



**PUBLIC AGENDA
SASKATOON ACCESSIBILITY
ADVISORY COMMITTEE**

Friday, April 21, 2017, 12:00 p.m.
Committee Room E, Ground Floor, City Hall
Committee Members:

Mr. J.D. McNabb, Chair
Ms. J. Dawson, Vice Chair
Councillor H. Gough
Councillor Z. Jeffries
Ms. M. Baxter
Ms. G. Kozlow

Director of Community Development L. Lacroix
Director of Facilities & Fleet Management T. LaFreniere
Ms. O. Nicholson
Ms. C. Warlow

Pages

1. CALL TO ORDER

2. CONFIRMATION OF AGENDA

Recommendation

That the agenda be confirmed as presented.

3. ADOPTION OF MINUTES

Recommendation

That the minutes of the Regular Meeting of the Saskatoon Accessibility Advisory Committee held on March 10, 2017, be adopted.

4. UNFINISHED BUSINESS

5. COMMUNICATIONS

6. NATIONAL BUILDING CODE UPDATE [File No. CK. 540-1]

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At the March 10, 2017 meeting the Committee had requested to have a presentation provided from the Director of Building Standards on the changes to the National Building Code and National Fire Code.

Director of Building Standards, Kara Fagnou will be in attendance to provide a

presentation on the National Building Code with respect to barrier free accessibility.

A communication from the Building Standards and Licensing Branch of the Saskatchewan Ministry of Government Relations regarding the Building and Fire Code Adoption received by the City of Saskatoon's Building Standards Division, is provided.

Recommendation

That the information be received.

7. REPORT OF THE CHAIR [File No. CK. 255-70]

A verbal update will be provided by the Chair regarding:

- The letter to the Standing Policy Committee on Transportation regarding the persons with disabilities parking zones.

Recommendation

That the information be received.

8. REPORTS FROM ADMINISTRATION

8.1 Report of the Access Transit Manager (CK. 225-70)

Recommendation

That the information be received.

9. MATTERS FOR FOLLOW UP (CK. 225-70)

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Recommendation

That the information be received.

10. STATEMENT OF EXPENDITURES (CK. 1704-5)

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A request for funding from Collette Warlow, regarding a visual impairment activity, will be provided at the meeting for review.

Recommendation

That the Committee provide direction.

11. ADJOURNMENT

From: Building Standards GR <Building.Standards@gov.sk.ca>
Sent: Monday, March 06, 2017 4:15 PM
Subject: Building and Fire Code Adoption
Attachments: 2015 Code Adoption Registration Fillable.pdf; DI NFC 2015 - March 6, 2017.pdf; DI NBC 2015 - March 6, 2017.pdf

Follow Up Flag: Follow up
Flag Status: Flagged

Dear Stakeholder:

Saskatchewan is proposing to adopt the National Building Code 2015 and the National Fire Code 2015 for full implementation on July 1, 2017. Published by Codes Canada of the National Research Council under the direction of the Canadian Commission on Building and Fire Codes (the Commission) these editions of the NBC 2015 and NFC 2015 will replace earlier editions adopted for use in Saskatchewan. Adoption of the National Energy Code 2015 and NBC 2015, Subsection 9.36 Energy Efficiency are proposed for July 1, 2017, with full implementation on January 1, 2019.

Developed on a consensus basis with input from provinces, territories, industry and other code users the NBC 2015 and NFC 2015 are based on the following objectives. These include:

- Health
- Safety
- Accessibility for persons with disabilities
- Fire and structural protection of buildings and facilities

In pursuit of these objectives in building construction, renovation, and changes in use and occupancy, the NBC 2015 and NFC 2015 have been updated to reflect on innovation in building science, construction techniques, and new products that support the demand for safe, healthy, habitable buildings. Those updates have been through public review, scrutiny by the Commission and review by the Provincial Territorial Policy Advisory Committee on Codes prior to being included in the new editions.

To meet the needs of certain Saskatchewan programs that benefit people and industry, a number of provisions specific to Saskatchewan's needs have been developed as amendments to both the NBC 2015 and the NFC 2015. Those amendments are detailed in the attached documents and provided for your review and comment. Comments are required by March 28, 2017, and may be directed in writing by mail, email, or fax to:

Building Standards and Licensing Branch
Saskatchewan Ministry of Government Relations
100 – 1855 Victoria Avenue
REGINA, SK S4P 3T2
building_standards@gov.sk.ca
306-798-4172 fax

Code adoption workshops, introducing changes found in the NBC 2015 and NFC 2015 are scheduled for Regina and Saskatoon on April 18 and 20 respectively. Interested parties are asked to register using the attached form. Paper copy to follow in the mail.

Sincerely

William N. Hawkins
Executive Director/Chief Building Official

Building Standards Workshop

Promoting construction of safe, healthy, habitable buildings

Code Adoption Workshop

Workshops are offered to building owners and managers, industry, municipal officials, building officials, fire inspectors, designers and other interested code users.

The objective of this Building Standards Workshop is to provide code users with information about changes found in the NBC 2015 and NFC 2015.

Adoption of the National Building Code 2015 and the National Fire Code 2015 is proposed for July 1, 2017.

The Building Standards and Licensing Branch will be hosting Code Adoption Workshops to highlight significant changes in the NBC 2015 and NFC 2015. The workshops will be of interest to building owners, industry, municipal officials, building officials, fire inspectors, designers, and other interested code users.

Regina
Tuesday, April 18, 2017
8:00 a.m. – 5:00 p.m.
Travelodge Regina
4177 Albert Street

Saskatoon
Thursday, April 20, 2017
8:00 a.m. – 5:00 p.m.
Travelodge Saskatoon
106 Circle Drive West

Registration:

No Charge. Space is limited. April 7, 2017, registration deadline.

Please complete and return to Building Standards and Licensing:

- by fax to (306) 798-4172;
- by email to building_standards@gov.sk.ca; or
- by mail to 100 – 1855 Victoria Avenue, Regina, SK S4P 3T2

Location (please select one)	Regina <input type="checkbox"/> Saskatoon <input type="checkbox"/>
Name	Title
Representing	
Address	
City	Postal Code
Phone	Email

DRAFTING INSTRUCTIONS FOR
The Fire Safety (Code Adoption) Amendment Regulations, 2017

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Existing Provision	Proposed Provision	Explanation
	1 These regulations may be cited as <i>The Fire Safety (Adoption of Code) Amendment Regulations, 2017</i> .	Provides the regulation name to reflect the current revisions.
	2 <i>The Fire Safety Regulations</i> are amended in the manner set for in these regulations.	Provides reference to which current regulations are being amended.
	3 Clause 2(1)(b) is amended by striking out “National Fire Code of Canada 2010” and substituting “National Fire Code of Canada 2015”.	
<p>3(1) The National Fire Code of Canada 2010, with the amendments set out in Appendix A of these regulations incorporated into it, is declared to be in force.</p> <p>(2) Subject to subsection (3), no person shall fail to comply with the Code.</p> <p>(3) These regulations are not to be interpreted as conflicting with a provision of any regulation made pursuant to any Act or with a provision of any municipal bylaw, made before the coming into force of these regulations, that permits a provision of the Code not to be complied with before a specified date.</p>	<p>4 Subsection 3(1) is repealed and the following substituted:</p> <p>“(1) The National Fire Code of Canada 2015, including the errata and revisions issued by the Canadian Commission on Building and Fire Codes from time to time and with the amendments set out in Appendix A of these regulations incorporated into it, is declared to be in force”.</p>	<p>The Ministry of Government Relations proposes adoption of the National Fire Code of Canada (NFC) 2015 in Saskatchewan. Saskatchewan has adopted previous editions of the NFC. This amendment continues that trend.</p> <p>Amendments listed in the appendix portion of this proposed regulation are companion to amendments proposed to be included in the adoption of the National Building Code of Canada (NBC) 2015 Amendments in the NBC 2015 meet Saskatchewan specific program needs.</p> <p>The NFC 2015 and the NBC 2015 are companion documents and should be adopted at the same time.</p>
	5 Appendix A is repealed and the following substituted:	As this regulation repeals the NFC 2010 and replaces it with the NFC 2015, the Appendix

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Existing Provision	Proposed Provision	Explanation
<p style="text-align: center;">Appendix A Amendments to the National Fire Code of Canada 2010 [Subsection 3(1)]</p>	<p style="text-align: center;">“Appendix A Amendments to the National Fire Code of Canada 2015 [Subsection 3(1)]</p>	<p>of the regulations must also be repealed and replaced with a new appendix.</p> <p>The amendments in the new appendix are consistent with amendments found in the appendix of <i>The Uniform Building and Accessibility Standards Amendment Regulations 2017</i> proposed to adopt the NBC 2015.</p>
<p>1 The National Fire Code of Canada 2010 is amended in the manner set forth in this Appendix.</p>	<p>“1 The National Fire Code of Canada 2015 is amended in the manner set forth in this Appendix.</p>	<p>Updated to refer to the NBC 2015.</p>
<p>2 Article 1.4.1.2. of Division A is amended:</p> <p>(a) by adding the following definition after the definition of <i>Air-supported structure</i>:</p> <p>“<i>Alternative family care home</i> means a <i>dwelling unit</i> used as a single housekeeping unit where <i>care</i> is provided to the residents,</p> <ul style="list-style-type: none"> • that provides sleeping accommodation for not more than 10 occupants, and • that is in a <i>building</i> where: <ul style="list-style-type: none"> • the occupancy of the building is either <i>residential occupancy</i> or <i>care occupancy</i>, 	<p>“2 Article 1.4.1.2. of Division A is amended:</p> <p>(a) by adding the following definition after the definition of <i>Air-supported structure</i>:</p> <p>‘<i>Alternative family care home</i> means a <i>dwelling unit</i> used as a single housekeeping unit where <i>care</i> is provided to the residents,</p> <ul style="list-style-type: none"> • that provides sleeping accommodation for not more than 10 occupants, and • that is in a <i>building</i> where: <ul style="list-style-type: none"> • the occupancy of the building is either <i>residential occupancy</i> or <i>care occupancy</i>, 	<p>Updated to include the definition of <i>capable of self-preservation</i> for clarity and consistency with Saskatchewan amendments to the NBC 2015. This change allows fire officials to connect provisions for inspection from the NFC 2015 to the applicable requirements of the NBC 2015.</p>

