



REGULAR BOARD MEETING TO BE HELD ELECTRONICALLY AND TRANSMITTED VIA THE BOARDROOM OF THE SUNSHINE COAST REGIONAL DISTRICT OFFICES AT 1975 FIELD ROAD, SECHELT, B.C.



THURSDAY, MAY 12, 2022

AGENDA

CALL TO ORDER 2:00 p.m.

AGENDA

1. Adoption of agenda

MINUTES

2.	Regular Board meeting minutes of April 28, 2022	Annex A Pages 1 - 11
BUSI	INESS ARISING FROM MINUTES AND UNFINISHED BUSINESS	
3.	Reconsideration of resolution 082/22 recommendation No. 2 as adopted at the March 24, 2022 Regular Board meeting	Annex B p 12
PRE	SENTATIONS AND DELEGATIONS	
REP	ORTS	
4.	Corporate and Administrative Services Committee recommendation Nos. 3-7 of April 28, 2022 <i>(recommendation Nos. 1 and 2 previously adopted)</i>	Annex C pp 13 - 15
5.	Special Corporate and Administrative Services Committee recommendation No. 1 of May 5, 2022	Annex D pp 16 - 17
СОМ	MUNICATIONS	
6.	<u>Laurent Breault, General Director Fondation Émergence dated</u> <u>March 25, 2022</u> Regarding May 17, 2022 International Day Against Homophobia and Transphobia	Annex E p 18
7.	<u>Kerianne Poulsen, Deputy Corporate Officer District of Sechelt</u> <u>dated April 20, 2022</u> Regarding Sunshine Coast Childcare Action Plan - Joint Childcare Council Appointments	Annex F pp 19 - 20

MOTIONS

BYLAWS

8.	Planning and Development Procedures and Fees Amendment Bylaw No. 522.17, 2022 – <i>adoption</i> (Voting – Participants – weighted vote: A-2, B-2, D-2, E-2, F-2, Sechelt-6, Gibsons-3, SIGD-1)	Annex G pp 21 - 23
9.	Sunshine Coast Regional District Municipal Ticket Information System Amendment Bylaw No. 558.9, 2022 – adoption (Voting – All Directors – 1 vote each)	Annex H pp 24 - 29
10.	Sunshine Coast Regional District Bylaw Notice Enforcement Amendment Bylaw No. 638.10, 2022 – adoption (Voting – All Directors – 1 vote each)	Annex I pp 30 - 31
11.	West Howe Sound Official Community Plan Amendment Bylaw No. 640.5, 2021 <i>– third reading</i> (Voting – Electoral Area Directors – 1 vote each)	Annex J pp 32 - 34
12.	Sunshine Coast Regional District Zoning Amendment Bylaw No. 310.194, 2021 – third reading (Voting – Electoral Area Directors – 1 vote each)	Annex K pp 35 - 37
13.	Sunshine Coast Regional District Zoning Bylaw No. 722, 2019 – receipt of staff report – first reading (Voting – Electoral Area Directors – 1 vote each)	Annex L pp 38 – 329
DIRE	CTORS' REPORTS	Verbal

NEW BUSINESS

IN CAMERA

THAT the public be excluded from attendance at the meeting in accordance with Section 90 (1) (a), (f), (g), (i) and (k) of the *Community Charter* – "personal information about an identifiable individual …", "law enforcement, if the council considers that disclosure could reasonably be expected to harm the conduct of an investigation…", "litigation or potential litigation affecting the municipality", "the receipt of advice that is subject to solicitor-client privilege…" and "negotiations and related discussions respecting the proposed provision of a municipal service…".

ADJOURNMENT

UPCOMING MEETING DATES

SCRD Board, Committee, and Advisory Committee Meetings (to June 4, 2022)

Committee of the Whole	May 12 at 9:30 am
Regular Board	May 12 at 2:00 pm
Advisory Planning Commission (Area D)	May 16 at 7:00 pm
Electoral Area Services Committee	May 19 at 9:30 am
Advisory Planning Commission (Area B)	May 24 at 7:00 pm
Advisory Planning Commission (Area F)	May 24 at 7:00 pm
Advisory Planning Commission (Area A)	May 25 at 7:00 pm
Advisory Planning Commission (Area E)	May 25 at 7:00 pm
Committee of the Whole	May 26 at 9:30 am
Regular Board	May 26 at 2:00 pm

Other SCRD Meetings (Intergovernmental, Public Hearings, Information Sessions)

Local Government Show	June 2 at 4:00 pm

Please note: Meeting dates are current as of print date (May 6, 2022).



April 28, 2022

MINUTES OF THE MEETING OF THE BOARD OF THE SUNSHINE COAST REGIONAL DISTRICT HELD ELECTRONICALLY AND TRANSMITTED VIA THE BOARDROOM AT 1975 FIELD ROAD, SECHELT, B.C.

PRESENT*:	Chair	District of Sechelt	D. Siegers
	Directors	Electoral Area A Electoral Area B Electoral Area D Electoral Area E Electoral Area F District of Sechelt Town of Gibsons	L. Lee L. Pratt A. Tize D. McMahon M. Hiltz A. Toth D. Croal (Alt.)
ALSO PRESENT*:	Corporate GM, Corpo Manager, F Acting GM	_	D. McKinley S. Reid T. Perreault J. Jackson (in part) A. van Velzen J. Hill 0 1

*Directors, staff, and other attendees present for the meeting may have participated by means of electronic or other communication facilities in accordance with Sunshine Coast Regional District Board Procedures Bylaw 717.

CALL TO ORDER 2:00 p.m.

AGENDA	It was moved and seconded	
101/22	THAT the agenda for the meeting be adopted as amended.	
	CARRIED	
MINUTES		
Minutes	It was moved and seconded	
102/22	THAT the Regular Board meeting minutes of April 14, 2022 be adopted.	
	CARRIED	

REPORTS

Infrastructure It was moved and seconded 103/22 THAT Infrastructure Services Committee recommendation Nos. 1-6 of April 14, 2022 be received, adopted and acted upon as follows: Developing an SCRD Water Strategy Recommendation No. 1 THAT the report titled Developing an SCRD Water Strategy be received for information: AND THAT staff proceed with public engagement based on the report titled Developing an SCRD Water Strategy. **Recommendation No. 2** Best Practices for Water Meter Data THAT the report titled Best Practices for Water Meter Data be received for information. Recommendation No. 3 Water Supply Update THAT the verbal report entitled Water Supply Update be received for information. Landfill Disposal Ban for Food Waste and Recommendation No. 4 Recycling – Proposed Amendment of Timeline for Enforcement THAT the report titled Landfill Disposal Ban for Food Waste and Recycling – Proposed Amendment of Timeline for Enforcement be received for information; AND THAT the timing of implementation of fees associated with the enforcement of the landfill disposal ban for food waste, food soiled paper and paper be amended from July 1, 2022 to October 1, 2022. **Recommendation No. 5** Contract Award for Gypsum Recycling Services for Sechelt Landfill and Pender Harbour Transfer Station THAT the report titled Contract Award for Gypsum Recycling Services for Sechelt Landfill and Pender Harbour Transfer Station be received for information; AND THAT the Contract Award for Gypsum Recycling Services for Sechelt Landfill and Pender Harbour Transfer Station be awarded to New West Gypsum at a value of up to \$165,520 (excluding GST); AND FURTHER THAT the delegated authorities be authorized to execute the contract.

103/22 cont. <u>Recommendation No. 6</u> Water Supply Advisory Committee Minutes -March 7, 2022

THAT the Water Supply Advisory Committee meeting minutes of March 7, 2022 be received for information.

CARRIED

Planning It was moved and seconded

104/22 THAT Planning and Development Committee recommendation Nos. 1-9 of April 21, 2022 be received, adopted and acted upon as follows:

Recommendation No. 1 Planning and Development Department 2022 Q1 Report

THAT the report titled Planning and Development Department 2022 Q1 Report be received for information.

<u>Recommendation No. 2</u> BC Timber Sales Operating Plan (CRN00140) 2022 - 2026

THAT the report titled BC Timber Sales Operating Plan (CRN00140) 2022 - 2026 be received for information.

Recommendation No. 3 West Howe Sound Official Community Plan Amendment Bylaw 640.5, 2021 and Zoning Amendment Bylaw No. 310.194, 2021

THAT the report titled West Howe Sound Official Community Plan Amendment Bylaw 640.5 and Zoning Amendment Bylaw 310.194 (2061 Twin Creeks Road) be received for information;

AND THAT West Howe Sound Official Community Plan Amendment Bylaw 640.5, 2021 and Sunshine Coast Regional District Zoning Amendment Bylaw No. 310.194, 2021 be forwarded to the Board for third reading, and prior to adoption of the bylaws, a covenant to implement fire protection measures and FireSmart programs for the proposed developments be registered on title of the subject property.

<u>Recommendation No. 4</u> Renewal of Pender Harbour Golf Club Lease Agreement

THAT the report titled Renewal of Pender Harbour Golf Club Lease Agreement be received for information;

AND THAT the delegated authorities be authorized to execute renewal of the Pender Harbour Golf Club Lease Agreement for a 5-year term (2022 - 2027);

104/22 cont. AND FURTHER THAT a staff report be brought back to the SCRD Board at a future date for consideration of amending the lease agreement for a 25-year term along with other provisions which would allow the Pender Harbour Golf Club more flexibility in operations and long-term planning needs.

> <u>Recommendation No. 5</u> Agreement Renewal of Pender Harbour Golf Club Lease

> THAT signage acknowledging SCRD support for the Pender Harbour Golf Club be considered when amending the lease agreement for a 25-year term.

<u>Recommendation No. 6</u> Telus Telecommunication Tower near Storm Bay – Request for Local Government Concurrence (BC109063)

THAT the report titled Telus Telecommunication Tower near Storm Bay – Request for Local Government Concurrence (BC109063) be received for information;

AND THAT the Sunshine Coast Regional District (SCRD) provide Telus and Innovation, Science and Economic Development Canada with the following statements respecting the proposed Telus Telecommunication Tower near Storm Bay (Site BC109063):

- a. Telus has satisfactorily completed consultation with the SCRD; and
- b. SCRD concurs with Telus's proposal to construct the wireless telecommunication facility provided it is constructed substantially in accordance with the submitted plans and Telus addresses any shíshálh Nation archaeological or environmental concerns.

<u>Recommendation No. 7</u> Frontage Waiver FRW00015 (4289 Francis Peninsula Road)

THAT the report titled Frontage Waiver FRW00015 (4289 Francis Peninsula Road) – Electoral Area A be received for information;

AND THAT the requirement for road frontage of a minimum 10% of the lot perimeter for the proposed Lot 2 in the subdivision of BLOCK 57 District Lot 1390 Plan 4276 be waived.

Recommendation No. 8 CEPF Approval of Evacuation Route Planning Grant

THAT the report titled Community Emergency Preparedness Fund – Approval of Evacuation Route Planning Grant be received for information;

AND THAT the SCRD accept the Community Emergency Preparedness Fund Grant for Evacuation Route Planning valued at \$25,000;

104/22 cont. AND THAT the delegated authorities be authorized to execute the approval agreement and accept the terms of condition;

AND FURTHER THAT the 2022-2026 Financial Plan be amended accordingly.

Recommendation No. 9 Halfmoon Bay APC Meeting Minutes of March 22, 2022

THAT the Halfmoon Bay Advisory Planning Commission meeting minutes of March 22, 2022 be received for information.

CARRIED

Planning It was moved and seconded

105/22 THAT Planning and Development Committee recommendation No. 10 of April 21, 2022 be referred to the May 12, 2022 Regular Board meeting as follows:

> <u>Recommendation No. 10</u> Roberts Creek Official Community Plan Amendment Bylaw 641.13, 2021 (1220 Lockyer Road)

THAT the report titled Roberts Creek Official Community Plan Amendment Bylaw 641.13, 2021 (1220 Lockyer Road) – Alternate Solution be received for information;

AND THAT based on receipt of new information as outlined in this staff report, Resolution 082/22 Recommendation No. 2 as adopted at the March 24, 2022 Regular Board meeting be brought back for reconsideration of alternate action;

AND THAT *Roberts Creek Official Community Plan Amendment Bylaw 641.13* be abandoned;

AND FURTHER THAT staff be directed to proceed with the alternate solution, including:

- 1. The development of a compliance agreement to wind-down unpermitted land uses and pursuing compliance on any land development issues;
- 2. Subject to achieving a compliance agreement, prepare for Board decision a policy of temporary selective enforcement of bylaws relating to siting of recreational vehicles at 1220 Lockyer Road.

CARRIED

Community It was moved and seconded

106/22THAT Community Services Committee recommendation Nos. 1-6 of April21, 2022 be received, adopted and acted upon as follows:

Recommendation No. 1 New Brighton Dock Committee Delegation

THAT the delegation materials provided by New Brighton Dock Committee (Gambier Island Community Association) be received for information.

<u>Recommendation No. 2</u> 2022 Sunshine Coast Transit Future Action Plan Delegation

THAT the delegation materials provided by Rob Ringma, Senior Manager, Government Relations and Frank He, Transit Planner, BC Transit regarding the 2022 Sunshine Coast Transit Future Action Plan be received for information.

Recommendation No. 3 2022 Sunshine Coast Transit Future Action Plan

THAT the report titled 2022 Sunshine Coast Transit Future Action Plan be received for information;

AND THAT the 2022 Sunshine Coast Transit Future Action Plan be approved as a planning tool for future transit services and infrastructure priorities.

Recommendation No. 4 RSTBC Partnership Agreement Renewal for Dakota Ridge Winter Recreation Area

THAT the report titled Recreation Sites and Trails BC Partnership Agreement Renewal for Dakota Ridge Winter Recreation Area be received for information;

AND THAT the SCRD renew the Recreation Sites and Trails BC Partnership Agreement PA23-DSI-05 for a 5-year period;

AND FURTHER THAT SCRD delegated authorities be authorized to sign the Partnership Agreement renewal documents.

<u>Recommendation No. 5</u> Dakota Ridge Winter Recreation Area – Exploration of a new Partnership Agreement

THAT the report titled Dakota Ridge Winter Recreation Area – Exploration of a new Partnership Agreement be received for information.

THAT the report titled Disaster Recovery Plan, Regional Flooding Events - Chaster House and Pedestrian Bridge be received for information;

AND THAT the Chaster park pedestrian bridge and retaining wall repair planning be funded through [650] Community Parks Operating Reserves up to \$32,500;

AND THAT a 0.075 FTE for project management oversight be approved as part of the total project budget above;

AND FURTHER THAT the 2022-2026 Financial Plan Bylaw 735 be amended accordingly.

CARRIED

Corporate It was moved and seconded

107/22 THAT Corporate and Administrative Services Committee recommendation Nos. 1-2 of April 28, 2022 be received, adopted and acted upon as follows:

> **Recommendation No. 1** 2021 Audit Findings Report and Statement of Financial Information – MNP LLP

THAT the report titled Sunshine Coast Regional District (SCRD) 2021 Audit Findings Report and Statement of Financial Information, and the following documents be received for information;

- 2021 Audit Findings Report to the Board of Directors;
- Draft Independent Auditor's Report SCRD;
- Draft Independent Auditor's Report Foreshore Leases (Hillside);
- Audit Management Letter from MNP LLP;
- Draft Statement of Financial Information (including the SCRD 2021 Draft Audited Financial Statements Year Ended December 31, 2021;

AND THAT the 2021 Draft Audited Financial Statements and Statement of Financial Information for Year Ended December 31, 2021 be approved as presented. 107/22 cont. <u>Recommendation No. 2</u> 2022 Chair's Appointment to Standing Committees

THAT the report titled 2022 Chair's Appointments to Standing Committees be received for information;

AND THAT Chair appointments and newly established standing committees for Committee of the Whole, Electoral Area Services, and Board Policy Review be affirmed as follows:

Committee of the Whole:

Co-Chairs	Andreas Tize Lori Pratt
Co-Vice Chairs	Leonard Lee Alton Toth
Members	All SCRD Directors

Electoral Area Services Committee:

Chair	Alton Toth
Vice Chair	Mark Hiltz
Members	All SCRD Directors

Board Policy Review Committee:

Chair	Donna McMahon
Vice Chair	Mark Hiltz
Members	(Directors Toth, Pratt, Lee)

AND THAT the 2022 Board standing committee meeting schedule be updated to reflect appointments to the newly established committees, effective May 6, 2022;

AND THAT the Terms of Reference for each of the Committee of the Whole, the Electoral Area Services Committee, and the Board Policy Review Committee be approved as amended, as follows:

- Committee of the Whole, section 3.2 be amended to confirm appointment of Committee Co-Chairs and Co-Vice Chairs;
- Electoral Area Services Committee section 3.1 be amended to include "all SCRD Directors";
- The following Duties/Mandates from the Electoral Areas Services Committee Terms of Reference be moved to Committee of the Whole Terms of Reference as follows: Refuse Collection, North and South Pender Water, Egmont, Halfmoon Bay and Roberts Creek Fire Departments, Egmont / Pender Harbour Library, Roberts Creek Library Service and Halfmoon Bay Library Service;

	 Amend section 4.1 of the Board Policy Review Committee to: "Th Board Policy Review Committee will meet at least once annually and from time to time"; 	ıe
	AND FURTHER THAT the Terms of Reference for the Budget Committe be referred to a future Committee meeting with options to expand the Committee Terms of Reference to a broader mandate for a Finance Committee.	e
	CARRIED	
Office of CAO Monthly Report	It was moved and seconded	
108/22	THAT the April 28, 2022 verbal report from the Office of the CAO be received for information.	
	CARRIED	
BYLAWS		
Bylaw 522.17	It was moved and seconded	
109/22	THAT <i>Planning and Development Procedures and Fees Amendment Bylaw No. 522.17, 2022</i> be read a first time.	
	CARRIED	
Bylaw 522.17	It was moved and seconded	
110/22	THAT <i>Planning and Development Procedures and Fees Amendment</i> <i>Bylaw No. 522.17, 2022</i> be read a second time.	
	CARRIED	
Bylaw 522.17	It was moved and seconded	
111/22	THAT <i>Planning and Development Procedures and Fees Amendment</i> <i>Bylaw No. 522.17, 2022</i> be read a third time.	
	CARRIED	
Bylaw 558.9	It was moved and seconded	
112/22	THAT Sunshine Coast Regional District Municipal Ticket Information System Amendment Bylaw No. 558.9, 2022 be read a first time.	

CARRIED

Bylaw 558.9	It was moved and seconded
113/22	THAT Sunshine Coast Regional District Municipal Ticket Information System Amendment Bylaw No. 558.9, 2022 be read a second time.
	CARRIED
Bylaw 558.9	It was moved and seconded
114/22	THAT Sunshine Coast Regional District Municipal Ticket Information System Amendment Bylaw No. 558.9, 2022 be read a third time.
	CARRIED
Bylaw 638.10	It was moved and seconded
115/22	THAT Sunshine Coast Regional District Bylaw Notice Enforcement Amendment Bylaw No. 638.10, 2022 be read a first time.
	CARRIED
Bylaw 638.10	It was moved and seconded
116/22	THAT Sunshine Coast Regional District Bylaw Notice Enforcement Amendment Bylaw No. 638.10, 2022 be read a second time.
	CARRIED
Bylaw 638.10	It was moved and seconded
117/22	THAT Sunshine Coast Regional District Bylaw Notice Enforcement Amendment Bylaw No. 638.10, 2022 be read a third time.

CARRIED

DIRECTORS' REPORTS

Directors provided a verbal report of their activities.

The Board moved In Camera at 2:53 p.m.

IN CAMERA It was moved and seconded

118/22 THAT the public be excluded from attendance at the meeting in accordance with Section 90 (1) (f), (g), (i) and (k) of the *Community Charter* – "law enforcement…", "litigation or potential litigation affecting the municipality", "the receipt of advice that is subject to solicitor-client privilege…" and "negotiations and related discussions respecting the proposed provision of a municipal service…".

CARRIED

The Board moved out of In Camera at 3:53 p.m.

RELEASE OF ITEMS FROM IN CAMERA

Water Supply Advisory Review	It was moved and seconded	
119/22	THAT the SCRD Board provide direction to staff to bring forward a staff report to a public Committee meeting in Q2 2022 with updated Terms of Reference for the Water Supply Advisory Committee.	
		CARRIED
ADJOURNMENT	It was moved and seconded	
120/22	THAT the Regular Board meeting be adjourned.	
		CARRIED

The meeting adjourned at 3:53 p.m.

Certified correct

Corporate Officer

Confirmed this _____ day of _____

Chair

Reconsideration of resolution 082/22 recommendation No. 2 as adopted at the March 24, 2022 Regular Board meeting Page 1

Resolution 082/22 Recommendation No. 2 as adopted at the March 24, 2022 is provided for reconsideration as follows:

082/22 Recommendation No. 2 Roberts Creek Official Community Plan Amendment Bylaw 641.13, 2021 (1220 Lockyer Road)

THAT Roberts Creek Official Community Plan Amendment Bylaw No. 641.13, 2021 be forwarded to the Board for Second Reading as amended, as follows:

Strike out "...the purpose of permitting up to five recreational vehicles to be used for long-term, temporary accommodation.", and replace with "...the purpose of permitting up to 4 spaces for the non-transient siting of recreational vehicles used only for long-term residential use."

Β

AND THAT the consistency of Roberts Creek Official Community Plan Amendment Bylaw No. 641.13, 2021 with the SCRD 2022 - 2026 Financial Plan and 2011 Solid Waste Management Plan be considered and reported to the Board.

At the Regular Board meeting of April 28, 2022, the following Planning and Development Committee recommendation was referred to the May 12, 2022 Regular Board meeting for consideration of adoption:

105/22 **Recommendation No. 10** Roberts Creek Official Community Plan Amendment Bylaw 641.13, 2021 (1220 Lockyer Road)

THAT based on receipt of new information as outlined in this staff report, Resolution 082/22 Recommendation No. 2 as adopted at the March 24, 2022 Regular Board meeting be brought back for reconsideration of alternate action;

AND THAT *Roberts Creek Official Community Plan Amendment Bylaw* 641.13 be abandoned;

AND FURTHER THAT staff be directed to proceed with the alternate solution, including:

- The development of a compliance agreement to wind-down unpermitted land uses and pursuing compliance on any land development issues;
- 2. Subject to achieving a compliance agreement, prepare for Board decision a policy of temporary selective enforcement of bylaws relating to siting of recreational vehicles at 1220 Lockyer Road.

SUNSHINE COAST REGIONAL DISTRICT CORPORATE AND ADMINISTRATIVE SERVICES COMMITTEE

April 28, 2022

RECOMMENDATIONS FROM THE CORPORATE AND ADMINISTRATIVE SERVICES COMMITTEE MEETING HELD ELECTRONICALLY AND TRANSMITTED VIA THE BOARDROOM AT 1975 FIELD ROAD, SECHELT, B.C.

PRESENT:	Chair	District of Sechelt	D. Siegers
	Directors	Electoral Area A Electoral Area B Electoral Area D Electoral Area E Electoral Area F District of Sechelt	L. Lee L. Pratt A. Tize D. McMahon M. Hiltz A. Toth
ALSO PRESENT:	G.M., Corporate Services / Chief Financial Officer Corporate Officer Manager, Financial Services Senior Manager, Human Resources		D. McKinley T. Perreault S. Reid B. Wing G. Parker (Part) T. Crosby 0

CALL TO ORDER 9:32 a.m.

Director Lee was appointed Vice-Chair for the April 28, 2022 Corporate and Administrative Services Committee Meeting.

AGENDA The agenda was adopted as presented.

PRESENTATIONS AND DELEGATIONS

Cory Vanderhorst, Regional Assurance Partner and Kristy Rowbotham, Client Account Services of MNP LLP addressed the Board regarding the Sunshine Coast Regional District's (SCRD) Final Report – 2021 Audit Findings, Draft Independent Auditor's Report – SCRD, Draft Independent Auditor's Report – Foreshore Leases (Hillside), Audit Management Letter and the draft audited Financial Statements for year ending December 31, 2021.

The Committee recessed at 10:25 a.m. and reconvened at 10:31 a.m.

The Committee observed a moment of silence in recognition of the National Day of Mourning.

REPORTS

Recommendation No. 1 2021 Audit Findings Report and Statement of Financial Information – MNP LLP

The Corporate and Administrative Services Committee recommended that the report titled

Sunshine Coast Regional District (SCRD) 2021 Audit Findings Report and Statement of Financial Information, and the following documents be received for information;

- 2021 Audit Findings Report to the Board of Directors;
- Draft Independent Auditor's Report SCRD;
- Draft Independent Auditor's Report Foreshore Leases (Hillside);
- Audit Management Letter from MNP LLP;
- Draft Statement of Financial Information (including the SCRD 2021 Draft Audited Financial Statements Year Ended December 31, 2021;

AND THAT the 2021 Draft Audited Financial Statements and Statement of Financial Information for Year Ended December 31, 2021 be approved as presented;

AND FURTHER THAT this recommendation be forwarded to the Regular Board Meeting on April 28, 2022.

Recommendation No. 2 2022 Chair's Appointment to Standing Committees

The Corporate and Administrative Services Committee recommended that the report titled 2022 Chair's Appointments to Standing Committees be received for information;

AND THAT Chair appointments and newly established standing committees for Committee of the Whole, Electoral Area Services, and Board Policy Review be affirmed as follows:

Committee of the Whole:	Co-Chairs	Andreas Tize Lori Pratt
	Co-Vice Chairs	Leonard Lee Alton Toth
	Members	All SCRD Directors
Electoral Area Services Committee:	Chair Vice Chair	Alton Toth Mark Hiltz
	Members	All SCRD Directors
Board Policy Review Committee:	Chair Vice Chair Members	Donna McMahon Mark Hiltz (Directors Toth, Pratt, Lee)

AND THAT the 2022 Board standing committee meeting schedule be updated to reflect appointments to the newly established committees, effective May 6, 2022;

AND THAT the Terms of Reference for each of the Committee of the Whole, the Electoral Area Services Committee, and the Board Policy Review Committee be approved as amended, as follows:

• Committee of the Whole, section 3.2 be amended to confirm appointment of Committee Co-Chairs and Co-Vice Chairs;

- Electoral Areas Service Committee section 3.1 be amended to include "all SCRD Directors";
- The following Duties/Mandates from the Electoral Areas Services Committee Terms of Reference be moved to Committee of the Whole Terms of Reference as follows: Refuse Collection, North and South Pender Water, Egmont, Halfmoon Bay and Roberts Creek Fire Departments, Egmont / Pender Harbour Library, Roberts Creek Library Service and Halfmoon Bay Library Service;
- Amend section 4.1 of the Board Policy Review Committee to: "The Board Policy Review Committee will meet at least once annually and from time to time...";

AND THAT the Terms of Reference for the Budget Committee be referred to a future Committee meeting with options to expand the Committee Terms of Reference to a broader mandate for a Finance Committee;

AND FURTHER THAT this recommendation be forwarded to the April 28, 2022 Regular Board Meeting.

