#### OFFICE CONSOLIDATION

#### **BYLAW C-1078**

A Bylaw of the City of Grande Prairie To Regulate the Use of Public Lands

(As Amended by Bylaws C-1078A, C-1078B, C-1078C, C-1078D, C-1078E, C-1078F and C-1078G)

**WHEREAS**, the *Municipal Government Act* authorizes the Council of a municipality to pass bylaws for municipal purposes respecting the safety, health and welfare of people, the protection of people and property and other matters;

**AND WHEREAS** the Council of the City of Grande Prairie deems it advisable to pass a bylaw regulating the use of public lands and providing for penalties for the unauthorized use of public lands;

NOW, THEREFORE, THE MUNICIPAL COUNCIL OF THE CITY OF GRANDE PRAIRIE, IN THE PROVINCE OF ALBERTA, DULY ASSEMBLED ENACTS AS FOLLOWS:

### **SHORT TITLE**

1. This Bylaw may be cited as "The Use of Public Lands Bylaw".

# **DEFINITIONS**

- 2. In this Bylaw, unless the context otherwise requires:
  - "Act" means the *Municipal Government Act*, as amended.
  - "A-Board" means a freestanding, two-sided sign having the shape of an "A" which is set on, but not attached to, the ground and has no external supporting structure.

(Bylaw C-1078E - March 7, 2016)

### "Boulevard" means:

- (a) that portion of City Highway lying between the curb line of a City Highway and the adjacent front or side property line excepting that portion occupied by a sidewalk, or
- (b) where there is no curb that portion of City Highway lying between the portion of Highway ordinarily travelled by vehicles and the adjacent front or side property line excepting that portion occupied by a sidewalk.

(Bylaw C-1078G - January 11, 2021)

"City" means the Municipal Corporation of the City of Grande Prairie unless the context otherwise requires.

"Community Event" means an event hosted by a Society, as incorporated under the *Societies Act* (Alberta) or Charitable Organization, as defined in the *Charitable Fund-Raising Act* (Alberta), or the City of Grande Prairie, whereby all financial proceeds from the event are to benefit the operation of the host Society, Charitable Organization or the City of Grande Prairie.

"Council" means the Council of the City.

"Court" means the Provincial Court of Alberta.

"Direction" means a written or verbal Direction given pursuant to Section 7.

"Director" means the City's Community Living Director or a Person or Persons designated to carry out and exercise all or some of the functions of the Community Living Director pursuant to this Bylaw.

"Election Sign" means any sign advertising and promoting the election of a political party or candidate in any municipal, provincial, federal or school board election.

"Highway" has the same meaning as defined in the Traffic Safety Act, RSA 2000, Chapter T-6, as amended.

"Intersection" has the same meaning as defined in the Traffic Safety Act, RSA 2000, Chapter T-6, as amended.

"Municipal Tag" means a Tag or ticket wherein a Person alleged to have committed a breach of a provision of this Bylaw is given an opportunity to pay a voluntary penalty to the City in lieu of prosecution for the alleged breach.

**"Peace Officer"** means a member of a Royal Canadian Mounted Police, a Bylaw Enforcement Officer or Community Peace Officer of the City.

"Permit" means a permit issued pursuant to the provisions of this Bylaw.

"Person" includes an individual, a firm, partnership, joint venture, corporation, association, society and any other incorporated body.

#### "Public Land" means:

- (a) Public Utility Lots and Storm Water Management Facilities;
- (b) Municipal Reserves and School Reserves;
- (c) Environmental Reserves and Natural Areas; and
- (d) Any land subject to the City's Direction, management or control including but not limited to:
  - i) Land titled to the City of Grande Prairie;
  - ii) Developed or undeveloped Road Right-of-Ways and Statutory Road Allowances;
  - iii) All easements in favour of the City;
  - iv) All Utility Right-of-Ways;
  - v) All Boulevards; and
  - vi) All Highways maintained and controlled by the City.

(Bylaw C-1078B - July 11, 2011 and Bylaw C-1078G - January 11, 2021)

"Public Notification Signs" means placement of a licensed portable sign on Public Land advertising of an off-site Community Event.

"Responsible Person" means a Person who has been convicted of an offence under this Bylaw.

"Transit Property" means transit shelters, terminals, bus benches, garbage bins, recycling bins, and any other structures or devices needed for the operation of the transit system.

"Unauthorized Use" means a Person accessing on or over Public Lands or constructing, storing, erecting or placing anything on/under or over Public Land for any purpose without written consent from the City.

"Utility Lot" means a lot registered in the name of the City and used for the installation and maintenance of utility services.

### **CONSENT TO USE**

- 3. Any Person wishing to make use of Public Land may apply to the City in writing.
- 4. The Director may consent to a proposed use subject to whatever terms the Director considers appropriate.
  - (a) notwithstanding (c), Privately owned signs on Public Lands are prohibited, except as exempted by future amendments to this Bylaw on a case-by-case basis for signs for organizations incorporated under the Board of Trade Act (Canada);
  - (b) all privately owned signs referred to in 4(a) must meet the requirements set out in Appendix "A";

(c) Public Notification Signs and private advertising on Transit Property are permitted on Public Lands, as approved by the Director;

# (Bylaw C-1078C - April 6, 2015)

(d) notwithstanding (a), Election Signs are prohibited on Public Lands except as designated by Council in accordance with Appendix "B"; and

(Bylaw C-1078E - March 7, 2016)

(e) notwithstanding (a) A-Board signs are prohibited on Public Lands except in accordance with Appendix "C".

(Bylaw C-1078E - March 7, 2016)

5. The terms prescribed by the Director may include the provision of security in the form of either cash or a letter of credit to ensure that, upon termination of the permit, the applicant vacates the Public Land and restores it to the condition it was in prior to the applicant commencing use of the Public Land.

#### **UNAUTHORIZED USE**

- 6. No Person shall make Unauthorized Use of Public Land.
- 6A. Unauthorized Uses on Public Land shall include but not limited to the following:
  - (a) constructing or erecting a driveway, parking pad, parking site, garage, stairway, walkway, pool, patio, deck, wall, fence, shed, tent, temporary living structure or other such structure; (Bylaw C-1087G January 11, 2021)
  - (b) constructing and or maintaining a skating or hockey rink;
  - (c) placing or storage of personal property;
  - (d) landscaping, gardening or tree planting;
  - (e) installing irrigation or electrical systems;
  - (f) constructing drainage facilities including, but not limited to, pipes, catch basins, sumps, swales, detention ponds and ancillary structures;
  - (g) erecting staging, scaffolding or similar structures;
  - (h) depositing or storing building materials/topsoil/clay/sand/gravel, storing or operating machinery, equipment or tools used or to be used in connection with the erection, alteration, demolition, repair or painting of any structure;
  - (i) digging, cutting, excavating, filling or dumping soil, refuse, garden or yard material, compost and other materials;

(j) using the Public Land for the parking or temporary storage of any vehicle, whether operable or inoperable, including but not limited to cars, trucks, vans, recreational vehicles, all-terrain vehicles, snowmobiles, boats, campers and trailers;

- (k) operating any vehicle to access upon or across;
- (l) placement of unauthorized signage/commercial advertising;

(Bylaw C-1078B - July 11, 2011)

(m) occupy, erect, or abandon a tent, shelter, temporary living structure, camper, recreational vehicle, detached travel trailer, or any other such similar living shelter; and

(Bylaw C-1078G - January 11, 2021)

(n) ignite a fire, permit a fire to be ignited, cook using a portable cooking appliance, use a combustible propane or natural gas heating device use a use an electric heating device, or use any other device that creates heat for warmth, without written permission from the Director.

(Bylaw C-1078G - January 11, 2021)

- 7. The Director by written or verbal Direction require the Person responsible for an Unauthorized Use of Public Land to cease such Unauthorized Use. A Direction will:
  - (a) identify the Unauthorized Use;
  - (b) direct the Person to take any action or measures necessary to remedy the Unauthorized Use including, but not limited to, the restoration of the Public Land to its state immediately before commencement of the Unauthorized Use;
  - (c) state a time period within which the Person must comply with the written or verbal Direction; and
  - (d) in the case of a Person that occupies, erects, or abandons a tent, shelter, temporary living structure, camper, recreational vehicle, detached travel trailer, or any other such similar living shelter or structure, and if there is a previous history of non-compliance, have the Person immediately remediate, the Unauthorized Use of Public Lands.

(Bylaw C-1078G - January 11, 2021)

- 8. Written or verbal Direction may be served:
  - (a) personally, if it is given to an individual, or in case of written Direction, by delivery to a Person apparently over the age of eighteen (18) years, residing or employed at the address where the individual resides, carries on business or is employed;

(Bylaw C-1078G - January 11, 2021)

(b) in accordance with the *Business Corporations Act (Alberta)* if directed to a business corporation;

(c) sending by prepaid registered mail to its registered office or its place of business in the case of any other corporation;

- (d) in the case of firm or partnership, by personal service on any Person over the age of eighteen (18) years who is a member of the firm or partnership or apparently in the employ of the firm or partnership at an office of the firm or partnership; or
- (e) in accordance with an Order of the Alberta Court of Queen's Bench.
- 9. No Person shall fail to comply with a Direction.
- 10. If the City is unable to ascertain the name of the Person responsible for any Unauthorized Use:
  - (a) the City will post a sign on the Public Land which is the subject of the Unauthorized Use stating that, if the Unauthorized Use is not stopped and all work done necessary to restore the Public Land to its condition immediately before commencement of the Unauthorized Use, by a date at least twenty-one (21) days after the sign is posted, the City will do such work;
  - (b) if the City does work pursuant to the preceding subsection 10(a), the cost of so doing will be a debt due to the City from the Person responsible for the Unauthorized Use;

(Bylaw C-1078G - January 11, 2021)

(c) the work referred to in subsection 10(a) includes, but is not limited to, the removal of materials and chattels of all kinds, excavating and removing improvements and carrying out landscaping;

(Bylaw C-1078G - January 11, 2021)

(d) in the case of an emergency of any kind or a perceived threat to public safety, the period of twenty-one (21) days prescribed by subsection 10(a) may be shortened to whatever period the Director considers appropriate;

(Bylaw C-1078A - May 2, 2011 and Bylaw C-1078G - January 11, 2021)

(e) the Director, without delay, may remove, any tent, shelter, temporary living structure, camper, recreational vehicle, detached travel trailer, or any other such similar living shelter that is occupied, erected, left or abandoned on Public Land;

(Bylaw C-1078G - January 11, 2021)

(f) the City may sell any materials referred to in subsection 10(c) and apply the proceeds towards payment of the debt due to the City from the Person responsible for the Unauthorized Use;

(Bylaw C-1078G - January 11, 2021)

(g) the City may dispose of any material referred to in subsection 10(e); and (Bylaw C-1078G - January 11, 2021)

the City may hold the material referred to in subsection 10(e), and if the material is not claimed within thirty (30) days, the City may dispose of the material, or sell any materials referred to in subsection 10(e) and apply the proceeds towards payment cost to the City.

(Bylaw C-1078G - January 11, 2021)

### **MAINTENANCE OF TURF**

11. A Person having occupation and control of a residential property, whether such Person is the owner, lessee, tenant or agent of the owner of the property, shall be responsible for maintenance of turf on all Boulevards abutting their property.

(Bylaw C-1078G - January 11, 2021)

12. A Person having occupation and control of a multi-family, commercial, industrial and all other property, whether such Person is the owner, lessee, tenant or agent of the owner of the property, shall be responsible for maintenance of turf on all Boulevards abutting their property.

(Bylaw C-1078G - January 11, 2021)

13. If the Boulevard is not maintained in accordance with the Minimum Property Standards Bylaw C-1293 and, in the opinion of a Peace Officer, has become a Nuisance, the Peace Officer may issue a fine in accordance with Section 18 of this Bylaw.

(Bylaw C-1078G - January 11, 2021)

### **ENFORCEMENT**

- 14. A Person who contravenes section 6, section 9 or any other provision of this Bylaw is guilty of an offence.
- Unless specified below, any Person who contravenes any provision of this Bylaw is guilty of 15. an offence, and is liable:
  - for a first offence to a specific fine of \$250.00; and (a)
  - for a second subsequent offence, within a calendar year, to a specific fine of \$500.00.

(Bylaw C-1078G - January 11, 2021)

Any Person who is found guilty of an offence under this Bylaw is liable to a fine of at least 16. \$250.00 and not exceeding \$10,000.00, or imprisonment for not more than one year, or both.

(Bylaw C-1078G - January 11, 2021)

17. A Peace Officer may issue a Municipal Tag or Violation ticket, pursuant to the Provincial Offences Procedure Act, to any Person who contravenes any provision of this Bylaw.

(Bylaw C-1078G - January 11, 2021)

- 18. Service of a Municipal Tag shall be sufficient if it is:
  - (a) personally served;

(b) attached to a vehicle with respect of an offence alleged to have been committed in relation to that vehicle;

- (c) sent by ordinary mail to the residence of the Registered Owner of the vehicle, or
- (d) left for the defendant at their residence with an occupant of the residence who appears to be at least eighteen (18) years of age.

(Bylaw C-1078G - January 11, 2021)

19. If a fine imposed pursuant to Section 15 is not paid, the City will proceed to collect it in the same manner as a civil judgement in favour of the City.

(Bylaw C-1078G - January 11, 2021)

- 20. In addition to imposing a fine pursuant to Section 15, the Court may:
  - (a) order the Responsible Person to cease the Unauthorized Use and take whatever steps are necessary to restore the Public Land which has been the subject of the use to the condition it was in prior to commencement of the use; and
  - (b) direct that, if the Responsible Person fails to comply with an order pursuant to the preceding subsection 20(a) within a specified time, the City will be at liberty to do the work required and recover the costs of so doing from the Responsible Person. Such costs may be determined either concurrently with imposition of a fine or upon subsequent application to the court.

(Bylaw C-1078G - January 11, 2021)

### **CONTINUING OFFENCE**

21. In the case of an offence that is of a continuing nature, a contravention of a provision of this Bylaw constitutes a separate offence with respect to each day, or part of a day, during which the contravention continues, and a Person guilty of such an offence is liable to a fine in an amount not less than that established by this Bylaw for each such separate offence.

(Bylaw C-1078G - January 11, 2021)

# **SEVERABILITY**

22. Should any provision of this Bylaw be invalid or unlawful, then that provision shall be severed, and the remaining bylaw shall be maintained and remain in force.

(Bylaw C-1078G - January 11, 2021)

# **OPERATION OF BYLAW**

23. This Bylaw applies to all Unauthorized Uses of Public Land which commence at any time after the date that this Bylaw comes into force or which commenced prior to such date.

# **DATE BYLAW COMES INTO FORCE**

24.	This Bylaw	shall	take	effect of	on the	date it	is	passed.
-----	------------	-------	------	-----------	--------	---------	----	---------

**READ** a first time this <u>2nd</u> of <u>July</u>, 2002.

	"W. Ayling" (signed) Mayor						
	"J. Ferguson" (signed) City Clerk						
<b>READ</b> a second time this <u>16th</u> of <u>December</u> , 2002.							
<b>READ</b> a third time and finally passed this <u>16th</u> of <u>December</u> , 2002.							
	"W. Ayling" (signed) Mayor						
	"J. Ferguson" (signed)						

City Clerk

#### **BYLAW 1078**

#### **APPENDIX "A"**

# SIGN REQUIREMENTS FOR PRIVATELY OWNED SIGNS ON PUBLIC LANDS

(Bylaw C-1078C - April 6, 2015)

# 1. Billboard Signs

- 1.1 The maximum dimensions for a billboard sign shall be 3.1 m high and 8.0 m wide. A billboard sign shall not exceed 24.8 m<sup>2</sup> in sign area.
- 1.2 The maximum height of a billboard sign structure shall be 6.0 m from finished grade.
- 1.3 No part of a billboard sign shall be located on, or project over, City property or a utility right-of-way or easement.
- 1.4 No part of a billboard, except supports shall be less than 2.4 m above grade.
- 1.5 The supporting structure shall be free of any extra bracing, angle irons, guy wires, or cables.
- 1.6 Where the rear of the sign is visible to the public, it shall be finished with a material suitable to the Development Authority.
- 1.7 No billboard shall employ the use of flashing lights.
- 1.8 The power source for all billboard signs shall be located underground.
- 1.9 A Billboard shall not be located within:
  - a) 300.0 m of any other billboard with the sign face visible to the same on-coming traffic, and
  - b) 150.0 m of any other billboard with the sign face not visible to the same on-coming traffic.
- 1.10 Billboards shall provide the same front, side and rear yards as required for buildings in that district.
- 1.11 The location of any billboard shall be subject to the approval of the City Engineer for traffic safety.
- 1.12 Billboards shall not be located within 100.0 m of any Intersection or within 30.0 m of any existing access/egress to or from a property.
- 1.13 Billboards may be illuminated and may contain an electronic message display.