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<p>and</p> <ul style="list-style-type: none"> • there is not more than one other <i>dwelling unit</i>"; and <p>(b) by repealing the definition of "<i>Building</i>" and substituting the following:</p> <p>"<i>Building</i> means a structure used or intended for supporting or sheltering any use or <i>occupancy</i>, and includes an addition built to an existing structure and, where applicable, the land adjoining a structure".</p>	<p>and</p> <ul style="list-style-type: none"> • there is not more than one other <i>dwelling unit</i>; <p>(See Note A-1.4.1.2.(1) of Division A, Part 1 of the National Building Code of Canada 2015)'; and</p> <p>(b) by repealing the definition of '<i>Building</i>' and substituting the following:</p> <p>'<i>Building</i> means a structure used or intended for supporting or sheltering any use or <i>occupancy</i>, and includes an addition built to an existing structure and, where applicable, the land adjoining a structure'; and.</p> <p>(c) by adding the following definition after the definition of <i>Business and personal services occupancy</i>:</p> <p>'<i>Capable of self-preservation</i> means that a person is capable of recognizing and responding to an emergency given his or her physical, cognitive and behavioural abilities, and is able to arise and walk, or transfer from a bed or chair to a means of mobility, and leave the <i>building</i> or move to a safe location on his or her own without</p>	

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	the assistance of another person’.	
	<p>“3 Sentence 1.3.1.1.(1) of Division B is repealed and the following is substituted:</p> <p>‘1.3.1.1. Effective Date</p> <p>1) Except as provided in Sentences (2), (3) and (4) or otherwise in this Code, the documents referenced in this Code shall include all amendments, revisions, reaffirmations, reapprovals, addenda and supplements effective to 30 June 2014.</p> <p>2) All references to CSA B149.1-10 “Natural Gas and Propane Installation Code” will be a reference to the latest edition adopted pursuant to <i>The Gas Inspection Regulations</i>.</p> <p>3) All references to CSA B108-14 “Compressed Natural Gas Fuelling Station Installation Code” will be a reference to the latest edition adopted pursuant to <i>The Gas Inspection Regulations</i>.</p> <p>4) All references to CSA B149.2-10 “Natural Gas and Propane Installation Code” will be a reference to the latest edition adopted pursuant to <i>The Gas Inspection Regulations</i>.</p> <p>5) All references to CSA C22.1-12</p>	<p>New.</p> <p>Proposed subsections (2), (3), (4), and (5) provide clarity and limit confusion as to which edition of these standards applies, recognizing the respecting adopting regulations take precedence over the NBC and its adoption under <i>The Uniform Building and Accessibility Standards Regulations</i>.</p>

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	“Canadian Electrical Code, Part 1” will be a reference to the latest edition adopted pursuant to <i>The Electrical Inspection Regulations</i> ’.	
3 Clause 2.8.3.2.(1)(a) of Division B is repealed and the following substituted: “a) in day-care centres, <i>alternative family care homes</i> and in Group B <i>major occupancies</i> , such drills shall be held at intervals not greater than one month”.	“4 Clause 2.8.3.2.(1)(a) of Division B is repealed and the following substituted: ‘a) in day-care centres, <i>alternative family care homes</i> and in Group B <i>major occupancies</i> , such drills shall be held at intervals not greater than one month’.	Renumbered in regulation. No other change.
4 Sentence 4.2.4.1.(1) of Division B is repealed and the following substituted: “1) This Subsection shall apply to the storage and handling of <i>flammable liquids</i> and <i>combustible liquids</i> in <i>buildings</i> classified as <i>assembly</i> or <i>residential occupancies</i> , including <i>alternative family care homes</i> , except that it shall not apply to nonresidential schools, universities or colleges covered in Subsection 4.2.6”.	5 Sentence 4.2.4.1.(1) of Division B is repealed and the following substituted: ‘1) This Subsection shall apply to the storage and handling of <i>flammable liquids</i> and <i>combustible liquids</i> in <i>buildings</i> classified as <i>assembly</i> or <i>residential occupancies</i> , including <i>alternative family care homes</i> , except that it shall not apply to nonresidential schools, universities or colleges covered in Subsection 4.2.6.’	Renumbered in regulation. No other change.
5 Sentence 4.2.4.5.(1) of Division B is repealed and the following substituted: “1) Not more than 30L of <i>flammable liquids</i> and <i>combustible liquids</i> , of which not more than 10L shall be Class I liquids, are	“6 Sentence 4.2.4.5.(1) of Division B is repealed and the following substituted: ‘1) Not more than 30 L of <i>flammable liquids</i> and <i>combustible liquids</i> , of which not more than 10 L shall be Class I liquids, are	Renumbered in regulation. No substantive change.

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permitted to be stored in each dwelling unit or <i>alternative family care home</i> ".	permitted to be stored in each dwelling unit or <i>alternative family care home</i> . (See Sentence 4.1.1.1.(3) for oil-burning appliances.)'.	Reference to another NFC 2015 sentence for added clarity.
	"7 Sentence 4.2.4.6.(1) of division B is repealed and the following substituted: '1) Not more than 50 L of flammable liquids and combustible liquids, of which not more than 30 L shall be Class I liquids, are permitted to be stored in a garage or shed attached to a dwelling unit, including an alternative family care home'.	Provides clear direction for the limits to flammable liquids and combustible liquids for alternative family care homes. Replaces previous amendment to Article 5.5.5.1.
	"8 Sentence 4.2.6.3.(1) is repealed and the following substituted: 'Except as provided in Sentence (2), the storage of flammable liquids and combustible liquids outside of a cabinet or storage room required by Articles 4.2.6.2. is permitted, provided such storage does not exceed a) 10 L, including not more than 5 L of Class I liquids in a single room, or b) 250 L, including not more than 60 L of Class II liquids, or 10 L of Class I	Provides clear direction for the limits to flammable liquids and combustible liquids for alternative family care homes. Replaces previous amendment to Article 5.5.5.1.

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	liquids, in a single fire compartment with a fire resistance rating of at least 45 min, or c) For an alternative family care home the amount permitted in Articles 4.2.4.5. and 4.2.4.6.'.	
6 Subclause 5.5.5.1.(1)(b)(ii) of Division B is repealed and the following substituted: “ii) <i>alternative family care homes</i> and Group B <i>major occupancies</i> , the quantities of <i>flammable liquids</i> and <i>combustible liquids</i> permitted in Sentence 4.2.6.3.(1)”.		Existing amendment deleted. The clarification for limits on flammable liquids and combustible liquids for alternative family care homes is included in the NFC Part 4 of Division B amendments above. New note included in NFC 2015 for clarity.
	Coming into force 6 Subject to subsection (2), these regulations come into force on July 1, 2017. (2) If these regulations are filed with the Registrar of Regulations after July 1, 2017, these regulations come into force on the day on which they are filed with the Registrar of Regulations.	

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<p>1 These regulations may be cited as <i>The Uniform Building and Accessibility Standards Amendment Regulations</i>.</p>	<p>1 These regulations may be cited as <i>The Uniform Building and Accessibility Standards (Adoption of Codes) Amendment Regulations, 2017</i>.</p>	<p>Provides the regulation name to reflect the current revisions.</p>
	<p>2 <i>The Uniform Building and Accessibility Standards Regulations</i> are amended in the manner set forth in these regulations.</p>	
<p>3(1) The National Building Code of Canada, with the amendments set out in the Appendix to these regulations incorporated into it, is declared to be in force except for Clause d) of Sentence 3.1.2.5.(2) of Divisions B.</p> <p>(1.1) Notwithstanding subsection (1), with respect to any construction, erection, placement, alteration, repair, renovation, demolition, relocation, removal, use, occupancy or change of occupancy of a building:</p> <p>(a) for which a permit is issued prior to the day on which an edition of the National Building Code of Canada is declared to be in force or any amendment to subsection (1) comes into force; and</p> <p>(b) that is not completed on the day on which</p>	<p>3 Section 3 is repealed and the following substituted:</p> <p>“Codes adopted</p> <p>3(1) The National Building Code of Canada 2015, including the errata and revisions issued by the Canadian Commission on Building and Fire Codes from time to time and with the amendments set out in the Appendix of these regulations incorporated into it, is declared in force on July 1, 2017, or if these regulations are filed with the Registrar of Regulations after July 1, 2017 the day on which they are filed with the Registrar of Regulations, except for:</p> <p>(a) subject to subsection (3), clause d) of Sentence 3.1.2.5.(2) of Division B; and</p> <p>(b) subject to subsection (4), Section</p>	<p>The Ministry of Government Relations proposes adoption of the National Building Code of Canada (NBC) 2015 and the National Energy Code of Canada for Buildings (NECB) 2015 in Saskatchewan.</p> <p>Saskatchewan has adopted the previous editions of the NBC. This amendment continues that trend.</p> <p>Amendments listed in the Appendix portion of this proposed regulation satisfy specific Saskatchewan needs.</p> <p>Subsection 3(1) is amended to reflect that the Canadian Commission on Building and Fire Codes (CCBFC) will from time to time issue errata and revisions. This provision was omitted with adoption of the NBC 2010 to prevent automatic adoption of the Section 9.36 Energy Efficiency. Section 9.36 applies energy efficient requirements to houses and small buildings. It was issued by the CCBFC</p>

