

AGENDA CITY OF MERRITT SPECIAL MEETING OF COUNCIL

Tuesday, September 1, 2020 7:00 P.M. COUNCIL CHAMBERS, CITY HALL 2185 Voght Street Merritt, B.C

Mission Statement: The City of Merritt is a progressive, attractive, economically viable City that is socially responsible and environmentally sustainable.

Pages

4

- 1. CALL TO ORDER
 - 1.1 Call to Order
- 2. LATE ITEMS
- 3. PUBLIC INPUT 10 m
- 4. ADOPTION OF MINUTES
 - 4.1 Regular Council Meeting Minutes- 18th August, 2020

Recommendation:

THAT the Minutes of the Regular Council Meeting held on August 18th, 2020 be adopted

- 5. PUBLIC HEARING
 - 5.1 Public Hearing
- 6. GENERAL MATTERS Delegations and Recognitions
 - 6.1 Shirley Bobroske

Ms. Bobroske to speak about the situation of cats in the City of Merritt

7. UNFINISHED BUSINESS

7.1 Symbol of Diversity and Inclusion Logo

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Recommendation:

THAT Council approved the attached 3 Symbol of Diversity and Inclusion Logos as shortlisted options

AND

THAT Council directs staff to seek public input to determine preferred Symbol of Diversity and Inclusion Logo.

8. BYLAWS

8.1 Zoning Bylaw 2284, 2020

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The *Zoning Bylaw* has received three readings at Council, undergone public advertisement and hearings, and been approved by the Ministry of Transportation and Infrastructure.

Recommendation:

THAT Council Adopt Zoning Bylaw No 2284, 2020.

8.2 Fees and Charges Bylaw 2286, 2020

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Recommendation:

THAT Council Adopt Fees and Charges Amendment Bylaw No 2286, 2020.

8.3 Animal Control Bylaw 2287, 2020

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To be introduced by Mr. Lowis

Recommendation:

THAT Council give first reading to Animal Control Amendment Bylaw No. 2287, 2020

Recommendation:

THAT Council give second reading to Animal Control Amendment Bylaw No. 2287, 2020

Recommendation:

THAT Council give third reading to Animal Control Amendment Bylaw No. 2287, 2020

9. NEW BUSINESS

- 11. REPORTS FROM COUNCIL
- 12. INFORMATION ITEMS
 - 12.1 North Bench Development

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13. TERMINATION OF MEETING



MINUTES CITY OF MERRITT REGULAR MEETING OF COUNCIL

Tuesday, August 18, 2020 7:00 P.M. COUNCIL CHAMBERS, CITY HALL 2185 Voght Street Merritt, B.C

PRESENT: Mayor L. Brown

Councillor M. Bhangu

Councillor K. Christopherson

Councillor A. Etchart Councillor T. Fehr Councillor T. Luck Councillor M. White

IN ATTENDANCE: Mr. S. Smith, Chief Administrative Officer

Mr. G. Lowis, Deputy Corporate Officer

Mr. W. George, Economic Development, Communications &

Tourism Manager

Mr. W. Anderson, Director of Finance and IT

Mr. D. McArthur, Planning & Development Services Manager

1. CALL TO ORDER

Mayor Brown called the meeting to order at 7:02pm

2. LATE ITEMS

2.1 Voght Street Phase 2 - Grimmett and Walters Conceptual Design Update

Presentation by Charlie Henderson, Superintendent of Public Works and Engineering Services

Resolution No: 2020RC-14-1

THAT Council add a report from Charlie Henderson, regarding the Voght Street Phase 2 design, to the agenda as item 9.4.

Moved, Seconded, CARRIED

2.2 Fees and Charges Amendment Bylaw 2286, 2020 - Trucked Liquid Waste

Resolution No: 2020RC-14-2

That Council add consideration of Fees and Charges Amendment Bylaw 2286, 2020 to the agenda as item 8.2.

Moved, Seconded, CARRIED

3. PUBLIC INPUT

Nil

4. ADOPTION OF MINUTES

4.1 Special Council Meeting Minutes - August 4th, 2020

Resolution No: 2020RC-14-3

THAT the Minutes of the Special Council Meeting held on August 4th, 2020 be adopted.

Moved, Seconded, CARRIED

5. PUBLIC HEARING

5.1 Public Hearing

Mayor Brown recessed to the public hearing at 7:06pm

Mayor Brown reconvened the regular meeting at 7:13pm

- 5.1.1 Introduction of Bylaw
- 5.1.2 Staff report

To be introduced by Mr. McArthur

Mr. McArthur introduced the report. He explained that 21 amendments had been accepted, and that this was a continuation

of the public hearing for the public to speak to those or any other issues.

5.1.3 Public submissions

Oral submissions on the proposed Zoning Bylaw from the public.

First session - August 4th, 2020

Ginny Prowal of 2070 Aspen St, Merritt, spoke to express confusion about the parks on Springbank Avenue. Mr. McArthur explained how they were intended. Ms. Prowal said she was very pleased. She asked about 1302 Voght St, said Voght Park was flood mitigation, and Centennial was green space. She asked about development and access at Windy Canyon and Mr. McArthur said it was in the OCP as park, but as private property was zoned M1. She asked about parks in Diamondvale and Collettville, and Mr. McArthur spoke to them.

Linda Hamerton of 3301 Boyd Road, Merritt, asked about a proposed park on Parker. Mr. McArthur said there was no specific plan for it, but ultimately it could become some kind of neighbourhood park. Ms. Hamerton expressed concerns about parking.

Chen Xiang of 2201 Voght St, Merritt, spoke in support of the zoning bylaw saying it would allow Merritt to grow in a sustainable way, retaining its character.

Parvinda Harry of 2057 Ridegway St, Abbotsford, said he supported the Zoning Bylaw and would go further; he and his family had had to leave Merritt due to the lack of housing, and he wanted to begin further development to help Merritt grow.

Shinder Gill of 4399 Emily Carr Place, Abbotsford, said there was not enough multi-family housing in Merritt, and that more options of this as allowed in the new Zoning Bylaw would encourage younger families to move in.

Second session - August 18th, 2020

Ginny Prowal of 2070 Aspen St, Merritt, spoke about the Collett Island site, saying that she believed the Province had agreed to make it a protected area, and that a dedication ceremony had been promised to the family when the land had been designated a City park, but was yet to come to pass.

The Mayor asked three times if anyone else wished to come forward and speak for or against the Bylaw.

5.1.4 Written submissions

The attached submission was received in response to the public notices placed.

5.1.5 Termination of public hearing

Resolution No: 2020RC-14-4

THAT the Zoning Bylaw 2284 2020 be returned to a regular session of Council for Third Reading

Moved, Seconded, CARRIED

6. **GENERAL MATTERS - Delegations and Recognitions**

6.1 Creating an Age Friendly City

Presentation by Craig and Judy Gray.

This item was deferred from March 24th, 2020.

Mr. Gray spoke about difficulties accessing services such as the post office, housing, and communications, and also spoke about the difficulty new residents sometimes had integrating into a community. He believed that wearing masks would allow the continuation of normal social activities threatened by Covid-19.

Ms. Gray talked about fear, both travelling, and going about daily life while feeling vulnerable. She spoke of difficulties accessing doctors, and the effect the pandemic had on retail supplies. She advocated tax reductions to allow people to stay in their own homes, and reductions in utilities.

6.2 Nicola Valley Community Arts Council

Jano Howarth and Mischelle Pierce to present on Downtown Beautification Mural project.

Ms. Howarth asked Mr. George to speak briefly about why they were here. He explained that the local business information guide had contained multiple projects, which began with the Buy Local campaign, downtown

pedestrianisation, beautification, street parking, and outdoor display of goods.

Ms. Howarth and Ms. Pierce spoke about street arts projects and organizations, and the hopes to expand these going forward. They asked the City Council for \$5,000 to support local artists.

Mayor Brown noted that when this was considered by Council, they would expect a report from staff on which budget this money would come from. It was moved and Seconded to consider the request at the Special Meeting on September 1st (unanimous support required). The item will be considered at the Regular Meeting on September 15th.

Council briefly discussed the benefits of arts in the community.

Resolution No: 2020RC-14-5

THAT Council consider the Arts Council request on September 1st, 2020 instead of September 15th, 2020.

Against (1): Mike Bhangu

DEFEATED

7. <u>UNFINISHED BUSINESS</u>

7.1 Correspondence Policy

Item deferred from the August 4th, 2020 meeting

Mr. Smith introduced the item, and explained the need for a policy to ensure Councillors know how information is being dealt with.

Mayor and Councillors asked questions about the policy, and the distinction between operational and policy matters, which Mr. Smith answered.

Resolution No: 2020RC-14-6

THAT Council adopt the proposed Correspondence Policy as attached

Against (2): Mike Bhangu, and Melvina White

Moved, Seconded, CARRIED

7.2 Visual symbol of diversity and inclusion

Mr. George introduced the report and the proposed logos that staff were putting forward for debate and consideration.

Council discussed at length both the visual imagery, and the merits of whether or not it included text, and what that should be.

Councillors discussed if this would be a City or community logo, and what types of material it would appear on.

Mr. George confirmed that he had received direction on what Council would like to see come back to a future meeting, and that he had discretion to work with the Arts Council should he choose.

8. BYLAWS

8.1 Zoning Bylaw 2284, 2020

To be introduced by Mr. McArthur

Mr. McArthur introduced the Zoning Bylaw, and explained following the public hearing, staff were recommending third reading to the Bylaw as amended.

Mayor and Council expressed praise for staff getting the Bylaw this far, with so little negative feedback.

Resolution No: 2020RC-14-7

THAT Zoning Bylaw 2284, 2020 as amended be given Third Reading

Moved, Seconded, CARRIED

8.2 Fees and Charges Amendment Bylaw 2286, 2020 - Trucked Liquid Waste

This item will only be considered if Council unanimously resolves to accept this proposed amendment as a late item.

Mr. Lowis introduced the item, and explained how the proposed Bylaw amendment would allow for the City to accept trucked sludge, and how the proposed fee was reasonable in terms of both the City's costs and the local commercial environment.

Resolution No: 2020RC-14-8

THAT Council give first reading to the Fees and Charges Amendment Bylaw No. 2286, 2020

Resolution No: 2020RC-14-9

THAT Council give second reading to the Fees and Charges Amendment Bylaw No. 2286, 2020

Moved, Seconded, CARRIED

Resolution No: 2020RC-14-10

THAT Council give third reading to the Fees and Charges Amendment Bylaw No. 2286, 2020

Moved, Seconded, CARRIED

9. NEW BUSINESS

9.1 Communications Plan

Mr. George introduced the proposed communications plan and the research that had gone into it. He thanked Steven Bauwens for his work on this, as well as the City's new website and visual design projects.

Council asked about the plan's impacts on communications, particularly at reaching seniors and other groups who are not connected through social media.

Resolution No: 2020RC-14-11

THAT Council adopt the City of Merritt Communication Plan

Moved, Seconded, CARRIED

Resolution No: 2020RC-14-12

AND THAT Council directs staff to execute the recommended Implementation Plan in the Communications Plan.

Moved, Seconded, CARRIED

9.2 North Bench Neighbourhood Development Plan Engagement Strategy

To be introduced by Mr. McArthur

Mr. McArthur introduced the report on the engagement strategy. He explained it was a draft plan, and encouraged Council to provide any proposed amendments or revisions. He noted a risk of public burnout, and so a desire to integrate engagement projects, such as doing the Official Community Plan and North Bench Neighbourhood Development Plan at once.

Mayor and Council praised the plan, and thanked Mr. McArthur for bringing it forward.

9.3 CAO Update

Mr. Smith explained how he would like to reconfigure the CAO update on the agenda. This would reduce its frequency, but increase its depth when it appeared.

He thanked Council for allowing him to become the new CAO at Merritt, and praised the City's staff. He expressed his hope to get Council and the community working together to make Merritt better.

Finally, he thanked staff for their work on many projects recently.

9.4 Voght Street Phase 2 - Grimmett and Walters Conceptual Design Update

Presentation by Charlie Henderson, Superintendent of Public Works and Engineering Services

Mr. Henderson spoke to introduce the item, and explained the possibility of roundabouts on Voght St. He also discussed some of the challenges that would be involved, and contrasted their benefits and drawbacks to signalled intersections. Mr. Smith noted that these are high-level, conceptual ideas that are potential future development rather than specific plans at this point.

Mr. Henderson informed Council that Voght St phase 1 is currently around a month ahead of schedule.

Mayor wanted to thank staff for the incredible work done to move Merritt forwards.

10. NOTICES OF MOTION

Nil

11. REPORTS FROM COUNCIL

Cllr Luck wanted to add to the Mayor's statement, and to say that amazing work has been done in the last couple of years. He wanted to note that people from outside Merritt, eg the Lower Mainland, are noticing Merritt and want to move here, and start businesses, which he thought was exciting, and meant future jobs for citizens and youth.

Cllr Bhangu said the Mayor had asked Cllrs to report on their liaison activities. He wanted to remind everyone about the farmer's market on Saturdays, and they want a sign.

Cllr Etchart wanted to comment on how nice it was to see new projects, and the hard work with the staff. It was nice to see how quickly people respond to emergencies, and to see the City's equipment in action and why it needs to be updated.

12. INFORMATION ITEMS

Nil.

The meeting was adjourned at 9.35pm.

13. CLOSED SESSION

The meeting resumed at 9.42pm

13.1 Vote to Close

Resolution No: 2020RC-14-C1

THAT this meeting be closed to the public pursuant to Section 90(1)(a) of the Community Charter: personal information about an identifiable individual who holds or is being considered for a position as an officer, employee or agent of the municipality or another position appointed by the municipality;

Moved, Seconded, CARRIED

- 13.2 Agenda item
- 13.3 Staff update
- 13.4 Staff update
- 13.5 Vote to leave Closed session

Resolution No: 2020RC-14-C4

THAT this meeting return to open session, having concluded the business that require it be closed to the public pursuant to Section 90(1)(a) of the Community Charter: personal information about an identifiable individual who holds or is being considered for a position as an officer, employee or agent of the municipality or another position appointed by the municipality;

Moved, Seconded, CARRIED

14. TERMINA	TION OF	MEETING
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The Mayor declared the meeting ended at 10.43pm

Corporate Officer
Sean Smith
Certified correct in accordance with Section 124(2) (c) of the Community Charter
Confirmed on the day of, 20
Mayor
Linda Brown



Report

City of Merritt
REGULAR Council Meeting
September 1, 2020

File Number: 0550

To: Sean Smith, Chief Administrative Officer

From: Will George, Economic Development & Tourism Manager

Date: August 27, 2020

Subject: Symbol of Diversity and Inclusion Logo

RECOMMENDATION:

THAT Council approved the attached 3 Symbol of Diversity and Inclusion Logos as shortlisted options

AND

THAT Council directs staff to seek public input to determine preferred Symbol of Diversity and Inclusion Logo.

Background:

At the June 16th, 2020 Regular Council Meeting, Councillor Fehr made the following notice of motion "That Council direct staff to investigate the adoption of a visual symbol of diversity and inclusion for the City of Merritt."

On June 30th, Councillor Travis Fehr's notice of motion was carried. Councillors discussed global events, and a desire to show Merritt as a welcoming and inclusive community that celebrated diversity. Staff confirmed Council had given sufficient direction to begin work with graphic designers and provide options back to Council at a future Regular Council Meeting.

On August 18th, staff presented 7 draft Diversity and Inclusion Logo options for Council discussion. From these options staff compiled Council suggestions for changes and are now providing 3 shortlisted Diversity and Inclusion Logo options for consideration. Staff are advising that Council approve the 3 logos options and seek public input for the final logo selection.

Options / discussion

- THAT Council adopts 1 of the attached as the Symbol of Diversity and Inclusion Logo.
- 2. THAT Council approved the attached 3 Symbols of Diversity and Inclusion Logos as shortlisted options, and

THAT Council directs staff to seek public input to determine preferred Symbol of Diversity and Inclusion Logo.

3. THAT Council receives this report for information.

Financial / Risk Implications:

Additional staff time would be required to organize community input initiatives and to distribute the Symbol of Diversity and Inclusion Logo.

Others Consulted:

• Mischelle Pierce, Nicola Valley Arts Council President

Attachments:

3 Symbol of Diversity and Inclusion Logo Options

Respectfully submitted,

Will George

Economic Development, Communications and Tourism Manager



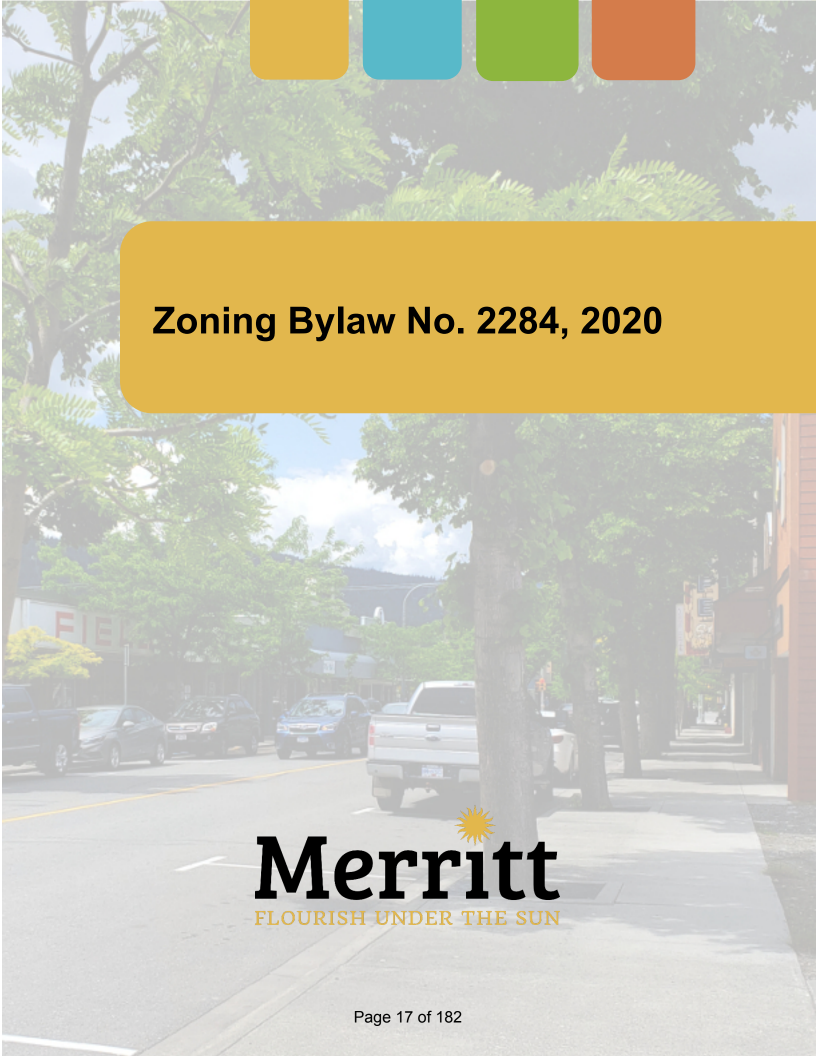


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ZONING BYLAW 2284, 2020

A BYLAW OF THE CITY OF MERRITT TO ESTABLISH ZONES AND REGULATE LAND USE AND DENSITY WITHIN THE ZONES

WHEREAS the Local Government Act, 1996, RSBC Chapter 323, permits a local government to divide the whole or part of the municipality into zones and establish boundaries of the zones;

AND WHEREAS the City of Merritt wishes to regulate use of land, buildings and other structures, the density of use of land, buildings and other structures, the siting, size and dimensions of buildings and other structures and the uses that are permitted on the land;

AND WHEREAS the City of Merritt wishes to regulate the shape, dimensions and area, including the establishment of minimum and maximum sizes of all Parcels of land that may be created by subdivision

NOW THEREFORE the Council of the City of Merritt, in open meeting assembled, hereby ENACTS AS FOLLOWS:





PART ONE - ADMINISTRATION

1.1 Title

1.1.1 This Bylaw may be cited for all purposes as the "Zoning Bylaw No. 2284, 2020".

1.2 Application

1.2.1 The provisions of this Bylaw shall apply to the land within the boundaries of the City of Merritt and to the uses, buildings, and structures thereon.

1.3 Amendment

1.3.1 Where required, pursuant to the *Local Government Act*, the City shall mail or otherwise deliver the notice of Hearing on a rezoning or land use contract amendment to the owners and occupiers of all real property in accordance with the City's Land Use Procedures Bylaw.

1.4 Severability

1.4.1 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, such decision shall not affect the validity of the remaining portions of this Bylaw.

1.5 Effective Date

1.5.1 This Bylaw shall come into force and take effect upon adoption.

1.6 Repeal

1.6.1 City of Merritt Zoning Bylaw 2187, 2015 and all amendments thereto, are hereby repealed.

1.7 Schedules

1.7.1 Schedule "A" - Zoning Map and Schedule "B" - Floodplain Map are attached to, and form part of this Bylaw.

PART 2 - INTERPRETATION



PART TWO - INTERPRETATION

2.1 Rules of Interpretation

- 2.1.1 Words used in the present tense include the other tenses and derivative forms; words used in the singular include the plural and vice versa; and the words "person" includes a corporation, firm, partnerships, trusts, and other similar entities as well as an individual.
- **2.1.2** In this Bylaw, Defined terms are denoted with capitalization.
- **2.1.3** The words "shall", "must" and "is" require mandatory compliance except where a variance has been granted pursuant to the *Local Government Act*.
- **2.1.4** The phrase "used for" includes "arranged for", "designed for", "maintained for", or "occupied for."
- **2.1.5** Words, phrases, and terms neither defined in this section nor in the *Local Government Act*, *Community Charter* or the *Interpretation Act* shall be given their usual and customary meaning for the purpose of interpreting this Bylaw.
- 2.1.6 Where a regulation involves two or more conditions, provisions, or events, connection by the conjunction "and" means all the connected items are required; "or" means that any one will suffice, but does not prohibit fulfillment of multiple conditions, provisions or events.
- **2.1.7** The zone boundaries on the Zoning Map shall be interpreted as follows:
 - a. where a zone boundary follows a street, lane, railway, pipeline, power line, utility right-of-way or easement, it follows the centreline, unless otherwise clearly indicated on the Zoning Map; and
 - b. where a zone boundary is shown as approximately following the municipal boundary, it follows the municipal boundary; and
 - c. in circumstances not covered above, the zone boundary shall be determined by the scale of the Zoning Map.

2.2 General Definitions

2.2.1 In this Bylaw, unless the context otherwise requires:

ABUT or ABUTTING means contiguous to, or physically touching, and when used with respect to two Parcels, means that the Parcels share a common Parcel Line.

ACCESS means the location of vehicular Access to a Parcel, including a driveway or entrance to a Garage, which may Abut a Parcel Line at the front, exterior side on a Flanking Street or rear from a Lane.

See Section 4.8 for regulations.

ACCESSORY means anything of a customarily incidental and subordinate nature to the Principal Use of land or buildings located on the same Parcel.

ACCESSORY BUILDING means a subordinate non-residential Structure, the Use of which is customarily incidental to the Use of the Principal Building situated on the same Parcel or to the Principal Use being made of the Parcel upon which it is situated. Accessory Building does not include any Garage, Greenhouse or similar Structure attached to or forming part of the Principal Building.

See Section 4.16 for regulations.

ACCESSORY DWELLING UNIT See DWELLING UNIT, ACCESSORY.

ACCESSORY USE See USE, SECONDARY.

ADMINISTRATIVE OFFICE means Premises for the conducting of administrative tasks related to the conducting of the business or the Principal Use of the Parcel.

ADULT ENTERTAINMENT CLUB means an Establishment which provides live entertainment and music, including but not limited to burlesque clubs, cabarets, gentlemen's clubs, nightclubs and strip clubs, and may offer food and liquor for sale.

AFFORDABLE HOUSING See HOUSING, AFFORDABLE.

AGRICULTURAL USE means the indoor or outdoor growing, rearing, producing, harvesting, or sale of agricultural crops, fur bearing animals, poultry or other livestock, and includes processing of primary agricultural products harvested, reared or produced by the farming operation, and the storage of farm machinery implements and agricultural supplies, and repairs to farm machinery and implements used by the farming operation.

AGRICULTURE, GREENHOUSE means the indoor growing, producing, harvesting, or wholesale of agricultural crops, and includes processing and packaging of products harvested or produced by the farming operation, and the storage of farm machinery implements and agricultural supplies, and repairs to farm machinery and implements used by the farming operation, but excludes fur bearing animals, poultry or other livestock, and fungi.

AGRICULTURE, URBAN means the cultivation of a portion of a Parcel for the personal or commercial production of food for human consumption only, including but not limited to eggs, fruits, honey, herbs, nuts, and vegetables. Activities that cause a Nuisance are prohibited. This Use includes Backyard Hens and Beekeeping, but excludes fur bearing animals or other livestock and fungi.

See Section 4.37 and 4.38 for regulations.

AIRCRAFT SALES & SERVICING means an Establishment where new or used aircraft or helicopters are sold, leased or rented and may include the associated storage and servicing of aircraft and helicopters as well as the sale of aircraft and helicopter parts and accessories.

AIRPORT means an aerodrome which is certified by the federal government, and may include supporting facilities, including but not limited to airport related installations and equipment, Bulk Petroleum & Electricity Sales, facilities for the service, repair and storage of aircraft, parking and terminal buildings.

ALR means the Provincial Agricultural Land Reserve.

ANIMAL BOARDING means Premises for the overnight boarding or impoundment of dogs, cats or other animals, but does not include Veterinary Services.

ANIMAL SERVICES means an establishment which caters to animals, including but not limited to animal beauty parlours or groomers, pet supply store, pet walking or day care, but excludes Veterinary Services and Animal Boarding.

APARTMENT see *DWELLING*, *MULTIPLE UNIT APARTMENT*.

ARTISAN STUDIO means an artist's workshop where works of art, for distribution or sale, are crafted, including but not limited to basket weaving, fashion design, glass blowing, jewelry making, painting, photography, pottery and woodworking, and which may include a Dwelling Unit, gallery and retail store.

ASSEMBLY PLACE means a private or public structure providing for the assembly of persons for charitable, cultural, educational, philanthropic, recreational or religious purposes, including but not limited to community halls, non-profit social clubs, and community centres operated by a residents association.

AUCTION HOUSE means an establishment that facilitates the buying and selling of assets and may include an auction room and temporary storage of items to be auctioned.

AVIATION SERVICES means the provision of aviation related services, including but not limited to aircraft manufacturing, aircraft repair and servicing, aircraft storage, aircraft and helicopter tour operators, Bulk Petroleum & Electricity Sales, flight school, and forest fire operations.

BACHELOR UNIT means a Dwelling Unit in which the sleeping facilities are not located in a separate bedroom.

BACKYARD HENS means hens that may be kept in the rear yard of a residential Parcel, but excludes roosters.

See Section 4.37 for regulations.

BAR See LIQUOR PRIMARY ESTABLISHMENT.

BED and BREAKFAST means the use of bedrooms in a Single Detached Dwelling by its owner or occupier for the temporary lodging of the traveling public.

See Section 4.33 for regulations.

BEEKEEPING means the keeping and maintaining of beehives for honey bees (*Apis Mellifera*) in the rear yard of a residential Parcel.

See Section 4.38 for regulations.

BREWING AND DISTILLING means an Establishment for the brewing or distilling of alcoholic beverages or beverage products with alcoholic content exceeding one percent by volume, which may involve the malting, milling, mashing, lautering, boiling, fermenting, filtering, and distilling of fruit, grain, hops, maize, malt, rice, spices, vegetables or other ingredients, and which may include the sale of liquor and the serving of food, live entertainment, and games such as bean bag toss, billiard tables or foosball.

BUILDING SUPPLY CENTRE means an Establishment that sells building supplies, including but not limited to lumber, drywall, tools, and other associated construction and home renovation products.

BULK PETROLEUM & ELECTRICITY SALES means the sale of petroleum products or electricity for use in aircraft, helicopters and transport vehicles at a facility, including but not limited to a commercial card lock facility, airport fueling station or fuel dispensing or charging station, but does not include Filling Stations.

BUS DEPOT means Premises, including but not limited to a bus terminal or bus storage yard, for the purposes of private transportation services, public transit, or school district bus service, which may include Accessory Buildings for servicing vehicles.

BUSINESS SUPPORT SERVICES means Premises for the provision of services to businesses, including but not limited to the use of minor mechanical equipment for printing, duplicating, binding or photographic processing, the provision of secretarial services, graphic design, office maintenance, custodial services, office security, the sale, rental, repair, or servicing of office equipment, furniture and machines, and laboratory testing.

CAMPGROUND means an area of land in which spaces are provided, occupied and managed for the Temporary Accommodation of the travelling or vacationing public for a length of stay of less than 30 consecutive days, in travel trailers, recreational vehicles or tents but not mobile or modular homes. Campgrounds may include Accessory Buildings, including but not limited to washrooms and laundry facilities.

CEMETERY means a tract of land that is used for the burial of human or animal remains, and may include a columbarium, but does not include a Crematorium.

COMMERCIAL CONVERSION means a residential building in the area described in Section 4.30.2 altered to accommodate Personal and Professional Services other than a laundromat, employing fewer than five full-time or part-time employees.

See Section 4.31 for regulations.

COMMERCIAL RECREATION SERVICES means an Establishment for the provision of activities which are primarily recreational and may be seasonal in nature, but do not occur on site, including but not limited to ATV excursions, concert and festival organizing, entertainment planning, hang gliding and skydiving operations, heli-skiing operations, horseback trail tours, hot air balloon excursions, mountain biking tours, snowmobile excursions, white water rafting trips, or winery tours, and may include the on-site storage of vehicles, human-powered transportation, or apparatus that are used for the business activities.

COMMUNITY CARE FACILITY, MAJOR means:

- a. the residential care of seven or more persons, in Premises licensed under the Community Care and Assisted Living Act, including supervision provided to minors through a prescribed residential program, or adults who require care because of family circumstances, age, disability, illness or frailty, in the form of three or more prescribed services as defined in the Community Care and Assisted Living Regulation; or
- b. a daycare licensed under the Community Care and Assisted Living Act, for 13 or more children such as nursery school, emergency care, out of school care, family daycare, special needs daycare, group daycare, occasional, casual, or short-term supervised child care. This use includes supervised overnight accommodation for children.
- c. Community Care Facility, Major may include accessory care services which are incidental and subordinate to residential care uses, including but not limited to Personal and Professional Services and recreational facilities.

COMMUNITY CARE FACILITY, MINOR means the use of a residential Dwelling for the care of up to six persons who are not related by blood or marriage, in a facility licensed under the *Community Care and Assisted Living Act*, including supervision provided to minors through a residential program, or adults who require care because of family circumstances, age, disability, illness or frailty, in the form of three or more prescribed services as defined in the Community Care and Assisted Living Regulation.

COMMUNITY CARE FACILITY, SPECIALIZED means Premises where specialized care is provided to persons with addiction, physical, mental or other developmental disability, or chronic or progressive condition that is not primarily due to the aging process. Typical uses include mental hospitals, sanatoria, detoxification centres, drug addiction counselling and treatment centres, needle exchanges, and safe injection sites.

COMPREHENSIVE DEVELOPMENT means a site specific zone designed and developed according to a plan adopted under this Bylaw. All definitions and regulations of the Zoning Bylaw apply unless specifically stated in the Comprehensive Development zone.

CONVENIENCE RETAIL STORE See RETAIL STORE, CONVENIENCE.

COOKING FACILITY means the availability of appliances to cook a meal within a Dwelling Unit or suite, including 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 arrangement of service lines which provide the energy source being used or intended to be used to service such facilities.

