STANDING POLICY COMMITTEE ON PLANNING, DEVELOPMENT AND COMMUNITY SERVICES

Downtown Development Incentives

Recommendation of the Committee
That the proposed amendments to Vacant Lot and Adaptive Reuse Incentive Program Policy No. C09-035, as noted in the September 5, 2017 report of the General Manager, Community Services Department, be approved, to be applied to the City Centre area as outlined in Attachment 2 of the submitted report.

History
At the September 5, 2017 meeting of the Standing Policy Committee on Planning, Development and Community Services, a report of the General Manager, Community Services Department, dated September 5, 2017, was considered.

Attachment
September 5, 2017 Report of the General Manager, Community Services Department
Downtown Development Incentives

Recommendation
That the Standing Policy Committee on Planning, Development and Community Services recommend to City Council that the proposed amendments to Vacant Lot and Adaptive Reuse Incentive Program Policy No. C09-035, as noted in this report, be approved.

Topic and Purpose
The purpose of this report is to amend the Vacant Lot and Adaptive Reuse Incentive Program to improve clarity for Downtown developments by providing access to a five-year tax abatement or a cash grant for all new residential or office developments, without a vacancy requirement.

Report Highlights
1. The Administration is recommending amendments to the Vacant Lot and Adaptive Reuse Incentive Program (Incentive Program) to remove the vacancy requirement for all developments Downtown.
2. New office or residential developments would be eligible for a five-year tax abatement or a cash grant. The amount of the incentive is determined through an evaluation process and is applied upon project completion.

Strategic Goals
This report supports the City of Saskatoon's (City) Strategic Goals of Sustainable Growth and Moving Around by supporting the City Centre Plan, increasing incentives for infill development, and furthering implementation of the Growth Plan to Half a Million. This initiative also supports the goal to reduce or remove “red tape” from City processes by providing a simpler, standardized requirement for development eligibility.

Background
At its August 18, 2010 meeting, City Council approved, in principle, Vacant Lot and Adaptive Reuse Incentive Program Policy No. C09-035. The original intent of the program was to provide incentives to spur development on chronically vacant sites in the established areas of Saskatoon. Originally, the program included a 12-month vacancy requirement. However, this time period appeared to result in a number of property demolitions in order to be eligible for incentives the following year. In 2012, the vacancy requirement was increased to 48 months.

The last amendments to the Incentive Program were completed in 2014, as a result of the City Centre Plan. The amendments added incentives for Downtown office buildings and structured parking, in accordance with the goals of the City Centre Plan. The amendments to the Incentive Program included:
   a) waiving the 48-month vacancy requirements for both office buildings and parking structures in the Downtown;
b) adding a section specific to Downtown office buildings, applied only to the increase of office space;

c) adding the definition of “Structured Parking”;

d) adding a section specific to Downtown structured parking;

e) adding points that would be awarded to projects that include structured parking available to the public, as part of an office or retail development;

f) earning maximum points for a stand-alone parking structure; and

g) expanding Appendix C to include criteria specific to each type of development proposal.

At its May 29, 2017 meeting, the Standing Policy Committee on Planning, Development and Community Services received an information report regarding a variety of measures to incentivize infill development. One of the items raised within that report was amendments to the Incentive Program to improve clarity for Downtown developments by providing a five-year tax abatement for all developments, without a vacancy requirement.

Report
Recommended Amendments to the Incentive Program
The Administration is proposing amendments to the Incentive Program to provide greater clarity and consistency for all types of development in the Downtown. These changes support the goal of cutting “red tape” in administrative processes. The proposed amendments are highlighted in Attachment 1.

In summary, the proposed amendments to the Incentive Program are:

a) removing the 48-month vacancy requirement from the definition of Vacant Site/Building;

b) adding the 48-month vacancy requirement to the eligibility criteria for projects within the Established Areas;

c) clarifying that the 48-month vacancy requirement does not apply to projects within the Downtown;

d) adjusting Section 4.2, Vacant Lot and Adaptive Reuse Incentive, to include Downtown, in order to allow development projects to access either a tax abatement or a grant;

e) adjusting Section 4.5, Downtown Office Building Incentive, to remove the reference to “the increase” in office space on a site, so that the incentive applies to the total office development; and

f) amending Section 5.2 to update the Office of the City Assessor to its current name, Corporate Revenue Division, and clarify its role in the process; and

g) amending Appendix C to include a 5% incentive for a “Secure Bicycle Parking Facility” in the Downtown Office Building scoring table.
Available Incentives
The amendments result in the ability for any new residential or office development in the Downtown to be eligible for a five-year tax abatement or a cash grant, with no vacancy requirement. Cash grants are paid out upon project completion, once all building permits are closed and the property has been assessed by the Corporate Revenue Division. Tax abatements begin in the year following project completion.