Recommendation No. 3 Reserves and Holding Funds

The Corporate and Administrative Services Committee recommended that the report titled Status of Reserves and Holding Funds as at March 31, 2022 be received for information.

Recommendation No. 4 Community Benefits and Amenities Contribution Funds

The Corporate and Administrative Services Committee recommended that staff report to a future Committee meeting related to the investments in community benefits and amenities contributions with context as to current fund usage, historical background of usage and providing future options for the funds (Master Plans, Amenities, etc.).

Recommendation No. 5 Gas Tax Community Works Fund

The Corporate and Administrative Services Committee recommended that the report titled Gas Tax Community Works Fund Update be received for information.

Recommendation No. 6 Contracts Between \$50,000 and \$100,000

The Corporate and Administrative Services Committee recommended that the report titled Contracts Between \$50,000 and \$100,000 from January 1 to March 31, 2022 be received for information.

Recommendation No. 7 Director Constituency and Travel Expenses

The Corporate and Administrative Services Committee recommended that the report titled Director Constituency and Travel Expenses for Period Ending March 31, 2022 be received for information.

ADJOURNMENT 12:28 p.m.

Committee Chair

SUNSHINE COAST REGIONAL DISTRICT SPECIAL CORPORATE AND ADMINISTRATIVE SERVICES COMMITTEE

D

May 5, 2022

RECOMMENDATIONS FROM THE SPECIAL CORPORATE AND ADMINISTRATIVE SERVICES COMMITTEE MEETING HELD ELECTRONICALLY AND TRANSMITTED VIA THE BOARDROOM AT 1975 FIELD ROAD, SECHELT, B.C.

PRESENT	Chair	District of Sechelt	D. Siegers
	Directors	Electoral Area A Electoral Area B Electoral Area D Electoral Area E Electoral Area F	L. Lee L. Pratt A. Tize D. McMahon M. Hiltz
ALSO PRESENT:	, I		T. Perreault T. Crosby 0 0

CALL TO ORDER 9:46 a.m.

AGENDA The agenda was adopted as presented.

Director Hiltz was appointed Vice–Chair for the May 5, 2022 Special Corporate and Administrative Services Committee Meeting

REPORTS

Recommendation No. 1 2022 Electoral Areas' Grant-in-Aid

The Corporate and Administrative Services Committee recommended that the report titled 2022 Electoral Areas' Grant-in-Aid (GIA) be received for information.

IN CAMERA

The Committee moved In-Camera at 9:49 a.m.

That the public be excluded from attendance at the meeting in accordance with Section 90 (1) (k) of the *Community Charter* – "negotiations and related discussion respecting the proposed provision of a municipal service that are at their preliminary stages and that, in the view of the council, could reasonably be expected to harm the interests of the municipality if they were held in public".

The Committee moved out of In Camera at 10:51 a.m.

16

ADJOURNMENT 10:51 a.m.

Committee Chair



Montréal, Friday, March 25, 2022

Subject: International Day Against Homophobia and Transphobia, May 17, 2022

Hi,

Fondation Émergence's mission is to defend the rights of lesbian, gay, bisexual and trans (LGBTQ+) people. Each year, it organizes the International Day Against Homophobia and Transphobia (May 17), which was created by the Foundation for the first time in the world, in Quebec, in 2003. This day is now recognized nationally and internationally.

For last year's International Day Against Homophobia and Transphobia, Fondation Émergence sent a pride flag (rainbow) to every municipality in Quebec. For this year, we're trying to reach out to every municipality in Canada, this will send a stronger message to the government that the population stand with the LGBTQ+ community. We also invite you to adopt a resolution at City Council to mark this important day (see attached template in the email). Also, we invite you to send us a photo of the flag being raised (<u>raja.dridi@fondationemergence.org</u>), to make a mosaic of all the municipalities in Canada, which will be shared on our social networks.

In addition, we invite you to share this same photo on your social networks by identifying @journee17mai with the #may17mai so that your municipality radiates its inclusiveness throughout Canada.

If you do not have a flag in your possession, you can send us a request at the following email address: (<u>raja.dridi@fondationemergence.org</u>) with the complete address of the City Hall and we will be able to send you one at the price of only \$15.

Last year, several municipalities followed suit, so join us! Map of Municipalities - May 17

With your support, we continue to make history in Canada and internationally by taking a strong stand against homophobia and transphobia. Together, we can create a country that fully accepts sexual and gender diversity.

Yours sincerely

aunthian

Laurent Breault General Director

Présentateur officiel







Ε

From:	Kerianne Poulsen via RT
Subject:	[Board #208626] Sunshine Coast Childcare Action Plan - Joint Childcare Council Appointments
Date:	Wednesday, April 20, 2022 3:21:19 PM

Good afternoon Sunshine Coast Regional District Board Members,

One of the recommendations from the <u>Sunshine Coast Child Care Action Plan</u> was to create a Joint Childcare Council (JCC). At the Regular Council meeting this evening, the District of Sechelt Council will be considering appointments for the JCC. We invite you to consider appointing representatives on behalf of the SCRD to the JCC as well. Attached is a copy of the report we are bringing forward to Council.

From the Action Plan:

5. Create a Joint Child Care Council for the Sunshine Coast

The fifth recommendation is specifically targeted at the local level. Child care is primarily the domain of the Provincial Government, and also receives funding and policy support from the Federal Government. However, there are important steps that local governments and their partners can take to support child care services in their communities.

SUNSHINE COAST ADVANTAGE

The Sunshine Coast has a significant advantage in implementing the recommendations of this report given the high level of collaboration between key community partners that already exist in the form of the project's Steering Committee. The Steering Committee has endorsed the concept of evolving into a Joint Child Care (JCC) Council, and would include representatives from:

- District of Sechelt
- Town of Gibsons
- Sunshine Coast Regional District
- Vancouver Coastal Health
- Sunshine Coast Community Services
- School District 46
- Capilano University Early Childhood Education Program
- Local Businesses

• Other partners as identified by the JCC

The JCC would act as the oversight body for child care in the region generally, and would specifically focus on monitoring and coordinating the recommendations from this report.



Kerianne Poulsen (she/her)

Deputy Corporate Officer

Direct 604-740-8479 |PO Box 129 | 2nd Floor, 5797 Cowrie St. | Sechelt, BC | V0N 3A0

I acknowledge with gratitude that I work on the unceded homelands of the shíshálh Nation

Be Calm. Be Kind. Be Coastal.

This e-mail communication is CONFIDENTIAL AND LEGALLY PRIVILEGED. If you are not the intended recipient, please notify me at the telephone number shown above or by return e-mail and delete this communication and attachment(s), and any copy, immediately. Thank you.

SUNSHINE COAST REGIONAL DISTRICT BYLAW NO. 522.17

(

A bylaw to amend *Planning and Development Procedures and Fees Bylaw No.* 522, 2003.

The Board of Directors of the Sunshine Coast Regional District, in open meeting assembled, enacts as follows:

PART A – CITATION

1. This bylaw may be cited as *Planning and Development Procedures and Fees Amendment Bylaw No. 522.17, 2022.*

PART B – AMENDMENT

- 2. *Planning and Development Procedure and Fees Bylaw No. 522, 2003* is hereby amended as follows:
 - a) Update all references to sections of the former version of the *Local Government Act* to the revised (RS2015) *Local Government Act.*
 - b) Add a new preamble clause as follows:

AND WHEREAS the Sunshine Coat Regional District may, pursuant to Part 12 of the *Local Government Act*, enforce bylaws including by imposing fines, penalties and costs;

c) Insert a new definition as follows:

"**Land use permit**" means a development permit, development variance permit, temporary commercial or industrial use permit, or tree cutting permit.

d) Delete the definition for "Planning & Development Committee" in its entirety and replace with a new definition for "Board Committee" as follows:

"Board Committee" means a Sunshine Coast Regional District Standing Committee.

- e) Replace all references to "Planning & Development Committee" with "Board or Board Committee".
- f) Replace all references to "a temporary commercial and industrial permit" with "a temporary commercial or industrial use permit".

21

g) Delete section 3. (2) in its entirety and replace with a new section 3. (2) as follows:

3. (2) An application for a Land Use Permit or an amendment to a Land Use Permit.

- h) Renumber sections 44 through to 45 to 47 through to 48 respectively.
- i) Insert new sections 44 through to 46 for Offences and Enforcement as follows:

Offences and Enforcement

44. Every person who:

- (1) commences construction of, an addition to, or alteration of a building or other structure within a development permit area designated by the Regional District under s. 488(1) of the *Local Government Act*;
- (2) alters land within a development permit area designated by the Regional District under section 488 (1) (a) or (b) of the *Local Government Act*, or
- (3) alters land or a building or other structure on land within a development permit area designated by the Regional District under section 488 (1) (d), (h), (i) or (j) of the *Local Government Act*,

shall first obtain a development permit, unless an exemption applies.

- 45. Every person who obtains a Land Use Permit or any other approval under this bylaw shall strictly comply with the terms and conditions of the approval and shall develop land strictly in accordance with the Land Use Permit.
- 46. Every person who:
 - (1) violates a provision of this bylaw;
 - (2) permits, suffers or allows any act to be done in violation of any provision of this bylaw;
 - (3) neglects to do anything required to be done under any provision of this bylaw; or
 - (4) allows a violation of this bylaw to continue;

commits an offence and each day a violation, contravention or breach of this bylaw continues is deemed to be a separate offence.

PART C – ADOPTION

READ A FIRST TIME	this	28 th day of	April, 2022
READ A SECOND TIME	this	28 th day of	April, 2022
READ A THIRD TIME	this	28 th day of	April, 2022
ADOPTED	this	12 th day of	May, 2022

CORPORATE OFFICER

CHAIR

BYLAW NO. 558.9

A bylaw to amend Sunshine Coast Regional District Municipal Ticket Information System Bylaw No. 558, 2006

WHEREAS the Board of the Sunshine Coast Regional District wishes to amend *Sunshine Coast Regional District Municipal Ticket Information System Bylaw No. 558,* 2006;

NOW THEREFORE the Board of the Sunshine Coast Regional District in open meeting assembled enacts as follows:

- 1. This bylaw may be cited for all purposes as *Sunshine Coast Regional District Municipal Ticket Information System Amendment Bylaw No. 558.9, 2022.*
- 2. Sunshine Coast Regional District Municipal Ticket Information System Bylaw No. 558, 2006 is hereby amended as follows:
 - a) Delete Schedule 1 in its entirety and replace with the revised Schedule 1 attached hereto.
 - b) Add new Schedule 21 as attached hereto.

READ A FIRST TIME	this	28 th day of	April, 2022
READ A SECOND TIME	this	28 th day of	April, 2022
READ A THIRD TIME	this	28 th day of	April, 2022
ADOPTED	this	12 th day of	May, 2022

CORPORATE OFFICER

CHAIR

Н

SCHEDULE 1

Attached to and Forming Part of Bylaw No 558, 2006.

Column 1 Designated Bylaws	Column 2 Designated Bylaw Enforcement Officer
Schedule 2Bylaw No. 422, 1995"SCRD Revised Water Rates and Regulations Bylaw No. 422, 1995"	General Manager, Infrastructure Services or Designate Utilities Supervisor Bylaw Compliance Officer
Schedule 3 Bylaw No. 310, 1987 • "SCRD Zoning Bylaw No. 310, 1987" •	Manager, Planning & Community Development or Designate Bylaw Compliance Officer Building Inspector
Schedule 4Bylaw No. 337, 1990•"SCRD Electoral A Zoning Bylaw No. 337, 1990"•	Manager, Planning & Community Development or Designate Bylaw Compliance Officer Building Inspector
Schedule 5 Bylaw No. 597, 2008 "SCRD Noise Control Bylaw No. 597, 2008"	Bylaw Compliance Officer Dog Control Officer RCMP Officers
Schedule 6 Bylaw No. 687, 2014 "SCRD Building Bylaw No. 687, 2014"	Bylaw Compliance Officer Building Inspector

SCHEDULE 1 (continued)

Attached to and Forming Part of Bylaw No 558, 2006.

Schedule 7	
Bylaw No. 376, 1994	Dog Control Officer
"SCRD Dog Regulation and Impounding Bylaw No. 376, 1994"	Bylaw Compliance OfficerRCMP Officers
Schedule 8 - Repealed	
Schedule 9	
Bylaw No. 356, 1991	Manager, Parks & Recreation
"SCRD Regional Parks	Parks Supervisor or DesignateParks Planning Coordinator
Regulation Bylaw No. 356, 1991"	 Bylaw Compliance Officer
	RCMP Officers
Schedule 10	
Bylaw No 350, 1991	Manager, Planning & Community Devicement or Designets
"SCRD Tree Cutting Permit	Development or DesignateBylaw Compliance Officer
Bylaw No. 350, 1991"	
Schedule 11	
Bylaw No 554, 2005	Dog Control Officer
"SCRD Kennel Regulation Bylaw	Bylaw Compliance Officer
No. 554, 2006"	
Schedule 12	
Bylaw No. 518, 2002	General Manager, Infrastructure
"SCRD Ports Regulation Bylaw	Services or Designate
No. 518, 2002"	 Bylaw Compliance Officer RCMP Officers
·	

SCHEDULE 1 (continued)

Attached to and Forming Part of Bylaw No 558, 2006.

Bylaw No. 598, 2008 • General Manager, Planning & Community Development or Designate "Roberts Creek Smoke Control Regulations Bylaw No. 598, 2008" • Bylaw Compliance Officer Schedule 14 - Repealed • Fire Hall Assistant Schedule 15 • Fire Chief or Designate Bylaw No. 631, 2011 • Fire Chief or Designate "SCRD Fire Protection Bylaw No. 631, 2011" • Fire Hall Assistants Schedule 16 Bylaw Compliance Officer Bylaw No. 405, 1994 • Solid Waste Management Coordinator "SCRD Sanitary Landfill Site Bylaw No. 405, 1994" • Solid Waste Manager, Infrastructure Services Bylaw No. 405, 1994 • Solid Waste Management Coordinator "SCRD Sanitary Landfill Site Bylaw No. 578, 2006 • Fire Chief or Designate Bylaw No. 578, 2006 • Fire Chief or Designate "Egmont and District Fire Protection Bylaw No. 578, 2006" • Fire Chief or Designate "Schedule 18 Bylaw Compliance Officer Bylaw No. 673, 2013 • Building Inspectors "SCRD Civic Addressing Regulations and Fees Bylaw No. 673, 2013" • Building Inspectors "SCRD Civic Addressing Regulations and Fees Bylaw No. 673, 2013" • Building Inspectors	Schedule 13	
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SUNSHINE COAST REGIONAL DISTRICT

SCHEDULE 1 (continued)

Attached to and Forming Part of Bylaw No 558, 2006.

Schedule 19	
Bylaw No. 691, 2014	 Bylaw Compliance Officer RCMP
"Keats Island Dog Regulation and Impounding Bylaw No. 691, 2014"	Dog Control Officer
Schedule 20	
Bylaw No. 622, 2014	 Bylaw Compliance Officer Fire Chief, Fire Hall Assistant or
"Halfmoon Bay Smoke Control	designate
and Airborne Emissions Regulations Bylaw No. 622,	 General Manager, Planning and Community Development or
2013"	Designate
Schedule 21	
Bylaw No. 522, 2003	 Manager, Planning & Development or Designate
"Planning & Development	Bylaw Compliance Officer
Procedures and Fees Bylaw No. 522, 2003"	Building Officials

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SCHEDULE 21

Attached to and Forming Part of Bylaw No 558, 2006.

Offence and Fine Schedule

"Planning & Development Procedures and Fees Bylaw No. 522, 2003"

OFFENCE	SECTION	FINE
Failure to obtain permit for alteration of land, building or other structure within a development permit area	44	\$1,000.00
Failure to comply with Land Use Permit	45	\$1,000.00
Violation or breach of bylaw, each day	46	\$1,000.00

I

BYLAW NO. 638.10

A bylaw to amend Sunshine Coast Regional District Bylaw Notice Enforcement Bylaw No. 638

The Board of the Sunshine Coast Regional District, in open meeting assembled, enacts as follows:

1. Citation

This Bylaw may be cited as *Sunshine Coast Regional District Bylaw Notice Enforcement Amendment Bylaw No. 638.10, 2022.*

2. Amendment

Sunshine Coast Regional District Bylaw Notice Enforcement Bylaw No. 638, 2011 is hereby amended as follows:

a. Add a new table to "Designated Bylaw Contraventions and Penalties" in Schedule "A" as follows:

Bylaw	Section	Description	A1 Penalty	A2 Early Payment Penalty	A3 Late Payment Penalty	A4 Compliance Agreement Available
Planning & Development Procedures and Fees Bylaw No. 522, 2003	44	Failure to obtain permit for alteration of land, building or other structure within development permit area	\$500	\$450	\$500	Yes
	45	Failure to comply with Land Use Permit	\$500	\$450	\$500	Yes
	46	Violation or breach of bylaw, each day	\$500	\$450	\$500	No

READ A FIRST TIME	this	28 th	day of	April, 2022
READ A SECOND TIME	this	28 th	day of	April, 2022
READ A THIRD TIME	this	28 th	day of	April, 2022
ADOPTED	this	12 th	day of	May, 2022

CORPORATE OFFICER

CHAIR

J

BYLAW NO. 640.5

A bylaw to amend the West Howe Sound Official Community Plan Bylaw No. 640, 2011

The Board of Directors of the Sunshine Coast Regional District, in open meeting assembled, enacts as follows:

PART A – CITATION

1. This bylaw may be cited as West Howe Sound Official Community Plan Amendment Bylaw No. 640.5, 2021.

PART B – AMENDMENT

2. West Howe Sound Official Community Plan Bylaw No. 640, 2011 is hereby amended as follows:

Amend *Map 1: Land Use* by re-designating the northwest triangular section of District Lot 4455 Group 1 New Westminster District from "Rural Residential B" to "Mobile Home Park", as depicted in Appendix A attached to and forming part of this Bylaw.

PART C – ADOPTION

PURSUANT TO SECTION 475 OF THE <i>LOCAL</i> GOVERNMENT ACT CONSULTATION REQUIREMENTS COMPLETED in		DECEMBER, 2021
READ A FIRST TIME this	24 [™]	DAY OF FEBRUARY, 2022
READ A SECOND TIME this	24 [™]	DAY OF FEBRUARY, 2022
CONSIDERED IN CONJUNCTION WITH THE SUNSHINE COAST REGIONAL DISTRICT FINANCIAL PLAN AND ANY APPLICABLE WASTE MANAGEMENT PLANS PURSUANT TO THE <i>LOCAL GOVERNMENT ACT</i> this	24 TH	DAY OF FEBRUARY, 2022
PUBLIC HEARING HELD PURSUANT TO THE LOCAL GOVERNMENT ACT this	29 ^{тн}	DAY OF MARCH, 2022

READ A THIRD TIME this

ADOPTED this

12TH DAY OF MAY, 2022

DAY OF APRIL, YEAR

Corporate Officer

Chair


BYLAW NO. 310.194

A bylaw to amend the Sunshine Coast Regional District Zoning Bylaw No. 310, 1987

The Board of Directors of the Sunshine Coast Regional District, in open meeting assembled, enacts as follows:

PART A – CITATION

1. This bylaw may be cited as *Sunshine Coast Regional District Zoning Amendment Bylaw No. 310.194, 2021.*

PART B – AMENDMENT

- 2. Sunshine Coast Regional District Zoning Bylaw No. 310, 1987 is hereby amended as follows:
 - a. Amend *Schedule A* by rezoning the northwest triangular section of District Lot 4455 Group 1 New Westminster District from "RU2" to "RM3", and That part of District Lot 4454 lying to the east of the road shown on Reference Plan 4067 Group 1 New Westminster District from "RU2" to "C3", as depicted in Appendix A attached to and forming part of this Bylaw.
 - b. Insert the following subsection immediately after Section 7.21.2:

7.21.2.a Notwithstanding Section 7.21.2, in District Lot 4455 Group 1 New Westminster District, the number of mobile homes permitted shall not exceed 37.

c. Insert the following section immediately after Section 821.4:

821.5 Notwithstanding Section 821.1, the following provisions shall apply to That part of District Lot 4454 lying to the east of the road shown on Reference Plan 4067 Group 1 New Westminster District:

- 1) Only the following uses shall be permitted:
 - a) Campground with a maximum of 10 sites per hectare;
 - b) Washroom and laundry facilities accessory to a campground;
 - c) Restaurant and pub;
 - d) Convenience store and retail with a maximum floor area of 100 m²;
 - e) Golf course and clubhouse;
 - f) Billiard room;
 - g) Gymnasium.
- 2) Notwithstanding Section 821.7, the parcel coverage of all buildings and structures except recreational vehicles or tents shall not exceed 20%.
- c. Re-number existing subsections 821.5, 821.6, 821.7 and 821.8 to 821.6, 821.7, 821.8 and 821.9 respectively.

PART C – ADOPTION

READ A FIRST TIME this	24TH	DAY OF FEBRUARY	2022
READ A SECOND TIME this	24TH	DAY OF FEBRUARY	2022
PUBLIC HEARING HELD PURSUANT TO THE LOCAL GOVERNMENT ACT this	29TH	DAY OF MARCH,	2022
READ A THIRD TIME this	12TH	DAY OF MAY,	2022
ADOPTED this	####	DAY OF,	YEAR

Corporate Officer

Chair



Rezone the northwest triangular section of District Lot 4455 Group 1 New Westminster District (subject area 1) from "RU2" to "RM3", and That part of District Lot 4454 lying to the east of the road shown on Reference Plan 4067 Group 1 New Westminster District (subject area 2) from "RU2" to "C3",



SUNSHINE COAST REGIONAL DISTRICT STAFF REPORT

TO: SCRD Board – May 12, 2022

AUTHOR: Yuli Siao, Senior Planner

SUBJECT: Zoning Bylaw No. 722 Consideration of First Reading

RECOMMENDATION

THAT the report titled Zoning Bylaw No. 722 Consideration of First Reading be received for information;

AND THAT Zoning Bylaw No. 722 be considered for First Reading;

AND THAT staff schedule a public information meeting to consider Zoning Bylaw No. 722;

AND FURTHER THAT Zoning Bylaw No. 722 be referred to agencies and Advisory Planning Commissions for comment.

BACKGROUND

On January 13, 2022, the SCRD Board adopted resolution 009/22 as follows:

Recommendation No. 1 Introduction of Draft New Zoning Bylaw No. 722

THAT the report titled Introduction of Draft New Zoning Bylaw No. 722 be received for information;

AND THAT the formal review and adoption process of Zoning Bylaw No. 722 proceed in the First Quarter of 2022.

This report presents Zoning Bylaw No. 722 to the Board for consideration of first reading and outlines next steps in the Bylaw's review and adoption process.

DISCUSSION

Following receipt of the report titled <u>Introduction</u> of Draft New Zoning Bylaw No. 722 by SCRD Board in December, 2021, a workshop was held in March 2022 with Board members to review the Bylaw update project parameters and process.

The proposed bylaw is an initial phase of work related to a series of strategic planning enhancement projects and brings forward a number of key changes to address urgent community needs and concerns, in advance of future more comprehensive planning enhancement projects. Some of the highlights of Bylaw 722, include providing measures to immediately address housing diversity options that can be recognized in advance of future Official Community Plan work, as well as providing clarity, updating and inclusion of modern needs related to home-based business, residential agriculture, climate resiliency, and short-term rentals. Technical housekeeping and user-friendly format changes are also addressed. Specific changes that are aimed at addressing housing diversity include:

- provisions for secondary suites in any single-unit dwelling;
- increasing the maximum floor area for auxiliary dwellings to 90 m2;
- removing the 6-metre minimum building width requirement for dwellings; and,
- providing clarity around two-unit dwelling parameters with the intent of promoting this housing form where already permitted.

This report is intended to bring forward Zoning Bylaw No. 722 (Attachment A) to the Board for formal consideration of first reading. It is recommended that following first reading of the Bylaw, public information meetings to consider the Bylaw be arranged and the Bylaw be referred to Advisory Planning Commissions and agencies for comments.

Upon completion of public information meetings and agency referrals, a summary report of feedback received will be provided to the Board along with recommendation for consideration of second reading of the Bylaw.

Following second reading of the Bylaw, a statutory public hearing to consider the Bylaw and to gather further public input will be arranged in accordance with the *Local Government Act*. After the public hearing, the Board may consider third reading and adoption of the Bylaw.

CONCLUSION

Zoning Bylaw No. 722 is ready to proceed to the formal review and adoption process. Staff recommend that the Bylaw be forwarded to the Board for first reading and be referred to agencies for comments, and public information meetings be arranged to consider the Bylaw.

ATTACHMENT

Attachment A – Zoning Bylaw No. 722

Reviewed b	y:		
Manager	X – J. Jackson	CFO/Finance	
GM	X – I. Hall	Legislative	X – S. Reid
CAO	X – D. McKinley	Solid Waste	

Attachment A

SUNSHINE COAST REGIONAL DISTRICT ZONING BYLAW NO. 722

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PART 1 ENACTMENT

1.1 TITLE

1.1.1 This Bylaw may be cited for all purposes as the "Sunshine Coast Regional District Zoning Bylaw No. 722, 2019".

PART 2 ADMINISTRATION

2.1 ADMINISTRATION

2.1.1 Land shall not be *used*, *altered* or subdivided and *buildings* and *structures* shall not be constructed, altered, sited or *used* except as specifically permitted by this bylaw.

