/2013

transit and transportation uses means a subcategory of uses that include facilities that receive and discharge passengers and facilities for the storage and service of equipment required for their operation.
Transportation, utility and communications uses means a category of uses primarily associated with train, bus, and boat uses. Utility uses mean those primarily associated with providing electrical, heating, cooling, and similar utility services, as well as public works yards, and similar operations. Uses related to the processing of solid waste are addressed under the Industrial Use category and are not included in this category. Communications uses mean those primarily associated with communications facilities and infrastructure.

Utility uses means a subcategory of uses that includes buildings, structures, or other facilities used by any private or governmental utility other than communications facilities. This category includes buildings or structures that house or contain facilities for the operation of water, wastewater, waste disposal, or electricity services. This use also includes water storage tanks; electric or gas substations, water or wastewater pumping stations, or similar structures used as an intermediary switching, boosting, distribution, or transfer station of electricity, natural gas, water, or wastewater. This category includes passageways, including easements, for the express purpose of transmitting or transporting electricity, gas, water, sewage, or other similar services on a local level. Additionally, a private utility facility means any energy device and/or system that generates energy from renewable energy resources including solar, hydro, wind, biofuels, wood, geothermal, or similar sources. Accessory uses may include control, monitoring, data, or transmission equipment.

Warehouse and freight movement uses means a subcategory of uses including firms engaged in the storage or movement of goods for themselves or other firms. Goods are generally delivered to other firms or the final consumer, except for some will-call pickups. There is little on-site sales activity with the customer present. Warehouse and Freight Movement uses may include carting, hauling or storage yards and contractor’s shops, large-scale distribution, and warehousing. Accessory uses may include offices, truck fleet parking, and maintenance areas.

Waste and salvage uses means a subcategory of uses including firms that receive solid or liquid wastes from others for disposal on the site or for transfer to another location, uses that collect sanitary wastes, or uses that manufacture or produce goods or energy from the composting of organic material or processing of scrap or waste material. Waste and Salvage uses also include uses that receive hazardous wastes from others. Accessory uses may include recycling of materials, offices, and repackaging and shipment of by-products.

CLASSIFICATION OF USES

61. (1) The list of uses in Table 4-1, Table 4-2, and Table 4-3 is not exhaustive. New types of land use will develop and forms of land use not anticipated may seek to locate in the city.
Interpretation by the Director

(2) Any person may apply to the Director for an interpretation as to whether a proposed use falls within any of the use categories or use types shown in Table 4-1, Table 4-2, and Table 4-3, and, if so, which one. The Director must provide the interpretation taking into account the nature of the proposed use and its potential impacts, including but not limited to: whether it involves dwelling units; sales; processing; type of product, storage and amount, and nature thereof; enclosed or open storage; anticipated employment; transportation requirements; excessive noise, odour, fumes, dust, toxic material, and vibration likely to be generated; and the general requirements for public utilities such as water and sanitary sewer. The authority to provide an interpretation does not include the authority to add a new permitted or conditional use to Table 4-1, Table 4-2, or Table 4-3.

Appeal

(3) An appeal of the Director’s interpretation under subsection (2) may be made to the Standing Policy Committee on Property and Development in accordance with the City of Winnipeg Charter.

amended 113/2015; 137/2022

USE TABLES

62. Table 4-1, Table 4-2, and Table 4-3 identify the land uses allowed within all base zoning districts. No new use or expansion of an existing use may be established except in conformance with the following tables and with the applicable use specific regulations referenced in the tables.
### Table 4-1: Principal Use Table

amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022

<table>
<thead>
<tr>
<th>ZONING DISTRICT</th>
<th>USE CATEGORY/TYPE</th>
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<th>PR2</th>
<th>PR3</th>
<th>RR5</th>
<th>RR2</th>
<th>R1</th>
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<th>Parking Category</th>
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P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District
### Table 4-1: Principal Use Table

*amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022*

| USE CATEGORY/TYPE                         | ZONING DISTRICT | A | PR1 | PR2 | PR3 | RR5 | RR2 | R1  | R2  | RMF | RMU | RMH | TOD | C1  | C2  | C3  | C4  | CMU | EI  | MMU | M1  | M2  | M3  | Use Specific Standards (Section) | Parking Category |
|------------------------------------------|-----------------|---|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----------------------------|-----------------|
| Agricultural grazing and feeding         |                 | C |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | P=Permitted | 0               |
| Apiary                                   |                 | C |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | C=Conditional | 0               |
| Aviary                                   |                 | C |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | C=Conditional | 0               |
| Feedlot                                  |                 | C |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | C=Conditional | 0               |
| Stable or riding academy                 |                 | C | C  | C  |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | C=Conditional | 0               |
| Urban Agriculture, indoor                |                 | C | C* | C* | C* |     |     |     |     |     |     |     |     | C* | P  | P  | C  | P  | P  | P  | P  | P  | P  | Use Specific Standards (Section) | 63              |
| Urban Agriculture, outdoor               |                 | p*| p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | p* | C=Conditional | 63              |

#### Public and Institutional

| Community Facilities                      | ZONING DISTRICT | A | PR1 | PR2 | PR3 | RR5 | RR2 | R1  | R2  | RMF | RMU | RMH | TOD | C1  | C2  | C3  | C4  | CMU | EI  | MMU | M1  | M2  | M3  | Parking Category |
|------------------------------------------|-----------------|---|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----------------|-----------------|

P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District
### Table 4-1: Principal Use Table

*amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022*

P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District

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<th>PR1</th>
<th>PR2</th>
<th>PR3</th>
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### Table 4-1: Principal Use Table

*amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022*

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### Table 4-1: Principal Use Table

**amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022**

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*P*=Permitted  |  *C*=Conditional  |  *=Use Specific Standard Applies in this Zoning District*
## Table 4-1: Principal Use Table

*amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022*

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P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District
### Table 4-1: Principal Use Table
amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022

P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District

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**WINNIPEG ZONING BY-LAW 200/2006**
Page 73
### Table 4-1: Principal Use Table

*amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022*

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P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District
### Table 4-1: Principal Use Table

*amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022*

P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District

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P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District
Table 4-1: Principal Use Table
amended 135/2016; 148/2016; 32/2021; 46/2022; 94/2022

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P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District
### Table 4-2: Accessory Use Table

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WINNIPEG ZONING BY-LAW 200/2006 Page 78
**Table 4-2: Accessory Use Table**  
*amended 135/2016; 148/2016; 82/2017; 48/2022*

P=Permitted | C=Conditional | *=Use Specific Standard Applies in this Zoning District | N/A=Not Applicable

| ZONING DISTRICT | USE CATEGORY / TYPE                        | PR1 | PR2 | PR3 | RRS | RR2 | R1  | R2  | RMF | RMU | RHM | TOD | C1  | C2  | C3  | C4  | CMU | EI  | MMU | M1  | M2  | M3  | Use Specific Standards (Section) | Parking Category |
|-----------------|--------------------------------------------|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----------------------------|-----------------|
| Outdoor dining/drinking area | C C C C P P P C P P P |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | N/A   |                     | 116 N/A         |
| Outside display and sales | P P P P P C C C P P |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | N/A   |                     | 117 N/A         |
| Outside operations | P P P P P P P |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | N/A   |                     | N/A             |
| Outside storage | P* P* P* P* P* P* P* P* P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | N/A   |                     | 118 N/A         |
| Parking, shared added 148/2016 | P* P* P* P* P* P* P* P* P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | N/A   |                     | 120.1 N/A       |
| Parking, structured | P P P P P P P P P P |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | N/A   |                     | N/A             |
| Recycling collection centre | P* P* P* P* P* P* P* P* P* P* P* P* P* P* P* P* P* P* P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | N/A   |                     | 119 N/A         |
| Retail sales | P P P C C P P P P P P P P |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | N/A   |                     | N/A             |
| Secondary suite, attached amended 1/2013; 148/2016 | P* P* P* P* P* P* P* P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | N/A   |                     | 120 N/A         |
| Secondary suite, detached amended 1/2013; 148/2016 | P* P* P* P* P* P* P* P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | N/A   |                     | 120 N/A         |
| Social service facility amended 121/2008 | C C C C C C P P P P P |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | N/A   |                     | N/A             |
| Stable, private | P P |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     |     | N/A   |                     | N/A             |

WINNIPEG ZONING BY-LAW 200/2006
| ZONING DISTRICT | USE CATEGORY / TYPE | A | PR1 | PR2 | PR3 | RR5 | RR2 | R1 | R2 | RMF | RMU | RMH | TOD | C1 | C2 | C3 | C4 | CMU | EI | MMU | M1 | M2 | M3 | Use Specific Standards (Section) | Parking Category |
|-----------------|---------------------|---|-----|-----|-----|-----|-----|----|----|-----|-----|-----|-----|----|----|----|----|----|----|----------------|----------------|
|                 | Emergency residential shelter |   | P   | P   | P   | P   | P   | P  | P  | P   | P   | P   | P   | P  | P  | P  | P  | P   | P  | P   | P  | P  | P  | N/A | N/A |
|                 | Farmers’ market | C* | C* | C* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | 127 | N/A |
|                 | Fundraising event | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | N/A | N/A |
|                 | Real estate sales offices and model sales homes | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | 128 | N/A |
|                 | Seasonal sales | C* | C* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | 129 | N/A |
|                 | Special event (carnival, circus, fair, concert, or similar event) | P | C | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | P | N/A | N/A |
|                 | Temporary construction trailer or building | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | P* | 130 | N/A |
USE SPECIFIC STANDARDS

63. Regardless of whether a use is allowed as a permitted or a conditional use, and regardless of the zoning district in which the use is located, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or Variance Order.

Residential and Residential-Related

Care Home

64. (1) A care home is permitted to a maximum of 6 persons.

  (2) repealed 148/2016

  (3) repealed 148/2016

Dwelling, Live-Work

65. (1) No live-work dwelling unit may be larger than 3,000 square feet.

  (2) A minimum of 20 percent of the gross floor area of a live-work dwelling must be devoted to residential use, and a minimum of 25 percent of the gross floor area must be devoted to business activities.

  (3) The business activity within a live-work dwelling must not include any activity that would be defined as an adult service or entertainment establishment if it occurred in a separate facility.

Neighbourhood Rehabilitation Home

66. A neighbourhood rehabilitation home is limited in RR2, R1 and R2 zoning districts to a maximum of 6 persons.

  Amended 148/2016; 31/2017

Single Room Occupancy

67. (1) In RMF, RMU, TOD, C1, C2, and CMU zoning districts the use is permitted to a maximum of 12 beds.

  Amended 135/2016

Dwelling, multi-family

67.1 (1) In TOD, C1 and C2 zoning districts, dwelling units must not be located on the first storey of any principal building.

  Added 95/2014; amended 135/2016; 148/2016; 31/2017

  (1.1) The first storey of a principal building may only be used for any use in the following use categories:

  (a) Public and Institutional;

  (b) Cultural and Entertainment; and

  I Commercial Sales and Service, except the Billboard Signs use sub-category.

  Added 148/2016 (entire subsection 1.1)
(1.2) Any parking facility located below the second storey of a principal building must be screened in its entirety from all adjacent streets by a use referred to in subsection (1.1).

*Added 148/2016*

(2) Plans showing the location and design of the building, including building elevations, floor plans, landscaping, garbage enclosures, fencing, vehicular approaches, parking areas and lighting must be approved by the Director of Planning, Property and Development.

*Added 95/2014*

Public and Institutional

*Park/plaza/square/playground*

68. In the PR1, R1, R2, RMU, TOD and C1 zoning districts, parks, plazas, square, playgrounds, and similar uses are subject to the following limitations:

*Amended 135/2016*

The use may contain a maximum of 2 athletic playing fields.

The use may not contain a swimming pool.

Any skateboard park must be limited to 5,000 square feet of gross area.

*Elementary or Junior High School*

69. (1) Each elementary or junior high school must provide queuing spaces for the loading and unloading of passengers to accommodate 3 school buses and 5 passenger vehicles. Such queuing spaces may be located within the required front yard, as allowed in Table 5-7, Permitted Projections.

*Amended 95/2014*

(2) In the A, RR5, and RR2 zoning districts, elementary or junior high schools are limited to a maximum of 10,000 square feet of gross floor area.

*Added 95/2014*

*Day Care Centre*

70. (1) Each day care centre must provide a drop-off/pick-up area to ensure the safety of persons and to ensure that vehicles dropping off or picking up do not interfere with smooth traffic flow on adjacent public streets.

*Amended 95/2014*

(2) In the A, RR5, and RR2 zoning districts, day care centres are limited to a maximum of 5,000 square feet of gross floor area.

*Added 95/2014*

*Hospital*

71. Hospitals in C2, C3, C4, CMU, MMU and M1 zoning districts must have no more than 25 inpatient beds.
Part 4: Use Regulations
Use Specific Standards

**Place of Worship**

72. (1) Places of worship located in an R1, R2, RMF, RMU, RMH, TOD, C1, C2, C3 or CMU zoning district must not exceed 40,000 square feet in gross floor area.
   
   Amended 95/2014; 148/2016; 31/2017

   (2) In the A, RR5, and RR2 zoning districts, places of worship are limited to a maximum of 10,000 square feet of gross floor area.
   
   Added 95/2014

**Senior High School**

73. (1) Each senior high school must provide queuing spaces for the loading and unloading of passengers to accommodate 3 school buses and 3 passenger vehicles. Such queuing spaces may be located within the required front yard, as allowed in Table 5-7, Permitted Projections.
   
   Amended 95/2014

   (2) In the A, RR5, and RR2 zoning districts, senior high schools are limited to a maximum of 10,000 square feet of gross floor area.
   
   Added 95/2014

**Cultural and Entertainment**

**Amusement Enterprise, Indoor**

74. (1) In the C2 and CMU zoning districts indoor amusement enterprise establishments shall not include drinking establishments.

   (2) In the TOD and MMU zoning district, indoor amusement enterprise establishments are limited to a maximum of 10,000 square feet of gross floor area, except fitness and wellness centres which are limited to a maximum of 40,000 square feet of gross floor area.
   
   Amended 135/2016

**Auditorium/Concert Hall/Theatre/Cinema**

75. In the PR2, C2, MMU, and M1 zoning districts, auditoriums, concert halls, theatres, cinemas, and similar uses are limited to a maximum of 40,000 square feet of gross floor area.

**Cultural Centre**

76. In the MMU and M1 zoning districts, cultural centres are limited to a maximum of 10,000 square feet of gross floor area.

**Gallery/Museum**

77. In the RMU, C1, MMU, and M1 zoning districts, museums are limited to a maximum of 10,000 square feet of gross floor area.

**Private Club, Not Licensed**

78. In the C2, MMU, and M1 zoning districts, private clubs (not licensed) are limited to a maximum of 10,000 square feet of gross floor area.

**Sports or Entertainment Arena/Stadium, Indoor**

79. In the MMU and M1 zoning districts, indoor sports or entertainment arenas/stadiums are limited to a maximum of 40,000 square feet of gross floor area.
Commercial Sales and Service

**Adult Service or Entertainment Establishment**
80. (1) No adult service or entertainment use may be located within 1,000 feet of:
   (a) any dwelling unit;
   (b) any Parks and Recreation District or any park use in a Residential District;
   (c) any other adult service or entertainment use;
   (d) any place of worship; or
   (e) any elementary, middle, or senior high school.

   (2) Sex objects and adult publications must not be visible from the street.

   (3) Signage indicating minimum age of admission must be clearly visible from the street.

**Animal Hospital or Veterinary Clinic**
81. In the C1 district, animal hospitals or veterinary clinics are limited to a maximum of 1,500 square feet of gross floor area.
   *Amended 121/2008*

**Auction Room**
82. In the CMU, MMU, and M1 district, auction rooms are limited to a maximum of 10,000 square feet of gross floor area and may not include outside storage areas.

**Cheque-cashing Facility**
83. No cheque-cashing facility may be located within 1,000 feet of another cheque-cashing facility or a pawnshop.

**Drinking Establishment**
84. In the TOD, C2, MMU, M1, and M2 zoning districts, drinking establishments are limited to a maximum of 5,000 square feet of gross floor area.
   *Amended 135/2016*

**Craft brewery, distillery or winery**
84.1 (1) The area dedicated to the production and storage of beer, wine or other liquor in a craft brewery, distillery or winery is limited to a maximum of 5,000 square feet of gross floor area.
   *Added 148/2016*

   (2) A minimum of 10% of the gross floor area of the craft brewery, distillery or winery must be dedicated to a tasting room or a commercial sales and service use that is associated with the craft brewery, distillery or winery.
   *Added 148/2016*

**Kennel**
85. In the C1, C2, C3, and CMU districts, a kennel is permitted only if all operations are conducted within an enclosed building.
**Medical/Dental/Optical/Counselling Clinic**

86. (1) In the C1 district medical/dental/optical/counselling clinics use are limited to a maximum of 1,500 square feet of gross floor area.

(2) In the RMU district medical/dental/optical/counselling clinics use are limited to a maximum of 5,000 square feet of gross floor area.

**Office**

87. In the RMU and C1 district, office uses are limited to a maximum of 5,000 square feet of gross floor area.

**Call Centre**

87.1 In the C2 district, call centre uses are limited to a maximum of 40,000 square feet of gross floor area.

*Added 148/2016*

**Pawnshop**

88. No pawnshop may be located within 1,000 feet of another pawnshop or a cheque-cashing facility.

**Personal Service Uses (Unless Otherwise Listed)**

89. (1) In the RMU, C1 and M2 zoning districts, a personal service use (unless otherwise listed) is limited to a maximum of 5,000 square feet of gross floor area.

*Amended 95/2014*

(2) In the RMU and C1 zoning districts, a personal service use (unless otherwise listed) is limited to operate between the hours of 9:00 am to 9:00 pm.

*Amended 95/2014*

(3) In the TOD and C2 zoning district, a personal service use is limited to a maximum of 25,000 square feet of gross floor area.

*Added 95/2014; amended 135/2016*

**Retail Sales Uses (Unless Otherwise Listed)**

90. (1) In the RMU and C1 zoning districts, retail sales uses (unless otherwise listed):

   (a) are limited to a maximum of 5,000 square feet of gross floor area;

   (b) are limited to operate between the hours of 9:00 am to 9:00 pm.

(2) In the TOD, C2, CMU, MMU, and M1 zoning districts a retail sales use is limited to a maximum of 40,000 square feet of gross floor area.

*Amended 135/2016*

(3) In the C3 zoning district a retail sales use is limited to a maximum of 120,000 square feet of gross floor area.

**Supermarket**

91. (1) In the TOD, C2, CMU, and M1 zoning districts supermarkets are limited to a maximum of 55,000 square feet of gross floor area.

*Amended 135/2016*
(2) In the MMU zoning district supermarkets are limited to a maximum of 10,000 square feet of gross floor area.

**Restaurant**

92. (1) In the RMU and C1 zoning districts, restaurants are limited to a maximum of 2,500 square feet of gross floor area and must not have a drive-in or drive-through facility

(2) In the C2 zoning district, restaurants are limited to a maximum of 5,000 square feet of gross floor area.

**X-Rated Store**

93. No X-Rated store may be located within 1,000 feet of:

- Any dwelling unit as defined by and located within the jurisdiction of this By-law;
- Any Parks and Recreation District or any park use in a Residential District as defined by and located within the jurisdiction of this By-law;
- Any other adult X-rated store or adult entertainment or service use as defined by and located within the jurisdiction of this By-law;
- Any place of worship; or
- Any elementary, middle, or senior high school.

**Private Motor Vehicle-Related**

**Auto/Light Truck/Motorcycle, Repair and Service**

94. Auto, light truck, and motorcycle repair and service facilities must meet the use specific standards in section 95 with the following exceptions:

The restriction on fence height contained in subsection 95 (1) only applies in required front yards.

In voluntary front yards and in side and rear yards, fences that comply with sections 194 through 198 *Fences and Screening* are permitted.

**Auto/Light Truck/Motorcycle, Sales and Rental**

95. Auto/Light Truck/Motorcycle sales and rental establishments must comply with the following standards:

(1) Vehicle display area subject to compliance with section 172 (9) *Vehicle Display Areas*.

(2) All work on vehicles or equipment, including estimates, inspections, and repairs, washing, and vehicle preparation, must be conducted within an enclosed building meeting the requirements of this By-law.

(3) Any overhead service doors visible from an adjacent lot or site containing a residential use must remain closed when not being used for entry or exit of vehicles.

(4) A lot area for outside sales must be paved with concrete, asphalt, paving stones, or other impervious surface approved by the City, and must be graded and drained to dispose of all water accumulated within the area.
(5) Vehicle or equipment displays must not be located within a required yard or on top of any building.

(6) At least one permanent building must be erected for use as a sales or administrative office, having at least 200 square feet of gross floor area, constructed of wood, masonry, or other building material approved by the City, and set on a foundation.

(7) All garbage containers must be fully enclosed by a brick/concrete and/or wood barrier that is at least 6 inches above the top of the garbage container.

(8) In the TOD zoning district, all sales, rental and vehicle display must be entirely within an enclosed building; subsections (1) and (4) above do not apply.

*Auto Parts and Supplies, Sales*

95.1 In the TOD zoning district, no outdoor displays or storage of merchandise is permitted.

*Added 135/2016*

*Drive-In or Drive-Through*

96. Drive-in or drive-through facilities must comply with the following standards:

Existing parking or loading stalls must not be utilized as part of a drive-through lane.

No drive-in or drive-through facility may be located on a lot or site adjacent to a lot containing a residential use unless the drive-in or drive-through facility is separated from the residential use by an intervening building, public lane, or public street.

No portion of a drive-in or drive-through facility may be located in a required front yard.

*Fuel Sales*

97. Fuel sales uses must comply with the following standards:

No displays or storage of merchandise, parts or refuse may be located closer than 20 feet from the street or lane.

All trash and refuse must be stored in a building or within an area enclosed by a wall or a solid fence at least 6 feet high.

Screening adequate to buffer adjacent residential uses from noise and light must be installed and maintained along property lines where the use abuts a residential area.

*Transportation, Utility and Communication*

*Utility Facility, Minor*

98. Each above-ground minor utility facility must be located to minimize visibility from residential uses and public streets, and must be screened from view from adjacent public streets by shrubs with a minimum height at maturity of 3 feet.

*Billboard Signs*

98.1 All billboard signs must comply with the following standards:
**Height and Size**

(1) The height and size must not exceed the limits shown in Table 4-4 below:

<table>
<thead>
<tr>
<th>Maximum Height (ft)</th>
<th>Maximum Sign Surface Area (sq ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>200</td>
</tr>
</tbody>
</table>

**Note a:** If the billboard sign is attached to a building or is free standing within 5 feet of a building, the maximum permitted height of the billboard sign is the height of the building wall.

**Roof Billboard Signs**

(2) No billboard sign is permitted on the roof of a building.

**Separation Distance From Other Uses**

(3) Placement (including separation distance from other uses) must comply with Table 4-5 below:

<table>
<thead>
<tr>
<th>Residential</th>
<th>Park, Plaza, Square, Playground/ Top of Riverbanks</th>
<th>Historic Buildings and Hospitals [note c]</th>
</tr>
</thead>
<tbody>
<tr>
<td>A billboard sign must not face an adjacent residential use unless the billboard sign is not visible from the adjacent residential use [note a]</td>
<td>There must be a minimum separation distance of 250 ft between a billboard sign and these uses unless the billboard sign is not visible from the Park, Plaza, Square, Playground/ Top of Riverbank</td>
<td>There must be a minimum separation distance of 150 ft between a billboard sign and a Historic Building or Hospital unless the billboard sign is not visible from the Historic Building or Hospital. A billboard sign must not be mounted on a Historic Building</td>
</tr>
</tbody>
</table>

**Notes:**

a. If an existing billboard, digital moving copy or a billboard, digital static copy sign faces and is visible from an adjacent residential use which is established within 100 ft of the billboard, digital moving copy or billboard, digital static copy sign after the sign is put in place, the sign must be turned off from 10:00 PM to 7:00 AM every day of the week.

Separation Distance From Other Billboard Signs

(4) A billboard, digital moving copy or a billboard, digital static copy sign must not be located closer than 500 ft from any other billboard sign which is on the same street and facing the same direction of traffic.

Separation Distance From Traffic Decision Locations

(5) A billboard, digital moving copy or a billboard, digital static copy sign must not be located within Restricted Areas as depicted in illustrations 9.1, 9.2, and 9.3.
Illustration 9.1: Separation Distance From Intersections With Traffic Signals
amended 148/2016
Illustration 9.2: Separation Distance From Pedestrian Corridors

amended 148/2016
Illustration 9.3: Separation Distance From Railway Crossings
amended 148/2016
Operational Standards

Billboard signs must comply with the following standards for the display of sign messages:

(a) must not display graphics which imitate or resemble any traffic control device;
(b) must have a minimum hold time of 6 seconds;
(c) must have a maximum transition time of .25 seconds;
(d) must not exceed a brightness level of .3 foot-candles above ambient light conditions;
(e) must utilize automatic dimming.

*Added 36/2013 (entire subsection 98.1)*

99. repealed 49/2010

100. repealed 49/2010

Industrial Uses

100.1 *Cannabis Production Facility, Designated:*

*added 46/2022*

(1) Cultivating, propagating, harvesting and storing of cannabis is only permitted within a wholly enclosed building.

(2) No portion of any building used to cultivate and/or store cannabis may be located within 300 feet of a lot line to a property containing:

a. any dwelling unit;
b. any Parks and Recreation Zoning District or any park use in a Residential District; or
c. any elementary, middle, or senior high school.

Mini-Warehouse, Self-Storage

101. The outside storage of boats, RVs, cars, and/or buses is prohibited in the C3 district.

Outside Storage

102. Outside storage is subject to compliance with section 197, *Screening of Outside Storage Required.*

Recycling Plant

103. Recycling Plants with outside operations and/or storage are prohibited in MMU, M1, and M2 zoning districts.

*Amended 121/2008*

Wrecking or Salvage Yard

104. Wrecking or Salvage Yards must comply with the following standards:

(1) The site must be maintained in good condition, free of weeds, dust, trash, and debris.

(2) The site must be screened by a solid fence at least 6 feet in height.

(3) No materials or supplies shall be stored above the level of the screening fence.
Agricultural Uses

 added 32/2021

Urban Agriculture, Outdoor

104.1 Outdoor Urban Agriculture uses must comply with the following use specific standards:

(1) Only the following items may be cultivated, harvested, kept, sorted, cleaned and packaged as part of outdoor urban agriculture, for human consumption or use:

(a) fruits;
(b) vegetables;
I flowers;
(d) fibre;
I seeds;
(f) nuts;
(g) seedlings;
(h) herbs;
(i) honey;
(j) fungi; and
(k) plant cuttings

(2) Items must be cultivated, harvested, kept, sorted, cleaned, and packaged on site according to all applicable health and governmental regulations.

(3) Any person using pesticides must use them in accordance with the regulations set out in the Pest Control Products Act.

(4) All accessory structures, including greenhouses, must comply with all standards applicable to the zoning district in which the accessory structure is located.

(5) The outside storage of mechanical equipment or any related equipment or materials, including fuel, is not permitted in residential or commercial zoning districts.

(6) Outdoor processing, other than washing and packaging, of goods produced on-site is not permitted in R1 and R2 zoning districts.

(7) Accessory on-site sales related to the Urban Agriculture, Outdoor use, including “u-pick” style operations,

(a) is a permitted use only within PR2, PR3, C1, C2, C3, C4, CMU, EI, MMU, M1, M2, and M3 zoning districts; and

(b) must comply with all applicable Provincial regulations.

Urban Agriculture, Indoor

104.2 In Commercial, Institutional and Manufacturing zoning districts, the floor area dedicated to the cultivation, harvesting, storage, processing, and packaging of plant and/or animal products must comply with the Maximum Floor Area Ratio of the applicable zoning district.
ACCESSORY USES AND STRUCTURES

Purpose
105. This section authorizes the establishment of accessory uses.

Director’s Determination
106. If a question arises as to whether a proposed accessory use or structure is included within those use categories or use types listed in Table 4-1, the Director must make the determination as described in section 61, Classification of Uses.

General Standards
107. All accessory uses and structures must comply with the following standards:

All principal uses allowed in a zoning district are deemed to include the accessory uses, structures, and activities allowed for that district, as set forth in Table 4-2.

All accessory uses and structures must comply with all other applicable provisions of this By-law (including, without limitation, the use specific standards in Part 4 and the dimensional and operating standards in Part 5).

Accessory uses must comply with all standards of this By-law applicable to the principal use with which they are associated. Parking requirements must be met for the principal use.

No accessory structure may be erected except as authorized by the dimensional standards in Part 5.

Temporary accessory uses and structures are governed by the temporary use permit procedures and standards set forth in sections 121 through 130, Temporary Uses and Structures.

Additional Standards for Specific Accessory Uses
108. The accessory uses listed in sections 109 through 120 must comply with the general standards of section 107, General Standards, as well as the use specific standards of sections 109 through 120.

Aviary
109. In residential zoning districts, other than the RR5 and RR2 districts, aviaries are not permitted except for flightless birds.

Apiary

109.1 (1) The maximum size of an apiary permitted on a zoning lot is:

(a) two (2) beehives and one (1) nucleus hive where the total area of the zoning lot is 6000 square feet or less; and

(b) four (4) beehives and one (1) nucleus hive where the total area of the zoning lot is greater than 6000 square feet.

(2) All beehives and nucleus hives on a zoning lot must be located within an area surrounded by a fence that is at least six (6) feet in height and is secured with a gate.
(3) All beehives and nucleus hives must be set back at least twenty (20) feet from any property line unless they are located within an area surrounded by a fence that is:

(a) solid and opaque; or

(b) includes a hedge, or other vegetative obstruction, which is at least five (5) feet in height and covers the entire length of the fence.

(4) Beehives and nucleus hives are exempt from the requirements under subsections (2) and (3) if they are located:

(a) on the rooftop of a building; or

(b) on an elevated terrace, deck or balcony, if the terrace, deck or balcony in question is located at least eight (8) feet above grade.

Boarder or Roomer
110. Limited to no more than 2 boarders or roomers per dwelling unit.

Caretaker’s Residence
111. Limited to no more than one caretaker’s residence per principal non-residential use on the premises.

Day Care
112. The day care facility must provide a pick-up/drop-off area, which may be a driveway, to ensure the safety of people when entering and leaving the premises.

Prohibited Home-Based Businesses
113. The following home-based businesses are prohibited in all zoning districts:

Adult entertainment;

Dating and escort service;

Massage therapy unless the resident providing the service is licensed as such by the License Branch of the City of Winnipeg;

Body modification;

On-site painting, body repairs, detailing, or other repair of automobiles, trucks, boats, trailers, or other motorized vehicles;  

amended 148/2016

Vehicle towing operations;

Dispatch centres for auto-oriented services;

Sales of firearms or ammunition;

Any business utilizing radio transmission equipment; and
Any business engaged in the sales and rental of autos, light trucks, motorcycles, boats, trailers or other motorized vehicles; and

amended 148/2016

(11) Retail sales.

Added 148/2016

**Home-Based Business, Minor**

114. In addition to all standards applicable in the zoning district where the use is located, the following conditions apply to all minor home-based businesses, as defined in Part 2. Any Home-Based Business not able to meet any one of the following conditions is considered a Major Home-Based Business and is subject to the standards under section 115, *Home-Based Business, Major*.

All home-based businesses must be operated in accordance with all plans and documents approved as part of the application.

The operators of the home-based business must be residents of the dwelling unit.

A minor home-based business must not have non-resident employees.

More than one home-based business per dwelling may be permitted, provided that all applicable regulations are satisfied.

An accessory structure may be used for conducting a home-based business, provided that the structure complies with all other requirements of this By-law.

The cumulative size of all home-based businesses within a dwelling unit or accessory building must not exceed 25 percent of the total gross floor area of the dwelling unit and accessory building or 400 square feet, whichever is less.

*Amended 148/2016*

Work or activity must be conducted entirely within the residential unit or accessory building.

No home-based businesses may have any outdoor storage of any items related to the business, including without limitation, materials, inventory, or equipment, unless such items are stored in an enclosed accessory building meeting the requirements of this By-law.

There must be no exterior indication of the existence of the home-based business, and no indoor display of the business visible from the outside, except that a home-based business may have one non-illuminated identification sign not exceeding 2 square feet in area, provided the sign is attached to and parallel with a wall of the principal or accessory building.

*Repealed 121/2008*

Clients, customers, and suppliers are not permitted to visit the home-based business with the exception of day cares.

If the home-based business is a day care, the use must comply with the following additional requirements:

(a) the hours of operation must be limited to between 7:00 am and 7:00 pm;
(b) no other home-based businesses may be conducted within the premises;

(c) limited to no more than 8 persons;  
   *amended 121/2008*

(d) limited to a single family dwelling; and

(e) must provide a pick-up/drop-off area, which may be a driveway, sufficient to ensure the safety of people when entering and leaving the premises.

**Home-Based Business, Major**

115. In addition to all standards applicable to the zoning district where the use is located, the following conditions apply to all major home-based businesses, as defined in Part 2.

(a) All home-based businesses must be operated in accordance with all plans and documents approved as part of the application.  
   *Amended 95/2014*

(b) The operators of the home-based business must be residents of the dwelling unit.  
   *Added 95/2014*

A major home-based business may have a maximum of two non-resident employees or business partners working on the premises.

A major home-based business may provide instructional classes for not more than 4 pupils at a time.

If the home-based business is a bed and breakfast, the use must comply with the following additional requirements:

(a) the operator of the business must reside on the premises and must use it as their principal residential dwelling;

(b) the maximum number of guest rooms is the number of bedrooms existing in the structure, minus one for occupancy by the owners/operator of the facility;

(c) no cooking facilities are permitted in guest rooms;

(d) guests may reside at the Bed and Breakfast for a maximum of 2 weeks;

(e) bed and breakfast facilities are not subject to the restriction that home-based businesses occupy no more than 25 percent of the gross floor area of the principal building; and

(f) a minimum of 2 parking spaces must be provided per 3 guest rooms.

If the major home based business is a day care the use must comply with the following additional requirements:

(g) the hours of operation must be limited to between 7:00 am and 7:00 pm;

(h) no other home-based businesses may be conducted within the premises;

(i) Limited to no more than 12 persons; and
(j) repealed 95/2014

(k) Must provide a pick-up/drop-off area, which may be a driveway, sufficient to ensure the safety of people when entering and leaving the premises.

There must be no exterior indication of the existence of the home-based business, and no indoor display of the business visible from the outside, except that a home-based business may have one non-illuminated identification sign not exceeding 2 square feet in area, provided the sign is attached to and parallel with a wall of the principal or accessory building.

Notwithstanding subsections 113(5) and (10), all existing Conditional Use Orders for auto dealers and auto repair operations, are not affected by the By-law. Conditional Use Orders with expiration dates shall be allowed to continue to operate in compliance with the conditions contained in their respective Orders until January 1, 2025, at the discretion of the Director of Planning, Property and Development.

The cumulative size of all major home-based businesses within a dwelling unit or accessory building must not exceed 25% of the total gross floor area of the dwelling unit and accessory building, if applicable, or 800 square feet, whichever is less.

Added 148/2016

**Outdoor Dining/Drinking Area**

116. (1) In the C1 and C2 zoning districts, outdoor dining and drinking areas are limited to a maximum of 100 square feet.

   Amended 135/2016

   (2) In the TOD zoning district, outdoor drinking and dining areas are limited to 1000 square feet when located between the front façade of the building and the front property line, but 100 square feet when located elsewhere.

   Added 135/2016

**Outside Display and Sales**

117. (1) Outside display area not exceeding 10 percent of gross floor area is permitted in all C2, C3, C4, CMU, MMU, and M1 districts.

(2) An outside display area associated with a landscape or garden supply establishment may not exceed 25 percent of the maximum permitted gross floor area in the C2, C3, C4, MMU, M1 and M2 districts.

(3) repealed 121/2008

**Outside Storage**

118. (1) Accessory outside storage in the A, C3, C4, MMU, M1 and M2 districts is subject to compliance with section 197, Screening of Outside Storage Required.

   Amended 148/2016

(2) In C3 and MMU zoning districts, outside storage is limited to 25 percent of gross floor area.
Recycling Collection Centre
119. No more than 10 percent of the parking lot in which the recycling collection centre is located may be devoted to the use, and the use must not make the number of available parking spaces lower than the minimum required by this By-law.

Secondary Suite
120. A secondary suite may be created accessory to a single-family dwelling, subject to the following standards:

(1) Secondary suite, attached
   (a) Only one entrance to the dwelling from the street may be located on the I that faces the street, unless the dwelling contained an additional street-facing entrance prior to the creation of the secondary suite;
   (b) Lots containing secondary suites must contain a minimum of 2 off-street parking spaces;
   (c) The maximum size of the secondary suites may be no more than 33 percent of the floor area of the dwelling, or 800 square feet, whichever is less; amended 148/2016
   (d) No secondary suite shall have a floor area less than 350 square feet.
   (e) A secondary suite shall not be utilized as a home-based business, a care home or a neighbourhood rehabilitation home. Added 148/2016

(2) Secondary suite, detached
   (a) The lot must be a corner lot, ‘through lot’ or abut an improved public lane; amended 148/2016
   (b) The minimum site area shall be no less than 3,500 square feet;
   (c) If the suite is at grade, the maximum height of the building containing the suite is 15 feet. If the suite is located above the garage, the maximum height of the building containing the suite is 25 feet;
   (d) The maximum floor area of the secondary suite shall be 600 square feet;
   (e) No secondary suite shall have a floor area less than 350 square feet;
   (f) A secondary suite must be separated from the principal dwelling by a minimum of 10 feet;
   (g) The minimum side yard setback shall be the same as for the principal dwelling;
   (h) The minimum rear yard setback shall be 5 feet for that portion of the accessory building used as a secondary suite;
   (i) A lot containing a secondary suite must contain a minimum of 2 off-street parking spaces;
(j) A secondary suite must be no greater than 150 feet from the nearest curb on the front street and an unobstructed pathway, a minimum of 30 inches in width, must be provided between the front property line and the secondary suite;

(k) Subdivision of land which results in a separate land title for the secondary suite will not be permitted;

(l) No roof decks are allowed above the floor area of a secondary suite; amended 148/2016

(m) A secondary suite shall not be utilized as a home based business, a care home, or a neighbourhood rehabilitation home;

(n) The owner must include a site plan with the application to the City, which site plan must provide the following:

   (i) a lot grading plan,

   (ii) the location and details of the proposed sewer and water connections, and

   (iii) the location and design of the proposed secondary suite, including building elevations, floor plans, materials, exterior lighting, windows, doors, balconies, patios, outdoor space, fencing, parking and landscaping;

   and

(o) The maximum lot coverage for all accessory structures on the site, including the detached secondary suite, shall be no greater than (i) 484 square feet or (ii) 12.5% of the total lot area, to a maximum of 880 square feet. Amended 1/2013 (all of subsections 1 and 2); 148/2016

120.1 The following standards apply for all shared parking:

(1) Lots containing shared parking must be a minimum of 25 feet in width.

(2) A maximum of 1 shared parking space is allowed on lots between 25 and 49 feet in width.

(3) A maximum of 2 shared parking spaces is allowed on lots 50 feet in width or wider.

(4) Shared parking spaces must meet all required parking regulations and standards identified in section 172.

(5) Shared parking spaces must be accessible from a paved public lane or street.

(6) Shared parking spaces on zoning lots containing residential uses must be located behind the rear wall of the principal building.

(7) Onsite advertising for shared parking spaces is not permitted. Added 148/2016 (entire section 120.1)
TEMPORARY USES AND STRUCTURES

Purpose
121. This section allows for the establishment of specifically enumerated uses for a temporary period of time provided that the proposed temporary use complies with the requirements of this section and all other provisions of this By-law.

Director’s Determination
122. If a question arises as to whether a proposed temporary use or structure is included within those use categories or use types listed in Table 4-3, the Director must make the determination as described in section 61, Classification of Uses.

Temporary Use Permits

Permit Required
123. Subject to section 124, no temporary use or structure may exist without an approval pursuant to the Development Procedures By-law.

Permit Exemptions
124. The following temporary uses are exempt from the requirement for an approval in section 123, provided that the proposed temporary use complies with the general requirements of section 125, General Requirements for All Temporary Uses and Structures:

- Garage or yard sales up to a maximum of 2 weekends per year, for a maximum of 3 days each; and
- Temporary car washes lasting no more than 2 consecutive days, 7 times per year.

General Requirements for All Temporary Uses and Structures
125. An approval issued for a temporary use or structure is issued subject to the following general requirements, unless otherwise specified in this By-law:

- The temporary use or structure must not be detrimental to property or improvements in the surrounding area or to the public health, safety, or general welfare.
- The temporary use or structure must not have adverse impacts on nearby residential neighbourhoods.
- The temporary use must comply with all applicable general and specific regulations of this section unless otherwise expressly stated.
- The temporary use or structure must not result in permanent alterations to the site.
- Unless otherwise stated in this By-law or in the terms of the permit, the temporary use must cease to operate 30 days after approval of the permit.
- All temporary signs associated with the temporary use or structure must be removed when the activity ends.
- The temporary use or structure must not violate any applicable conditions of approval that apply to a principal use on the site.
- If the property is undeveloped, it must contain sufficient land area to allow the temporary use or structure to occur, as well as any parking and traffic movement that may be associated with the temporary use, without disturbing sensitive or protected resources such as floodplains.
Tents and other temporary structures must be located so as not to interfere with the normal operations of any permanent use located on the property.

A temporary use is not permitted unless sufficient off-street parking is adequate to accommodate anticipated parking needs associated with the temporary use.

Additional Standards for Specific Temporary Uses

126. In addition to complying with section 125, the temporary uses listed in sections 127 through 130 must comply with the standards set out in those sections.

Farmers’ Market

127. Farmers’ markets are limited to between April 1st to October 31st.

Real Estate Sales Offices and Model Sales Homes

128. (1) All real estate sales offices and model sales homes must meet all dimensional standards and parking requirements set forth in Part 5 as applicable to principal structures in the zoning district where the temporary structure is located.

(2) No real estate sales office or model home must be used as a dwelling during the time it is being used as a real estate sales office or model home.

Seasonal Sales

129. Seasonal sales areas:

Must not reduce the number of required off-street parking or loading spaces below the minimums required by this By-law;

Obstruct any vehicular circulation route into or through the property; and

Are limited to a maximum of 60 days in each calendar year.

Temporary Construction Trailer or Building

130. Temporary construction trailers or buildings must be removed from the premises within one month after completion of construction.
PART 5: DEVELOPMENT AND DESIGN STANDARDS

APPLICATION

131. This Part of the Zoning By-law provides development and design standards applicable to all development in the City, except that area covered by the Downtown Winnipeg Zoning By-law, unless the application of a development or design standard is specifically limited to certain types or categories of development. Where specific design or development standards apply in different zoning districts, they apply to the zoning districts designated on the Zoning Maps in Schedule B to this By-law.

131.1 This Part does not apply to communication facilities.

 Added 49/2010

DIMENSIONAL STANDARDS

Standards for All Districts

132. The following standards apply to all development under the jurisdiction of this By-law:

(1) The owner has a continuing obligation to maintain the minimum yards and other open spaces required in this By-law.

(2) The minimum yards and other open spaces required by this By-law for one use may not serve to satisfy the requirements of this By-law for minimum yards and other open spaces for any other use.

(3) Yards and other open space required for a use must be located on the same zoning lot as the use.

(4) The owner may provide lots with larger lot areas, frontages, or yards than the minimum amounts required by Tables 5-1 through 5-6, as applicable, but may not exceed any maximum established by Tables 5-1 through 5-6, as applicable, or any maximum imposed as a condition of any rezoning, Variance or Conditional Use Order.

(5) Unless a temporary permit is obtained, no accessory structure shall be permitted on any zoning lot without the existence of the principal building to which it is accessory, or without the existence of the principal use where no principal building is required.

 Added 121/2008

(6) No use permitted under this By-law shall be established, erected, or constructed unless the parcel of land on which it is located, in addition to complying with all other requirements of this By-law:

(a) abuts a public street; or
(b) abuts an unimproved street which, under an Agreement with the City, is to be improved to serve that lot; or
I is deemed to abut a public street pursuant to the non-conformity provisions of this By-law.

 Added 26/2009

(7) Building heights may be limited by “The Building Height Control Area: Legislative Core – Winnipeg Public Works Act Restrictions”.

 Added 95/2014
Agriculture and Park Districts

General

132.1 No more than one single-family detached dwelling is permitted on any zoning lot in an 'A' zoning district.

Added 148/2016

Principal Buildings

133. (1) No person may erect a principal building in the A, PR1, PR2, or PR3 zoning districts, except for major utility facilities and minor utility facilities, unless;

(a) the principal building complies with the dimensional standards in Table 5-1; or

(b) an alternative dimensional standard is authorized by sections 159 or 160, Permitted Projections, or the requirements of sections 155 through 158, Additional Yard Requirements, or by another provision of this By-law, or by a Variance Order.

(2) In Table 5-1, the contents of each cell set out the dimensional requirement, in feet unless otherwise stated, identified at the top of its column for the zoning district identified at the far left of its row. “NA” means “not applicable”. Notes within Table 5-1 have legal effect and indicate special situations that affect the application of dimensional standards to specific zoning districts.

### TABLE 5-1: Agriculture and Park District Standards

<table>
<thead>
<tr>
<th>Zoning District</th>
<th>Minimum Lot Area</th>
<th>Minimum Lot Width (Ft.)</th>
<th>Minimum Front Yard (Ft.)</th>
<th>Minimum Rear Yard (Ft.)</th>
<th>Minimum Side Yard (Ft.) [note a]</th>
<th>Maximum Height of Bldg. (Ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>40 acres</td>
<td>300</td>
<td>100</td>
<td>25</td>
<td>25</td>
<td>30</td>
</tr>
<tr>
<td>PR1</td>
<td>NA</td>
<td>NA</td>
<td>20</td>
<td>25</td>
<td>8</td>
<td>NA</td>
</tr>
<tr>
<td>PR2</td>
<td>NA</td>
<td>NA</td>
<td>20</td>
<td>25</td>
<td>10</td>
<td>NA</td>
</tr>
<tr>
<td>PR3</td>
<td>NA</td>
<td>NA</td>
<td>20</td>
<td>25</td>
<td>10</td>
<td>NA</td>
</tr>
</tbody>
</table>

NOTES:
a. Side yard requirements do not apply when land is used for a permitted recreational use without a structure

Accessory Structures

134. No person may erect an accessory structure, except for those related to public utilities, unless:

(1) The accessory structure complies with the same dimensional standards applicable to a principal building on the lot; or

(2) An alternative dimensional standard is authorized by sections 159 and 160 regarding permitted projections, sections 155 through 158, regarding required yards, or by another provision of this By-law, or by a Variance Order, with the following exception:

(a) in the A zoning district, the maximum height of a detached garage is 13 feet.
Residential Districts

General

135. With the exception of an alternative development pattern allowed under Section 140, no person may erect and the owner of property may not permit to be erected more than one principal building on any zoning lot in the RR2, RR5, R1 and R2 zoning districts.

Amended 121/2008; 95/2014

136. In the R1 zoning district, where the depth of a lot is reduced by the enlargement of the right-of-way at the bend of a street or the curve of a cul-de-sac, the Director may reduce the front yard requirement by up to 5 feet so long as the required front yard is not reduced to less than 18 feet measured from the front lot line to the front wall of a private garage or the edge of a carport nearest the public street.

Single and Two-Family Zoning Districts

137. (1) No person may erect and the owner may not permit to be erected a principal building on lands in the RR5, RR2, R1, R2, or RMH, zoning districts, except for public utility facilities, unless:

(a) the principal building complies with the dimensional standards in Table 5-2; or

(b) an alternative dimensional standard is authorized by sections 159 and 160 regarding permitted projections, sections 155 through 158, regarding required yards, subsection (b) below, by another provision of this By-law, or by a Variance Order.

(2) In Table 5-2, the cells in each row specify a dimensional requirement for development for each zoning district noted in the far right column in relation to the requirement set out at the top of the column in which the cell is contained, and notes indicate special situations that affect the application of dimensional standards to specific zoning districts. Except where otherwise specified in the cells, the requirements set out in each cell are expressed in feet, in the case of length and in square feet, in the case of area. In the case of “maximum lot coverage” the requirement is expressed as a percentage of the total area of the lot.
**TABLE 5-2: Dimensional Standards for the RR5, RR2, R1, R2 and RMH Zoning Districts**

<table>
<thead>
<tr>
<th>Zoning District and Designation</th>
<th>Minimum Lot Area (Sq. Ft.) [Notes a, e] amended 95/2014</th>
<th>Minimum Lot Width (Fl.) (Note e) amended 95/2014</th>
<th>Minimum Front Yard (Ft.)</th>
<th>Minimum Rear Yard (Ft.)</th>
<th>Minimum Side Yard (Ft.) [Note b]</th>
<th>Minimum Reverse Corner Street Side Yard (Ft.)</th>
<th>Maximum Height of Bldg. (Fl.)</th>
<th>Maximum Lot Coverage (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Principal Residential Structure</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>RR5</td>
<td>217,800</td>
<td>300</td>
<td>25</td>
<td>25</td>
<td>25</td>
<td>25</td>
<td>35</td>
<td>30</td>
</tr>
<tr>
<td>RR2</td>
<td>87,120</td>
<td>180</td>
<td>50</td>
<td>25</td>
<td>25</td>
<td>25</td>
<td>35</td>
<td>30</td>
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<tr>
<td>R1-Estate</td>
<td>20,000</td>
<td>25</td>
<td>30</td>
<td>25</td>
<td>10</td>
<td>20</td>
<td>35</td>
<td>30</td>
</tr>
<tr>
<td>R1-Large</td>
<td>5,500</td>
<td>25</td>
<td>20</td>
<td>25</td>
<td>4</td>
<td>10</td>
<td>35</td>
<td>40</td>
</tr>
<tr>
<td>R1-Medium</td>
<td>3,500</td>
<td>25</td>
<td>15 [note c &amp; d]</td>
<td>25</td>
<td>4</td>
<td>4</td>
<td>35</td>
<td>45</td>
</tr>
<tr>
<td>R1-Small</td>
<td>2,500</td>
<td>25</td>
<td>15 [note c &amp; d]</td>
<td>25</td>
<td>3 each, or 2 &amp; 4</td>
<td>4</td>
<td>35</td>
<td>45</td>
</tr>
<tr>
<td>RMH</td>
<td>See section 147, Residential Mobile Home Park District-Specific Standards</td>
<td></td>
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<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>R2</td>
<td>5,000 (2,500 per dwelling unit for two-family; 800 per dwelling unit for multi-family)</td>
<td>25</td>
<td>20</td>
<td>25</td>
<td>4</td>
<td>10</td>
<td>35</td>
<td>NA</td>
</tr>
<tr>
<td><strong>Principal Non-Residential Structure</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>RR5</td>
<td>25,000</td>
<td>25</td>
<td>100</td>
<td>25</td>
<td>25</td>
<td>30</td>
<td>35</td>
<td>50</td>
</tr>
<tr>
<td>RR2</td>
<td>25,000</td>
<td>25</td>
<td>50</td>
<td>25</td>
<td>25</td>
<td>30</td>
<td>35</td>
<td>50</td>
</tr>
<tr>
<td>R1, R2</td>
<td>20,000</td>
<td>25</td>
<td>20</td>
<td>25</td>
<td>25</td>
<td>30</td>
<td>35</td>
<td>50</td>
</tr>
</tbody>
</table>

**NOTES:**

a. Where the lot is serviced by a private sewage disposal system with a septic field, the minimum lot area is that required by the Sewer By-law (7070/97) or that shown in dimensional standards table, whichever is greater. In other cases where residential uses are not served by municipal water and/or sewer, the minimum lot area is 11,000 sq. ft.

b. Where the width of the lot is less than 40 feet, the side yards may be reduced to 10% of the width of the lot but must not be less than 3 feet for principal residential structures.

c. Portions of the front façade that do not include garages or carports must have a minimum front yard of 15 feet; where a driveway leads from the street to a garage or carport located on the front of the house, such driveway must be a minimum of 18 feet in length, unless the provisions of subsection 140(2), Auto Courts, apply. Driveway length is measured between the garage door or the edge of the carport closest to the street and the front property line.

d. If the house has rear access to a public lane and does not have a driveway providing access from the public street to a garage or carport, the minimum front yard is 10 feet, unless the provisions of subsection 140(3), Loop Lanes, apply.

e. Section 138, Special Boundary Conditions, applies to the minimum lot area and lot width for the subdivision of new lots in all R1 and R2 zoning districts.
Special Boundary Conditions

138. (1) If an undeveloped parcel of land is located in the R1 or R2 zoning districts, or proposed for rezoning to the R1 or R2 zoning districts, and abuts an existing R1 or R2 zoning district, or is separated from an R1 or R2 zoning district by a street right-of-way, railroad right-of-way, or waterway, the undeveloped parcel must not be subdivided unless the width/square footage of the proposed lot(s) within 200 feet (measured from the edges of the proposed subdivision) of the adjacent R1 or R2 zoning district is not less than the average lot width/square footage of existing developed lots in residential use in the adjacent R1 or R2 areas along such shared boundary, but in no case may be less than 35 feet.

(2) Other lots proposed to be created within the undeveloped parcel must comply with Table 5-2. (Illustration 10 provides an example of this requirement.)

![Diagram of Special Boundary Conditions](Illustration 10)

- = existing
- = new lots to match
- = new lots not required to match existing (more than 200 feet from)
- = development parcel
- = within 200 feet of developed lots

Illustration 10: Special Boundary Conditions
Front Yard Building Alignments

139. Where a new single-family dwelling, two-family dwelling, multi-family dwelling or addition to a dwelling is proposed within a street block or a portion of a street block where at least 80 percent of the lots have been developed with principal residential structures, and the front yard required by Table 5-2 is inconsistent with the majority of existing front yards for developed single- and two-family multi-family dwellings on the street block, the new structure must be developed with a front yard consistent with the average of the existing front yards within that block or portion of the block. In the case of a corner lot, either the average of the setback for the two nearest properties on the same block or for all the properties facing the same street on the same block may be used for calculating the allowed setback. (Illustration 11 provides an example of the application of this provision.)

Illustration 11: Front Yard Building Alignments

In this example, lots "B" through "F" are included in the street block for purposes of measuring front yard building alignments. Lot "A" is not included, as the front of this lot is on a different street. Setback averaging is measured to the bulk of the buildings.
Amended 121/2008

The minimum required front yard setback in this example is 25 feet. An addition to the front of lot "E" would require the averaging of the setbacks of lots "D" and "F", the two closest buildings on the same block face. In this example the resulting setback would be 20 feet – the average of lot "D" (15 feet) and lot "F" (25 feet). An addition to the front of lot "F" would be based on the average of the two closest buildings on the same block face; in this case, lots "D" and "E" or the average of all the lots facing the same street ("B" through "F").

Alternative Development Patterns

140. (1) As an alternative to organizing each single-family lot with separate access to a public street, the owner of land in the R1 or R2 zoning districts may develop an auto court pursuant to the standards in subsection (2) below or a loop lane pursuant to the standards in subsection (3) below. An owner may only create flag lots pursuant to the standards in subsection (4) below. All dimensional standards in Table 5-2 continue to apply unless modified by the standards in subsections (2) through (4) below.

Bare Land Condominium – Auto Courts

(2) Up to 4 single-family dwelling units may share a single driveway access to a public street through the use of an auto court layout (see Illustration 12) that complies with the following conditions:

(a) the minimum width of the surface of an auto court must be 20 feet;
shared driveways must be surfaced with concrete, asphalt, or paving stone, or a combination of those materials;

individual driveways leading from the shared driveway to each dwelling unit must be at least 20 feet long, as measured between the front of the garage or carport and the closest edge of the shared driveway;

development must permit a passenger vehicle to back out of an individual driveway and turn 90 degrees using the individual drive or intersecting street;

the auto court design must comply with all off-street parking requirements applicable to single-family dwellings. In addition, each auto court design must provide one-half off-street parking space per dwelling unit, in a location other than a private driveway; and

the maintenance and repair of shared driveways is the responsibility of the homeowner’s association unless such driveways are constructed to City street standards and the City accepts responsibility for maintenance and repair during the development approval process.

Illustration 12: Auto Courts

Bare Land Condominium – Loop Lane

Up to 7 single-family dwelling units may share access to a public street through the use of a loop lane layout (see Illustration 13) that complies with the following conditions:

the surface of the loop lane must be at least 16 feet wide, and must be surfaced with concrete, asphalt, or paving stone, or a combination of those materials;
Part 5: Development and Design Standards

Dimensional Standards

(b) no portion of the loop lane may extend more than 250 feet from the public street to which the loop lane gives access;

I the common area surrounded by the loop lane must be at least 60 feet wide;

(d) individual driveways leading from the loop lane to each home must be at least 20 feet long, as measured from the closest edge of the loop lane;

I traffic on the loop lane must be one-way only and must be adequately signed as a one-way drive;

(f) design of the loop lane must permit a passenger vehicle to back out of an individual driveway and turn 90 degrees using only the individual driveway, the loop lane, or the intersecting public street;

(g) the loop lane design must comply with all off-street parking requirements applicable to single-family dwellings. In addition, each loop lane court design must provide one-half off-street parking space per dwelling unit, in a location other than a private driveway; and

amended 121/2008

(h) the maintenance and repair of the loop lane surface and the common area surrounded by the loop lane is the responsibility of the owner unless the loop lane is constructed to City street standards and the City accepts responsibility for maintenance and repair during the development approval process.

Illustration 13: Loop Lanes
Part 5: Development and Design Standards
Dimensional Standards

Flag Lots

(4) The creation of new flag lots is prohibited unless:

(a) the lands proposed for flag lot access are located in an R1 or R2 zoning district;

(b) the lands proposed for flag lot development are located more than 150 feet from the nearest existing or planned public street or lane; and

(c) the Director determines that there is no feasible alternative way to provide access to such lands.

(5) Where flag lots have been created prior to the effective date of this By-law, or are permitted pursuant to subsection (4) above, the following standards apply:

(a) the minimum width of the strip of land used to provide driveway access to the buildable portion of the flag lot shall be 25 feet; and

(b) within the access strip, the owner must erect and maintain a property address sign meeting the standards of sections 178 through 187, Signs and 189(4) Avoiding Interference with Traffic/Pedestrian Safety, within 20 feet of the right-of-way of the public street or lane; and

I the lands adjacent to the intersection of the access driveway and the right-of-way of the public street or lane must comply with the standards of section 189(4), Avoiding Interference with Traffic/Pedestrian Safety.

Splitting Two-Family Lots

141. Notwithstanding Table 5-2, the owner of a lot that has a two-family dwelling located on it may split the lot into 2 lots provided that:

amended 95/2014

The new lot line must be a straight line between the front and rear lot lines, located in such a manner that the party wall of the two-family dwelling and any applicable accessory structure must form part of the new lot line, and where the new lot line is unable to form a straight line due to the irregular shape of the lot or the structure, the location of that new lot line must be determined by the conditions of any subdivision approval issued.

Amended 95/2014

Each of the 2 lots created must have frontage on a street.

The permitted use of each lot created must be for a semi-detached dwelling unit and permitted accessory uses only.

Amended 148/2016

Each lot created must provide one parking space with access to this required parking space being directly from either a public lane or a street; however, the parking space must not be permitted in the front yard.

Each lot created must provide yards not less than the R2 zoning district minimum yard requirements; except that the minimum side yard along the new lot line may be zero feet in width. (See Illustration 14.)
Illustration 14: Splitting Two-Family Lots

**Splitting a Lot Containing a Row Dwelling**

141.1 The owner of a lot on which a row dwelling is located may split the lot such that one or more of the dwelling units within the row dwelling are located on separate individual lots, provided that the lots created conform with the provisions of section 145.

*Added 148/2016*

**Accessory Structures**

142. (1) No person may erect an accessory structure, including but not limited to parabolic antennas and swimming pools, but excluding those related to public utilities, unless (i) the accessory structure meets the dimensional standards in this subsection (4), or (ii) an alternative dimensional standard is authorized by sections 159 and 160 regarding permitted projections, sections 155 through 158, regarding additional yard requirements, by another provision of this By-law, or by a Variance Order.

