

Part Three: General Regulations Applicable to All Districts

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3.1 Parking Spaces and Areas

(1) ¹Except in the C1 (City Centre District) an owner or occupant of land must provide for not less than the number of on-site parking spaces for the applicable land use(s) as specified Table 3.1 below, notwithstanding the provisions of Parts 4-8. In calculating the parking space requirement, a fractional number will be taken to the next higher number.”

²Table 3.1 Parking Requirements

USES	PARKING SPACES
Places of Worship	1.0 per 6.0 persons, based on maximum occupancy of the primary congregation/sanctuary area
Auditorium, Arena	1.0 per 10.0 seats
Health Care (excluding Hospitals)	2.5 per 93.0 m ²
³ Hospitals, Temporary Care Facility	1.0 per 93.0 m ²
⁴COMMERCIAL & INDUSTRIAL	
USES	PARKING SPACES
Adult Mini-Theater	1.0 per 3.0 seats with a minimum of 1.0 space for each individual viewing area containing 3.0 seating spaces or less
Call Centre	8.0 stalls per 93.0 m ² (gross floor area)
Commercial Recreation Facility: Racquet Sports Facility ⁵ Gaming or Gambling Establishment Bowling Alleys All other uses	4.0 per court 1.0 space per 2.3 seats 5.0 per alley plus, 5.0 for staff 1.0 per 2.0 participants (at maximum capacity) plus 1.0 per 20.0 m ² (gross floor area)
Commercial Entertainment Facility	1.0 per 5.0 seats
Commercial Service Facility, excluding Funeral Homes	2.5 per 93.0 m ²
Drinking Establishment	1.0 per 4.0 seats
Funeral Homes	1.0 per 5.0 seats
Hotels, Motels and Hostels	1.0 per guest room
⁶ Live Work Unit	1 additional parking space per unit
Local Convenience Shopping Centres	5.1 per 93.0 m ² (gross floor area)

¹ 3357/H2009

² 3357/A-2006

³ 3357/C-2007

⁴ Correction 29

⁵ 3357/J-2007

⁶ 3357/BB-2009

Table 3.1 Parking Requirements - continued

COMMERCIAL & INDUSTRIAL - Continued	
USES	PARKING SPACES
² Manufacturing and Industrial Plants, Wholesale, Servicing and Repair Establishments, Research, Laboratories and Transportation, Communication or Utility Facility	3.0 per 93.0 m ² , but not less than 4.0 spaces per tenant or establishment (The Development Authority may vary this regulation to accommodate more labour intensive uses)
Warehousing, Storage Buildings and Yards	1.0 per 93.0 m ² , but not less than 4.0 spaces per tenant or establishment
Merchandise Sales and/or Rentals:	
Sales/Rental Areas	5.1 per 93.0 m ²
Office Areas	2.0 per 93.0 m ²
Warehouse	1.0 per 93 m ²
Warehouse Sales	5.1 per 93 m ²
Offices	2.0 per 93.0 m ²
Regional Shopping Centres	4.4 per 93 m ² (gross floor area)
District Shopping Centres	5.1 per 93 m ² (gross floor area)
Repair Services	2.0 per 93.0 m ²
Restaurants	1.0 per 4.0 seats
Vehicle and Equipment Sales	2.0 per 93.0 m ²
Schools	
Public or Private Elementary and Junior High Schools	1.0 space for each classroom
Public or Private Senior High Schools	1.0 per 3.3 students, based on maximum occupancy
Colleges, Business or Commercial or Technical Schools	1.0 per 10.0 seats, plus auditorium requirements where applicable

¹ 3357/A-2006² Correction 29

Table 3.1 Parking Requirements- continued

RESIDENTIAL	
USES	PARKING SPACES
¹ Carriage Home	1.0 per unit
² Detached Dwelling, Semi-detached Dwelling, Multi-attached Building fronting onto a public roadway	2.0 per unit
³ Detached Dwelling, Semi-detached Dwelling, Multi-attached Building fronting onto a private roadway	2.0 per unit plus 1.0 space for every 5.0 units which must be provided for guest parking
Multiple Family Building	1.0 per one bedroom unit; 1.5 per two bedroom unit; 2.0 per three bedroom unit plus 1.0 space for every 5.0 units which must be clearly identified as guest parking
Lodging and Boarding Houses	1.0 per 2.0 persons being accommodated
⁴ Assisted Living Facility	0.4 per unit to provide for residents, visitors and day duty staff, with a minimum of three spaces.
Secondary suite with two or fewer bedrooms	1.0 parking spaces
Secondary suite with more than two bedrooms	2.0 parking spaces

- (2) Notwithstanding section 3.1(1), all residential development in the C1 District shall meet the residential parking standards as specified above.
- (3) The parking requirement for any use not specified herein shall be as determined by the Development Authority, having regard to similar uses for which parking requirements are established.
- (4) Where there are multiple uses of a site within a shopping centre, parking shall be calculated on the basis of total shopping centre parking space requirement, rather than calculating the parking requirements for each individual use.
- (5) In all other cases where there are multiple uses of a site, the Development Authority shall calculate the parking required for each individual use and the total shall be deemed to be the required parking for the site.
- (6) Where the applicant can demonstrate that there is a complementary or overlapping use of the parking facilities which would warrant a reduction in the parking requirements, the Development Authority may reduce the parking requirement

¹ 3357/L-2013² 3357/E-2007³ 3357/E-2007⁴ 3357/C-2007

3.2 ¹Parking Standards

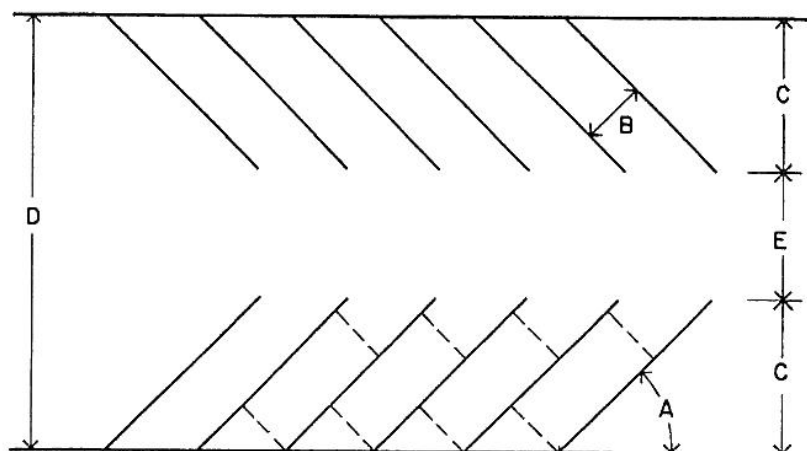
- (1) The standards set out in Section 3.2 apply to the development of parking lots in all districts.
- (2) All parking areas must have access to individual parking spaces by means of unobstructed driving aisles satisfactory to the Development Authority.
- (3) A parking space must be located either:
 - a) On the same site as the building or use in respect of which it is required, or
 - b) With the approval of the Development Authority, on another site not more than 100.0m away (herein called “adjacent site”) from the building or use in respect of which it is required.
- (4) Where some or all of the required parking is to be provided on an adjacent site, the Development Authority may require the owner of the land to provide such parking in perpetuity and to secure such parking by way of restrictive covenant or other obligation secured against the title to the adjacent site and enforceable by The City.
- (5) ²A minimum parking space in all districts shall be at least 2.7m in width and 5.5m in depth/length.
- (6) ³Parking areas required for multi-attached, multiple family and commercial buildings shall be paved or finished to a hard surfaced standard satisfactory to the Development Authority. This does not include gravel finished parking lots.
- (7) ⁴Driving aisles for perpendicular (90 degree) parking within new developments shall be at least 7.0 m in width. The requirement shall not apply to redevelopment applications for developments approved prior to September 11, 2006, in which case the driving aisle shall be at least 6.0 m in width.
- (8) On-site parking shall be constructed in the manner shown on the approved plan.
- (9) Curbs, concrete bumper, fences and curb stops shall be provided to the satisfaction of the Development Authority.
- (10) The minimum parking stall width and parking aisle depth, minimum overall depth and minimum driving aisle width in parking lot design shall meet the requirements of Table 3.2 below, calculated on the parking angle as shown:

¹ 3357/H-2009

² 3357/A-2006 (deleted and replaced with 3357/H-2009)

³ 3357/E-2014

⁴ 3357/A-2006 (deleted and replaced with 3357/H-2009)

Table 3.2 Minimum Parking Lot Design Standards

A	B	C	D	E
Parking Angle	Stall Width	Parking Aisle Depth	Overall Depth	Driving Aisle
0°	2.9 m	2.9 m	9.3 m	3.5 m
30°	2.7 m	5.0 m	13.5 m	3.5 m
45°	2.7 m	5.7 m	15.4 m	4.0 m
60°	2.7 m	6.0 m	17.5 m	5.5 m
90°	2.7 m	5.5 m	18.0 m	7.0 m"

¹3.2.1 Parking Layout for Commercial Developments

- (1) The parking layout of all commercial developments shall be constructed to meet the following standards to the satisfaction of the Development Authority.
- (a) Parking aisles shall not be greater than 105.0 m in length.
 - (b) All parking aisles shall be provided with curbed islands at each end, measuring no less than 1.0 m in width.
 - (c) All parking lots containing more than 200 parking spaces shall be configured into smaller cells by use of interior landscaping, drive lands, and pedestrian walkways.

¹ 3357/A-2006

- (d) Pedestrian walkways for parking lots containing more than 200 parking spaces shall be a minimum of 1.2 m in width and shall be oriented, to ensure safe and efficient pedestrian traffic flow. Such walkways shall be incorporated into any adjoining neighbourhood trail system.
- (e) All commercial developments shall provide for adequate stacking and queuing lanes for vehicles to ensure that traffic will not unduly cause hazard or impede traffic on public roads.
- (f) ¹With the exception of the Riverlands Districts, the parking intended for each use shall be located near the entrance of the Building containing that use.
- (g) All parking stalls within new developments shall be at least 2.7 m in width. Parking stalls within developments approved prior to September 11, 2006 shall be at least 2.6 m in width.

