

CD2024-0017 ATTACHMENT 2

BYLAW NUMBER 13M2024

BEING A BYLAW OF THE CITY OF CALGARY TO AMEND BYLAW 32M2023, THE COMMUNITY STANDARDS BYLAW

WHEREAS Council has considered CD2024-0017 and deems it necessary to amend the Community Standards Bylaw 32M2023;

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

- 1. Bylaw 32M2023, the Community Standards Bylaw, is hereby amended.
- 2. Sections 8 and 9 are deleted in their entirety and the following are substituted in their place as sections 8, 9, 9.1, and 9.2:

"Parking in Front Yard

- 8. Within a *Residential Development*, an owner or occupier of a *Premises* must not park, or allow to be parked, a motor vehicle or *Recreational Vehicle* in front of a house on the *Premises* in a location other than:
 - (a) a driveway; or
 - (b) a paved parking stall.

For greater certainty, an owner or occupier of a *Premises* must not park, or allow to be parked, a motor vehicle or *Recreational Vehicle* on a front lawn or the landscaped area in front of a house.

Seasonal RV Parking

- 9. (1) Within a *Residential Development*, an owner or occupier of a *Premises* must not park, or allow to be parked, a *Recreational Vehicle* in front of a house on those *Premises* on any date between September 16th and May 14th of each year.
 - (2) Subsection (1) above does not apply to:
 - (a) an owner or occupier of a *Premises* that is actively loading or unloading the *Recreational Vehicle*; or
 - (b) an owner or occupier of a *Premises* that holds a valid and subsisting development permit allowing for a *Recreational Vehicle* to be parked on that *Premises*.

PROPOSED

BYLAW NUMBER 13M2024

Recreational Vehicle Setback

- 9.1 (1) An owner or occupier of a *Premises* must not park, or allow to be parked, a *Recreational Vehicle* in front of a house on the *Premises*, where any portion of that *Recreational Vehicle* is within 1.0 metre of the sidewalk.
 - (2) For the purposes of subsection (1) above:
 - (a) the starting point of the sidewalk is the edge of the sidewalk that is farthest from the street (interior edge);
 - (b) the term "sidewalk" includes
 - (i) a curb separating a *Premises* and a street where no sidewalk is present, and
 - (ii) a "pathway" as defined in Bylaw 11M2019, the Parks and Pathways Bylaw, that adjoins a *Premises*;

and

(c) the phrase "any portion of a *Recreational Vehicle*" includes any affixed hitch or rack that extends outwards from the front or back of the *Recreational Vehicle*.

Corner Visibility Restriction

- 9.2. (1) An owner or occupier of a *Premises* must not park, or allow to be parked, a *Recreational Vehicle* on the *Premises* within a corner visibility triangle at any time.
 - (2) For the purposes of subsection (1) above, a "corner visibility triangle" means any portion of a *Premises* that is within a triangular area formed on a corner parcel by the two curb lines adjoining an intersection (including a lane intersection) and two points located 7.5 metres from the corner where such curb lines meet."
- 3. In Schedule "A", after

SECTION	OFFENCE	MINIMUM PENALTY	SPECIFIED PENALTY
"8	Improper parking in front of house	\$200	\$400"

the following is deleted under the headings indicated:



BYLAW NUMBER 13M2024

SECTION	OFFENCE	MINIMUM PENALTY	SPECIFIED PENALTY
"9(1)	Recreational Vehicle parked on Premises in front of house beyond permitted time	\$200	\$400"

and the following is substituted in its place under the headings indicated:

This Bylaw comes into force on the day it is passed.

4.

SECTION	OFFENCE	MINIMUM PENALTY	SPECIFIED PENALTY
"9(1)	Recreational Vehicle parked on Premises in front of house in off-season	\$200	\$400
9.1(1)	Recreational Vehicle parked too close to sidewalk or curb	\$200	\$400
9.2(1)	Recreational Vehicle parked within corner visibility triangle	\$200	\$400"

READ A FIRST TIME ON		
READ A SECOND TIME ON		
READ A THIRD TIME ON		
	MAYOR	
	SIGNED ON	
	CITY CLERK	
	SIGNED ON	