(2) The following regulations apply to detached accessory structures except detached secondary suites:

*amended 1/2013*

(a) if a detached accessory structure is located behind the rear wall of the principal building, the following regulations in Table 5-3 apply:
### TABLE 5-3: Dimensional Standards for Accessory Structures

<table>
<thead>
<tr>
<th>Minimum Side Yard</th>
<th>Minimum Reverse Corner Side Yard</th>
<th>Minimum Rear Yard</th>
<th>Maximum Lot Coverage</th>
<th>Maximum Height of Building</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 ft. maximum 1 ft. overhang excluding eavestrough but no closer than 0.5 feet</td>
<td>As required for principal building maximum 2 ft. overhang excluding eavestrough</td>
<td>2 ft. maximum 1 ft. overhang excluding eavestrough</td>
<td>484 sq. ft. or 12.5% of total lot area to a maximum of 880 sq. ft.</td>
<td>13 ft.</td>
</tr>
</tbody>
</table>

Note a: If the accessory structure is a secondary suite, detached, the standards in Section 120 apply.

Amended 95/2014

(b) if a detached accessory structure is not located to the rear of the rear wall of the principal building, the minimum yards of the principal building apply to that portion of the structure not to the rear of the rear wall of the principal building; amended 95/2014

(c) the minimum separation space between a detached accessory building and any other building on the lot must be 3 feet, clear of all projections;

(d) open decks 2 feet or less in height are permitted in any side yard or rear yard; amended 95/2014

(d.1) for decks greater than 2 feet in height, the dimensional standards of the principal building apply; added 95/2014

(e) accessory structures under 108 square feet in floor area (other than swimming pools or hot tubs) are permitted in any side or rear yard; and amended 95/2014

(f) where a lawfully-constructed detached accessory structure that conforms with this By-law exists on a lot, such structure does not become non-conforming due to the subsequent construction of an addition to the principal building that complies with the standards of this By-law.

(3) Notwithstanding any other regulations regarding the location of accessory structures, no accessory structure may be located in such a way as to impair access to a required parking space in the side or rear yard.

(4) Where a structure is attached to the principal building by a roof, an open or enclosed structure, a floor or a foundation, it is considered to be part of the principal building and is subject to the dimensional standards for the principal building, excepting that any portion of a private garage located to the rear of the rear wall of the principal building is subject to only the minimum yard requirements in Table 5-3 above. Amended 148/2016

(5) Unenclosed above-ground swimming pools must meet the same minimum yard requirements as other detached accessory buildings. Unenclosed in-ground swimming pools must provide a minimum 5 foot side yard and 5-foot rear yard.
Multiple-Family Districts

**General Dimensional Standards**

143. No person may erect a principal building on lands in the RM zoning districts, except for public utility facilities, unless (i) the principal building complies with the dimensional standards in Table 5-4 or (ii) an alternative dimensional standard is authorized by sections 159 and 160 regarding permitted projections, sections 155 through 158, regarding additional yard requirements, by subsection (2) below, by another provision of this By-law, or by a Variance Order. In Table 5-4, each row indicates a zoning district and each column indicates a dimensional requirement for development.

**TABLE 5-4: Dimensional Standards for Multi-Family Districts**

<table>
<thead>
<tr>
<th>Zoning District and Designation</th>
<th>Minimum Lot Area (Sq. Ft.)</th>
<th>Minimum Lot Area per Dwelling Unit (Sq. Ft.)</th>
<th>Minimum/Maximum Front Yard (Ft.)</th>
<th>Minimum Rear Yard (Ft.)</th>
<th>Minimum Interior Side Yard (Ft.)</th>
<th>Minimum/Maximum Corner Side Yard (Ft.)</th>
<th>Principal Building Separation (Ft.) [note a]</th>
<th>Minimum/Maximum Building Height (Ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Multi-Family Residential Structures</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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</tr>
<tr>
<td>RMF-S</td>
<td>9,000</td>
<td>1,250</td>
<td>20 / NA</td>
<td>25</td>
<td>4</td>
<td>5 / NA</td>
<td>8</td>
<td>NA / 35</td>
</tr>
<tr>
<td>RMF-M</td>
<td>9,000</td>
<td>800</td>
<td>25 / NA</td>
<td>25</td>
<td>8</td>
<td>20 / NA</td>
<td>8</td>
<td>NA / 60</td>
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<tr>
<td>RMF-L</td>
<td>20,000</td>
<td>400</td>
<td>25 / NA</td>
<td>25</td>
<td>8</td>
<td>20 / NA</td>
<td>8</td>
<td>NA / 150</td>
</tr>
<tr>
<td>RMU</td>
<td>9,000</td>
<td>500</td>
<td>20 / NA</td>
<td>25</td>
<td>5</td>
<td>20 / NA</td>
<td>8</td>
<td>NA / 100</td>
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<tr>
<td>TOD</td>
<td>NA</td>
<td>200</td>
<td>NA / 10 [note c]</td>
<td>25</td>
<td>5</td>
<td>NA / 10 [note c]</td>
<td>8</td>
<td>30 / 200</td>
</tr>
<tr>
<td><strong>Single-family residential structures must meet the requirements of the R1-M zoning district</strong></td>
<td></td>
<td></td>
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</tr>
<tr>
<td><strong>Two-family residential structures must meet the requirements of the R2 zoning district</strong></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Principal Non-Residential Structures</strong></td>
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<td></td>
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<td></td>
<td></td>
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<td>RMF-S, RMF-M, RMF-L</td>
<td>20,000</td>
<td>NA</td>
<td>25 / NA</td>
<td>25</td>
<td>8</td>
<td>20 / NA</td>
<td>NA</td>
<td>NA / 35</td>
</tr>
<tr>
<td>RMU</td>
<td>9,000</td>
<td>NA</td>
<td>20 / NA</td>
<td>25</td>
<td>5</td>
<td>20 / NA</td>
<td>NA</td>
<td>NA / 39</td>
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<tr>
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<td>NA</td>
<td>NA</td>
<td>NA / 10 [note c]</td>
<td>25</td>
<td>0</td>
<td>NA / 10 [note c]</td>
<td>NA</td>
<td>30 / 200</td>
</tr>
</tbody>
</table>

**NOTES:**

a. For buildings taller than 35 ft, the principal building separation distance must be 50% of the height of the taller building to a maximum of 25 feet.

b. In the RMF-M, RMF-L, and RMU zoning districts, where a building is more than one storey in height, the required interior side yard increases by 2 feet for each storey above the ground floor to a maximum of 20 feet.

c. In the TOD zoning district, up to 50% of the length of the ground floor façade of any building, to a maximum continuous length of 25 feet, may have a maximum yard of 15 feet for the purpose of accommodating an otherwise approved public space, plaza, outdoor dining/drinking area or other pedestrian amenity.
Front Yard Building Alignment

144. Where a multi-family dwelling building or addition to a multi-family dwelling building is proposed within a street block or a portion of a street block, and the front yard required in the relevant zoning district is inconsistent with the existing front yards of a majority of the principal buildings on the street block, the new structure must be developed with a front yard consistent with the average of the existing front yards within that block or portion of the block. In the case of a corner lot, either the average of the setback for the two nearest properties on the same block or for all the properties facing the same street on the same block may be used for calculating the allowed setback. (See Illustration 11.)

Splitting a Lot Containing A Row Dwelling

145. The owner of a lot on which a row dwelling is located may split the lot such that one or more of the dwelling units within the row dwelling are located on separate individual lots, provided that:

The new lot lines are straight lines between the front and rear lot lines, located in such a manner that the party walls of the dwelling units form part of the new lot lines. Where a new lot line cannot form a straight line due to an irregularly shaped lot or structure, the location of that new lot line may be determined by the Director.

Amended 148/2016

Each of the new lots created has frontage on a street.

Amended 148/2016

The area of each new lot created is not less than the minimum lot area per dwelling unit permitted under the dimensional standards for the zoning district in which the lot is located.

Amended 148/2016

The permitted use of each new lot created is a dwelling unit within the row dwelling with permitted accessory uses only.

Amended 148/2016

Each new lot created provides at least 1 parking space with access directly from a public lane or a street.

Amended 148/2016

Minimum side yards along party walls established by the lot split may be 0 feet in width.

Amended 148/2016

Each end unit in a grouping of single-family attached dwellings must meet the minimum side yard or corner side yard requirement, as applicable, of a two-family structure in the same zoning district. (See Illustration 15.)

amended 148/2016
Illustration 15: Splitting a Lot Containing Attached Dwellings
Side yard(s) for end unit(s) must meet the dimensional standards of the district. Side yards at party walls are zero feet.

**Accessory Structures**

No person may erect an accessory structure, including but not limited to parabolic antennas and swimming pools, but excluding those related to public utilities, unless (i) the accessory structure meets the dimensional standards in this section 146 or (ii) an alternative dimensional standard is authorized by sections 159 or 160 regarding permitted projections, sections 155 through 158, regarding additional yard requirements, by another provision of this By-law, or by a Variance Order.

Structures accessory to a principal multi-family structure in TOD, RMF-M, RMF-L and RMU zoning districts must meet the same dimensional requirements applicable to the principal building, except that:

*amended 148/2016; 31/2017*

(a) no accessory structure may be located in the required front yard, except that not more than 4 feet in height of the walls of an underground parking structure may exist in a required front yard, where the front yard and side yards adjacent to those walls are landscaped slopes to the tops of those walls, and the roof of that underground parking structure is fully landscaped.

(b) a detached parking structure must comply with the yard standards applicable to the principal multi-family residential structure and have a maximum height of 13 feet.

*Amended 148/2016; 31/2017*

(c) unenclosed in-ground swimming pools must comply with the same front, side, and reverse corner side yard requirements applicable to the principal multi-family structure, but may have a reduced rear yard requirement of 8 feet.
(d) open decks 2 feet or less in height are permitted in any side yard or rear yard.

*Added 121/2008*

Structures accessory to a principal multi-family dwelling within an RMF-S zoning district and structures accessory to a principal single-family or two-family dwelling unit must meet the standards set out in section 142.

*Amended 148/2016*

**Residential Mobile Home Park District-Specific Standards**

147. All development or redevelopment in the Mobile Home Park District must meet the following standards.

A buffer area must be provided within and adjacent to the perimeter of the mobile home park property boundary in accordance with the following:

(a) minimum width of buffer area adjacent to a mobile home park property boundary abutting a public street or highway must be 25 feet; and

(b) minimum width of buffer area adjacent to any other mobile home park property boundary must be 15 feet.

The required buffer area must be developed as follows:

(c) suitably landscaped with trees, shrubs, grass and similar horticultural features as shown on the plans submitted to and approved by the Director;

(d) the buffer area may be crossed by an access right-of-way from a street to the internal roadway system; and

(e) the buffer area must contain no use other than those permitted above.

The following minimum separation distances must be provided:

(f) the minimum distance between mobile homes must be 10 feet;

(g) the minimum distance from a mobile home to a common parking area, storage compound, and rights-of-way of an internal roadway system and access roads must be 5 feet; and

(h) the minimum distance from an accessory structure to a mobile home to a common parking area, a storage area, rights-of-way of the internal roadway system or access roads must be 5 feet.

A porch, carport or any addition must be considered as part of the mobile home for the application of the above separation requirements.

A mobile home park must contain a storage compound containing a minimum of 100 square feet of storage area for each mobile home space in the mobile home park and must be located as shown on plans submitted pursuant to the above-noted requirements.

A mobile home park must contain a common recreational area that:

(i) contains a minimum of 7 ½ percent of the mobile home park area;
(j) is not part of the required buffer area; and

(k) is bordered by a fence or hedge where it abuts any part of the internal roadway system.

A mobile home park must have internal roadway system rights-of-way as follows:

(l) the main spine or collector road of the internal roadway system must have a right-of-way a minimum of 50 feet in width; and

(m) other roadways of the internal roadway system must have a right-of-way a minimum of 33 feet in width.

The internal roadway system must have a concrete or asphalt driveway a minimum of 25 feet in width.

A walkway, where provided, must have a minimum width of 10 feet.

A mobile home space must be provided with the following:

(n) a sewer and water connection;

(o) an electrical service outlet; and

(p) an adequate base support for the mobile home.

Accessory structures (other than parabolic antennas) must not be located in the following yard areas:

(q) front yard – 5 feet

(r) rear yard – 2 feet

(s) interior side yard – 2 feet

(t) corner side yard – 10 feet

Dimensional Standards

(u) minimum number of spaces – 50

(v) minimum width of site – 300 feet

(w) minimum area per mobile home space – 2,800 square feet

(x) minimum width per mobile home space – 40 feet

Parabolic antennas must meet the requirements applicable to the R1 district.
Commercial and Institutional Districts

**General Dimensional Standards**

148. No person may erect a principal building or an accessory structure on lands in the C1, C2, C3, C4, CMU, or EI zoning districts, except for public utility facilities, unless (i) the principal building complies with the dimensional standards in Table 5-5 or (ii) an alternative dimensional standard is authorized by sections 159 and 160 regarding permitted projections, sections 155 through 158, regarding additional yard requirements, by another provision of this By-law, or by a Variance Order. In Table 5-5, each row indicates a zoning district, each column indicates a dimensional requirement for development, and notes indicate special situations that affect the application of dimensional standards to specific zoning districts. Development must comply with all dimensional standards applicable to the zoning district where the property is located.
TABLE 5-5: Dimensional Standards for Commercial and Institutional Zoning Districts
amended 121/2008

<table>
<thead>
<tr>
<th>Zoning District</th>
<th>Minimum/Maximum Front Yard (Ft.) [note a]</th>
<th>Minimum Rear Yard (Ft.) [note b] amended 95/2014</th>
<th>Minimum Interior Side Yard (Ft.) [note b]</th>
<th>Minimum Corner Side Yard (Ft.)</th>
<th>Maximum Height of Building. (Ft.)</th>
<th>Maximum Floor Area Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Residential Structures</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C1</td>
<td>0 / 10 [note f][Note g] amended 31/2017</td>
<td>0</td>
<td>0</td>
<td>39</td>
<td>1.0</td>
<td></td>
</tr>
<tr>
<td>C2</td>
<td>0 / NA [Note g] amended 31/2017</td>
<td>25 [note c]</td>
<td>0</td>
<td>49</td>
<td>3.0</td>
<td></td>
</tr>
<tr>
<td>C3</td>
<td>25 / NA</td>
<td>25</td>
<td>0</td>
<td>49</td>
<td>1.5</td>
<td></td>
</tr>
<tr>
<td>C4</td>
<td>[Note d] / NA [Note d] amended 95/2014</td>
<td>[Note d]</td>
<td>[Note d]</td>
<td>NA</td>
<td>5.0 [Note e]</td>
<td></td>
</tr>
<tr>
<td>CMU</td>
<td>0 / NA [Note g] amended 31/2017</td>
<td>25</td>
<td>0</td>
<td>60</td>
<td>3.0</td>
<td></td>
</tr>
<tr>
<td>EI</td>
<td>25 / NA</td>
<td>25</td>
<td>0</td>
<td>100</td>
<td>3.0</td>
<td></td>
</tr>
</tbody>
</table>

Single-family residential structures must meet the requirements of the R1-M zoning district

Two-family residential structures must meet the requirements of the R2 zoning district

Multi-family residential structures in the C1 district must meet the requirements of the RMF-S zoning district; Multi-family residential structures in the C2, CMU or EI districts must meet the requirements of the RMF-M zoning district.

NOTES:

a. Where a maximum front yard requirement applies, a minimum of 50 percent of the ground floor front façade of the principal structure must meet the maximum front yard requirement; other portions of the front façade may be located further from the street. (See Illustration 16.)
b. Where a side or rear lot line in a commercial or institutional zoning district abuts a side or rear lot line of an R1 or R2 zoning district, a yard of 10 feet must be provided along the side or rear lot line in the commercial or institutional zoning district. The 10 foot side yard must be landscaped pursuant to sections 188 through 193, Landscaping and Buffering, and must not be used for parking or loading areas, storage of refuse or materials, or commercial activities of any kind.
c. No rear yard is required for lots in the C2 district located in the Urban Infill Areas on Map 1 in Schedule C amended 148/2016
d. Principal buildings must be located 125 feet from the zoning district boundary of any residential zoning district, and 50 feet from any other zoning district boundary. Secondary “liner” or “pad site” buildings that are not the principal building on a site must comply with yards applicable to the C3 district. Fuel sales kiosks must be located at least 50 feet from each property boundary.
e. Maximum FAR is increased to 6.0 if the property is located within 400 meters of a transit stop served by regular daily service.
f. Maximum front yard in the C1 district applies only in Urban Infill Areas as identified on Map 1 in Schedule C amended 148/2016
g. A minimum front yard of 10 feet must be provided to open parking or loading areas and to queuing spaces. Added 148/2016
Illustration 16: Maximum Front Yard in C1 District

In Urban Infill Areas identified on Map 1 in Schedule C within the C1 district, a minimum of 50 percent of the ground floor front façade must be located within 10 feet of the front property line. The illustration demonstrates two possible ways that a building may be designed to meet that standard.

Amended 121/2008; 148/2016

Educational and Institutional District

Master Plan Required

149. Prior to the approval of any development application and/or construction of a building on land within an EI district, the owner of the land is required to prepare and submit a Master Plan, addressing current and proposed development, for any development or redevelopment that meets one or more of the following characteristics:

Any development with a multi-building campus;

Any development with more than 100,000 square feet of combined floor area in all principal and accessory structures; or

Any development on a site of more than 10 acres, but not including elementary, middle, or high schools.

Contents of Master Plan

150. If a Master Plan is required pursuant to section 149, Master Plan Required, above, the following information should be included in that Master Plan:

The location of each existing and each proposed building and structure, the use or uses to be contained in that building, the approximate size, and approximate location of entrances and loading points of the building;

The location of major outside facilities for waste disposal;

The location of access points to public streets, parking areas, loading areas, and public transportation points;
All pedestrian walks, malls and open areas for use by tenants or members of the public;

The location, size, and height of all freestanding signs;

The types of surfacing, such as paving, turfing or gravel, to be used at the various locations;

The location of major utilities;

Typical floor plans and elevations of proposed buildings and structures, if available;

Features included to minimize any impacts on adjacent properties, including but not limited to transitions in building height, building size, location of parking areas, and landscaping and screening; and

Land for future development.

**Effect and Amendment of Master Plan**

151. A copy of the plan must be deposited with the Director and this plan will guide the issuance of all permits and the construction, location, use and operation of all land, buildings and structures included within this plan. Minor changes to the location of structures and buildings may be permitted without amendment to the plan. A change which causes any of the following circumstances to occur is considered major change and will require amendment to the plan:

A change in the character of the development;

An increase in the ratio of the total gross floor area to the total site area;

An increase in the intensity of use;

A reduction in the originally approved separations between buildings;

An increase of the problems of circulation, safety and utilities;

An increase of the external effects on adjacent property;

A reduction in the originally approved yards from property lines;

An increase in ground coverage by structures or buildings;

A reduction in the ratio of off-street parking and loading space to gross floor area in buildings;

A change in the subject, size, lighting, flashing, animation or orientation of originally approved signs; or

A proposal to develop vacant land.
Part 5: Development and Design Standards
Dimensional Standards

Manufacturing Districts

**General Dimensional Standards**

152. No person may erect a principal building or an accessory structure on lands in the MMU, M1, M2, M3 or MP zoning districts, except for public utility facilities, unless (i) the principal building complies with the dimensional standards in Table 5-6 or (ii) an alternative dimensional standard is authorized by sections 159 and 160 regarding permitted projections, sections 155 through 158, regarding additional yard requirements, by another provision of this By-law, or by a Variance Order. In Table 5-6, each row indicates a zoning district, each column indicates a dimensional requirement for development, and notes indicate special situations that affect the application of dimensional standards to specific zone districts. Development must comply with all dimensional standards applicable to the zoning district where the property is located.

**TABLE 5-6: Dimensional Standards for Manufacturing Zoning Districts**

<table>
<thead>
<tr>
<th>Zoning District</th>
<th>Minimum Lot Area (Sq. Ft.)</th>
<th>Minimum Lot Width (Ft.)</th>
<th>Minimum Front Yard (Ft.)</th>
<th>Minimum Rear Yard (Ft.) [note a]</th>
<th>Minimum Interior Side Yard (Ft.) [note a]</th>
<th>Minimum Corner Side Yard (Ft.)</th>
<th>Maximum Height of Building (Ft.)</th>
<th>Maximum Floor Area Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>MMU</td>
<td>NA</td>
<td>NA</td>
<td>20</td>
<td>0</td>
<td>15</td>
<td>20</td>
<td>85</td>
<td>2.0</td>
</tr>
<tr>
<td>M1</td>
<td>NA</td>
<td>NA</td>
<td>25</td>
<td>0</td>
<td>0</td>
<td>15</td>
<td>50</td>
<td>2.0</td>
</tr>
<tr>
<td>M2</td>
<td>NA</td>
<td>NA</td>
<td>25</td>
<td>0</td>
<td>0</td>
<td>15</td>
<td>100</td>
<td>2.0</td>
</tr>
<tr>
<td>M3</td>
<td>NA</td>
<td>NA</td>
<td>25</td>
<td>0</td>
<td>0</td>
<td>15</td>
<td>150</td>
<td>3.0</td>
</tr>
</tbody>
</table>

**NOTES:**

a. Where the rear or side lot line abuts the side or rear lot line of an R1, R2 or RMF zoning district, a 25 foot yard must be provided along the side or rear lot line. The side or rear yard must be landscaped pursuant to sections 188 through 193, *Landscaping and Buffering*, and must not be used for parking or loading areas, storage of refuse or materials, or commercial activities of any kind.

**Yards for Uses without Structures**

153. No person may cause a lot in a manufacturing zoning district to be occupied for a permitted use without a structure, unless the yards required by Table 5-6 are provided and maintained.

**Planned Development Overlay Districts**

154. Dimensional standards for PDO-1 and PDO-2 districts must be established at the time of approval of those districts, and are set forth in section 57, *Planned Development Overlay Districts*, and accompanying schedules.

**Additional Yard Requirements**

**Lots Adjacent to Storm Water Retention Basins**

155. Notwithstanding the minimum yards required by sections 132 through 154, owners of lots adjacent to storm water retention basins must provide and maintain the following additional minimum rear or side yards:

If the property has been the subject of a zoning or subdivision agreement between the City and the owners of the lands, the yards required by those agreements are not affected by the enactment of this By-law and continue to apply to those lands until those agreements are terminated by the parties. Copies of such zoning and subdivision agreements may be obtained from the Planning, Property and...
If the property has not been the subject of a zoning or subdivision agreement or a zoning by-law stating a specific minimum yard requirement from a storm water retention basin, then the following minimum yard requirements apply:

(a) 50 feet measured from a rear or side lot line to any temporary use or structure and open swimming pool; 
amended 95/2014

(b) 75 feet measured from a rear or side lot line to any detached accessory building; 
amended 95/2014

(c) 93.2 feet measured from a rear or side lot line to any principal building; and 
amended 95/2014

(d) The Director of Water and Waste may reduce any one or more of the minimum yard requirements set out in clauses (a), (b) and (c), if he/she concludes the safety of people and property would not be unduly compromised by such reduction. 
Added 95/2014

Special Yards
156. Notwithstanding the minimum yards requirements imposed by sections 132 through 155, special yard requirements, set out in Schedule I, are hereby imposed on the properties described in Schedule I to address one or more of the following concerns: Right-of-way widening, buffering, noise attenuation, adjacency to retention ponds, building alignments, and design standards along designated Image Routes.

Lots Adjacent to Greater Winnipeg Gas Easement
157. Notwithstanding the minimum yard requirements imposed by sections 132 through 156, additional yard requirements between the Greater Winnipeg Gas Easement and all habitable buildings, set out in Schedule J, are hereby imposed on the owners of lots described in Schedule J.

Additional Area-Specific Yard Requirements
158. Owners of the properties listed in Schedule K are required to provide and maintain additional yards. Details of each required additional yard may be obtained from the Planning, Property and Development Department. Maps illustrating impacted lots are provided in Schedule K.
PERMITTED PROJECTIONS

Permitted Projections into Required Front, Side, and Rear Yards

159. Notwithstanding the required front, side, and rear yard requirements in sections 132 through 158, owners may permit the building elements, landscaping and site elements, and other features listed in the far left column of Table 5-7 to project into required front, side, and rear yards of properties falling within the zoning districts set out in the second column of Table 5-7 to the extent and with the restrictions set out in cells located in the 3 columns to the right of Table 5-7. Projections that are not listed for a particular zoning district are not allowed unless otherwise approved by the Director in accordance with section 19, Permitted Projections. Where maximum heights are stated in Table 5-7, those height limits apply to such elements and features when located in required yard areas. In addition, all elements and features located outside of required yard areas are subject to maximum heights stated in Tables 5-1 through 5-6, as applicable, unless a projection is allowed pursuant to section 160.
### TABLE 5-7: Permitted Projections

*amended 121/2008; 135/2016; 148/2016; 32/2021*

<table>
<thead>
<tr>
<th>Features</th>
<th>Zoning District – Use Designation</th>
<th>Projections Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Front Yard</td>
<td>Side Yard</td>
</tr>
<tr>
<td>Building Elements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alcoves, bay windows, vestibules, and similar additions creating</td>
<td>A</td>
<td>Maximum depth = 5 feet</td>
</tr>
<tr>
<td>interior floor area, limited to one storey</td>
<td>RMF and TOD Districts, and multi-</td>
<td></td>
</tr>
<tr>
<td>family uses in C1, C2, C3, C4 or CMU Districts</td>
<td></td>
<td>Maximum depth = 5 ft; Maximum floor area =</td>
</tr>
<tr>
<td></td>
<td></td>
<td>50 sq ft</td>
</tr>
<tr>
<td></td>
<td>All Others</td>
<td>Maximum depth = 2 ft; No closer than 1 ft</td>
</tr>
<tr>
<td></td>
<td></td>
<td>to property line; Maximum floor area =</td>
</tr>
<tr>
<td></td>
<td></td>
<td>20 sq ft</td>
</tr>
<tr>
<td>Balcony required under a Fire Protection By-law; unenclosed fire escape</td>
<td>RR5, RR2, R1, R2 Districts and</td>
<td>Not permitted for new construction; Those</td>
</tr>
<tr>
<td></td>
<td>Single- and Two-Family Uses in</td>
<td>existing on effective date of this By-law</td>
</tr>
<tr>
<td></td>
<td>C1, C2, C3, C4, or CMU Districts</td>
<td>may be replaced</td>
</tr>
<tr>
<td></td>
<td>RMF District and multi-family</td>
<td>Maximum depth = 4 ft; Maximum area =</td>
</tr>
<tr>
<td></td>
<td>uses in TOD, C1, C2, C3, C4 or CMU</td>
<td>48 sq ft</td>
</tr>
<tr>
<td></td>
<td>Districts</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other Uses in TOD, C1, C2, C3,</td>
<td>Not permitted</td>
</tr>
<tr>
<td></td>
<td>C4, CMU Districts</td>
<td>Maximum depth = 2 ft</td>
</tr>
</tbody>
</table>

---

WINNIPEG ZONING BY-LAW 200/2006  Page 127
### TABLE 5-7: Permitted Projections

*amended 121/2008; 135/2016; 148/2016; 32/2021*

<table>
<thead>
<tr>
<th>Features</th>
<th>Zoning District – Use Designation</th>
<th>Projections Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Front Yard</td>
</tr>
<tr>
<td>Other balconies</td>
<td>All Districts</td>
<td>Maximum depth of 4 inches per foot of yard but not exceeding 5 feet</td>
</tr>
<tr>
<td>Brick facing</td>
<td>All Districts</td>
<td>Maximum depth = 5 in</td>
</tr>
<tr>
<td>Exterior wall finish, excluding brick facing</td>
<td>All Districts</td>
<td>Maximum depth = 3 in</td>
</tr>
<tr>
<td>Incidental building architectural features</td>
<td>A, RMF and TOD Districts and multi-family uses in C1, C2, C3, C4 or CMU Districts</td>
<td>Maximum depth = 5 ft</td>
</tr>
<tr>
<td></td>
<td>All Other</td>
<td>Maximum depth = 5 ft</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum depth = 2 ft; For yards less than 4 feet, eaves may project 4 inches per foot; Other features: no closer than 1 ft to property line</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum depth = 5 ft; For yards less than 4 feet, eaves may project 4 inches per foot</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum depth = 5 ft;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum depth = 5 ft; Maximum width = 50% of front 1 of principal building; No closer than 1 ft to side lot line</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum depth = 5 ft;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum depth = 5 ft; Maximum width = 50% of 1 of principal building;</td>
</tr>
<tr>
<td>Landscaping and Site Features</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Arbours, trellises, trees, shrubs and similar horticultural landscape features</td>
<td>A</td>
<td>Permitted</td>
</tr>
</tbody>
</table>
|                                               | All Others                        | Permitted. If placed to create fence effect then fence height limitations apply. Single, two-family, and multi-family uses in C1, C2, C3, C4, and CMU Districts must comply with fence height limitations of R1, R2, and RMF Districts, respectively.
## TABLE 5-7: Permitted Projections
amended 121/2008; 135/2016; 148/2016; 32/2021

<table>
<thead>
<tr>
<th>Features</th>
<th>Zoning District – Use Designation</th>
<th>Projections Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basketball hoops</td>
<td>RR5, RR2, R1, R2, RMU Districts, and Single- and Two-Family Uses in C1, C2, C3, C4, and CMU Districts</td>
<td>Front Yard: Not closer than 10 ft to front or side lot line; Side Yard: Not permitted; Rear Yard: Not closer than 10 ft to side lot line, or rear lot line where there is no abutting lane</td>
</tr>
<tr>
<td>Bicycle racks</td>
<td>All districts</td>
<td>Permitted</td>
</tr>
<tr>
<td>Clotheslines, clothesline poles</td>
<td>All Districts</td>
<td>Not Permitted; Maximum height = 7 ft No closer than 2 ft to side lot line; Maximum Height = 7 ft No closer than 2 ft to side lot line; No closer than 2 ft to rear lot line if abutting a residential property with no intervening lane</td>
</tr>
<tr>
<td>Flag poles, lighting fixtures, lamp posts, and similar features</td>
<td>All Districts</td>
<td>Permitted</td>
</tr>
<tr>
<td>Garbage and recycling enclosures</td>
<td>RR5, RR2, R1, R2, RMU and TOD Districts, and Single- and Two-Family Uses in C1, C2, C3, C4, and CMU Districts</td>
<td>Not Permitted; Not Permitted; Permitted when adjacent to a lane no closer than 2 ft to side lot line Maximum height = 6.5 ft</td>
</tr>
<tr>
<td>Growing areas for Urban Agriculture, Outdoor</td>
<td>Permitted</td>
<td>Permitted</td>
</tr>
<tr>
<td>Open landings and terraces</td>
<td>All Districts</td>
<td>Maximum height = 4 ft May not be enclosed except by railing</td>
</tr>
</tbody>
</table>
### TABLE 5-7: Permitted Projections

amended 121/2008; 135/2016; 148/2016; 32/2021

<table>
<thead>
<tr>
<th>Features</th>
<th>Zoning District – Use Designation</th>
<th>Projections Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Front Yard</td>
<td>Side Yard</td>
</tr>
<tr>
<td></td>
<td>Maximum depth = 5 ft unless maximum height equal to or less than 1 foot; Maximum area = 36 sq. ft.</td>
<td>No closer than 2 ft to side lot line if height exceeds 2 ft, permitted if 2 ft in height or less; Maximum area = 36 sq. ft amended 95/2014</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Rear Yard</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Permitted; Maximum area = 36 sq ft</td>
</tr>
<tr>
<td>Open parking or loading area, and queuing spaces</td>
<td>A, PR1, PR2, PR3, R1, R2, RMF, RMU, RR5, RR2, TOD, C1, C2, C3, CMU, EI, MMU, M1, M2, M3</td>
<td>Not Permitted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Not permitted, except when accessory to a single-family detached dwelling or a two-family dwelling</td>
</tr>
<tr>
<td></td>
<td>C4</td>
<td>Permitted</td>
</tr>
<tr>
<td>Public utility transformers and pedestals</td>
<td>All Districts</td>
<td>Permitted</td>
</tr>
<tr>
<td>Swimming pool equipment</td>
<td>RR5, RR2, R1, R2, RMU Districts, and Single- and Two-Family Uses in C1, C2, C3, C4, and CMU Districts</td>
<td>Minimum distance from filters, pumps, heaters, or related equipment to an operable window of a habitable room on an adjoining lot = 10 ft (measured laterally)</td>
</tr>
<tr>
<td>Walks and steps</td>
<td>All Districts</td>
<td>Permitted</td>
</tr>
<tr>
<td>Wheelchair landings and ramps</td>
<td>All Districts</td>
<td>Permitted</td>
</tr>
<tr>
<td>Driveways</td>
<td>All Districts</td>
<td>Permitted</td>
</tr>
</tbody>
</table>
TABLE 5-7: Permitted Projections
amended 121/2008; 135/2016; 148/2016; 32/2021

<table>
<thead>
<tr>
<th>Features</th>
<th>Zoning District – Use Designation</th>
<th>Projections Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Queuing areas for student drop-off (Elementary, Junior High, and Senior High schools)</td>
<td>All Districts</td>
<td>Permitted</td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air conditioning unit and/or compressor</td>
<td>repealed 95/2014</td>
<td></td>
</tr>
<tr>
<td>Permitted Signs</td>
<td>All Districts</td>
<td>Minimum distance to lot line = 5 ft</td>
</tr>
</tbody>
</table>

Illustration 17: Permitted Side Yard Projection
An alcove, bay window, or similar building element may project into a required yard. The amount of projection depends on the zoning district and yard. In most zoning districts, such a projection may extend a maximum of 2 feet into the yard, provide a total of 20 square feet of interior space, and is limited to a single storey.

Permitted Projections Through Maximum Height Limits
160. Notwithstanding the maximum height limits established in sections 132 through 159, building elements, site elements, and other features may project above maximum height limits as shown in Table 5-8 below. If a projection is not listed for a particular zoning district it is not allowed. These projections are permissible only:
For structures in any Parks and Recreation zoning district, the RMF zoning district, any mixed-use district, any commercial and institutional zoning district, or any manufacturing zoning district; and amended 121/2008; 135/2016; 148/2016; 31/2017

For lots in the A, RR5, RR2, R1, or R2 zoning districts containing a permitted principal non-residential use.
TABLE 5-8: Permitted Projections through Maximum Height Limits

amended 95/2014

<table>
<thead>
<tr>
<th>Feature</th>
<th>Restrictions on Projection (if any)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Radio, television and parabolic dish receiving antennas of the type normally used for home radio and television receivers</td>
<td>May not extend higher than 3 ½ feet above the highest point on the roof of the principal building. Parabolic antennas attached to the roof of a building may not extend higher than 1 ½ feet above the nearest point on the roof. Other antennas 30 ft.</td>
</tr>
<tr>
<td>Flagpoles, provided that no flagpole is used as a sign or attention-attracting device. The flag must be of a government and/or a country.</td>
<td>Maximum 13 ft in R1 and R2 districts.</td>
</tr>
<tr>
<td>Elevator penthouses, other non-habitable penthouses, water reservoirs, and necessary mechanical appurtenances</td>
<td>Must not extend more than 20 feet above the supporting roof; penthouses must be used for no purpose other than the enclosure of tanks, elevators and necessary mechanical appurtenances; the aggregate area of all penthouses must not exceed one-third of the area of the supporting roof.</td>
</tr>
<tr>
<td>Guard railings and parapets</td>
<td>Must not exceed 5 feet when measured from the roof</td>
</tr>
<tr>
<td>Gables, cupolas, skylights, spires, and similar architectural features</td>
<td>Must not extend more than 10 feet above the roof</td>
</tr>
<tr>
<td>Spires with a cross-section of less than 5 percent of the footprint of the principal building</td>
<td>The height of the spire may be equal to the height of the principal building without the spire.</td>
</tr>
<tr>
<td>Chimneys and flues</td>
<td></td>
</tr>
</tbody>
</table>

PARKING AND LOADING

Parking Spaces Required

161. (1) Each owner must provide the amounts of accessory off-street parking spaces shown in Table 5-9 for all principal and accessory uses unless the requirements in that table are modified by another provision of this By-law.

(2) In the C1 and C2 zoning district, within those areas identified on the Urban Infill Area Map 1 contained in Schedule C, owners are required to provide the amounts of accessory off-street parking spaces shown in Table 5-9 only in the event of new construction, expansion, or redevelopment of the property, but not in the event of a change in use.

Amended 31/2017

(3) Where Table 5-9 requires the applicant to provide more than 250 off-street automobile parking spaces, the owner must not provide surface accessory off-street parking spaces in an amount exceeding 125 percent of the minimum number required. This provision does not apply to parking class 24 (shopping centres), and does not apply to structured parking for any use. This provision shall apply at the time of development or redevelopment of the property; if the tenancy or use of the property is later changed to a use with lower parking requirements, the fact that surface parking exceeds 125 percent of the minimum parking requirements of the new use will not create a non-conformity.

(4) Notwithstanding the parking class that would otherwise apply, if the development meets the definition of a shopping centre, then the requirements of parking class 24 shall apply.
### TABLE 5-9: General Accessory Parking Requirements

<table>
<thead>
<tr>
<th>Parking Category</th>
<th>Use Type</th>
<th>Parking Spaces Required</th>
<th>Additional Parking Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Bicycle Parking Sec. 169 Queuing Spaces Sec. 170</td>
</tr>
<tr>
<td>0</td>
<td>Advertising Sign  Billboard, Digital Moving Copy/  Billboard, Digital Static Copy/  Billboard, Poster  Agricultural cultivation  Agricultural grazing and feeding  Apiary  Aviary  Boat dock, public  Camping ground  Cemetery, mausoleum, columbarium  Community gardens  Drive-in or drive through  Feedlot  Mini warehouse, self storage  Park/Plaza/Square/Playground  Parking, surface  Parking, structured  Railway yard  Transit station  Utility facility, minor  Wireless communication, building-mouted tower  Wireless communication, freestanding tower  Stable or riding academy</td>
<td>No off-street parking required</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Dwelling, single-family, detached  Dwelling, two-family  Dwelling, live-work  Dwelling, row  Mobile home</td>
<td>1 per dwelling unit; maximum of 6 spaces per unit</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Housing for multi-family dwellings managed as communal living facilities whose residents are likely to have lower auto ownership, as determined by the Director  Single room occupancy</td>
<td>1 per 5 dwelling units or beds</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Dwelling, row, with common parking area  Other multi-family</td>
<td>1.5 per dwelling unit. Ten percent of the required parking spaces must be unassigned guest parking, designated as such, to the satisfaction of the Director, and readily available to the entrance of the building served.</td>
<td>YES</td>
</tr>
<tr>
<td>4</td>
<td>Dormitory</td>
<td>1 for every 3 bedrooms in a dormitory, sorority, or fraternity associated with a college or university</td>
<td>YES</td>
</tr>
</tbody>
</table>
### TABLE 5-9: General Accessory Parking Requirements

<table>
<thead>
<tr>
<th>Parking Category</th>
<th>Use Type</th>
<th>Parking Spaces Required</th>
<th>Additional Parking Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>Assisted living facility&lt;br&gt;Care home&lt;br&gt;Day care centre&lt;br&gt;Hospital&lt;br&gt;Neighbourhood rehabilitation home</td>
<td>1 guest parking space per 10 residents or resident care beds but not less than 1 space, plus 1 for every 3 employees on the maximum shift</td>
<td>YES</td>
</tr>
<tr>
<td>6</td>
<td>Place of worship&lt;br&gt;Funeral chapel or mortuary</td>
<td>1 for each 5 seats in the principal assembly area, but not less than 10 spaces (for parish hall see parking group 12)</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Elementary or junior high school&lt;br&gt;Senior high school</td>
<td>1 for each 2 faculty members plus 1 for each 4 employees, plus one for each 10 students for senior high schools</td>
<td>YES</td>
</tr>
<tr>
<td>8</td>
<td>College or university&lt;br&gt;Commercial school</td>
<td>1 for each 5 classroom seats</td>
<td>YES</td>
</tr>
<tr>
<td>9</td>
<td>Craft brewery, distillery or winery&lt;br&gt;Gallery/museum&lt;br&gt;Library&lt;br&gt;Bus depot</td>
<td>1 for each 1,000 square feet of gross floor area, but not less than 2 spaces</td>
<td>YES</td>
</tr>
<tr>
<td>10</td>
<td>Airport and associated facilities&lt;br&gt;All industrial uses&lt;br&gt;Craft brewery, distillery or winery&lt;br&gt;Towing and storage facility</td>
<td>1 for each 1,000 square feet of gross floor area, but not less than 2 spaces</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Amusement enterprise, outdoor&lt;br&gt;Auditorium/concert hall/theatre/cinema&lt;br&gt;Race track&lt;br&gt;Sports or entertainment arena/stadium, indoor&lt;br&gt;Sports or entertainment arena/stadium, outdoor</td>
<td>1 per 6 persons maximum occupancy load</td>
<td>YES</td>
</tr>
<tr>
<td>12</td>
<td>Amusement enterprise, indoor&lt;br&gt;Cultural centre&lt;br&gt;Hall rental&lt;br&gt;Community/recreation centre</td>
<td>1 for each 100 square feet of floor area</td>
<td>YES</td>
</tr>
<tr>
<td>13</td>
<td>Auction room&lt;br&gt;Private club, not licensed</td>
<td>1 for each 250 square feet of floor area, but not less than 4 spaces per establishment</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Commercial marina</td>
<td>2 per boat slip</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Golf course</td>
<td>3 per hole or 1 per 100 square feet in clubhouse, whichever is greater</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Hostel&lt;br&gt;Hotel or motel</td>
<td>2 for every 3 guest rooms plus 1 for every 8 seats in all auxiliary rooms including restaurant and drinking establishments, banquet halls and meeting rooms</td>
<td>YES</td>
</tr>
</tbody>
</table>
### TABLE 5-9: General Accessory Parking Requirements

<table>
<thead>
<tr>
<th>Parking Category</th>
<th>Use Type</th>
<th>Parking Spaces Required</th>
<th>Additional Parking Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>17</td>
<td>Jail/detention centre&lt;br&gt;Post office/carrier depot&lt;br&gt;Protection and emergency services&lt;br&gt;Social service facility</td>
<td>1 for each 550 square feet, inclusive of assembly and conference rooms but not less than 2 spaces</td>
<td>YES</td>
</tr>
<tr>
<td>18</td>
<td>Office&lt;br&gt;Research institution&lt;br&gt;Studio, radio/TV/motion picture broadcast and production</td>
<td>1 for each 750 square feet of floor area, but not less than 2 spaces per tenant</td>
<td>YES</td>
</tr>
<tr>
<td>19</td>
<td>Call centre</td>
<td>1 for each 400 square feet of floor area</td>
<td>YES</td>
</tr>
<tr>
<td>20</td>
<td>Animal hospital or veterinary clinic&lt;br&gt;Auto/light truck/motorcycle, repair and service&lt;br&gt;Auto/ light truck/motorcycle, sales and rental&lt;br&gt;Auto parts and supplies, sales&lt;br&gt;Kennel&lt;br&gt;Landscape or garden supplies&lt;br&gt;Personal services (as shown in Table 4-1) not listed separately in this table&lt;br&gt;Restricted uses (as shown in Table 4-1) not listed separately in this table&lt;br&gt;Retail sales (as shown in Table 4-1) not listed separately in this table&lt;br&gt;Supermarket</td>
<td>1 for each 250 square feet of floor area over 2,000 square feet (1 space minimum)</td>
<td>YES</td>
</tr>
<tr>
<td>21</td>
<td>Cheque-cashing facility&lt;br&gt;Fuel sales&lt;br&gt;Car wash</td>
<td>Without drive-through facility:&lt;br&gt;1 for each 330 square feet of floor area over 2,000 square feet (1 space minimum);&lt;br&gt;With drive-through facility:&lt;br&gt;1 for each 500 square feet of floor area over 2,000 square feet (1 space minimum), plus 1 for every 3 employees on the maximum shift</td>
<td>YES</td>
</tr>
<tr>
<td>22</td>
<td>Restaurant&lt;br&gt;Drinking establishment</td>
<td>Without drive-through facility:&lt;br&gt;1 for each 100 square feet of floor area</td>
<td>YES</td>
</tr>
<tr>
<td>23</td>
<td>Utility facility, major</td>
<td>1 for every 5,000 square feet of floor area</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Shopping centre</td>
<td>1 per 250 square feet of floor area, as reduced by subsections 171(2), Urban Infill Areas (as applicable), and 171(3), Combination of Uses, as applicable</td>
<td>YES</td>
</tr>
</tbody>
</table>
Calculation of Off-Street Parking Requirements

Fraction of a Parking Space
162. When the computation of the number of accessory off-street parking spaces required by this By-law results in a requirement of a fractional parking space, any fraction less than one-half of a parking space may be disregarded, but a fraction of one-half or more of a parking space must be counted as one parking space.

Requirements Based on Floor Area
163. Where parking requirements are based on the “floor area” of the use, the term “floor area” means the gross floor area of the premises excluding:

Any area used for parking within the principal building; and

Any area used for incidental service storage, installations of mechanical equipment, penthouses housing ventilators and heating systems, and similar uses.

Places of Public Assembly
164. In places of public assembly, the following applies:

Where those in attendance occupy benches, pews, or other similar seating facilities, each 20 inches of such seating facilities are counted as 1 seat;

Where both fixed seats and an open assembly area are combined, the requirements for each must be computed separately and added together; and

Where movable seats or chairs are used in a place of public assembly, and a determination of seating capacity is required, the said seating capacity must be determined on the basis of 1 seat for every 6 square feet of assembly area.

Outdoor Dining/Drinking Areas
165. Where a restaurant or drinking establishment provides an outdoor dining/drinking area, additional accessory off-street parking is not required for that area. The creation or maintenance of an outdoor dining/drinking area is prohibited where such outdoor dining/drinking area reduces the number of accessory parking spaces below the minimum number required by Table 5-9.

Parking Area Devoted to Transit Support
166. An existing accessory parking area may be modified to accommodate a transit centre, bus loop, upgraded bus stop, or park-and-ride facility, even though the result of the modification may reduce the number of remaining accessory off-street parking spaces below the number required by Table 5-9.

Accessible Parking Spaces
167. (1) Out of the total number of required off-street parking spaces, the owner must provide a portion of those spaces so as to be accessible to persons with disabilities. Each such space:

(a) the width of each required accessible space must be at least 10 feet;

(a.1) the width of van accessible parking spaces must be a minimum of 8 feet and must have an adjacent loading and maneuvering area at least 8 feet wide;

added 95/2014
Part 5: Development and Design Standards
Parking and Loading

(b) must be located within 200 feet of major building entrances used by residents, employees, or the public; and

(c) must include signage reserving the space for use by persons with disabilities.

At least 1 curb ramp must be located within 100 horizontal feet of the auto parking space closest to each entrance to a principal or accessory building that is not a service entrance.

Minimum Required Accessible Spaces

168. Except single- and two-family residential dwelling units and mobile home parks, the owner must provide at least the number of accessible spaces shown in Table 5-10 below, based on the total minimum number of parking spaces required by Table 5-9.

Table 5-10: Minimum Required Accessible Parking Spaces
amended 95/2014; 148/2016

<table>
<thead>
<tr>
<th>Total Required Parking Spaces per Table 5-9</th>
<th>Minimum Number of Accessible Parking Spaces Required</th>
<th>Minimum Number of Van Accessible Parking Spaces Required as Part of the Total Number of Accessible Parking Spaces</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 25</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>26 to 50</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>51 to 75</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>76 to 100</td>
<td>4</td>
<td>2</td>
</tr>
<tr>
<td>101 to 150</td>
<td>5</td>
<td>2</td>
</tr>
<tr>
<td>151 to 200</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>201 to 300</td>
<td>7</td>
<td>2</td>
</tr>
<tr>
<td>301 to 400</td>
<td>8</td>
<td>3</td>
</tr>
<tr>
<td>401 to 500</td>
<td>9</td>
<td>3</td>
</tr>
<tr>
<td>501 to 1,000</td>
<td>2 percent of total</td>
<td>4</td>
</tr>
<tr>
<td>1,001 to over</td>
<td>20, plus 1 for each 100 over 1,000</td>
<td>4 plus 1 for each 100 over 1,000</td>
</tr>
</tbody>
</table>

Bicycle Parking

169. Where Table 5-9 indicates that bicycle parking is required, the owner must provide 1 lockable bicycle space per 10 required automobile parking spaces. Required bicycle parking must be located with convenient access to major building entrances, within a visible, high traffic area outside of pedestrian paths of travel, and be well-lit.

amended 95/2014
Vehicle Queuing Spaces

170.  (1) In addition to those accessory off-street parking spaces listed in Table 5-9, if any, the owner of property containing any of the uses listed in the first column of Table 5-11 must provide the number of automobile queuing spaces indicated in the second column of the table for any drive-through facility. The location of the queuing spaces is to be measured from the point indicated in the third column of the table.

<table>
<thead>
<tr>
<th>Use</th>
<th>Minimum Queuing Spaces</th>
<th>Measured From</th>
</tr>
</thead>
<tbody>
<tr>
<td>Car wash – automatic</td>
<td>3</td>
<td>2 before the entrance to wash, plus one between vehicle exit from each bay and the point of vehicular egress to the public street</td>
</tr>
<tr>
<td>Car wash – self-service</td>
<td>2 per bay</td>
<td>One before the entrance to each bay, plus one between vehicle exit from each bay and the point of vehicular egress to the public street</td>
</tr>
<tr>
<td>Bank or lending institution, cheque-cashing facility, or automated teller machine (ATM) with drive-through facility</td>
<td>3</td>
<td>Teller window or ATM machine</td>
</tr>
<tr>
<td>Restaurant with drive-through facility</td>
<td>6</td>
<td>3 before order box, 3 between order box and pick up window</td>
</tr>
<tr>
<td>Other use with accessory drive-through facility</td>
<td>2</td>
<td>Pick-Up Window</td>
</tr>
</tbody>
</table>

(2) The owner must provide required vehicle queuing spaces so that no queuing space blocks or interferes with the smooth flow of traffic to and from (i) required off-street parking spaces or (ii) the driving aisles providing access to those spaces, or (iii) any adjacent street or public lane through an approved access point.

(3) Each required queuing space must have minimum dimensions of 16 feet in length and 8 feet in width.

Adjustments to Parking Requirements

171.  (1) At the owner’s option, the accessory off-street parking requirements set forth in Table 5-9 may be adjusted downward through the use of the provisions set forth in this section 171. No adjustment may reduce the total number of accessible parking spaces or bicycle parking spaces below the number required in sections 168 and 169.

Urban Infill Areas

(2) Within the Urban Infill Areas designated on Maps 1 and 2 in Schedule C, the number of required off-street parking spaces for the following types of uses designated in Table 4-1 are reduced to 80 percent of the minimum number shown in Table 5-9, provided that (i) the property currently does not meet the minimum standards for accessory off-street parking set forth in Table 5-9 above, or (ii) the property is located with frontage on a public transit route with regular daily service:

(a) “multi-family” uses;
(b) “commercial sales and service” uses;
(c) “public and institutional” uses;
(d) “cultural and entertainment” uses; or
(e) “industrial” uses.

Combination of Uses
(3) Where principal uses from different sub-categories of uses listed in Table 4-1 are located within a single building (for example: retail and service uses in a hotel or office building, or offices combined with warehousing uses), the number of parking spaces required is reduced to 80 percent of the aggregate of the accessory off-street parking spaces required for each use established on the zoning lot pursuant to Table 5-9. This adjustment may be combined with the adjustment in clause (2) above if applicable.

Parking Management Plan
(4) An applicant may propose to the Director a parking management plan prepared by a professional traffic engineer or parking consultant, documenting that a lower amount of automobile parking is adequate to meet the needs of the proposed use or combination of uses and to prevent traffic or parking congestion on surrounding streets or public lanes: because of unique patterns of peak hour use, the proximity of other public parking areas, proximity to major public transportation routes, the provision of enhanced bike parking, the use of a car share program, or other factors, without the imposition of additional parking management tools.

Amended 95/2014

(5) If the Director concludes that the proposed parking management plan will provide automobile parking adequate to meet the needs of the proposed use or combination of uses and to prevent traffic or parking congestion on surrounding streets and public lanes, the Director may approve the parking management plan and may reduce the amount of required off-street parking required to conform with the approved plan.

Transit-Oriented Development
(6) Within the TOD zoning district, the parking spaces required under Table 5-9 shall be the maximum amount of accessory parking permitted on a property. The minimum accessory parking requirement shall be 50% of the amounts shown in Table 5-9. No further reductions are made for Urban Infill Areas or for Combination of Uses, per subsections (2) and (3) above. Parking reductions do not apply to bicycle parking.

Added 135/2016

Development Standards for Parking Areas
172. (1) The following provisions shall apply to all new development after the effective date of this By-law:

Dimensions of Parking Spaces
(2) The owner must provide all required accessory off-street parking spaces and parking driveways so that they meet the dimensions and standards shown in Table 5-12, except for required accessible parking spaces, which must meet the standards of section 167. Parking space dimensions and driveway widths are determined based on the angle of parking, shown in the first column.
TABLE 5-12: Minimum Required Parking Space Dimensions
amended 121/2008; 148/2016

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>75 to 90 degrees</td>
<td>8 feet wide by 20 feet long; or 10 feet wide by 18 feet long, or any combination in between where the sum of the width and length equals 28 feet</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>50 to 74 degrees</td>
<td>7 feet high [note b]</td>
<td>18</td>
<td>20</td>
</tr>
<tr>
<td>Less than 50 degrees</td>
<td>8 feet wide by 23 feet long; by 7 feet high</td>
<td>12</td>
<td>20</td>
</tr>
</tbody>
</table>

NOTES:

a. The angle of parking must be measured between the centre line of the parking space and the centre line of the parking aisle.
b. A maximum of 25 percent of the total number of parking spaces for non-residential uses, and a maximum of 33 percent of the total number of parking spaces for multi-family residential uses, may be reduced in length to 16 feet and designated for small cars only.
c. Width must be increased to 10 feet if long dimension is immediately adjacent to a fence or wall.

**Layout**

(3) The owner must provide all required accessory off-street parking spaces and parking driveways so that they meet the following standards:

(a) an accessory off-street parking area must be provided with a parking driveway, with a minimum width of 8 feet for one-way traffic and a minimum width of 16 feet for two-way traffic, having access to a street or, where permitted, to a public lane;

*amended 148/2016; 31/2017*

(a.1) notwithstanding clause(a), accessory off-street parking spaces associated with a dwelling, multiple family, may be accessed directly from an adjacent lane provided that the lane is surfaced in accordance with subsection (4) and that the parking spaces have a minimum length of 23 feet;

*added 95/2014*

(b) where the sill of a window to a habitable room is located 5 feet or less from grade, no parking space may be permitted within 10 feet of the window;

(c) parking areas must incorporate pedestrian connections in accordance with section 206.1 and must be designed to minimize the need for pedestrians to cross parking aisles or to walk behind parked cars on the parking surface;

*amended 95/2014*

(d) parking areas must be designed to avoid the creation of isolated parking spaces in which an automobile cannot be seen from either:

(i) an entrance to the principal building; or

(ii) from at least 2 other parking spaces located more than 50 feet away from the subject space; (See Illustration 18.)
Illustration 18: Parking Visibility

For safety reasons, isolated parking spots are not permitted. All spaces must be visible from a building entrance or from other spaces located 50 feet or more away from the subject space. In this example, the spaces on the side of the building are permitted because they can be seen from other spaces in the lot.

(e) the owner must provide every parking space perpendicular and adjacent to a fence or a required landscaped yard or berm or street with either:

(i) A wheel stop located at least 2½ feet from the front limit of the parking space; or

(ii) A bumper guard fence located along the front limit of the said parking space.

(f) Within the TOD zoning district, accessory parking is restricted to locations below grade, above the first floor of a building, or behind a building or within a building such that the parking is separated from a public street by other land uses, such as residential or commercial.

**Surfacing**

(4) The following standards apply to the surfacing of required parking areas:

(a) The owner must provide all parking areas and driveways accessory to single and two-family dwellings with an all-weather, adequately drained, hard surface of compacted crushed stone, asphalt, concrete, paving stones, or similar materials approved by the City, constructed and maintained so loose material is not dislodged and thrown or carried onto adjoining public streets or lanes.

*Added 135/2016*

*Amended 148/2016*
Part 5: Development and Design Standards
Parking and Loading

(b) the owner must surface all parking areas and driveways accessory to all other uses and all non-accessory parking areas, with asphalt, concrete, paving stones, or other surface approved by the City.

Amended 148/2016

Landscaping
(5) All required parking spaces accessory to a multi-family residential or a non-residential use must comply with the requirements of sections 188 through 193, Landscaping and Buffering.

Lighting
(6) All required parking spaces accessory to a multi-family residential or a non-residential use must comply with the lighting requirements of sections 199 through 204, Lighting.

Principal Use Parking Areas
(7) Principal use parking areas that do not comply with the provisions of subsections (2), (3), or (4) above regarding surfacing, landscaping, or lighting, must comply with those standards no later than 5 years following the effective date of this By-law.

Additional Standards for Single- and Two-Family Dwellings
(8) (a) in any zoning district, the owner must limit parking accessory to single and two-family dwellings to a maximum of 6 vehicles, which may include:

(i) a maximum of 4 passenger vehicles;

(ii) a maximum of 1 travel trailer or 1 motor home; and

(ii.1) a recreational vehicle; and

added 121/2008

(iii) a maximum of 1 truck having a registered gross vehicle weight less than 10,000 lbs.; and

amended 95/2014

(iv) with conditional use approval, a maximum of 1 truck with a registered gross vehicle weight greater than 10,000 lbs., provided that the truck (a) is parked further from the street than the front wall of the structure, and (b) is either parked in an enclosed structure or shielded from view from adjacent properties through the use of landscaping meeting the side and rear yard buffering requirements of sections 188 through 193, Landscaping and Buffering.

Amended 121/2008; 95/2014

(b) a maximum of 2 vehicles may be parked on a driveway in the front yard leading to a parking space in the principal building or in a side or rear yard; or a maximum of 4 vehicles, provided they are parked in tandem.

Amended 121/2008; 95/2014
between May 15 and October 31, a maximum of 1 recreational vehicle, travel
trailer, or motor home may be parked on a driveway in the front yard leading to
a parking space in the principal building or in a side or rear yard.
Amended 121/2008

(d) a large vehicle must not remain on a parcel unless actively engaged in loading or
unloading. Only one large vehicle may remain on a parcel while actively
engaging in loading or unloading.
Added 95/2014

Vehicle Display Areas
(9) If a parking area is used as a vehicle display area for the exhibition, sale, or rental of
automobiles, light trucks, motorcycles, boats, recreational vehicles, off-road vehicles, or
similar items, the owner must comply with the following additional provisions. In the
event of a conflict between these provisions and the provisions of subsection (1) through
(6) above, these provisions govern:

(a) a bumper guard fence not exceeding 27 inches and not less than 18 inches in
height must be erected where the display area abuts upon a public right-of-way
or an adjacent property; or

(b) an ornamental metal fence, or other fence as approved by the Director, not
exceeding 4 feet and not less than 2 feet in height must be erected where the
display area abuts upon a public right-of-way or an adjacent property, and wheel
stops must be located at least 2½ feet inside the said fence.
Amended 148/2016

I the maximum height of a fence in a required or voluntary yard is 4 feet unless
the fence is set back 10 feet from the lot line, public right-of-way or an adjacent
property.

