

RM of Meadow Lake #588 – Zoning Bylaw #10/18 Consolidated Version

RURAL MUNICIPALITY OF MEADOW LAKE No. 588

ZONING BYLAW

Prepared for:

THE RURAL MUNICIPALITY OF MEADOW LAKE NO. 588

Prepared by:



RM of Meadow Lake #588-Zoning Bylaw #10/18 Consolidated Version

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LANDSCAPE ARCHITECTURE AND PLANNING Saskatoon, SK

OCTOBER 2018



The Rural Municipality of Meadow Lake No. 588

Bylaw No. 10/18

A Bylaw of the Rural Municipality of Meadow Lake No. 588 to adopt a Zoning Bylaw.

The Council of the Rural Municipality of Meadow Lake No. 588, in the Province of Saskatchewan, in open meeting assembled enacts as follows:

- (1) Pursuant to Section 34(1) of *The Planning and Development Act, 2007* the Council of the Rural Municipality of Meadow Lake No. 588 hereby adopts the Rural Municipality of Meadow Lake No. 588 Zoning Bylaw, identified as Schedule "A" to this Bylaw.
- (2) The Reeve and Administrator of the Rural Municipality of Meadow Lake No. 588 are hereby authorized to sign and seal Schedule "A" which is attached to and forms part of this Bylaw.
- (3) Bylaw No. 20-14, the R.M. of Meadow Lake No. 588 Zoning Bylaw, and all amendments thereto, are hereby repealed.
- (4) This Bylaw shall come into force on the date of final approval by the Minister of Government Relations.

Read a first time the	13	day of	August	, 2018
Read a second time the	_10	day of	gene	,2019
Read a third time the	_10	day of	gene	,2019
Adoption of Bylaw this	_10_	day of	Operce	, 2019

(Administrator)



Certified a True Copy of the Bylaw adopted by Resolution of Council

On the 10 day of ______, of the year 20/9

APPROVED
REGINA, SASK.
June 28, 2019

Assistant Deputy Minister
Ministry of Government Relations

THE RURAL MUNICIPALITY OF MEADOW LAKE NO. 588 ZONING BYLAW

Being Schedule "A" to Bylaw No. 10/18 of the Rural Municipality of Meadow Lake No. 588

SEAL (Reeve)

*(Chief Administrative Officer)



RM of Meadow Lake #588 – Zoning Bylaw #10/18



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1 INTRODUCTION

1.1 TITLE

This Bylaw shall be known as the "Zoning Bylaw of the Rural Municipality of Meadow Lake No. 588".

1.2 SCOPE

All development within the limits of the municipality shall be in conformity with the provisions of this bylaw, subject to the right of appeal provisions of *The Planning and Development Act*, 2007 (The Act).

1.3 PURPOSE

This is a Bylaw to control the use and development of the land in the municipality and assist in implementing the Official Community Plan for the Rural Municipality of Meadow Lake No. 588.

1.4 SEVERABILITY

If any part of this Bylaw, including anything shown on the Zoning District Map, is declared to be invalid for any reason, by an authority of competent jurisdiction, that decision shall not affect the validity of the Bylaw as a whole, or any other part, section or provision of this Bylaw.

2 INTERPRETATION

Whenever in this bylaw the following words or terms are used, they shall, unless the context otherwise provides be held to have the following meaning:

Accessory Building or Use: a building or use which:

- (a) is subordinate to and serves the principal building or principal use;
- is subordinate in area, extent and purpose to the principal building or principal use served;
- contributes to the comfort, convenience or necessity of occupants of the principal building or principal use served; and,
- (d) is located on the same site as the principal building or principal use served.

Act, The: The Planning and Development Act, 2007, as amended.

Agriculturally related commercial and industrial uses: includes,

- (a) grain and seed storage, cleaning and drying;
- (b) fertilizing mixing sales (subject to provincial regulations);
- (c) livestock and poultry breeding services;
- (d) abattoirs; and,
- (e) other agriculturally related services.

Agroforestry: a collective name for the practice of intentionally using trees within land use systems and practices in which woody perennials are deliberately integrated with crops and/or animals on the same land management unit either in a spatial or temporal sequence.

Alteration: any structural change or addition made to any building or structure.

Amusement Park: development including go-cart, paint ball and miniature golfing facilities, concessions and arcades, swimming pools, water slides, batting cages and other similar uses.

Ancillary Use: a use that is secondary and subordinate in size, extent and purpose to the principal use on the same site, but is not necessary for the operation of the principal use on that site.

Animal, Exotic: any animal that is not domesticated in Saskatchewan and is wild by nature.

Animal Unit: the kind and number of animals calculated in accordance with the following:

Kind of Animal	Number Equaling One Animal Unit	
(1) Poultry		
(a) hens, cockerels, capons	100	
(b) chicks, broiler chicks	200	
(c) turkeys, geese, ducks	50	
(d) exotic birds	25	

• •	3
	4
	6
(d) weanling pigs	20
Wild Boars	
(a) boars or sows	3
(b) gilts	4
(c) feeder pigs	6
(d) weanling pigs	20
Sheep	
(a) rams or ewes	7
(b) lambs	14
Goats, Llamas, Alpacas, etc.	7
Cattle	
(a) cows or bulls	1
(b) feeder cattle	1.5 2 4
(c) replacement heifers	2
(d) calves	4
Horses	
(a) colts or ponies	2
(b) other than colts or ponies	1
Other	
(a) domesticated native ungulates	
(deer, elk, bison, etc.)	1
	(b) gilts (c) feeder pigs (d) weanling pigs Sheep (a) rams or ewes (b) lambs Goats. Llamas, Alpacas, etc. Cattle (a) cows or bulls (b) feeder cattle (c) replacement heifers (d) calves Horses (a) colts or ponies (b) other than colts or ponies Other (a) domesticated native ungulates

Apartment House: a building divided into three (3) or more dwelling units as herein defined, each of which is occupied or intended to be occupied as a permanent home or residence, as distinct from a hotel or motel, but excluding townhouses and street townhouses as herein defined.

Auction Market: a building, structure, or lot, or part thereof, used as a premise where goods and materials that are to be sold by public auction.

Applicant: a developer or person applying for a development permit under this bylaw.

Bare Land Condominium: a condominium divided into bare land units, as defined in *The Condominium Property Act, 1993.*

Bare Land Unit: a bare land unit as defined in The Condominium Property Act, 1993.

Bed and Breakfast Home: a dwelling unit in which the occupants thereof use a portion of the dwelling unit for the purpose of providing, for remuneration, sleeping accommodation and one meal per day to members of the general public, for periods of one week or less, and in which:

- not more than three bedrooms within the dwelling unit are used to provide such sleeping accommodation;
- (b) the dwelling unit is the principal residence of the persons receiving the remuneration and providing the sleeping accommodation and one meal per day; and,
- (c) the meal which is provided is served before noon each day.

Building: a structure used for the shelter or accommodation of persons, animals, or chattels.

Building Bylaw: any bylaw of the Rural Municipality of Meadow Lake No. 588 regulating the erection, alteration, repair, occupancy or maintenance of buildings or structures.

Building Floor Area: the maximum habitable area contained within the outside walls of a building, excluding in the case of a dwelling unit any private garage, porch, sunroom, unfinished attic or unfinished basement.

Building Height: the vertical distance of a building measured from grade level to the highest point of the roof surface, if a flat roof; to the deck line of a mansard roof; and to the mean height level between eaves and ridge for a gable, hip or gambrel roof (refer to Figure 2-1).

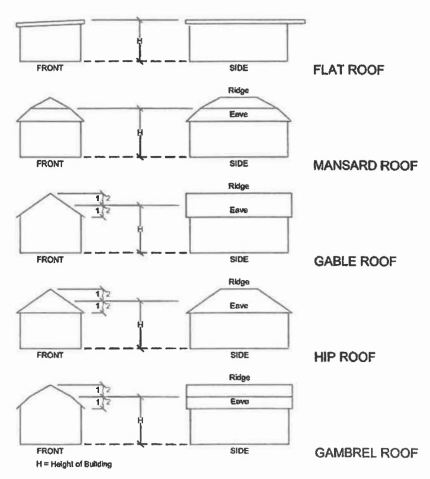


Figure 2-1: Interpretation of Building Height Measurement

Building Line, Established: a line, parallel to the front site line (and, in the case of corner sites, a line, parallel to the side site line along the flanking street), and set back the average distance from the edge of the street to the main walls of the existing buildings on a side of any block of the street where more than half the lots have been built on.

Building Permit: a permit issued under a building bylaw of the municipality authorizing the construction of all or part of any building.

Building, Principal: the main building in which the principal use of the site is conducted.

Business Dwelling: an accessory dwelling unit accessory to a commercial or industrial use in a commercial or industrial zoning district that is intended to accommodate an owner, manager, employee of the company who must live onsite to accomplish their tasks.

Campground: the seasonal operation of an area of land managed as a unit, providing temporary short-term accommodation for tents, tent trailers, travel trailers, recreational vehicles and campers, used by travellers and tourists.

Campsite: a designated and delineated area within a campground, tourist camp or trailer court that is intended to accommodate a single tent, tent party or trailer coach.

Cannabis Production Facility: a facility, approved under federal and provincial regulations, that is used in whole or in part for the planting, cultivation, testing, harvesting, processing and distribution of the cannabis plant and any of its derivatives.

Cannabis Retail Store: a retail store, approved under federal and provincial regulations that sells cannabis and any of its derivatives.

Carport: a roofed enclosure for the parking of a motor vehicle or motor vehicles which has less than 60% of the total perimeter enclosed by walls, doors or windows and is attached to a principal building.

Car Wash: a building or portion of a building which is used for the washing of vehicles, including full service, automatic and hand operated facilities.

Cemetery: property used for the internment of the dead and may include facilities for the storage of ashes of human remains that have been cremated.

Club: a group of people organized for a common purpose, to pursue common goals, interests or activities, usually characterized by certain membership qualifications, payment of dues or fees, regular meetings, and a constitution and bylaws; and shall include lodges and fraternal organizations.

Community Centre: a building or facility used for recreational, social, educational or cultural activities and which is owned by a municipal corporation, non-profit corporation or other non-profit organization.

Construction Trades: offices, shops and warehouses, with or without associated retail sales of plumbing and heating, electrical, carpentry, masonry and other trades associated with construction of buildings.

Convenience Store: a store offering for sale primarily food products, beverages, tobacco, personal care items, hardware and printed matter and which primarily provides a convenient day-to-day service to residents in the vicinity.

Council: the Council of the Rural Municipality of Meadow Lake No. 588.

Cultural Institution: an establishment such as a museum, art gallery, library and similar facilities of historical, educational or cultural interest.

Custodial Care Facility: either:

- (a) a facility for the temporary detention or open custody of persons pursuant to the provisions of The Youth Criminal Justice Act (Canada) or The Summary Offences Procedure Act, 1990 (Saskatchewan); or,
- (b) a facility for the accommodation of persons participating in a community training program pursuant to *The Correctional Services Act*.

in which the number of persons in detention, custody or residence does not exceed five.

Day Care Centre: a facility for the non-parental care of over four (4) preschool age children on a daily basis and licensed under *The Child Care Act*.

Deck: a raised open platform, with or without rails, attached to a principal building.

Development: the carrying out of any building, engineering, mining or other operations, in, on, or over land, or the making of any material change in the use or intensity of use of any building or land.

Development Permit: a document authorizing a development issued pursuant to this Bylaw.

Discretionary Use: a use or form of development specified in this Bylaw, which may be allowed following application to, and approval of, the Council; and which complies with the development standards, as required by Council, contained in this Bylaw.

Dwelling: a building used or intended for residential occupancy excluding Mobile Home, but may include a Manufactured Home, Modular Home or a Ready-to-Move Home as herein defined.

Dwelling Group: a group of two or more detached one unit dwellings, two unit dwellings or multiple unit dwellings or combinations thereof occupying the same site.

Dwelling, Manufactured: a factory-built, one or two section dwelling, conforming to the CSA Standard CAN/CSA-Z240 and A277, and which is transported to the site for placement on a fixed approved foundation which complies with the requirements of the National Building Code of Canada.

Dwelling, Modular: a dwelling which is constructed of pre-fabricated parts, unit modules and/or finished sections built in a factory, and which are transported to the site for assembly on a fixed approved foundation which complies with the requirements of the National Building Code of Canada.

Dwelling, Multiple Unit Apartment Style: a building divided into three or more units as herein defined, each of which is occupied or intended to be occupied as a permanent home or residence, but not hotels, motels or townhouses.

Dwelling, Multiple Unit Townhouse: a multiple unit dwelling in which each unit has its own entrance to the outside and each unit is separated from other units by a common wall or ceiling which has no openings.

Dwelling, Multiple Unit: a building divided into three or more dwelling units as herein defined and shall include townhouses and apartments but not hotels, or motels.

Dwelling, Ready-to-Move (RTM): a ready-to-move one unit dwelling which is built to completion offsite using conventional lumber and building practices according to the current National Building Code of Canada, and which is transported to the site as a complete unit for placement on a fixed approved foundation which complies with the requirements if the Nation al Building Code of Canada.

Dwelling, Semi-Detached: a building divided vertically into two dwelling units by a common party wall which separates the two units without opening.

Dwelling, Single Detached: a detached building consisting of one dwelling unit as herein defined, but shall not include a mobile home as herein defined.

Dwelling, Street Townhouse: a dwelling unit on its own site, attached to two or more other dwelling units, each on their own sites, in which each unit has its own entrance to the outside and each unit is separated from other units by a common wall or ceiling which has no opening.

Dwelling, Two-Unit: a building divided horizontally into two separate dwelling units.

Dwelling Unit: a separate set of living quarters, whether occupied or not, usually containing sleeping facilities, sanitary facilities and a kitchen or kitchen components. For the purpose of this definition, "kitchen components" include, but are not limited to, cabinets, refrigerators, sinks, stoves, ovens, microwave ovens or other cooking appliances and kitchen tables and chairs.

Educational Institution: post-secondary college, university or technical institution, but shall not include a private school.

Estimated Peak Water Level (E.P.W.L.): the calculated water level used to determine the flood hazard area. It is based on the 1:500 peak flow for rivers, and the higher of the 1:500 peak calm level or the 1:100 peak calm level with a 1:5 wind from the most critical direction for most lakes.

Face Area, Sign: the area of the single face of any sign and is calculated using the illustration in Figure 2-2.

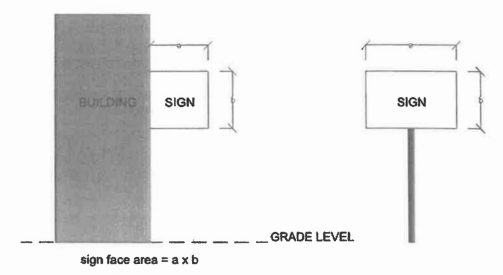


Figure 2-2: Calculation of Sign Face Area

Face Area, Total Sign: the total amount of sign face area on a sign including all sides.

Farm: the land, buildings, and machinery used in the commercial production of farm products.

Farm Dwelling: a dwelling unit accessory to a farm operation, intensive livestock operation or intensive agriculture operation.

Farm Based Business: an occupation carried on by the operators of a farm, ancillary to the principal use.

Farm Operation: conditions or activities which occur on a farm in connection with the commercial production of farm products, including agroforestry, but not including Intensive Livestock Operations or Intensive Agricultural Operations.

Farm Product: those plants and animals useful to man and including, but not limited to:

- (a) forages and sod crops;
- (b) grains and feed crops;
- (c) dairy and dairy products;
- (d) poultry and poultry products;
- (e) livestock, including breeding and grazing;
- (f) fruits;
- (g) vegetables;
- (h) flowers;
- (i) seeds;
- (j) grasses;
- () Brassi
- (k) trees;
- (1) apiaries and honey production;
- (m) equine and other similar products; and,
- (n) other product which incorporate the use of food, feed, fibre or fur

Farm Worker: a person employed by a farm operation that is essential for its day to day operation.

Fence: an artificially constructed barrier erected to enclose or screen areas of land.

Financial Institution: a bank, credit union, trust company, or similar establishment.

Fish Management Activities: activities involved in the proper management of an area of a water body and the surrounding shoreline for the continuous production of fish therefrom.

Flankage: the side site line of a corner site which abuts the street.

Flood Hazard Area: the flood hazard area the area below the E.P.W.L. The flood hazard area has two zones; the Flood Fringe and the Floodway.

Flood Fringe: a zone within the flood hazard area where some types of development may occur if suitably flood-proofed. The Flood Fringe is typically defined as that portion of the flood hazard area where:

(a) depth of inundation above natural ground is less than 1.0 metre;

(b) flow velocities are less than 1.0 metre per second; and,

(c) encroachment (fill) into the Flood Fringe would raise upstream water levels by less than 0.3 metres.

Floodway: a zone within the flood hazard area where typically only necessary infrastructure is allowed (e.g. water intakes and outfalls, bridge piers and abutments, etc.) or development that is of low value and non-obstructive (e.g. parks, nature areas, parking lots, and recreational trails). The Floodway contains the deepest, fastest, and most destructive floodwaters and is typically defined as that portion of the flood hazard area where:

(a) depth of inundation above natural ground is more than 1.0 metre;

(b) flow velocities are greater than 1.0 metres per second; or,

(c) encroachment (fill) into the Floodway would raise upstream water levels by more than 0.3 metres.

Flood Proofing: techniques or measures taken to permanently protect a structure or development from flood damage. These can include measures such as elevating building (e.g. building on fill or piers), constructing dykes, creating upstream storage, diversions, and channelization.

Foreshore: the Crown Land lying between the shore of any watercourse and registered surface parcels.

Forest Management Activities: activities involved in the proper management of an area of forest land for the continuous production of timber therefrom.

Forest Product Processing: a value-added processing operation that manufactures, packages, labels, distributes, or stores any forest products.

Forestry: all plans and operations involved in the management of products in the forest.

Gas Bar: a building or facility used for the retail sale of motor vehicle fuels from fixed pumps.

Hazard Land: land which may be subject to flooding, ponding, slumping, subsidence, landslides, erosion, or contamination by hazardous material.

Hazardous Material: any product, substance or organism which, because of its quantity, concentration or risk of spill, or its physical, chemical or infectious characteristics, either individually or in combination with other substances, is an existing or potential threat to the physical environment, to human health or to living organisms, including but not limited to:

- (a) corrosives;
- (b) explosives;
- (c) flammable and combustible liquids;
- flammable solids. substances liable to spontaneous combustion, substances that on contact with water emit flammable gases;
- (e) gases, compressed, deeply refrigerated, liquified or dissolved under pressure;
- (f) oxidizing substances; organic peroxides;
- (g) poisonous (toxic) and infectious substances;
- (h) radioactive materials;
- (i) waste Dangerous Materials; and,
- (i) any other environmentally hazardous substance.

Health Care Clinic: a facility or institution engaged in the provision of services for health maintenance, diagnosis or treatment of human pain, injury or other physical condition on an out-patient basis.

Highway Sign Corridor: a strip of land parallel and adjacent to a provincial highway where private signs may be permitted to advertise goods and services of local area businesses and attractions, as provided by regulations of the Department of Highways and Infrastructure entitled "The Erection of Signs Adjacent to Provincial Highway Regulations, 1986", as may be amended from time to time.

Home Based Business: an occupation carried on by the occupants of a residence ancillary to a principal use.

Hotel: a building or part of a building used as a place for sleeping accommodation with or without meals, and which may have a licensed beverage room, but does not include a motel.

Institutional Camp: an area of land containing sleeping accommodations and facilities which are used to provide short term accommodation for persons engaged in passive or active recreation or leisure, which, without limiting the generality of the foregoing, shall include the following: children's camp or establishment, religious camp, artist's camp, retreat, educational camp, recreational camp, sports camp or other similar camp or establishment.

Intensive Agricultural Operation: a principal use that produces a crop that is grown in buildings or under structures, using hydroponic techniques, or by use of intensive irrigation and fertilizer application, but not including an intensive livestock operation.

Intensive Livestock Operation (ILO): the operation or facilities for rearing, confinement or feeding of poultry, hogs, sheep, goats, cattle horses or domesticated game animals, in such numbers that the facility and portion of a site used for the operation:

- (a) will contain 300 or more animal units; and,
- (b) provides less than 370 m² of space for each animal unit contained therein.

Intersection: an area where two or more streets or lanes meet or cross at grade.

Junk and Salvage Yards: uses including, but not limited to, uses involved in salvaging, storing or selling

scrap metal, paper, plastic, glass, wood and other waste material, as well as unlicensed vehicles and used vehicle parts.

Kennel: the temporary accommodation of dogs, cats or other domestic animals for commercial purposes.

Lakeshore: the line denoting the ordinary high-water mark for any lake.

Landscaping: the modification and enhancement of a site through the use of any or all of the following elements:

- (a) hard landscaping: landscaping consisting of non-vegetative materials, such as brick, stone, concrete, tile and wood, but excluding monolithic concrete and asphalt;
- soft landscaping: landscaping consisting of vegetation, such as trees, shrubs, hedges and grass;
- (c) architectural elements: landscaping consisting of wing walls, sculptures, etc.

Lane: a public highway vested in the Crown as a secondary level of access to a lot or parcel of land.

Linear Park: dedicated land developed in a linear fashion, between 15 and 35 metres in width, intended to facilitate pedestrian and cycling transportation, and may also facilitate the management of storm water.

Loading Space: a space, measuring at least 2.4 metres in width and 8.4 metres in depth, located on a site, and having access to a street or lane, in which a vehicle may park to load or unload goods.

Lot: an area of land with fixed boundaries and which is of record with the Information Services Corporation by Certificate of Title.

Lounge: a room or area adjoining a restaurant that permits the sale of beer, wine or spirits for consumption on the premises, with or without food, and where no entertainment or dance floor is permitted, either in the lounge or in the restaurant attached to the lounge.

Mall: a single story commercial building in which, up to six (6) commercial uses are located together for their mutual benefit, each use having a separate entrance to the outside.

Marina: a building, structure or place, containing docking facilities and located on a waterway, where boats and boat accessories are stored, serviced, repaired or kept for sale and where facilities for the sale of marine fuels and lubricants may be provided.

Membrane-Covered Structure: a structure consisting of a frame that is covered with plastic, fabric, canvass or similar non-permanent material, which typically is used to provide storage for vehicles, boats, recreational vehicles or other personal property, or on a larger scale, for storage of commercial goods and materials. The terms shall also apply to structures known commonly as 'hoop houses', 'canopy-covered carports' and 'tent garages', and can be fully or partially covered. Gazebos are not membrane-covered structures.

Mineral Resource Processing: the blasting, crushing, washing, screening, weighing, sorting, blending and/or refining of mineral resources.

Minister: the member of the Executive Council to whom, for the time being, is assigned the administration of The Planning and Development Act, 2007.

Mobile Home: a trailer coach:

(a) that is used as a dwelling all year round;

(b) that has water faucets and shower or other bathing facilities that may be connected to a water distribution system;

(c) that has facilities for washing and a water closet or other similar facility that may be connected to a sewage system; and,

(d) that conforms to Canadian Standards Association, Construction Standard No. Z240.2.1-1979 and amendments thereto.

Mobile Home Court: any parcel of land on which two or more occupied mobile homes are located and includes any structure used or intended to be used as part of the equipment of such mobile home court.

Mobile Home Site: an area of land in a mobile home court for the placement of a mobile home.

Mobile Home Subdivision: any residential subdivision of land containing lots under either freehold or leasehold tenure for the purpose of accommodating mobile homes in such a manner that each mobile home is situated on its own lot and in which all such lots, public open spaces, internal streets and lanes, buffer zones and other amenity areas form a contiguous area of development.

Motel: an establishment consisting of a group of attached or detached living or sleeping accommodations each with a bathroom, located on a single lot and designed for use by the public, and may include a restaurant or licensed dining room.