CREMATORIUM means Premises with an indoor furnace intended to undertake the cremation of human or animal remains.

CSA means the Canadian Standards Association, and refers to a standard issued by that organization.

DAYCARE CENTRE, MAJOR means an establishment licensed as required under the *Community Care and Assisted Living Act* intended to provide care, educational services, and supervision for more than eight children.

DAYCARE CENTRE, MINOR means an establishment licensed as required under the *Community Care and Assisted Living Act* intended to provide care, educational services, and supervision to no more than eight children.

DECK means an outdoor seating area supported from the ground and being more than 0.6 metres above Grade with no walls except for privacy partitions between decks of Abutting Dwelling Units.

DELIVERY FACILITY means Premises used for the sorting and shipping of packages and related mail or courier service activities.

DENSITY means a measure of the intensity of development on a Parcel, including the number of Dwelling Units on a site measured in units/area or Floor Area Ratio, as the case may be, but does not include Detached Secondary Dwellings or Secondary Suites. When calculation of density involves a number of units per Parcel and yields a fractional number, the number of Dwelling Units permitted shall be rounded down to the lowest whole number.

DEVELOPMENT APPROVAL OFFICER means the person authorized to exercise land use authority in accordance with the Officer Designation and Delegation of Authority Bylaw.

DISCRETIONARY USE see USE, DISCRETIONARY.

DRIVE-THROUGH BUSINESS means an Establishment serving clients in motor vehicles, including but not limited to a fast food restaurant or automatic banking machine, where normally the customer remains in the vehicle to purchase products or complete transactions, but shall not include car washes, Filling Stations or Vehicle Services.

See Section 4.39 for regulations.

DWELLING or **DWELLING UNIT** means one or more rooms which constitute a self-contained unit with a separate interior or exterior entrance, used or intended to be used as a domicile by one or more persons and usually containing a Cooking Facility, living, sleeping and sanitary facilities, but does not include Accessory Dwelling Units such as Detached Secondary Dwellings and Secondary Suites for the purpose of Density calculation.

DWELLING UNIT, ACCESSORY means a residential unit, such as a Detached Secondary Dwelling or Secondary Suite, which is secondary to the principal Dwelling. Accessory Dwelling Units are not included in Density calculations.

DWELLING, DETACHED SECONDARY means an Accessory Dwelling Unit that is separate from the Principal Building on a Parcel and is subordinate to the principal Dwelling Unit in terms of gross Floor Area. The principal Dwelling Unit and Detached Secondary Dwelling together form a single real estate entity.

See Section 4.36 for regulations.

DWELLING, MULTIPLE UNIT means any building consisting of three or more Dwelling Units, including but not limited to an apartment building or townhomes.

DWELLING, MULTIPLE UNIT APARTMENT means any building consisting of three or more Dwelling Units under one roof and each Dwelling Unit having a separate entrance off an interior corridor.

DWELLING, MULTIPLE UNIT TOWNHOME means a building containing three to eight Dwelling Units, including but not limited to a row house, back-to-back townhome or stacked townhome, and, where permitted by this Bylaw, Secondary Suites, under one roof and each Dwelling Unit having a separate exterior entrance.

DWELLING, SINGLE DETACHED means a building consisting of a single Dwelling Unit and, where permitted by this Bylaw, a Secondary Suite.

DWELLING, SEMI-DETACHED means any building consisting of two Dwelling Units and, where permitted by this Bylaw, Secondary Suites.

EDUCATIONAL INSTITUTION means a place of learning which offers post-secondary education courses, including but not limited to business schools, colleges, technical, trade and vocational schools, universities or special education programmes, that may or may not be publicly supported or subsidized.

ENTERTAINMENT FACILITY means an Establishment where fees are charged for the provision of entertainment to the public, including but not limited to an amusement and virtual reality arcade, billiard and pool hall, bowling alley, dance hall, escape room, or theatre, but shall not include Adult Entertainment Club, drive-in theatre, Gaming Facility and Liquor Primary Establishment.

ESTABLISHMENT means Premises for the purpose of conducting business activities.

EXTERIOR SIDE PARCEL LINE See PARCEL LINE, EXTERIOR SIDE.

FILLING STATION means an Establishment which sells diesel, electricity, gasoline, natural gas, propane or other fuels for vehicles, and may include a Convenience Retail Store, Food Primary Establishment or Vehicle Services.

See Section 4.40 for regulations.

FILM STUDIO means Premises used to make film productions, including but not limited to films, music videos or television shows, and may include Administrative Offices, talent trailers, the storage of film equipment and related supplies and catering services.

FINANCIAL SERVICES See PERSONAL AND PROFESSIONAL SEVICES.

FLANKING STREET means a Highway or Lane which is common to an Exterior Side Parcel Line.

FLOOR AREA means the area of any storey of a building within the outside surface of exterior walls and required firewalls, including the space occupied by interior walls and partitions, exits and vertical service spaces that pierce the storey, and floors that have roofs over them, with or without walls.

FLOOR AREA RATIO means the gross Floor Area of all buildings on a Parcel, divided by the Parcel Area, except that such Floor Area does not include any area used for parking within the Principal Building and does not include any area used for incidental service storage, installations of mechanical equipment, ventilation and heating systems, and similar uses.

FOOD PRIMARY ESTABLISHMENT means an Establishment that offers the serving of food, including but not limited to a bakery, café, concession stand, deli, diner or restaurant, and may include the serving of liquor and live entertainment space, but shall not include Drive-through Business.

FRONTAGE means the length of the Front Parcel Line.

FRONT BUILDING LINE means a line parallel to the Front Parcel Line drawn across the Parcel through the point where the Principal Building located on the Parcel is closest to the Front Parcel Line.

FRONT PARCEL LINE See PARCEL LINE, FRONT.

FUNERAL SERVICES means Premises used for the preparation of the dead for burial or cremation and the holding of funeral services, but excludes a Crematorium.

GALLERY AND MUSEUM means Premises for the exhibition of artistic, cultural or historical works, including but not limited to art galleries, exhibition spaces or museums.

GAMING FACILITY means Premises that are customarily or regularly used for games of chance pursuant to a licence issued by or under the authority of the provincial government, including but not limited to bingo halls, casinos or social clubs with provincially licenced gaming.

GARAGE means a roofed Structure, whether enclosed or unenclosed, used to shelter parked vehicles or store equipment. This definition includes a carport.

GARDEN CENTRE, INDOOR means an Establishment for the purpose of retail sales of plants, trees, and associated gardening or landscaping supplies and garden equipment, and may include limited outdoor display of goods.

GARDEN CENTRE, OUTDOOR means an Establishment for the production and retail sales of plants, trees, and associated gardening or landscaping supplies and garden equipment, and may include outdoor growing or display of goods.

GASOLINE SERVICE STATION See FILLING STATION.

GENERAL RETAIL STORE See RETAIL STORE, GENERAL.

GOLF COURSE See PARTICIPANT RECREATION SERVICES, OUTDOOR.

GRADE means the lowest of the average levels of finished ground adjoining each exterior wall of a building.

GREENHOUSE See AGRICULTURE, GREENHOUSE.

HEALTH SERVICES See PERSONAL AND PROFESSIONAL SERVICES.

HEIGHT means the vertical distance from grade to the highest point of the surface of a flat roof including any parapet, the deck line of a mansard roof, and to the mean height level between the eaves and ridge of a gable, hip or gambrel roof.

See Section 4.13 for height exceptions.

HELIPORT means an aerodrome or a defined area on a Structure intended to be used wholly or in part for the arrival, departure and surface movement of helicopters, and may include supporting facilities, including but not limited to heliport related installations and equipment, Bulk Petroleum & Electricity Sales, facilities for the service, repair and storage of helicopters, parking and terminal buildings.

HIGHWAY means every road, street, Lane, or right of way designed or intended for or used by the general public for the passage of vehicles.

HOME-BASED BUSINESS means any business other than a Bed and Breakfast or Short-Term Rental, carried out in a Dwelling Unit or an Accessory Building to a Dwelling Unit, by a person who is permanently resident in the Dwelling Unit, where such business is clearly incidental or secondary to the use of the Dwelling Unit for residential purposes.

See Section 4.32 for regulations.

HOTEL means a building providing for the Temporary Accommodation of the traveling public in Sleeping Units joined by an interior corridor, and which may contain Assembly Place, Brewing & Distilling, Food Primary Establishment, Liquor Primary Establishment, Participant Recreation Services, Indoor, Personal and Professional Services, and live entertainment space.

HOUSING, AFFORDABLE means Dwellings that sell or rent at a subsidized rate, and can include Near Market Housing, Subsidized Housing and Essential Housing, but excludes Community Care Facility, Major, Community Care Facility, Minor and Community Care Facility, Specialized.

HOUSING, NEAR MARKET means Dwellings, provided for persons with a below median household income, that sell or rent for not more than the lesser of 90% of market rate or the equivalent of 25% of median household income represented in the most recent Canadian census for Merritt.

HOUSING, SUBSIDIZED means Dwellings with two or more bedrooms, provided for persons with a household income below 70% of the median, that sell or rent for not more than the lesser of 70% of market rate or the equivalent of 20% of median household income represented in the most recent Canadian census for Merritt.

HOUSING, ESSENTIAL means Dwellings, provided for persons with a household income of below 50% of the median, that sell or rent for not more than the lesser of 50% of market rate or the equivalent of 15% of median household income represented in the most recent Canadian census for Merritt.

HOUSING, MARKET RENTAL means Dwellings that rent for market rate.

INTERIOR SIDE PARCEL LINE See PARCEL LINE, INTERIOR SIDE.

LANE means a Highway more than 3 metres but not greater than 10 metres in width, intended to provide primary or secondary Access to Parcels.

LANDSCAPING means changing, modifying or enhancing the external appearance of a development including reshaping the earth, planting vegetation, adding pathways, sidewalks, patios, fencing or other ornamental features, and includes the retention of existing trees and plants where appropriate.

LIQUOR PRIMARY ESTABLISHMENT means an Establishment that offers the sale of liquor and the serving of food, including but not limited to a bar, pub, sports bar, tavern or wine bar, and may include live entertainment space, billiard tables and other games or a dance floor, but does not include Brewing & Distilling.

LIQUOR STORE means an Establishment licensed by the British Columbia Liquor and Cannabis Regulation Branch to sell beer, wine, coolers, ciders, and all types of packaged liquor.

LOT See PARCEL.

LOT AREA See PARCEL AREA.

MACHINE & WELDING SHOP means Premises used for the fabricating, machining and welding of materials, such as metals or thermoplastics, into products for sale and distribution.

MACHINERY REPAIR & SALES means Premises for the repair of equipment, tools and machinery, and may include the sale of related items.

MANUFACTURING, LIGHT means the indoor manufacturing, processing, finishing or packaging of products for distribution, including but not limited to beverage and food, building materials, cabinetry and millworks, cannabis products, concrete products, furniture and upholstery, and textiles, and which does not cause nuisances such as noise, dust or odors.

MANUFACTURING, HEAVY means the manufacturing, processing, finishing or packaging of products for distribution, including but not limited to forest and wood products, concrete and ready-mix, or rock, sand and gravel, and may include outdoor activities which reasonably cause noise, dust or odors.

MARKET RENTAL HOUSING See HOUSING, MARKET RENTAL.

METAL RECYCLING means Premises dedicated to the collecting, sorting, temporary storage and processing of metal from end-of-life products and structures for reuse.

MOBILE HOME means a factory-built single detached Dwelling Unit built to CSA specification Z240 suitable for year-round, long term occupancy, designed to be transported from the factory to its ultimate site on an integral chassis with integral or detached wheels and arriving at the site ready for occupancy on a permanent foundation when attached to the required utilities. Mobile Home does not include travel trailers, campers, recreational vehicles or other vehicles which are exempted by regulation from the operation of the *Manufactured Home Act*.

MOBILE HOME PARK means a Parcel occupied by two or more Mobile Homes used for residential purposes, which may include a Dwelling Unit for the accommodation of a manager or operator, common recreational facilities and laundry facilities.

MOBILE AND MODULAR HOME SALES means an Establishment where factory-built Dwelling Units built to CSA specification Z240 or A277 suitable for year-round, long term occupancy are sold or leased, and may include the associated storage of Mobile Homes and Modular Homes to be sold or leased.

MOBILE HOME SPACE means an area set aside and designated within a Mobile Home Park for the installation and placement of a Mobile Home, including adjacent space for the exclusive use by the owner or occupant of that Mobile Home.

MOBILE RETAIL VENDOR means a vehicle with a maximum gross vehicle weight of 6,350 kilograms or a pop-up installation not larger than 10 m² used for the sale or rental of goods, merchandise or foodstuffs, or display of informational, recreational or entertainment items.

MODULAR HOME means a factory-built Single Detached Dwelling Unit built to CSA specification A277 suitable for year-round, long term occupancy that is transportable in one or more sections and shall be installed on a continuous footing and foundation wall, except if for display purposes at a Modular Home Sales business.

MODULAR HOME PARK means a Parcel occupied by two or more Modular Homes used for residential purposes, which may include a Dwelling Unit for the accommodation of a manager or operator, common recreation facilities and laundry facilities.

MOTEL means a building or buildings containing sleeping units for the Temporary Accommodation of the traveling or vacationing public, where each Sleeping Unit has exterior access, and which may contain Assembly Place, Brewing & Distilling, Entertainment Facility, Food Primary Establishment, Liquor Primary Establishment and Participant Recreation Services, Indoor.

MULTIPLE UNIT DWELLING see *DWELLING*, *MULTIPLE UNIT*.

MULTIPLE UNIT APARTMENT DWELLING see DWELLING, MULTIPLE UNIT APARTMENT.

MULTIPLE UNIT TOWNHOME DWELLING see *DWELLING*, *MULTIPLE UNIT TOWNHOUSE*.

NATURAL BOUNDARY means the visible high-water mark of any lake, river, stream, or other body of water where the presence and action of the water are so common and usual, and so long continued in all ordinary years, as to mark upon the soil of the bed of the body of water 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.

NUISANCE means anything that is obnoxious, offensive or interferes with the use or enjoyment of property, endangers personal health or safety, or is offensive to the senses. This could include that which creates or is liable to create a Nuisance through emission of noise, smoke, dust, odour, heat, fumes, fire or explosive hazard, results in the unsightly or unsafe storage of goods, salvage, junk, waste or other materials, poses a hazard to health and safety; or adversely affects the amenities of the neighbourhood or interferes with the rights of neighbours to the normal enjoyment of any land or building.

OPEN SPACE means that portion of a Parcel not occupied by parking areas or driveways, which is suitable for gardens, landscaping, or recreational use, including but not limited to indoor common amenity space, rooftop gardens, terraces, or level landscaped recreation areas, and is accessible to building tenants or residents.

OPEN SPACE, PRIVATE means a usable area exclusive of required building Setbacks and parking areas (common or individual) which is developed for use by residents or tenants of a residential Dwelling Unit, and may include balconies, decks, or patios.

PANHANDLE LOT See PARCEL, PANHANDLE.

PARCEL means any lot or other area in which land is held or into which it is subdivided, but does not include a Highway.

PARCEL AREA means the area of a Parcel.

PARCEL COVERAGE means the percentage of the Parcel Area that is occupied by non-permeable Structures, including Garages, driveways, parking areas, pools, and covered patios.

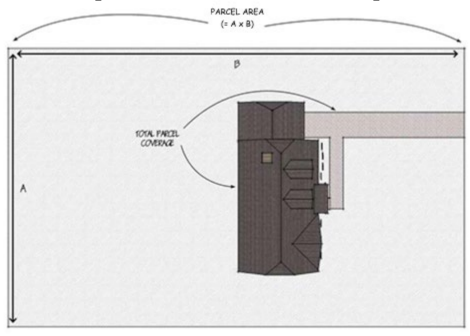


Figure 2.1: Parcel Area and Parcel Coverage

PARCEL DEPTH means the average horizontal distance between the Front and Rear Parcel Lines.

PARCEL LINE means the outer boundary of a Parcel.

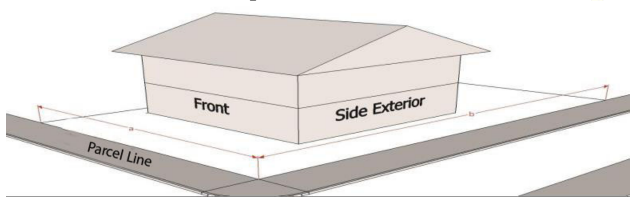
PARCEL LINE, EXTERIOR SIDE means a Parcel Line other than a front or rear Parcel Line which is common to a Parcel and a Highway.

PARCEL LINE, FRONT means any Parcel Line common to a Parcel and a Highway other than a Lane, but in the case of a corner Parcel, the front Parcel line shall be the shortest Parcel Line along a Highway other than a Lane.

PARCEL LINE, INTERIOR SIDE means a Parcel Line other than a rear or front Parcel Line, which is not common to the Parcel and a Highway.

PARCEL LINE, REAR means the boundary of a Parcel which lies opposite to and does not intersect the Front Parcel Line.

Figure 2.2: Parcel Lines



PARCEL TYPE means the type of Parcel, including but not limited to a Front Access Parcel, a Lane Access Parcel, Back to Back Parcel, a Corner Parcel, a Lane Access Corner Parcel, a Panhandle Parcel, or a Pie Parcel.

PARCEL, BACK TO BACK means a Parcel where the primary Accesses Abut the Front Parcel Line and the Lane.

PARCEL, CORNER means a Parcel that Abuts two Highways, where one Highway is common to the Front Parcel Line and the other Highway is a Flanking Street.

PARCEL, FRONT ACCESS means a Parcel where the primary Access is Abutting the Front Parcel Line.

PARCEL, LANE ACCESS means a Parcel where the primary Access is from a rear or side Lane.

PARCEL, LANE ACCESS CORNER means a Parcel that Abuts three Highways, including a minimum of one Lane, and where the primary Access is from a rear or side Lane.

PARCEL, PANHANDLE means a Parcel, of which a narrow portion provides Access from a Highway, with a Frontage less than 6 metres in width or 10% of its perimeter.

See Section 4.9 for regulations.

PARCEL, PIE means a Parcel which is generally configured such that its width at the Rear Parcel Line is greater than at its Front Parcel Line.

See Section 4.10 for regulations.

PARCEL WIDTH means the width of a Parcel where it Abuts the Front Parcel Line except in the case of an irregularly shaped Parcel, where the width shall be the average horizontal distance between the side Parcel Lines.

PARK means land for public use or environmental conservation that has been dedicated or otherwise reserved as Park.

PARKING LOT, COMMERCIAL means an area of land or Structure consisting of Parking Spaces which are rented on an hourly, daily or monthly basis.

PARKING SPACE means a space within a building or parking area, for the parking of one vehicle.

PARTICIPANT RECREATION SERVICES, INDOOR means indoor Premises for sports, active recreation and performing and cultural arts where patrons are predominantly participants, including but not limited to athletic clubs, bowling alleys, dance studios, health and fitness clubs, indoor soccer facilities, mini-golf, racquet clubs, swimming pools, and yoga studios.

PARTICIPANT RECREATION SERVICES, OUTDOOR means outdoor Premises for sports, active recreation and performing and cultural arts where patrons are predominantly participants, including but not limited to golf courses, mini-golf, riding stables, rodeo grounds, and sports fields.

PARTY WALL AGREEMENT means an instrument that contains a grant of one or more positive covenants, as outlined in the Land Title Act, including but not limited to altering, decorating, maintaining, repairing, replacing or taking down an adjoining wall.

See Section 4.23 for regulations.

PERMEABLE SURFACE MATERIALS means materials that allow precipitation or surface water to penetrate directly into the soil with the purpose of reducing a site's stormwater runoff, maintaining the hydrologic function of the soil, and encouraging the health of the overall watershed. Examples of permeable surface materials include porous asphalt and concrete, gravel, permeable unit pavers, concrete grass pavers, and plastic grid systems.

PERSONAL AND PROFESSIONAL SERVICES means an Establishment that provides administrative, communications, consulting, health and wellness, financial, management, personal or other services, including but not limited to accounting, architecture, beauty parlour, chiropractic, clerical, construction and development, counselling, dentistry, dry cleaning, electrical, engineers, hair salon, insurance agents, landscape architecture, land use planning, law, massage therapy, media, medical, optical, photography, physiotherapy, public relations, real estate, shoe repair, tailoring, travel agency, or watch repair, but excludes Public Use and the manufacture of products.

PLACE OF WORSHIP means Premises such as a cathedral, church, mosque, shrine, synagogue or temple, which is used by a religious organization for public worship and affiliated community activities and projects.

PREMISES means an area of land, including a Parcel, portion of a Parcel or collection of Parcels, with or without Structures.

PRINCIPAL BUILDING means a Structure which contains the Principal Use of a Parcel, including any attached Garages.

PRINCIPAL USE See USE, PRINCIPAL.

PRIVATE OPEN SPACE See OPEN SPACE, PRIVATE.

PRIVATE SCHOOL See SCHOOL, PRIVATE.

PRODUCE STAND means a temporary, portable Structure for the sale of fresh fruits, vegetables, edible plants, and related foodstuffs, goods, wares, or merchandise.

PROHIBITED USE See USE, PROHIBITED.

PUBLIC SCHOOL See SCHOOL, PUBLIC.

PUBLIC USE means Premises provided by a government, government agency or non-profit organization for purposes including but not limited to administration, arts and culture, communications, education, emergency services, employment, health, immigration, law enforcement, parks and recreation, public works, safety, social services, taxation, transportation, or welfare.

PUBLIC UTILITY means a system, work, Structure, plant, or equipment owned by the Government of Canada, the Province of British Columbia, a regional district, a municipality, an improvement district, government agency, private company or Crown corporation for the provision of gas, electricity, transportation or communication services.

REAR PARCEL LINE See PARCEL LINE, REAR.

RECYCLING DEPOT means Premises for the buying, collecting, sorting and temporary storage of bottles, cans, newspapers and similar household goods for reuse where all storage is contained within an enclosed building.

RESTAURANT See FOOD PRIMARY ESTABLISHMENT.

RETAIL CANNABIS SALES means an Establishment for the sale or distribution of cannabis or its derivatives to the general public, including cannabis sold or distributed for medical purposes.

See Section 4.41 for regulations.

RETAIL STORE, CONVENIENCE means Premises which do not exceed 250 m² in gross Floor Area for the retail sale of variety of household goods, including but not limited to drug stores, florists, food stores or variety stores, which sells products such as beverages, confectionery, groceries, hardware, personal care items, pharmaceutical items, printed materials, tobacco, and tourism or seasonal related products or rentals, but specifically excludes Retail Cannabis Sales.

RETAIL STORE, GENERAL means Premises where goods, merchandise and other materials are offered for sale to the general public, and includes limited onsite storage or limited seasonal outdoor sales to support that store's operations, including but not limited to appliance, automotive parts, clothing, gift, grocery, hardware, pharmaceutical, and sporting goods stores. This use excludes warehouse sales and the sale of gasoline, Retail Cannabis Sales, heavy agricultural and industrial equipment, and Second-Hand Store.

SCHOOL, PRIVATE means Premises where academic, commercial, technical or vocational courses are offered, including but not limited to art schools, business schools, culinary schools, language schools, religious institutions or trade schools, that is not fully publicly supported or subsidized and specifically excludes Public School and Educational Institution.

SCHOOL, PUBLIC means Premises where academic or technical school subjects are offered and which is maintained by a municipal, regional or provincial government or non-profit organization, but excludes Educational Institution.

SCHOOL, PORTABLE means a temporary Accessory Building located on the grounds of a Public School to provide additional classroom space that does not have its exterior walls supported on concrete or masonry foundations and may be affixed to the land with anchors or tie downs.

SCREENING means a continuous fence or wall, or non-compact hedgerow, or combination thereof, but excludes compact evergreen hedges and cedars.

See Section 6.2 for regulations.

SECONDARY SUITE means a self-contained Accessory Dwelling Unit containing one or more rooms, located within a Single Detached, Semi-Detached or Multiple Unit Townhome Dwelling, used or intended to be used as a domicile by one or more persons and containing a Cooking Facility, living, sleeping and sanitary facilities, and is subordinate to the principal Dwelling Unit. The principal Dwelling Unit and Secondary Suite together form a single real estate entity.

See Section 4.35 for regulations.

SECONDARY USE see USE, SECONDARY.

SECOND-HAND STORE means an Establishment that sells used goods, including but not limited to antiques shops, pawn shops, used clothing stores or used furniture stores, and excluding Vehicle Sales and Rentals.

SECURITY / OPERATOR SUITE means that portion of a Principal Building used to provide on-site accommodation for the caretaker, operator, or security personnel. No more than one Security / Operator Suite is permitted on a Premises.

SETBACK means that portion of a Parcel adjacent to a Parcel Line that this Bylaw requires to be kept free of Structures.

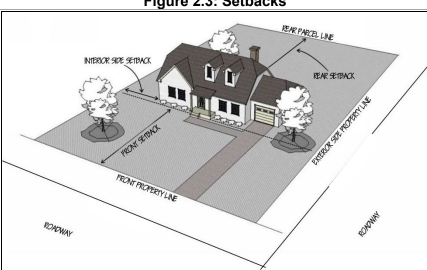


Figure 2.3: Setbacks

SHIPPING CONTAINER means a standardized, reusable vessel that was originally. specifically or formerly designed for or used in the packing, shipping, movement or transportation of freight, articles, goods or commodities, and/or; designed for or capable of being mounted or moved on a rail car, and/or; designed for or capable of being mounted on a chassis or bogie for movement by truck trailer or loaded on a ship.

See Section 4.19 for regulations.

SHOPPING CENTRE means a group of commercial Establishments planned, constructed, or managed as an entity having common or shared parking available to all customers and employees.

SHORT TERM RENTAL means a building or any part thereof that is rented by a person or group of persons as a place of temporary residence, lodging or occupancy by way of permit, lease, license, rental agreement or similar arrangement for any period less than 30 consecutive days and 90 days in a calendar year.

See Section 4.34 for regulations.

SIGHT TRIANGLE means the area of a Corner Parcel which must be kept free of obstructions.

See Section 4.15 for regulations.

SINGLE DETACHED DWELLING see DWELLING, SINGLE DETACHED.

SLEEPING UNIT means a room without Cooking Facilities for the purposes of Temporary Accommodation, including but not limited to Bed and Breakfast, Hotel, Motel, Short-Term Rental or Truck Travel Centre Uses.

STORAGE FACILITY, INDOOR means Premises for the provision of indoor storage space for rent to the public for storage of personal goods.

STOREY means that part of a building other than a basement or loft which is situated between the top of any floor and the top of the next floor above it, and if there is no floor above it, that portion between the top of such floor and the ceiling above it.

STRUCTURE means a construction of any kind whether fixed to or supported by or sunk into land or water, including but not limited to buildings, docks, lean-tos, swimming pools, towers, and Temporary Fabric Structures.

TECHNOLOGY CENTRE means Premises equipped with communications hardware and software used for receiving or transmitting large amounts of information through various technology resources (telephone, internet, email, etc.).

TEMPORARY ACCOMMODATION means the offering of a place of temporary lodging or occupancy for the travelling or vacationing public for any period less than 30 consecutive days and 90 days in a calendar year.

TEMPORARY FABRIC STRUCTURE means a temporary Structure without a permanent foundation, supported by a rigid frame designed to be collapsible or retractable and covered with a fabric material, but does not include a tent for the purposes of camping.

See Section 4.18 for regulations.

TOWNHOME see DWELLING, MULTIPLE UNIT TOWNHOME.

TRANSPORTATION & LOGISTICS means Premises for the storage of vehicles used for transportation, including but not limited to trucking companies, moving companies, or logistics management companies, and may include Administrative Office and related business activities such as sales of moving supplies and rentals of vehicles.

TRUCK TRAVEL CENTRE means Premises serving the day-to-day traveling needs of commercial truck traffic, including but not limited to Bulk Petroleum and Electricity Sales, Convenience Retail Store, Entertainment Facility, Filling Station, Food Primary Establishment, Produce Stand, Sleeping Units or Vehicle Services.

SEMI-DETACHED DWELLING see DWELLING, SEMI-DETACHED.

URBAN AGRICULTURE See AGRICULTURE, URBAN.

USABLE SITE AREA means the area of a Parcel that does not exceed 30% slope.

USE means a purpose for which land or a Structure is used.

USE, DISCRETIONARY means a Use that may be approved by the Development Approval Officer, with or without conditions, subject to all provisions of this Bylaw.

See Section 4.5 for regulations.

USE, PRINCIPAL means the main or predominant purpose for which land or a Structure is used.

USE, **PROHIBITED** means a Use that is expressly prohibited.

See Section 4.3 for Uses that are prohibited in all zones.

USE, SECONDARY means a Use that is customarily incidental and subordinate to the Principal Use of land or Structures located on the same Parcel.

VEHICLE SERVICES means an Establishment with facilities serving clients in motor vehicles, including but not limited to an automobile service station or car wash, which are driven onto the site where such business is carried on and where the customer may remain in the vehicle for service, but does not include drive-in theatres, Drive-through Businesses or Filling Stations. The sale of automotive parts and accessories is permitted.

See Section 4.39 for regulations.

VEHICLE STORAGE & TOWING means the storage of vehicles that are not licensed for the current year and are capable of moving under their own power, or the storage for up to six months of vehicles that have been towed, damaged in an accident or suffered mechanical failure. The vehicles must not be used as a source of parts for other vehicles. This Use does not include Vehicle Wrecking.

VEHICLE SALES & RENTALS means an Establishment where new or used automobiles, motorcycles, boats, tractors and farm machinery, trailers or recreational vehicles are sold, leased or rented and may include the associated storage and servicing of vehicles to be sold, leased and rented as well as the sale of automotive parts and accessories.

VEHICLE WRECKING means the wrecking, salvaging or disassembly of vehicles, vehicle parts, vehicle frames or vehicle bodies or for the storage of vehicles that are not in operable condition, or used parts of motor vehicles.

VETERINARY SERVICES means Premises for the care, examination, diagnosis and treatment of sick, ailing, infirm or injured animals, including medical intervention and surgery, radiography, anesthesia, and may include accessory short-term accommodation of sick, ailing, infirm or injured animals, and the accessory retail sale of medicine and pet supplies, but excludes Animal Services and Animal Boarding.

WAREHOUSE means Premises where materials or goods are stored before their distribution or export for sale.

WATER REFILL STATION means an Establishment that provides filtered or purified water for retail sale to an end user, which does not include wholesale or distribution.

WATERCOURSE means a depression of 0.6 metres or more below the average natural elevation of surrounding land:

- a. serving to give direction to a current of water for an average of at least six months of a year; or
- b. having a drainage area of two square kilometres or more.

See Section 4.24 for regulations.

WINERY means Premises where wine is manufactured and may include on-site wine tasting and sales.

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PART 3 - ENFORCEMENT

3.1 Application

3.1.1 The Building Inspector(s) and any other employee of the City appointed by the Council to administer or enforce this Bylaw, are hereby authorized to enter at all reasonable times upon any property to ascertain whether persons or properties are in compliance with the regulations and provisions of this Bylaw.