# 2. Rules for Changeable Copy and Electronic Message Display Signs

# 2.1 Changeable Copy

- a) Changeable copy shall only be allowed on portable, fascia, freestanding and projecting signs;
- b) Changeable copy shall not contain third-party advertising;
- c) The changeable copy component of a freestanding identification sign shall comply with the design of the sign as if it is a panel of the sign;
- d) The changeable copy component of a fascia sign shall not exceed 30% of the area of the fascia sign;
- e) The changeable copy component on a projecting sign shall be included in the sign area allowed for projecting signs.

# 2.2 Electronic Message Display

- a) Signs with an electronic message display that is between 1.0 m<sup>2</sup> and 2.3 m<sup>2</sup> shall be spaced a minimum of 100.0 m from any other sign with an electronic message display. Signs with an electronic message display that is larger than 2.3 m<sup>2</sup> shall be spaced a minimum of 200.0 m from any other sign with an electronic message display;
- b) No part of an electronic message display shall be less than 2.5 m above grade;
- c) The location of any electronic message display shall be subject to review by the City Engineer, and Alberta Transportation where required;
- d) In the case of a one-sided electronic message display, or where the rear of the display is visible to the public, it shall be finished with a material suitable to the Development Authority;
- e) All electronic message displays must include a dimming feature that will automatically reduce the brightness level to adapt to the ambient light level;
- f) An electronic message display shall only be allowed on a freestanding sign or a billboard.

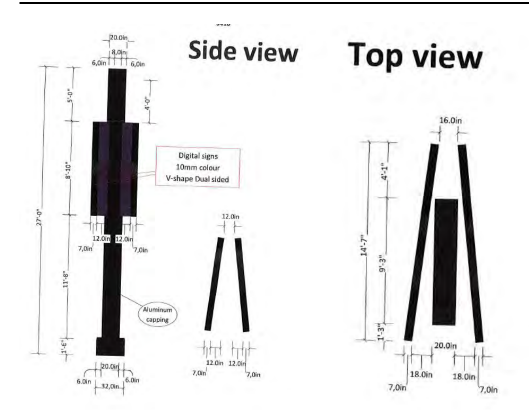
### **BYLAW C-1078**

# **SCHEDULE "A-1"**

# (Bylaw C-1078D - October 5, 2015)

To provide for the development and installation of a Digital Sign for the Grande Prairie District of Commerce, as detailed below and on a site-specific basis.

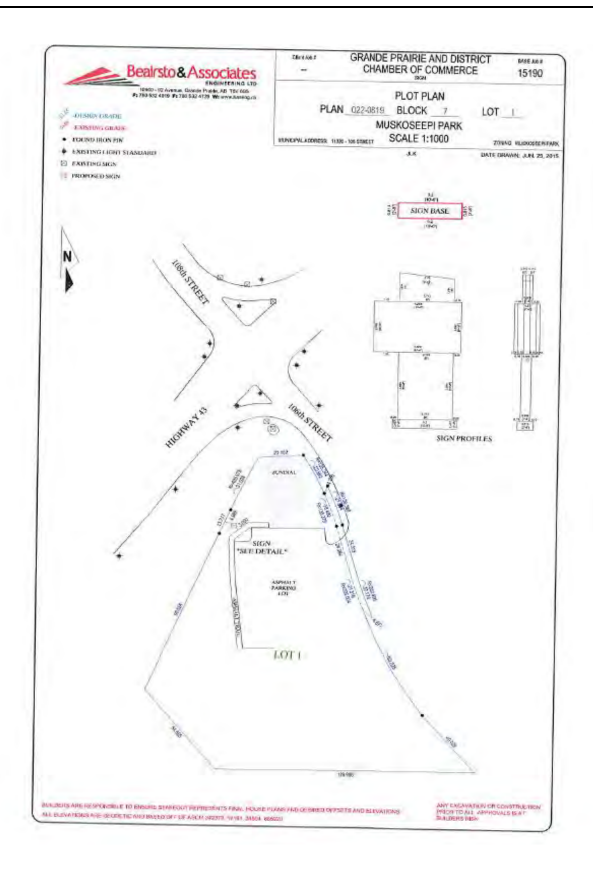




The provisions of this Schedule apply only to Plan 022-0819, Block 7, Lot 1 Muskoseepi Park, as

shown on the map below.





### **BYLAW 1078**

#### **APPENDIX "B"**

#### **ELECTION SIGNS**

# (Bylaw C-1078F - June 15, 2020)

- a) All Election signs shall comply with the requirements of any relevant federal or provincial legislation and any other relevant municipal bylaws.
- b) Election signs shall be displayed or placed no earlier than:
  - i) six (6) weeks prior to election day for municipal and school board elections; or
  - ii) the date the election is called for provincial and federal elections.
- c) Election signs shall be removed within seven (7) days after the election to which they refer.
- d) Election signs shall only be displayed or placed in the designated locations identified in Appendix "B-1" as approved by Council.
- e) Election signs shall not be displayed or placed:
  - i) inside the designated "Clear Zones" on the approach to driveways, lanes, Intersections and rail crossings, as identified in Appendix "B-1";
  - ii) within 1m of curbs, sidewalks, pathways, property lines and/or fences as identified in Appendix "B-1":
  - iii) within 1 metre of any traffic control device and/or sign; and
  - iv) on any physical roadway structure including bridges, guardrails, retaining walls, fences, concrete barriers, fire hydrants, sidewalks, pathways, crosswalks, street light poles, trees and all municipal parks.
- f) A maximum of two (2) Election signs of the same candidate are permitted for each designated location, as identified in Appendix "B-1".
- g) A minimum spacing of 3m between candidates' signs is required per designated location identified in Appendix "B-1".
- h) A candidate whose name appears on an Election sign that is impounded and removed from municipal property may be assessed impounding and removal charges in addition to any fine or penalty imposed in respect of a violation of this Bylaw.
- i) An Election sign in a residential district, as identified in the Land Use Bylaw, shall not exceed 0.6 m<sup>2</sup>.

#### **BYLAW 1078**

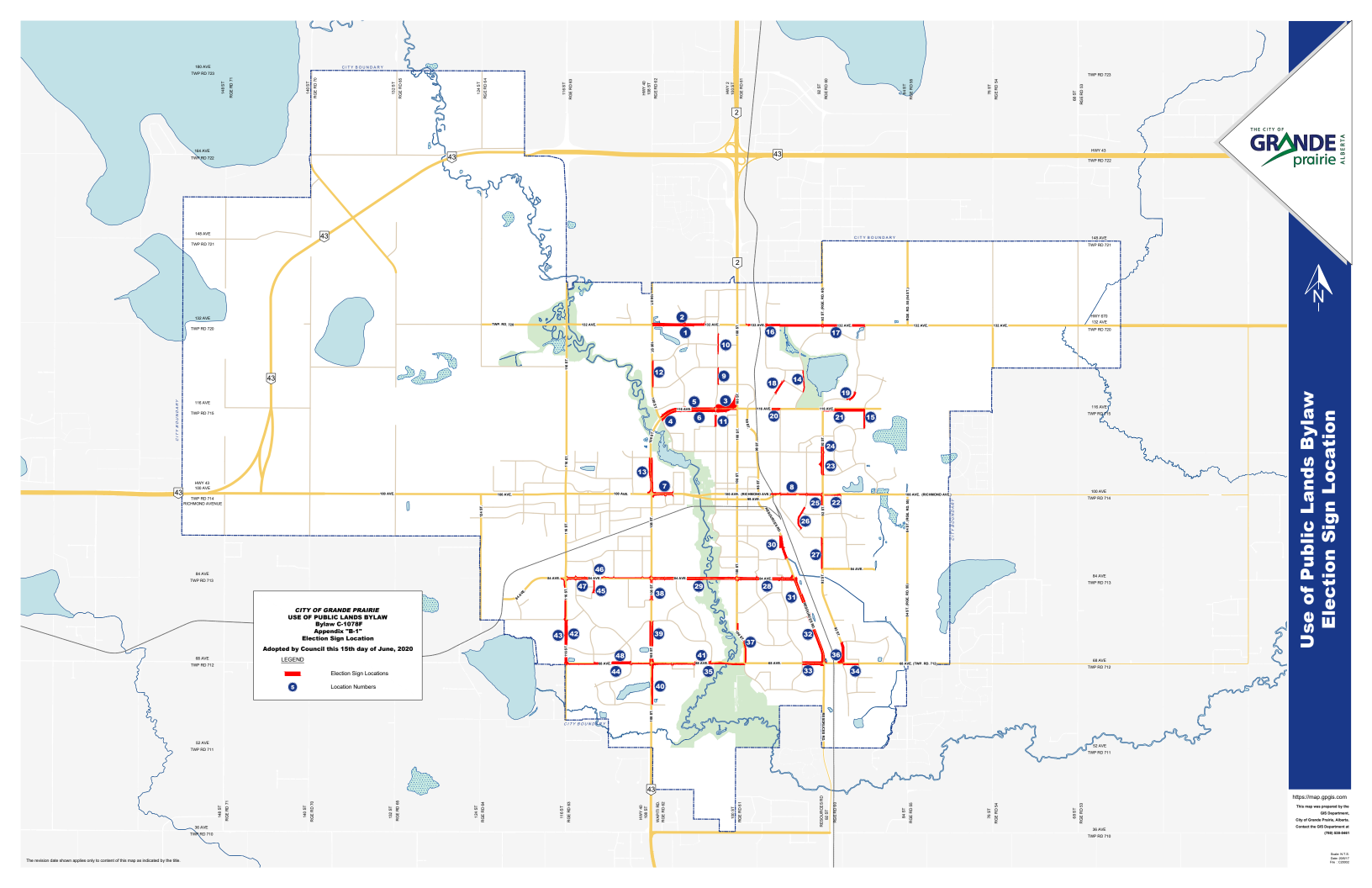
#### **APPENDIX "B-1"**

#### **ELECTION SIGN LOCATIONS**

(Bylaw C-1078F - June 15, 2020)

Designated Election Sign Locations in the City of Grande Prairie.

- 1. 132 Avenue from 102 Street to 108 Street South side
- 2. 132 Avenue from 102 Street to 108 Street North side
- 3. Intersection of 100 Street and 116 Avenue West side to South side
- 4. 116 Avenue from 105 Street to 106 Street
- 5. 116 Avenue from 102 Street to 105 Street North side
- 6. 116 Avenue from 100 Street to 105 Street South side
- 7. 100 Avenue from 106 Street to 108 Street
- 8. 100 Avenue from 92 Street to 98 Street
- 9. 102 Street from 124 Avenue to 121 Avenue East side
- 10. 102 Street from 130 Avenue to 126 Avenue East side
- 11. 102 Street from 115 Avenue to 113 Avenue
- 12. 108 Street from 128 Avenue to Royal Oaks Drive East side
- 13. 108 Street from 107 Avenue to 100 Avenue
- 14. Lakeland Drive from 123 Avenue to 121 Avenue West side
- 15. 88 Street from 116 Avenue to 112 Avenue West side
- 16. 132 Avenue from 92 Street to 99 Street
- 17. 132 Avenue from 88 Street to 92 Street
- 18. Crystal Ridge Road from 121 Avenue to 119A Avenue
- 19. Crystal Lake Drive from 119 Avenue to 89A Street
- 20. 116 Avenue from 96 Street to Rail Crossing
- 21. 116 Avenue from 88 Street to 92 Street South side
- 22. 100 Avenue from 90 Street to 93 Street South side
- 23. 92 Street from 108 Avenue to 104 Avenue
- 24. 92 Street from 111 Avenue to 108 Avenue
- 25. 92 Street from 100 Avenue to 96 Avenue West side
- 26. 93 Street from 97 Avenue to Juno Crossing
- 27. 92 Street from 92 Avenue to 84 Avenue West side
- 28. 84 Avenue from Resources Road to 100 Street
- 29. 84 Avenue from 100 Street to 108 Street
- 30. Resources Road from 92 Avenue to 88 Avenue
- 31. Resources Road from 84 Avenue to 76 Avenue
- 32. Resources Road from 76 Avenue to 68 Avenue
- 33. 68 Avenue from Resources Road to Poplar Drive
- 34. 68 Avenue from 88A Street to 90 Street South Side
- 35. 68 Avenue from 100 Street to 108 Street South Side
- 36. 92 Street from 72 Avenue to 68 Avenue
- 37. 100 Street from 75 Avenue to 68 Avenue East side
- 38. 108 Street from 84 Avenue to 79 Avenue
- 39. 108 Street from 76 Avenue to 68 Avenue
- 40. 108 Street from 68 Avenue to 60 Avenue East side
- 41. 68 Avenue from Kateri Drive to Knowledge Way North side
- 42. 116 Street from 77 Avenue to 68 Avenue East side
- 43. 116 Street from 84 Avenue to 68 Avenue West side
- 44. 68 Avenue from 108 Street to 116 Street South side
- 45. 113 Street from 84 Avenue to 82 Avenue East side
- 46. 84 Avenue from 108 Street to 116 Street North side
- 47. 84 Avenue from 113 Street to 115 Street South side48. 68 Avenue from Pinnacle Street to 114 Street North side





