Amendment Reference	Section	Current	Proposed		
Homeown	ers		•		
	t is required. C	and Use Bylaw with the Alberta B Clarify within the text how the heig			
c)	25(2)(e)	(e) retaining walls that are less than 1.0 metre in height, measured from the lowest grade at any point adjacent to the retaining wall ;	(e) retaining walls that are less than 1.2 metres in height, measured from the lowest grade at any point adjacent to the retaining wall to the highest grade retained by the retaining wall ;		
dd)	342(1)	(1) A retaining wall must be less than 1.0 metre in height when measured from grade .	(1) A retaining wall must be less than 1.2 metres in height when measured from the lowest grade at any point adjacent to the retaining wall to the highest grade retained by the retaining wall.		
jj)	570(1)	(1) A retaining wall must be less than 1.0 metres in height, measured from lowest grade at any point next to the retaining wall :	 (1) A retaining wall must be less than 1.2 metres in height when measured from the lowest grade at at any point adjacent to the retaining wall to the highest grade retained by the retaining wall: 		
vv)	1119(1)	(1) A <i>retaining wall</i> must not exceed 1.0 metres in height measured from lowest <i>grade</i> at any point next to the <i>retaining wall</i> .	 (1) A retaining wall must be less than 1.2 metres in height when measured from the lowest grade at any point adjacent to the retaining wall to the highest grade retained by the retaining wall. 		
	Side setback areas: Allow window wells and air conditioning units on both/either side of the				
nome by remo y), z)	337(1.2)	n the free and clear side setback (1.2) Portions of a <i>building</i> less than 2.4 metres above <i>grade</i> may project a maximum of 0.6 metres, and window wells may project a	(1.2) Portions of a <i>building</i> less than 2.4 metres above <i>grade</i> may project a maximum of 0.6 metres , and window wells may project a maximum		
		maximum of 0.8 metres, into a side setback area: (a) for a Contextual Semi- detached Dwelling and a Semi-detached Dwelling,	of 0.8 metres, into a side setback area: (a) for a Contextual Semi- detached Dwelling and a Semi-detached Dwelling, only		

Comparison of Current and Proposed Text

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Amendment	Section	Current	ATTACHMENT 5 Proposed		
Reference	Section	Gurrent	Proposed		
		only where the <i>side setback</i>	where the side setback area		
		area is on the street side of a	is on the <i>street</i> side of a		
		<i>corner parcel</i> ; and	<i>corner parcel</i> ; and		
		(b) for all other <i>uses</i> :	(b) for all other <i>uses</i> :		
		(i) when located on a <i>corner</i>	(i) when located on a <i>corner</i>		
		<i>parcel</i> ; or	<i>parcel</i> ; or		
		(ii) where at least one <i>side</i>	(ii) where at least one <i>side</i>		
		setback area is clear of all	setback area is clear of all		
		central air conditioning	central air conditioning		
		equipment, window wells and	equipment, window wells and		
		portions of the <i>building</i>	portions of the <i>building</i>		
		measured from <i>grade</i> to a	measured from grade to a		
		height of 2.4 metres.	height of 2.4 metres.		
aa)	337(1.3)	(new section)	(1.3) Window wells may project		
			a maximum of 0.8 metres into		
			any side setback area .		
bb)	337(10)	(10) Central air conditioning	(10) Central air conditioning		
		equipment may project a	equipment may project a		
		maximum of 1.0 metres into a	maximum of 1.0 metres into a		
		side setback area:	side setback area <mark>.÷</mark>		
		(a) for a Contextual Semi-	(a) deleted		
		detached Dwelling and a	(b) deleted		
		Semidetached Dwelling, only			
		where the <i>side setback area</i>			
		is on the street side of a			
		<i>corner parcel</i> ; and			
		(b) for all other uses :			
		(i) when located on a <i>corner</i>			
		<i>parcel</i> ; or			
		(ii) where at least one side			
		setback area is clear of all			
		central air conditioning			
		equipment, window wells and			
		portions of the building			
		measured from <i>grade</i> to a			
		height of 2.4 metres.	_		
Separation di	Separation distance for Accessory Residential Buildings: Remove the 1.0 metre				
		between Accessory Residential			
		Accessory Residential Building i			
ee)	345(5)	(5) The minimum distance	(5) The minimum distance		
		between any façade of	between any façade of		
		an Accessory Residential	an Accessory Residential		
		Building and a main	Building 10.0 square metres		
		residential building is 1.0	or more and a <i>main</i>		
		metres.	residential building is 1.0		
			metres.		
Accessory Residential Buildings on non-subdivided lots: Exempt non-subdivided parcels					
containing both units of a semi-detached or duplex style home from requiring a development					

