BYLAW NUMBER 25D2018

BEING A BYLAW OF THE CITY OF CALGARY TO AMEND THE LAND USE BYLAW 1P2007 (LAND USE AMENDMENT LOC2016-0330)

WHEREAS it is desirable to amend the Land Use Bylaw Number 1P2007 to change the land use designation of certain lands within the City of Calgary;

AND WHEREAS Council has held a public hearing as required by Section 692 of the *Municipal Government Act*, R.S.A. 2000, c.M-26 as amended;

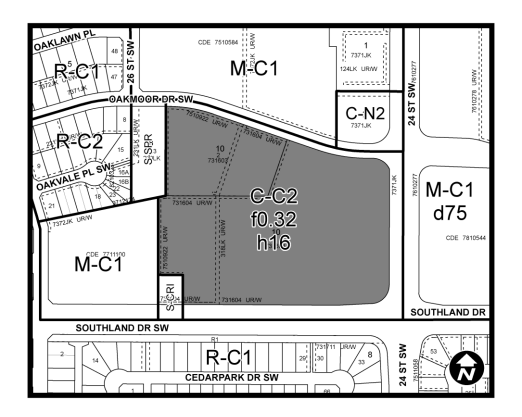
NOW, THEREFORE, THE COUNCIL OF THE CITY OF CALGARY ENACTS AS FOLLOWS:

- 1. The Land Use Bylaw, being Bylaw 1P2007 of the City of Calgary, is hereby amended by deleting that portion of the Land Use District Map shown as shaded on Schedule "A" to this Bylaw and substituting therefor that portion of the Land Use District Map shown as shaded on Schedule "B" to this Bylaw, including any land use designation, or specific land uses and development guidelines contained in the said Schedule "B".
- 2. This Bylaw comes into force on the date it is passed.

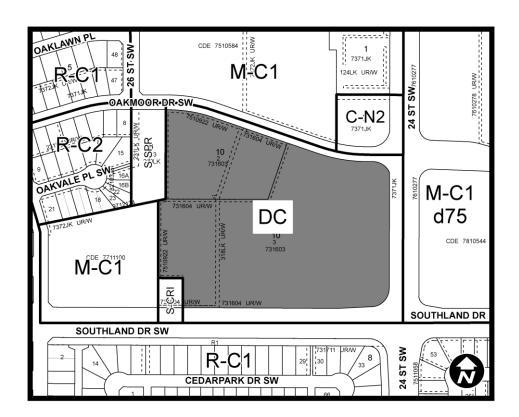
READ A FIRST TIME ON JANUARY 22 2018

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	MAYOR SIGNED ON	MAY	07 2018
	ACTING CITY C	LERK	07/2013

SCHEDULE A



SCHEDULE B



DC DIRECT CONTROL DISTRICT

Purpose

- 1 This Direct Control District is intended to:
 - (a) provide for a high *density* mixed-use *development*,
 - (b) incorporate *amenity space* requirements for *dwelling units*; and
 - (c) provide opportunities for commercial and multi-residential *uses*.

Compliance with Bylaw 1P2007

2 Unless otherwise specified, the rules and provisions of Parts 1, 2, 3 and 4 of Bylaw 1P2007 apply to this Direct Control District.

Reference to Bylaw 1P2007

Within this Direct Control District, a reference to a section of Bylaw 1P2007 is deemed to be a reference to the section as amended from time to time.

Permitted Uses

- The **permitted uses** of the Commercial Community 2 (C-C2) District of Bylaw 1P2007 are the **permitted uses** in this Direct Control District:
 - (a) with the exclusion of:
 - (i) Vehicle Rental Minor; and
 - (ii) Vehicle Rental Minor.

Discretionary Uses

- The *discretionary uses* of the Commercial Community 2 (C-C2) District of Bylaw 1P2007 are the *discretionary uses* in this Direct Control District:
 - (a) with the addition of:
 - (i) Multi-Residential Development;
 - (ii) Vehicle Rental Minor;
 - (iii) Vehicle Sales Minor; and
 - (b) with the exclusion of:
 - (i) Auto Service Major;
 - (ii) Auto Service Minor;
 - (iii) Parking Lot Grade;
 - (iv) Parking Lot Structure; and
 - (v) Pawn Shop.

Bylaw 1P2007 District Rules

6 Unless otherwise specified, the rules of the Commercial – Community 2 (C-C2) District of Bylaw 1P2007 apply in this Direct Control District.

Floor Area

7 The maximum *floor area ratio* is 3.0.

Building Height

- The maximum *building height* is:
 - (a) 26.5 metres within 20.0 metres of a *property line* shared with Oakmoor Drive, a *residential district* or a *special purpose district*; or
 - (b) 44.0 metres in all other cases.

Location of Uses within Buildings

- **9** (1) **Dwelling Units** may be located on the ground floor of a *building*.
 - (2) "Commercial Uses" and Live Work Units:

- (a) may be located on the same floor as **Dwelling Units**; and
- (b) must not share an internal hallway with **Dwelling Units**.
- Where this section refers to "Commercial Uses", it refers to the listed *uses* in Sections 4 and 5 of this Direct Control District, other than **Dwelling Unit** and **Live Work Unit**.

Amenity Space

- 10 (1) Amenity space may be provided as common amenity space, private amenity space or a combination of both.
 - (2) The required minimum **amenity space** is 5.0 square metres per **unit**.
 - When the *private amenity space* provided is 5.0 square metres or less per *unit*, that specific area will be included to satisfy the *amenity space* requirement.
 - (4) When the *private amenity space* exceeds 5.0 square metres per *unit*, only 5.0 square metres per *unit* must be included to satisfy the *amenity space* requirement.
 - (5) Where a *patio* is located within 4.0 metres of a *lane* or another *parcel*, it must be *screened*.
 - (6) **Private amenity space** must:
 - (a) be in the form of a **balcony**, **deck** or **patio**; and
 - (b) have no minimum dimensions of less than 2.0 metres.
 - (7) Common amenity space:
 - (a) may be provided as **common amenity space indoors** and **common amenity space outdoors**;
 - (b) must be accessible from all the *units*;
 - (c) must have a contiguous area of not less than 50.0 square metres, with no dimension less than 6.0 metres; and
 - (d) must not be located in a required **setback area**.
 - (8) Common amenity space indoors may only be provided to satisfy the amenity space requirement as part of a development with 100 or more units.
 - (9) A maximum of 10.0 per cent of the required **amenity space** may be provided as **common amenity space indoors**.

- (10) Common amenity space outdoors must provide a balcony, deck or patio and at least one of the following as permanent features:
 - (a) a barbeque; or
 - (b) seating.

Relaxation Rule

11 The *Development Authority* may relax any of the rules contained in section 10 where the relaxation test in Bylaw 1P2007 is met.