# BYLAW 1377/16 AMENDMENT TO LAND USE BYLAW 819/96 STURGEON COUNTY, MORINVILLE, ALBERTA

BYLAW 1377/16 BEING A BYLAW OF STURGEON COUNTY, MORINVILLE, ALBERTA FOR THE PURPOSE OF AMENDING LAND USE BYLAW 819/96.

WHEREAS, the *Municipal Government Act*, RSA 2000 c.M-26, and amendments thereto authorize Council to establish and amend Land Use Bylaw 819/96;

NOW THEREFORE, the Council of Sturgeon County, in the Province of Alberta, duly assembled, enacts as follows:

- 1. That Part 9.0 Land Use District Map of Land Use Bylaw 819/96 be amended to redistrict a portion of St. Albert River Lot 57 from "Country Residential Two" (CR-2) to "Specific Development Control District Fourteen" (S-DC-14) as shown on the attached Schedule "A";
- 2. That Land Use Bylaw 819/96 be amended to add new "Specific Development Control District Fourteen" (S-DC-14) to Section 8.22 (Specific Development Control District) as follows:

#### S DC - 14 SPECIFIC - DEVELOPMENT CONTROL DISTRICT 14 (Pt. River Lot 57)

#### .1 Purpose

The purpose of this district is to foster housing diversity within the Estate Residential lifestyle on fully serviced residential lots in the form of semi-detached dwellings at rural densities.

**.2 District Boundaries** This district comprises all the land in Sturgeon County described as follows: A portion of the River Lot 57 as shown on Schedule 1 of this district.

#### .3 Permitted Uses - Development Officer

Home Based Business (Level 1) Semi-detached dwelling

### .4 Discretionary Uses - Municipal Planning Commission

Accessory building and use Show home Family dayhome Group home Home Based Business (Level 2)

#### .5 Regulations

a. Minimum *Lot* width: 15 m (49.2 ft)

b. Minimum Lot depth: 50 m (164 ft)

c. Lot size: 1011 m<sup>2</sup> (0.25 ac)

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d. Maximum height of the principal building: 12 m (39.4 ft)

e. Minimum Setbacks:

Semi-detached dwellings

Front Yard Setback 8m (26.2 ft) Side Yard Setback 3m (9.8 ft)

8m (26.2 ft) abutting a public road

Rear Yard Setback 6m (19.7 ft)

Accessory Building and Use

Side Yard Setback 2.5m (8.2 ft)

8m (26.2 ft) abutting a public road

Rear Yard Setback 3m (9.8 ft)

Semi-detached housing units and decks associated with semi-detached housing units may develop to a 0.0m setback along the common property line.

f. Maximum Site Coverage 40%

- g. Minimum Construction Standards
  - i. No accessory building shall exceed 21 m² (225 ft²) in building area or 4.6 m (15 ft.) in height.
  - ii. All *lots* are required to be serviced by a communal sewage collection system and water distribution system satisfactory in design and standard to the *Development Approving Authority*.
  - iii. An accessory building shall not be located in a front yard.
  - iv. Accessory buildings are to be of a compatible architectural style and finish as the dwelling unit.
- h. Access to individual lots shall in all cases be from an internal local or collector road constructed for the subdivision.
- i. Minimum parking requirements 2 stalls per dwelling unit.
- j. Development within the District shall comply with the provisions for multi-lot country residential subdivision in Section 6.24 of this Bylaw.
- k. Fencing

Subject to the provisions of Section 6.11.3 respecting visibility at roadway intersections, the height of a fence or wall above grade, measured at any point along the fence shall not exceed (see Figure 6.0):

i. 1.8 m (6 ft.) in height for that portion of the fence that does not extend beyond the foremost portion of the principal building on the site; and

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ii. 1.0 m (3.28 ft.) in height for that portion of the fence that extends beyond the foremost portion of the principal building on the site.

## .6 Additional Regulations

Permitted and discretionary land uses shall adhere to Part 6.0: General Regulations.

3. That this Bylaw shall come into force and take effect upon the date of third reading.

Read a first time this 13 <sup>th</sup> day of September, 2016.	
Read a second time this day of 2017.	
Read a third time this day of 2017.	
	MAYOR
	COUNTY COMMISSIONER(CAO)

If any portion of this bylaw is declared invalid by a court of competent jurisdiction, then the invalid portion must be severed and the remainder of the bylaw is deemed valid.