Projects approved for a cash grant will be eligible, based on their proposal evaluation, for up to the following amounts:

a) Commercial, Industrial, and Mixed Use: $200,000;
b) Multiple-Unit Dwellings: $75,000; or
c) One- and Two-Unit Dwellings: $15,000.

These maximums have been set to maintain an adequate balance in the Vacant Lot and Adaptive Reuse Incentive Reserve.

Under the Incentive Program, a development project is evaluated against a number of criteria and policy objectives. A Maximum Incentive Amount will be determined by the Corporate Revenue Division (Taxation and Assessment Administration Section) and will be equivalent to the increment between the existing property taxes and the taxes paid upon completion, multiplied by five years. The amount of the final grant or tax abatement is determined through an evaluation system, and verified by the Corporate Revenue Division upon project completion. The points are used to determine the percentage of the total Maximum Incentive Amount. The system evaluates development proposals to achieve the outlined development features, scored to a maximum of 100 points.

Options to the Recommendation
At this time, the Administration is recommending that the proposed policy amendments apply to the Downtown only, in order to further incentivize and promote development within the Downtown. However, the following option could also be considered:

- The area could be expanded to encompass the City Centre area (see Attachment 2). In this case, all references to the Downtown would be changed to refer to the City Centre, and Appendix B would be replaced with the map shown in Attachment 2.

Public and/or Stakeholder Involvement
Public and external stakeholder involvement was not required in preparation of this report.

Communication Plan
The addition of these new incentives will also be communicated to the Downtown Saskatoon Business Improvement District, Saskatoon Regional Economic Development
Authority, Developers’ Liaison Committee, and on the City’s website. Marketing material for the Incentive Program will be updated to reflect the new incentives.

**Policy Implications**
Upon City Council approval, Vacant Lot and Adaptive Reuse Incentive Program Policy No. C09-035 would be updated, as outlined in this report.

**Other Considerations/Implications**
There are no financial, environmental, privacy, or CPTED implications or considerations.

**Due Date for Follow-up and/or Project Completion**
Amendments to the Incentive Program are pursued as necessary. As part of the measures to address infill challenges, the Administration will continue to evaluate the Incentive Program to ensure policy goals are being met.

**Public Notice**
Public notice, pursuant to Section 3 of Public Notice Policy No. C01-021, is not required.

**Attachments**
1. Proposed Amendments to Vacant Lot and Adaptive Reuse Incentive Program Policy No. C09-035
2. Downtown and City Centre Boundaries Map

**Report Approval**
Written by: Lesley Anderson, Director of Planning and Development
Approved by: Randy Grauer, General Manager, Community Services Department

S/Reports/2017/PD/PDCS – Downtown Development Incentives/ks/dh
ATTACHMENT 1

Proposed Amendments to
Vacant Lot and Adaptive Reuse Incentive Program Policy No. C09-035

**Please note that highlighted bolding denotes proposed additions and highlighted strikethroughs denote proposed deletions**

CITY OF SASKATOON
COUNCIL POLICY

<table>
<thead>
<tr>
<th>POLICY TITLE</th>
<th>ADOPTED BY:</th>
<th>EFFECTIVE DATE</th>
<th>ORIGIN/AUTHORITY</th>
<th>CITY FILE NO.</th>
<th>PAGE NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vacant Lot and Adaptive Reuse Incentive Program</td>
<td>City Council</td>
<td>March 7, 2011</td>
<td>Planning and Operations Committee Reports 3-2011, 8-2012, 10-2014 and Standing Policy Committee on Planning, Development and Community Services - Item 8.1.2.</td>
<td>CK. 4110-45 and PL. 4110-35-13</td>
<td>1 of 16</td>
</tr>
</tbody>
</table>

1. PURPOSE

To encourage infill development on vacant sites and adaptive reuse of vacant building space in Established Neighbourhoods, including the Downtown, by providing financial and/or tax-based incentives to owners of eligible properties.

2. REFERENCE

This Policy supports the direction established in the Official Community Plan Bylaw No. 8769.