Loading Spaces Required
173. In Table 5-13, uses listed in the first column must provide off-street loading spaces. The number
of required spaces is dependent on the size of the use, measured in floor area, as shown in the
second column. The owner of each property containing any of those uses must provide and
maintain accessory off-street loading spaces in accordance with the third column of Table 5-13:
### TABLE 5-13: Minimum Accessory On-Site Loading Space Requirements

amended 121/2008

<table>
<thead>
<tr>
<th>Use</th>
<th>Floor Area</th>
<th>Number of Loading Spaces Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>College or university</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Library</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Museum</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Private club, not licensed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Places of worship</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Assisted living facility</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Less than 10,000 square feet</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>10,000 square feet to 199,999 square feet</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>200,000 square feet or more</td>
<td>1 additional for each 200,000 square feet or fraction thereof in excess of 200,000 square feet</td>
</tr>
<tr>
<td>Cheque-cashing facility</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial school</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hall rental</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medical/dental/optical/counselling clinic</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Personal service uses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Research institution</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Less than 20,000 square feet</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>20,000 square feet to 199,999 square feet</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>200,000 square feet or more</td>
<td>1 additional for each 200,000 square feet or fraction thereof in excess of 200,000 square feet</td>
</tr>
<tr>
<td>Auditorium/concert hall/theatre/cinema</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Funeral chapel or mortuary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sports or entertainment arena/stadium, indoor</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Less than 10,000 square feet</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>10,000 square feet to 199,999 square feet</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>200,000 square feet or more</td>
<td>1 additional for each 200,000 square feet or fraction thereof in excess of 200,000 square feet</td>
</tr>
<tr>
<td>Uses not elsewhere classified and primarily concerned with the handling of goods</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Less than 20,000 square feet</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>20,000 square feet to 59,999 square feet</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>60,000 square feet to 99,999 square feet</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>100,000 square feet or more</td>
<td>1 additional for each 50,000 square feet or fraction thereof in excess of 100,000 square feet</td>
</tr>
</tbody>
</table>

### Development Standards for Loading Spaces

**Dimensions of Loading Spaces**

174. The owner must provide all required accessory off-street loading spaces so that they meet the dimensional standards in Table 5-14 below.
### TABLE 5-14: Required Loading Space Dimensions

<table>
<thead>
<tr>
<th>Uses</th>
<th>Minimum Length (Feet) [note a]</th>
<th>Minimum Width (Feet)</th>
<th>Minimum Vertical Clearance from Floor or Grade (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uses listed in Table 5-13 and not classified as “commercial” or “industrial” uses in Table 4-1.</td>
<td>25</td>
<td>10</td>
<td>14</td>
</tr>
<tr>
<td>Uses listed in Table 4-1 as “commercial sales and service” or “industrial” uses, but excluding those classified in Table 4-1 as “manufacturing and production” or “warehouse and freight movement” uses</td>
<td>33</td>
<td>12</td>
<td>14</td>
</tr>
<tr>
<td>“Manufacturing and production” or “warehouse and freight movement” uses</td>
<td>50</td>
<td>12</td>
<td>14</td>
</tr>
</tbody>
</table>

NOTES:

a. The dimensions of the accessory off-street loading spaces must not include driveways, entrances, or exits from such accessory off-street loading spaces.

---

**Loading Area Surfacing**

175. All off-street loading areas must be surfaced with asphalt, concrete, paving stones, or other impervious surface approved by the Director.

**Loading Area Lighting**

176. All required loading spaces must comply with the lighting requirements of sections 199 through 204, *Lighting*.

**Parking and Loading Spaces after Reconstruction**

177. For any structure or use in existence on the effective date of this By-law that is subsequently damaged or destroyed, and which is reconstructed, re-established, or repaired, accessory off-street parking or loading spaces maintained at the time of such damage or destruction must be restored or continued in operation except that, if the original parking or loading spaces were provided in numbers or dimensions greater than that required by this By-law, restored or continued parking spaces may meet the minimum requirements contained in this By-law.

**SIGNS**

**General Provisions**

178. The following standards apply to signs:

**Compliance with Sign Regulations Required**

No person may commence or cause to be commenced on site the construction, erection, alteration, relocation, or repair, other than normal maintenance, of any sign, except in compliance with the provisions of sections 178 through 187, *Signs*, unless exempted by this By-law. For purposes of this subsection (1), normal maintenance includes a change of sign copy if the sign face is damaged.
Development Permit Required
No person may commence or cause to be commenced on site the construction, erection, alteration, relocation, or repair, other than normal maintenance, of any sign, unless a development permit has been approved, or unless exempted by this By-law.

Unspecified Signs
The Director may permit signs of types that are not specified in this By-law under the sign type regulations that most nearly reflect the characteristics of the unspecified sign, as determined by the Director.

Abandoned Signs
When an owner of a sign can no longer be located and the sign no longer correctly directs attention to or includes any person, advertising of a business, lessor, owner, product or activity conducted, or product available, on the premises where such a sign is displayed, the Director may serve notice on the owner of the land that either the copy area of the sign or the sign itself be removed.

Adjacent Lots in Related Use
Where adjacent lots are in related use, the lots have cross-access easements and/or shared parking agreements so that they have the appearance and function of a single lot development, signage that is accessory to a principal use on any of the lots will not be considered advertising signage simply because it is erected on another of the lots.

Signs Not Subject to this By-law
179. The following types of signs are not subject to the provisions of this By-law:

- Signs installed by the City for traffic control, public transit, parking, street names and direction;
- Street decorations installed by or authorized by the City;
- Signs required to be erected or maintained by law or governmental order;
- Window signs, unless such signs occupy more than 50 per cent of a window surface (calculated between mullions) on any façade of the principal building in which case they are treated as fascia signs; and

amended 148/2016

- Election signs during Federal, Provincial, Municipal, and School Board election periods and up to 7 days after the election.

Signs Permitted in All Districts Without a Development Permit
180. An owner may erect or maintain the following signs in all zoning districts without first obtaining a development permit, provided such signs are not illuminated, flashing, scintillating or animated, unless otherwise noted:

- Official public notice signs;
- One fascia or free-standing real estate sign, per zoning lot (i.e., for sale or lease sign), illuminated or non-illuminated, not exceeding 32 square feet in sign surface area, with a maximum height of 12 feet. The sign must be removed within 15 days of conclusion of the purpose for which the sign is erected;
Part 5: Development and Design Standards

Signs

Non-illuminated construction signs not exceeding 108 square feet in total sign surface area, to be located within the zoning lot, or attached to a fence or hoarding, with a maximum height of 12 feet. The sign must be permitted from the date a development application is made until 80 percent of the building(s) is/are occupied, or a Zoning Compliance Certificate is issued confirming compliance with all rules, agreements and orders;

Temporary signs not exceeding 32 square feet in sign surface area or banners related to civic, non-commercial health, safety or welfare campaigns or to campaigns by educational or religious organizations, with a maximum height of 12 feet. The signs must be removed within 15 days following the date of the event and the signs are not erected earlier than the official date of the commencement of the above campaigns;

Non-advertising memorial signs, commemorative plaques and corner-stones of bronze, brass, stone or other non-combustible materials when built into or attached to the walls of a building or other structure provided they bear only the name of the owner, the name and use of the building, the date of erection of the building and/or reading matter commemorating a person or event;

Bulletin boards not exceeding 18 square feet in sign surface area;

For a single-family dwelling and each dwelling unit of a two-family dwelling, one illuminated or non-illuminated fascia sign up to a maximum of 2 square feet in sign surface area indicating the address, name of occupant, or a permitted use;

For each use other than a single- or two-family dwelling, one identification fascia sign with illuminated or non-illuminated letters or logo, up to a total of 4 square feet in sign surface area identifying the civic address and the name of the building; and

any A-board sign that meets all regulations of section 184, is located in close proximity to the entrance of the business to which the sign pertains and is taken inside the business to which the sign pertains at the close of the business hours of that business; and

added 81/2020

Any sign that cannot be seen from off the premises.

Signs Permitted in Accessory Off-Street Parking and Loading Areas

181. The owner may erect and maintain the following types of signs for accessory off-street parking areas in the RMF zoning district, the commercial and institutional zoning districts, and the manufacturing zoning districts, and on any lot containing a permitted non-residential principal use in the A, RR5, RR2, R1, and R2 zoning districts:

One illuminated or non-illuminated sign designating each entrance and exit, limited to a maximum of 6 square feet in sign surface area per sign and a maximum height of 6½ feet above curb or grade; and

Illuminated or non-illuminated directional signs for control of traffic movement; limited to a maximum of 6 square feet in sign surface area and a maximum height of 6½ feet above curb or grade; and

Illuminated or non-illuminated parking area sign or signs identifying the parking area and setting forth the rules governing the use of a parking area (i.e., “No Parking,” “Public Parking,” “Private Parking,” etc.), limited to a maximum of 6 square feet in sign surface area and a maximum height of 6½ feet above curb or grade; and

Warning signs, provided that the sign surface area must not exceed 6 square feet.
Part 5: Development and Design Standards

Signs

Regulations for Specific Types of Signs
182. The following standards apply only to the specific types of signs listed below:

Signs Obstructing Views
No sign, including a mobile sign, may be erected, re-erected, or altered that may interfere with, obstruct the view of, or be confused with any authorized traffic signal, warning sign, or other regulatory or information device.

Flash, Scintillating and Rotating Signs
(a) Flashing signs, scintillating signs, rotating signs or beacons are not permitted in any zoning district except the C2, C3, C4, CMU, MMU, M1, M2 and M3, zoning districts.

(b) A Conditional Use Order is required for the erection of a flashing sign or scintillating sign that has copy height of more than 9 inches, or any rotating sign or beacon.

Flash features, scintillating features, rotating features and beacons are not permitted on mobile signs.
Amended 36/2013

Illuminated Signs in Certain Yards
No owner may place an illuminated sign, in a yard in a commercial and institutional or manufacturing zoning district that abuts a lot line in an agricultural or residential district, or on a wall overlooking such a lot line.

Roof Signs
Roof signs, other than signs on mansard style roofs, are not permitted. On mansard roofs, roof signs may be attached to the sloping portions of the roof, but must not extend beyond the parapet height, and must not be located on the horizontal portion of the roof.

Fascia Signs
Fascia signs may have an emblem, logo, or other unique features projecting above the building wall if the sign projection is not more than 2 feet above the building wall or parapet wall and the total projection does not exceed 25 square feet. The area of the projection must be counted towards the total sign area allowed.

Freestanding Signs
Up to 10 percent of the maximum permitted sign area of any freestanding sign may be installed on the support structure for the sign face.

Projecting Signs
The minimum height above-grade to the bottom edge of projecting signs must be 9 feet.
Amended 121/2008

Accessory Signs
183. The owner may erect and maintain accessory signs to all sites and uses other than single and two-family dwellings, and excepting billboards, subject to the following standards:

Amended 148/2016
Part 5: Development and Design Standards
Signs

Location
Each free-standing accessory sign must be set back from each side lot line of an adjoining use, and/or from the centre line of an abutting right-of-way, a distance equal to at least 50 percent of the height of that sign.

District-Specific Regulations
All signs, accessory to any use, must be consistent with the standards shown in Table 5-15.1. In Table 5-15.1, the first column indicates a zoning district or districts. The second column indicates the sign type. The third and fourth columns indicate dimensional requirements for each sign type. Signs must comply with all dimensional standards applicable to the zoning district where the property is located.

Amended 36/2013

TABLE 5-15.1: District-Specific Sign Regulations
amended 121/2008; 36/2013; 31/2017

<table>
<thead>
<tr>
<th>District</th>
<th>Type [note a]</th>
<th>Maximum Height</th>
<th>Permitted Surface Area Per Zoning Lot</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Free-standing</td>
<td>25 feet above grade</td>
<td>100 sq. ft.</td>
</tr>
<tr>
<td></td>
<td>Attached to building</td>
<td>Wall height</td>
<td>25% of building wall</td>
</tr>
<tr>
<td>RR5, RR2, R1, R2</td>
<td>Free-standing or attached to building</td>
<td>20 feet for lot containing a permitted non-residential principal use</td>
<td>48 sq. ft. per lot containing a permitted non-residential principal use [note c]</td>
</tr>
<tr>
<td></td>
<td>Attached to building</td>
<td>Wall height</td>
<td>1.5 sq. ft. per dwelling unit</td>
</tr>
<tr>
<td>PR1, RMF, RMU, RMH</td>
<td>Free-standing</td>
<td>8 feet above grade [note b]</td>
<td>48 sq. ft. maximum [note c]</td>
</tr>
<tr>
<td></td>
<td>Attached to building</td>
<td>Wall height</td>
<td>25% of building wall – 48 sq. ft. maximum</td>
</tr>
<tr>
<td>PR2, PR3, TOD, C1, M1</td>
<td>Free-standing</td>
<td>8 feet above grade [note b]</td>
<td>48 sq. ft. maximum [note c]</td>
</tr>
<tr>
<td></td>
<td>Attached to building</td>
<td>Wall height</td>
<td>25% of building wall maximum</td>
</tr>
<tr>
<td>EI, C2, CMU, MMU, M2, M3</td>
<td>Free-standing</td>
<td>20 feet above grade</td>
<td>1.25 sq. ft. per foot of frontage to a maximum of 323 sq. ft.</td>
</tr>
<tr>
<td></td>
<td>Attached to building</td>
<td>Wall height</td>
<td>25% of building wall maximum</td>
</tr>
<tr>
<td>C3, C4</td>
<td>Free-standing</td>
<td>30 feet above grade</td>
<td>1.25 sq. ft. per foot of frontage to a maximum of 323 sq. ft. per frontage [note d]</td>
</tr>
<tr>
<td></td>
<td>Attached to building</td>
<td>Wall height</td>
<td>25% of building wall maximum</td>
</tr>
</tbody>
</table>

NOTES:

a. Signs “attached to buildings” include fascia signs, projecting signs, awning signs, marquee signs, and canopy signs.
b. Maximum height of a sign accessory to a school or community centre is 20 feet.
c. Maximum sign surface area of a sign accessory to a school, community centre or religious institution is 100 square feet if a bulletin board or digital reader board is included.
d. No individual sign may exceed a sign surface area of 323 square feet.
e. Maximum size of digital static copy signs in all C2 PDO-1 Neighbourhood Main Streets, PR1, PR2, PR3, RMF, RR5, RR2, R1, R2, RMU, CMU, EI zoning districts, and all digital reader boards in TOD, C1 and A zoning districts, is 16 square feet.

Amended 135/2016; 148/2016; 31/2017

Digital moving copy signs, digital reader boards, digital static copy signs, and digital static copy, 24-hour hold signs
183.1. The following standards apply to digital moving copy signs, digital reader boards, digital static copy signs, and digital static copy, 24-hour hold signs:

**District-Specific Regulations**

(1) All digital signs accessory to any use must be consistent with locations shown in Table 5-15.2.

**Table 5-15.2: Digital Accessory Sign Locations**

<table>
<thead>
<tr>
<th>District</th>
<th>Digital Reader Boards</th>
<th>Digital Static Copy Signs</th>
<th>Digital Moving Copy Signs</th>
</tr>
</thead>
<tbody>
<tr>
<td>C1, A, TOD</td>
<td>Allowed</td>
<td>Not allowed</td>
<td>Not allowed</td>
</tr>
<tr>
<td>C2, C3, C4, M1, M2, M3, MMU</td>
<td>Allowed</td>
<td>Allowed</td>
<td>Not allowed</td>
</tr>
<tr>
<td>CMU, EI, C2 PDO-1 Neighbourhood Main Streets, RMU</td>
<td>Allowed</td>
<td>Allowed</td>
<td>Not allowed</td>
</tr>
<tr>
<td>PR1, PR2, PR3, RMF, RR2, RR5, R1, R2</td>
<td>Allowed [note a]</td>
<td>Allowed [note a] [note b]</td>
<td>Not allowed</td>
</tr>
</tbody>
</table>

**NOTES:**

a. For schools, community centres, golf courses and religious institutions only. *Amended 95/2014*

b. Must be turned off from 10:00 PM to 7:00 AM every day of the week.

**Maximum Number of Signs**

(2) Maximum number of free-standing digital signs allowed per lot is 1, except in:

(i) C3 districts, where the maximum is 2; and

(ii) C4 districts, where the maximum is the greater of 1 per frontage or 2.

**Operational Standards**

(3) Digital moving copy signs, digital reader boards, digital static copy signs, and digital static copy, 24-hour hold signs must comply with the following standards for the display of sign messages:

(a) must not display graphics which imitate or resemble any traffic control device;

(b) must have a minimum hold time of 6 seconds except in all PR, RMF and R districts, where a hold time of 60 seconds is required;

I must have a maximum transition time of 0.25 seconds;

(d) must not exceed a brightness level of 0.3 foot-candles above ambient light conditions; and

I must utilize automatic dimming.

**Separation Distance From Traffic Decision Locations**

(4) (a) Digital moving copy signs, digital reader boards and digital static copy signs must not be located within Restricted Areas as depicted in illustrations 18.1, 18.2, and 18.3.

(b) A digital static copy, 24-hour hold sign must not be located within Restricted Areas as depicted in illustrations 18.1, 18.2, and 18.3 unless the Director of Public Works first provides written approval. *Added 36/2013 (entire subsection 183.1 including diagrams)*
Illustration 18.1: Separation Distance From Intersections With Traffic Signals
added 36/2013, amended 148/2016
Illustration 18.2: Separation Distance From Pedestrian Corridors
added 36/2013, amended 148/2016
Illustration 18.3: Separation Distance From Railway Crossings

added 36/2013, amended 148/2016
Mobile Signs
184. (1) An owner of property may only place, maintain, or permit the placement or maintenance of mobile signs on the owner’s property if the placement and maintenance of such signs complies with the provisions of this section:

Permit Required
(2) (a) an owner, agent, firm, corporation or person having charge or control of a mobile sign must not locate, erect, place or display a mobile sign on a zoning lot, a lot or a site, unless:

(i) the mobile sign has an identification number issued by the Director permanently affixed to the end of the sign between a height of between 3 feet and 6 feet above grade; and

(ii) a mobile sign permit has been issued by the Director for that numbered sign setting out the expiry date of that permit.

(b) a mobile sign must be removed from a zoning lot, a lot, or a site upon the expiry date of the mobile sign permit.

(c) the Director must issue a mobile sign permit in accordance with this By-law to the owner/agent of the sign upon application by that owner/agent and payment of the fee prescribed by the Planning, Development and Building Fees By-law 166/2004.

(d) each type of mobile sign approved by the City must display a certification sticker issued by the City of Winnipeg Planning, Property and Development Department.

Where a digital moving copy sign, a digital reader board, a digital static copy sign or a digital static copy 24-hour hold sign in respect of a use, lessee or tenant is located on a zoning lot, a mobile sign in respect of that use, lessee or tenant is not permitted on the zoning lot.

Amended 36/2013; 81/2020

(3) Length of Time for Display
amended 81/2020

(a) Small mobile signs

subject to issuance of a mobile sign permit, an owner is authorized to locate or erect, or permit to be located or erected, a small mobile sign on a zoning lot, lot or site for a period of time that does not exceed the time limits identified in Table 5-15.3.
Table 5-15.3: Length of Time for Display

<table>
<thead>
<tr>
<th>Type</th>
<th>Maximum Length of Time for Display. Per calendar year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flag, pole mounted</td>
<td>No maximum</td>
</tr>
<tr>
<td>Flag, zip-tie</td>
<td>90-days</td>
</tr>
<tr>
<td>Banner</td>
<td>90-days</td>
</tr>
<tr>
<td>Inflatable</td>
<td>(2) 14-days periods</td>
</tr>
<tr>
<td>Feather</td>
<td>(2) 14-days periods</td>
</tr>
<tr>
<td>A-board</td>
<td>No maximum</td>
</tr>
</tbody>
</table>

(b) **Standard mobile Signs**

subject to issuance of a mobile sign permit, an owner is authorized to locate or erect, or permit to be located or erected, a standard mobile sign on a zoning lot, lot or site for no more than three periods of 90 consecutive days, with a minimum of 30 consecutive days between such periods where the sign is removed from the zoning lot, lot or site.

(4) **Maximum Number of Signs**

amended 81/2020

(a) The number of temporary signs located or erected on a zoning lot, lot or site must not exceed:

(i) 1 standard mobile sign per use located on the zoning lot, lot or site, to a maximum of 2 standard mobile signs; and

(iii) 1 banner sign, 1 inflatable sign or 2 feather signs.

(b) Despite clause (a), the maximum number of A-board signs permitted on a zoning lot, lot or site is 1 A-board sign per individual use located on the zoning lot, lot or site.
Part 5: Development and Design Standards
Signs

(5) **Table 5-15.4 : Mobile Sign Dimensional Standards**

<table>
<thead>
<tr>
<th>Mobile sign type</th>
<th>Maximum sign surface area</th>
<th>Maximum height</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard</td>
<td>Character and Graphic</td>
<td>50 sq. ft.</td>
</tr>
<tr>
<td>Small</td>
<td>Flag, pole mounted</td>
<td>3 ft. x 8 ft.</td>
</tr>
<tr>
<td></td>
<td>Flag, zip-tie</td>
<td>3 ft. x 5 ft.</td>
</tr>
<tr>
<td></td>
<td>Banner</td>
<td>50 sq. ft.</td>
</tr>
<tr>
<td></td>
<td>Inflatable</td>
<td>2 ft. diameter</td>
</tr>
<tr>
<td></td>
<td>Feather</td>
<td>2 ft. width</td>
</tr>
<tr>
<td></td>
<td>A-board</td>
<td>2 ft. x 3 ft.</td>
</tr>
</tbody>
</table>

**NOTES:**

a. Including any sign toppers or logos.
b. Must be mounted within the bottom half of a pole.

(6) **Separation Distance from other Signs**

A standard mobile sign must not be located within 65 linear feet, measured along the street, of another standard mobile sign, unless otherwise approved in writing by a designated employee.

(7) **Separation Distance from Traffic Decision Locations**

A standard mobile sign or a small mobile sign must not be located within Restricted Areas as shown in Illustrations 18.1, 18.2 and 18.3.

(8) **Location of Signs**

(a) Standard mobile signs must not be located within 10 linear feet, and feather signs or inflatable signs must not be located within 15 linear feet, of an exit or entrance driveway which gives access to a zoning lot, lot or site, measured from the nearest part of the exit or entrance driveway.

(b) Inflatable signs must be mounted to the ground and must be separated by a minimum distance equivalent to the inflatable sign's height from any public or private street, lane, sidewalk, pathway or active transportation route.
Part 5: Development and Design Standards

Signs

I A standard mobile sign or a small mobile sign must be fully contained within the zoning lot, lot or site on which it is located and must not encroach on the street, except where the zoning lot, lot or site is located with frontage on Nairn Avenue between Watt street and the east limit of Panet Road, where the applicable district regulations apply.

(d) A standard mobile sign or a small mobile sign must comply with the following standards:

(i) where the mobile sign is located on a zoning lot, lot or site within a commercial and institutional zoning district or a manufacturing zoning district that abuts an agricultural zoning district or a residential zoning district, the mobile sign must comply with the yard requirements of the abutting agricultural zoning district or residential zoning district;

(ii) a mobile sign must not be located within a residential zoning district;

(iii) a mobile sign must not be located within an agricultural zoning district unless the mobile sign relates to permitted non-residential use;

(iv) a mobile sign must not be located within any landscaped area required pursuant to a zoning agreement, including any schedule thereto, or under a variance order or a conditional use order made in accordance with The City of Winnipeg Charter;

(v) despite subclauses (i) through (iv), and subject to the issuance of a mobile sign permit, a school, government building, community club, park, golf course, curling club or church is permitted to locate on mobile sign on a zoning lot, lot or site under its control for no more than 2 periods of no longer than 14 consecutive days and for the sole purpose of advertisement of a special event; and

(vi) off-site mobile signs are permitted in all commercial, institutional and manufacturing zoning districts, except for any C1, CMU or MMU zoning district.

(9) Lettering Regulations

*amended 81/02020*

(a) All lettering on a mobile sign must be black, white and a maximum of 2 other colours, on a black or white sign background

(b) Despite the above, a sign topper is permitted to contain graphic display copy.

(10) Copy Restrictions

*amended 81/02020*

Digital moving copy signs, digital reader boards, digital static copy signs and digital static copy, 24-hour hold signs are prohibited on mobile signs.
(11) **Condition of Mobile Signs**  
*amended 81/2020*

All standard mobile signs and small mobile signs must be maintained in a state of good repair, as determined by and to the satisfaction of a designated employee, and must not be broken, damaged, dented, torn, frayed, unsightly, faded in colour, hazardous or otherwise in disrepair. Any standard mobile sign that is not located on a trailer or vehicle must be mounted either in-ground or on-ground if the footings are flush with the ground.

**Measurement of Sign Surface Area**

**Signs Attached to Building**

185. Sign surface area is calculated as follows for signs attached to a building:

Sign surface area includes the entire area of the smallest rectangle that encloses the extreme limits of any writing, representation or emblem forming part of the display, and also includes 10 percent of the area of the wall outside of that rectangle where a colour or material is applied that is a colour or material in that fascia sign (see Illustration 19);

\[
\text{sign surface area} = \text{smallest rectangle enclosing writing or other symbols} + 10\% \text{ of wall area included in surface area if colour of wall is the same as a colour used in the sign}
\]

**Illustration 19: Surface Area for Signs Attached to Buildings**

Sign surface area does not include non-illuminated signs visible through windows in the building façade, provided that such signs do not exceed 30 percent of the glazed surface on any façade of the building. Allowable window signage is not transferable to the glazed surface on another façade of the building;

In calculating wall area for purposes of determining maximum sign surface area, only the first storey or 15 feet (whichever is lower) of the building may be used. Allowable sign surface area is not transferable to another wall;

*amended 148/2016*
Reado-graph or bulletin board sign areas are not included in calculation of sign surface area provided that they comply with the following:

(a) are a maximum of 25 percent of the overall size of the sign;
(b) incorporate the same background colour as the sign; 
  amended 121/2008
(c) do not exceed 15 square feet in area; and
(d) are designed as an integral part of the sign (not an add on).

**Free-Standing and Mobile Signs**

186. Sign surface area is calculated as follows for free-standing and mobile signs:

Sign surface area includes the entire area of the smallest rectangle that encloses the extreme limits of any writing or symbol, background colour or material, and any embellishment of the supporting structure forming part of the display;

Sign surface area includes the total area of all faces exhibited or intended for display, except where two faces are parallel and located back-to-back, sign surface area includes the area of only one such face, and if the two parallel, back-to-back faces are not equal, then the sign surface area is the larger of such faces (see Illustration 20);

The maximum allowed surface area for free-standing signs is not transferable to any frontage other than that from which its maximum size was calculated pursuant to Table 5-15, *District-Specific Sign Regulations*;

Reado-graph or bulletin board sign areas are not included in calculation of sign surface area provided that they comply with the following:

(a) is a maximum of 25 percent of the overall size of the sign;
(b) incorporates the same background color as the sign;
(c) does not exceed 15 square feet in area; and
(d) is designed as an integral part of the sign (not an add on).
Illustration 20: Surface Area Measurement for Freestanding Signs
The two sides of sign “A” are back-to-back but are not parallel. As such, both sides are included in the surface area calculation. The two sides of sign “B” intended to include copy (the larger faces) are back-to-back and parallel. As such, only one side is included in the surface area calculation.

Three-Dimensional Sign
187. When a three-dimensional sign has no easily measurable faces the sign surface area of said sign is half the sum of the area of the vertical faces of the smallest right-angled rectangle encompassing the sign. (See Illustration 21).
LANDSCAPING AND BUFFERING

Intent
188. The intent of sections 188 through 193, *Landscaping and Buffering*, is to specify landscaping and buffering requirements for all land uses except single- and two-family residential dwelling units and mobile home parks, and to provide for landscape techniques to achieve compatibility between abutting and adjacent uses, including public and private streets. These regulations are designed to provide flexibility, taking into account the high percentage of already-developed properties and the wide variation in the size of existing lots.

General Landscaping and Buffering Standard

**Landscape Plan Required**
189. (1) A landscaping plan must be submitted as a part of any development application subject to this section, unless the Director determines that compliance with the provisions of these sections 188 through 193 can be documented without the use of such a plan. Each landscaping plan must comply with the provisions of this section 189. A landscaping plan may be combined with other required application materials if compliance with this section 189 can be clearly demonstrated in the combined materials.

**Plant Materials**
(2) (a) plant material must be able to withstand local climatic conditions.

(b) plant material must be No. 1 Grade Nursery Stock, supplied and installed in conformance with the latest edition of Canadian Nursery Landscape Association “Canadian Standards for Nursery Stock”.

I plant materials located within 20 feet of a public street must be of a salt-tolerant species.

**Minimum Plant Sizes**
(3) Plant materials must comply with the following:

(a) deciduous trees located within 5 feet of a walkway, path, or pathway: 2½ inch caliper, and of species that normally have lower branches at least 6 feet above grade at maturity.

(b) deciduous trees not located within 5 feet of a walkway, path, or pathway: 1¾ inch caliper.

I coniferous trees: 6 feet high at the time of planting.

(d) all shrubs: 2 gallon container, and of species that can remain healthy when trimmed so as to maintain a height of not more than 30 inches at maturity.

I groundcover, annuals, and perennials: no minimum size.
Avoiding Interference with Traffic/Pedestrian Safety

(4) All required plantings must comply with the following:

(a) all required plantings within 30 linear feet of an intersection between any combination of public streets, public lanes, railroad rights-of-way, or driveways (except those accessory to single-and two-family dwellings) must be limited to species that will not block sightlines between persons on such public streets, public lanes, railroad rights-of-way, or driveways, between a height of 30 inches and a height of 6 feet above grade; and

(5) Required landscape or buffer areas must not be used to accommodate accessory off-street parking or loading, storage of materials, or commercial or industrial activities of any kind.

Landscaping and Buffering Required

Requirement

190. (1) The following areas of each lot must be landscaped by the owner pursuant to the standards of this section. In the event that standards for the landscaping of two or more of the following areas overlap, or are inconsistent, the standard requiring more landscaping governs.

Street Edge Landscaping

(2) All required or voluntary yards must contain a minimum of one deciduous or coniferous tree for each 30 feet of linear street frontage, plus 3 shrubs for each 20 feet of linear street frontage.

(3) Required trees may be clustered to provide visual interest as long as other requirements of this By-law are met.

(4) Lot frontage areas occupied by curb cuts or driveways must be included when calculating linear frontage planting requirements, and any trees that would otherwise be required in such areas must be planted in remaining lot frontage areas unless prohibited by minimum spacing requirements for the species being used.

Building Foundation Landscaping

(5) Outside of the Urban Infill Areas, as shown on Map 1 in Schedule C, building foundation landscaping is required for all principal buildings. At least 1 shrub must be planted per each 10 lineal feet of each façade facing a public right-of-way or containing a principal building entrance. Foundation plantings may be clustered to provide interest. Foundation planting is not required along any portion of the sides or rears of buildings. (See Illustration 22).

Amended 148/2016
Illustration 22: Building Foundation Landscaping

Parking Lot Interior Landscaping
(6) The following landscaping of areas internal to parking lots is required for all parking areas within the Urban Infill Areas, as shown on Map 1 in Schedule C that contain more than 50 automobile parking spaces and all parking areas outside the Urban Infill Areas having more than 20 automobile parking spaces:

(a) in addition to landscaping installed to meet any other requirements of this section, 5 percent of the gross parking lot area must be landscaped;

(b) one tree must be provided for each 300 square feet of parking lot interior landscape area within the area required in subsection (6)(a) above; and one shrub must be installed for each 100 square feet of parking lot interior landscape area within the area required in subsection (6)(a) above;

I internal landscape areas must be dispersed on the site so as to break up the expanse of pavement;

(d) where landscaping is provided within landscape islands, those islands must be a minimum of 5 feet wide; and

I required trees and shrubs within a required landscaped area may be clustered to create visual interest.

Side and Rear Site Edge Buffering
(7) A landscaped buffer must be installed along side or rear lot lines to reduce the impacts of traffic movements, light, noise, dust, and odours on adjacent properties in the following two situations:
Buffering of Residential Uses from Non-Residential Impacts

(a) A landscaped buffer must be installed where a side or rear lot line of a lot in a commercial or institutional or manufacturing zoning district abuts a lot in a single, two-family or multi-family residential zoning district. The required buffer must comply with Option 1 or Option 2 below:

(i) Option 1: Site edge buffering must have a landscaped area with at least 1 deciduous or coniferous tree for every 35 linear feet of lot line and 3 shrubs per 20 linear feet of lot line where the abutting condition exists. A landscaped berm a minimum of 2½ feet in height with a rise-to-run ratio not exceeding 1:3 may be integrated into this option. The height of planted materials (together with any berm provided) must be at least 6 feet in height at the time of planting.

(ii) Option 2: Site edge buffering must include an opaque wall, berm, fence and/or dense vegetative screen with a minimum combined height of 6 feet. If a vegetative screen is proposed, it must be at least 6 feet in height at the time of planting.

(b) Regardless of which option is chosen, required trees and shrubs within a required landscaped area may be clustered to create visual interest.

Buffering of Parking and Loading Areas

(8) A landscaped buffer must be installed when a parking or loading area accessory to any use, other than a single- or two-family residential use, is located within 20 feet of a side or rear lot line abutting or adjacent to a residential zoning district.

(9) Buffering of a parking or loading area may comply with either Option 1 or Option 2 in clause (7)(a) above, but the required minimum height of any wall, fence, berm, or combination of a wall, fence, or berm must be 4 feet rather than 6 feet.

Redevelopment or Expansion of Existing Buildings

(10) Where an existing building is being expanded or a zoning lot is being redeveloped, the following standards apply:

(a) Only subsections (1) to (4), inclusive, apply where:

(i) A zoning lot is being redeveloped and the area affected represents between 25% and 50% of the total lot area;

(ii) An existing building is being expanded and the expansion represents between 25% and 50% of the gross floor area of the existing building; or

(iii) An additional building is being constructed and the construction of the additional building represents between 25% and 50% of the cumulative gross floor area of all buildings.

(b) Only subsections (1) to (9), inclusive, apply where:
(i) a zoning lot is being redeveloped and the area affected represents more than 50% of the total lot area;

(ii) an existing building is being expanded and the expansion represents more than 50% of the gross floor area of the existing building; or

(iii) an additional building is being constructed and the construction of the additional building represents more than 50% of the cumulative gross floor area of all buildings.

 Added 148/2016 (entire subsection 10)

(11) Where the owner of a building or zoning lot requests an extension of time for the installation of required landscaping, the Director may authorize the extension to a maximum of two (2) growing seasons where:

(a) the extension of time is sought before construction of the principal building(s) or redevelopment of the zoning lot has been completed; and

(b) the owner provides to the Director security in the amount of 100% of the total value of the required landscaping as determined by a Landscape Architect or qualified landscape professional.

 Added 148/2016 (entire subsection 11)

Preservation of Existing Trees

Incentive

191. The owner shall receive credit against the amount of landscaping material otherwise required by section 190 for each healthy mature tree over 2½ inches diameter at breast height (DBH) preserved on the site. The credit for preserved trees is determined based on the size of the preserved tree, as shown in Table 5-16, below. Credit for preserved trees must not result in any reduction of trees planted in street frontage landscaping unless the preserved trees are located within 20 feet of the front lot line.

TABLE 5-16: Tree Preservation Credits

<table>
<thead>
<tr>
<th>Caliper of Preserved Tree (in inches)</th>
<th>Number of Required Trees Credited</th>
</tr>
</thead>
<tbody>
<tr>
<td>Over 12 inches</td>
<td>6</td>
</tr>
<tr>
<td>8 inches to 11.9 inches</td>
<td>4</td>
</tr>
<tr>
<td>2.5 inches to 7.9 inches</td>
<td>2</td>
</tr>
</tbody>
</table>

Required Landscaping for Redevelopment or Expansion of Existing Buildings

191.1 repealed 148/2016

Installation

192. The owner must install required landscaping and buffering in conformance with the following standards:

Installation of required landscaping and buffering is required before issuance of a zoning compliance certificate for the principal building unless climate or weather conditions make installation impractical.
Where, due to climate or weather conditions, it is impractical to install required landscaping before construction on the principal building has been completed, the Director may authorize a delay in installation until no later than the following June 30.

**Maintenance**

193. The owner must maintain required landscaping and buffering areas in conformance with the following standards:

The owner must maintain all landscaping and buffering areas required by this By-law free from refuse and debris and with a neat appearance, and must maintain plant materials, including lawns and naturalized landscaping, in a healthy growing condition. The owner must replace any plant material required by this section that dies or becomes diseased.

The owner must maintain street edge landscaping and parking lot interior landscaping between a height of 30 inches and a height of 6 feet above grade to preserve sightlines between public streets and adjacent properties, except where a fence has been erected.

The owner must maintain each required landscape or buffer area with adequate drainage in order to prevent the accumulation of standing water, and must maintain drainage features free of refuse and debris so as to allow water to drain freely.

The owner must maintain all landscaping to avoid encroachment onto pedestrian walkways and to maintain a minimum clear distance of 7 feet above all pedestrian walkways.

**FENCES AND SCREENING**

194. The owner may erect and maintain fences, hedges, trees, shrubs, arbours, trellises, and similar landscape features in all yards, provided that (i) no electric fences or barbed wire fences are erected or maintained except as provided for in Table 5-17, and (ii) the fences, hedges, trees, shrubs, arbours, trellises, and similar landscape features comply with the standards of sections 194 through 198.

**Maximum Height Permitted**

195. The owner may only erect and maintain fences, hedges, trees, shrubs, arbours, trellises, and similar landscape features that comply with the standards set forth in Table 5-17. The number in each cell represents the maximum permissible height in feet for fences, hedges, trees, shrubs, arbours, trellises, and similar landscape features depending on which area of the lot in which it is located, set out in the column on the far left, and the zoning district in which the lot is located, set out in the row at the top of the table. Notes describe special conditions that must be met.
TABLE 5-17: Maximum Height in all Voluntary or Required Yards
amended 121/2008; 148/2016

<table>
<thead>
<tr>
<th>Zoning District</th>
<th>Agricultural (feet)</th>
<th>Park (feet)</th>
<th>Residential (feet)</th>
<th>Commercial and Institutional (feet)</th>
<th>Manufacturing (feet)</th>
<th>MMU</th>
<th>Other [Note d]</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yard</td>
<td>[Note a, c]</td>
<td>[Note b, c]</td>
<td>[Notes a, c]</td>
<td>[Notes a, c, e]</td>
<td>[Note c, e]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Front yard</td>
<td>4</td>
<td>10</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>10</td>
<td>10</td>
</tr>
<tr>
<td>Side yard</td>
<td>6.5</td>
<td>10</td>
<td>6.5</td>
<td>4</td>
<td>4</td>
<td>10</td>
<td>10</td>
</tr>
<tr>
<td>Rear yard</td>
<td>6.5</td>
<td>10</td>
<td>6.5</td>
<td>6.5</td>
<td>6.5</td>
<td>6.5</td>
<td>10</td>
</tr>
</tbody>
</table>

NOTES:

a. If accessory to a school or park site, the maximum permitted height is 10 feet.
b. Chain link fences accessory to school or park sites are exempt from this limit.
c. Entrance gates are permitted to a maximum of 13 feet in height.
d. Two feet of barbed wire may be added to the top of such fences, for a total height of 12 feet.
e. Fences required for buffering under section 197 are not subject to this height requirement.

Amended 148/2016

f. If a lot abuts a railroad right-of-way or railway yard, the maximum permitted height in the side yard or rear yard that abuts the railroad right-of-way or railway yard is 8.5 feet.

Amended 148/2016

Fence Materials and Design

196. (1) No person may erect or maintain a fence or wall made of debris, junk, or waste materials.

(2) Where fences for a non-residential use are placed on a side or rear lot line of a non-residential use where a residential use abuts any other type of zoning district, the side of the fence with the more “finished” appearance (generally the side with fewer supporting structures or bracing) must face the residential use.

Screening of Outside Storage Required

197. (1) On any lot that (i) contains any use other than a single- or two-family dwelling unit, and (ii) abuts or is adjacent to a lot containing a residential use, all permitted storage of materials, inventory, and products must be:

amended 121/2008

(a) within a completely enclosed building; or

(b) effectively screened from the view of the residential buildings by (a) an opaque fence or masonry wall at least 6 feet in height, or (b) a chain link fence with plastic slats at least 6 feet in height, or (c) a chain link fence bordered by coniferous trees and shrubs with an expected mature height at least equal to the height of the fence. The stored materials, inventory, or products within the enclosure must not exceed the height of the enclosure. The wall or fence must be maintained in good repair at all times, to the satisfaction of the Director.
Part 5: Development and Design Standards

Lighting

(2) In addition, in all zoning districts, any outside storage must comply with the following additional standards:

(a) if the outside storage area is used only for outside storage, and not for operations and maintenance related to the use or property, the outside storage area must be located to the rear of a line adjacent to and parallel with the front wall of the principal building;

(b) if the outside storage area is also used for operations and maintenance related to the use or the property, then the outside storage area must be located to the rear of a line adjacent to and parallel with the rear wall of the principal building;

I outside storage of sand, gravel, soil, or other loose aggregate is prohibited within 300 feet of the boundary of any residential zoning district.

(d) outside storage is not permitted in any required yard;

amended 121/2008

I All garbage enclosures must be fully enclosed by a wood barrier fence that is at least 6 inches above the top of the garbage container.

Added 121/2008

(3) In the M3 zoning district, areas used for storage compounds may be surfaced with asphalt, concrete, paving stones, other impervious surface approved by the Director, or gravel, provided that all entrance and exit driveways and driving aisles are surfaced with the same materials as the streets to which the compound has access.

Maintenance

198. (1) The owner must maintain all screening required by this By-law free from refuse and debris and with a neat appearance, and if live materials are used then such materials must be maintained in a healthy growing condition. The owner must replace any live plant material used for screening that dies or becomes diseased.

(2) The owner must maintain each required screening area with adequate drainage in order to prevent the accumulation of standing water, and must maintain drainage features free of refuse and debris so as to allow water to drain freely.

(3) The owner must maintain all required screening to avoid encroachment onto pedestrian walkways and to maintain a minimum clear distance of 7 feet above all pedestrian walkways.

LIGHTING

Applicability

199. The owner of each lot containing a use other than a single-family or two-family residential dwelling must comply with the following standards in sections 201 to 204. These standards do not apply to seasonal lighting used less than 60 days per calendar year.

Intent

200. The owner may design and install all site lighting to maintain adequate lighting on site and provide security for people and property through the use of fixtures that are durable and energy efficient, while preventing glare beyond the property line.
General Standards
201. The owner must design and install only on-site lighting that complies with the standards in this section 201. Lighting of parking lots, canopies, and loading areas must also comply with the provisions of sections 203 and 204 as applicable. In case of a conflict between the provisions of this section 201 and the provisions of sections 203 and 204, the latter govern.

Wall-Mounted Lights
Wall-mounted lights must have fully shielded luminaires to direct all light downward.

Direction of Lighting
No owner may install or maintain a light source that is directed outward toward property boundaries or adjacent rights-of-way.

Lighting of non-residential properties must be directed downward except for low-voltage architectural, landscape and decorative lighting, which is subject to subsection (4).

Architectural, landscape, and decorative lighting may be directed upward to illuminate flags, statues, or any other objects but must use a narrowly directed light whose light source is not visible from adjacent residential properties or public streets.

Shielding
All light sources must be shielded to prevent glare and spillover.

Walkways
The owner must install all required lighting so as to maintain a minimum clear distance of 7 feet above all pedestrian walkways, and such lighting must be installed so as not to cause a hazard to those using pedestrian walkways.

Prohibited Lighting
202. (1) No person may install or maintain strobe lights that are visible from another property, unless required by a governmental aviation authority.

(2) No person may install or maintain red, blue, or yellow rotating lights designed to imitate lighting on police, fire, or emergency vehicles that are visible from another property.

Parking Area Lighting
203. The owner may install and maintain parking area lighting only if it complies with the following standards:

Location
Light fixtures must be located to provide a relatively uniform level of lighting and to avoid extreme contrasts between levels of lighting, except as necessary to prevent glare onto adjacent properties.

Height
Within any residential zoning district, the maximum permitted height of light poles is 20 feet.

Within any commercial or manufacturing zoning district, the maximum permitted height of light poles is 25 feet within 50 feet of residential uses, and 35 feet in all other areas.
Canopy and Service Area Lighting
204. The owner may install and maintain canopy and service area lighting only if it complies with the following standards.

Canopy Lighting
All canopy lighting must use recessed luminaire fixtures and must be designed and located so as to prevent glare onto adjacent properties. No light source in a canopy structure may extend downward further than the lowest edge of the canopy ceiling. Highly reflective material must not be installed on the underside of the canopy. As an alternative (or supplement) to recessed lighting, indirect lighting may be used where light is beamed upward and then reflected down from the underside of the canopy. When this method is used, light fixtures must be shielded so that direct light is focused exclusively on the underside of the canopy and is not visible from any residential use adjacent to or across a street or public lane from the subject property, or from any public right-of-way.

Service Areas
Service area lighting fixtures must be designed and located so that the light source cannot be seen from adjacent streets or areas with residential uses. Wall mounted light fixtures must use cutoff devices to contain direct lighting to the service area and must have a concealed light source.

DESIGN STANDARDS
205. Owners must complete development in accordance with the design standards in sections 206 through 211 unless those standards are otherwise provided by another section of this By-law, by the terms of an adopted PDO-1 or PDO-2 zoning district, or by a Variance Order.

Intent
206. The intent of the design standards in this section is to (a) implement those recommendations in the Complete Communities Direction Strategy By-law calling for high-quality design; (b) ensure that the design of multi-building complexes integrate good circulation systems for automobiles, bicycles, and pedestrians; and, (c) to ensure that the design quality of commercial, institutional, mixed use, and industrial developments protects and enhances the image of surrounding developments.

Amended 95/2014

Pedestrian Connections
206.1 Pedestrian connections built either to Standard “A” or Standard “B” must be provided, in accordance with Table 5-18.

(1) Standard “A”

(a) A universally accessible, direct pedestrian route must be provided from the main entrance of at least one of the principal buildings to a public sidewalk. Where no public sidewalk exists, a suitable alternative route must be provided subject to the approval of the Director. If a transit stop exists in the public right of way adjacent to the subject property, the pedestrian route must provide a direct connection to the transit stop;
Part 5: Development and Design Standards
Design Standards

(b) A universally accessible pedestrian route must be provided that connects the main entrances of all of the principal buildings and the main outdoor entrances of units in these buildings to one another; and.

I Pedestrian routes must contrast highly with the texture and appearance of the surfaces adjacent to the route, and must be built in accordance with the Private Development Requirements for Pedestrian Routes identified in the City of Winnipeg Accessibility Design Standards.

(2) Standard “B”

(a) A universally accessible, direct pedestrian route must be provided from the main entrance of at least one of the principal buildings to a public sidewalk. Where no public sidewalk exists, a suitable alternative route must be provided subject to the approval of the Director. If a transit stop exists in the public right of way adjacent to the subject property, the pedestrian route must provide a direct connection to the transit stop;

(b) A universally accessible pedestrian route must be provided that connects the main entrances of all of the principal buildings and the main outdoor entrances of units in these buildings to one another; and

I Pedestrian routes must contrast highly with the appearance of the surfaces adjacent to the route, and must be built in accordance with the Private Development Requirements for Pedestrian Routes identified in the City of Winnipeg Accessibility Design Standards.

Amended 148/2016 (entire section 206.1)

Table 5-18: Pedestrian Connections

<table>
<thead>
<tr>
<th>District</th>
<th>Commercial, institutional, multi-family uses</th>
<th>Industrial uses</th>
</tr>
</thead>
<tbody>
<tr>
<td>PR1, PR2, PR3, R2, RMF, RMU, TOD, C1, C2, C3, C4, CMU, EI, MMU</td>
<td>Standard “A”</td>
<td>Standard “A”</td>
</tr>
<tr>
<td>amended 135/2016; 148/2016</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A, RR5, RR2, M1, M2, M3</td>
<td>Standard “B”</td>
<td>Standard “B”</td>
</tr>
</tbody>
</table>

added entire section 95/2014

Multi-Family Residential Development

207. Each principal building or development in which a majority of the gross floor area is occupied by multi-family dwellings use must comply with the standards set out in this section, unless the provisions of section 210, Mixed Use Development, apply:

Accessibility

repealed 95/2014
Rooftop Equipment Screening

Rooftop mechanical equipment and appurtenances must be screened so that they are not visible from adjacent public streets or adjacent properties less than 200 feet away when viewed from 5 feet above grade level. Screening enclosures must be constructed of a material similar in appearance to at least one of the materials used in the facades of the principal building and one of the same colours used in the principal building. All air conditioning compressors must be completely screened. Any rooftop equipment generating noise that can be heard outside the boundaries of the lot must also be buffered or otherwise attenuated to direct unavoidable noise upward. (See Illustration 23.)

Illustration 23: Rooftop Equipment Screening

Pedestrian and Bicycle Access

Each multi-family dwelling development containing more than 50 dwelling units, whether developed in a single or multiple phases, and whether in a single or multiple principal buildings, must comply with the following standards, where applicable:

Paths and Pathways
(a) pedestrian and bicycle paths and pathways must be developed where indicated in the City’s adopted path and pathway plan and policies. Paths and pathways must be designed and constructed to adopted City of Winnipeg Public Works Department standards;

Pedestrian Connections
(b) repealed 95/2014

Bicycle Access
(c) bicycle access routes must be provided between public bicycle lanes, paths, or pathways and on-site bicycle parking areas. Sites should be designed to avoid or minimize all conflicting bicycle/motor vehicle and bicycle/pedestrian movements. All bicycle paths and pathways connecting to the city’s path and pathway system must comply with adopted City of Winnipeg Public Works Department standards.
Visibility of Common Areas
To promote public safety, primary multi-family dwelling buildings and landscaping must be located and designed so that clear sight lines are provided to and between common open spaces, circulation paths, and access points into the development, where applicable.

Commercial and Institutional Development
208. Each principal building or development in which a majority of the gross floor area is occupied by uses categorized in Table 4-1 as “commercial sales and service” uses or as “cultural and entertainment” uses, or a combination of such uses, must comply with the following standards, unless the provisions of section 210, Mixed Use Development, apply:

Facades and Articulation
Each commercial or institutional principal building, other than large commercial retail buildings, as defined in subsection (5) below, must meet at least two of the following four standards, with the choice of those standards to be at the option of the owner:

Transparency Option
(a) a minimum of 10 percent of each I area that faces a street must be composed of transparent materials. At least ½ of this amount must be provided so that the lowest edge of the transparent materials is no higher than 4 feet above the street level (See Illustration 24);

Wall Plane Articulation Option
(b) each I greater than 100 feet in length abutting a street, measured horizontally, must incorporate architectural features such as wall plane projections, recesses, or other building material treatments and textures that visually interrupt the wall plane. No uninterrupted length of any I must exceed 100 horizontal feet.

Illustration 24: Transparency
In this example, windows and doors with a transparent surface area equal to 10 percent of the façade surface area are provided on the front façade. Transparent materials should be located to provide visual interest to pedestrians, with the bottom edge of at least half of them located no higher than 4 feet above grade.
**Vertical Articulation Option (for Buildings Taller than 30 Feet)**

(c) each principal building taller than 30 feet in height must be designed so that the massing or façade articulation of the building presents a clear base, middle, and top when viewed from the abutting street (See Illustration 25.);

![Illustration 25: Example of Vertical Articulation](image)

**Roof Articulation Option**

(d) where sloping roofs are used, at least one projecting gable, hip feature, or other break in the horizontal line of the roof ridgeline must be incorporated for each 60 lineal feet of roof. Where flat roofs are used, the design or height of the parapet must include at least one change in setback or height of at least 3 feet along each 60 lineal feet of façade. (See Illustration 26.)
Illustration 26: Example of Roof Articulation

Entryway Design and Location
Each principal building must have clearly defined, highly visible main entrances for occupants and/or customers with features designed to emphasize the importance of the entrance, which must include at least two of the following features, with the choice of the features to be at the option of the owner:

(e) a canopy or portico;
(f) a roof overhang;
(g) a horizontal recess or projection;
(h) an arcade or arch;
(i) a peaked roof form;
(j) an outside patio;
(k) a display window;
(l) architectural tilework or moldings integrated into the building design;
(m) integrated planters or wing walls that incorporate landscaped areas or seating areas; or
(n) another architectural feature not found on the remainder of that building façade.
**Rooftop Equipment Screening and Projections**

**Rooftop Equipment Screening**
Rooftop mechanical equipment and appurtenances must be screened so that they are not visible from adjacent public streets or adjacent properties less than 200 feet away when viewed from 5 feet above grade level. Screening enclosures must be constructed of a material similar in appearance to at least one of the predominant materials used in the facades of the principal building and one of the predominant colours used in the principal building. All air conditioning compressors must be completely screened. Any rooftop equipment generating off-site noise must also be buffered or otherwise attenuated to direct unavoidable noise upward when adjacent to residential or institutional zoning districts.

**Building Projections**
All building projections that remain visible from abutting public streets after the screening required by subsection (3) above, including but not limited to chimneys, flues, vents, gutters, and down spouts, must match the colour of the surface from which they project, the building’s trim colour, or be constructed of materials such as brick or stone that match materials used on the building.

**Additional Standards for Large Commercial Retail Buildings**
In addition to meeting the standards in subsections (1) through (4) above, single-storey retail buildings containing 65,000 square feet or more of gross floor area in which one user or tenant occupies more than 75 percent of the gross floor area, must meet the following additional standards:

**Facade Articulation**
- (o) each façade greater than 100 feet in length, measured horizontally, must incorporate wall plane projections or recesses having a depth of at least 2 feet, and extending at least 20 percent of the length of the façade. No uninterrupted length of any façade may exceed 100 horizontal feet;
- (p) at least one of the wall plane projections or recesses required by clause (a) above must repeat horizontally at an interval of no more than 30 feet.

**Facade Design**
- (q) each building façade must have a repeating pattern that includes no less than three instances of at least one of the following:
  - (i) colour change;
  - (ii) texture change;
  - (iii) material module change; or
  - (iv) expression of an architectural or structural bay through a change in plane no less than 12 inches in width, such as an offset, reveal, or projecting rib.

**Pedestrian Oriented Design Features**
- (r) ground-floor façades that face public streets must have arcades, display windows, entry areas, awnings, or other such features along no less than 60 percent of their horizontal length. (See Illustration 27.)
Illustration 27: Example of Pedestrian Oriented Design Features

**Pedestrian and Bicycle Access**

(s) each commercial or institutional development containing more than 100,000 square feet of gross floor area, whether in a single or multiple phases, and whether in a single or multiple principal buildings, must comply with the following standards, where applicable:

**Paths and Pathways**

(i) where applicable, pedestrian and bicycle paths and pathways must be developed where indicated in any plan adopted by the City Council and must be designed and developed to adopted City of Winnipeg Public Works Department standards;

(ii) repealed 95/2014

**Bicycle Access**

(iii) bicycle access routes must be provided between public bicycle lanes, paths or pathways and on-site bicycle parking areas. Sites should be designed to avoid or minimize all conflicting bicycle/motor vehicle and bicycle/pedestrian movements. All bicycle paths and pathways connecting to the City’s path and pathway system must comply with adopted City width standards.

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**Multi-Building Developments**

repealed 95/2014

**Industrial Development**

209. Each principal building or development in which a majority of the gross floor area is occupied by uses categorized in Table 4-1 as “industrial” uses must comply with the following standards, unless the provisions of section 210, *Mixed Use Development*, apply.
Façade Articulation
Each industrial principal building must meet at least one of the following three standards, with the choice of the standard to be at the option of the owner:

Wall Plane Horizontal Articulation Option
(a) each I greater than 100 feet in length abutting a street, measured horizontally, must incorporate architectural features such as wall plane projections, recesses, or other building material treatments and textures that visually interrupt the wall plane. No uninterrupted length of any I may exceed 100 horizontal feet.

Vertical Articulation Option (for Buildings Taller than 30 Feet)
(b) each principal building greater than 30 feet in height must have a change in cladding material or surface plane. No single cladding material or surface plane (as applicable) may extend for an uninterrupted vertical distance of more than 30 feet;

Parapet Variation Option
(c) all facades visible from a public street must include a parapet that varies in height by at least 2 feet for each 60 lineal feet of façade length. (See Illustration 28.)

Illustration 28: Example of Parapet Variation Option

Entryway Design
Each principal building must have clearly defined, highly visible main entrances for occupants and/or patrons with features designed to emphasize the importance of the entrance, including at least one of the following elements, with the choice of the element to be at the option of the owner:

(d) a canopy or portico;
(e) a roof overhang;
(f) a horizontal recess or projection;
(g) an arcade or arch;
(h) a peaked roof form;
(i) an outside patio;
(j) a display window;
(k) architectural tilework or moldings integrated into the building design;
(l) integrated planters or wing walls that incorporate landscaped areas or seating areas; or
(m) a similar architectural feature not found on the remainder of that building façade.

**Mixed Use Development**

210. In a mixed use development, each principal building must comply with the standards of sections 207, 208, or 209, as applicable, unless the applicant chooses to request alternative design treatment pursuant to subsections (2) or (3) below.

If a mixed use development contains a single principal building containing a mix of (a) principal multi-family uses and (b) principal uses categorized in Table 4-1 as “commercial sales and service” uses or “cultural and entertainment” uses, the owner may choose to comply with either the standards of section 207 or the standards of section 208.

If mixed use development contains a single principal building containing a mix of (i) principal uses categorized in Table 4-1 as “commercial sales and service” uses or “cultural and entertainment” uses, and (ii) principal uses categorized in Table 4-1, as “industrial” uses, the owner may choose to comply with either the requirements of section 208 or the requirements of section 209.

Regardless of which option is selected under clauses 212 (1) A, B, or C above, all development subject to the large commercial retail design standards in subsection 208(5) above must comply with all standards applicable to such development.

210.1 Within the TOD zoning district, the requirements of section 208 must be met along with the following additional standards.

1. The principal building entrance (access to elevator/stairs) shall be oriented to the street and be directly accessible from the public sidewalk.

2. Any commercial sales and services uses at grade shall have individual entrances oriented to the street and be directly accessible from the public sidewalk, rather than from parking areas, interior hallways, enclosed malls or lobby areas.

3. 50% of building facades that face a public street shall be comprised of transparent materials at grade.

*Added (entire subsection) 135/2016*

**Planned Development Overlay Districts**

211. All development in a PDO-1 or PDO-2 zoning district is subject to design standards set forth in the by-laws creating the districts in which they are located, and is not subject to the design standards in sections 206 through 210, unless the by-laws creating the districts reference some or all of the requirements in those subsections and indicate that they apply to development in the PDO-1 or PDO-2 district.
ALTERNATIVE EQUIVALENT COMPLIANCE

212. In lieu of compliance with the specific requirements of sections 188 through 193, *Landscaping and Buffering*, sections 194 through 198, *Fencing and Screening*, sections 199 through 204, *Lighting* and sections 205 through 211, *Design Standards*, above, an owner may propose to the Director an alternative equivalent approach to compliance consistent with the intent of those sections. An alternative equivalent compliance plan is designed to provide flexibility in order to respond to unique site conditions or abutting or surrounding uses, and must not result in reductions in the amount or quality of landscaping, buffering, fencing, screening, lighting, or design provided. The Director may approve a proposal under this section only if the Director determines that the following criteria have been met:

The proposed alternative design achieves the intent of the subject standard to the same or better degree than the subject standard;

The proposed alternative design achieves the goals and objectives of *OurWinnipeg*, relevant secondary plans, and this By-law to the same or better degree than the subject standard;  
*amended 95/2014*

The proposed alternative design results in benefits to the community that are equivalent to or better than compliance with the subject design standard; and

The proposed alternative design imposes no greater impacts on adjacent properties than would occur through compliance with the specific requirements of sections 188 through 211.