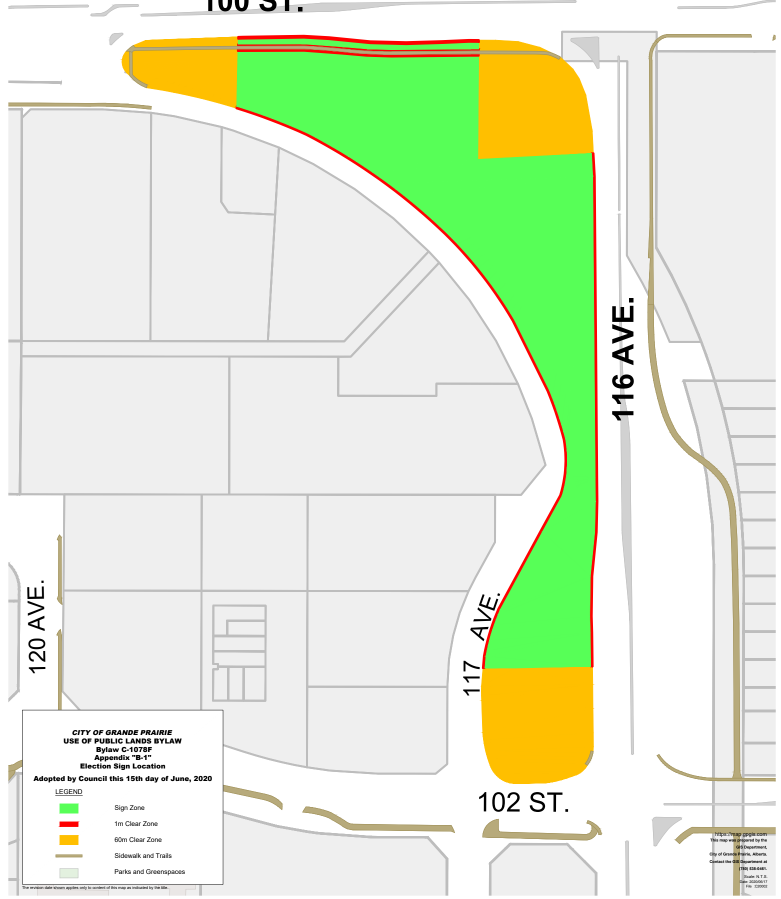


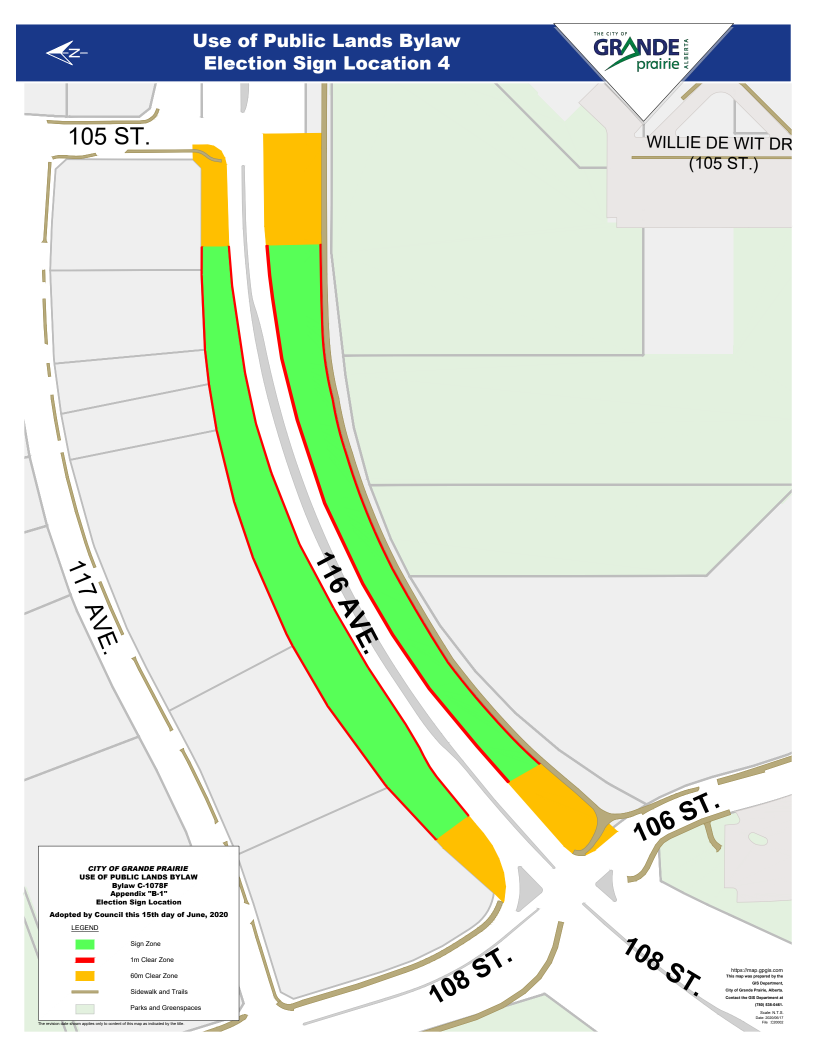


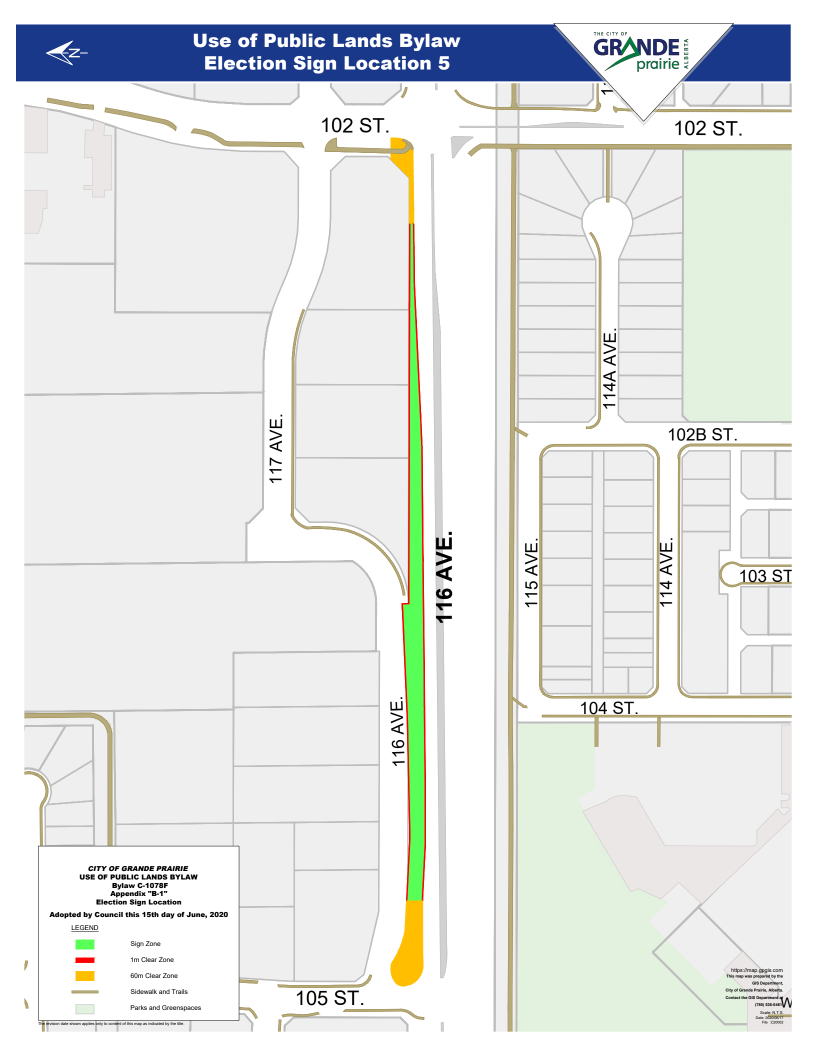
# **Use of Public Lands Bylaw Election Sign Location 3**

