

# River Landing Development Parcel

On the north bank of the South Saskatchewan River lies one of the last riverfront development parcels in Saskatoon. Prime for commercial or residential development, this property is positioned to become a part of the premier YXE destination for arts, theater, riverbank parks, markets and entertainment which is already host to 600,000 visitors annually. 422 Avenue A S, Saskatoon SK

Saskatoon Land 306.975.3278 land@saskatoon.ca



# **Prime for Development**

- Permitted for recreation, retail, hospitality, residential, or office.
- Property is approved for a building height up to 95 metres. ۲
- Tax abatement/grants available for residential uses.
- Development proposal submission to the City of ٠ Saskatoon is required for the purchase of the parcel.
- Vehicular access to the site will be granted from the • immediately adjacent 9m-wide public lane to the north.
- Existing sanitary sewer line, storm main, natural gas main, ٠ and potable water line adjacent to site are ready for connections.
- Real Estate Commission of 1.75% of sale price payable ۲ upon closing.

Available 1.66 AC

Parcel 203746440

Zoning DCD1(AC)

Possession Negotiable

**Property Taxes** (est. 2023) \$57,850.00

**Asking Price** 



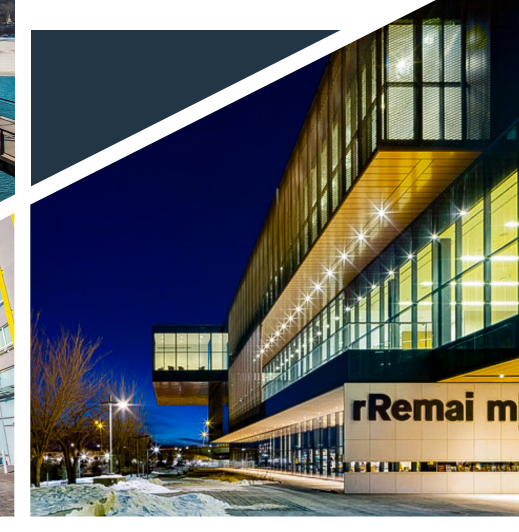




# The Future of Saskatoon

With the completion of the River Landing Towers, the next phase of River Landing is prime for development. 422 Avenue A S is located in the heart of River Landing, providing future tenants, residents, or visitors with spectacular south and west facing views of the river valley, direct access to over 105km of riverbank trails, an abundance of local entertainment, shops, and restaurants, and adjacency to downtown YXE and the bustling Riversdale neighbourhoods.

Regardless of use, this property is sure to be pivotal in shaping the future of River Landing and downtown as it becomes a part of the Saskatoon skyline.





## Currently Accepting Offers

City of Saskatoon Saskatoon Land 306.975.3278 land@saskatoon.ca

**B°**KFH



## **Document Checklist**

To be considered, a submission must be completed which includes the following:

Completed Purchaser Application Form and Real Estate Agent/Broker Declaration Form.



ISC Corporate Registery carried out within the last 30 days for the corporation wishing to purchase the property and appear on title.

Detailed description of the proposed development. In order to properly assess the purchaser's development, with your Application Form we require:

- Site coverage and proposed uses
- Construction and building timelines
- Visual or rendering of the proposed development

The purchaser acknowledges that they are aware of the DCD1 Zoning District and AC1 Archtitural Overlay District in place and will use said principles in the design and development of the property.

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The purchaser acknowledges that they are aware of the Meewasin Valley Authority Conservation Zone in place and that the development of the property will require Meewasin Valley Authority approval in addition to Zoning Bylaw 8770 approval.



The purchaser has read and acknowledges the Terms & Conditions identified for this property.

Please submit all completed documents to:

### Colleen Hassen at: land@saskatoon.ca

| Date:                                  | Signature: | _ |
|--|------------|---|
| City of<br>Saskatoon<br>Saskatoon Land |            | 1 |

## **Purchaser Application Form**

Please complete this form if you are interested in purchasing land from Saskatoon Land. The information you provide is not an offer or a contract and does not constitute an interest in land. The purpose of this form is to provide information to Saskatoon Land regarding a desire to purchase property. The completion of the form in no way obligates the applicant to purchase the property in question and is not in any way binding upon the City of Saskatoon. It is for information purposes only.

Saskatoon Land will review the form and contact you to confirm whether or not your application will be considered for negotiation. Saskatoon Land reserves the right to negotiate with only those parties it determines, at its sole discretion. Saskatoon Land reserves the right to amend or abandon any property listing without accepting any Purchaser Application Form. Saskatoon Land has the ability to reject any offer for any reason prior to acceptance or approval.

### **Property Requested**

Legal: Parcel G, Plan No. 102317396 Civic Address: 422 Avenue A South ISC Parcel Number: 203746440

Purchase Price Offered: \_

| Contact Information        |  |
|----------------------------|--|
| Name to appear<br>on title |  |
| Contact Person             |  |
| Phone Number               |  |
| E-mail Address             |  |
| Address                    |  |
| City, Prov.                |  |
| Postal Code                |  |
| GST<br>Registration #      |  |

| Lawyer Information | on |
|--------------------|----|
| Name & Firm        |    |
| Phone Number       |    |
| E-mail Address     |    |
| Address            |    |
| City, Prov.        |    |
| Postal Code        |    |





## Real Estate Agent/Broker Declaration Form

## Licensed Broker/Associate Involvement (If Applicable)

If using a licensed broker/associate, all negotiations must take place through them. Licensed brokers/associates involved in the transaction that are directors or shareholders of the entity purchasing the property will not receive a commission.

| Associate's Name &<br>Company |  |
|-------------------------------|--|
| Associate's Phone<br>Number   |  |
| Associate's E-mail<br>Address |  |

The proposed corporation that holds title to the property must be either a corporation incorporated in Saskatchewan or a corporation extra-provincially registered in Saskatchewan. The ability to change the corporation that holds title can only be made prior to offer acceptance. Change of corporate entity will not be allowed thereafter.

Date: \_\_\_\_\_ Signa

Signature: \_

This information is collected under the authority of Section 33 of the Freedom of Information and Protection of Privacy Act and for the purpose of property sale transactions within the City of Saskatoon. It is protected by the privacy provisions of the Freedom of Information and Protection of Privacy Act.





## Submission Package

## **Terms and Conditions of Sale**

All offers will be reviewed by Saskatoon Land following the application deadline. The successful proponent will be contacted by a Saskatoon Land representative upon which negotiations regarding the purchase price and other terms and conditions of the sale would occur. Unsuccessful applicants will be notified once a sale agreement is executed by the successful proponent.

### 1. Deposit/Closing Date/Possession/Adjustment Date:

- i. 10% deposit due within 10 days of offer acceptance.
- ii. Negotiations are finalized and a sale agreement is executed between Saskatoon Land and the successful purchaser.
- iii. Closing and final payment within 30 days following DCD1 concept plan approval or as agreed to between the City and purchaser.

### 2. Conditions Prescedent:

- i. Approval of the sale by the CFO/General Manager, Corporate Financial Services Department.
- ii. The purchaser shall have 60 days following the approval of the sale by the CFO to commission any Environmental or Geotechnical reports for the property or a timeline as agreed to between the City and purchaser.
- iii. The purchaser shall have 6 months following the approval of the sale by the CFO to submit for DCD1, ACD and Meewasin Valley Authority approvals or as agreed to between the City and purchaser.

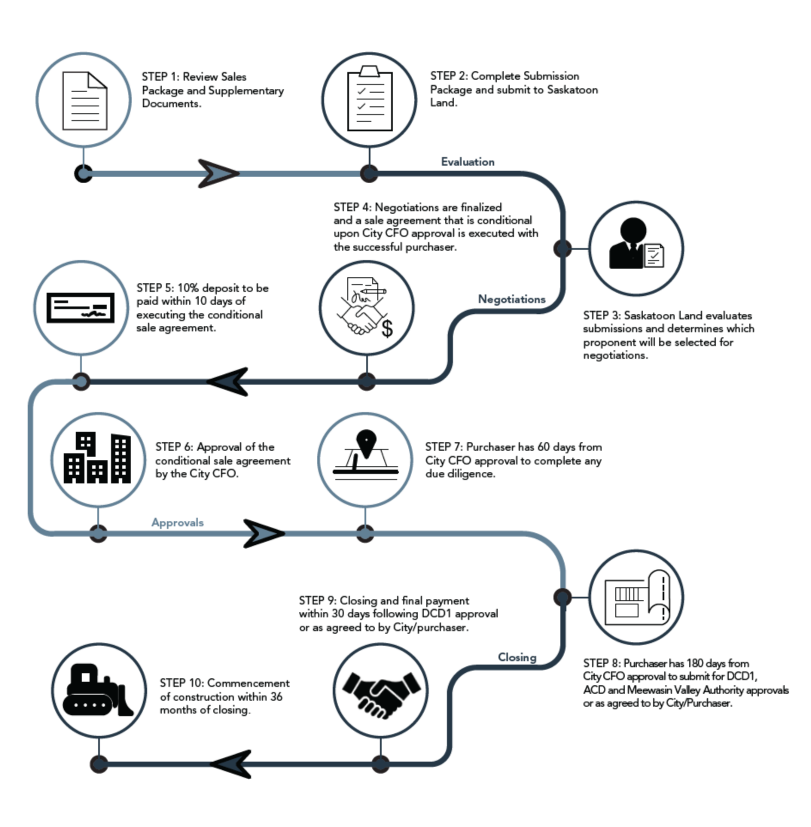
### 3. Special Terms and Conditions::

- i. A building commitment will be imposed for the commencement of construction to be satisfied within 36 months from the Closing Date.
- ii. The purchaser will be required to enter into an agreement to permit repurchase of the property by the City for the fulfillment of the building commitment.
- iii. The purchaser is to comply with all Term & Conditions set forth in the Sale Agreement.
- iv. The Property is sold "as is".
- v. Real Estate Commission will be paid at 1.75% of the sale price, payable upon Closing/ Final Payment.
- vi. Purchaser must acknowledge the DCD1 Zoning District in place and use said principles in the design and development on this property.
- vii. Purchaser must acknowledge the AC1 DCD1 Architectural Control Overlay District in place and use said principles in the design and development on this property.





