REVISIONS TO Proposed Bylaw to Amend the Land Use Bylaw

Proposed Amendments to Land Use Bylaw 1P2007

- 1. The City of Calgary Land Use Bylaw, being Bylaw 1P2007 of the City of Calgary, as amended, is hereby further amended as follows:
 - (a) Delete subsection 334(3) and replace with:
 - "(3) Portions of a **building** below the surface of the ground may extend without any limits into a **setback area**, with the exception of the required **front setback area**."
 - (b) Delete subsection 335(3)(a) and replace with:
 - "(3)(a) decks, eaves, porches as described in sections 336 and 339.1, ramps, and stairs when located in any setback area; and"
 - (c) Delete subsection 336(1) and replace with:
 - "(1) Unless otherwise referenced in subsection (6), **bay windows** and eaves may project a maximum of 0.6 metres into the **front setback area**."
 - (d) Add a new subsection 336(5) as follows:
 - "(5) In a **Developed Area**, a **porch** may project a maximum of 1.8 metres into a **front setback area** where:
 - (a) it forms an entry to the main floor of a **Dwelling Unit** of a *main residential building*:
 - (b) the setback of the **porch** from the **front property line** is not less than the minimum setback in the district:
 - (c) the maximum height of the **porch** platform is 1.2 metres measured from **grade**, excluding stairs and a **landing** area not exceeding 2.5 square metres; and
 - (d) the portion of the porch that projects into a front setback area is unenclosed, other than by a railing, balustrade or privacy walls located on porches between attached units."
 - (e) Add a new subsection 336(6) as follows:
 - "(6) Eaves may project an additional 0.6 metres from a **porch** into the **front setback area**, as described in subsection 5."
 - (f) Add a new subsection 339.1 as follows:
 - "339.1 In a *Developed Area*, a *porch* is exempt from *parcel coverage* where:



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- (a) the porch is located between the façade of the main residential building and:
 - (i) the front property line; or
 - (ii) the side property line on the street side of a corner parcel;
- (b) the porch is unenclosed on a minimum of two sides, other than by a railing balustrade or privacy walls located on porches between attached units when the porch is at or exceeds the contextual front setback; and
- (c) there is no enclosed floor area or **balcony** located directly above the roof of the **porch**."
- (g) Delete subsection 365(c)(1)(i) and replace with:
 - "(i) reduce the existing *building setback* from a *front*property line a maximum of 1.5 metres, or 1.8 metres for a porch, provided the building will comply with the minimum setback from a front property line specified in the district; and"
- (h) Delete subsection 537(4) in its entirety.
- 2. This Bylaw comes in to force two weeks after the date of approval.



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