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Amendment	Section	Current	ATTACHMENT 5 Proposed	
Reference			-	
permit for Accessory Residential Buildings up to 150.0 square metres. The Accessory Residential Building must be listed as a permitted use in the district, and follow the rules of the district. This is intended to exempt the accessory residential buildings laid out in Section 346(4)(a).				
b)	25(1)(f.1)	(new section)	(f.1) the construction of an Accessory Residential Building located on a <i>parcel</i> containing a Contextual Semi- detached Dwelling, Duplex Dwelling, or a Semi-detached Dwelling that has yet to be subdivided with a <i>gross floor</i> <i>area</i> equal to or less than 150.0 square metres when listed as a <i>permitted use</i> in a land use district;	
Business				
Use definition for Child Care Service: Add kindergarten to the list of acceptable examples that may provide programming for social, creative, educational and physical development of children.				
m)	165(a)(iii)	(iii) that includes day cares, pre-schools, out of school care and other programs where the primary purpose is the care of children;	(iii) that includes day cares, pre-schools, kindergarten, out of school care and other programs where the primary purpose is the care of children;	
allows Home E	Use definition for Home Based Child Care – Class 2: Currently the use definition only allows Home Based Child Care – Class 2 to be an incidental use in a Contextual Single Detached Dwelling or Single Detached Dwelling. This change allows them in semi and duplex			
0)	206.2(a)(i)	(i) an incidental <i>use</i> by a resident of a Contextual Single Detached Dwelling or Single Detached Dwelling for the purpose of providing temporary care or supervision to a maximum of 10 children:	 (i) an incidental <i>use</i> by a resident of a Contextual Single Detached Dwelling, Contextual Semi-detached Dwelling, Duplex Dwelling, Semi-detached Dwelling or Single Detached Dwelling for the purpose of providing temporary care or supervision to a maximum of 10 children: 	
Storage for Home Occupation – Class 1: Allow storage within a garage or Accessory Residential Building as part of the Home Occupation – Class 1 use as long as the building is				
fully enclosed, and parking requirements are not impacted.				
q)	207(e)	(e) must not use the <i>private</i> garage or Accessory	(e) must not use the <i>private</i> <i>garage</i> or Accessory	
		Residential Building for	Residential Building for	

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Amondmoret	Section	Current	ATTACHMENT 5
Amendment Reference	Section	Current	Proposed
		business related activities, including storage;	business related activities, except storage where: (i) the storage does not impact a required motor vehicle parking stall related to other <i>uses</i> on the <i>parcel</i> ; and (ii) the <i>private garage</i> or Accessory Residential Building is fully enclosed;
r)	207(k)	(k) must not have any activities related to the use take place outside of a Dwelling Unit , which includes the outside storage of materials, tools, products or equipment;	(k) must not have any activities related to the use take place outside of a Dwelling Unit , which includes the outside storage of materials, tools, products or equipment except for storage as described in subsection (e);
alone recycling another use. T amendments	g, such as with o better serve propose that th	ntainer Drop-Off Depot: Calgary n electronics, which was previous these current business models a ne Beverage Container Drop-Off cyclable materials.	ly only seen as ancillary to and future businesses, the
i)	134.1(7)	(new sub section)	(7) In any <i>development</i> <i>permit</i> or Direct Control District approved after the effective date of this Bylaw, a Beverage Container Drop-Off Depot is deemed to be the Recyclable Materials Drop-Off Depot <i>use</i> .
k)	155	Beverage Container Drop- Off Depot	155 (deleted)
V)	274.2	(new section placed alphabetically using new use name. Text based on current section 155)	274.2 "Recyclable Material Drop-Off Depot" (a) means a <i>use</i> where: (i) bottles and other beverage containers are taken for return and reimbursement of the recycling deposit applied to the container at the time the beverage is purchased; or (ii) other types of recyclable material, which do not require the refund of a deposit may be returned; and (iii) bottles, beverage containers, and other types of

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		ATTACHMENT 5	
Amendment	Section	Current	Proposed
Reference			
			recyclable material may be
			sorted and stored on site; and
			(iv) that does not include Tire
			Recycling or Recyclable
			Construction Material
			Collection Depot
			(temporary);
			(b) is a use within the Industrial
			Support Group in Schedule A
			to this Bylaw;
			(c) must not be a combined
			use with a Liquor Store;
			(d) when located within 300.0
			metres to a <i>parcel</i> designated
			as a residential district , must:
			(i) not have any outside
			storage of carts, bottles, other
			beverage containers, other
			recyclable material, palettes, or
			cardboard boxes;
			(ii) not allow for loading or the
			movement of recyclable
			material from the premise
			between the hours of 9:00pm-
			7:00am;
			(iii) not have compaction of
			materials occurring outside of a
			building;
			(e) unless otherwise
			referenced in subsection (d):
			(i) must provide total
			concealment, through a solid screen or fence, for any
			materials located outside of a
			<i>building</i> ;
			(ii) may be required to
			demonstrate how impacts such
			as debris, grocery carts, litter
			or recyclable material will be
			managed;
			(f) requires a minimum of 2.5
			motor vehicle parking stalls
			per 100.0 square metres of
			gross usable floor area;
			(g) does not require <i>bicycle</i>
			<i>parking stalls – class 1</i> ; and (h) requires a minimum of 1.0
			bicycle parking stalls – class