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<p>that edition is declared to be in force; the edition of the National Building Code of Canada that was in force on the day that the permit was issued is deemed to be in force.</p> <p>(1.2) Clause d) of sentence 3.1.2.5.(2) of Division B of the National Building Code of Canada, 2010 is declared to be in force on April 1, 2019.</p> <p>(2) No person who is required to comply with the Act and these regulations shall fail to comply with the Code.</p>	<p>9.36. of Division B.</p> <p>(2) Notwithstanding subsection (1), with respect to any construction, erection, placement, alteration, repair, renovation, demolition, relocation, removal, use, occupancy or change of occupancy of a building:</p> <p>(a) for which a permit is issued prior to the day on which an edition of the National Building Code of Canada is declared to be in force or any amendment to subsection (1) comes into force; and</p> <p>(b) that is not completed on the day on which that edition is declared to be in force;</p> <p>the edition of the National Building Code of Canada that was in force on the day on which the permit was issued is deemed to be in force.</p> <p>(3) Clause d) of Sentence 3.1.2.5.(2) of Division B of the National Building Code of Canada 2015 is declared to be in force on</p>	<p>in 2011 as an amendment to the NBC 2010. At the time no public policy decision had been made in Saskatchewan to proceed with implementation of energy efficiency in new building construction.</p> <p>The NECB was first published in its current format in 2012. Because no public policy decision had been made in Saskatchewan to proceed with implementation of energy efficiency in new building construction, the NECB was not advanced for adoption.</p> <p>Consultations, undertaken in 2012 informed government that there is broad support for implementation of energy efficient standards in building construction provided, industry, municipalities and others have time and opportunity to prepare for changes and develop the necessary compliance models to confirm energy efficient requirements are met.</p> <p>Subsection (3) provides for a deferred in force date of provisions related to Alternative Family Care Homes (AFCH) to allow operators of these facilities, the Ministries of Health and Social Services time to implement fully, applicable Saskatchewan Amendments to the NBC 2015 that were introduced by regulation in 2016.</p> <p>Subsections (4) and (5) provide for a deferred in force date of both NBC 2015 Section 9.36 and the NECB 2015 to allow industry,</p>
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	<p>April 1, 2019.</p> <p>(4) Section 9.36. of Division B of the National Building Code of Canada 2015 is declared to be in force on January 1, 2019.</p> <p>(5) The National Energy Code of Canada for Buildings 2015, including the errata and revisions issued by the Canadian Commission on Building and Fire Codes from time to time, is declared to be in force on January 1, 2019.</p> <p>(6) No person who is required to comply with the Act and these regulations shall fail to comply with:</p> <p>(a) either:</p> <p>(i) the National Building Code of Canada 2015 on and after the day that <i>The Uniform Building and Accessibility Standards (Adoption of Codes) Amendment Regulations, 2017</i> comes into force; or</p> <p>(ii) with respect to the construction, erection, placement, alteration, repair, renovation, demolition, relocation, removal, use, occupancy or change of occupancy of a building, the edition of the National Building Code of Canada that was in force on the day that the permit was issued with respect to that work; or</p>	<p>municipalities and others the necessary time to achieve capacity to ensure compliance.</p> <p>Subsection 6 provides for which edition of the code applies based on date a building permit is issued and confirms responsibility for compliance on all parties.</p>
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	(b) the National Energy Code of Canada for Buildings 2015 on and after the day that the code is declared to be in force pursuant to this section”.	
<p>“Appendix Amendments to the National Building Code of Canada 2010 [Subsection 3(1)]</p>	<p>4 The Appendix is repealed and the following substituted:</p> <p style="text-align: center;">Appendix</p> <p style="text-align: center;">Amendments to the National Building Code of Canada 2015 [Subsection 3(1)]</p>	<p>As this regulation repeals the NBC 2010 and replaces it with the NBC 2015, the Appendix of the regulations must also be repealed and replaced with a new appendix.</p> <ul style="list-style-type: none"> • Some amendments in the new appendix of the regulation will be the same as those adopted with the NBC 2010. • Some amendments have been modified from those adopted with the NBC 2010 because the provision has been modified in the NBC 2015. • Some amendments have been deleted because the NBC 2015 now adequately addresses Saskatchewan’s need. • Some amendments have been added to address program specific needs in Saskatchewan.
<p>1 The National Building Code of Canada 2010 is amended in the manner set forth in this Appendix.</p>	<p>“1 The National Building Code of Canada 2015 is amended in the manner set forth in this Appendix.</p>	<p>Updated to refer to the NBC 2015.</p> <p>Amendments to the NBC 2015 proposed in this regulation can be found in both volumes and in different Divisions. Amendments to the respective divisions are detailed following this clause.</p>
<p>2 Sentence 1.1.1.1.(3) of Division A is repealed.</p>	<p>“2 Sentence 1.1.1.1.(3) of Division A is repealed.</p>	<p>No change.</p>

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		<p><i>The Uniform Building and Accessibility Standards Act (UBAS Act) adopts, by regulation, the NBC as the minimum standard for the construction, erection, placement, alteration, repair, renovation, demolition, relocation, removal, use or occupancy of buildings.</i></p> <p>The UBAS Act exempts farm buildings, from the application of building standards.</p> <p>Farm buildings are exempt from application of the NBC. Repealing sentence 1.1.1.1.(3) limits confusion about the application of building standards farm buildings.</p> <p>Amendments to <i>The Uniform building and Accessibility Standards Regulations (UBAS Regs)</i> in June 2016 provided additional clarification about the difference between farm buildings and commercial operations.</p>
<p>3 Article 1.4.1.2. of Division A is amended:</p> <p>(a) by adding the following definition after the definition of <i>Alteration</i>:</p> <p><i>“Alternative family care home means a dwelling unit used as a single housekeeping unit where care is provided to the residents,</i></p> <ul style="list-style-type: none"> • that provides sleeping accommodation for not more that 10 occupants, and • that is in a <i>building</i> where: 	<p>“3 Article 1.4.1.2. of Division A is amended:</p> <p>(a) by adding the following definition after the definition of <i>Alteration</i>:</p> <p><i>‘Alternative family care home means a dwelling unit used as a single housekeeping unit where care is provided to the residents,</i></p> <ul style="list-style-type: none"> • that provides sleeping accommodation for not more than 10 occupants, and • that is in a <i>building</i> where: 	<p>Typo corrected. No substantive change.</p>

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<ul style="list-style-type: none"> • the occupancy of the building is either <i>residential occupancy</i> or <i>care occupancy</i>, and • there is not more than one other <i>dwelling unit</i> (See Appendix A)”; and <p>(b) by adding the following definition after the definition of <i>Caisson</i>:</p> <p>“<i>Capable of self-preservation</i> means that a person is capable of recognizing and responding to an emergency given his or her physical, cognitive and behavioural abilities, and is able to arise and walk, or transfer from a bed or chair to a means of mobility, and leave the <i>building</i> or move to a safe location on his or her own without the assistance of another person”.</p>	<ul style="list-style-type: none"> • the occupancy of the building is either <i>residential occupancy</i> or <i>care occupancy</i>, and • there is not more than one other <i>dwelling unit</i> (See Note A-1.4.1.2.(1).)”; and <p>(b) by adding the following definition after the definition of <i>Caisson</i>:</p> <p>‘<i>Capable of self-preservation</i> means that a person is capable of recognizing and responding to an emergency given his or her physical, cognitive and behavioural abilities, and is able to arise and walk, or transfer from a bed or chair to a means of mobility, and leave the <i>building</i> or move to a safe location on his or her own without the assistance of another person’.</p>	<p>Change reflects reorganization and format of NBC 2015.</p>
<p>4 Sentence 1.4.1.2.(1) of Appendix A Explanatory Material of Division A is amended by adding the following information after the second paragraph of the definition of Care Occupancy:</p> <p>“Care occupancies include occupancies within the following:</p> <ul style="list-style-type: none"> • the following buildings that are governed by <i>The Mental Health Services Act</i>: <ul style="list-style-type: none"> - an approved home - an approved facility providing care service 	<p>“4 Sentence A-1.4.1.2.(1) of the Notes to Part 1 of Division A is amended by adding the following information after the second paragraph of the definition of Care Occupancy:</p> <p>‘Care occupancies include occupancies within the following:</p> <ul style="list-style-type: none"> • the following buildings that are governed by <i>The Mental Health Services Act</i>: <ul style="list-style-type: none"> - an approved home - an approved facility providing care service 	<p>No substantive change. Change reflects reorganization and format of NBC 2015.</p>