DONE AND PASSED in Council assembled, this 19th day of December, 2007.
SCHEDULE A

LIST OF ADOPTED SECONDARY PLANS

1. The following secondary plans have been adopted by City Council and are in effect. Conformance with such plans must be considered in all development decisions in the subject areas:

   (1) North St. Boniface Secondary Plan
   (2) St. Vital Perimeter South Secondary Plan
   (3) North Henderson Highway Secondary Plan
   (4) Henderson Highway Corridor Secondary Plan
   (5) Kil-Cona Park Area (West) Secondary Plan
   (6) repealed 47/2022
   (7) Wilkes South Secondary Plan
   (8) Airport Area West Secondary Plan
   (9) South St. Boniface Area Structure Plan
   (10) Transcona Yards Industrial Neighbourhood Secondary Plan
   (11) Waverley West Area Structure Plan
   (12) Waverley West Northeast Neighbourhood Area Structure Plan
   (13) Osborne Village Neighbourhood Plan
   (14) Waverley West Southeast Neighbourhood Area Structure Plan
   (15) Transcona West Area Structure Plan
       added 84/2012
   (16) West Alexander & Centennial Neighbourhood Plan
       amended 84/2012
   (17) Waverley West Northwest Neighbourhood Area Structure Plan
       amended 84/2012
   (18) Waverley West Town Centre Neighbourhood Area Structure Plan
       amended 26/2011; 84/2012
   (19) Complete Communities Direction Strategy
       added 68/2010, as amended; amended 84/2012
   (20) Waverley West – West Neighbourhood Area Structure Plan
       added 90/2012
   (21) Waverley West Southwest Neighbourhood Area Structure Plan
       added 4/2013
   (22) Ridgewood South Precinct Plan
       added 62/2013
   (23) Precinct ‘K’ – Precinct Plan
       added 48/2014
   (24) Transcona North Precinct Plan
       added 1/2014
   (25) Precinct ‘E’ – Precinct Plan
       added 97/2014
   (26) Corydon-Osborne Area Plan
       added 99/2014
   (27) Precinct G Secondary Plan
       added 5/2018
   (28) Waverley West Neighbourhood “B” Secondary Plan
       added 1/2019
   (29) Public Markets Major Redevelopment Site “D” Secondary Plan
       added 47/2019
(30) North Campus Lands Secondary Plan  
*added 82/2020*

(31) Airport Area West Residential Area Secondary Plan  
*added 85/2016*

(32) Airport Area West Industrial Secondary Plan  
*added 100/2020*

(33) Complete Communities Direction Strategy 2.0  
*added 119/2020*
**SCHEDULE B**
 amended 121/2008; 146/2008

**ZONING MAPS**
1. The location and boundaries of the zoning districts established in section 50, *Districts Established*, are shown on the Zoning Maps in this Schedule.

   (1) repealed 148/2016

**ZONING MAP AMENDMENTS**
2. The Zoning Maps are hereby amended as set forth in the following subsections.
   *Added 121/2008*

<table>
<thead>
<tr>
<th>Sub-Section</th>
<th>File No.</th>
<th>Zoning Description / Community</th>
<th>New Zoning District</th>
<th>Amending By-law No.</th>
<th>Passed by Council</th>
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(71) DASZ 19/2008 Rezoning of lands located at 924 Dorchester Avenue – CITY CENTRE RMF-S 58/2010 May 19, 2010


(73) DASZ 3/2010 Rezoning of land located at the northwest corner of Burning Glass Road and Sage Creek Boulevard – RIEL C2 57/2010 May 19, 2010


(76) DASZ 45/2006 Rezoning of lands located at 1530 Grant Avenue – CITY CENTRE RMF-M 71/2010 June 23, 2010
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<td>146/2012</td>
<td>December 12, 2012</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
<td>Zoning Description / Community</td>
<td>New Zoning District</td>
<td>Amending By-law No.</td>
<td>Passed by Council</td>
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<tr>
<td>(221)</td>
<td>DAZ 211/2012</td>
<td>Rezoning land located at 328 Hampton Street – CITY CENTRE</td>
<td>C1</td>
<td>149/2012</td>
<td>December 12, 2012</td>
</tr>
<tr>
<td>(227)</td>
<td>DASZ 2/2012</td>
<td>Rezoning land located at the southwest corner of Mcgillivray Boulevard and Dunkley Street – ASSINIBOA</td>
<td>RMF-M</td>
<td>16/2013</td>
<td>January 30, 2013</td>
</tr>
<tr>
<td>(228)</td>
<td>DAZ 226/2012</td>
<td>Rezoning land located at 440 Collegiate Street – ASSINIBOA</td>
<td>R1-S</td>
<td>17/2013</td>
<td>January 30, 2013</td>
</tr>
<tr>
<td>(229)</td>
<td>DAZ 229/2012</td>
<td>Rezoning land located at 892 Mulvey Avenue – CITY CENTRE</td>
<td>C-1</td>
<td>18/2013</td>
<td>January 30, 2013</td>
</tr>
<tr>
<td>(230)</td>
<td>DASZ 21/2012</td>
<td>Rezoning land located at 3373 Pembina Highway – RIEL</td>
<td>RMF-S (PDO-1 St. Norbert)</td>
<td>19/2013</td>
<td>January 30, 2013</td>
</tr>
<tr>
<td>(231)</td>
<td>DAZ 230/2012</td>
<td>To rezone land located at 307 Notre Dame Street – RIEL</td>
<td>R2</td>
<td>38/2013</td>
<td>February 27, 2013</td>
</tr>
<tr>
<td>(232)</td>
<td>DAZ 213/2012</td>
<td>To rezone land located at 589 Jessie Avenue – CITY CENTRE</td>
<td>R2</td>
<td>39/2013</td>
<td>February 27, 2013</td>
</tr>
<tr>
<td>(233)</td>
<td>DASZ 30/2012</td>
<td>To rezone land located north and east of Edward Turner Drive, east of Manitoba Hydro transmission line, north of Dragonfly Court, south of future Bishop Grandin Boulevard to East City limit – RIEL</td>
<td>R1-M; PR1</td>
<td>40/2013</td>
<td>February 27, 2013</td>
</tr>
<tr>
<td>(234)</td>
<td>DASZ 36/2012</td>
<td>To rezone land located on the north side of Sage Creek Boulevard, west of Edward Turner Drive – RIEL</td>
<td>RMF-S</td>
<td>37/2013</td>
<td>February 27, 2013</td>
</tr>
<tr>
<td>(235)</td>
<td>DAZ 233/2012</td>
<td>To rezone land located at 903 Mulvey avenue – CITY CENTRE</td>
<td>C1</td>
<td>45/2013</td>
<td>March 20, 2013</td>
</tr>
<tr>
<td>(236)</td>
<td>DAZ 234/2012</td>
<td>To rezone land located at 2090 Henderson Highway – EAST KILDONAN-TRANSCONA</td>
<td>RMF-S</td>
<td>46/2013</td>
<td>March 20, 2013</td>
</tr>
<tr>
<td>(237)</td>
<td>DAZ 236/2012</td>
<td>To rezone land located at 946 Corydon Avenue – CITY CENTRE</td>
<td>C2</td>
<td>47/2013</td>
<td>March 20, 2013</td>
</tr>
<tr>
<td>(238)</td>
<td>DASZ 1/2012</td>
<td>To rezone land located at 1139 St. Anne’s Road – RIEL</td>
<td>RMF-S; PR1</td>
<td>44/2013</td>
<td>March 20, 2013</td>
</tr>
<tr>
<td>(239)</td>
<td>DASZ 38/2012</td>
<td>To rezone land located north and south of Templeton Avenue and east of Ritchie Street – LSWK</td>
<td>R1-M; PR1</td>
<td>52/2013</td>
<td>April 24, 2013</td>
</tr>
<tr>
<td>(240)</td>
<td>DASZ 15/2012</td>
<td>To rezone land bounded by Jefferson Avenue, King Edward Street and Canadian Pacific Railway – LORD SELKIRK-WEST KILDONAN</td>
<td>R1-M; R1-S; R2; RMF-S; RMF-M; CMU; PR1</td>
<td>59/2013</td>
<td>April 24, 2013</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
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<tr>
<td>(241)</td>
<td>DAZ 239/2012</td>
<td>To rezone land located at 25 Fermor Avenue – RIEL</td>
<td>R2</td>
<td>53/2013</td>
<td>April 24, 2013</td>
</tr>
<tr>
<td>(242)</td>
<td>DAZ 232/2012</td>
<td>To rezone land located at 258 Burnell Street – CITY CENTRE</td>
<td>RMU</td>
<td>57/2013</td>
<td>April 24, 2013</td>
</tr>
<tr>
<td>(243)</td>
<td>DAZ 241/2012</td>
<td>To rezone land located at 298 Semple Avenue – LORD SELKIRK-WEST KILDONAN</td>
<td>R2</td>
<td>54/2013</td>
<td>April 24, 2013</td>
</tr>
<tr>
<td>(244)</td>
<td>DASZ 29/2012</td>
<td>To rezone land located at 367–373 Stradbrooke Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>70/2013</td>
<td>May 29, 2013</td>
</tr>
<tr>
<td>(245)</td>
<td>DASZ 34/2012</td>
<td>To rezone land located at 2131 Henderson Highway – EAST KILDONAN-TRANSCONA</td>
<td>C1</td>
<td>63/2013</td>
<td>May 29, 2013</td>
</tr>
<tr>
<td>(246)</td>
<td>DASZ 22/2012</td>
<td>To rezone land located at 2795 and 2799 Pembina Highway – RIEL</td>
<td>RMF-L</td>
<td>71/2013</td>
<td>May 29, 2013</td>
</tr>
<tr>
<td>(247)</td>
<td>DASZ 8/2012</td>
<td>To rezone land east of Brady Road, south of the future Bison Drive extension and west of Kenaston Boulevard (Waverley West West Neighbourhood) – RIEL</td>
<td>R1-M; RMF-M; RMF-L; PR1; PR2</td>
<td>72/2013</td>
<td>May 29, 2013</td>
</tr>
<tr>
<td>(248)</td>
<td>DASZ 14/2012</td>
<td>To rezone land located at 431 Haney Street – ASSINIBOIA</td>
<td>R1-L</td>
<td>74/2013</td>
<td>May 29, 2013</td>
</tr>
<tr>
<td>(249)</td>
<td>DAZ 243/2012</td>
<td>To rezone land located at 159 Mayfair Avenue – CITY CENTRE</td>
<td>C1</td>
<td>64/2013</td>
<td>May 29, 2013</td>
</tr>
<tr>
<td>(250)</td>
<td>DASZ 37/2012</td>
<td>To rezone land located at 666 – 672 Arlington Street – CITY CENTRE</td>
<td>CMU</td>
<td>82/2013</td>
<td>June 26, 2013</td>
</tr>
<tr>
<td>(252)</td>
<td>DASZ 33/2012</td>
<td>To rezone land bounded by Kenaston Boulevard, Brady Road, and The Perimeter Highway – RIEL</td>
<td>R1-M; RMF-S; RMF-M; C3; PR1</td>
<td>68/2013</td>
<td>June 26, 2013</td>
</tr>
<tr>
<td>(253)</td>
<td>DASZ 35/2012</td>
<td>To rezone land located at 582 Jessie Avenue – CITY CENTRE</td>
<td>R2</td>
<td>91/2013</td>
<td>July 17, 2013</td>
</tr>
<tr>
<td>(254)</td>
<td>DASZ 23/2012</td>
<td>To rezone land located at 604 Jessie Avenue – CITY CENTRE</td>
<td>R2</td>
<td>90/2013</td>
<td>July 17, 2013</td>
</tr>
<tr>
<td>(255)</td>
<td>DAZ 209/2012</td>
<td>To rezone land located north of Bishop Grandin Boulevard, west of St. Anne’s Road – RIEL</td>
<td>C3</td>
<td>100/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(256)</td>
<td>DASZ 40/2012</td>
<td>To rezone land located at 2080 Ness Avenue – ASSINIBOIA</td>
<td>C2</td>
<td>95/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(257)</td>
<td>DAZ 206/2013</td>
<td>To rezone land located at 840 Ravelston Avenue West – EAST-KILDONAN TRANSCONA</td>
<td>RMU</td>
<td>103/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(258)</td>
<td>DASZ 31/2012</td>
<td>To rezone land located at 453 Marion Street – RIEL</td>
<td>R2</td>
<td>102/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(259)</td>
<td>DAZ 214/2013</td>
<td>To rezone land located at 1016 Marion Street – RIEL</td>
<td>M2</td>
<td>97/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(261)</td>
<td>DAZ 224/2011</td>
<td>To rezone land located at 1315 Gateway Road – EAST-KILDONAN TRANSCONA</td>
<td>RMU</td>
<td>104/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(262)</td>
<td>DASZ 29/2011</td>
<td>To rezone land located at 740 John Bruce Road East – RIEL</td>
<td>RMF-S; PR1</td>
<td>105/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
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<tr>
<td>(263)</td>
<td>DASZ 32/2012</td>
<td>To rezone land located at 378 Laxdal Road – ASSINIBOIA</td>
<td>R1-L</td>
<td>106/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(264)</td>
<td>DASZ 1/2013</td>
<td>To rezone land located at 1714 Wilkes Avenue – ASSINIBOIA</td>
<td>RMU</td>
<td>107/2013</td>
<td>September 25, 2013</td>
</tr>
<tr>
<td>(265)</td>
<td>DASZ 8/2013</td>
<td>To rezone land located at Chancellor Drive and Shore Street – RIEL</td>
<td>R1-M; R1-L</td>
<td>118/2013</td>
<td>October 23, 2013</td>
</tr>
<tr>
<td>(266)</td>
<td>DASZ 10/2012</td>
<td>To rezone land located at 703 St. Anne’s Road – RIEL</td>
<td>C2; PR1</td>
<td>116/2013</td>
<td>October 23, 2013</td>
</tr>
<tr>
<td>(267)</td>
<td>DAZ 242/2012</td>
<td>To rezone land located at 696 St. Anne’s Road – RIEL</td>
<td>C2</td>
<td>115/2013</td>
<td>October 23, 2013</td>
</tr>
<tr>
<td>(268)</td>
<td>DAZ 219/2013</td>
<td>To adopt the Prairie Industrial Park Planned Development Overlay 2 for land located at 340 Mazenod Road – RIEL</td>
<td>M3 PDO-2</td>
<td>117/2013</td>
<td>October 23, 2013</td>
</tr>
<tr>
<td>(269)</td>
<td>DAZ 237/2012</td>
<td>To rezone land located on the south side of Tu-Pelo Avenue, west of Molson Street – EAST KILDONAN-TRANSCONA</td>
<td>RMF-S</td>
<td>123/2013</td>
<td>November 20, 2013</td>
</tr>
<tr>
<td>(270)</td>
<td>DAZ 20/2013</td>
<td>To rezone land located at 522 River Avenue and 99 Norquay Street – CITY CENTRE</td>
<td>RMF-L</td>
<td>124/2013</td>
<td>November 20, 2013</td>
</tr>
<tr>
<td>(272)</td>
<td>DAZ 6/2013</td>
<td>To rezone land located at 1505 Molson Street – EAST KILDONAN-TRANSCONA</td>
<td>RMF-M; RMF-L; C2</td>
<td>128/2013</td>
<td>November 20, 2013</td>
</tr>
<tr>
<td>(273)</td>
<td>DAZ 27/2013</td>
<td>To rezone land located north of Jefferson Avenue and east and west of Dr. Jose Rizal Way – LORD SELKIRK-WEST KILDONAN</td>
<td>R1-S</td>
<td>126/2013</td>
<td>November 20, 2013</td>
</tr>
<tr>
<td>(274)</td>
<td>DAZ 28/2013</td>
<td>To rezone land located at the southwest corner of Jefferson Avenue and Dr. Jose Rizal Way – LORD SELKIRK-WEST KILDONAN</td>
<td>R1-S</td>
<td>127/2013</td>
<td>November 20, 2013</td>
</tr>
<tr>
<td>(275)</td>
<td>DAZ 32/2011</td>
<td>To rezone land located at 108 Scotia Street – LORD SELKIRK-WEST KILDONAN</td>
<td>R2</td>
<td>144/2013</td>
<td>December 11, 2013</td>
</tr>
<tr>
<td>(276)</td>
<td>DAZ 207/2013</td>
<td>To rezone land located at 4 Elkhorn Street – ASSINIBOIA</td>
<td>RMF-M</td>
<td>136/2013</td>
<td>December 11, 2013</td>
</tr>
<tr>
<td>(277)</td>
<td>DAZ 211/2013</td>
<td>To rezone land located at 232 Academy Road – CITY CENTRE</td>
<td>R2 PDO-1</td>
<td>13/2014</td>
<td>January 29, 2014</td>
</tr>
<tr>
<td>(278)</td>
<td>DAZ 220/2013</td>
<td>To rezone land located at 20 Maralbo Avenue West – RIEL</td>
<td>C1</td>
<td>18/2014</td>
<td>January 29, 2014</td>
</tr>
<tr>
<td>(279)</td>
<td>DAZ 223/2013</td>
<td>To rezone land located along Brookside Boulevard, Oak Point Highway and King Edward Street – LORD SELKIRK-WEST KILDONAN</td>
<td>M1</td>
<td>14/2014</td>
<td>January 29, 2014</td>
</tr>
<tr>
<td>(280)</td>
<td>DAZ 10/2013</td>
<td>To rezone land located at the southeast corner or Ravelston Avenue West and Peguis Street – EAST KILDONAN – TRANSCONA</td>
<td>R1-M; RMF-S; RMF-M; RMU; C2; PR-1</td>
<td>20/2014</td>
<td>January 29, 2014</td>
</tr>
<tr>
<td>(281)</td>
<td>DAZ 15/2013</td>
<td>To rezone land located at the northwest corner of Ravelston Avenue West and Peguis Street – EAST KILDONAN – TRANSCONA</td>
<td>R1-M; R2; PR-1; RMF-M</td>
<td>15/2014</td>
<td>January 29, 2014</td>
</tr>
<tr>
<td>(282)</td>
<td>DAZ 18/2013</td>
<td>To rezone land located on the north and south sides of Pacific Avenue and at 1809 Ross Avenue – ASSINIBOIA</td>
<td>RMF-L; C2</td>
<td>16/2014</td>
<td>January 29, 2014</td>
</tr>
<tr>
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<tr>
<td>(283)</td>
<td>DASZ 26/2013</td>
<td>To rezone land located at 1425, 1429 and 1435 Molson Street – EAST KILDONAN – TRANSCONA</td>
<td>RMF-S</td>
<td>17/2014</td>
<td>January 29, 2014</td>
</tr>
<tr>
<td>(284)</td>
<td>DAZ 226/2013</td>
<td>To rezone land located at 800 Burrows Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>RMF-L</td>
<td>29/2014</td>
<td>February 26, 2014</td>
</tr>
<tr>
<td>(285)</td>
<td>DAZ 228/2013</td>
<td>To rezone land located at 629 Dudley Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>31/2014</td>
<td>February 26, 2014</td>
</tr>
<tr>
<td>(286)</td>
<td>DAZ 215/2013</td>
<td>To rezone land located at 320 Stradbrook Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>30/2014</td>
<td>February 26, 2014</td>
</tr>
<tr>
<td>(287)</td>
<td>DASZ 11/2013</td>
<td>To rezone land located at the northeast corner of Ravelston Avenue and Peguis Street up to existing Nelson Avenue – EAST KILDONAN – TRANSCONA</td>
<td>R1-M; RMF-S; RMF-M; PR1</td>
<td>43/2014</td>
<td>March 26, 2014</td>
</tr>
<tr>
<td>(288)</td>
<td>DASZ 21/2013</td>
<td>To rezone land located at 90 Lexington Park – EAST KILDONAN – TRANSCONA</td>
<td>RMU</td>
<td>44/2014</td>
<td>March 26, 2014</td>
</tr>
<tr>
<td>(289)</td>
<td>DAZ 212/2013</td>
<td>To rezone land located at 1200 Sturgeon Road – ASSINIBIOA</td>
<td>RMU</td>
<td>40/2014</td>
<td>March 26, 2014</td>
</tr>
<tr>
<td>(290)</td>
<td>DASZ 25/2013</td>
<td>To rezone land located at 1926 – 1946 St. Mary’s Road – RIEL</td>
<td>RMF-M; PR1</td>
<td>45/2014</td>
<td>March 26, 2014</td>
</tr>
<tr>
<td>(291)</td>
<td>DAZ 232/2013</td>
<td>To rezone land located at Pembina Highway at Grandmont Boulevard – RIEL</td>
<td>PR1</td>
<td>41/2014</td>
<td>March 26, 2014</td>
</tr>
<tr>
<td>(292)</td>
<td>DASZ 29/2013</td>
<td>To rezone land located at 1585 St. Mary’s Road – RIEL</td>
<td>C2</td>
<td>42/2014</td>
<td>March 26, 2014</td>
</tr>
<tr>
<td>(293)</td>
<td>DASZ 25/2012</td>
<td>To rezone land located at 1201 St. Anne’s Road – RIEL</td>
<td>RMF-S; PR1</td>
<td>49/2014</td>
<td>April 30, 2014</td>
</tr>
<tr>
<td>(294)</td>
<td>DASZ 40/2013</td>
<td>To rezone land located at 140 Hebert Street – RIEL</td>
<td>R1-S; R1-M</td>
<td>50/2014</td>
<td>April 30, 2014</td>
</tr>
<tr>
<td>(295)</td>
<td>DAZ 217/2013</td>
<td>To rezone land located at 90 Bole Street – CITY CENTRE</td>
<td>RMU</td>
<td>59/2014</td>
<td>April 30, 2014</td>
</tr>
<tr>
<td>(296)</td>
<td>DASZ 30/2013</td>
<td>To rezone land located at the southwest corner of Jefferson Avenue and King Edward Street, north of Commercial Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-S; R1-M; R2; RMF-M; PR-1</td>
<td>60/2014</td>
<td>April 30, 2014</td>
</tr>
<tr>
<td>(297)</td>
<td>DASZ 54/2013</td>
<td>To rezone land located at the southeast corner of McPhillips Street and Murray Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-S; R1-M; R2; RMF-M; RMF-L; PR-1</td>
<td>51/2014</td>
<td>April 30, 2014</td>
</tr>
<tr>
<td>(298)</td>
<td>DASZ 4/2013</td>
<td>To rezone land located on the south side of Taylor Avenue between Wilton Street and 1260 Taylor Avenue – CITY CENTRE</td>
<td>C3</td>
<td>52/2014</td>
<td>April 30, 2014</td>
</tr>
<tr>
<td>(299)</td>
<td>DAZ 233/2013</td>
<td>To rezone land located at 1210-1220 Chamberlain Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>RMF-S</td>
<td>110/2014</td>
<td>September 24, 2014</td>
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<tr>
<td>(300)</td>
<td>DAZ 210/2013</td>
<td>To rezone land located at the southwest corner of Dalhousie Drive and Allegheny Drive – RIEL</td>
<td>RMF-L</td>
<td>61/2014</td>
<td>May 27, 2014</td>
</tr>
<tr>
<td>(301)</td>
<td>DAZ 231/2013</td>
<td>To rezone land located at 276 Murray Avenue – LORD SELKIRK-WEST KILDONAN</td>
<td>RMF-S</td>
<td>63/2014</td>
<td>May 27, 2014</td>
</tr>
<tr>
<td>(302)</td>
<td>DAZ 216/2013</td>
<td>To rezone land located at 381 Stradbrook Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>62/2014</td>
<td>May 27, 2014</td>
</tr>
<tr>
<td>(303)</td>
<td>DASZ 13/2013</td>
<td>To rezone land located at 2967 and 3003 Waverley Street – RIEL</td>
<td>RMF-S</td>
<td>64/2014</td>
<td>May 27, 2014</td>
</tr>
<tr>
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<tr>
<td>(304)</td>
<td>DAZ 234/2013</td>
<td>To rezone land located at 277 Young Street – CITY CENTRE</td>
<td>RMF-S</td>
<td>53/2014</td>
<td>May 27, 2014</td>
</tr>
<tr>
<td>(305)</td>
<td>DASZ 26/2012</td>
<td>To rezone land located at 1171 Fife Street – LORD SELKIRK-WEST KILDONAN</td>
<td>R1-S</td>
<td>70/2014</td>
<td>June 25, 2014</td>
</tr>
<tr>
<td>(306)</td>
<td>DASZ 45/2013</td>
<td>To rezone land located south of Warde Avenue, west of Plessis Road and north of the Perimeter Highway – RIEL</td>
<td>R1-S; R1-M; PR1</td>
<td>73/2014</td>
<td>June 25, 2014</td>
</tr>
<tr>
<td>(307)</td>
<td>DASZ 55/2013</td>
<td>To rezone land located on Concordia Avenue East, west of Grantsmuir Drive (Harbourview South) – EAST KILDONAN – TRANSCONA</td>
<td>R1-M</td>
<td>69/2014</td>
<td>June 25, 2014</td>
</tr>
<tr>
<td>(308)</td>
<td>DASZ 57/2013</td>
<td>To rezone land located at 774 Bonner Avenue – EAST KILDONAN – TRANSCONA</td>
<td>R1-L</td>
<td>74/2014</td>
<td>June 25, 2014</td>
</tr>
<tr>
<td>(309)</td>
<td>DASZ 50/2013</td>
<td>To rezone land located west of Charleswood Road, north of CN Railway and south of Harte Trail (Ridgewood South Area 1) – ASSINIBOIA</td>
<td>R1-M; RMF-S; PR1</td>
<td>72/2014</td>
<td>June 25, 2014</td>
</tr>
<tr>
<td>(310)</td>
<td>DAZ 206/2014</td>
<td>To rezone land located at 765 Scotland Avenue – CITY CENTRE</td>
<td>R2</td>
<td>68/2014</td>
<td>June 25, 2014</td>
</tr>
<tr>
<td>(311)</td>
<td>DAZS 2/2014</td>
<td>To rezone land located at 357, 359 and 373 River Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>82/2014</td>
<td>July 16, 2014</td>
</tr>
<tr>
<td>(312)</td>
<td>DAZ 201/2014</td>
<td>To rezone land located at the northeast corner of Wilkes Avenue and Kenaston Boulevard – ASSINIBOIA</td>
<td>M1</td>
<td>81/2014</td>
<td>July 16, 2014</td>
</tr>
<tr>
<td>(313)</td>
<td>DAZS 6/2014</td>
<td>To rezone land located on the southeast corner of Sage Creek Boulevard and Boulevard Des Hivernants – RIEL</td>
<td>RMF-S; RMF-M; RMF-L</td>
<td>85/2014</td>
<td>July 16, 2014</td>
</tr>
<tr>
<td>(314)</td>
<td>DAZ 202/2014</td>
<td>To rezone land located at the northwest corner of Waverley Street and John Angus Drive – RIEL</td>
<td>RMF-M</td>
<td>84/2014</td>
<td>July 16, 2014</td>
</tr>
<tr>
<td>(315)</td>
<td>DAZ 207/2014</td>
<td>To rezoning land located at 293 Kimberly Avenue – EAST KILDONAN – TRANSCONA</td>
<td>R2</td>
<td>101/2014</td>
<td>September 24, 2014</td>
</tr>
<tr>
<td>(316)</td>
<td>DAZ 208/2014</td>
<td>To rezone land located at 500 Widdlake Street - EAST KILDONAN-TRANSCONA</td>
<td>RMF-M</td>
<td>102/2014</td>
<td>September 24, 2014</td>
</tr>
<tr>
<td>(317)</td>
<td>DAZ 204/2014</td>
<td>To rezone land located at 620 St. Mary’s Road – RIEL</td>
<td>R2</td>
<td>114/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(318)</td>
<td>DAZ 213/2014</td>
<td>To rezone land located at 445 River Avenue – CITY CENTRE</td>
<td>RMU</td>
<td>115/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(319)</td>
<td>DAZ 11/2014</td>
<td>To rezone land located at 386 Beaverbrook Street – CITY CENTRE</td>
<td>R1-M (PDO–1 Airport Vicinity); PR1 (PDO–1 Airport Vicinity)</td>
<td>126/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(320)</td>
<td>DAZ 16/2012</td>
<td>To rezone land located at 750 Rosseau Avenue West and property located to the west - EAST KILDONAN-TRANSCONA</td>
<td>R1-M</td>
<td>112/2014</td>
<td>September 24, 2014</td>
</tr>
<tr>
<td>(322)</td>
<td>DAZ 12/2013</td>
<td>To rezone land located at the northeast corner of existing Nelson Avenue and Peguis Street (east limit at existing Angela Street) – EAST KILDONAN-TRANSCONA</td>
<td>R1-M; RMF-S; RMF-M; PR1</td>
<td>132/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
<td>Zoning Description / Community</td>
<td>New Zoning District</td>
<td>Amending By-law No.</td>
<td>Passed by Council</td>
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<tr>
<td>(323)</td>
<td>DASZ 36/2013</td>
<td>To rezone land located at 875 Camiel Sys Street – RIEL</td>
<td>PR1</td>
<td>117/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(325)</td>
<td>DAZ 226/2014</td>
<td>To rezone land located at 54 Maryland Street – CITY CENTRE</td>
<td>RMU</td>
<td>134/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(326)</td>
<td>DAZ 215/2014</td>
<td>To rezone land located at 725 Sterling Lyon Parkway (west of Kenaston Boulevard and south of CNR Rail Line) – ASSINIBIOA</td>
<td>RMU</td>
<td>133/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(327)</td>
<td>DASZ 3/2013</td>
<td>To rezone land located at 3280 Pembina Highway and Lot Adjacent to the South – RIEL</td>
<td>RMF-M (PDO-1)</td>
<td>125/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(328)</td>
<td>DASZ 59/2014</td>
<td>To rezone land located at 1044 Wilkes Avenue/Carpenter Street – CITY CENTRE</td>
<td>RMF-M</td>
<td>130/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(329)</td>
<td>DASZ 10/2014</td>
<td>To rezone land located at 309/311 Logan Avenue, 303 Stanley Street and 288/300 Princess Street – LORD SELKIRK-WEST KILDONAN</td>
<td>M1</td>
<td>129/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(330)</td>
<td>DAZ 218/2014</td>
<td>To rezone land located at 113 Bryce Street – CITY CENTRE</td>
<td>RMF-L</td>
<td>119/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(331)</td>
<td>DASZ 41/2013</td>
<td>To rezone land located at 221 Stradbrook Avenue – CITY CENTRE</td>
<td>RMU (PDO-2)</td>
<td>128/2014</td>
<td>December 10, 2014</td>
</tr>
<tr>
<td>(333)</td>
<td>DASZ 7/2014</td>
<td>To rezone land located at the northwest corner of Hugo Street South and the public lane behind Berwick Place – CITY CENTRE</td>
<td>RMU (PDO-1 The Yards at Fort Rouge); RMF-M (PDO-1 The Yards at Fort Rouge)</td>
<td>18/2015</td>
<td>January 28, 2015</td>
</tr>
<tr>
<td>(334)</td>
<td></td>
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<tr>
<td>(335)</td>
<td>DAZ 223/2014</td>
<td>To rezone land located at 1023 Wilkes Avenue – CITY CENTRE</td>
<td>RMF-M</td>
<td>16/2015</td>
<td>January 28, 2015</td>
</tr>
<tr>
<td>(336)</td>
<td>DASZ 43/2011</td>
<td>To rezone land located at 3977 Portage Avenue – ASSINIBIOA</td>
<td>C4 (PDO-2 Westport Festival)</td>
<td>19/2015</td>
<td>January 28, 2015</td>
</tr>
<tr>
<td>(337)</td>
<td>DAZ 225/2013</td>
<td>To rezone land located at 87 Harvard Avenue – CITY CENTRE</td>
<td>R2 (PDO-1 Airport Vicinity)</td>
<td>20/2015</td>
<td>January 28, 2015</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
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<tr>
<td>(339)</td>
<td>DAZ 222/2013</td>
<td>To rezone land located at east corner of Archibald Street and Cusson Street – RIEL</td>
<td>CMU</td>
<td>27/2015</td>
<td>February 25, 2015</td>
</tr>
<tr>
<td>(340)</td>
<td>DAZ 225/2014</td>
<td>To rezone land located at 12 Rothwell Road – ASSINIBOIA</td>
<td>M1</td>
<td>29/2015</td>
<td>February 25, 2015</td>
</tr>
<tr>
<td>(341)</td>
<td></td>
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<tr>
<td>(342)</td>
<td>DAZ 25/2014</td>
<td>To rezone land located at 1710 Grosvenor Avenue – CITY CENTRE</td>
<td>PR2 (PDO-1 Airport Vicinity)</td>
<td>28/2015</td>
<td>February 25, 2015</td>
</tr>
<tr>
<td>(343)</td>
<td>DAZ 24/2014</td>
<td>To rezone land located at the North side of Sage Creek Boulevard between Lagimodiere Boulevard and Burning Glass Road – RIEL</td>
<td>C2; C3</td>
<td>46/2015</td>
<td>April 29, 2015</td>
</tr>
<tr>
<td>(344)</td>
<td>DAZ 53/2013</td>
<td>To rezone land located at the southeast corner of Community Row and Rannock Avenue – ASSINIBOIA</td>
<td>R1-M; PR1</td>
<td>45/2015</td>
<td>April 29, 2015</td>
</tr>
<tr>
<td>(345)</td>
<td>DAZ 230/2014</td>
<td>To rezone land located at 337 Rutland Street – ASSINIBOIA</td>
<td>RM-1 (PDO-1 Airport Vicinity)</td>
<td>44/2015</td>
<td>April 29, 2015</td>
</tr>
<tr>
<td>(346)</td>
<td>DAZ 212/2014</td>
<td>To rezone land located at 1166 Lorette Avenue – CITY CENTRE</td>
<td>R2 (PDO-1 Airport Vicinity)</td>
<td>47/2015</td>
<td>April 29, 2015</td>
</tr>
<tr>
<td>(347)</td>
<td>DAZ 209/2015</td>
<td>To correct errors and omissions (zoning of land located at 526 College Avenue) – LORD SELKIRK-WEST KILDONAN</td>
<td>C-2</td>
<td>57/2015</td>
<td>May 27, 2015</td>
</tr>
<tr>
<td>(348)</td>
<td>DAZ 233/2014</td>
<td>To rezone land located at 757 Hector Avenue – CITY CENTRE</td>
<td>R2</td>
<td>48/2015</td>
<td>April 29, 2015</td>
</tr>
<tr>
<td>(349)</td>
<td>DAZ 23/2014</td>
<td>To rezone land located at 626 Knowles Avenue – EAST KILDONAN-TRANSCONA</td>
<td>R1-L</td>
<td>49/2015</td>
<td>April 29, 2015</td>
</tr>
<tr>
<td>(350)</td>
<td>DAZ 32/2013</td>
<td>To rezone land located at 455 Edison Avenue – EAST KILDONAN-TRANSCONA</td>
<td>RMF-L</td>
<td>59/2015</td>
<td>May 27, 2015</td>
</tr>
<tr>
<td>(351)</td>
<td>DAZ 236/2014</td>
<td>To rezone land located at 100 Maryland Street – CITY CENTRE</td>
<td>RMF-L</td>
<td>58/2015</td>
<td>May 27, 2015</td>
</tr>
<tr>
<td>(352)</td>
<td>DAZ 201/2015</td>
<td>To rezone land located at 336 and 350 Laxdal Road – ASSINIBOIA</td>
<td>R1-L</td>
<td>63/2015</td>
<td>June 17, 2015</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
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</tr>
<tr>
<td>(355)</td>
<td>DASZ 21/2014</td>
<td>To rezone land located at the northwest corner of Melnick Road, Lagimodiere Boulevard and Four Mile Road – RIEL</td>
<td>R1-S; R1-M; RMF-S; RMF-M; CMU; PR1; PR2</td>
<td>67/2015</td>
<td>June 17, 2015</td>
</tr>
<tr>
<td>(356)</td>
<td>DASZ 31/2013</td>
<td>To rezone land located at 1101-1121 Wabasha Street – EAST KILDONAN-TRANSCONA</td>
<td>RMF-L</td>
<td>75/2015</td>
<td>July 15, 2015</td>
</tr>
<tr>
<td>(357)</td>
<td>DAZ 208/2013</td>
<td>To rezone land located at 851 Tache Avenue – RIEL</td>
<td>RMF-M</td>
<td>84/2015</td>
<td>September 30, 2015</td>
</tr>
<tr>
<td>(359)</td>
<td>DASZ 11/2015</td>
<td>To rezone land located at 159 – 175 Mayfair Avenue – CITY CENTRE</td>
<td>C2</td>
<td>93/2015</td>
<td>September 30, 2015</td>
</tr>
<tr>
<td>(360)</td>
<td>DASZ 17/2014</td>
<td>To rezone land located at 603 and 611 Redwood Avenue – LORD SELKIRK –WEST KILDONAN</td>
<td>C1</td>
<td>86/2015</td>
<td>September 30, 2015</td>
</tr>
<tr>
<td>(361)</td>
<td>DASZ 36/2014</td>
<td>To rezone land located at 780 Ravelston Avenue West – EAST KILDONAN-TRANSCONA</td>
<td>RMF-M</td>
<td>92/2015</td>
<td>September 30, 2015</td>
</tr>
<tr>
<td>(362)</td>
<td>DAZ 203/2015</td>
<td>To rezone land located at Lark Ridge Way – RIEL</td>
<td>R2</td>
<td>94/2015</td>
<td>September 30, 2015</td>
</tr>
<tr>
<td>(363)</td>
<td>DASZ 14/2015</td>
<td>To rezone land located at 2090 Henderson Highway – EAST KILDONAN-TRANSCONA</td>
<td>RMF-S</td>
<td>103/2015</td>
<td>October 28, 2015</td>
</tr>
<tr>
<td>(364)</td>
<td>DAZ 208/2015</td>
<td>To rezone land located at 290 River Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>104/2015</td>
<td>October 28, 2015</td>
</tr>
<tr>
<td>(366)</td>
<td>DAZ 214/2015</td>
<td>To rezone land located at 265 Provencher – RIEL</td>
<td>RMU</td>
<td>112/2015</td>
<td>November 25, 2015</td>
</tr>
<tr>
<td>(368)</td>
<td>DASZ 18/2015</td>
<td>To rezone land located at 33 Warnock Street – LORD SELKIRK – WEST KILDONAN</td>
<td>M2</td>
<td>2/2016</td>
<td>January 27, 2016</td>
</tr>
<tr>
<td>(369)</td>
<td>DAZ 219/2015</td>
<td>To rezone land located at 630 Jessie Avenue – CITY CENTRE</td>
<td>R2</td>
<td>11/2016</td>
<td>January 27, 2016</td>
</tr>
<tr>
<td>(373)</td>
<td>DASZ 37/2014</td>
<td>To rezone land located north of Templeton Avenue, east of Pipeline Road – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-M; R2; RMF-L; PR1</td>
<td>7/2016</td>
<td>January 27, 2016</td>
</tr>
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</tr>
<tr>
<td>(374)</td>
<td>DASZ 31/2014</td>
<td>To rezone land located at North side of River Avenue immediately West of Mayfair Place – CITY CENTRE</td>
<td>RMF-L</td>
<td>12/2016</td>
<td>January 27, 2016</td>
</tr>
<tr>
<td>(375)</td>
<td>DASZ 39/2013</td>
<td>To rezone land located at 1500 Plessis Road – EAST KILDONAN-TRANScona</td>
<td>RMU; PR3</td>
<td>8/2016</td>
<td>January 27, 2016</td>
</tr>
<tr>
<td>(376)</td>
<td>DAZ 213/2015</td>
<td>To rezone land located at 456 Nairn Avenue – EAST KILDONAN-TRANScona</td>
<td>R2</td>
<td>13/2016</td>
<td>February 24, 2016</td>
</tr>
<tr>
<td>(377)</td>
<td>DASZ 32/2014</td>
<td>To rezone land located at 1286, 1290 and 1294 Ravelston Avenue West – EAST KILDONAN-TRANScona</td>
<td>R1-L; RMU</td>
<td>24/2016</td>
<td>February 24, 2016</td>
</tr>
<tr>
<td>(378)</td>
<td>DASZ 22/2014</td>
<td>To rezone land located at 267 Sherbrook Street – CITY CENTRE</td>
<td>RMU</td>
<td>14/2016</td>
<td>February 24, 2016</td>
</tr>
<tr>
<td>(379)</td>
<td>DASZ 9/2015</td>
<td>To rezone land located at 400 – 408 Regent Avenue West – EAST KILDONAN-TRANScona</td>
<td>RMF-M</td>
<td>26/2016</td>
<td>February 24, 2016</td>
</tr>
<tr>
<td>(380)</td>
<td>DASZ 40/2014</td>
<td>To rezone land located at 724 Regent Avenue West – EAST KILDONAN-TRANScona</td>
<td>RMF-M</td>
<td>25/2016</td>
<td>February 24, 2016</td>
</tr>
<tr>
<td>(381)</td>
<td>DAZ 222/2014</td>
<td>To rezone land located at 11 Moore Avenue – RIEL</td>
<td>R2</td>
<td>28/2016</td>
<td>February 24, 2016</td>
</tr>
<tr>
<td>(382)</td>
<td>DASZ 13/2015</td>
<td>To rezone land located at 761 North Drive – CITY CENTRE</td>
<td>RMF-M</td>
<td>29/2016</td>
<td>February 24, 2016</td>
</tr>
<tr>
<td>(384)</td>
<td>DAZ 224/2015</td>
<td>To rezone land located at 552 Sherbrook Street – CITY CENTRE</td>
<td>RMF-L</td>
<td>34/2016</td>
<td>March 23, 2016</td>
</tr>
<tr>
<td>(388)</td>
<td>DAZ 222/2015</td>
<td>To rezone land located at 177 Eugenie Street – RIEL</td>
<td>C1</td>
<td>35/2016</td>
<td>April 27, 2016</td>
</tr>
<tr>
<td>(389)</td>
<td>DASZ 33/2014</td>
<td>To rezone land located at 15 to 35 Minerva Avenue – RIEL</td>
<td>PR1</td>
<td>36/2016</td>
<td>April 27, 2016</td>
</tr>
<tr>
<td>(390)</td>
<td>DASZ 52/2013</td>
<td>To rezone land located south of Fermor Avenue, north of Dawson Road South, and west of Plessis Road – RIEL</td>
<td>RMF-M; CMU; C3; PR1;</td>
<td>56/2016</td>
<td>April 27, 2016</td>
</tr>
<tr>
<td>(391)</td>
<td>DASZ 40/2015</td>
<td>To rezone land located at the Southwest corner of McPhillips Street and Murray Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-M; R2; RMF-S; RMF-M; RMF-L; C4; PR1</td>
<td>57/2016</td>
<td>April 27, 2016</td>
</tr>
<tr>
<td>(392)</td>
<td>DASZ 36/2015</td>
<td>To rezone land located at 113 St. Anne’s Road – RIEL</td>
<td>C2</td>
<td>58/2016</td>
<td>May 18, 2016</td>
</tr>
<tr>
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<tr>
<td>(394)</td>
<td>DASZ 25/2015</td>
<td>To rezone land located on the West side of Litchfield Boulevard, south of Dearsley Place (formerly 845 Shaftsbury Boulevard) – ASSINIBOIA</td>
<td>R1-L</td>
<td>65/2016</td>
<td>May 18, 2016</td>
</tr>
<tr>
<td>(395)</td>
<td>DAZ 223/2015</td>
<td>To rezone land located at 971 Main Street – LORD SELKIRK – WEST KILDONAN</td>
<td>C2</td>
<td>64/2016</td>
<td>May 18, 2016</td>
</tr>
<tr>
<td>(396)</td>
<td>DASZ 21/2015</td>
<td>To rezone land located at 85 to 109 Maryland Street – CITY CENTRE</td>
<td>RMU</td>
<td>73/2016</td>
<td>June 15, 2016</td>
</tr>
<tr>
<td>(397)</td>
<td>DASZ 26/2011</td>
<td>To rezone land located at 405 Hamel Street – RIEL</td>
<td>RMF-S PR1</td>
<td>76/2016</td>
<td>June 15, 2016</td>
</tr>
<tr>
<td>(400)</td>
<td>DASZ 26/2015</td>
<td>To rezone land located at 393 Grassie Boulevard – EAST KILDONAN-TRANSCONA</td>
<td>R1-L</td>
<td>78/2016</td>
<td>July 13, 2016</td>
</tr>
<tr>
<td>(401)</td>
<td>DAZ 211/2015</td>
<td>To rezone land located at 1355 Lee Boulevard – RIEL</td>
<td>RMU</td>
<td>81/2016</td>
<td>July 13, 2016</td>
</tr>
<tr>
<td>(402)</td>
<td>DASZ 47/2015</td>
<td>To rezone land located at the northeast corner of existing Ridgeview South, Opposite Cardiff Avenue and North of CNR Main Line – ASSINIBOIA</td>
<td>PR1</td>
<td>82/2016</td>
<td>July 13, 2016</td>
</tr>
<tr>
<td>(403)</td>
<td>DASZ 37/2015</td>
<td>To rezone land located at Northside Silver Creek Road and Landover Drive (Bridgewater Trails Phase 3) – RIEL</td>
<td>R2</td>
<td>79/2016</td>
<td>July 13, 2016</td>
</tr>
<tr>
<td>(404)</td>
<td>DASZ 17/2015</td>
<td>To rezone land located at 1914 Henderson Highway – EAST KILDONAN-TRANSCONA</td>
<td>RMF-M; PR1</td>
<td>83/2016</td>
<td>July 13, 2016</td>
</tr>
<tr>
<td>(405)</td>
<td>DASZ 20/2015</td>
<td>To rezone land located at 131, 147 and 165 Aberdeen Avenue – LORD SELKIRK -WEST KILDONAN</td>
<td>RMF-L</td>
<td>87/2016</td>
<td>July 13, 2016</td>
</tr>
<tr>
<td>(406)</td>
<td>DASZ 3/2016</td>
<td>To rezone land located at 1462 Ravelston Avenue West – EAST KILDONAN-TRANSCONA</td>
<td>R2; R1-M; RMF-M; PR1</td>
<td>88/2016</td>
<td>July 13, 2016</td>
</tr>
<tr>
<td>(407)</td>
<td>DAZ 201/2016</td>
<td>To rezone land located at 419/421 Arnold Street – CITY CENTRE</td>
<td>R2</td>
<td>96/2016</td>
<td>September 28, 2016</td>
</tr>
<tr>
<td>(408)</td>
<td>DAZ 200/2016</td>
<td>To rezone land located at 249 to 263 Bell Avenue – CITY CENTRE</td>
<td>RMU</td>
<td>97/2016</td>
<td>September 28, 2016</td>
</tr>
<tr>
<td>(409)</td>
<td>DASZ 28/2015</td>
<td>To rezone land located at 1476 Portage Avenue and 7 Empress Street East – ASSINIBOIA</td>
<td>RMF-M</td>
<td>100/2016</td>
<td>September 28, 2016</td>
</tr>
<tr>
<td>(410)</td>
<td>DASZ 1/2016</td>
<td>To rezone land located at 1274 to 1288 and 1310 Archibald Street – RIEL</td>
<td>RMF-M; C2</td>
<td>98/2016</td>
<td>September 28, 2016</td>
</tr>
<tr>
<td>(411)</td>
<td>DASZ 34/2014</td>
<td>To rezone land located at 1060 Chevrier Boulevard – CITY CENTRE</td>
<td>R2</td>
<td>103/2016</td>
<td>September 28, 2016</td>
</tr>
<tr>
<td>(412)</td>
<td>DAZ 8/2016</td>
<td>To rezone land located at Prairie Crocus Drive and Golden Boy Lane – EAST KILDONAN-TRANSCONA</td>
<td>R1-M; R1-L</td>
<td>99/2016</td>
<td>September 28, 2016</td>
</tr>
<tr>
<td>(413)</td>
<td>DAZ 204/2016</td>
<td>To rezone land located at 237 Lawson Crescent – ASSINIBOIA</td>
<td>M2</td>
<td>117/2016</td>
<td>October 26, 2016</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
<td>Zoning Description / Community</td>
<td>New Zoning District</td>
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<td>Passed by Council</td>
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</tr>
<tr>
<td>(414)</td>
<td>DASZ 12/2016</td>
<td>To rezone land located at Waterford Green Phase 3: East of King Edward Street and Old Commonwealth Path – LORD SELKIRK-WEST KILDONAN</td>
<td>R1-S R2</td>
<td>125/2016</td>
<td>October 26, 2016</td>
</tr>
<tr>
<td>(416)</td>
<td>DASZ 41/2015</td>
<td>To rezone land located at Bridgewater Trails Phase 4 – RIEL</td>
<td>R2</td>
<td>120/2016</td>
<td>October 26, 2016</td>
</tr>
<tr>
<td>(417)</td>
<td>DASZ 31/2015</td>
<td>To rezone land located at 60 Osborne Street North – CITY CENTRE</td>
<td>C2</td>
<td>126/2016</td>
<td>October 26, 2016</td>
</tr>
<tr>
<td>(418)</td>
<td>DASZ 22/2016</td>
<td>To rezone land located at 255 Redonda Street – EAST KILDONAN-TRANSCONA</td>
<td>C2</td>
<td>122/2016</td>
<td>October 26, 2016</td>
</tr>
<tr>
<td>(420)</td>
<td>DAZ 212/2015</td>
<td>To rezone land located at Peguis Street North of Almey Avenue – EAST KILDONAN-TRANSCONA</td>
<td>RMU</td>
<td>129/2016</td>
<td>November 16, 2016</td>
</tr>
<tr>
<td>(422)</td>
<td>DAZ 203/2016</td>
<td>To rezone land located at Unaddressed lot on Sterling Lyon Parkway (north of Sterling Lyon Parkway, west of Kenaston Boulevard) – ASSINIBOIA</td>
<td>CMU</td>
<td>133/2016</td>
<td>December 14, 2016</td>
</tr>
<tr>
<td>(423)</td>
<td>DASZ 18/2014</td>
<td>To rezone land located at Gunn Road, Hewitson Road and Redonda Street – EAST KILDONAN-TRANSCONA</td>
<td>R1-S; R1-M; C2; PR1</td>
<td>72/2017</td>
<td>July 19, 2017</td>
</tr>
<tr>
<td>(424)</td>
<td>DAZ 215/2015</td>
<td>To correct an error in the zoning of the land located at 171 Cole Avenue and immediately to the south of 171 Cole Avenue – EAST KILDONAN-TRANSCONA</td>
<td>M2</td>
<td>9/2017</td>
<td>February 22, 2017</td>
</tr>
<tr>
<td>(425)</td>
<td>DAZ 217/2015</td>
<td>To rezone land located at 120 Scott Street – CITY CENTRE</td>
<td>RMU</td>
<td>3/2017</td>
<td>January 25, 2017</td>
</tr>
<tr>
<td>(426)</td>
<td>DASZ 11/2016</td>
<td>To rezone land located at 97 Park Forest Crescent – ASSINIBOIA</td>
<td>PR-1; R1-L</td>
<td>1/2017</td>
<td>January 25, 2017</td>
</tr>
<tr>
<td>(427)</td>
<td>DASZ 39/2015</td>
<td>To rezone land located at the Northwest intersection of King Edward Street and Inkster Boulevard – LORD SELKIRK-WEST KILDONAN</td>
<td>M1 (PDO-1 Airport Vicinity, PDO-2 Inksbrok Employment); C2 (PDO-1 Airport Vicinity, PDO-2 Inksbrok Employment)”</td>
<td>2/2017</td>
<td>January 25, 2017</td>
</tr>
<tr>
<td>(428)</td>
<td>DAZ 202/2016</td>
<td>To rezone land located at 1039 Cathedral Avenue – LORD SELKIRK-WEST KILDONAN</td>
<td>C1</td>
<td>10/2017</td>
<td>February 22, 2017</td>
</tr>
<tr>
<td>(429)</td>
<td>DAZ 39/2016</td>
<td>To rezone land located at 1500 Plessis Road – EAST KILDONAN-TRANSCONA</td>
<td>CMU</td>
<td>21/2017</td>
<td>February 22, 2017</td>
</tr>
<tr>
<td>(430)</td>
<td>DASZ 27/2016</td>
<td>To rezone land located at 2525 Pembina Highway – RIEL</td>
<td>RMF-L</td>
<td>22/2017</td>
<td>February 22, 2017</td>
</tr>
<tr>
<td>(431)</td>
<td>DAZ 208/2016</td>
<td>To rezone land located at 291 Nassau Street North – CITY CENTRE</td>
<td>R2</td>
<td>11/2017</td>
<td>February 22, 2017</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
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<td>New Zoning District</td>
<td>Amending By-law No.</td>
<td>Passed by Council</td>
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</tr>
<tr>
<td>(432)</td>
<td>DASZ 7/2016</td>
<td>To rezone land located at the Northwest and Northeast Corner of Philip Lee Drive and Ravelston Avenue West – EAST KILDONAN-TRANSCONA</td>
<td>R2</td>
<td>24/2017</td>
<td>March 22, 2017</td>
</tr>
<tr>
<td>(433)</td>
<td></td>
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</tr>
<tr>
<td>(434)</td>
<td>DAZ 212/2016</td>
<td>To rezone land located at 2074 De Vries Avenue – EAST KILDONAN-TRANSCONA</td>
<td>C2</td>
<td>23/2017</td>
<td>March 22, 2017</td>
</tr>
<tr>
<td>(435)</td>
<td>DASZ 33/2013</td>
<td>To rezone land located at Lots 2 and 3, Plan 45753, Peguis Street and Reenders Drive – EAST KILDONAN-TRANSCONA</td>
<td>C4</td>
<td>27/2017</td>
<td>April 26, 2017</td>
</tr>
<tr>
<td>(436)</td>
<td>DAZ 211/2016</td>
<td>To rezone land located at 956 and 958 McMillan Avenue – CITY CENTRE</td>
<td>RMF-M (PDO-1 Airport Vicinity)</td>
<td>26/2017</td>
<td>April 26, 2017</td>
</tr>
<tr>
<td>(437)</td>
<td>DASZ 29/2016</td>
<td>To rezone land located at 989 to 1001 Ducharme Avenue – RIEL</td>
<td>RMU</td>
<td>39/2017</td>
<td>May 24, 2017</td>
</tr>
<tr>
<td>(438)</td>
<td>DASZ 36/2016</td>
<td>To rezone land located at 650 Stafford Street – CITY CENTRE</td>
<td>RMF-L</td>
<td>42/2017</td>
<td>May 24, 2017</td>
</tr>
<tr>
<td>(439)</td>
<td>DASZ 8/2015</td>
<td>To rezone land located at 3600 and 3636 Portage Avenue – ASSINIBIOA</td>
<td>C3</td>
<td>40/2017</td>
<td>May 24, 2017</td>
</tr>
<tr>
<td>(440)</td>
<td>DASZ 35/2016</td>
<td>To rezone land located at 1325, 1375 and 1385 Ravelston Avenue West – EAST KILDONAN – TRANSCONA</td>
<td>R1-M; R2</td>
<td>43/2017</td>
<td>June 21, 2017</td>
</tr>
<tr>
<td>(441)</td>
<td>DASZ 13/2016</td>
<td>To rezone land located at 1911 King Edward Street – LORD SELKIRK-WEST KILDONAN</td>
<td>M3</td>
<td>47/2017</td>
<td>June 21, 2017</td>
</tr>
<tr>
<td>(442)</td>
<td>DASZ 45/2015</td>
<td>To rezone land located at 360 and 364 Stafford Street and 879 Garwood Avenue – CITY CENTRE</td>
<td>C1</td>
<td>48/2017</td>
<td>June 21, 2017</td>
</tr>
<tr>
<td>(443)</td>
<td>DASZ 38/2016</td>
<td>To rezone land located at 757-759 Jubilee Avenue – CITY CENTRE</td>
<td>R2</td>
<td>45/2017</td>
<td>June 21, 2017</td>
</tr>
<tr>
<td>(444)</td>
<td>DASZ 24/2016</td>
<td>To rezone land located at 1414 Ravelston Avenue West – EAST KILDONAN-TRANSCONA</td>
<td>R1-M; R2; RMF-M</td>
<td>44/2017</td>
<td>June 21, 2017</td>
</tr>
<tr>
<td>(445)</td>
<td>DAZ 221/2016</td>
<td>To rezone land located at 489 and 491 Corydon Avenue – CITY CENTRE</td>
<td>CMU (PDO-1 Corydon-Osborne)</td>
<td>64/2017</td>
<td>July 19, 2017</td>
</tr>
<tr>
<td>(446)</td>
<td>DAZ 231/2014</td>
<td>To rezone land located at 839 Panet Road – EAST KILDONAN – TRANSCONA</td>
<td>RMU</td>
<td>68/2017</td>
<td>July, 19, 2017</td>
</tr>
<tr>
<td>(447)</td>
<td>DAZ 28/2016</td>
<td>To rezone land located at 5715 Roblin Boulevard – ASSINIBIOA</td>
<td>R1-L; RMF-S</td>
<td>70/2017</td>
<td>July 19, 2017</td>
</tr>
<tr>
<td>(448)</td>
<td>DAZ 40/2016</td>
<td>To rezone land located at 479 and 481 Maryland Street – CITY CENTRE</td>
<td>RMF – L</td>
<td>69/2017</td>
<td>July 19, 2017</td>
</tr>
<tr>
<td>(449)</td>
<td>DAZ 35/2015</td>
<td>To rezone land located at 588 Des Meurons Street – RIEL</td>
<td>RMF-M</td>
<td>65/2017</td>
<td>July 19, 2017</td>
</tr>
<tr>
<td>(450)</td>
<td>DAZ 240/2012</td>
<td>To rezone land located at 956 Notre Dame Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>71/2017</td>
<td>July 19, 2017</td>
</tr>
<tr>
<td>(451)</td>
<td>DAZ 4/2017</td>
<td>To rezone land located at 376 Marion Street – RIEL</td>
<td>CMU</td>
<td>84/2017</td>
<td>September 27, 2017</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
<td>Zoning Description / Community</td>
<td>New Zoning District</td>
<td>Amending By-law No.</td>
<td>Passed by Council</td>
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</tr>
<tr>
<td>(452)</td>
<td>DAZ 202/2017</td>
<td>To rezone land located at 24 Loraine Street – RIEL</td>
<td>R2</td>
<td>85/2017</td>
<td>September 27, 2017</td>
</tr>
<tr>
<td>(453)</td>
<td>DASZ 41/2016</td>
<td>To rezone land located at 93 Nassau Street North – CITY CENTRE</td>
<td>RMF – L</td>
<td>89/2017</td>
<td>September 27, 2017</td>
</tr>
<tr>
<td>(454)</td>
<td>DASZ 7/2017</td>
<td>To rezone land located at 9 Barrington Avenue – RIEL</td>
<td>RMF-S</td>
<td>88/2017</td>
<td>September 27, 2017</td>
</tr>
<tr>
<td>(455)</td>
<td>DASZ 5/2016</td>
<td>To rezone land located at 567-573 Talbot Avenue – EAST KILDONAN – TRANSCONA</td>
<td>R2</td>
<td>104/2017</td>
<td>October 25, 2017</td>
</tr>
<tr>
<td>(456)</td>
<td>DASZ 37/2016</td>
<td>To rezone land located at 341-345 Springfield Road – EAST KILDONAN TRANSCONOA</td>
<td>R2</td>
<td>101/2017</td>
<td>October 25, 2017</td>
</tr>
<tr>
<td>(457)</td>
<td>DASZ 6/2017</td>
<td>To rezone land located at 578 Jessie Avenue – CITY CENTRE</td>
<td>R2</td>
<td>97/2017</td>
<td>October 25, 2017</td>
</tr>
<tr>
<td>(458)</td>
<td>DASZ 47/2016</td>
<td>To rezone land located at 254/256 Wellington Crescent – CITY CENTRE</td>
<td>RMF-M</td>
<td>102/2017</td>
<td>October 25, 2017</td>
</tr>
<tr>
<td>(459)</td>
<td>DASZ 35/2014</td>
<td>To rezone land located at 590 St. Anne’s Road Avenue – RIEL</td>
<td>RMF-S; R2</td>
<td>103/2017</td>
<td>October 25, 2017</td>
</tr>
<tr>
<td>(460)</td>
<td>DASZ 19/2016</td>
<td>To rezone land located at the Sage Creek Phase 8: southwest corner of Des Hivernants Boulevard and Edward Turner Drive – RIEL</td>
<td>RMF-S; RMF-M</td>
<td>105/2017</td>
<td>October 25, 2017</td>
</tr>
<tr>
<td>(461)</td>
<td>DASZ 38/2013</td>
<td>To rezone land located at 1916, 1918 and 1920 St. Mary’s Road – RIEL</td>
<td>RMF-L; PR1</td>
<td>116/2017</td>
<td>December 13, 2017</td>
</tr>
<tr>
<td>(462)</td>
<td>DAZ 203/2017</td>
<td>To rezone land located at 421 Beaverhill Boulevard – RIEL</td>
<td>RMU</td>
<td>120/2017</td>
<td>December 13, 2017</td>
</tr>
<tr>
<td>(463)</td>
<td>DAZ 207/2017</td>
<td>To rezone land located at 108 Yale Avenue – CITY CENTRE</td>
<td>C1</td>
<td>115/2017</td>
<td>December 13, 2017</td>
</tr>
<tr>
<td>(464)</td>
<td>DASZ 14/2017</td>
<td>To rezone land located at 221 and 227 Stradbrook Avenue – CITY CENTRE</td>
<td>RMU</td>
<td>114/2017</td>
<td>December 13, 2017</td>
</tr>
<tr>
<td>(465)</td>
<td>DASZ 9/2017</td>
<td>To rezone land located at 982 John Bruce Road East – RIEL</td>
<td>R1-M</td>
<td>7/2018</td>
<td>January 25, 2018</td>
</tr>
<tr>
<td>(466)</td>
<td>DASZ 12/2017</td>
<td>To rezone land located at Brandon Avenue (Lots 9-21, Block 6, Plan 1606), 615 Hethrington Avenue, and 421 Osborne Street – CITY CENTRE</td>
<td>C2</td>
<td>4/2018</td>
<td>January 25, 2018</td>
</tr>
<tr>
<td>(467)</td>
<td>DAZ 212/2017</td>
<td>To rezone land located at 22 Loraine Street – RIEL</td>
<td>R2</td>
<td>8/2018</td>
<td>January 25, 2018</td>
</tr>
<tr>
<td>(468)</td>
<td>DAZ 209/2017</td>
<td>To rezone land located at 400 Pipeline Road – LORD SELKIRK – WEST KILDONAN</td>
<td>RMF – S</td>
<td>12/2018</td>
<td>February 22, 2018</td>
</tr>
<tr>
<td>(469)</td>
<td>DAZ 213/2017</td>
<td>To rezone land located at 471 Edison Avenue – EAST KILDONAN – TRANSCONA</td>
<td>R2</td>
<td>16/2018</td>
<td>February 22, 2018</td>
</tr>
<tr>
<td>(470)</td>
<td>DAZ 206/2017</td>
<td>To rezone land located at 3555 Pembina Highway – RIEL</td>
<td>RMU; PDO – 1</td>
<td>15/2018</td>
<td>February 22, 2018</td>
</tr>
<tr>
<td>(471)</td>
<td>DASZ 42/2016</td>
<td>To rezone land located at 1018 and 1034 Elizabeth Road – RIEL</td>
<td>C3</td>
<td>20/2018</td>
<td>March 22, 2018</td>
</tr>
<tr>
<td>(472)</td>
<td>DASZ 13/2017</td>
<td>To rezone land located at Lot 2 Skyline Drive and Lot 3 Castlebrook Drive (Block 1 Plan 58259) – RIEL</td>
<td>R2</td>
<td>21/2018</td>
<td>March 22, 2018</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
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<tr>
<td>(473)</td>
<td>DAZ 217/2017</td>
<td>To rezone land located at 380 Osbourne Street – CITY CENTRE</td>
<td>RMU</td>
<td>34/2018</td>
<td>April 26, 2018</td>
</tr>
<tr>
<td>(474)</td>
<td>DASZ 19/2017</td>
<td>To rezone land located at 1280 Notre Dame Avenue – CITY CENTRE</td>
<td>M1</td>
<td>33/2018</td>
<td>April 26, 2018</td>
</tr>
<tr>
<td>(475)</td>
<td>DASZ 15/2017</td>
<td>To rezone land located at 1320 Milson Street – EAST KILDONAN – TRANSCONA</td>
<td>RMF-S</td>
<td>37/2018</td>
<td>April 26, 2018</td>
</tr>
<tr>
<td>(476)</td>
<td>DASZ 27/2017</td>
<td>To rezone land located west of Boulevard Des Hivernants N., North and South of Edward Turner Drive, Proposed Blocks 4 and 11 – RIEL</td>
<td>R1-M</td>
<td>27/2018</td>
<td>April 26, 2018</td>
</tr>
<tr>
<td>(477)</td>
<td>DAZ 211/2017</td>
<td>To rezone land located at 153 Aubert Street – RIEL</td>
<td>RMF-L</td>
<td>47/2018</td>
<td>May 24, 2018</td>
</tr>
<tr>
<td>(478)</td>
<td>DASZ 6/2016</td>
<td>To rezone land located at 376 Logan Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>C2</td>
<td>41/2018</td>
<td>May 24, 2018</td>
</tr>
<tr>
<td>(479)</td>
<td>DASZ 45/2016</td>
<td>To rezone land located at 93 St. Anne's Road – RIEL</td>
<td>C1</td>
<td>38/2018</td>
<td>May 24, 2018</td>
</tr>
<tr>
<td>(480)</td>
<td>DASZ 22/2017</td>
<td>To rezone land located at 108, 110 and 112 Alexander Avenue, and 107, 109 and 111 Pacific Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>C</td>
<td>40/2018</td>
<td>May 24, 2017</td>
</tr>
<tr>
<td>(481)</td>
<td>DAZ 200/2017</td>
<td>To rezone land located at 1860 Logan Avenue – ASSINIBOJA</td>
<td>RMF-S</td>
<td>59/2018</td>
<td>June 21, 2018</td>
</tr>
<tr>
<td>(482)</td>
<td>DASZ 20/2016</td>
<td>To rezone land located West of Plessis Road, between PTH 100 and Robert Bockstael Drive – RIEL</td>
<td>R1-M; PR1</td>
<td>55/2018</td>
<td>June 21, 2018</td>
</tr>
<tr>
<td>(483)</td>
<td>DASZ 32/2016</td>
<td>To rezone land located at 186 Furby Street – CITY CENTRE</td>
<td>C2</td>
<td>54/2018</td>
<td>June 21, 2018</td>
</tr>
<tr>
<td>(484)</td>
<td>DAZ 220/2017</td>
<td>To rezone land located at 3021 Pembina Highway – RIEL</td>
<td>RMU</td>
<td>60/2018</td>
<td>June 21, 2018</td>
</tr>
<tr>
<td>(485)</td>
<td>DASZ 10/2017</td>
<td>To rezone land located at the Southeast Ravenhurst Street, Pandora Avenue East, CNR Rail line, and Perimeter Highway Boundaries – EAST KILDONAN – TRANSCONA</td>
<td>R1-S; R2; RMF-M; RMU; CMU; PR1</td>
<td>64/2018</td>
<td>July 19, 2018</td>
</tr>
<tr>
<td>(486)</td>
<td>DASZ 11/2017</td>
<td>To rezone land located at 860 St. James Street – ASSINIBOJA</td>
<td>C3; PDO-1</td>
<td>71/2018</td>
<td>July 19, 2018</td>
</tr>
<tr>
<td>(487)</td>
<td>DASZ 26/2017</td>
<td>To rezone land located at 16 and 24 Speers Road – RIEL</td>
<td>M2</td>
<td>70/2018</td>
<td>July 19, 2018</td>
</tr>
<tr>
<td>(488)</td>
<td>DAZ 207/2016</td>
<td>To rezone land located at 1466 Templeton Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>RMF-S</td>
<td>80/2018</td>
<td>September 20, 2018</td>
</tr>
<tr>
<td>(489)</td>
<td>DASZ 31/2016</td>
<td>To rezone land located at northeast corner of Almey Avenue at Ravelston Avenue West - EAST KILDONAN – TRANSCONA</td>
<td>R1-M</td>
<td>81/2018</td>
<td>September 20, 2018</td>
</tr>
<tr>
<td>(490)</td>
<td>DAZ 221/2017</td>
<td>To rezone land located at 721 Oxford Street – CITY CENTRE</td>
<td>C1; PDO-1</td>
<td>84/2018</td>
<td>September 20, 2018</td>
</tr>
<tr>
<td>(491)</td>
<td>DAZ 205/2018</td>
<td>To rezone land located at 384 Stradbrook Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>83/2018</td>
<td>September 20, 2018</td>
</tr>
<tr>
<td>(492)</td>
<td>DAZ 202/2018</td>
<td>To rezone land located at 607 Flora Avenue – LORD SELKIRK – WEST KILDONAN.</td>
<td>C2</td>
<td>85/2018</td>
<td>September 20, 2018</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
<td>Zoning Description / Community</td>
<td>New Zoning District</td>
<td>Amending By-law No.</td>
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</tr>
<tr>
<td>(493)</td>
<td>DASZ 8/2018</td>
<td>To rezone land located at 173 Notre Dame - RIEL</td>
<td>RMF-L</td>
<td>78/2018</td>
<td>September 20, 2018</td>
</tr>
<tr>
<td>(494)</td>
<td>DASZ 25/2017</td>
<td>To rezone land located at 174 Provencher Boulevard – RIEL</td>
<td>RMU; PDO 1</td>
<td>104/2018</td>
<td>December 13, 2018</td>
</tr>
<tr>
<td>(495)</td>
<td>DAZ 207/2018</td>
<td>To rezone land located at 939 Mountain Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>C1</td>
<td>95/2018</td>
<td>December 13, 2018</td>
</tr>
<tr>
<td>(496)</td>
<td>DASZ 16/2017</td>
<td>To rezone land located at east side of Ravelston Avenue West, north of El Tassi Drive – EAST KILDONAN – TRANSCONA</td>
<td>R1-S; R1-M; R2; RMF-M; PR1</td>
<td>100/2018</td>
<td>December 13, 2018</td>
</tr>
<tr>
<td>(497)</td>
<td>DASZ 5/2017</td>
<td>To rezone land located at north west of Eric Street and Beliveau Road – RIEL</td>
<td>PR1</td>
<td>99/2018</td>
<td>December 13, 2018</td>
</tr>
<tr>
<td>(498)</td>
<td>DAZ 203/2018</td>
<td>To rezone land located at 469 Beresford Avenue – CITY CENTRE</td>
<td>R2</td>
<td>2/2019</td>
<td>January 31, 2019</td>
</tr>
<tr>
<td>(500)</td>
<td>DASZ 18/2018</td>
<td>To rezone land located at Dedrick Bay – ASSINIBOIA</td>
<td>R1-M; PR1</td>
<td>4/2019</td>
<td>February 28, 2019</td>
</tr>
<tr>
<td>(501)</td>
<td>DASZ 16/2018</td>
<td>To rezone land located at 1288 and 1340 Templeton Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-S</td>
<td>5/2019</td>
<td>February 28, 2019</td>
</tr>
<tr>
<td>(502)</td>
<td>DAZ 210/2018</td>
<td>To rezone land located at 180 and 200 Lowson Crescent – ASSINIBOIA</td>
<td>M2</td>
<td>20/2019</td>
<td>March 21, 2019</td>
</tr>
<tr>
<td>(503)</td>
<td>DAZ 214/2018</td>
<td>To rezone land located at 229 Roslyn Road – CITY CENTRE</td>
<td>R2</td>
<td>27/2019</td>
<td>April 25, 2019</td>
</tr>
<tr>
<td>(504)</td>
<td>DASZ 8/2017</td>
<td>To rezone land located at 1600 Ravelston Avenue West – EAST KILDONAN – TRANSCONA</td>
<td>R1-M</td>
<td>26/2019</td>
<td>April 25, 2019</td>
</tr>
<tr>
<td>(505)</td>
<td>DAZ 211/2018</td>
<td>To rezone land located at 390, 392, 394 and 396 Academy Road – CITY CENTRE</td>
<td>RMU; PDO 1</td>
<td>28/2019</td>
<td>April 25, 2019</td>
</tr>
<tr>
<td>(506)</td>
<td>DASZ 2/2017</td>
<td>To rezone land located at 650 Burrows Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>C1</td>
<td>33/2019</td>
<td>April 25, 2019</td>
</tr>
<tr>
<td>(507)</td>
<td>DAZ 215/2018</td>
<td>To rezone land located at 204 and 210 Masson Street – RIEL</td>
<td>RMF-L</td>
<td>34/2019</td>
<td>May 16, 2019</td>
</tr>
<tr>
<td>(508)</td>
<td>DAZ 216/2018</td>
<td>To rezone land located at 1181 Chamberlain Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>C2</td>
<td>38/2019</td>
<td>May 16, 2019</td>
</tr>
<tr>
<td>(509)</td>
<td>DASZ 20/2018</td>
<td>To rezone land located at 255 Hamilton Avenue – ASSINIBOIA</td>
<td>RMF-S; PR1</td>
<td>41/2019</td>
<td>June 20, 2019</td>
</tr>
<tr>
<td>(510)</td>
<td>DASZ 19/2014</td>
<td>To rezone land located at 741 to 765 Bonner Avenue – EAST KILDONAN – TRANSCONA</td>
<td>R1-M; R1-L</td>
<td>40/2019; 51/2019</td>
<td>June 20, 2019; July 18, 2019</td>
</tr>
<tr>
<td>(511)</td>
<td>DASZ 14/2018</td>
<td>To rezone land located at south side of El Tassi Drive, 389 and 395 Almey Avenue – EAST KILDONAN – TRANSCONA</td>
<td>R2</td>
<td>39/2019</td>
<td>June 20, 2019</td>
</tr>
<tr>
<td>(512)</td>
<td>DASZ 6/2018</td>
<td>To rezone land located at 1982 and 1984 St. Mary’s Road, and 2, 44, 66, 88 and 108 Normand Avenue – RIEL</td>
<td>RMF-L; PR1</td>
<td>42/2019</td>
<td>July 18, 2019</td>
</tr>
<tr>
<td>(513)</td>
<td>DASZ 15/2018</td>
<td>To rezone land located at 900 Elmurst – ASSINIBOIA</td>
<td>R1-L; PDO 1</td>
<td>50/2019</td>
<td>July 18, 2019</td>
</tr>
<tr>
<td>Sub-Section</td>
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</tr>
<tr>
<td>(514)</td>
<td>DASZ 21/2017</td>
<td>To rezone land located at West of Peguis Street, South of Almey Avenue – EAST KILDONAN – TRANSCONA</td>
<td>RMF-M</td>
<td>54/2019</td>
<td>July 18, 2019</td>
</tr>
<tr>
<td>(515)</td>
<td>DAZ 203/2013</td>
<td>To rezone land located at north side of Court Avenue, west of McPhillips Street – LORD SELKIRK – WEST KILDONAN</td>
<td>RMF-M</td>
<td>53/2019</td>
<td>July 18, 2019</td>
</tr>
<tr>
<td>(516)</td>
<td>DAZ 200/2019</td>
<td>To rezone land located at 797 Dorchester Avenue – CITY CENTRE</td>
<td>RMF-S; PDO-1</td>
<td>55/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(517)</td>
<td>DAZ 213/2018</td>
<td>To rezone land located at 140 Alfred Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>C2</td>
<td>64/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(518)</td>
<td>DASZ 27/2018</td>
<td>To rezone land located at Northeast corner of De La Seigneurie Boulevard and Crestmont Drive – RIEL</td>
<td>RMF-S</td>
<td>57/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(519)</td>
<td>DASZ 9/2019</td>
<td>To rezone land located at 97 Oak Forest Crescent – ASSINIBOIA</td>
<td>R1-L; PR-1</td>
<td>67/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(520)</td>
<td>DAZ 205/2019</td>
<td>To rezone land located at 2695 Main Street – EAST KILDONAN – TRANSCONA</td>
<td>RMH</td>
<td>58/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(521)</td>
<td>DASZ 11/2018</td>
<td>To rezone land located at Templeton Avenue West and Thorn Drive – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-M</td>
<td>65/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(522)</td>
<td>DAZ 209/2018</td>
<td>To rezone land located at 717 Jessie Avenue – CITY CENTRE</td>
<td>RMF-S; PDO-1</td>
<td>56/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(523)</td>
<td>DASZ 28/2018</td>
<td>To rezone land located at 206, 216, 218, 228, 230, 236, 244 and 248 Good Street – CITY CENTRE</td>
<td>RMF-L</td>
<td>59/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(524)</td>
<td>DAZ 204/2019</td>
<td>To rezone land located at 1391 and 1421 St. James Street – ASSINIBOIA</td>
<td>M1; PDO-1</td>
<td>68/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(525)</td>
<td>DASZ 30/2018</td>
<td>To rezone land located at 1092 Charleswood Road – ASSINIBOIA</td>
<td>R1-M; R1-L</td>
<td>66/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(526)</td>
<td>DASZ 10/2019</td>
<td>To rezone land located at the Southwest corner of Ferrier Street and Murray Road – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-M; R2; RMF-S; RMF-L; PR1</td>
<td>71/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(527)</td>
<td>DASZ 22/2018</td>
<td>To rezone land located at 1065 and 1069 Notre Dame Avenue and 1090 Winnipeg Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>C2; PDO-1</td>
<td>69/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(528)</td>
<td>DAZ 202/2019</td>
<td>To rezone land located at 530 River Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>72/2019</td>
<td>September 26, 2019</td>
</tr>
<tr>
<td>(529)</td>
<td>DASZ 10/2018</td>
<td>To rezone land located at 446 Grassie Boulevard – EAST KILDONAN – TRANSCONA</td>
<td>R2</td>
<td>77/2019</td>
<td>November 21, 2019</td>
</tr>
<tr>
<td>(530)</td>
<td>DASZ 5/2019</td>
<td>To rezone land located at 521 Gateway Road – EAST KILDONAN – TRANSCONA</td>
<td>RMF-S</td>
<td>88/2019</td>
<td>November 21, 2019</td>
</tr>
<tr>
<td>(531)</td>
<td>DASZ 23/2018</td>
<td>To rezone land located at 700 Elgin Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>EI (PDO-1 West Alexander-Centennial)</td>
<td>78/2019</td>
<td>November 21, 2019</td>
</tr>
<tr>
<td>(532)</td>
<td>DASZ 25/2018</td>
<td>To rezone land located at 850 Empress Street – ASSINIBOIA</td>
<td>C3 (PDO-1 Airport Vicinity)</td>
<td>89/2019</td>
<td>November 21, 2019</td>
</tr>
<tr>
<td>Sub-Section</td>
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</tr>
<tr>
<td>(534)</td>
<td>DAZ 212/2019</td>
<td>To rezone land located at 198 McPhillips Street – LORD SELKIRK – WEST KILDONAN</td>
<td>MMU (PDO-1 Airport Vicinity)</td>
<td>96/2019</td>
<td>December 12, 2019</td>
</tr>
<tr>
<td>(535)</td>
<td>DAZ 207/2019</td>
<td>To rezone land located at 2525 Pembina Highway – ASSINIBOIA</td>
<td>RMU</td>
<td>97/2019</td>
<td>December 12, 2019</td>
</tr>
<tr>
<td>(536)</td>
<td>DASZ 14/2019</td>
<td>To rezone land located at 50 Barnes Street – ASSINIBOIA</td>
<td>RMF-S; RMF-L</td>
<td>1/2020</td>
<td>January 30, 2020</td>
</tr>
<tr>
<td>(537)</td>
<td>DASZ 7/2019</td>
<td>To rezone land located at 1, 5, 7, 9 &amp; 11 St. John Ambulance Way – ASSINIBOIA</td>
<td>C2 (PDO-1 Airport Vicinity)</td>
<td>8/2020</td>
<td>January 30, 2020</td>
</tr>
<tr>
<td>(538)</td>
<td>DASZ 23/2019</td>
<td>To rezone land located at 469, 471, 473, 475 and 481 St. Anne’s Road – RIEL</td>
<td>RMU</td>
<td>5/2020</td>
<td>January 30, 2020</td>
</tr>
<tr>
<td>(539)</td>
<td>DASZ 13/2019</td>
<td>To rezone land located at 928 and 936 McMillan Avenue – CITY CENTRE</td>
<td>CMU (PDO-1 Airport Vicinity)</td>
<td>2/2020</td>
<td>January 30, 2020</td>
</tr>
<tr>
<td>(541)</td>
<td>DASZ 21/2019</td>
<td>To rezone land located at 1640 Leila Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>RMF-S</td>
<td>7/2020</td>
<td>January 30, 2020</td>
</tr>
<tr>
<td>(542)</td>
<td>DASZ 13/2018</td>
<td>To rezone land located at 281 River Avenue – CITY CENTRE</td>
<td>PR-1; RMF-L</td>
<td>15/2020</td>
<td>January 30, 2020</td>
</tr>
<tr>
<td>(543)</td>
<td>DASZ 32/2019</td>
<td>To rezone land located at 0 Cassowary Lane – ASSINIBOIA</td>
<td>R1-M</td>
<td>17/2020</td>
<td>February 27, 2020</td>
</tr>
<tr>
<td>(544)</td>
<td>DASZ 11/2019</td>
<td>To rezone land located at 1025 Beauty Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>R2</td>
<td>9/2020</td>
<td>February 27, 2020</td>
</tr>
<tr>
<td>(544A)</td>
<td>DASZ 1/2019</td>
<td>To rezone land located at 622 Taché Avenue – RIEL</td>
<td>EI</td>
<td>24/2020</td>
<td>March 21, 2020</td>
</tr>
<tr>
<td>(545)</td>
<td>DASZ 1/2017</td>
<td>To rezone land located at 755 Golspie Street – EAST KILDONAN – TRANSCONA</td>
<td>RMF-M</td>
<td>43/2020</td>
<td>May 6, 2020</td>
</tr>
<tr>
<td>(546)</td>
<td>DAZ 208/2018</td>
<td>To rezone land located at 20 and 80 Churchill Drive – CITY CENTRE</td>
<td>PR2</td>
<td>46/2020</td>
<td>May 6, 2020</td>
</tr>
<tr>
<td>(547)</td>
<td>DASZ 18/2019</td>
<td>To rezone land located at northwest corner of Kimberley Avenue and London Street – EAST KILDONAN–TRANSCONA</td>
<td>RMF-M</td>
<td>44/2020</td>
<td>May 6, 2020</td>
</tr>
<tr>
<td>(548)</td>
<td>DASZ 20/2019</td>
<td>To rezone land located at 425 Wardlaw Avenue and 160 Osborne Street – CITY CENTRE</td>
<td>RMU</td>
<td>45/2020</td>
<td>May 6, 2020</td>
</tr>
<tr>
<td>(549)</td>
<td>DASZ 19/2019</td>
<td>To rezone land located at 424 Wardlaw Avenue – CITY CENTRE</td>
<td>RMU</td>
<td>50/2020</td>
<td>May 6, 2020</td>
</tr>
<tr>
<td>(550)</td>
<td>DASZ 23/2017</td>
<td>To rezone land located at 813 Rathgar Avenue – CITY CENTRE</td>
<td>RMF-S</td>
<td>55/2020</td>
<td>May 29, 2020</td>
</tr>
<tr>
<td>(551)</td>
<td>DASZ 8/2019</td>
<td>To rezone land located at 191 Ellen Street – LORD SELKIRK – WEST KILDONAN</td>
<td>RMF-L (PDO-1 West Alexander-Centennial)</td>
<td>53/2020</td>
<td>May 29, 2020</td>
</tr>
<tr>
<td>(552)</td>
<td>DASZ 15/2019</td>
<td>To rezone land located at 2634 Pembina Highway/21 Bayridge Avenue – RIEL</td>
<td>C3</td>
<td>54/2020</td>
<td>May 29, 2020</td>
</tr>
<tr>
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<td>File No.</td>
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<tr>
<td>(553)</td>
<td>DASZ 34/2019</td>
<td>To rezone land located at 307 and 315 Talbot Avenue – EAST KILDONAN – TRANSCONA</td>
<td>RMU</td>
<td>66/2020</td>
<td>June 26, 2020</td>
</tr>
<tr>
<td>(554)</td>
<td>DASZ 7/2018</td>
<td>To rezone land located at 609 Leola Street, 711 Leola Street and 710 Roanoke Street – EAST KILDONAN – TRANSCONA</td>
<td>RMF-S</td>
<td>62/2020</td>
<td>June 26, 2020</td>
</tr>
<tr>
<td>(555)</td>
<td>DASZ 30/2014</td>
<td>To rezone land located at 198 Sherbrook Street – CITY CENTRE</td>
<td>RMU</td>
<td>67/2020</td>
<td>June 26, 2020</td>
</tr>
<tr>
<td>(556)</td>
<td>DASZ 25/2019</td>
<td>To rezone land located at 261 Benn Avenue and 2756-2772 Main Street – EAST KILDONAN – TRANSCONA</td>
<td>RMF-M</td>
<td>68/2020</td>
<td>June 26, 2020</td>
</tr>
<tr>
<td>(557)</td>
<td>DASZ 26/2016</td>
<td>To rezone land located at 691 Wolseley Avenue and 62 Sherbrook Street – CITY CENTRE</td>
<td>EI (PDO 1 Neighbourhood Main Streets)</td>
<td>72/2020</td>
<td>June 26, 2020</td>
</tr>
<tr>
<td>(558)</td>
<td>DASZ 27/2019</td>
<td>To rezone land located at 109 Mayfair Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>69/2020</td>
<td>June 26, 2020</td>
</tr>
<tr>
<td>(559)</td>
<td>DASZ 24/2019</td>
<td>To rezone land located at the Northwest corner directly east of the intersection of McPhillips Street and Murray Avenue – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-S; R1-M; R2; RMF-S; RMF-M; C2; PR1</td>
<td>75/2020</td>
<td>July 23, 2020</td>
</tr>
<tr>
<td>(560)</td>
<td>DASZ 2/2020</td>
<td>To rezone land located at Northeast corner of Sage Creek Boulevard and Boulevard des Hivernants – RIEL</td>
<td>RMF-M</td>
<td>76/2020</td>
<td>July 23, 2020</td>
</tr>
<tr>
<td>(561)</td>
<td>DASZ 35/2019</td>
<td>To rezone land located at the North side of Commercial Avenue, West of King Edward Street – LORD SELKIRK – WEST KILDONAN</td>
<td>R1-M; R2; PR1</td>
<td>78/2020</td>
<td>July 23, 2020</td>
</tr>
<tr>
<td>(562)</td>
<td>DASZ 31/2019</td>
<td>To rezone land located at East side of Camp Manitou Road, north of Oak Forest Crescent – ASSINIBOIA</td>
<td>RMF-S</td>
<td>79/2020</td>
<td>July 23, 2020</td>
</tr>
<tr>
<td>(563)</td>
<td>DASZ 17/2018</td>
<td>To rezone land located at 2700 King Edward Street &amp; Lot 5, Plan 17736 – LORD SELKIRK – WEST KILDONAN</td>
<td>M1 (PDO 2 Inksbrook Employment Lands)</td>
<td>86/2020</td>
<td>July 23, 2020</td>
</tr>
<tr>
<td>(564)</td>
<td>DASZ 40/2019</td>
<td>To rezone land located at the Ken Oblik Drive – ASSINIBOIA</td>
<td>RMF-M RMF-S R2</td>
<td>88/2020</td>
<td>September 30, 2020</td>
</tr>
<tr>
<td>(565)</td>
<td>DASZ 46/2019</td>
<td>To rezone land located at 1610, 1614, 1618, 1622 and 1626 Ravelston Avenue West – EAST KILDONAN-TRANSCONA</td>
<td>R2</td>
<td>89/2020</td>
<td>September 30, 2020</td>
</tr>
<tr>
<td>(566)</td>
<td>DASZ 29/2019</td>
<td>To rezone land located at 901 and 903 Day Street – EAST KILDONAN-TRANSCONA</td>
<td>RMF-M</td>
<td>90/2020</td>
<td>September 30, 2020</td>
</tr>
<tr>
<td>(567)</td>
<td>DASZ 39/2019</td>
<td>To rezone land located at 1454 Ravelston Avenue – EAST KILDONAN-TRANSCONA</td>
<td>R2 RMF-S</td>
<td>92/2020</td>
<td>September 30, 2020</td>
</tr>
<tr>
<td>(568)</td>
<td>DASZ 6/2019</td>
<td>To rezone land located at 327 and 339 Wardlaw Avenue – CITY CENTRE</td>
<td>RMF-L</td>
<td>91/2020</td>
<td>September 30, 2020</td>
</tr>
<tr>
<td>(569)</td>
<td>DASZ 45/2019</td>
<td>To rezone land located at 686 and 690 St. Anne’s Road – RIEL</td>
<td>C2</td>
<td>93/2020</td>
<td>September 30, 2020</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
<td>Zoning Description / Community</td>
<td>New Zoning District</td>
<td>Amending By-law No.</td>
<td>Passed by Council</td>
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</tr>
<tr>
<td>(570)</td>
<td>DAZ 208/2019</td>
<td>To rezone lane located at 412 Kensington Street – ASSINIBOIA</td>
<td>C1 (PDO-1 Airport Vicinity)</td>
<td>94/2020</td>
<td>September 30, 2020</td>
</tr>
<tr>
<td>(571)</td>
<td>DASZ 38/2019</td>
<td>To rezone lane located at 1206 Templeton Avenue and Lot 12 Plan 3708 LORD SELKIRK-WEST KILDONAN</td>
<td>RMF-L PR1</td>
<td>102/2020</td>
<td>October 29, 2020</td>
</tr>
<tr>
<td>(572)</td>
<td>DASZ 30/2019</td>
<td>To rezone lane located at 33 and 65 Commercial Avenue LORD SELKIRK-WEST KILDONAN</td>
<td>R2 RMF-S PR1</td>
<td>103/2020</td>
<td>October 29, 2020</td>
</tr>
<tr>
<td>(573)</td>
<td>DASZ 7/2020</td>
<td>To rezone land located north of Transcona Boulevard and west of Edward Schreyer Parkway EAST KILDONAN-TRANSCONA</td>
<td>R1-S RMF-S</td>
<td>95/2020</td>
<td>October 29, 2020</td>
</tr>
<tr>
<td>(574)</td>
<td>DASZ 43/2019</td>
<td>To rezone certain lands bounded by Lee Boulevard, Waverley Street, Bison Drive and Albright Road – ASSINIBOIA</td>
<td>C2 RMF-M RMU RMF-S R2 R1-M R1-S PR1</td>
<td>110/2020</td>
<td>November 26, 2020</td>
</tr>
<tr>
<td>(575)</td>
<td>DASZ 5/2020</td>
<td>To rezone land located at 888 John Bruce Road East – RIEL</td>
<td>R1-M</td>
<td>106/2020</td>
<td>November 26, 2020</td>
</tr>
<tr>
<td>(577)</td>
<td>DAZ 41/2019</td>
<td>To rezone land located at 634, 638, 644 Dudley Avenue – CITY CENTRE</td>
<td>RMF-S</td>
<td>109/2020</td>
<td>November 26, 2020</td>
</tr>
<tr>
<td>(578)</td>
<td>DASZ 6/2020</td>
<td>To rezone land located at 12 Crystal Avenue – RIEL</td>
<td>R2</td>
<td>112/2020</td>
<td>December 17, 2020</td>
</tr>
<tr>
<td>(579)</td>
<td>DAZ 203/2020</td>
<td>To rezone land located at 302 Archibald Street – RIEL</td>
<td>M2</td>
<td>117/2020</td>
<td>December 17, 2020</td>
</tr>
<tr>
<td>(580)</td>
<td>DASZ 3/2020</td>
<td>To rezone land located at 782 to 790 Taché Avenue and 140 to 148 Grandin Street – RIEL</td>
<td>RMF-L</td>
<td>115/2020</td>
<td>December 17, 2020</td>
</tr>
<tr>
<td>(581)</td>
<td>DASZ 1/2020</td>
<td>To rezone land located at 4055 Portage Avenue – ASSINIBOIA</td>
<td>C4 PDO-2 Westport Festival</td>
<td>116/2020</td>
<td>December 17, 2020</td>
</tr>
<tr>
<td>(582)</td>
<td>DASZ 9/2018</td>
<td>To rezone land located at 1493 Magnus Street – LORD SELKIRK-WEST KILDONAN</td>
<td>RMF-S</td>
<td>114/2020</td>
<td>December 17, 2020</td>
</tr>
<tr>
<td>(583)</td>
<td>DAZ 201/2020</td>
<td>To rezone land located at 2029 Bishop Grandin Boulevard – RIEL</td>
<td>RMU</td>
<td>9/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>(584)</td>
<td>DASZ 12/2020</td>
<td>To rezone land located at 29 Oakleigh Place – RIEL</td>
<td>R2</td>
<td>1/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>(585)</td>
<td>DASZ 17/2019</td>
<td>To rezone land located at 25 and 31 Riel Avenue and lanes bordering the north and east property lines – RIEL</td>
<td>RMU</td>
<td>7/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>(586)</td>
<td>DAZ 204/2020</td>
<td>To rezone land located at 156 Marion Street – RIEL</td>
<td>RMU</td>
<td>3/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>(587)</td>
<td>DASZ 44/2016</td>
<td>To rezone land located at northwest corner of Inkster Boulevard and King Edward Street – LORD SELKIRK-WEST KILDONAN</td>
<td>C2</td>
<td>5/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
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</tr>
<tr>
<td>(588)</td>
<td>DASZ 42/2019</td>
<td>To rezone land located at 5610, 5628 and 5630 Roblin Boulevard – ASSINIBOIA</td>
<td>RMF-M</td>
<td>10/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>(589)</td>
<td>DAZ 209/2019</td>
<td>To rezone land located at 662 St. Mary’s Road – RIEL</td>
<td>C1</td>
<td>11/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>(590)</td>
<td>DASZ 23/2020</td>
<td>To rezone land located at 316 to 326 Des Meurons Street – RIEL</td>
<td>RMU</td>
<td>4/2021</td>
<td>January 28, 2021</td>
</tr>
<tr>
<td>(591)</td>
<td>DAZ 208/2020</td>
<td>To rezone land located at 165 Sadler Avenue – RIEL</td>
<td>RMF-S</td>
<td>14/2021</td>
<td>February 25, 2021</td>
</tr>
<tr>
<td>(592)</td>
<td>DAZ 206/2020</td>
<td>To rezone land located at 149 Lindsay Street – CITY CENTRE</td>
<td>RMF-S</td>
<td>15/2021</td>
<td>February 25, 2021</td>
</tr>
<tr>
<td>(593)</td>
<td>DASZ 11/2020</td>
<td>To rezone land located at 301 Archibald Street, 498 and 510 Pinguet Street – RIEL</td>
<td>M1</td>
<td>22/2021</td>
<td>March 25, 2021</td>
</tr>
<tr>
<td>(594)</td>
<td>DASZ 9/2020</td>
<td>To rezone land located at Warde Avenue, Robert Bockstael Drive and Manitoba Power Transmission – RIEL</td>
<td>R1-M R1-S R2</td>
<td>21/2021</td>
<td>March 25, 2021</td>
</tr>
<tr>
<td>(595)</td>
<td>DASZ 4/2020</td>
<td>To rezone land located at 252, 256, 260 River Road and 81 Blackmore Avenue – RIEL</td>
<td>RMF-S PR1</td>
<td>35/2021</td>
<td>April 29, 2021</td>
</tr>
<tr>
<td>(596)</td>
<td>DASZ 22/2020</td>
<td>To rezone land located at Glenbush Street – ASSINIBOIA</td>
<td>R1-M PR1</td>
<td>37/2021</td>
<td>April 29, 2021</td>
</tr>
<tr>
<td>(597)</td>
<td>DAZ 211/2020</td>
<td>To rezone land located at 762 McMillan Avenue – CITY CENTRE</td>
<td>RMF-S PDO 1 Corydon Osborne</td>
<td>39/2021</td>
<td>April 29, 2021</td>
</tr>
<tr>
<td>(598)</td>
<td>DAZ 209/2020</td>
<td>To rezone land located at 2402 Ferrier Street – LORD SELKIRK-WEST KILDONAN</td>
<td>RMF-S</td>
<td>36/2021</td>
<td>April 29, 2021</td>
</tr>
<tr>
<td>(599)</td>
<td>DASZ 24/2020</td>
<td>To rezone land located at 375 and 385 Softley Road – EAST KILDONAN-TRANSCONA</td>
<td>M3</td>
<td>40/2021</td>
<td>May 27, 2021</td>
</tr>
<tr>
<td>(600)</td>
<td>DASZ 16/2020</td>
<td>To rezone land located at 874, 876 and 880 Grosvenor Avenue – CITY CENTRE</td>
<td>RMF-L PDO-1 Corydon Osborne</td>
<td>46/2021</td>
<td>May 27, 2021</td>
</tr>
<tr>
<td>(601)</td>
<td>DASZ 17/2020</td>
<td>To rezone land located at 1580, 1584, 1588, 1592 and 1600 Ravelston Avenue West – EAST KILDONAN-TRANSCONA</td>
<td>R2 RMF-S</td>
<td>41/2021</td>
<td>May 27, 2021</td>
</tr>
<tr>
<td>(602)</td>
<td>DASZ 18/2020</td>
<td>To rezone land located at 911, 913 and 915 McMillan Avenue – CITY CENTRE</td>
<td>RMU PDO-1 Corydon Osborne</td>
<td>48/2021</td>
<td>May 27, 2021</td>
</tr>
<tr>
<td>(603)</td>
<td>DAZ 35/2020</td>
<td>To rezone land located at 97 Oak Forest Crescent – ASSINIBOIA</td>
<td>R1-L PR-1</td>
<td>50/2021</td>
<td>June 24, 2021</td>
</tr>
<tr>
<td>(604)</td>
<td>DASZ 14/2020</td>
<td>To rezone land located at 70 and 90 Lexington Park – EAST KILDONAN-TRANSCONA</td>
<td>RMU PR1</td>
<td>56/2021</td>
<td>June 24, 2021</td>
</tr>
<tr>
<td>(605)</td>
<td>DAZ 202/2020</td>
<td>To rezone land located at 2895 King Edward Street – LORD SELKIRK-WEST KILDONAN</td>
<td>RMF-S</td>
<td>51/2021</td>
<td>June 24, 2021</td>
</tr>
<tr>
<td>(606)</td>
<td>DASZ 25/2020</td>
<td>To rezone land located at Cable Place, Renshaw Boulevard and Desrosiers Drive – EAST KILDONAN-TRANSCONA</td>
<td>R1-M R2 PR1</td>
<td>57/2021</td>
<td>June 24, 2021</td>
</tr>
<tr>
<td>(607)</td>
<td>DAZ 212/2020</td>
<td>To rezone land located at 1350 Henderson Highway – EAST KILDONAN-TRANSCONA</td>
<td>RMF-M</td>
<td>65/2021</td>
<td>July 22, 2021</td>
</tr>
<tr>
<td>Sub-Section</td>
<td>File No.</td>
<td>Zoning Description / Community</td>
<td>New Zoning District</td>
<td>Amending By-law No.</td>
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</tr>
<tr>
<td>(608)</td>
<td>DASZ 26/2020</td>
<td>To rezone land located at 2025 and 2071 Corydon Avenue – ASSINIBOIA</td>
<td>RMU PDO-1 Airport Vicinity</td>
<td>66/2021</td>
<td>July 22, 2021</td>
</tr>
<tr>
<td>(609)</td>
<td>DAZ 201/2021</td>
<td>To rezone land located at 477 and 479 Spence Street – CITY CENTRE</td>
<td>RMF-M</td>
<td>71/2021</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(610)</td>
<td>DASZ 47/2019</td>
<td>To rezone land located at 567 Jessie Avenue – CITY CENTRE</td>
<td>R2 PDO-1 Corydon Osborne</td>
<td>67/2019</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(611)</td>
<td>DASZ 15/2020</td>
<td>To rezone land located at 469-481 St. Anne’s Road, 204 Hindley Avenue, 199 Worthington Avenue and 205 Worthington Avenue – RIEL</td>
<td>RMU</td>
<td>69/2021</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(612)</td>
<td>DAZ 200/2021</td>
<td>To rezone land located at 692 and 694 St. Anne’s Road – RIEL</td>
<td>RMU</td>
<td>70/2021</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(613)</td>
<td>DASZ 11/2021</td>
<td>To rezone land located at Southeast Crestmont Drive – Jack Reimer Drive – RIEL</td>
<td>RMF-S</td>
<td>77/2021</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(614)</td>
<td>DAZ 206/2021</td>
<td>To rezone land located at 1171 Concordia Avenue – EAST KILDONAN-TRANSCONA</td>
<td>CMU</td>
<td>73/2021</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(615)</td>
<td>DASZ 28/2020</td>
<td>To rezone land located at 2536 McPhillips Street – LORD SELKIRK-WEST KILDONAN</td>
<td>RMF-M C2</td>
<td>68/2021</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(616)</td>
<td>DASZ 4/2021</td>
<td>To rezone land located at Firestone Drive – Bell Gardens Cove – ASSINIBOIA</td>
<td>R1-S R1-M R2 RMF-S</td>
<td>78/2021</td>
<td>September 29, 2021</td>
</tr>
<tr>
<td>(617)</td>
<td>DASZ 13/2021</td>
<td>To rezone land located at 1125 Pembina Highway – CITY CENTRE</td>
<td>RMU</td>
<td>96/2021</td>
<td>October 28, 2021</td>
</tr>
<tr>
<td>(618)</td>
<td>DASZ 10/2021</td>
<td>To rezone land located at 835 Notre Dame Avenue – LORD SELKIRK-WEST KILDONAN</td>
<td>RMU PDO-1 West Alexander &amp; Centennial</td>
<td>92/2021</td>
<td>October 28, 2021</td>
</tr>
<tr>
<td>(619)</td>
<td>DASZ 2/2021</td>
<td>To rezone land located at 349 Wardlaw Avenue – CITY CENTRE</td>
<td>RMU</td>
<td>98/2021</td>
<td>October 28, 2021</td>
</tr>
<tr>
<td>(620)</td>
<td>DAZ 204/2021</td>
<td>To rezone land located at 150 and 154 Murray Rougeau Crescent – EAST-KILDONAN-TRANSCONA</td>
<td>PR2</td>
<td>99/2021</td>
<td>October 28, 2021</td>
</tr>
<tr>
<td>(621)</td>
<td>DASZ 5/2021</td>
<td>To rezone land located at 2762 King Edward Street- LORD SELKIRK-WEST KILDONAN</td>
<td>EI (PDO-1 Airport Vicinity) PR1 (PDO-1 Airport Vicinity)</td>
<td>102/2021</td>
<td>November 25, 2021</td>
</tr>
<tr>
<td>(623)</td>
<td>DASZ 18/2021</td>
<td>To rezone land located at 2046 Warde Avenue, east of Lagimodiere Boulevard/Kotelko Drive, north of Kotelko Drive and west of the Hydro Transmission Corridor – RIEL</td>
<td>R1-S R1-M R2 RMF-S RMF-M PR1 PR2</td>
<td>94/2021</td>
<td>November 25, 2021</td>
</tr>
<tr>
<td>(622)</td>
<td>DASZ 31/2020</td>
<td>To rezone land located at 228 and 230 Grassie Boulevard – EAST KILDONAN-TRANSCONA</td>
<td>RMF-M</td>
<td>113/2021</td>
<td>December 16, 2021</td>
</tr>
<tr>
<td>(624)</td>
<td>DAZ 210/2021</td>
<td>To rezone land located at 771 Cambridge Street – CITY CENTRE</td>
<td>C1 PDO-1 Airport Vicinity</td>
<td>109/2021</td>
<td>December 16, 2021</td>
</tr>
<tr>
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<tr>
<td>(625)</td>
<td>DAZ 209/2021</td>
<td>To rezone land located at 650 Union Avenue East – EAST KILDONAN-TRANSCONA</td>
<td>RMF-S</td>
<td>105/2021</td>
<td>December 16, 2021</td>
</tr>
<tr>
<td>(626)</td>
<td>DASZ 26/2021</td>
<td>To rezone land located at South of Zimmerman Drive, South of Sparrowhawk Place – ASSINIBOIA</td>
<td>R1-M PR1</td>
<td>112/2021</td>
<td>December 16, 2021</td>
</tr>
<tr>
<td>(627)</td>
<td>DASZ 25/2021</td>
<td>To rezone land located at Southeast of Zimmerman Drive, South of Couture Crescent – ASSINIBOIA</td>
<td>R2</td>
<td>107/2021</td>
<td>December 16, 2021</td>
</tr>
<tr>
<td>(628)</td>
<td>DASZ 15/2021</td>
<td>To rezone land located on north and south side of Commercial Avenue, west of Hazelnut Drive – LORD SELKIRK-WEST KILDONAN</td>
<td>RMF-M (PDO-1 Airport Vicinity)</td>
<td>108/2021</td>
<td>December 16, 2021</td>
</tr>
<tr>
<td>(629)</td>
<td>DAZ 205/2021</td>
<td>To rezone land located at 206 Elmhurst Drive – ASSINIBOIA</td>
<td>C2 (PDO-1 Airport Vicinity)</td>
<td>106/2021</td>
<td>December 16, 2021</td>
</tr>
<tr>
<td>(630)</td>
<td>DASZ 37/2019</td>
<td>To rezone land located at 274 Daly Street North and 612 Jessie Avenue – CITY CENTRE</td>
<td>RMF-S (PDO-1 Corydon Osborne)</td>
<td>2/2022</td>
<td>January 27, 2022</td>
</tr>
<tr>
<td>(631)</td>
<td>DASZ 32/2020</td>
<td>To rezone land located at 2537 Pembina Highway – ASSINIBOIA</td>
<td>RMU</td>
<td>10/2022</td>
<td>January 27, 2022</td>
</tr>
<tr>
<td>(632)</td>
<td>DASZ 23/2021</td>
<td>To rezone land located at 10 Oakleigh Place – RIEL</td>
<td>RMF-S</td>
<td>3/2022</td>
<td>January 27, 2022</td>
</tr>
<tr>
<td>(636)</td>
<td>DAZ 211/2021</td>
<td>To rezone land located at 510 Lagimodiere Boulevard – RIEL</td>
<td>M1</td>
<td>20/2022</td>
<td>February 24, 2022</td>
</tr>
<tr>
<td>(637)</td>
<td>DASZ 30/2020</td>
<td>To rezone lands bounded by Marion Street to the north, CN Railway and Speers Road to the east, CP/CN Railway to the south and CP Railway to the west – RIEL</td>
<td>RMF-M RMF-L C2 C3 CMU M2 M1 MMU PR1 PR2</td>
<td>26/2022</td>
<td>February 24, 2022</td>
</tr>
<tr>
<td>(638)</td>
<td>DASZ 30/2021</td>
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<td>Zoning Description / Community</td>
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<td>Street, 100 Battery Street – LORD SELKIRK-WEST KILDONAN</td>
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<td>TOD (PDO-1 Corydon</td>
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<td>DAZ 207/2021</td>
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ZONING MAP AMENDMENTS – OVERLAY DISTRICTS

