#### **CITY OF LANGFORD**

#### **BYLAW NO. 300**

A BYLAW TO REGULATE THE USE OF LAND, BUILDINGS, AND STRUCTURES AND THE PROVISION OF PARKING AND LOADING SPACES, SCREENING, AND LANDSCAPING

The Council of the City of Langford, in open meeting assembled, enacts as follows:

#### 1. Adoption of Regulations

The document entitled "Langford Zoning Bylaw", annexed hereto and marked as Schedules A, B, C, D, E, and F to Bylaw No. 300, is adopted as regulations pursuant to sections 903, 904, 906, 909, and 946 of the *Local Government Act*.

#### 2. Repeal

"Langford Zoning Bylaw No. 980, 1981" is repealed.

#### 3. Citation

This Bylaw may be cited for all purposes as "Langford Zoning Bylaw, 1999".

READ A FIRST TIME this 18<sup>th</sup> day of January, 1999.

PUBLIC HEARING held this 20<sup>th</sup> day of January, 1999.

READ A SECOND TIME this 20<sup>th</sup> day of January, 1999.

READ A THIRD TIME this 20<sup>th</sup> day of January, 1999.

MINISTRY OF TRANSPORTATION APPROVAL this 2<sup>nd</sup> day of February, 1999.

ADOPTED this 15<sup>th</sup> day of February, 1999.

MAYOR

**CLERK-ADMINISTRATOR** 

Adopted: 1999-02-15 Consolidated: 2022-05-02

#### List of Schedules

Schedule No.	Bylaw No.	Date of Adoption	Schedule Description
А	300	15 Feb 99	Zoning Regulations
В	300	15 Feb 99	Zoning Map
С	300	15 Feb 99	Cluster Housing Density for Lots A and B
D	300	15 Feb 99	Costco Landscaped Setback
E	300	20 Jul 09/ 1 Nov 21/ 6 Dec 12	Goldstream Meadows
F	300	15 Feb 99	Walfred Road Area
G	300	16 Feb 21	Hull's Field
Н	520	3 Mar 03	Olympic View Development Areas
I	812	19 Jan 04	Business Park 1A – Millstream Road East
J	801	1 Dec 03	Isabell/Happy Valley/Lodmell/Sooke/Walfred/Willshire Area
К	1248	1 Mar 10	972 and 974 Preston Way
L	1186	19 Jan 09	Westhills
M	628	21 Dec 01	Millstream Road East
N	1096	18 Jan 10	Sooke/Jacklin Area
0	1573	20 Jul 15	Bear Mountain – Suite Prohibited Areas
0-2	1768	18 Jun 18	RCBM2 (Resort Community of Bear Mountain 2)
Р	730	7 Apr 03	Rural Areas
Q	1231	20 Apr 15	Valley View Development
R	2009	24 Jan 22	CCP Zone
S	1146	21 Apr 08	C3 Zone Additional Uses (Jacklin/Attree)
Т	946	20 Jun 05	Millstream Road East Business Park
U			
V	1286	7 Sep 10	CD10 – Boulder Ridge
W			
Х	1209	15 Jun 09	South Skirt Mountain Neighbourhood
Y	1295	18 Oct 10	Hazelwood/Luxton Neighbourhood
Z	1521	14 Jul 14	McCormick Meadows Area Plan
AC	1314	19 Oct 11	Happy Valley-Flatman
AD	1320	17 Aug 15	Omnibus No. 22 – Amenity Contributions

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AE	1886	21 Jun 21	Revised Schedule			
AG	1450	18 Feb 13	CD20 – Eagle Ridge			
АН	1457	4 Mar 13	Green Development Checklist			
Al	1476	17 Jun 13	RM7A Zone Schedule Al			
AJ	1661	5 Dec 16	MUE1 Zone Schedule AJ			
AK	1725	5 Sep 17	Spencer Road, 2741 to 2761, and 996 Preston Avenue			
AL	1580	14 Aug 17	Area 1 and 2 – 2326 and 2350 Millstream Road			
AM	1885	17 Aug 20	1100 McCallum Road and 2780 Spencer Road			
SW	1670	4 Dec 17	Business Park 2A – Sooke Road West			
WL	1760	3 Jan 20	Worral – Latoria			

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Bylaw No.	Amendment No.	Adopted	Text (T) or Map (M) Amendment or Zoning Change (Z)	Zoning Change	Amendment
296	5	15 Feb 99	Z	R1 to BP1	2418 Millstream Road
335	1	15 Mar 99	TZ	AG1 to CH2	1034 Loma Linda – CH2 Zone
361	7	15 Mar 99	Т		Parking—preceded by Bylaw No. 386
359	6	19 Apr 99	Z	RM2 to RM3	882 Brock Avenue
350	4	17 May 99	Z	R1 to RS1	544, 548, 552, 556, 560, 564, 568, 572, 576, and 580 Atkins Avenue
364	8	17 May 99	TZ	R1 to CS1	821 and 827 Station Avenue – CS1 Text Amendments
386	11	19 Jul 99	Т		Omnibus No. 1
388	12	20 Sep 99	Z	R2 to RS1	625 Hoylake Road
349	3	15 Nov 99	Z	GR2 to R2	3240 Happy Valley Road
408	17	15 Nov 99	Z	M2 to C3	872, 876, 880, 884, 888, 890, and 892 Attree Avenue
391	13	26 Nov 99	Z	R2 to RS1	456, 460, and 462 Phelps Avenue
404	15	03 Dec 99	Z	GB1 to GR1	1300 Glenshire Drive
412	19	17 Jan 00	Z	R2 and RM2 to P2	2550 Millstream Road (New Fire Hall – 2625 Peatt Road)
445	26	06 Mar 00	Т	RM3 to RM7	Omnibus No. 2 – Manufactured and Modular Homes and RM7 Zone
406	16	17 Apr 00	Z	R1 and C3 to C8	2778 and 2792 Peatt Road
421	21	17 Apr 00	Z	AG1 to P2	760 Latoria Road
382	10	01 May 00	TZ	CT2 to CH3	2960 Irwin Road – New CH3 Zone
444	25	05 Jun 00	TZ	R2 to C1	2320 Millstream Road – C1 Text Amendment
486	29	28 Jun 00	Z	M2 and CS1 to C3	860 Attree Avenue, 841 and 849 Station Avenue, and 2932 Phipps Road (Wal-Mart)
487	30	28 Jun 00	Z	M2 and AG1 to C3	850 Attree Avenue and 2945 Phipps Road
422	22	20 Aug 00	Z	R2 to RM2	945 and 957 Goldstream Avenue and 2823, 2824/26 Rita Road
489	32	21 Aug 00	Z	R2 to RS1	628 Atkins Avenue
490	33	21 Aug 00	Z	R2 and R3 to RS1	636 and 650 Hoffman Avenue
427	24	18 Sep 00	Z	R2 and CT1 to C1	2355 Millstream Road
492	34	02 Oct 00	Т		Text Amendment – RS1 Zone
503	36	02 Oct 00	Т		Revisions to Multi-Family Residential Zone
512	41	16 Oct 00	Z	C3 and R2 to P2	2781 Millstream Road

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506	39	06 Nov 00	Т		Omnibus No. 3
508	40	06 Nov 00	Т		C3 Text Amendment
502	35	20 Nov 00	Z	R2 to BP1	2354 and 2364 Millstream Road
505	37	20 Nov 00	TZ	R2 to BP1	2450 and 2462 Millstream Road – BP1 Text Amendments
425	23	04 Dec 00	TZ	R1 to C8	2758 Peatt Road - C8 Text Amendments
516	43	04 Dec 00	TZ	R1 to MU1	2821 Jacklin Road – MU1 Zone
417	20	05 Feb 01	TZ	R2 to RM3	2744 Matson Road – RM2 Text Amendment s
515	42	05 Feb 01	Z	R1 to RM3	831 Hockley Avenue
543	46	05 Mar 01	Т		Text Amendments – C3 (District Commercial) Zone [Wal-Mart]
488	31	02 Apr 01	Z	R2 to RM2	2563 Millstream Road
544	47	02 Apr 01	Т		Omnibus No. 4 (Community Care Facilities)
476	28	07 May 01	Z	R2 to RS1	256 Atkins Avenue
556	49	07 May 01	Т		Detached Duplexes
559	51	07 May 01	TZ	R2 to BP1	2438 Millstream Road – BP1 Text Amendments
528	45	22 May 01	Т		Text Amendment Regarding Appendix I – Duplexes
540	48	22 May 01	Z	R2 to RS1	2703 Winster Road
558	50	18 Jun 01	Т		Text Amendment – Parking
586	52	16 Jul 01	Z	R1 to MU1	2849 Peatt Road
592	55	20 Aug 01	Z	AG1 to RM2	3339 Happy Valley Road
604	60	20 Aug 01	Т		R2 Text Amendment – 2863 Glen Lake Road
594	56	17 Sep 01	Z	R2 to C3	2429, 2439, 2441, 2443, 2447, 2451, 2465 Millstream Road and 690 Redington Avenue
602	58	17 Sep 01	Z	P2 and R2 to C8	2755, 2763, and 2775 Millstream Road and 2780 Winster Road (Boston Pizza)
595	57	05 Nov 01	Z	R2 to P2	2605 Crystalview Drive (Crystalview School)
616	63	03 Dec 01	Т		R2 Text Amendment – 11024/26 Walfred Road
588	53	17 Dec 01	TZ	R1 to RM8	607 Fairway Avenue – New RM8 (Assisted Living Medium Density Apartment) Zone
621	68	17 Dec 01	Z	R2 to RM2	949 and 951 Goldstream Avenue
622	65	17 Dec 01	Т		C8 Text Amendment – Non Residential Uses Prohibited Above the Second Floor and Parking Standards
628	67	21 Dec 01	TZ	R2 to BP1A and RS1	Millstream Road East - New BP1A (Millstream Road East) Zone
637	70	15 Apr 02	Т		Omnibus No. 5 (Day Care and Parking)
681	76	21 May 02	Z	R2 to RS1	2654, 2662, and 2664 Selwyn Road

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Bylaw No.	Amendment No.	Adopted	Text (T) or Map (M) Amendment or Zoning Change (Z)	Zoning Change	Amendment
670	75	17 Jun 02	TZ	GB1 to CD6	New CD6 (Bear Mountain) Zone
620	64	15 Jul 02	Z	R2 to RM7	2711 Jacklin Road and 891 Brock Avenue
664	73	07 Oct 02	Т		R2 Text Amendment – 498 Goldstream Avenue
686	77	04 Nov 02	Т		Text Amendment - P4 Park and Open Space Zone
696	80	04 Nov 02	Т		Text Amendment – P2 Community Institutional
691	78	18 Nov 02	Т		GB1 Text Amendment – Ravenwood Estates
498	38	20 Jan 03	TZ	M2 to BP2	2901 Sooke Road – New BP2 (Business Park – Sooke Road) Zone
712	87	20 Jan 03	Z	R2 to RM2	2684, 2692, 2700, 2704, and 2714 Millstream Road
636	69	03 Feb 03	Z	R2 to RS1	600, 605, and 606 Atkins Avenue
701	83	03 Feb 03	Z	R2 to RM3	710 Percy Place, 2654, 2656, and 2664 Millstream Road
710	85	03 Feb 03	Z	R2 to RS1	2708 and 2712 Rainville Road
520	44	03 Mar 03	TZ	AG1 to CD4	749 Latoria Road – New CD4 (Comprehensive Development Olympic View) Zone
711	86	17 Mar 03	Z	R2 to RS1	509 and 511 Leckfield Avenue
720	91	07 Apr 03	Z	R2 to RM7	2775 Jacklin Road
730	93	07 Apr 03	Т		Text Amendment – Section 946 Subdivision
717	89	05 May 03	Т		Omnibus No. 6 (Community Care, Day Care, and Liquor Store)
692	79	02 Jun 03	Z	C3 to C8	2835 Bryn Maur Road and 735 and 755 Goldstream Avenue
718	90	02 Jun 03	Z	R2 to RS1	2375 Swallow Place and 229 Flicker Lane
728	92	02 Jun 03	TZ	R2 to CD7	2605 Sooke Road – New CD7 (Comprehensive Development 7) Zone
647	71	16 Jun 03	Z	R1 to MU1	2844 Bryn Maur Road
739	96	16 Jun 03	Z	R1 to MU1	Text Amendment – 893 and 897 Hockley Avenue and MU1 (Mixed Use Residential Commercial) Zone
751	98	16 Jun 03	TZ	C8 to C3	895 Station Avenue – C3 Text Amendment
737	95	08 Jul 03	Z	R2 to RM3	2645 Millstream Road
698	81	21 Jul 03	Z	R2 to RS1	2642 Selwyn Road
741	97	21 Jul 03	Z	R2 to RM7	908 Brock Avenue
409	18	20 Oct 03	TZ	R1 to C8	817, 825, 837 Goldstream Avenue – Text Amendments Relating to Live/Work Studio
803	105	24 Nov 03	Т		Text Amendment – Comprehensive Development 6 – Bear Mountain

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801	104	01 Dec 03	TZ	To R2, RS1, C1, CS1, P2, and P4	3209 Happy Valley Road, 3213 Happy Valley Road, 895 Isabell Avenue, 3248 Lodmell Road, 2677 Sooke Road, 2697 Sooke Road, 940 Walfred Road, 944 Walfred Road, 966/968 Walfred Road, and 3208 Willshire Road
775	99	15 Dec 03	Т		2349 and 2355 Millstream – C1 Text Amendment (Veterinary Practices)
790	103	19 Jan 04	Т		Omnibus No. 7
812	109	19 Jan 04	Т		Text Amendment – Business Park 1A (Millstream Road East)
713	88	16 Feb 04	Z	R1 to C8	2827 and 2829 Peatt Road
817	111	22 Mar 04	TZ	R1 to C8	2766 Peatt Road (C8 Text Amendments)
778	100	05 Apr 04	TZ	AG1 to CD8	3691 Happy Valley Road – New CD8 (Comprehensive Development 8 – Valley View) Zone and Text Amendments
822	113	05 Apr 04	Z	AG1 to BP2	3382 Luxton Road
828	114	05 Apr 04	T		Omnibus No. 8
818	112	03 May 04	Z	CT1 to RM3	937 Skogstad Way
832	115	17 May 04	TZ	AM to CT3	829 McCallum Road – New CT3 (Tourist Commercial – Hotel) Zone
805	106	07 Jun 04	Z	R1 to C8	2752 Peatt Road
843	117	07 Jun 04	TZ	R2 to RS2	2154 Millstream Road – New RS2 (Residential Small Lot 2) Zone
845	118	07 Jun 04	Z	R2 to RM7	2691 Deville Road and 838 and 840 Brock Avenue
474	27	21 Jun 04	TZ	AG1 to CD2	Hull's Field – CD2 Zone
781	101	21 Jun 04	Z	R2 to RS1	2666, 2672, and 2674 Deville Road
591	75	12 Jul 04	TZ	GB1 to CD3	New CD3 (Comprehensive Development – Lakewood) Zone
623	66	16 Aug 04	T		C6 Text Amendments – Seating Capacity
841	116	16 Aug 04	TZ	GR2 to RS2	3248 and 3256 Happy Valley Road and Text Amendment for RS2 Zone and RS2 Parking Requirement
860	120	20 Sep 04	TZ	GB1 to P2	Omnibus No. 9 and 2872 Sooke Lake Road
809	108	04 Oct 04	Z	R2 to RM7	2604/2606 and 2610/12 Peatt Road
788	102	18 Oct 04	Z	R2 to RM7	722 and 726 Larkhall Road and 2628 Veterans Memorial Parkway
862	121	18 Oct 04	Z	R2 to RM7	2731 Claude Road
873	125	18 Oct 04	TZ	AG1 to RS2	3224 Happy Valley Road with Affordable Housing Text Amendments

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807	107	01 Nov 04	T		Goldstream Meadows (CD1 Text Amendment)
870	123	01 Nov 04	Z	R1 to MU1	860, 862, 864, 866 Orono Avenue and 2825 and 2839 Jacklin Road
880	127	01 Nov 04	Z	R2 to RM3	2600 Peatt Road
882	120	01 Nov 04	Т		M1 and M2 Text Amendments
867	122	15 Nov 04	Т		Text Amendment – CD2 (Comprehensive Development – Hull's Field) Rewrite
888	130	15 Nov 04	TZ	R2 to RS2	2747 Winster Road and Affordable Housing Text Amendment
892	133	06 Dec 04	T		2902 Jacklin Road – Text Amendment
894	135	06 Dec 04	T		Text Amendment – Permitted Uses
699	82	17 Jan 05	Z	R1 and C3 to RM7	761 Station Avenue and 2909 Aprell Place
705	84	07 Feb 05	Z	AG1 and RM2 to R2	3339 and 3341 Happy Valley Road
732	94	07 Feb 05	Z	R1 to CS1	2832 Millstream Road
872	125	07 Feb 05	TZ	AG1 to RS2 and GR2	948 Flatman Avenue and 3371 Happy Valley Road with Affordable Housing Text Amendments
893	134	21 Feb 05	Z	R1 to MU1	2704 and 2708 Peatt Road
814	110	21 Mar 05	Z	R2 to RM7	2644 Deville Road
887	129	21 Mar 05	Z	R1 to MU1	796 Revilo Place and 2921 Phipps Road
907	141	21 Mar 05	Т		Text Amendment – Intensive Residential Developments
921	149	21 Mar 05	Т		CD2 (Comprehensive Development 2 – Hull's Field) Text Amendment (2966 Jacklin Road and 3024 Glen Lake Road)
878	126	04 Apr 05	TZ	GB1 to CD9	2110 Millstream Road – New CD9 (Comprehensive Development 9 – North Heights) Zone
900	137	04 Apr 05	TZ	R1 to MU1	649, 655, 661, 665, 669, 671 Goldstream Avenue and MU1 Text Amendment
922	150	18 Apr 05	Т		859 Orono Avenue – M1 (Light Industrial) Text Amendment
924	151	18 Apr 05	TZ	R2 to RS2	2707 Winster Road – Affordable Housing Text Amendment
927	153	2 May 05	Т		Text Amendment to M2 (General Industrial) Zone and to Parking Regulations (1060 Henry Eng Place)
899	136	16 May 05	Z	R2 to RM2	848 Arncote Avenue
919	147	25 May 05	TZ	P3 to C3	2902 Jacklin Road and 891 Attree Avenue and 872, 876, 880, 884, 888, 890/892 Attree Avenue and C3 (District Commercial) Text Amendment

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933	156	06 Jun 05	Z	R1 to MU1	648 and 650 Goldstream Avenue
946	161	20 Jun 05	Т		Text Amendment BP1A (Millstream Road East) Zone
911	144	27 Jun 05	TZ	R2 to RM7	2743 and 2747 Jacklin Road – RM7 (Medium-Density Apartment) Text Amendment
944	160	18 Jul 05	TZ	GB1 to CD6	999 and 1000 Gade Road and Text Amendment to CD6 (Bear Mountain) Zone
968	164	19 Sep 05	Т		Omnibus No. 10
974	167	19 Sep 05	Z	C3 to RM7	761 Station Avenue
908	142	03 Oct 05	TZ	C5 to C8	598 Goldstream Avenue
932	155	17 Oct 05	TZ	R2 to C8	690 Hoffman Avenue, 685 Wagar Avenue, 2748 Winster Road, and 2705, 2717, 2725, 2737, and 2745 Millstream Road (688 Hoffman Avenue)
918	146	07 Nov 05	Z	R2 to RM7	769 Arncote Avenue
920	148	07 Nov 05	TZ	R2 to RS2	957 Glenwillow Place
930	154	07 Nov 05	Z	R2 to RS1	466 Atkins Avenue
904	140	05 Dec 05	TZ	R2 to RS2	2256/58 Yewtree Place
940	158	19 Dec 05	TZ	R2 to RS2	1205 Parkdale Drive
984	168	20 Feb 06	TZ	R2 to P1	Omnibus No. 11 and 948 Dunford Avenue
993	170	06 Mar 06	Z	R2 to RM7	820 and 830 Brock Avenue
909	143	01 May 06	TZ	R2 to RS2	2596 Selwyn Road
995	171	01 May 06	Z	RM2 to RM7	848 Arncote Avenue
998	173	01 May 06	Z	GB1 to RS2	1269 Goldstream Avenue
1010	179	01 May 06	Т		2401 Millstream Road
997	172	05 Jun 06	TZ	R2 to RM7	860, 862, 866, 868, 872, 874, 876, and 878 Brock Avenue and 2692, 2694, 2696, and 2698 Deville Road
1020	182	17 Jul 06	Z	R1 to MU1	2916, 2920, and 2924 Phipps Road
1026	183	21 Aug 06	Т		2110 Millstream Road
1032	185	05 Sep 06	Z	R2 to RM7	2685 Deville Road
926	152	18 Sep 06	TZ	AG1 to R2A	3438 Happy Valley Road
1028	184	03 Oct 06	Т		Text Amendment – CD6 (Comprehensive Development 6 – Bear Mountain
963	162	06 Nov 06	Z	AG1 to RS2	3419 Happy Valley Road
1002	175	06 Nov 06	Z	R2 to RS2	259 Atkins Avenue
1037	186	20 Nov 06	Т		1017 Langford Parkway (Text Amendment – CD2 Comprehensive Development – Hull's Field Zone)
939	157	18 Dec 06	TZ	CD3 and GB1 to CD3	New Regulations and Name Change from Lakeview to Westhills

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1004	176	18 Dec 06	Z	R2 to RM7	821 and 827 Arncote Avenue
1044	189	18 Dec 06	TZ	R2 to RS2	687 Hoylake Road
1039	187	15 Jan 07	TZ	P2 to R2	Text Amendment Omnibus No. 13 (332 Selica Road and 2935 Mt. Wells Drive)
1047	191	05 Feb 07	Т		CH2 Text Amendment – Density
1047	191	05 Feb 07	Т		CH2 Text Amendment - Density
999	174	19 Feb 07	Z	R1 and RM2 to MU1	2812, 2814, 2816, 2818 Jacobson Road and 2815 and 2817 Jacklin Road
1005	177	19 Feb 07	Z	GB1 to R2 and RS2	2792 Lakeshore Place
1053	192	16 Apr 07	Z	R1 to MU1	2715 and 2719 Peatt Road
1080	202	22 May 07	Z	R2 to RM7A	2680 Peatt Road (New RM7A Zone)
1058	195	04 Jun 07	Z	R1 and R2 to MU1	611 Goldstream Avenue and 604, 608, and 612 Fairway Avenue
1086	204	04 Jun 07	Т		Text Amendment – Comprehensive Development 1 – Goldstream Meadows
1101	209	04 Jun 07	Т		Text Amendment – 950 Walfred Road
1088	205	18 Jun 07	Т		Text Amendment – Comprehensive Development 6 – Bear Mountain
1061	197	16 Jul 07	TZ	AG1 to RS3	Text Amendment - 3343 Happy Valley Road
1072	199	16 Jul 07	Z	R2 to RM7	2661 Deville Road
1077	201	16 Jul 07	TZ	RH1 to C8A	Text Amendment – 867 Goldstream Avenue
1083	203	04 Sep 07	TZ	R1 to RM9	New RM9 – 2850 Aldwynd Road
1111	212	04 Sep 07	TZ	R1, GB1, M2 to CD3	Text Amendment – Westhills and Parking
1115	214	17 Sep 07	TZ	R2 to RS2	956 Isabell Avenue and Text Amendments
1043	188	01 Oct 07	TZ	R2 to RS2	3190 Glen Lake Road
1104	211	01 Oct 07	TZ	GR2 to RS3	959 Walfred Road
1055	193	15 Oct 07	Z	R2 to RM3	954 Walfred Road
1062	198	05 Nov 07	Z	AG1 to R2	3408 Hazelwood Drive
1121	216	03 Dec 07	TZ	AG1 to R2A and RS2	1023 Fashoda Place and Text Amendments
1118	215	27 Dec 07	TZ	AG1 to R2A and RS2	3616 Happy Valley Road and Text Amendments
1129	219	27 Dec 07	TZ	R1 and RM3 to RM7A	638 Goldstream Avenue and 636 Granderson Road
1097	208	21 Jan 08	TZ	AG1 to RS2	3691 Dallimore Road and Text Amendments

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1124	217	04 Feb 08	TZ	M2 to New MU1A	2871 Jacklin Road and Text Amendments
1142	225	04 Feb 08	Т		Text Amendment to CS3 Zone
1127	218	17 Mar 08	TZ	C1 to P3	3213 Happy Valley Road and Text Amendments
1059	196	07 Apr 08	TZ	R1 to MU1A	2877 and 2885 Peatt Road and Text Amendments
1140	224	21 Apr 08	TZ	R2 to RS3	3239 Lodmell Place and Text Amendments
1146	227	21 Apr 08	Т		Omnibus No. 14 Text Amendments
1154	228	16 Jun 08	TZ	R2 to RM7A	2731 Jacklin Road and Text Amendment
1201¹	232	16 Jun 08	Т		New Design Guidelines (Separate Document)
1157	229	21 Jul 08	TZ	R1 to MU1A	2710 Peatt Road
1159	231	18 Aug 08	TZ	R1 to RS2	1295 Kingfisher Place and Text Amendment
1162	233	02 Sep 08	TZ	GR2 to R2A	955 Walfred Road
1170	234	02 Sep 08	Т		Omnibus No. 15 - Lakefront
1135	222	06 Oct 08	TZ	R2 to RS3	3245 Happy Valley Road and Text Amendment
1178	239	17 Nov 08	TZ	GR2 to RS3	3326 and 3328 Happy Valley Road
1056	194	15 Dec 08	Z	R2 to RM3	792 Revilo Place
1186	241	19 Jan 09	Т		CD3 (Westhills) Text Amendment and other Text Amendments Relating to Secondary Suites
1132	220	02 Feb 09	TZ	C1 to C8A	2787 Jacklin Road
1189	243	02 Feb 09	TZ	R2 to RS2	735 Massie Drive and new RS2 Zone
1145	226	16 Feb 09	TZ	R2 to RM2A	668 Wagar Avenue and New RM2A Zone
1199	251	02 Mar 09	Z		Omnibus No. 17 – Text Amendments Regarding Home Occupations and Development Permit Exemptions
1094	206	16 Mar 09	TZ	GR1 to RS2	891 Isabell Avenue and RS2 Text Amendment
1192	250	16 Mar 09	Т		1170 Finlayson Arm Rd – Text Amendment to GR4 Zone
1144	230	06 Apr 09	TZ	GR2 to R2A and RS2	936 Walfred Rd – Text Amendment to R2A and RS2 Zones
1176	237	20 Apr 09	TZ	R2 to MU1A	689 Hoffman Ave –Text Amendment to MU1A
1198	249	20 Apr 09	T		Text Amendments – Temporary Use Permits
1214	257	20 Apr 09	TZ	R2 to MU1A	2683, 2687, 2691, and 2695 Tanhill PI – Text Amendment to MU1A
1076	200	04 May 09	TZ	AG1 to CD10	3349, 3355, 3361 Happy Valley Road – New CD10 (Comprehensive Development 10 – Boulder Ridge) Zone
1196	247	04 May 09	TZ	AG1 to R2A	1024 Englewood Rd – Text Amendments to R2A

<sup>&</sup>lt;sup>1</sup> Bylaw No. 1201 contains all the Design Guidelines and is a separate document.

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Bylaw No.	Amendment No.	Adopted	Text (T) or Map (M) Amendment or Zoning Change (Z)	Zoning Change	Amendment
1206	253	04 May 09	TZ	GB1 to P2	Amy Road Right-of-Way and P2
1177	238	15 Jun 09	TZ	CS1 to New RT1	980 Firehall Creek Park and New RT1 Zone
1209	212	15 Jun 09	TZ	R2, GB1, RM3, RH1, and RM1 to New CD12	South Skirt Mountain and new CD12 Zone
1215	258	20 Jul 09	Т		Goldstream Meadows – CD1 Rewrite
1228	263	20 Jul 09	TZ	GR2 to RS3	3380 Happy Valley Rd – Text Amendment to RS3
1103	210	17 Aug 09	TZ	AG1 to R2A, RS3, and RM3A	3458 Happy Valley Road and new RM3A Zone
1172	235	08 Sep 09	TZ	R2 to RM7A	932 and 938 Dunford Avenue
1223	260	08 Sep 09	Т		Omnibus No. 18 – Text Amendments
1232	266	08 Sep 09	TZ	GR2 to CD13	923, 927, 931 Walfred Road – New CD13 (Comprehensive Development 13 – South Walfred) Zone
1217	259	21 Sep 09	TZ	GR2 to RS3	951 Walfred Road
1254	271	02 Nov 09	Т		2510 Echo Valley Drive – Amendments to Area 6 and Revised Schedule O
1205	252	16 Nov 09	TZ	GB1 to P1A	2936 and 2941 Irwin Road and New P1A Zone
1259	274	16 Nov 09	Т		Text Amendment to Limit the Capacity of 76 Children at the Daycare at 1028 Lomalinda Drive
1212	255	07 Dec 09	TZ	GR2 to R4	894 Walfred Road
1216	262	07 Dec 09	Т		New R4 Zone (not associated with a particular property)
1096	207	18 Jan 10	TZ	R2 to CD7	3240 Jacklin Road - New Schedule N plus Text Amendment to Table 1
1227	261	18 Jan 10	TZ	GR2 to R4	918 Walfred Road - Text Amendment to Table 1
1261	276	18 Jan 10	TZ	R2A to RS3	957 Walfred Road – Text Amendment to Table 1
1262	277	01 Feb 10	TZ	AG1 and R2A to CD14	Hazelwood/Luxton – New CD14 Zone and Schedule Y
1256	272	15 Feb 10	TZ	GR2 to RS1 and RM7A	3350 Happy Valley Road
1185	240	01 Mar 10	TZ	C3 to C8A	662 Goldstream Avenue – Text Amendment to Table 1
1248	269	01 Mar 10	TZ	R2 to Mu1A	972 and 974 Preston Way, Schedule K, and Amendments to Table 1 and Parking Requirements
1273	280	19 Apr 10	TZM	AG1 to CD15	New CD15 (McCormick Meadows) and New Schedule Z
1268	278	17 May 10	TZ	GR2 to RS3	935 Walfred Road – Text Amendment to Table 1
1270	279	19 Jul 10	TZ	AG1 to R2A	1018 Loma Linda Drive – Text Amendment

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Bylaw No.	Amendment No.	Adopted	Text (T) or Map (M) Amendment or Zoning Change (Z)	Zoning Change	Amendment
1231	265	16 Aug 10	TM		Text Amendment to CD8 – Valley View Zone and Amended Schedule Q
1279	282	16 Aug 10	TZ	R2 to RM7A	2645 Peatt Road – Text Amendment
1290	285	16 Aug 10	Z		3420 Luxton Road – AG1 Text Amendment
1257	273	07 Sep 10	TZ	AG1 to RM7A	3365 Happy Valley Road – Text Amendment to Table 1
1286	284	07 Sep 10	ZM		Omnibus No. 21 – CD 10 (Boulder Ridge) Text Amendment and Amended Schedule V
1294	287	07 Sep 10	TZ	R2A to RM3A	3458 Happy Valley Road – Text Amendment
1295	288	18 Oct 10	TZM	AG1 to CD14	3332 Hazelwood Road – Text Amendment to CD14 Zone and Amended Schedule Y
1188	242	01 Nov 10	TZ	R2 to MU1A and RS3	685 Fairway Avenue – Text Amendment to MU1A Zone
1308	294	15 Nov 10	TZ	R1 to CS1	2836, 2840, and 2844 Millstream Road - Text amendment to CS1 Zone
1304	291	06 Dec 10	TZ	R2 to RT2	3251 Happy Valley Road – New RT2 Zone
1307	293	06 Dec 10	1201 <sup>1</sup>		Appendix T – General Design Guidelines for Sooke Road Commercial Revitalization Development Permit Area
1197	248	20 Dec 10	TZ	R1 to RM7A	2729, 2735, and 2741 Peatt Road (consolidated as 2733 Peatt Road)
1316	298	04 Jan 11	1201 <sup>1</sup>		Appendix U – General Design Guidelines for Carriage Houses
1282	283	17 Jan 11	TZ	R2 to RS2	962 Whisperwind Place and 990 Ironwood Court – Text Amendment to Table 1
1302	289	17 Jan 11	TZ	GR2 to R2 and RS2	930 Walfred Road – Text Amendment to Table 1
1314	296	17 Jan 11	TZM	AG1 to New CD18	941 Flatman Avenue and 3467 Happy Valley Road – New CD18 Zone
1190	244	7 Feb 11	TZ	R2 to MU1A	2697 and 2701 Peatt Road – Text Amendment to Table 1
1293	286	21 Feb 11	Т		911 Jenkins Avenue – Text Amendments to the P1 Zone
1230	264	7 Mar 11	TZ	R2 to RM7A	988 and 994 Dunford Avenue – Text Amendments to Text and to Table 1
1319	302	7 Mar 11	TM		3024 Glen Lake Road – Amend Schedule G plus Text Amendments to CD 2 and 3 Zones
1194	245	20 Jun 11	TZ	R2 to RM9	2732 Matson Road and Affordable Housing Text Amendment
1317	299	18 Jul 11	TZ	AG1 to RS2	1019 Fashoda Place and Schedule AD
1320	301	18 Jul 11	Т		Omnibus No. 22 – Text Amendment to Part 6: To Consolidate Amenity Contributions

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1347	313	6 Sep 11	Z	R2 to RS3	960 Isabell Avenue
1303	290	19 Sep 11	TZ	AG1 to RS3	1018 Fashoda Place and Schedule AD
1343	311	19 Sep 11	TZ	AG1 to RT2 and R2	1023 Marwood Avenue and Schedule AD
1360	323	19 Sep 11	Т		Omnibus No. 23 – Secondary Suites in Accessory Buildings
1354	317	3 Oct 11	Т		128-1047 Langford Parkway - Text Amendment to the CD2 (Hull's Field) Zone
1359	322	3 Oct 11	Z	R2 to R4	2657 Florence Lake Road
1338	309	17 Oct 11	TZ	R2 to RM7A	2691 Peatt Road and Schedule AD
1365	327	21 Nov 11	TZ	AG1 to R2A and RS3	1004 Fashoda Place and Schedule AD
1373	331	21 Nov 11	Z		Omnibus No. 25 – Accessory Buildings and Structures
1335	307	19 Dec 11	ZT	R2 to New C6B	2326 and 2350 Millstream Road – New CB6 Zone and Amendments to Parking Table
1337	308	19 Dec 11	ZT	GB1 to New BP4	2089, 2093, 2097 Millstream Road – New BP4 Zone and Amendments to Parking Table
1313	295	16 Jan 12	TZ	GB1 and RG1 to BP3	3008 Amy Road – New BP3 Zone and Amendments to Parking Table
1358	321	6 Feb 12	TZ	R2 and CT1 to MU1A	2741, 2749, 2751, 2753, 2757, and 2761 Spencer road and 996 Preston Way and Amendments to Parking Table
1372	330	6 Feb 12	Т		Omnibus No. 24 – Amendments to the R1, R2, and R2A Zones
1339	310	20 Feb 12	Z	R2 to RS3	961 and 963 Isabell Avenue
1366	328	20 Feb 12	ZT	R2 to RM7A	656, 660, and 664 Strandlund Avenue and Parking Table
1381	334	20 Feb 12	ZT	AG1 to RR2	Omnibus No. 26 – AG1 [Non-ALR] Lands)
1364	326	5 Mar 12	ZT	R1 to MU1A	2726 Peatt Road and Text Amendment to MU1A and Parking Table
1318	300	17 Sep 12	Z	R2 to RS2	727 Massie Dr
1333	306	20 Aug 12	ZT	R2 and C6 to C6A	2315, 2319 and 2323 Millstream Rd – New C6A Zone
1344	312	16 Jul 12	Z	R2 to RS3	671 Hoylake Ave
1349	315	28 May 12	TZ	RR2 to CD18	940 and 949 Flatman Rd replacing Section 6.107 and Schedule AC
1356	319	1 Oct 12	Z	RR2 to CH4	3385 Happy Valley Rd
1357	320	1 Oct 12	Z	RR2 and GR2 to CH4	3371, 3377 and 3379 Happy Valley Rd

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Bylaw No.	Amendment No.	Adopted	Text (T) or Map (M) Amendment or Zoning Change (Z)	Zoning Change	Amendment
1363	325	16 Jul 12	Z	GR2 to RS3	3262 and 3264 Happy Valley Rd
1370	329	1 Oct 12	Т	CH4	Adding Section 6.37A creating a new CH4 zone
1380	333	2 Apr 12	Т	BT1	Adding Section 6.67 to the BT1 Zone and adding properties 1102 Donna Ave, 2793, 2787, 2781, 2780, 2775, 2774, 2769, 2768, 2763, 2764, 2760, 2757, 2756 and 2753 Leigh Rd
1385	337	18 Jun 12	Т	CD10	Adding Group Day Care , Pet Day Care, Veterinary Practice in enclosed buildings, Attached Housing and One-Family dwellings to the Permitted Uses
1387	338	16 Apr 12	ZT	RR2 to CD14	3344 Hazelwood Rd
1391	342	16 Jul 12	Z	R1 to C8A	790 Hockley Ave
1394	345	16 Jul 12	Т		Omnibus No. 28 – Community Care Facilities
1397	346	4 Sep 12	R	R2 to MU1A	703 Massie Dr
1398	347	22 May 12	R	R2 to RS3	963 Walfred Rd
1399	348	28 May 12	Т		Omnibus No. 29 – Lot Coverage and new Schedule AE
1402	349	28 May 12	Т	CD6	Mini-storage to 2020 Country Club Way
1406	350	16 Jul 12	Z	C8A	2835 Peatt Rd to C8A Zone
1408	352	18 Jun 12	ZT	RR2 to RS3	3497 Luxton Rd to RS3, Attached Housing, Lot Coverage
1419	357	15 Oct 12	ZT	RR2 to RR3 and C1	3634 and 3660 Happy Valley Rd, replacing Appendix A of the South Langford Neighbourhood Plan Concept Map
1426	358	15 Oct 12	Т	Create RR3	Creation of the RR3 Zone
1427	359	4 Sep 12	Т		Omnibus No. 30 –Secondary Suites lot width, Recreational Vehicle definition, lot coverage
1437	364	1 Oct 12	Т		Omnibus No. 33 – Live/Work Studios and Flex Suites
1355	318	5 Nov 12	Z	RR2 to CD14	1017 Marwood Ave
1393	344	5 Nov 12	Z	R2 to MU1A	997 – 999 Goldstream Ave
1407	351	5 Nov 12	Т	M1	#109 – 937 Dunford Ave – skateboard school
1444	369	5 Nov 12	Т	BP5	1010 McCallum Rd new Business Park 5 – McCallum Rd South Zone
1432	361	19 Nov 12	Z	R2 to RM7A	912 Jenkins Ave
1050	190	18 Mar 13	Т		Parking Regulations – Section 4
1418	356	17 Dec 12	Z	RR2 to RR3	3622 Happy Valley Rd
1433	362	21 Jan 13	Z	R1 to RS2	2800 Lake End Rd
1440	365	21 Jan 13	Z	R2 to MU1A	679 Wagar Ave
1446	370	21 Jan 13	Т	GB1 to BP2A	2936 Awsworth Rd and 2960 Sooke Rd

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1450	372	18 Feb 13	Т	R2 and CD6 to CD20	2154 Millstream Rd, 974 Arngask Ave and 2317 Echo Valley Dr
1451	373	18 Feb 13	T		Omnibus No. 31 – Keeping of Domestic Farm Animals
1457	376	4 Mar 13	Т		Adding the Green Development Checklist as Schedule AH
1362	324	4 Mar 13	Z	RM2 to MU1A	554 Goldstream Ave
1412	354	2 Apr 13	Z	R1 to MU1A	828 Hockley Ave
1453	374	2 Apr 13	Z	GR2 to CD21	3372 Happy Valley Rd
1441	366	6 May 13	Z	R2 to RS3	925 Isabell Ave
1448	371	6 May 13	Z	R2 to BP6	2300, 2304, 2310, 2312 Millstream Rd
1472	381	6 May 13	Z	R1 to P1B	3025 Glen Lake Rd
1384	336	21 May 13	Z	GR2 to RS3	3300/06/10/26/28/38/40/44 Happy Valley Rd
1469	380	17 Jun 13	Z	R2 to RS3	974 Walfred Rd
1473	382	17 Jun 13	Т		1017 Marwood Ave; OR pays to the City \$50,000 for each required affordable house towards the Affordable Housing Reserve Fund; Replace Schedule AD
1476	384	17 Jun 13	Т	RM7A	Amendment to Section 6.36A – RM7A amendments
1392	343	15 Jul 13	Z	R1 to MU1A	2720 Peatt Rd
1455	375	15 Jul 13	Z	R4 to R1	894 Walfred Rd
1350	316	15 Jul 13	Т		Design Guidelines
1462	378	19 Aug 13	Z	R2 to RS3	952 Whisperwind Pl
1485	388	19 Aug 13	Т		Omnibus No. 36 – AG1 text amendment
1481	385	7 Oct 13	Т		Omnibus No. 35 – Density Requirements in C3, GB1 changes and off street parking options in areas where Commercial uses are permitted
1475	383	21 Oct 13	Z	R2 to RS3	975 Walfred Rd
1502	396	17 Feb 14	Z	R1 to RS2	3187 Glen Lake Rd
1509	399	3 Mar 14	Т		Omnibus #38, 1220 Parkdale Dr – Floor area ratio and off-street parking
1506	397	11 Mar 14	ZT	P2 to C10	New C10 – Langford City Centre Zone
1482	386	11 Mar 14	ZT	RM2 and RM7 to BP7	1075 Henry Eng Pl
1488	391	22 Apr 14	T	CD6	Allow townhouses on 2332 Copper Rock Crt
1511	401	22 Apr 14	Z	P1 to R2A	2506 Selwyn Rd
1428	360	20 May 14	Z	RR2 to RS3	3505, 3508 and 3512A Happy Valley Rd
1486	389	20 May 14	Z	R2 to RM7A	2737 Jacklin Rd
1496	394	20 May 14	Z	RM2 to RM9	2771 Jacklin Rd

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1507	398	28 May 14	ZT	R2 and RR4 to MUE1 and R2A	Unaddressed properties (sold PCC Lands) and 1166- 1168 Goldstream Ave, 1176 and 1210 Goldstream Ave
1510	400	14 Jul 14	ZT	R1 to C9A	784 Hockley Ave
1520	405	14 Jul 14	Т		3467 Happy Valley Rd
1522	407	2 Sep 14	Т	RR6A	Creates the Rural Residential 6A Zone
1518	404	2 Sep 14	Z	RR6A	760 Latoria Rd
1533	410	2 Sep 14	Т		3010 Amy Rd, 2815, 2844 Lake End Rd, 2877 Trans- Canada Hwy, 2880 and 2885 West Shore Pkwy (adding Bus Terminal and Recreational Facilities definitions and subsections.
1517	403	6 Oct 14	Z	RR6A	757 Latoria Rd
1415	355	3 Nov 14	Z	RR6	709 and 774 Latoria Rd
1526	408	3 Nov 14	Z	RM7A	944 Dunford Ave
1516	402	17 Nov 14	Z	RR6A	815 and 835 Latoria Rd
1534	411	17 Nov 14	Z	C9A	772 Hockley Ave
1541	413	1 Dec 14	Z	R2A	3670 Happy Valley Rd
1442	367	15 Dec 14	Z	RR6A	820 Latoria Rd
1548	416	2 Mar 15	Т		Omnibus No. 40 - Lot Coverage, Refund Container Return Depots, Brand Name Terms, Minimum Setback to Garages and Carports, Secondary Suites in Large Lots in RS3, Ground Level Parking design Guideline
1551	418	16 Mar 15	TZ	RR2 to RS3	3504 and 3508 Happy Valley Rd
1557	421	16 Mar 15	Т		Schedule AD – Eligible for reduction in Section 2
1559	422	16 Mar 15	Т		Schedule AD Amendment – Amenity Contributions
1546	415	7 Apr 15	Т		3294 Happy Valley Rd
1498	395	7 Apr 15	TZ	RH1 to C6A	691 and 697 Hoylake Ave
1562	424	20 Apr 15	M		919, 923, 927, 931, 935, 939 and 943 Wild Ridge Way
1484	387	1Jun15	MT	AG1 and RR2 to RR6	935 Latoria Rd and 3579 Happy Valley Rd
1536	412	15 Jun 15	Z	RR2 to RR6A	720 Latoria Rd
1554	420	15 Jun 15	ZT	New C6C	2658, 2662, 2666 and 2670 Secretariat Way and 899 McCallum Rd
1561	423	15 Jun 15	Z	RM7A	1021 and 1027 Springboard PI
1570	427	15 Jun 15	Т		Omnibus No 41 – height in principal dwellings and various other amendments
1568	426	20 Jul 15	Т	RS4 and RM7A	300 and 301 Phelps Ave
1549	417	17 Aug 15	Т	MU1A	2819 Jacklin Rd

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1573	430	17 Aug 15	M		New Schedule O
1567	425	17 Aug 15	Т	RM7A	687 and 699 Strandlund Ave
1575	431	8 Sep 15	Z	C9A	778 Hockley Ave
1581	434	8 Sep 15	Т		Omnibus No. 42 – height in the RM7A Zone, duplexes on large lots within Residential Small Lot Zones
1468	379	19 Oct 15	Z	R2A	2150 Millstream Rd
1583	435	19 Oct 15	Т	RS3	3306, 3310, 3326, 3328, 3338, 3340 and 3344 Happy Valley - add townhouses as a permitted use
1589	436	19 Oct 15	Т		2758 Peatt Rd
1590	437	19 Oct 15	Z	P1B	3017 Glen Lake Rd
1592	438	2 Nov 15	Т		CD10 Text Amendment – 3342 Turnstone Dr, 3348 Vision Way and 903 Tayberry Terr.
1544	414	18 Jan 16	Z	RS3	3275 Walfred Pl
1599	441	18 Jan 16	Т	RR7	Creates the new RR7 Zone
1601	442	18 Jan 16	Z	RR7	881 Klahanie Dr
1571	428	1 Feb 16	TZ	C10	3030 Jacklin Rd
1572	429	1 Feb 16	М	0	2235 Players Dr
1605	443	1 Feb 16	Z	MU1A	2781 Strathmore Rd
1610	445	1 Feb 16	TZ	BT1	2792 Leigh Rd
1597	440	15 Feb 16	TZ	RS3	3416 Hazelwood Rd
1619	451	21 Mar 16	Z	CS3	2793 Leigh Rd
1495	393	18 Apr 16	Z	MU1A	3030 Jacklin Rd
1611	446	18 Apr 16	Z	RS3	566 Treanor Ave
1613	447	18 Apr 16	TZ	RT1	3483 Happy Valley Rd
1614	448	2 May 16	Т	MU2	Creates MU2 Zone
1615	449	2 May 16	Z	MU2	772, 777, 778, 784 Hockley Ave
1596	439	16 May 16	Z	RR6A	734 Latoria Rd
1608	444	1 Jun 16	Z		Omnibus No. 43 – projections in side setbacks, fencing and various other amendments
1642	457	18 Jul 16	Z	RM7A	647 and 667 Redington Ave and 2478 and 2482 Selwyn Rd
1633	455	18 Jul 16	Z	R2A	1021 and 1053 Englewood Ave
1623	454	15 Aug 16	TM	CD6A	Creates Comprehensive Development 6A-Bear Mountain
1638	456	15 Aug 16	Т	MU1A and CS1	720, 724 and 732 Meaford Ave; 2848 and 2852 Millstream Rd
1620	452	19 Sep 16	Т		1431 Grand Forest Cl

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1647	459	19 Sep 16	Т		Hotel definition
1648	460	3 Oct 16	Т		Replace Schedule Z – 1067, 1099, 1124 and 1164 Braeburn Ave; 3439 Ambrosia Cres
1531	409	17 Oct 16	TZ	RS2 to CH4	Building Height, apartment use, Storage: Enclosed and Unenclosed – Omnibus No. 39; 3342-3391 Crossbill Terr from RS2 to CH4
1658	463	7 Nov 16	TZ	RR4 to RAE1	New RAE1 Zone, 1128 Finlayson Arm Rd
1616	450	21 Nov 16	Z	RR2 to RR7	892 Klahanie Dr
1649	461	21 Nov 16	Т	C1	2285 Bellamy Rd
1552	419	5 Dec 16	Z	R1 to MU2	2854 and 2856 Peatt Rd; 815, 819 and 823 Hockley Ave
1660	464	5 Dec 16	Z	R2 to RM7A	2822 and 2824 Knotty Pine Rd
1661	465	5Dec16	TZ	R2 to MUE1	1134 and 1132 Donna; Restaurant, Retail and other Service Commercial Uses
1650	462	16 Jan 17	Z	R2 to RS3	2559 Millstream Rd
1646	458	6 Feb 17	Z	R2 to RS3	967A Isabell Ave
1664	467	6 Mar 17	Z	R2 to RM7A	694 Hoylake Ave
1667	468	3 Apr 17	Т		2780 Veterans Memorial Pkwy
1676	472	18 Apr 17	Т		2401 Millstream Rd – Personal Services
1685	480	1 May 17	Т		Omnibus No. 46 – licensed premises
1675	471	15 May 17	TZ	New CH5 and BP8	Centre Mountain Properties
1684	479	8 Jun 17	Т		Omnibus No. 45 – Care Facilities
1691	482	8 Jun 17	Т		903 Tayberry Terr
1694	484	19 Jun 17	TZ	RR4 to RS4	3690 and 3694 Happy Valley Rd
1699	488	19 Jun 17	Т		3039 Glen Lake Rd – secondary suite in an Accessory Building
1703	490	19 Jun 17	TZ	RR4 to RS4	3690 Happy Valley Rd
1673	470	17 Jul 17	Z	RM2 to RM7A	616 Goldstream Ave
1679	475	17 Jul 17	TZ	R2 to RS1	592 Phelps Ave
1681	477	17 Jul 17	TZ	R2 to MU2	2762 and 2768 Claude Rd
1695	485	17 Jul 17	TZ	RR5 to RM7A and RS2	3296 Jacklin Rd
1702	489	17 Jul 17	TZ	RM3 to MU1A	731 Station Ave
1580	433	14 Aug 17	Т	CD6	2326 and 2350 Millstream Rd
1576	432	5 Sep 17	Т	CR1	2207 Millstream Rd
1677	473	5 Sep 17	Z	R2 to RM7A	817 Arncote Rd
1705	491	5 Sep 17	Z	RR2 to RR6A	656 Frederic Rd and 765 Willing Dr

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1725	499	5 Sep 17	TZ	CT1 to MU1A	Omnibus No 48 – Text Amendment to MU1A Zone
1692	483	18 Sep 17	Z	R2 to RM7A	3130 Jacklin Rd
1710	492	2 Oct 17	Z	MU1 to MU2	862, 864 and 866 Orono Ave and 2839 Jacklin Rd
1721	495	2 Oct 17	Z	CS1 to MU1A	732 Meaford Ave
1720	494	16 Oct 17	Т	RS2	3343, 3347 and 3359 Luxton Rd
1731	502	20 Nov 17	Т	RR4 to RS4	2955 Irwin Rd
1670	469	4 Dec 17	TZ	RR2 to BP2A	3344, 3370 Luxton and 2869 Sooke Rd
1680	476	4 Dec 17	Z	R1 to MU2	767, 769 and 771 Hockley Ave
1723	497	4 Dec 17	Z	R2 to RS3	967 Walfred Rd
1747	513	4 Dec 17	TZ	RM3 and CT1 to MU1A	1067 and 1077 Goldstream Ave
1736	468	8 Jan 18	Т	R2	2874 Leigh Rd
1741	508	8 Jan 18	TZ	RS4	Portion of 4342 West Shore Pkwy
1746	512	8 Jan 18	Т		Omnibus No. 49 – Crematorium, Appendix A, H and L of Design Guidelines
1745	511	22 Jan 18	TZ	R2 to RS1	681 Rockingham Rd
1748	514	19 Feb 18	TZ	CS1 to MU1A	2844 Millstream Rd
1749	515	19 Feb 18	TZ	New MUE2	790 McCallum Rd
1690	481	5 Mar 18	Т	RR4	1319 and 1323 Ravensview Dr
1740	506	5 Mar 18	Z	R1 to RS4	1253 Goldstream Ave
1744	510	5 Mar 18	Z	R1 to RM2A	1177 Goldstream Ave
1739	505	19 Mar 18	Z	C3 to C8A	694 Goldstream Ave and 688 Granderson Rd
1742	509	3 Apr 18	TZ	P4 to BP2A	3344, 3370 Luxton Rd and 2869 Sooke Rd
1717	507	7 May 18	Т		CD6 Text Amendment – 2500 Echo Valley Dr
1753	518	7 May 18	Т		1256 Landing Lane
1719	493	22 May 18	Z	R2A and RR4 to RT1	2148 and 2150 Millstream Rd
1767	527	22 May 18	TZ	C3 and CS1 to C9	2668, 2674, 2682, 2684, 2686, 2696, 2702 and 2706 Sooke Rd
1727	501	18 Jun 18	Z	RR4 to RM2A	1300 Glenshire Dr
1750	516	18 Jun 18	TZ	R1, R2 and P2 to C9	798 Goldstream Ave; 2747, 2753, 2761, 2769 and 2779 Peatt Rd; 2734, 2738, 2742, 2746, 2750 and 2756 Claude Rd
1757	521	18 Jun 18	TZ	RR2 to RM2A	3427 Happy Valley Rd
1766	526	18 Jun 18	TZ	R2 to RM2A	942 and 948 Jenkins Ave
1768	528	18 Jun 18	M	CD6A	Schedule 02 Replaced

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Bylaw No.	Amendment No.	Adopted	Text (T) or Map (M) Amendment or Zoning Change (Z)	Zoning Change	Amendment
1773	531	5 Jul 18	Т	RM7A	616 Goldstream Ave
1752	517	16 Jul 18	Т		Parking Amendments
1782	536	16 Jul 18	Z	R1 to MU1A	832 Hockley Ave
1762	524	30 Jul 18	Z	R2 to RS4	2158 Millstream Rd
1788	538	30 Jul 18	Т		CD6A Zone – All Properties
1797	543	31 Jul 18	Т	CD6 and CD6A Zones	Renaming to Resort Community of Bear Mountain 1 and 2
1698	487	20 Aug 18	Т	AG1 to RR6 and RM2A	866 Latoria Rd
1774	532	4 Sep 18	TZ	R1 to MU1A	852, 856, 858 and 890 Orono Ave
1756	520	4 Sep 18	TZ	CS1 to C8A	721 Station Ave
1682	478	24 Sep 18	Z	R1 to MU2	2845, 2847, 2850 Bryn Maur Rd; portion of 737 Goldstream Ave
1804	545	3 Dec 18	Т	C10	3030 Merchant Way
1793	540	17 Dec 18	TZ	CS1 and RR4 to MU1A	1062 Goldstream Ave
1805	546	17 Dec 18	Z	CS1 to MU1A	1064 Goldstream Ave
1809	549	17 Dec 18	Т	MUE1	2750 Leigh Rd
1811	551	17 Dec 18	Т		2961 and 2965 Sooke Rd
1808	548	21 Jan 19	TZ	R2 to RS3	2786 Wenger Terr
1794	555	19 Feb 19	Т	RS3	935 Walfred Rd
1806	547	19 Feb 19	Z	C9	2688 and 2690 Sooke Rd
1792	539	4 Mar 19	Z	R2 to RS3	2512 Duncan Place
1785	537	1 Apr 19	Z	AG1 to RS4	734 Latoria Rd
1832	558	1 Apr 19	Т	C3	1016 McCallum Rd
1826	555	21 May 19	Z	RR5 to RS3	939 Walfred Rd
1775	533	17 Jun 19	Т	CD10 Amendments	3342 Turnstone Dr
1810	550	15 Jul 19	Z	RR2 to RR7	887 Klahanie Dr
1777	534	3 Sep 19	Z	R2 to MU1A	2670 Peatt Rd and 813 Arncote Ave
1798	544	3 Sep 19	Z	R2 to RS3	2439 Selwyn Rd
1825	554	3 Sep 19	Z	R2 to RS3	1234 Goldstream Ave
1833	559	3 Sep 19	Т	MUE2	790 McCallum Rd
1841	562	3 Sep 19	Z	RM2A, RR4 and RR5 to BP2A	4365 West Shore Pkwy
1851	565	3 Sep 19	Т	RS3	939 Walfred Rd

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1814	552	16 Sep 19	Z	RS3	3238 Lodmell Rd
1696	486	7 Oct 19	Т		Omnibus No. 47 - Garden Suites and Carriage Suites
1829	557	7 Oct 19	Т		Zoning Bylaw Appendix J and OCP updates
1839	561	21 Oct 19	Т	R1 and C3 to MU2	801 Goldstream Ave, 2816,2822, 2826, 2834, 2838, 2844 Peatt Rd, 816 and 818 Hockley Rd
1860	573	21 Oct 19	Т	RR4 to CD12	PID Nos. 009-427-902 and 024-550-485
1854	567	4 Nov 19	T	R1	2849 Lake End Rd
1859	572	4 Nov 19	T	R2	3030 Glennan Rd
1853	566	2 Dec 19	TZ	RM7A	1000 Citation Rd and 2691 Secretariat Way
1722	496	6 Jan 20	Z	MU2	813 and 817 Orono Ave
1843	563	6 Jan 20	Z	RS3	950 Isabell Ave
1857	570	6 Jan 20	Z	RM2A	684 Hoylake Ave
1760	522	3 Feb 20	TZ	RS4	804 Latoria Rd and 950 Worral Dr
1662	466	18 Feb 20	Т		Omnibus No. 44 - Various Amendments - Replaces Schedule A
1858	571	2 Mar 20	TZ	MU2	582 Goldstream Ave
1869	575	1 Jun 20	TZ	RT1	2865 Carlow Rd
1870	576	1 Jun 20	Z	RS4	894 Walfred Rd
1872	577	1 Jun 20	Z	RM2A and RS4	595 Hansen Ave
1878	579	1 Jun 20	Z	R2 and RS4	991 Loch Glen Pl
1888	584	8 Jun 20	Z	RS4 and RR4 to BP2A	4342 West Shore Pkwy and 1324 Langshire Rd
1911	591	29 Jun 20	Z	R1 to MU2	812, 816 and 820 Orono Ave
1678	474	20 Jul 20	Z	R2 to RM7A	2681 Claude Rd
1864	574	17 Aug 20	Т	RL1	Omnibus No. 52 – Residential Zone Combining
1885	583	17 Aug 20	TZM	R2, RH1, CT1, RR4, CD12 to MUE3	1100 McCallum Rd and 2780 Spencer Rd
1893	586	17 Aug 20	TZ	R1 to MUE4	721, 749, 755, 759, 767, 769 Meaford Ave
1884	582	8 Sep 20	TZ	R2 to RM7A	2716, 2720 Strathmore Rd
1904	589	8 Sep 20	Т	CC1	New City Centre (CC1) Zone
1920	597	8 Sep 20	TM		Omnibus No. 53 – Various Amendments, Revised Schedule E
1882	580	5 Oct 20	TZ	R2 to RS3	936 Jenkins Ave
1890	585	2 Nov 20	TZ	RR4 to BP2A	1136 Langshire Rd
1905	590	7 Dec 20	TZ	R2 to CC1	494 Goldstream Ave

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Bylaw No.	Amendment No.	Adopted	Text (T) or Map (M) Amendment or Zoning Change (Z)	Zoning Change	Amendment
1937	603	18 Jan 21	Т		Text Amendment (Group Daycare) – 2210 Bear Mountain Pky
1943	607	18 Jan 21	Т		Section 6.101.06(2) deleted – South Skirt Mountain (Area II)
1945	609	17 Feb 21	Т		738 and 742 Walfred Rd
1948	610	17 Feb 21	MZ	R2 to CD2	3016, 3020 Glen Lake Rd and 1100 Jenkins Ave
1938	604	15 Mar 21	TZ	R2 to RT1	630 Strandlund Ave
1883	581	19 Apr 21	TZ	R2 to C9	2627 Sooke Rd
1918	595	19 Apr 21	TZ	R1 to CC1	840, 844, 848 Orono Ave
1933	602	19 Apr 21	TZ	R2 to RS1	3235 Happy Valley Rd
1939	605	19 Apr 21	TZ	R2 to RS1	671 Rockingham Rd
1903	588	10 May 21	TZ	R2 to CC1	1020 Costin Ave and 2836, 2842, 2848, 2854 Carlow Rd
1951	613	10 May 21	TZ	CR1 to BP9	2207 Milstream Rd, 2155, 2213, 2217 Millstream Rd and a portion of Hordon Rd
				CR1 to R2	2207 Millstream Rd
1953	615	10 May 21	Т		BP3 (Business Park 3 – Amy Road)
1886	594	21 Jun 21	TZ	R2 to RM7A	918 and 924 Jenkins Ave
1961	619	21 Jun 21	Т		Further Commercial Uses – 2371 City Gate Blvd, 780 and 830 McCallum Rd
1970	622	21 Jun 21	TZ	RR6A to RR2 and R2	757 and 765 Latoria Rd
1844	564	19 Jul 21	TZ	R2 to CC1	647 Goldstream Avenue
1944	608	19 Jul 21	Т		Definitions – Apartment (amended), Dwelling Unit (amended), Medical Clinic (new), Unlicensed Vehicle (new)
1957	617	19 Jul 21	Т		Text Amendment – Comprehensive Development (CD9) – North Heights (2104 Longspur Dr)
1919	596	16 Aug 21	TZ	New CCP, New CC2, New Schedule C	Text Amendment – New City Centre Pedestrian Zone (CCP), New City Centre Zone (CC2) Zone, New Schedule C
1949	611	16 Aug 21	TZ	CS1 to CC1	703 and 707 Station Ave
1897	587	7 Sep 21	Z		Rural Residential 4 (RR4) – Added Permitted Use (2981 and 2985 Awsworth Rd)
1982	626	7 Sep 21	TZ	RR7 to \$2	887 Klahanie Dr
1991	631	7 Sep 21	Т		Comprehensive Development (CD2) Zone – Hull's Field – Added Permitted Uses (136-1047 Langford Pky)
1983	627	20 Sep 21	Z	CH2 to P1A	1028 Lomalinda Dr
1984	634	20 Sep 21	TZ	R2 to CC1	648, 652, 656, 660 Granderson Rd
1761	523	4 Oct 21	TZ	RR4 to RS1	2120 Millstream Rd
1972	623	4 Oct 21	TZ	RM2 to CC1	2749 Jacklin Rd

Zoning Bylaw No. 300 Page 2t City of Langford 2 May 22

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1981	625	18 Oct 21	TZ	R2 to RS1	2165 and 2167 Bellamy Rd
1962	620	1 Nov 21	TM		2911 West Shore Pky
1986	629	1 Nov 21	TZ	AG1 to C1	3553 and 3559 Happy Valley Rd
1998	636	1 Nov 21	Z	R2 to P1A	2619 Sooke Rd
1856	659	6 Dec 21	TZM	R2 to RM9	2627 and 2631 Millstream Rd
1912	592	6 Dec 21	TZ	R2 to CC1	925 and 929 Bray Ave
1931	600	6 Dec 21	TZ	AM to CD1	1365 Goldstream Ave
1956	616	6 Dec 21	TZM	R2 to CCP	905, 909, 913, 917, 921 Bray Ave and 2884, 2886 Jacklin Rd
1992	632	6 Dec 21	Т		Second Part of the Zoning Definitions Update
1969	621	10 Jan 22	TZ	RR5 to R2	890 Walfred Rd
1984	628	10 Jan 22	TZ	CD13 to R2	3540 Myles Mansell Rd
2009	642	24 Jan 22	TZM	R2 to CCP	2746 Peatt Road; 2739, 2743, 2747, 2749, 2751 Scafe Road and Schedule R
2004	640	22 Feb 22	TZ	RR1, RR2, RR5 to RT1 RR2 to R2	3429, 3431, 3433 Luxton Rd and part of 3436 Hazelwood Dr Part of 3436 Hazelwood Rd
2014	646	7 Mar 22	TZ	RR2 to RS1	3420 Luxton Rd, 1120 Finney Rd, 3219 and 3235 Loledo Pl
1997	635	21 Mar 22	TM		1950 Bear Mountain Pky, 1991 Bear Mountain Pky, and 2133 Champions Way
2001	639	21 Mar 22	TZ	R2 to CC1	962, 966, 970, 974, and 978 Bray Ave
2030	656	21 Mar 22	TZ	RR5 to RS1	902 Walfred Rd
2026	652	4 Apr 22	TZ	R2 to RT1	661 Hoylake Ave
2011	644	19 Apr 22	TZ	R2 to RS1	621 and 629 Rockingham Rd
2027	653	19 Apr 22	TZ	R2 to RM2A	629 Rockingham Rd
1990	630	2 May 22	TZ	RM2A and \$\$5 to BP2A	1253, 1265, 1277, 1289, 1300 Valemount Crt

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#### Table of Concordance

Zoning Bylaw No. 980 (Repealed)	Zoning Bylaw No. 300	Zoning Bylaw No. 300 (Replaced With)
Greenbelt 1 (Gb1)	Deleted	
Greenbelt 2 (Gb2)	Deleted	
Greenbelt 2A (Gb2A)	Deleted	
Greenbelt 3	Deleted	
Greenbelt Residential 1 (GR1)	Deleted	
Greenbelt Residential 2 (GR2)	Deleted	
Greenbelt Residential 3 (GR3)	Deleted	
Greenbelt Residential 4 (GR4)	Deleted	
Agriculture 1 (AG1)	Agriculture 1 (AG1)	
Agricultural 2 (AG2)	Agriculture 2 (AG2)	
Agricultural 3 (AG3)	Deleted	
Rural 1 (A1)	Agriculture 1 (AG1)	
Rural Residential 1 (AR1)	Rural Residential 1 (RR1)	
Rural Residential 2 (AR2)		
	Rural Agriculture and Eco-Tourism (RAE1)	
Residential 1 (R1)	One- and Two-Family Residential (R2) [unsewered areas]	One- and Two-Family Residential (R2)
	One- and Two-Family Residential A (R2A)	One- and Two-Family Residential (R2)
Residential Small Lot (RS1)	Residential Small Lot (RS1)	Residential Small Lot (RS1)
	Residential Small Lot 2 (RS2)	Residential Small Lot (RS1)
	Residential Small Lot 3 (RS3)	Residential Small Lot (RS1)
	Residential Small Lot 4 (RS4)	One- and Two-Family Residential (R2)
One-Family Dwelling (R2)	One-Family Residential (R1)	One- and Two-Family Residential (R2)
Residential Service (R3)	Deleted	
	One- to Five-Family Residential (R3) [sewered areas]	One- and Two-Family Residential (R2)
	One-Family Residential 4 (R4)	One- and Two-Family Residential (R2)
		Residential Lakeshore (RL1)
Single-Family Residential (R1500)	Rural Residential 1 (RR1)	
	Rural Residential 2 (RR2)	
	Rural Residential 3 (RR3)	
	Rural Residential 4 (RR4)	
	Rural Residential 5 (RR5)	
	Rural Residential 6 (RR6)	
	Rural Residential 6A (RR6A)	
	Rural Residential 7 (RR7)	
Mobile Home Park (RH1)	Mobile Home Park (RH1)	

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Zoning Bylaw No. 980 (Repealed)	Zoning Bylaw No. 300	Zoning Bylaw No. 300 (Replaced With)
Low Density Attached Housing (RM1)	Low Density Attached Housing (RM1)	
Attached Housing (RM2)	Attached Housing (RM2)	
	Attached Housing (RM2A)	
Apartment (RM3)	Apartment (RM3)	
	Apartment (RM3A)	
Apartment-Senior Citizen (RM4)	Apartment-Senior Citizen (RM4)	
Residential Service [Attached] (RM5)	Low Density Attached Housing (RM1)	
Residential Service [Apartment] (RM6)	Apartment (RM3)	
Medium Density Apartment (RM7)	Apartment (RM3)	
	Apartment A (RM3A)	
	Medium-Density Apartment (RM7)	
	Medium-Density Apartment A (RM7A)	
	Assisted Living Medium Density Apartment (RM8)	
	Medium-Density Apartment (RM9)	
	Residential Townhouse 1 (RT1)	Residential Townhouse 1 (RT1)
	Residential Townhouse 2 (RT2)	Residential Townhouse 2 (RT2)
Cluster Housing Residential (CH1)	Cluster Housing Residential (CH1)	
	Cluster Housing Residential (CH2)	
	Cluster Housing Residential (CH3)	
	Cluster Housing Residential (CH4)	
	Cluster Housing Residential (CH5)	
Neighbourhood Commercial (C1)	Neighbourhood Commercial (C1)	
Community Commercial (C2)	District Commercial (C3)	
District Commercial (C3)	District Commercial C3)	
Apartment Commercial (C4)	Community Town Centre Pedestrian (C8)	
	Community Town Centre Pedestrian A (C8A)	
Office Commercial (C5)	Office Commercial (C5)	
Service Commercial (CS1)	Service Commercial (CS1)	
Neighbourhood Public House (C6)	Neighbourhood Public House (C6)	
	Neighbourhood Mixed Use (C6A)	
	Neighbourhood Mixed Use (C6B)	
	Neighbourhood Mixed Use – McCallum (C6C)	
Professional Office (C7)	Office Commercial (C5)	
Commercial Core (C8)	Community Town Centre Pedestrian (C8)	

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Zoning Bylaw No. 980 (Repealed)	Zoning Bylaw No. 300	Zoning Bylaw No. 300 (Replaced With)
	Community Town Centre Pedestrian A (C8A)	
	Community Town Centre Pedestrian 9 (C9)	
	Community Town Centre Pedestrian 9 (C9A)	
	Community Town Centre Pedestrian 9 (C9B)	
	Belmont Market and Residences (C10)	
Highway Commercial (CS2)	Deleted	
Commercial Industrial (CS3)	Commercial Industrial (CS3)	
Nursery Commercial (CS4)	Deleted	
	City Centre (CC1)	
	City Centre (CC2)	
	City Centre Pedestrian (CCP)	
Tourist Commercial – Motel (CT1)	Tourist Commercial – Motel (CT1)	
Tourist Commercial – Campsite (CT2)	Tourist Commercial – Campsite (CT2)	
	Tourist Commercial – Hotel (CT3)	
Commercial Recreation (CR1)	Commercial Recreation (CR1)	
Marina Commercial (CR2)	Marina Commercial (CR2)	
	Mixed Use Residential Commercial (MU1)	
	Mixed Use Residential Commercial A (MU1A)	
	Mixed Use Residential Commercial 2 (MU2)	
	Mixed Use Employment 1 (MUE1)	
	Mixed Use Employment 2 (MUE2)	
	Mixed Use Employment 3 (MUE3)	
	Mixed Use Employment 4 (MUE4)	
Special Wholesale (W1)	Special Wholesale (W1)	
Large Format Business (W2)	Large Format Business (W2)	
Comprehensive Development (CD1)	Comprehensive Development – Goldstream Meadows (CD1)	
	Comprehensive Development – Hull's Field (CD2)	
	Comprehensive Development – Westhills (CD3)	
	Comprehensive Development – Olympic View (CD4)	
	Resort Community of Bear Mountain 1 (RCBM1)	

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Zoning Bylaw No. 980 (Repealed)	Zoning Bylaw No. 300	Zoning Bylaw No. 300 (Replaced With)
	Resort Community of Bear Mountain 2 (RCBM2)	
	Comprehensive Development – Sooke/Jacklin (CD7)	
	Comprehensive Development – Valley View (CD8)	
	Comprehensive Development – Baker Heights (CD9)	
	Comprehensive Development – Boulder Ridge (CD10)	
	Comprehensive Development – South Skirt Mountain (CD12)	
	Comprehensive Development – South Walfred (CD13)	
	Comprehensive Development – Hazelwood/Luxton (CD14)	
	Comprehensive Development – McCormick Meadows (CD15)	
	Comprehensive Development – Katie's Pond (CD18)	
	Comprehensive Development – Eagle Ridge (CD20)	
	Comprehensive Development – Radiant Way (CD21)	
Light Industrial (M1)	Light Industrial (M1)	
General Industrial (M2)	General Industrial (M2)	
Heavy Industrial (M3)	Heavy Industrial (M3)	
Business Park (BP1) (Millstream Road)	Business Park 1 (BP1)	
	Business Park 1A – Millstream Road East (BP1A)	
	Business Park 2 – Sooke Road (BP2)	
	Business Park 2A – Sooke Rd West (BP2A)	
	Business Park 3 – Amy Road (BP3)	
	Business Park 4 – Millstream Road North (BP4)	
	Business and Technology Park (BT1)	
	Business Park 5 – McCallum Rd South (BP5)	
	Business Park 6 – Gardner Creek (BP6)	
	Business Park 7 – Henry Eng (BP7)	
	Business Park 8 – Centre Mountain	

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Zoning Bylaw No. 980 (Repealed)	Zoning Bylaw No. 300	Zoning Bylaw No. 300 (Replaced With)
	Business Park 9 – Millstream Road Northeast	
Neighbourhood Institutional (P1)	Neighbourhood Institutional (P1)	
	Neighbourhood Institutional (P1A)	
	Neighbourhood Institutional (P1B)	
Community Institutional (P2)	Community Institutional (P2)	
Public Utility (P3)	Public Utility (P3)	
Park and Open Space (P4)	Park and Open Space (P4)	
Solid Waste Disposal (P5)	Deleted	
	Commercial – Institutional (P5)	
	Institutional Residential (PR1)	
Amenity (AM)	Amenity (AM)	

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City of Langford 16 Aug 21



# City of Langford Schedule "A" to Zoning Bylaw No. 300

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#### Part 1 INTERPRETATION

#### Section 1.01 – Definitions

#### <u>A</u>

**Abut** means directly adjacent to, or physically touching and, when used with respect to a **lot**, means **lots** that share a common **lot line**.

**Accessory** means, in relation to a **use**, **building** or **structure**, incidental, secondary and exclusively devoted to a **principal use**, **building** or **structure** expressly permitted by this Bylaw on the same **lot**.

Active building frontage is a building façade that incorporates commercial and/or individually accessed residential units at grade along the frontage. Private amenity space and residential lobbies may also be included provided they do not dominate the building façade and are designed in accordance with the City Centre Design Guidelines. For the purpose of calculating minimum active building frontage requirements, that portion of the frontage required for minimum setbacks specified in Part 6 of this Bylaw or for a driveway up to 6 m in width may be excluded. (Bylaw No. 1904)

**Adult Day Services** means a facility that provides services that assist seniors and adults with disabilities by providing supportive group programs and activities, such as: personal assistance, health services (including nursing and rehabilitation services), therapeutic social and recreational activities in a group setting, health education and promotion, nutrition and paramedical care as well as caregiver support, including both respite, support groups, information and education programs. (*Bylaw No. 1951*)

**Agricultural equipment** means vehicles and equipment used for agricultural purposes, including but not limited to: tractors, combines, sprayers, seeders, balers, harvesters and cultivators.

**Agricultural fairgrounds** means land, **buildings** and **structures** including barns, exhibit halls and **grandstands** used for agriculturally-related events on a seasonal or temporary basis and includes the display of farm products for judging or for sale, livestock shows, rodeos, carnivals, and temporary **accessory uses** including but not limited to: farmers markets, flea markets, craft sales and concerts.

Agricultural Zone means any Zone with a short form starting with "AG".

**Agriculture** means the growing, rearing, producing and harvesting of agricultural products, and may include the storage and sale on an individual farm of the products harvested, reared, or produced on that farm and the storage of **agricultural equipment** used on that farm. This **use** excludes **intensive agriculture** and all manufacturing, processing, storage and repairs not specifically included in this definition.

Amenity space means any indoor area within a multiple residential building that provides recreational space specifically, but not necessarily exclusively, intended for the use of the residents of the multiple residential building or another such building on the same lot or in the same strata plan. Examples of an amenity space include: a children's play area, a games room, a swimming pool, or a hobby room.

**Animal hospital** means land, **buildings** and **structures** used for the veterinary care and treatment of domestic animals including cats, dogs, other house pets, and farm livestock such as cattle, chickens, goats, horses, pigs or sheep, but does not include premises used for the disposal of animal carcasses or the boarding of healthy animals.

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**Animal shelter** means land, **buildings** and **structures** used for the temporary accommodation and care or impoundment of lost, abandoned or neglected animals, and may include outdoor enclosures for animals being accommodated or impounded.

**Apartment** means a **building** with three or more **dwelling** units, all of which shall have a gross floor area of no less than 30 m<sup>2</sup> and with a common entrance from the exterior of the **building**. (*Bylaw No. 1944*)

Apartment, senior citizens means an apartment providing accommodation for persons over 55 years of age.

Approving Officer means the Approving Officer for the City of Langford appointed pursuant to the Land Title Act.

**Artist or craftsperson studio** means land, **buildings** and **structures** used for creating, finishing, refinishing or small-scale production of custom or handmade arts, crafts or commodities and the retail sale of such commodities.

**Asphalt plant** means land, **buildings** and **structures** used for the production and recycling of asphalt and similar products are produced or recycled, and may include the stockpiling and storage of bulk materials and the storage, packaging, shipping and **accessory** sale of finished products manufactured on the site.

**Assisted living** means land, **buildings** and structures used to provide care including but not limited to meals, housekeeping, personal care, nursing care, supervision, assistance with daily tasks, counselling and rehabilitation, to three or more residents of the premises who are not related to the operator by blood or marriage. This **use** does not include a **community care facility**.

**Auction** means land, **buildings** and **structures** used for the sale of goods and equipment at auction and the related temporary storage of such goods and equipment.

Automobile means a motorized vehicle including, but not limited to: cars, light duty trucks, and motorcycles.

Automobile, large means a motorized vehicle:

- (1) With one or more of the following characteristics:
  - (a) Tandem axles;
  - (b) A passenger capacity in excess of 15 persons;
  - (c) A permanently attached truck or delivery body;
  - (d) Dual wheels where the vehicle includes a flat deck or other form of utility deck; or
- (2) That can generally be described as a:
  - (a) Bus:
  - (b) Cube van;
  - (c) Dump truck;
  - (d) Flatbed truck; or
  - (e) Tractor, trailer or tractor trailer combination; or
- (3) Which requires a Class 1, Class 2, Class 3, or Class 4 Driver's License.

**Automobile and recreational vehicle storage** means land, **buildings** and **structures** used for the **unenclosed storage** of **automobiles**, **recreational vehicles** and **large automobiles**. This **use** does not include a **parking facility**.

**Automobile body and paint shop** means land, **buildings** and **structures** used for the repair and painting of **automobile** bodies, including passenger vehicles and large **automobiles**, and **automobile** parts and accessories.

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**Automobile dealership** means a retail outlet that carries an automobile manufacturer's product line through a contract with the automobile manufacturer. The automobile dealership may sell and service automobiles and parts associates with automobiles. (Bylaw No. 1864)

**Automobile parts and accessories sale and repair** means land, **buildings** and **structures** used for the sale, installation and repair of parts and accessories for **automobiles**, **large automobiles**, **recreational vehicles** and boats, but does not include the sale or repair of the vehicles themselves.

**Automobile recycling and salvage** means land, **buildings** and **structures** used for the collection, storage, disassembling, re-selling, shredding and crushing of **automobiles**, large automobiles, recreational vehicles, boats, other vehicles, equipment and associated parts.

**Automobile rental and sale, major** means land, **buildings** and **structures** used for the sale, lease or rental of **large automobiles**, **recreational vehicles**, **agricultural equipment**, and vehicles and equipment used for industrial and construction operations, and may include **accessory automobile repair and service**.

**Automobile rental and sale, minor** means land, **buildings** and **structures** used for the sale, lease or rental of **automobiles**, and may include **accessory** a**utomobile repair and service**. This **use** does not include the sale, lease or rental of **large automobiles**, **recreational vehicles**, **agricultural equipment** or vehicles and equipment used for industrial and construction operations.

**Automobile repair and service, major** means land, **buildings** and **structures** used for the repair and servicing of **large automobiles**, **recreational vehicles**, **agricultural equipment** and vehicles and equipment used for industrial and construction operations. This **use** does not include an **automobile body and paint shop**.

Automobile repair and service, minor means land, buildings and structures used for the repair and servicing of automobiles. This use does not include the repair or servicing of large automobiles, recreational vehicles, agricultural equipment or vehicles and equipment used for industrial and construction operations, or an automobile body and paint shop.

**Automobile towing and storage** means land, **buildings** and **structures** used dispatching tow trucks to transport inoperable **automobiles**, **large automobiles**, **recreational vehicles**, boats and/or other vehicles or equipment, including an outdoor compound for the safe storage of such vehicles; and **accessory office** or storage **buildings**. This **use** does not include **automobile recycling and salvage**.

В

**Bakery** means land, **buildings** and **structures** used for preparing and selling baked goods for consumption either on- or off-site.

**Bed and breakfast** means a **home occupation** where sleeping accommodation and a morning meal are provided to paying guests as an **accessory use** to the owner's residential occupancy of the premises. This **use** specifically excludes short term vacation rentals or any other occupancy by paying guests which occurs independently of the owner's residential occupancy.

**Boarder** means a person who rents and resides in a separate or shared sleeping room in a **dwelling unit**, without separate **kitchen** facilities.

**Boarding kennel** means land, **buildings** and **structures** used for the commercial breeding, raising, training, boarding, overnight accommodation, and grooming of dogs, cats or other household pets, and may include **accessory** retail sales of pet products. This **use** does not include an **animal hospital**, **veterinary practice**, or **animal shelter** but may include a **breeding kennel**.

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**Body rub** means manipulating, touching, or stimulating, by any means, a person's body or part of a person's body, and excludes medical, therapeutic, or cosmetic massage treatment given by a person duly qualified, licensed, or registered to do so under legislation of the Province of British Columbia, and therapeutic touch therapy or treatment.

**Body rub parlour** means a **building** where a **body rub** is performed, offered, or solicited, or from which a person is dispatched to another location to perform a **body rub**.

**Breeding kennel** means land, **buildings** or **structures** used for the commercial keeping of more than two and not more than six dogs or cats over the age of six months for breeding or showing purposes.

**Building** means any **structure** used or intended for supporting or sheltering any **use** or occupancy.

**Building and lumber supply store** means land, **buildings** and **structures** used for the wholesale or retail sale of building, construction and home improvement materials, including the storage and sale of lumber and building products from an **unenclosed storage** area.

**Building envelope** means the portion of a **lot** on which a **residential building** may be sited according to the **setback** requirements in Parts 3 and 6 of this Bylaw. For the purposes of calculating the area of a **building envelope**, any area of the **lot** used or required to be used for a septic field (including any replacement field required under the *Public Health Act*) must be excluded.

**Building footprint** means the horizontal area within the vertical projection of the outermost walls of a **building** or **structure**, as well as decks, porches and similar attached **structures**.

**Business Park Office** means office space for functions or activities associate with, but not necessarily accessory to, another business park or industrial use which may include but is not limited to the generality of the foregoing: administrative and sales offices for research, development and manufacturing, offices for the administration of education and training facilities, offices for contractors, trades and trade unions and offices for wholesale distribution independent of a wholesale storage function. (*Bylaw No. 1951*)

**Business support service** means printing, duplicating, binding, shredding, or photographic processing services; mail distribution services; the provision of maintenance, janitorial, security, reception or administrative services; the sale, rental, repair or servicing of office equipment, furniture or machines; and any other similar service provided to a business enterprise.

Business Park Zone means any Zone with a short form starting with "BP".

<u>C</u>

**Campground** means land, **buildings** and **structures** used for the temporary accommodation (maximum 60 days) of travellers in tents, travel trailers, tent trailers and **recreational vehicles** and similar transportable accommodations other than **mobile homes**.

**Car wash** means land, **buildings** and **structures** used for washing or cleaning **automobiles** on an automated, semi-automated, manual or self-serve basis.

Cardlock gasoline service station see gasoline service station, cardlock.

Caretaker dwelling unit means a single dwelling unit that is accessory to a non-residential building or use of the same lot, and occupied for the purpose of providing security or maintenance services for the lot or for buildings and structures on the same lot.

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Carriage Suite means an accessory dwelling unit located on the second floor of a detached accessory building.

**Catering** means the preparation of food and beverages for delivery and consumption off-site.

Cemetery means land, buildings and structures used for interment of human remains, and may include a crematorium and accessory buildings for grounds keeping, equipment storage, and administrative offices.

Charitable facility means land, buildings and structures used as an office, base of operations or meeting place of a charity registered as such by the Canada Revenue Agency, and which may include accessory uses including, but not limited to: kitchen facilities and meeting places. Typical uses may include, but are not limited to: youth centres, community halls and group camps.

Chief Building Inspector means the Chief Building Inspector of the City of Langford.

Commercial composting means the commercial use of land, buildings and structures to produce compost and soils from organic materials, which may include unenclosed storage and accessory buildings and structures.

Commercial nursery and greenhouse means the commercial use of land, buildings and structures for growing and propagating plant materials including, but not limited to: flowers, plants, shrubbery, trees, and sod. This use may include the accessory sale of plants and landscaping materials, but not the sale of garden equipment and pesticides.

Commercial Zone means any Zone with a short form starting with "C", "CS", "CR", "CT", or "MU" or any lot in a **Zone** with a short form starting with "BP", if the **principal use** on the **lot** is retail sales.

Common outdoor amenity space is an outdoor space accessible to all residents within an apartment or apartment, senior citizens building that is constructed with surface materials that include sod, pavers, decking, sport court paving or similar materials that allow the space to be used for active or passive recreational use by the residents of the **building**. (Bylaw No. 1904)

Common wall means a wall jointly owned and used by two parties under a party wall or similar agreement.

Community care facility means land, buildings and structures licensed pursuant to the Community Care and Assisted Living Act and may include assisted living and supported care, home occupation daycares, group daycares and preschools.

Community garden means land used to grow flowers, fruits and/or vegetables as a community, neighbourhood or group initiative and not as a commercial venture and may include accessory buildings or structures for tool storage.

Concrete Plant means land, buildings and structures used to manufacture concrete and concrete products, including pre-cast concrete products, and may include the accessory stockpiling and storage of bulk materials and the storage, packaging, shipping and accessory sale of finished products manufactured on the site.

Contractor Service means land, buildings and structures used for carpentry, electrical, heating, painting, plumbing or similar services which are provided on other premises, where all goods and materials are kept within an enclosed **building** or a screened yard. This **use** shall not include any manufacturing.

Consignment sales means retail sales of secondhand goods on behalf of a third party in exchange for a percentage of the retail price or a fixed fee, but does not include a pawn shop or the purchasing of secondhand goods for resale.

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**Convenience store** means a small-scale **retail store** providing goods and merchandise to serve the day-to-day needs of the surrounding neighbourhood including, but not limited to: grocery items, newspapers and magazines, and personal care and household items.

**Corner lot** means a **lot** at the intersection or junction of two or more **highways** which has both a **front lot line** and an **exterior side lot line**;

**Crematorium** means a facility where human or animal remains are burned or processed, and may include associated facilities for the preparation of remains for cremation.

**Cultural facility** means land, **buildings** and **structures** used for displaying, storing, restoring or the holding of events related to art, literature, music, history, performing arts or science including, but not limited to: an art gallery, archive, auditorium, museum, performing arts centre, interpretive centre or theatre other than a **drive-in theatre**.

D

**Domestic poultry** means the following species of domestic bird: chicken, duck, emu, goose, Indian peafowl, mute swan, ostrich, pigeon, pheasant, turkey, guinea fowl, and rhea.

**Dormitory** means residential accommodation that does not include individual **kitchen** facilities, but which may include individual bathroom facilities and is operated as an **accessory use** to a **school** or other institutional or educational **use** and is not subject to either the *Residential Tenancy Act* or the *Hotel Guest Registration Act*.

Drive-in theatre - see theatre, drive-in

**Drive-through facility** means an **accessory use** where service is provided to a person within an **automobile** and includes any associated speaker system or electronic message board required for such service.

Drive-through financial institution – see financial institution, drive-through.

**Dwelling unit** means two or more rooms used or designed to be used as a self-contained permanent home or residence by one or more persons and that contains a **kitchen** or cooking facilities, living, sleeping and sanitary facilities. This **use** does not include a **hotel** or **dormitory**. (Bylaw No. 1944)

**Dwelling, one-family** means a detached **building** containing one **dwelling unit** or one **dwelling unit** with a **secondary suite**, but does not include a **mobile home**, **modular home** or **recreational vehicle**.

**Dwelling, two-family** means a **building** containing two attached **dwelling units** which are located one above the other, or side-by-side as described in Section 3.07; or two detached **dwelling units** on one **lot** or building strata plan.

<u>E</u>

**Electric or Hybrid Vehicle Charging Facility** means land, buildings and structures used for the charging of batteries in electric or hybrid vehicles. (*Bylaw No. 1951*)

**Equestrian facility** means land, **buildings** and **structures** used for boarding horses, training horses and their riders, and staging equestrian events. This **use** does not include a horse racing track.

**Equipment sales, service, repair and rental, major** means land, **buildings** and **structures** used for the sale, service, rental or repair of large equipment items including, but not limited to: construction equipment, industrial

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equipment, and heavy machinery such as skid steer loaders, backhoes, bulldozers, excavators, and farm or forestry equipment, including accessory unenclosed storage of such equipment.

**Equipment sales, service, repair and rental, minor** means land, **buildings** and **structures** used for the sale, servicing, rental or repair of small equipment items including, but not limited to: lawnmowers, power tools, trade tools and construction tools, where all storage is contained within an enclosed **building**.

**Electronics sales, service and manufacturing** means land, **buildings** and **structures** used for the sale, servicing, repair and indoor manufacturing of household electronic goods including, but not limited to computers, televisions, telephones and audio equipment.

Engineer means a member of the Association of Professional Engineers and Geoscientists of British Columbia.

**Escort service or dating service** means the provision of an introduction, for a fee, of a person to another person for the purpose of short-term companionship.

**Exotic dancing** means any dance performance in which the pubic area, genitals, nipples or areola of the dancer is exposed to the view of another person.

Exterior side lot line - see lot line, exterior side.

<u>F</u>

**Family** means one or more persons related by blood, marriage, common law, adoption, or foster parenthood; or not more than four unrelated persons sharing one **dwelling unit**.

**Farm use** means those **uses** and activities designated as a "farm use" in Section 2 of the *Agricultural Land Reserve Use, Subdivision and Procedure Regulation.* 

**Film production studio** means land, **buildings** and **structures** used for the recording and production of digital media, and may include the **accessory** packing or shipping of products and related administrative functions.

**Financial institution** means land, **buildings** and **structures** used for financial and investment transactions including banks, trust companies, credit unions or similar establishments. This **use** does not include **drive-through financial institutions**.

**Financial institution, drive-through** means a **financial institution** providing service to persons within an **automobile** and includes any associated speaker system or electronic message board required for such services.

**Fitness centre** means land, **buildings** and **structures** used for indoor fitness training activities including, but not limited to: exercises classes, weight rooms, martial arts, dance, yoga, and gymnastics. This **use** may include the **accessory** retail sale of health and fitness merchandise.

Floor area ratio means the figure obtained when the gross floor area of all the buildings on a lot is divided by the area of the lot, and the following shall not be included as building area for the purpose of calculating floor area ratio:

- (1) Any portion of a storey used for motor vehicle or bicycle parking purposes, unless such parking is a **principal use**;
- (2) Any portion of a basement or cellar containing heating equipment or laundry, recreational or storage facilities;

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- (3) Outdoor swimming pools and open sundecks; and
- (4) Any portion of a penthouse containing elevator or mechanical equipment.

**Front building line** means a line parallel to the **front lot line**, passing through the point of the **building** nearest the **front lot line**, and in the case of a **panhandle lot** means the **lot line** or **lot lines** nearest the **abutting highway**, but not forming a boundary of the access strip;

Front Lot Line - see lot line, front.

**Frontage** means the length of that **lot** boundary which **abuts** a **highway**, or access route in a bare land strata plan, and for this purpose **highway** does not include a walkway or emergency access route.

**Funeral parlour** means **buildings** and **structures** used for preparing human remains for burial or cremation, holding funerals services and the **accessory** sale of caskets, urns and other related funeral items. This **use** does not include a **crematorium**.

G

**Garage or carport** means a detached **accessory building** or a portion of the **principal building** whose **principal use** is the parking or temporary storage of **autombiles**.

**Garage sale** means the occasional display and sale of used items to the general public in a **garage or carport** or open area of the residential premises.

**Garden centre and feed supply store** means land, **buildings** and **structures** used for the display and retail sale of garden and animal feed items including, but not limited to: flowers, vegetables, plants, trees, shrubs, seeds, soil, gardening tools, outdoor furniture and animal feed products. This **use** may include an **accessory**, seasonal outdoor display area but does not include a **commercial nursery and greenhouse**.

Garden Suite means an accessory dwelling unit located on the ground floor of a detached accessory building.

**Gasoline service station** means land, **buildings** and **structures** used for the sale of automotive fuels and other automotive fluids for use in motor vehicles, or the charging of batteries in electric or hybrid vehicles, and may include an **accessory convenience store**, but does not include a **cardlock gasoline service station**.

**Gasoline service station, card lock** means land, **buildings** and **structures** used for the retail sale of gasoline or diesel fuel to the final user with pumps which are operated by the user by way of a card lock and credit arrangement, but excludes bulk fuel dispensing.

General industrial use - see industrial use, general.

Golf course means land, buildings and structures used for playing the game of golf, and may include a golf driving range and accessory buildings or structures for a club house, retail store or pro shop, restaurant and equipment storage. This use does not include a miniature golf course. Golf course, miniature means land, buildings and structures used to simulate the game of golf on a small scale, and may include an accessory restaurant. This use does not include a golf course or golf driving range.

**Golf driving range** means land, **buildings** and **structures** used for practicing or developing golf technique, and may include **accessory buildings** or **structures** for equipment storage. This **use** does not include a **golf course** or **miniature golf course**.

**Grandstand** means a seating area for spectators at a race or sporting event.

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**Gravel processing** means land, **buildings** and **structures** used for washing, screening, grading, sorting, milling, concentration and storage of aggregate materials including, but not limited to: gravel, minerals, rocks, earth, clay or sand. This **use** may include the **accessory** sale of products processed on the site, but does not include an **asphalt plant**, a **concrete plant** or aggregate extraction activities.

**Green energy and heat production** means land, **buildings** or **structures** used for producing energy, including heat energy, from renewable resources including, but not limited to: sunlight, wind, rain, tides, biomass or geothermal heat.

Gross floor area means the total space within a building between exterior walls and required firewalls, including the space occupied by interior walls and partitions, but not including exit doors, vertical service spaces (shafts for the installation of mechanical, electrical and plumbing installations and facilities such as elevators, refuse chutes and linen chutes) and their enclosing assemblies, or voids within Buildings such as atriums and the space above staircases. Heat pumps, other mechanical equipment, gas meters and/or propane tanks that are permanently affixed to a building or structure by way of plumbing or other duct work shall not be included in the calculation of gross floor area.

**Group daycare** means land, **buildings** and **structures** used to provide care for more than eight children who are not related by blood or marriage to the operator, in accordance with the *Community Care and Assisted Living Act*. This **use** does not include **preschools** or **schools**.

## <u>H</u>

Height means the vertical distance from the average finished grade at the perimeter of a **building** or **structure** to the highest point of the roof surface of a flat roof, to the deck line of a mansard roof, and to the mean level between the eaves and the ridge of a gable, hip, gambrel or other sloping roof, and in the case of a **structure** without a roof to the highest point of the **structure**. in the case of a fence or shrub, **height** means the vertical distance from the average finished ground level at any point along the fence or shrub to the highest point of the fence or shrub directly above.

**Highway** means a street, road, lane, bridge, viaduct and any other way open to the use of the public, but does not include a private right of way on private property.

Home business means a home occupation permitted as an accessory use to a one-family dwelling or two-family dwelling on a lot with less than  $4,000 \text{ m}^2$  (1 ac) of lot area.

Home industry means a home occupation permitted as an accessory use to a one-family dwelling or two-family dwelling on a lot with at least 4,000 m<sup>2</sup> (1 ac) of lot area.

Home occupation means an occupation, business or professional practice which is carried on in a dwelling unit for remuneration or financial gain, and which is clearly ancillary to the residential use of a dwelling unit, or to the residential use of a lot occupied by a dwelling unit, and where the proprietor is a resident of the dwelling unit. A home occupation may be one of three types: 1) home office; 2) home business; or 3) home industry.

**Home occupation daycare** means the provision of care, as a **home occupation**, to more than two but not more than eight children who are not related by blood or marriage to the operator, in accordance with the *Community Care and Assisted Living Act*.

**Home office** means a **home occupation** that operates without the attendance of customers or clients on the premises.

Hospital means an institution as defined for the purposes of Part 1 of the Hospital Act.

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Hotel means land, buildings and structures providing accommodation for the travelling public in units which contain individual sanitary facilities including water closet and wash basin and which may contain cooking facilities, in respect of which:

- (1) The stay is limited to a maximum of 60 days;
- (2) A guest register is required to be kept pursuant to the Hotel Guest Registration Act; and
- (3) A restaurant is provided on the same lot unless cooking facilities are provided in each unit;

This use includes motels and inns, and may include accessory conference and meeting facilities, but does not include **bed and breakfasts**, **dormitories** or **residential hotels**.

Household equipment and appliance service and repair means land, buildings and structures used for repairing or servicing where household items including, but not limited to: furniture, electronics or appliances entirely within an enclosed building. This use may include the accessory sale of products associated with the services provided, but does not include the servicing or repair of items with gas-powered engines.

Ī

Indoor recreation facility see recreation facility, indoor.

Industrial use, general means the use of land, buildings and structures for processing, fabricating, assembling, manufacturing, storing, distributing, testing, cleaning, servicing, repairing, wrecking or salvaging goods, materials or equipment in an enclosed **building** or an outdoor area. This **use** does not include:

- (1) Any use that generates fumes, dust, smoke, light, vibration, noise or odours that extend beyond the boundary of the lot on which the use occurs;
- (2) The use, storage or production of volatile materials that constitute a risk to health, safety, or property due to the potential of fire, explosion or accidental release of toxic fumes, gases or other substances;
- (3) The primary processing of meat, poultry or fish or the involvement of live animals in any aspect of the operation;
- (4) The primary processing of wood, metals or chemicals; or
- (5) Sawmills, planer mills, fertilizer plants, asphalt plants, oil refineries, or bulk oil storage plants.

This use may include accessory administrative office, retail sales and distribution uses. Typical general industrial uses include, but are not limited to: truck terminal facilities; metal, fiberglass or wood manufacturing and fabrication; carpentry shops; welding shops; machine shops; warehouse storage; and food and beverage processing.

Industrial use, light means the use of land, buildings and structures for processing, fabricating, assembling, manufacturing, storing, distributing, testing, cleaning, servicing, repairing, wrecking or salvaging of goods other than automobiles, materials or equipment and the use of land for accessory unenclosed storage associated with such uses. This use does not include:

Any outdoor assembling, manufacturing, wrecking, testing, servicing or uses other than accessory (1) unenclosed storage;

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- (2) The use, storage or production of volatile materials that constitute a risk to health, safety or property due to the potential of fire, explosion or accidental release of toxic fumes, gases or other substances;
- (3) Any **use** that generates heavy truck traffic or fumes, dust, smoke, light, vibration, noise, odours, heavy truck traffic or other impacts that extend beyond the boundary of the **lot** on which the **use** is located;
- (4) The primary processing of meat, poultry or fish or the involvement of live animals in any aspect of the operation;
- (5) The primary processing of wood, metals or chemicals; or
- (6) **Gravel processing**, garbage dumps sawmills, planer mills, fertilizer plants, oil refineries or bulk oil storage plants.

This **use** may include **accessory** administrative **office**, retail sales and distribution **uses**. Typical **light industrial uses** include, but are not limited to: **contractor services**, food and beverage processing and packaging, recycling facilities, wholesaling and **warehouse** storage.

**Industrial Zone** means any **Zone** with a short form starting with "M", any **Special Wholesale Zone** with a short form starting with "BP", unless the **principal use** on the **lot** is retail sales.

**Institutional Zone** means any **Zone** with a short form starting with "P".

**Intensive agriculture** means **piggeries**, feed lots, mushroom farms, the raising of fur-bearing animals, manure storage or the slaughter of animals.

Interior side lot line - see lot line, interior side.

## K

**Keeping of animals for domestic purposes** means the raising, breeding or rearing of horses, cattle, sheep, goats, rabbits or **domestic poultry** for work or the production of food or other animal products. This **use** may include the **accessory** sale of meat, eggs, milk and milk products and wool produced on the premises.