Motor Vehicle, Farm and Heavy Equipment Use: any building, premises or land in which or upon which a business, service or industry involving the maintenance, servicing, storage or repair of commercial vehicles is conducted or rendered, including the dispensing of motor fuel or other petroleum products directly into moto vehicles and the sales of accessories or equipment for trucks or similar commercial vehicles.

Municipal Facility: land and / or structures owned by the Municipality that are used for:

- (a) office and meeting space;
- (b) storage of municipal equipment and supplies;
- (c) recreation; and/or,
- (d) other institutional purposes.

Municipality: The Rural Municipality of Meadow Lake No. 588.

Nacelle: the framing and housing at the top of a wind tower that enclose the gearbox and generator.

Non-Conforming Building: a building:

- (a) that is lawfully constructed or lawfully under construction, or in respect of which all required permits have been issued, at the date a Zoning Bylaw or any amendment to this Bylaw affecting the building or land on which the building is situated or will be situated becomes effective; and,
- (b) that on the date this Bylaw or any amendment to this Bylaw becomes effective does not, or when constructed will not, comply with this Bylaw.

Non-Conforming Site: a site, consisting of one or more contiguous parcels, that on the day of a zoning bylaw or any amendment to a zoning bylaw becomes effective, contains a use that conforms to the bylaw, but the site area or site dimensions do not conform to the standards of the zoning bylaw for that use.

Non-Conforming Use: a lawful specific use:

(a) being made of land or a building or intended to be made of land or a building lawfully under construction, or in respect to which all required permits have been issued, on the date of this bylaw or any amendment hereto becomes effective; and,

(b) that on the date this Bylaw or any amendment hereto becomes effective does not, or in the case of a building under construction or in respect of which all required permits have been

issued, will not comply with this Bylaw.

Office and Office Building: a building or part of a building used primarily for conducting the affairs of a business, profession, service, industry or government in which no goods or commodities of business trade are stored, transhipped, sold or processed.

Official Community Plan (OCP): the Official Community Plan Bylaw, as most recently amended, for the Rural Municipality of Meadow Lake No. 588.

Outfitter Base Camp: a commercial recreation facility that provides outfitting services by a licensed outfitter and which may include accommodation licensed under *The Public Accommodation Regulations* and the storage and provision of related outfitting equipment, or the dressing, butchering, cleaning or freezing of game or fish, as part of the service.

Outfitting Equipment: equipment and supplies, including boats, canoes and other water vessels, aircraft, motor vehicles, motors, fuel, fishing and hunting gear and any other equipment for use in:

(a) hunting, taking or catching wildlife;

(b) angling, taking or catching fish; and/or,

(c) ecotourism, including the viewing and photographing of natural areas, flora and fauna.

Parking Lot: an open area of land, other than a street, used for the temporary parking of more than four vehicles and available for public use whether cost-free, for a fee or for accommodation of clients or customers.

Parking, Off-Street: accommodation for the parking of vehicles off a public street or lane.

Parking Space, Vehicle: a space within a building or parking lot for the parking of one vehicle, having minimum dimensions of 2.4 metres wide by 5.5 metres deep, and which has access to a developed street or lane.

Passive Recreation Use: a recreational land use that does not require significant development upon the site and does not lessen the natural character of the area.

Permitted Use: a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

Personal Care Home: a facility licensed under *The Personal Care Homes Act* that provides long term residential, social and personal care, including accommodation, meals, supervision or assistance for persons who have some limits on ability for self-care, and are unrelated to the operator or owner.

Personal Service Shops: establishments engaged in providing the care of a person or their apparel, which include barber shops, hairstyle salons, laundries, dry cleaners, shoe repair, photographic studios and other similar uses.

Photography Studio: a place used for portrait or commercial photography, including the developing and processing of film, and the repair or maintenance of photographic equipment.

Place of Worship: a place used for worship and related religious, philanthropic or social activities and includes accessory rectories, manses, meeting rooms and other buildings. Typical uses include churches, chapels, mosques, temples, synagogues and parish halls.

Preschool: a facility which provides a program for preschool aged children.

Public Hospital: a hospital operated by the Regional Health Authority.

Public Utility: a government, municipality or corporation under Federal or Provincial statute which operates a public work.

Public Work: means:

- (a) systems for the production, distribution or transmission of electricity;
- (b) systems for the distribution, storage or transmission of natural gas or oil;
- (c) facilities for the storage, transmission, treatment, distribution or supply of water;
- (d) facilities for the collection, treatment, movement or disposal of sanitary sewage;
- (e) telephone, internet, cable television or light distribution or transmission lines; and,
- (f) facilities for the collection, storage, movement and disposal of storm drainage.

Principal Building: the main building in which the principal use of the site is conducted.

Principal Use: the main activities conducted on a site.

Public Utility: a government, municipality or corporation under Federal or Provincial statute which operates a public work.

Recreational Facility: a recreation or amusement facility open to the general public.

Recreation Vehicle: a unit intended to provide temporary living accommodation for campers or travellers; built as part of, or to be towed by, a motor vehicle; and includes truck campers, motor homes, tent trailers and travel trailers.

Recreational Vehicle, Park Model: a recreational vehicle that conforms to Canadian Standards Association Construction Standard No. Z241 Series Park Model Trailers.

Recycling Collection Depot: a building or structure used for collection and temporary storage of recyclable household material such as bottles, cans, plastic containers and paper. The following shall not be allowed at a recycling collection depot:

- (a) processing of recyclable material other than compaction;
- (b) collection and storage of paints, oil, solvents or other hazardous material; nor,
- (c) outdoor compaction.

Reeve: the Reeve of the Rural Municipality of Meadow Lake No. 588

Rental Suite: dwelling unit located within, and accessory to, a single detached dwelling, including the development or conversion of basement space or above-grade space to a separate dwelling unit, or the addition of new floor space to an existing single detached dwelling.

Residential Care Facility: a facility licensed under provincial statute to provide, in a residential setting, long term residential, social, physical, or personal care, including accommodation, meals, supervision or assistance for persons who have limits on ability for self-care, self supervision, and who are unrelated to the operator or owner.

Restaurant: a place where food and beverages are prepared and served to patrons seated at tables or counters, in a motor vehicle on the premises, or for off-site consumption, and may include a drive-through service window.

Retail / Service Commercial: the sale or display of merchandise to the public, including the storage of merchandise on or about the premises in quantities sufficient only to supply the establishment or establishments engaged in such merchandise sales, or providing the care of a person or their apparel and accessories, including but not limited to childcare services, beauty salons and barber shops, massage services, health clubs, tanning beds, spas, esthetician services, laundry services, laundromats, dry cleaning, shoe repair, tailor or seamstress services, photographic studios and other similar uses, including the provision of health related services.

Rotor: the blades and hubs of a wind turbine that rotate during its operation.

Rural Municipal Chief Administrative Officer: the Rural Municipal Chief Administrative Officer(s) for the Rural Municipality of Meadow Lake No. 588.

Safe Building Elevation (S.B.E.): the level defined by The Ministry of Municipal Affairs at time of subdivision and by municipal bylaw to which flood-proofing must be undertaken for developments in the flood hazard area. The S.B.E. is calculated as the E.P.W.L. plus a freeboard value. The freeboard allows for uncertainties in the calculations, and for other possible hazards such as ice shove, ice jams, and erosion. The Saskatchewan Water Security Agency usually recommends a freeboard of 0.5 m for most situations. For dykes used as flood-proofing, a freeboard of 0.6 m is usually recommended. In areas with high uncertainty in the hydrology or hydraulic response of the lake or river, a freeboard of up to 1.0 m may be recommended.

Sawmill: a building, structure or area where timber is cut or stored, either to finished lumber or as an intermediary step.

Sawmill, Portable: a mill which is clearly of a temporary nature and is designed, constructed or manufactured to be moved from lone place to another and does not rest upon a permanent foundation or permanent supports.

School: a body of pupils that is organized as a unit for educational purposes, that comprises one or more instructional groups or classes, together with the principal and teaching staff and other employees assigned to such body of pupils, and includes the land, buildings or other premises and permanent improvements used by and in connection with that body of pupils.

Screening: a fence, wall, berm or planted vegetation located so as to visually shield or obscure one abutting area of use from another.

Service Station: a place where petroleum products are kept for retail sales for automobiles and other motor vehicles and where repairs, rental, servicing, greasing, adjusting or equipping of automobiles or other motor vehicles may be performed, but not including painting, body work and major repairs.

Shipping Container: a prefabricated metal container or box specifically constructed for the transport of goods by rail, ship or transport truck and sometimes referred to as a sea can.

Sight Triangle: the triangular area formed, on corner sites, by the intersecting front and side site lines at a street intersection and the straight line joining said site lines (refer to Figure 2-3).

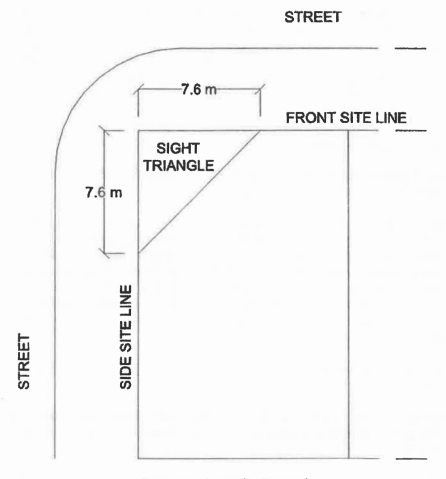


Figure 2-3: Sight Triangle

Sign: any writing (including letter or word), billboard, pictorial representation (including illustration or decoration), emblem (including devise, symbol or trademark), flag (including banner or pennant), or any other figure of similar character which:

- is a structure or any part thereof, or is attached to, painted on, or in any manner represented on a building;
- (b) is used to announce, direct attention to, or advertise a use or building; or,
- (c) is visible from outside the building.

Sign, Area Identification: a sign which identifies a cluster subdivision development or industrial area by of a name, identifying symbol or logo, but does not include any advertising of companies, products or services.

Sign, Billboard: a large poster panel with a maximum single sign face not to exceed 23.23 m² or a painted bulletin and includes any structure, panel, board or object designed exclusively to support such poster, panel, or a painted bulletin. These signs typically advertise off-site products and services.

Sign Face Area: the area of the single face of any sign.

Sign, Portable: a portable, free-standing sign, mounted on a wide based frame, with a single sign face area no greater than 6.0 m, which can be readily moved or transported to various locations.

Sign, Temporary: a removable sign erected for a period of time not exceeding six months.

Site: one or more contiguous lots under one title and used, or intended to be used, by a single principal use.

Site, Corner: a site at the intersection or junction of two (2) or more streets (refer to Figure 2-4).

Site, Interior: a site other than a corner site (refer to Figure 2-4).

Site, Lakefront: any residential site that abuts the bank of a lake, or that abuts municipal or environmental reserve land that abuts the bank of the lake, or abuts the foreshore.

Site, Through: a site not more than one lot in depth, having a frontage on two streets more or less parallel (refer to Figure 2-4).

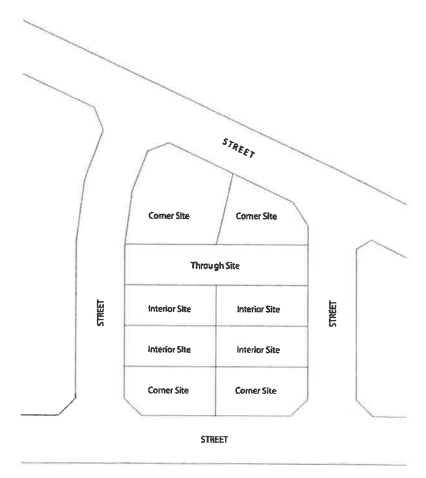


Figure 2-4: Illustration of Site Definition

Site Coverage: that portion of the site that is covered by principal and accessory buildings.

Site Drainage Plan: a plan which shows the existing and proposed topography of a site, with contour intervals and drawn to scale, with appropriate dimensions and sufficient spot elevations to adequately demonstrate to the Development Officer that the proposed drainage pattern will not have an adverse effect on neighbouring properties and streets.

Site Frontage:

- (a) for Rectangular Sites: the horizontal distance between the side site lines of the site measured along the front site line.
- (b) for Non-Rectangular Sites: the average of the horizontal distances between the side site lines of the site measured along the front and rear site lines.

Site Line, Front: the boundary at the front of the site.

Site Line, Rear: the boundary at the rear of the site and opposite the front site line.

Site Line, Side: a site boundary other than a front or rear site line.

Soft Landscaping: includes vegetation such as trees, shrubs, hedges ornamental plantings and grass, in addition to mulch, decorative aggregate and removable landscape blocks.

Special Care Home: a nursing home, supervisory care home, sheltered care home or other facility use for the purposes of providing supervisory care, personal care and nursing care.

Street: a public road or thoroughfare registered by plan of survey which affords the principal of access to abutting property, but shall not include an easement or lane.

Structure: anything that is built, constructed, or erected, located in, on, or over the ground, or attached to something located in or over the ground.

Subdivision: a division of land as described in the regulations pursuant to The Land Surveys Act, 2000.

Telecommunications Facility: includes,

- (a) microwave towers, including mobile (cellular) phone towers and associated facilities;
- (b) internet receiving and/or transmittal towers and associated facilities;
- (c) radar stations;
- (d) radio and television towers and associated facilities; and,
- (e) any other tower or structure used for receiving and/or transmitting electromagnetic radiation.

Temporary Building: a building without a foundation or footing, and that is to be removed upon expiration of a designated time period.

Temporary Use: a use established for a fixed period of time and that is to be discontinued upon the expiration of the time period specified for that use.

Temporary Work Camp: a temporary residential complex used to house camp workers by various contracting firms on a temporary basis of more than 28 days and less than one (1) year. The camp is usually made up of a number of mobile units, clustered in such fashion as to provide sleeping, eating, recreation and other basic living facilities.

Transloading Facility: means a facility used to transfer agricultural commodities or natural resources from one mode of transportation to another and may include rail lines, pipelines, tank storage, rail loading buildings, instrumentation, related office buildings, and other related facilities.

Tourism Base Camp: a commercial recreation facility which provides outfitting services for the viewing of natural areas and wildlife, but not including services for hunting, taking, catching or angling of wildlife or fish, and which may include accommodation licensed under *The Public Accommodation Regulations* and the storage and provision of related outfitting equipment.

Tourist Camp: a facility which has two or more cabins for the accommodation of the travelling public and may also have provision for the accommodation of trailers, tent trailers, tents and recreational vehicles.

Training Centre: an establishment which conducts technical training and instruction in a technical subject or trade.

Trailer Coach: any vehicle used or constructed in such a way as to enable it to be used as a conveyance upon public roads or highways and includes a self-propelled or non-self-propelled vehicle designed, constructed or reconstructed in such a manner as to permit occupancy as a dwelling or sleeping place for one or more persons notwithstanding that its running gear is removed or that it is jacked-up

Trailer Court: a site for the accommodation of two or more camp sites for trailer coaches, including any building or structure used or intended for use as part of the equipment for such trailer court, but does not include an industrial or construction camp.

Trapping: the taking of fur animals by a trapper licensed under the *Wildlife Act, 1998* and associated regulations, by means of traps, where the trapper has several traps operating at one time and checks them in a planned and regular manner, and may include temporary accessory buildings secondary and accessory to the use.

Tree Nursery: the use of land for raising shrubs, trees and bedding plants.

Truck Stop: any building, premises, or land in which or upon which a business, service, or industry involving the maintenance, servicing, storage, or repair of commercial vehicles is conducted or rendered, including the dispensing of motor fuel or other petroleum products directly into motor vehicles and the sales of accessories or equipment for trucks or similar commercial vehicles. A truck stop shall also be defined to include those overnight accommodations and restaurant facilities primarily for the use of truck crews.

Use: the purpose or activity for which a piece of land or its buildings is designed, arranged, occupied or maintained.

Use, Agricultural Related Commercial: a service to the agricultural community such as grain and seed cleaning and drying, fertilizer distribution, implement and machinery assemblage, sale and service, veterinary clinics, hatcheries, apiaries, bulk fuel sales, stock yards, feed mills, oil seed processing plants, and other similar uses.

Use, General Industrial: any of the following activities:

- (a) the processing of raw or finished materials;
- (b) the manufacturing or assembly of goods, products or equipment;
- (c) the cleaning, servicing, repairing or testing of materials, goods and equipment normally

associated with industrial or commercial businesses or cleaning, servicing and repair operations to goods and equipment associated with personal or household use, where such operations have impacts that would make them incompatible with non-industrial development;

- (d) the storage or transshipping of materials, goods and equipment, including warehouses;
- (e) the training of personnel in general industrial operations; or,
- (f) indoor display, office, technical or administrative support areas or any sales operation accessory to the general industrial use.

Use, Hazardous Industrial: an industrial use involving the manufacturing, storage, processing, transhipment, collection, treatment or disposal of hazardous materials or chemicals (specifically excluding agriculture fertilizer, herbicide or pesticide warehousing and/or sales facilities, depots for the collection of farm chemical containers, ethanol and biodiesel plants and associated production facilities, and transloading facilities for oil and gas resources).

Veterinary Clinic: a place for the care and treatment of small and/or large animals involving outpatient care and medical procedures involving hospitalization, and may include the keeping of animals in outdoor pens.

Warehouse: a building used primarily for the storage of goods and materials.

Wholesale Establishment: the sale of commodities to retailers or jobbers and shall include the sale of commodities for the purpose of carrying on any trade or business.

Waste Management or Disposal Facility, Liquid: a facility to accommodate any waste which contains animal, mineral or vegetable matter in solution or suspension, but does not include a manure storage area for an intensive livestock operation.

Waste Management or Disposal Facility, Solid: a facility, not including a waste transfer station, to accommodate discarded materials, substances or objects which originated from residential, commercial, institutional and industrial sources which are typically disposed of in municipal or private landfills, but not including dangerous goods, hazardous waste or biomedical waste.

Wildlife Management Activities: activities involved in the proper management of an area or region for the continuous production of wildlife therefrom.

Wind Energy Facility: a single wind turbine and all equipment, machinery and structures utilized in connection with the conversion of wind to electrical energy. This includes, but is not limited to, all associated transmission, storage, collection and supply equipment, substations, transformers, site access, service roads and machinery.

Wind Farm: a wind energy facility consisting of two or more wind turbines.

Wind Turbine: a device that converts kinetic energy of the wind into rotational energy to turn an electrical generator shaft. A wind turbine typically consists of a rotor, nacelle and supporting tower. The height of a wind turbine tower is measured from the base of the tower foundation to the highest point of the blades at their apex.

Yard: an unoccupied space open to the sky on the same site with a building or structure.

Yard, Front: that part of a site which extends across the full width of a site between the front site line and the nearest main wall of a building or structure.

Yard, Rear: that part of a site which extends across the full width of the site between the rear site line and the nearest main wall of a building or structure, except for sites located in the LD1 – Medium Density Lakeshore Development District and the LD2 – High Density Lakeshore Development District, where it shall be that part of a site which extends across the full width of the site between the rear site line and the eaves of a building closest to the rear site line or other structure.

Yard, Required: the minimum yard required by this Bylaw and within which, unless specifically permitted, no building or structure, or part of a building or structure shall be erected.

Yard, Side: that part of a site which extends from a front yard to the rear yard between the side line of a site and the nearest main wall of a building or structure except for sites located in the LD1 – Medium Density Lakeshore Development District and the LD2 – High Density Lakeshore Development District, where it shall be that part of a site which extends from a front yard to the rear yard between the side line of a site and the eaves of a building closest to the side site line or other structure.

Zoning District: a specifically delineated area of the municipality within which certain uniform requirements and regulations or various combinations thereof govern the use, placement, spacing and size of land and structures.

3 ADMINISTRATION

3.1 DEVELOPMENT OFFICER

The Rural Municipal Chief Administrative Officer (Chief Administrative Officer) shall be the development officer responsible for the administration of this Bylaw. The Chief Administrative Officer may appoint a Development Officer subject to the approval of Council, to whom duties in the administration of the Zoning Bylaw may be delegated.

3.2 APPLICATION FOR DEVELOPMENT PERMIT

- 3.2.1 No person shall undertake a development or commence a use unless a Development Permit has first been obtained, except as provided in Section 3.3. A Development Permit cannot be issued in contravention of any of the provisions of this Bylaw subject to Sections 213 to 227 of *The Act*.
- 3.2.2 All residences require a development permit, including farm residences.
- 3.2.3 Intensive livestock and poultry operations with 300 or more animal units shall be considered intensive livestock operations under this bylaw and will also require a development permit.

3.3 DEVELOPMENTS NOT REQUIRING A DEVELOPMENT PERMIT

- 3.3.1 Development listed in Section 3.3.2 of this Bylaw must be allowed in the zoning district in which they are located and must comply with the regulations of this Bylaw.
- 3.3.2 Developments which do not require a development permit include:
 - (1) Small Accessory Buildings

Single storey accessory buildings with a building floor area less than 9.3 m²

(2) Public Works

Any operation for the purposes of inspecting, repairing, or renewing sewers, mains, cables, pipes, wires, tracks or similar public works as required by a public utility, and the installation of service connections to property in the municipality.

Note: a permit is required for the installation of all new transmission lines and mains associated with facilities and systems for public works as defined herein.

(3) Municipal Facilities

Any facility, including buildings and structures, installed and operated by the Rural Municipality.

(4) <u>Signs</u>

Subject to the provisions of 4.10 of this bylaw.

(5) Maintenance

Maintenance and repairs that do not include any structural alterations.

(6) Fences

Except for Fences in the LR1 – Medium Density Lakeshore Residential District and the LR2 – High Density Lakeshore Residential District which require a permit and are subject to Sections 6.7.5(9) and 6.8.5(9) of this bylaw.

- (7) <u>Trapping</u>
- (8) Forestry and Forest Management within the Provincial Forest: These activities do not require a development permit from the R.M. of Meadow Lake but the appropriate government agency should be contacted and required permits obtained.

Forestry and forest management within the Provincial Forest does not require a permit.

- (9) Docks: Docks will not require a development permit but must conform to all other provisions of the Official Community Plan and Zoning Bylaw, and prior approval must be obtained from all relevant government agencies including but not limited to Saskatchewan Ministry of Environment and Fisheries and Oceans Canada.
- (10) Temporary Confinement of Livestock

The temporary confinement of livestock during the winter months as part of a farm operation that has been issued a valid development permit.

3.4 OTHER PERMIT REQUIREMENTS

- 3.4.1 A building permit shall not be issued unless a Development Permit, where required, has been issued.
- 3.4.2 Nothing in this Bylaw shall exempt any person from complying with the requirements of a building bylaw or any other bylaw in force within the municipality, or from obtaining permission required by this or any other law or bylaw in the municipality, the province or the federal government.
- 3.4.3 Where the provisions in this Bylaw conflict with those of any other municipal, provincial or federal requirement, the higher and/or more stringent standards shall prevail.

3.5 APPLICATION REQUIREMENTS

- 3.5.1 Applications for a development permit and applications for a discretionary use, with the exception of applications for a home-based business, shall be accompanied by the following:
 - (1) The names, addresses and telephone numbers of the applicant, property owner and person or consultant who prepared the plans being submitted, including a local contact person.