3. The Zoning Maps are hereby amended as set forth in the following subsections.
   \textit{added 95/2011; amended 11/2022}

<table>
<thead>
<tr>
<th>Sub-Section</th>
<th>Zoning Description</th>
<th>New Zoning District</th>
<th>Amending By-law No.</th>
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<td>PDO-1</td>
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<td>PDO-1</td>
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<td>Adopting Schedule U – Bishop Grandin Crossing Planned Development Overlay 1 (PDO-1 Bishop Grandin Crossing)</td>
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SCHEDULE C
amended 121/2008; 95/2014; 148/2016

URBAN INFILL AREAS MAPS

1. While newer portions of the city have been divided or can be divided into parcels that are of adequate size and shape to accommodate the general standards of this By-law related to required on-site parking and landscaping, some older portions of the city have been divided into parcels that are too small or shallow to accommodate such parking and landscaping. In order to promote infill redevelopment in older portions of the city, the City of Winnipeg hereby provides for the establishment of Urban Infill Areas. The Urban Infill standards in Part 5: Development and Design Standards apply to:

- “multi-family” uses;
- “commercial sales and service” uses;
- “public and institutional” uses;
- “cultural and entertainment” uses; or
- “industrial” uses.

in the light-coloured areas on the Urban Infill Areas Maps below.

amended 121/2008; 95/2014
Airport Vicinity Protection Area Planned Development Overlay 1
(PDO-1 Airport Vicinity)

Purpose
1. The Airport Vicinity Protection Area planned development overlay district is intended to minimize exposure of residential and other sensitive land uses to aircraft and their potential impacts in accordance with the Airport Vicinity Protection Area Regulation, M.R. 66/2021.

Applicability
2. (1) The Airport Vicinity Protection Area planned development overlay is applicable in accordance with the PDO-1 Airport Vicinity Protection Area overlay district map shown below (the "Map").

(2) For greater certainty, where a parcel of land is shown on the Map as being located partly in Area 1 and partly in Area 2, or partly in Area 2 and partly in an area outside the Airport Vicinity Protection Area, the entire parcel is deemed to be located in the area in which the majority of the parcel is located.

Development Standards within Area 1
3. (1) Subject to subsections (2), (3), and (4), where the majority or entirety of a parcel of land is located within Area 1, no single-family or multiple-family residential dwellings may be constructed on that parcel.

(2) New single-family residential dwellings may be constructed within Area 1 in order to replace existing single-family residential dwellings.

(3) New multiple-family residential dwellings may be constructed within Area 1 in order to replace existing multiple-family residential dwellings, provided that the number of dwelling units in each replacement dwelling does not exceed the number of dwelling units in the dwelling being replaced.

(4) New infill single-family residential dwellings may be constructed in Area 1 if:

   a. the dwelling is located on a lot that was created as the result of the subdivision of an existing residential lot into no more than two lots; and

   b. the newly created lot is located on a street where a full range of municipal services are already provided.

Development Standards within Area 2
4. New or replacement single-family residential dwellings and multiple-family residential dwellings may be constructed in Area 2.

All Areas within Overlay District
5. Within all areas of the PDO-1 Airport Vicinity Protection Area, all new single-family or multiple-family residential dwellings must be designed and constructed in compliance with the noise mitigation standards set out in the Airport Vicinity Protection Area Regulation, M.R. 66/2021.
Conflict with Regulation

6. In the case of any conflict between this By-law and the Airport Vicinity Protection Area Regulation, M.R. 66/2021 or any successor to that regulation, including a conflict between the Map and any map of the Airport Vicinity Protection Area set out in the regulation, that regulation will prevail to the extent of the conflict.
SCHEDULE E
amended 95/2014; 73/2017

BOULEVARD PROVENCHER PLANNED DEVELOPMENT OVERLAY 1
(PDO-1 BOULEVARD PROVENCHER)

Purpose
1. The purpose of this overlay is to encourage the protection of Provencher Boulevard with its
cultural and historic significance to the French community as the neighbourhood main street for
St. Boniface.

Applicability
2. This overlay shall apply to the lands fronting Boulevard Provencher, between avenue Tache and
rue Langevin, as shown on the attached map (the Map).

Permitted Use Restrictions
3. Notwithstanding other provisions of this By-law, the following uses shall be prohibited and are
not allowed as permitted, conditional, accessory or temporary uses within the PDO-1 Boulevard
Provencher:

   amended 73/2017

(1) amusement enterprise, outdoor;
    amended 73/2017

(2) animal hospital or veterinary clinic;
    amended 73/2017

(2.1) added 154/2009; repealed 73/2017

(3) auto/light truck/motorcycle, repair and service;
    added 73/2017

(4) auto/light truck/motorcycle, sales and rental;
    added 73/2017

(5) billboard sign;
    added 73/2017

(6) car wash;
    added 73/2017

(7) cheque-cashing facility;
    added 73/2017

(8) subject to section 3.1, drive-in or drive-through;
    added 73/2017

(9) fleet services;
    added 73/2017

(10) fuel sales;
    added 73/2017
(11) kennel; and  

added 73/2017

(12) pawnshop.  

added 73/2017

3.1 A drive-in or drive-through may be approved as a conditional use within the PDO-1 Boulevard Provencher where:

added 73/2017

(1) the drive-in or drive-through services a financial institution; and  

added 73/2017

(2) there is no direct access from Provencher Boulevard to the drive-in or drive-through.  

added 73/2017

Dimensional Standards
4. Development in the Boulevard Provencher overlay district must comply with the maximum building height and required yard standards below. In the event of a conflict between these provisions and any provisions applicable in the underlying zoning district, these standards apply. Except as modified by the following standards, all standards of the Zoning By-law continue to apply in the PDO1-Boulevard Provencher overlay district.

Maximum Building Height
(1) The maximum height of any building or structure, or an enlargement of any building or structure, must not exceed:

(a) 60 feet on the south side of Provencher Boulevard;  

amended 73/2017

(b) 80 feet on the north side of Provencher Boulevard.

Required Yards
(2) The following yard requirements apply to all properties within the overlay district:

(a) minimum 50 feet between the street right-of-way and any parking area;

(b) maximum 15 feet between the street right-of-way and the front building façade; and

(c) no required side or rear yard.

Design Review
5. (1) Except as otherwise provided in this section, all development, redevelopment, expansion, demolition, signage or exterior alteration within the PDO-1 Boulevard Provencher that is visible from public rights-of-way is subject to urban design review and must be approved by the Riel Community Committee or the Director in accordance with this section prior to commencement of the development, redevelopment, expansion, demolition, signage or exterior alteration, as the case may be.  

amended 73/2017
(2) The Riel Community Committee shall make decisions on urban design review applications for new construction, expansion or signage.  
   amended 73/2017

(3) The Director shall make decisions on all other urban design review applications.  
   amended 73/2017

(4) The Standing Policy Committee on Property and Development may approve urban design guidelines, standards or criteria consistent with the requirements of this section.  
   amended 73/2017; 137/2022

(5) In making decisions on urban design review applications, the Riel Community Committee and Director must consider any requirements in this section and any urban design guidelines, standards or criteria approved by the Standing Policy Committee on Property and Development.  
   added 73/2017; amended 137/2022

(6) An applicant may, in accordance with The City of Winnipeg Charter, appeal a decision by the Riel Community Committee or Director to deny approval of an urban design review application, to the Standing Policy Committee on Property and Development.  
   added 73/2017; amended 137/2022

(7) This section does not apply to single-family detached dwellings or two-family dwellings, or any associated accessory structures.  
   added 73/2017

Urban Design Considerations
6.  (1) Review of development, redevelopment, expansion, demolition, or exterior alteration proposals is primarily intended to ensure the thoughtful integration of such proposals into their local context and consistency with the standards articulated in OurWinnipeg. For the purposes of this by-law, urban design review will focus on the quality of the public environment and be predicated on the understanding that the quality of that environment is formed as a result of many independent creative decisions.  
   amended 95/2014

(2) In making a decision concerning the approval or denial of approval of proposed development and redevelopment in the Boulevard Provencher overlay district pursuant to subsection 5(1), the Director must consider the extent to which the proposed development or redevelopment is consistent with the guidelines set out in this section and by the Standing Policy Committee on Property and Development pursuant to section 7 in respect of the following Key Considerations.  
   amended 95/2014; 113/2015; 137/2022

   (a) building placement;

   (b) façade treatment & building entrances;

   (c) driveways & building services; and

   (d) signs.

(3) In addition to serving as the basis for the Director’s decision-making, the guidelines set out in this section:
(a) are provided to assist property owners, design professionals, administrators, decision-makers, advisory committee members, and other parties involved in preparing, reviewing, or approving new developments, redevelopments, expansions, and exterior alterations;

(b) provide a bridge between current policy desires and any detailed urban design guidelines, standards, or criteria that may be generated and which would then supplant the Key Considerations;

(c) are not intended to stifle or discourage creativity; instead, they provide a framework within which to exercise creative design approaches.

Building Placement Considerations

(4) The following guidelines are to be used in evaluating the placement of buildings:

(a) in general, buildings are expected to provide no or minimal yards to public road rights-of-way (front and corner side yards);

(b) building setbacks for Active Uses (e.g. sidewalk cafés, newsstands, retailer displays) can be accommodated;

(c) building setbacks to hotel, public & institutional, and cultural & entertainment uses can be accommodated;

(d) where residential uses are located at street level, building setbacks are encouraged (front and corner side yards);

(e) where a consistent building alignment exists along a block, buildings are expected to respect this alignment (front and corner side yards);

(f) shape, size and alignment of buildings and spaces should reflect the existing horizontal and vertical rhythm and urban form;

(g) new buildings or additions should acknowledge existing buildings in height and form;

(h) the form and appearance of a building should consider views along the Boulevard to landmark buildings such as the St. Boniface Cathedral, Hotel de Ville, and vistas such as the Esplanade Riel;

(i) landscaped spaces, streetscapes and architectural qualities of the Boulevard should be respected, including the preservation of Boulevard trees; and

(j) development should respect adjacent heritage buildings.
**Façade Treatment and Building Entrance Considerations**

(5) The following guidelines are to be used in evaluating the treatment of front facades and building entrances:

(a) open and inviting building facades are encouraged at street level and 2nd storey, in order to enhance the convenience, comfort, and enjoyment of pedestrian experiences and enhance interactions between the public realm and business operations on private property;

(b) long, undifferentiated blank walls located at street level and along public roads are discouraged; instead, they should be enhanced by combinations of transparent windows (not reflective or spandrel), window displays, active uses, vertical architectural features (e.g. columns, bays, fenestration, pilasters), and contrasting building materials/textures/colours/shades;

(c) opaque window signs, storage of materials blocking windows, permanently closed blinds, and other measures or operations that hamper transparent street level pedestrian/business interactions are discouraged;

(d) direct access to retailers, service providers, and customer service areas from street level is encouraged;

(e) multiple front entrances from street level to large developments are encouraged;

(f) measures to enhance visibility and accessibility of building front entrances (e.g. setbacks or projections from building wall, architectural features, contrasting materials, ornamentation) are encouraged.

(g) principal entrances to buildings should be on Provencher.

(h) doorways should replicate the existing rhythm of entrances on the Boulevard

(i) new buildings should use similarly sized and shaped windows and doors, creating a consistent rhythm.

**Driveways & Building Service Considerations**

(6) The following guidelines are to be used in evaluating the treatment of driveways and building services:

(a) in order to encourage an uninterrupted pedestrian boulevard, numbers and dimensions of motor vehicle driveways, private approaches, and other intrusions into the boulevard should be minimized;

(b) access to off street parking facilities, delivery loading spaces, refuse storage areas, and other building services is encouraged to be via public lane (or from secondary street, when public lane is not available);

(c) off street parking facilities, delivery loading spaces, refuse storage areas, and other building services are encouraged to be located internal to buildings;

(d) off street parking facilities, delivery loading spaces, refuse storage areas, and other building services located adjacent to public roads and residential uses are encouraged to be screened via landscaping, fencing, building wing walls, or
combinations, ensuring pedestrian access and motor vehicle sight lines are maintained;

(e) off street parking facilities, delivery loading spaces, refuse storage areas, and other building services located between building walls and boulevard Provencher are discouraged.

**Signs**

The following guidelines are to be used in evaluating signs:

(a) signs are expected to: enhance visibility; be helpful in identifying a building or use; have legible, clear, ordered copy/logo/symbol; be visible (primarily to pedestrians, secondarily to motorists); not obscure neighbouring signs; not limit individual tenant opportunities at multiple-tenant sites;

(b) signs are expected to enable orientation and to be helpful in finding a building or use, from a distance or up close;

(c) signs must not negatively impact personal safety or motor vehicle safety located and anchored safely and out of the way of pedestrians; not obscuring or mimicking traffic signs/signals;

(d) signs are expected to respect historic areas and important sites; protect valued views and vistas; and complement other notable features;

(e) all signage must be attached to a building;

(f) signs should be lit by external sources and not internally; and

(g) signage should be bilingual and feature at least the same size and quantity of lettering in French and English.

7. (1) amended 113/2015; repealed 73/2017

(2) amended 113/2015; repealed 73/2017

(3) repealed 73/2017
SCHEDULE F

WARMAN ROAD PLANNED DEVELOPMENT OVERLAY 1 (PDO-1 WARMAN ROAD)

Purpose
1. The purpose of this overlay is to protect designated industrial facilities from potential adverse impacts from surrounding properties located within 1000 feet of that industrial facility, as shown on the attached map (the Protected Site).

Applicability
2. The PDO-1 Warman Road overlay district is shown on the attached map (the Map).

Permitted Use Restrictions
3. Notwithstanding other provisions of this By-law, permitted, conditional, accessory and temporary uses are modified from those permitted in the underlying zoning district as follows:

All the following Permitted (P) uses for the underlying zoning district in Table 4.1, are Conditional (C) uses for lands within this overlay district, unless the Director approves a waiver of this requirement pursuant to subsection (2) below.

(a) Personal Service Uses Not Listed Separately in Table 4.1
(b) Light Manufacturing, General
(c) Heavy Manufacturing, General
(d) Mining and Extraction
(e) Garbage Incineration and Reduction
(f) Recycling Plant, Enclosed
(g) Waste Transfer Station

The Director may waive the requirement for conditional use approval of those uses listed in subsection (1) above if the use is listed as a Permitted (P) use in the underlying zoning district and the Director determines that the use, as proposed, would have no adverse impacts on air quality that may affect the Protected Site.
SCHEDULE G

NEIGHBOURHOOD MAIN STREETS PLANNED DEVELOPMENT OVERLAY 1
(PDO-1 NEIGHBOURHOOD MAIN STREETS)

Purpose
1. The Neighbourhood Main Streets overlay district is intended to protect the scale and character of the pedestrian-oriented, neighbourhood-scale commercial areas in older areas of the city, to prevent the proliferation of certain uses that will erode the scale, character, or walkability of those areas, and to protect the surrounding neighbourhoods from adverse impacts of active commercial uses in close proximity to residential areas.

