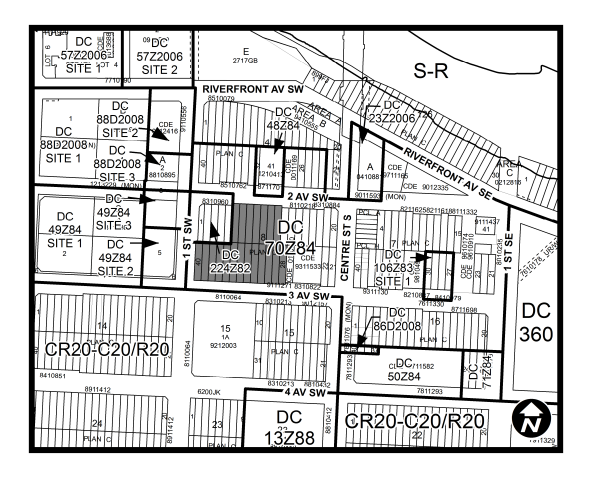
BYLAW NUMBER 179D2015

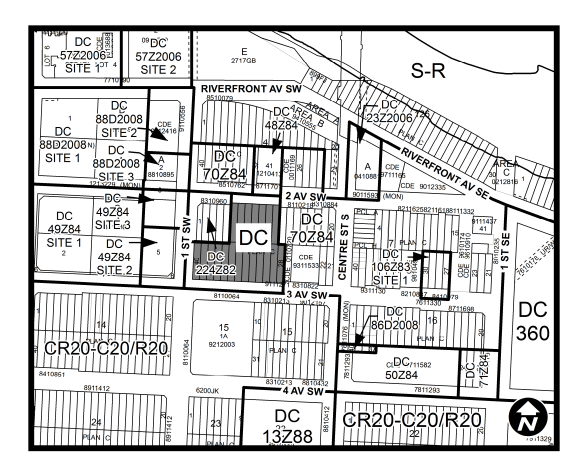
land u	WHEREAS it is desirable to amend se designation of certain lands within	the Land Use Bylaw Number 1P2007 to change the the City of Calgary;
Munici	AND WHEREAS Council has held a pal Government Act, R.S.A. 2000, c.I	public hearing as required by Section 692 of the M-26 as amended;
FOLL	NOW, THEREFORE, THE COUNCI DWS:	L OF THE CITY OF CALGARY ENACTS AS
1.	deleting that portion of the Land Use this Bylaw and substituting therefor t shaded on Schedule "B" to this Byla	P2007 of the City of Calgary, is hereby amended be District Map shown as shaded on Schedule "A" to that portion of the Land Use District Map shown as w, including any land use designation, or specific es contained in the said Schedule "B".
2.	This Bylaw comes into force on the	date it is passed.
READ	A FIRST TIME THISDAY OF	, 2016.
READ	A SECOND TIME THIS BAY OF	, 2016.
READ	A THIRD TIME THIS DAY OF _	, 2016.
		MAYOR SIGNED THIS DAY OF, 2016.
		CITY CLERK SIGNED THIS DAY OF, 2016.

AMENDMENT LOC2012-0101 BYLAW NUMBER 179D2015

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**; and
 - (b) has a maximum base *density* with the opportunity for a *density* bonus to achieve a commercial residential mixed *use*, public benefit and amenities within the Chinatown community.

Compliance with Bylaw 1P2007 Unless otherwise specified, the rules and provisions of Parts 1, 2, 3 and 4 of Bylaw 2 1P2007 apply to this Direct Control District. Reference to Bylaw 1P2007 Within this Direct Control District, a reference to a section of Bylaw 1R2007 is deemed to be a reference to the section as amended from time to time. **Defined Uses** In this Direct Control District: "Residential Sales Centre" (a) (i) means a use: (A) where units are offered for sale to the public; that may include sales offices and displays of materials used in (B) the construction of the units that are offered for sale; and that must only occur: (C) in a *unit*, which may be temporarily modified to (a) accommodate the use; or in a temporary **building**; must not operate for longer than four (4) years; (ii) (jji) does not require motor vehicle parking stalls; and (iv) does not require bicycle parking stalls - class 1 or class 2; ſΜ Tong House means a Chinese family affinity meeting hall which may also provide rooming accommodation with shared washing and cooking facilities.