²**3.2.2 Accessible Parking Design**

- (1) The intent of this subsection is to establish development standards for parking lots and walkways within all commercial, public service and to some multiple family residential developments is required to ensure accessibility by persons with mobility challenges (i.e. wheelchairs, strollers, walkers, walking canes). The requirement of this subsection 3.2.2 apply to all development permit applications for:
 - (a) new and existing developments in commercial and public service districts; and
 - (b) new and existing multiple family building residential developments which have a shared or common entrance:
- (2) Concrete curb stops shall be provided for all parking spaces adjacent to all walkways fronting commercial, public service and multiple family residential development entrances. Such curb stops shall be set back a sufficient distance from the walkways to prevent vehicles from projecting over the walkway.
- (3) Walkways along the front, rear and side of commercial, public service and multiple family residential structures shall be free of obstructions and architectural features that would impede access and travel for persons with mobility challenges.
- (4) Ramps shall be constructed on walkways along the front, rear or side of commercial, public service and multiple family residential structures, wherever required so as to ensure that such walkways are accessible to persons with mobility challenges.
- (5) Walkways shall be provided:

¹ 3357/Q-2016

² 3357/A-2008

- (a) from commercial and public service developments to any adjacent transit stops and public sidewalks;
 - (b) from a multiple family development to the nearest public sidewalk; and
 - (c) between all principal buildings within multiple building developments.
- (6) An application for a development permit for a development in a commercial, public service or multiple family residential district that is to provide for accessibility is subject to the approval of the Development Authority, which may, in its discretion, impose additional specific obligations similar to the foregoing in order to ensure that walkways are accessible.
- (7) The Development Authority may, in its discretion, waive any of the requirements of Section 3.2.2:
 - (a) in the case of a minor redevelopment of an existing commercial, public service or multiple family building, (such as an architectural modification, modified signage, a change in elevations, the installation of a shed or seasonal garden centre, or the construction of a new front entrance);
 - (b) where the redevelopment does not include an expansion of, or an amendment to, an approved site plan; or
 - (c) in the case of parking space curb stops, these may be not required if an adjoining sidewalk is of sufficient width to accommodate both vehicle overhang and accessibility by persons with mobility challenges.

¹3.2.3 Parking and Landscaping Separation

- (1) Parking areas shall be physically separated from any landscaped areas either by the use of curb stops or any other means satisfactory to the Development Authority.

²3.3 Sign Regulations

No sign shall be erected, enlarged, changed or structurally altered except in conformity with this bylaw and the sign regulations stated in sections 3.3 and 3.4.

The following definitions shall be used to define signs in this Land Use Bylaw:

¹ 3357/I-2013

² 3357/AA-2007

A-board means a self-supporting A-shaped local advertising sign which is set upon the ground and has no external supporting structure.



A-board sign for illustrative purposes

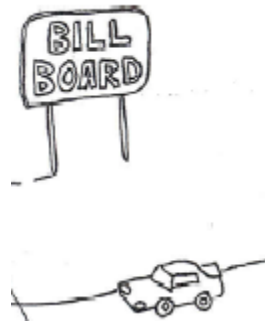
Accessory Tenants means businesses, which have leased land or buildings or space within a building from the principal business on a site;

Awning Sign means a non-illuminated local advertising sign which is painted on or affixed flat to the surface of an awning.



Awning sign for illustrative purposes

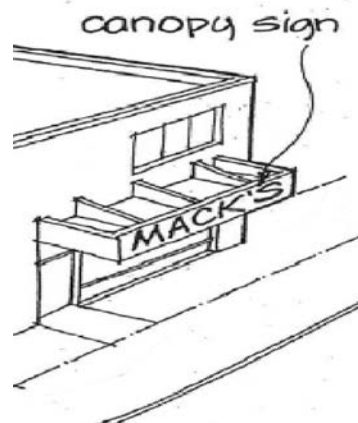
Billboard means a sign to which advertising copy is pasted, glued, painted or otherwise fastened to permit its periodic replacement and includes poster panels and painted structures. A billboard displays third-party advertising.



Bill board sign for illustrative purposes

Canopy means a non-retractable, solid projection which extends from the wall of a building and includes a structure commonly known as a theatre marquee, but does not include normal architectural features such as lintels, sills, mouldings, architraves, awnings and pediments.

Canopy Sign means a local advertising sign attached to or constructed in or on a face of a canopy or marquee but does not include an under canopy sign;



Canopy sign for illustrative purposes

Construction Sign means a sign located on a site where construction is planned and which contains general information about the intended construction.

Corner Lot for the sole purpose of section 3.4 (9) means that portion of any site abutting two streets.

Directional Sign means a sign which indicates the distance and/or direction to a place of business or other premises indicated on the sign.

¹**Dynamic Sign** means a sign or portion of a sign with features that move or appear to move or change, whether the apparent movement or change is in the display, the sign structure itself, or any other component of the sign. A Dynamic Sign includes any display that incorporates a technology or method allowing the image on the sign face to change, such as rotating panels, LED lights manipulated through digital input, or “digital ink”. A Dynamic Sign does not include a sign whose message or image is changed by physically removing and replacing the sign or its components.

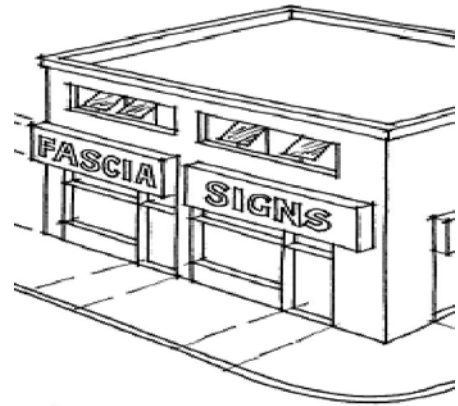
Election Sign means any sign used to promote a candidate or party during a municipal, school board, provincial or federal election or any election held pursuant to the Local Authorities Election Act.

Electric Sign means a sign which utilizes an electrical energy source.

Existing Billboard means a billboard that has been approved prior to the adoption of Land Use Bylaw No. 3357/2006.

Façade means the exterior wall of a building exposed to public view or that wall viewed by persons not within the building.

Fascia Sign means a local advertising attached to, marked or inscribed on and parallel to the face of a building wall but does not include a billboard, a third- party advertising sign or painted wall sign.



Fascia sign for illustrative purposes

Flashing Sign means a sign which contains an intermittent or flashing light source.

Free Standing Sign means a local advertising sign that is supported independently of a building wall or structure but does not include a temporary sign.



Free standing sign for illustrative purposes

¹ 3357/F-2009

Frontage means the minimum straight line distance between the intersection of the side lot lines and the front lot lines.

Frontage for the sole purpose of section 3.4 (9) means that portion of any site abutting the street.

Garage Sale Sign means a sign advertising any general sale to the public of personal property from a site in any residential district.

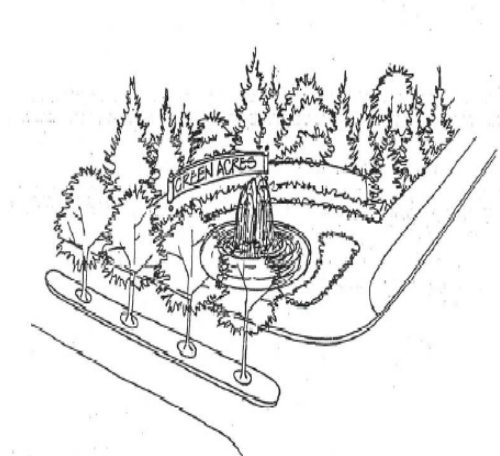
Height of Sign means the vertical distance measured from the highest point of the sign or sign structure to grade.

Identification means a sign which contains no advertising but is limited to the name, address and number of a building, institution or person.

Inflatable Sign means a sign or other advertising device which is designed to be inflated with air or a lighter-than-air gas and to be anchored or affixed to a building or to the ground.

Local Advertising Sign means a sign which advertises the business on the property where the sign is located.

Neighbourhood Identification Sign means a sign which states the name of a community area and may contain a logo, symbol or map which is related to the community name.



Neighbourhood identification sign for illustrative purposes

Open House Sign means a sign advertising an open house for residential property for sale, and may include an A-board sign.

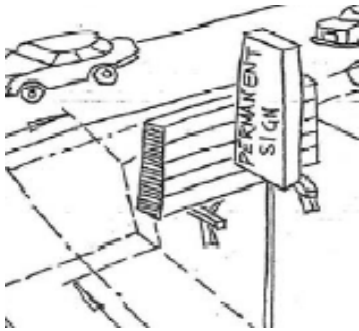
Owner means a person, or the authorized agent of such person, in lawful possession or control of a sign.

Painted Wall Sign means a sign which is painted directly upon any outside surface or other part of a building advertising products, services, or activities which need not relate to products, services, or activities provided for at the property on which the sign is located and also includes supergraphics.



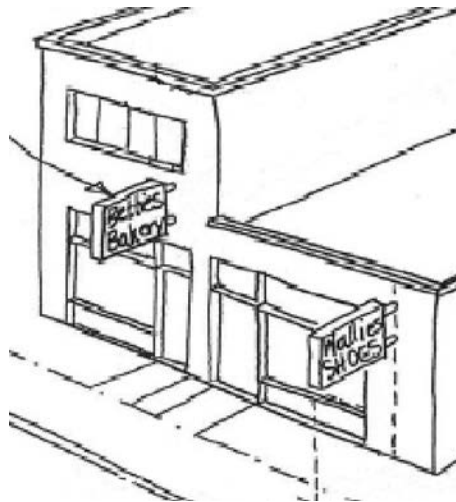
Painted wall sign for illustrative purposes

Portable Sign means any sign or advertising device that can be carried or transported from one site to another, which does not rely on a building or a fixed concrete foundation for its structural support and includes sign commonly known as mobile signs, temporary signs, inflatable signs, or devices or banners, whether tethered to a building or no, vehicles placed in a location for advertising purposes, but does not include A-board or real estate sign or signage permanently attached and forming part of motor vehicles used in the day to day conduct of a business.



Portable sign for illustrative purposes

Projecting Sign means a sign which projects from a structure or a building face and includes a sign in the shape of a canopy but does not include a canopy sign or an awning sign.



Projecting sign for illustrative purposes

Property Management Sign

means a sign that identifies the party responsible for the management of the site and any necessary sales, leasing or rental information.

Public Service Announcements means an announcement, for which no charge is made, that promotes the programs, activities or services of a federal, provincial, or municipal governments, non-profit charitable organizations, or another groups serving community interests, including date, time, and temperature information.

Raffle Home Sign means a Sign erected on a Site by the owner or agent of the owner of the Site, advertising the Site is a Raffle Home and may include Sponsorship Recognition but not include an Inflatable Sign.

Real Estate Sign means a sign erected on a site by the owner or agent of the owner of the site, advertising the site for sale or lease but does not include an inflatable sign.