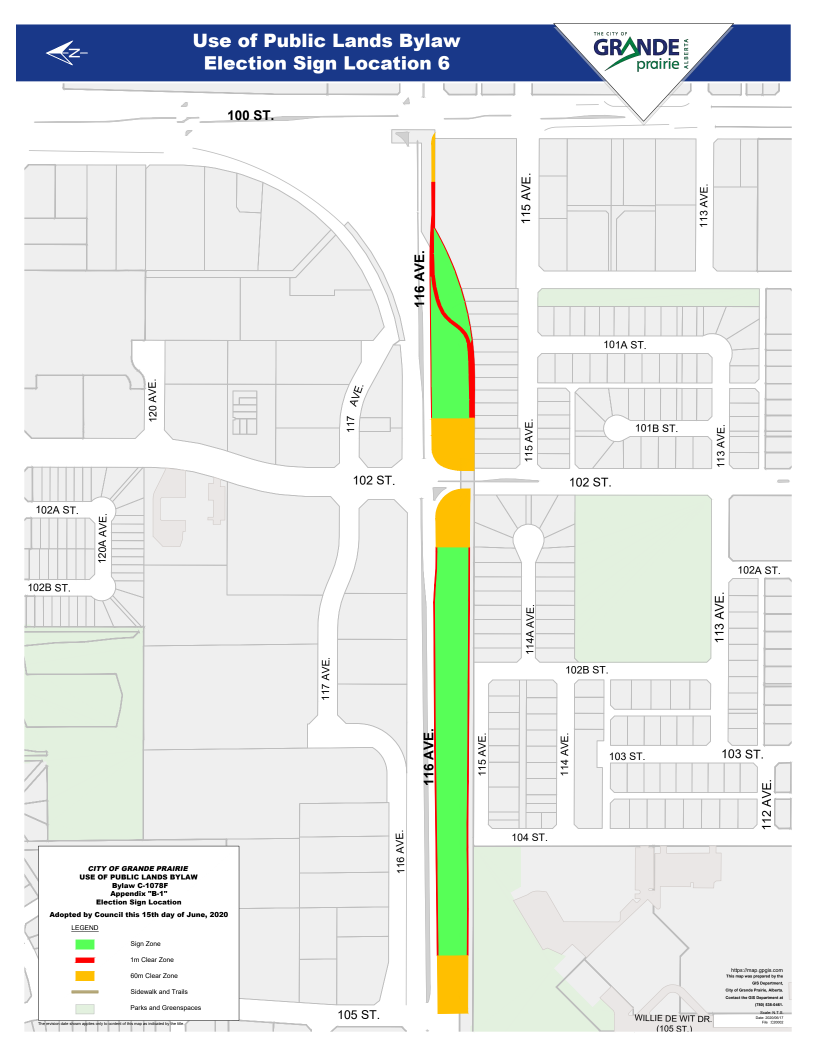


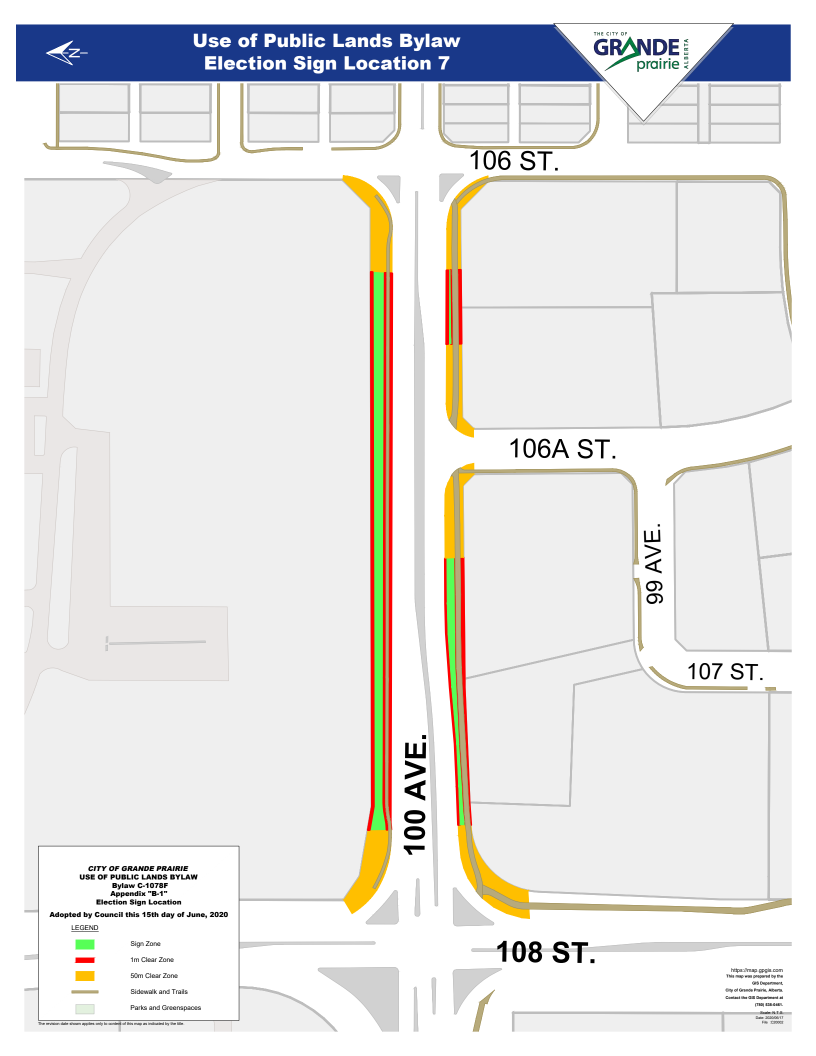


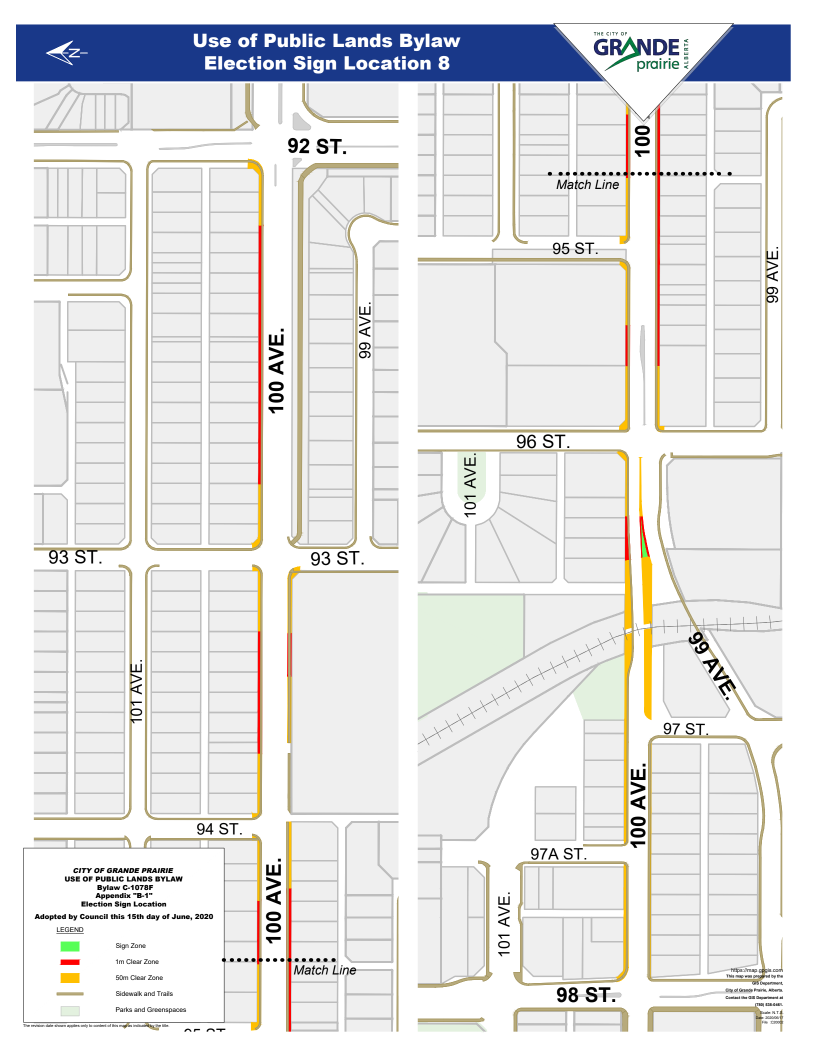










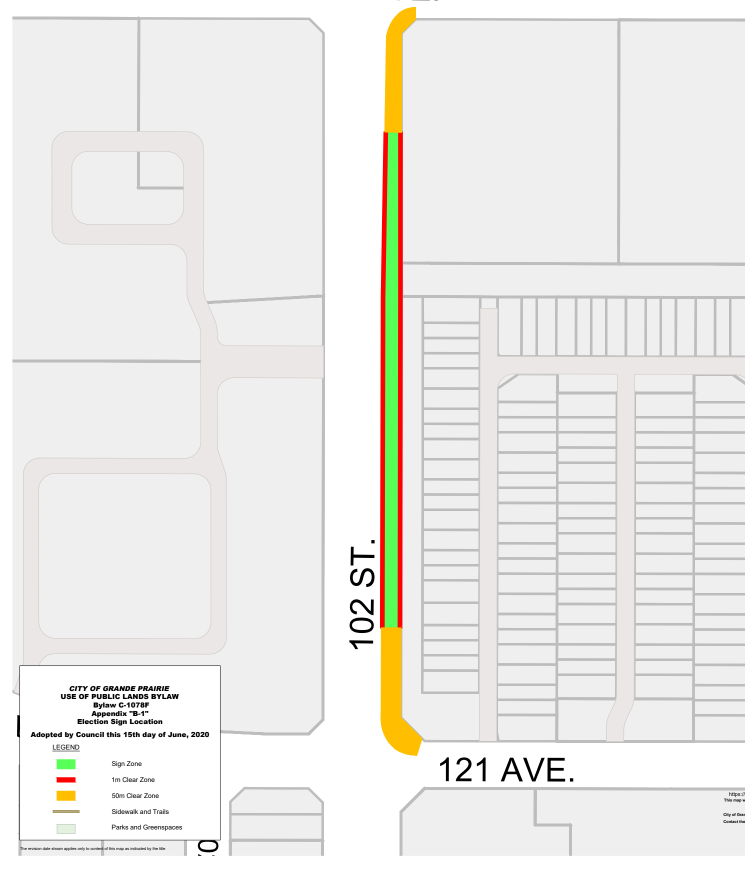


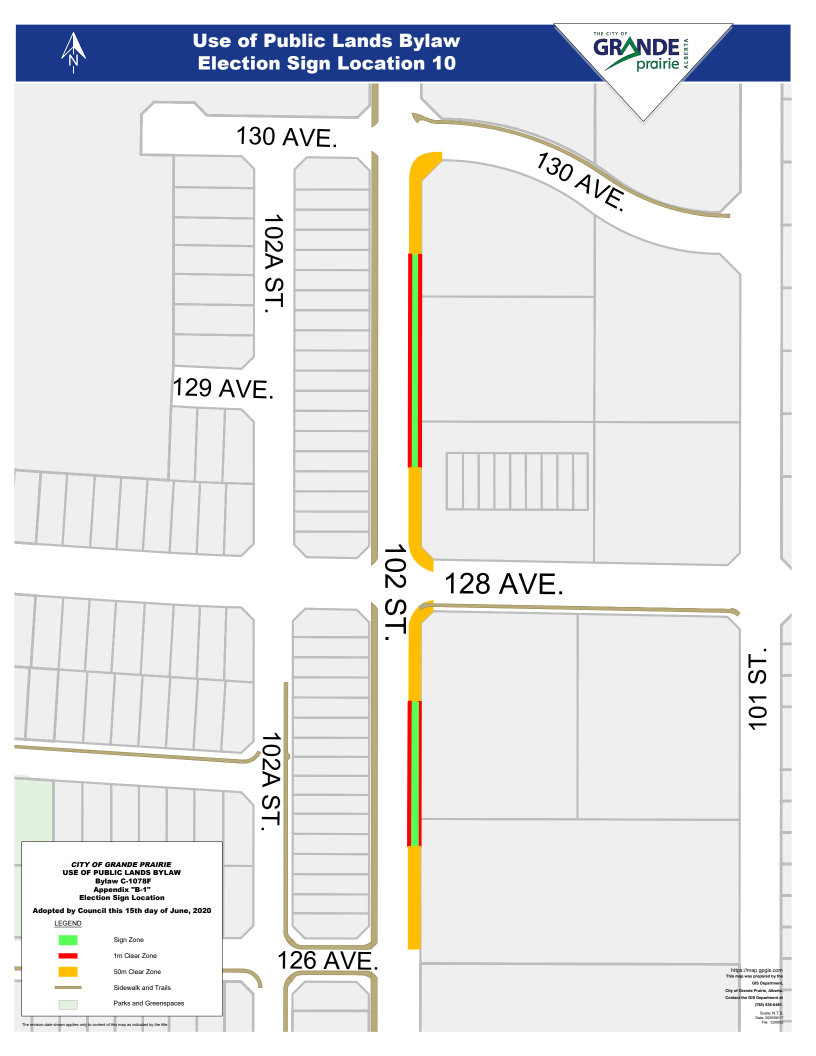


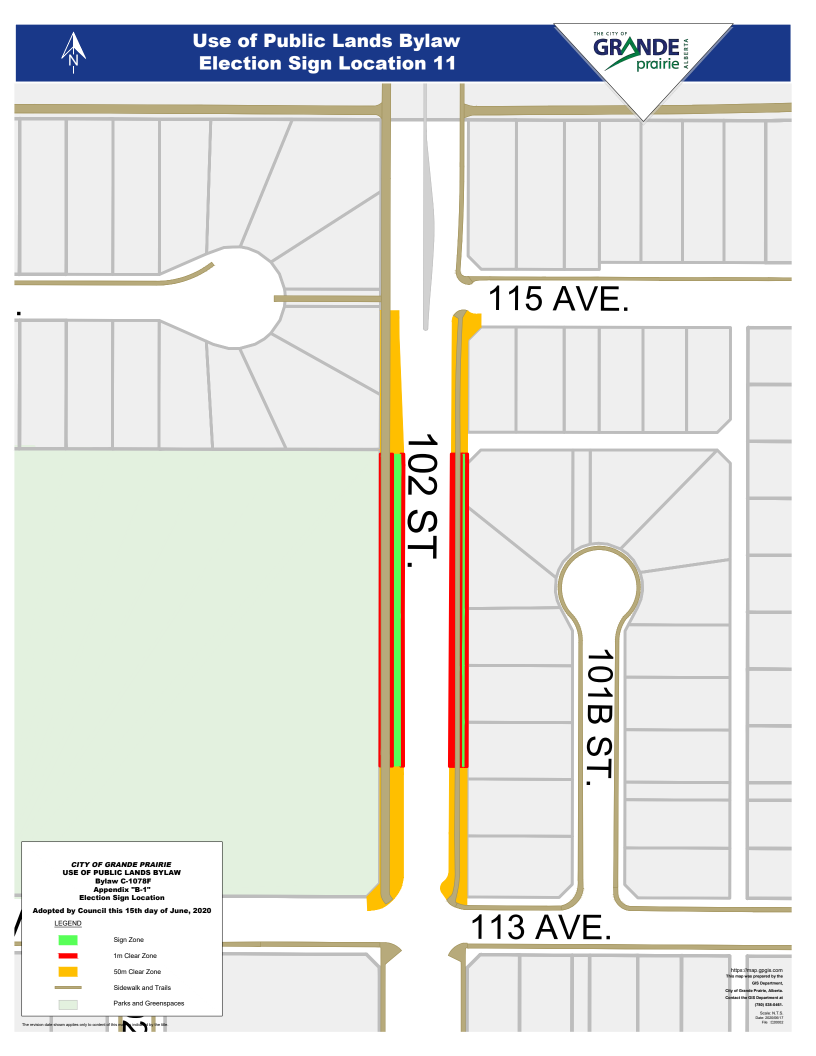
# Use of Public Lands Bylaw Election Sign Location 9

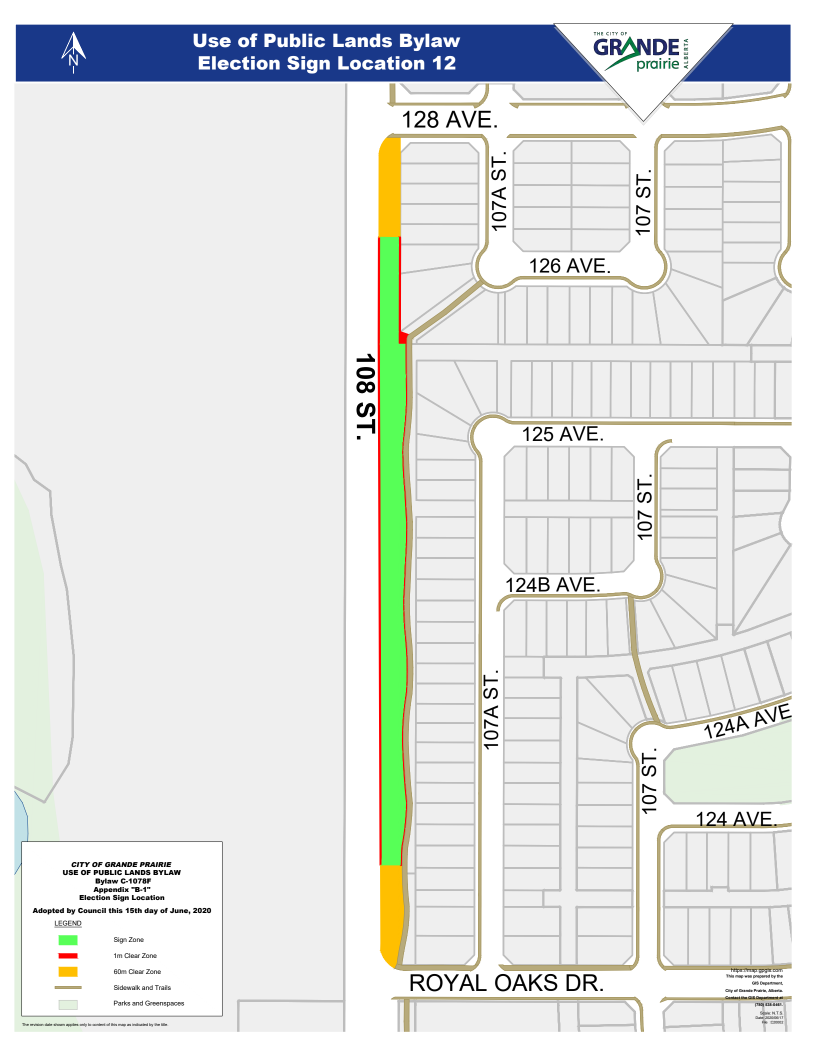


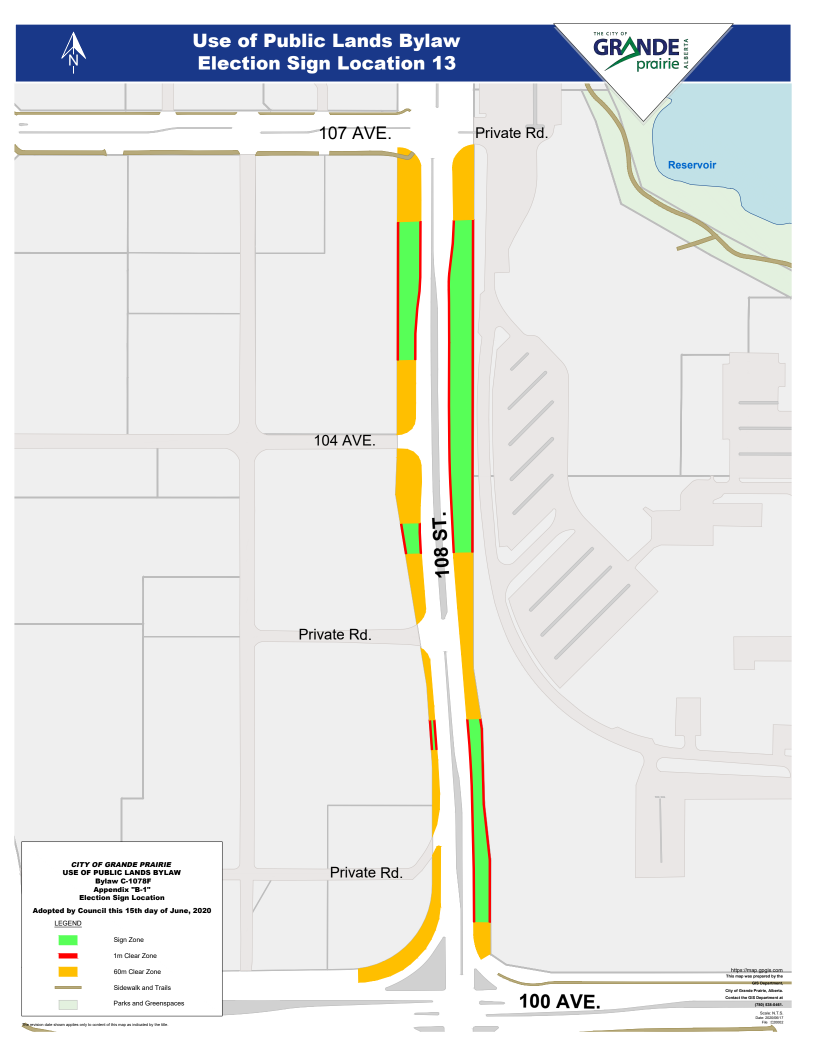
# 124 AVE.





