

2014

Rural Municipality of Estevan #5



Official Community Plan

Bylaw No. 4-2014

Including Amending Bylaws:

| Bylaw No. | Description | Date of Approval |
|------------------|--|-------------------------|
| 2019-07 | Textual – Separation Distance of Coal Mining Operations to Residential Developments and Separation Distance to Sewage Lagoon | May 20, 2020 |
| 2023-10 | Textual – Separation Distance to Sewage Lagoon for an Existing Lot | October 10, 2023 |

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1 INTRODUCTION



1.1 AREA COVERED BY THE PLAN

This Official Community Plan, hereinafter referred to as the Plan, applies to the Rural Municipality of Estevan No. 5. The Plan enables growth and change through policies that will guide the municipality with its development-related decisions to ensure the area develops as intended by the Plan under an established decision-making process. This Plan will encourage a stronger, creative and more cohesive Municipality that can, through improved regional links, manage change towards a desired future by increasing regional capacity.

1.2 ENABLING LEGISLATION

The Planning and Development Act, 2007, provides the legislative framework for the preparation and adoption of an Official Community Plan. Official Community Plans address future land use, development and other matters of Official Community concern affecting lands within the plan boundaries as agreed to by the participating Municipality. In addition, each Official Community Plan must include procedures for the resolution of land use conflicts and provisions for administration, amendment and repeal of the Plan.

Legislative Framework:
***The Planning and Development Act,
2007***

This document is the Plan for the Rural Municipality of Estevan No. 5 to manage land use and development. This Plan is intended to guide the municipality for the next several years. The Municipality shall, in conjunction with the adoption of this Plan, amend, in accordance with *The Planning and Development Act, 2007*, its respective Zoning Bylaws as required to be consistent with the policies and provisions of this Official Community Plan.

1.3 PURPOSE OF THE OFFICIAL COMMUNITY DEVELOPMENT PLAN

The purpose of an Official Community Plan is to provide a comprehensive policy framework to guide the physical, environmental, economic, social and cultural development of the municipality or any part of the municipality.

In Saskatchewan, *The Planning and Development Act, 2007* states that:

The Official Community Plan responds to the requirements of the Act by providing policies based upon “Community goals” for the conservation and use of municipal resources. The day-to-day decisions of the Municipal Council will be based upon these goals, objectives and the policies in this Plan to promote orderly and sustainable development throughout the Municipality. This Official Community Plan builds on the previous land use plans and will reduce uncertainty for both the public and private sectors with respect to the future use of land by promoting well-managed development.

1.4 REGIONAL CONTEXT AND EXISTING FRAMEWORK

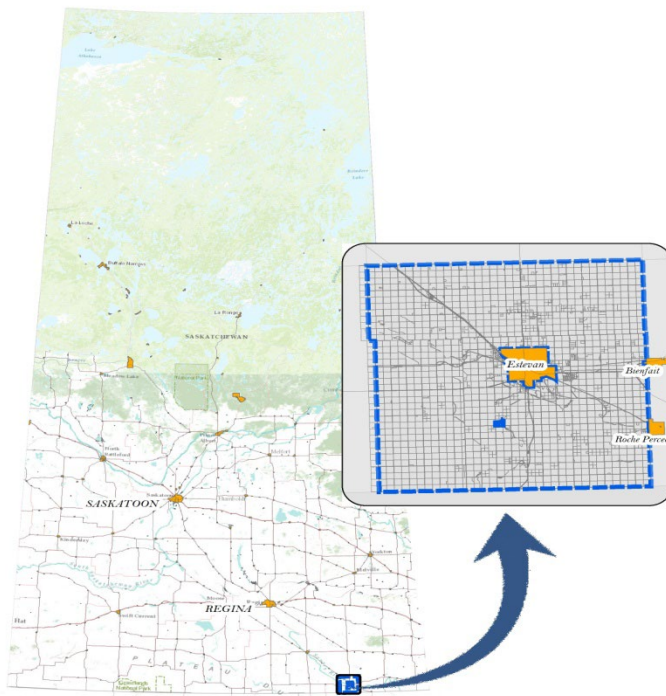
This Plan has been developed to guide pressures and opportunities by highlighting the land use potentials that exist in this Municipality. In addition, the Plan specifically addresses the area where we would like to see things happen! The Rural Municipality of Estevan encompasses the City of Estevan and is located along the several significant Highway Corridors which serve the Region and the United States. Reference Map #2 provides the Regional Context.

The Municipality represents a planning area of approximately 774.67 sq. kilometers or 299.16 square miles. The 2011 census records a total population of 1139 residents in the Municipality, and a population density of 3.6 per 1 square miles. The Municipality is characterized by a low density rural population distribution, except where there is Country Residential Development adjacent to the City and in the Hamlet of Hitchcock.

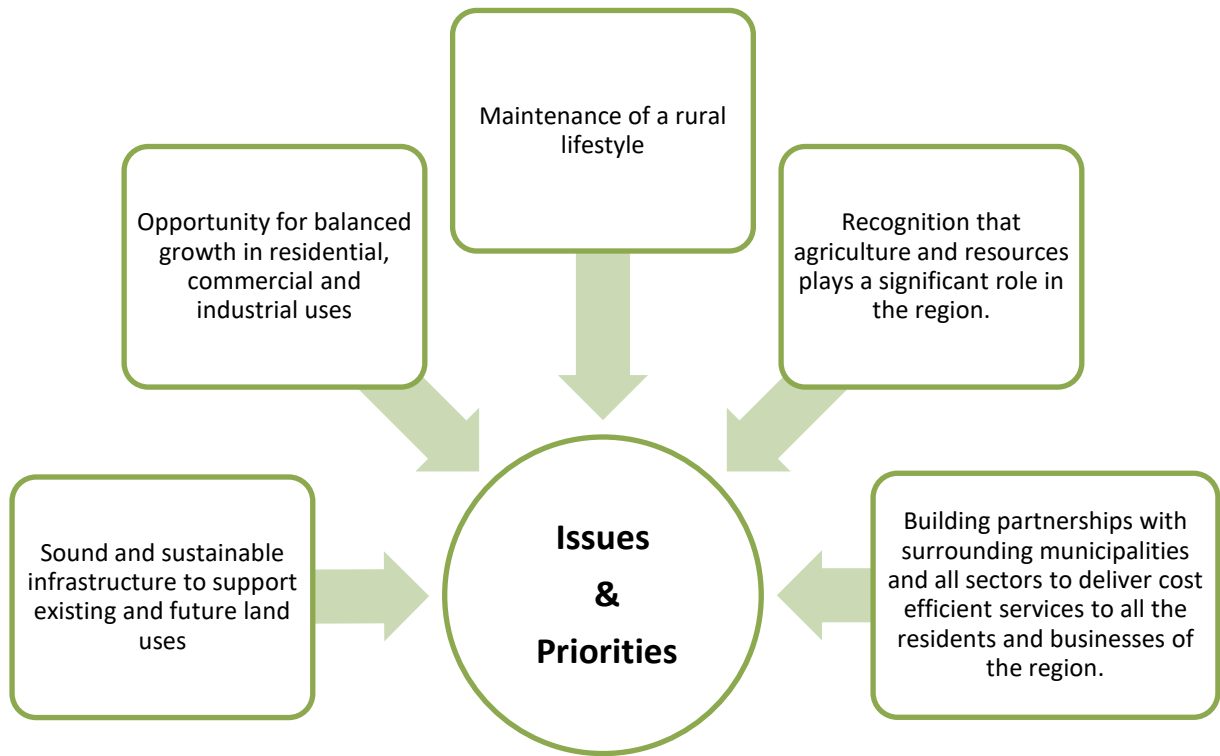
The Communities of Beinfait and Roche Percee abut the eastern boundary of the municipality.

The Rural Municipality has a variety of soils and coal and mineral resources. A large portion of agricultural lands in the Municipality have been under cultivation for years with Livestock operations dispersed within the Municipality. Industrial and Commercial activities are located throughout the Rural Municipality with expansive activity adjacent to the City of Estevan. In addition, almost one quarter of the municipality is taken up by coal mining resource development.

1.5 REGIONAL MAP



1.6 COMMUNITY ISSUES & PRIORITIES



1.7 FORMAT OF THE PLAN

The Official Community Plan is divided into six major parts:

- 1** An Introduction to the Official Community Plan, providing some general background information and guidance.
- 2** The vision, goals, general principles and general development policies which will guide the overall use, planning and development of land in the Municipality.
- 3** Policy directions are provided for all areas of the Municipality. Sections include: Agricultural Resource, Joint Development Area, Ground Water Resources, Recreational Resources, Historical Resources, Ground Transportation, Utilities, Industrial, Commercial, and Rural Residential Development.
- 4** An action plan for implementing the Official Community Plan.
- 5** An inter-jurisdictional dialogue is offered.
- 6** The tools and legislative supports available for Council to administer the Official Community Plan are highlighted.

Reference Maps: The series of reference maps attached in Appendix “B” provide supplementary information. These maps may be updated periodically and adopted by Bylaw Amendment. All Reference Maps are approximate and are subject to change. Reference maps are conceptual only and should not be used to make site specific decision.

2 GUIDING GROWTH IN THE RURAL MUNICIPALITY OF ESTEVAN

2.1 INTRODUCTION

This Plan encourages some degree of change in the rural areas to manage the impacts and promote development opportunities. Guiding future population growth to support social-economic development in the Rural Municipality to assure a better future for the area. A dynamic Municipality requires a strategy to successfully promote agricultural and resource diversification, business enterprises, job creation, and a variety of residential options to attract new residents. The potential benefits that will accrue to the greater community include employment, tax revenue, support for local business, as well as other economic and social opportunities.



In addition, this plan sets out specific areas where Council would like to direct such activities as clustered residential, commercial and industrial, which would benefit from the adjacent infrastructure and proximity to urban centres and highway network.

2.2 GUIDING PRINCIPLES

This Official Community Plan:

- a) **Encourages** sustainable development and growth which efficiently uses land and existing transportation infrastructure, and provides for the affordable servicing of land in order to limit the fragmentation of land;
- b) **Promotes** new development in rural areas that is compatible with agricultural and resource land uses, and complements the urban communities in the area;
- c) **Recommends** taking advantage of the proximity to Estevan to promote resource activity, commercial, industrial and agricultural diversification to encourage business investment and expansion, job creation, business stabilization and economic growth for all the area's rural and urban communities;
- d) **Supports** inter-community co-operation through this Plan, participating in a revitalized Estevan Planning District Initiative, and other public/private partnerships to stimulate community initiatives through land development in a sustainable manner that contributes positively to the well-being of all the communities in the area;
- e) **Profiles** the area's economic, cultural, heritage and natural resources and the need to organize inter-municipal development initiatives; and
- f) **Preserves**, connects, and enhances natural areas like the conservation lands around the Reservoir and Regional Parks for eco-tourism and recreation for their contribution to the quality of life enjoyed by residents.

2.3 GOALS OF THE RURAL MUNICIPALITY OF ESTEVAN

Agricultural and Resource Development Pride: Agriculture and Resource Development continues to be the primary economic activity and land use in the Rural Municipality.

Residential Alternatives: A choice of alternate, affordable and complementary residential lifestyles is available throughout the region.

Economic Development: Enhanced municipal assessment base through quality development and a diversified local economy.

Environmental Management: Recognize the significance of sound development which serves to enhance and protect the environment and build on the unique surroundings of the region.

Sustainable Servicing: Appropriate municipal services and public utilities for the rural context provided in a financially responsible manner.

Community Development: Rural residents are encouraged to actively support the communities in the region as the focal point for community services and to work with all participants in the Estevan Planning District Initiative to enhance our regional community.

Inter-Municipal Cooperation: To encourage dialogue among all municipalities when planning long-term growth strategies for the region that offer opportunities for all rural and urban Municipalities and to use the positive working relationship with the City of Estevan as a mechanism to promote joint initiatives.

Vision Statement

The Rural Municipality of Estevan is a sustainable community that offers a country living lifestyle choice to residents and prime locational opportunities for resource development, agriculture, business and industry where safety is valued and fairness in service delivery is responsibly managed.



3.1 GENERAL POLICIES FOR NEW DEVELOPMENT

This section of the Official Community Plan outlines objectives and policies for the Rural Municipality of Estevan. Land uses such as agriculture, residential, recreation, commercial and industrial uses are appropriate in rural areas.

- .1 Rural areas shall continue to be differentiated from urban areas by less dense development and generous larger land parcels, where agricultural and resource development activities are the dominant land use within the Municipality. This land use will be supported and strengthened in order to maintain the rural character of the Municipality and the livelihood of residents.
- .2 The Rural Municipality of Estevan will strive, through this Official Community Plan, to provide policies related to land use, transportation, servicing and other aspects of planning that are consistent throughout the Municipality.
- .3 The Municipality shall have a sustainable form, mix of uses and densities that allow for the efficient use of land, infrastructure and public facilities. The Plan will help to identify suitable lands to attract a broad range of residential, business enterprise, recreation, institutional, and industrial development to meet anticipated long-term needs for the area.



- .4 When reviewing applications for development, consideration shall be given to the proposal's conformity with this Plan. A proposal shall be denied when it is detrimental to the health, safety, general welfare of persons residing or working in the area, or incompatible with existing or proposed land uses in the vicinity.

.5 The Municipality will avoid unplanned development to achieve an orderly, efficient land use pattern which is possible to develop and service in appropriate phases. The Rural Municipality will work directly with the adjacent urban and rural municipalities to ensure complementary and compatible policies are adopted by all municipalities.

.6 Future development shall integrate into the natural surroundings and shall complement the surrounding community design, landscape and vegetation. Planned development will help to increase land values, not be wasteful of the land resource, optimize public expenditure in services provision, recognize significant features and reduce access connections to Provincial roads and highways to minimize disruption to traffic flows.

- .7 The Rural Municipality shall promote economic development and competitiveness by providing for an appropriate mix and range of employment opportunities including resource activity, agricultural, tourism, recreational, commercial, industrial, and institutional uses to meet long-term needs by ensuring the necessary infrastructure is provided to support current and projected needs.
- .8 Efficient settlement patterns that support community development shall develop in cluster or corridor form or adjacent to existing built-up areas and shall have a compact form, mix of uses and densities that allow for the efficient use of land, infrastructure and public facilities.