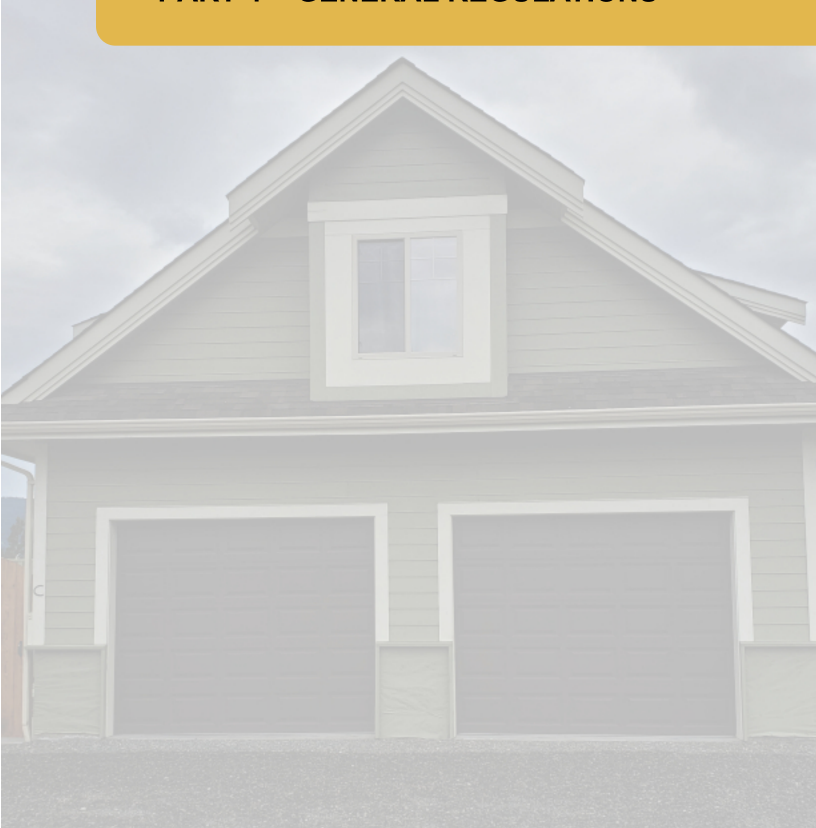
3.2 Prohibition

- **3.2.1** No person shall contravene, cause, suffer, or permit a contravention of this Bylaw.
- **3.2.2** No person shall commence or undertake a Use that is not permitted by this Bylaw.
- **3.2.3** No person shall construct, make an addition to, or alter a Structure, which is not permitted by this Bylaw.
- **3.2.4** No person shall modify any description, specifications, or plans that were the basis for the issuance of any permit by the Manager of Planning and Development Services or by a Building Inspector.
- 3.2.5 No person shall authorize or do any construction that is at variance with the description, specifications or plans that were the basis for the issuance of a building permit if such variance contravenes this Bylaw.
- 3.2.6 No person shall prevent or obstruct, or attempt to prevent or obstruct, the authorized entry of the Building Inspector or other appointed employee, authorized under Part 3.1.1 of this Bylaw.

3.3 Penalties

- **3.3.1** Every person who violates a provision of this Bylaw commits an offence and is liable on summary conviction to a penalty not exceeding \$10,000 and the costs of prosecution.
- **3.3.2** Each day a violation of the provisions of this Bylaw exists or is permitted to exist shall constitute a separate offence.

PART 4 - GENERAL REGULATIONS



PART FOUR - GENERAL REGULATIONS

4.1 Application

4.1.1 This part is applicable to all zones, unless expressly stated otherwise in a specific zone.

4.2 Permitted Uses

- **4.2.1** The following uses are permitted in all zones:
 - a. Public Utility;
 - b. Temporary Structures, for non-residential Use, and the storage of materials required for an approved construction project located on the same Parcel, including the use of waste and recycling receptacles, Shipping Containers, or other similar temporary Structures, provided the temporary Structures are removed within 30 days of final occupancy or completion of construction;
 - c. Site preparation to accommodate or enhance a permitted Use, with a valid Soil Deposition and Removal permit.
- **4.2.2** Uses permitted in this section are subject to the regulations of the zone within which they are located.
- **4.2.3** Uses that are permitted in a zone may be combined at a single Premises.

4.3 Prohibited Uses

- **4.3.1** The following Uses are prohibited in all zones:
 - a. All Uses not expressly permitted by this Bylaw;
 - b. A Use that is carried on wholly or partly in a tent, recreational vehicle or Mobile Home, except as specifically permitted by this Bylaw;
 - The outdoor storage of vehicles (including parts thereof) which are in a state of disrepair, wrecked, or being dismantled for salvage or which are not licensed for the current year, except as specifically permitted by this Bylaw;
 - d. The incinerating or processing of fish, animal, or vegetable waste products;
 - e. The manufacturing of pulp, paper, or petroleum.

4.4 Non-conforming Uses

- **4.4.1** At the time of adoption of this Bylaw, if an existing Use of land or Structure is lawful, and as a result of adoption of this Bylaw, it is deemed non-conforming, then it may be continued as a legal non-conforming Use unless:
 - a. the Use is discontinued for a period of six months (subject to normal seasonal and agricultural practices); or
 - b. more than 75% of the value of the Structure above its foundation is damaged or destroyed.

4.5 Discretionary Uses

- **4.5.1** Subject to all other provisions of this Bylaw, upon application, the Development Approving Officer may approve a Discretionary Use, with or without any of the conditions outlined in 4.5.2, provided that the Development Approving Officer first considers the following:
 - a. any plans and policies affecting the Parcel;
 - b. the purpose statement in the applicable zoning district;
 - c. the appropriateness of the location and Parcel for the proposed development;
 - d. Strata council approval, if applicable;
 - e. the compatibility and impact of the proposed development with respect to adjacent development and the neighbourhood;
 - f. the merits of the proposed development;
 - g. the servicing requirements;
 - h. Access and transportation requirements;
 - i. vehicle and pedestrian circulation within the Parcel;
 - j. the impact on the public transit system;
 - k. sound planning principles; and
 - I. at the discretion of the Development Approving Officer, Council and public input.
- **4.5.2** The Development Approving Officer may, as a condition of approving a Discretionary Use, impose conditions in respect of the following matters:
 - a. actions to be performed or carried out prior to approval;
 - b. the construction or maintenance of the proposed development in accordance with the approved plans;
 - c. the appropriate performance of a Use;
 - d. an environmental site profile;
 - e. the time or times a Use may be carried out;
 - f. phasing of the development;
 - g. limits imposed on the development;
 - bonusing requirements;
 - i. the construction of or payment for public utilities, other than telecommunications systems or works;
 - yehicular and pedestrian Access that are necessary to serve the development;
 and
 - k. the furtherance of sound planning principles.
- **4.5.3** After considering an application for a Discretionary Use, the Development Approving Officer must provide written notification of the decision and the reasons for the decision to the applicant.

Where the Development Approving Officer has refused an application for Discretionary Use, the applicant may appeal the decision by providing the Corporate Services Director with written notice of the Development Approving Officer's decision and the applicant's reasons for appeal, which will be forwarded to Council for consideration.

4.6 Parcel Area and Width

- **4.6.1** Minimum Parcel Area and minimum Parcel Width requirements are set out for the purpose of subdivision only.
- 4.6.2 Any Parcel existing prior to the adoption of this Bylaw which, at the time of adoption of this Bylaw, fails to meet the minimum Parcel Area or Parcel Width requirements of a zone as set out in this Bylaw, shall not, by reason thereof, be deemed to be non-conforming or unlawful.

4.7 Siting, Size and Dimensions of Structures

4.7.1 The construction, reconstruction, alteration, moving, or extension of Structures within any zone shall be in conformity with the regulations for the siting, size, and dimensions of Structures specified in this Bylaw.

4.8 Parcel Access

- **4.8.1** A driveway Access to a residential Parcel may not be greater than 6 metres in width where the Access Abuts the Parcel Line.
- 4.8.2 A residential Parcel may have a maximum of one Frontage Access and one additional Access from a Lane, except in the case of a Multiple Unit Townhome Dwelling building where each Dwelling Unit may have its own Access.
- **4.8.3** The location of an Access is subject to approval by the Development Approving Officer or Building Inspector.
- 4.8.4 An Access to a Parcel must be an adequate distance from an intersection, as determined by the Development Approving Officer or Ministry of Transportation and Infrastructure, as the case may be.
- **4.8.5** An Access to a Parcel may not have a slope that exceeds fifteen percent.

4.9 Panhandle Parcels

- **4.9.1** Where a Panhandle Parcel is of sufficient size to allow for further subdivision into two or more Parcels, the panhandle must have adequate Grade and alignment to provide for a future Highway.
- **4.9.2** Where a Parcel is a Panhandle Parcel that cannot be further subdivided, the panhandle Access must have a width of not less than 3 metres and be suitable for entrance roadway standards of 3 metres width and fifteen percent maximum Grade.
- **4.9.3** Where a Parcel is a Panhandle Parcel, the panhandle Access will not be calculated as part of the Parcel Area for the purpose of determining compliance with minimum Parcel Area requirements.

- **4.9.4** The Setback requirement for adjacent Parcels from the Parcel Line of a Panhandle Parcel's panhandle Access is 0 metres.
- **4.9.5** Notwithstanding the Frontage requirements cited elsewhere in this Bylaw, the dimension of a Parcel fronting a Highway must not be less than one tenth of the perimeter of the Parcel, unless an exemption is granted by the Approving Officer.

4.10 Pie Parcels

4.10.1 Notwithstanding the Frontage requirements cited elsewhere in this Bylaw, Parcel Frontages of "pie shaped" Parcels or other irregularly shaped or asymmetrical Parcels located in residential zones may not be reduced to less than 6 metres, except for Multiple Unit Townhome Dwelling Parcels, which may have a Frontage of not less than 3 metres, provided that the average Parcel Width complies with the required minimum Parcel Width.

4.11 Siting Exceptions and Projections

- **4.11.1** Siting exceptions in this Bylaw are subject to any requirements of the Ministry of Transportation and Infrastructure in relation to arterial Highways.
- **4.11.2** Certain types of architectural features and Structures are permitted to project into a required Setback in accordance with Table 4.11.
- **4.11.3** Notwithstanding the projections in Table 4.11, canopies, awnings, patio coverings or other architectural projections may be permitted to project beyond a front or exterior side Parcel Line, subject to Development Approval Officer, and if required Ministry of Transportation and Infrastructure, approval.

Table 4.11: Projections				
Feature	Maximum Projection into Setback			
Projections from a Structure				
chimneys	0.6 metres into any Setback			
eaves, eavestroughs and gutters	0.6 metres interior side 1.5 metres front, exterior side or rear			
canopies and awnings	0.6 metres interior side 1.5 metres front or exterior side 3.0 metres rear			
covered or uncovered balconies, porches, decks, patios or verandas	1.5 metres front or exterior side 3.0 metres rear			
	If less than 0.6 metres from Grade, not subject to regulations			
patios for Food Primary Establishments, Liquor Primary Establishments or Brewing and Distilling	No limit			
fire escapes, open stairways, landings, steps or ramps	1.5 metres front or exterior side			
wheelchair ramps	No limit			
stairs to access a basement below Grade	No limit			
ornamental elements such as sills, cornices, bay windows, parapets or pilasters	0.6 metres into any Setback			
any cantilevered, architectural projection that constitutes less than 25% of the wall face to which the projection is attached	0.6 metres into any Setback			
Free Standing Projections	1			
fences, landscape screening, retaining wall, or sign Structures	No limit, except as otherwise limited by this or other legislation			
Accessory Buildings, including bicycle storage lockers and sheds used for storage of horticultural tools and supplies (see Section 4.16)	Up to 4.8 metres front, with a minimum 1.2 metre Front Setback in residential zones.			
free standing lighting poles, warning devices, antennas, poles, masts, utility poles, wires, flag poles, gasoline service pumps and pump islands or electric charging stations	No limit, except as otherwise limited by this bylaw or other legislation			
Underground Projections				
underground Structures	No limit, provided that the top surface does not extend more than 0.5 metres above the average Grade			

4.12 Tall Buildings

- **4.12.1** Buildings of six or more storeys must include the following safety measures:
 - a. Stairwells that are clearly marked, including roof access stairwells;
 - b. An approved Fire Department lock box that is installed as per the Fire and Safety Regulations Bylaw;
 - c. A room or closet on every sixth floor above grade, or alternate floor(s) as approved by the Fire Chief, that is dedicated and clearly identified as a firefighting equipment storage area. Each firefighting equipment storage area must be at least 0.5 metres deep by 1 metre wide and accessible by a locked standard height person door. Each firefighting equipment storage area must be equipped with apparatus as per the Fire and Safety Regulations Bylaw;
 - d. A copy of the construction fire safety plan is provided in accordance with the Building Bylaw;
 - e. A copy of the building fire safety plan is provided in accordance with the Building Bylaw.
- **4.12.2** If the design of a building does not, in the opinion of the Fire Chief or designate, facilitate or permit emergency services communication between the interior of the building and Fire Department personnel assembling at the exterior of the building in response to an incident, one of the following must be installed and maintained:
 - a. A passive antenna or radiating cable system;
 - b. An internal multiple antenna system with unidirectional or bi-directional amplifiers, as needed;
 - c. A voting receiver system; or
 - d. Any other system approved by the Fire Chief or designate as meeting the requirements of the emergency services communications system.

4.13 Height Exceptions

4.13.1 The maximum height of Structures permitted elsewhere in this Bylaw may be exceeded to a maximum of 3.0 metres for industrial cranes, upright silos, grain elevators, telecommunication towers, tanks, bunkers, radio and television antennas, church spires, belfries, and domes, monuments, chimneys and smoke stacks, flag poles, stadiums, stadium bleachers, lighting poles, elevator shafts, stair towers, fire and hose towers, hydro transmission towers, rooftop pergolas, rooftop solar panels, and rooftop mechanical equipment.

4.14 Fences

- **4.14.1** In any Residential zone, fences, hedges, hedgerows, walls or projecting retaining walls may not exceed:
 - a. 1.25 metres in height where constructed between the Front Parcel Line and the Front Building Line;
 - b. 2.0 metres in height where constructed on the Parcel other than between the Front Parcel Line and the Front Building Line.

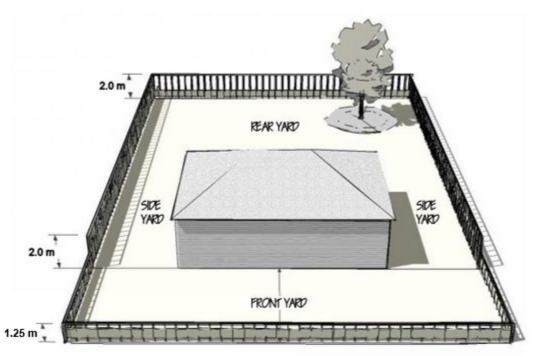


Figure 4.14: Height of Residential Fences

4.14.2 In Commercial zones, fences, hedges, hedgerows, walls or projecting retaining walls may not exceed:

- a. 1.25 metres in height where constructed between the Front Parcel Line and the Front Building Line, except where this bylaw requires otherwise;
- b. 2.5 metres in height where constructed on the Parcel other than between the Front Parcel Line and the Front Building Line, except where this bylaw requires otherwise.
- **4.14.3** In Industrial zones, fences, hedges, hedgerows, walls or projecting retaining walls may not exceed 2.5 metres in height, except where this bylaw requires otherwise;
- **4.14.4** In Institutional or Park zones, fences, hedges, hedgerows, walls or projecting retaining walls may not exceed:
 - a. 1.25 metres in height where constructed between the Front Parcel Line and the Front Building Line, except where this bylaw requires otherwise;
 - b. 2.5 metres in height where constructed on the Parcel other than between the Front Parcel Line and the Front Building Line, except where this bylaw requires otherwise:
 - c. Notwithstanding 4.14.4(a) and 4.14.4(b), 3.5 metres in height for Cemetery, Park, playfield, playground, or Public School.
- **4.14.5** Where Fences that exceed 1.25 metres in height are constructed between the Front Parcel Line and the Front Building Line, chain link fencing or other transparent barrier must be used.
- **4.14.6** No barbed wire fence may be constructed in any residential zone and no razor wire fence may be constructed in any zone.
- **4.14.7** Fences constructed on Corner Parcels must conform to the sight triangle, as per Section 4.15.

4.15 Visibility

- **4.15.1** A sight triangle on a corner Parcel must be kept free of all obstacles or obstructions that are more than 1.25 metres in height above the established Grade of the adjoining street.
- **4.15.2** The sight triangle is calculated as a triangular area formed by extending a line 6 metres along the Parcel Line from the point of the exterior corner intersection, and a line connecting these two points.

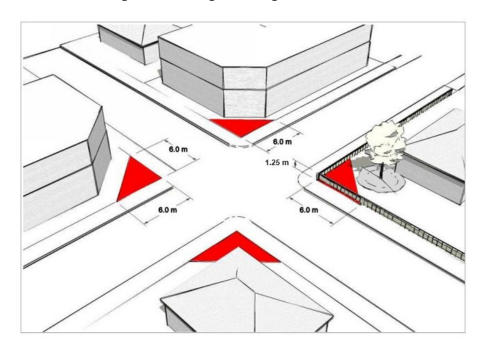


Figure 4.15: Sight Triangle Dimensions

4.16 Accessory Buildings

- **4.16.1** An Accessory Building must not be erected on any Parcel unless:
 - a. a Principal Building has previously been erected; or
 - b. a Principal Building is erected simultaneously with the Accessory Building.
- **4.16.2** An Accessory Building may not be used as a Dwelling Unit, Secondary Suite, Short-Term Rental or Temporary Accommodation in any zone.
- **4.16.3** Accessory Buildings must conform with the development regulations outlined in each zone, including Setback, Height, Parcel Coverage and building separation.
- **4.16.4** Accessory Buildings have the same Front Setback as the Principal Building.
- **4.16.5** Notwithstanding Section 4.16.4, sheds and bicycle storage lockers which are screened as outlined in Section 6.2 and do not exceed a Height of 1.25 metres and 3 m² in area have a minimum Front Setback equal to the lesser of the Front Setback or 1.2 metres.

4.17 Swimming Pools

- **4.17.1** Swimming pools have the same Front Setback as the Principal Building.
- **4.17.2** At Grade, swimming pools must be located a minimum of 1.2 metres from Interior Side, Exterior Side and Rear Parcel Lines.
- **4.17.3** Above ground swimming pools and associated Decks greater than 0.6 metres in height shall meet the siting requirements of Accessory Buildings and include a means of restricting access when unoccupied.
- **4.17.4** Fencing must be erected around in-ground swimming pools and meet the following requirements:
 - a. Minimum of 1.5 metres in height;
 - b. Include a lockable gate;
 - c. Resistant to climbing;
 - d. Not allow the passage of a 0.1 metre sphere; and
 - e. Not consist of hedges, shrubs, bushes, trees and other plants.

4.18 Temporary Structures

- **4.18.1** The installation of temporary Structures is permitted only in accordance with the following regulations:
 - a. Temporary Structures, including Temporary Fabric Structures, must meet the Setback and Height requirements for Accessory Buildings;
 - b. A maximum of one Temporary Fabric Structure is permitted per Parcel.
 - c. Shipping Containers used as temporary Structures must conform with Section 4.19.2, 4.19.3(b), 4.19.3(c), and 4.19.4.

4.19 Shipping Containers

- **4.19.1** Shipping Containers, cargo containers, and similar metal storage containers may only be used as commercial, industrial, institutional or residential Structures, or components of Structures, if the Shipping Container has been converted to meet the *BC Building Code* and has been issued a building permit from the City of Merritt.
- **4.19.2** Except where prohibited, Shipping Containers may be used as Accessory Buildings, including for the purposes of storage, but only if the Shipping Container has been converted to meet the following requirements:
 - a. A vent must be installed in the lower portion of the Shipping Container doors. The vent must be 0.3 metres by 0.3 metres for containers under 6.0 metres in length and 0.5 metres by 0.5 metres for containers 6.0 metres or more in length;
 - b. A vent must be installed in the upper portion of the Shipping Container opposite the doors. The vent must be 0.3 metres by 0.3 metres for containers under 6.0 metres in length and 0.5 metres by 0.5 metres for containers 6.0 metres or more in length;

- c. Display a placard, which lists all dangerous goods contained within the Shipping Container, on the most visible side.
- **4.19.3** Shipping Containers used for storage purposes must be situated on a Parcel in such a way that the following requirements are met:
 - a. Located in the rear yard, except on industrial Parcels where Shipping Containers can also be located in side yards;
 - b. Minimum 3.0 metre separation from combustible Structures;
 - c. Doors facing away from Principal Building entrances and windows;
 - Screened from view from any Highway and Abutting Parcels in commercial or residential zones.
- **4.19.4** Shipping Containers are prohibited as Accessory Buildings for the purposes of storage in the R3, R4, R5, R6, R7, R8, RC1, C2 and C6 zones.
- **4.19.5** A maximum of one Shipping Container for the purposes of storage is permitted per residential Parcel in the R1, R1A and R2 zones.
- **4.19.6** Unless stated elsewhere in this Bylaw, the number of Shipping Containers permitted ancillary to a permitted Use in a Commercial or Industrial zone for storage purposes is based on Parcel Area at a rate of one Shipping Container per 0.2 hectares.
- **4.19.7** Shipping Containers must be screened, as per Section 6.2. Shipping Containers for the purposes of storage may only be stacked in the M1, M2, and P2 zones and in no case may Shipping Containers be stacked above two containers in height.

4.20 Stormwater Management

- **4.20.1** A stormwater management plan must be prepared by a certified professional to confirm pre and post development flow conditions. This requirement may be waived by the Development Approving Officer or Building Inspector for developments of two or fewer Dwelling Units.
- 4.20.2 Stormwater management plans should adhere to the standards outlined in the Subdivision and Development Servicing Bylaw. Where the standards in the Bylaw do not meet best management practices, the Master Municipal Construction Documents and Province of British Columbia's Stormwater Planning: A Guidebook for British Columbia should be used be used to guide development of the stormwater management plan.
- **4.20.3** Post-development run-off must not exceed pre-development flow conditions for a rainfall event that has a probability of occurring once every 5 years.
- **4.20.4** If City stormwater infrastructure is present adjacent to the subject Parcel, the development must connect to the stormwater system. If no infrastructure exists, on-site containment methods can be utilized.

4.21 Hillside Development

- **4.21.1** The intent of the hillside development regulation is to preserve view corridors from Parcels located upslope from a development and minimize the visual impact of buildings from views located below the development.
- **4.21.2** If the average natural Grade over the depth of a Parcel equals or exceeds fifteen percent, development of the Parcel is subject to the following conditions:
 - a. Structures located below the Abutting street must not exceed a height of 7 metres above the elevation of the centerline of the street measured at the midpoint of the Parcel.

Figure 4.21: Hillside Development

- b. Structures located above the Abutting street must not exceed a Height of 7 metres above the elevation of the mid-point of the rear Parcel Line.
- c. In no case may a continuous vertical surface of a Structure exceed 9 metres measured from the lowest finished Grade of the Parcel on which it is located.

4.22 Application of Setback Requirements to Strata and Bareland Strata

- **4.22.1** Setback regulations under this bylaw apply to bare land strata Parcels.
- **4.22.2** The Interior Side Parcel Line requirements of this bylaw do not apply to strata Parcels under a registered plan pursuant to the *Strata Property Act* in respect of a boundary within a common wall shared by two or more Dwellings within a building.

4.23 Party Wall Agreements

4.23.1 A Party Wall Agreement must be registered on title for residential buildings containing two or more Dwellings in a Semi-Detached Dwelling or Multiple Unit Townhome Dwelling which share a common wall.

4.24 Watercourses

4.24.1 Notwithstanding the Setback requirements specified in each zone, Setbacks from the natural boundary of any watercourse must accord with applicable Provincial and Federal regulations.

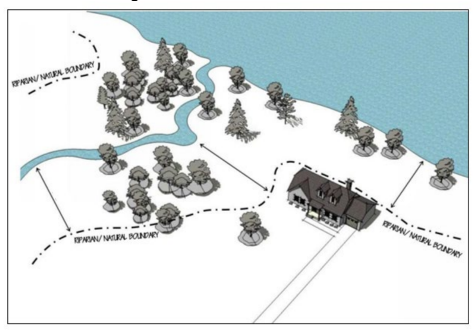


Figure 4.24: Watercourse Setbacks

4.25 Housing Agreements

- **4.25.1** Increases in the maximum density or reductions in parking or loading requirements are permitted subject to the following conditions:
 - a. The owner enters into a housing agreement or covenant satisfactory to the City of Merritt; and
 - b. Such public benefit, determined by the City of Merritt, may include affordable or special needs housing for sale or rental at below market rates to qualifying purchasers or tenants or, amenities or amenity improvements to public spaces or community facilities.
- **4.25.2** Special Needs Housing must incorporate physical design features or support services to meet the needs of persons with disabilities.
- **4.25.3** All agreements and covenants entered into pursuant to Part 4.25 of the Bylaw shall run with the land as a priority charge against the title of the subject lands at the Land Title Office.

4.26 Density Bonuses

4.26.1 An increase to the maximum Density may be approved by the Development Approving Officer according to the following:

Table 4.26 Density Bonuses					
Public Benefit	Zone	Maximum Density Bonus			
		% increase			
Community Amenities, including but not limited to daycare centre, plaza space, playground, community garden or rooftop garden	R2, R3, R6	5			
	R7	5			
	R8	5			
Affordable Housing: Near Market Housing (if a minimum of 20% of total Dwellings are Affordable Housing)	R2, R3, R6	10			
	R7	10			
	R8	10			
Affordable Housing: Subsidized Housing (if a minimum of 20% of total Dwellings are Affordable Housing)	R2, R3, R6	15			
	R7	15			
	R8	15			
Affordable Housing: Essential Housing (if a minimum of 20% of total Dwellings are Affordable Housing)	R2, R3, R6	20			
	R7	20			
	R8	20			
Special Needs Housing	All zones where permitted	15			

- **4.26.2** The Density bonuses for Community Amenities outlined in Table 4.26 can be combined with Affordable Housing or Special Needs Housing and are cumulative to a maximum of a 25% increase.
- **4.26.3** A combination of Near Market Housing, Subsidized Housing, Essential Housing or Special Needs Housing is permitted. The density bonuses for these housing types, as outlined in Table 4.26, are not cumulative and shall be an average of the combined housing types.
- **4.26.4** To qualify for a density bonus, the Community Amenity, Affordable Housing or Special Needs Housing Dwelling Units must be maintained as such for a minimum of 20 years, which must be guaranteed by way of a covenant.

4.27 Height Bonuses

4.27.1 An increase to the maximum Height may be approved by the Development Approving Officer according to the following:

Table 4.27 Height Bonuses							
	Zone	Amount of space provided	Maximum Height Bonus				
Public Benefit			Height increase (metres)	Storeys			
Daycare Centre	C2, C3, C4, C5	Minimum of 100m2	4	0.5			
	C6		4	1			
Recreational facility, such as swimming pool, futsal court, basketball court or pickleball court, accessible to the public	C2, C3, C4, C5	Minimum of 450m2	4	0.5			
	C6		4	1			
Plaza space, playground, community garden or rooftop garden, accessible to the public	R8	Minimum of 50m2	4	0.5			
	C2, C3, C4, C5		4	0.5			
	C6		4	1			
Affordable Housing or Special Needs Housing	R8	Minimum 20% of total Dwellings	4	1			
	C3, C4, C5		4	1			
	C6		8	1.5			
Market Rental Housing	C3, C4	100% of Dwellings	4	0.5			
	C5, C6		4	1			
Affordable Lease Space	C2, C3, C4, C5	Minimum of 20% of total lease space rented at 20% below market rate	4	0.5			
	C6		4	1			
Underground Parking	R8	Minimum of 80% of parking spaces underground	4	0.5			
	C2, C3, C4, C5, C6		4	0.5			
Crime Prevention Through Environmental Design	R8	Measures in addition to the requirements outlined elsewhere in this Bylaw	4	0.5			
	C2, C3, C4		4	0.5			
	C5, C6		4	1			

- **4.27.2** The Height bonuses outlined in Table 4.27 are cumulative to a maximum of the lesser of 8 metres or 2 storeys.
- **4.27.3** To qualify for a Height bonus, the public benefit must be maintained as such for a minimum of 20 years, which must be guaranteed by way of a covenant.

4.28 Exception from minimum Parcel Size

- **4.28.1** Minimum Parcel Area, Parcel Depth and Parcel Width provisions of this Bylaw do not apply in the case where:
 - a. Two or more Parcels are to be consolidated into one Parcel; or
 - b. The Parcel being created is to be used solely for an unattended building, or for equipment necessary for and to be used solely for the operation of:
 - i. A community sewer system;
 - ii. A community water system;
 - iii. A community gas distribution system;
 - iv. A radio or television receiving or broadcasting antenna;
 - v. A telecommunication relay station;
 - vi. An air navigation aid;
 - vii. An electrical substation or power generation station.

4.29 Subdivision without Community Sewer

4.29.1 The minimum Parcel Area for subdivision is 1 hectare for Parcels not connected to a community sewer system.

4.30 Floodplain Regulations

- **4.30.1** Floodplain Designation
 - a. The lands identified on Schedule B of this bylaw as floodplains are hereby designated as a floodplain.
 - b. In addition to lands identified on Schedule B, land lower than the following levels is designated as floodplain:
 - The 200 year frequency flood levels applying to the Nicola River and Coldwater River, as designated on floodplain mapping by the Province of British Columbia; and
 - ii. 1.5 metres above the natural boundary of any other Watercourse.

4.30.2 Siting Structures in Floodplains

- a. Any fill material required to support a floor system or pad to the level required by this bylaw must not extend within 30 metres of the natural boundary of the Nicola River, the Coldwater River, or other watercourse, except where authorized by a *Riparian Area Protection Regulations* assessment.
- b. The underside of any floor system or top of any pad supporting any space or room, including a Mobile Home, that is used for Dwelling purposes, business or the storage of goods which are susceptible to damage by flood water must be at least 0.6 metres above the floodplain levels outlined in 4.30.1(b).

4.31 Commercial Conversion

- **4.31.1** The intent of this regulation is to allow commercial uses of residential buildings along Nicola Avenue and ensure that they retain the basic form and character of a Single Detached Dwelling.
- **4.31.2** Commercial conversions are permitted in the R2 Zone for those Parcels fronting Nicola Avenue between Cleasby Street and one block east of Blair Street located within the heavy black line shown on the commercial conversion area illustration below.

Figure 4.31: Commercial Conversion Area



4.31.3 No external structural alterations or additions may be made to a residential building while a commercial conversion Use is carried out in the building, or for the purpose of accommodating such a Use.

4.32 Home-Based Businesses

- **4.32.1** Home-based Businesses with a valid business licence are permitted in all zones, except the RC1 zone, as a secondary Use.
- **4.32.2** More than one Home-based Business is permitted at a Dwelling Unit or Parcel.
- **4.32.3** A Home-based Business must not occupy more than 40% of the Floor Area of the principal Dwelling. The Floor Area of the Dwelling used for the Home-based Business is limited to 25% if the Dwelling also contains a Bed and Breakfast.
- **4.32.4** There is no Floor Area limitation for a Detached Secondary Dwelling or Accessory Building for the Home-based Business.
- **4.32.5** No exterior storage for a Home-based Business is permitted.
- **4.32.6** A Home-based Business may in no way indicate from the exterior that the Dwelling is being so used, except for one home occupation sign in the AR1, R1, R1A, R2 and R3 zones, as permitted by the Sign Bylaw.
- **4.32.7** A Home-based Business must not create a Nuisance.

- **4.32.8** No more than one person, other than residents of the relevant residence, may be employed at a Dwelling Unit or Parcel with one or more Home-based Businesses.
- **4.32.9** A Home-based Business must not involve delivery of materials to or from the residence by commercial vehicles.
- **4.32.10** A Dwelling Unit or Parcel with one or more Home-based Businesses must not generate more than two clients to the site at any given time.

