The primary and preferred method of creating new parcels is by way of plans of survey based on actual monuments placed in the ground. However, the Alberta land registration system has historically allowed exceptions in limited circumstances through the creation of parcels by way of metes and bounds descriptions. A provision to authorize descriptive plans was enacted in 1982, but not proclaimed until 1988, with the intention of largely replacing the use of metes and bounds descriptions with plans showing graphic representations of the parcels. While a descriptive plan, like a metes and bounds description, is not based on an actual survey of the new parcel, it does describe boundaries by reference either to sections in the surveyed Alberta Township System or to registered surveyed subdivisions. In addition to giving the Registrar discretion to accept descriptive plans for the creation of new parcels, section 88 of the Land Titles Act, R.S.A. 2000, c. L-4, also authorizes the Registrar to prepare descriptive plans to replace existing metes and bounds descriptions.

**REGISTRATION PROCEDURE**

1. The drafting requirements outlined in the procedure on Surveys - Examination of Plans SUR-1 apply.

   The SPIN2 document type to be used when creating a Document Registration Request (DRR) form is: Descriptive Plan

   The code used for registration at Land Titles is: DESP

2. **Prior Approval** - Prior approval from the Surveys section of the Land Titles Office is to accompany the descriptive plan. Approval to use such a plan, instead of a plan of survey, to define new boundaries is discretionary and will generally be granted in those situations where a metes and bounds description would have previously been accepted. Some of the factors which will be taken into consideration in deciding whether a descriptive plan is appropriate are:
   a) the number of existing unsurveyed parcels,
   b) the location of the land,
   c) the cost of a survey,
   d) the intended use of the land,
   e) the value of the land, and
   f) the complexity of the description, e.g., no bearings.
3. A descriptive plan which has an effect of subdividing land cannot be used to create more than one new parcel of land and cannot include any land dedicated for public purposes.

4. **Plan Details**
   a) Heading - "Descriptive Plan showing Subdivision of __________ or consolidation of __________"
   b) Legend - parallel line designated thus "//"
   c) Parcel dimensioning and other relative information:
      - only dimensions that accurately locate and label the new parcel will be accepted
      - no surveyed or calculated distances are to be shown unless otherwise approved
      - parcel boundaries are to be parallel or at right angles to existing surveyed boundaries unless otherwise approved
   d) Any registered plans abutting, affecting or in close proximity should be shown and identified. It is preferred that the entire quarter-section, river lot, etc. be shown.
   e) Lot and Block Designation - Each parcel of land must be designated by a lot and block.

5. **Natural Boundary** - Where a natural boundary forms part of a descriptive plan, the plan must reflect the current location of the natural boundary. Natural boundary approval by the Land Administration Division of Environment is required if
   a) the plan contains land adjoining a lake, river, stream or other body of water referred to in the title
   b) there is accreted land included within the new plan. 
   In order for Land Titles to determine if accreted land is included in the plan, the previously surveyed bank referred to in the present title must be shown in dotted line.

   If a new parcel is being created, the remainder of the land in the certificate of title should be included in the descriptive plan as a separate parcel. If the remainder is not included, a formal application pursuant to section 89 of the Land Titles Act should accompany the descriptive plan in order to update the legal description in the certificate of title.

6. **Owner's Signature** - The registered owner(s) must consent to the registration of the plan (SURVEY-FORM 3).

7. **Certification by an Alberta Land Surveyor** - The plan must be certified by an Alberta land Surveyor (SURVEY-FORM 2). The following is to be drafted on the plan:
   - Name of Surveyor
   - Date of Signing

8. **Registered Owner Information** - The name of the registered owner(s) is to be drafted on the plan.
9. **Subdivision Authority Information** - Where a Descriptive plan has the effect of subdividing land, subdivision authority approval is required. The following is to be drafted on the plan:

   Name of the Subdivision Authority
   File No.

10. **Fees** - Tariff item 8(1) is charged for the registration of the plan. In addition, except for plans within the City of Calgary, a cadastral mapping fee is charged pursuant to Alberta Regulation 94/2000 made pursuant to Surveys Act.