¹ 3357/F-2009

² 3357/T-2015

¹Recreation Sponsorship Sign(s) means outdoor signage, placed only on sports field fencing and accessory buildings, advertising the sport sponsor(s) businesses, may identify the event and/or team being sponsored and does not permit any dynamic sign component or third party advertising.

Roof Sign means a sign or logo which is erected upon or above a roof or parapet of a building but does not include an inflatable sign.



Roof sign for illustrative purposes

Rotating Sign means a local advertising sign or portion of a local advertising sign which moves in a revolving manner, but does not include a clock.

²Show Home Sign means a Sign erected on a Site by the owner or agent of the owner of the Site,

advertising the Site is a Show Home but does not include an Inflatable Sign.

Sign includes any device used to identify or advertise a place of business or a product, whether words or numbers are used or not.

Sign Area means the entire surface area of a sign on which advertising copy could be placed and includes any frame or embellishment which forms an integral part of the display, but does not include landscaping and in the case of a double-face or multi-face sign, the average of the total area of all sign faces.

Sign Permit means permission in writing given by the Development Officer to erect or place a sign in accordance with the land use bylaw or any variance thereto.

Sign Structure means a structure designed to support a sign and may consist of a single pole or be a wall or an integral part of the building.

Sponsor means a corporation or organization that enters into an agreement to pay money to a property owner in exchange for public recognition of the sponsor's contribution, including the right to advertise the name of the sponsor on signage on the property.

³Sponsor Recognition means the recognition of a corporation, person or other entity which has donated money, goods or services to the owner of the land on which the sign is located or which has entered into an agreement to pay money to the owner of the land in exchange for public recognition of the contribution, which recognition may consist of one or more of the following: an expression of thanks, the sponsor's name, brand, logo, tagline, website information or phone numbers.

¹ 3357/A-2017

² 3357/T-2015

³ 3357/F-2009

Subdivision means a neighbourhood of approximately 160 acres.

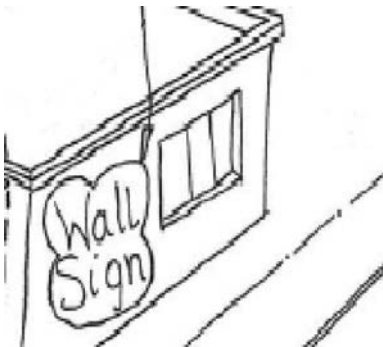
Subdivision Identification Sign means a sign containing general information about a new subdivision such as the name of the subdivision or the name of the developer.

Supergraphics means a graphic design painted on a building, which does not convey a defined advertising message or logo and includes a mural.

Third-party Advertising means a sign which refers to goods, activities or services other than those produced, offered for sale or free or obtainable at the premises or on the site on which the sign is displayed.

Under-Canopy Sign means a local advertising sign which is suspended beneath a canopy.

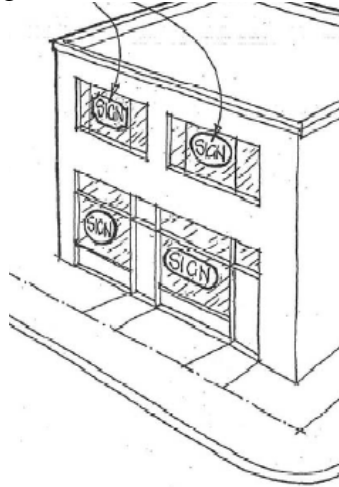
Wall Sign means a sign which is mounted or fixed to or supported by a wall by any means but does not include a fascia sign and may display general advertising.



Wall sign for illustrative purposes

Window Sign means a local advertising sign which is painted on, attached to or installed inside a window for the purpose

of being viewed from outside the premises.



Window sign for illustrative purposes

Reference to land use districts in this section means the respective land use district established in the Land Use Bylaw.

¹(2) Sign Regulation Procedures

- (a) Duties of the Development Officer pursuant to sign regulations,
- (b) The Development Officer may by notice in writing:
 - i. direct the owner to correct the condition of any sign or remove any sign within 30 days of receipt of the notice where, in the opinion of the Development Officer, that condition or sign constitutes a violation of this bylaw or any permit hereunder, has become unsightly or is unsafe;
 - ii. order the owner to stop work on a sign if it is proceeding in contravention of this bylaw;
 - iii. order the owner to stop work on a sign if a permit has not been issued.

²(3) Sign Permit and Requirements

- (a) Except as provided in section 3.3(4), no person shall place, replace, erect or use any sign without first obtaining a sign permit.
- (b) A person who fails to comply with any of the provisions of sections 3.3 and 3.4 shall be guilty of an offence and subject to the penalties set out therein.
- (c) ³DELETED
- (d) The sign permit shall bear the date on which it is issued and if active work is not commenced within the period of 12 months from the date of its issuance, the sign permit shall expire and become invalid, unless the Development Officer approves an extension of time which must be requested by the owner.
- (e) Provided the sign is erected within 12 months of the date of issue of the permit, the permit shall continue in force from year to year.
- (f) An application for a sign permit shall include the following:
 - i. the name and address of:

¹ Correction #29

² Correction #29

³ 3357/A-2017

- (1) the sign company responsible for the sign; and
 - (2) the owner of the sign; and
 - (3) the registered owner of the land or premises upon which the sign is to be erected.
- ii. a site plan designating location and setback requirements;
- iii. a plan showing the following construction details:
 - (1) the overall dimensions of the sign and the total sign area;
 - (2) the amount of projection from the face of the building, where applicable;
 - (3) the amount of projection over City Property, where applicable;
 - (4) the height of the top and the bottom of sign above City streets, sidewalks, or the average ground level at the face of the building or sign;
 - (5) the distance to aerial power lines from freestanding signs.
- (g) Normal maintenance of a sign in accordance with an existing permit does not require a new permit.
- (h) Whenever the conditions of installation require unusual structural provisions, the Development Officer, if he deems it necessary in the interest of public safety, may require that a structural drawing be prepared by and bear the seal of a professional engineer.
- (i) ¹Upon application by the Owner the Development Authority may consider a relaxation of only the size, dimension, area or distance separation for any sign, and the Development Authority may, if it considers that the request is reasonable, grant a relaxation for those items only.

²(4) Signs Not Requiring a Sign Permit

The following signs shall not require a sign permit but must comply with the regulations of the Land Use Bylaw as amended, where applicable:

- (a) signs, notices, placards or bulletins required or permitted to be displayed:

¹ 3357/X-2014

² Correction #29

- (i) under the provision of federal, provincial or municipal legislation;
 - (ii) by or on behalf of the federal, provincial or municipal government; or
 - (iii) on behalf of a department, a commission, a board, a committee or an official of the federal, provincial or municipal government.
- (b) Advertising signs displayed in or on buses, bus shelters, bus stop seats or on garbage or recycling bins located on streets under an agreement with the City;
- (c) Signs located in or on taxicabs, under the Taxi Business Bylaw;
- (d) Signs located inside a building, including permanent tenant identification signs located inside an enclosed shopping mall;
- (e) The name or address of a building when it is sculptured or formed out of the fabric of the building face;
- (f) Street numbers or letters displayed on a premises where together the total copy area is less than 1.2 m²;
- (g) A fascia sign which is attached to a residential dwelling unit or its accessory buildings and states no more than the name of the building or the name of the persons occupying the building or both, provided that the total sign area does not exceed 0.28 m²;
- (h) A fascia sign or a canopy sign which is attached to a building other than a residential dwelling unit and states no more than:
 - (i) the name or address of the building;
 - (ii) the name of the person or institution occupying the building; and
 - (iii) the activities carried on in the building including hours of operations and rates charges, provided the total sign area does not exceed 1.5 m²;
- (i) A real estate property management sign on private property in a residential district, provided that the total sign area does not exceed 1.0 m²;

- (j) A real estate or property management sign on private property in a district other than a residential district provided that the total sign area does not exceed 6.0 m²;
- (k) Signs placed on a premises for the guidance, warning or restraint of persons;
- (l) Window signs, unless otherwise stated in this section;
- (m) ¹A-Board signs located within the boundaries of Sites in the I1, I2, C1, C1A, and the Riverlands Districts provide that:
 - (i) Such Signs do not display Third-party Advertising;
 - (ii) In the I1 and I2 Districts such Signs may not be placed on any portion of a Site which abuts an arterial road; and
 - (iii) Provided these Signs meet the requirements in Section 3.4(1).
- (n) ²Election Signs only during the following time frames:
 - (i) between nomination day of an election year and the date of the election, in the case of an election under the Local Authorities Election Act;
 - (ii) between the date the election is officially called and the date of the election, in the case of elections for Federal and Provincial public office;provided that the signs comply with section 3.4 (12).
- (o) ³Directional signs when located within the boundaries of a site with an area less than 1.4m².
- (p) Construction signs provided they conform to the following requirements:
 - (i) there shall not be more than a total of four construction signs per site;
 - (ii) in residential subdivisions, the total area of all four construction signs shall not exceed 6.4 m²; and

¹ 3357/Q-2016

² 3357/M-2017

³ 3357/F-2009, Correction 39

- (iii) in commercial and industrial subdivisions, the total area of all four construction signs shall not exceed 25 m².
- (q) Garage sale signs provided that:
 - (i) there are no more than 3 signs per garage sale event;
 - (ii) the signs do not exceed a size of 1.4 m² ; and
 - (iii) there are not more than 3 garage sale events per year from any one dwelling unit.
- ¹(r) Show Home Signs and Raffle Home Signs provided each Site has a limit of one Sign per Site and:
 - (i) Show Home Signs shall be no larger than 5.94 m².
 - (ii) Raffle Home Signs shall be no larger than 11.96 m².

Signs shall be contained within the Site Boundaries and shall be removed when the Show Home or Raffle Home use has stopped or its respective development permit has expired, whichever is earlier shall apply.