Applicability
2. The Neighbourhood Main Streets overlay district includes several non-contiguous areas of the city, all of which are shown on the attached map (the Map).

Permitted Use Restrictions
3. Notwithstanding other provisions of this By-law, within the Neighbourhood Main Streets overlay district the following uses shall be prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:
   - Billboard, Digital Moving Copy/ Billboard, Digital Static Copy/ Billboard, Poster
   - Amusement enterprise, outdoor
   - Auto/light truck/motorcycle, repair and service
   - Car wash
   - Drive-in or drive-through
   - Fleet services
   - Kennel
   - Pawnshop
   - Supermarket

4. Notwithstanding other portions of this By-law, within the Neighbourhood Main Streets overlay district the following uses may be approved only as conditional uses:
   - Auto/light truck/motorcycle, sales and rental
   - Drinking establishment
   - Fuel sales
   - Hotel or motel
   - Craft brewery, distillery or winery

WINNIPEG ZONING BY-LAW 200/2006
Use Specific Standards
5. Notwithstanding other portions of this By-law, within the Neighbourhood Main Streets overlay district the following uses are limited to the specified amount of gross floor area per building:

(1) Amusement enterprise, indoor: 2,500 square feet
(2) Medical/dental/optical/counselling clinic: 5,000 square feet
(3) Restaurant: 2,500 square feet
(4) Retail sales (unless otherwise listed): 5,000 square feet
(5) Studio, radio/TV/motion picture broadcast and production: 5,000 square feet
(6) Personal services (unless otherwise listed): 5,000 square feet
Neighbourhood Main Streets
Planned Development Overlay Map

amended 121/2008; 108/2016
SCHEDULE H
amended 121/2008

ADDITIONAL YARD REQUIREMENTS FOR LOTS ADJACENT TO STORM WATER RETENTION BASINS

1. For ease of reference, the special yards and alignments required under various zoning by-laws enacted by the City subsequent to January 1, 1972, and referenced at section 155, *Lots Adjacent to Storm Water Retention Basins*, are as set out, hereinafter, on pages H-2 through H-6, both inclusive.

   amended 121/2008

2. The special yards and alignments set out in various zoning and subdivision agreements entered into between the City and the owners of the lands rezoned and/or subdivided pursuant to rezoning and subdivision plan approval process are not affected by the enactment of this By-law and shall continue to apply to those lands until those agreements are terminated by the parties.

Amber Trail – Brenner Bay

3. Lots 4 to 12 and 14 to 24, Block 6, which lots and blocks are shown on the plan below, have a rear lot line abutting the boundary of public lands containing a storm retention lake and accordingly there shall be provided and maintained on each of those lots the following special rear yard, namely:

A minimum of 85 feet measured from that rear lot line to any principal building; and

A minimum of 67 feet measured from that rear lot line to any detached accessory building; and

A minimum of 42 feet measured from that rear lot line to any temporary structure or swimming pool not enclosed within a building.

   4. These special rear yards shall be applied to said lots as shown on the map below (By-law No. 5144/89)

   amended 121/2008
Whyte Ridge, Phase Three – Vanderbilt Drive

5. Lots backing onto the stormwater retention lake adjoining Vanderbilt Drive shall provide and maintain the following rear yards as shown on the plan below:

   (1) Minimum 85 feet to any principal building;
   (2) Minimum 67 feet to any detached accessory building;
   (3) Minimum 42 feet to any temporary structure not enclosed within a building.
Silver Spring Subdivision

6. Lots backing onto the stormwater retention lake adjoining Deering Close, Walter Piper Grove and Silver Spring Bay shall provide and maintain the following rear yards as shown on the plan below:

(1) Minimum 85 feet to any principal building;

(2) Minimum 67 feet to any detached accessory building;

(3) Minimum 42 feet to any temporary structure or swimming pool not enclosed within a building.
**Beachside Bay Subdivision**

7. Any lot directly adjoining the stormwater retention lake shall provide the following rear yards:

   (1) Minimum 85 feet to any principal building;

   (2) Minimum 67 feet to any detached accessory building;

   (3) Minimum 42 feet to any temporary structure or swimming pool not enclosed within a building.
Royalwood Subdivision
8. Lots backing onto the stormwater retention lake on land located on the South side of the South leg of Orchard Hill Drive shall provide and maintain the following rear yards as shown on the plan below:

1. Minimum 92 feet to any principal building;
2. Minimum 75 feet to any detached accessory building;
3. Minimum 50 feet to any temporary structure or swimming pool not enclosed within a building.
## SPECIAL YARDS

1. All owners of lots within the areas identified in the first three columns of the table set out below must provide and maintain minimum yards, free from all improvements other than fences and landscaping in accordance with the requirements set out in the remaining three columns of the tables below.

### SCHEDULE I

amended 121/2008, 95/2014

<table>
<thead>
<tr>
<th>STREET (A)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aberdeen Avenue</td>
<td>north side</td>
<td>from lane West of Main Street to Charles Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>lane East of Fife Street to Fife Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Academy Road</td>
<td>both sides</td>
<td>Cambridge Street to Wellington Crescent</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Harrow Street to Wellington Crescent</td>
<td>40 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Cambridge Street to Guelph Street</td>
<td>50 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Guelph Street to Harrow Street</td>
<td>40 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Cambridge Street to Harrow Street</td>
<td>65 ft</td>
</tr>
<tr>
<td>Admiral Avenue</td>
<td>both sides</td>
<td>Fife Street to the lane East of Fife Street</td>
<td>25 ft</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>25 ft</td>
</tr>
<tr>
<td>Agassiz Drive</td>
<td>both side</td>
<td>D'Arcy Drive North to the end of the Drive</td>
<td>30 ft</td>
</tr>
<tr>
<td>Aikins Street</td>
<td>east side</td>
<td>from lane North of Margaret Street to Seaforth Avenue</td>
<td>29 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>from lane North of Southall Drive to the North limit of Lot 1, Block 7, Plan 10,766</td>
<td>28 ft</td>
</tr>
<tr>
<td>Airlies Street</td>
<td>both sides</td>
<td>Mountain Avenue to Inkster Boulevard</td>
<td>25 ft</td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>Carruthers Avenue to Kingsbury Avenue</td>
<td>25 ft</td>
</tr>
<tr>
<td>Alumni Place</td>
<td>south side</td>
<td>Lots 6 to 10, Block 7, Plan 11,867, By-law 1619/77</td>
<td>30 ft</td>
</tr>
<tr>
<td>Amber Trail</td>
<td></td>
<td>(see Plan)</td>
<td></td>
</tr>
<tr>
<td>Anderson Avenue</td>
<td>north side</td>
<td>Main Street to O'Meara Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Main Street to Fowler Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Armour Crescent</td>
<td>both sides</td>
<td>off Harris Boulevard</td>
<td>30 ft</td>
</tr>
<tr>
<td>Armstrong Avenue</td>
<td>north side</td>
<td>Salters Street to Sly Drive</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Newton Avenue to Salters Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Main Street to Aikins Street</td>
<td>18 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Ord Street to Main Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Scotia Street to Ord Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Arrowwood Drive</td>
<td>north and south</td>
<td></td>
<td>30 ft</td>
</tr>
<tr>
<td>Ash Street</td>
<td>both sides</td>
<td>Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>STREET (A)</td>
<td>SIDE YARD</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
</tr>
<tr>
<td>----------------------</td>
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<td>------------</td>
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</tr>
<tr>
<td>Ashbury Bay</td>
<td>both sides</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Ashcroft Point</td>
<td>both sides</td>
<td>East from Glendale Boulevard, Lots 1/16, Plan 3,615</td>
<td>35 ft</td>
</tr>
<tr>
<td>Assiniboine Avenue</td>
<td>both sides</td>
<td>Bedson Street to St. Charles Golf Course</td>
<td>25 ft</td>
</tr>
<tr>
<td>Assiniboine Crescent</td>
<td>both sides</td>
<td>Woodbridge Road to Moray Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Moray Street to Portage Avenue</td>
<td>35 ft</td>
</tr>
<tr>
<td>Aster Avenue</td>
<td>both sides</td>
<td>Daffodil Street to Crocus Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Avonherst Street</td>
<td>west side</td>
<td>Harvard Avenue to Yale Avenue</td>
<td>60 ft</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (B)</th>
<th>SIDE YARD</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baffin Crescent</td>
<td>both sides</td>
<td>off Whytewold Road</td>
<td>27 ft</td>
</tr>
<tr>
<td>Ballard Crescent</td>
<td>both sides</td>
<td></td>
<td>30 ft</td>
</tr>
<tr>
<td>Beachside Bay</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Beaver Street</td>
<td>both sides</td>
<td>North from Buffalo Place, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Beaverbend Crescent</td>
<td>both sides</td>
<td>off Whytewold Road</td>
<td>27 ft</td>
</tr>
<tr>
<td>Beeston Drive</td>
<td>Lots 12/25, Block 2, Plan 10,766</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Belvidere Street</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>26 ft</td>
</tr>
<tr>
<td>Bishop Grandin Boulevard</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bluebell Avenue</td>
<td>both sides</td>
<td>Daffodil Street to Sinclair Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Borebank Street</td>
<td>east side</td>
<td>Academy Road to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Boyd Avenue</td>
<td>both sides</td>
<td>Lane East of Fife Street to Fife Street</td>
<td>25 ft</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>25 ft</td>
</tr>
<tr>
<td>Brazier Street</td>
<td>west side</td>
<td>North of Leighton Avenue, Parcel 2, Plan 8972</td>
<td>30 ft</td>
</tr>
<tr>
<td>Bredin Drive</td>
<td>both sides</td>
<td>Lots 1 to 29 inclusive, Plan 4,606</td>
<td>30 ft</td>
</tr>
<tr>
<td>Brenner Bay</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Broadway*</td>
<td>south side</td>
<td>Colony to Balmoral: Lot 1, Plan 20; Lots 1 &amp; 2, Plan 726;</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>7 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Colony to Good</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Good to Sherbrook</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Sherbrook to Maryland (Lots 37 &amp; 38, Plan 49)</td>
<td>14 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Maryland to Honeyman (Lots 15 to 21, Plan 435)</td>
<td>20 ft</td>
</tr>
<tr>
<td>Brock Street</td>
<td>both sides</td>
<td>Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Bronx Avenue</td>
<td>both sides</td>
<td>Brazier Street to Roch Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>STREET (B)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
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<tr>
<td>---------------</td>
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</tr>
<tr>
<td>Bruce Avenue</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Strathmillan Street to Olive Street</td>
<td>27 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brunswick Street</td>
<td>west side</td>
<td></td>
<td></td>
</tr>
<tr>
<td>McLeod Avenue to North limit Lot 26, Plan 7913</td>
<td>40 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>special yard to be planted with grass and shrubs and maintained as a landscaped area</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Buffalo Place</td>
<td>both sides</td>
<td>Waverley Street to Hydro Transmission Line, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Burrin Avenue</td>
<td>both sides</td>
<td>Aikens Street to Salter Street</td>
<td>28 ft</td>
</tr>
<tr>
<td>Andrews Street to McKenzie Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>north side</td>
<td>Salter Street to Andrews Street</td>
<td>38 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Salter Street to Andrews Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>lane East of Main Street to Aikens Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Scotia Street to Main Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>Burrows Avenue</td>
<td>north and east sides</td>
<td>C.P.R. right-of-way, Plan 371, to Keewatin Street</td>
<td>50 ft</td>
</tr>
<tr>
<td>north side</td>
<td>Aikens Street to Salter Street</td>
<td>12 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>C.P.R. right-of-way to McPhillips Street</td>
<td>18.5 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Artillery Street to Battery Street</td>
<td>18.5 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Salter Street to Powers Street</td>
<td>11 ft</td>
<td></td>
</tr>
<tr>
<td>Buttercup Avenue</td>
<td>both sides</td>
<td>Viola Street to Airlies Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Buxton Road</td>
<td>both sides</td>
<td>Holly Avenue to Dowker Avenue</td>
<td>30 ft</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (C)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calrossie Blvd</td>
<td>both sides</td>
<td>Pembina Highway to Riverside Drive</td>
<td>30 ft</td>
</tr>
<tr>
<td>Cambridge Street</td>
<td>east side</td>
<td>Academy Road to Dromore Avenue, By-law 4477/86</td>
<td>40 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Grosvenor Avenue to Corydon Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Academy Road to Grosvenor Avenue</td>
<td>35 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Wellington Crescent to Academy Road</td>
<td>30 ft</td>
</tr>
<tr>
<td>Cameron Street</td>
<td>west side</td>
<td>Talbot Avenue to Beach Avenue</td>
<td>22.5 ft</td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>Kingsway to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Campbell Street</td>
<td>both sides</td>
<td>Wellington Crescent to Academy Road</td>
<td>30 ft</td>
</tr>
<tr>
<td>Canna Boulevard</td>
<td>both sides</td>
<td>Viola Street to McPhillips Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Carmen Avenue</td>
<td>south side</td>
<td>Henderson Highway to Beatrice Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Carnarvan Road</td>
<td>both sides</td>
<td>off Whytewold Road</td>
<td>27 ft</td>
</tr>
<tr>
<td>Carpathia Road</td>
<td>both sides</td>
<td>Frank Street to Corydon Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>South from Corydon Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Carruthers Avenue</td>
<td>both sides</td>
<td>C.P.R. right-of-way to Cottingham Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>STREET (C)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------------------------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Cathedral Avenue</td>
<td>north side: West of Main Street to Charles Street 35 ft</td>
<td>south side: West of Main Street to Charles Street 30 ft</td>
<td></td>
</tr>
<tr>
<td>Cedar Glen Road</td>
<td>special rear yard, By-law 5330/89, (see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chamberlain Avenue</td>
<td>both sides: East of Fife Street to Fife Street 25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chancellor Drive</td>
<td>both sides: Lots 11 to 20, Block 7, and Lots 24 - 38, Block 2, all in Plan 11,867; By-law 1619/77 45 ft</td>
<td></td>
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<tr>
<td>Chataway Boulevard</td>
<td>both sides: Nanton Boulevard to Assiniboine Drive 50 ft</td>
<td></td>
<td></td>
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<tr>
<td>Chelsea Avenue</td>
<td>both sides: Brazier Street to Roch Street 25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides: Watt Street to Golspie Street 25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side: Roch Street to Watt Street 25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cherryhill Road</td>
<td>both sides: Sinclair Street to Daffodil Street 30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chevrier Boulevard</td>
<td>both sides: West from C.N.R. Lettellier Subdivision, By-law 418/73 20 ft</td>
<td></td>
<td></td>
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<tr>
<td>Church Avenue</td>
<td>both sides: Fife Street to Keewatin Street 50 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides: East of Fife Street to Fife Street 25 ft 25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side: Salter Street to Powers Street 30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side: West of McGregor Street to McKenzie Street 25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side: Main Street to Emslie Street, Lots 51/54, Plan 1257 30 ft</td>
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<tr>
<td>Clarence Avenue</td>
<td>both sides: Hydro Transmission Line to Waverley Street, By-law 418/73 20 ft</td>
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<tr>
<td>Colish Drive</td>
<td>both sides: Pearce Avenue to Cottingham Street 30 ft</td>
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<td></td>
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<tr>
<td>College Avenue</td>
<td>both sides: East of Fife Street to Fife Street 25 ft 25 ft</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>south side: Main Street to Charles Street 13 ft</td>
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<tr>
<td>Conway Street</td>
<td>both sides: Assiniboine River to Ness Avenue 30 ft</td>
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<tr>
<td>Coralberry Avenue</td>
<td>both sides: from Arrowwood Drive to end 30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cordova Street</td>
<td>both sides: Wellington Crescent to Grant Avenue 30 ft</td>
<td></td>
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<tr>
<td>Corydon Avenue*</td>
<td>south side: Pembina to Osborne 7 ft</td>
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</tr>
<tr>
<td></td>
<td>both sides: Pembina to Nassau East public lane 7 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides: Nassau East public lane to Nassau West public lane 7 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides: Nassau West public lane to Stafford 7 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crocus Street</td>
<td>both sides: Cherryhill Road to Dahlia Avenue 30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crowson Bay</td>
<td>both sides: South off of Dowker Avenue 30 ft</td>
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<table>
<thead>
<tr>
<th>STREET (D)</th>
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WINNIPEG ZONING BY-LAW 200/2006  Page I-4
<table>
<thead>
<tr>
<th>STREET (D)</th>
<th>FRONT YARD</th>
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<tbody>
<tr>
<td>D'Arcy Drive west side</td>
<td>see Plan 7003</td>
<td>45 ft</td>
<td></td>
</tr>
<tr>
<td>Daffodil Street both sides</td>
<td>Dahlia Avenue to Teakwood Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Dafoe Boulevard north side</td>
<td>McPhillips Street to Cottingham Street</td>
<td>30 ft</td>
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<tr>
<td>Dahlia Avenue both sides</td>
<td>C.P.R. right-of-way to the lane West of Daffodil Street</td>
<td>30 ft</td>
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<tr>
<td>Dallas Road both sides</td>
<td>off Whytewold Road</td>
<td>27 ft</td>
<td></td>
</tr>
<tr>
<td>Davidson Street both sides</td>
<td>Portage Avenue to Lodge Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>both sides</td>
<td>Lodge Avenue to Ness Avenue</td>
<td>27 ft</td>
<td></td>
</tr>
<tr>
<td>Deer Lodge Place both sides</td>
<td>Lots 1/7, Plan 1148, and Lots 4/23, Plan 1108; of Plan 21806</td>
<td>35 ft</td>
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</tr>
<tr>
<td>both sides</td>
<td>Lots 8/19 and 29/44, Plan 1,148</td>
<td>26 ft</td>
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<tr>
<td>Deering Close (see Plan)</td>
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<td></td>
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<tr>
<td>Donalda Avenue both sides</td>
<td>Henderson Highway to Roch Street</td>
<td>40 ft</td>
<td></td>
</tr>
<tr>
<td>Dorchester Avenue north side</td>
<td>Guelph Street to Rockwood Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Harrow Street to Wilton Street</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>Douglas Park Road both sides</td>
<td>Lots 4/34, Plan 3503</td>
<td>50 ft</td>
<td></td>
</tr>
<tr>
<td>Dowker Avenue both sides</td>
<td>Pembina Highway to Lyon Street</td>
<td>45 ft</td>
<td></td>
</tr>
<tr>
<td>Dromore Avenue north side</td>
<td>Cambridge Street to Harrow Street, By-law 4477/86</td>
<td>45 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Cambridge Street to Harrow Street, By-law 4477/86</td>
<td>40 ft</td>
<td></td>
</tr>
<tr>
<td>Dublin Avenue both sides</td>
<td>Sherwin Road to St. James Street</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>Duffield Street both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Dugald Road both sides</td>
<td>From the East limit of the proposed North/South corridor alignment (West of Atwood Street) to the City East limit</td>
<td>35 ft</td>
<td>35 ft</td>
</tr>
<tr>
<td>Dunrobin Avenue north side</td>
<td>Henderson Highway to Raleigh Street</td>
<td>28 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Henderson Highway to Raleigh Street</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>Dunvegan Street west side</td>
<td>Rossmere Crescent to Mossdale Avenue</td>
<td>30 ft</td>
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<table>
<thead>
<tr>
<th>STREET (E)</th>
<th>FRONT YARD</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Ellice Avenue both sides</td>
<td>Ferry Road to St. James Street</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>Elm Street both sides</td>
<td>Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Enniskillen Avenue north side</td>
<td>Aikins Street to Salter Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Powers Street to McGregor Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>West of Main Street, Lots 1/5, Block 1, Plan 4574</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Aikins Street to Salter Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>STREET (F)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
</tr>
<tr>
<td>--------------------</td>
<td>----------------------------------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Fennel Street</td>
<td>Porcupine Avenue to Buffalo Place, By-law 418/73</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>Fife Street</td>
<td>Huron Avenue to Aberdeen Avenue</td>
<td>25 ft</td>
<td>25 ft</td>
</tr>
<tr>
<td></td>
<td>North limit of Block 2, Plan 6,464 to Huron Avenue</td>
<td>50 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>North limit of Pcl. 1, Plan 7743 to Boyd Avenue</td>
<td>50 ft</td>
<td></td>
</tr>
<tr>
<td>Fleet Avenue</td>
<td>Harrow Street to Cambridge Street</td>
<td>15 ft</td>
<td></td>
</tr>
<tr>
<td>Fleetwood Road</td>
<td>special yards for Greater Winnipeg Gas Co. easement; special corner side yard, By-law 5330/89 (see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fletcher Crescent</td>
<td>Pembina Highway to Dowker Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Forest Park Drive</td>
<td>Airlies Street to Grandcrest Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Forrest Avenue</td>
<td>Andrews Street to McGregor Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Main Street to Salter Street</td>
<td>15 ft</td>
<td></td>
</tr>
<tr>
<td>Frank Street</td>
<td>Fulham Avenue to Willow Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>French Street</td>
<td>Gregoire Avenue to Chevrier Boulevard and North from Chevrier, By-law 418/73</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>Fulham Avenue</td>
<td>Wellington Crescent to Lockwood Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Fulton Street</td>
<td>North of Morden Avenue, By-law 418/73</td>
<td>20 ft</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (G)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gamble Place</td>
<td>Waverley Street to Hamelin Street, By-law 418/73</td>
<td>20 ft</td>
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</tr>
<tr>
<td>Gateway Road</td>
<td>North limit of Lot 19, Plan 7,913 to McLeod Avenue special yard to be planted with grass and shrubs and maintained as a landscaped area</td>
<td>40 ft</td>
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</tr>
<tr>
<td>Gilia Drive</td>
<td>Verbena Street to Canna Boulevard</td>
<td>30 ft</td>
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</tr>
<tr>
<td>Gorton Boulevard</td>
<td>Nanton Boulevard to Assiniboine Drive</td>
<td>50 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tuxedo Boulevard to Nanton Avenue</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>Glendale Boulevard</td>
<td>Assiniboine Avenue to Wooddale Drive</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>Glengarry Drive</td>
<td>Agassiz Drive to D’Arcy Drive</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Government Avenue</td>
<td>Besant Street to Louelda Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>Grandcrest Street</td>
<td>Lincrest Drive to Hartford Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Greene Avenue</td>
<td>Kildonan Drive to Golspie Street</td>
<td>22 ft</td>
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<tr>
<td>Greensboro Bay</td>
<td>Lots 19 to 34, Block 8, Plan 11,867, By-law 1619/77</td>
<td>30 ft</td>
<td>45 ft</td>
</tr>
<tr>
<td>STREET (G)</td>
<td>Front Yard</td>
<td>Rear Yard</td>
<td>Side Yard</td>
</tr>
<tr>
<td>-------------------</td>
<td>-----------------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Gregoire Avenue</td>
<td>both sides</td>
<td>Hervo Street to C.N.R. right-of-way, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Girton Boulevard</td>
<td>both sides</td>
<td>Nanton Boulevard to Assiniboine Drive</td>
<td>50 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Tuxedo Boulevard to Nanton Avenue</td>
<td>35 ft</td>
</tr>
<tr>
<td>Grosvenor Avenue</td>
<td>both sides</td>
<td>Wilton Street to Rockwood Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>Guelph Street to Wilton Street</td>
<td>35 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Rockwood Street to Cambridge Street</td>
<td>35 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Rockwood Street to Cambridge Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Guelph Street</td>
<td>both sides</td>
<td>Academy Road to Dromore Avenue, By-law 4477/86</td>
<td>40 ft</td>
</tr>
<tr>
<td>Guildford Street</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>30 ft</td>
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</table>

<table>
<thead>
<tr>
<th>STREET (H)</th>
<th>Front Yard</th>
<th>Rear Yard</th>
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</thead>
<tbody>
<tr>
<td>Hamelin Street</td>
<td>both sides</td>
<td>Sony Place to Chevrier Boulevard, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Hanna Street</td>
<td>both sides</td>
<td>Templeton Avenue to Cork Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Hansart Boulevard</td>
<td>both sides</td>
<td>Corydon Avenue to Assiniboine Drive</td>
<td>50 ft</td>
</tr>
<tr>
<td>Harcourt Street</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Harris Boulevard</td>
<td>both sides</td>
<td>Portage Avenue to Assiniboine Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Harrow Street</td>
<td>east side</td>
<td>Kingsway to public lane immediately North of Grosvenor Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Dromore Avenue to Kingsway, By-law 4477/86</td>
<td>32 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Academy Road to Dromore Avenue, By-law 4477/86</td>
<td>40 ft</td>
</tr>
<tr>
<td>Hartford Avenue</td>
<td>both sides</td>
<td>C.P.R. right-of-way to Sinclair Street</td>
<td>30 ft</td>
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<tr>
<td>Harvard Avenue</td>
<td>both sides</td>
<td>Harrow Street to Ruskin Row</td>
<td>60 ft</td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>Cambridge Street to Harrow Street, By-law 4477/86</td>
<td>40 ft</td>
</tr>
<tr>
<td>Harvard Avenue West</td>
<td>both sides</td>
<td>Hoka Street to Day Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Hazeldell Avenue</td>
<td>north side</td>
<td>Kildonan Drive to Woodvale Street</td>
<td>28 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Woodvale Street to Henderson Highway</td>
<td>33 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Kildonan Drive to Golspie Street</td>
<td>33 ft</td>
</tr>
<tr>
<td>Helmsdale Avenue</td>
<td>both sides</td>
<td></td>
<td>35 ft</td>
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### STREET (H)

<table>
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<th>STREET</th>
<th>SIDE</th>
<th>Description</th>
<th>FRONT YARD</th>
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<tbody>
<tr>
<td>Henderson Highway</td>
<td>east side</td>
<td>North of Leighton Avenue, Lot 10, Plan 6651 and Parcel A, Plan 6677. The building alignment shall be a straight line drawn from a point on the North limit of Lot 10, 32 feet distant Easterly from the East limit of Henderson Highway to a point on the South limit of Parcel A, Plan 6,677, distant Easterly thereon from the East limit of Henderson Highway.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hervo Street</td>
<td>both sides</td>
<td>Chevrier Boulevard to Gregoire Avenue</td>
<td>20 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hoka Street</td>
<td>both sides</td>
<td>Yale Avenue West to Kildare Avenue West</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hoskin Avenue</td>
<td>both sides</td>
<td>Gateway Road to Grey Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hull Avenue</td>
<td>both sides</td>
<td>off St. James Street</td>
<td>20 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Huron Avenue</td>
<td>north side</td>
<td>West limit of Block 20, Plan 6,082 to Fife Street</td>
<td>50 ft</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>West limit of Block 19, Plan 6,082 to Fife Street</td>
<td>25 ft</td>
<td>25 ft</td>
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### STREET (I)

<table>
<thead>
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<th>STREET</th>
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<th>FRONT YARD</th>
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<th>SIDE YARD</th>
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<tbody>
<tr>
<td>Inkster Boulevard</td>
<td>north side</td>
<td>East limit of Block 2, Plan 6,464 to Keewatin Street</td>
<td>75 ft</td>
<td>75 ft</td>
<td>75 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>East limit of Block 1, Plan 6,464 to Keewatin Street</td>
<td>75 ft</td>
<td>75 ft</td>
<td>75 ft</td>
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<tr>
<td>Irene Street</td>
<td>both sides</td>
<td>South from McGillivray, By-law 418/73</td>
<td>20 ft</td>
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<td></td>
</tr>
<tr>
<td>Iris Street</td>
<td>both sides</td>
<td>Buttercup Avenue to McPhillips Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Isabel Street*</td>
<td>west side</td>
<td>Notre Dame to Notre Dame North public lane</td>
<td>14 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Notre Dame North public lane to McDermot (Pt. Lot 93, Plan 17); Lots 1 - 4, Plan 17</td>
<td>14 ft</td>
<td>14 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>McDermot to Bannatyne</td>
<td>14 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Bannatyne to William (Lot 10, Plan 493); Lots 11 - 13, Plan 16, Block J</td>
<td>14 ft</td>
<td>14 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>William to William North public lane</td>
<td>14 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Elgin to Ross (Lot 144, Plan 432); Note: side varies: 12.5 ft at North property line to 0 ft at a point 49.7 feet South along the East property line</td>
<td>14 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Lot 37, Plan 432</td>
<td>14 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Ross to Pacific</td>
<td>14 ft</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:** * Refer to Streets and Transportation By-laws.

### STREET (J)

<table>
<thead>
<tr>
<th>STREET</th>
<th>SIDE</th>
<th>Description</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jefferson Avenue</td>
<td>both sides</td>
<td>C.P.R. right-of-way to McPhillips Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jessie Avenue</td>
<td>south side</td>
<td>Guelph Street to Wilton Street</td>
<td>34 ft</td>
<td></td>
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<tr>
<td></td>
<td>south side</td>
<td>Harrow Street to Guelph Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>STREET (K)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------------------</td>
<td>------------</td>
<td>-----------</td>
<td>-----------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Keenleyside Street</td>
<td>both sides</td>
<td>Beach Avenue to Kent Road</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>from the lane North of Nairn Avenue to McCalman Avenue</td>
<td>23 ft</td>
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<tr>
<td>Keewatin Street</td>
<td>east side</td>
<td>Burrows Avenue to Carruthers Avenue</td>
<td>50 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(see Plan)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kenaston Boulevard</td>
<td>east side</td>
<td>immediately South of Wilkes Avenue</td>
<td>50 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Willow Avenue to Carpathia Road</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Wellington Crescent to Fulham Avenue</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kenneth Street</td>
<td>both sides</td>
<td>South off of Dowker Avenue</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kent Road</td>
<td>both sides</td>
<td>Chalmers Avenue to Keenleyside Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kildonan Drive</td>
<td>both sides</td>
<td>from Henderson Highway, Lots 4 to 6, and 11 to 14 inclusive, of Plan 4,638</td>
<td>35 ft</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>from Helmsdale Avenue to the North limit of River Lot 66</td>
<td>50 ft</td>
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<tr>
<td>Kilkenny Drive</td>
<td>both sides</td>
<td>Patricia Avenue to Kings Drive</td>
<td>45 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kimberly Avenue</td>
<td>north side</td>
<td>Gateway Road to Molson Street</td>
<td>35 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>West limit to Gateway Road</td>
<td>35 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>West limit to Golspie Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Transmission Line (Plan 2,793) to Molson Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kimwood Bay</td>
<td>both sides</td>
<td>Cambridge Street to Harrow Street, By-law 4477/86</td>
<td>40 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lots 1 to 10, Block 25, Plan 822, Stafford Street to Wellington Crescent</td>
<td>40 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Lots 11 to 16, Block 25, Plan 8,222, Stafford Street to Wellington Crescent</td>
<td>60 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Harrow Street to Ruskin Row</td>
<td>40 ft</td>
<td></td>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>STREET (L)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lagimodiere Blvd</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lake Albrin Bay</td>
<td>west side</td>
<td>Lots 7 to 13, Block 1, Plan 13,154, By-law 1619/77</td>
<td>45 ft</td>
</tr>
<tr>
<td>Lake Grove Bay</td>
<td>north side</td>
<td>Lots 1 to 20, Block 2, Plan 13,300, By-law 1619/77</td>
<td>45 ft</td>
</tr>
<tr>
<td>Lake Street</td>
<td>west side</td>
<td>Portage Avenue to Assiniboine Crescent</td>
<td>30 ft</td>
</tr>
<tr>
<td>Lake Village Road</td>
<td>north side</td>
<td>Lots 3 &amp; 4, Block 5, Plan 13323; Lots 1 to 12, Plan 13635; Lots 1 to 18, Block 1, Plan 13323; By-law 1619/77</td>
<td>45 ft</td>
</tr>
<tr>
<td>Lakedale Place</td>
<td>west side</td>
<td>Lots 15 to 26, Block 20, Plan 12784; Lots 1 &amp; 2, Block 1, Plan 13154; By-law 1619/77</td>
<td>45 ft</td>
</tr>
<tr>
<td>STREET (L)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
</tr>
<tr>
<td>-----------</td>
<td>------------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Lanark Street</td>
<td>from North limit to Lot 32, Block 8, Plan 1558, to Grant Avenue</td>
<td>30 ft</td>
<td>30 ft</td>
</tr>
<tr>
<td>east side</td>
<td>Academy Road to Kingsway</td>
<td>30 ft</td>
<td>30 ft</td>
</tr>
<tr>
<td>west side</td>
<td>Wellington Crescent South to Academy Road</td>
<td>30 ft</td>
<td>30 ft</td>
</tr>
<tr>
<td>Larsen Avenue</td>
<td>both sides</td>
<td>Henderson Highway to East limit</td>
<td>18 ft</td>
</tr>
<tr>
<td>Leighton Avenue</td>
<td>north side</td>
<td>Kildonan Drive to Watt Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Leila Avenue</td>
<td>north side</td>
<td>Aikins Street to lane East of Salter Street</td>
<td>25 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>lane East of Salter Street to McGregor Street</td>
<td>29 ft</td>
</tr>
<tr>
<td>Library Place</td>
<td>both sides</td>
<td>South of Portage Avenue</td>
<td>40 ft</td>
</tr>
<tr>
<td>Lincrest Road</td>
<td>both sides</td>
<td>Kingsbury Avenue to Sinclair Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Lindhurst Avenue</td>
<td>both sides</td>
<td>Gateway Road to Grey Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Lindsay Street</td>
<td>both sides</td>
<td>Wellington Crescent to Grosvenor Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Grosvenor Avenue to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Linwood Street</td>
<td>both sides</td>
<td>Portage Avenue to Silver Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Lockwood Street</td>
<td>both sides</td>
<td>Willow Avenue to Corydon Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Academy Road to Kingsway</td>
<td>30 ft</td>
</tr>
<tr>
<td>Lodge Avenue</td>
<td>both sides</td>
<td>Ronald Street to Davidson Street</td>
<td>27 ft</td>
</tr>
<tr>
<td>Lottie Street</td>
<td>both sides</td>
<td>North of Porcupine Avenue, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Lyle Street</td>
<td>both sides</td>
<td>Portage Avenue to Silver Avenue</td>
<td>26 ft</td>
</tr>
<tr>
<td>Lyon Street</td>
<td>both sides</td>
<td>Dowker Avenue to Oakenwald Avenue</td>
<td>30 ft</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (M)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Machray Avenue</td>
<td>both sides</td>
<td>St. Cross Street to the lane East of Main Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>lane East of Fife Street to Fife Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Macklin Avenue</td>
<td>both sides</td>
<td>McCurdy Street to Payne Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Magnolia Street</td>
<td>both sides</td>
<td>South of Talbot Avenue</td>
<td>25 ft</td>
</tr>
<tr>
<td>Manahan Avenue</td>
<td>both sides</td>
<td>West from French Street, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Mandeville Street</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>26 ft</td>
</tr>
<tr>
<td>Manhattan Avenue</td>
<td>north side</td>
<td>Wagner Street to Kent Road</td>
<td>25 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Grey Street to Kent Road</td>
<td>25 ft</td>
</tr>
<tr>
<td>Margaret Avenue</td>
<td>south side</td>
<td>Salter Street to Southall Drive</td>
<td>30 ft</td>
</tr>
<tr>
<td>Marigold Bay</td>
<td>both sides</td>
<td></td>
<td>30 ft</td>
</tr>
<tr>
<td>Maryland Street*</td>
<td>west side</td>
<td>South of Woodrow Place (Lots 10 - 12, Plan 2221)</td>
<td>20 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Wolseley to Knappen</td>
<td>20 ft</td>
</tr>
<tr>
<td>STREET (M)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
</tr>
<tr>
<td>------------</td>
<td>------------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>west side</td>
<td>North of Knappen (Lots 17 - 20)</td>
<td>20 ft</td>
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</tr>
<tr>
<td>east side</td>
<td>Wolsey to Westminster: Lot 1, Plan 49</td>
<td>20 ft</td>
<td>20 ft</td>
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<tr>
<td></td>
<td>Lots 2 - 8, Plan 49</td>
<td>20 ft</td>
<td>20 ft</td>
</tr>
<tr>
<td></td>
<td>Lot 11, Plan 27</td>
<td>20 ft</td>
<td>20 ft</td>
</tr>
<tr>
<td>east side</td>
<td>Westminster to Sara: Lot 12, Plan 426</td>
<td>30 ft</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>Lots 15 - 22, Plan 426</td>
<td>30 ft</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>Lot 25, Plan 426</td>
<td>30 ft</td>
<td>30 ft</td>
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<tr>
<td>east side</td>
<td>Sara to Broadway (Lots 29 - 36, Plan 49)</td>
<td>15 ft</td>
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<tr>
<td>Matheson Avenue</td>
<td>both sides</td>
<td>Scotia Street to Main Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>north side</td>
<td>Parr Street to Arlington Street</td>
<td>25 ft</td>
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</tr>
<tr>
<td>south side</td>
<td>Parr Street to C.P.R. right-of-way, Plan 379</td>
<td>30 ft</td>
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<tr>
<td>McAdam Avenue</td>
<td>north side</td>
<td>C.P.R. right-of-way, Plan 379, to Sinclair Street</td>
<td>30 ft</td>
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<tr>
<td></td>
<td>McGregor Street to Arlington Street</td>
<td>25 ft</td>
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<tr>
<td>south side</td>
<td>Parr Street to Arlington Street</td>
<td>25 ft</td>
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<tr>
<td>south side</td>
<td>C.P.R. right-of-way, Plan 379, to Sinclair Street</td>
<td>30 ft</td>
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</tr>
<tr>
<td>McCurdy Street</td>
<td>both sides</td>
<td>Melis Avenue to Richardson Avenue</td>
<td>30 ft</td>
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<tr>
<td>McGregor Street</td>
<td>east side</td>
<td>Anderson Avenue to Church Avenue</td>
<td>12 ft</td>
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<tr>
<td>McLeod Avenue</td>
<td>north side</td>
<td>Gateway Road to Brunswick Street</td>
<td>40 ft</td>
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<tr>
<td>south side</td>
<td>Henderson Highway to Raleigh Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>McMillan Avenue</td>
<td>north side</td>
<td>Harrow Street to Wilton Street, Rockwood Street to Cambridge Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>south side</td>
<td>Wilton Street to Cambridge Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Melbourne Avenue</td>
<td>north side</td>
<td></td>
<td>18 ft</td>
</tr>
<tr>
<td>Mellis Avenue</td>
<td>both sides</td>
<td>Airies Street to Cottingham Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Merriwood Drive</td>
<td>both sides</td>
<td>Sinclair Street to Ailies Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Milner Street</td>
<td>both sides</td>
<td>Church Avenue to Inkster Boulevard</td>
<td>50 ft</td>
</tr>
<tr>
<td>Moir Avenue</td>
<td>north side</td>
<td>Dunvegan Street to Rossmere Crescent</td>
<td>30 ft</td>
</tr>
<tr>
<td>south side</td>
<td>Dunvegan Street to Rossmere Crescent</td>
<td>50 ft</td>
<td></td>
</tr>
<tr>
<td>Moncton Avenue</td>
<td>both sides</td>
<td>Gateway Road to Battershill Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Montcalm Crescent</td>
<td>both sides</td>
<td>Hartford Avenue to Vanier Drive</td>
<td>30 ft</td>
</tr>
<tr>
<td>Montrose Street</td>
<td>both sides</td>
<td>Academy Road to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>east side</td>
<td>Wellington Crescent to Academy Road</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>west side</td>
<td>Wellington Crescent to Academy Road</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Moorgate Street</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>35 ft</td>
</tr>
<tr>
<td>STREET (M)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
</tr>
<tr>
<td>-----------</td>
<td>------------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Moray Street both sides Assiniboine Crescent to Ness Avenue</td>
<td>35 ft</td>
<td></td>
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<tr>
<td>Morden Avenue both sides West from Waverley Street, By-law 418/73</td>
<td>20 ft</td>
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<tr>
<td>Morrison Street both sides Arrowwood Drive to Buttercup Avenue</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mossdale Avenue both sides Kildonan Drive to Henderson Highway</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mount Baker Drive</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mount Royal Crescent south side off Portage Avenue</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mountain Avenue both sides lane East of Fife Street to Fife Street</td>
<td>25 ft</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>Mulvey Avenue south side Harrow Street to Cambridge Street</td>
<td>15 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Munroe Avenue north side Henderson Highway to Gateway Road</td>
<td>40 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>north side Besant Street to Molson Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>south side Henderson Highway to Grey Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Murdock Road both sides</td>
<td>35 ft</td>
<td>35 ft</td>
<td>35 ft</td>
</tr>
</tbody>
</table>

**NOTE:** * Refer to Streets and Transportation By-laws.

<table>
<thead>
<tr>
<th>STREET (N)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nairn Avenue north side Kent Road to Stapleton Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(B/L 6880/96 - 96 09 25) north side Foster Street to Chester Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>north side Kent Road to Stapleton Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>south side from Watt Street to Panet Road the special yard to be maintained as a landscaped area for buildings, structures and the parking of vehicles other than those described below.</td>
<td>66 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For the parking of automobiles and trucks of not more than one (1) ton (907 kg) carrying capacity</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Neil Avenue both sides Henderson Highway to Raleigh Street</td>
<td>35 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Newton Avenue north side Ord Street to Main Street</td>
<td>25 ft</td>
<td></td>
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</tr>
<tr>
<td>Niagara Street both sides Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nolana Street both sides Buttercup Avenue to Arrowwood Drive</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notre Dame Ave south side Gateway Road to Grey Street</td>
<td>20 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nottingham Avenue both sides Gateway Road to Grey Street</td>
<td>25 ft</td>
<td></td>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>STREET (O)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oak Street both sides Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Oakdean Boulevard both sides Portage Avenue to Assiniboine Avenue</td>
<td>35 ft</td>
<td></td>
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</tr>
<tr>
<td>Oakenwald Avenue both sides Pembina Highway to North Drive</td>
<td>30 ft</td>
<td></td>
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</tr>
<tr>
<td>Oakview Avenue both sides Kildonan Drive to Golspie Street</td>
<td>33 ft</td>
<td></td>
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</tr>
<tr>
<td>STREET (O)</td>
<td>side</td>
<td>Description</td>
<td>FRONT YARD</td>
</tr>
<tr>
<td>----------</td>
<td>---------</td>
<td>------------------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Osborne Street*</td>
<td>west side</td>
<td>Between Broadway and Mostyn</td>
<td>15 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Between River and Stradbrook: Lot 154, Plan 102; Lots 152 – 144, Plan 102; Pt. Lot 111, Plan 207</td>
<td>14 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Between Stradbrook and Wardlaw (Lot 2, Plan 208); Lots 3 &amp; 4, Plan 208</td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>Wardlaw to McMillan</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Corydon to Rosedale</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Rosedale to Jubilee (Lot 17, Plan 925)</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Jessie to Mulvey (Lot 1 &amp; Pt. Lots 2-5, Plan 208)</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Lot 5, Plan 2939</td>
<td></td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Mulvey to Ashland</td>
<td>7 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Ashland to Balfour (Lot 6 &amp; Pt. Lot 5)</td>
<td>7 ft</td>
</tr>
<tr>
<td>Osgoode Place</td>
<td></td>
<td>Lots 9, 10 &amp; 11, Block 2, Plan 11867, By-law 1619/77</td>
<td>45 ft</td>
</tr>
<tr>
<td>Otter Street</td>
<td>both sides</td>
<td>Porcupine Avenue to Buffalo Place, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Overdale Street</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>35 ft</td>
</tr>
<tr>
<td>Oxford Street</td>
<td>both sides</td>
<td>Grosvenor Avenue to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Wellington Crescent to Academy Road</td>
<td>45 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Academy Road to Grosvenor Avenue</td>
<td>40 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Wellington Crescent to Academy Road</td>
<td>40 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Academy Road to Kingsway</td>
<td>35 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Kingsway to Grosvenor</td>
<td>30 ft</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (P)</th>
<th>side</th>
<th>Description</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Park Boulevard East</td>
<td>east side</td>
<td>Grant Avenue to Mountbatten Avenue</td>
<td>50 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Park Boulevard West</td>
<td>west side</td>
<td>Bard Avenue to Mountbatten Avenue</td>
<td>50 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Payne Street</td>
<td>both sides</td>
<td>Dafoe Boulevard to Richardson Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pearce Avenue</td>
<td>both sides</td>
<td>Cottingham Street to Airlies Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pembina Highway</td>
<td>both sides</td>
<td>from North limit of River Lot 16, Parish of St. Vital, South to the municipal boundary minimum distance from Pembina Highway lot line for any building shall be 40 feet</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>from North limit of River Lot 22, Parish of St. Vital, South to the municipal boundary, By-law 2899/85 minimum distance to the Pembina Highway lot line for any sign shall be 20 feet</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>STREET (P)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------------</td>
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<td>-----------</td>
<td>-----------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peony Street</td>
<td>both sides</td>
<td>Verbena Street to Viola Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Perth Street north side</td>
<td></td>
<td>lane West of Main Street to Salter Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Powys Street to Andrews Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>lane West of Main Street to Aikins Street</td>
<td>35 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Aikins Street to Salter Street</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plymouth Street</td>
<td>both sides</td>
<td>Church Avenue to Burrows Avenue</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Portwood Road</td>
<td></td>
<td>special yards for Greater Winnipeg Gas Co. easement (see Plan)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Powell Avenue</td>
<td>both sides</td>
<td>King Edward Street to Madison Street</td>
<td>20 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Primrose Crescent</td>
<td>both sides</td>
<td></td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prince Rupert Avenue</td>
<td>north side</td>
<td>Gateway Road to London Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Gateway Road to Grey Street and Besant Street to Louelde Street</td>
<td>25 ft</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (Q)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Queenston Street</td>
<td>both sides</td>
<td>Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Quincy Bay</td>
<td></td>
<td>Lots 6 to 21, Block 9, Plan 11867; By-law 1619/77</td>
<td>45 ft</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (R)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Redview Drive</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Redwood Avenue</td>
<td>both sides</td>
<td>lane East of Fife Street to Fife Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Regent Avenue</td>
<td>both sides</td>
<td>Lagimodiore Boulevard to Pandora Avenue the special yard to be maintained as a landscaped area for buildings and parking</td>
<td>25 ft</td>
</tr>
<tr>
<td>Renfrew Street</td>
<td>both sides</td>
<td>Wellington Crescent to Grosvenor Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Richardson Avenue</td>
<td>both sides</td>
<td>McCurdy Street to McPhillips Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Riley Street</td>
<td>both sides</td>
<td>Dowker Avenue to Buxton Road</td>
<td>30 ft</td>
</tr>
<tr>
<td>Riverside Drive</td>
<td>east side</td>
<td>Somerset Avenue to Byng Place</td>
<td>50 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>South to Byng Place</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>South to Somerset Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Riverton Avenue</td>
<td>north side</td>
<td>Stadacona Street to Allan Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Riverwood Avenue</td>
<td>both sides</td>
<td>Pembina Highway to Netley Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Roch Street</td>
<td>west side</td>
<td>South of McLeod Avenue, Lots 1-8, Block 3, Plan 7362</td>
<td>30 ft</td>
</tr>
<tr>
<td>Rockman Street</td>
<td>both sides</td>
<td>South of Somerville Avenue to C.N.R. right-of-way, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Ronald Street</td>
<td>both sides</td>
<td>Portage Avenue to Bruce Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Roosevelt Place</td>
<td>both sides</td>
<td>Bredin Drive to Henderson Highway</td>
<td>30 ft</td>
</tr>
<tr>
<td>STREET (R)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
</tr>
<tr>
<td>---------------------</td>
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<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Roseglen Crescent</td>
<td>special rear yard, By-law 5330/89 (see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rosemount Avenue</td>
<td>both sides</td>
<td>East off Waverley Street, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Rosseau Avenue</td>
<td>both sides</td>
<td>Plessis Road to Madeline Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Rossmere Crescent</td>
<td>both sides</td>
<td>Kildonan Drive to Mossdale Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Royal Avenue</td>
<td>both sides</td>
<td>Andrews Street to McGregor Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Royal Crescent</td>
<td>both sides</td>
<td></td>
<td>30 ft</td>
</tr>
<tr>
<td>Royal Oak Drive</td>
<td>special rear yard, By-law 5330/89 (see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rupertsland Avenue</td>
<td>both sides</td>
<td>Main Street to McGregor Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Rupertsland Boulevard</td>
<td>north side</td>
<td>Jones Street to Main Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Jones Street to Main Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Ruskin Row</td>
<td>east side</td>
<td>Kingsway to South limit of Lot 11, Plan 700, North of Grosvenor Avenue</td>
<td>60 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Kingsway to public lane immediately North of Grosvenor Avenue</td>
<td>60 ft</td>
</tr>
<tr>
<td>Ruttan Bay</td>
<td>both sides</td>
<td>South off of Oakenwald Avenue</td>
<td>30 ft</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>STREET (S)</th>
<th>FRONT YARD</th>
<th>REAR YARD</th>
<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salem Place</td>
<td>Lots 20, 21 &amp; 22, Block 2, Plan 11867, By-law 1619/77</td>
<td></td>
<td>45 ft</td>
</tr>
<tr>
<td>Salvia Bay</td>
<td>both sides</td>
<td></td>
<td>30 ft</td>
</tr>
<tr>
<td>Sandra Bay</td>
<td>both sides</td>
<td>North off of Crane Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Sargent Avenue</td>
<td>both sides</td>
<td>St. James Street to Ferry Road</td>
<td>20 ft</td>
</tr>
<tr>
<td>Saskatchewan Avenue</td>
<td>both sides</td>
<td>St. James Street to Ferry Road</td>
<td>20 ft</td>
</tr>
<tr>
<td>Scotswood Drive</td>
<td>Lots 1, 2, 3, 4, 5 &amp; 6, By-law 3899/85 (see Plan)</td>
<td>see map</td>
<td></td>
</tr>
<tr>
<td>Scurfield Drive</td>
<td>special yards for Greater Winnipeg Gas Co. easement (see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seel Avenue</td>
<td>both sides</td>
<td>Waverley Street to Hydro Transmission Line, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Semple Avenue</td>
<td>both sides</td>
<td>Andrews Street to McGregor Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Scotia Street to Main Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Powers Street to Andrews Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Seven Oaks Avenue</td>
<td>north side</td>
<td>Jones Street to Main Street</td>
<td>25 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Aikins Street to Salter Street</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Scotia Street to Main Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Sharpe Boulevard</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>40 ft</td>
</tr>
<tr>
<td>Sheppard Street</td>
<td>both sides</td>
<td>Redwood Avenue to the North limit of River Lot 3, Parish of Kildonan</td>
<td>50 ft</td>
</tr>
<tr>
<td>STREET (S)</td>
<td>Description</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
</tr>
<tr>
<td>--------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>------------</td>
<td>-----------</td>
</tr>
<tr>
<td>Sherwin Road</td>
<td>both sides, Notre Dame Avenue to Saskatchewan Avenue</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>Silver Spring Bay</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sinclair Street</td>
<td>both sides, Carruthers Avenue to Kingsbury Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Sly Drive</td>
<td>both sides, Weinberg Road to Templeton Avenue</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>Smithfield Avenue</td>
<td>north side, Silver Spring Bay, both sides, Notre Dame Avenue to Saskatchewan Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side, Sinclair Street to Carruthers Avenue, both sides</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side, Smithfield Avenue, both sides, Carruthers Avenue to Kingsbury Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>north side, Sinclair Street, both sides, Silver Spring Bay to Silver Spring Bay</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>south side, Sinclair Street, both sides, Kingsbury Avenue to Sinclair Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Somerset Avenue</td>
<td>both sides, Pembina Highway to Red River</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Sony Place</td>
<td>both sides, Hamelin Street to Irene Street, By-law 418/73</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>South Drive</td>
<td>both sides, Crane Avenue to North Drive (lots between South Drive and Red River)</td>
<td>75 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides, Crane Avenue to Crescent Drive</td>
<td>40 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides, Crane Avenue to Collins Street, side opposite that above</td>
<td>50 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides, Wildwood development, West of Collins Street</td>
<td>40 ft</td>
<td></td>
</tr>
<tr>
<td>Southall Drive</td>
<td>north side, Aikins Street to South limit of Lot 1, Block 2, Plan 8811</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>Southall Drive</td>
<td>south side, Aikins Street to West limit of Lot 1, Block 4, Plan 8437</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Southwood Avenue</td>
<td>both sides, Pembina Highway to General Steele School grounds</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>St. Cross Street</td>
<td>east side, from the North limit of St. John’s Park to the lane South of Cathedral Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>west side, from the North limit of Lot 134, Plan 1,257, to Machray Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>St. James Street</td>
<td>west side, Portage Avenue to Notre Dame Avenue</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>St. John’s Avenue</td>
<td>north side, Main Street to Fowler Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>St. Matthews Avenue</td>
<td>both sides, St. James Street to Ferry Road</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>Stafford Street</td>
<td>both sides, Academy Road to Hector Avenue</td>
<td>7 ft</td>
<td></td>
</tr>
<tr>
<td>Stapleton Street</td>
<td>west side, McCalman Avenue to Nain Avenue</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>Stevenson Road</td>
<td>both sides, Sherwin Road to Cambden Street</td>
<td>20 ft</td>
<td></td>
</tr>
<tr>
<td>Strathmillan Road</td>
<td>both sides, Portage Avenue to Lodge Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td></td>
<td>both sides, Lodge Avenue to Ness Avenue</td>
<td>27 ft</td>
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</tr>
<tr>
<td>STREET (S)</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
<td>SIDE YARD</td>
</tr>
<tr>
<td>-------------------</td>
<td>------------------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Sunnyside Boulevard both sides</td>
<td>Assiniboine Avenue to Emo Avenue</td>
<td>35 ft</td>
<td></td>
</tr>
<tr>
<td>Swan Lake Bay Lots 1 to 12, Block 6, Plan 13154, By-law 1619/77</td>
<td>45 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sweetwood Bay both sides</td>
<td>30 ft</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sydney Avenue south side</td>
<td>Watt Street to East limit</td>
<td>25 ft</td>
<td></td>
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<thead>
<tr>
<th>STREET (T)</th>
<th>FRONT YARD</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Tait Avenue north side</td>
<td>Scotia Street to lane West of Jones Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Scotia Street to Jones Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Jones Street to lane West of Jones Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Talbot Avenue north side</td>
<td>Keenlyside Street to Panet Road</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>north side</td>
<td>Cameron Street to Kent Road</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>Kent Road to McCalman Avenue</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>Templeton Avenue north side</td>
<td>Salter Street to C.P.R. right-of-way, Plan 379</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>south side</td>
<td>lane West of Tanner Street to Hanna Street</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Thatcher Drive both sides</td>
<td>from University Crescent North to the end of Crescent</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Thompson Drive both sides</td>
<td>Assiniboine Crescent to Ness Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Trent Avenue south side</td>
<td>Henderson Highway to Brazier Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>Trottier Bay both sides</td>
<td>off Chevrier Boulevard, By-law 418/73</td>
<td>20 ft</td>
<td>5 ft 20 ft</td>
</tr>
<tr>
<td>Troy Avenue both sides</td>
<td>lane East of Five Street to Fife Street</td>
<td>25 ft</td>
<td>25 ft</td>
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<tr>
<th>STREET (U)</th>
<th>FRONT YARD</th>
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</thead>
<tbody>
<tr>
<td>University Crescent east side</td>
<td>from Thatcher Drive to Pembina Highway</td>
<td>30 ft</td>
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<thead>
<tr>
<th>STREET (V)</th>
<th>FRONT YARD</th>
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<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vanderbilt Drive (see Plan)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vanier Drive both sides</td>
<td>Jefferson Avenue to Montcalm Crescent</td>
<td>30 ft</td>
<td>30 ft</td>
</tr>
<tr>
<td>Verbena Street both sides</td>
<td>Kingsbury Avenue to Arrowwood Drive</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>Vernon Road both sides</td>
<td>Portage Avenue to Lodge Avenue</td>
<td>40 ft</td>
<td></td>
</tr>
<tr>
<td>Victoria Avenue north side</td>
<td>Brewster Street to Madeline Street</td>
<td>25 ft</td>
<td></td>
</tr>
<tr>
<td>Viola Street both sides</td>
<td>Arrowwood Drive to Gilla Drive</td>
<td>30 ft</td>
<td></td>
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<thead>
<tr>
<th>STREET (W)</th>
<th>FRONT YARD</th>
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<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wallasey Street both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>30 ft</td>
<td></td>
</tr>
<tr>
<td>STREET (W)</td>
<td>both sides</td>
<td>at South end of Irene Street, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------</td>
<td>---------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Walter Piper Grove</td>
<td>(see Plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Waterloo Street</td>
<td>both sides</td>
<td>Wellington Crescent to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Waverley Street</td>
<td>both sides</td>
<td>Taylor Avenue to C.N.R. Rivers Subdivision, By-law 4262/86</td>
<td>50 ft</td>
</tr>
<tr>
<td></td>
<td>both sides</td>
<td>Kingsway to Grant Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>east side</td>
<td>Wellington Crescent to Kingsway</td>
<td>45 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Wellington Crescent to Academy Road</td>
<td>40 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Academy Road to Kingsway</td>
<td>35 ft</td>
</tr>
<tr>
<td>Wedgewood Drive</td>
<td>both sides</td>
<td>University Crescent to Thatcher Drive</td>
<td>30 ft</td>
</tr>
<tr>
<td>Weinberg Road</td>
<td>both sides</td>
<td>East limit of Lot 15, Block 13, Plan 8,437 to Sly Drive</td>
<td>30 ft</td>
</tr>
<tr>
<td>Wellington Avenue</td>
<td>both sides</td>
<td>St. James Street to Ferry Road</td>
<td>20 ft</td>
</tr>
<tr>
<td>Wellington Crescent</td>
<td>north side</td>
<td>Harrow Street to Academy Road</td>
<td>80 ft</td>
</tr>
<tr>
<td></td>
<td>north side</td>
<td>Cambridge Street to Kenaston Boulevard</td>
<td>60 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>between Cambridge Street and Harrow Street, By-law 4477/86</td>
<td>60 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Harrow Street to Academy Road</td>
<td>60 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Cambridge Street to Academy Road</td>
<td>45 ft</td>
</tr>
<tr>
<td></td>
<td>south side</td>
<td>Academy Road to Fulham Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>Lots 17, 18, 19, Block 25, and Lots 4, 5, 6, Block 26, Plan 822, immediately North and South of Kingsway</td>
<td>66 ft</td>
</tr>
<tr>
<td></td>
<td>west side</td>
<td>from North limit of Lot 7, Block 26, Plan 822, to South limit of Lot 9, Plan 700, between Kingsway and Grosvenor Avenue</td>
<td>100 ft</td>
</tr>
<tr>
<td>Whittier Avenue</td>
<td>north side</td>
<td>Hoka Street to Madeline Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Whytewold Road</td>
<td>both sides</td>
<td>Portage Avenue to Silver Avenue</td>
<td>40 ft</td>
</tr>
<tr>
<td>Wicklow Place</td>
<td>both sides</td>
<td>South off of Dowker Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Wildwood Park</td>
<td>Plan 4565 (See section 28 in Schedule K)</td>
<td>50 ft</td>
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</tr>
<tr>
<td>Wilkes Avenue</td>
<td>south side</td>
<td>from Kenaston Boulevard to C.P.R. La Riviere Subdivision</td>
<td>50 ft</td>
</tr>
<tr>
<td>Willow Avenue</td>
<td>north side</td>
<td>Frank Street to Doncaster Street</td>
<td>30 ft</td>
</tr>
<tr>
<td>Willson Avenue</td>
<td>both sides</td>
<td>Waverley Street to Hydro Transmission Line, By-law 418/73</td>
<td>20 ft</td>
</tr>
<tr>
<td>Wilton Street</td>
<td>both sides</td>
<td>between Academy Road and Dromore Street, By-law 4477/86</td>
<td>40 ft</td>
</tr>
<tr>
<td>Winchester Street</td>
<td>both sides</td>
<td>Portage Avenue to Silver Avenue</td>
<td>35 ft</td>
</tr>
<tr>
<td>Windermere Avenue</td>
<td>both sides</td>
<td>Pembina Highway to Beaumont Street</td>
<td>30 ft</td>
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<tr>
<td>STREET (W)</td>
<td>SIDE</td>
<td>FRONT YARD</td>
<td>REAR YARD</td>
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<td>------------</td>
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<td>-----------</td>
</tr>
<tr>
<td>Windham Road</td>
<td>both sides</td>
<td>Assiniboine Crescent to Portage Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Winterton Avenue</td>
<td>both sides</td>
<td>Brazier Street to Roch Street</td>
<td>25 ft</td>
</tr>
<tr>
<td>Woodbridge Road</td>
<td>both sides</td>
<td>Ashcroft Point to Portage Avenue</td>
<td>30 ft</td>
</tr>
<tr>
<td>Woodcrest Drive</td>
<td>both sides</td>
<td></td>
<td>30 ft</td>
</tr>
<tr>
<td>Woodhaven Boulevard</td>
<td>both sides</td>
<td>Assiniboine Avenue to Portage Avenue</td>
<td>35 ft</td>
</tr>
<tr>
<td>Woodhaven Crescent</td>
<td>both sides</td>
<td>off Woodhaven Boulevard</td>
<td>35 ft</td>
</tr>
<tr>
<td>Woodlawn Street</td>
<td>both sides</td>
<td>Portage Avenue to Ness Avenue</td>
<td>26 ft</td>
</tr>
<tr>
<td>Woodvale Street</td>
<td>east side</td>
<td>Mossdale Avenue to Rossmere Crescent</td>
<td>40 ft</td>
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<tr>
<th>STREET (Y)</th>
<th>SIDE</th>
<th>FRONT YARD</th>
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<th>SIDE YARD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yale Avenue</td>
<td>both sides</td>
<td>Harrow Street to Ruskin Row</td>
<td>60 ft</td>
<td></td>
</tr>
<tr>
<td>Yale Avenue</td>
<td>both sides</td>
<td>between Cambridge Street and Harrow Street, By-law 4477/86</td>
<td>40 ft</td>
<td></td>
</tr>
<tr>
<td>Yale Avenue West</td>
<td>both sides</td>
<td>Brewster Street to Madeline Street</td>
<td>25 ft</td>
<td></td>
</tr>
</tbody>
</table>
LOTS ADJACENT TO GREATER WINNIPEG GAS EASEMENT

Whyte Ridge Subdivision

1. The owners of lots abutting the Greater Winnipeg Gas Company easement, identified in the map set out below, must provide a minimum rear yard or side yard for lots on that portion of Scurfield Boulevard, Fleetwood Road, and Portwood Road from the Winnipeg Gas Company easement to habitable buildings as shown on the Plan below:
2. A minimum rear yard or side yard shall be provided for lots on that portion of Ivy Lea Court from the Centra Gas Easement to habitable buildings as shown on the plan below (By-law No. 7592/2000).