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Section	Current	Proposed
		2 per 250.0 square metres of
		gross usable floor area.
740(3)(d.1)	(d.1) Beverage Container	(d.1) <i>deleted</i>
	Drop-Off Depot;	
740(3)(v.1)	(new subsection)	(v.1) Recyclable Material
		Drop-Off Depot;
758(2)(b.1)	(b.1) Beverage Container	(b.1) deleted
758(2)(v.1)	(new subsection)	(v.1) Recyclable Material
		Drop-Off Depot;
814(2)(c.1)	(c.1) Beverage Container	(c.1) <i>deleted</i>
	Drop-Off Depot;	
814(2)(u.1)	(new subsection)	(u.1) Recyclable Material
		Drop-Off Depot;
863(3)(c)		(c) deleted
863(3)(z.1)	(new subsection)	(z.1) Recyclable Material
		Drop-Off Depot;
881(2)(c.1)		(c.1) <i>deleted</i>
881(2)(z.1)	(new subsection)	(z.1) Recyclable Material
		Drop-Off Depot;
907(2)(d)		(d) <i>deleted</i>
907(2)(y.1)	(new subsection)	(y.1) Recyclable Material
		Drop-Off Depot;
954(2)(b)		(b) <i>deleted</i>
954(2)(r.1)	(new subsection)	(r.1) Recyclable Material
		Drop-Off Depot;
968(e)		(e) <i>deleted</i>
	,	
968(x.1)	(new subsection)	(x.1) Recyclable Material
		Drop-Off Depot;
1076(2)(a)		(a) <i>deleted</i>
1076(2)(l.1)	(new subsection)	(I.1) Recyclable Material
		Drop-Off Depot;
Schedule A	•	Add Recyclable Material
		Drop-Off Depot to the
	the Industrial Support Group	Industrial Support Group
		alphabetically
equirements:	Some uses and districts note that	at specific items must be shown
	740(3)(v.1) 758(2)(b.1) 758(2)(v.1) 814(2)(c.1) 814(2)(u.1) 863(3)(c) 863(3)(c.1) 881(2)(c.1) 881(2)(c.1) 907(2)(d) 907(2)(y.1) 954(2)(r.1) 958(e) 968(e) 968(x.1) 1076(2)(l.1) Schedule A	740(3)(d.1)(d.1) Beverage Container Drop-Off Depot;740(3)(v.1)(new subsection)758(2)(b.1)(b.1) Beverage Container Drop-Off Depot;758(2)(v.1)(new subsection)814(2)(c.1)(c.1) Beverage Container Drop-Off Depot;814(2)(u.1)(new subsection)863(3)(c)(c) Beverage Container Drop-Off Depot;863(3)(c)(c) Beverage Container Drop-Off Depot;863(3)(c.1)(new subsection)881(2)(c.1)(c.1) Beverage Container Drop-Off Depot;881(2)(c.1)(c.1) Beverage Container Drop-Off Depot;907(2)(d)(d) Beverage Container Drop-Off Depot;907(2)(y.1)(new subsection)954(2)(b)(b) Beverage Container Drop-Off Depot;954(2)(r.1)(new subsection)968(e)(e) Beverage Container Drop-Off Depot;968(x.1)(new subsection)1076(2)(a)(a) Beverage Container Drop-Off Depot;1076(2)(l.1)(new subsection)

Application requirements: Some uses and districts note that specific items must be shown on plans for a development permit. Other uses, which require the same items, do not note that these must be shown on plans. These amendments look to remove these types of application requirements, which are inconsistent and can be confusing. Section 26 notes that applications for development permits "must provide such information as may be required by

A I	ATTACHMEN			
Amendment Reference	Section	Current	Proposed	
the Development Authority to evaluate the application". This allows the file managers and development authority to request any information needed to review the application.				
j)	148(c)and (d)	 (c) must show on a plan submitted as part of a <i>development permit</i> application the location where vehicles and equipment are to be auctioned and stored; (d) requires a minimum of 4.0 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i>, and each required <i>motor vehicle</i> <i>parking stall</i>: (i) is for the exclusive use of the customers and employees of the <i>use</i>; (ii) must be signed as being for the exclusive use of the customers and employees of the <i>use</i>; and (iii) must be shown on the plan for a <i>development permit</i>, 	 (c) <i>deleted</i>; (d) requires a minimum of 4.0 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i>, and each required <i>motor vehicle parking stall</i>: (i) is for the exclusive use of the customers and employees of the <i>use</i>; and (ii) must be signed as being for the exclusive use of the customers and employees of the <i>use</i>. and (iii) deleted 	
k)	149(g)(i)	 (g) may have activities associated with the <i>use</i>, auto parts, equipment, scrap, and other materials located outside of a <i>building</i>, provided they are within a <i>screened</i> enclosure that must be: (i) shown on plans required at the time the application for the <i>use</i> is made; (ii) located where, in the opinion of the <i>Development</i> <i>Authority</i>, it is least likely to adversely affect neighbouring properties; and (iii) constructed of materials and to the standards required by the <i>Development</i> <i>Authority</i>; 	 (g) may have activities associated with the <i>use</i>, auto parts, equipment, scrap, and other materials located outside of a <i>building</i>, provided they are within a <i>screened</i> enclosure that must be: (i) deleted (ii) located where, in the opinion of the <i>Development</i> <i>Authority</i>, it is least likely to adversely affect neighbouring properties; and (iii) constructed of materials and to the standards required by the <i>Development</i> <i>Authority</i>; 	
k)	150 (i)(i)	(i) may have activities associated with the <i>use</i> , equipment, scrap, auto parts and other materials located outside of a <i>building</i> ,	 (i) may have activities associated with the <i>use</i>, equipment, scrap, auto parts and other materials located outside of a <i>building</i>, provided 	

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Amendment	Section	Current	Proposed
Reference	oconom	Current	roposed
		provided they are within a screened enclosure that must be: (i) shown on plans required at the time the application for the use is made; (ii) located where, in the opinion of the Development Authority, it is least likely to adversely affect neighbouring properties; and (iii) constructed of materials and to the standards required by the Development Authority;	they are within a <i>screened</i> enclosure that must be: (i) <i>deleted</i> (ii) located where, in the opinion of the <i>Development</i> <i>Authority</i> , it is least likely to adversely affect neighbouring properties; and (iii) constructed of materials and to the standards required by the <i>Development</i> <i>Authority</i> ;
1)	151(b.1)	(b.1) must not have more than 200 square metres of floor area designated for the servicing of motor vehicles, excluding areas used for administration and storage, which must be shown on the plan submitted for a development permit ;	(b.1) must not have more than 200 square metres of floor area designated for the servicing of motor vehicles, excluding areas used for administration and storage , which must be shown on the plan submitted for a development permit;
k)	151(i)(i)	 (i) may have activities associated with the <i>use</i>, auto parts, equipment, scrap, and other materials located outside of a <i>building</i>, provided they are within a <i>screened</i> enclosure that must be: (i) shown on plans required at the time the application for the <i>use</i> is made; (ii) located where, in the opinion of the <i>Development Authority</i>, it is least likely to adversely affect neighbouring properties; and (iii) constructed of materials and to the standards required by the <i>Development Authority</i>; 	 (i) may have activities associated with the <i>use</i>, auto parts, equipment, scrap, and other materials located outside of a <i>building</i>, provided they are within a <i>screened</i> enclosure that must be: (i) <i>deleted</i> (ii) located where, in the opinion of the <i>Development</i> <i>Authority</i>, it is least likely to adversely affect neighbouring properties; and (iii) constructed of materials and to the standards required by the <i>Development</i> <i>Authority</i>;
k)	161(f)(ii)(A)	(f) where located within 23.0 metres of a residential district , must have any vacuum cleaners situated:	(f) where located within 23.0 metres of a <i>residential</i> <i>district</i> , must have any vacuum cleaners situated:

Amendment	Section	Current	ATTACHMENT 5
Reference	Section	Current	Proposed
		 (i) within the <i>building</i>; or (ii) within a <i>screened</i> enclosure that must be: (A) shown on plans required at the time the application for the <i>use</i> is made; (B) located where, in the opinion of the <i>Development</i> <i>Authority</i>, it is least likely to adversely affect neighbouring properties; and (C) constructed of materials and to the standards required by the <i>Development</i> <i>Authority</i>; 	 (i) within the <i>building</i>; or (ii) within a <i>screened</i> enclosure that must be: (A) <i>deleted</i> (B) located where, in the opinion of the <i>Development</i> <i>Authority</i>, it is least likely to adversely affect neighbouring properties; and (C) constructed of materials and to the standards required by the <i>Development</i> <i>Authority</i>;
k)	162(f)(ii)(A)	 (f) where located within 23.0 metres of a <i>residential district</i>, must have any vacuum cleaners situated: (i) within the <i>building</i>; or (ii) within a <i>screened</i> enclosure that must be: (A) shown on plans required at the time the application for the <i>use</i> is made; (B) located where, in the opinion of the <i>Development Authority</i>, it is least likely to adversely affect neighbouring properties; and (C) constructed of materials and to the standards required by the <i>Development Authority</i>; 	 (f) where located within 23.0 metres of a <i>residential district</i>, must have any vacuum cleaners situated: (i) within the <i>building</i>; or (ii) within a <i>screened</i> enclosure that must be: (A) <i>deleted</i> (B) located where, in the opinion of the <i>Development Authority</i>, it is least likely to adversely affect neighbouring properties; and (C) constructed of materials and to the standards required by the <i>Development Authority</i>;
l), n)	195.1(c) and (d)	 (c) must provide a stall for every vehicle stored on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development permit</i>; (d) requires a minimum of 1.0 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i>, and these <i>motor</i> <i>vehicle parking stalls</i> must be: 	 c) must provide a stall for every vehicle stored on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development permit</i>; (d) requires a minimum of 1.0 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i>, and these <i>motor vehicle parking stalls</i> must be signed as being for the

Amondmont	Section	Current	ATTACHMENT 5
Amendment Reference	Section		Proposed
		 (i) signed as being for the exclusive use of the customers and employees of the <i>use</i>; and (ii) shown on the plan submitted for a <i>development permit</i>; 	exclusive use of the customers and employees of the <i>use;</i> (i) <i>deleted</i> (ii) <i>deleted</i>
b)	206.2(d)	 (d) may have an outdoor play area on the <i>parcel</i>, provided the outdoor play area: (i) is <i>screened</i> by a <i>fence</i>; (ii) is shown on the plan submitted for a <i>development permit</i>; 	 (d) may have an outdoor play area on the <i>parcel</i>, provided the outdoor play area is screened by a fence; (i) deleted (ii) deleted
l), n)	221(f), (g), and (h)	 (f) must provide a stall for every inventory vehicle on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development</i> <i>permit</i>; (g) must provide a designated storage area for all equipment stored on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development</i> <i>permit</i>; (h) requires a minimum of 3.5 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i>, and these <i>motor</i> <i>vehicle parking stalls</i> must be: (i) signed as being for the exclusive use of the customers and employees of the <i>use</i>; and (ii) shown on the plan submitted for a <i>development</i> <i>permit</i>; 	 (f) must provide a stall for every inventory vehicle on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development permit</i>; (g) must provide a designated storage area for all equipment stored on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development</i> <i>permit</i>; (h) requires a minimum of 3.5 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i>, and these <i>motor</i> <i>vehicle parking stalls</i> must be signed as being for the exclusive use of the customers and employees of the <i>use</i>; (i) <i>deleted</i> (ii) <i>deleted</i>
k)	223(e)(ii) (A)	 (e) where located within 23.0 metres of a <i>residential</i> <i>district</i>, must have any vacuum cleaners situated: (i) within the <i>building</i>; or 	 (e) where located within 23.0 metres of a <i>residential district</i>, must have any vacuum cleaners situated: (i) within the <i>building</i>; or

Amendment	Section	Current	ATTACHMENT 5 Proposed
Reference	Section	Current	Fioposed
		 (ii) within a screened enclosure that: (A) must be shown on the plans required at the time of development permit application; (B) is located where, in the opinion of the Development Authority, it is least likely to adversely affect neighbouring properties; (C) is constructed of materials and to the standards required by the Development Authority; and (D) is maintained in a state of repair and tidiness such that it does not become an eyesore or a hazard; 	 (ii) within a screened enclosure that: (A) deleted; (B) is located where, in the opinion of the Development Authority, it is least likely to adversely affect neighbouring properties; (C) is constructed of materials and to the standards required by the Development Authority; and (D) is maintained in a state of repair and tidiness such that it does not become an eyesore or a hazard;
t)	254(c)(ii)	 (c) where the pawned merchandise includes motor vehicles: (i) may only be approved in a District where Vehicle Sales – Major or Vehicle Sales – Minor are listed uses; and (ii) must provide 1.0 motor vehicle parking stalls for every inventory vehicle on the parcel which must be shown on the plan submitted for a development permit. 	 (c) where the pawned merchandise includes motor vehicles: (i) may only be approved in a District where Vehicle Sales – Major or Vehicle Sales – Minor are listed uses; and (ii) must provide 1.0 motor vehicle parking stalls for every inventory vehicle on the parcel; which must be shown on the plan submitted for a development permit.;
l), u)	273(f) and (g)	 (f) must provide a stall for every inventory vehicle on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development permit</i>; (g) requires a minimum of 3.5 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i>, and these <i>motor</i> <i>vehicle parking stalls</i> must be; (i) signed as being for the exclusive use of the 	 (f) must provide a stall for every inventory vehicle on the parcel, which must be shown on the plan submitted for a development permit; (g) requires a minimum of 3.5 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, and these motor vehicle parking stalls must be signed as being for the exclusive use of the customers and employees of the use;

