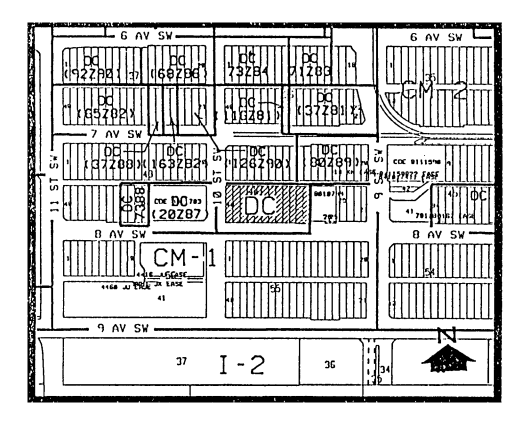
# Amendment No. 92/022 Bylaw No. 49Z92

Council Approval: 15 June 1992

# **SCHEDULE B**



AREA C WEST END DC: DIRECT CONTROL DISTRICT

GENERALLY APPLYING TO THE AREA FROM MID-BLOCK BETWEEN
9 AND 10 STREET W. TO 10 STREET W. NORTH OF 8 AVENUE
(PLAN A1, BLOCK 44, LOTS 31 TO 40)

# A. LAND USES

# 1. Purpose

The purpose of this district is to:

- (a) provide for commercial and residential development at medium to high densities:
- (b) establish a comprehensive system for the provision of amenities available to the public to meet the special needs of Downtown.

#### 2. Permitted Uses

Notwithstanding any other requirement of this By-law, proposed or existing uses of a site shall be permitted uses on that site if they:

- (a) are included in the list of discretionary uses in Section A.4.; and
- (b) have been approved before the date on which this By-law was approved by a development permit that has not expired.

#### 3. Permitted Use Rules

Notwithstanding any other requirements of this By-law, a proposed or existing structure may be developed, redeveloped, or continue to exist provided that:

- (a) there is no variation whatsoever, except as may be allowed pursuant to Section 11 (1)(a)(iii) of By-law 2P80, in that structure except as may be necessary to comply with other applicable legislation; and
- (b) it has been approved before the date on which this By-law was approved by a development permit that has not expired.

# 4. Discretionary Uses

Amusement arcades

Apartment buildings (C.U.)

Apartment-hotels

Athletic and recreational facilities

Billiard parlours

Child care facilities (N.P.)

Commercial schools

Community association buildings

Drinking establishments

Dwelling units (C.U.)

Entertainment establishments

Essential public services

Financial institutions

Grocery stores

Home occupations

Hostels (N.P.)

Hotels

Identification Signs

Laboratories

Liquor stores (excluding cold beer vendors) (N.P.)

Lodging houses

Mechanical reproduction and printing establishments

Medical clinics

Offices (C.U.)

Parking areas (temporary)

Parking structures

Parks and playgrounds

Personal service businesses

Private clubs and organizations

Private schools

Public and quasi-public buildings (N.P.)

Public and separate schools

Public transportation facilities

Radio and television studios

Restaurants

Retail food stores

Retail stores

Senior citizens housing (C.U.)

Special care facilities (N.P.)

Stacked townhouses (C.U.)

Townhouses (C.U.)

Universities, colleges and provincial training centres

Utilities

Veterinary clinics (N.P.)

NOTE: N.P. - Notice Posting is mandatory for these uses in accordance with Section 10(4) of By-law 2P80.

C.U. - See Section B.14 as follows.

#### B. **DISCRETIONARY USE RULES**

In addition to the General Rules for Downtown Districts contained in Section 42.1 of By-law 2P80, the following rules shall apply (illustrations are also included to assist in understanding the intent of the following Discretionary Use Rules):

# 1. In this By-law:

- (a) Residential uses include Apartment buildings, Dwelling units, Home occupations, Hostels, Lodging houses, Senior citizens housing, Stacked townhousing and Townhouses.
- (b) Commercial uses are all other uses in the Discretionary Use List in Section A.4.

#### 2. Gross Floor Area

#### (a) Method of Calculation - Commercial Uses

All development, regardless of density, shall provide all Bonus Group A features to the satisfaction of the Approving Authority. The maximum commercial density shall be as existing on or before the date on which this Bylaw is approved or:

- 10,580 square metres (113,885 square feet) whichever is the greater subject to the provision of all Bonus Group A features to the satisfaction of the Approving Authority;
- an additional 605 square metres (6508 square feet) of bonus density, where in addition to satisfactory provision of all Group A features, Group B features, of a type, location, and design required by and acceptable to the Approving Authority are provided.