Discretionary Uses

Permitted Uses

The **discretionary uses** of the Centre City Mixed Use District (CC-X) District of Bylaw 1P2007 are the **discretionary uses** in this Direct Control District with the addition of:

the *permitted uses* in this Direct Control District.

The **permitted uses** of the Centre City Mixed Use District (CC-X) of Bylaw 1P2007 are

(a) Tong House.

Bylaw 1P2007 District Rules

7 Unless otherwise specified, the rules of the Centre City Mixed Use District (CC-X) of Bylaw 1P2007 apply in this Direct Control District.

Floor Area Ratio

- 8 In this Direct Control District:
 - (a) The maximum *floor area ratio* is:
 - (i) 3.0; and
 - the maximum *floor area ratio* in subsection (i) may be increased by up to an additional *floor area ratio* of 9.0 when this additional floor area is used for **Assisted Living**, **Dwelling Unit**, **Live Work Unit**, **Multi-Residential Development**, **Hotel** and **Tong House** uses; and
 - the maximum *floor area ratio* referenced in subsection (i) may be increased by up to an additional *floor area ratio* of 5.0 when this additional floor area is provided in accordance with the bonus incentive provisions contained in Schedule ¢ of this Direct Control District.
 - (b) The cumulative maximum floor area ratio, referenced in subsection (a), is 12.0.
 - (c) The amount of additional **gross floor area**, referenced in subsection (a)(iii), achieved by providing the requirements of the public amenity items in Schedule C are calculated as a **floor area ratio**, an Incentive Ratio or an Incentive Rate.
 - An Incentive Rate indicates that the amount of additional *gross floor area* will be calculated by dividing either the cost of the provided public amenity item in Schedule C or the amount of the contribution to the fund, by the respective Incentive Rate as established by Council for the Commercial Residential District (CR20-C20/R20) of Bylaw 1P2007.
 - (e) Unless otherwise specified, a public amenity item for which additional **gross**floor area has been achieved must be maintained on the **parcel** for so long as the **development** exists.
 - (f) The **Development Authority** must determine whether a proposed amenity item is appropriate for the **development**.

Floor Plate Restrictions

- 9 Each floor of a building located partially or wholly above 36.0 metres above grade and containing one or more of Assisted Living, Dwelling Unit, Live Work Unit, Multi-Residential Development, Hotel and Tong House uses must not exceed a maximum:
 - (a) **floor plate area** of 930.0 square metres; and
 - (b) horizontal dimension of 44.0 metres.

Location of Uses

- 10 (1) The following **uses** must not be located on the ground floor of **buildings**:
 - (a) Catering Service Minor;
 - (b) Community Recreation Facility;
 - (c) Counselling Service;
 - (d) Health Services Laboratory With Clients;
 - (e) Indoor Recreation Facility;
 - (f) Instructional Facility;
 - (g) Medical Clinic;
 - (h) Place of Worship Small;
 - (i) Radio and Television Studio: and
 - (j) Service Organization.
 - Only those *uses* listed in the Residential Group of Schedule A to Bylaw 1P2007, with the inclusion of **Tong House** and exception of **Hotel**, may share a hallway with any other *use* in the Residential Group of Schedule A to Bylaw 1P2007 or **Tong House**.
 - (3) All **uses** must be contained completely within a **building**, with the exception of **Outdoor Café uses**.
 - Only those **uses** listed in the Residential Group of Schedule A to Bylaw 1P2007, with the inclusion of **Tong House** and exception of **Hotel**, may share an area of a parking structure with any other **use** in the Residential Group of Schedule A to Bylaw 1P2007 or **Tong House**.
 - (5) All uses may share an entrance to areas of a parking structure.
 - (6) When not combined with other **uses** in a comprehensive **development** the **General Industrial Light use** may only be located in a **building** that was legally existing or approved prior to the effective date of this Direct Control District Bylaw.