3. DEFINITIONS

For the purposes of this program, the following definitions shall be used:

3.1 Adaptive Reuse – where a building formerly used for industrial or commercial uses has been vacant for at least one (1) consecutive year and involves the conversion or re-purposing to a different category of use (e.g. conversion from industrial or commercial to residential or from industrial to commercial).
3.2 **Approval Date** – the date the project was approved by the General Manager of Community Services or City Council, as set out in Section 4.7.

3.3 **Brownfield Site** – an abandoned, vacant, derelict or underutilized commercial or industrial property where past activities on the land have resulted in actual or perceived contamination and where there is an active potential for redevelopment.

3.4 **Cash Grant** – a non-repayable incentive as calculated by this policy.

3.5 **Completion of Construction** – the date on which all Building, Development and Plumbing Permits are officially closed by the City of Saskatoon or as determined by the City of Saskatoon.

3.6 **Derelict Vacant Building** – a principal building that has been vacant for at least 12 consecutive months, and is inhabitable or structurally unsound and the subject of a property maintenance order, fire order, public health or safety hazard, or has a history of public complaints, and is intended to be demolished for the purpose of redevelopment.

3.7 **Earned Incentive Amount** – that portion of the Maximum Incentive Amount earned through the proposal evaluation.

3.8 **Existing Housing** – currently occupied buildings and structures that contain residential dwelling units.

3.9 **Existing Property Taxes** – the property tax payable in a given year on the assessed value of an eligible property prior to any development.

3.10 **Incremental Property Taxes** – the amount of property tax payable in a given year on the increase in assessed value of the property as a result of new construction.

3.11 **Maximum Incentive Amount (MIA)** – the increment between the existing property taxes (City portion) and the taxes upon completion, multiplied by five (5) years.

3.12 **New Construction** – includes new development of permanent structures on vacant lots, redevelopment of existing structures that have been vacant or used for non-residential purposes for at least one (1) year prior to
application to this program, or the conversion of non-residential property to residential use.

3.13 Proposal Evaluation – a system that evaluates development proposals to achieve the outlined development features (See Appendix C) and which is scored to a maximum of 100 points.

3.14 Residential – any structure or portion thereof consisting of self-contained housing units and support amenities, provided to residents as rental, life-lease or ownership, but not hotel accommodation provided on a day-to-day basis.

3.15 Residential Conversion – any conversion project which changes the use of any former commercial or industrial building space for the purpose of developing residential multiple-unit dwellings.

3.16 Structured Parking – a parking facility with at least one level above or below grade.

3.17 Vacant Site/Building – existing sites, formerly used for an urban use on which there exists no building, or where a building contains mainly vacant space for a period of at least 48 consecutive months.

4. POLICY

The City may offer financial or tax-based support to projects that meet the following criteria:

4.1 General Eligibility Criteria

   a) Projects supported by the policy must be located within the Established Neighbourhoods Map (see Appendix A) or the Downtown Boundary Map (see Appendix B).

   b) Projects supported by the policy under the Vacant Lot and Adaptive Reuse Incentive Program must be located on a vacant site, contain a derelict principal building, or be within a vacant building and meet the following conditions:
i) If within the Established Neighbourhoods Map, be vacant for a period of at least 48 consecutive months;

ii) If within the Downtown Boundary Map, no vacancy period is required.

c) Special projects developed for the purpose of creating developable vacant sites are not eligible for incentives under this program. Exceptions to this provision may be granted at the discretion of the General Manager, Community Services Department.

d) River Landing is excluded from the vacant lot incentive program. However, any housing development within River Landing is eligible for a five-year tax abatement equal to the Maximum Incentive Amount.

e) Except for the rebate of existing property taxes paid during construction (adaptive re-use only), cash incentives under this policy are paid following completion of construction.

f) Projects assisted under this policy may be eligible for support under other incentive policies or programs (i.e. affordable housing).

g) Projects that do not incur a tax increment upon completion may receive a grant equal to no more than one year’s worth of existing taxes.

h) Properties that are in tax arrears or under an Order to Remedy with the City of Saskatoon are not eligible for support under this policy. Exceptions to this provision may be granted at the discretion of the General Manager, Community Services Department.

i) Property taxes will be assessed each year of the program. Properties that are deemed to be in arrears by the City of Saskatoon will immediately be terminated from this program.

