BYLAW NUMBER 26M96

(b) a truck having a maximum weight of 4500 kg or less;

on either side of a street in which any property abutting the street in the same block is used as a park, playground, school site, church or other place of public worship or for residential purposes.

(3M2011, 2011 January 10)

- (2) The restrictions contained in this Section are in addition to and not in place of the parking restrictions contained in the Truck Routes Bylaw of the City.
- (3) No owner or operator of any truck shall park such truck, or allow such truck to be parked, on a street other than a Truck Route, except during such time as that truck is being used in the making of a delivery, or is being used in the performance of some work or service.
- (4) Notwithstanding subsection (1) but subject to any other Bylaw, a moving van used to load or unload furniture from a building may park for a period not exceeding 24 hours on the street in the vicinity of the building.

 (29M2003, 2003 May 12)
- 19. (1) In order to determine the time which a vehicle or recreational vehicle has been parked in a location where parking is restricted to a specific time a Peace Officer or other person charged with the enforcement of parking prohibitions and restrictions may place an erasable chalk mark on the tread face of the tire of the parked or stopped vehicle or recreational vehicle without such Peace Officer or other person or the City incurring any liability for so doing.
 - (2) No person shall remove an erasable chalk mark placed under Subsection (1) while the vehicle remains parked in the location where it was marked.

RESIDENTIAL PARKING ZONES

20. (1) Subject to the provisions of this Section and of Sections 21, 22, 23, 24 and 25, a person who owns or operates a passenger automobile or truck-type vehicle having maximum weight of 4500 kg or less and owns or resides on a parcel of land located in the residential parking zones referred to in this Section in which parking is restricted may apply to the Calgary Parking Authority to issue to the applicant a sticker to attach to the rear window of his motor vehicle evidencing his right to park the vehicle on a street in a residential parking zone referred to in this Section and indicated on the sticker.

(3M2011, 2011 January 10)

- (2) Notwithstanding that the owner or operator of the vehicle does not reside within a residential parking zone, the Calgary Parking Authority is authorized to issue, otherwise in accordance with Subsection (1), a maximum of five (5) stickers for each community association provided that:
 - (a) the applicant has written approval from the president of the community association to apply for a sticker; and

BYLAW NUMBER 26M96

(b) the operating facility of the community association is located in a residential parking zone.

(41M98, 1998 September 28)

- (2.a)

 (i) Notwithstanding that the owner or operator of the vehicle does not reside within a residential parking zone, the Calgary Parking Authority is authorized to issue, otherwise in accordance with Subsection (1), a maximum of three (3) permits for a religious institution located in a residential parking zone, except Zone C, with a street frontage of 15 metres and a further sticker for each additional 6.1 metres of street frontage, provided that the applicant has written approval from the head of that religious institution to apply for a permit.
 - (ii) In Zone C, permits may be issued only to Wesley United Church or St. Stephen's Anglican Church pursuant to Subsection 20(2.A)(i) and shall be for a term not to exceed two (2) years.

 (35M98, 1998 July 27)
- (3) (a) The Calgary Parking Authority is authorized to issue the following stickers per dwelling unit:
 - (i) TWO (2) stickers at no cost, and
 - (ii) additional stickers upon payment of an annual fee of \$50.00 per sticker.
 - (b) For the purpose of this section, "dwelling unit" has the meaning of "dwelling unit" as defined in The City of Calgary Land Use Bylaw, 2P80, as amended or any bylaw passed in replacement of it.
- (4) The sticker shall set out the letter indicating the residential parking zone in which the vehicle may be parked and the year during which the sticker is effective.
- (5) The person to whom the sticker is issued shall cause it to be attached to the inside of the left hand corner of the rear window of the vehicle in respect of which it is issued in a manner so as to be clearly visible from the outside through the left side of the rear window of the vehicle.
- (6) The residential parking zones into which the area of restricted parking are divided and their designations are set out in Schedule "K" of this Bylaw.
- (7) Where a person resides on land which abuts a street which forms the perimeter of but is not contained in any of the residential parking zones, for the purposes of this Section and of Sections 21, 22, 23, 24, and 25, he shall be considered as residing in the zone directly opposite the land on which he resides except where the boundaries of the zone are described using a particular side or the centre line of the street in which case he shall not be considered as residing in that zone.

 (24M2001, 2001 April 02) (21M2006, 2006 February 27)