2.2 ENFORCEMENT

2.2.1 The Chief Administrative *Officer*, Corporate *Officer*, General Manager of Planning and Community Development or Manager, Planning and Development, (Designated Authorities) being *officers*, or the Planner, Chief *Building* Official, *Building* Official, Bylaw Enforcement *Officer*, or other persons so designated by resolution, being hereby designated to act in place of the Designated Authorities for the purposes of this section, are authorized at all reasonable times to enter on property that is subject to regulation under this bylaw to ascertain whether the regulations or directions under this bylaw are being observed.

2.3 OFFENCE

- 2.3.1 Every person who:
 - a) violates any of the provisions of this bylaw;
 - b) ca*use*s or permits any act or thing to be done in contravention of any of the provisions of this bylaw;
 - c) neglects or omits to do anything required under this bylaw;
 - d) carries out, ca*use*s or permits to be carried out any development in a manner prohibited by or contrary to any of the provisions of this bylaw;
 - e) fails to comply with an order, direction or notice given under this bylaw;
 - f) prevents or obstructs or attempts to prevent or obstruct the authorized entry of the Manager, Planning & Development, Planner, Chief *Building* official, *Building* official, Bylaw Enforcement *Officer*, or other person so designated by resolution of the *Board* shall be deemed to have committed an of*fence* under this bylaw; or
 - g) alters land.

2.4 PENALTY

2.4.1 Every person who commits an offence under this bylaw is liable on summary conviction to a penalty under the *Offence Act.*

2.4.2 Each day during which an offence occurs shall be deemed to constitute a new and separate offence.

2.5 SEVERABILITY

2.5.1 If any section, subsection, sentence, clause or phrase of this bylaw is for any reason held to be invalid by the decision of any Court of competent jurisdiction, the invalid portion shall be severed and the decision that it is invalid shall not affect the validity of the remainder.

PART 3 INTERPRETATION

3.1 INTERPRETATION

- 3.1.1 In this Bylaw, defined terms and provincial legislation are shown in italics, except for those in headings.
- 3.1.2 A reference to any bylaw of the *Regional District* or Provincial or Federal legislation is a reference to that law as amended, whether amended before or after the effective date of this Bylaw.
- 3.1.3 All measurements and symbols in this Bylaw shall be interpreted as follows:
 - a) "m" means metre
 - b) "m²" means square metres
 - c) "kg" means kilogram
 - d) "ha" means hectares
 - e) "<" means "less than"
 - f) "≤" means "equal to or less than"
 - g) ">" means "greater than"
 - h) "≥" means "equal to or greater than"
 - i) Where "Section" does not expressly refer to another enactment, it shall be interpreted as referring to this Bylaw.
- 3.1.4 For ease of use, all defined words in this Bylaw are shown in italics; be it in their singular or plural forms and with any combination of uppercase or lowercase letters.

This bylaw has application and effect to all land, including those covered water and airspace above the land.

PART 4 ESTABLISHMENT OF ZONES AND SUBDIVISION DISTRICTS

4.1 ESTABLISHMENT OF ZONES

4.1.1 For the purposes of this Bylaw the Sunshine Coast Regional District Electoral Areas B, D, E and F are divided into the following zones:

RESIDENTIAL ZONES	ABREVIATION
Residential One	R1
Residential Two	R2
Residential Three	R3
Residential Multiple One	RM1
Residential Multiple Two	RM2
Residential Multiple Three	RM3
RURAL ZONES	
Country Residential One	CR1
Country Residential Two	CR2
Rural Residential One	RU1
Rural Residential One A	RU1A
Rural Residential Two	RU2
Rural Forest One	RF1
Rural Forest Two	RF2
Rural Forest Three	RF3
Rural Forest Four	RF4
Rural Forest Five	RF5
Agriculture	AG
COMPREHENSIVE	
DEVELOPMENT ZONES	
Comprehensive	CD1
Development One	
Comprehensive	CD2
Development Two	
Comprehensive	CD3
Development Three	
Comprehensive	CD4
Development Four	
COMMERCIAL ZONES	
Commercial One	C1
Commercial Two	C2
Commercial Three	C3
Commercial Four	C4
Commercial Five	C5
Marine Transportation	M1

WATER ZONES	
Water One	W1
Water Two	W2
INDUSTRIAL ZONES	
Industrial One	11
Industrial Two	12
Industrial Three	13
Industrial Four	14
Industrial Five	15
Industrial Six	16
Industrial Seven	17
Industrial Eight	18
Industrial Nine	19
Industrial Ten	110
Industrial Eleven	111
Industrial Twelve	112
Industrial Thirteen	113
PARK ZONES	
Park and Assembly One	PA1
Park and Assembly Two	PA2
Park and Assembly Three	PA3
Park and Assembly Four	PA4

- 4.1.2 The area and boundary of each zone is defined by Schedule A which is hereby deemed to form part of the bylaw.
 - a) Land not expressly identified in a particular zone in Schedule A is zoned RU2.
 - b) The surface of tidal or non-tidal waters located outside Schedule A or not identified on Schedule A as being a particular zone shall be deemed to be un-zoned.
- 4.1.3 Where the zone boundary is shown on Schedule A as following a *highway* or *watercourse*, the centre line of the road allowance or *watercourse* shall be the zone boundary.
- 4.1.4 Despite any provisions in this bylaw that would permit residential, *industrial* or *commercial* activities within a *riparian assessment area*, the *Riparian Areas Protection Regulation* applies in respect to that area.



4.2 ESTABLISHMENT OF SUBDIVISION DISTRICTS

4.2.1 For the purposes of this Bylaw the Sunshine Coast Regional District Electoral Areas B, D, E and F are divided into the following Subdivision Districts:

SUBDIVISION DISTRICT	MINIMUM PARCEL AREA	AVERAGE PARCEL AREA	Conditions
Α	1000 m ²	-	-
В	1500 m ²	-	-
C	2000 m ²	-	-
D	2800 m ²	3500 m ²	No parcel other than one remainder shall be greater than 6999 m ²
E	4000 m ²	5000 m ²	No parcel other than one remainder shall be greater than 9999 m ²
E1	8000 m ²	-	-
E2	8000 m ²	-	Except Block 30 District Lot 695 Plan 2746
F	8000 m²	10000 m²	No parcel other than one remainder shall be greater than 19999 m ²
G	1.75 ha	-	-
G1	1 ha	1.7 ha	Parcels donated to the <i>Regional District</i> as park, excluding areas dedicated as park under Section 510 of the <i>Local Government</i> <i>Act</i> , may be used towards the calculation of minimum parcel area.
I	4 ha	-	-
J	25 ha	-	The minimum <i>parcel area</i> may be reduced to 10 ha if a minimum of 15% of the land in the <i>subdivision</i> is dedicated as <i>park</i> in an area deemed to be a significant <i>site</i> for a public parks amenity by the <i>Regional</i> <i>District</i> , pursuant to Section 510 of the <i>Local</i> <i>Government Act</i>
Z	100 ha	_	-
CD1	-	360m ²	-
CD3	-	-	-
RM3	-	-	-

- 4.2.2 The area and boundary of each *subdivision district* is defined by Schedule B which is hereby deemed to form part of the bylaw. Land not expressly identified in a particular *subdivision district* in Schedule B is designated *Subdivision District* Z.
- 4.2.3 Where the *subdivision district* boundary is shown on Schedule B as following a *highway* or *watercourse*, the centre line of the road allowance or *watercourse* shall be the subdivision boundary.

4.3 SUBDIVISION REQUIREMENTS

- 4.3.1 Section Deleted .
- 4.3.2 The calculation of minimum *parcel area* shall not include:
 - a) Area to be used for community sewer field and equipment;
 - b) Area to be dedicated for public open space, *park* or returned to the Province, except as permitted by the *Strata Property Act*; or
 - c) Area to be dedicated as a *highway*.
- 4.3.3 Where a proposed parcel is equal or greater than 3500 m² in area, it shall have a minimum of 2000 m² of continuous developable area which is not included within:
 - (a) a panhandle; or
 - (b) a right-of-way, hydro transmission corridor or an area restricted by covenant where the effect of the restriction imposed by the right-of-way or covenant prohibits the placement of a structure; or
 - (c) a streamside protection and enhancement area where the effect of the restriction imposed by the streamside protection and enhancement area prohibits the placement of a structure.
- 4.3.4 Where a proposed parcel is less than 3500 m² but not less than 2000 m² in area, it shall have a minimum of 1000 m² of continuous developable area which is not included within:
 - (a) a panhandle; or
 - (b) a right-of-way, hydro transmission corridor or an area restricted by covenant where the effect of the restriction imposed by the right-of-way or covenant prohibits the placement of a structure; or
 - (c) a streamside protection and enhancement area where the effect of the restriction imposed by the streamside protection and enhancement area prohibits the placement of a structure.
- 4.3.5 The requirements of Sections 4.3.3 and 4.3.4 shall not apply to:
 - (a) a parcel in the CD1 or CD2 or RM3 zone; or

(b) a parcel, which is used or intended for a purpose that does not generate sewage, and a restrictive covenant is registered on its title, satisfactory to the Approving Officer, which prohibits the construction of buildings and structures.



4.4 HOOKED PARCELS

- 4.4.1 No *parcel* shall be created which has a portion of the proposed *parcel* physically separated by a *highway* or another legal *parcel* except:
 - a) Where each physically separated portion has an area sufficient to satisfy the minimum and average *parcel area* requirements of the applicable *subdivision district*; or
 - b) Where each non-conforming part of the *parcel* is restricted to uses that do not generate sewage, and a covenant is registered on title to restrict the uses and prohibit the construction of a *building* or structure or further subdivision.

4.5 MINIMUM PARCEL AREA EXCEPTIONS

- 4.5.1 Minimum or average *parcel area* regulations required by the applicable *subdivision district* shall not apply:
 - a) Where the *parcel* is intended for a use that does not generate sewage, and a restrictive covenant is registered on its title, which prohibits sewage generating uses and the construction of *buildings* and *structures*;
 - b) Where the *parcel* is intended for *public utility use* or *park*;
 - c) Where lot lines are relocated to facilitate an existing development or improve parcel layout provided that:
 - 1. No additional parcels are created; and
 - 2. All parcels are adjacent; and
 - 3. no parcel shall be enlarged to a size permitting further subdivision unless the area of each parcel included in the lot line relocation meets the minimum parcel area and all other requirements of the applicable *subdivision district*.
 - d) Where a *Provincial non-residential upland lease* or *aquatic lease* is granted;
 - e) To a hooked parcel that meets the criteria that is described in Section 4.4.1.b.
 - f) Where a *parcel* has more than one *subdivision district* designation and the proposed *subdivision* is limited to separating the two designations;
- 4.5.2 The minimum *parcel area* and the average *parcel area* required by the applicable *subdivision district* under this bylaw for a proposed *subdivision* may be reduced by a maximum of 10 % where:
 - a) this bylaw or the Approving *Office*r requires that land be provided by the owner for widening of an existing *highway* or right-of-way; and
 - b) The proposed *subdivision* will create no more than two additional *parcels*; and
 - c) The subject parcel is within the C, D, E, E1, E2, F, G or I *subdivision district*.

- 4.5.3 The minimum parcel size and the average parcel size required by the applicable subdivision district under this bylaw for a proposed subdivision may be reduced by a maximum of 20 percent, where the proposed subdivision is to provide a residence for a relative pursuant to Section 514 of the *Local Government Act*, provided that no parcel created by the subdivision is less than 2500 square metres and a covenant is registered on tile of each *parcel* created to limit the number of *dwelling* units to one and to prevent a change in the parcel's use for 5 years.
- 4.5.4 The maximum reduction available under Sections 4.5.2 and 4.5.3 is 20% of the original parent *parcel*.



PART 5 GENERAL REGULATIONS

5.1 USE REGULATIONS FOR ALL ZONES

- 5.1.1 The following *uses* are permitted in any zone:
 - a) Public uses;
 - b) Public utilities;
 - c) *Horticulture* or *silviculture*;
 - d) *Forest management* is permitted on private managed forest land as defined under the *Private Managed Forest Land Act*;
 - e) *Child group daycare* facilities in accordance with requirements of the *Community Care and Assisted Living Act* of BC except in the RF3 Zone;
 - Real estate field sales office, to a maximum floor area of 15 m², in all zones except the RF3 Zone;
 - g) *Community Care Facilities* pursuant to the *Community Care and Assisted Living Act* and amendments thereto; and
 - h) A secondary suite except in any zone where a single-unit dwelling is prohibited.
 - i) Home-based business except in any zone where a dwelling unit is prohibited.
- 5.1.2 Notwithstanding subsection 5.1.1, all *uses* not expressly permitted within a zone are prohibited.

5.2 AUXILIARY DWELLING

- 5.2.1 An auxiliary dwelling:
 - a) Shall not exceed 90 m² in floor area excluding enclosed parking area on parcels where not more than 2 single-unit dwellings are permitted;
 - Shall not exceed 55 m² in floor area excluding enclosed parking area on parcels where more than 2 single-unit dwellings are permitted;
 - c) May be attached to or detached from any building on the same parcel.

5.3 SHORT TERM RENTAL (BED AND BREAKFAST)

- 5.3.1 *Short term rental* is permitted as an auxiliary use, in the R1 zone where the parcel size exceeds 2000 m², and in the R2, C1, C2, C3, C4, CR1, CR2, RU1, RU1A, RU2, AG, PA2 and PA3 zones, subject to the following conditions:
 - a) Except as expressly permitted in this bylaw, the number of bedrooms utilized for short term rental shall not exceed two per *dwelling unit*, and two per *auxiliary dwelling unit*.
 - b) An *auxiliary dwelling unit* with a size exceeding 55 m² shall not be utilized for short term rental.
 - c) Short term rental shall not be permitted in a secondary suite.

- d) The total number of occupants of a short term rental establishment shall not exceed two per each permitted bedroom.
- e) No external indication or advertising associated with a short term rental shall be permitted on the property except a single sign up to 0.35 m² in area.
- f) Any dwelling utilized for short term rental shall be connected to sewerage disposal and water supply facilities that are in compliance with current regulations pursuant to the *Public Health Act* of British Columbia.
- g) A short term rental shall be operated by an operator who resides on the property where the short term rental is located and for the duration when the short term rental is in operation.

5.4 HOME-BASED BUSINESS

- 5.4.1 Where a *home-based business* is a permitted *use*:
 - a) It shall be *auxiliary use* to the permitted *principal uses* on a parcel;
 - b) It shall be conducted entirely within a completely enclosed *building* permitted under this Bylaw, except in the case of a group day care where outdoor recreation *uses* are required under the *Community Care and Assisted Living Act*;
 - c) Not more than 20% of the total floor area of all buildings on a parcel shall be used for a home-based business;
 - d) No external indication other than that normally associated with a residential *building* shall exist except for a single sign up to 0.35 m² in area;
 - e) There shall be no outdoor storage of materials, equipment, containers, or finished products;
 - f) It must not generate traffic that exceeds the level prevailing in the neighbourhood or create a demand for off-street parking;
 - g) It must not produce a public offence or nuisance of any kind, including noise, smoke, dust, toxic or noxious matter, odour, heat, glare, electrical interference, beyond the *parcel lines* of the *parcel* containing the *home-based business*;
 - h) It shall not require more than two deliveries per day to be made by *commercial* vehicles or trailers;
 - i) No product shall be sold on the premises except that which is made or produced on the premises;
 - j) Floor area *of retail*ing or *wholesaling use* of the home-business shall be limited to 20% of the floor area of the building containing the home-based business;
 - k) *Kennels*, vehicle equipment repair and maintenance, body shops and fabricating are prohibited.
 - I) the activities and number of non-resident employees permitted, subject to *parcel* size, shall be as per the table below:

Parcel Size	Employees	Permitted Activities
<1500 m ²	No non-	Child Care;
	resident	Business Services;
	employees	Office uses;

		Health Services; Artisan uses; Personal Services; Group sessions up to a maximum of 2 sessions per day; Tutoring and lessons, limited to 6 clients per day and a maximum of 3 at one time; On-site client visits only by appointment; scheduled in advance and a maximum of 6 clients per day; Horticultural product sales.
1500 to 5000 m ²	1 non-resident employee	As above
<5000 m ²	2 non-resident employees	As above plus maximum 16 clients per day group day care

5.5 RESIDENTIAL AGRICULTURE

- 5.5.1 The following *residential agriculture uses* are permitted:
 - a) Six chickens on any *parcel* zoned R1 or R2 with an area over 1000 m²;
 - b) Six chickens on any *parcel* zoned C2 or C3;
 - c) Chickens and rooters on any *parcel* zoned AG;
 - d) 24 chickens on any *parcel* zoned CR1, CR2, RU1 or RU2;
 - e) Six chickens on any *parcel* zoned PA1 or PA2;
 - f) Two beehives on any *parcel* zoned R1 or R2 with an area over 1000 m²;
 - g) Four beehives on any parcel zoned C2, C3, CR1, CR2, RU1, RU2, PA1 and PA2; and
 - h) Beehives on any *parcel* zoned AG.
- 5.5.2 Beekeeping requires provincial registration pursuant to the Bee Regulation of the *Animal Health Act.*

5.6 KEEPING OF LIVESTOCK

- 5.6.1 Where the keeping of *livestock* is a permitted *use*:
 - a) No enclosure, feeding or drinking trough, or structure used for the storage of feed, bedding or manure related to the keeping of *livestock* shall be located within 20 m of a *parcel line;* and
 - b) The minimum *parcel* area shall be 3500 m².

5.7 HORTICULTURAL PRODUCT SALES

- 5.7.1 Where *horticultural product sales* are a permitted *use*:
 - a) Notwithstanding any other parts of this bylaw, only one sign up to 0.35 m² in area is permitted to be installed on a *parcel*, in a manner that does not obstruct the site access or egress.



b) Notwithstanding other setback regulations in this bylaw, a portable open-air stand used for horticultural product sales shall be setback a minimum of 1.5 m from a parcel line abutting a highway.

5.8 AGRICULTURAL PRODUCT SALES

- 5.8.1 *Agricultural product sales* are permitted in any zone where keeping of *livestock*, *residential agriculture* or *agriculture* is permitted and the production of *livestock* or *agriculture* takes place on the parcel so zoned.
- 5.8.2 Where *agricultural product sales* are a permitted *use*:
 - a) Except for the AG Zone, only one sign up to 0.35 m² in area is permitted to be installed on a *parcel*, in a manner that does not obstruct the site access or egress.
 - b) A portable open-air stand used for horticultural product sales shall be setback a minimum of 1.5 m from a parcel line abutting a highway.

5.9 CANNABIS PRODUCTION AND RETAIL

- 5.9.1 Notwithstanding any other provisions of this bylaw:
 - a) Growing of cannabis is prohibited in any zone except in accordance with sub-section (b) or the growing of not more than four cannabis plants per ho*use*hold for personal *use* from licensed seeds or seedlings from licensed suppliers in accordance with federal legislation.

ZONES		STANDARD CULTIVATION	MICRO CULTIVATION OR NURSERY	CONDITIONS
INDUSTRIAL	11, 12, 13, 14, 15, 16, 17, 18, 19, 110, 111	~	~	
RURAL RESIDENTIAL	RU1, RU1A, RU2	Parcel size not less than 8 ha	Parcel size not less than 4 ha	
AGRICULTURAL LAND RESERVE	AG	~	~	Outdoors in a field or inside a structure with a base consisting entirely of soil

b) *Cannabis production* is only permitted in the following zones in accordance with the following provisions:

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- 5.9.2 In RU1, RU1A and RU2 Zones that are not within the Agricultural Land Reserve, no standard cannabis cultivation shall be located within 30 m of a parcel line, and no micro cannabis cultivation or nursery shall be located within 15 or 20 m of a parcel line. We should not go above a 30 metres setback within the ALR to avoid provincial concern. We should also think about buildings vs crops. Buildings are likely more intense.
- 5.9.3 Cannabis retail shall be prohibited in any zone except the C1, C2 and C3 Zone.

5.10 AUXILIARY BUILDINGS

- 5.10.1 Unless specifically noted in the zone, auxiliary buildings are permitted in conjunction with a *principal use* where:
 - A principal use exists on the parcel, or a valid building permit has been issued for the a) principal use on that parcel;
 - Auxiliary buildings do not include agricultural buildings; b)
 - c) Auxiliary buildings do not include a dwelling unit or sleeping unit;
 - d) Neither overnight accommodation or cooking facilities are permitted; and
 - The combined *floor area* of all *auxiliary buildings* shall not exceed: e) 5% of the *parcel area* or 300 m², whichever is less for a parcel more than 1500 m² in size; or

75 m² for a parcel equal to or less than 1500 m² in size.

5.11 HEIGHT OF BUILDINGS AND STRUCTURES

- Except as otherwise provided in the Bylaw, the height of all buildings and structures shall not 5.11.1 exceed 11 m.
- 5.11.2 On parcels less than 750 m² in the R1, R2, R3, CR1, CR2, RU1, RU1A and RU2 zones, the maximum *height* of a *single-unit dwelling* unit shall not exceed 8.5 m.
- 5.11.3 Notwithstanding subsection 5.11.2, where the average slope, as determined by a British Columbia Land Surveyor, of a parcel exceeds 20 percent as determined by field survey, the maximum height shall be increased to 11 m.
- 5.11.4 A detached *auxiliary dwelling unit* or an auxiliary building or structure shall not exceed a *height* of 8.5 m.
- 5.11.5 Notwithstanding the definition of *height*, where fill is necessary to raise the elevation as required by the flood control provisions of this bylaw, the *height* of a *building* or *structure* shall be measured from the minimum permitted elevation or the top of the fill.
- The following structures shall not be subject the height requirements of this bylaw provided 5.11.6 that such structures occupy no more than 10% of the parcel area, or if situated on a building, not more than 15% of the roof area of the *building*:
 - a) Building spire;
 - b) Chimney;
 - c) Mast or flag pole;
 - d) Antennas;
 - e) Transmission, telecommunication or utility tower;
 - f) Monument;

- g) Observation tower;
- h) Fire hall hose drying tower;
- i) Water tank;
- j) Rooftop access limited to 5 m² in *floor area*;
- k) Elevator or ventilation machinery;
- l) Wind turbine;
- m) Silo;
- n) Green roof; and
- o) Solar collector.

5.12 HEIGHT OF FENCES

- 5.12.1 The maximum *height* of a *fence* shall not exceed 2 m except where:
 - a) Expressly permitted; or
 - b) the fence abuts a highway and the height of the fence does not exceed 2 meters above the centre line of the highway.

5.13 FLOOR AREA OF BUILDINGS

- 5.13.1 On a *parcel* less than 750 m² in area in the R1, R2, CR1, CR2, RU1, RU1A and RU2 zones, the maximum *floor area* of all *buildings* above the average grade on a *parcel* shall be the *parcel area* multiplied by 0.40.
- 5.13.2 On a *parcel* between 750 m² and 1500 m² in area in the R1, R2, CR1, CR2, RU1, RU1A and RU2 zones, the maximum total *floor area* of all *buildings* above the average grade on a *parcel* shall be the *parcel area* multiplied by 0.30.
- 5.13.3 Notwithstanding 5.13.1 and 5.13.2, the calculation of *floor area* within *buildings* does not include area of up to a maximum of 45 m² used for enclosed parking.

5.14 SETBACK OF BUILDINGS AND STRUCTURES

- 5.14.1 The setback of *building or structure* shall be:
 - a) a minimum of 5 m from any portion of a parcel line adjacent to a *highway* or an internal private road;
 - b) the minimum setback from a parcel line not adjacent to a *highway*, an internal private road, a *waterbody* or a *watercourse* shall be as follows:

Height of building and structure	Setback
≤ 8.5 m	1.5 m
> 8.5 m	4 m

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5.15 SETBACK EXCEPTIONS

- 5.15.1 Features that attach to and project beyond the face of a *building*, including but not limited to exterior insulation, chimney, bay window, balcony, porch, deck, ornament, step, eave, canopy, may extend into a required *setback* not abutting a highway to a maximum of 0.6 m measured perpendicular to the line that defines the setback area if the extension conforms to the British Columbia Building Code.
- 5.15.2 An *underground structure* may be sited on any portion of a *parcel*, except within 4.5 m of a *highway*, provided the maximum projection above finished grade does not exceed 1 m at any point and the purpose of the projection is not for a driveway or stairwell entrance.
- 5.15.3 *Setback* exceptions in this section apply to *setbacks* from the *natural boundary* of a *waterbody* or *watercourse*.
- 5.15.4 Where a variance is proposed to reduce a required setback the measurement shall be taken to the outermost extreme, as measured in plan view, of any overhangs, projections, cantilevered architectural features and the like.

5.16 SETBACK FROM WATERBODIES AND WATERCOURSES

- 5.16.1 No, *building* or *structure* or any part thereof, except a boathouse located within an inter-tidal zone or within the I13 Zone, shall be constructed, reconstructed, moved, located or extended within:
 - a) 17 m of the *natural boundary* of the ocean;
 - b) 17 m of the *natural boundary* of a creek, lake, swamp or pond;
 - c) 32 m of the *natural boundary* of Chapman Creek, Tzoonie River, Clowhom River, Rainy River, McNab Creek, McNair Creek, Dakota Creek and Chickwat Creek;
 - d) 22 m of the *natural boundary* for the portion of Roberts Creek that is seaward of Lower Road;
 - e) In geographic areas that are in parts of Electoral Areas B, D, E and F not covered by an Official Community Plan:
 - i. 32 m of the *natural boundary* of a *stream*;
 - ii. 32 m of the top of the bank of a *ravine* less the 60 m wide;
 - iii. 17 m of the top of the bank of a *ravine* 60 m wide or greater; and
 - f) 17 m of the *natural boundary* of all other *watercourses*.
- 5.16.2 Unless expressly authorized pursuant to a valid and subsisting Development Permit, no removal, alteration, or destruction of vegetation, soil removal or deposit, may take place within:
 - a) 15 m of the *natural boundary* of the ocean;
 - b) 15 m of the *natural boundary* of a creek, lake, swamp or pond;
 - c) 30 m of the *natural boundary* of Chapman Creek, Tzoonie River, Clowhom River, Rainy River, McNab Creek, McNair Creek, Dakota Creek and Chickwat Creek;
 - d) 20 m of the *natural boundary* for the portion of Roberts Creek that is seaward of Lower Road;

- e) In geographic areas that are in parts of Electoral Areas B, D, E and F not covered by an Official Community Plan:
 - i. 30 m of the *natural boundary* of a *stream*;
 - ii. 30 m of the top of the bank of a *ravine* less the 60 m wide;
 - iii. 15 m of the top of the bank of a *ravine* 60 m wide or greater; and
- f) 15 m of the *natural boundary* of all other *watercourses*.

