

Appendix A: R5 Semi-Detached and Duplex Residential District

- Appendix B: Part 11 Parking and Loading Requirements
- Appendix C: Part 4.8 General Landscaping Requirements

To: Troy Flemming & Janel Smith-Duguid From: Scott Carnall, MMM Group Limited

Subject: Preliminary Site Analysis –

Site # 2: 9602 – 101 Street & 9604 – 101 Street, Fort Saskatchewan, Alberta,

1.0 SUMMARY OF SITE'S PLANNING ISSUES

<u>OVERVIEW</u>

- Based on the initial concept provided by the City, there is a selection of Land Use Districts that could achieve development at a Medium Density Residential level.
- The designation recommended at this time is R5 Semi-Detached and Duplex Residential District.
- Based on the R5 site regulations the subject site could yield 2 dwellings. This would calculate to 21 dwellings per gross hectare.
- A proposed lane residential product would provide parking at the rear of the property, either by an attached or a detached garage or car port.
- Figure 2.0 Concept R5 Semi-Detached does not provide a landscape plan and therefore additional details will be required to meet the general landscaping requirements of the Land Use Bylaw C10-13.
- We recommend that a height of 10 m (2 ½ Storeys) to remain consistent with the low profile nature of the neighbourhood.
- A servicing plan was provided by the City for the subject area. The proposed site is a currently districted R2 and should have sufficient servicing for development on this site.
- Public Engagement is recommended for any application for a redistricting of the subject site.
- There are no abandoned well heads within the concept plan area.
- Figure 2.0 Concept R5 Semi-Detached shows the potential development that can be expected for the subject site. We recommend that this site be evaluated further.
- We recommend that Titles #22410426 & #932025652 (attached hereto) be reviewed by legal counsel prior to development.
- The two lots will have to be consolidated under one title prior to subdivision application.

APPENDICIES:

CC: Colton Kirs

INTER-OFFICE MEMO

 Date:
 February 23, 2015

 Job No.:
 5215001-000

 CC:
 Colton Kirsop (MMM)





2.0 LOCATION, SITE DESCRIPTION AND PROPOSED USE

Location: The subject site located at 9602 – 101 Street (Lot 23B, Block 5, Plan 3011TR) & 9604 – 101 Street (Lot 22A, Block 24, Plan 6066RS) in Fort Saskatchewan, Alberta.

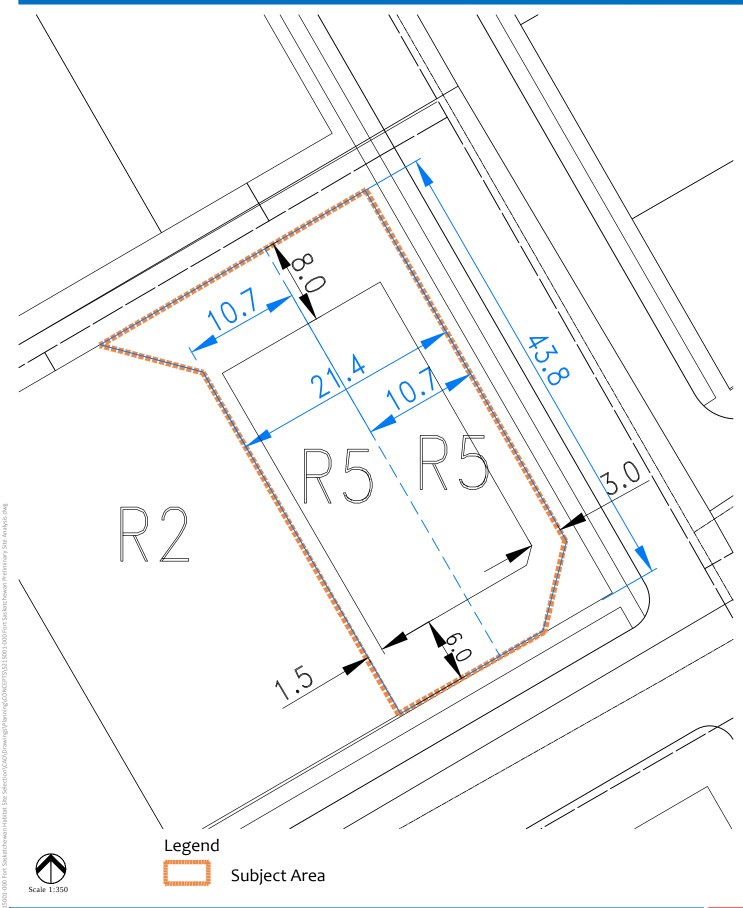
Proposed Use: Medium Density Residential

Legal Description: Lot 23B, Block 5, Plan 3011TR & Lot 22A, Block 24, Plan 6066RS

Site Area: Around 950m² (10,250sq.ft.)



