BY-LAW NO. 7274

BEING A BY-LAW of the City of Brandon to amend the East Brandon Industrial Area Secondary Plan.

WHEREAS Section 63(1) of The Planning Act enables the adoption of a secondary plan by-law;

AND WHEREAS it is deemed necessary and expedient to update the East Brandon Industrial Area Secondary Plan to facilitate the development of the industrial area in eastern Brandon;

NOW THEREFORE the Council of the City of Brandon, duly assembled, enacts as follows:

- 1. The East Brandon Industrial Area Plan By-law No. 7209 be amended as follows:
 - a. By deleting in Table 1 under Policy 1.5 the line "4 37 ha. (90 ac.)" and substituting therefor the line "3 37 ha. (90 ac.)";
 - b. By deleting in Policy 1.6 the acronym "BIA" and substituting therefor the acronym "EBIA";
 - c. By deleting in Policy 1.11 the words "Planning, Property and Buildings Department" and substituting therefor the words "Planning & Buildings Department";
 - d. By deleting the sentence fragment at the end of the introductory paragraph under Part 8.0;
 - e. By deleting in Policy 8.1.2 the words "(0-2 years)" and substituting therefor the words "(0-9 years)";
 - f. By adding the following immediately before Section 8.2 COST OF DEVELOPMENT: "8.1.3 Advanced Development of FS-B Area
 Further to Policy 8.1.2, should the City receive a development request for serviced land in the FS-B area before the projected phasing of servicing improvements in Appendix F, the City may permit development through:
 - i. Private on-site water supply and wastewater disposal systems in accordance with the Water and Wastewater By-law; or
 - ii. The detailed design and construction of off-site water and wastewater improvements as shown on Figure 5B and explained in Appendix G.

In accordance with Policy 8.1.2, the phasing of infrastructure is market driven, and there must be a business case to justify any City front-ending or public/private partnerships to construct the off-site infrastructure identified on Figure 5B.";

- g. By adding the following sentence at the end of Policy 8.2.2: "The City may consider funding partnerships for capital investments identified in Appendices F and G to facilitate the development of primary industries that grow the local and regional economy.";
- h. By deleting Policy 8.2.4 in its entirety and substituting therefor:
 "8.2.4 Oversizing
 Developers may be required to oversize transportation or servicing improvements to support the full buildout of a growth node or a development sub-area in accordance with the Oversized Infrastructure & Developer Reimbursement Parameter and associated Standard Operating Procedure.";
- i. By deleting in Item 8.3.2(iii) the words "Preliminary geotechnical infestation" and substituting therefor the words "Geotechnical investigation"; and

- j. By inserting Figure 5-B, attached as Schedule A to this by-law, between Figures 5 and 6.
- 2. This by-law shall come into full force and take effect on the day following its passage.

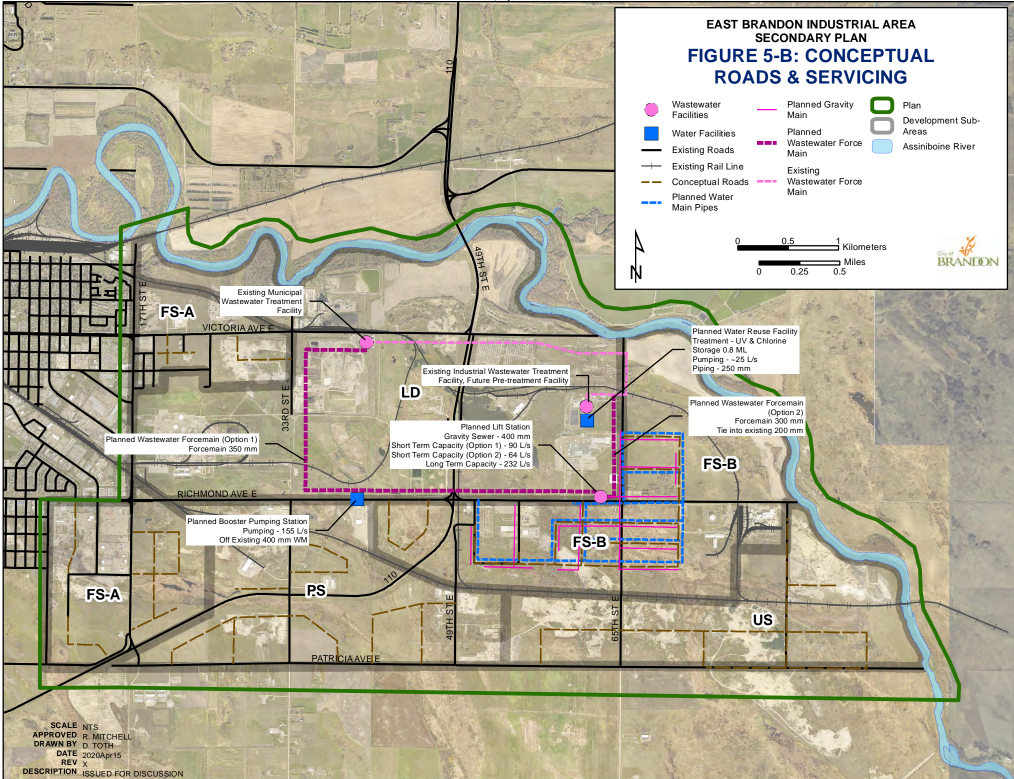
DONE AND PASSED by the Council of the City of Brandon duly assembled thisday ofA.D.2020.

MAYOR

CITY CLERK

Read for a first time this	day of	A.D. 2020
Read for a second time this	day of	A.D. 2020
Read for a third time this	day of	A.D. 2020

Schedule A, By-law No. 7274



Attachment A-3