5.17 SETBACK EXCEPTIONS: MOORAGE FACILITIES

5.17.1 Notwithstanding Section 5.16.1, Moorage facilities shall be permitted to extend into the *setback*.

5.17 FLOOD CONSTRUCTION LEVELS

- 5.18.1 Notwithstanding any other provision of this Bylaw, the underside of the floor system of any area *use*d for habitation, business or storage of goods damageable by floodwaters; the top of land fill elevation or top of *pad* on which a *manufactured home* is located; or the top of the perimeter of a poured-in-place concrete footing on which a *manufactured home* is located shall be:
 - a) At least 0.6 m above the 200-year flood level according to provincial records or 2 m above the *natural boundary* of the ocean or any *waterbody or watercourse, whichever is higher*; or
 - b) At least 3 m above the *natural boundary* of Chapman Creek, Tzoonie River, Clowhom River, Rainy River, McNab Creek, McNair Creek, Dakota Creek and Chickwat Creek.

5.19 STORAGE

- 5.19.1 Other than as permitted in the I7 zone, no *parcel* shall be *used*:
 - a) For the wrecking of a motor vehicle; or
 - b) For the storage of a motor vehicle which has been without a license under the *Motor Vehicle Act* for a period of more than one year, is not housed in a garage or carport, and which is intended to be self-propelled but is not capable of locomotion under its own power.

In residential zones, one shipping container per *parcel* is permitted only on a temporary basis during active construction on the property, where such construction is subject to a valid *Building* Permit, provided the shipping container is removed within two weeks of the completion of construction or the expiration of the permit.



5.20 SIGNAGE

- 5.20.1 No sign shall be located on a *parcel* for the purpose of advertising any person, matter, thing, event, or property that is not directly related to the business conducted on that *parcel*, with the exception of election signage during an election period.
- 5.20.2 Signs for businesses on *parcels* with zoning for *agriculture, commercial* or *industrial uses* shall be subject to the following conditions:
 - a) The maximum total area of all sign faces on a *parcel* shall be 5 m²; and
 - b) The maximum *height* of a sign shall be 3 m.
- 5.20.3 Signs for businesses, other than home occupation *use* and *short term rental use*, on *parcels* that are not zoned for an *agriculture, commercial* or *industrial use*, shall be subject to the following conditions:
 - a) No more than one sign in conjunction with a business *use* on the same *parcel* may be located on that *parcel*;
 - b) A sign shall have a maximum of two faces;
 - c) The maximum area of a sign shall be 1 m²; and
 - d) The maximum *height* of a sign shall be 2.5 m.
- 5.20.4 Signs permitted in all zones are as follows:
 - a) An address sign including street number and street name;
 - A maximum of two Real Estate Signs indicating that the *building*, premise or *parcel* on which the sign is located is for sale, rent or lease, provided each sign has a maximum of two faces and a maximum sign area of 2 m²;
 - c) A maximum of two Development Signs each having a maximum sign area of 5 m² advertising a new development which may include the name, nature and particulars of the development, the names of the developer, contractors, subcontractors, consultants and a logo identifying the project and is temporary during the time for which there are active *building* permits or development related approvals in place with the *Regional District*;
 - A maximum of one entry or identification sign for a completed subdivision or strata development, a place, a landmark or a neighbourhood, and having a maximum sign area of 3 m²; and
 - e) A Directional Sign provided the maximum sign area is 0.5 m².
- 5.20.5 Signs erected by the Regional District are permitted in all zones.

5.21 GOLF COURSE

- 5.21.1 In any zone except an AG, RF3 or RM3 zone, on a parcel of land having an area of 20 ha or more, the use of land, buildings and/or structures may include a golf course.
- 5.21.2 The combined floor area of clubhouses, pro shops, restaurants and similar facilities auxiliary to a golf course permitted under 5.21.1 shall not exceed 200 m².

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5.22 OCCUPANCY DURING CONSTRUCTION

- 5.22.1 A manufactured home or recreational vehicle may be used in the R1, R2, CR1, CR2, RU1, RU2, and AG Zones to provide accommodation for the resident during construction of a principal dwelling on a parcel, provided that:
 - a) a building permit under the current applicable SCRD Building Bylaw has been issued for the principal dwelling on the parcel and the principal dwelling is under construction;
 - b) a temporary building permit under the current applicable SCRD Building Bylaw, if necessary, has been issued for the manufactured home or recreational vehicle providing accommodation during construction;
 - c) the method of sewage disposal complies with the applicable regulations;
 - d) the manufactured home or recreational vehicle is not sited on a permanent foundation;
 - e) no addition shall be made to the manufactured home or recreational vehicle; and
 - f) occupancy of the manufactured home or recreational vehicle shall not continue beyond the commencement of occupancy of the permanent dwelling or the expiry date of the temporary building permit for the manufactured home or recreational vehicle, whichever occurs first.

5.23 SPLIT-ZONED PARCELS

- 5.23.1 Where a parcel has more than one zone:
 - a) In Electoral Area D, the zone that permits the least number of dwellings when calculated using the total parcel area shall be used to determine the maximum number of dwellings that may be permitted on a parcel;
 - b) In all other electoral areas, the zone that permits the greatest number of dwellings when calculated using the total parcel area shall be used to determine the maximum number of dwellings that may be permitted on a parcel; and
 - c) all other zoning regulations of each applicable zone shall apply exclusively to the portion of the parcel with that zone.

5.24 SECONDARY SUITE

- 5.24.1 A secondary suite is permitted only as an auxiliary use to a single-unit dwelling.
- 5.24.2 Except as otherwise provided in the bylaw, no more than one secondary suite shall be permitted per single-unit dwelling permitted on a parcel.
- 5.24.3 The floor area of a secondary suite shall not exceed 55 m^2 .
- 5.24.4 The number of secondary suites permitted on a parcel shall be excluded from the calculation of any required maximum total number of dwelling units of a parcel or a building.



PART 6 PARKING AND LOADING

6.1 GENERAL PARKING SPACE REQUIREMENTS

- 6.1.1 Except for parallel parking, every required *off-street parking* space shall have a minimum width of 2.5 m and a minimum length of 5.5 m.
- 6.1.2 Where an off-street parking space abuts a wall or other obstruction along its side, the required width shall be 0.3 metres wider than required under Section 6.1.1.
- 6.1.3 Where parallel parking is provided, every required *off-street parking* space shall have a minimum width of 2.5 m and a minimum length of 6.5 m.
- 6.1.4 Tandem parking spaces shall count as one parking space.
- 6.1.5 Every required *off-street parking* space shall provide vehicular access to a *highway or a* manoeuvring aisle.
- 6.1.6 The minimum width of a manoeuvring aisle for two way 90-degree parking shall be 6.5 m.
- 6.1.7 The minimum width of a manoeuvring aisle for parallel parking shall be 3.8 m (one way manoeuvring aisle) or 6.4 m (two way manoeuvring aisle).
- 6.1.8 Unless expressly permitted otherwise, required *off-street parking* spaces shall be located on the same *parcel* as the *use* being served.
- 6.1.9 Notwithstanding Section 6.1.8, required *off-street parking* spaces for a parcel accessed only by water may be provided in an area where public parking or parking for other properties is permitted by this Bylaw.
- 6.1.10 Where any new development is proposed, an existing *use* of a development is changed, or an existing development is enlarged, on-*site* vehicle parking and loading shall be provided by the property owner in accordance with Section 6.4.
- 6.1.11 In the case of multiple *uses*, the total requirements for the *off-street parking* facilities shall be the sum of the requirements for each *use* computed separately.
- 6.1.12 In the case of a *use* not specifically mentioned, the required *off-street parking* spaces shall be the same as for a similar *use*.
- 6.1.13 When excess *off-street parking* facilities are provided, the location, design and operation of such facilities shall comply with all the regulations of Part 6 of this Bylaw.
- 6.1.14 All *off-street parking* for more than three vehicles shall provide a permanent durable surface consisting of asphalt, concrete, permeable/porous pavement, interlocking paving stones or similar treatment that is dust-free.
- 6.1.15 All *off-street parking* areas and manoeuvring aisles, with the exception of driveways, shall have a maximum gradient and cross slope of 6 percent.



- 6.1.16 All *off-street parking* areas and manoeuvring aisles shall have surface drainage directed to rain gardens, drainage ditches, rock pits or landscaped areas within the *parcel*.
- 6.1.17 All off-street parking signs and pavement markings shall comply with the standards of the Transportation Authority of Canada publication entitled "Uniform Traffic Control Devices for Canada".
- 6.1.18 All *off-street parking* in Commercial and Residential Multiple Zones shall provide a continuous landscape strip not less than 2 m wide, planted with shrubs and trees at least 0.9 m in height at the time of planting, except for accesses for manoeuvring aisles, *highways* and walkways.

6.2 ACCESSIBLE PARKING SPACE REQUIREMENTS

- 6.2.1 Each accessible parking space provided shall have a minimum width of 3.7 m, a minimum depth of 5.5 m and a minimum height clearance of 2.75 m.
- 6.2.2 Each accessible parking space shall include a vertical sign of at least 300 mm wide and 450 mm high centre mounted 1.5 m to 2.5 m above the surface of the parking area and a sign painted on the surface of the parking area, identifying the space as an accessible parking space.
- 6.2.3 Commercial, *Industrial, Assembly* and Multi-unit residential *uses* must provide one accessible space once a total of 10 parking spaces are required, two spaces once 40 spaces are required, three spaces once 75 spaces are required, and one additional accessible space for each 50 subsequently required spaces.

6.3 LOADING SPACE REQUIREMENTS

- 6.3.1 Every required *off-street loading* space shall have a minimum width of 3.0 m, a minimum depth of 9.2 m and a vertical clearance of 4.3 metres.
- 6.3.2 Every required *off-street loading* space shall provide vehicular access to a *highway*.

6.4 OFF-STREET PARKING AND LOADING SPACE REQUIREMENTS

6.4.1 The number of *off-street parking* and loading spaces for motor vehicles shall be calculated according to the following table:

USE	REQUIRED PARKING SPACE	REQUIRED LOADING SPACE
PRINCIPAL DWELLINGS		
single-unit dwelling	2	0
single-unit dwelling in CD1	1.5	0
dwellings in CD3	1.5 per dwelling	0
two-unit dwelling (each dwelling unit)	2	0
townhouse	1.5 plus 0.25 per dwelling unit for visitors	0



apartment	1.2 plus 0.25 per dwelling unit for visitors	0
manufactured home in RM2	1 plus 0.25 per dwelling unit for visitors	0
AUXILIARY DWELLINGS		
single-unit dwelling in conjunction with commercial or industrial use	1	0
auxiliary dwelling	1	0
secondary suite	1	0
AUXILIARY RESIDENTIAL USES		
Home-based business	1 per employee plus 1 per 20 m ² of retail area	0
short term rental	1 per bedroom	0
horticultural product sales	2 per parcel	0
auxiliary residential assembly	6 per 100 m² floor area	0
COUNTRY AND RURAL RESIDENTIAL USES		
animal shelter	1 per 100 m ² of floor area + 2.0 per 100 m ² of office floor area + 1 per fleet vehicle	1
horse riding, training or boarding facility	1 per stall	0
garden nursery	4 per 100 m ² of retail sales area plus 1 per 185 m ² of greenhouse area	0
community care facility	1 per bedroom	0
COMMERCIAL USES		
retail and general commercial	4 per 100 m² floor area	1 for the first 700 m ² of floo area plus 1 for each additional 500 m ² of floor area
office	2.5 per 100 m ² floor area	0
bank	3.5 per 100 m ² floor area	1
healthcare office	4 per 100 m ² floor area	0
specialty food retail	4 per 100 m ² floor area	0

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personal service establishment	3 per 100 m ² floor area	0	
restaurant	10 per 100 m ² floor area	1 per 200 m ² floor area	
tourist accommodation	1 per sleeping unit	0	
marina	1 per 2 berths of mooring	1 per 40 boat stalls to a maximum of 4	
neighbourhood pub	10 per 100 m ² floor area	1 per 200 m ² floor area	
tourist information centre	1 per 8m ² floor area	0	
fuel service station	1 per service bay	1	
golf course	6 per green	0	
theatre	0.25 per seat	0	
artisan studio	1 per employee plus 4 per 100 m ² floor area	0	
funeral home	1 per seat in assembly hall	0	
all uses permitted in CD2	60	1 combined space to serve assembly and camp assembly	
commercial and marina uses in CD3	4	1	
commercial storage in I1A	1 per 620 m ² floor area	1 per 1860 m ² floor area	
INDUSTRIAL USES			
light industrial	1.5 per 100 m ² floor area	1 per 1400 m ² of floor area	
warehouse	1 per 200 m ² floor area	for buildings greater than 700 m ² floor area to a maximum of 4	
manufacturing	1 per 100 m ² floor area		
cannabis production facility	1 per 200 m ² floor area		
INSTITUTIONAL USES			
post office	3 per 100 m ² floor area	1	
hospital	1.8 per bed	1 per 60 beds	
assembly	6 per 100 m ² floor area	0	
church	0.25 per seat	0	
elementary school	1 per classroom	1 per 3000 m ² floor area	
secondary school	2 per classroom		
yard waste transfer station	1 for each waste disposal area	0	

- 6.4.2 Where the number of required parking spaces in the table is expressed as a calculated figure or as a minimum number of spaces, the number of spaces provided shall be the greater of the two requirements.
- 6.4.3 Where the calculation of parking spaces results in a fraction, the total number of spaces required shall be rounded to the nearest whole number.

6.5 BICYCLE PARKING REQUIREMENTS

- 6.5.1 Two enclosed bicycle parking spaces shall be provided for each dwelling unit in RM1, RM2 and RM3 zone with such bicycle parking spaces located in a separate, dedicated room or enclosure within the *apartment* or *townhouse* with direct outside access, secured with a separate lock and key or programmed entry system, and available only to authorised users.
- 6.5.2 Each enclosed bicycle space shall have a minimum vertical clearance of 1.9 metres, a minimum width of 0.6 metre, and a minimum length of 1.8 m of length.
- 6.5.3 Each principal use in a *Commercial* zone shall provide an outdoor bicycle rack designed to accommodate a minimum of three bicycles, with a minimum width of 0.3 m for each bicycle, constructed of sturdy theft-resistant material, and having secure theft-resistant anchoring to the floor or ground.
- 6.5.4 Each outdoor bicycle rack in a *Commercial* zone shall be in a convenient, well-lit location that provides visual surveillance by the occupants of the building the racks are intended to serve and located not more than 10 m from the entrance to the principal use.
- 6.5.5 Each outdoor bicycle space shall be located on a rack with a minimum width of 0.3 m for each bicycle, designed to enable the bicycle frame and front wheel to be locked to the rack with a U-style lock and support the bicycle frame above the centre of gravity, with the bicycle rack constructed of sturdy theft-resistant material anchored to the ground.


PART 7 RESIDENTIAL ZONES

7.1 RESIDENTIAL ONE (R1)

7.1.1 Intent

To permit *Single-Unit dwellings* in residential areas with additional *dwellings* on larger residential lots.

7.1.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	See Part 5 for General Regulations.
2	additional single-unit dwellings	 Parcel area must exceed 3500 m². The total number of <i>dwelling</i> units shall not exceed the maximum density permitted in Section 7.1.3.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	auxiliary dwelling	 Parcel area must exceed 2000 m². The total number of <i>dwelling</i> units shall not exceed the maximum density permitted in Section 7.1.3. See Section 5.2 for <i>Use</i> Provisions.
2	short term rental	 Parcel area must exceed 2000 m². See Section 5.3 for Use Provisions.
3	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
4	keeping of <i>livestock</i>	 Parcel area must exceed 3500 m². See Section 5.6 for Use Provisions.

d) Additional general *use* regulations are provided in Section 5.1.

7.1.3 Density

a) The maximum density shall be as follows:

<i>PARCEL</i> AREA	MAXIMUM <i>DWELLING</i> UNITS PER <i>PARCEL</i>	DWELLING UNITS PERMITTED
≤2000 m²	1	Single-unit Dwelling
>2000 m ²	2	1 Single-Unit <i>Dwelling</i> and 1 Auxiliary dwelling
>3500 m ²	2	2 Single-unit Dwellings

7.1.4 Parcel coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be as follows:

PARCEL AREA	PARCEL COVERAGE
<750 m ²	45%
≥750 m²	35%

7.1.5 Setbacks

Shall be as per Part 5.

7.1.6 Parking

Requirements as per Part 6.

7.1.7 Site Specific Uses

Notwithstanding provisions of Section 7, in Lot 5, District Lot 1398, Plan VAP21531

(81 MONROE RD – Electoral Area F), the maximum total floor area of all buildings shall be the parcel area multiplied by 0.313, to a maximum of 310m².

7.1.8 Height of Buildings and Structures

Requirements as per Section 5.11.

7.1.9 Floor Area of Buildings

Requirements as per Section 5.13.

7.2 RESIDENTIAL TWO (R2)

7.2.1 Intent

To permit *Single-Unit dwellings* and in low density residential areas.

7.2.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	1) See Part 5 for General Regulations.
2	additional single-unit dwelling or two-unit dwelling	 Parcel area must exceed 3500 m². The additional single-unit <i>dwelling</i> may be <i>use</i>d as a <i>community care facility</i>. The total number of <i>dwelling units</i> shall not exceed the maximum density permitted in Section 7.2.3.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY <i>USE</i>	CONDITIONS
1	auxiliary dwelling	 Parcel area must exceed 2000 m². The total number of <i>dwelling units</i> shall not exceed the maximum density permitted in Section 7.2.3. See Section 5.2 for <i>Use</i> Provisions.
2	short term rental	See Section 5.3 for <i>Use</i> Provisions.
3	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
4	keeping of livestock	 Parcel area must exceed 3500 m². See Section 5.6 for Use Provisions.

d) Additional general *use* regulations are provided in Section 5.1.

7.2.3 Density

The maximum density shall be as follows:

PARCEL AREA	MAXIMUM DWELLING UNITS PER PARCEL	DWELLING UNITS PERMITTED
≤2000 m ²	1	Single-unit Dwelling
>2000 m ²	2	1 Single-unit <i>Dwelling</i> and 1 Auxiliary dwelling; or 1 two-unit dwelling
>3500 m ²	2	2 Single-unit <i>Dwelling</i> Units; or 1 single-unit dwelling and one community care facility

7.2.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be as follows:

PARCEL AREA	PARCEL COVERAGE
<3500 m ²	35%
≥3500 m²	15%

7.2.5 Setbacks

The minimum *setbacks* from a *parcel* line for all *buildings* and *structures* shall be as per Sections 5.14, 5.15, 5.16 and 5.17.

7.2.6 Parking

Requirements as per Part 6.

7.2.7 Height of Buildings and Structures

Requirements as per Section 5.11.

7.2.8 Floor Area of Buildings

Requirements as per Section 5.13.

7.3 RESIDENTIAL THREE (R3)

7.3.1 Intent

To permit *Single-Unit dwellings* with restricted second *floor areas* in low density residential areas.

7.3.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	See Part 5 for General Regulations.

b) The permitted auxiliary *uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	short term rental	See Section 5.3 for Use Provisions.

c) Additional general *use* regulations are provided in Section 5.1.

7.3.3 Density

The maximum permitted density shall be limited to one *Single-Unit Dwelling* per parcel.

7.3.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 45%.

7.3.5 Setbacks

The minimum *setbacks* from a *parcel* line for all *buildings* and *structures* shall be as per Sections 5.14, 5.15, 5.16 and 5.17.

7.3.6 Parking

Requirements as per Part 6.

7.3.7 Additional Building Requirements

- a) The maximum *floor area* of all *buildings* in any *parcel* in the R3 zone shall be the *parcel* area multiplied by 0.40, to a maximum of 300 m², including a minimum of 28 m² reserved for parking within a garage or carport.
- b) The maximum *floor area* of the second storey of any building shall not exceed 75% of the *floor area* of the first storey, including the *floor area* of an attached garage.
- c) Maximum height of any building shall be 8.5 m.

7.4 RESIDENTIAL MULTIPLE ONE (RM1)

7.4.1 Intent

To permit *multi-unit* residential *buildings*.

7.4.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	apartment	See Part 5 for General Regulations.

b) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	community care facility	 <i>Parcels</i> must exceed 3500 m². Maximum total floor area of 300 m².
2	common amenity area	See Section 7.4.6

- c) Subject to compliance with all other provisions of this bylaw, more than one auxiliary *use* shall be permitted.
- d) Additional use regulations are provided in Part 5.

7.4.3 Density

The maximum permitted *Density* shall be as follows:

MAXIMUM NUMBER	TYPE OF <i>DWELLING</i> UNIT
OF <i>DWELLING</i> UNITS	PERMITTED
60 per hectare	Apartment

7.4.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

7.4.5 Setbacks

- a) The minimum *setback* from a *parcel* line for all *buildings* and *structures* permitted shall be 7.5m.
- b) *Setback* exceptions as per Section 5.15.

7.4.6 Common Amenity Areas

Common amenity areas shall be provided as per the following:

- a) A minimum of 6 $\rm m^2$ per dwelling unit, or a total of 40 $\rm m^2$ per parcel, whichever the greater; and
- b) On sites containing 12 or more dwelling units, a minimum of 40% of the required common amenity area shall be within a building.

7.4.7 Parking

Requirements as per Part 6.

7.4.8 Height of Buildings and Structures

The maximum height of any building shall be 15m.

7.5 RESIDENTIAL MULTIPLE TWO (RM2)

7.5.1 Intent

To permit *manufactured home* parks.

7.5.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	manufactured home	See Part 5 for General Regulations.

b) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	service buildings	See Part 5 for General Regulations.
2	retail sales	 Parcel area must exceed 1.75 ha. Retail sales area shall not exceed 30 m².
3	common amenity area	See Section 7.5.6

- c) Subject to compliance with all other provisions of this bylaw, more than one auxiliary *use* shall be permitted.
- d) Additional use regulations are provided in Part 5.

7.5.3 Density

The maximum permitted *Density* shall be 15 dwelling units per hectare.

7.5.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

7.5.5 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 5m.
- b) *Setback* exceptions as per Section 5.15.

7.5.6 Common Amenity Areas

Common amenity areas shall be provided as per the following: A minimum of 6 m^2 per dwelling unit, or a total of 40 m^2 per parcel, whichever the greater.

7.5.7 Private Outdoor Space

A minimum area of 40 m² of directly accessible *Private outdoor space* must be provided for each dwelling unit.

7.5.8 Parking

Requirements as per Part 6.

7.5.9 Height of Buildings and Structures

Requirements as per Section 5.11.

7.6 RESIDENTIAL MULTIPLE THREE (RM3)

7.6.1 Intent

To permit *manufactured home* parks.

7.6.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	manufactured home	See Part 5 for General Regulations.

b) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	service buildings	See Part 5 for General Regulations.
2	common amenity area	See Section 7.5.6

- c) Subject to compliance with all other provisions of this bylaw, more than one *principal or auxiliary use* shall be permitted.
- d) Additional use regulations are provided in Part 5.

7.6.3 Density

The maximum permitted *Density* shall be as follows:

MAXIMUM NUMBER OF <i>DWELLING</i> UNITS	CONDITIONS
15 per hectare	Base density
20 per hectare	 Density Bonus, where: a) a minimum of an additional 0.92 hectares of park is dedicated; and b) a housing agreement under Section 483 of the <i>Local Government Act</i> designating at least 20% of the units or parcels as affordable housing using criteria based on CHMC and Statistics Canada information.

7.6.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 40%.

7.6.5 Setbacks

The minimum *setbacks* from a *parcel* line for all *buildings* and *structures* shall be as per Sections 5.14, 5.15, 5.16 and 5.17.

7.6.6 Common Amenity Areas

Common amenity areas shall be provided as per the following:

A minimum of 6 m^2 per dwelling unit, or a total of 40 m^2 per parcel, whichever the greater.

7.6.7 Private Outdoor Space

A minimum area of 40 m² of directly accessible *Private outdoor space* must be provided for each dwelling unit.

7.6.8 Parking

Requirements as per Part 6.

7.6.9 Height of Buildings and Structures

Requirements as per Section 5.11.



7.7 COUNTRY RESIDENTIAL ONE (CR1)

7.7.1 Intent

To permit residential *and rural uses* on large rural lots.

7.7.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	See Part 5 for General Regulations.
2	second single-unit dwelling or two-unit dwelling	 Parcel area must exceed 8000 m². The second dwelling unit may be used as a community care facility. Total number of dwelling units shall not exceed maximums under Section 7.7.4.
3	agriculture	
4	keeping of <i>livestock</i>	See Section 5.6 for Use Provisions.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	auxiliary dwelling	 Parcel area must exceed 3500 m². See Section 5.2 for Use Provisions.
2	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
3	short term rental	See Section 5.3 for <i>Use</i> Provisions.

d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.

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e) Additional use regulations are provided in Part 5.

7.7.3 Parcel Coverage

PARCEL AREA	MAXIMUM PARCEL COVERAGE
≤3500 m²	35%
>3500 m ²	15%

7.7.4 Density

The maximum density of *dwelling units* shall be as follows:

MINIMUM <i>PARCEL</i> AREA	MAXIMUM <i>DWELLING</i> UNITS PER <i>PARCEL</i>	TYPE OF DWELLING UNITS PERMITTED
≤3500 m²	1	Single-unit Dwelling
>3500 m ²	2	1 Single-unit <i>Dwelling</i> and 1 Auxiliary dwelling; or 1 two-unit dwelling
>8000 m ²	2	2 Single-unit <i>Dwellings; or</i> 1 single-unit dwelling and one community care facility

7.7.5 Setbacks

The minimum *setbacks* from a *parcel* line for all *buildings* and *structures* shall be as per Sections 5.14, 5.15, 5.16 and 5.17.

7.7.6 Parking

Requirements as per Part 6.

7.7.7 Height of Buildings and Structures Requirements as per Section 5.11.

7.7.8 Floor Area of Buildings

Requirements as per Section 5.13.



7.8 COUNTRY RESIDENTIAL TWO (CR2)

7.8.1 Intent

To permit residential *and rural uses* on large rural lots.