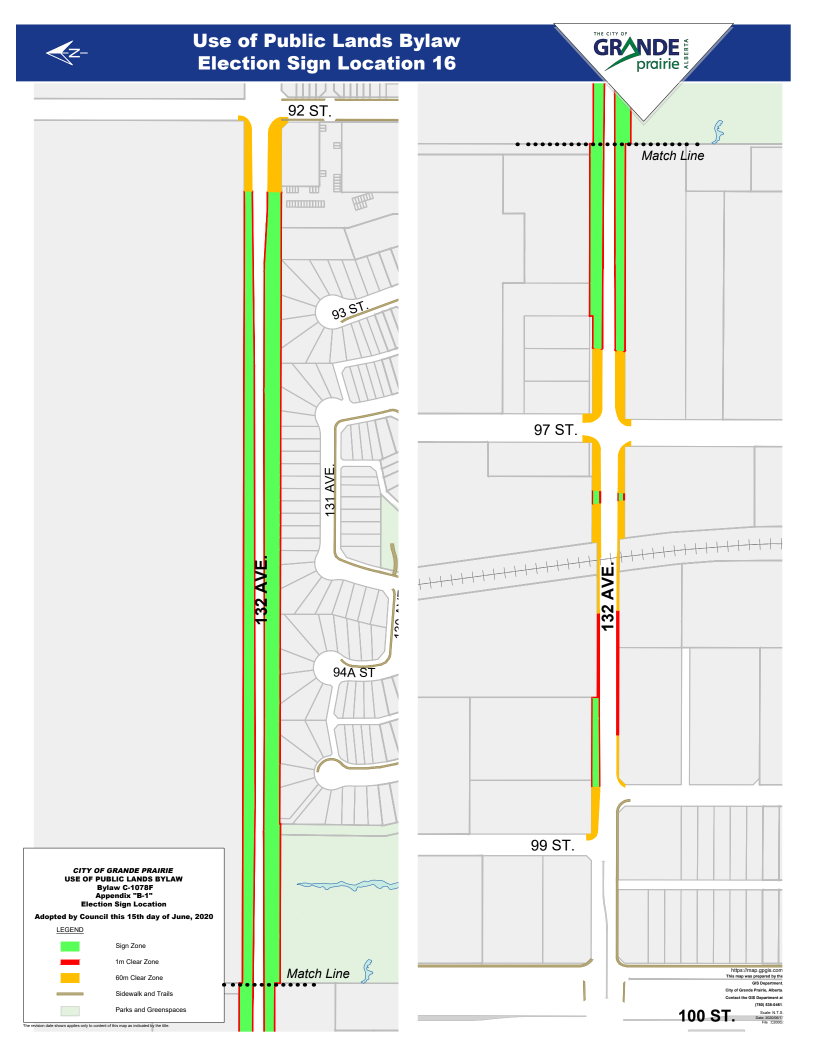






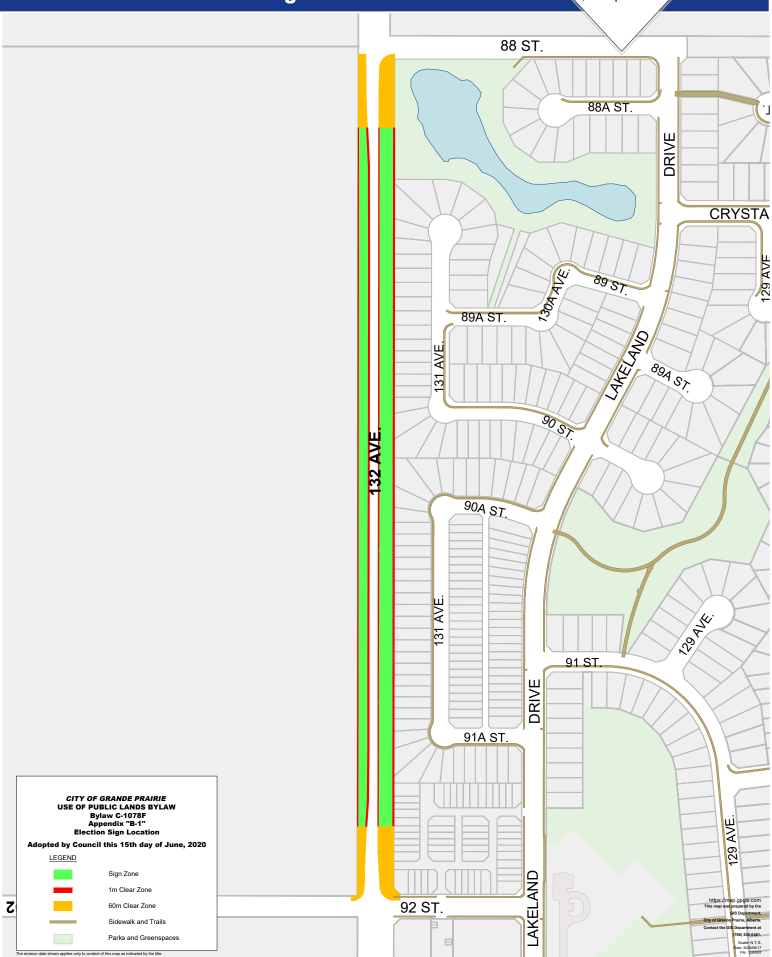


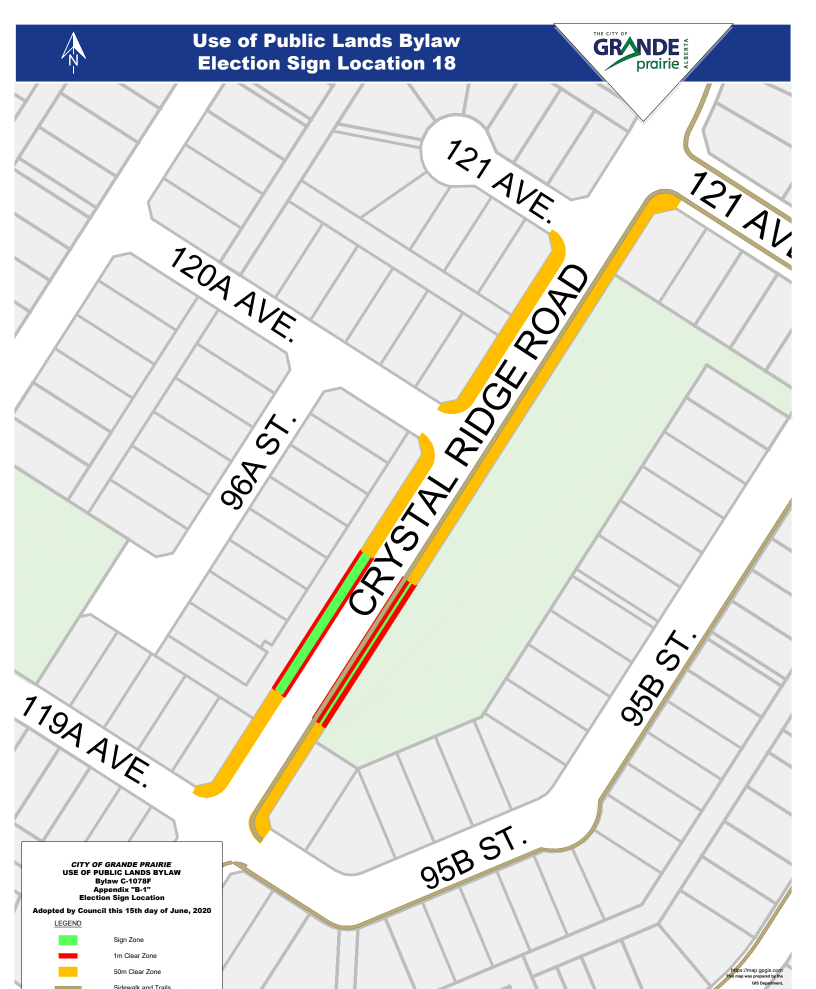




# Use of Public Lands Bylaw Election Sign Location 17





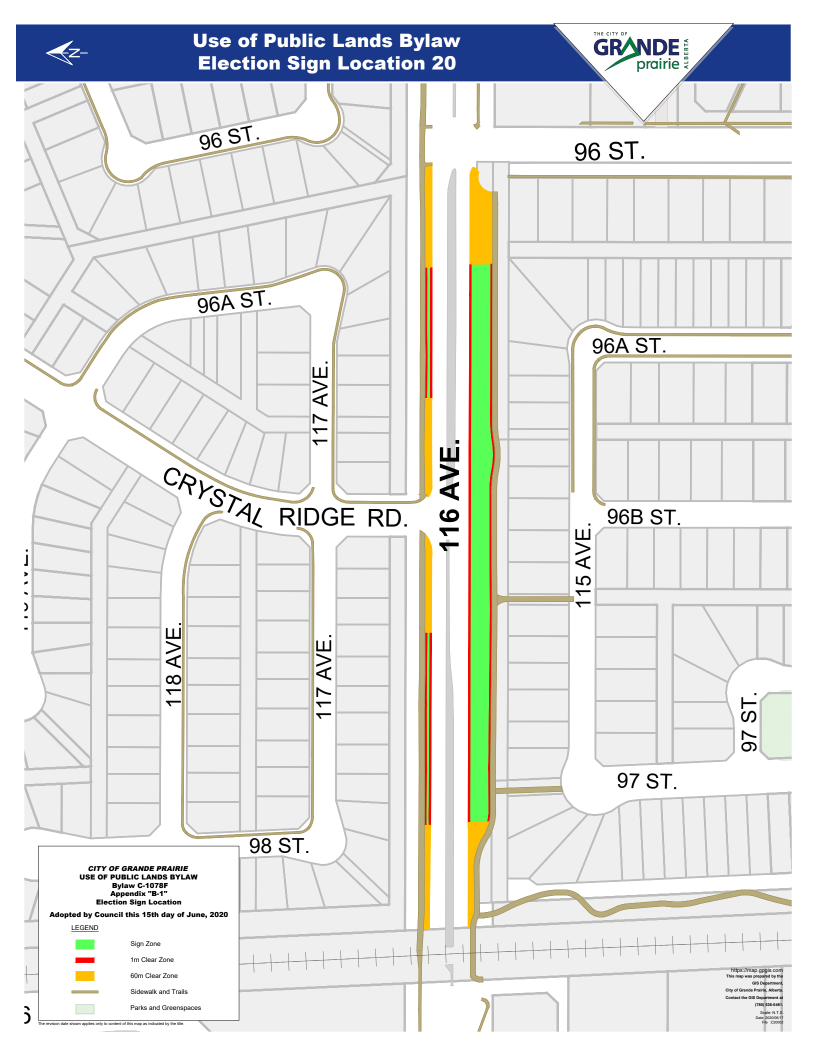


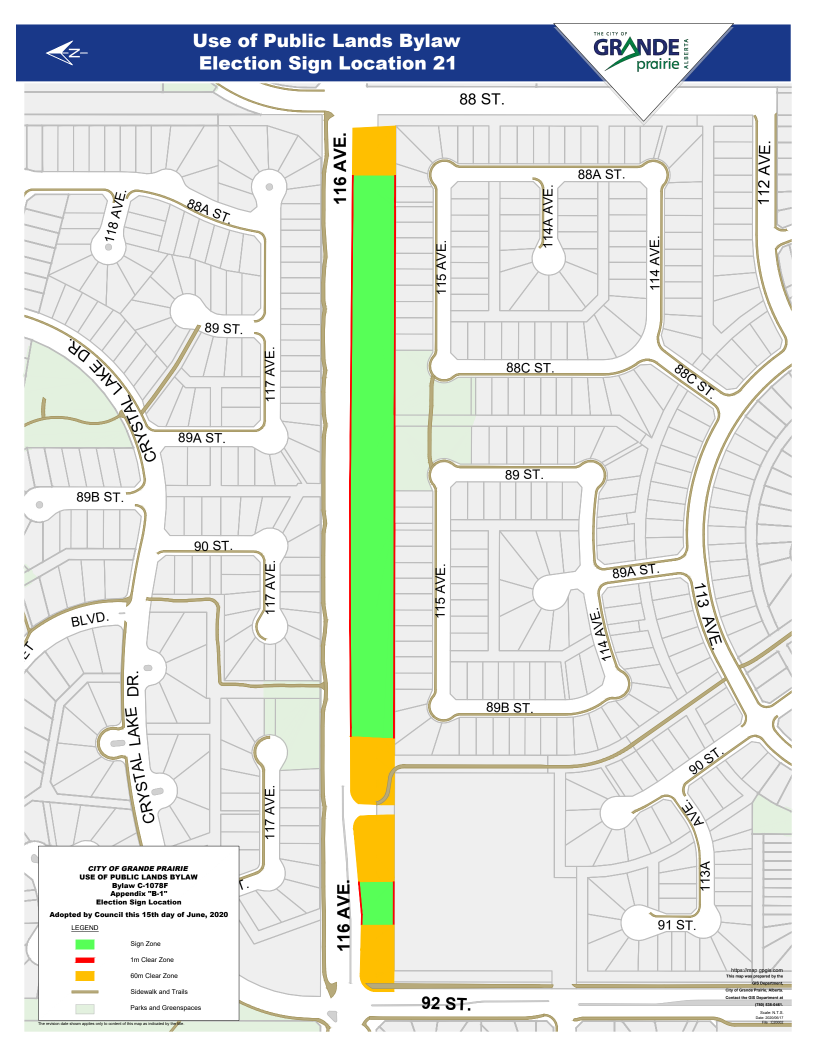
tent of this map as indicated by the title.

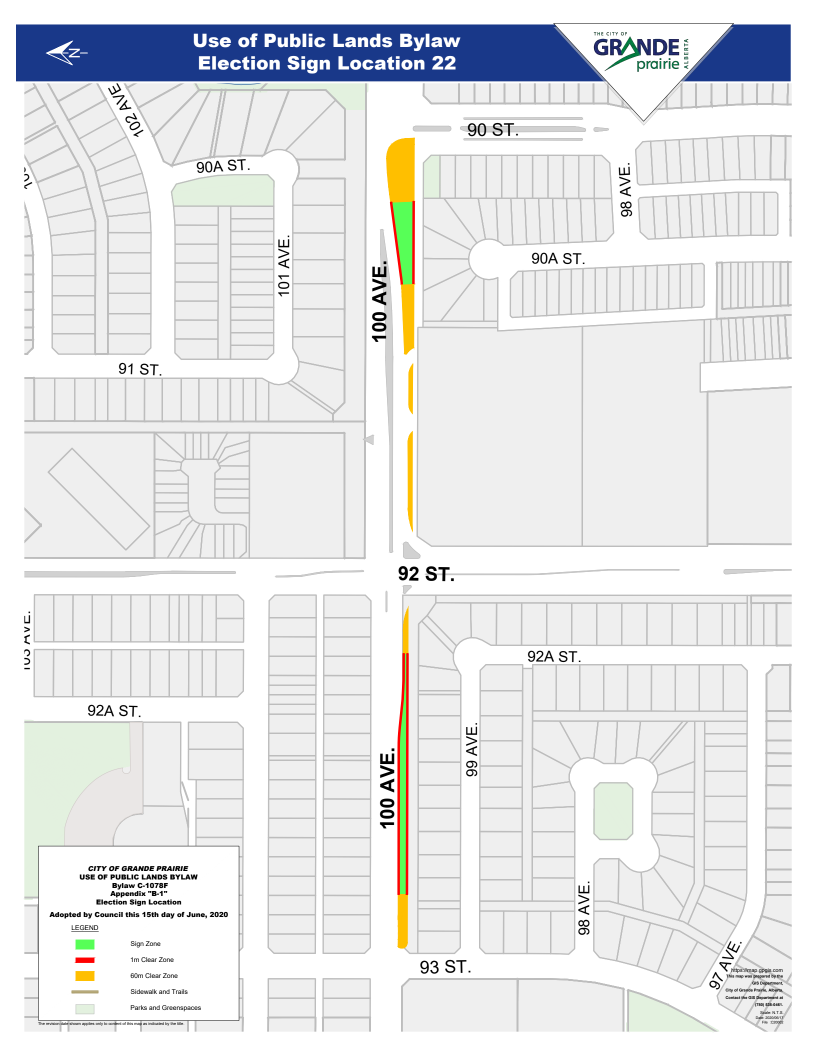
GIS Department.
City of Grande Prairie, Alberta.
Contact the GIS Department at
(780) 538-0461.
Scale: N.T.S

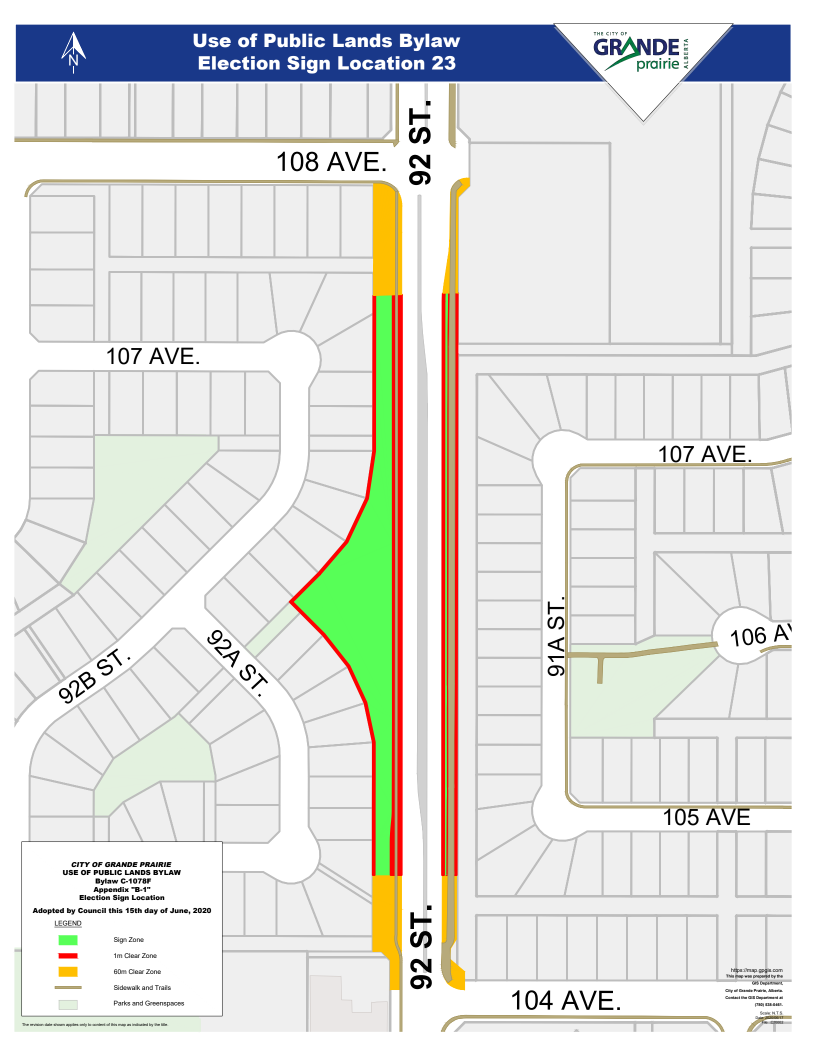
Scale: N.T.S. Date: 2020/06/17 File: C20002