- (3.1)** The following regulations apply to signs described in subsection 3.3(3):
- (a) No individual construction sign in a residential area may exceed 3.2 m² in area.
 - (b) All construction signs must be located on private property.
 - (c) Construction signs shall be professionally designed and maintained to the satisfaction of the Development Officer.
 - (d) Construction signs may be erected within a period starting not earlier than six months before the date of intended construction and ending three months following the completion of construction, but in no case shall a construction sign be erected for a maximum total time period of 18 months.
 - (e) Garage Sale signs may be placed on boulevards adjacent to residential districts where the sale is taking place for a 24 hour period prior to the garage sale event and 24 hours following the garage sale event.
 - (f) ¹Open House or Show Home signs may be placed on boulevards in or adjacent to residential districts where the sale is taking place, for

¹ 3357/T-2015

a period of up to two hours before and after the period of time when the Open House or Show Home is open;

²(5) Sign Owner's Responsibility

- (a) Neither the granting of a sign permit, nor the approval of the plans nor any inspections made by the Development Officer shall in any way relieve the Owner from full compliance with the Land Use Bylaw or other applicable legislation.
- (b) ³The Owner of a sign shall permit any Designated Officer to enter the Owner's premises at any reasonable time for the purposes of inspecting the sign or administering or enforcing this bylaw.
- (c) The owner of a sign shall at all times maintain the sign in a proper and safe state of repair and shall not allow or permit the sign to become dilapidated or unsightly.
- (d) Unless otherwise allowed in this section, no person shall attach anything to an existing permitted sign unless a new permit is issued for such addition.

⁴(6) DELETED

⁵(7) Safety Provisions

- (a) No person shall:
 - (i) erect or maintain any sign that is in contravention of this or any other City bylaw;
 - (ii) erect a sign or sign structure on any exterior stairway, fire escape, fire tower or balcony serving as a horizontal exit; or
 - (iii) erect a sign so that any portion of the surface or supports will interfere in any way with any of the following:
 - (1) any opening necessary for a standpipe, required light, ventilation or exit from the premises;
 - (2) the free use of any window above the first storey; or

¹ 3357/JJ-2009

² Correction #29,

³ 3357/W-2015

⁴ Correction #29, 3357/W-2015

⁵ Correction #29

- (3) the free passage from one part of a roof to another part of the same roof;
- (b) ¹erect, construct or maintain a sign or a display structure so as to create a hazard for pedestrian or vehicular traffic by blocking sight lines between pedestrian and vehicular traffic or distracting a driver or pedestrian, as determined by the Development Officer;
- (c) erect, construct or maintain any sign which makes use of the words, “STOP”, “LOOK”, and “DANGER” or any other word, phrase, symbol or character in such a manner as to interfere with, mislead or confuse traffic.

(8) Illumination Provisions

- (a) No person shall place flashing signs at locations closer than 23.0 m to any dwelling in a residential district.
- (b) ²No person shall place a Dynamic Sign, flashing signs, revolving beacons, scrolling messages, stationary lights at locations which may, in the opinion of the Development Officer, obscure or cause confusion with traffic lights and traffic signs or in any way endanger progress of traffic through the streets or lanes of the City.
- (c) No permit shall be issued for and no person shall erect, install or maintain an electric sign, unless it conforms with the Alberta Safety Codes Act and regulations thereto.

¹ 3357/W-2015

² 3357/F-2009

(9) Projection Over City Property – Overhanging Sign

(a) Except for an A-board sign for which a permit has been issued under this bylaw or an election sign pursuant to section 3.4(12), no person shall erect a sign upon or over City property (including rights of ways, easements and utility lots), or within any setbacks required by the Land Use Bylaw without:

- i. the approval of the Development Officer; and
- ii. entering into an encroachment agreement binding upon the owner of the land or building to which the sign is attached, and containing provisions to:
 1. indemnify the City;
 2. place and maintain insurance; and
 3. charge the land with any costs incurred by the City.

(b) no person shall erect a sign so that any part of the sign or the sign structure projects into or over a lane at a clearance less than 4.6 m above grade; and

- iii. within a distance of 7.5 m from the intersection of the boundaries of two streets, two lanes, or a street and a lane, no person shall erect a sign in such a manner that:
 1. a vertical line from the outer edge of the sign intersects the sidewalk below at a point less than 1.5 m from the face of curb;
 2. any part of the sign is less than 0.9 m from any utility pole or a pole supporting traffic signals or signs;
- iv. no person shall place or construct a sign extending over a street or lane where the street or lane is less than 10.0 m wide.

(10) Insurance

- (a) The owner of any sign that overhangs City property, where a permit has been issued, shall be responsible for maintaining in force an insurance policy naming the City as an additional insured and shall provide evidence of such insurance to the City on demand.

(11) License Fee

- (a) Where a sign is permitted on City land, the owner shall pay to the City an annual license fee in an amount as established by Council from time to time.

(12) Permit Fee

¹(a) The permit fee for a sign is determined by the Development Permit Fee Bylaw.

(13) Revocation of Sign Permit

- (a) The Development Officer may revoke any sign permit where:
- i. a sign for which such permit was issued violates the conditions of the permit or any of the provisions of this bylaw; or
 - ii. the owner is in breach of any of the provisions of this bylaw.

¹ 3357/W-2015

3.4 Sign Regulation by Type

(1) A-board Signs

(a) A-board Signs shall:

- (i) be of a painted finish, be neat and clean, and be maintained in such condition; and
- (ii) be of a size not exceeding 0.61 m wide by 0.92 m high and not less than 0.30 m wide by 0.61 m high.

(b) A-board Signs placed on City property within a C1 or C1A District:

- (i) may only be placed on the boulevard or sidewalk in front of the business being advertised within 1.0 m of the face of the curb; and
- (ii) shall be placed as close as practical to a parking meter, where applicable.

(c) The Development Officer may issue a sign permit to permit one A-board sign to be erected in the boulevard of a collector or arterial road near a C3 District subject to the following conditions:

- (i) the C3 site for which the permit is issued shall be 40.0 m or more from a collector or arterial road;
- (ii) the A-board sign is erected for or on behalf of one tenant in the C3 site;
- (iii) not more than one A-board sign may be issued for the C3 site;
- (iv) the arterial or collector road on which the site is located is the one that provides the closest access to the C3 site;
- (v) the sign may remain at its approved location only during the business hours of the permit holder;
- (vi) the sign permit shall expire two years from the date of its issue; and
- (vii) subject to compliance with the distance requirements of this bylaw, the sign is to be placed as close as possible to the C3 site.

(2) Subdivision Identification Signs

(a) A Subdivision Identification Sign must meet the following requirements:

- (i) it must be professionally designed and maintained;

- (b) The appearance and contents of the sign must be approved by the Development Officer;
- (c) It must be located on private property adjacent to the entry of the subdivision;
- (d) It may not exceed 12.0 m² in area unless the sign is located more than 100.0 m from a roadway and is approved by the Development Officer;
- (e) Not more than one sign for each entrance to the subdivision;
- (f) It may be approved for a period of up to five years;
- (g) The Development Officer may approve one-year renewals of the permit for a Subdivision Identification Sign after the initial five-year term, provided that the sign remains properly maintained, there are still lots available for sale and the continued presence of the sign will not adversely affect any municipal interests in the land on which the sign is erected.

(3) Awning Signs, Canopy Signs and Under Canopy Signs

- (a) Awning signs shall not project from the building to a point greater than where a perpendicular line from the front edge of the awning will intersect the sidewalk 0.6 m from the face of curb.
- (b) Canopy signs may be attached to the sides and front of the canopy, and such signs may extend the entire length and width of the canopy.
- (c) Under canopy signs may be hung from the canopy provided such signs shall not:
 - (i) extend beyond the sides or the front of such canopy; and
 - (ii) exceed a vertical dimension of 1.5 m.
- (d) No person shall erect an awning sign, a canopy sign or an under canopy sign unless such sign:
 - (i) is securely hung and anchored to the building to which it is attached;
 - (ii) the structure to which it is attached is capable of resisting all stresses resulting from dead weight, snow and wind loads;
 - (iii) is at clearance of not less than 2.8 m from the grade of the sidewalk;
 - (iv) does not project more than 3.0 m from the face of the building or structure to which it is attached.

- (e) Projecting signs installed over or above canopies shall not be supported by the canopy.

(4) Billboard Signs

- (a) A billboard sign shall not:
 - (i) be more than 3.10 m high, and not more than 6.10 m long;
 - (ii) have a maximum height above grade of more than 6.1 m;
 - (iii) have a maximum area exceeding 19.0 m²;
 - (iv) not be located closer than 3.0 m to any property line;
 - (v) not be erected, constructed, altered or used anywhere within The City except as provided by this and other bylaws of The City.
- (b) The land and the sites in and about where the billboards are permitted shall be at all times maintained in a neat and clean manner, free from all loose papers and rubbish. A second face may be required on the billboard where the back of the billboard is visible to pedestrian or vehicle traffic.
- (c) An existing billboard may be relocated on the same site with the approval of the Development Officer.

(5) Fascia Signs

- (a) Fascia signs shall not be located above any portion of a street, or project over public property unless there is a minimum clearance from grade of 2.5 m and a maximum projection of 0.4 m.
 - (i) a fascia sign shall not exceed 15 % of the visible area of the façade of each wall of the building on which it is located;
 - (ii) a fascia may be illuminated.

(6) Freestanding Signs

- (a) A freestanding sign may be allowed in a setback area as established in the Land Use Bylaw and is subject to the condition that it be removed or relocated at the owner's expense upon 30 days written notice from The City.
- (b) In a PS (Public Service) site of less than 8.0 hectares freestanding signs are subject to the following regulations:
 - (i) one freestanding sign shall be allowed per lot frontage for the purpose of identifying the use or building on that lot;

- (ii) the sign shall be designed in a manner which is architecturally compatible with the general character of the building and/or the surrounding streetscape, as approved by the Development Authority;
 - (iii) the maximum area of the freestanding sign shall not exceed 2.0 m²;
 - (iv) the maximum height of the freestanding sign shall not exceed 4.5 m;
 - (v) free standing signs shall not identify any accessory tenants within the principle building;
 - (vi) ¹the sign may be illuminated, but shall not have flashing or intermittent lights or device or mechanism that creates the impression of flashing or intermittent lights.
 - (vii) the bottom of the freestanding sign shall be at grade, except where the sign is located in an entrance or exit and obstructs sight lines, in which case section 3.4(6)(j) is to apply, unless varied by the Development Authority;
 - (viii) at the discretion of the Development Authority, landscaping may be required at the base of the sign.
- (c) In PS (Public Service) sites of 8.0 – 17.0 hectares, freestanding signs are subject to the following regulations:
- (i) one sign may be allowed per lot frontage for the purpose of identifying the said use or building;
 - (ii) the sign shall be designed in a manner which is architecturally compatible with the general character of the building and/or the surrounding streetscape, as approved by the Development Authority;
 - (iii) the maximum sign area shall not exceed 8.0 m² for the first 15.0 m of frontage plus 0.3 m² for each additional 10.0 m of frontage to a maximum sign area of 9.2 m²;
 - (iv) the maximum height of a sign shall not exceed 9.0 m;
 - (v) up to 25% of the sign area may be allowed for the purpose of identifying any accessory tenants within the principal building;

