THE CITY OF CALGARY LAND USE BYLAW 1P2007 OFFICE CONSOLIDATION BYLAWS AMENDING THE TEXT OF BYLAW 1P2007

11P2008 13P2008 15P2008 47P2008 48P2008 50P2008 53P2008 53P2008 57P2008 67P2008 67P2008 67P2008 68P2008 71P2008 51P2008 75P2008 1P2009 10P2009 17P2009 28P2009 31P2009 31P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009 32P2009	June 1, 2008 June 1, 2008 May 12, 2008 October 1, 2008 October 6, 2008 December 22, 2008 January 4, 2009 January 4, 2009 January 26, 2009 April 21, 2009 June 1, 2009 June 1, 2009 June 1, 2009 September 14, 2009 December 14, 2009 December 14, 2009 December 14, 2009 December 15, 2009 March 1, 2010 May 17, 2010	34P2010 39P2010 7P2011 13P2011 21P2011 24P2011 30P2011 31P2011 35P2011 35P2011 36P2011 36P2011 4P2012 9P2012 12P2012 30P2012 32P2012 32P2012 32P2012 32P2013 38P2013 38P2013 38P2013 13P2014 33P2014 15P2014	August 19, 2010 November 22, 2010 January 10, 2011 February 7, 2011 June 20, 2011 June 27, 2011 July 1, 2011 July 25, 2011 September 12, 2011 September 19, 2011 December 5, 2011 December 5, 2011 January 10, 2012 February 6, 2012 April 23, 2012 May 7, 2012 November 5, 2012 December 3, 2012 December 3, 2012 March 1, 2013 March 25, 2013 September 2, 2013 September 2, 2013 April 14, 2014 June 9, 2014 June 9, 2014 June 9, 2014	40P2015 43P2015 45P2016 22P2016 23P2016 23P2016 29P2016 29P2016 43P2016 43P2017 5P2017 13P2017 30P2017 30P2017 30P2017 37P2017 49P2017 50P2017 56P2017 56P2017 56P2017 24P2018 13P2018 13P2018 13P2018 13P2018 39P2018	November 9, 2015 November 9, 2015 December 8, 2015 April 22, 2016 May 2, 2016 May 24, 2016 June 13, 2016 June 13, 2016 June 14, 2016 November 21, 2016 January 23, 2017 February 13, 2017 March 27, 2017 March 27, 2017 June 26, 2017 June 26, 2017 June 26, 2017 September 12, 2017 September 25, 2017 September 25, 2017 September 25, 2017 March 13, 2018 April 2, 2018 April 2, 2018 April 24, 2018 April 24, 2018 June 11, 2018
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	May 17, 2010		June 19, 2014	39P2018	June 11, 2018
26P2010	May 17, 2010	24P2014	October 27, 2014		
12P2010	June 7, 2010	37P2014	December 22, 2014 March 0, 2015		
19P2010	June 7, 2010	5P2015	March 9, 2015		
23P2010	June 7, 2010	13P2015	May 13, 2015		
32P2010	July 26, 2010	26P2015	September 1, 2015		

NOTE:

Amending Bylaw numbers are located in the text of this document to identify that a change has occurred in a Section, Subsection or Clause. Amending Bylaws should be consulted for detailed information. Where the amendment corrected spelling, punctuation or type face, the amending bylaw number has not been noted in the document.

This document is consolidated for convenience only. The official Bylaw and all amendments thereto are available from the City Clerk and should be consulted in interpreting and applying this Bylaw.

Printed by the City Clerk by authority of City Council.