**Kitchen** means a room or an area in a **building** used for, or designed to be used for, the preparation or storage of food and which may contain, but is not limited to, any combination of a sink, refrigerator, cooking appliances, hood exhaust fan or 220 volt electrical and plumbing service lines. (*Bylaw No. 1992*)

# L

Landscape and screening area means an irrigated decorative planting area containing any combination of trees, bushes, shrubs, plants, and flowers, including natural vegetationother than noxious weeds and invasive species, bark mulch, decorative boulders, decorative paving other than motor vehicle parking areas and sidewalks, planters, ornamental fences and the like, planted and maintained to mask or separate uses or to enhance the natural environment.

**Landscaping** means the planting and maintenance of lawns, shrubs and trees, and the addition of fences, benches, walks, drives, or other **structures** and materials used in landscape architecture, and includes the retention of existing trees and plants other than noxious weeds and invastive species, for the purpose of enhancing the natural environment.

Large automobile - see automobile, large.

Zoning Bylaw No. 300 City of Langford **Library** means a collection of books, manuscripts, publications, and other materials for reading, viewing or listening, maintained and made available to the public for borrowing, study or reference.

Licensed pharmacy means premises licensed under the Pharmacy Operations and Drug Scheduling Act.

**Licensed premises** means land, **buildings** or **structures** licensed under the *Liquor Control and Licensing Act*, but does not include a **liquor store** or a **retail store** where packaged alcoholic beverages are sold in conjunction with another retail use.

Light industrial use - see industrial use, light.

**Liquor store** means premises licensed under the *Liquor Control and Licensing Act* for the retail sale of packaged alcoholic beverages for consumption off-site.

**Lot** means any parcel, block or other area in which land is held or into which it is subdivided whether under the <u>Land Title Act</u> or the Bare Land Strata Regulations under the <u>Condominium Act</u>.

**Lot area** means the total area of land contained within the boundaries of a **lot**, excluding any portion comprising an access strip as described in the definition of **panhandle lot**.

**Lot coverage** means the sum of the horizontal areas of the **building footprints** of every **building** or **structure** on a **lot**, expressed as a percentage of the **lot area**, and in the case of a **building** or **structure** with no walls and a roof the **building footprint** shall be the horizontal area within the drip line of the roof.

Lot depth means the depth of a lot measured in accordance with Section 3.19 of this Bylaw.

**Lot line** means the boundary of a **lot**, and:

- (1) Front lot line means the lot line that is common to the lot and an abutting highway or access route in a bare land strata plan, and where there are two or more such lot lines the shortest is deemed the front lot line, and in the case of a panhandle lot means the lot lineor lot lines nearest the abutting highway, but not forming a boundary of the access strip as indicated in the definition of panhandle lot;
- (2) **Rear lot line** means the **lot line** that is opposite the **front lot line** in the case of a **lot** having four sides, and where the rear portion of a **lot** is bounded by intersecting **side lot lines** means the point of intersection;
- (3) **Exterior side lot line** means a **lot line** that is not a **front lot line** or **rear lot line** and that is common to the **lot** and an **abutting highway** or access route in a bare land strata plan; and
- (4) Interior side lot line means a lot line that is not a front lot line, rear lot line or exterior side lot line

Lot Width means the width of alot measured in accordance with Section 3.19 of this Bylaw.

M

Manufactured home means a mobile home or a modular home.

Marina means land, buildings, structures and water areas used for docking, berthing or mooring boats and other watercraft, including, but not limited to: boat launches, boat lifts, boathouses, docks, piers and wharves, and accessory uses including, but not limited to: administrative offices, restaurants, bait sales, marine fueling stations, marine service, repair and rental facilities, laundry and shower facilities and dry land storage areas.

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Marine sales, service, repair and rental facility means land, buildings and structures used for the sale, rental, repair and servicing of boats and other watercraft, and boat engines, or the sale of marine supplies and fishing equipment.

**Medical Clinic** is a health care facility that is primarily focused on the care of outpatients and does not include treatment of persons requiring admissions for overnight or extended stays. (Bylaw No. 1944)

Miniature golf course – see golf course, miniature.

**Mini-storage facility** means **buildings** and **structures** in which individual storage units are rented or leased for the storage of goods, materials and equipment other than hazardous chemicals, flammable substances or toxic materials.

**Mobile home** means a transportable **dwelling unit** meeting CSA-Z240 MH standards or equivalent, which upon arriving at the **lot** or site for location is, apart from incidental operations such as placement on foundation supports and connection to utilities, ready for occupancy. This **use** does not include "park model" **recreational vehicles**.

**Modular Housing** means a **one-family dwelling, garden suite**, or **carriage suite** which is modular or prefabricated meeting CSA Standard A277-M1990, "Procedues for Certification of Factory-Built Houses", or equivalent, but does not include manufactured homes meeting CAN/CSA-Z240-MH Series "Mobile Homes" standards, or equivalent.

**Motorcycle sale, rental, repair and service** means land, **buildings** and **structures** used for the sale, rental, repair and servicing of motorcycles and motorcycle parts.

Multiple Residential Zone means any Zone with a short form starting with "RM" or "CH".

## Ν

**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 body of water a character distinct from that of its banks, in vegetation, as well as the nature of the soil itself.

**Non-conforming use** means any lawful **use** existing at the time of the adoption of this Bylaw which does not conform to all the provisions of this Bylaw for the **Zone** in which such **building** or **use** is located.

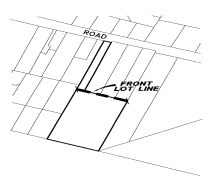
# <u>o</u>

Office means buildings used for conducting the administrative functions of a business, profession, service, industry, government or similar activity but does not include the sale, rental, servicing, repair or manufacturing of any products or goods. Typical uses include government administration, the administration of not-for-profit organizations, the operation of law firms, accounting firms, engineering firms, medical or dental clinics (including accessory licensed pharmacies), physiotherapy, chiropractic or massage therapy clinics, medical imaging and laboratory services, and real estate agencies.

Outdoor recreation facility – see recreation facility, outdoor.

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**Panhandle lot** means any **lot**, with any of the **building envelope** situated directly behind another **lot** such that an access strip, which is an integral part of the **lot**, provides the **lot frontage** as shown in the drawing below:



Parking facility means land, buildings and structures, the principal use of which is the temporary parking of automobiles on an hourly or daily basis, but does not include the long-term storage of vehicles or the parking of boats, recreational vehicles or automobiles lacking a current license decal. This use does not include the accessory parking of automobiles in conjunction with another permitted use.

**Pawn shop** means **buildings** and **structures** used for keeping goods and chattels at pawn, and the sale of such goods and chattels. This **use** does not include **consignment sales**.

**Personal service establishment** means land, **buildings** and **structures** used for providing services related to the care and appearance of the body or the cleaning or repair of personal effects, including but not limited to: aestheticians, barber shops, beauty salons, clothes alteration or repair, laundry and dry cleaning services, shoe repair and watch repair. This **use** excludes the fabrication or manufacturing of goods for retail or wholesale distribution, **body rub parlours**, and **escort or dating services**.

**Pet daycare** means the daytime lodging of cats, dogs, or other domestic pets entirely within an enclosed **building**, for another person for financial gain, and may include **accessory office**, retail sales of pet food and care products, **pet grooming** and training. This **use** excludes the keeping of animals overnight, an **animal shelter** or an animal pound.

**Pet grooming** means the use of **buildings** and **structures** for the grooming of dogs and cats entirely within an enclosed **building**, and may include the **accessory** retail sale of pet food and care products. This **use** does not include **pet** daycare, **boarding kennels**, **breeding kennels**, or overnight accommodation of animals.

Piggery means premises in which more than two pigs are kept.

**Place of worship** means **buildings** and **structures** where people gather for religious or spiritual purposes and may include **accessory uses** including child care services, administrative offices and food preparation and service.

**Preschool** means land, **buildings** and **structures** used for providing care and education to preschool age children not related by blood or marriage to the operator, for a maximum of four hours per day per child in accordance with the *Community Care and Assisted Living Act*. This **use** does not include **group daycares** or **schools**.

**Principal** means, in relation to a **use**, **building** or **structure**, the main or primary **use**, **building** or **structure**, as the case may be, conducted or constructed on a **lot**.

**Public Assembly and Entertainment Uses** means a public gathering of persons for scientific, educational, cultural, religious, philanthropic, charitable, recreational purposes, or any other purpose not otherwise specifically defined in this Bylaw. (*Bylaw No. 1992*)

## <u>R</u>

**Rear Building Line** means the line parallel tp the rear lot line, passing through the point of the building nearest the rear lot line.

Rear lot line - see lot line, rear.

**Recording and Broadcast studio** means a facility for the production of radio and television programming and the production of audio recordings, which may also include the simultaneous recording and broadcast through the airwaves, by wire (e.g.: telecom or cable) or by way of the internet, as in the example of podcasts. (*Bylaw No.* 1951)

**Recreation facility, indoor** means land, **buildings** and **structures** used for sports and recreational activities conducted indoors. Typical **uses** include **fitness centres**, swimming pools, hockey rinks, curling rinks, gymnasiums, indoor tennis courts and indoor athletic fields. This **use** may include **accessory** food and beverage services and the **accessory** retail sale of health and fitness merchandise.

**Recreation facility, outdoor** means land, **buildings** and **structures** used for sports and recreational activities conducted outdoors other than motorcycle, **automobile**, go-kart and dog racing and outdoor shooting. Typical **uses** include sports fields, swimming pools, hockey rinks, tennis courts, bowling greens, fitness trails and skateboard parks. This **use** may include **accessory** seating areas for spectators and **accessory buildings** for washrooms, change rooms and equipment storage and **accessory** food and beverage services.

**Recreation vehicle** means a vehicle or trailer designed or used primarily for accommodation during travel or recreation, and includes motorhomes and park model **recreational vehicles**, travel trailers, fifth wheel trailers, campers, any trailer designed to provide any form of accommodation, utility and boat trailers, boats, jet skis and off-road vehicles.

**Recycling depot** means land, **buildings** and **structures** used for the collection and temporary storage of recyclable materials, but does not involve the processing of recyclable materials (other than compaction); the storage of paints, solvents or other hazardous materials; or outdoor compaction and storage.

**Recycling facility** means land, **buildings** and **structures** used for the collection, storage, sorting and shipping of recyclable materials, but not including **automobiles** or **automobile** parts, large equipment or wood waste.

**Research and development facility** means land, **buildings** and **structures** used for scientific or industrial research, investigation, testing, analysis, experimentation and product development, and may include **accessory office**, conference, and training facilities.

Residential building means a one-family dwelling, two-family dwelling, townhouse or apartment.

**Residential hotel** means **buildings** and **structures** used to provide accommodation to the traveling public and persons temporarily residing in the City, in units which contain individual sanitary facilities including water closet and wash basin, and which may contain cooking facilities, in respect of which:

- (1) The stay of any individual is limited to a maximum of 180 days in a calendar year; and
- (2) A guest register is required to be kept pursuant to the *Hotel Guest Registration Act*.

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**Residential use** means the occupancy or **use** of a **building** or part thereof as a **dwelling unit**, and specifically excludes the **use** of a **building** or part thereof as accommodation for the traveling public, except where permitted as a **bed and breakfast**.

Residential Zone means any Zone with short forms starting with "R", "RS" or "RH".

**Restaurant** means **buildings** and **structures** where food and beverages are prepared and served to the public, which may be licensed under the *Liquor Control and Licensing Act*. This **use** may include **accessory** outdoor seating areas, but does not include a **drive-through restaurant**.

**Restaurant, drive-through** means a **restaurant** where food and beverages are provided to patrons seated within an **automobile** and includes any associated speaker system or electronic message board required for such service.

**Retail store** means land, **buildings** and **structures** where goods are offered or kept for sale at retail, and includes storage on or about the store premises of limited quantities of such goods sufficient only to service such premises. This **use** may include **consignment** sales, a **second hand dealer** or a **convenience store**, but does not include any other retail sales **use** specifically permitted by this Bylaw.

Rural Residential Zone means any Zone with a short form starting with 'RR'.

<u>S</u>

**School** means land, **buildings** and **structures** used to provide education to a body of students in accordance with the *School Act*, including **preschools**, elementary, middle and high **schools**.

**Second hand dealer** includes every person carrying on the trade or business or purchasing or selling any second hand goods or who keeps a store, shop, or other place of business for the purpose of carrying on such trade or business, but does not include a retail merchant or trader who in good faith accepts as a trade-in any chattel as part only of the consideration for the sale by him of another chattel where the balance of the sale consideration is paid or payable in money, the lawful currency of Canada, and who subsequently sells the trade-in.

Secondary suite means an accessory dwelling unite located within a one-family dwelling.

Senior citizens apartment – see apartment, senior citizens.

Setback means the shortest distance from a lot line or other feature to a building or structure.

Shopping centre means commercial premises located in one or more buildings designed as an integrated unit.

**Sight triangle** means the area formed by a triangle in the angle formed by the intersection of two **highway** right-ofway boundaries, or boundaries produced and bounded by a line joining two points in those boundaries, 6 m (19.7 ft) from the point of intersection, as shown shaded in the drawing below:



**Sign** means any device or medium including its supporting **structure** visible from any **highway** or **lot** other than the one on which it is located and which is used to attract attention for advertising, information or identification purposes.

**Silviculture** means land used for growing, cultivating, protection and harvesting of forest products grown on the same site, but does not include the manufacturing or processing of any forest products.

**Special wholesale** means land, **buildings** and **structures** used for retail sale of goods to the public from a **warehouse**-style facility.

Streamside Protection and Enhancement Area (SPEA) means an area, as defined in the Riparian Areas Regulation:

- (1) Adjacent to a stream that links aquatic to terrestrial ecosystems and includes both existing and potential riparian vegetation and existing and potential adjacent upland vegetation that exerts an influence on the stream; and
- (2) The size of which is determined according to the regulation on the basis of an assessment report provided by a qualified environmental professional in respect of a development proposal.

**Structure** means anything constructed, erected or placed, the use of which requires location on the ground or attachment to something having location on the ground, including any satellite dish antenna, heat pump, gas meter, propane tank or other attached mechanical equipment, but excluding any fence, beehive, retaining wall, underground sewage disposal facility, and paved or concrete surface.

**Suite** means a **dwelling unit** that is accessory to a one-family dwelling and must be located within the one-family dwelling (**secondary suite**) or within an accessory building (**garden suite** or **carriage suite**). (*Bylaw No. 1992*)

<u>T</u>

**Taxi office** means an **office** from which taxis are dispatched, but does not include the parking, storage or marshalling of taxi.

**Temporary construction and real estate marketing office** means **buildings** and **structures** used during the construction period for the management of construction activities or marketing of real estate located on or near a **development** site in respect of which a Building Permit has been issued and has not expired.

Theatre, drive-in means land, buildings and structures consisting of an outdoor movie screen, a projection booth and a parking area used for the viewing of movies from within automobiles and may include accessory food and beverage sales.

**Tourist information centre** means land, **buildings** and **structures** used to provide information about attractions, lodging, maps and similar material to the travelling public or visitors to an area.

## Townhouse means:

- (1) At least three **dwelling units** on one **lot**; or
- (2) In the case of a **building** or land subdivided pursuant to the *Strata Property Act*, at least three **dwelling units** on the lands included within the strata plan; or
- (3) In the case of a **building** and land subdivided pursuant to the *Land Title Act*, at least three **dwelling units**, separated by party walls as defined by the *BC Building Code*;

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where each dwelling unit is intended to be used as a permanent residence of one family (excluding any accessory rental dwelling unit, where permitted) and has a separate entrance at grade.

Training and education facility means land, buildings and structures where students are taught curriculum and/or provided training or certification with regards to a specific trade, service or skill and may include: accessory administration, athletic activities, food service, research facilities and student accommodation. Typical uses may include, but are not limited to: universities, colleges, tutoring, trade schools, and driving schools.

Transportation terminal means land, buildings and structures used for the arrival and departure of passengers travelling by air, rail, water, bus, taxi or other motor vehicle, and may include accessory facilities for the storage and forwarding of goods transported by those means. This **use** does not include a bus stop.

# U

Unenclosed storage means an area not contained within a building or structure where materials and equipment including but not limited to: construction materials, equipment, solid fuels, lumber and new building materials, monuments and stone products, utility equipment, or other materials, goods, products, equipment or machinery other than salvage or scrap materials, derelict automobiles or large automobiles, and materials ordinarily placed in a landfill are stored, baled, placed, piled or handled.

Use means the purpose or function to which land, the surface of water, buildings or structures are designed, intended to be put, or put.

Unlicensed Vehicle means a motor vehicle that does not display number plates and a decal specific to the current year validation as required by the Motor Vehicle Act. (Bylaw No. 1944)

Utility means land, buildings and structures used to provide water, sewer, electrical, telephone, and similar services.

## <u>v</u>

Veterinary practice means the care and treatment of domestic animals by a registered veterinarian, including overnight hospitalization, but not including the care and treatment of farm livestock such as horses, cattle, sheep, goats or pigs, or the keeping or boarding of healthy animals, or the incineration or other disposal of animal carcasses.

Viniculture means the cultivation of grapes for winemaking.

## W

Warehouse means a buildings or structures in which finished goods, products and materials are received and stored for distribution, including the packaging, repackaging, distribution and shipment of goods, products and materials, but not including retail sales or the bulk storage and distribution of industrial fluids including, but not limited to: fuels, solvents or lubricants.

Watercourse means any natural or man-made depression with well-defined banks and a bed 0.6 m (2 ft) or more below the surrounding land giving direction to a current of water at least six months of the year, a marsh, pond, lake or stream having a drainage area of 2.0 km<sup>2</sup> (494.2 ac) or more.

Winery means land, buildings and structures used for the manufacturing and bottling of wine in accordance with the Liquor Control and Licensing Act. This use may also include viniculture, and accessory retail sales and service of wine and related products manufactured on-site.

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**Works yard** means land, **buildings** and **structures** used for the storage, manufacturing, maintenance or repair of infrastructure, materials and equipment directly related to the construction and maintenance of infrastructure such as **highways** and **utilities**.

# <u>Z</u>

Zone means a Zone established by Part 5 of this Bylaw.

# 1.02 Numbering

1.02.01 In the numbering used in this Bylaw, the first number indicates the Part of the Bylaw, the second number indicates the Section, the third number indicates the Subsection, the bracketed number indicates the Article, and the bracketed letter indicates the Clause, as follows:

8	Part
8.1	Section
8.1.2	Subsection
8.1.2(1)	Article
8.1.2(1)(a)	Clause

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# Part 2 **GENERAL PROVISIONS**

#### 2.01 **Application**

2.01.01 The provisions of this Bylaw apply to the City of Langford shown on Schedule "A" (Zoning Map) which forms part of this Bylaw.

#### 2.02 **Requirements for Compliance**

- 2.02.01 Land or the surface of water in the City of Langford may not be used, land may not be subdivided, buildings and structures on land or on the surface of water may not be constructed, altered, located or used, and signs may not be erected or located on any land except as specifically permitted by this Bylaw or the City of Langford Sign Bylaw.
- 2.02.02 All siting measurements must be made on a horizontal plane from the natural boundary, lot line or other feature specified in this Bylaw to the nearest portion of the **building**, **structure** or **use** in question.

#### 2.03 **Violation**

- 2.03.01 A person commits an offence under this Bylaw, who, being an owner or occupier of land or of the surface of water in the City of Langford: (Bylaw No. 1992)
  - Violates any property that is subject to regulation under this Bylaw, for the purpose of the (1)provisions of this Bylaw;
  - (2) Causes or permits any act or thing to be done in contravention or violation of any of the provisions of this Bylaw;
  - Neglects or omits to do anything required under this Bylaw; (3)
  - (4) Carries out, causes or permits to be carried out any development of land or the surface of water in a manner prohibited by or contrary to any of the provisions of this Bylaw; or (Bylaw No. 1992)
  - (5) Fails to comply with an order, direction or notice given under this Bylaw; or prevents or obstructs or attempts to prevent or obstruct a person authorized under Section 2.04 from entering on property.

#### 2.04 **Administration and Enforcement**

- 2.04.01 Pursuant to Section 16 of the Community Charter, the City of Langford may enter, at any reasonable time, upon any property that is subject to regulation under this Bylaw for the purpose of determining whether the regulations are being observed. (Bylaw No. 1992)
- 2.04.02 A person must not obstruct any Bylaw Enforcement Officer, or any other designated person engaged in the administration or enforcement of this Bylaw. (Bylaw No. 1992)

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#### 2.05 **Penalty**

- 2.05.01 Every person who commits an offence against this Bylaw is liable, upon summary conviction, to a fine and penalty not exceeding the maximum as stated in the Offence Act as amended from time to time. (Bylaw No. 1992)
- 2.05.02 Each day during which an offence against this Bylaw continueS is deemed to constitute a new separate offence. (Bylaw No. 1992)
- 2.05.03 The penalties imposed under Subsections 2.05.01 and 2.05.02 are in addition to and not in substitution for any other rememdy that the City may puruse for a contravention of this Bylaw. (Bylaw No. 1992)

#### 2.06 Non-compliance with Siting, Size and Shape Requirements

2.06.01 A building which exists at the time of adoption of this Bylaw, but which fails to comply with the requirements relating to siting, size and shape must not be altered or extended except in compliance with the requirements of this Bylaw. (Bylaw No. 1992)

#### 2.07 **Non-Conforming Uses**

- 2.07.01 The regulations governing **non-conforming uses** are set forth in the *Local Government Act*.
- 2.07.02 The lawful use of any land, building or structure existing at the time of the adoption of this Bylaw may be continued (subject to the provisions of the Local Government Act), despite such use being nonconforming with the provisions of this Bylaw. (Bylaw No. 1992)

#### 2.08 **Units of Measurement**

- 2.08.01 Metric measurements are used in this Bylaw.
- 2.08.02 Imperial measurements included in this Bylaw do not form part of this Bylaw and are intended only as a convenience for the reader. In most cases they have been rounded up or down to the nearest decimal point.

#### 2.09 **Section 514 Subdivision**

- 2.09.01 Despite the minimum lot sizes established by this Bylaw for various Zones, the minimum lot area that may be subdivided in accordance with Section 514 of the Local Government Act in the Walfred Road area (as defined by Schedule "F") is 40 ha (98.8 ac), and no lot created by such a subdivision in that area may be less than 2 ha (4.9 ac) in lot area; and
- 2.09.02 Despite the minimum lot areas established by this Bylaw for various Zones, the minimum lot area that may be subdivided in accordance with Section 514 of the Local Government Act in a rural area (as defined by Schedule "P") is 40 ha (98.8 ac) and no lot created by such a subdivision in that area may be less than 4 ha (9.9 ac) in lot area.

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# 2.10 Severability

2.10.01 If any provision of this Bylaw is for any reason held to be invalid by a decision of any Court of competent jurisdiction, the invalid provision shall be severed from the Bylaw and the decision that such provision is invalid shall not affect the validity of the remaining provisions of the Bylaw.

# 2.11 Development Permit Guidelines

2.11.01 Appendices A to V are adopted pursuant to Section 488 of the *Local Government Act* as guidelines pertaining to the Development Permit Areas designated in the Langford Official Community Plan.

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# Part 3 GENERAL REGULATIONS

## 3.01 Uses Permitted in Any Zone

- 3.01.01 Except where specifically excluded the following **uses**, **buildings** and **structures** are permitted in every Zone:
  - (1) Uses, buildings and structures which are accessory to a principal permitted use, building or structure on the same lot.
  - (2) Utility poles, underground electrical and telephone lines and telephone exchange buildings;
  - (3) Pipelines, radio, television and transmission towers (except that transmission towers are not desirable within 150 m [492.1 ft] of any **Residential Zones** or **school** sites) and wires, traffic control devices, clock towers, and underground or submarine utility systems, which may be sited on any portion of a **lot**;
  - (4) Water supply facilities including reservoirs, treatment plants, pumping stations intake structures and supply lines;
  - (5) Sewage collection, treatment and supply facilities including treatment plants, sewage pumping stations, storm drainage retention ponds, and sewer mains and service lines;
  - (6) Parks, playgrounds and playing fields, hiking and bicycling paths, horse riding trails and ecological reserves;
  - (7) Road-side produce stands not exceeding a footprint 10 m<sup>2</sup> (107.6 ft<sup>2</sup>) and used for the retail sale of farm products that are grown or reared on the land upon which the stand is located;
  - (8) Domestic composting of organic materials originating from a **lot** and used on that same **lot**, provided that the composting use does not cover more than 1% of the total **lot area**;
  - (9) Filming of motion pictures, but not including film production studios; and
  - (10) Facilities for police, fire or ambulance services; and
  - (11) Temporary construction and real estate marketing offices, subject to Section 3.06.

## 3.02 Prohibited Uses

- 3.02.01 Any use not expressly permitted in this Bylaw is prohibited in every Zone and where a particular use is expressly permitted in one Zone, such use is prohibited in every Zone where it is not also expressly permitted.
- 3.02.02 The following **uses** are prohibited in every **Zone**:
  - (1) Commercial airstrips;
  - (2) Helipads other than those used for emergency landing or evacuation and those **accessory** to public safety **uses** such as **hospitals** or fire stations;

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- (3) Disposal of any waste matter on land or in marine areas, except such waste matter as may lawfully be discharged pursuant to a permit under the Environmental Management Act or Regulations under that Act, or from the Capital Region Health Board;
- (4) The disposal or storage of hazardous or toxic waste;
- (5) The sale or distribution of cannabis sativa in any form and related drug paraphernalia, other than in a licensed pharmacy or as permitted in section 6.69C of this bylaw; (Bylaw No. 1951)
- (6) The occupancy of any trailer, recreational vehicle, camper, or other vehicle as a residence;
- (7) **Exotic dancing**;
- (8) Escort service or dating service; and
- (9) Body rub parlours.
- (10)Boiling of Blood, Bone, Soap, and Tripe;
- (11)Refining of Coal Oil;
- (12) Extracting Oil from Fish;
- (13) Storing Hides;
- (14) Tallow melting;
- (15) Slaughtering of animals;
- Manufacturing of gas, alkali, sulphuric acid, chemical manure, nitric acid, suphate and muriate of (16)ammonia, chlorine or bleaching powder.
- 3.02.03 For clarity, any suite which is not permitted by the regulations of the applicable Zone as laid out in Part 6 of this Bylaw or which does not comply with section 3.08 of this Bylaw must be decommissioned. (Bylaw No. 1992)

#### 3.03 **Vehicle Storage**

- Except where specifically permitted, no lot with a lot area greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be used for the keeping of more than one automobile or large automobile, other than a farm vehicle or recreation vehicle, which is not completely enclosed in a building or structure and which does not have attached or affixed in the manner prescribed by the Motor Vehicle Act Regulations:
  - (a) Motor vehicle number plates and a decal for the current license year issued in respect of that automobile or large automobile; or
  - (b) An interim vehicle license issued in respect of that automobile or large automobile pursuant to the Motor Vehicle Act Regulations; or
- (2) Except where specifically permitted, no lot with a lot area less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be used for the keeping of any farm vehicle or recreation vehicle;

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- No lot may be used for the keeping of detached parts of automobiles or large automobiles, (3) unless the parts are completely enclosed in a permanent building.
- 3.03.02 No unlicensed automobile or large automobile of any type may be stored on a lot in a location between the abutting highway and the front building line.
- 3.03.03 No vacant lot in any Residential Zone may be used for the keeping of unlicensed autombiles, large automobiles or automobile parts.

#### 3.04 **Agricultural Land Reserve**

- Despite any regulation in this Bylaw, land designated as "Agricultural Land Reserve" pursuant to the 3.04.01 Agricultural Land Commission Act, will be subject to:
  - (1) The Agricultural Land Commission Act;
  - (2) Regulations made under the Agricultural Land Commission Act; and
  - (3) Relevant orders of the Provincial Agricultural Land Commission made under the Agricultural Land Commission Act.

#### 3.05 **Accessory Buildings and Structures**

#### 3.05.01 **Every Zone**

The following regulations apply to accessory buildings and structures located in every Zone:

- (1) An accessory building or structure may not be used for human habitation, except as otherwise provided for in this Bylaw.
- (2) No accessory building may be located within 1 m (3.3 ft) of any principal building, or attached to any principal building by any means other than as provided in Article 3.05.01(3) below.
- Where an accessory building is attached to a principal building by a foundation, floor, walls and (3) roof it shall be considered part of the principal building and must comply in all respects with the requirements of this Bylaw applicable to a principal building.
- (4) Despite any setback requirement in any Zone, no accessory building may be located within 15 m (49.2 ft) of a front lot line unless it complies with the front lot line setback requirements applicable to the principal building.
- (5) A satellite dish antenna installed on the roof of a building may not extend above the maximum **height** permitted for the **building** upon which it is located.
- A satellite dish antenna installed on the ground is subject to the setbacks, lot coverage and (6) height regulations for accessory buildings and structures for the Zone in which it is located.
- (7) Metal containers designed and constructed for shipping may not be placed on any lot in conjunction with an existing residential use.

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- Eaves and gutters may project into the accessory building setbacks specified in this Section by (8) not more than 1 m (3.3 ft), provided that a **setback** of at least 0.45 m (1.5 ft) is maintained.
- 3.05.02 Agricultural, Residential, Rural Residential, Multiple Residential Zones, and Comprehensive **Development Zones**

The following regulations apply to accessory buildings and structures located in Agricultural, Residential, Rural Residential, Multiple Residential, and Comprehensive Development Zones:

- (1) Despite any setback requirement in any Zone, no building or structure for an agriculture use may be located within 30 m (98.4 ft) of the front lot line or within 15 m (49.2 ft) of any other lot line.
- (2) Despite any setback requirement in any Zone, no building or structure for an intensive agriculture use may be located within 90 m (295.3 ft) of the front lot line or within 30 m (98.4 ft) of any other lot line
- (3) The height of an accessory building shall not exceed the maximum height for a building or **structure** permitted in Part 6 of this Bylaw, with the exception that:
  - (a) Any building that is accessory to a one-family dwelling or two-family dwelling may not exceed a height equal to:
    - i. Either 4.5 m (14.8 ft) or 60% of the height of the principal dwelling, whichever is greater; or
    - ii. Two storeys, or the height of the principal dwelling where the principal use on the property is a one-family dwelling and the lot area is greater than or equal to 1,000 m<sup>2</sup> (0.3 ac); and
  - (b) Any **building** that is **accessory** to a multi-family residential **use** may not exceed 4.5 m (14.8 ft) in height.
- (4)The total floor area of all the buildings that are accessory to a residential use on any lot may not exceed 30 m<sup>2</sup> (323 ft<sup>2</sup>), except under the following circumstances.

Use	Lot Size	Maximum Total Floor Area
One-family residential	200 m <sup>2</sup> – 799 m <sup>2</sup>	65 m <sup>2</sup> (700 ft <sup>2</sup> )
One-family residential	800 m <sup>2</sup> – 999 m <sup>2</sup>	80 m <sup>2</sup> (861 ft <sup>2</sup> )
One-family residential	1,000 m <sup>2</sup> (10,764 ft <sup>2</sup> ) or greater	180 m² (1,937 ft²), plus an additional 10 m² (107.6 ft²) of floor area for each additional 100 m² (1,077 ft²) of lot area in excess of 1,000 m²
Multi-family residential	-	10 m² (107.6 ft²) per dwelling unit on the lot

Under no circumstance may accessory buildings and structures exceed the maximum site coverage regulations in part 6 of this Bylaw.

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- (5) Despite any **setback** requirement in any **Zone**, no **accessory building** may be located within 1 m (3.3 ft) of a **side lot line** or **rear lot line** or within 6 m (19.7 ft) of an **exterior side lot line** except in the CD3 Zone, and except where a common **garage** is erected on a common **lot line**, provided, however, that an **accessory building** in a **Multiple Residential Zone** may not be located within 3 m (9.8 ft) of a **lot line** which **abuts** an **Agricultural**, **Rural Residential**, or **Residential Zone**.
- (6) The following regulations also apply to accessory buildings on corner lots in an Agricultural, Rural Residential, Residential, Multiple Residential, or Comprehensive Development Zone, except the CD3 Zone:
  - (a) An accessory building on a corner lot may not be located closer to the exterior side lot line than the minimum setback for the principal building; and
  - (b) An accessory building on a corner lot may not be located within 2 m (6.6 ft) of any rear lot line that abuts a lot in an Agricultural, Rural Residential, Residential, or Multiple Residential Zone.

## 3.05.03 Commercial, Industrial and Institutional Zones

The following regulations apply to accessory buildings and structures located in Commercial, Industrial, Institutional, and Comprehensive Development Zones:

- (1) An **accessory building** on a **corner lot** may not be located closer to the **exterior side lot line** than required for the **principal building**; and
- (2) An accessory building may not be located within 3 m (9.8 ft) of any rear lot line that abuts a lot in an Agricultural, Rural Residential, Residential, or Multiple Residential Zone.

## 3.06 Temporary Buildings

- 3.06.01 Temporary **buildings** or **structures** may only be erected for the following purposes: **offices** for construction or real estate marketing coordination; and
- 3.06.02 The permitted temporary **buildings** or **structures** are only permitted for a period not to exceed the duration of construction.

# 3.07 Two-Family Dwellings

- 3.07.01 The following regulations apply to **two-family dwellings** in all Zones:
  - (1) A common wall in a two-family dwelling must have, at any one storey level, a horizontal dimension of at least 15% of the total perimeter wall length of the two-family dwellings combined, measured at the outer surface of the exterior walls and the common wall including enclosed garages or carports.
  - (2) Both **dwelling units** must contain a minimum of 4.5 m (14.8 ft) of linear wall length of habitable space facing the **front lot line** or **exterior side lot line** except that this regulation does not apply to the CD3 Zone or to **two-family dwellings** located on **lots** within an Agricultural or Rural Residential Zone if the **lot** is 4,000 m<sup>2</sup> (1 ac) or more in **lot area**.
  - (3) A **suite** is prohibited in conjunction with any **two-family dwelling**.

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(4) The keeping of more than two boarders per dwelling unit is prohibited in any two-family dwelling.

## 3.08 Suites

A suite is permitted as an accessory use in a one-family dwelling, or other type of dwelling unit as permitted in Part 6 of this Bylaw. There are three types of suites – secondary suites, garden suites, and carriage suites. Only one suite is permitted per lot.

## 3.08.01 General Regulations for all Suites

- (1) There may only be one suite per lot;
- (2) The one-family dwelling to which a suite is accessory to must be owner-occupied;
- (3) The one-family dwelling to which a suite is accessory to must be located on a lot of not less than 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) in area, except as otherwise permitted in Part 6 of this Bylaw;
- (4) An Occupancy Permit has been issued for the secondary suite;
- (5) One additional off-street parking space shall be provided for the exclusive use of the occupancy of a suite, and this space shall not be located in tandem with any parking space for the principal dwelling to which the secondary suite is accessory;
- (6) The suite and the one-family dwelling to which is it accessory must be a single real estate entit. Strata titling is not permitted.

## 3.08.02 Additional Regulations for Secondary Suites

- (1) The secondary suite must be completely contained within the one-family dwelling;
- (2) The secondary suite is not obtrusive so as to change the one-family nature of the one-family dwelling;
- (3) The secondary suite must have a floor area of not more than 90 m² (969 ft²) or 40% of the habitable area of the building in which it is located, whichever is less.

## 3.08.03 Regulations for Garden suites and Carriage Suites

- (1) Garden suites and carriage suites are not permitted on lots within the "City Centre" designation as delineated in the Official Community Plan;
- (2) Garden suites or carriage suites must be completely contained in a detached accessory building;
- (3) Garden suites or carriage suites may not be located;
  - (a) Within 3 m (9.8 ft) of the primary dwelling;
  - (b) Within 1 m (3.2 ft) of any rear lot line;
  - (c) Within 1 m (3.2 ft) of any interior side lot line;

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- (d) Within 3m (9.8ft) of any front lot line or exterior side lot line, except that no garage or carport that faces either a front or exterior side lot line may be located within 5.5 m (18 ft) of that lot line;
- (4) A garden suite or carriage suite is only permitted on a lot having a width greater than or equal to 11 m (36.1 ft) and adepth greater than or equal to 29 m (95.1 ft);
- (5) Only one driveway per lot is permitted;
- (6) Rooftop patios are not permitted;
- (7) Garden suites or carriage suites must be connected to municipal sanitary sewer or provide confirmation of adequate septic capacity prior to the issuance of a building permit;
- (8) All accessory buildings and structures on the lot including garden suites and carriage suites may not exceed the maximum footprint set out in section 3.05.02(4) or the maximum lot coverage of the applicable zone in Part 6 of this Bylaw;
- (9) If a suite already exists within the primary dwelling it must be decommissioned prior to the issuance of a building permit for the garden suite or carriage suite. The following must occur:
  - (a) Removal of **kitchen** OR removal of shower/bathtub and the plumbing lines; and (Bylaw No. 1992)
  - (b) Remove the exterior access OR sufficiently open access to the principal dwelling.

## 3.08.04 Additional Regulations for Garden Suites

- (1) Permitted only on lots over 550 m² (5,920 ft²) unless otherwise noted in Part 6 of this Bylaw;
- (2) Must be located behind the rear building line of the one-family dwelling;
- (3) The suite may not have a gross floor area of more than  $65 \text{ m}^2$  (700 ft<sup>2</sup>);
- (4) Height maximum of 4.5 m (14.8 ft).

# 3.08.05 Additional Regulations for Carriage Suites

- (1) Permitted only on lots over 1,000 m² (10,764 ft²) unless otherwise noted in Part 6 of this Bylaw;
- (2) Must be located in front of the rear building line of the one-family dwelling;
- (3) The suite may not have a gross floor area of more than 90 m<sup>2</sup> (969 ft<sup>2</sup>);
- (4) Height maximum of two storeys;
- (5) Ground floor of the carriage suite must be exclusively used for vehicle parking;
- (6) Are not permitted on panhandle lots;
- (7) On lots over  $4,000 \text{ m}^2$  (1 ac);
  - (a) Section 3.08.05(2) does not apply;

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- (b) Permitted on panhanide lots, despite Section 3.08.05(6);
- (c) Ground floor may contain uses other than a garage, including but without limiting the generality of the foregoing: workshop, storage, or art studio;
- (8) Where permitted on lots less than 1,000 m<sup>2</sup> (10,764 ft<sup>2</sup>) as per Part 6 of this Bylaw:
  - (a) May not be located within an accessory building that has a building footprint of more than 60 m<sup>2</sup> (645 ft<sup>2</sup>);
  - (b) May not have a gross floor area of more than 60 m<sup>2</sup> (645 ft<sup>2</sup>);
  - (c) May only be located on lots with laneway access, corner lots, or on a lot that shares a driveway with an adjacent lot that benefits from a registered recipricol access easement;
  - (d) May be located on lots with a minimum width of 9.5 m (31ft) and a minimum depth of 29 m (95 ft) provided that the lot has direct vehicle access from a highway, laneway, access route in a bare land strata plan, registered access easement, or other secondary access route;
  - (e) The one-family dwelling to which the carriage suite is accessory may not contain vehicle parking;
  - (f) Notwithstanding the definition of "height" in Part 1, Section 3.05.02(3), and 3.08.05(4), the highest point of the roof of the carriage suite may not exceed the height of 85% of the highest point of the roof of the one-family dwelling, as measured from the average finished grade of the lot.

## 3.09 Home Occupations

## 3.09.01 All Three Types

Three types of **home occupation** are permitted depending on the type of **dwelling unit** in which the **home occupation** is conducted and the size of the **lot** on which it is located. The following regulations apply to all three types of **home occupations**.

- (1) The types of **home occupations** permitted are determined as follows:
  - (a) A home office is permitted as an accessory use in any dwelling unit, including one- and two-family dwellings, suites, manufactured homes, and apartment units;
  - (b) A home business is permitted as an accessory use to a one- or two-family dwelling located on a lot with a lot area less than 4,000 m<sup>2</sup> (1 ac); and
  - (c) A **home industry** is permitted as an **accessory use** to a **one-** or **two-family dwelling** located on a **lot** with a **lot area** of 4,000 m<sup>2</sup> (1 ac) or larger.
- (2) **Home occupations** may not alter the residential character of the properties on which the commercial activity takes place, and more specifically may not:
  - (a) Cause or result in any variation or alteration in the external residential appearance of the land and premises in which it is carried on;

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- (b) Produce noise, vibration, smoke, dust, odour, litter, or heat, other than that normally associated with a dwelling;
- (c) Create or cause any fire hazard, electrical interference;
- (d) In the case of a bed and breakfast home business, cause an increase in demand for, or usage of, on-site parking or parking on the adjacent street beyond one vehicle per room used for guest sleeping accommodation for guests; or
- (e) In the case of all other home occupations, cause an increase in demand for, or usage of, on-site parking or parking on the adjacent street beyond what would normally be associated with two visitors per hour to residential premises between the hours of 9:00 am and 6:00 pm, Monday to Friday, and one visitor per hour at other times.
- (3) The following **uses** are prohibited for all types of **home occupation**:
  - Dance instruction or performance area except dancing lessons for children under 16 years (a) old in classes of six or fewer;
  - (b) Orchestra or band training;
  - (c) Restaurant;
  - (d) Manufacturing, welding, or any other light industrial use;
  - (e) The salvage or repair, or both, of **autombiles** or **large automobiles**;
  - (f) Business that requires the marshalling of automobiles or large automobiles;
  - (g) Storage of more than one automobile or large automobile over 8,600.0 kg GVW on lots with a lot area less than 4,000 m<sup>2</sup> (1 ac); and
  - (h) Retail or wholesale sale of goods except for goods manufactured or produced as part of a home occupation;
- (4) Home occupations must be conducted entirely within a dwelling unit, except that on lots with greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) of lot area, home occupations may be conducted within an accessory building provided that minimum on-site parking requirements are satisfied.
- (5) Despite Article 3.09.01(4), catering must be contained within a one-family dwelling.
- (6) Not more than 25% of the gross floor area of a dwelling unit may be used for home occupation purposes.
- (7) No storage of materials, commodities, or finished products is permitted in connection with the operation of a home occupation other than within a permitted building or within a contractor's yard as provided for in article 3.09.04(1).
- (8) Except for one unilluminated sign not exceeding 0.2 m<sup>2</sup> (2.2 ft<sup>2</sup>) in area, no sign or other advertising matter may be exhibited or displayed on the premises or lot where a home **occupation** is conducted.

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- (9) The operator of every home occupation must obtain a Business License issued by the City of Langford.
- (10) The operator of every home occupation must comply with all licencing, health and other application regulations of British Columbia and the Capital Regional District.
- Any home occupation that is a food services establishment as defined in the Food Premises Regulation under the Public Health Act must be approved by the Medical Health Officer prior to operation.
- (12) A home occupation may not employ more than one employee who does not reside on the premises.
- (13) In addition to the off-street parking spaces required for the dwelling unit, parking for home occupations shall be provided in accordance with Part 4.
- No automobiles that are used by the proprietor of a home office or by another person engaged in the business with which the home office is associated, may be kept or parked on the premises at which the home office is carried on, with the sole exception of automobiles used by the proprietor or any other resident of the premises for purposes unrelated to the home office.
- (15) A pet grooming business, as a home occupation, must be conducted entirely within a dwelling unit or permitted accessory building. Dogs or cats that are awaiting grooming or that have been groomed must be kept indoors, and must not be allowed to roam, or be leashed, penned or caged outdoors.

#### **Home Offices** 3.09.02

The following regulations apply to **home offices**:

- (a) A home office may not serve customers on the lot on which the home office is located nor cause an increase in demand for, or usage of, on-site parking or parking on the adjacent street.
- (b) Not more than 25% of the gross floor area of a dwelling unit, and not more than 65 m<sup>2</sup> (699.7 ft<sup>2</sup>) of total gross floor area on any lot may be used for home office purposes.

#### 3.09.03 **Home Businesses**

The following regulations apply to home businesses:

- (1) The following uses and no others are permitted as home businesses:
  - Artist or craftsperson studio and household equipment and appliance service and repair, (a) but excluding boat building and refurbishing, auto refurbishing, cabinet making and furniture making;
  - (b) Bed and breakfast limited to two rental rooms;
  - (c) Catering in a one-family dwelling;
  - (d) Community care facility, subject to Section 3.26;

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- (e) Office;
- (f) Personal service establishment, limited to a single patron at any given time; Pet grooming; and
- The husbandry and rearing for sale of fish, amphibians, reptiles, invertebrates, or birds in (g) enclosed buildings for wholesale or retail sale, but specifically excluding on-site processing for food.
- A home business other than a bed and breakfast, home occupation daycare or community care (2) facility must not occupy more than 25% of a dwelling unit, and not more than 65 m<sup>2</sup> (699.7 ft<sup>2</sup>) of gross floor area on any lot.
- (3) A community care facility, for the care of not more than eight persons or as a residence for no more than 10 persons, not more than six of whom are persons in care, is permitted as an accessory use in a one-family dwelling.
- (4) A home occupation daycare, for the care of not more than eight children, is permitted as an accessory use in a one-family dwelling, two-family dwelling, or townhouse unit.

#### 3.09.04 **Home Industries**

The following regulations apply to home industries:

- (1) All of the uses permitted in Article 3.09.03(1), the following uses, and no others are permitted as home industries:
  - (a) Small scale manufacturing which is carried on entirely within the dwelling unit or an accessory building including the fabrication of cabinets and furniture;
  - (b) Contractor's yard, provided that no more than two automobiles or large automobiles used in the home industry may be stored on the lot and no more than 500 m<sup>2</sup> (5,382 ft<sup>2</sup>) of lot area may be used for outdoor storage;
  - (c) Breeding kennels subject to Section 3.11; and
  - (d) Propagation of plants, shrubs, fruits and vegetables for sale.
- A home industry must not occupy more than 25% of a dwelling unit, and not more than 90 m<sup>2</sup> (2) (968.8 ft<sup>2</sup>) of gross floor area on any lot.
- Any accessory building used for a home industry must be screened from abutting lots in a Rural (3) Residential, Residential, or Multiple Residential Zone by a continuous landscape and screening area not less than 1 m (3.3 ft) in width containing a shrub, hedge, or fence screen of a minimum height of 1.8 m (5.9 ft) at time of planting.

#### **Bed and Breakfasts** 3.09.05

The following additional regulations apply to **bed and breakfasts**:

(1) Not more than four guests may be accommodated at any one time.

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- (2) Not more than two bedrooms may be used to accommodate guests.
- No rental of equipment or material is permitted except to guests. (3)
- (4) A bed and breakfast may only be conducted within a principal dwelling or an approved suite and may only be operated in conjunction with the owners' concurrent residency of the property.

#### 3.09.06 **Garage Sales**

The following regulations apply to garage sales on residential lots:

- (1) Garage sales are only permitted on lots occupied by a one-family dwelling, a two-family dwelling, or a townhouse.
- (2) No residential property shall be used for a garage sale more than three times within a twelve month period, and no single garage sale may be conducted for more than two consecutive days.

#### 3.10 **Boarding Kennels**

- 3.10.01 In addition to the regulations for home industries in Section 3.09, the following regulations apply to **boarding kennels** in any Zone in which they are a permitted **use**:
  - (1) A boarding kennel is permitted as an accessory use on a lot with a lot area of 4.0 hectares (9.9 ac) or larger.
  - (2) The **buildings** and land associated with the **boarding kennel** use may not occupy more than 15% of the total lot area.
  - (3) Accommodation for not more than 30 animals may be provided on the lot.
  - (4) No **building** or land area used for dog boarding may be located:
    - (a) Within 30 m (9 .4 ft) of any lot line;
    - (b) Within 90 m (295.3 ft) of a residence existing at the time of construction or expansion of the boarding kennel facility unless such residence is occupied by the owner or a full-time employee of the boarding kennel;
    - Within the setback distance from a natural boundary prescribed in Section 3.16 of this (c) Bylaw; or
    - (d) In between the front building line of the principal residential building on a lot and the abutting highway.
  - (5) In addition to the off-street parking spaces required by Part 4 of this Bylaw, one parking space per five dog or cat enclosures must be provided for patrons of a boarding kennel.
  - (6) All dogs and cats must be kept within a building from 8:00 p.m. to 7:00 a.m. on the following day.
  - (7) All **buildings** and land areas used by dogs as part of the boarding kennel must be screened from residential uses, institutional uses, and highways by a landscape and screening area not less

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- than 1 m (3.3 ft) in width containing a shrub, hedge, or fence screen of not less than 1.8 m (5.9 ft) in **height**, at the time of planting.
- (8) A **boarding kennel** and its operation must also comply with the requirements of the Langford Animal Control Bylaw.

## 3.11 Breeding Kennels

- 3.11.01 In addition to the regulations for **home industries** in Section 3.09, the following regulations apply to **breeding kennels** in any Zone in which they are a permitted **use**:
  - (1) A **breeding kennel** is permitted as an **accessory use** on a **lot** with a **lot area** of 4,000 m<sup>2</sup> (1 ac) or larger.
  - (2) The **buildings** and land associated with the **breeding kennel use** may not occupy more than 15% of the total **lot area**.
  - (3) Accommodation for not more than six dogs or cats over the age of four months may be provided on the **lot**.
  - (4) No **building** used for dog breeding may be located:
    - (a) Within 30 m (98.4 ft) of a front lot line or exterior side lot line;
    - (b) Within 10 m (32.8 ft) of an interior side lot line or rear lot line;
    - (c) Within 90 m (295.3 ft) of a residence existing at the time of construction or expansion of the **breeding kennel** facility unless such residence is occupied by the owner or a full-time employee of the **breeding kennel**;
    - (d) Within the **setback** distance from a **natural boundary** prescribed in Section 3.16 of this Bylaw; or
    - (e) In front of the **front building line** of the **principal residential building**.
  - (5) In addition to the off-street parking spaces required by Part 4 of this Bylaw, one space must be provided for patrons of a **breeding kennel**.
  - (6) All dogs and cats must be kept within a **building** from 8:00 p.m. to 7:00 a.m.
- 3.12 A breeding kennel and its operations must also comply with the requirements of the Langford Animal Control Bylaw. The Keeping of Animals for Domestic Purposes
- 3.12.01 The keeping of horses, cattle, sheep, and goats for domestic purposes is permitted as an **accessory use** to the **residential use** of a **one-family dwelling** on any **lot** with an area of at least 4,000 m<sup>2</sup> (1 ac) in any **Residential Zone**, subject to the following regulations:
  - 1) Horses, cattle, sheep and goats are limited to one animal for each 4,000 m<sup>2</sup> (1 ac) of **lot area**;
  - 2) Horses, cattle, sheep and goats must be kept in a secure, fenced enclosure;
  - 3) No building or structure used for the keeping of horses, cattle, sheep or goats or unenclosed

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- storage of feed or manure may be located within 30 m (98.4 ft) of any front lot line or within 15 m (49.2 ft) of any other lot line;
- 4) The **accessory use** permitted by this Subsection includes the sale of meat, milk, milk products and wool produced on the premises;
- 5) The **accessory use** permitted by this Subsection includes the sale of manure produced on the premises, provided that the manure is securely bagged, if stored or displayed for sale within 15 m (49.2 ft) of any Lot Line.
- 3.12.02 The keeping of domestic poultry and rabbits is permitted as an accessory use to the residential use of a one-family dwelling on any lot greater than or equal to 4,000 m<sup>2</sup> (1 ac) in lot area in any Residential Zone, subject to the following regulations:
  - (1) The number of chickens, ducks, pigeons and rabbits, in total, that may be kept on any **lot** is limited to one for each 166 m<sup>2</sup> (1,786.8 ft<sup>2</sup>) of **lot area**;
  - (2) Roosters are only permitted on land that is in the Agricultural Land Reserve (ALR);
  - (3) Domestic poultry must be kept in a secure, fenced enclosure;
  - (4) No **building** or **structure** erected for the purpose of keeping chickens, ducks, pigeons or rabbits or unenclosed storage of feed or manure may be sited within 3 m (9.8 ft) of any **rear lot line** or **side lot line**, or closer to a **front lot line** than the front face of the **principal** dwelling;
  - (5) No **building** or **structure** used for the keeping of domestic poultry other than chickens, ducks or pigeons or **unenclosed storage** of feed or manure may be located within 30 m (98.4 ft) of any **front lot line** or within 15 m (49.2 ft) of any other **lot line**;
  - (6) The **accessory use** permitted by this Subsection includes the sale of meat, eggs, fur and feathers produced on the premises; and
  - (7) The **accessory use** permitted by this Subsection includes the sale of manure produced on the premises, provided that the manure is securely bagged, if stored or displayed for sale within 15 m (49.2 ft) of any **lot line**.
- 3.12.03 The keeping of chickens, ducks, pigeons and rabbits for domestic purposes is permitted as an **accessory use** to the **residential use** of a **one-family dwelling** on any **lot** with a **lot area** less than 4,000 m<sup>2</sup> (1 ac) but not less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) in any **Residential Zone** subject to the following conditions:
  - (1) The number of chickens, ducks, pigeons and rabbits, in total, that may be kept on any **lot** is limited to four);
  - (2) Chickens, ducks, pigeons and rabbits must be kept in a secure, fenced enclosure;
  - (3) **Buildings** or **structures** that are erected for the purpose of keeping chickens, ducks, pigeons or rabbits may not exceed a cumulative **gross floor area** of 10 m<sup>2</sup> (107.6 ft<sup>2</sup>) per **lot**;
  - (4) The siting and size of buildings or structures that are erected for the purpose of keeping chickens, ducks, pigeons or rabbits are subject to the requirements of this Subsection 3.12.03 where the requirements are different from those contained in Section 3.05 of this Bylaw, and the gross floor area of such buildings and structures may be excluded from the calculation of accessory building area under that Section;

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- (5) No **buildings** or **structures** erected for the purpose of keeping chickens, ducks, pigeons or rabbits or any **unenclosed storage** of feed or manure may exceed a height of 2.4 m (7.9 ft);
- (6) No building or structure erected for the purpose of keeping chickens, ducks, pigeons and rabbits for domestic purposes or unenclosed storage of feed or manure may be sited within 3 m (9.8 ft) of any rear lot line or side lot line, or closer to a front lot line than the front face of the principal dwelling;
- (7) The **accessory use** permitted by this Subsection includes the sale of eggs, meat, feathers and fur produced on the premises; and
- (8) The slaughter of chickens, ducks pigeons or rabbits is prohibited on any **lot** less than 4,000 m<sup>2</sup> (1 ac) in **lot area**.
- 3.12.04 The keeping of bees and beehives for domestic purposes including the sale of honey produced on the premises is permitted as an **accessory use** to the **residential use** of a **one-family dwelling** on any **lot** in any **Residential Zone** with a **lot area** of at least 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) subject to the following conditions:
  - (1) The number of beehives shall not exceed two for any **lot** with a **lot area** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) and less than or equal to 800 m<sup>2</sup> (8,611.1 ft<sup>2</sup>);
  - (2) The number of beehives shall not exceed one per 400 m<sup>2</sup> (4,305.6 ft<sup>2</sup>) of **lot area** on **lots** greater than 800 m<sup>2</sup> (8,611.1 ft<sup>2</sup>) in **lot area**; and
  - (3) All beehives must be sited to the rear of the **front building line** of any **principal building** and at least 3 m (9.8 ft) from any **lot line**.

## 3.13 Unenclosed Storage

## 3.13.01 Commercial, Industrial, and Business Park Zones

Where permitted in this Bylaw, **unenclosed storage** in the Industrial and **Business Park Zones** is subject to the following regulations unless otherwise expressly permitted in this Bylaw:

- (1) The **unenclosed storage use** must not be located within 6 m (19.7 ft) of any **lot line** which does not **abut** a **lot** in a **Commercial**, **Business Park**, or **Industrial Zone**;
- (2) The **unenclosed storage use** must not discharge or emit across **lot lines**:
  - (a) Odours, toxic or noxious matter or vapour;
  - (b) Heat, glare, or radiation; or
  - (c) Recurrently generated ground vibration.
- (3) The maximum **height** of any **unenclosed storage use** may not be more than 3.5 m (11.5 ft) if the **lot abuts** any **lot** not located within an **Industrial Zone** or the BP1 Zone.
- (4) Where an unenclosed storage use is located on a lot which abuts any highway or lot not located within an Industrial Zone or the BP1 Zone, the unenclosed storage use must be completely screened to a height of at least 2.5 m (8.2 ft) by buildings or a solid decorative fence located within a landscape and screening area not less than 1.5 m (4.9 ft) in width, or both. No display

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- or storage of materials shall exceed a **height** of 1.8 m (5.9 ft) within 6 m (19.7 ft) of the **landscape** and screening area.
- (5) Loading areas or truck yards associated with the **unenclosed storage use** must be screened as required in article 3.13.01(4).

### 3.14 Recycling Facilities

- 3.14.01 Recycling facilities are permitted in the CS1, CS2, M1, M2, and M3 Zones subject to the following requirements:
  - (1) The maximum area for **unenclosed storage** and sorting area is 2,000 m<sup>2</sup> (0.5 ac); and
  - (2) The use must comply with the regulations for **unenclosed storage** in Section 3.13 of this Bylaw.

### 3.15 Commercial Composting Facilities

- 3.15.01 In-vessel **commercial composting** of organic materials is permitted in any **Industrial Zone** or as otherwise permitted in Part 6 of this Bylaw, subject to the following requirements:
  - (1) The minimum **lot area** is  $1,500 \text{ m}^2$  ( $16,145.9 \text{ ft}^2$ ); and
  - (2) Despite Section 3.13 of this Bylaw, the maximum **height** of stored topsoil, measured to the uppermost point of a topsoil pile, is 5 m (16.4 ft) and the uppermost point must be located at least two times its **height** from any **lot line**.

### 3.16 Flood Control and Environmental Protection

- 3.16.01 Despite any other regulation in this Bylaw, no **building** or any part thereof may be constructed, reconstructed, moved, or extended, nor may any **manufactured home** or **structure** be located:
  - (1) Within 30 m (98.4 ft) of the **natural boundary** of any **watercourse**;
  - (2) With the underside of the floor system of any area used for habitation, business, or storage of goods damageable by floodwaters, or in the case of a **mobile home** or unit, the ground level on which it is located:
    - (a) Less than 0.6 m (2 ft) above the two hundred year flood level as designated in the Official Community Plan; and
    - (b) Less than 1.5 m (4.9 ft) above the **natural boundary** of the sea or any other lake, swamp or pond; and
    - (c) Less than 1.5 m (4.9 ft) above the **natural boundary** of any other **watercourse**.
  - (3) Article 3.16.01(2) does not apply to:
    - (a) An alteration of an existing **building** or **structure** used as a residence that does not involve an addition exceeding 25% of the **gross floor area** of the **building** or **structure** prior to the alteration; or
    - (b) Farm **buildings** other than **dwelling units** and closed sided livestock housing; or

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- (c) Closed-sided livestock housing, if such livestock housing is elevated 1 m (3.3 ft) above the natural ground elevation; or
- (d) An industrial building, if such building is flood proofed to an elevation equal to the two hundred year flood level as designated in the Official Community Plan.
- No fill may be placed to support a building or structure, within 30 m (98.4 ft) of the natural boundary 3.16.02 of any watercourse.
- 3.16.03 Municipal pumphouses and pump houses for irrigation purposes on either agricultural land or golf courses are exempt from Subsections 3.16.01 and 3.16.02.

### 3.17 **Location and Siting of Buildings and Structures**

#### 3.17.01 **Swimming Pools**

No permanent swimming pool may be located in any required setback from a front lot line or within 3 m (9.8 ft) of any side lot line or rear lot line.

### 3.17.02 **Underground Structures**

The whole or any part of a structure below finished ground elevation, other than a swimming pool, may be sited on any portion of a lot.

#### 3.17.03 **Visibility at Intersections**

No person may place or permit to be placed or grow, or permit to be grown, any tree, shrub, plant, fence, or other structure within a sight triangle above an elevation such that an object 0.9 m (3 ft) above the surface elevation of one highway is obstructed if viewed from a point 0.9 m (3 ft) above the surface elevation of the other highway.

### 3.18 **Projections into Required Setbacks**

3.18.01 The following features may project into a required **setback**, to the extent specified in Table 1:

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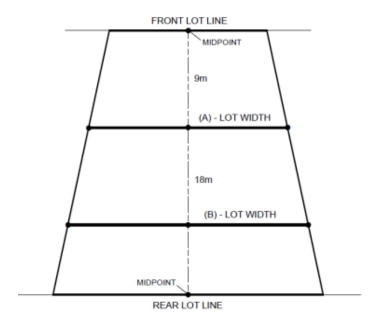
**Table 1: Permitted Projections into Required Setbacks** 

Feature	Lot Size	Setback Required by Part 6 of this Bylaw	Type of Lot Line	Permitted Projection
Principal building, except those features noted separately below	All lots	From <b>exterior side lot</b> line	Exterior side lot line abutting a highway less than 4.5 m (14.8 ft) wide	Principal building may be located a minimum of 2 m (6.6 ft) from the exterior side lot line
Fireplaces, chimneys, eaves, gutters, bay windows, and ornamental	All lots	3 m (9.8 ft) or greater	All types	Setback for the projecting feature only may be reduced by not more than 1 m (3.3 ft)
features such as cornices, pilasters, belts courses, sills	All lots	Less than 3 m (9.8 ft)	Interior side lot line only	Setback for the projecting feature only may be reduced to 0.9 m (3 ft)  Setback for projecting eaves and gutters only may be reduced to 0.45 m (1.5 ft)
Steps, sunlight control projections, canopies, balconies,	Greater than or equal to 380 m <sup>2</sup> (4,090.3 ft <sup>2</sup> )	n/a	All types	Setback for the projecting feature only may be reduced by not more than 1 m (3.3 ft)
decks (not including deck posts), or porches	Less than 380 m <sup>2</sup> (4,090.3 ft <sup>2</sup> )	n/a	Front or rear lot line only	Setback for the projecting feature only may be reduced by not more than 1 m (3.3 ft)

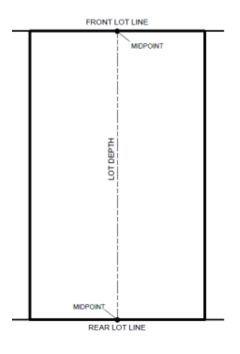
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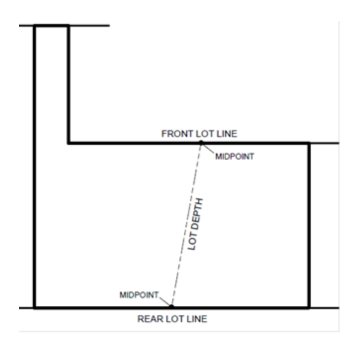
### 3.19 Calculation of Lot Width and Depth

- 3.19.01 Dimensions of **lots** are calculated as follows except where otherwise specified in Part 6 of this Bylaw.
  - (1) Lot width will be the lesser of the following measurements:
    - (a) The length of a line perpendicular to a line connecting the midpoints of the **front lot line** and **rear lot line** and 9 m (29.5 ft) to the rear of the **front lot line**; and
    - (b) The length of a line perpendicular to a line connecting the midpoints of the **front lot line** and **rear lot line** and 18 m (59.1 ft) to the rear of the **front lot line**.



(2) Lot depth will be the length of a line connecting the mid-points of the front lot line and rear lot line.





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### 3.20 Height Exceptions

3.20.01 The **height** regulations specified elsewhere in this Bylaw do not apply to church spires, church belfries, church domes, fire and hose towers, public observation towers, transmission towers, chimneys, radio towers, or elevator and ventilating machinery penthouses provided that no such **structure** covers more than 20% of the **lot** or, if located on a **building**, not more than 10% of the roof area of the **principal building** on that **lot**, or to stadiums, utility poles, flag poles bearing the flag of Canada or British Columbia, or **drive-in theatre** projection screens.

### 3.21 Landscaping and Screening

### 3.21.01 All Zones

The regulations in this Subsection apply to the provision and maintenance of screening and landscaping to mask or separate **uses**, or to enhance the natural environment, in every Zone except as otherwise expressly required or permitted in this Bylaw.

- (1) The minimum width for landscape and screening areas required by this Bylaw is 1 m (3.3 ft).
- (2) Wherever possible, **landscape and screening areas** shall retain existing trees and natural vegetation, other than invasive species, and add planting that enhances the natural environment.
- (3) Required **landscape** and screening areas must not be located on septic fields, and a septic field must not be located in a required **landscape** and screening area, unless approved in writing by the Vancouver Island Health Authority.
- (4) Where a landscape plan is required to be submitted as part of a Development Permit application, the provisions of this Bylaw will apply in addition to those contained in the City of Langford Landscape Policy No. 6630-00 and the applicable Development Permit guidelines.
- (5) All portions of a **lot** that are not covered by a **building** or **structure** or used for off-street parking must be landscaped. (*Bylaw No. 1904*)

### 3.21.02 Residential, Multiple Residential, Commercial, Industrial, and Institutional Zones

The regulations in this Subsection apply to the provision and maintenance of screening and landscaping to mask or separate **uses**, or to enhance the natural environment in **Multiple Residential**, **Commercial**, **Industrial** and **Institutional Zones** except as otherwise expressly required or permitted in this Bylaw.

- (1) All planted areas (trees, shrubs, groundcover, lawn, raised beds and planters in a **landscape and screening area** must be serviced and maintained by an underground automatic irrigation system.
- (2) On lots within a Multiple Residential Zone, a landscape screen must be provided along any interior side lot line extending back from the front building line of the principal building to the rear lot line, and along the rear lot line. It must consist of a continuous landscape and screening area of at least 1 m (3.3 ft) in width containing a decorative fence of a minimum height of 1.8 m (5.9 ft) and decorative planting.
- (3) Landscape and screening areas between vehicle parking areas and highways must be provided with a low hardy shrub or hedge at a minimum height of 1.2 m (3.9 ft) at the time of planting that effectively screen vehicle headlights.

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### 3.21.03 Fences

- (1) The **height** of a fence is, for the purposes of this Bylaw, the vertical distance from the average finished ground level at any point along the fence to the highest part of the fence directly above.
- (2) Fences may be constructed within any required **setback**, other than that portion of a **lot** that is within a **sight triangle**, and that portion of a **lot** that is within a designated Interface Fire Hazard or Riparian Development Permit Area unless either authorized by a Development Permit or specifically exempted from the requirements of a Development Permit.
- (3) Fences **abutting** a **highway** within the required **setback** from a **front lot line** in all **zones** shall not exceed a **height** of 1.2 m (3.9 ft) and shall be constructed of wrought iron, picket or similar style providing less than complete visual screening.
- (4) The following regulations apply to fences on **lots** containing **one-family dwellings**, **two-family dwellings** or **townhouse uses**:
  - (a) Fences along interior side lot lines and rear lot lines (where not abutting a highway) shall not exceed a height of 1.8 m (5.9 ft);
  - (b) Despite Article 3.21.03(3), that portion of a fence **abutting** a **highway** that is at least 1.8 m (5.9 ft) to the rear of the **front building line** may exceed 1.2 m (3.9 ft) in **height** but shall not exceed a **height** of 1.8 m (5.9 ft) and may be constructed with a solid style.
- (5) Ornamental features such as arbours or gates are exempt from the **height** restrictions of this Subsection.

### 3.22 Compliance with Lot Area Regulations

- 3.22.01 **Lots** created by subdivision must comply with the minimum and average **lot area** regulations set out in Part 6 of this Bylaw except that a park to be dedicated upon deposit of the subdivision plan need not comply with those regulations.
- 3.22.02 For the purposes of this Bylaw, average **lot area** is the sum of the **lot areas** of the proposed **lots** divided by the number of proposed **lots**:
- 3.22.03 The average and minimum **lot** sizes in Part 6 of this Bylaw do not apply:
  - (1) If the **lot** being created is to be used solely for the unattended equipment necessary for the operation of facilities referred to in articles 3.01.01(2) and (3) of this Bylaw or for a community water or sewer system, a community gas distribution system, a community radio or telephone receiving antenna, a radio or television broadcasting antenna, a telecommunication relay, an automatic telephone exchange, an air or marine navigational aid, an electrical substation, transportation corridor, or generating station road access, and any other similar public service or utility and the owner grants to the City of Langford a covenant under the <u>Land Title Act</u> restricting the **use** of the **lot** to that **use** and prohibiting the disposal of that **lot** except through dedication to the City of Langford.
  - (2) If the **lot** being created is for park **use**, an ecological reserve, or dedication to the Crown.

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- 3.22.04 The Approving Officer may approve a subdivision consolidation containing lots with lot areas or lot widths less than the requirements in this Bylaw if:
  - (1) The subdivision consolidation creates a lesser number of lots; and
  - (2) The smallest **lot** created is larger than the smallest of the **lots** being consolidated.
- 3.22.05 The Approving Officer may approve a boundary adjustment subdivision which creates lots with lot areas less than the requirements in this Bylaw, if: (Bylaw No. 1920)
  - (1) The subject lots are adjoining;
  - (2) No additional lots are created;
  - Where the proposed lots are under 6,000 m<sup>2</sup> (1.5 ac) in area, the boundary adjustment does not (3) result in the reduction of any lot by more than 20% of its original size; and
  - (4) The requirements of this Bylaw respecting siting of buildings and structures an minimum lot width are complied with.

#### 3.23 **Enforcement of Siting Regulations**

- 3.23.01 Every application for a Building Permit must provide a plan signed by a B.C. Land Surveyor showing the location on the lot of all existing and proposed buildings, structures and sewage absorption fields in relation to lot and Zone boundaries, watercourses, wells and the sea, and in relation to other buildings on the lot, unless the Building Inspector determines that the provision of such plan is not reasonably necessary to establish whether proposed buildings, structures and sewage absorption fields comply with the siting requirements of this Bylaw.
- 3.23.02 Every applicant for a Development Permit or a Development Variance Permit must provide a plan as described in Subsection 3.23.01 unless the City of Langford Council makes the determination referred to in that Section.

#### 3.24 **Conversion of Building Use**

3.24.01 Buildings may be converted, altered, or remodeled for another use, provided that the converted building conforms to all the provisions and regulations prescribed in this Bylaw for the Zone in which it is located, as well as any applicable provisions and regulations of the BC Building Code and the City of Langford Building and Plumbing Bylaw.

#### 3.25 **Covenants Against Building and Subdivision**

3.25.01 Where, under this Bylaw, an owner of land is required or authorized to grant a covenant restricting subdivision or development, the covenant must be granted to the City of Langford in priority to all financial charges and delivered in registerable form satisfactory to the City prior to the granting of the approval or authorization in respect of which the covenant is required. The covenant must indemnify the City of Langford in respect of any fees or expenses it may incur as a result of a breach of the covenant by the covenanter.

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#### 3.26 **Community Care Facilities and Group Daycares**

- 3.26.01 In addition to, and despite any other regulations for community care facilities in any Zone in this Bylaw, the following regulations apply to community care facilities in any Zone in which they are a permitted use:
  - (1) A community care facility may not exist in conjunction with any other permitted use on the same property;
  - (2) With the sole exception of a home occupation daycare, a community care facility is not permitted as a home occupation in a two-family dwelling, a townhouse, an apartment, or a mobile home:
  - (3) Despite Article 3.26.01(1), a community care facility may be operated as a home occupation, subject to Section 3.09, provided that the one-family dwelling in which the community care facility is operated is occupied by the caretaker or proprietor of the community care facility;
  - (4) Despite Article 3.26.01(1), a community care facility may be operated as a home occupation, subject to Section 3.09, in conjunction with a home office use within the same one-family dwelling;
  - (5) Despite Article 3.26.01(1), a community care facility may be operated on the same lot as any institutional use; and
  - (6) Despite Article 3.26.01(1), a community care facility may be operated on the same lot as any other use in the CT3 Zone.
- 3.26.02 The following regulations apply to group daycares in any **Zone** in which they are a permitted use:
  - (1) In Residential Zones, a group daycare is permitted only where the dwelling unit is occupied by the proprietor of the group daycare, and only in a one-family dwelling or a permitted accessory building associated with a one-family dwelling;
  - (2) In Commercial and Institutional Zones, a group daycare is permitted as a stand-alone use;
  - In the C8, C8A, MU1, and MU1A Zones, a group daycare is only permitted within commercially (3) designated space on the ground floor;
  - (4) A group daycare limited to a capacity of 20 children is permitted on lots with lot areas less than or equal to 1,099 m<sup>2</sup> (11,829.5 ft<sup>2</sup>);
  - (5) A group daycare limited to a capacity of 36 children is permitted on lots with lot areas greater than 1,099 m<sup>2</sup> (11,829.5 ft<sup>2</sup>);
  - Group daycares permitted by Article 3.26.02(5) must not be sited within 15 m (49.2 ft) of any lot (6) line abutting a lot occupied by a one-family dwelling or two-family dwelling;
  - (7) Group daycares in a Residential Zone and home occupation daycares are not permitted in conjunction with a suite;
  - (8) Despite any provision of Section 3.09 of this Bylaw, and in addition to the off-street parking spaces required for the dwelling unit by Part 4 of this Bylaw, a group daycare in a Residential

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- Zone shall provide two off-street parking spaces for pick-up and drop-off and one additional parking space per non-resident employee;
- (9) Despite Article 3.26.02(4), a group daycare with a capacity of up to 28 children is permitted on the lot legally described as Lot 11, Section 5, Esquimalt District, Plan 7165 (2758 Peatt Road); and
- Despite Section 3.05, children's play equipment associated with a group daycare in nonresidential zones may be located a minimum of 1 m (3.3 ft) from any lot line;
- Despite Article 3.26.02(4), a group daycare with a capacity of up to 255 children is permitted on the lot legally described as Lot A, Section 115, Esquimalt District, Plan EPP106119; and (Bylaw No. 1937)
- (12) Despite Article 3.26.02(4) a group daycare with a capacity of up to 44 children is permitted on the lot legally described as Strata Lot E, Section 83, Esquimalt District, Strata Plan VIS2240, Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as shown on Form V, PID No. 028-468-864 (2619 Sooke Road). (Bylaw No. 1998)
- 3.26.03 A group daycare or community care facility shall provide a 1.8 m (5.9 ft) high decorative solid wood fence along all lot lines abutting a lot containing a one-family dwelling or two-family dwelling.
- 3.27 **Temporary Commercial Use and Temporary Industrial Use Permit Areas**
- 3.27.01 All land within the City of Langford as shown on Schedule "A" (Zoning Map) is designated as an area where Temporary Commercial Use Permits may be issued in accordance with Section 921 of the Local Government Act.
- 3.27.02 All land within the City of Langford as shown on Schedule "A" (Zoning Map) is designated as an area where Temporary Industrial Use Permits may be issued in accordance with Section 921 of the Local Government Act.
- 3.27.03 Council may require, as a condition of issuance of a Temporary Use Permit, that development meet the current requirements of the applicable Development Permit Area.
- 3.27.04 Council may require the following information in regards to the land for which a Temporary Use Permit is being sought either as a condition of issuance, or prior to issuance of a Temporary Use Permit:
  - (1) A geotechnical evaluation;
  - (2) An environmental impact assessment;
  - (3) A wildfire hazard assessment;
  - (4) A stormwater management and drainage plan;
  - (5) A groundwater management plan;
  - (6) A soil removal plan;
  - (7) An acoustical analysis and sound attenuation plan;
  - (8) A traffic analysis and traffic impact mitigation plan;
  - (9) A parking study and parking plan;
  - (10) A site lighting plan; and

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(11) An analysis of the impact of the proposal on the visual quality of the site from surrounding properties.

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# Part 4 PARKING REGULATIONS

### Section 4.01 – Off-Street Parking

### 4.01.01 Required Number of Off-Street Parking Spaces

When any new **use** of land, **buildings** or **structures** takes place or when any existing **use** of land, **buildings** or **structures** is enlarged or increased in capacity, provision must be made for off-street vehicular parking spaces and bicycle parking spaces in accordance with the standards set out in this Section. The number of off-street parking spaces required in respect of particular **uses** is set out in Table 1, and where a particular **use** is not listed the number required for the listed **use** that is most similar in parking demand characteristics shall apply. Furthermore, where a rezoning application is submitted to establish a land **use** not listed in Table 1, Council may require a Parking Demand Study to be provided as part of that rezoning application and subsequently add a parking requirement to Table 1. Where calculations of the required number of off-street parking spaces results in fractional numbers, calculations will be rounded to the nearest whole number (e.g. 4.5 shall be rounded to 5; 4.45 shall be rounded to 4).

Table 1 – Off-Street Parking Requirements (GFA = Gross Floor Area)				
Land Use Category	Minimum I	Minimum Number of Parking Spaces Required		
I. RESIDENTIAL				
Affordable housing developed in accordance with the City of Langford Affordable Housing Policy	1 per <b>dwelling uni</b>	t		
Apartment in City Centre and the Mixed Use Employment Centre designation as shown on Map		velling unit with two bedrooms or less, of e designated for visitor parking;		
2 in Bylaw No. 1200, un less otherwise specified in this Bylaw	2.25 spaces per dwelling unit with more than 2 bedrooms, of which 0.25 shall be designated for visitor parking			
Apartment outside City Centre and the Mixed Use Employment Centre designation as shown on Map		velling unit with two bedrooms or less, of e designated for visitor parking;		
2 in Bylaw No. 1200, unless otherwise specified in this Bylaw	3.75 spaces per dwelling unit with more than 2 bedrooms, of which 0.25 shall be designated for visitor parking			
Apartments within the CD1 (Area 2), CD3, CD4, RCBM1 and RCBM2, and CD12 Zones (Bylaw No. 1931)	1.5 per dwelling u visitors only	nit plus 1 per 4 dwelling units assigned to		
Assisted living	1 per 4 dwelling u	nits		
Boarders, the keeping of	1 per sleeping unit	t		
<b>Dwelling unit</b> in Area 3 of the CD1 Zone	2 per <b>dwelling uni</b>	t		
Mobile home or modular home	2 per home site	Visitor Parking Spaces		
		(in addition to #/home site)		
		1 per 5 home sites or part thereof		
One-family dwelling	2 per dwelling uni	t		
Suite	1 per dwelling uni	t		

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<b>Townhouse</b> (subdivided pursuant to the <i>Strata Property Act</i> )	2 per dwelling unit	Visitor Park (in addition	
, , ,		< 10 units	2
		11 to 15 units	3
		16 to 20 units	4
		21+ units	5
<b>Townhouse</b> (subdivided pursuant to the <i>Land Title Act</i> )	of 1 on-street pa	nit OR 2 per dwelling un rking space per every 3 one frontage of the subject	it when a minimum dwelling units is
Two-family dwelling	2 per dwelling ur	nit	
II. COMMERCIAL			
Animal hospital or veterinary practice	1 per 28 m <sup>2</sup> (301.	.4 ft²) GFA	
Auction	1 per 20 m <sup>2</sup> (215.	.3 ft²) GFA	
Automobile rental and sale, minor		r customers and staff pl	·
Automobile repair and service, minor	ft <sup>2</sup> ) GFA of Office bay for customer	and sales area combine vehicles	d, and 3 per service
Automobile rental and sale, major	Greater of: 3 and	l 1 per 100 m² (1,076.4 f	t²) GFA
Automobile repair and service, major	3 per service bay	,	
Banquet and catering facility	Greater of: 1 per	5 seats and 1 per 30 m <sup>2</sup>	(322.8 ft <sup>2</sup> ) GFA
Bed and breakfast	1 per rental roon	n plus required parking f	or any other <b>uses</b>
<b>Building and lumber supply store</b> (< 929 m <sup>2</sup> (10,000 ft <sup>2</sup> ) GFA)	1 per 20 m² (215.	.3 ft²) GFA of retail floor	area
<b>Building and lumber supply store</b> (> 929 m <sup>2</sup> (10,000 ft <sup>2</sup> ) GFA)	1 per 35 m² (376.	.7 ft²) GFA of retail floor	area
Business support service	1 35 m <sup>2</sup> (376.7 ft	<sup>2</sup> ) GFA	
Car wash	2 per wash bay		
Caretaker dwelling unit	1 per caretaker c	dwelling unit	
Commercial <b>uses</b> in the C6A and C6B Zones	1 per 25 m <sup>2</sup> (269	.1 ft²) GFA	
Commercial <b>uses</b> in the C6C Zone	1 per 30 m <sup>2</sup> (322.	.9 ft²) GFA	
Commercial <b>uses</b> in the C10 Zone	1 per 30 m <sup>2</sup> (322.	.9 ft²) GFA	
Commercial <b>uses</b> in Downtown Pedestrian Commercial Area as shown on Map 21 in Bylaw No. 1200	1 per 35 m² (376.	7 ft²) GFA	
Commercial <b>uses</b> on the property legally described as Lot A, Section 5, Esquimalt District, Plan 19712 (2871 Jacklin Road)	1 per 30 m² (322	.9 ft²) of commercial GF	4
Commercial <b>uses</b> on the property legally described as Lot 12, Section 5, Esquimalt District, Plan 7165 in the C8 Zone	7		
	i	7.623.654	
Convenience store	1 per 35 m <sup>2</sup> (376.	. / ft²) GFA or a minimun	1 01 4
Equipment sales, service, repair and rental, minor		. / ft²) GFA or a minimun l 1 per 45 m² (484.4 ft²) (	

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Financial institution and drive-through financial institution	1 per 22 m² (236.8 ft²) GFA
Funeral parlour	Greater of 1 per 4 seats and 1 per 5.6 m² (60.2 ft²) of assembly space
Gasoline service station	2
Gasoline service station with convenience store	10 plus required parking for additional <b>uses</b> such as <b>automobile</b> repair
Group daycare limited to a capacity of 41 children and dance studio limited to a GFA of 80 m² (861.1 ft²) on the property legally described as Lot 29, Section 1, Range 2 West, Highland District, Plan 13385 (2285 Bellamy Road)	6
Home business other than a home occupation daycare	1 per business for patrons plus 1 per non-resident employee
Home industry	2 per business for patrons plus 1 per non-resident employee
Home occupation daycare, other than in a one-family dwelling	1 for pick-up and drop-off and 1 per non-resident employee
Hotel	1 per rental room
Hotel with restaurant or conference facility	1 per rental room plus 1 per 4 seats in a <b>restaurant</b> , or 1 per 5 seats in a conference facility
Household equipment and appliance service and repair	1 per 50 m <sup>2</sup> (538.2 ft <sup>2</sup> ) GFA
Laundromat/Coin-op Dry Cleaning Without Dry Cleaners	Greater of: 1 per 19 m <sup>2</sup> (204.5 ft <sup>2</sup> ) GFA and 1 per 2 washing machines
Laundry/With Dry Cleaners	1 per 20 m <sup>2</sup> (215.3 ft <sup>2</sup> ) GFA
Licensed premises	1 per 35 m² (376.7 ft²) GFA where liquor is served
Liquor store	1 per 13 m <sup>2</sup> (139.9 ft <sup>2</sup> ) GFA
Office	1 per 35 m² (376.7 ft²) GFA
Office (medical or dental)	1 per 25 m² (269.1 ft²) GFA
Personal service establishment	1 per 20 m² (215.3 ft²) GFA
Recycling depot	1 per 47 m <sup>2</sup> (505.9 ft <sup>2</sup> ) of <b>building</b> area
Restaurant and drive-through restaurant	1 per 4 seats
<b>Retail store</b> >2,000 m <sup>2</sup> (21,527.8 ft <sup>2</sup> ) GFA	1 per 30 m <sup>2</sup> (322.9 ft <sup>2</sup> ) GFA
<b>Retail store</b> <2,000 m <sup>2</sup> (21,527.8 ft <sup>2</sup> GFA) selling furniture, appliances, carpets or similar Uses	1 per 80 m² (861.1 ft²) GFA
<b>Retail store</b> > or = 2,000 m <sup>2</sup> (21,527.8 ft <sup>2</sup> ) GFA selling furniture, appliances, carpets or similar Uses	1 per 100 m <sup>2</sup> (1,076.4 ft <sup>2</sup> ) GFA
Shopping centre	1 per 20 m <sup>2</sup> (215.3 ft <sup>2</sup> ) GFA
Sign shop	1 per 40 m² (430.6 ft²) GFA
Taxi office	2 plus 1 per taxi dispatched from the premises
Tires sales/repair	2 in addition to 2 spaces per service bay
Transportation terminal	1 per 30 m <sup>2</sup> (322.9 ft <sup>2</sup> ) GFA

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TV/radio station	
III. INDUSTRIAL  Commercial uses in the Business Park Zones, excluding the BP3 Zone  Commercial or business uses in the BT1 Zone, except as otherwise specified  Heavy industrial uses  1 per 90 m² (968.8 ft²) GFA  Light and general industrial uses  1 per 100 m² (1,076.4 ft²) GFA  Manufacturing  1 per 100 m² (1,076.4 ft²) GFA  Mini-Storage Facility (individual units)  1 per 100 m² (1,076.4 ft²) GFA  Mini-Storage Facility (warehouse style)  1 per 100 m² (1,076.4 ft²) GFA  Special wholesale  1 per 100 m² (1,076.4 ft²) GFA  Uses in the BP3 Zone  1 per 100 m² (1,076.4 ft²) GFA  Uses in the BP3 Zone  1 per 100 m² (1,076.4 ft²) GFA  I per 200 m² (2,152.8 ft²) GFA  IV. INSTITUTIONAL  Ambulance station  1 per 20 m² (215.3 ft²) GFA  Business support service (post office)  1 per 3 beds  Fire station  1 per 40 m² (430.6 ft²) GFA  Community care facility  1 per 3 beds  Fire station  1 per 40 m² (430.6 ft²) GFA  Group daycare  2 plus 1 per staff person plus required parking for any of uses  Home occupation daycare  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA	
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excluding the BP3 Zone  Commercial or business uses in the BT1 Zone, except as otherwise specified  Heavy industrial uses  1 per 90 m² (968.8 ft²) GFA  Light and general industrial uses  1 per 45 m² (484.4 ft²) GFA  Manufacturing  1 per 100 m² (1,076.4 ft²) GFA  Mini-Storage Facility (individual units)  1 per 45 m² (4,305.6 ft²) GFA  Mini-Storage Facility (warehouse style)  1 per 400 m² (4,305.6 ft²) GFA  Special wholesale  1 per 100 m² (1,076.4 ft²) GFA  Uses in the BP3 Zone  1 per 100 m² (1,076.4 ft²) GFA  Uses in the BP3 Zone  1 per 200 m² (2,152.8 ft²) GFA  I per 200 m² (2,152.8 ft²) GFA  IV. INSTITUTIONAL  Ambulance station  1 per 20 m² (215.3 ft²) GFA  Community care facility  1 per 3 beds  Group daycare  1 plus 1 per staff person plus required parking for any of uses  Home occupation daycare  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 persets	
except as otherwise specified  Heavy industrial uses  1 per 90 m² (968.8 ft²) GFA  Light and general industrial uses  1 per 45 m² (484.4 ft²) GFA  Manufacturing  1 per 100 m² (1,076.4 ft²) GFA  Mini-Storage Facility (individual units)  1 per 185 m² (1,991.3 ft²) GFA  Mini-Storage Facility (warehouse style)  1 per 400 m² (4,305.6 ft²) GFA  Special wholesale  1 per 100 m² (1,076.4 ft²) GFA  Uses in the BP3 Zone  1 per 100 m² (1,076.4 ft²) GFA; or 1 per 25 m² (269.1ft²) for a medical office  Warehouse (storage)  1 per 20 m² (2,152.8 ft²) GFA  IV. INSTITUTIONAL  Ambulance station  1 per 20 m² (215.3 ft²) GFA  Business support service (post office)  1 per 3 beds  Fire station  1 per 40 m² (430.6 ft²) GFA  Group daycare  2 plus 1 per staff person plus required parking for any of uses  Home occupation daycare  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 per seats	
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Mini-Storage Facility (warehouse style)  1 per 400 m² (4,305.6 ft²) GFA  1 per 100 m² (1,076.4 ft²) GFA  Uses in the BP3 Zone  1 per 100 m² (1,076.4 ft²) GFA; or 1 per 25 m² (269.1ft²) for a medical office  Warehouse (storage)  1 per 200 m² (2,152.8 ft²) GFA  IV. INSTITUTIONAL  Ambulance station  1 per 20 m² (215.3 ft²) GFA  Business support service (post office)  1 per 20 m² (215.3 ft²) GFA  Community care facility  1 per 3 beds  Fire station  1 per 40 m² (430.6 ft²) GFA  Group daycare  2 plus 1 per staff person plus required parking for any of uses  Home occupation daycare  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 per seats	
Special wholesale  Uses in the BP3 Zone  1 per 100 m² (1,076.4 ft²) GFA; or 1 per 25 m² (269.1ft²) for a medical office  Warehouse (storage)  1 per 200 m² (2,152.8 ft²) GFA  IV. INSTITUTIONAL  Ambulance station  1 per 20 m² (215.3 ft²) GFA  Business support service (post office)  1 per 20 m² (215.3 ft²) GFA  Community care facility  1 per 3 beds  Fire station  1 per 40 m² (430.6 ft²) GFA  Group daycare  2 plus 1 per staff person plus required parking for any of uses  Home occupation daycare  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 perseats	
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Ambulance station  1 per 20 m² (215.3 ft²) GFA  1 per 20 m² (215.3 ft²) GFA  Community care facility  1 per 3 beds  1 per 40 m² (430.6 ft²) GFA  Group daycare  2 plus 1 per staff person plus required parking for any of uses  Home occupation daycare  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 per seats	
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Group daycare  2 plus 1 per staff person plus required parking for any of uses  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 person plus required parking for any other use.  Greater of: 1.8 per bed and 2 per 56 m² (602.8 ft²) GFA  Place of worship	
Home occupation daycare  1 plus 1 per non-resident staff person, in addition to the required parking for any other use on the same lot.  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 per seats	
required parking for any other <b>use</b> on the same <b>lot</b> .  Hospital  Greater of: 1.8 per bed and 1 per 56 m² (602.8 ft²) GFA  Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 per seats	ner
Place of worship  Greater of: 1 per 8 m² (86.1 ft²) GFA of assembly area an office, based on maximum permitted occupancy and 1 p seats	
office, based on maximum permitted occupancy and 1 page 5 seats	
Police station 1 per employee	
Preschool1 per 5 children (minimum of 4 spaces)	
School (K-grade 10) 2 per 25 students	
School (grades 11-12) 4.5 per 25 students	
<b>Training and education facility</b> 1 per 30 m <sup>2</sup> (322.9 ft <sup>2</sup> ) GFA	
University 1 per 50 m <sup>2</sup> (538.2 ft <sup>2</sup> ) GFA	
V. MARINE	
Marine Repair and Service 3 per service bay	
Marine Sales and Rental 1 plus 1 per 45 m² (484.4 ft²) GFA of sales and <b>office</b> are combined	

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VI. RECREATIONAL/CULTURAL		
Archery/shooting range	1 per target corrid	or
Arena/roller/ice skating rink	Greater of 1 per 60 m² (645.8 ft²) of rink surface and 1 per 3 seats	
Batting cage	1 per cage	
Bowling alley/bowling green	3 per alley	
Campground	1 per site	<b>Visitor Parking Space</b>
		(in addition to #/site)
		1 per 6 sites
Charitable facility or cultural facility	1 per 10 m <sup>2</sup> (107.6	ft²) GFA
Curling rink	1 per employee plus 4 per ice sheet	
Equestrian facility	1 per boarded and rental horse plus 1 per employee	
Entertainment establishment	1 per 14 m² (150.7 ft²) GFA	
Fitness centre on land legally described as Lot 1, Sections 79 and 80, Esquimalt District, Plan VIP51550 except parts in Plans VIP66561 and VIP74375 (1060 Henry Eng Place)	29	
Golf course	4 per golf hole	
Golf course, miniature	1 per hole plus 1 s	pace per 2 employees
Golf driving range	1 per tee plus 1 space per 2 employees	
Public assembly (Bylaw No. 1992)	1 per 35 m² (376.7 ft²) GFA	
Recreation facility, indoor	1 per 20 m² (215.3 ft²) GFA	
Stadium	1 per 3 seats	
Swimming pool (public)	1 per 5 m <sup>2</sup> (53.8 ft <sup>2</sup> ) of pool water surface	
Tennis/racquetball courts	3 per court	
Theatre (including cinemas)	1 per 4 seats	
Tourist attraction	1 per 4 persons ca	pacity

Table 2 – Bicycle Parking Requirements (GFA = Gross Floor Area)		
Land Use Category	Minimum Number of Bicycle Parking Spaces Required	
RESIDENTIAL		
Apartment	1 per dwelling unit	
Assisted living	1 per 15 dwelling units	
Townhouse	1 per dwelling unit	
COMMERCIAL		
Hotel	1 per 15 rental rooms	

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Office	1 per 250 m $^2$ (2,691 ft $^2$ ) GFA for the first 5,000 m $^2$ (53,819.6 ft $^2$ ) and 1 per 500 m $^2$ (5,382 ft $^2$ ) GFA for any additional area.
Shopping centre and retail store >2,000 m <sup>2</sup> (21,527.8 ft <sup>2</sup> ) GFA	1 per 250 m² (2,691 ft²) GFA for the first 5,000 m² (53,819.6 ft²) and 1 per 500 m² (5,382 ft²) GFA for any additional area.
INDUSTRIAL	
Industrial <b>use</b>	1 per 950 m <sup>2</sup> (10,225.7 ft <sup>2</sup> ) GFA
INSTITUTIONAL	
Community care facility	1 per 15 dwelling units
Cultural facility or library	1 per 100 m² (1,076.4 ft²) GFA
Hospital	1 per 500 m <sup>2</sup> (5,382 ft <sup>2</sup> ) GFA plus 6 in a rack at each entrance
Place of Worship	1 per 50 occupants, based on maximum permitted occupancy
School (Elementary)	1 per 10 employees plus 1 per 10 students
School (Junior Secondary/Middle)	1 per 10 employees plus 1 per 8 students
School (Senior Secondary)	1 per 10 employees plus 1 per 8 students
Training and education facility	1 per 10 employees plus 1 per 5 students
University	1 per 10 employees plus 1 per 5 students (full-time, max attendance)
CULTURAL AND RECREATIONAL	
Bowling alley, curling rink	1 per 2 alleys or sheets
Fitness centre	1 per 80 m² (861.1 ft²) of surface area
Recreation facility, stadium, arena, pool, cultural facility, assembly occupancy, and/or similar places with spectator facilities	1 per 100 m <sup>2</sup> (1,076.4 ft <sup>2</sup> ) GFA

## 4.01.02 Parking Spaces and Aisle Dimensions

Vehicle parking spaces and aisles provided must be in accordance with the following standards:

	Table 1 – Dimensions of Parking Spaces and Aisles					
Parking Angle in Degrees	Width of Space	Depth of Space Perpendicular to Manoeuvring Aisle	Width of Space Parallel to Manoeuvring Aisle	Overall Depth of Manoeuvring Aisle	Width of Manoeuvring Aisle	
0	7 m (23 ft)	2.6 m (8.5 ft)	7 m (23 ft)	8.9 m (29.2 ft)	3.7 m (12.1 ft)	
30	2.6 m (8.5 ft)	5 m (16.4 ft)	5.2 m (17.1 ft)	13.7 m (44.9 ft)	3.7 m (12.1 ft)	
45	2.6 m (8.5 ft)	5.7 m (18.7 ft)	3.7 m (12.1 ft)	15.5 m (50.9 ft)	4.1 m (13.5 ft)	
60	2.6 m (8.5 ft)	6 m (19.7 ft)	3 m (9.8 ft)	17.6 m (57.7 ft)	5.6 m (18.4 ft)	
90	2.6 m (8.5 ft)	5.5 m (18 ft)	2.6 m (8.5 ft)	18 m (59.1 ft)	7 m (23 ft)*	

<sup>\*</sup>Developments may be reduced to 6.7 m (22 ft) for in-building and underground private parking in multi-family residential

(1) If a parking space **abuts** an obstruction, wall or fence of more than 0.3 m (1 ft) in **height** on one side, the clear width of the parking space must be at least 2.7 m (8.9 ft). If a parking space is obstructed on two sides, the clear width of the parking space must be at least 3 m (9.8 ft).

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### 4.01.03 Access to Parking Spaces

- (1) All required parking spaces must be freely accessible from a **highway** or access easement registered in favour of the City of Langford.
- (2) All parking spaces must be kept clear and unobstructed when not occupied by vehicles.

### 4.01.04 Location of Parking Spaces

- (1) The off-street parking requirement for commercial and visitor uses may be reduced by up to 10%, provided that a cash contribution of \$7,500 per parking space required but not provided is paid to the City, and reduced by up to 15% provided that a cash contribution of \$11,000 is paid to the City in respect of each space by which the parking requirement is reduced beyond 10%.
- (2) Off-street parking is permitted in any required **setback** from any **lot line**, and in any **Zone** except that:
  - (a) In all **Multiple Residential Zones**, off-street parking **may not** be located in any required **setback** from a **front lot line**;
  - (b) In all **Institutional Zones**, off-street parking **may not** be located in any required **setback** from a **front lot line**:
  - (c) On a **corner lot** located in a Residential Small Lot Zone, off-street parking **may not** be located in any required **setback** from an **exterior side lot line**;
  - (d) On a **corner lot** occupied by a **two-family dwelling** in the R2 Zone, off-street parking **may not** be located in any required **setback** from an **exterior side lot line**;
  - (e) On a corner lot occupied by any multi-family dwelling in any Multiple Residential Zone, off-street parking may not be located in any required setback from an exterior side lot line.
- (3) Where a lot contains both commercial and multi-family residential uses, the off-street parking spaces required for visitor parking for the multi-family residential use may be counted towards the parking required for commercial uses provided that a covenant in favour of the City is registered on title restricting the use of the parking spaces in accordance with this Article.
- (4) A required parking space may be open or enclosed, and may be outside, under, within, or on the roof of a building.
- (5) Small car parking spaces are permitted subject to the following:
  - (a) Small car parking spaces may only account for a maximum of one-third of the total parking spaces required for all uses;
  - (b) The depth of the spaces for small cars for 90 degree parking may be reduced from 5.5m (18ft) to 4.5m (15ft); and
  - (c) Small car parking spaces must be clearly marked "small car use only".

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### 4.01.05 Payment in Lieu of Required Off-Street Parking

- (1) Required parking spaces for all uses shall be provided on the same site as the building or use in respect of which the spaces are required, except that for any permitted commercial use in a commercial zone, a mixed-use commercial and residential zone, a business park zone, or any part of a Comprehensive Development Zone where a commercial use is permitted, an owner or occupier may comply with subsection (a) or (b):
  - (a) Provided a building, structure, or use for which application for payment in lieu is not located more than 150m (492ft) from a Municipal parking facility, the Municipality will accept a payment in lieu of the number of on-site parking spaces. The payment shall be eleven thousand dollars (\$11,000) per parking space required.
  - (b) Required parking spaces may be provided on land other than that in respect of which the spaces are required, provided that:
    - (i) The parking site is located within a distanceof 150m (492ft) from the site where the building, structure, or use requiring provision of parking is located or carried on; and
    - (ii) An easement or covenant in favour of the municipality is registered against the title of the parking site, requiring that is to be used to provide the required number of parking spaces for the building, structure or use which requires the parking.
    - (iii) Clauses (a) and (b) shall not apply to properties which have direct acess to highways controlled by the Ministry of Transportation. Parking on those properties shall be in accordance with the most recent edition of the *Parking and Trip Generation Rates Manual* of the Province of British Columbia Ministry of Transportation and Highways, High Planning and Policy Branch, or Section 4.01 of this Bylaw, whichever is great.

### 4.01.06 Maintenance Requirements for Off-Street Parking Areas

- (1) Every off-street parking space in a **Multiple Residential Zone** or Neighbourhood Public House Zone and the access thereto must be hard-surfaced and demarcated, if the number of parking spaces exceeds two and if the access is from a **highway** which is hard-surfaced.
- (2) Every off-street parking space in a Commercial Zone and a Business Park Zone and the access thereto must be hard-surfaced and demarcated if the access is from a highway which is hardsurfaced.
- (3) Every off-street parking space in an **Industrial Zone** and the access thereto must be hard-surfaced and demarcated if such space is located in front of the **principal building**. Any area at the rear or the side of the **principal building** provided or required for off-street parking need not be hard-surfaced, but must be surfaced so as to minimize the carrying of dirt or foreign matter upon the highway.
- (4) For the purposes of this Subsection, "hard-surfaced" means the provision of durable, dust-free road surface construction of concrete, asphalt or similar material.
- (5) Any lighting of parking spaces must be so arranged as to direct the light exclusively on the parking area at illumination levels of 11 Lux or less.