Amendment	Section	Current	ATTACHMENT 5 Proposed
Reference	Section	Guirein	Floposed
		customers and employees of the <i>use</i> ; and (ii) shown on the plan submitted for a <i>development</i> <i>permit</i> ;	(i) <i>deleted</i> (ii) <i>deleted</i>
l), u)	323(c) and (d)	 (c) must provide 1.0 motor vehicle parking stalls for every inventory vehicle on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 2.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be; (i) signed as being for the exclusive use of the customers and employees of the use; and (ii) shown on the plan submitted for a development permit, and 	 (c) must provide 1.0 motor vehicle parking stalls for every inventory vehicle on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 2.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be signed as being for the exclusive use of the customers and employees of the use; (i) deleted (ii) deleted
I), u)	324(c) and (d)	 (c) must provide 1.0 motor vehicle parking stalls for every inventory vehicle on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 2.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be; (i) signed as being for the exclusive use of the customers and employees of the use; and (ii) shown on the plan submitted for a development permit; and 	 (c) must provide 1.0 motor vehicle parking stalls for every inventory vehicle on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 2.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be signed as being for the exclusive use of the customers and employees of the use; (i) deleted (ii) deleted
l), u)	325(g) and (h)	(g) must provide 1.0 <i>motor</i> <i>vehicle parking stalls</i> for every inventory vehicle on the	(g) must provide 1.0 <i>motor</i> <i>vehicle parking stalls</i> for every inventory vehicle on the

Amendment	Section	Current	ATTACHMENT 5
Reference	Section	Current	Proposed
		 <i>parcel</i>, which must be shown on the plan submitted for a <i>development permit</i>; (h) requires a minimum of 3.5 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i>, which must be; (i) signed as being for the exclusive use of the customers and employees of the <i>use</i>; and (ii) shown on the plan submitted for a <i>development permit</i>; and 	parcel, which must be shown on the plan submitted for a development permit; (h) requires a minimum of 3.5 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be signed as being for the exclusive use of the customers and employees of the use; (i) deleted (ii) deleted
l), u)	326(f) and (g)	(f) must provide 1.0 <i>motor</i> <i>vehicle parking stalls</i> for every inventory vehicle on the <i>parcel</i> , which must be shown on the plan submitted for a <i>development permit</i> ; (g) requires a minimum of 3.5 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i> , which must be; (i) signed as being for the exclusive use of the customers and employees of the <i>use</i> ; and (ii) shown on the plan submitted for a <i>development</i> <i>permit</i> ; and	 (f) must provide 1.0 motor vehicle parking stalls for every inventory vehicle on the parcel, which must be shown on the plan submitted for a development permit; (g) requires a minimum of 3.5 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be signed as being for the exclusive use of the customers and employees of the use of the use; (i) deleted (ii) deleted
x), u)	327(c) and (d)	 (c) must provide a stall for every vehicle stored on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development permit</i>; (d) requires a minimum of 1.0 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the 	 (c) must provide 1.0 motor vehicle parking stalls for every vehicle stored on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 1.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the

Amendment	Section	Current	ATTACHMENT 5
Reference	Section	Current	Proposed
		customers and employees of the <i>use</i> , which must be; (i) signed as being for the exclusive use of the customers and employees of the <i>use</i> ; and (ii) shown on the plan submitted for a <i>development</i> <i>permit</i> ; and	customers and employees of the <i>use</i> , which must be signed as being for the exclusive use of the customers and employees of the <i>use</i> ; (i) <i>deleted</i> (ii) <i>deleted</i>
l), u)	328(c) and (d)	 (c) must provide 1.0 motor vehicle parking stalls for every vehicle stored on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 1.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be; (i) signed as being for the exclusive use of the customers and employees of the use stand employees of the use and employees and employees and use and use	 (c) must provide 1.0 motor vehicle parking stalls for every vehicle stored on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 1.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the use, which must be signed as being for the exclusive use of the customers and employees of the use; (i) deleted (ii) deleted
x), u)	329(c) and (d)	 (c) must provide a stall for every vehicle stored on the <i>parcel</i>, which must be shown on the plan submitted for a <i>development permit</i>; (d) requires a minimum of 1.0 <i>motor vehicle parking stalls</i> per 100.0 square metres of <i>gross usable floor area</i> for the exclusive use of the customers and employees of the <i>use</i>, which must be; (i) signed as being for the exclusive use of the customers and employees of the <i>use</i>; and (ii) shown on the plan submitted for a <i>development</i> <i>permit</i>; and 	 (c) must provide 1.0 motor vehicle parking stalls for every vehicle stored on the parcel, which must be shown on the plan submitted for a development permit; (d) requires a minimum of 1.0 motor vehicle parking stalls per 100.0 square metres of gross usable floor area for the exclusive use of the customers and employees of the the customers and employees of the use, which must be signed as being for the exclusive use of the customers and employees of the use; (i) deleted (ii) deleted