City of Fort Saskatchewan - Habitat for Humanity Preliminary Site Analysis





2014-12-01

Concept - R5 Semi-Detached 2.0



3.0 MUNICIPAL CONTACT(S)

For reference purposes, the following table provides key municipal staff contact information:

Table 3.1 | Municipal Contact(s)

Department	Name, Position	Phone	Email
Corporate Strategy	Troy Flemming,	780-992-6959	tflemming@fortsask.ca
	General Manager		
Planning &	Janel Smith-Duguid, Director	780-992-6243	JSmith@fortsask.ca
Development	Planning & Develpment		

4.0 THE CITY OF FORT SASKATCHEWAN MUNICIPAL DEVELOPMENT PLAN 2010-2030

The Municipal Development Plan (MDP) is a statutory plan, prepared and adopted by bylaw, in accordance with Section 632 of the MGA.

The MDP policy directions provide City Council with the means to proactively plan for Fort Saskatchewan's future. Plan policies direct decisions about future land use. They also provide Council with the guidance required to evaluate development proposals and their ability to help Fort Saskatchewan achieve its long-term vision.

The following table outlines relevant MDP land use designations, permitted uses for the site, potential issues of land use compatibility with surrounding lands, and briefly describes required amendments, if any.

Planning Classification	Planning Requirement and Notes	Section Reference
Land Use Designation		
Subject and surrounding Lands	General Urban Area.	MDP City of Fort Saskatchewan
Compatibility of Surrounding Land Uses	Generally compatible	
Amendment required	None - complies with existing designations	

Table 4.1 | Municipal Development Plan Summary

5.0 CITY OF FORT SASKATCHEWAN LAND USE BYLAW C10-13

The City of Fort Saskatchewan Land Use Bylaw C10-13 outlines all land use districts and is an important tool for implementing the policies of the Municipal Development Plan, the Area Structure Plans, the Area Redevelopment Plans, and other policy documents.

The uses identified in the Land Use Bylaw, as permitted or discretionary are fixed and cannot be changed without a rezoning of the site. The rules governing development standards are more flexible and may be varied, through a "relaxation" by the Development Authority.

The following table is a summary of district classifications and requirements applicable to the site. The subject site is currently Medium Lot Residential District (R2) (Bylaw C10-13 Section 8.7).



Based on the initial concept provided by the City, there is a range of Land Use Districts that could achieve a limited amount of Medium Density Residential on this site. The designation recommended at this time is R5 Semi-Detached and Duplex Residential District. Details of this zone are provided in the following section (5.1) of this report.

5.1 Zoning Classification

A. Zoning Classification	Planning Requirement	Section Reference
Classification/Zoning		C10-13
Subject Lands	Medium Lot Residential (R2)	5.16
Lands to North	Medium Lot Residential (R2)	5.16
Lands to East	Medium Lot Residential (R2)	5.16
Lands to South	Parks Recreation (PR))	6.10
Lands to West	Medium Lot Residential (R2)	5.16
	Compatible (to be confirmed at rezoning	
Compatibility of Surrounding Land Uses	application stage)	

5.1.1 R5 Semi-Detached and Duplex Residential District,

Purpose: This District is generally intended to accommodate semi-detached and duplex dwellings and accessory uses.

Permitted Uses: Residential Duplex Dwelling Home Office Semi-detached dwelling



Regulations and Setbacks

5.19.3 R5 Site Subdivision Regulations for Duplex Dwellings		
	Interior Site	Corner Site
Site Area	340.0m ² (3,659.9ft ²) minimum	408.0 m ² (4,391.8ft ²) minimum
Site Width	10.0m (32.8ft) minimum with a lane 11.0m (36.1ft) minimum without a lane	11.0m (39.4ft) minimum 13.0m (42.7ft) minimum without a lane
Site Depth	34.0m (111.5ft) minimum	

5.19.4 R5 Site Subdivision Regulations for Semi-Detached Dwellings		
	Interior Unit	External Unit
Site Area	282.0m ² (3,035.5ft ²) minimum	340.0m ² (3,659.8ft ²) minimum
Site Width	8.3m (27.2ft) per side of each semi-detached dwelling unit*	10.0m (32.8ft) per side of each semi-detached dwelling unit*
Site Depth	34.0m (111.5ft) minimum	

5.19.5 R5 Site Development Regulations

		<u> </u>	
	Interior	Corner Site	
Front Yard Setback	6.0m (19.7ft) minimum	Front Yard	6.0m (19.7ft) minimum
Site Depth	7.0m (23.0ft) maximum		7.0m (23.0ft) maximum
		Flanking Yard	3.0m (9.8ft) minimum
			4.5m (14.8ft) maximum
Rear Yard	8.0m (26.2ft) minimum		
Setback			e or carport is attached to the principal
	building and is accessed from a lane at the rear of the property		
Side Yard Setback	² 1.5m (4.9ft) minimum		
Principal Building Height	Two and one half (2 $\frac{1}{2}$) storeys not to exceed 10.0m (32.8ft) maximum		
Site Coverage	40% maximum for principal building over one storey, excluding decks		
	45% maximum for principal building of one storey, excluding decks		
	45% maximum for all buildings and structures where principal building is over one storey		
	50% maximum for all bu	ildings and str	ructures where principal building is one storey
Density	For semi-detached dwellings, maximum of one dwelling unit per site		
	For duplex dwellings, ma	aximum of two	o dwelling units per site



Please see Appendix A: R5 Semi-Detached and Duplex Residential District for the complete Site Subdivision and Site Development Regulations. Based on the R5 site regulations the subject site could yield 2 dwellings. This would calculate to 21 dwellings per gross hectare.