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### 4.01.07 Accessible Parking

- (1) In addition to parking spaces for disabled persons required by the Building Code, all commercial uses must provide a minimum of one parking space for disabled persons where Table 1 of Section 4.01.01 requires the provision of more than 10 and fewer than 30 off-street parking spaces, excluding those required for dwelling units, and for every 50 parking spaces of part thereof in excess of 30.
- (2) Accessible parking stalls must be sized and located as follows:
  - (a) With minimum width of 3.7 m (12.1 ft) and a minimum depth of 5.8 m (19 ft) or a minimum width of 2.8 m (9.2 ft), provided an additional 1.2 m (3.9 ft) wide loading zone is included and is shared with an **abutting** accessible parking space. The minimum functional width of each accessible space must be 3.7 m (12.1 ft);
  - (b) Marked with an international symbol of accessibility for the disabled in conformance with the B.C. Building Code; and
  - (c) Connected to the **building** entrance by a marked access route that avoids travel behind parked vehicles.

### Section 4.02 – Off-Street Loading

## 4.02.01 Off-Street Loading Spaces

The owners or occupiers of any **building** in any **zone** must provide off-street loading spaces in accordance with the following requirements:

Use of Building Site	Gross Floor Area	Required Number of Off- Street Loading Spaces
Retail store, industrial use, warehouse, or similar use	300 m <sup>2</sup> to 500 m <sup>2</sup> (3,229.2 ft <sup>2</sup> to 5,382 ft <sup>2</sup> )	1 space
	500 m <sup>2</sup> to 2,500 m <sup>2</sup> (5,382 ft <sup>2</sup> to 26,909.8 ft <sup>2</sup> )	2 spaces
	Each additional 2,500 m <sup>2</sup> (26,909.8 ft <sup>2</sup> ) or fraction thereof	1 additional space
Office, assembly occupancy , hospital, institutional Use,	300 m <sup>2</sup> to 3,000 m <sup>2</sup> (3,229.2 ft <sup>2</sup> to 32,291.7 ft <sup>2</sup> )	1 space
utility, school or other similar use	Each additional 3,000 m <sup>2</sup> (32,291.7 ft <sup>2</sup> ) or fraction thereof	1 additional space

### 4.02.02 Access to Loading and Unloading Space

Access to the loading space must be so arranged that no backing or turning movements of vehicles going to and from the site causes interference with traffic on the **abutting highways**.

### 4.02.03 Location of Loading and Unloading Space

All loading spaces must be located on the site in such a way that all materials and commodities loaded or unloaded can be easily collected or distributed within the site from or to all tenants or occupants.

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## 4.02.04 Size of Loading and Unloading Space

Every loading space must be of adequate size and with adequate access thereto, to accommodate the types of vehicles which will be loading or unloading but in no case may the space be less than 30  $\text{m}^2$  (322.9  $\text{ft}^2$ ) in area or less than 2.5 m (8.2 ft) in width or provide less than 4 m (13.1 ft) of overhead clearance.

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# Part 5 ESTABLISHMENT OF ZONES

### 5.01 Division into Zones

5.01.01 The City of Langford is divided into the **zones**, the geographic boundaries of which are as shown on the Zoning Maps designated as Schedule "B" that forms part of this Bylaw.

### 5.01.02 Zone Boundaries

- 5.01.03 Where a **zone** boundary is shown on Schedule "B" as following any **highway**, right-of-way of stream, the centre line of such **highway**, right-of-way or stream is the **zone** boundary.
- 5.01.04 Where a **zone** boundary shown on Schedule "B" does not follow a legally defined line and no dimensions are shown by which the boundary could otherwise be located, the location of the boundary must be determined by scaling from Schedule "B".

## 5.02 Lots Divided by a Zone Boundary

- 5.02.01 If a **lot** is divided by one or more **zone** boundaries, each of the **lot** portions enclosed by the **lot** boundaries and the **zone** boundaries must be considered as a separate **lot** for the purposes of determining the requirements of this Bylaw in respect of subdivision.
- 5.02.02 In the circumstances described in Subsection 5.03.01, the number of dwellings permitted on a **lot** must be calculated with reference to the areas of the portions of the **lot** lying within each **zone**, and dwellings may only be constructed if and to the extent that the density regulation for the **zone** in which the construction is to occur is complied with.
- 5.02.03 In the circumstances described in Subsection 5.03.01, if one of the portions of the **lot** is in an **Agricultural Zone**, any dwelling permitted in respect of that portion of the **lot** may, despite any other provision of this Bylaw, be constructed on another portion of the **lot**.

### 5.03 Short Form of Zones

5.03.01 The **zone** categories, **zone** designations and the short forms used in this Bylaw are:

### **Agricultural Zones**

Agriculture 1 Rural Residential Zones	AG1
Rural Residential 1	RR1
Rural Residential 2	RR2
Rural Residential 3	RR3
Rural Residential 4	RR4
Rural Residential 5	RR5
Rural Residential 6	RR6
Rural Residential 6A	RR6A
Rural Residential 7	RR7
Rural Agriculture and Eco-Tourism	RAE1

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## Residential Zones (Bylaw No. 1864)

Residential Small Lot	RS1
One- and Two-Family Residential	R2
Residential Lakeshore	RL1
Mobile Home Park	RH1
Residential Townhouse 1	RT1
Residential Townhouse 2	RT2

## **Multiple Residential Zones**

Low Density Attached Housing	RM1
Attached Housing	RM2
Attached Housing A	RM2A
Apartment	RM3
Apartment A	RM3A
Apartment – Senior Citizens	RM4
Medium-Density Apartment	RM7
Medium-Density Apartment A	RM7A
Assisted Living Medium Density Apartment	RM8
Medium-Density Apartment	RM9
Cluster Housing Residential	CH1
Cluster Housing Residential	CH2
Cluster Housing Residential	CH3
Cluster Housing Residential	CH4

## **Commercial Zones**

Naish basaka ad Cassassasial	<b>C</b> 1
Neighbourhood Commercial	C1
District Commercial	C3
Office Commercial	C5
Neighbourhood Public House	C6
Neighbourhood Mixed Use	C6A
Neighbourhood Mixed Use	C6B
Neighbourhood Mixed Use McCallum	C6C
Community Town Centre Pedestrian	C8
Community Town Centre Pedestrian A	C8A
Belmont Market and Residences	C10
City Centre	CC1
City Centre 2	CC2
City Centre Pedestrian	CCP
Service Commercial	CS1
Commercial Industrial	CS3
Tourist Commercial – Motel	CT1
Tourist Commercial – Campground	CT2
Tourist Commercial – Hotel	CT3
Commercial Recreation	CR1
Marina Commercial	CR2
Mixed Use Residential Commercial	MU1
Mixed Use Residential Commercial A	MU1A
Mixed Use Residential Commercial 2	MU2

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## **Industrial/Business Park Zones**

Business Park 1 – Millstream Road West	BP1
Business Park 1A – Millstream Road East	BP1A
Business Park 2 – Sooke Road	BP2
Business Park 2A – Sooke Road West	BP2A
Business Park 3 – Amy Road	BP3
Business Park 4 – Millstream Road North	BP4
Business and Technology Park	BT1
Business Park 5 – McCallum Rd South	BP5
Business Park 6 – Gardner Creek	BP6
Business Park 7 – Henry Eng Pl	BP7
Business Park 8 – Centre Mountain	BP8
Business Park 9 – Millstream Road Northeast	BP9
Special Wholesale	W1
Large Format Business	W2

## **Industrial Zones**

Light Industrial	M1
General Industrial	M2
Heavy Industrial	M3

## **Institutional Zones**

Neighbourhood Institutional	P1
Neighbourhood Institutional	P1A
Neighbourhood Institutional	P1B
Community Institutional	P2
Utility	Р3
Park and Open Space	P4
Amenity	AM

## **Comprehensive Development Zones**

Comprehensive Development – Goldstream Meadows	CD1
Comprehensive Development – Hull's Field	CD2
Comprehensive Development – Westhills	CD3
Comprehensive Development – Olympic View	CD4
Resort Community of Bear Mountain 1	RCBM1
Resort Community of Bear Mountain 2	RCBM2
Comprehensive Development – Sooke/Jacklin	CD7
Comprehensive Development – Valley View	CD8
Comprehensive Development – Baker View Heights	CD9
Comprehensive Development – Boulder Ridge	CD10
Comprehensive Development – South Skirt Mountain	CD12
Comprehensive Development – South Walfred	CD13
Comprehensive Development – Hazelwood/Luxton	CD14
Comprehensive Development – McCormick Meadows	CD15
Comprehensive Development – Katie's Pond	CD18
Comprehensive Development – Eagle Ridge	CD20
Comprehensive Development – Radiant Way	CD21

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# Part 6 ZONE REGULATIONS

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## Section 6.01 - Agriculture 1 (AG1) Zone

The intent of the AG1 Zone is to permit agricultural and limited non-agricultural uses on land designated as Agricultural Land Reserve (ALR).

### 6.01.01 Permitted Uses

The following **uses** and no others are permitted in the AG1 Zone, subject to approval by the Agricultural Land Commission, where required:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Agriculture;
- (3) **Boarding kennel**, on **lots** with a **lot area** greater than or equal to 4 ha (9.9 ac) and subject to Section 3.10;
- (4) **Breeding kennel**, subject to Section 3.11;
- (5) **Cemetery**;
- (6) Dwelling, one-family;
- (7) **Dwelling, two-family**, on **lots** with a **lot area** greater than or equal to 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>) and subject to Section 3.07;
- (8) Farm use;
- (9) Golf course;
- (10) **Group daycare**, subject to Subsection 3.26.02;
- (11) **Home occupation**, subject to Section 3.09;
- (12) Intensive agriculture, on lots with a lot area greater than or equal to 4 ha (9.9 ac);
- (13) **Secondary suite** in a **one-family dwelling**, subject to Section 3.08;
- (14) The keeping of not more than four boarders in a one-family dwelling;
- (15) Uses accessory to a principal use permitted in this Zone; and
- (16) Uses permitted by Section 3.01 of this Bylaw.

## 6.01.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 4 ha (9.9 ac) may be created by subdivision.
- (2) Despite Article (1), the **lot** legally described as Lot 6, Block B, Section 88, Metchosin District, Plan 1139 (3420 Luxton Road) may be subdivided into **lots** with **lot areas** of not less than 1.3 ha (3.2 ac).

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- Despite Article (1), the lot legally described as Parcel D (DD 144079I), Section 79, Metchosin (3) District, Except Parcel No. 1 (DD 150993I) Thereof and Except Part in Plan VIP74070, may be subdivided into lots with lot areas of not less than 1.76 ha (4.4 ac).
- (4) Notwithstanding subsection 6.01.02(1), a lot having an area not less than 3,000 m<sup>2</sup> (0.74 ac) may be created from land legally described as: Lot 5, Section 98, 99 and 100, Metchosin District, Plan 20923 Except Part in Plan VIP52592; and Lot 5, Block 3, Sectoins 89, 97, 98, 99, 100, 100A, 101 and 101A, Metchosin District, Plan 1817 except part in plan VIP52253.

#### 6.01.03 **Density of Development**

- (1)There may not be more than one **residential building** on a **lot**.
- (2) Despite Article (1), one additional one-family dwelling, modular home or mobile home used for the sole purpose of housing farm employees may be located on a lot classified as a farm pursuant to the Assessment Act.
- (3) Despite Articles (1) and (2), one additional one-family dwelling, modular home or mobile home used for the sole purpose of housing an immediate family member of the owner may be located on a lot in accordance with the Agricultural Land Commission's Agricultural Land Reserve Use, Subdivision and Procedure Regulation.

### 6.01.04 **Height and Size of Principal Use Buildings**

- (1) No **building** or **structure** may exceed a **height** of 10.5 m (34.5 ft).
- (2) Despite Article (1), the height of a building for agriculture or intensive agriculture use may not exceed 12 m (39.4 ft).

#### 6.01.05 **Setbacks**

- (1)No **building** or **structure** may be located:
  - (a) Within 7.5 m (24.6 ft) of any front lot line; or
  - (b) Within 3 m (9.8 ft) of any side lot line; except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (c) Within 10 m (32.8 ft) of any rear lot line; and
- Despite Article (1), the siting of any building or structure used for agriculture or intensive (2) **agriculture** must comply with Section 3.05 of this Bylaw.
- (3) Despite Article (1), the siting of any building, structure or open space used by dogs as part of a boarding kennel or breeding kennel must comply with Sections 3.10 and 3.11 of this Bylaw.

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## Section 6.10 – Rural Residential 1 (RR1) Zone

The intent of the RR1 Zone is to permit one-family residential uses on large rural lots.

#### 6.10.01 **Permitted Uses**

The following **uses** and no others are permitted in the RR1 Zone:

- Accessory buildings and structures, subject to Section 3.05; (1)
- (2) Community garden;
- Dwelling, one-family; (3)
- (4) Home occupation, subject to Section 3.09;
- (5) Secondary suite, garden suite, or carriage suite in a one-family dwelling, subject to Section 3.08;
- (6)The keeping of not more than two **boarders** in a **one-family dwelling**;
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

#### 6.10.02 **Subdivision Lot Requirements**

- (1)No lot having a lot area less than 1,500 m<sup>2</sup> (0.37 ac) may be created by subdivision.
- (2) No lot having a lot width less than 20 m (65.6 ft) may be created by subdivision.
- (3) No **lot** having a **lot depth** less than 34 m (111.5 ft) may be created by subdivision.
- Despite Article 6.10.02(1), no lot having a lot area less than 1 ha (2.47 ac) may be created by (4)subdivision unless that **lot** is serviced by the municipal sanitary sewer system.

### 6.10.03 **Density of Development**

- (1) There may not be more than one residential building on a lot, exclusive of either a garden suite or carriage suite;
- (2) The gross floor area of any dwelling may not exceed 600 m<sup>2</sup> (6,458.4 ft<sup>2</sup>).
- (3)Residential buildings and accessory buildings combined may not exceed a floor area ratio of 0.55.

#### 6.10.04 **Lot Coverage**

- (1) Lot coverage of the residential building may not exceed 35%.
- Lot coverage of all buildings and structures may not exceed 50%. (2)

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## 6.10.05 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 9 m (29.5 ft).

## 6.10.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 3 m (9.8 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 7.5 m (24.6 ft) of any rear lot line.

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## Section 6.11 – Rural Residential 2 (RR2) Zone

The intent of the RR2 Zone is to permit one- and two-family residential uses on moderately large rural lots.

### 6.11.01 Permitted Uses

The following uses and no others are permitted in the RR2 Zone:

- (1) Accessory buildings and structures, subject to Section 30.5;
- (2) Agriculture;
- (3) **Boarding kennel**, on **lots** with a **lot area** greater than or equal to 4 ha (9.9 ac) and subject to Section 3.10;
- (4) Breeding kennel, subject to Section 3.11;
- (5) Community garden;
- (6) Cemetery;
- (7) Dwelling, one-family;
- (8) **Dwelling, two-family**, on **lots** with a **lot area** greater than or equal to 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>) and subject to Section 3.07;
- (9) Equestrian facility;
- (10) Golf course;
- (11) **Group daycare**, subject to Subsection 3.26.02;
- (12) **Home occupation**, subject to Section 3.09;
- (13) Intensive agriculture, on lots with a lot area greater than or equal to 4 ha (9.9 ac);
- (14) Secondary suite, garden suite, or carriage suite in a one-family dwelling, subject to Section 3.08;
- (15) The keeping of not more than four boarders in a one-family dwelling;
- (16) Uses accessory to a principal use permitted in this Zone; and
- (17) Uses permitted by Section 3.01 of this Bylaw.

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#### 6.11.02 **Subdivision Lot Requirements**

- (1)No **lot** having a **lot area** less than 4 ha (9.9 ac) may be created by subdivision.
- (2) Despite Article (1), the lot legally described as Lot 6, Block B, Section 88, Metchosin District, Plan 1139 (3420 Luxton Road) may be subdivided into lots with lot areas of not less than 1.3 ha (3.2 ac).
- (3) Despite Article (1), the lot legally described as Lot A, Section 83, Metchosin District, Plan 18993 (3504 Happy Valley Road) may be subdivided into lots with lot areas not less than 1,100 m<sup>2</sup> (11,840.3 ft<sup>2</sup>) and the **lot** legally described as Lot 1, Sections 83 and 84, Metchosin District, Plan VIP64069 (3512A Happy Valley Road) may be subdivided into lots with lot areas not less than 685 m<sup>2</sup> (7,373.3 ft<sup>2</sup>).

#### 6.11.03 **Density of Development**

- (1) There may not be more than one residential building on a lot, exclusive of either a garden suite or carriage suite;.
- (2) Despite Article (1), one additional one-family dwelling used for the sole purpose of housing farm employees may be located on a lot classified as a farm pursuant to the Assessment Act, where such lot is 4 ha (9.9 ac) or more in lot area.

### 6.11.04 **Height and Size of Principal Use Buildings**

- (1) No **building** or **structure** may exceed a **height** of 10.5 m (34.4 ft).
- Despite Article (1), the height of a building for agriculture or intensive agriculture use may not exceed 12 m (39.4 ft).

#### 6.11.05 **Setbacks**

- (1) No **building** or **structure** may be located:
  - Within 7.5 m (24.6 ft) of any front lot line; or (a)
  - (b) Within 3 m (9.8 ft) of any side lot line; except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (c) Within 10 m (32.8 ft) of any rear lot line.
- (2) Despite Article (1), the siting of any building or structure used for agriculture or intensive agriculture must comply with Section 3.05 of this Bylaw.
- (3) Despite Article (1), the siting of any building, structure or open space used by dogs as part of a boarding or breeding kennel must comply with Sections 3.10 and 3.11 of this Bylaw.
- (4) Despite Article 3.08.03(3)(a) a carriage suite may be located not less than 2.5 m (8.2 ft) from a one-family dwelling on the lot legally described as Lot A, Section 83, Metchosin District, Plan 18993, PID 003-673-413 (3504 Happy Valley Road).

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## Section 6.12 – Rural Residential 3 (RR3) Zone

The intent of the RR3 Zone is to permit one-family residential uses on smaller rural lot.

#### 6.12.01 **Permitted Uses**

The following **uses** and no others are permitted in the RR3 Zone:

- (1)Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- (4) Dwelling, two-family, on the property legally described as Lot 5, Section 80, Metchosin District, Plan 7142, Except Parcel "A" (DD 247137-I) Thereof (3622 Happy Valley Road) and subject to Section 3.07;
- (5) Group daycare, subject to Subsection 3.26.02;
- (6) **Home occupation**, subject to Section 3.09;
- (7) Secondary suite, garden suite, or carriage suite in accordance with Section 3.08
- (8) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10)Uses permitted by Section 3.01 of this Bylaw.

### 6.12.02 **Subdivision Lot Requirements**

- (1) No **lot** having a **lot area** less than 1 ha (2.5 ac) may be created by subdivision.
- No lot having a lot width less than 16 m (52.5 ft) may be created by subdivision. (2)
- No lot having a building envelope with a width or depth less than 7 m (23 ft) nor an area less (3) than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>) may be created by subdivision.
- (4) Despite Article 6.12.02(1), on land whose legal description is set out in Table 1 of Schedule "AD", the minimum lot area for subdivision may be 550 m² (5,920.2 ft²) if the owner of the land proposed to be subdivided pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the time of subdivision.

### 6.12.03 **Density of Development**

There may not be more than one **residential building** on a **lot**, exclusive of either a garden suite or carriage suite.

#### 6.12.04 **Regulations for Two-Family Dwelling Use**

A **two-family dwelling** is subject to the regulations of the R2 Zone and not the regulations of this **Zone**.

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## 6.12.05 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

## 6.12.06 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 9 m (29.5 ft).

### 6.12.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 6 m (19.7 ft) of any front lot line or rear lot line; or
- (2) Within 1.5 m (4.9 ft) of any interior side lot line; or
- (3) Within 4.5 m (14.8 ft) of any **exterior side lot line**; except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

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## Section 6.13 - Rural Residential 4 (RR4) Zone

The intent of the RR4 Zone is to permit one- and two-family residential uses on smaller rural lots with sanitary sewer service, and to maintain large lots where community sanitary sewer is not provided.

### 6.13.01 Permitted Uses

The following **uses** and no others are permitted in the RR4 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Agriculture;
- (3) **Boarding kennel**, subject to Section. 3.10;
- (4) **Breeding kennel**, subject to Section. 3.11;
- (5) Community garden;
- (6) Dwelling, one-family;
- (7) **Dwelling, two-family**, on **lots** with a **lot area** greater than or equal to 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>), a **lot** width greater than or equal to 18 m (59.1 ft), and subject to Section 3.07;
- (8) **Group daycare**, subject to Subsection 3.26.02;
- (9) **Home occupation**, subject to Section 3.09;
- (10) Intensive agriculture, on lots with a lot area greater than or equal to 4 ha (9.9 ac);
- (11) Secondary suite garden suite, or carriage suite in a one-family dwelling, in accordance with Section 3.08;
- (12) The keeping of not more than four boarders in a one-family dwelling;
- (13) **Truck terminal facility** on the property legally described as Lot 1, Sections 99 and 100, Metchosin District, Plan 20923, Except That Part in Plan 51055 and VIP75263, PID No. 003-488-250 (2981 and 2985 Awsworth Road); (Bylaw No. 1897)
- (14) Uses accessory to a principal use permitted in this Zone; and
- (15) Uses permitted by Section 3.01 of this Bylaw.

### 6.13.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 0.4 ha (1 ac) may be created by subdivision.
- (2) Despite Article 6.13.02(1), no **lot** having a **lot area** less than 40 ha (98.8 ac) may be created by subdivision unless that **lot** is serviced by the municipal sanitary sewer system.

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- (3) Despite Articles 6.13.02(1) and (2), a **lot** having a **lot area** less than 2,000 m<sup>2</sup> (0.5 ac) may be created by subdivision from land legally described as Lot 3, Sections 98 and 99, Metchosin District, Plan 20923 Except Part in Plan CIP51472 (2983 Sooke Road); Lot 5, Sections 98, 99 and 100, Metchosin District, Plan 20923 Except Part in Plan VIP52595 (2965 Sooke Road); and Lot 5, Block 3, Sections 89, 97, 98, 99, 100, 100A, 101 and 101A, Metchosin District, Plan 1817 Except Part in Plan VIP52253 (2961 Sooke Road).
- (4) Despite Article 6.13.02(2), on properties legally described as Strata Lot 1 and 2, Section 26, Goldstream District, Strata Plan VIS5460 Together with an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as shown on Form V (1319 and 1323 Ravensview Dr), no lot having a lot area less than 0.70 ha (1.7 ac) may be created by subdivision in the Rural Residential 4 (RR4) Zone, unless that lot is serviced by a municipal sanitary sewer system, except that no lot created under this regulation may contain a secondary suite garden suite, or carriage suite.
- (5) Despite Article 6.13.02(2), a **lot** with a **lot area** less than 40 ha (98.8 ac) but not less than 2.7 ha (6.7 ac) may be created by subdivision without connection to the municipal sanitary sewer system on the property legally described as That Portion of the Southerly 11 Chains of Section 81, Metchosin District, Lying Westerly of the Happy Valley Road, Except Those Parts in Plans 28272 and VIP52319 (3690 Happy Valley Road).
- (6) Despite Article 6.13.02(2), on properties legally described as Strata Lot 1 and 2, Section 26, Goldstream District, Strata Plan VIS5460 Together with an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown of Form V (1319 and 1323 Ravensview Dr), no lot having a lot area less than 0.7 ha (17.3 ac) may be created by subdivision, unless the lot is serviced by a municipal sanitary sewer system. No lot created under this regulation may contain a secondary suite.

### 6.13.03 Other Regulations for Two-Family Dwellings

Despite the other regulations in this Section, **two-family dwellings** are prohibited on **panhandle lots**.

### 6.13.04 Density of Development

- (1) There may not be more than one **residential building** per **lot**, exclusive of either a garden suite or carriage suite;
- (2) Despite Article 6.04.04(1), on land legally described as Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16, Section 26, Goldstream District, Plan VIP68970 there may be two **one-family dwellings** on a **lot** if:
  - (a) Neither of the buildings has a gross floor area less than 85% of the gross floor area of the other building, and neither building has a building footprint greater than 242 m<sup>2</sup> (2,604.9 ft<sup>2</sup>);
  - (b) Each of the **buildings** is oriented to the fronting street;
  - (c) Neither of the **buildings** has a width or depth less than 9.7 m (31.8 ft); and
  - (d) Neither of the buildings contains a secondary suite nor have a garden suite or carriage suite.

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## 6.13.05 Lot Coverage

Lot coverage of all buildings and structures may not exceed either 30% or 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>).

## 6.13.06 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of 10.5 m (34.4 ft).
- (2) Despite Article (1), the **height** of a **building** for **agriculture** or **intensive agriculture** use may not exceed 12 m (39.4 ft).

### **6.13.07** Setbacks

- (1) No **building** or **structure** may be located:
  - (a) Within 7.5 m (24.6 ft) of any front lot line; or
  - (b) Within 3 m (9.8 ft) of any **side lot line**; except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
  - (c) Within 10 m (32.8 ft) of any rear lot line.
- (2) Despite Article (1), the siting of any **building** or **structure** used for **agriculture** or **intensive agriculture** must comply with Section 3.05 of this Bylaw.

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## Section 6.14 – Rural Residential 5 (RR5) Zone

The intent of the RR5 Zone is to permit one-family residential uses on smaller rural lots with community sanitary sewer service, and to maintain large lot areas where community sanitary service is not provided.

### 6.14.01 Permitted Uses

The following uses and no others are permitted in the RR5 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Group daycare**, subject to Subsection 3.26.02;
- (6) **Home occupation**, subject to Section 3.09;
- (7) Secondary suite, garden suite, or carriage suite in a one-family dwelling, subject to Section 3.08;
- (8) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (9) The keeping of **animals for domestic purposes**, on a **lot** with a **lot area** greater than or equal to 4,000 m<sup>2</sup> (0.99 ac);
- (10) Uses accessory to a principal use permitted in this Zone; and
- (11) Uses permitted by Section 3.01 of this Bylaw.

### 6.14.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 0.4 ha (1 ac) may be created by subdivision.
- (2) Despite Article 6.05.02(1), no **lot** having a **lot area** less 40 ha (98.8 ac) may be created by subdivision unless that **lot** is serviced by the municipal sanitary sewer system.

### 6.14.03 Density of Development

- (1) There may not be more than one **residential building** on a **lot**, exclusive of either a garden suite or carriage suite;
- (2) Despite Article 6.14.03(1), there may be two **residential buildings** on the property legally described as Lot 1, Block 2, Section 86, Metchosin District, Plan 1524 (3294 Happy Valley Road) if:
  - (a) Each **building** is oriented towards the street;
  - (b) The gross floor area of one building is not less than 85% of the gross floor area of the other building;

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- (c) Each building has a separate driveway; and
- (d) Neither building on a single lot has a secondary suite, garden suite, or carriage suite.

#### 6.14.04 **Height and Size of Principal Use Buildings**

No building or structure may exceed a height of 10.5 m (34.4 ft).

#### 6.14.05 **Setbacks**

- (1) No **building** or **structure** may be located:
  - (a) Within 7.5 m (24.6 ft) of any front lot line; or
  - (b) Within 3 m (9.8 ft) of any side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of that exterior side lot line; or
  - (c) Within 10 m (32.8 ft) of any rear lot line.
- (2) Despite Article (1), a building or structure in a building strata plan may, for the purpose of aiding in the orientation of a dwelling to the street, be located within 1.5 m (4.9 ft) of a rear lot line, where that lot line abuts an interior side lot line of another lot AND where the setback to the interior side lot line has been increased to at least 10 m (32.8 ft).

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# Section 6.15 - Rural Residential 6 (RR6) Zone

The intent of the RR6 Zone is to permit one-family residential uses and carriage housing on conventional sized lots.

#### 6.15.01 Permitted Uses

The following **uses** and no others are permitted in the RR6 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Dwelling, one-family**;
- (4) **Group daycare**, subject to Subsection 3.26.02;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Secondary suite, garden suite, or carriage suite on lots 500 m<sup>2</sup> (5,382 ft<sup>2</sup>) or greater and in accordance with Section 3.08;
- (7) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (8) Uses accessory to a principal use permitted in this Zone; and Uses permitted by Section 3.01 of this Bylaw.

## 6.15.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1 ha (2.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 14 m (45.9 ft) may be created by subdivision.
- (3) No **lot** having a **building envelope** with a width or depth less than 7 m (23 ft) nor an area less than 186 m² (2,002.1 ft²) may be created by subdivision.
- (4) Notwithstanding Subsection 6.15.02(1), on land whose legal description is set out in Table 1 of Schedule AD, the minimum parcel area for subdivision may be 500 m<sup>2</sup> (5,382 ft<sup>2</sup>) if the owner of the land proposed to be subdivided:
- (5) Pays to the City the amount specified in Coloumn 4 of table 1 of Schedule AD, prior to the time of subdivision.

### 6.15.03 Density of Development

There may not be more than one **residential building** on a **lot**, exclusive of any **secondary suite**, **garden suite**, **or carriage suite**.

#### 6.15.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

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# 6.15.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 9 m (29.5 ft).

# 6.15.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 4.5 m (14.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
- (2) Within 5.5 m (18 ft) of any rear lot line; or
- (3) Within 1.5 m (4.9 ft) of any interior side lot line; or
- (4) Within 3 m (9.8 ft) of any **exterior side lot line**; except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

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# Section 6.16 - Rural Residential 6A (RR6A) Zone

The intent of the RR6A Zone is to permit one-family residential uses and carriage housing on conventional sized lots.

#### 6.16.01 Permitted Uses

The following **uses** and no others are permitted in the RR6A Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- (4) **Group daycare**, subject to Subsection 3.26.02;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Secondary suite, garden suite, or carriage suite in accordance to Section 3.08;
- (7) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

#### 6.16.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1 ha (2.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 14 m (45.9 ft) may be created by subdivision.
- (3) No **lot** having a **building envelope** with a width or depth less than 7 m (23 ft) nor an area less than 186 m² (2,002.1 ft²) may be created by subdivision.
- (4) Despite Article 6.16.02(1), on land whose legal description is set out in Table 1 of Schedule "AD", the minimum **lot area** for subdivision may be 550 m² (5,920.2 ft²) if the owner of the land proposed to be subdivided pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD", prior to the time of subdivision.
- (5) No land may be subdivided into bare land strata lots having an average **lot area** of less than 1 ha (2.5 ac), if any of the strata **lots** in the strata plan has a **lot area** of less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>).

# 6.16.03 Density of Development

There may not be more than one **residential building** on a **lot**, exclusive of any garden suite or carriage suite.

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# 6.16.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

# 6.16.05 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 9 m (29.5 ft).

# 6.16.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 4.5 m (14.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
- (2) Within 5.5 m (18 ft) of any rear lot line; or
- (3) Within 1.5 m (4.9 ft) of any interior side lot line; or
- (4) Within 3 m (9.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

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# Section 6.17 - Rural Residential 7 (RR7) Zone

The intent of the RR7 Zone is to permit one-family residential uses and carriage housing on larger lots.

#### 6.17.01 Permitted Uses

The following uses and no others are permitted in the RR7 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Dwelling, one-family**;
- (4) **Group daycare**, subject to Subsection 3.26.02;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Secondary suite, garden suite, or carriage suite in accordance with Section 3.08
- (7) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

# 6.17.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1 ha (2.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.
- (3) No **lot** having a **building envelope** with a width or depth less than 7 m (23 ft) nor an area less than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>) may be created by subdivision.
- (4) Despite Article 6.17.02(1), on land whose legal description is set out in Table 1 of Schedule "AD", the minimum **lot area** for subdivision may be 800 m² (8,611.1 ft²) if the owner of the land proposed to be subdivided pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the time of subdivision.
- (5) No land may be subdivided into bare land strata **lots** having an average **lot area** of less than 1 ha (2.5 ac), if any of the strata **lots** in the strata plan have a **lot area** of less than 800 m<sup>2</sup> (8,611.1 ft<sup>2</sup>).

### 6.17.03 Density of Development

- (1) There may not be more than one **residential building** on a **lot**;
- (2) Despite Article 6.17.03(1), on lots with an area of no less than 400 m² (4,305 ft²) outside of any area protected by a non-disturbance covenant, a garden suite or carriage suite shall be permitted;

Zoning Bylaw No. 300 Page RR7-1 City of Langford 18 Feb 20 (3) A **residential building** that encroaches onto a **lot** in the RR7 Zone on the date of adoption of Langford Zoning Bylaw, Amendment No. 441 (New RR7 (Rural Residential 7 – Klahanie) Zone), 2015 is deemed not to be a **residential building** on the **lot** for the purposes of Article 6.17.03(1).

# 6.17.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

# 6.17.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 9 m (29.5 ft).

## 6.17.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 6 m (19.7 ft) of any front lot line or rear lot line; or
- (2) Within 3 m (9.8 ft) of any interior side lot line; or
- (3) Within 4 m (13.1 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

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# Section 6.18 – Rural Agriculture and Eco-Tourism (RAE1) Zone

The intent of the RAE1 Zone is to permit a mix of residential, agricultural/agri-tourism, eco-tourism and educational uses.

## 6.18.01 Permitted Uses

The following **uses** and no others are permitted in the RAE1 Zone:

#### **General Uses:**

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Uses accessory to a principal use permitted in this Zone;
- (3) Uses permitted by Section 3.01 of this Bylaw;

## **Agricultural Uses:**

- (4) Agriculture;
- (5) Commercial nursery and greenhouse;
- (6) Equestrian facility;
- (7) Intensive agriculture on lots with a lot area of 4 ha (9.9 ac) or more;

# **Educational Uses:**

- (8) Preschool;
- (9) School;

## **Agri-Tourism and Eco-Tourism Uses:**

The following uses are permitted as accessory uses to any agricultural or educational use:

- (10) Campground;
- (11) **Dormitory**, consisting of a single unit (cabin) or multiple units (bunkhouses);
- (12) Rental of recreational equipment including, but not limited to: bicycles, kayaks and canoes, horses, clothing and outdoor gear;

# **Residential Uses:**

- (13) Dwelling, one-family;
- (14) Home occupation, subject to Section 3.09; and

(15) **Secondary suite** in a **one-family dwelling**, subject to Section 3.08.

#### 6.18.02 **Subdivision Lot Requirements**

- No lot having a lot area less than 0.4 ha (1 ac) may be created by subdivision. (1)
- (2) Despite Article 6.18.02(1), no lot having a lot area less than 40 ha (98.8 ac) may be created by subdivision unless that **lot** is serviced by the municipal sanitary sewer system.

#### 6.18.03 **Density of Development**

There may not be more than one **one-family dwelling** per **lot**.

#### 6.18.04 **Lot Coverage**

(1) Lot coverage of all buildings and structures may not exceed 20% or 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>).

#### 6.18.05 **Height and Size of Principal Use Buildings**

- (1) No building or structure may exceed a height of 10.5 m (34.5 ft); and
- Despite Article (1), the height of a building for agriculture or intensive agriculture use may not (2) exceed 12 m (39.4 ft).

#### 6.18.06 Setbacks

- (1) No **building** or **structure** may be located:
  - (a) Within 10 m (32.8 ft) of any rear lot line;
  - Within 7.5 m (24.6 ft) of any other lot line; and (a)
- Despite Article (1), the siting of any building or structure used for agriculture or intensive (2) agriculture must comply with Section 3.05 of this Bylaw.

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# Section 6.20 - Residential Small Lot 1 (RS1) Zone

(Replaced by Bylaw No. 1864)

The intent of the Residential Small Lot 1 (RS1) Zone is to permit one-family dwelling lots serviced by municipal sewers within the urban core as an infill use, or in new neighbourhoods where a sewer system is in place.

#### 6.20.01 Permitted Uses

The following **uses** and no others are permitted in the RS1 Zone:

- Accessory buildings and structures;
- (2) Dwelling, one-family;
- (3) **Dwelling, two-family**; (Bylaw No. 2014)
- (4) **Home occupation**, in accordance with Section 3.09;
- (5) **Secondary suite in a one-family dwelling** in accordance with Section 3.08, on any lot that is 400 m<sup>2</sup> (4,305 ft<sup>2</sup>) or greater in area;
- (6) Secondary suite in a one-family dwelling on lots with lot areas greater than or equal to 400 m<sup>2</sup> (4,305 ft<sup>2</sup>) and lot width greater than 12m in accordance with Section 3.08 on the properties legal described as: Lot 1, Section 116, Esquimalt District, Plan 22391 (2786 Wenger Terrace) and Lot 3, Section 84, Esquimalt District, Plan 21075 (939 Walfred Road);
- (7) Secondary suite in a one-family dwelling, in accordance with Section 3.08, on the properties legally described as Lots 1,2 and 3, Block 1, Section 86, Metchosin District, Plan 1524 and The Northerly 74.6 Feet of Lot 2, Block 1, Section 86, Metchosin District, Plan 1524 (3300, 3310 3326/3328 and 3306 Happy Valley Road; Lot 1, Section 86, Metchosin District, Plan 12293 (3344 Happy Valley Road); and Strata Lots 1 and 2, Section 86, Metchosin District, Strata Plan VIS2845 (3338 and 3340 Happy Valley Road);
- (8) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (9) **Townhouses**, not to exceed 47 units, on the property legally described as Lot 1, Section 3, Range 3 West, Highland District, Plan 9548, Except that Part in Plan 14368, PID No. 005-349-893 (2120 Millstream Road); (Bylaw No. 1761)
- (10) **Townhouses** on the properties legally described as PID No. 002-559-285 (3306 Happy Valley Road); PID No. 003-620-603 (3310 Happy Valley Road); PID No. 005-198-143 (3326 and 3328 Happy Valley Road); PID No. 018-357-776 (3338 Happy Valley Road); PID No. 018-357-784 (3340 Happy Valley Road); PID No. 004-491-823 (3344 Happy Valley Road); and PID No. 000-156-884 (3416 Hazelwood Road); PID No. 029-377-994 (3420 Luxton Road); PID No. 005-630-037 (1120 Finney Road); PID No. 025-806-530 (3219 Loledo Place; and PID No. 025-806-548 (3235 Loledo Place) (*Bylaw No. 2014*)
- (11) Uses accessory to a principal use permitted in this Zone; and
- (12) **Uses** permitted by Section 3.01 of this Bylaw.

## 6.20.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 850 m<sup>2</sup> (9,150 ft<sup>2</sup>) may be created by subdivision in the Residential Small Lot 1 (RS1) Zone;
- (2) Despite Subsection 6.20.02(1), on land whose legal description is set out in Table 1 of Schedule AD, the minimum **lot area** for subdivision of **lots** for a **one-family dwelling** use may be 200 m<sup>2</sup> (2,153 ft<sup>2</sup>) if the owner of the land proposed to be subdivided:
  - (a) Pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to the time of subdivision;
- (3) No **lot** having a **lot width** of less than 9 m (29.5 ft) may be created by subdivision;
- (4) No **lot** having a **building envelope** with a width or depth less than 5.5 m (18 ft) nor an area less than 67 m<sup>2</sup> (720 ft<sup>2</sup>) may be created by subdivision;
- (5) No panhandle **lot** having a **lot area** less than a 400 m<sup>2</sup> (4,305 ft<sup>2</sup>) may be created by subdivision in the Residential Small Lot 1 (RS1) Zone;
- (6) Despite Article 6.20.02(1) and 6.20.02(2), the minimum **lot area** and minimum **lot width** for subdivision of lots for a one-family dwelling use may be further reduced for the properties listed in Table 1 below as indicated:

#### Table 1

Legal Description	Minimum Lot Width
PID No. 000-156-884 (3416 Hazelwood Road)	8.4 m (27.5 ft), except one lot included in the plan of subdivision may be 7.6 m (24.9 ft)

# 6.20.03 Density of Development

- (1) There may not be more than one **residential building** on a **lot**.
- (2) Despite article (1), one or more **residential buildings** are permitted where **townhouse** units are located within a strata plan subdivided pursuant to the *Strata Property Act*.
- (3) The total floor area of a one-family dwelling on lots less than 400 m<sup>2</sup> (4,306 ft<sup>2</sup>) on the property legally described as Lot 3, Section 84, Esquimalt District, Plan 21075; PID No. 003-488-209 (939 Walfred Road) may not exceed the total area of the lot upon which it is controlled.

## 6.20.04 Regulations of Use (BylaW No. 2014)

- (1) A **two-family dwelling** use is submect to the regulations of the R2 Zone and not the regulations of this zone.
- (2) A **townhouse** is is subject to the regulations of the RT1 Zone and not the regulations of this zone.

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## 6.20.05 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 50%.
- (2) Despite subsection 6.20.04(1), the lot coverage for a Townhouse use may exceed 50% but may not exceed 60%.

## 6.20.06 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of 9 m (29.5 ft).
- (2) Despite subsection 6.20.05(1) any **townhouse** structure or a principal **building** on property legally described as PID No. 000-156-884 (3416 Hazelwood Road) may exceed a height of 9 m (29.5 ft), but may not exceed a height of three storeys.

### 6.20.07 Setbacks

- (1) No principal **building** may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line** when the lot fronts on and has access from a highway or access route in a bare land strata plan, except that no garage or carport that faces any front lot line and whose vehicle access crosses a front line mine may be located within 6 m (19.6 ft) of the nearest edge of the sidewalk or the nearest edge of the curb (if no sidewalk has been constructed) of the abutting highway or access route;
  - (b) Within 5.5 m (18 ft) of any rear lot line;
  - (c) Within 3.5 m (11.5 ft) of any **exterior side lot line**, except that no **garage or carport** that faces an **exterior side lot line** may be located within 6 m (19.6 ft) of the nearest edge of the sidewalk or the nearest edge of the curb (if no sidewalk has been constructed) of the abutting **highway** or access route;
  - (d) Within 1.5 m (4.9 ft) of any interior side lot line.

# 6.20.08 Landscape Screening

The relevant regulations of Section 3.21 of this Bylaw shall apply.

#### 6.20.09 General

The relevant regulations of Part 3 of this Bylaw shall apply.

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# Section 6.22 - One- and Two-Family Residential (R2) Zone

(Replaced by Bylaw No. 1864)

The intent of the One- and Two-Family Residential (R2) Zone is to permit a one-family dwelling on a lot with an area of not less than 1 ha (2.47 ac) in areas not serviced by community sanitary sewer, and to permit a one-family dwelling on a lot with an area not less than 400  $m^2$  (4,305  $ft^2$ ) and two-family dwellings on a lot with an area not less than 600  $m^2$  (6,458  $ft^2$ ) in areas that are served by community sewer.

#### 6.22.01 Permitted Uses

The following **uses** and no others are permitted in the R2 Zone:

- (1) Accessory buildings and structures;
- (2) Dwelling, one-family;
- (3) **Dwelling, two-family**, in accordance with Section 6.22.03; (Bylaw No. 1945)
- (4) **Group daycare**, in accordance with Subsection 3.26.02;
- (5) **Home occupation**, in accordance with Section 3.09;
- (6) Schools on lands shaded on the map attached as Schedule WL to this Bylaw;
- (7) Secondary suite on lots with lot areas greater than or equal to 400 m<sup>2</sup> (4,305 ft<sup>2</sup>), or a garden suite or a carriage suite as an accessory use to a one-family dwelling, in accordance with Section 3.08;
- (8) The keeping of horses, cattle, sheep, goats, rabbits and poultry, for domestic purposes, in accordance with Section 3.12;
- (9) The keeping of not more than four boarders in a one-family dwelling;
- (10) **Townhouses** on those properties legally described as PID No. 009-875-867 (3690 Happy Valley Road), PID No. 002-035-235 (3694 Happy Valley Road), PID No. 001-138-138 (4342 West Shore Parkway), and on lands shown shaded on the map attached as Schedule WL to this Bylaw;
- (11) Uses accessory to a principal use permitted in this zone; and
- (12) Uses permitted by Section 3.01 of this Bylaw.

# 6.22.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 2 ha (5 ac) may be created by subdivision in the R2 Zone, except that a **lot** of 400 m<sup>2</sup> (4,305 ft<sup>2</sup>) may be created by subdivision if:
  - (a) The property is served by community sanitary sewer; AND

- (b) Is not within the lands designated as "City Centre" on Map 2 City of Langford Growth Management and Land Use Strategy, of Bylaw No. 1200, City of Langford's Official Community Plan; AND EITHER
- (c) The legal description of the property being subdivided is not listed in Column 3 of Table 1 of Schedule AD of this Bylaw; **OR**
- (d) The legal description of the property being subdivided is listed in Column 3 of Table 1 of Schedule AD of this Bylaw **AND** the owner of the land proposed to be subdivided pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to the time of subdivision.
- (2) No **lot** having a **lot width** less than 12 m (39.3 ft) may be created by subdivision.
- (3) No **lot** having a **building envelope** with a width or depth less than 6 m (19.6 ft) nor an area less than 93 m<sup>2</sup> (1,000 ft<sup>2</sup>) may be created by subdivision.
- (4) No panhandle lot may be created in the R2 Zone.
- (5) Despite subsection 6.22.02(1), on that property legally described as Lot 1, Section 26, Goldstreat District, Plan 24172; PID No. 002-981-220 (2955 Irwin Road), the minimum **lot area** for subdivision may be 260 m<sup>2</sup> (2,798.6 ft<sup>2</sup>) if:
  - (a) The owner of the land proposed to be subdivided pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to the time of subdivision; and
  - (b) The maximum density of development does not exceed 18 lots.
- (6) Despite subsection 6.22.02(1), on land shown as shaded on the map attached as Schedule WL, the minimum **lot area** for subdivision may be 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) if the owner of the land proposed to be subdivided:
  - (a) Pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to the time of subdivision; and
  - (b) Does not create more than 30 **lots** by subdivision that have a **lot area** less than 400 m<sup>2</sup> (4,305.6 ft<sup>2</sup>).

# 6.22.03 Regulations for Two-Family Residential Use

In addition to all other regulations in this section, the following regulations apply to **two-family dwellings** in the R2 Zone:

- (1) **Two-family dwellings** are prohibited on pandhandle lots;
- (2) The **lot area** for a **two-family dwelling** use may not be less than 600 m<sup>2</sup> (6,459 ft<sup>2</sup>);
- (3) Despite subsection 6.22.03(2) on lands designated as "City Centre" on Map 2 City of Langford Growth Management and Land Use Strategy, of Bylaw No. 1200, City of Langford's Official Community Pan the **lot area** for a **two-family dwelling** may not be less than 1500 m<sup>2</sup> (0.37 ac);
- (4) The **lot width** may not be less than 15 m (49.2 ft);

- (5) The width of the **building envelope** may not be less than 12 m (39.4 ft);
- (6) Despite subsection 6.22.03(2), on lands legally described as Lot 9, Sections 78 and 84, Esquimalt District, Plan 23129, PID No. 003-047-563 (738 Walfred Road) and Lot D, Sections 78 and 84, E#squimalt District, Plan VIP86630, PID No. 001-471-511 (742 Walfred Road), the **lot area** for a **two-family dwelling** use may be less than 600 m<sup>2</sup> (6,450 ft<sup>2</sup>), provided that the **lot area** is not less than 500 m<sup>2</sup> (5,382 ft<sup>2</sup>) and the **lot width** is not less than 17 m (55.8 ft); (Bylaw No. 1945)
- (7) In addition to all other regulations of this Bylaw any building or structure on the **lot** must be dimensioned, sited, and designed in conformance with an approved development permit;
- (8) In addition to all other regulations of this Bylaw, a continuous **landscape and screening area** of at least 1 m (3.3 ft) in width containing a shrub, hedge, or fence screen or a minimum **height** of 1.8 m (5.9 ft) at time of planting, must be provided along any interior side lot line starting from 6 m (19.7 ft) to the rear of the front lot line and extending to the **rear lot line**.

# 6.22.04 Density of Development

- (1) There may not be more than one residential building on a lot, exclusive of any garden suite or carriage suite.
- (2) Despite subsection 6.22.04(1) there may be more than one residential building on a lot, if those residential buildings contain only a townhouse use.
- (3) Under no circumstances may the density of development on those properties legally described as PID No. 009-875-867 (3690 Happy Valley Road) and PID No. 002-035-235 (3694 Happy Valley Road) exceed 125 Single-Family Equivalent (SFE) dwelling units, and for the purpose of this section a Townhouse unit shall be deemed equivalent to 0.66 SFE.
- (4) Under no circumstances may there be more than 80 townhouse units within the area shown as shaded on the map attached as Schedule WL.

#### 6.22.05 Lot Coverage

**Lot coverage** of all **buildings** and **structures** may not exceed 40%, except that on **lots** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) in **lot area**, the **lot coverage** for all **buildings** and **structures** may exceed 40% but not exceed 50%.

## 6.22.06 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 9 m (29.5 ft).

#### 6.22.07 Setbacks

- (1) No principal **building** may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line** except that no **garage** or **carport** that faces a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**;
  - (b) Within 5.5 m (18 ft) of any rear lot line;

- (c) Within 3 m (9.8 ft) of any **exterior side lot line**, except that no **garage or carport** that faces an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
- (d) Within 1.5 m (4.9 ft) of any interior side lot line.
- (2) Despite Article (1), the siting of any **building** for the keeping of horses, cattle, sheep, or goats must comply with Section 3.12 of this Bylaw.
- (3) Despite Article (1) and Article (2) and Section 3.12 of this Bylaw, no building for the keeping of poultry and rabbits may be located within 6 m (20 ft) of any **interior side lot** line nor within 7.6 m (25 ft) of any **exterior side, front, or rear lot line.**

# 6.22.08 Landscape Screening

- (1) The relevant regulations of Section 3.21 of this Bylaw must apply.
- (2) In addition to all other regulations of this Bylaw, for a two-family residential use a continuous landscape and screening area of at least 1 m (3.3 ft) in width containing a shrub, hedge, or fence screen of a minimum height of 1.8 m (5.9 ft), at time of planting, must be provided along any interior lot line starting from 6 m (19.7 ft) to the rear of the front lot line and extending to the rear lot line.

## 6.22.09 **General**

The relevant regulations of Part 3 of this Bylaw must apply.

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# Section 6.24 – Mobile Home Park (RH1) Zone

The intent of the RH1 Zone is to permit manufactured homes in areas serviced by community sanitary sewer.

#### 6.24.01 **Permitted Uses**

The following uses and no others are permitted in the RH1 Zone:

- Accessory buildings and structures, subject to Section 3.05; (1)
- (2) Community garden;
- Home office, subject to Section 3.09; (3)
- (4) Manufactured home parks subject to the provisions of the Capital Regional District Mobile Home Parks Bylaw No. 1, 1977 and amendments thereto;
- Uses accessory to a principal use permitted in this Zone; and (5)
- (6) Uses permitted by Section 3.01 of this Bylaw.

#### 6.24.02 **Subdivision Lot Requirements**

- No lot having a lot area less than 0.5 ha (1.3 ac) may be created by subdivision . (1)
- (2) No subdivision plan may be approved unless each lot created by the subdivision has a lot width of at least 25 m (82 ft).

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# Section 6.26 - Residential Lakeshore (RL1) Zone

(Bylaw No. 1864)

The intent of the Residential Lakeshore (RL1) Zone is to permit a one-family dwelling on a lot abutting Langford, Glen, or Florence Lake with an area of not less than 1,500  $m^2$  (0.37 ac) unless the Streamside Protection and Enhancement Area (SPEA) is provided to the City.

#### 6.26.01 Permitted Uses

The following **uses** and no others are permitted in the RL1 Zone:

- (1) Accessory buildings and structures;
- (2) Dwelling, one-family;
- (3) **Group daycare** in accordance with Section 3.26.02;
- (4) **Home occupation** in accordance with Section 3.09;
- (5) Secondary suite, garden suite or carriage suite as an accessory use to a one-family dwelling, in accordance with Section 3.08;
- (6) The keeping of horses, cattle, sheep, goats, rabbits and poultry, for domestic purposes in accordance with Section 3.12;
- (7) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

## 6.26.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,500 m<sup>2</sup> (16,146 ft<sup>2</sup>) may be created by subdivision, and the **Streamside Protection and Enhancement Area** (SPEA) designated by a qualified environmental professional in a riparian areas assessment shall beincluded in the **lot area** calculation for the purpose of determining compliance with this article;
- (2) Despite subsection 6.26.02(1) **lots** having **lot areas** of 950 m<sup>2</sup> (10,226 ft<sup>2</sup>) and greater may be created by subdivision if the **Streamside Protection and Enhancement Area** (SPEA) designated by a qualified environmental professional in a riparian areas assessment of the **lot** being subdivided is transferred to the City of Langford at the time of subdivision;
- (3) Despite subsection 6.26.02(1), on land whose legal description is set out in Table 1 of Schedule AD, the minimum lot area for subdivision of lots abutting Langford, Glen, or Florence Lake may be as specified in articles (a) and (b) below, if the owner of the land proposed to be subdivided pays to the City the amount specified in Column 4 of Table 1 of Schedule AD prior to Subdivision Approval:
  - (a) Lots with an area of 1,500 m<sup>2</sup> (16,146 ft<sup>2</sup>) or greater, including the area of the SPEA, may be created abutting Langford, Glen, or Florence Lake; and

- (b) Lots with an area of 550 m² (5,920 ft²) or greater may be created provided such lots are located directly behind a new lot created pursuant to article (i) above and do not abut Langford, Glen, or Florence Lake.
- (4) No **lot** may be created having a **lot width** less than 16 m (52.5 ft).
- (5) No **lot** may be created having a **building envelope** with a width or depth less than 7 m (23 ft) nor an area less than 186 m<sup>2</sup> (2,002 ft<sup>2</sup>).

#### 6.26.03 Density of Development

There may not be more than one **residential building** on a **lot**, exclusive of any **garden suite** or **carriage suite**.

## 6.26.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

# 6.26.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 9 m (29.5 ft).

## 6.26.06 Setbacks

- (1) No **principal building** may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line** except that no **garage or carport** that faces a **front lot line** may be located within 5.5m (18 ft) of the **front lot line**; or
  - (b) Within 5.5 m (18 ft) of any rear lot line; or
  - (c) Within 3.5 m (11.5 ft) of any **exterior side lot line**, except that no **garage or carport** that faces an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
  - (d) Within 1.5 m (4.9 ft) of any interior side lot line.

# 6.26.07 Landscape Screening

The relevant regulations of Section 3.21 of this Bylaw must apply.

# 6.26.08 General

The relevant regulations of Part 3 of this Bylaw must apply.

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# Section 6.28 – Residential Townhouse (RT1) Zone

(Replaced by Bylaw No. 1864)

The intent of the RT1 Zone is to permit one-family and townhouse residential uses in areas serviced by community sanitary sewer.

#### 6.28.01 Permitted Uses

The following **uses** and no other uses are permitted in the RT1Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Dwelling, one-family**, on property legally described at Lot 1 Section 84 Metchosin District Plan VIP67043 (3483 Happy Valley Road);
- (4) **Home office**, subject to Section 3.09;
- (5) Townhouse;
- (6) Uses accessory to a principal use permitted in this **Zone**; and
- (7) Uses permitted under Section 3.01 of this Bylaw.

#### 6.28.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 5 m (16.4 ft) may be created by subdivision.

# 6.28.03 Density of Development

- (1) Except as provided in Article (2), the **floor area ratio** may not exceed 0.5.
- (2) Notwithstanding Subsection 6.28.03(1), on land whose legal description is set out in Table 1 of Schedule AD, the maximum floor area ratio may be increased to 1.2 if the owner of the land proposed to be developed:
  - a) pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to the issuance of a building permit. (Bylaw No. 1869)

# 6.28.04 Regulations of Use for a One-Family Dwelling

A **one-family dwelling use** is subject to the regulations of the R2 Zone and not the regulations of this **Zone**.

## 6.28.05 Lot Coverage

Lot coverage of all buildings and structures may not exceed 60%.

#### 6.28.06 **Height and Size of Principal Use Buildings**

No **building** or **structure** may exceed a **height** of 10 m (32.8 ft).

#### 6.28.07 Setbacks

- (1) No **building** or **structure** may be located:
  - Within 3 m (9.8 ft) of any front lot line, except that no garage or carport whose vehicle (a) access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 1.2 m (3.9 ft) of any interior side lot lines abutting any Zone other than the RT1 Zone; or
  - (c) Within 3.5 m (11.5 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 5.5 m (18 ft) of any rear lot line.

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# Section 6.28A - Residential Townhouse (RT2) Zone

(Replaced by Bylaw No. 1864)

The intent of the RT2 Zone is to permit townhouse residential uses in areas serviced by community sanitary sewer.

#### 6.28A.01 Permitted Uses

The following **uses** and no others are permitted in the RT2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Home office, subject to Section 3.09;
- (4) Townhouse:
- (5) Uses accessory to a principal use permitted in this Zone; and
- (6) Uses permitted by Section 3.01 of this Bylaw.

#### 6.28A.02 Subdivision Lot Requirements

- No **lot** having a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be created by subdivision. (1)
- (2) Despit Article 6.28A.02(1), a lot having a lot area no less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) may be created by subdivision, if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.
- (3) No **lot** having a **lot width** less than 5 m (16.4 ft) may be created by subdivision.

# 6.28A.03 Density of Development

- (1) No lot may be developed having a density greater than one dwelling unit per 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) of lot area.
- (2) Despite Article 6.28A.03(1), on land whose legal description is set out in Table 1 of Schedule "AD", the maximum density may be one dwelling unit per 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) of lot area, if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.

# 6.28A.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 60%.

#### 6.28A.05 Height and Size of Principal Use Buildings

No building or structure may exceed a height of two storeys.

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## 6.28A.06 Setbacks

- (1) No **building** or **structure** may be located:
  - Within 2 m (6.6 ft) of any front lot line, except that no garage or carport whose vehicle (a) access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 1.2 m (3.9 ft) of any interior side lot line abutting any Zone other than the RT2 Zone; or
  - Within 1.5 m (4.9 ft) of any exterior side lot line, except that no garage or carport whose (c) vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 3.5 m (11.5 ft) of any rear lot line abutting any **Zone** other than the RT2 Zone.

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# Section 6.30 - Low Density Attached Housing (RM1) Zone

The intent of the RM1 Zone is to permit two-family, townhouse and apartment residential uses in areas serviced by community sanitary sewers.

## 6.30.01 Permitted Uses

The following **uses** and no others are permitted in the RM1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment with a maximum of five dwelling units;
- (3) Community garden;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Townhouse;
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

# 6.30.02 Subdivision Lot Requirements

- (1) No **lot** with a **lot area** less than 1,800 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 25 m (82 ft) may be created by subdivision.

#### 6.30.03 Density of Development

- (1) There may not be more than one **dwelling unit** per 500 m<sup>2</sup> (5,382 ft<sup>2</sup>) of **lot area.**
- (2) The **floor area ratio** is limited to a maximum of 0.6, but may be increased to 0.75 if at least 75% of the required off-street parking is provided underground.

# 6.30.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

# 6.30.05 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of 9 m (29.5 ft).
- (2) No **townhouse building** or **two-family dwelling** may exceed a width of 50 m (164 ft) or six **dwelling units**, whichever is the lesser.

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# 6.30.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m.0 (19.7 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 10 m (32.8 ft) of any rear lot line.

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# Section 6.31 – Attached Housing (RM2) Zone

The intent of the RM2 Zone is to permit two-family and townhouse residential uses in areas serviced by community sanitary sewers.

## 6.31.01 Permitted Uses

The following **uses** and no others are permitted in the RM2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Dwelling, two-family**, subject to Section 3.07;
- (4) **Home occupation**, subject to Section 3.09;
- (5) Townhouse;
- (6) Uses accessory to a principal use permitted in this Zone; and
- (7) Uses permitted by Section 3.01 of this Bylaw.

## 6.31.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,800 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

# 6.31.03 Density of Development

- (1) There may not be more than one **dwelling unit** per 285 m<sup>2</sup> (3,067.7 ft<sup>2</sup>) of **lot area**.
- (2) The **floor area ratio** is limited to a maximum of 0.6, but may be increased to a maximum of 0.75 if at least 75% of the required off-street parking is provided underground.

#### 6.31.04 Lot Coverage

**Lot coverage** of all **buildings** and **structures** may not exceed 35%.

# 6.31.05 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of 9 m (29.5 ft).
- (2) No **townhouse building** or **two-family dwelling** may exceed a width of 50 m (164 ft) or six **dwelling units**, whichever is the lesser.

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# 6.31.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 10 m (32.8 ft) of any rear lot line.

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City of Langford 18 Feb 20

# Section 6.31A – Attached Housing (RM2A) Zone

The intent of the RM2A Zone is to permit two-family and townhouse residential uses in areas serviced by community sanitary sewers.

### 6.31A.01 Permitted Uses

The following **uses** and no others shall be permitted in the RM2A Zone.

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, two-family, subject to Section 3.07;
- (4) Home occupation, subject to Section 3.09;
- (5) Townhouse;
- (6) Uses accessory to a principal use permitted in this Zone; and
- (7) Uses permitted by Section 3.01 of this Bylaw.

#### 6.31A.02 Subdivision Lot Requirements

- No lot having a lot area less than 1,600 m<sup>2</sup> (0.4 ac) may be created by subdivision. (Bylaw No. (1)
- (2) No lot having a lot width less than 18 m (59.1 ft) may be created by subdivision.

# 6.31A.03 Density of Development

- (1) Except as provided in Articles (2) and (3), buildings in the RM2A Zone shall not exceed a floor area ratio of 0.75.
- (2) Despite subsection 6.31A.03(1), on land whose legal description is set out in Table 1 of Schedule AD, the floor area ratio is 1.0, if the owner of the land proposed to be developed: Pays to the City the amount specified in Column 4 of Table 1 of schedule AD, prior to issuance of a building permit.
- (3) Despite Subsection 6.31A.03(1), the floor area ratio may be increased to a maximum of 1.5 if the owner of the land proposed to be developed provides a minimum of 50% of the parking spaces required by this Bylaw in an underground or under building parking structure, subject to compliance with the density bonus provisions specified in Subsection 6.31A.03(2).

# 6.31A.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 45%.

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# 6.31A.05 Height and Size of Principal Use Buildings

- No **building** or **structure** may exceed a **height** of three storeys. (1)
- No townhouse building or two-family dwelling may exceed a width of 50 m (164 ft) or six (2) dwelling units, whichever is the lesser.

# 6.31A.06 Setbacks

No **building** or **structure** may be located:

- Within 5.5 m (18 ft) of any front lot line; or (1)
- Within 5.5 m (18 ft) of any exterior side lot line; or (2)
- (3) Within 7.5 m (25 ft) of atleast one interior side or rear lot line, and within 3 m (10ft) of the other interior side or rear lot line.

Zoning Bylaw No. 300 Page RM2A-2 City of Langford 19 Apr 20

# Section 6.32 - Apartment (RM3) Zone

The intent of the RM3 Zone is to permit two-family, townhouse and apartment residential uses in areas serviced by community sanitary sewers.

#### 6.32.01 Permitted Uses

The following **uses** and no others are permitted in the RM3 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment;
- (3) Community garden;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Townhouse;
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

## 6.32.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,800 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

#### 6.32.03 Regulations for Use for Townhouses and Two-Family Dwellings

A **townhouse** or **two-family dwelling** is subject to the regulations of the RM2 Zone and not the regulations of this **Zone**, except on that part of Lot 3, Section 5, Esquimalt District, Plan 3495, lying to the north east of a boundary parallel to and perpendicularly distant 75 feet from the north easterly boundary of said **lot**, where a **townhouse** or **two-family dwellings** is subject to the regulations of this **Zone**.

## 6.32.04 Density of Development

- (1) Except as provided in Articles (2) and (3), there may not be more than one **dwelling unit** per 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of **lot area**..
- (2) **Buildings** in the RM3 Zone may not exceed a **floor area ratio** of 1.0.
- (3) The **floor area ratio** may be increased to 1.25 if at least 75% of the required off-street parking is provided underground.

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# 6.32.05 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

# 6.32.06 Height and Size of Principal Use Buildings

- (1) No apartment building may exceed a height of six storeys.
- (2) No **Townhouse** or **two-family dwelling** may exceed a **height** of 9 m (29.5 ft).

#### 6.32.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 7.5 m (24.6 ft) of any **side lot line** or a distance equal to 0.6 multiplied by the **height** of the **building** in metres, whichever is less; or
- (3) Within 10 m (32.8 ft) of the **rear lot line** or a distance equal to the **height** of the **building** in metres, whichever is less.

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# Section 6.32A - Apartment (RM3A) Zone

The intent of the RM3A Zone is to permit two-family, townhouse and apartment residential uses in areas serviced by community sanitary sewers, and to provide, through density bonusing, for higher densities of development.

## 6.32A.01 Permitted Uses

The following **uses** and no others are permitted in the RM3A Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;;
- (2) Apartment;
- (3) Community garden;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Townhouse;
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

## 6.32A.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,800 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

#### 6.32A.03 Density of Development

- (1) There may not be more than one **dwelling unit** per 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) of **lot area**.
- (2) Despite Article 6.32A.03 (1), on land whose legal description is set out in Table 1 of Schedule "AD", the density of development may exceed one **dwelling unit** per 550 m² (5,920.2 ft²), if the owner of the land proposed to be developed:
  - (a) Pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD", prior to issuance of a Building Permit; and
  - (b) Provides to the City the amenity specified in Column 4 of Table 1 of Schedule "AD", prior to issuance of a Building Permit.
- (3) Despite Article 6.32A.03(2), **buildings** developed pursuant to Article (2) shall not exceed a maximum of one **dwelling unit** per 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>).
- (4) Under no circumstances may the floor area ratio exceed 1.0.

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# 6.32A.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

# 6.32A.05 Height and Size of Principal Use Buildings

- (1) No apartment building may exceed a height of six storeys.
- (2) No **townhouse** or **two-family dwelling** may exceed a **height** of 9 m (29.5 ft).

#### 6.32A.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 7.5 m (24.6 ft) of any **side lot line** or a distance equal to 0.6 multiplied by the **height** of the **building in** metres, whichever is less; or
- (3) Within 10 m (32.8 ft) of the **rear lot line** or a distance equal to the **height** of the **building** in metres, whichever is less.

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# Section 6.33 - Apartment - Senior Citizens (RM4) Zone

The intent of the RM4 Zone is to permit apartment residential uses for senior citizens in areas serviced by community sanitary sewers.

#### 6.33.01 Permitted Uses

The following **uses** and no others are permitted in the RM4 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment, senior citizens;
- (3) Community garden;
- (4) **Home occupation**, subject to Section 3.09;
- (5) Uses accessory to a principal use permitted in this Zone; and
- (6) Uses permitted by Section 3.01 of this Bylaw.

## 6.33.02 Subdivision Lot Requirements

No **lot** having a **lot area** less than 5,000 m<sup>2</sup> (1.2 ac) may be created by subdivision.

## 6.33.03 Density of Development

The total area of **buildings** and **structures** on any **lot** must not exceed the lesser of the following:

- (1) The sum of the following, in square metres:
  - (a) The number of one bedroom dwelling units on the lot times 93;
  - (b) The number of two bedroom dwelling units on the lot times 278; and
  - (c) The number of three bedroom dwelling units on the lot times 464; or
- (2) The area of a maximum **floor area ratio** of 0.6, or a maximum **floor area ratio** of 0.75 if at least 75% of the required off-street parking is provided underground.

# 6.33.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 16%.

# 6.33.05 Height and Size of Principal Use Buildings

No building or structure may exceed a height of six storeys.

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# 6.33.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 7.5 m (24.6 ft) of any **side lot line** or a distance equal to 0.6 multiplied by the **height** of the **building** in metres, whichever is less; or
- (3) Within 10 m (32.8 ft) of the **rear lot line** or a distance equal to the **height** of the **building**, whichever is less.

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# Section 6.34 - Cluster Housing Residential (CH1) Zone

The intent of the CH1 Zone is to permit one-family, two-family and townhouse residential uses in a manner designed to cluster density within a smaller portion of the development site and preserve open space.

### 6.34.01 Permitted Uses

The following uses and no others are permitted in the Cluster Housing (CH1) Zone:

- (1) Accessory building and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Home office**, subject to Section 3.09;
- (4) **Dwelling, one-family**, at the location shown on Schedule "C" attached to and forming part of this Bylaw;
- (5) **Dwelling, one-family** in those locations identified as Lot A and B on Schedule "C", provided that at least 17% of the maximum permitted **dwelling units** on Lot A are **one-family dwellings** or **two-family dwellings**;
- (6) **Dwelling, two-family**, at the location shown on Schedule "C" attached to and forming part of this Bylaw and subject to Section 3.07;
- (7) **Dwelling, two-family**, in those locations identified as Lot A and B on Schedule "C", provided that at least 17% of the maximum permitted **dwelling units** on Lot A are **one-family dwellings** or **two-family dwellings**;
- (8) Townhouse, on lots with a lot area greater than or equal to 1,800 m² (0.5 ac) and a lot depth greater than or equal to 25 m (82 ft), in those locations identified as Lot A and B on Schedule "C", provided that at least 17% of the maximum permitted dwelling units on Lot A are one-family dwellings or two-family dwellings;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10) Uses permitted by Section 3.01 of this Bylaw.

# 6.34.02 Density of Development

The maximum density on each of the **lots** identified on Schedule "C" is as follows:

- (1) Lot A: 413 dwelling units; and
- (2) Lot B: 76 dwelling units.

# 6.34.03 Height and Size of Principal Use Buildings

(1) The height of any **residential building** shall not exceed 12 m (39.4 ft) or three storeys.

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- (2) The height of any accessory building shall not exceed 5 m (16.4 ft).
- (3) No townhouse building or structure shall exceed a width of 50 m (164 ft) or six dwelling units, whichever is greater.

#### 6.34.04 **Setbacks**

- (1) No **townhouse** may be located:
  - Within 5 m (16.4 ft) of any front lot line, except that no garage or carport whose vehicle (a) access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 6 m (19.7 ft) of any side lot line, except that on a corner lot no townhouse may be located within 7.5 m (24.6 ft) of the exterior side lot line; or
  - (c) Within 7.5 m (24.6 ft) of any rear lot line.
- (2) No one-family dwelling or two-family dwelling may be located:
  - (a) Wtihin 5 m (16.4 ft) of any front lot line, except that no garage or carport whose vehicle access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 1.5 m (4.9 ft) of any side lot line and the sum of the setbacks from the two side lot lines shall not be less than 4.5 m (14.8 ft), except that on a corner lot no one-family dwelling or two-family dwelling may be located within 6 m (19.7 ft) of the exterior side lot line; or
  - (c) Within 7.5 m (24.6 ft) of any rear lot line.
  - **Accessory buildings** are not permitted in any required front or side **setback**. (a)

#### 6.34.05 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 35%.

#### 6.34.06 **Subdivision Lot Requirements**

The following regulations apply to all **lots** that may be created by subdivision:

- (1) Minimum lot area shall be 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>);
- (2) Minimum lot width shall be 16 m (52.5 ft); and
- Minimum lot depth shall be 30 m (98.4 ft). (3)

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# Section 6.35 - Cluster Housing Residential (CH2) Zone

The intent of the CH2 Zone is to permit one-family residential uses in a manner designed to cluster density within a smaller portion of the development site and preserve open space.

## 6.35.01 Permitted Uses

The following **uses** and no others are permitted in the CH2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- (4) **Group daycare**, subject to Subsection 3.26.02;
- (5) **Group daycare** with a maximum capacity of 76 children, on land legally described as Lot 1, Section 80, Metchosin District, Plan VIP70354 (1028 Lomalinda Drive)
- (6) **Home occupation**, subject to Section 3.09;
- (7) **Secondary suite** in a **one-family dwelling**, subject to Section 3.08;
- (8) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10) Uses permitted by Section 3.01 of this Bylaw.

## 6.35.02 Subdivision Lot Requirements

No **lot** having a **lot area** less than 1,400 m<sup>2</sup> (15,069.5 ft<sup>2</sup>) may be created by subdivision.

# 6.35.03 Density of Development

- (1) The maximum density on the property legally described as Parcel A (DD34484I), Section 80, Metchosin District, Except Part On Plan Attached to Conveyance Dated the 24<sup>th</sup> Day of July 1911 From David Albert Henry to the Canadian Northern Pacific Railway Company and Deposited Under DD 27589 and Except Parts in Plans 6887 and 7142 shall be eight one-family dwellings. This may be increased to 16 one-family dwellings if at least 45% of the property is dedicated as park and the applicant provides at its own cost, the installation of sewer services to the entire subdivision, prior to subdivision.
- (2) There may not be more than one **group daycare** on land legally described as Lot 1, Section 80, Metchosin District, Plan VIP70354 (1028 Lomalinda Drive).

## 6.35.04 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 9 m (29.5 ft).

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# 6.35.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line or rear lot line; or
- (2) Within 1.5 m (4.9 ft) of any **interior side lot line** provided, however, that the sum of the **setbacks** from any two **interior side lot lines** is not less than 4.5 m (14.8 ft); or
- (3) Within 6 m (19.7 ft) of any exterior side lot line.

# 6.35.06 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

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# Section 6.36 – Medium-Density Apartment (RM7) Zone

The intent of the RM7 Zone is to permit two-family, townhouse and apartment residential uses at a medium density in areas serviced by community sanitary.

## 6.36.01 Permitted Uses

The following uses and no others shall be permitted in the RM7 Zone.

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment;
- (3) Community garden;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Townhouse; and
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

## 6.36.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 4,000 m<sup>2</sup> (1 ac) may be created by subdivision.
- (2) No lot having a lot width less than 20 m (65.6 ft) may be created by subdivision.
- (3) No **lot** having a **lot depth** less than 34 m (111.5 ft) may be created by subdivision.

# 6.36.03 Density of Development

- (1) Except as provided in Articles (2), (3), (4) and (5), **buildings** shall not exceed a **floor area ratio** of 1.0
- (2) The **floor area ratio** may be increased to 1.15 if the owner provides at least 50% of the parking spaces required by this Bylaw in an underground parking structure, and by an additional 0.02 to a maximum of 1.25 for every additional 5% of the parking spaces so provided in excess of 50%.
- (3) The **floor area ratio** may be increased to 1.25 if the owner provides multiple-family residential **amenity space** of 5 m $^2$  (53.8 ft $^2$ ) per **dwelling unit** in addition to the required usable open space.
- (4) The **floor area ratio** may be increased to 1.6 on a **lot** located in the shaded area shown on Schedule "AE".

# 6.36.04 Lot Coverage

(1) Lot coverage of all buildings and structures may not exceed 50%;

Zoning Bylaw No. 300 Page RM7-1 City of Langford 18 Feb 20 (2) Lot coverage of all buildings and structures with heights of three storeys or more located in the shaded area shown on Schedule "AE" may not exceed 75%.

#### 6.36.05 **Height and Size of Principal Use Buildings**

- (1) No apartment building may exceed a height of six storeys.
- No townhouse or two-family dwelling may exceed a height of 9 m (29.5 ft). (2)

#### 6.36.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 3 m (9.8 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 3 m (9.8 ft) of any rear lot line; or
- (5) Within 7.5 m (24.6 ft) of any rear lot line, if that lot line abuts, or is separated only by a highway, from a lot in a Residential Zone.

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# Section 6.36A – Medium-Density Apartment A (RM7A) Zone

The intent of the RM7A Zone is to permit two-family, townhouse and apartment residential uses at a medium density in areas serviced by community sanitary sewer and to allow for increased densities through density bonussing.

### 6.36A.01 Permitted Uses

The following **uses** and no others are permitted in the RM7A Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- Apartment, except on the parcel legally described as Lot 3, Section 108, Esquimalt District, Plan (2) 15809 Except Parts in Plans VIP71966 and VIP71969 (300 Phelps Avenue); Lot 15, Section 109, Esquimalt District, Plan 12187 Except Part in Plan VIP71967 (647 Redington Avenue), Lot 17, Section 109, Esquimalt District, Plan 12187 (2478 Selwyn Road), Lot 16, Section 109, Esquimalt District, Plan 12187 Except Part in Plan VIP71967, (2482 Selwyn Road); and Lot A, Section 84, Esquimalt District, Plan VIP51623 (3296 Jacklin Road);
- (3) Community garden;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) Group Daycare, on the property legally described as Lot 1, Section 72, Esquimalt District, Plan 45918 (616 Goldstream Avenue) and in accordance with Subsection 3.26.02;
- (6) **Home occupation**, subject to Section 3.09;
- (7) Townhouse;
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

# 6.36A.02 Subdivision Lot Requirements

- No **lot** having a **lot area** less than 3,000 m<sup>2</sup> (0.7 ac) may be created by subdivision. (1)
- (2) No **lot** having a **lot width** less than 20 m (65.6 ft) may be created by subdivision.
- (3) No lot having a lot depth less than 34 m (111.5 ft) may be created by subdivision.
- (4) Despite Article 6.36A.02(1), on lots located within the shaded area shown on Schedule "AI", a lot having a lot area less than 3,000 m<sup>2</sup> (0.7 ac) but not less than 90 m<sup>2</sup> (968.8 ft<sup>2</sup>) may be created by subdivision if the owner of the land proposed to be subdivided pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.
- (5) Despite Articles 6.36A.02(2) and 6.36A.02(3), on lots located within the shaded area shown on Schedule "AI", no lot having a lot width less than 4 m (13.1 ft) or a lot depth less than 22 m (72.2 ft) may be created by subdivision.

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## 6.36A.03 Density of Development

- (1) There may not be more than three **dwelling units** on a **lot**, with a combined **floor area ratio** not exceeding 0.5.
- (2) Despite subsection 6.36A.03(1), on land whose legal description is setout in Table 1 of Schedule AD, the **floor area ratio** may be increased to a maximum of 1.25 if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to issuance of a building permit; (Bylaw No. 1886)
- (3) Provided Subsection 6.36A.03(2) is met, the **floor area ratio** may be further increased for an **apartment** use on land whose legal description is set out in Table 1 below, as indicated: (Bylaw Nos. 1432 and 1886)

Legal Description	Maximum Floor Area Ratio
Lot 2, Section 109, Esquimalt District, Plan 10541, Except Part in Plan 27737, PID No. 005-272-556 (2681 Claude Road)	2.1
Common Property Plan VIS5695 (2691 Secretariat Way)	3.0
Lots 5 and 6, Section 5, Esquimalt District, Plan 5, PID Nos. 002-558-751 and 004-014-367 (2716 and 2720 Strathmore Road	2.7
Lots 41 and 42, Section 80, Esquimalt District, Plan 12203, PID Nos. 004-973-330 and 002-622-203 (918 and 924 Jenkins Avenue)	2.02

- (4) (Deleted by Bylaw No. 1886)
- (5) (Deleted by Bylaw No. 1886)
- (6) (Deleted by Bylaw No. 1886)
- (7) (Deleted by Bylaw No. 1886)
- (8) (Deleted by Bylaw No. 1886)

# 6.36A.04 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 35% unless the density bonus provisions of Article 6.36A.03(2) have been engaged, in which case the lot coverage of all buildings and structures may not exceed 50 %.
- (2) **Lot coverage** of all **buildings** and **structures** with **heights** of threestoreys or more located in the shaded area shown on Schedule "AE" may not exceed 75%.
- (3) Despite any other part of this Subsection, on **lots** located within the shaded area shown on Schedule "AI", the **lot coverage** may not exceed 85%.

## 6.36A.05 Height and Size of Principal Use Buildings

(1) No apartment building may exceed a height of six storeys.

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- (2) No townhouse or two-family dwelling may exceed a height of three storeys.
- (3) On the **lot** legally described as Lot 1, Section 109, Esquimalt District, Plan 15552 Except Part in Plan VIP71965 (667 Redington Avenue) the maximum **height** for an **apartment** is five storeys.
- (4) On the **lot** legally described as Common Property Plan VIS5696 (2691 Secretariat Way) the maximum height for an apartment may be 7 storeys. (*Bylaw No. 1853*)

## 6.36A.06 Setbacks

- (1) No **building** or **structure** may be located:
- (2) Within 7.5 m (24.6 ft) of any front lot line; or
- (3) Within 3 m (9.8 ft) of any interior side lot line; or
- (4) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (5) Within 3 m (9.8 ft) of any rear lot line; or
- (6) Within 7.5 m (24.6 ft) of any **rear lot line**, if that **lot line abuts**, or is separated only by a **highway**, from a **lot** in a Residential Zone; or
- (7) Despite Articles (4) and (5), on lands legally described as Lot 7, Section 109, Esquimalt District, Plan 10426 (656 Strandlund Avenue); Lot 1, Section 109, Esquimalt District, Plan 28414 (660 Strandlund Avenue); and Lot 9, Section 109, Esquimalt District, Plan 10426 (664 Strandlund Avenue) the minimum **setback** to the Trans Canada Highway Lands is 4.6 m (15.1 ft).

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# Section 6.37 - Cluster Housing Residential (CH3) Zone

The intent of the CH3 Zone is to permit one-family residential uses in a manner designed to cluster density within a smaller portion of the development site and preserve open space.

## 6.37.01 Permitted Uses

The following **uses** and no others are permitted in the CH3 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- (4) **Home occupation**, subject to Section 3.09;
- (5) Uses accessory to a principal use permitted in this Zone; and
- (6) Uses permitted by Section 3.01 of this Bylaw.

## 6.37.02 Density of Development

There may not be more than one residential building on a lot.

# 6.37.03 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 9 ha (22.2 ac) may be created by subdivision.
- (2) Despite Article 6.37.03(1), up to 17 **lots**, none having a **lot area** of less than 1,500 m<sup>2</sup> (16,145.9 ft<sup>2</sup>), may be subdivided from Lot 1, Section 26, Goldstream District, Plan 17841, Except Parts in Plans 24172, 43873, and VIP67119, if 5.7 ha (14.1 ac) of the land shown as Amenity on Schedule "G" is transferred to the City of Langford for Park purposes.

## 6.37.04 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 9 m (29.5 ft).

## 6.37.05 Setbacks

- (1) No **building** or **structure** may be located:
  - (a) Within 7.5 m (24.6 ft) of any front lot line or rear lot line; or
  - (b) Within 1.5 m (4.9 ft) of any **interior side lot line** provided, however, that the sum of the **setbacks** from any two **interior side lot lines** is not less than 4.5 m (14.8 ft); or
  - (c) Within 6 m (19.7 ft) of any exterior side lot line.

## 6.37.06 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

# Section 6.37A - Cluster Housing Residential 4 (CH4) Zone

The intent of the CH4 Zone is to permit one-family, two-family and townhouse residential uses in a manner designed to cluster density within a smaller portion of the development site and preserve open space.

## 6.37A.01 Permitted Uses

The following **uses** and no others are permitted in the CH4 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Townhouse;
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

## 6.37A.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than  $100 \text{ m}^2$  (1,076.4 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** of less than 5 m (16.4 ft) may be created by subdivision.

# 6.37A.03 Density of Development

- (1) There may not be more than three **dwelling units** in the CH4 Zone;
- (2) Despite Article 6.37A.03(1), on land whose legal description is set out in Table 1 of Schedule "AD", there may be more than three **dwelling units** in the CH4 Zone, if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD", prior to the issuance of a Building Permit for **townhouse** or **two-family dwelling uses** or prior to subdivision approval for **one-family dwelling uses**.

## 6.37A.05 Lot Coverage

Lot **coverage** of all **buildings** and **structures** may not exceed 60%.

### 6.37A.06 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of three storeys.

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## 6.37A.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 3 m (9.8 ft) of any **front lot line**, except that no **garage** or **carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
- (2) Within 1.2 m (3.9 ft) of any interior side lot lines abutting any Zone other than the CH4 Zone; or
- (3) Within 3 m (9.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
- (4) Within 3 m (9.8 ft) of any rear lot line.

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# Section 6.37B - Cluster Housing Residential 5 (CH5) Zone

The intent of the CH5 Zone is to permit one-family, two-family and townhouse residential uses in a manner designed to cluster density within a smaller portion of the development site and preserve open space.

## 6.37B.01 Permitted Uses

The following **uses** and no others are permitted in the CH5 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Home occupation**, subject to Section 3.09;
- (6) **Secondary suite** in a **one-family dwelling**, subject to Section 3.08;
- (7) The keeping of not more than one **boarder** in a **one-family dwelling**;
- (8) Townhouse;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10) Uses permitted by Section 3.01 of this Bylaw.

## 6.37B.02 Subdivision Lot Requirements

## **One-Family Dwelling Lots**

- (1) No **lot** having a **lot area** less than 700 m<sup>2</sup> (17,534.7 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**.
- (2) No **lot** for a one-family dwelling may have a **lot width** less than 15 m (49.2 ft).
- (3) No **lot** for a **one-family dwelling** may have a **building envelope** width or depth less than 7 m (23 ft).

## **Two-Family Dwelling Lots**

- (4) No **lot** having a **lot area** less than 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>) may be created by subdivision for a **two-family dwelling**.
- (5) No **lot** for a **two-family dwelling** may have a **lot width** less than 18 m (59.1 ft).
- (6) No **lot** for a **two-family dwelling** may have a **building envelope** width or depth less than 14 m (45.9 ft).

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### **Townhouse Lots**

- No lot having a lot area less than 600 m<sup>2</sup> (6,458.3 ft<sup>2</sup>) may be created by subdivision for a (7)townhouse.
- (8) No **lot** for a **townhouse** may have a lot width less than 24 m (78.7 ft).

## 6.37B.03 Density of Development on Individual Lots

- There may not be more than one residential building on a one-family or two-family dwelling lot. (1)
- (2) There may not be less than three **dwelling units** on a **townhouse lot**.
- The maximum density of development on a townhouse lot is one dwelling unit per 200 m<sup>2</sup> (3)  $(2,152.8 \text{ ft}^2)$  of **lot area**.

## 6.37B.04 Density of Development in the CH5 Zone

- There may not be more than 10 dwelling units in the CD5 Zone. (1)
- (2) Despite Article 6.37B.04(1), there may be more than 10 dwelling units in the CH5 Zone if the owner of the land to be built upon has provided to the City, prior to the issuance of a Building Permit for a two-family dwelling or townhouse and prior to subdivision approval for a onefamily dwelling:
  - (a) \$1,000 per **one-family dwelling lot** towards the General Amenity Reserve Fund;
  - (b) \$610 per dwelling unit in a two-family dwelling towards the General Amenity Reserve Fund;
  - (c) \$610 per townhouse dwelling unit towards the General Amenity Reserve Fund; and
  - An area of land not less than 141,640 m<sup>2</sup> (35 ac) as open space. (d)
- Provided that all of the requirements of Subsection 6.37B.04(2) have been met, the maximum (3) density of development in the CH5 Zone is 312 dwelling units, exclusive of secondary suites.

# 6.37B.05 Regulations for Two-Family Dwelling Use

Two-family dwellings are prohibited on panhandle lots.

## 6.37B.06 Height and Size of Principal Use Buildings

- (1) No one-family dwelling may exceed a height of 10 m (32.8 ft).
- (2) No two-family dwelling may exceed a height of 10 m (32.8 ft).
- (3) No townhouse building may exceed a height of three storeys.

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## 6.37B.07 Setbacks

- (1) No **one-family dwelling** may be located:
  - Within 6 m (19.7 ft) of any front lot line; or (a)
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (d) Within 4.5 m (14.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line.
- (2) No **townhouse** may be located:
  - (a) Within 3 m (9.8 ft) of any front lot line, except that no garage or carport whose vehicle access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 5.5 m (18 ft) of any rear lot line; or
  - (c) Within 3 m (9.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 1.2 m (3.9 ft) of any interior side lot line.

#### 6.37B.08 **Lot Coverage**

- The lot coverage of all buildings and structures, where the principal use building is less than two storeys above finished grade, shall not exceed 40%.
- (2) The lot coverage of all buildings and structures, where the principal use building is two storeys or higher above finished grade, shall not exceed 35%.

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# Section 6.38 – Assisted Living Medium Density Apartment (RM8) Zone

The intent of the RM8 Zone is to provide for assisted living uses in areas serviced by community sanitary sewer.

## 6.38.01 Permitted Uses

The following **uses** and no others are permitted in the RM8 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Assisted living;
- (3) Community garden;
- (4) Uses accessory to a principal use permitted in this Zone; and
- (5) Uses permitted by Section 3.01 of this Bylaw.

# 6.38.02 Subdivision Lot Requirements

No **lot** having a **lot area** less than 1,500 m<sup>2</sup> (0.4 ac) may be created by subdivision.

# 6.38.03 Density of Development

Buildings shall not exceed a floor area ratio of 1.35.

# 6.38.04 Lot Coverage

Lot coverage of all buildings and structures must not exceed 35%.

## 6.38.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of six storeys.

# 6.38.06 Setbacks

No building or structure may be located:

- (1) Within 4.5 m (14.8 ft) of any front lot line; or
- (2) Within 7.5 m (24.6 ft) of any interior side lot line except that a Setback from an interior side lot line that abuts a lot in the RM8 Zone, or a lot in an Institutional Zone, may be reduced to 2.7 m (8.9 ft); or
- (3) Within 6 m (19.7 ft) of any exterior side lot line; or
- (4) Within 7.5 m (24.6 ft) of any rear lot line.

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# 6.38.07 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the RM8 Zone:

- (1) A **landscape and screening area** not less than 1 m (3.3 ft) in width containing a solid decorative fence of not less than 1.8 m (5.9 ft) in **height**, together with appropriate decorative planting, must be provided along all **lot lines** separating the **lot** from any Residential Zone; and
- (2) Despite Article 6.38.07(1), and where a **lot abuts** a **highway** separating the **lot** from **residential uses**, the solid decorative fence shall only be required if surface parking spaces are provided within the **setback** area between the **principal building** and the **abutting highway**.

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# Section 6.39 - Medium-Density Apartment (RM9) Zone

The intent of the RM9 Zone is to permit two-family, townhouse and apartment residential uses at a medium density in areas serviced by community sanitary sewer, and to provide for increased densities through density bonusing.

## 6.52.1 Permitted Uses

The following uses and no others shall be permitted in the RM9 Zone.

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment;
- (3) Community garden;
- (4) **Dwelling, two-family**, subject to Section 3.07;
- (5) **Home occupation**, subject to Section 3.09;
- (6) Townhouse;
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

## 6.39.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 4,000 m<sup>2</sup> (1 ac) may be created by subdivision.
- (2) No lot having a lot width less than 20 m (65.6 ft) may be created by subdivision.
- (3) No **lot** having a **lot depth** less than 34 m (111.5 ft) may be created by subdivision.

# 6.39.03 Density of Development

- (1) Except as provided in Articles (2) and (3), buildings shall not exceed a floor area ratio of 1.0;
- (2) Despite Article 6.39.03(1), on land whose legal description is set out in Table 1 of Schedule "AD", the **floor area ratio** may be increased to 2.0, if the owner of the land proposed to be developed:
  - (a) Pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD", prior to the issuance of a Building Permit; and
  - (b) Provides to the City the amenity specified in Column 4 of Table 1 of Schedule "AD", prior to the issuance of an occupancy permit.
- (3) Despite the **floor area ratio** specified in Article 6.39.03(1) and provided that the density bonus provisions specified in Article 6.39.03(2) have been met, the **floor area ratio** may be further increased to 2.25 if the owner provides at least 50% of the parking spaces required by this Bylaw in an underground or under building parking structure, and by an additional 0.02 to a maximum

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- of 2.5 for every additional 5% of the parking spaces so provided, subject to compliance with the density bonus provisions specified in Clause 6.39.03(2)(a).
- (4) Despite Articles 6.39.03(1), (2), and (3), the floor area ratio may be increased to a maximum of 2.5 on a lot located in the shaded area shown on Schedule "AE".

#### 6.39.04 **Lot Coverage**

- Lot coverage of all buildings and structures may not exceed 50%. (1)
- (2) Lot coverage of all buildings and structures with heights of three storeys or more located in the shaded area shown on Schedule "AE" may not exceed 75%.

#### 6.39.05 **Height and Size of Principal Use Buildings**

- (1) No apartment building may exceed a height of six storeys.
- (2) No townhouse or two-family dwelling may exceed a height of 9 m (29.5 ft).

#### 6.39.06 **Setbacks**

No building or structure may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 3 m (9.8 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 3 m (9.8 ft) of any rear lot line; or
- (5) Within 7.5 m (24.6 ft) of any rear lot line, if that lot line abuts, or is separated only by a highway, from a lot in a Residential Zone.

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# Section 6.40 – Neighbourhood Commercial (C1) Zone

The intent of the C1 Zone is to permit small-scale commercial and service uses to serve the local neighbourhood.

## 6.40.01 Permitted Uses

The following **uses** and no others are permitted in the C1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Bakery, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;
- (3) Business support service;
- (4) Car wash, on land legally described as Lot 1, Section 1, Range 3 West, Highland District, Plan 6726
- (5) Community garden;
- (6) Dance studio, on land legally described as Lot 29, Section 1, Range 2 West, Highland District, Plan 13385;
- (7) **Dwelling unit**, limited to a maximum of one in conjunction with any of the **principal uses** permitted in this **Zone**, provided that:
  - (a) If located on the same storey as the commercial use, it is located to the rear of the commercial use; and
  - (b) The **dwelling unit** is fully separated from the commercial **use** with the main street access to the **dwelling unit** being entirely separated from that of the related commercial **use**;
- (8) **Gasoline service station**, on land legally described as Lot 1, Section 1, Range 3 West, Highland District. Plan 6726
- (9) Group daycare, subject to Subsection 3.26.02;
- (10) **Group daycare**, limited to a capacity of 41 children and subject to Section 3.26.02, on land legally described as Lot 29, Section 1, Range 2 West, Highland District, Plan 13385;
- (11) Medical Clinics and accessory related commercials uses;
- (12) Office;
- (13) On the property legally described as Lots 1 and 2, Section 79, Metchosin District, Plan 7510, Except Part in Plan 26418, PID Nos. 005-658-250 and 002-914-921 (3553 and 3559 Happy Valley Road) the following uses are also permitted: (*Bylaw No. 1986*)
  - (a) Daycare with a maximum of 50 children;
  - (b) Fitness Centre;
  - (c) Library;
  - (d) Liquor Store; and
  - (e) Veterinary Practice;

- (14) Personal service establishment;
- (15) Preschool;
- (9) **Restaurant**;
- (10) Retail store;
- (11) Uses accessory to a principal use permitted in this Zone;
- (12) Uses permitted by Section 3.01 of this Bylaw; and
- (13) **Veterinary practice**, on land legally described as Lot 2, Section 112, Esquimalt District, Strata Plan VIS4692 and Lot 1, Section 112, Esquimalt District, Plan VIP70623.

# 6.40.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No lot having a lot width less than 16 m (52.5 ft) may be created by subdivision.

## 6.40.03 Regulations for Use

- (1) Any goods produced on the premises must be sold at retail on the same premises.
- (2) There may not be more than one dwelling unit on a lot.

# 6.40.04 Density of Development

- (1) The **floor area ratio** may not exceed 0.5.
- (2) The **floor area ratio** may be increased to 1.0 on a lot located in the shaded area shown on Schedule "AE".

## 6.40.05 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 50%.
- (2) **Lot coverage** of all **buildings** and **structures** located in the shaded area shown on Schedule "AE" may not exceed 75%.

# 6.40.06 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 9 m (29.5 ft).

## 6.40.07 Setbacks

No **building** or **structure** may be located:

(1) Within 2 m (6.6 ft) of any front lot line; or

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- (2) Within 6 m (19.7 ft) of any interior side lot line if the interior side lot line abuts a Residential Zone or a Multiple Family Residential Zone; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 10 m (32.8 ft) of any rear lot line.

#### 6.40.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the C1 Zone:

- A continuous landscape and screening area not less than 2 m (6.6 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a **building** or for viewing shop windows;
- (2) Except in those portions where a building abuts a lot line, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9ft) high must be provided along all rear lot lines or side lot lines separating the developed portion of the lot from any Residential Zone or Multiple Family Residential Zone, whether or not such Zone is separated by a highway or not; and
- (3) Despite Articles (1) and (2) where the lot abuts a highway separating the lot from residential use a 1.8 m (5.9 ft) high landscaping screen or solid decorative fence must be provided along the front lot line if surface parking spaces are provided between the highway and the building. Otherwise, the owner may provide 3 m (9.8 ft) continuous landscape strip.

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# Section 6.41 - District Commercial (C3) Zone

The intent of the C3 Zone is to permit commercial and service uses to serve the community as a whole.

## 6.41.01 Permitted Uses

The following **uses** and no others are permitted in the C3 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Animal hospital in an enclosed building;
- (3) Auction;
- (4) Automobile parts and accessories sale, installation and repair;
- (5) Automobile repair and service facility, minor on land legally described as Lot 47, Section 80, Esquimalt District, Plan 12203 (2988 Jacklin Road);
- (6) Automobile repair and service facility, minor as an accessory use on land legally described as Lot 2, Section 73, Esquimalt District, Plan 5988; a portion of Lot 2, Section 73, Esquimalt District, Plan 5988; a portion of Lot 2, Section 73, Esquimalt District, Plan 5039, except that part in Plan 7390; a portion of Lot B, Section 73, Esquimalt District, Plan 8234; and a portion of Lot 1, Section 73, Esquimalt District, Plan 7390 (as shown on the map attached to and forming part of this Bylaw as Schedule "I") (860 Attree Avenue);
- (7) Automobile repair and service facility, minor limited to a maximum of 20% of the gross floor area of the building in which it is located, on land legally described as Lot 1, Section 80, Esquimalt District, Plan 29395 (2924 Jacklin Road); and Lot A, except that part east of the centre line of Reference Plan 49711, Section 74, Esquimalt District, Plan 49712 (790 Kelly Road); and the portion of Lot B, Section 74, Esquimalt District, Plan 49710, lying west of the centre line of Reference Plan 49711 (2945 Jacklin Road, Westshore Town Centre);
- (8) Bakery;
- (9) Business support service;
- (10) Car wash;
- (11) Catering;
- (12) Charitable facility;
- (13) Commercial nursery and greenhouse;
- (14) Community garden;
- (15) Cultural facility;
- (16) **Dwelling unit**, limited to a maximum of one per **lot**, and **accessory** to any of the **principal uses** permitted in this **Zone**, provided that:

- (a) If located on the same storey as the commercial **use**, the **dwelling unit** is located to the rear of the commercial **use**; and
- (b) The **dwelling unit** is fully separated from the commercial **use** with the main street access to the **dwelling unit** being entirely separated from that of the related commercial **use**;
- (17)Film production studio; (18)Financial institution; (19) Fitness centre; (20) Funeral parlour; (21) Gasoline service station; General Industrial Uses, limited to sheet metal cutting and fabrication, and restricted to one such use on the propert legally described as Lot 1, Section 99, Esquimalt District, Plan EPP19681; PID No.;028-851-323 (1016 McCallum Road) in the portions as shown shaded on Plan No.1 attached to and forming part of this Bylaw; Groundwater extraction, processing, packaging, warehousing and retail sale, on land legally described as Lot 1, Section 73, Esquimalt District, Plan 10023, Except Parts in Plan VIP69580 (895 Station Avenue); (24) Group daycare with a maximum capacity of 90 children on the lot legally described as Lot 1, Section 72, Esquimalt District, Plan EPP24286 (2780 Veterans Memorial Parkway); (25) **Hotel**; (26)Household equipment and appliance service and repair; (27) Library; Licensed premises; (28)(29) Liquor store; Medical Clinics and accessory related commercials uses; (30)(31) Office;
  - (a) If located on the same level as the commercial **use** it will be located behind the commercial **use**; and

One dwelling unit per lot that is accessory to any of the uses permitted in this Zone, provided

- (b) It is fully separated from the commercial use with the main street access to the dwelling unit being entirely separated from that of the related commercial use;
- (33) Parking facility;

that:

(32)

(34) Personal service establishment; (35) Recreation facility, indoor; (36) Recycling depot; (37) Restaurant; Restaurant, drive-through, except on lots that abut Goldstream Avenue; (38) (39) Retail store; (40) School; (41) Shopping centre; (42) Taxi office; (43) Training and education facility; (44) Transportation terminal; (45) Unenclosed storage, subject to Section 3.13, as an accessory use to a principal use permitted in this Zone; (46) Uses accessory to a principal use permitted in this Zone; (47) Uses permitted by Section 3.01 of this Bylaw; and (48)Within that portion of the lands shown shaded on the map attached as Schedule "S", the following uses: (a) Automobile body and paint shop; (b) Automobile rental and sale facility, major; Automobile rental and sale facility minor; (c) (d) Automobile repair and service facility, major; (e) Automobile repair and service facility, minor; (f) Contractor service; Equipment sales, service, repair and rental, minor; and (g) (h) Warehouse.

## 6.41.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.

## 6.41.03 Density of Development

The **floor area ratio** may not exceed 4.5.

## 6.41.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 75%.

## 6.41.05 Height and Size of Principal Use Buildings

No building or structure may exceed a height of six storeys.