¹ 3357/F-2009

- (vi) ¹the sign may be illuminated, but shall not have flashing or intermittent lights or device or mechanism that creates the impression of flashing or intermittent lights.
 - (vii) the bottom of the freestanding sign shall be at grade, except where the sign is located in an entrance or exit and obstructs sight lines, in which case 3.4(6)(j) is to apply, unless varied by the Development Authority;
 - (viii) at the discretion of the Development Authority, landscaping at the base of the sign may be required.
- (d) On Public Service (PS) sites greater than 17.0 hectares, a freestanding sign with sponsor recognition is permitted for so long as the site remains greater than 17.0 hectares in size and subject to the following regulations:
- (i) one sign may be allowed per lot frontage for the purpose of identifying the said use or building;
 - (ii) the sign shall be designed in a manner which is architecturally compatible with the general character of the building and/or the surrounding streetscape, as approved by the Development Authority;
 - (iii) at the discretion of the Development Authority, a sign area greater than 18.5m²;
 - (iv) the maximum height of a sign shall not exceed 9.0 m;
 - (v) ²of the whole area of a sign, the entire area of the Dynamic Sign portion may be used for the announcement of any activities or events on the site on which the sign is located, for third party advertising, accessory tenants within the principal building or for the use of a Sponsor Recognition; provided that where Sponsor Recognition is displayed, there must be displayed on the static portion of the sign words to the following effect: “Proudly Recognizing our Donors and Sponsors”
 - (vi) ³in addition to subsection (v), 50% of the total area of the static portion of a sign, may be used for identification of any accessory tenants within the principal building, for the announcement of any activities or events on the site on which the sign is located, for third party advertising or for the use of sponsor recognition; provided that where sponsor recognition is displayed, there must be displayed on the static portion of the sign words to the

¹ 3357/F-2009

² 3357/F-2009

³ 3357/F-2009

following effect: “Proudly Recognizing our Donors and Sponsors.”

- (vii) the sign may be illuminated, but shall not have flashing or intermittent lights or device or mechanism that creates the impression of flashing or intermittent lights.
 - (viii) the bottom of the freestanding sign shall be at grade, except where the sign is located in an entrance or exit and obstructs sight lines, in which case section 3.4(6)(j) is to apply, unless varied by the Development Authority;
 - (ix) at the discretion of the Development Authority, landscaping at the base of the sign may be required.
- (e) In a C2A (Regional Shopping Centre) District, freestanding signs are subject to the following regulations:
 - (i) one sign up to a maximum area of 40.0 m² may be allowed per site for the purpose of identifying the said centre and the tenants collectively; or
 - (ii) for the purpose of identifying the said centre and the tenants collectively, one sign not exceeding 25.0 m² in area may be allowed per arterial road frontage;
 - (iii) provided that in either case the maximum height of sign shall be 9.0 m.
- (f) In a C2B (District Shopping Centre) district, freestanding signs are subject to the following regulations:
 - (i) only one sign may be allowed for the purpose of identifying the said centre and the tenants collectively, except that an additional auxiliary sign may be allowed for a gas bar which auxiliary sign shall not exceed 2.0 m²;
 - (ii) ¹the maximum sign area shall be 12.0 m²;
 - (iii) the maximum height of a sign shall be 9.0 m for signs abutting an arterial street and 7.5 m for signs abutting any other street, and where signs are located at the corner of an arterial and any other street, the lower maximum limit shall apply.
- (g) A minimum separation distance of 50.0 m shall be maintained between freestanding signs located on the same site.

¹ 3357/I-2013

- (i) Distance requirements between freestanding signs shall not apply to entrance or exit signs used for the purpose of directing traffic, providing:
 - (ii) those signs do not display any advertising message, excluding a logo; and
 - (1) the sign area does not exceed 2.0 m².
 - (iii) ¹In the C1, C1A, C4, and the Riverlands Districts there shall be a maximum of two Signs per Site.
 - (iv) Notwithstanding section 3.4(6) (g) (iii) where the site is at the corner of two or more arterial roads, one additional sign may be allowed on the site.
- (h) The maximum area of a freestanding sign:
- (i) in the A1, P1 and R1 Districts is 2.0 m²;
 - (ii) in the C3 District is 5.0 m²;
 - (iii) ²in the C1, C1A, I1, I2 and the Riverlands Districts is 12.0m²
 - (iv) in the C4 and DC(2) Districts is 18.5 m² where the site is adjacent to an arterial road; where there is a service road between the site and the arterial road, a 25.0 m² free-standing sign may be allowed.
- (i) The maximum height of a freestanding sign:
- (i) in the A1, P1, R1 and C3 Districts is 4.5 m;
 - (ii) ³in the C1, C2A, C2B, C1A, I1, I2, DC(2) and the Riverlands Districts is 9.0m
 - (iii) in the C4 District is 12.0 m.
- (j) The bottom of freestanding signs:
- (i) in C3 Districts shall be a minimum of 2.8 m above grade; and
 - (ii) ⁴in all other Districts where such signs are allowed, shall be a minimum of 3.6 m above grade, unless a lesser distance is approved by the Development Officer, and the space between the

¹ 3357/Q-2016

² 3357/I-2013, 3357/Q-2016

³ 3357/Q-2016

⁴ 3357/W-2015

bottom of the sign and the grade shall be unobstructed, except for such supports as the sign may require.

(7) Neighbourhood Identification Signs

(a) A neighbourhood identification sign may be erected by a developer at the entrances to a subdivision, subject to the developer entering into a Development Agreement to the satisfaction of Engineering Services and dealing with the precise location, number, size, design and character of the sign and making provision for the perpetual maintenance and care of the sign.

(b) Neighborhood identification signs shall:

- (i) be for neighbourhood identification purposes only;
- (ii) display no advertising; and
- (iii) be constructed of maintenance free material wherever possible.

(c) A neighborhood identification sign shall not:

- (i) encroach upon a utility right-of-way; or
- (ii) affect traffic safety.

(8) Painted Wall Signs

(a) A painted wall sign shall not exceed 3.1 m in height and 9.14 m in length.

(b) Only one sign per wall is permitted.

(c) Notwithstanding section 3.4(8) (b), a super graphic may be the entire length of an exterior wall providing the design has been approved by the Municipal Planning Commission.

(9) Portable, Temporary, Inflatable Signs and Banners

(a) Intent:

- (i) portable signs are intended for temporary on site advertising relating to the commercial activities of the landowner or tenants. Third party advertising is not permitted on portable signs with the exception only of promotions of not for profit organizations;
- (ii) the portable sign owner or licensee, not The City will determine which tenant(s) shall have the benefit of the portable sign; and

- (iii) a portable sign being used to advertise activities or events with the exception of not for profit organizations may only be located on a site where the event or activity is taking place.

(b) Districts in which Portable Signs are allowed:

- (i) Subject to the provisions of this part, portable signs are a permitted use in C1, C1A, C3, C4, I1, I2 and discretionary in all other Districts except residential districts, in which they are neither permitted nor discretionary.

(c) Specific locations in which Portable Signs are allowed:

- (i) no portable sign is allowed on any site which contains an A-board;
- (ii) the landowner or a lessee with the consent of the landowner of a site for which a portable sign is proposed may apply for a portable sign permit;
- (iii) an application for portable sign permit must include a site plan showing the proposed location of the portable sign, all dimensions of the sign including height and face area of the sign, the design of the sign including a photograph of same, the type of construction, material and finish of the sign, the manner of stability and support of the sign, the distance from curb lines, property lines and driveway locations;
- (iv) notwithstanding (iii) herein, a portable sign must be wholly located on the property of the landowner who has been granted a permit;
- (v) notwithstanding (i), (ii), (iii), or (iv) above, no portable sign shall be located closer than 100 linear metres to any other portable sign; and
- (vi) a portable sign may only be located at the specific location for which a permit is granted.

(d) Portable Sign Standards:

- (i) a portable sign shall be installed, serviced, removed, and accessed from within the property on which the sign is located;
- (ii) a portable sign shall not exceed 4.0m² per face, nor shall any such sign exceed 3.0m in height from grade;

- (iii) no portable sign shall be illuminated or employ any flashing or sequential lights or any mechanical or electronic device to produce or simulate motion;
- (iv) a portable sign shall not interfere with pedestrian and/or vehicular traffic;
- (v) notwithstanding (iv) above, no portable sign shall be located closer than 1.5 m to a property line or within 3.0 m of any access/egress to/from a property or within 10.0 m of any intersection;
- (vi) a portable sign must be stabilized but shall not use unsightly or potentially hazardous methods. The means by which stability is to be provided shall be included as part of the permit application. An inflatable sign may, however, use guy wires;
- (vii) a portable sign shall be removed immediately on ceasing to be in use; and
- (viii) a portable sign in use shall at all times be maintained in good condition and, specifically, shall contain lettering and signage which is secure and complete. Any damaged or missing signage must be repaired within 24 hours of knowledge of same coming to the attention of the permit holder.

(e) Permit ¹Requirements

- (i) ²no portable sign shall be erected without a permit and if applicable, a validating marker or ID tag from The City of Red Deer Inspections and Licensing Manager;
- (ii) an applicant for a portable sign permit shall provide all of the information required by these provisions, and include such other information as the Inspections and Licensing Manager may reasonably require;
- (iii) no portable sign may be placed other than at a location approved by the Inspections and Licensing Manager and shown on a site plan forming part of the permit application;
- (iv) the maximum length of a permit is 60 days. The maximum duration of display at one location for each portable sign shall be 60 days twice a year, provided, however, that no portable sign shall remain at one location for more than 60 consecutive days at a time. A site shall remain free of portable signs for a minimum of 60

¹ 3357/I-2013

² 3357/I-2013

consecutive days before a further permit for such site can be issued. No permit may be applied for more than 7 days in advance of the date of placement;

- (v) portable signs shall be removed on or before the date on which the permit expires; and

(f) Short Term Seasonal Activity Portable Signs:

- (i) ¹on application the Inspections and Licensing Manager may in his/her sole discretion permit the placement of a portable sign for short term seasonal activities but in any event for a period not exceeding 30 days.