j) Any housing project located Downtown, which does not otherwise meet the criteria of this policy, is eligible for a five-year tax abatement equal to the Maximum Incentive Amount.
4.2 Vacant Lot and Adaptive Reuse Incentive

a) This program is only available for the new construction on a vacant site or the redevelopment/renovation of a vacant building in Established Neighbourhoods of Saskatoon (see Appendix A—Established Neighbourhoods Map) or the Downtown (see Appendix B—Downtown Boundary Map).

b) The applicant is given a choice of:

i) assistance in the form of a tax abatement, equal to the Earned Incentive Amount, determined by the Proposal Evaluation; or

ii) assistance in the form of a cash grant, equal to the Earned Incentive Amount. Projects approved for a cash grant shall not exceed the following amounts:

   a) Commercial, Industrial, and Mixed Use: $200,000;
   b) Multiple-Unit Dwellings: $75,000; or
   c) One- and Two-Unit Dwellings: $15,000.

c) Developers may contribute cash to an appropriate streetscape reserve in lieu of providing on-site Public Realm Improvements (see Appendix C) in order to earn additional points in the proposal evaluation.

d) All monies received through c) will be directed to the appropriate streetscape reserve and used by the Urban Design Manager to provide an opportunity response towards other streetscape or
public realm improvements (e.g. leverage or match private donations).

4.3 Downtown Housing Renovation Incentive

- a) This incentive applies only to the renovation of existing housing in the Downtown.

- b) Priority will be given to projects that provide significant improvement in the quality and amenity of existing housing or provide increased accessibility to populations currently not being served, including addressing barrier-free housing for people with disabilities.

- c) The incentive shall be in the form of a tax abatement of 25 percent of the annual value of property taxes to a maximum of $10,000 per year, for five (5) years.

- d) Funds for the City and Library portion of the property tax abatements will be provided from the Vacant Lot and Adaptive Reuse Incentive Reserve.

4.4 Downtown Housing Conversion Incentive

- a) Projects which involve the conversion of former commercial and industrial building space to multiple-unit residential dwellings may also be eligible for additional incentives as listed below:

  i) a rebate of up to 75 percent of any applicable Offsite Development Levies as calculated by the Transportation and Utilities Department;

  ii) a rebate of up to 75 percent of any applicable Direct Servicing Charges as calculated by the Transportation and Utilities Department; and

  iii) a rebate of existing property taxes paid during construction, up to a maximum of a two year construction period.
4.5 Downtown Office Building Incentive

a) This incentive applies only to the increase of all office space on a site in the Downtown (or City Centre).

b) When new construction occurs on a lot that has not been vacant for 48 consecutive months, the tax rate, at time of demolition, will be used in place of the existing property taxes to determine the Maximum Incentive Amount.

c) The incentive shall be in the form of a five-year tax abatement, or a cash grant equal to the Earned Incentive Amount, determined by the Proposal Evaluation. Projects approved for a cash grant shall not exceed the following amounts:

   i) Commercial, Industrial, and Mixed Use: $200,000;
   ii) Multiple-Unit Dwellings: $75,000; or
   iii) One- and Two-Unit Dwellings: $15,000.

4.6 Downtown Structured Parking Incentive

a) Projects must meet the design guidelines outlined in Zoning Bylaw No. 8770.

b) The incentive shall be in the form of a five-year tax abatement, equal to the Maximum Incentive Amount.

c) No incentives are available for any surface parking.

4.7 Gardens as Interim Use Incentive

a) All vacant land within the VLAR boundary is eligible for this incentive, excluding AG districts. The 48 month vacancy requirement will be waived for interim garden use.

b) The incentive is an annual grant for the property owner equal to 50% of municipal land tax, for up to five years.
c) A written agreement is required between the property owner and gardener(s) if they are not one and the same. A sample agreement can be supplied upon request.

d) A vacant lot with an interim garden will continue to be considered vacant under this Policy. A garden use will not affect the eligibility for future VLAR incentives.

e) The property would be eligible for the garden incentive one time, for a period of up to five years, and the grant would be provided after the first year that the garden was productive.

f) The grant would be offered annually, for up to five years, providing that the garden remain productive during that time and that the owner provide a copy of the annual agreement. The City will conduct site visits to ensure compliance.

g) A building permit could be issued, if development occurred on the site prior to the end of five years, but construction could not start until the completion of the current growing season (April 1 – October 15).

h) Garden projects approved for a cash grant shall not exceed the following amounts:

i) Residential Sites: $2,500 ($500 annually); and

ii) Commercial, Industrial, Mixed Use, or Other Sites: $6,000 ($1,200 annually).