- (2) The proposed use of the site or building to be constructed, or the proposed use of the existing building floor area to be altered or occupied, including the area of the proposed building or renovations.
- (3) The complete legal description of the subject property.
- (4) A copy of a site plan, drawn to scale with appropriate dimensions, showing the following information:
 - (a) north arrow, roads adjacent to the site, all property boundaries, identified frontage of site, site area, site elevations, and the location of any existing buildings, structures, utility poles and wires, underground utilities, easements, building encroachments, and type and location of existing trees;
 - (b) the location and size of proposed buildings or structures, including all front, side and rear yard setback dimensions where relevant;
 - (c) the location and size of all entrances and exits to the site; and,
 - (d) the method and location of on-site sewage disposal facilities and, where proposed, manure storage facilities, including a valid sewage disposal permit issued by Public Health.
 - (e) for developments located in a lakeshore or hamlet residential district the following information must also be provided:
 - (i) The Development Officer may require, as a condition of an approved development permit, that the proponent furnish a Real Property Report (RPR), prepared by a Saskatchewan Land Surveyor, to confirm the location of completed foundation work for the proposed development in accordance with the requirements of the zoning bylaw, prior to the issuance of the building permit. At the discretion of the development officer, this provision may not apply to the issuance of a development permit approval for a proposed development that does not include the development of a building over 9.3 m² in floor area or the changing of site grades.

An RPR may be required at the discretion of the Development Officer as part of the development permit application to provide the following information:

- Contour lines at 1 meter intervals for sites on which the slope of the proposed building site is greater than 10% and for sites adjoining a water body. The requirement for site contour information shall not apply for development of a site that does not involve changes to site grades.
- For site adjoining a water body, the RPR shall show the bank of the water body and the water elevation at the date of the survey.
- (ii) An approval of an application for a development permit shall be issued on the condition that the applicant furnish a Real Property Report (RPR) to

confirm the completion of development and compliance with all the requirements of the approval and the bylaw. The RPR shall illustrate:

- the location of buildings and distances from of buildings from site lines.
- contour information to show the finished building grade and to confirm the manner of site drainage.
- compliance with any prescribed condition in the approval of a
 development permit, including the condition that a previously
 existing dwelling or structure being replaced by new development
 be removed from the site.
- 3.5.2 For certain developments or discretionary uses, additional information shall be required in support of the application, as follows:
 - (1) Mobile Home Court, Campground, Tourism Base Camp, Tourist Camp, Outfitter Base Camp and Trailer Court.

An applicant for a discretionary use approval for the above-uses shall provide documentation to Council's satisfaction:

- (a) a plan of the site, identifying any buildings, uses of land and the location of all roadways, buildings, structures, mobile home sites and campsites with dimensions. The addition or rearrangement of sites or accommodation facilities, the construction or moving of buildings, material changes in use of portions of land, or the filling or clearing of land shall require a development permit, and the applicant shall submit for approval an amended plan incorporating the proposed development.
- (2) Intensive Livestock Operation (ILO)

An applicant for a discretionary use approval for an intensive livestock operation shall provide the following documentation to Council's satisfaction:

- of distances to the nearest land uses, development types and municipal limits, whether within the municipality or within an adjacent municipality, listed in "Table 6-1 Required Separation Distances Between Uses" of the Official Community Plan and measured as specified in the notes to that table;
- (b) that the water supply is sufficient for the development and that the supply for neighbouring developments will not be adversely affected by the proposed operation;
- (c) of proposed methods of manure management, including on-site storage or stockpiling, transportation, and spreading, incorporation or disposal;
- (d) of proposed odour management and control measures, including proposed odour management and control related to earthen manure storage facilities and liquid manure lagoons, and odour management and control measures related to the ventilation of hog or poultry barns;

- (e) of the location and extent of sufficient lands to be used for the spreading of manure from the ILO, as well as proposals for the annual confirmation of the continued availability of such lands;
- (f) of the proposed methodology for monitoring on-site and neighbouring wells for water quality and quantity purposes after the ILO has begun operation, and for reporting on same to Council; and,
- (g) with applications for wild boar operations, of a containment plan, setting out in detail the techniques and methods to be used to keep the wild boars contained.

(3) Intensive Agricultural Operation

An application for a discretionary use approval for an intensive agricultural operation where intensive irrigation is required, shall provide the following documentation to Council's satisfaction:

(a) that the water supply is sufficient for the development and that the supply for neighbouring developments will not be adversely affected by the proposed operation.

(4) Commercial / Industrial Use

An applicant for a discretionary use approval for a commercial or industrial use may be required to provide:

(a) documentation, to Council's satisfaction, as specified in Section 3.8.2.2 of the Official Community Plan and documentation that the locational criteria in Table 6-1 of the Official Community Plan are satisfied.

(5) Hazardous Industrial Use

An applicant for a discretionary use approval for a hazardous industrial use shall provide documentation, to Council's satisfaction:

- (a) of distances to the nearest land uses, development types and municipal limits, whether within the Municipality or within an adjacent municipality, listed in "Table 6-1 Required Separation Distances Between Uses" of the Official Community Plan and measured as specified in the notes to that table (refer to Section 3.8.2.2
 (i) of the Official Community Plan); and
- (b) of the distance to the nearest permanent surface water course or permanent water body.

(6) Solid or Liquid Waste Management or Disposal Facility

An applicant for a discretionary use approval for a public work in the form of a solid or liquid waste management or disposal facility shall provide documentation, to Council's satisfaction:

(a) of distances to the nearest land uses, development types and municipal limits,

whether within the municipality or within an adjacent municipality, listed in "Table 6-1 - Required Separation Distances Between Uses" of the Official Community Plan and measured as specified in the notes to that table (refer to Section 3.3.2.2 of the Official Community Plan).

- (7) New Communal Water or Sewer System:
 - (a) An application for any new communal water system or communal sewer system shall include a copy of the system drawings, as required by the Public Health Act, 1994 and associated regulations or The Environmental Management and Protection Act and associated regulations.
- (8) Dwelling in a Country Residential or Lakeshore Residential Zoning District

An application for a development permit for a dwelling in any country residential or lakeshore residential zoning district shall provide:

- a copy of the site drainage plan, drawn to scale, with appropriate dimensions except for the following:
 - (i) development that does not involve the erection of buildings or changes in site grades.
- (9) Wind Energy Facility

An application for a wind energy facility shall provide documentation, to Council's satisfaction as follows:

- (a) A site location plan showing the subject property, adjacent roads, railways, telecommunications facilities (to ensure avoidance of microwave transmission corridors), property lines and all habitable buildings within one (1) one mile of the proposal.
- (b) A detailed site plan drawn to scale showing the location of the proposed wind turbine(s) and all associated facilities indicating cable locations for domestic usage and power grid connections, existing vegetation, proposed access and landscaping.
- (c) Confirmation of site ownership by the proponent or where the land is not owned by the proponent evidence of site control and right to access through provisions of a lease or easement agreement with the owner.
- (d) Proponents are responsible for obtaining any required federal or provincial permits, licences and approvals for construction and maintenance of wind energy facilities and must remit a copy to the municipality.
- (e) Details respecting the colour and markings for the proposed tower including required lighting in accordance with federal aviation requirements.
- (f) Validation by a professional engineer of the structural integrity of the proposed supporting tower and foundation or a description of required manufacturing specifications.

- (g) For wind energy facilities consisting of two or more wind turbines additional information may be required respecting:
 - illustration of sight line vistas from residential buildings within one (1)
 mile of the proposed development utilizing photographic representations
 of the development area;
 - (ii) a decommissioning plan addressing the manner of physical removal of the facility, removal of any hazardous materials and site restoration to a natural condition, should the use of the facility be discontinued.

(10) Gravel Operations

An application for excavating, stripping or grading of sand, gravel, clay or similar materials, such as gravel pits and gravel crushing operations, shall include the following documentation:

- (a) a plan showing the location of the area of the operation relative to the site boundaries, the depth of excavation, and the quantity of material to be removed:
- (b) a plan showing the distances to the adjoining land uses as listed in "Table 6-1 Required Separation Distances Between Uses" of the Official Community Plan;
- (c) a description of the excavation, stripping or grading operation proposed;
- (d) a detailed timing and phasing program covering the time span of the proposed operation;
- (e) a description of reclamation and rehabilitation measures to be conducted both during and following the operation consistent with *The Reclamation Guidelines* for Sand and Gravel Operations provided by the Ministry of Environment. Those guidelines recommend that "reclamation practises should ensure a physical stabilization of the soils and achieve a sustainable land use so that the land may be returned to a productive state as soon as possible after the operation has completed", and that "reclamation operations should be carried out concurrently with extraction".
- (f) a description of the measures to be taken for the prevention and lessening of dust and other nuisances during and after the operation; and,
- (g) road maintenance measures and proposed truck routes.

Council may impose requirements in addition to those set out above. Council may also require a performance bond by any person or company undertaking any work outlined in Section 3.5.2 (10) to ensure that the development is carried out in the manner specified. The amount of the performance bond is to be set at the discretion of Council.

Council shall enter into a formal Road Maintenance Agreement with the Developer or Contractor.

3.6 DEVELOPMENT PERMIT APPLICATION PROCESS

- 3.6.1 The Development Officer shall review all applications for completeness and shall inform an applicant whose application is not complete of the information or documentation required to complete the application, and that the application will not be considered until it is complete.
- 3.6.2 The Development Officer may submit any application to Council for a decision on the interpretation of the bylaw, or on special conditions provided in the bylaw, and shall inform the applicant of this action. Council or the Development Officer may require the applicant to provide such further information as may be required to make a decision.
- 3.6.3 Upon completion of the review of a complete application for development, the Development Officer shall issue a development permit for a development that complies in all respects with the requirements of this Zoning Bylaw, the Official Community Plan and *The Act*.
- 3.6.4 Where an application is made for a development permit with respect to a development for a discretionary use which has been approved by Council, the Development Officer shall issue a development permit subject to any specified development standards prescribed by Council pursuant to Section 56(3) of *The Act*.
- 3.6.5 Every decision of the Development Officer with respect to an application for a development permit shall be in writing and a copy of the decision shall be sent to the applicant.
- 3.6.6 The Development Officer may revoke a development permit where:
 - (1) the development permit has been issued in error; and/or,
 - (2) an approved development is not being developed or operated in accordance with the provisions of this Zoning Bylaw, or in accordance with the standards and conditions specified in the development permit.
- 3.6.7 The Development Officer shall give the reasons for denying or revoking a development permit.

3.7 DISCRETIONARY USE APPLICATIONS

3.7.1 Discretionary Use Application Process

- (1) The following procedures shall apply to discretionary use applications:
 - (a) Applicants must file with the Development Officer a development permit application, a site plan, any other plans and information as required by the Development Officer and pay the required application and public hearing fees;
 - (b) The application will be examined by the Development Officer for conformance with the Official Community Plan, this Bylaw, and any other applicable policies and regulations;
 - (c) The Development Officer may request comments from other government agencies where applicable;

- (d) The Development Officer will prepare a report concerning the application including recommendations that conditions be applied to an approval;
- (e) The Development Officer will set a date for the meeting at which the application will be considered by Council and will be given notice by ordinary mail to assessed owners of property within 75 metres of the boundary of the applicant's land.
- (f) In addition to the requirements set out in (e) above, the Development Officer shall advertise the proposed discretionary use by mailing a copy of a notice of the application to the assessed owner of each property within 1.6 kilometres of the proposed discretionary use for the following:
 - any new intensive livestock operation or expansion or alteration to an intensive livestock operation;
 - (ii) kennels;
 - (iii) wind energy facilities;
 - (iv) commercial use in a residential district.
- (g) Council shall consider the application together with the report of the Development Officer, and any written or verbal submissions received by Council;
- (h) Council may reject the application or approve the application with or without conditions, including a condition limiting the length of time that the use may be conducted on site; and,
- (i) The Development Officer shall notify the applicant of Council's decision by ordinary mail addressed to the applicant at the address shown on the application form.
- (j) Where an application for discretionary use is approved by resolution of Council, the Development Officer shall issue a development permit subject to any specified development standards prescribed by Council pursuant to Section 3.7.4 below.
- (k) Where an application for a discretionary use is approved by resolution of Council but the proposed development does not meet the zoning regulations for the applicable zoning district, the Development Officer shall:
 - (i) advise the applicant of Council's approval of the discretionary use application, and
 - (ii) advise the applicant that the development permit application must be refused on the grounds of zoning non-compliance but the applicant has the right of appeal.
- (l) The Development Officers shall maintain a registry of the location and all the relevant details respecting the granting of the discretionary use approval.
- (2) Discretionary uses, discretionary forms of development, and associated accessory uses are subject to the development standards and applicable provisions of the zoning districts in which they are located. In approving any discretionary use to minimize land use conflict, Council may prescribe specific development standard s related to:

- (a) site drainage of storm water;
- (b) the location of buildings with respect to buildings on adjacent properties;
- (c) access to, number and location of parking and loading facilities including adequate access and circulation for pedestrian and vehicle traffic;
- (d) appropriate space for vehicle line ups for drive through commercial facilities in order to reduce disruption of traffic flows on adjacent roadways;
- (e) control of noise, glare, dust and odour;
- (f) landscaping, screening, fencing, and preservation of existing vegetation to buffer adjacent properties;
- (g) the size, shape and arrangement of buildings, and the placement and arrangement of lighting and signs;
- (h) prescribed specific time limits for a use that is intended to be temporary or to allow Council to monitor the impact of a use on surrounding development; and
- (i) intensity of use.
- (3) Council's approval of a discretionary use application is valid for a period of twelve (12) months from the date of approval. An approval shall be deemed to be invalid if the proposed use or proposed form of development has not commenced within that time or if the Council determines, within the twelve (12) month period, that the proposed development is not proceeding in accordance with the terms and conditions of its approval. The Development Officer shall advise the applicant and Council when a prior approval is no longer valid.
- (4) Council may direct that a discretionary use permit extension be granted for an additional twelve (12) month period by the Development Officer.
- (5) If an approved discretionary use or form of development ceases to operate for a period of twelve (12) consecutive months or more, the discretionary use approval shall no longer be valid. The Development Officer shall advise the owner and Council when a prior approval is no longer valid.
- (6) Where Council has approved a discretionary use for a fixed time, as provided in this Bylaw, and that time period has expired, that use of land and/or use of buildings on that land shall cease until such time as Council gives a new discretionary use approval and a new development permit is issued.

3.7.2 General Discretionary Use Evaluation Criteria

Council will apply the following general criteria in the assessment of the suitability of an application for a discretionary use or discretionary form of development:

(1) The proposal must be in conformance with all relevant sections of the Official Community Plan and Zoning Bylaw and must demonstrate that it will maintain the character, density and purpose of the zoning district where necessary through the provisions of buffer areas,

separation and screening.

- (2) The proposal must be capable of being economically serviced by community infrastructure including roadways, water and sewer services, solid waste disposal, parks, schools, and other utilities and community facilities.
- (3) The proposal must not be detrimental to the health, safety, convenience or general welfare of persons residing or working in the vicinity or injurious to property, improvements or potential development in the vicinity.

3.7.3 Terms and Conditions for Discretionary Use Approvals

- (1) Discretionary uses, discretionary forms of development, and associated accessory uses are subject to the development standards and applicable provision of the zoning district in which they are located. In approving a discretionary use application, Council may prescribe specific development standards to minimize land use conflict with respect to:
 - (a) site drainage of storm water;
 - (b) the location of buildings with respect to buildings on adjacent property;
 - (c) access to, number and location of parking and loading facilities including adequate vehicular access;
 - (d) control of noise, glare, dust and odour; and,
 - (e) the size, shape and arrangement of buildings, and the placement and arrangement of lighting and signs to ensure compatibility with the height, scale, setbacks and design of buildings in the surrounding area, and with land uses in the general area.
- (2) Council may approve discretionary use applications for a fixed period of time where it is considered important to monitor and re-evaluate the proposal and its conformance with the objectives of this Bylaw.
- (3) Prior to issuance of a development permit for the establishment of a gravel pit or gravel crushing operation, Council may require the developer to enter into an agreement, pursuant to Section 235 of *The Act*, to define the responsibilities of the operator and operation requirements. Any of the following criteria, along with any additional criteria in accordance with an agreement set by Council and the developer, may be prescribed in such an agreement:
 - (a) Conditions respecting the operation of the pit or quarry;
 - (b) Responsibilities of the developer and/or operator concerning the reclamation of the site;
 - (c) The routing of trucks to and from the site;
 - (d) The planting of trees on and/or near the site, and/or in another location to the satisfaction of Council;

- (e) The erection of fencing and signs;
- (f) The maintenance of municipal roadways; and/or,
- (g) The posting by the developer of a performance bond to guarantee adherence to the above or any other requirements that Council may specify.

3.7.4 Use Specific Discretionary Use Evaluation Criteria

Council will apply the following use specific criteria to the assessment of the suitability of an application for a particular discretionary use or discretionary form of development.

- (1) Bus terminals and car washes:
 - (a) The location of the bus terminal or car wash will only be favourably considered where it can be demonstrated that the use and intensity is appropriate to the site and that it will have a minimal impact on the surrounding, adjacent areas. Consideration may be given, but is not limited to the following effects:
 - (i) municipal servicing capacity;
 - (ii) anticipated levels of noise, odour, smoke, fumes, dust, lighting, glare, vibration or other emissions emanating from the operation; and/or,
 - (iii) anticipated increased levels or types of vehicle traffic, unsafe conditions or situations for vehicles, cyclists, or pedestrians.
 - (b) Bus terminals are also subject to 4.14.9 (above ground fuel storage tanks).
- (2) Convenience stores:
 - (a) Convenience stores should, where possible, be located on corner sites only.
 - (b) The location of the convenience store will only be favourably considered where it can be demonstrated that residential amenity will not be unreasonably compromised.
 - (c) Vehicle car parking and access areas should not form a dominant element in the streetscape.
 - (d) Any new parking and loading areas should be landscaped to improve the visual appearance of the site.
- (3) Community service uses, schools, clubs, places of worship, public and commercial recreation facilities:
 - (a) Schools, clubs and places of worship should, where possible, be located on corner sites to facilitate access.
 - (b) Public elementary and secondary schools should, where possible, be located adjacent to public open spaces.

- (c) The site should be accessible from a major road network to avoid heavy traffic volumes on residential access roads.
- (d) Consideration should be given to the location of entry and exit points of the site and their relationship with existing intersections and adjacent residential units.
- (e) Vehicle car parking and access areas should not form a dominant element in the streetscape.
- (4) Mineral and aggregate resource extraction industries:
 - (a) In reviewing an application, Council shall consider the environmental implications of the operation including plans for site restoration.
 - (b) In addition to the public notification provisions for discretionary uses contained within this Bylaw, Council shall require details of the application be circulated to property owners adjacent to the proposed haul roads to obtain public input on the proposed site.
 - (c) The applicant and operator shall ensure that dust and noise control measures are undertaken at the request of and to the satisfaction of Council to prevent the operation from becoming an annoyance to neighbouring land owners.
 - (d) The applicant and operator shall apply appropriate methods for minimizing the noise created from machinery and equipment through proper location and property screening including locating stock piles to act as a noise barrier.
 - (e) The applicant and operator shall keep the site in a clean and tidy condition free from rubbish and non-aggregate debris.
 - (f) The disturbed area shall be progressively reclaimed to a land capability equivalent to the pre-disturbance land capability (for example, agricultural land) or a post-disturbance condition and land use (for example, conversion to a wetland) which is satisfactory to Council. These conservation and reclamation procedures shall be in accordance with the applicable provincial guidelines.
 - (g) Property approaches shall be located away from existing residential dwelling units.
 - (h) The applicant shall be responsible for providing an estimate and a corresponding financial guarantee, in a form acceptable to Council, equal to the cost of reclamation of the pit, to be held by the municipality for the lifespan of the operation.
 - (i) The resource extraction industry shall have regard to adjacent land uses and no materials is to be stored or piled on any road allowance or within 30 m (100 ft) of the bank of any river or watercourse.
 - (j) The applicant, operator or any person who hauls the mineral resource may be required by Council to enter into a road maintenance agreement.

- (k) By November 1 of each year or the end of the hauling season, whichever comes first, the applicant or operator must report the amount of material extracted by the operation that year to Council.
- (1) An applicant shall be required to enter into a development agreement with the municipality to ensure the mineral resource extraction industry complies with all relevant requirements of this Bylaw including any additional conditions or approval necessary to secure the objectives of this Bylaw.
- (5) Livestock auction facilities, meat packing plants, and stockyards:
 - (a) Shall be located at least 300 m from all residential and community service districts.
- (7) Ambulance stations:
 - (a) The site shall be accessible from a major road network to avoid heavy traffic volumes on residential access roads.
 - (b) Consideration shall be given to the location of entry and exit points of the site and their relationship with existing intersections and adjacent residential uses.
 - (c) The character of adjacent residential uses shall be protected and maintained through the provision of buffer areas, separation distances and screening.
- (8) Restaurants, with or without associated lounges:
 - (a) Restaurants, with or without associated lounges, where possible, should be located near similar community and support facilities.
 - (b) The character of adjacent residential districts, along the zone interface, should be protected and maintained through the provision of buffer areas, separation distances and / or screening.
- (9) Lumber yards, home improvement centres and building supply establishments
 - (a) The location of lumber yards, home improvement centres, building supply establishments and construction trades will only be favourably considered where it can be demonstrated that the use and intensity is appropriate to the site and that it will have a minimal impact on the surrounding, adjacent areas. Consideration may be given, but is not limited to the following effects:
 - (i) municipal servicing capacity;
 - (ii) anticipated levels of noise, odour, smoke, fumes, dust, lighting, glare, vibration or other emissions emanating from the operation;
 - (iii) anticipated increased levels or types of vehicle traffic, unsafe conditions or situations for vehicles, cyclists or pedestrians; and / or
 - (iv) utilization of hazardous substances.

- (b) Hazardous substance storage areas shall be constructed in accordance with *The Environmental Management Protection Act, 2002* and *The Hazardous Substances and Waste Dangerous Goods Regulations*.
- (10) Auto body shops, construction trades, freight handling facilities, taxidermy and accessory tanning of hides, warehouses, manufacturing, and welding and machine shops:
 - (a) The location of the use will only be favourably considered where it can be demonstrated that the use and intensity is appropriate to the site and that it will have a minimal impact on the surrounding adjacent areas. Consideration may be given but is not limited to the following effects:
 - (i) municipal servicing capacity;
 - (ii) anticipated levels of noise, odour, smoke, fumes, dust, lighting, glare, vibration or other emissions emanating from the operation;
 - (iii) anticipated increased levels or types of vehicle traffic, unsafe conditions or situations for vehicles, cyclists or pedestrians; and / or
 - (iv) utilization of hazardous substances.
 - (b) All materials and goods used in conjunction with construction trades shall be stored within an enclosed building, or within an area hidden from view by screening;
 - (c) Warehouses and freight handling facilities shall be accessible from a major road network to avoid heavy traffic volumes on access roads. Consideration shall be given to the location of entry and exit points to the site and their interrelation with existing intersections or land constraints; and,
 - (d) No outside storage is permitted for a wholesale establishment.
 - (e) Hazardous substance storage areas shall be constructed in accordance with *The Environmental Management Protection Act, 2002* and *The Hazardous Substances and Waste Dangerous Goods Regulations.*
 - (11) Light manufacturing:
 - (a) All materials and goods used in conjunction with light manufacturing plants shall be stored within an enclosed building, or within an area hidden from view by screening; and,
 - (b) All manufacturing and assembly operations in conjunction with a light manufacturing plant shall be conducted within an enclosed building.
 - (12) Indoor and outdoor storage rental facilities, recycling and collection depots, and storage garages:
 - (a) The use shall be located, where practical, in a non-highly visible area, and screened to avoid any adverse visual impact. Landscaping and screening acceptable to

Council shall be provided in all yards facing a public roadway or properties in residential use.

(13) Tourist camps and campgrounds:

- (a) Wherever possible and appropriate, any existing trees and mature landscaping shall be retained;
- (b) Solid waste storage facilities (including adequate spaces for both recycling and general waste bins) shall be provided on-site, appropriately located, and screened or landscaped to avoid any adverse visual impact from the road and within the development.
- (c) There shall be adequate manoeuvring space on-site; and,
- (d) The prevention of on-street congestion caused by the ingress and egress of vehicles shall be considered.