4.33 Bed and Breakfast

- **4.33.1** A Bed and Breakfast with a valid business licence is permitted in Single Detached Dwellings in the AR1, R1, R1A, R2 and R3 zones, as a secondary Use.
- **4.33.2** A Bed and Breakfast must not be conducted in the same building as a Secondary Suite or Short-Term Rental.
- **4.33.3** A Bed and Breakfast must not alter the residential character or show an external indication the Dwelling is being so used, except for one fascia sign, as per the Sign Bylaw.
- **4.33.4** A maximum of four Sleeping Units is permitted in a Bed and Breakfast.
- **4.33.5** Off-street Parking Spaces for Bed and Breakfasts, in addition to the requirements for the Dwelling, are required as per Table 5.16.
- **4.33.6** Parking areas and Open Space to be used by guests of a Bed and Breakfast must be oriented away and screened from Abutting Parcels to minimize the impact of the operation on neighbouring properties.
- **4.33.7** The property owner or operator must reside in the Dwelling at least 180 days per calendar year.
- **4.33.8** The maximum length of stay for any guest at a Bed and Breakfast is 30 consecutive days, and 90 days in a calendar year.

4.34 Short-Term Rentals

- **4.34.1** A Short-Term Rental is permitted in the AR1, C2, C3, C4 and C6 zones, and may be permitted as a Discretionary Use in the R1, R1A, R2, R3, R6, R7, R8 and C5 zones subject to Section 4.5.
- **4.34.2** Operation of a Short-Term Rental requires a valid business licence and payment of all applicable fees and taxes.
- **4.34.3** The submission of written permission from the strata council is required for a Short-Term Rental in a strata development.
- **4.34.4** A valid business licence must be clearly displayed on-site of a Short-Term Rental.
- **4.34.5** Short-Term Rental may contain Cooking Facilities.
- **4.34.6** A Short-Term Rental must not be conducted in a building with a Secondary Suite or a Bed and Breakfast.
- **4.34.7** Off-street Parking Spaces for Short-Term Rentals, in addition to the requirements for the Dwelling, are required in the AR1, R1, R1A and R2 zones as per Table 5.16.
- **4.34.8** At least one Parking Space for the principal Dwelling and the Parking Space for the Short-Term Rental must be located so as to provide direct vehicular Access to the street without obstruction by a vehicle parked in another Parking Space.
- **4.34.9** For a Short-Term Rental in the R1, R1A, R2, R3 or R6 zones, parking areas and Open Space to be used by guests must be oriented away and screened from Abutting Parcels to minimize the impact of the operation on neighbouring properties.
- **4.34.10** The maximum length of stay for any guest at a Short-Term Rental is 30 consecutive days, and 90 days in a calendar year.

4.35 Secondary Suites

- **4.35.1** One Secondary Suite is permitted in a Single Detached Dwelling, Semi-Detached Dwelling or Multiple Unit Townhome Dwelling.
- **4.35.2** The Secondary Suite must be contained within the same building as the principal residence;
- **4.35.3** Secondary Suites may not be used to conduct a Bed and Breakfast or Short-Term Rental;
- **4.35.4** Rentals of a Secondary Suite must have a minimum tenancy period of one month.
- **4.35.5** Off-street Parking Spaces for Secondary Suites, in addition to the requirements for the Dwelling, are required as per Table 5.16.

- 4.36 Detached Secondary Dwellings
- **4.36.1** Detached Secondary Dwellings are permitted in the AR1, R1, R1A, R2 and R3 zones.
- **4.36.2** Not more than one Detached Secondary Dwelling is permitted on a Parcel.
- **4.36.3** A Detached Secondary Dwelling is permitted on a Parcel that has a Bed and Breakfast or Secondary Suite in the Principal Building.
- **4.36.4** If a Secondary Suite exists in the Principal Building, it must be registered with the City of Merritt prior to the issuance of a building permit for the Detached Secondary Dwelling.
- **4.36.5** A Detached Secondary Dwelling may contain a Short-Term Rental.
- **4.36.6** A Detached Secondary Dwelling may not be occupied unless a Principal Building is in existence on the Parcel and has been issued an occupancy permit, except when an existing Dwelling is being converted into a Detached Secondary Dwelling in conjunction with the construction of a new Principal Building.
- **4.36.7** The maximum floor area of a Detached Secondary Dwelling must be less than the floor area of the Principal Building.
- **4.36.8** Detached Secondary Dwellings have the same Front Setback as the Principal Building.
- **4.36.9** No Detached Secondary Dwelling may be located less than 3 metres away from a Principal Building.
- **4.36.10** Where a Principal Building is connected to the City of Merritt water and sanitary sewer system, any Detached Secondary Dwelling must also be connected via the connections serving the Principal Building.
- **4.36.11** Off-street Parking Spaces for Detached Secondary Dwellings, in addition to the requirements for the Principal Building, are required as per Table 5.16.
- **4.36.12** At least one Parking Space for the principal Dwelling and the Parking Space for the Detached Secondary Dwelling must be located so as to provide direct vehicular Access to the street without obstruction by a vehicle parked in another Parking Space.

4.37 Backyard Hens

- **4.37.1** Backyard Hens are restricted to Parcels in the R1, R1A, R2 and R3 zones.
- **4.37.2** Backyard Hens must be kept in a Backyard Hen Enclosure. Only one Structure containing Backyard Hens is permitted on each property.
- **4.37.3** The Backyard Hen enclosure must be sited to the rear of the Principal Building, be Setback a minimum of 1.2 metres from any Parcel Line, not be visible from the street, and be constructed in a way to prevent infiltration from predatory animals and rodents as well as for sound attenuation.

See the Animal Control Bylaw for regulations on the keeping of animals.

4.38 Beekeeping

- **4.38.1** Written consent from owners and tenants of all Abutting properties and, if applicable, the subject property owner, must be obtained and provided to the City. Neighbours may only object to the keeping of beehives on medical grounds.
- **4.38.2** Bees may only be kept on Parcels zoned R1, R1A, R2 or R3.
- **4.38.3** No more than 2 beehives on a Parcel of less than 1,000 m², 4 beehives on a Parcel that is between 1,000 m² and 2,000 m², and 6 beehives on a Parcel that is over 2,000 m².
- **4.38.4** All beehives must be located in a rear yard and oriented to face away from adjacent properties and Lanes.
- **4.38.5** Beehives have Interior Side, Exterior Side and Rear Setbacks of 2.0 metres.
- **4.38.6** The positioning of all beehives must enable a clear flight path of at least 4.5 metres straight ahead from the front of the beehive to any Parcel Line or Structure.
- **4.38.7** Beehives must be screened from view from any street, Lane or Abutting residential property.

See the Animal Control Bylaw for regulations on the keeping of animals.

4.39 Vehicle Services and Drive-Through Businesses

- **4.39.1** Vehicle Services and Drive-through Businesses are subject to the following:
 - a. Vehicle Services and Drive-through Businesses are not permitted in the C2, C5 or C6 zones;
 - b. All buildings must be situated at least 5 metres from the side Parcel Lines;
 - c. The entire customer service area must be paved with a permanent impermeable surface such as asphalt and concrete.

4.40 Filling Stations

- **4.40.1** Filling Stations are not permitted in the C2, C5 or C6 zones.
- **4.40.2** Gasoline and propane service pumps or pump islands must be installed at least 5 metres away from any Parcel Line.
- **4.40.3** All servicing equipment, other than that normally carried on a pump island, must be entirely enclosed within a building, excluding electric charging stations or propane filling equipment.
- **4.40.4** The entire customer service area must be paved with a permanent surface of asphalt or concrete with proper on-site drainage connected to the City storm sewer system unless the Development Approving Officer has approved a dry well system on-site.

4.41 Retail Cannabis Sales

- **4.41.1** No portion of a Retail Cannabis Sales store may be located within 150 metres of the Parcel Line for any property zoned Park and Cemetery (P1) or any property with a Daycare Centre, Major or Public School Use in the Institutional and Public Use (P2) or City Centre District (C6) zones.
- **4.41.2** No portion of a Retail Cannabis Sales store may be located within 100 metres of the public entrance of another Retail Cannabis Sales store.
- **4.41.3** There may be no more than four Retail Cannabis Sales stores within the City of Merritt.

PART 5 - PARKING AND LOADING



PART FIVE - PARKING AND LOADING

5.1 General Parking Provisions

- **5.1.1** Off-street parking requirements for vehicles, bicycles and motorcycles are outlined in Table 5.16.
- **5.1.2** Required parking must not be provided parallel to and flanking a Lane unless the parking area is accessible by a driveway and is screened from the Lane as outlined in Section 6.2.
- **5.1.3** Any parking area containing four or more Parking Spaces must incorporate landscaping, as outlined in Section 6.4.
- **5.1.4** No person at any time may park or store any commercial vehicle, truck, bus, motor home, truck camper, travel trailer, tow truck or any construction equipment or truck or commercial vehicle containing building material on a Parcel in a residential zone, except:
 - a. one truck or commercial vehicle not exceeding 6,350 kg G.V.W. rated capacity;
 - b. one motor home, truck camper or travel trailer provided that the overall length does not exceed 10 metres:
 - c. trucks or equipment required for construction, repair, servicing, or maintenance of the premises when parking during normal working hours;
 - d. one boat or vessel not exceeding a length of 10 metres;
 - e. a truck or commercial vehicle containing building materials when the owner, lessee, or occupier of the Parcel is in possession of an unexpired building permit authorizing the construction of a building on the Parcel, provided that the materials are required for the construction of the building.
- **5.1.5** Section 5.1.4 does not apply to the parking or storage of a vehicle that has been authorized by the City under another bylaw.
- **5.1.6** The parking of a logging truck on residential property requires a permit, as per the Traffic Bylaw.

5.2 Street Parking Permit

- **5.2.1** A parking permit may be issued for Parcels in the R3 zone, subject to regulations in the Traffic Bylaw.
- **5.2.2** With a valid parking permit, the vehicle parking requirements for the R3 zone are as outlined in Table 5.16.

5.3 Tandem Parking

5.3.1 Parking Spaces may be configured in tandem for Single Detached Dwellings, Detached Secondary Dwellings, and Semi-Detached Dwellings.

5.3.2 In developments containing four or more Dwellings, tandem parking is allowed, provided each Dwelling has one Parking Space with direct Access from an internal road or a Highway and visitor Parking Spaces are not configured in tandem.

5.4 Common Parking

- **5.4.1** Parking Spaces in strata developments may be provided by way of communal parking areas, rather than on each strata lot.
- **5.4.2** Where Common Parking exists, a pathway or sidewalk must connect the parking areas to the strata units.

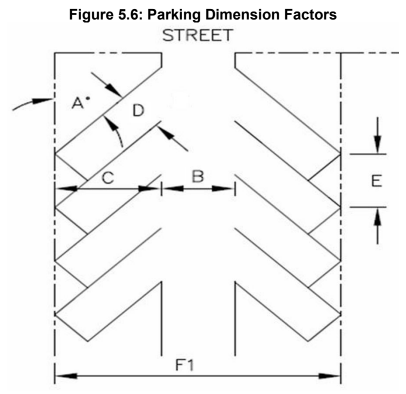
5.5 Shared Parking

- **5.5.1** Where off-street Parking Spaces can serve two or more non-residential Uses on the same or separate Parcels, shared vehicle parking may be permitted if the peak parking demands of the Uses occur at different times of the day, and the following information is submitted to the City of Merritt in writing as part of a business license, building permit or development permit:
 - a. The names and addresses of the uses and of the owners or tenants that propose to share the use of the Parking Spaces;
 - b. The location, number, and type of Parking Spaces that would be shared.

5.6 Parking Design Standards

- 5.6.1 Unless otherwise stated within this Bylaw, vehicle Parking Spaces must meet the minimum dimension requirements listed within Table 5.6. The minimum parking dimension requirements are illustrated within Figure 5.6.
- 5.6.2 The number of regular size to small size vehicle parking spaces is a ratio of 1:1 for parking areas of two spaces and a ratio of 2:1 for parking areas of three or more spaces.

	Table 5.6: Minimum Parking Space and Aisle Dimensions									
Parking Angle (A)*	Aisle Width (B)*	Stall Depth (C)*	Stall Width (D)*	Stall Width Parallel to Aisle (E)*	Clearance					
Regular Size Par	rking Spaces									
0° (parallel)	3.0 m	7.0 m	2.6 m	7.0 m	2.0 m					
30°	3.1 m	5.3 m	2.6 m	5.6 m	2.0 m					
45°	3.5 m	6.1 m	2.6 m	4.0 m	2.0 m					
60°	5.5 m	6.4 m	2.6 m	3.2 m	2.0 m					
90°	7.0 m	5.8 m	2.6 m	2.6 m	2.0 m					
Small Size Parki	ng Spaces									
0° (parallel)	3.0 m	6.5 m	2.5 m	6.5 m	2.0 m					
30°	3.1 m	5.0 m	2.5 m	2.6 m	2.0 m					
45°	3.5 m	5.5 m	2.5 m	2.7 m	2.0 m					
60°	5.5 m	5.8 m	2.5 m	2.8 m	2.0 m					
90°	7.0 m	4.8 m	2.5 m	2.5 m	2.0 m					
Accessible Park	ing Spaces									
All	Same as	Regular Size	3.9 m	Same as Regular	2.3 m					
configurations	Regular Size	plus 0.2 m	J.8 III	Size	2.0 111					
All two-way drive	e aisles without a	adjacent parking								
N/A	6.0 m	N/A	N/A	N/A	2.0 m					



5.7 Off-Street Vehicle Parking and Loading Provisions

- **5.7.1** When any new development is initiated or when any existing development is expanded, intensified, enlarged, or a use is changed, off-street Parking Spaces and off-street loading spaces must be provided and maintained by the property owner in accordance with the standards of this section.
- 5.7.2 Where provision of off-street parking or loading spaces is required by this Bylaw, a plan of the proposed site layout and landscape plan must be included with the development permit or building permit application. The site plan must be drawn to scale and must clearly illustrate the Parcel size and configuration, building locations, Parking Spaces, loading spaces, on-site circulation, Access driveways, Landscaping, Fences, and any other details relevant to the review of the development proposal.
- **5.7.3** Off-street Parking Spaces shall not be credited as off-street loading spaces or vice versa.
- **5.7.4** Every off-street parking or loading area of four or more Parking Spaces, including every Access to such areas, must have a durable, dust-free hard surface of asphalt, concrete or similar material, unless a permeable surface alternative is approved by the Development Approving Officer.
- **5.7.5** Every off-street parking or loading area must be constructed such that the surface drainage is directed to the City storm sewer system, if available, or alternatively to approved planting areas or an approved on-site drainage system.
- **5.7.6** Every off-street parking or loading area with four or more Parking Spaces, and Access thereto, must have fencing, curbs or secured wheel stops to prevent vehicles from encroaching upon Parcel Lines.
- 5.7.7 All off-street Parking Spaces on Parcels with four or more Parking Spaces and Abutting a pedestrian walkway or landscaped area without a barrier curb must have a wheel stop that is 0.9 metres from the walkway or landscaping area and a minimum of 0.15 metres in height. This requirement does not apply to a Parking Space if the Parking Space is configured parallel to the curb or drive aisle.
- **5.7.8** Every off-street parking or loading area of four or more Parking Spaces must clearly delineate individual Parking Spaces, loading spaces, accessible Parking Spaces, entrances and exits, and garbage and recycling storage areas, where applicable, with pavement markings, signs, and/or other physical means.
- **5.7.9** Every off-street parking or loading area of four or more Parking Spaces must be designed using Crime Prevention Through Environmental Design techniques, including the installation of lighting, signage, and landscaping that enables natural surveillance.

5.7.10 Number of Spaces

- a. The minimum number of off-street vehicle parking and loading spaces required for each Use is specified in the Parking and Loading table (Table 5.16).
- b. Where the calculation of the total number of parking and loading spaces results in a fraction of 0.5 or greater, the next highest whole number shall be required.

- c. Where Table 5.16 does not clearly define requirements for a particular development, the single Use class or combination of Use classes most representative of the development shall be used to determine the parking requirements.
- d. Where a development consists of a mix of Use classes, the total off-street parking and loading requirement shall be the sum of the off-street parking and loading requirements for each Use class;
- e. A driveway of a minimum of 5 metres in length shall qualify as a Parking Area, subject to Section 4.8 and any restrictions cited elsewhere in this bylaw.

5.8 Public Benefit Parking Reduction

5.8.1 A reduction in the required Parking Spaces may be approved by the Development Approving Officer according to the following:

Table 5.8: Public Benefit Parking Reduction								
Public Benefit	Zone	Parking Reduction						
		(Spaces per Dwelling)						
Community Amenities,	R2, R3, R6	0.1						
including but not limited to	R7	0.1						
daycare centre, plaza space,	R8	0.1						
playground, community								
garden or rooftop garden								
Affordable Housing:	R2, R3, R6	0.1						
Near Market Housing	R7	0.1						
(if 20% of total Dwellings)	R8	0.1						
Affordable Housing:	R2, R3, R6	0.2						
Subsidized Housing	R7	0.2						
(if 20% of total Dwellings)	R8	0.2						
Affordable Housing:	R2, R3, R6	0.25						
Essential Housing	R7	0.25						
(if 20% of total Dwellings)	R8	0.25						
Special Needs Housing	All zones where permitted	0.25						

5.9 City Centre Parking Reduction

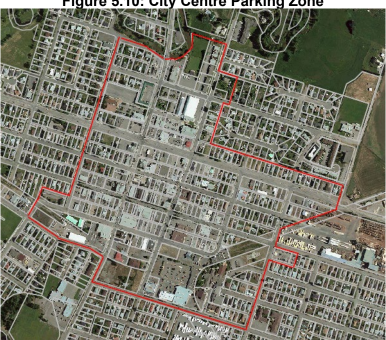
5.9.1 Vehicle parking requirements outlined in Table 5.16 shall be reduced by 0.25 spaces per Dwelling for Parcels in the City Centre Parking Zone, as illustrated in Figure 5.10.

5.10 Pay in Lieu of Parking

5.10.1 In lieu of providing the required number of off-street vehicle Parking Spaces on Parcels in the R6, R7, R8, C1, C2, C3, C4, C5, C7, C8, M1 and M2 zones, an owner may provide to the City a sum of money equal to the number of Parking Spaces not provided multiplied by \$2,000.00 for deposit to the City's Active Transportation and Parking Infrastructure Reserve Fund.

5.10.2 In lieu of providing the required number of off-street vehicle Parking Spaces on Parcels in the City Centre Parking Zone, as illustrated in Figure 5.10, an owner may provide to the City a sum of money, for deposit to the City's Active Transportation and Parking Infrastructure Reserve Fund, in the amount of \$1.00 per space for up to a 25% reduction, an additional \$100.00 per space for up to an additional 25% reduction, and an additional \$1,000.00 per space for any additional reduction beyond 50% of the total Parking Spaces required.

Figure 5.10: City Centre Parking Zone



5.11 **Motorcycle Parking Standards**

5.11.1 Unless otherwise stated within this Bylaw, required motorcycle Parking Spaces must be a minimum of 1.2 metres in width and have a depth of no less than 2.4 metres perpendicular to the aisle.

5.12 Bicycle Parking Standards – Short-Term

- Each required short-term bicycle Parking Space must be: 5.12.1
 - a. At least 0.6 metres wide by at least 1.8 metres long with a vertical clearance of at least 1.25 metres;
 - b. Located outside a building in a convenient, well-lit location that is visible from the Abutting street.
- **5.12.2** Where a bicycle rack is provided for short-term bicycle parking, the rack must be:
 - Capable of enabling a bicycle frame and front or rear wheel to be locked to the rack with a U-shaped shackle lock if both wheels are left on the bicycle;
 - b. Constructed of theft resistant material and be securely anchored to the floor, ground, or exterior of a building.

- **5.12.3** Where a bicycle locker is provided for short-term bicycle parking, the locker must be securely anchored.
- **5.12.4** Bicycle storage lockers for short-term parking are permitted within the Front Setback of commercial, industrial, and institutional zones. Bicycle storage lockers, of a maximum height of 1.25 metres and gross floor area of 3 m², are permitted in residential front yards, where the front yard is fenced.

5.13 Bicycle Parking Standards – Long Term

- **5.13.1** Each required long term bicycle Parking Space must be:
 - a. At least 0.6 metres wide by at least 1.8 metres long with a vertical clearance of at least 1.25 metres;
 - b. Covered within a building, under roof overhangs or awnings, in bicycle storage lockers or within or under other Structures:
 - c. Located in one of the following:
 - a locked room, closet or bicycle storage locker;
 - ii. an area that is enclosed by a floor-to-ceiling fence with a locked gate;
 - iii. an area monitored by a security camera; or
 - iv. an area that is visible from employee work areas.
- **5.13.2** Where a bicycle rack is provided for long term bicycle parking, the rack must be:
 - a. Anchored to the floor, wall or ceiling of the covered space within which it is located;
 - b. Capable of enabling a bicycle frame and front or rear wheel to be locked to the rack with a U-shaped shackle lock if both wheels are left on the bicycle.
- **5.13.3** Bicycle storage lockers for long term parking are permitted within the Front Setback of commercial, industrial, and institutional zones. Bicycle storage lockers, of a maximum height of 1.25 metres and gross floor area of 3 m², are permitted in residential front yards, where the front yard is fenced.

5.14 Active Transportation

5.14.1 Parking for electric mobility scooters, e-bikes, push scooters and similar active transportation modes may be used to meet bicycle parking requirements as outlined in Table 5.16.

5.15 Accessible Parking

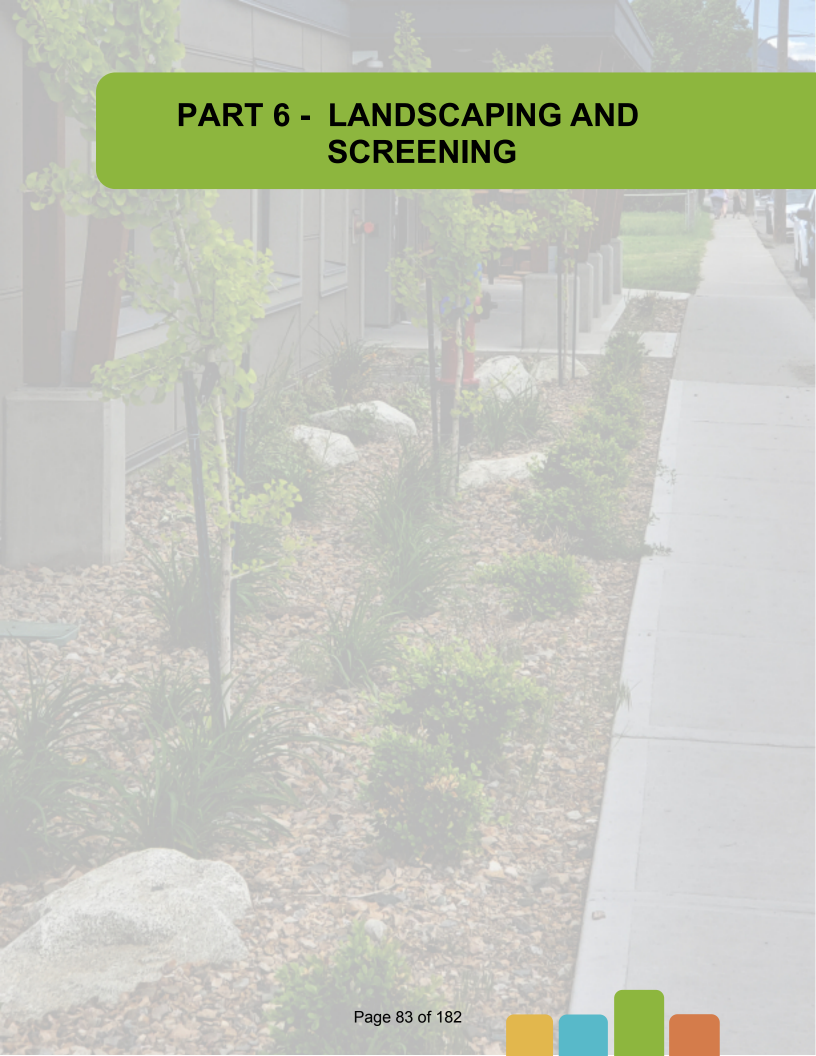
- **5.15.1** Vehicle Parking Spaces for persons with disabilities required by the *BC Building Code*:
 - a. must be designated using appropriate markings as accessible Parking Spaces;
 - b. are included in the calculation of the applicable minimum Parking Space requirement and are not additional to it;
 - c. must comprise at least 10 percent of the total number of Parking Spaces required by Table 5.16 with a minimum of one accessible Parking Space required.

- **5.15.2** If the required number of total Parking Spaces is reduced, the 10 percent requirement for accessible Parking Spaces shall be calculated using the reduced total. Accessible Parking Spaces cannot be reduced below half of the unreduced total.
- 5.16 Off-Street Parking and Loading Requirements
- **5.16.1** Off Street Parking and Loading requirements must meet the requirements of Table 5.16:

	Table 5.16: Off-Street Parking and Loading Requirements								
Class of Building or Use	Minimum Vehicle Parking Spaces	Minimum Visitor Vehicle Parking Spaces	Minimum Vehicle Loading Spaces	Minimum Bike Parking – Short-Term	Minimum Bike Parking – Long-Term	Minimum Motorcycle Parking			
Residential									
Buildings containing 2 or less Dwellings	2 per Dwelling	N/A	N/A	N/A	N/A	N/A			
Buildings containing 2 or less Dwellings – R2 and R6	1 per Dwelling	N/A	N/A	N/A	N/A	N/A			
Buildings containing 2 or less Dwellings – R3	1 per Dwelling or 0 per Dwelling with a valid street parking permit	N/A	N/A	1 per Dwelling	0 spaces, or 1 per Dwelling that has 0 vehicle spaces	N/A			
Dwelling, Multiple Unit Townhome	3 or more bedroom units: 1.5 per Dwelling; 1 or 2 bedroom units: 1 per Dwelling; Bachelor units: 1 per Dwelling. See 5.9 for City Centre District parking reduction regulations.	0.1 per Dwelling for developments of 9 or more Dwelling Units	N/A	2 spaces or 0.2 per Dwelling, whichever is greater	N/A	1 space or 0.1 per Dwelling, whichever is greater			
Dwelling, Multiple Unit Townhome – R3	1 per Dwelling or 0 per Dwelling with a valid street parking permit	N/A	N/A	2 spaces or 0.2 per Dwelling, whichever is greater	N/A	1 space or 0.1 per Dwelling, whichever is greater			
Dwelling, Multiple Unit Apartment	3 or more bedroom units: 1.5 per Dwelling; 1 or 2 bedroom units: 1 per Dwelling; Bachelor units: 1 per Dwelling. See 5.9 for City Centre District parking reduction regulations.	0.1 per Dwelling	0 spaces for buildings under 20 Dwelling Units; 0.02 spaces per additional Dwelling	4 spaces or 0.2 per Dwelling, whichever is greater	0.5 per Dwelling	0 spaces for buildings under 20 Dwelling Units; 0.1 per additional Dwelling			
Dwellings in buildings also used for commercial Use	3 or more bedroom units: 1.5 per Dwelling; 1 or 2 bedroom units: 1 per Dwelling; Bachelor units: 1 per Dwelling; Plus, 1 per 100 m² Floor Area for the commercial use(s) See 5.9 for City Centre District parking reduction regulations.	0.1 per Dwelling	0 spaces for the residential Use of buildings under 20 Dwelling Units; 0.02 per additional Dwelling; Plus 1 per 2000 m ² Floor Area for the commercial Use(s)	4 spaces or 0.2 per Dwelling, whichever is greater; Plus 1 per 500 m2 Floor Area for the commercial Use(s).	0.5 per Dwelling; Plus 1 per 1000 m2 Floor Area for the commercial Use(s).	1 space or 0.1 per Dwelling, whichever is greater; Plus 1 per 1000 m2 Floor Area for the commercial Use(s).			
Detached Secondary Dwelling, Secondary Suite, Short- Term Rental	1 space, in addition to Dwelling requirement	N/A	N/A	N/A	1 space	N/A			
Bed and Breakfast	1 per Sleeping Unit; Plus Dwelling requirement	N/A	N/A	1 per Sleeping Unit	N/A	0.25 per Sleeping Unit			

	Table 5.16 (Ctd): Off-Street Parking and Loading Requirements								
Class of Building or Use	Minimum Vehicle Parking Spaces	Minimum Visitor Vehicle Parking Spaces	Minimum Vehicle Loading Spaces	Minimum Bike Parking – Short-Term	Minimum Bike Parking – Long-Term	Minimum Motorcycle Parking			
Commercial									
Motel	1 per Sleeping Unit	0.05 per Sleeping Unit	N/A	0.2 per Sleeping Unit	0.05 per Sleeping Unit	0.05 per Sleeping Unit			
Hotel	1 per Sleeping Unit	0.02 per Sleeping Unit	1 space	0.2 per Sleeping Unit	0.05 per Sleeping Unit	0.05 per Sleeping Unit			
Short-Term Rental – AR1, R1, R1A and R2 zones	1 space, in addition to Dwelling requirement	N/A	N/A	1 per Sleeping Unit	N/A	N/A			
Golf Driving Range	1 per tee	N/A	N/A	0.1 per tee	N/A	N/A			
Golf Course	2 per hole	N/A	1 space per 9 holes	0.1 per hole	1 per 9 holes	N/A			
Home-based Business – AR1, R1, R1A and R2 zones	1 per Home- based Business, in addition to Dwelling requirement	N/A	N/A	1 space	N/A	N/A			
Food Primary Establishment, Liquor Primary Establishment	1 per 6 seats	N/A	1 per 1500 m² Floor Area	1 per 8 seats	1 per 500 m² Floor Area	1 per 1000 m ² of Floor Area			
Commercial Retail, Personal and Professional Services	1 per 100 m² Floor Area	N/A	1 per 1500 m² Floor Area	1 per 500 m ² of Floor Area	1 per 500 m ² of Floor Area	1 per 1000 m ² of Floor Area			
Industrial									
Vehicle Services, Garages, Auto Body Shops, Paint Shops	2 per service bay or 1 per 100 m² Floor Area, whichever is greater	N/A	1 per 2000 m ² Floor Area	N/A	1 per 1000 m² of Floor Area	1 per 1000 m ² of Floor Area			
Warehouse, Storage, Manufacturing, or Wholesale Buildings	1 per 250 m ² Floor Area or 0.5 per employee, whichever is greater	N/A	1 per 2000 m ² Floor Area	N/A	1 per 1000 m ² of Floor Area	1 per 1000 m ² of Floor Area			

	Table 5.16 (Ctd): Off-Street Parking and Loading								
Class of Building or Use	Minimum Vehicle Parking Spaces	Minimum Visitor Vehicle Parking Spaces	Minimum Vehicle Loading Spaces	Minimum Bike Parking – Short-Term	Minimum Bike Parking – Long-Term	Minimum Motorcycle Parking			
Institutional	1								
Hospital	0.25 per employee	1 per 5 beds	1 per 40 beds	0.2 per bed	1 per 5 employees	1 per 150 m ² of Floor Area			
Community Care Facility	0.2 per bed	1 per 10 beds	1 per 10 beds	0.1 per bed	0.1 per bed; Plus 1 per 10 employees	1 per 250 m ² of Floor Area			
Building for public institution use	1 per 30.0 m ² Floor Area	N/A	1 per 3000 m ² Floor Area	6 per public entrance	0.2 per employee	1 per 1500 m ² of Floor Area			
Kindergarten and Elementary School	1 per classroom	0.5 per classroom	3 per 100 students, plus 1 space per 3000 m ² Floor Area	10 per classroom	0.5 per classroom	0.1 per classroom			
Secondary School	2 per classroom	0.5 per classroom	1 per 100 students, plus 1 space per 3000 m ² Floor Area	10 per classroom	0.5 per classroom	0.1 per classroom			
Educational Institution	1 per 10 students and faculty	1 per 500 m ² of Floor Area	1 per 3000 m ² Floor Area	0.2 per student	0.2 per employee	1 per 1500 m ² of Floor Area			
Assembly uses, Funeral homes, Theatres and community centre	1 per 5 seats or per 20.0 m ² Floor Area, whichever is greater	N/A	1 per 3000 m ² Floor Area	6 per public entrance	0.1 per employee	1 per 1500 m ² of Floor Area			
Buildings for recreation use	1 per 30 m² Floor Area	N/A	1 per 3000 m ² Floor Area	6 per public entrance	0.1 per employee	1 per 1500 m ² of Floor Area			
Place of Worship	1 per 10 seats or per 10 m ² Floor Area, whichever is greater	N/A	1 per 6000 m² Floor Area	6 per public entrance	0.1 per employee	1 per 1500 m ² of Floor Area			



PART SIX - LANDSCAPING AND SCREENING

6.1 General Requirements

- 6.1.1 All required landscape areas and installations must meet or exceed the Canadian Landscape Standard as jointly published by the Canadian Nursery Landscape Association and Canadian Society of Landscape Architects, as amended from time to time, and must be regularly maintained to meet these standards.
- **6.1.2** Landscaping is required as part of a development permit or building permit for Parcels in multiple unit residential, commercial, industrial, and institutional zones.
- **6.1.3** Landscaping must conform to Crime Prevention Through Environmental Design techniques to enable natural surveillance.
- **6.1.4** Landscaping must consist of the following at minimum:
 - All plant materials must be of a species capable of healthy growth within the Thompson Nicola region of BC and must conform to the standards of the Canadian Nursery Landscape Association;
 - b. Landscaping should conform to xeriscaping techniques, including the use of drought tolerant, native species;
 - c. The use of cedar plant species is prohibited;
 - d. Deciduous trees must have a minimum caliper of 50 millimeters at the time of planting;
 - e. Coniferous trees, must have a minimum height of 1.5 metres at the time of planting;
 - f. Shrubs must be a minimum height or spread of 0.6 metres at the time of planting.
- Where a Parcel is to be developed in phases either singly or together with other Parcels, landscaping must be provided on all portions of the site used for a phase, including lands that have been graded or filled. Landscaping must be provided in subsequent phases at the time that these are developed.
- 6.1.6 Any designated landscaping area between the Parcel Line and the existing road curb or shoulder area must be completed concurrently with landscaping within Parcel Lines to the standard of landscaping required for the Parcel.

