## BYLAW 2020-33

#### BEING A BYLAW OF WHEATLAND COUNTY TO AMEND LAND USE BYLAW NO. 2016-01 BY AMENDING DIRECT CONTROL DISTRICT 3 BY INCLUDING 'COMMUNAL CHILD CARE' AS A PERMITTED USE, MAKING TEXTUAL AMENDMENTS TO THE SITE AND SPECIAL REGULATIONS SECTIONS AND REDESIGNATING AN ADDITIONAL +/- 318.54 ACRES WITHIN NW AND NE 6-28-21-W4M TO DC-3.

**WHEREAS** the requirements for advertising this Bylaw, as per Section 606 of the *Municipal Government Act*, have been met prior to the public hearing date.

**WHEREAS** a Public Hearing was held on \_\_\_\_\_, 2020 at the Wheatland County office.

**THEREFORE** under the authority and subject to the provisions of the *Municipal Government Act*, as amended, the Council of Wheatland County enacts as follows:

- Bylaw No. 2016-01, being the Land Use Bylaw is hereby amended by amending Direct Control District 3 by including 'Communal Child Care' as a permitted use, making textual amendments to the Site and Special Regulations sections and redesignating an additional +/-318.54 acres within NW and NE 6-28-21-W4M to DC-3 as shown on the attached Schedule 'A' forming part of this Bylaw.
- 2. This Bylaw comes into force when it receives third reading and is signed by the Reeve/Deputy Reeve and the CAO or Designate, as per the *Municipal Government Act.*

MOVED First Reading of Bylaw 2020-33 on purpose of amending Land Use Bylaw No. 2016-01 to am include the use 'Communal Child Care', textual amendme and to redesignate an additional +/- 318.54 acres within as shown on the attached Schedule 'A'.	end Direct Control District 3 to ents to clarify the density section,
Carried.	
MOVED Second Reading of Bylaw 2020-33 on and it was	
Carried.	
MOVED Third and Final Reading of Bylaw 2020-33 on	and it was

Carried.

Reeve – Amber Link

Chief Administrative Officer-Brian Henderson

### 9.24 Direct Control District (DC-3)



#### **Purpose and Intent**

The purpose and intent of this land use district is to allow direct control by Council over the development of land located on NW-27-23-21-W4M, NE-28-23-21-W4M, NW-6-28-21-W4 and NE-6-28-21-W4.

#### Authority

All Permitted Uses shall be referred to the Development Officer for a decision while Discretionary Uses shall be referred to Council for a decision.

#### Definitions

Communal Child Care: Child care intended for short term daily care between the hours of 6am and 6pm of six (6) or more children under the age of seven (7), by someone other than the parent or guardian. The parent or guardian of the children must be present on or in the same property or building that the child care is taking place. There is no formal educational curriculum as part of the daily child care.

Permitted and Discretionary Uses

a) The following uses shall be permitted or discretionary with or without conditions provided that the application complies with the regulations of this district and this Bylaw:

Permitted	Discretionary
Accessory Buildings / Structures	Agricultural Support Services
Agricultural Buildings / Structures	Abattoir
Agricultural Operation	Agricultural Processing – Major
Agricultural Processing – Minor	Composting Facility
Communal Child Care	Essential Public Service
Dwelling, Clustered Farm	Food and Beverage Production
Dwelling, Duplex	Greenhouse, Public
Dwelling, Multi-Unit	Industrial, Light
Dwelling, Manufactured	Industrial, Medium
Dwelling, Modular	Natural Resource Extractive
Dwelling, Single Detached	Office
Greenhouse, Private	Farmers Market
Market Garden	Recycling Facility
Nursery	Tower
School, Colony	Warehouse / Commercial Storage
Signs Requiring a Development Permit	WECS Category 1
Solar Panel, Ground Mounted	WECS Category 2
Worship Facility	

Notes: 1 - See Development Permits Not Required Section

^ - See Signage Section for Signage that does not require a permit

Site Regulations

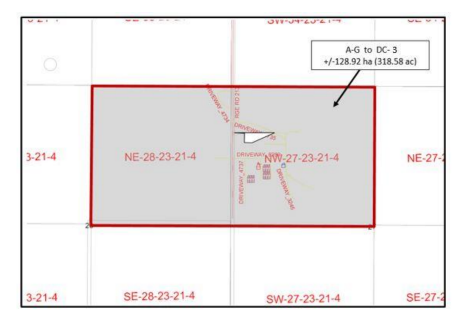
b) The following regulations and policies shall apply to every development in this district:

Minimum Lot Area Requirements	The minimum lot size at the time of this bylaw given third reading
Minimum Yard Setbacks	38.10 m (125.0 ft) from the nearest limit (property line) of the public road right of way
	7.62 m (25.0 ft) from the property line in all other cases
Minimum Yard Setback between Buildings / Structures	1.52 m (5.0 ft)
Maximum Height Requirements	18.28 m (60.0 ft) or three storeys (excludes grain bins and feed mills)
Minimum Gross Floor Area	A minimum of 97.54 m <sup>2</sup> (1,050 ft <sup>2</sup> ) Dwelling, Dingle Detached
	A minimum of 97.54 m <sup>2</sup> (1,050 ft <sup>2</sup> ) Dwelling, Manufactured
	A minimum of 97.54 m <sup>2</sup> (1,050 ft <sup>2</sup> ) Dwelling, Modular
	A minimum of 84.0 m <sup>2</sup> (904.20 ft <sup>2</sup> ) Dwelling, Semi-Detached (per unit)
	A minimum of 84.0 m <sup>2</sup> (904.20 ft <sup>2</sup> ) Dwelling, Multi-Unit (per unit)
Density	The maximum number of multiple unit dwellings shall be six (6)
	The maximum number of dwelling units in a multiple unit dwelling shall be eight (8)
	Maximum density for dwellings other than multiple unit dwellings shall be permitted in accordance with the same use defined as Dwelling, Clustered Farm.

#### **Special Regulations**

- c) No more than four (4) industrial operations will be allowed in NW-27-23-21-W4M, and NE-28-23-21-W4M combined.
- d) No more than four (4) industrial operations will be allowed in NW-6-28-21-W4 and NE-6-28-21-W4 combined.
- e) The design, location and operation of private sewage treatment facilities shall adhere to the Alberta Private Sewage Systems Standard of Practice.
- f) No operation or activity shall emit air and water contaminants in excess of the standards prescribed by the Environmental Protection and Enhancement Act.

# Appendix A: DC-3



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