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Amendment	Section	Current	Proposed
Reference	oconom	ourreint	roposed
ff)	351(4)(c)	 (4) A Secondary Suite must have a <i>private amenity</i> <i>space</i> that: (a) is located outdoors; (b) has a minimum area of 7.5 square metres with no dimension less than 1.5 metres; and (c) is shown on a plan approved by the <i>Development Authority</i>. 	 (4) A Secondary Suite must have a <i>private amenity space</i> that: (a) is located outdoors; (b) has a minimum area of 7.5 square metres with no dimension less than 1.5 metres.; and (c) <i>deleted</i>
ff)	352(7)(c)	 (7) A Backyard Suite must have a private amenity space that: (a) is located outdoors; (b) has a minimum area of 7.5 square metres with no dimension less than 1.5 metres; and (c) is shown on a plan approved by the Development Authority. 	 (7) A Backyard Suite must have a private amenity space that: (a) is located outdoors; (b) has a minimum area of 7.5 square metres with no dimension less than 1.5 metres.; and (c) deleted
ff)	904.3(c) and (d)	A use may accommodate an outdoor product display area provided: (a) the products displayed are associated with the use ; (b) it is not located within a required setback area ; (c) it is separate and distinct from areas of the parcel used for the storage of materials, goods or equipment; and (d) it is shown on a plan approved as part of a development permit .	A use may accommodate an outdoor product display area provided: (a) the products displayed are associated with the use ; (b) it is not located within a required setback area ; (c) it is separate and distinct from areas of the parcel used for the storage of materials, goods or equipment.; and (d) <i>deleted</i>
ff)	913.1 (1)(b) and (c)	 (1) A use may have an outdoor area for the storage of goods, materials or supplies provided the storage area is: (a) not located in a setback area; (b) not located between a building and a major street or expressway; and (c) shown on a plan approved as part of a development permit. 	 (1) A use may have an outdoor area for the storage of goods, materials or supplies provided the storage area is: (a) not located in a setback area; (b) not located between a building and a major street or expressway.; and (c) deleted

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Amendment Reference	Section	Current	Proposed	
ff)	965.1(1)(d)	A <i>use</i> may have an outdoor area for the storage of goods, materials or supplies provided the storage area is: (a) not located in a <i>setback</i> <i>area</i> ; (b) not located between a <i>building</i> and a <i>street</i> ; (c) within a <i>screened</i> enclosure or <i>screened</i> from view of a <i>street</i> ; and (d) shown on a plan approved as part of a <i>development</i> <i>permit</i> .	A <i>use</i> may have an outdoor area for the storage of goods, materials or supplies provided the storage area is: (a) not located in a <i>setback</i> <i>area</i> ; (b) not located between a <i>building</i> and a <i>street</i> ; (c) within a <i>screened</i> enclosure or <i>screened</i> from view of a <i>street</i> .; and (d) <i>deleted</i>	
ff)	979.1(1)(c)	A <i>use</i> may have an outdoor area for the storage of goods, materials or supplies provided the storage area is: (a) not located in a <i>setback</i> <i>area</i> ; (b) not located between a <i>building</i> and a <i>major street</i> or <i>expressway</i> ; and (c) shown on a plan approved as part of a <i>development</i> <i>permit</i> .	A <i>use</i> may have an outdoor area for the storage of goods, materials or supplies provided the storage area is: (a) not located in a <i>setback</i> <i>area</i> ; (b) not located between a <i>building</i> and a <i>major street</i> or <i>expressway</i> .; and (c) <i>deleted</i>	
Housekoo	ning			
Reduced side districts allow easement is p amendment in 0.6m in the R-	HousekeepingReduced side setback depth for the R-G(R-Gm) districts: Typically low density residentialdistricts allow the side setback area to be reduced on one side to 0m if a private maintenanceeasement is placed on the neighbouring parcel and is registered on both titles. Thisamendment introduces a modified version of this, where one side setback may be reduced to0.6m in the R-G(R-Gm) district as long as private maintenanceeasements are registered on both titles. Thisamendment introduces a modified version of this, where one side setback may be reduced to0.6m in the R-G(R-Gm) district as long as private maintenanceeasements are registered onboth titles, which combined must be at least 1.50 metres.z)337(1.2)(b)(iii) where the side setback			
	(iii)		<i>area</i> contains a private maintenance easement required by this Bylaw and no portion of the <i>building</i> projects into the required private maintenance easement.	
hh)	547.11(5.1)	(new subsection)	 (5.1) For a <i>parcel</i> containing a Single Detached Dwelling one <i>building setback</i> from a <i>side property line</i> may be reduced to 0.6 metres where: (a) the owner of the <i>parcel</i> proposed 	