5.1.2 Parking

R5 Semi-Detached and Duplex Residential District states all parking must refer to Part 11 Parking and Loading of the Land Use Bylaw C10-13 (*See Appendix B*), for the permitted parking space requirements. The following provides the permitted parking allocation for the permitted residential uses for an R5 designation;

a) Semi-detached and duplex dwellings require 2 spaces per dwelling unit. Secondary suites require 1 parking space additional to the 2 principle spaces.

A lane residential product would provide parking at the rear of the property, either by an attached or a detached garage or car port, or parking pad.

5.1.3 Recommendations:

The R5 Semi-Detached and Duplex Residential District is generally intended to accommodate semidetached and duplex dwellings and accessory uses and would be a viable option for this site. This is the best fit due to having a front yard setback that is the most consistent with that found among the surrounding homes.

Districting to an R4 Lane Lot Residential District would be consistent with the rear garage location found in surrounding homes, consistent with lane nature in the neighbourhood, however the short front yard setbacks are not consistent to the neighbourhood.

We recommend that a height of 10 m (2 ½ Storeys) to remain consistent with nature of the neighbourhood.

It may be possible to provide a basement suite option in one half of this development as the subject site may have adequate on-site parking due to the configuration of the parcel.

5.2 Public Engagement

Public engagement is recommended for any redistricting of the subject site. It is recommended that the engagement approach for this site first involve discussions with key stakeholders, and then local residents, prior to any redistricting application.

Stakeholder interviews with Habitat for Humanity and the City are recommended to understand if the recommended product configuration is desirable and fulfills housing objectives for Fort Saskatchewan.

A local resident meeting would be a great opportunity to inform the local residents of the potential opportunity for development, and learn about concerns that residents may have with the development of this site. Additional assessment with stakeholders and surrounding residents will be helpful in narrowing down the final recommendations for this site.

Consultation can be informative to understand concerns with the development options for the site, and can inform specific site design outcomes.



5.3 Landscaping

Figure 2.0 – Concept – R5 Semi-Detached does not provide a landscape plan and therefore will be required to meet the General Landscaping Requirements (*See Appendix C*) of the Land Use Bylaw C10-13.

5.4 Servicing

A servicing plan was provided by the City for the subject area. The proposed site is a currently districted R2 and should have sufficient servicing for development on this site.

6.0 OTHER PLANNING ISSUES

6.1 Abandoned Well Heads

There are no abandoned well heads within the concept plan area

6.2 Other Planning Issues

Figure 2.0 Concept – R5 Semi-Detached shows the potential development that can be expected for the subject site. We recommend that this site be evaluated further.

7.0 LAND TITLE, EASEMENTS AND CAVEATS

We recommend that Titles #22410426 & #932025652 be reviewed by legal counsel prior to development.

The two lots will have to be consolidated under one title prior to subdivision application.

Appendix A:

5.19 R5 – Semi-Detached and Duplex Residential District

5.19.1 R5 Purpose

This District is generally intended to accommodate semi-detached and duplex dwellings and accessory uses.

5.19.2 R5 Permitted and Discretionary Uses

R5 Permitted Uses:

- Accessory development
- Duplex dwelling
- Home office
- Semi-detached dwelling
- Swimming pool

R5 Discretionary Uses:

- Community garden
- Day care facility (limited)
- Group home (limited)
- Home business
- Show home
- Temporary sales centre

5.19.3 R5 Site Subdivision Regulations for Duplex Dwellings

	Interior Site	Corner Site
Site Area	340.0m² (3,659.9ft²) minimum	408.0m² (4,391.8ft²) minimum
Site Width	10.0m (32.8ft) minimum with a lane 11.0m (36.1ft) minimum without a lane	11.0m (39.4ft) minimum with a lane 13.0m (42.7ft) minimum without a lane
Site Depth	34.0 (111.6ft) minimum	

	Interior Site	Corner Site
Site Area	282.0m² (3,035.5ft²) minimum	340.0m² (3,659.8ft²) minimum
Site Width	8.3m (27.2ft) per side of each semi-detached dwelling unit*	10.0m (32.8ft) per side of each semi- detached dwelling unit*
Site Depth	34.0 (111.6ft) minimum	•