#### (b) Method of Calculation - Residential Uses

All development, regardless of density, shall provide Bonus Group A features as required to the satisfaction of the Approving Authority. The maximum gross floor area for residential uses shall be 7.0 F.A.R., less any commercial density provided in accordance with Section B.2(a). Only open balconies will be excluded from the calculation of residential density.

#### (c) Exceptions and Qualifications

Notwithstanding the requirements of Section B.2.(a) and (b), the Approving Authority may allow up to an additional 0.5 F.A.R. for purpose-built public auditoria, cinemas, and theatres. A permanent sign identifying these spaces must be affixed to the exterior of the building.

## 3. Public Spaces - General Performance Requirements

- (a) All public spaces, for which density has been granted, shall be:
  - (i) subject to a public access easement registered against the title of the property and satisfactory to the Approving Authority.
  - (ii) accessible to persons with push carts or carriages, the elderly, the physically handicapped and others whose mobility is impaired, and
  - (iii) maintained, including any landscaping, artwork and special right-of-way improvements, throughout the life of the building.
- (b) Outdoor areas, covered by either an awning or canopy, projecting a maximum of 1.5 metres are considered to be open to the sky.

#### 4. Building Design

The ground and second floors of a development shall be designed and built so as to be capable of accommodating a range of non-office uses such as dwelling units, retail stores, entertainment establishments and restaurants.

#### 5. **Maximum Building Height**

Subject to the other requirements of this District, a maximum height of 76.2 metres.

#### 6. Yards

(a) 10 Street W. Yard

Adjacent to 10 Street W., provide a yard with a minimum dimension of 3 metres as measured from the setback line along 10 Street W. It must be open to the sky and be intensively landscaped using soft landscaping. For commercial buildings it may serve as Standard A2 space as required in the Bonus Density Tables attached hereto (Illustration 1).

# 7. Dwelling Units

Buildings containing dwelling units shall be subject to the following:

- (a) No dwelling unit, other than a superintendent's or caretaker's apartment, shall be located below a commercial use.
- (b) No window of a living room or bedroom shall be located closer than a horizontal distance of 12 metres from a side or rear property line or 24 metres from the facing windows of any other building on the same site. (Illustration 2).
- (c) For each dwelling unit, a private amenity space, having a minimum area of 5.6 square metres, shall be provided either in the form of an open or enclosed balcony with a glazed opening to the outside amounting to no less than

75 percent of the exterior wall and a minimum dimension of 1.8 metres. This requirement may be waived by the Approving Authority if the development provides an equivalent amount of space in the form of private secure storage for each unit and communal amenity space suitable to the needs of the expected residents. A permanent sign posted in the elevator lobby shall identify this communal space.

- (d) 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 parking or access, shall be landscaped to the satisfaction of the Approving Authority.
- (e) Where 50 percent or more of the gross floor area of a building is comprised of dwelling units, a minimum of 40 percent of the gross site area shall be provided as common amenity space for all residents through a combination of indoor and outdoor spaces, which may include accessible and usable spaces provided under Section B.7.(d).

#### 8. Right-of-Way Setbacks

See Section 17 of By-law 2P80.

# 9. Parking and Loading

- (a) See Section 18 of By-law 2P80 for parking and loading requirements except as provided below:
  - (i) Parking provided for any commercial or residential development may not be located at or above grade.
  - (ii) Restaurant uses shall provide parking at the rate of one space per 140 net square metres of development.
  - (iii) Parking areas (temporary) shall only be allowed where sites front on primary roadways as illustrated on Map 1, Roadway Network, in Section 42.1 of By-law 2P80.
  - (iv) 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 or mixed-use buildings. In commercial buildings, secure and convenient bicycle storage shall be provided in sufficient quantities as determined by the Approving Authority and located on a site-specific basis.

#### 10. Identification Signs

Identification signs only shall be allowed. All third party advertising signs shall be prohibited. The provisions of the Sign Appendix of By-law 2P80 shall apply, <u>mutatis</u> <u>mutandis</u>, to an Identification Sign as if such a sign were located in the CM-2 District.

## 11. Outside Storage

No outside storage shall be allowed.

# 12. Floodway/Floodplain

The development shall conform with the City of Calgary Floodway and Floodplain Special Regulations, Section 19.1 of By-law 2P80 as amended from time to the satisfaction of the Approving Authority.

# 13. Conditions of Development

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

#### 14. Certainty of Use

Where an application is for a use listed as a discretionary use and is followed by the letters "C.U.", the application shall not be refused by the Approving Authority on the grounds of use.

#### 15. **Roofs**

Low and mid-rise building roofs should incorporate appropriate screening of rooftop mechanical equipment.

\*\*\*See original bylaw for Illustrations 1 and 2, and Bonus Group Tables A and B\*\*\*