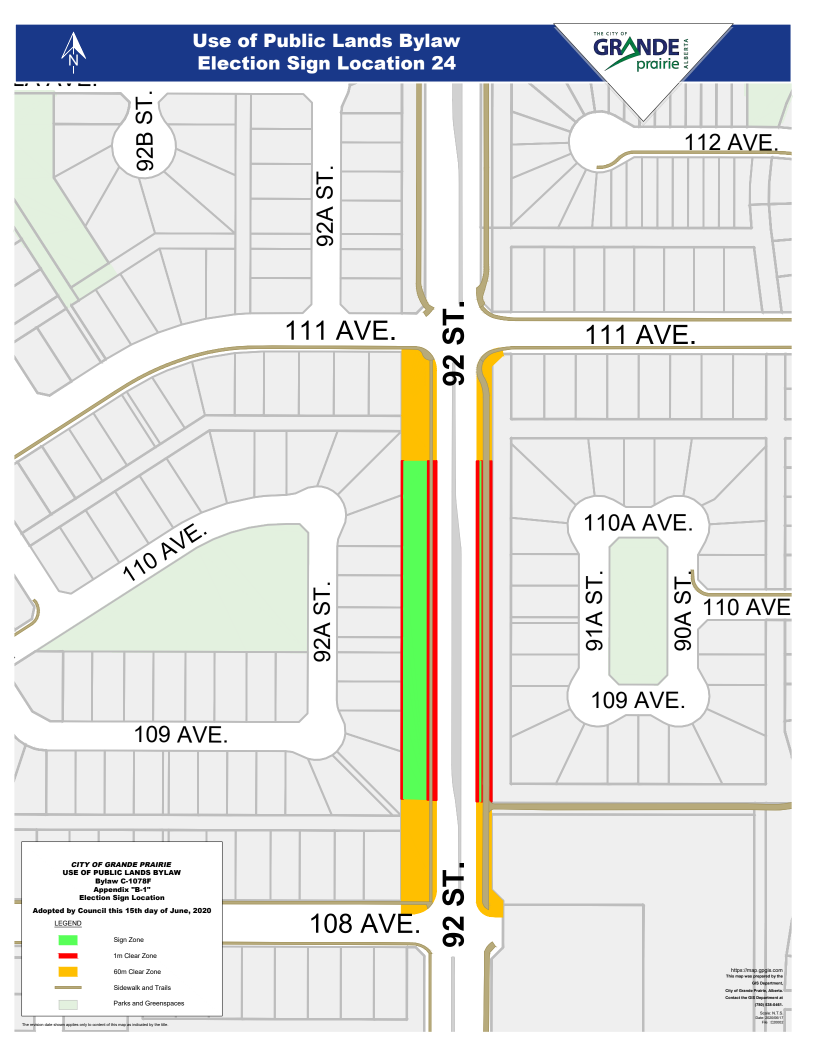


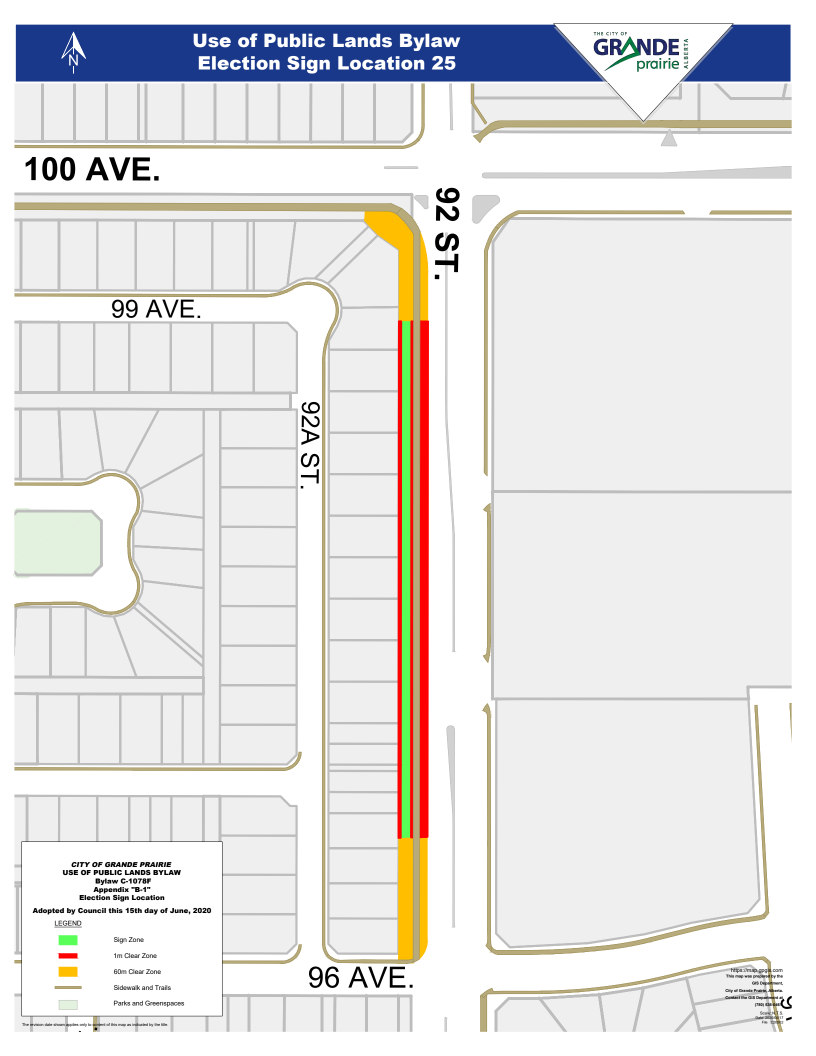






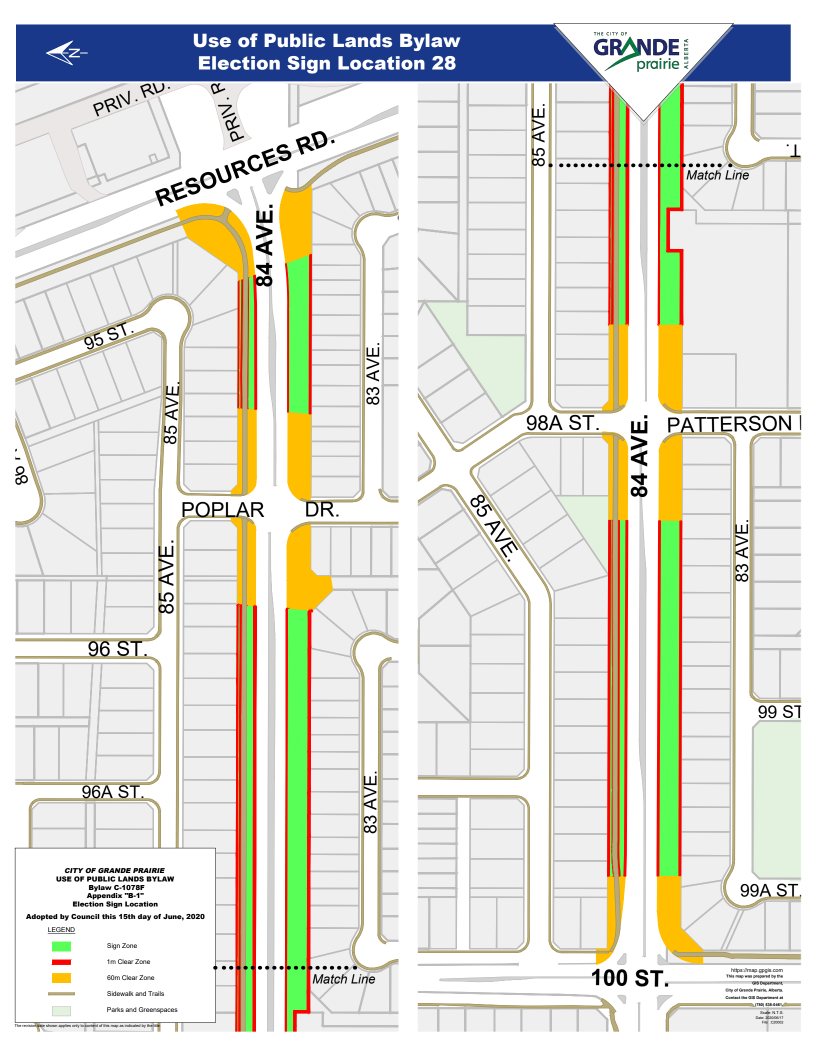


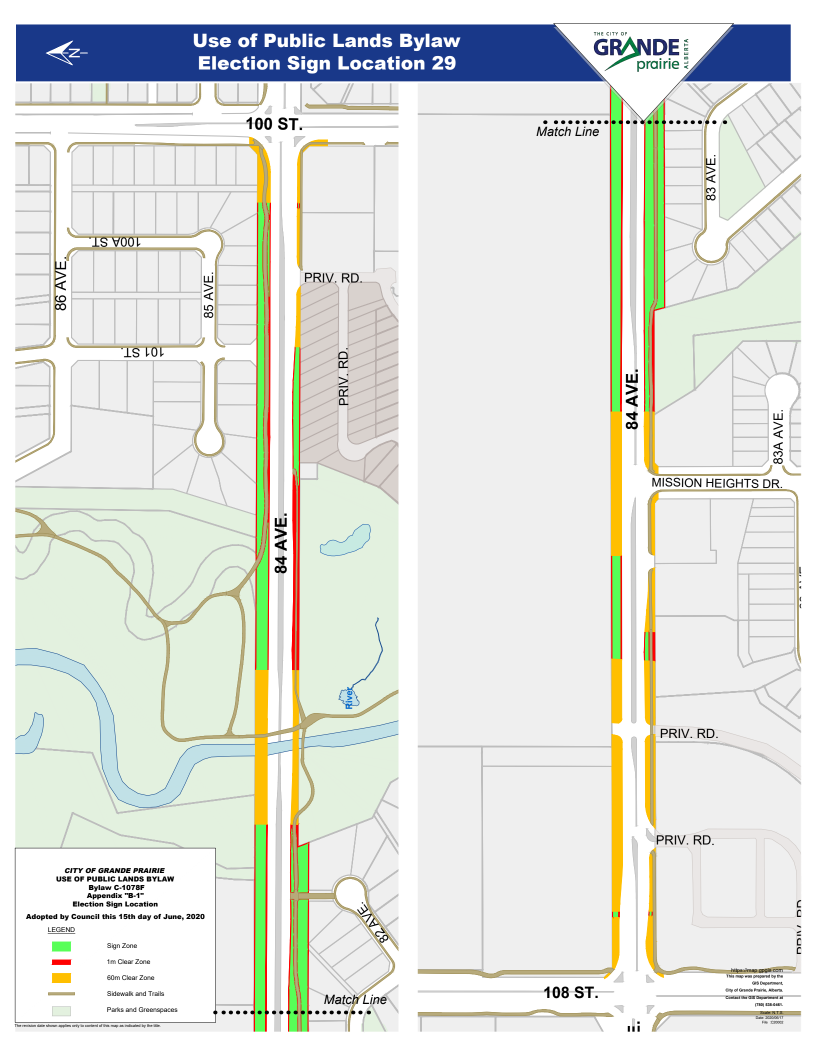


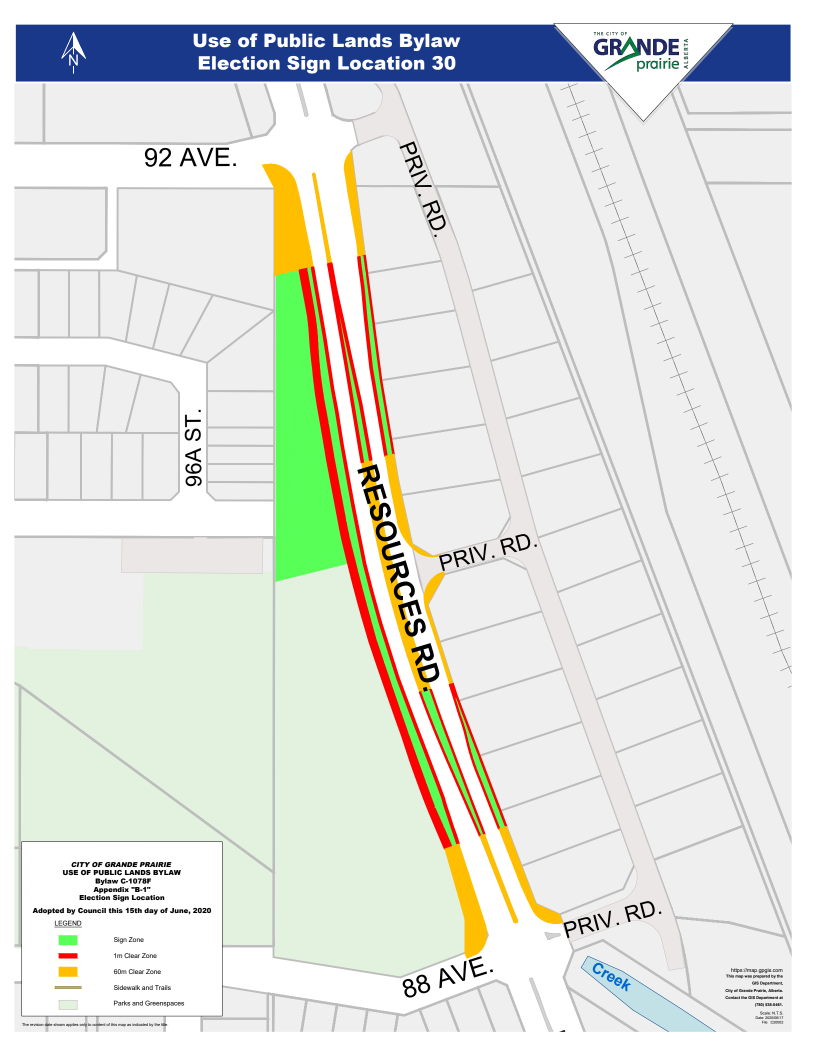




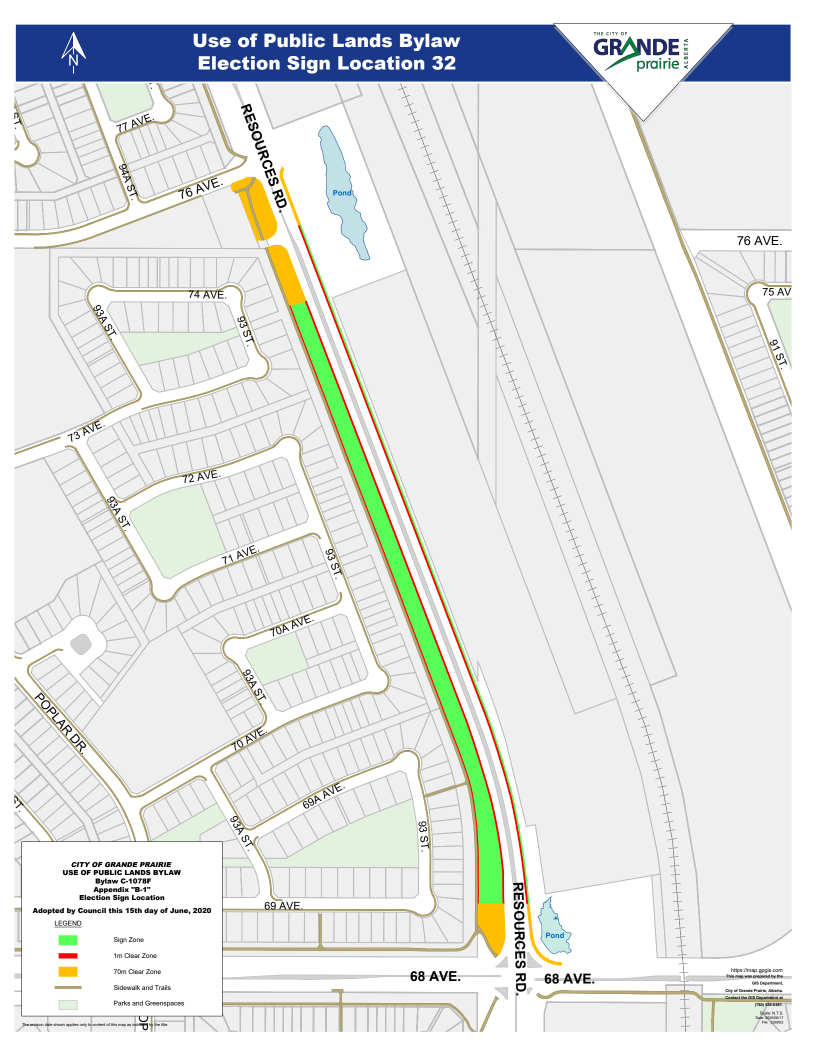


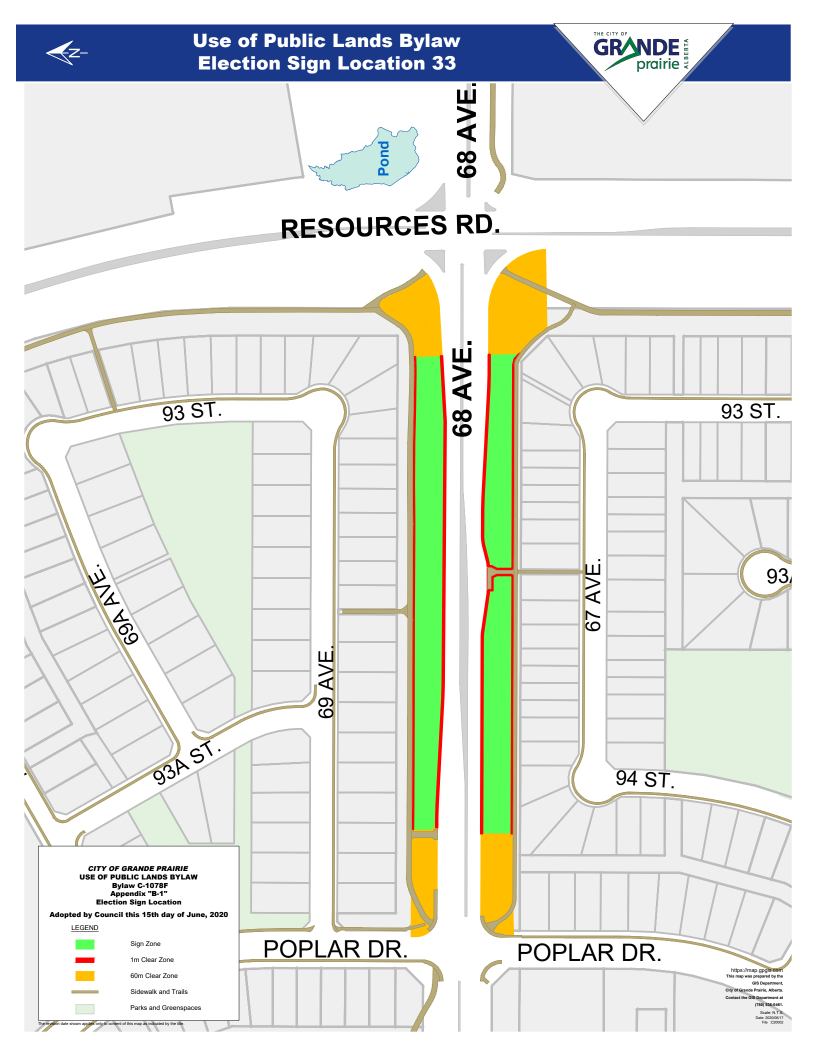