## Parcel G Development Process







## **Offer Instructions**

This document outlines instructions to submit offers to the City of Saskatoon (the "City") for the Purchase and Development of River Landing Parcel G, located at 422 Avenue A South.

Proposals must be submitted electronically to land@saskatoon.ca.

Applicants are requested to provide the following information with the application submission when submitting their offer:

- Plan showing site coverage and proposed uses
- Development experience portfolio showing examples of similar development/s
- Relevant information denoting proponent financial capacity
- Construction and building timelines
- Visual or rendering of the proposed development

Following evaluation of offers, the top-ranked proponent will receive a written invitation to enter negotiations to finalize the agreement with the City.

This submission process is not intended to create and will not create a formal, legally binding bidding process and will instead be governed by the law applicable to direct commercial negotiations. For greater certainty and without limitation:

- a. this procurement process will not give rise to any Contract A-based tendering law duties or any other legal obligations arising out of any process contract or collateral contract; and
- b. neither the proponent nor the City will have the right to make any claims (in contract, tort, or otherwise) against the other with respect to the award of a contract, failure to award a contract or failure to honour a proposal submitted in response to this procurement process.

The selected proponent will be requested to enter direct contract negotiations to finalize an agreement with the City. It is the City's intention to enter into an agreement with only one (1) legal entity.





## Development Requirements & Incentives

## DCD1 Submission Requirements

- 1. Completed DCD Application Form
- 2. The required application fees:
  - a. Direct Control District: \$7,000 (2024); \$7,210 (2025)
  - b. Architectural Control District: \$7,000 (2024); \$7,210 (2025)
- 3. Details of the proposed use(s) of the site and building(s).
- 4. Site plan to scale showing proposed building location, layouts, lighting, parking, loading, service areas, landscaped and open space areas, and major site grading implications including existing and proposed contour lines.
- 5. Floor and roof plans to scale, with overall dimensions of the floor plans.
- 6. Three-dimensional physical model or still images created from a computerized massing model showing aerial and street-level images of the proposed project from four directions. Existing building context immediately adjacent to the site must be shown.
- 7. Shadow analysis for the site in Saskatoon on June and December 21st at 9:00 a.m., 12:00 p.m., and 5:00 p.m.
- 8. Exterior building elevations drawn to scale showing existing built context (if any) on either side of site.
- 9. Site sections as appropriate, showing the proposed building section, approximate grading, and relationship with built or landscaped context at either side of site.
- 10. A written statement, with illustrations as appropriate, conveying the proposal's urban design and architectural concept and its response to the provision of the DCD1 and ACD1.
- 11. One material sample board.

Other requirements based on the nature of the proposal may be identified during the review process, and would typically include: traffic studies, wind mitigation analysis, Crime Prevention Through Environmental Design (CPTED) analysis, etc.

Questions relating to the development requirements and review process may be directed to:

Brent McAdam, Senior Planner City of Saskatoon, Planning and Development Dept. brent.mcadam@saskatoon.ca 306.986.3688





Supplementary Documents

## Development Requirements & Incentives

## **DCD1 Submission Requirements**

This property is located in the Meewasin Conservation Zone, where approval of the development from the Meewasin Board of Directors is Required. The successful proponent is strongly encouraged to undertake pre-application consultation with City of Saskatoon and Meewasin Valley Authority Administrative staff.

Meewasin Development Review Application

Meewasin Valley Authority - Development Review Process

Questions relating to the Meewasin Valley Authority requirements can be directed to:

Mike Velonas, Meewasin Planning and Conservation Manager mvelonas@meewasin.com 306.665.6887





## Development Requirements & Incentives

## **Development Incentives**

### Vacant Lot & Adaptive Reuse Incentive Program

If a residential project is being proposed, 422 Avenue A South may be eligible for development incentives based on the incremental portion of property taxes under the City of Saskatoon's Vacant Lot and Adaptive Reuse Incentive Program. Projects are scored on design features that meet program policy objectives, such as: mixed use development, live/work units, structured parking, publicly accessible open space, and energy efficient design. Applicants have the option of a one-time cash grant (maximum value of \$200,000) or a five-year tax abatement. Prior to beginning construction, applicants must submit the Application Form, including a project description, building plans, and design renderings.

Vacant Lot and Adaptive Reuse Incentive Program

Application Form

Vacant lot incentive questions can be directed to:

Mark Emmons mark.emmons@saskatoon.ca 306.975.3464

### National Housing Co-Investment Fund

Canada Mortgage and Housing Corporation has a National Housing Co-Investment Fund which provides low-cost loans and/or financial contributions to develop mixed-income, mixed-tenure, mixed-use affordable housing. Housing under this fund must be energy efficient, accessible, and socially inclusive. The National Housing Co-Investment Fund prioritizes projects that support partnerships between governments, non-profits, private sector, and others to make federal investment go further. It covers a broad range of housing needs from shelters to affordable homeownership.

National Housing Co-Investment Fund Information





## **Property Servicing**

### **General Servicing**

Any costs associated with service connections or private crossings are not included in the purchase price and are the responsibility of the purchaser. Final site grading is the responsibility of the purchaser and must be approved by the City of Saskatoon, Transportation & Construction Department. Purchaser is also responsible for the landscaping and maintenance of boulevards adjacent to the property to the edge of the sidewalk and between the sidewalk and curb.

### Electrical

Any Saskatoon Light & Power has high voltage power cables in the immediate vicinity and capacity to service this property. Electrical site servicing questions can be directed to:

Morton Nedd Project Engineer Saskatoon Light & Power morton.nedd@saskatoon.ca 306.986.3090

### **Underground Utilities & Services**

Existing sanitary sewer line, storm main, and potable water line in the Avenue A South roadway adjacent to 422 Avenue A South are available for site connections. Site servicing questions for these items can be directed to:

| Wade Thomas              | Nisar Khan                 |
|--------------------------|----------------------------|
| Design Engineer          | Planning & Design Engineer |
| Saskatoon Water          | Saskatoon Water            |
| wade.thomas@saskatoon.ca | nisar.khan@saskatoon.ca    |
| 306.975.2745             | 306.657.8677               |

An existing natural gas main in the boulevard directly adjacent to 422 Avenue A South has capacity for a medium range of commercial/restaurant/residential development. Natural gas related site servicing questions can be directed to:

Joshua Inwood Business Supervisor SaskEnergy jinwood@saskenergy.com 306.220.2517





## **Property Servicing**

### Site Access

Vehicular access will be granted from the immediately adjacent 9m-wide public lane (Lane L1 Plan No. 102317396) to the north.

Goran Lazic Senior Transportation Engineer goran.lazic@saskatoon.ca 306.975.2896





## Non-Disclosure Agreement Items

### Fire Flow Testing

Fire flow testing was completed along Avenue A South in the fall of 2019. The report observed and measured flow 840 GPM and calculated available flow at 20 psi at 4061 – this report is available upon request.

### **Enviromental Conditions**

This property is being sold "as-is". By signing a Non-Disclosure Agreement, prospective purchasers will have access to the following:

- 1. Ground Disturbance Protocols December 15, 2008 revised July 9, 2010
- 2. Letter from MOE for approval to operate an industrial effluent works September 4, 2015
- 3. Phase II ESA from Pinter & Associates September 16, 2018
- 4. Corrective Action Plan November 20, 2018
- 5. Letter from MOE, report received November 23, 2018

The purchaser will have 60 days following the approval of the sale by the CFO to commission any Environmental or Geotechnical reports for the property. Any additional environmental or subsurface investigations will be at the purchaser's expense.





## **Easement Information**

As shown on Feature Plan No. 102323416 and Descriptive Plan No. 102323696, the property has the following easements:

- 1. 10m easement on the southern-most tip of the property for a 1200mm sanitary sewer;
- 2. 8m easement along the east side of the property for a 600mm sanitary forcemain;
- 3. 6m easement running east west through the southern portion of the property for a 300mm watermain;
- 4. 6m easement running east/west through the southern portion of the property for an electrical and telecommunications duct bank; and
- 5. A 4m wide access easement along the east property line is required for access to the Pumphouse to the south along the riverbank as well as access to Idylwyld Drive in the event maintenance of the bridge structure is required.

The successful purchaser is required to agree to grant utility agencies any further easements as may be required.