(g) Inflatable Signs:

- (i) except as enumerated herein, all provisions applicable to portable signs generally shall apply to inflatable signs;
- (ii) an inflatable sign shall be tethered or anchored and shall be touching the surface to which it is anchored;
- (iii) an inflatable sign shall not exceed the maximum free standing sign height allowable for the district;
- (iv) there shall be a maximum of 1 inflatable sign per site, but no inflatable sign shall be permitted on the site containing any other portable sign;
- (v) an inflatable sign may be placed on a site twice within a calendar year, but for not more than 30 days at a time; and
- (vi) an inflatable sign may not be located on the roof of a structure.

(h) Banners:

- (i) a banner shall not be displayed at any one site for longer than 90 consecutive days and for no more than 180 days within a calendar year;
- (ii) ²the application for a permit respecting a banner shall indicate the location and the area the banner will cover but in no circumstance will a banner be permitted on anything other than a permanent building;

¹ 3357/I-2013
² 3357/E-2014

- (iii) notwithstanding the above, a banner size shall not exceed 10% of the gross area of the face of the structure to which it is attached;
- (iv) a banner shall be maintained in good condition and promptly removed if damaged; and
- (v) except as enumerated herein, all provisions applicable to portable signs generally shall apply to Banners.

(i) Exception:

- (i) These provisions do not apply to portable signs including banners erected by The City or the RCMP as warning signs in connection with traffic speed or safety.

(10) Projecting Signs

- (a) ¹No projecting sign shall be erected so that the bottom thereof is less than 2.8 m above the sidewalk; provided however, where traffic lights may be obscured in the opinion of the Development Officer, the minimum requirement for the bottom of the projecting sign may be increased to a height of 3.6 m or more above the sidewalk.
- (b) All projecting signs shall maintain the required clearance from overhead power and service lines as required forth under The *Electrical Protection Act*.
- (c) The maximum area of a projecting sign shall be 4.5 m².
- (d) The nearest edge of a projecting sign shall not be set off more than 0.3 m from the building face.

(11) ²Wall Signs

- (a) Wall signs shall be securely fastened to walls and shall not be entirely supported by an unbraced parapet wall.
 - (i) The maximum horizontal dimension of a wall sign shall be 6.1 m.

(12) ³Election Signs

- (a) Election signs may be placed on private or public property (with the approval of the owner/public authority).
 - (i) Election signs are permitted on municipal property only as designated by the City Council.
 - (ii) Election signs must be located at least 3.0 m from the back of sidewalk or if there is no sidewalk, the back of curb.
 - (iii) Election signs on public property may not exceed 3.0 m² in size nor 3.6 m in height.
 - (iv) ⁴Only one Election Sign per candidate, per designated sign location approved by Council resolution, is permitted.
 - (v) If a candidate fails to remove his or her election signs within 48 hours after the voting stations close on election day, the Designated Officers may remove them and the candidate shall be liable for the cost of removal.

¹ 3357/W-2015

² Correction 29

³ Correction 29

⁴ 3357/M-2017

- (vi) When an election sign interferes with work being carried out by City work crews or contractors doing work on behalf of The City, the crews may remove and dispose of such signs.
- (vii) Designated Officers employed by The City may remove any election signs which have been erected, affixed, posted or placed on any City property in contravention of this bylaw.
- (viii) A candidate whose name appears on an election sign which is in contravention of this bylaw shall be guilty of an offence under this bylaw.

(13) Offensive Signage

- (a) No sign shall be erected which promotes intolerance, hatred or ridicule of any race, religion or other segment of society.
- (b) No billboard, wall sign, or painted wall sign, including supergraphics or portable sign shall be allowed to advertise adult entertainment or services which feature nudity.

(14) ¹Dynamic Sign Regulations

- (a) A Dynamic Sign may display Public Service Announcements, but shall not include Third Party Advertising or Sponsor Recognition except when it is located on a Site in a PS district which is over 17.0 hectares;
- (b) Messages shall be displayed for a minimum time period of 3 seconds;
- (c) A Dynamic Sign must have an adjustable brightness level and the level of brightness of a Dynamic Sign shall be to the reasonable satisfaction of the Development Officer; and
- (d) Dynamic Signs shall meet the following regulations which may be varied by the Development Authority:
 - (i) not be located within 30.0m radius of a residential District;
 - (ii) when the Site of a proposed Dynamic Sign is adjacent to a residential District notification will be sent by the City to property owners within a 100.0m radius of the proposed Site;
 - (iii) be limited to one Dynamic Sign per Building or Site, with the exception of PS Sites over 17ha which will be limited to two Dynamic Signs provided that one of the Dynamic Signs must be a Fascia Sign and the other Dynamic Sign must be a portion of a

¹ 3357/F-2009, 3357/G-2016

Free Standing Sign, and further provided that the two Dynamic Signs must be at least 50.0m apart;

- (iv) not be located on a Site within a 50.0m radius of the Boundary of a Site containing an existing Dynamic Sign; and
- (v) comprise not more than 25% of the total freestanding or fascia sign area.

(15) ¹Recreation Sponsorship Signage Regulations

- (a) Recreation Sponsorship Signage may be placed on sports field fencing around sports fields. Recreation Sponsorship Signage is also permitted on accessory buildings or structures such as, but not limited to, dugouts, bleachers, media towers and storage sheds;
- (b) To ensure that the proposed signage does not have adverse impacts in relation to the overall amenity of the site, all signage must be produced/manufactured by a sign company;
- (c) All signage placed on field fencing must be non-illuminated and the total signage shall not cover more than 50% of the linear circumference of the fence, must not cover gates or access points and must not extend past the side edges of the fence or above or below the fence and any proposed sign shall not exceed a maximum of 1.2 m by 1.8 m per sign;
- (d) All signage shall be securely fastened to the fence and it is the Applicant's responsibility to ensure the fence is structurally sound enough to support the proposed signage in all weather and anticipated use conditions;
- (e) All signage placed on accessory buildings or structures must be non-illuminated and the total signage shall not cover more than 10% of the building face or side to which it is attached, must not extend past the edges of the building or structure and any proposed individual sign shall not exceed a maximum of 1.2 m by 1.8 m;
- (f) Signage in the form of stickers (adhesive attachment) is not permitted; and
- (g) The sign(s) shall be designed and placed so that structural support elements appear as an integral part of the overall sign design ensuring that no guide wires, no angle iron bracing or similar support structure elements are visible from a public street or other public right-of-way.

¹ 3357/A-2017

3.5 Accessory Building Regulations

- (1)** An accessory building:
 - (a)** shall not be erected or placed on the rear yard of a site closer to the side boundary which is a common boundary with a street than the minimum side yard for the site; and
 - (b)** may not be erected or placed over a gas line if the accessory building is on a permanent foundation.
- (2)** ¹No Accessory Building or Buildings designed or intended to be used for a workshop shall be erected on a Site in a C1 District or the Riverlands Districts if the ground floor area of such Accessory Building or Buildings exceeds 40% of the ground floor area of the Principal Building on the Site.
- (3)** Where an accessory building is allowed to be located over a sewer or water line it shall be a condition of such approval that:
 - (h)** the owner provides at his expense an agreement registered by caveat on the title to the site, releasing The City from, and agreeing to indemnify The City for, any damage to such service lines or buildings on or adjacent to the site, and
 - (i)** an accessory building shall not enclose the service valves or shut off valves of that line.
- (4)** A private garage, or carport, in addition to the other provisions of this section and section 3.11 shall comply with the following:
 - (a)** where the vehicle entrance to the garage or carport face a lane, the building setback shall be either 6.0 m or 0.9 m from the lane, except in those cases where an easement has been placed along the rear property line, in which event the building setback shall be either 6.0 m or the width of the easement plus 0.5 m from the lane,
 - (b)** where the vehicle entrance to the garage or carport face the side boundary of the site which is not a common boundary with a street, the building shall be not less than 6.0 m from the side boundary which the entrance faces. If there is an easement, the building setback at its closest point shall be the width of the easement plus 0.5 m from the lane,
 - (c)** where the vehicle entrance to the garage or carport face the side boundary of the site which is a common boundary with the street, the building shall be not less than 6.0 m from the nearest edge of the sidewalk abutting such

¹ 3357/Q-2016

side boundary and where there is no sidewalk, not less than 2.4 m from such side boundary of the site. If there is an easement, the building setback at its closest point shall be the width of the easement plus 0.5 m from the lane,

(d) notwithstanding section 3.5(4)(a),(b), and (c), a garage which is within the following tolerances of the requirements therein stated shall be deemed to comply with those subsections namely: The distance: not less than 90% or more than 10% of the required distance, provided the garage does not encroach on an easement.

(5) ¹Accessory Buildings in all Residential Districts and Riverlands Districts shall be similar to, and complement, the Principal Building in exterior material, colour, and appearance.

¹ 3357/A-2016, 3357/Q-2016

3.6 Landscaping Regulations

- (1) The Developer shall submit detailed landscape design plans with the application for development for approval by the Development Authority in compliance with the Landscaping Regulations specified herein, which shall include the lands proposed for development as well as all adjacent boulevards and municipal reserves.
- (2) In addition to the requirements section 2.4, the landscape design plan shall include the following additional information:

 - (a) common botanical names;
 - (b) planting standards - excavation for all plantings shall be 50% larger volume than the soil ball and filled with acceptable topsoil. The minimum planting excavation will be 0.6 m x 0.6 m; and
 - (c) number of trees and shrubs.
- (3) ¹The landscape design plans shall include details, specifying the mixture of coniferous and deciduous trees and shrubs designed to provide landscape enhancement for year round effect as well as any water conservation methods or strategies employed. Any proposed landscaping plan with a naturescaping component for new development or redeveloped site shall be subject to Development Authority approval.
- (4) Landscape details shall consist of not less than the following standards:

 - (a) deciduous trees - minimum calliper 60.0 millimetres (measured 450.0 millimetres from ground level),
 - (b) coniferous trees - minimum height 2.5 m,
 - (c) deciduous shrubs – minimum #2 container class,
 - (d) coniferous shrubs – minimum #2 container class.
- (5) ²Refer to Section 7.15 Major Entry Areas Overlay District, Subsection (7) for Major Entry Areas Regulations for Landscaping.