	Land Use Planning in the Province of Alberta is regulated by the Municipal Government Act, Part 17, which contains the following purpose statement:
	The purpose of this Part and the regulations and bylaws under this Part is to provide means whereby plans and related matters may be prepared and adopted
	(a) to achieve the orderly, economical and beneficial development, use of land and patterns of human settlement, and
	(b) to maintain and improve the quality of the physical environment within which patterns of human settlement are situated in Alberta,
	without infringing on the rights of individuals for any public interest except to the extent that is necessary for the overall greater public interest.
TITLE:	THE CALGARY LAND USE BYLAW 1P2007
AUTHOR:	LAND USE BYLAW SUSTAINMENT TEAM, DEVELOPMENT & BUILDING APPROVALS, PLANNING IMPLEMENTATION
STATUS:	APPROVED BY CITY COUNCIL 2007 JULY 23

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Exemption for Insulation Retrofit

- 25.3 In the low density residential districts, development with the sole (1) purpose of adding exterior insulation and associated cladding to an existing *building* containing a **Dwelling Unit** does not require a development permit.
 - (2) The insulation and cladding for any *development* referenced in subsection (1):
 - may project a maximum of 0.3 metres into any required (a) setback area: and
 - may exceed the maximum *parcel coverage* in the district. (b)

Development Permit Application Requirements

- 26 (1) Any owner of a *parcel*, his authorized agent, or other persons having legal or equitable interest in the parcel may apply to the General Manager for a development permit.
 - An application for a *development permit* must be made on an (2) application form approved by the General Manager and be submitted with the fee for an application as prescribed by resolution of *Council*.
 - (3) An applicant for a *development permit* must provide such information as may be required by the Development Authority to evaluate the application.

Notice Posting Requirement

27 At least 7 days prior to making a decision on an application for a (1) 17P2018 development permit for those uses listed in subsections (2), (2.1), (3) (4) and (5), the **Development Authority** must ensure a notice is posted in a conspicuous place stating: (a) the proposed **use** of the **building** or **parcel**; (b) that an application respecting the proposed development will be considered by the **Development Authority**; that any person who wishes to submit comments in respect (C) 17P2018 to the proposed *development* on the *parcel* may deliver to the **Development Authority** a written statement of their comments regarding the *development*; (d) the date by which the comments must be delivered to 17P2018 the **Development Authority** to be considered by the Development Authority; and that the submission must include: (e) 17P2018 (i) their full name and address; and (ii) the reasons for their position.

46P2007, 30P2011

46P2007, 30P2011

46P2007, 30P2011,

39P2018

The following *uses* must always be notice posted:

I ne following	uses n	iust always de notice posted:
26P2010, 24P2014	(a)	Backyard Suite;
51P2008, 24P2014, 25P2018	(a.1)	Cannabis Facility;
24P2014, 13P2017, 20P2017, 25P2018	(a.2)	Cannabis Store;
	(a.3)	Drinking Establishment – Large in the CC-EIR or the CC-ET districts;
	(a.4)	Drinking Establishment – Medium in the C-C1, C-COR1, C-COR2, CC-X, CC-COR, CC-EMU, CC-ET, or CC-EIR Districts and in all <i>mixed use districts</i> ;
51P2008, 13P2017, 20P2017	(b)	Drinking Establishment – Small in the M-H2, M-H3, C-N1, C-N2, C-C1, C-COR1, C-COR2, I-E, CC-X, CC-COR, CC- EMU, CC-ET, CC-EPR, or CC-EIR Districts and in all <i>mixed</i> <i>use districts</i> ;
	(C)	Drive Through in the C-N2, C-C1 or C-COR2 districts;
17P2009	(c.1)	Home Based Child Care – Class 2;
	(d)	Home Occupation – Class 2;
51P2008, 13P2017, 20P2017	(e)	Liquor Store in the C-N1, C-N2, C-C1, C-COR1, C-COR2, I-E, CC-X, CC-COR, CC-ET, CC-EIR, CC-EMU, or CC-EPR Districts and in all <i>mixed use districts</i> ;
7P2014, 25P2018	(e.1)	deleted
	(f)	Multi-Residential Development in the Developed Area;
26P2010, 33P2013	(f.1)	Night Club in the CC-EIR District or CR20-C20/R20 District in the area indicated in Map 11;
51P2008, 33P2013, 13P2017, 20P2017	(g)	Outdoor Café in the C-N1, C-N2, C-C1, C-COR1, C-COR2, I-E, I-R, S-R, CC-X, CC-COR, CC-ET, CC-EIR, CC-EMU, CC- EPR, CC-ERR, or CC-ER Districts or; CR20-C20/R20 District in the area indicated in Map 11 and in all <i>mixed use districts</i> ;
43P2015	(g.1)	Pawn Shop;
43P2015	(g.2)	Payday Loan;
14P2010	(h)	Place of Worship – Large;
14P2010	(h.1)	Recyclable Construction Material Collection Depot (temporary);
12P2010, 14P2010, 24P2014	(i)	deleted
12P2010, 9P2012, 24P2014	(i.1)	deleted
24P2018	(i.2)	Secondary Suite in the R-C1L, R-C1 and R-1 Districts;
51P2008, 14P2010, 38P2013, 13P2017, 20P2017	(j)	Social Organization in the C-N1, C-N2, C-C1, C-COR1, C-COR2, S-CI, CC-COR, CC-ET, CC-EMU, CC-EIR, CC-EPR, or CC-ERR Districts and in all <i>mixed use districts</i> ;