5.19.4 R5 Site Subdivision Regulations for Semi-Detached Dwellings

5.19.5 R5 Site Development Regulations

	Interior Site	Corner Si	te
Front Yard Setback	6.0m (19.7ft) minimum	Front	6.0m (19.7ft) minimum
	7.0m (23.0ft) maximum		7.0m (23.0ft) maximum
		Flanking	3.0m (9.8ft) minimum
			4.5m (14.8ft) maximum
Rear Yard Setback	8.0m(26.2ft) minimum	1	
	6.0m (19.6ft) minimum where a garage or carport is attached to the principal building and is accessed from a lane at the rear of the site		
Side Yard Setback	1.5m (4.9ft) minimum		
Principal Building	Two and one half (2 ½) storeys not to exceed 10.0m (32.8ft)		
Height	maximum		

5.19.5 R5 Site Development Regulations

	Interior Site	Corner Site	
Site Coverage	40% maximum for principal bu	ilding over one storey, excluding decks	
	45% maximum for principal bu	ilding of one storey, excluding decks	
	45% maximum for all buildings	and structures where principal	
	building is over one storey		
	50% maximum for all buildings and structures where principal		
	building is one storey		
Density	For semi-detached dwellings, r	naximum of one dwelling unit per site	
	For duplex dwellings, maximun	n of two dwelling units per site	

5.19.6 Additional Development Regulations for R5:

- (a) All development and uses within this Land Use District are subject to the applicable provisions of Part 4 General Regulations for all Land Use Districts, Sections 5.1 to 5.13 of Part 5 Residential Land Use Districts, Part 11 Parking and Loading, and Part 11 Signs;
- (b) ¹ Subject to Section 1.3.4 where a dwelling constructed prior to the adoption of this Bylaw has a 1.2m (3.9ft) minimum side yard setback, it shall be considered to be in conformity with the Land Use Bylaw;
- (c) ² Subject to Section 1.3.4 where a dwelling is to be constructed on a site located in a subdivision with an application received and deemed complete prior to the adoption of this Bylaw; and
- (d) ³Subject to Section 1.3.5, where a dwelling constructed prior to the adoption of this Bylaw exceeds the maximum front yard setback, it shall be considered to be in conformity with the Land Use Bylaw.

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PART 11 - PARKING AND LOADING

11.1 General Parking Regulations

- ¹11.1.1 The requirements of this Section shall apply to all parking and loading facilities required by this Bylaw. Notwithstanding the requirements of this Section, specific standards specified in any Land Use District may supplement or supersede the parking and loading requirements of this Section.
- 11.1.2 Where parking and/or loading facilities are required by this Bylaw, the applicant shall provide the required parking and/or loading space prior to the occupancy or commencement of the use for which they are required.
- 11.1.3 All off-street parking areas shall be designed to provide:
 - (a) Adequate access to and egress from the parking area for the vehicle it is intended to serve by means of a clearly defined driveway; and
 - (b) Adequate access to and egress from each parking space by means of a clearly defined manoeuvring aisle designed to the satisfaction of the Development Authority.
- 11.1.4 In considering a variance to the parking requirements of this Section, the Development Authority may consider a parking assessment prepared by an accredited professional which assesses the parking demand characteristics of a proposed development. Such an assessment shall be provided at the owner/applicant's expense.
- 11.1.5 Except in Commercial Land Use Districts, no direct access shall be permitted from a lane to a parking facility with more than three parking spaces unless special circumstances are determined by the Development Authority to warrant such access.

11.2 Minimum Parking Requirements

- 11.2.1 The minimum required number of vehicle parking spaces for a use shall be as set out in the tables below (Tables 3 6).
- **11.2.2** Where the calculation of the required number of parking spaces results in a fraction, the next higher number shall apply.
- 11.2.3 Where a proposed development does not directly correlate with the land uses listed in this Section, the Development Authority shall determine a specific number of required parking spaces, having regard to requirements for similar uses provided herein.

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- 11.2.4 Visitor parking for multi-unit residential developments shall be made readily accessible and available for visitors to the development, to the satisfaction of the Development Authority.
- 11.2.5 Designated parking spaces for persons with physical disabilities shall be provided in accordance with appropriate provisions of the Alberta *Safety Codes Act, Alberta Building Code* or other Provincial requirement and shall be included as part of, and not in addition to, the applicable minimum parking requirements.
- 11.2.6 Designated parking spaces for persons with physical disabilities shall be located as close as possible to wheelchair ramps, walkways and entrances. Parking spaces shall not be located within a wheelchair ramp access area.
- 11.2.7 Small car parking spaces may be permitted, provided that:
 - (a) Small car parking spaces shall comprise a maximum of 20% of required parking for development in all Land Use Districts except for the R1 – Large Lot Residential District, R2 – Medium Lot Residential District, R3 – Small Lot Residential District, R4
 – Lane Lot Residential District, R5 – Semi-Detached and Duplex Residential District, RE – Residential Estate Lot District, and RC – Comprehensively Planned Residential District;
 - (b) All small car parking spaces shall be clearly designated with signs reading: "Small car parking only"; and
 - (c) All small car parking spaces shall be a minimum of 2.4m (7.9ft) by 5.0m (16.4ft).
- 11.2.8 The Development Authority may consider a reduction in the total amount of parking required for a development where a mix of uses creates staggered peak periods of parking demand. Shared parking may be considered for retail, office, institutional and entertainment uses but in no case shall shared parking include the parking required for residential uses.

