DECLARATION

Development Permit Exemptions

WHEREAS The Winnipeg Zoning By-law No. 200/2006 provides as follows:

Subject to section 8.1, a person must not commence, continue or 8 maintain, or permit to be commenced, continued or maintained, any development unless a valid development permit has been issued in respect of the development.

AND WHEREAS the Downtown Winnipeg Zoning By-law provides as follows:

Subject to subsection (1.3), a person must not commence, continue or 110 maintain, or permit to be commenced, continued or maintained, any development unless a valid development permit has been issued in respect of the development.

AND WHEREAS s. 8.1(1) of the Winnipeg Zoning By-law and s. 110(1.1) of the Downtown Winnipeg Zoning By-law provide authority to the Director of Planning. Property and Development to determine the types of development for which a development permit is not required;

AND WHEREAS any such determination takes effect upon the occurrence of, among other things, a written declaration;

NOW THEREFORE I HEREBY DECLARE that, pursuant to my authority under s. 8.1 of the Winnipeg Zoning By-law and s. 110(1.1) of the Downtown Winnipeg Zoning By-law, development permits are not required in respect of the types of development set out in Schedule "A" to this Declaration.

AND FURTHER, I HEREBY REVOKE any previous declaration that development permits are not required made pursuant to this authority.

Signed this fifteenth day of September, 2025, at the City of Winnipeg, Manitoba.

Director of Planning, Property

and Development

Schedule "A"

Development Permit Exemptions

- 1. Demolition of buildings or structures
- 2. Interior building alterations when there is no change of use of the building and no new dwelling units
- 3. Permitted fences located in the side, rear or front yard of single and two-family dwellings
- 4. Single-level side or rear open decks in R1 and R2 zoning, 24 in. or less in height. Single-level side or rear yard open decks in R1 and R2 zoning level with a main floor entrance if they follow private approach guidelines and setbacks
- Landscaping, not required by a development approval, with no change in overall lot grading, including outdoor furniture; must follow private approach guidelines and setbacks
- 6. Ornamental or decorative structure, provided they follow private approach guidelines and setbacks
- 7. Flagpole
- 8. Replacement of light standards on private property in the same location
- 9. Repair of parking areas with no change to the existing approach or surface material type. Repair to follow private approach guidelines and setbacks.
- 10. Replacement of accessory outdoor mechanical equipment in the same location
- 11. Grading or preparation of land and/or installation of on-site services under a land development approval or development/servicing agreement if the work relates to topsoil, or is a single or two family residential greenfield development with lot grading plans
- 12. Detached garages, carports, sheds, pool houses, and other non-garage accessory structures accessory to single and two-family dwellings if they follow private approach guidelines, setbacks, and zoning regulations
- 13. Accessory structures less than 150 sq. ft. in any zoning district if they follow private approach guidelines and setbacks and are not secondary suites
- 14. Fences and gates in any zoning district if they follow private approach guidelines and setbacks and maximum height zoning regulations
- 15. In-ground or above-ground private swimming pools or hot tubs not located in the front yard; not next to a stormwater retention basin; and not within the Designated Floodway Fringe Area Regulation.
- 16. Patios (other than outdoor drinking and dining use) if they follow private approach guidelines and setbacks
- 17. Play structures
- 18. Retaining walls 4 ft. or less where there is no lot grading modification. Property is not in the Designated Floodway Fringe Area Regulation; follows private approach guidelines; has a 2 ft. setback
- 19. Temporary sales office for marketing an approved development
- 20. Temporary office during construction of an approved development
- 21. Ground-mounted satellite dish or other antennae installations. (Does not include antennae installations under the Winnipeg Antennae Systems Policy.)
- 22. Building-mounted antennae where there is no structural alteration to a building and located more than 8 ft. above grade. (Does not include antennae installations that are subject to the Winnipeg Antennae Systems Policy.)
- 23. Solar photovoltaic installations located on a building 8 ft. above grade or not on a building at grade

- 24. Driveways to off-street parking areas, provided they follow private approach guidelines and setbacks
- 25. Tents less than 901 sq. ft. in all zoning districts
- 26. Short term rental accommodation in zoning districts where permitted
- 27. Barrier-free ramps and landings located on private property and outside the public rightof-way
- 28. Change of permitted use in existing shopping centres, except for assembly uses or when creating additional floor area
- 29. New window openings in single and two-family dwellings
- 30. Removal of doors or windows, unless in downtown or needs design review
- 31. Like-for-like exterior work for residential and commercial development not in downtown or planned area with design review
- 32. Change in exterior cladding material, not subject to design review/plan approval
- 33. Shade structures in public parks
- 34. Outdoor sweat lodges as accessory use
- 35. Restoration work on private property due to a City-led right-of-way renewal/rehabilitation project where the private property owner has consented to the work
- 36. Like-for-like fuel tank replacements