¹ 3357/T-2009

² 3357/G-2016

- (6) ¹In all areas other than Major Entryways Areas the following minimum standards shall be met:
- (a) One tree is required for each 60.0m² of landscaped area;
 - (b) One shrub is required for each 30.0m² of landscaped area;
 - (c) The proportion of deciduous to coniferous trees or shrubs shall be approximately 2:1.
- (7) The use of landscaping is required adjacent to exterior walls which are visible from adjacent public roads, other than lands, to minimize the perceived mass of the building and to create visual interest.
- (8) The landscaping of boulevard and front yards shall include a mixture of coniferous/deciduous tree and shrubs.
- (9) Where off street parking for 25 or more vehicles is required and is being provided at grade, dispersed landscaped areas shall be provided within the interior of the parking area(s) for the purpose of providing visual relief and to break up large areas of parking into smaller cells.
- (10) The landscaping treatment shall be in the form of landscaped islands, particularly at the termini of long rows of parking; tree lines separating facing rows of parking stalls, or some other form or combination of landscaping treatments.
- (11) The location, extent and type of plantings and other landscaping treatments shall be to the satisfaction of the Development Authority.
- (12) The applicant shall, as a condition of Development Permit approval, provide an Irrevocable Letter of Credit to The City equal to 100% of the estimated landscaping costs, with the conditions of the security being that:
- (a) if the landscaping is not completed in accordance with the provisions of this Bylaw and the approved landscaping plan within one growing season after the completion of the development, then the amount specified in the Irrevocable Letter of Credit shall be paid to The City on demand for its use absolutely, and
 - (b) Engineering Services shall not release the Irrevocable Letter of Credit until an inspection of the site has demonstrated that the landscaping has been well maintained and is in a healthy condition two growing seasons after completion of the landscaping. This inspection will be performed at the discretion of the Development Authority within four weeks from the

¹ 3357/T-2009

date of receiving a written request for the applicant to perform said inspection.

- ¹(13) The parking of vehicles, the outdoor display or sale of goods and outdoor storage are all prohibited on any portion of a site which has been approved for landscaping (including the natural display of grass, plants or other landscaping features) unless approved by the Development Authority.
- ²(14) A minimum of 15% of all Landscaped Area of developments requiring a landscaping plan shall consist of Naturescaping.
- ³(15) The Developer is responsible for landscaping boulevards and roadway berms adjacent to the lot or development site.
- ⁴(16) In addition to subsection (15), with the exception of mixed use district areas, in the case of non-residential lots adjacent to residential lots, landscaping shall provide a visual buffer between the residential and non-residential uses.
- ⁵(17) 25% of all front yards of detached, semi-detached and multi-attached dwelling units shall consist of landscaped area.

¹ 3357/E-2006

² 3357/T-2009

³ 3357/T-2009

⁴ 3357/T-2009

⁵ 3357/T-2009

3.7 Loading Spaces

(1) The minimum required number of loading spaces:

- (a) In C1, C1A, C2A, C2B, C3 and C4 Districts, one loading space opposite each loading door with a minimum of one shall be provided.
- (b) In I1 and I2 Districts, one loading space opposite each loading door with a minimum of one for each 1,858.0 m² of floor space shall be provided.

(2) Loading Space Standard:

- (a) A loading space shall be located on the same site as the building or use in respect of which it is required.
- (b) A loading space situated within a setback distance from a street or lane shall not be counted for the purposes of this section.
- (c) A loading space shall be designed, located and constructed so that:
 - (i) it is reasonably accessible to any vehicle intended to be accommodated there;
 - (ii) it can be properly maintained; and
 - (iii) it is satisfactory to the Development Authority in size, shape, location and construction.
- (d) ¹A loading space shall be at least 2.7m wide, having an area of at least 29.0 m², and have an overhead clearance of at least 3.6 m.
- (e) A loading space and the driveway which provides access thereto shall be surfaced as directed by the Development Authority and be properly maintained.

²3.8 Deleted

¹ 3357/I-2013

² 3357/E-2006

3.9 Projection Over Yards

- (1) Except as provided in this part, no person shall allow any portion of the principal building on a site to project into a minimum yard setback.
- (2) On a site in any district, an exterior fire escape not more than 1.2 m wide, provided that in commercial districts an exterior fire escape must be constructed at least 3.6 m above grade.

3.10 Number of Buildings per Site

- (1) Not more than one principal building shall be erected on a lot unless an overall site plan, which provides for one or more groups of buildings, has been approved by the Development Authority.

3.11 Restrictions on Corner Site Lines

- (1) No person shall erect, place, allow or permit any building, fence, vehicle or trailer, screening material or object, and no person shall plant or permit to grow any hedges, trees or vegetation which exceeds 0.9 m in height on a portion of a corner site determined as follows:
 - (a) where the corner site is at the intersection of two lanes or two streets, within a triangular area two sides of which shall be a minimum of 4.5 m long, measured from the corner of the corner site along the boundaries of the lot which meet at the said intersection, and the third side by drawing a line to connect the points so determined on each such boundary (for illustrative purposes see Part 3, Figure 2), or
 - (b) in the case of a site which is at the intersection of a lane and a street, within a triangular area two sides of which shall be a minimum of 3.0 m long, measured from the corner of the corner site along the boundaries of the lot which meet at the said intersection, and the third side by drawing a line to connect points so determined on each such boundary (for illustrative purposes see Part 3, Figure 2).
- (2) In the front yard of a site in a residential district, no fence or hedge more than 0.9 m in height shall be permitted within 6.0 m of the intersection of a driveway or lane and a road. (for illustrative purposes see Part 3, Figure 2).

