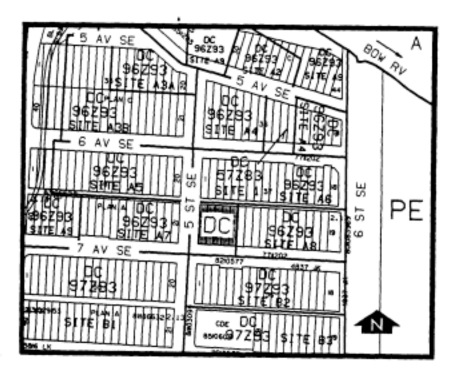
Amendment No. 94/012 Bylaw No. 32Z94 Council Approval: 18 April 1994

SCHEDULE B



RE: 602 - 606 7 AVENUE SE

A. LAND USES

1. Purpose

This property is intended to be used for medium density residential purposes, including a health club as part of a comprehensive residential redevelopment.

2. Permitted Uses

Parks and playgrounds Utilities

3. Discretionary Uses

Accessory buildings Apartment buildings Child care facilities (N.P.) Community association buildings Duplex dwellings (C.U.) Essential public services (C.U.) Fourplex dwellings(C.U.) Health Clubs Home occupations (N.P.) Parking areas (temporary) Public and quasi-public buildings (N.P.) Semi-detached dwellings (C.U.) Senior citizens housing Signs [see Section B.2.(I)] Single detached dwellings (C.U.) Stacked townhouses Townhouses (C.U.) Triplex dwellings (C.U.)

Definition of Health Clubs:

- * For the purpose of this by-law a health club means an establishment that provides facilities for aerobic exercises, running and jogging, exercise equipment, game courts, swimming facilities, saunas, showers, massage rooms, lockers, and ancillary pro shop and food service.
 - NOTE: C.U. Certainty of Land Use is afforded applications which meet the requirements of Section 11(2)(b) of By-law 2P80.
 - N.P. Notice Posting is required for these uses in accordance with Section 10(4) of By-law 2P80.

B. DEVELOPMENT GUIDELINES

1. Permitted Use Rules

Permitted uses shall conform with the permitted use rules contained in Section 51 of By-law 2P80 (PE Public Park, School and Recreation District).

2. Discretionary Use Rules

(a) Compliance with other regulations:

- (i) The General Rules for Residential Districts contained in Section 20 and the General Rules for Downtown Districts contained in Section 42.1 of By-law 2P80 shall apply unless otherwise noted below. In the case of differing rules, the provisions of Section 42.1 shall supersede those of Section 20.
- Except when an integral part of a comprehensive multi-dwelling development, single-detached, semi-detached and duplex dwellings shall comply with the rules contained in Section 23 of By-law 2P80 (R-2 Residential Low Density District).

(b) Gross Floor Area Provisions:

For the purposes of this By-law:

- (i) Residential uses include Apartment buildings, Duplex, Fourplex, Triplex, Single detached and Semi-detached dwellings, Home occupations, Lodging houses, Hostels, Senior citizens housing, Stacked townhouses, and Townhouses; and
- (ii) All other uses in the Discretionary Use List in Section A.3. will be considered as non-residential uses relative to the Gross Floor Area provisions of this By-law.

(c) Density:

(i) Maximum Units per Hectare

The maximum number of dwelling units per hectare (UPH) is 167. Where FAR bonuses are allowed, the number of units may be correspondingly increased at the rate of one unit per 90 square metres of extra floor area.

(ii) Maximum Floor Area Ratio

The maximum floor area ratio (FAR) allowed for this development is 1.5 FAR. Of this 1.5 FAR, a maximum of 0.5 FAR may be for a health club; however, the health club FAR may not exceed the residential FAR.

(iii) Maximum Parking FAR

In addition, structures which provide required parking will be allowed above grade to a maximum 0.5 FAR, giving a total maximum FAR of 2.0.

(iv) Bonus Provision

As a special bonus provision, the maximum residential FAR may be increased by 50% of the required residential parking FAR if the parking is provided below grade to the satisfaction of the Approving Authority.

(v) Provisions of Section 20(14)(b) of By-law 2P80

The provisions of Section 20 (14) (b) of By-law 2P80 shall not apply in this Direct Control District.