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			ATTACHMENT 5	
Amendment Reference	Section	Current	Proposed	
			for <i>development</i> and the	
			owner of	
			the <i>adjacent parcel</i> register,	
			against both titles, private	
			maintenance easements with a	
			minimum combined width of	
			1.5 metres;	
			(b) eaves are setback a	
			minimum of 0.45 metres from	
			any <i>property line</i> ; and	
			(c) all roof drainage from	
			· · · ·	
			the <i>building</i> is discharged	
			through eavestroughs and	
			downspouts onto the parcel on	
Ctrue turns al us a	uldu u fau Dud	lie Treveit Cyctomes The Dubli	which the <i>building</i> is located.	
		blic Transit Systems: The Public		
		As such, when a structure is des		
•		which is not always listed in the dis	· ·	
		e in all districts if it is being used t		
h)	134(2)(c)	(2) The following <i>uses</i> are	(2) The following <i>uses</i> are	
		discretionary uses in all	discretionary uses in all	
		Districts, regardless of	Districts, regardless of whether	
		whether they are listed in the	they are listed in the District:	
		District:	(a) Excavation, Stripping and	
		(a) Excavation, Stripping and	Grading; and	
		Grading; and	(b) Recyclable Construction	
		(b) Recyclable Construction	Material Collection Depot	
		Material Collection Depot	(temporary); and	
		(temporary).	(c) Parking Lot – Structure for	
			a Public Transit System.	
		•	tricts: Allow all balconies for low	
		have a privacy wall on a balcony		
		nents for contextual homes that m		
•		tres in height where the balcony	faces a side property line with	
another parce				
cc)	340(2.1)(a)	(2.1) Unless otherwise	(2.1) Unless otherwise	
		referenced in this Part, a	referenced in this Part, a	
		privacy wall located on a	privacy wall located on a	
		balcony:	balcony:	
		(a) must not exceed 2.0	(a) must not exceed 3.0 metres	
		metres in height when	in height when measured from	
		measured from the surface of	the surface of the <i>balcony</i> ;	
		the <i>balcony</i> ; and	and	
Schools: The	amendments	add School Authority - School to	S-CI and CC-X districts to allow	
	the option for public schools to operate in the same districts that allow private schools.			
tt)	1055(1)	(new subsection)	(s.1) School Authority -	
Í	(s.1)	,	School;	

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A	Castien	Common t	ATTACHMENT 5	
Amendment Reference	Section	Current	Proposed	
ww)	1164(3) (hh.2)	(new subsection)	(hh.2) School Authority – School;	
Commercial I	multi-resident	tial uses: Some multi-residential	districts state that all commercial	
multi-residenti	al uses must b	be contained within the building, b	out does not exempt the Outdoor	
Café use, which	ch is a listed u	se. The proposed amendment cla	arifies this.	
mm)	645(1)(b)	(b) be contained completely within the <i>building</i> ;	(b) be contained completely within the <i>building</i> with the exception of Outdoor Café <i>uses</i> ;	
mm)	656(1)(a)	(a) be contained completely within the <i>building</i> ;	(a) be contained completely within the <i>building</i> with the exception of Outdoor Café <i>uses</i> ;	
mm)	667(1)(a)	(a) be contained completely within the <i>building</i> ;	(a) be contained completely within the <i>building</i> with the exception of Outdoor Café <i>uses</i> ;	
mm)	677(2)(b)	(b) be contained completely within the <i>building</i> ;	(b) be contained completely within the <i>building</i> with the exception of Outdoor Café <i>uses</i> ;	
mm)	688(2)(b)	(b) be contained completely within the <i>building</i> ;	(b) be contained completely within the <i>building</i> with the exception of Outdoor Café <i>uses</i> ;	
		26, 2017 the <i>Municipal Governm</i> it to 21 days from 14 days. This a		
d)	34(1)(b)(i)	(i) before the 14 day appeal period referred to in the <i>Municipal Government Act</i> has expired; or	(i) before the 21 day appeal period referred to in the <i>Municipal Government Act</i> has expired; or	
d)	39(1)(b)(i)	(i) before the 14 day appeal period referred to in the <i>Municipal Government Act</i> has expired; or	(i) before the 21 day appeal period referred to in the <i>Municipal Government Act</i> has expired; or	
Parking lot use definitions: A slight adjustment in the phrasing, which does two things: one, uses similar phrasing to most uses in the Land Use Bylaw, and two, allows for clearer enforcement.				
s)	252(a)(i)	 (a) means a <i>use</i>: (i) where parking is provided for vehicles for a short duration, independent of the provision of any other <i>use</i>; and (ii) where vehicles are parked at <i>grade</i>; 	 (a) means a <i>use</i>: (i) where motor vehicles are parked for a short duration, independent of the provision of any other <i>use</i>; and (ii) where vehicles are parked at <i>grade</i>; 	
s)	252.1(a)(i)	(a) means a <i>use</i> :	(a) means a <i>use</i> :	

	0		ATTACHMENT 5	
Amendment Reference	Section	Current	Proposed	
		(i) where parking is provided	(i) where motor vehicles are	
		for vehicles for a short	parked for a short duration,	
		duration, independent of the	independent of the provision of	
		provision of any other <i>use</i> ;	any other <i>use</i> ;	
		(ii) where vehicles are parked	(ii) where vehicles are parked	
		at grade ; and	at grade ; and	
		(iii) that must be approved on	(iii) that must be approved on a	
		a temporary basis for a period	temporary basis for a period of	
		of time not greater than three	time not greater than three	
		years;	years;	
s)	253(a)(i)	(a) means a <i>use</i> :	(a) means a <i>use</i> :	
		(i) where parking is provided	(i) where motor vehicles are	
		for vehicles for a short	parked for a short duration,	
		duration, independent of the	independent of the provision of	
		provision of any other use ;	any other use ; and	
		and	(ii) where a parking lot is	
		(ii) where a parking lot is	designed for the parking of vehicles in tiers of floors;	
		designed for the parking of vehicles in tiers of floors;	(iii) where all <i>buildings</i> related	
		(iii) where all <i>buildings</i>	to the use have a total gross	
		related to the use have a total	floor area of 300.0 square	
		gross floor area of 300.0	metres or less;	
		square metres or less;		
Development	Completion	Permit on site: As Development	Completion Permits are now	
		is no need to have a physical co		
e)	47(8)	(8) The Development	(8) deleted	
		Completion Permit must be		
		retained on the premises in a		
		legible condition for a period		
		of one year from the date of		
		issuance.		
		ction reference for failing to obtain		
		velopment permit and it condition	s. This also requires these to be	
	First item in	1 numerically by section number.	49 (2)	
ddd)	the General	20	43 (2)	
	Offences			
	section			
Corrections to spelling, punctuation, omissions and formatting.				
	13(12)	(12) <i>"average grade</i> " means,	(12) <i>"average grade</i> " means,	
a)	13(12)	(12) average grade means, when determining the	when determining the	
		maximum area of a horizontal	maximum area of a horizontal	
		cross section through a	cross section through a	
		<i>building</i> in the M-CG, M-C1	<i>building</i> in the R-CG, M-CG,	
		and M-C2 Districts, the	M-C1 and M-C2 Districts, the	
		average of the four geodetic	average of the four geodetic	
		elevation points of finished	elevation points of finished	
		· · · · · · · · · · · · · · · · · · ·		