7.8.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	See Part 5 for General Regulations.
2	agriculture	
3	keeping of <i>livestock</i>	 Parcel area must exceed 3500 m². See Section 5.6 for Use Provisions.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
2	short term rental	See Section 5.3 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

7.8.3 Parcel Coverage

PARCEL AREA	MAXIMUM PARCEL COVERAGE
≤3500 m²	35%
>3500 m ²	15%

7.8.4 Density

The maximum density of *dwelling units* shall be one single-unit dwelling per parcel.

7.8.5 Setbacks

The minimum *setbacks* from a *parcel* line for all *buildings* and *structures* shall be as per Sections 5.14, 5.15, 5.16 and 5.17.

7.8.6 Parking

Requirements as per Part 6.

7.8.7 Height of Buildings and Structures Requirements as per Section 5.11.

7.8.8 Floor Area of Buildings

Requirements as per Section 5.13.



7.9 RURAL RESIDENTIAL ONE (RU1)

7.9.1 Intent

To permit residential and rural uses.

7.9.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	See Part 5 for General Regulations.
2	second single-unit dwelling	 The second <i>dwelling unit</i> may be <i>use</i>d as a <i>community care facility</i>. Total number of <i>dwelling units</i> shall not exceed maximums under Section 7.9.4.
3	agriculture	
4	garden nursery	
5	keeping of <i>livestock</i>	 Parcel area must exceed 3500 m² See Section 5.6 for <i>Use</i> Provisions.
6	vehicle repair and maintenance	 Contained within an enclosed building; There is no storage outside of the enclosed building; No building shall exceed 6.0 m in height; Minimum setback of a building from all parcel lines shall be 7.5 m; The floor area of this <i>use</i> shall not exceed 75 m²; <i>Parcel area</i> must exceed 8000 m² within Electoral Area E and 3500 m² in all other electoral areas.
7	animal shelters	 <i>Parcel area</i> must exceed 1.75 ha. <i>Kennel</i>s are only permitted in Electoral Areas E and F.
8	horse riding, training or boarding facility	Parcel area must exceed 1.75 ha.
9	<i>manufacturing</i> or storage	 Parcel area must exceed 1.75 ha. Use must be within a single fully enclosed building. Building floor area shall not exceed 75 m². Maximum building height shall be 6.0 m. Minimum building setback to any parcel line shall be 7.5 m.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	auxiliary dwelling unit	 Density requirement as per Section 7.9.4. See Section 5.2 for Use Provisions.
2	short term rental	See Section 5.3 for <i>Use</i> Provisions.
3	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
4	wildlife rehabilitation	 Parcel area must exceed 3500 m² Must be auxiliary to a residential use

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

7.9.3 Parcel Coverage

PARCEL AREA	MAXIMUM PARCEL COVERAGE
≤3500 m ²	35%
>3500 m ²	15%

7.9.4 Density

a) In Electoral Areas B, D and E, except Lot C (being a consolidation of Lots A and B, CA7357770), Block A, District Lot 4537, Group 1, New Westminster District, Plan EPP24269, the maximum number of *dwelling units* shall be as follows:

PARCEL AREA	DWELLING UNITS PER PARCEL	TYPE OF <i>DWELLING</i> UNITS PERMITTED
<3500 m ²	1	1 Single-unit Dwelling
≥3500 m ² ≤8000 m ²	2	1 Single-unit <i>Dwelling</i> and 1 Auxiliary dwelling
>8000 m ²	2	2 single-unit dwellings; or 1 single-unit dwelling and 1 community care facility

b) In Electoral Area F except Block 9, North Part of District Lot 693, Plan 3920, the maximum number of *dwelling units* shall be as follows:

PARCEL AREA	<i>DWELLING</i> UNITS PER <i>PARCEL</i>	TYPE OF <i>DWELLING</i> UNITS PERMITTED
<0.8 ha	1	1 Single-unit Dwelling
≥0.8 ha ≤1.75 ha	2	1 Single <i>Dwelling</i> Unit and 1 Auxiliary dwelling Unit
>1.75 ha	2	2 single-unit dwellings

c) In Lot C (being a consolidation of Lots A and B, CA7357770), Block A, District Lot 4537, Group 1, New Westminster District, Plan EPP24269, the maximum number of *dwelling units* shall be as follows:

<i>PARCEL</i> AREA	<i>DWELLING</i> UNITS PER <i>PARCEL</i>	TYPE OF <i>DWELLING</i> UNITS PERMITTED
<1.6 ha	1	1 Single-unit Dwelling
≥1.6 ha	2	2 single-unit dwellings; or 1 single-unit dwelling and 1 community care facility

7.9.5 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* and setback exceptions shall be in accordance with Sections 5.14 and 5.15.
- b) Notwithstanding Subsection (a), no *manufacturing* or storage *use* shall be located within 7.5 m of a *parcel line*.
- c) Notwithstanding Subsection (a), no *animal shelter*, *horse riding, training or boarding facility*, or wildlife rehabilitation *use* shall be sited within 15 m of a *parcel line*.

7.9.6 Parking

Requirements as per Part 6.

7.9.7 Height of Buildings and Structures Requirements as per Section 5.11.

7.9.8 Floor Area of Buildings

Requirements as per Section 5.13.

7.9.9 Site Specific Uses

- 7.9.9.1 A distillery, meadery or cidery licensed under the BC *Liquor Control and Licensing Act* and associated sale, tasting and on-site tour are permitted on Lot 15 District Lot 1311 Plan 4216, subject to the following provisions:
 - a) Tasting and on-site tours shall be conducted in accordance with the terms and conditions of the liquor license for the distillery.
 - b) Third-party commercial events or assembly associated with the distillery: not permitted.
 - c) Maximum building height: 4.5 m
 - d) Maximum building floor area: 100 m²
 - e) Minimum setback from any lot line: 7.5 m
 - f) Minimum number of parking spaces for distillery and associated uses: 11
 - g) Outdoor storage: not permitted
 - h) Tasting and retail room: maximum floor area shall be 18 m²; maximum seating capacity shall be 8 persons

- i) Outdoor tasting: not permitted
- 7.9.9.2 Notwithstanding any other parts of this bylaw, within Lot 10 of Block 3, District Lot 3376, Plan 14932, the following shall apply:

a) auxiliary residential assembly is permitted, provided that:

- 1. no more than 12 persons are assembled at any one time and per day;
- the total combined floor area used for *auxiliary residential assembly*, exclusive of bedrooms providing transient overnight accommodation, dining and other amenity areas, does not exceed 60 m²;
- 3. any area used for *auxiliary residential assembly* is located at least 7.5 m from a parcel line;
- 4. on-site parking is provided in accordance with Part 6 of this bylaw, and shall be located at least 7.5 m from a parcel line;
- 5. the *auxiliary residential assembly* is operated by the principal residents;
- 6. employees of the *auxiliary residential assembly* are restricted to members of the family who are the principal residents plus one other person;
- notwithstanding any other parts of this bylaw, no more than one sign is installed on the parcel, in a manner that does not obstruct or obscure site access or egress, nor has an area exceeding 0.35 m²;
- 8. the provision of transient overnight accommodation for persons attending the *auxiliary residential assembly* does not exceed five bedrooms per parcel;
- 9. a building used for *auxiliary residential assembly* purposes is connected to either a community sewer facility or on-site sewage disposal facilities in accordance with current regulations pursuant to the Public *Health Act.*

b) The total combined number of bedrooms used for transient accommodation for both *auxiliary residential assembly* and short term rental use shall not exceed five bedrooms per parcel, with the total number of bedrooms for short term rental independent of *auxiliary residential assembly* not exceeding two bedrooms per dwelling.

c) Animal shelter, kennel, vehicle repair and maintenance, horse riding, training and boarding facility, manufacturing and storage building and wildlife rehabilitation facility are not permitted.

7.10 RURAL RESIDENTIAL ONE A (RU1A)

7.10.1 Intent

To permit Single-Unit *dwellings* and auxiliary rural uses.

7.10.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	See Part 5 for General Regulations.
2	second single-unit dwelling	 The second <i>dwelling unit</i> may be <i>use</i>d as a <i>community care facility</i>. Total number of <i>dwelling units</i> shall not exceed maximums under Section 7.10.4.
3	agriculture	
4	garden nursery	
5	keeping of <i>livestock</i>	 Parcel area must exceed 3500 m² See Section 5.6 for <i>Use</i> Provisions.
6	vehicle repair and maintenance	 Contained within an enclosed building; There is no storage outside of the enclosed building; No building shall exceed 6.0 m in height; Minimum setback of a building from all parcel lines shall be 7.5 m; The floor area of this <i>use</i> shall not exceed 75 m²; <i>Parcel area</i> must exceed 8000 m² within Electoral Area E and 3500 m² in all other electoral areas.
7	horse riding, training or boarding facility	Parcel area must exceed 1.75 ha.
8	<i>manufacturing</i> or storage	 Parcel area must exceed 1.75 ha. Use must be within a single fully enclosed building. Building floor area shall not exceed 75 m². Maximum building height shall be 6.0 m. Minimum building setback to any parcel line shall be 7.5 m.

b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.

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c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	auxiliary dwelling	 Density requirement as per Section 7.10.4. See Section 5.2 for <i>Use</i> Provisions.
2	short term rental	 May be provided in one or two dwellings permitted on a parcel. The area utilized for short term rental accommodation shall not exceed a combined total of five bedrooms per parcel. See Section 5.3 for Use Provisions.
3	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
4	wildlife rehabilitation	 Parcel area must exceed 3500 m² Must be auxiliary to a residential use

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

7.10.3 Parcel Coverage

PARCEL AREA	MAXIMUM PARCEL COVERAGE
≤3500 m²	35%
>3500 m ²	15%

7.10.4 Density

The maximum number of *dwelling units* shall be as follows:

<i>PARCEL</i> AREA	<i>DWELLING</i> UNITS PER <i>PARCEL</i>	TYPE OF <i>DWELLING</i> UNITS PERMITTED
<3500 m ²	1	1 Single-unit Dwelling
≥3500 m ² ≤8000 m ²	2	1 Single <i>Dwelling</i> Unit and 1 Auxiliary dwelling Unit
>8000 m ²	2	2 single-unit dwellings; or 1 single-unit dwelling and 1 community care facility

7.10.5 Setbacks

a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* and setback exceptions shall be in accordance with Part 5.

- b) Notwithstanding Subsection (a), no *manufacturing* or storage *use* shall be located within 7.5 m of a *parcel line*.
- c) Notwithstanding Subsection (a), no *horse riding, training or boarding facility*, or wildlife rehabilitation *use* shall be sited within 15 m of a *parcel line*.

7.10.6 Parking

Requirements as per Part 6.

7.10.7 Height of Buildings and Structures Requirements as per Section 5.11.

7.10.8 Floor Area of Buildings

Requirements as per Section 5.13.

7.11 RURAL RESIDENTIAL TWO (RU2)

7.11.1 Intent

To permit residential, rural and resource uses.

7.11.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	See Part 5 for General Regulations.
2	second single-unit dwelling	 The second <i>dwelling unit</i> may be <i>use</i>d as a <i>community care facility</i>. Total number of <i>dwelling units</i> shall not exceed maximums under Section 7.11.4.
3	agriculture	
4	garden nursery	
5	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
6	keeping of <i>livestock</i>	 Parcel area must exceed 3500 m². See Section 5.6 for Use Provisions. A maximum of 50 pigs may be kept on a parcel exceeding 1.75 ha.
7	vehicle repair and maintenance	 Contained within an enclosed building; There is no storage outside of the enclosed building; No building shall exceed 6.0 m in height; Minimum setback of a building from all parcel lines shall be 7.5 m; The floor area of this use shall not exceed 75 m²; <i>Parcel area</i> must exceed 8000 m² within Electoral Area E and 3500 m² in all other electoral areas.
8	animal shelters	 Parcel area must exceed 1.75 ha. Kennels are only permitted in Electoral Areas E and F.
9	wildlife rehabilitation	Parcel area must exceed 8000 m ² .
10	horse riding, training or boarding facility	Parcel area must exceed 1.75 ha.
11	<i>manufacturing</i> or storage	 Parcel area must exceed 1.75 ha. Use must be within a single fully enclosed building. Building floor area shall not exceed 75 m². Maximum building height shall be 6.0 m. Minimum building setback to any parcel line shall be 7.5 m.
12	fire training area	Only in Block A, District Lot 1313, Plan 5950

13	tourist information centre	 Parcel area must exceed 8000 m². The building does not exceed 4.5m in height The maximum floor area does not exceed 185m2
14	forest management	
15	public works yard	Only in Block A, District Lot 1313, Plan 5950
16	campground	 Parcel area must exceed 1.75 ha. Maximum 10 camp sites per hectare
17	construction camp	Parcel area must exceed 1.75 ha.
18	sawmill and shakemill	 Parcel area must exceed 1.75 ha. Excludes the use of planers and chippers. Site area must not exceed 1000 m².
19	equipment repair and maintenance	 Parcel area must exceed 1.75 ha. Use must be contained with a fully enclosed building
20	<i>cannabis production</i> facility	 Parcel area must exceed 8 ha See Section 5.9 for use regulations

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	auxiliary dwelling	 Density requirement as per Section 7.11.4. See Section 5.2 for Use Provisions.
2	short term rental	See Section 5.3 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

7.11.3 Parcel Coverage

PARCEL AREA	MAXIMUM PARCEL COVERAGE
≤3500 m²	35%
>3500 m ²	15%

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7.11.4 Density

<i>PARCEL</i> AREA	ELECTORAL AREA	<i>DWELLING</i> UNITS PER <i>PARCEL</i>	TYPE OF DWELLING UNITS PERMITTED
< 8000 m ²	E	1	1 Single-unit Dwelling
< 1 ha	B, D	1	1 Single-unit Dwelling
< 1.5 ha	F	1	1 Single-unit Dwelling
≥ 1.5 ha	F	2	2 single-unit dwellings
≥ 8000 m² ≤ 4 ha	E	2	2 single-unit dwellings; or 1 single-unit dwelling and 1 community care facility
≥ 1 ha ≤ 4 ha	B, D	2	2 single-unit dwellings; or 1 single-unit dwelling and 1 community care facility
> 4 ha	B, D	4	3 single-unit dwellings, and 1 auxiliary dwelling not exceeding 55 m ² in floor area
> 4 ha	E	2	2 single-unit dwellings

a) The maximum density of *dwelling units* shall be as follows:

7.11.5 Setbacks

a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* and setback exceptions shall be in accordance with Sections 5.14 and 5.15.

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- b) Notwithstanding Subsection (a), none of the following *uses* shall be located within 15 m of any *parcel line*:
 - 1. wildlife rehabilitation centre;
 - 2. tourist information centre;
 - 3. campground:
 - 4. animal shelter or kennel;
 - 5. manufacturing and storage;
 - 6. construction camp;
 - 7. sawmill or shakemill;
 - 8. equipment repair and maintenance;
 - 9. horse riding, training or boarding facility;
 - 10. keeping of pigs.

7.11.6 Parking

Requirements as per Part 6.

7.11.7 Height of Buildings and Structures Requirements as per Section 5.11.

7.11.8 Floor Area of Buildings

Requirements as per Section 5.13.

7.11.9 Site Specific Uses

- 7.11.9.1 A maximum of 10 sleeping cabins are permitted on Block 2 District Lot 3380 Plan 4341, subject to the following regulations:
 - a) No cooking or sanitary facilities shall be contained within any sleeping cabin.
 - b) No person shall occupy any sleeping cabin for transient accommodation for more than 10 days in any calendar month.
- 7.11.9.2 In addition to the uses permitted in Section 7.11.2 the following uses are permitted on Lot 1, DL 1657, Plan VAP23053, PID 016-713-541:
 - a) general contractor facility;
 - b) equipment works yard;
 - c) storage and sale of landscape products such as topsoil, bark mulch, gravel and sand;
 - d) concrete batch plant;
 - e) third dwelling, in the form of a manufactured home, auxiliary to the uses in (a) (d) to be used for the purpose of housing a caretaker or watchman.
 - f) Conditions of Use:
 - 1. For vehicle repair and maintenance, despite Section 7.11.2:
 - 1) there is no storage outside of an enclosed building;
 - 2) no such building shall exceed 7.5 m in height;
 - 3) the total floor area of such buildings shall not exceed 600 m²;
 - 4) the required setback from all parcel lines is 7.5 m.
 - 2. For manufacturing or storage, despite Section 7.11.2:
 - 1) there is no storage outside of an enclosed building;
 - 2) more than one building is permitted;
 - 3) no such building shall exceed 7.5 m in height;
 - 4) the total floor area of such buildings shall not exceed 600 m²;
 - 5) the required setback from all parcel lines is 7.5 m.
 - 3. For equipment works yard:
 - 1) more than one site area may be used;
 - 2) the use shall be screened by a solid fence or landscaping;
 - 3) the maximum total site area shall be 1 ha.
- 7.11.8.3 In addition to the uses permitted in Section 7.11.2, concrete batch plant is permitted on Block 6 except; Part Now Road Plan LMP1312, District Lot 1657, Plan 4563 and Block 7 except; Part Now Road Plan LMP1312, District Lot 1657, Plan 4563.
- 7.11.8.4 Notwithstanding Section 7.11.4, an auxiliary dwelling is permitted on Lot 7 District Lot 1582 Group 1 New Westminster District Plan LMP22397.
- 7.11.8.5 In Block A District Lot 1313 Plan 5950, the following apply:

a) In addition to the uses permitted in Section 7.11.2, the following uses are permitted on a parcel exceeding 1.75 ha:

- 1. Non-commercial *community storage facility* provided that:
 - 1) No building shall exceed 6 m in height; and
 - 2) The footprint of the building shall not exceed 450 m².
- 2. Public works yard;
- 3. Yard waste transfer station that is auxiliary to a public works yard;
- 4. *fire training area,* with a minimum of 7.5 m setback to all property lines.
- b) The maximum density of *dwelling units* shall be as follows:

PARCEL AREA	<i>DWELLING</i> UNITS PER <i>PARCEL</i>	TYPE OF DWELLING UNITS PERMITTED
< 1 ha	1	1 Single-unit Dwelling
≥ 1 ha ≤ 4 ha	2	2 single-unit dwellings; or 1 single-unit dwelling and 1 community care facility
> 4 ha	4	3 single-unit dwellings and 1 auxiliary dwelling

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7.12 RURAL FOREST ONE (RF1)

7.12.1 Intent

To permit *forest management* uses.

7.12.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit <i>dwelling</i>	 See Part 5 for General Regulations. Not more than one single-unit dwelling is permitted per parcel
2	forest management	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	log booming, sorting and storage	Must be auxiliary to <i>forest management</i> . Shall be setback a minimum of 100 m from a parcel line. Must not exceed a <i>site area</i> of 2,000 m ²
2	wood processing in the form of sawmills, shake mills and wood chippers	Must be auxiliary to <i>forest management</i> . Shall be setback a minimum of 100 m from a parcel line. Must not exceed a <i>site area</i> of 2,000 m ²

7.12.3 Parcel Coverage

The maximum permitted *parcel coverage* shall be 5%.

7.12.4 Floor Area

The floor area of all buildings on a parcel shall not exceed 300 m².

7.12.5 Setbacks

a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted in RF1 Zone shall be 5m.

7.12.6 Parking

Requirements as per Part 6.

7.12.7 Height of Buildings and Structures Requirements as per Section 5.11.

RURAL FOREST TWO (RF2)

7.13.1 Intent

To permit *forest management* without allowance for a *Single-Unit dwelling*.

7.12.8 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	forest management	

b) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	log booming, sorting and storage	Must be auxiliary to <i>forest management</i> . Shall be setback a minimum of 30 m Must not exceed a <i>site area</i> of 2,000 m ²
2	wood processing in the form of sawmills, shake mills and wood chippers	Must be auxiliary to <i>forest management</i> . Shall be setback a minimum of 30 m Must not exceed a <i>site area</i> of 2,000 m ²

7.12.9 Parcel Coverage

The maximum permitted *parcel coverage* shall be 5%.

7.12.10 Floor Area

The floor area of all buildings on a parcel shall not exceed 300 m².

7.12.11 Setbacks

a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted in RF2 Zone shall be 5m.

b)

7.12.12 Parking

Requirements as per Part 6.

7.12.13 Height of Buildings and Structures Requirements as per Section 5.11.



7.13 RURAL FOREST THREE (RF3)

7.14.1 Intent

To permit *forest management* and other rural uses.

7.13.2 Permitted Uses

a) The permitted *uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	single-unit dwelling	 See Part 5 for General Regulations. Not more than 1 permitted per parcel The total floor area of all dwellings on a parcel shall not exceed 355 m².
2	auxiliary dwelling	 Not more than 1 permitted per parcel The total floor area of all dwellings on a parcel shall not exceed 355 m².
3	forest management	
4	park	
5	log booming, sorting and storage	1) Parcel size must exceed 3.75 ha.
6	wood processing in the form of sawmills, shake mills and wood chippers	 2) The total building floor area shall not exceed 250 m². 3) Shall not be located within 30 m of a parcel line.

7.13.3 Parcel Coverage

PARCEL AREA	MAXIMUM PARCEL COVERAGE
≤ 3.5 ha	15%
> 3.5 ha	10%

7.13.4 Setbacks

a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted in RF3 Zone shall be 5m.

7.13.5 Parking

Requirements as per Part 6.

7.13.6 Height of Buildings and Structures Requirements as per Section 5.11.



7.14 RURAL FOREST THREE (RF4)

7.15.1 Intent

To permit rural uses compatible with watershed protection.

7.14.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE
1	forest based outdoor recreation
2	outdoor natural science education or research
3	fish and wildlife habitat management and enhancement facilities
4	interpretive facilities
5	park
6	restricted watershed areas

7.14.3 Floor Area

The floor area of all buildings on a parcel shall not exceed 100 m².

7.14.4 Setbacks

No *use*s or structures permitted under Section 7.15.2 shall be sited within 30 m of a *parcel* line.

7.14.5 Parking

Requirements as per Part 6.

7.14.6 Height of Buildings and Structures Requirements as per Section 5.11.

7.15 RURAL FOREST THREE (RF5)

7.16.1 Intent

To permit *forest management* and other rural uses.

7.15.2 Permitted Uses

a) The permitted *uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	cinale unit dwelling	1) See Part 5 for General Regulations.
	single-unit dwelling	2) Not more than 1 permitted per parcel
2	forest management	
3	park	
4	forest based recreation	
5	environmental conservation	

7.15.3 Parcel Coverage

PARCEL AREA	MAXIMUM PARCEL COVERAGE
≤ 3.5 ha	15%
> 3.5 ha	10%

7.15.4 Floor Area

The floor area of all buildings on a parcel shall not exceed 300 m².

7.15.5 Parcel Coverage

The maximum permitted *parcel coverage* shall be 10%.

7.15.6 Setbacks

The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted in RF5 Zone shall be 5m.

7.15.7 Parking

Requirements as per Part 6.

7.15.8 Height of Buildings and Structures Requirements as per Section 5.11.

7.16 AGRICULTURAL (AG)

7.17.1 Intent

To permit agricultural *use*s on suitable lands, including those located within the Agricultural Land Reserve (ALR).

7.16.2 Permitted Uses

- a) Notwithstanding any provision in this Bylaw, any use within the AG Zone shall be in accordance with the Agricultural Land Reserve Use Regulation.
- b) Permitted *uses* shall be limited to the following:

	USE	CONDITIONS	
1	agriculture		
2	raising and keeping livestock		
3	farm or farm operation		
4	single-unit dwelling	 Not more than 1 permitted per parcel Floor area shall not exceed 350 m² 	
5	auxiliary dwelling	 Not more than 1 permitted per parcel <i>Parcel area</i> must exceed 1 ha Floor area shall not exceed 90 m² 	
6	horse riding, training or boarding facility	 Parcel area must exceed 1 ha. A horse riding, training or boarding facility shall not contain more than 3 horse stalls per hectare to a maximum of 40 horse stalls per parcel. 	
7	park	The total <i>floor area</i> of all <i>buildings</i> and <i>structures used</i> as part of a <i>park</i> , including biodiversity conservation, passive recreation, heritage, wildlife and scenery viewing shall not exceed 100 m ² .	
8	cannabis production facility	See Section 5.9.	
9	agricultural product sales	 Must be auxiliary to a farm. All farm products offered for sale must be produced on the farm on which the <i>retail</i> sales are taking place; or The total sales <i>floor area</i>, both indoors and outdoors, for all agricultural products does not exceed 300 m², and at least 50% which is limited to the sale of farm products produced either on that agricultural land or 	

		by an association, as defined by the <i>Cooperative</i> <i>Association Act</i> , to which the owner of the farm on which the <i>agricultural product sales</i> take place belongs.		
10	animal slaughter or processing	At least 50% of animals slaughtered and farm product processed, packaged or stored by an animal slaughtering facility shall be reared and produced on the same farm.		
11	farm research and education	The total <i>floor area</i> of all <i>buildings</i> and <i>structures use</i> d for farm education and research shall not exceed 100 m ² .		
12	dairy production	 At least 50% of the farm products <i>use</i>d for dairy products must be produced on the same farm. Retail sale area subject to conditions of agricultural product sale Use may include on-site tour 		
13	alcohol production facility	 May include a brewery, <i>distillery</i>, meadery, <i>cidery</i> and/or <i>winery</i>. Unless otherwise authorized by the ALC, a minimum of 50% of the farm products <i>used</i> in alcoholic beverage products must be produced on the same farm; or Must have a land area more than 2 ha, and at least 50% of the total farm product for processing supplied by a British Columbia farm under a minimum three- year contract. <i>Use</i> may include preparation and storage of products. <i>Use</i> may include on-<i>site</i> tours. 		
14	food and beverage service lounge	 Shall be an auxiliary use to alcoholic beverage production. Total floor area shall not exceed 100 m². Shall have a maximum indoor seating capacity of 30. Shall have a maximum outdoor area of 50 m². May serve alcoholic beverages other than those produced on the same farm, provided that the beverages are sold as single servings for immediate consumption within the food and beverage service lounge or in a special event area operated in accordance with a special event endorsement issued under the Liquor Control and Licensing Regulation. 		
15	agri-tourism	Accommodation <i>use</i> s are permitted as per Section 7.17.3.		
16	short term rental	See Sections 5.3 and 7.17.3 for <i>Use</i> Provisions.		