Use Area

- 11 (1) Unless otherwise referenced in this section, the maximum *use area* for *uses* on the ground floor of a *building* is 1200.0 square metres.
 - (2) The maximum *use area* of a **Night Club** is 300.0 square metres of *public area*.
 - (3) For a **Retail and Consumer Service**, **Supermarket**, or a **Supermarket** combined with any other **use**, the maximum **use area** on the ground floor of a **building** is 3000.0 square metres.
 - (4) The following **uses** do not have a **use area** restriction:
 - (a) Addiction Treatment;
 - (b) Assisted Living;

- (c) Custodial Care;
- (d) Hotel;
- (e) Place of Worship Medium;
- (f) Place of Worship Small;
- (g) Protective and Emergency Service;
- (h) Residential Care; and
- (i) Utility Building.
- Where a *building* is located on one or more *parcels* where the cumulative *parcel* area is greater than 1812.0 square metres, the cumulative *gross floor area* of **Office** *uses* on the ground floor of a *building* must not exceed the greater of:
 - (a) 50.0 per cent of the gross floor area of the ground floor; or
 - (b) 550.0 square metres.

Building Setbacks

The *front setback area* must have a minimum depth of 1.5 metres and a maximum depth of 3.0 metres.

Residential Window separation from Property Line

- Windows for Assisted Living, Dwelling Unit, Live Work Unit, Multi-Residential Development, Hotel and Tong House uses must provide a minimum horizontal separation of:
 - (a) 9.0 metres from a **property line** shared with another **parcel**; and
 - (b) 6.0 metres from a **property line** shared with a **lane**.

Required Motor Vehicle Parking Stalls

- 14 (1) Unless otherwise specified in this section, the minimum number of required motor vehicle parking stalls, visitor parking stalls, bicycle parking stalls class 1 and bicycle parking stalls class 2 is the requirement specified in the General Rules for Centre City Commercial Land Use Districts referenced in Part 11, Division 4 of Bylaw 1P2007.
 - (2) There is no requirement for *motor vehicle parking stalls*, *visitor parking stalls* or *bicycle parking stalls class 1* for Computer Games Facility,

 Convenience Food Store, Food Kiosk, Liquor Store, Outdoor Café and

 Retail and Consumer Service located on the ground floor of a *building* where:
 - (a) the *building* contains a **Dwelling Unit**, **Hotel**, **Multi-Residential Development**, or **Office** located above the ground floor; or
 - (b) the **use area** is less than 465.0 square metres.
 - (3) For a **Hotel**, the minimum number of required *motor vehicle parking stalls* is 1.0 per 3.0 quest rooms.

- (4) For all **uses** other than **Dwelling Units**:
 - (a) a minimum of 75 percent and a maximum of 100 per cent of the required parking stalls must be provided on site unless limiting transportation and engineering constraints are demonstrated; and
 - (b) a cash-in-lieu payment must be provided for the difference between the total number of required parking stalls and the number of parking stalls provided within the **development**. Such payment will be based on the cost of constructing the required number and type of parking stalls in accordance with **Council's** policy and calculated at a rate per parking stall established by **Council** at the time payment is made.

Sunlight Protection

- The following sunlight protection areas must not be placed in greater shadow by a **development** as measured on September 21, at the times and locations indicated for each area, than were already existing on the date the **development permit** was applied for:
 - the Riverbank (not including the Riverbank Promenade and between 3 and 7 Streets SW) as measured throughout the 20.0 metre wide area abutting the southern *top of bank* of the Bow River, from 10:00 a.m. to 4:00 p.m. Mountain Daylight Time;
 - (b) the Riverbank Fromenade (between 3 Street SW and Centre Street S.) as measured throughout the 9.0 metre wide area abutting the southern *top of bank* of the Bow River, from 10:00 a.m. to 4:00 p.m. Mountain Daylight Time;
 - (c) the Sien Lok Park north of Riverfront Avenue SW between Centre Street NE and 1 Street SE, from 10:90 a.m. to 4:00 p.m. Mountain Daylight Time; and
 - (d) the Sien Lok Park south of Riverfront Avenue SW between Centre Street NE and 1 Street SE, from 12:00 a.m. to 2:00 p.m. Mountain Daylight Time.