	(k)	Waste Disposal and Treatment Facility.	14P2010, 38P2013
	(I)	Wind Energy Conversion System - Type 1; and	38P2013
	(m)	Wind Energy Conversion System - Type 2.	38P2013
(2.1)	The for contain	30P2011	
	(a)	Digital Third Party Advertising Sign; and	
	(b)	Digital Message Sign.	4P2013
(3)	The fo distri	ollowing uses must always be notice posted in a residential ct :	
	(a)	Addiction Treatment;	
	(b)	Bed and Breakfast;	
	(C)	Child Care Service;	
	(d)	Community Recreation Facility;	
	(e)	Custodial Care;	
	(f)	Indoor Recreation Facility;	
	(g)	Library;	
	(h)	Museum;	
	(i)	Place of Worship – Medium;	
	(j)	Place of Worship – Small;	
	(k)	Residential Care; and	
	(I)	Service Organization.	
(4)		ollowing uses must always be notice posted in a special ose district:	
	(a)	Addiction Treatment;	
	(b)	Child Care Service;	
	(C)	Custodial Care;	
	(d)	Place of Worship – Medium;	
	(e)	Place of Worship – Small;	
	(f)	Residential Care; and	
(5)	(g) The c	Service Organization. onstruction of a new <i>building</i> or an addition to a <i>building</i> for	
(5)		llowing <i>uses</i> must be notice posted:	
	(a)	Assisted Living in the <i>Developed Area</i> ;	
	(b)	Duplex Dwelling when listed as a <i>discretionary use</i> ;	
	(C)	Semi-detached Dwelling when listed as a <i>discretionary</i> use;	
	(d)	Single Detached Dwelling when listed as a <i>discretionary</i> <i>use</i> in the Developed Area;	22P2016

22P2016			(d.1)	Rowhouse Building when listed as a <i>discretionary use</i> in the Developed Area ; and
51P2008, 26P2010, 9P2012, 33P2013, 20P2017			(e)	any <i>discretionary use</i> in the C-N1, C-N2, C-C1, C-COR1, C-COR2, I-E, CC-X, CC-COR, CC-ER, CC-ERR, CC-EMU, CC-EIR, CC-EPR, CC-ET Districts or CR20-C20/R20 District in the area indicated in Map 11 and in all <i>mixed use districts</i> ;
30P2011		(6)		evelopment Authority must not notice post any development it applications not set out in subsections (2), (2.1), (3), (4) or
17P2018		(7)		osted notices referenced in this section must conform to the ards approved by the General Manager .
50P2017	Exem	ption f	or Acqu	uisition of Land by The City
	27.1	(1)	a par City for or app acquir	t as otherwise referenced in subsection (2), where a portion of cel is, or has been, acquired on or after January 1, 2017 by the or a municipal purpose, the <i>development</i> or <i>use</i> legally existing proved on that <i>parcel</i> on the date that the land is, or was, red by the <i>City</i> is deemed to conform with the requirements of ylaw and to comply with the approved <i>development permit</i> .
		(2)	with th	ection (1) does not deem a non-conforming use to conform ne uses listed in the governing land use district or restrictions in finition of the use .