6.2 Screening

- **6.2.1** Screening must conform to the Landscaping requirements outline in Section 6.1.
- **6.2.2** Landscape Screening consists of the following, subject to 6.2.2(d):
 - a. a solid, opaque fence or wall, which is uniformly painted and well maintained, and not used for advertising or display purposes; or
 - b. a non-compact hedge row, which is well maintained; or
 - c. any other means of Screening that is approved by the Development Approving Officer

- **6.2.3** Landscape Screening is required in the following instances:
 - In commercial and industrial zones, all outdoor storage areas and unsightly Uses
 must have landscape Screening of 2.5 metres in height around the perimeter of
 the outdoor storage area, and no material other than Shipping Containers may
 be piled to extend above such Screening;
 - b. Where any multiple unit residential, commercial or industrial parking or display area Abuts a Parcel with a residential Principal Use or is separated therefrom by a Lane, other than a Parcel in the C6 zone, landscape Screening of 2.0 metres in height must be provided and properly maintained along the common Parcel Line;
 - c. In accordance with Section 4.16.5, bicycle storage lockers and garden sheds within a Front Setback must have Screening of 1.25 metres in height between the Structure and the front and side Parcel Lines.
 - d. Shipping Containers must have a screen of 2.0 metres in height.
 - e. Where parking is provided parallel to a Lane, there must be Screening of 2.0 metres in height between the parking area and the Lane;
 - f. Where Screening along a Lane is required by 6.2.3(b) or 6.2.3(c), the maximum Screening height is 1.25 metres within 6 metres from any point of ingress to a Parcel:
 - g. All landscaping and Screening must provide for clear sightlines to Highway intersections in accordance with accepted engineering standards.

6.3 Screening of Refuse and Recycling Bins

- **6.3.1** All Screening of refuse and recycling bins must comply with Section 6.2.
- 6.3.2 All site refuse and recycling bins in zones other than AR1, including all receptacles used for the temporary storage of materials, must have opaque Screening from adjacent Parcels and Highways.
- **6.3.3** All refuse and recycling bins must be at least 1.2 metres from any Abutting residential zone.
- 6.3.4 An unobstructed Access with a minimum width of 3.0 metres and a minimum vertical clearance of 4.6 metres must be provided for refuse and recycling rooms or enclosures. The minimum distance in front of the enclosure for the commercial truck to access the container is 21.3 metres.

6.4 Landscaping of Parking Areas

- **6.4.1** Any parking area containing four or more Parking Spaces must incorporate landscaping, as follows:
 - a. Landscaping must conform to Crime Prevention Through Environmental Design techniques to enable natural surveillance;
 - b. Common parking areas must be screened from adjacent Dwellings;
 - c. Landscaped islands are required at the end of each parking aisle, must not be longer than the adjacent Parking Space, and must be designed so that loading and unloading vehicles can be done without undue interference;
 - d. The maximum number of Parking Spaces in a consecutive row is 10, with a landscaped island separating the next 10 spaces or drive aisle;
 - e. Landscaped islands must be clearly delineated as separate and in addition to required vehicle parking and loading spaces described in Table 5.16.

6.5 Retaining Walls

- **6.5.1** Retaining walls exceeding 1.2 metres in Height must be designed and reviewed by a registered professional engineer and require the issuance of building permit from the City of Merritt.
- **6.5.2** Retaining walls on all residential Parcels, may not exceed a height of 1.2 metres measured from Grade on the lower side, except where the Grade of the Parcel on which it is located is lower than the Abutting Parcel, in which case the Height is subject to approval from the Development Approving Officer or Building Inspector.
- 6.5.3 The combined height of a fence and retaining wall within 1.0 metre of a Parcel Line shall not exceed 2.0 metres, measured from grade.
- **6.5.4** Multiple retaining walls must be spaced to provide at least a 1.2 metres horizontal separation.
- **6.5.5** Retaining walls must be designed to resist the lateral pressure of the retained material.

6.6 Landscape Buffers

- 6.6.1 Landscape buffers are intended to improve land use compatibility and environmental quality by reducing noise, lighting glare and other nuisances, or facilitating natural drainage and wildlife movement.
- **6.6.2** Landscaping buffers are required in the following areas:
 - a. If a Structure is constructed on a Parcel with a commercial or residential Use Abutting the Provincial Agricultural Land Reserve, a landscape buffer 8.0 metres wide is required on the commercial or residential Parcel;
 - b. Where any industrial Parcel Abuts a Parcel in a residential zone, a landscape buffer 3.0 metres wide is required on the industrial Parcel if a Structure is constructed on the Parcel;
 - c. Where any commercial or industrial Parcel Abuts a Highway other than a Lane, a landscape buffer is required on the commercial or industrial Parcel with a width equal to the required front or side yard Setback of the respective zone, when a Structure is constructed on the Parcel.
- **6.6.3** Landscaping buffers must consist of the following:
 - a. A minimum of 20% of the landscaped area must be planted in shrubs;
 - b. A minimum of 5% of the landscaped area must be planted in trees using the canopy area of the trees at the time of planting as a measure of the number and size of trees required;
 - c. A maximum of 15% of the area must be planted with perennials;
 - d. For buffers under Section 6.6.2(a), a double row of coniferous trees is required;
 - e. For buffers under Section 6.6.2(b), a single row of coniferous trees is required.

6.7 Landscape Plans, Cost Estimates and Security Deposits

- 6.7.1 Applications for a development permit or building permit must be accompanied by a landscape plan for the landscaping or landscape buffer. The landscape plan must include a list of plant species to be used and any irrigation to be installed. The landscape plan must describe all proposed improvements to install, establish and maintain fencing, landscaping and landscape buffers in accordance with this bylaw. All plans must be drawn to scale by a qualified landscape designer professional.
- **6.7.2** A landscape cost estimate must be prepared by a landscape architect, landscaping company or nursery and submitted with the landscape plan.
- 6.7.3 A landscape security deposit in the amount 120% of the landscape cost estimate must be submitted with the landscape plan. When all works are completed, the City will refund 90% of the security deposit. The remaining 10% will be retained for one additional year to ensure the plants are established.

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PART SEVEN - ZONING DISTRICTS

7.1 List of Zoning Districts

7.1.1 The area within the boundaries of the City of Merritt is hereby divided into the zoning districts shown on the Zoning Map attached to and forming part of this Bylaw, with the following zoning district designations and their short form equivalents:

Zoning Districts	Short Form
Agriculture	
Agricultural	AR1
Residential	
Single Family Residential	R1
Large Parcel Residential	R1A
Low Density Residential	R2
Small Parcel Residential	R3
Residential Modular Home	R4
Mobile Home Park	R5
Strata Residential	R6
Medium Density Residential	R7
High Density Residential	R8
Residential Care Housing	RC1
Commercial	
Recreational Commercial	C1
Tourist Commercial	C2
Regional Commercial	C3
Corridor Commercial	C4
Neighbourhood Commercial	C5
City Centre District	C6
Service Commercial	C7
Airport Commercial	C8

Industrial

Light Industrial	M1
Heavy Industrial	M2
Institutional	
Park and Cemetery	P1

Institutional and Public Use P2

Post-Secondary Educational P3

Special Use

Future Development FD

Comprehensive Development

Comprehensive Development CD01-RC

7.2 Agricultural – AR1

7.2.1 Intent

This zone provides for the conservation and preservation of lands for agricultural use and production.

7.2.2 Principal Uses

The following principal uses are permitted in the zoning district designated AR1:

- a. Agricultural Use;
- b. Animal Boarding;
- c. Dwelling, Single Detached;
- d. Greenhouse Agriculture;
- e. Mobile Home;
- f. Modular Home;
- g. Winery.

7.2.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated AR1:

- a. Accessory Building;
- b. Bed and Breakfast;
- c. Dwelling, Detached Secondary;
- d. Home-based Business;
- e. Mobile Retail Vendor;
- f. Produce Stand;
- g. Secondary Suite;
- h. Short-Term Rental.

7.2.4 Subdivision Regulations

a. Parcels to be created in the AR1 zone must conform to Table 7.2.4:

Table 7.2.4 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses as outlined in 7.2.2	ALR	20,000 m ²	40 metres	50 metres			
outilited in 7.2.2	Outside ALR	10,000 m ²	40 metres	50 metres			

7.2.5 Site Development Regulations

a. Site development in the AR1 zone must conform to Table 7.2.5:

	Table 7.2.5 Site Development Regulations							
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
	Buildings used for agricultural use	N/A	6 metres	3 metres	3 metres	9 metres	14 metres	
Agricultural	Buildings used to shelter livestock, furbearing animals, or poultry	N/A	25 metres	10 metres	10 metres	15 metres	14 metres	
Use	Greenhouses with closed wastewater and stormwater management systems	N/A	6 metres	3 metres	3 metres	9 metres	14 metres	75%
Dwelling, Single Detached or Mobile Home	All types	1 Dwelling per Parcel	6 metres	3 metres	3 metres	9 metres	Lesser of 12 metres or 2.5 storeys	
Dwelling, Detached Secondary	All types	1 detached secondary Dwelling per Parcel	6 metres	3 metres	3 metres	3 metres	Lesser of 10.5 metres or 2 storeys	
Accessory Building	All types	N/A	Front Building Line	3 metres	3 metres	3 metres	Lesser of 12 metres or 2.5 storeys	

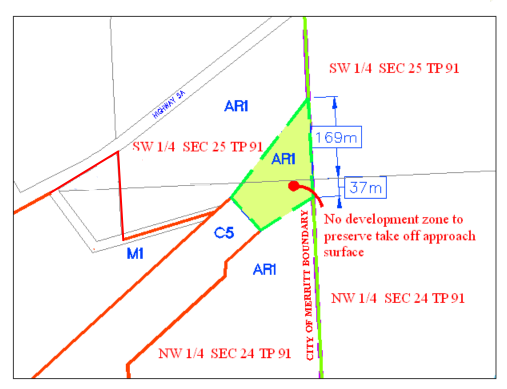
b. Minimum building separation on a Parcel is 3 metres, except in the case of buildings used to shelter livestock, furbearing animals or poultry which is 12 metres from residential buildings.

7.2.6 Conditions of Use

a. Mobile Homes and Modular Homes must meet CSA Z240 or A277 and be on a foundation that meets the CSA Installation Standard for Z240 or A277.

7.2.7 Special Regulations

a. On SW ¼, Sec. 25, TP 91 and NW ¼, Sec. 24, TP 91 no buildings or Structures may be constructed or erected within the area between the eastern end of the airport runway and the City boundary from 169 metres north of the intersection of the municipal boundary with the northern boundary of NW ¼, Sec. 24, TP 91 to 37 metres south of the intersection of the municipal boundary with the southern boundary of Parcel SW ¼, Sec. 25, TP 91 as indicated on the following map.



b. Despite Table 7.2.4 above, the minimum Parcel Area requirement for the Parcel legally described as Parcel C, District Lot 124, Kamloops Division Yale District, Plan 773, except such undersurface rights as registered in absolute Fees book volume 16 Folio 284 No 5948D [PID: 012-096-636] (2675 Garcia Street) is 1.95 hectares.

7.2.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.3 Single Family Residential (R1)

7.3.1 Intent

The Single Family Residential zone is oriented towards the use and development of compact, pedestrian-oriented Single Detached and Semi-Detached Dwellings on serviced Parcels and may include bed and breakfasts, detached secondary Dwellings and home-based businesses.

7.3.2 Principal Uses

The following principal uses are permitted in the zoning district designated R1:

- a. Dwelling, Single Detached;
- b. Dwelling, Semi-Detached;
- c. Daycare Centre, Minor.

7.3.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

a. Short-Term Rental.

7.3.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R1:

- a. Accessory Building;
- b. Bed and Breakfast:
- c. Community Care Facility, Minor;
- d. Dwelling, Detached Secondary;
- e. Home-based Business;
- f. Secondary Suite;
- g. Urban Agriculture.

7.3.5 Subdivision Regulations

a. Parcels to be created in the R1 zone must conform to Table 7.3.5:

	Table 7.3	3.5 Subdivision Re	gulations	
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth
	Lane Access	270 m ²	9 metres	30 metres
	Front Access	270 m ²	9 metres	30 metres
	Corner	330 m ²	11 metres	30 metres
Dwelling, Single Detached	Lane Access Corner	270 m²	9 metres	30 metres
2000.00	Panhandle	270 m ² , not including the panhandle access	9 metres, not including the panhandle access	30 metres, not including the panhandle access
	Pie	270 m ²	6 metre frontage and average width of 9 metres	30 metres
	Lane Access	540 m ²	18 metres	30 metres
	Front Access	540 m ²	18 metres	30 metres
	Corner	630 m ²	21 metres	30 metres
Dwelling, Semi- Detached	Lane Access Corner	540 m ²	18 metres	30 metres
	Panhandle	540 m ² , not including the panhandle access	18 metres, not including the panhandle access	30 metres
	Pie	540 m ²	6 metre frontage and average width of 18 metres	30 metres
Daycare Centre, Minor	all Parcel types	450 m ²	15 metres	30 metres

b. Notwithstanding the regulations in Table 7.3.5, in the case of Parcels created under the Land Title Act for Semi-Detached Dwellings constructed on the Parcel Line the minimum Parcel Width is 9 metres.

7.3.6 Site Development Regulations

a. Site development in the R1 zone must conform to Table 7.3.6:

		Table 7	7.3.6 Site I	Developme	ent Regula	ations		
				-				
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
	Lane access	1 Dwelling Unit per Parcel	3 metres	1.2 metres	N/A	6 metres	Lesser of 12 metres or 2.5 storeys	
	Front Access	1 Dwelling Unit per Parcel	6 metres	1.2 metres	N/A	3 metres	Lesser of 12 metres or 2.5 storeys	
Dwelling,	Corner	1 Dwelling Unit per Parcel	6 metres	1.2 metres	2.8 metres	3 metres	Lesser of 12 metres or 2.5 storeys	
Single Detached	Lane Access Corner	1 Dwelling Unit per Parcel	3 metres	1.2 metres	2.8 metres	6 metres	Lesser of 12 metres or 2.5 storeys	
	Panhandle	1 Dwelling Unit per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 12 metres or 2.5 storeys	
	Pie	1 Dwelling Unit per Parcel	6 metres	1.2 metres	2.8 metres	3 metres	Lesser of 12 metres or 2.5 storeys	
	Lane Access	2 Dwelling Units per Parcel	3 metres	1.2 metres	N/A	6 metres	Lesser of 12 metres or 2.5 storeys	65%, except as
	Front Access	2 Dwelling Units per Parcel	6 metres	1.2 metres	N/A	3 metres	Lesser of 12 metres or 2.5 storeys	outlined in 7.3.6(b)
Dwelling,	Corner	2 Dwelling Units per Parcel	6 metres	1.2 metres	6 metres	3 metres	Lesser of 12 metres or 2.5 storeys	
Semi- Detached	Lane Access Corner	2 Dwelling Units per Parcel	3 metres	1.2 metres	2.8 metres	6 metres	Lesser of 12 metres or 2.5 storeys	
	Panhandle	2 Dwelling Units per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 12 metres or 2.5 storeys	
	Pie	2 Dwelling Units per Parcel	6 metres	1.2 metres	2.8 metres	3 metres	Lesser of 12 metres or 2.5 storeys	
Dwelling, Detached Secondary	all Parcel types	1 Detached Secondary Dwelling per Parcel	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 10.5 metres or 2 storeys	
Accessory Building	all Parcel types	N/A	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	

- b. Notwithstanding the regulations in Table 7.3.6, Parcel Coverage may be increased to a maximum of 80% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel area.
- c. Notwithstanding the regulations in Table 7.3.6, the Interior Side Setback for Semi-Detached Dwellings is 0 metres where adjoining units share a Parcel Line.

- d. Notwithstanding the regulations in Table 7.3.6, the Interior Side Setback for Semi-Detached Dwelling Garages with Access off a Lane is 0 metres when adjoining garages share a Parcel Line.
- e. Notwithstanding the regulations in Table 7.3.6, the Interior Side Setback is 0 metres where adjacent to a Panhandle Parcel's Access strip.
- f. Minimum separation between the Principal Building and a Detached Secondary Dwelling is 3 metres, and the minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.3.7 Conditions of Use

- For Semi-Detached Dwellings constructed on a Parcel Line, the boundary between the Parcels must project in a straight line throughout the length of the Dwellings.
- b. For Semi-Detached Dwellings on a Corner Parcel, one Dwelling Unit must face the Flanking Street.
- c. A Garage may not be located less than 6 metres from the Front Parcel Line.

7.3.8 Special Regulations

In addition to the regulations within Section 4.36 and despite Table 7.3.6, a Detached Secondary Dwelling on Lot 2, DL 121, Plan KAP 63309, KDYD (2414 Springbank Avenue) and Lot 3, DL 121 Plan KAP63309, KDYD (2426 Spring Bank Avenue) must: Have a minimum Rear Setback of 1.5 metres;

- a. Be the lesser of two storeys or 10 metres in Height;
- b. Include a Garage;
- c. Not exceed a Floor Area Ratio of 10% or 10% of the Parcel Coverage of the principal building.
- d. Where there is an inconsistency between this Section and Section 4.36, this Section shall take precedence.

7.3.9 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.4 Large Parcel Residential (R1A)

7.4.1 Intent

The purpose of the Large Parcel Residential zone is to provide for the development of Single Detached and Semi-Detached Dwellings on large Parcels.

7.4.2 Principal Uses

The following principal uses are permitted in the zoning district designated R1A:

- a. Dwelling, Single Detached;
- b. Dwelling, Semi-Detached.

7.4.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

a. Short-Term Rental.

7.4.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R1A:

- a. Accessory Building;
- b. Bed and Breakfast;
- c. Daycare Centre, Minor;
- d. Dwelling, Detached Secondary;
- e. Home-based Business;
- f. Secondary Suite;
- g. Urban Agriculture.

7.4.5 Subdivision Regulations

a. Parcels to be created in the R1A zone must conform to Table 7.4.5:

	Table 7.4	I.5 Subdivision Re	gulations	
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth
	Lane Access	450 m ²	15 metres	30 metres
	Front Access	450 m ²	15 metres	30 metres
o	Corner	540 m ²	18 metres	30 metres
Dwelling, Single Detached	Lane Access Corner	450 m ²	15 metres	30 metres
	Panhandle	450 m ² , not including the panhandle access	15 metres, excluding the panhandle access	30 metres, excluding the panhandle access
	Pie	450 m ²	6 metre frontage and average width of 15 metres	30 metres
	Lane access	540 m ²	18 metres	30 metres
	Front Access	540 m ²	18 metres	30 metres
David History Council	Corner	630 m ²	21 metres	30 metres
Dwelling, Semi- Detached	Lane Access Corner	540 m ²	18 metres	30 metres
	Panhandle	540 m ² , not including the panhandle access	18 metres, excluding the panhandle access	30 metres, excluding the panhandle access
	Pie	540 m ²	6 metre frontage and average width of 18 metres	30 metres

b. Notwithstanding the regulations in Table 7.4.5, in the case of Parcels created under the Land Title Act for Semi-Detached Dwellings constructed on the Parcel Line the minimum Parcel width is 9 metres.

7.4.6 Site Development Regulations

a. Site development in the R1A zone must conform to Table 7.4.6:

Table 7.4.6 Site Development Regulations								
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
Dwelling,	Lane Access	1 Dwelling Unit per Parcel	3 metres	1.2 metres	N/A	6 metres	Lesser of 12 metres or 2.5 storeys	
	Front Access	1 Dwelling Unit per Parcel	6 metres	1.2 metres	N/A	6 metres	Lesser of 12 metres or 2.5 storeys	
	Corner	1 Dwelling Unit per Parcel	6 metres	1.2 metres	2.8 metres	6 metres	Lesser of 12 metres or 2.5 storeys	
Single Detached	Lane Access Corner	1 Dwelling Unit per Parcel	3 metres	1.2 metres	2.8 metres	6 metres	Lesser of 12 metres or 2.5 storeys	
	Panhandle	1 Dwelling Unit per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 12 metres or 2.5 storeys	
	Pie	1 Dwelling Unit per Parcel	6 metres	1.2 metres	2.8 metres	3 metres	Lesser of 12 metres or 2.5 storeys	
	Lane Access	2 Dwelling Units per Parcel	3 metres	1.2 metres	N/A	6 metres	Lesser of 12 metres or 2.5 storeys	60%, except as outlined in 7.4.6(b)
Dwelling,	Front Access	2 Dwelling Units per Parcel	6 metres	1.2 metres	N/A	6 metres	Lesser of 12 metres or 2.5 storeys	
	Corner	2 Dwelling Units per Parcel	6 metres	1.2 metres	6 metres	6 metres	Lesser of 12 metres or 2.5 storeys	
Semi- Detached	Lane Access Corner	2 Dwelling Units per Parcel	3 metres	1.2 metres	2.8 metres	6 metres	Lesser of 12 metres or 2.5 storeys	
	Panhandle	2 Dwelling Units per Parcel	3 metres	1.2 metres	2.8 metres	3 metres	Lesser of 12 metres or 2.5 storeys	
	Pie	2 Dwelling Units per Parcel	6 metres	1.2 metres	2.8 metres	3 metres	Lesser of 12 metres or 2.5 storeys	
Dwelling, Detached Secondary	all Parcel types	1 detached secondary Dwelling per Parcel	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 10.5 metres or 2 storeys	
Accessory Building	all Parcel types	N/A	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	

- b. Notwithstanding the regulations in Table 7.4.6, Parcel Coverage may be increased to a maximum of 75% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel area.
- c. Notwithstanding the regulations in Table 7.4.6, the Interior Side Setback for Semi-Detached Dwellings is 0 metres where adjoining units share a Parcel Line.

- d. Notwithstanding the regulations in Table 7.4.6, the Interior Side Setback for Semi-Detached Dwelling Garages with Access off a Lane is 0 metres when adjoining garages share a Parcel Line.
- e. Notwithstanding the regulations in Table 7.4.6, the Interior Side Setback is 0 metres where adjacent to a Panhandle Parcel's Access strip.
- f. Minimum separation between the Principal Building and a Detached Secondary Dwelling is 3 metres, and the minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures;

7.4.7 Conditions of Use

- For Semi-Detached Dwellings constructed on a Parcel Line, the boundary between the Parcels must project in a straight line throughout the length of the Dwellings.
- b. For Semi-Detached Dwellings on a Corner Parcel, one Dwelling Unit must face the Flanking Street.
- c. A Garage may not be located less than 6 metres from the Front Parcel line.

7.4.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.5 Low Density Residential (R2)

7.5.1 Intent

The Low Density Residential zone is oriented towards the development of compact, pedestrian-oriented Single Detached, Semi-Detached and Multiple Unit Townhome Dwellings on serviced Parcels and may include Bed and Breakfasts, Detached Secondary Dwellings and Home-based Businesses.

7.5.2 Principal Uses

The following principal uses are permitted in the zoning district designated R2:

- a. Dwelling, Multiple Unit Townhome;
- b. Dwelling, Single Detached;
- c. Dwelling, Semi-Detached;
- d. Daycare Centre, Minor;
- e. Commercial Conversion, as outlined in Section 4.31.

7.5.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

- a. Modular Home;
- b. Short-Term Rental.

7.5.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R2:

- a. Accessory Building;
- b. Bed and Breakfast;
- c. Community Care Facility, Minor;
- d. Dwelling, Detached Secondary;
- e. Home-based Business;
- f. Secondary Suite;
- g. Urban Agriculture.

7.5.5 Subdivision Regulations

a. Parcels to be created in the R2 zone must conform to Table 7.5.5:

Table 7.5.5 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
	Lane Access	225 m ²	9 metres	25 metres			
	Front Access	225 m ²	9 metres	25 metres			
	Corner	275 m ²	11 metres	25 metres			
Dwelling, Single Detached	Lane Access Corner	225 m ²	9 metres	25 metres			
	Panhandle	225 m ² , not including the panhandle access	9 metres, not including the panhandle access	25 metres, not including the panhandle access			
	Pie	225 m ²	6 metre frontage and average width of 9 metres	25 metres			
	Lane Access	450 m ²	18 metres	25 metres			
	Front Access	450 m ²	18 metres	25 metres			
	Corner	535 m ²	21 metres	25 metres			
Dwelling, Semi- Detached	Lane Access Corner	450 m ²	18 metres	25 metres			
	Panhandle	450 m², not including the panhandle access	18 metres, not including the panhandle access	25 metres, not including the panhandle access			
	Pie	450 m ²	6 metre frontage and average width of 18 metres	25 metres			
	Lane Access	360 m ²	18 metres	20 metres			
	Front Access	360 m ²	18 metres	20 metres			
	Corner	420 m ²	21 metres	20 metres			
Dwelling, Multiple Unit Townhome	Lane Access Corner	360 m ²	18 metres	20 metres			
	Panhandle	360 m², not including the panhandle access	18 metres, not including the panhandle access	20 metres, not including the panhandle access			
	Pie	360 m ²	6 metre frontage and average width of 18 metres	20 metres			
Daycare Centre, Minor	all Parcel types	375 m²	15 metres	25 metres			

- b. Notwithstanding the regulations in Table 7.5.5, in the case of Parcels created under the Land Title Act for Semi-Detached Dwellings constructed on the Parcel Line the minimum Parcel width is 9 metres.
- c. Notwithstanding the regulations in Table 7.5.5, in the case of a Multiple Unit Townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not have a Parcel Area less than 78 m².
- d. Notwithstanding the regulations in Table 7.5.5, in the case of a Multiple Unit townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not be less than 3.9 metres in width.

7.5.6 Site Development Regulations

a. Site development in the R2 zone must conform to Table 7.5.6:

		Table	7.5.6 Site D	evelopme	ent Regula	ations		
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
Dwelling,	Lane Access	1 Dwelling Unit per Parcel	3 metres	1.2 metres	N/A	5 metres	Lesser of 14 metres or 3 storeys	
	Front Access		5 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys	
	Corner		5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys	
Single Detached	Lane Access Corner		3 metres	1.2 metres	2.8 metres	5 metres	Lesser of 14 metres or 3 storeys	
	Panhandle	1 Dwelling Unit per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 14 metres or 3 storeys	
	Pie	1 Dwelling Unit per Parcel	5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys	
	Lane Access	2 Dwelling Units per Parcel	3 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys	75%, except as outlined in 7.5.6(b)
	Front Access	2 Dwelling Units per Parcel	5 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys	
Dwelling,	Corner	2 Dwelling Units per Parcel	5 metres	1.2 metres	6 metres	3 metres	Lesser of 14 metres or 3 storeys	
Semi- Detached	Lane Access Corner	2 Dwelling Units per Parcel	3 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys	
	Panhandle	2 Dwelling Units per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 14 metres or 3 storeys	
	Pie	2 Dwelling Units per Parcel	5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys	
	Lane Access		3 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys	
	Front Access		5 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys	
	Back to Back		5 metres	1.2 metres	2.8 metres	5 metres	Lesser of 14 metres or 3 storeys	
Dwelling, Multiple Unit Townhome	Corner	60 Dwelling Units per	5 metres	1.2 metres	6 metres	3 metres	Lesser of 14 metres or 3 storeys	
Townhome	Lane Access Corner	hectare	3 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys	
	Panhandle		3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 14 metres or 3 storeys	
	Pie		5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys	
Dwelling, Detached Secondary	all Parcel types	1 Detached Secondary Dwelling per Parcel	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 10.5 metres or 2 storeys	
Accessory Building	all Parcel types	N/A	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	

- b. Notwithstanding the regulations in Table 7.5.6, if 20% of the total Multiple Unit Townhome Dwelling Units are dedicated as Affordable Housing, the maximum Density may be increased, as per Table 4.26.
- c. Notwithstanding the regulations in Table 7.5.6, Parcel Coverage may be increased to a maximum of 90% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- d. Private Open Space must be provided for each Multiple Unit Townhome Dwelling Unit based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit.
- e. Notwithstanding the regulations in Table 7.5.6, the Interior Side Setback for Semi-Detached Dwellings or Multiple Unit Townhome Dwellings is 0 metres where adjoining units share a Parcel Line.
- f. Notwithstanding the regulations in Table 7.5.6, the Interior Side Setback for Semi-Detached Dwelling or Multiple Unit Townhome Dwelling Garages with Access off a Lane is 0 metres when adjoining Garages share a Parcel Line.
- g. Notwithstanding the regulations in Table 7.5.6, the Interior Side Setback is 0 metres where adjacent to a Panhandle Parcel's Access strip.
- h. For building strata developments, the minimum Setback from the inner curb of the internal road or a Highway is 3 metres.
- i. Minimum separation between the Principal Building and a Detached Secondary Dwelling is 3 metres, and the minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.5.7 Conditions of Use

- a. For Semi-Detached Dwellings or Multiple Unit Townhome Dwellings constructed on a Parcel Line, the boundary between the Parcels must project in a straight line throughout the length of the Dwellings.
- b. For Semi-Detached Dwellings or Multiple Unit Townhome Dwellings on a Corner Parcel, the corner Dwelling Unit must face the Flanking Street.
- c. A Garage may not be located less than 5 metres from the front Parcel line.