## 6.41.06 Setbacks

- (1) No **building** or **structure** may be located:
  - (a) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
  - (b) Within 6 m (19.7 ft) of any interior side lot line where the interior side lot line abuts a Residential Zone or a Multiple Family Residential Zone; or
  - (c) Within 3 m (9.8 ft) of any rear lot line.
- (2) If the area between the **front building line** and the **front lot line** and **exterior side lot line**, exclusive of access driveways, is landscaped, the minimum **setbacks** in respect of the **front lot line** and **exterior side lot lines** may be reduced to 4.5 m (14.8 ft).
- (3) If the **rear lot line abuts** a **Residential Zone** or a **Multiple Family Residential Zone**, the minimum **setback** in respect of the **rear lot line** must be increased to at least 6 m (19.7 ft).

## 6.41.07 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the C3 Zone.

- (1) A continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscaping may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows;
- (2) Except in those portions where a building abuts a lot line, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all rear lot lines or side lot lines separating the developed portion of the lot from any Residential Zone or Multiple Family Residential Zone, whether such property be separated by a highway or not.
- (3) Despite Articles (1) and (2) where the **lot abuts** a **highway** with a **residential use** across the street a 1.8 m (5.9 ft) high landscaping screen or solid decorative fence must be provided along the **front lot line** if parking is placed in front of the **building**. If the parking is placed behind the **building** a 3 m (9.8 ft) continuous landscape strip will be sufficient.

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# Section 6.42 - Office Commercial (C5) Zone

The intent of the C5 Zone is to accommodate commercial use.

## 6.42.01 Permitted Uses

The following **uses** and no others are permitted in the C5 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Assisted living;
- (3) Community garden;
- (4) Film production studio;
- (5) Financial institution;
- (6) **Group daycare**, subject to Subsection 3.26.02;
- (7) Medical clinics and accessory related commercial uses;
- (8) Office;
- (9) One **caretaker dwelling unit**, in conjunction with and in addition to any of the other **principal use** permitted in this **Zone**;
- (10) Personal Service Establishment
- (11) Preschool;
- (12) Uses accessory to a principal use permitted in this Zone; and
- (13) Uses permitted by Section 3.01 of this Bylaw.

# 6.42.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.

# 6.42.03 Density of Development

- (1) The **floor area ratio** may not exceed 1.0.
- (2) The **floor area ratio** on a **lot** located in the shaded area shown on Schedule "AE" may not exceed 1.5.

## 6.42.04 Lot Coverage

(1) Lot coverage of all buildings and structures may not exceed 50%.

(2) Lot coverage of all buildings and structures located in the shaded area shown on Schedule "AE" may not exceed 75%.

#### 6.42.05 **Height and Size of Principal Use Buildings**

No building or structure may exceed a height of 12 m (39.4 ft) or three storeys.

#### 6.42.06 Setbacks

- (1)No **building** or **structure** may be located:
  - (a) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
  - (b) Within 6 m (19.7 ft) of any interior side lot line where the interior side lot line abuts a Residential Zone or a Multiple Family Residential Zone; or
  - (c) Within 3 m (9.8 ft) of any rear lot line.
- If the area between the front building line and the front lot line and exterior side lot lines, (2) exclusive of access driveways, is landscaped, the minimum Setbacks in respect of the Front lot line and exterior side lot line may be reduced to 4.5 m (14.8 ft).
- (3) If the rear lot line abuts a Residential Zone or a Multiple Family Residential Zone, the minimum setback in respect of the rear lot line must be increased to 6 m (19.7 ft).

#### 6.42.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the C5 Zone.

- (1)A continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscaping may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows;
- (2) Except in those portions where a building abuts a lot line, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all rear lot lines or side lot lines separating the developed portion of the lot from any Residential Zone or Multiple Family Residential Zone, whether such property be separated by a highway or not; and
- Despite Articles (1) and (2) where the lot abuts a highway with a residential use across the street a 1.8 m (5.9 ft) high landscaping screen or solid decorative fence must be provided along the front lot line if parking is placed in front of the building. If the parking is placed behind the building a 3 m (9.8 ft) continuous landscape strip will be sufficient.

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# Section 6.43 - Neighbourhood Public House (C6) Zone

The intent of the C6 Zone is to create a vibrant pedestrian oreiented area that will be a focal point of attraction within the neighbourhood and nearby mixed-use areas.

## 6.43.01 Permitted Uses

The following **uses** and no others are permitted in the C6 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Catering;
- (3) Community garden;
- (4) Film production studio;
- (5) **Licensed premises** with a maximum seating capacity of 120 interior seats and 100 exterior patio seats;
- (6) **Liquor store,** subject to Subsection 6.43.07;
- (7) One caretaker dwelling unit, in conjunction with and in addition to any of the other principal uses permitted in this **Zone**;
- (8) Restaurant;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10) Uses permitted by Section 3.01 of this Bylaw.

## 6.43.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 3,000 m<sup>2</sup> (.7 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

## 6.43.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 35%.

## 6.43.04 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 6 m (19.7 ft) or one storey.

## 6.43.05 Setbacks

No **building** or **structure** may be located:

(1) Within 7.5 m (24.6 ft) of any front lot line or rear lot line; or

- (2) Within 7.5 m (24.6 ft) of any interior side lot line; or
- (3) Within 10 m (32.8 ft) of any exterior side lot line.

#### 6.43.06 **Landscape Screening**

In addition to the regulations contains in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the C6 Zone.

- (1) A continuous 1.5 m (4.9 ft) landscape and screening area must be provided along all side lot lines and rear lot lines;
- (2) Where the lot abuts a Residential Zone, a solid decorative fence at least 1.8 m (5.9 ft) in height must be provided within the landscape and screening area in Article (1); and
- (3) Those areas of the lot fronting any highways will be landscaped to a minimum depth of 3 m (9.8 ft) and may be interrupted for pedestrian or vehicular access. Parking will be prohibited within the 3 m (9.8 ft) landscaped strip.

#### 6.43.07 **Liquor Stores**

A liquor stores is not a permitted use if the property on which it is located is less than 800 m (2,624.7 ft) from another liquor store or retail wine store use.

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# Section 6.43A - Neighbourhood Mixed Use (C6A) Zone

The intent of the C6A zone is to provide a mix of residential uses and commercial uses to create a vibrant transition with pedestrian orientation between the mixed use residential and commercial nodes and nearby residential uses.

# 6.43A.01 Permitted Uses

(21) Retail store;

The fo	llowing <b>uses</b> and no other uses are permitted in the C6A Zone:
(1)	Accessory buildings and structures, subject to Section 3.05;
(2)	Apartment;
(3)	Business support service;
(4)	Catering;
(5)	Charitable facility;
(6)	Community garden;
(7)	Dwelling, one-family;
(8)	Film production studio;
(9)	Financial institution;
(10)	Fitness Centre;
(11)	<b>Group daycare</b> , subject to Subsection 3.26.02;
(12)	<b>Home occupation</b> , subject to Section 3.09;
(13)	Licensed premises ;
(14)	<b>Liquor store,</b> subject to Article 6.43A.03(4);
(15)	Medical clinics and accessory related commercial uses;
(16)	Office;
(17)	Personal service establishment;
(18)	Preschool;
(19)	Recreation facility, indoor ;
(20)	Restaurant;

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- (22) Townhouse;
- (23) Uses accessory to a principal use permitted in this Zone;
- (24) Uses permitted by Section 3.01 of this Bylaw; and
- (25) Veterinary practice;

## 6.43A.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 700 m<sup>2</sup> (7,534.7 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 15 m (49.2 ft) may be created by subdivision.
- (3) Despite Article 6.43A.02(1) a **lot** for **one-family dwelling** having a **lot area** less than 700 m<sup>2</sup> (7,534.7 ft<sup>2</sup>) may be created by subdivision, provided that the **lot area** is not less than 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>).

## 6.43A.03 Regulations for Use

- (1) Unenclosed storage is not permitted.
- (2) Non-residential uses are prohibited above the ground floor and no storey may contain a mix of residential uses and non-residential uses.
- (3) All accessory uses must be located to the rear of the building accommodating the principal use. in no case may an accessory building exceed a height of 4 m (13.1 ft), and accessory uses and buildings may not cover a total of more than 10% of the lot area.
- (4) A **liquor stores** shall not be a permitted **use** if the property on which it is located is less than 800 m (2,624.7 ft) from another **liquor store** or retail wine store **use**.

## 6.43A.04 Density of Development

- (1) Except as provided in Articles (2) and (3), the total commercial gross floor area may not exceed a floor area ratio of 0.3 and the residential density may not exceed one dwelling unit per 550 m² (5,920.2 ft²) of lot area except on land legally described as Lot 8, Section 1, Range 3 West, Highland District, Plan 8530 (691 Hoylake Avenue) and Lot 1, Section 1, Range 3 West, Highland District, PLAN 25339 (697 Hoylake Avenue) where the residential density may not exceed one one-family dwelling per lot.
- (2) Despite Article 6.43A.04(1), on land whose legal description is set out in Table 1 of Schedule "AD", the maximum commercial **floor area ratio** is 2.0, if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.
- (3) Despite Article 6.43A.04(1), on land whose legal description is set out in Table 1 of Schedule "AD", the maximum density of residential development is 36 **one-family dwellings** or **townhouse dwelling units** if all of the land is developed for those **uses**, or a **floor area ratio** of 2.0 if all of the land is developed for **apartments**.

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## 6.43A.05 Lot Coverage

Lot coverage of all buildings and structures may not exceed 70%.

## 6.43A.06 Height and Size of Principal Use Buildings

- (1) No building or structure may exceed a height of four storeys.
- Despite Article 6.43A.06(1) a building or structure may exceed a height of four storeys, but may (2) not exceed a **height** of six storeys if the storeys above the ground floor are residential.

### 6.43A.07 Setbacks

No building or structure may be located:

- (1) Within 3 m (9.8 ft) of any front lot line or exterior side lot line, except that no garage or carport may be located within 5.5 m (18 ft) of the highway from which it has vehicular access; or
- (2) For any building or structure greater than four storeys in height, within 13.5 m (44.3 ft) of any interior side lot line or rear lot line, unless the lot line abuts another lot in the C6A Zone, a Commercial Zone, a Multiple Residential Zone or mixed use Zone in which case no setback is required; or
- (3) For any building or structure less than five storeys in height, within 3 m (9.8 ft) of any interior side lot line and within 6 m (19.7 ft) of any rear lot line, unless the lot line abuts another lot in the C6A Zone, a Commercial Zone, a Multiple Residential Zone, or mixed use Zone in which case no setback is required.

# 6.43A.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of the Bylaw the following requirements apply to landscape screening in the C6A Zone.

- (1) A landscape and screening area not less than 1 m (3.3 ft) in width containing a decorative fence of not less than 1.8 m (5.9 ft) in height, together with decorative planting, must be provided along all lot lines separating the lot from any Residential or Multiple Residential Zone.
- (2) Despite Article (1) where the lot abuts a highway with residential uses across the street a 1.2 m (3.9 ft) high landscaping screen or solid decorative fence must be provided along the front lot line if parking is placed in front of the building.

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# Section 6.43B - Neighbourhood Mixed Use (C6B) Zone

The intent of the C6B Zone is to provide a mix of residential uses and commercial uses to create a vibrant transition with pedestrian orientation between the mixed use residential and commercial nodes and nearby residential uses.

# 6.43B.01 Permitted Uses

The fo	ollowing uses and no others are permitted in the C6B zone:
(1)	Accessory buildings and structures, subject to Section 3.05;
(2)	Animal hospital, in enclosed buildings;
(3)	Apartment, above the ground floor;
(4)	Apartment, on land shown as Area 1 in Schedule AL;
(5)	Automobile parts and accessories sale and repair;
(6)	Automobile repair and service, minor, as an accessory use to automobile parts and accessorie sale and repair;
(7)	Business support service;
(8)	Car wash;
(9)	Community garden;
(10)	Cultural facility;
(11)	Electronics sale, service and manufacturing;
(12)	Financial institution;
(13)	Financial institution, drive-through;
(14)	Fitness centre;
(15)	Home occupation, subject to Section 3.09;
(16)	Medical clinics and accessory related commercial uses;
(17)	Office;
(18)	Restaurant;
(19)	Retail store;

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(20) Uses accessory to a principal use permitted in this Zone; and

(21) Uses permitted by Section 3.01 of this Bylaw.

## 6.43B.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 25 m (82 ft) may be created by subdivision.
- (3) No land shall be subdivided unless the density and **lot coverage** limits established by this Bylaw are distributed among the **lots** being created, such that the limits for the **Zone** as a whole will not be exceeded if each **lot** being created by subdivision is developed to its full potential, and the limits are made applicable to each **lot** by amendment of this Bylaw or by covenant under Section 219 of the *Land Title Act*.

## 6.43B.03 Lot Coverage

Lot coverage of all buildings and structures shall not exceed 75%.

## 6.43B.04 Height and Size of Principal Use Buildings

- (1) No **building** or **structure**, for a commercial **use** may exceed a **height** of three storeys.
- (2) No **building** or **structure** containing multi-family **dwelling units** or a mix of multi-family **dwelling units** and commercial **uses** may exceed a **height** of six storeys.

## 6.43B.05 Density of Development

- (1) The **floor area ratio** of all commercial **buildings** shall not exceed 0.8.
- (2) The **floor area ratio** of all **buildings** containing multi-family **dwelling units** or a mix of multi-family **dwelling units** and commercial **uses** shall not exceed 1.7.
- (3) The maximum number of **dwelling units** shall not exceed three.
- (4) Despite Article 6.43B.05(2), the number of **dwelling units** may exceed three if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.

## 6.43B.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 3 m (9.8 ft) of Millstream Road or Treanor Avenue; or
- (2) Within 7.5 m (24.6 ft) of the westerly boundary of the C6B **Zone**, except that no **setback** is required for a non-residential **use** located entirely below the natural grade of the **abutting** property to the west.

## 6.43B.07 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, a continuous **landscape and screening area** not less than 3 m (9.8 ft) wide must be provided along the developed portion of each **lot** that **abuts** a **highway**. This **landscape and screening area** may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a **building** or for viewing shop windows.

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# <u>Section 6.43C – Neighbourhood Mixed-Use McCallum (C6C)</u>

The intent of the C6C Zone is to integrate residential and commercial uses to create a pedestrian oriented neighbourhood.

# 6.43C.01 Permitted Uses

(21) Office;

The following <b>uses</b> and no others are permitted in the C6C Zone:		
(1)	Accessory buildings and structures, subject to Section 3.05;	
(2)	Apartment;	
(3)	Apartment, senior citizens;	
(4)	Assisted living;	
(5)	Bakery, not exceeding a gross floor area of 350 m <sup>2</sup> (3,767.4 ft <sup>2</sup> );	
(6)	Catering;	
(7)	Charitable facility;	
(8)	Community care facility;	
(9)	Community garden;	
(10)	Cultural facility, excluding drive-in theatres;	
(11)	<b>Dwelling, two-family</b> , subject to Section 3.07;	
(12)	Film production studio;	
(13)	Financial institution;	
(14)	Financial institution, drive-through;	
(15)	Fitness centre;	
(16)	<b>Group daycare</b> , subject to Subsection 3.26.02;	
(17)	Home occupation, subject to Section 3.09;	
(18)	Hotel;	
(19)	Licensed premises;	
(20)	Medical Clinics and accessory related commercials uses;	

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- (22) Personal service establishment;
  (23) Preschool;
  (24) Recreation facility, indoor;
  (25) Research and development facility;
  (26) Restaurant;
  (27) Retail store;
  (28) School;
  (29) Shopping centre;
  (30) Townhouse;
- (31) Training and education facility;
- (32) Uses accessory to a principal use permitted in this Zone;
- (33) Uses permitted by Section 3.01 of this Bylaw; and
- (34) Veterinary practice, in enclosed buildings.

## 6.43C.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m² (7,481.9 ft²) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.
- (3) Despite Sections 6.43C.02(1) and (2), a **lot** with a **lot area** no less than 500 m<sup>2</sup> (5,382 ft<sup>2</sup>) and a **lot** width no less than 10 m (32.8 ft) may be created by subdivision for a **townhouse use**.

## 6.43C.03 Density of Development

- (1) There may not be more than 10 dwelling units in the C6C Zone.
- (2) Despite Section 6.43C.03(1), there may be more than 10 **dwelling units** in the C6C Zone on land whose legal description is set out in Table 1 of Schedule "AD" if the owner of the land proposed to be built upon pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.
- (3) The **floor area ratio** may not exceed 6.0.

## 6.43C.04 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 75%.
- (2) Despite Article 6.43C.04(1), the **lot coverage** of all **buildings** and **structures** may exceed 75% to a maximum of 90% if at least 75% of the required off-street parking is provided underground.

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(3) Despite Articles 6.43C.04(1) and (2), the lot coverage of all buildings and structures on lots containing townhouse or two-family dwellings may not exceed 60%.

# 6.43C.05 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of six storeys.
- (2) Despite Article 6.43C.05(1), the height of a building or structure constructed pursuant to Article 6.43C.03(2) may exceed six storeys, provided that the owner has constructed any highway improvements recommended in a traffic impact study, completed to the satisfaction of the Director of Engineering, of the traffic impacts attributable to the additional building height;
- (3) Despite Articles 6.43C.05(1) and (2), no townhouse or two-family dwelling building may exceed a **height** of three storeys.

### 6.43C.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 2 m (6.6 ft) of any lot line that abuts a highway, except that no garage or carport may be located within 5.5 m (18 ft) of the highway from which it has access; or
- (2) Within 5.5 m (18 ft) of any lot line that abuts Strata Plan VIS5695; or

### 6.43C.07 Regulations of Use

Despite, Subsection 6.43C.01, the use of any lot abutting Strata Plan VIS5695 is restricted to:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) **Dwelling, two-family**, subject to Section 3.07;
- (3) Home occupation, subject to Section 3.09; and
- (4)Townhouse.

# 6.43C.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the C6C Zone:

(1)A landscape and screening area not less than 1 m (3.3 ft) in width containing a decorative fence together with decorative planting of not less than 1.8 m (5.9 ft) in height must be provided along all lot lines separating the lot from any Residential Zone or Multiple Residential Zone.

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# Section 6.44 - Community Town Centre Pedestrian (C8) Zone

The intent of the C8 Zone is to provide for all types of retail and general business oriented to pedestrian needs.

## 6.44.01 Permitted Uses

The following **uses** and no others are permitted in the C8 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment;
- (3) **Assisted living**, on the properties legally described as Lot 3, Section 5, Esquimalt District, Plan 1776; Lot A, Section 5, Esquimalt District, Plan 12888; and Lot 7, Section 5, Esquimalt District, Plan 1776;
- (4) Catering;
- (5) Charitable facility;
- (6) Community garden;
- (7) Cultural facility;
- (8) Equipment and appliance repair, minor;
- (9) Film production studio;
- (10) Financial institution;
- (11) Fitness centre;
- (12) **Group daycare**, subject to Subsection 3.26.02;
- (13) Home occupation, subject to Section 3.09;
- (14) Hotel;
- (15) Library;
- (16) Licensed premises;
- (17) Liquor store;
- (18) Medical Clinics and accessory related commercials uses;
- (19) **Motorcycle sale, rental, repair and service**, on land legally described as Lot 11, Section 5, Esquimalt District, Plan 7165;
- (20) Office;
- (21) Personal service establishment;
- (22) Preschool;
- (23) Restaurant;
- (24) **School**, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of **gross floor area**, and not in conjunction with any residential use;
- (25) Retail store;
- (26) Shopping centre;
- (27) Training and education facility;

- (28) Uses accessory to a principal use permitted in this Zone;
- (29) Uses permitted by Section 3.01 of this Bylaw; and
- (30) Veterinary practice.

## 6.44.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m² (7,480.9 ft²) may be created by subdivision, except that **lots abutting** Goldstream Avenue, between Jacklin and Millstream Streets, must be no less than 4,000 m² (1 ac) in **lot area**.
- (2) No **lot** having a **lot width** less than 15.2 m (49.9 ft) may be created by subdivision.
- (3) No lot having a lot depth less than 34 m (111.6 ft) may be created by subdivision.

### 6.44.03 Regulations for Use

- (1) **Unenclosed storage** is not permitted.
- (2) Outdoor seating areas and the outdoor display of goods for retail sale are permitted as accessory uses.
- (3) **Residential uses** are only permitted on the ground level of a **building** that is not within 30 m (98.4 ft) of a public road, and having direct public access to that road.
- (4) All accessory uses must be located to the rear of the building accommodating the principal use. in no case may they exceed a height of 4 m (13.1 ft) or cover a total of more than 10% of the lot area.

### 6.44.04 Density of Development

- (1) Except as provided in Articles (2), (3) and (4) the **floor area ratio** may not exceed 2.0 and in no case may it exceed 2.5.
- (2) The maximum **floor area ratio** is 2.25 if the owner provides at least 50% of the parking spaces required by this Bylaw in an underground parking structure, and is increased by an additional 0.025 to a maximum of 2.5 for every 5% of the parking spaces so provided in excess of 50%.
- (3) The maximum **floor area ratio** is increased by 0.10 if the owner provides residential **dwelling units** on the third storey and an additional 0.15 if residential **dwelling units** are also provided on the fourth storey.
- (4) The maximum **floor area ratio** is increased by 0.25 if the owner provides on-site community amenities as follows:
  - (a) Up to an additional 0.10 for the provision and maintenance of a community amenity building area of more than 65 m² (699.7 ft²) of **gross floor area** located on the ground floor or more than 100 m² (1,076.4 ft²) located on the second storey. The use of these areas shall be limited by the registration of a covenant on the title of the property; and
  - (b) Up to an additional 0.15 for the provision and maintenance of urban plazas which are exclusively devoted to public use at a rate of a 0.01 for each 2% of the **gross floor area** of the ground floor of every **building** on the Lot in respect of which the owner provides urban

plaza. For example, development of an urban plaza of  $300 \text{ m}^2$  (3,229.2 ft²) being 30% of the **gross floor area** of a **building** having a ground floor of 1,000 m² (10,763.9 ft²), would result in an increase in **floor area ratio** of 0.15.

### 6.44.05 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 90%.
- (2) Lot coverage of all buildings and structures may not be less than 40%.

## 6.44.06 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of six storeys.

#### 6.44.07 Setbacks

- (1) No **building** or **structure** may be located:
  - (a) Within 2 m (6.6 ft) of any **front lot line**; or
  - (b) Within 6 m (19.7 ft) of any **interior side lot line** where the **interior side lot line abuts** an area designated Residential or Multiple Residential in the Official Community Plan; or
  - (c) Within 2 m (6.6 ft) of any exterior side lot line; or
  - (d) Within 7.5 m (24.6 ft) of any rear lot line; or
- (2) Despite any other regulation in this Section, a **building** or **structure** may be located within 7.5 m (24.6 ft), but not within 3 m (9.8 ft) of any **rear lot line** of the property legally described as Lot 12, Section 5, Esquimalt District, Plan 7165 (2760 Peatt Road).
- (3) Despite any other regulation in this Section, a building or structure may be located within 6 m (19.7 ft), but not within 1 m (3.3 ft) of any interior side lot line of the property legally described as Lot A, Section 72, Esquimalt District, Plan 8099, Except that Part in Plan VIP69759 (2705 Millstream Road); Lot 4, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2717 Millstream Road); Lot 5, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2725 Millstream Road); Lot 6, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2737 Millstream Road); Lot 14, Section 72, Esquimalt District, Plan 6981 (2748 Winster Road); Lot B, Section 72, Esquimalt District, Plan 8099 (685 Wagar Avenue); That Part of Lot 7, Section 72, Esquimalt District, Plan 5920, Lying to the East of a Boundary Parallel to the Easterly Boundary of Said Lot and Extending From a Point on the Southerly Boundary of Said Lot Distant 76 Feet From the South Easterly Corner of Said Lot, Except Part in Plan VIP69791 (690 Hoffman Avenue); and That Part of Lot 7, Section 72, Esquimalt District, Plan 5920, Lying to the West of a Boundary Parallel to the Easterly Boundary of Said Lot and Extending from a Point on the Southerly Boundary of Said Lot Distant 76 Feet from the South Easterly Corner of Said Lot Except Part in VIP69791 (2745 Millstream Road).
- (4) Despite any other regulation in this Section, a building or structure may be located within 2 m (6.6 ft), but not within 0.3 m (1 ft) of any exterior side lot line of the property legally described as Lot A, Section 72, Esquimalt District, Plan 8099, Except that Part in Plan VIP69759 (2705 Millstream Road); Lot 4, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2717 Millstream Road); Lot 5, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2725 Millstream Road); Lot 6, Section 72, Esquimalt District, Plan 5920,

Except that Part in Plan VIP69759 (2737 Millstream Road); Lot 14, Section 72, Esquimalt District, Plan 6981 (2748 Winster Road); Lot B, Section 72, Esquimalt District, Plan 8099 (685 Wagar Avenue); That Part of Lot 7, Section 72, Esquimalt District, Plan 5920, Lying to the East of a Boundary Parallel to the Easterly Boundary of Said Lot and Extending From a Point on the Southerly Boundary of Said Lot Distant 76 Feet From the South Easterly Corner of Said Lot, Except Part in Plan VIP69791 (690 Hoffman Avenue); and That Part of Lot 7, Section 72, Esquimalt District, Plan 5920, Lying to the West of a Boundary Parallel to the Easterly Boundary of Said Lot and Extending from a Point on the Southerly Boundary of Said Lot Distant 76 Feet from the South Easterly Corner of Said Lot Except Part in VIP69791 (2745 Millstream Road).

(5) Despite any other regulation in this Section, a building or structure may be located within 7.5 m (24.6 ft), but not within 3 m (9.8 ft) of any rear lot line of the property legally described as Lot A, Section 72, Esquimalt District, Plan 8099, Except that Part in Plan VIP69759 (2705 Millstream Road); Lot 4, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2717 Millstream Road); Lot 5, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2725 Millstream Road); Lot 6, Section 72, Esquimalt District, Plan 5920, Except that Part in Plan VIP69759 (2737 Millstream Road); Lot 14, Section 72, Esquimalt District, Plan 6981 (2748 Winster Road); Lot B, Section 72, Esquimalt District, Plan 8099 (685 Wagar Avenue); That Part of Lot 7, Section 72, Esquimalt District, Plan 5920, Lying to the East of a Boundary Parallel to the Easterly Boundary of Said Lot and Extending From a Point on the Southerly Boundary of Said Lot Distant 76 Feet From the South Easterly Corner of Said Lot, Except Part in Plan VIP69791 (690 Hoffman Avenue); and That Part of Lot 7, Section 72, Esquimalt District, Plan 5920, Lying to the West of a Boundary Parallel to the Easterly Boundary of Said Lot and Extending from a Point on the Southerly Boundary of Said Lot Distant 76 Feet from the South Easterly Corner of Said Lot Except Part in VIP69791 (2745 Millstream Road).

# 6.44.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the C8 Zone:

- (1) A **landscape** and **screening** area not less than 1 m (3.3 ft) in width containing a decorative fence together with decorative planting of not less than 1.8 m (5.9 ft) in **height** must be provided along all **lot lines** separating the **lot** from any **Residential** or **Multiple Residential Zone**, except in the case of an **interior side lot line** separating the **lot** from an area designated as Pedestrian Commercial in the Official Community Plan.
- (2) Despite Article (1) where the **lot abuts** a **highway** with **residential uses** across the street a 1.8 m (5.9 ft) high landscaping screen or solid decorative fence must be provided along the **front lot line** if parking is placed in front of the **building**.

## 6.44.09 Parking

In addition to the regulations contained in Part 4 of this Bylaw, all parking and loading facilities must be located to the rear of the **building** accommodating the **principal use**, or underground.

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# Section 6.44A – Community Town Centre Pedestrian A (C8A) Zone

The intent of this Zone is to provide for all types of retail and general business Uses customarily associated with the central business districts of urban areas in an environment oriented to pedestrian needs.

# 6.44A.01 Permitted Uses

|--|

	10 10	blowing uses and no others are permitted in the cort zone.
(1	.)	Accessory buildings and structures, subject to Section 3.05;
(2	2)	Accessory buildings and uses;
(3	3)	Animal Hospital in an enclosed building;
(4	<b>-)</b>	Apartment;
(5	5)	Appliance repair;
(6	5)	Auction room;
(7	')	<b>Automobile</b> glass repair, on land legally described as Strata Lot 1, Section 72, Esquimalt District, Strata Plan VIS5806 Together with an interest in the common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form V, PID No. 026-326-752 (721 Station Avenue);
(8	3)	Bakery;
(9	))	Business college and trade school;
(1	.0)	Catering;
(1	.1)	Charitable facility;
(1	.2)	Community garden;
(1	.3)	Cultural facility;
(1	.4)	Equipment and appliance repair, minor;
(1	.5)	Film production studio;
(1	.6)	Financial institution;
(1	.7)	Fitness centre;
(1	.8)	Funeral parlour;
(1	.9)	<b>Group daycare</b> , subject to Subsection 3.26.02;
(2	(0)	Home occupation, subject to Section 3.09;
(2	1)	Hotel;
(2	2)	Library;
(2	(3)	Licensed premises;

(24) Liquor store;

- (25) Medical Clinics and accessory related commercials uses;
- (26) **Office**:
- (27) Parking Facility;
- (28) Personal service establishment;
- (29) Preschool;
- (30) Printing, publishing and bookbinding;
- (31) Restaurant;
- (32) **School**, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of **gross floor area**, and not in conjunction with any residential use;
- (33) Retail store;
- (34) Shopping centre;
- (35) Training and education facility;
- (36) Uses accessory to a principal use permitted in this Zone;
- (37) Uses permitted by Section 3.01 of this Bylaw;
- (38) Veterinary practice; and
- (39) The retail sale of parts and accessories for automobiles, trucks, boats, camper vehicles, farm machinery and manufactured homes.

# 6.44A.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m² (7,480.9 ft²) may be created by subdivision, except that **lots abutting** Goldstream Avenue, between Jacklin and Millstream Streets, must be no less than 4,000 m² (1 ac) in **lot area**.
- (2) No **lot** having a **lot width** less than 15.2 m (49.9 ft) may be created by subdivision.
- (3) No **lot** having a **lot depth** less than 34 m (111.6 ft) may be created by subdivision.

# 6.44A.03 Regulations for Use

- (1) Unenclosed storage is not permitted.
- (2) Outdoor seating areas and the outdoor display of goods for retail sale are permitted as accessory uses.
- (3) All accessory uses must be located to the rear of the building accommodating the principal use. in no case may they exceed a height of 4 m (13.1 ft) or cover a total of more than 10% of the lot area.

# 6.44A.04 Density of Development

(1) Except as provided in Articles (2), (3), (4), (5), and (6), the floor area ratio may not exceed 1.0.

- (2) The **floor area ratio** may be increased by 0.25 if the owner provides 50% of the parking spaces required by this Bylaw in an underground parking structure, and by an additional 0.02 to a maximum of 1.5 for every additional 5% of the parking spaces so provided.
- (3) The **floor area ratio** may be increased by an additional 0.10 if the owner provides residential **dwelling units** on the third storey and an additional 0.15 if residential **dwelling units** are also provided on the fourth storey.
- (4) The **floor area ratio** may be increased by up to 0.25 if the owner provides on-site community amenities. This increase must be provided according to the following:
  - (a) 0.10 for provision of a community amenity building area of more than 65 m² (699.7 ft²) of gross floor area located on the ground floor or more than 100 m² (1,076.4 ft²) located on the second storey. The use of these areas shall be limited by the registration of a covenant on the title of the property.
  - (b) Up to 0.15 for the provision and maintenance of urban plazas which are exclusively devoted to public use at a rate of a 0.01 increase in floor area ratio for each 2% of the gross floor area of the ground floor of every building on the lot that is developed as urban plaza. For example development of an urban plaza of 300 m² (3,229.2 ft²) or 30% of a 1,000 m² (10,763.9 ft²) building would result in an increase in floor area ratio of 0.15.
- (5) Despite Article 6.44.04(1), on land whose legal description is set out in Table 1 of Schedule "AD", the maximum **floor area ratio** is 2.5, if the owner of the land proposed to be developed:
  - (a) Pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD", prior to the issuance of a Building Permit; and
  - (b) Provides to the City the amenity specified in Column 4 of Table 1 of Schedule "AD", prior to the issuance of an occupancy permit.
- (6) Notwithstanding Subsection 6.44A.04(1), the floor area ratio may be increased to 5.0, on the land legally described as Strata Lot 1, Section 72, Esquimalt District, Strata Plan VIS5806 Together With an Interest in the Common Property in Proportion to the Unit Enttlement of the Strata Lot as Shown on Form V, PID No. 026-326-752 (721 Station Avenue), if the owner provides:
  - (a) A minimum of 75% of the parking spaces required by this Bylaw in an underground parking structure;
  - (b) The amenity contributions set out in Table 1 of Schedule AD, prior to the issuance of a Building Permit for development with a Maximum floor area over 1.0; and
  - (c) Residential dwelling units on any storey above the ground floor.

# 6.44A.05 Lot Coverage

- (1) **Lot coverage** of all **buildings** and **structures** may not exceed 90%.
- (2) Lot coverage of all buildings and structures may not be less than 40%.

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### 6.44A.06 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of six storeys.
- (2) On land legally described as Strata Lot 1, Section 72, Esquimalt District, Strata Plan VIS5806 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form V, PID No. 026-326-752 (721 Station Avenue), the maximum height of buildings and structures shall be governed by the provisions of Subsection 6.44A.04(6) and not 6.44A.06(1).

## 6.44A.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 2 m (6.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any **interior side lot line** where the **interior side lot line abuts** an area designated Residential or Multiple Residential in the Official Community Plan; or
- (3) Within 2 m (6.6 ft) of any exterior side lot line; or
- (4) Within 7.5 m (24.6 ft) of any rear lot line.

### 6.44A.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the C8A Zone.

- (1) A **landscape and screening area** not less than 1 m (3.3 ft) in width containing a decorative fence together with decorative planting of not less than 1.8 m (5.9 ft) in **height** must be provided along all **lot lines** separating the **lot** from any **Residential** or **Multiple Residential Zone**.
- (2) Despite Article (1) where the **lot abuts** a **highway** with **residential uses** across the street a 1.8 m (5.9 ft) high landscaping screen or solid decorative fence must be provided along the **front lot line** if parking is placed in front of the **building**.
- (3) Despite Article (1), the landscape and screening area may be reduced to zero along interior side lot lines, where the interior side lot line abuts an area designated as Pedestrian Commercial in the Official Community Plan.

### 6.44A.09 Parking

In addition to the regulations contained in Part 4 of this Bylaw the following requirements apply to parking and loading in the C8A Zone.

- (1) All parking and loading facilities must be located to the rear of the **building** accommodating the **principal use** or underground.
- (2) Parking is prohibited on the ground level of any **building**.

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# Section 6.44B - Community Town Centre Pedestrian 9 (C9) Zone

The intent of this Zone is to provide for all types of retail and general business uses customarily associated with the central business districts of urban areas in an environment oriented to pedestrians needs, and to exclude commercial and other uses, other than parking facilities, which do no make intensive use of site, which create breaks in business frontage, which constitute a nuisance, or which are in anyway incompatible with the intensive development of a retail and general business area.

### 6.44B.01 Permitted Uses

The following uses and no others are permitted in the Community Town Centre Pedestrian 9 (C9) Zone: Accessory buildings and uses; (1)(2) Apartments: (3) (Deleted by Bylaw No. 1920) (4) Film production studios; (5) Financial instituitions; (6) Food catering facilities; (7) Group day care in accordance with Section 3.26.02; (8) Health clubs; (9) Home occupation in accordance with Section 3.09; (10) Hotels: (11) Library; (12)Medical Clinics and accessory related commercials uses; (13)Minor repair shops (excluding petroleum-powered engines); (14) Offices; (15) Personal service establishments; (16) Premises licensed pursuant to the Liquor Control and Licensing Act; (17) Preschool; (18) Public assembly and entertainment uses: (19) Restaurants, bakeries, and cafes, explicitly excluding drive-in and drive-thru restaurants;

Schools, not exceeding 200 m<sup>2</sup> (2,105 ft<sup>2</sup>) of gross floor area, and not in conjunction with any

(21)

(22)

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other residential use;

Retail stores;

Shopping centres;

- (23) Temporary construction and real estate marketing offices;
- (24) Theatres, excluding drive-ins;
- (25) Universities and schools;
- (26) Veterinary practices;
- (27) dog and cat grooming;
- (28) churches and places of worship;
- (29) Assisted living;
- (30) Hospice; and
- Uses permitted by Section 3.01 of this Bylaw.

## 6.44B.02 Subdivision Lot Requirements

- No lot having an area less than 695 m<sup>2</sup> (7,480 ft<sup>2</sup>) may be created by subdivision in the Community Town Centre Pedestrian 9 (C9) Zone,
- (2) No lot may be created having a lot width less than 15.2 m (50 ft).
- No lot may be created having a lot depth less than 34 m (112 ft). (3)

# 6.44B.03 Regulations for Use

- (1) All principal uses must be oriented to pedestrian needs and be so located and designed as to avoid vehicular interference with pedestrian movement.
- The storage and display of all good and products must be completely enclosed within a building, (2) except for outside seating and the display of goods for sale at retail.
- All accessory uses must be located to the rear of the building accommodating the principal use. (3) in no case may they exceed a height of 4 m (13 ft) or cover a total of more than 10% of the lot area.

# 6.44B.04 Density of Development

- (1) Except as provided in article (2) the floor area ratio may not exceed 0.5
- (2) Notwithstanding section 6.44B.04(1), on land whose legal description is set out in Table 1 of Schedule AD, the floor area ratio may be increased to a maximum floor area ratio of 6.0, if the owner of the land proposed to be developed:
  - a) Pays to the City the amount specified in Column 4 of the Table 1 of Schedule AD, prior to the issuance of a building permit; and

# 6.44B.05 Lot Coverage

(1) Lot coverage of all buildings and structures may not exceed 90%;

Zoning Bylaw No. 300 Page C9-2 City of Langford 8 Sep 20 (2) Lot coverage of all buildings and structures may not be less than 40%.

# 6.44B.06 Setbacks

- (1) No building or structure may be located;
  - a) Within 2 m (6.5 ft) of any front lt line; or
  - b) Within 2 m (6.5 ft) of any interior side lot line where the interior side lot adjoins an area designated Residential or Multiple Residential in the Official Community Plan; or
  - c) Within 2 m (6.5 ft) of an exterior side lot line; or
  - d) Within 2 m (6.5 ft) of any rear lot line; or
- (2) In addition to the other articles in this subsection the building, parking and landscaping must be designed and sited in accordance with an approved development permit.

# 6.44B.07 Landscape Screening

- (1) In addition to the regulations contained in Section 3.21 of this Bylaw the following regulations must apply to landscape screening in the Community Town Centre Pedestrian 9 (C9) Zone.
- (2) A landscape and screening are not less than 1 m (3 ft) in width containing a decorative fence together with decorative planting of not less than 1.8 m (6 ft) in height will be provided along lot lines separating the lot from any Residential or Multiple Residential Zone.
- (3) Despite Article (2) where the lot abuts a highway with residential across the street a 1.8 m (6 ft) high landscaping screen or solid decorative fence will be provided along the lot line if parking is placed in front of the building.
- (4) Notwithstanding Article (2), the landscaping and screening area may be reduced to zero along interior side lot lines, where the interior side lot line adjoins an area designated as Pedestrian Commercial in the Official Community Plan.

# 6.44B.08 Parking

- (1) In addition to the regulations contained in Part 4 of this Bylaw the following regulations apply to parking and loading in the Community Town Centre Pedestrian 9 (C9) Zone.
- (2) All parking and loading facilities must be located to the rear of the building accommodating the principal use or underground.
- (3) Other than access to an underground parking structure, parking is prohibited on the ground level of any building.

# 6.44A.09 General

The relevant regulations of Part 3 of this Bylaw must apply.

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# Section 6.45 – Service Commercial (CS1) Zone

The intent of the CS1 Zone is to accommodate a wide range of goods and service based commercial areas to address the needs and requirements of the city.

# 6.45.01 Permitted Uses

The following <b>uses</b> and no others are permitted in the CS1 Zone:
--

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory unenclosed storage, subject to Section 3.13;
- (3) Animal hospital, in enclosed buildings;
- (4) Auction;
- (5) Automobile body and paint shop;
- (6) Automobile parts and accessories sale, installation and repair;
- (7) Automobile rental and sale facility, major;
- (8) Automobile rental and sale facility, minor;
- (9) Automobile towing and storage facility;
- (10) Building and lumber supply store;
- (11) Business support service;
- (12) Car wash;
- (13) Catering;
- (14) Commercial nursery and greenhouse;
- (15) Community garden;
- (16) Contractor service;
- (17) Drive-through facility;
- (18) Equipment sales, service, repair and rental, major;
- (19) Equipment sales, service, repair and rental, minor;
- (20) Film production studio;
- (21) Fitness centre;
- (22) Garden centre and feed supply store;

- (23) Gasoline service station; (24) Household equipment and appliance service and repair; (25) Medical Clinics and accessory related commercials uses; (26) Office; (27) One caretaker dwelling unit, in conjunction with and in addition to any of the other principal uses permitted in this Zone; (28)Parking facility; (29) Personal service establishment; (30) Pet daycare; (31) Recreation facility, indoor; Recycling facility; (32) Restaurant; (33)(34)Restaurant, drive-through; **Retail store**, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) in gross floor area; (35) (36) School, not exceeding 280 m<sup>2</sup> (3,013.9 ft<sup>2</sup>) of gross floor area; (37) Transportation terminal; (38) Uses accessory to a principal use permitted in this Zone; and (39) Uses permitted by Section 3.01 of this Bylaw. **Further Use Regulations** Despite Subsection 6.45.01, the following uses are not permitted on those lands shown outlined in heavy black line on the map attached to this Bylaw as Schedule "J": (1)Building and lumber supply store; (2) Contractor service; (3) Recycling facility; and (4) Transportation terminal;
- 6.45.03 Subdivision Lot Requirements

6.45.02

- (1) No **lot** having a **lot area** less than 695 m² (7,480.9 ft²) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.

#### 6.45.04 **Lot Coverage**

- (1) Lot coverage of all buildings and structures may not exceed 50%.
- (2) Lot coverage of all buildings and structures located in the shaded area shown on Schedule "AE" may not exceed 75%.

#### 6.45.05 **Density of Development**

- The maximum floor area ratio is 1.0. (1)
- (2) The maximum floor area ratio is 1.5 on a lot located in the shaded area shown on Schedule "AE".

#### 6.45.06 **Height and Size of Principal Use Buildings**

No building or structure may exceed a height of 12 m (39.4 ft) or three storeys.

#### 6.45.07 **Setbacks**

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line where the interior side lot line abuts an Agricultural Zone, Residential Zone, Rural Residential Zone, Multiple Residential Zone or Institutional Zone; or
- Within 3 m (9.8 ft) of any rear lot line, except that no building or structure may be located within 6 m (19.7 ft) of any rear lot line abutting an Agricultural Zone, Residential Zone, Rural Residential Zone, Multiple Residential Zone or Institutional Zone.

#### 6.45.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the CS1 Zone:

- (1) A continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscaping may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building.
- (2) Except in those portions where a building abuts a lot line, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all lot lines separating the developed portion of the lot from any Residential Zone or Multiple Residential Zone or Institutional Zone whether such property be separated by a highway or not.

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# Section 6.46 – Commercial Industrial (CS3) Zone

The intent of the CS3 Zone is to accommodate the development of industry.

6.46.01	Permitted	Uses
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The following uses and no others are permitted in the CS3 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory unenclosed storage, subject to Section 3.13;
- (3) Animal hospital, in enclosed buildings;
- (4) Auction;
- (5) Automobile body and paint shop;
- (6) Automobile rental and sale facility, major;
- (7) Automobile rental and sale facility, minor;
- (8) Automobile repair and service facility, minor;
- (9) Automobile towing and storage facility;
- (10) Building and lumber supply store;
- (11) Business support service;
- (12) Car wash;
- (13) Carpentry shop;
- (14) Commercial nursery and greenhouse;
- (15) Community garden;
- (16) Contractor service;
- (17) Drive through facility -;
- (18) **Dwelling unit**, limited to a maximum of one, in conjunction with any of the other **uses** permitted in this **Zone**;
- (19) Equipment sales, service, repair and rental, minor;
- (20) Film production studio;
- (21) Gasoline service station;
- (22) Household equipment and appliance service and repair;

(23) Machine shop, with not more than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) of gross floor area; (24) Parking facility; Personal service establishment; (25) (26) Pet daycare; Recycling depot; (27) (28)**Recycling facility**, subject to Section 3.14; (29) Restaurant; (30)Restaurant, drive-through; (31)**Retail store**, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) in **gross floor area**; (32) Transportation terminal; (33) Uses accessory to a principal use permitted in this Zone; Uses permitted by Section 3.01 of this Bylaw; (34)(35) Warehouse, having not more than 900 m<sup>2</sup> (0.2 ac) of gross floor area; and (36) Welding shop. **Subdivision Lot Requirements** (1) No lot having a lot area less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision. No lot having a lot width less than 16 m (52.5 ft) may be created by subdivision. (2) **Lot Coverage** (1) Lot coverage of all buildings and structures may not exceed 50%. (2) Lot coverage of all buildings and structures located in the shaded area shown on Schedule "AE" may not exceed 75%. **Density of Development** (1) The maximum floor area ratio is 1.0.

6.46.02

6.46.03

6.46.04

6.46.05

(2)

**Height and Size of Principal Use Buildings** 

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No **building** or **structure** may exceed a **height** of 12 m (39.4 ft) or three storeys.

The maximum floor area ratio is 1.5 on a lot located in the shaded area shown on Schedule "AE".

#### 6.46.06 **Setbacks**

No building or structure may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line where the interior side lot line abuts an Agricultural Zone, Residential Zone, Rural Residential Zone, Multiple Residential Zone or Institutional Zone; or
- (3) Within 3 m (9.8 ft) of any rear lot lineexcept that no building or structure may be located within 6 m (19.7 ft) of any rear lot line abutting an Agricultural Zone, Residential Zone, Rural Residential Zone or Institutional Zone.

#### 6.46.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the CS3 Zone:

- (1) A continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building; and
- (2) Except in those portions where a building abuts a lot line, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all lot lines separating the developed portion of the lot from any Residential Zone, Multiple Residential Zone or Institutional Zone whether such property be separated by a highway or not.

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# Section 6.47 – Tourist Commercial – Motel (CT1) Zone

The intent of the CT1 Zone is to support the accommodation needs of out of town interests.

## 6.47.01 Permitted Uses

The following uses and no others are permitted in the CT1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Campground;
- (3) Community garden;
- (4) Film production studio;
- (5) **Hotel**;
- (6) Golf course, miniature;
- (7) One **one-family dwelling**, in conjunction with and in addition to any of the other **uses** permitted in this **Zone**;
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

# 6.47.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,800 m<sup>2</sup> (0.4 ac) may be created by subdivision.
- (2) No lot having a lot width less than 18 m (59.1 ft) may be created by subdivision.

# 6.47.03 Regulations for Use for a Campground Use

No **campground** space may be occupied for a total of six months or more in any 12-month period by the same occupant, tent, trailer or **recreational vehicle**.

# 6.47.04 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 50%.
- (2) The **floor area ratio** of all **buildings** and **structures** on the **lot** may not exceed 0.5.

# 6.47.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 12 m (39.4 ft) or three storeys.

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# 6.47.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 10 m (32.8 ft) of any rear lot line.

# 6.47.07 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, except in those portions of a **lot** where a **building abuts** a **lot line**, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all **lot lines** separating the developed portion of the **lot** from any **Residential Zone**, **Multiple Residential Zone** or **Institutional Zone** whether such property be separated by a **highway** or not.

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# Section 6.48 – Tourist Commercial – Campground (CT2) Zone

The intent of the CT2 Zone is to provide accommodation through limited development.

#### 6.48.01 **Permitted Uses**

The following **uses** and no others are permitted in the CT2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Campground;
- (3) Community garden;
- (4) Film production studio;
- (5) Golf course;
- (6) Golf course, miniature;
- (7) Golf driving range;
- (8) One one-family dwelling, in conjunction with and in addition to any of the other uses permitted in this **Zone**;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10) Uses permitted by Section 3.01 of this Bylaw.

#### 6.48.02 **Subdivision Lot Requirements**

No **lot** having a **lot area** less than 4 ha (9.9 ac) may be created by subdivision.

#### Regulations for Use for a Campground Use 6.48.03

No campground space may be occupied for a total of six months or more in any 12-month period by the same occupant, tent, trailer or recreational vehicle.

#### 6.48.04 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 40%.

#### 6.48.05 **Density of Development**

The floor area ratio may not exceed 0.4.

#### 6.48.06 **Height and Size of Principal Use Buildings**

No **building** or **structure** may exceed a **height** of 12 m (39.4 ft) or three storeys.

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### 6.48.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 10 m (32.8 ft) of any rear lot line.

# 6.48.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, except in those portions of a **lot** where a **building abuts** a **lot line**, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all **lot lines** separating the developed portion of the **lot** from any **Residential Zone**, **Multiple Residential Zone**, or **Institutional Zone** whether such property be separated by a **highway** or not.

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# Section 6.49 - Commercial Recreation (CR1) Zone

The intent of the CR1 Zone is to provide zoning for the entertainment and recreation related services through the consumption, acquisition and or participation of goods and services.

## 6.49.01 Permitted Uses

The following **uses** and no others are permitted in the CR1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Campground;
- (3) Community garden;
- (4) Film production studio;
- (5) **Grandstand**;
- (6) **Group daycare,** on the property legally described as Lot A, Sections 2 and 3, Range 3 West, Highland District, Plan VIP53467 (2207 Millstream Road) and subject to Section 3.26.02;
- (7) One **one-family dwelling**, or one **two-family dwelling** in conjunction with and in addition to any of the other **uses** permitted in this **Zone**;
- (8) **Place of worship**, on the property legally described as Lot A, Sections 2 and 3, Range 3 West, Highland District, Plan VIP53467 (2207 Millstream Road);
- (9) Recreation facility, indoor;
- (10) Recreation Facility, outdoor;
- (11) Restaurant;
- (12) Restaurant, drive-through;
- (13) Theatre, drive-in;
- (14) Uses accessory to a principal use permitted in this Zone; and
- (15) Uses permitted by Section 3.01 of this Bylaw.

# 6.49.02 Subdivision Lot Requirements

No **lot** having a **lot area** less than 2 ha (4.9 ac) may be created by subdivision.

## 6.49.03 Regulations for Use for a Campground Use

No campground space may be occupied for a total of six months or more in any 12-month period by the same occupant, tent, trailer or **recreational vehicle**.

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#### 6.49.04 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 40%.

#### 6.49.05 **Density of Development**

The floor area ratio may not exceed 0.4.

#### 6.49.06 **Height and Size of Principal Use Buildings**

No building or structure, other than a projection screen in a drive-in theatre, may exceed a height of 12 m (39.4 ft) or three storeys.

#### 6.49.07 **Setbacks**

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 7.5 m (24.6 ft) of any rear lot line.

#### 6.49.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, except in those portions where a building abuts a lot line, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all lot lines separating the developed portion of the lot from any Residential Zone, Multiple Residential Zone or Institutional **Zone** whether such property be separated by a **highway** or not.

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# Section 6.50 - Marina Commercial (CR2) Zone

The intent of the CR2 Zone is to provide marine specific guidelines for development and that incorporates land and marine based values.

### 6.50.01 Permitted Uses

The following **uses** and no others are permitted in the CR2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Dwelling, one-family** or two-family dwelling, limited to a maximum of one, in conjunction with any of the other uses permitted in this **Zone**;
- (4) Film production studio;
- (5) Marina;
- (6) Marine sales, service, repair and rental facility;
- (7) Restaurant;
- (8) Restaurant, drive-through;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10) Uses permitted by Section 3.01 of this Bylaw.

### 6.50.02 Subdivision Lot Requirements

No lot having a lot area less than 4 ha (9.9 ac) may be created by subdivision.

# 6.50.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 40%.

# 6.50.04 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 12 m (39.4 ft) or three storeys.

# 6.50.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any exterior side lot line; or
- (4) Within 7.5 m (24.6 ft) of any rear lot line.

#### 6.50.06 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, except in those portions of a lot where a building abuts a lot line, screen planting at least 1.8 m (5.9 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 1.8 m (5.9 ft) high must be provided along all lot lines separating the developed portion of the lot from any Residential Zone, Multiple Residential Zone or **Institutional Zone** whether such property be separated by a **highway** or not.

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# Section 6.51 - Mixed Use Residential Commercial (MU1) Zone

The intent of the MU1 Zone is to provide a mix of residential and commercial uses to create a vibrant transition between the Core Downtown Commercial Area and other nearby uses.

# 6.51.01 Permitted Uses

The following **uses** and no others are permitted in the MU1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment;
- (3) Business support service;
- (4) Community garden;
- (5) **Financial institution**, located on the ground floor only;
- (6) **Group daycare**, subject to Subsection 3.26.02;
- (7) **Home office**, subject to Section 3.09;
- (8) Medical Clinics and accessory related commercials uses;
- (9) Office, located on the ground floor only;
- (10) **Personal service establishment**, located on the ground floor only;
- (11) Preschool;
- (12) **Restaurant**, located on the ground floor only;
- (13) **Retail store**, located on the ground floor only;
- (14) **School**, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of **gross floor area**, and not in conjunction with any **residential use**;
- (15) Uses accessory to a principal use permitted in this Zone; and
- (16) Uses permitted by Section 3.01 of this Bylaw.

# 6.51.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 700 m<sup>2</sup> (7,534.7 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 15 m (49.2 ft) may be created by subdivision.

# 6.51.03 Regulations for Use

- (1) Unenclosed storage is not permitted.
- (2) Outdoor seating areas are permitted as an accessory use.
- (3) Above-ground **dwelling units** in a **building** with a mix of **residential uses** and non-residential **uses** must be provided with a separate entrance from the ground level, except where the **building** consists of all **residential uses**.

Zoning Bylaw No. 300 Page MU1-1 City of Langford 18 Feb 20 (4) All accessory uses must be located to the rear of the building accommodating the principal use. in no case may accessory buildings exceed a height of 4 m (13.1 ft), and accessory uses and buildings shall not cover a total of more than 10% of the lot area.

### 6.51.04 Density of Development

- (1) Except as provided in Article (2), the maximum floor area ratio is 2.0.
- (2) The maximum **floor area ratio** is 2.25 if the owner provides at least 50% of the parking spaces required by this Bylaw in an underground parking structure, and by an additional 0.02 to a maximum of 2.5 for every 5% of the parking spaces in excess of 50% so provided.

# 6.51.05 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 90%.
- (2) Lot coverage of all buildings and structures may not be less than 50%.
- (3) Despite Article (2), the **lot coverage** of all **buildings** and **structures** on a **lot** containing a **townhouse use** may not be less than 40%.

### 6.51.06 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of six storeys.

## 6.51.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 2 m (6.6 ft) of any front lot line; or
- (2) Within 2 m (6.6 ft) of any exterior side lot line; or
- (3) Within 7.5 m (24.6 ft) of any rear lot line.

## 6.51.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the MU1 Zone.

- (1) A landscape and screening area not less than 1 m (3.3 ft) in width containing a decorative fence of not less than 1.8 m (5.9 ft) in **height**, together with decorative planting, must be provided along all lot lines separating the lot from any **Residential** or **Multiple Residential Zone**.
- (2) Despite Article (1) where the **lot abuts** a **highway** with **residential uses** across the street a 1.8 m (5.9 ft) high landscaping screen or solid decorative fence must be provided along the **front lot line** if parking is placed in front of the **building**.
- (3) Despite Article (1), the **landscape and screening area** is not required along **interior side lot lines**, where the **interior side lot line abuts** an area designated as Pedestrian Commercial in the Official Community Plan.

# 6.51.09 Parking

In addition to the regulations contained in Part 4 of this Bylaw, all parking and loading facilities must be located to the rear of the **building** accommodating the **principal use**, or underground.

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# Section 6.51A – Mixed Use Residential Commercial (MU1A) Zone

The intent of the MU1A Zone is to provide a mix of residential uses and commercial uses to create a vibrant transition between the Core Downtown Commercial Area and other nearby uses.

### 6.51A.01 Permitted Uses

The following **uses** and no others are permitted in the MU1A Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment;
- (3) Business support service, located on the ground floor only;
- (4) Community garden;
- (5) Financial institution, located on the ground floor only;
- (6) **Group daycare**, subject to Subsection 3.26.02;
- (7) **Home office**, subject to Section 3.09, and on land legally described as Lot A, Section 72, Esquimalt District, Plan 12506, Except Part in Plan 36622 (685 Fairway Avenue) which may include the following:
  - (a) Artist or craftsperson studio, excluding boat building and auto refurbishing;
  - (b) **Bed and breakfast** subject to Section 3.09 and limited to two rental rooms;
  - (c) Business support service;
  - (d) Carpentry shop;
  - (e) Dance school and/or recital area;
  - (f) Equipment and appliance repair, minor;
  - (g) **Group daycare**, subject to Subsection 3.26.02 and providing care to not more than seven children at a time:
  - (h) Educational tutoring;
  - Garment making and the manufacture of small leather goods, but excluding the tanning or curing of leather;
  - (j) Household equipment and appliance service and repair facility;
  - (k) Jewelry manufacturing;
  - (I) Musical training and recording studios;
  - (m) Office;
  - (n) Personal service establishment;
  - (o) Retail sale of goods manufactured within the **dwelling unit**;
- (8) Medical Clinics and accessory related commercials uses;
- (9) Office, located on the ground floor only;
- (10) Personal service establishment, located on the ground floor only;
- (11) Preschool;

- (12) **Restaurant**, located on the ground floor only;
- (13) Retail store, located on the ground floor only;
- (14) **School**, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of **gross floor area**, and not in conjunction with any residential use;
- (15) Townhouse;
- (16) Uses accessory to a principal use permitted in this Zone; and
- (17) Uses permitted by Section 3.01 of this Bylaw.

# 6.51A.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 700 m<sup>2</sup> (7,534.7 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 15 m (49.2 ft) may be created by subdivision.
- (3) Despite Article (1), on lands legally described as Lot C, Section 5, Esquimalt District, Plan 28421, Except Part in Plan VIP62970 (972/974 Preston Way) no **lot** having a **lot area** less than 356.9 m<sup>2</sup> (3,841.6 ft<sup>2</sup>) may be created by subdivision.
- (4) Despite Article (2), on lands legally described as Lot C, Section 5, Esquimalt District, Plan 28421, Except Part in Plan VIP62970 (972/974 Preston Way) no **lot** having a **lot width** less than 8.1 m (26.6 ft) may be created by subdivision.

## 6.51A.03 Regulations for Use

- (1) Unenclosed storage is not permitted.
- (2) Outdoor seating areas and the outdoor display of goods for retail sale are permitted as **accessory uses**.
- (3) All Above-ground **dwelling units** in a **building** with a mix of **residential uses** and non-residential **uses** must be provided with a separate entrance at ground level, except where the **building** consists of all **residential uses**.
- (4) All accessory uses must be located to the rear of the building accommodating the principal use. in no case may they exceed a height of 4 m (13.1 ft) or cover a total of more than 10% of the lot area.
- (5) On the property legally described as Lot 2, Section 5, Esquimalt District, Plan 26285 (997 and 999 Goldstream Avenue), **group daycares** are permitted on any floor of a **structure** built before 2012.

### 6.51A.04 Density of Development

- (1) Except as provided in Article (2), not more than one **dwelling unit** per 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) of **lot** area may be constructed on any **lot**, and the **floor area ratio** for all **uses** may not exceed 0.3.
- (2) Despite Article 6.51A.04(1), on land whose legal description is set out in Table 1 of Schedule "AD", the density of development shall be regulated by **floor area ratio** only and the maximum **floor area ratio** is 2.0, if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.

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- (3) The floor area ratio may then be further increased to 2.25 if the owner provides 50% of the parking spaces required by this Bylaw in an enclosed parking structure, which can be further increased by increments of 0.25 for every additional 5% of parking spaces provided, to maximum FAR of 4.0.
- (4) For land legally described as Lot A, Section 72, Esquimalt District, Plan 12506, Except Part in Plan 36622 (685 Fairway Avenue), the owner of the land proposed to be developed must also pay to the City, at the time of Building Permit, \$500 per **dwelling unit** towards the General Amenity Reserve Fund in addition to any amounts required by Section 6.51A.04(2), to entitle the owner to density in excess of 0.3.
- (5) Despite Article 6.51A.04(1), on land legally described as Lot 2, Section 5, Esquimalt District, Plan 26285 (997 and 999 Goldstream Avenue), the density of development shall be one **group daycare**. Any change of density shall require a traffic study to the satisfaction of the City Engineer.
- (6) Despite Clause 6.51A.04(2)(a), the owner may provide a reduced amenity contribution from that specified in Table 1 of Schedule "AD" in accordance with Table 1 below where the owner enters into an agreement with the City prior to building permit issuance, under which agreement the owner agrees to achieve a minimum Level 1 Rating defined by the Green Development Checklist Policy.

**Table 1 – Amenity Contribution Reductions** (Bylaw No. 1412)

Overall Green Development Checklist Project Rating	% Reduction to the Required Contributions Specified in Table 1
Level 1	10%
Level 2	15%
Level 3	25%
Level 4	50%

# 6.51A.05 Lot Coverage

- (1) **Lot coverage** of all **buildings** and **structures** may not exceed 90%.
- (2) Lot coverage of all buildings and structures may not be less than 50%.
- (3) Despite Article (2), the **lot coverage** of all **buildings** and **structures** on a **lot** containing a **townhouse use** may not be less than 40%.
- (4) Despite Article (2), the **lot coverage** of all **buildings** and **structures** on properties legally described as Lots 1 and 2, Section 72, Esquimalt District, Plan 15185 (720 and 724 Meaford Avenue); Lot A, Section 72, Esquimalt District, Plan EPP61132 (732 Meaford Avenue); and Lot 3, District Lot 72, Esquimalt District, Plan 27017 (2844 Millstream Road) may not be less than 35%.
- (5) Despite Article (2), the **lot coverage** of all **buildings** and **structures** on the property legally described as Lot A, Section 72, Esquimalt District, Plan 44443 (731 Station Avenue) may be less than 50%.
- (6) Despite Article (2), the **lot coverage** of all **buildings** and **structures** shown shaded on Schedule AK may not be less than 25%.

(7) Despite Article (2), the lot coverage of all buildings and structures on the properties legally described as Lot A, Sections 79 and 99, Esquimalt District, Plan 12587 (1067 Goldstream Avenue); That Part of Lot 1, Section 79, Esquimalt District, Plan 4284 Lying Northerly of a Boundary Parallel and Perpendicularly Distant 100 Feet from the Southerly Boundary of Said Lot; and That Part of Section 99, Esquimalt District Lying Southerly of the Island Highway and West of Plan 4284 (1077 Goldstream Avenue) may not be less than 29%

# 6.51A.06 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of seven (7) storeys.

## 6.51A.07 Setbacks

- (1) No **building** or **structure** may be located:
  - (a) Within 2 m (6.6 ft) of any **front lot line**; or
  - (b) Within 2 m (6.6 ft) of any exterior side lot line; or
  - (c) Within 7.5 m (24.6 ft) of any rear lot line.
- (2) Despite Article (1), on lands legally described as Lot C, Section 5, Esquimalt District, Plan 28421, Except Part in Plan VIP62970 (972/974 Preston Way) the minimum **setback** to the **rear lot line** is 6 m (19.7 ft) for Unit "A" and 3.7 m (12.1 ft) for Unit "B" as shown on the site plan attached to this Bylaw as Schedule "K".

# 6.51A.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the MU1A Zone:

- (1) A **landscape and screening area** not less than 1 m (3.3 ft) in width containing a decorative fence of not less than 1.8 m (5.9 ft) in **height**, together with decorative planting, must be provided along all **lot lines** separating the **lot** from any **Residential** or **Multiple Residential Zone**.
- (2) Despite Article (1) where the **lot abuts** a **highway** with **residential uses** across the street a 1.8 m (5.9 ft) high landscaping screen or solid decorative fence must be provided along the **lot line** if parking is placed in front of the **building**.
- (3) Despite Article (1), the **landscape and screening area** is not required along **interior side lot lines**, where the **interior side lot line abuts** an area designated as Pedestrian Commercial in the Official Community Plan.

### 6.51A.09 Parking

In addition to the regulations contained in Part 4 of this Bylaw, all parking and loading facilities must be located to the rear of the **building** accommodating the **principal use**, or underground.

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# Section 6.52 – Tourist Commercial – Hotel (CT3) Zone

The intent of the CT3 Zone is to accommodate the expansion of accessory uses that may be associated with tourism oriented development.

# 6.52.01 Permitted Uses

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory uses, limited to the following:
  - (a) Charitable facility;
  - (b) Conference and meeting facility;
  - (c) Cultural facility;
  - (d) Fitness centre;
  - (e) Licensed premises;
  - (f) Parking facility;
  - (g) Personal service establishment;
  - (h) Restaurant;
  - (i) **Retail store**, not exceeding a total **gross floor area** of 465 m<sup>2</sup> (5,005.2 ft<sup>2</sup>) within the entire CT3 Zone;
- (3) Assisted living;
- (4) Community garden;
- (5) **Hotel**;
- (6) Residential hotel;
- (7) Uses accessory to a principal use permitted in this Zone; and
- (8) Uses permitted by Section 3.01 of this Bylaw.

# 6.52.02 Subdivision Lot Requirements

No lot having a lot area less than 8,000 m<sup>2</sup> (2 ac) may be created by subdivision.

# 6.52.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

#### 6.52.04 **Density of Development**

The floor area ratio of a building for a hotel use or a residential hotel use may not exceed 2.0.

#### 6.52.05 **Height and Size of Principal Use Buildings**

No **building** or **structure** may exceed a **height** of four storeys.

#### 6.52.06 **Setbacks**

No building may be located:

- (1) Within 2 m (6.6 ft) of any front lot line or exterior side lot line; or
- Within 6 m (19.7 ft) of any interior side lot line where the interior side lot line abuts a Lot with a (2) wholly residential use; or
- (3) Within 7.5 m (24.6 ft) of any rear lot line.

#### 6.52.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the CT3 Zone:

- (1) Parking areas shall be screened from any abutting residential or commercial use by a landscape screen not less than 3 m (9.8 ft) in width and 1.8 m (5.9 ft) in height, measured at the time of planting.
- (2) A continuous landscape and screening area not less than 1.5 m (4.9 ft) wide including a solid decorative fence of 1.8 m (5.9 ft) high shall be provided along all lot lines of a commercial or park use that abut a residential use.

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# Section 6.53 - Mixed-Use Employment 1 (MUE1) Zone

The intent of the MUE1 Zone is to provide an area for pedestrian oriented mixed-use residential and commercial activity.

# 6.53.01 Permitted Uses

(1) The following **uses** and no others are permitted in Area A and Area B of the MUE1 Zone as shown shaded on the MUE1 Zone Map attached as Schedule "AJ":

## **Restaurant, Retail and Other Service Commercial Uses**

- (a) All of the uses permitted in the CS1 Zone;
- (b) Financial institution;
- (c) Financial institution, drive-through;
- (d) Hotel;
- (e) Licensed premises;
- (f) Parking facility;
- (g) Restaurant, limited to a maximum of 1,858 m<sup>2</sup> (19,999.3 ft<sup>2</sup>) of gross floor area;
- (h) Retail store, limited to a maximum of 1,858 m<sup>2</sup> (19,999.3 ft<sup>2</sup>) of gross floor area;

# **General Uses**

- (9) Accessory buildings and structures, subject to Section 3.05;
- (10) Health Services;
- (11) Transportation terminal;
- (12) Underground Vehicle storage;
- (13) Underground mini-storage;
- (14) Uses accessory to a principal use permitted in this Zone;
- (15) Uses permitted by Section 3.01 of this Bylaw.

# **Business and Technology Uses**

- (16) Business support service;
- (17) Catering;
- (18) Electronics sale, service and manufacturing;

(19)	<b>Equipment sale, service, repair and rental, minor</b> , relating directly to any other <b>principa use</b> permitted in this <b>Zone</b> ;
(20)	Film production studio;
(21)	Industrial use, light;
(22)	Medical Clinics and accessory related commercials uses;
(23)	Office;
(24)	Research and development facility;
Educa	ntional, Cultural and Recreational Uses
(25)	Charitable facility;
(26)	Community care facility;
(27)	Community garden;
(28)	Cultural facility;
(29)	<b>Group daycare</b> , subject to with Subsection 3.26.02;
(30)	Fitness centre;
(31)	Recreation facility, indoor;
(32)	Recreation facility, outdoor;
(33)	School;
(34)	Training and education facility;
Acces	sory and Transition Residential Uses
(35)	Dormitory;
(36)	<b>Dwelling, one-family</b> , built prior to July 1, 2014;
(37)	One caretaker dwelling unit, in conjunction with and forming part of any other principa use permitted in this Zone;
(38)	Temporary housing for construction workers, subject to Section 3.06;

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In addition to those uses permitted in accordance with Article 6.53.01(1), the following uses are permitted in Area B of the MUE1 Zone as shown shaded on the MUE1 Zone Map attached as

(2)

Schedule "AJ":

## **Residential Uses**

- (a) **Apartment**;
- (b) Assisted living;
- (c) Townhouse.

## 6.53.02 Setbacks

No **building** or **structure** may be located:

- (1) Within 2 m (6.6 ft) of any **lot line** that **abuts** a **highway**, except where the **building** is flanked by a sidewalk with a width of at least 2 m (6.6 ft) in which case no **setback** is required from that **lot line**: or
- (2) Within 6 m (19.7 ft) of any lot line that abuts a lot in a Residential or Multiple Residential Zone.

## 6.53.03 Density of Development

- (1) No **building** or **structure** may be constructed on any parcel of land that does not have access to a **highway**, and where a parcel of land has access to a **highway** there may not be more than three residential **dwelling units** or more than 150 m<sup>2</sup> (1,614.6 ft<sup>2</sup>) of non-residential **gross floor area** in the MUE1 Zone.
- (2) Despite Subsection 6.53.03(1), there may be more than three residential **dwelling units** and more than 150 m² (1,615 ft²) of non-residential gross floor area in the Mixed-Use Employment 1 (MUE1) Zone, but not more than 92,900 m² (999,967.2 ft²) of **gross floor area** in Area A and not more than 204,386 m² (2,200,000 ft²) of gross floor area in Area B if the owner of the land proposed to be built upon has:
  - (a) Consolidated the lands that are within the MUE1 Zone;
  - (b) Entered into an agreement with the City of Langford, to the satisfaction of Council, to provide to the City;
    - (i) \$1,000,000 towards the City's General Amenity reserve fund; OR
    - (ii) An alternate amenity with a demonstrable value equivalent to \$1,000,000; OR
    - (iii) A transfer of 15% of the lands located within MUE1 Zone to the City of Langford; OR
    - (iv) Some equivalent combination of (i) and/or (ii) and/or (iii);

AND

(c) Provided a traffic impact study that analyzes the impact of the proposed development on the surrounding road network, and has entered into an agreement with the City of Langford with regards to required road dedication and off-site traffic improvements recommended by the traffic impact study, to the satisfaction of the Director of Engineering.

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- (3) Despite subsections 6.53.03(1) and (2), there may be more than 92,900 m<sup>2</sup> (1,000,000 ft<sup>2</sup>) of gross floor area in Area A and more than 204,386 m<sup>2</sup> (2,200,000 ft<sup>2</sup>) of gross floor area in Area B, if the owner of the land proposed to be built upon has provided an additional traffic impact study that analyzes the impact of development beyond this level on the surrounding road network, and has entered into an agreement with the City of Langford with regards to required road dedication and off-site traffic improvements recommended by the traffic impact study, all to the satisfaction of the Director of Engineering.
- (4) Despite subsections 6.53.03(1), (2) and (3), under no circumstances may the gross floor area of non-residential uses in Area B exceed 9,290 m<sup>2</sup> (100,000 ft<sup>2</sup>).
- (5) Under no circumstances may the density of development within the MUE1 Zone exceed a floor area ratio of 2.5.
- (6) A maximum of 200 units of Assisted Living are permitted in area A.

### 6.53.04 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the MUE1 Zone:

- (1) A continuous landscape and screening area not less than 2 m (6.6 ft) wide shall be provided along the developed portion of each lot which abuts a highway. The landscaping shall have a height of not less than 1.5 m (4.9 ft) and may include a decorative fence.
- (2) A continuous landscape and screening area not less than 2.5 m (8.2 ft) wide containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along the developed portion of each lot which abuts a property in a Residential or Multiple Residential Zone, except where the boundary between the two lots is separated by a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows.

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# Section 6.53B - Mixed-Use Employment 2 (MUE2) Zone

The intent of the MUE2 Zone is to provide zoning for a pedestrian oriente residential and commercial area that tansitions from surrounding areas.

## 6.53B.01 Permitted Uses

The following **uses** and no others are permitted in the MUE2 Zone:

## **Restaurant, Retail and Other Service Commercial Uses**

- (1) Financial institution;
- (2) Gasoline Service Station
- (3) Hotel;
- (4) Licensed premises;
- (5) **Parking facility**, excluding vehicle storage;
- (6) Restaurant, limited to a maximum of 1,858 m<sup>2</sup> (19,999.4 ft<sup>2</sup>) of gross floor area;
- (7) **Retail store**, limited to a maximum of 5,574 m<sup>2</sup> (59,998 ft<sup>2</sup>) of **gross floor area**;

## **General Uses**

- (8) Accessory buildings and structures, subject to Section 3.05;
- (9) Transportation terminal;
- (10) Uses accessory to a principal use permitted in this Zone;
- (11) Uses permitted by Section 3.01 of this Bylaw;

## **Business and Technology Uses**

- (12) Business support service;
- (13) Catering;
- (14) Electronics sale, service and manufacturing;
- (15) **Equipment sale, service, repair and rental, minor**, relating directly to any other **principal use** permitted in this **Zone**
- (16) Film production studio;
- (17) Medical Clinics and accessory related commercials uses;

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	Office;
(19)	Research and development facility, in enclosed buildings;
Educa	ational, Cultural and Recreational Uses
(20)	Charitable facility;
(21)	Community care facility;
(22)	Community garden;
(23)	Cultural facility;
(24)	<b>Group daycare</b> , subject to with Subsection 3.26.02;
(25)	Fitness centre;
(26)	Recreation facility, indoor;
(27)	Recreation facility, outdoor;
(28)	School;
(29)	Training and education facility;
<u>Furth</u>	er Commercial Uses (Bylaw No. 1961)
-	roperty legally described as Lot C, Section 112, Esquimalt District, Plan EPP88774 (830 McCallum) the following uses are also permitted:
-	
Road	) the following uses are also permitted:
Road)	) the following uses are also permitted:  Contractor servicews;
(30) (31) (32)	the following uses are also permitted:  Contractor servicews;  Industrial use, light;
(30) (31) (32) (33) On p	the following uses are also permitted:  Contractor servicews;  Industrial use, light;  Special wholesale;
(30) (31) (32) (33) On p	the following uses are also permitted:  Contractor servicews;  Industrial use, light;  Special wholesale;  Warehouse;  roperty legally described as Lot G and Lot H, Sections 112 and 112A, Esquimalt Distrtict, Plan
(30) (31) (32) (33) On pr EPP88 (34)	the following uses are also permitted:  Contractor servicews;  Industrial use, light;  Special wholesale;  Warehouse;  roperty legally described as Lot G and Lot H, Sections 112 and 112A, Esquimalt Distrtict, Plan 8774 (2371 City7 Gate Boulevard and 780 McCallum Road) the following uses are also permitted:
(30) (31) (32) (33) On pr EPP88 (34)	the following uses are also permitted:  Contractor servicews;  Industrial use, light;  Special wholesale;  Warehouse;  roperty legally described as Lot G and Lot H, Sections 112 and 112A, Esquimalt Distrtict, Plan 8774 (2371 City7 Gate Boulevard and 780 McCallum Road) the following uses are also permitted:  Automobile rental and sale, minor;
(30) (31) (32) (33) On preperson (34) Resid	Contractor servicews; Industrial use, light; Special wholesale; Warehouse; roperty legally described as Lot G and Lot H, Sections 112 and 112A, Esquimalt Distrtict, Plan 8774 (2371 City7 Gate Boulevard and 780 McCallum Road) the following uses are also permitted: Automobile rental and sale, minor;

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(37) Townhouse.

## 6.53B.02 Height of Principal Use Buildings

No townhouse may exceed a height of three storeys.

### 6.53B.03 Setbacks

- (1) No building or structure may be located:
  - (a) Within 2 m (6.6 ft) of any lot line that abuts a highway; or
  - (b) Within 6 m (19.7 ft) of any lot line that abuts a lot in a Residential Zone or Multiple Residential Zone.
- (2) Despite Article 6.53B.03(1), townhouses may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
  - (b) Within 5.5 m (18 ft) of any rear lot line; or
  - (c) Within 1.2 m (3.9 ft) of any **interior side lot line**; or
  - (d) Within 3.5 m (11.5 ft) of any exterior side lot line.

## 6.53B.04 Density of Development

- (1) There may not be any development on any parcel of land that does not have access to a **highway**, and where a parcel of land has access to a **highway** there may not be more than one **dwelling unit** or more than 150 m<sup>2</sup> (1,614.6 ft<sup>2</sup>) of non-residential **gross floor area** in the MUE2 Zone.
- (2) Despite Article 6.53B.04(1), there may be more than one **dwelling unit**, but not more than 300 **dwelling units**, and more than 150 m<sup>2</sup> (1,614.6 ft<sup>2</sup>) of non-residential **gross floor area**, but not more than 14,000 m<sup>2</sup> (150,694.8 ft<sup>2</sup>) of non-residential **gross floor area** in the MUE2 Zone if the owner of the land proposed to be developed has entered into an agreement with the City of Langford, to the satisfaction of Council, to provide to the City:
  - (a) 16,200 m<sup>2</sup> (4 ac) of land in a block form and location to the satisfaction of the Director of Planning; and either
  - (b) \$1,500,000 towards the City's General Amenity Reserve Fund; OR
  - (c) An amenity **building** on this site to the satisfaction of the Director of Planning, with a certified construction value of \$1,000,000 and \$500,000 towards the City's General Amenity Reserve Fund; and either
  - (d) \$500,000 toward the City's General Amenity Reserve Fund for this site; OR
  - (e) Arts and cultural structure(s) on this site to the satisfaction of the Director of Planning with a certified construction value of \$500,000.

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- (3) Despite Articles 6.53B.04(1) and (2) there may be more than 300 **dwelling units** or more than 14,000 m² (150,694.8 ft²) of non-residential **gross floor area** in the MUE2 Zone, if the owner of the land proposed to be developed provides to the City a traffic impact assessment that analyzes the impact of development proposed beyond 300 **dwelling units** and 14,000 m² (150,694.8 ft²) of non-residential **gross floor area** on the surrounding road network, and has entered into an agreement with the City of Langford with regards to required road dedication and off-site traffic improvements recommended by the traffic impact assessment, as well as full frontage improvements to Subdivision and Development Servicing Bylaw No. 1000 standards, all to the satisfaction of the Director of Engineering.
- (4) Under no circumstances may the density of development within the MUE2 Zone exceed a **floor** area ratio of 6.0.

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# Section 6.53C - Mixed-Use Employment 3 (MUE3) Zone

(Replaced by Bylaw No. 1885)

## 6.53C.01 Permitted Uses

(1) With those portions of lands identified as 'Area 1' on the zone map attached as Schedule 'AM' the following uses and no others are permitted:

Resta	urant, Retail, and Other Service Commercial Uses
(1)	Animal hospital in enclosed buildings;
(2)	Auction;
(3)	Automobile dealership;
(4)	Business support service;
(5)	Car wash;
(6)	Equipment sales, service, repair and rental, minor;
(7)	Film production studio;
(8)	Financial institution;
(9)	Catering;
(10)	Gasoline service station;
(11)	Fitness centre;
(12)	Household equipment and appliance service and repair;
(13)	Hotel;
(14)	Licensed premises;
(15)	Liquor store;
(16)	Medical clinic;
(17)	Office;
(18)	Personal service establishment;
(19)	Pet daycare;

(20)	Restaurants, drive-thru;
(21)	Retail store;
<u>Gene</u>	ral Uses
(22)	Accessory buildings and uses;
(23)	Accessory unenclosed storage;
(24)	Temporary construction and real estate marketing office;
(25)	Uses permitted by Section 3.01 of this Bylaw;
Busin	ess and Technology Uses
(26)	Electronics sales, service, and manufacturing;
(27)	Research and development facility;
(28)	Educational, cultural, and recreational uses;
(29)	Community care facility;
(30)	Cultural facility;
(31)	<b>Group daycare</b> subject to Section 3.26.02;
(32)	Recreation facility, indoor;
(33)	Recreation facility, outdoor;
(34)	School;
Resid	lential Uses
(35)	Apartment;
(36)	Assisted living;
(37)	Caretaker dwelling unit;
(38)	Home occupation subject to Section 3.09;
(39)	Townhouse;
(40)	<b>Manufactured home</b> and <b>modular housing</b> , subject to the Manufactured Home Park (RH1) Zone.

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- (2) Within those portions of the lands identified as 'Area 2' on the zone map attached as Schedule 'AM', the following uses and no other are permitted:
  - (1) Apartment;
  - (2) Townhouse;
  - (3) Manufactured home and modular housing, subject to the Manufactured Home Park (RH1) Zone.
- (3) Notwithstanding Section 6.53C.01(2), those portions of the lands identified as 'Area 2' on the zone map attached as Schedule 'AM' are permitted the uses under Section 6.53C.01(1) if no manufactured home or modular housing exists within any lot on 'Area 2'.

## 6.53C.02 Height of Principal Use Buildings

No townhouse may exceed a height of three storeys.

## 6.53C.03 Setbacks

- (1) No building or structure may be located:
  - (a) Within 2 m (6.5 ft) of any lot line that adjoins a highway;
  - (b) Within 6 m (20 ft) of any lot line that adjoins a lot in a Residential or Multiple Residential Zone;
- (2) Notwithstanding subsection 6.53C.03(1), no **townhouse** may be located:
  - (a) Within 3 m (9.8 ft) of any front lot line, nor within 5.5 m (18 ft) of a portion of a building comprising of an attached garage;
  - (b) Within 5.5 m (18 ft) of any rear lot line;
  - (c) Within 1.5 m (5 ft) of an interior side lot line;
  - (d) Within 3.5 m (11.5 ft of any interior side lot line;

## 6.53C.04 Density of Development

- (1) There may not be any development on any parcel of land that does not have access to a highway, and where a parcel of land has access to a highway there may not be more than one residential **dwelling unit** or more than 150 m<sup>2</sup> (1,615 ft<sup>2</sup>) of non-residential gross floor area in the Mixed-Use Employment 3 (MUE3) Zone;
- (2) Notwithstanding subsection 6.53C04(01), there may be more than one residential **dwelling unit**, and more than 150 m<sup>2</sup> (1,615 ft<sup>2</sup>) of non-residential gross floor area in Area 1 of Schedule

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'AM' for the Mixed-Use Employment 3 (MUE3) Zone, if the owner of the land proposed to be built up on has:

- (a) Provided to the City of Langford, to the satisfaction of Council:
  - i. A minimum of 4.0 hectares of land in a form and location to the satisfaction of the Director of Planning; and
  - ii. Land dedication, or the registration of a non-disturbance covenant, of any additional lands within Area 1 of the Schedule 'AM' that a qualified professional determines needs to be protected, as per their analysis of the development permit areas.
- (3) Notwithstanding subsection 6.53C.04(1), there may be more than one residential dwelling unit, and more than 150 m2 (1,615 ft2) of non-residential gross floor area in Area 2 of Schedule 'AM' for the Mixed-Use Employment Centre (MUE3) Zone, if the owner of the land proposed to be built upon has:
  - Provided, to the satisfaction of Council: (a)
    - i. An amenity building with a minimum gross floor area of 93 m<sup>2</sup> (1,000 ft<sup>2</sup>) within the mobile home park for the use of the residents of the mobile home park, designed to the satisfaction of the Director of Planning; and
    - ii. Land dedication, or the registration of a non-disturbance covenant, of any additional lands within Area 2 of Schedule 'AM' that a qualified professional determines needs to be protected, as per their analysis of the development permit areas.
  - (b) Maintained a minimum of 40 manufactured home or modular housing units within
- (4) Under no circumstances may the density of development within the MUE3 Zone exceed a floor area ratio of 6:1.
- (5) Notwithstanding Section 6.53C.04(3), there may not be more than 78 manufactured or modular homes within 'Area 2' on the zone map attached as Schedule 'AM' nor may the density of any non-manufactured/modular homes exceed 50 units per hectare (20 units per acre) without implementing recommendations of a Traffic Impact Assessment that ensures vehicular movements are at an acceptable level of operational capacity.

### 6.53C.05 General

The relevant regulations of Part 3 of this Bylaw apply.

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# Section 6.53D - Mixed-Use Employment 4 (MUE4) Zone

(Replaced by Bylaw No. 1893)

### **Permitted Uses** 6.53D.01

(1) The following uses and no others are permitted in the Mixed-Use Employment 4 (MUE4) Zone:

- **Commercial Uses** Animal hospital in enclosed buildings; (a) (b) Automobile dealership; (c) Business support service; Equipment sales, service, repair and rental, minor; (d) Film production studio; (e) (f) Financial institutional; (g) Catering; Fitness centre; (h) Household equipment and appliance service and repair; (i) (j) Hotel; (k) Licensed premises; (I) Liquor store; (m) Medical clinic;
  - Office; (n)
  - Personal service establishment; (o)
  - (p) Pet daycare;
  - (q) Restaurants, excluding drive-through;
  - Retail store; (r)

## **General Uses**

- (s) Accessory buildings and uses;
- Accessory unenclosed storage; (t)
- Uses permitted by Section 3.01 of this Bylaw; (u)

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## **Business and Technology Uses**

- (v) Electronic sales, service, and manufacturing;
- (w) Research and development facility;
- (x) Educational, cultural, and recreational uses;
- (y) Community care facility;
- (z) **Group daycare** subject to Section 3.26.02;
- (aa) School;

## **Residential Uses**

- (bb) Apartment;
- (cc) Assisted living;
- (dd) Caretaker dwelling unit;
- (ee) Home occupation subject to Section 3.09; and
- (ff) Townhouse.

## 6.53D.02 Height of Principal Use Buildings

No townhouse may exceed a height of three storeys.

## 6.53D.03 Setbacks

- (1) No building or structure may be located:
  - (a) Within 2 m (6.5 ft) of any **lot line** that adjoins a **highway**;
  - (b) Within 4 m (13.1 ft) of any **lot line** that adjoins a lot in a Residential or Multiple Residential Zone;
- (2) Despite article 6.53D.03(1), no **townhouse** may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of a **front lot line**;
  - (b) Within 5.5 m (18 ft) of any rear lot line;
  - (c) Within 1.5 m (5 ft) of an interior side lot line;
  - (d) Within 3.5 m (11.5 ft) of any exterior side lot line.

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## 6.53D.04 Density of Development

- (1) There may not be any development on any parcel of land that does not have access to a **highway**, and where a parcel of land has access to a **highway** there may not be more than one residential dwelling unit or more than 150 m<sup>2</sup> (1,614.6 ft<sup>2</sup>) of non-residential **gross floor area** in the MUE4 Zone;
- (2) Despite article 6.53D.04(1), there may be more than one residential **dwelling unit**, and more than 150 m<sup>2</sup> (1,614.6 ft<sup>2</sup>) of non residential **gross floor area** in the MUE4 Zone, if the owner of the land proposed to be built upon pays to the City of Langford:
  - (a) \$250,000 by December 1, 2020, or prior to the issuance of the first Residential Building Permit, whever is first; and
  - (b) \$250,000 by June 1, 2021, or 180 days from the issuance of the first Residential Building Permit, whichever is first; and
  - (c) \$250,000 by December 1, 2021, or 365 days from the issuance of the first Residential Building Permit, whichever is first; and
  - (d) \$250,000 by June 1, 2022, or 545 days from the issuance of the first Residential Building Permit, whichever is first; and
  - (e) \$712.50 per dwelling unit in excess of 515 units in the MUE4 Zone towards the General Amenity Reserve Fund; and
  - (f) \$10.75 per m<sup>2</sup> (\$1.00 per ft<sup>2</sup>) of gross floor area per commercial and/or business development towards the General Amenity Reserve Fund; and
  - (g) \$750 per dwelling unit on the 1<sup>st</sup> to 4<sup>th</sup> storeys of the building towards the Affordable Housing Reserve Fund; and
  - (h) \$375 per dwelling unit on the 5<sup>th</sup> and 6<sup>th</sup> storeys of the building towards the Affordable Housing Reserve Fund; and
  - (i) \$187.50 per dwellingunit on the 7<sup>th</sup> storey or higher of the building towards the Affordable Housing Reserve Fund.
- (3) Under no circumstances may the density of development within the MUE4 Zone exceed a **floor** area ratio of 6:1.

## 6.53D.05 General

The relevant regulations of Part 3 of this Bylaw apply.

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# Section 6.54 – Belmont Market and Residences (C10) Zone

The intent of the C10 Zone is to accommodate a wide range of uses appropriate for the development of an urban area while promoting a pedestrian orientation.

## 6.54.01 Permitted Uses

The fo	ollowing <b>uses</b> and no others are permitted in the C10 Zone:
(1)	Accessory buildings and structures, subject to Section 3.05;
(2)	Apartment;
(3)	Apartment, senior citizens;
(4)	Assisted living;
(5)	<b>Bakery</b> , not exceeding 350 m <sup>2</sup> (3,767.4 ft <sup>2</sup> ) of <b>gross floor area</b> ;
(6)	Catering;
(7)	Car wash;
(8)	Charitable facility;
(9)	Community care facility;
(10)	Community garden;
(11)	Cultural facility;
(12)	Film production studio;
(13)	Financial institution;
(14)	Financial institution, drive-through;
(15)	Fitness centre;
(16)	Gasoline service station;
(17)	<b>Group daycare</b> , with a maximum capacity of 100 children on the property legally described as Lot 1, Section 75, Esquimalt District, Plan EPP75724, PID No. 030-357-951, (3030 Merchant Way)"
(18)	Home occupation, subject to Section 3.09;
(19)	Hotel;

(21) Medical Clinics and accessory related commercials uses;

(20) Licensed premises;

(22)	Office;
(23)	Personal service establishment;
(24)	Preschool;
(25)	Recreation facility, indoor;
(26)	Recreation facility, outdoor;
(27)	Research and development facility;
(28)	Restaurant;
(29)	Retail store;
(30)	School;
(31)	Shopping centre;
(32)	Townhouse;

- (33) Training and education facility;
- (34) Uses accessory to a principal use permitted in this Zone;
- (35) Uses permitted by Section 3.01 of this Bylaw; and
- (36) Veterinary practice, in enclosed buildings.

## 6.54.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 15.2 m (49.9 ft) or a **lot depth** less than 34 m (111.5 ft) may be created by subdivision.
- (3) Despite Articles 6.54.02(1) and (2), a **lot** with a **lot area** no less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) and a **lot** width no less than 5 m (16.4 ft) may be created by subdivision in the C10 Zone for a **townhouse** use.

## 6.54.03 Density of Development

- (1) There may not be more than  $92.9 \text{ m}^2$  (1,000 ft<sup>2</sup>) of commercial **gross floor area** or more than three **dwelling units** in the C10 Zone as a whole.
- (2) Despite Article 6.54.03(1), there may be more than 92.9 m<sup>2</sup> (1,000 ft<sup>2</sup>) of commercial **gross floor** area and more than three **dwelling units** in the C10 Zone as a whole, if the owner of the land proposed to be built upon has:
  - (a) Provided to the City of Langford a contribution of \$2,500,000 towards the General Amenity Reserve Fund;

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- (b) Entered into an agreement with the City of Langford with regards to required road dedication, off-site traffic improvements, and development servicing requirements, including the construction of full frontage improvements to Bylaw No. 1000 standards, to the satisfaction of the Director of Engineering;
- (c) Entered into a reciprocal access agreement to allow vehicles and pedestrians to move between those adjacent properties legally described as Lot A, Section 75, Esquimalt District, Plan VIP77807 (3061 Jacklin Road) and Lot 1, Sections 75 and 76, Esquimalt District, Plan EPP37564 (3143 Jacklin Road).
- (3) Provided that the provisions of Article 6.54.03(2) have been met, the maximum density permitted is as follows:
  - On lots with a lot area greater than 30,000 m<sup>2</sup> (322,917.3 ft<sup>2</sup>), the floor area ratio may not (c) exceed 1.0; and
  - On lots with a lot area of 30,000 m<sup>2</sup> (322,917.3 ft<sup>2</sup>) or less, the floor area ratio may not (d) exceed 5.0.

### 6.54.04 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 90%.

### 6.54.05 **Height and Size of Principal Use Buildings**

No building or structure may exceed a height of 10 storeys.

### 6.54.06 **Setbacks**

No **building** or **structure** may be located:

- (1) Within 2 m (6.6 ft) of any lot line that abuts a highway; or
- Within 6 m (19.7 ft) of any lot line that abuts the Galloping Goose Trail. (2)

### 6.54.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the C10 Zone:

- (2) A landscape and screening area not less than 1 m (3.3 ft) in width containing a decorative fence together with decorative planting of not less than 1.8 m (5.9 ft) in height must be provided along all lot lines separating the lot from any Residential or Multiple Residential Zone; and
- (3) Despite Article 6.54.07(1), no landscape and screening area is required along interior side lot lines that abut a lot within the C10 Zone.

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# Section 6.56 - Mixed-Use Residential Commercial Zone (MU2) Zone

The intent of the MU2 Zone is to provide a mix of residential uses and commercial uses to create a vibrant transition between the Core Downtown Commercial Area and other nearby uses.

## 6.56.01 Permitted Uses

The f	ollowing <b>uses</b> and no others are permitted in the MU2 Zone:
(1)	Accessory buildings and structures, subject to Section 3.05;
(2)	Apartment;
(3)	Catering;
(4)	Charitable facility;
(5)	Community garden;
(6)	Cultural facility;
(7)	Film production studio;
(8)	Financial institution;
(9)	Fitness centre;
(10)	Group daycare, subject to Subsection 3.26.02;
(11)	Home occupation, subject to Section 3.09;
(12)	Hotel;
(13)	Licensed premises;
(14)	<b>Liquor store,</b> subject to Article 6.53.03(4);
(15)	Medical Clinics and accessory related commercials uses;
(16)	Office;
(17)	Personal service establishment;
(18)	Preschool;
(19)	Recreation facility, indoor;
(20)	Restaurant;
(21)	Retail store;

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(22) School, not in conjunction with any residential use;

- (23) Shopping centre;
- (24) Training and education facility;
- (25) **Uses accessory** to a **principal use** permitted in this **Zone**;
- (26) Uses permitted by Section 3.01 of this Bylaw; and
- (27) Veterinary practice.

### 6.56.02 **Subdivision Lot Requirements**

- (1) No lot having a lot area less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision, except that lots abutting Goldstream Avenue, between Jacklin and Millstream Streets, must be no less than 4,000 m<sup>2</sup> (1 ac) in **lot area**.
- (2) No lot having a lot width less than 15.2 m (49.9 ft) may be created by subdivision.
- No lot having a lot depth less than 34 m (111.5 ft) may be created by subdivision. (3)

### 6.56.03 Regulations for use

- (4) Unenclosed storage is not permitted. Outdoor seating areas and the outdoor display of goods for retail sale are permitted as accessory uses.
- (5) All above-ground dwelling units in a building with a mix of residential uses and non-residential uses must be provided with a separate entrance at ground level, except where the building consists of all residential uses.
- All accessory buildings and uses must be located to the rear of the building accommodating the (6) principal use. in no case may accessory buildings exceed a height of 4 m (13.1 ft) and accessory buildings and uses may not cover a total of more than 10% of the lot area.
- (7) A liquor store is not a permitted use if the property on which it is located as less than 800 m<sup>2</sup> (2,624.7 ft<sup>2</sup>) from another **liquor store** or retail wine store **use**.

### 6.56.04 **Density of Development**

- (1) Except as provided in Articles 6.56.04(2) and (3) below, the floor area ratio may not exceed 0.3, and in no case may it exceed 5.0.
- (2) The floor area ratio may exceed 0.3, but in no case may it exceed 5.0, if the owner provides 75% of the parking spaces required by this Bylaw in an underground or completely enclosed parking structure, in addition to meeting the requirements in Article 6.56.04(3) below.
- (3) Despite Article 6.56.04(1), on land whose legal description is set out in Table AD, the density of development may exceed a floor area ratio of 0.3 to a maximum of 5.0 if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.

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### 6.56.05 **Lot Coverage**

- (1) Lot coverage of all buildings and structures may not exceed 90%.
- (2) Where a rooftop garden or terrace is provided, the lot coverage of all buildings and structures may be increased to 100%.

### 6.56.06 **Height and Size of Principal Use Buildings**

No building or structure may have a height less than two storeys or exceed a height of 15 storeys. (Bylaw No. 1858)

### 6.56.07 **Setbacks**

No **building** or **structure** may be located:

- (1) Within 1.2 m (3.9 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line that abuts an area designated Neighbourhood in the Official Community Plan; or
- (3) Within 1.2 m (3.9 ft) of any exterior side lot line; or
- (4)Within 7.5 m (24.6 ft) of any rear lot line that abuts an area designated Neighbourhood in the Official Community Plan.

### 6.56.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the MU2 Zone:

- (1) A landscape and screening area not less than 1 m (3.3 ft) in width containing a decorative fence together with decorative planting of not less than 1.8 m (5.9 ft) in height must be provided along all lot lines separating the lot from any Residential or Multiple Residential Zone; and
- (2) Despite Article (1) above, no landscape and screening area is required along interior side lot lines that abut a lot in the MU2 Zone.

### 6.56.09 **Parking**

In addition to the regulations contained in Part 4 of this Bylaw, the following requirements apply to parking and loading in the MU2 Zone:

- (1) At least 75% of all required residential parking spaces shall be provided as underground parking or enclosed within the building envelope; and
- (2) Parking is only permitted on the ground level of any building if the building area extends along the length of the front and exterior side yard setback areas and the parking spaces are located behind these portions of the building.

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# Section 6.57 - City Centre (CC1) Zone

(Bylaw No. 1904)

The intent of the City Centre Zone is to allow for high-density development that must include a residential component as the primary use within a building.

## 6.57.01 Permitted Uses

The following uses and no others are permitted in the CC1 Zone:

(1) Accessory uses, buildings, and/or structures; (2) Apartment; (3) Apartment, senior citizens; (4) Assisted living; (5) Bakery; (6) Catering; Charitable facility; (7) **Cultural facility**; (8) (9) Fitness centre; (10) Group daycare, in accordance with Section 3.26.02; (11)Home occupation in accordance with Section 3.09; (12) Hotel; (13) Library; (14) Licensed premises; (15) Liquor store; (16) Medical clinics; (17) Office; (18) Personal service establishment; (19) Pet daycare; (20)Pet grooming; (21)Place of worship; (22) Public assembly and entertainment uses;

(27) Training and education facility;

(23) Pre-school;

Restaurant;

Retail store;

(26) Townhouses;

(24)

(25)

- (28) Veterinary practice;
- (29) Uses permitted by Section 3.01 of this Bylaw.

## 6.57.02 Subdivision Lot Requirements

(1) No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (0.49 ac) may be created by subdivision in the CC1 Zone.

## 6.57.03 Regulations for Use

- (1) Residential units on the ground floor must have individual at grade access;
- (2) Residential uses must not share an entrance, vestibule, or hallway with a non-residential use;
- (3) No **lot** with a **lot area** less than 1,400 m<sup>2</sup> (0.35 ac) or a **frontage** less than 37 m (121 ft) may be used for any use other than a **Townhouse use**;
- (4) Despite article 6.57.03(3), an apartment is a permitted use on land legally described as Lot 6, Section 5, Esquimalt District, Plan 7089, Except Part in Plan 7619, PID No. 000-028-533 (2749 Jacklin Road).

## 6.57.04 Regulations for Townhouse Use

(1) A Townhouse use is subject to the regulations of the RT1 Zone and not the regulations of this Zone.

## 6.57.05 Density of Development

- (1) Except as provided in article 6.57.05(2) the **floor area ratio** may not exceed 0.3;
- (2) Despite articfle 6.57.05(1), on land whose legal description is set out in Table 1 of Schedule AD, the **floor area ratio** may be increased to 5.0 if the owner of the land proposed to be developed:
  - (a) Pays to the Citry the amount specified in Column 4 of Table 1 of Schedule AD, prior to the issuance of a building permit to construct on the site; and
  - (b) Provides at least 100 m² (1,076 ft²) or 5% of the lot area, whichever is greater, as **common outdoor amenity space**; and
  - (c) Incorporates a minimum active building frontage of 80%.