(14) Laundromats:

- (a) The location of laundromats will only be favourably considered where it can be demonstrated that the use and intensity is appropriate to the site and that it will have a minimal impact on the surrounding, adjacent areas, particularly along the residential zone interface; and,
- (b) Consideration shall be given to the area's municipal servicing capacity.

(15) Golf courses:

- (a) Consideration will be given to the compatibility of the golf course with adjacent land uses;
- (b) Insofar as possible, proposed golf courses shall respond to the natural topography and drainage of the site, and employ minimal clearing of native vegetation;
- (c) Buffers shall be provided to protect existing, adjacent neighbourhoods by mitigating the adverse impacts of sound, visibility and traffic;
- (d) Council will consider the following as an asset in the development of a golf course;
 - (i) maximum use of existing landforms and native grasses and vegetation;
 - (ii) an alternative water source to potable water; and,
 - (iii) water conserving irrigation systems.

(16) Intensive agricultural uses (excluding livestock):

(a) The location of agricultural uses will only be favourably considered where it can be demonstrated that the use and intensity is appropriate to the site and that it will have a minimal impact on the surrounding adjacent areas. Consideration may be

given, but is not limited to, the following effects:

- (i) municipal servicing capacity;
- (ii) anticipated levels of noise, odour, smoke, fumes, dust, lighting, glare, vibration or other emissions emanating from the operation;
- (iii) anticipated increased levels or types of vehicular traffic, unsafe conditions or situations for vehicles, cyclists or pedestrians; and/or,
- (iv) utilization of hazardous substances.
- (b) Hazardous substance storage areas shall be constructed in accordance with *The Environmental Management Protection Act, 2002* and *The Hazardous Substances and Waste Dangerous Goods Regulations.*

(17) Accessory dwelling units:

- (a) Dwelling units attached to commercial or industrial establishments shall have a main entrance separate from that of the principal establishment. An emergency exit must be provided in addition to the main entrance; and,
- (b) The minimum floor area of each dwelling unit shall be 28 square metres.
- (18) Junk and salvage yards and auto wreckers:
 - (a) Junk and salvage yards and auto wreckers shall be enclosed by an opaque or solid perimeter fence at least 2.0 metres in height, and not more than five metres in height, with no material piled higher than the height of the perimeter fence; and,
 - (b) The perimeter fence shall not be located in the required front yard. The required front yard shall be used for no other purpose than landscaping and necessary access driveways to the site.

(19) Abattoirs:

- (a) Shall be located at least 91.4 metres from residential areas, schools, hospitals, motels and restaurants.
- (20) Bulk petroleum tanks:
 - (a) Shall be located at least 91.4 metres from residential areas, schools, hospitals, and motels.
 - (b) Hazardous substance storage areas shall be constructed in accordance with The Environmental Management Protection Act, 2002 and The Hazardous Substances and Waste Dangerous Goods Regulations.
- (21) Cannabis Production Facilities:
 - (a) The location of cannabis production facilities will only favourably be considered

where it can be demonstrated that the use and intensity of use is appropriate to the site and that it will have minimal impact on the surrounding, adjacent areas of the Municipality. Consideration may be given, but is not limited to, the following effects:

- (i) municipal servicing capacity;
- (ii) anticipated levels of noise, odour, smoke, fumes, dust, lighting, glare, vibration or other emissions emanating from the operation;
- (iii) anticipated increased levels or types of vehicle traffic, unsafe conditions or situations for vehicles, cyclists or pedestrians; and
- (iv) utilization of hazardous substances.

(22) Cannabis Retail Stores:

(a) The location of cannabis retail stores will only favourably be considered where it can be demonstrated that the use and intensity is appropriate to the site and that it will have a minimal impact on the surrounding, adjacent areas, particularly residential areas.

3.8 VALIDITY OF A DEVELOPMENT PERMIT

- 3.8.1 If development authorized by a development permit is not commenced within twelve (12) months of the date of issue, the permit ceases to be valid.
- 3.8.2 A development permit extension may be granted for an additional twelve (12) month period by the Development Officer.

3.9 AMENDING THE ZONING BYLAW

- 3.9.1 Any person seeking to amend this Zoning Bylaw may submit an application for such amendment and, upon payment of the required fee, the Development Officer shall refer such application to Council for consideration.
- 3.9.2 Council may authorize an amendment to a Zoning Bylaw; and that amendment shall be adopted by bylaw.
- 3.9.3 Sections 206 212 of *The Act*, shall govern the process to be followed with respect to public notice and public participation in the adoption of a bylaw proposed to amend this Zoning Bylaw.

3.10 DEVELOPMENT APPEALS BOARD

- 3.10.1 Council shall appoint a Development Appeals Board in accordance with Sections 49(j) and 213 to 227 of *The Act*.
- 3.10.2 A person who wishes to appeal to the Development Appeals Board shall, within 30 days of the date of issuance of or refusal to issue a development permit, file a written notice of intention to appeal, and the appeal fee, with the secretary of the Development Appeals Board.

- 3.10.3 A person whose application for a discretionary use or development has been approved with prescribed development standards may appeal any development standards considered excessive, to the Development Appeals Board.
- 3.10.4 An appellant shall make the appeal within 30 days of the date of the issuance of, or refusal to issue, a development permit.
- 3.10.5 Nothing in this section authorizes a person to appeal a decision of the council:
 - refusing to rezone land; or, (1)
 - rejecting an application for approval of a discretionary use. (2)
- 3.10.6 In making an appeal to the Development Appeals Board, and hearing such appeal, the provisions of The Act shall apply.

3.11 MINOR VARIANCES

- 3.11.1 Council may grant a variance of up to 10% of any yard requirement or minimum required distances between buildings for a use that conforms to this bylaw. All such variances shall be subject to the conditions and granted in accordance with the procedures contained in Section 60 of The Act.
- 3.11.2 Council shall maintain a registry of the location and all relevant details of the granting of such variances.

3.12 FEES

3.12.1 Amendment of the Zoning Bylaw

In addition to an application fee, where a person requests Council to amend the Zoning Bylaw, that person shall pay to the municipality a fee equal to the costs associated with the public advertisement of the proposed amendment and the costs associated with providing direct written notice to owners of land that is the subject of the proposed amendment.

3.12.2 Application fees

An applicant for a development permit shall pay an application fee in accordance with the $(1)^{\cdot}$ following:

(a)	Permitted principal use:	\$100.00
(b)	Permitted non-farm accessory use:	\$50.00
(c)	Permitted ancillary use:	\$100.00
(d)	Discretionary principal use:	\$200.00
. ,	Discretionary accessory use:	\$200.00
(e)	Discretionary ancillary use:	\$200.00

Discretionary ancillary use: (1)Development Appeal Fee:

up to \$50.00 as specified by the (g) Development Appeals Board \$20.00

Decks: (h) Permitted accessory use requiring (i)

one inspection (e.g. lean-to, etc.)

\$20.00

These fees shall be in addition to any fee required by Section 3.12.1 above.

(2) Detailed review costs:

- (a) General: Where a development or subdivision proposal involves a detailed R.M. review, a plan or Zoning Bylaw Amendment, a development agreement, a servicing agreement, detailed development conditions, liability insurance, performance bonds, caveats, or R.M. legal and professional planning advice, Council may require the applicant pay the full cost of the additional application review and administration costs, as Council may determine by resolution.
- (b) Items: Such costs may include Council meetings, R.M. legal and professional planning costs, municipal administration fees and R.M. site inspection fees, as determined by Council.
- (c) Documentation: Such costs may be addressed and clarified in the R.M. Council specified documents, including development and servicing agreements.
- (3) Where a person applies to Council to amend the Zoning Bylaw, that person shall pay to the municipality the following application fees, where applicable:
 - (a) Text amendments: \$200
 - (b) Map amendments (see table below):

Class 1 Districts: A, F Class 2 Districts: C1, M1

Class 3 Districts: H, CR1, CR2, LR1, LR2

Zoning Map Amendments		То				
		Class 1	Class 2	Class 3		
	Class 1	\$200	\$400	\$800		
From	Class 2	\$200	\$400	\$800		
	Class 3	\$200	\$200	\$600		

Where an application to amend the Zoning Bylaw involves amendment within two or more of the above categories the sum of the amendment fees shall apply for all categories.

These fees shall be in addition to any fee required by Section 3.12.1 above.

3.13 ZONING BY AGREEMENT

3.13.1 A zoning designation which is subject to an agreement entered into pursuant to the provisions of Section 69 of *The Act* and Section 5.1.4 of the Official Community Plan, shall be indicated on the Zoning District Map by the addition of the bylaw number authorizing the agreement after the

zoning district designation.

3.14 OFFENCES AND PENALTIES

- 3.14.1 Pursuant to Section 242 of *The Act*, the Development Officer may inspect any development suspected of contravening *The Act*, or any regulation or bylaw made pursuant to *The Act*. If it is determined that a contravention exists, the Development Officer may notify the owner in writing and instruct the owner to correct the contravention within a set time period. If for any reason the contravention has not been corrected within that time, the Development Officer may extend the time period or issue a zoning compliance order pursuant to Section 242(4) of *The Act* to achieve bylaw conformance.
- 3.14.2 Any person who violates this Bylaw is guilty of an offence and is liable, on summary conviction, to the penalties provided by Section 243 of *The Act*.

4 GENERAL REGULATIONS

Except as noted, the following regulations shall apply to all zoning districts in this bylaw:

4.1 FRONTAGE ON THE ROAD

A development permit shall not be issued unless the site intended to be used, or upon which a building or structure is to be erected, abuts, or has frontage on a graded all-weather registered road, or unless satisfactory arrangements have been made with Council for the improvement or building of a road, where required.

4.2 DEVELOPMENT ON HAZARD LANDS

- 4.2.1 Where a proposed development of a building is to be located on land considered by Council to be potentially hazardous, including but not limited to a wetland, water body or watercourse where flooding may occur, the lands shall be deemed "hazardous" and Council shall require the applicant to submit sufficient topographic information to determine if the development will be within 50 metres of:
 - (1) any slope(s) that may be unstable;
 - (2) any river or stream flood plain; and/or,
 - (3) any other land that may be subject to flooding.
- 4.2.2 Council may require that before a permit may be issued, the applicant shall submit a report prepared by a professional competent to assess the suitability of the site for a development described in Section 4.2.1, and which in the opinion of Council, shows that the proposed site and development is suitable with respect to the following where relevant:
 - (1) the potential for flooding up to the Safe Building Elevation, to be determined from specific site investigations, or where not involving any building, such lower elevation as may be suitable for the proposed use;
 - (2) the potential for slope instability; and/or
 - (3) the required mitigation measures for construction on areas of high water tables, in slopes or on contaminated sites if any.
- 4.2.3 Actions identified in an assessment prepared pursuant to Section 4.2.2 which prevent, change, mitigate or remedy hazards in lands deemed hazardous may be incorporated as conditions to issuance of any development permit that may be issued. Council shall refuse a permit for any development for which, in Council's opinion, the proposed actions are inadequate to address the adverse effects or will result in excessive municipal costs.

4.3 BUILDING TO BE MOVED

4.3.1 No building shall be moved within, or into, the municipality, without first obtaining a development permit, except as provided in Section 3.3, from the Development Officer.

4.4 WASTE DISPOSAL

4.4.1 No development or use of land which requires sewage disposal or landfill facilities shall be permitted unless those facilities are approved by the Regional Health Authority and/or Saskatchewan Environment. Disposal of liquid, solid, or gaseous waste shall be governed by Acts administered by the Departments of Agriculture and Food, Environment, Health and the Saskatchewan Water Security Agency. Proponents of such facilities may be required to undergo an environmental impact assessment, as per *The Environmental Assessment Act*, in consultation with the Ministry of Environment.

4.5 WATER

4.5.1 No development or use of land shall be permitted where the proposal will adversely affect domestic and municipal water supplies, or where a suitable, potable water supply cannot be furnished to the requirements of the Regional Health Authority and/or the Saskatchewan Water Security Agency.

4.6 STORAGE OF CHEMICALS, FERTILIZERS AND COMBUSTIBLE MATERIALS

4.6.1 The storage of chemicals, fertilizers and combustible materials are subject to the requirements of both the federal and provincial governments. All necessary approvals from other regulatory agencies must be obtained prior to issuance of a development permit. Development permit conditions may include the requirement that all permits or licenses required by other regulatory agencies be obtained before development proceeds.

4.7 ONE PRINCIPAL BUILDING PERMITTED ON A SITE

- 4.7.1 Not more than one principal building shall be permitted on any one site except for:
 - (1) public works;
 - (2) institutional uses;
 - (3) agricultural uses;(4) shopping centres;
 - (5) dwelling groups;
 - (6) mobile homes in mobile home courts;
 - (7) recreation facilities;
 - (8) schools;
 - (9) hospitals;
 - (10) municipal facilities; and,
 - (11) ancillary uses.

4.8 Non-Conforming Buildings, Sites and Uses

- 4.8.1 The adoption or amendment of this bylaw does not affect non-conforming buildings, sites and uses.
- 4.8.2 The provisions of *The Act*, Sections 88 to 93 inclusive, shall apply to all non-conforming buildings and uses.
- 4.8.3 Non-conforming buildings or sites may continue to be used, maintained and repaired in their present form.

4.9 Mobile Homes and Manufactured Dwellings

- 4.9.1 Wherever a single detached dwelling is allowed it may be in the form of a mobile home, a modular dwelling, a manufactured dwelling, a park model, recreational vehicle or a readu-to-move dwelling, subject to Sections 4.9.2, 4.9.3 and 4.9.4.
- 4.9.2 Every mobile home shall bear CSA Z240 certification, or a replacement thereof, and shall be attached to a permanent foundation, or securely anchored to the ground and skirted, prior to occupancy.
- 4.9.3 Every manufactured dwelling shall bear CSA A277 certification, or a replacement thereof, and shall be attached to a permanent foundation.
- 4.9.4 Every park model recreational vehicle shall bear CSA Z241 Park Model Recreational Vehicle certification, or a replacement thereof, and shall be attached to a permanent foundation.

4.10 REGULATIONS FOR SIGNS AND BILLBOARDS

4.10.1 Signs Located in Highway Sign Corridor

(1) Signs located in a highway sign corridor shall be regulated by the requirements of "The Erection of Signs Adjacent to Provincial Highway Regulations, 1986" and amendments thereto, and Section 4.10.2 shall not apply.

4.10.2 Signs Other than in a Highway Sign Corridor

- (1) Any sign located other than in a highway sign corridor, may only advertise agricultural commercial uses, home based businesses, the principle use of a site, or the principle products offered for sale on a site and is subject to the following requirements:
 - (a) No more than two (2) signs shall be permitted on the premises.
 - (b) No sign shall be in excess of 6 m² in sign face area, but the two permitted signs may be combined and the total sign face area shall not exceed 12 m². Each sign may be double faced.
 - (c) No sign shall be illuminated unless the source of light is steady and suitably shielded.

- (d) The maximum height of any sign shall be 6 metres.
- (2) Government signs, memorial signs, signs advertising residential occupants or addresses and directional signs that bear no advertising, including traffic control, no trespassing, hunting restriction and similar signs, are exempt from restriction.
- (3) Temporary signs (including election signs) and real estate signs are permitted only as long as the temporary condition exists for the property. Election signs shall be removed within five days following the official end of the relevant election period.
- (4) All private signs shall be located so that no part of the sign is over a public right of way.
- (5) No sign shall obstruct views within roadway intersection sight lines.
- Notwithstanding subsection (1) above, billboards shall be allowed as a discretionary use in the Agricultural District subject to the following:
 - (a) No more than one (1) billboard shall be permitted on a site
 - (b) The maximum single sign face shall not exceed 23. 2m2
 - (c) The billboard shall be designed and located so as not to unduly distract drivers or create a visual obstruction.
 - (d) Any billboard proposed to be located on a site adjacent to a Provincial Highway shall be referred to the Ministry of Highways and Infrastructure prior to consideration by Council.

See page 49B for the Commercial Use Table

4.10.3 Signs in Residential Districts

- (1) Signs and billboards will be prohibited in any residential or hamlet district in the municipality except for signs advertising the principal use of a premises or the principal products offered for sale on a premises. Permitted signs shall be subject to the following requirements:
 - (a) No more than two (2) signs shall be permitted on the premises.
 - (b) No sign shall be in excess of 3 m2 in sign face area, but the two permitted signs may be combined and the total sign face area shall not exceed 6 m². Each sign may be double faced.
 - (c) No sign shall be illuminated unless the source of light is steady and suitably shielded.
 - (d) The maximum height of any sign shall be 3.5 metres.

4.10.4 Signs in Hamlet Districts

- (1) The maximum sign face area of a sign on residential sites shall be 1.2 m^2 .
- (2) The maximum sign face area of a sign on service stations, gas bars, industrial and agricultural service use sites shall be 6.5 m².
- (3) The maximum sign face area of a sign on all other sites shall be 3.5 m²

4.10.5 General Sign Regulations

(1) Signs for Cannabis Production Facilities and Cannabis Retail Stores shall not contain any cannabis-related images and are subject to the additional regulations in Section 4.10.

3. Table 6 – 1 Commercial Uses is amended by adding the following after (21) Cannabis production facilities:

			Development Standards						
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)	
Comm	percial Uses								
(22)	Agricultural equipment dealerships	D		1000	30	7.5	6	6	
(23)	Liquid natural gas plants	D		1000	30	7.5	6	6	
(24)	Billboards	D	4.10.2(6)						

4.11 Public Works, Pipelines and Facilities of the Municipality

Rural Municipality of Meadow Lake No. 588 Zoning Bylaw

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- 4.11.1 Public works and facilities of the Municipality, except solid and liquid waste disposal sites, shall be permitted uses in every zoning district, and unless otherwise specified by this bylaw, no minimum site or yard requirements shall apply.
- 4.11.2 Where a pipeline or other utility or transportation facility will cross a municipal road, Council may apply such special design standards as it considers necessary to protect the municipal interest in the existing and future improvements to the road.

4.12 VEHICLE STORAGE

- 4.12.1 Notwithstanding anything contained in this Bylaw, no person shall use any site in any residential or hamlet district, for the parking or storage of more than one (1) unlicensed vehicles outside of an enclosed building.
- 4.12.2 Sections 4.12.1 shall not apply to permitted machinery or automotive salvage yards, auction markets or agricultural implement, recreational vehicle, automobile, marine and mobile home sales and service establishments.
- 4.12.3 Council may require that such vehicles be screened from roadways or neighbouring properties by landscape features or fences or a combination thereof.

4.13 MANURE DISPOSAL

- 4.13.1 The use of agricultural land for the disposal and recycling of manure produced by an approved intensive livestock operation is permitted subject to the following regulations:
 - (1) Liquid manure shall be spread by direct injection into the soil.
 - (2) Solid manure shall be incorporated into the soil within 24 hours.
 - (3) Manure (solid nor liquid) shall not be spread on ground that is frozen or covered in frost or snow.
- 4.13.2 Upon application to Council, other procedures for disposal of manure may be approved where the applicant establishes to the satisfaction of Council that the objectives of the Official Community Plan will be achieved to a similar or better standard. Council may specify a limited time during which the approval will be valid.
- 4.13.3 Council may exempt in whole or in part an applicant from this section where each of the following are true:
 - (1) the manure will be spread on land owned by the operator of the ILO.
 - (2) adverse weather conditions prevent the incorporation of manure in which case incorporation of the spread manure may be delayed until weather conditions permit.

4.14 Special Standards and Regulations

4.14.1 Home Based Businesses and Farm Based Businesses

- (1) Home based businesses and farm-based businesses shall be subject to the following development standards:
 - (a) The use is clearly ancillary to the use of a farm as an agricultural operation or the dwelling unit as a private residence.
 - (b) The operator of the business is a resident of the dwelling unit and, in the case of a farm-based business only, up to five (5) non-resident employees may be employed at the site. Any employee shall be directly under the hire and management of the operator of the business. Where the business is a building or service contractor, additional employees may be involved only at the client building site.
 - (c) No variation in the residential or residential farm character and appearance of the dwelling, ancillary residential building, or land shall be permitted, except for permitted signs.
 - (d) The permitted use shall be valid only during the period of time the property is occupied as a residence of the applicant for such permitted use.
 - (e) All permits issued for home-based businesses shall be subject to the condition that the permit may be revoked at any time if, in the opinion of Council, the conditions under which the permit was originally issued are no longer met.
 - (f) No more than one non-resident person shall be employed in relation to home-based businesses on any site.
 - (g) Home based businesses shall not include the dispatching, storage or maintenance of heavy equipment. Without limiting the authority of Council to deny applications for other types of home-based businesses, uses that would be more appropriately located in a commercial or industrial zoning district are prohibited as home-based businesses.

4.14.2 Campgrounds, Tourist Camps and Trailer Courts

- (1) The applicant for a development permit for a campground, tourist camp or trailer court shall provide the Development Officer with a plan of the site, identifying any buildings, uses of land and the location of all roadways and recreation vehicle or tent campsites sites with dimensions. The addition or rearrangement of sites, the construction or moving of buildings, the material change in use of portions of land, or the filling or clearing of land shall require a development permit, and the applicant shall submit for approval an amended plan incorporating the proposed development.
- (2) A campground, tourist camp or trailer court shall have, within its boundaries, a buffer area abutting the boundary of not less than 4.5 metres in width, which shall contain no buildings.
- (3) A site for each recreation vehicle and campsite permitted in the campground, tourist camp or trailer court shall be designated and clearly marked on the ground.
- (4) Each site shall have a minimum area of 150 square metres.

- (5) No portion of any campsite shall be located within an internal roadway or required buffer area.
- (6) Each site shall have direct and convenient access to a developed internal roadway, which shall not be located in any required buffer area.
- (7) Each recreation vehicle shall be located at least 4.5 metres from any other recreation vehicle and each site shall have dimensions, location and orientation sufficient to allow for such location of recreation vehicles.
- (8) The space provided for roadways within a campground, tourist camp or trailer court shall be at least 7.5 metres in width. No portion of any site, other use or structure shall be located in any roadway.
- (9) A campground, tourist camp or trailer court may include, as an ancillary use, a laundromat or a confectionary designed to meet the needs of occupants of the sites and a one unit dwelling for the accommodation of the operator.
- (10) No recreation vehicle shall be stored on any campsite when the campground is not open.
- (11) The Public Health Act, and regulations passed thereunder, shall be complied with in respect of all operations and development of campgrounds.

4.14.3 Mobile Home Courts

- (1) Mobile home courts shall have, within their boundaries, a buffer area abutting the boundary which shall:
 - (a) have a minimum depth of not less than 7.5 metres in width, which shall contain no buildings or structures.
 - (b) not contain any roads, except those which connect a public roadway to the road system within the mobile home court.
- (2) Each mobile home site permitted in a mobile home court shall be designated and clearly marked on the ground.
- (3) Each mobile home site shall have a minimum area of 379.8 square metres.
- (4) No portion of any mobile home site shall be located within an internal roadway or required buffer area.
- (5) Each mobile home site shall have direct and convenient access to a developed internal roadway, which shall not be located in any required buffer area.
- (6) Each mobile home shall be located at least 4.5 metres from any other mobile home and each mobile home site shall have dimensions, location and orientation sufficient to allow for such location of mobile homes.
- (7) The space provided for roadways within a mobile home court shall be at least 7.5 metres in width. No portion of any mobile home site, other use or structure shall be located in any

roadway.

(8) A mobile home court may include, as an ancillary use, a laundromat or a confectionary designed to meet the needs of occupants of the mobile home court and a one unit dwelling for the accommodation of the operator.

(9) The Public Health Act, and Regulations passed thereunder, shall apply to all operations and development of mobile home courts.