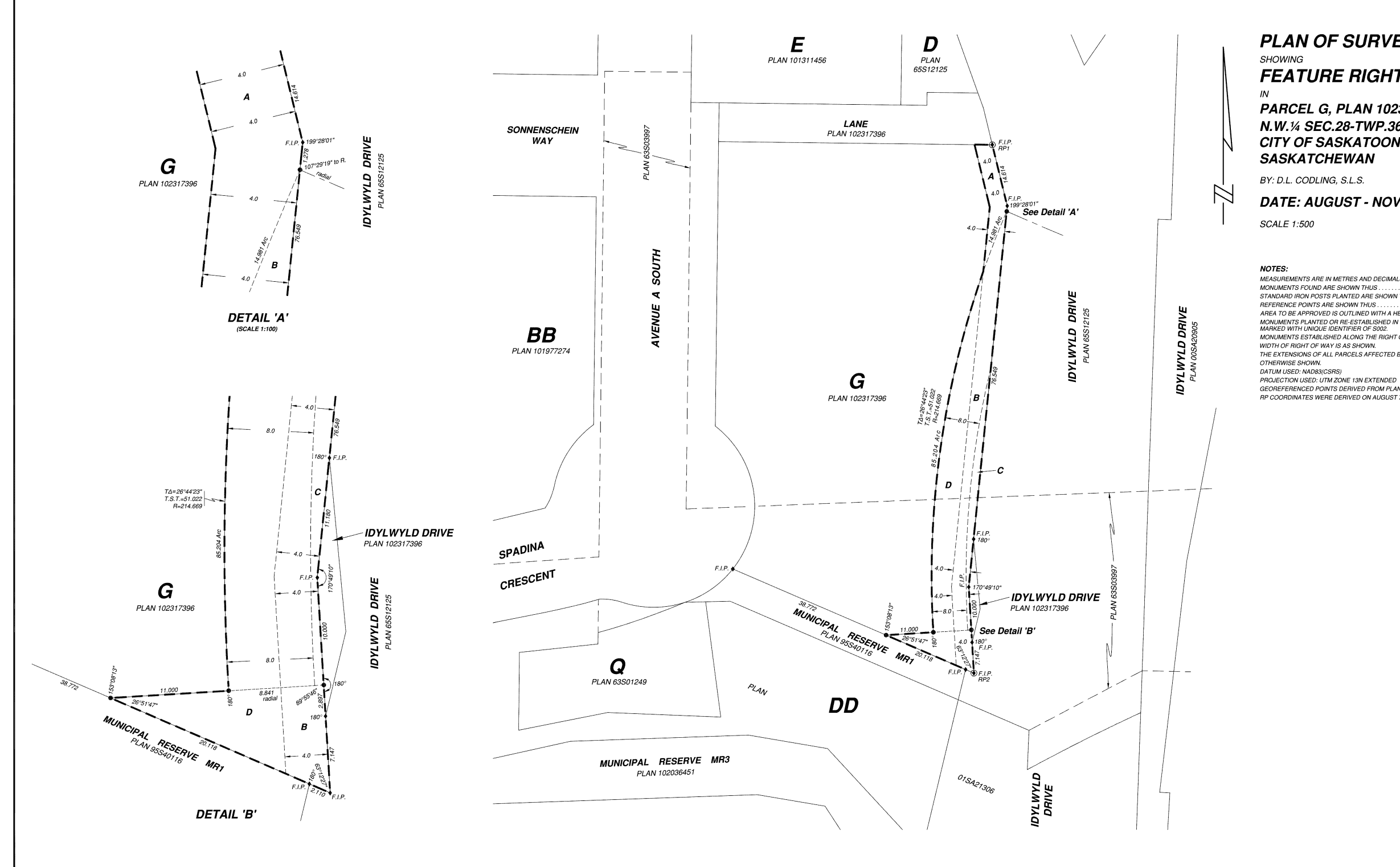


Attached:

- 1. Feature Plan No. 102323416
- 2. Plan No. 102317396 Parcel G 2019
- 3. Land Titles Registery Title #152324322
- 4. Easement & Interest Agreements
- 5. Pumphouse Access Easement
- 6. DCD1 Zoning Bylaw Description
- 7. DCD Application Form







## PLAN OF SURVEY

## FEATURE RIGHT OF WAY

PARCEL G, PLAN 102317396 N.W.¼ SEC.28-TWP.36-RGE.5-W.3Mer. CITY OF SASKATOON

DATE: AUGUST - NOVEMBER, 2019

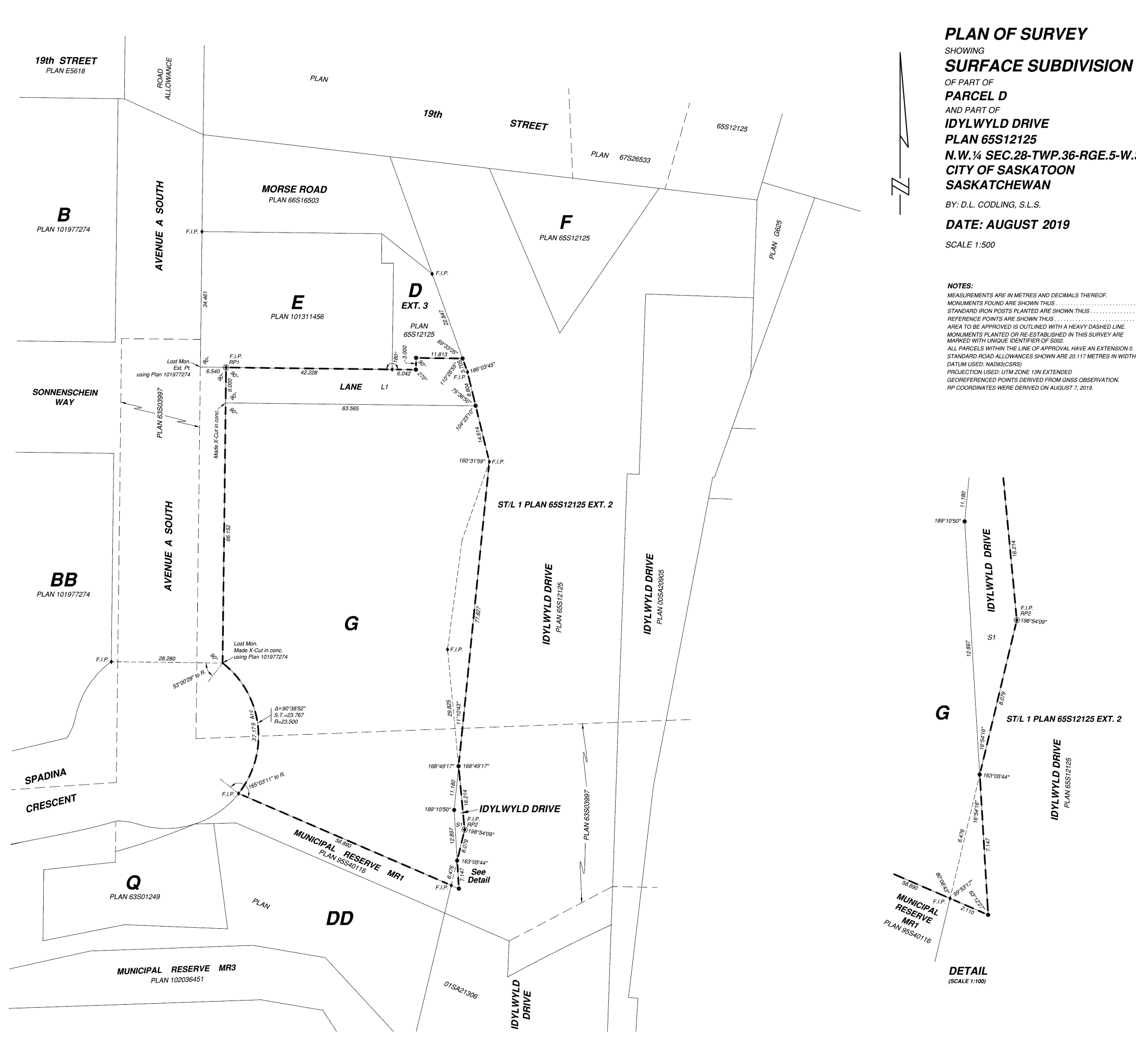
MEASUREMENTS ARE IN METRES AND DECIMALS THEREOF. STANDARD IRON POSTS PLANTED ARE SHOWN THUS ... AREA TO BE APPROVED IS OUTLINED WITH A HEAVY DASHED LINE. MONUMENTS PLANTED OR RE-ESTABLISHED IN THIS SURVEY ARE MARKED WITH UNIQUE IDENTIFIER OF \$002. MONUMENTS ESTABLISHED ALONG THE RIGHT OF WAY LIMIT ARE MARKED 'RW'. THE EXTENSIONS OF ALL PARCELS AFFECTED BY THIS FEATURE ARE 0 UNLESS

GEOREFERENCED POINTS DERIVED FROM PLAN 102317396.

RP COORDINATES WERE DERIVED ON AUGUST 7. 2019.

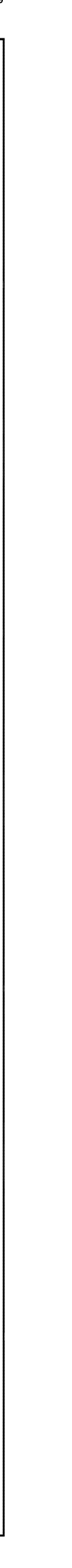


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N.W.¼ SEC.28-TWP.36-RGE.5-W.3Mer.

STANDARD IRON POSTS PLANTED ARE SHOWN THUS REFERENCE POINTS ARE SHOWN THUS ..... ALL PARCELS WITHIN THE LINE OF APPROVAL HAVE AN EXTENSION 0. STANDARD ROAD ALLOWANCES SHOWN ARE 20.117 METRES IN WIDTH.



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|   |  | ,,,,,                            | C  |
| Title #: 152324322<br>Title Status: Active<br>Parcel Type: Surface<br>Parcel Value: \$10,500,00 |  | Last Amend                       | 9 2024 15:43:50<br>ment Date: 09 Oct 2020 13:57:29.986<br>Oct 2019 11:11:18.566  |
| Title Value: \$10,500,000<br>Converted Title: 97S137<br>Previous Title and/or A                 | <i>.00 CAD</i><br>'51 / SK169139   | 021                              | CITY OF SASKATOON  |
| CITY OF SASE  | <atoon is="" r<="" td="" the=""><td>egistered own</td><td>er of Surface Parcel #203746440</td></atoon> | egistered own                    | er of Surface Parcel #203746440  |
| Reference Lar   | nd Description:  | Blk/Par G Plan                   | No 102317396 Extension 0   |
| This title is subject to any interests mentioned in sec   |  |                                  | elow and the exceptions, reservations and , 2000.  |
| <u>Registered Interests:</u>  |  |                                  |  |
| Interest #:<br>188081916  | Public Utility   | Easement                         | Value: N/A<br>Reg'd: 17 Jun 2020 12:49:58<br>Interest Register Amendment Date: N/A<br>Interest Assignment Date: N/A<br>Interest Scheduled Expiry Date: N/A<br>Expiry Date: N/A |
|   |  | s Office City H<br>K, Canada S7I | all, 222 Third Avenue North<br>< 035   |
|   | Int. Registe   | r #: 1240256                     | 99   |
| Interest #:<br>188081927  | Public Utility   | Easement                         | Value: N/A<br>Reg'd: 17 Jun 2020 12:49:58<br>Interest Register Amendment Date: N/A<br>Interest Assignment Date: N/A<br>Interest Scheduled Expiry Date: N/A                     |
|   |  | s Office City H<br>K, Canada S7  | Expiry Date: N/A<br>all, 222 Third Avenue North<br>< 035   |
|   | Int. Registe   | r #: 1240257                     | 01   |
| Interest #:<br>188082096  | Public Utility   | Easement                         | Value: N/A<br>Reg'd: 17 Jun 2020 12:49:58<br>Interest Register Amendment Date: N/A   |

apps.isc.ca/LAND2/TPS/QuickSearchTitleDetails#

#### Interest Assignment Date: N/A Interest Scheduled Expiry Date: N/A Expiry Date: N/A

Holder: CITY OF SASKATOON City Solicitor's Office City Hall, 222 Third Avenue North Saskatoon, SK, Canada S7K 0J5 Client #: 100009325

Int. Register #: 124025712

### Interest #: 189005654

Easement Non-Mutual

Value: N/A Reg'd: 09 Oct 2020 13:57:30 Interest Register Amendment Date: N/A Interest Assignment Date: N/A Interest Scheduled Expiry Date: N/A Expiry Date: N/A

#### Holder:

The Current Dominant Tenement N/A n/a, Saskatchewan, Canada S4P 3V7 **Client #:** 100009099

Address

**Int. Register #:** 124201831

#### **Addresses for Service:**

Name Owner: CITY OF SASKATOON

City Solicitor's Office City Hall, 222 Third Avenue North Saskatoon, SK, Canada S7K 0J5

Client #: 100009325

#### Notes:

Parcel Class Code: Parcel (Generic)



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### Easement Agreement

This Agreement made effective this  $30^{\text{th}}$  day of  $50^{\text{th}}$ , 2020.

Between:

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of *The Cities Act*, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantor")

#### - and -

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of *The Cities Act*, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantee")

Whereas the Grantor is the registered owner of the land described as:

Parcel No.203746440Legal Land Description:Blk/Par G, Plan No. 102317396, Ext 0

(the "Grantor's Land");

Whereas the Grantee is the registered owner of the land described as:

Parcel No. 145398381 Legal Land Description: Blk/Par Q, Plan 63S01249, Ext 2

and

Parcel No. 164696989 Legal Land Description: Blk/Par DD,

Blk/Par DD, Plan 01SA21306, Ext 3

and

Parcel No. 164697160 Legal Land Description: Blk/Par MR1, Plan 95S40116, Ext 1

(the "Grantee's Land"); and

Whereas the Grantee requires access to and egress from the Grantee's Land and the adjacent roadway and bridge structure at Idylwyld Drive South by way of the Grantor's Land, and desires to obtain an easement for right-of-way purposes, on, over and through the Grantor's Land for that purpose;

Now therefore the Grantor and Grantee agree as follows:

In consideration of the sum of \$1.00 paid to the Grantor by the Grantee (the receipt whereof is hereby acknowledged), and in consideration of the covenants and conditions hereinafter mentioned to be kept and performed by the Grantee, Grantor does hereby grant to the Grantee and its employees, servants, agents, successors and assigns, an easement for free and uninterrupted right-of-way for all purposes of access to and egress from the Grantee's Land and the adjacent roadway and bridge structure at Idylwyld Drive South, including the passage of pedestrians and motor vehicles, on, over and through:

all that portion of the Grantor's Land as outlined in red and labelled as areas A, B and C on attached Schedule "A", being a Plan of Survey showing Feature Right-of-Way registered in the Information Services Corporation of Saskatchewan as Plan No. 102323416

(the "Easement").

The Grantee may construct a path within the Easement to allow for the safe passage of pedestrians and motor vehicles.

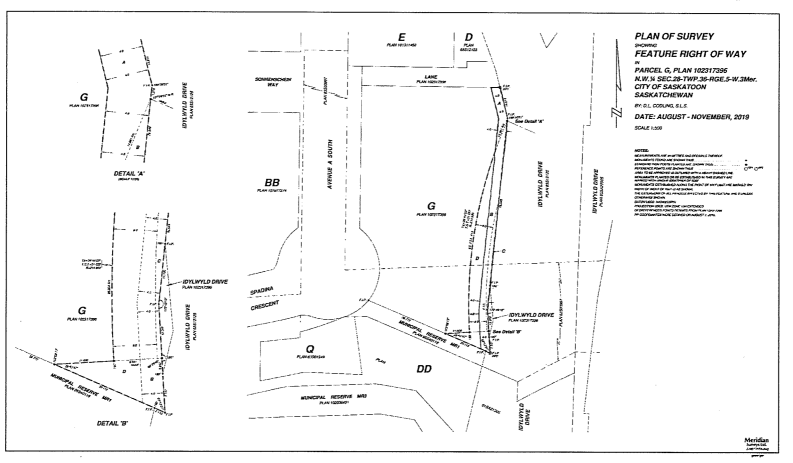
The Grantee agrees to use due care to interfere as little as reasonably possible with the Grantor's use of the Grantor's Land.

No pit, well, foundation, building, fence or other structure or obstruction of any kind shall be excavated, placed or constructed by the Grantor on the Easement without the prior written consent of the Grantee.

The Grantor shall not plant any trees or shrubs on the Easement without the prior written consent of the Grantee. The Grantee shall have the right to trim, cut back or remove any trees or shrubs which because of overhanging branches or extensive root growth on, over or into the Easement cause or are likely to cause interference with the Grantee's use or maintenance of the Easement. All reasonable care shall be taken by the Grantee to avoid unnecessary damage.

The Grantor agrees that this easement shall be perpetual and shall be construed as running with the land and that it shall enure to the benefit of and be binding upon the Grantor, the Grantee, and their respective successors and assigns.

Signed by the Grantor, The City of Saskatoon, this 30th day of \_\_\_\_\_\_ , 2020. The City of Saskatoon HECIT Mayor SASKATOO TONA. City Clerk Signed by the Grantee, The City of Saskatoon, this 20th day of \_ JULV 2020. The City of Saskatoon HE CIT Mayor BOUNCE DEASKAT **City Clerk** 



PPS #102323418 Approved: 05-Dec-2019

Schedule "A"

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### Easement Agreement

#### Between:

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of The Cities Act, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantor")

#### - and -

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of The Cities Act, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantee")

Witnesseth that the Grantor is the registered owner of an estate in fee simple of that certain parcel of land situate in the Province of Saskatchewan being composed of:

Parcel No.203746440Legal Land Description:Blk/Par G, Plan No. 102317396, Extension 0

In consideration of the sum of \$1.00 paid to the Grantor by the Grantee (the receipt whereof is hereby acknowledged), and in consideration of the covenants and conditions hereinafter mentioned to be kept and performed by the Grantee, the Grantor hereby grants, conveys, transfers and assigns to the Grantee an easement for a right of way on, over, under and through:

all that portion of the above-mentioned parcel shown outlined as a 6 metre wide easement and labelled as area B on the attached Schedule "A" being a Descriptive Plan Type II showing Feature Utility Right of Way registered in the Information Services Corporation of Saskatchewan as Plan No. 102323696.

(hereinafter referred to as the "Land").

Such easement to consist of the right and power to the Grantee, its employees, agents, licensees, successors and assigns, to enter upon the Land with the necessary workers, equipment and vehicles in order to construct, install or place (and thereafter reconstruct, repair and view the state of repair of) one or more posts, lines of wires, cables, pipes, valves, conduits, watermains, and water pipes used:

for the underground distribution, supplying, or conveyance of water

together with all other necessary or desirable supports, fittings, fixtures and apparatus used in connection therewith; provided, and it is hereby agreed, that whenever the Grantee breaks or open up the surface of the said right of way for any purpose, the Grantee shall diligently and expeditiously complete the work for which such breaking or opening up was required, and shall upon the said work being completed, at the expense of the Grantee, forthwith restore the ground so broken and opened up as nearly as possible to its former condition.

The Grantee agrees to use due care to interfere as little as possible with the use of the Land.

No pit, well, foundation, building, fence or other structure or obstruction of any kind shall be excavated, placed or constructed by the Grantor on the Land without the prior written consent of the Grantee.