Table 3: Minimum Parking Requirements for Residential Uses

¹ Land Use Class	² Minimum Number of Parking Spaces
Bed and breakfast	1 per guest room plus 2 for the principal dwelling
Multi-attached and apartment dwellings with more than four dwelling units	 1 per Bachelor dwelling unit 1 per One Bedroom dwelling unit 1.5 per two bedroom dwelling unit 2 per three bedroom dwelling unit Plus 1 for every six dwelling units for visitors ³Plus for bicycle parking in multi-unit developments that contain more than 7 dwelling units, a minimum of 10% of the required parking spaces or a minimum of 10 bicycle parking spaces shall be provided, whichever is greater
Secondary suite	1 per suite, plus 2 for the principal dwelling (no tandem parking)
Single detached, semi-detached, and duplex dwellings ⁴ Multi-attached dwellings with to four dwelling units	2 per dwelling unit
Assisted living facility	0.6 per dwelling unit for staff and visitor parking1 per dwelling unit for occupants and staff plus 1for every 6 dwelling units for visitors
Assisted living facility (limited)	1 per dwelling unit for occupants and staff plus 1 per 6 dwelling units for visitors

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Table 4: Minimum Parking Requirements for Commercial Uses

Land Use Class	Minimum Number of Parking Spaces
Commercial school	 ¹3 per 100m² (1,076ft²) of GFA for students plus 2.8 per 100m² (1,076ft²) of GFA of administrative area, to a minimum of 5, for staff
Day care facility	1 per 2 employees plus 10 for patrons
Eating and drinking establishment, eating and drinking establishment (limited) and eating and drinking establishment (outdoor)	 ²1 for every 4 seats for customers plus 1 per 100m² (1,076ft²) of GFA for staff, providing a minimum of 5 for staff
Entertainment facility (indoor and outdoor)	³ 10 per 100m ² (1,076 ft ²) of GFA for customers and staff
⁴ Health Services	1 space per 45m ² (484 ft ²) of GFA
Hotel, motel	1 per room for occupants, plus 1 per 10 rooms to a minimum of 5, for staff
Kennel	 ⁵2 per 100m² (1,076ft²) of GFA for customers (does not include kennelling area), plus 2 for staff
Personal service	⁶ 2.2 per 100m ² (1,076ft ²) of GFA for customers and staff plus 7.5 per 100m ² (1,076ft ²) of GFA of reception area (where applicable) for customers
Pet care service	⁷ Where GFA is less than 2,000 m ² (21,528ft ²), 2.2 per 100m ² (1,076ft ²) of GFA
	⁸ Where GFA is between 2,000m ² (21,528ft ²) and 20,000m ² (215,278ft ²), 3.2 per 100m ² (1,076ft ²) of GFA

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⁶ C19-14 ⁷ C19-14

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	¹ Where GFA is greater than 20,000m ²
	(215,278ft ²), 4.3 per 100m ² (1,076ft ²) of GFA
Professional, financial and office service	² 2 per 100m ² (1,076 ft ²) of GFA for customers
	plus 1 per 100m ² (1,076ft ²) of GFA to a minimum
	of 5, for staff
Recreation facility, indoor	³ 1 for every 5 seats for uses with fixed seating or
	1 per 100m ² (1,076ft ²) of GFA for uses without
	fixed seating
	Notwithstanding the above, the Development
	Authority may require additional or different
	parking requirements based on the individual
	characteristics or components of the recreation
	facility
Recreation facility, outdoor	At the discretion of the Development Authority
Retail store (convenience), (general), and	⁴ Where GFA is less than 2,000 m ² (21,528ft ²), 2.2
(liquor)	per 100m ² (1,076ft ²) of GFA
Retail store (convenience), (general), and	⁵ Where GFA is between 2,000m ² (21,528ft ²) and
(liquor)	20,000m ² (215,278ft ²), 3.2 per 100m ² (1,076ft ²)
	of GFA
Service station	
Service station (limited)	⁶ Where GFA is greater than 20,000m ²
Service station (limited)	(215,278ft ²), 4.3 per 100m ² (1,076ft ²) of GFA
	1 per employee on shift plus a minimum of 5 for
	customers
Vehicle oriented service	1 per employee on shift plus a minimum of 5 for
	customers
Vehicle repair facility	⁷ 1 per 2 employees plus 2 per 100m ² (1,076ft ²)
Vehicle repair facility (limited)	of GFA