17	kennel	Only permitted in Electoral Areas E and F.
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7.16.3 Temporary Uses

- a) A temporary *use* permit may be issued for the purpose of permitting *agri-tourism accommodation* auxiliary to *agriculture* or a farm operation.
- b) Accommodation approved under a temporary use permit under this section shall:
 - 1. be situated on a parcel having an area of at least 1.75 ha and classified for property tax assessment purposes as a farm;
 - 2. occupy less than 5% of the parcel for the total developed area for structures, landscaping and access associated with the accommodation.
 - 3. be limited to 10 sleeping units in total, including short term rental bedrooms.
 - 4. be either connected to a community sewer facility or have on-*site* sewage disposal facilities in place that are in accordance with current regulations pursuant to the *Health Act*.

7.16.4 Setbacks

- a) The minimum *setbacks* from a *parcel line* for *buildings* and *structures* and setback exceptions shall be in accordance with Sections 5.14 and 5.15.
- b) Notwithstanding Subsection (a), the minimum *setbacks* from a *parcel line* for permitted *uses*, structures or buildings for agricultural purposes in the AG Zone shall be as follows:

USE, STRUCTURE OR BUILDING	ABUTTING A <i>HIGHWAY</i> (m)	OTHER PARCEL LINE (m)	WATERCOURSE /WATERBODY SETBACK (m)
beekeeping	5	1.5	-
agricultural buildings, structures, or outdoors storage areas, except otherwise specified under this section	5	5	-
agricultural buildings, structures, or outdoor storage areas having confined livestock areas including up to 1 au of swine	10	15	15 for 10 or fewer AU
agricultural buildings, structures, or outdoor storage areas having confined livestock areas including more than 1 au of swine	25	30	30 for more than 10 AU

animal slaughter or processing for:			
1. domestic consumption	5	5	15
2. commercial	5	30	15
food and beverage service lounge	10	15	-
<i>greenhouse</i> containing no artificial lighting	5	5	-
greenhouse containing artificial lighting	15	15	-
kennel, including outdoor runs	10	15	-
agricultural product sales except in the form of an open air stand	5	5	-
<i>agricultural product sales</i> in the form of an open air stand	1.5	5	-
agri-tourism campground	10	10	-
agricultural waste storage facility	5	10	15
field storage of agricultural solid waste	5	10	30
chemical storage structure	10	10	15
mushroom growing medium preparation and storage	5	40	15
soiless medium preparation	10	15	-
soiless medium storage	5	7.5	-
seasonal feeding areas	-	-	30
composting or compost storage	5	10	15
wood waste storage	5	10	15

7.16.5 Parcel Coverage

USES	MAXIMUM PARCEL COVERAGE
All buildings and structures except greenhouses	15%
Residential buildings and structures and their auxiliary uses	10%
Greenhouse	50%

7.16.6 Parking

Requirements as per Part 6.
7.16.7 Height of Buildings and Structures Requirements as per Section 5.11.

7.16.8 Site Specific Uses

	LEGAL DESCRIPTION	REGULATION
a)	Lot 17, District Lot 682, Plan 13714	A garden supply centre is an additional permitted use.
b)	Lot 12, Block E, District Lot 905, Plan EPP47776 Lot 13, Block E, District Lot 905, Plan EPP47776	 Only one <i>single-unit dwelling</i> is permitted. The <i>dwelling unit</i> shall have a ground <i>floor area</i> not exceeding 170 m² and a total <i>floor area</i> not exceeding 280 m².

PART 8 – COMPREHENSIVE DEVELOPMENT ZONES

8.1 COMPREHENSIVE DEVELOPMENT ONE (CD1)

8.1.1 Intent

To permit *Single-Unit dwellings, two-unit dwellings* and common amenities.

8.1.2 Permitted Uses

The permitted *uses* shall be limited to the following:

	USE	CONDITIONS
1	single-unit dwelling	Only in Strata Lots 1-31 as shown on Schedule C.
2	two-unit dwelling	Only in Strata Lots 1-31 as shown on Schedule C.
3	common facility	May include shared kitchen and dining room, laundry, day-care and children's play area, auxiliary office and meeting rooms, lounge, library, workshop, one guest room, and greenhouse only in location as shown on Schedule C.
4	ground level parking	Only in the area labelled as Vehicle Parking on Schedule C.
5	outdoor recreation facility	May be in the form of a playground, courtyard, kitchen garden areas, and gazebo only in the area labelled as Common Amenity Area (CAA) on Schedule C.
6	park and trail	Permitted in the area labelled as Park on Schedule C.
7	nature oriented recreation	Permitted in the area labelled as Forested Area on Schedule C.
8	auxiliary building	Used for storage, workshops, studios, greenhouses, recycling and composting; and the keeping of livestock, subject to Section 5.6 of this bylaw and permitted only in the area labelled as Common Amenity Area (CAA) as shown on Schedule C.

8.1.3 Siting of Buildings and Structures

- 8.1.3.1 Structures shall be sited in accordance with the setbacks delineated on Schedule C, or otherwise as specified in Sections 5.14 and 5.15.
- 8.1.3.2 Structures located on land designated pursuant to the *Land Title Act* as "strata lot" shall be sited as follows:
 - a) no structure shall be located within 0.6 m of a parcel line adjacent to an internal road;
 - b) a building above its first storey shall not be located within 2.3 m of a parcel line adjacent to an internal road;
 - c) the distance between two buildings used as dwellings located opposite of a side parcel line shall not be less than 3 m;

- d) a building used for a dwelling shall not be located within 6 m of a parcel line opposite to the parcel line adjacent to an internal road;
- e) an auxiliary building may be located within 0 m from a parcel line not adjacent to an internal road, and may not be located within 15 m of a parcel line adjacent to an internal road.
- 8.1.3.3 Structures located on land designated pursuant to the *Land Title Act* as "common property" shall be sited as follows:
 - a) no structure shall be located within 5 m of a parcel line;
 - b) a building containing less than 55 m² of floor area shall not be located within 3 m of a strata lot parcel line.

8.1.4 Floor Area

- 8.1.4.1 The floor area of buildings located on land designated pursuant to the *Land Title Act* as "strata lot" shall be regulated as follows:
 - a) the total floor area in a dwelling on a strata lot shall not exceed 195 m²;
 - b) the combined floor area of all auxiliary buildings located on a strata lot shall not exceed 20 $$\rm m^2$.$
- 8.1.4.2 The floor area of buildings located on land designated pursuant to the *Land Title Act* as "common property" shall be regulated as follows:
 - a) the combined floor area of all buildings in the area labelled as Common Amenity Area (CAA) on Schedule C shall not exceed 2,000 m²; and
 - b) the floor area of a building in the area labelled as Common Amenity Area (CAA) on Schedule C shall not exceed 325 m².

8.1.5 Building Size

The size of buildings located on land designated pursuant to the *Land Title Act* as "strata lot" shall be regulated as follows:

- a) parcel coverage shall not exceed 40% per parcel;
- b) a building shall have a length not exceeding 17 m;

8.1.6 Density

a) The total number of *parcels* designated pursuant to the *Land Title Act* as "strata lot" shall not exceed 31, in addition to one *parcel* designated as "common property", one parcel dedicated as "park" and at least one area dedicated for sewerage disposal and treatment.
b) No more than one dwelling may be located on a parcel

8.1.7 Forested Area

Construction or placement of any structure or building in the area labelled as Forested Area on Schedule C is expressly prohibited.

8.1.8 Parking

Requirements as per Part 6.

8.1.9 Height of Buildings and Structures Requirements as per Part 5, except that the *height* of a *building* shall not exceed 8 m.

8.2 COMPREHENSIVE DEVELOPMENT TWO (CD2)

8.2.1 Intent

To permit *mixed residential, rural and commercial uses*.

8.2.2 Permitted Uses

a) The permitted principal *uses* shall be limited to the following in the locations depicted on Schedule E:

	USE	CONDITIONS
1	assembly	Shall be limited to a total audience seating capacity of 120.
2	camp assembly	 A Minimum site area of 758 m² shall be provided per sleeping unit as part of a camp assembly; Shall be limited to a total combination sleeping units and practice studios not exceeding 50.
3	horticulture	
4	agriculture	
5	music and teaching studios	
6	child care facility	
7	community care facility	
8	indoor and outdoor recreation	

- b) The permitted auxiliary *uses* shall be limited to the following in conformance to Schedule E:
 - 1. kitchen / dining hall auxiliary to a camp assembly;
 - 2. office;
 - 3. one single family dwelling;
 - 4. surface parking;
 - 5. washroom facilities;
 - 6. maintenance / storage.

8.2.3 Siting of Buildings, Structures and Uses

- a) No structure may be located within 15 m of a parcel line.
- b) A structure may be located on a parcel line in the following circumstances:
 - 1. a retaining wall adjoining a surface parking area
 - 2. a fence used to screen a surface parking area
 - 3. a single freestanding sign
- c) Unless as otherwise specified on Schedule E, no vehicle parking, loading/unloading or storage area may be located within 15 m from a parcel line.

8.2.4 Parking and Loading Area

- a) all parking/loading/unloading or storage areas shall be completely screened from abutting rural-residential properties, by the placement of plant materials, berms, retaining structures and/or fencing, as specified on Schedule E.
- b) off-street parking spaces shall be sited and screened in a manner that minimizes disturbance of mature coniferous and deciduous trees and arranged in groupings of at least one tree per five parking spaces.

8.2.5 Signage

Except for directional parking and traffic signs, not more than one freestanding sign is permitted per parcel, having a maximum of two sign faces, with each sign face area not exceeding $1m^2$, and with a height not exceeding 2.5 m.

8.2.6 Parcel Coverage

The coverage of all buildings and structures on a parcel shall not exceed 10 %.

8.2.7 Height of Buildings and Structures

8.3 COMPREHENSIVE DEVELOPMENT ONE (CD3)

8.3.1 Intent

To permit *mixed residential and commercial uses*.

8.3.2 Permitted Uses

a) The permitted principal uses shall be limited to the following in compliance with Schedule D:

	USE	CONDITIONS
1	Single-unit dwelling	
2	Two-unit dwelling	A maximum of 52 dwelling units is permitted, consisting of up
3	Multi-unit dwelling	to 33 single-unit dwellings and up to 19 units of two-unit dwellings and/or multi-unit dwellings.
4	Marina	
5	Restaurant	The total floor area for these uses permitted in Commercial Area 1 shown on Schedule D shall not exceed 100 m ² .
6	Retail	

b) The permitted auxiliary *uses* shall be limited to the following:

- 1. Recreation facilities auxiliary to residential uses
- 2. Common sewage disposal facilities auxiliary to the principal uses

8.3.3 Siting of Buildings, Structures and Uses

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* and setback exceptions shall be in accordance with Sections 5.14 and 5.15.
- b) No vehicle parking, loading/unloading or storage area may be located within 5 m from a parcel line except when used for launching marine craft or temporarily servicing the marina or a loading space for the commercial uses.

8.3.4 Density

The total number of *parcels* designated pursuant to the *Land Title Act* as "strata" shall not exceed 52 for residential *dwellings*, in addition to not more than one *commercial* area, one area designated as "*marina*", at least one area designated as "common property", one *parcel* dedicated as "*park*" and at least one area dedicated for sewerage disposal and treatment.

8.3.5 Parcel Coverage

The coverage of all buildings and structures on a parcel shall not exceed 25 %.

8.3.6 Parking

Requirements as per Part 6.

8.3.7 Height of Buildings and Structures

8.4 COMPREHENSIVE DEVELOPMENT FOUR (CD4)

8.4.1 Intent

To permit *a strata development with* common amenities.

8.4.2 Permitted Uses

a) In area designated as "strata lot" pursuant to the *Strata Property Act*, the permitted *uses* shall be limited to the following:

	USE	CONDITIONS
1	single-unit dwelling	Not more than 1 per strata lot
2	auxiliary building	In accordance with Section 5.10

b) In area designated as "common property" of a strata pursuant to the *Strata Property Act*, the permitted *uses* shall be limited to the following:

	USE	CONDITIONS
1	building for common use of the strata	 May contain: 1) kitchen, dining room, laundry 2) day care and auxiliary children's play area, office, meeting room, lounge, library and workshop 3) one guest bedroom for non-commercial transient accommodation of the same occupant(s) for a period not exceeding 15 consecutive days
2	ground level parking	5 spaces including a minimum of 1 accessible space
3	outdoor recreation facility	May be in the form of a playground, courtyard and garden
4	greenhouse	
5	auxiliary building	In accordance with Section 5.10 and used for storage, workshop, studio, recycling or composting
6	keeping of <i>livestock</i>	See Section 5.6 for <i>Use</i> Provisions.

8.4.3 Siting of Buildings and Structures

- a) No structures shall be located within 1.5 m from a parcel line not adjacent to a highway or a parcel within the Agricultural Land Reserve.
- b) No structures shall be located within 5 m from a parcel line adjacent to a highway.
- c) No structures shall be located within 10 m from a parcel line adjacent to a parcel within the Agricultural Land Reserve.

8.4.4 Floor Area

The maximum floor area of a dwelling on a strata lot shall not exceed 30% of the area of the strata lot.

8.4.5 Lot Size

- a) The minimum average size of all strata lots shall be 500 m2.
- b) The absolute minimum strata lot size shall be 485 m2.
- c) The absolute maximum strata lot size shall be 810 m2.
- d) The area of land designated as "common property" pursuant to the *Strata Property Act* shall not be less than 50% of the entire area of the strata parcel.

8.4.6 Parcel Coverage

- a) Parcel coverage of all buildings and structures on land designated as "strata lot" pursuant to the *Strata Property Act* shall not exceed 35% of the area of the strata lot.
- b) Parcel coverage of all buildings and structures on land designated as "common property" of a strata pursuant to the *Strata Property Act* shall not exceed 15% of the area of the "common property".

8.4.7 Buffering

A buffer consisting of existing vegetation supplemented by new plantings shall be in place within the setback area adjacent to a parcel within the Agricultural Land Reserve or a highway.

8.4.8 Parking

Requirements as per Part 6 and 8.4.2.

8.4.9 Height of Buildings and Structures

PART 9 COMMERCIAL ZONES

9.1 COMMERCIAL ONE (C1)

9.1.1 Intent

To permit a limited range of small-scale local neighbourhood *commercial uses*.

9.1.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	retail sales	The total <i>floor area use</i> d for <i>retail</i> sales and storage shall not exceed 250 m ² .
2	restaurant	The total <i>floor area</i> used for the restaurant including dining, cooking and storage shall not exceed 100 m ² .
3	tourist information centre	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the commercial use per parcel.
2	short term rental	See Section 5.3 for Use Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

9.1.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 50%.

9.1.4 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* shall be 5m.
- b) No parking, loading or storage areas shall be located in a *setback* required under this bylaw where the abutting property is zoned R1, R2, RM1 or RM2.
- c) Setbacks exceptions as per 5.15.

9.1.5 Parking

Requirements as per Part 6.

9.1.6 Height of Buildings and Structures

9.2 COMMERCIAL TWO (C2)

9.2.1 Intent

To permit neighbourhood or village centre *commercial uses*.

9.2.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	<i>retail</i> sales	No building located within the boundaries of the Roberts Creek Official Community Plan that is used for retail sales as a principal use shall have a floor area larger than 500 m ² .
2	bakery	
3	restaurant	Excluding drive-through restaurant
4	personal service establishment	
5	artisan studio	Lot 13 District Lot 810 Plan 5157 only
6	educational facility	 Lot 13 District Lot 810 Plan 5157 only; No more than 12 students and 3 instructors shall be assembled at any one time.
7	office	
8	health care office	
9	veterinary clinic	
10	assembly	
11	neighbourhood pub	
12	tourist information centre	Excluding Lot 13 District Lot 810 Plan 5157
13	off-street parking	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to a commercial use per parcel.
2	short term rental	See Section 5.3 for <i>Use</i> Provisions.
3	keeping of <i>livestock</i>	Excluding Lot 13 District Lot 810 Plan 5157
4	residential agriculture	Excluding Lot 13 District Lot 810 Plan 5157

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- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

9.2.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 50%.

9.2.4 Setbacks

- a) The minimum setbacks from a *parcel* line for all buildings and structures permitted shall be 5m.
- b) No parking, loading or storage areas shall be located in a setback required under this bylaw where the abutting property is zoned R1, R2, RM1, RM2 or RU1.
- c) Setbacks exceptions as per Section 5.15.

9.2.5 Parking

Requirements as per Part 6.

9.2.6 Height of Buildings and Structures

9.3 COMMERCIAL THREE (C3)

9.3.1 Intent

To permit tourist *commercial uses*.

9.3.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	tourist accommodation	
2	campground	Maximum 25 camp sites per hectare in Electoral Area E
3	marina	
4	restaurant	
5	tourist information centre	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY <i>USE</i>	CONDITIONS
1	retail	 Maximum of 100 m² in Electoral Area E; 2)
2	personal service establishment	
3	single-unit dwelling	Limited to one auxiliary to a commercial use per parcel.
4	short term rental	See Section 5.3 for <i>Use</i> Provisions.
5	keeping of <i>livestock</i>	See Section 5.6 for <i>Use</i> Provisions.
6	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

9.3.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 50%.

9.3.4 Setbacks

- a) The minimum setbacks from a *parcel* line for all buildings and structures permitted shall be 5m.
- b) No parking, loading or storage areas shall be located in a setback required under this bylaw.
- c) Setbacks exceptions as per Section 5.15.
- 9.3.5 Parking

Requirements as per Part 6.

9.3.6 Height of Buildings and Structures

Requirements as per Section 5.11.

9.3.7 Site Specific Uses

	LEGAL DESCRIPTION	REGULATIONS	
a)	<i>Strata lots</i> 1-30, Strata Plan VR757, District Lot 4545.	 Additional to permitted uses in Section 9.3.2, one dwelling per strata lot is permitted. A minimum 50% of the land area denoted on Strata Plan VR757, District Lot 4545, shall be undivided and undeveloped open space. 	
b)	District Lot 2657 Group 1 New Westminster District	 Notwithstanding Section 9.3.2, the following provisions shall apply: 1. Only the following uses are permitted: a. <i>Campground</i> with a maximum of 10 campsites per hectare; b. A maximum of 5 <i>portable cabins</i> per hectare; c. <i>Restaurant, retail,</i> service and <i>office</i> not exceeding a total floor area of 3 m² per campsite and 6 m2 per portable cabin; d. Home occupation; e. Short term rental; f. Boat ramp; g. Outdoor recreation. 2. <i>Portable Cabin</i> 3. No person shall occupy any <i>portable cabins</i> or camp sites for transient accommodation purposes for more than a total of 15 days in any calendar month. 4. A <i>portable cabin</i> shall not be considered an <i>auxiliary building or structure</i>. 5. Notwithstanding Section 9.3.3, the <i>parcel coverage</i> of all <i>buildings</i> and <i>structures</i> shall not exceed 15%. 	

9.4 COMMERCIAL FOUR (C4)

9.4.1 Intent

To permit *tourist accommodation and auxiliary commercial uses*.

9.4.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	
1	tourist accommodation	
2	restaurant	
3	tourist information centre	
4	fuel service station	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY <i>USE</i>	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to a principal use per parcel.
2	retail sales	
3	short term rental	See Section 5.3 for Use Provisions.
4	keeping of livestock	See Section 5.6 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

9.4.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

9.4.4 Setbacks

- a) No structure shall be located within:
 - 1. 15 m of the parcel line adjacent to a highway;
 - 2. 5 m of the south parcel line;
 - 3. 3.5 m of the east or west parcel line.
- b) No parking, loading or storage areas shall be located in a setback area.
- c) *Setback*s exceptions as per Section 5.15.

9.4.5 Parking

Requirements as per Part 6.

9.4.6 Height of Buildings and Structures Requirements as per Section 5.11.

9.5 COMMERCIAL FIVE (C5)

9.5.1 Intent

To permit *commercial uses*.

9.5.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	retail	
2	whole sale	
3	office	
4	personal service	
5	neighbourhood pub	
6	assembly	
7	restaurant	
8	tourist accommodation	
9	tourist information centre	
10	fuel service station	
11	light industry	Must be contained entirely within an enclosed building
12	marina	
13	moving and storage facility	
14	Off-street parking	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to a principal use per <i>parcel</i> .
2	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
3	keeping of livestock	See Section 5.6 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

9.5.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 50%.

9.5.4 Setbacks

- a) No structure shall be located within:
 - 1. 5 m of the east or west parcel line;
 - 2. 3.5 m of the north or south parcel line.
- b) No parking, loading or storage areas shall be located in a setback area.
- c) *Setback*s exceptions as per Section 5.15.

9.5.5 Size of Structure

No building used for retail and wholesale sales as a principal use shall have a floor area larger than 2350 m^2 , with the exception of Electoral Area E, where the maximum floor area shall be 1394 m^2 .

9.5.6 Parking

Requirements as per Part 6.

9.5.7 Height of Buildings and Structures

Requirements as per Section 5.11.

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PART 10 - WATER ZONES

10.1 MARINE TRANSPORTATION ZONE (M1)

10.1.1 Intent

To recognize the Langdale Ferry Terminal for marine transportation use.

10.1.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	marine transportation	Includes the <i>use</i> of marine vessels as a ferry terminal and temporary storage of marine vessels (private and/or public)
2	transportation centre	Includes foot passengers, bicyclists, transit, motor vehicles, car share, <i>commercial</i> trailer drop, <i>float</i> plane and emergency helicopter services.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY <i>USE</i>	CONDITIONS
1	office	
2	retail	
3	restaurant	
4	mobile vendors	Includes food truck
5	single-unit dwelling	Limited to one for the purpose of housing a caretaker or watchman.
6	parking	Includes parking provided for employees, the public and other properties.
7	park	

d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.

10.1.3 Floor and Site Area

The combined *floor area* and site area for *retail, restaurant* and mobile vendor *uses* shall not exceed 20% of the total *building floor area* up to a maximum of 835 m².

10.1.4 Setbacks

- a) No structure shall be located within:
 - 1. 7.5 m of a parcel line adjacent to a highway;
 - 2. 4.5 m of all other parcel lines.
- b) *Setbacks* exceptions as per Section 5.15.

10.1.5 Maximum Height of Buildings and Structures

The maximum permitted *height* of all *buildings* and *structures* in Marine Transportation zones shall be as follows:

BUILDING TYPE	MAXIMUM HEIGHT
building	20 m
structure	25 m
fence within the required setback area	3 m

10.1.6 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 50%.

10.1.7 Parking

Requirements as per Part 6.

10.2 WATER ZONE ONE (W1)

10.2.1 Intent

To permit *park* and limited boat facilities in a water zone.

10.2.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	mooring facility	 Must be auxiliary to the <i>principal use</i> on the <i>adjacent upland parcel</i>. Must have a maximum combined area of 65 m², excluding pedestrian access areas.
2	boathouse	Exterior perimeter not exceeding 35 m
3	public boat ramp	
4	private <i>float</i>	Shall have no physical connection to an <i>adjacent upland parcel</i> and <i>used</i> primarily for recreational purposes, shall have a maximum surface area of 10 m ² .
5	park	

b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.

10.2.3 Prohibited Uses

The following uses are expressly prohibited:

- a) The installation or *use* of *marine ways*;
- b) Houseboats.

10.2.4 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 1.5 m.
- b) A mooring facility that extends into the *inter-tidal zone* may be located on the *natural* boundary or adjacent parcel line of adjacent upland parcel.
- c) A shared *mooring facility* serving two adjacent *parcels* may be located on a *parcel line* where the *parcels* are situated on or over the surface of water.

10.2.5 Maximum Height of Buildings and Structures

The maximum permitted *height* of all *buildings* and *structures* shall be 4.5 m.

10.3 WATER TWO (W2)

10.3.1 Intent

To permit forest and marine *industrial uses* in a water zone.

10.3.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE		CONDITIONS
1	boat ramp		
2	log booming and sorting	Including the storage and mai booming and sorting equipme	-
3	transfer and storage of forestry and industry related goods		
4	moorage of marine transportation vessels		

b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.

10.3.3 Prohibited Uses

Aquaculture is expressly prohibited.

PART 11 INDUSTRIAL ZONES

11.1 INDUSTRIAL ONE (I1)

11.1.1 Intent

To permit *light industrial uses*.

11.1.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	light industrial	All <i>manufacturing</i> must be housed within a completely enclosed <i>building</i> .
2	retail or wholesale	No building located within boundaries of the West Howe Sound Official Community Plan and the Elphinstone Official Community Plan that is used for retail and wholesale sales as a principal use shall have a floor area larger than 2350 m ² .
3	fuel service station	
4	general repair	
5	office	
6	restaurant	
7	moving and storage	
8	marina	
9	seafood storage and processing	 There is no smoking, shucking, cooking, canning, packaging or storage outside of an enclosed building; The required setback from all parcel lines is 7.5 m; The floor area utilized for the purpose of smoking, shucking, cooking, canning, packaging, or storage shall not exceed 150 m².
10	airport or heliport	
11	aquaculture	
12	sawmill and shakemill	 Parcel size must exceed 1.75 ha Excluding chippers and planers where the <i>site area</i> is less than 1000 m²

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to an industrial use per <i>parcel</i> .
2	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
3	keeping of livestock	See Section 5.6 for <i>Use</i> Provisions.
4	tourist information centre	

- d) Subject to compliance with all other provisions of this Bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

11.1.3 Parcel Coverage

The maximum permitted *parcel coverage* shall be 50%.

11.1.4 Setback

- a) The minimum *setback* of all *buildings* and *structures* from a *parcel line* abutting any zone except an Industrial zone shall be 7.5 m.
- b) The minimum setback of all buildings and structures from a parcel line abutting an Industrial zone shall be 1.5 m.
- c) No parking, loading or storage areas shall be located in a setback area
- d) Setback exceptions are as per Section 5.15.

11.1.5 Parking

Requirements as per Part 6.

11.1.6 Height of Buildings and Structures

Requirements as per Section 5.11.

11.1.7 Site Specific Use

In addition to the uses permitted in Section 11.1.2, a *cannabis production facility* is permitted on Lot 1 District Lot 1365 Plan LMP5923, PID 017-913-969.