![Plan of Ivy Lea Court]

3. A minimum rear yard or side yard shall be provided for lots on Knightswood Court abutting the Centra Gas Easement as shown on the plan below, such that a 50.0 foot (15.24 metre) setback is maintained from the east limit of the Easement to any habitable building on the land (By-law No. 7479/99).

![Plan of Knightswood Court]
4. A minimum rear yard or side yard shall be provided for lots on that portion of Vineland Crescent from the Centra Gas Easement to habitable buildings as shown on the plan below (By-law No. 7033/97).
SCHEDULE K
amended 121/2008; 95/2014

ADDITIONAL AREA-SPECIFIC YARD REQUIREMENTS
1. For ease of reference, the special yards and alignments required under various zoning by-laws referenced at section 159, Additional Area-Specific Yard Requirements, are as set out on pages K-1 through K-10.

2. The special yards and alignments set out in various zoning and subdivision agreements entered into between the City and the owners of the lands rezoned and/or subdivided pursuant to rezoning and subdivision plan approval process are not affected by the enactment of this By-law and shall continue to apply to those lands until those agreements are terminated by the parties.

Bishop Grandin Boulevard
3. The owners of lots adjacent to Bishop Grandin Boulevard and the West limit of the C.P.R. Emerson right-of-way, shall provide and maintain thereon a 57.4 foot rear yard and a 32.8 foot side yard as shown on the Plan below:
Lagimodiere Boulevard Adjacent to Eaglemere Drive
4. A minimum rear yard of 73.8 feet shall be provided for lots on that portion of Lagimodiere Boulevard as shown on the Plan below:
Fleetwood Road, Cedar Glen Road, Roseglen Crescent and Royal Oak Drive

5. The special corner side yards and the special rear yards indicated on the Plan shown below shall apply for said lots:
Properties Between Bishop Grandin Boulevard and John Bruce Road

6. Notwithstanding anything elsewhere contained within this By-law, the front yard for all lots fronting on the streets shown shaded on the Plan below shall be 20 feet (By-law 6230/93):
Glencairn Road
7. Yards shall be as shown in the Plan below:
Victoria Crescent Area

8. In the Victoria Crescent Area shown on the Plan below, the minimum front yard shall be 50 feet and the minimum lot width shall be 100 feet:
River Road Area
9. On Lots 3 and 4, Block 1, and Lots 5, 6, 10 and 11, Block 2, as shown in the Plan below, the minimum front yard shall be 20 feet:
Roman Catholic Mission Property

10. In the case of Lot 3, Block 3, which lot is shown on a Plan of Survey of Part of Lots 260, 261 and 275 of the Roman Catholic Mission Property, registered in the Winnipeg Land Titles Office as Plan 7,551, the required side yard shall be 8.6 feet.

11. On the lands shown on the Plan below, the following yards shall be provided and maintained:

(1) Front yard - 20 feet,

(2) Rear yard - 25 feet,

(3) Interior side yard - 4 feet,

(4) Corner side yard - 5 feet.
Redview Drive

12. On lots 1 to 4, on the West side of Redview Drive, as shown on the Plan below, the following yards shall be provided and maintained (By-law 4912/88):

(1) Front yard - 20 feet,

(2) Rear yard - 15 feet,
Warde Avenue

13. In the following areas on Warde Avenue, as shown on the Plan below, the following yards shall be provided and maintained:

(1) On the north side of Warde Avenue, between Dakota Street and west limit Lot 2, Block 8, Plan 25943, not less than 16 metres to any one-family dwelling;

(2) On the south side of Warde Avenue, between Dakota Street and St. Anne’s Road, not less than 16 metres to any one-family dwelling:

(3) On the east side of Dakota Street, between south-west limit Lot 8, Block 1, Plan 25945 and north limit Lot 3, Block 12, Plan 25943 not less than 16 metres to any one-family dwelling;

(4) On the west side of St. Anne’s Road, between Warde Avenue and north limit Lot 4, Block 28, Plan 25943 not less than 16 metres to any one-family dwelling.
Bard Place
14. Dwellings along the east side of Shaftesbury Boulevard shall provide a minimum rear yard setback of 17.5 metres (57.4 feet) to the principal dwellings as shown on the plan below (By-law No. 7665/2000).

Eaglemere Subdivision - Residential Lots Abutting Lagimodiere Boulevard
15. Residential development along Lagimodiere Boulevard shall provide a minimum rear yard of 65.6 feet (20 metres) to principal dwellings as shown on the plan below (By-law Nos. 88/2004 and 97/2004).
16. Proposed Lot 7 (Eaglemere Drive), shall provide a minimum rear yard of 27.5 metres (90 feet) to habitable structures as shown on the plan below (By-law No. 7663/2000).

17. Residential development along Lagimodiere Boulevard shall provide a minimum rear yard of 65.6 feet (20 metres) to principal dwellings as shown on the plan below (By-law No. 133/2003).

Residential Lots Abutting De Vries Avenue

18. Residential development along De Vries Avenue shall provide the following:
(a) a minimum rear yard of 17.5 metres (57.4 feet) to principal dwellings on Lots 1-8, Block 3

(b) a minimum rear yard of 15.90 metres (52.19 feet) to the principal dwelling on Lot 9, Block 3

(c) a minimum rear yard of 13.16 metres (43.2 feet) to the principal dwelling on Lot 11, Block 3; as shown on the plan below.

(d) a minimum rear yard of 11.99 metres (39.37 feet) to the principal dwelling on Lot 11, Block 3, as shown on the plan below (By-law No. 93/2004).
Land Located at 841/851 Regent Avenue West
19. The minimum front yard setback shall be 7.62m (25 feet) as shown on the plan below (By-law No. 168/2004).

Lands Located South of Lee Boulevard, East of Waverley Street
20. There shall be:
   (a) a minimum rear yard setback of 16.5m on lots with rearage on Waverley Street to any habitable rooms as shown on the plan below.

   (b) a minimum side yard setback of 12.0m to the proposed residence on Lot 1, Block 1, to any habitable room as shown on the plan below (By-law No. 9/2005).
Lands Located South of Warde Avenue
21. Lots backing onto Warde Avenue are to be established with a minimum depth to provide a minimum rear yard setback of 16.0 m as shown on the plan below (By-law No. 48/2005).

Land Located South of Murray Avenue, West of Main Street
22. Lots with rearage on the Winnipeg Beach Rail Right-of-way shall provide a minimum 50 foot (15.24 metre) setback between the rear property line and any habitable rooms of principal buildings as shown on the plan below (By-law No. 7938/2001).
Residential Development Abutting St. Anne’s Road
23. Residential development abutting St. Anne’s Road shall provide a minimum setback of 16 m to St. Anne’s Road as shown on the plan below (By-law No. 83/2003).

Land Located on the West Side of St. Anne’s Road
24. There shall be a minimum setback of 16 metres established for all residential lots abutting St. Anne’s Road as shown on the plan below (By-law No. 8023/2002).
Lands Located North of Murray Avenue, West of Main Street

25. Lots with rearage on the Winnipeg Beach Rail Right-of-way shall provide a minimum 50 foot (15.24 metre) setback between the rear property line and any habitable rooms of principal buildings as shown on the plan below (By-law No. 7937/2001).

Sigma Avenue

26. The lots abutting the east side of Brady Road shall provide a minimum rear yard setback of 17.5 metres (57.4 feet) to principal dwelling for lots as shown on the plan below (By-law No. 7892/2001).
Lands Located on the North Side of Foley Avenue
27. Lots with rearage on Foley Avenue (future extension of Chief Peguis Trail – Kildonan Corridor) shall provide a minimum rear yard of 22.5 metres as shown on the plan below (By-law No. 125/2004).

Lands Located in Wildwood Park (Plan #4565)
28. Lots located in Wildwood Park (Plan 4565) shall have a front yard setback of 50 feet and shall not include fences, trees, hedges, shrubs or a similar landscape feature that creates a fence-like effect in the required front yard.

added 95/2014
SCHEDULE L

WEST ALEXANDER & CENTENNIAL PLANNED DEVELOPMENT OVERLAY 1
(PDO-1 WEST ALEXANDER & CENTENNIAL)

Purpose
1. The purpose of this overlay is to implement the policies of the West Alexander & Centennial Neighbourhood Plan.

Applicability
2. The PDO-1 West Alexander & Centennial overlay district is shown on the attached map, identified as PDO-1 West Alexander & Centennial Principal Overlay Map.

Development Standards
3. Except to the extent modified by the standards in this overlay, all standards of this By-law, including the design standards in sections 206 to 211, apply in the West Alexander & Centennial Plan area.

Area 1
4. Medium Density Residential Area

Applicability
(1) The Medium Density Residential Area is shown in yellow on Map 1.

Rationale
(2) See intent statement for the Medium Density Residential Area in the West Alexander & Centennial Neighbourhood Plan.
**Permitted Use Restrictions**
(3) Notwithstanding other provisions of this By-law, in the Medium Density Residential Area, the following uses shall be prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:
(a) The expansion of or establishment of a Single Room Occupancy.

**Dimensional Standards**
(4) Notwithstanding other provisions in this By-law, in the Medium Density Residential Area, development must comply with the dimensional standards in this subsection.

**Height of Principle Buildings**
(a) 1. 40 feet for buildings fronting or flanking on the following streets:
   i) William Avenue;
   ii) Bannatyne Avenue;
   iii) McDermot Avenue;
   2. 35 feet for all other streets.

**Lot size**
(b) The minimum lot area is 2,500 square feet.

**Area 2 Residential Mixed Use Area**

**Applicability**
(1) The Residential Mixed Use Area is shown in gold on Map 2.
Rationale
(2) See intent statement for the Residential Mixed Use Area in the West Alexander & Centennial Neighbourhood Plan

Permitted Use Restrictions
(3) Notwithstanding other provisions in this By-law, in the Residential Mixed Use Area, the following uses shall be prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:
(a) The expansion of or establishment of a Single Room Occupancy;
(b) Drinking establishment;
(c) Parking, surface (as a principle use)
(d) Craft brewery, distillery or winery

Use Specific Standards
(4) Notwithstanding other provisions in this By-law, in the Residential Mixed Use Area, the following uses are limited to the specified amount of gross floor area: (a) Retail sales: 2,500 square feet; (b) Personal services: 2,500 square feet; (c) Medical, Dental, Optical Counselling Clinic: 1,500 square feet; (d) Offices: 2,500 square feet.

Dimensional Standards
(5) Notwithstanding other provisions in this By-law, in the Residential Mixed Use Area development must comply with the dimensional standards in this subsection.

Height of Principle Buildings
(a) For properties zoned “RMU” Residential Mixed Use
1) 50 feet, only for developments meeting the following criteria;
   i) The lot area is a minimum of 9,000 square feet;
   ii) The fifth story is setback from the street, at a distance equal to or greater than the height of the fifth story;
2) 40 feet, in all other instances

   The fifth storey setback is equal to the height of the fifth storey

Illustration 1
**Required Yards**

(b) On properties zoned “RMU” Residential Mixed Use, the minimum front yard setback is \( \frac{1}{2} \) the average setback of the existing front yards on that block or portion of the block (see Illustration 2). In the case of a corner lot, the minimum front yard setback is either the average setback of the two nearest properties on the same block or the average setback for all properties facing the same street on the same block.

Illustration 2

![Illustration 2](image)

**Minimum Lot Area per Dwelling Unit**

(c) On properties zoned “RMU” Residential Mixed Use, the minimum lot area is 1,000 square feet per dwelling unit.

**Lot size**

(d) On properties zoned “RMU” Residential Mixed Use, the minimum lot area is 2,500 square feet.

**Design Review**

(6) Notwithstanding other provisions of this By-law, within the Residential Mixed Use Area, on properties zoned “M1” Manufacturing District, all development, redevelopment, or expansion visible from the public right of way is subject to site plan review and must be approved by the Director of Planning, Property, and Development or designate, prior to commencement. Approval, as set out herein, is only required if a building or development permit is required.

**Design Review Considerations**

(7) Review of development, redevelopment, or expansion is intended to ensure the thoughtful integration of such proposals into their local context and consistency with the general purpose of the “RMU” Residential Mixed Use District of Zoning By-law 200/2006 and the policies of the Residential Mixed Use Area, as outlined in the West Alexander and Centennial Neighbourhood Plan. Design review will focus on a proposal’s consistency and compatibility with the standards of the “RMU” Residential Mixed Use District of Zoning By-law 200/2006, where appropriate and reasonable.
Area 3
6. Commercial Mixed Use Area

Applicability
(1) The Commercial Mixed Use Area is shown in brown on Map 3.

Rationale
(2) See intent statement for the Commercial Mixed Use Area in the West Alexander & Centennial Neighbourhood Plan

Permitted Use Restrictions
(3) Notwithstanding other provisions of this By-law, in the Commercial Mixed Use Area, the following uses shall be prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:
(a) Auto/light truck/motorcycle, repair and service;
(b) Auto/light truck/motorcycle, sales and rental;
(c) Parking, surface (as a principle use);
(d) Drive-in or drive-through (as a principle use);

(4) Notwithstanding other provisions in this By-law, within the Commercial Mixed Use Area, the following uses may be approved only as conditional uses, where they are otherwise permitted:
(a) Fuel sales;
(b) Car wash;
(c) Parking, structured;
(d) Drive-in or drive-through (as an accessory use)

Use Specific Standards
(5) Notwithstanding other provisions of this By-law, in the Commercial Mixed Use Area, the following uses are limited to the specified amount of gross floor area:
(a) Amusement enterprise, indoor: 2,500 square feet;
(b) Medical/dental/optical counselling clinic: 5,000 square feet;
(c) Restaurant: 2,500 square feet;
(d) Retail sales (unless otherwise listed): 5,000 square feet;
(e) Personal services (unless otherwise listed): 5,000 square feet.

Dimension Standards
(6) Notwithstanding other provisions of this By-law, in the Commercial Mixed Use Area, development must comply with the dimensional standards listed in this subsection.

Height of Principle Buildings
(a) The maximum height of a principal building is 49 feet.

Area 4
7. Commercial Area

Map 4
Commercial Area

Applicability
(1) The Commercial Area is shown in red on Map 4.

Rationale
(2) See intent statement for the Commercial Area in the West Alexander & Centennial Neighbourhood Plan.

Permitted Use Restrictions
(3) Notwithstanding other provisions of this By-law, in the Commercial Area, the following uses shall be prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:
(a) Pawn shop;
(b) X-rated store.
(4) Notwithstanding other provisions of this By-law, in the Commercial Area, the following uses may be approved only as conditional uses, where they area otherwise permitted:

(a) Drinking establishments;
(b) Parking, surface (as a principal use)
(c) Craft brewery, distillery or winery

*added 148/2016*

Area 5

8. Institutional Area

![Map 5](image)

**Applicability**

(1) The Institutional Area is shown in purple on Map 5.

**Rationale**

(2) See intent statement for the Institutional Area in the West Alexander & Centennial Neighbourhood Plan.

**Dimensional Standards**

(3) Notwithstanding other provisions of this By-law, in the Institutional Area, development must comply with the dimensional standards in this subsection.

**Height of Principal Buildings**

(a) The maximum height of a principal building is as follows:

(i) The maximum height of a principal building is as follows:
(A) on the east side of Tecumseh Street, between Notre Dame and William Avenues, within 104 feet of the Institutional Area boundary, five storeys or 52 feet, whichever is less;

(B) on the north side of Notre Dame Avenue, west side of Sherbrook Street, and east side of Arlington Street, within 200 feet of the Institutional Area boundary, 10 storeys or 100 feet, whichever is less;

(C) on all other streets, within 90 feet of the Institutional Area boundary, five stories in height or 45 feet, whichever is less.

(ii) For the purpose of determining the maximum height of a principal building in the Institutional Area, the distance from an Institutional Area boundary is measured from the nearest property line outside of the Institutional Area.

(iii) When height boundary areas overlap, the more restrictive standard applies.

(iv) The maximum building height may be increased 1 foot for every 2 feet from the Institutional Area boundary, up to a maximum of 200 feet or 20 storeys, whichever is less. (see Illustrations 3 and 4).

Illustration 3
Legend

- 5 storeys or 45 feet
- 5 storeys or 52 feet
- 10 storeys or 100 feet
- Institutional Area

Building height, within the institutional area may be increased 1 foot for every 2 feet (max. of 200 ft or 20 storeys)

*map not to scale
Area 6

9. Industrial Area

Applicability
(1) The Industrial Area is shown in grey on Map 6.

Rationale
(2) See intent statement for the Industrial Area in the West Alexander & Centennial Neighbourhood Plan

Permitted Use Restrictions
(3) Notwithstanding other provisions of this By-law, in the Industrial Area, the following use may be approved only as a conditional use, where it is otherwise permitted:
   (a) Parking, surface (as a principal use)
[1] Medium Density Residential
[3] Commercial Mixed-Use
[5] Institutional
[6] Industrial
DOWNTOWN TRANSCONA PLANNED DEVELOPMENT OVERLAY 1  
(PDO-1 DOWNTOWN TRANSCONA)

Purpose  
1. To protect and enhance the character of Downtown Transcona as the city centre of Transcona.

Applicability  
2. PDO-1 Downtown Transcona overlay district is shown on the attached map and identified as PDO-1 Downtown Transcona Principal Overlay Map (Map 1).

Development Standards  
3. Except to the extent modified by the standards in this overlay, all standards of this By-law apply within the boundaries specified in the Principal Overlay Map (Map 1).

Area 1  

4. Downtown Transcona Main Street Area

Applicability  
(1) The Downtown Transcona Main Street Area is shown as Area 1 and Area 1A on Map 2.
**Intent**

(2) To promote and enhance Transcona’s historic main street by:

(a) Encouraging the intensification of commercial businesses with a neighbourhood focus that positively contributes to the community;

(b) Ensuring that all development conforms with the urban form and character of the area; and,

(c) Creating a vital and safe pedestrian environment on Regent Avenue.

**Permitted Use Regulations**

(3) Notwithstanding other provisions of this By-law, in the Downtown Transcona Main Street Area, the following uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses.

(a) Billboard, Digital Moving Copy/ Billboard, Digital Static Copy/ Billboard, Poster; amended 36/2013

(b) Auto / light truck / motorcycle, sales and rental;

(c) Auto parts and supplies, sales;

(d) Car wash;

(e) Cheque-cashing facility;

(f) Drive-in or drive-through;

(g) Fuel sales;

(h) Pawnshop; and

(i) X-rated store.

(4) Notwithstanding other provisions of this By-law, in the Downtown Transcona Main Street Area, the following uses may be approved only as conditional uses, where they are otherwise permitted.

(a) Auto / light truck / motorcycle, repair and service; and

(b) Drinking establishments.

(c) Craft brewery, distillery or winery added 148/2016

(5) Notwithstanding other provisions of this By-law, in Area 1A on Map 2 in the Downtown Transcona Main Street Area, the following uses are permitted, subject to use specific standards:

(a) Dwelling, live-work;

(b) Dwelling, multi-family; and

(c) Dwelling, single-family, detached.
Use Specific Standards

(6) Notwithstanding other provisions in this By-law, in the Downtown Transcona Main Street Area, the following uses are limited to the specified maximum amount of gross floor area:
   (a) Drinking establishment: 1,000 square feet
   (b) Retail sales: 25,000 square feet

(7) Notwithstanding other provisions of this By-law, the following uses may only be established on any floor higher than the ground floor of any building:
   (a) Dwelling, live-work;
   (b) Dwelling, multi-family; and
   (c) Dwelling, single-family, detached.

Development and Design Standards

Dimensional Standards

(8) Notwithstanding other provisions of this By-law, in the Downtown Transcona Main Street Area, development must comply with the dimensional standards listed in this subsection.

Height of Buildings

(a) If a proposed building will exceed 35 feet in height, the portion of the building exceeding 35 feet must be set back from the front property line a distance equal to or greater than 10 feet.

(b) In a proposed development, if an applicant proposes a building on the south side of Regent Avenue that will exceed 25 feet in height, the applicant must submit a solar impact study. The Downtown Transcona Design Guidelines provide additional detail on the required content of the study.

Additional Yard Requirements

(c) Subject to clause (d), all buildings must have a front yard of 0 feet.

(d) For the purpose of accommodating an otherwise approved public space, plaza, outdoor dining/drinking area or other pedestrian amenity, up to 50 percent of the length of the ground floor façade of any building, to a maximum length of 25 feet, may have a front yard of greater than 0 feet. The maximum depth of the front yard is 10 feet.

Development Standards for Parking and Loading

(9) Accessory surface parking areas abutting Regent Avenue are prohibited.

(10) Any accessory parking, loading and service area must be located behind a building.

Signs

(11) The following sign types are not permitted:
   (a) Digital moving copy signs, digital reader boards, digital static copy signs, and digital static copy, 24-hour hold signs;
      amended 36/2013

   (b) Flashing, scintillating, or rotating sign;
      amended 36/2013
(c) Free-standing sign;
(d) Mobile sign; and
(e) Roof sign.

**Landscaping and Buffering**

(12) If a service area or a surface parking lot abuts a public street, the owner must screen the perimeter of the service area or surface parking lot from public view with an ornamental Downtown Transcona screen fence, as depicted in Illustration 2, and shrubs (maximum mature height of 2’ 6”) planted one every 2 feet on centre in a 3 foot wide planting bed which extends the length of the fence and has planting soil 18 inches deep and mulch 4 inches deep.

![Illustration 2: Downtown Transcona Screen Fence](image)

**Design Standards**

(13) Development must comply with the design standards in this subsection.

**Entryway Design and Location**

(a) The main public entrance of every building must face Regent Avenue and be directly accessible from the public sidewalk.

**Area 2**

5. **Downtown Transcona Living Area**

   amended 148/2016; 31/2017
Applicability
(1) The Downtown Transcona Living Area is shown as Area 2 and Area 2A on Map 3.

amended 148/2016; 31/2017

Intent
(2) To facilitate and guide development of the neighbourhood immediately surrounding the Downtown Transcona Main Street Area, contributing to the vibrancy and viability of Downtown Transcona by:

(a) Maintaining the residential diversity and encouraging the intensification of residential uses compatible with adjacent properties;

(b) Ensuring that all development conforms with the urban form and character of the area, and;

(c) Creating a vital and safe pedestrian environment.

Permitted Use Regulations
(3) Notwithstanding other provisions of this By-law, in the areas shown as Area 2 on Map 3, Industrial, Commercial Sales and Service and Private Motor Vehicle related uses are prohibited and are not allowed as permitted, conditional, accessory or temporary uses.

amended 148/2016

(4) Notwithstanding other provisions in this By-law, in the areas shown as Area 2A on Map 3, the following uses are prohibited and are not allowed as permitted, conditional, accessory or temporary uses:

amended 148/2016

(a) Billboard, Digital Moving Copy;

amended 148/2016
(b) Billboard, Digital Static Copy;  
 amended 148/2016

(c) Billboard, Poster;  
 added 148/2016

(d) Auto/light truck/motorcycle, sales and rental;  
 added 148/2016

(e) Cheque-cashing facility;  
 added 148/2016

(f) Fuel sales;  
 added 148/2016

(g) Pawnshop;  
 added 148/2016; 31/2017

(h) X-rated store.  
 added 148/2016

(i) Auto parts and supplies, sales; and  
 added 31/2017

(j) Drive-in or drive-through.  
 added 31/2017

(4.1) Clause 5(4)(j) does not apply in respect of the property commonly referred to as 107 Pandora Avenue West and legally described as:

**LOT 1 PLAN (DEPOSIT NO. 1203/2018) _________ WLTO IN NE 1/4 5 – 11 – 4 EPM**  
 added 3/2019

(5) Notwithstanding other provisions in this By-law, in the Downtown Transcona Living Area, the following uses may be approved only as conditional uses, where they are otherwise permitted:  
 amended 148/2016; 31/2017

(a) Auto / light truck / motorcycle, repair and service;

(b) Car wash; and

(c) Drinking establishments.

(d) Craft brewery, distillery or winery  
 added 148/2016
Use Specific Standards
(6) Notwithstanding other provisions in this By-law, in the Downtown Transcona Living Area, the following uses are limited to the specified maximum amount of gross floor area:

  amended 148/2016; 31/2017

(a) Drinking establishment: 1,000 square feet
(b) Office: 2,500 square feet
(c) Personal services: 2,500 square feet
(d) Restaurant: 2,500 square feet
(e) Retail sales: 2,500 square feet

Development Design Standards

Dimensional Standards
(7) Notwithstanding other provisions of this By-law, in the Downtown Transcona Living Area, all development, except single-family dwellings, must comply with the dimensional standards listed in this subsection.

  amended 148/2016; 31/2017

Height of Buildings
(a) The height of any building or structure or enlargement of any building or structure must not exceed 80 feet.

Development Standards for Parking and Loading
(8) Any accessory parking, loading and service area for Commercial Sales and Service and Private Motor Vehicle Related uses must be located behind a building.

(9) Any accessory parking, loading and service area for uses other than Commercial Sales and Service and Private Motor Vehicle Related must be located behind or beside a building.

Signs
(10) The following sign types are not permitted:

(a) Digital moving copy signs, digital reader boards, digital static copy signs, and digital static copy, 24-hour hold signs;
  amended 36/2013

(b) Flashing, scintillating, or rotating sign;
  amended 36/2013

(c) Free-standing sign greater than six (6) feet in height;

(d) Mobile sign; and

(e) Roof sign.

Landscaping and Buffering
(11) If a service area or a surface parking lot abuts a public street, the owner must screen the perimeter of the service area or surface parking lot from public view with landscaping as set out in this subsection.

(a) Subject to (b), the owner of a development must install a minimum of four (4) shrubs every 10 feet and one shade tree every 25 feet in accordance with the following standards:
Shrubs and trees to be located in planting beds;

(ii) Minimum planting bed width of 6’0”;

(iii) Shrubs to be clustered with a maximum spacing between shrubs of 2’0”; and,

(iv) Minimum planting soil depth 18 inches for shrubs, 3 ft. for trees, with minimum 11.12 cu. yards of soil per tree.

(b) The owner of a commercial development is not required to comply with (a) but must screen the development from public view with an ornamental Downtown Transcona screen fence, as depicted in Illustration 2, and shrubs (maximum mature height of 2’ 6”) planted one every 2 feet on centre in a 3 foot wide planting bed which extends the length of the fence and has planting soil 18 inches deep and mulch 4 inches deep.

**Design Standards**

(12) Development must comply with the design standards in this subsection.

**Entryway Design and Location**

(a) The main public entrance of every building must face the front street and be directly accessible from the public sidewalk.

**Additional Design Standards**

6. This section applies to all areas of the PDO-1 Downtown Transcona overlay district.

**Design Review**

(1) Except as otherwise provided in this section, all development, redevelopment, expansion, demolition, signage or exterior alteration visible from public rights-of-way is subject to urban design review and must be approved by the East Kildonan-Transcona Community Committee or the Director, as provided in this section, prior to commencement.

(2) The East Kildonan-Transcona Community Committee shall make decisions on:

   amended 97/2021

(a) all urban design review applications in Area 1 (Downtown Transcona Main Street Area) except those urban design review applications for signage; and

(b) urban design review applications for new construction or expansion in Area 2 (Downtown Transcona Living Area).

(3) The Director shall make decisions on:

   amended 148/2016; 31/2017; 97/2021

(a) urban design review applications in Area 1 (Downtown Transcona Main Street Area) that are for signage; and

(b) all urban design review applications in Area 2 (Downtown Transcona Living Area) except those urban design review applications for new construction or expansion.

(4) The Standing Policy Committee on Property and Development may approve urban design guidelines, standards or criteria, not inconsistent with the requirements in this section.

   amended 113/2015; 137/2022

(5) In making decisions on urban design review applications, the East Kildonan-Transcona Community Committee and Director must consider any requirements in this section and any urban design guidelines, standards or criteria approved by the Standing Policy Committee on Property and Development.

   amended 113/2015; 137/2022
(6) The East Kildonan-Transcona Community Committee or Director may not deny approval of an urban design review application without first giving the applicant notice of the date, time, and location of a meeting to hear representation from the applicant concerning the application. If the applicant has not been so notified within 45 days of the urban design application being submitted in full, the applicant may submit a letter requesting such notification to the Standing Policy Committee on Property and Development. Upon receiving such letter, the Standing Policy Committee on Property and Development shall instruct the East Kildonan-Transcona Community Committee or the Director to approve or deny the urban design application within a specified period of time.

amended 113/2015; 137/2022

(7) An applicant may, in accordance with The City of Winnipeg Charter, appeal a decision by the East Kildonan-Transcona Community Committee to deny approval of an urban design review application, to the Standing Policy Committee on Property and Development.

amended 113/2015; 137/2022

(8) This section does not apply to single-family dwellings and two-family dwellings.
ST. NORBERT NEIGHBOURHOOD MAIN STREET PLANNED DEVELOPMENT OVERLAY 1
(PDO-1 ST. NORBERT)

Purpose
1. To respect and reinforce the character of St. Norbert’s Neighbourhood Main Street.

Applicability
2. PDO-1 St. Norbert overlay district is shown on the attached map, identified as PDO-1 St. Norbert Principal Overlay Map (Map 1).

Development Standards
3. Except to the extent modified by the standards in this Schedule N, all standards of this By-law apply within the boundaries specified in the Principal Overlay Map (Map 1).

Area 1 – Village Centre Area
4. The following provisions apply to Village Centre Area 1 and Area 1A, unless otherwise stated:

   Applicability
   (1) The Village Centre Area is shown as Area 1 and Area 1A on Map 1.

   Intent
   (2) To enable St. Norbert’s Village Centre Area to create and maintain a focal point for vibrancy and life in the community by:
   (a) Preserving and enhancing the heritage character of St. Norbert;
   (b) Celebrating St. Norbert as the south entrance to Winnipeg;
   (c) Intensifying development, progressively from south to north along Pembina Highway, while maintaining a small town scale;
   (d) Distinguishing Pembina Highway south of the Perimeter as St. Norbert’s main street;
   (e) Maintaining and enhancing Pembina Highway as a public street that encourages pedestrian activity.

   Permitted Use Restrictions
   (3) The following use is prohibited and is not allowed as a permitted, conditional, accessory, or temporary use:
   (a) Billboard, Digital Moving Copy/ Billboard, Digital Static Copy/ Billboard, Poster, amended 36/2013

Development and Design Standards

   Dimensional Standards
   (4) Development must comply with the dimensional standards in this subsection.
**Height of Buildings**

(a) Subject to sub-clauses (b) and (c), the maximum height of a building or structure must not exceed 35 feet;

(b) Where a proposed building will exceed 25 feet, the portion exceeding 25 feet must be set back from the front building facade at a distance equal to or greater than 10 feet;

(c) In Area 1A, the maximum height of any residential building or structure, must not exceed 60 feet.

**Additional Yard Requirements**

(d) Subject to (e), all buildings or structures must have a minimum front yard of 10 feet, except in Village Centre Area 1A;

(e) For the purpose of accommodating an otherwise approved park, plaza, square, outdoor dining/drinking area, or other pedestrian amenity, a building or structure may have a front yard greater than 10 feet to a maximum depth of 20 feet;

(f) For development of a lot with width greater than or equal to 50 feet, a commercial building or structure shall have a minimum side yard, interior side, or corner side yard of 4 feet.

**Development Standards for Parking and Loading**

(5) Accessory parking, loading and service areas must be located underground, behind or beside buildings.

**Signs**

(6) The owner should install bilingual signage which features at least the same size and quantity of lettering in French and in English.

(7) The following sign types are not permitted:

(a) Mobile sign.

**Landscaping and Buffering**

(8) Subject to sub-section (9), the owner is required to plant and maintain a minimum of one shade tree and three shrubs every 125 square feet in the front yard, clustered for interest or effect;

(9) In Area 1A, the owner is required to plant and maintain a minimum of one evergreen tree and five shrubs every 250 square feet in the front yard.

**Design Standards**

(10) Development must comply with the design standards in this subsection.

**Facade Design**

(a) Commercial and multi-family dwelling developments must incorporate three of the following seven features as part of the building wall facing Pembina Highway:
(i) the main public entrance;
(ii) a canopy or portico;
(iii) an arcade or arch;
(iv) a peaked roof form;
(v) an outside patio;
(vi) a display window;
(vii) integrated planters or wingwalls that incorporate landscaped areas or seating areas.

**Building Transparency**

(b) For commercial developments, each building façade area that faces a street must be composed of a minimum of 30 percent transparent materials, at least 1/2 of which must be provided so that the lowest edge of transparent material is no higher than 4 ft. above the street level.

**Area 2 – Community Cultural Centre Area**

5. The following provisions apply to the Community Cultural Centre Area, unless otherwise stated:

  **Applicability**
  (1) The Community Cultural Centre Area is shown as Area 2 on Map 1.

  **Intent**
  (2) To encourage and maintain development that respects and enhances the cultural significance of St Norbert and complements the commercial activity in the Village Centre Area, by:

  (a) Maintaining and enhancing the prominent role and presence of institutional uses and heritage buildings in the area;

  (b) Maintaining the rural country character and community focus of the area.

  **Development and Design Standards**

  **Signs**
  (3) The owner should install bilingual signage which features at least the same size and quantity of lettering in French and in English.

  (4) Notwithstanding other provisions of this By-law, in the Community and Cultural Centre Area, the following sign types are not permitted:

  (a) Mobile sign.

**Area 3 – Residential Area**

6. The following provisions apply to the Residential Area:

  **Applicability**
  (1) The Residential Area is shown as Area 3 on Map 1.

  **Intent**
  (2) To maintain the residential character of the area and create a greater sense of place by incorporating building and site design elements.
Permitted Use Restrictions
(3) The following use is prohibited and is not allowed as a permitted, conditional, accessory, or temporary use:
(a) Billboard, Digital Moving Copy/ Billboard, Digital Static Copy/ Billboard, Poster.

amended 36/2013

Development Standards for Parking and Loading
(4) Parking for all commercial and multi-family dwelling developments must be located underground, behind or beside buildings.

Signs
(5) The owner should install bilingual signage which features at least the same size and quantity of lettering in French and in English.

(6) The following sign types are not permitted:
(a) Mobile sign.

Landscaping and Buffering
(7) The owner is required to plant and maintain a minimum of one shade tree and three shrubs every 125 square feet in the front yard.

Additional Design Standards
7. This section applies to all areas of the PDO-1 St. Norbert overlay district.

Design Review
(1) Except as otherwise provided in this section, all development, redevelopment, expansion, demolition, signage or exterior alteration visible from public rights-of-way is subject to urban design review and must be approved by the Riel Community Committee or the Director, as provided in this section, prior to commencement.

(2) The Riel Community Committee shall make decisions on urban design review applications for new construction, expansion or signage.

(3) The Director shall make decisions on all other urban design review applications.

(4) The Standing Policy Committee on Property and Development may approve urban design guidelines, standards or criteria, not inconsistent with the requirements in this section.

amended 113/2015; 137/2022

(5) In making decisions on urban design review applications, the Riel Community Committee and Director must consider any requirements in this section and any urban design guidelines, standards or criteria approved by the Standing Policy Committee on Property and Development.

amended 113/2015; 137/2022

(6) The Riel Community Committee or Director may not deny approval of an urban design review application without first giving the applicant notice of the date, time, and location of a meeting to hear representation from the applicant concerning the application. If the applicant has not been so notified within 45 days of the urban design application being submitted in full, the applicant may submit a letter requesting such notification to the Standing Policy Committee on Property and Development. Upon receiving such letter, the Standing Policy Committee on Property and Development shall instruct the Riel Community Committee or the Director to approve or deny the urban design application within a specified period of time.
An applicant may, in accordance with The City of Winnipeg Charter, appeal a decision by the Riel Community Committee or Director to deny approval of an urban design review application, to the Standing Policy Committee on Property and Development.

This section does not apply to single-family dwellings and two-family dwellings.
SCHEDULE O

added 3/2012; amended 36/2013; 148/2016; 31/2017

ACADEMY ROAD NEIGHBOURHOOD MAIN STREET PLANNED DEVELOPMENT OVERLAY 1
(PDO-1 ACADEMY ROAD)

Purpose

1 To respect and reinforce the character of Academy Road as a Neighbourhood Main Street to River Heights.

Applicability

2 PDO-1 Academy Road overlay district is shown on the attached map, identified as Map 1: Academy Road Principal Overlay Map (hereinafter referred to as “Map 1”).

Development Standards

3 Except to the extent modified by the standards in this Schedule O, all standards of this By-law apply within the boundaries specified in the Principal Overlay Map (Map 1).

Area 1

4 Academy Shops and Services Area

Applicability

4.1 The Academy Shops and Services Area is shown as Area 1 and Area 1A on Map 1.

Intent

4.2 To respect and reinforce the character of Academy Shops and Services Area as a vibrant, intimate, and eclectic street by:

(a) promoting a high quality built form that accommodates and promotes a unique place for small shops, local businesses and urban living;

(b) minimizing the impact of commercial activity on adjacent residential properties to ensure neighbourhood harmony; and

(c) enhancing a street environment that promotes comfort, interest and pedestrian activity.

Permitted Use Regulations

4.3 The following uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

(a) Billboard, Digital Moving Copy/ Billboard, Digital Static Copy/ Billboard, Poster; amended 36/2013

(b) Cheque-cashing facility;

(c) Drive-in or drive-through; and

(d) Pawnshop.
4.4 In addition to subsection 4.3, the following uses are prohibited and are not allowed as permitted, conditional, accessory or temporary uses in Area 1A:
   (a) Drinking establishments.
   (b) Craft brewery, distillery or winery
       added 148/2016

**Use Specific Standards**

4.5 Subject to subsection 4.6, the following use is limited to the specified maximum amount of gross floor area:
   (a) Restaurant: 2,500 square feet

4.6 In Area 1A, the following use is limited to the specified maximum amount of gross floor area:
   (a) Restaurant: 1,500 square feet.

4.7 Subject to subsection 4.4, outdoor dining/drinking areas are permitted in the front yard of commercial developments and are not permitted in the side or rear yards.

**Development and Design Standards**

**Dimensional Standards**

4.8 Development must comply with the dimensional standards in this subsection.

**Height of Buildings**

   (a) Where multi-family dwelling or commercial development will exceed 25 feet in height, the portion exceeding 25 feet must be set back from the front building façade at a distance equal to or greater than 10 feet.

**Additional Yard Requirements**

   (b) Subject to Schedule I, for the purpose of accommodating an otherwise approved park, plaza, square, outdoor dining/drinking area or other pedestrian amenity, a commercial or multi-family dwelling development may have a maximum front yard of 10 feet.

**Development Standards for Parking and Loading**

4.9 Accessory parking, loading and service areas must be located behind or beside buildings.

**Signs**

4.10 The following signs types are not permitted:
   (a) Digital moving copy signs, digital reader boards, digital static copy signs, digital static copy, 24-hour hold signs;
       amended 36/2013
   (b) Free-standing sign; and
   (c) Mobile sign.

**Design Standards**

4.11 Development must comply with the design standards in this subsection.
Entryway Design and Location
(a) The main public entrance to multi-family dwellings and commercial developments must face Academy Road and be directly accessible from the public sidewalk.

Building Transparency
(b) Commercial development building façade area that faces the street must be composed of a minimum of 30 percent transparent materials. At least one half of this amount must be provided so that the lowest edge of the transparent materials is no higher than 4 feet above the street level.

Façade Articulation
(c) Multi-family dwellings and commercial developments that have a façade greater than 30 feet in length abutting a street, measured horizontally, must incorporate architectural features such as wall plane projections or recesses to visually interrupt the façade. No uninterrupted length of any building façade may exceed 30 horizontal feet, as depicted in illustration 1.

Illustration 1: Façade Articulation

Roof Articulation
(d) Multi-family dwellings and commercial developments are required to have at least one interruption in the roofline every 20 feet such as a gable or other break in the horizontal line of the roof ridgeline, as depicted in Illustration 2.

Illustration 2: Roof Articulation
Area 2

5  Academy Living Area

Applicability

5.1 The Academy Living Area is shown as Area 2 on Map 1.

Intent

5.2 To maintain and respect the integrity of the existing residential neighbourhood, by prohibiting non-residential uses in the Academy Living Area.

Permitted Use Restrictions

5.3 The following uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

(a) Commercial Sales and Services uses.
THE YARDS AT FORT ROUGE PLANNED DEVELOPMENT OVERLAY 1
(PDO-1 The Yards at Fort Rouge)

Purpose

1. The purpose of this overlay is to support the redevelopment of The Yards at Fort Rouge as a Transit Oriented Development Major Redevelopment Site and implement the development concept of the Yards at Fort Rouge Area Master Plan.

Applicability

2. PDO-1 The Yards at Fort Rouge overlay district is shown on the attached map and identified as PDO-1 the Yards at Fort Rouge Principal Overlay Map (Map 1).

Development Standards

3. Except to the extent modified by the standards in this overlay, all standards of this By-law apply within the boundaries shown on the Principal Overlay Map (Map 1).

Development Density

4. The maximum development density of the overlay district is:
   (a) A total of 900 dwelling units in Areas 1, 2 and 3 combined; and
   (b) A total of 250 dwelling units in Areas 4A and 4B combined.

Rapid Transit Right of Way Setback

5. Notwithstanding any other provision of this By-law, there must be a minimum 25 foot separation distance between any structure containing one or more dwelling units and the western boundary of the overlay district shown on the Principal Overlay Map (Map 1).

Design Standards

6. All development must comply with the design standards for Mixed Use Development, as applicable, in section 210 of this By-law.

Parking for Bicycles and Motor Vehicles

7. (1) If a property does not comply with the required amount of parking or bicycle parking, the property owner may propose to the Director a Parking or Bicycle Parking Management Plan prepared by a professional traffic engineer or parking consultant documenting that the amount of off-street parking and/or bicycle parking is adequate to meet the needs of the proposed use or combination of uses and to prevent traffic and parking congestion on surrounding streets or public lanes.
   
   amended 18/2015

(2) If the Director concludes that the proposed Parking and Bicycle Parking Management Plan will provide off-street parking and/or bicycle parking adequate to meet the needs of the proposed use or combination of uses and to prevent traffic congestion on surrounding streets and public...
lanes, the Director may approve the Parking and Bicycle Parking Management Plan and may reduce or increase the amount of parking and/or bicycle parking to conform with the approved plan.  
*amended 18/2015*

(3) Once a Parking and Bicycle Parking Management Plan is approved, that owner shall provide parking spaces and bicycle parking spaces in accordance with the Parking and Bicycle Parking management plan which has been approved by the Director.  
*amended 18/2015*

(4) Any owner of land in the PDO-1 The Yards at Fort Rouge may, in accordance with this overlay and this By-law, submit to the Director for approval:

(a) A Parking and Bicycle Parking Management Plan for the overlay district; or,  
(b) an amended Parking and Bicycle Parking Management Plan for the overlay district.  
*added 18/2015 (entire subsection)*

(5) The total number of parking spaces in Areas 1-3 of the overlay district must not exceed the minimum number of parking spaces prescribed by this By-law for Areas 1-3.  
*added 18/2015*

(6) The total number of parking spaces in Area 4 of the overlay district must not exceed the minimum number of parking spaces prescribed by this By-law for Area 4.  
*added 18/2015*

(7) Notwithstanding subsection (5), the number of parking spaces on any one lot in Areas 1-3 of the overlay district may exceed the maximum prescribed for that lot by this overlay and this By-law.  
*added 18/2015*

(8) Notwithstanding subsection (6), the number of parking spaces on any one lot in Area 4 of the overlay district may exceed the maximum prescribed for that lot by this overlay and this By-law.  
*added 18/2015*

8.  

(1) *repealed 18/2015*

(2) *repealed 18/2015*

**Signage**

(1) The Director may approve a master signage plan for the overlay district in accordance with this overlay and this By-law

(2) The Director must not approve any master signage plan for the overlay district which allows or provides for more than one freestanding sign to be erected in the overlay district.

(3) An owner of land in the overlay district must not erect signage on his land unless the signage is in accordance with a master signage plan for the overlay district which has been approved by the Director.

(4) An owner of land in the overlay district with signage erected on his land must maintain and repair the signage in accordance with the master signage plan for the overlay district which has been approved by the Director.
(5) Any owner of land in the overlay district may, in accordance with this overlay and this By-law, submit to the Director for approval

(a) a master signage plan for the overlay district; or

(b) an amended master signage plan for the overlay district.

(6) No mobile or Billboards, Digital Moving Copy/ Billboards, Digital Static Copy/ Billboards, Poster signs are permitted within the overlay district. 
   amended 36/2013

Fencing

9. A fence located within a required front or corner side yard must not exceed 4 feet in height.

Area 1

10. The Yards at Fort Rouge Area 1 (includes Area 1A)

   Applicability

   (1) The Yards at Fort Rouge Areas 1 and 1A are shown on Map 2 as Area 1 and Area 1A respectively.

   Intent

   (2) In accordance with the Yards at Fort Rouge Area Master Plan, to accommodate:

   (a) A high density, predominately residential district with a diversity of housing types.

   (b) A vertical and horizontal mix of uses to help create an 18 hour activity zone.

   (c) An active defined centre to create a dynamic area for a variety of users and incorporate compact, high quality, pedestrian-oriented environments by creating smaller walkable blocks.

   Prohibited Use Regulations

   (3) Notwithstanding other provisions of this By-law, in Yards at Fort Rouge Area 1, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

   (a) Dwelling, single-family detached

   (b) Dwelling, two family

Permitted Use Regulations

(4) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 1, a non-residential use, with the exception of home occupations, is not permitted above the second floor of any building.

(5) Notwithstanding other provisions in this By-law, in the Yards at Fort Rouge Area 1, the following principal use may be approved only as conditional uses, where it is otherwise permitted.

(a) Post office/carrier depot
(6) repealed 18/2015

(a) Accessory uses, not listed

(7) Notwithstanding other provisions of this By-law, the in Yards at Fort Rouge Area 1, the following principal use is permitted:

(a) Transit station

**Development and Design Standards**

**Dimensional Standards**

(8) Notwithstanding other provisions of this By-law, in Yards at Fort Rouge Area 1, development must comply with the dimensional standards listed in this subsection.

**Height of Buildings**

(a) The maximum height of a principal building is 250 feet;

(b) In Area 1A the maximum height of a principal building is 190 feet; and,

(c) Principal buildings must not extend into a 45 degree angular plane measured from a point 40 feet above grade at the eastern property line.

**Yard Requirements**

(d) Minimum front yard of 10 feet.

(e) Minimum corner side yard of 10 feet.

(f) Minimum interior side yard of 0 feet.

(g) Minimum rear yard of 0 feet. (Provision 5 of this PDO still applies)

**Area 2**

11. The Yards at Fort Rouge Area 2

**Applicability**

(1) The Yards at Fort Rouge Area 2 is shown on Map 2 as Area 2.

**Intent**

(2) In accordance with the Yards at Fort Rouge Area Master Plan, to accommodate:

(a) A medium to higher density, predominately residential district with a diversity of housing types that provides a transition between the Fort Rouge Yards transit station and the lower density development to the south.

(b) Limited small scale commercial and service facilities to support residential development while maintaining a predominately residential character.
Prohibited Use Regulations

(3) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 2, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

(a) Drinking Establishment

(b) Dwelling, single-family detached

(c) Dwelling, two family

(d) Craft brewery, distillery or winery

Permitted Use Regulations

(4) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 2, a non-residential use, with the exception of a home occupation, is not permitted above the second floor of any building.

(5) Notwithstanding other provisions in this By-law, in the Yards at Fort Rouge Area 2, the following principal uses may be approved only as conditional use, where they are otherwise permitted.

(a) Post office/carrier depot

(6) 

(a) Accessory uses, not listed

Development and Design Standards

Dimensional Standards

(7) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 2, development must comply with the dimensional standards listed in this subsection.

Height of Buildings

(a) Principal buildings must not extend into a 45 degree angular plane measured from a point 20 feet above grade at the eastern lot line.

Yard Requirements

(b) Minimum front yard of 10 feet.

(c) Minimum corner side yard of 10 feet.

(d) Minimum interior side yard of 0 feet.

(e) Minimum rear yard of 0 feet. (Provision 5 of this PDO still applies)

Area 3

12. The Yards at Fort Rouge Area 3
Applicability

(1) The Yards at Fort Rouge Area 3 is shown on Map 2 as Area 3.

Intent

(2) In accordance with the Yards at Fort Rouge Area Master Plan, to accommodate:

   (a) A medium density, residential district.

   (b) Limited small scale commercial and service facilities to support residential development while maintaining a residential character.

Prohibited Use Regulations

(3) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 3, the following uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

   (a) Dwelling, single-family

   (b) Dwelling, two-family

   (c) Post office/carrier depot

   (d) College or university

   (e) Commercial school

   (f) Cultural centre

   (g) Gallery/museum

   (h) Drinking establishment

   (i) Restaurant

   (j) Craft brewery, distillery or winery

       added 148/2016
**Permitted Use Regulations**

(4) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 3, a non residential use, with the exception of a home occupation, is not permitted above the first floor of any building, must be located in a corner unit fronting on Argue Street, and must provide direct access to a public right of way.

(5) Notwithstanding other provisions in this By-law, in the Yards at Fort Rouge Area 3, the following uses may be approved only as conditional uses, where they are otherwise permitted:

(a) Library  
(b) Protection and emergency services  
(c) Day care centre  
(d) Office  
(e) Personal services (unless otherwise listed)  
(f) Medical/dental/optical/counselling clinic  
(g) Retail sales (unless otherwise listed)

(6) Notwithstanding other provisions in this By-law, in the Yards at Fort Rouge Area 3, the following accessory use may be approved only as conditional uses, where it is otherwise permitted:

(a) repealed 18/2015  
(b) Retail sales

**Use Specific Standards**

(7) Notwithstanding other provisions in this By-law, in the Yards at Fort Rouge Area 3, the following uses are limited to the specified amount of gross floor area:

(a) Office: 2,500 square feet  
(b) Personal services (unless otherwise listed): 2,500 square feet  
(c) Medical/dental/optical/counselling clinic: 1,500 square feet  
(d) Retail sales (unless otherwise listed): 2,500 square feet

**Development and Design Standards**

**Dimensional Standards**

(8) Notwithstanding other provisions of this By-law, the Yards at Fort Rouge Area 3, development must comply with the dimensional standards listed in this subsection.
**Height of Buildings**

(a) The maximum height of a principal building is 45 feet.

(b) For any principal building with height exceeding 40 feet, the top floor of the building must be set back from any wall of the building which faces a public right of way, by a distance of at least the height of the top floor of the building.

![Illustration 29: Top Floor Setback](image)

**Yard Requirements**

(c) Minimum front yard of 10 feet.

(d) Minimum corner side yard of 0 feet.

(e) Minimum interior side yard of 0 feet.

(f) Minimum rear yard of 0 feet. (Provision 5 of this PDO still applies)

**Principal Building Separation**

(g) For any principal building with height of 40 feet or less, the minimum principal building separation is 8 feet. For any principal building with height exceeding 40 feet, the minimum principal building separation is 8 feet plus one foot for every foot the height of the building exceeds 40 feet.
Areas 4A and 4B

14. The Yards at Fort Rouge Areas 4A and 4B

Applicability

(1) The Yards at Fort Rouge Areas 4A and 4B are shown on Map 2 as Area 4A and Area 4B respectively.

Intent

(2) In accordance with the Yards at Fort Rouge Area Master Plan, to accommodate:

   (a) A medium to higher density, predominately residential district with a diversity of housing types that provides a transition between the Fort Rouge transit station and the lower density development to the east and south; and,

   (b) Limited small scale commercial and service facilities to support residential development while maintaining a predominately residential character.

Prohibited Use Regulations

(3) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Areas 4A and 4B, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

   (a) Dwelling, single-family detached; and,

   (b) Dwelling, two family.

(4) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 4B, the following principal uses are prohibited and are not allowed as permitted, condition, accessory, or temporary uses:

   (a) Drinking establishment.

   (b) Craft brewery, distillery or winery

   added 148/2016

Permitted Use Regulations

(5) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Area 4B, a non-residential use, with the exception of a home occupation, is not permitted above the ground floor of any building.

(6) Notwithstanding other provisions in this By-law, in the Yards at Fort Rouge Area 4B, the following principal uses may be approved only as conditional use, where they are otherwise permitted.

   (a) Post office/carrier depot.

Use Specific Standards

(7) Notwithstanding other provisions of this By-Law, in the Yards of Fort Rouge Area 4A, a second principal dwelling unit is permitted within a dwelling unit with the following use specific standards:
(a) The second principal dwelling unit is only permitted within the basement or ground floor of the principal residential use;

(b) The maximum size of the second principal dwelling unit may be no more than 33 percent of the floor area of the dwellings, or 800 square feet, whichever is less; and, amended 148/2016

(c) No second principal dwelling unit shall have a floor area of less than 350 square feet.

Development and Design Standards

Dimensional Standards

(8) Notwithstanding other provisions of this By-law, in the Yards at Fort Rouge Areas 4A and 4B, development must comply with the dimensional standards listed in this subsection.

Height of Buildings

(a) Principal buildings must not extend into a 45 degree angular plane measured from a point 20 feet above grade at the eastern lot line of Areas 4A and 4B and the portion of the southern lot line that abuts the public lane in Area 4A.

Yard Requirements

(b) In Area 4A:
   i. the north side yard is 10 feet, excepting the most westerly 100 feet, where the north side yard is 6 feet;
   ii. the south side yard is 25 feet, excepting the most westerly 100 feet, where the south side yard is 8 feet;
   iii. the front yard is 10 feet.

(c) In Area 4B:
   i. the rear yard is 8 feet;
   ii. the south side yard is 12 feet.

Permitted Projections

(d) In Area 4A, open parking is a permitted projection into the required south side yard, excepting the most westerly 235 feet, where open parking shall be no closer than 8 feet to the south property line.

(e) In Area 4A, open parking is a permitted projection into the required front yard for the most southerly 25 feet only.

(f) In Area 4B, balconies shall be no closer than 7 feet to the south property line.

Parking Layout

(g) In Area 4A, parking spaces are permitted to have direct access from a public lane. added 18/2015 (entire section 14)
Map 1 - The Yards at Fort Rouge
Principal Overlay Map

amended 18/2015
Map 2 - The Yards at Fort Rouge

1. The Yards at Fort Rouge Area 1 (Includes Area 1A)
2. The Yards at Fort Rouge Area 2
3. The Yards at Fort Rouge Area 3
4A. The Yards at Fort Rouge Area 4A
4B. The Yards at Fort Rouge Area 4B

amended 18/2015
SCHEDULE Q
WESTPORT FESTIVAL PLANNED DEVELOPMENT OVERLAY 2
(PDO-2 Westport Festival)

added 19/2015

Purpose
1. The purpose of this overlay is to support the development of the Westport Festival Regional Mixed Use Centre.

Applicability
2. PDO-2 Westport Festival overlay district is shown on the attached map and identified as PDO-2 Westport Festival (Map 1).

Development Standards
3. Except to the extent modified by the standards in this overlay, all standards of this By-law apply within the boundaries shown on the attached map (Map 1).

Definitions
4. “Parking, Bicycle Parking and Loading Management Plan” means a plan prepared by a professional traffic engineer or parking consultant that may be approved by the Director as an alternative to the requirements for off-street parking, bicycle parking, and loading of the Winnipeg Zoning By-law 200/2006.

A Parking, Bicycle Parking and Loading Management Plan will be required when a proposed development will not meet one or more of the requirements in By-law 200/2006 for off-street parking, bicycle parking, or loading.

Each Parking, Bicycle Parking and Loading Management Plan will include:
1 Part 1: Off-Street Parking
2 Part 2: Bicycle Parking
3 Part 3: Loading

5. “Master Signage Plan” means a plan with drawings, text, and specifications setting out the specifics of the location, arrangement, type and design of signs to be erected on premises within a defined area, that shall be approved by the Director and Community Committee.

Permitted Use Regulations
6. Notwithstanding other provisions of this By-law, in the PDO-2 Westport Festival, the following principal uses shall be permitted in addition to the permitted and conditional uses of the underlying C4 zoning district.

(1) Stable or Riding Academy*
(2) College or University*
(3) Hospital*
(4) Private Club, non licensed
(5) Camping Ground*
(6) Body Modification Establishment
(7) Cheque-cashing facility
(8) Funeral Chapel or Mortuary*
(9) Pawn Shop
(10) Bus Depot*
(11) Transit Station
(12) Contractor’s Establishment*
(13) Heavy Equipment Sales, Service, and Rental*
(14) Wholesaling*
(15) Light Manufacturing*

WINNIPEG ZONING BY-LAW 200/2006 Page Q-1
7. Notwithstanding other provisions of this By-law, in the PDO-2Westport Festival, the following accessory uses shall be permitted in addition to the permitted and conditional uses of the underlying C4 zoning district.

(1) Apiary*
(2) Aviary*
(3) Stable, private*
(4) Agricultural Cultivation*
(5) Agricultural Grazing and Feeding*
(6) Auction Yard*

* See sections 8 thru 17 for applicable use specific standards

Use Specific Standards
8. Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or Variance Order.

Stable or Riding Academy, Camping Ground
9. Minimum lot area: 5 acres

College or University, Hospital
10. Subject to the Master Plan requirements in Part 5: Sections 149-151

Funeral Chapel or Mortuary
11. (1) Limited to a maximum of 15,000 square feet of gross floor area
(2) Cremation is not permitted

Bus Depot
12. All operations and storage of vehicles and equipment must occur within an enclosed building

Contractor’s Establishment
13. (1) All operations must occur within an enclosed building
(2) Outdoor storage must be screened in accordance with Part 5: Section 197

Heavy Equipment Sales, Service, and Rental
14. (1) Outdoor storage must be screened in accordance with Part 5: Section 197
(2) Subject to all use specific standards in Part 4: Section 95 Auto/Light Truck/Motorcycle Sales and Rental

Wholesaling, Mini-Warehouse, Self-Storage, Warehouse
15. Outdoor storage must be screened in accordance with Part 5: Section 197
**Light manufacturing**

16. (1) Outside operations are not permitted
(2) Outside storage must be screened in accordance with Part 5: Section 197
(3) Noise, smoke, fumes, odours, glare, or health or safety hazards from the assembly, fabrication, and/or processing of goods and materials shall be fully contained within an enclosed building.