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<p>without treatment</p> <ul style="list-style-type: none"> - an in-patient facility providing care service without treatment <p>• the following buildings that are governed by <i>The Personal Care Homes Act</i>:</p> <ul style="list-style-type: none"> - a convalescent home - a hospice home - a personal care home <p>• the following buildings that are governed by <i>The Residential Services Act</i>:</p> <ul style="list-style-type: none"> - an approved private-service home - an approved home - a boarding home - a custodial residence - a detoxification home without treatment - an emergency shelter - a group home - a group living home - a maternity home - the North View Home - a nursing home - a palliative care facility - the South View Home - a private-service home - a residential service facility - a respite home - a special-care home - a transition house <p>• the following buildings that are governed by <i>The Youth Justice Administration Act</i>:</p> <ul style="list-style-type: none"> - a custodial home - a place of open custody 	<p>without treatment</p> <ul style="list-style-type: none"> - an in-patient facility providing care service without treatment <p>• the following buildings that are governed by <i>The Personal Care Homes Act</i>:</p> <ul style="list-style-type: none"> - a convalescent home - a hospice home - a personal care home <p>• the following buildings that are governed by <i>The Residential Services Act</i>:</p> <ul style="list-style-type: none"> - an approved private-service home - an approved home - a boarding home - a custodial residence - a detoxification home without treatment - an emergency shelter - a group home - a group living home - a maternity home - the North View Home - a nursing home - a palliative care facility - the South View Home - a private-service home - a residential service facility - a respite home - a special-care home - a transition house <p>• the following buildings that are governed by <i>The Youth Justice Administration Act</i>:</p> <ul style="list-style-type: none"> - a custodial home - a place of open custody 	
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<ul style="list-style-type: none"> • the following buildings that are governed by <i>The Youth Drug Detoxification and Stabilization Act</i>: <ul style="list-style-type: none"> - a detoxification home without treatment - a detoxification facility without treatment • Any other home or other building similar to those mentioned above where <i>care</i> is provided”. 	<ul style="list-style-type: none"> • the following buildings that are governed by <i>The Youth Drug Detoxification and Stabilization Act</i>: <ul style="list-style-type: none"> - a detoxification home without treatment - a detoxification facility without treatment • Any other home or other building similar to those mentioned above where <i>care</i> is provided’. 	
	<p>“5 Article 1.3.1.1. of Division B is repealed and the following is substituted:</p> <p>‘1.3.1.1. Effective Date</p> <p>1) Except as provided in Sentences (2) and (3) or otherwise in this Code, the documents referenced in this Code shall include all amendments, revisions, reaffirmations, reapprovals, addenda and supplements effective to 30 June 2014.</p> <p>2) All references to CSA B149.1 “Natural Gas and Propane Installation Code” will be a reference to the latest edition adopted pursuant to <i>The Gas Inspection Regulations</i>.</p> <p>3) All references to CSA C22.1 “Canadian Electrical Code, Part 1” will be a reference to the latest edition adopted pursuant to <i>The Electrical Inspection Regulations</i>’.</p>	<p>New.</p> <p>Proposed subsections (2) and (3) provide clarity and limit confusion as to which edition of these standards applies, recognizing the respecting adopting regulations take precedence over the NBC and its adoption under the UBAS regs.</p>
<p>5 The following entries are added to Table 1.3.1.2. of Division B where they would appear</p>	<p>“6 The following entry is added to Table 1.3.1.2. of Division B where they would</p>	<p>Renumbered in regulation and code. Revised.</p>

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<p>alpha-numerically:</p> <p>‘CSA Northern 9.26.2.1.(1) CSA- Pine O118.3-93 Tapersawn Shakes</p> <p>‘ULC Standard for 3.4.6.15.(2) ULC-S132- Emergency 93 Exit and Emergency Fire Exit Hardware</p>	<p>appear alpha-numerically:</p> <p>‘ULC “Standard for 3.4.6.16.(2)’ ULC-S132- Emergency 07 Exit and Emergency Fire Exit Hardware”</p>	<p>There is no longer an industry for Pine Shakes. Any proposal to use them could be handled as an alternative solution.</p> <p>The use of ULC-S132 is consistent with the Saskatchewan amendments adopted in the existing regulations. Updated to reference new edition.</p>
<p>6 Article 3.1.2.5. of Division B is repealed and the following substituted:</p> <p>1) Alternative family care homes with 5 or fewer occupants-in-care and 10 or fewer total occupants are permitted to be classified as <i>residential occupancies</i> within the application of Part 9, but only if:</p> <p>a) interconnected <i>smoke alarms</i> are installed in accordance with Article 9.10.19.3.,</p> <p>b) carbon monoxide alarms are installed in accordance with Article 9.32.3.9., and</p> <p>c) emergency lighting is provided in accordance with Subsection 3.2.7.</p> <p>2) Alternative family care homes with 6 or</p>	<p>“7 Article 3.1.2.5 of Division B is repealed and the following substituted:</p> <p>‘3.1.2.5. Alternative Family Care Homes</p> <p>1) Alternative family care homes with 5 or fewer occupants-in-care and 10 or fewer total occupants are permitted to be classified as <i>residential occupancies</i> within the application of Part 9, but only if:</p> <p>a) interconnected <i>smoke alarms</i> are installed in accordance with Article 9.10.19.3.,</p> <p>b) carbon monoxide alarms are installed in accordance with Article 9.32.3.9.; and</p> <p>c) emergency lighting is provided in accordance with Article 9.9.12.3.</p> <p>2) Alternative family care homes with 6 or</p>	<p>Renumbered in regulation. No substantive change.</p> <p>Reference to emergency lighting requirements are relaxed to the standard used for residential occupancies under Part 9 of the NBC 2015.</p>

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<p>more occupants-in-care and 10 or fewer total occupants are permitted to be classified as <i>residential occupancies</i> within the application of Part 3, but only if:</p> <p>a) interconnected <i>smoke alarms</i> are installed in accordance with Article 9.10.19.3.,</p> <p>b) carbon monoxide alarms are installed in accordance with Article 9.32.3.9.,</p> <p>c) emergency lighting is provided in accordance with Subsection 3.2.7., and</p> <p>d) either:</p> <p>i) the occupants are <i>capable of self-preservation</i>, or</p> <p>ii) the <i>building</i> is <i>sprinklered</i> throughout.</p>	<p>more occupants-in-care and 10 or fewer total occupants are permitted to be classified as <i>residential occupancies</i> within the application of Part 3, but only if:</p> <p>a) interconnected <i>smoke alarms</i> are installed in accordance with Article 3.2.4.20.,</p> <p>b) carbon monoxide alarms are installed in accordance with Article 6.9.3.1.,</p> <p>c) emergency lighting is provided in accordance with Subsection 3.2.7., and</p> <p>d) either:</p> <p>i) the occupants are <i>capable of self-preservation</i>, or</p> <p>ii) the <i>building</i> is <i>sprinklered</i> throughout’.</p>	<p>Reference to smoke alarms, carbon monoxide alarms and emergency lighting for AFCH where there are more than five occupants in care and where the facility may be a suite in a larger building the requirements for each are found in Part 3 of the NBC 2015.</p>
<p>7 Sentence 3.2.5.12.(2) of Division B is repealed and the following substituted:</p> <p>2) Instead of the requirements of Sentence (1), NFPA 13R, “Installation of Sprinkler Systems in Residential Occupancies up to and including Four Stories in Height,” is permitted to be used for the design, construction and installation of an automatic sprinkler system installed</p> <p>a) in a <i>building of residential occupancy</i> throughout that</p> <p>i) is not more than 4 <i>storeys</i> in <i>building height</i> and conforms to Articles 3.2.2.47., 3.2.2.48., 3.2.2.50., or 3.2.2.53., or</p>	<p>“8 Sentence 3.2.5.12.(2) of Division B is repealed and the following substituted:</p> <p>‘2) Instead of the requirements of Sentence (1), NFPA 13R, “Installation of Sprinkler Systems in Low - Rise Residential Occupancies” is permitted to be used for the design, construction and installation of an automatic sprinkler system installed</p> <p>a) in a <i>building of residential occupancy</i> throughout that</p> <p>i) is not more than 4 <i>storeys</i> in <i>building height</i> and conforms to Articles 3.2.2.47., 3.2.2.48., 3.2.2.50., 3.2.2.51., or 3.2.2.54., or</p>	<p>Renumbered in regulation. No substantive change.</p> <p>The title of NFPA 13 R was changed by it publisher. The content and application remains substantively the same.</p>

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<p>ii) is not more than 3 storeys in building height and conforms to Article 9.10.1.3., or</p> <p>b) in a building of care occupancy provided</p> <ul style="list-style-type: none"> i) it contains not more than 2 suites of care occupancy, ii) it has not more than 10 occupants in each suite, and iii) is not more than 3 storeys in building height and conforms to Articles 3.2.2.42. to 3.2.2.46.”. 	<p>ii) is not more than 3 storeys in building height and conforms to Article 9.10.1.3., or</p> <p>b) in a building of care occupancy provided</p> <ul style="list-style-type: none"> i) it contains not more than 2 suites of care occupancy, ii) it has not more than 10 occupants in each suite, and iii) is not more than 3 storeys in building height and conforms to Articles 3.2.2.42. to 3.2.2.46.. <p>(See Note A-3.2.5.12.(2).)’. </p>	<p>New note included in NBC 2015 for clarity.</p>
<p>8 Sentence 3.2.5.12.(3) of Division B is repealed and the following substituted:</p> <p>“3) Instead of the requirements of Sentence (1), NFPA 13D, “Installation of Sprinkler Systems in One- and Two-Family Dwellings and Manufactured Homes,” is permitted to be used for the design, construction and installation of an automatic sprinkler system installed</p> <ul style="list-style-type: none"> a) in a building of residential occupancy throughout that contains not more than 2 dwelling units, or b) in a building of care occupancy, provided <ul style="list-style-type: none"> i) it contains not more than 1 suite of care occupancy, the suite has not more than 10 occupants and a 30-minute water supply demand can be met, or 	<p>“9 Sentence 3.2.5.12.(3) of Division B is repealed and the following substituted:</p> <p>‘3) Instead of the requirements of Sentence (1), NFPA 13D, “Installation of Sprinkler Systems in One- and Two-Family Dwellings and Manufactured Homes,” is permitted to be used for the design, construction and installation of an automatic sprinkler system installed</p> <ul style="list-style-type: none"> a) in a building of residential occupancy throughout that contains not more than 2 dwelling units, or b) in a building of care occupancy, provided <ul style="list-style-type: none"> i) it contains not more than 1 suite of care occupancy, it has not more than 10 occupants and a 30-minute water 	<p>Renumbered in regulation. No substantive change.</p>