- .9 In managing growth and change, the Municipality shall maintain a long-term asset management plan to ensure growth will not place an undue strain on municipal infrastructure or public service facilities. Development and new subdivisions shall be encouraged to locate where servicing and infrastructure are in place or planned to support the intensity and type of development.
- .10 Major deviations to the Plan design and policies shall require an amendment. The Future Land Use Map provided in Appendix “A”, shows the general designation of land use. Cumulative effects, land fragmentation, best management practices, innovative procedures, development phasing, route modification, alternative construction techniques and impacts on municipal servicing shall be considered when reviewing all developments and their compliance with the Plan. Further detail is provided in Appendix “D” and “F”, which outlines “Land Use Concepts and Servicing Costs” Options.
- .11 Land development shall be guided by Concept Plans and/or Comprehensive development reviews, depending on the scale, proposed use and geographic location. These plans or reviews, may serve to promote orderly, efficient and environmentally safe land use. Planned development can minimize public expenditure in service provision, identify environmental constraints and coordinate access points on Provincial roads and highways. Refer to Chart “A” in Appendix C for the development review criteria and a sample development proposal format in Chart “B.”
- .12 Servicing agreements shall be required at the time of subdivision approval to ensure that new subdivisions are developed to the standards of the Rural Municipality and to address other concerns specific to the proposed subdivision. Subdivision Fees or Development levies that recover the costs of extending/upgrading services to the new developments shall be required in accordance with *The Planning and Development Act, 2007*.
- .13 Land development shall also be evaluated on the degree of prematurity including the consideration of the number of unsold and undeveloped sites in previous phases of the area being subdivided/rezoned or similar sites in adjoining developments.
- .14 Development and new subdivisions shall be encouraged to locate where servicing and infrastructure are in place, or planned, to support the intensity and type of development. Development shall minimize the potential impact to drainage, landscape or other natural conditions and shall be required to mitigate on and off-site impacts.
- .15 All developments shall be required to have access to an all-season municipal road or highway. The addition of municipal roadway mileage will be limited to make the most efficient use of existing roadway facilities. Development will be encouraged to locate adjacent to roads which have been designed and constructed to accommodate their activities.
- .16 Development and subdivision plans that offer design features such as alternative energy sources, innovation in health, or environmental responsibility shall be encouraged where they are consistent with Plan policies. Facilities and activities that encourage or enhance energy efficiency, waste reduction, re-use, or recycling of wastes shall be accommodated.



- .17 The Plan will assist in providing a transition between urban municipalities and non-farm communities, and potentially incompatible agricultural and natural resource activities.
- .18 Policies must reflect the benefits of land use diversity and communicate the purpose when accommodating new development opportunities that can successfully co-exist with existing and evolving agricultural uses. Scattered non-farm development may lead to:
 - a) Rural residential development speculation, which often leads to rising land costs and higher tax assessments.
 - b) Land use incompatibility issues arising between agricultural uses and rural residential, commercial and industrial development.
- .19 Prior to approval of any large-scale development, the developer will be required to provide justification of demand to warrant subdivision and/or the potential benefits to the community, including employment, tax revenues and other economic and social opportunities. Refer to Chart “A” in Appendix C for the development review criteria and Chart “B” for a sample Development Proposal.

3.2 AGRICULTURE AND RESOURCE

Objectives:

- To protect and promote the continuation and diversification of the agricultural industry;
- To identify and protect prime agricultural land, and to recognize areas in which the interests of the farmers will be paramount in land use and planning decisions, subject to the protection of the environment;
- To ensure flexibility for farm operators to engage in differing types and sizes of agricultural operations and to provide agricultural producers with the opportunity to take advantage of evolving technology;
- To encourage resource development for the benefit of the Municipality and to protect these lands from incompatible developments;
- To minimize community and environmental disruption from mineral and resource extraction activities; and
- To provide for areas where non-farm development is compatible and welcomed.

The Rural Municipality remains a vibrant agricultural base and contains a variety of farm operations and is home to an abundant mineral, oil and gas resource base.

Agricultural Policies

- .1 Protecting the dominant role of agriculture and promoting a full range of agricultural activities shall be accomplished in ways compatible with the environment and adjacent land uses where it is desirable and feasible to provide protection to such activities.
- .2 Agricultural land includes, but is not limited to, extensive agriculture, intensive agricultural operations, or secondary activities that will enhance the economic viability and diversification of the agricultural sector.
- .3 The development and operation of farms and farmsteads for field crops, pastures and livestock operations shall be encouraged to continue in the Rural Municipality. Innovative agricultural production methods which

maximize sustainability shall be supported to enable producers the ability to diversify, process and potentially provide for the direct sale of locally produced commodities.

- .4 Intensification of agricultural activities shall be planned and sited recognizing their full potential and in a manner that requires minimal improvement to municipal servicing.
- .5 Development on Highly productive prime agricultural lands for non-agricultural uses is discouraged.
- .6 Crop spraying, intensive agriculture production, pasturing livestock, and manure spreading are legitimate operations and should be restricted only by public health regulations and environmental protection measures, unless otherwise stated herein.
- .7 Legitimate farming activity shall not be curtailed solely on the basis of objections from property owners even though that activity was not practiced when the small holdings were created or non-farm uses were allowed. Agricultural operations using new technology or management practices that are environmentally sustainable shall be supported.
- .8 Existing agricultural enterprises which operate within normally accepted practices of farm management and in conformance with *The Agricultural Operations Act, 1995* shall be protected from new development which might unduly interfere with their continued operation.
- .9 Small land holdings for small-scale or specialized agricultural operations may be considered for approval, provided that such proposals are compatible with other existing agricultural operations, and that the size of the proposed parcel is appropriate for the intended use.
- .10 Agri-Industrial developments which directly serve farming activities, and either process or store agricultural produce or products shall be allowed in agricultural areas. When possible, preference shall be given to locations on lower quality land.
- .11 Rural and Agri-Tourism ventures shall be encouraged throughout the district.
- .12 The use of best management practices for agricultural enterprises, particularly with regard to manure management and chemical applications, shall be encouraged in order to minimize risks to groundwater and surface water.
- .13 New developments in rural areas shall be located to be compatible with existing agricultural operations. The establishment of urban-like uses in rural areas, which would compete with urban areas, or have the potential to create land use conflicts, shall be discouraged.
 - a) Development along existing all- weather road allowances where road construction and improvement are not required shall be encouraged.
 - b) Separation areas, landscape buffers or shelterbelts, shall be encouraged to separate agricultural land use from urban municipalities, residential acreages, multi-parcel subdivisions or recreation areas.



Intensive Livestock Operation Policies

- .14 Proponents and operators of intensive livestock operations will be required to develop facilities and conduct their operations in a manner which reduces the production of offensive odours and the potential for pollution of soils, groundwater and surface water.
- .15 Livestock operations will be characterized by the total number of animal units and animal type. Intensive livestock operations will be required to locate where they provide an appropriate land base size to support their operation and where they have a sufficient land base for manure application.
- .16 The development, application and environmental monitoring of livestock operations shall be undertaken in consultation with Saskatchewan Ministry of Agriculture to ensure the land use decisions and agricultural operating practices regulated by the Province are coordinated with the Rural Municipality.
- .17 Building setback standards shall be applied to new intensive livestock development along municipal roads, in order to provide a measure of safety for the travelling public, to provide a measure of buffering of buildings from roadway nuisances, such as noise and dust, and to reduce snow drifting problems along rural roads.



.18 The Zoning Bylaw shall provide for mutual separation distances to be established between livestock production operations and residences not related to the operation and to provide separation buffers between new and expanding livestock operations and residential areas to minimize environmental and socio-economic impacts upon residential uses.

.19 The separation distance may vary, depending upon density of residential use, size of community, nature and intensity of livestock operation and method of manure storage and management. Special review and approval shall be required for residences and other non-agricultural developments, which may be proposed, within this mutual separation distance.

- .20 The Rural Municipality shall work co-operatively with Saskatchewan Watershed Authority (SWA) to monitor ground water resources and may require an annual assessment of residual nutrient levels in the soil, ground and local surface water by a qualified professional recognized by SWA demonstrating:
 - a) The development and on-going operation of activities associated with the land use will not pose a risk or cause pollution of the soil, surface water or groundwater resources; and
 - b) The precautionary measures which are required to be taken to sufficiently mitigate the potential risks of endangering soil, surface and groundwater quality resources.

Mineral Resource Policies

- .21 Resource development that benefits the district will be encouraged throughout the Municipality according to their respective locational requirements, separated from incompatible activities, with minimal community and environmental disruption.

- .22 Land designated natural resources in the Plan reference maps, includes the development of mineral resource extraction such as the major coal operation in approximately one third of the municipality, oil and gas pipeline corridors and related resource refining/processing activities. Proposals for these activities shall be referred to the appropriate government agencies for their review. Residential development will be discouraged within 2 km (1.2 Miles) of an Active Coal extraction operation, subject to subsection 7.4.5 of the zoning bylaw, and any provincial regulatory requirements including *The Statements of Provincial Interest, 2012*. In addition, coal mining/extraction will also adhere to this setback, subject to any specific requirements under applicable federal or provincial Acts or Regulations will apply.
- .23 Sask Power or Coal operator/developer will be responsible to provide a regular update of proposed expansion and decommissioning of mining activity in a timely manner and follow all Statements of Provincial Interest and applicable regulations and furnish Mining plans similar to Concept Plan and Comprehensive Development review provisions of this Plan and accompanying Zoning Bylaw.
- .24 The Reference maps shall indicate the location of resources to assist with the management of these resources from other developments which may conflict with their operation. Sask Power should provide continuous updating of its coal extraction plans in the municipality.
- .25 The exploration, development, production and termination of all aggregate and mineral resources shall be undertaken in a manner that is environmentally safe, stable and compatible with adjoining land. The Rural Municipality will work with the resource sectors on an extraction and reclamation policy as part of the continued direction towards more sustainable management of the resource.
- .26 Disturbance shall be minimized by using the best available techniques and practices to reduce the overall footprint of activity during all phases of construction, operation, reclamation and abandonment. Consideration shall be given to the ability of natural landscapes to sustainably support reclamation efforts.
- .27 Buffer strips should be established around existing and potential resource sites in order to protect the coal, aggregate and quarry deposits from incompatible adjacent land uses. The buffer strip should be determined in consultation with Sask Power, Saskatchewan Ministry of Energy and Resources or appropriate agency.



Residential Development

- .28 The infilling of vacant lots within the Community shall be encouraged in order to take advantage of areas currently serviced with existing infrastructure.
- .29 The Rural Municipality together with the City of Estevan shall consider ways of ensuring that there is an adequate supply of housing that is safe, appropriately designed and conveniently located close to shops, services and community amenities.
- .30 A higher proportion of multi-unit housing would enhance land use efficiency and provide more housing options. Multi-unit residential sites shall be designed to be compatible with land uses in the surrounding area. Areas between industrial-commercial and near recreational land may serve as a transition to single-unit housing.



.31 Residential developments will be encouraged to locate in proximity to complementary community services (e.g. recreation facilities, parks and schools) and commercial uses.

.32 Council, through this Plan, encourages an appropriate range of housing types and densities to meet projected requirements of current and future residents of the area by:

- a) Directing the development of new housing towards locations where appropriate levels of infrastructure and public service facilities are or will be available to support current and projected needs;
- b) Establishing development standards for residential density development which minimize the cost of housing and facilitate compact form; and
- c) Promoting densities for new housing which efficiently use land, resources, infrastructure and public service facilities while maintaining appropriate levels of public health and safety.

.33 Development proposals should be guided by concept or neighbourhood plans. ***Chart "A" in Appendix C provides the development checklist requirements and Chart "B" provides a sample Development Proposal.***

Concept plans should indicate:

- a) Future major roads;
- b) Drainage systems and improvements required to meet non-agricultural drainage requirements;
- c) Major open space (including unique physical) areas;
- d) Cultural and archaeological significant areas;
- e) Areas requiring protection through buffering or other means;
- f) Major hazards such as flooding, areas of high water table, and slope lands;
- g) Staging of development and future development of or expansion into adjacent land; and
- h) Compatibility with adjacent communities' planning and future growth needs.
- i) All buildings to be above 1:500 plus 0.5 metre freeboard Safe Building elevation (SBE).

Economic Development

.34 Commercial and industrial activities should include the development of structures, buildings and landscaped areas that are compatible with adjacent uses.

.35 Commercial and industrial developments with extensive site requirements, such as outdoor storage, display, parking requirements (e.g. large trucks), will be encouraged to locate at appropriate locations Home Based occupations are encouraged in the Community as valuable contributors to the district economy. Home-based businesses may be accommodated provided that they are clearly secondary to the principal residential use of the dwelling unit, are compatible with and do not change the character of the surrounding residential area. The Zoning Bylaw specifies development standards for home-based businesses.

.36 Industrial development that is functional and compatible with surrounding land uses shall be



encouraged. To achieve a positive image of industrial development a high standard of site and building design may be required to guide site layout, architecture, buffering and landscaping such as shelterbelts and fencing.

- .37 Care shall be taken in the siting of industrial uses that normally create very significant land use conflicts with regard to noise, vibration, smoke, dust, odor or potential environmental contamination. Such uses shall be encouraged to find a location that maximizes separation from residential areas.
- .38 Industrial uses which are likely to be unsightly due to the nature of the industrial operations, exterior storage, or type of building or structures, should generally be discouraged from locating along the highway approaches and entrance roadways to urban areas. If such uses are proposed in these areas, special landscape buffer or other mitigation measures should be taken to screen these industrial uses from view.

Infrastructure: Public Utilities and Facilities

- .39 The use of existing municipal infrastructure should be optimized wherever feasible before consideration is given to developing new infrastructure and public service facilities.
- .40 Infrastructure and public service facilities may be provided in a coordinated, efficient and cost-effective manner to accommodate projected needs by integrating servicing and land use considerations at all stages of the planning process.
- .41 Investment by the Rural Municipality in joint development with the City and developers in water supply and waste management infrastructure and facilities should lead development to concentrate where feasible for developers to provide a piped water and sewer system. The recent inter-municipal discussion between the City of Estevan and Rural Municipality of Estevan on Water and Waste Management and a commitment to investigate long term policy options clearly indicates to residents and developers that infrastructure is a joint responsibility.
- .42 A review of a storm-water management and drainage management for both existing development areas and future residential, commercial and industrial areas may be undertaken. New development shall assess local water drainage patterns as part of initial concept designs and avoid developing in low-lying catchment areas and drainage courses.
- .43 Development may be permitted with properly engineered infill to ensure the safe building elevation is achieved, water drainage is not disrupted and adjacent and down-stream property owners are not negatively affected.
- .44 Planning for water provision and waste management services shall ensure that current systems are provided in a manner that can be sustained by the water resources, are financially viable and compliant with all regulatory requirements and protect public health and the natural environment.

- .45 The Rural Municipality shall ensure that development and land use patterns which are adjacent or in proximity to the City that may have negative effects on future urban design and/or densities that may hinder the City's expansion will be discouraged, or mitigated.
- .46 Development of country residential lands adjacent to the City's boundaries will be examined on a case-by-case basis. Country Residential developments within 1600 meters (1 mile) may require the preparation of a concept plan to illustrate how the proposed development will integrates with the existing urban and rural residential development. Preference will be given to well-planned clustered residential development.
- .47 Incompatible Development will not be permitted which would encroach on the City of Estevan Landfill.
- .48 Inter-municipal cooperation and private or public sector initiatives that focus on a cooperative approach to providing and sharing Community services that optimize use and cost-efficiency shall be encouraged.
- .49 A buffer zone will be established to insure regulatory setbacks are met and allow for future expansion

3.3 COUNTRY RESIDENTIAL DEVELOPMENT

The Rural Municipality recognizes the need to provide opportunities for a balanced variety of residential options for the residents. These options range from single parcel residential to higher density options while maintaining the rural character.

Objectives

- To locate country residential development in areas where the future or continued operation of the agriculture or other resource opportunities will be the least affected or restricted.
- To provide a planned location for country residences where an appropriate range of municipal services can be provided.
- To reduce or eliminate land use conflicts between country residential and other land uses.
- To provide direction to residents and developers for country residential development in appropriate locations and avoid land use conflicts with the City of Estevan growth needs.

General Policies

- .1 Residential development shall be encouraged to maintain the country-living environment which retains its land value, where land use conflicts are avoided and where efficient cost effective municipal services can be provided.
- .2 The subdivision of land for Country Residential purposes shall meet all requisite government department/ministry/agency requirements including but not limited to Saskatchewan Ministry of Environment, Ministry of Government Relations the Health Region and Water Security Agency.
- .3 All residential subdivisions, regardless of the level of development, shall have access to an existing all-weather road and the proponent may be responsible to enter into an agreement with the Municipality to upgrade an existing road or develop a new road access to the municipal standard. The proponent may be solely responsible for all of the costs of the new or upgraded roadway construction which will be addressed through a Development or Service Agreement.
- .4 Residential subdivisions, at the discretion of Council, may be required to provide adequate physical separation through the implementation of design buffering techniques, transitioning land uses, shelterbelts or landscape buffering from adjacent agricultural operations.
- .5 Residential subdivisions shall seek to minimize the loss of habitat and wildlife corridors by retaining and incorporating natural vegetation and watercourses within their location and design.
- .6 Where subdivision is proposed adjacent to a watercourse Council will identify and designate the channel, adjacent floodplain, and significant natural habitat as Environmental Reserve to protect sensitive areas and preserve the potential for public access. This will be done through consultation with relevant agencies and



adjacent municipalities. the 1:500 plus 0.5 metre freeboard elevation will be followed as outlined in the “Statements of Provincial Interest”

- .7 Setback distances for Residential development shall not be closer than:
- a) Within 1 km (0.6 mile) of a hazardous industry except in instances where transition and buffering can mitigate concerns;
 - b) Within 1 km (0.6 mile) of a rural industrial site except in instances where transition and buffering can mitigate concerns;
 - c) Within 457 metres of a sewage lagoon site, except where an existing subdivided lot is within the 457-metre separation distance, in which case, Council may reduce the minimum separation distance in accordance with the regulations in the zoning bylaw;
 - d) Within the required separation distances from intensive livestock operations as provided within the Zoning Bylaw, or
 - e) Within 457 m (1500 ft.) of a solid waste disposal site or lands designated to become or expanded as a solid waste disposal site,
 - f) Within 2 km (1.2 Miles) of a Active Coal extraction operation, subject to subsection 7.4.5 of the zoning bylaw, and any provincial regulatory requirements in *The Statement of Provincial Interest Regulations, 2012*.
- .8 Planned development will help to increase land values, not be wasteful of the land resource, minimize public expenditure in service provision, recognize significant community features in maintaining the community lifestyle and be designed to be compatible with the surrounding areas.



.9 Community Service lands include institutional, public services, recreational, health, cultural or educational uses, shall recognize and assess the impact future adjacent land uses may have on their activity. Each rezoning proposal will be evaluated based on individual merit and its compatibility with surrounding land uses.

.10 Non-residential developments such as commercial developments along the Highway/Truck Bypass Corridor, outside the Highways Holding Control area, that are intended to provide services to the community and the surrounding population shall be permitted. Those uses or activities shall be located so as to be compatible with other

existing or proposed uses subject to compliance with commercial policies contained herein.

- .11 Residential developments will be encouraged to locate in proximity to regional and complementary public uses (e.g. recreation facilities, parks, and libraries), institutional uses (e.g. schools) and commercial uses.
- .12 **All Residential Development** proposals should be guided by Concept Plans. Development Review Criteria and a sample Development Proposal are provided in Appendix C. Concept plans should address the following:
- a) Future major roads;
 - b) Drainage systems and improvements required to meet non-agricultural drainage requirements;
 - c) Major open space (including unique physical) areas;
 - d) Cultural and archaeological significant areas;
 - e) Flood Proofing where required;
 - f) Areas requiring protection through buffering or other means;
 - g) Major hazards such as flooding, areas of high water table, and slope lands;

- h) Staging of development and future development of or expansion into adjacent land; and
- i) Adjacent municipalities' planning and future growth needs.

Single Parcel Country Residential Policies



.13 To protect the predominant role of agriculture and resource sector and encourage the retention of larger parcels for continued productive agricultural purposes, the subdivision of agricultural holdings for residential purposes shall be limited to the creation of five (5) non-farm building site per quarter section (64.8 ha) . Further increase in density will be considered under the requirements of the Multi-Parcel Residential provisions.

.14 Where an agricultural holding has been subdivided to its full potential under these policies, no further residential development shall be permitted on the

balance of the agricultural holding, unless the area is rezoned to a suitable designation.

- .15 Residential subdivisions shall be planned and located in order that:
 - a) Services such as school busing, snow removal and protection services can be provided with reasonable efficiency and without undue cost to the Rural Municipality;
 - b) Increased assessments associated with residential development are confined and upward pressure on taxation and limitation of uses of agricultural or resource land is minimized;
 - c) Normal agricultural activities will minimally affect the quiet enjoyment of the non-farm residential area.
- .16 Single Parcel residential development shall be required to provide for such onsite services as is deemed necessary by the Municipality, at the expense of the developer, including but not limited to, upgrading municipal roads to an all-weather standard as a condition of approval.
- .17 Single Parcel residential development shall not be permitted in areas subject to flooding, erosion, or bank instability, unless detailed analysis of the specific site, prepared by a qualified engineer can prove the development to be safe from the aforementioned hazards.
- .18 Residential development along provincial highways shall meet all requisite highway regulations pertaining to access and location of structures.
- .19 On-site wastewater disposal systems must receive approval from Sun Country Health Region prior to installation. The location and size of building lots shall reflect the capability of local soils to adequately support an approved on-site wastewater management system.

Hamlet Area Policies

- .20 **Growth of the existing Hamlet of Hitchcock will be encouraged where physically possible. All residential developments shall be required to comply with the Multi-Parcel Residential policies respecting water and waste provided in this Section. A Concept Plan Commercial and Mixed Uses will be considered, with consultation with the Hamlet residents.**

- .21 Proposed developments shall take into account the health, safety and general welfare of the residents, and the viability and character of the settlement area. No land use or activity that is detrimental to the residents or the community shall be permitted.
- .22 The infilling of vacant lots within the hamlets shall be encouraged in order to promote efficient use of space within the community, to revitalize existing areas, to accommodate new development and to establish a greater sense of community.
- .23 Where suitable vacant land is not available, new development shall be encouraged to locate adjacent to built-up areas where public services, including roads, water and sewer services, power lines and other services can be efficiently and economically expanded.

Multi-Parcel Country Residential Policies

- .24 A Comprehensive development proposal (*refer to Appendix C for a sample development proposal and the development checklist requirements*) shall be completed by any person proposing to rezone, subdivide, or re-subdivide land for multi-parcel country residential or hamlet development prior to consideration of an application by Council. The review shall be undertaken according to the standards provided in the Zoning Bylaw and shall address all matters of land use integration, potential conflict mitigation and the provision of services to the development.
- .25 The Future Land Use Plan in “Appendix A” indicates areas designated for future cluster higher density residential activity.
- .26 Multi-parcel country residential subdivisions shall take into account the health, safety and general welfare of the residents, the viability, and character of the adjacent urban areas and will ensure that the regional development opportunities are addressed.
- .27 Where a multi-parcel country residential subdivision is proposed on lands abutting an existing urban area or multi-parcel country residential development, Council may require the proposed development to be designed to complement the existing development including measures such as visual buffering, lot site separation, complementary lot sizing or any other measures necessary to achieve compatible land use and development. The development will need to address drainage and servicing impact on not only the immediate development but also on adjacent lands.
- .28 Council shall determine the number and arrangement of approved lots within a subdivision application on a case-by-case basis upon review of a comprehensive development review and having consideration for:
 - a) The carrying capacity of the lands proposed for development and the surrounding area based on site conditions, environmental considerations and potential impacts, and other factors that may warrant consideration in the design of the proposal;
 - b) The suitability and availability of municipal and other services and infrastructure necessary to support the proposal; and
 - c) The compatibility of the proposed subdivision design with that of the surrounding area.
- .29 Development of country residential lands adjacent to urban boundaries will be examined on a case-by-case basis and with consultation between affected municipalities. Country Residential developments within



1600 meters (1 mile) of the City of Estevan and any urban municipality's boundary will require the preparation of a Concept Plan and a Comprehensive development proposal to illustrate how the proposed development will integrate with the existing urban municipality. Preference will be given to well-planned clustered residential development.

- .30 Multi-parcel country residential subdivisions shall enter into servicing agreements as provided in Section 6.10 of this Plan, including any considerations the Municipality deems necessary in accordance with *The Planning and Development Act, 2007*.
- .31 Appropriate development standards for residential subdivision including site area, frontage, boundary and roadway setbacks, and all other relevant standards shall be applied through the Zoning Bylaw.
- .32 The developer shall ensure, to the satisfaction of the Municipality that alteration to drainage, landscape, or other natural conditions occurs in a way that avoids or mitigates on and off-site impacts.
- .33 All multi-parcel country residential subdivisions shall be required, where such service is available, as a condition of approval, to be serviced by a centralized potable water system in a legal form that is acceptable to the Municipality.
- .34 All high density country residential subdivisions shall be required, as a condition of approval, to create and manage a septic system utility acceptable to the Municipality and the Health Region.
- .35 The wastewater management (septic) system utility shall provide the Municipality with regular qualified reports at intervals determined by Council on a case by case basis confirming that all onsite wastewater systems are being adequately maintained, or identifying necessary remedial works to be undertaken by the property owner and confirming that the required remedial works have been completed.

Lakeshore Residential Development

- .36 All Lakeshore developments will adhere to residential policies where possible and be consistent with all policies respecting development in environmentally sensitive areas and criteria in this plan and those of affected agencies such as Sask Power and Water Security Agency.
- .37 Discussions will continue with the relevant agencies regarding future development potential adjacent to the reservoir lake area.
- .38 A concept Plan or Area Structure Plan will be prepared with all stakeholder's input before any new development occurs.
- .39 Existing "Leasehold" development permitted by Sask Power will be recognized in the Zoning Bylaw and may be subject to Contract Zoning, to better address the unique characteristics of the development and multi partner regulatory framework.
- .40 The Rural Municipality will actively pursue compatible and sustainable development opportunities in and around the "reservoir" lands under the control of Sask power and will participate in co-management opportunities, where possible.

3.4 UTILITIES AND FACILITIES

The Rural Municipality of Estevan maintains a variety of public utilities and infrastructure including recreational park space and several pipeline corridors which cross through the municipality.

Objectives

- To protect existing public and private utilities, including pipeline corridors, from land uses which may adversely affect their operation.
- To ensure the appropriate levels of utilities are provided for the health and well-being of the residents, businesses and institutions in the Municipality.
- To cooperate with other agencies and participating with the City of Estevan and any Regional Planning initiative in the planning of utility facilities in the Municipality and the Region.
- To extend municipal services in an efficient manner at the cost of the developer(s).

Policies

- .1 Cooperation will be encouraged with Sask Power, Sask Energy, Trans Gas and Sask Tel and other similar utilities to ensure the provision of their services in the most economical and efficient manner possible.
- .2 Essential activities of government and public and private utilities including alternate energy generating systems such as wind energy generating systems shall be permitted in any land use designation subject to requirements in the Zoning Bylaw. Such uses shall be located and developed in a manner, which is sensitive to and will minimize any incompatibility with neighbouring land uses.
- .3 Prior to the installation of major utility systems, such as electrical transmission lines, wind energy systems and communication lines or towers, the utility companies are encouraged to consult with the Municipality and the community at large on matters such as route selection and potential impact on local road networks.
- .4 New Pipelines should be preferentially routed through areas causing the least environmental impact either paralleling through existing disturbed lands, on rights-of-way or in areas of tame pasture or cultivation. Pipeline rights-of-way may be identified as passive open space that could be used for pathways, subject to all easement rights and other conditions that would maintain the safety and integrity of the pipeline facilities. The National Energy Board (NEB) process addresses pipeline development and it is the approval authority. The Municipality will ensure that any municipal development standards are consistent with Federal and Provincial requirements.
- .5 Separation distances from existing public works facilities shall conform to Provincial regulations. Any planned future expansion shall minimize the encroachment of incompatible lands near landfills, waste management facilities, airstrips, transportation corridors, rail yards, and industrial activities.
- .6 The use of existing municipal infrastructure shall be optimized wherever feasible before consideration is given to developing new infrastructure and public service facilities. Infrastructure and public service facilities shall be provided in a coordinated, efficient and cost-effective manner to accommodate projected needs by integrating servicing and land use considerations at all stages of the planning process.

- .7 The Rural Municipality shall continue to work with other municipalities in the region to:
 - a) Pursue a comprehensive waste management plan for solid waste management;
 - b) Adopt consistent wastewater disposal requirements; and/or
 - c) Collectively approach and plan for future water utility provisioning where possible.
- .8 All development which requires water shall be adequately serviced with a potable and sufficient water supply, either on-site, or by a central water system depending on the nature and intensity of use.
- .9 Central Water Pipelines owned and operated by public utility boards other than ones that the Municipality has ownership in, shall be allowed on road allowances subject to any terms and conditions that the Municipality may impose, but shall not be owned or maintained by the Municipality.
- .10 All development requiring sewage facilities shall be adequately serviced with an approved, on-site or central sewage system in accordance with Provincial and Municipal requirements.
- .11 The physical and economic ability to extend services to specific areas within the Municipality should be logical, reasonable and cost effective.
- .12 Lands adjacent to other municipalities, where infrastructure capacities exist, may be the subject of Inter-Municipal servicing agreements. Where it is appropriate, necessary and/or desirable, further to this Plan, the municipalities will endeavour to enter into agreements respecting municipal servicing for lands that are suited for future servicing with municipal water and sewer by virtue of their proximity, access, topography and soil characteristics. When an Urban municipality and the Rural Municipality of Estevan enter into such an agreement to service land, the agreement shall address any future boundary alteration impacts.



CITY OF ESTEVAN MUNICIPAL AIRPORT

- .13 The improvement of the Estevan Airport as a regional transportation link, and its potential economic benefits are supported by the Rural Municipality.
- .14 The Plan outlines several policy directions to promote and preserve the Airport and the RM Council has endorsed the recommendations and that Plan will be used in conjunction with the OCP to manage this area.
- .15 The approach to the Airport shall be protected from incompatible or potentially incompatible land uses that may adversely impact their operation and/or endanger public safety. The Rural Municipality will cooperate with the administration/flying club/ local airport authority to ensure a sufficient buffer zone to control noise sensitive development around the airstrip. The mapping in Appendix "B" provides set back, height and glide slope restrictions for reference purposes. This may be updated when the Airport Authority/City initiate further study of airport opportunities.
- .16 The encroachment of incompatible, sensitive land uses near the airport/strip shall be prohibited in order to provide for long-term airport safety and noise mitigation.
- .17 The Rural Municipality will strive to protect the Airport from uses that may generate excessive amounts of smoke or dust, create electrical interference or may attract birds. These uses are not to be located within the take off and approach zones of the airstrip.

- .18 The Zoning Bylaw will establish a separate zoning overlay district to regulate development in the area around the City of Estevan Airport.

3.5 GROUND AND SOURCE WATER RESOURCES

The Rural Municipality is located in an area of several waterbodies which provide abundant water, however require a high level of safeguards to ensure long-term sustainability and water quality.

Objectives

- To ensure that all land use in the Municipality address sustainable water resource management
- To manage ground water resources in a manner that would not deprive existing users of their water supply and would not have a known detrimental effect on ground water potential.
- To ensure that the public health is protected by locating unserviced subdivisions only where soil and ground water conditions can sustain development and not pollute waterbodies.

Policies

- .1 Developments shall not deplete or pollute groundwater resources within the Municipality and shall occur in a manner which sustains the yield and quality of water supply. Land development within ground water pollution hazard areas shall require a detailed analysis of the specific site, prepared by a qualified engineer. and in areas that have a high water table it is essential to address all aspects and impacts of development.



.2 Developments will be encouraged to ensure that waterways, water bodies, shore land areas and groundwater resources are sustained. Development proposals, which may impact riparian systems or water bodies, will be referred to Water Security Agency for review and advice prior to approval.

.3 Waterways and/or waterbodies in the Municipality may require protection to limit impacts of development. The Rural Municipality will seek opportunities to work with other municipalities and government agencies to investigate and improve the quality of water in the Creeks and Watershed and other small bodies of water draining into the region. This may be achieved through site-specific planning programs and cooperation with Federal, Provincial or regional programs.

- .4 The extent of protection required will be directly related to the characteristics of the local situation. The size and configuration of the waterway and water body, the need for public access, environmental characteristics, and economic potential will all have a bearing on the method of protection adopted. These studies shall be undertaken by a qualified professional at the expense of the developer.
- .5 Buffer strips should be maintained adjacent to watercourses and water bodies to allow for shoreline protection measures against erosion and flood hazards. Wetlands shall be preserved, whenever possible, for the benefit they serve as catchment basins for drainage.

- .6 The use of best management practices for agricultural enterprises, particularly with regard to manure management and chemical applications, shall be encouraged in order to minimize risks to groundwater and surface water.
- .7 The Aquifer/Wellhead Protection is the land located above a groundwater system that is part of the domestic water supply. Care must be taken in the storage, handling, manufacture and use of products on sites within these aquifer/wellhead areas to avoid contamination of the underlying aquifer.
- .8 All waterbodies forming part of the water supply shall be protected against possible pollution from land use and development activities by ensuring that hazardous materials storage and handling procedures, facility design and operation will not compromise the integrity of the underlying aquifer.
- .9 All applications for development in sensitive environmental areas as referenced on the Appendix maps shall be accompanied by a report certified by a Professional Engineer that shall address site design, wastewater management and hazardous materials handling, storage and disposal, descriptions of physical/facility-specific structures, plans and standards. This applies to a large area of the Municipality, particularly in built-up areas.



3.6 TRANSPORTATION NETWORKS

The Rural Municipality is well served by a network of well-maintained Municipal roads in a rural setting as well as Major Highway and other resource access road network which provide development opportunities to the Municipality and region.

Objectives

- To establish safe, efficient and convenient transportation facilities and service for all users.
- To provide a network of municipal roads to accommodate anticipated traffic movements within the Rural Municipality and provide an effective linkage to the Provincial highway system.
- To protect lands that may be required for the future truck/highway bypass.

General Policies

- .1 Transportation networks and land use considerations shall be integrated at all stages of the planning process. A land use pattern, density and mix of uses should be promoted that minimize the length and number of roads to make efficient use of existing and planned infrastructure. Connectivity within and among transportation systems should be maintained and, where possible, improved including connections which cross jurisdictional boundaries.
- .2 The Municipality will work to create an attractive, functional traffic corridor along Highway No. 39 which also serves as the eastern and western approach to the City of Estevan.
- .3 The Rural Municipality participates in the Ministry of Highways and Infrastructure's Transportation Study and will continue to be an active member of the Steering Committee. The Estevan Bypass Functional Planning Study is included in the reference maps. The Municipality will continue to work with the Area Transportation committee to plan, advocate and designate transportation network priorities and needs and will endeavour to enter into agreements to develop future municipal roads, strategically in the area in an economically and efficient manner.
- .4 Transportation facilities, which include such facilities as primary highways, secondary roads, airports and railways, should be protected from land uses which affect the safe and efficient operation of these facilities. To minimize the encroachment of incompatible lands near airports, transportation corridors and rail yards, adjacent lands shall be set back from these existing facilities and any planned future expansion.
- .5 Transportation facilities and rights-of-way should be planned and constructed in a manner that would minimize their negative impacts on existing and future proposed adjacent and surrounding land uses.

- .6 Where an area of development is bordered on one side by a major transportation corridor, such as a highway or rail line, new development should, where appropriate, be directed to the same side to avoid the need for local traffic to cross the corridor.

Road Policies

- .7 New developments shall have access to an existing all-weather road unless the proponent enters into an agreement with the Rural Municipality to upgrade an existing road or develop new road access to a standard agreed upon by the Municipality. The development of such a road must be on the prioritized Municipal road system. The proponent shall be responsible for all of the costs of the new or up-graded roadway construction.
- .8 Developments adjacent to primary highways, secondary roads and railways should be located in such a manner as to achieve safe and efficient access.
- .9 Land uses which generate significant amounts of regional vehicular traffic and/or significant truck traffic shall be encouraged to locate in proximity to major municipal roadways, provincial roads and provincial highways.
- .10 Proposed developments which may be adversely affected by noise, dust and fumes from roadways and railways should be encouraged to locate where there is adequate separation from these corridors and/or to incorporate sound barriers or landscaped buffers to mitigate these impacts.
- .11 Where there is existing or anticipated high volumes of truck traffic, the Municipality may designate certain roadways as truck routes, in order to limit deterioration of the local road system and to minimize safety problems and nuisance factors with adjacent communities.
- .12 Commercial or industrial developments that require large land area or are hazardous in nature may be located adjacent to Provincial roads or highways subject to all policies in this Section. Strip development, where each relies on direct access, shall have consolidated access at major points of intersection of Provincial highways and municipal roadways.
- .13 All developments will ensure safe access and egress from adjacent roadways without disrupting their transportation function by locating:
 - a) On service roads adjacent to highways;
 - b) On municipal grid roads adjacent to hamlets; or
 - c) At existing intersections along range and township roads; and shall
 - d) Be in conformity with all Municipal, Provincial and Federal transportation regulations, including but not limited to building and sign regulations as well as any control radii regulations.
- .14 Development along Provincial highways shall:
 - a) Be encouraged to consolidate access at major points in order to provide a high standard of safety;
 - b) Require access permits from the Saskatchewan Ministry of Highways and Infrastructure;
 - c) Provide road systems where possible which integrate with existing road networks and which satisfy current and future needs; and
 - d) Not be permitted where strip development is created with frontage less than 150 metres (492 feet) per lot and with individual direct access to the highway. Exceptions will be considered where adjacent development has already occurred.

- .15 All proposals which create new building sites and any development of a structure or access that is to occur within the control areas of Provincial highways under provincial authority will be subject to review approval by the Saskatchewan Ministry of Highways and Infrastructure prior to the issuance of an access or a development permit.
- .16 Building setback standards shall be applied to new development along municipal roads, in order to provide a measure of safety for the travelling public, to provide a measure of buffering of buildings from roadway nuisances, such as noise and dust, and to reduce snow drifting problems along rural roads.
- .17 Municipal road allowances shall be maintained for public access. Any proposals for clearing, cultivation or cropping of unimproved road allowances shall be subject to review and approval by the Municipal Council.

Railway Policies

- .18 The Municipality, through this Plan, shall provide for efficient and effective land use and transportation planning. This includes consultation with neighbouring property owners, including railways, in order to reduce the potential for future land use conflicts and provide adequate protection for rail infrastructure. The primary situations include:
 - a) New land development or redevelopment in proximity to existing rail operations;
 - b) new or significantly expanded rail facilities in proximity to existing residential uses; and
 - c) road/rail crossing issues.
- .19 The Municipality will support integrated transportation planning involving provincial, municipal, Port authorities and multiple railways in order to balance rail capacity upgrades, minimize community impacts and ensure that economic benefits occur.
- .20 The Municipality shall be pro-active in identifying, planning and protecting rail corridors and yards for their optimal use together with the Railways. The Municipality shall coordinate development approvals with the Railways that also require rail regulatory approvals to increase awareness regarding the railway legislation, regulatory and operating environment.
- .21 Safety at road/highway and railway crossings is a concern and planning is necessary to consider alternatives to creating new grade crossings, including upgrading and improving safety at existing crossings and grade-separated crossings.
- .22 Consultation with the Railways shall be required when a potential development is proposed for a:
 - a) Development or redevelopment proposal in proximity to rail facilities or for proposals for rail-serviced industrial parks;
 - b) Road and utility Infrastructure works which may affect a rail facility;
 - c) Transportation plans that incorporate freight transportation issues; and
 - d) All new, expanded or modified rail facilities.
- .23 Proposed developments which may be adversely affected by noise, dust and fumes from roadways and railways should be encouraged to locate where there is adequate separation from these corridors and/or to incorporate sound barriers or landscaped buffers to mitigate these impacts.
- .24 Property owners should be informed of any required mitigation measures to ensure proximity issues are addressed now and into the future. Notification of rail operation legal agreements and caveats registered on Land titles shall be provided to future property owners.

- .25 Development review of residential or other sensitive land uses proposed within an influence area should include noise and vibration and other emissions studies to assess the suitability of the proposed use and to recommend mitigation requirements for development in close proximity to rail facilities and for significant rail facility expansions that bring rail activities closer to sensitive land uses.
- .26 Sensitive land uses proposed adjacent to railway corridors shall be buffered and/or separated through setbacks, fencing, site grading, berms and landscaping to prevent adverse effects from noise, vibration, odour, fumes, and to promote safety. (i.e. site access and crossing reviews, setbacks, sightlines). Building setbacks and berms are intended to provide protective buffers and barriers to reduce the risks from a train derailment or other incidents and also to provide some noise and vibration attenuation.
- .27 The Rural Municipality, together with the Railways, shall strive to improve information-sharing regarding existing and future planning efforts through early consultations in advance of proposed land use or transportation changes, projects or works. The Municipality shall request notification from the Railways, to assist landowners and other stakeholders with implementing appropriate mitigation measure when new a proposal for new rail facilities, or significant expansions to existing facilities, are located in proximity to existing sensitive development. The Rural Municipality should consult with the railways regarding proposed land development and/or infrastructure projects which may have impacts on existing drainage patterns. Similarly, the railways should consult with the Municipality where facility expansions or changes may impact drainage patterns to adjacent uses.

3.7 ECONOMIC DEVELOPMENT

The Rural Municipality supports regional economic development and participates with the surrounding municipalities to attract sustainable economic growth opportunities in the region.

Commercial Policies

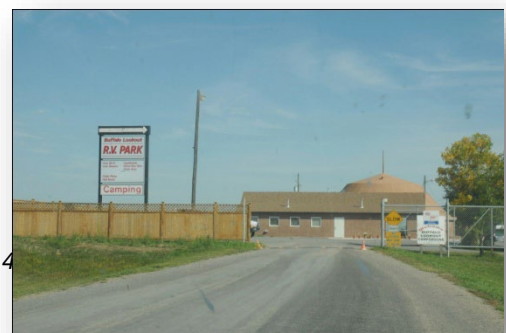
- .1 Commercial developments should be encouraged to locate at appropriate locations where it is possible to

Objectives

- To provide direction on land suitable for rural industrial or commercial activities in appropriate rural locations which do not require a full range of municipal services.
- To minimize or eliminate land use conflicts between all land uses.
- To advertise the locational advantages of the Municipality and the region as a premium choice for industrial and commercial development.
- To promote a balanced approach to development in the region.

consolidate access to major roadways and Provincial highways via the municipal road system. The Future Land Use Plan and Land Use Concept Plans the Appendices indicate areas designated for commercial development. In addition, dispersed commercial will be considered where it serves the rural needs or is resource based.

- .2 The Plan encourages a variety of highway commercial development that is well planned for occupancy by highway commercial uses which serve the regional economy.
- .3 Commercial development shall provide a high quality, visually attractive environment regarding signs, landscaping, buffers, and vegetation, building design, outdoor storage and parking areas.
- .4 A Comprehensive review process will be followed by the Municipality and a Concept Plan along with a Comprehensive Development proposal shall be completed by any person proposing to rezone, subdivide, or re-subdivide land for commercial development prior to consideration of an application by Council. The review shall be undertaken similar to residential and industrial reviews and shall address all matters of land use integration, potential conflict mitigation and the provision of services to the development. **Appendix C provides the development checklist requirements and a sample Development Proposal.**
- .5 Commercial uses which primarily serve the travelling public shall be encouraged to locate where there is access available from major roadways, including provincial roads and Provincial highways if appropriate. Commercial developments shall be subject to the transportation policies in Section 3.7.
- .6 Commercial lot sizes shall permit effective functioning of waste disposal systems, provide separation in order to



minimize hazards such as fire and provide an adequate protective buffer to neighbouring uses. Commercial activities that are dependent upon an abundant water supply and which may affect ground water resources need to address water issues prior to locating in rural areas without waterline infrastructure.

- .7 The Zoning Bylaw may establish procedures and conditions to ensure commercial development is compatible with surrounding uses, the natural environment and has access to the primary rural transportation network.
- .8 Home Based occupations shall be encouraged throughout the district as a valuable contribution to the regional economy. Home-based businesses shall be accommodated provided that they are clearly secondary to the principal residential use of the dwelling unit, are compatible with and do not change the character of the surrounding residential area and are not of a size, scale or use that would affect the viability of established commercial areas.

Industrial Policies

- .9 The designation of industrial areas shall be directed to locations that have good access to highway networks access or to the primary rural transportation network. Agricultural and Resource related industrial development may be located in appropriate rural areas. The Future Land Use Plan and Land Use Concepts in the Appendices indicate areas potentially designated for concentrated industrial development.



enterprises.

- .10 Industrial development shall be concentrated in a minimal number of separate locations or nodes where transportation infrastructure and servicing provision is sufficient for the projected use/intensity and these nodes may provide market benefits by locating an industrial activity adjacent to other complementary enterprises.
- .11 The Plan encourages a variety of industrial development which is non-polluting and is complementary to other uses by providing larger lots with limited infrastructure for industrial uses which serve the agricultural, resource extraction or transportation sectors and rural industrial parks.
- .12 Care shall be taken in the siting of industrial and intensive agricultural or natural resource uses that normally create very significant land use conflicts with regard to noise, vibration, smoke, dust, odour or potential environmental contamination. Such uses shall be encouraged to find a location that maximizes separation from residential areas.
- .13 A Comprehensive review process will be followed by the Municipality and a Concept Plan shall be completed by any person proposing to rezone, subdivide, or re-subdivide land for industrial development prior to consideration of an application by Council. The review shall be undertaken similar to residential reviews and shall address all matters of land use integration, potential conflict mitigation and the provision of services to the development. **Chart "A" in Appendix C provides the development checklist requirements and a sample Development Proposal.**
- .14 Industrial lot sizes shall permit effective functioning of waste disposal systems, provide separation in order to minimize hazards such as fire and provide an adequate protective buffer to neighbouring uses. Industries

or resource extraction which may affect ground water resources will need to address water issues prior to locating in rural areas.

- .15 To minimize the encroachment of incompatible lands near landfills, waste management facilities, airports, transportation corridors, rail yards, industrial activities and intensive livestock operations, adjacent lands shall be setback from these existing facilities and any planned future expansion.
- .16 Industrial uses exhibiting high potential for conflict with adjacent lands and necessitating distance separation as the sole means of mitigating these conflicts shall be located in isolated areas as required by Provincial regulations. These industries include but are not limited to landfill sites, sewage lagoons, ethanol plants, transformer stations, and anhydrous ammonia storage and distribution centres.
- .17 Industrial uses which are likely to be unsightly due to the nature of the industrial operations, exterior storage, or type of building or structures, shall generally be discouraged from locating along the highway approaches and entrance roadways to urban areas. If such uses are proposed in these areas, special landscape buffer or other mitigation measures shall be taken to screen these industrial uses from view.
- .18 Where areas are designated for industrial development, the Zoning Bylaw may establish:
 - a) Special limitations and conditions for potentially incompatible uses, including residences, within a specified distance of the designated area; and
 - b) Procedures and conditions to ensure rural industrial development is compatible with surrounding uses and the natural environment.
- .19 Industrial developments shall be subject to the transportation policies in Section 3.7.

Hazardous Uses Policies

- .20 Hazardous industries shall be required to locate in, or adjacent to, areas of concentrated industrial use or in industrial areas where it is buffered from residential uses.
- .21 Hazardous industries must be approved by applicable Provincial and Federal environmental agencies and provide clear evidence of compliance with The Saskatchewan Fire Code, *The Environmental Management and Protection Act*, *The Dangerous Goods Transportation Act*, *The Fire Prevention Act*, the National Building Code, and other applicable codes and standards.
- .22 Facilities or developments, which manufacture, handle, store or distribute hazardous materials, will be governed by the following:
 - a) Facilities shall not be located closer to dwellings than permitted or recommended by Saskatchewan Environment;
 - b) Anhydrous ammonia facilities shall be located a minimum of 100 metres from Provincial highways and municipal roadways;
 - c) Where new development or expansion of a potentially hazardous use is proposed, information may be required relating to the nature of any potential discharges into the air, soil or water, the nature of outside storage requirements, the compatibility of surrounding land uses, and plans for buffering such activities from adjacent uses; and
 - d) In instances where the risk is severe, development may be directed to a more suitable rural location.

3.8 EMERGENCY RESPONSE PLANNING

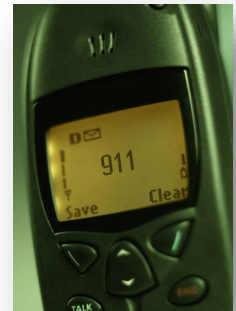
Objectives

- To work with the surrounding municipalities in developing required emergency service infrastructure
- To ensure that emergency response plans are current and reflect changes in land use or activities.
- To prepare and educate residents in the area on the need for including emergency planning in the day-to-day lifestyle activities.

Working with the surrounding communities and Region, the Rural Municipality maintains a good working relationship with them in the development and delivery of Emergency Services.

Emergency Response Policies

- .1 Public safety and health requirements shall guide all development. The Rural Municipality shall ensure that emergency and responsive plans are current and reflect changes in land use or activities.
- .2 Emergency planning needs to be undertaken before an event to identify risk and to research risk reduction measures that lower the probability of an event even occurring. An understood and practiced plan needs to be maintained.
- .3 The Rural Municipality will participate with the surrounding communities in the region to best provide emergency services coverage.
- .4 An Emergency Response Plan for the Rural Municipality will be coordinated with all federal and provincial programs and policies and supportive of other urban and rural municipalities within the region.



Wildfire Hazard Areas

- .5 Development in wildfire-prairie fire hazard areas should be undertaken with precautions intended to minimize the risk of damage to property caused by wildfires. The objective of the Wildfire Hazard Area is intended to help protect property from the damage of wildfires that may ignite in or around the urban municipalities.
- .6 Development should utilize the following guidelines:
 - a) Building sites should avoid steep coulees that may accumulate fire fuel and funnel winds;
 - b) Developers of new subdivisions in wildfire interface areas should consider the integration of trails, roads, and cleared park land around development which may serve as fire breaks, and/or provide vehicle access routes to facilitate fire suppression in interface areas;
 - c) Fuel reduced buffers around homes are encouraged. Integration of a defensible space around a building should include adequate vehicle access, and access to a reliable water supply available to firefighters; and
 - d) Building design and construction shall be generally consistent with the standards of the National Fire Protection Association. (Standard for Protection of Life and Property from Wildfire).

3.9 OUTDOOR RECREATIONAL AMENITIES AND HERITAGE RESOURCES

The Rural Municipality has abundant recreational opportunity and heritage resources and is proud to share these resources with the surrounding communities. The Reservoir Area and Regional Park are examples of the Municipality's and regions significant recreational amenities.

Outdoor Recreational Policies

- .1 Areas with high recreational capability, interesting and/or rare natural features shall be conserved for outdoor recreation and related uses. All development shall be compatible with recreational development and shall consider the impacts on the Regional parks and conservation areas.
- .2 Sites designated Recreational shall be compatible with the existing and adjacent land uses. Land uses and activities adjacent to parks or recreation areas shall be limited to those which would not detract or degrade the primary function from public enjoyment.

Objectives

- To actively promote the Reservoir Area as wildlife habitat and riparian areas which should be protected and incorporated with the surrounding development in a complementary manner
- To promote recreational and cultural opportunities that is available for all ages and lifestyles throughout the Municipality and region.
- To encourage and expand the use of all recreational areas for local and regional residents alike.
- To ensure that all environmental information is provided when new developments and subdivisions are proposed.
- To acknowledge and protect natural areas' environmental features, and systems within the Municipality.
- To protect significant archaeological, historical, and other cultural sites from incompatible development.
- To prioritize projects that promote local interest and public appreciation of the region's heritage attributes.
- To ensure adequate recreational and utility space is provided for future needs, through municipal reserves and the provisions of *The Dedicated Land Regulations*.

- .3 Existing outdoor recreational uses and areas shall be protected from incompatible or potentially incompatible land uses, which may threaten their integrity and/or operation.
- .4 Proposed recreational developments will be encouraged to carefully match the activity and its intensity to the capability of the land and its ability to sustain the use over an extended period. Proposed recreational development shall not preclude access to and use of public resources (i.e. trail systems).
- .5 The Rural Municipality shall work with private sector developers and provincial agencies to encourage and facilitate the development of new, or the renewal of existing recreational facilities and parks to broaden the recreational activities available for residents and visitors to the Municipality.
- .6 The Rural Municipality may consider allocating some of its cash-in-lieu funds from the municipal reserve fund for the purposes of assembling and developing regional recreational land and facilities within the region.

Conservation Policies

- .7 Developments shall be located and designed to conserve and compliment natural areas, contribute to a high quality built and natural environment, and provide welcome benefits to the region.
- .8 Public access to natural areas and wildlife habitat will be encouraged, where feasible, to foster appreciation for and enjoyment of nature, but such access should not lead to levels of activity which will exceed the capability of the area to sustain the environment and ecosystem integrity. In cases where private lands are involved, access to these areas will be subject to the approval of landowners.
- .9 The Rural Municipality will work with Provincial Ministries and agencies to manage:
 - a) Critical Wildlife Habitat and rare or endangered species; or
 - b) Wetlands and sensitive environment.
- .10 Natural areas and sensitive environmental areas identified in the Plan shall be protected where development may create potential to stress the environment, by managing these activities in the Zoning Bylaw.
- .11 Highly sensitive environment areas or sites with potential for significant heritage resources will be identified in Maps appended to this Plan (which may be updated from time to time by Bylaw amendment) to ensure the protection of these resources when these lands may be affected by development. When development is proposed in these areas an assessment of the potential impact on natural and human heritage resources prepared by qualified environmental professionals shall be required as part of the development proposal.
- .12 Surveys of landscapes, soils, vegetation, and wildlife should be reviewed. If sensitive features are identified (coulees, wetlands, riparian areas) the development shall be modified to avoid these areas. If avoidance is impossible, mitigative strategies shall be developed in consultation with environmental managers.
- .13 Natural areas and habitats shall be protected from incompatible or potentially incompatible uses where:
 - a) Rare or endangered flora and fauna have received Provincial designation and protection;
 - b) Lands designated under the *Wildlife Habitat Protection Act*, and amendments;
 - c) Private lands that have been voluntarily protected by landowners; or
 - d) Lands which may be designated under a variety of other environmental protection legislation or policy.
- .14 When reviewing any development proposal, an attempt shall be made:
 - a) To provide for minimum loss of habitat by retaining natural vegetation and watercourses;
 - b) Providing continuous wildlife corridors;
 - c) Conserving habitat for rare and endangered species; and
 - d) Providing landscaping, naturalization or otherwise mitigating the loss of natural habitat where such habitat loss is necessary in the context of a desirable development.



Heritage Resource Policies

.15 The identification of heritage resources shall be encouraged within the district. The Rural Municipality shall work with community stakeholders to identify and assess the importance of natural, heritage sites and areas within the area. At the request of owners, and in accordance with *The Heritage Properties Act, 1980*, and amendments, significant historic sites and architectural features shall be designated and suitably recognized. A Heritage Resources Map is provided in the Appendices for reference, however for the most up to date mapping the Heritage Branch website at Government of Saskatchewan provides identified sites and is updated on a regular basis.



.16 Heritage resources shall be protected where:

- a) Buildings or landscapes have received or are in the process of receiving municipal and/or Provincial heritage designation; and
- b) Buildings or landscapes have been developed and operate as heritage sites.

.17 Existing heritage resources shall be protected from incompatible or potentially incompatible land uses, which may threaten their integrity or operation. Where a land development is proposed in an area of the Municipality that

has been identified as a heritage sensitive area or an area containing potential heritage resources, the Municipality will refer the proposal to the Resources Unit of the Heritage Branch to determine if a Heritage Resource Impact Assessment (HRIA) is required pursuant to *The Heritage Properties Act*.

Municipal and Environmental Reserve

- .18 Subdivision applicants will be required to dedicate the full amount of Municipal Reserve owing in the forms provided for in *The Planning and Development Act, 2007*.
- .19 Subdivision applicants will be required to dedicate, as environmental reserve, all lands in an area to be subdivided that can be defined as Environmental Reserve in accordance with the provisions of *The Planning and Development Act, 2007*, in some instances the approving authority may consider conservation easements in place of environmental reserves.
- .20 Where development is proposed adjacent to a watercourse, the Municipality will request the subdivision approving authority to dedicate Municipal or Environmental reserve as appropriate to protect sensitive areas and ensure continued public access to these areas.

3.10 COMMUNITY SERVICES

Policies

Objectives

- To promote inter-municipal partnerships, public engagement and community based leadership to improve existing institutional services and amenities for residents.
- To cooperate with the adjacent urban municipalities to ensure a full range of institutional, public and community services in areas of education, health and spiritual development are available for the rural residents of the district.

- .1 The Rural Municipality will support the development and joint-use of institutional, health, recreational, spiritual and cultural facilities for the benefit of the Municipality and surrounding area.
- .2 Residents shall be given the opportunity to pursue community building initiatives with appropriate support and encouragement when planning community services, programs, facilities, neighbourhood environments or other matters that affect their quality of life.
- .3 The Rural Municipality will strive to recognize and respond to the need of a growing community and work with various organizations, business leaders, other public institutions, non-governmental organizations, community groups, residents and community volunteers to determine these needs and the best methods to provide and maintain needed community facilities and programs.
- .4 The Rural Municipality shall advocate for the planning and provision of services, programs and facilities on a cooperative basis, involving appropriate agencies, groups and individuals to ensure accessible, appropriate, and flexible service provision for all residents irrespective of their physical, economic, social or cultural characteristics.
- .5 The Rural Municipality shall work with business, agriculture and industry, non-governmental organizations, community groups, conservation authorities, educational and economic development agencies, other municipalities, First Nations, and representatives of other levels of government to:
 - a) Initiate inter-community cooperation to coordinate the efficient provision of services & infrastructure;
 - b) Promote environmentally & economically sustainable developments;
 - c) Stimulate population growth to support social-economic development; and
 - d) Coordinate local and senior government economic and social development initiatives.



3.11 NATURAL HAZARD LANDS: FLOOD AND SLOPE INSTABILITY

The Rural Municipality is comprised of significant environmentally sensitive lands including waterbodies, creeks and a variety of soils which impact drainage and erosion.

Objectives

- To acknowledge and protect natural, environmental features and systems within the Rural Municipality.
- To identify drainage patterns throughout the municipality.
- To restrict development in areas considered hazardous for development for reasons of ground instability, erosion, flooding, or other environmental hazards.

General Policies

- .1 Natural Hazard lands include the following:
 - a) Lands subject to flooding including all lands which would be flooded by the 1:500 year flood event or in any flood prone area unless the development is above the elevation representing the 1:500 year return frequency flood event and necessary 0.5 metre freeboard; or
 - b) Lands subject to slope instability or erosion; or
 - c) Lands in areas prone to drainage issues will be based upon historical information and specific site analysis rather than mapping.
- .2 Long-term prosperity, environmental health, and social well-being depend on reducing the potential for public cost or risk to residents or properties. Development shall be directed away from areas of natural hazards where there is potential risk to public health or safety.
- .3 The Plan identifies areas where natural hazardous conditions may exist to ensure that the developer and/or property owner reasonably assess the hazards relative to the proposed development. See Reference Map.
- .4 Development shall be prohibited on lands, which because of their physical characteristics in combination with their location, present substantial risk to property and person. The development criteria will be provided in the Zoning Bylaw. Developers will be required to provide professional, certified environmental, geotechnical, hydrological reports to address development hazards and may require a preliminary analysis by a professional engineer or environmental scientist to identify which hazards may exist in the area of a proposed development. Council may refuse to authorize development of structures on such land or may authorize such developments only in accordance with recommended preventative mitigation measures which eliminate the risk or reduce the risk to an acceptable level and remedial measures.
- .5 It may not be practical or desirable for economic or social reasons to restrict certain development in hazard areas. Developments shall, however, be carefully controlled and planned to ensure that they are compatible with the risks or that the hazard has been eliminated or protected against. In these instances, the following criteria shall be applied:
 - a) Proposed developments shall not obstruct, increase or otherwise adversely alter water and flood flows and velocities;
 - b) There shall be no added risk to life, health or personal safety;
 - c) Structures and services must be protected against flood damage and shall be fully functional during hazard conditions;

- d) Activities which alter existing slopes and may accelerate or promote erosion or bank instability shall be prohibited, unless appropriate mitigation measures are taken to minimize the potential of such erosion or bank instability; and
 - e) Existing tree and vegetation cover shall be preserved where appropriate to reduce erosion and maintain bank stability.
- .6 The development of structures on hazard land may be authorized only in accordance with recommended preventative mitigation measures which eliminate the risk or reduce the risk to an acceptable level.

Unstable Slope Area Policies

- .7 No new development shall be permitted in any potential unstable slope area without undertaking erosion and/or slope stability investigations to address the interests of the Municipality and to ensure that the developer and/or property owner reasonably assess the hazards relative to the proposed development.
- .8 Development and activities shall be avoided where the risk of unmitigated erosion or slope failure exists, where there is the potential to cause erosion or increase the potential for erosion or slope instability on the site or elsewhere, and, when possible, to minimize the potential impacts of slope instability on municipal services and infrastructure.
- .9 Developers and property owners shall commission sufficient, professional engineering investigations to reasonably assess erosion and slope failure potential and to understand that they also share in and accept all residual risks and liabilities associated with development where hazard slopes exist.
- .10 The Rural Municipality, in addressing the hazards associated with erosion and slope instability shall:
 - a) Require investigations as part of an application for subdivision and/or development;
 - b) Establish the objectives of scientific and engineering investigations in relation to such applications;
 - c) Reasonably ensure, using current and future technical, administrative, and legal means, that the hazards and potential long-term costs associated with potential erosion and slope failure can, and will, be borne fairly by all parties including the proponent and/or the future owner; and
 - d) Ensure that future owners are informed, acknowledge the inherent risks, undertake reasonable investigations, and accept liability for development undertaken on land where slope instability is a concern.



Surface Water and Drainage

- .11 Adequate surface water drainage will be required throughout the municipality and on new development sites to avoid flooding, erosion and pollutions. Consideration shall be given to the ecological, wildlife habitat and drainage effects of development, including the upstream and downstream implications.
- .12 Where an area has been previously or exhibits potential for poor drainage (sloughs) due to snowmelt or prolonged rainfall events, all proposed building sites shall be located outside of those areas whenever possible. Otherwise, the proponent shall provide a suitable amount of fill at the building site to provide a satisfactory level of protection for the buildings.



.13 Unauthorized drainage of surface water runoff from any land throughout the Municipality shall be prohibited. Water courses shall not be filled or altered without the prior approval of the Water Security Agency, Ministry of the Environment and the Municipality. The Municipality will be investigating the preparation of an overall drainage plan in the Joint Development Area.

.14 New developments and subdivisions which are adjacent to water courses shall be developed to minimize erosion and to maximize water quality.

Flood Hazard Lands

- .15 Development will be restricted in the flood plain to protect against the loss of life and to minimize property damage associated with flooding events. Flood prone lands will generally be limited to agricultural, park and open space recreational uses. No new buildings or additions to buildings are permitted in the flood way and all buildings and additions to buildings in the flood fringe must be appropriately flood proofed to an elevation 0.5 metres above the 1:500 year flood elevation.
- .16 The Water Security Agency or other appropriate government or private sector consultants can be utilized as a source of technical advice regarding flood levels and flood proofing techniques. Development proposals in flood plain areas can be referred to the Water Security Agency for review prior to approval. A site specific legal land survey including contour lines shall be provided by the proponent at the time of a proposed development
- .17 The Water Security Agency, may provide comment on (for a fee for work basis where appropriate) whether there is potential for a flood hazard, and if so providing the flood hazard flow. This includes:
 - a) All commercial, industrial and multi-parcel residential subdivisions adjacent to rivers and streams;
 - b) Any Rural Single Residential subdivision where there is no good downstream hydraulic control section;
 - c) Subdivisions adjacent to lakes or wetlands in southern Saskatchewan for which we have no information on the lake bathymetry or outlet characteristics; and
 - d) Where adequate information exists or is supplied, WSA can determine the Estimated Peak Water Level (EPWL): the flood level associated with the Design Flood Elevation.

■ ■ ■ 4 IMPLEMENTATION AND ACTION PLANS ■ ■ ■

Plans are only as good as their implementation. These Action Plans provide guidance and a framework for ongoing dedication through municipal influence and community engagement to fulfill this Plan's objectives.

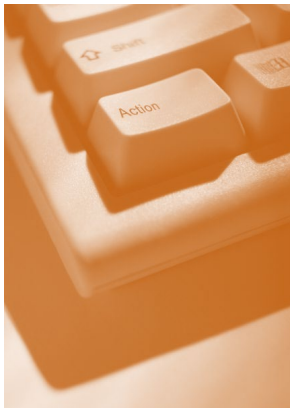
4.1 MAKING THINGS HAPPEN

Successful implementation of this Plan depends to a large degree on whether its policies can guide local development and action in a variety of contexts over the next fifteen to twenty years. This Section contains policies to ensure that planning is sensitive to local conditions in specific locations of the Municipality, while at the same time advancing the Plan's core principles and building on its broad objectives.

To achieve the goals set out in this Official Community Plan, a clear plan of action or implementation strategy is required. The following tables have been included to provide a checklist of the key action items that will need to be completed to help the Municipality achieve its goals outlined in the Plan. Each action item relates to policy statements included in the Plan and will require an Implementation Committee of Council to be established to prioritize the action items. The action items should be reviewed regularly to monitor progress and to determine if changes are required.

4.2 THE PLAN GUIDES ACTION

As a statutory document for guiding development and land use in the Rural Municipality, the Plan gives direction to Council on its day-do-day decision making. The Plan's land use policy areas illustrated in the Future Land Use Map "Appendix A" provides geographic references for the Municipality's policies. If the Municipality is to move closer to the future envisioned by the Plan, the Plan must guide other related decisions of Council. *The Planning and Development Act, 2007* requires that:



- a) Municipal bylaws and public works will conform to this Plan;
- b) The decisions and actions of Council and Municipal Administration, including public investment in services, service delivery and infrastructure, will be guided by this Plan; and
- c) Implementation plans, strategies and guidelines, consistent with this Plan will be adopted, identifying priorities, detailed strategies, guidelines and actions, to advance the vision, goals and objectives of this Plan.

4.3 THE FUTURE IS A SHARED RESPONSIBILITY

A community is successful when all sectors cooperate with their time, effort and resources to enhance the quality of life in the greater community or district. The Municipality can lead by example with engaged and informed residents to successfully guide the future, measured by the accomplishments made in managing agricultural diversification, environmental stewardship, economic development, community service provision, population growth, and the overall lifestyle available in the Municipality. To achieve the goals and objectives of this Plan, the Rural Municipality of Estevan will advocate for provincial partnerships and technical assistance to deliver services and programs for sustainable agricultural, economic, and community development.

Community Development

| IMPLEMENTATION | | |
|---|-------------|--|
| Action Item | Time Frame | Key Participants |
| Set up an Advisory committee with City of Estevan | Short Term | City/RM |
| Develop an Action plan for the Municipality to organize community development initiatives | Medium Term | RM and Stakeholders |
| Consult with development sector and Business Associations on a regular basis. | Short Term | RM and Stakeholders |
| Review Fire Management Plan and Emergency Response Plan for the Municipality and the surrounding municipalities | Short Term | RM, City, surrounding communities and industry |
| Review a Cost Sharing Strategy for Community Services to increase equity between urban and rural residents | Medium term | City and RM |
| Provide support for a regional tourism strategy with the adjacent Municipalities. | Short Term | Stakeholders, Chamber and City and RM |

Land Use Planning

| IMPLEMENTATION | | |
|---|-------------|--|
| Action Item | Time Frame | Key Participants |
| Set up administrative procedures for review and amendments to the Official Community Plan | Medium Term | RM and Planning Consultant |
| Set up a Communication protocol in the Municipality regarding land uses and development | Short Term | Administrator |
| Recognize that Voluntary Dispute Resolution is provided in <i>The Planning and Development Act, 2007</i> | Short Term | RM/City, Bienfait |
| Integrated Road Network/Infrastructure Planning including Highway access roads, and the Path corridor designation | Short Term | RM/Hwys/City |
| Review Subdivision/Development Fees and Servicing Agreements on a regular basis | Short Term | RM and Planning Consultant |
| Explore Regional Waste Management opportunities with adjacent Municipalities | Medium Term | RM and surrounding Municipalities and Industry |
| Prepare a Drainage Plan for the RM | Medium Term | |
| Research Revenue/Tax Sharing opportunities for collective service provision | Medium Term | |
| Explore the potential benefits of a renewed Planning District status | Short Term | City/RM |

Environmental Management

| IMPLEMENTATION | | |
|---|------------|------------------|
| Action Item | Time Frame | Key Participants |
| Review drainage plans on all developments | Short Term | RM/City/WSA |

Transportation Planning

| IMPLEMENTATION | | |
|---|------------|------------------|
| Action Item | Time Frame | Key Participants |
| Review and reaffirm road infrastructure plan through a yearly review | Short Term | RM |
| Continue to participate in Saskatchewan Ministry of Highways and Infrastructure's Transportation studies and Committees | Short Term | RM/Hwys/City |



5 INTER-JURISDICTIONAL COOPERATION



5.1 INTRODUCTION

- .1 Development pressures exist on the lands adjacent to the many urban Municipalities located in the Rural Municipality of Estevan. While these developments have potential benefit for all Municipalities, there is concern that servicing and development standards be applied consistently. There is need to encourage orderly and timely development on the fringe areas to ensure that all future development potential or servicing needs are not compromised and that boundaries can be altered if required to address these needs.
- .2 The Rural Municipality of Estevan will continue to work reciprocally with all communities within the region and particularly the City of Estevan with regards to matters of Land Use Planning and Development.

5.2 INTER-MUNICIPAL COOPERATION AND FIRST NATIONS ENGAGEMENT

- .1 Inter-Municipal agreements shall be pursued to ensure that local and regional growth issues are addressed proactively. A coordinated, integrated and comprehensive approach shall be used when dealing with planning matters within the Municipality, or which cross municipal boundaries, including:
 - a) Managing and/or promoting growth and development;
 - b) Managing natural heritage, water, agricultural, mineral, and cultural heritage and archaeological resources;
 - c) Infrastructure, public service facilities and waste management systems;
 - d) Ecosystem, shoreline and watershed related issues;
 - e) Natural and human-made hazards; and
 - f) Population, housing and employment projections, based on regional market areas.
 - g) Respecting First Nations traditional land use interests
- .2 The Rural Municipality will consider partnerships with all the municipalities and engage First Nations within the region to minimize potential land use conflicts for existing and proposed uses on the undeveloped lands adjacent to the City of Estevan and Town of Bienfait and to ensure First Nations traditional Land Uses and Activities are accommodated where possible.
- .3 Consultation and engagement is a key component of the Inter-municipal cooperation policy and it is expected that all jurisdictions will incorporate realistic growth and land use requirements in their respective OCPs.
- .4 The Rural Municipality will cooperate to ensure that development and land use patterns which are adjacent or in proximity to urban areas that may hinder their expansion will be discouraged, or mitigated. This does not apply to such effects that arise in the course of normal, non-intensive farm operations. The Rural Municipality will ensure that this area will be protected from incompatible growth by requiring a comprehensive development proposal (refer to Chart "B" in Appendix C) that will be jointly reviewed by the



City of Estevan and RM of Estevan. Lands immediately adjacent to the City will be identified with compatible future land use designations.

- .5 Inter-Municipal cooperation and public/private sector initiatives that focus on a cooperative approach to providing cost efficient services that optimize the Municipality's financial and infrastructure resources shall be encouraged. The capital works program and public improvements are an important implementation tool for municipalities and actions by one Municipality may influence the location of future development and growth through the provision of municipal services to land in an adjacent municipality.

5.3 REVENUE SHARING

- .1 Inter-Municipal revenue sharing and other agreements to equitably share costs and benefits of future development in the region shall be encouraged.
- .2 Revenue sharing shall be explored where there are significant opportunities to promote and enhance development and growth within the region by working together in a cooperative manner, when any "regional type" business or development is considering this region that will provide benefit to a number of individual Municipalities. All tax-sharing arrangements will be negotiated on fair and equitable basis with respect to: recovery of capital investment, land use development standards, and negotiating compatible servicing agreements.

5.4 ANNEXATION



.1 The periodic need for urban expansion through the annexation process should be consistent with the provisions and intent of this Plan and the annexing Municipality. Annexation shall be undertaken in a positive, orderly, timely and agreed-upon process where there is a clear and present need and development is expected to occur within ten year time horizon. Municipalities should avoid a large and complex annexation in favour of annexations involving smaller amounts of land occurring on an as-needed basis. Where it is necessary to expand the boundaries of an existing urban municipality, community expansion should occur on a logical basis and should be well-integrated with the

existing community structure.

- .2 The need for community expansion should address the timely conversion of rural land for urban expansion in areas adjacent to urban municipalities in order to protect existing rural land uses from premature conversion to urban forms of development where the timing of urban expansion is uncertain. Annexation shall follow legal boundaries or natural features to avoid creating a fragmented pattern of land ownership and should, as much as possible, have support from the current landowners involved.
- .3 The Rural Municipality will develop a coordinated approach with the City of Estevan and Town of Bienfait for future boundary expansions in order to ensure consistent planning, cost effective and efficient service delivery and good governance for residents on the municipal fringe.

- .4 Development and land use patterns which are adjacent or in proximity to urban areas that would hinder the expansion of these areas, or which may have negative effects on future urban design and / or densities, will be discouraged. As stated in the inter-Municipal Cooperation policy, the Rural Municipality will ensure that areas around the urban centres will be designated for complementary development and it is expected that all municipalities will consult with each other prior to any annexation. In particular the Rural Municipality recognizes the Town of Bienfait and the City of Estevan's future development needs. As stated, the lands adjacent to all urban communities will be protected through the Plan policy and where development is proposed in these areas of the Rural Municipality, it must be compatible with the urban and rural municipalities' demonstrated growth needs. The need to develop an over-arching Regional Plan that meshes the Urban's needs is fully supported by the Rural Municipality of Estevan. The policies in this Plan are not "static" and several key initiatives as outlined in the "Action " Plan Section are recommended to develop more comprehensive inter-municipal co-operation policies for the region.
- .5 In the event of annexation where land is not currently serviced, the City or Town may enter into an agreement to compensate the Rural Municipality for the existing municipal portion of property taxes on a descending scale. The annexation should not dramatically alter the taxes collected from agricultural lands in the annexation area simply because of annexation. Where annexation involves existing developments such industrial or commercial tax-loss compensation, as well as capital cost compensation will be negotiated.

5.5 FIRST NATIONS ENGAGEMENT

- .1 Council will engage all First Nations on traditional land use and activities to discuss, and if possible, negotiate shared services, protect First Nations traditional activities and land uses through compatible bylaws and other agreements of mutual interest.
- .2 Where land within the Municipality has been purchased by a First Nations Band and it is pursuing "reserve" status through either the Treaty Land Entitlement process or the Specific Claims process, the Municipality will encourage compatible development.
- .3 Council shall encourage the Band Council to enter into an agreement (Memorandum of Understanding) with the Municipality to achieve complementary Band Bylaws by adopting a Land Use Code or other land use Bylaws similar to the provisions of the Rural Municipality of Estevan's Official Community Plan and Zoning Bylaw, as well as to achieve continuity or the sharing of public services.

6 ADMINISTRATION

6.1 PLANNING TOOLS

This Section outlines the variety of traditional tools Municipalities have available to make things happen. The Planning and Development Act, 2007 provides the authority that governs plans of subdivision, zoning bylaws, servicing agreements, development levies and review processes to ensure that the Plan is effective over the long term.

6.2 DEFINITIONS

The definitions contained in the RM of Estevan's Zoning Bylaw shall apply to this Official Community Plan.

6.3 ADOPTION OF THE OFFICIAL COMMUNITY PLAN

Adoption of this Official Community Plan by the Rural Municipality will give it the force of law. Once adopted, no development or land use change may be carried out within the area affected by the Official Community Plan that is inconsistent or at variance with the proposals or policies set out in the Official Community Plan.

By setting out goals, objectives, and policies, the Official Community Plan will provide guidance for the Rural Municipality in making decisions regarding land use, zoning, servicing extension, subdivisions and development in general. These decisions must be made in conformity with the stated objectives and policies to ensure that the goals for the future development of the Municipality will be achieved.



The application of the Official Community Plan policies is illustrated in the Future Land Use Plan contained in "Appendix A." This Plan is intended to illustrate the locations of the major land use designations within the Rural Municipality of Estevan. This "map" should not be interpreted in isolation without consideration of the balance of the Official Community Plan. The Land use designations have been determined by a number of factors including existing patterns of land use, projected land needs, resource areas, natural attributes and man-made features.

The Official Community Plan will be implemented, in part; by the development-related decisions that will be made in the future; however, the two most important tools available for guiding the future development of the Municipality are the Zoning Bylaw and the subdivision process, including associated agreements.

6.4 ADOPTION OF MUNICIPAL ZONING BYLAWS

Following the adoption of the Official Community Plan, the Rural Municipality of Estevan is required to enact a Zoning Bylaw which will set out specific regulations for land use and development:

- a) The Zoning Bylaw must generally conform to the Official Community Plan and future land use and development shall be consistent with the goals and objectives of this Plan;

- b) Future development will avoid land use conflict and meet minimum standards to maintain the amenity of the Municipality;
- c) Zoning Bylaws designate areas for certain types of development. Permitted and discretionary uses and development standards are prescribed for each zone.
- d) Development will be consistent with the physical opportunities of the land and of reasonable engineering solutions;
- e) Undue demand shall not be placed on the Municipality for services, such as roads, parking, water, sewers, waste disposal, and open space;
- f) The objectives and policies in the Official Community Plan provide guidance to Council when preparing the Zoning Bylaw or considering an amendment to the Zoning Bylaw.

The Zoning Bylaw will be used to implement the policies and achieve the objectives of this Plan by prescribing the uses of land, buildings or other improvements that will be allowed in the different zoning districts established in the Municipality. In addition, the Zoning Bylaw regulates how these uses may be carried out and the standards that developments must meet.

The Zoning Bylaw provides the Rural Municipality with actual control over land use and the types of development and uses allowed in each land use district. The associated supplementary requirements and development standards will be specified in the Zoning Bylaw respecting building setbacks, parking, loading, landscaping, signage, buffering and all other relevant standards prescribed by the Rural Municipality.



To ensure that these regulations work to help achieve the stated goals and objectives, the Bylaw itself must be consistent with the policies and the intent of this Plan. In considering a Zoning Bylaw or an amendment, the Municipality should refer to the policies contained in the Plan and the “Future Land Use Plan” (Appendix A), to ensure that the development objectives of the Municipality are met.

6.5 CONTRACT ZONING, DIRECT CONTROL DISTRICTS AND PLANNED UNIT DEVELOPMENT

For purposes of accommodating a rezoning for unique development situations, Council may consider entering into rezoning agreements, pursuant to contract zoning provisions of *The Planning and Development Act, 2007*, for site specific development based on the following guidelines:

- The rezoning to permit the development will not unduly conflict with adjacent land uses that are legally permitted uses within the proposed or adjacent zoning district;
- The rezoning will be used to allow a specific use or range of uses contained within the zoning district to which the land is being rezoned;
- The development or redevelopment of the site for the specific use will be of benefit to the immediate area and the Municipality as a whole.
- The use of these zoning tools does not undermine the intent of the Plan or any affected legislation such as *The Condominium Act* or Environment or Health regulations.

Direct Control District

In accordance with *The Planning and Development Act, 2007*, where it is considered desirable to exercise particular control over the use and development of land and buildings within a specific area, Council may, in the Official Community Plan and Zoning Bylaw, designate an area as a Direct Control District.

Direct control districts (DCDs) are intended to provide for developments that, due to their unique characteristics, innovative approaches or unusual site constraints, require a more flexible approach to land use regulation than is available under traditional zoning. DCDs are likely to be applied to small or irregularly shaped lots, lots restricted by physical barriers or existing commercial or industrial areas where comprehensive redevelopment schemes are required in order to ensure proper and desirable development

Criteria utilized in the evaluation of development in DCDs shall include, but not be limited to the following:

- The development shall provide for a reasonably compatible interface with adjacent land uses and development;
- the development shall be designed in a manner which will address applicable environmental concerns (i.e. noise, pollution);
- The development shall meet the goals and objectives of the relevant section(s) of this Plan; and
- The development shall provide for adequate off-street parking and loading facilities, as well as special considerations for site layout and landscaping.

Planned Unit Development Contract Zoning

The purpose of the Planned Unit Development Contract Zoning is to allow diversification in the relationship of the various uses and structures to their sites and to permit more flexibility in the use of such sites. The application of planned unit concepts are intended to encourage good neighbourhoods, housing, or area design securing the advantages of site planning for residential and commercial use.

Planned Unit Development generally means an integrated design for development of residential and commercial uses, or a combination of such uses, in which one or more of the regulations, other than use regulations, of the zone in which the development is to be situated, is waived or varied to allow flexibility and initiative in site and building design and location in accordance with an approved plan and imposed general requirements. A Planned Unit Development may be:

- the development of compatible land uses arranged in such a way as to provide desirable living environments that may include private and common open spaces for recreation, circulation, and/or aesthetic uses;
- the conservation or development of desirable amenities not otherwise possible by typical development standards; and
- the creation of areas for multiple use that are of benefit to the community.

6.6 CONCEPT PLANS

Concept plans are reference plans, not policy plans. They represent design layout concepts prepared at the request of the Municipal Council to provide direction for how new developments:

- a) Ensure the efficient provision of infrastructure services;
- b) Demonstrate how site development will be organized to ensure compatibility with adjoining land uses and transportation systems; and
- c) Provide design features for special purposes such as landscaping, buffers, open space, pedestrian and vehicular access.

6.7 COMPREHENSIVE DEVELOPMENT PROPOSALS



A Comprehensive Development Proposal shall be submitted by the developer/proponent to the municipal administration prior to presenting it to Council, on behalf of any person proposing to rezone, subdivide, or re-subdivide land for multi-parcel country residential, resource, commercial or industrial purposes. The purpose of this comprehensive review is to identify and address social, environmental, health and economic issues appropriately and to encourage the development of high quality residential, commercial, and industrial developments. This review proposes to address the following topics:

- Proposed land use(s) for various parts of the area;
- The effect on adjacent land uses and integration of the natural landscape regarding the planning and design of the area;
- The location of, and access to, major transportation routes and utility corridors;
- The provision of services respecting the planning for future infrastructure within the Municipality;
- Sustainable development and environmental management practices regarding surface and groundwater resources, storm water management, flooding and protection of significant natural areas;
- Appropriate information specific to the particular land use (residential, commercial or industrial); and
- Proponents may be required to undertake and submit special studies as part of the approval process for certain types of development proposals. Engineering or other professional studies may be required including traffic studies to determine impacts upon the Municipality's road and highway system, assessments of lands affected by flooding or slope hazards, endangered species, heritage resources, potential for ground and surface water pollution, and general risk to health and the environment.
- A sample submission format is contained in Appendix C titled "Berlin Developments."

6.8 EXISTING AND NON-CONFORMING USES

Where land use is designated in the Plan which differs from existing use, the existing use will be allowed to continue as a non-conforming use. However, any redevelopment of the parcel of land or expansion of the conforming use will be required to comply with the land use designated in the Plan, unless otherwise approved by Council under the provisions for non-conforming uses in the Zoning Bylaw.

6.9 DEVELOPMENT LEVIES AND AGREEMENTS

Council may provide for a Development Levy Bylaw as specified in Sections 169 to 170 of *The Planning and Development Act, 2007*. Where a development is proposed that is of a greater density and requires the capital upgrading of services beyond those originally provided for in the subdivision of the land, Council may by Bylaw, provide for the recovery of those capital costs.

Council may adopt a Bylaw that specifies the circumstances when these direct or indirect levies will apply to the development based on the additional capital costs for services created by that development. The Bylaw will contain a schedule of the unit costs to be applied. Before adopting the Bylaw, Council will undertake studies necessary to define the benefiting areas and the unit costs associated with required capital upgrading of off-site services. The studies will be used to determine a fair level of development levy charges in relation to the subdivision fees.

6.10 SERVICING AGREEMENTS

Council may establish fees for the collection of subdivision servicing charges that would be applied in a servicing agreement at the time of subdivision in accordance with Section 172 of *The Planning and Development Act, 2007*, to ensure that new subdivisions are developed to the standards of the Municipality and to address other concerns specific to the proposed subdivision.

Where Council requires a Servicing Agreement, the Agreement becomes a condition of approval of a subdivision by the approving authority. The Agreement will ensure that municipal standards are met for capital works and ensure that such infrastructure development costs are borne by the developer and his/her customers. A Servicing Agreement will be required by all subdivision proponents. The requirements, conditions and fees may vary depending upon service needs.

As an example: "Where a subdivision of land requires the installation or improvement of municipal services such as waterlines and sewage systems, streets or walkways within the subdivision, the developer will be required to enter into a Servicing Agreement with the Rural Municipality to cover the installation or improvements including, where necessary, charges to cover the costs of improvement or upgrading of off-site services, such as the Municipality's water treatment plant. Council will, by resolution, establish the standards and requirements for such agreements and charges, including the posting of performance bonds or letters of credit."



6.11 SUBDIVISION PROCESS

The Director of Community Planning for the Ministry of Government Relations is currently the approving authority for subdivisions in the Rural Municipality of Estevan. The Municipality has input into the subdivision procedure:

- The Municipality provides comments on all subdivision applications within the Municipality;
- The Municipality has an impact on the subdivision process through the Zoning Bylaw, since no subdivision can be approved that does not conform to the Zoning Bylaw. In the Zoning Bylaw, the Municipality can establish the minimum area, width, or depth of lots, and other spatial and land use standards. Zoning is intended to implement the Rural Municipality's development policies, and to ensure that subdivisions contribute to achieving the long term goals of the Municipality; and
- In order for the subdivision to be completed in a timely manner, it is advisable to consult with the planning staff of the Municipality before submitting a subdivision proposal to Government Relations.

6.12 MONITORING PERFORMANCE

Review



The Official Community Plan is a document intended to guide decision making over the long term and is not a static document that commits the Municipality to an inflexible development policy. As new issues and concerns arise, or old ones change, the Plan shall be revised to meet these changes. The "Plan" shall be reviewed after five years and before ten years from the date of its adoption by Council to evaluate the stated goals, objectives and policies as to their relevancies.

The Official Community Plan must be kept up to date to ensure that the document will deal with the real development issues facing the Rural Municipality and the greater community. New implementation initiatives will be needed and priorities will require adjustment in response to the varied and changing conditions in the Municipality.

Amendment

On occasion land uses or developments may be proposed that do not conform to the Official Community Plan. The Plan can be amended in accordance with *The Planning and Development Act, 2007*, to allow the new development to proceed, however, before any amendment is made, the impact of the proposed change on the rest of the Plan and the future development of the Municipality shall be examined. Any changes to the Plan or the Zoning Bylaw shall be in the interest of the future development of the community as a whole. Through periodical review and amendment the Plan should serve as an effective guide for Council to make decisions on the future development of the Municipality.

■ ■ ■ 7 REPEAL AND EFFECTIVE DATE OF BYLAW ■ ■ ■

REPEAL

Bylaw No. 96-D1 as amended shall be repealed upon Bylaw 4-2014, the Official Community Plan, coming into force and effect.

MINISTERIAL APPROVAL

This Bylaw is adopted pursuant to *The Planning and Development Act, 2007*, and shall come into force on the date of final approval by the Minister of Government Relations.

COUNCIL READINGS AND ADOPTION

| | | | | |
|-------------------------|-------------|--------|-----------------|------|
| Read a first time this | <u>11th</u> | day of | <u>December</u> | 2014 |
| Read a second time this | <u>28th</u> | day of | <u>January</u> | 2015 |
| Read a third time this | <u>12th</u> | day of | <u>October</u> | 2016 |

REEVE

ADMINISTRATOR

Tim Cheesman, MCIP, P.Ag
Professional Planner

APPENDIX “A” FUTURE LAND USE MAP

FUTURE LAND USE MAP

APPENDIX “B” REFERENCE MAPS

These Maps may be amended from time to time by Bylaw Amendment and are included for reference purposes. Further detailed study may be required to provide site specific information with respect to such requirements as geotechnical, flood or slope stability issues or drainage matters.

Reference Maps included are 1 through 15, with 4 being reserved for future designation.

APPENDIX “C” DEVELOPMENT REVIEW CRITERIA

CHART A: DEVELOPMENT REVIEW CRITERIA

A. When considering applications to rezone, subdivide, and develop land, Council shall have regard to the following concerns:

- **Conformity** with the plan goals, objectives, and policies, and the zoning bylaw development standards;
- The viability and **necessity** of the proposed use;
- The degree of **prematurity** (e.g., time, location, servicing, cost, municipal capabilities, etc.);
- The availability of **alternative** sites and buildings to accommodate the proposed development to achieve the intent of this Official Community Plan and the Zoning Bylaw;
- The ability of the Rural Municipality to provide the required **public utilities** and to enter into suitable servicing and development agreements, to ensure the costs do not outweigh the benefits to all parties concerned;
- The **compatibility and suitability** of the proposed use with nearby land uses, existing and preferred public utilities, the character of the area, and the environmental protection goals, objectives, and policies;
- The **effect** of the proposed development on proposed municipal projects identified in this bylaw, including municipal reserve and recreational policies;
- The **effect** compatibility and suitability of the proposed development on any wildlife habitat, heritage or archaeological sensitive area. Where a proposal is located within an identified environmentally sensitive area consultation with appropriate departments and agencies is required to ensure effective environmental management; and
- Any **additional** reports, studies, development issues, resident concerns, provincial comments, and public hearing submissions.

B. Prior to the consideration of a development or subdivision proposal, the council may require an area Concept Plan be prepared. Where a Concept Plan is considered necessary, the plan will consider the following:

- The location of proposed uses in relationship to adjacent and surrounding uses;
- Servicing requirements of the proposed subdivision or development (water quality and quantity, sewage disposal, fire fighting capability, utilities);
- The types of developments proposed;
- Access, and the potential impacts on the road allowance, highway, road, or trail system and traffic safety;

- The agricultural capability of the soils;
- Existing and future uses in the surrounding area;
- Development standards or design criteria which includes such aspects as parking, disturbance of land, reclamation, landscaping, screening, storage, signage, and building design and finish; and
- Any other matters which the Rural Municipal Council considers necessary.

C. Subdivision and development proposals shall not be approved where the proposal:

- Is detrimental to the health, safety, convenience, or general welfare of the persons residing or working in the area;
- Is injurious to, or incompatible with, existing or proposed developments or public utilities in the vicinity;
- Involves, in council's opinion, prohibitively expensive public utility construction or municipal maintenance and reclamation costs;
- Involves the refusal of a developer to enter into a servicing or development agreement; and
- Is not located, appropriately arranged or serviced on an environmentally protected site or in an environmentally suitable manner.

CHART B: SAMPLE DEVELOPMENT PROPOSAL “BERLIN DEVELOPMENTS”

BERLIN DEVELOPMENTS LTD.

Proposes

HEIDELBERG ESTATES

MULTI-PARCEL DEVELOPMENT

A Complementary Phase of Hamburg Estates Phase IV

Submission

Prepared for Rural Municipality of Estevan No.5

HEIDELBERG ESTATES MULTI-PARCEL DEVELOPMENT

INTRODUCTION

This report is intended to express our client's interest in developing a quality high-density country- residential development within the Rural Municipality of Estevan No. 5. This development would consist of the Development of Lot 1 of Block 2 of the NW XX-XX-XX-W2nd, to provide a total of 44-45 new residential sites within a planned unit development under condominium ownership on a 20 acre parcel.

In 1994 Berlin Developments Ltd. initiated a country residential proposal known as Hamburg Estates. That initiative was proposed in response to a perceived need in the market place for high-end country living. To date this development is over 80% sold.

Throughout the development process of the country-residential acreages, many clients expressed strong interest in a rural adult oriented residential condominium project which would complement the rural acreage development by Berlin Developments Ltd.

PROPOSAL SUMMARY

This initiative proposes to develop subdivided Lot 1 of Block 2 which is 20 acres into 44-45 single residential dwelling units in a planned unit development under condominium ownership. The market targeted would be adult oriented, with housing in the neighbourhood of \$300,000 - \$400,000 per unit. However, marketing will not be limited to this cross-section of the market as the need for even more affordable quality homes is recognized by Berlin Developments Ltd. Development control guidelines would be in place to address construction deadlines, minimum square footage, fencing, architectural controls, and other measures as deemed appropriate as in all Berlin Developments Ltd. A full provision of services is proposed, including surfaced internal roads, utilities and other amenities as required by this market. This would involve the provision of full water service, along with off-site waste management, a landscaping and drainage plan, lighting, common grounds, facility development, garbage removal, and all other amenities common to similar development in adjacent urban centres.

With the exception of an increase in traffic on XXXX Avenue, little demand will be added to municipal services. Impacts of development are minimized by the following:

- Water connection would be to the existing RM of Estevan Low Pressure water line (subject to RM approval);
- Development of a sewage lagoon and sewage removal system would be undertaken and maintained by the developer;
- Power, gas and telephone lines exist in close proximity to the proposed sites;
- Internal roads would be surfaced, built to municipal standard; and
- The proposed subdivisions are on the existing garbage collection and haul route and convenient for similar solid waste removal weekly as in the adjacent urban centres.


Development of the residences and site would be undertaken by Berlin Developments Ltd.

MARKET ASSESSMENT

Within the region there exists a sizeable population of the upper income 55+ age group. Within this group there exists considerable demand for country living experience. However, this group is not willing to forego the conveniences of urban amenities and expects a higher level of service than the rural acreage resident. The large numbers of individuals who have expressed interest in this type of development are those who either feel that a rural acreage home requires too much work or are dissatisfied with high density urban condominium developments.

Developments catering to this market must combine a country residential atmosphere with the high level of amenities required. These amenities include quality potable water and sewage handling, good local roads, a sense of community, local natural amenities and space, while at the same time in close proximity to the City, all amenities presently provided for in Hamburg Estates.

The minimum 50' x 110' individual parcel size has been selected primarily in response to market demand and experience with urban developments. Second only to the level of services offered, the lot size is the second most important consideration for those interested in country residential living. The response by this age group has created a demand for a large enough lot to provide a minimum 1,200 square foot bungalow with garages for vehicle R.V. parking area while retaining a manageable individual yard for landscape and patio amenities.



*Target Market:
Upper Income 55+ Age Group*

Another aspect of this market is a strong preference for a '**sense of community**', which is even stronger than in the previous Hamburg Estates Developments. Subdivisions that project a sense of community tend to sell quicker, experience a significantly slower turnover rate, and are generally better maintained properties.

Given these market characteristics and continued rural housing demand, it is important to note that this location has proven to be extremely attractive. No other rural residential developments exist that offers such an appealing location close to the City, adjacent to urban centres, golf courses, medical facilities, recreation and shopping, etc.

PROPOSED IMPROVEMENTS

The following development controls and improvements are proposed for this development:

- Potable water will be provided through a connection to Municipal water;
- Sewage will be handled by an internal collection system with an off-site lagoon to be maintained by the developer and located the appropriate distance as per Saskatchewan Health and Sask Environment regulations;

- Internal roads will be Surfaced or Double chip sealed and built to municipal standard and will include individual access;
- Each individual building parcel will be serviced by power, natural gas, telephone, and cable;
- Architecturally controlled fencing will be installed required around the property;
- Landscaping and common recreation and amenity space will be done by Berlin Developments Ltd. which will accentuate the rural feeling and also provide a common recreation centre and games area;
- Surfaced R.V. parking; and
- Minimum dwelling size shall be as follows:

TABLE C2A: MINIMUM DWELLING SIZE

| HOUSE TYPE | PHASE" |
|------------|-----------------------|
| Bungalow | 1,200 Ft ² |
| Bi-Level | 1,200 Ft ² |
| Split | 1,200 Ft ² |
| Two-Storey | 1,600 Ft ² |

- All housing will be single detached dwellings, architecturally controlled;
- All dwellings will feature a minimum two car attached garage;
- Vinyl siding or stucco will be a minimum requirement; and
- Accessory buildings will require Developer approval.

PROJECT PHASING

TABLE C2B: PROPOSED DEVELOPMENTS

(Subject to Official Community Plan and Zoning Bylaw Review and Amendments)

| DEVELOPMENT PHASE | PROPOSED DATE |
|---------------------------------------|---------------|
| Development Approval | Summer 2010 |
| Lot Sales | Post Approval |
| Road Grading/Street Surfacing | Summer 2010 |
| Power, Natural Gas (to each lot) | Summer 2010 |
| Water Connections | Summer 2010 |
| Sewage Lagoon and System Construction | Summer 2010 |

The cost of tying each residence into power and natural gas, water and sewer and cable and telephone will be included in the purchase price.

IMPACT ASSESSMENT

It is anticipated that given the location, proximity to amenities, and services, impact to the Rural Municipality of Estevan No 5 and adjacent land owners will be positive, as the hard surface road development on XXXX Avenue has mitigated concerns over dust and improved adverse weather road conditions.

The parcel of land involved is Class 4 land. This land has severe limitations that restrict the range of crops that can be grown. This is primarily due to the sandy structure of the soil. Much of the land proposed is covered with poplar and aspen bluffs, which are ideally suited to country residential development and in fact will be incorporated in the design.

In addition, Berlin Developments has recognized the need to utilize land efficiently and the negative impact of consuming large tracts of rural land. Therefore, it was felt that this concept would utilize part of an existing developed area. We also recognize the innovative concept will require a review of the existing Official Community Plan and Zoning Bylaw provisions. In addition, we recognize the need to participate in public consultation with all affected stakeholders and the adoption of a structure and / or concept plan for the area.

The proximity to major amenities for this market niche is excellent, as several golf courses are located nearby - along with proposed on-site recreational amenities in a country setting, and convenient surface access to Highway No. 1 and Hwy 46 and the City.

It is anticipated that XXXX Avenue will carry the vast majority of traffic from the residential development. The convenience of using XXXX Avenue to Heidelberg Estates households is anticipated to be high, given the short travel distances involved and the route's superior road design and snow removal services.

The developers will be building the residences to ensure quality and compatible development. Development would occur within one year, thus ensuring an orderly and timely rate of development.

Any required municipal servicing and development agreements will be entered into in order to clearly define areas of responsibility.

Any municipal reserve requirements will be addressed to the Rural Municipality. In addressing the Official Community Plan requirements, the following separation distances and uses have been respected, including separation from:

- Intensive livestock operations;
- Hazardous industry;
- Rural industrial zone;
- Sewage lagoon sites; and Solid waste disposal sites.

No development will be allowed on lands with:

- High aggregate potential;
- Designated as conservation areas;
- Significant wildlife habitat;
- Cultural or historic significance;
- On environmentally sensitive areas;
- High agricultural capability; and
- Natural Hazard conditions.

MARKETING STRATEGY

Berlin Developments Ltd. will use its proven marketing strategy which consists of:

- A prominent sign on the corner of the development;
- A sales office will be open adjacent to Berlin Developments' principal residence. The sales office/show room will be staffed from 1 p.m. to 5 p.m., seven days per week during peak seasons;
- A visual rendering in the show home will outline the proposed development in its fully developed stage;
- Brochures and advertising as in all Berlin Developments;
- Individual signs will be erected on site indicating relevant information;
- Financing for individual purchasers will be made available;
- A broad promotion campaign involving television, radio and print media will continue;
- Sales would be open to members of the area Real Estate Board's multiple listing service; and
- Refunds will be provided if construction is not initiated within one year.

LAND USE POLICY AND ZONING IMPLICATIONS

It is recognized that this development scenario is new to the RM of Estevan; however, similar developments have been undertaken around the Cities of Saskatoon, Winnipeg and Calgary. This particular development would require amendments to the policy plan; however, the basic intent of accommodating multi-parcel residential uses would seem compatible. The issue of densities and site sizes would require change. This development would be ideally suited to the use of 'Direct Control District' or 'Contract Zoning' provisions. As in other developments, a suitable contract zoning, servicing, and development agreement could be developed to protect all parties.

The condominium ownership issue should not affect land use considerations, however, would serve to enhance the option for an 'organized hamlet' process for the Hamburg Estates area. The concept of providing higher density and high recreational amenity development, while at the same time retaining a rural emphasis, is not inconsistent with the multi-parcel higher density provisions of the Official Community Plan.

In addition, by incorporating this proposal into an existing development, it would not be inconsistent with separation distance provisions.

SERVICING COSTS

Servicing costs have been prepared and illustrated below in both summary and detailed formats. The cost estimate was based on the assumption that the water supply system would entail the construction of a distribution system connected to the Municipal water service on XXXX Avenue presently ending at the Hamburg Estates, and the construction of an entirely independent sanitary sewer system with the acquisition of land for a sewage lagoon, north of the development.

The servicing costs reflect the expected level of service for such a development. Landscaping plans and costs have not been included in the proposal at this time as the layout will be modified to address the natural environment.

| Table C2C: Summary Cost Estimate | |
|--|---------------------|
| WATER DISTRIBUTION | \$70,760.00 |
| SANITARY SEWER | \$62,320.00 |
| SANITARY FORCEMAIN & LIFT STATION | \$94,240.00 |
| BUILDING SERVICES | \$40,370.00 |
| WATER SUPPLY LINE | \$95,000.00 |
| SEWAGE LAGOON | \$230,000.00 |
| ROUGHGRADING | \$14,700.00 |
| ROAD CONSTRUCTION | \$148,830.00 |
| UTILITIES (TELEPHONE, ELECTRIC, GAS) | \$99,000.00 |
| STREET LIGHTS | \$22,400.00 |
| SUB-TOTAL SERVICING | \$877,620.00 |
| ENGINEERING AND CONTINGENCY (15%) | \$131,380.00 |
| TOTAL DEVELOPMENT COST | \$909,000.00 |

Note: Does not include cost of access road to lagoon.

TABLE C2D: DETAILED COST ESTIMATE

| | | | |
|---|---|--------------------------|--------------------|
| Water Distribution System | | | |
| | 150 dia Water main | 835 x \$56.00 | \$46,760.00 |
| | Fitting, Bends and Valves | L.S. | \$5,000.00 |
| | Hydrant c/w Tees, Leads and Thrust Blocks | 6 each x \$2,500.00 | \$15,000.00 |
| | Tie in to Proposed Water Supply Line | L.S. | \$1,000.00 |
| | Pressure Test | | <u>\$3,000.00</u> |
| | Sub- Total Water Distribution System | | \$70,760.00 |
| Sanitary Sewer System (Based on 3.5 - 4 metre depth) | | | |
| | 200 dia PVC | 760 L.M. x \$57.00 | \$43,320.00 |
| | Manholes (complete with bases, barrels, frames and covers) | 8 x \$2,000.00 | \$16,000.00 |
| | Television Inspection | L.S. | <u>\$3,000.00</u> |
| | Sub- Total Sanitary Collection System | | \$62,320.00 |
| Sanitary Force Main System | | | |
| | Sewage Pumping Station | L.S. | \$65,000.00 |
| | Tie in to Pumping Station | | \$1,000.00 |
| | 100 mm Sewage Forcemain | 765 L.M. x \$26.00 | \$19,890.00 |
| | Pressure Test | L.S. | \$3,000.00 |
| | Fittings | L.S. | \$300.00 |
| | Air Release Valve | 1 Each | \$500.00 |
| | Roadway Crossing (by Coring Method) | 25 L.M. x \$130.00 | \$3,250.00 |
| | Chain Link Fencing for Pumping Station | L.S. | <u>\$1,300.00</u> |
| | Sub- Total Sewage Forcemain System | | \$94,240.00 |
| Building Services | | | |
| | 19 mm Copper | 440 L.M. x \$14.00 | \$6,160.00 |
| | Fitting (main stop, curb stop, curb box and rod and marker) | 44 Each x \$160.00 | \$7,040.00 |
| | Sanitary Services 150 mm PVC | 435 L.M. x \$40.00 | \$1,750.00 |
| | Sewer Fitting (saddle & plugs) | Saddle 44 Each x \$40.00 | \$660.00 |
| | Trenching and Compaction | 440 L.M. x \$40.00 | \$17,600.00 |
| | <u>Services to Recreation Centre</u> | | |
| | Water (50 mm PE) Service | 40 L.M. x \$5.00 | |
| | Fitting (main stop, curb stop etc) | L.S. | |
| | Sanitary (150 PVC) Service | 40 L.M. x \$10.00 | |
| | Sewer Fittings (saddle & plugs) | Saddle - 1 Each | \$35.00 |
| | | Plug - 1 Each | \$15.00 |
| | Trenching and Compaction | 40 L.M. x \$40.00 | <u>\$1,600.00</u> |
| | Sub- Total Building Services | | \$40,370.00 |

| | | | |
|---|--|--------------------------------|---------------------|
| Water Supply Line | (150 HDPE) (1,900 Metres Length) | | |
| | | 1,900 L.M. x \$50/m | <u>\$95,000.00</u> |
| | Sub-Total Water Supply Line | | \$95,000.00 |
| Sewage Lagoon Construction | | | |
| | 1 L.S. | | <u>\$230,000.00</u> |
| | Sub- Total Sewage Lagoon Construction | | \$230,000.00 |
| Rough Grading | | | |
| | 44 Homes x \$300.00/Lot | | \$13,200.00 |
| | 1 Centre x \$1,500.00 | | <u>\$1,500.00</u> |
| | Sub- Total Rough grading | | \$14,700.00 |
| Road Construction | | | |
| | Topsoil Stripping | 13,500 m x \$0.60 | \$8,100.00 |
| | 300 dia C.S.P. Culverts Installation | 40 L.M. x \$80.00 | \$3,200.00 |
| | Common Excavation | 10,000 m ³ x \$2.50 | \$25,000.00 |
| | Sub grade Preparation | 7,500 m ² x \$0.50 | \$3,750.00 |
| | 150 mm Sub base | 7,400 m ² x \$2.80 | \$20,720.00 |
| | 150 mm Base | 7,000 m ² x \$5.00 | \$35,000.00 |
| | Asphalt Primer | 6,500 m ² x \$0.50 | \$3,250.00 |
| | 50 mm Hot Mix Asphalt | 6,500 m ² x \$6.00 | \$39,000.00 |
| | Manhole Adjustment c/w Slurry Mix Backfill | 8 Each x \$450.00 | \$3,600.00 |
| | Valve Adjustment c/w Slurry Mix Backfill | 7 Each x \$250.00 | \$1,750.00 |
| | Finish Grading of Topsoil Seeding | 6,400 m ² x \$0.65 | <u>\$5,460.00</u> |
| | Sub- Total Road Construction | | \$148,830.00 |
| | Utility Servicing to 45 Units | | |
| SaskTe1 (400/Lot), SaskPower (1,300 Lot), SaskEnergy (500/Lot) L.S. | | | <u>\$99,000.00</u> |
| Sub- Total Utility Servicing | | | \$99,000.00 |
| Street Lights | | | |
| | | 16 x \$1,400.00 | <u>\$22,400.00</u> |
| | Sub- Total Street Lights | | \$22,400.00 |