THE CITY OF SPRUCE GROVE

BYLAW C-1237-22

LAND USE BYLAW AMENDMENT - COPPERHAVEN PLANNED LOT DISTRICT

WHEREAS, pursuant to the *Municipal Government Act*, RSA 2000 cM-26, a municipality shall pass a land use bylaw and may amend the land use bylaw;

AND WHEREAS, the City of Spruce Grove wishes to amend Bylaw C-824-12, the Land Use Bylaw;

NOW THEREFORE, the Council for the City of Spruce Grove, duly assembled, hereby enacts as follows:

- 1. Bylaw C-824-12 is amended as follows:
 - 1.1 The document entitled "SECTION 117B CPL COPPERHAVEN PLANNED LOT DISTRICT", attached hereto as Schedule "1" to this bylaw, is hereby adopted.
- 2. This amending bylaw shall be consolidated into Bylaw C-824-12.
- 3. This bylaw shall come into force and effect when it receives third reading and is duly signed.

First Reading Carried		
Second Reading Carried		
Third Reading Carried		
Date Signed		
	Mayor	
	City Clerk	

SECTION 117B CPL - COPPERHAVEN PLANNED LOT DISTRICT

(1) GENERAL PURPOSE

The purpose of this District is to accommodate single dwellings with vehicular access from a rear lane only with one side built to the property line within the Copperhaven neighbourhood.

Permitted Uses	Discretionary Uses	
Accessory Building	 Bed and Breakfast Establishment 	
Single Detached Dwelling	 Boarding and Lodging House 	
	 Family Day Home 	
	 Garage Suite 	
	 Group Homes, Limited 	
	 Home Occupation 	
	 Sales Centre 	
	 Secondary Suite 	
	 Show Home 	

(2) DEVELOPMENT REGULATIONS

In addition to the Regulations contained in Part 6 General Regulations, Part 7 Special Regulations, Part 8 Parking Regulations, Part 9 Landscaping Regulations, and Part 10 Sign Regulations, the following regulations shall apply to all Development in this District.

	Site Standard	
Site Width (Minimum):	Single Detached DwellingSingle Detached Dwelling - one side Zero Side Yard	• 8.5 m • 7.6 m
Site Depth (Minimum):	All uses	• 33.0 m
Front Yard Setback (Minimum):	Principal Building	• 3.0 m
Side Yard Setback (Minimum):	Single Detached DwellingStreet Side yard	 1.2 m or 1.5m when adjacent to Zero Side Yard development 2.4 m
Rear Yard Setback	Attached Garage, access from an alley, Corner Site	• 3.0 m

	Site Standard		
(Minimum):	Attached Garage, accessed from an alleyAll other Principal Buildings	• 6.0 m • 7.0 m	
Height (Maximum):	Three storeys not exceeding 12.0 m		
Density:	 25 units per net hectare (minimum) An application that proposes a density lower than the minimum may be permitted if the neighbourhood's average density remains 25 units per hectare or higher. 		
Site Coverage (Maximum):	• 50%		

(3) ADDITIONAL REGULATIONS

- (a) Notwithstanding the Front Yard and Side Yard requirements in (2), in the case of corner sites, the Development Officer shall determine the Setback for the additional Front Yard and Street Side Yard in accordance with Section 29 of this Bylaw.
- (b) Zero Side Yard Development shall only be considered when a private maintenance easement, a minimum of 1.5 m wide, has been registered at the time of subdivision that provides for:
 - (i) A 0.30 m eave encroachment with the requirement that the eaves must not be closer than 0.90 m to the eaves of the adjacent building;
 - (ii) A 0.60 m footing encroachment;
 - (iii) A drainage swale, constructed as per the City of Spruce Grove Minimum Engineering Standards; and
 - (iv) Permission to access the easement area for maintenance of both properties.
- (c) All roof leaders from the Dwelling are connected to the storm service.
- (d) For all Zero Side Yard Development, any Accessory Building must meet the same minimum Side Yard as the Principal Building.

- (e) For all subdivision proposed for land within this District, all lots proposed for Zero Side Yard shall be delineated on the tentative plan of subdivision.
- (f) No front drive access will be permitted in this district.
- (g) For all Zero Side Yard Development, a Real Property Report shall be submitted to the City of Spruce Grove after the completion of foundation construction and prior to commencement of framing.
- (h) Notwithstanding Section 117A(3)(g) above, the builder, at their own risk, may install main floor joists and subfloor only on a completed foundation to protect and maintain the integrity of the foundation and footings.
- (i) Notwithstanding Section 117A(3)(g) above, the builder, at their own risk, on a walkout lot, may install main floor joists, subfloor and applicable pony walls only on a completed foundation to protect and maintain the integrity of the foundation and footings.
- (j) No storage, air conditioners, garbage cans, accessory uses and buildings, or landscaping other than ground covering shall be located within the private maintenance area.