Amondmont	Section	Current	ATTACHMENT 5
Amendment Reference	Section	Current	Proposed
		<i>grade</i> immediately adjacent to the primary four corners of a <i>building</i> .	<i>grade</i> immediately adjacent to the primary four corners of a <i>building</i> .
f)	60(2)(b)	(b) a fence, gate, deck, landing, patio, skateboard and sports ramp, air conditioning unit, satellite dish, hot tub, above ground private swimming pool, and an Accessory Residential Building.	(b) a <i>fence</i> , gate, <i>deck</i> , <i>landing</i> , <i>patio</i> , <i>skateboard</i> <i>and sports ramp</i> , air conditioning unit, satellite dish, hot tub, above ground private swimming pool, and an Accessory Residential Building.
f)	61(2)(b)	(b) a fence, gate, deck, landing, patio, skateboard and sports ramp, air conditioning unit, satellite dish, hot tub, above ground private swimming pool, and an Accessory Residential Building.	(b) a <i>fence</i> , gate, <i>deck</i> , <i>landing</i> , <i>patio</i> , <i>skateboard</i> <i>and sports ramp</i> , air conditioning unit, satellite dish, hot tub, above ground private swimming pool, and an Accessory Residential Building.
g)	90(2)	(2) For the purposes of subsection (1), "window area" includes all contiguous panes of glass, including panes of glass that would be contiguous if not separated by mullions, but does not include contiguous planes of glass on a doorway.	(2) For the purposes of subsection (1), "window area" includes all contiguous panes of glass, including panes of glass that would be contiguous if not separated by mullions, but does not include contiguous panes of glass on a doorway.
w)	299(a)(xiv) (A)	(A) in the Stephen Avenue Mall heritage area, includes signs that are erected 1.8 metres or less behind a window;	(A) in the Stephen Avenue Mall heritage area, includes signs that are erected 1.8 metres or less behind a window;
gg)	541(2)(c)	(c) The maximum area of a horizontal cross section through a <i>building</i> at 9.5 metres above average <i>grade</i> must not be greater than 75.0 per cent of the maximum area of a horizontal cross section through the <i>building</i> between average <i>grade</i> and 8.6 metres.	(c) The maximum area of a horizontal cross section through a <i>building</i> at 9.5 metres above <i>average grade</i> must not be greater than 75.0 per cent of the maximum area of a horizontal cross section through the <i>building</i> between <i>average grade</i> and 8.6 metres.
ii)	565(4)	 (4) Vehicles may only be parked in the <i>actual front</i> <i>setback</i> area when the vehicle is located on a 	 (4) Vehicles may only be parked in the <i>actual front</i> <i>setback</i> area when the vehicle is located on a driveway or a

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Amendment	Section	Current	Proposed
Reference			
		driveway or a parking stall that is hard surfaced.	<i>motor vehicle parking stall</i> that is hard surfaced.
kk)	571.2(3)	(3) The maximum envelope dimensions do not include at- grade surfaces such as, but not limited to, soil, grass, wood or concrete.	(3) The maximum envelope dimensions referenced in subsection (1) do not include at-grade surfaces such as, but not limited to, soil, grass, wood or concrete.
)	571.2(11)	(11) Notwithstanding sections 550, 551, and 557, <i>skateboard and sports</i> <i>ramps</i> may be included in the calculation of <i>landscaped</i> <i>area</i> , <i>hard surfaced</i> <i>landscape area</i> , <i>soft</i> <i>surfaced landscaped area</i> or <i>common amenity space</i> .	(11) Notwithstanding sections 550, 551, and 557, <i>skateboard</i> <i>and sports ramps</i> may be included in the calculation of <i>landscaped area, hard</i> <i>surfaced landscaped area,</i> <i>soft surfaced landscaped</i> <i>area</i> or <i>common amenity</i> <i>space.</i>
xx)	1176(3)(a)	 (3) The maximum <i>use area</i> of: (a) Night Club is 300.0 square metres of <i>public area</i>; and 	 (3) The maximum <i>use area</i> of: (a) Night Club is 300.0 square metres of <i>public area</i>; and
уу)	1273	1273 (1) The following uses are discretionary uses in the Centre City East Village River Residential District:	1273 (1) The following uses are discretionary uses in the Centre City East Village River Residential District:
aa)	1274	1274 (1) In addition to the rules in this District, all uses in this District must comply with:	1274 (1)-In addition to the rules in this District, all uses in this District must comply with:
aaa)	1281	1281 (1) The <i>parcel</i> located north of 7 Avenue S.E., south of 6 Avenue S.E. and between 4 Street S.E. and Riverfront Lane S.E. is allowed a maximum of one <i>building</i> with:	1281 (1) The parcel located north of 7 Avenue S.E., south of 6 Avenue S.E. and between 4 Street S.E. and Riverfront Lane S.E. is allowed a maximum of one building with:
ccc)	1305	1305 (1) The Commercial Residential District (CR20- C20/R20) is intended to be characterised by:	1305 (1) The Commercial Residential District (CR20- C20/R20) is intended to be characterised by: