

- WHEREASPart 6, Section 6.1(2), of the Town of Rimbey Land Use Bylaw 917/16 states
that Council may initiate an amendment to the Land Use Bylaw,
- NOW THEREFORE After due compliance with the relevant provisions of the Municipal Government Act RSA 2000, ch. M-26, as amended, the Council of the Town of Rimbey duly assembled enacts as follows:

PART I - TITLE

This Bylaw may be cited as the Amendment to the Land Use Bylaw.

PART II – TEXT AMENDMENTS

Section 2.2 shall be amended to add:

(10) "Air supported and fabric-covered structure" means a building where the outer shell is supported by artificially produced and constantly maintained air pressure above local atmospheric level or the outer shell pliable membrane across rigid trusses. This may also be known as a tent structure, but it is not the same as a tent garage.

(29) "cannabis" means cannabis plant, fresh cannabis, dried cannabis, cannabis oil and cannabis plant seeds and any other substance defined as cannabis in the Cannabis Act (Canada) and it's regulations, as amended from time to time and includes edible products that contain cannabis.

(30) "cannabis accessory" means cannabis accessory including but not limited to, rolling paper or wraps, holders, pipes, water pipes, bongs and vaporizers, or any other thing described in the Cannabis Act (Canada) that is used in the consumption or production of cannabis."

(31) "cannabis lounge" means a development where the primary purpose of the facility is the sale of cannabis to the eligible public, for the consumption within the premises that is authorized by provincial or federal legislation. This use does not include cannabis production and distribution;

(32) "cannabis production and distribution facility" means a development used principally for one or more of the following activities relating to cannabis:

- (a) The production, cultivation, and growth of cannabis;
- (b) The processing of raw materials
- (c) The making, testing, manufacturing, assembling, or in any way altering the chemical or physical properties of semifinished or finished cannabis goods or products
- (d) The storage or shipping of materials, goods or products, or;
- (e) The distribution and sale of materials, goods and products to cannabis retail sales stores or to individual customers

(33) "cannabis retail sales" means a retail store licensed by the Province of Alberta where:

- (f) where cannabis is sold for consumption off the premises,
- (g) where consumption of cannabis must not occur, and
- that may include the ancillary retail sale or rental of merchandise;

(36) "Certificate of Compliance" means the endorsement by the Development Officer on a survey document indicating that the building locations on a lot are in compliance with this Bylaw.



(37) "Child Care Facility" means a development intended to provide care, educational activities and supervision for groups of seven or more children under thirteen (13) years of age during the day or evening, but does not include overnight accommodation, and is intended to be operated for at least twelve (12) consecutive weeks each year. This includes daycares, pre-schools, out-of-school care, and other programs where the primary purpose is the care of children.

(57) "Essential Public Service" means a fire station, police station or similar service.

(58) "family care facility" means a development which provides resident care service in a dwelling unit to six (6) or fewer individuals. These individuals may be handicapped, aged, disabled, or in need of adult supervision and are provided service and supervision in accordance with their individual needs. Family care facilities include boarding homes for children and group homes;

(59) "family day home" means a dwelling unit used for the temporary supervision or care for a maximum of six (6) children 0-12 years old, including the residents' own children. In a family day home a maximum of three (3) children may be under 36 months with a maximum of two (2) children may be under 24 months. These regulations are the same for Before/After School Care or Private Babysitting service.

(76) "group home" means a building and/or site use for individuals in a residential setting who require supervision because of their age, disability, or need for rehabilitation, and where qualified staff are present at all times;

(79) "head shop" means a retail outlet which specializes in drug paraphernalia related to consumption of cannabis, other recreational drugs and new age herbs, as well as counterculture art, magazines, music, clothing and home décor. This does not include cannabis retail sales or cannabis production and distribution facility;

(109) "medical clinic" means a building used for the provision of physical and mental health services on an outpatient basis. Such services may be of a preventative, diagnostic, treatment, therapeutic, rehabilitative or counselling nature. Health services may include dental offices, physical therapy, pharmacy, counselling, doctor's offices, chiropractic offices and medical cannabis clinics;

(110) "medical cannabis clinic" means any business or enterprise whether or not operated for profit intended to serve as a means of distributing or providing cannabis for medical purposes as defined by provincial or federal legislation;

(134) "Real Property Report" means a codified standard adopted by the Alberta Land surveyor's Association which contains: (a) the legal description of the property and the municipal address; (b) the dimensions and bearings of all property boundaries as determined by an actual field survey in accordance with the Surveys Act; (c) the designation of adjacent properties, roads, lanes, etc.; (d) the location and description of all pertinent improvements located on the property along with their dimensions and clearances to the property boundaries. The projections of overhangs or eaves are also shown; (e) the location of any easements which may affect the property; (f) the location and dimensions of any visible encroachments onto or off of the property; (g) a list of the registered encumbrances as noted on the title to the property at the date of the survey; (h) a certification by an Alberta Land Surveyor duly signed. (141) "reserve land" means environmental reserve, conservation reserve, municipal reserve, community services reserve, school reserve or municipal and school reserve;



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(142) "Residential Care Facility" means a private or publicly funded seniors lodge, nursing home, extended or congregate care facility.

(147) "retaining wall" means a structure constructed to withstand lateral pressure in order to hold back earth, loose rock, or similar materials;

(175) "Variance" means an alteration or change to a standard prescribed by this Bylaw that is authorized by the Development Authority or the Board.

Section 2.2 shall be amended to delete:

(40) "day care centre, adult" means a building and/or site used to provide care and supervision of four or more adults who are over the age of 15 years, by a person not related to the adult for periods no longer than 24 consecutive hours;

(41) "day care centre, child" means a building used to provide care and supervision of four or more children who are under the age of 15 years, by a person not related to the children for periods no longer than 24 consecutive hours;

(64) "group home" means a building and/or site use for residential purposes for individuals who require supervision because of their age, disability, or need for rehabilitation, and where qualified staff are present at all times;

(126) "retaining wall" means a structure constructed to withstand lateral pressure in order to hold back earth, loose rock, or similar materials;

Section 3.2(1)(a), 3.2(1)(i), 3.2(1)(j), 3.2(1)(k), 3.2(1)(n), 3.2(1)(p) shall be amended to read:

- (5) The following development shall not require a development permit:
 - (a) The carrying out of works of maintenance or repair to any building or internal alteration, provided that such works do not include:
 - (i) structural alterations; or,
 - (ii) major works of renovation that would require a building permit under the Safety Codes Act.
 - (b) The development of Town owned structures or public works, services and utilities. Notice of such structures shall be provided to adjacent landowners for information purposes.
 - (c) Development within a basement which does not change or add to the uses in a dwelling, which do not require a building permit under the Safety Codes Act;
 - (d) All accessory buildings which are less than 13.4 m² in area. and which conform to the setback requirements of the Land Use District.
 - (e) Fire pits provided that they conform to the regulations specified in this Land Use Bylaw;

(i) the combustion area is contained and screened,

(ii) the outside diameter is no more than 1.0 metres (three feet),

(iii) the pit is set back from buildings and fences in accordance with the Alberta Fire Code,

(iv)only clean wood is burned, and

(v) the location and use does not reduce the quiet enjoyment of neighbouring property.

(f) The construction of a deck, provided that the deck is uncovered, and the walking surface is less than 60 cm (2 feet) above grade. and it conforms to the regulations specified in



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this Land Use Bylaw.

Section 4.3(5) and 4.3(6) shall be amended to read:

(5)	Upon	receipt of an application, the Development Authority must							
	<mark>revie</mark>	w the application for completeness within 20 days of the							
		cation being received. The Development Authority shall							
	provide either:								
	<mark>(a)</mark>	A complete certificate, if in the opinion of the Development							
		Authority, the application contains the information necessary							
		to review the application;							
	<mark>(b)</mark>	An incomplete certificate. An incomplete certificate shall							
		provide:							
		(i) the additional information require to be deemed							
		complete							
		(ii) the deadline for submission of the additional information							
		(iii)any other information deemed necessary by the							
	<u> </u>	Development Authority							
	(c) In the case of an incomplete certificate, at the discretion the Development Authority,								
		(i) the timeline for submission of additional information may							
		be extended by an agreement in writing between the applicant and the Development authority.							
		(ii) A complete certificate shall be issued upon receipt of the							
		necessary information.							
		(iii) If an applicant fails to submit all the outstanding items							
		indicated in the complete certificate by the deadline set							
		in the incomplete certificate, an application may be							
		deemed refused and a Development Permit refusal							
		shall be issued. The refusal must give reasons for the							
		refusal.							
	(d)	Despite the complete certificate or incomplete certificate, in							
		the course of reviewing the application, the Development							

- (d) Despite the complete certificate or incomplete certificate, in the course of reviewing the application, the Development Authority may request additional information from the applicant that the Development Authority considers necessary to review the application.
- (6) An application for a development permit shall, at the option of the applicant, be deemed to be refused when a decision thereon is not made by the Development Authority within forty (40) days after receipt of the application by the Development Authority. The person claiming to be affected may appeal in writing as provided for in Part 4 of this Bylaw as though he has received a refusal at the end of the forty (40) day period specified in this subsection. At the discretion of the Development Authority, the 40 days may be extended by an agreement in writing between the applicant and the Development authority

Section 4.5(4) shall be amended to read:

- (4) When a permit other than a permit described in Section 4.5(3) hereof has been issued, the Development Authority shall advertise in accordance with the Public Advertisement Bylaw 0114. the Development Authority shall immediately:
 - (a) Post a notice of the decision conspicuously on the property for which the application has been made; and/or
 - (b) Mail a notice in writing to all adjacent land owners who, in the sole opinion of the Development Authority, may be affected; and/or



(c) Publish a notice of the decision in a newspaper circulating in the Town, stating the location of the property for which the application has been made and the use approved.

Section 7.1(6) and 7.1(7) shall be amended to read:

- (6) In addition to the process and penalties described above, the Development Authority, Peace Officer, Bylaw Officer or any other person identified as a designated officer Peace Officer by the CAOCouncil for the purposes of this Section, shall be authorized to inspect any development to confirm compliance, and if not in compliance to issue violation tickets in respect to any contravention of this Bylaw.
- (7) Violation Tickets:
 - (a) The Development Authority, Peace Officer, Bylaw Officer or any other person identified by the CAO for the purposes of this section, may direct a Peace Officer for the purposes of this Section, to issue a violation ticket to any person alleged to have breached any provision of this Bylaw.

Section 8.1(2), 8.1(9), 8.1(10), 8.1(11) shall be amended to read:

- (2) All accessory buildings shall be located at least 2.0 m from any principal building, unless under 13.4 m² and on a non-permanent foundation
- (3) An accessory building shall not be used as a dwelling unit shall not contain sanitation facilities.
- (4) An accessory building that contains sanitation facilities shall contain a sump and be designed to the satisfaction of the Development Authority.
- (10) Accessory buildings under 13.4 m² in size and decks which are uncovered, and the walking surface is less than 60cm (2 feet) above grade do not have to meet the setback requirements for the District in which is it located. All other accessory buildings are required to meet the setback requirements for the District in which it is located.
- (11) An accessory building, over 13.4m², is required to meet the setback requirements for the District in which it is located.

Section 8.1(11) shall be deleted:

(11) Any building or use which is accessory to a lawful use in any land use designation is deemed to be permitted in all land use districts in Part 12.

Section 8.2 shall be added:

- (1) All air supported and fabric-covered structures over 13.4 m² and will be erected for more than (3) three days require a development permit.
- (2) Air supported and Fabric-Covered Structures used for recreational purposes will be permitted as a discretionary main building.
- (3) All other Air Supported and Fabric-Covered Structures will be permitted as a discretionary accessory building.

Section 8.17(15) shall be added:



(15) Development Permits are required for all retaining walls over 60 cm (2 feet).

Section 8.19(1)(h) shall be amended to read:

- (1) No person shall keep or permit in any part of a yard in any residential district:
 - (h) Contravene the Town of Rimbey Nuisance Community Standards Bylaw.

Section 9.2 shall be added:

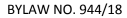
9.2 CANNABIS PRODUCTION AND DISTRIBUTION FACILITY

- (1) Cannabis facilities must have a licence issued by the Health Canada.
- (2) The following regulations apply to cannabis facilities:
 - (a) An ancillary building or structure used for security purposes may be located on the parcel containing the use as an accessory building which meets the regulations of this Land Use Bylaw.
 - (b) Facilities must include equipment designed and intended to remove odours from the air where it is discharged from the facility as part of a ventilation system.
 - (c) Facilities must not be within 100 metres of a residential district measured from the building containing the use to the nearest property line of a parcel designated as a residential district.
- (3) An application for a Development Permit for Cannabis Production and Distribution Facility requires a Development Permit shall be made to the Development Authority and shall include reports prepared by the appropriate professionals for the following:
 - the incineration of waste products and air borne emission, including smell;
 - (b) the quantity and characteristics of liquid and waste material discharged by the facility; and
 - (c) the method and location of collection and disposal of liquid and waste material.
 - (d) Additional information as required by the Development Authority.
- (4) The operator of a Cannabis Production and Distribution Facility must ensure that nuisances, including odour, are addressed to the satisfaction of the Development Authority.

Section 9.3 shall be added:

9.3 CANNABIS RETAIL SALES

- (1) Cannabis stores and where all cannabis that is offered for sale or sold must be from a federally approved and licensed facility.
- (2) Cannabis stores must be licensed by the Alberta Government.
- (3) Cannabis stores must be a stand-alone use, which means it cannot be combined with another use, such as a convenience store. However, cannabis stores can occur in a multi-tenant building or as part of a mixed-use development.





- (4) The operator of a Cannabis Retail Sales must ensure that nuisances, including odour, are addressed to the satisfaction of the Development Authority.
- (5) Cannabis stores shall not be located within 100 metres of any other Cannabis Store, when measured from the closest point of a parcel of land containing a Cannabis Store to the closest point of another parcel of land containing a Cannabis Store with the following exceptions:
 - (a) A proposed cannabis store is at the same location as an existing retail store that currently sells cannabis-related paraphernalia as its main merchandise,
 - (b) There is only one other cannabis store within the minimum separation distance,
 - A proposed cannabis store is located on a different street or on the opposite side of the same street as the existing cannabis store,
 - (d) A major road, expressway or river separates the proposed cannabis store from the existing cannabis store,
 - (e) A proposed cannabis store is located in an enclosed shopping centre, or
 - (f) An existing approved cannabis store proposes to relocate to a new location within 100 metres of its original location, provided that it does not move within the separation distance of a different cannabis store.
- (6) Cannabis stores shall not abut a Liquor Store.
- (7) Cannabis stores shall not be located within 100 metres of the following:
 - (a) A building containing a public school, private school, or a boundary of the parcel of land which the facility is located, or
 - (b) All properties which are designated as School Reserve or municipal and school reserve on the certificate of title.
 - (c) A provincial health care facility, or a boundary of the parcel of land on which the facility is located, or
 - (d) Emergency shelter.

Section 9.6(3)(c) shall be added:

(c) Cannabis Retail Sales, Cannabis Production and Distribution

Section 9.8(1)(a) and 9.8(1)(b) shall be amended to read:

 (a) Third party certification from an accredited inspection agency including the Canadian Standard Association (CSA), Intertek or Quality Auditing Institute (QAI).
 (b) Alberta Municipal Affairs Label.

Table 10.2.1 shall be amended to read:

Use of a Building or Site	Minimum Number of Parking Spaces
Residential Uses Multi-family dwellings	2 per dwelling unit
Seniors apartments	1 per dwelling unit, or as required by the Development



	E BYLAW 917/16.	
		Authority
	Boarding houses	1 per bedroom
	Senior citizen homes	1 per dwelling unit
	Secondary suites	1 per bedroom
	All other dwellings	2 per dwelling unit
	Manufactured home	In addition to 2 per dwelling
	parks	unit, 1 visitor parking space per
		4 manufactured home units
Comm	ercial and Industrial	
Uses		<mark>1 per 100 m² (1,076 ft²) of gross</mark>
	Cannabis Production	floor area for the first 2,000 m ² ,
	Facilities	and then 1 per each subsequent
		500 m ²
	Eating and drinking establishments	1 per 5 seating spaces
	Eating and drinking	1 per 13 m ² (140 ft ²) of gross
	establishments (take	leasable area plus 1 per 3
	out)	employees on maximum shift
	Drive thru	2 per drive thru window
	restaurants	
	Other drive thru	2 per drive thru window
	businesses	
	Hotels and motels	1.5 per rentable unit
	Bed and breakfast	1 per bedroom
	Home occupations	1 in addition to the
		requirements for the
		residential use
	All other commercial	1 per 28 m ² (301.4 ft ²) of gross
	uses	leasable area
	All industrial uses	1 per 46 m ² (495 ft ²) of gross
		leasable area
Institu	itional Uses	
	Places of Public	1 per 5 seating spaces
	Assembly	2
	Schools	2 per classroom
	(elementary/junior	
	high)	2
<u> </u>	High schools	3 per classroom
	Commercial schools	1 per student
	Hospitals and similar uses	2 per bed
	Nursing homes	0.75 per bed

Section 10.2(2) shall be added:

(2) At the discretion of the Development Authority, minimum parking requirements may be relaxed for existing buildings where historical site design is not being altered, and cannot accommodate the required number of parking stalls.

Section 11.2(1)(f) and 11.2(1)(g) shall be added:

(f) Dynamic Sign means a sign or portion of a sign with features that move or appear to move or change, whether the apparent movement or change is in the display, the sign structure itself, or any other component of the sign. A



Dynamic Sign includes any display that incorporates a technology or other method allowing the image on the sign face to change, such as rotating panels, LED lights manipulated through digital input, or "digital ink". A Dynamic Sign does not include a sign whose message or image is changed by physically removing and replacing the sign or its components.

(g) "Electronic Message Centre" means a sign or component of a sign on which the copy can be changed by electrical or electronic means.

Section 11.3(1) and 11.3(2) shall be amended to read:

- (1) Sign Development Permit Required:
- (2) Sign Permit Not Required:Unless otherwise specified in this Bylaw no sign development permit is required for the following signs:
 - (a) Signs posted or displayed within the interior space of a building
 - (b) Signs posts or displayed in or on an operating motor vehicle if the vehicle is not temporarily or permanently parked solely for the purpose of displaying the sign
 - (c) A statutory or official notice of a function of the Town
 - (d) Signs posted by a municipal, provincial, or federal government agency
 - (e) Traffic and directional signs authorized by the Town and/or Alberta Provincial Authorities
 - (f) The erection of campaign signs for federal, provincial, municipal, or school board elections on private properties for no more than thirty (30) days, or such other time as regulated under provincial or federal legislation provided that
 - (i) Such signs are removed within ten (10) days of the election date
 - (ii) The consent of the property owner or occupant is obtained
 - (iii)Such signs do not obstruct or impair vision or traffic
 - (iv)Such signs are not attached to utility poles
 - (v) Such signs indicate the name and address of the sponsor and the person responsible for removal
 - (g) A non-illuminated sign that is posted or exhibited solely for the identification of the address or name of the land or building on which it is displayed including signs identifying the occupants, if the sign:
 - (i) Does not exceed 1.0 m² in area, and
 - (ii) Is posted only at each entrance from which access from a public roadway To the building is provided
 - (iii)Does not advertise for a home-based business or bed and breakfast establishment
 - (h) A non-illuminated sign that is posted or exhibited for sale, lease or rentals of land or a building if the sign:
 - (i) Is 3.0 m² of less in area
 - (ii) Is posted only on each side of the building or land facing a different public roadway
 - (i) Window Sign
 - (j) An A-Frame sign:
 - (i) Provided it is advertising for goods or services which are located for sale or offered on the same lot or on a



sidewalk adjacent to the same lot

- (ii) Does not obstruct vehicular or pedestrian traffic
- (k) A non-illuminated sign of a building contractor relating to construction work in progress on the land on which such signs are erected, provided that:
 - (i) Such signs are removed within fourteen (14) days of occupancy, and
 - (ii) Such sign are limited in size to a maximum of 3.0 m², and in number to one sign for each boundary of the property under construction which fronts onto a public street.
- A non-illuminated temporary sign advertising a garage sale, (1) estate sale or open house. Such signs may be posted for a maximum period of 48 hours, and may not exceed 1.0 m² in area of 1.0 m in height.

Section 11.4 shall be amended to read:

11.4 SIGNS DEVELOPMENT PERMIT SUBMISSION

Table 11.6.1 shall b	e amended to read:
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Туре	L	Land Use Designation and											
of	Development Standards												
Sign	Ρ	S		R1, R1A, R2, R3, RE,		C1		C2, M					
				CR, MHP, MHS									
						932/17			1				
Freestandin	# 1	H 4.0	SA 3.0 m ²	# 1	H 1.5	SA 1.5 m ²	# 1	Н 10	SA 10 2	# 1	H 10	SA 12 m ²	
g Sign Wall Sign	1	m N/ A	m 3.0 m ²	1	m N/ A	m 1.0 m ²	1	m N/ A	m ² 20 m ²	1	m N/ A	m 24 m ²	
A-Frame Sign	1 *	1.0 m	0.7 m ²	Not I	Permitte		1 *	1.0 m	0.7 m ²	1 *	1.0 m	0.7 m ²	
Temporary Sign	1	4.0 m	3.0 m ²	Not I	Permitte	d	1	6.0 m	9.0 m ²	1	6.0 m	9.0 m ²	
Canopy Sign	1 *	2.5 m* *	1.5 m²	Not Permitted		1 *	2.5 m* *	1.5 m ²	1 *	2.5 m* *	1.5 m ²		
Dynamic Sign	1	2.5 m	1.5 m ²	Not I	Permitte	d	1	2.5 m	1.5 m ²	1	2.5 m	1.5 m ²	
Rotating Sign	No	ot permit	ted	Not Permitted		1	10 m	10 m ²	1	12 m	15 m ²		
Projecting Sign	Not permitted		Not Permitted		1	2.5 m* *	1.5 m ²	1	2.5 m* *	1.5 m ²			
Roof Sign	No	ot Permit	ted	Not Permitted		1	7.5 m	10 m ²	1	10 m	15 m ²		
Billboard Sign	Not Permitted N		Not I	Permitte	d	1	10 m	10 m ²	1	9.5 m	12 m ²		
Portable Sign	No	ot Permit	ted	Not Permitted			1	2.5 m	3.0 m ²	1	2.5 m	3.0 m ²	
Key													

= Refers to the maximum Number of Signs permitted per lot

H = Refers to the maximum Sign Height permitted

SA = Refers to the maximum Sign Area permitted ^ = Refers to the maximum number of permitted signs per each side of a building facade

 \ast = Refers to the maximum number of permitted signs per business on a lot

** = Refers to the minimum vertical clearance from grade or, if applicable, a sidewalk to the bottom of the sign



Section 11.6(2)(c) shall be added:

(c) Dynamic Signs

<mark>(i) No</mark>	Dynamic Sign may be erected except as permitted in
·	this Section;
<mark>(ii) The</mark>	e Development Authority shall only approve a Dynamic
	Sign as a portion of a permitted Community, Canopy,
	Free Standing or Fascia Sign.
<mark>(iii)A D</mark>	<mark>)ynamic Sign may display public service</mark>
i	announcements, but shall not include third party
i i i i i i i i i i i i i i i i i i i	advertising or sponsor recognition except when it is
	located on a site in a Public Service (PS) district
<mark>(iv)Dyı</mark>	namic Signs shall only be permitted in Commercial,
	Industrial and Public Service Districts, and must meet
·	the following requirements:
	(1) not be located within 30.0 m radius of a residential
	district, and when site or lot of a proposed
	dynamic sign location is adjacent to a residential
	district, notification will be sent within a 100.0 m
	radius of the proposed site,
	(2) be limited to one sign per building or site, with the
	exception of Public Service sites over 17 ha will
	be limited to two (2) signs provided that one of
	the signs must be a fascia sign and the other
	must be a portion of a freestanding sign, and
	<mark>further provided that the two (2) signs must be at</mark>
	least 50.0 m apart,
	(3) not be located on a lot within a 50.0 m radius of
	the boundary of a lot containing an existing
	dynamic sign,
	(4) comprise of not more than 25% of the total
	freestanding or fascia sign area.
<mark>(v)</mark> A d	evelopment permit for a dynamic sign shall be valid for
	a maximum of two (2) years, at which time a new
	permit must be applied for. The conversion of an
	existing sign to a dynamic sign shall require a
	development permit.
<mark>(vi)</mark> A d	ynamic sign may not allow the display or message to
	change more frequently than once every eight (8)
	seconds, with a transition period of one (1) second or
	l <mark>ess.</mark>
	Brightness of digital signs shall be measured as follows:
	(1) at least thirty (30) minutes following sunset, a foot
	candle meter shall be used to obtain an ambient
	light reading for the location. This is done while
	the sign is off or displaying black copy. The
	reading shall be made with the meter aimed
	directly at the sign area at the pre-set location,
	(2) the sign shall then be turned on to full white copy
	to take another reading with the meter at the
	same location,
	(3) if the difference between the readings is 2.15
	lumens/m2 (0.2 foot candles) or less, the
	brightness is properly adjusted.
	Any digital sign located within 50 m of a residential
	district may be subject to restricted operating hours at
	the discretion of the Development Authority.
	e use, size and location of digital signs must comply
,	with all other relevant municipal and provincial



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regulations.

Section 11.12 shall be added:

(1) Offensive Signage

(a) No sign shall be erected which promotes intolerance, hatred or ridicule of any race, religion or other segment of society.

Table 12.4.1 shall be amended to read:

Pe	rmitted Uses	Discretionary Uses			
•	First Accessory Building 13.4 m ²	•	Additional Accessory		
	and under		Buildings		
•	First Accessory Building 13.4 m ²	٠	Bed and breakfast		
	and over	•	Child care facility		
•	Accessory Uses	•	Family care facility		
•	Housing, modular	•	Day care centre, adult		
•	Housing, secondary suite	•	Day care centre, child		
•	Housing, single-detached	•	Group home		
•	Home based business	•	Housing, modular		
•	Park	٠	Religious institution		
		•	Utility installations		
		•	Solar Collectors		

Table 12.5.1 shall be amended to read:

Permitted Uses	Discretionary Uses
 First Accessory Building 13.4 m² 	 Additional Accessory
<mark>and under</mark>	Buildings
 First Accessory Building 13.4 m² 	 Bed and breakfast
and over	 Child care facility
 Accessory Uses 	 Family care facility
 Housing, duplex 	 Day care centre, adult
 Housing, modular 	 Day care centre, child
 Housing, single-detached 	Group home
 Housing, secondary suite 	 Housing, manufactured
 Home based business 	 Housing, modular
Park	Religious institution
	Utility installations
	Solar Collectors

Table 12.6.1 shall be amended to read:

Permitted Uses	Discretionary Uses
 First Accessory Building 13.4 m² 	 Additional Accessory
and under	Buildings
 First Accessory Building 13.4 m² 	 Bed and breakfast
and over	 Child care facility
 Accessory Uses 	 Family care facility
 Housing, duplex 	 Day care centre, adult
 Housing, triplex 	 Day care centre, child
 Housing, fourplex 	Group home
 Housing, row housing 	Home businesses
 Housing, secondary suite 	 Housing, high rise
 Public parks and recreation areas 	apartment
	Housing, low rise apartment
	Religious institution
	Utility installations
	Solar Collectors



A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA, TO AMEND LAND USE BYLAW 917/16.

Table 12.7.1 shall be amended to read:

Table 12.7.1 Shall be amended to read:					
Permitted Uses	Discretionary Uses				
 First Accessory Building 13.4 m² 	 Additional Accessory 				
and under	Buildings				
 First Accessory Building 13.4 m² 	Group homes				
and over	Home businesses				
 Accessory Uses 	 Utility installations 				
 Housing, manufactured home 	Solar Collectors				
 Housing, modular 					
Park					

Section 12.7(3)(c) shall be amended to read:

(c) A development permit and move-in permit are required anytime a new manufactured home unit is moved onto a Manufactured Home Park site. Move-in permits shall require: the Manufactured home unit serial number, model number and Canadian Standard Association Certification.
(i) Third party certification from an accredited inspection agency including the Canadian Standard Association (CSA), Intertek or Quality Auditing Institute (QAI).
(ii) Alberta Municipal Affairs Label.
(iii) Model number.
(iv) Manufactured home unit serial number.

Table 12.8.1 shall be amended to read:

Permitted Uses	Discretionary Uses			
 First Accessory Building 13.4 m² 	 Additional Accessory 			
and under	Buildings			
 First Accessory Buildings 13.4 m² 	 Family care facility 			
<mark>and over</mark>	Group homes			
 Accessory Uses 	Home businesses			
 Housing, manufactured home 	Utility installations			
 Housing, modular 	• Uses accessory to the above			
Public parks and recreation areas	Solar Collectors			

Table 12.9.1 shall be amended to read:

Permitted Uses	Discretionary Uses			
 First Accessory Building 13.4 m² 	 Additional Accessory 			
and under	Buildings			
 First Accessory Building 13.4 m² 	 Bed and breakfast 			
and over	 Child care facility 			
 Accessory Uses 	 Family care facility 			
 Housing, modular 	 Day care centre, adult 			
 Housing, secondary suite 	 Day care centre, child 			
 Housing, single-detached 	Group home			
Park	Home businesses			
	Religious institution			
	Utility installations			
	Solar Collectors			

Table 12.10.1 shall be amended to read:

Permitted Uses			Discretionary Uses		
• F	irst Accessory Building 13.4 m ²	•	Additional Accessory		
a	<mark>nd under</mark>		<mark>Buildings</mark>		
● F	irst Accessory Building 13.4 m ²	•	Bed and breakfast		
a	nd over	•	Child care facility		
• A	Accessory Uses	•	Family care facility		



A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA, TO AMEND LAND USE BYLAW 917/16.

 Housing, modular 	 Day care centre, adult
 Accessory buildings 	 Day care centre, child
 Housing, secondary suite 	Group home
 Housing, single-detached 	Home businesses
Park	 Religious institution
	 Utility installations
	Solar Collectors

Table 12.11.1 shall be amended to read:

Permitted Uses	Discretionary Uses		
 First Accessory Building 13.4 m² 	 Additional Accessory 		
and under	<mark>Buildings</mark>		
 First Accessory Building 13.4 m² 	Adult entertainment		
and over	 Automotive sales and/or 		
Art gallery	rental		
Bakery	 Automotive supply store 		
• Club	 Brewery, winery and 		
Convenience store	distillery		
Dry cleaning/Laundromat services	 Brewpub 		
Financial Services	 Cannabis retail stales 		
Funeral home	 Car/Truck wash 		
Grocery store	 Child care facility 		
Hotel	Commercial recreation &		
Housing, mixed use	entertainment facility		
Office	Contracting services		
Medical clinic	Day care, child		
Motel	• Gas bar		
Personal Services	Head shop		
Public administration	 Housing, apartment (low 		
Religious Institution	rise)		
RestaurantRetail	 Housing, apartment (high rise) 		
• Sign	Liquor store		
Theatre	Nightclub		
	 Parking facility 		
	Pawn shop		
	 Recycling depot 		
	Repair shop		
	 Restaurant – drive thru 		
	Solar Collectors		
	Utility installations		

Table 12.12.1 shall be amended to read:

Permitted Uses	Discretionary Uses		
 First Accessory Building 13.4 m² 	 Additional Accessory Buildings 		
and under	 Air supported structure and 		
• First Accessory Building 13.4 m ²	fabric-covered structure		
and over	 Any permitted use with a 		
Auction mart	height exceeding 10 metres		
Automotive sales and/or rental	Adult entertainment		
Automotive supply store	Amusement arcade		
Bakery	 Automotive service and/or 		
Car/Truck wash	paint shop		
• Club	Brewery, winery and distillery		
Convenience store	Brewpub		



	A BYLAW	OF THE	TOWN	OF	RIMBEY,	IN	THE	PROVINCE	OF	ALBERTA,	то
	AMEND LA	AND USE	BYLAW	917	/16.						
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Dry cleaning/laundromat	 Cannabis retail sales
services	Child care facility
Financial Services	 Commercial recreation &
Funeral home	entertainment facility
Gas bar	 Contracting services
 Grocery store 	 Daycare, child
Hotel	Gambling and gaming hall
Office	Head shop
Medical clinic	Liquor store
• Motel	Nightclub
Personal services	Pawn shop
Public administration	 Recycling depot
Religious Institution	Repair shop
Restaurant	Solar Collectors
 Restaurant – drive thru 	Theatre
• Retail	 Trucking establishment
• Sign	Utility installations
	Warehouse

Table 12.13.1 shall be amended to read:

Permitted Uses	Discretionary Uses			
 First Accessory Building 13.4 m² 	 Additional Accessory 			
and under	Buildings			
 First Accessory Building 13.4 m² 	Abattoir			
and over	 Air supported structure and 			
Agricultural sales and/or service	<mark>fabric-covered structure</mark>			
Animal kennel	 Amusement arcade 			
Animal shelter	Adult entertainment			
Auction mart	Auction mart			
 Automotive sales and/or rental 	 Bulk fuel and/or fertilizer 			
Automotive service and/or paint	sales and storage			
shop	 Cannabis facility 			
Automotive supply store	 Gambling and gaming hall 			
Bakery	Liquor store			
Car/Truck wash	 Meat processing plant 			
• Club	 Recycling depot 			
Convenience store	Restaurant			
Contracting services	 Restaurant, drive-thru 			
 Dry cleaning/Laundromat 	 Salvage yard 			
services	Solar Collectors			
Gas bar	 Wrecking yard 			
Greenhouse				
Manufacturing, processing,				
packaging or assembly of goods				
or materials				
Mini storage				
Public Administration				
Repair shop				
• Sign				
Trucking establishment				
Warehouse				
Veterinary clinic				

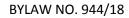




Table 12.14.1 shall be amended to read:

Permitted Us	ses	Discretionary Uses			
• First Accessory	Buildings 13.4	 Additional Accessory 			
m ² and under		Buildings			
• First Accessory	<mark>Buildings 13.4</mark>	Animal shelter			
m ² and over		Campground			
Cemetery		 Child care facility 			
Community cer	itre	 Day care centre, adult 			
Hospital		 Day care centre, child 			
Landfill		Golf course			
Library		 Medical clinic 			
Museum		Retail			
Park		Restaurant			
Public administ	ration	• Sign			
Recreational factors	cility	Solar Collectors			
 Residential care 	e facility				
School					
Tourism inform	ation centre				
Utility installation	ons				

Table 12.15.1 shall be amended to read:

Ре	rmitted Uses	Discretionary Uses			
•	Accessory Uses	•	Animal shelter		
•	Agriculture, excluding intensive livestock	•	Campground		
	operations	٠	Golf course		
•	Park	٠	Sign		
•	Public administration	•	Solar collectors		
•	Stormwater Management Facility				
•	Utility installations				

PART III - EFFECTIVE DATE

AND FURTHER THAT this Bylaw shall take effect on the date of third and final reading.

READ a First Time in Council this _____ day of _____ 2018.

Mayor Rick Pankiw

Chief Administrative Officer Lori Hillis

READ a Second Time in Council this _____ day of _____ 2018.



Mayor Rick Pankiw

Chief Administrative Officer Lori Hillis

READ a Third Time and Finally Passed this _____ day of _____, 2018.

Mayor Rick Pankiw

Chief Administrative Officer Lori Hillis