The Grantor shall not plant any trees or shrubs on the Land without the prior written consent of the Grantee. The Grantee shall have the right to trim, cut back or remove any trees or shrubs which because of overhanging branches or extensive root growth on, over or into the Land cause or are likely to cause interference with the system of the Grantee. All possible care shall be taken by the Grantee to avoid unnecessary damage.

The Grantor agrees that this easement shall be perpetual and shall be construed as running with the Land and that it shall enure to the benefit of and be binding upon the Grantor, the Grantee, and its respective successors and assigns.

| Signed by the Grantor, The City of Saskatoon, this $27^{+}$ day of _ | May.                                | 2020. |
|--|-------------------------------------|-------|
| The City of Saskatoon<br>Mayor<br>Dunn mon<br>City Clerk             | SHE CITY ON<br>SHERE OF<br>SASKATCH | WAN   |
| Signed by the Grantee, The City of Saskatoon, this day of _          | May,                                | 2020. |
| The City of Saskatoon<br>Mayor<br>Weinner<br>City Clerk              | ELS KATOON                          | HENRY |

#### Affidavit

Canada ) Province of Saskatchewan ) To Wit: )

I, Wade Thomas, of the City of Saskatoon, in the Province of Saskatchewan, make oath and say:

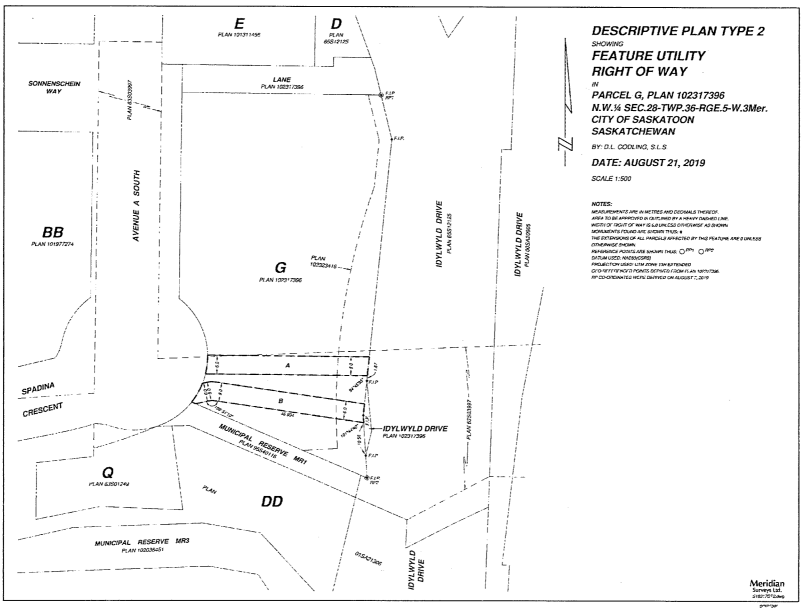
- 1. That I am employed by The City of Saskatoon, the Grantee in the within Easement Agreement, as a Design Engineer with the Saskatoon Water Division, Transportation and Utilities Department, and in such capacity have knowledge of the matters hereinafter deposed to.
- 2. That to the best of my knowledge, information and belief, the right-of-way referred to in the within Easement Agreement was secured for the purpose of distribution lines to consumers or users of the services for which the right-of-way was secured and not for the purpose of general transmission lines for any such services.
- 3. That The City of Saskatoon has been notified of the intention to register an interest based on the within Easement Agreement in accordance with Section 123(5) of *The Planning and Development Act, 2007*.

Sworn before me via electronic means at Saskatoon in the Province of Saskatchewan, this <u>22nd</u> day of <u>April</u>, <u>2020</u>.

Watt

A Commissioner for Oaths for Saskatchewan My Commission expires------(or) Being a Solicitor

PPS #102323696 Approved: 20-Nov-2019



Schedule "A"

### Easement Agreement

#### Between:

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of The Cities Act, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantor")

#### - and -

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of The Cities Act, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantee")

Witnesseth that the Grantor is the registered owner of an estate in fee simple of that certain parcel of land situate in the Province of Saskatchewan being composed of:

Parcel No.203746440Legal Land Description:Blk/Par G, Plan No. 102317396, Extension 0

In consideration of the sum of \$1.00 paid to the Grantor by the Grantee (the receipt whereof is hereby acknowledged), and in consideration of the covenants and conditions hereinafter mentioned to be kept and performed by the Grantee, the Grantor hereby grants, conveys, transfers and assigns to the Grantee an easement for a right of way on, over, under and through:

all that portion of the above-mentioned parcel shown outlined as a 6 metre wide easement labelled as area "A" on attached Schedule "A" being a Descriptive Plan Type II showing Feature Utility Right of Way registered in the Information Services Corporation of Saskatchewan as Plan No. 102323696.

(hereinafter referred to as the "Land").

Such easement to consist of the right and power to the Grantee, their employees, agents, licensees, successors and assigns, to enter upon the Land with the necessary workers, equipment and vehicles in order to construct, install or place (and thereafter reconstruct, repair and view the state of repair of) one or more posts, lines of wires, cables, pipes, valves and conduits used:

for the underground distribution of electrical energy;

together with all other necessary or desirable supports, fittings, fixtures and apparatus used in connection therewith; provided, and it is hereby agreed, that whenever the

Grantee break or open up the surface of the said right of way for any purpose, the Grantee shall diligently and expeditiously complete the work for which such breaking or opening up was required, and shall upon the said work being completed, at the expense of the Grantee, forthwith restore the ground so broken and opened up as nearly as possible to its former condition.

The Grantee agrees to use due care to interfere as little as possible with the use of the Land.

No pit, well, foundation, building, fence or other structure or obstruction of any kind shall be excavated, placed or constructed by the Grantor on the Land without the prior written consent of the Grantee.

The Grantor shall not plant any trees or shrubs on the Land without the prior written consent of the Grantee. The Grantee shall have the right to trim, cut back or remove any trees or shrubs which because of overhanging branches or extensive root growth on, over or into the Land cause or are likely to cause interference with the system of the Grantee. All possible care shall be taken by the Grantee to avoid unnecessary damage.

The Grantor agrees that this easement shall be perpetual and shall be construed as running with the Land and that it shall enure to the benefit of and be binding upon the Grantor, the Grantee, and their respective successors and assigns.

| Signed by the Grantor, The City of Saskatoon, this $27^{4}$ day of, 2020.  |
|--|
| The City of Saskatoon<br>Mayor<br>Mayor<br>City Clerk<br>Signed by Grantee, The City of Saskatoon, this 29 <sup>th</sup> day of, 2020. |
| The City of Saskatoon<br>Mayor<br>City Clerk<br>Mayor<br>City Clerk  |

### Affidavit

Canada ) Province of Saskatchewan ) To Wit: )

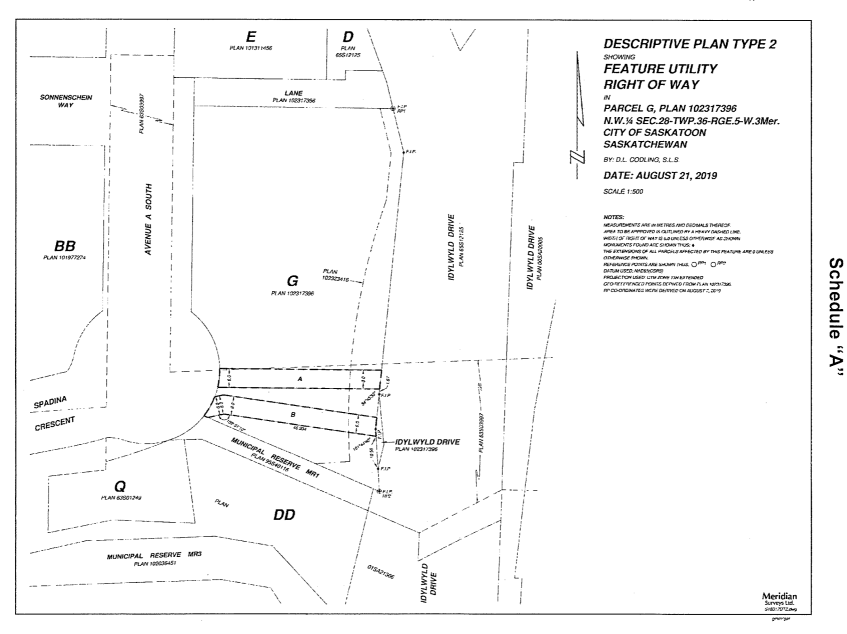
I, Moussa Fadlelmano la , of the City of Saskatoon, in the Province of Saskatchewan, make oath and say:

- 1. That I am employed by The City of Saskatoon, the Grantee in the within Easement Agreement, as the <u>Project Engineer</u> at Saskatoon Light & Power, Utilities & Environment Department, and in such capacity have knowledge of the matters hereinafter deposed to.
- 2. That to the best of my knowledge, information and belief, the right-of-way referred to in the within Easement Agreement was secured for the purpose of distribution lines to consumers or users of the services for which the right-of-way was secured and not for the purpose of general transmission lines for any such services.
- 3. That The City of Saskatoon has been notified of the intention to register an interest based on the within Easement Agreement in accordance with Section 123(5) of *The Planning and Development Act, 2007*.

Sworn before me at Saskatoon, in the Province of Saskatchewan, this day of 2020. à A Commissioner for Oaths for Saskatchewan My Commission expires (or) Being a Solicitor

Taylor M. Krentz A Commissioner for Oaths for the Province of Saskatchewan my Commission expires December 31, 2022.

PPS #102323696 Approved: 20-Nov-2019



### **Easement Agreement**

#### Between:

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of The Cities Act, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantor")

- and -

**The City of Saskatoon**, a municipal corporation pursuant to the provisions of The Cities Act, S.S. 2002, Chapter C-11.1 (hereinafter called the "Grantee")

Witnesseth that the Grantor is the registered owner of an estate in fee simple of that certain parcel of land situate in the Province of Saskatchewan being composed of:

Parcel No.203746440Legal Land Description:Blk/Par G, Plan No. 102137396, Extension 0

In consideration of the sum of \$1.00 paid to the Grantor by the Grantee (the receipt whereof is hereby acknowledged), and in consideration of the covenants and conditions hereinafter mentioned to be kept and performed by the Grantee, the Grantor hereby grants, conveys, transfers and assigns to the Grantee an easement for a right of way on, over, under and through:

all that portion of the above-mentioned parcel as outlined in red and labelled as areas B and D on attached Schedule "A", being a Plan of Survey showing Feature Utility Right-of-Way registered in the Information Services Corporation of Saskatchewan as Plan No. 102323416.

(hereinafter referred to as the "Land").

Such easement to consist of the right and power to the Grantee, its employees, agents, licensees, successors and assigns, to enter upon the Land with the necessary workers, equipment and vehicles in order to construct, install or place (and thereafter reconstruct, repair and view the state of repair of) one or more posts, lines of wires, cables, pipes, valves and conduits or sewers, watermains, water pipes, drainage swales and catch basins used:

 for the underground transmission, supplying, conveyance or drainage of water or sewage; together with all other necessary or desirable supports, fittings, fixtures and apparatus used in connection therewith; provided, and it is hereby agreed, that whenever the Grantee breaks or open up the surface of the said right of way for any purpose, the Grantee shall diligently and expeditiously complete the work for which such breaking or opening up was required, and shall upon the said work being completed, at the expense of the Grantee, forthwith restore the ground so broken and opened up as nearly as possible to its former condition.

The Grantee agrees to use due care to interfere as little as possible with the use of the Land.

No pit, well, foundation, building, fence or other structure or obstruction of any kind shall be excavated, placed or constructed by the Grantor on the Land without the prior written consent of the Grantee.

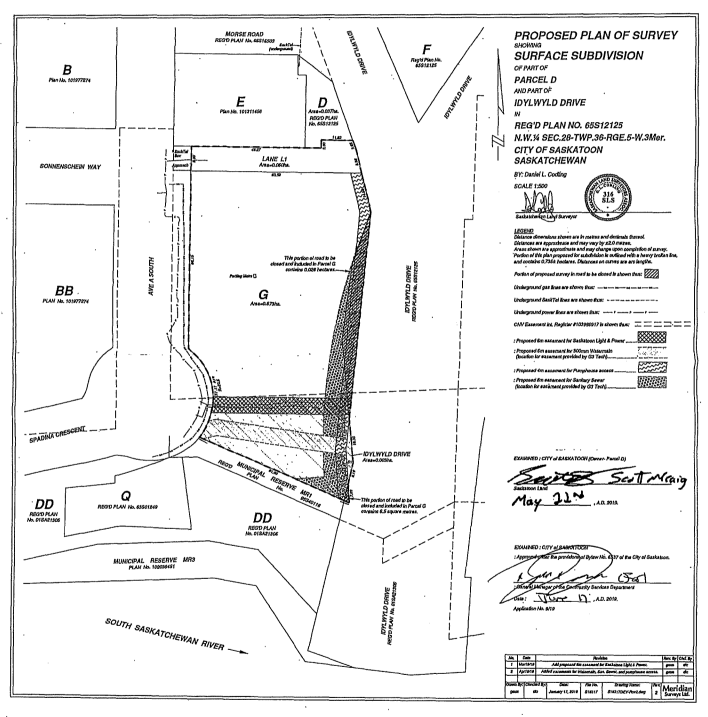
The Grantor shall not plant any trees or shrubs on the Land without the prior written consent of the Grantee. The Grantee shall have the right to trim, cut back or remove any trees or shrubs which because of overhanging branches or extensive root growth on, over or into the Land cause or are likely to cause interference with the system of the Grantee. All possible care shall be taken by the Grantee to avoid unnecessary damage.

The Grantor agrees that this easement shall be perpetual and shall be construed as running with the Land and that it shall enure to the benefit of and be binding upon the Grantor, the Grantee, and its respective successors and assigns.

Signed by the Grantor, The City of Saskatoon, this 27 day of \_\_\_\_\_ Mar 2020. The City of Saskatoon Mavor BOUNNCE OF SASKATCH S RATOC City Clerk May Signed by the Grantee, The City of Saskatoon, this  $\mathfrak{M}^{H}$  day of 2020. The City of Saskatoon Mayor BOUTINCE OF SASKATCHE itv Clerk

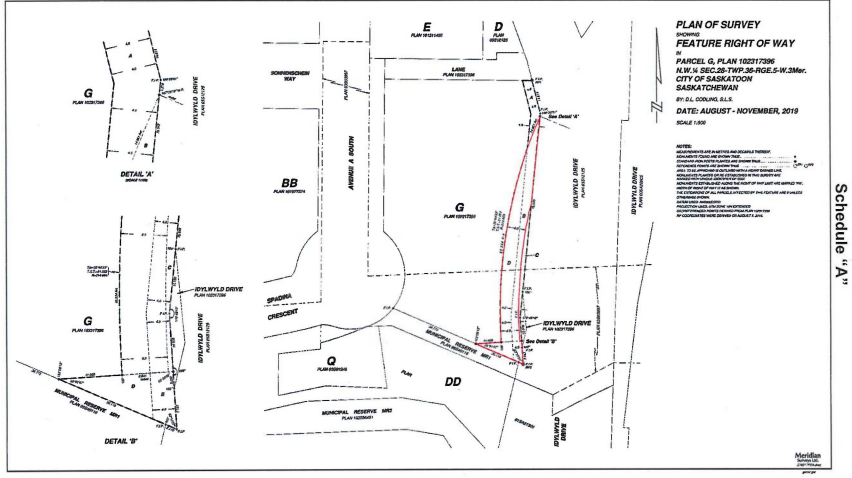
#### Certificate of Approval

**CERTIFICATE OF APPROVAL FOR SUBDIVISION** Saskatoon Application & Certificate No. 9/19 Application Certified Complete & Approved: June 10, 2019 Submitted By: Meridian Surveys 100-310 Wellman Lane Saskatoon, SK S7T 0J1 THIS CERTIFICATE may be taken to be the official approval by the Approving Authority of the City of Saskatoon, under the authority of Subdivision Bylaw No. 6537, for the proposed subdivision of: Part of Parcel D and Part of Idylwyld Drive in Plan No. 65S12125 As shown outlined by a bold dashed line on the white print attached hereto, and endorsed by the undersigned. that the remnant of Parcel D, Plan No. 65S12125 be tie-coded Condition: to existing Parcel E, Plan No. 101311456. This Certificate does not affect the method of registration under the Land Titles Act, but it must accompany the plans or other documents intended for registration. Pursuant to Section 129 of the Planning and Development Act, 2007, this Certificate is valid for a period of 24 months from the day on which it is issued. Dated this 10<sup>th</sup> Day of June 2019, in the City of Saskatoon, in the Province of Saskatchewan, in the Dominion of Canada. City Clerk Skarchewa 11 General Manager (or designate) Community Services Department JUL 1 8 2019 Date of Issuance to Applicant Copies - Community Services/Assessors Originals - Applicant & City Clerk

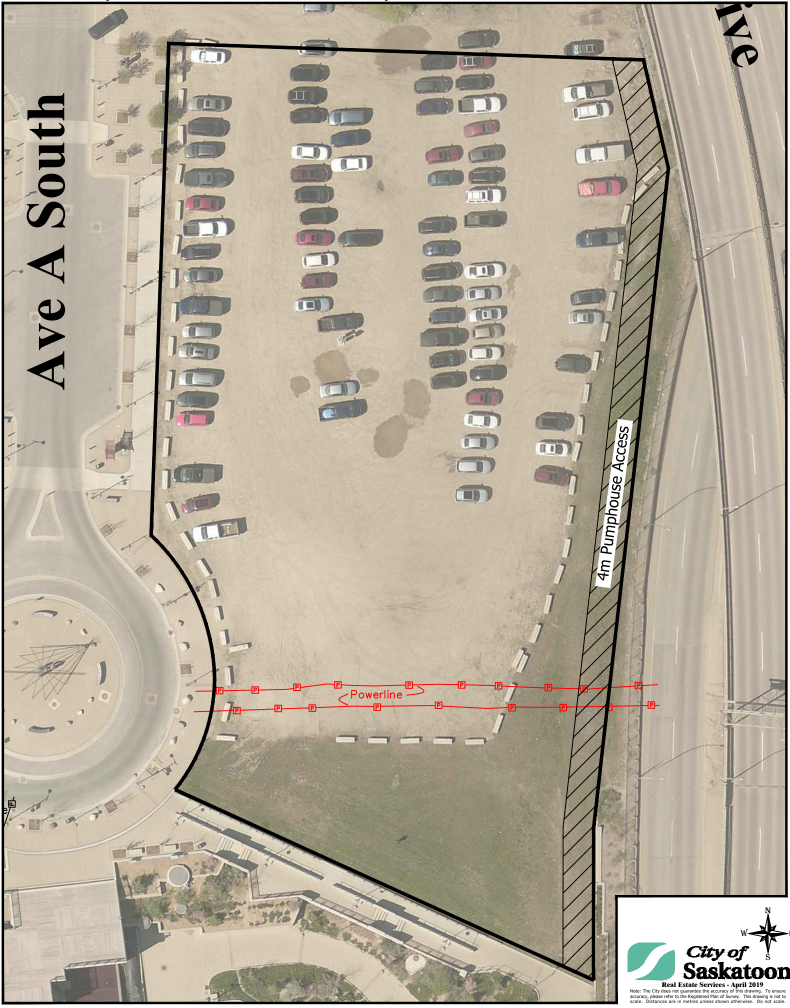


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PPS #102323416 Approved: 05-Dec-2019



## Proposed Parcel G Pumphouse Access Easement



#### 13.1 Direct Control District 1

#### 13.1.1 Purpose:

The Direct Control District 1 (DCD1), as shown on the Direct Control District Map No. 1, and known as the South Downtown Area, offers an unprecedented and unique waterfront development opportunity to strengthen the image of the downtown by providing a consistent set of development guidelines for unified riverfront development. These development guidelines will ensure that a strong, functional link is developed between the Downtown, South East Riversdale, the Gathercole site, Friendship Park and the South Saskatchewan River.