4.14.4 Public Works in the Form of Solid and Liquid Waste Management or Disposal Facilities

- (1) Development and maintenance of a public work in the form of a solid or liquid waste disposal facility will be subject to the following special standards:
 - (a) A buffer strip containing trees, shrubs or a berm shall be located surrounding a lagoon or sanitary landfill disposal area.
 - (b) Any solid or liquid waste disposal facility shall be fenced.

4.14.5 Bed and Breakfast Homes and Vacation Farms

- (1) Bed and breakfast homes and vacation farms shall be subject to the following requirements:
 - (a) Vacation farms shall be ancillary to an agricultural operation and may include bed and breakfast, cabins and overnight camping areas.
 - (b) Bed and breakfast operations shall be located in, and ancillary to, a single detached dwelling used as the operator's principal residence developed as a farm operation site or country residence
 - (c) Only one sign, not exceeding 1.5 square metres in sign face area, advertising the vacation farm or bed and breakfast home, and located on-site, is permitted.
 - (d) Vacation farms and bed and breakfast homes shall be licensed pursuant to The Public Health Act, where tourist accommodations require health approval.
 - (e) Council may specify a maximum number of bedrooms, cabins or camping sites, or combination thereof, as a special standard in the issuing of a discretionary approval for a bed and breakfast home or vacation farm application.

4.14.6 Custodial Care Facilities, Residential Care Facilities and Personal Care Homes

- (1) Custodial care facilities, residential care facilities and personal care homes may be approved as an accessory use or as a principal use.
- (2) In any residential district, no exterior alterations shall be undertaken to a dwelling or former dwelling which would be inconsistent with the residential character of the building or property.
- (3) Required parking spaces shall not be located in a required front yard.
- (4) No building or structure used for the purpose of a custodial care facility or a residential care facility shall be used for the purpose of keeping boarders or lodgers.
- (5) In addition to the development standards of the zoning district, custodial care facilities, residential care facilities and personal care homes that are listed as discretionary uses shall be reviewed and approved in accordance with Section 3.7.

4.14.7 Service Stations

- (1) Fuel pumps and other apparatus for dispensing or storage of fuel, located all or partly above grade level, shall be at least 6 metres from a site line.
- (2) All automobile parts, dismantled vehicles and similar articles or equipment are to be stored within a building.
- (3) Where service stations occupy a corner site, only one access point shall be on the flanking street.
- (4) Hazardous substance storage areas shall be constructed in accordance with The Environmental Management Protection Act, 2002 and The Hazardous Substances and Waste Dangerous Goods Regulations.

4.14.8 Gas Bars

- (1) Where operated as the principal use on a site, gas bars are subject to the regulations and standards for service stations.
- (2) Where a gas bar is allowed to operate in conjunction with another use on a site, the following standards and regulations apply:
 - (a) All fuel pumps and above ground storage tanks shall be at least five metres from any building on the site, and 6 metres from any site line.
 - (b) The site shall have at least two separate entrances for vehicles, at least 15 metres apart.
 - (c) Access to, and parking for, fuel dispensing apparatus shall not obstruct access to the site, or other required off-street parking spaces on the site.
- (3) Hazardous substance storage areas shall be constructed in accordance with The Environmental Management Protection Act, 2002 and The Hazardous Substances and Waste Dangerous Goods Regulations.

4.14.9 Above Ground Fuel Storage Tanks

- (1) Above-ground fuel storage tanks which meet the standards of the National Fire Code may be permitted in association with service stations, gas bars and other permitted industrial or commercial uses where the dispensing of fuel to vehicles is a standard aspect of the use.
- (2) The total storage capacity for above-ground fuel storage tanks on any single service station or gas bar shall not exceed the regulations and requirements set out by the National Fire Code.
- (3) Above-ground fuel storage tanks shall be:
 - (a) located at least 3 metres from any property line or building; however, for uses other than gas bars and service stations, the 3 metre separation distance may be reduced

to 1 metre for tanks with a capacity of 5,000 litres or less.

- (4) Notwithstanding subsection (2) above, above ground fuel storage tanks associated with a gas bar or service station shall be:
 - (a) located at least 6 metres from any property line or building.
 - (b) at least 15 metres from the boundary of any site within a Residential district.
- (5) The dispensing equipment associated with above-ground fuel storage tanks shall be located at least 3 metres from any property line, at least 7.5 metres from any open flame or other ignition source, and at least 4.5 metres from any door or window.
- (6) Notwithstanding (4) above, above ground fuel storage tanks associated with a gas bar or service station shall be located at least 6 metres from any property line, at least 7.5 metres from any open flame or other ignition source, and at least 4.5 metres from any door or window.
- (7) Above-ground fuel storage tanks shall be protected from vehicles with suitable posts, guardrails or other similar means.
- (8) Hazardous substance storage areas shall be constructed in accordance with The Environmental Management Protection Act, 2002 and The Hazardous Substances and Waste Dangerous Goods Regulations.

4.14.10 Accessory Uses, Buildings and Structures

- (1) Accessory uses and buildings shall be subordinate to, and located on the same site at the principal building or use, and used in conjunction with that principal use.
- (2) Time of Construction:

Accessory buildings shall not be constructed or placed on any site prior to the construction of the principal building except in the following instance:

- (a) Where a Development Permit has been issued for a principal building, Council may, at its discretion, allow prior development of an accessory building where such building is required for the storage of construction material or equipment. If the principal building is not completed in the time period required, the accessory building is to be removed.
- (3) Height of Accessory Buildings:
 - (a) Hamlet and Country Residential Districts:
 - (i) Detached accessory buildings in any hamlet district are not to exceed the height of the principal dwelling, and in no case shall an accessory building exceed a height of 5 metres.
 - (ii) Detached accessory buildings in any country residential development district: No height restrictions.

- (b) Agricultural, Forest, Commercial and Industrial Districts:
 - Detached accessory buildings in any agriculture district, forest district, commercial district or industrial district: No height restrictions.
- (c) Lakeshore Residential Districts:
 - (i) One detached accessory building in any lakeshore residential district may be built to the height of the principal building and may have more than one storey. Additional accessory buildings cannot exceed 6 metres in height measured from the lowest finished grade and the peak of the roof.

(4) Area of Accessory Buildings:

The floor area off all principal and accessory buildings on a site shall not exceed the maximum site coverage, where required.

- (a) Hamlet and Country Residential Districts:
 - (i) Detached accessory buildings in the hamlet district shall have no more than two (2) accessory buildings with a building floor greater than 9.29 m².
 - (ii) Detached accessory buildings in any country residential development district: No area restrictions.
- (b) Agricultural, Commercial and Industrial Districts:
 - Detached accessory buildings in any agriculture district, forest district, commercial district or industrial district - no area restrictions.
- (c) Lakeshore Residential Districts
 - (i) No more than 3 detached accessory buildings shall be allowed on any site in a lakeshore residential district.
 - (ii) No detached accessory building shall have a floor area greater than the principal dwelling.
- (5) Location of Accessory Buildings:
 - (a) Hamlet District:

Detached accessory buildings in the hamlet district are subject to the following regulations:

- (i) Front Yard: minimum 4.5 metres
- (ii) Rear Yard: minimum 0.5 metres

- (iii) Side Yard: minimum 1.5 metres
- (b) Country Residential Districts:

Detached accessory buildings in country residential districts are subject to the following regulations:

- (i) Front Yard: minimum-8 metres
- (ii) Rear Yard: minimum 3 metres
- (iii) Side Yard: minimum 3 metres
- (c) Lakeshore Residential Districts
 - (i) All Yards same as principal use
- (d) Agricultural, Forest, Commercial and Industrial Districts:

Detached accessory buildings in any agricultural or commercial district are subject to the following regulations:

- (i) Front Yard: minimum same as principal use
- (ii) Rear Yard: minimum same as principal use, except trailer courts, campgrounds, outfitter base camps, and tourist camps where the minimum shall be 4.5 metres and mobile home courts where the minimum shall be 7.5 metres
- (iii) Side Yard: minimum same as principal use, except trailer courts, campgrounds and tourist camps where the minimum shall be 4.5 metres and mobile home courts where the minimum shall be 7.5 metres.
- (6) Accessory dwelling units shall only be permitted in these instances and subject to these regulations:
 - (a) the first farm dwelling accessory to a farm operation, intensive livestock operation or intensive agricultural operation.
 - (b) In the A-Agriculture District, in addition to the principal dwelling:
 - (a) No more than two (2) additional farm dwellings which are accessory to a farm operation, intensive livestock operation or intensive agricultural operation; or (b) One additional accessory dwelling on a site in containing an existing single detached dwelling as a permitted use;

Are permitted subject to the additional dwellings not being located more than 100 metres from the first dwelling.

(i) The additional dwelling must not be located greater than 100 metres from the first dwelling.

(c) a business dwelling as a residence for an operator, manager, an employee and / or partner engaged in a business located in an agriculture or industrial zoning district, subject to the following provisions:

- (i) the dwelling unit must be physically attached to the primary building where commercial or industrial operations are underway;
- (ii) the business dwelling shall have a main entrance separate from that of the commercial or industrial establishment; and,
- (iii) an emergency exit must be provided in addition to the main entrance.
- (d) accessory dwelling units located in a commercial zoning district, subject to the following provisions:
 - (i) the dwelling units may be physically attached to the primary building where commercial or industrial uses are underway;
 - (ii) if attached to the primary building, the business dwelling shall have a main entrance separate from that of the commercial or industrial use;
 - (iii) if attached to the primary building, an emergency exit must be provided in addition to the main entrance; and,
 - (iv) no more than 32 dwelling units shall be permitted on any one site.
- (e) a temporary construction camp, tool shed, scaffold or other such building or other such temporary work camp which is incidental to construction and provided it is located on the site where such work is underway and provided that it shall be removed from the site within 60 days of completing the work.
- (f) a garden suite, subject to the following provisions:
 - (i) garden suites shall only be permitted, subject to discretionary use approval, in the CR1 Low Density Country Residential District.
 - (ii) the applicant has demonstrated to Council that the occupant(s) of the garden suite require care and support provided by the residents of the first farm dwelling, or are required to provide care and support to the residents of the first farm dwelling.
 - (iii) in the CRl Low Density Country Residential District, approvals for garden suites are valid for 2 years.
 - (iv) Prior to the expiration of the approval for a garden suite in the CRl Country Residential District, an applicant may apply to Council for discretionary use approval for an additional 2-year term.
 - (v) A garden suite must not be located greater than 100 metres from the principal dwelling.
- (g) Council shall not approve a garden suite and an additional dwelling on the same site.
- (h) sleeping quarters shall be permitted in one accessory building in a lakeshore residential district and may include plumbing for washroom facilities but may not contain cooking facilities.

(7) Rental Suites:

A Rental Suite may be attached as a discretionary use to any Single Detached Dwelling in any zoning district, subject to approval of a Building Inspector hired or contracted by the Rural Municipality. Rental Suites are subject to the following requirements:

- (a) cooking facilities, food preparation, sleeping and sanitary facilities within the structure and which are physically separate from those of the principal dwelling.
- (b) the suite also has an entrance separate from the entrance to the principal dwelling, either from a common indoor landing or directly from the side or rear of the structure.
- (c) the suite may not be established on a site where a Garden Suite or Business Dwelling is located.

(8) Swimming Pools:

Private swimming pools, both above ground and in-ground, both open and covered, shall be permitted in any zone where residential uses are permitted, subject to the following conditions:

(a) Open Pools:

- (i) Open pools shall be enclosed within a fence a minimum of 1.8 metres in height located not less than 1.2 metres from the pool.
- (ii) Open pools shall not be constructed closer than 1.5 metres to any site line plus additional horizontal distance equal to the height of the top edge of the pool about finished grade at the site line(s). For the purpose of the foregoing, the distance to the site line shall be measured from the nearest inside edge of the pool.
- (iii) No part of an open pool including an associated apron or platform shall be constructed closer to a street line than the front yard requirements for a principal building in the zoning district within which it is located.
- (b) Covered pools shall conform with the building accessory requirements relevant to the zoning district in which they are located.

(9) Shipping Containers

- (a) Shipping containers shall be permitted in all districts except H, LD1 and LD2, but are limited to one (1) in the CR1, CR2 and CR3 districts.
- (b) Shipping container, permitted under subsection (a), shall only be used for shipping or storage purposes accessory to the principal use of the site and shall comply with the site requirements for accessory buildings for the applicable zoning district.
- (c) Shipping containers, permitted under subsection (a), shall:
 - (i) be properly anchored and maintained in good repair;
 - (ii) be sided or sandblasted and repainted to a neutral colour prior to their placement, above grade, on a site;

- (iii) be located a minimum of 3 metres from, and behind the rear wall of, the principal building;
- (iv) meet the requirements of *The National Building Code of Canada* as applicable.
- (d) Notwithstanding subsection (a), shipping containers may be temporarily placed on a site in any zoning district:
 - (i) during active construction on a site when the shipping container is solely for the storage of supplies and equipment that are used for the site, provided that a valid building permit has been issued for construction on the site. The shipping container must be removed from the site upon completion of the construction; or
 - (ii) for the purpose of loading and unloading of items associated with the principal use for a period of not more than 10 days in any six-month period; and
 - (iii) in any case, for a period of not more than 30 days unless an extension has been granted by the development officer to a maximum of 90 days.
- (e) When placed on a site pursuant to subsection (d), the shipping containers shall:
 - (i) be located so as not to create a safety hazard; and
 - (ii) not be located within 1.2 metres of the interior edge of a sidewalk.
- (f) Shipping containers shall not be used for human habitation.

4.14.11 Outfitter Base Camps and Tourism Base Camps

- (1) All outfitter base camps shall be located at least 305 metres from a dwelling unit that is not part of the operation.
- (2) All accommodation provided in conjunction with outfitter base camps and tourism base camps shall comply with The Public Health Act, and Regulations passed thereunder.
- (3) Council may establish standards limiting the total number of guests and guest rooms, and the location of buildings and accessory activities as a condition of issuing a discretionary use permit for outfitter base camps and tourism base camps. Any increase in the number of guests or guest rooms shall require a new discretionary approval.
- (4) Outfitter base camps and tourism base camps may be ancillary to an agricultural operation for which a permit has been issued and located on the same site.
- (5) A use that is established as an ancillary use to an agricultural operation shall cease to be permitted when the operator ceases to be a resident on the site.

4.14.12 Dugouts, Sewage Lagoons and Manure Storage Pits

- (1) Dugouts, sewage lagoons and manure storage pits shall maintain a minimum separation distance of 15 metres from the legal boundaries of the surface parcel on which they are situated.
- (2) Dugouts may not be dug within 38 metres of an established dugout.

4.14.13 Kennels (Boarding and Breeding)

- (1) An outdoor area must be provided for animals to run free, without being chained, in an area enclosed by a fence which provides safety for the satisfaction of Council.
- (2) Outdoor animal enclosures may not be located in front yards.

4.14.14 Auction Markets

- (1) Outside storage shall not be permitted at auction markets except for the display of motor vehicles, farm machinery, and heavy farm equipment.
- (2) Council may require that additional parking spaces be provided for auction markets.
- (3) Temporary storage and accessory repair of goods and materials to be sold shall be permitted.
- (4) Wrecking, destruction or dismantling of goods and materials shall not be permitted.

4.14.15 Truck Stops

- (1) Truck stops shall not be constructed within 300 metres of a school, education facility, playground, library or place of worship.
- (2) The minimum width of a driveway in a truck stop shall be 9.2 metres.
- (3) No more than two access driveways shall connect a truck stop to any street.
- (4) Gas bars on the site of a truck stop shall comply with Sections 4.14.8 and 4.14.9.
- (5) Above ground fuel storage tanks shall comply with Section 4.14.9.

4.14.16 Satellite Dishes and Solar Collectors

- (1) The installation and operation of a free-standing satellite dish or solar collector, and their supporting structures shall be permitted in all zoning districts, subject to the following:
 - (a) in any District such structures shall not be located in any front yard, side yard and in the case of a corner site, in any portion of the rear yard which is within three (3) metres of the side property line adjacent to a flanking street unless it is screened from the flanking street to the satisfaction of the Development Officer;
 - (b) in any District such structures, if freestanding, shall not exceed a height of ten

(10) metres above grade level;

- in any District such structures if attached to a principal building, shall not exceed a height of ten (10) metres above the lowest elevation of: roof surface of a flat roof; the decking of a mansard roof; and the eaves of a gable, hip or gambrel roof; and,
- (d) in any District such structures, if attached to or erected upon an accessory building, shall not exceed the maximum permitted height of the accessory building upon which such structure is attached or erected.

4.14.17 Wind Energy Facilities (one turbine)

- (1) Wind energy facilities shall be accommodated as a discretionary use in each zoning district in this Bylaw, either as an accessory use to an established principal use on a site or as the principal use of a site. The following standards apply to wind energy facilities:
 - (a) Wind turbines are limited to a maximum of 50 metres.
 - (b) Wind turbines are limited to a maximum name plate capacity of 100kW.
 - (c) The setback of a wind turbine to any public road right of way and railway right of way that existed on the day the proponent submitted an application to the Municipality to construct, install or expand the wind energy facility, shall be greater than or equal to the height of the wind turbine,
 - (d) The setback of a wind turbine to any property boundary of a Non-Participating Noise Receptor that existed on the day the proponent submitted an application to the Municipality to construct, install or expand the wind energy facility, shall be greater than or equal to the height of the wind turbine.
 - (e) Council may approve a lesser separation where the applicant submits a copy of the agreement between the developer of a wind turbine and the Non-Participating Noise Receptor, agreeing to a lesser separation. Such agreements must contain the provision that parties to the agreement will register an interest on the titles of the affected land. Where such agreements are made, Council shall be a party to the agreement and may use Section 235 of The Act to register and interest to the title(s) of the affected lands.
- (2) Council will evaluate Discretionary Use applications for single wind turbines with the following criteria. Wind turbines shall be located in a manner in which they are separated from the nearest non-participating noise receptor in the following way:
 - (a) Wind turbines with a rotor diameter between 0.1 m and 5.0 m: 100 metre separation distance;
 - (b) Wind turbines with a rotor diameter between 5.01 and 12.5 m: 250 metre separation distance; and
 - (c) Wind turbines with a rotor diameter greater than 12.5 m: 350 metre separation distance.

4.14.18 Wind Farms (two or more turbines)

- (1) Wind Farms shall be accommodated as a discretionary use in the A Agriculture District, either as an accessory use to an established principle use on a site or as the principle use of a site. The following standards apply to Wind Farms:
 - (a) Wind turbines are limited to a maximum height of 50 metres.
 - (b) Wind turbines are limited to a maximum name plate capacity of 100kW.
 - (c) The setback of a wind turbine to any public road right of way and railway right of way that existed on the day the proponent submitted an application to the Municipality to construct, install or expand the wind energy facility, shall be greater than or equal to the height of the wind turbine,
 - (d) The setback of a wind turbine to any property boundary of a Non-Participating Noise Receptor that existed on the day the proponent submitted an application to the Municipality to construct, install or expand the wind energy facility, shall be greater than or equal to the height of the wind turbine.
 - (e) Council may approve a lesser separation where the applicant submits a copy of the agreement between the developer of a wind turbine and the Non-Participating Noise Receptor, agreeing to a lesser separation. Such agreements must contain the provision that parties to the agreement will register an interest on the titles of the affected land. Where such agreements are made, Council shall be a party to the agreement and may use Section 235 of The Act to register and interest to the title(s) of the affected lands.
- (2) Council will evaluate Discretionary Use applications for Wind Farms with the following criteria:
 - (a) In addition to the criteria outlined in Section 4.14.17 (2), Wind Farms shall be separated from the nearest non-participating noise receptor by a distance of 550 metres.

4.14.19 Forestry and Forest Management Outside the Provincial Forest

- (1) All forestry and forest management plans on land outside of the Provincial Forest must provide buffer areas in which the clear-cutting of trees is prohibited as follows:
 - (a) abutting all residential zoning districts: 15 metres
 - (b) an adjoining property line: 10 metres
 - (c) abutting a permanent water body or watercourse:15 metres

4.14.20 Dwelling Groups

- (1) Dwelling groups are subject to the following additional standards:
 - (a) The minimum side yard shall be measured from the closest main wall of the

principal building closest to the side site line.

- (b) All principal buildings forming part of the group shall be located from any other principal building in the group at a distance that meets The National Building Code of Canada and The National Fire Code of Canada.
- (c) Council may apply special development standards regarding "yard requirements" to reduce conflict with neighbouring uses.

4.14.21 Temporary Work Camps

- (1) Temporary work camps shall be temporary and permitted only for a period not exceeding one (1) year as negotiated by Council.
- (2) The site shall be left in the condition agreed upon in the Development Permit, after the occupancy period.
- (3) All regulations found in Section 4.24 of this bylaw shall apply.

4.14.22 Transloading Facilities

Transloading facilities shall be subject to the following requirements:

- (1) In addition to any other information required by Council, the applicant shall submit, as part of their development permit application, information regarding any hazardous material to be kept or stored on site, an emergency management plan, a screening and landscape plan, as well as site grading and drainage plans.
- (2) Transloading facilities for oil and gas resources shall not be located within 90 metres of a residence or on hazard lands.
- (3) The applicant shall suitably screen and landscape the facility from neighbouring properties to the satisfaction of Council.
- (4) Council may require the developer to undertake specific safeguards to address safety issues related to material kept on the site and nuisance issues related to dust, noise, odour, smoke, or similar conditions.
- (5) Transloading facilities shall be developed and shall operate in compliance with all relevant federal and provincial requirements.
- (6) Hazardous substance storage areas shall be constructed in accordance with The Environmental Management Protection Act, 2002 and The Hazardous Substances and Waste Dangerous Goods Regulations.

4.14.23 Telecommunications facilities:

(1) Telecommunication facilities proposed to be erected shall be subject to appropriate public consultation processes as established by federal guidelines and regulations regarding new telecommunications installations. (as per Bylaw 01/20)

4.14.24 Cannabis production facilities:

(1) No outside storage is permitted.

4.14.25 Cannabis Retail Stores:

(1) Cannabis retail stores shall maintain a minimum setback of 150 metres from schools and playgrounds.

4.15 SETBACK FROM CENTRE LINE OF ROADS

4.15.1 The minimum setback of buildings, structures, plantings or any other visual obstruction, including dwellings, from the centre line of a municipal road allowance, grid road, main farm access or provincial highway on all sites shall be 45 metres (150 feet) or such greater distance as required by the Ministry of Highways and Infrastructure. Development of buildings, structures, plantings or any other visual obstruction on sites that do not abut such roads shall observe the minimum front yard setbacks as identified in the specific regulation for those districts. Council may, by resolution, prescribe a lesser setback providing that the proposed development will not create a road intersection visibility or road maintenance issue. (as per Bylaw 07/19)

4.16 LANDSCAPING

- 4.16.1 Landscaping compliant with the rest Section 4.16 shall be provided in the following areas:
 - (1) The first three (3) metres of the minimum required front yard measured from the front property line.
 - (2) A strip of soft landscaping abutting the front of the principal building, where loading does not occur, to an average depth of two (2) metres.
 - (3) In the case of a corner site, the side yard abutting the flanking street to a minimum perpendicular width of three (3) metres.
 - (4) In the case where a site abuts a residential district, the side or rear yard abutting the residential district to a minimum perpendicular width of three (3) metres.