4.8 Approval

a) Applications for tax abatement assistance under this program are subject to City Council’s approval.

b) Applications for grant assistance under this program are subject to the approval of the General Manager, Community Services Department.
Completion of construction must occur within 24 months from the approval date. One additional year may be granted at the discretion of the General Manager, Community Services Department.

5. RESPONSIBILITIES

5.1 General Manager, Community Services Department

a) Receive and review all applications for incentives under this program;

b) Submit any necessary reports to City Council, including an Annual Report on the performance of this program; and

c) Market this program as required.

5.2 City Assessor Corporate Revenue

a) Account and track all approved applications for tax abatements and repayment of grants through redirection of incremental property taxes.

5.3 City Council

a) Approve/reject recommendations for all tax abatement applications; and

b) Review and approve amendments to this Policy.
Appendix A – Established Neighbourhoods Map
Appendix B – Downtown Boundary Map
Appendix C – Proposal Evaluation

All eligible proposals will automatically be granted 50 base points. Additional points will be provided when a proposal includes development features that achieve a range of policy objectives defined in the following table:

<table>
<thead>
<tr>
<th>Residential - Development Feature</th>
<th>Additional Points</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Housing</strong></td>
<td></td>
</tr>
<tr>
<td>OUD(s) / TUD(s)</td>
<td>10</td>
</tr>
<tr>
<td>Multi-unit Housing</td>
<td>20</td>
</tr>
<tr>
<td>Downtown Housing (greater than 4 Storeys)</td>
<td>30</td>
</tr>
<tr>
<td><strong>Mixed Use Development</strong> (combines two or more different types of land uses, such as residential, commercial, and office uses)</td>
<td></td>
</tr>
<tr>
<td>Live/Work Units</td>
<td>5</td>
</tr>
<tr>
<td>Mixed Use (no residential use)</td>
<td>10</td>
</tr>
<tr>
<td>Mixed Use (with residential)</td>
<td>15</td>
</tr>
<tr>
<td><strong>Parking Facilities</strong> (excludes residential under six-units)</td>
<td></td>
</tr>
<tr>
<td>Secure Bicycle Parking Facility</td>
<td>5</td>
</tr>
<tr>
<td>Structured Parking</td>
<td>10</td>
</tr>
<tr>
<td><strong>Adaptive Reuse of Building</strong></td>
<td></td>
</tr>
<tr>
<td>A building that has been vacant for at least one year and will be repurposed to fit another use.</td>
<td>20</td>
</tr>
<tr>
<td><strong>Contributes to Public Realm</strong></td>
<td></td>
</tr>
<tr>
<td>Provide publicly accessible open space on private property. (applicant may contribute money to appropriate streetscape reserve in lieu of on site improvements)</td>
<td>10</td>
</tr>
<tr>
<td><strong>Environmental Remediation (site and/or building)</strong></td>
<td></td>
</tr>
<tr>
<td>To Commercial Standard</td>
<td>15</td>
</tr>
<tr>
<td>To Residential/Park Standard</td>
<td>25</td>
</tr>
<tr>
<td><strong>Energy Efficient Design</strong></td>
<td></td>
</tr>
<tr>
<td>Third Party recognized Green Building Certification</td>
<td>20</td>
</tr>
<tr>
<td>Other energy efficient features, above industry standards</td>
<td>10</td>
</tr>
</tbody>
</table>
### Residential - Development Feature

<table>
<thead>
<tr>
<th>Feature</th>
<th>Description</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sustainable Development</td>
<td>Transit Oriented Development - located within 175m from an existing transit stop</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Walkable Community - A minimum Walk Score of 70</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Legal Secondary Suite</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Communal Garden - designated area and appropriate facilities for a Communal Garden</td>
<td>5</td>
</tr>
</tbody>
</table>