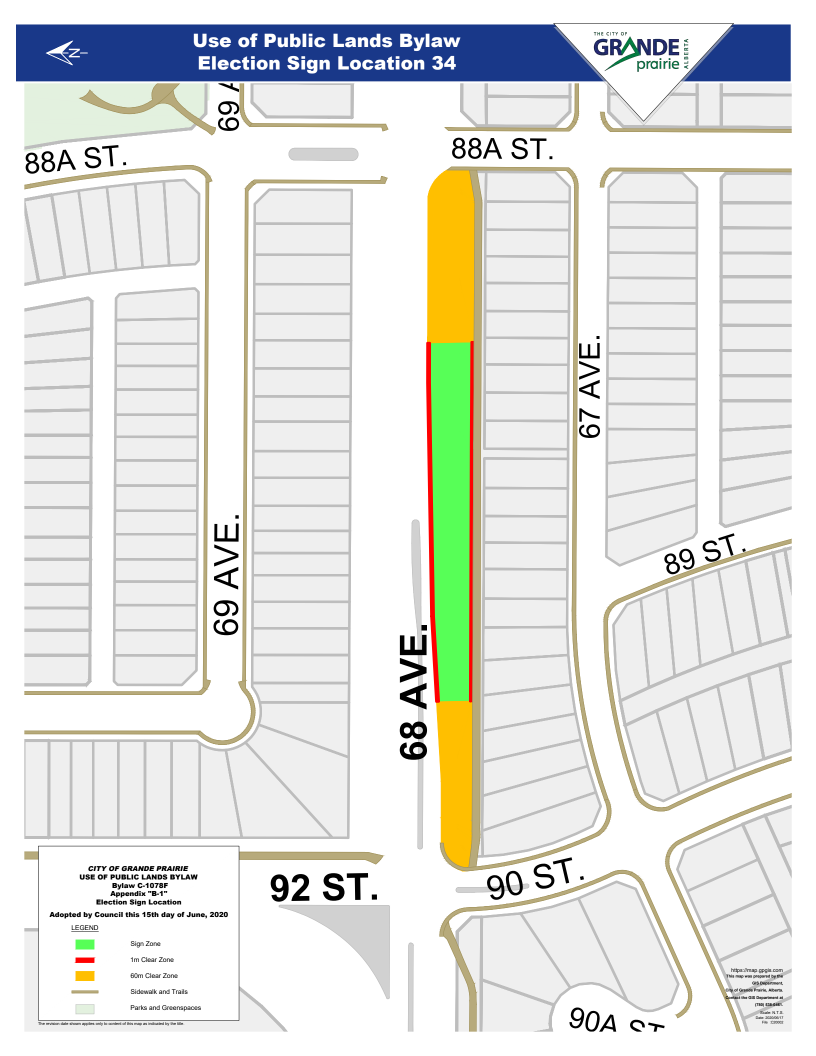


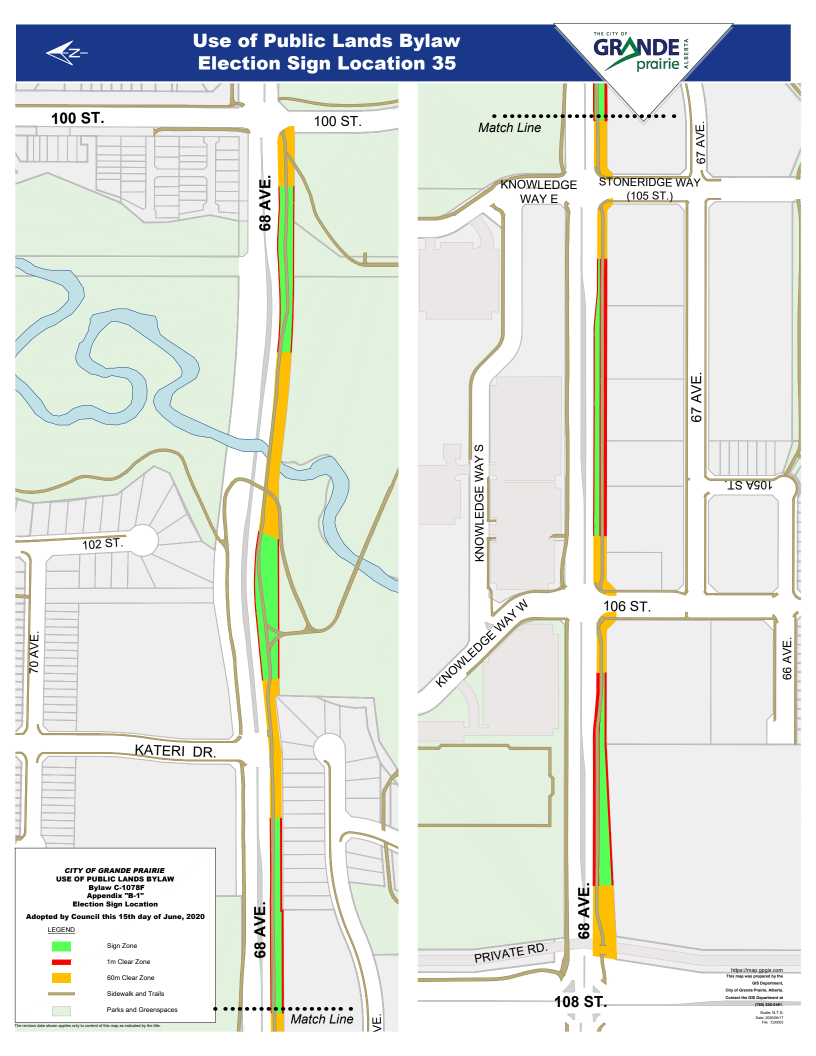


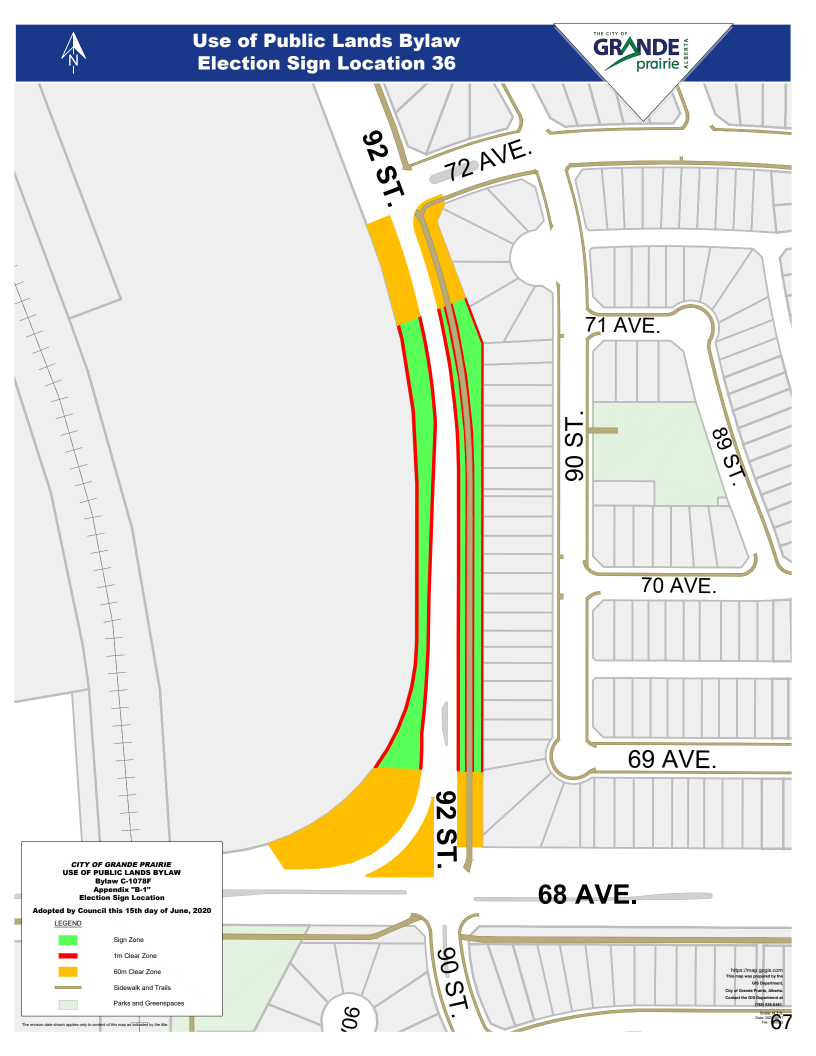












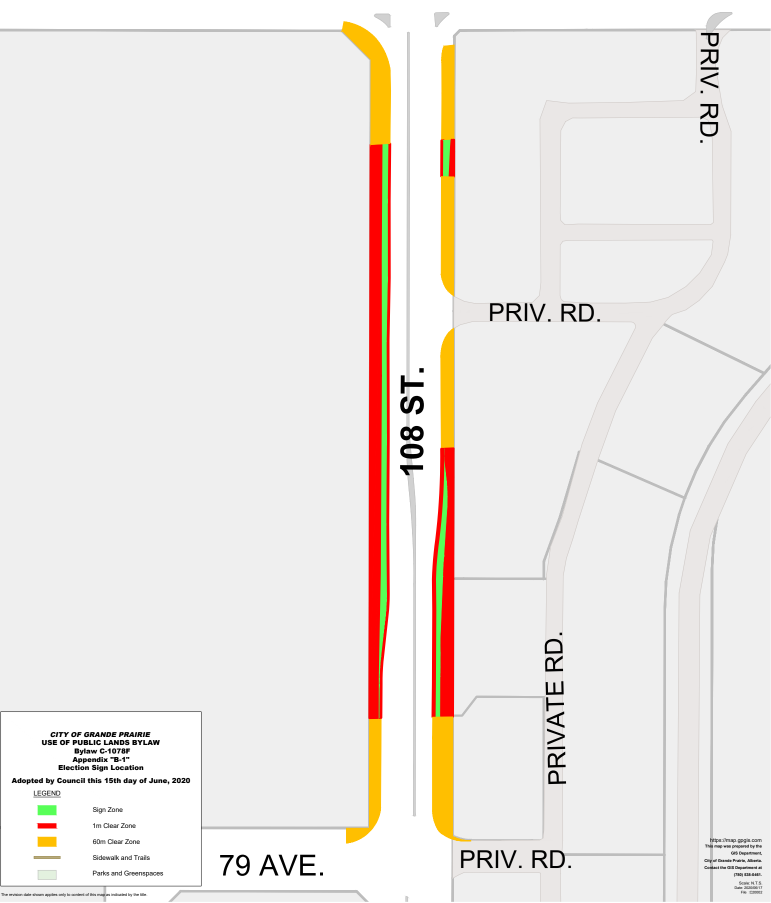


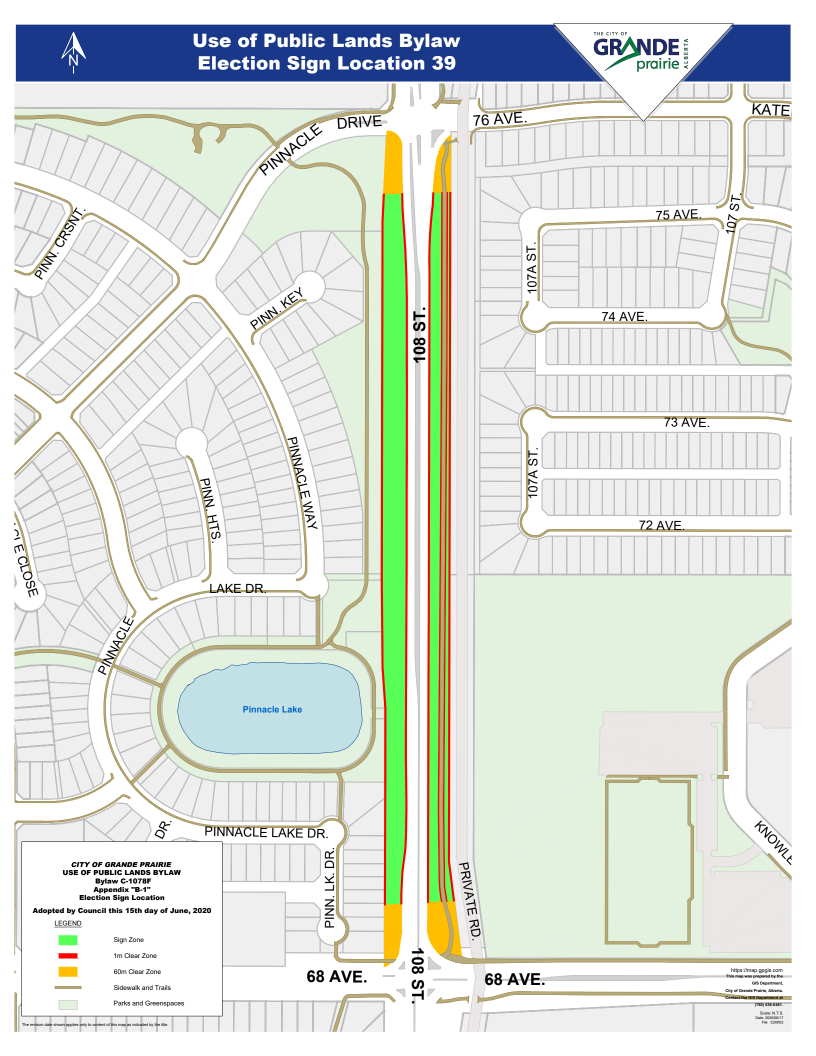


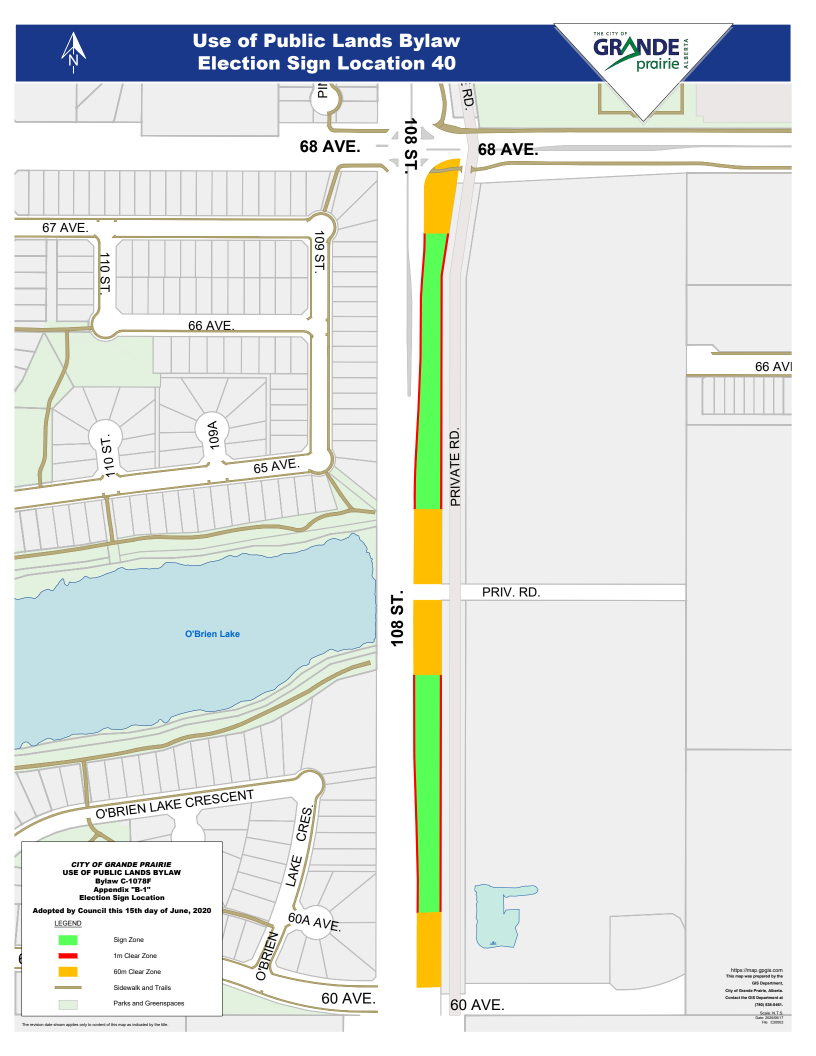
# Use of Public Lands Bylaw Election Sign Location 38