SCHEDULE C

Item No.	Public Amenity Items
1.1	PUBLICLY ACCESSIBLE PRIVATE OPEN SPACE
	Publicly accessible private open space is defined as outdoor open space located on the development parcel that is made available to the public through a registered public access easement agreement acceptable to the Approving Authority, and is in a location, form, configuration and constructed in a manner acceptable to the Approving Authority.
1.1.1	The maximum incentive floor area ratio for this item is 2.0.
1.1.2	Incentive calculation:
	The allowable bonus floor area in square metres is equal to the total construction or restoration cost of the bonus earning item, divided by the average land value per square metre of buildable floor area multiplied by 0.75. Method:
	Allowable bonus floor area = total construction cost / Incentive Rate 1 (\$)
1.1.3	X 0.75). Requirements:
	A public open space includes the following:
	(a) a location at grade or within 0.45 metres above or below grade;
	(b) a location adjacent to, and accessible from, a public sidewalk;
	(c) where the public open space shares a perimeter with a public sidewalk, hard surfaced landscaped area for a minimum of 40.0 per cent of that perimeter to enable direct pedestrian access from the sidewalk;
	(d) a building along a minimum of 70.0 per cent of one side of its perimeter;
	(e) a minimum contiguous area of the lesser of 10.0 per cent of the
	cumulative parcel area or: (i) 250.0 square metres for sites greater than or equal to 1812.0 square metres in area; or
	(ii) 150.0 square metres for sites of less than 1812.0 square metres in area;

	(f) a depth that is not greater than 3.0 times the street frontage;	
	(g) a maximum combined width of all entranceways to Office of the greater of:	
	(i) 25.0 per cent of the building frontages forming the public square's perimeter; and	
	(ii) 15.0 metres;	
	(h) where mechanical systems or equipment are located inside the perimeter of the public open space; they must be screened and their surface areas are not included in the area calculation of the public open space;	
	(i) public seating as individual fixed seats or bench seating;	
	(j) hard surfaced areas that exceed any minimum standards for hard surfaced landscaped areas as established in this Bylaw;	
	(k) a maximum sumulative total of 50.0 per cent of the area of the public square used as an Outdoor Café;	
	(I) where an Outdoor Café is enclosed by a fence, a fence design that can be removed; and	
	(m) ensured public access 24 hours a day, seven days a week through a public access agreement.	
1.2	PUBLIC ART - ON SITE	
Rublic art is publicly accessible art of any kind that is permanently suspended, attached to a wall or other surface, or otherwise integrated into a development. It is privately owned and must be an original piece of art in any style, expression, genre or media, created by a recognized artist.		
1.2.1	The maximum incentive floor area ratio for this item is 1.0.	
1.2.2	Incentive calculation:	
	Where a development provides public art – on site the Incentive Rate is Incentive Rate 1 of Bylaw 1P2007.	
	Method:	
	Incentive gross floor area (square metres) = value of the artwork (\$) divided by Incentive Rate 1 (\$).	

1.2.3	Requirements:
	Public art – on site includes the following:
	(a) artwork, the minimum value of which must be \$200000.00
	(b) the work of a recognized artist, i.e. created by a practitioner in the visual arts;
	(c) a location in a publicly accessible area, and
	(d) a minimum of 75.0 per cent of the artwork located either:
	(i) outdoors, at grade and visible from the public sidewalk;
	(ii) on the building's exterior and visible from the public sidewalk; or
	(iii) in an indoor park and visible from the publicly accessible landscaped areas or the public sidewalk at all times.
1.3	CONTRIBUTION TO CHINATOWN IMPROVEMENT FUND
	Financial contributions to a dedicated fund to be used to support off-site
	public realm improvements in Chinatown. Off site public realm
	improvements include, but are not limited to, improvements to public sidewalks, squares and parks and the acquisition of land for public squares
	and parks.
1.3.1	The maximum incentive floor area ratio for this item is 5.0.
1.3.2	Incentive calculation:
	Where a development provides a contribution to the Chinatown
	Improvement Fund, the applicable Incentive Rate is Incentive Rate 1 of the
	1P2007 Bylaw.
	Method
	The incentive gross floor area (square metres) = contribution amount (\$)
1.3.3	divided by Incentive Rate 1 (\$). Requirements:
1.3.3	A contribution must be made to the Chinatown Improvement Fund for the
	development.