### Primary use non-residential - Development Feature

<table>
<thead>
<tr>
<th>Feature</th>
<th>Description</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mixed Use Development (combines two or more different types of land uses, such as residential, commercial, and office uses)</td>
<td>Mixed Use (no residential use)</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>Mixed Use (with residential)</td>
<td>15</td>
</tr>
<tr>
<td>Parking Facilities</td>
<td>Secure Bicycle Parking Facility</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Structured Parking</td>
<td>10</td>
</tr>
<tr>
<td>Adaptive Reuse of Building</td>
<td>A building that has been vacant for at least one year and will be repurposed to fit another use</td>
<td>20</td>
</tr>
<tr>
<td>Contributes to Public Realm</td>
<td>Provide publicly accessible open space on private property. (applicant may contribute money to appropriate streetscape reserve in lieu of on site improvements)</td>
<td>10</td>
</tr>
<tr>
<td>Environmental Remediation (site and/or building)</td>
<td>To Commercial Standard</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>To Residential/Park Standard</td>
<td>25</td>
</tr>
<tr>
<td>Energy Efficient Design</td>
<td>Third Party recognized Green Building Certification (example LEED)</td>
<td>20</td>
</tr>
<tr>
<td></td>
<td>Other energy efficient features, above industry standards</td>
<td>10</td>
</tr>
<tr>
<td>Heritage</td>
<td>Restoration of Heritage Features</td>
<td>5</td>
</tr>
</tbody>
</table>
### Downtown Office Building - Development Feature

<table>
<thead>
<tr>
<th>Feature</th>
<th>Description</th>
<th>Additional Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parking Facilities</td>
<td>Secure Bicycle Parking Facility Structured Parking Minimum 10% of Parking Available to Public</td>
<td>5, 10, 15</td>
</tr>
<tr>
<td>Mixed Use Development</td>
<td>Mixed Use (combines two or more different types of land uses, such as residential, commercial, and office uses)</td>
<td>10</td>
</tr>
<tr>
<td>Adaptive Reuse of Building</td>
<td>A building that has been vacant for at least one year and will be repurposed to fit another use</td>
<td>20</td>
</tr>
<tr>
<td>Contributes to Public Realm</td>
<td>Provide publicly accessible open space on private property. (applicant may contribute money to appropriate streetscape reserve in lieu of on site improvements)</td>
<td>10</td>
</tr>
<tr>
<td>Environmental Remediation (site and/or building)</td>
<td>To Commercial Standard To Residential/Park Standard</td>
<td>15, 25</td>
</tr>
<tr>
<td>Energy Efficient Design</td>
<td>Third Party recognized Green Building Certification (example LEED certified) Other energy efficient features, above industry standards</td>
<td>20, 10</td>
</tr>
<tr>
<td>Heritage</td>
<td>Restoration of Heritage Features</td>
<td>5</td>
</tr>
</tbody>
</table>

### Downtown Structured Parking - Development Feature

<table>
<thead>
<tr>
<th>Feature</th>
<th>Description</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parking Facilities</td>
<td>2 or more levels, with at least one level above or below grade</td>
<td>100</td>
</tr>
</tbody>
</table>
Appendix D – Criteria for Gardens on Vacant Lots

1. Any vacant lot within the VLAR boundary is eligible for incentives, although vacant lots within agricultural (AG) districts are excluded.

2. To be eligible for the incentive, a minimum of 50% of the lot, or 100m², whichever is smaller, must be used as garden space.

3. Trees on the site are not permitted to be cut down or pruned beyond a reasonable level.

4. The garden must be maintained in a safe and orderly manner, and all noxious weeds must be controlled.

5. The garden must not generate odour, dust, drainage impacts, or noise that may impact neighbouring properties or the right of way.

6. Accessory buildings greater than 10m² in total are not permitted on the site of a garden in a residential area. Compost bins, low hoop houses, and one garden shed (less than 10m²) are permitted. Any temporary structures such as low hoop houses or cold frames, which are used for the extension of the growing season, will not be considered accessory buildings provided they are less than 1.5m in height.

7. Any temporary structures on non-residential sites, such as hoop houses or greenhouses, will be considered accessory buildings if they are larger than 10m². These accessory buildings may require seasonal building permits.

8. Compost must only consist of plant-based material, and compost bins must not cause any odour or visual impact.

9. Property owners are responsible to ensure that the land is suitable for gardening. Contaminated sites are not to be used for gardens, unless raised beds with clean soil are used.

10. If the produce is to be sold or donated, the gardener(s) must abide by all health and safety regulations.
11. Sales of garden produce are only permitted on-site from residential districts if they are sold by non-profit organizations in accordance with garage sale regulations. On-site sales are permitted in all non-residential districts.
Downtown and City Centre Boundaries Map