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⁴ C19-14

⁵ C19-14

⁶ C19-14

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Land Use Class	Minimum Number of Parking Spaces
Vehicle sales, leasing and rental facility, vehicle sales, leasing and rental Facility (limited)	¹ 2.2 per 100m ² (1,076ft ²) of GFA
Veterinary clinic	² 2.2 per 100m ² (1,076ft ²) of GFA
Warehouse sales	³ Where GFA is less than 2,000m ² (21,528ft ²), 2.2 per 100m ² (1,076ft ²) of GFA
	⁴ Where GFA is between 2,000m ² (21,528ft ²) and 20,000m ² (215,278ft ²), 3.2 per 100m ² (1,076ft ²) of GFA
	⁵ Where GFA is greater than 20,000m ² (215,278ft ²), 4.3 per 100m ² (1,076ft ²) of GFA

Table 5: Minimum Parking Requirements for Industrial Uses

Land Use Class	Minimum Number of Parking Spaces
General industrial use	⁶ 0.6 per 100m ² (1,076ft ²) of GFA, with minimum not less than 10
Heavy industrial use	At the discretion of the Development Authority
Warehouse, distribution and storage	⁷ 1 for every 3 employees during the maximum working shift, plus 0.6 per 100m2 (1,076ft ²) of GFA

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⁴ C19-14

⁵ C19-14

⁶ C19-14

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Table 6: Minimum Parking Requirements for Institutional Uses

Land Use Class	Minimum Number of Parking Spaces
Community service facility	¹ 2.2 per 100m ² (1,076ft ²) of GFA
Education (public or private) - elementary or junior High Schools	1 per employee plus 10 additional spaces
Education (public or private) - senior high school or post-secondary	1 per employee, plus 1 for every 8 students
Hospital	1 per 4 beds plus 1.5 for every employee on maximum working shift
Place of worship	² 15 per 100m ² (1,076ft ²) of assembly area for occupants, plus 2.8 per 100m ² (1,076ft ²) of office area, to a minimum of 5, for staff

11.3 Alternative Compliance for Minimum Parking Requirements

- 11.3.1 Upon written request from the applicant and the submission of an Alternative Compliance Parking Plan (parking impact study) prepared by a qualified professional, the Development Authority may consider an alternative parking requirement for nonresidential, Community, education and recreation land uses, which may be substituted in whole or in part for the requirements of this Section.
- 11.3.4 In reviewing an Alternative Compliance Parking Plan, the Development Authority shall consider:
 - (a) The number of employees occupying the building or land use and the number of expected customers or clients;
 - (b) The availability of nearby on-street parking (if any), the availability of shared parking with abutting, adjacent or surrounding land uses (if any), and/or the provision of purchased or leased parking spaces in a municipal or private parking lot meeting the requirements of the City; and
 - (c) Any other factors that may be unique to the applicant's request.

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- 11.3.5 The Development Authority shall only approve an Alternative Compliance Parking Plan if it:
 - (a) Does not detract from continuity, connectivity, and convenient proximity for pedestrians between or among existing or future land uses in the vicinity;
 - (b) Creates no physical impact on any facilities serving alternative modes of transportation;
 - (c) Creates no detrimental impact on natural areas or features; and
 - (d) Maintains the ratio of parking spaces for persons with physical disabilities.

11.4 Parking and Loading Requirements for Residential Land Uses

- 11.4.1 All parking and loading spaces required by this Bylaw for residential purposes, including all manoeuvring aisles and driveways shall be:
 - (a) For single detached, semi-detached and duplex dwellings:
 - i. Located on the same site as the use requiring them;
 - ii. Hard surfaced prior to occupancy;
 - iii. Where vehicular access is via a public roadway or lane, provided to the rear or side of the principal building;
 - iv. Where there is no lane present, provided to the rear, side or front of the principal dwelling; and
 - ¹Where vehicular access is via the front only, one side yard shall be a minimum of 3.0m (10.5ft) in width to accommodate a driveway for vehicular access to the rear of the property, except where an attached garage is provided.
 - (b) For multi-attached and apartment dwellings:
 - i. Paved prior to occupancy;
 - ii. Bordered and separated from adjacent areas with concrete curbing; and
 - iii. Not located within the required front yard setback area of a site.

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- 11.4.2 In the event that seasonal conditions prevent the completion of paving in accordance with this Bylaw:
 - (a) The parking and loading areas shall be compacted and maintained in a manner that allows reasonable access by emergency vehicles. In addition, the paving shall be completed within the construction season of the following year; and
 - (b) The owner/applicant shall be required to provide a Security Deposit to guarantee the completion of the paving in accordance with this Bylaw.
- 11.4.3 Garages and carports shall have the following minimum dimensions, as measured from the exterior of the walls (or posts, in the case of a carport):
 - (a) ¹3.4m (11.2ft) in width by 6.3m (20.7ft) in depth for a single garage or carport; and
 - (b) $^{2}6.1m$ (20.0ft) in width by 6.3m (20.7ft) in depth for a double garage or carport.
- 11.4.4 Hard surfaced parking pads intended to accommodate a garage in the future shall accommodate the minimum dimensions noted in Section 11.4.3 above.