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<p>ii) it contains not more than 2 <i>suites</i> of <i>care occupancy</i>, it has not more than 5 occupants in each <i>suite</i> and a 30-minute water supply demand can be met”.</p>	<p>supply demand can be met; or ii) it contains not more than 2 <i>suites</i> of <i>care occupancy</i>, it has not more than 5 occupants in each <i>suite</i> and a 30 minute water supply demand can be met’. (See Note A-3.2.5.12.(2).)’.</p>	<p>New note included in NBC 2015 for clarity.</p>
<p>9 Clause 3.2.7.9.(1)(b) of Division B is amended by adding the words “and the <i>building</i> is within the scope of subsection 3.2.6.” after “supplied to the <i>building</i>”.</p>	<p>“10 Clause 3.2.7.9.(1)(b) of Division B is amended by adding the words ‘and the <i>building</i> is within the scope of subsection 3.2.6.’ after ‘supplied to the <i>building</i>’.</p>	<p>Renumbered in regulation. No change.</p>
<p>10 Sentence 3.2.7.10.(2) is repealed and the following substituted:</p> <p>“2) Except as otherwise required by Sentence (3) and permitted by this Article, electrical conductors that are used in conjunction with systems identified in Sentence (1) shall</p> <p>a) be located in a <i>service space</i> that is separated from the remainder of the <i>building</i> by a <i>fire separation</i> that has a <i>fire-resistance rating</i> not less than 1 hr, or</p> <p>b) be protected against fire exposure from the source of power supply to the branch circuits serving the equipment to ensure continued operation for not less than 1 hr”.</p>	<p>DRIFT</p>	<p>Deleted.</p> <p>This Saskatchewan amendment included in the adoption of the NBC 2010 is no longer needed. The NBC 2015 has adequately addressed this requirement by including reference to an applicable standard.</p>
<p>11 Sentence 3.2.7.10.(3) is repealed and the following substituted:</p>	<p>DRIFT</p>	<p>Deleted.</p>

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<p>“3) Electrical conductors identified in Clause (1)(c) shall</p> <p>a) be located in a <i>service space</i> that is separated from the remainder of the <i>building</i> by a <i>fire separation</i> that has a <i>fire-resistance rating</i> not less than 2 hr, or</p> <p>b) be protected against fire exposure from the source of power supply to the branch circuits serving the equipment to ensure continued operation for not less than 2 hr”.</p>		<p>This Saskatchewan amendment included in the adoption of the NBC 2010 is no longer needed. The NBC 2015 has adequately addressed this requirement by including reference to an applicable standard.</p>
<p>12 Sentence 3.3.2.7.(1) of Division B is amended by adding the words “locking or” before the word “latching” and by adding the words “lock or” before the word “latch”.</p>	<p>“11 Sentence 3.3.2.7.(1) of Division B is amended by adding the words ‘locking or’ before the word ‘latching’ and by adding the words ‘lock or’ before the word ‘latch’.</p>	<p>Renumbered in regulation. No other change.</p>
<p>13 Sentence 3.4.6.16.(2) of Division is amended by striking out the words “If a door is equipped with a latching mechanism, a device that will release the latch and allow the door to swing wide open” and replacing them with the words “If a door is equipped with a locking or latching mechanism, a device that complies with ULC-S132 “Standard for Emergency Exit and Emergency Fire Exit Hardware” and that will release the lock or latch and allow the door to swing wide open”.</p>	<p>“12 Sentence 3.4.6.16.(2) of Division B is amended by striking out the words ‘If a door is equipped with a latching mechanism, a device that will release the latch and allow the door to swing wide open’ and replacing them with the words ‘If a door is equipped with a locking or latching mechanism, a device that complies with ULC-S132 ”Standard for Emergency Exit and Emergency Fire Exit Hardware” and that will release the lock or latch and allow the door to swing wide open’.</p>	<p>Renumbered in regulation. No other change.</p>
<p>14 Sentence 3.4.6.16.(3) of Division B is amended by adding the words “lock or” before each occurrence of the word “latch”.</p>	<p>“13 Sentence 3.4.6.16.(3) of Division B is amended by adding the words ‘lock or’ before each occurrence of the word ‘latch’.</p>	<p>Renumbered in regulation. No other change.</p>

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<p>15 Sentence 3.5.4.1.(1) of Division B is amended by adding the words “that is more than three <i>storeys</i> in <i>building height</i>” after “If one or more elevators are provided in a <i>building</i>”.</p>	<p>“14 Sentence 3.5.4.1.(1) of Division B is amended by adding the words ‘that is more than three <i>storeys</i> in <i>building height</i>’ after ‘If one or more elevators are provided in a <i>building</i>’.</p>	<p>Renumbered in regulation. No other change.</p>
<p>16 The following Article is added after Article 3.8.1.5. of Division B:</p> <p>“3.8.1.6. Residential Occupancies 1) Notwithstanding Clause 3.8.2.3.(2)(a), in a <i>building of residential occupancy</i>, except where <i>dwelling units</i> are intended to be individually controlled by separate <i>owners</i>, at least the greater of</p> <p>a) one, or</p> <p>b) 5% of the <i>suites</i> required to be accessible by a <i>barrier-free</i> path of travel shall be <i>barrier-free</i> in conformance with Article 3.8.3.18. (See Article 9.5.2.3.)”.</p>	<p>“15 The following Article is added after Article 3.8.2.11. of Division B:</p> <p>‘3.8.2.12. Residential Occupancies 1) Notwithstanding Clause 3.8.2.8.(2)(a), in a <i>building of residential occupancy</i>, except where <i>dwelling units</i> are intended to be individually controlled by separate <i>owners</i>, at least the greater of</p> <p>a) one, or</p> <p>b) 5% of the <i>suites</i> required to be accessible by a <i>barrier-free</i> path of travel shall be <i>barrier-free</i> in conformance with Article 3.8.3.22. (See Article 9.5.2.3.)’.</p>	<p>Renumbered in regulation and code. No other change.</p>
<p>17 Clause 3.8.2.3.(2)(a) of Division B is amended by adding the words “except as required in Article 3.8.1.6.” after “a <i>suite of residential occupancy</i> or a <i>suite of care occupancy</i>”.</p>	<p>“16 Clause 3.8.2.8.(2)(a) of Division B of is amended by adding the words ‘except as required in Article 3.8.2.12.’ after ‘a <i>suite of residential occupancy</i> or a <i>suite of care occupancy</i>’.</p>	<p>Renumbered in regulation and code. No other change.</p>
<p>18 The following Article is added after Article 3.8.3.17. of Division B:</p> <p>“3.8.3.18. Residential Occupancies</p>	<p>“17 The following Article is added after Article 3.8.3.21. of Division B:</p> <p>‘3.8.3.22. Residential Occupancies</p>	<p>Renumbered in regulation and code. No other change.</p>