#### 13.1.2 Objectives:

The City of Saskatoon is committed to the re-development of the South Downtown Area in a manner that will:

- i) offer a dynamic blend of diverse and complementary land uses which will attract people to the South Downtown Area for year-round, daily and evening activity;
- ii) provide complementary year-round indoor and outdoor public activities;
- iii) provide for publicly-accessible physical linkages such as walkways, above ground linkages and corridors to allow for the greatest opportunity for barrier-free access to the river and allow public circulation between adjacent developments;
- iv) support and enhance existing and new commercial activities in the Downtown and Riversdale by encouraging both public and private investment;
- v) highlight the waterfront as a special feature in the context of an urban environment and provide strong linkages from the Downtown, South East Riversdale, the Gathercole site, and the riverbank;
- vi) produce mixed-use developments which will result in an urban environment which is integrated with public activities conducted on or near the riverbank; and
- vii) create a distinct identity and a sense of place in Saskatoon, and encourage the recognition of the historical richness of the area.

#### 13.1.3 Policies:

#### 13.1.3.1 Linkage and Land Use

a) Use of Land

The only permitted uses in the DCD1 are those listed in the following table: Uses for the DCD1. The guidelines set out in the table establish further controls on the permitted uses.

#### Uses for the DCD1

|                        | • • •   |  |   |
|------------------------|---|--|---|
| Category               | Intent  | Uses   | Guidelines  |
| Recreation             | To provide the opportunity<br>to use the riverfront via<br>public and commercial<br>activity that focus on the<br>water and riverbank.  | Equipment Rentals,<br>Marinas, Pavilions, Cafes,<br>Tour Boats, Street<br>Vendors, Docks,<br>Sportsfields.   |   |
| Culture and<br>Tourism | To build on the Downtown's<br>role as the cultural heart of<br>the city by the development<br>of cultural facilities which<br>can improve economic<br>prospects and encourage<br>tourism. | Interpretive Centres,<br>Theatres, Heritage<br>Facilities, Museums, Art<br>Galleries, Amphitheatres,<br>Display Space, Events<br>Programming, Tour<br>Offices, Box Office, Public<br>Institutional Offices.  |   |
| Retail                 | To provide for unique retail<br>opportunities and<br>encourage people to visit<br>the South Downtown.   | Arts/Crafts, Book Stores,<br>Shops, Specialty Retail,<br>Boutiques, Farmers<br>Market, Street Vendors,<br>Restaurants, Pubs,<br>Nightclubs, Concessions.   | Retail uses are to be at grade<br>level.                        |
| Hotels                 | To provide accommodation<br>and meeting facilities in the<br>heart of the city. To<br>encourage tourists to visit<br>the South Downtown.  | Hotels, Convention<br>Centre, Meeting Rooms,<br>Restaurants, Gift Shops,<br>Exhibition Space, Long<br>Stay Suites.<br>Hotels are prohibited on<br>Parcel A, Plan No.<br>101977274 Extension 0<br>(410 Avenue C South)<br>and Parcel BB, Plan No.<br>101977274 Extension 0<br>(426 Avenue B South). | Public Uses associated with<br>Hotels should be at grade level. |

| Residential | To provide the opportunity<br>for residential development<br>in this unique part of the<br>Downtown. | Multiple Unit Dwellings,<br>Condominiums,<br>Homestays, Short-term<br>Rental Properties,<br>Live/Work Units and<br>associated services.<br>Townhouses and<br>Live/Work Units are<br>prohibited on 19th Street<br>west of Avenue B South,<br>Avenue B South between<br>19th Street West and<br>Sonnenschein Way,<br>Sonnenschein Way<br>between Avenue A South<br>and Avenue B South and<br>on Avenue A South. | Medium and High Density<br>Multiple Unit Residential uses<br>are to be located above the first<br>floor. Medium Density = 15 to<br>50 d.u./acre<br>High Density > 50d.u./acre   |
|-------------|--|---|---|
| Offices     | To provide the opportunity<br>for limited office<br>development in the South<br>Downtown.            | General Office Space,<br>Administration, Business<br>Incubators, Meeting<br>Space, Private Clubs,<br>Public Utilities and<br>Communication Facilities.  | Office development will be<br>limited to 70% of permitted<br>gross floor area per site. The<br>70% limit may be exceeded<br>where it can be demonstrated<br>that the development contains<br>an appropriate mix of uses, in<br>the context of the site itself and<br>the mix of uses on nearby sites.<br>Offices should be located above<br>the first floor where possible. |

(Revised – Bylaw No. 8981 – November 21, 2011)

(Revised – Bylaw No. 9044 – August 15, 2012)

(Revised – Bylaw No. 9363 – April 25, 2016)

(Revised – Bylaw No. 9683 – August 31, 2020)

b) Provision for People with Disabilities

All uses and development of the land should make provision for the ease of access and circulation for people with disabilities.

c) Linkage with Adjacent Developments

Development shall, in so far as possible, integrate and link development features such as walkways and amenity spaces to adjacent developments and the riverbank. Features such as lighting, landscaping, fencing, walkway materials and the like should complement and be consistent with adjacent developments in the South Downtown. However, overhead walkways spanning the extension of Second Avenue are prohibited. Overhead walkways over other public rights of way require an approved encroachment agreement from Council.

#### 13.1.3.2 Safety and Security

The South Downtown should be designed to be safe and secure for all pedestrians. The following measures are encouraged to achieve this objective:

- i) ensure good open site lines for all public pathways, rear lanes, and building access points; and
- ii) ensure good street and building lighting including building access, service areas, waste disposal, parking areas and lanes.

(Revised – Bylaw No. 9863 – January 25, 2023)

#### 13.1.3.3 Building Form and Massing

a) Maximum Building Height

The maximum height of any building, or portion thereof, must conform to the DCD1 Maximum Building Height Map No. 2.

Buildings proposed to be constructed on Parcel A, Plan No. 101977274 Extension 0 (410 Avenue C South) and Parcel BB, Plan No. 101977274 Extension 0 (426 Avenue B South) will be subject to specific review at the time of a development application, to ensure that the height is appropriate to the scale and design of the building, the nature of the adjacent street and landscape and that appropriate sunlight and wind protection are provided to adjacent areas.

(Revised – Bylaw No. 9044 – August 15, 2012)

- b) Building Setbacks
  - i) Setbacks appropriate to the scale of the building and the nature of the adjacent street, and which provide appropriate sunlight penetration and wind protection, shall be provided between the fourth and sixth storeys of all building elevations adjacent to a street.
  - ii) All building elevations along 3<sup>rd</sup> Avenue shall be set back a minimum three (3) metres at grade.
  - iii) In addition to the setbacks described in i), a further minimum five (5) metre setback above 27 metres shall be provided for buildings along Spadina Crescent which exceed 27 metres in height.
  - iv) The building setbacks in i), ii) and iii) may be reduced or eliminated where appropriate to the scale and design of the building and the nature of the adjacent street, where the appropriate sunlight penetration and wind protection are provided, and where significant public benefit in the form of additional enhanced at-grade public open space is provided

including amenities such as gathering areas, landscape features, and public art.

(Revised – Bylaw No. 8981 – November 21, 2011) (Revised – Bylaw No. 9363 – April 25, 2016)

c) Maximum Floor Space Ratio

The floor space ratio of any site shall conform to the ratios set out in the DCD1 Maximum Building Height Map No. 2.

d) Landmark Exemption

Any Landmark constructed within the DCD1 need not conform to the maximum building heights imposed by the DCD1 Guidelines.

#### 13.1.3.4 Landscaping and Signage

a) Landscaping

Landscaping treatment shall be used to improve the appearance of the area, unify the development sites in the South Downtown with consistent landscaping, screen facilities such as utilities or outdoor storage areas, buffer or separate different uses, and beautify open spaces.

b) Open Space Between Buildings

Open space between buildings should be kept unobstructed to promote maximum circulation on site by the General Public.

c) Signage

The regulations applicable to Signage Group No. 5 of Appendix "A" – **Sign Regulations** will govern the use of signs in the DCD1 except that portable signs, billboards, superboards, electronic message centres and electronic message centres (mobile) are prohibited.

(Revised – Bylaw No. 9044 – August 15, 2012)

#### 13.1.3.5 Parking and Off Street Loading

a) Parking Standard

For every hotel and high density residential use of the land, there must be space for vehicular off-street parking and loading for the use and benefit of patrons, residents, customers, employees, visitors, tourists, or guests in connection with the intended use of the land and building.