## 6.57.06 Height

(1) No **building** or **structure** may exceed a **height** of 6 storeys. (Bylaw No. 1919)

## 6.57.07 Setbacks

- (1) No portion of a **building** or **structure two storeys or less** in **height** may be located:
  - (a) Within 2 m (6.6 ft) of any front or exterior side lot line;
  - (b) Within 3 m (9.8 ft) of any **interior side** or **rear lot line**;

- (2) No portion of a building or structure three storeys or greater in height may be located:
  - Within 4 m (13 ft) of an exterior or front lot line; (a)
  - (b) Within 3 m (9.8 ft) of any interior side or rear lot line;
  - (c) Despite article 6.57.06(2)(a), where a building or structure greater than six storeys in height has a building façade with a horizontal plane greater than 20 m (65.6), a minimum 30% of the façade must be setback an additional 1 m (3.3 ft) from the established setback.

### 6.57.08 **Parking**

In addition to the regulations contained in Part 4 of this Bylaw, the following regulations apply to parking and loading in the CC1 Zone:

- No unenclosed surface parking spaces may be located with 3 m (9.8 ft) of a lot line abutting a (1) highway;
- (2) Parking stalls located adjacent to a highway must be screened by a building containing an active use, which may include commercial or residential units;
- Surface parking stalls may be located adjacent to an interior side or rear lot line when screened (3) by a fence no less than 1.8 m (6 ft) in height and by a landscaping strip no less than 3 m (9.8 ft) in width.

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# Section 6.58 – City Centre Pedestrian (CCP) Zone

(Bylaw No. 1919)

The intent of the City Centre Pedestrian Zone is to create a pedestrian focused, vibrant city centre by allowing for high-desnity, commercial, and mixed-use residential commercial developments within the central downtown core.

## 6.58.01

Dorm	itted U	lcoc		
Perm	ittea o	362		
(1)	Within those portions of th lands identified as "Area 1" on the CCP Zone map attack Schedule "R", the following <b>uses</b> and no others are permitted:			
	(a)	When	located on the ground floor of a <b>building</b> :	
		(i)	Accessory uses, buildings, and/or structures;	
		(ii)	Bakery;	
		(iii)	Cultural facility;	
		(iv)	Financial institution;	
		(v)	Fitness centre;	
		(vi)	Hotel;	
		(vii)	Library;	
		(viii)	Licensed premises;	
		(ix)	Liquor store;	
		(x)	Personal service establishment;	
		(xi)	Public assembly and entertainment uses;	
		(xii)	Restaurant;	
		(xiii)	Retail store;	
		(xiv)	Pet grooming;	
		(xv)	Uses permitted by Section 34.01 of this Bylaw.	
	(b)	When	located above the ground floor of a <b>building</b> :	
		(i)	Catering;	

(ii)

(iii)

Charitable facility;

Group daycare, subject to Section 3.26.02;

as

		(v)	Office;
		(vi)	Place of worship;
		(vii)	Preschool;
		(viii)	Training and education facility;
		(ix)	Uses permitted by article 6.58.1(1).
	(c)	Wher	located above the third storey of a <b>building</b> :
		(i)	Apartment;
		(ii)	Apartment, senior citizens;
		(iii)	Assisted living
		(iv)	Home occupation, subject to Section 3.09;
	(v)		Uses permitted by article 6.58.1(1) and (2).
(2)			e portions of the lands identified as "Area 2" on the CCP Zone map attached as ", the following <b>uses</b> and no others are permitted:
	(a)	When	located on the ground floor of a <b>building:</b>
		(i)	Uses permitted by articles 6.58.01(1)(a) and (1)(b);
	(b)	Wher	located above the ground floor of a <b>building</b> :
		(i)	<b>Uses</b> permitted by articles 6.58.01(1)(a), (1)(b), and (1)(c).
Subdi	vision	Lot Re	quirements
(1)	No <b>lot</b> having a <b>lot area</b> less than 2,000 m <sup>2</sup> (0.49 acres) may be created by subdivision in the CCP Zone.		
Regul	ations	for Us	e e
(1)	Commercial units on the ground floor must have individual at grade access;		
(2)	Resid	ential (	uses must not share an entrance, vestibule, or hallway with a non-residential use;

(iv)

(3)

6.58.02

6.58.03

Medical clinic;

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used for any **use** other than a **Commercial** use.

No lot with a lot area less than 1,400 m<sup>2</sup> (0.35 acres) or a frontage less than 37 m 121 ft) may be

### 6.58.04 **Density of Development**

- (1) Except as provided in article 6.58.04(2) the floor area ratio may not exceed 0.3;
- (2) Despite article 6.58.04(1), on land whose legal description is set out in Table 1 of Schedule AD, the **floor area ratio** may be increased to 6.0 if the owner of the land proposed to be developed:
  - (a) Pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to the issuance of a building permit to construct on the site; and
  - (b) Provides at least 100 m<sup>2</sup> (1,076 ft<sup>2</sup>) or 5% of the lot area, whichever is greater, as **common** outdoor amenity space; and
  - (c) Incorporates a minimum active building frontage of 80%.

### 6.58.05 Height

No building or structure on land whose legal description is set out in Table 1 below may exceed (1)the height specified in column 2:

## Table 1

1. Legal Description	2. Maximum Permitted Height	

### 6.58.06 **Setbacks**

- (1) No portion of a building or structure 2 storeys or less in height may be located:
  - (a) Within 2 m (6.6 ft) of any front or exterior side lot line;
  - Within 3 m (9.8 ft) of any interior side or rear lot line; (b)
- (2) No portion of a **building** or **structure 3 storeys or greater** in **height** may be located:
  - (a) Within 4 m (13 ft) of an exterior or front lot line;
  - (b) Within 3 m (9.8 ft) of any interior side lot line, nor within 5 m (16.4 ft) of any interior side lot line adjoining a lot zoned to permit a building 4 or more storeys in height;
  - (c) Within 3 m (9.8 ft) of any rear lot line, nor within 5 m (16.4 ft) of any interior side or rear lot line adjoining a lot zoned to permit a building 4 or more storeys in height;
  - (d) Despite article 6.58.05(2)(a), where a building or structure greater than 6 storeys in height has a building façade with a horizontal plane greater than 20 m (65.6 ft), a minimum 30% of the façade must be setback an additional 1 m (3.3 ft) from the established setback.

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### 6.58.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following regulations shall apply to landscape screening in the CCP Zone:

(1) A landscape and screening area not less than 1.0 m (3.3 ft) in width containing a decorative fence of not less than 1.8 m (5.9 ft) in height, together with decorative planting, must be provided along all lot lines separating the lot from any **Residential** or **Multiple Residential Zone**.

### 6.58.08 **Parking**

In addition to the regulations contained in Part 5 of this Bylaw, the following regulations apply to parking and loading in the CCP Zone:

(1) No unenclosed surface parking spaces may be located within 3 m (9.8 ft) of a lot line abutting a highway unless screened by a building containing an active use.

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(Bylaw No. 1919)

The intent of the CC2 Zone is to allow for medium-density multi-family residential development in neighbourhoods outside of the central downtown core.

## 6.59.01 Permitted Uses

The following uses and no others are permitted in the CC2 Zone;

- (1) Accessory uses, buildings, and/or structures;
- (2) Apartment;
- (3) Apartment, senior citizens;
- (4) Assisted living;
- (5) **Home occupation** in accordance with Section 3.09;
- (6) Townhouses;
- (7) Uses permitted by Section 3.01 of this Bylaw.

## 6.59.02 Subdivision Lot Requirements

(1) No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (0.49 acres may be created by subdivision in the CC2 Zone.

## 6.59.03 Regulations for Use

- (1) Residential units on the ground floor must have individual at grade access;
- (2) No **lot** with a **lot area** less than 1,400 m<sup>2</sup> (0.35 acres) or a **frontage** less than 37 m (121 ft) may be used for any **use** other than a **Townhouse use**.

## 6.59.04 Regulations for Townhouse Use

(1) A **Townhouse use** is subject to the regulations of the RT1 Zone and not the regulations of this **Zone**.

## 6.59.05 Density of Development

- (1) Except as provided in article 6.59.05(2) the **floor area ratio** may not exceed 0.3;
- (2) Despite article 6.59.05(1), on land whose legal description is set out in Table 1 of Schedule AD, the **floor area ratio** may be increased to 3.0 if the owner of the land proposed to be developed:
  - (a) Pays to the City the amount specified in Column 4 of Table 1 of Schedule AD, prior to the issuance of a building permit to construct on the site; and

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- (b) Provides at least 100 m<sup>2</sup> (1,076 ft<sup>2</sup>) or 5% of the lot area, whichever is greater, as **common** outdoor amenity space; and
- (c) Incorporates a minimum active building frontage of 80%.

### 6.59.06 Height

(1) No **building** or **structure** may exceed a **height** of 4 storeys.

#### 6.59.07 **Setbacks**

- (1) No portion of a **building** or **structure** may be located:
  - (a) Within 2 m (6.6 ft) of any front or exterior side lot line;
  - (b) Within 3 m (9.8 ft) of any interior side lot line, nor within 5 m (16.4 ft) of any interior side lot line adjoining a lot zoned to permit a building 4 or more storeys in height;
- (c) Within 3 m (9.8 ft) of any rear lot line.

### 6.59.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following regulations shall apply to landscape screening in the CC2 Zone:

A landscape and screening area not less than 1.0 m (3.3 ft) in width containing a decorative fence of not less than 1.8 m (5.9 ft) in height, together with decorative planting, must be provided along all lot lines separating the lot from any Residential or Multiple Residential Zone.

### 6.59.09 **Parking**

In addition to the regulations contained in Part 5 of this Bylaw, the following regulations apply to parking and loading in the CC2 Zone:

(1) No unenclosed surface parking spaces may be located within 3 m (8.8 ft) of a lot line abutting a highway unless screened by a building containing an active use.

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# Section 6.60 - Business Park 1 (BP1 - Millstream Road West) Zone

The intent of the BP1 Zone is to provide for light industrial and servie based commercial uses with limited ancillary retail uses.

## 6.60.01 Permitted Uses

The following <b>uses</b> and no others are p	permitted in the BP1 Zone:
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- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Animal hospital, in enclosed buildings;
- (3) Auction;
- (4) Automobile parts and accessories sales and repair;
- (5) Automobile repair and service facility, minor;
- (6) Bakery;
- (7) Building and lumber supply store;
- (8) Business support service;
- (9) Carpentry shop;
- (10) Commercial nursery and greenhouse;
- (11) Contractor service;
- (12) Electronics sale, service, repair and rental, minor;
- (13) Equipment sales, service, repair and rental, minor;
- (14) Garden centre and feed supply store;
- (15) Film production studio;
- (16) Fitness centre;
- (17) Funeral parlour;
- (18) Household equipment and appliance service and repair facility;
- (19) Industrial use, light;
- (20) Machine shop;
- (21) Mini-storage facility;
- (22) Medical Clinics and accessory related commercials uses;

- (23) Office;
- One caretaker dwelling unit, in conjunction with another principal use permitted in this Zone; (24)
- (25)Pet daycare;
- (26)Recreation facility, indoor, with a minimum gross floor area of 1,395 m<sup>2</sup> (15,015.7 ft<sup>2</sup>);
- (27)Recycling depot;
- Recycling facility, subject to Section 3.14; (28)
- (29)Rental of goods and equipment, excluding automobiles, large automobiles or recreational vehicles;
- (30)Research and development facility;
- Restaurant, limited to a maximum of 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area; (31)
- Restaurant, drive-through, limited to a maximum of 200 m² (2,152.8 ft²) of gross floor area; (32)
- (33)Retail store, as an accessory use limited to a maximum of 20% of the gross floor area occupied by a principal commercial use;
- (34)Training and education facility;
- (35)Unenclosed storage, subject to Section 3.13;
- (36)Uses accessory to a principal use permitted in this Zone; and
- (37) Uses permitted by Section 3.01 of this Bylaw.

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## 6.60.02 Further Use Regulations

- (1) On land legally described as Lot 12, Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP62067 Road Only; Lot E, Sections 111 and 112, Esquimalt District, Plan VIP67382, except Plan VIP67385; Amended Lot 13 (DD 226266-I), Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP65946; and Amended Lot 14 (DD 2262627I), Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP65946 the following uses, in addition to those described in Subsection 6.60.01, are permitted:
  - (a) Assisted living;
  - (b) Charitable facility;
  - (c) Cultural facility;
  - (d) Financial institution;
  - (e) Hotel;
  - (f) Licensed premises;
  - (g) Personal service establishment, accessory to a hotel or assisted living use;
  - (h) Restaurant, not exceeding a maximum of 465 m<sup>2</sup> (5,005.2 ft<sup>2</sup>) of gross floor area;
  - (i) **Retail store**, with a minimum gross floor area of 697 m<sup>2</sup> (7,502.5 ft<sup>2</sup>);
  - (j) **Retail store**, selling furniture and home furnishings with a minimum **gross floor area** of 465 m<sup>2</sup> (5,005.2 ft<sup>2</sup>);
- (2) Despite any other regulation in Section 6.60, the following uses are prohibited on land legally described as Lot 12, Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP62067 Road Only; Lot E, Sections 111 and 112, Esquimalt District, Plan VIP67382, except Plan VIP67385; Amended Lot 13 (DD 226266-I), Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP65946; and Amended Lot 14 (DD 226267I), Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP65946:
  - (a) Household equipment and appliance service and repair facility;
  - (b) Industrial use, light;
  - (c) Machine shop; and
  - (d) **Retail store**, as an **accessory use** limited to a maximum of 20% of the **gross floor area** occupied by a business.

## 6.60.03 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 2,000 m² (21,527.8 ft²) may be created by subdivision.
- (2) No lot having a lot width less than 25 m (82 ft) may be created by subdivision.

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## 6.60.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

## 6.60.05 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of 12 m (39.4 ft).
- (2) On land legally described as Amended Lot 13 (DD 226266-I), Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP65946; and Amended Lot 14 (DD 226267I), Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP65946 the **height** of **principal use buildings** may not exceed the lesser of 15 m (49.2 ft), and four storeys.
- (3) On land legally described as Lot 12, Sections 111 and 112, Esquimalt District, Plan 6252, except part in Plan VIP62067 Road Only; Lot E, Sections 111 and 112, Esquimalt District, Plan VIP67382, except Plan VIP67385; the **height** of **principal use buildings** may not exceed the lesser of 15 m (49.2 ft), and four storeys.

## 6.60.06 Setbacks

No building or structure may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line that does not abut a lot in a Commercial Zone, Industrial Zone, or Business Park Zone; or
- (3) Within 6 m (19.7 ft) of any **interior side lot line** that does not **abut** a **lot** in a **Commercial**, **Industrial**, or **Business Park Zone**, or an area in a **Comprehensive Development Zone** where the **principal use** permitted is commercial, business park or industrial; or
- (4) Within 7.5 m (24.6 ft) of any **rear lot line** except that no Setback is required from a **rear lot line** that **abuts** a **lot** in a **Commercial Zone**, **Industrial Zone**, or **Business Park Zone**; or
- (5) Within 6 m (19.7 ft) of any **exterior side lot line**.

## 6.60.07 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the BP1 Zone.

- (1) A continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along the developed portion of each lot which abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a Building or for viewing shop windows.
- (2) Except in those portions where a **building abuts** a **lot line**, a continuous **landscape and screening area** not less than 2.5 m (8.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in **height** together with decorative planting must be provided along all **lot lines** which do not **abut** a **lot** in a **Commercial**, **Business Park** or **Industrial Zone**.

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# Section 6.61 – Special Wholesale (W1) Zone

The intent of the W1 Zone is to accommodate large-scale retail of commercial goods.

## 6.61.01 Permitted Uses

The following **uses** and no others are permitted in the W1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) **Accessory office**, subject to Article 6.61.02(1);
- (3) **Accessory retail store**, subject to Article 6.61.02(2);
- (4) Financial institution;
- (5) Gasoline service station;
- (6) One accessory dwelling unit;
- (7) Special wholesale;
- (8) Uses accessory to a principal use permitted in this **Zone**;
- (9) Uses permitted by Section 3.01 of this Bylaw; and
- (10) Warehouse.

## 6.61.02 Floor Area Limitations

- (1) Accessory offices may not exceed 20% of the gross floor area of the building in which they are located.
- (2) Accessory retail stores may not exceed 30% of the gross floor area of the building in which they are located.

## 6.61.03 Height and Size of Principal Use Buildings

The maximum height of any building is 12 m (39.4 ft).

## 6.61.04 Minimum Lot Area Requirement

The minimum **lot area** of any **lot** created by subdivision is 2 ha (4.9 ac), except for Lot D as shown on Schedule "C" in which case the minimum **lot area** is 0.9 ha (2.3 ac).

## 6.61.05 Setbacks

No building or structure may be located:

(1) Within 7.5 m (24.6 ft) of any front lot line; or

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- (2) Within 7.5 m (24.6 ft) of any rear lot line or a distance equivalent to the height of the building on the lot that is nearest to the rear lot line, whichever is greater; or
- (3) Within 3 m (9.8 ft) of any side lot line.

### 6.61.06 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 50%.

### 6.61.07 Landscaping

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the W1 Zone:

- (1) A landscaped area as identified on the plan labelled as Schedule "D" shall be provided of not less than 5 m (16.4 ft) from all abutting residentially designated lands including a minimum 1.8 m (5.9 ft) high solid fence; and
- (2) A continuous landscape and screening area not less than 2 m (6.6 ft) wide shall be provided along the developed portion of each side of the lot which abuts a highway. The landscaping shall have a **height** of not less than 1.5 m (4.9 ft) and may include a decorative fence.

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# Section 6.62 - Large Format Business (W2) Zone

The intent of the W2 Zone is to promote specific quidelines for an individual location and development.

## 6.62.01 Permitted Uses

The following **uses** and no others are permitted in the W2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory office;
- (3) Office supply store, with a minimum gross floor area of 1,858 m<sup>2</sup> (19,999.3 ft<sup>2</sup>);
- (4) Uses accessory to a principal use permitted in this Zone; and
- (5) Uses permitted by Section 3.01 of this Bylaw.

## 6.62.02 Floor Area Limitations

Accessory offices may not exceed 20% of the gross floor area of the building in which they are located.

## 6.62.03 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 12 m (39.4 ft).

## 6.62.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

## 6.62.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 3 m (9.8 ft) or any side lot line; or
- (3) Within 7.5 m (24.6 ft) of any **rear lot line** or a distance equivalent to the **height** of the closest **building** on the **lot**, whichever is greater.

## 6.62.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, a **landscape and screening area** not less than 4 m (13.1 ft) wide shall be provided along the developed portion of each side of a **lot** that **abuts** a **highway**. The landscaping shall have a **height** of not less than 1.5 m (4.9 ft) and may include a decorative fence.

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# Section 6.63 - Business Park 2 (BP2 - Sooke Road) Zone

The intent of the BP2 Zone is to accommodate large-scale industrial equipment and associated infrastructure in such a fashion to control industrial sprawl.

## 6.63.01 Permitted Uses

The following **uses** and no others are permitted in the BP2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory unenclosed storage, subject to Section 3.13;
- (3) Automobile repair and service facility, major;
- (4) Building and lumber supply store;
- (5) Equipment sale, service, repair and rental facility, minor;
- (6) Industrial use, light;
- (7) Mini-storagefacility;
- (8) Medical Clinics and accessory related commercials uses;
- (9) Office;
- (10) Recycling facility, subject to Section 3.14;
- (11) Rental of goods and equipment, excluding automobiles, large automobiles and recreational vehicles;
- (12) Uses accessory to a principal use permitted in this Zone;
- (13) Uses permitted by Section 3.01 of this Bylaw; and
- (14) Warehouse.

## 6.63.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (21,527.8 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 25 m (82 ft) may be created by subdivision.

## 6.63.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

## 6.63.04 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 12 m (39.4 ft).

### 6.63.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line that does not abut a lot in a Commercial Zone, Industrial Zone, or Business Park Zone; or
- (3) Within 6 m (19.7 ft) of any **interior side lot line** that does not **abut** a **lot** in a **Commercial**, **Industrial**, or **Business Park Zone**, or an area in a **Comprehensive Development Zone** where the **principal use** permitted is commercial, business park or industrial; or
- (4) Within 10 m (32.8 ft) of any rear lot line except that the setback from a rear lot line that abuts a lot in a Commercial Zone, Industrial Zone, or Business Park Zone may be reduced to nil; or
- (5) Within 6 m (19.7 ft) of any exterior side lot line.

## 6.63.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, a continuous landscape and screening area not less than 3 m (9.8 ft) wide, or a continuous landscape and screening area not less than 2.5 m (9.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting, must be provided along the developed portion of each lot which abuts a highway or a property in an Agricultural, Residential, or Institutional Zone. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows.

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# Section 6.63A - Business Park 2A (BP2A - Sooke Road West) Zone

The intent of the BP2A Zone is to accommodate small-scale industrial activity and infrastructure.

## 6.63A.01 Permitted Uses

The following uses and no others are permitted in the BP2A Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory unenclosed storage, subject to Section 3.13;
- (3) Animal hospital, in enclosed buildings;
- (4) Automobile parts and accessories sale, installation and repair facility;
- (5) Automobile rental and sale facility, major;
- (6) Automobile rental and sale facility, minor;
- (7) Automobile repair and service facility, major;
- (8) Automobile repair and service facility, minor;
- (9) Automobile towing and storage facility;
- (10) Bakery;
- (11) Building and lumber supply store;
- (12) Business support service;
- (13) Car wash;
- (14) Carpentry shop;
- (15) Catering;
- (16) Commercial nursery and greenhouse;
- (17) Concrete plant;
- (18) Contractor service;
- (19) Crematorium;
- (20) Equipment sales, service, repair and rental facility, minor;
- (21) Film production studio;
- (22) Financial institution;
- (23) Financial institution, drive-through;
- (24) Fitness centre;
- (25) Garden centre and feed supply store;

(26) Gasoline service station; (27) (Deleted by Bylaw No. 1888); (28) (Deleted by Bylaw No. 1890); (29) **Group daycare**, subject to Subsection 3.26.02; (30) Green energy and heat production; (31)Household equipment and appliance service and repair facility; Industrial use, general; (32) (33) Industrial use, light; (34)Licensed premises; (35)Mini-storage facility; (36)Medical Clinics and accessory related commercials uses; (37) Office; One caretaker dwelling unit, in conjunction with other principal uses permitted in this Zone; (39) Recycling depot; (40)**Recycling facility**, subject to Section 3.14; Rental of goods and equipment, excluding automobiles, large automobiles and recreational vehicles; (42)Research and development facility; (43) Restaurant; (44)Restaurant, drive-through; Retail store, limited to a maximum of 25% of the gross floor area of the building in which it is (45) (46)Retail store, on lands shown as "Business Park 2A – Sooke Road West" on the BP2A Zone Map on Schedule SW: School, on lands shown as "Business Park 2A – Sooke Road West" on the BP2A Zone Map on Schedule SW; (48)Uses accessory to a principal use permitted in this Zone;

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Uses permitted by Section 3.01 of this Bylaw;

Veterinary practice, in enclosed buildings; and

(49)

(50)

(51) Warehouse.

## 6.63A.02 Further Use Regulations

Despite any other part of Section 6.63A, the following uses are expressly prohibited on those lands shown as "Business Park 2A – Sooke Road West" on the BP2A Zone Map on Schedule SW:

- Gravel and aggregate processing and sale; and
- Retail sale, rental and repair of motorcycles, automobiles, trucks, boats, recreational vehicles, (2) manufactured homes, farm machinery and small industrial equipment such as skid steer loaders, heavy industrial equipment and heavy trucks (i.e. greater than 2,700 gf of GVW) and parts and accessories thereof.

## 6.63A.03 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,000 m<sup>2</sup> (0.3 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 7 m (23 ft) may be created by subdivision.

## 6.63A.04 Density of Development

The maximum lot area for any lot containing buildings and structures that comprise less than 10% lot coverage shall be 1,000 m<sup>2</sup> (0.3 ac).

### 6.63A.05 Lot Coverage

Lot coverage of all buildings and structures may not exceed 60%.

### 6.63A.06 Height and Size of Principal Use Buildings

- (1) No building may exceed four storeys in height.
- (2) No structure may exceed a height of 15 m (49.2ft).

# 6.63A.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 4.5m (14.8 ft) of any lot line that abuts Sooke Road; or
- (2) Within 3 m (9.8 ft) of any other lot line that abuts a Highway;

## 6.63A.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, a continuous landscape and screening area not less than 3 m (9.8 ft) wide, or a continuous landscape and screening area not less than 2.5 m (8.2 ft) in width containing a fence not less than 1.8 m (5.9 ft) in height together with decorative planting, must be provided along the developed portion of each lot which abuts a highway or a property in an Agricultural, Residential, or Institutional Zone. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows.

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# Section 6.64 – Business Park 1A (BP1A – Millstream Road East) Zone

The intent of the BP1A Zone is to provide for a mix of multi-family residential, small lot residential and business park commercial uses, with commercial uses limited to an aggregate total gross floor area of 27,870  $m^2$  (299,990.2  $ft^2$ ) within the Zone as a whole, and with smaller retail stores (less than 697  $m^2$  (7,502.5  $ft^2$ ) and restaurants being limited as part of this aggregate total commercial gross floor area.

## 6.64.01 Permitted Uses

- (1) The following **uses** and no others are permitted within that portion of the BP1A Zone identified as "Area A Commercial", "Area C Commercial and/or Multi-Family Residential" and "Area E Amenity" on the BP1A map attached as Schedule "T":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Animal hospital, in enclosed buildings;
  - (c) Automobile parts and accessories sale, installation and repair facility;
  - (d) Business support service;
  - (e) Car wash;
  - (f) Cultural facility;
  - (g) **Electronics sale, service and manufacturing**, which shall be considered a commercial **use** for the purposes of the regulations in Section 6.64;
  - (h) Financial institution;
  - (i) Financial institution, drive-through;
  - (j) Fitness centre;
  - (k) Home occupation, subject to Section 3.09 and in conjunction with an apartment;
  - (I) Medical Clinics and accessory related commercials uses;
  - (m) Office;
  - (n) Personal service establishment;
  - (o) Restaurant;
  - (p) Restaurant, drive-through;
  - (q) Retail sale of wine, on land legally described as Lot 10, Section 111 and 112, Esquimalt District, Plan VIP79770 (2401 Millstream Road) and subject to Subsection 6.64.08;
  - (r) Retail store;
  - (s) Uses accessory to a principal use permitted in this Zone;
  - (t) Uses permitted by Section 3.01 of this Bylaw; and
  - (u) In addition to the foregoing uses, apartment uses are also permitted within that portion of the BP1AZone identified as "Area C – Commercial and/or Multi-Family Residential" on the BP1A map attached as Schedule "T".

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- (2) The following uses and no others are permitted within that portion of the BP1A Zone identified as "Area B Multi-Family Residential", "Area C Commercial and/or Multi-Family Residential" and "Area E Amenity" on the BP1A map attached as Schedule "T":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) **Apartment**;
  - (c) **Dwelling, one-family**;
  - (d) **Dwelling, two-family**, subject to Section 3.07;
  - (e) **Home occupation**, subject to Section 3.09;
  - (f) Townhouse;
  - (g) Uses accessory to a principal use permitted in this Zone; and
  - (h) Uses permitted by Section 3.01 of this Bylaw.
- (3) The following **uses** and no others are permitted within that portion of the BP1A Zone identified as "Area D Single Family Residential" and "Area E Amenity" on the BP1A map attached as Schedule "T":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Dwelling, one-family;
  - (c) **Home occupation**, subject to Section 3.09;
  - (d) Uses accessory to a principal use permitted in this Zone; and
  - (e) Uses permitted by Section 3.01 of this Bylaw.
- (4) **Mini-storage facilites**, and no other **uses**, are permitted on lands that are not shown shaded on Schedule "T".

## 6.64.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 25 m (82 ft) may be created by subdivision.
- (3) No land shall be subdivided unless the gross floor area and lot coverage limits established by this Bylaw are distributed among the lots being created, such that the limits for the Zone as a whole will not be exceeded if each lot being created by subdivision is developed to its full potential, and the limits are made applicable to each lot by amendment of this Bylaw or by covenant under Section 219 of the Land Title Act.

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## 6.64.03 Lot Coverage

- (1) The **lot coverage** of all **buildings** and **structures** within that portion of the BP1A Zone identified as Schedule "T" as a whole shall not exceed 50%.
- (2) The lot coverage of all buildings and structures on an individual lot may not exceed 75%.
- (3) The **lot coverage** of all **buildings** and **structures** within that portion of the BP1A Zone legally described as Lot 1, Section 109, Esquimalt District, Plan 15552 Except Part in Plan VIP71965 (667 Redington Avenue), shall not exceed 75%.

## 6.64.04 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** for a commercial **use** may exceed a height of 13.7 m (45 ft).
- (2) No **building** or **structure** for a multi-family **residential use**, or a mixed commercial and multi-family **residential use** may exceed a height of 18.3 m (60 ft).

## 6.64.05 Density of Development

- (1) The total combined **gross floor area** of all commercial **buildings** within that portion of the BP1A Zone identified of Schedule "T", shall not exceed 27,870 m<sup>2</sup> (299,990.2 ft<sup>2</sup>).
- (2) The total combined gross floor area of retail stores with individual gross floor areas less than 464.5 m² (5,000 ft²) is limited to a maximum of 7,432 m² (79,997.4 ft²) for the entire BP1A Zone as a whole.
- (3) **Restaurants** shall not exceed a total combined **gross floor area** of 2,787 m<sup>2</sup> (29,999 ft<sup>2</sup>) in the BP1A Zone as a whole.
- (4) Offices shall not exceed a total combined gross floor area of 2,230 m<sup>2</sup> (24,003.5 ft<sup>2</sup>) in the BP1A Zone as a whole.
- (5) The floor area ratio of any multi-family residential building is limited to a maximum of 1.5.
- (6) The combined gross floor area of all buildings on that portion of the BP1A Zone legally described as Lot 1, Section 109, Esquimalt District, Plan 15552 Except Part in Plan VIP71965 (667 Redington Avenue) shall not exceed 8,500 m² (91,493.2 ft²).
- (7) **Personal service establishments** shall not exceed a **gross floor area** of 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>) within a single unit.
- (8) **Personal service establishments** shall not exceed a total combined **gross floor area** of 743 m<sup>2</sup> (7,997.6 ft<sup>2</sup>) in the BP1A Zone as a whole.

## 6.64.06 Setbacks

- (1) No **building** or **structure** may be located:
  - (a) Within 3 m.0 (9.8 ft) of Millstream Road, McCallum Road and any residential lot whose **automobile** access is off Redington Avenue or Skedans Road; or

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- (b) Within 4.5 m (14.8 ft) of Sunshine Terrace or Treanor Avenue, except that the minimum setback is 3 m (9.8 ft) where automobile access to the dwelling is provided by way of a rear lane or access route in a bare land strata plan and all parking is located at the rear of the dwelling and no portion of a building comprising an attached garage or carport may be located within 5.5 m (18 ft) of Sunshine Terrace or Treanor Avenue.
- (2) Despite any other regulation in this Section, no building or structure on a lot less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) in **lot area** may be located:
  - (a) Within 1.2 m (3.9 ft) of any interior side lot line; or
  - (b) Within 3 m (9.8 ft) of any exterior side lot line; or
  - (c) Within 6 m (19.7 ft) of any rear lot line; and
  - (d) Within 1.5 m (4.9 ft) of any statutory right-of-way registered in favour of the City of Langford paralleling Millstream Road.
- (3) Despite any other regulation in this Section, no building or structure containing a multi-family residential use may be located:
  - Within 3 m (9.8 ft) of any interior side lot line; or (a)
  - (b) Within 7.5 m (24.6 ft) of any exterior side lot line; or
  - (c) Within 3 m (9.8 ft) of any rear lot line.

#### 6.64.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the BP1AZone:

- A continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along the developed portion of each lot that abuts a highway except that on lots developed with residential uses only, the landscape and screening area shall be not less than 1 m (3.3 ft) in width. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows; and
- (2) Except in those portions where a building abuts a lot line, a continuous landscape and screening area not less than 2.5 m (8.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along all lot lines abutting a lot that is not in a Commercial, Business Park or Industrial Zone.

#### 6.64.08 **Retail Sale of Wine**

The retail sale of wine is not a permitted use if the property on which it is located is less than 800 m (2,624.7 ft) from another liquor store or retail wine store use.

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# Section 6.65 - Business Park 3 (BP3 - Amy Road) Zone

The intent of the BP3 Zone is to accommodate small-scale industry in close proximity to a residential area.

### 6.65.01 Permitted Uses

The following **uses** and no others are permitted in the BP3 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Automobile parts and accessories sale, installation and repair facility;
- (3) Automobile rental and sale facility, major; (Bylaw No. 1953)
- (4) Automobile rental and sale facility, minor; (Bylaw No. 1953)
- (5) Automobile repair and service facility, major; (Bylaw No. 1953)
- (6) Automobile repair and service facility, minor; (Bylaw No. 1953)
- (7) Bakery;
- (8) Building and lumber supply store;
- (9) Business support service;
- (10) Carpentry shop;
- (11) Catering; (Bylaw No. 1953)
- (12) Contractor service;
- (13) Electronics sale, service and manufacturing;
- (14) Equipment sales, service, repair and rental facility, minor;
- (15) Film production studio;
- (16) Fitness centre; (Bylaw No. 1953)
- (17) Funeral parlour;
- (18) Household equipment and appliance service and repair facility;
- (19) Industrial use, general; (Bylaw No. 1953)
- (20) Industrial use, light;
- (21) Licensed premises;
- (22) Machine shop;
- (23) Mini-storage facility;
- (24) Medical Clinics and accessory related commercials uses;
- (25) Office;
- (26) One **caretaker dwelling unit**, in conjunction with and **accessory** to a **principal use** permitted in this **Zone**;
- (27) Recycling depot;
- (28) Recycling facility, subject to Section 3.14;

- (29) Rental of goods and equipment, excluding automobiles, large automobiles and recreational vehicles:
- (30) Research and development facility;
- (31) Restaurant, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area per lot;
- (32) **Retail store**, as an **accessory use** not exceeding 20% of the **gross floor area** occupied by a business;
- (33) Transportation terminal;
- (34) Unenclosed storage, subject to Section 3.13;
- (35) Uses accessory to a principal use permitted in this Zone;
- (36) Uses permitted by Section 3.01 of this Bylaw; and
- (37) Warehouse.

## 6.65.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,500 m<sup>2</sup> (16,145.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 25 m (82 ft) may be created by subdivision.

# 6.65.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 60%.

## 6.65.04 Height and Size of Principal Use Buildings

No building or structure may exceed a height of two storeys.

# 6.65.05 Setbacks

No building or structure may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any **interior side lot line** that does not **abut** a **lot** in a **Commercial**, **Industrial**, or **Business Park Zone**, or an area in a **Comprehensive Development Zone** where the **principal use** permitted is commercial, business park or industrial; or
- (3) Within 10 m (32.8 ft) of any rear lot line except that no setback is required from a rear lot line that abuts a lot in a Commercial, Industrial, or Business Park Zone; or
- (4) Within 6 m (19.7 ft) of any exterior side lot line.

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# 6.65.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, where the Setback is 1 m (3.3 ft) or more, a continuous **landscape and screening area** not less than 1 m (3.3 ft) wide containing a decorative fence not less than 1.8 m (5.9 ft) in **height** together with decorative planting, must be provided along the developed portion of each **lot** which **abuts** a property in an **Agricultural**, **Residential**, or **Institutional Zone**. This **landscape and screening area** may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a **building** or for viewing shop windows.

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# Section 6.66 - Business Park 4 - Millstream Road North (BP4) Zone

The intent of the BP4 Zone is to accommodate a wide range of commercial-scale industry.

## 6.66.01 Permitted Uses

The following **uses** and no others are permitted within the BP4 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory unenclosed storage, subject to Section 3.13;
- (3) Asphalt plant;
- (4) Automobile parts and accessories Sale, Installation and Repair Facility;
- (5) Automobile rental and sale facility, major;
- (6) Automobile rental and sale facility, minor;
- (7) Automobile repair and service facility, major;
- (8) Automobile repair and service facility, minor;
- (9) Automobile towing and storage facility;
- (10) Building and lumber supply store;
- (11) Carpentry shop;
- (12) Commercial nursery and greenhouse;
- (13) Concrete plant;
- (14) Contractor service;
- (15) Crematorium;
- (16) **Dwelling, one-family**, on **lots** with a **lot width** of at least 16 m (52.5 ft);
- (17) Equipment sales, service, repair and rental facility, major;
- (18) Equipment sales, service, repair and rental facility, minor;
- (19) Film production studio;
- (20) Garden centre and feed supply store;
- (21) Gravel processing;
- (22) **Home occupation**, subject to Section 3.09;
- (23) Household equipment and appliance service and repair facility;
- (24) Industrial use, general;
- (25) Machine shop;
- (26) Medical Clinics and accessory related commercials uses;
- (27) Mini-storage facility;
- (28) Office;
- (29) One caretaker dwelling unit, in conjunction with a principal use permitted in this Zone;

- Recycling facility, subject to Section 3.14; (30)
- (31) Restaurant;
- (32) Uses accessory to a principal use permitted in this Zone; and
- (33) Uses permitted by Section 3.01 of this Bylaw.

#### 6.66.02 **Subdivision Lot Requirements**

- (1) No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- Despite Article 6.66.02(1), a lot having a lot area of not less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) and not (2) more than 599 m² (6,447.6 ft²) may be created by subdivision if the front lot line abuts Millstream Road.

#### 6.66.03 **Lot Coverage**

The lot coverage of all buildings and structures within the BP4 Zone as a whole shall not exceed 50%.

#### 6.66.04 **Height and Size of Principal Use Buildings**

- (1) No building for a commercial, business park or industrial use may exceed a height of three storeys.
- (2) No one-family dwelling may exceed a height of 9 m (29.5 ft).

### 6.66.05 **Density of Development**

- (1) The **floor area ratio** for all business park **uses** shall not exceed 1.0.
- (2) Under no circumstance may there be more than one one-family dwelling on a lot, nor a combination of a one-family dwelling and any other permitted use other than a home occupation.

## 6.66.05.1 Setbacks

No **building** or **structure** may be located within 3 m (9.8 ft) of Millstream Road.

## 6.66.05.2 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, a continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along the developed portion of each lot that abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows.

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# Section 6.67 – Langford Business and Technology Park (BT1) Zone

The intent of the BT1 Zone is to provide for predominantly technology related business and industry in a business park setting for the purpose of maximizing job creation and business development opportunities.

#### 6.67.01 **Permitted Uses**

The following **uses** and no others are permitted in the BT1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Apartment, subject to the regulations and density bonus provisions of the RM7A Zone, on the lots legally described as Lot G, Section 99, Esquimalt District, Plan EPP20282 (2757 Leigh Road) and Lot F, Section 99, Esquimalt District, Plan EPP20282 (2763 Leigh Road);
- (3) **Business support service**;
- (4) Contractor service;
- (5) Dwelling, one-family, which may contain a secondary suite within the one-family dwelling or a garden suite or carriage suite in accordance with Section 3.08, on land legally described as Lot 7, Section 99, Esquimalt District, Plan 22423 (2792 Leigh Road);
- (6) Electronics sale, service and manufacturing;
- (7) Film production studio;
- (8) Fitness centre;
- (9) **Group daycare**, subject to Subsection 3.26.02;
- (10) Industrial use, light;
- Medical Clinics and accessory related commercials uses; (11)
- (12) **Office**;
- (13) Research and development facility;
- (14) Restaurant, limited to a maximum of 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;
- (15) Retail store, limited to a maximum of 25% of the gross floor area of any building;
- (16) School;
- (17) Training and education facility;
- (18)Uses accessory to a principal use permitted in this Zone; and
- Uses permitted by Section 3.01 of this Bylaw.

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#### 6.67.02 **Regulations of Use for Contractor Service Uses**

Unenclosed storage and parking for vehicles accessory to a contractor service must be located within a rear or interior side yard **setback** area and must be screened from public view.

#### 6.67.03 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 90%.

#### 6.67.04 Setbacks

No building or structure may be located within 6 m (19.7 ft) of any lot line that does not abut a lot in a Commercial, Industrial or Business Park Zone.

#### 6.67.05 **Regulations for One-Family Dwelling Use**

In addition to the other regulations in this Section the following regulations apply to one-family **dwellings** in the BT1 Zone:

- (1) One-family dwellings are prohibited on panhandle lots;
- (2) The lot area for a one-family dwelling may not be less than 750 m<sup>2</sup> (8,072.9 ft<sup>2</sup>);
- No principal building or structure for a one-family dwelling use may be located: (3)
  - (a) Within 6 m (19.7 ft) of any front lot line or rear lot line, unless the structure was in existence on January 1, 2016; or
  - (b) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (c) Within 4.5 m (14.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be within 5.5 m (18 ft) of the exterior side lot line;

#### 6.67.06 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the BT1 Zone:

- (1)A continuous landscape and screening area not less than 1.5 m (4.9 ft) wide must be provided along the developed portion of each lot which abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building;
- (2) A continuous landscape and screening area not less than 1.5 m (4.9 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along all lot lines which do not abut a lot in a Commercial, Business Park or Industrial Zone.

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# Section 6.68 - Business Park 5 (BP5 - McCallum Road South) Zone

The intent of the BP5 Zone is to accommodate and regulate commercial-scale industry.

### 6.68.01 Permitted Uses

The following uses and no others are permitted in the BP5 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Automobile parts and accessories sale, installation and repair facility;
- (3) Contractor service;
- (4) Equipment sales, service, repair and rental facility, minor;
- (5) Industrial use, light;
- (6) Medical Clinics and accessory related commercials uses;
- (7) Office;
- (8) One caretaker dwelling unit, in conjunction with and accessory to a principal use permitted in this Zone;
- (9) **Retail store**, as an **accessory use** limited to a maximum of 20% of the **gross floor ar**ea occupied by a business;
- (10) Unenclosed storage, subject to Section 3.13;
- (11) Uses accessory to a principal use permitted in this Zone; and
- (12) Uses permitted by Section 3.01 of this Bylaw.

# 6.68.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,500 m<sup>2</sup> (16,145.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 25 m (82 ft) may be created by subdivision.

# 6.68.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

# 6.68.04 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 12 m (39.4ft).

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#### 6.68.05 **Setbacks**

No **building** or **structure** may be located:

- (1) Within 3 m (9.8 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line that abuts a Zone where the principal permitted use is residential, unless the building is designed to act as a sound attenuation screen, in which case the minimum setback is 2.5 m (8.2 ft); or
- (3) Within 3 m (9.8 ft) of any exterior side lot line; or
- (4) Within 6 m (19.7 ft) of any rear lot line that abuts a Zone where the principal permitted use is residential, unless the **building** is designed to act as a sound attenuation screen, in which case the minimum setback may be reduced to 2.5 m (8.2 ft).

#### 6.68.06 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the BP5 Zone:

- (1) A continuous landscape and screening area not less than 2 m (6.6 ft) wide shall be provided along the developed portion of each lot which abuts a highway. The landscaping shall have a **height** of not less than 1.5m (4.9 ft) and may include a decorative fence.
- (2) A continuous landscape and screening area not less than 2.5 m (8.2 ft) wide containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along the developed portion of each lot which abuts a property in a Residential Zone. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows.

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# Section 6.69 – Business Park 6 – Gardner Creek (BP6) Zone

The intent of the BP6 Zone is to accommodate a range of commercial-scale industry.

## 6.69.01 Permitted Uses

(1)

The following	uses and no	o others are	nermitted in	the BP6 Zone
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Accessory buildings and structures, subject to Section 3.05;

- (2) Accessory unenclosed storage, subject to Section 3.13 and limited to a maximum of 20% of total lot area;
   (3) Animal hospital, in enclosed buildings;
   (4) Auction;
- (5) Automobile parts and accessories sale, installation and repair facility;
- (6) Automobile rental and sale facility, major;
- (7) Automobile rental and sale facility, minor;
- (8) Automobile repair and service facility, major;
- (9) Automobile repair and service facility, minor;
- (10) Bakery;
- (11) Building and lumber supply store;
- (12) Business support service;
- (13) Carpentry shop;
- (14) Catering;
- (15) Contractor service;
- (16) Electronics sale, servicing and manufacturing;
- (17) Equipment sales, service, repair and rental, minor;
- (18) Film production studio;
- (19) Fitness centre;
- (20) Funeral parlour;
- (21) Garden centre and feed supply store;

- (22) Household equipment and appliance service and repair;
- (23) Industrial use, light;
- (24) Machine shop;
- (25) Mini-storage facility;
- (26) One caretaker dwelling unit, in conjunction with and accessory to a principal use permitted in this Zone:
- (27) Research and development facility;
- (28) Training and education facility;
- (29) Uses accessory to a principal use permitted in this Zone;
- (30) Uses permitted by Section 3.01 of this Bylaw;
- (31) Warehouse; and
- (32) Welding shop.

## 6.69.02 Subdivision Lot Requirements

No **lot** having a **lot area** less than 90 m<sup>2</sup> (695.8 ft<sup>2</sup>) may be created by subdivision.

## 6.69.03 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of two storeys.

# 6.69.04 Setbacks

- (1) No **building** or **structure** may be located:
  - a) Within 1.5 m (4.9 ft) of the northernmost boundary of the BP6 Zone; or
  - b) Within 1.5 m (4.9 ft) of Millstream Road; or
  - c) Within 3 m (9.8 ft) of the southern **lot line** of the property legally described as Lot A, Section 1, Range 3 West, Highland District, Plan 40135 (2312 Millstream Road);
  - d) Within 6 m (19.7 ft) of the westernmost boundary of the property legally described as Lot A, Section 1, Range 3 West, Highland District, Plan 40135 (2312 Millstream Road).
- (2) Despite Clause 6.69.04(1)(a), no **building** or **structure** may be located within 6 m (19.7 ft) of the northernmost boundary of the BP6 Zone, if any portion of that **building** or **structure** is located within 40 m (131.2 ft) of Millstream Road.
- (3) Despite Clause 6.69.04(1)(b), no **setback** from Millstream Road is required on the property legally described as Lot A, Section 1, Range 3 West, Highland District, Plan 40135 (2312 Millstream Road).

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(4) Despite any other clause in this Bylaw, no **building** or **structure** may be located within 1.2 m (4.9 ft) of a **Streamside Protection and Enhancement Area** (SPEA) where the side of the **building** facing the SPEA is fenestrated, or within 0.5 m (1.6 ft) of a SPEA where the side of the **building** facing the SPEA is not fenestrated.

## 6.69.05 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the BP6 Zone:

- (1) A continuous **landscape and screening area** not less than 2 m (6.6 ft) wide must be provided along the developed portion of each **lot** which **abuts** a **highway**. The landscaping shall have a **height** of not less than 1.5 m (4.9 ft) and may include a decorative fence.
- (2) A continuous landscape and screening area not less than 2.5 m (8.2 ft) wide containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along the developed portion of each lot which abuts a property in a Residential Zone. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows.

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# Section 6.69A – Business Park 7 – Henry Eng (BP7) Zone

The intent of the BP7 Zone is to accommodate a wide range of commercial uses near riparian and residential settings.

# 6.69A.01 Permitted Uses

The following **uses** and no others are permitted in the BP7 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory unenclosed storage, subject to Section 3.13 and limited to a maximum of 20% of total lot area;
- (3) Animal hospital, in enclosed buildings;
- (4) Assisted living;
- (5) Auction;
- (6) Automobile parts and accessories sale, installation and repair facility;
- (7) Automobile rental and sale facility, major;
- (8) Automobile rental and sale facility, minor;
- (9) Automobile repair and service facility, major;
- (10) Automobile repair and service facility, minor;
- (11) Bakery;
- (12) Building and lumber supply store;
- (13) Business support service;
- (14) Carpentry shop;
- (15) Catering;
- (16) Charitable facility;
- (17) Commercial nursery and greenhouse;
- (18) Contractor service;
- (19) Cultural facility;
- (20) Electronics sales, service and manufacturing;
- (21) Equipment sales, service, repair and rental, minor;
- (22) Film production studio;
- (23) Financial institution;
- (24) Fitness centre;

(25) Funeral parlour; Garden centre and feed supply store; (26) Household equipment and appliance service and repair; (27)(28) Industrial use, light; (29) Licensed premises; (30)Machine shop; Medical Clinics and accessory related commercials uses; (31)(32) Mini-storage facility; (33) **Office**; One caretaker dwelling unit, in conjunction with and accessory to a principal use permitted in (34)this Zone; (35) Recreation facility, indoor; (36)Recycling depot; Recycling facility, subject to Section 3.14; (37) (38) Research and development facility; Restaurant, limited to a maximum of 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area; (39) (40)Retail store, as an accessory use, limited to a maximum of 20% of the gross floor area occupied by a business; (41) Training and education facility; Uses accessory to a principal use permitted in this Zone; (42)

# 6.69A.02 Subdivision Lot Requirements

(44) Warehouse.

- (1) No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (21,527.8 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 25 m (82 ft) may be created by subdivision.

## 6.69A.03 Lot coverage

(43)

Lot coverage of all buildings and structures may not exceed 60%.

Uses permitted by Section 3.01 of this Bylaw; and

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## 6.69A.04 Height and Size of Principal Use Buildings

- (1) No **building** or **structure** may exceed a **height** of two storeys.
- (2) Despite Article 6.69A.04(1), no building or structure for office use may exceed a height of three storeys.

# 6.69A.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 2 m (6.6 ft) of any lot line; or
- (2) Within 6 m (19.7 ft) of any lot line that abuts a lot in the R2 Zone.

## 6.69A.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the BP7 Zone:

- (1) A continuous landscape and screening area not less than 2 m (6.6 ft) wide shall be provided along the developed portion of each lot which abuts a highway. The landscaping shall have a height of not less than 1.5 m (4.9 ft) and may include a decorative fence.
- (2) A continuous landscape and screening area not less than 2.5 m (8.2 ft) wide containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along the developed portion of each lot which abuts a property in the R2 Zone. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows.

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# Section 6.69B - Business Park 8 - Centre Mountain (BP8) Zone

The intent of the BP8 Zone is to accommodate a wide range of commercial and light industry uses.

### 6.69B.01 Permitted Uses

The following **uses** and no others are permitted in the BP8 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Animal hospital;
- (3) Asphalt plant;
- (4) Auction;
- (5) Automobile and recreational vehicles storage facility;
- (6) Automobile body and paint shop;
- (7) Automobile parts and accessories sale, installation and repair;
- (8) Automobile rental and sale facility, major;
- (9) Automobile rental and sale facility, minor;
- (10) Automobile repair and service facility, major;
- (11) Automobile repair and service facility, minor;
- (12) Automobile towing and storage facility;
- (13) Bakery;
- (14) Building and lumber supply store;
- (15) Bulk oil plant;
- (16) Business support service;
- (17) Campground;
- (18) Car wash;
- (19) Carpentry shop;
- (20) Catering;
- (21) Charitable facility;
- (22) Commercial composting;
- (23) Commercial nursery and greenhouse;
- (24) Community garden;
- (25) Concrete plant;
- (26) Conference and meeting facility;
- (27) Contractor service;
- (28) Crematorium;
- (29) Cultural facility;

- (30) Electronics sales, service and manufacturing;
- (31) Equipment sales, service, repair and rental, major;
- (32) Equipment sales, service, repair and rental, minor;
- (33) Film production studio;
- (34) Financial institution;
- (35) Financinal institution, drive-through;
- (36) Fitness centre;
- (37) Funeral parlour;
- (38) Garden centre and feed supply store;
- (39) Gasoline service station;
- (40) Gasoline service station, cardlock;
- (41) Golf course;
- (42) Golf course, miniature;
- (43) Golf driving range;
- (44) Group daycare, subject to Subsection 3.26.02;
- (45) Gravel processing;
- (46) **Hotel**;
- (47) Household equipment and appliance service and repair;
- (48) Industrial use, general;
- (49) Industrial use, light;
- (50) Licensed premises;
- (51) Liquor store;
- (52) Machine shop;
- (53) Mini-storage facility;
- (54) Medical Clinics and accessory related commercials uses;
- (55) Office;
- (56) Office supply store;
- (57) One **caretaker dwelling unit**, in conjunction with and in addition to any of the other **principal uses** permitted in this **Zone**;
- (58) Parking facility;
- (59) Personal service establishment;
- (60) Pet daycare;
- (61) Recreation facility, indoor;
- (62) Recreation facility, outdoor;
- (63) Recycling depot;

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- (64) Recycling facilty, subject to Section 3.14;
- (65) Rental of goods and equipment, excluding **automobiles**, **large automobiles**, or **recreational vehicles**;
- (66) Research and development facility;
- (67) Restaurant;
- (68) Restaurant, drive-through;
- (69) Retail store;
- (70) **School**;
- (71) Shopping centre;
- (72) Transportation facility;
- (73) Training and education facility;
- (74) Unenclosed storage, subject to Section 3.13;
- (75) Uses accessory to a principal use permitted in this Zone;
- (76) **Uses** permitted by Section 3.01;
- (77) Veterinary practice;
- (78) Warehouse; and
- (79) Welding shop.

## 6.69B.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,000 m<sup>2</sup> (0.25 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 7 m (23 ft) may be created by subdivision.

# 6.69B.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 60%.

# 6.69B.04 Height and Size of Principal Use Buildings

- (1) No **building** may exceed a **height** of four storeys.
- (2) No **structure** may exceed a **height** of 15 m (49.2 ft).

## 6.69B.05 Setbacks

- (1) No **building** or **structure** may be located within 4.5 m (14.8 ft) of any **lot line** that **abuts** a **highway**.
- (2) No **building** or **structure** may be located within 6 m (19.7 ft) of any **lot line** that does not **abut** a **lot** in a **Business Park Zone** or **Industrial Zone**.

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# 6.69B.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following regulations apply to landscape screening in the BP8 Zone:

- (1) A continuous landscape and screening area not less than 2 m (6.6 ft) wide containing a fence, shrub or hedge not less than 1.5 m (4.9 ft) in height, at the time of installation or planting, shall be provided along the developed portion of any lot that abuts a highway; and
- (2) A continuous landscape and screening area not less than 3 m (9.8 ft) wide containing a fence not less than 1.8 m (5.9 ft) in height and decorative planting shall be provided along the developed portion of any lot that does not abut a lot in a Business Park Zone or Industrial Zone.

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# Section 6.69C - Business Park 9 - Millstream Road Northeast (BP9) Zone

(Bylaw No. 1951)

The intent of the BP9 Zone is to accommodate a wide range of business and light industrial uses in enclosed buildings with a controlled number of ancillary uses.

## 6.69C.01 Permitted Uses

- (1) Accessory uses, buildings and structures, subject to Section 3.05;
- (2) Adult day services;
- (3) Animal hospital, in enclosed buildings;
- (4) Auction in enclosed buildings;
- (5) Automobile parts and accessories sale, installation and repair facility;
- (6) Automobile rental and facility, major;
- (7) Automobile rental and facility, minor;
- (8) Automobile repair and service facility, major;
- (9) **Automobile repair and service facility, minor**, whichmay include cleaning and detailing, but excludes an automated, semi-automated or self-serve car wash;
- (10) Bakery;
- (11) Building and lumber supply store, in enclosed buildings;
- (12) Business park office;
- (13) Business support services;
- (14) Cardlock gasoline service station;
- (15) Catering;
- (16) Contractor service in enclosed buildings;
- (17) Cultivation of *cannabis sativa*, manufacturing of derivatives of *cannabis sativa* and wholesale distribution of *cannabis sativa* and derivatives, excluding retail sales, in enclosed buildings;
- (18) Dormitory;
- (19) Electric or hybrid vehicle charging facility;

Equipment sales, service, repair and rental facility, major, in enclosed buildings; (20) Equipment sales, service, repair and rental facility, minor, in enclosed buildings; (21)(22)Film production studio; (23)Financial institution, including drive-through subject to Subsection 6.69C.02(1); Funeral parlour; (24)(25)**Group daycare**, subject to Subsection 3.26.02; (26)Green energy and heat productions; (27)Hotel; (28)Household equipment and appliance service and repair; (29)Industrial use, general, in enclosed buildings; (30)Industrial use, light in enclosed buildings; (31)Licensed premises; (32) Mini-storage in enclosed buildings and specifically excluding the use of metal containers designed and constructed for shipping; unless within an enclosed building; Personal service establishment subject to Subsection 6.69C.02(1); (33) Pet daycare; (34)(35)Recording and broadcast studio; (36)Research and development facility; (37)**Restaurant** subject to Subsection 6.69C.02(1); Retail store, subject to Subsection 6.69C.02(2); (38)Training and education facility in enclosed buildings, which includes student accommodation; (39) Uses permitted by Section 3.01 of this Bylaw; (40)(41) **Veterinary practice**, in enclosed buildings.

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### 6.69C.02 Permitted Uses

- (1) Despite any part of Section 6.69C the combined total gross floor area of all Financial Institutions, Personal Service Establishment, Restaurant and Retail uses in the BP9 (Business Park 9 -Millstream Road Northeast) Zone shall not exceed 7,500 m<sup>2</sup> (70,730 ft<sup>2</sup>);
- (2) Despite any other part of Section 6.69C the combined total gross floor area of all Automobile rental and sale facility, minor uses in the BP9 (Business Park 9 - Millstream Road Northeast) Zone shall not be less than 1,850 m<sup>2</sup> (19,914 ft<sup>2</sup>) and not more than 5,575 m<sup>2</sup> (60,000 ft<sup>2</sup>);
- (3) Despite any other part of Section 6.69C a Hotel use is not permitted in the BP9 (Business Park 9 – Milsltream Road Northeast) Zone unless a Film Production Studio with a combined gross floor area of not less than 1,850 m² (40,300 ft²) also exists in the BP9 (Business Park 9 - Millstream Road Northeast) Zone.

## 6.69C.03 Density of Development

- Except as provided in Article (2), the total combined gross floor area in the BP9 zone may not (1) exceed 100 m<sup>2</sup> (1,076 ft<sup>2</sup>);
- (2) Despite Article 6.69C.03(1) there may be more than 100 m<sup>2</sup> (1,076 ft<sup>2</sup>) of combined gross floor area in the BP9 zone if:
  - a) the owner of the land provides to the City a lot of not less than 32,375 m<sup>2</sup> (8 acres) of land in area, in a location and in a condition that is satisfactory to the City's needs, as determined by its Chief Administrative Officer and subject to the following:
    - i) that the owner has prepared the land to be dedicated to the City to a required elevation to accommodate an indoor recreation facility and associated off-street parking wholly outside of the 200-year floodplain as well as a seasonal playing field which may be within the 200-year floorplain;
    - ii) that the owner has entered into an agreement with the City to provide an access route through the easterly portion of the amenity lot to provide emergency access between the BP9 zone and Goldie Avenue, to the satisfaction of the Chief Administrative Officer;
    - iii) that services, including water, municipal sewer, telecom and gas have been provided to the property line to the satisfaction of the Chief Administrative Officer;
    - iv) that the owner has entered into an agreement with the City to construct a multiuse trail adjacent to the Streamside Protection and Enhancement Area (SPEA) within the amenity area and provide permanent split rail fencing to delineate the SPEA to the satisfaction of the City Parks Manager;

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b) the owner has agreed, by way of a s.219 covenant registered in priority over all other charges and in favour of the City, to enter into license agreement satisfactory to the City in regards to the operation of the racetrack until September 15, 2022;

AND

the owner has paid to the City of Langford \$500,000 as a condition of bylaw adoption; c)

AND

the owner of the land has paid \$750,000 to the City on the earlier of December 30th, 2021 d) or upon confirmation of registration with BC Land Titles (LTO) of Phase 1 of the proposed subdivision of land legally described as Lot A, Sections 2 and 3, Range 3 West, Highland District, Plan VIP53467 Except Plan EPP55578, Lot A, Sections 2 and 3, Range 3 West, Highland District, Plan VIP53467 Except Plans EPP55578 and EPP64255, PID No. 017-612-675, (2207 Millstream Road);

AND

- the owner of the land has paid to the City \$1,250,000 on the earlier of: September 30th, e) 2022 or the date when the racetrack is vacated by the licensed operator and development on that portion of the BP9 zone may occur.
- Under no circumstances may the gross floor area exceed 3.0; (3)

### 6.69C.04 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,000 m<sup>2</sup> (0.3 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 20 m (66 ft) may be created by subdivision.

## 6.69C.05 Lot Coverage

(1) Lot coverage of all buildings and structures may not be less than 20% and may not exceede 80%.

## 6.69C.06 Height and Size of Principal Use Buildings

(1) No structure may exceed a height of 32 m (105 ft).

## 6.69C.07 Setbacks

No building or structure may be located:

- (1) Within 4.5 m (14.8 ft) of any **lot line** that **abuts** a Highway;
- (2) Within 6 m (19.7 ft) of any lot line that does not abut a lot in a Business Park or Industrial Zone.

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## 6.69C.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following regulations apply to landscape screening in the BP9 zone:

- A continuous landscape and screening area not less than 2 m (6.6 ft) wide containing a fence, shrub or hedge not less than 1.5 m (4.9 ft) in height, at the time of installation or planting, shall be provided along the developed portion of any lot that abuts a highway; and
- (2) A continuous landscape and screening area not less than 3 m (9.8 ft) wide containing a fence not less than 1.8 m (5.9 ft) in height and decorative planting shall be provided along the developed portion of any lot that does not abut a lot in a Business Park zone or Industrial zone.

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# Section 6.70 - Light Industrial (M1) Zone

The intent of the M1 Zone is to provide a mix of light industry operations.

### 6.70.01 Permitted Uses

The following uses and no others are permitted in the M1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Accessory automobile parts and accessories sale, installation and repair facility;
- (3) Accessory commercial composting, subject to Section 3.15
- (4) Accessory unenclosed storage, subject to Section 3.13;
- (5) Automobile repair and service facility, major;
- (6) Automobile repair and service facility, minor;
- (7) **Automobile towing and storage facility**, on land legally described as Lot 9, Block F, Sections 88 and 90, Esquimalt District, Plan 1139 (1245 Parksdale Drive);
- (8) **Community care facility,** where the care provided is for adults and where none of those in care, or providing care, reside at the property;
- (9) Equipment sales, service, repair and rental, minor;
- (10) Film production studio;
- (11) **Home occupation**, subject to Section 3.09 and in conjunction with a **caretaker dwelling unit** permitted in this Zone;
- (12) Household equipment and appliance service and repair;
- (13) Industrial use, light;
- (14) One caretaker dwelling unit;
- (15) Skateboard school and related **uses** including manufacturing, retail sale and repair of skateboards, on land legally described as Part 3 of Strata Lot 3, Section 79, Esquimalt District, Strata Plan VIS5358;
- (16) Recycling depot;
- (17) Recycling facility, subject to Section 3.14;
- (18) Restaurant;
- (19) Uses accessory to a principal use permitted in this Zone;

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- (20) Uses permitted by Section 3.01 of this Bylaw; and
- (21) Warehouse, not exceeding 900 m² (9,687.5 ft²) of gross floor area and not used for retail sales.

### 6.70.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,800 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.

### 6.70.03 Prohibited Uses

- (1) The incineration, for salvage purposes, or any goods or materials including, but not limited to **automobiles** or **automobile** parts.
- (2) Refuse and garbage dumps.
- (3) Sawmills, planer mills, fertilizer plants, asphalt plants, refineries, and bulk oil storage plants.
- (4) Uses for which a permit is required under the *Environmental Management Act* or Regulations under that Act, except for **uses** permitted in Articles 6.70.03(2) to (6) inclusive.
- (5) Automobile and recreational vehicle storage, or automobile towing and storage, with the sole exception of the existing vehicle storage facility on the land legally described as Lot A, Section 79, Esquimalt District, Plan 9701 (DD K112776) (979 Dunford Avenue) and Lot 7, Section 79, Esquimalt District, Plan 1512, except that portion in Plan 17412 (1001 Dunford Avenue).
- (6) **Automobile recycling and salvage**, with the sole exception of the existing auto parts facility on the land legally described as Lot 1, Section 79, Esquimalt District, Plan VIP74824 (945 Dunford Avenue).

## 6.70.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

## 6.70.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 12 m (39.4 ft) or three storeys.

## 6.70.06 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any **interior side lot line** that does not **abut** a **Business Park** or **Industrial Zone**; or
- (3) Such that the sum of the **setbacks** from any two **side lot lines abutting** a **lot** in a **Business Park** or **Industrial Zone** is less than 6 m (19.7 ft); or
- (4) Within 6 m (19.7 ft) of any exterior side lot line; or

Zoning Bylaw No. 300 Page M1-2 City of Langford 18 Feb 20 (5) Within 7.5 m (24.6 ft) of any rear lot line that does not abut a lot in a Commercial, Industrial, or Business Park Zone, or an area in a Comprehensive Development Zone where the principal use permitted is commercial, business park or industrial.

#### 6.70.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the M1 Zone.

- (1) A continuous landscape and screening area not less than 2 m (6.6 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building. This landscape and screening area must contain a hedge, shrubs or decorative fence of not less than 1.5 m (4.9 ft) in height.
- (2) Except in those portions where a building abuts a lot line, a continuous landscape and screening area not less than 2.5 m (8.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along all lots lines which do not abut a lot in a Business Park or Industrial Zone.

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# Section 6.71 - General Industrial (M2) Zone

The intent of the M2 Zone is to accommodate and expand on the uses of the M1 and CS3 zones.

### 6.71.01 Permitted Uses

The following uses and no others are permitted in the M2 Zone:

- (1) All of the uses permitted in the CS3 Zone;
- (2) All of the uses permitted in the M1 Zone;
- (3) Crematorium;
- (4) Film production studio;
- (5) **Fitness centre**, on land legally described as Lot 1, Sections 79 and 80, Esquimalt District, Plan VIP51550, Except Parts in Plans VIP66561 and VIP74375 (1060 Henry Eng Place);
- (6) Gasoline service station;
- (7) Gasoline service station, cardlock;
- (8) Gravel processing;
- (9) Industrial use, general;
- (10) **Office**, on land legally described as Lot 1, Section 5, Esquimalt District, Plan 1457 (Orono Avenue);
- (11) Recycling facility, subject to Section 3.14;
- (12) Uses accessory to a principal use permitted in this Zone;
- (13) Uses permitted by Section 3.01 of this Bylaw; and
- (14) Warehouse, with a gross floor area not exceeding 900 m<sup>2</sup> (9,687.5 ft<sup>2</sup>) but excluding retail sales.

# 6.71.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,500 m<sup>2</sup> (0.4 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

## 6.71.03 Prohibited Uses

- (1) The burning of motor vehicles and other things for salvage purposes.
- (2) Refuse and garbage dumps.
- (3) Uses for which a permit is required under the *Environmental Management Act* or Regulations under that Act, except for **uses** permitted in Articles 6.71.03(2) to (5) inclusive.
- (4) Sawmills, planer mills, fertilizer plants, **asphalt plants**, oilrefineries, and bulk oil storage plants.

#### 6.71.04 **Regulations of Use**

Unenclosed storage areas must conform to the regulations in Section 3.13 of this Bylaw.

#### 6.71.05 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 50%.

#### 6.71.06 **Height and Size of Principal Use Buildings**

No building or structure may exceed a height of 12 m (39.4 ft).

#### 6.71.07 **Setbacks**

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line that does not abut a Business Park or Industrial Zone; or
- Within 6 m (19.7 ft) of any exterior side lot line; or (3)
- (4) Within 10 m (32.8 ft) of any rear lot line that does not abut a lot in a Commercial, Industrial, or Business Park Zone, or an area in a Comprehensive Development Zone where the principal use permitted is commercial, business park or industrial.

#### 6.71.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the M2 Zone:

- A continuous landscape and screening area not less than 2 m (6.6 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building. This landscape and screening area must contain a hedge, shrubs or decorative fence of not less than 1.5 m (4.9 ft) in height.
- (2) Except in those portions where a building abuts a lot line, a continuous landscape and screening area not less than 2.5 m (8.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting must be provided along all lots lines which do not abut a lot in a Business Park or Industrial Zone.

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# Section 6.72 - Heavy Industrial (M3) Zone

The intent of the M3 Zone is to accommodate heavy and high impact industrial operations.

## 6.72.01 Permitted Uses

The following **uses** and no others are permitted in the M3 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Asphalt plant;
- (3) Automobile and recreational vehicle storage facility;
- (4) Automobile recycling and salvage;
- (5) Automobile towing and storage facility;
- (6) Bulk oil storage plant;
- (7) **Commercial composting**, subject to Section 3.15;
- (8) Fertilizer plant;
- (9) Film production studio;
- (10) Gravel processing;
- (11) One caretaker dwelling unit;
- (12) Planer mill;
- (13) Recycling facility, subject to Section 3.14;
- (14) Refinery;
- (15) Sawmill;
- (16) Unenclosed storage, subject to Section 3.13;
- (17) Uses accessory to a principal use permitted in this Zone; and
- (18) Uses permitted by Section 3.01 of this Bylaw.

# 6.72.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,500 m<sup>2</sup> (0.4 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

## 6.72.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 50%.

## 6.72.04 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 12 m (39.4 ft).

#### 6.72.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any side lot line; or
- (3) Within 10 m (32.8 ft) of any rear lot line.

## 6.72.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw the following requirements apply to landscape screening in the M3 Zone.

- (1) A continuous landscape and screening area not less than 2 m (6.6 ft) wide must be provided along the developed portion of each side of the lot which abuts a highway. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building. This landscape and screening area must contain a hedge, shrubs or decorative fence of not less than 1.5 m (4.9 ft) in height.
- (2) Except in those portions where a **building abuts** a **lot line**, a continuous **landscape and screening area** not less than 2.5 m (8.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in **height** together with decorative planting must be provided along all **lots line** which do not **abut** a **lot** in a **Business Park** or **Industrial Zone**.

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# Section 6.80 - Neighbourhood Institutional (P1) Zone

The intent of the P1 Zone is to accommodate community and civic operations as well as institutional uses.

#### 6.80.01 Permitted Uses

The following uses and no others are permitted in the P1 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Assisted living;
- (3) Charitable facility;
- (4) Community garden;
- (5) Cultural facility;
- (6) **Group daycare**, subject to 3.26.02;
- (7) One **one-family dwelling**, in conjunction with and in addition to a **principal use** permitted in this **Zone**;
- (8) Place of worship;
- (9) Recreation facility, indoor;
- (10) School;
- (11) Uses accessory to a principal use permitted in this Zone; and
- (12) Uses permitted by Section 3.01 of this Bylaw.

#### 6.80.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.

# 6.80.03 Density of Development

- (1) The **floor area ratio** shall not exceed 1.0.
- (2) Despite Article 6.80.03(1), on land whose legal description is set out in Table 1 of Schedule "AD", the maximum **floor area ratio** is 2.5 if the owner of the land proposed to be developed pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD" prior to the issuance of a Building Permit.

#### 6.80.04 Regulations of Use for a One-Family Dwelling

A one-family dwelling use is subject to the regulations of the R2 Zone.

#### 6.80.05 **Lot Coverage**

- (1) Lot coverage of all buildings and structures may not exceed 40%.
- (2) Despite Article 6.80.05(1), on land legally described as Lot A, Section 81, Esquimalt District, Plan 26335, Except Part in Plan VIP82658 (911 Jenkins Avenue) lot coverage of all buildings and structures may not exceed 45%.

#### 6.80.06 **Height and Size of Principal Use Buildings**

No building or structure may exceed a height of 12 m (39.4 ft).

#### 6.80.07 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot or exterior side lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 10 m (32.8 ft) of any rear lot line.

#### 6.80.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, any parking area must be separated from an abutting highway or Residential, Multiple Residential or Institutional Zone by a landscape and screening area not less than 3 m (9.8 ft) in width.

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# Section 6.80A – Neighbourhood Institutional (P1A) Zone

The intent of the P1A Zone is to accommodate uses that supplement neighbourhood function and engagement.

## 6.80A.01 Permitted Uses

The following **uses** and no others are permitted in the P1A Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Assisted living;
- (3) Community garden;
- (4) Group daycare, subject to Subsection 3.26.02;
- (5) One **one-family dwelling**, in conjunction with a **place of worship**;
- (6) Place of worship;
- (7) School;
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

# 6.80A.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No lot having a lot width less than 16 m (52.5 ft) may be created by subdivision.

#### 6.80A.03 Density of Development

- There may not be more than one place of worship, one accessory office building and one onefamily dwelling in conjunction with a place of worship on a lot in the P1A zone.
- (2) Despite Article 6.80A.03(1), more than one place of worship, one accessory office building and one one-family dwelling in conjunction with a place of worship are permitted on a lot if Irwin Road is connected through to the Westshore Parkway, and this road connection is constructed and functional to the satisfaction of the City Engineer, provided that the gross floor area and lot coverage do not exceed the maximums for the P1A Zone.
- The combined gross floor area of accessory buildings may not exceed 232 m<sup>2</sup> (2,497.2 ft<sup>2</sup>). (3)

#### 6.80A.04 Regulations of Use for a One-Family Dwelling

A **one-family dwelling use** is subject to the regulations of the R2 Zone.

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# 6.80A.05 Regulations of Use for Assisted Living

An assisted living use is subject to the regulations of the RM8 Zone.

## 6.80A.06 Lot Coverage

Lot coverage of all buildings and structures may not exceed 40%.

## 6.80A.07 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 12 m (39.4 ft).

#### 6.80A.08 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 10 m (32.8 ft) of any rear lot line.

# 6.80A.09 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, any parking area must be separated from an abutting highway or Residential, Multiple Residential or Institutional Zone by a landscape and screening area not less than 3 m (9.8 ft) in width.

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# Section 6.80B- Neighbourhood Institutional B (P1B) Zone

The intent of the P1B Zone is to accommodate uses that supplement neighbourhood function and engagement.

#### 6.80B.01 Permitted Uses

The following uses and no others are permitted in the P1B Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Charitable facility;
- (3) Community garden;
- (4) Cultural facility;
- (5) **Dormitory**, as an accessory use;
- (6) Fitness centre;
- (7) Medical Clinics and accessory related commercials uses;
- (8) Office, as an accessory use;
- (9) Uses accessory to a principal use permitted in this Zone; and
- (10) Uses permitted by Section 3.01 of this Bylaw.

## 6.80B.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.

# 6.80B.03 Lot Coverage

**Lot coverage** of all **buildings** and **structures** may not exceed 75%.

#### 6.80B.04 Height and Size of Principal Use Buildings

No building or structure may exceed a height of 12 m (39.4 ft).

#### 6.80B.05 Setbacks

No **building** or **structure** may be located:

- (1) Within 6 m (19.7 ft) of any front lot line; or
- (2) Within 1.5 m (4.9 ft) of any side lot line; or
- (3) Within 4.5 m (14.8 ft) of any rear lot line.

#### 6.80B.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, any parking area must be separated from an **abutting Residential**, **Multiple Residential**, or **Institutional Zone** by a **landscape and screening area** not less than 3 m (9.8 ft) in width.

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# Section 6.81 - Community Institutional (P2) Zone

The intent of the P2 Zone is to accommodate a mix of uses to support civic activities.

#### 6.81.01 Permitted Uses

The following **uses** and no others are permitted in the P2 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Assisted living;
- (3) Charitable facility;
- (4) Community care facility;
- (5) Community garden;
- (6) Cultural facility;
- (7) Equestrian facility;
- (8) **Group daycare**, subject to Subsection 3.26.02;
- (9) Hospital;
- (10) Library;
- (11) Licensed premises, in conjunction with and in addition to a principal use permitted in this Zone;
- (12) One **one-family dwelling**, in conjunction with and in addition to a **principal use** permitted in this **Zone**;
- (13) Parking facility;
- (14) Place of worship;
- (15) Recreation facility, indoor;
- (16) Recreation facility, outdoor;
- (17) School;
- (18) Tourist information centre;
- (19) Uses accessory to a principal use permitted in this Zone; and
- (20) Uses permitted by Section 3.01 of this Bylaw.

## 6.81.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 695 m² (7,480.9 ft²) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.

# 6.81.03 Regulations for Use for a One-Family Dwelling

A **one-family dwelling use** is subject to the regulations of the R2 Zone.

# 6.81.04 Lot Coverage

Lot coverage of all buildings and structures may not exceed 40%.

#### **6.81.05** Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 10 m (32.8 ft) of any rear lot line.

# 6.81.06 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, any parking area must be separated from an **abutting highway** or **Residential**, **Multiple Residential** or **Institutional Zone** by a **landscape and screening area** not less than 3 m (9.8 ft) in width.

# 6.81.07 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 15 m (49.2 ft) or four storeys.

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The intent of the P3 Zone is to accommodate utilities and utility related uses.

#### 6.82.01 Permitted Uses

The following **uses** and no others are permitted in the P3 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Utility;
- (4) Uses accessory to a principal use permitted in this Zone;
- (5) Uses permitted by Section 3.01 of this Bylaw; and
- (6) Works Yard.

## 6.82.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,800 m<sup>2</sup> (0.5 ac) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

#### 6.82.03 Setbacks

- (1) Except as permitted in Article 6.82.03(2), no building or structure may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line or exterior side lot line; or
  - (b) Within 6 m (19.7 ft) of any interior side lot line; or
  - (c) Within 10 m (32.8 ft) of any rear lot line.
- (2) No **building** or **structure** situated on the property legally described as Lot 1, Section 83, Esquimalt District, Plan VIP76810 (3213 Happy Valley Road) may be located within 6 m (19.7 ft) of any **lot line** that is common to a **lot** on which **residential uses** are permitted.

# 6.82.04 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the P3 Zone:

(1) A continuous **landscape and screening area** not less than 2 m (6.6 ft) wide must be provided along the developed portion of each side of the **lot** which **abuts** a **highway**. This landscaping may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a **building**. This **landscape and screening area** must have a **height** of not less than 1.5 m (4.9 ft) or a solid decorative fence of not less than 1.5 m (4.9 ft) must be provided.

(2) Except in those portions where a **building abuts** a **lot line**, screen planting at least 2 m (6.6 ft) high in a strip at least 1.5 m (4.9 ft) wide, or a solid decorative fence at least 2 m (6.6 ft) high must be provided along all **lot lines** separating the developed portion of the **lot** from any **Agricultural**, **Residential**, **Rural Residential**, **Multiple Residential**, **Commercial** or **Institutional Zone** whether such property be separated by a **highway** or not.

# 6.82.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 15 m (49.2 ft) or four storeys.

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# Section 6.83 – Park and Open Space (P4) Zone

The intent of the P4 Zone is to accommodate green space and permit minimal development in association to green and open space.

## 6.83.01 Permitted Uses

The following **uses** and no others are permitted in the P4 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Agricultural fair grounds;
- (3) **Cemetery**;
- (4) Community care facility;
- (5) Community garden;
- (6) Golf course;
- (7) **Group daycare**, subject to Subsection 3.26.02;
- (8) Licensed premises, in conjunction with and in addition to a principal use permitted in this Zone;
- (9) One **one-family dwelling**, in conjunction with and in addition to a **principal use** permitted in this **Zone**;
- (10) Preschool;
- (11) Recreation facility, indoor;
- (12) Recreation facility, outdoor;
- (13) Uses accessory to a principal use permitted in this Zone; and
- (14) Uses permitted by Section 3.01 of this Bylaw.

# 6.83.02 Subdivision Lot Requirements

No **lot** having a **lot area** less than 4 ha (9.9 ac) may be created by subdivision.

#### 6.83.03 Lot Coverage

Lot coverage of all buildings and structures may not exceed 40%.

## 6.83.04 Setbacks

No **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line; or
- (3) Within 10 m (32.8 ft) of any rear lot line.

# 6.83.05 Height and Size of Principal Use Buildings

No **building** or **structure** may exceed a **height** of 15 m (49.2 ft) or four storeys.

# Section 6.85 – Amenity (AM) Zone

The intent of the AM Zone is to accommodate amenities and accessory uses.

## 6.85.01 Permitted Uses

The following **uses** and no others are permitted in the AM Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Group daycare**, subject to Subsection 3.26.02;
- (4) Preschool;
- (5) Recreation facility, indoor;
- (6) Recreation facility, outdoor;
- (7) School;
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

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# Section 6.90 – Comprehensive Development 1 – Goldstream Meadows (CD1) Zone

The intent of the CD1 Zone is to accommodate a mix of residential, commercial and light industry to create a well-rounded community development.

#### 6.90.01 Permitted Uses

- (1) Within that portion of the lands identified as "Area 1 Business Park", on the CD1 Zone Map attached as Schedule "E", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Animal hospital, in enclosed buildings;
  - (c) Artist or craftsperson studio, in enclosed buildings;
  - (d) Assisted living;
  - (e) Auction;
  - (f) Automobile parts and accessories sale, installation and repair facility, in enclosed buildings;
  - (g) Automobile rental and sale facility, minor, in enclosed buildings;
  - (h) Automobile repair and service facility, minor, in enclosed buildings;
  - (i) Bakery, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;
  - (j) Bookstore, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;
  - (k) Business support service;
  - (I) Campground;
  - (m) Car wash;
  - (n) Carpentry shop, in enclosed buildings;
  - (o) Catering; (Bylaw No. 1962)
  - (p) Charitable facility; (Bylaw No. 1962)
  - (q) Community garden;
  - (r) Contractor service;
  - (s) Convenience store, not exceeding 250 m<sup>2</sup> (2,691 ft<sup>2</sup>) of gross floor area;
  - (t) Cultural facility; (Bylaw No. 1962)
  - (u) Electronics sales, service and manufacturing;
  - (v) Equipment sales, service, repair and rental, minor;
  - (w) Film production studio;
  - (x) Financial institution;
  - (y) Fitness centre;

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- (z) Funeral parlour;
- (aa) Gasoline service station;
- (bb) Hotel;
- (cc) Household equipment and appliance service and repair, in enclosed buildings;
- (dd) Industrial use, light;
- (dd) Licensed premises;
- (ee) Medical Clinics and accessory related commercials uses;
- (ff) Mini-storage facility; including automobile and recreational vehicle storage;
- (gg) Office;
- (hh) One caretaker dwelling unit, in conjunction with a principal use permitted in this Article;
- (ii) Personal service establishment;
- (jj) Pet daycare;
- (kk) Recreation facility, indoor;
- (II) Recreation facility, outdoor
- (mm) Rental of goods and equipment, excluding **automobiles**, **large automobiles** and **recreational vehicles**;
- (nn) Research and development facility;
- (oo) Restaurant, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;
- (pp) Restaurant, drive-through, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;
- (qq) Retail store, as an accessory use not exceeding 20% of the gross floor area occupied by a business;
- (rr) Training and education facility;
- (ss) Uses accessory to a principal use permitted in this Article;
- (tt) Uses permitted by Section 3.01 of this Bylaw;
- (uu) Veterinary practice; and
- (vv) Warehouse.
- (2) Within that portion of the lands identified as "Area 2 Mixed Use" on the CD1 Zone Map attached as Schedule "E", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Assisted living;
  - (d) Bakery, as an accessory use to a retail store, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;

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- (e) Charitable facility, as an accessory use to a multi-family residential use or multiple single-family residential uses in a bare land strata plan;
- (f) Community garden;
- (g) Conference and meeting facility;
- (h) Cultural facility, as an accessory use to a multi-family residential use or multiple single-family residential uses in a bare land strata plan;
- (i) Dwelling, one-family;
- (j) **Dwelling, two-family**, subject to Section 3.07;
- (k) Financial institution;
- (l) **Group daycare**, subject to Subsection 3.26.02;
- (m) **Home occupation**, subject to Section 3.09;
- (n) Hotel;
- (o) Licensed premises;
- (p) Medical Clinics and accessory related commercials uses;
- (q) Office;
- (r) Personal service establishment;
- (s) **Preschool**;
- (t) Recreation facility, indoor;
- (u) Recreation facility, outdoor;
- (v) Restaurant;
- (w) Retail store;
- (x) School;
- (y) Townhouse;
- (z) Uses accessory to a principal use permitted in this Article; and
- (aa) Uses permitted by Section 3.01 of this Bylaw.
- (3) Within that portion of the lands identified as "Area 3 Cluster Housing" on the CD1 Zone Map attached as Schedule "E", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Assisted living;
  - (d) Bakery, as an accessory use to a retail store, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor area;
  - (e) Charitable facility;
  - (f) Community garden;
  - (g) Conference and meeting facility;
  - (h) Cultural facility;

- (i) Dwelling, one-family;
- (j) **Dwelling, two-family**, subject to Section 3.07;
- (k) Fitness centre;
- (I) **Group daycare**, subject to Subsection 3.26.02;
- (m) **Home occupation**, subject to Section 3.09;
- (n) Licensed premises;
- (o) Mobile home;
- (p) Modular home;
- (q) Personal service stablishment;
- (r) Preschool;
- (s) Recreation facility, indoor;
- (t) Restaurant;
- (u) Retail store;
- (v) Townhouse;
- (w) Uses accessory to a principal use permitted in this Article; and
- (x) Uses permitted by Section 3.01 of this Bylaw.
- (4) Within that portion of the lands identified as "Area 4 Amenity and Park Area" on the CD1 Zone Map attached as Schedule "E", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) All of the uses permitted in the P2 Zone;
  - (c) Campground;
  - (d) **Community garden**;
  - (e) Uses accessory to a principal use permitted in this Article; and
  - (f) Uses permitted by Section 3.01 of this Bylaw.
- (5) Within that portion of the lands identified as "Area 5 Multi-Family" on the CD1 Zone Map attached as Schedule "E", the following **uses** and no others are permitted: (Bylaw No. 1931)
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) **Home Occupation**, subject to Section 3.09;
  - (d) Uses accessory to a principal use permitted in this Article; and
  - (e) Uses permitted by Section 3.01 of this Bylaw.

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## 6.90.02 Density of Development

- (1) There may not be more than three (3) **dwelling units** in Area 2 Mixed Use of the CD1 Zone, nor more than 250 Dwelling Units in "Area 3 Cluster Housing" of the CD1 Zone.
- (2) Despite Article 6.90.02(1), the number of Dwelling Units within "Area 2 Mixed Use" of the CD1 Zone may exceed three if the owner:
  - (a) Dedicates to the City of Langford the areas identified on Schedule "E" as "Area 4 Amenity and Park Area";
  - (b) Pays to the City \$1,000 per single family dwelling equivalent unit towards the Affordable Housing Reserve Fund;
  - (c) The required contribution for small lot and multi-family residential development shall be determined using the following contribution table (as a contribution per single family equivalent/SFE) and the following multiplier:

Housing Type	Single Family Equivalent
½ Two-Family house	0.66
Small Lot Detatched	0.66
Multi-Family (Townhouses, Attached Housing, Apartment)	0.61

- (d) Provides the following contributions to the City's General Amenity Reserve Fund, until a total of \$1,000,000 has been provided:
  - (i) Prior to the first **dwelling unit** in excess of three to be authorized in "Area 2, \$100,000; and
  - (ii) Upon the subsequent authorization of every 50<sup>th</sup> **dwelling unit** in "Area 2", \$100,000;
- (e) That the developer agrees to construct the following park improvements, in consultation with and to the satisfaction of the Manager of Parks and the Director of Engineering, prior building permit issuance of the third dwelling, and that these improvements may be offset with contributions required as per subsection 6.90.02(d) provided that such contributions are not also eligible for development cost charge credits:
  - (i) The creation of a surface parking lot to service the boat launch within the road right-of way;
  - (ii) Construction of a washroom within the right of way;
  - (iii) The construction of a multi-use trail connection between E&N Rail Trail and the Ed Nixon Park Trail;
  - (iv) Upgrades to the fishing pier and wharf;
  - (v) Improvements to the boat launch are;
    - (a) Adding signage/interpretive signage to the boat launch area;

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- (b) Improving natural trails;
- (c) Removal of invasive plant material.
- (3) For the purposes of Clauses 6.90.02(2)(b) and (c), a **dwelling unit** is authorized in the CD1 Zone when a Building Permit authorizing the construction of the **dwelling unit** is issued.
- (4) Notwithstanding Subsection 6.90.02(1), there may be more than 250 residential dwellings within Area 3 Cluster Housing of the CD1 Zone if the owner:
  - (a) Has in consultation with and to the satisfaction of the City Parks Manager, implements an approved concept plan for the improvement of the community park on Lot A, Plan 81816, with a certified construction value of not more than \$100,000, excluding any site preparation works, and has obtained approval of the concept plan from the City Parks Manager;
  - (b) Agrees to construct, at the owners expense, a pedestrian connection through within Area 3 of the CD1 Zone, in consultation with and to the satisfaction of the Manager of Parks;
  - (c) Agrees to construct, at the owners expense, a trail connection through the Lands within the CD1 Zone to Willway Elementary School, in consultation with and to the satisfaction of the Manager of Parks;
  - (d) Has either constructed the park improvements shown on the approved concept plan to the satisfaction of the Parks Manager, or entered into a covenant with the City under s.219 of the Land Title Act requiring that the owner construct the community park within one (1) year of the date of approval of the concept plan, and provided security satisfactory to the Parks Manager securing the owners obligations under the covenant.
- (5) There may not be more than three (3) **dwelling units** in "Area 5 Multi-Family" of the CD1 Zone; (Bylaw No. 1931)
- (6) Despite Article 6.90.02(5), the number of **dwelling units** in "Area 5 Multi-Family" of the CD1 Zone may exceed three if the owner: (Bylaw No. 1931)
  - (a) Pays to the City the following contributions per **dwelling unit** prior to the issuance fo a Building Permit:
    - (i) \$610 per **dwelling unit** towards the Affordable Housing Reserve Fund;
    - (ii) \$3,660 per dwelling unit towards the General Amenity Reserve Fund; and
    - (iii) Contributions provided pursuant to clauses (i) and (ii) above may be refunded for each unit sold within the City's Attainable Home Ownership Program".
- (7) Provided that the density bonus provisions of Article 6.90.02(2) have been met, the maximum density on each of the areas identified on Schedule "E" is as follows:
  - (a) Within "Area 1", the **floor area ratio** may not exceed 0.75;
  - (b) Within "Area 2", the **floor area ratio** may not exceed:
    - (i) 2.0 within "Area 2" as a whole;

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- (c) Within "Area 3", the number of **dwelling units** may not exceed 600; Within "Area 2" and "Area 3", the **gross floor area** of any individual retail commercial premises or occupancy may not exceed 465 m<sup>2</sup> (5,005.2 ft<sup>2</sup>);
- (d) Within "Area 3", the **gross floor area** for retail commercial **uses** may not exceed 1,858 m<sup>2</sup> (20,000 ft<sup>2</sup>); and
- (e) Within "Area 5", the **floor area ratio** may not exceed 1.5. (Bylaw No. 1931)
- (8) Land in the CD1 Zone may not be subdivided unless the owner provides a Section 219 covenant registered in favour of the City of Langford which allocates the density permitted by Subsection 6.90.02 within the area identified on Schedule "E", among the parcels being created by the subdivision.

#### 6.90.03 Subdivision Lot Requirements

No lot having a lot area less than 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>) may be created by subdivision within "Area 1".

## 6.90.04 Height and Size of Principal Use Buildings

**Buildings** and **structures** within the various areas identified on Schedule "E", shall not exceed the following **heights**:

- (1) Within "Area 1", the **height** of **buildings** and **structures** shall not exceed 18.3 m (60 ft);
- (2) Within "Area 2", the **height** of **buildings** and **structures** shall not exceed four storeys unless 75% of all required off-street parking is provided underground or under **building**;
- (3) Within "Area 3", the height of one-family dwellings shall not exceed 6 m (19.7 ft); and
- (4) Within "Area 5", the **height** of **buildings** and **structures** shall not exceed six storeys. (Bylaw No. 1931)

#### 6.90.05 Setbacks

No **building** or **structure** may be located:

- (1) In "Area 1 Business Park":
  - (a) Within 7.5 m (24.6 ft) of any **front lot line**, unless the **lot** is served by a rear access **highway** in which case the setback to a **front lot line** may be reduced to 1 m (3.3 ft); or
  - (b) Within 0 m (0 ft) of a lot line that abuts a lot that is not in "Area 1"; or
  - (c) Within 7.5 m (24.6 ft) of any **rear lot line** except that the **setback** from a **rear lot line** that **abuts** a **lot** in "Area 1" may be reduced to nil; or
  - (d) Within 6 m (19.7 ft) of any exterior side lot line.
- (2) In "Area 4 Amenity and Park Area":
  - (a) Within 7.5 m (24.6 ft) of any front lot line or exterior side lot line; or
  - (b) Within 6 m (19.7 ft) of any interior side lot line; or
  - (c) Within 10 m (32.8 ft) of any rear lot line.

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- (3) Despite Articles 6.90.06(1) through (3), any underground parking structure may have a zero **setback** to any **lot line**.
- (4) In "Area 5 Multi-Family": (Bylaw No. 1931)
  - (a) Within 4.5m 14.8 ft of any **lot line** adjoining Trans Canada Highway.

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## 6.90.06 Lot Coverage

- (1) Lot coverage in "Area 1" may not exceed 50%.
- (2) Lot coverage in "Area 2" may not exceed:
  - (a) 65% for **apartment** and mixed **uses** and up to 100% for associated underground parking structures;
  - (b) 35% for other uses.
- (3) Lot Coverage in "Area 3" may not exceed:
  - (a) 75% for **apartment**, non-residential and mixed **uses**;
  - (b) 50% for **residential uses** on **lots** 60 m<sup>2</sup> (645.8 ft<sup>2</sup>) or greater in **lot area**; or
  - (c) 85% for **residential uses** on **lots** less than 60 m<sup>2</sup> (645.8 ft<sup>2</sup>) in **lot area**.
- (4) Lot coverage in "Area 4" may not exceed 35%.
- (5) Lot coverage in "Area 5" may not exceed 25%. (Bylaw No. 1931)

# 6.90.07 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, in "Area 2" a minimum of 25% of the **lot** shall be extensively landscaped. :

## 6.90.08 Regulations for Use

- (1) The **residential uses** permitted in the CD1 Zone are permitted on **lots abutting** the West Shore Parkway, only if vehicular access to the **lot** is from a **highway** other than the West Shore Parkway.
- (2) Conditions of use for one-family dwellings permitted in accordance with Clause 6.90.01(3)(i):
  - (a) **Building footprint**, excluding carports and porches, may not exceed 110 m<sup>2</sup> (1,184 ft<sup>2</sup>);
  - (b) Secondary suites, garden suites, and carriage suites are prohibited;
  - (c) **One-family dwellings** may consist of either a main level only, a main level and a loft, or a main level and a basement;
  - (d) Where a **one-family dwelling** includes a basement, 25% of the basement must be designated as storage space.

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# Section 6.91 - Comprehensive Development 2 - Hull's Field (CD2) Zone

The intent of the CD2 Zone is to accommodate a mix of residential, commercial and light industry to create a well-rounded community development.

## 6.91.01 Permitted Uses

The following **uses** and no others are permitted in the CD2 Zone:

- (1) Within that portion of the lands identified as Parcel "A" on the CD2 Zone Map attached as Schedule "G":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Animal hospital, in enclosed buildings;
  - (c) Assisted living;
  - (d) Auction;
  - (e) Bakery;
  - (f) Business support service;
  - (g) Car wash;
  - (h) Charitable facility;
  - (i) Community care facility;
  - (j) Community garden;
  - (k) Cultural facility;
  - (I) Financial institution;
  - (m) Financial institution, drive-through;
  - (n) Fitness centre;
  - (o) Funeral parlour;
  - (p) Gasoline service station;
  - (q) Hotel;
  - (r) Licensed premises;
  - (s) Liquor store;
  - (t) Medical Clinics and accessory related commercials uses;
  - (u) Office;
  - (v) Parking facility;
  - (w) Personal service establishment;
  - (x) Pet daycare;
  - (y) Recreation facility, indoor;
  - (z) Restaurant;
  - (aa) Restaurant, drive-through;
  - (bb) Retail store;
  - (cc) School;
  - (dd) Shopping centre;

- (ee) Training and education facility;
- (ff) Transportation terminal;
- (gg) Uses accessory to a principal use permitted in this Article; and
- (hh) Uses permitted by Section 3.01 of this Bylaw.
- (2) Within that portion of the lands identified as Parcel "B" on the CD2 Zone Map attached as Schedule "G":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Animal hospital, in enclosed buildings;
  - (c) Apartment;
  - (d) Auction;
  - (e) Automobile and boat showrooms;
  - (f) Automobile body and paint shop;
  - (g) Automobile parts and accessories sale, installation and repair facility;
  - (h) Bakery;
  - (i) Business support service;
  - (j) Catering;
  - (k) Commercial nursery and greenhouse;
  - (I) Community care facility;
  - (m) Community garden;
  - (n) Contractor service;
  - (o) Equipment sales, service, repair and rental facility, major;
  - (p) Financial institution;
  - (q) Financial institution, drive-through;
  - (r) Fitness centre;
  - (s) Home office, subject to Section 3.09;
  - (t) Hotel;
  - (u) Household equipment and appliance service and repair;
  - (v) Medical Clinics and accessory related commercials uses;
  - (w) Mini-storage facility;
  - (x) Office;
  - (y) On the property legally described as Lot 2, Section 80, Esquimalt District, Plan VIP83598, PID No. 027-183-033 (#136-1047 Langford Parkway) the following uses are also permitted: (Bylaw No. 1991)
    - (a) Pet daycare; and
    - (b) Pet grooming;
  - (z) Parking facility;
  - (aa) Recreation facility, indoor;
  - (bb) Recreation facility, outdoor;
  - (cc) Restaurant;

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- (dd) Restaurant, drive-through;
- (ee) Retail store;
- (ff) School;
- (gg) Townhouse;
- (hh) Training and education facility;
- (ii) Transportation terminal;
- (jj) U-brewery, on land legally described as Lot 2, Section 80, Esquimalt District, Plan VIP83598 (128-1047 Langford Parkway);
- (kk) Unenclosed storage;
- (II) Uses accessory to a principal use permitted in this Article;
- (mm) Uses permitted by Section 3.01 of this Bylaw; and
- (nn) Warehouse.
- (3) Within that portion of the lands identified as Parcel "C" on the CD2 Zone Map attached as Schedule "G":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) **Community garden**;
  - (c) **Group daycare**, subject to Subsection 3.26.02;
  - (d) Parking facility;
  - (e) Preschool;
  - (f) Recreation facility, indoor;
  - (g) Recreation facility, outdoor;
  - (h) Restaurant;
  - (i) Uses accessory to a principal use permitted in this Article; and
  - (j) Uses permitted by Section 3.01 of this Bylaw.
- (4) Within that portion of the lands identified as Parcel "D" on the CD2 Zone Map attached as Schedule "G":
  - (a) Roads and public utilities; and
  - (b) Uses permitted by Section 3.01 of this Bylaw.
- (5) Within that portion of the lands identified as Parcel "E" on the CD2 Zone Map attached as Schedule "G":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community garden;
  - (c) **Dwelling, one-family**;
  - (d) **Group daycare**, subject to Subsection 3.26.02;
  - (e) **Home occupation**, subject to Section 3.09;
  - (f) The keeping of not more than four **boarders** in a **one-family dwelling**;
  - (g) Uses accessory to a principal use permitted in this Article; and
  - (h) Uses permitted by Section 3.01 of this Bylaw.

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#### 6.91.02 Density of Development

- (1) The combined **gross floor area** of all commercial **buildings** on Parcel "A" may not exceed 93 m<sup>2</sup> (1,001 ft<sup>2</sup>) **nor** may there be more than one **dwelling unit** on Parcel "B".
- (2) Despite Article 6.91.02(1), the combined **gross floor area** of all commercial **buildings** on Parcel "A" may exceed 93 m<sup>2</sup> (1,001 ft<sup>2</sup>) and there may be more than one **dwelling unit** on Parcel "B" if the owner provides the following to the City of Langford:
  - (a) Dedication of the area identified on Schedule "G" as Lot "C" to the City as an amenity site which may include access roads, servicing, and **parking facilities**; )
  - (b) Dedication of the area identified on Schedule "G" as Parcel "D" to the City of Langford as road right-of-way; and
  - (c) Registration of a Section 219 covenant which requires the owner to construct a road within the area identified on Schedule "G" as Parcel "D", to provide access from Jacklin Road to the area identified on Schedule "G" as Parcel "C", to City of Langford standards.
- (3) The maximum density on each of the parcels identified on Schedule "G" shall be as follows:
  - (a) Within Parcel "A", the floor area ratio for commercial uses may not exceed 0.5; and
  - (b) Within Parcel "B", the maximum gross floor area for commercial uses may not exceed 17,300 m² (186,215.6 ft²), which represents a floor area ratio of 0.5. Residential gross floor area may be exchanged for commercial gross floor area at a ratio of 2 to 1, to a maximum floor area ratio of 1.0.