4.16.2 General Landscaping Regulations

- (1) Where this Bylaw specifies that landscaping is required, it shall be developed and maintained in accordance with the following standards and policies:
 - (a) Plant material shall be species capable of healthy growth in the region and shall conform to the current Canadian Standards for Nursery Stock of the Canadian Nursery Landscape Association;
 - (b) Areas designated for planting shall be provided with adequate means of irrigation commensurate with landscaping requirements;
 - (c) Landscaping required to be provided within front or side yards shall not be used for any purpose except for signs or structures otherwise permitted, or driveways

leading to a parking or loading facility;

- (d) Required landscaping shall be completed in accordance with the approved landscape plan by the end of the construction season in which occupancy, partial occupancy, or use of the building or site has taken place. When occupancy, partial occupancy, or use of the building or site has taken place after the end of the construction season, all required and approved landscaping shall be completed by June 1st of the following year. For the purposes of this section, 'construction season' means May 1st through October 31st of the same calendar year; and,
- (e) Required and approved landscaping shall be suitably maintained in a neat and tidy condition at all times, and plant material installed or retained shall be maintained in healthy, vigorous condition at all times.
- (2) The Development Officer shall not approve an application for a development permit in the event that:
 - (a) Any required landscape plans have not been submitted; or,
 - (b) Any required landscape plans do not, in the opinion of the Development Officer, provide an adequate or suitable degree of landscaping necessary to enhance the visual amenity of the site or provide a visual screen where required by this Bylaw.
- (3) Landscaping shall be a condition of the issuance of a development permit when the existing use of a building or structure is significantly enlarged, undergoes a significant capacity increase, or is changed to a new use.
- (4) Any landscaping, including planting thereon, which is required to be provided by this Bylaw shall be maintained in a healthy growing condition or shall otherwise be replaced.
- (5) Any land for landscaped open space shall be included in any calculation of site area, setbacks, density or yard requirements as required by this Bylaw.

4.16.3 Requirements for Landscape Plans

- (1) When landscaping is required under this Bylaw, landscaping plans shall be attached to a development permit application and shall form part of that application. The landscape plans shall be prepared in accordance with Section 4.16.6 (2).
- (2) Landscape Plan Submission Requirements:
 - Two copies of every landscape plan must be submitted to the satisfaction of the Development Officer, showing, to scale, all physical features, including existing and proposed grades, the size and type of existing vegetation to be removed and retained, the size, type and location plant material to be provided, the location of hard landscaping such as fences, retaining walls, walkways and curbs, and the details of the proposed irrigation system, including the location of any outside hose bibs.
 - (b) A declaration, signed by the property owner and applicant, shall be affixed to required landscape plans, specifically acknowledging that the landscaping

specified on the plans is a condition of the issuance of a development permit for the property and that such development will be complete by the date set out in the development permit.

4.17 Outside Storage and Waste Material Storage

- **4.17.1** Where permitted in association with any approved industrial, commercial or residential land use, all outside storage, including storage of garbage or waste materials, is subject to the following requirements:
 - (1) No outside storage shall be located in the front yard, except for the neatly arranged display of items for sale.
 - Outside storage in a side or rear yard shall be screened from adjacent sites by a fence at least 1.9 metres in height, or a combination of fence and soft landscaping screening a minimum of 1.9 metres in height.
 - (3) Unless otherwise directed by this Bylaw, garbage and waste material shall be stored in weatherproof and animal-proof containers and shall be visually screened from all adjacent sites and public thoroughfares.

4.18 PARKING AND LOADING REQUIREMENTS

4.18.1 General Parking Requirements

For every building or structure, there shall be provided and maintained off-street parking spaces as required by Table 4-1, subject to the provisions the rest of Section 4.18.

W.E.	Table 4-1	: Parking Requirements
	Use	Minimum Parking Requirements
(1)	Dwelling	1 space per dwelling unit
(2)	Accessory dwelling unit	1 space per dwelling unit
(3)	Places of worship, halls, clubs and other places of assembly	1 space per 9 m ² of gross floor area devoted to public use
(4)	Retail and service commercial	1 space per 9.3 m² of gross floor area
(5)	Office and office buildings	1 space per 18 m ² of gross floor area
(6)	All other commercial uses	1 space per 46 m ² of gross floor area or 1 space for 5 employees, whichever is greater
(7)	Industrial uses	1 space per 46 m ² of gross floor area or 1 space for 5 employees, whichever is greater
(8)	Eating establishments	1 space per 4 seats devoted to patrons' use, accommodated according to maximum capacity
(9)	Schools and educational facilities	A space per employee, plus 2 spaces per classroom.
(10)	Hotels and motels	1 space per guestroom

(11)	Recreation uses	1 space per 4 persons' of the project's design capacity
(12)	Any other principal or ancillary use	1 space per 27 m ² of gross floor area
(13)	Any combination of the above	The aggregate of the parking as required above

(14) Special Care Home

1 space for every 3 employees, plus 1 space for every 6 beds.

4.18.2 Parking Area Provisions

- (1) No part of any minimum required side yards shall be used for parking, storage or loading of motor vehicles; although access to parking, storage or loading of motor vehicles may cross required side yards, and side yards may be used as fire lanes, provided they meet all other requirements of fire lanes.
- (2) Each parking space shall be a minimum of 2.5 metres wide. Parallel parking spaces must be a minimum of 6.5 metres long, all other parking spaces must be a minimum of 6 metres long.
- Required parking, with the exception of required and/or disabled persons parking, may be located on another site, provided that all required parking is within 150 metres of the use.
- Separate sites and uses may share parking spaces provided that enough parking spaces are constructed to meets the off-street parking requirements of all uses sharing the site. In cases where peak parking demands for uses sharing parking offset each other, Council may consider deferring parking requirements as provided in Section 4.18.3.
- Where two or more uses share one building or on a site where two or more uses share common parking facilities, then the off-street parking requirements for each use shall be calculated as if each is a separate use and adding them together.
- Parking spaces and areas required under this Bylaw shall only be used for the parking of vehicles incidental to the uses which have been issued permits, in respect to which such parking spaces and areas are required.
- A minimum turning radius of 5 metres shall be provided at all intersections of approaches with public streets.
- (8) No part of any public street shall be included in any calculation of the parking space allotment for a specific site.
- (9) Immediately upon change of use or change of district, the parking requirements set out in Table 4-1 shall be required.
- (10) In cases where the provisions of Table 4-1 require that more than 4 parking spaces be required in a single yard, regardless of zoning district, such parking must meet the following conditions laid out in Section 4.18.3 in addition to other applicable conditions laid out in Section 4.18.2.

4.18.3 Parking Areas Requiring More Than Four Parking Spaces

(1) Every parking area shall be provided with direct, unobstructed access to and from a public

street by a private approach, which:

- (a) if designed for one-way vehicular movement, shall have a minimum unobstructed width of 3.5 metres, exclusive of any islands or other such physical separation; or,
- (b) if designed for two-way vehicular movement, shall have a minimum unobstructed width of 6 metres, exclusive of any islands or other such physical separation.
- (2) The minimum distance between a private approach and a street intersection shall be 30 metres.
- (3) The angle of intersection between a driveway and street line shall be 75 degrees and 105 degrees.
- (4) The parking and loading areas and approaches thereto shall be hard-surfaced.
- Adequate facilities allowing the proper drainage of all parking areas shall be provided and shall be designed such that there is no detrimental effect adjoining properties from such water disposal methods or system design.
- (6) Lighting fixtures shall be designed and installed that the light is directed downward and reflected away from the public road, as well as from dwelling units on adjacent sites.
- (7) Landscaping:
 - (a) Where, in a yard in any zoning district, a parking area which is required to provide for more than 4 off-street parking spaces abuts a residential use and/or zoning district, then a continuous strip of landscaped open space of minimum width of 4.5 metres shall be provided along the site lines of said yard or site.
 - (b) Where, in a yard in any zoning district, a parking area which is required to provide for more than 4 off-street parking spaces abuts a street, then a strip of landscaped open space shall be provided along the site line adjoining the said street, and the said landscaped open space shall be continuous except for aisles or driveways required for access to the parking area and shall be a minimum of 3 metres in width along the said site line.

4.19 PERMITTED YARD ENCROACHMENTS

- 4.19.1 The following are not considered encroachments and shall be considered part of the principal or accessory building and all applicable regulations will apply to it as it would be to the principal or accessory building:
 - (1) any deck or floor area attached to a principal or accessory building that has a permanent roof structure and/or solid glass, or screen walls; and,
 - (2) any private garage attached to a principal building.

- 4.19.2 In all Districts except the LR1 Medium Density Lakeshore Residential District and the LR2 High Density Lakeshore Residential District the following yard encroachments shall be permitted in any required yard:
 - (1) steps 1.6 metres or less above grade level, as measured at the highest point of the steps, that are necessary for access to a permitted building or for access to a site from a street or lane;
 - in all districts except LD1-Medium Density Lakeshore Development District and the LD2-High Density Lakeshore Development District: window sills, eaves, gutters, belt courses, plasters or other similar vertical columns, cornices, bay windows, chimneys and similar non-structural alterations may project a distance of 0.6 metres from the building into any required yard, but not closer than 0.5 metres to a site line.
 - raised patios, decks and sidewalks not more than 0.6 metres above grade level, as measured at the outside edge of the patio, deck or sidewalk.
 - (4) trees, shrubs, walkways, trellises or flag poles, so long as these fixtures do not extend into or over public land; and,
 - (5) lighting fixtures and lamp posts.
 - (6) In rear yards:
 - (i) raised patios and decks measuring more than 0.6 metres in height above grade, and canopies and balconies having a projection of not more than three metres into the required rear yard, provided they are located at least 3.0 metres from the rear site line.
 - (7) In side yards:
 - (i) raised patios and decks measuring more than 0.6 metres in height above grade, and canopies and balconies provided they do not project more than 1.8 metres into the required side yard, or into more than 25% of the required side yard, whichever is less.
- 4.19.2 In the LR1 Medium Density Lakeshore Residential District and the LR2 High Density Lakeshore Residential District the following yard encroachments shall be permitted in any required yard:
 - (1) Windows may project 0.3 metres into a required front yard;
 - (2) window sills, eaves, gutters, belt courses, pilasters or other similar vertical columns, cornices, bay windows, chimneys and similar non-structural alterations may project a distance of 0.6 metres into the required front yard;
 - raised patios, decks and sidewalks not more than 0.6 metres above grade level may project into any required yard;
 - raised patios and decks more than 0.6 metres above grade level may project 1.8 metres into the required front yard.

- (5) Steps more than 0.6 metres above grade level may not encroach into any required yard.
- (6) trees, shrubs, walkways, trellises or flag poles, so long as these fixtures do not extend into or over public land; and,
- (7) lighting fixtures and lamp posts may project into any required yard.

4.20 PROHIBITION OF SPECIES BREEDING

4.20.1 The breeding of rats and other rodents and crickets and other insects is prohibited in all zoning districts in the municipality.

4.21 BUILDING LINES

4.21.1 Where a building line in a hamlet district has been established by existing buildings in a block having at least one half of the lots built on, new development may conform to this line.

4.22 BARE LAND CONDOMINIUMS

4.22.1 Regulations and development standards for buildings, uses and sites in all zoning districts shall also apply to uses and bare land units that are part of a bare land condominium plan.

4.23 DEPTH TO FRONTAGE RATIO

4.23.1 Depth to frontage ratio for residential sites: No restrictions.

4.24TEMPORARY USES

- **4.24.1** Temporary uses will be permitted where appropriate in individual zoning districts at the discretion of Council.
- 4.24.2 All temporary uses must be located on an existing site; no subdivision will be permitted for temporary uses.
- 4.24.3 Any buildings placed on sites where a temporary use is permitted must be removed on or before the expiry period allowed for the use, unless the construction of a permanent building is specifically permitted by Council.
- 4.24.4 The site must be restored to the same condition as it was prior to the beginning of the temporary use once the temporary use has ceased.
- 4.24.5 Council may require a performance bond from the applicant to ensure acceptable remediation of the site.

5 ZONING DISTRICTS

5.1 CLASSIFICATION OF ZONING DISTRICTS

5.1.1 In order to carry out the purpose and provisions of this Bylaw, the Rural Municipality is divided into the following Zoning Districts, the boundaries of which are shown on the "Zoning District Map". Such districts may be referred to by the appropriate symbols.

Districts	Symbols
A	
Agriculture	Α
Forest	F
Hamlet	H
Low Density Country Residential	CR1
Medium Density Country Residential	CR2
High Density Country Residential	CR3
Medium Density Lakeshore Development	LD1
High Density Lakeshore Development	LD2
Commercial	C1
Industrial	M1

5.2 ZONING DISTRICT MAPS

5.2.1 The map, bearing the statement "This is the Zoning District Map which accompanies Bylaw Number 10-18 adopted by the Rural Municipality of Meadow Lake No. 588" and signed by the Reeve and Rural Municipal Chief Administrative Officer under the seal of the Rural Municipality shall be known as the "Zoning District Map" and such map is hereby declared to be an integral part of this Bylaw.

5.3 BOUNDARIES

- 5.3.1 The boundaries of such districts referred to, together with explanatory legend, notation and reference, are shown on the map entitled "Zoning District Map".
- 5.3.2 All streets, lanes and road allowances, if not otherwise specifically designated, shall be deemed to be in the same zoning district as the property immediately abutting upon such streets, lanes and road allowances. If the land abutting each side of a street, lane or road allowance is located in different zoning districts, the centre line of such street, lane or road allowance shall be deemed to be the district boundary, unless otherwise specifically designated.
- 5.3.3 Streets, lanes, and road allowances which are shown on the "Zoning District Map" and which have been permanently closed pursuant to Section 13 of The Municipalities Act, shall be in the same district as the land abutting both sides of the permanently closed street, lane or road allowance. If the land abutting each side of the permanently closed street, land or road allowance was located in different zoning districts before the said street, lane or road allowance was permanently closed, the centre line of such permanently closed street, lane or road allowance shall be deemed to be the district boundary, unless otherwise specifically designated.

5.3.4 In unsubdivided land, the zoning district boundary shall be determined by the scale shown on the "Zoning District Map".

5.4 REGULATIONS

5.4.1 Regulations for the zoning districts are outlined in the following sections of this Bylaw.

5.5 Properties with More than One Zoning District

5.5.1 Where a site or lot is divided into more than one zoning district, each portion of the site or lot shall be developed and use in accordance with the provisions of the applicable zoning district.

5.6 TRANSITIONAL ZONING PROVISIONS

5.6.1 Former Permitted Uses Now Discretionary

Land uses or development in existence on a site that were listed as permitted uses under the Zoning Bylaw No. 10-18, or any amendment thereto, but are now listed as discretionary uses under this bylaw, shall be considered permitted uses; however, no alteration or enlargement of the land use or development shall take place except in conformity with relevant development standards in this bylaw.

5.6.2 Existing Buildings

Buildings lawfully existing at the time of the approval of this bylaw shall be limited in terms of site width and setback requirements, to the regulation of the zoning district in which they are located, or to their current dimensions, whichever is the least restrictive.

6 DISTRICT SCHEDULES

6.1 A - AGRICULTURE DISTRICT

6.1.1 Intent

The objective of the A - Agriculture District is to provide for the primary use of land in the form of agricultural development, associated residences, limited single-parcel country residential development, location-dependent natural resource development and other uses compatible with agricultural development.

6.1.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-1.

6.1.3 Prohibited Uses

Uses prohibited in the A - Agriculture District are as follows:

6.1.4 Accessory Buildings

- (1) Accessory buildings and uses shall be permitted subject to Section 4.14.10.
- (2) Farm dwellings, subject to Section 3.5.2.2 (c) of the Official Community Plan.

6.1.5 Regulations

- (1) Site Requirements
 - (a) Minimum and maximum site size, site width, and yard requirements are shown in Table 6-1.

6.1.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the A - Agriculture District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

- (1) Intensive agricultural operations including, but not limited to, *intensive livestock* operations subject to Section 3.5.2.4 of the Official Community Plan.
- (2) Personal care homes shall be licensed under The Personal Care Homes Act.
- (3) Discretionary Commercial Uses
 - (a) Where ancillary to a farm operation, or single detached dwelling, Council may prescribe specific development standards in the issuing of a development permit

limiting the size of operation, buildings used for the operation, and number of nonresident employees. Any increase in the area of land for a commercial use, or the number or size of buildings used for the commercial operation, shall require a new discretionary approval by Council.

- (b) Council may specify specific development standards for the location, setback, or screening of any area devoted to the outdoor storage of machinery, vehicles, or vehicular parts in conjunction with a commercial operation including any salvage or vehicle storage yard.
- (4) Discretionary commercial and industrial uses are subject to Section 3.5.2 (4).

6.1.7 Exceptions to Development Standards

Exceptions to development standards in A - Agriculture District, are as follows:

6.1.8 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18.

6.1.9 Outside Storage

Outside storage, including garbage storage, is subject to Section 4.17.

6.1.10 Temporary Accommodation

A mobile home or trailer coach may be permitted for a period of up to one year on an existing farm dwelling or residential site, while a permanent dwelling unit is being erected on the same site.

	A - AGRICULTURE DISTRICT DE for the Rural Municipality of	VELOP							
				Deve	lopment S	tandards			
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Maximum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
Agric	ultural Uses								
(1)	Agriculturally related commercial and industrial uses subject to Section 3.5.2.3 in the Official Community Plan	D		0.4		30	35	10	10 (3)
(2)	Farm operations	P		64(1)		30	35	10	10
(3)	Intensive livestock operations subject to Section 3.5.2.4 in the Official Community Plan	D	3.5.2 (2)	1.0		30	35	10	10
(4)	Intensive agricultural operations subject to Section 3.5.2.4 in the Official Community Plan	D	3.5.2 (3)	1.0		30	35	10	10
Reso	urce Based Uses								
(1)	Forestry and forest management within the Provincial Forest	P		7.7		ee.		0 4	3(3)
(2)	Mineral exploration and extraction, excluding gravel pits	P							3
(3)	Petroleum exploration or extraction wells and related facilities	P				dies.			3
(4)	Petroleum pipelines, oil & gas wells, and related facilities	Р				*.=			3
(5)	Transloading facilities for oil and gas resources	P	4.14.22			0			3 (3)
Resid	ential Uses								
(1)	Dwelling units as an accessory use	P	3.7.4(17) 4.14.10 (6)		Sam	ie as prin	clpal use		
(2)	Farm Dwellings subject to 3.5.2.2 in the Official Community Plan	Р	4.14.10 (6)	(2)		30	35	10	10
(3)	Mobile home courts	D	3.5.2 (1) 4,14.3	0.4		30	35	10	10
(4)	Single detached dwellings (as a principal use) subject to Section 3.6.2.2 in the Official Community Plan	Р		2.0 ⁽⁴⁾	10.0(4)	30	35	10	10
Comn	nercial Uses			milysis S		Tools			
(1)	Agriculture servicing and contracting establishments	D		0.4		30	35	10	10 (3)

	A - AGRICULTURE DISTRICT DE for the Rural Municipality of	VELOP							
					opment St	andards			
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Maximum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
(2)	Bed and breakfast homes	D	4.14.5	2.0 (4)(5)	10.0(6)	30	35	10	10
(3)	Campgrounds	D	3.5.2 (1) 3.7.4 (13) 4.14.2	0.8	(4)	30	35	10	10
(4)	Custodial care facilities	D	4.14.6	2.0 (4)(5)	10.0(8)	30	35	10	10
(5)	Forestry and forest management outside of the Provincial Forest	D							3
(6)	Golf courses	D	3.7.4 (15)	1.0		III HAN	35	10	10
(7)	Grain elevators	D		0.4		30	35	10	10(3)
(8)	Health care clinic	D		0.4		30	35	10	10
(9)	Gravel pits and gravel crushing operations subject to Table 6-1 of the Official Community Plan	D	3.5.2 (10) 3.7.4 (4)					•	3
(10)	Home based businesses and farm-based businesses	D	4.14.1	2.0 (4)(8)	10,0(6)	30	35	10	10(3)
(11)	Kennels	D	4.14.13	0.4	-	30	35	10	10
(12)	Machine shops and metal fabricators	D	3.7.4 (10)	0.4		30	35	10	10 (3)
(13)	Meat processing and kill facilities	D	3.7.4 (5) 3.7.4 (19)	0.4		30	35	10	10 (3)
(14)	Outfitter base camps	D	3.5.2 (1) 4.14.11	0.4		30	35	10	10
(15)	Personal care homes	D	4.14.6	2.0 (4)(5)	10.0(6)	30	35	10	10
(16)	Residential care facilities	D	4.14.8	2.0 (4)(5)	10.0(6)	30	35	10	10
(17)	Tourism base camps	D	3.5.2 (1) 4.14.11	0.4		30	35	10	10
(18)	Tourist camps	D	3.5.2 (1) 3.7.4 (13) 4.14.2	0.4		30	35	10	10

				Development Standards										
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Maximum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)					
(19)	Vacation farms	D	4.14.5	2.0 (4)(5)	10.0(6)	30	35	10	10					
(20)	Veterinary clinics and hospital, including large animal boarding	D		0.4		30	35	10	10					
(21)	Cannabis production facilities	D	3.7.4 (21) 4.10.5 (1) 4.14.24	0.4	-50	30	35	10	10					
Munic	ipal, Recrestional, Institutional and Other Uses													
(1)	Airports and airstrips	D		(7)			35	10	10					
(2)	Cemeteries and crematoria	D		100					3					
(3)	Community halls	P		0.4		30	35	10	10					
(4)	Detention centres and correctional institutions	D		0.4	11144	30	35	10	10					
(5)	Historical and archeological sites	Р							3					
(6)	Institutional camps			0.4	40	30	35	10	10					
(7)	Municipal facilities	Р							3					
(8)	Parks and playgrounds	Р						1000	3					
(9)	Places of worship	D	3.7.4 (3)	0.4		30	35	10	10					
(10)	Public works, excluding solid and liquid waste disposal sites	P					100	- 10	3					
(11)	Radar stations	D		1.0		••	35	10	10					
(12)	Recreation facilities	D	3.7.4 (3)	0.4		30	35	10	10					
(13)	Schools and educational facilities	D		0.4		30	35	10	10					
(14)	Solid and liquid waste disposal facilities, sewage lagoons, pesticide container collection sites, including boil farms for the rehabilitation of contaminated soils, and associated facilities subject to Sections 3.2.2.1 of the Official Community Plan	D	3.5.2 (6) 4.14.4	0.4		30	35	10	10					
(15)	Telecommunications facilities	P	4.14.23	1.0		••	35	10	10					
(16)	Wildlife and ecological conservation areas	Р					1.211	-4-	3					

	A - AGRICULTURE D	TABLE 6-1: ISTRICT DEVELOPM Inicipality of Mesdov	MENT STANI	ARDS					
					opment S1	tandards			
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Maximum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
(17)	Wind energy facilities, including wind farms	D	3.5.2 (9) 4.14.17 4.14.18	Developm	nent Stand	lards as la & 4.14	aid out in .18	Section	4.14.17

Use Designations:

(P) - Permitted Use

Means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-1 and the A - Agriculture District:

- (1) or a lesser amount as identified in Section 3.5.2.2(b) of the Official Community Plan
- (2) the same as farm operations
- (3) where rear yard abuts a railway or a railway reserve no rear yard is required
- (4) or a greater or lesser site size as identified in Section 3.6.2.2 (d) of the Official Community Plan
- (5) unless developed ancillary to a farm operation, in which case 64 hectares, and subject to (1) above
- (6) no maximum shall apply if developed ancillary to a Farm Operation
- (7) Private facilities: 1.01 hectares; Publicly-owned facilities: no minimum

6.2 F - FOREST DISTRICT

6.2.1 Intent

The objective of the F - Forest District is to provide for the management of extensive areas of forested Crown Land using sound integrated resource management principles and techniques and recognizing a wide variety of resource uses.

6.2.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-2.

6.2.3 Prohibited Uses

Uses prohibited in F - Forest District are as follows:

6.2.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

6.2.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-2.

6.2.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the F - Forest District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

6.2.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18.

6.2.8 Outside Storage

Outside storage, including garbage storage, is subject to Section 4.17.