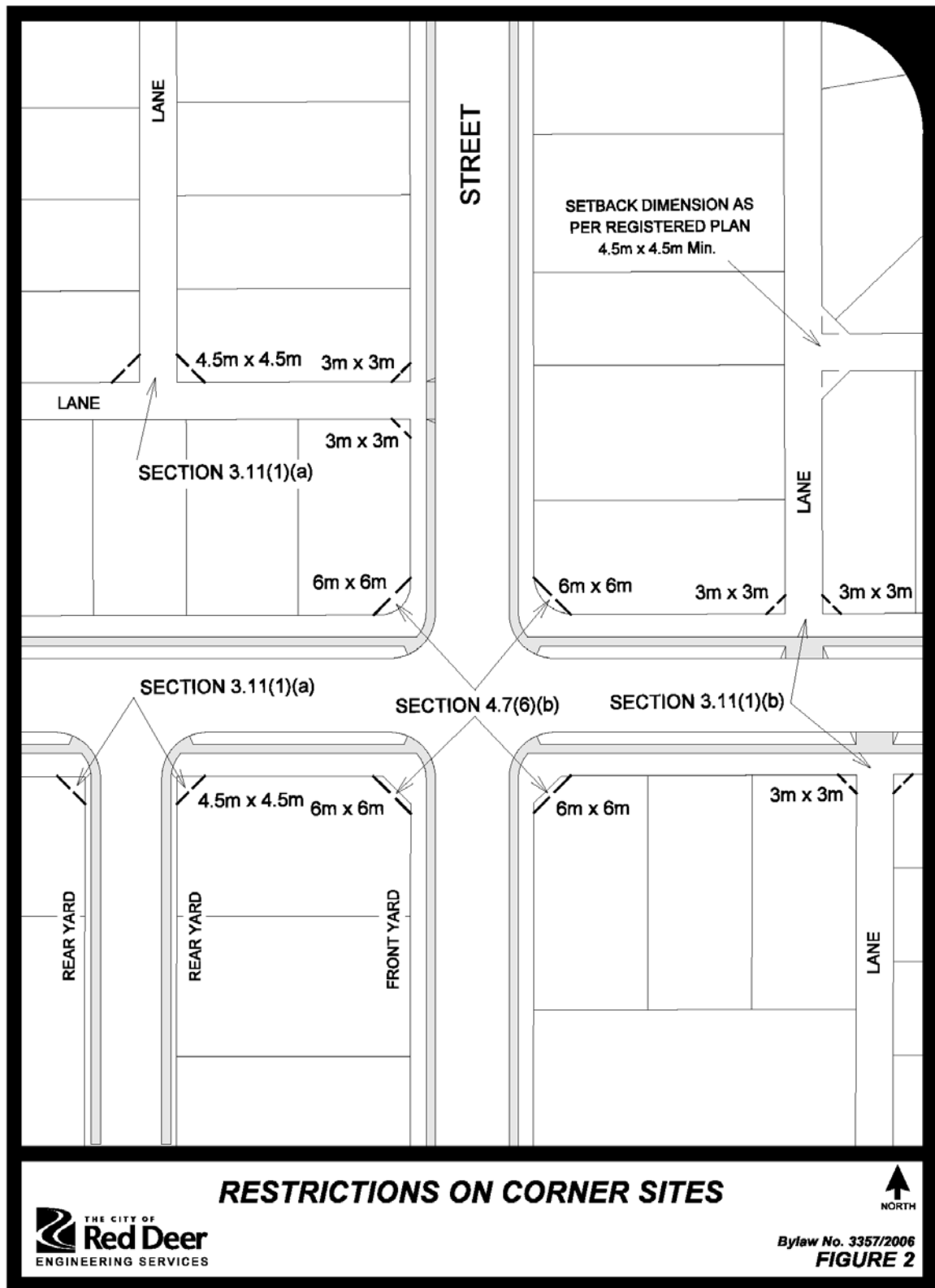


Figure 2-Restrictions on Corner Sites

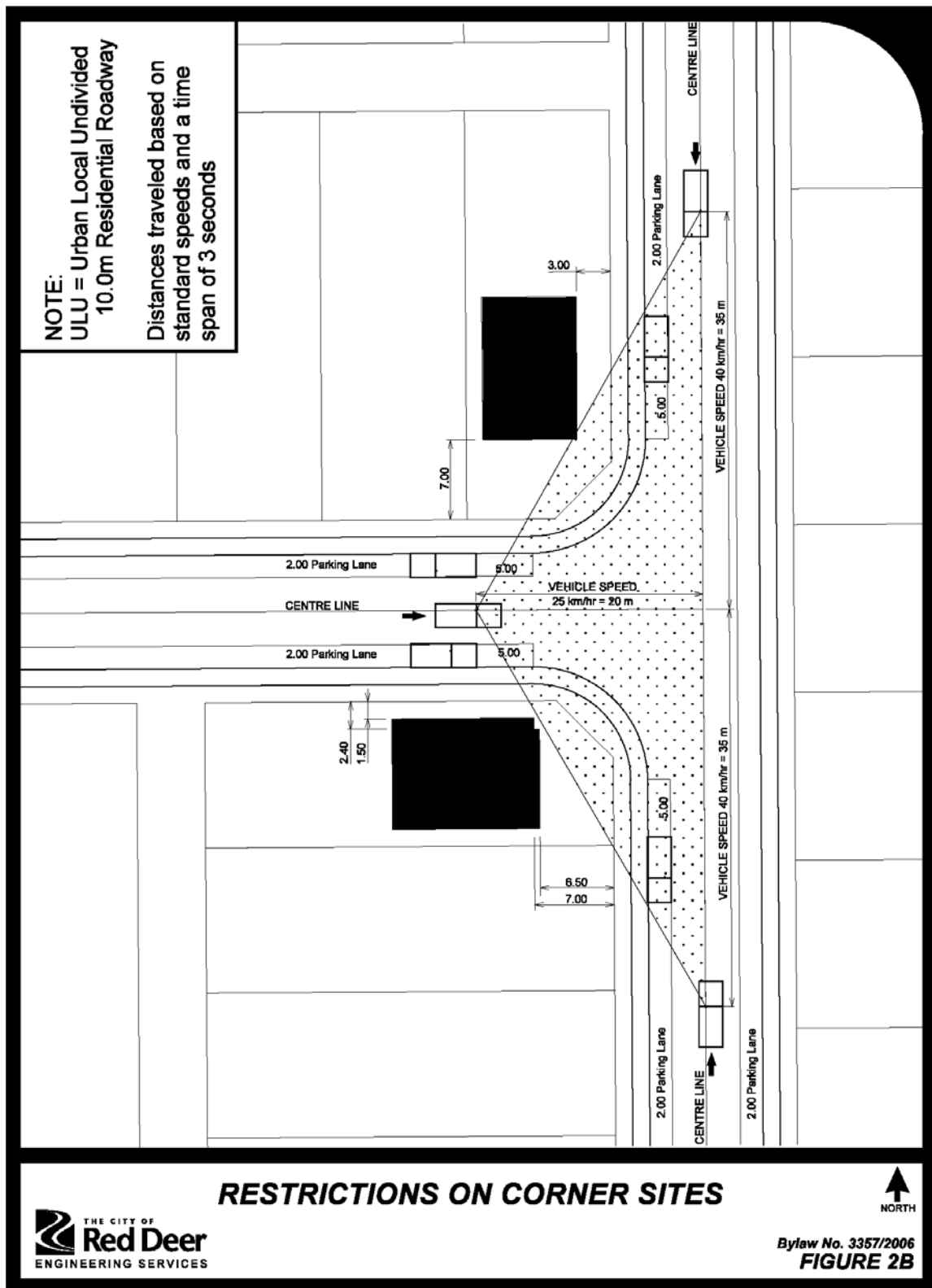


Figure 2B-Restrictions on Corner Sites

¹3.12 - DELETED

²Figure 3-Major Entry Areas - DELETED

3.13 Roof Drainage

- (1) All roof drainage shall be directed onto the site or as specified by the Development Authority.

3.14 Similar Use Permit

- (1) The list of discretionary uses for any land use district shall be deemed to include any use which is, in the opinion of the Commission, consistent with the overall intent of the land use district and similar to a listed permitted or discretionary use.

3.15 Building Heights

- (1) The height of a building is the vertical distance measured from the average grade to the highest point of the building.
- (2) The highest point of a building shall be determined without considering an elevator housing, roof stairway entrance, water tank, ventilating fan, skylight, steeple, chimney, smokestack, fire wall, parapet wall, roof sign, aerial array, flag pole or similar device or feature not structurally essential to the building.

3.16³ DELETED

3.17 Satellite Dish Antennas

- (1) No satellite dish antenna:
 - (a) shall be located in a front or side yard abutting a street,
 - (b) shall be illuminated, or
 - (c) shall exhibit or display any advertising.

¹ 3357/G-2016

² 3357/G-2016

³ 3357/W-2015

- (2) Satellite dish antennas greater than 0.8 m in diameter may not be erected in any residential district in such a manner that any part thereof is more than 3.0 m above the grade level, without the approval of the Development Authority.
- (3) Satellite dish antennas 0.8 m in diameter or less:
 - (a) in the case of a residential structure with a pitched roof, no portion of the satellite dish antenna may be located above the highest point of the pitched roof, without the approval of the Development Authority,
 - (b) in the case of a residential structure with a flat roof, may be attached to the building's fascia or soffit or any lower location.

3.18 Utility Regulation Stations

- (1) The Commission may approve the erection of a gas, electricity or waterworks pumping, regulating, transformer or storage building or equipment, on a site, notwithstanding that such development does not conform to the area or side yard requirements of this Bylaw.

3.19 Electrical Overhead Wiring Separation Distance

- (1) No building which exceeds 4.4 m in height may be constructed so that any part of it is closer than 4.3 m to a boundary which is adjacent to existing overhead wiring.
- (2) No building which is less than 4.4 m in height may be constructed so that any part of it is closer than 2.5 m to a boundary which is adjacent to existing overhead wiring.
- (3) In order to accommodate electrical wiring and equipment, the Development Authority may require the registration of an easement as a condition of the issuance of a development permit.
- (4) Where there is a difference between the setback required under this section and the setback required under Parts 4-8 of this Bylaw, the greater distance shall prevail.

3.20 Fence Regulations

- (1) No person shall erect or cause to be erected or shall have or maintain on any property located in the City of which he is the owner, occupant, tenant or lessee:
 - (a) any barbed wire fence or other barbed wire structure or any fence which is surmounted by nails, sharpened spikes, broken glass or other dangerous objects or materials; or

- (b) any electrified fence.
- (2) Subsection (1)(a) shall not apply:
 - (a) where barbed wire is placed on a fence at a height of not less than 1.83 m above the level of ground on a fence in a non-residential district;
 - (b) where the fence is located on land designated A-1 Future Urban Development District under this land use bylaw.
- (3) A fence in a residential district or other district in which the principle use is residential, must meet the following requirements:
 - (a) the portion of a fence which is located between the front of the building and the rear property line or along the rear property line may not exceed 2.0 m in height;
 - (b) the portion of a fence which is located between the front of the building and the front property line may not exceed 0.9 m in height.
- (4) For the purpose of subsection (3) the height of a fence is measured from ground level to the top of the fence, except where the fence is located on a retaining wall, in which case the height of the fence shall include the height of the retaining wall.
- (5) The Development Authority may grant a relaxation to the height requirement set out in subsection 3.20 (3).
- (6) No development permit is required for a fence in a residential district or other district in which the primary use is residential except unless a height relaxation under section 3.30 (5) is requested.
- (7) No development permit is required for a fence in a non-residential district.
- (8) ¹No person shall construct, allow or permit a fence to be located on City property, including a road or lane right-of-way, City boulevard, utility lot or municipal reserve lot, without the expressed written permission of The City.

¹ 3357/A-2012

3.21 Cremation Regulations

- (1) The use of a crematorium, retort or cremation chamber must not result in any noise, odor, smoke or other nuisance which emanates beyond the boundaries of the premises on which the use takes place.

3.22 Public Property Regulations

- (1) No person shall park or leave a vehicle, or any part of a vehicle, on or over any public property.
- (2) The prohibition in subsection (1) does not apply to a vehicle which is parked:
 - (a) in a designated parking stall or designated parking areas;
 - (b) on any carriageway intended for the passage of vehicles and where not otherwise prohibited;
 - (c) on public property in accordance with a license from or the express approval of The City.
- (3) Where one or more vehicles are parked or left on public property contrary to subsection (1), it shall be a separate offence for each day that such vehicle(s) is so parked or displayed.
- (4) No person shall store, display or sell goods on any public property, except in accordance with the terms of a valid City business license or other lawful authority granted by The City.
- (5) Subsection (4) does not prohibit occasional sidewalk sales provided that such sales do not impede pedestrian traffic on the sidewalk.

3.23 Objects Prohibited or Restricted in Yards

- (1) No person in lawful possession or control of a site shall allow or permit a trailer parked on such site to be used for living or sleeping accommodation except as follows:
 - (a) A trailer parked in an approved campground.
 - (b) A trailer parked in the Westerner Exposition site if their on-site campground is full or if exhibitors require close proximity to on-site facilities.

- (c) A self-container trailer parked in the parking lot of a church, school, recreation venue site, community centre or major hotel with conference/convention facilities providing:
- (i) the occupant has obtained consent from the owner of the site and is attending a function or event in a facility on that site;
 - (ii) the owner of the site has obtained approval from the Development Authority;
 - (iii) overnight parking on the site does not exceed two consecutive nights unless approved by the Development Authority;
 - (iv) overnight parking on the site shall not exceed two occasions per calendar month unless approved by the Development Authority;
 - (v) no fees shall be charged for overnight parking;
 - (vi) the owner of the site will be responsible to ensure that all City of Red Deer Bylaws, including the Public Order Bylaw, are complied with.
- (d) A trailer parked on a site in a residential district for 48 hours or less between the first day of April and the thirty-first day of October each year providing:
- (i) the owner of the site obtains approval from the Development Authority;
 - (ii) no rent or fees are paid for the use of the site or facilities;
 - (iii) the period shall in no circumstances exceed thirty days without prior approval of the Development Authority.

3.24 ¹DELETED

¹ 3357/L-2009, 3357/Q-2015

3.25 ¹Community Gardens

Community Gardens are discretionary use in all districts and subject to approval by the Development Authority.

3.26 ²Temporary Buildings

(1) A temporary building may not be erected without the permission of the Development Authority which may be granted as follows:

- (a) any district other than a residential district subject to the owner agreeing to remove such a building in accordance with the terms and conditions stipulated by the Development Authority.
- (b) a residential land use district provided that:
 - (i) no such temporary building shall have a floor area exceeding 16.5 square metres, be more than 3.0 metres in height or be set back less than 1.2 metres from the side of the property line; and
 - (ii) the owner enters into an agreement to remove such a building in accordance with the terms and conditions stipulated by the Development Authority;
 - (iii) there shall be no more than one temporary building per site;
 - (iv) a temporary building being used as a garage must be placed in the rear yard only;
 - (v) in the case of a pre-manufactured temporary building, the elevations shall be subject to the approval of the Development Authority;
 - (vi) the temporary building must be set back at least 1.2 metres from the property line; and
 - (vii) the permit for the temporary building shall expire at the end of 24 months unless extended by the Development Authority.

(c) ³Through a Special Event Permit

(2) If an owner fails to comply with the terms and conditions of a temporary building permit, the Development Authority may remove or cause to be removed such building as the case may be, the costs of which shall be charged against the lands

¹ 3357/P-2011

² 3357/X-2014

³ 3357/V-2017

upon which the temporary building is situated and shall be payable by the owner to The City on demand.

- (3) A temporary building may not be used as a dwelling