#### 6.91.03 Height, Location, and Size of Principal Use Buildings

**Buildings** and **structures** within the various parcels identified on Schedule "G" shall not exceed the following **heights**:

- (1) Within Parcel "A", the maximum **height** of **buildings** and **structures** shall not exceed 18 m (59.1 ft);
- (2) Within Parcel "B", the maximum **height** of **buildings** and **structures** shall not exceed a height of 16 m (52.5 ft);
- (3) Townhouses may not be located within 215 m (705.4 ft) of Jacklin Road; and
- (4) There may be four storey **buildings** opposite Jenkins Road, and situated on Parcel "B", if these **buildings** are separated from Jenkins Road by a soft landscaped and treed buffer.

#### **6.91.04** Setbacks

- (1) Parcel "A"
  - (a) No **building** or **structure** may be located:
    - (i) Within 3 m (9.8 ft) of the northerly boundary of Parcel "A" as shown on Schedule "G"; or

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- (ii) Within 4.5 m (14.8 ft) of the easterly boundary of Parcel "A" as shown on Schedule "G"; or
- (iii) Within 4.5 m (14.8 ft) of the westerly boundary of Parcel "A" as shown on Schedule "G".

#### (2) Parcel "B"

- (a) No **building** or **structure** may be located:
  - (i) Within 6 m (19.7 ft) of the northerly boundary of Parcel "B" as shown on Schedule "G"; or
  - (ii) Within 0 m (0 ft) of the southerly boundary of Parcel "B" as shown on Schedule "G"; or
  - (iii) Within 1.5 m (4.9 ft) of the easterly boundary of Parcel "B" as shown on Schedule "G"; or
  - (iv) Within 1.5 m (4.9 ft) of the westerly boundary of Parcel "B" as shown on Schedule "G".

# 6.91.05 Lot Coverage

- (1) Lot coverage of all buildings and structures may not exceed 38% of the lot area in Parcel "A" as shown on Schedule "G".
- (2) Lot coverage of all buildings and structures may not exceed 50% of the lot area in Parcel "B" as shown on Schedule G..

#### 6.91.06 Regulations for Use

Land **uses** within the various parcels defined on Schedule "G" shall have the following regulations for **use**:

- (1) No direct vehicular access from Parcels "A" and "B" shall be permitted onto Hull Road or Jenkins Avenue; and
- (2) A pedestrian linkage must be provided through Parcels "A" and "B" to Parcel "C".

#### 6.91.07 Minimum Parcel Requirement

- (1) Commercial Area Parcel "A"
  - (a) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) Residential Areas Parcel "B"
  - (a) No lot having a lot area less than 1,800 m<sup>2</sup> (19,375 ft<sup>2</sup>) may be created by subdivision; and
  - (b) No **lot** having a **lot width** less than 18 m (59.1 ft) may be created by subdivision.

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# 6.91.08 Subdivision - General

In the event of subdivision of Parcels "A" or "B", the minimum **setback** requirement pertaining to parcel boundaries not coincident with the boundaries of Parcels "A" or "B" shall be zero and **buildings** located on any parcel boundary may have a **common wall**.

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# Section 6.92 - Comprehensive Development 3 - Westhills (CD3) Zone

The intent of the CD3 Zone is to accommodate a mix of residential, commercial and light industry to create a well-rounded community development.

#### 6.92.01 Permitted Uses

- (1) Within that Portion of the lands identified as "Area 1 Community Core", on the CD3 Zone map attached as Schedule "L", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Apartment, senior citizens;
  - (d) Artist or craftsperson studio, in enclosed buildings;
  - (e) Assisted living;
  - (f) Bakery, not exceeding 350 m<sup>2</sup> (3,767.4 ft<sup>2</sup>) of gross floor area;
  - (g) Business support service;
  - (h) Catering;
  - (i) Charitable facility;
  - (j) Community garden;
  - (k) Cultural facility;
  - (I) **Dwelling, two-family**, subject to Section 3.07;
  - (m) Equipment sales, service, repair and rental, minor;
  - (n) Film production studio;
  - (o) Financial institution;
  - (p) Fitness centre;
  - (q) **Group daycare**, subject to Subsection 3.26.02 and limited to not more than 20 children on **lots** that are less than 1,394 m<sup>2</sup> (15,004.9 ft<sup>2</sup>) in **lot area** and not more than 36 children on **lots** that are greater than 1,394 m<sup>2</sup> (15,004.9 ft<sup>2</sup>) in **lot area** and, in the latter case only, on **lots** with at least 30 m (98.4 ft) of frontage;
  - (r) **Home occupation**, subject to Section 3.09;
  - (s) Hospital;
  - (t) Hotel;
  - (u) **Library**;
  - (v) Licensed premises;
  - (w) Medical Clinics and accessory related commercials uses;
  - (x) Office;
  - (y) Personal service establishment;
  - (z) Place of worship;

- (aa) Recreation facility, indoor;
- (bb) Recreation facility, outdoor;
- (cc) Recycling depot;
- (dd) Research and development facility;
- (ee) Restaurant;
- (ff) Retail store;
- (gg) School;
- (hh) **Secondary suite** in a **townhouse**, subject to Section 3.08;
- (ii) Townhouse;
- (jj) Training and education facility;
- (kk) Transportation terminal;
- (II) Uses accessory to a principal use permitted in this Article;
- (mm) Uses permitted by Section 3.01 of this Bylaw; and
- (nn) Veterinary practice, in enclosed buildings.
- (2) Within those portions of the lands identified as "Area 2 Single-Family Residential Area" on the CD3 Zone map attached as Schedule "L", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Apartment, senior citizens;
  - (d) Assisted living;
  - (e) **Bed and breakfast** in **one-family dwellings** on **lots** of 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) or greater in **lot area** and subject to Section 3.09;
  - (f) Charitable facility;
  - (g) Community garden;
  - (h) Cultural facility;
  - (i) **Dwelling, one-family**, on lots with areas greater than or equal to 550 m<sup>2</sup> (5,920 ft<sup>2</sup>), which must have a secondary suite, garden suite, or carriage suite in accordance with Section 3.08;
  - (j) **Dwelling, one-family**, on lots with areas less than 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) and greater than or equal to 300 m<sup>2</sup> (3,229 ft<sup>2</sup>), which may have a secondary suite or carriage suite in accordance with Section 3.08;
  - (k) **Dwelling, one-family**, on **lots** with **lot areas** less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) which may contain a **secondary suite**, subject to Section 3.08;
  - (I) **Dwelling, two-family**, on **lots** with **lot areas** greater than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) and **lot** widths not less than 10 m (32.8 ft);
  - (m) Fitness centre;

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- (n) **Group daycare**, subject to Subsection 3.26.02 and limited to not more than 20 children on **lots** that are less than 1,394 m<sup>2</sup> (15,004.9 ft<sup>2</sup>) in **lot area** and not more than 36 children on **lots** that are greater than 1,394 m<sup>2</sup> (15,004.9 ft<sup>2</sup>) in **lot area** and, in the latter case, only on **lots** with at least 30 m (98.4 ft) of frontage;
- (o) **Home occupation**, subject to Section 3.09;
- (p) Hospital;
- (q) Place of worship;
- (r) Recreation facility, indoor;
- (s) Recreation facility, outdoor;
- (t) School;
- (u) Secondary suite in a townhouse;
- (v) The keeping of not more than four **boarders** in a **one-family dwelling**;
- (w) Townhouse;
- (x) Uses accessory to a principal use permitted in this Article; and
- (y) Uses permitted by Section 3.01 of this Bylaw.
- (3) Within those portions of the lands identified as "Area 3 Medium and High Density Multi-Family Residential Area" on the CD3 Zone Map attached as Schedule "L", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Apartment, senior citizens;
  - (d) Assisted living;
  - (e) Charitable facility;
  - (f) Community garden;
  - (g) Cultural facility;
  - (h) **Dwelling, two-family**, subject to Section 3.07;
  - (i) Fitness centre, as an accessory use;
  - (j) **Group daycare**, subject to Subsection 3.26.02 and limited to not more than 20 children on **lots** that are less than 1,394 m<sup>2</sup> (15,004.9 ft<sup>2</sup>) in **lot area** and not more than 36 children on **lots** that are greater than 1,394 m<sup>2</sup> (15,004.9 ft<sup>2</sup>) in **lot area** and, in the latter case, only on **lots** with 30 m (98.4 ft) of frontage;
  - (k) **Home occupation**, subject to Section 3.09;
  - (I) Hospital;
  - (m) Place of worship;
  - (n) Recreation facility, indoor;
  - (o) Recreation facility, outdoor;
  - (p) School;

	(q)	Secondary suite in a townhouse;
	(r)	Townhouse;
	(s)	Uses accessory to a principal use permitted in this Article; and
	(t)	<b>Uses</b> permitted by Section 3.01 of this Bylaw.
(4)	Within those portions of the lands identified as "Area 4 – Non-Core Related Mixed Use on the CD3 Zone map attached as Schedule "L", the following <b>uses</b> and no others are per	
	(a)	Accessory buildings and structures, subject to Section 3.05;
	(b)	Apartment;
	(c)	Artist or craftsperson studio, in enclosed buildings;
	(d)	Assisted living;
	(e)	Bakery, not exceeding 200 m <sup>2</sup> (2,152.8 ft <sup>2</sup> ) of gross floor area;
	(f)	Business support service;
	(g)	Charitable facility;
	(h)	Community garden;
	(i)	Cultural facility;
	(j)	Fitness centre;
	(k)	Home occupation, subject to Section 3.09;
	<b>(I)</b>	Hospital;
	(m)	Hotel;
	(n)	Medical Clinics and accessory related commercials uses;
	(o)	Office;
	(p)	Place of worship;
	(q)	Recreation facility, indoor;
	(r)	Recreation facility, outdoor;
	(s)	Restaurant ;
	(t)	Retail store;
	(u)	School;
	(v)	Secondary suite in a townhouse;

(w)

(x)

(y)

Townhouse;

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Uses accessory to a principal use permitted in this Article; and

**Uses** permitted by Section 3.01 of this Bylaw.

- (5) Within those portions of the lands identified as "Area 5 Langford Lake Foreshore" on the CD3 Zone map attached as Schedule "L", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) **Community garden**;
  - (c) Licensed premises;
  - (d) Marina;
  - (e) Recreation facility, indoor;
  - (f) Recreation facility, outdoor;
  - (g) Restaurant;
  - (h) Uses accessory to a principal use permitted in this Article; and
  - (i) Uses permitted by Section 3.01 of this Bylaw.
- (6) Within those portions of the lands identified as "Area 6 Business Park" on the CD3 Zone map attached as Schedule "L", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) **Bakery**;
  - (c) Building and lumber supply store;
  - (d) Business support service;
  - (e) Carpentry shop;
  - (f) Commercial nursery and greenhouse;
  - (g) Contractor service;
  - (h) Electronics sales, service and manufacturing;
  - (i) Equipment sales, service, repair and rental, minor;
  - (j) Film production studio;
  - (k) Fitness centre;
  - (I) Household equipment and appliance service and repair;
  - (m) Industrial use, light;
  - (n) Medical Clinics and accessory related commercials uses;
  - (o) Mini-storage facility;
  - (p) Office;
  - (q) Recreation facility, indoor, with a gross floor area of 1,395 m<sup>2</sup> (15,015.7 ft<sup>2</sup>);
  - (r) Recycling facility;
  - (s) Rental of goods and equipment, excluding **automobiles**, **large automobiles** and **recreational vehicles**;
  - (t) Research and development facility;

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- (u) Retail store, as an accessory use limited to a maximum of 10% of the gross floor area occupied by a business;
- Uses accessory to a principal use permitted in this Article; (v)
- (w) Uses permitted by Section 3.01 of this Bylaw; and
- (x) Warehouse.

#### 6.92.02 **Accessory Utility Uses**

In addition to the uses permitted in Subsection 3.01.01 of this Bylaw, the following uses are permitted as accessory uses to any of the uses defined in Subsection 3.01.01 within the CD3 Zone:

- (1) Storage buildings and unenclosed storage;
- (2) Works yards; and
- (3) One caretaker dwelling unit.

#### 6.92.03 **Subdivision Lot Requirements**

- No **lot** having a **lot area** less than 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) may be created by subdivision. (1)
- (2) No lot having a lot width less than 9.5 m (31.2 ft) may be created by subdivision.
- (3) No lot having a lot area greater than, or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be created by subdivision having a lot width less than 10 m (32.8 ft).
- No Lot having a building envelope width or depth less than 7 m (23 ft) nor a building envelope (4) area less than 93 m<sup>2</sup> (1,001 ft<sup>2</sup>) may be created by subdivision.
- (5) No lot having a lot area greater than or equal to 550 m2 (5,920.2 ft2) may be created by subdivision having a **building envelope** area less than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>).
- Despite Articles 6.92.03(1) to (5), a lot having a lot area of no less than 70 m<sup>2</sup> (753.5 ft<sup>2</sup>) and a lot (6) width no less than 4 m (13.1 ft) may be created by subdivision for a townhouse use.
- (7) Land in the CD3 Zone shall not be subdivided unless the density regulations for the Zone are made applicable to the individual parcels created, either by means of amendment of this Bylaw or by means of a covenant registered under Section 219 of the Land Title Act, such that the density limits in Subsection 6.92.04 cannot be exceeded in the development of the Zone as a whole.

#### 6.92.04 **Density of Development on Individual Lots**

There may not be more than one dwelling unit, exclusive of any secondary suite, garden suite, or carriage suite on a lot with a lot area less than 750 m<sup>2</sup> (8,072.9 ft<sup>2</sup>).

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#### 6.92.05 Density of Development in the CD3 Zone

- (1) There may not be more than 100 **dwelling units** and 2,000 m<sup>2</sup> (21,527.8 ft<sup>2</sup>) of non-residential gross floor area in the CD3 Zone, of which not more than 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of non-residential gross floor area may be within the area identified as "Area 5 Langford Lake Foreshore" on the CD3 Zone map attached as Schedule "L".
- (2) Despite Article 6.92.05(1), land in the CD3 Zone may be developed for more than 100 but not more than 500 **dwelling units** and for more than 2,000 m² (21,527.8 ft²) of non-residential **gross floor area** of which more than 200 m² (2,152.8 ft²) may be within the area identified as "Area 5 Langford Lake Foreshore" on the CD3 Zone map attached as Schedule "L" if the owner of the land proposed to be built upon has:
  - (a) Constructed, in accordance with plans approved by the City Council, a water feature and a public amphitheatre having an aggregate construction value certified by a professional engineer of at least \$500,000, in the commons area of the community core, prior to the construction of adjacent **buildings**;
  - (b) Provided, in accordance with plans approved by the City Council, a public pier and park abutting Langford Lake having an aggregate construction value certified by a professional engineer of at least \$250,000;
  - (c) Entered into a housing agreement with the City of Langford, in respect to at least 150 dwelling units in the CD3 Zone, limiting the dwelling units to rental tenure in perpetuity, and requiring that the rental dwelling units are constructed within a period of six years from the date of adoption of Langford Zoning Bylaw, Amendment No. 212 (Text Amendment CD3 [Comprehensive Development 3 Westhills], 2007; and
  - (d) Made, or entered into an agreement with the City of Langford to provide the following contributions according to the following schedule to the City of Langford's amenity fund for Westhills;
    - \$300,000 payable 60 days from the date of adoption of Langford Zoning Bylaw, Amendment No. 212 (Text Amendment – CD3 [Comprehensive Development 3 – Westhills], 2007;
    - \$600,000 payable 150 days from the date of adoption of Langford Zoning Bylaw, Amendment No. 212 (Text Amendment – CD3 [Comprehensive Development 3 – Westhills], 2007;
    - (iii) \$600,000 payable 365 days from the date of adoption of Langford Zoning Bylaw, Amendment No. 212 (Text Amendment – CD3 [Comprehensive Development 3 – Westhills], 2007.
- (3) Despite Articles 6.92.05(1) and (2), development in the CD3 Zone may exceed 500 **dwelling units** if the owner of the land proposed to be built upon has:
  - (a) Entered into a parkland dedication agreement, satisfactory to City Council, whereby 40% of the lands within the CD3 Zone are preserved as public open space comprising land that has been dedicated and land that is to be dedicated as parkland concurrent with the subdivision of the land of which the parkland forms a part, regardless of the number or **lot**

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- area of parcels being created by the subdivision and that the area described in Clauses 6.92.05(2)(i) and (ii) may be included in the calculation of 40% of the lands; and
- Provided \$1 million to the City of Langford to be used towards rail-based transit serving (b) the CD3 Zone, to be held in trust by the City until such time as a rail-based transit service is established. If this service has not been created by December 31, 2013 to be deposited with accumulated interest to the City of Langford amenity fund for Westhills and road improvements south of the TransCanada Highway.
- (4)Provided that all of the density bonus provisions of Subsection 6.92.05 have been met, the maximum density of development within the CD3 Zone is as follows:
  - Within "Area 1": (a)
    - (i) The floor area ratio may not be less than 1.0; and
    - (ii) The floor area ratio may not exceed 6.0.
  - Within "Area 4": (b)
    - (i) The non-residential gross floor area may not exceed 6,000 m<sup>2</sup> (64,583.5 ft<sup>2</sup>); and
    - (ii) The number of hotel rooms may not exceed 250, in addition to the non-residential gross floor area described in Clause 6.92.05(4)(b)(i).
  - (c) Within "Area 5", the gross floor area may not exceed 650 m<sup>2</sup> (6,996.5 ft<sup>2</sup>).
- (5) Under no circumstances may the number of one-family dwellings in the CD3 Zone exceed 1500, whether or not the dwellings have secondary suites, garden suites, or carriages suites, nor be less than 850 when the maximum density permitted in Subsection 6.92.05(6) has been achieved.
- (6) Under no circumstance may the total number of dwelling units other than secondary suites, garden suites, or carriage suites within Areas "2", "3", "4", and "5" of the CD3 Zone exceed 5,950.
- (7) In this Section, "non-residential gross floor area" means gross floor area for the uses permitted in the CD3 Zone other than apartment, senior citizens apartments, one-family dwellings with secondary suites, garden suites or carriages suites, one-family dwellings, townhouses, and twofamily dwellings.

#### 6.92.06 **Lot Coverage**

Within "Area 6", the lot coverage of all buildings and structures may not exceed 50%.

#### 6.92.07 **Height and Size of Principal Use Buildings**

Within "Area 6", no building or structure may exceed a height of 12 m (39.4 ft).

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#### 6.92.08 Setbacks

Within "Area 6", no **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line that does not abut a lot in a Commercial, Industrial or Business Park Zone; or
- Within 0 m (0 ft) of one interior side lot line if the lot line abuts a lot in a Commercial, Industrial, (3) or Business Park Zone, provided, however, that the sum of the setbacks from any two side lot lines is not less than 6 m (19.7 ft); or
- (4) Within 10 m (32.8 ft) of any rear lot line except that the setback from a rear lot line that abuts a lot in a Commercial, Industrial, or Business Park Zone may be reduced to nil; or
- (5) Within 6 m (19.7 ft) of any exterior side lot line.

#### 6.92.09 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the CD3 Zone:

A continuous landscape and screening area not less than 3 m (9.8 ft) wide, or a continuous (1)landscape and screening area not less than 2.5 m (8.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in height together with decorative planting, must be provided along the developed portion of each lot in "Area 6" which abuts a highway or a property in an Agricultural, Residential, or Institutional Zone other than the CD3 Zone. This landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows. The width of the landscape and screening area may also include the width of a planted boulevard.

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# Section 6.93 - Comprehensive Development 4 - Olympic View (CD4) Zone

The intent of the CD4 Zone is to accommodate a mix of residential and recreation based commercial to create a well-rounded community development.

# 6.93.01 Permitted Uses

The following **uses** and no others are permitted in the CD4 Zone:

- (1) Within that portion of the lands identified as Area "1" on the CD4 Zone Map attached as Schedule "H":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Bakery, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) in gross floor area;
  - (d) Business support service;
  - (e) Charitable facility;
  - (f) Community care facility;
  - (g) Community garden;
  - (h) Cultural facility;
  - (i) Golf course;
  - (j) Golf course, miniature;
  - (k) Golf driving range;
  - (I) **Home office**, subject to Section 3.09;
  - (m) Hotel;
  - (n) Licensed premises;
  - (o) Medical Clinics and accessory related commercials uses;
  - (p) Office;
  - (q) Personal service establishment;
  - (r) Recreation facility, indoor;
  - (s) Recreation facility, outdoor;
  - (t) Restaurant;
  - (u) Retail store;
  - (v) Townhouse;
  - (w) Uses accessory to a principal use permitted in this Article; and
  - (x) Uses permitted by Section 3.01 of this Bylaw.

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- (2) Within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) **Bed and breakfast** in a **one-family dwellingsubject** to Section 3.09;
  - (c) Community garden;
  - (d) Dwelling, one-family;
  - (e) **Dwelling, two-family**, subject to Section 3.07;
  - (f) Golf course;
  - (g) Golf course, miniature;
  - (h) Golf driving range;
  - (i) **Home office**, subject to Section 3.09;
  - (j) Secondary suite in a one-family dwelling, subject to Section 3.08;
  - (k) Townhouse;
  - (I) Uses accessory to a principal use permitted in this Article; and
  - (m) Uses permitted by Section 3.01 of this Bylaw.

### 6.93.02 Subdivision Lot Requirements

- (1) Within that portion of the lands identified as Area "1" on the CD4 Zone Map attached as Schedule "H", no **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision.
- (2) Within that portion of the lands identified as Area "1" on the CD4 Zone Map attached as Schedule "H", no **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.
- (3) Within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", no **lot** having a **lot area** less than 500 m<sup>2</sup> (5,382 ft<sup>2</sup>) may be created by subdivision.
- (4) Within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", no **lot** having a **lot width** less than 15 m (49.2 ft) may be created by subdivision.
- (5) Within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", no **lot** having a **building envelope** with a width or depth less than 7 m (23 ft) nor an area less than 186 m² (2,002.1 ft²) may be created by subdivision.

# 6.93.03 Density of Development

- (1) Despite any regulations in this Section, the maximum number of **dwelling units** permitted in the CD4 Zone is 461.
- (2) Despite any other regulations in this Section, the maximum number of **hotel** rooms permitted within that portion of the lands identified as Area "1" on the CD4 Zone Map attached as Schedule "H" is 120.
- (3) The maximum **gross floor area** for retail **use** within that portion of the lands identified as Area "1" on the CD4 Zone Map attached as Schedule "H", shall not exceed 2,250 m² (24,218.8 ft²).

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### 6.93.04 Regulations for Two-Family Dwelling Use

- (1) In addition to the other regulations in this Section, the regulations that apply to **two-family dwellings** within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", shall be as follows:
  - (a) Two-family dwellings are prohibited on panhandle lots; and
  - (b) The **lot area** may not be less than  $80.00 \text{ m}^2$  (8,611.1 ft<sup>2</sup>).
- (2) Despite Article 6.93.04(1), there may be two **residential buildings** on a **lot** if the **lot area** is not less than 800 m<sup>2</sup> (8,611.1 ft<sup>2</sup>), and not greater than 999 m<sup>2</sup> (10,753.2 ft<sup>2</sup>).

### 6.93.05 Regulations for Multi-Family Dwelling Use

In addition to the other regulations in this Section, the **lot area** for a **townhouse** within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", be not less than 1,800  $m^2$  (0.5 ac).

# 6.93.06 Lot Coverage

- (1) Lot coverage within the area identified as Area "1" on the CD4 Zone Map attached as Schedule "H" shall not exceed 80%.
- (2) **Lot coverage** within the area identified as Area "2" on the CD4 Zone Map attached as Schedule "H" shall not exceed 35%.

# 6.93.07 Height, Location, and Size of Principal Use Buildings

- (1) Within the area identified as Area "1" on the CD4 Zone Map attached as Schedule "H", no **principal building** or **structure** shall exceed a **height** of 9 m (29.5 ft) or two storeys.
- (2) Despite Article 6.93.07(1), no principal building or structure for an office or apartment use within the area identified as Area "1" on the CD4 Zone Map attached as Schedule "H", shall exceed a height of 12 m (39.4 ft) or three storeys.
- (3) Despite Article 6.93.07(1), no **principal building** or **structure** for a **hotel use** within the area identified as Area "1" on the CD4 Zone Map attached as Schedule "H", shall exceed a **height** of 24 m (78.7 ft) or six storeys.
- (4) Within the area identified as Area "2" on the CD4 Zone Map attached as Schedule "H", no **principal building** or **structure** shall exceed a **height** of 9 m (29.5 ft).

#### 6.93.08 Setbacks

- (1) Within that portion of the lands identified as Area "1" on the CD4 Zone Map attached as Schedule "H", no **building** or **structure** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line or exterior side lot line; or
  - (b) Within 3 m (9.8 ft) of any **interior side lot line**; or
  - (c) Within 4.5 m (14.8 ft) of any rear lot line.

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- (2) Despite any other provision of this Section, and within that portion of the lands identified as Area "1" on the CD4 Zone Map attached as Schedule "H", a **building** or **structure** that is wholly underground and used for parking may be located within 0 m (0 ft) of any **lot line**.
- (3) Within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", no **one-family dwelling** or **two-family dwelling** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line; or
  - (b) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (c) Within 4.5 m (14.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 4.5 m (14.8 ft) of any rear lot line.
- (4) Within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", no **townhouse** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line; or
  - (b) Within 4.5 m (14.8 ft) of any rear lot line; and
  - (c) Within 3 m (9.8 ft) of any **side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.
- (5) Despite any other provision of this **section**, and within that portion of the lands identified as Area "2" on the CD4 Zone Map attached as Schedule "H", a **townhouse** may be located within 0 m (0 ft) of any **interior side lot line**, provided that the **lot** is within a comprehensive development of at least four contiguous **lots** where the **buildings** are separated by a minimum of 3 m (9.8 ft).

# 6.93.09 Open Space and Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the CD4 Zone:

- (1) Parking areas shall be screened from any **abutting** commercial **use** by a landscape screen not less than 3 m (9.8 ft) in width;
- (2) Parking areas shall be screened from any **abutting** residential or multi-family **use** by a landscaped screen of not less than 1.8 m (5.9 ft) in **height** at the time of planting;
- (3) Landscaping in the form of grass, shrubs, ground cover, native plant communities, plants, trees, and/or flowers shall be maintained in a total of not less than 10% of the **lot area**;
- (4) All areas of the **lot** not covered by **buildings**, parking or **structures** shall maximize retention of native planting;
- (5) The general location of open space within this Zone is illustrated on the CD4 Zone Map attached as Schedule "H"; and
- (6) Open space shall consist of a combination of public areas, private areas and boundary setbacks, and shall constitute not less than 15% of the total area encompassed by the CD4 Zone.

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# Section 6.95 – Resort Community of Bear Mountain 1 Zone (RCBM1)

The intent of the RCBM1 Zone is to accommodate primarily residential with some commercial uses.

#### 6.95.01 Permitted Uses

The following **uses** and no others are permitted in the RCBM1 Zone:

- (1) Within that portion of the lands identified as Area "1" on the RCBM1 Zone Map attached as Schedule "O":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Assisted living;
  - (d) Bakery, not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) of gross floor;
  - (e) **Bed and breakfast** in a **one-family dwelling**, on **lots** of 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) or greater in **lot area** and subject to Section 3.09;
  - (f) Business support service;
  - (g) Charitable facility;
  - (h) Community garden;
  - (i) **Cultural facility**, excluding a movie theatre;
  - (j) Dwelling, one-family;
  - (k) **Dwelling, two-family**, subject to Section 3.07;
  - (I) Financial institution;
  - (m) Golf course;
  - (n) Golf course, miniature;
  - (o) Golf driving range;
  - (p) **Group daycare**, subject to Subsection 3.26.02;
  - (q) **Home occupation**, subject to Section 3.09;
  - (r) Hospital;
  - (s) Hotel;
  - (t) Licensed premises;
  - (u) Medical Clinics and accessory related commercials uses;
  - (v) Mini-storage facility, on the property legally described as Lot 9, Section 82, Highland District, Plan VIP76365 (2020 Country Club Way) only;
  - (w) Office;
  - (x) Parking facility;
  - (y) Personal service establishment;
  - (z) Place of worship;

- (aa) Recreation facility, indoor;
- (bb) Recreation facility, outdoor;
- (cc) Restaurant;
- (dd) Retail sale and rental of mountain bikes and scooters;
- (ee) Retail store;
- (ff) Schools;
- (gg) Townhouse;
- (hh) Uses accessory to a principal use permitted in this Article; and
- (ii) Uses permitted by Section 3.01 of this Bylaw.
- (2) Within that portion of the lands identified as Area "2" on the RCBM1 Zone Map attached as Schedule "O":
  - (a) Accessory buildings and structures;
  - (b) **Apartment**, limited to a maximum of three **dwelling units**;
  - (c) **Community garden**;
  - (d) **Dwelling, one-family**;
  - (e) **Dwelling, two-family**, subject to Section 3.07;
  - (f) **Home occupation**, subject to Section 3.09;
  - (g) Preschool, as an accessory use to a school;
  - (h) Recreation facility, indoor;
  - (i) Recreation facility, outdoor;
  - (j) Ronald McDonald House or similar use providing accommodation for the relatives of seriously ill children;
  - (k) School;
  - (I) Secondary suite in a one-family dwelling, subject to Section 3.08;
  - (m) Townhouse, on the property legally described as Lot 1, Section 2, Range 4W, Highland District, Plan VIP83430 (2332 Copper Rock Crt) only;
  - (n) Uses accessory to a principal use permitted in this Article; and
  - (o) Uses permitted by Section 3.01 of this Bylaw;
  - (p) Townhouses, on the property legally described as Lot 2, Section 1, Range 4W, Highland District, Plan VIP83411 (See plan as to limited access), PID No. 027-170-829 (2500 Echo Valley Drive), subject to Section 6.95.04(9).
- (3) Within that portion of the lands identified as Areas "3A", "3B" and "3C" on the RCBM1 Zone Map attached as Schedule "O":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Community garden;

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- (d) **Dwelling, one-family**;
- (e) **Dwelling, two-family**, subject to Section 3.07;
- (f) **Home occupation**, subject to Section 3.09;
- (g) Secondary suite in a one-family dwelling, subject to Section 3.08;
- (h) Townhouse:
- (i) Uses accessory to a principal use permitted in this Article; and
- (j) Uses permitted by Section 3.01 of this Bylaw.
- (4) Within that portion of the lands identified as Area "3C" on the RCBM1 zone Map attached as Schedule "O":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) All of the uses permitted by Section 6.95.01(3);
  - (c) Uses accessory to a principal use permitted in this Article;
  - (d) Uses permitted by Section 3.01 of this Bylaw;
  - (e) Viniculture;
  - (f) Winery; and
  - (g) Where a minimum of 100 dwelling units are proposed within a single development:
    - (i) Fitness centre;
    - (ii) Personal service establishment;
    - (iii) Restaurant, not exceeding 929 m<sup>2</sup> (9,999.7 ft<sup>2</sup>) in gross floor area; and
    - (iv) Retail store, with each store not exceeding 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) in gross floor area.
- (5) Within that portion of the lands identified as Area "4" on the RCBM1 Zone Map attached as Schedule "O":
  - (a) Ronald McDonald House or similar Use providing accommodation for the relatives of seriously ill children.
- (6) Within that portion of the lands identified as Area "5" on the RCBM1 Zone Map attached as Schedule "O":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Uses accessory to a principal use permitted in this Article;
  - (c) Uses permitted by Section 3.01 of this Bylaw;
  - (d) Viniculture; and
  - (e) Winery.

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- (7) Within that portion of the lands identified as Area "6" on the RCBM1 Zone Map attached as Schedule "O":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community garden;
  - (c) **Dwelling, one-family**;
  - (d) **Home occupation**, subject to Section 3.09;
  - (e) **Secondary suite** in a **one-family dwelling**, subject to Section 3.08;
  - (f) The keeping of not more than four **boarders** in a **one-family dwelling**;
  - (g) Uses accessory to a principal use permitted in this Article; and
  - (h) Uses permitted by Section 3.01 of this Bylaw.

# 6.95.02 Subdivision Lot Requirements

- (1) No panhandle lots may be created by subdivision.
- (2) No **lot** having a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be created by subdivision..
- (3) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision, unless access to the **lot** is provided by way of a rear access route.
- (4) No **lot** for a **residential use** having a **building envelope** width or depth less than 7 m (23 ft) nor a **building envelope** area less than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>) may be created by subdivision.
- (5) The minimum **lot area** for **two-family dwellings** and **apartment buildings** with a maximum of three **dwelling units** are as follows:
  - (a)  $835 \text{ m}^2$  (8,987.9 ft<sup>2</sup>) for a **two-family dwelling**; and
  - (b) 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>) for an **apartment** with a maximum of three **dwelling units**.
- (6) Despite Article 6.95.02(2), a **lot** having a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) and not less than 370 m<sup>2</sup> (3,982.7 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**, provided that:
  - (a) The lot width is not less than 12 m (39.4 ft); and
  - (b) The **building envelope** on the **lot** created has a width and depth of at least 7 m (23 ft).
- (7) No **lot** having a **lot area** less than 900 m<sup>2</sup> (9,687.5 ft<sup>2</sup>) may be used for a commercial, **townhouse** or **apartment use**.
- (8) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be used for an institutional **use**.

# 6.95.03 Density of Development on Individual Lots

- (1) There may not be more than one **residential building** on a **lot**.
- (2) Despite Article 6.95.03(1), there may be two **residential buildings** on a **corner lot** having a **lot area** of not less than 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>), if each of the **buildings** has its entrance facing a street.

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- (3) Despite Article 6.95.03(1), an **accessory building** containing a **dwelling unit** may be constructed on a **lot** with a **lot area** of not less than 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>), if the **gross floor area** of the **dwelling unit** in the **accessory building** does not exceed 74 m<sup>2</sup> (796.5 ft<sup>2</sup>) and the **dwelling unit** is located entirely on either the ground floor or the second floor of the **accessory building**.
- (4) Despite Article 6.95.03(1), there may be more than one **residential building** on a **lot** if all of the **residential buildings** on the **lot** are of the same type, being , **townhouses**, **two-family dwellings** or **apartment buildings**. The density of **townhouse** and **two-family dwellings** may not exceed one **dwelling unit** per 285 m<sup>2</sup> (3,067.7 ft<sup>2</sup>) of **lot area**.
- (5) The **floor area ratio** of a **building** for an **apartment** or combined **apartment** and commercial **use** may not exceed 3.0, unless 95% of the required off-street parking is provided underground or within a **building**, in which case it may not exceed 7.0. The **floor area ratio** of a **building** for a commercial **use** may not exceed 7.0.

# 6.95.04 Density of Development in the RCBM1 Zone

- (1) There may not be more than 150 **dwelling units** within that portion of the lands identified as Area "1" on the RCBM1 Zone Map attached as Schedule "O", nor more than 25 **dwelling units** within that portion of the lands identified as Area "2", Area "3A", Area "3B", or Area "3C" on the RCBM1 Zone Map attached as Schedule "O".
- (2) Despite Article 6.95.04(1), the number of **dwelling units** in the RCBM1 Zone may exceed 150 **dwelling units** within that portion of the lands identified as Area "1" on the RCBM1 Zone Map attached as Schedule "O", and 25 **dwelling units** within that portion of the lands identified as Area "2", Area "3A", Area "3B", or Area "3C" if the applicant for a building permit provides to the City:
  - (a) \$500 per additional **dwelling unit** other than **secondary suites** and **dwelling units** permitted under Article 6.95.03(3), to be held in a reserve fund and used for affordable housing;
  - (b) \$1,500 per additional dwelling unit other than secondary suites and dwelling units permitted under Article 6.95.03(3), to be held in a reserve fund and used for parks and recreation, and only until such time as the combined contribution made towards a parks and recreation reserve fund and a general amenity reserve fund in respect of development in the RCBM1 Zone totals \$2,500,000;
  - (c) \$500 per additional **dwelling unit** other than **secondary suites** and **dwelling units** permitted under Article 6.95.03(3), to be held in a reserve fund and used for general amenity purposes and only until such time as the combined contribution made towards a parks and recreation reserve fund and a general amenity reserve fund in respect of development in the RCBM1 Zone totals \$2,500,000;

and grants, or causes to be granted to the City:

- (d) A covenant charging the land in the RCBM1 Zone, in terms satisfactory to the City, ensuring that 3.9 ha (9.5 ac) of land in the RCBM1 Zone will, at a time specified by the City, be transferred to the City at no cost, for community amenity purposes (such as park, sports fields, schools, or other civic uses); and
- (e) A covenant charging the land in the RCBM1 Zone, in terms satisfactory to the City, ensuring that park land in an amount equal to at least 24.6% of the land area within the

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RCBM1 Zone, and in a location satisfactory to the City, and including at least 12.2 ha (30.1 ac) of land at 1321 Parkdale Drive, inclusive of any area dedicated under Section 941 of the Land Government Act and amenity lands as described in Clause 6.95.04(2)(d), is dedicated to the City at a time specified by the City; and

- (f) A covenant charging the land in the RCBM1 Zone, in terms satisfactory to the City, ensuring that an area at a location satisfactory to the City is transferred to the City as a fire hall site upon registration of a subdivision of the portion of the RCBM1 Zone in which that area is located.
- (3) Despite Articles 6.95.04(1) and 6.95.04(2), there may not be more than 15 dwelling units within that portion of the lands identified as Area "6" on the RCBM1 Zone Map attached as Schedule "O" exceed 15.
  - (a) Despite Article 6.95.04 (3), there may be more than 15 dwelling units within that portion of the lands identified as Area "6" on the RCBM1 Zone Map attached as Schedule "O" if the owner of the land proposed to be developed pays to the City \$7,500 per Lot created in excess of 15 towards the General Amenity Reserve Fund for Taxation Stabilization.
- A maximum of one dwelling unit may be developed on the property legally described as Lot 2, (4) Section 1, Range 4w, Highland District, Plan VIP83411 (See Plan as to limited access), PID No. 027-170-829 (2500 Echo Valley Drive).
- (5) Despite Section 6.95.04(4), more than one but no more tha 175 dwelling units may be developed on the property legally described as Lot 2, Section 1, Range 4W, Highland District, Plan VIP83411 (See Plan as to limited access), PID No. 027-170-829 (2500 Echo Valley Drive) if the owner of the land or applicant for a building permit:
  - (a) Provides \$3,667 per Single Family Equivalent (SFE) to the City's General Amenity Reserve Fund; and
  - (b) Provides the amenity contributions noted in Section 6.95.04(2) above.
- (6) Under no circumstance may the total number of dwelling units within the RCBM1 Zone exceed 5,000, exclusive of secondary suites and dwelling units permitted under Article 6.95.03(3).
- (7) For the purposes of Articles 6.95.04(2) and (3), a commercial building shall be deemed to be one dwelling unit.
- For the purposes of Articles 6.95.04(2) through (4), hotels and care facilities are deemed to be commercial buildings.
- (9) For the purposes of Clauses 6.95.04(2)(a), (b), and (c), townhouse or apartment type dwelling unit are deemed equivalent to 0.57 dwelling units.
- Under no circumstances may the total gross floor area of commercial uses, including any golf course buildings, clubhouse, hotel, or adult care facilities, in the RCBM1 Zone exceed 60,000 m<sup>2</sup> (645,834.6 ft<sup>2</sup>).

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#### 6.95.05 **Regulations for Accessory Buildings**

Despite any other regulations in this Bylaw, accessory buildings on lots that abut a golf course must be situated within the side yard or front yard, and must not be situated closer to the front lot line than the required front yard setback for the principal building.

#### 6.95.06 Regulations for Two- and Three-family Dwelling Use

Two-family dwellings and apartments with a maximum of three dwelling units may only be located on corner lots.

#### 6.95.07 **General Regulations for Use**

- (1) No building that has a mix of residential uses and commercial uses may have any residential uses on the ground floor, unless the residential uses are situated to the rear of the commercial **uses** on the ground floor.
- (2) A minimum of one fully enclosed parking space, provided either within a principal building, or within an accessory building, is required in conjunction with any one-family dwelling.

#### 6.95.08 **Height and Size of Principal Use Buildings**

- (1) No one-family dwelling, two-family dwelling, townhouse or apartment with a maximum of three dwelling units may exceed a height of 9 m (29.5 ft).
- (2) Within that portion of the lands identified as "Area 3A" on the RCBM1 Zone Map attached as Schedule "O", no building or structure may exceed a height of three storeys (exclusive of wholly non-residential storeys provided as parking).
- Within that portion of the lands identified as "Area 3B" on the RCBM1 Zone Map attached as (3) Schedule "O", no building or structure may exceed a height of 10 storeys (exclusive of wholly non-residential storeys provided as parking).

#### 6.95.09 **Setbacks**

# **Golf Course Lots**

- (1) On residential lots that abut a golf course, no principal building or structure may be located:
  - Within 7.5 m (24.6 ft) from any front lot line; or (a)
  - (b) Within 7.5 m (24.6 ft) from any rear lot line; or
  - Within 6 m (19.7 ft) from any exterior side lot line; or (c)
  - (d) Within 3 m (9.8 ft) of any interior side lot line not abutting a golf course; or
  - Within 10 m (32.8 ft) of any lot line abutting a golf course. (e)

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#### **Estate Residential Lots**

- (2) On residential **lots** with **lot areas** greater than 2,024 m<sup>2</sup> (0.5 ac), no **principal building** or **structure** may be located:
  - (a) Within 7.5 m (24.6 ft) of any front lot line; or
  - (b) Within 10 m (32.8 ft) of any rear lot line; or
  - (c) Within 3 m (9.8 ft) of any interior side lot line; or
  - (d) Within 10 m (32.8 ft) of any exterior side lot line.

# **One- and Two-Family Residential Lots**

- (3) On residential **lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) and less than 2,024 m<sup>2</sup> (0.5 ac), no **one-family dwelling** may be located:
  - (a) Within 5.5 m (18 ft) of any front lot line; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (d) Within 4.5 m (14.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.
- (4) On residential **lots** with **lot areas** greater than or equal to 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>) and less than 2,024 m<sup>2</sup> (0.5 ac), no **two-family dwelling** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 3 m (9.8 ft) of any interior side lot line; or
  - (d) Within 4.5 m (14.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

# **Small Lot**

- (5) On residential **lots** with **lot areas** greater than or equal to 370 m<sup>2</sup> (3,982.7 ft<sup>2</sup>) and less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **building** or **structure** may be located:
  - (a) Within 4.5 m (14.8 ft) of any front lot line, except that no garage or carport whose vehicle access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line. This minimum setback may be reduced to 3 m (9.8 ft) where automobile access to the dwelling is provided from the rear by way of a rear lane or access route in a bare land strata plan and all parking is located at the rear of the dwelling; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or

- (c) Within 1.2 m (3.9 ft) of any interior side lot line; or
- (d) Within 3 m (9.8 ft ) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

### **Townhouse**

- (6) No **townhouses** may be located:
  - (a) Within 6 m (19.7 ft) from any front lot line; or
  - (b) Within 10 m (32.8 ft) from any rear lot line; or
  - (c) Within 6 m (19.7 ft) of any interior side lot line; or
  - (d) Within 7.5 m (24.6 ft) of any exterior side lot line.

# **Apartment**

- (7) No apartment building may be located:
  - (a) Within 0 m (0 ft) of any front lot line; or
  - (b) Within 7.5 m (24.6 ft) of any **side lot line**, or a distance from the **side lot line** equal to 0.6 multiplied by the **height** of the **building**, whichever is less; or
  - (c) Within 10 m (32.8 ft) of the rear lot line or a distance from the rear lot line equal to the height of the building, whichever is less; or
  - (d) Despite the **setbacks** for **apartment buildings**, any parking structure associated with an **apartment building** may have a zero **setback** to any **lot line**.

# **Commercial**

- (8) No **building** with a commercial **use** may be located:
  - (a) Within 6 m (19.7 ft) of any **interior side lot line** where the **interior side lot line abuts** a **lot** with a wholly **residential use**; or
  - (b) Within 2 m (6.6 ft) of any **exterior side lot line**, except where the **building** is flanked by a sidewalk with a width of at least 2 m (6.6 ft) in which case the exterior side yard **setback** may be reduced to nil; or
  - (c) Within 6 m (19.7 ft) of any rear lot line.
- (9) Despite Artice (8), any parking structure associated with a **building** with a commercial Use may have a zero **setback** to any **lot line**.

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#### Institutional

- No **building** with a **principal** institutional **use** may be located:
  - Within 6 m (19.7 ft) of any interior side lot line; or (a)
  - (b) Within 10 m (32.8 ft) of any rear lot line.
- Despite Article (10), any parking structure associated with a principal building with an (11)institutional use may have a zero setback to any lot line.

### Area 1 - Village Centre

(12) Despite any other regulation in this Subsection 6.95.09, a principal use building or structure within that portion of the lands identified as "Area 1" on the RCBM1 Zone Map attached as Schedule "O" may have a zero **setback** to any **lot line**.

#### 6.95.10 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the RCBM1 Zone:

- (1) Parking areas shall be screened from any abutting residential, commercial or golf course use by a landscape screen not less than 3 m (9.8 ft) in width and 1.8 m (5.9 ft) in height, measured at the time of planting;
- (2) Landscaping in the form of grass, shrubs, ground cover, native plant communities, plants, trees, or flowers or a combination of them shall be installed and maintained in a total of not less than 10% of the lot area: and
- (3) Open space including community park, natural open space, golf course fairways and buffers, and the BC Hydro right-of-way, shall constitute not less than 52.7% of the total area encompassed by the RCBM1 Zone.

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# Section 6.95A – Resort Community of Bear Mountain 2 Zone (RCBM2)

The intent of the RCBM2 Zone is to accommodate residential, commercial and very light resort related industry.

#### 6.95A.01 Permitted Uses

The following **uses** and no others are permitted in the RCBM2 Zone:

(1) Within that portion of the lands identified as "Area 1" on the RCBM2 Zone Map attached as Schedule "O-2":

### **General Uses**

- (a) Accessory buildings and structures, subject to Section 3.05;
- (b) Parking facility;
- (c) Rental and repair of goods, sport and recreational equipment, tools and small equipment relating directly to any other permitted use in this Zone, including but without limiting the generality of the foregoing: bicycles, scooters, golf equipment, tennis racquets and climbing gear, but specifically excluding the repair or maintenance of anything that utilizes an internal combustion engine, other than a golf cart or golf course maintenance equipment;
- (d) Transportation terminal;
- (e) Uses accessory to a principal use permitted in this Article;
- (f) Uses permitted in Section 3.01 of this Bylaw;

# **Residential Uses**

- (g) Apartment;
- (h) Apartment, senior citizens;
- (i) Assisted living;
- (j) Dwelling, one-family;
- (k) **Dwelling, two-family**, subject to Section 3.07;
- (I) **Home occupation**, subject to Section 3.09;
- (m) Townhouse;

# **Resort Commercial and Retail Uses**

- (n) Catering;
- (o) Financial institution;
- (p) Hotel;
- (q) Licensed premises;
- (r) Medical Clinics and accessory related commercials uses;
- (s) Office;
- (t) Personal service establishment;

- (u) Residential hotel; (v) Restaurant; Retail store; (w) **Business and Technology Uses** (x) **Business support service**; (y) Electronics sales, service and manufacturing; Film production studio; (z) Industrial use, light; (aa) Mini-storage facility, in any building occupied by another permitted principal use, and not (bb) accounting for more than 25% of the gross floor area of any building; Research and development facility; (cc) **Educational, Cultural, Recreational and Institutional Uses** (dd) Charitable facility; (ee) Community care facility; (ff) Community garden; (gg) **Cultural facility**; (hh) **Dormitory**, as an accessory use to a school or institutional use; (ii) Golf course; Golf course, miniature; (jj) (kk) Golf driving range; (II) Greenhouse, as an accessory buildings; (mm) Group daycare, subject to Subsection 3.26.02; (nn) Outdoor gardening and bee-keeping as accessory uses, subject to Section 3.12; (00) Place of worship; (pp) Recreation facility, indoor; Recreation facility, outdoor; (qq) (rr) School; Training and education facility; (ss) Within that portion of the lands identified as "Area 2" on the CD6A Zone Map attached as Schedule "O-2":
- **General and Residential Uses**
- (a) Accessory buildings and structures;
- (b) Apartment;
- (c) Apartment, senior citizens;

(2)

- (d) **Dwelling, one-family**;
- (e) **Dwelling, two-family**, subject to Section 3.07;
- (f) **Home occupation**, subject to Section 3.09;
- (g) Townhouse;
- (h) Uses accessory to a principal use permitted in this Article;
- (i) Uses permitted in Section 3.01 of this Bylaw;

### **Educational, Cultural, Recreational and Institutional Uses**

- (j) Charitable facility;
- (k) Community garden;
- (I) Cultural facility;
- (m) Golf course;
- (n) Golf course, miniature;
- (o) Golf driving range;
- (p) Greenhouse, as an accessory building;
- (q) Outdoor gardening and bee-keeping as accessory Uses, subject to Section 3.12;
- (r) Place of worship;
- (s) Recreation facility, indoor;
- (t) Recreation facility, outdoor;
- (3) Within that portion of the lands identified as "Area 3" the CD6A Zone Map attached as Schedule "O-2":

### **General and Residential Uses**

- (a) Accessory buildings and structures;
- (b) Apartment;
- (c) Apartment, senior citizens;
- (d) **Dwelling, one-family**;
- (e) **Dwelling, two-family**, subject to Section 3.07;
- (f) **Home occupation**, subject to Section 3.09;
- (g) Secondary suite in a one-family dwelling, subject to Section 3.08, on lots legally described as Section 83, Highland District, Except Parts in Plans VIP75509, VIP77878, VIP78873, VIP80330, VIP82040, VIP82483, VIP82960, VIP88981, VIP88983, EPP33056, EPP80460, EPP68922 and EPP86748 (1991 Bear Mountain Parkway) and Section 84 Highland District Except Plans VIP72556, VIP75509, VIP89370, EPP72419, EPP80460, EPP86748 and EPP101117 (1950 Bear Mountain Parkway); (Bylaw No. 1997)
- (h) Townhouse;
- (i) Uses accessory to a principal use permitted in this Article;
- (j) Uses permitted in Section 3.01 of this Bylaw;

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#### **Resort Commercial and Retail Uses**

- (k) Hotel;
- (I) Personal service establishment;
- (m) Rental and repair of goods, sport and recreational equipment, including, but without limiting the generality of the foregoing: bicycles, scooters, golf equipment, tennis racquets and climbing gear, but specifically excluding the repair or maintenance of anything that utilizes an internal combustion engine;
- (n) Residential hotel;
- (o) Restaurant;
- (p) Retail store;

# **Educational, Cultural, Recreational and Institutional Uses**

- (q) Community care facility;
- (r) **Dormitory**, as an **accessory** Use to a School or institutional Use;
- (s) Greenhouse, as an accessory buildings;
- (t) **Group daycare**, subject to Subsection 3.26.02;
- (u) Outdoor gardening and bee-keeping as accessory Uses, subject to Section 3.12;
- (v) Place of worship;
- (w) School;
- (x) Training and education facility;
- (4) Within that portion of the lands identified as "Area 4" on the CD6A Zone Map attached as Schedule "O-2":

# **General and Residential Uses**

- (a) Accessory buildings and structures;
- (b) Apartment;
- (c) Apartment, senior citizens;
- (d) **Dwelling, one-family**;
- (e) **Dwelling, two-family**, subject to Section 3.07;
- (f) **Home occupation**, subject to Section 3.09;
- (g) Townhouse;
- (h) Uses accessory to a principal use permitted in this Article;
- (i) Uses permitted in Section 3.01 of this Bylaw;

# **Business and Technology Uses**

- (j) Business support service;
- (k) Catering;

- (I) Electronics sales, service and manufacturing;
- (m) Film production studio;
- (n) Industrial use, light;
- (o) Medical Clinics and accessory related commercials uses;
- (p) Mini-storage facility, in any building occupied by a principal use permitted in this Article, and not accounting for more than 25% of the gross floor area in any building;
- (q) Office;
- (r) Rental and repair of goods, sport and recreational equipment, including, but without limiting the generality of the foregoing: bicycles, scooters, golf equipment, tennis racquets and climbing gear, but specifically excluding the repair or maintenance of anything that utilizes an internal combustion engine;
- (s) Research and development facility;
- (t) Restaurant, limited to a maximum of 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) of gross floor area;

# **Educational, Cultural, Recreational and Institutional Uses**

- (u) **Community care facility**;
- (v) Community garden;
- (w) **Dormitory**, as an **accessory use** to a **school** or institutional **use**;
- (x) Greenhouse, as an accessory buildings;
- (y) **Group daycare**, subject to Subsection 3.26.02;
- (z) Outdoor gardening and bee-keeping as accessory Uses, subject to Section 3.12;
- (aa) Place of worship;
- (bb) School;
- (cc) Training and education facility;
- (5) Within that portion of the lands identified as "Area 5" on the CD6A Zone Map attached as Schedule "O-2":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Apartment, senior citizens;
  - (d) **Bed and breakfast** in a **one-family dwelling** on **lots** of 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) or greater in **lot area**, subject to Section 3.09;
  - (e) Community garden;
  - (f) Dwelling, one-family;
  - (g) **Dwelling, two-family**, subject to Section 3.07;
  - (h) **Home occupation**, subject to Section 3.09;
  - (i) Secondary suite in a one-family dwelling, subject to Section 3.08;
  - (j) Townhouse;

- (k) Uses accessory to a principal use permitted in this Article;
- (I) Uses permitted in Section 3.01 of this Bylaw;
- (6) Within that portion of the lands identified as "Area 6" on the CD6A Zone Map attached as Schedule "O-2":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community care facility;
  - (c) Community garden;
  - (d) **Dormitory**, as an **accessory use** to a School or institutional Use;
  - (e) Greenhouse, as an accessory building;
  - (f) **Group daycare**, subject to Subsection 3.26.02;
  - (g) Outdoor gardening and bee-keeping as accessory uses, subject to Section 3.12;
  - (h) Place of worship;
  - (i) Recreation facility, indoor;
  - (j) Recreation facility, outdoor;
  - (k) School;
  - (I) Training and education facility;
  - (m) Uses accessory to a principal use permitted in this Article; and
  - (n) Uses permitted by Section 3.01 of this Bylaw.

### 6.95A.02 Subdivision Lot Requirements

- (1) No panhandle lots may be created by subdivision.
- (2) No **lot** having a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be created by subdivision.
- (3) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision, unless access to the **lot** is provided by way of a rear access route.
- (4) No **lot** for a **residential use** having a **building envelope** width or depth less than 7 m (23 ft) nor a **building envelope** area less than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>) may be created by subdivision.
- (5) The minimum **lot area** for **two-family dwellings** and **apartments** with a maximum of three **dwelling units** is as follows:
  - (a)  $835 \text{ m}^2$  (8,987.9 ft<sup>2</sup>) for a **two-family dwelling**; and
  - (b) 1,000 m<sup>2</sup> (10,763.8 ft<sup>2</sup>) for an **apartment** with a maximum of three **dwelling units**.
- (6) Despite Article 6.95A.02(2), a **lot** having a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) and not less than 370 m<sup>2</sup> (3,982.7 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**, provided that:
  - (a) The **lot width** is not less than 12 m (39.4 ft); and
  - (b) The **building envelope** on the **lot** created has a width and depth of at least 7 m (23 ft).

- (7) No **lot** having a **lot area** less than 900 m<sup>2</sup> (9,687.5 ft<sup>2</sup>) may be used for a commercial **use**, **townhouse** or any type of **apartment use**.
- (8) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be used for an institutional **use**.

# 6.95A.03 Density of Development on Individual Lots

- (1) There may not be more than one **residential building** on a **lot**.
- (2) Despite Article 6.95A.03(1), there may be more than one **residential building** on a **lot** if all of the **residential buildings** on the **lot** are of the same type, being **townhouses**, **two-family dwellings** or **apartment buildings**.
- (3) The density of **townhouse** and **two-family dwellings** may not exceed one **dwelling unit** per 285 m<sup>2</sup> (3,067.7 ft<sup>2</sup>) of **lot area**.
- (4) The **floor area ratio** of a **building** for an **apartment** or combined **apartment** and commercial **use** may not exceed 3.0, unless 95% of the required off-street parking is provided underground or within a **building**, in which case it may not exceed 7.0.
- (5) The **floor area ratio** of a **building** for a commercial **use** may not exceed 7.0.

### 6.95A.04 Density of Development in the RCBM2 Zone

- (1) There may not be more than one **dwelling unit** and not more than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) of commercial floorspace within each area (Areas 1 through 6) identified on the RCBM2 Zone Map attached as Schedule "O-2".
- (2) Despite Article 6.95A.04(1), the number of **dwelling units** in the RCBM2 Zone may exceed one **dwelling unit** in each identified area of the RCBM2 Zone if the owner of the land or applicant for a building permit provides the following to the City:
  - (a) \$2500 per dwelling unit towards the City's General Amenity Reserve Fund; and
  - (b) A covenant charging the land in the RCBM2 Zone is provided, in terms satisfactory to the City, ensuring that park land or green/open space or golf course in an amount equal to at least 40% of the land area within the RCBM1 and RCBM2 Zones combined;
- (3) For the purposes of Clauses 6.95A.04(2)(a) and (b), a dwelling unit is authorized when a Building Permit authorizing the construction of the dwelling unit is issued, except that in the case of a subdivision of land into lots on which the RCBM2 regulations permit the construction of a one-family dwelling or two-family dwelling, dwelling units are authorized on such lots when the approving officer approves the subdivision plan creating the lots.
- (4) For the purposes of Clauses 6.95.04(2)(a) and (b) a **dwelling unit** is defined as a single residential **lot** of not less than 550 m<sup>2</sup> (5920 ft<sup>2</sup>) or a **one-family dwelling** on a lot not less than 550 m<sup>2</sup> (5,920 ft<sup>2</sup>);
- (5) For the purpose of Clauses 6.95.04(2)(a) and (b):
  - (a) A **one-family dwelling** on a **lot** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) is deemed equivalent to 0.66 **dwelling units**;

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- (b) A two-family dwelling is deemed to be equivalent to 1.32 dwelling units (2 x 0.66); and
- (c) A multi-family **dwelling unit (townhouse**, or **apartment**) is deemed equivalent to 0.61 dwelling units.
- (6) Under no circumstance may the total number of dwelling units within the RCBM2 Zone Density Map attached as Schedule O-3 exceed:
  - (a) 473 dwelling units in Area A;
  - (b) 102 dwelling units in Area B;
  - (c) 16 dwelling units in Area C;
  - (d) 19 dwelling units in area D;
  - (e) 500 dwelling units in Area E1;
  - (f) 18 dwelling units in Area E2;
  - (g) 209 dwelling units in Area E3;
  - (h) 60 dwelling units in Area E4;
  - (i) 15 dwelling units in Area E5;
  - (j) 39 dwelling units in Area E6;
  - (k) 800 dwelling units in Area E7; and
  - (I) 1,049 dwelling units in Area E8.
- (7) Under no circumstances may the total **gross floor area** of commercial **uses**, including any **golf course buildings**, clubhouse, **hotel**, or adult care facilities, in the RCBM2 Zone exceed 35,760 m<sup>2</sup> (384,917.4 ft<sup>2</sup>).
- (8) Despite Article 6.95A.04(6), an application may be made to Council to amend the maximum permitted number of dwelling units in an area shown on the RCBM2 Zone Density Map attached as Schedule O-3, if the owner of the land or the applicant for a density amendment provides amenity contributions in accordance with Council's Affordable Housing and Amenity Contribution Policy, as amended from time to time.
- (9) Despite Article 6.95A.04(6), more than 16 dwelling units but not more than 500 dwelling units may be constructed on Area C, as shown on the RCBM2 Zone Density Map attached as Schedule O-3, if the owner of the land or the applicant provides the following for each dwelling unit over and above 16, in addition to the requirements of Subsection 6.95A.04(2);
  - (a) \$1,000 per Single Family Equivalent (SFE) toward the Affordable Housing Reserve Fund;and
  - (b) \$6,000 per SFE toward the General Amenity Reserve Fund.

# 6.95A.05 Height and Size of Principal Use Buildings

(1) No **one-family dwelling, two-family dwelling, townhouse** or **apartment** with a maximum of three **dwelling units** may exceed a **height** of 9 m (29.5 ft).

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- (2) Within that portion of the lands identified as "Area 2" and "Area 5" on the RCBM2 Zone Map attached as Schedule "O-2", no **building** or **structure** may exceed a **height** of six storeys (exclusive of wholly non-residential storeys provided as parking).
- (3) Within that portion of the lands identified as "Area 6" on the RCBM2 Zone Map attached as Schedule "O-2", no **building** or **structure** may exceed a **height** of four storeys (exclusive of wholly non-residential storeys provided as parking).
- 6.95A.06 Setbacks for All Land Uses within that portion of the lands identified as "Area 1" on the RCBM2 Zone Map attached as Schedule "O-2":
  - (1) Within 0 m (0 ft) from any front lot line; or
  - (2) Within 0 m (0 ft) from any rear lot line; or
  - (3) Within 0 m (0 ft) of any interior side lot line; or
  - (4) Within 0 m (0 ft) of any exterior side lot line.
- 6.95A.07 Setbacks for One- and Two-Family Dwellings within that portion of the lands identified as "Area 2", "Area 3" and "Area 4" on the RCBM2 Zone Map attached as Schedule "O-2":

### **One- and Two-Family Residential Lots**

- (1) On residential **lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) and less than 2,024.00 m<sup>2</sup> (0.5 ac), no **one-family dwelling** may be located:
  - (a) Within 5.5 m (18 ft) of any front lot line; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 2.4 m (7.9 ft) of any interior side lot line; or
  - (d) Within 1.5 m (4.9 ft) of any **interior side lot line**, on the lots legally described as Section 83 Highland District Except Parts in Plans VIP75509, VIP77878, VIP78873, VIP80330, VIP82040, VIP82483, VIP82960, VIP88981, VIP88983, EPP33056, EPP80460, EPP68922 and EPP86748 (1991 Bear Mountain Parkway) **and** Section 84 Highland District Except Plans VIP72556, VIP75509, VIP89370, EPP72419, EPP80460, EPP86748 and EPP101117 (1950 Bear Mountain Parkway; (Bylaw No. 1997); or
  - (e) Within 4.5 m (14.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.
- (2) On residential **lots** with **lot areas** greater than or equal to 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>) and less than 2,024 m<sup>2</sup> (0.5 ac), no **two-family dwelling** may be located:
  - (a) Within 5.5 m (18 ft) of any front lot line; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 3 m (9.8 ft) of any interior side lot line; or

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(d) Within 4.5 m (14.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

#### **Small Lot**

- On residential **lots** with **lot areas** greater than or equal to 370 m<sup>2</sup> (3,982.7 ft<sup>2</sup>) and less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **building** or **structure** may be located:
  - (a) Within 4.5 m (14.8 ft) of any **front lot line**, except that no **garage or caport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**. This minimum **setback** may be reduced to 3 m (9.8 ft) where **automobile** access to the dwelling is provided from the rear by way of a rear lane or access route in a bare land strata plan and all parking is located at the rear of the dwelling; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 1.2 m (3.9 ft) of any interior side lot line; or
  - (d) Within 3 m (9.8 ft ) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.
- 6.95A.08 Setbacks for One-, Two-Family Dwellings and Apartments with a maximum of three Dwelling Units within that portion of the lands identified as "Area 5" on the RCBM2 Zone Map attached as Schedule "O-2":

# **One- and Two-Family Residential Lots**

- (1) On residential **lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) and less than 2,024 m<sup>2</sup> (0.5 ac), no **one-family dwelling** may be located:
  - (a) Within 5.5 m (18 ft) of any front lot line; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (d) Within 4.5 m (14.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.
- (2) On residential **lots** with **lot areas** greater than or equal to 835 m<sup>2</sup> (8,987.9 ft<sup>2</sup>) and less than 2,024 m<sup>2</sup> (0.5 ac), no **two-family dwelling** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 3 m (9.8 ft) of any Interior **side lot line**; or

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(d) Within 4.5 m (14.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

#### **Small Lot**

- On residential **lots** with **lot areas** greater than or equal to 370 m<sup>2</sup> (3,982.7 ft<sup>2</sup>) and less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **building** or **structure** may be located:
  - (a) Within 4.5 m (14.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**. This minimum **setback** may be reduced to 3 m (9.8 ft) where **automobile** access to the dwelling is provided from the rear by way of a rear lane or access route in a bare land strata plan and all parking is located at the rear of the dwelling; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 1.2 m (3.9 ft) of any interior side lot line; or
  - (d) Within 3 m (9.8 ft ) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.
- 6.95A.9 Setbacks for Multi-Family Residential Uses within that portion of the lands identified as "Area 2", "Area 3", "Area 4" and "Area 5" on the RCBM2 Zone Map attached as Schedule "O-2":

### **Townhouses**

- (1) No **townhouses** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line; or
  - (b) Within 10 m (32.8 ft) of any rear lot line; or
  - (c) Within 6 m (19.7 ft) of any interior side lot line; or
  - (d) Within 7.5 m (24.6 ft) of any exterior side lot line.

# **Apartments**

- (2) No apartment building may be located:
  - (a) Within 0 m (0 ft) of any front lot line; or
  - (b) Within 7.5 m (24.6 ft) of any **side lot line**, or a distance from the **side lot line** equal to 0.6 multiplied by the **height** of the **building**, whichever is less; or
  - (c) Within 10 m (32.8 ft) of the **rear lot line** or a distance from the **rear lot line** equal to the **height** of the **building**, whichever is less; or
  - (d) Despite the **setbacks** for **apartment buildings**, any parking structure associated with an **apartment building** may have a zero **setback** to any **lot line**.

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- 6.95A.10 Setbacks for Commercial Uses within that portion of the lands identified as "Area 2", "Area 3", "Area 4" and "Area 5" on the RCBM2 Zone Map attached as Schedule "O-2":
  - (1) No **building** with a commercial **use** may be located:
    - (a) Within 6 m (19.7 ft) of any **interior side lot line** where the **interior side lot line abuts** a **lot** with a wholly **residential use**; or
    - (b) Within 2 m (6.6 ft) of any **exterior side lot line**, except where the **building** is flanked by a sidewalk with a width of at least 2 m (6.6 ft) in which case the exterior side yard setback may be reduced to nil; or
    - (c) Within 6 m (19.7 ft) of any rear lot line.
  - (2) Despite Article (1), any parking structure associated with a **building** with a commercial **use** may have a zero **setback** to any **lot line**.
- 6.95A.11 Setbacks for Institutional Uses within that portion of the lands identified as "Area 2", "Area 3", "Area 4" and "Area 5" on the RCBM2 Zone Map attached as Schedule "O-2":
  - (1) No **building** with a **principal** institutional **use** may be located:
    - (a) Within 6 m (19.7 ft) of any interior side lot line; or
    - (b) Within 10 m (32.8 ft) of any rear lot line.
  - (2) Despite Article (1), any parking structure associated with a **principal building** with an institutional **use** may have a zero **setback** to any **lot line**.

### 6.95A.13 General Regulations

In addition to the regulations contained in Part 3 of this Bylaw, the following requirements apply to Development in the RCBM2 Zone:

- (1) Despite any other regulations in this Bylaw, accessory buildings on lots that abut a golf course must be situated within the side yard or front yard, and must not be situated closer to the front lot line than the required front yard setback for the principal building.
- (2) Except on lands identified as "Area 1" on the RCBM2 Zone Map attached as Schedule "O-2"; no building that has a mix of residential and commercial uses may have any residential uses on the ground floor, unless the residential uses are situated to the rear of the commercial uses on the ground floor or have their principal entrance facing a side or rear setback, or a rear access route.

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# Section 6.96 - Comprehensive Development 7 - Sooke/Jacklin (CD7) Zone

The intent of the CD7 Zone is to accommodate commercial and light industry use.

# 6.96.01 Permitted Uses

The f	followir	ng <b>uses</b> and no others are permitted in the CD7 Zone:
(1)	With "N":	in that portion of the lands identified as "Lot 1" on the CD7 Zone Map attached as Schedule
	(a)	Accessory buildings and structures, subject to Section 3.05;
	(b)	Animal hospital, in enclosed buildings;
	(c)	Bakery, not exceeding 200 m <sup>2</sup> ( 2,152.8ft <sup>2</sup> ) of gross floor area;
	(d)	Business support service;
	(e)	Car wash;
	(f)	Community garden;
	(g)	Dwelling units, located above the ground floor;
	(h)	Film productions studio;
	(i)	Financial institution;
	(j)	Gasoline service station;
	(k)	Licensed premises;
	(1)	Medical Clinics and accessory related commercials uses;
	(m)	Office;
	(n)	Personal service establishment;
	(o)	<b>Restaurant</b> , limited to a total <b>gross floor area</b> not exceeding 450 $\text{m}^2$ (4,483.8 $\text{ft}^2$ ) for all <b>restaurants</b> on the site;
	(p)	<b>Restaurant, drive-through</b> , limited to a total <b>gross floor area</b> not exceeding 450 m <sup>2</sup> (4,483.8 ft <sup>2</sup> ) for all <b>restaurants</b> on the site;
	(q)	Retail store;
	(r)	Taxi office;
	(s)	Training and education facility;

Uses accessory to a principal use permitted in this Article;

(t)

- (u) Uses permitted by Section 3.01 of this Bylaw; and
- (v) Veterinary practice, enclosed buildings.
- (2) Within that portion of the lands identified as "Lot 2" on the CD7 Zone Map attached as Schedule "N":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Community garden;
  - (d) Dwelling, two-family, subject to Section 3.07;
  - Home occupation, subject to Section 3.09; (e)
  - (f) Townhouse;
  - (g) Uses accessory to a principal use permitted in this Article; and
  - (h) Uses permitted by Section 3.01 of this Bylaw.

#### 6.96.02 **Subdivision Lot Requirements**

- No **lot** having a **lot area** less than 2,000 m<sup>2</sup> (21,527.8 ft<sup>2</sup>) may be created by subdivision. (1)
- (2) No lot having a lot width less than 25 m (82 ft) may be created by subdivision.

#### 6.96.03 **Lot Coverage**

Lot coverage of all buildings and structures may not exceed 75%.

#### 6.96.04 **Density of Development**

- The combined density for all multi-family residential uses permitted by Article 6.96.01(2) shall (1) not exceed a floor area ratio of 1.25 on that part of the lands where residential uses are permitted, unless at least 50% of required parking is provided underground, in which case the density of a residential use may be increased to 1.5, and further increased by 0.025 to a maximum floor area ratio of 1.75 for every additional 5% of parking that is provided underground, and the total combined gross floor area of all residential uses shall be limited to not more than 10,500 m<sup>2</sup> (113,021.1 ft<sup>2</sup>).
- (2) The combined density for all commercial uses permitted by Article 6.96.01(1) shall not exceed a floor area ratio of 0.8 on that part of the lands where a commercial use is permitted, and the total combined gross floor area of all such uses be limited to not more than 3,250 m<sup>2</sup> (34,982.7 ft<sup>2</sup>).
- (3) For the purposes of this Subsection 6.96.04, if the land is not subdivided such that Lots 1 and 2 on the CD7 Zone Map constitute separate legal lots, the floor area ratio shall be calculated by dividing the gross floor area of all buildings on that portion of a lot on which buildings of that type are permitted by Subsection 6.96.01, by the area of that portion of the lot.

Zoning Bylaw No. 300 Page CD7-2 City of Langford 18 Feb 20 (4) Despite Articles 6.96.04(1), (2), and (3), on land whose legal description is set out in the following table, the density of development may exceed three dwelling units and a floor area ratio of 0.6 if the owner of the land pays to the City the amount specified in Column 2 of Table 1 below, prior to the issuance of a Building Permit, towards the General Amenity Reserve Fund.

#### Table 1

1. Legal Description	2. Amenity Contribution
Lot 2, Section 83, Esquimalt District, Plan VIP84322 (3240 Jacklin Road)	\$3,900 per Dwelling Unit

#### 6.96.05 **Height and Size of Principal Use Buildings**

- (1) No apartment building may exceed a height of 15 m (49.2 ft) or four storeys.
- (2) No townhouse or two-family dwelling may exceed a height of 9 m (29.5 ft).
- (3) No commercial **building** may exceed a **height** of 12.2 m (40 ft) or four storeys.

#### 6.96.06 **Setbacks**

No building or structure may be located:

- (1) Within 2 m (6.6 ft) of the Sooke Road right-of-way; or
- (2) Within 3 m (9.8 ft) of the Jacklin Road right-of-way; or
- (3) Within 3 m (9.8 ft) of any internal access route; or
- (4) Within 6 m (19.7 ft) of any lot line common to a lot in a Residential Zone; or
- (5) Within 0 m (0 ft) of any interior side lot line common to a lot in a Commercial Zone.

#### 6.96.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the CD7 Zone:

- (1) A continuous landscape and screening area not less than 1.5 m (4.9 ft) wide including a solid decorative fence of 1.8 m (5.9 ft) high must be provided along all lot lines that abut the developed portion of the lot and any other Residential Zone; and
- (2) A continuous landscape and screening area not less than 3 m (9.8 ft) wide must be provided along any portion of any front lot line or exterior side lot line that abuts a commercially developed portion of the lot.

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# Section 6.97 - Comprehensive Development 8 - Valley View (CD8) Zone

The intent of the C8 Zone is accommodate residential and related uses.

### 6.97.01 Permitted Uses

The following **uses** and no others are permitted in the CD8 Zone:

- (1) Within that portion of the lands identified as "Area 1 Single Family Residential", on the CD8 Zone Map attached as Schedule "Q":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) **Bed and breakfast** in **one-family dwellings** on **lots** of 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) or greater in **lot area** and subject to Section 3.09;
  - (c) Community garden;
  - (d) Concession stands that are **accessory** to **outdoor recreation** facilities on the **lot** referred to in Clause 6.97.04(1)(b);
  - (e) Dwelling, one-family;
  - (f) **Home occupation**, subject to Section 3.09;
  - (g) Parking facility;
  - (h) Recreation facility, outdoor;
  - (i) Secondary suite in a one-family dwelling, subject to Section 3.08;
  - (j) **Garden suite or carriage suite** on **lots** over 700 m<sup>2</sup> (7,534.7 ft<sup>2</sup>) in accordance with section 3.08:
  - (k) The keeping of not more than four **boarders** in a **one-family dwelling** on a **lot** having a **lot** area of 699 m<sup>2</sup> (7,524 ft<sup>2</sup>);
  - (I) The keeping of not more than two **boarders** in a **one-family dwelling** on a **lot** having a **lot area** less than 699 m<sup>2</sup> (7,524 ft<sup>2</sup>);
  - (m) The keeping of not more than one **boarder** in a **one-family dwelling** on a **lot** having a **lot** area less than 550 m<sup>2</sup> (5,920 ft<sup>2</sup>);
  - (n) **Unenclosed storage** of seasonal **recreational vehicles**, on **lots** of 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) or greater in **lot area**;
  - (o) Uses accessory to a principal use permitted in this Article; and
  - (p) Uses permitted by Section 3.01 of this Bylaw.

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- (2) Within that portion of the lands identified as "Area 2 Townhouse Residential", on the CD8 Zone Map attached as Schedule "Q":
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community garden;
  - (c) **Dwelling, two-family**, subject to Section 3.07;
  - (d) **Home occupation**, subject to Section 3.09;
  - (e) Townhouse;
  - (f) Uses accessory to a principal use permitted in this Article;
  - (g) Uses permitted by Section 3.01 of this Bylaw.

# 6.97.02 Subdivision Lot Requirements

- (1) No panhandle lots may be created by subdivision.
- (2) Within that portion of the lands identified as "Area 1 Single-Family Residential", on the CD8 Zone Map attached as Schedule "Q":
  - (a) No **lot** having a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be created by subdivision;
  - (b) No lot having a lot width less than 16 m (52.5 ft) may be created by subdivision;
  - (c) No **lot** for a **residential use** having a **building envelope** width or depth less than 7 m (23 ft) nor a **building envelope** area less than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>) may be created by subdivision;
  - (d) Despite Clauses 6.97.02(2)(a), (b), and (c), a **lot** having a **lot area** of not less than 300 m<sup>2</sup> 3,229.2 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**, provided that:
    - (i) The **lot width** is not less than 9 m (29.5 ft); and
    - (ii) The **building envelope** on the **lot** created has a width and depth of at least 6 m (19.7 ft); and
  - (e) Despite Clauses 6.97.02(a), (b) and (c), a **lot** having a **lot area** of not less than 250 m<sup>2</sup> (2,691 ft<sup>2</sup>) but not more than 299 m<sup>2</sup> (3,218.4 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**, provided that the **lot width** is not less than 9 m (29.5 ft).
- (3) Within that portion of the lands identified as "Area 2 Townhouse Residential", on the CD8 Zone Map attached as Schedule "Q", not **lot** having a **lot area** less than 1,500 m² (16,145.9 ft²) may be created by subdivision.

# 6.97.03 Density of Development on Individual Lots

(1) There may not be more than one **residential building** on a **lot**.

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- (2) The gross floor area of a principal building on any lot having a lot area of not less than 250 m<sup>2</sup> (2,691 ft<sup>2</sup>), but not exceeding 299 m<sup>2</sup> (3,218.4 ft<sup>2</sup>), shall be between 74 m<sup>2</sup> (796.5 ft<sup>2</sup>) and 91 m<sup>2</sup> (979.5 ft<sup>2</sup>).
- (3) The **gross floor area** of an **accessory building** on any **lot** having a **lot area** of not less than 250 m<sup>2</sup> (2,691 ft<sup>2</sup>), but not exceeding 299 m<sup>2</sup> (3,218.4 ft<sup>2</sup>), shall not exceed 9.2 m<sup>2</sup> (99 ft<sup>2</sup>).

# 6.97.04 Density of Development in the CD8 Zone

- (1) Within that portion of the lands identified as "Area 1 Residential", on the CD8 Zone Map attached as Schedule "Q":
  - (a) No lot may be created by subdivision unless the owner of the land proposed to be subdivided has:
    - (i) Deposited for registration against title to that **lot**, in priority to all financial charges, a housing agreement in a form satisfactory to the City of Langford which includes the following:
      - (a) Provisions insuring the **lot** will be provided for initial sale as affordable housing at a cost of no more than \$150,000, which includes a house between the size of 74 m<sup>2</sup> (796.5 ft<sup>2</sup>) and 91 m<sup>2</sup> (979.5 ft<sup>2</sup>); and
      - (b) Restrictions on resale price; or
    - (ii) First paid to the City of Langford, in respect of that Lot, \$3,000 towards the General Amenity Reserve Fund.
  - (b) No **lot** may be created by subdivision if, as a result of the subdivision creating that **lot**, the number of **lots** in the CD8 Zone will exceed 50, unless the owner of the land proposed to be subdivided has first conveyed to the City of Langford in fee simple a portion of the land in the CD8 Zone that is at least 1.2 ha (3 ac) in area and upon which has been built to the specifications and satisfaction of the City a multi-purpose sports field, tot lot, concession stand, parking lot, and landscape screen;
  - (c) No **lot** may be created by subdivision unless, upon the creation of that **lot**, it will be the case that there are housing agreements that conform with Clause 6.97.04(1)(a) registered, in priority, to all financial charges, against at least 10% of the **lots** in the CD8 Zone;
  - (d) There shall be no more than 167 fee simple residential **lots**;
  - (e) There shall be no more than 16 lots that have a lot area less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>);
  - (f) There shall be no more than 79 lots that have a lot area less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>); and
  - (g) No **lot** shall have a **lot area** less than 250 m<sup>2</sup> (2,691 ft<sup>2</sup>).

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- (2) Within that portion of the lands identified as "Area 2 – Townhouse Residential", on the CD8 Zone Map attached as Schedule "Q":
  - Except as provided in Article (b) below, the floor area ratio may not exceed 0.3; (a)
  - (b) Despite Clause 6.97.04(2)(a), the floor area ratio may be increased to 0.75, if the owner of the land proposed to be developed pays \$9,300 to the City towards the General Amenity Reserve Fund prior to the issuance of a Building Permit.

#### **Height and Size of Principal Use Buildings** 6.97.05

- (1) No one-family dwelling may exceed a height of 9 m (29.5 ft).
- (2) No townhouse or two-family dwelling may exceed a height of three storeys.

#### 6.97.06 Setbacks

### **One-Family Residential Lots**

- (1) On residential lots with lot areas greater than or equal to 550 m<sup>2</sup> (5,920.2ft<sup>2</sup>), no principal building may be located:
  - Within 6 m (19.7 ft) of any front lot line; or (a)
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (d) Within 4.5 m (14.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line.

# **Small Lot**

- On residential lots with lot areas greater than or equal to 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) and less than 550 (2) m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **principal building** may be located:
  - Within 4.5 m (14.8 ft) of any front lot line, except that no garage or carport whose vehicle (a) access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line. This minimum setback may be reduced to 3 m (9.8 ft) where automobile access to the dwelling is provided from the rear by way of a rear lane or access route in a bare land strata plan and all parking is located at the rear of the dwelling; or
  - Within 6 m (19.7 ft) of any rear lot line; or (b)
  - (c) Within 3 m (9.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 1.2 m (3.9 ft) of any interior side lot line.

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# **Small Lot Affordable Housing**

- (3) On residential **lots** with **lot areas** greater than or equal to 250 m<sup>2</sup> (2,691 ft<sup>2</sup>) and less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) no **principal building** may be located:
  - (a) Within 4 m (13.1 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**. This minimum **setback** may be reduced to 3 m (9.8 ft) where **automobile** access to the dwelling is provided from the rear by way of a rear lane of access route in a bare land strata plan and all parking is located at the rear of the dwelling; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 3 m (9.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
  - (d) Within 1.2 m (3.9 ft) of any interior side lot line.

### **Accessory Buildings**

- (4) On residential **lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **accessory building** may be located:
  - (a) Within 1 m (3.3 ft) of the principal building; or
  - (b) Within 15 m (49.2 ft) of any **front lot line** unless it complies with the **front lot line setback** requirements applicable to the **principal building**; or
  - (c) Within 1 m (3.3 ft) of any side lot line; or
  - (d) Within 1 m (3.3 ft) of any rear lot line.
- (5) On residential **lots** with **lot areas** greater than or equal to 250 m<sup>2</sup> (2,691 ft<sup>2</sup>) and less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **accessory building** may be located:
  - (a) Within 1 m (3.3 ft) of the **principal building**; or
  - (b) Within 5.5 m (18 ft) of any front lot line; or
  - (c) Within 1 m (3.3 ft) of any side lot line; or
  - (d) Within 1 m (3.3 ft) of any rear lot line.

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#### **Townhouses and Two-Family Dwellings**

- (6) On lots with townhouses and two-family dwellings, no principal building may be located:
  - Within 6 m (19.7 ft) of any front lot line; or (a)
  - (b) Within 3 m (9.8 ft) of any side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (c) Within 10 m (32.8 ft) of any rear lot line.

#### 6.97.07 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the C8 Zone:

- Parking areas shall be screened from any abutting residential use or commercial use by a landscape and screening area not less than 3 m (9.8 ft) in width and 1.8 m (5.9 ft) in height, measured at the time of planting.
- (2) A continuous landscape and screening area not less than 1.5 m (4.9 ft) wide including a solid decorative fence of 1.8 m (5.9 ft) high must be provided along all commercial or park property lot lines that abut a residential use. The landscape and screening area must be provided on the commercial or park side of the property line and must be provided by the developer of the commercial or park property.

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# Section 6.98 - Comprehensive Development - Baker View Heights (CD9) Zone

The intent of the CD9 Zone is accommodate residential oriented development.

#### 6.98.01 Permitted Uses

The following **uses** and no others are permitted in the CD9 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) **Dwelling, one-family**, on **lots** no less than 270 m<sup>2</sup> (2,906.3 ft<sup>2</sup>) in **lot area**;
- (4) **Dwelling, two-family**, subject to Section 3.07 and on **lots** no less than 1,800 m<sup>2</sup> (0.5 ac) in **lot** area;
- (5) **Home occupation**, subject to Section 3.09;
- (6) **Townhouse**, on **lots** no less than 1,800 m<sup>2</sup> (0.5 ac) in **lot area**;
- (7) **Secondary Suite** in a **one-family dwelling**, subject to Section 3.08, on the property legally described as Lot A, Section 3, Range 3 West, Highland District, Plan EPP104528, PID No. 031-206-298 (2104 Longspur Drive); (Bylaw No. 1957)
- (8) Uses accessory to a principal use permitted in this Zone; and
- (9) Uses permitted by Section 3.01 of this Bylaw.

#### 6.98.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**.
- (2) No **lot** having a **lot area** less than 1,800 m<sup>2</sup> (0.5 ac) may be created by subdivision for an **townhouse or two-family dwelling**.
- (3) No lot for a one-family dwelling may be created having a lot width less than 9.5 m (31.2ft).
- (4) No **lot** for a **townhouse** or **two-family dwelling** may be created having a **lot width** less than 18 m (59.1 ft).
- (5) No **lot** for a **one-family dwelling** may be created having a **building envelope** with a width or depth less than 7 m (23 ft) nor a **building envelope** area less than 93 m<sup>2</sup> (1,001.0ft<sup>2</sup>).
- (6) No panhandle lots may be created by subdivision in the CD9 Zone.
- (7) Despite Article 6.98.02(1), the minimum **lot area** for subdivision for a **one-family dwelling** shall be 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) if the owner of the land proposed to be subdivided:
  - (a) Pays to the City, prior to the time of subdivision approval, in respect of any proposed parcel that has a **lot area** of less than 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>) and more than 299 m<sup>2</sup> (3,218.4 ft<sup>2</sup>), \$2,000 towards the General Amenity Reserve Fund; and

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- (b) Enters into a housing agreement with the City in respect of at least the number of parcels in the subdivision indicated in Column 2 of Table 1 below, which parcels may, despite Article 6.98.02(1) and Clause 6.98.02(7)(a), have a **lot area** of not less than 270 m² (2,906.3ft²), requiring the owner to construct on each such parcel within 26 weeks of the deposit of the subdivision plan a **one-family dwelling** having a **gross floor area** of between 74 m² (796.5 ft²) and 91 m² (979.5 ft²), restricting the selling price of the parcel and dwelling to \$150,000 for the first five years following deposit of the subdivision plan, and restricting the selling price of the parcel and dwelling for the following twenty years to \$150,000 plus \$2,000 for each full year that has elapsed following the expiry of the initial five-year period; and
- (c) Contributes to the General Amenity Reserve Fund in an amount specified in column 3 of Table 1 below:

Table 1

1. Legal description	2. Affordable Housing Lots	3. Cash Contribution to General Amenity Reserve Fund
That Part of Section 3, Range 3 West, Highland District, Shown Coloured Red on Plan Attached to DD 13124, Except Part in Plan 27507 (2110 Millstream Road)	3	\$8,000

#### 6.98.03 Lot Coverage

**Lot coverage** of all **buildings** and **structures** may not exceed 40%.

#### 6.98.04 Density of Development on Individual Lots

- (1) There may not be more than one **residential building** on a **lot**.
- (2) There may not be more than one **residential building** on a **lot** equal to or greater than 1,800 m<sup>2</sup> (0.5 ac) unless the applicant for a Building Permit provides to the City \$1,250 per additional **dwelling unit**, to be held in a reserve fund for parks, playgrounds, recreational fields and trails.
- (3) Despite Article 6.98.04(1), there may be more than one **residential building** on a **lot** if the **residential buildings** on the **lot** are either all of the **townhouse** type or all of the **two-family dwelling** type.

#### 6.98.05 Density of Development in the CD9 Zone

- (1) There shall be no more than 37 **one-family dwelling lots** in the CD9 Zone.
- (2) Despite 6.98.05(1), there may be 38 one-family dwelling lots in the CD9 Zone, if the owner pays to the City, prior to issuance of a Building Permit, \$6,000 towards the General Amenity Reserve Fund and \$1,000 towards the Affordable Housing Reserve Fund.
- (3) There shall be no more than 44 multi-family **dwelling units** in the CD9 Zone.
- (4) No **lot** in the CD9 Zone shall have a **lot area** less than 270 m<sup>2</sup> (2,906.3 ft<sup>2</sup>).

#### 6.98.06 Height and Size of Principal Use Buildings

(1) No **one-family dwelling** may exceed a **height** of 8.5 m (27.9 ft).

(2) No townhouse or two-family dwelling may exceed a height of 9 m (29.5 ft).

#### 6.98.07 **Setbacks**

#### **One-Family Residential Lots**

- (1) No principal building may be located:
  - (a) Within 4.5 m (14.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**. This minimum **setback** may be reduced to 3 m (9.8 ft) where **automobile** access to the dwelling is provided from the rear, by way of a rear lane or rear access route in a bare land strata plan, and all parking is located at the rear of the dwelling; or
  - (b) Within 6 m (19.7 ft) of any **rear lot line**; or
  - (c) Within 3 m (9.8 ft ) of any **exterior side lot line** except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
  - (d) Within 1.2 m (3.9 ft) of any **interior side lot line**.
- (2) Despite Clause 6.98.07(1)(a), on residential **lots** with **lot are**as greater than or equal to 270 m<sup>2</sup> (2,906.3 ft<sup>2</sup>) and less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>), and that are subject to a housing agreement under Clause 6.98.02(7)(b), no **principal building** may be located within 4 m (13.1 ft) from any **front lot line**.

#### **Townhouses and Two-Family Dwellings**

- (3) No **townhouse** or **two-family dwelling** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line; or
  - (b) Within 10 m (32.8 ft) of any rear lot line; or
  - (c) Within 7.5 m (24.6 ft) of any **exterior side lot line**; or
  - (d) Within 6 m (19.7 ft) of any interior side lot line.

#### 6.98.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the CD9 Zone:

(1) On **lots** with an **townhouse** or **two-family dwelling use**, a **landscape and screening area** must be provided along any **interior side lot line** or **rear lot line** extending back from the **front building line** of the **principal building**. It must consist of a continuous **landscape and screening area** of at least 1 m (3.3 ft) in width containing a decorative fence of a minimum **height** of 1.8 m (5.9 ft) and decorative planting.

#### 6.98.09 General

Zoning Bylaw No. 300 Page CD9-3 City of Langford 19 Jul 21 In addition to the regulations of Part 3 of this Bylaw, the following requirements apply to Development in the CD9 Zone:

(1) No plan of subdivision may be approved in this Zone if more than two **lots** with a **lot area** less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>), and that are subject to a housing agreement under Clause 6.98.02(7)(b), are contiguous along their **interior side lot lines**.

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# Section 6.99 - Comprehensive Development - Boulder Ridge (CD10) Zone

The intent of the CD10 zone is to accommodate residential and light commercial use.

#### 6.99.01 Permitted Uses

- (1) Within that portion of the lands identified as "Area 1 Mixed Use Residential/Commercial" on the CD10 Zone Map attached as Schedule "V" the following **uses** and no others are permitted:
  - (a) Community garden;
  - (b) **Dwelling, one-family**;
  - (c) No more than four **dwelling units** which can be located on either the ground level or second storey, or a combination thereof; and
  - (d) No more than two commercial units on the ground level, each not exceeding 93 m<sup>2</sup> (1,001 ft<sup>2</sup>) in **gross floor area**, in which the following **uses** are permitted:
    - (i) Office;
    - (ii) Personal service establishment;
    - (iii) Restaurant;
    - (iv) Retail store;
    - (v) Uses accessory to a principal use permitted in this Clause; and
    - (vi) **Uses** permitted by Section 3.01 of this Bylaw, other than 3.01.01(5) and (9).
- (2) Within that portion of the lands identified as "Area 2 Community Institutional" on the CD10 Zone Map attached as Schedule "V", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community garden;
  - (c) **Dwelling, one-family**;
  - (d) No more than one **principal residential use** on proposed Lot 2 shown on the site plan prepared by Wensley Architecture Limited and dated August 13, 2008, which may be either a **one-family dwelling** which may contain a **secondary suite**;
  - (e) **Secondary suite** in a **one-family dwelling**, on the lot legally described as Lot 19, Section 86, Metchosin District, Plan EPP14196 (3368 Happy Valley Road);
  - (f) **Townhouse** or **two-family dwelling**, on Lot 20, Section 86, Metchosin District, Plan EPP14196 (3364 Happy Valley Road) and on Lot 21 Section 86, Metchosin District, Plan EPP14196 (3360 Happy Valley Road);
  - (g) Uses accessory to a principal use permitted in this Article; and
  - (h) Uses permitted by Section 3.01 of this Bylaw.

- (3) Within those portions of the lands identified as "Area 3 Attached Housing A" and "Area 5 Attached Housing B" on the CD10 Zone Map attached as Schedule "V", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community garden;
  - (c) **Dwelling, one-family**;
  - (d) **Dwelling, two-family**, subject to Section 3.07;
  - (e) **Home occupation**, subject to Section 3.09;
  - (f) Townhouse;
  - (g) Uses accessory to a principal use permitted in this Article; and
  - (h) Uses permitted by Section 3.01 of this Bylaw.
- (4) Within that portion of the lands identified as "Area 4 **Apartments**", on the CD10 Zone Map attached as Schedule "V", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment;
  - (c) Community garden;
  - (d) **Dwelling, one-family**;
  - (e) **Dwelling, two-family**, subject to Section 3.07;
  - (f) **Group daycare**, subject to Subsection 3.26.02;
  - (g) Home office, subject to Section 3.09;
  - (h) Parking facility, as an accessory use to an apartment;
  - (i) Pet daycare;
  - (j) Preschool;
  - (k) Townhouse;
  - (I) Uses accessory to a principal use permitted in this Article;
  - (m) Uses permitted by Section 3.01 of this Bylaw; and
  - (n) **Veterinary practice**, in enclosed **buildings**.

#### 6.99.02 Subdivision Lot Requirements

- (1) No **lot** having a **lot area** less than 850 m<sup>2</sup> (9,149.3 ft<sup>2</sup>) may be created by subdivision.
- (2) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.
- (3) No **lot** having a **building envelope** width or depth of less than 7 m (23 ft) nor a **building envelope** area of less than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>) may be created by subdivision.

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#### 6.99.03 Density of Development

- (1) There may not be more than one **residential building** on a **lot**, except that two **apartment buildings** may be located on a **lot** not less than 2,500 m<sup>2</sup> (26,909.8 ft<sup>2</sup>) in **lot area**.
- (2) The gross floor area of an accessory building on any lot shall not exceed 9.2 m<sup>2</sup> (99 ft<sup>2</sup>).
- (3) The density of development of **lots** containing **apartment buildings** is limited to six **dwelling units**, unless all of the amenities described in Subsection 6.99.04 are provided, in which case more than six **apartment dwelling units** are permitted per **lot** to a maximum of 70 **apartments** in the CD10 Zone.
- (4) Despite Subsection 6.99.02, if all of the amenities described in Subsection 6.99.04 are provided and the total number of **lots** in Areas 3 and 5 shown on the CD10 Zone Map attached as Schedule "V" does not exceed 89, the minimum **lot area** for subdivision in those areas is 75 m² (807.3 ft²), the minimum **lot width, building envelope** width and **building envelope** depth in those areas is 4.6 m (15.1 ft), and the minimum **building envelope** area in those areas is 43 m² (462.9 ft²).

#### 6.99.04 Amenities for Density Increases

- (1) The conditions for the density increases specified in Articles 6.99.03(3) and (4) are that prior to any subdivision approval or issuance of any building permit that results in **dwelling units** or **lots** in Areas 1, 3, 4 and 5 exceeding the density otherwise permitted, the owner has:
  - (a) Provided to the City either:
    - (i) Conveyance of land in fee simple to the City, for the purpose of greenspace or park area, being those portions of land designated as "Park Area" and "Green Space" on the site plan prepared by Wensley Architecture Limited and dated August 13, 2008, after having installed on such land to the satisfaction of the City any landscape screening required by Section 6.99 in respect of park property lot lines abutting a residential use; or
    - (ii) Cash-in-lieu contribution to the City for the portions of land described in (i) above, being \$200,400 to be deposited in the General Amenity Reserve Fund.
  - (b) Registered a non-disturbance covenant, in favour of the City of Langford, over the portion of land designated as 'Common Property Green Space' on the sketch plan prepared by McIlvaney Riley Land Surveying Inc. and dated May 15, 2018, prohibiting the alteration of the land including the deposit or removal of soil and the alteration and removal of vegetation without the prior written consent of the City.
  - (c) Registered a restrictive covenant that prohibits the rear yard setbacks of the western residential units to be no closer than 1.0m west of the previous non-disturbance boundary as identified as 'existing covenant boundary' on the sketch plan prepared by McIlvaney Riley Land Surveying Inc. and dated May 15, 2018.
  - (d) Pays to the City the amount specified in Column 4 of Table 1 of Schedule "AD", prior to subdivision or Building Permit, whichever comes first.

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#### 6.99.05 Height and Size of Principal Use Buildings

- (1) No **townhouse** or **two-family dwelling** may exceed a **height** of 10 m (32.8 ft).
- (2) No one-family dwelling shall exceed a height of three storeys, except that no one-family dwelling that fronts on Tayberry Terrace and whose legal parcel was created through the deposit of subdivision plan EPP14196 may exceed a height of 10 m (32.8 ft) or two storeys, whichever is less.
- (3) No apartment building may exceed a height of 15 m (49.2 ft).
- (4) No mixed use commercial **buildings** may exceed a **height** of 10 m (32.8 ft) or two storeys, whichever is less.
- (5) Despite Article 6.99.05(1), **one-family dwellings** in Area 1 shall not exceed a **height** of 9.7 m (31.8 ft).

#### 6.99.06 Setbacks

#### **Apartment**

- (1) On any **lot** for **apartment use**, no **building** may be located:
  - (a) Within 9 m (29.5 ft) of any front lot line; or
  - (b) Within 5 m (16.4 ft) of any rear lot line; or
  - (c) Within 4.5 m (14.8 ft) of any interior side lot line; or
  - (d) Within 3.5 m (11.5 ft) of any exterior side lot line.

#### **Townhouse and Two-Family Dwellings**

- (2) No **townhouse** or **two-family dwelling** may be located:
  - (a) Within 1.3 m (4.3 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
  - (b) Within 2.3 m (7.6 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line. One-Family Dwelling, Community Institutional and Mixed Use Residential/Commercial
- (3) No principal building that is not an apartment building, townhouse or two-family dwelling may be located:
  - (a) Within 3.5 m (11.5 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
  - (b) Within 5 m (16.4 ft) of any rear lot line; or
  - (c) Within 1.5 m (4.9 ft) of any interior side lot line; or

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(d) Within 4.3 m (14.1 ft) of any exterior side lot line, except that no garage of carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line.

#### **Accessory Buildings**

- No **building accessory** to a community institutional **use** may be located:
  - (a) Within 1 m (3.3 ft) of the principal building; or
  - (b) Within 15 m (49.2 ft) of any front lot line unless it complies with the front lot line setback requirements applicable to the principal building; or
  - (c) Within 1 m (3.3 ft) of any side lot line; or
  - (d) Within 1 m (3.3 ft) of any rear lot line.

#### 6.99.07 **Lot Coverage**

- (1) The maximum lot coverage for one-family dwellings and townhouse units is 50% and for loft units is 57%.
- (2) The maximum lot coverage of all other uses is 40% except that, in Area 1, the maximum lot coverage is 75%.

#### 6.99.08 **Landscape Screening**

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the CD10 Zone:

- (1) Parking areas shall be screened from any abutting residential use or commercial use by a landscape and screening area not less than 3 m (9.8 ft) in width and 1.8 m (5.9 ft) in height, measured at the time of planting.
- (2) A continuous landscape and screening area not less than 1.5 m (4.9 ft) wide including a solid decorative fence of 1.8 m (5.9 ft) high shall be provided along all commercial or park property lot lines that abut a residential use. The landscape and screening area shall be provided on the commercial or park side of the property line, in the case of commercial property by the owner of that property.

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# Section 6.101 – Comprehensive Development – South Skirt Mountain (CD12) Zone

The intent of the CD12 Zone is to accommodate residential, commercial and light industrial uses.