11.5 Parking for Multi-Unit Developments

- 11.5.1 Sites with more than one use shall provide parking and loading spaces equal to the sum of the requirements for the individual uses.
- 11.5.2 Notwithstanding Subsection 11.5.1 above, parking requirements for individual uses, shall be determined using the calculations in Section 11.2 Minimum Parking Requirements.
- 11.5.3 At the discretion of the Development Authority, two or more uses may share parking spaces. A maximum of 20% of the required parking for any of the uses may be combined or shared parking.
- 11.5.4 Notwithstanding Subsection 11.5.3 above, authorization to share parking spaces may only be granted by the Development Authority in the following circumstances:
 - (a) The development sites are within 100.0m (328.0ft) of each other;
 - (b) The demand for parking spaces generated by each development or use is not likely to occur at the same time; and

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(c) An agreement is signed between the owners of the sites that are sharing the parking spaces for a period of not less than 10 years, and the agreement is registered on the Titles of the properties that are subject to the agreement.

11.6 Parking and Loading for Non-Residential Uses

- 11.6.1 At the discretion of the Development Authority, some or all of the parking required pursuant to this Bylaw for a non-residential use may be provided on a site different that the site of the development for which it is required, provided that there is no more than 100.0m (328.0ft) between the off-site parking site and the development site.
- 11.6.2 Off-site parking spaces provided pursuant to Subsection 11.6.1 above shall be:
 - (a) Located in a Land Use District that allows for parking Facilities;
 - (b) Subject to a Restrictive Covenant registered on the Title to the off-site parking site, which specifies that the parking is to be provided for use of the related development site;
 - (c) Used primarily for staff and overflow parking, where a portion of the parking is provided on the development site; and
 - (d) Connected to the development site by a public walkway.
- 11.6.3 Except in the IL Light Industrial District, IM Medium Industrial District and IH Heavy Industrial District, parking and loading spaces required by this Bylaw for non-residential uses, including manoeuvring aisles and driveways shall be:
 - (a) Paved prior to occupancy or commencement of the use; and
 - (b) Bordered and separated from adjacent areas with concrete curbing.
- 11.6.4 Access to and egress from an unpaved area of an IL Light Industrial District, IM Medium Industrial District or IH – Heavy Industrial District site directly accessible from a public roadway shall have hard surfacing equal to the width of the access/egress and 15.0m (49.2ft) in depth within the site. In addition, the off-site portion of the access/egress shall be hard surfaced to the satisfaction of the City.

11.7 Parking Garages

- 11.7.1 Parking Garages
 - (a) No dangerous or hazardous goods, or flammable or combustible liquids or gases may be permitted within a parking garage, except as contained within a permanently installed tank connected to the fuel system of a vehicle;

- (b) Parking garages and interior stairwells shall be designed for easy observation from other, more public areas. Mechanical rooms, HVAC systems, elevators, stairwells, columns and other visual obstructions shall be located to maximize clear sightlines of the parking spaces and primary pedestrian circulation routes; and
- (c) Transparent panels shall be incorporated into all doors and walls that separate stairwells, corridors and entrances to elevator lobbies from the main parking areas, to allow for clear sight lines.

11.8 Parking Lots and Service Areas

- 11.8.1 A parking lot shall be designed and located such that it:
 - (a) Is accessible to and appropriate for the types of vehicles using it, including but not limited to cars, trucks, buses, bicycles and emergency vehicles ;
 - (b) Does not interfere with, or potentially impact, pedestrian or traffic safety travelling on adjacent public roadways;
 - (c) Provides appropriate separation between pedestrians and vehicles through the provision of sidewalks or walkways, bollards, special paving, lighting or other means to clearly delineate pedestrian areas;
 - (d) Provides pedestrian drop-off areas where necessary, especially for land uses that serve children or the elderly;
 - (e) Provides well-defined circulation routes that minimize potential points of conflict between vehicles and pedestrians or bicycles;
 - (f) Utilizes landscaped traffic islands, to the maximum extent feasible, with raised curbs to define parking lot entrances, the ends of parking aisles, to delineate circulation routes and to aid in separating pedestrian areas. Parking lots containing more than 25 contiguous parking spaces shall incorporate landscaped traffic islands;
 - (g) Large parking lots shall be divided by landscaped areas. Each section shall contain a maximum of 200 parking spaces;
 - (h) Parking spaces shall be clear of obstruction, other than wheel stops;
 - (i) Parking spaces shall have suitable barriers, such as wheel stops, to prevent vehicles from encroaching off-site and into landscaped areas and to provided separation from fences, walls and buildings; and

- (j) Where wheel stops are provided, they may not exceed 100.0mm (4.0in) in height above the parking space surface and shall be placed perpendicular to the parking space depth, 0.6m (2.0ft) from the front of the parking space.
- 11.8.2 The size of parking spaces and drive aisles shall be in accordance with (Figure 17).