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<p>1) Except as provided in this Article, <i>suites</i> within a <i>residential occupancy</i> that are required to be <i>barrier-free</i> shall conform to the applicable requirements of this Article.</p> <p>2) In washrooms there shall be</p> <p>a) a floor space of at least 1 500 mm by 1 500 mm with no encroachment other than the water closet,</p> <p>b) a door that</p> <p>i) swings outward, unless sufficient room is provided within the washroom to permit the door to be closed without interfering with a wheelchair,</p> <p>ii) slides, or</p> <p>iii) is a solid folding door,</p> <p>c) a water closet that conforms to Clauses 3.8.3.8.(1)(c) and (d) and Article 3.8.3.9.,</p> <p>d) a lavatory that conforms to Article 3.8.3.11.,</p> <p>e) where a bathtub is provided, a bathtub equipped with</p> <p>i) faucet handles of the lever type without spring loading,</p> <p>ii) a pressure equalizing valve or an automatic thermostatic mixing valve controlled by a lever or other device operable with a closed fist from the seated position,</p>	<p>1) Except as provided in this Article, <i>suites</i> within a <i>residential occupancy</i> that are required to be <i>barrier-free</i> shall conform to the applicable requirements of this Article.</p> <p>2) In washrooms there shall be</p> <p>a) a floor space of at least 1 500 mm by 1 500 mm with no encroachment other than the water closet,</p> <p>b) a door that</p> <p>i) swings outward, unless sufficient room is provided within the washroom to permit the door to be closed without interfering with a wheelchair,</p> <p>ii) slides, or</p> <p>iii) is a solid folding door,</p> <p>c) a water closet that conforms to Clauses 3.8.3.11.(1)(d) and (e) and Sentence 3.8.3.13.(1),</p> <p>d) a lavatory that conforms to Article 3.8.3.15.,</p> <p>e) where a bathtub is provided, a bathtub equipped with</p> <p>i) faucet handles of the lever type without spring loading,</p> <p>ii) a pressure equalizing valve or an automatic thermostatic mixing valve controlled by a lever or other device operable with a closed fist from the seated position,</p>	
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<p>iii) a recessed soap holder that is within reach of a person in a seated position, iv) an integral slip-resistant bottom, v) grab bars that have A) a horizontal section not less than 900 mm in length mounted on the back wall not less than 150 mm nor more than 300 mm above the rim of the bathtub, and B) a vertical section continued from the horizontal section to rise not less than 600 mm from the horizontal section and located not less than 275 mm nor more than 325 mm from the end of the bathtub at which the controls are located, and</p> <p>vi) where a shower is provided, a shower equipped A) without shower doors, and B) with a hand-held shower head with not less than 1 500 mm of flexible hose, located adjacent to the faucets and controls so that it can be reached from the seated position and equipped with a support so that it can operate as a fixed shower head.</p> <p>3) In kitchens there shall be</p> <p>a) a clearance of not less than 1 500 mm between counters and all opposing base cabinets, countertops, appliances or walls, and</p> <p>b) a clear turning circle of not less than 1 500</p>	<p>iii) a recessed soap holder that is within reach of a person in a seated position, iv) an integral slip-resistant bottom, v) grab bars that have A) a horizontal section not less than 900 mm in length mounted on the back wall not less than 150 mm nor more than 300 mm above the rim of the bathtub, and B) a vertical section continued from the horizontal section to rise not less than 600 mm from the horizontal section and located not less than 275 mm nor more than 325 mm from the end of the bathtub at which the controls are located, and</p> <p>vi) where a shower is provided, a shower equipped A) without shower doors, and B) with a hand-held shower head with not less than 1 500 mm of flexible hose, located adjacent to the faucets and controls so that it can be reached from the seated position and equipped with a support so that it can operate as a fixed shower head.</p> <p>3) In kitchens there shall be</p> <p>a) a clearance of not less than 1 500 mm between counters and all opposing base cabinets, countertops, appliances or walls, and</p> <p>b) a clear turning circle of not less than 1</p>	
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<p>mm in diameter below countertop height.</p> <p>4) In sleeping rooms there shall be a clear turning circle of not less than 1 500 mm in diameter on one side of the bed.</p> <p>5) Balconies shall be <i>barrier-free</i> and shall conform to the size requirements of Sentence 3.3.1.7.(5).</p> <p>6) Kitchen sinks, laundry sinks and other types of sinks shall have</p> <p>a) faucet handles of the lever type without spring loading,</p> <p>b) no sharp edges or rough corners, and</p> <p>c) all exposed pipes 1 200 mm or less above the floor insulated or otherwise protected where they may constitute a burn hazard”.</p>	<p>500 mm in diameter below countertop height.</p> <p>4) In sleeping rooms there shall be a clear turning circle of not less than 1 500 mm in diameter on one side of the bed.</p> <p>5) Balconies shall be <i>barrier-free</i> and shall conform to the size requirements of Sentence 3.3.1.7.(4).</p> <p>6) Kitchen sinks, laundry sinks and other types of sinks shall have</p> <p>a) faucet handles of the lever type without spring loading,</p> <p>b) no sharp edges or rough corners, and</p> <p>c) all exposed pipes 1 200 mm or less above the floor insulated or otherwise protected where they may constitute a burn hazard’.</p>	
<p>19 Article 6.2.4.1. of Division B is repealed and the following substituted:</p> <p>“6.2.4.1. Carbon Monoxide Alarms</p> <p>1) This Article applies to every <i>building</i> that contains a <i>residential occupancy</i>, a <i>care occupancy</i> with individual <i>suites</i>, a <i>care occupancy</i> containing sleeping rooms not within a <i>suite</i>, a <i>treatment occupancy</i> or a <i>detention occupancy</i>, and that also contains</p>	<p>“18 Article 6.9.3.1. of Division B of is repealed and the following substituted:</p> <p>‘6.9.3.1. Carbon Monoxide Alarms</p> <p>1) This Article applies to every <i>building</i> that contains a <i>residential occupancy</i>, a <i>care occupancy</i> with individual <i>suites</i>, a <i>care occupancy</i> containing sleeping rooms not within a <i>suite</i>, a <i>treatment occupancy</i> or a <i>detention occupancy</i>, and that also contains</p>	<p>Renumbered in regulation and code. No other change.</p>

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<p>a) a fuel-burning <i>appliance</i>, or</p> <p>b) a <i>storage garage</i>.</p> <p>2) Carbon monoxide (CO) alarms required by this Article shall</p> <p>a) conform to CAN/CSA-6.19, “Residential Carbon Monoxide Alarming Devices,”</p> <p>b) be equipped with an integral alarm that satisfies the audibility requirements of CAN/CSA-6.19, “Residential Carbon Monoxide Alarming Devices,”</p> <p>c) have no disconnect switch between the overcurrent device and the CO alarm, where the CO alarm is powered by the electrical system serving the <i>suite</i> (see Appendix A), and</p> <p>d) be mechanically fixed at a height above the floor as recommended by the manufacturer.</p> <p>3) Where a fuel-burning <i>appliance</i> is installed in a <i>suite</i> of <i>residential occupancy</i>, a <i>suite of care occupancy</i>, a <i>treatment occupancy</i> or in a <i>detention occupancy</i>, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following</p>	<p>a) a fuel-burning <i>appliance</i>, or</p> <p>b) a <i>storage garage</i>.</p> <p>2) Carbon monoxide (CO) alarms required by this Article shall</p> <p>a) conform to CAN/CSA-6.19, “Residential Carbon Monoxide Alarming Devices”,</p> <p>b) be equipped with an integral alarm that satisfies the audibility requirements of CAN/CSA-6.19, “Residential Carbon Monoxide Alarming Devices”,</p> <p>c) have no disconnect switch between the overcurrent device and the CO alarm, where the CO alarm is powered by the electrical system serving the <i>suite</i> (see Note A-6.9.3.1.(2)(c)), and</p> <p>d) be mechanically fixed at a height above the floor as recommended by the manufacturer.</p> <p>3) Where a fuel-burning <i>appliance</i> is installed in a <i>suite</i> of <i>residential occupancy</i>, a <i>suite of care occupancy</i>, a <i>treatment occupancy</i> or in a <i>detention occupancy</i>, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following</p>	
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<p>corridors and doorways.</p> <p>4) Where a fuel-burning <i>appliance</i> is installed in a <i>service room</i> that is not in a <i>suite of residential occupancy</i>, a <i>suite of care occupancy</i>, a <i>treatment occupancy</i> or in a <i>detention occupancy</i>, a CO alarm shall be installed</p> <p>a) either inside each bedroom, or if outside, within 5 m of each bedroom door, measured following corridors and doorways, in every <i>suite of residential occupancy</i> or <i>suite of care occupancy</i> that shares a wall or floor/ceiling assembly with the <i>service room</i>, and</p> <p>b) in the <i>service room</i>.</p> <p>5) For each <i>suite of residential occupancy</i>, <i>suite of care occupancy</i>, <i>treatment occupancy</i> or <i>detention occupancy</i> that shares a wall or floor/ceiling assembly with a <i>storage garage</i> or that is adjacent to an attic or crawl space to which the <i>storage garage</i> is also adjacent, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following corridors and doorways”.</p>	<p>corridors and doorways.</p> <p>4) Where a fuel-burning <i>appliance</i> is installed in a <i>service room</i> that is not in a <i>suite of residential occupancy</i>, a <i>suite of care occupancy</i>, a <i>treatment occupancy</i> or in a <i>detention occupancy</i>, a CO alarm shall be installed</p> <p>a) either inside each bedroom, or if outside, within 5 m of each bedroom door, measured following corridors and doorways, in every <i>suite of residential occupancy</i> or <i>suite of care occupancy</i> that shares a wall or floor/ceiling assembly with the <i>service room</i>, and</p> <p>b) in the <i>service room</i>.</p> <p>5) For each <i>suite of residential occupancy</i>, <i>suite of care occupancy</i>, <i>treatment occupancy</i> or <i>detention occupancy</i> that shares a wall or floor/ceiling assembly with a <i>storage garage</i> or that is adjacent to an attic or crawl space to which the <i>storage garage</i> is also adjacent, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following corridors and doorways”.</p>	
<p>20 The following Article is added after Article 8.1.1.3. of Division B:</p>	<p>“19 The following Article is added after Article 8.1.1.3. of Division B:</p>	<p>Renumbered in regulation. No other change.</p>

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<p>“8.1.1.4. Occupational Health and Safety</p> <p>1) In the case of conflict between the provisions of this part and <i>The Occupational Health and Safety Regulations, 1996</i>, the provisions of <i>The Occupational Health and Safety Regulations, 1996</i> govern”.</p>	<p>‘8.1.1.4. Occupational Health and Safety</p> <p>1) In the case of conflict between the provisions of this part and <i>The Occupational Health and Safety Regulations, 1996</i>, the provisions of <i>The Occupational Health and Safety Regulations, 1996</i> govern’.</p>	
<p>21 Sentence 9.9.6.8.(1) of Division B is amended by adding the words “lock or” before the word “latch”.</p>	<p>“20 Sentence 9.9.6.8.(1) of Division B is amended by adding the words ‘lock or’ before the word ‘latch’.</p>	<p>Renumbered in regulation. No other change.</p>
<p>22 Article 9.10.2.2. of Division B is repealed and the following substituted:</p> <p>“9.10.2.2. Alternative Family Care Homes</p> <p>1) <i>Alternative family care homes</i> are permitted to be classified as <i>residential occupancies</i> (Group C) provided that the home conforms to Article 3.1.2.5.”.</p>	<p>“21 Article 9.10.2.2. of Division B is repealed and the following substituted:</p> <p>‘9.10.2.2. Alternative Family Care Homes</p> <p>1) <i>Alternative family care homes</i> are permitted to be classified as <i>residential occupancies</i> (Group C) provided that the home conforms to Article 3.1.2.5.’.</p>	<p>Renumbered in regulation. No other change.</p>
<p>23 Sentence 9.10.15.1.(1) of Division B is repealed and the following substituted:</p> <p>“1) This Subsection applies to <i>buildings</i> in which there is not more than one <i>dwelling unit</i> above another <i>dwelling unit</i>”.</p>	<p>“22 Sentence 9.10.15.1.(1) of Division B is repealed and the following substituted:</p> <p>‘1) This Subsection applies to</p> <p>a) <i>buildings</i> that contain only dwelling units and have not more than one <i>dwelling unit</i> above another <i>dwelling unit</i>; and</p> <p>b) houses with a secondary suite including their common spaces.</p>	<p>Renumbered in regulation.</p> <p>This amendment provides clarity by identifying that it only applies to residential occupancies and includes houses with residential suites.</p>