BYLAW NUMBER 26M96

- 21. Notwithstanding the provisions of Section 20, no vehicle to which a sticker is attached may be parked contrary to the provisions of the Act or this Bylaw except:
 - (a) in the residential parking zone identified on the sticker; and
 - (b) if the parking is restricted in the manner referred to in Section 25.
- 22. (1) When a person to whom a parking sticker has been issued changes address from a zone for which the sticker has been granted to another zone of the restricted area he shall:
 - (a) remove the sticker from the vehicle; and
 - (b) surrender the sticker or the major portion thereof to the said Calgary Parking Authority and upon furnishing such evidence acceptable to the Calgary Parking Authority of the new location to which he has moved obtain from the Calgary Parking Authority a new sticker for the zone in which he then resides.
 - (2) When a person to whom a parking sticker has been issued moves from the restricted parking area for which the sticker was granted he shall:
 - (a) remove the sticker from the vehicle; and
 - (b) inform the Calgary Parking Authority and present the remainder of the sticker to him.
 - (3) When a person to whom a sticker has been granted sells the motor vehicle in respect of which it was granted he shall remove the sticker therefrom and:
 - (a) if he has obtained another motor vehicle for which a sticker may be granted pursuant to this Bylaw present the portions of the sticker removed to the Calgary Parking Authority and receive another sticker to place on the new vehicle; or
 - (b) if he has not obtained another motor vehicle for which a sticker may be granted he shall surrender the sticker to the said Calgary Parking Authority.
 - (4) No person to whom a sticker is granted shall sell, trade, give away or otherwise dispose of the sticker or allow any other person to obtain or use the same.
- 23. (1) A person applying for a sticker under Section 20 shall at the time of making the application produce his valid Vehicle Registration Certificate issued by the Province of Alberta showing his correct address within the residential parking zone for examination by the Calgary Parking Authority.
 - (2) A full-time student not ordinarily resident in the City attending an educational institute in Calgary shall, at the time of making the application, produce his vehicle registration certificate, student identification and a rental agreement or

BYLAW NUMBER 26M96

lease showing his correct address within a residential parking zone for examination by the Calgary Parking Authority.

- 24. Where a vehicle is parked in a manner which would otherwise be contrary to this Bylaw except for a sticker, permit or other permission granted under this Bylaw, the owner of such vehicle shall cause such sticker, permit or other permission to be displayed in accordance with any specific requirements of this Bylaw, the sticker, permit or other permission, if any, or otherwise to be clearly visible and legible from the exterior of the vehicle.
- 25. (1) Notwithstanding anything contained in areas designated as Zones in Schedule "K" and subject to Subsection 20(7), the Calgary Parking Authority shall not issue a sticker unless the side of the street on which the applicant resides is posted with a "No Parking Except by Permit" sign or a "Thirty Minute Parking Except by Permit" sign or a "Two Hour Parking Except by Permit" sign.
- 26. (1) The owner of any building containing one or more dwelling units or the occupant of any dwelling unit contained in a single detached, semi-detached duplex, duplex, triplex, fourplex or townhouse building, all as defined in The City of Calgary Land Use Bylaw 2P80, which building is located in a Residential Parking Zone other than the Central Business Zone, may apply to the Calgary Parking Authority for a visitor parking permit.
 - (2) The Calgary Parking Authority is authorized to issue:
 - (a) one such permit to the building owner; and,
 - (b) two such permits to the occupant of any dwelling unit described in Subsection (1), which permits shall not be replaced prior to its expiry date if lost or stolen and shall contain the address of the dwelling unit in respect of which it has been issued.
 - (3) The visitor using such a permit to park shall cause it to be attached to the inside rear view mirror support of the parked vehicle and shall only park within the block containing the dwelling for which the permit was issued or one block radius from said block.
 - (4) Section 21 applies to vehicles displaying a visitor parking permit.
 - (5) A visitor parking permit may not be used to authorize parking for any vehicle which is not a passenger automobile or truck-type vehicle having a maximum weight greater than 4500 kg.

(3M2011, 2011 January 10)

- (6) When a person to whom a visitor parking permit has been issued moves he shall forthwith surrender said permit to the Calgary Parking Authority.
- (7) No person to whom a visitor parking permit has been issued shall:

BYLAW NUMBER 26M96

- (a) sell, trade, rent or otherwise dispose of the permit for valuable consideration; or
- (b) use or allow the use of the permit except to accommodate parking by a person while visiting the dwelling unit in respect of which the permit has been issued.

(41M98, 1998 September 28)

26.1 (1) In this Section, "owner" means

- (i) an owner of a building or person authorized in writing by the owner of a building, or
- (ii) a representative of a condominium board who is authorized in writing by the condominium board if that building or condominium is used primarily for residential purposes and exclusively for residential purposes above the ground floor level therefore and is located within the Central Business Zone, as described in Schedule "P".
- (2) An owner may apply to the Traffic Engineer or his designate for a Central Business Zone parking permit.
- (3) The Traffic Engineer or his designate may issue to an owner one Central Business Zone parking permit for every full 6.1 metres of frontage of the parcel on which the owner's building is located, or such additional permits as are equitable having regard to the demand for permits and availability of parking in the vicinity of the building, for a term not to exceed five years and an annual fee of not more that \$25.00 as set by the Traffic Engineer.
- (4) An owner may determine who may use a Central Business Zone parking permit issued to him but the Central Business Zone parking permit must be used for a purpose relating to the use of on-street parking for the benefit of the building occupants.
- (5) The person using the Central Business Zone parking permit shall cause it to be attached to the inside rear view mirror support of the parked vehicle in such a way that it is visible from the outside of the vehicle.
- (6) No vehicle in which a Central Business Zone parking permit is displayed may be parked contrary to the provisions of the Act or this Bylaw except in the block designated on the permit and only in the manner allowed by the permit.
- (7) Where, in the discretion of the Traffic Engineer or his designate, a Central Business Zone parking permit has not been used in accordance with Subsection 26.1 (4), the Traffic Engineer or his designate may revoke some or all of the permits issued to an owner without refund, for such period as deemed appropriate.
- (8) Where an owner who has been issued a permit under Subsection 26.1 (3) ceases to be an owner, he shall surrender all permits pertaining to that building to the Traffic Engineer or his designate.