7.5.8 Special Regulations

- a. The following regulations also apply to Lots 1 to 26 inclusive District Lot 122 KDYD Plan 27196 and Lots 1 to 26 inclusive District Lot 122 KDYD Plan 28057 (Cowley Street and Duncan Street).
 - i. Minimum Parcel Area for Single Detached Dwelling is 530 m²;
 - ii. Minimum Parcel Area for Semi-Detached Dwelling is 750 m², except in the case of Parcels created under the Land Title Act for Semi-Detached Dwellings constructed on the Parcel Line, the minimum Parcel Area is 270 m². The boundary between the Parcels must project in a straight line throughout the length of the Parcel;

- iii. Minimum Frontage for Single Detached Dwelling is 15 metres;
- iv. Minimum Frontage for Semi-Detached Dwelling is 18 metres, except in the case of Parcels created under the Land Title Act for Semi-Detached Dwellings constructed on the Parcel Line, the minimum Frontage is 6.5 metres.
- b. In addition to the regulations within Section 4.36 and despite Table 7.5.6, a Detached Secondary Dwelling constructed on Lot 3, Block 25, DL 125, Plan 448 (1826 Quilchena Avenue) must:
 - i. Have a minimum Front Setback of 25 metres;
 - ii. Have a minimum Rear Setback of 1.5 metres;
 - iii. Be the lesser of two storeys or 10 metres in Height;
 - iv. Include a Garage on the ground floor;
 - v. Not exceed a Floor Area Ratio of 10% or 10% of the Parcel Coverage of the principal building;
 - vi. be located within the rear yard.
- c. Where there is an inconsistency between this Section and Section 4.36, this Section takes precedence.

7.5.9 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.6 Small Parcel Residential (R3)

7.6.1 Intent

The purpose of the Small Parcel Residential zone is to provide for the establishment of small and narrow Parcels with Single Detached, Semi-Detached and Multiple Unit Townhome residential and the development of Detached Secondary Dwellings and Secondary Suites.

7.6.2 Principal Uses

The following principal uses are permitted in the zoning district designated R3:

- a. Dwelling, Multiple Unit Townhome;
- b. Dwelling, Single Detached;
- c. Dwelling, Semi-Detached.

7.6.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

a. Short-Term Rental.

7.6.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R3:

- a. Accessory Building;
- b. Dwelling, Detached Secondary;
- c. Home-based Business:
- d. Secondary Suite;
- e. Urban Agriculture.

7.6.5 Subdivision Regulations

a. Parcels to be created in the R3 zone must conform to Table 7.6.5:

Table 7.6.5 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
	Lane Access	112.5 m ²	7.5 metres	15 metres			
	Front Access	112.5 m ²	7.5 metres	15 metres			
	Corner	135 m ²	9 metres	15 metres			
Dwelling, Single Detached	Lane Access Corner	135 m ²	9 metres	15 metres			
	Panhandle	112.5 m ² , not including the panhandle access	7.5 metres, not including the panhandle access	the including the panhandle access			
	Pie	112.5 m ²	6 metre frontage and average width of 7.5 metres	15 metres			
	Lane Access	180 m ²	12 metres	15 metres			
	Front Access	180 m ²	12 metres	15 metres			
	Corner	225 m ²	15 metres	15 metres			
Dwelling, Semi- Detached	Lane Access Corner	225 m ²	15 metres	15 metres			
	Panhandle	180 m ² , not including the panhandle access	12 metres, excluding the panhandle access	15 metres, excluding the panhandle access			
	Pie	180 m ²	6 metre frontage and average width of 12 metres	15 metres			
Dwelling, Multiple Unit Townhome	Lane Access	225 m ²	15 metres	15 metres			
	Front Access	225 m ²	15 metres	15 metres			
	Corner	270 m ²	18 metres	15 metres			
	Lane Access Corner	225 m ²	15 metres	15 metres			
	Panhandle	225 m ² , not including the panhandle access	15 metres, not including the panhandle access	15 metres, not including the panhandle access			
	Pie	225 m ²	6 metre frontage and average width of 15 metres	15 metres			

- b. Notwithstanding the regulations in Table 7.6.5, in the case of Parcels created under the Land Title Act for Semi-Detached Dwellings constructed on the Parcel Line the minimum Parcel width is 6 metres.
- c. Notwithstanding the regulations in Table 7.6.5, in the case of a Multiple Unit townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not have a Parcel Area less than 58.5 m².
- d. Notwithstanding the regulations in Table 7.6.5, in the case of a Multiple Unit townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not be less than 3.9 metres in width.

7.6.6 Site Development Regulations

a. Site development in the R3 zone must conform to Table 7.6.6:

Table 7.6.6 Site Development Regulations									
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
	Lane 1 Dwell Access Unit p Parce 1 Dwell		3 metres	1.2 metres	N/A	5 metres	Lesser of 14 metres or 3 storeys		
	Front Access	Unit per Parcel	5 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys		
Dwelling,	Corner	1 Dwelling Unit per Parcel	5 metres	1.2 metres	1.5 metres	3 metres	Lesser of 14 metres or 3 storeys		
Single Detached	Lane Access Corner	1 Dwelling Unit per Parcel	3 metres	1.2 metres	2.8 metres	5 metres	Lesser of 14 metres or 3 storeys		
	Panhandle	1 Dwelling Unit per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 14 metres or 3 storeys		
 	Pie	1 Dwelling Unit per Parcel	5 metres	1.2	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys		
	Lane Access	2 Dwelling Units per Parcel	3 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys		
Front Access		2 Dwelling Units per Parcel	5 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys		
Dwelling,	Corner	2 Dwelling Units per Parcel	5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys		
Semi- Detached	Lane Access Corner	2 Dwelling Units per Parcel	3 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys		
	Panhandle	2 Dwelling Units per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 14 metres or 3 storeys	85%, except as outlined in	
	Pie	2 Dwelling Units per Parcel	5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys	7.6.6(c)	
	Lane Access		3 metres	1.2 metres	N/A	5 metres	Lesser of 14 metres or 3 storeys		
	Front Access		5 metres	1.2 metres	N/A	3 metres	Lesser of 14 metres or 3 storeys		
	Back to Back		5 metres	1.2 metres	2.8 metres	5 metres	Lesser of 14 metres or 3 storeys		
Dwelling, Multiple Unit Townhome	Corner	90 units per hectare	5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys		
Townhome	Lane Access Corner	nectare	3 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys		
	Panhandle		3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 14 metres or 3 storeys		
	Pie		5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 14 metres or 3 storeys		
Dwelling, Detached Secondary	all Parcel types	1 Detached Secondary Dwelling per Parcel	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 10.5 metres or 2 storeys		
Accessory Building	all Parcel types	N/A	Front Building Line	1.2 metres	2.8 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys		

- b. Notwithstanding the regulations in Table 7.6.6, if 20% of the total Multiple Unit Townhome Dwellings are dedicated as Affordable Housing, the maximum density may be increased, as per Table 4.26.
- c. Notwithstanding the regulations in Table 7.6.6, Parcel Coverage may be increased to a maximum of 95% with use of permeable surface materials for driveways and/or pathways on at least 10% of the total Parcel Area.
- d. Private Open Space must be provided for each Multiple Unit Townhome Dwelling Unit based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit.
- e. Notwithstanding the regulations in Table 7.6.6, the Interior Side Setback for Semi-Detached Dwellings or Multiple Unit Townhome Dwellings is 0 metres where adjoining units share a Parcel Line.
- f. Notwithstanding the regulations in Table 7.6.6, the Interior Side Setback for Semi-Detached Dwelling or Multiple Unit Townhome Dwelling Garages with Access off a Lane is 0 metres when adjoining Garages share a Parcel Line.
- g. Notwithstanding the regulations in Tables 7.6.6, the Front Setback or Rear Setback may be reduced to 3 metres if there is no vehicle Access to the Parcel.
- h. For building strata developments, the minimum Setback from the inner curb of the internal road or a Highway is 3 metres.
- i. Minimum separation between the Principal Building and a Detached Secondary Dwelling is 3 metres, and the minimum separation between Accessory Buildings and other Structures is 1.5 metres.

7.6.7 Conditions of Use

a. For Semi-Detached Dwellings or Multiple Unit Townhome Dwellings constructed on a Parcel Line, the boundary between the Parcels must project in a straight line throughout the length of the Dwellings.

7.6.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.7 Residential Modular Home (R4)

7.7.1 Intent

The Residential Modular Home zone is intended to regulate the development of modular homes in proper relationship to community facilities and surrounding development.

7.7.2 Principal Uses

The following Principal Uses are permitted in the zoning district designated R4:

- a. Dwelling, Single Detached;
- b. Modular Home;
- c. Modular Home Park.

7.7.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R4:

- a. Accessory Building;
- b. Home-based Business.

7.7.4 Subdivision Regulations

a. Parcels to be created in the R4 zone must conform to Table 7.7.4:

Table 7.7.4 Subdivision Regulations									
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth					
	Lane Access	160 m ²	8 metres	20 metres					
	Front Access	180 m ²	9 metres	20 metres					
Dwelling, Single	Corner	220 m ²	11 metres	20 metres					
Detached or Modular Home	Lane Access Corner	180 m ²	9 metres	20 metres					
	Panhandle	180 m ² , not including the panhandle access	9 metres, not including the panhandle access	20 metres					
	Pie	180 m ²	6 metre frontage and average width of 9 metres	20 metres					

7.7.5 Site Development Regulations

a. Site development in the R4 zone must conform to Table 7.7.5:

	Table 7.7.5 Site Development Regulations									
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage		
Modular Home Park	All types	60 units per hectare	3 metres	3 metres	3 metres	3 metres	Lesser of 12 metres or 2.5 storeys			
	Lane Access	1 Dwelling Unit per Parcel	3 metres	1.2 metres	N/A	5 metres	Lesser of 12 metres or 2.5 storeys			
	Front Access	1 Dwelling Unit per Parcel	5 metres	1.2 metres	N/A	1.2 metres	Lesser of 12 metres or 2.5 storeys			
Dwelling, Single	Corner	1 Dwelling Unit per Parcel	5 metres	1.2 metres	1 metre	1.2 metres	Lesser of 12 metres or 2.5 storeys	70%,		
Detached or Modular Home	Lane Access Corner	1 Dwelling Unit per Parcel	3 metres	1.2 metres	3 metres	5 metres	Lesser of 12 metres or 2.5 storeys	except as outlined in 7.7.5(b)		
Tionic	Panhandle	1 Dwelling Unit per Parcel	3 metres, not including panhandle access	1.2 metres, excluding panhandle access	1 metre, excluding panhandle access	1.2 metres	Lesser of 12 metres or 2.5 storeys			
	Pie	1 Dwelling Unit per Parcel	5 metres	1.2 metres	1 metre	1.2 metres	Lesser of 12 metres or 2.5 storeys			
Accessory Building	all Parcel types	N/A	Front Building Line	1.2 metres	1.2 metre	1.2 metres	Lesser of 5 metres or 1.5 storeys			

- b. Notwithstanding the regulations in Table 7.7.5, Parcel Coverage may be increased to a maximum of 85% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. For building strata developments, the minimum Setback from the inner curb of the internal road or a Highway is 3 metres.
- d. For developments of more than four Dwellings, 5% of the Parcel Area must be dedicated as Open Space.
- e. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.

7.7.6 Conditions of Use

a. A modular home must be certified to conform to the CSA Standard A277.

7.7.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.8 Mobile Home Park (R5)

7.8.1 Intent

The Mobile Home Park zone is intended to regulate the establishment of rental mobile home parks, in proper relationship to community facilities and surrounding development.

7.8.2 Principal Uses

The following principal uses are permitted in the zoning district designated R5:

a. Mobile Home Park.

7.8.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R5:

- a. Accessory Building;
- b. Administrative Office;
- c. Home-based Business.

7.8.4 Subdivision Regulations

a. Parcels to be created in the R5 zone must conform to Table 7.8.4:

Table 7.8.4 Subdivision Regulations									
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth					
Mobile Home Park	All types	2,500 m ²	50 metres	50 metres					
Mobile Home	single-wide Space within a mobile home park	180 m ²	9 metres	20 metres					
	Double-wide Space within a Mobile Home Park	280 m ²	14 metres	20 metres					

7.8.5 Site Development Regulations

a. Site development in the R5 zone must conform to Table 7.8.5:

	Table 7.8.5 Site Development Regulations									
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage		
Mobile Home Park	All types	55 units per hectare	3 metres	1.2 metres	3 metres	3 metres	Lesser of 7.6 metres or 1 storey			
Mobile Home	Space within a mobile home park	1 Dwelling Unit per Space	0.9 metres	1.2 metres	1 metre	1.2 metres	Lesser of 7.6 metres or 1 storey	70%, except as outlined in 7.8.5(b)		
Accessory Building	All types	N/A	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys			

b. Notwithstanding the regulations in Table 7.8.5, Parcel Coverage may be increased to a maximum of 85% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.

- c. Each Mobile Home must be provided with an individual Mobile Home Space with internal road access, of not less than 180 m², with a minimum width of 9 metres and a minimum depth of 20 metres.
- d. No Mobile Home may be located closer than 0.9 metres to the inner curb of an internal roadway or parking area, 2.4 metres to another Mobile Home, or 1.2 metres to the boundary of an adjacent Mobile Home Space.
- e. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.
- f. A minimum of 5% of the Parcel Area must be Open Space.

7.8.6 Conditions of Use

- a. A Mobile Home must be located on a permanent foundation and certified to conform to the CSA Standard Z240 or A277.
- Mobile Homes must be registered with the Province of BC Manufactured Home Registry and meet or exceed Technical Safety BC standards at time of Placement Permit.
- c. Administrative Office is limited to one office for the management and operation of the Mobile Home Park.

7.8.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.9 Strata Residential (R6)

7.9.1 Intent

The purpose of the Strata Residential zone is to provide for the development of Single Detached, Semi-Detached, Multiple Unit Townhome and Multiple Unit Apartment Dwellings within the confines of one Parcel. Although the development may contain reduced servicing and regulatory standards and is maintained privately under common ownership, its appearance is that of a conventional residential subdivision.

7.9.2 Principal Uses

The following Principal Uses are permitted in the zoning district designated R6:

- a. Dwelling, Multiple Unit Apartment;
- b. Dwelling, Multiple Unit Townhome;
- c. Dwelling, Single Detached;
- d. Dwelling, Semi-Detached;
- e. Modular Home.

7.9.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R6:

- a. Accessory Building;
- b. Home-based Business;
- c. Secondary Suite, with permission of the Strata Council, except in a Modular Home or Multiple Unit Apartment Dwelling.

7.9.4 Subdivision Regulations

a. Parcels to be created in the R6 zone must conform to Table 7.9.4:

Table 7.9.4 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel / Strata Lot Area	Minimum Parcel / Strata Lot Width	Minimum Parcel / Strata Lot Depth			
all principal Uses	parent Parcel	1,350 m ²	45 metres	30 metres			

7.9.5 Site Development Regulations

a. Site development in the R6 zone must conform to Table 7.9.5:

	Table 7.9.5 Site Development Regulations									
Use	Parcel Type	Maximum Density (units per hectare)	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage		
All principal uses	Parent Parcel	90	3 metres	1.5 metres	3 metres	3 metres	Lesser of 18 metres or 4 storeys			
Dwelling, Multiple Unit Apartment	Strata Lot	90	See	e 7.9.5(c), 7.9	Lesser of 18 metres or 4 storeys					
Dwelling, Multiple Unit Townhome	Strata Lot	90	See	e 7.9.5(c), 7.9	Lesser of 18 metres or 4 storeys	750/				
Dwelling, Single Detached	Strata Lot	60	See	e 7.9.5(c), 7.9	Lesser of 14 metres or 3 storeys	75%, except as outlined in 7.9.5(b)				
Dwelling, Semi- Detached	Strata Lot	90	See 7.9.5(c), 7.9.5(d) and 7.9.5(e)				Lesser of 14 metres or 3 storeys			
Modular Home	Strata Lot	60	See	e 7.9.5(c), 7.9	Lesser of 7.6 metres or 1 storey					
Accessory Building	All types	N/A		See 7	.9.5(f)		Lesser of 5 metres or 1.5 storeys			

- b. Notwithstanding the regulations in Table 7.9.5, Parcel Coverage may be increased to a maximum of 90% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. No Dwelling may be located closer than 3 metres to the interior of a curb of an internal roadway or parking area.
- d. No Dwelling may be located closer than 5 metres to a Highway, except for Dwellings without vehicle Access off the Highway, in which case the minimum Setback is 3 metres.
- e. No Dwelling may be located closer than 3 metres from another Dwelling, except in the case of Dwelling Units that share a common wall.
- f. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.

- g. Private Open Space must be provided for each Multiple Unit Apartment Dwelling or Multiple Unit Townhome Dwelling based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit
- h. A minimum of 5% of the Parcel Area must be Open Space.

7.9.6 Conditions of Use

- a. Each Multiple Unit Townhome Dwelling building must contain a minimum of three and a maximum of eight Dwelling Units.
- b. A Modular Home must be certified to conform to the CSA Standard A277.

7.9.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.10 Medium Density Residential (R7)

7.10.1 Intent

The Medium Density Residential zone is oriented towards providing higher-intensity, pedestrian-oriented residential development, including row houses, back-to-back townhomes, stacked townhomes, and apartment buildings.

7.10.2 Principal Uses

The following Principal Uses are permitted in the zoning district designated R7:

- a. Dwelling, Multiple Unit Apartment.
- b. Dwelling, Multiple Unit Townhome.

7.10.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

a. Short-Term Rental.

7.10.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R7:

- a. Accessory Building;
- b. Daycare Centre, Major;
- c. Daycare Centre, Minor;
- d. Home-based Business;
- e. Secondary Suite, in a Multiple Unit Townhome Dwelling.

7.10.5 Subdivision Regulations

a. Parcels to be created in the R7 zone must conform to Table 7.10.5:

Table 7.10.5 Subdivision Regulations									
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth					
	Lane Access	360 m ²	18 metres	20 metres					
	Front Access	360 m ²	18 metres	20 metres					
Dwelling, Multiple Unit	Corner	400 m ²	20 metres	20 metres					
Apartment	Lane Access Corner	400 m ²	20 metres	20 metres					
	Panhandle	360 m ² , not including the panhandle access	18 metres, not including the panhandle access	20 metres, not including the panhandle access					
	Pie	360 m ²	6 metre frontage and average width of 18 metres	20 metres					
	Lane Access	360 m ²	18 metres	20 metres					
	Front Access	360 m ²	18 metres	20 metres					
Dwelling, Multiple Unit	Corner	400 m ²	20 metres	20 metres					
Townhome	Lane Access Corner	400 m ²	20 metres	20 metres					
	Panhandle	360 m ² , not including the panhandle access	18 metres, not including the panhandle access	20 metres, not including the panhandle access					
	Pie	324 m²	18 metres	20 metres					

- b. Notwithstanding the regulations in Table 7.10.5, in the case of a Multiple Unit Townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not have a Parcel Area less than 78 m².
- c. Notwithstanding the regulations in Table 7.10.5, in the case of a Multiple Unit Townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not be less than 3.9 metres in width.

7.10.6 Site Development Regulations

a. Site development in the R7 zone must conform to Table 7.10.6:

Table 7.10.6 Site Development Regulations									
Use	Parcel Type	Maximum Density (units per hectare of usable site area)	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
	Lane Access		0 metres	1.2 metres	N/A	0.9 metres	Lesser of 18 metres or 4 storeys		
Dwelling, Multiple Unit Apartment Lane Access Corner Panhandle		0 metres	1.2 metres	N/A	3 metres	Lesser of 18 metres or 4 storeys			
	Corner	00 ayaant	0 metres	1.2 metres	2.8 metres	3 metres	Lesser of 18 metres or 4 storeys		
	90, except as outlined in 7.10.6(b)	0 metres	1.2 metres	2.8 metres	0.9 metres	Lesser of 18 metres or 4 storeys			
	Panhandle		3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 18 metres or 4 storeys		
	Pie		0 metres	1.2 metres	2.8 metres	3 metres	Lesser of 18 metres or 4 storeys		
	Lane Access		3 metres	1.2 metres	N/A	5 metres	Lesser of 18 metres or 4 storeys	80%, except	
	Front Access		5 metres	1.2 metres	N/A	3 metres	Lesser of 18 metres or 4 storeys	as outlined in 7.10.6(c)	
	Back to Back		5 metres	1.2 metres	2.8 metres	5 metres	Lesser of 18 metres or 4 storeys		
Dwelling, Multiple Unit	Corner	90, except as outlined	5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 18 metres or 4 storeys		
Townhome	Lane Access Corner	in 7.10.6(b)	3 metres	1.2 metres	2.8 metres	5 metres	Lesser of 18 metres or 4 storeys		
	Panhandle		3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 18 metres or 4 storeys		
	Pie		5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 18 metres or 4 storeys		
Accessory Building	all Parcel types	N/A	Front Building Line	1.2 metres	1.2 metres, except as outline in 7.10.6(h)	1.2 metres	Lesser of 5 metres or 1.5 storeys		

- b. Notwithstanding the regulations in Table 7.10.6, if 20% of the total Dwelling Units are dedicated as Affordable Housing, the maximum density may be increased, as per Table 4.26.
- c. Notwithstanding the regulations in Table 7.10.6, Parcel Coverage may be increased to a maximum of 95% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- d. Private Open Space must be provided for each Dwelling Unit based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit.
- e. Open Space in the minimum amount of 5% of the Parcel Area must be provided for Multiple Unit Apartment Dwelling developments.
- f. Notwithstanding the regulations in Table 7.10.6, the Interior Side Setback for Multiple Unit Townhome Dwellings is 0 metres where adjoining units share a Parcel Line.
- g. Notwithstanding the regulations in Table 7.10.6, the Interior Side Setback for Multiple Unit Townhome Dwelling Garages with Access off a Lane is 0 metres when adjoining garages share a Parcel Line.
- h. For building strata developments, the minimum Setback from a Highway is 3 metres.
- i. For building strata developments, the minimum Setback from the inner curb of the internal road to the building face is 1.5 metres and to a garage is 4.5 metres.
- j. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.

7.10.7 Conditions of Use

- a. Each Multiple Unit Townhome Dwelling building must contain a minimum of three and a maximum of eight Dwelling Units.
- b. For Multiple Unit Townhome Dwellings constructed on a Parcel Line, the boundary between the Parcels must project in a straight line throughout the length of the Dwellings;
- c. For Multiple Unit Townhome Dwellings, Corner Parcel Dwelling Units must face the Flanking Street.

7.10.8 Special Regulations

On Lot 26, Plan KAP60575 (4100 Belshaw Street) the following regulations apply despite Table 7.10.6.

- a. Maximum Density: 73 Dwelling Units
- b. Minimum Floor Area:
 - i. Bachelor Suite: 32.2 m²;
 - ii. One-bedroom suite: 46 m².

c. Maximum Height of principal building: 16.75 metres

7.10.9 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.11 High Density Residential (R8)

7.11.1 Intent

The High Density Residential zone is oriented towards higher-intensity, pedestrianoriented residential developments providing apartment buildings, row houses, back-toback townhomes or stacked townhomes on serviced Parcels.

7.11.2 Principal Uses

The following Principal Uses are permitted in the zoning district designated R8:

- a. Dwelling, Multiple Unit Apartment;
- b. Dwelling, Multiple Unit Townhome.

7.11.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

a. Short-Term Rental.

7.11.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated R8:

- a. Accessory Building;
- b. Daycare Centre, Major;
- c. Daycare Centre, Minor;
- d. Home-based Business.
- e. Secondary Suite in a Multiple Unit Townhome.

7.11.5 Subdivision Regulations

a. Parcels to be created in the R8 zone must conform to Table 7.11.5:

Table 7.11.5 Subdivision Regulations										
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth						
	Lane Access	360 m ²	18 metres	20 metres						
	Front Access	360 m ²	18 metres	20 metres						
Dwelling, Multiple Unit	Corner	400 m ²	20 metres	20 metres						
Apartment	Lane Access Corner	400 m ²	20 metres	20 metres						
	Panhandle	360 m ² , not including the panhandle access	18 metres, excluding the panhandle access	20 metres, excluding the panhandle access						
	Pie	360 m ²	6 metre frontage and average width of 18 metres	20 metres						
	Lane Access	360 m ²	18 metres	20 metres						
	Front Access	360 m ²	18 metres	20 metres						
Dwelling, Multiple Unit	Corner	400 m ²	20 metres	20 metres						
Townhome	Lane Access Corner	400 m ²	20 metres	20 metres						
	Panhandle	360 m ² , not including the panhandle access	18 metres, excluding the panhandle access	20 metres, excluding the panhandle access						
	Pie	360 m ²	6 metre frontage and average width of 18 metres	20 metres						

- b. Notwithstanding the regulations in Table 7.11.5, in the case of a Multiple Unit townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not have a Parcel Area less than 78 m².
- c. Notwithstanding the regulations in Table 7.11.5, in the case of a Multiple Unit townhome subdivided for the purpose of creating adjoining Dwelling Units for individual ownership, the new Parcels so created must not be less than 3.9 metres in width.

7.11.6 Site Development Regulations

a. Site development in the R8 zone must conform to Table 7.11.6:

Table 7.11.6 Site Development Regulations									
Use	Parcel Type	Maximum Density (units per hectare of usable site area)	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
	Lane Access		0 metres	1.2 metres	N/A	0.9 metres	Lesser of 22 metres or 5 storeys		
Dwelling, Multiple Unit Apartment	Front Access		0 metres	1.2 metres	N/A	3 metres	Lesser of 22 metres or 5 storeys		
	Corner	150,	0 metres	1.2 metres	2.8 metres	3 metres	Lesser of 22 metres or 5 storeys		
	Lane Access Corner	except as outlined in 7.11.6(b)	0 metres	1.2 metres	2.8 metres	0.9 metres	Lesser of 22 metres or 5 storeys		
	Panhandle		3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 22 metres or 5 storeys		
	Pie		0 metres	1.2 metres	2.8 metres	3 metres	Lesser of 22 metres or 5 storeys		
	Lane Access		3 metres	1.2 metres	N/A	5 metres	Lesser of 18 metres or 4 storeys	80%,	
	Front Access		5 metres	1.2 metres	N/A	3 metres	Lesser of 18 metres or 4 storeys	except as outlined in 7.11.6(c)	
	Back to Back		5 metres	1.2 metres	2.8 metres	5 metres	Lesser of 18 metres or 4 storeys		
Dwelling, Multiple Unit Townhome	Corner	120, except as outlined in	5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 18 metres or 4 storeys		
rownnome	Lane Access Corner	7.11.6(b)	3 metres	1.2 metres	2.8 metres	5 metres	Lesser of 18 metres or 4 storeys		
	Panhandle		3 metres, not including panhandle access	1.2 metres, excluding panhandle access	2.8 metres, excluding panhandle access	3 metres	Lesser of 18 metres or 4 storeys		
	Pie		5 metres	1.2 metres	2.8 metres	3 metres	Lesser of 18 metres or 4 storeys		
Accessory Building	all Parcel types	N/A	Front Building Line	1.2 metres	1.2 metres, except as outlined in 7.11.6(h)	1.2 metres	Lesser of 5 metres or 1.5 storeys		

- b. Notwithstanding the regulations in Table 7.11.6, if 10% of the total Dwelling Units are affordable housing, the maximum density may be increased, as per Table 4.26.
- c. Notwithstanding the regulations in Table 7.11.6, Parcel Coverage may be increased to a maximum of 95% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- d. Private Open Space must be provided for each Dwelling Unit based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit.
- e. Open Space in the amount of 5% of the Parcel Area must be provided for Multiple Unit Apartment Dwelling developments.
- f. Notwithstanding the regulations in Table 7.11.6, the Interior Side Setback for Multiple Unit Townhome Dwellings is 0 metres where adjoining units share a Parcel Line.
- g. Notwithstanding the regulations in Table 7.11.6, the Interior Side Setback for Multiple Unit Townhome Dwelling Garages with Access off a Lane is 0 metres when adjoining garages share a Parcel Line.
- h. For building strata developments, the minimum Setback from a Highway is 3 metres.
- i. For building strata developments, the minimum Setback from the inner curb of the internal road to the building face is 1.5 metres and to a garage is 4.5 metres.
- j. Multiple Unit Townhome Dwelling Garages with Access off a Lane have a minimum Interior Side Setback of 0 metres.
- k. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.

7.11.7 Conditions of Use

- a. Each Multiple Unit Townhome Dwelling building must contain a minimum of three and a maximum of eight Dwelling Units.
- b. For Multiple Unit Townhome Dwellings constructed on a Parcel Line, the boundary between the Parcels must project in a straight line throughout the length of the Dwellings.
- c. For Multiple Unit Townhome Dwellings, Corner Parcel Dwelling Units must face the Flanking Street.

7.11.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.12 Residential Care Housing (RC1)

7.12.1 Intent

The purpose of the Residential Care Housing zone is to provide for the use and development of on-site care housing in proper relation to surrounding areas and neighbourhoods.

7.12.2 Principal Uses

The following Principal Uses are permitted in the zoning district designated RC1:

- a. Community Care Facility, Major;
- b. Community Care Facility, Minor;
- c. Community Care Facility, Specialized.

7.12.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated RC1:

a. Accessory Building;

7.12.4 Subdivision Regulations

a. Parcels to be created in the RC1 zone must conform to Table 7.12.4:

Table 7.12.4 Subdivision Regulations								
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth				
All permitted uses	All types	600 m ²	20 metres	30 metres				

7.12.5 Site Development Regulations

a. Site development in the RC1 zone must conform to Table 7.12.5:

	Table 7.12.5 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
all Permitted Uses, except Accessory Building	All types	6 metres	3 metres	3 metres	6 metres	Lesser of 14 metres or 3 storeys	60%, except as outlined in	
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.12.5(b)	

b. Notwithstanding the regulations in Table 7.12.5, Parcel Coverage may be increased to a maximum of 75% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.

- c. Private Open Space must be provided for each Dwelling Unit based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit
- d. Open Space in the amount of 5% of the Parcel Area must be provided.
- e. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.

7.12.6 Conditions of Use

a. All Community Care Facilities must meet the definitions and requirements of the Community Care and Assisted Living Act.

7.12.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.13 Recreational Commercial (C1)

7.13.1 Intent

The purpose of the Recreational Commercial zone is to provide commercial facilities which are primarily recreational in nature.

7.13.2 Principal Uses

The following principal uses are permitted in the zoning district designated C1:

- a. Campground;
- b. Commercial Recreation Services;
- c. Participant Recreation Services, Indoor;
- d. Participant Recreation Services, Outdoor.

7.13.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated C1:

- a. Administrative Office;
- b. Food Primary Establishment;
- c. Mobile Retail Vendor;
- d. Retail Store, Convenience;
- e. Dwelling, Single Detached or Modular Home, for a caretaker's Dwelling.

7.13.4 Subdivision Regulations

a. Parcels to be created in the C1 zone must conform to Table 7.13.4

	Table 7.13.4 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth				
All permitted uses	All types	450 m ²	15 metres	30 metres				

7.13.5 Site Development Regulations

a. Site development in the C1 zone must conform to Table 7.13.5:

	Table 7.13.5 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
all Permitted Uses, except caretaker Dwelling or Accessory Building	All types	6 metres	1.2 metres	2.8 metres	6 metres	Lesser of 14 metres or 3 storeys	50%, except	
Dwelling, Single Detached or Modular Home	caretaker Dwelling	6 metres	1.2 metres	2.8 metres	6 metres	Lesser of 11 metres or 2.5 storeys	as outlined in 7.13.5(b)	
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys		

- b. Notwithstanding the regulations in Table 7.13.5, Parcel Coverage may be increased to a maximum of 65% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel area.
- c. Minimum separation between the Principal Building and a caretaker Dwelling is 3 metres, and the minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.13.6 Conditions of Use

a. All Modular Homes must be on a permanent foundation and meet CSA A277.