(d) Minimum lot area:

Single detached -	233 sq.metres
Duplexes, triplexes, fourplexes	
and apartments -	279 sq. metres
Townhouses -	233 sq. metres

(e) Minimum yards:

Front yards - 3.0 metres

Rear yards	-	7.5 metres where not abutting a rear lane
	-	5.0 metres where abutting a rear lane
Side yards	-	1.2 metres, with the exception of yards abutting 5th St.E. which shall be a minimum of 5.0 metres

(f) Building form and siting:

- (i) The maximum number of storeys above grade shall be 6. The maximum building height allowed shall be 18 metres.
- (ii) Buildings shall be designed and located to minimize overshadowing of public and private open spaces both on and off site.
- (iii) At least 50% of dwelling units located on the lowest residential floor shall contain two or more bedrooms, and shall have direct access to and windows overlooking adjoining public, communal or private open space.
- (iv) Direct access from ground floor units to streets is encouraged, in order to foster ease of access, and activity in the streets.
- (v) Appropriate design and construction techniques shall be used to buffer dwelling units from noise, such as orienting outdoor areas and bedrooms away from noise sources, using alternate ventilation to minimize opening windows and using glass block walls or acoustically rated glazing.
- (vi) No window of a living room or bedroom shall be located closer than a horizontal distance of 7.5 metres from a side or rear property line or 15 metres from the facing windows of any building on the same site.
- (vii) Unit design, orientation and screening should enhance privacy.
- (viii) Safety and a sense of security should be fostered by such actions as:
 - clearly delineating public, private and semi-private spaces to remove any ambiguity as to who may use which spaces in any given development;
 - maximizing opportunities for natural surveillance of sidewalks, entries, circulation routes, semi-private areas and parking entrances. Consideration should be given to grouping laundry facilities, amenity rooms and storage rooms for higher visibility and surveillance.
- (ix) Buildings containing garages with direct street access should be designed so as to ensure that garages do not dominate the appearance of the street.
- In residential complexes which comprise 30 or more units, a meeting room of sufficient size to accommodate all residents shall be provided,

in a visible location above grade and in proximity to either the entrance to the complex or other community facilities.

(g) Landscaping and Amenity Space:

- (i) Private outdoor amenity space shall be provided for multi-family dwelling units in accordance with Section 20(17) of By-law 2P80.
- (ii) A minimum of 40% of the gross site area shall be available for communal or private use by the residents as landscaped open space. This may include areas above grade.
- (iii) All on-site horizontal surfaces other than private amenity space greater than 5.6 square metres in size, that are overviewed by dwelling units and not required for vehicular access, shall be usable and landscaped to the satisfaction of the Approving Authority.
- (iv) Yards fronting 5 Street SE shall be soft landscaped to add to the visual amenity of the street.

(h) Garbage Storage:

Garbage and waste material shall be stored in weatherproof and animal-proof containers in accordance with the Waste By-law and shall be visually screened from all adjacent sites and thoroughfares

(i) Right-of-way Setbacks:

Notwithstanding the provisions of Section 17 of By-law 2P80, the Approving Authority may waive the setback requirement on sites fronting all roads but 7th Ave.S., provided that satisfactory provision is made for public utilities in a lane or utilidor.

(j) Parking and Loading:

- (i) Unless otherwise authorized by the Approving Authority, on-site parking and loading shall be in accordance with the provisions of Section 18 of By-law 2P80 for residential and hotel uses in the Downtown and Central Business Areas. Parking spaces for other non-residential uses shall be at the rate of one space per 140 square metres of net floor area.
- (ii) Parking for bicycles at the rate of 1 space per five dwelling units shall be available in a secure and convenient location on-site in residential buildings with a common parking area.
- (iii) All at-grade and above-grade parking shall be landscaped and screened to the satisfaction of the Approving Authority, so as to minimize impact on adjacent residences and streetscapes.

(k) Floodway/floodplain regulations:

(i) All structures located within the Bow River Floodplain shall comply with Section 19.1 of By-law 2P80 as amended from time to time to the satisfaction of the Approving Authority.

(I) Signs

Signs shall comply with the Sign Appendix of By-law 2P80, with the following exceptions:

- (i) Notwithstanding Section 57(2)(a), temporary signs shall be prohibited.
- (ii) Notwithstanding Section 59(15), electronic message centres shall be prohibited.
- (iii) Notwithstanding Section 62, third party advertising signs shall be prohibited.
- (iv) Notwithstanding Section 60(2), roof identification signs shall be prohibited.
- (v) Projecting identification signs shall be allowed on buildings with a nonresidential component, in accordance with Section 60(3)(b)(i).
- (vi) Freestanding identification signs shall be allowed on properties with a non-residential component, in accordance with Section 60(4)(c)(i).
- (vii) Notwithstanding Section 60(9), painted wall identification signs shall be prohibited.
- (viii) Window identification signs shall be allowed in windows of the nonresidential portion of buildings, in accordance with Section 60(10).
- (ix) In interpreting the above regulations, the Approving Authority shall ensure that identification signs are compatible with the residential neighbourhood and are scaled to appeal to pedestrians.

(m) Conditions of Development

In addition to the guidelines contained in this Direct Control District, the Approving Authority may impose conditions in a Development Permit as provided for in Section 11(2)(a)(i) of By-law 2P80.

(n) Development Permits

Approval of this District does not constitute approval of a Development Permit. Comprehensive plans, including building design, site layout, exterior finishes and colour, landscaping, parking and access shall be subsequently submitted to the Approving Authority as part of a Development Permit application.