	Table 5-2: F = FOREST DISTRICT DEVELOP for the Rural Municipality of Me	MENT ST	ANDARDS e No. 588					
				Develo	pment Sta	andards		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Rear Yard (m)
Reside	ential Uses	W. YES						
(1)	Dwelling units' accessory to an approved outfitter base camp or tourism base camp	D	3.7.4 (17) 4.14.11	1000	12	6	1.5	6
Comm	ercial Uses			4000	12	6	1.5	6
(1)	Outfitter base camps	D	4.14.11	1000	12	6	1.5	6
(2)	Tourism base camps	D	4.14.11	1000	12	0	1.0	0
The second	rce Based Uses							1.5
(1)	Fish management activities	P	de mention			-		1.5
	Forestry and forest management outside of the Provincial Forest	D	4.14.19					1.5
(2)	Forestry and forest management within the Provincial Forest	P		••	4.4			
-	Gravel pits	D	3.5.2 (10) 3.7.4 (4)		••			1.5
(0)	Mineral exploration	P				0.50	**	1.5
(3)	Petroleum exploration	Р			₩			1.5
(4)		P		22	**			1.5
(5)	Trapping cipal, Recreational and Other Uses							
	Cemeteries	P		11000				1.5
(1)	Telecommunication towers	P	4.14.23	1000	12	6	1.5	6
(2)	Historical and archaeological sites	P			(# H	5.5	***	1.5
	Municipal facilities	Р					,	1.5
(4)	Parks and playgrounds	D	Name of the second	22				1.5
(6)	Public works	P						1.5
(7)	Recreation uses including nature trails, hiking trails, cross-country ski trails, exhibits and interpretive media and picnic sites	Р				744	••	1.6

	El-4-20de Salansa kunan die Vera omin Kun ana Kulma Michicalaling of Wash	ENLS	No. 588					
				Develo	pment St	andards		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
(8)	Snowmobile and ATV trails	D						1.5
(9)	Wildlife management and conservation areas	P	Ly VIDEO	200			N o	1.5
(10)	Telecommunication Facilities	P	4.14.23					

Use Designations:

(P) - Permitted Use

Means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

Special limitation and standards regarding Table 6-2 and the F - Forest District:

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

6.3 H - HAMLET DISTRICT

6.3.1 Intent

The objective of the H - Hamlet District is to provide for limited residential and commercial growth in the form of infilling of existing vacant land in existing hamlets.

6.3.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-3.

6.3.3 Prohibited Uses

Uses prohibited in ${\bf H}$ - Hamlet District are as follows:

(1) Animals

The keeping, handling, sale or transshipment of cattle, horses, pigs, goats, llamas, alpacas, poultry, sheep or other livestock is prohibited within this district.

6.3.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

6.3.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-3.

6.3.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the **H** - Hamlet District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

(1) Commercial Uses

- (a) Council may apply special standards in the issuing of a development permit for screening of storage areas or fencing in commercial areas adjacent to residential uses.
- (b) Council may apply special development standards regarding yard requirements for commercial uses to reduce conflict with neighbouring uses.

(2) Home Based Businesses

(a) Home based businesses are subject to Section 4.14.1.

- (b) No home-based businesses in this district shall include auto body repair or repainting operations.
- (c) No heavy construction or industrial equipment or supplies shall be stored on any site for a home-based business in this district.
- (3) Discretionary commercial and industrial uses are subject to Section 3.5.2 (4)
- (4) Discretionary hazardous industrial uses are subject to Section 3.5.2 (5).

6.3.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18.

6.3.8 Outside Storage

Outside storage, including garbage storage, is subject to Section 4.17.

				Deve	lopment	Standard	is		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)	Max. Site Coverage (%)
Reside	ntial Uses			440	6	JE CIV	1.5		
(1)	Dwelling Groups	D	4.14.20	116 per unit	6 per unit ⁽¹⁾	4.5 ⁽²⁾	(3)(4)(5)	4.5	60
(2)	Multiple unit dwellings	D		116 per unit	6 per unit (1)	4.5 (2)	1.5	4.5	60
(3)	Semi-detached dwelling	D		255	8.5	4.5	1.5 (3)(5)	4.5	50
		Р		450	12	4.5	1.5 (5)	4.5	50
(4)	Single detached dwellings Street townhouses dwellings	D		255 per unit	8.5	4.5 ⁽²⁾	1.5 (3)(4)(5)	4.5	60
(6)	Townhouse dwellings	D		255 per unit	8.5 per unit	4,5 (2)	1.5	4.5	60
(7)	Two unit dwellings	D		510	17	4.5	1.5 (5)	4.5	50
(1)	nercial Uses				-	170 113	100		
	Bed and breakfast homes	D	4,14.5	450	12	4.5	1.5 (5)	4.5	50
(1)	Convenience stores	D	3.7.4 (2)	230	7.5		1.5	4.4	
(2)	Daycare centres	D		450	12	4.5	1.5 (5)	4.5	50
(3)	Gas bars	D	3.7.4 (20) 4.14.8 4.14.9	1000	30		1.5		
		D	4.14.1	450	12	4.5	1.5 (5)	4.5	50
(5)	Home based businesses	D	PATE N 5 S	1000	12	J D 4 5	1.5		
(6)	Hotels	D		1000	12		1.5		
(7)	Motels	D	10 7 20	230	7,5	1000	1.5		
(8)	Office and office buildings	D		230	7.5		1.5		
(9)	Retail food outlets	D		230	7.5	-	1.5		
(10)	Retail stores	D	3.7.4 (8)	230	7.5		1.5		

	H HAMLET DISTRICT DE for the Rural Municipality	of Mes	MENT STANE	ARDS 588		HILL		SELE-S	
					elopmen	t Standar	ds		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)	Max. Site Coverage (%)
(12)	Service stations	D	4.14.7 4.14.9	1000	30	1124	1.5	(C.C.3)	
(13)	Veterinary clinics and hospitals	D	- 400	230	7.5		1.5		
(14)	Cannabls retail stores	D	3.7.4 (22) 4.10.5 (1) 4.14.25	230	7.6		1.5		
Indus	trial and Agricultural Service Uses								
(1)	Agricultural equipment, motor vehicle, or recreational equipment dealers and service establishments	D		4000	30	6	1.5	4.5	100
(2)	Agricultural product storage, transshipment, service and contracting establishments, excluding facilities for the handling of large animals	D		4000	30	6	1.5	4.5	
(3)	Agricultural seed, fuel, and chemical supply establishments	D	3.7.4 (20)	4000	30	6	1.5	4.5	100
(4)	Construction trades	D	3.7.4 (10)	4000	30	6	1.5	4.5	
(5)	Manufacturing and processing establishments	D	3.7.4 (10) 3.7.4 (11)	4000	30	6	1.5	4.5	
(6)	Welding, machine shops, and metal fabricating	D	3.7.4 (10)	4000	30	6	1.5	4.5	
Munic	ipal, Recreational, Institutional and Other Uses				NA A LE	zali i cina			
(1)	Community halls	P		450	6	1.5	4.5		
(2)	Historical and archaeological sites	Р				F	1.5		**
(3)	Municipal facilities	Р					1.5		
(4)	Parking lots	D	m to 7.		-44	4-	1.5		12.25
(5)	Parks and playgrounds	Р					1.5		
(6)	Places of worship	P		5.5	ساء ساء		1.5	124	
(7)	Public works, excluding solid and liquid waste disposal sites	P					1.5		
(8)	Recreation facilities	D	3.7.4 (3)	4.4		4.4	1.5	- 4	4.4
(9)	Schools and educational facilities	D	3.7.4 (3)			8	1.5	8	
(10)	Telecommunications	P	4,14,23						

Use Designations:

(P) - Permitted Use

means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-3 and the H - Hamlet District:

- To a maximum of 18 m
- For multiple unit dwellings of once storey the front yard shall be 4.5 m; for multiple unit dwellings of two to three storeys the front yard shall be 6 m; for multiple unit dwellings over three storeys the side yard shall be 7.5 m
- Except that no side yard shall be required where a common wall divides two dwelling units For multiple unit dwellings of one storey the side yard shall be 1.5 m; for multiple unit dwellings of two to three storeys, the side yard shall be 3 m; for multiple unit
- dwellings over three storeys, the side yard shall be ½ the building height to a maximum requirement of 6 m; on corner sites, the side yard shall never be less than 3 m along the flanking street
- Except for corner sites where it shall be 3 m along the flanking street

6.4 CR1 - Low Density Country Residential District

6.4.1 Intent

The objective of the CR1 - Low Density Country Residential District is to provide for low density, multiple lot country residential development and other compatible development in specific areas with standards for such development which does not directly support agriculture.

6.4.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-4.

6.4.3 Prohibited Uses

Uses prohibited in CR1 - Low Density Country Residential District are as follows:

6.4.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10. Dwelling units as an accessory use shall be discretionary and are subject to Sections 3.7.4(17) and 4.14.10(6).

6.4.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-4.

(2) Keeping of Animals

- (a) Large animals, which include only horses, cattle, sheep, goats, llamas and alpacas will be permitted in numbers not exceeding 4 animal units, on a site of at least 4 ha. All other animals shall be limited to domestic pets of the residents of the site, but in no case shall the numbers exceed that equal to one animal unit.
- (b) Animals shall not be pastured within 15 metres of any dwelling not owned by the operator of the pasture or owner of the animals, and no buildings or structures intended to contain animals shall be located within 30 metres of a property line.
- (c) The use of vacant residential sites for pasture of animals is prohibited.

6.4.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the **CR1** - Low Density Country Residential District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

(1) Home Based Businesses

- (a) Home based businesses are subject to Section 4.14.1 of this Bylaw.
- (b) No home-based business in this district shall include auto body repair or repainting operations.
- (c) No heavy construction or industrial equipment or supplies shall be stored on any site for a home-based business in this district.

6.4.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18 of this Bylaw.

6.4.8 Outside Storage

Outside storage, including garbage storage, is subject to Section 4.17 of this Bylaw.

6.4.9 Temporary Accommodation

A mobile home or trailer coach may be permitted for a period of up to one year on an existing farm dwelling or residential site, while a permanent dwelling unit is being erected on the same site.

		Development Standards										
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Maximum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)			
Reside	ntial Uses			Second Co	S - 10 C -	AL SE						
(1)	Single detached dwellings as a principal use	P		4.0	8.08	30	8	5	8			
(2)	Garden suites	D	3,7.4 (17) 4.14.10 (6)			Same as	principal us	•				
Comm	ercial Uses											
(i)	Bed and breakfast homes	D	4.14.5	4.0	8.08	30	8	5	8			
(2)	Home based businesses	D	4.14.1	4.0	8.08	30	8	5	8			
(3)	Daycare centres	D		4.0	8.08	30	8	5	8			
(4)	Personal care homes	D	4.14.6	4.0	8.08	30	8	5	8			
(5)	Residential care facilities	D	4.14.6	4.0	8.08	30	8	5	8			
Munici	oal, Recreational, Institutional and Other Uses											
(1)	Community halls	Р		0.4		30	8	5	8			
(2)	Historical and archaeological sites	P				•-		5				
(3)	Libraries	Р	PETS AYA	0.4		30	8	5	8			
(4)	Municipal facilities	P						5	••			
(5)	Parks and playgrounds	P	9 4 May 12 14		1 1			5				
(6)	Places of worship	Р		0.4		30	8	5	8			
(7)	Public museums	D		0.4		30	8	5	8			
(8)	Public works, excluding solid and liquid waste disposal sites	Р						5				
(9)	Recreation facilities	D	3.7.4 (3)	0.4		30	8	5	8			
(10)	Schools and educational facilities	D	3.7.4 (3)	0.4		30	8	5	8			
(11)	Wildlife and ecological conservation are as	P		4.4				5	-			

Use Designations:

(P) - Permitted Use

Means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-4 and the CR1 - Low Density Country Residential District:

6.5 CR2 - MEDIUM DENSITY COUNTRY RESIDENTIAL DISTRICT

6.5.1 Intent

The objective of the CR2 - Medium Density Country Residential District is to provide for medium density, multiple lot country residential development and other compatible development in specific areas with standards for such development which does not directly support agriculture.

6.5.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-5.

6.5.3 Prohibited Uses

Uses prohibited in CR2 - Medium Density Country Residential District are as follows:

6.5.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

6.5.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-5.

(2) Keeping of Animals

- (a) Large animals, which include only horses, cattle, sheep, goats, llamas and alpacas will be permitted in numbers not exceeding 2 animal units, on a site of at least 2 ha. All other animals shall be limited to domestic pets of the residents of the site, but in no case shall the numbers exceed that equal to one animal unit.
- (b) Animals shall not be pastured within 15 metres of any dwelling not owned by the operator of the pasture or owner of the animals, and no buildings or structures intended to contain animals shall be located within 30 metres of a property line.
- (c) The use of vacant residential sites for pasture of animals is prohibited.

6.5.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the CR2 - Medium Density Country Residential District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

(1) Home Based Businesses

- (a) Home based business is subject to Section 4.14.1 of this Bylaw.
- (b) No home-based business in this district shall include auto body repair or repainting operations.
- (c) No heavy construction or industrial equipment or supplies shall be stored on any site for a home-based business in this district.

6.5.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18 of this Bylaw.

6.5.8 Outside Storage

Outside storage, including garbage storage, is subject to Section 4.17 of this Bylaw.

6.5.9 Temporary Accommodation

A mobile home or trailer coach may be permitted for a period of up to one year on an existing farm dwelling or residential site, while a permanent dwelling unit is being erected on the same site.

		Development Standards							
	Use		Subject to Sections	Minimum Site Area (ha)	Maximum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
Reside	ntial Uses	Permitted or Discretionary	JEY IS S	LINE DE LA PROPERTIE DE LA PRO	III SIN ASID		(Carlotte	100111	EXCUSE
(1)	Single detached dwellings as a principal use	P		0.8	3.99	30	8	5	8
Comm	ercial Uses	The state of	15 417 13	Tyles!	E/03/3/11/5	UI CORP			THE STATE
(1)	Bed and breakfast homes	D	4.14.5	0.8	3.99	30	8	5	8
(2)	Daycare centres	D		0.8	3.99	30	8	5	8
(3)	Home based businesses	D	4.14.1	0.8	3.99	30	8	5	8
(4)	Personal care homes	D	4.14.6	0.8	3.99	30	8	5	8
(5)	Residential care facilities	D	4.14.6	0.8	3.99	30	8	5	8
	oal, Recreational, institutional and Other Uses			FIXE TWO	MINDS	of statement	CO CERTIFICATION		
(1)	Community halls	P		0.4	~ =	30	8	5	8
(2)	Historical and archaeological sites	P						5	+-
(3)	Libraries	P		0.4		30	.8	5	8
(4)	Municipal facilities	P	Marin Marin				1000	5	100
(5)	Parks and playgrounds	P						5	
(6)	Places of worship	P		0.4	**	30	8	5	8
(7)	Public museums	P		0.4		30	8	5	8
(8)	Public works, excluding solid and liquid waste disposal sites	P	WKE KE	5.5	**	Trick .	V	5	
(9)	Recreation facilities	D	3.7.4 (3)	0.4		30	8	5	-8
(10)	Schools and educational facilities	D	3.7.4 (3)	0.4		30	8	5	8
(11)	Wildlife and ecological conservation areas	P						5	

Use Designations:

(P) - Permitted Use

Means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-5 and the CR2 - Medium Density Country Residential District:

6.6 CR3 - HIGH DENSITY COUNTRY RESIDENTIAL DISTRICT

6.6.1 Intent

The objective of the CR3 - High Density Country Residential District is to provide for medium density, multiple lot country residential development and other compatible development in specific areas with standards for such development which does not directly support agriculture.

6.6.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-6.

6.6.3 Prohibited Uses

Uses prohibited in CR3 - High Density Country Residential District are as follows:

6.6.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

6.6.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-6.

(2) Keeping of Animals

- (a) Large animals, which include only horses, cattle, sheep, goats, llamas and alpacas will be permitted in numbers not exceeding 2 animal units, on a site of at least 2 ha. All other animals shall be limited to domestic pets of the residents of the site, but in no case shall the numbers exceed that equal to one animal unit.
- (b) Animals shall not be pastured within 15 metres of any dwelling not owned by the operator of the pasture or owner of the animals, and no buildings or structures intended to contain animals shall be located within 30 metres of a property line.
- (c) The use of vacant residential sites for pasture of animals is prohibited.

6.6.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the CR3 - High Density Country Residential District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

(1) Home Based Businesses

- (a) Home based business is subject to Section 4.14.1 of this Bylaw.
- (b) No home-based business in this district shall include auto body repair or repainting operations.
- (c) No heavy construction or industrial equipment or supplies shall be stored on any site for a home-based business in this district.

6.6.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18 of this Bylaw.

6.6.8 Outside Storage

Outside storage, including garbage storage, is subject to Section 4.17 of this Bylaw.

	CR3 - HIGH DENSITY COUNTRY RE for the Rural Mur	icipality of t	feadow Lak	e No. 588	NI STAND	ANDS			
					Developme	ent Standar	ds		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (ha)	Maximum Site Area (ha)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Rear Yard (m)
Reside	ntial Uses			3100			The state of		
(1)	Single detached dwellings as a principal use	Р		0.4	0.79	30	8	5	8
Comm	ercial Uses	y and	The Bridge of the		Baylant o	Sufficient			1000
(1)	Bed and breakfast homes	D	4.14.5	0.4	0.79	30	8	5	8
(2)	Daycare centres	D		0.4	0.79	30	8	5	- 8
(3)	Home based businesses	D	4.14.1	0.4	0.79	30	8	5	8
(4)	Personal care homes	D	4.14.6	0.4	0.79	30	8	5	8
(5)	Residential care facilities	D	4.14.6	0.4	0.79	30	8	5	8
Munici	pai, Recreational, institutional and Other Use		L. Prince	No. Series	Let Out of	No.	AND WA		- Marie Land
(1)	Community halls	P		0.4		30	8	5	8
(2)	Historical and archaeological sites	P	ill-selling.					5	
(3)	Libraries	P		0.4	**	30	8	5	8
(4)	Municipal facilities	Р			section (5	**
(5)	Parks and playgrounds	P		• •	••			5	
(6)	Places of worship	P		0.4		30	8	5	8
(7)	Public museums	P		0.4		30	8	5	8
(8)	Public works, excluding solid and liquid waste disposal sites	P			149	200		5	
(9)	Recreation facilities	D	3.7.4 (3)	0.4		30	8	5	8
(10)	Schools and educational facilities	D	3.7.4 (3)	0.4		30	8	5	8
(11)	Wildlife and ecological conservation areas	Р						5	

(P) - Permitted Use

Means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-6 and the CR3 - High Density Country Residential District:

6.7 LR1 - MEDIUM DENSITY LAKESHORE RESIDENTIAL DISTRICT

6.7.1 Intent

The objective of the LR1 - Medium Density Lakeshore Development District is to provide for low density residential development and other compatible development in specified areas with standards for such development.

6.7.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-7.

6.7.3 Deleted - Bylaw 01/19

6.7.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

6.7.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-7.

(2) Keeping of Animals

The keeping of animals shall be limited to domestic pets of the residents of the site. The keeping of livestock is prohibited.

(3) Landscaping

A minimum of 25% of a site must be soft landscaped.

(4) Maximum Building Height

Lakefront sites: 9.2 m Non-Lakefront sites: 11 m

(5) Water and Sewer Systems

Water and sewer systems such as cisterns and septic tanks must be located at least 7.6 m

from wells and 3 m from all site lines.

(6) Recreational Vehicles Used for Temporary Accommodation

Recreational Vehicles may be used for temporary accommodation of guests, but are not to be used for permanent, seasonal accommodation.

(7) Membrane Covered Structures

One commercially pre-manufactured membrane covered structure not exceeding 29.7 m² in size is permitted per site and is considered an accessory building.

(8) Unlicensed Vehicles

A maximum of 2 unlicensed vehicles or boats are permitted per site providing they are covered with a tarp and located at least 1.5 m from the front site line.

(9) Maximum Height for Fences

Located adjacent to or within a required front yard: 1.2 m

Located adjacent to or within a required side yard: 1.8 m

Located adjacent to or within a required rear yard (lakefront site): 1.2 m

Located adjacent to or within a required rear yard (non-lakefront site): 1.8 m

6.7.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the LR1 – Medium Density Lakeshore Residential District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

(1) All operations shall comply with all regulations of Saskatchewan Environment and Saskatchewan Labour which govern their operation and development.

6.7.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18 of this Bylaw

6.7.8 Outside Storage

	LR1 - MEDIUM D	Tal DENSITY LAKESHORE F for the Roral Municipally	ple 6-7 RESIDENTIAL D by of Meadow La	DEVELOPM nke No. 588	ENT STAN	DARDS				
					Developn	nent Stand	iards			
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Maximum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)	Maximum Site Coverage (%)
Resi	dential Uses		A Transa				1000			
(1)	Dwelling Groups	D	4.14.20	1000		6 per unit ⁽¹⁾	6 (2)	1.5 (4)(5)	4.5	60
(2)	Multiple unit dwellings	D		230 per unit		6 per unit (1)	6 (2)	1.5	4.5	60
(3)	Semi-detached dwelling	D		500		8.5	6	1.5 (3)(4)	4.5	50
(4)	Single detached dwellings	P		1000	4000	15	6 (6)	1.5	1.5	50
(5)	Street townhouses dwellings	D		500		8.5	6 (2)	1.5 (3)(4)(5)	4.5	50
(6)	Townhouse dwellings	D		500 per unit	Aplian.	8.5 per unit	6 (2)	1.5	4.5	50
(7)	Two unit dwellings	D		1,000	4000	15	6	1.5 (4)	4.5	50
Com	mercial Uses			AT PAGE	HEND ST	1 82 11	La recei			
(1)	Automotive service stations	D	4.14.7	1000	••	30		1.5		
(2)	Bed and breakfast homes	D	4.14.5	1000	100	15	6 (6)	1.5	1,5	50
(3)	Campgrounds	D	3.5.2 (1) 3.7.4 (13) 4.14.2	1000		30		1.5		
(44)	Convenience stores	D	3.7.4 (2)	230	-	7.5	**	1.5		
(5)	Gas bars	D	3.7.4 (20) 4.14.8 4.14.9	1000		30		1.5		
(6)	Home based businesses	D	4.14.1	1000	4000	15	9(0)	1.5	1.6	60
(7)	Hotels	D		1000		15		1.5		
(8)	Laundromats	D	3.7.4 (14)	230	4.	7.5	44	1.5		
(9)	Motels	D		1000		15		1.5		

Restaurants						Developm	ent Stan	dards			
Restaurants		Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Maximum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)	Maximum Site Coverage (%)
Retail stores	0)	Recreation equipment rental facilities	D		230		7.5	**	1.5		100
Tourist camps			D	3.7.4 (8)	230		7.5				
Tourist camps	2)	Retail stores	D		230		7.5	7-	1.5		
(1) Boat launches D <td>3)</td> <td>Tourist camps</td> <td>D</td> <td>3.7.4 (13)</td> <td>1000</td> <td></td> <td>15</td> <td></td> <td>1.5</td> <td></td> <td></td>	3)	Tourist camps	D	3.7.4 (13)	1000		15		1.5		
(2) Community halls P	unic	ipal, Recreational, Institutional and Other Uses	N. T.					MA PARTIES		(A) (A)	2011
(3) Golf courses (4) Historical and archeological sites (5) Libraries (6) Marinas (7) Municipal facilities (8) Parks and Playgrounds (9) Places of worship (9) Places of worship (10) Public halfs (11) Public museums (12) Public works, except solid and flquid waste disposal facilities (13) Recreational facilities (14) Recreational uses including nature trails, hiking trails, cross-country	1)	Boat launches	D								
(4) Historical and archeological sites P 1.5 (5) Libraries P	2)	Community halls	P		1-19				1.5		
(5) Libraries P	3)	Golf courses	D	3.7.4 (15)					1.5		
(6) Marinas D	4)	Historical and archeological sites	P		Workship of		ee.	14.50	1.5		
(7) Municipal facilities P	5)	Libraries	Р						1.5		
(7) Municipal facilities P	6)	Marinas	D	A STATE OF THE		44	100		4 144 11	-22	
(8) Parks and Playgrounds P Places of worship P P P P P P P P P P P P P P P P P P P	7)	Municipal facilities	Р				- 11		1.5		
(9) Places of worship Public halls Public museums P Public works, except solid and fiquid waste disposal facilities P Public works, except solid and fiquid waste disposal facilities P Public works, except solid and fiquid waste disposal facilities P Public works, except solid and fiquid waste disposal facilities P P Public works, except solid and fiquid waste disposal facilities P P P P P P P P P P P P P P P P P P P	_	Parks and Playgrounds	P			22		1 1.00	1.5		
(10) Public halls Public museums P	_	Places of worship	P								
(12) Public works, except solid and liquid waste disposal facilities P 1.5 (13) Recreational facilities D 3.7.4 (3) 1.5 (14) Recreational uses including nature trails, hiking trails, cross-country D 1.5		Public halls	P				44	144 11	1.5	11144	
(13) Recreational facilities D 3.7.4 (3) 1.5 Recreational uses including nature trails, hiking trails, cross-country	1)	Public museums	P						1.5		
Recreational uses including nature trails, hiking trails, cross-country	2)	Public works, except solid and liquid waste disposal facilities	P				-1		1.5	1810-19	
	3)	Recreational facilities	D	3.7.4 (3)					.1.5		
And stating a second state of the second state of the second seco		Recreational uses including nature trails, hiking trails, cross-country ski trails, exhibits and interpretive media and picnic sites	Р					7-4	1.5		
(15) Schools and educational facilities P 1.5	5)	Schools and educational facilities	Р						1.5		

(P) - Permitted Use

means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-7 and the LD1 - Low Density Lakeshore Development District:

- (1) to a maximum of 18 m
- For multiple unit dwellings of once storey the front yard shall be 4.5 m; for multiple unit dwellings of two to three storeys the front yard shall be 6 m; for multiple unit dwellings over three storeys the side yard shall be 7.5 m
- (3) Except that no side yard shall be required where a common wall divides two dwelling units
- (4) Except for corner sites where it shall be 3 m along the flanking street
- (5) For multiple unit dwellings of one storey the side yard shall be 1.5 m; for multiple unit dwellings of two to three storeys, the side yard shall be 3 m; for multiple unit dwellings over three storeys, the side yard shall be ½ the building height to a maximum requirement of 6 m; on corner sites, the side yard shall never be less than 3 m along the flanking street
- (6) For sites less than 27.4 metres in depth or irregularly shaped and less than 1,828 m² in size the front yard may be reduced to 3 m

6.8 LR2 - HIGH DENSITY LAKESHORE RESIDENTIAL DISTRICT

6.8.1 Intent

The objective of the LR2 - High Density Lakeshore Residential District is to provide for high density residential development and other compatible development in specified areas with standards for such development.

6.8.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-8

6.8.3 Prohibited Uses - Deleted - Bylaw 01/19

6.8.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

6.8.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-8.

(2) Keeping of Animals

The keeping of animals shall be limited to domestic pets of the residents of the site. The keeping of livestock is prohibited.

(3) Landscaping

A minimum of 25% of a site must be soft landscaped.

(4) Maximum Building Height

Lakefront sites: 9.2 m Non-Lakefront sites: 11 m

(5) Water and Sewer Systems

Water and sewer systems such as cisterns and septic tanks must be located at least 7.6 m

from wells and 3 m from all site lines.

(6) Recreational Vehicles Used for Temporary Accommodation

Recreational Vehicles may be used for temporary accommodation of guests, but are not to be used for permanent, seasonal accommodation.

(7) Membrane Covered Structures

One commercially pre-manufactured membrane covered structure not exceeding 29.7 m^2 in size is permitted per site and is considered an accessory building.

(8) Unlicensed Vehicles

A maximum of 2 unlicensed vehicles or boats are permitted per site providing they are covered with a tarp and located at least 1.5 m from the front site line.

(9) Maximum Height for Fences

Located adjacent to or within a required front yard: 1.2 m

Located adjacent to or within a required side yard: 1.8 m

Located adjacent to or within a required rear yard (lakefront site): 1.2 m

Located adjacent to or within a required rear yard (non-lakefront site): 1.8 m

6.8.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the LR2 – High Density Lakeshore Residential District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

(1) All operations shall comply with all regulations of Saskatchewan Environment and Saskatchewan Labour which govern their operation and development.

6.8.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18 of this Bylaw.

6.8.8 Outside Storage

	LR2 - HIGH DENSITY LA	Table KESHORE RESIDENT be Rural Municipality	TAL DISTRIC	T DEVELOP	MENT STAN	DARDS			
	100	no knus majirihana	on monoton see	0.000	Developmen	t Standard	3		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)	Site Coverage
Resid	ential Uses			446	6 per unit	X and a			
(1)	Dwelling Groups	D	4.14.20	116 per unit	(1)	6 ⁽²⁾	1.5 (4)(5)	4.5	60
(2)	Multiple unit dwellings	D		116 per unit	6 per unit	6 (2)	1.5 (4)(5)	4.5	60
(3)	Semi-detached dwelling	D		255	8.5	6	1.5 (3)(4)	4.5	50
	Single detached dwellings	Р		450	12	6 (6)	1.5	1.5	50
(4)	Street townhouses dwellings	D		255	8.5	6 (2)	1.5 (3)(4)(5)	4.5	60
(5) (6)	Townhouse dwellings	D		255 per unit	8.5	6 (2)	1.5 (4)(5)	4.5	60
(7)	Two unit dwellings	D		510	17	6	1.5 (4)	4.5	50
	nercial Uses			THE TRUMP				T	
(1)	Automotive service stations	D		1000	30		1.5		
(2)	Bed and breakfast homes	D		450	12	6 (6)	1.5	1.5	
(3)	Campgrounds	D	3.5.2 (1) 3.7.4 (13) 4.14.2	1000	30		1.5	,	
245	Convenience stores	D	3.7.4 (2)	230	7,5		1.5	1	720
(4)	Gas bars	D	4.14.8	1000	30		1.5		
(5)	Home based businesses	D		450	12	6 (6)	1.5	1.5	
(6)	Hotels	D		1000	15		1.5		
(7)	Laundromats	D	3.7.4 (14)	230	7.5		1.5	11 24	F.E.
(8)	Motels	D		1000	15		1.5		
(9) (10)	Recreation equipment rental facilities	D		230	7.5		1.5		1.7
(11)	Restaurants	D	3.7.4 (8)	230	7.5		1.5		
(12)	Retail stores	D	(BY BULLIAN)	230	7.5		1.5	1 22	

	LR2 - HIGH DENSITY LAKESHORE RI	Table ESIDEN icipality	TIAL DISTRIC	CT DEVELOR	PMENT STAP	IDARDS .	No.		进行
					Developme	nt Standard	В		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)	Site Coverage
(13)	Tourist Camps	D	3.5.2 (1) 3.7.4 (13) 4.14,2	1000	15		1.5		
Munic	cipal, Recreational, institutional and Other Uses			1000				- Carolina	THE RESERVE
(1)	Boat launches and marinas	D					* *	T	
(2)	Community halls	P		/-			1,5		44
(3)	Golf courses	D	3.7.4 (15)	w.a			1.5		
(4)	Historical and archeological sites	P					1,5		
(5)	Libraries	Р			4.0		1.5		
(6)	Municipal facilities	P					1.5	12.	
(7)	Parks and playgrounds	Р					1.5		
(8)	Places of worship	P		79.9			1.5	11122	
(9)	Public halls	Р					1.5		
(10)	Public museums	P					1.5		
(11)	Public works, except solid and liquid waste disposal facilities	P			**		1.5		
(12)	Recreational facilities	D	3.7.4 (3)				1.5		100
(13)	Recreational uses including nature trails, hiking trails, cross-country ski trails, exhibits and interpretive media and picnic sites	Р					1.5		
14)	Schools and educational facilities	P					1.5		L.

(15) Telecommunication Facilities

P 4.14.2

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(P) - Permitted Use

Means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-8 and the LD2 - Medium Density Lakeshore Development District:

- to a maximum of 18 m (1)
- For multiple unit dwellings of once storey the front yard shall be 4.5 m; for multiple unit dwellings of two to three storeys the front yard shall be 6 m; for multiple unit dwellings (2) over three storeys the side yard shall be 7.5 m
- Except that no side yard shall be required where a common wall divides two dwelling units (3)
- Except for corner sites where it shall be 3 m along the flanking street (4)

For multiple unit dwellings of one storey the side yard shall be 1.5 m; for multiple unit dwellings of two to three storeys, the side yard shall be 3 m; for multiple unit dwellings

- over three storeys, the side yard shall be 1/2 the building height to a maximum requirement of 6 m; on comer sites, the side yard shall never be less than 3 m along the flanking street
- For sites less than 27.4 metres in depth or irregularly shaped and less than 1,828 m² in size the front yard may be reduced to 3 m.

6.9 C1 - COMMERCIAL DISTRICT

6.9.1 Intent

The objective of the C1 - Commercial District is to provide for general commercial and other compatible development in specific areas, with standards for such development.

6.9.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-9.

6.9.3 Prohibited Uses

Uses prohibited in C1 - Commercial District are as follows:

6.9.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

6.9.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-9.

6.9.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the C1 - Commercial District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

- (1) All operations shall comply with all regulations of Saskatchewan Environment and Saskatchewan Labour which govern their operation and development.
- (2) Discretionary commercial and industrial uses are subject to Section 3.5.2 (4)
- (3) Discretionary hazardous industrial uses are subject to Section 3.5.2 (5).

6.9.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18.

6.9.8 Landscaping

Landscaping is subject to Section 4.16.

6.9.9 Outside Storage

				Develop	ment Stan	dards		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Mlnimum Rear Yard (m)
Reside	ntiai Uses		VENTA NICE		To the last			a Lu Sta
(1)	Accessory dwelling units	D	3.7.4 (17) 4.14.10 (6)	1000	30	7.5	6	6
Comm	ercial Uses					1000	A TON	ASSESSED FOR
(1)	Agricultural implement, recreational vehicle, automobile, marine and mobile homes sales and service establishments	Р		1000	30	7.5	6	6
(2)	Agriculture supplies and equipment sales and service	P		1000	30	7.5	6	6
(3)	Auction marts, excluding livestock auctions	D	4.14.14	1000	30	7.5	6	6
(4)	Automotive sales and repair	D		1000	30	7.5	6	6
(5)	Bakeries	Р		1000	30	7.5	6	6
(6)	Campgrounds	D	3.5.2 (1) 3.7.4 (13) 4.14.2	1000	30	7.5	6	6
(7)	Bus terminals	D	3.7.4 (1) 4.14.8 4.14.9	1000	30	7.5	6	6
(8)	Car and truck washes	D	3.7.4 (1)	1000	30	7.5	6	6
(9)	Commercial recreational uses	D	3.7.4 (3)	1000	30	7.5	6	6
(10)	Commercial service establishments	P		1000	30	7,5	6	6
(11)	Convenience stores, with or without gas bars	P	4.14.8	1000	30	7.5	6	6
(12)	Daycare centres	P	urani?	1000	30	7.5	6	6
(13)	Drive-in theatres	Р		1000	30	7.5	6	6
(14)	Financial institutions	P		1000	30	7.5	6	6
(15)	Gas bars	D	4.14.8 4.14.9	1000	30	7.5	6	6
(16)	Hotels	D	THE PLANT	1000	30	7.5	6	6
(17)	Lumber yards, home improvement centres and building supply establishments	Р		1000	30	7.5	6	6

				Develop	ment Stan	dards		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
(18)	Medical and dental offices	D	Teres e	1000	30	7.5	6	6
(19)	Motels	D	V	1000	30	-7.5	6	6
(20)	Nurseries, greenhouses and garden centres	D	ULT-FILE SERVICE	1000	30	7.5	6	6
(21)	Offices and office buildings	P		1000	30	7.5	6	6
(22)	Parking lots	D		1000	30	7.5	6	6
(23)	Personal service establishments	P		1000	30	7.5	6	6
(24)	Repair shops and repair services	D	3.7.4 (10)	1000	30	7.5	6	6
(25)	Restaurants	P		1000	30	7.5	6	-6
(26)	Retail food outlets	Р		1000	30	7.5	6	6
(27)	Retail stores, but not including auction markets	P		1000	30	7.5	6	6
(28)	Service stations	D	4.14.7 4.14.9	1000	30	7.5	6	6
(29)	Temporary work camps	D	4.14.21	1000	30	7.5	6	6
(30)	Tourist camps	D	3.5.2 (1) 3.7.4 (13) 4.14.2	1000	30	7.5	6	6
(31)	Training centres	P	7,17.2	1000	30	7.5	6	6
(32)	Veterinary clinics and animal hospitals	P		1000	30	7.5	6	6
(33)	Cannabis production facilities	D	3.7.4 (21) 4.10.5 (1) 4.14.24	1000	30	7.5	6	6
(34)	Cannabis retail stores	Ď	3.7.4 (22) 4.10.5 (1) 4.14.25	1000	30	7.5	6	6
(35)	Special Care Homes	P		1000	30	7.5	5	5
ndust	rial Uses	2				F 12 (12)	18. 20 Hz	72.5
	Agricultural equipment, fuel, and chemical supply establishments, but	D	3.7.4 (10)	1000	30	7.5	6	6
(1)	excluding bulk firel sales and storage	U	3.714 (10)	,	30	-		
(2)	Bulk fuel sales and storage	D	3.7.4 (20)	1000	30	7.5	6	6

				Develop	ment Stan	dards		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
			4.14.9					
(3)	Construction trades and yards	D	3.7.4 (10)	1000	30	7.5	6	6
(4)	Indoor and outdoor storage rental facilities	D	3.7.4 (12)	1000	30	7.5	6	6
(5)	Light manufacturing or processing facilities	D	3.7.4 (10) 3.7.4 (11)	1000	30	7.5	6	6
(6)	Transportation, trucking and freight handling establishments	D	3.7.4 (10)	1000	30	7.5	6	6
(7)	Truck stops	D	3.7.4 (20) 4.14.15	1000	30	7.5	6	6
(8)	Warehouses and storage yards	D	3.7.4 (10)	1000	30	7.5	6	6
(9)	Warehouse, supply depot and storage establishments	D	3.7.4 (10)	1000	30	7.5	6	6
Munici	pal, Recreational, Institutional and Other Uses		-					
(1)	Ambulance stations	D	3.7.4 (7)	1000	30	7.5	6	6
(2)	Community halls	Р		1000	30	7.5	6	6
(3)	Historical and archaeological sites	Р	Jigara kangsi		# 40 T	4.4		44.
(4)	Municipal facilities	P						
(5)	Parks and playgrounds	P					-	1 1 1 1
(6)	Places of worship	P		1000	30	7.5	6	6
(7)	Public works, excluding solid and liquid waste disposal sites.	P					- 20/10	
(8)	Recreation facilities	P		1000	30	7.5	6	6
(9)	Wind energy facilities (one turbine)	D	3.5.2 (9) 4.14.17		As laid ou	t in Section	4.14.17	
(10)	Γelecommunication Facilities	P	4.14.23					

(P) - Permitted Use

(D) - Discretionary Use

Rural Municipality of Meadow Lake No. 588 Zoning Bylaw

Means a use or form of development allowed as of right in a zoning district, subject to the regulations contained in this Bylaw.

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

Special limitation and standards regarding Table 6-9 and the C1 - Commercial District:

6.10M1 - INDUSTRIAL DISTRICT

6.10.1 Intent

The objective of the M1 - Industrial District is to provide for light industrial, heavy industrial and other compatible development in specific areas, with standards for such development.

6.10.2 Permitted and Discretionary Uses and Development Standards

The permitted and discretionary uses and applicable development standards are laid out in Table 6-10.

6.10.3 Prohibited Uses

Uses prohibited in M - Industrial District are as follows:

6.10.4 Accessory Buildings

(1) Accessory buildings and uses, except dwelling units, shall be permitted and are subject to Section 4.14.10.

15.4.2 Building Height Requirements

Maximum building height requirements are shown in Table 6-10.

6.10.5 Regulations

(1) Site Requirements

The minimum and maximum site size and yard requirements are shown in Table 6-10.

6.10.6 Standards for Discretionary Uses

Council will consider discretionary use applications in the M1 - Industrial District with regard to Section 3.7.2 Discretionary use Evaluation Criteria and Section 3.7.3 Terms and Conditions for Discretionary Use Approvals as well as additional development standards noted as follows.

- (1) All operations shall comply with all regulations of Saskatchewan Environment and Saskatchewan Labour which govern their operation and development.
- (2) Discretionary commercial and industrial uses are subject to Section 3.5.2 (4)
- (3) Discretionary hazardous industrial uses are subject to Section 3.5.2 (5).

6.10.7 Off-Street Parking and Loading

Off-street parking and loading requirements are subject to Section 4.18.

6.10.8 Landscaping

Landscaping is subject to Section 4.16.

6.10.9 Outside Storage

	M1 - INDUSTRIAL DISTRICT D for the Rural Municipality	EVEL OF	PMENT STANDAR	RDS				
					ment Stan	dards		1000
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Rear Yard (m)
Reside	ential Uses		N. Butter		A CONTRACTOR OF THE PARTY OF TH			-
(1)	Business dwellings	D	3.7.4 (17) 4.14.10 (6)	4000	30	7.5	6 ⁽¹⁾	6 ⁽¹⁾
Comm	ercial and industrial Uses			NEW YEAR		1,000		A SEC
(1)	Abattoirs and accessory tanning of hides	D	3.7.4 (10) 3.7.4 (19)	1000	30	7.5	6 (1)	6 (1)
(2)	Agricultural equipment, fuel, and chemical supply establishments, excluding bulk fuel sales and storage	D		1000	30	7.5	6 (1)	8 (1)
(3)	Agricultural implement, recreational vehicle, automobile, marine and mobile homes sales and service establishments	Р		1000	30	7.5	6 (1)	6 (1)
(4)	Agricultural product processing	D	3.7.4 (11)	1000	30	7.5	6 (1)	8(1)
(5)	Agricultural service and contracting establishments	D		1000	30	7.5	6 (1)	6 (1)
(6)	Auto body and paint shops	D	3.7.4 (10)	1000	30	7.5	6 (1)	6 (1)
(7)	Asphalt and cements plants, and gravel yards	D		1000	30	7.5	6 (1)	6 (1)
(8)	Auction marts, excluding livestock auction facilities	P	4.14.14	1000	30	7.5	8 (1)	6 (1)
(9)	Auto-wrecking yards	D	3.7.4 (18)	1000	30	7.5	6 (1)	6 (1)
(10)	Bulk fuel sales and storage	D	3.7.4 (20) 4.14.9	1000	30	7.5	8 (1)	6 (1)
(11)	Car and truck washes	Р		1000	30	7.5	6 (1)	6 (1)
(12)	Construction yards	D	3.7.4 (10)	1000	30	7.5	6 (1)	8(1)
(13)	Convenience stores	Р		1000	30	7.5	6 (1)	6 (1)
(14)	Dry goods storage yards	D	3.7.4 (12)	1000	30	7.5	8-(1)	6 (1)
(15)	Forest product processing	D		1000	30	7.5	6 (1)	6 (1)
(16)	Gas bars	Р	4.14.8 4.14.9	1000	30	7.5	6 (1)	6 (1)
(17)	General industrial uses	Р		1000	30	7.5	6 (1)	6 (1)
(18)	Grain Elevators	D		1000	30	7.5	6 (1)	6 (1)
(19)	Grain storage, milling, cleaning and/or drying facilities	D		1000	30	7.5	6 (1)	6 (1)

				Develop	ment Stand	iards		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
(0.0)	Indoor and outdoor storage rental facilities	D	3.7.4 (12)	1000	30	7.5	6 (1)	6 (1)
(20)		D	4.14.13	1000	30	7.5	6 (1)	6 (1)
(21)	Kennels Landscaping establishments	P		1000	30	7.5	6 (1)	8 (1)
(22)	Lumber yards, home improvement centres and building supply stores	P		1000	30	7.5	6 (1)	6 (1)
(23)		D	3.7.4 (5)	1000	30	7.5	6.(t))	6 (1)
(24) (25)	Livestock auction facilities Manufacturing and processing facilities	D	3.7.4 (10) 3.7.4 (11)	1000	30	7.5	6 ⁽¹⁾	6 (1)
(26)	Mineral resource and aggregate resource processing	D	3.5.2 (10) 3.7.4 (4)	1000	30	7.5	6 (1)	8 (1)
400	Nurseries, greenhouses and garden centres	D		1000	30	7.5	6 (1)	6 (1)
(27) (28)	Oriented strand board plants	D	Park Street	1000	30	7.5	6(1)	6 (1)
(29)	Petroleum products storage and wholesale	D	3.7.4 (20) 4.14.9	1000	30	7.5	6 (1)	6(1)
(30)	Railway freight yards	D	3.7.4 (10)	1000	30	7.5	6(1)	6(1)
(31)	Repair shops	D	3.7.4 (10)	1000	30	7.5	6 (1)	8(1)
(32)	Restaurants	D	3.7.4 (8)	1000	30	7,5	8 (1)	6(1)
(33)	Retail food outlets	Р		1000	30	7.5	6 (1)	6 (1)
(34)	Sawmills, wood treatment plants and associated industries	D		1000	30	7.5	-	
(35)	Service stations	P	4.14.7 4.14.9	1000	30	7.5	6 (1)	6 (1)
(36)	Stockyards	D	3.7.4 (5)	1000	30	7.5	6(1)	6(1)
	Transloading facilities for oil and gas resources	Р	4.14.22	1000	30	7.5	6 ⁽¹⁾	600
(37)	Transportation, trucking and freight handling establishments	D	3.7.4 (10) 4.14.15	1000	30	7.5	6(1)	8 (1)
30.00	Veterinary clinics and animal hospitals	P		1000	30	7.5	6 (1)	6 (1)
(39)	Warehouse, supply depots and storage establishments	D	3.7.4 (10) 3.7.4 (12)	1000	30	7.5	8 (1)	6(1
(41)	Welding and machine shops	D	3.7.4 (10)	1000	30	7.5	6 (1)	6(1

				Develop	ment Stand	dards		
	Use	Permitted or Discretionary	Subject to Sections	Minimum Site Area (m²)	Minimum Site Width (m)	Minimum Front Yard (m)	Minimum Side Yard (m)	Minimum Rear Yard (m)
(42)	Cannabis production facilities	D	3.7.4 (21) 4.10.5 (1) 4.14.24	1000	30	7.5	g·(1)	6(1)
Municij	oal, Recreational, institutional and Other Uses		TA V TAROY					
(1)	Historical and archaeological sites	Р			4.6			VF (2.4
(2)	Municipal facilities	P				4-		
(3)	Parks	Р	A CONTRACTOR OF THE PARTY OF TH		1000			
(4)	Public works, excluding solid and liquid waste disposal sites	P						
(5)	Wind energy facilities (one turbine)	D	3.5.2 (9) 4.14.17		As laid o	ut in Section		
(6) To	elecommunication Facilities	P	4.14.23					

(P) - Permitted Use

A use of land or buildings or form of development that is prescribed as a use in the zoning district that is allowed on a site, subject to the regulations contained in this Bylaw.

Special limitation and standards regarding Table 6-10 and the M - Industrial District:

(1) Where abutting railway track no setback is required

(D) - Discretionary Use

A use or form of development specified in this Bylaw, which may be allowed following application to, and approval by Council; and which complies with the development standards and other regulations as may be required by Council and/or contained in this Bylaw.

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