7.13.7 Special Regulations

a. Notwithstanding Section 7.13.2, on Lot C, District Lot 122, KDYD, Plan KAP55868 (2845 Neilson Street) the following Uses are also permitted: outdoor theatre, one Convenience Retail Store (maximum Floor Area of 200 m²), one propane Filling Station and one minor RV maintenance shop as Secondary Uses to serve the clients of a recreational vehicle park.

7.13.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.14 Tourist Commercial (C2)

7.14.1 Intent

The purpose of the Tourist Commercial zone is to provide accommodation and commercial uses which primarily cater to the needs of visitors.

7.14.2 Principal Uses

The following principal uses must be permitted in the zoning district designated C2:

- a. Artisan Studio;
- b. Brewing and Distilling;
- c. Campground;
- d. Commercial Recreation Services;
- e. Entertainment Facility;
- f. Food Primary Establishment;
- g. Gallery and Museum;
- h. Hotel;
- i. Liquor Primary Establishment;
- j. Motel;
- k. Participant Recreation Services, Indoor;
- I. Participant Recreation Services, Outdoor;
- m. Short-Term Rental.

7.14.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

- a. Adult Entertainment Club;
- b. Gaming Facility;
- c. Winery.

7.14.4 Secondary Uses

The following secondary uses are permitted in the zoning district designated C2:

- a. Accessory Building;
- b. Administrative Office;
- c. Dwelling, Multiple Unit Apartment;
- d. Dwelling, Multiple Unit Townhome;
- e. Dwelling, Semi-Detached;
- f. Dwelling, Single Detached;
- g. Liquor Store;
- h. Mobile Retail Vendor;

- i. Parking Lot, Commercial;
- j. Produce Stand;
- k. Retail Store, Convenience;
- I. Security / Operator Suite.

7.14.5 Prohibited Uses

The following are prohibited uses which shall not be permitted in the zoning district designated C2:

- a. Drive-Through Business;
- b. Filling Station;
- c. Vehicle Services.

7.14.6 Subdivision Regulations

a. Parcels to be created in the C2 zone must conform to Table 7.14.6:

Table 7.14.6 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses	All types	375 m ²	15 metres	25 metres			

7.14.7 Site Development Regulations

a. Site development in the C2 zone must conform to Table 7.14.7:

Table 7.14.7	7 Site Dev	elopment l	Regulations	3			
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
all permitted uses, except Accessory Building	All types	0 metres	1.2 metres	0 metres	3 metres	Lesser of 22 metres or 5 storeys	70%, except as outlined in
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.14.7(b)

- b. Notwithstanding the regulations in Table 7.14.7, Parcel Coverage may be increased to a maximum of 85% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. Private Open Space must be provided for each Dwelling Unit based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit
- d. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.

7.14.8 Conditions of Use

- a. Where a building contains residential Dwelling Units and commercial uses, the residential Dwelling Units must be located above or below the main floor or behind the commercial use, except in the case of Motel or Hotel, where Dwelling Units are permitted on the main floor.
- b. Single Detached Dwellings and Semi-Detached Dwellings may only be located as part of mixed use development, in conjunction with a commercial Use;
- c. Dwelling Units must have a separate entrance from that of any commercial use, except in the case of Motel or Hotel, where Dwelling Units may share the commercial entrance.

7.14.9 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.15 Regional Commercial (C3)

7.15.1 Intent

The purpose of the Regional Commercial zone is to provide mixed use commercial development, including a range of retail, entertainment, personal and professional services within Shopping Centre environments consisting of multiple businesses or large format retail development.

7.15.2 Principal Uses

The following principal uses are permitted in the zoning district designated C3:

- a. Animal Services;
- b. Artisan Studio;
- c. Assembly Place;
- d. Brewing & Distilling;
- e. Building Supply Centre;
- f. Business Support Services;
- g. Commercial Recreation Services;
- h. Entertainment Facility;
- i. Filling Station;
- j. Food Primary Establishment;
- k. Gallery and Museum;
- I. Garden Centre, Indoor;
- m. Hotel;
- n. Liquor Primary Establishment;
- o. Liquor Store;
- p. Motel;
- q. Participant Recreation Services, Indoor;
- r. Personal and Professional Services;
- s. Public Use;
- t. Retail Cannabis Sales;
- u. Retail Store, Convenience;
- v. Retail Store, General.
- w. School, Private;
- x. Veterinary Services.

7.15.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

- a. Drive-through Business;
- b. Funeral Services;
- c. Gaming Facility;
- d. Garden Centre, Outdoor;
- e. Parking Lot, Commercial;
- f. Second-Hand Store;
- g. Vehicle Services;
- h. Winery.

7.15.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated C3:

- a. Accessory Building;
- b. Administrative Office;
- c. Dwelling, Multiple Unit Apartment;
- d. Dwelling, Multiple Unit Townhome;
- e. Dwelling, Semi-Detached;
- f. Dwelling, Single Detached;
- g. Mobile Retail Vendor;
- h. Produce Stand;
- i. Security / Operator Suite;
- i. Short-Term Rental.

7.15.5 Subdivision Regulations

a. Parcels to be created in the C3 zone must conform to Table 7.15.5:

Table 7.15.5 Subdivision Regulations						
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth		
All permitted uses	All types	750 m ²	25 metres	30 metres		

7.15.6 Site Development Regulations

a. Site development in the C3 zone must conform to Table 7.15.6:

	Table 7.15.6 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
All principal and discretionary uses	All types	0 metres	1.2 metres	0 metres	3 metres	Lesser of 22 metres or 5 storeys	70%, except as outlined in	
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.15.6(b)	

- b. Notwithstanding the regulations in Table 7.15.6, Parcel Coverage may be increased to a maximum of 85% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. Private Open Space must be provided for each Dwelling Unit based on the following:
 - i. 10 m² for each three bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit.
- d. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.15.7 Conditions of Use

- a. Residential Dwelling Units must be located above or below the main floor or behind the commercial use.
- b. Single Detached Dwellings and Semi-Detached Dwellings may only be located as part of mixed use development, in conjunction with a commercial Use;
- c. Residential Dwelling Units must have a separate entrance from that of any commercial use.

7.15.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.16 Corridor Commercial (C4)

7.16.1 Intent

The purpose of the Corridor Commercial zone is to provide mixed use commercial developments with a range of services adjacent to major corridors.

7.16.2 Principal Uses

The following principal uses are permitted in the zoning district designated C4:

- a. Animal Services;
- b. Artisan Studio;
- c. Assembly Place;
- d. Brewing and Distilling;
- e. Business Support Services;
- f. Commercial Recreation Services;
- g. Entertainment Facility;
- h. Food Primary Establishment;
- i. Gallery and Museum;
- j. Hotel;
- k. Liquor Primary Establishment;
- I. Liquor Store;
- m. Mobile Retail Vendor;
- n. Motel;
- o. Participant Recreation Services, Indoor;
- p. Personal and Professional Services;
- q. Public Use;
- r. Retail Cannabis Sales;
- s. Retail Store, Convenience;
- t. Retail Store, General;
- u. School, Private;
- v. Veterinary Services.

7.16.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

- a. Adult Entertainment Club;
- b. Building Supply Centre;
- c. Campground;
- d. Drive-through Business;

- e. Filling Station;
- f. Funeral Services;
- g. Gaming Facility;
- h. Garden Centre, Indoor;
- i. Garden Centre, Outdoor;
- j. Second-Hand Store;
- k. Vehicle Sales & Rentals;
- I. Vehicle Services.

7.16.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated C4:

- a. Accessory Building;
- b. Administrative Office;
- c. Dwelling, Multiple Unit Apartment;
- d. Dwelling, Multiple Unit Townhome;
- e. Dwelling, Semi-Detached;
- f. Dwelling, Single Detached;
- g. Produce Stand;
- h. Security / Operator Suite;
- i. Short-Term Rental.

7.16.5 Subdivision Regulations

a. Parcels to be created in the C4 zone must conform to Table 7.16.5:

Table 7.16.5 Subdivision Regulations								
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth				
All permitted uses	71							

7.16.6 Site Development Regulations

a. Site development in the C4 zone must conform to Table 7.16.6:

	Table 7.16.6 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
all Permitted Uses, except Accessory Building	All types	0 metres	0 metres	0 metres	0 metres	Lesser of 22 metres or 5 storeys	70%, except as outlined in	
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.16.6(b)	

- b. Notwithstanding the regulations in Table 7.16.6, Parcel Coverage may be increased to a maximum of 85% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- Private Open Space must be provided for each Dwelling Unit based on the following:
 - i. 10 m² for each three bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit.
- d. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.16.7 Conditions of Use

- Residential Dwelling Units must be located above or below the main floor or behind the commercial use.
- b. Single Detached Dwellings and Semi-Detached Dwellings may only be located as part of mixed use development, in conjunction with a commercial Use;
- c. Residential Dwelling Units must have a separate entrance from that of any commercial use.

7.16.8 Special Regulations

- a. Notwithstanding Section 7.16.2, the only Uses permitted on that part of Lot A, District Lot 166, Kamloops Division Yale District, Plan KAP59518 (Houston Street) that lies within the C4 zone are Convenience Retail Store, Filling Station, Hotel and Motel.
- b. Despite Table 5.16: Off-Street Parking and Loading, the total number of required Parking Spaces for the Parcel described as Lot 1 District Lot 124 Kamloops Division Yale District Plan KAP50508, PID: 018-390-251 (2190 Voght Street) is sixteen.

7.16.9 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.17 Neighbourhood Commercial (C5)

7.17.1 Intent

The Neighbourhood Commercial zone is intended to provide mixed use commercial with a range of services needed by residents on a day to day basis within, or in close proximity to, residential neighbourhoods, but outside the primary business district.

7.17.2 Principal Uses

The following principal uses are permitted in the zoning district designated C5:

- a. Animal Services;
- b. Artisan Studio;
- c. Assembly Place;
- d. Business Support Services;
- e. Daycare Centre, Minor;
- f. Food Primary Establishment;
- g. Participant Recreation Services, Indoor;
- h. Personal and Professional Services;
- Retail Store, Convenience.

7.17.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

- a. Brewing and Distilling;
- b. Liquor Primary Establishment;
- c. Retail Store, General.

7.17.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated C5:

- a. Accessory Building;
- b. Administrative Office;
- c. Dwelling, Multiple Unit Apartment;
- d. Dwelling, Multiple Unit Townhome;
- e. Dwelling, Single Detached;
- f. Dwelling, Semi-Detached;
- g. Mobile Retail Vendor;
- h. Security / Operator Suite;
- i. Short-Term Rental.

7.17.5 Prohibited Uses

The following are prohibited uses which shall not be permitted in the zoning district designated C5:

- a. Drive-through Business
- b. Filling Station;
- c. Vehicle Services.

7.17.6 Subdivision Regulations

a. Parcels to be created in the C5 zone must conform to Table 7.17.6:

Table 7.17.6 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses	All types	500 m ²	20 metres	25 metres			

7.17.7 Site Development Regulations

a. Site development in the C5 zone must conform to Table 7.17.7:

	Table 7.17.7 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
all Permitted Uses, except Accessory Building	All types	0 metres	1.2 metres	0 metres	3 metres	Lesser of 18 metres or 4 storeys	70%, except as outlined in	
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.17.7(b)	

- b. Notwithstanding the regulations in Table 7.17.7, Parcel Coverage may be increased to a maximum of 85% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. Private Open Space must be provided for each Dwelling Unit based on the following ratio:
 - i. 10 m² for each three bedroom unit: and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit.
- d. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.17.8 Conditions of Use

a. Residential Dwelling Units must be located above or below the main floor or behind the commercial use.

- b. Single Detached Dwellings and Semi-Detached Dwellings may only be located as part of mixed use development, in conjunction with a commercial Use;
- c. Residential Dwelling Units must have a separate entrance from that of any commercial use.

7.17.9 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.18 City Centre District (C6)

7.18.1 Intent

The purpose of the City Centre District zone is to provide financial, retail, entertainment, government, and cultural services, as well as high density residential and mixed use development, within the Downtown.

7.18.2 Principal Uses

The following principal uses are permitted in the zoning district designated C6:

- a. Animal Services;
- b. Artisan Studio;
- c. Brewing and Distilling;
- d. Business Support Services;
- e. Commercial Recreation Services;
- f. Dwelling, Multiple Unit Apartment;
- g. Dwelling, Multiple Unit Townhome;
- h. Entertainment Facility;
- i. Food Primary Establishment;
- j. Gallery and Museum;
- k. Hotel;
- I. Liquor Primary Establishment;
- m. Liquor Store;
- n. Participant Recreation Services, Indoor;
- o. Personal and Professional Services;
- p. Retail Cannabis Sales;
- q. Retail Store, Convenience;
- r. Retail Store, General;
- s. School, Private;

7.18.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions. Discretionary Uses will not be considered on Parcels Abutting Quilchena Avenue between Charters Street and Chapman Street.

- a. Adult Entertainment Club;
- b. Assembly Place;
- c. Bus Depot;
- d. Building Supply Centre;
- e. Community Care Facility, Major;

- f. Community Care Facility, Minor;
- g. Community Care Facility, Specialized;
- h. Daycare Centre, Major;
- i. Educational Institution;
- j. Funeral Services;
- k. Gaming Facility;
- I. Garden Centre, Indoor;
- m. Garden Centre, Outdoor;
- n. Motel;
- o. Parking Lot, Commercial;
- p. Place of Worship;
- q. Public Use;
- r. School, Public;
- s. Second-Hand Store;
- t. Veterinary Services;
- u. Water Refill Station.

7.18.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated C6:

- a. Accessory Building;
- b. Administrative Office;
- c. Dwelling, Semi-Detached;
- d. Dwelling, Single Detached;
- e. Mobile Retail Vendor;
- f. Secondary Suite;
- g. Security / Operator Suite;
- h. Short-Term Rental.

7.18.5 Prohibited Uses

The following are prohibited uses which shall not be permitted in the zoning district designated C6:

- a. Drive-though Business;
- b. Filling Station;
- c. Vehicle Services.

7.18.6 Subdivision Regulations

a. Parcels to be created in the C6 zone must conform to Table 7.18.6:

Table 7.18.6 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses	All types	120 m ²	6 metres	20 metres			

7.18.7 Site Development Regulations

a. Site development in the C6 zone must conform to Table 7.18.7:

Table 7.18.7 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
all Permitted Uses, except Accessory Building	All types	0 metres	0 metres	0 metres	0 metres, except as outlined in 7.17.7c	Lesser of 25 metres or 6 storeys	95%, except as outlined in
Accessory Building	All types	Front Building Line	0 metres	0 metres	0 metres	Lesser of 5 metres or 1.5 storeys	7.18.7(b)

- b. Notwithstanding the regulations in Table 7.18.7, Parcel Coverage may be increased to a maximum of 100% if Open Space in the form of rooftop garden space is provided on a minimum of 15% of the roof surface.
- c. Notwithstanding the regulations in Table 7.18.7, the Rear Setback is 3 metres for Parcels without underground or under-building space for waste and recycling receptables.
- d. Private Open Space must be provided for each Dwelling Unit based on the following:
 - i. 10 m² for each three or more bedroom unit; and
 - ii. 7.5 m² for each two bedroom unit; and
 - iii. 5 m² for each one bedroom unit or bachelor unit
- e. Notwithstanding 7.18.7(d), Private Open Space is not required if a minimum of 15% of the Parcel Area is provided as Open Space.
- f. On Parcels Abutting Quilchena Avenue between Charters Street and Chapman Street, buildings over 4 storeys in Height must have a step-back of a minimum of 1.5 metres on the fifth storey and an additional 1.5 metres on every third storey thereafter.
- g. Minimum separation between Accessory Buildings and other Structures is 1.5 metres.

7.18.8 Conditions of Use

- a. Where a building contains residential Dwelling Units and commercial uses, the Dwelling Units must be located above or below the main floor or behind the commercial use.
- b. Single Detached Dwellings and Semi-Detached Dwellings may only be located as part of mixed use development, in conjunction with a commercial Use.
- c. Residential Dwelling Units must have a separate entrance from that of any commercial use.

7.18.9 Special Regulations

- a. Notwithstanding Table 7.18.7, the minimum Setbacks of a Single Detached Dwelling on Lot 3 Block 14 DL 123 Plan 1 KDYD (2126 Granite Avenue) from Parcel Lines are 6 metres from the front and rear Parcel Lines, and 1.5 metres from each side Parcel Line.
- b. For Parcel B (KJ48015) Block 16 District Lot 124 Kamloops Division Yale District Plan 1, PID: 023-113-952 (1990 Chapman Street), despite Section 7.18.2 permitted Uses, Place of Worship is added as a permitted Use; and despite Table 5.16: Off-Street Parking and Loading, the total number of required Parking Spaces for the building located on the north half of the Parcel is zero, and the total number of Parking Spaces for the building located on the southern portion of the Parcel is three.

7.18.10 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.19 Service Commercial (C7)

7.19.1 Intent

The purpose of the Service Commercial zone is to accommodate establishments which may require large areas for conducting of services, processing and distribution of products, or storage and handling of goods and equipment, such as light manufacturing, retail requiring indoor or outdoor storage, and vehicular oriented commercial uses.

7.19.2 Principal Uses

The following principal uses are permitted in the zoning district designated C7:

- a. Animal Services;
- b. Artisan Studio;
- c. Auction House;
- d. Building Supply Centre;
- e. Bulk Petroleum & Electricity Sales;
- f. Bus Depot;
- g. Business Support Services;
- h. Delivery Facility;
- i. Vehicle Services;
- j. Filling Station;
- k. Machinery Repair & Sales;
- I. Manufacturing, Light;
- m. Machine & Welding Shop;
- n. Mobile and Modular Home Sales;
- o. Participant Recreation Services, Indoor;
- p. Personal and Professional Services;
- q. Public Use;
- r. Recycling Depot;
- s. Retail Store, Convenience;
- t. Retail Store, General;
- u. Second-Hand Store;
- v. Storage Facility, Indoor;
- w. Transportation & Logistics;
- x. Vehicle Sales & Rentals:
- y. Vehicle Services;
- z. Veterinary Services;
- aa. Warehouse;
- bb. Water Refill Station.

7.19.3 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions.

- a. Animal Boarding;
- b. Bulk Petroleum & Electricity Sales;
- c. Film Studio;
- d. Food Primary Establishment;
- e. Parking Lot, Commercial;
- f. Truck Travel Centre;
- g. Winery.

7.19.4 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated C7:

- a. Accessory Building;
- b. Administrative Office:
- c. Security / Operator Suite;
- d. Vehicle Storage & Towing.

7.19.5 Subdivision Regulations

a. Parcels to be created in the C7 zone must conform to Table 7.19.5:

Table 7.19.5 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses	All types	450 m ²	15 metres	30 metres			

7.19.6 Site Development Regulations

a. Site development in the C7 zone must conform to Table 7.19.6:

	Table 7.19.6 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
all Permitted Uses, except Accessory Building	All types	0 metres	1.2 metres	0 metres	1.2 metres	Lesser of 18 metres or 4 storeys	80%, except as outlined in	
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.19.6(b)	

b. Notwithstanding the regulations in Table 7.19.6, Parcel Coverage may be increased to a maximum of 95% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.

c. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures

7.19.7 Conditions of Use

a. The Outdoor display of merchandise requires a minimum Setback of 2 metres from all Parcel Lines.

7.19.8 Special Regulations

a. Notwithstanding Section 7.19.2, the only Use permitted on the parts of Lot A, Plan 31180, TP 91, W6M (1750 Hill Street); Lot 11, Plan 11461, TP 91, W6M (1531 Walnut Avenue); and Lot 33, Plan 707, TP 91, W6M (1590 Fir Avenue) that lies within the C3 zone are a Machine & Welding Shop and associated storage and rental storage.

7.19.9 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.20 Airport Commercial (C8)

7.20.1 Intent

The purpose of the Airport Commercial zone is to provide aviation related services within close proximity to the airport.

7.20.2 Principal Uses

The following principal uses shall be permitted in the zoning district designated C8:

- a. Aircraft Sales & Servicing;
- b. Airport;
- c. Aviation Services;
- d. Bus Depot;
- e. Commercial Recreation Services;
- f. Delivery Facility;
- g. Gallery or Museum;
- h. Heliport;
- i. Public Use;
- j. Transportation & Logistics;
- k. Warehouse.

7.20.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated C8:

- a. Accessory Building;
- b. Administrative Office;
- c. Bulk Petroleum & Electricity Sales;
- d. Food Primary Establishment;
- e. Parking Lot, Commercial;
- f. Security / Operator Suite;
- g. Retail Store, Convenience;
- h. Vehicle Sales & Rentals.

7.20.4 Subdivision Regulations

a. Parcels to be created in the C8 zone must conform to Table 7.20.4:

	Table 7.20.4 Subdivision Regulations						
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses	All types	450 m ²	15 metres	30 metres			

7.20.5 Site Development Regulations

a. Site development in the C8 zone must conform to Table 7.20.5:

	Table 7.20.5 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
all Permitted Uses, except Airport and Accessory Building	All types	3 metres	0 metres	0 metres	See 7.20.5(c)	Lesser of 18 metres or 4 storeys, except as outlined in 7.20.5(c)		
Airport	All types	3 metres	3 metres	3 metres	3 metres	Lesser of 18 metres or 4 storeys, except as outlined in 7.20.5(c)	85%, except as outlined in 7.20.5(b)	
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres, except as outlined in 7.20.5(c)	Lesser of 5 metres or 1.5 storeys, except as outlined in 7.20.5(c)		

- b. Notwithstanding the regulations in Table 7.20.5, Parcel Coverage may be increased to a maximum of 100% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. Notwithstanding the regulations in Table 7.20.5, site development and placement of objects must conform with Transport Canada regulations, including Obstacle Limitation Surfaces for an AGNII Non-Precision Instrument aerodrome.
- d. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.20.6 Special Regulations

a. Despite Table 7.20.5, the Rear Setback is 37.9 metres on PARCEL A (BEING A CONSOLIDATION OF LOTS A & B, SEE CA6302384) SECTION 23 TOWNSHIP 91 KAMLOOPS DIVISION YALE DISTRICT PLAN KAP 80535; PID: 030-251-826 (4074 Airport Road).

7.20.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.21 Light Industrial (M1)

7.21.1 Intent

The Light Industrial zone is oriented towards a range of light and medium manufacturing, processing and other industrial uses.

7.21.2 Principal Uses

The following principal uses are permitted in the zoning district designated M1:

- a. Artisan Studio;
- b. Auction House;
- c. Brewing and Distilling;
- d. Building Supply Centre;
- e. Bulk Petroleum & Electricity Sales;
- f. Bus Depot;
- g. Business Support Services;
- h. Crematorium;
- i. Delivery Facility;
- j. Film Studio;
- k. Garden Centre, Outdoor;
- I. Greenhouse Agriculture;
- m. Machine & Welding Shop;
- n. Machinery Repair & Sales;
- o. Manufacturing, Light;
- p. Metal Recycling;
- q. Mobile and Modular Home Sales;
- r. Participant Recreation Services, Indoor;
- s. Public Use;
- t. Recycling Depot;
- u. Storage Facility, Indoor;
- v. Technology Centre;
- w. Transportation & Logistics;
- x. Vehicle Sales & Rentals;
- y. Vehicle Services;
- z. Vehicle Storage & Towing;
- aa. Veterinary Services;
- bb. Warehouse:
- cc. Water Refill Station;

dd. Winery.

7.21.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated M1:

- a. Accessory Building;
- b. Administrative Office;
- c. Security / Operator Suite.

7.21.4 Discretionary Uses

Subject to the regulations outlined in Section 4.5, the Development Approving Officer may approve any of the following uses, with or without conditions:

a. Food Primary Establishment;

7.21.5 Subdivision Regulations

a. Parcels to be created in the M1 zone must conform to Table 7.21.5:

Table 7.21.5 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses	All types	450 m ²	15 metres	30 metres			

7.21.6 Site Development Regulations

a. Site development in the M1 zone must conform to Table 7.21.6:

		Table 7.2	1.6 Site Dev	velopment	Regulation	s	
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
all Permitted Uses, except Accessory Building	All types	3 metres	3 metres, except as outlined in 7.21.6(c)	3 metres	3 metres, except as outlined in 7.21.6(c)	22 metres	75%, except as outlined in
Accessory Building	All types	Front Building Line	3 metres	3 metres	3 metres	16 metres	7.21.6(b)

- b. Notwithstanding the regulations in Table 7.21.6, Parcel Coverage may be increased to a maximum of 90% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.21.7 Conditions of Use

- a. All permitted Uses must be contained completely within an enclosed Structure.
- b. With respect to Bulk Petroleum & Electricity Sales, the fuel pumps and Accessory Buildings of commercial cardlock facilities may not be located closer than 17 metres from the centre line of a controlled access Highway.

7.21.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.22 Heavy Industrial (M2)

7.22.1 Intent

The Heavy Industrial zone is oriented towards a range of heavy manufacturing, processing and other industrial uses that are likely to require outdoor storage and or produce noise, smoke, dust, glare, fumes or odours.

7.22.2 Principal Uses

The following principal uses are permitted in the zoning district designated M2:

- a. Bulk Petroleum & Electricity Sales;
- b. Greenhouse Agriculture;
- c. Machine & Welding Shop;
- d. Manufacturing, Heavy;
- e. Metal Recycling;
- f. Transportation & Logistics;
- g. Vehicle Storage & Towing;
- h. Vehicle Wrecking;
- i. Warehouse.

7.22.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated M2:

- a. Accessory Building;
- b. Administrative Office;
- c. Security / Operator Suite.

7.22.4 Subdivision Regulations

a. Parcels to be created in the M2 zone must conform to Table 7.22.4:

Table 7.22.4 Subdivision Regulations						
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth		
All permitted uses	All types	600 m ²	20 metres	30 metres		

7.22.5 Site Development Regulations

a. Site development in the M2 zone must conform to Table 7.22.5:

		Table 7.2	2.5 Site Dev	velopment	Regulation	S	
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
all Permitted Uses, except Accessory Building	All types	6 metres	6 metres	6 metres	6 metres	18 metres	75%, except as outlined in
Accessory Building	All types	Front Building Line	6 metres	6 metres	6 metres	26 metres	7.22.5(b)

- b. Notwithstanding the regulations in Table 7.22.5, Parcel Coverage may be increased to a maximum of 90% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.22.6 Conditions of Use

- a. Where practical, all permitted Uses must be contained completely within an enclosed Structure.
- b. Nothing may be done which causes a Nuisance; nor may any activity be carried out which creates or causes a health, fire, or explosion hazard, electrical interference, or undue traffic congestion.
- c. Notwithstanding any other provision of this Bylaw, no Parcel or Structure may be used for the incineration of waste or other material, except for the incineration of wood waste generated from forest-based manufacturing industries.

7.22.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.23 Park and Cemetery (P1)

7.23.1 Intent

The Park and Cemetery zone is intended to identify lands for active or organized activities in parks, playfields or recreational facilities, cemeteries, and public use within the municipality.

7.23.2 Principal Uses

The following principal uses are permitted in the zoning district designated P1:

- a. Cemetery;
- b. Daycare Centre, Major;
- c. Park;

7.23.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated P1:

- a. Accessory Building;
- b. Food Primary Establishment;
- c. Mobile Retail Vendor.

7.23.4 Subdivision Regulations

a. Parcels to be created in the P1 zone must conform to Table 7.23.4:

	Table 7.23.4 Subdivision Regulations						
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth			
All permitted uses	All types	450 m ² , except as	15 metres, except as	30 metres, except as			
	· • • • • • • • • • • • • • • • • •	outlined in 7.23.4(b)	outlined in 7.23.4(b)	outlined in 7.23.4(b)			

b. Notwithstanding the regulations in Table 7.23.4, there is no minimum Parcel Area, Width or Depth for community gardens, playgrounds or plazas.

7.23.5 Site Development Regulations

a. Site development in the P1 zone must conform to Table 7.23.5:

	Table 7.23.5 Site Development Regulations							
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage	
all Permitted Uses, except Accessory Building	All types	3 metres	1.2 metres	3 metres	3 metres	Lesser of 16 metres or 4 storeys	30%, except as outlined in	
Accessory Building	All types	3 metres	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.23.5(b)	

b. Notwithstanding the regulations in Table 7.23.5, Parcel Coverage may be increased to a maximum of 45% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.

c. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.23.6 Special Regulations

a. Notwithstanding Section 7.23.2, a lawn bowling clubhouse is a permitted Use on Rem. Lot B, District Lot 124, Plan 26552 (2050 Merritt Avenue).

7.23.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.24 Institutional and Public Use (P2)

7.24.1 Intent

The Institutional and Public Use zone provides for the establishment of public use facilities, including government buildings and places of worship, and to provide suitable locations for public utilities.

7.24.2 Principal Uses

The following principal uses are permitted in the zoning district designated P2:

- a. Bus Depot;
- b. Community Care Facility, Major;
- c. Community Care Facility, Minor;
- d. Community Care, Facility, Specialized;
- e. Daycare Centre, Major;
- f. Daycare Centre, Minor;
- g. Gallery and Museum;
- h. Place of Worship;
- i. Public Use;
- j. School, Private;
- k. School, Public.

7.24.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated P2:

- a. Accessory Building;
- b. Assembly Place;
- c. Entertainment Facility;
- d. Participant Recreation Services, Indoor;
- e. Security / Operator Suite;
- f. School Portable;
- g. Dwelling Unit for staff, including a church manse;
- h. Urban Agriculture.

7.24.4 Subdivision Regulations

a. Parcels to be created in the P2 zone must conform to Table 7.24.4:

	Table 7.24.4 Subdivision Regulations							
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth				
All permitted uses	All types	450 m ²	15 metres	30 metres				

7.24.5 Site Development Regulations

a. Site development in the P2 zone must conform to Table 7.24.5:

	Table 7.24.5 Site Development Regulations						
Use	Parcel Type	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
all Permitted Uses, except Accessory Building	All types	0 metres	1.2 metres	0 metres	3 metres	Lesser of 22 metres or 5 storeys	85%, except as outlined in
Accessory Building	All types	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	7.24.5(b)

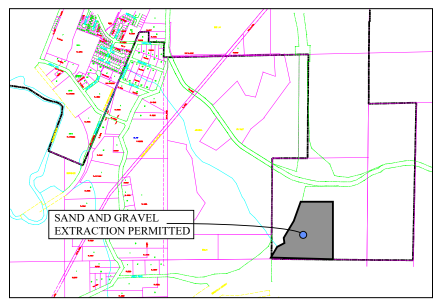
- b. Notwithstanding the regulations in Table 7.24.5, Parcel Coverage may be increased to a maximum of 100% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.24.6 Conditions of Use

a. Community Care Facilities must meet the definitions and requirements of the Community Care and Assisted Living Act.

7.24.7 Special Regulations

a. Notwithstanding Section 7.24.2, sand and gravel extraction is a permitted use on that portion of the SE $\frac{1}{4}$, Section 11, TP 91, W6M shown on the following sketch plan.