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	(See Note A-9.10.15.1.(1).)’.	New note included in NBC 2015 for clarity.
	<p>“23 Sentence A-9.10.15.1.(1) of the Notes to Part 9 of Division B is repealed and replaced with the following:</p> <p>‘A-9.10.15.1.(1) Application of Subsection 9.10.15.</p> <p>The buildings to which Subsection 9.10.15. applies include:</p> <ul style="list-style-type: none"> - traditional individual detached houses with or without a secondary suite, - semi-detached houses (doubles) where each house may contain a secondary suite, - row houses, where any house may contain a secondary suite (see Sentence 9.10.11.2.(1)), and - stacked dwelling units where one of them is a secondary suite. <p>Subsection 9.10.15. does not apply to stacked row houses or multiple unit residential buildings containing more than 4 total units including duplex units or secondary suites’.</p>	Revised note to provide clarity to Sentence 9.10.15.1.(1) of Division B.
<p>24 Sentence 9.26.2.1.(1) of Division B is amended:</p> <p>(a) by striking out the word “or” after clause</p>		<p>Existing amendment deleted.</p> <p>There is no longer an industry for pine shakes. Any proposal to use them could be handled as</p>

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<p>(r);</p> <p>(b) by adding the word “or” after clause (s); and</p> <p>(c) by adding the following clause after clause (s): “t) CAN/CSA O118.3, “Northern Pine Tapersawn Shakes” ”.</p>		<p>an alternative solution.</p>
<p>25 Article 9.32.3.9. of Division B is repealed and the following substituted:</p> <p>“9.32.3.9. Carbon Monoxide Alarms (See Appendix A)</p> <p>1) This Article applies to every <i>building</i> that contains a <i>residential occupancy</i>, a <i>care occupancy</i> with individual <i>suites</i>, or a <i>care occupancy</i> containing sleeping rooms not within a <i>suite</i>, and that also contains</p> <p>a) a fuel-burning <i>appliance</i>, or</p> <p>b) a <i>storage garage</i>.</p> <p>2) Carbon monoxide (CO) alarms required by this Article shall</p> <p>a) conform to CAN/CSA-6.19 “Residential Carbon Monoxide Alarming Devices,”</p> <p>b) be equipped with an integral alarm that satisfies the audibility requirements of</p>	<p>“24 Article 9.32.3.9. of Division B is repealed and the following substituted:</p> <p>‘9.32.3.9. Carbon Monoxide Alarms (See Note A-9.32.3.9.)</p> <p>1) This Article applies to every <i>building</i> that contains a <i>residential occupancy</i>, a <i>care occupancy</i> with individual <i>suites</i>, a <i>care occupancy</i> containing sleeping rooms not within a <i>suite</i>, or an <i>alternative family care home</i>, and that also contains</p> <p>a) a fuel-burning <i>appliance</i>, or</p> <p>b) a <i>storage garage</i>.</p> <p>2) Carbon monoxide (CO) alarms required by this Article shall</p> <p>a) conform to CAN/CSA-6.19 “Residential Carbon Monoxide Alarming Devices,”</p> <p>b) be equipped with an integral alarm that satisfies the audibility requirements of</p>	<p>Renumbered in regulation. No substantive change.</p> <p>Defined term AFCH added for confirmation and clarity.</p>

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<p>CAN/CSA-6.19 “Residential Carbon Monoxide Alarming Devices,”</p> <p>c) have no disconnect switch between the overcurrent device and the CO alarm, where the CO alarm is powered by the <i>dwelling unit’s</i> electrical system, and</p> <p>d) be mechanically fixed at a height recommended by the manufacturer.</p> <p>3) Where a room contains a solid-fuel-burning <i>appliance</i>, a CO alarm conforming to CAN/CSA-6.19 “Residential Carbon Monoxide Alarming Devices” shall be mechanically fixed</p> <p>a) at the manufacturer’s recommended height where these instructions specifically mention solid-fuel-burning <i>appliances</i>, or</p> <p>b) in the absence of specific instructions related to solid-fuel-burning <i>appliances</i>, on or near the ceiling.</p> <p>4) Where a fuel-burning <i>appliance</i> is installed in a <i>suite of residential occupancy</i> or in a <i>suite of care occupancy</i>, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following corridors and doorways.</p>	<p>CAN/CSA-6.19 “Residential Carbon Monoxide Alarming Devices”,</p> <p>c) have no disconnect switch between the overcurrent device and the CO alarm, where the CO alarm is powered by the <i>dwelling unit’s</i> electrical system, and</p> <p>d) be mechanically fixed at a height recommended by the manufacturer.</p> <p>3) Where a room contains a solid-fuel-burning <i>appliance</i>, a CO alarm conforming to CAN/CSA-6.19 “Residential Carbon Monoxide Alarming Devices” shall be mechanically fixed</p> <p>a) at the manufacturer’s recommended height where these instructions specifically mention solid-fuel-burning <i>appliances</i>, or</p> <p>b) in the absence of specific instructions related to solid-fuel-burning <i>appliances</i>, on or near the ceiling.</p> <p>4) Where a fuel-burning <i>appliance</i> is installed in a <i>suite of residential occupancy</i>, in a <i>suite of care occupancy</i>, or in an <i>alternative family care home</i>, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following corridors and doorways.</p>	<p>AFCH added for confirmation and clarity.</p>
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<p>5) Where a fuel-burning <i>appliance</i> is installed in a <i>service room</i> that is not in a <i>suite of residential occupancy</i> or that is not in a <i>suite of care occupancy</i>, a CO alarm shall be installed</p> <p>a) either inside each bedroom, or if outside, within 5 m of each bedroom door, measured following corridors and doorways, in every <i>suite of residential occupancy</i> or <i>suite of care occupancy</i> that shares a wall or floor/ceiling assembly with the <i>service room</i>, and</p> <p>b) in the <i>service room</i>.</p> <p>6) For each <i>suite of residential occupancy</i> or <i>suite of care occupancy</i> that shares a wall or floor/ceiling assembly with a <i>storage garage</i> or that is adjacent to an attic or crawl space to which the <i>storage garage</i> is also adjacent, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following corridors and doorways.</p> <p>7) Where CO alarms are installed in a house with a <i>secondary suite</i>, including their common spaces, the CO alarms shall be wired so that the activation of any one CO alarm causes all CO</p>	<p>5) Where a fuel-burning <i>appliance</i> is installed in a <i>service room</i> that is not in a <i>suite of residential occupancy</i>, a <i>suite of care occupancy</i>, or an <i>alternative family care home</i> a CO alarm shall be installed</p> <p>a) either inside each bedroom, or if outside, within 5 m of each bedroom door, measured following corridors and doorways, in every <i>suite of residential occupancy</i> or <i>suite of care occupancy</i> that shares a wall or floor/ceiling assembly with the <i>service room</i>, and</p> <p>b) in the <i>service room</i>.</p> <p>6) For each <i>suite of residential occupancy</i>, a <i>suite of care occupancy</i>, or an <i>alternative family care home</i> that shares a wall or floor/ceiling assembly with a <i>storage garage</i> or that is adjacent to an attic or crawl space to which the <i>storage garage</i> is also adjacent, a CO alarm shall be installed</p> <p>a) inside each bedroom, or</p> <p>b) outside each bedroom, within 5 m of each bedroom door, measured following corridors and doorways.</p> <p>7) Where CO alarms are installed in a house with a <i>secondary suite</i>, including their common spaces, the CO alarms shall be wired so that the activation of any one CO alarm</p>	<p>AFCH added for confirmation and clarity.</p>
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alarms within the house with a <i>secondary suite</i> , including their common spaces, to sound”.	causes all CO alarms within the house with a <i>secondary suite</i> , including their common spaces, to sound’.”.	
	<p>Coming into force</p> <p>6(1) Subject to subsection (2), these regulations come into force on July 1, 2017.</p> <p>(2) If these regulations are filed with the Registrar of Regulations after July 1, 2017, these regulations come into force on the day on which they are filed with the Registrar of Regulations.</p>	This ensures the amendments come into force on or after July 1, 2017.

Saskatoon Accessibility Advisory Committee

Matters for Follow-up

Snow Removal

Accessibility and Criteria for Snow Removal on Sidewalks and Accessibility of Saskatoon Streets

February 10, 2017

Director of Roadways and Operations Harris was in attendance to provide an update on the snow clearing status. Mr. Harris advised the Committee of the formal level of service and the main areas of concern for the Division related to accessibility. The Committee was informed that a pilot project related to the logistics around snow removal, which will include a detailed engagement exercise, will help assist in resolving common problems and issues. The Committee will be notified once project is underway.