#### 6.101.01 Permitted Uses

- (1) Within that portion of the lands identified as "Area I One or Two Family Residential", on the CD12 Zone Map attached as Schedule "X", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Assisted living;
  - (c) **Bed and breakfast** in a **one-family dwelling**, on **lots** of 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) or greater in **lot area** and subject to Section 3.09;
  - (d) Charitable facility;
  - (e) Community care facility;
  - (f) Community garden;
  - (g) Cultural facility;
  - (h) **Dwelling, one-family**;
  - (i) **Dwelling, two-family**, on **lots** with a **lot area** greater than or equal to 750 m<sup>2</sup> (8,072.9 ft<sup>2</sup>), a **lot width** not less than 13 m (42.7 ft) and a **building envelope** width not less than 11 m (36.1 ft), subject to Section 3.07;
  - (j) **Group daycare**, subject to Subsection 3.26.02;
  - (k) **Home occupation**, subject to Section 3.09;
  - (I) Hospital;
  - (m) Recreation facility, indoor;
  - (n) School;
  - (o) Secondary suite in a one-family dwelling, on lots with a lot area less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), subject to Section 3.08;
  - (p) **Two-family dwellings** on lots with areas greater than or equal to 300 m<sup>2</sup> (3,229 ft<sup>2</sup>) and widths not less than 10m (33 ft); (Bylaw No. 1864)
  - (q) The keeping of not more than four **boarders** in a **one-family dwelling**;
  - (r) Townhouse;

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- (s) Uses accessory to a principal use permitted in this Article; and
- (t) Uses permitted by Section 3.01 of this Bylaw.
- (2) Within those portions of the lands identified as "Area II Multi-Family Residential" on the CD12 Zone map attached as Schedule "X", the following **uses** and no others are permitted:
  - (a) Apartment;
  - (b) Apartment, senior citizens;
  - (c) Assisted living;
  - (d) Uses accessory to a principal use permitted in this Article; and
  - (e) Uses permitted by Article 6.101.01(1) of this Bylaw.
- (3) Within those portions of the lands identified as "Area III" Mixed-Use Multi-Family Residential" on the CD12 Zone Map attached as Schedule "X", the following **uses** and no others are permitted:
  - (a) Commercial **uses** in a mixed-use **building**, including:
    - (i) Bakery;
    - (ii) Medical Clinics and accessory related commercials uses;
    - (iii) Office;
    - (iv) Personal service establishment;
    - (v) Recreation facility, indoor;
    - (vi) Restaurant;
  - (b) Retail store; Place of worship;
  - (c) Uses accessory to a principal use permitted in this Article; and
  - (d) Uses permitted by Articles 6.101.01(1) and (2) of this Bylaw.
- (4) Within those portions of the lands identified as "Area IV Neighbourhood Centre" on the CD12 Zone Map attached as Schedule "X", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Artist or craftsperson studio, in enclosed buildings;
  - (c) Assisted living;
  - (d) Bakery, limited to a maximum of 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) of gross floor area;

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(e)	Business support service;
(f)	Catering;
(g)	Charitable facility;
(h)	Community garden;
(i)	Cultural facility;
(j)	Financial institution;
(k)	Hospital;
(1)	Hotel;
(m)	Licensed premises;
(n)	Medical Clinics and accessory related commercials uses;
(o)	Office;
(p)	Parking facility;
(q)	Personal service establishment;
(r)	Recreation facility, indoor;
(s)	Recreation facility, outdoor;
(t)	Restaurant;
(u)	Retail store;
(v)	Uses accessory to a principal use permitted in this Article;
(w)	Uses permitted by Section 3.01 of this Bylaw;
(x)	Uses permitted by Articles 6.101.01(1), (2) and (3) of this Bylaw; and
(y)	Veterinary practice, in enclosed buildings.
	n those portions of the lands identified as "Area V (a and b) – Commercial" on the CD12 Map attached as Schedule "X", the following <b>uses</b> and no others are permitted:
(a)	Accessory buildings and structures, subject to Section 3.05;
(b)	Accessory commercial uses, limited to the following;
	(i) Charitable facility;

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Conference and meeting facility;

(5)

(ii)

	(iii)	Cultural facility;
	(iv)	Licensed premises;
	(v)	Recreation facility, indoor.
(c)	Car wa	ash;
(d)	Comm	unity garden;
(e)	Financ	cial institution;
(f)	Financ	cial institution, drive-through;
(g)	Fitnes	s centre;
(h)	Gasoli	ne service station;
(i)	Hotel;	
(j)	House	hold equipment and appliance service and repair;
(k)	Medic	al Clinics and accessory related commercials uses;
(I)	Office	;
(m)	Parkin	g facility;
(n)	Persor	nal service establishment;
(o)	Recrea	ation facility, indoor;
(p)	Reside	ential hotel;
(q)	Restau	urant;
(r)	Restau	urant, drive-through;
(s)	Retail	store;
(t)	Transp	portation terminal;
(u)	Uses a	ccessory to a principal use permitted in this Article; and
(v)	Uses p	permitted by Section 3.01 of this Bylaw.
		portions of the lands identified as "Area VI — Commercial Mixed-Use" on the CD12 tached as Schedule "X", the following <b>uses</b> and no others are permitted:

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Accessory buildings and structures, subject to Section 3.05;

Accessory commercial uses, limited to the following;

(6)

(a)

(b)

	(i)	Charitable facility;			
	(ii)	Conference and meeting facility;			
	(iii)	Cultural facility;			
	(iv)	<b>Group daycare</b> , subject to Subsection 3.26.02;			
	(v)	Licensed premises;			
	(vi)	Office;			
	(vii)	Parking facility;			
	(viii)	Personal service establishment;			
(c)	Apart	ment;			
(d)	Apart	ment, senior citizens;			
(e)	Car w	ash;			
(f)	Community garden;				
(g)	<b>Dwelling, two-family</b> , subject to Section 3.07;				
(h)	Financial nstitution;				
(i)	Financial institution, drive-through;				
(j)	Gasoli	ine service station;			
(k)	Hotel;				
(1)	Medic	cal Clinics and accessory related commercials uses;			
(m)	Office	;			
(n)	Recre	ation facility, indoor;			
(o)	Recre	ation facility, outdoor;			
(p)	Reside	ential hotel;			
(q)	Resta	urant;			
(r)	Resta	urant, drive-through;			
(s)	Retail	store;			

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(t)

Townhouse;

- (u) Uses accessory to a principal use permitted in this Article; and
- (v) Uses permitted by Section 3.01 of this Bylaw.

#### 6.101.02 Subdivision Lot Requirements

- (1) In Areas I, II, III, and IV:
  - No lot having a lot area less than 200 m<sup>2</sup> (2,152.8 ft<sup>2</sup>) or a lot width less than 6 m (19.7 ft) (a) may be created by subdivision;
  - (b) No **lot** with a **lot area** greater than, or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be created having a lot width less than 10 m (32.8 ft); and
  - Despite Clause 6.101.02(1)(a), a lot having a lot area of no less than 70 m<sup>2</sup> (753.5 ft<sup>2</sup>) and a (c) lot width no less than 4 m (13.1 ft) may be created by subdivision for a townhouse use.
- (2) In Areas V (a and b) and VI:
  - No lot having a lot area less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision; and (a)
  - (b) No **lot** having a **lot width** less than 16 m (52.5 ft) may be created by subdivision.
- No land may be subdivided unless, concurrently with the subdivision, the Owner has granted to (3) the City a covenant under Section 219 of the Land Title Act restricting the use of the land being subdivided and the construction of buildings and structures on the land such that the land use and density regulations contained in the CD12 Zone including the provisions for bonus density in Article 6.101.04(3) are made applicable to the individual parcels created by the subdivision in a manner that is consistent with this Bylaw and the Official Community Plan.

#### 6.101.03 Density of Development on Individual Lots

There may not be more than one residential building, exclusive of any garden suite or carriage suite on a **lot** with a **lot area** less than 750  $m^2$  (8,072.9  $ft^2$ ).

#### 6.101.04 Density of Development in the CD12 Zone

- (1) Within Area VI:
  - The floor area ratio may not exceed 1.0 for buildings containing uses other than (a) residential uses and hotels; and
  - The floor area ratio may not exceed 2.0 for buildings containing residential or hotel uses. (b)
- (2) There may not be more than 16 dwelling units in Areas I, II, III, IV, and V of the CD12 Zone.
- (3) Despite Article 6.101.04(2), land in Areas I, II, III, and IV of the CD12 Zone may be subdivided and land may be developed for more than 16 dwelling units if the owner of the land to be built upon has provided the following to the City:
  - \$2,000 per dwelling unit towards the General Amenity reserve Fund; AND (a)

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- (b) A covenant charging the land in CD12 Zone, in terms satisfactory to the City, ensuring that land in an amount equal to at least 40% of the land area within the CD12 Zone, and in location satisfactory to the City, is dedicated as public land or protected as covenanted open space.
- (4) For the purposes of Article 6.101.04(3), a **dwelling unit** is authorized when a building permit authorizing the construction of the **dwelling unit** is issued, except that in the case of a subdivision of land into **lots** on which the CD12 Zone regulations permit the construction of a **one-family dwelling** or **two-family dwelling**, **dwelling units** are authorized on such **lots** when the **Approving Officer** approves the subdivision plan creating the **lots**.
- (5) For the purposes of Articles 6.101.04(3) a **dwelling unit** is defined as a single residential **lot** of not less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) or a **one-family dwelling** on a **lot** not less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>).
- (6) For the purpose of Article 6.101.04(3):
  - (a) A **one-family dwelling** on a **lot** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) is deemed equivalent to 0.66 **dwelling units**;
  - (b) A two-family dwelling is deemed to be equivalent to 1.32 dwelling units (2 x 0.66); and
  - (c) A multi-family **dwelling unit** (**townhouse**, or **apartment**) is deemed equivalent to 0.61 **dwelling units**.
- (7) Provided that all of the requirements of Subsection 6.101.04 have been met, the maximum density of development within Areas, I, II, III, IV and V (a and b) of the CD12 Zone is as follows:
  - (a) Within Area II the **floor area ratio** may not exceed 3.0;
  - (b) Within Area III:
    - i. The commercial **uses** permitted by Clause 6.101.01(3)(b) may not exceed 600 m<sup>2</sup> (6,458.3 ft<sup>2</sup>) of **gross floor area**; and
    - ii. The **floor area ratio** may not exceed 7.0.
  - (c) Within Areas IV and V9 A) the combined **gross floor area** for **uses** other than **residential uses** may not exceed 6,000 m<sup>2</sup> (64,583.5 ft<sup>2</sup>);
  - (d) Within Area V9 B) the **gross floor area** for **uses** other than **residential uses** may not exceed 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>);
  - (e) Within Area VI, the **floor area ratio** may not exceed 7.0; and
  - (f) Within Area V (a and b):
    - (i) The **floor area ratio** may not exceed 1.0 for **buildings** containing only **uses** other than **hotels**; and
    - (ii) The floor area ratio may not exceed 2.0 for buildings containing hotel uses.

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(8) Under no circumstances may the total number of residential dwellings other than **secondary suites** and **assisted living apartments** and **care facilities** in Areas I, II, III and IV of the CD12 Zone exceed 2,600.

#### **6.101.05** Lot Coverage

Within Area V (a and b) and VI, the lot coverage of all buildings and structures may not exceed 50%.

#### 6.101.06 Height and Size of Principal Use Buildings

- (1) Within Area I, the **height** of **principal use buildings** may not exceed three storeys.
- (2) (Deleted by Bylaw No. 1943)
- (3) Within Area V (a and b) and VI, the **height** of **principal use buildings** may not exceed four storeys.

#### 6.101.07 Setbacks

Within Area V (a and b) and VI, no **building** or **structure** may be located:

- (1) Within 7.5 m (24.6 ft) of any front lot line; or
- (2) Within 6 m (19.7 ft) of any interior side lot line that does not abut a lot in a Commercial, Industrial or Business Park Zone; or
- (3) Within 10 m (32.8 ft) of any rear lot line except that no setback is required from a rear lot line that abuts a lot in a Commercial Zone, Industrial Zone, or Business Park Zone; or
- (4) Within 6 m (19.7 ft) of any exterior side lot line.

#### 6.101.08 Landscape Screening

In addition to the regulations contained in Section 3.21 of this Bylaw, the following requirements apply to landscape screening in the CD12 Zone:

- (1) A continuous **landscape and screening area** not less than 3 m (9.8 ft) wide must be provided along the developed portion of each **lot** in Area V (a and b) and VI which **abuts** a **highway**, and a continuous **landscape and screening area** not less than 3 m (9.8 ft) wide or not less than 2.5 m (8.2 ft) in width containing a decorative fence not less than 1.8 m (5.9 ft) in **height** together with decorative planting must be provided along the developed portion of each **lot** in Area V (a and b) and VI which **abuts** a property in an **Agricultural**, **Residential**, or **Institutional Zone** other than the CD12 Zone.
- (2) The landscape and screening area may be interrupted at boulevard crossings, or to provide necessary pedestrian access to a building or for viewing shop windows. The width of the landscape and screening area may include the width of any landscaped portion of the abutting highway that is contiguous with the landscape and screening area and not separated from it by any paved, graveled or concrete area.

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# Section 6.102 - Comprehensive Development - South Walfred (CD13) Zone

The intent of the CD13 Zone is accommodate residential and related uses.

#### 6.102.01 Permitted Uses

The following uses and no others are permitted in the CD13 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- Bed and breakfast in a one-family dwelling on lots of 550 m² (5,920.2 ft²) or greater in lot area (2) and subject to Section 3.09;
- (3) Community garden;
- (4) Dwelling, one-family;
- (5) **Group daycare**, subject to Subsection 3.26.02;
- (6)**Home occupation**, subject to Section 3.09;
- (7) Parking facility;
- (8) Recreation facility, outdoor;
- (9) Secondary suite in a one-family dwelling, garden suite, or carriage suite on lots with lot areas greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), subject to Section 3.08;
- The keeping of not more than two boarders in a one-family dwelling located on a lot having a lot area more than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), or not more than one boarder in a one-family dwelling located on a **lot** having a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>);
- (11)Uses accessory to a principal use permitted in this Zone; and
- (12) Uses permitted by Section 3.01 of this Bylaw.

#### 6.102.02 Subdivision Lot Requirements in the CD13 Zone

- A lot having a lot area of 850 m<sup>2</sup> (9,149.3 ft<sup>2</sup>) or greater may be created by subdivision for a onefamily dwelling, provided that:
  - The lot width is not less than 18 m (59.1 ft); and (a)
  - (b) The **building envelope** width or depth is not less than 14 m (45.9 ft).

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- A lot having a lot area of between 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) and 850 m<sup>2</sup> (9,149.3ft<sup>2</sup>) may be created by (2) subdivision for a one-family dwelling, provided that:
  - The lot width is not less than 16 m (52.5 ft); and (a)
  - (b) The building envelope on the lot created has a width or depth no less than 7 m (23 ft) nor a building envelope area less than 186 m<sup>2</sup> (2,002.1 ft<sup>2</sup>).
- (3) A lot having a lot area of between 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) and 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**, provided that:
  - (a) The lot width is not less than 9 m (29.5 ft); and
  - (b) The building envelope on the lot created has a width or depth no less than 6 m (19.7 ft) nor a **building envelope** area of less than 74 m<sup>2</sup> (796.5 ft<sup>2</sup>).

#### **Density of Development on Individual Lots** 6.102.03

- (1) There may not be more than one **residential building** on a **lot**.
- Despite Article 6.102.03(1), an accessory building containing a dwelling unit may be constructed (2) on a lot with a lot area of not less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), if the gross floor area of the **dwelling unit** does not exceed 51 m<sup>2</sup> (549 ft<sup>2</sup>).

#### 6.102.04 Density of Development in the CD13 Zone

- (1) No **lot** having a **lot area** less than 850 m<sup>2</sup> (9,149.3ft<sup>2</sup>) may be created by subdivision.
- (2) Despite Article 6.102.04(1), on land whose legal description is set out in the following table in Column 1, the minimum lot area for subdivision shall be 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>), if the owner of the land proposed to be subdivided:
  - (a) Enters into a housing agreement and covenant with the City in respect of at least the number of lots in the subdivision indicated in Column 2 of Table 1 below, which lots must have a lot area of not less than 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) and no more than two of which lots may be contiguous along their interior side lot lines, requiring the owner to construct on each such lot within 26 weeks of the deposit of the subdivision plan a one-family dwelling having a gross floor area of not less than 83 m<sup>2</sup> (893.4 ft<sup>2</sup>), a single-car garage, and three bedrooms, and restricting the selling price of the lot and dwelling to \$165,000 for the first five years following deposit of the subdivision plan, and restricting the selling price of the lot and dwelling for the following 20 years to \$165,000 plus \$2,000 for each full year that has elapsed following the expiry of the initial five-year period; and
  - (b) Pays to the City the amount specified in Column 2 of Table 1 below prior to the time of subdivision approval;

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#### Table 1

1. Legal Description	2. Amenity Contribution		
Lot 6, Section 78 and 84, Esquimalt District, Plan 21772; Lot 5, Section 78 and 84,	th	nters into a housing agreement and covenant for four affordable housing <b>lots</b> on ne City's standard terms OR pays to the City \$50,000 for each required affordable ouse towards the Affordable Housing Reserve Fund;	
Esquimalt District, Plan 21772; Lot 4, Section 84, Esquimalt District, Plan 21772 (923, 927,	• •	2,500 per new <b>lot</b> created over and above increments of 10 towards the General menity Reserve Fund;	
931 Walfred Road)	(c) \$6	6,800 per new <b>lot</b> created towards the General Amenity Reserve Fund; and	
	ar	4.19 per m <sup>2</sup> <b>lot area</b> for each <b>lot</b> smaller than 500 m <sup>2</sup> (5,920.2 ft <sup>2</sup> ); \$2.29 per m <sup>2</sup> <b>lot rea</b> for each <b>lot</b> larger than or equal to 550 m <sup>2</sup> (5,920.2 ft <sup>2</sup> ); towards the General menity Reserve Fund.	

- (3) No **lot** may be created by subdivision, if as a result of the subdivision creating that **lot**, the number of **lots** in the CD13 Zone will exceed 29, unless the owner of the land proposed to be subdivided has first conveyed to the City of Langford in fee simple a portion of the land in the CD13 Zone that is at least 6,835 m² (73,571.3 ft²) in area.
- (4) No **lot** may be created by subdivision unless upon the creation of that **lot** it will be the case that there are housing agreements that conform with Clause 6.102.04(2)(a) registered, in priority, to all financial charges, against at least 10% of the new **lots** in the CD13 Zone.
- (5) There shall be no more than 45 lots in the CD13 Zone.
- (6) There shall be no more than 37 **lots** in the CD13 Zone that have a **lot area** less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>).
- (7) No **lot** shall have a **lot area** less than 220  $m^2$  (2,368.1  $ft^2$ ).

### 6.102.05 Height and Size of Principal Use Buildings

- (1) No one-family dwelling may exceed a height of 9 m (29.5 ft).
- (2) Despite Article 3.05.02(3), an **accessory building** on a **lot** greater than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>) may not exceed a **height** of 85% of the **height** of the **principal building**.

#### 6.102.06 Setbacks

#### **One-Family Residential Lots**

- (1) On **residential lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **principal building** may be located:
  - (a) Within 6 m (19.7 ft) of any front lot line; or
  - (b) Within 6 m (19.7 ft) of any rear lot line; or
  - (c) Within 1.5 m (4.9 ft) of any interior side lot line; or

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(d) Within 4.5 m (14.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**.

#### **Small Lots**

- (2) On **residential lots** with **lot areas** greater than or equal to 220 m<sup>2</sup> (2,368.1ft<sup>2</sup>) and less than 550 m<sup>2</sup> (5,920.2ft<sup>2</sup>), no **principal building** may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line**, except no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
  - (b) Within 5.5 m (18 ft) of any rear lot line; or
  - (c) Within 2 m (6.6 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or (*Bylaw No. 1581*)
  - (d) Within 1.2 m (3.9 ft) of any interior side lot line.

#### **Accessory Buildings**

- (3) On **residential lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **accessory building** may be located:
  - (a) Within 1 m (3.3 ft) of the **principal building**; or
  - (b) Within 15 m (49.2 ft) of any **front lot line** unless it complies with the **front lot line setback** requirements applicable to the **principal building**; or
  - (c) Within 1 m (3.3 ft) of any side lot line; or
  - (d) Within 1 m (3.3 ft) of any rear lot line.
- (4) On **residential lots** with **lot areas** greater than or equal to 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) and less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), no **accessory building** may be located:
  - (a) Within 1 m (3 ft) of the principal building; or
  - (b) Within 5.5m (18 ft) of any front lot line; or
  - (c) Within 1 m (3.3 ft) of any side lot line; or
  - (d) Within 1 m (3.3 ft) of any rear lot line.

#### **6.102.07** Lot Coverage

- (1) On residential **lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), **lot coverage** of all **buildings** and **structures** shall not exceed 35%.
- (2) On residential **lots** with **lot areas** lesser than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), **lot coverage** of all **buildings** and **structures** shall not exceed 50%.

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# Section 6.103 – Comprehensive Development 14 – Hazelwood/Luxton (CD14) Zone

The intent of the CD14 Zone is to accommodate residential and related uses.

#### 6.103.01 Permitted Uses

The following **uses** and no others are permitted in the CD14Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) **Bed and breakfast** in a **one-family dwellings**, subject to Section 3.09;
- (3) Community garden;
- (4) Dwelling, one-family;
- (5) **Dwelling, two-family**, on **lots** with **lot areas** greater than 850 m<sup>2</sup> (9,149.3 ft<sup>2</sup>), subject to Section 3.07;
- (6) **Group daycare**, subject to Subsection 3.26.02;
- (7) **Home occupation**, subject to Section 3.09;
- (8) One **apartment building** with a maximum of eight **dwelling units**, on the property legally described as Lot 11, Block 3, Sections 85, 86, 87 and 88, Metchosin District, Plan 1718 (3332 Hazelwood Road);
- (9) Secondary suite in a one-family dwelling, garden suite or carriage house, on lots with lot areas greater than or equal to 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>), subject to Section 3.08;
- (10) The keeping of not more than two **boarders** in a **one-family dwelling** located on a **lot** having a **lot** area more than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), or not more than one **boarder** in a **one-family dwelling** located on a **lot** having a **lot** area less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>);
- (11) Uses accessory to a principal use permitted in this Zone; and
- (12) Uses permitted by Section 3.01 of this Bylaw.

## 6.103.02 Subdivision Lot Requirements in the CD14 Zone

- (1) A **lot** having a **lot area** of 850 m<sup>2</sup> (9,149.3 ft<sup>2</sup>) or greater may be created by subdivision for a **one-family dwelling**, provided that:
  - (a) The lot width is not less than 18 m (59.1 ft); and
  - (b) The **building envelope** width or depth is not less than 14 m (45.9 ft).

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- (2) A **lot** having a **lot area** of not less than 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) and not greater than 850 m<sup>2</sup> (9,149.3 ft<sup>2</sup>) may be created by subdivision for a **one-family dwelling**, provided that:
  - (a) The **lot width** is not less than 9 m (29.5 ft); and
  - (b) The **building envelope** on the **lot** created has a width or depth no less than 6 m (19.7 ft) nor a **building envelope** area of less than 74 m<sup>2</sup> (796.5 ft<sup>2</sup>).
- (3) A **lot** having a **lot area** of 700 m<sup>2</sup> (7,534.7ft<sup>2</sup>) or greater may be created by subdivision for a **multi-family residential use**, provided that the **lot width** is not less than 25 m (82 ft).
- (4) No **lot** shall have a **lot area** less than  $220 \text{ m}^2$  (2,368.1 ft<sup>2</sup>).
- (5) Despite Article 6.103.02(2), a **lot** that is subject to a housing agreement in accordance with Clause 6.103.04(2)(a) may be created by subdivision with:
  - (a) A lot width of no less than 8 m (26.3 ft); and
  - (b) A **building envelope** width or depth of no less than 5 m (16.4 ft), and a **building envelope** area of no less than 70 m<sup>2</sup> (753.5 ft<sup>2</sup>).

#### 6.103.03 Density of Development on Individual Lots

There may not be more than one **residential building** on a **lot**, exclusive of any **garden suite** or **carriage house** where permitted by Article 6.103.01(9).

#### 6.103.04 Density of Development in the CD14 Zone

- (1) No **lot** having a **lot area** less than 850 m<sup>2</sup> (9,149.3 ft<sup>2</sup>) may be created by subdivision.
- (2) Despite Article 6.103.04(1), on land whose legal description is set out in the following table in Column 1, the minimum **lot area** for subdivision shall be 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) or 700 m<sup>2</sup> (7,534.7 ft<sup>2</sup>) for a multi-family **building**, if the owner of the land proposed to be subdivided:
  - (a) Enters into a housing agreement and covenant, in priority to all financial charges, with the City in respect of at least one lot out of every 10 created by a plan of subdivision in the CD14 Zone, or at least one strata-titled apartment unit out of every seven Lots created by subdivision or pays to the City \$50,000 for each required affordable house towards the Affordable Housing Reserve Fund. The lots that are subject of the housing agreement and covenant must have a lot area of not less than 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) and no more than two of which lots may be contiguous along their interior side lot lines. The housing agreement and covenant shall require the owner to construct on each such lot within 26 weeks of the deposit of the subdivision plan a one-family dwelling having a minimum of 74 m<sup>2</sup> (796.5 ft<sup>2</sup>) in gross floor area, a single-car garage, and three bedrooms, and restricting the selling price of the lot and dwelling to \$165,000 + HST for the first five years following deposit of the subdivision plan, and restricting the selling price of the lot and dwelling for the following twenty years to \$165,000 + HST plus \$2,000 for each full year that has elapsed following the expiry of the initial five-year period. A Housing Agreement and Covenant with respect to an apartment unit shall require the owner to build, within 26 weeks of the deposit of the subdivision plan an apartment unit with at least one bedroom and a den that is strata-titled and the selling price is restricted to \$124,000 + HST for the

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first five years following deposit of the strata plan and restricting the selling price of the dwelling unit for the following twenty years to \$124,000 + HST plus \$2,000 for each full year that has elapsed following the expiry of the initial five-year period; and

(b) Despite Clause 6.103.04(2)(a), no affordable house is required as part of the subdivision of the property legally described as Lot 14, Block 3, Sections 85, 86, 87 and 88, Metchosin District, Plan 1718 (3344 Hazelwood Road).

#### Table 1

1. Legal Description		2. Amenity Contribution
Strata Lots 1 and 2, Section 87 and 88, Metchosin District, Plan VIS3860 (3371,	a)	\$2,500 per new <b>lot</b> created over and above, or less than, increments of 10 <b>lots</b> towards the General Amenity Reserve Fund;
3373 Luxton Road)  • Lots 9, 10, 12, 15, 16, and 17, Block 3	b)	\$6,800 per new <b>lot</b> created towards the General Amenity Reserve Fund;
Sections 85-88, Metchosin District, Plan 1718 (3324, 3328, 3334-3336, 3348, 3352 Hazelwood Road, 1024 Englewood Avenue)	c)	An amount equal to 10% of the assessed value (post-rezoning) of the parcel to be subdivided towards the General Amenity Reserve Fund; and
<ul> <li>Strata Lots 1 and 2, Block 3 Sections 85-88, Metchosin District, Plan VIS39 (3340, 3342 Hazelwood Road)</li> </ul>	d)	\$4.19 per m <sup>2</sup> of <b>lot area</b> towards the General Amenity Reserve Fund.
• Lot 11, Block 3, Sections 85, 86, 87 and 88, Metchosin District, Plan 1718 (3332		\$2,500 per <b>dwelling unit</b> created towards the General Amenity Reserve Fund;
Hazelwood Road)	b)	\$6,800 per <b>dwelling unit</b> created towards the General Amenity Reserve Fund;
	c)	\$31,500 towards the General Amenity Reserve Fund; and
	d)	$$4.19  ext{ per m}^2$ of lot area for one-family dwelling} and $6.10  ext{ per m}^2$ of lot area for multi-family units towards the General Amenity Reserve Fund.}$
• Lot 14, Block 3, Sections 85, 86, 87 and 88,	a)	\$9,300 per new <b>lot</b> towards the General Amenity Reserve Fund;
Metchosin District, Plan 1718 (3344 Hazelwood Road)	b)	An amount equal to 10% of the assessed value (post-rezoning) of the parcel to be subdivided towards the General Amenity Reserve Fund; and
	c)	\$4.19 per m <sup>2</sup> of <b>lot area</b> towards the General Amenity Reserve Fund.
Lot 8, Block 3, Section 86, Metchosin district, Plan 1718 (1017 Marwood Avenue)	a)	\$3,960 per new <b>lot</b> created towards the General Amenity Reserve Fund; and
	b)	\$660 per new <b>lot</b> created towards the Affordable Housing Reserve Fund.

### 6.103.05 Height and Size of Principal Use Buildings

- No building for residential use may exceed a height of 9 m (29.5 ft). (1)
- (2) Despite the definition of "height" in Part 1 and Article 3.05.02(3), the highest point of the roof of the carriage suite may not exceed the height of 85% of the highest point of the roof of the onefamily dwelling to which it is accessory, as measured from the average finished grade.

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#### 6.103.06 Setbacks

#### **Principal Use Buildings**

- (1) In "Area 1 Hazelwood/Luxton Lots" and "Area 2 Interior Lots" as shown on the CD14 Zone Map attached as Schedule "Y", no **principal building** may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
  - (b) Within 5.5 m (18 ft) of any rear lot line; or
  - (c) Within 3 m (9.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
  - (d) Within 1.2 m (3.9 ft) of any interior side lot line.
- (2) In "Area 3 Laneway Lots" as shown on the CD14 Zone Map attached as Schedule "Y", no principal building may be located:
  - (a) Where the **lot** contains both a **one-family dwelling** and a **carriage suite**:
    - i. Within 3 m (9.8 ft) of any front lot line; or
    - ii. Within 5.5 m (18 ft) of any rear lot line; or
    - iii. Within 3 m (9.8 ft) of any exterior side lot line; or
    - iv. Within 1.2 m (3.9 ft) of any interior side lot line.
  - (b) Where the lot contains a one-family dwelling only (which may include a secondary suite within the one-family dwelling):
    - i. Within 3 m (9.8 ft) of any front lot line; or
    - ii. Within 3.5 m (11.5 ft) of any rear lot line, except that no garage or carport whose vehicle access crosses a rear lot line may be located within 5.5 m (18 ft) of the rear lot line: or
    - iii. Within 3 m (9.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
    - iv. Within 1.2 m (3.9 ft) of any interior side lot line.

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### **Carriage Suite**

- No carriage suite may be located: (3)
  - Within 5 m (16.4 ft) of the principal building; or (a)
  - (b) Within 5.5 m (18 ft) of any front lot line; or
  - (c) Within 1.2 m (3.9 ft) of any side lot line; or
  - Within 1.2 m (3.9 ft) of any rear lot line. (d)
- (4) For the purposes of Articles 6.103.06(2) and (3) and despite the "Lot Line" definition contained in "Part 1 - Interpretation" of this Bylaw, where lots have frontage on both a road and a rear lane, the rear lot line shall be interpreted to be that lot line abutting the lane, regardless of the length of that **lot line** in relation to the **lot line abutting** the road.

### **6.103.07** Lot Coverage

- (1) Lot coverage of all buildings and structures shall not exceed 50%, where the one-family dwelling is more than one-storey in height.
- (2) Lot coverage of all buildings and structures shall not exceed 60%, where the one-family dwelling is one-storey in **height**.
- (3) Lot coverage of all buildings and structures on a multi-family residential lot shall not exceed 50%.

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# Section 6.104 – Comprehensive Development 15 – McCormick Meadows (CD15) Zone

The intent of the CD15 Zone is to accommodate residential and related uses.

#### 6.104.01 Permitted Uses

The following uses and no others are permitted in the CD15 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) **Bed and breakfast** in a **one-family dwellings**, subject to Section 3.09;
- (3) Community garden;
- (4) Dwelling, one-family;
- (5) **Dwelling, two-family**, subject to Section 3.07;
- (6) **Group daycare**, subject to Subsection 3.26.02;
- (7) Home occupation, subject to Section 3.09;
- (8) **Secondary suite** in a **one-family dwelling**, subject to Section 3.08, on **lots** with **lot areas** greater than or equal to 350 m<sup>2</sup> (3,767.4 ft<sup>2</sup>);
- (9) **Secondary suite** in a **one-family dwelling**g, **garden suite**, subject to Section 3.08, on **lots** with **lot areas** greater than or equal to 550 m² (5,920.2 ft²);
- (10) The keeping of not more than four **boarders** in a **one-family dwelling** on **lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>);
- (11) The keeping of not more than one **boarder** in a **one-family dwelling** on **lots** with **lot ar**eas less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>), or in a **townhouse**;
- (12) Townhouse;
- (13) Uses accessory to a principal use permitted in this Zone; and
- (14) Uses permitted by Section 3.01 of this Bylaw.

### 6.104.02 Subdivision Lot Requirements in the CD15 Zone

- (1) No **lot** having a **lot area** less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) may be created by subdivision.
- (2) No lot having a lot width less than 13 m (42.7 ft) may be created by subdivision.
- (3) Despite Article 6.104.02(2), a minimum of 80 **lots** created by subdivision for a **one-family dwelling use** must have a **lot width** of no less than 14 m (45.9 ft).

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- (4) Despite Article 6.104.02(2), a maximum of 18 **lots** may be created by subdivision for a **one-family dwelling use** having a **lot width** of less than 13 m (42.7 ft) but no less than 12 m (39.4 ft), provided that the **lot area** is less than 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>).
- (5) Despite Articles 6.104.02(1) and (2), no **lot** having a **lot area** of less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) or a **lot width** less than 5 m (16.4 ft) may be created by subdivision for a **townhouse** or **two-family dwelling**.

#### 6.104.03 Density of Development in the CD15 Zone

- (1) There may not be more than three **dwelling units** in theCD15 Zone.
- (2) Despite Article 6.104.03(1), there may be more than three **dwelling units** on land whose legal description is set out in Column 1 of Table 1 below, if the owner of the land proposed to be built upon, prior to the issuance of a Building Permit for **townhouse**and **two-family dwelling uses** and prior to subdivision approval for **one-family dwelling uses** pays to the City the amount specified in Column 2 of Table 1 below:

Table 1

Table 1			
1. Legal Description	2. Amenity Contribution		
Lot B, Section 77, Metchosin District, Plan	a) \$1,000 towards the Affordable Housing Reserve Fund per one-family <b>lot</b> created with a <b>lot area</b> of 550 m <sup>2</sup> (5,920 ft <sup>2</sup> ) or greater;		
VIP59646 (1067 Braeburn Avenue)	b) \$6,000 towards the General Amenity Reserve Fund per one-family <b>lot</b> created with a <b>lot area</b> of 550 m <sup>2</sup> (5,920 ft <sup>2</sup> ) or greater;		
	c) \$660 towards the Affordable Housing Reserve Fund per one-family <b>lot</b> created with a <b>lot area</b> less than 550 m² (5,920 ft²);		
	d) \$3,960 towards the General Amenity Reserve Fund per one-family <b>lot</b> created with a <b>lot area</b> less than 550 m² (5,920 ft²);		
	e) \$610 towards the Affordable Housing Reserve Fund per <b>townhouse</b> or <b>two-family dwelling unit</b> ;		
	f) \$3,660 towards the General Amenity Reserve Fund per <b>townhouse</b> or <b>two-family dwelling unit</b> ;		

- (a) Pays to the City \$200,000 towards the General Amenity Reserve Fund prior to October 30, 2014;
- (b) Enters into an agreement with the City to:
  - (i) Implement an open space plan with respect to those lands shown generally and labelled as "open space" on the CD15 Zone Map attached as Schedule "Z" which, at the discretion of the City, may include a combination of the following: transfer of land to the City, protection of land with a Section 219 non-disturbance or no-build covenant, or registration of a Statutory Right-of-Way in favour of the City; and
  - (ii) Constructs a trail and park improvements within those open space lands to the satisfaction of the Parks Manager.
- (4) Under no circumstances may the total number of **dwelling units**, other than **suites**, in the CD15 Zone exceed 275.

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#### 6.104.04 Density of Development on Individual Lots

- (1) There may not be more than one **residential building** on a **lot**.
- (2) Despite Clause 6.104.04(1)(a), there may be more than one residential building on a lot under the following circumstances:
  - (a) One additional residential building is permitted for a garden suite or carriage suite where permitted by Article 6.104.01(8); or
  - One or more additional residential buildings are permitted where townhouse units are (b) located within a strata plan subdivided pursuant to the Strata Property Act.

#### 6.104.05 Height and Size of Principal Use Buildings

- (1)No one-family dwelling may exceed a height of 9 m (29.5 ft).
- (2) No **townhouse** or **two-family dwelling building** may exceed a **height** of three storeys.

#### 6.104.06 Setbacks

#### **One-Family Dwellings**

- No one-family dwelling may be located: (1)
  - (a) Within 3 m (9.8 ft) of any front lot line, except that no garage or carport whose vehicle access crosses a front lot line may be located within 5.5 m (18 ft) of the front line; or
  - (b) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (c) Within 3 m (9.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side line; or
  - (d) Within 6 m (19.7 ft) of any rear lot line.

### **Townhouses and Two-Family Dwellings**

- (2) No townhouse or two-family dwelling may be located:
  - Within 3 m (9.8 ft) of any front lot line, except that no garage or carport whose vehicle (a) access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 3 m (9.8ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - Within 4 m (13.1 ft) of any Rear Lot Line. (c)

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## **Garden Suites and Carriage Suites**

- No garden suite or carriage suite may be located: (3)
  - Within 1 m (3.3 ft) of the principal building; or (a)
  - (b) Within 5.8 m (19 ft) of any front lot line; or
  - (c) Within 1.2 m (3.9 ft) of any side lot line; or
  - (d) Within 1.2 m (3.9 ft) of any rear lot line.

## **6.104.07** Lot Coverage

- (1) The lot coverage of all buildings and structures on lots containing one-family dwellings may not exceed 50%.
- (2) The lot coverage of all buildings and structures on lots containing townhouses or two-family dwellings must not exceed 60%

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# Section 6.107 - Comprehensive Development 18 - Katie's Pond (CD18) Zone

The intent of the CD18 Zone is to accommodate residential and related uses.

#### 6.107.01 Permitted Uses

- (1) Within those portions of the lands identified as "Area I – Residential Use" on the CD18 Zone Map attached as Schedule "AC", the following uses and no others are permitted:
  - Accessory buildings and structures, subject to Section 3.05; (a)
  - (b) Bed and breakfast in a one-family dwellings, subject to Section 3.09, on lots with lot areas greater than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>);
  - (c) Community garden;
  - (d) Dwelling, one-family;
  - (e) **Dwelling, two-family**, subject to Section 3.07;
  - (f) Group daycare, subject to Subsection 3.26.02;
  - (g) **Home occupation**, subject to Section 3.09;
  - (h) Secondary suite in a one-family dwelling, subject to Section 3.08, on lots with lot areas greater than or equal to 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>);
  - (i) Suite, carriage subject to Section 3.08, on lots with lot areas greater than or equal to 310 m<sup>2</sup> (3,336.8 ft<sup>2</sup>);
  - (j) Townhouse;
  - (k) Uses accessory to a principal use permitted in this Article; and
  - **(I)** Uses permitted by Section 3.01 of this Bylaw.
- Within those portions of the lands identified as "Area 2 Amenity Area" on the CD18 Zone Map (2) attached as Schedule "AC", the following uses and no others are permitted:
  - Accessory buildings and structures, subject to Section 3.05; (a)
  - (b) Community garden;
  - (c) Uses accessory to a principal use permitted in this Article; and
  - (d) Uses permitted by Section 3.01 of this Bylaw.

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#### 6.107.02 Subdivision Lot Requirements in the CD18 Zone

- (1) Within those portions of the lands identified as "Area I Residential Use" on the CD18 Zone Map attached as Schedule "AC", the following Subdivision Lot requirements apply:
  - (a) No lot for a one-family dwelling may be created by subdivision having a:
    - (i) Lot area less than 230 m<sup>2</sup> (2,475.7 ft<sup>2</sup>);
    - (ii) Lot width less than 9 m (29.5 ft);
    - (iii) Building envelope width or depth less than 6 m (19.7 ft); and
    - (iv) Building **envelope** area less than 74 m<sup>2</sup> (796.5 ft<sup>2</sup>);
  - (b) No **lot** for a **two-family dwelling** may be created by subdivision having a **lot area** less than 460 m<sup>2</sup> (4,951.4 ft<sup>2</sup>) or a **lot width** less than 18 m (59.1 ft); and
  - (c) No **lot** for a **townhouse** may be created by subdivision having a **lot area** less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) or a **lot width** less than 5 m (16.4 ft).
- (2) Within those portions of the lands identified as "Area 2 Open Space/Amenity" on the CD18 Zone Map attached as Schedule "AC", no **lot** having a **lot area** less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) may be created by subdivision.

#### 6.107.03 Density of Development in the CD18 Zone

- (1) There may not be more than one residential building on a lot.
- (2) Despite Article 6.107.03(1), there may be more than one **residential building** on a **lot** under the following circumstances:
  - (a) One additional **residential building** is permitted for a **carriage suite** where permitted by Article 6.107.01(1)(i); or
  - (b) One or more additional **residential buildings** are permitted where **townhouse** units are located within a strata plan subdivided pursuant to the *Strata Property Act*.
- (3) There may not be more than three **dwellings units** in the CD18 Zone.
- (4) Despite Article 6.107.03(3) there may be more than three **dwelling units** in the CD18 Zone, if the owner of the land proposed to be built upon pays to the City the amound specified in Column 2 of Table 1 below, prior to subdivision approval for **one-family dwellings** and prior to Building Permit issuance for **townhouse** and **two-family dwellings**:

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**Table 1 – Amenity Contributions** 

1. Legal Description	2. Amenity Contribution
Parcel "A" (DD 140453-I), Section 84, Metchosin District (941 Flatman Avenue); and	a) \$660 per new <b>lot</b> created towards the Affordable Housing Reserve Fund;
Amended Lot 3 (DD 316116I), Section 84, Metchosin District, Plan 9835 (3467 Happy Valley Road)	b) \$3,960 per new <b>lot</b> created towards the General Amenity Reserve Fund; and
	c) 9,924 m <sup>2</sup> (2.5 ac) of land dedication.
Lot 1, Sections 84 and 85, Metchosin District, Plan EPP40253 (3467 Happy Valley Road)	<ul> <li>a) \$660 per new lot created towards the Affordable Housing Reserve Fund;</li> </ul>
	b) \$3,960 per new <b>lot</b> created towards the General Amenity Reserve Fund;
	<ul> <li>\$1,320 per two-family dwelling created towards the Affordable Housing Reserve Fund;</li> </ul>
	d) \$7,920 per <b>two-family dwelling</b> created towards the General Amenity Reserve Fund;
	e) \$610 per <b>townhouse dwelling unit</b> towards the Affordable Housing Reserve Fund;
	f) \$3,660 per two <b>townhouse dwelling units</b> towards the General Amenity Reserve Fund; and
	g) 1,151 m <sup>2</sup> (0.3 ac) of land dedication.

(5) Despite the amenity contributions specified in Table 1 above, the owner may provide a reduced amenity contribution in accordance with Table 2 where the owner enters into an agreement with the City prior to subdivision approval, under which agreement the owner agrees to achieve a minimum Level 1 Rating defined by the Green Development Checklist Policy.

Table 2 - Amenity Contribution Reductions

Overall Green Development Checklist Project Rating	% Reduction to the Required Contributions Specified in Table 1			
Level 1	10%			
Level 2	15%			
Level 3	25%			
Level 4	50%			

### 6.107.04 Height and Size of Principal Use Buildings

No principal building may exceed a height of 9 m (29.5 ft).

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#### 6.107.05 Setbacks

## **Principal Use Buildings**

- (1) No principal building may be located:
  - (a) Within 3 m (9.8 ft) of any **front lot line**, except that no **garage or carport** whose vehicle access crosses a **front lot line** may be located within 5.5 m (18 ft) of the **front lot line**; or
  - (b) Within 1.2 m (3.9 ft) of any **interior side lot line**, except that no **setback** is required where **townhouse buildings** on **abutting lots** are attached; or
  - (c) Within 3 m (9.8 ft) of any **exterior side lot line**, except that no **garage or carport** whose vehicle access crosses an **exterior side lot line** may be located within 5.5 m (18 ft) of the **exterior side lot line**; or
  - (d) Within 5.5 m (18 ft) of any rear lot line.

#### **Carriage Suite**

- (2) No carriage suite may be located:
  - (a) Within 5 m (16.4 ft) of the principal building; or
  - (b) Within 5.8 m (19 ft) of any front lot line; or
  - (c) Within 1.2 m (3.9 ft) of any side lot line; or
  - (d) Within 1.2 m (3.9 ft) of any rear lot line.

#### **6.107.06** Lot Coverage

- (1) **Lot coverage** of all **buildings** and **structures** shall not exceed 50% where the **principal building** is more than one storey in **height**.
- (2) Lot coverage of all buildings and structures shall not exceed 60% where the principal building is one-storey in height.

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# Section 6.109 - Comprehensive Development 20 - Eagle Ridge (CD20) Zone

The intent of the CD20 Zone is to accommodate residential and related uses.

#### 6.109.01 Permitted Uses

- (1) Within those portions of the lands identified as "Area I" on the CD20 Zone Map attached as Schedule "AG", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) **Bed and breakfast** in a **one-family dwelling**, subject to Section 3.09;
  - (c) Community garden;
  - (d) **Dwelling, one-family**;
  - (e) **Dwelling, two-family**, subject to Section 3.07;
  - (f) **Group daycare**, subject to Subsection 3.26.02;
  - (g) **Home occupation**, subject to Section 3.09;
  - (h) **Secondary suite** in a **one-family dwelling**, subject to Section 3.08, on **lots** with **lot areas** greater than or equal to 550 m<sup>2</sup> (5,920.2 ft<sup>2</sup>);
  - (i) Townhouse;
  - (j) Uses accessory to a principal use permitted in this Article; and
  - (k) Uses permitted by Section 3.01 of this Bylaw.
- (2) Within those portions of the lands identified as "Area 2" on the CD20 Zone Map attached as Schedule "AG", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Apartment
  - (c) **Bed and breakfast** in a **one-family dwelling**, subject to Section 3.09;
  - (d) **Community garden**;
  - (e) **Dwelling, one-family**;
  - (f) **Dwelling, two-family**, subject to Section 3.07;
  - (g) **Group daycare**, subject to Subsection 3.26.02;
  - (h) **Home occupation**, subject to Section 3.09;
  - (i) Secondary suite in a one-family dwelling, subject to Section 3.08, on lots with lot areas greater than or equal to 550 m² (5,920.2 ft²);
  - (j) Townhouse;
  - (k) Uses accessory to a principal use permitted in this Article; and
  - (I) Uses permitted by Section 3.01 of this Bylaw.

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- (3) Within those portions of the lands identified as "Area 3" on the CD20 Zone Map attached as Schedule "AG", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community garden;
  - (c) **Dwelling, one-family**;
  - (d) **Home occupation**, subject to Section 3.09;
  - (e) Uses accessory to a principal use permitted in this Article; and
  - (f) Uses permitted by Section 3.01 of this Bylaw.
- (4) Within those portions of the lands identified as "Area 4" on the CD20 Zone Map attached as Schedule "AG", the following **uses** and no others are permitted:
  - (a) Accessory buildings and structures, subject to Section 3.05;
  - (b) Community garden;
  - (c) **Dwelling, one-family**;
  - (d) **Home occupation**, subject to Section 3.09;
  - (e) Secondary suite in a one-family dwelling, subject to Section 3.08;
  - (f) Uses accessory to a principal use permitted in this Article; and
  - (g) Uses permitted by Section 3.01 of this Bylaw.

## 6.109.02 Subdivision Lot Requirements

- (1) Within those portions of the lands identified as "Area 1" on the CD20 Zone Map attached as Schedule "AG", the following Subdivision Lot Requirements apply:
  - (a) No **lot** having a **lot area** less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) or a **lot width** less than 9 m (29.5 ft) may be created by subdivision for a **one-family dwelling**; and
  - (b) No **lot** having a **lot area** less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) or a **lot width** less than 5 m (16.4 ft) may be created by subdivision for a **townhouse** or **two-family dwelling**.
- (2) Within those portions of the lands identified as "Area 2" on the CD20 Zone Map attached as Schedule "AG", the following Subdivision Lot Requirements apply:
  - (a) No **lot** having a **lot area** less than 300 m<sup>2</sup> (3,229.2 ft<sup>2</sup>) or a **lot width** less than 9 m (29.5 ft) may be created by subdivision for a **one-family dwelling**;
  - (b) No **lot** having a **lot area** less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) or a **lot width** less than 5 m (16.4 ft) may be created by subdivision for a **townhouse** or **two-family dwelling**; and
  - (c) No **lot** having a **lot area** less than 695 m<sup>2</sup> (7,480.9 ft<sup>2</sup>) may be created by subdivision for an **apartment**.

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- (3) Within those portions of the lands identified as "Area 3" on the CD20 Zone Map attached as Schedule "AG", no Lot having a Lot Area less than 400 m² (4,305.6 ft²) or a width less than 9 m (29.5 ft) may be created by subdivision.
- (4) Within those portions of the lands identified as "Area 4" on the CD20 Zone Map attached as Schedule "AG", no **lot** having a **lot area** less than 1,374 m<sup>2</sup> (14,789.6 ft<sup>2</sup>) may be created by subdivision.

## 6.109.03 Density of Development in the CD20 Zone

- (1) There may not be more than 60 Single-Family Equivalent (SFE) **dwelling units** in the CD20 Zone. The maximum SFE in each "Area" identified on the CD20 Zone Map attached as Schedule "AG" are as follows: (Bylaw No. 1920)
  - (a) Area 1 36.68 SFE;
  - (b) Area 2 21.0 SFE; and
  - (c) Areas 3 and 4 2.32 SFE.
- (2) Despite Article 6.109.03(1)(a), there may be more than 36.68 SFE in Area 1 of the CD20 Zone if the owner of the land proposed to be built upon: (Bylaw No. 1920)
  - (a) Pays to the City \$90,000 towards the General Amenity Reserve Fund, prior to subdivision approval for **one-family dwellings** and prior to the issuance of a Building Permit for **townhouses**, and **two-family dwellings**; and
  - (b) Pays to the City the amount specified in Table 1 below, prior to subdivision approval for one-family dwellings and prior to the issuance of a Building Permit for townhouse and two-family dwellings:

## Table 1 – Amenity Contributions (Bylaw No. 1920)

- a) \$5,400 per one-family **lot** greater than or equal to 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) towards the General Amenity Reserve Fund;
- b) \$3,564 per one-family **lot** less than 550 m² (5,920 ft²) towards the General Amenity Reserve Fund;
- c) \$3,294 per **townhouse**, **two-family dwelling** or **apartment dwelling unit** towards the General Amenity Reserve Fund;
- d) \$900 per one-family **lot** greater than or equal to 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) towards the Affordable Housing Reserve Fund;
- e) \$594 per one-family **lot** less than 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) towards the Affordable Housing Reserve Fund; and
- f) \$549 per **townhouse**, **two-family dwelling** or **apartment dwelling unit** towards the Affordable Housing Reserve Fund
  - (3) Despite Article 6.109.03(1)(b), there may be more than 21.0 SFE in Area 2 of the CD20 Zone if the owner of the land proposed to be built upon: (Bylaw No. 1920)
    - (a) Pays to the City \$60,000 towards the General Amenity Reserve Fund, prior to subdivision approval for one-family dwellings and prior to the issuance of a Building Permit for townhouses, two-family dwellings and apartments; and

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City of Langford 18 Feb 20

(b) Pays to the City the amount specified in Table 1 below, prior to subdivision approval for one-family dwellings and prior to the issuance of a Building Permit for townhouses, twofamily dwellings and apartments.

Table 2 – Amenity Contribution Reductions

Overall Green Development Checklist Project Rating	% Reduction to the Required Contributions Specified in the Amenity Contribution Policy
Level 2	15%
Level 3	25%
Level 4	50%

- (4) Under no circumstances may there be more than 56 SFE **dwelling units** created within those portions of the lands identified as "Area 1" on the CD20 Zone Map attached as Schedule "AG".
- (5) Under no circumstances may there be more than 37 SFE **dwelling units** created within those portions of the lands identified as "Area 2" on the CD20 Zone Map attached as Schedule "AG".
- (6) Under no circumstances may there be more than two **one-family dwellings** created within those portions of the lands identified as "Area 3" on the CD20 Zone Map attached as Schedule "AG".
- (7) Under no circumstances may there be more than one **one-family dwelling** created within those portions of the lands identified as "Area 4" on the CD20 Zone Map attached as Schedule "AG".
- (8) The following conversion ratios shall be used for the purposes of determining SFE density within the CD20 Zone:
  - (a) A **one-family dwelling** on a **lot** greater than or equal to 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) in **lot area** = 1.0 SFE;
  - (b) A one-family dwelling on a lot less than 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) in lot area = 0.66 SFE; and
  - (c) An apartment, townhouse or two-family dwelling unit = 0.61 SFE.

## 6.109.04 Height and Size of Principal Use Buildings

- (1) No one-family dwelling may exceed a height of 9 m (29.5 ft).
- (2) No townhouse or two-family dwelling may exceed a height of three storeys.
- (3) Despite any other part of this Bylaw, no **building** or **structure** constructed within those portions of the lands identified as "Area 2" on the CD20 Zone Map attached as Schedule "AG" may exceed a **height** of four storeys above the average finished grade of the westerly façade of that **building** or **structure**.

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City of Langford 18 Feb 20

#### 6.109.05 Setbacks

- (1) No **one-family dwelling** on a **lot** with a **lot area** of 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) or greater may be located:
  - (a) Within 5.5 m (18 ft) of any front lot line; or
  - (b) Within 1.5 m (4.9 ft) of any interior side lot line; or
  - (c) Within 4.5 m (14.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 6 m (19.7 ft) of any rear lot line.
- No one-family dwelling on a lot with a lot area less than 550 m<sup>2</sup> (5,920 ft<sup>2</sup>) may be located: (2)
  - (a) Within 4.5 m (14.8 ft) of any front lot line, except that no garage or carport whose vehicle access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 1.2 m (3.9 ft) of any interior side lot line; or
  - (c) Within 3.0 m (9.8 ft) of any exterior side lot line, except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 6 m (19.7 ft) of any rear lot line.
- (3) No townhouse or two-family dwelling may be located:
  - Within 3 m (9.8 ft) of any front lot line, except that no garage or carport whose vehicle (a) access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 1.2 m (3.9 ft) of any interior side lot line abutting any Zone other than the CD20 Zone; or
  - (c) Within 3.0 m (9.8 ft) of any exterior side lot line, except that no garageor carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 6 m (19.7 ft) of any rear lot line.
- (4)No apartment building may be located:
  - Within 3 m (9.8 ft) of any front lot line; or (a)
  - (b) Within 3 m (9.8 ft) of any interior side lot line; or
  - Within 3 m (9.8 ft) of any exterior side lot line; or (c)
  - Within 6 m (19.7 ft) of any rear lot line. (d)

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## **6.109.06** Lot Coverage

- (1) Lot coverage of all buildings and structures on any lot containing a one-family dwelling may not exceed 50%.
- (2) Lot coverage of all buildings and structures on any lot containing apartment, townhouse or twofamily dwelling uses may not exceed 60%.

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## Section 6.110 – Comprehensive Development 21 – Radiant Way (CD21) Zone

The intent of the CD21 Zone is to accommodate residential and related uses.

## 6.110.01 Permitted Uses

The following uses and no others are permitted in the CD21 Zone:

- (1) Accessory buildings and structures, subject to Section 3.05;
- (2) Community garden;
- (3) Dwelling, one-family;
- Home occupation, subject to Section 3.09; (4)
- (5) Secondary suite in a one-family dwelling on a lot with a lot area greater than or equal to 450 m<sup>2</sup>  $(4,843.8 \text{ ft}^2);$
- (6) The keeping of not more than one **boarder** in a **one-family dwelling**;
- (7) Townhouse;
- Uses accessory to a principal use permitted in this Zone; and (8)
- (9) Uses permitted by Section 3.01 of this Bylaw.

## 6.110.02 Subdivision Lot Requirements in the CD21 Zone

- A lot having a lot area of not less than 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) may be created by subdivisionfor a one-family dwelling, provided that:
  - (a) The lot width is not less than 8.5 m (27.9 ft); and
  - The **building envelope** width or depth is not less than 5.5 m (18 ft).
- A lot having a lot area of not less than 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) may be created by subdivision for a townhouse, provided that the lot width is not less than 5 m (16.4 ft).

## 6.110.03 Density of Development on Individual Lots

- (1) There may not be more than one **one-family dwelling** on a **lot**.
- (2) There may not be more than three **townhouse** units in the CD21 Zone.

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## 6.110.04 Density of Development in the CD21 Zone

- No **lot** having a **lot area** less than 1,000 m<sup>2</sup> (10,763.9 ft<sup>2</sup>) may be created by subdivision. (1)
- (2) Despite Article 6.110.04(1), on land whose legal description is set out in Column 1 of Table 1 below, the minimum lot area for subdivision shall be 220 m<sup>2</sup> (2,368.1 ft<sup>2</sup>) for a one-family dwelling and 100 m<sup>2</sup> (1,076.4 ft<sup>2</sup>) for a townhouse if the owner of the land proposed to be built upon pays to the City the amount specified in Column 2 of Table 1 below, prior to subdivision approval for one-family dwellings and prior to the issuance of a Building Permit for a townhouse:

Table 1

1. Legal Description	2. Amenity Contributions
Lot 3, Sections 85 and 86, Metchosin District, Plan 12293 (3372 Happy Valley Road)	<ul> <li>a) \$660 per dwelling unit towards the Affordable Housing Reserve Fund; and</li> <li>b) \$3,960 per dwelling unit towards the General Amenity Reserve Fund.</li> </ul>

## **6.110.05** Lot Coverage

- (1) Lot coverage of all buildings and structures on any lot containing a one-family dwelling may not exceed 50%.
- (2) Lot coverage of all buildings and structures on any lot containing a townhouse may not exceed 60%.

## 6.110.06 Height of Principal Use Buildings

- (1) No one-family dwelling on a lot with a lot area less than 450 m<sup>2</sup> (4,843.8 ft<sup>2</sup>) may exceed a height of 8.5 m (27.9 ft).
- No one-family dwelling on a lot with a lot area equal to or greater than 450 m<sup>2</sup> (4,843.8 ft<sup>2</sup>) may (2) exceed a height of 9 m (29.5 ft).
- (3) No **townhouse** may exceed a **height** of three storeys.

#### 6.110.07 Setbacks

## **One-Family Residential Lots**

- (1) No principal building may be located:
  - (a) Within 3 m (9.8 ft) of any front lot line, except that no garage or carport whose vehicle access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - Within 3 m (9.8 ft) of any rear lot line; or (b)
  - (c) Within 3.5 m (11.5 ft) of any exterior side lot line, except that no Garage or Carport that faces an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line; or
  - (d) Within 1.2 m (3.9 ft) of any interior side lot line.

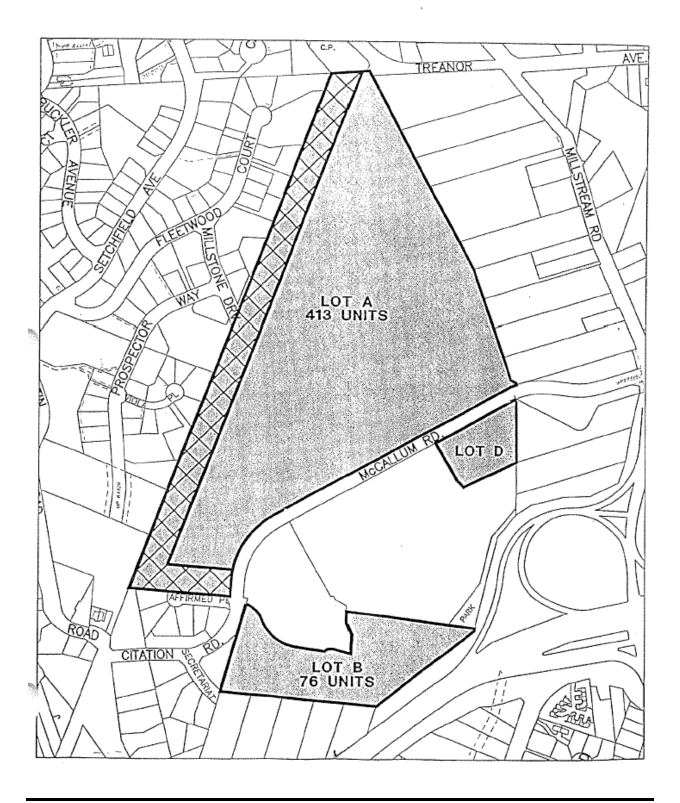
Zoning Bylaw No. 300 Page CD21-2 City of Langford 18 Feb 20

## **Townhouse Lots**

- (2) No principal building may be located:
  - Within 3 m (9.8 ft) of any front lot line, except that no garage or carport whose vehicle access crosses a front lot line may be located within 5.5 m (18 ft) of the front lot line; or
  - (b) Within 3 m (9.8 ft) of any rear lot line; or
  - Within 1.2 m (3.9 ft) of any interior side lot line, except that no setback is required where (c) the interior side lot line is abutting a townhouse use in the CD21 Zone;
  - (d) Within 3 m (9.8 ft) of any exterior side lot line except that no garage or carport whose vehicle access crosses an exterior side lot line may be located within 5.5 m (18 ft) of the exterior side lot line.

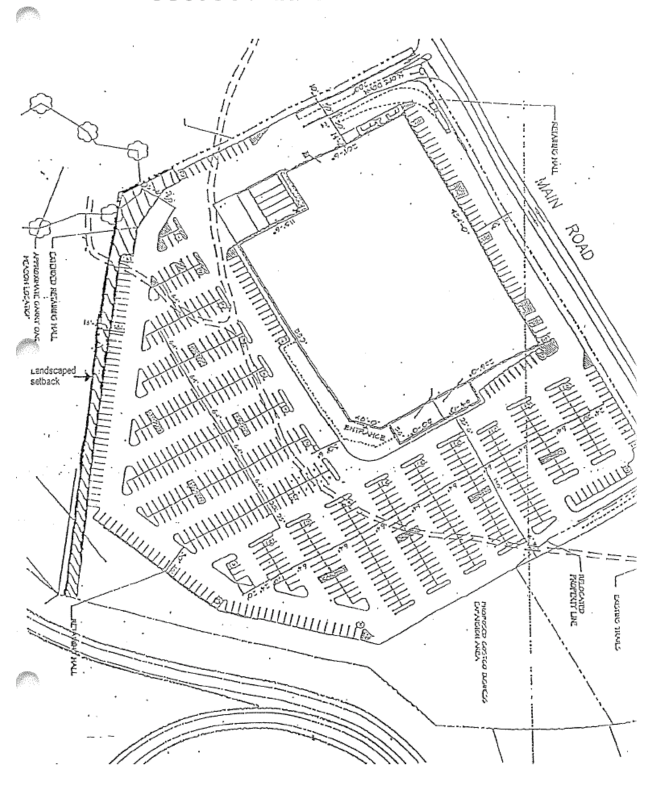
Zoning Bylaw No. 300 Page CD21-3 City of Langford 18 Feb 20

# SCHEDULE 'C' to BYLAW No.300 CLUSTER HOUSING DENSITY FOR LOTS A & E

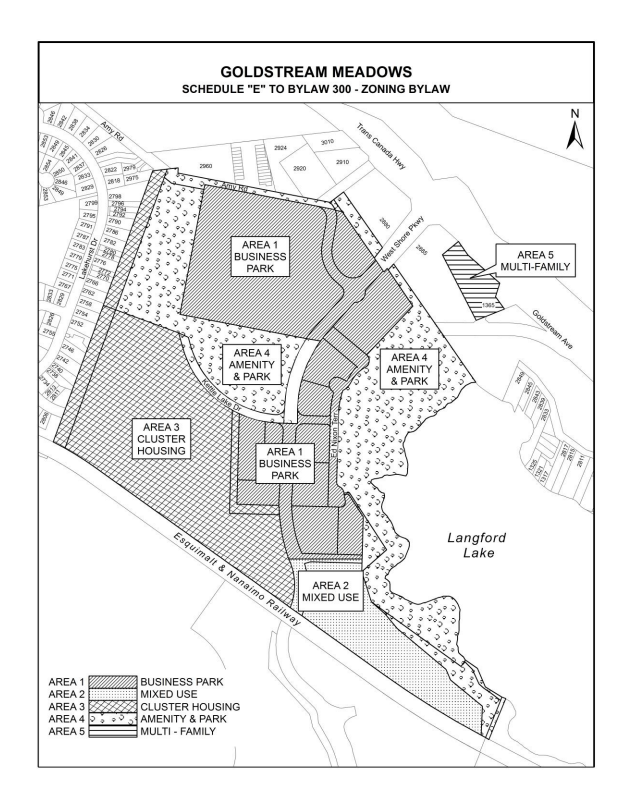


Zoning Bylaw No. 300 City of Langford

# SCHEDULE 'D' TO BYLAW NO. 300 COSTCO LANDSCAPED SETBACK

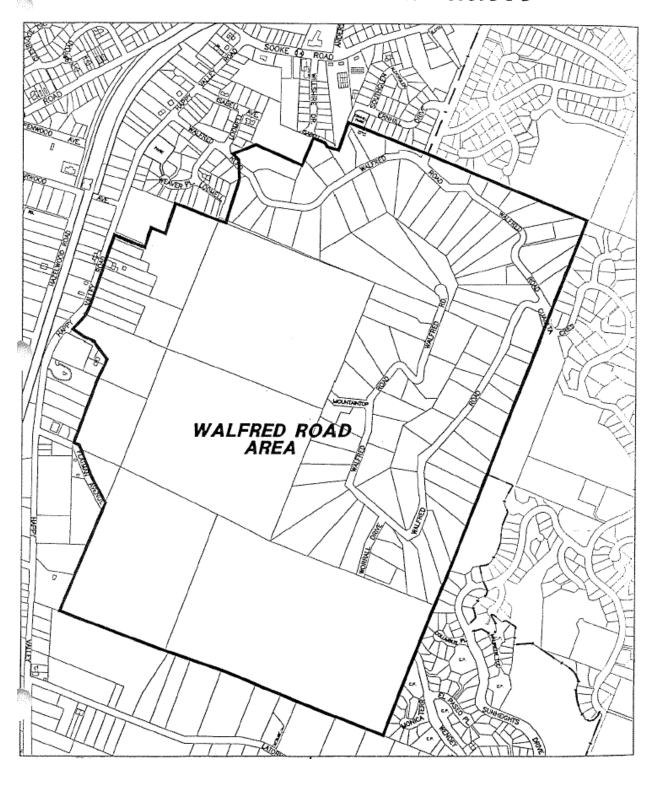


Zoning Bylaw No. 300 City of Langford

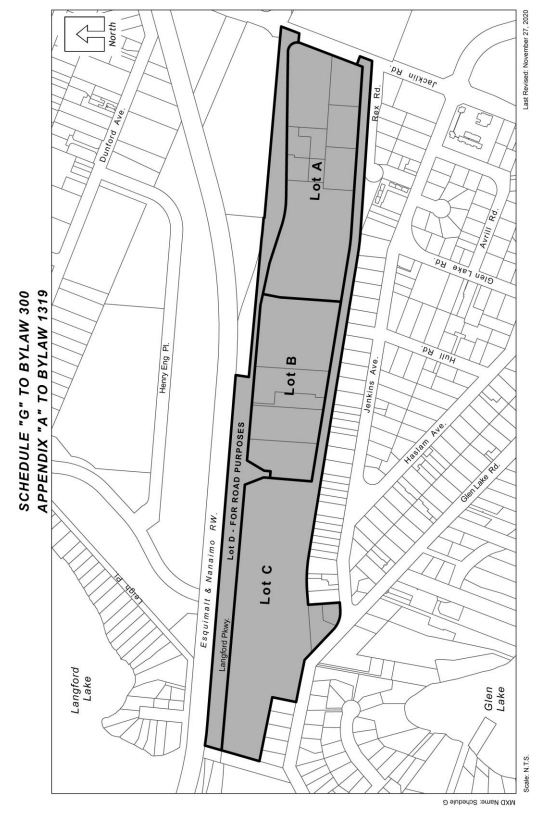


Zoning Bylaw No. 300 Schedule E
City of Langford 6 Dec 21

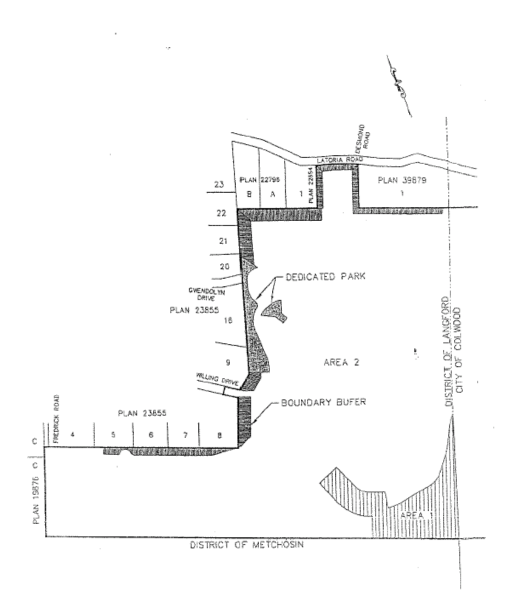
# WALFRED LOCAL AREA PLAN SCHEDULE F to BYLAW No.300



Zoning Bylaw No. 300 City of Langford



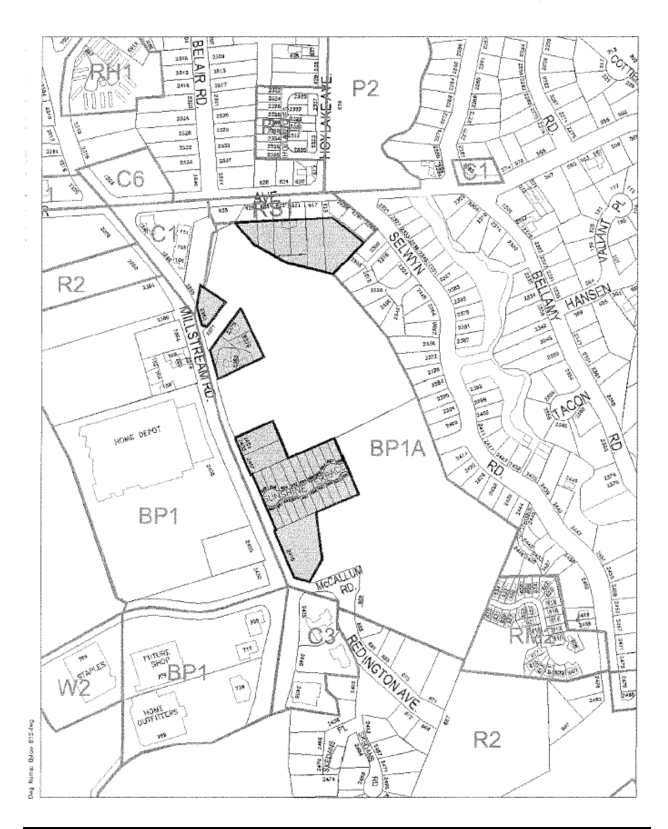
(Replaced by Bylaw No. 1948)



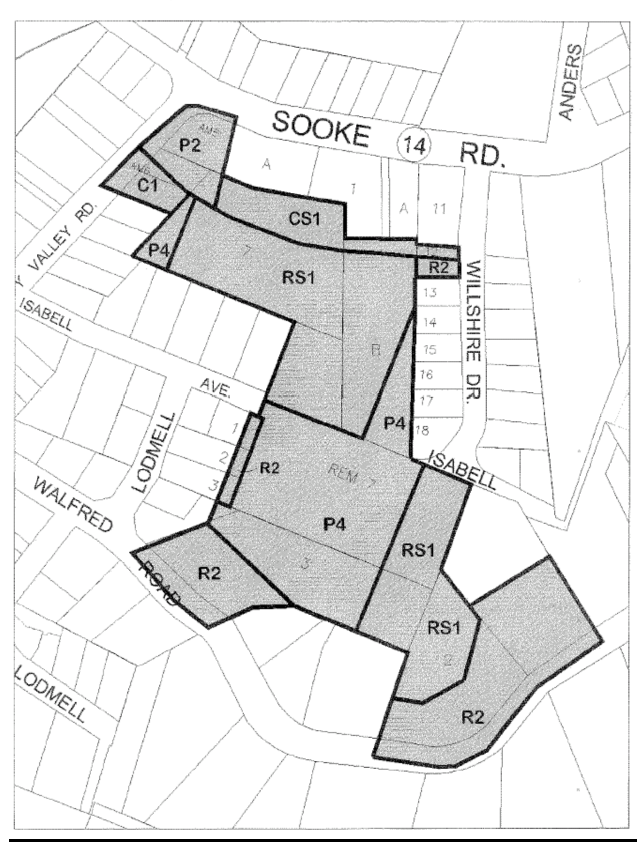
development areas Olympic View Development scale: 1:7500



## SCHEDULE "I" TO BYLAW No. 300



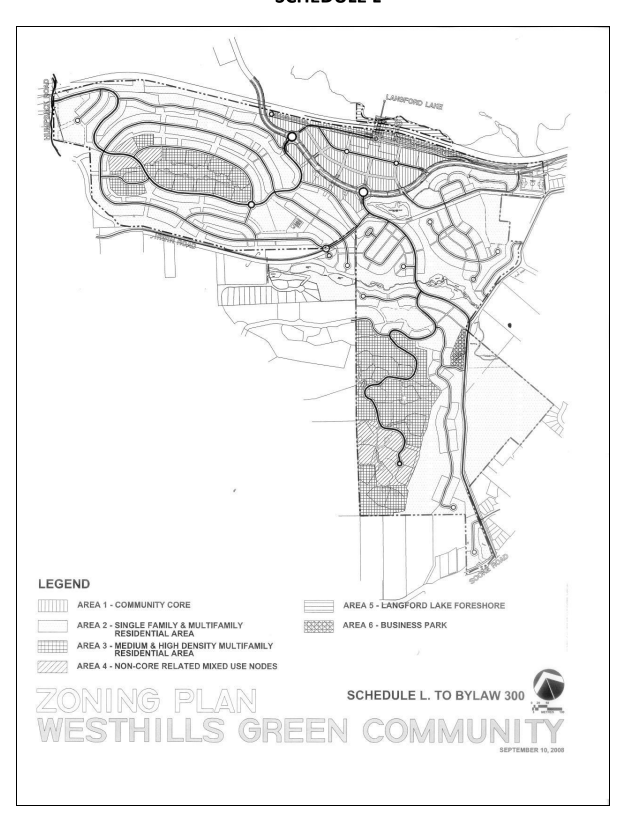
# SCHEDULE "J" TO BYLAW No. 801



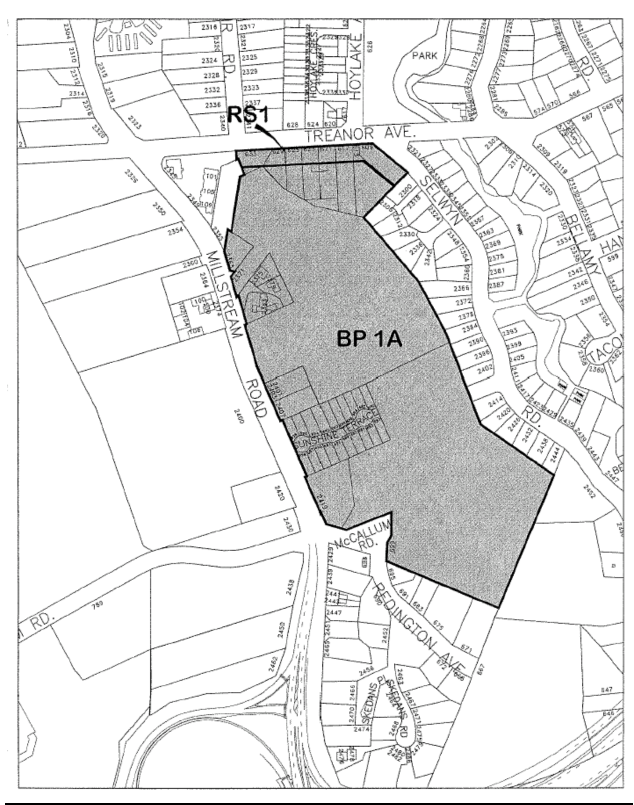
SITE PLAN 1"=20' Lot 7 Plan 26096 Kew norsard Area= 3842.ft 2 Area = 356.9 m 2 / 7'-6" | [2297] Trans-Canada Highway Trans-Canada Highway 12'-3" [3736] UNIT B Rem. Lot C Plan 28427 WIND SEE STEOMESON UNIT A 10'-0" Appendix "A" to Bylaw No. 1248 Schedule "K" to Bylaw No. 300 19'-10" [6036] [928£] Esquimalt District, Plan 28421, Plan 28421 Except Part in Plan VIP62970. Lot A 23'-6" [7158] Area= 358.9 m <sup>2</sup> Area= 3863 ft 2 Scale = 1:240 Lot C, Section 5, Site Plan Of:

Zoning Bylaw No. 300 City of Langford

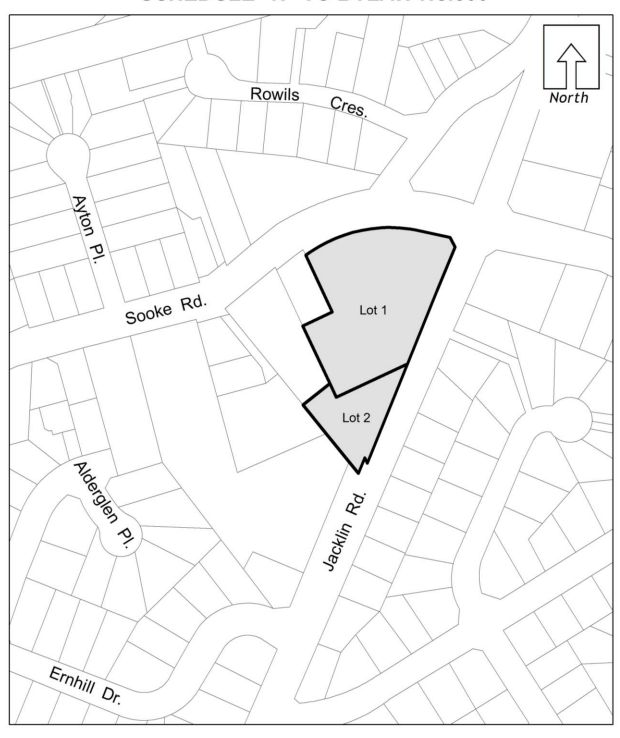
## **SCHEDULE L**



# SCHEDULE M (SCHEDULE A TO BYLAW 628)



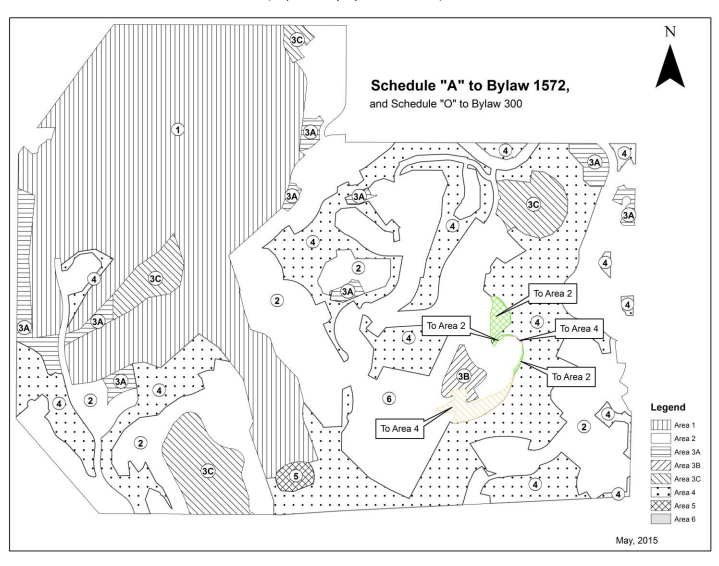
# SCHEDULE "N" TO BYLAW No.300



Zoning Bylaw No. 300 Schedule N
City of Langford 18 Jan 10

## **SCHEDULE O**

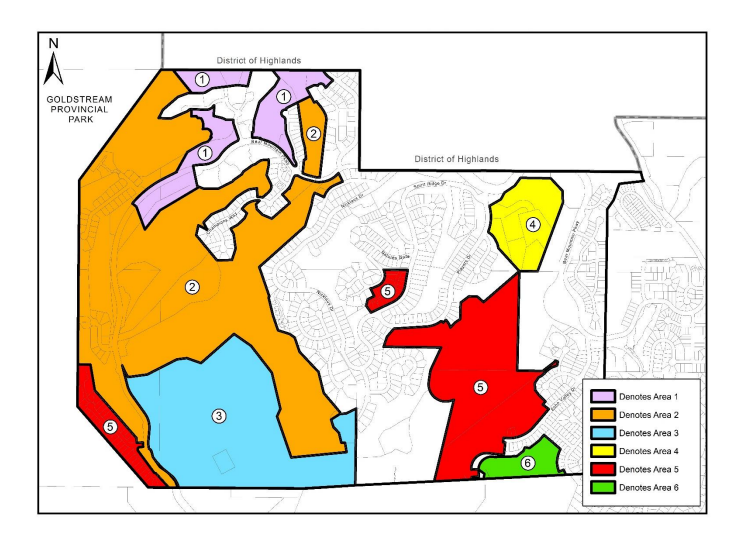
(Replaced by Bylaw No. 1623)



Zoning Bylaw No. 300 Schedule O
City of Langford 1 Feb 16

Schedule O-2

(Added by Bylaw No. 1623; Replaced by Bylaw No. 1768, Replaced by Bylaw No. 1997))



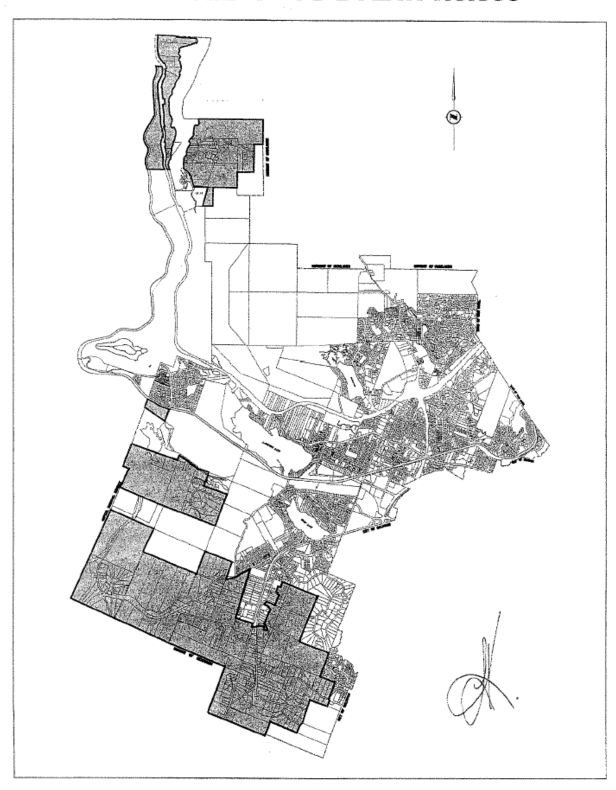
Zoning Bylaw No. 300 Schedule O-2
City of Langford 21 Mar 22

# Schedule "O-3" to Bylaw No.300 CD6A Zone Map

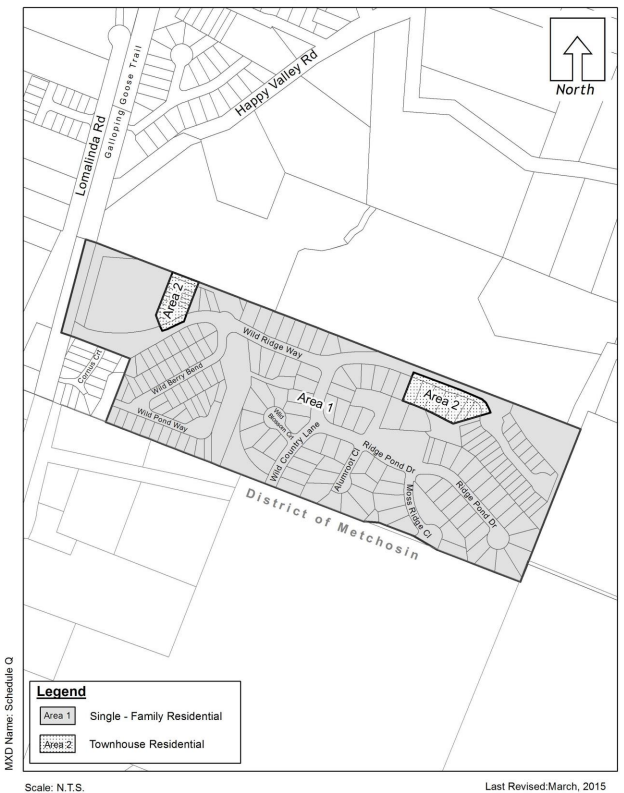


Zoning Bylaw No. 300 Schedule O-3
City of Langford 30 Jul 18

# RURAL AREAS SCHEDULE "P" TO BYLAW No.300

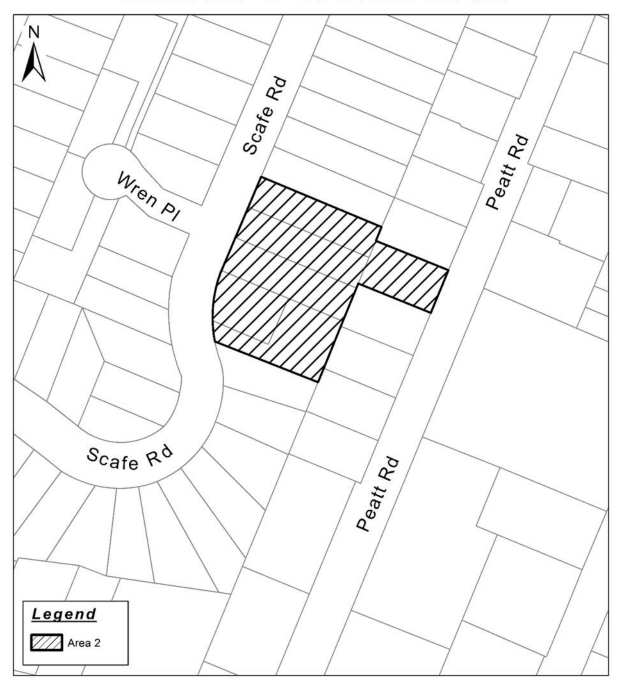


# SCHEDULE "Q" TO BYLAW No.300

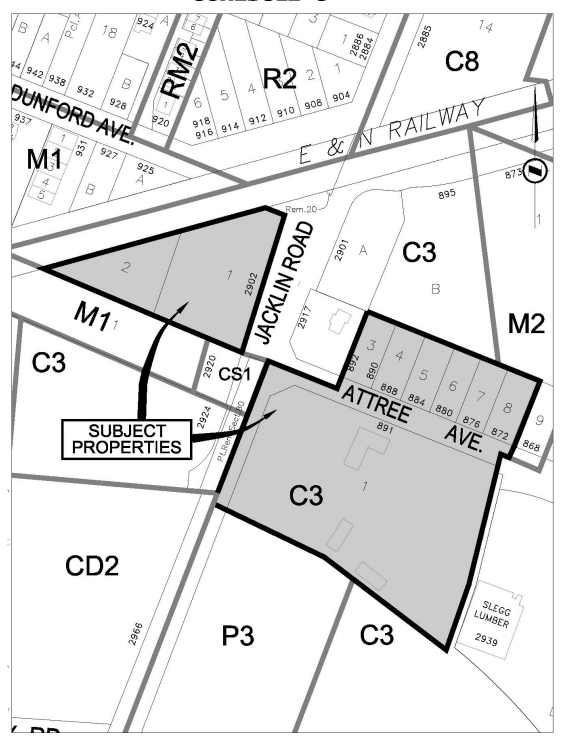


Zoning Bylaw No. 300 City of Langford

# CCP Zone SCHEDULE "R" TO BYLAW No. 300



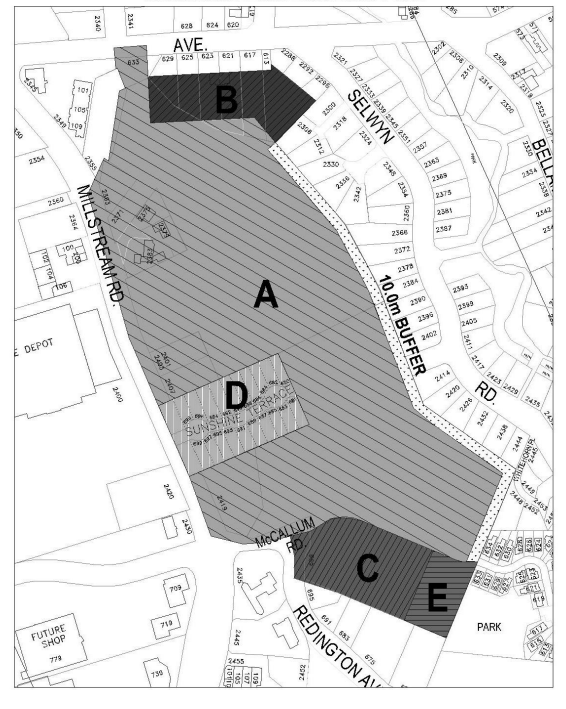
# C3 ZONE ADDITIONAL USES (JACKLIN/ATTREE) APPENDIX 1 TO BYLAW NO. 1146 SCHEDULE "S"



Zoning Bylaw No. 300 Schedule S City of Langford 21 Apr 08

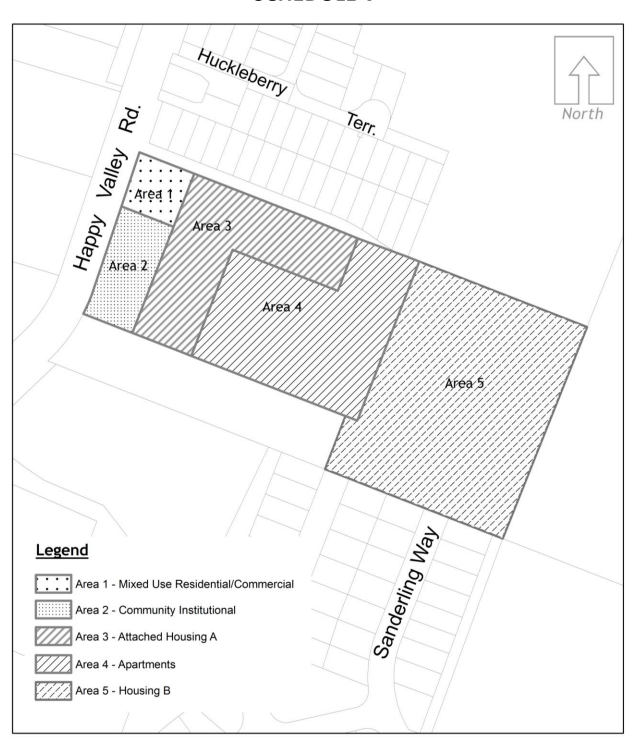
# Appendix "A" to Bylaw 946 Schedule "T" to Bylaw No.300

Millstream East Business Park



Zoning Bylaw No. 300 City of Langford

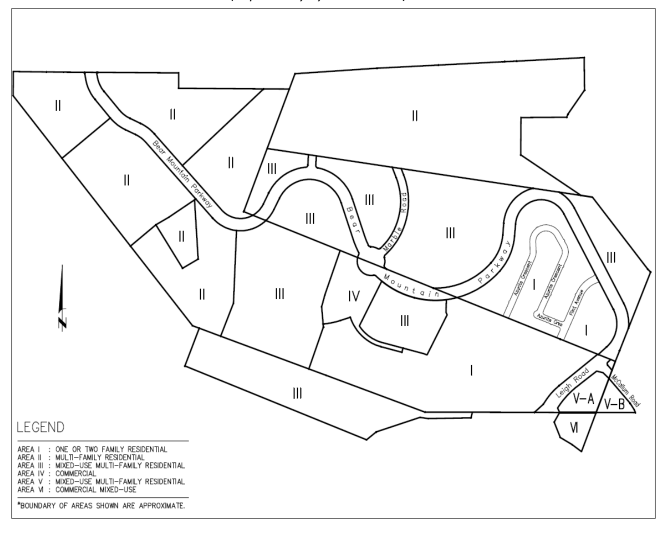
## **SCHEDULE V**



Zoning Bylaw No. 300 Schedule V
City of Langford 7 Sep 10

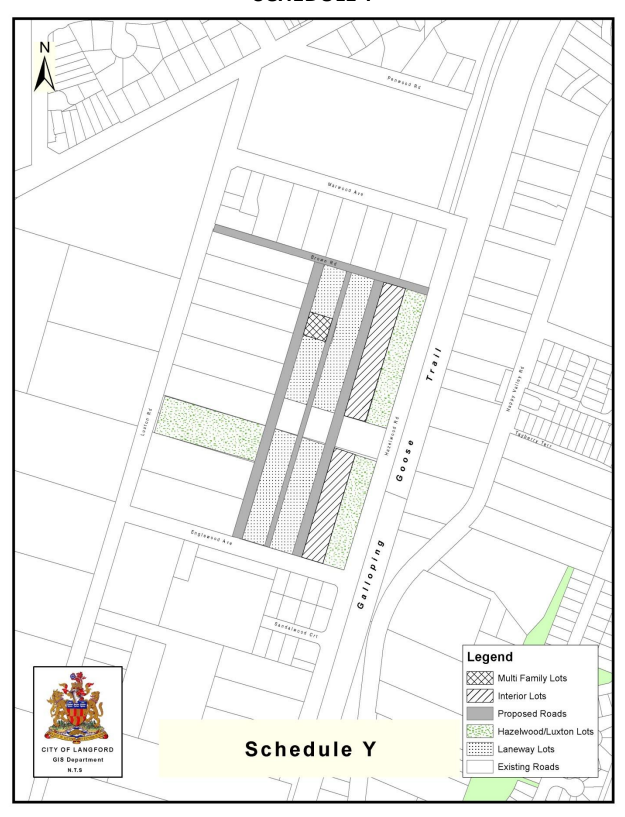
## **SCHEDULE X**

(Replaced by Bylaw No. 1860)



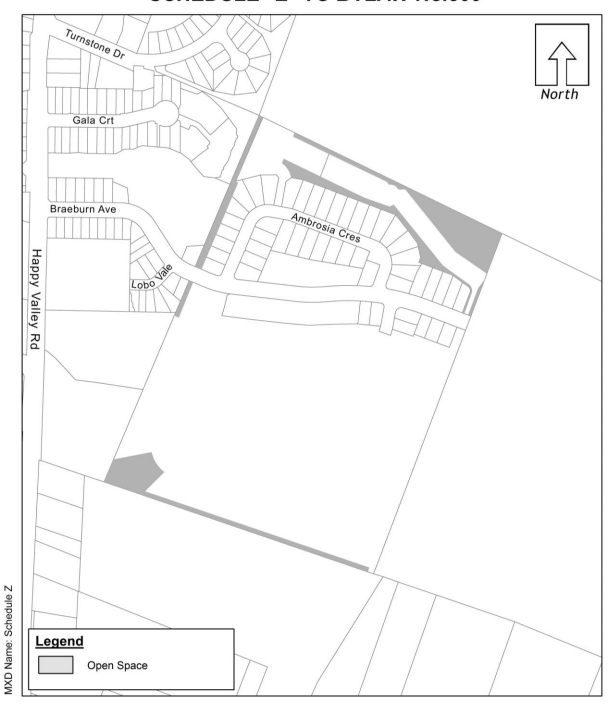
Zoning Bylaw No. 300 Schedule X
City of Langford 21 Oct 19

# **SCHEDULE Y**

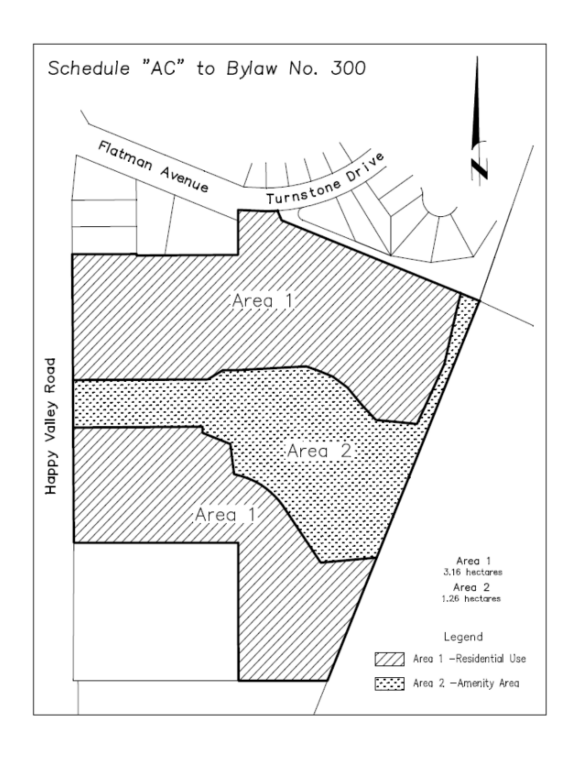


Zoning Bylaw No. 300 Schedule Y
City of Langford 18 Oct 10

# SCHEDULE "Z" TO BYLAW No.300



(Replaced by Bylaw Nos. 1521, 1648)



(Replaced by Bylaw No. 1349)

# **Section 1.0 – Amenity Contributions Schedule AD - Table 1**

(Bylaw No. 1559)

(Bylaw No. 1320, Replaced by Bylaw No. 1473 – up to Bylaw No. 1440 as noted in the table below)

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS2 1144	1144	Lot 3, Section 84, Esquimalt District, Plan 20473, Except Part in Plan	a) \$5,000 towards the General Amenity Reserve Fund;	
	48946 (936 Walfred Road)	b) \$2,500 towards the General Amenity Reserve Fund (no playground); and		
		c) \$4.19 per m <sup>2</sup> of lot area towards the General Amenity Reserve Fund		
RS2	1282	Strata Lot 5, Section 1, Range 3W, Highland District, Strata Plan VIS4554(962 Whisperwind Place and 990 Ironwood Court)	<ul> <li>a) \$7,300 per lot towards the General Amenity Reserve Fund; and</li> <li>b) \$20,000 towards the General Amenity Reserve Fund</li> </ul>	
RS2	RS2 1302	Lot B, Section 84, Esquimalt District, Plan VIP51623 (930 Walfred Road)	a) \$9,300 per lot towards the General Amenity Reserve Fund; and	
			b) \$16,000 towards the General Amenity Reserve Fund	
R2A	R2A 1162	Lot 2, Section 84, Esquimalt District, Plan 20692, Except Parcel A (DD	a) \$8,100 per lot towards the General Amenity Reserve Fund; and	
	G78594) (955 Walfred Road)	b) \$2.29 per m <sup>2</sup> of site area towards the General Amenity Reserve Fund		
R2A 1144	Lot 3, Section 84, Esquimalt District, Plan 20473, Except Part in Plan 48946 (936 Walfred Road)	a) \$7,100 per lot towards the General Amenity Reserve Fund; and		
		b) \$4.19 per m <sup>2</sup> of site area towards the General Amenity Reserve Fund		
R2A 1103	Lot 7, Block E Sections 84, Metchosin District, Plan 1139, Except Those Parts in Plans 11198 and 14656 (3458 Happy Valley Road)	a) \$9,300 per lot towards the General Amenity Reserve Fund; and		
		b) \$6,673.06 towards the General Amenity Reserve Fund		
R2A 1270	Lot A, Section 81, Metchosin District, Plan 42862 (1018 Loma Linda Drive)	a) \$9,300 per lot towards the General Amenity Reserve Fund;		
		b) \$112,941.03towards the General Amenity Reserve Fund; and		
			c) enters into a housing agreement and covenant for one affordable housing lot on the City's standard terms	

