

**ROCKY VIEW COUNTY  
DIRECT CONTROL BYLAW C-6031-2005**

<b>DC-99</b>
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**OFFICE CONSOLIDATION**

This document has been consolidated for convenience only. A copy of the original Bylaw and all amending Bylaws can be obtained from Rocky View County. This office consolidation comprises the following Bylaws:

<b>Bylaw</b>	<b>Amendment Type</b>	<b>Date of Approval</b>
C-6031-2005	Original Bylaw	March 8, 2005
C-6191-2005	Insert <i>Section 2.3.17, 2.4.11 &amp; 2.5.28</i> - Dwelling, mobile home for farm help	February 07, 2006
C-6234-2006	Amended Schedule A & B	April 25, 2006
C-6983-2010	To make setbacks along Highway 566 and Rg. Rd. 294 consistent with existing Conceptual Schemes	November 23, 2010
C-7451-2015	To add: 1) provision 2.5.28 to "Cell C List of Uses"; 2) (ii) to 2.5.15 to except out A Portion of lots; 3) (i) to Section 3.14.0 to Amend Site Coverage; and 4) to add Schedule 'C' to this Bylaw.	March 10, 2015
C-7651-2017	To add: 2.3.18 for lot specific amendments.	June 13, 2017
C-7730-2017	To add Schedule D. To add a provision for site coverage under Section 3.14.0 ii)	November 28, 2017
C-7872-2019	To Amend Schedule C To add site-specific uses of Cannabis Cultivation and Cannabis Facility to Section 2.5.0, and to add Schedule E	April 30, 2019
C-7930-2019	To add site-specific uses under 2.5.0 and 3.14.0	October 22, 2019
C-8318-2022	To amend Section 3.9, Section 3.12.1 and Section 3.14.0	XX, 2022

(NOTE: DC 99 no longer applies to SW 10-2-29 W4M. It was repealed from SW 10 and DC 109 Bylaw C-6234-2006 has replaced it)

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**DIRECT CONTROL BYLAW REGULATIONS**

**1.0.0 GENERAL REGULATIONS**

- 1.1.0 For the purposes of this Bylaw, the boundaries and description of the Lands shall be more or less as indicated in Schedule "A" attached hereto and forming part hereof, except as otherwise approved by Council.
- 1.2.0 Parts One, Two, and Three of Land Use Bylaw C-4841-97, as amended, are applicable unless otherwise stated in this Bylaw.
- 1.3.0 Notwithstanding any provisions to the contrary, this area shall be known as the Balzac East Special Development Area #4 Lands.
- 1.4.0 Except where specifically noted that Council approval is required, the Development Officer shall consider and decide on applications for development permits for listed uses in each development cell in this bylaw provided the provisions of Sections 1, 2 and 3 are completed in a form and substance satisfactory to the *County*.
- 1.5.0 For the purposes of this bylaw, the lands shall be divided into Development Cells, the boundaries and description of which shall be more or less as indicated in attached Schedule "B".
- 1.6.0 No subdivision of lands within SDA#4 shall be permitted until the County has adopted a Conceptual Scheme for the lands. .
  - 1.6.1 Notwithstanding Section 1.6.0, a subdivision may be permitted if the intent of the subdivision is to create blocks of land that will facilitate Conceptual Scheme planning within the NW ¼ 3-26-29-W4M.
- 1.7.0 The *County* may, through *Development Agreement* and *Development Permits*, specify any development regulation, criteria or condition necessary to ensure all subdivision and *development* on the lands conforms with the provisions of the Balzac East Area Structure Plan, as amended, and with the purpose and intent of the respective Conceptual Scheme..

**2.0.0 LAND USE REGULATIONS**

- 2.1.0 The purpose and intent of this District is to provide for the *development* of the Balzac East Special Development Area #4 Lands for commercial and light industrial uses that do not impact adjacent residential development.
- 2.2.0 The Balzac East Area Structure Plan area has divided the subject land into three distinct cells that have unique characteristics relating to the adjacent uses, access issues, and existing uses. These cells have been detailed in Schedule "B." For each cell, a specific list of uses has been developed.
- 2.3.0 **Cell A – List of Uses**
  - 2.3.1 *Agriculture, General*
  - 2.3.2 *Childcare Facilities*
  - 2.3.3 *Churches and Religious Assembly*

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- 2.3.4 *Commercial Communication Facilities – Type A, Type B*
  - 2.3.5 *Country Inn (not to exceed 10 suites)*
  - 2.3.6 *Dwelling Unit, accessory to principal use*
  - 2.3.7 *General Industry Type I*
  - 2.3.8 *Indoor Participant Recreation Services*
  - 2.3.9 *Health Care Services*
  - 2.3.10 *Museum*
  - 2.3.11 *Offices*
  - 2.3.12 *Personal Service Businesses*
  - 2.3.13 *Public Buildings, uses, utilities and services*
  - 2.3.14 *Retail Store (less than 25 000 square feet)*
  - 2.3.15 *School – Private*
  - 2.3.16 *Signs*
  - 2.3.17 *Dwelling, mobile home for farm help*
  - 2.3.18 *The following additional uses are allowed on Lot 1, Block 1, Plan 1611467, as shown on Schedule 'D':*
    - Animal Health Services, small animal;*
    - Banks or Financial Institutions;*
    - Convenience Store;*
    - Drinking Establishment;*
    - General Store;*
    - Grocery Stores, Local;*
    - Grocery Stores, Regional;*
    - Liquor Sales;*
    - Restaurant;*
    - Retail Food Store;*
    - Patio, accessory to the principal business use;*
    - Service Station; and*
    - Specialty Food Store.*
- 2.4.0 Cell B – List of Uses**
- 2.4.1 *Agriculture, General*
  - 2.4.2 *Accessory Buildings*
  - 2.4.3 *Bed and Breakfast Home*
  - 2.4.4 *Commercial Communication Facilities – Type A, Type B*
  - 2.4.5 *Dwelling, single family detached*
  - 2.4.6 *General Industry – Type I*
  - 2.4.7 *Home Based Businesses – Type I*
  - 2.4.8 *Home Based Businesses – Type II*
  - 2.4.9 *Special Care Facility (less than 5 clients)*
  - 2.4.10 *Signs*
  - 2.4.11 *Dwelling, mobile home for farm help*
- 2.5.0 Cell C – List of Uses**
- 2.5.1 *Agriculture, General*
  - 2.5.2 *Accessory Buildings*
  - 2.5.3 *Accommodation and Convention Services*
  - 2.5.4 *Agricultural Processing*
  - 2.5.5 *Agricultural Support Services*
  - 2.5.6 *Amusement and Entertainment Services*

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- 2.5.7 *Animal Health Care Services*
- 2.5.8 *Automotive, Equipment and Vehicle Services*
- 2.5.9 *Bulk storage, processing and distribution of peat moss and potting soil*
- 2.5.10 *Commercial Communication Facilities – Type A, Type B*
- 2.5.11 *Colleges and Post Secondary Education Institutions*
- 2.5.12 *Dwelling Unit, accessory to principal use*
- 2.5.13 *General Industry Type I*
- 2.5.14 *General Industry Type II*
- 2.5.15 *General Industry Type III*
  - (i) *Excepting out all lots adjacent to Dwight McLellan Trail.*
  - (ii) *Excepting out all lots within a portion of SE 10-26-29-W4M as shown on Schedule 'C'.*
- 2.5.16 *Horticultural Development, where there is a surface water supply*
- 2.5.17 *Offices*
- 2.5.18 *Outdoor Participant Recreation Services*
- 2.5.19 *Power Co-Generation Station*
- 2.5.20 *Public Buildings, uses, utilities and services*
- 2.5.21 *Restaurant*
- 2.5.22 *Retail Store*
- 2.5.23 *Signs*
- 2.5.24 *Warehouse*
- 2.5.25 *Warehouse Stores*
- 2.5.26 *Schools – public, private and separate*
- 2.5.27 *Dwelling, mobile home for farm help*
- 2.5.28 *The following uses are allowed within a portion of SE 10-26-29-W4M as shown on Schedule 'C':*
  - Auctioneering Services*
  - Automotive Services*
  - Child Care Facility*
  - Religious Assembly*
  - Dealership/Rental Agency, Automotive*
  - Health Care Services*
  - Indoor Participant Recreation Services*
  - Mini-Storage*
  - Personal Service Business*
- 2.5.29 *The following uses are allowed within a portion of SE-3-26-29-W4M as shown on Schedule "E"*
  - Cannabis Cultivation*
  - Cannabis Facility*
- 2.5.30 *The following uses are allowed within a portion of SW-03-26-29-W4M as shown on Schedule 'F':*
  - Auctioneering Services*
  - Automotive Services*
  - Dealership/Rental Agency Automotive*
  - Indoor Participant Recreation Service*
  - Health Care Service*
  - Mini Storage*
  - Personal Service Business*

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*Religious Assembly*

**3.0.0 DEVELOPMENT REGULATIONS**

- 3.1.0 All *development* within the subject lands shall conform to the provisions and policies set out in the Balzac East Area Structure Plan, as amended.
- 3.2.0 No *development* of the lands shall be permitted without and until the Developer has prepared and submitted a Management Plan for the handling and storage of hazardous or other waste materials proposed to be generated from the development in form and substance satisfactory to each of the *County* and / or Alberta Environment.
- 3.3.0 No subdivision and/or *development* of the lands shall be permitted without and until the Developer has prepared and submitted a Storm Water Management Plan in form and substance satisfactory to each of the *County* and / or Alberta Environment.
- 3.4.0 No subdivision and/or *development* shall be permitted until the developer has prepared a Transportation Impact Assessment that takes into account all proposed, approved and existing development, and identifies any necessary transportation improvements, to the satisfaction of the *County* and/or Alberta Transportation. Recommendations regarding infrastructure improvements shall be implemented as conditions of development permit or subdivision to the satisfaction of the *County*.
- 3.5.0 Notwithstanding any provision of this bylaw to the contrary, a *Development Permit* for foundations, grading of the lands and installation of utilities may be issued by the Development Officer provided the conditions are satisfactory to the *County* in form and substance, including a Stormwater Management Plan to guide such *development*.
- 3.6.0 Road widening will be dedicated prior to or concurrent with registration of the first plan of subdivision or bare land condominium affecting any lots abutting Highway 566, Range Roads 292 and 293, Township Roads 260 and 261.
- 3.7.0 Landscaping will be required in accordance with the provisions of the Balzac East Area Structure Plan.
- 3.8.0 Minimum landscaping requirements for lands abutting Range Road 292 or 293 will be 15% (blended hard and soft landscaping).
- 3.9.0 A minimum of 30 metres in width for those lots adjacent to Highway 566, or a minimum of ~~10-9~~ metres in width for those lots adjacent to the Municipal Reserve land that borders Highway 566, shall be landscaped.
- 3.10.0 An emergency access must be available, constructed, and signed for any development with more than 2 lots, or for a single lot over 20 acres.
- 3.11.0 All internal roads to access any development on any site must be constructed in accordance with the *County's* Servicing Standards for Subdivision and Development, as amended.

**3.12.0 Maximum Building height:**

3.12.1 Cell A

*Principal Building:* ~~10.00 metres~~ 15 metres

*Accessory Building:* 8.00 metres

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- a) Notwithstanding section 3.11.1, Lot 4, Block 2, Plan 0810343 within NE-10-26-29-W4M is permitted a maximum building height requirement of 11.7 m for *religious assembly* uses.

**3.12.2 Cell B**

*Principal Building:* 10.00 metres  
*Accessory Building:* 8.00 metres

**3.12.3 Cell C**

*Principal Building:* 20.00 metres  
*Accessory Building:* 15.00 metres

- a) The maximum height of machinery and structures subordinate to the industrial process or principal use on the site will be at the discretion of the Development Authority.

**3.13.0 Minimum Setbacks**

3.13.1 All buildings shall be set back a minimum of 10.00 metres from any property line excepting out the following:

- (i) Fifty (50.00) metres from the north property boundary of Cell A for those lots immediately adjacent to Highway 566;
- (ii) Thirty (30.00) metres for those lots adjacent to the Municipal Reserve land that borders Highway 566.
- (iii) Within the SE 10-26-29-W4M, 25.00 metres from Range Road 292 and Township Road 261.

**3.14.0 Site Coverage**

Maximum Site Coverage for Cell A is ~~25%~~ 48%

Maximum Site Coverage for Cell B is 25%

Maximum Site Coverage for Cell C is 40%

- (i) Notwithstanding Section 3.14.0, the Maximum Site Coverage for a portion of SE-10-26-29-W4M and a portion of NW 10-26-29-W04M as shown on Schedule 'C' is 55%.
- (ii) Notwithstanding Section 3.14.0, the Maximum Site Coverage for Lot 1, Block 1, Plan 0511076 within NE-10-26-29-W4M as shown on Schedule "C" is 55%
- (iii) Notwithstanding Section 3.14.0, the Maximum Site Coverage for a portion of SW-03-26-29-W4M as shown on Schedule 'F' is 55%

**3.15.0 Special Development Regulations**

A Parking Assessment prepared by a qualified person shall be submitted to determine parking requirements for *religious assembly* uses for Lot 4, Block 2, Plan 0810343 within NE-10-26-29-W4M to the satisfaction of the *Development Authority*.

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#### **4.0.0 DEFINITIONS**

- 4.1.0 Colleges and Post-Secondary Education Institutions – means a facility where the primary use of the site is for provision of post secondary education to students, including student housing and research facilities.
- 4.2.0 Co-Generation Station – means a facility for the joint generation of electricity and thermal energy (usually steam). A steam turbine may be bedded to produce more energy from high-pressure steam recovered from the hot flue gases from first stage gas turbine, creating the production of two forms of useful power from a single fuel source in a single process.

#### **5.0.0 IMPLEMENTATION**

- 5.1.0 The boundaries of the cells will be confirmed through the subdivision process, and may require amendments to the schedules of this bylaw.
- 5.2.0 This Bylaw comes into effect upon the date of its third reading