11.2 INDUSTRIAL TWO (I2)

11.2.1 Intent

To permit *light industrial uses*.

11.2.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1		1) Permitted on a portion of Lot 5, Block 6, District Lot 692,
	light industrial	Plan 3633, as shown on Schedule F.
		2) Must be contained entirely within an enclosed <i>building</i> .
2	retail or wholesale	Permitted on a portion of Lot 5, Block 6, District Lot 692, Plan
	retuil of wholesule	3633, as shown on Schedule F.
3	automobile cale and	1) Permitted on a portion of Lot 5, Block 6, District Lot 692,
	automobile sale and	Plan 3633, as shown on Schedule F.
	service	2) Excluding <i>fuel service station</i> , auto body and paint shop.
4	office	Permitted on a portion of Lot 5, Block 6, District Lot 692, Plan
	office	3633, as shown on Schedule F.
5	moving and storage	
6	tourist information	Permitted on a portion of Lot 5, Block 6, District Lot 692, Plan
	centre	3633, as shown on Schedule F.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) One single-unit dwelling is permitted *auxiliary to a principal use*.
- d) Additional use regulations are provided in Part 5.

11.2.3 Prohibition

- a) *Fuel service station,* propane or fuel distribution or conversion facility, or auto body or paint shop is expressly prohibited.
- b) No outdoor storage of materials, equipment, containers or finished products, except outdoor display and sales lots for automobiles and light trucks shall be permitted.

11.2.4 Parcel Coverage

- a) *Parcel coverage* of all non-residential *buildings* and *structures* shall not exceed 20%;
- b) The maximum *floor area* of all *buildings* shall not exceed 50% of the *parcel area*.

11.2.5 Setback

a) The minimum *setback* of all *buildings* and *structures* from a *parcel line* abutting the RU2 or AG Zone shall be 15 m.

- b) The minimum setback of all buildings and structures from a parcel line abutting an Industrial zone shall be 1.5 m.
- c) No parking, loading or storage areas shall be located within 10 m from a parcel line abutting the RU2 or AG Zone.
- d) *Setback* exceptions are as per Section 5.15.

11.2.6 Landscaping

- a) Landscaping of all land in a setback area abutting the RU2 or AG zone, except for a driveway having a maximum width of 7.5 m, shall be provided and maintained to screen *commercial* or *industrial uses* within the I2 zoned parcel from the *residential* or rural zoned land.
- b) Landscaping of all land, except the minimum amount necessary to provide vehicle access, in the setback area abutting Stewart Road shall be provided.

11.2.7 Parking

Requirements as per Part 6.

11.2.8 Height of Buildings and Structures

11.3 INDUSTRIAL THREE (I3)

11.3.1 Intent

To permit marine *industrial uses*.

11.3.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	marina	
2	marine ways	
3	Boat-building	
4	barge ramp and freight handling facilities	
5	<i>commercial</i> fishing storage facilities	
6	aquaculture	
7	aquaculture processing	 The <i>parcel area</i> must exceed 1.75 ha. Must be located in a fully enclosed <i>building</i>.
8	sawmill and shakemill	 The <i>parcel area</i> must exceed 1.75 ha. Must be located in a fully enclosed <i>building</i>.
9	log booming and sorting	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the principal use for the purpose of housing a caretaker or watchman.
2	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
3	keeping of <i>livestock</i>	See Section 5.6 for <i>Use</i> Provisions.

d) Additional use regulations are provided in Part 5.

11.3.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 60%.

11.3.4 Setbacks

- a) The minimum *setback* from a *parcel line* for all *buildings* and *structures* permitted shall be 7.5m.
- b) No parking, loading or storage area associated with permitted *uses* shall be located within 7.5 m of a parcel line.
- c) No *aquaculture processing* and no sawmill or shake mill shall be located within 25 m of a *parcel* line.
- d) *Setback* exceptions are as per Section 5.15.

11.3.5 Parking

Requirements as per Part 6.

11.3.6 Height of Buildings and Structures

11.4 INDUSTRIAL FOUR (I4)

11.4.1 Intent

To permit *logging uses*.

11.4.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	log booming and sorting	 Including the storage and maintenance of log booming and sorting equipment used on the same log booming and sorting site A minimum site area of 4 ha is required.

b) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the principal use for the purpose of housing a caretaker or watchman.
2	storage of logging equipment	
3	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
4	keeping of <i>livestock</i>	See Section 5.6 for <i>Use</i> Provisions.

- c) Subject to compliance with all other provisions of this Bylaw, more than one *auxiliary use* shall be permitted.
- d) Additional use regulations are provided in Part 5.

11.4.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 15%.

11.4.4 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 30 m.
- b) No parking, loading or storage shall be located within 30 m of any parcel lines except the natural boundary of a salt water body.
- c) *Setback* exceptions are as per Section 5.15.

11.4.5 Parking

Requirements as per Part 6.

11.4.6 Height of Buildings and Structures Requirements as per Section 5.11.

11.5 INDUSTRIAL FIVE (I5)

11.5.1 Intent

To permit mineral, sand and gravel processing, and concrete product *manufacturing uses*.

11.5.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	mineral, sand and gravel processing	The minimum required <i>site area</i> is 1.75 ha.
2	<i>manufacturing</i> concrete products	The minimum required <i>site area</i> is 1.75 ha.

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the principal use for the purpose of housing a caretaker or watchman.
2	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
3	keeping of <i>livestock</i>	See Section 5.6 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this Bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

11.5.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

11.5.4 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 30 m.
- b) No parking, loading or storage shall be located within 15 m of any parcel lines except the natural boundary of a salt water body.
- c) Setback exceptions are as per Section 5.15.

11.5.5 Parking

Requirements as per Part 6.

11.5.6 Height of Buildings and Structures

11.6 INDUSTRIAL SIX (I6)

11.6.1 Intent

To permit mineral, sand and gravel processing, and concrete product *manufacturing uses*.

11.6.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	mineral, sand and gravel processing	The minimum required <i>site area</i> is 1.75 ha.
2	<i>manufacturing</i> concrete products	The minimum required <i>site area</i> is 1.75 ha.
3	storage and processing of land clearing vegetation debris	 May include: 1) The recovery of resources such as pulp mill fuel products, landscape mulch and silviculture ground cover and 2) The burning of residual waste material in conjunction with the recovery of resources

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY <i>USE</i>	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the principal use for the purpose of housing a caretaker or watchman.
2	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
3	keeping of <i>livestock</i>	See Section 5.6 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this Bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

11.6.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

11.6.4 Setbacks

a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 30 m.

- b) No parking, loading or storage shall be located within 15 m of any parcel lines except the natural boundary of a salt water body.
- c) *Setback* exceptions are as per Section 5.15.

11.6.5 Parking

Requirements as per Part 6.

11.6.6 Height of Buildings and Structures Requirements as per Section 5.11.

11.7 INDUSTRIAL SEVEN (I7)

11.7.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	Wood processing	Includes shakemill and sawmill
2	Automobile wrecking and storage yard	
3	Log booming and sorting	
4	Refuse disposal	May include commercial septage treatment
5	Mineral, sand and gravel processing	
6	Manufacture of concrete products	
7	Animal processing	
8	Aquaculture	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY <i>USE</i>	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the principal use for the purpose of housing a caretaker or watchman.
2	residential agriculture	See Section 5.5 for <i>Use</i> Provisions.
3	keeping of <i>livestock</i>	See Section 5.6 for <i>Use</i> Provisions.

- d) Subject to compliance with all other provisions of this Bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional use regulations are provided in Part 5.

11.7.3 Site Area

Not more than one of the uses listed in Section 11.7.2 (a) is permitted for every 6000 \mbox{m}^2 of land.

11.7.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.
11.7.5 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 7.5m.
- b) No parking, loading or storage shall be located within 7.5 m of a parcel line.
- c) *Setback* exceptions are as per Section 5.15.

11.7.6 Parking

Requirements as per Part 6.

11.7.7Height of Buildings and StructuresRequirements as per Section 5.11.

11.8 INDUSTRIAL EIGHT (I8)

To permit ref*use* disposal uses.

11.8.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	landfill, refuse transfer station and recycling depot	May include commercial septage treatment

b) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the principal use for the purpose of housing a caretaker or watchman.
2	retail	Must be auxiliary to the recycling depot

- c) Subject to compliance with all other provisions of this Bylaw, more than one *auxiliary use* shall be permitted.
- d) Additional use regulations are provided in Part 5.

11.8.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

11.7.1 Intent

To permit pulp and paper mills, *light industrial* and *industrial uses*, and refuse disposal sites.

11.8.4 Setbacks

- a) No structure, parking, loading or storage shall be located within 7.5 m of a parcel line.
- b) *Setback* exceptions are as per Section 5.15.

11.8.5 Parking

Requirements as per Part 6.

11.8.6 Height of Buildings and Structures

Requirements as per Section 5.11.

11.9 INDUSTRIAL NINE (I9)

11.9.1 Zone Purpose

To permit *industrial uses*.

11.9.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	Wood processing	Includes shakemill and sawmill
2	Automobile wrecking and storage yard	
3	Log booming and sorting	
4	Industry	
5	Mineral, sand and gravel processing	
6	Manufacture of concrete products	
7	Animal processing	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY <i>USE</i>	CONDITIONS
1	single-unit dwelling	Limited to one auxiliary to the principal use for the purpose of housing a caretaker or watchman.

d) Additional use regulations are provided in Part 5.

11.9.3 Restricted Uses

The following uses are expressly prohibited:

- a) storage or disposal of hazardous, contaminated, biomedical and toxic waste including PCBs;
- b) chromium manufacturing and similar high impact chemical plants;
- c) petrochemical refining;
- d) explosives/ammunition manufacturing;
- e) battery manufacturing;
- f) metal smelting/electroplating.

11.9.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 50%.

11.9.5 Setbacks

- a) No building or structure shall be located within 5 m of a parcel line abutting a highway.
- b) No building or structure shall be located within 2 m of a parcel line not abutting a highway.
- c) *Setback* exceptions are as per Section 5.15.

11.9.6 Parking

Requirements as per Part 6.

11.9.7 Height of Buildings and Structures Requirements as per Section 5.11.

11.10 INDUSTRIAL TEN (I10)

11.10.1 Intent

To permit *industrial uses*.

11.10.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	pulp and paper mills	
2	Uses permitted in I1 Zone	
3	construction camps or yards	
4	Refuse disposal	May include commercial septage treatment.
5	temporary accommodation	Only for employees during periodic maintenance and servicing of a pulp and paper mill.
6	oxygen manufacturing plants	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) Additional use regulations are provided in Part 5.

11.10.3 Site Area

Not more than one of the uses listed in Section 11.10.2 is permitted for every 6000 m² of land.

11.10.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

11.10.5 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 7.5m.
- b) *Setback* exceptions are as per Section 5.15.

11.10.6 Parking

Requirements as per Part 6.

11.10.7 Height of Buildings and Structures

Requirements as per Section 5.11.

11.11 INDUSTRIAL ELEVEN (I11)

11.11.1 Intent

To permit *industrial uses*.

11.11.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	Uses permitted in I1 Zone	Maximum <i>parcel coverage</i> of all <i>buildings</i> and <i>structures shall be 50%</i>
2	Uses permitted in I3 Zone	Maximum <i>parcel coverage</i> of all <i>buildings</i> and <i>structures shall be 50%</i>
3	Uses permitted in I7 Zone	 Minimum site area for each permitted use shall be 6000 m² Maximum <i>parcel coverage</i> of all <i>buildings</i> and <i>structures shall be 35%</i>
4	construction camps or yards	 Minimum site area for each permitted use shall be 6000 m² Maximum parcel coverage of all buildings and structures shall be 35%
5	Cannabis production facility	Maximum <i>parcel coverage</i> of all <i>buildings</i> and <i>structures shall be 35%</i>

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) Additional use regulations are provided in Part 5.

11.11.3 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 7.5m.
- b) *Setback* exceptions are as per Section 5.15.

11.11.4 Parking

Requirements as per Part 6.

11.11.5 Height of Buildings and Structures

Requirements as per Section 5.11.

11.12 INDUSTRIAL TWELVE (I12)

11.12.1 Intent

To permit *industrial uses*.

11.12.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE
1	Uses permitted in I11 Zone
2	bulk fuel storage including fuel truck parking areas

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) Additional use regulations are provided in Part 5.

11.12.3 Site Area

The minimum site area for each permitted use shall be 6000 m².

11.12.4 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 50%.

11.12.5 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* permitted shall be 7.5m.
- b) *Setback* exceptions are as per Section 5.15.

11.11.6 Landscaping

Landscaping of all land in a setback area abutting a highway shall be provided and maintained to separate the industrial use of a parcel from the highway.

11.11.7 Parking

Requirements as per Part 6.

11.11.8 Height of Buildings and Structures Requirements as per Section 5.11.

11.13 INDUSTRIAL THIRTEEN (I13)

11.13.1 Intent

To permit independent power facilities.

11.13.2 Permitted Uses

The permitted *uses* shall be limited to independent power projects and accessory buildings and structures.

- 11.13.3 Temporary Use Permit Area The I13 Zone is designated a Temporary Use Permit Area.
- 11.13.4 Site Area

The minimum site area shall be 5000 m².

11.13.5 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 60%.

11.13.6 Setbacks

- a) The minimum *setback*s from a *parcel line* for all *buildings* and *structures* permitted shall be 7.5m.
- b) Setback exceptions are as per Section 5.15.

11.13.7 Parking

- a) Requirements as per Part 6.
- b) Every independent power project shall be provided with one space for parking and space for loading, unloading and manoeuvring of tridem axle trucks as defined in the Commercial Transport Regulations under the *Commercial Transport Act*.

11.13.8 Height of Buildings and Structures

Requirements as per Section 5.11.

PART 12 PARK AND ASSEMBLY ZONES

12.1 PARK AND ASSEMBLY ONE (PA1)

12.1.1 Intent

To provide for general *park*, outdoor recreation and *assembly uses*.

12.1.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	assembly	
2	park	
3	outdoor recreation	
4	education facility	The total <i>floor area</i> shall not exceed 500 m ² .
5	demonstration forest	
6	community care facility	
7	childcare facility	
8	Off-street parking	

b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.

c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit <i>dwelling</i>	Not more than one permitted for the purpose of housing a caretaker or watchman
2	residential agriculture	See Section 5.5 for Use Provisions.
3	keeping of livestock	See Section 5.6 for Use Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional permitted *uses* as per Section 5.1.

12.1.3 Parcel Coverage

- a) The maximum permitted *parcel coverage* of all *buildings* and *structures* except buildings used for *assembly* shall be 35%.
- b) The maximum permitted *parcel coverage* of *buildings* used for *assembly* shall be 50%.

12.1.4 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* except a building used for *assembly* shall be 7.5m.
- b) Setbacks for a *building* used for *assembly* shall be as per Section 5.14.
- c) No parking, loading or storage shall be located within the required setback area.
- d) *Setback* exceptions are as per Section 5.15.

12.1.5 Parking

Requirements as per Part 6.

12.1.6 Height of Buildings and Structures

Requirements as per Section 5.11.

12.2 PARK AND ASSEMBLY TWO (PA2)

12.2.1 Intent

To provide for assembly, camp assembly and limited commercial uses.

12.2.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE
1	assembly
2	park
3	camp assembly
4	outdoor recreation
5	education facility
6	community care facility
7	childcare facility
8	off-street parking

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit <i>dwelling</i>	Not more than one permitted for the purpose of housing a caretaker or watchman
2	residential agriculture	See Section 5.5 for Use Provisions.
3	keeping of livestock	See Section 5.6 for Use Provisions.
5	Short term rental	See Section 5.3 for Use Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional permitted *uses* as per Section 5.1.

12.2.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 35%.

12.2.4 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* shall be 7.5m.
- b) No parking, loading or storage shall be located within the required setback area.
- c) *Setback* exceptions are as per Section 5.15.

12.2.5 Parking

Requirements as per Part 6.

12.2.6 Height of Buildings and Structures Requirements as per Section 5.11.

12.3 PARK AND ASSEMBLY THREE (PA3)

12.3.1 Intent

To provide for *camp assembly uses*.

12.3.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE
1	camp assembly
2	outdoor recreation
3	community care facility
4	childcare facility

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit dwelling	Not more than one permitted for the purpose of housing a caretaker or watchman
2	residential agriculture	See Section 5.5 for Use Provisions.
3	keeping of livestock	See Section 5.6 for Use Provisions.
4	Short term rental	See Section 5.3 for Use Provisions.

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional permitted *uses* as per Section 5.1.

12.3.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 15%.

12.3.4 Site Area

A minimum site area of 1 ha is required for any uses listed in Section 12.3.2 (a).

12.3.5 Setbacks

- a) The minimum *setbacks* from a *parcel line* for all *buildings* and *structures* shall be 15m.
- b) No parking, loading or storage shall be located within the required setback area.
- c) Setback exceptions are as per Section 5.15.

12.3.6 Parking

Requirements as per Part 6.

12.3.7 Height of Buildings and Structures Requirements as per Section 5.11.

12.4 PARK AND ASSEMBLY FOUR (PA4)

12.4.1 Intent

To provide for an *firearms range* and *assembly uses*.

12.4.2 Permitted Uses

a) The permitted *principal uses* shall be limited to the following:

	PRINCIPAL USE	CONDITIONS
1	assembly	In the form of a clubhouse, training and field studies centre.
2	outdoor recreation	
3	wildlife habitat protection areas	
4	firearms range	
5	off-street parking	

- b) Subject to compliance with all other provisions of this bylaw, more than one *principal use* shall be permitted.
- c) The permitted *auxiliary uses* shall be limited to the following:

	AUXILIARY USE	CONDITIONS
1	single-unit <i>dwelling</i>	Not more than one permitted for the purpose of housing a caretaker or watchman.
3	camp assembly	

- d) Subject to compliance with all other provisions of this bylaw, more than one *auxiliary use* shall be permitted.
- e) Additional permitted *uses* as per Section 5.1.

12.4.3 Parcel Coverage

The maximum permitted *parcel coverage* of all *buildings* and *structures* shall be 5%.

- 12.4.4 Setbacks
 - a) No structure, parking, loading or storage shall be located within 7.5 m of a parcel line.
 - b) *Setback* exceptions are as per Section 5.15.
- 12.4.5 Parking

Requirements as per Part 6.

12.4.6 Height of Buildings and Structures

Requirements as per Section 5.11.

PART 13 DEFINITIONS

А

adjacent upland:	means land abutting the natural boundary of a waterbody.
agriculture:	means cultivating, producing or harvesting crops and marketing and selling the crops harvested on the same <i>parcel</i> .
	Agriculture includes:
	 the storage and sale on a farm of the crops harvested on the same farm; the storage on a farm of farm machinery, implements and supplies used on that farm; repairs on a farm of farm machinery and implements <i>use</i>d on the same farm;
	Except lands within the Agricultural Land Reserve, Agriculture excludes:
	 rearing <i>livestock;</i> and all <i>manufacturing</i>, processing, storage and repairs not referred to in this definition.
agricultural building:	means a <i>building</i> or structure <i>use</i> d in conjunction with <i>agriculture</i> , including a <i>farm operation</i> and, may contain accommodation in the form of an <i>auxiliary dwelling unit</i> or <i>sleeping unit</i> for farm workers if constructed in accordance will all applicable enactments and in existence for residential purposes prior to February 22, 2019.
agricultural processing:	means the <i>use</i> of land, <i>buildings</i> or <i>structures</i> for the processing of horticultural, agricultural, <i>livestock</i> , apiculture, or <i>aquaculture</i> products, including wine, cider, beer, mead, or distilled spirits.
agricultural product sales:	means the <i>use</i> of land, <i>buildings</i> or <i>structures</i> for the sale of horticultural, agricultural, <i>livestock</i> , apiculture, or <i>aquaculture</i> products, including wine, cider, beer, mead, or distilled spirits.
agricultural unit or (AU):	means an equivalent live farm animal weight corresponding to 455 kg for <i>livestock, poultry</i> or <i>farmed game</i> , or any combination of these equaling 455 kg.

agricultural waste storage facility:	means the use of land, <i>building</i> or <i>structure use</i> d to contain agricultural liquid or solid waste or other bio-solids.
agri-tourism:	means <i>temporary</i> and <i>seasonal use</i> activities auxiliary to a <i>farm operation</i> , that promote or market agricultural products grown, raised or processed on a <i>parcel</i> classified for assessment purposes as a farm, but excludes <i>tourist accommodation</i> .
alteration of land:	means, but is not limited to: soil relocation due to building or parking lot construction or alteration; removal, alteration, disruption or destruction of vegetation; soil removal or deposit; construction or alteration of: retaining walls, patios, lawns; agriculture activity; any structural change to a building or structure that results in an increase or decrease in the area or volume of the building or structure.
alcoholic beverage production facility	means a licensed establishment for the <i>manufacturing</i> of alcoholic beverages, and includes facilities commonly known as brewery, distillery, cidery, and meadery.
animal shelter:	means the <i>use</i> of land, <i>buildings</i> or <i>structures</i> for the temporary accommodation, provision of care and rehabilitation of animals, either commercially or not for-profit, but excludes <i>kennels</i> .
animal processing:	means slaughtering <i>livestock</i> [or poultry for commercial purposes?], or cutting, eviscerating, sectioning, deboning, smoking, curing or packaging meat or meat products.
apartment:	means a <i>building</i> that contains three or more <i>dwelling units</i> .
aquaculture:	means growing or harvesting fish, shellfish, molluscs, crustaceans and marine algae in accordance with the requirements of this bylaw.
	Aquaculture includes;
	 the cleaning, icing and storage of fish grown on the same fish farm for period of at least 90 days the cleaning, storage, shucking and packaging of shellfish, molluscs, crustaceans and marine algae.
	Aquaculture excludes:
	 the rendering, canning, smoking, cooking and processing not included in this definition, of fish, molluscs, crustaceans and marine algae; the manufacture of fish feed or the mixing of fish offal with fish feed; the disposal on the same <i>site</i> of fish offal; the outdoor storage of fish offal; and
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•	the use of float houses or suction or dredging
	harvesting methods.

aquaculture processing:	means the treating or preparing of fish, shellfish, molluscs, crustaceans and marine algae and any treatment or <i>use</i> of fish offal for the preparation of fish feed.
	Aquaculture processing includes:
	 the cleaning, smoking, packaging, cooking or canning of fish, shellfish, molluscs, crustaceans and marine algae provided that: the area used for cooking or canning does not exceed 250 square meters; and the cleaning, smoking, packaging, cooking or canning is carried out within a fully enclosed building permitted in this bylaw. the storage of live fish for holding or bleeding purposes the storage and any treatment of fish offal provided that the storage and treatment of fish offal is carried out within a fully enclosed bylaw;
	Aquaculture processing excludes:
	 any treatment or preparation not included in this definition and specifically excludes <i>rendering</i>.
artisan studio:	means a building, or portion thereof, used for the creation, display or sale of arts and crafts.
assembly:	means the gathering of persons for charitable, civic, cultural, educational, entertainment, philanthropic, political, recreational, private education or religious purposes, which may include social halls, clubs, child care services, but excludes sleeping or <i>dwelling</i> <i>units</i> , or <i>camp assembly use</i> s.
auto wrecking and auto storage yards:	means the use of land or structures for collection, <i>disassembly,</i> disposal, sale, salvage or storage of vehicles, including vehicles which are abandoned, inoperative, or obsolete.
auxiliary building or structure:	means a <i>building</i> or <i>structure</i> , ancillary or subordinate to a <i>principal use</i> located on the same <i>parcel</i> , and excludes an <i>agricultural building</i> and <i>auxiliary dwelling unit</i> .
auxiliary dwelling unit:	means a dwelling that has a maximum floor area of 90 m ² and is subordinate and auxiliary to the principal single-unit dwelling(s) located on the same parcel.

auxiliary use:	 means a use which is: (1) naturally and normally incidental to the principal use; and (2) if in a building, subordinate in floor area to a principal use; (2) subordinate in purpose or floor area, or both, to a principal use; and (3) exclusively devoted to a principal use and located on the same lot as the principal use.
average parcel area:	 means the average area of all parcels in a subdivision, subject to the following conditions: excludes remainders excludes areas required for parkland dedication under Section 510 of the Local Government Act excludes areas required for highway dedication excludes areas for a common amenities or a community sewerage system may include areas dedicated as parkland which are above the requirements under Section 510 of the Local Government Act provided that the areas are determined by the Regional District to provide a community benefit
average waterfront siting:	means the average distance from a <i>building</i> to the <i>natural boundary</i> of the ocean measured at right angles at the extreme

boundary of the ocean measured at right angles at the extreme corners of the *building* and the mid-point of the *building* face, all facing the ocean.