**Dwelling, Multi-Family**

16.1 All multi-family dwellings must meet the requirements of the RMU zoning districts

**Additional Standards for Specific Accessory Uses**

17. Regardless of whether an accessory use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or Variance Order.

**Apiary, Aviary, Stable, Private, Agricultural Cultivation, Agricultural Grazing and Feeding**

18. Minimum lot area: 5 acres

**Auction Yard**

19. (1) Outside operations are not permitted
(2) Outside storage is not permitted

**Outdoor Display and Sales**

20. (1) Outside display area not exceeding 35% of gross floor area is permitted in PDO-2 Westport Festival
Dimensional Standards
21. Notwithstanding Table 5-5 of this By-law, in PDO-2 Westport Festival, development must comply with the dimensional standards listed in this subsection.

<table>
<thead>
<tr>
<th>Zoning District</th>
<th>Minimum / Maximum Front Yard (Ft.)</th>
<th>Minimum Rear Yard (Ft.)</th>
<th>Minimum Interior Side Yard (Ft.)</th>
<th>Minimum Corner Side Yard (Ft.)</th>
<th>Maximum Height of Building (Ft.)</th>
<th>Maximum Floor Area Ratio (FAR)</th>
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<td>0 [note b]</td>
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<td>0 [note b]</td>
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NOTES:
a. Where a side or rear lot line in a commercial or institutional zoning district abuts a side or rear lot line of an R1 or R2 zoning district, a yard of 10 feet must be provided along the side or rear lot line in the commercial or institutional zoning district. The 10 foot side yard must be landscaped pursuant to sections 188 through 193, Landscaping and Buffering, and must not be used for parking or loading areas, storage of refuse or materials, or commercial activities of any kind.
b. A 10 foot setback shall be required, free from all improvements other than parking, fences, landscaping, and drive-in or drive-throughs abutting all following roadways:
   1) Portage Avenue (PTH 1) (public)
   2) RaceTrack Road (private)
   3) Any future north/south roadway extending north from the intersection of Camp Manitou Road and Portage Avenue (PTH 1), whether public or private
c. Maximum FAR is increased to 6.0 if the property is located within 400 meters of a transit stop served by regular daily service.

Parking, Bicycle Parking and Loading
22. Parking, Bicycle Parking and Loading Management Plan

(1) A property owner may propose to the Director a Parking, Bicycle Parking and Loading Management Plan prepared by a professional traffic engineer or parking consultant documenting that a lower amount of off-street parking, and/or bicycle parking, and/or loading is adequate to meet the needs of the proposed use or combination of uses and to prevent traffic and parking congestion on surrounding streets or public lanes: because of the unique patterns of peak hour use, the proximity of other public parking areas, proximity to major transportation routes, or other factors, without the imposition of additional parking management tools.

(2) If the Director concludes that the proposed Parking, Bicycle Parking and Loading Management Plan will provide off-street parking, bicycle parking, and/or loading adequate to meet the needs of the proposed use or combination of uses and to prevent traffic or parking congestion on surrounding streets and public lanes, the Director may approve the Parking, Bicycle Parking and Loading Management Plan and may reduce the amount of required off-street parking, bicycle parking, and/or loading required to conform with the approved plan.
(3) Once a Parking, Bicycle Parking and Loading Management Plan is approved, that owner shall provide parking spaces, bicycle parking spaces, and loading spaces in accordance with the Parking, Bicycle Parking, and Loading Management Plan which has been approved by the Director.

(4) Any owner of land in the overlay district may, in accordance with this overlay and this By-law, submit to the Director for approval

(a) A Parking, Bicycle Parking and Loading Management Plan for the overlay district; or

(b) An amended Parking, Bicycle Parking and Loading Management Plan for the overlay district.

23. All bicycle parking spaces in the PDO-2 Westport Festival must comply with the following design standards

(1) Be located with convenient access to major building entrances
(2) Include short and long-term bicycle parking facilities
(3) Racks or lockers made from high quality materials anchored with bolts to either concrete or asphalt surfaces of the ground, floor, or wall
(4) Located in well-lit areas
(5) Wherever possible, situated close to bicycle friendly routes
(6) Located at ground level or accessible from ground level

**Signage**

24. The Director may approve a Master Signage Plan for the overlay district in accordance with this overlay and this By-law

25. An owner of land in the overlay district must not erect signage on his land unless the sign(s) are in accordance with the Master Signage Plan which has been approved by the Director and Community Committee.

26. Any owner of land in the overlay district may, in accordance with this overlay and this By-law, submit to the Director and to the Community Committee for the area where the land is located, for approval

(1) A Master Signage Plan for the overlay district; or
(2) An amended Master Signage Plan for the overlay district.

27. Provided that a Master Signage Plan is submitted to and approved by the Director and the Community Committee, the following dimensional standards shall apply:

(1) Maximum number of freestanding signs permitted within the PDO-2 Westport Festival as shown on map 1: 8
(2) Maximum sign surface area per freestanding sign:
   i. 4 signs: 400 square feet
   ii. 4 signs: none
(3) Maximum height per freestanding signs:
   i. 4 Signs: 45 feet
   ii. 4 Signs: 155 feet
(4) Maximum number of flags permitted with the PDO-2 Westport Festival as shown on map 1: 8
(5) Maximum height per flag: 40 feet

28. Freestanding signage may be located anywhere within the PDO-2 Westport Festival, as identified on map 1, in accordance with an approved Master Signage Plan for the overlay district.

29. Freestanding signage may display messages directing attention to a business, commodity, service, thing, message, or entertainment conducted, sold, or offered anywhere within the precinct area identified on map 2, in accordance with an approved Master Signage Plan for the overlay district.

Map 1 - Westport Festival

amended 116/2020
SCHEDULE R

added 52/2014

TAYLOR REDEVELOPMENT AREA PLANNED DEVELOPMENT OVERLAY 2
(PDO-2 Taylor Redevelopment Area)

Purpose
1. The purpose of this overlay is to support the implementation of the Taylor Redevelopment Master Plan.

Applicability
2. The PDO-2 Taylor Redevelopment Area overlay district is located as shown on the attached Map 1.

Development Standards
3. Except to the extent modified by the standards in this overlay, all standards of this By-law apply within the boundaries shown on the attached map (Map 1).

Definitions
4. “Parking, Bicycle Parking and Loading Management Plan” means a plan prepared by a professional traffic engineer or parking consultant that may be approved by the Director of Planning, Property and Development as an alternative to the requirements for off-street parking, bicycle parking, and loading of the Winnipeg Zoning By-law 200/2006.

A Parking, Bicycle Parking and Loading Management Plan will be required if a proposed development will not meet one or more of the requirements in By-law 200/2006 for off-street parking, bicycle parking, or loading.

Each Parking, Bicycle Parking and Loading Management Plan must be structured as follows, with appropriate provisions in each of the following:

1 Part 1: Off-Street Parking
2 Part 2: Bicycle Parking
3 Part 3: Loading

5. “Master Signage Plan” means a plan with drawings, text, and specifications setting out the specifics of the location, arrangement, type and design of signs to be erected on premises within a defined area, that shall be approved by the City Centre Community Committee and the Director of Planning, Property and Development. The intent of the Master Signage Plan is to ensure coordinated signage within the defined area.

Permitted Use Regulations
6. Notwithstanding other provisions of this By-law, in the PDO-2 Taylor Redevelopment Area, the following principal uses shall be permitted in addition to the permitted and conditional uses of the underlying C3 zoning district.

(1) Dwelling, multi-family
(2) Private Club, non licensed
(3) Funeral Chapel or Mortuary (see section 9 for applicable use-specific standards)
(4) Wholesaling (see section 10 for applicable use-specific standards)
(5) Warehouse (see section 10 for applicable use-specific standards)
7. Notwithstanding other provisions of this By-law, in the PDO-2 Taylor Redevelopment Area, the following principal uses shall be conditional in addition to the permitted and conditional uses of the underlying C3 zoning district.

   (1) Hospital  
   (2) Sports or entertainment arena/stadium, indoor  
   (3) Amusement enterprise, outdoor  
   (4) Hostel  
   (5) Hotel  
   (6) Kennel

8. Notwithstanding other provisions of this By-law, in the PDO-2 Taylor Redevelopment Area, the following accessory uses shall be permitted in addition to the permitted and conditional uses of the underlying C3 zoning district.

   (1) Home Based Business, minor

Use Specific Standards
9. Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or Variance Order.

Funeral Chapel or Mortuary
10. (1) Limited to a maximum of 15,000 square feet of gross floor area.
    (2) Cremation is not permitted.

Wholesaling, Mini-Warehouse, Self-Storage, Warehouse
11. (1) Outdoor storage must be screened in accordance with Part 5: Section 197.
    (2) Must be at least 30 feet from any structure containing one or more dwelling units or assisted living facility.
    (3) No loading door may face any structure within 100 feet containing one or more dwelling units or an assisted living facility unless screening is provided in accordance with Part 5: Section 190 (7)(a).
    (4) Only permitted within Zone 2 and Zone 3 on Map 1.

Retail Sales
12. (1) In Zone 2 on Map 1, a building’s retail sales use is limited to a maximum of 200,000 square feet of gross floor area.

Dimensional Standards
13. Notwithstanding Table 5-5 of this By-law, in the PDO-2 Taylor Redevelopment Area, development must comply with the dimensional standards listed in this subsection.
<table>
<thead>
<tr>
<th>Zoning District and Designation</th>
<th>Minimum Lot Area (Sq. Ft.)</th>
<th>Minimum Lot Area Per Dwelling Unit (Sq. Ft.)</th>
<th>Minimum Front Yard (Ft.)</th>
<th>Minimum Rear Yard (Ft.)</th>
<th>Minimum Interior Yard (Ft.)</th>
<th>Minimum Corner Side Yard (Ft.)</th>
<th>Maximum Building Height (Ft.)</th>
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<td>90</td>
</tr>
</tbody>
</table>

**NOTES:**

a. A 15 foot setback shall be required, free from all improvements other than fences and landscaping abutting the following roadways:
   1) Taylor Avenue

b. For any structure containing one or more dwelling units or an assisted living facility within Zone 3, there must be a 65 foot setback from the railway tracks and a 10 foot setback from the property line – with a 10 feet high fence on top of a 3 foot berm or such engineering design determined to be at a minimum TL (transmission loss) of 25 for noise and vibration attenuation approved by the Director of Planning Property and Development.

**Parking, Bicycle Parking and Loading**

14. **Parking, Bicycle Parking and Loading Management Plan**

   (1) If a property does not comply with the required amount of parking, bicycle parking, or loading spaces, the property owner may propose to the Director a Parking, Bicycle Parking and Loading Management Plan prepared by a professional traffic engineer or parking consultant documenting that a lower amount of off-street parking, and/or bicycle parking, and/or loading is adequate to meet the needs of the proposed use or combination of uses and to prevent traffic and parking congestion on surrounding streets or public lanes: because of the unique patterns of peak hour use, the proximity of other public parking areas, proximity to major transportation routes, or other factors, without the imposition of additional parking management tools.
(2) If the Director concludes that the proposed Parking, Bicycle Parking and Loading Management Plan will provide off-street parking, bicycle parking, and/or loading adequate to meet the needs of the proposed use or combination of uses and to prevent traffic or parking congestion on surrounding streets and public lanes, the Director may approve the Parking, Bicycle Parking and Loading Management Plan and may reduce the amount of required off-street parking, bicycle parking, and/or loading required to conform with the approved plan.

(3) Once a Parking, Bicycle Parking and Loading Management Plan is approved, that owner shall provide parking spaces, bicycle parking spaces, and loading spaces in accordance with the Parking, Bicycle Parking, and Loading Management Plan which has been approved by the Director.

(4) Any owner of land in the overlay district may, in accordance with this overlay and this By-law, submit to the Director for approval:

(a) A Parking, Bicycle Parking and Loading Management Plan for the overlay district; or

(b) An amended Parking, Bicycle Parking and Loading Management Plan for the overlay district.

15. All bicycle parking spaces in the PDO-2 Taylor Redevelopment Area must comply with the following design standards:

(1) The bicycle parking spaces must be located with convenient access to major building entrances.

(2) A portion of the bicycle parking spaces must be suitable for short-term bicycle parking, and a portion must be suitable for long-term bicycle parking.

(3) There must be suitable bicycle racks or lockers made from high quality materials and anchored with bolts to concrete or asphalt surfaces of the ground, floor, or nearby building wall.

(4) The bicycle parking spaces must be located in well-lit areas.

(5) If reasonably possible, the bicycle parking spaces must be, situated close to bicycle friendly routes.

(6) The bicycle parking spaces must be located at ground level or easily accessible from ground level.

**Signage**

16. Instead of erecting signage in accordance with the dimensional standards in the By-law, a property owner shall submit a Master Signage Plan to the City Centre Community Committee and the Director. The City Centre Community Committee and the Director may approve a Master Signage Plan for the overlay district in accordance with this overlay and this By-law.

17. Any owner of land in the overlay district shall, in accordance with this overlay and this By-law, submit to the City Centre Community Committee and the Director for approval:

(1) A Master Signage Plan for the overlay district; or

(2) An amended Master Signage Plan for the overlay district.
18. Provided that a Master Signage Plan is submitted to and approved by the City Centre Community Committee and the Director, the following dimensional standards shall apply:

(1) Maximum number of freestanding signs permitted within the PDO-2 Taylor Redevelopment Area as shown on map 1: 5

(2) Any sign that is set back at least 50 feet from Taylor Avenue may be up to 50 feet in height and have 560 square feet of sign surface area. Where the sign is set back by less than 50 feet from Taylor Avenue the sign may be up to 35 feet in height and have 500 square feet of sign surface area.

19. If a Master Signage Plan has been approved by the City Centre Community Committee and the Director, an owner of land in the overlay district must not erect signage on his land unless the sign(s) are in accordance with the approved Master Signage Plan.
Map 1: Taylor Redevelopment Area
Planned Development Overlay 2
(PDO-2 Taylor Redevelopment area)
SCHEDULE S
added 117/2013

PRAIRIE INDUSTRIAL PARK PLANNED DEVELOPMENT OVERLAY-2
(PDO-2 PRAIRIE INDUSTRIAL PARK)

Purpose
1. The purpose of this overlay is to provide flexibility for “M3” Manufacturing Heavy Zoning District uses for the area defined as the PDO-2 Prairie Industrial Park.

Applicability
2. The PDO-2 Prairie Industrial Park overlay district is located as shown on the attached Map 1.

Development Standards
3. Except to the extent modified by the standards in this overlay, all standards of this By-Law apply within the boundaries shown on the attached map (Map 1).

Permitted Use Regulations
4. Notwithstanding other provisions of this By-law, in the PDO-2 Prairie Industrial Park, the following principal uses shall be permitted in addition to the permitted and conditional uses of the underlying M3 zoning district:
   (1) Drinking establishment (see section 7 for applicable use specific standard)
   (2) Restaurant
   (3) Call centre
   (4) Office
   (5) Landscape or garden supplies
   (6) Auto/light truck/motorcycle, sales and rental
   (7) Drive-in or drive-through

Conditional Use Regulations
5. Notwithstanding other provisions of this By-law, in the PDO-2 Prairie Industrial Park, the following principal uses shall be conditional in addition to the permitted and conditional uses of the underlying M3 zoning district:
   (1) Commercial school
   (2) Community/recreation centre
   (3) Day care centre
   (4) Amusement enterprise, indoor
   (5) Studio/radio/TV/motion picture broadcast and production
   (6) Amusement enterprise, outdoor
   (7) Sports or entertainment arena/stadium, indoor
   (8) Hotel or motel
Use Specific Standards

6. Regardless of whether a use is allowed as a permitted use or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or Variance Order.

Drinking Establishment

7. Drinking establishments are limited to a maximum of 5,000 square feet of gross floor area.
221 STRADBROOK AVENUE PLANNED DEVELOPMENT OVERLAY 2
(PDO-2 221 Stradbrook Avenue)

Purpose

1. The purpose of this overlay is to support the development of 221 Stradbrook Avenue as a residential mixed-use building in a manner that is compatible with Transit Oriented Development (TOD) principles.

Applicability

2. PDO-2 221 Stradbrook Avenue overlay district is located as shown on the attached Map 1.

Development Standards

3. Except to the extent modified by the standards in this overlay, all standards of this By-law apply within the boundaries shown on the attached Map 1.

Permitted Use Regulations

4. Notwithstanding other provisions of this By-law, in the PDO-2 221 Stradbrook Avenue, the following principal use shall be permitted in addition to the permitted and conditional uses of the underlying RMU zoning district.

   (1) Dwelling, Live-Work

Use Specific Standards

5. Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or Variance Order.

Dwelling, Live-Work

6. All live-work dwelling units must be accessible from the ground floor of the building in which they are located.

Prohibited Use Regulations

7. Notwithstanding other provisions of this By-law, in the PDO-2 221 Stradbrook Avenue, the following principal use(s) shall be prohibited.

   (a) Dwelling, single-family detached
   (b) Dwelling, two-family
**Dimensional Standards**

8. Notwithstanding other provisions of this By-law, in the PDO-2 221 Stradbrook Avenue, development must comply with the dimensional standards listed in this section.

<table>
<thead>
<tr>
<th>Zoning District</th>
<th>Minimum Front Yard (Ft.)</th>
<th>Minimum Rear Yard (Ft.)</th>
<th>Minimum West Interior Side Yard (Ft.)</th>
<th>Minimum East Interior Side Yard (Ft.)</th>
<th>Maximum Building Height (Ft.)</th>
</tr>
</thead>
<tbody>
<tr>
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<td>0</td>
<td>8</td>
<td>0 [note b]</td>
<td>190</td>
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</tbody>
</table>

**NOTES:**

a. Any floor above the ground floor may have a front yard setback of 5 feet

b. The 0 foot east interior side yard applies to accessory, surface parking only.

**Development Density**

9. The maximum density is 200 dwelling units and 4 live-work dwelling units.

**Parking, Bicycle Parking and Loading**

10. Parking, Bicycle Parking and Loading Management Plan

   (1) If a property does not comply with the required amount of parking, bicycle parking, or loading spaces, the property owner may propose to the Director a Parking, Bicycle Parking and Loading Management Plan prepared by a professional traffic engineer or parking consultant documenting that the amount of off-street parking, and/or bicycle parking, and/or loading is adequate to meet the needs of the proposed use or combination of uses and to prevent traffic and parking congestion on surrounding streets or public lanes.

   (2) If the Director concludes that the proposed Parking, Bicycle Parking and Loading Management Plan will provide off-street parking, bicycle parking, and/or loading spaces adequate to meet the needs of the proposed use or combination of uses and to prevent traffic or parking congestion on surrounding streets and public lanes, the Director may approve the Parking, Bicycle Parking and Loading Management Plan and may reduce the amount of required off-street parking, bicycle parking, and/or loading required to conform with the approved plan.

   (3) Once a Parking, Bicycle Parking and Loading Management Plan is approved, that owner shall provide parking spaces, bicycle parking spaces, and loading spaces in accordance with the Parking, Bicycle Parking, and Loading Management Plan which has been approved by the Director.
Any owner of land in the PDO-2 221 Stradbrook Avenue may, in accordance with this overlay and this By-law, submit to the Director for approval:

(a) A Parking, Bicycle Parking and Loading Management Plan for the overlay district; or
(b) An amended Parking, Bicycle Parking and Loading Management Plan for the overlay district.

11. All bicycle parking spaces in the PDO-2 221 Stradbrook Avenue must comply with the following design standards:

(1) The bicycle parking spaces must be located with convenient access to major building entrances.

(2) Bicycle parking spaces must be provided for both short-term and long-term bicycle parking.

(3) There must be suitable bicycle racks or lockers made from high quality materials and anchored with bolts to concrete or asphalt surfaces of the ground, floor, or nearby building wall.

(4) The bicycle parking spaces must be located in well-lit areas.

(5) The bicycle parking spaces must be located at ground level or easily accessible from ground level.
SCHEDULE U  
added 14/2015

BISHOP GRANDIN CROSSING PLANNED DEVELOPMENT OVERLAY 1  
(PDO-1 Bishop Grandin Crossing)

Purpose

1. The purpose of this overlay is to support the redevelopment of Bishop Grandin Crossing as a Major Redevelopment Site and implement the development concept of the Bishop Grandin Crossing Area Master Plan.

Applicability

2. PDO-1 Bishop Grandin Crossing overlay district is shown on the attached Map 1.

Development Standards

3. Except to the extent modified by the standards in this overlay, all standards of this By-law apply within the boundaries shown on Map 1.

Parking and Bicycle Parking

4. Parking and Bicycle Parking Management Plan

   (1) If a property does not comply with the required amount of parking or bicycle parking, the property owner may propose to the Director a Parking or Bicycle Parking Management Plan prepared by a professional traffic engineer or parking consultant documenting that the amount of off-street parking and/or bicycle parking is adequate to meet the needs of the proposed use or combination of uses and to prevent traffic and parking congestion on surrounding streets or public lanes.

   (2) If the Director concludes that the proposed Parking and Bicycle Parking Management Plan will provide off-street parking and/or bicycle parking adequate to meet the needs of the proposed use or combination of uses and to prevent traffic congestion on surrounding streets and public lanes, the Director may approve the Parking and Bicycle Parking Management Plan and may reduce or increase the amount of parking and/or bicycle parking to conform with the approved plan.

   (3) Once a Parking and Bicycle Parking Management Plan is approved, that owner shall provide parking spaces and bicycle parking spaces in accordance with the Parking and Bicycle Parking management plan which has been approved by the Director.

   (4) Any owner of land in the PDO-1 Bishop Grandin Crossing may, in accordance with this overlay and this By-law, submit to the Director for approval:

      (a) A Parking and Bicycle Parking Management Plan for the overlay district;  
          or,

      (b) an amended Parking and Bicycle Parking Management Plan for the overlay district.
5. (1) Provided that a direct pedestrian connection to rapid transit is accessible from Bishop Grandin Crossing, as determined by the Director of Planning, Property, and Development, the minimum number of parking spaces required for development within Area 1 of the PDO-1 Bishop Grandin Crossing shall be 75% of the minimum number of parking spaces prescribed by this By-law.

(2) Provided that a direct pedestrian connection to rapid transit is accessible from Bishop Grandin Crossing, as determined by the Director of Planning, Property, and Development, the maximum number of parking spaces required for development within Area 1 of the PDO-1 Bishop Grandin Crossing shall not exceed 150% of the minimum number of parking spaces prescribed by this By-law.

Area 1

6. PDO-1 Bishop Grandin Crossing Area 1 (consisting of Areas 1A, 1B, and 1C).

Applicability

(1) PDO-1 Bishop Grandin Crossing Areas 1A, 1B, and 1C are shown on Map 1 as Area 1A, Area 1B, and Area 1C respectively.

Intent

(2) In accordance with the Bishop Grandin Crossing Area Master Plan, to accommodate:

   (a) A medium to high density, predominately residential district with a diversity of housing types;
   
   (b) A vertical and horizontal mix of uses to help create an 18 hour activity zone; and,
   
   (c) An active defined centre to create a dynamic area for a variety of users and incorporate compact, high quality, pedestrian-oriented environments by creating smaller walkable blocks.

Prohibited Use Regulations

(3) Notwithstanding other provisions of this By-law, in PDO-1 Bishop Grandin Crossing Area 1, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

   (a) Dwelling, single-family detached; and,

   (b) Dwelling, two-family.

Permitted Use Regulations

(4) Notwithstanding other provisions in this By-law, in the PDO-1 Bishop Grandin Crossing Area 1, the following principal use may be approved only as conditional uses, where it is otherwise permitted:

   (a) Post office/carrier depot.
(5) Notwithstanding other provisions in this By-law, in the PDO-1 Bishop Grandin Crossing Area 1, the following uses shall be permitted in addition to the permitted and conditional uses of the underlying zoning district.

(a) Office;
(b) Dwelling, live-work; and
(c) Drinking establishment.

(6) Notwithstanding other provisions in this By-law, in the PDO-1 Bishop Grandin Crossing Area 1, the following accessory uses are permitted:

(a) Outdoor dining/drinking area

Use Specific Standards

(7) Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or variance order.

(a) Dwelling, live-work
   All live-work dwelling units must be accessible from the ground floor of the building in which they are located.

(b) Drinking establishment
   Drinking establishments are limited to a maximum of 5,000 square feet of gross floor area

(c) Outdoor dining/drinking area
   Outdoor dining and drinking areas are limited to a maximum of 100 square feet

Development and Design Standards

Dimensional Standards

(8) Notwithstanding other provisions of this By-law, in PDO-1 Bishop Grandin Crossing Area 1, development must comply with the dimensional standards listed in this subsection.

Height of Buildings

(a) In Area 1 the minimum height of a principal building is 20 feet;
(b) In Area 1A the maximum height of a principal building is 220 feet;
(c) In Area 1B the maximum height of a principal building is 160 feet; and,
(d) In Area 1C the maximum height of a principal building is 100 feet;
Yard Requirements

(e) Minimum front yard of 0 feet.
(f) Maximum front yard of 15 feet.
(g) Minimum corner side yard of 0 feet.
(h) Minimum rear yard of 15 feet.

Design Standards

(9) Notwithstanding other provisions of this By-law, in PDO-1 Bishop Grandin Crossing Area 1, development must comply with the design standards listed in this subsection.

(a) For a proposed building exceeding 100 feet in height, the owner shall include in its request for plan approval a study on the impact of the proposed building on shadow and wind, prepared by a qualified architect or design professional;

(b) Building facades:
   i. All buildings must provide a main entrance on the façade of the building nearest to and facing a street;
   ii. For non-residential uses, at least 30% of the area of the ground floor façade of a building facing a street must consist of unobscured windows, doors, or display areas;

(c) Building setbacks:
   i. Notwithstanding subsection (8)(f) of Area 1, if the building is adjacent to a street, the front yard maximum setback of 15 feet may be exceeded by up to 50% for the purposes of incorporating a courtyard, plaza, seating area, or amenity space; and,
   ii. Parking shall not be permitted between the front façade of the building and the adjacent street. Parking is to be located to the side and rear of the building, and screened from view via landscaping and fencing treatments.

Area 2

7. PDO-1 Bishop Grandin Crossing Area 2 (consisting of Areas 2A and 2B).

Applicability

(1) The PDO-1 Bishop Grandin Crossing Area 2A, and 2B are shown on Map 1 as Area 2A, and Area 2B respectively.

Intent

(2) In accordance with the Bishop Grandin Crossing Area Master Plan, to accommodate:

(a) A commercial mixed use district that permits multi-family residential development, office, employment and a wide range of commercial uses in a pedestrian friendly environment; and,
(b) Provision of a transition between Area 1 to the east adjacent to the transit station, and Area 3 to the north and west.
Permitted Use Regulations

(3) Notwithstanding other provisions in this By-law, in the PDO-1 Bishop Grandin Crossing Area 2, the following principal uses may be approved only as conditional use, where they are otherwise permitted:

(a) Post office/carrier depot.

(4) Notwithstanding other provisions of this By-law, in the PDO-1 Bishop Grandin Crossing Area 2, the following principal uses shall be permitted in addition to the permitted and conditional uses of the underlying zoning district:

(a) Office;
(b) Retail sales;
(c) Supermarket;
(d) Dwelling, live-work; and
(e) Drinking establishment.

(5) Notwithstanding other provisions in this By-law, in the PDO-1 Bishop Grandin Crossing Area 1, the following accessory uses are permitted:

(a) Outdoor dining / drinking area

Use Specific Standards

(6) Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a Conditional Use or variance order.

(a) Dwelling, live-work
   All live-work dwelling units must be accessible from the ground floor of the building in which they are located.

(b) Retail sales
   Retail sales uses are limited to a maximum of 120,000 square feet in gross floor area

(c) Supermarket
   Supermarkets are limited to a maximum of 120,000 square feet in gross floor area

(d) Outdoor dining/drinking area
   Outdoor dining and drinking areas are limited to a maximum of 100 square feet

Development and Design Standards

Dimensional Standards

(7) Notwithstanding other provisions of this By-law, in the PDO-1 Bishop Grandin Crossing Area 2, development must comply with the dimensional standards listed in this subsection.
**Height of Buildings**

(a) The maximum height of a principal building is 100 feet.

**Yard Requirements**

(b) In Area 2A, the minimum front yard of 0 feet.

(c) In Area 2A, the maximum front yard of 15 feet.

**Design Standards**

(8) Notwithstanding other provisions of this By-law, in the PDO-1 Bishop Grandin Crossing Area 2A, development must comply with the design standards listed in this subsection.

(a) Building facades:

   i. All buildings must provide a main entrance on the façade of the building nearest to and facing a street;

   ii. For non-residential uses, at least 30% of the area of the ground floor façade of a building facing a street must consist of unobscured windows, doors, or display areas;

(b) Building setbacks:

   i. Notwithstanding subsection (7)(c) of Area 2, if the building is adjacent to a street, the front yard maximum setback of 15 feet may be exceeded by up to 50% for the purposes of incorporating a courtyard, plaza, seating area, or amenity space; and,

   ii. Parking shall not be permitted between the front façade of the building and the adjacent street. Parking is to be located to the side and rear of the building, and screened from view via landscaping and fencing treatments.

**Area 3**

8. PDO-1 Bishop Grandin Crossing Area 3.

**Applicability**

(1) PDO-1 Bishop Grandin Crossing Area 3 is shown on Map 1 as Area 3.

**Intent**

(2) In accordance with the Bishop Grandin Crossing Area Master Plan, to accommodate:

   (a) A wide range of employment, offices, and supportive commercial uses in a business park setting; and,

   (b) Provision of appropriate transitions from Area 1 and Area 2.
Permitted Use Regulations

(3) Notwithstanding other provisions in this By-law, in the PDO-1 Bishop Grandin Crossing Area 3, the following principal uses shall be permitted in addition to the permitted and conditional uses of the underlying zoning district:

(a) Hotel.

Development and Design Standards

Screening

(a) All utility yards and outdoor storage areas shall be screened from public view from the street via one or a combination of design features, including, but not limited to:

i. Screening walls of at least 6 feet in height;

ii. Landscape planting, such as trees, shrubs, and ground cover;

iii. Landscape features, such as berming and retaining walls.
SCHEDULE V

445 RIVER AVENUE PLANNED DEVELOPMENT OVERLAY 2
(PDO-2 445 River Avenue)

By-law No. 115/2014 expired without being brought into force.
CORYDON OSBORNE PLANNED DEVELOPMENT OVERLAY 1  
(PDO-1 Corydon Osborne)

Purpose
1. The purpose of this overlay is to implement the policies of the Corydon Osborne Area Plan.

Applicability
2. PDO-1 Corydon Osborne overlay district is shown on the attached map and identified as PDO-1 Corydon Osborne Principal Overlay Map (the “Principal Overlay Map”).

Development Standards
3. Except to the extent modified by the standards in this overlay, all standards of this By-law apply within the boundaries shown on the Principal Overlay Map.

Definitions
4. “Parking, accessory” means an area, structure, or facility where motor vehicles may be stored for the purpose of accessing a principal use on the same zoning lot.

Design Review
5. (1) Subject to subsection (2), within the boundaries shown on the Principal Overlay Map, all development, redevelopment, expansion, signage or exterior alteration visible from public rights-of-way, is subject to urban design review and must be approved by the Director.

(2) Notwithstanding subsection (1), temporary structures (for events not exceeding 14 days) do not require urban design review and approval.

(3) An applicant may, in accordance with The City of Winnipeg Charter, appeal a decision by the Director to deny approval of an urban design review application, to the Standing Policy Committee on Property and Development.  

   amended 137/2022

(4) This section does not apply to single-family dwellings.

Design Review Process
(5) Design Review applications must include site plans including landscaping, elevation drawings and all dimensions.
(6) Design Review applications must be submitted prior to or concurrently with a development application and approved by the Director prior to issuance of a development or building permit.

**Design Review Considerations**

(7) Review of development, redevelopment, expansion, signage or exterior alteration proposals is primarily intended to ensure the thoughtful integration of such proposals into their local context and consistency with the policies articulated in the Corydon-Osborne Area Plan.

(8) In making a decision concerning the approval or denial of approval of proposed development and redevelopment in the Corydon-Osborne Area Plan District pursuant to subsection (1) above, the Director must consider the extent to which the proposed development or redevelopment is consistent with the Corydon-Osborne Area Plan.

(9) In addition to serving as the basis for the Director’s decision-making, the Design Guidelines set out in the Corydon-Osborne Area Plan:

(a) are provided to assist property owners, design professionals, administrators, decision-makers, and other parties involved in preparing, reviewing, or approving new developments, redevelopments, expansions, and exterior alterations; and

(b) provide a framework within which to exercise creative design approaches.
Area 1
6. High Rise TOD Mixed Use Area

Applicability
(1) The High Rise TOD Mixed Use Area is identified as the shaded area on Map 1.

Rationale
(2) See intent for the High Rise TOD Mixed Use Area in Section 3.5 of the Corydon Osborne Area Plan.

Prohibited Use Regulations
(3) Notwithstanding other provisions of this By-law, in the High Rise TOD Mixed Use Area, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

(a) Billboard, Digital Moving copy/Billboard, Digital Static Copy/Billboard, Poster;
(b) Amusement enterprise, outdoor;
(c) Auto/light truck/motorcycle, repair and service;
(d) Car wash;
(e) Drive-in or drive-through;
(f) Fleet services;

(g) Kennel;

(h) Pawnshop; and

(i) Fuel Sales.

**Permitted Use Regulation**

(4) Notwithstanding other provisions in this By-law, in the High Rise TOD Mixed Use Area, the following principal uses may be approved only as a conditional use, where they are otherwise permitted:

(a) Supermarket; and

(b) Parking, surface.

**Permitted Accessory Uses**

(5) Notwithstanding other provisions in this By-law, in the High Rise TOD Mixed Use Area, the following accessory use is permitted:

(a) Parking, accessory.

**Use Specific Standards**

(6) Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a conditional use or variance order:

(a) Drinking establishment:

   (i) Drinking establishments are limited to a maximum of 5,000 square feet of gross floor area.

(b) Auto/light truck/motorcycle, sales and rental:

   (i) All vehicle sales must be displayed and conducted within an enclosed building; and

   (ii) Use Specific Standards 2, 3, and 7 in Part 4, Section 95 also apply.

(c) Parking, accessory:

   (i) If a principal use on the same zoning lot has parking available outside of its regular operating hours, accessory parking spaces may be made available to users not associated with the principal use, provided a parking management plan has been approved by the Director.
(7) Notwithstanding other provisions in this By-law, in the High Rise TOD Mixed Use Area, the following use specific standard is modified:

(a) Outdoor dining/drinking area:

   (i) Outdoor dining/drinking areas are limited to a maximum of 1,000 square feet; and

   (ii) If the outdoor dining/drinking area is over 100 square feet, it must be located between the front façade of the building and the front property line.

(8) Notwithstanding other provisions in this By-law, the following uses shall be permitted with no use specific standards, where use specific standards would otherwise apply:

(a) Amusement enterprise, indoor; and

(b) Restaurant.

**Development and Design Standards**

**Dimensional Standards**

(9) Notwithstanding other provisions of this By-law, in the High Rise TOD Mixed Use area, development must comply with the dimensional standards listed below.

**Height of Buildings**

(a) Minimum height of a principal building: 30 feet.

**Yard Requirements**

(b) Maximum front yard: 10 feet; and

(c) Notwithstanding subsection a, for the purpose of accommodating an otherwise approved public space, plaza, outdoor dining/drinking area or other pedestrian amenity, up to 50% of the length of the ground floor façade of any building, to a maximum continuous length of 25 feet, may have a maximum front yard of 15 feet.

**Floor area ratio**

(d) Not applicable
Design Standards
(10) Notwithstanding other provisions of this By-law, in the High Rise TOD Mixed Use Area, development must comply with the design standards listed below.

Shadows and Wind
(a) For a proposed building exceeding 100 feet in height, the applicant shall submit, at the time of urban design approval, a study on the impact of the proposed building on shadow and wind, prepared by a qualified architect or design professional.

Building Facades
(b) All buildings must provide a main entrance facing a street;
(c) For buildings taller than 7 stories, a minimum setback of 10 feet is required on the front façade for all storeys above the third storey. (See Illustration 1.)

Illustration 1

Location of Parking
(d) Within 400 metres of a rapid transit station, any accessory parking must be located either below grade, above the first floor of a building, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by commercial or residential uses. Loading and service areas must be located behind a building.
(e) Beyond 400 metres of a rapid transit station, parking shall not be permitted between the front façade of the building and the adjacent street.
(f) If parking is located to the side of the building, it is limited to a maximum of 25% of the street frontage and screened from view via landscaping and fencing treatments.

**Signs**

**Sign Types**
(11) The following sign types are not permitted:

(a) Free-standing greater than six (6) feet in height;

(b) Digital static copy;

(c) Digital static copy, 24 hour hold;

(d) Digital Reader Board; and

(e) Mobile sign.

**Maximum number of signs**
(12) Maximum number of free-standing signs permitted per lot is 1.

**Maximum height of signs attached to a building**
(13) The maximum height of signs attached to a building is 10 feet above grade, or the top of the first storey, whichever is greater.

**Building identification sign**
(14) (a) Each building is permitted one identification sign;

(b) Building identification signs must be on the building wall;

(c) Maximum size: 2% of the building wall area or 64 square feet, whichever is less.
6.1 Mid Rise TOD Mixed Use Area

Applicability
(1) The Mid Rise TOD Mixed Use Area is identified as the shaded area on Map 2.

Rationale
(2) See intent for the Mid Rise TOD Mixed Use Area in Section 3.5 of the Corydon Osborne Area Plan.

Prohibited Use Regulations
(3) Notwithstanding other provisions of this By-law, in the Mid Rise TOD Mixed Use Area, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

(a) Billboard, Digital Moving copy/Billboard, Digital Static Copy/Billboard, Poster;
(b) Amusement enterprise, outdoor;
(c) Auto/light truck/motorcycle, repair and service;
(d) Car wash;
(e) Drive-in or drive-through;
(f) Fleet services;
(g) Kennel;
(h) Pawnshop; and
(i) Fuel Sales.

**Permitted Use Regulation**

(4) Notwithstanding other provisions in this By-law, in the Mid Rise TOD Mixed Use Area, the following principal uses may be approved only as conditional use, where they are otherwise permitted:

(a) Supermarket;
(b) Contractor’s establishment;
(c) Drinking establishment; and
(d) Parking, surface.
(e) Craft brewery, distillery or winery.

*added 148/2016*

**Permitted Accessory Uses**

(5) Notwithstanding other provisions in this By-law, in the Mid Rise TOD Mixed Use Area, the following accessory use is permitted:

(a) Parking, accessory.

**Use Specific Standards**

(6) Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a conditional use or variance order:

(a) Auto/light truck/motorcycle, sales and rental:
   (i) All vehicle sales must be displayed and conducted within an enclosed building; and
   (ii) Use Specific standards 2, 3, and 7 in Part 4: Section 95 also apply.

(b) Parking, accessory surface:
   (i) If a principal use on the same zoning lot has parking available outside of its regular operating hours, accessory parking spaces may be made available to users not associated with the principal use, provided a parking management plan has been approved by the Director.
(7) Notwithstanding other provisions in this By-law, in the Mid Rise TOD Mixed Use Area, the following use specific standard is modified:

(a) Outdoor dining/drinking area:

(i) Outdoor dining and drinking areas are limited to a maximum of 500 square feet; and

(ii) If the outdoor dining/drinking area is over 100 square feet, it must be located between the front façade of the building and the front property line.

Development and Design Standards

Dimensional Standards

(8) Notwithstanding other provisions of this By-law, in the Mid Rise TOD Mixed Use Area, development must comply with the dimensional standards listed below.

Height of Buildings

(a) Minimum height of a principal building: 30 feet.

Yard Requirements

(b) Maximum front yard: 10 feet; and

(c) Notwithstanding subsection a, for the purpose of accommodating an otherwise approved public space, plaza, outdoor dining/drinking area or other pedestrian amenity, up to 50% of the length of the ground floor façade of any building, to a maximum contiguous length of 25 feet, may have a maximum front yard of 15 feet.

Floor area ratio

(d) Not applicable

Design Standards

(9) Notwithstanding other provisions of this By-law, in the Mid Rise TOD Mixed Use Area, development must comply with the design standards listed below.

Shadows and Wind

(a) For a proposed building exceeding 100 feet in height, the applicant shall submit, at the time of urban design approval, a study on the impact of the proposed building on shadow and wind, prepared by a qualified architect or design professional.

Building Facades

(b) All buildings must provide a main entrance facing a street;
(c) A minimum setback of 10 feet is required on the front façade of the building for all storeys above the third storey. (See Illustration 2.)

Illustration 2

Location of Parking

(d) Any accessory parking must be located either below grade, above the first floor of a building, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by commercial or residential uses. Loading and service areas must be located behind a building.

Signs

Sign Types

(10) The following sign types are not permitted:

(a) Free-standing greater than six (6) feet in height;

(b) Digital static copy;

(c) Digital static copy, 24 hour hold;

(d) Digital reader board; and

(e) Mobile sign.

Maximum number of signs

(11) Maximum number of free-standing signs permitted per lot is 1; and

(12) Maximum number of fascia signs permitted per tenant is 1.

Maximum height of signs attached to a building
(13) The maximum height of signs attached to a building is 10 feet above grade, or the top of the first storey, whichever is greater.

Area 3

7. Mid Rise Mixed Use Area

Applicability
(1) The Mid Rise Mixed Use Area is identified as the shaded area on Map 3.

Rationale
(2) See intent for the Mid Rise Mixed Use Area in Section 3.5 of the Corydon Osborne Area Plan.

Prohibited Use Regulations
(3) Notwithstanding other provisions of this By-law, in the Mid Rise Mixed Use Area, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

(a) Billboard, Digital Moving copy/Billboard, Digital Static Copy/Billboard, Poster;

(b) Amusement enterprise, outdoor;

(c) Auto/light truck/motorcycle, repair and service;

(d) Car wash;

(e) Drive-in or drive-through;
(f) Fleet services;

(g) Kennel;

(h) Pawnshop;

(i) Fuel Sales;

(j) Supermarket; and

(k) Auto/light truck/motorcycle, sales and rental.

Permitted Use Regulation
(4) Notwithstanding other provisions in this By-law, in the Mid Rise Mixed Use Area, the following principal uses may be approved only as a conditional use, where they are otherwise permitted:

(a) Contractor’s establishment;

(b) Drinking establishment;

(c) Hotel; and

(d) Parking, surface.

(e) Craft brewery, distillery or winery.

Permitted Accessory Uses
(5) Notwithstanding other provisions in this By-law, in the Mid Rise Mixed Use Area, the following accessory use is permitted:

(a) Parking, accessory.

Use Specific Standards
(6) Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a conditional use or variance order.

(a) The following uses are limited to the specified amount of gross floor area per building:

   (i) Amusement enterprise, indoor: 2,500 sq. ft.

   (ii) Medical/dental/optical/counseling clinic: 5,000 sq. ft.

   (iii) Restaurant: 2,500 sq. ft.

   (iv) Retail sales (unless otherwise listed): 5,000 sq. ft.
(v) Studio, radio/TV/motion picture broadcast and production: 5,000 sq. ft.

(vi) Personal services (unless otherwise listed): 5,000 sq. ft.

(b) Parking, accessory surface:

(i) If a principal use on the same zoning lot has parking available outside of its regular operating hours, accessory parking spaces may be made available to users not associated with the principal use, provided a parking management plan has been approved by the Director.

(7) Notwithstanding other provisions in this By-law, in the Mid Rise Mixed Use Area, the following use specific standard is modified:

(a) Outdoor dining/drinking area:

(i) Outdoor dining and drinking areas are limited to a maximum of 500 square feet; and

(ii) If the outdoor dining/drinking area is over 100 square feet, it must be located between the front façade of the building and the front property line.

Development and Design Standards

Dimensional Standards

(8) Notwithstanding other provisions of this By-law, in the Mid Rise Mixed Use Area, development must comply with the dimensional standards listed below.

Height of Buildings

(a) Minimum height of a principal building: 20 feet

(b) Maximum height of a principal building: 60 feet

Yard Requirements

(c) Maximum front yard: 10 feet;

(d) Notwithstanding subsection c, for the purpose of accommodating an otherwise approved public space, plaza, outdoor dining/drinking area or other pedestrian amenity, up to 50% of the length of the ground floor façade of any building, to a maximum contiguous length of 25 feet, may have a maximum front yard of 15 feet.

Floor area ratio

(e) Not applicable.
Standards

(9) Notwithstanding other provisions of this By-law, in the Mid Rise Mixed Use Area, development must comply with the design standards listed below.

Building Facades

(a) All buildings must provide a main entrance facing a street;

(b) For buildings taller than 4 stories, a minimum setback of 10 feet is required on the front façade for all storeys above the third storey. (See Illustration 3.)

Illustration 3

Location of Parking

(c) any accessory parking must be located either below grade, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by commercial or residential uses. Loading and service areas must be located behind a building.

Signs

Sign Types

(10) The following sign types are not permitted:

(a) Free-standing;

(b) Digital static copy;

(c) Digital static copy, 24 hour hold;
(d) Digital reader board; and

(e) Mobile sign.

**Maximum number of signs**
(11) Maximum number of fascia signs permitted per tenant is 1.

**Maximum height of signs attached to a building**
(12) The maximum height of signs attached to a building is 10 feet above grade, or the top of the first storey, whichever is greater.

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**Area 4A**

8. Low Rise Mixed Use Area A

**Applicability**
(1) The Low Rise Mixed Use Area A is identified as the shaded area on Map 4A.

**Rationale**
(2) See intent for the Low Rise Mixed Use Area A in Section 3.5 of the Corydon Osborne Area Plan.
**Prohibited Use Regulations**

(3) Notwithstanding other provisions of this By-law, in the Low Rise Mixed Use Area A, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

(a) Billboard, Digital Moving copy/Billboard, Digital Static Copy/Billboard, Poster;

(b) Amusement enterprise, outdoor;

(c) Auto/light truck/motorcycle, repair and service;

(d) Car wash;

(e) Drive-in or drive-through;

(f) Fleet services;

(g) Kennel;

(h) Pawnshop;

(i) Fuel Sales;

(j) Supermarket; and

(k) Auto/light truck/motorcycle, sales and rental.

**Permitted Use Regulation**

(4) Notwithstanding other provisions in this By-law, in the Low Rise Mixed Use Area A, the following principal uses may be approved only as a conditional use, where they are otherwise permitted:

(a) Contractor’s establishment;

(b) Drinking establishment;

(c) Hotel; and

(d) Parking, surface.

(e) Craft brewery, distillery or winery.

*added 148/2016*

**Permitted Accessory Uses**

(5) Notwithstanding other provisions in this By-law, in the Mid Rise Mixed Use Area, the following accessory use is permitted:

(a) Parking, accessory.
Use Specific Standards

(6) Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses identified, except as authorized by other sections of this By-law or by a conditional use or variance order.

(a) The following uses are limited to the specified amount of gross floor area per building:

(i) Amusement enterprise, indoor: 2,500 sq. ft.
(ii) Medical/dental/optical/counseling clinic: 5,000 sq. ft.
(iii) Restaurant: 2,500 sq. ft.
(iv) Retail sales (unless otherwise listed): 5,000 sq. ft.
(v) Studio, radio/TV/motion picture broadcast and production: 5,000 sq. ft.
(vi) Personal services (unless otherwise listed): 5,000 sq. ft.

(b) Parking, accessory surface:

(i) If a principal use on the same zoning lot has parking available outside of its regular operating hours, accessory parking spaces may be made available to users not associated with the principal use, provided a parking management plan has been approved by the Director.

(7) Notwithstanding other provisions in this By-law, in the Low Rise Mixed Use Area A, the following use specific standard is modified:

(a) Outdoor dining/drinking area:

(i) Outdoor dining and drinking areas are limited to a maximum of 500 square feet; and

(ii) If the outdoor dining/drinking area is over 100 square feet, it must be located between the front façade of the building and the front property line.

Development and Design Standards

Dimensional Standards

(8) Notwithstanding other provisions of this By-law, in the Low Rise Mixed Use Area A, development must comply with the dimensional standards listed below.
**Height of Buildings**
(a) Minimum height of a principal building: 20 feet;
(b) Maximum height of a principal building: 45 feet.

**Yard Requirements**
(c) Maximum front yard: 10 feet;
(d) Notwithstanding subsection c, for the purpose of accommodating an otherwise approved public space, plaza, outdoor dining/drinking area or other pedestrian amenity, up to 50% of the length of the ground floor façade of any building, to a maximum contiguous length of 25 feet, may have a maximum front yard of 15 feet.

**Floor area ratio**
(e) Not applicable.

**Design Standards**
(9) Notwithstanding other provisions of this By-law, in the Low Rise Mixed Use Area A, development must comply with the design standards below.

**Building Facades**
(a) All buildings must provide a main entrance facing a street.

**Location of Parking**
(b) Any accessory parking must be located either below grade, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by commercial or residential uses. Loading and service areas must be located behind a building.

**Signs**

**Sign Types**
(10) The following sign types are not permitted:
(a) Free-standing;
(b) Digital static copy;
(c) Digital static copy, 24 hour hold;
(d) Digital reader board; and
(e) Mobile sign.

**Maximum number of signs**
(11) Maximum number of fascia signs permitted per tenant is 1.
**Maximum height of signs attached to a building**

(12) The maximum height of signs attached to a building is 10 feet above grade, or the top of the first storey, whichever is greater.

**Area 4B**

9. **Low Rise Mixed Use Area B**

![Map 4B](image)

**Applicability**

(1) The Low Rise Mixed Use Area B is identified as the shaded area on Map 4B.

**Rationale**

(2) See intent for the Low Rise Mixed Use Area B in Section 3.5 of the Corydon Osborne Area Plan.

**Development and Design Standards**

**Dimensional Standards**

(3) Notwithstanding other provisions of this By-law, in the Low Rise Mixed Use Area B, development must comply with the dimensional standards listed below.
**Height of Buildings**
(a) Minimum height of a principal building: 20 feet;
(b) Maximum height of a principal building: 45 feet.

**Yard Requirements**
(c) For properties with commercial or mixed use zoning only:
   (i) Maximum front yard: 10 feet;
   (ii) Notwithstanding subsection i, for the purpose of accommodating an otherwise approved public space, plaza, outdoor dining/drinking area or other pedestrian amenity, up to 50% of the length of the ground floor façade of any building, to a maximum contiguous length of 25 feet, may have a maximum front yard of 15 feet.

**Design Standards**
(6) Notwithstanding other provisions of this By-law, in the Low Rise Mixed Use Area B, development must comply with the design standards listed below.

**Building Facades**
(a) All buildings must provide a main entrance facing a street.

**Location of Parking**
(b) Any accessory parking must be located either below grade, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by commercial or residential uses. Loading and service areas must be located behind a building.

**Signs**

**Sign Types**
(7) The following sign types are not permitted:
(a) Free-standing;
(b) Digital static copy;
(c) Digital static copy, 24 hour hold;
(d) Digital reader board; and
(e) Mobile sign.
**Maximum number of signs**
(8) Maximum number of fascia signs permitted per tenant is 1.

**Maximum height of signs attached to a building**
(9) The maximum height of signs attached to a building is 10 feet above grade, or the top of the first storey, whichever is greater.

**Area 5**

10. Residential Towers Area

![Residential Towers Area Map](image)

**Applicability**
(1) The Residential Towers Area is identified on Map 5. Only Section 5 Design Review applies to this area.

**Rationale**
(2) See intent for the Residential Towers Area in Section 3.5 of the Corydon Osborne Area Plan.
11. Higher Density Residential Area

**Applicability**

(1) The Higher Density Residential Area is identified on Map 6.

**Rationale**

(2) See intent for the Higher Density Residential Area in Section 3.5 of the Corydon Osborne Area Plan.

**Development and Design Standards**

**Dimensional Standards**

(3) Notwithstanding other provisions of this By-law, in the Higher Density Residential Area, development must comply with the dimensional standards listed below.

**Height of Buildings**

(a) Maximum height of a principal building: 35 feet;

(b) Maximum height of a principal building on corner lots: 45 feet;

(c) Maximum height of a principal building on Grosvenor Avenue and the south side of Wellington Crescent: 45 feet.
**Lot coverage**

(d) Maximum lot coverage for single-family and two-family dwellings: 45%;

(e) For multiple-family dwellings, lot coverage is not applicable.

**Yard Requirements**

(f) For multi-family dwellings, the required interior side yard is a minimum of 4 feet and increases 2 feet per storey above the second storey.

**Design Standards**

(4) Notwithstanding other provisions of this By-law, in the Higher Density Residential Area, development must comply with the design standards listed below.

**Building Facades**

(a) All buildings must provide a main entrance facing a street.

**Location of Parking**

(b) Any accessory parking must be located either below grade, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by residential uses. Loading and service areas must be located behind a building.
Area 7
12. Medium Density Residential Area

Applicability
(1) The Medium Density Residential Area is identified on Map 7.

Rationale
(2) See intent for the Medium Density Residential Area in Section 3.5 of the Corydon Osborne Area Plan.

Development and Design Standards

Dimensional Standards
(3) Notwithstanding other provisions of this By-law, in the Medium Density Residential Area, development must comply with the dimensional standards below.

Height of Buildings
(a) Maximum height of a principal building: 35 feet;
(b) Maximum height of a multi-family principal dwelling on corner lots: 45 feet.

Lot coverage
(c) Maximum lot coverage for single-family and two-family dwellings: 45%;
(d) For multiple-family dwellings, lot coverage is not applicable.
Lot Area per Dwelling Unit
(e) Notwithstanding other provisions of this By-law, in the Medium Density Residential Area, the following minimum lot area per dwelling unit applies:

(i) 1,250 sq. ft. per dwelling unit;

(ii) Corner lots: 800 sq. ft. per dwelling unit.

Yard Requirements
(f) For multi-family dwellings, the required interior side yard is a minimum of 4 feet and increases 2 feet per storey above the second storey.

Design Standards
(4) Notwithstanding other provisions of this By-law, in the Medium Density Residential Area, development must comply with the design standards listed below.

Building Facades
(a) All buildings must provide a main entrance facing a street, on a portion of the façade closest to the street.

Location of Parking
(b) Any accessory parking must be located either below grade, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by residential uses. Loading and service areas must be located behind a building.
Area 8
13. Lower Density Residential Area

Applicability
(1) The Lower Density Residential Area is identified on Map 8.

Rationale
(2) See intent for the Lower Density Residential Area in Section 3.5 of the Corydon Osborne Area Plan.

Prohibited Use Regulations
(3) Notwithstanding other provisions of this By-law, in the Lower Density Residential Area, the following principal uses are prohibited and are not allowed as permitted, conditional, accessory, or temporary uses:

   (a) Dwelling, multi-family not on a corner lot.

Development and Design Standards

Dimensional Standards
(4) Notwithstanding other provisions of this By-law, in the Lower Density Residential Area, development must comply with the dimensional standards below.

Lot coverage
(a) Maximum lot coverage: 45%.
**Lot area**
(b) Minimum lot area: 2,500 sq. ft.

**Lot Area per Dwelling Unit**
(c) Notwithstanding other provisions of this By-law, in the Lower Density Residential Area, the following minimum lot area per dwelling unit applies:

(i) 1,250 sq. ft. per dwelling unit.

**Design Standards**
(5) Notwithstanding other provisions of this By-law, in the Lower Density Residential Area, development must comply with the design standards listed below.

**Building Facades**
(a) All buildings must provide a main entrance facing a street, on a portion of the façade closest to the street.

**Location of Parking**
(b) Any accessory parking must be located either below grade, behind a building, or within a building such that parking is separated from public right-of-ways (other than public lanes) by residential uses. Loading and service areas must be located behind a building.
Corydon-Osborne PDO
Principal Overlay Map

Corydon-Osborne PDO
1- High Rise TOD Mixed Use
2- Mid Rise TOD Mixed Use
3- Mid Rise Mixed Use
4- Low Rise Mixed Use
5- Residential Towers
6- Higher Density Residential
7- Medium Density Residential
8- Lower Density Residential
SCHEDULE X
added 2/2017

INKSBROOK EMPLOYMENT LANDS PLANNED DEVELOPMENT OVERLAY 2
(PDO-2 INKSBROOK EMPLOYMENT LANDS)

Purpose

1. The purpose of this overlay is to support the development of the planned area as 'Employment Lands'.

Applicability

2. The PDO-2 INKSBROOK EMPLOYMENT LANDS overlay district is shown on the attached Map 1.

Development Standards

3. Except to the extent modified by the standards in this overlay, all standards of the Zoning Bylaw 200/2006 apply within the boundaries shown on the Principal Overlay Map (Map 1).

4. The regulations provided in the PDO-2 district shall be substituted for the specified regulations of the underlying Zoning Bylaw 200/2006. Where there is a conflict between the provisions of the PDO-2 district and those of the underlying Zoning Bylaw 200/2006, the provisions of the PDO-2 govern.

Land Locked Parcels Permitted

5. Notwithstanding other provisions in the Winnipeg Zoning By-law 200/2006, a use permitted under this By-law in the PDO-2 INKSBROOK EMPLOYMENT LANDS within Areas 1, 2, and 3 of the Overlay District may be established, erected, or constructed if the parcel of land on which it is located, in addition to complying with all other requirements of this By-law:

(a) does not abut a public street; or

(b) does not abut an unimproved street which, under an Agreement with the City, is to be improved to serve that lot; or
(c) is not deemed to abut a public street pursuant to the non-conformity provisions of this By-law.

Subject to the following conditions:

(a) The Developer and all successors in title to the lots in the subdivision shall enter into, and register and maintain in perpetuity by way of caveat or master or declaratory easement against the titles to the lots, private cross-access agreements with the owners of the other lots so as to ensure access to every lot at all times, via streets or internal roads, by vehicles, including but not limited to City emergency service vehicles.

Area 1
Use Tables

6. Notwithstanding other provisions of this By-law, in the PDO-2 INKSBROOK EMPLOYMENT LANDS Area 1, the following principal uses shall be permitted in addition to the permitted and conditional uses of the underlying M1 zoning district:

(1) Landscape/garden contractor or production
(2) Community Gardens
(3) Library
(4) Senior High School
(5) College or University
(6) Hospital
(7) Sports or Entertainment arena/stadium, Outdoor
(8) Private Club, non-licensed
(9) Heavy Equipment Sales, Service, and/or rental
(10) Outside Storage
(11) Auction Yard

7. Notwithstanding other provisions of this By-law, in the PDO-2 INKSBROOK EMPLOYMENT LANDS Area 1, the following principal uses shall be conditional in addition to the conditional uses of the underlying M1 Zoning district:

(1) Heavy Manufacturing

8. Notwithstanding other provisions of this By-law, in the PDO-2 INKSBROOK EMPLOYMENT LANDS Area 1, the following principal uses shall NOT be permitted:

(1) Cheque-cashing facility excluding a bank, savings and loan, or credit union.
(2) Adult Service or entertainment establishment
(3) Pawnshop
(4) X-rated store
9. Notwithstanding other provisions of this By-law, in the PDO-2 INKSBROOK EMPLOYMENT LANDS Area 1, the following temporary and/or accessory uses shall be permitted.

   (1) Outside Operations.
   (2) Micro-brewery/Winery/distillery to a Restaurant or Retailer.

**Use Specific Standards**

10. Regardless of whether a use is allowed as a permitted or conditional use, the following additional standards must be met in respect of the uses except as authorized by other sections of this By-law or by a Conditional Use or Variance Order.

**Hospital**

11. Hospitals in Area 1 shall not be limited to the number of inpatient beds.

**Farmer’s Market**

12. Farmer’s Markets may occur in Area 1 during any month of the year.

**Supermarket**

13. Supermarket land-uses in Area 1 shall be allowed to a maximum of 65,000 square feet of gross floor area.

**Retail Sales - Total**

14. Retail Sales as a principal use within Areas 1 of the Planned Area outlined in Map 1, shall have a total gross floor area that does not exceed 15 percent of the total gross floor area of all principal land-uses category/types.

**Auction Yard**

15. (1) Outside operations are not permitted.
    (2) Outside storage is not permitted.

**Plan Approval**

16. That for the development of any building or structure, plans shall be submitted showing the location and design of proposed buildings, fencing, landscaping, parking and garbage enclosures to the Lord Selkirk – West Kildonan Community Committee for plan approval prior to the issuance of any building or development permits, and thereafter all to be constructed and maintained to the satisfaction of the Director of Planning, Property and Development.
Map 1 PDO-2 INKSBROOK EMPLOYMENT Principal Overlay Map