(Revised – Bylaw No. 9363 – April 25, 2016)

b) Parking Location

All off-street parking must be enclosed, covered, underground, within, or upon permitted buildings.

c) Parking and Service Areas Access

Direct access to parking garages, waste collection areas, and service loading entrances is not permitted onto 2nd Avenue, Sonnenschein Way between Avenues A and B, or Avenue A south of Sonnenschein Way.

Direct access for parking garages, waste collection areas, and service loading entrances is encouraged to be from Avenue C, Avenue B South between Sonnenschein Way and Spadina Crescent, and 19th Street. Parking and service area access for Parcel D, Plan No. 65S12125, Extension 2, as shown on Plan No. 101977274 (422 Avenue A South) is encouraged to be from the rear of the site.

Parking entrances and service areas, where permitted, must be designed in a manner which does not detract from the adjacent pedestrian realm and shall be subject to the following conditions:

- i) the access shall have a maximum width of 9 metres;
- ii) the access must provide a continuous street edge and blend into the street façade;
- iii) the access must be integrated with the building massing and architecture;
- iv) the quality of paving material used for sidewalk around any project is to be carried across the driveway entrance where it intersects with a pedestrian crosswalk;
- v) the access must not interfere with area development plans or street closures; and
- vi) all waste bins or areas shall be screened with split faced concrete or a similar durable material.

The width and location of internal roadways necessary to service a building or site or provide access to an internal parking entrance must give due consideration to pedestrian circulation and location of amenity space on the site.

(Revised – Bylaw No. 9119 – July 19, 2013) (Revised – Bylaw No. 9363 – April 25, 2016)

(Revised – Bylaw No. 9863 – January 25, 2023)

d) Temporary Parking

Where no buildings are located on a site, temporary or interim grade level parking may be permitted with screening. (Revised – Bylaw No. 9044 – August 15, 2012)

#### 13.1.3.6 Subdivision

All applications for subdivision shall implement and complement the guidelines for the South Downtown contained in Section 13.1, the Official Community Plan and The City of Saskatoon Subdivision Regulations Bylaw No. 6537.

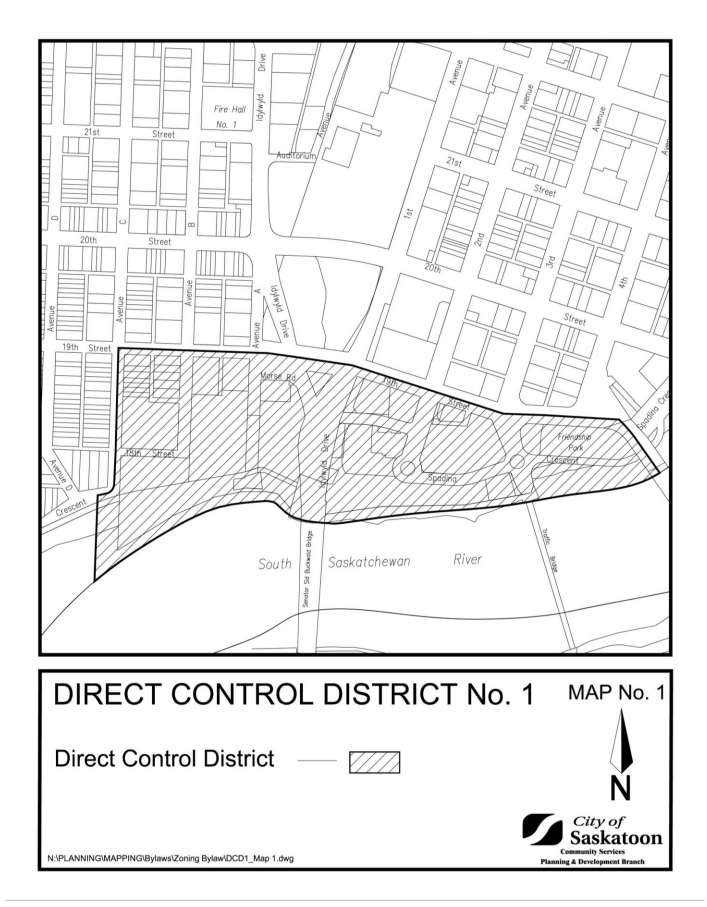
#### 13.1.3.7 Environmental Constraints

Development shall not cause or contribute to instability of the valley slope during or after construction.

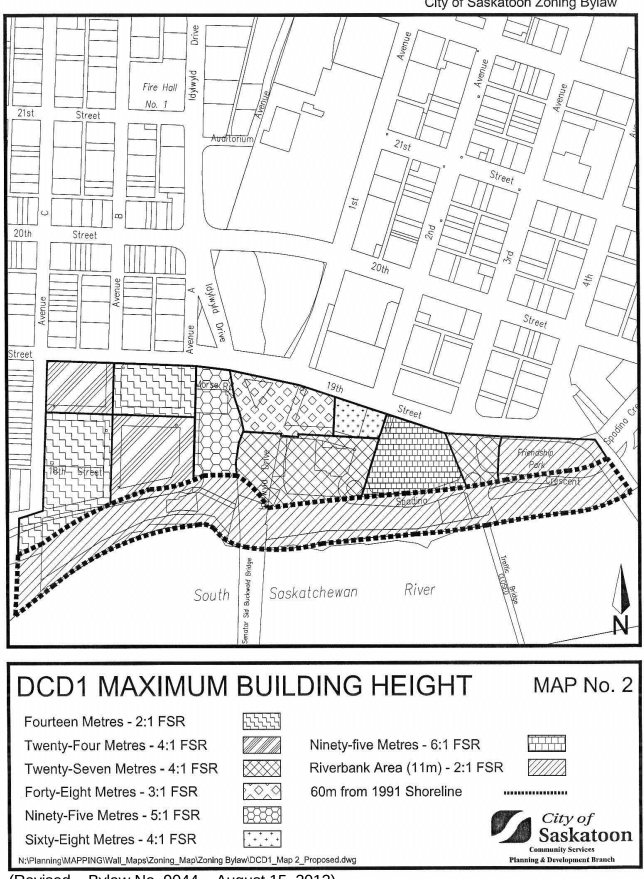
#### 13.1.3.8 Approval Process

(Revised – Bylaw No. 9363 – April 25, 2016)

- a) Pursuant to Section 66 of *The Planning and Development Act,* 2007, City Council delegates approval of all applications for DCD1 approval on Parcel YY, Plan No. 101971807 or any subsequent parcel created through subdivision of Parcel YY, Plan No. 101971807 to the Development Officer, subject to compliance with all requirements of this Bylaw.
- b) Approval for development in the South Downtown area is a twopart process:
  - i) Council of The City of Saskatoon is bound by the conditions for approval and appeal as stated in Sections 65 and 67 of *The Planning and Development Act, 2007* and must render a decision within 60 days after receipt of a complete application for approval; and
  - the land area south of 19<sup>th</sup> Street lies within the Meewasin Valley Authority (M.V.A.) conservation zone and is subject to development review and approval by the M.V.A. before development proceeds. The M.V.A. must render a decision within 60 days of receipt of a complete application.



City of Saskatoon Zoning Bylaw



(Revised – Bylaw No. 9044 – August 15, 2012)

| City of                   |
|---------------------------|
| Saskatoon                 |
| anning & Development Bran |

# Application Form DIRECT CONTROL DISTRICT (DCD) APPROVA

ast Updated On: 1/8/20<u>13</u>

#### **Applicant Information**

| SIRICI | עטען | ) АРРК | UVAL |
|--------|------|--------|------|
|        |      |        |      |

Date of Application:

| Name of Applicant:      |                      |              |              |
|-------------------------|----------------------|--------------|--------------|
| Address:                |                      |              | Postal Code: |
| Telephone 1:            |                      | Telephone 2: | E-mail:      |
| Property Owner:         |                      |              |              |
| Address:                |                      |              | Postal Code: |
| Telephone 1:            |                      | Telephone 2: | E-mail:      |
|                         |                      |              |              |
| Other: (i.e. General Co | ontractor, Architect | ect)         |              |
| Address:                |                      |              | Postal Code: |
| Telephone 1:            |                      | Telephone 2: | E-mail:      |
| Legal Description: Lo   | t (c)                | Block        | Plan         |
| Legal Description. Lo   |                      | DIOCK        | 1 1011       |
| Civic Address:          |                      |              |              |
| Zoning District         |                      |              |              |
| Proposed Use:           |                      |              |              |

#### Attachments

Please ensure the following has been completed:

 1. Application Fee:
 I have enclosed the required non-refundable application fee \*:
 Fee Attached

 I \$2,500 for development in a Direct Control District

#### 2. Supporting Documents

□ Site Plan to scale showing intended building layouts, parking and landcaped areas.

 $\hfill\square$  Response to the provisions of the applicable Direct Control District

#### **Declaration of Applicant**

I hereby certify that all the above statements contained within this application are true, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of *The Canada Evidence Act*.

| Signature of Applicant: |              | Date:      |
|-------------------------|--------------|------------|
| For Office Use Only:    |              |            |
| Comments:               |              | File No:   |
| Cash Receipt No:        | Amount Paid: | Cheque No: |

### **Direct Control Approval Process**

To begin the process, submit a completed application form together with the applicable application fee and any supporting materials to the Planning and Development Branch, City Hall, Saskatoon. Your application will then be processed in accordance with the following procedure.

#### Process