В

bay window:

means a window protruding from a wall line which adds space, but not *floor area*, to a *building*.

short term rental:	means use of buildings for transient accommodation provided for commercial purposes, auxiliary to the residential use, and occupied by the same occupant(s) for not more than 30 consecutive days, but specifically excludes accommodation provided in a <i>campground</i> , a <i>sleeping unit</i> , a motel, a housekeeping unit, a lodge, a hotel or a resort hotel.
Board:	means the Board of Directors of the Sunshine Coast <i>Regional District</i> .
boat ramp:	means a form of graded access comprising concrete or other hard- surface materials located within the <i>inter-tidal zone</i> , which is used for launching and removing <i>marine craft</i> from the water.
boathouse:	means a <i>structure</i> , auxiliary to a residential use, used exclusively for <i>domestic mooring</i> and/or storing <i>marine craft</i> and equipment and supplies related directly to the operation and <i>use</i> of <i>marine craft</i> , which does not contain, support or attach to a <i>dwelling</i> or habitable <i>floor area</i> .
building:	means any <i>structure use</i> d or intended to be used for supporting or sheltering any <i>use</i> or occupancy.
buoy:	means a buoyant object, affixed on the surface of water by a rope, chain or wire connected to an anchor, having no connection to land above the low water mark, which is used to aid in navigating or for <i>mooring</i> .
bylaw:	means the Sunshine Coast <i>Regional District</i> Zoning Bylaw No. 722, 2019 as amended.
С	
camp assembly:	means the gathering of persons for the purpose of recreational or <i>seasonal</i> accommodation and may include <i>sleeping units</i> and <i>auxiliary uses</i> .
campground:	means the temporary accommodation of travellers using temporary, moveable tents, trailers, or <i>recreational vehicles</i> with continuous occupancy not exceeding 30 days, but specifically excludes a <i>manufactured home, short term rental or tourist accommodation</i> .
cannabis production:	means the cultivation, processing, production, testing, research and packaging of cannabis or cannabis-containing products, which may include standard cultivation, micro cultivation or nursery as licensed under federal legislation, but excludes the growing of up to four

	cannabis plants per household for personal use from licensed seed or seedling suppliers in accordance with federal legislation.
child care facility:	means a <i>use</i> or facility providing for the care of children licensed according to the <i>Child Care Licensing Regulation</i> of the <i>Community Care and Assisted Living Act</i> .
child group daycare:	means
commercial:	means a <i>use</i> , operated for the purpose of profit or gain, involving the sale or rental of goods or services, personal services, or the servicing and repair of goods; and includes <i>retail</i> sales, wholesaling in conjunction with <i>retail</i> sales, <i>commercial</i> schools, household services and household repairs, but excludes a <i>fuel service station</i> .
commercial mooring facility:	means a <i>marina</i> operated for profit or gain and includes facilities where <i>marine craft</i> fuel storage and sales and boat repair and maintenance are carried on.
common amenity area:	means an area of a parcel with developed amenities of facilities for the use and benefit of all residents in a multiple residential zone including but not limited to trails, constructed greenspace, playing fields, etc. that is not a riparian, environmentally sensitive, or hazardous area, an area where the grade exceeds 20%, and an area where the beneficial <i>use</i> is restricted by a covenant on title.
community care facility:	means a small-scaled facility licensed or authorized by the applicable agency that provides food and lodging with or without charge to two or more persons receiving social services as defined by the <i>Guaranteed Available Income for Need Act</i> , being treated under the <i>Mental Health Act</i> , receiving foster home services under the <i>Unit</i> <i>and Child and Service Act</i> , or receiving personal care, supervision, social or educational training or physical or mental rehabilitative therapy under the <i>Community Care and Assisted Living Act</i> but does not include a public school under the <i>School Act</i> or a private school, any portion of a facility licensed under the <i>Hospital Act</i> or home designated or approved as a detention home under the <i>Correction</i> <i>Act</i> .
community storage:	means storage of materials related to <i>seasonal</i> festivals and events for local community groups and service clubs.
confined livestock area:	means an area of land or <i>building</i> where <i>livestock</i> are kept or secured by a <i>structure</i> such as a <i>fence</i> , wall or landscape barriers, and includes <i>poultry</i> coops, pens and outdoor runs, stables, feedlots, paddocks, corrals, exercise yards, and animal holding areas, but does not include associated <i>seasonal</i> feeding or grazing areas.

cooking facility:	means any arrangement of cooking facilities and may include gas, propane, or electric ranges or stoves, microwave ovens, counter-top cooking units, hot plates, wall ovens, toaster ovens, electric frying pans, pressure cookers, crock pots or any other such cooking facility or any combination of such cooking facilities, and includes the service lines which provide the energy source being used or
D	intended to be used to service such facilities.
D	
demonstration forest:	means land administered by a public authority and <i>use</i> d to promote public education and awareness of forests and integrated forest resource management including water management, timber harvesting, reforestation, spacing, thinning and other <i>forest</i> <i>management</i> practices, fish and wildlife management and outdoor recreation.
domestic:	means for the use or consumption of the residents of the same parcel and not for the purposes of profit or commercial gain
domestic consumption:	means utilization of <i>livestock</i> by residents of the same <i>parcel</i> used for the raising of <i>livestock</i> and does not include <i>retail</i> ing or wholesaling.
dwelling unit:	means a self-contained, independent premise consisting of one or more rooms that provides living, cooking and sanitary facilities, used or intended as a residence by one or more persons.
E	
education facility:	means land, <i>buildings</i> and <i>structures use</i> d for the instruction and teaching of students in a course of study, such as an art school, trade school, professional or vocational program.
F	
farm research and education:	means land, <i>buildings</i> or <i>structures</i> used for researching, promoting and teaching methods of <i>agriculture</i> and farming.
farm operation:	means a farm operation as defined in the <i>Farm Practices Protection</i> (<i>Right to Farm</i>) Act.

fence:	means an upright constructed barrier used as an enclosure or screening around all or part of a parcel or site, and excludes a <i>retaining wall</i> or <i>revetment</i> .
fire department training area:	means a <i>site</i> containing fire suppression and extraction practice facilities and storage of vehicles and equipment used by fire departments located within the Sunshine Coast <i>Regional District</i> for training.
float:	means a buoyant platform <i>structure</i> , affixed on the surface of water by a rope, chain or wire connected to an anchor located beneath the low water mark or affixed to land or a <i>structure</i> located above the low water mark, and which is customarily <i>use</i> d for recreational purposes, such as swimming or diving, or for <i>mooring</i> .
floor area:	means the total area of all floors within a <i>building</i> having a ceiling <i>height</i> of 1.8 metres or more, contained within the outside exterior walls or glazing line of windows, including areas giving access thereto, such as corridors, hallways, landings, foyers, staircases, stairwells, enclosed balconies, mezzanines, enclosed porches, verandas and enclosed parking areas, but excluding parking contained within an <i>underground structure</i> , unenclosed auxiliary parking, carports, unenclosed balconies, decks and other <i>building</i> projections permitted by this bylaw, elevators, and areas devoted exclusively to electrical or mechanical equipment servicing the <i>building</i> .
forest-based outdoor recreation:	means outdoor recreation activities that take place in a natural setting out of doors, and that may require amenities such as recreational trails, outdoor shelters and picnic sites, excluding outdoor activities that require constructed facilities, <i>buildings</i> or <i>structures</i> such as playing fields and swimming pools.
forest management:	means the management of forests for the production of wood, the provision of <i>forest based outdoor recreation</i> , the maintenance, restoration and enhancement of natural environmental conditions for wildlife, or for the protection of water supplies. <i>Forest</i> <i>management</i> includes, but is not limited to, the growing and harvesting of wood for fuel and lumber, Christmas trees, and other forms of timber production and harvesting. For private managed forest lands as defined under the <i>Private Managed Forest Land Act</i> , means <i>forest management</i> activities as set out in Schedule A of the <i>Private Managed Forest Land</i> Regulation.

fuel service station:	means a <i>use</i> providing for the <i>retail</i> sale of fuels or lubricating oils for motor vehicles; may include the servicing or repair of motor vehicles, the sale of automobile accessories and limited food, beverage and convenience items, excludes the sale of propane unless otherwise permitted by this Bylaw.
G	
garden nursery:	means an area of land in which the <i>principal use</i> is the propagation and growing of plants for transplantation and sale and no more than 10 % of the nursery area to a maximum of 150 m ² of floor or land area for auxiliary <i>retail</i> sale of fertilizer, insecticide, herbicide, seeds, small garden hand tools, Christmas trees, animal feed and animal bedding.
garden supply centre:	means an area <i>use</i> d for the display, <i>wholesale</i> or <i>retail</i> sale of plants, fertilizer, insecticide, herbicide, seeds, small garden hand tools, Christmas trees, pet and farm animal feed, supplies and accessories and excludes all other <i>wholesale</i> or <i>retail</i> sales.
grade, average:	means the average ground elevation, calculated by referencing the lower of <i>finished grade</i> or <i>natural grade</i> at the corners of every exterior wall or column around the perimeter of a building, excluding steps, eaves, sunlight controls, balconies, open porches, patios and uncovered swimming pools.
grade, finished:	means the ground elevation, after placement of fill, removal of soil, regrading or construction.
grade, natural:	means the ground elevation referencing undisturbed ground prior to human alteration or, where undisturbed ground level cannot be ascertained, the existing grade.
greenhouse:	means a translucent-clad <i>structure use</i> d for <i>horticulture,</i> which may have structural footings but does not have a full foundation or a floor constructed of material other than soil or wood.
green roof:	means a roof of a <i>building</i> that is partially or completely covered with vegetation and a growing medium, planted over a waterproofing membrane. It may also include additional layers such as a root barrier and drainage and irrigation systems.

height:	means the vertical distance measured from the <i>average grade</i> to the highest point of a <i>building</i> or <i>structure</i> .
highway:	means street, road, lane, bridge, viaduct and any other way open to public use, but does not include a Forest Service Road, private right of way on private property or a pathway not intended for vehicular traffic.
home-based business:	means an occupation, profession or craft carried out on a parcel where dwelling units are permitted in accordance with Part 5 of this bylaw.
horse riding, training or boarding facility:	means the <i>use</i> of land, <i>buildings</i> or <i>structures</i> for the keeping of horses, which may also include training and instructing equestrian riders.
horticultural product sales:	means the <i>use</i> of land, <i>buildings</i> or <i>structures</i> for the sale of fruits, vegetables, herbs, flowers or ornamental plants that are grown and produced on the same farm or <i>parcel</i> .
horticulture:	means the cultivation of fruits, vegetables, herbs, flowers or ornamental plants.
houseboat:	means a boat, typically flat bottomed, containing one <i>dwelling unit</i> located above the water line.
I	
independent power project:	means a <i>commercial</i> power generation facility that is not operated by a government agency or a Provincial corporation.
industrial:	means a <i>use</i> providing for the <i>manufacturing</i> , processing, fabricating, assembling, storing, transporting, distributing, wholesaling, testing, and servicing or repairing of goods.
institution:	Means an ambulance station, arena, cemetery, college, court of law, community centre, federal <i>office</i> , fire hall, library, municipal <i>office</i> , museum, <i>park</i> , playground, police station, provincial <i>office</i> , exhibition and conference centre, research facility, stadium or public swimming pool and excludes a public storage yard or works yard.
inter-tidal zone:	means the area of land between the lowest low tide mark and highest high tide mark on tidal waters.

Κ

kennel:	means the <i>use</i> of land, <i>buildings</i> or <i>structures</i> , which may contain pens or cages, for boarding, breeding, providing care or training of more than three dogs over the age of three months, and where <i>pet</i> <i>supplies</i> may be stored and made available for auxiliary sale within a fully enclosed <i>floor area</i> not exceeding 16 square metres.				
L					
landfill:	means an area approved and regulated by the Ministry of Environment for the disposal and transfer of solid waste and can include <i>structures</i> and facilities such as weigh scales, scale <i>office</i> , tool shed and staff <i>office</i> s.				
landscaping:	means any combination of natural or planted trees, bushes, shrubs, plants, flowers, lawns, bark mulch, decorative boulders, planters, decorative <i>fences</i> , and the like, arranged and maintained so as to enhance and embellish the appearance of a property, or where necessary to effectively screen a property, and shall not include paved parking areas and sidewalks, or uncleared natural bush, undergrowth, or uncontrolled weed growth.				
lane:	means a <i>highway</i> which provides a second access to a <i>parcel</i> and is less than eight meters wide.				
light industrial:	means a <i>use</i> providing for the <i>manufacturing</i> , processing, fabricating, assembling, storing, transporting, distributing, <i>retail</i> and wholesaling including gas <i>fuel service stations</i> , testing, servicing, or repairing of goods or materials, moving and storage facilities, and excludes wood processing, log storage, auto wrecking, refuse disposal, gravel extraction, manufacture of concrete products, bulk fuel or chemical storage or refining depots or <i>animal processing</i> .				
livestock:	means domestic farm animals, such as cattle, horses, sheep, goats, swine and similar animals, but excludes <i>poultry</i> and bees.				
Μ					
manufactured home:	means a transportable prefabricated <i>structure</i> , whether ordinarily equipped with wheels or not, that is designed, constructed or manufactured to be moved from one place to another and to be <i>use</i> d for <i>residential use</i> , and that conforms to the A-277 series for modular homes or the Z-240 series for mobile homes of the Canadian Standards Association for <i>manufactured homes</i> .				
manufacturing:	means to make or process product but does not include the production of fish or animal feeds or the processing of <i>aquaculture</i> or <i>agriculture</i> products.				

marina:	means public or <i>commercial mooring</i> facilities, whether on surface of water, on land or both, and which may include the sale, servicing or rental of <i>marine craft</i> and related equipment and supplies but does not include <i>manufacturing</i> of <i>marine craft</i> .
marine craft:	means motorized and non-motorized crafts and vessels <i>use</i> d on waterbodies.
marine way:	means a <i>structure</i> consisting of rails or skids installed above and beneath the surface of water, which when assisted by mechanical equipment, is <i>use</i> d for launching and removing <i>marine craft</i> from the water.
mobile vendor:	means a vendor operating on a temporary basis from a movable cart, tent or other non-permanent structure or the display and sale of goods on a temporary basis within a structure.
mooring:	means fastening or securing a floating <i>marine craft</i> to a fixed object or <i>structure</i> , such as an anchor, buoy, <i>float</i> , <i>pier</i> or <i>boathouse</i> .
mooring facility:	means a fixed or anchored object or <i>structure</i> , such as an anchor, buoy, <i>float, pier</i> or <i>boathouse</i> , or <i>pedestrian access ramp</i> which is used for mooring.
Ν	
natural boundary:	means the visible high-water mark of any lake, river, <i>stream</i> or other body of water where the presence and action of the water are a so common and usual and so long continued in all ordinary years as to mark a character distinct from that of the banks thereof, in respect to vegetation, as well as in respect to the nature of the soil itself.
neighbourhood pub:	means a <i>building</i> where food and beverages, including alcoholic beverages, are served and sold pursuant to a licence issued under the <i>Liquor Control and Licencing Act</i> , and may include off-premises sales.
0	
office:	means premises <i>use</i> d for the operation of a bank, finance and trust company, federal, provincial and local government, business or profession, non-profit society and similar <i>use</i> s but does not include a

heath care office.

office, health care:	means the office, clinic or laboratory of a health professional in the field of medicine, including a doctor, dentist, optometrist, physiotherapist, chiropractor and medical technician; and any other health professional regulated under the <i>Health Professions Act</i> or <i>Emergency Health Services Act</i> .
off-street loading:	means a <i>use</i> providing for the loading and unloading needs of a permitted <i>use</i> on the same <i>parcel</i> .
off-street parking:	means a <i>use</i> providing for the parking needs generated by a permitted <i>use</i> on the same <i>parcel</i> unless otherwise permitted by bylaw or restrictive covenant.
Р	
pad:	means a finished surface on which blocks, posts, runners, or strip footings are placed for the purpose of supporting a <i>manufactured home</i> .
panhandle:	means a long and narrow strip of land of a <i>parcel</i> , which is used exclusively for providing legal vehicular access to a <i>highway</i> .
parcel:	means a fee simple lot, block or other area in which land is held or into which land is subdivided under the <i>Land Title Act</i> or a bare-land strata plan under the <i>Strata Property Act</i> .
parcel area:	means the area of land within the legal boundaries of a parcel.
parcel coverage:	means the horizontal area within the outer limits of all <i>structures</i> on a <i>parcel</i> expressed as a percentage of the <i>parcel area</i> .
park:	means the <i>use</i> of land for passive or active recreation purposes by the public, including playgrounds, trails, greenbelts, buffers, nature interpretation areas and similar land <i>uses</i> .
pedestrian access ramp:	means a <i>structure use</i> d to connect or provide access to a <i>float</i> from <i>adjacent upland</i> or from a <i>pier</i> .
personal service establishment:	means an individualized service to persons or personal property including but not limited to a barbershop, beauty shop, drycleaner, laundromat or shoe repair shop and includes the auxiliary sale of goods related to the provision of that service.
pet supplies:	means goods related to the keeping of domestic pets, such as speciality foods, leashes and grooming products.

pier:	means a <i>structure</i> consisting of a platform constructed above the surface of water, supported by a series of pilings, support columns or rock located across the <i>inter-tidal zone</i> , which is customarily <i>use</i> d for <i>mooring</i> or to provide access to a <i>waterbody</i> .
portable cabin	means a building with a maximum floor area of 60 m ² that may contain one or more habitable rooms and one set of cooking and sanitary facilities, and may be moved to variable locations of a site.
poultry:	means domestic birds raised for the consumption of eggs or meat such as chickens, ducks, turkeys, geese, pheasants, quail, game birds and ratites (large flightless birds such as ostriches).
pre-existing waterfront dwelling:	means any <i>dwelling</i> located on a waterfront <i>parcel</i> for which a valid <i>building</i> permit has been issued by the Sunshine Coast <i>Regional District</i> in conformance with the applicable zoning bylaw at the time of issuance, or a legal non-conforming <i>dwelling</i> under the <i>Local Government Act</i> .
principal building:	means a <i>building</i> that accommodates the <i>principal use</i> of a <i>parcel</i> and may accommodate one or more auxiliary <i>use</i> s.
principal use:	means the primary purpose for which land, <i>buildings</i> or <i>structures</i> area ordinarily <i>use</i> d.
private outdoor space:	means an amenity area in a residential multiple zone for the benefit of the residents of the adjacent <i>dwelling unit</i> but does not include a riparian, environmentally sensitive, hazardous or <i>common amenity</i> <i>area</i> and excludes an entry sidewalk or porch.
public boat ramp:	means a <i>boat ramp</i> operated or maintained directly or indirectly by a local, provincial or federal government.
public use:	means a highway, public wharf, park, or government facility.
public utility:	means broadcast transmission, electrical, telephone, sewer or water services established or regulated by a government and does not include oil or gas storage tanks or a public storage and works yard.
R	
ravine:	means a narrow, steep-sided valley that is commonly eroded by running water and has a slope greater than 3 horizontal : 1 vertical.

recreational vehicle:	means any vehicular portable <i>structure</i> constructed to CSA-Z240 RV standard holding a current license under the <i>Motor Vehicle Act</i> and which is designed to be moved from place to place on a daily basis, and to provide temporary accommodation for travel, recreation or vacation and which does not require continuous connection to sanitary, water and electrical hookups.			
Regional District:	means the Sunshine Coast <i>Regional District</i> or the geographical ar within the boundaries of the <i>Regional District</i> , as the context may require.			
residential agriculture:	means the keeping of bees, chickens, excluding roosters unless expressly permitted.			
residential use:	means a <i>use</i> providing for the accommodation and home life of one or more persons in a <i>dwelling unit</i> , including activities customarily incidental to this <i>use</i> , including <i>horticulture</i> , recreation, storage, and the keeping of domesticated pets that are not kept for financial gain.			
restaurant:	means an establishment where food is sold to the public and where provision is made for its consumption on the premises as the <i>principal use</i> and may include the incidental serving of alcoholic beverages but excludes the <i>retail</i> sale of alcoholic beverages as a <i>principal use</i> or for off- <i>site</i> consumption and includes a food truck but does not include drive-through sales.			
restricted watershed areas:	means an area within a watershed that provides water for domestic <i>use</i> where the public is restricted from entering.			
retail:	means the sale or rental of goods or merchandise to the general public for personal or household consumption, but excludes the sale of cannabis.			
retail, cannabis:	means premises licensed under the Cannabis Control and Licensing Act for the retail sale of cannabis.			
retaining wall:	means vertical or near-vertical structures to retain material, or provide support to terrain where the angle of repose is exceeded, preventing it from collapsing, slipping or eroding.			
revetment:	means sloping embankments placed on banks of water bodies or on land to hold back water and/or retain earth.			
riparian assessment area:	means:			
	 for a <i>stream</i>, the 30 m strip on both sides of the <i>stream</i>, measured from the high-water mark; 			
	 for a <i>ravine</i> less than 60 meters wide, a strip on both sides of the <i>stream</i> measured from the high-water mark 			
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to a point that is 30 meters beyond the top of the *ravine* bank; and

 for a *ravine* 60 meters wide or greater, a strip on both sides of the *stream* measured from the high-water mark to a point that is 10 meters beyond the top of the *ravine* bank.

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stream:	includes any of the following that provides habitat for salmonids, game fish and regionally significant fish;
strata lot:	means a strata lot contained within a strata plan as defined under the Strata Property Act.
solar collector:	means a device that collects and/or concentrates solar radiation from the sun.
	include washroom facility.
sleeping unit:	means a bedroom or an enclosed space used for sleeping, and may
site area:	means a defined area of land set apart for a specific <i>use</i> permitted within a zone.
single-unit dwelling:	means a <i>building</i> that is <i>use</i> d for a <i>residential use</i> containing one <i>dwelling unit</i> as the <i>principal use</i> ; and may contain a <i>secondary suite</i> .
silviculture:	means the branch of forestry that deals with establishing, caring for and reproducing stands of trees for a variety of forest uses including wildlife habitat, timber production and outdoor recreation.
short-term rental accommodation:	means a use of buildings for transient accommodation provided for commercial purposes, auxiliary to the residential use, and occupied by the same occupant(s) for not more than 30 consecutive days, but specifically excludes accommodation provided in a <i>campground</i> , a <i>sleeping unit</i> , a motel, a housekeeping unit, a lodge, a hotel or a resort hotel.
setback:	means the minimum permitted distance under this bylaw between a building or <i>structure</i> and a specified <i>parcel</i> line.
secondary suite:	means a dwelling unit with a maximum floor area of 55 m ² and one set of <i>cooking facility</i> , auxiliary to and located within a building containing a <i>single-unit dwelling</i> .
seasonal use:	means a use which occurs not more than 6 months of the year and may include temporary events held during the season.

S

	 a watercourse, whether it usually contains water or not; 			
streamside protection and enhancement area (SPEA):	 a pond, lake, river, creek or brook 			
	 a ditch, spring or wetland that is connected by surface water flowing to a watercourse. 			
	means an area:			
	1. adjacent to a <i>stream</i> that links aquatic to terrestrial ecosystems and includes both existing and potential riparian vegetation and existing and potential <i>adjacent upland</i> vegetation that exerts an influence on the <i>streams</i> determined according to the Riparian Areas Protection Regulation on the basis of a report provided by a qualified environmental professional in respect of a development proposal.			
structure:	means anything constructed, placed or erected on land or sunken into the ground, and for the purpose of this Bylaw excludes fence, revetment, retaining wall not higher than 2 m, or concrete, asphalt, pavers or other artificial surfacing.			
subdivision:	means the division of land into one or more <i>parcels</i> by plan, descriptive word, or otherwise under the <i>Strata Property Act</i> or <i>Land</i> <i>Title Act.</i>			
subdivision district:	means a land use classification category established in Section 4.2 of this bylaw.			
Т				
temporary:	Means a period taking place over less than 30 calendar days.			
top of ravine bank:	means the first significant break in a <i>ravine</i> slope where the break occurs such that the grade beyond the break is less than 3:1 for a minimum distance of 15 metres measured perpendicularly from the break, and the break does not include a bench within the <i>ravine</i> that could be developed.			



tourist accommodation:	means the <i>use</i> of land and a <i>building</i> or <i>buildings</i> for the purpose of providing temporary or overnight accommodation and may include sleeping units and cooking facilities. <i>Tourist accommodation</i> includes a hotel, motel, lodge, motor inn, <i>sleeping units</i> , tourist cottages and resorts but excludes a <i>campground</i> , <i>short term rental</i> or <i>short-term rental accommodation</i> .
tourist information centre:	means a facility, the primary <i>use</i> of which is the promotion of tourism, and which may include an auxiliary <i>office</i> and an auxiliary residence for a caretaker.
townhouse:	means a residential <i>building</i> that contains three or more <i>dwelling units</i> , all of which have a separate exterior entrance.
two-unit dwelling:	means one <i>building</i> containing two dwelling units attached by conditioned space with an adjacent common wall or floor assembly, and having a maximum combined total floor area equal to 400 m ² or 15% of the area of the parcel where the building is located, whichever is less and may include a maximum of 45 m ² of enclosed floor area for parking for each unit.
U	
underground structure:	means construction of any kind sunk into the ground and which at no point projects above finished grade by more than 1.0 metre, except at driveway and stairwell entrances.
utility:	means broadcast transmission, electrical, telephone, sewer or water services regulated by a government and does not include oil or gas storage tanks, public storage and works yard or an <i>independent</i> <i>power project</i> .

use:	means the purpose for which any <i>parcel, building</i> or <i>structure</i> is designed, arranged or intended, or for which it is occupied or maintained.				
W					
waterbody:	means the ocean or a non-tidal water body consisting of a <i>watercourse</i> such as a river, <i>stream</i> or lake but does not include <i>wetland</i> .				
watercourse:	means any natural or man-made depression with a bed 0.6 meters or more below the natural elevation of surrounding land:				
	 (a) serving to give direction to a current of water at least six months of the year according to records kept by the Government of British Columbia; or 				
	(b) having a drainage area of two square kilometres or more.				
wetland:	means land that is inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal conditions does support, vegetation typically adapted for life in saturated soil conditions, including swamps, marshes, bogs, fens, estuaries and similar areas that are not part of the active floodplain of a <i>stream</i> or <i>watercourse</i> .				
wholesale:	means the <i>use</i> of land, <i>buildings</i> or <i>structures</i> for the storage and distribution of goods in large quantities by a warehouse operator, a distributor, a manufacturer or a supplier.				
Υ					
yard waste transfer station:	means the use of land and structures for the collection, temporary storage and transfer of residential garden debris from the cutting, pruning, and trimming of plants, but does not include any residual organic kitchen household waste, and does not include any composting, processing (other than chipping) or burning of residential garden debris.				

PART 14 SCHEDULES

- 14.1 Schedule A (Zones Atlas)
- 14.2 Schedule B (Subdivision Districts Atlas)
- 14.3 Schedule C
- 14.4 Schedule D
- 14.5 Schedule E
- 14.6 Schedule F

14.1 Schedule A (Zones Atlas, Separate Attachment)

14.2 Schedule B (Subdivision Districts Atlas, Separate Attachment)

14.3 Schedule C



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14.4 Schedule D





14.6 Schedule F



PART 15 REPEAL

"Sunshine Coast Regional District Zoning Bylaw No. 310, 1989", is hereby repealed.

PART 16 ADOPTION

READ A FIRST TIME	this	12 th	day of	May, 2022	
READ A SECOND TIME	this		day of		
PUBLIC HEARING HELD	this		day of		
READ A THIRD TIME	this		day of		
APPROVED PURSUANT TO THE TRANSPORTATION ACT					
	this		day of		
APPROVED BY THE MINISTER OF MUNICIPAL AFFAIRS AND HOUSING					
	this		day of		
RECONSIDERED AND ADOPTED	this		day of		
		CHAIR			
		CORPORAT	E OFFICER		

SCRD ZONING BYLAW No.722