- b. Notwithstanding Section 7.24.2, the Uses permitted in the R2 zone are permitted on Lot A, DL 122, LD 25, Plan KAP47561 (Units A & B, 3191 Nicola Avenue).
- c. Notwithstanding Section 7.24.2, a Mobile Home is permitted on Lot A, DL 176, Plan 34260 (319 Lindley Creek Road) for the purpose of a Security / Operator Suite.

7.24.8 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6

7.25 Post-Secondary Educational (P3)

7.25.1 Intent

The Post-Secondary Educational zone provides for post-secondary educational institutions and their supporting uses. Provisions are also made to allow for Multiple Unit Dwellings to serve as faculty and student housing on the campus site.

7.25.2 Principal Uses

The following principal uses are permitted in the zoning district designated P3:

a. Educational Institution.

7.25.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated P3:

- a. Accessory Building;
- b. Daycare Centre, Major;
- c. Daycare Centre, Minor;
- d. Dwelling, Multiple Unit Apartment;
- e. Dwelling, Multiple Unit Townhome;
- f. Food Primary Establishment;
- g. Liquor Primary Establishment;
- h. Retail Store, Convenience;
- i. Urban Agriculture.

7.25.4 Subdivision Regulations

a. Parcels to be created in the P3 zone must conform to Table 7.25.4:

Table 7.25.4 Subdivision Regulations					
Use	Parcel Type	Minimum Parcel Area	Minimum Parcel Width	Minimum Parcel Depth	
All permitted uses	All Parcel types	450 m ²	15 metres	30 metres	

7.25.5 Site Development Regulations

a. Site development in the P3 zone must conform to Table 7.25.5:

	Table 7.25.5 Site Development Regulations							
Use	Parcel Type	Maximum Density (units per hectare)	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
all Permitted Uses, except Multiple Unit Dwelling or Accessory Building	All types	N/A	0 metres	3 metres	0 metres	3 metres	Lesser of 18 metres or 4 storeys	75%,
Dwelling, Multiple Unit	All types	90, except as outlined in 7.25.5(c)	0 metres	3 metres	0 metres	3 metres	Lesser of 22 metres or 5 storeys	except as outlined in 7.25.5(b)
Accessory Building	All types	N/A	Front Building Line	1.2 metres	0 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	

- b. Notwithstanding the regulations in Table 7.25.5, Parcel Coverage may be increased to a maximum of 90% with use of permeable surface materials for driveways and/or pathways on at least 15% of the total Parcel Area.
- c. There is no maximum Density for residential developments that are occupied by current students of the Educational Institution.
- d. Minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.25.6 Conditions of Use

- a. Where a building contains residential Dwelling Units and institutional or commercial uses, the Dwelling Units must be located above or below the main floor or behind the institutional or commercial use.
- b. Residential Dwelling Units must have a separate entrance, separate from that of any institutional or commercial use.

7.25.7 Other Regulations

- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.26 Future Development (FD)

7.26.1 Intent

The intent of the Future Development zone is to identify lands for future development as designated in the Official Community Plan. It is expected that new development in this zone will be aligned with the general vision of the corresponding OCP Sector.

7.26.2 Principal Uses

The following principal uses are permitted in the zoning district designated FD:

- a. Dwelling, Single Detached;
- b. Modular Home.

7.26.3 Secondary Uses

The following Secondary Uses are permitted in the zoning district designated FD:

a. Accessory Building.

7.26.4 Subdivision Regulations

a. Parcels to be created in the FD zone must conform to Table 7.26.4:

Table 7.26.4 Subdivision Regulations						
Use	Use Parcel Type Minimum Parcel Area Minimum Parcel Width Minimum Parcel De					
All permitted uses	All Parcel types	20,000 m ²	50 metres	30 metres		

7.26.5 Site Development Regulations

a. Site development in the FD zone must conform to Table 7.26.5:

	Table 7.26.5 Site Development Regulations							
Use	Parcel Type	Maximum Density	Minimum Front Setback	Minimum Interior Side Setback	Minimum Exterior Side Setback	Minimum Rear Setback	Maximum Height	Maximum Parcel Coverage
Dwelling, Single Detached or Modular Home	all Parcel types	One Dwelling Unit per Parcel	9 metres	3 metres	9 metres	9 metres	Lesser of 11 metres or 2.5 storeys	50%
Accessory Building	All Parcel types	N/A	Front Building Line	1.2 metres	1.2 metres	1.2 metres	Lesser of 5 metres or 1.5 storeys	

b. Minimum separation between the Principal Building and a Detached Secondary Dwelling is 3 metres, and the minimum separation between Accessory Buildings and other Structures is 1.5 metres, except Shipping Containers which have a minimum separation of 3 metres from combustible Structures.

7.26.6 Conditions of Use

a. Modular Homes must be on a permanent foundation and meet CSA A277.



- a. All Structures and Uses must comply with Part 4;
- b. Off-street parking and loading must comply with Part 5;
- c. Landscaping and Screening must comply with Part 6.

7.27 Comprehensive Development (CD)

7.27.1 Intent

The intent of the Comprehensive Development Zone is to allow for the creation of comprehensive, site specific land use regulations for properties within the City. Circumstances are such that control by conventional zones would be inappropriate or inadequate with regard to existing or future surrounding developments or to the interest of the applicant or to the public.

7.27.2 Application

- a. The City shall only create this where the following conditions are met:
 - i. the proposed development is, in the opinion of City Council, considered appropriate for the site with regard to the policies and objectives of the Official Community Plan and any other applicable City plan or policy; or
 - ii. the use of any other zone in the Zoning Bylaw to accommodate the proposed development would, in the opinion of City Council, result in potential conflicts with the scale and character of existing or future surrounding development, should the full development potential of such zone be utilized; or
 - iii. the proposed development is of a scale, character, or complexity requiring comprehensive planning and implementation that, in the opinion of City Council, is of a unique form or nature not contemplated or reasonably regulated by another zone.
- b. In addition to the information required by the Development Procedures Bylaw, the applicant must also provide the following information:
 - i. support rationale explaining why a Comprehensive Development Zone is desirable for the site, having regard to Section 7.27.2(a) above;
 - ii. a proposed zone, laid out in a similar format to the standard zone, which includes: the general purpose of the zone, a list of permitted Uses for the site, a list of regulations for the site, and a list of any other regulations that may apply;
 - iii. a narrative documenting the opinions and concerns of surrounding property owners and residents obtained through a public information program and how the proposed development responds to these concerns, together with a summary of the methods used to obtain such input;
 - iv. a site plan and/or elevations may be required to be attached to the specific CD zone as a schedule, where, in the opinion of City Council, the complexity of the proposed development is such that a site plan and/or elevations would be necessary to clarify or interpret the written regulations of the specific CD zone.
- c. The regulations of Part Two, Four, Five, and Six apply to all development within sites zoned as CD, unless such regulations are specifically excluded or modified by the CD zone.

- d. If the Comprehensive Development Zone is located in a Development Permit Area, the City shall specify the nature of development that is permitted, or which requires a Development Permit, in accordance with the Official Community Plan.
- e. CD zones shall be designated on the Zoning Map by "CD" followed by the reference number of the CD zone.

7.28 Comprehensive Development – Residential Commercial (CD1-RC)

7.28.1 Intent

The purpose of this zone is to permit comprehensively planned residential and commercial land use and development.

7.28.2 Principal Uses

The following principal uses are permitted in the zoning district designated CD1-RC:

- a. Single Detached Dwellings, and a maximum of one detached secondary Dwelling per Parcel;
- b. Multiple Unit Dwellings;
- c. Hotel;
- d. Home-based Businesses;
- e. Accessory Buildings except for Shipping Containers;
- f. Public service or utility buildings and Structures including towers;
- g. Parks and playgrounds.

7.28.3 Subdivision Regulations

- a. Minimum Parcel area for:
 - i. Single Detached Dwelling: 8,000 m²;
 - ii. Multiple Unit Dwelling: 3 hectares;
 - iii. Hotel: 3 hectares.

7.28.4 Site Development Regulations

- a. Maximum Density:
 - i. Maximum number of Single Detached residential Parcels: 90 Parcels;
 - ii. Single Detached Parcel: one Single Detached Dwelling and one Detached Secondary Dwelling;
 - iii. Multiple Unit Dwelling Parcels: 40 Dwelling Units per hectare;
 - iv. Multiple Unit Dwellings: 200 units;
 - v. Maximum number of Hotel suites: 125 suites.
- b. Minimum Setbacks:
 - i. Front yard: 6 metres;
 - ii. Side yard: 4.5 metres, except in the case of Accessory Buildings where it is 1.5 metres;
 - iii. Rear yard: 6 metres except in the case of Accessory Buildings where it is 1.5 metres.

7.28.5 Conditions of Use

 All development must be connected to the City of Merritt community water and sewage disposal systems.

- b. For Uses permitted under Section 7.28.2, no exterior storage of any kind, and no Garages for the repair and maintenance of equipment is permitted.
- c. The maximum Floor Area of a Detached Secondary Dwelling is 65 m².
- d. No more than one Accessory Building is permitted on a Parcel.
- e. The maximum Floor Area of an Accessory Building is 65 m²,
- f. Other than a Hotel, the maximum Height of a principal building is 12.0 metres and 6.0 metres for an Accessory Building.
- g. A maximum of two horses is permitted per Parcel.
- h. Home-based Business:

Notwithstanding Section 4.32, the following conditions apply to Home-based Businesses in Single Detached Dwellings:

- i. A Home-based Business may involve no structural alterations to the Dwelling and must give no exterior indication except as permitted in Section 7.28.2 that the Dwelling is being used for any purpose other than a residential Use;
- ii. One fascia sign not exceeding 0.19 m² in area is permitted;
- iii. The Home-based Business must be carried out wholly within a Dwelling Unit or within an Accessory Building and may involve no external storage of materials, containers, or finished products;
- iv. The Home-based Business must be operated solely by the resident of the residential Dwelling Unit with no more than one additional employee;
- v. Home-based Businesses, excluding Daycare Centre, are permitted to use up to a maximum area of 20 m² entirely within the principal residential Dwelling Unit;
- vi. A maximum of one Home-based Business is permitted per Dwelling Unit;
- vii. A Home-based Business requiring delivery of material to or from the residence by commercial vehicles or trailers shall not be permitted;
- viii. The Home-based Business Use must not generate the need for more than one additional on-site Parking Space;
- ix. A Home-based Business must not produce offensive noise, vibration, smoke, dust, odor, heat, glare radiation, or electrical interference;
- x. A Home-based Business is not permitted in Detached Secondary Dwellings if the Single Detached Dwelling has a Home-based Business;
- xi. A Bed and Breakfast must not alter the residential character or show an external indication the Dwelling is being used for any purpose other than a residential Use:
- xii. A Bed and Breakfast must be carried out wholly within the principal Dwelling Unit;
- xiii. The minimum size of guestrooms shall be 10 m²;
- xiv. The maximum number of guestrooms permitted shall be two, accommodating a maximum of four guests combined;

- xv. No meal other than breakfast may be served to guests. If Breakfast is served, it must be served before noon;
- xvi. All Parking Spaces required for the Bed and Breakfast are in addition to those required for the Single Detached Dwelling;
- xvii. The maximum length of stay for any guest is 10 days;
- xviii. Bed and Breakfasts must clearly be incidental or secondary to the Use of the Dwelling for residential purposes.
- xix. Notwithstanding Section 4.32, the following conditions apply to Homebased Business in Multiple Unit Dwellings:
- xx. Home-based Business is limited to an office or home working space, and no other Use;
- xxi. The public is not permitted to do business in the home where the Home-based Business is occurring;
- xxii. Delivery of goods to the residence for the operation of the Home-based Business is not permitted;
- xxiii. The Home-based Business in the residence will not occupy more than 10 m² of Floor Area;
- xxiv. Vehicles for the operation of the Home-based Business are limited in size to a maximum of a one ton pick-up or a one ton cube van;
- xxv. Non-resident employees are not permitted in Home-based Businesses.

7.28.6 Special Regulations

a. Notwithstanding Part Five, the following off street parking regulations also apply to any Structure and Use within the CD1-RC zone.

Table 7.28.6 CD1-RC Parking Regulations			
Single Detached Dwelling	two Parking Spaces per Dwelling Unit. One additional Parking Space for a Detached Secondary Dwelling.		
Multiple Unit Dwellings	1.5 Parking Spaces per Dwelling Unit plus 0.5 Parking Spaces per Dwelling Unit for a common parking area for visitors, boats, trailers, or recreational vehicles.		
Bed and Breakfast	one Parking Space per guestroom.		
Hotels	1.25 Parking Space per rentable unit		

READ A FIRST TIME THIS	30 th day of June, 2020		
READ A SECOND TIME THIS	30 th day of June, 2020		
A Public Hearing was held on the	4 th day of August, 2020		
A subsequent Public Hearing was held on the	18 th day of August, 2020		
READ A THIRD TIME THIS	18 th day of August, 2020		
Approved pursuant to section 52(3)(a) of the Transportation & Infrastructure ADOPTED THIS	_		

Linda Brown

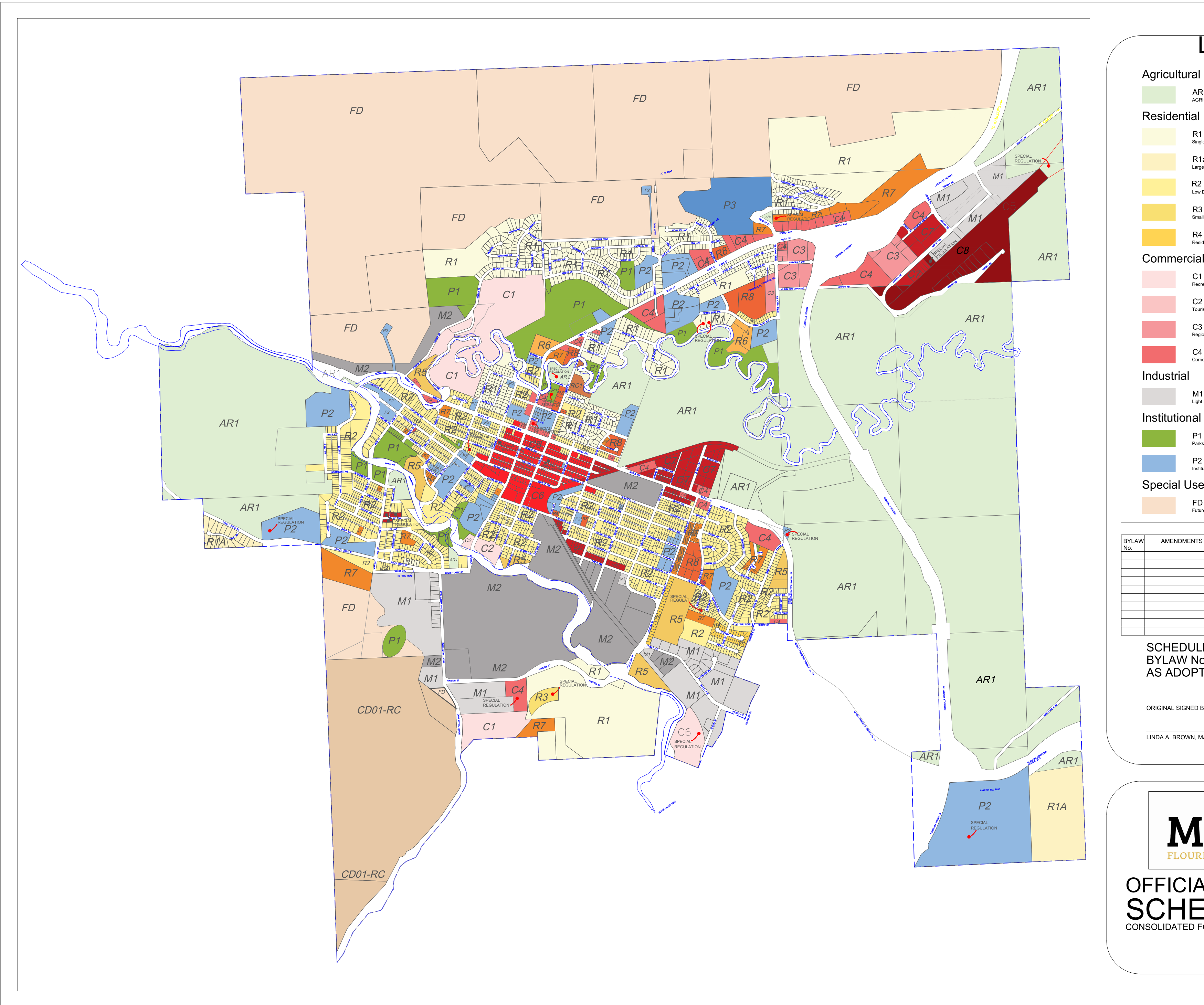
MAYOR

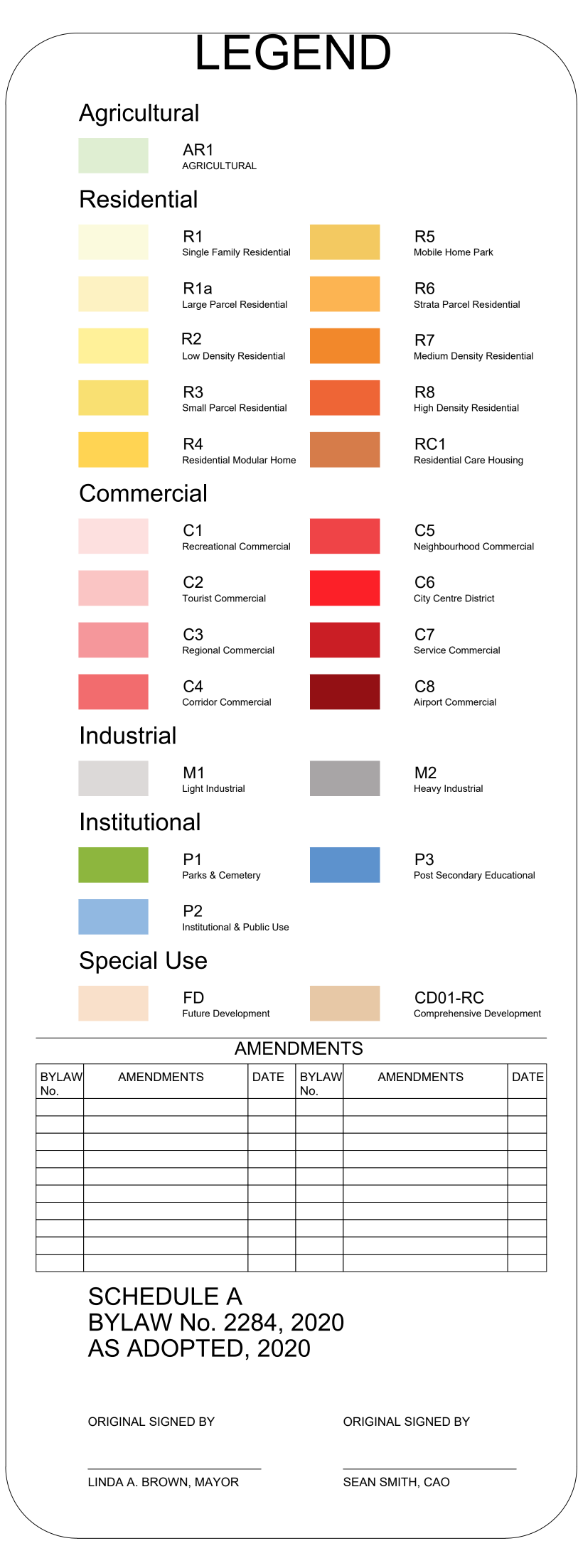
Sean Smith

CORPORATE OFFICER

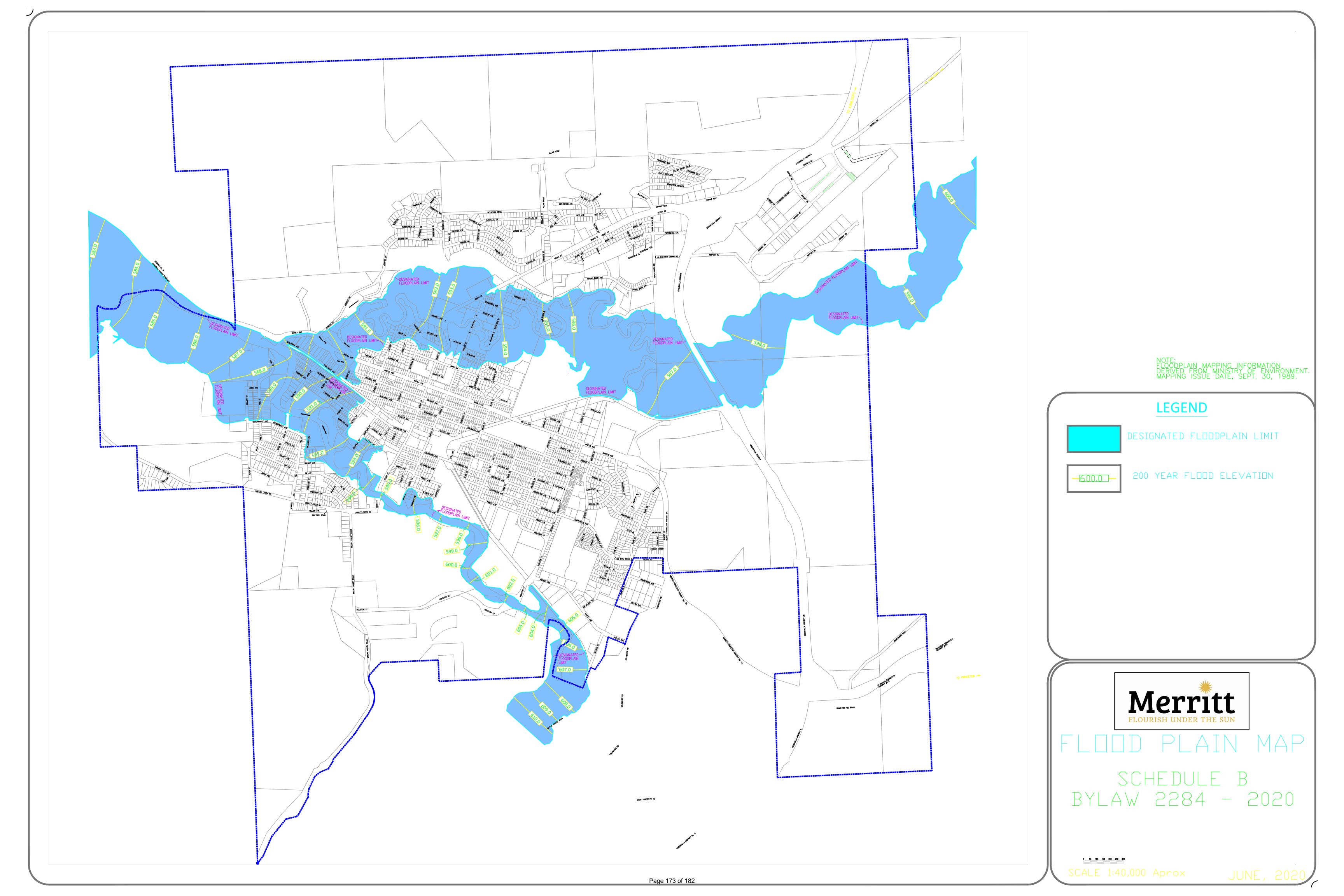
SCHEDULE "A" - ZONING MAP

SCHEDULE "B" - FLOODPLAIN MAP









CITY OF MERRITT

BYLAW NO. 2286

A BYLAW TO AMEND THE FEES AND CHARGES OF THE CITY OF MERRITT

	HEREAS the <i>Community Charter</i> permits a local government to impose fees and charges for all or rts of services provided by the Municipality;					
	ND WHEREAS the City of Merritt has adopted City of Merritt Fees and Charges Bylaw No. 2176, 15;					
ΑN	ND WHEREAS the City of Merritt is desirous of changing its fees and charges;					
NC	OW THEREFORE, the Council of the City of Merritt in open meeting assembled enacts as follows:					
1.	Citation					
	1.1. This Bylaw shall be cited as "Fees and Charges Amendment Bylaw No 2286, 2020".					
2.	Fees and Charges					
	2.1. That Schedule "B1" as attached to this Bylaw be inserted immediately after Schedule "B" of City of Merritt Fees and Charges Bylaw No. 2176, 2015.					
RI	READ A FIRST TIME THIS day of, 2020					
RF	READ A SECOND TIME THIS day of, 2020					
RI	EAD A THIRD TIME THIS day of, 2020					
ΑI	DOPTED THIS day of, 2020					

Sean Smith

CORPORATE OFFICER

Linda Brown

MAYOR

SCHEDULE "B1" TO BYLAW NO 2176, 2015 Amending Bylaw 2286, 2020 COMMERCIAL LIQUID WASTE DISPOSAL

- 1. Commercial liquid waste delivered by truck to the City of Merritt wastewater treatment plant shall be billed at a rate of \$47.50 per cubic metre.
- 2. In addition to the fee set out in Section 1 of this Schedule, where commercial liquid waste is disposed of outside of normal operating hours (as determined by the City of Merritt from time to time), a flat fee of \$200.00 per load will apply.



Report

City of Merritt SPECIAL Council Meeting September 1, 2020

File Number: 3900.2287

To: Sean Smith, Chief Administrative Officer

From: Greg Lowis, Deputy Corporate Officer

Date: August 25, 2020

Subject: Animal Control Bylaw amendments

RECOMMENDATION:

THAT Council give first reading to *Animal Control Amendment Bylaw No. 2287, 2020*

And

THAT Council give second reading to *Animal Control Amendment Bylaw No.* 2287, 2020

And

THAT Council give third reading to *Animal Control Amendment Bylaw No. 2287, 2020*

Background:

On June 30th, 2020, Council gave first reading to proposed new *Zoning Bylaw 2284, 2020*. This has subsequently progressed through two public hearings, has received second and third readings with amendments, and is anticipated to be adopted on September 1st, 2020.

The Zoning Bylaw is a complex document that has substantial interplay across the City's operations. Changes approved by Council have resulted in inconsistencies with existing Bylaws, and the need to create new ones. Although this was anticipated by staff (and a table listing the known changes was provided to Council on June 30th), it would

not have been efficient to do the work on each relevant bylaw until it was clear Council were prepared to adopt the changes proposed in the Zoning Bylaw. If the adoption goes ahead on September 1st, the additional work will be required in order to have consistency across the City's bylaws.

Rather than bring all these changes to a single meeting, staff propose making the amendments by and large over the course of late summer and fall 2020. Larger projects may not be finished until 2021.

The first staff proposal for update is the attached *Animal Control Amendment Bylaw*. The changes would bring the *Animal Control Bylaw* into concordance with the new *Zoning Bylaw*, and update the application forms for required permits.

The *Animal Control Bylaw* regulates, among other things, the manner in which bees and hens can be kept in the City of Merritt. There are references in the bylaw to permissible zones, setback requirements, and other restrictions which are now covered in the Zoning Bylaw. The proposed amendments would refer these to the *Zoning Bylaw*, and change the bylaw's single imperial measurement to metric for further consistency. Duplicated sections would be deleted to ensure that future rule changes would only happen in a single place.

Options / discussion

- 1. Give Animal Control Amendment Bylaw 2287 three readings
- 2. Receive this report for information

Financial / Risk Implications:

If Council adopts the Zoning Bylaw but does not then proceed with these changes, we will have two different sets of rules on how bees and hens may be kept in Merritt, in the two different bylaws. This would lead to confusion for residents, and potentially give them the ability to challenge rules to which they objected.

Attachments:

Schedule "A": Animal Control Amendment Bylaw 2287, 2020.

Schedule "B": Animal Control Bylaw Schedule "B". Schedule "C": Animal Control Bylaw Schedule "C".

Respectfully submitted,

Greg Lowis Deputy Corporate Officer

CITY OF MERRITT

BYLAW 2287

A BYLAW TO AMEND THE ANIMAL CONTROL BYLAW

WHEREAS the *Community Charter* Section 8(3)(k) allows a Council to, by bylaw, regulate, prohibit and impose requirements in relation to animals;

AND WHEREAS Council of the City of Merritt has adopted *City of Merritt Animal Control Bylaw No. 2241, 2018*;

AND WHEREAS Council of the City of Merritt wishes to amend said Animal Control Bylaw;

NOW THEREFORE the Municipal Council for the City of Merritt in open meeting assembled, **ENACTS AS FOLLOWS:**

Citation

1. This Bylaw shall be cited as the "Animal Control Amendment Bylaw No. 2287, 2020".

Definition

2. All subsequent section numbers and Schedule references refer to the *City of Merritt Animal Control Bylaw No. 2241, 2018.*

Amendments

- 3. Section 49(b) shall be deleted, and (c) shall be re-lettered as (b).
- 4. Section 54(a) shall be amended to read: "The parcel must be appropriately Zoned to allow the keeping of Hens according to the City's *Zoning Bylaw*."
- 5. Section 54(d) and (e) shall be deleted, and (f) shall be re-lettered as (d).
- 6. Section 56 (e) shall be amended to read: "for each Hen, a minimum of 20cm of perching space."
- 7. Section 57 (b) shall be amended to read: "the property owner occupier obtaining and providing the City with written consent from, if applicable, the property owner, and written consent, or refusal with medical reasons, from all abutting neighbours."

City of Merritt

Mayor

Animal Control Amendment Bylaw No. 2287, 2020

8. Section 61 shall be amended to read: "Bees may only be kept in a parcel where this is permitted by the City's Zoning Bylaw." 9. Sections 62 and 63 shall be deleted, and all subsequent sections renumbered appropriately. 10. Schedule "B" is replaced with the attached Schedule "B". 11. Schedule "C" is replaced with the attached Schedule "C". ____ day of ____, 2020 READ A FIRST TIME this ____ day of ____, 2020 READ A SECOND TIME this ____ day of ____, 2020 READ A THIRD TIME this ____ day of ____, 2020 ADOPTED this Linda Brown Sean Smith

Corporate Officer



Schedule "B"

Application for Henkeeping Permit

Applicant's name:		Telephone:	
Address:		Lot size (in m²):	
		Zone:	
		www.merritt.ca/zoningm	ap.php
do/do not own the prope	erty (delete as applicable)		
f applicable: Property own	ner's name, address, and o	consent:	
Annlicant's Signature		Date:	



Schedule "C"

Application for Beekeeping Permit

Applicant's name:		Telephone:	
Address:		Lot size (in m²):	
		Zone:	
		www.merritt.ca/zoningn	nap.php
do/do not own the pro	operty (<i>delete as applicable</i>	e)	
f applicable: Property c	owner's name, address, and	d consent:	
	ach side and back, if applica	able) complete this section:	
Name: Address:		Consent/Medica	al Refusal detailed below
Signature:			
Name:		Consont/Modies	al Refusal detailed below
Address:		Consent/iviedica	ai Kerusai detailed below.
Signaturo			
Signature:			
Name: Address:		Consent/Medica	al Refusal detailed below
Signature:			
Applicant's Signature:		Date:	



To: Mayor and Council

From: Don McArthur, Planning Manager

Date: August 27, 2020

Subject: North Bench Neighbourhood Development Plan Webpage & Survey

This is provided as information, and no resolution is required. Council may make a motion to

<u>This is provided as information, and no resolution is required. Council may make a motion to direct staff to take particular action if they wish.</u>

The North Bench Development Plan is progressing, and the next stage of community engagement has now started. City staff have launched a new webpage on www.merritt.ca/nbndp dedicated to this project, and the survey for residents is now live.

Staff would like to alert Mayor and Council, and local residents to this, and encourage everyone to read more about the plans for North Bench development, and to fill out the survey.

Respectfully submitted,

Don McArthur Planning & Development Services Manager