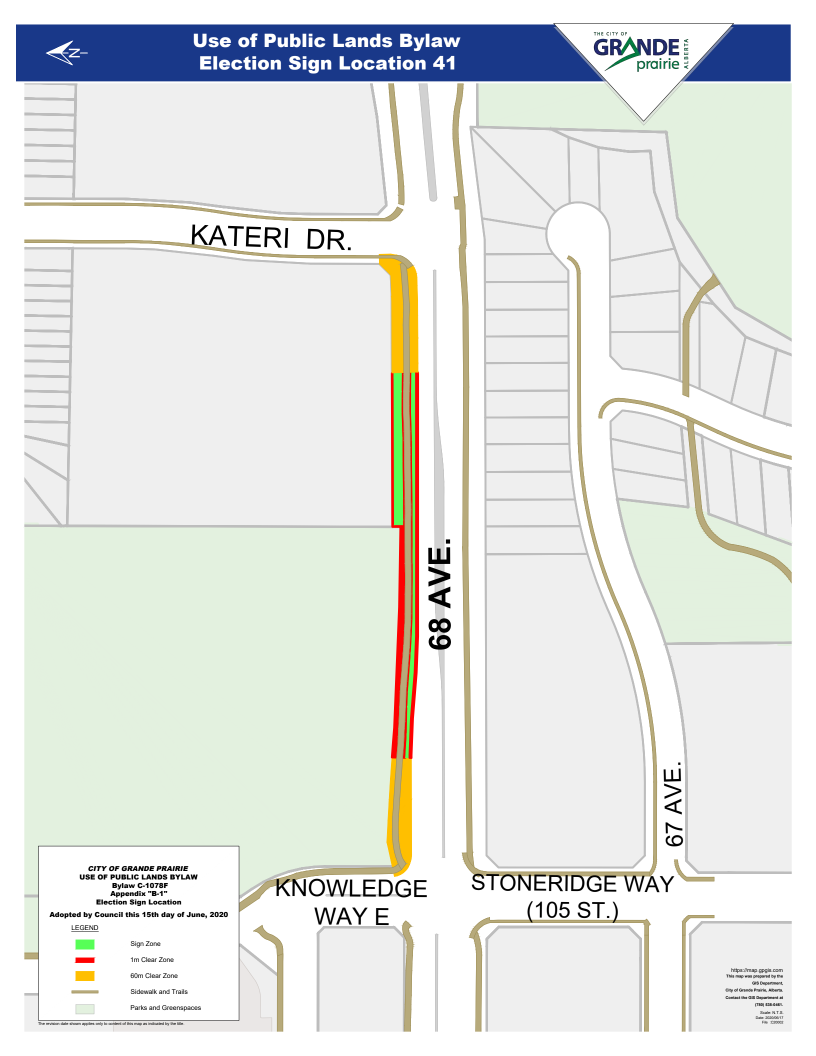


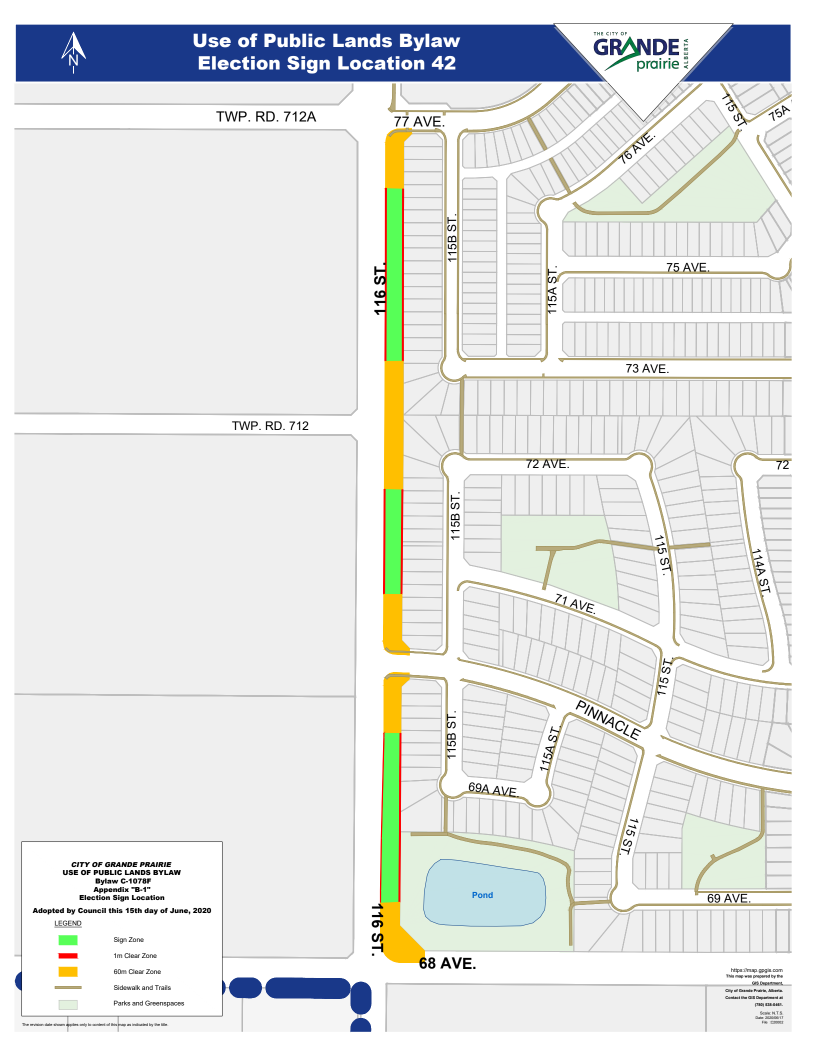
84 AVE.

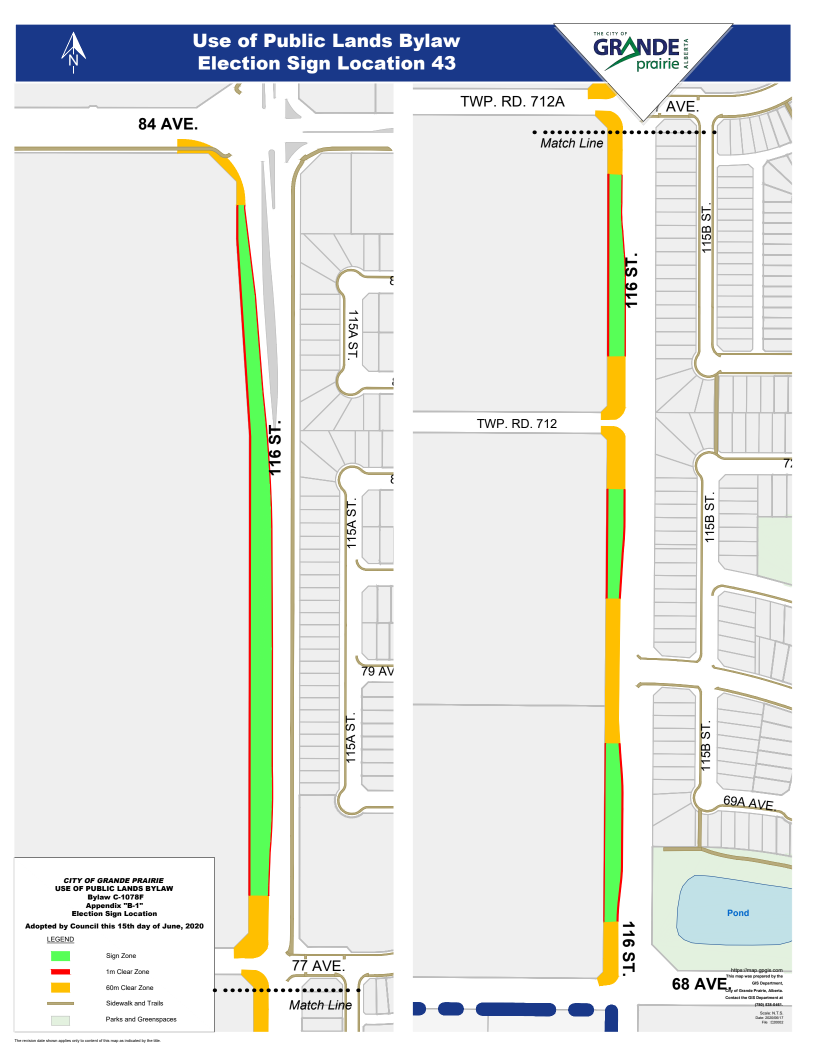


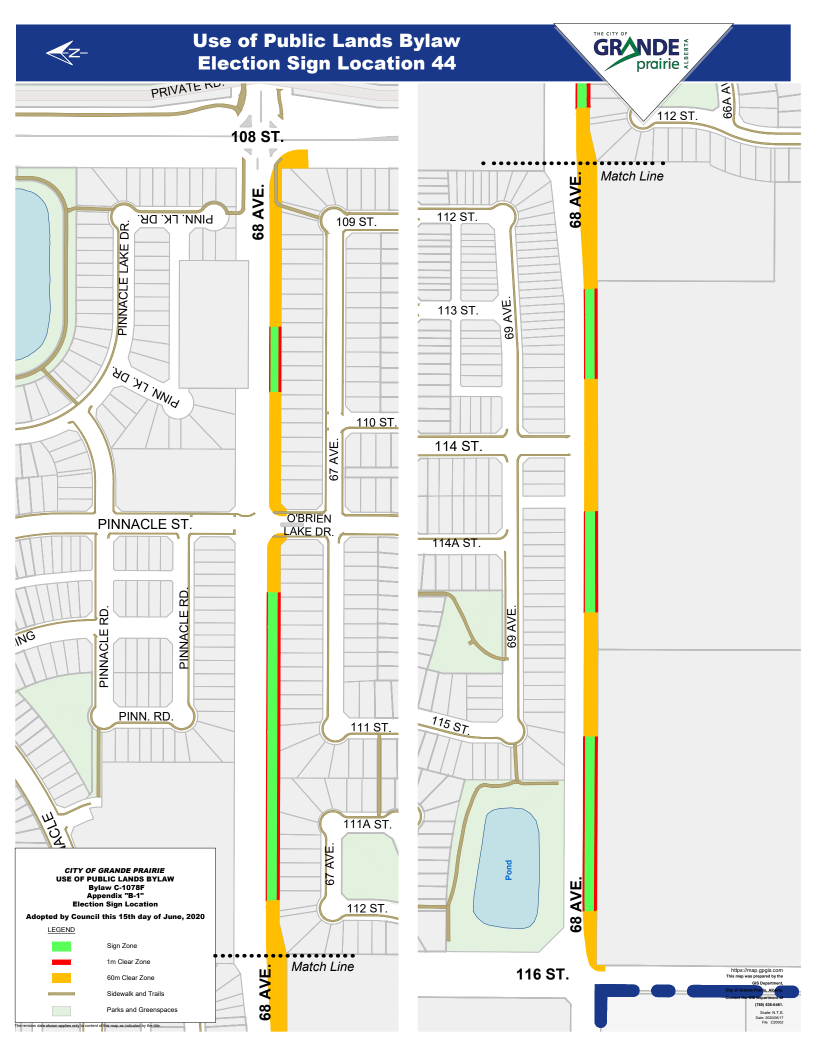


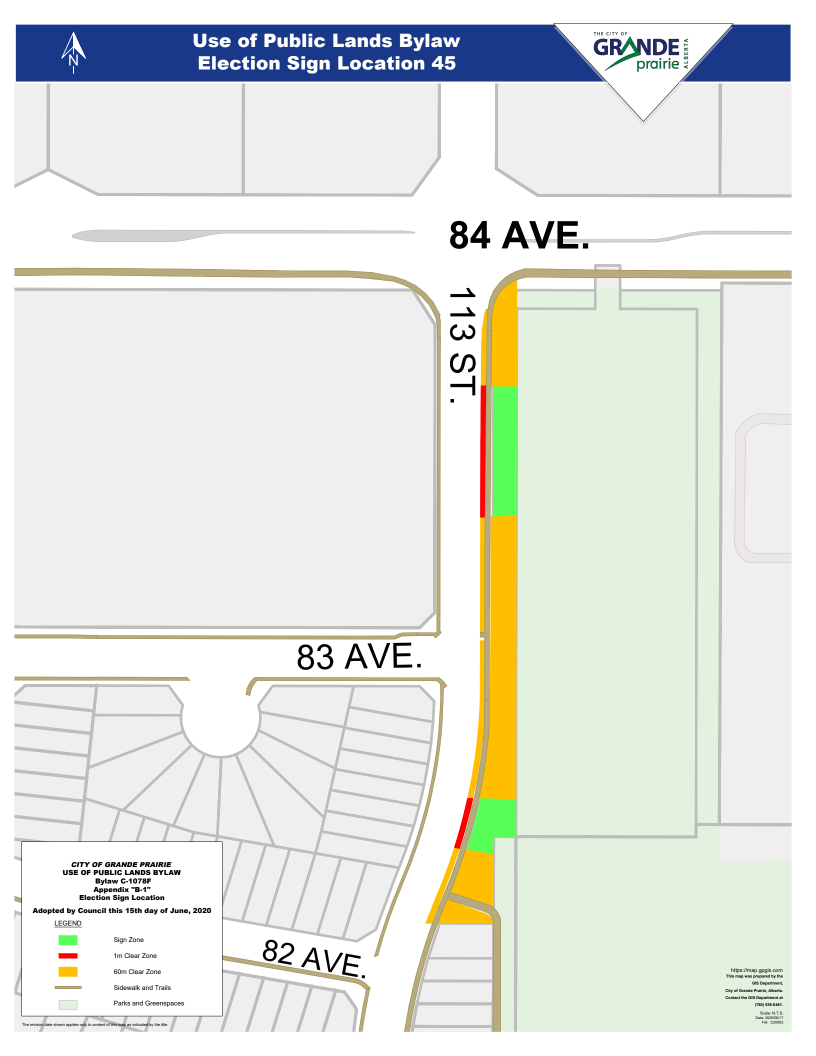


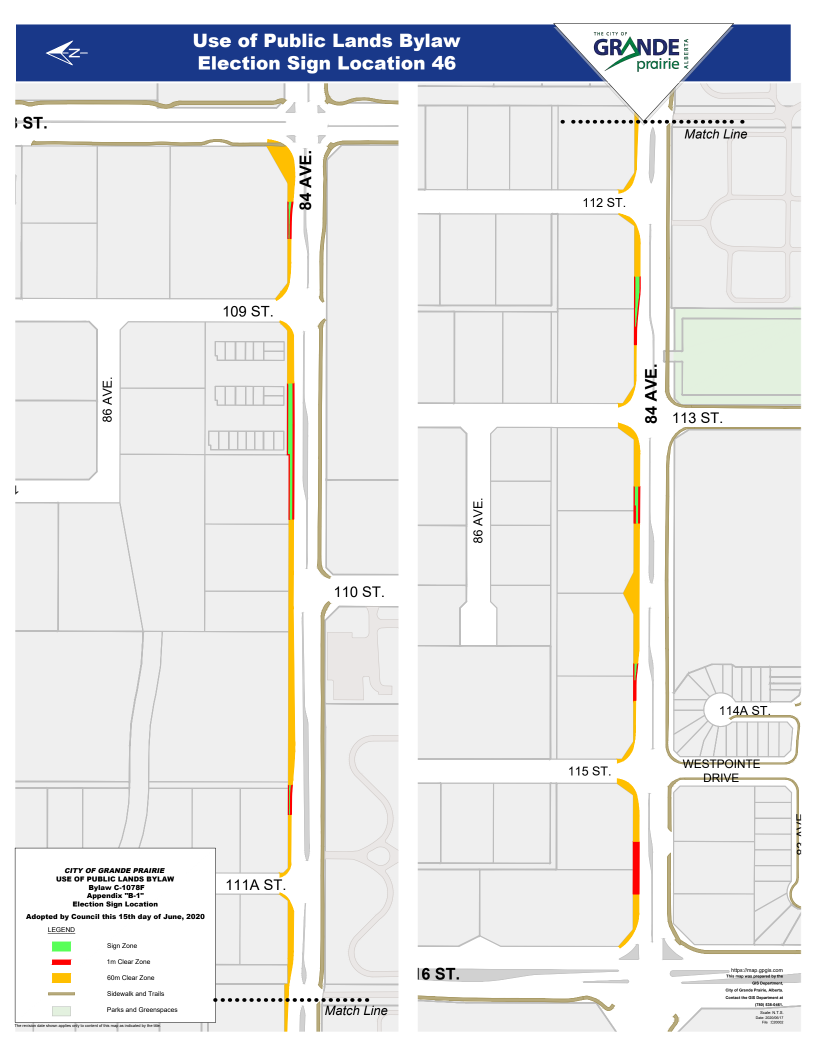
















### **CITY OF GRANDE PRAIRIE**

## **BYLAW 1078**

### **APPENDIX "C"**

# **A- Board Signs on City Property**

(Bylaw C-1078E - March 7, 2016)

- a) A-Board signs shall be a maximum of 0.6 m widen and 0.9 m high when placed.
- b) A-Board signs shall be constructed of a rigid material such that a rigid and stable frame is created.
- c) A-Board signs shall be placed on the outside of the sidewalk in line with parking meters and light poles, and shall provide a 1.8 m clear width for pedestrian traffic; or in the vestibule of a doorway. A-Board signs are not permitted in the centre of a sidewalk or on grassed areas.
- d) A-Board signs shall be placed in such a way that they do not obstruct sight lines for pedestrians, cyclists and motorists.
- e) A-Board signs shall only be placed on sidewalks during the hours when the business is open to the public.
- f) Businesses are limited to one A-Board sign, which may only be placed directly in front of the premises.
- g) A-Board signs shall not be placed on centre medians.
- h) A-Board signs shall be placed a minimum of 1.0 m away from parking meters.
- i) In the event of conflicts or unforeseen problems the City reserves the right to request the moving or removal of an offending A-Board sign and/or issue a penalty tag.
- j) A-Board signs are only permitted on City property in the Central Commercial CC District as identified in the Land Use Bylaw (C-1260).