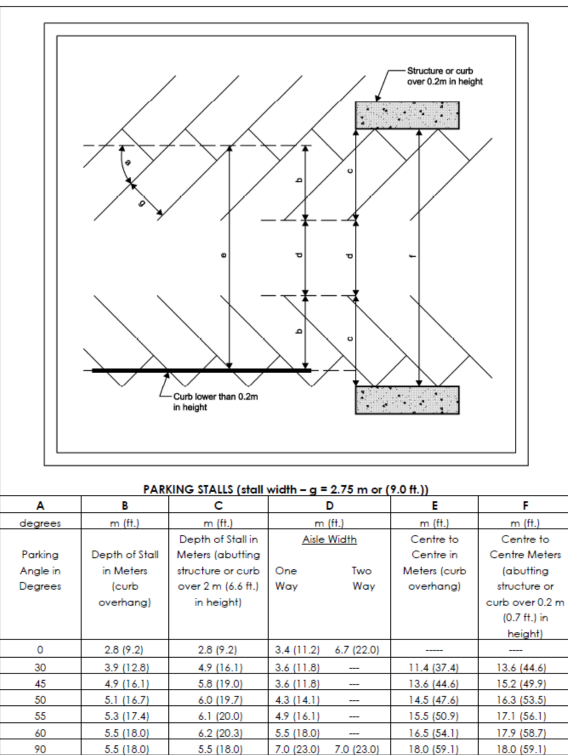


Figure 17: Parking Space and Drive Aisle Specifications

11.9 On-Site Loading Spaces

- 11.9.1 The minimum required number of loading spaces for a use shall be as set out in (Table 7).
- 11.9.2 Where the calculation of the required number of loading spaces results in a fraction, the next higher whole number shall apply.
- 11.9.3 A loading space shall be designed and located so that the vehicles using it can be parked and manoeuvred entirely within the bounds of the site.
- 11.9.4 Unless otherwise specified in a Land Use District, a loading space shall be a minimum width of 3.1m (10.0ft) and a minimum depth of 9.1m (29.9ft) with a minimum overhead clearance of 4.3m (14.1ft).
- 11.9.5 At the discretion of the Development Authority, who shall have regard for the types of vehicles that are likely to use a loading space, the minimum loading space dimensions may be adjusted.
- 11.9.6 A loading space shall not be located within a required minimum yard.

Table 7: Minimum Required Number of Loading Spaces

Land Use Class	Minimum Number of Loading Spaces
Multi-unit dwellings with 20 or more	1 per building
dwelling units	
Vehicle sales, leasing or rental facility	¹ 1 per 9,300m ² (100,104ft ²) of site area
Eating and drinking establishment, funeral	² 1 per 9,300m ² (100,104ft ²) of GFA
home, crematorium, health service, hotel, office, government service, retail store,	
entertainment facility (indoor), warehouse	
sales	
General industrial use, warehouse,	³ 1 per 9,300m ² (100,104ft ²) of GFA
distribution and storage, vehicle and	
equipment storage, storage facility	

¹ C19-14

² C19-14

³ C19-14



Appendix C: Part 4.8 General Landscaping Requirements

- 4.8.1 Landscaping required pursuant to Sections 5.10, 6.6, 7.4 and 8.3 of this Bylaw shall be completed within the time specified in a Development Permit, at the discretion of the Development Authority, or within two years from the date of a Development Permit, whichever is earlier.
- 4.8.2 All plants used to complete landscaping required by this Bylaw shall be tolerant to District 3A and to specific site conditions, such as sun, shade, excessive wind, road salts, etc. Landscaping shall be designed to provide for the long-term health, viability and coverage of plantings through methods including, but not limited to size and spacing of plants, depth and quality of soil and access to light and air.
- 4.8.3 Landscaping required by this Bylaw shall be provided, at the time of planting, according to the following specifications:
 - (a) 50.0mm (1.97in) minimum caliper for deciduous trees;
 - (b) 2.0m (6.6ft) minimum height for coniferous trees;
 - (c) 600.0mm (23.62in) minimum height and 400.0mm (15.75 in) minimum spread for shrubs; and

(d) A proportion of deciduous to coniferous trees approximately equal to 60:40, unless other specified by the Development Authority.

- 4.8.4 Landscaping on public property shall adhere to the City's Engineering Standards.
- $^{1}4.8.5$ (Deleted)
- 4.8.6 In the event that the landscaping required in an approved development is inappropriate or fails to survive within the warranty period following planting, the Development Authority may allow or require alternative landscaping materials to be substituted.
- 4.8.7 The use of potable water for landscaping irrigation should be minimized through methods including, but not limited to harvesting, processing and recycling of rainwater, stormwater and building grey water and the use of indigenous, drought-resistant and hardy trees, shrubs, plants and turf that require no irrigation, fertilizers, pesticides or herbicides.
- 4.8.8 Landscaping should be used to enhance the quality and human experience of public spaces and highlight major circulation patterns, pedestrian pathways and the overall development.

¹ C19-14