January 13, 2016

Committee Assistant to request Administration attendance for update on snow clearing on roadways and sidewalks.

October 15, 2015

Director of Community Standards, Hildebrandt gave a brief update on the snow removal clearing bylaw. Mr. Hildebrandt stated that it was Community Standards main goal to keep the sidewalks clear and putting the responsibility on the homeowner rather than the City.

June 12, 2015

Dir. of Community Standards Hildebrandt gave a brief update on the snow clearing bylaw similar to what was presented to the Committee in Feb. 2015.

May 8, 2015

Email from M. Simmonds was discussed. No further updates were provided.

March 13, 2015

Dir. of Community Services Lacroix informed the Committee that awareness campaigns continue to be worked on in order to help make the city more accessible for everyone. The City also understands that they have to be role models by ensuring snow is being removed from City-owned property.

February 13, 2015

Dir. of Community Standards Hildebrandt gave an update on sidewalk snow clearing enforcement report being presented to City Council at their Feb. 23/15 mtg.

Saskatoon Accessibility Advisory Committee

Matters for Follow-up

January 9, 2015

Dir. of Transportation Gardiner and Dir. of Community Standards Hildebrandt gave an update on snow removal bylaw enforcement report.

Saskatoon Accessibility Advisory Committee

Matters for Follow-up

Accessible Audible Pedestrian Signals (APS)

The matter has been put back on the follow-up list after Sept. 11/15 meeting to further determine course of action.

October 9, 2015

80/275 signalized intersections in Saskatoon are equipped with audible pedestrian signal devices. There is work being done to retrofit existing high pedestrian traffic intersections with APS. New development areas will have APS installed.

February 12, 2016

Planning and Development, Senior Planner Lau spoke and answered questions of the Committee regarding pedestrian signals in the Downtown area.

October 9, 2015

Traffic Operations Engineer, Transportations Lazic gave an update on the downtown audible pedestrian signals. Mr. Lazic reported that since the last Committee meeting held on September 11, 2015 that all audible pedestrian signals have been replaced, or fixed.

September 11, 2015

G. Lazic and J. Magus both with COS Transportation Division presented a letter written by the Transportation & Utilities Department to the AEBC, Saskatoon Chapter addressing this matter. Mr. Lazic will update the Committee in Oct. on the 25th St. & Idylwyld Dr. intersection.

Saskatoon Accessibility Advisory Committee

Matters for Follow-up

Persons with Disabilities Parking

The matter has been put back on the follow-up list after Sept. 11/15 meeting to further determine course of action.

March 10, 2017

Special Projects Manager, Permitting and Policy Services Russell and Transportation Engineer Marvoux were present to speak to the loading zone placards and disabled parking signage.

Special Projects Manager, Permitting and Policy Services Russell spoke to the parking programs available to disabled persons. The Committee was informed of the City of Saskatoon Disabled Parking Permit and that it can be obtained at a low cost. The Committee raised concerns regarding the lack of information available to the public regarding the additional option of the City of Saskatoon Disabled Parking Permit. The additional permit would provide more parking options for those in need.

Transportation Engineer Marvoux spoke to the issuing of signs and disabled parking zones. The residential parking zones and loading zones are self-regulated based on requests submitted and approved based on the criteria required. Enforcement on these zones are on a call-in basis. The use of these zones are not monitored and typically are requested for removal as a ticket is issued if reported.

Access Transit Manager Howe advised that the Access Transit bus drivers will be requested to provide locations where additional loading zones are required.

Discussion followed and the Committee agreed that there is a need of a term-limit on loading zones in residential areas including follow-up tracking regarding the removal of the signs. A term-limit would assist in removing the unnecessary residential loading zones if the resident moves or passes away thus minimizing the misuse of the zone.

ACTION: Letter to the Standing Policy of Transportation recommending that the Administration explore options for placing a term-limit on loading zones in residential areas and options for follow-up regarding tracking of these signs when no longer required; and update the Committee at the appropriate time.

February 10, 2017

Follow up to discussion the Committee requested to have the Director of Community Standards to attend the next meeting to address loading zone placards loading zone signage in residential areas and disabled parking signage.

Sept. 9/16 – Y. Li, Transportation & Utilities, reviewed the submitted report regarding proposed loading zones policy & disabled parking zones policy. The Committee resolved that the Admin look into options for placing a term-limit on residential loading zones and look into options for follow-up regarding tracking the removal of these signs & update the Committee at a later date. L. Saar, Community

Saskatoon Accessibility Advisory Committee

Matters for Follow-up

Services updated the Committee regarding loading zone placards and loading zone sticker issuance along with the installation of loading zones.

Feb. 12/16 – Community Standards, Director Hildebrandt spoke and answered questions of the Committee regarding the disability placards and stickers for parking.

Nov. 13/15 – The Committee discussed the availability of Handicapped Parking Stalls in front of businesses in Saskatoon. The Committee suggested that the Director of Community Standards Hildebrandt attend the January 8, 2016 meeting.

Oct. 9/15 – Director of Community Standards, Hildebrandt provided an update on the intent of future work to more accessible parking spots and their size; loading zones; and asked the Committee their views on the permit parking policy and what they believe is needed. The Committee agreed that the City should continue to use both the stickers and vehicles tags, as well as, moving to more defined impaired parking spots.

Sept. 11/15 – It was determined to invite Dir. of Community Standards Hildebrandt to the Oct. mtg. to provide an update.

Jun 12/15 – Dir. of Community Standards Hildebrandt provided an update on the intent of future to accessibility spots and their size, loading zones, and a review of the permit parking policy. Administration welcomes feedback from the public on any parking services project.

May 8/15 – G. Kozlow circulated a Star Phoenix article on the shortage of downtown disabled parking. It was suggested to invite parking services administration for an update.

Mar 13/15 – There are a few glitches with the new system that are being rectified. Max. time currently allowed to park is 90 mins., meters work by inputting the vehicle license, payment at the meters can be cash, credit card or PayPal, parking ambassadors are patrolling the streets to assist the public with the operation of the new meters.

Jan 9/15 – Parking issues/concerns are to be addressed to Community Standards Division. Parking policies are being reviewed through the 2015 Parking Study.

Saskatoon Accessibility Advisory Committee

Matters for Follow-up

Public Transit and Access Transit - Accessible Calling Out Bus Stops

Follow up as appropriate

January 13, 2016

Approximately 30 Access transit buses in the current fleet. All buses have automated voice announcements.

October 9, 2015 – Access Transit Manager, Bob Howe was in attendance and provided an update to the Committee on the Access Transit Annual Report. Mr. Howe updated the Committee on the following:

- Seeking information from the public regarding their personal limitations with Transit and Access Transit buses.
- The future idea is to have all buses be more accessible for those with mobility issues, including turning radius, announcements over the speakers, and digital destination boards.

Operations Managers, Michael Moellenbeck and Harold Matthies spoke and answered questions of the Committee on Transit updates. Mr. Matthies and Mr. Moellenbeck updated the Committee on the following:

- Transit is looking at developing a mobile app based system for the public to use regarding public transit.
 - Training bus drivers to become more of a 'tour guide bus driver' to aid those impaired when taking the bus to aid the public that take the bus.
-

September 11, 2015 – Committee members shared experiences from Aug. 26/15 regarding their participation with Saskatoon Transit Voice Announcement System (ITS). On-going issues remain with bus drivers not calling out bus stops.

May 8, 2015 – Access Transit Manager Howe was updated on staff inconsistencies with calling out bus stops.

March 13, 2015 – All buses are now part of the new tracking system implemented due to the new City website. Some staff continues to not call out bus stops.

Saskatoon Accessibility Advisory Committee

Matters for Follow-up

Sidewalks and Access Ramps

Action Plan for Accessibility and Safety Sidewalks and Access Ramps Accessibility of Saskatoon

January 12, 2016

Curb ramps are being installed in new neighbourhood designs. The city developed a 10 year plan to address priority locations for curb ramps.

February 12, 2016

Major Projects, Traffic Management Engineer Frank spoke on the city-wide sidewalk assessment study that took place and answered questions for the Committee and answered questions of the Committee regarding the city-wide sidewalk assessment study. Discussion ensued regarding sidewalk safety and access ramps in the Downtown area. The Committee shared their appreciation toward the improvements made so far on the sidewalks.

Planning and Development, Senior Planner Lau spoke and answered questions of the Committee regarding plans for 2016 sidewalk improvements. Mr. Lau shared Urban Design's upgrade to the tree grates on the sidewalks and the improvements they have made to them and future plans pertaining to tree grates.

Transportation, Traffic Management Engineer Matt spoke and answered questions of the Committee regarding access ramps throughout the city. Discussion ensued regarding the condition of access ramps and funding for improvements.

Saskatoon Accessibility Advisory Committee Matters for Follow-up

Establishing Accessible Design Standards for New Buildings, Renovated Buildings and New Areas of Saskatoon.

Ensuring an enhanced accessibility level

January 13, 2017

Committee discussed the sidewalk accessibility at the new hotel site adjacent to the Saskatoon Fieldhouse. Director of Recreation and Community Development Lacroix to provide an update regarding the site plan related to accessibility. Accessibility at linear parks was another subject of discussion.

01-5576-103 - ACCESSIBILITY ADVISORY COMMITTEE - 2017 BUDGET - \$3,000

DATE	NUMBER	DESCRIPTION	DEBIT	CREDIT	BALANCE	GL	TOTAL SPENT	BUDGET REMAINING
		Beginning Balance			0			\$3,000
		Remaining Balance						\$3,000