Zoning Bylaw No. 300 Schedule AD - 1 City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS3	1178	Lot 3, Block 1, Section 86, Metchosin District, Plan 1524 (3326 and 3328 Happy Valley Road)	a) \$89,253.55 towards the General Amenity Reserve Fund	
RS3	1228	Lot 5, Section 85, Metchosin District, Plan 12293 (3380 Happy Valley Road)	a) \$53,597.86 towards the General Amenity Reserve Fund	
RS3	1217	Lot 1, Block J, Section 84, Esquimalt District, Plan 20692 (951 Walfred Road)	a) enters into a housing agreement and covenant for one affordable housing lot on the City's standard terms OR pays to the City \$50,000 towards the Affordable Housing Reserve Fund; and	
			b) \$164,514 towards the General Amenity Reserve Fund	
RS3	1261	Lot 1, Section 84, Esquimalt District, Plan VIP86631 (957 Walfred Road)	a) \$9,300 per lot towards the General Amenity Reserve Fund;	
		b) \$4.19 per m <sup>2</sup> of site area towards the General Amenity Reserve Fund; and		
			c) An amount equal to 10% of the assessed value (post-rezoning) of the parcel to be subdivided towards the General Amenity Reserve Fund	
RS3	1268	Lot 4, Section 84, Esquimalt District, Plan 21075 (935 Walfred Road)	a) enters into a housing agreement and covenant for 2 affordable housing lots on the City's standard terms OR pays to the City \$50,000 for each required affordable house towards the Affordable Housing Reserve Fund;	
			b) \$9,300 per lot towards the General Amenity Reserve Fund;	
			c) \$56,056 towards the General Amenity Reserve Fund; and	
			d) \$4.19 per m² of site area towards the General Amenity Reserve Fund	
RT2 1304	Plan 10597 (3251 Happy Valley	a) \$9,300 per dwelling unit towards the General Amenity Reserve Fund;		
		Road)	b) An amount equal to 5% of the assessed value (post-rezoning) of the parcel to be developed towards the General Amenity Reserve Fund prior to either the time of subdivision or Building Permit issuance; and	
			c) \$4.19 per m² of site area towards the General Amenity Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 2
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R4	1212	Lot 3, Section 78, Esquimalt District, Plan 22056 (894 Walfred Road)	<ul><li>a) \$96,982.50 towards the General Amenity Reserve Fund; and</li><li>b) \$9,300 per lot towards the General Amenity Reserve Fund</li></ul>	
R4	1227	Lot 2, Section 78, Esquimalt District, Plan 21772 (918 Walfred Road)	<ul> <li>a) \$72,945.37 towards the General Amenity Reserve Fund; and</li> <li>b) \$9,300 per lot towards the General Amenity Reserve Fund</li> </ul>	
RM3A	1103	Lot 7, Block E, Section 84, Metchosin District, Plan 1139, Except Those Parts in Plan 11198 and 14656 (3458 Happy Valley Road)	a) \$93,381.92 towards the General Amenity Reserve Fund; and b) One of the following: (i) conveyance of land in fee simple to the City, for the purpose of open space, of the portion of land designated as "Amenity Land" on the site plan prepared by McNeil Building Designs Limited and dated July 2008, or (ii) cash-in-lieu contribution to the City for the portion of land described in (i) above, calculated at \$267.50 per square meter, to be deposited in the General Amenity Reserve Fund	
RM7A	1256	Lot 2, Section 86, Metchosin District, Plan 12293 (3350 Happy Valley Road)	<ul> <li>a) \$8,800 per dwelling unit towards the General Amenity Reserve Fund;</li> <li>b) \$20,018.56 towards the General Amenity Reserve Fund; and</li> <li>c) An amount equal to 10% of the assessed value (post-rezoning) of the parcel to be developed towards the General Amenity Reserve Fund</li> </ul>	
RM7A	1257	Lot 1, Section 86, Metchosin District, Plan 7488 (3365 Happy Valley Road)	<ul> <li>a) \$9,300 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) An amount equal to 10% of the assessed value (post-rezoning) of the parcel to be developed towards the General Amenity Reserve Fund</li> </ul>	
RM7A	1197	Lot 1, Section 72, Esquimalt District, Plan 27931, (2729 Peatt Road); Lot 2, Section 72, Esquimalt District, Plan 27931 (2735 Peatt Road); and Lot 3, Section 72, Esquimalt District, Plan 8723 (2741 Peatt Road) (now known as 2733 Peatt Road)	a) 2,700 per dwelling unit towards the General Amenity Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 3
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
C8A	1077	Lot B, Section 5, Esquimalt District, Plan 24248 (867 Goldstream Avenue)	<ul><li>a) \$600 per dwelling unit towards the General Amenity Reserve Fund;</li><li>b) \$80,000 towards the General</li></ul>	
			Amenity Reserve Fund; and c) A piece of public art with a minimum fair market value of \$15,000 in a location satisfactory to the City Planner	
C8A	1132	Lot A (DD S120688) Section 5, Esquimalt District, Plan 23245 (2787 Jacklin Road)	a) \$1,950 per dwelling unit towards the General Amenity Reserve Fund	
MU1A	1124	Lot A, Section 5, Esquimalt District, Plan 19712 (2871 Jacklin Road)	a) \$228,250 towards the General Amenity Reserve Fund	
MU1A	1176	Lot 20, Section 72, Esquimalt District, Plan 1954 (689 Hoffman Avenue)	a) \$1,350 per dwelling unit towards     the General Amenity Reserve Fund;     and	
			b) \$20,000 towards the General Amenity Reserve Fund	
MU1A	1188	Lot A, Section 72, Esquimalt District, Plan 12506, Except Part in Plan 36622 (685 Fairway Avenue)	a) \$4,400 per dwelling unit towards the General Amenity Reserve Fund	
MU1A	1190	Lot 1, Section 109, Esquimalt District, Plan 37446; and Parcel B (DD D57399) of Lot A, Section 109, Esquimalt District, Plan 8488 (2697 and 2701 Peatt Road)	<ul> <li>a) \$2,400 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$30,500 towards the General Amenity Reserve Fund</li> </ul>	
P1	1293	Lot A, Section 81, Esquimalt District, Plan 26335, Except Part in Plan VIP82658 (911 Jenkins Avenue)	a) \$4,400 per dwelling unit towards the General Amenity Reserve Fund	
RS2	1317	Lot 4, Section 80, Metchosin District, Plan 10359 (1019 Fashoda Place)	a) \$35,600 towards the General Amenity Reserve Fund;	
			b) \$9,300 per lot towards the General Amenity Reserve Fund;	
			c) \$4.19 per m <sup>2</sup> of site area towards the General Amenity Reserve Fund	
RS3	1303	Lot 2, Section 80, Metchosin District, Plan 10359 (1018 Fashoda Place)	a) \$22,800 towards the General Amenity Reserve Fund	
			<ul> <li>b) \$9,300 per lot towards the General Amenity Reserve Fund; and</li> <li>c) \$4.19 per m<sup>2</sup> of site area towards the General Amenity Reserve Fund</li> </ul>	
RT2	1343	Lot 7, Block 3, Section 86, Metchosin District, Plan 1718 (1023 Marwood Avenue)	a) \$9,300 per dwelling unit, in excess of 5, towards the General Amenity Reserve Fund	
RM7A	1338	Lot A, Section 109, Esquimalt District, Plan 20950 (2691 Peatt Road)	a) \$4,400 per new residential unit towards the General Amenity Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 4
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R2A	1365	Lot A (DD H66959), Section 80, Metchosin District, Plan 10359 (1004 Fashoda Place)	<ul> <li>a) \$9,300 per lot, in excess of one, towards the General Amenity Reserve Fund;</li> <li>b) \$6,475 towards the General Amenity Reserve Fund; and</li> <li>c) An amount equal to 6.3% of the assessed value (post rezoning) of the parcel to be developed towards the General Amenity Reserve Fund</li> </ul>	
C6B	1580	Lot 1, Sections 112 and 112-A, Esquimalt District, Plan 6252 (2326 Millstream Road); and Lot 2, Sections 112 and 112A, Esquimalt District, Plan 6252 (2350 Millstream Road)	<ul> <li>a) \$3,660 per unit to the General Amenity Reserve Fund</li> <li>b) \$610 per unit to the Affordable Housing Reserve Fund</li> </ul>	
MU1A	1358	Lot B, Section 5, Esquimalt District, Plan 28421, Except Parts in Plans VIP62970, VIP65827 and VIP84875; Lot 3, Section 5, Esquimalt District, Plan 11861, Except Parcel A (DD 73969-W) Thereof and Except Parts in Plans VIP62939 and VIP65827; Parcel A (DD 73969-W) of Lot 3, Section 5, Esquimalt District, Plan 11861, Except Parts in Plans VIP62911 and VIP65827; Lot 1, Section 5, Esquimalt District, Plan 11379, Except Parts in Plans VIP62912 and VIP65827; Lot 2, Section 5, Esquimalt District, Plan 11379, Except Parts in Plans VIP62910 and VIP65827; Lot 3, Section 5, Esquimalt District, Plan 11379, Except Parts in Plans VIP62914 and VIP65827; and Lot A, Section 5, Esquimalt District, Plan VIP86897	<ul> <li>a) \$4,400 per dwelling unit created, in excess of 1, towards the General Amenity Reserve Fund</li> <li>b) Notwithstanding (a), for every dwelling unit created that will be rented at 20% below market rate for a minimum of 5 years and secured in a housing agreement registered to title, the amenity contribution for the construction of that unit shall be NIL</li> </ul>	
MU1A	1364	Lot 3, Section 5, Esquimalt District, Plan 8120 (2726 Peatt Road)	\$2 700 per multi-family dwelling unit, in excess of one, towards the General Amenity Reserve Fund	
RS2	1318	Lot 5, Section 72, Esquimalt District, Plan 17235 (727 Massie Drive)	\$4,400 per dwelling unit towards the General Amenity Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 5
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
C6A	1333	Lot A, (DD S81695) Section 1, Range 3 West, Highland District, Plan 38502 (2323 Millstream Road); Lot A Section 1, Range 3 West, Highland District, Plan VIP81886 (2315 Millstream Road); Lot B Section 1, Range 3 West, Highland District, Plan VIP81886 (2319 Millstream Road); Lot 7, Section 1, Range 3 West, Highland District, Plan 15514	\$10, 900 per new residential unit towards the General Amenity Reserve Fund	
RS3	1344	Lot 10, Section 1, Range 3 West, Highland District, Plan 8530 Except Parcel A (DD35299W) (671 Hoylake Avenue)	\$10,900 per dwelling unit, in excess of 2, towards the General Amenity Reserve Fund	
CH4	1356	Lot A, Section 85, Metchosin District, Plan 6532 (3385 Happy Valley Road)	<ul> <li>a) \$3,960 per one-family residential lot towards the General Amenity Reserve Fund;</li> <li>b) \$3,660 per townhouse/attached dwelling unit towards the General Amenity Reserve Fund;</li> <li>c) \$660 per one-family residential lot towards the Affordable Housing Reserve Fund;</li> <li>d) \$610 per townhouse/attached dwelling unit towards the General Amenity Reserve Fund;</li> <li>e) \$4.96 per m² of site area towards the General Amenity Reserve Fund, only if DCCs are paid pursuant to DCC Bylaw No. 26 up to and including Amendment No. 9</li> </ul>	
CH4	1357	Lot A, Section 85, Metchosin District, Plan VIP78500 (3371 Happy Valley Road); Strata Lot A, Section 85, Metchosin District, Strata Plan VIS3467 (3377 Happy Valley Road); and Strata Lot B, Section 85, Metchosin District, Strata Plan VIS3467 (3379 Happy Valley Road)	<ul> <li>a) \$3,960 per one-family residential lot towards the General Amenity Reserve Fund;</li> <li>b) \$3,660 per townhouse/attached dwelling unit towards the General Amenity Reserve Fund;</li> <li>c) \$660 per one-family residential lot towards the Affordable Housing Reserve Fund;</li> <li>d) \$610 per townhouse/attached dwelling unit towards the General Amenity Reserve Fund;</li> <li>e) \$4.96 per m² of site area towards the General Amenity Reserve Fund, only if DCCs are paid pursuant to DCC Bylaw No. 26 up to and including Amendment No. 9</li> </ul>	

Zoning Bylaw No. 300 Schedule AD - 6
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS3	1363	Parcel A (DD 18154W) of Lot 7, Block 2, Section 84, Esquimalt District, Plan 1524 (3262 Happy Valley Road); and That Part of Lot 7, Block 2, Section 84, Esquimalt District, Plan 1524, Lying to the South West of a Straight Boundary Joining the Points of Bisection of the North Westerly and South Easterly Boundaries of Said Lot (3264 Happy Valley Road)	<ul> <li>a) \$9,300 per single-family lot, in excess of two, towards the General Amenity Reserve Fund;</li> <li>b) \$13,270 towards the General Amenity Reserve Fund; and</li> <li>c) An amount equal to 10% of the assessed value (post-rezoning) of the parcel to be developed towards the General Amenity Reserve Fund</li> </ul>	
C8A	1391	Lot 2, Section 72, Esquimalt District, Plan 9002 (790 Hockley Avenue)	<ul> <li>a) \$610 per dwelling unit towards the Affordable Housing Reserve Fund;</li> <li>b) \$1,647 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>c) \$10,000 towards the General Amenity Reserve Fund and plant two (2) boulevard trees with a minimum calliper size of 8cm to the satisfaction of the City Engineer in the event a building or structure on the property is constructed within 6m (20ft) of the front property line</li> </ul>	
MU1A	1397	PID 000-815-748; Lot 11, Section 72, Esquimalt District, Plan 17235 Except Part in Plan VIP67414 (703 Massie Drive)	a) \$2,700 per unit towards the General Amenity Reserve Fund	
RS3	1398	Lot 1, Section 84, Esquimalt District, Plan VIP88048 (963 Walfred Road)	<ul> <li>a) \$9,300 per lot created towards the General Amenity Reserve Fund; and</li> <li>b) \$4.19 per m<sup>2</sup> of site area towards the General Amenity Reserve Fund</li> </ul>	
C8A	1406	Lot A, Section 72, Esquimalt District, Plan 27517 (2835 Peatt Road)	<ul> <li>a) \$610 per dwelling unit towards the Affordable Housing Reserve Fund;</li> <li>b) \$1,525 per dwelling unit towards the General Amenity Reserve Fund;</li> <li>c) \$10.75 per m² of commercial gross floor area towards the General Amenity Reserve Fund; and</li> <li>d) \$5,000 towards the General Amenity Reserve Fund for every parking space less than the total number of off-street parking spaces required pursuant to Zoning Bylaw No. 300 that are created on the subject property, prior to the issuance of a Development Permit</li> </ul>	

Zoning Bylaw No. 300 Schedule AD - 7
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS3	1408	Lot 1, Section 84, Metchosin District, Plan 10609 (3497 Luxton Road)	a) \$610 per attached housing unit towards the Affordable Housing Reserve Fund;	
			<ul> <li>\$3,660 per attached housing unit towards the General Amenity Reserve Fund;</li> </ul>	
			c) \$660 per one-family residential lot ≤ 550 m² (5,920 ft²) created towards the Affordable Housing Reserve Fund;	
			<ul> <li>d) \$3,960 per one-family residential lot</li></ul>	
			e) \$1,000 per one-family residential lot ≥ 550 m² (5,920 ft²) towards the Affordable Housing Reserve Fund; and	
			f) \$6,000 per one-family residential lot ≥ 550 m² (5,920 ft²) towards the General Amenity Reserve Fund	
RR3	1419	Lot 6, Section 80, Metchosin District, Plan 7142 (3634 Happy Valley Road); Lot 1, Sections 80 and 81, Metchosin District, Plan 6887 (3660 Happy Valley Road)	a) \$1,000 per one-family lot created towards the Affordable Housing Reserve Fund;	
			b) \$6,000 per one-family lot created towards the General Amenity Reserve Fund; and	
			c) \$2.29 per m <sup>2</sup> of site area towards the General Amenity Reserve Fund, only if DCCs are paid pursuant to DCC Bylaw No. 26 up to and including Amendment No. 9	
MU1A	1393	Lot 2, Section 5, Esquimalt District, Plan 26285 (997-999 Goldstream	a) \$1,000 per SFE created towards the Affordable Housing Reserve Fund;	
		Avenue)	b) \$4,200 per SFE created towards the General Amenity Reserve Fund;	
			c) \$10.75 per m² of commercial GFA towards the General Amenity Reserve Fund	
RM7A	1432	Lot 43, Section 80, Esquimalt District, Plan 12203, PID No. 004-973-348 (912 Jenkins Avenue)	a) \$610 per unit towards the     Affordable Housing Reserve Fund;     and	
		, , , , , , , , , , , , , , , , , , , ,	b) \$2,562 per unit towards the General Amenity Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 8
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RR3	1418	Lot 5, Section 80, Metchosin District, Plan 7142, Except Parcel "A" (DD 247137-I) Thereof (3622 Happy Valley Road)	<ul> <li>a) \$1,000 per one-family lot created towards the Affordable Housing Reserve Fund;</li> <li>b) \$660 per ½ duplex towards the Affordable Housing Reserve Fund;</li> <li>c) \$6,000 per one-family lot created towards the General Amenity Reserve Fund; and</li> <li>d) \$3,960 per ½ duplex towards the General Amenity Reserve Fund</li> </ul>	
RS2	1433	Lot A, Sections 85 and 116, Esquimalt District, Plan VIP89359, PID No. 028-807-855 (2800 Lake End Road)	a) \$660 per unit towards the Affordable Housing Reserve Fund or 1 affordable housing unit for every 15 single-family dwellings; and b) \$3,960 per unit towards the General Amenity Reserve Fund	
MU1A	1440	Lot 18, Section 72, Esquimalt District, Plan 6981 (679 Wagar Avenue)	<ul> <li>a) \$2,562 per unit, in excess of one, towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per unit, in excess of one, towards the Affordable Housing Reserve Fund</li> </ul>	
RS3	1469	Lot A Section 84 Esquimalt District Plan VIP72667 Except that Part in Plan VIP74637 (974 Walfred Road)	<ul> <li>a) \$660 per unit towards the         Affordable Housing Reserve Fund;         and</li> <li>b) \$3,960 per unit towards the General         Amenity Reserve Fund</li> </ul>	
MU1A	1392	Lot 4, Section 5, Esquimalt District, Plan 8120 (2720 Peatt Road)	<ul> <li>a) \$610 per dwelling unit towards the Affordable Housing Reserve Fund; and</li> <li>b) \$1,525 per dwelling unit towards the General Amenity Reserve Fund</li> </ul>	
R1	1455	Lot 3, Section 78, Esquimalt District, Plan 22056 (894 Walfred Road)	a) \$1,000 per unit towards the Affordable Housing Reserve Fund; and b) \$6,000 per unit towards General Amenity Reserve Fund	
RS3	1462	Strata Lot 4 Section 1 Range 3W Highland District Strata Plan VIS4554 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1 (952 Whisperwind Place)	<ul> <li>a) \$660 per unit towards the         Affordable Housing Reserve Fund;         and</li> <li>b) \$3,960 per unit towards the General         Amenity Reserve Fund</li> </ul>	

Zoning Bylaw No. 300 Schedule AD - 9
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS2	1475	Lot 26 Section 84 Esquimalt District Plan 27333 (975 Walfred Road)	<ul> <li>a) \$660 per unit towards the Affordable Housing Reserve Fund; and</li> <li>b) \$3,960 per unit towards the General Amenity Reserve Fund</li> </ul>	
RS2	1502	Lot 1, Section 83, Esquimalt District, Plan, 30905, PID No. 000-084-522 (3187 Glen Lake Road)	<ul> <li>a) \$2772 per new lot created towards the General Amenity Reserve Fund; and</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	
R2A	1511	Lot A, Section 109, Esquimalt District, Plan VIP64878 Except Plan VIP78821 (2506 Selwyn Road)	<ul> <li>a) \$4,200 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	
RR2 RS3	1428	Lot A, Section 83, Metchosin District, Plan 18993, PID No. 003-673-413 (3504 Happy Valley Road); Lot D, Section 83 and 84, Metchosin District, Plan 26941 Except Plan VIP64069, PID No. 002-489-104 (3508 Happy Valley Road); Lot 1, Sections 83 and 84, Metchosin District, Plan VIP64069, PID No. 023- 541-580 (3512a Happy Valley Road)	<ul> <li>a) \$660 per unit towards the Affordable Housing Reserve Fund or 1 affordable housing unit for every 15 single-family dwellings; and</li> <li>b) \$3,960 per unit towards the General Amenity Reserve Fund</li> </ul>	
RM7A	1486	That Part of Lot 7, Section 5, Esquimalt District, Plan 7089 Lying South of a Straight Boundary Joining the Points of Bisection of the Easterly and Westerly Boundaries of Said Lot (2737 Jacklin Road)	<ul> <li>a) \$2,562 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	
RM9	1496	Lot 4, Section 5, Esquimalt District, Plan 7089 (2771 Jacklin Road)	<ul> <li>a) \$2,562 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	

Zoning Bylaw No. 300 Schedule AD - 10
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R2A	1507	Lot 8, Sections 85 and 116, Esquimalt District, Plan 3594, Except Part in Plan VIP84313, PID No. 006- 189-652; Lot B, Sections 85 and 116, Esquimalt District, Plan 30746, PID No. 000- 353-523 (1166-68 Goldstream Avenue); Lot 1, Sections 85 and 116, Esquimalt District, Plan 6639, Except Part in Plan 751 RW, PID No. 005-887-941 (1176 Goldstream Avenue); Lot E, Section 85, Esquimalt District, Plan 2436 Except Part in Plan 990 RW, PID No. 000-604-623 (1210 Goldstream Avenue)	<ul> <li>a) \$4,200 per Single Family Equivalent towards the General Amenity Reserve Fund;</li> <li>b) \$1,000 per Single Family Equivalent towards the Affordable Housing Reserve Fund</li> </ul>	
C9A	1510	Lot 3, Section 72, Esquimalt District, Plan 9002 (784 Hockley Avenue)	<ul> <li>a) \$1,525 per unit towards the General Amenity Reserve Fund;</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund;</li> <li>c) \$10.75 per m² of commercial floor area;</li> <li>d) \$10,000 and covering the cost of removing the Garry Oak tree, and plant a minimum of two (2) boulevard trees with a minimum caliper size of 8cm (DBH) to the satisfaction of the Parks Manager should the applicant damage the Garry Oak tree on City Boulevard, all of which shall be determined prior to issuance of a building permit above foundation</li> </ul>	
RR6A	1518	Lot 7, Section 70, Metchosin District, Plan 1957 (760 Latoria Road)	<ul> <li>a) \$6,000 towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 towards the Affordable Housing Reserve Fund</li> </ul>	
RR6	1517	Lot 1, Section 70, Metchosin District, Plan 22654 (757 Latoria Road)	a) \$6,000 towards the General Amenity Reserve Fund; and b) \$1,000 towards the Affordable Housing Reserve Fund	
RR6	1415	Lot 1, Section 70, Metchosin District, Plan 39879 (709 Latoria Road); and Lot 6, Section 70, Metchosin District, Plan 1957 (774 Latoria Road)	c) \$6,000 towards the General Amenity Reserve Fund; and d) \$1,000 towards the Affordable Housing Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 11
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RM7A	1526	Lot B, Section 79, Esquimalt District, Plan 26384 (944 Dunford Avenue)	<ul> <li>a) \$2,562 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per dwelling unit towards the</li> </ul>	
			Affordable Housing Reserve Fund	
RR6A	1516	Lot 15, Section 70, Metchosin District, Plan 1957 (815 Latoria	a) \$6,000 towards the General Amenity Reserve Fund; and	
		Road); and	b) \$1,000 towards the Affordable	
		Lot 16, Section 70, Metchosin District, Plan 1957 (835 Latoria Road)	Housing Reserve Fund	
C9A	1534	Lot 5, Section 72, Esquimalt District, Plan 9002 (772 Hockley Avenue)	a) \$1,525 per unit towards the General Amenity Reserve Fund;	
			b) \$610 per unit towards the Affordable Housing Reserve Fund	
R2A	1541	Lot A, Section 81, Metchosin District, Plan 33925 (3670 Happy Valley	a) \$6,000 per dwelling unit towards the General Amenity Reserve Fund;	
		Road)	<ul> <li>\$1,000 per dwelling unit towards the Affordable Housing Reserve Fund;</li> </ul>	
			c) \$60,000 towards the General Amenity Reserve Fund	
RR6A	1442	Lot 3, Seciton 70, Metchosin District, Plan 1957 (820 Latoria Road)	a) \$6,000 towards the General Amenity Reserve Fund; and	
			b) \$1,000 towards the Affordable Housing Reserve Fund	
C9A	1557	Lot 5, Section 72, Esquimalt District, Plan 9002 (772 Hockley Avenue)	a) \$1,525 per dwelling unit towards the General Amenity Reserve Fund;	Yes
			b) \$610 per dwelling unit towards the Affordable Housing Reserve Fund	
C6A	1498	Lot 8, Section 1, Range 3 West, Highland District, Plan 8530 (691 Hoylake Avenue); and	<ul> <li>a) \$660 per single-family small lot towards the City's Affordable Housing Reserve Fund;</li> </ul>	Yes, Column 4 of Table 2 only
		Lot 1, Section 1, Range 3 West, Highland District, Plan 25339 (697 Hoylake Avenue)	<ul> <li>\$610 per multi-family residential unit towards the City's Affordable Housing Reserve Fund;</li> </ul>	
			c) \$3,960 per single-family small lot towards the City's General Amenity Reserve Fund;	
			d) \$3,660 per multi-family residential unit towards the City's General Amenity Reserve Fund	
CD8	1562	Lots 6, 7, 8, 9, 10, 11, 12 Section 81, Metchosin District, Plan EPP9765	a) \$3,660 per dwelling unit towards the General Amenity Reserve Fund;	
		(919, 923, 927, 931, 935, 939 and 943 Wild Ridge Way)	b) \$660 per dwelling unit towards the	
		343 WIII MUSE Way)	Affordable Housing Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 12 City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RR6	1484	Lot 10, Section 79, Metchosin District, Plan 7510, PID No. 005-655- 960 (935 Latoria Road) Parcel D (DD 144079I), Section 79, Metchosin District, Except Parcel No. 1 (DD 150993I) Thereof and Except Part in Plan VIP74070, PID No. 009- 879-986 (3579 Happy Valley Road)	<ul> <li>a) \$1,000 per unit towards the Affordable Housing Fund;</li> <li>b) \$6,000 per unit towards the General Amenity Reserve Fund (less the cost of the green buffer along Latoria Road)</li> </ul>	
RR6A	1536	Lot B, Section 70, Metchosin District, Plan 49917 (720 Latoria Road)	<ul><li>a) \$6,000 towards the General Amenity Reserve Fund; and</li><li>b) \$1,000 towards the Affordable Housing Reserve Fund</li></ul>	
C6C	1554	That Part of Lot 14, Section 112, Esquimalt District, Plan 6637 Lying to the North of Plan 990 RW and Except Part in Plan VIP71963 (2658 Secretariat Way); Lot A Section 112 Esquimalt District Plan VIP71971 (2662 Secretariat Way); Lot 16, Section 112, Esquimalt District, Plan 6637 Except that Part Described as Commencing at the South East Corner of Said Lot, Thence Northerly Along the Easterly Boundary of Said Lot A Distance of 110 Feet, Thence Westerly and Parallel to the Southerly Boundary of Said Lot A Distance of 70 Feet Thence Southerly and Parallel to the Said Easterly Boundary to an Intersection With the Said Southerly Boundary, Thence Easterly Along the Said Southerly Boundary to the Point of Commencement, Except Parts in Plans 990 RW and VIP71964 (2666 Secretariat Way); Lot 17, Sections 112 and 112-A, Esquimalt District, Plan 6637 Except Those Parts in Plans 990RW and VIP64841 (2670 Secretariat Way); and Lot 18, Section 112A, Esquimalt District, Plan 6637, Except Part in Plan 990 RW, and Except Part in Plan VIP62096 (899 McCallum Road)	<ul> <li>a) \$610 per dwelling unit towards the Affordable Housing Reserve Fund;</li> <li>b) \$3,660 per dwelling unit towards the General Amenity Reserve Fund.</li> </ul>	Yes; Column 4 of Table 2 only

Zoning Bylaw No. 300 Schedule AD - 13
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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RM7A	1561	Lot 2, Section 99, Esquimalt District, Plan 8086 (1021 Springboard PI); and Lot 1, Section 99, Esquimalt District, Plan 8086, Except Parcel A (DD C2828) and Except Part In Plan 36400 (1027 Springboard Place)	<ul> <li>a) \$3,660 per dwelling unit towards the General Amenity Reserve Fund;</li> <li>b) \$610 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	
RS4 and RM7A	1568	Lot 3 Section 108 Esquimalt District Plan 15809 Except Parts in Plans VIP71966 and VIP71969 (300 Phelps Avenue); and Lot 2 Sections 108 and 109 Esquimalt District Plan 15809 Except Part in Plan VIP71969 and EPP39558 (301 Phelps Avenue)	a) \$6,000 towards the General Amenity Reserve Fund per single family equivalent (SFE) created beyond a base density of 11 SFE units on 301 Phelps and 6 SFE units on 300 Phelps Avenue b) \$1,000 towards the Affordable Housing Reserve Fund per SFE created beyond a base density of 11 SFE units on 301 Phelps and 6 SFE units on 300 Phelps Avenue	
MU1A	1549	Lot 2 Section 5 Esquimalt District Plan 9265 (2819 Jacklin Road)	<ul> <li>a) \$1,525 per unit towards the General Amenity reserve fund; and</li> <li>b) \$610 towards the Affordable Housing Reserve Fund</li> </ul>	
RS3 and RM7A	1567	Lot 2 Section 109 Esquimalt District Plan 10426 Except Part in Plan VIP63579 (687 Strandlund Avenue); and Lot A Section 109 Esquimalt District Plan 30133 Except Plan VIP64113 (699 Strandlund Avenue)	<ul> <li>a) Paving of the multi-use trail on the north side of Strandlund Ave for the full frontage of the subject properties and further south along Strandlund to the existing BC Transit bus stop, as well as performing improvements to the bus stop, to the satisfaction of the Director of Engineering;</li> <li>b) \$4,200 towards the General Amenity Reserve Fund per single family equivalent (SFE) created, less the actual cost of the works mentioned in item a) above, as constructed by the applicant to the satisfaction of the Director of Engineering;</li> <li>c) \$1,000 towards the Affordable Housing Reserve Fund per SFE created</li> </ul>	
C9A	1575	Lot 4 Section 72 Esquimalt District Plan 9002 (778 Hockley Avenue)	<ul> <li>a) \$1,525 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	Yes

Zoning Bylaw No. 300 Schedule AD - 14
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R2A	1468	Lot B Section 3 Range 3 West Highland District Plan 14368 (2150 Millstrream Road)	<ul> <li>a) \$6,000 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	
RS3	1583	The Northerly 74.6 Feet of Lot 2, Block 1, Section 86, Metchosin District, Plan 1524 (3306 Happy Valley Road); Lot 2, Block 1, Section 86, Metchosin District, Plan 1524, Except The Northerly 74.6 Feet (3310 Happy Valley Road); Lot 3, Block 1, Section 86, Metchosin District, Plan 1524 (3326 and 3328 Happy Valley Road); Strata Lot 1, Section 86, Metchosin District, Strata Plan VIS2845 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1 (3338 Happy Valley Road); Strata Lot 2, Section 86, Metchosin District, Strata Plan VIS2845 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1 (3340 Happy Valley Road); and Lot 1, Section 86, Metchosin District, Plan 12293 (3344 Happy Valley Road)	<ul> <li>a) \$3,660 per townhouse unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per townhouse unit towards the Affordable Housing Reserve Fund</li> </ul>	
RS3	1384	Lots 1, 2 and 3, Block 1, Section 86, Metchosin District, Plan 1524 and the Northerly 74.6 Feet of Lot 2, Block 1, Section 86, Metchosin District, Plan 1524 (3300, 3310, 3326/3328 and 3306 Happy Valley Road); and Strata Lots 1 and 2, Section 86, Metchosin District, Strata Plan VIS2845 (3338 and 3340 Happy Valley Road)	<ul> <li>a) \$660 per unit towards Affordable Housing Reserve Fund (one family dwellings);</li> <li>b) \$3,960 per unit towards the General Amenity Reserve Fund (one family dwellings)</li> </ul>	

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
CD10	1592	Lot 1 Section 86 Metchosin District Plan EPP28579, PID No. 029-135-311 (3342 Turnstone Drive); and Lot 23 Section 86 Metchosin District Plan EPP14196 PID No. 028-726-294 (3348 Vision Way); and Lot 24 Section 86 Metchosin District Plan EPP14196, Except Part in Plan EPP28579, PID No. 028-726-260 (903 Tayberry Terrace)	<ul> <li>a) \$3,960 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$660 towards the Affordable Housing Reserve Fund</li> </ul>	No
RS3	1544	Lot A Section 84 Esquimalt District Plan VIP72866 (3275 Walfred Place)	<ul><li>a) \$3,960 towards the General Amenity Reserve Fund.</li><li>b) \$660 towards the Affordable Housing Reserve Fund</li></ul>	
RR7	1601	Lot 23 Section 70 Metchosin District Plan 23855 (881 Klahanie Drive)	a) \$6,000 towards the General Amenity Reserve Fund per new lot created; and b) \$1,000 towards the Affordable Housing Reserve Fund per new lot created	No
MU1A	1605	Lot 25 Section 5 Esquimalt District Plan 16167 (2781 Strathmore Road)	<ul> <li>a) \$1,525 per ujnit towards the General Amenity Reserve Fund;</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund</li> </ul>	No
RS3	1597	Parcel A (DD G360) of Lot 1 Section 85 Metchosin District Plan 12469; PID No. 000-156-884 (3416 Hazelwood Road)	<ul> <li>a) \$3,660 per townhouse unit towards General Amenity Reserve Fund;</li> <li>b) \$610 per townhouse unit towards the Affordable Housing Reserve Fund;</li> <li>c) \$3,960 per one-family dwelling lot towards the General Amenity Reserve Fund;</li> <li>d) \$660 per one-family dwelling lot towards the Affordable Housing Reserve Fund</li> </ul>	No
MU1A	1495	Lot 2 Section 81 Esquimalt District Plan 32515 (3030 Jacklin Road)	<ul> <li>a) \$2,526 per dwelling unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per dwelling unit towards the Affordable Housing Reserve</li> </ul>	
RS3	1611	Lot 11 Section 1 Range 2 West Highland Dictrict Plan 13385 (566 Treanor Avenue)	<ul> <li>a) \$3,960 per new lot created towards the General Amenity Reserve Fund; and</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RT1	1613	Lot 1 Section 84 Metchosin District Plan VIP67043 (3483 Happy Valley Road)	<ul> <li>a) \$661 per dwelling unit towards the Affordable Housing Reserve Fund; and</li> <li>b) \$3,660 per dwelling unit towards the General Amenity Reserve Fund</li> </ul>	No
MU2	1615	Lot A Section 72 Esquimalt District Plan EPP51751, PID No. 029-580-749 (772 Hockley Avenue); Lot 4, Section 72, Esquimalt District, Plan 6434, PID No. 005-832-110 (777 Hockley Avenue); Lot 4 Section 72 Esquimalt District Plan 9002 Except Part in Plan EPP54965, PID No. 005-504-988 (778 Hockley Avenue); Lot 3 Section 72 Esquimalt District Plan 9002 Except Part in Plan EPP31313, PID No. 002-621-134 (784 Hockley Avenue)	<ul> <li>a) \$1,525 per unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund</li> </ul>	Yes
RR6A	1596	Lot 1 Sections 70 and 71 Metchosin District Plan VIP56431 (734 Latoria Road)	<ul> <li>a) \$6,000 towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 towards the Affordable Housing Reserve Fund</li> </ul>	No
RM7A	1642	Lot 15 Section 109 Esquimalt District Plan 12187 Except Part in Plan VIP71967, PID No. 004-982-215 (647 Redington Avenue);	a) \$\$3,660 per dwelling unit towards the General Amenity Reserve Fund (Less the cost of the trail connection); and	No
BP1A		Lot 1 Section 109 Esquimalt District Plan 15552 Except Part in Plan VIP71965, PID No. 004-570-651 (667 Redington Avenue); Lot 17 Section 109 Esquimalt District Plan 12187, PID No. 004-984-714 (2478 Selwyn Road); and Lot 16 Section 109 Esquimalt District Plan 12187 Except Part in Plan VIP71967, PID No. 004-982-231 (2482 Selwyn Road)	b) \$661 per dwelling unit towards the Affordable Housing Reserve Fund	
R2A	1633	Parcel A (DD 1606151) of Lots5 and 6 Block D Sections 85 and 88 Metchosin District Plan 1139 Except Parts in Plans 10158, 10380 and 19997, PID No. 002-080-893 (1021 Englewood Avenue); and Lot A Section 88 Metchosin District Plan 10380, PID No. 000-690-538 (1053 Englewood Avenue)	a) \$6,000 towards the General Amenity Reserve Fund b) \$1,000 towards the Affordable Housing Reserve Fund	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU1A and CS1	1638	Lots 1, 2 and 3, Section 72, Esquimalt District, Plan 15185 (720, 724 and 732 Meaford Avenue); and Lot 2 and 1, District Lot 72, Esquimalt District, Plan 27017 (2848 and 2852 Millstream Road)	<ul> <li>a) \$2,562 towards the General Amenity Reserve Fund; and</li> <li>b) \$610 towards the Affordable Housing Reserve Fund</li> </ul>	No
BT1	1531	Lot B Section 99 Esquimalt District Plan EPP20282 (2757 Leigh Road); and Lot F Section 99 Esquimalt District Plan EPP20282 (2763 Leigh Road)	<ul> <li>a) \$2,562 per dwelling unit towards the General Amenity Reserve Fund;</li> <li>b) \$610 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	n/a
MU2	1552	Strata Lots 1 and 2, Section 5, Esquimalt District, Strata Plan VIS2796, Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot As Shown On Form 1 (2854 and 2856 Peatt Road); and Amended Lot 16 (DD 1907491) and Amended Lot 17 (DD 1903261), Section 5, Esquimalt District, Plan 1776 (815 and 819 Hockley Avenue); and Lot 2, Section 5, Esquimalt District, Plan 10944 (823 Hockley Avenue)	<ul> <li>a) \$1,525 per dwelling unit towards the General Amenity Reserve Fund;</li> <li>b) \$10.75 per m² of commercial GFA towards the General Amenity Reserve Fund;</li> <li>c) \$610 per dwelling unit towards the Affordable Housing Reserve Fund</li> </ul>	Yes
RM7A	1660	Lot 10, Section 5, Esquimalt District, Plan 10444 (2822 and 2824 Knotty Pine Road)	<ul> <li>a) \$2,562 per townhouse unit towards the General Amenity Reserve Fund;</li> <li>b) \$610 per townhouse unit towards the Affordable Housing Reserve Fund</li> </ul>	No
RR7	1616	Lot 19, Sections 69 and 70, Metchosin District, Plan 23855 (892 Klahanie Drive)	a) \$6,000 towards the General Amenity Reserve Fund per new lot created; and b) \$1,000 towards the Affordable Housing Reserve Fund per new lot created	No
RS3	1650	Lot 1 Section 109 Esquimalt District Plan 7061 Except Part in Plan VIP62938 (2555 Millstream Road) Lot 2 Section 109 Esquimalt District Plan 7061 Except Part in Plans VIP62949 and VIP69760 (2559 Millstream Road)	<ul> <li>a) \$2772 per new lot created towards the General Amenity Reserve Fund;</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 18
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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS3	1646	Lot 9 Section 84 Esquimalt District Plan 22027 (967A Isabell Avenue)	<ul> <li>a) \$3,960 per new lot created towards the General Amenity Reserve Fund; and</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No
RM7A	1664	Lot 4 Section 1 Range 3 West Highland District Plan 38045 (694 Hoylake Avenue)	<ul> <li>a) \$3660 per unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund</li> </ul>	No
RS4	1694	That Portion of the Southerly 11 Chains of Section 81, Metchosin District, Lying Westerly of the Happy Valley Road, Except Those Parts in Plans 28272 and VIP52319 (3690 Happy Valley Road); and Lot 1, Section 81, Metchosin District, Plan 28272 Except that Part in Plan VIP74006 (3694 Happy Valley Road)	<ul> <li>a) \$1,000 per one-family lot greater than or equal to 550 m² (5,920 ft²) towards the Affordable Housing Reserve Fund;</li> <li>b) \$6,000 per one-family lot greater than or equal to 550 m² towards the General Amenity Reserve Fund;</li> <li>c) \$660 per one-family lot less than 550 m² towards the Affordable Housing Reserve Fund;</li> <li>d) \$3960 per one-family lot less than 550 m² towards the General Amenity Reserve Fund</li> <li>e) \$610 per townhouse unit towards the Affordable Housing Reserve Fund; and</li> <li>f) \$3660 per townhouse unit towards the General Amenity Reserve Fund</li> </ul>	No
RS4	1703	That Portion of the Southerly 11 Chains of Section 81, Metchosin District, Lying Westerly of the Happy Valley Road, Except Those Parts in Plans 28272 and VIP52319 (3690 Happy Valley Road)	<ul> <li>a) \$1,000 per one-family lot greater than or equal to 550 m² (5,920 ft²) towards the Affordable Housing Reserve Fund;</li> <li>b) \$6,000 per one-family lot greater than or equal to 550 m² towards the General Amenity Reserve Fund;</li> <li>c) \$660 per one-family lot less than 550 m² towards the Affordable Housing Reserve Fund;</li> <li>d) \$3960 per one-family lot less than 550 m² towards the General Amenity Reserve Fund</li> <li>e) \$610 per townhouse unit towards the Affordable Housing Reserve Fund; and</li> <li>f) \$3660 per townhouse unit towards the General Amenity Reserve Fund; and</li> </ul>	No

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City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RM7A	1673	Lot 1, Section 72, Esquimalt District, Plan 45918 (616 Goldstream Avenue)	<ul> <li>a) \$610 per dwelling unit towards the Affordable Housing Reserve Fund; and</li> <li>b) \$1,525 per dwelling unit towards the General Amenity Reserve Fund</li> </ul>	Yes, Column 5 of Table 2 Only
RS1	1679	Lot 1, Section 1, Range 2 West, Highland District, Plan VIP55565 (592 Phelps Avenue)	<ul> <li>a) \$3,960 per lot towards the General Amenity Reserve Fund;</li> <li>b) \$660 per lot towards the Affordable Housing Reserve Fund</li> </ul>	No
MU2	1681	That Part of Lot 6 Section 72 Esquimalt District Plan 3544 Lying to the North of a Straight Boundary Joining the Points of Bisection of the North Westerly and South Easterly Boundaries of Said Lot (2762 Claude Road); and That Part of Lot 6, Section 72, Esquimalt District, Plan 3544, Lying to the South of a Straight Boundary Joining the Points of Bisection of the North Westerly and South Easterly Boundaries of Said Lot (2768 Claude Road)	<ol> <li>\$1,525 per unit towards the General Amenity Reserve Fund; and</li> <li>\$610 per unit towards the Affordable Housing Reserve Fund.</li> <li>Notwithstanding Section 1 above, if the project is secured as rental housing, the following contributions are required:</li> <li>\$381.25 per unit towards the General Amenity Reserve Fund; and</li> <li>\$152.50 per unit towards the Affordable Housing Reserve Fund</li> </ol>	Yes
RM7A	1695	Lot A, Section 84, Esquimalt District, Plan VIP51623 (3296 Jacklin Road)	<ul> <li>a) \$3,660 per townhouse unit towards the Affordable Housing Reserve Fund; and</li> <li>b) \$610 per townhouse unit towards the General Amenity Reserve Fund</li> </ul>	No
RS2	1695	Lot A, Section 84, Esquimalt District, Plan VIP51623 (3296 Jacklin Road)	<ul> <li>a) \$3,960 per one-family dwelling towards the Affordable Housing Reserve Fund; and</li> <li>b) \$660 per one-family dwelling towards the General Amenity Reserve Fund</li> </ul>	No
MU1A	1702	Lot A, Section 72, Esquimalt District, Plan 44443 (731 Station Avenue)	a) \$610 per dwelling unit towards the Affordable Housing Reserve Fund; and b) \$1,525 per dwelling unit towards the General Amenity Reserve Fund	Yes, Column 5 of Table 2 only
RM7A	1677	Lot 3, Section 111, Esquimalt District, Plan 12071 (817 Arncote Avenue)	<ul> <li>a) \$2,562 per new unit created towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per new unit created towards the Affordable Housing Reserve Fund</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 20
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RR6A	1705	Lot 1, Section 81, Metchosin District, Plan 51070 (656 Frederic Road); and Lot 4, Sections 68 and 69, Metchosin District, Plan 23855 (765 Willing Drive)	a) \$6,000 per lot towards the General Amenity Reserve Fund; and b) \$1,000 per lot towards the Affordable Housing Reserve Fund	
RM7A	1692	Lot B, Section 82, Esquimalt District, Plan 8784 Except Part in Plans 28273 and 31489 (3130 Jacklin Road)	<ul> <li>a) \$2,562 per unit to the General Amenity Reserve Fund</li> <li>b) \$610 per unit to the Affordable Housing Reserve Fund</li> </ul>	Yes
MU2	1710	Lot 1, 2 and 3, Section 5, Esquimalt District, Plan 20800 (862, 864 and 866 Orono Avenue); and Lot A, Section 5, Esquimalt District, Plan 27399 ( 2839 Jacklin Road)	<ul> <li>a) \$610 per unit towards the         Affordable Housing Amenity         Reserve Fund; and</li> <li>b) \$,1525 per unit towards the General         Amenity Reserve Fund</li> </ul>	Yes
MU1	1721	Lot A Section 72 Esquimalt District Plan EPP61132 (732 Meaford Avenue)	<ul><li>a) \$2,562 towards the General Amenity Fund;</li><li>b) \$610 towards the Affordable Housing Reserve Fund</li></ul>	Yes
RS2	1720	Lot 24, Block 3, District Lot 87, Metchosin District, Plan 1718, PID No. 007-069-251 (3343 Luxton Road); Lot 23, Block 3, Section 87, Metchosin District, Plan 1718, PID No. 007-069-201	<ul> <li>a) \$3,960 per new unit created towards the General Amenity Reserve Fund; and</li> <li>b) \$660 per new unit created towards the Affordable Housing Reserve Fund</li> </ul>	No
RM2A	1720	Lot 22, Block 3, Section 87, Metchosin District, Plan 1718, PID No. 007-069-189 (3359 Luxton Road)	<ul> <li>a) \$3,660 per new unit created towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per new unit created towards the Affordable Housing Reserve Fund</li> </ul>	No
RS4	1731	Lot 1, Section 26, Goldstream District, Plan 24172, PID No. 002- 981-220 (2955 Irwin Road)	<ul> <li>a) \$6,000 per one-family lot greater than or equal to 550 m² (5,920 ft²) towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 per one-family lot greater than or equal to 550 m² towards the Affordable Housing Reserve Fund;</li> <li>c) \$3,960 per one-family lot less than 550 m² towards the General Amenity Reserve Fund; and</li> <li>d) \$660 per one-family lot less than 550 m² towards the Affordable Housing Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU2	1680	Lot A, Section 72, Esquimalt District, Plan 25643 Except Part in Plan VIP70235, PID No. 002-627-086 (767 Hockley Avenue); Strata Lot 2, Section 72, Esquimalt District, Strata Plan VIS2233 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1, PID No. 017-583-977 (769 Hockley Avenue); Strata Lot 1, Section 72, Esquimalt District, Strata Plan VIS2233 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1, PID No. 017-583-969 (771 Hockley Avenue)	<ol> <li>a) \$1,525 per unit towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund;</li> <li>Notwithstanding Section 1 above, if the project is secured as rental housing, the following contributions are required:         <ul> <li>a) \$381.25 per unit towards the General Amenity Reserve Fund; and</li> <li>b) \$152.50 per unit towards the Affordable Housing Reserve Fund</li> </ul> </li> </ol>	Yes
RS3	1723	Lot 2, Section 84, Esquimalt District, Plan 22196 (967 Walfred Road)	<ul> <li>a) \$3,960 per lot created towards the General Amenity Reserve Fund;</li> <li>b) \$660 per lot created towards the Affordable Housing Reserve Fund</li> </ul>	No
MU1A	1747	Lot A, Sections 79 and 99, Esquimalt District, Plan 12587, Pid No. 004-787-480 (1067 Goldstream Avenue); That Part of Lot 1, Section 79, Esquimalt District, Plan 4284, Lying Northerly of a Boundary Parallel to and Perpendicularly Distant 100 Feet From the Southerly Boundary of Said Lot, Pid No. 006-077-722; and that Part of Section 99, Esquimalt District, Lying South of the Island Highway and West of Plan 4284, Pid No. 009-427-457 (1077 Goldstream Avenue)	<ul> <li>a) \$2,562 per new unit created towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per new unit created towards the Affordable Housing Reserve Fund</li> </ul>	Yes
RS4	1741	Lot 1, Section 87, Metchosin District, Plan 31715 Except: Plans EPP70874 and EPP74392, PID No. 001-138-138 (4342 West Shore Parkway)	a) \$6,000 per new Single Family Equivalent (SFE) towards the General Amenity Reserve Fund; and b) \$1,000 per new Single Family Equivalent (SFE) towards the Affordable Housing Reserve Fund	No
RS1	1745	Lot A, Section 109, Esquimalt District, Plan 20731, PID No. 000- 424-391 (681 Rockingham Road)	<ul> <li>a) \$2,772 towards the General Amenity Reserve Fund per lot above and beyond 2 lots;</li> <li>b) \$660 towards the Affordable Housing Reserve Fund per lot above and beyond 2 lots</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 22 City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU1A	1748	Lot 3, District Lot 72, Esquimalt District, Plan 27017; PID No. 002- 522-144 (2844 Millstream Road)	<ul> <li>a) \$2563 per unit towards the General Amenity Fund;</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund</li> </ul>	Yes
RS4	1740	Lot 28, Section 85 and 116, Esquimalt District, Plan 885, PID No. 004-300-033 (1253 Goldstream Avenue)	<ul> <li>a) \$3,960 towards the General Amenity Reserve Fund per lot above and beyond 4 lots;</li> <li>b) \$660 towards the Affordable Housing Reserve Fund per lot above and beyond 4 lots</li> </ul>	No
RM2A	1744	Amended Lot 2 (DD 163574-I), Section 85, Esquimalt District, Plan 885, PID No. 008-239-339 (1177 Goldstream Avenue)	<ul> <li>a) \$2,562 towards the General         Amenity Reserve Fund per unit;     </li> <li>b) \$610 towards the Affordable         Housing Reserve Fund per unit     </li> </ul>	No
C8	1739	Lot A (DD B21103), Block 1, Section 72, Esquimalt District, Plan 1739 Except Part in Plan VIP67418, PID No. 006-991-971 (694 Goldstream Avenue); Lot 3, Block 1, Section 72, Esquimalt District, Plan 1739 PID No. 006-991-963 (688 Granderson Road)	<ul> <li>a) \$1525 per new unit towards the General Amenity Reserve Fund;</li> <li>b) \$610 per new unit towards the Affordable Housing Reserve Fund;</li> <li>c) \$10.75 per square metre for any additional commercial space towards the General Amenity Fund</li> </ul>	Yes
RT1	1719	Lot A, Section 3, Range 3 West, Highland District, Plan 14368, PID No. 004-414-497 (2148 Millstream Road); Lot B, Section 3, Range 3 West, Highland District, Plan 14368 Except Part on Plan EPP51813, PID No. 004- 402-944 (2150 Millstream Road)	<ul> <li>a) \$3660 per unit towards the General Amenity Reserve Fund</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund</li> </ul>	No
C9	1767	Lot 2, Section 83, Esquimalt District, Plan 5785, PID No. 000-204-153 (2668 Sooke Road); Lots 3, 4, 5, 7 and 8, Section 83, Esquimalt District, Plan 7362, PID No. 005-723 400,005-723-426, 005-723-442, 005-723-451, 000-204-137 (2674, 2686, 2684, 2682 and 2706 Sooke Road); Lots 1 and 2 Section 83 Esquimalt District Plan 8145, PID No. 005-465-818, 005-465-834 (2702 and 2696 Sooke Road)	<ul> <li>a) \$2,074 per new residential unit created towards the General Amenity Reserve Fund;</li> <li>b) \$610 per new residential unit created towards the Affordable Housing Reserve Fund</li> </ul>	No
RM2A	1727	Lot 4, Section 87, Metchosin District, Plan VIP72303, PID No. 025-020-633 (1300 Glenshire Drive)	<ul> <li>a) \$6,000 per Single Family Equivalent (SFE) towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 per SFE towards the Affordable Housing Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
C9B	1750	Lot 1 Section 72 Esquimalt District Plan VIP69262 Except That Part in Plan VIP72059; PID No. 024-562-203 (798 Goldstream Avenue); Lot 8, Section 72, Esquimalt District, Plan 7165, PID No. 004-151-976 (2747 Peatt Road); Amended Lots 5, 7 (DD 248521I), Section 72, Esquimalt District, Plan 7165, PID No. 005-756-847, 005-756-693 (2753, 2761 Peatt Road); Lots 3 and 4, Section 72, Esquimalt District, Plan 7165, PID No. 005-109-736, 000-244-317 (2769, 2779 Peatt Road); That Part of Lot 9, Section 72, Esquimalt District, Plan 3544, Lying to the North East of a Straight Boundary Joining Points On the South Easterly and North Westerly Boundaries of Said Lot Distant 50 Feet, and 50 Feet Respectively From the Most Easterly and Most Northerly Corners of Said Lot, PID No. 006-227-856, (2734 Claude Road) That Part of Lot 9, Section 72, Esquimalt District, Plan 3544, Lying to the South West of a Straight Boundary Joining Points On The South Easterly and North Westerly Boundaries of Said Lot Distant 50 Feet, and 50 Feet Respectively From The Most Easterly and North Westerly Boundaries of Said Lot Distant 50 Feet, and 50 Feet Respectively From The Most Easterly and Most Northerly Corners of Said Lot, PID No. 006-227-945 (2738 Claude Road); Lot 8, Section 72, Esquimalt District, Plan 3544, Except Part in Plan 7819, PID No. 001-386-425, 001-743-929 (2746 and 2750 Claude Road); Lot A and B, Section 72, Esquimalt District, Plan 7819, PID No. 001-386-425, 001-743-929 (2746 and 2750 Claude Road); Parcel A (DD 14738W) of Lot 7, Section 72, Esquimalt District, Plan 3544, PID No. 006-227-520 (2756 Claude Road)	a) 1,525 per new residential unit created towards the General Amenity Reserve Fund; b) \$610 per new residential unit created towards the General Amenity Fund; c) \$10.75 per m² of commercial space created towards the General Amenity Reserve Fund	Yes

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RM2A	1757	Lot 3, Section 85, Metchosin District, Plan 6533, PID No. 005-857-643 (3427 Happy Valley Road)	<ul> <li>a) \$6,000 per Single Family Equivalent (SFE) towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 per SFE towards the Affordable Housing Reserve Fund</li> </ul>	No
RM2A	1766	Lots 37 and 38, Section 80, Esquimalt District, Plan 12203, PID No. 004- 973-291 and 004-973-305 (942 and 948 Jenkins Avenue)	<ul><li>a) \$3,660 per unit; and</li><li>b) \$610 per unit</li></ul>	No
MU1A	1782	Lot B, Section 5, Esquimalt District, Plan 19336, PID No. 003-715-663 (832 Hockley Avenue)	<ul> <li>a) \$750 per unit towards the Affordable Housing Reserve Fund;</li> <li>b) \$2850 per dwelling unit towards the General Amenity Reserve Fund for any units up to and including the 4th storey of any building;</li> <li>c) \$1425 per dwelling unit towards the General Amenity Reserve Fund for any dwelling units on the 5th and 6th storey of any building; and</li> <li>d) \$712.50 per dwelling unit for any dwelling unit above the 6th storey of any building; and</li> <li>e) All contributions to the General Amenity Reserve Fund, shall be reduced by the cost to extend a sidewalk from the edge of the property frontage at 828 Hockley Avenue to Peatt Road should the owner wish to provide this work in lieu of amenity</li> </ul>	No
RS4	1762	Lot 4, Section 2, Range 3 West, Highland District, Plan 8864 (2158 Millstream Road)	a) \$660 per small lot towards the Affordable Housing Reserve Fund; b) \$3,960 per small lot towards the General Amenity Reserve Fund	No
RR6 RM2A	1698	Lot 1, Section 70, Metchosin District, Plan 1957 (866 Latoria Road)	<ul> <li>a) \$6,000 per lot towards the General Amenity Reserve Fund;</li> <li>b) \$1,000 per lot towards the Affordable Housing Reserve Fund;</li> <li>c) \$3,660 per townhouse unit towards the General Amenity Reserve Fund;</li> <li>d) \$610 per townhouse unit towards the Affordable Housing Reserve Fund;</li> <li>e) \$136,000 towards the General Amenity Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)  Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU1A	1774	Lots 1, 2, 3, Section 5, Esquimalt District, Plan 12186, PID No. 000- 241-083, 004-981-456, 004-981-430 (852, 856, 858 Orono Avenue); and Lot 4, Section 5, Esquimalt District, Plan 20800, PID No. 003-599-566 (860 Orono Avenue)	a) \$750 per unit towards the Affordable Housing Reserve Fund; b) \$2850 per unit towards the General Amenity Reserve Fund; and c) Despite b) above, if a Building Permit is issued prior to December 2018 and the owner registers a covenant restricting use to rental accommodation for no less than 10 years, the amount referenced in b) may be reduced by 69%
C8A	1756	Strata Lot 1, Section 72, Esquimalt District, Strata Plan VIS5806 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form V, PID No. 026-326-752 (721 Station Avenue)	a) \$1,000 per Single Family Equivalent (SFE) toward the Affordable Housing Reserve Fund; b) \$4,200 per SFE toward the General Amenity Reserve Fund; and c) \$10.75 per m² (\$1.00 per ft²) of commercial Gross Floor Area (GFA) toward the General Amenity Reserve Fund
MU2	1682	Strata Lot 1 Section 72 Esquimalt District Strata Plan VIS2887 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1 (2845 Bryn Maur Road); Strata Lot 2, Section 72, Esquimalt District, Strata Plan VIS2887, Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1 (2847 Bryn Maur Road); Lot 6, Section 72, Esquimalt District, Plan 6319 Except Part in Plan 25643 (2850 Bryn Maur Road); and Lot 1 Section 72 Esquimalt District Plan VIP71257 (Portion of 737 Goldstream Avenue)	a) \$1,525 per unit towards the General Amenity Reserve Fund; and b) \$610 per unit towards the Affordable Housing Reserve Fund; 2. Notwithstanding Section 1 above, if the project is secured as rental housing, the following contributions are required: a) \$381.25 per unit towards the General Amenity Reserve Fund; and b) \$152.50 per unit towards the Affordable Housing Reserve Fund

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU1A	1793	Lot A of Section 99, Esquimalt District, Plan 13266 Except Parcel A (DD 300197-I), PID No. 004-739-990 (1062 Goldstream Avenue)	<ul> <li>a) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>c) \$712.50 per new unit created on the 7th storey of the building towards the General Amenity Reserve Fund; and</li> <li>d) \$750 per new unit created towards the Affordable Housing Reserve Fund; and</li> <li>e) \$7,500 per required parking stall not provided towards the General Amenity Reserve Fund</li> </ul>	No
MU1A	1805	Parcel A (DD 300197I) of Lot A, Section 99, Esquimalt District Plan 13266, PID No. 000-024-503 (1064 Goldstream Avenue)	<ul> <li>a) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>c) \$712.50 per new unit created on the 7th storey of the building towards the General Amenity Reserve Fund; and</li> <li>d) \$750 per new unit created towards the Affordable Housing Reserve Fund</li> </ul>	No
RS3	1808	Lot 1, Section 116, Esquimalt District, Plan 22391, PID No.: 003-239-276 (2786 Wenger Terrace)	<ul> <li>a) \$660 towards the Affordable         Housing Reserve Fund;</li> <li>b) \$3960 towards the General Amenity         Fund</li> </ul>	No
RS3	1794	Lot 4, Section 84, Esquimalt District, Plan 21075; PID No. 000-173-738 (935 Walfred Road)	<ul> <li>a) \$3960 per unit towards the General Amenity Reserve Fund;</li> <li>b) \$56,056 towards the General Amenity Reserve Fund; and</li> <li>c) \$660 per unit towards the Affordable Housing Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
C9	1806	Lot 1, Section 83, Esquimalt District, Plan 7362, PID No. 005-723-370 (2690 Sooke Road) Lot 2, Section 83, Esquimalt District, Plan 7362, PID No. 005-723-388 (2688 Sooke Road)	<ul> <li>a) \$2,074 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,037 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>c) \$518.50 per new unit created on the 7th storey of the building towards the General Amenity Reserve Fund; and</li> <li>d) \$610 per new unit created towards the Affordable Housing Reserve Fund</li> </ul>	No
RS3	1792	Lot 3, Sections 108 and 109, Esquimalt District, Plan 22999, Except Those Parts in Plans 28050 and 37232, PID No. 004-136-110 (2512 Duncan Place)	<ul> <li>a) \$3,960 per new lot created towards the General Amenity Reserve Fund; and</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No
RS4	1785	Lot 1, Section 70, Metchosin District, Plan VIP56431 Except Plan EPP63057 (734 Latoria Road)	<ul> <li>a) \$1,000 per SFE created towards the Affordable Housing Reserve Fund;</li> <li>b) \$6,000 per SFE created towards the General Amenity Reserve Fund; and</li> <li>c) \$6.72 per m² of gross land area, for exclusion from the Agricultural Land Reserve, towards the General Amenity Reserve Fund prior to subdivision approval for the creation of more than one lot located north of the SPEA on the subject site and the creation of more than one lot located south of the SPEA on the subject site</li> </ul>	No
RS3	1826	Lot A, Section 5, Esquimalt District, Plan 37721; Pid.: 001-033-743 (939 Walfred Road)	<ul> <li>a) \$3,960 per lot towards the General Amenity Reserve Fund</li> <li>b) \$660 per lot towards the Affordable Housing Reserve Fund</li> </ul>	No
RR7	1810	Lot 22 Sections 69 and 70 Metchosin District Plan 23855, PID No. 003- 154-262 (887 Klahanie Drive)	<ul> <li>a) \$6,000 per new lot created towards the General Amenity Reserve Fund; and</li> <li>b) \$1,000 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU1A	1777	That Part of Lot 4, Section 111, Esquimalt District, Plan 12071 Lying to the South East of a Boundary Parallel to and Perpendicularly Distant 67.5 Feet From the North Westerly Boundary of Said Lot; PID No. 004-961-072 (2670 Peatt Road); and Parcel A (DD 395073I) of Lot 4, Section 111, Esquimalt District, Plan 12071; PID No. 001-195-484 (813 Arncote Avenue)	<ul> <li>a) \$2,562 per unit towards the General Amenity Reserve Fund;</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund</li> </ul>	Yes
RS3	1798	Lot 1, Section 109, Esquimalt District, Plan 24285, PID No. 003-008-517 (2439 Selwyn Road)	<ul> <li>a) \$3,960 per new lot created towards the General Amenity Reserve Fund;</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No
RS3	1825	Lot 1 Sections 85 and 116 Esquimalt District Plan 21226, PID No. 000-029- 645 (1234 Goldstream Avenue)	<ul> <li>a) \$3,960 per new lot created towards the General Amenity Reserve Fund; and</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No
RS3	1814	Lot B Section 84 Esquimalt District Plan VIP88158, PID No. 028-329-091 (3238 Lodmell Road)	<ul> <li>a) \$3,960 per new lot created towards the General Amenity Reserve Fund;</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU2	1839	Lot 2, Section 5, Esquiamlt District, Plan 6064, PID No. 005-921-937 (801 Goldstream Avenue); Amended Parcel A (DD 202622I) of Lot 3, Section 5, Esquimalt District, Plan 6064, PID No. 005-921-961 (2816 Peatt Road); Parcel B (DD 202291-I) of Lot 3, Section 55, Esquimalt District, Plan 6064, PID No. 001-981-251 (2822 Peatt Road); The Southerly 100 Feet of Amended Lot 1 (DD 72133I) of Section 5 Esquimalt District Plan 1776, PID No. 006-854-095 (2826 Peatt Road); Strata Lots 1 and 2, Section 5, Esquimalt District, Strata Plan VIS2475 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1, PID No. 017-946-531 and 017-946-522 (2832 2834 Peatt Road); Lot B, Section 5, Esquimalt District, Plan 18265, PID No. 003-879-143 (2838 Peatt Road); Parcel A (DD 219466I) of Lot 14, Section 5, Esquimalt District, Plan 1776, PID No. 006-855-172 (2844 Peatt Road); Strata Lots 1 and 2 Section 5 Esquimalt District Strata Plan VIS4986 Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1, PID No. 024-809-233 and 024-809-241 (818 and 816 Hockley Road)	<ul> <li>a) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>c) \$712.50 per new unit created on 7th storey or higher of the building towards the General Amenity Reserve Fund; and</li> <li>d) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>e) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>f) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and</li> <li>g) \$10.75 per square metre of commercial space in the building towards the General Amenity Reserve Fund</li> </ul>	No
R1	1854	Lot B (DD H20822), Section 1, Goldstream District, Plan 2726; PID No. 006-326-498 (2849 Lake End Road)	<ul> <li>a) \$6,000 General Amenity Reserve Fund; and</li> <li>b) \$1,000 Affordable Housing Reserve Fund</li> </ul>	No
R2	1859	Lot A, Section 82, Esquimalt District, Plan 23215, PID No. 003-064-417 (3030 Glennan Road)	<ul> <li>a) \$6,000 General Amenity Reserve Fund; and</li> <li>b) \$1,000 Affordable Housing Reserve Fund</li> </ul>	No
RM7A	1853	Common Property Plan VIS1876 (1000 Citation Road)	<ul> <li>a) \$610 per new unit created towards the Affordable Housing Fund</li> <li>b) \$3,660 per new unit created towards the General Amenity Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RM7A	1853	Common Property Plan VIS5695 (2691 Secretariat Way)	<ul> <li>a) \$610 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Fund; and</li> <li>b) \$305 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Fund; and</li> <li>c) \$152.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Fund; and</li> <li>d) \$3,660 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Fund; and</li> <li>e) \$1,830 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Fund; and</li> <li>f) \$915 per new unit created on the 7th storey or higher of the building</li> </ul>	No
MU2	1722	Lot 17 Section 5 Esquimalt District Plan 12186 (813 Orono Avenue); and Lot 18, Section 5, Esquimalt District, Plan 12186 (817 Orono Avenue)	towards the General Amenity Fund  a) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and  b) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and  c) \$712.50 per new unit created on 7th storey or higher of the building towards the General Amenity Reserve Fund; and  d) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and  e) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and  f) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and  f) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS3	1843	Lot 5, Section 84, Esquimalt District, Plan 22027, PID No. 000-775-215 (950 Isabell Avenue)	<ul> <li>a) \$660 per lot towards the Affordable Housing Reserve Fund; and</li> <li>b) \$3960 per lot towards the General Amenity Reserve Fund</li> </ul>	No
RM2A	1857	Lot 1 Section 1 Range 3 West Highland District Plan 34701, PID No. 000-301-515 (684 Hoylake Avenue)	<ul><li>a) \$3660 per unit towards the General Amenity Reserve Fund; and</li><li>b) \$610 per unit towards the Affordable Housing Fund</li></ul>	No
RS4	1760	Lot 4, Section 70, Metchosin District, Plan 1957, PID No. 005-035-511 (804 Latoria Road); and Lot A, Section 71, and Section 77, Metchosin District, Plan VIP59646; PID No. 018-911-790 (950 Worrall Drive)	<ul> <li>a) \$6,000 per lot 550 m² (5,920 ft²) and greater towards the General Amenity Reserve Fund;</li> <li>b) \$3,960 per lot less than 550 m² towards the General Amenity Reserve Fund;</li> <li>c) \$3,660 per townhouse unit towards the General Amenity Reserve Fund;</li> <li>d) \$1,000 per lot 550 m² and greater towards the Affordable Housing Reserve Fund;</li> <li>e) \$660 per lot less than 550 m² towards the Affordable Housing Reserve Fund;</li> <li>f) \$610 per townhouse unit towards the General Amenity Reserve Fund</li> </ul>	No

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
MU2	1858	Lot B Section 1 and 72 Esquimalt District Plan VIP78662, PID No. 026- 266-881 (582 Goldstream Avenue)	<ul> <li>a) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,425 per new unit created on the</li> </ul>	No
			5th and 6th storeys of the building towards the General Amenity Reserve Fund; and	
			c) \$712.50 per new unit created on 7th storey or higher of the building towards the General Amenity Reserve Fund; and	
			d) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and	
			e) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and	
			f) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and	
			g) \$10.75 per square metre of commercial space in the building towards the General Amenity Reserve Fund	
RT1	1869	Lot 2, Section 79, Esquimalt District, Plan 10124, PID No. 005-455-481 (2865 Carlow Road)	a) \$3800 per unit towards the General Amenity Reserve Fund, however, \$30,530 will be reduced from the total contribution amount for the costs associated with the installation of an additional 25 m of sidewalk;	No
			b) \$1,000 per unit towards the Affordable Housing Reserve Fund	
RS4	1870	Lot 3, Section 78, Esquimalt District, Plan 22056, PID No. 003-323-048 (894 Walfred Road)	<ul> <li>a) \$3,960 per new lot created towards the General Amenity Reserve Fund;</li> <li>b) \$660 per new lot created towards the Affordable Housing Reserve Fund</li> </ul>	No
RM2A &	1872	Lot A, Sections 109 and 111, Esquimalt District, Plan 17302, PID No. 001-514-229 (595 Hansen	a) \$3,660 per new unit created towards the General Amenity Reserve Fund;	No
RS4		Avenue)	b) \$610 per new unit created towards the Affordable Housing Reserve Fund	

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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R2 &	1878	Lot 3, Sections 81 and 82, Esquimalt District, Plan 3438 Except Part in Plan 27370 PID No. 006-162-100	a) \$6,000 General Amenity Reserve Fund; and	No
RS4		(991 Loch Glen Place)	b) \$1,000 Affordable Housing Reserve Fund	
MU2	1911	Lot 13, Section 5, Esquimalt District, Plan 12186, PID No. 004-981-618 (812 Orono Avenue); and Lot 12, Section 5, Esquimalt District, Plan 12186, PID No. 004-981-588 (816 Orono Avenue); and Lot 11, Section 5, Esquimalt District, Plan 12186, PID No. 004-784-839 (820 Orono Avenue)	<ul> <li>a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>b) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>c) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and</li> <li>d) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>e) \$1,425 per new unit created on the</li> </ul>	No
			5th and 6th storeys of the building towards the General Amenity Reserve Fund; and  f) \$712.50 per new unit created on the 7th storey and above towards the General Amenity Reserve Fund	
RM7A	1678	Lot 2 Section 109 Esquimalt District Plan 10541 Except Part in Plan 27737 (2681 Claude Road)	<ul> <li>a) \$2,562 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,281 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>c) \$610 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>d) \$305 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 34
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RM7A	1884	Lots 5 and 6, Section 5, Esquimalt District, PID Nos 002-558-751 and 004-014-367 (2716 and 2720 Strathmore Road)	a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and	
			b) \$375 per new unit created on the 5 <sup>th</sup> and 6 <sup>th</sup> storeys of the building towards the Affordable Housing Reserve Fund; and	
			c) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and	
			d) \$1,425 per new unit created on the 5 <sup>th</sup> and 6 <sup>th</sup> storeys of the building towards the General Amenity Reserve Fund	
RS3	1882	Lot 39, Section 80, Esquimalt District, Plan 12203, PID No. 004-973-313 (936 Jenkins Avenue) and portion of Lot 4, Section 80, Esquimalt District, Plan 21542, PID No. 003-421-295 (919 Rex Road)	<ul> <li>a) \$3,960 per lot towards the General Amenity Reserve Fund</li> <li>b) \$660 per lot towards the Affordable Housing Reserve</li> </ul>	No
CC1	1905	Lot 2, Section 1, Esquimalt District, Plan 18082, Except that Part in Plan 34267 and Plan 44327, PID No. 003- 866-131 (494 Goldstream Avenue)	a) \$2,850 per new residential unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and	No
			b) \$1,425 per new residential unit created on the 5 <sup>th</sup> and 6 <sup>th</sup> storeys of the building towards the General Amenity Reserve Fund;	
			c) \$712.50 per new residential unit created on the 7 <sup>th</sup> storey or higher of the building towards the General Amenity Reserve Fund;	
			d) \$750 per new residential unit created on the 1 <sup>st</sup> to 4 <sup>th</sup> storeys of the building towards the Affordable Housing Reserve Fund;	
			e) \$375 per new residential unit created on the 5 <sup>th</sup> and 6 <sup>th</sup> storeys of the building towards the Affordable Housing Reserve Fund;	
			f) \$187.50 per new residential unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund;	
			g) \$10.75 per square metre of new commercial space in the building towards the General Amenity Reserve Fund	

Zoning Bylaw No. 300 Schedule AD - 35
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R2	1945	Lot 9, Sections 78 and 84, Esquimalt District, Plan 23129, PID No. 003-047-563 (738 Walfred Road); and Lot D, Sections 78 and 84, Esquimalt District, Plan VIP86630, PID No. 001-471-511 (742 Walfred Road)	<ul> <li>a) \$660 towards the Affordable Housing Reserve Fund per half duplex or single-family lot less than 550 m² (5,920 ft²);</li> <li>b) \$3,960 towards the General Amenity Reserve fund per half duplex or single-family lot less than 550 m²;</li> <li>c) \$1,000 towards the Affordable Housing Reserve Fund per single family lot 550 m² or greater;</li> <li>d) \$6,000 twoards the General Amenity Reserve Fund per single family lot 550 m² or greater;</li> <li>e) The contributions towards the</li> </ul>	No
			General Amenity Reserve Fund may be reduced by up to 50% of the actual cost of construction a path from Myles Mansell Road to Walfred Road, to the satisfaction of the Director of Engineering	
RT1	1938	Lot 9, Section 109, Esquimalt District, Plan 10723, PID No. 004-476-018 (630 Strandlund Avenue)	<ul> <li>a) \$3,660 per unit towards the General Amenity Reserve Fund</li> <li>b) \$610 per unit towards the Affordable Housing Reserve Fund</li> </ul>	No
С9	1883	Lot 1, Section 83, Esquimalt District, Plan 21459, PID No. 003-395-812 (2627 Sooke Road)	<ul> <li>a) \$2,074 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,037 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve fund; and</li> <li>c) \$10.75 per square metre of commercial space in the building towards the General Amenity Reserve Fund; and</li> <li>d) \$610 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>e) \$305 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund.</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 36
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
CC1	1918	Lot 6, Section 5, Esquimalt District, Plan 12186, PID No. 004-981-499 (840 Orono Avenue); Lot 5, Section 5, Esquimalt District, Plan 12186, PID No. 004-981-464 (844 Orono Avenue); and Lot 4, Section 5, Esquimalt District, Plan 12186, PID No. 000-557-137 (848 Orono Avenue)	<ul> <li>a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>b) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>c) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve fund; and</li> <li>d) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>e) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve fund; and</li> <li>f) \$712.50 per new unit created on the 7th storey and above towards the General Amenity Reserve Fund.</li> </ul>	
RS1	1933	Lot 8, Section 84, Esquimalt District, Plan 22027, PID No. 003-290-549 (3235 Happy Valley Road)	<ul><li>a) \$3,960 per lot towards the General Amenity Reserve Fund; and</li><li>b) \$660 per lot towards the Affordable Housing Reserve Fund.</li></ul>	No
RS1	1939	Lot 8, Section 109, Esquimalt District, Plan 12553, PID No. 004-785-771 (671 Rockingham Road)	<ul> <li>a) \$660 per lot towards the Affordable Housing Reserve Fund; and</li> <li>b) \$3,960 per lot towards the General Amendity Reserve Fund.</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 37
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
CC1	1903	Lot 1, Section 79, Esquimalt District, Plan 11145, PID No. 005-117-704 (1020 Costin Avenue); Lot 5, Section 79, Esquimalt District, Plan 11145, PID No. 005-117-844 (2836 Carlow Road); Lot 4, Section 79, Esquimalt District, Plan 11145, PID No. 005-117-721 (2842 Carlow Road); Lot 3, Section 79, Esquimalt District, Plan 112145, PID No. 005-117-712 (2848 Carlow Road); and Lot 2, Section 79, Esquimalt District, Plan 11145, PID No. 000-025-704 (2854 Carlow Road)	<ul> <li>a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>b) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>c) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and</li> <li>d) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund;</li> <li>e) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund;</li> <li>f) \$712.50 per new unit created on the 7th storey and above towards the General Amenity Reserve Fund; and</li> <li>g) \$10.75 perm2 of commercial gross floor area towards the General</li> </ul>	No
RM7A	1886	Lots 41, Section 80, Esqumalt District, Plan 12203, PID No. 004- 973-330 (924 Jenkins Avenue) and; Lots 42, Section 80, Esqumalt District, Plan 12203, PID No. 002- 622-203 (918 Jenkins Avenue)	<ul> <li>Amenity Reserve Fund.</li> <li>a) \$610 per new unit created on the 1st fo 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>b) \$305 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>c) \$152.50 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>d) \$3,660 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>e) \$1,830 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>f) \$915 per new unit created ont eh 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>f) \$915 per new unit created ont eh 5th and 6th storeys of the building towards the General Amenity Reserve Fund</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 38
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R2	1970	Lot 1, Section 70, Metchosin District, Plan 22654, PID No. 001-830-627 (757 Latoria Road); and Lot A, Section 70, Metchosin District, Ian 22796, PID No. 000-005-835 (765 Latoria Road)	<ul> <li>a) \$660 per new residential lot created towards the Affordable Housing Reserve Fund; and</li> <li>b) \$3,960 per new residential lot created towards the General Amenity Reserve Fund; and</li> <li>c) \$113,448 towards the General Amenity Reserve Fund.</li> </ul>	No
CC1	1844	Lot 1, Section 72, Esquimalt District, Plan EPP98761, PID No. 031-084-010 (647 Goldstream Avenue)	<ul> <li>a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>b) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>c) \$187.50 per new unit created on the 7th storey o9r higher of the building towards the Affordable Housing Reserve Fund; and</li> <li>d) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>e) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>f) \$712.50 per new unit created on the 7th storey and above towards the General Amenity Reserve Fund; and</li> <li>g) \$10.75 per m² of commercial gross floor area towards the General Amenity Reserve Fund.</li> </ul>	No
R2	1982	Lot 22, Sections 69 and 70, Metchosin District, Plan 23855, PID No. 003-154-262 (887 Klahanie Drive)	<ul> <li>a) \$660 per lot towards the Affordable Housing Reserve Fund;</li> <li>b) \$3,960 per lot towards the General Amenity Reserve Fund.</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 39
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
CC1	1994	Lot 1, Section 72, Esquimalt District, Plan 14911, PID No. 000-807-958 (652 Granderson Road) Lot 2, Section 72, Esquimalt District, Plan 14911, PID No. 004-315-294 (648 Granderson Road) Lot A, Section 72, Esquimalt District, Plan 14555, PID No. 004-233-999 (656 Granderson Road); and Lot 4, Section 72, Esquimalt District, Plan 13806, PID No. 004-645-987 (660 Granderson Road)	<ul> <li>a) 42,850 per new residential unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>b) \$1,425 per new residential unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>c) \$712.50 per new residential unit created on the 7th storey or higher of the building towards the General Amenity Reserve Fund; and</li> <li>d) \$750 per new residential unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>e) \$375 per new residential unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>f) \$187.50 per new residential unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund.</li> <li>f) \$187.50 per new residential unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund.</li> </ul>	No
RS1	1761	Lot 1, Section 3, Range 3 West, Highland District, Plan 9548, Except that Part in Plan 14368 (2120 Millstream Road)	<ul> <li>a) \$3,960 per small lot towards the General Amenity Reserve Fund;</li> <li>b) \$3,660 per townhouse unit towards the General Amenity Reserve Fund;</li> <li>c) \$660 per small lot towards the Affordable Housing Reserve Fund;</li> <li>d) \$610 per townhouse unit towards the affordable housing Reserve Fund.</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 40
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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
Zoning Bylaw N	o. 300	Lot 6, Section 5, Esquimalt District, Plan 7089, Except Part in Plan 7619, PID No. 000-028-533 (2749 Jacklin Rd)	a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and b) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and c) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and d) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and e) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and f) \$712.50 per new unit created on the 7th storey and above towards the General Amenity Reserve Fund; g) Notwithstanding (a) – (c), no amenity contributions are required if the owner registers a Section 219 Covenant prior to the issuance of a Building Permit requiring that the residential units are subsidized non-profit affordable housing.	No  Schedule AD - 41
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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS1	1981	Strata Lot A and B, Section 2, Range 2 West, Highland District, Strata Plan 1993, Together With an Interest in the Common Property in Proportion to the Unit Entitlement of the Strata Lot as Shown on Form 1, PID No. 016-378-806 (2165 and 2167 Bellamy Road)	a) \$660 towards the Affordable Housing Fund; and b) \$3,960 towards the General Amenity Fund.	No

Zoning Bylaw No. 300 Schedule AD - 42
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RM9	1856	That Part of Lot 8, Sections 108 and 109, Esquimalt District, Plan 5635 Lying Northerly of a Straight Boundary Joining the Points of Bisection of the Easterly and Westerly Boundaries of Said Lot, PID No. 006-000-193 (2627 Millstream Road); and Lot A, Sections Lots 72, 108 and 109, Esquimalt District, plan EPP101809, PID No. 031-172-032 (2631 Millstream Road)	<ul> <li>a) \$610 per unit created on the 1<sup>st</sup> to 4<sup>th</sup> storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>b) \$305 per unit created on the 5<sup>th</sup> and 6<sup>th</sup> storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>c) \$3,660 per unit created on the 1<sup>st</sup> to 4<sup>th</sup> storeys of the building towards the General Amenity Reserve Fund; and</li> <li>d) \$1,830 per unit created on the 5<sup>th</sup> and 6<sup>th</sup> storeys of the building towards the General Amenity Reserve Fund; and</li> <li>e) That the total contribution to the General Amenity Reserve Fund as specified by (c) and (d) may be reduced by the amount equal to the cost of installing sidewalk along the frontage of 2635 Millstream and along the frontage of 2323-2579 Millstream as well as the cost of installing a flashing pedestrian crossing, to the satisfaction of the Director of Engineering.</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 43
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)  Eligible for Reduction Section 2 of Schedule A (Column 5) (Bylaw No. 1559)
CC1	1912	Lot 6, Section 79, Esquimalt District, Plan 17397, PID No. 003-933-938 (925 Bray Avenue); and Lot 7, Section 79, Esquimalt District, Plan 17397, PID No. 003-933-954 (929 Bray Avenue)	a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and b) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and c) \$187.50 per new unit created on the
			7th storey or higher of the building towards the Affordable Housing Reserve Fund; and d) \$2,850 per new unit created on the 1st to 4th storeys of the building
			towards the General Amenity Reserve Fund; and e) \$1,425 per new unit created on the
			5th and 6th storeys of the building towards the General Amenity Reserve Fund;
			f) \$712.50 per new unit created on the 7th storey and above towards the General Amenity Reserve Fund; and
			g) \$10.75 per m <sup>2</sup> of commercial GFA.
ССР	1956	Strata Lots 1 and 2, Section 79, Esquimalt District, Strata Plan 149, Together With an Interest in the Common Property in Proportion to	a) \$750 per new unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and
		the Unit Entitlement of the Strata Lot As Shown On Form 1, PID Nos. 000-261-475 and 000-261-467 (905 and 909 Bray Avenue); and	b) \$375 per new unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund; and
		Lots 3, 4, and 5, Section 79, Esquimalt District, Plan 17397, PID Nos. 003-933-890, 003-933-911, 003-933-920 (913, 917, 921 Bray	c) \$187.50 per new unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and
		Avenue); and Lot 1, Section 79, Esquimalt District, Plan 17397, PID No. 003-933-873 (2884, 2886 Jacklin Road)	d) \$2,850 per new unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and
		, , , , , , , , , , , , , , , , , , , ,	e) \$1,425 per new unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and
			f) \$712.50 per new unit created on the 7th storey and above towards the General Amenity Reserve Fund; and
			g) \$10.75 per m <sup>2</sup> of commercial GFA.

Zoning Bylaw No. 300 Schedule AD - 44
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Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
R2	1969	Lot 4, Section 78, Esquimalt District, Plan 22056, Except That Part Lying Northerly of a Line Distant 120 Feet South East of the North West Corner and Distant 175 Feet South West of the North East Corner, PID No. 003- 305-261 (890 Walfred Rd)	<ul> <li>a) \$660 per lot towards the Affordable Housing Reserve Fund;</li> <li>b) \$3,960 per lot towards the General Amenity Reserve Fund.</li> </ul>	No
R2	1984	Lot 40, Sections 78 and 84, Esquimalt District Plan EPP78313, PID No. 030- 361-265 (3540 Myles Mansell Rd)	<ul><li>a) \$3,960 per lot towards the General Amenity Reserve Fund; and</li><li>b) \$660 per lot towards the Affordable Housing Reserve Fund.</li></ul>	No
ССР	2009	Lot 9, Section 5, Esquimalt District, Plan 7165, PID No. 000-126-322 (2746 Peatt Road) Lot 12, Section 5, Esquimalt District,	a) \$2,850 per new residential unit created on the 1st to 4th storeys of the building towards the General Amenity Reserve Fund; and	No
		Plan 15034, PID No. 004-165-039 (2739 Scafe Road)  Lot 13, Section 5, Esquimalt District, Plan 15034, PID No. 004-165-047	b) \$1,425 per new residential unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and	
		(2743 Scafe Road) Lot 14, Section 5, Esquimalt District, Plan 15034, PID No. 000-557-439 (2747 Scafe Road)	c) \$712.50 per new residential unit created on the 7th storey or higher of the building towards the General Amenity Reserve Fund; and	
		Lot 22, Section 5, Esquimalt District, Plan 24870, PID NO. 002-834-669 (2749 Scafe Road)	d) \$750 per new residential unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and	
		Lot 21, Section 5, Esquimalt District, Plan 24870, PID NO. 000-013-587 (2751 Scafe Road)	e) \$375 per new residential unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund;	
			f) \$187.50 per new residential unit created on the 7thstorey or higher of the building towards the Affordable Housing Reserve Fund; and	
			g) \$10.75 per square metre of commercial space created towards to the General Amenity Reserve Fund.	

Zoning Bylaw No. 300 Schedule AD - 45
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RT1	2004	Lot 1, Section 88, Metchosin District, Plan VIP68794, PID No. 024-474-886 (3431 Luxton Road);	a) \$6,000 per new single-family lot created towards the General Amenity Reserve Fund; and	No
		Lot 2, Sections 88 and 89, Metchosin District, Plan VIP68794, PID No. 024- 474-908 (3433 Luxton Road);	<ul> <li>\$3,660 per new townhouse unit created towards the General Amenity Reserve Fund; and</li> </ul>	
		Lot 5, Section 88, Metchosin District, Plan 11356, PID No. 005-003-202 (3429 Luxton Road); and	<ul> <li>\$1,000 per new single-family lot created towards the Affordable Housing Reserve Fund; and</li> </ul>	
		The Northerly 200 Feet of Lot 9, Block D, Sections 84, 85, 88 and 89, Metchosin District, Plan 1139, Except the Easterly 20 Feet and Except that Part in Plan	d) \$610 per new townhouse unit created towards the Affordable Housing Reserve Fund.	
R2	2004	The Northerly 200 Feet of Lot 9, Block D, Sections 84, 85, 88 and 89, Metchosin District, Plan 1139, Except	a) \$6,000 per new single-family lot created towards the General Amenity Reserve Fund; and	No
		the Easterly 20 Feet and Except that Part in Plan 5101, PID No. 007-878- 222 (3436 Hazelwood Road)	<ul> <li>\$1,000 per new single-family lot created towards the Affordable Housing Reserve Fund.</li> </ul>	
RR2 to RS1	2014	Lot A, Section 88, Metchosin District, Plan EPP43238, PID No. 029-377-994 (3420 Luxton Road);	<ul> <li>\$6,000 per new single-family lot created towards the General Amenity Reserve Fund; and</li> </ul>	No
		The Northerly 300 Feet of Lot 10, Block B, Sections 88 and 89, Metchosin District, Plan 1139, PID No. 005-630-037 (1120 Finney	b) \$3,960 per new single-family lot less than 550 m <sup>2</sup> or half duplex created towards the General Amenity Reserve Fund; and	
		Road); Lot 1, Section 88, Metchosin District, Plan VIP76175, PID No. 025-806-530	c) \$3,660 per new townhouse unit created towards the General Amenity Reserve Fund; and	
		(3219 Loledo Place); Lot 2, Section 88, Metchosin District, Plan VIP76175, PID No. 025-806-548	<ul> <li>\$1,000 per new single-Ofamily lot created towards the Affordable Housing Reserve Fund; and</li> </ul>	
		(3235 Loledo Place)	e) \$660 per new single-family lot less than 550 m <sup>2</sup> or half duplex created towards the Affordable Housing Reserve Fund; and	
			f) \$610 per new townhouse unit created towards the Affordable Housing Reserve Fund.	

Zoning Bylaw No. 300 Schedule AD - 46
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
CC1	2001	Lot 5, Section 79, Esquimalt District, Plan 10124, PID No. 004-766-971 (978 Bray Ave) Lot 6, Section 79, Esquimalt District, Plan 10124, PID No. 005-455-634, (974 Bray Ave) Lot 7, Section 79, Esquimalt District, Plan 10124, PID No. 002-603-951, (970 Bray Ave) Lot 8, Section 79, Esquimalt District, Plan 10124, PID No. 005-455-669 (966 Bray Ave) Lot 9, Section 79, Esquimalt District, Plan 10124, PID No. 005-455-685 (962 Bray Ave)	<ul> <li>a) \$2,850 per new residential unit created on the 1st to 4th storeys of the building towards the General Amenity Rserve Fund; and</li> <li>b) \$1,425 per new residential unit created on the 5th and 6th storeys of the building towards the General Amenity Reserve Fund; and</li> <li>c) \$712.50 per new residential unit created on the 7th storey or higher of the building towards the General Amenity Reserve Fund; and</li> <li>d) \$750 per new residential unit created on the 1st to 4th storeys of the building towards the Affordable Housing Reserve Fund; and</li> <li>e) \$375 per new residential unit created on the 5th and 6th storeys of the building towards the Affordable Housing Reserve Fund;</li> <li>f) \$187.50 per new residential unit created on the 7th storey or higher of the building towards the Affordable Housing Reserve Fund; and</li> <li>g) \$10.75 per square metre of commercial space created towards</li> </ul>	No No
RS1	2030	Lot 1, Section 78, Esquimalt District, Plan 22056, PID No. 003-297-411 (902 Walfred Rd)	<ul> <li>the General Amenity Reserve Fund.</li> <li>a) \$3,960 per lot less than 550 m² towards the General Amenity Reserve Fund;</li> <li>b) \$6,000 per lot 550 m² or greater towards the General Amenity Reserve Fund;</li> <li>c) \$660 per lot less than 550 m² towards the Affordable Housing Reserve Fund; and</li> <li>d) \$1,000 per lot 550 m² or greater towards the Affordable Housing Reserve Fund.</li> </ul>	No
RT1	2026	Lot A, Section 1, Range 3 West, Highland District, Plan 20043, PID No. 000-011-461 (661 Hoylake Ave)	<ul> <li>a) \$3,661 per new townhouse unit created towards the General Amenity Reserve Fund; and</li> <li>b) \$610 per new townhouse unit created towards the Affordable Housing Reserve Fund.</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 47
City of Langford 19 Apr 22

Zone (Column 1)	Bylaw No. (Column 2)	Legal Description (Column 3)	Amenity Contributions (Column 4)	Eligible for Reduction in Section 2 of Schedule AD (Column 5) (Bylaw No. 1559)
RS1	2011	Lot B, Section 108, Esquimalt District, District Plan 21193, PID No. 003-509- 940 (621 RockinghamRado); and Lob B, Section 108 and 109, Esquimalt District, District Plan VIP52985, PID No. 017-471-010 (629 Rockingham Road)	<ul> <li>a) \$3,960 towards the General Amenity Reserve Fund for the creation of a single-family lot less than 550 m²;</li> <li>b) \$660 towards the Affordable Housing Reserve Fund for the creation of a single-family lot less than 550 m².</li> </ul>	No
RM2A	2027	Lot B, Sections 108 and 109, Esquimalt District, Plan VIP52985, PID No. 017-471-010 (629) Rockingham Road)	<ul> <li>a) \$3.660 towards the General Amenity Reserve Fund for the creation of a townhouse unit; and</li> <li>a) \$610 towards the Affordable Housing Reserve Fund for the creation of a townhouse unit</li> </ul>	No

Zoning Bylaw No. 300 Schedule AD - 48
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#### **Section 2.0 – Amenity Contribution Reductions**

(Bylaw No. 1559)

- 2.1 The amount specified in Column 4 of Table 1 of Schedule AD may be reduced if ALL of the following conditions have been met by the amount specified in Table 2:
  - (a) The legal description of the subject property is listed in Table 1 of Schedule AD with "Yes" indicated in Column 5;
  - (b) Where Column 5 of Table 1 of Schedule AD restricts the permitted amenity contribution reduction to a certain column (or columns) of Table 2, the owner is only entitled to the reduction authorized by the stated column(s) of Table 2 and no others;
  - (c) The subject property is directly adjacent to a public sidewalk or bike lane (same side of the street), or on a BC Transit bus route. If a public sidewalk or bike lane has not been constructed directly adjacent to the property, the owner must extend the public sidewalk and/or bike lane to the property from the nearest existing public sidewalk/ bike lane; and;
  - (d) The building has a height of no less than four storeys; and
  - (e) A Section 219 Covenant is registered on the title of the subject property, prior to the issuance of a Building Permit, securing the dwelling units to rental tenure, non-market housing tenure OR for senior's housing for a period of no less than 10 years;

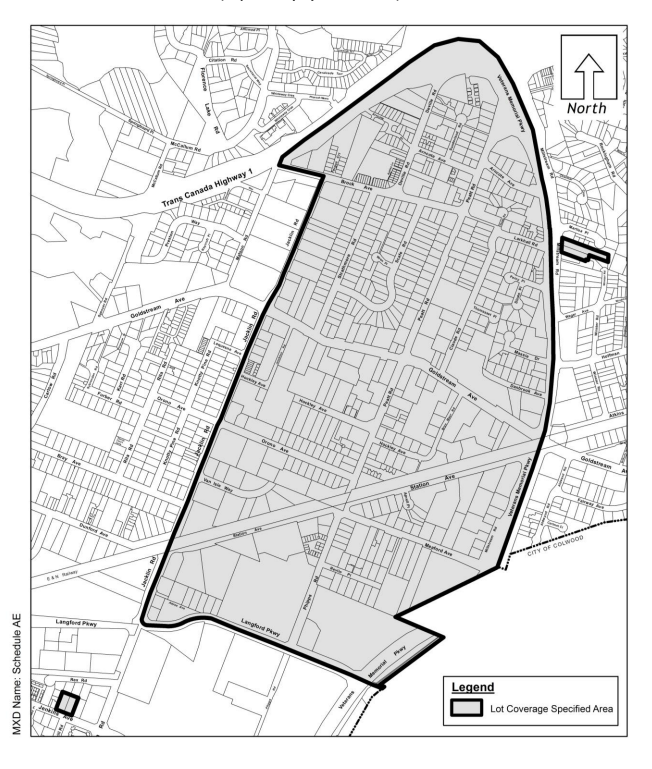
**Table 2** (Replaced by Bylaw No. 1673)

(Column 1)	Multi-Family Residential Building that is Compliant with Section 2.1(a)-(d) (Column 2)	Mixed-Use Multi- Family/Commercial Building Compliant with Section 2.1(a)-(d) (Column 3)	Rental Housing, Seniors' Housing Compliant with Section 2.1(a)-(e) (Column 4)	Non-Market Housing Compliant with Section 2.1(a)-(e) (Column 5)	Offices for Provincial or Federal Government or their Agencies Section 2.1(a)-(d) (Column 6)
% reduction to total required contribution per Table 1	35% reduction to the contribution specified in Table 1	50% reduction for the multi-family contribution specified in Table 1 and no reduction for the commercial contribution	75% reduction to the contribution specified in Table 1	100% reduction to the contribution specified in Table 1	75% reduction to the contribution specified in Table 1

Zoning Bylaw No. 300 Schedule AD - 49
City of Langford 19 Apr 22

### **SCHEDULE AE**

(Replaced by Bylaw No. 1856)



Zoning Bylaw No. 300 Schedule AE-1
City of Langford 6 Dec 21

### SCHEDULE "AG" TO BYLAW No. 300



Zoning Bylaw No. 300 Schedule AG-1
City of Langford 18 Feb 13

# SCHEDULE AH Green Development Checklist

(Bylaw No. 1457)

The following Green Development Checklist creates a sustainability standard for development projects within the City of Langford. All comprehensive development projects will be required to obtain either LEED certification or the minimum Level 1 rating set out in the Green Development Checklist as a condition of rezoning. This Checklist is optional for all other new development projects. Council may decrease the amenity contributions required pursuant to the Amenity Contribution Policy according to the Incentives for Achieving Green Development Project Rating table on the Green Development Checklist Scoring page for development projects that achieve the corresponding rating category of the Checklist.

#### P = Prerequisite

#### Section 1 – Official Community Plan

	Features	Point Value	Points Earned	Supporting Comments and Documentation
Offici	al Community Plan			
1.1	The development site is located within the City Centre Official Community Plan designation.	8		
1.2	The development site is located within the Pedestrian Downtown or Sooke Road Revitalization Area.	12		
1.4	The development proposal provides greater environmental protection than required by the current Environmentally Sensitive Area Development Permit Area Guidelines.	5		
Base points earned				

#### Section 2 - Site Planning

	Features	Point Value	Points Earned	Supporting Documentation and/or Proposed Method of Implementation
Neigl	nbourhood Context			
2.1	Development is located on or adjacent to a site served by existing CRD water and municipal sewer infrastructure that meets the standards of the Subdivision and Development Servicing Bylaw.	10		
2.3	Development is not located within the 200-year floodplain.	1		
2.4	Heritage features have been preserved and/or enhanced, or no heritage features exist on the site.	1		
2.5	An archaeological overview assessment has been conducted by a qualified professional.	1		

Zoning Bylaw No. 300 Schedule AH-1
City of Langford 4 Mar 13

Pedes	trian Focused Design	T			
2.10	For larger developments <sup>2</sup> , a bicycle and pedestrian master plan is provided to create opportunities for walking and cycling within the development as well as linkages to existing or anticipated pedestrian and bicycle routes outside of the development site.	Р	Y or N		
2.11	Sidewalks are provided to a width at least 10% greater than required by the Subdivision and Development Servicing Bylaw.	1			
2.12	Sidewalks are provided in more locations than required by the Subdivision and Development Servicing Bylaw (i.e. on both sides of the street where one side of the street is required).	5			
2.13	Laneways and/or shared driveways are provided to minimize sidewalk crossings.	5			
2.14	New pedestrian routes connect to existing or anticipated pedestrian routes on adjacent sites.	5			
2.15	If a multi-family residential development includes ground floor residential units, individual, ground oriented entrances are provided.	1			
2.16	Development contains both residential and commercial land uses.	1			
Trans	portation Demand Management				
2.17	Covered and secure bicycle storage is provided in addition to other storage lockers for multi-family residential units (including those in mixed-use buildings)	P	Y or N		
2.18	<ul> <li>The development incorporates</li> <li>Transportation Demand Management measures, such as:</li> <li>providing free transit passes to each residential occupant;</li> <li>providing free membership to a local car share and providing at least one dedicated car share parking space on-site; or if no such community car share program is available, purchase a car and create a carshare program for the building's residential occupants;</li> <li>or other equivalent TDM measures accepted by the City.</li> </ul>	<ul> <li>10 points - Free transit passes or carshare member-ship is valid for at least 1 year;</li> <li>BONUS 10 points - Free transit passes or carshare member-ship is valid for at least 2 years</li> </ul>			

<sup>&</sup>lt;sup>2</sup> Larger Developments" are generally multi-phase, multi-land use, long term build-out projects that have comprehensive development zoning. Please contact the Planning Department to determine if your project is considered a "larger development" project.

Zoning Bylaw No. 300 Schedule AH-2
City of Langford 4 Mar 13

Base points earned	/41
Bonus Points earned	/10

### <u>Section 3 – Neighbourhood Connectivity</u>

	Features	Point Value	Points Earned	Supporting Documentation and/or Proposed Method of Implementation
400m	(5 minute) Connectivity			
3.1	The development site is located within 400 m of a public transit bus stop.	2		
3.2	The development site is located within 400 m of recreational trails.	2		
3.3	The development site is located within 400m of the Galloping Goose or other regional trail.	2		
3.4	The development site is located within 400 m of a clearly defined commercial area containing at least 5 distinct commercial and/or institutional uses.	2		
3.5	The development site is located within 400 m of a minimum of two of the above criteria.	10		
800m	( 10 minute) connectivity			
3.6	The development site is located within 800 m of a grocery store.	1		
3.7	The development site is located within 800 m of a clearly defined commercial area containing at least 5 distinct commercial and/or institutional uses.	1		
3.8	The development site is located within 800 m of a school.	1		
3.9	The development site is located within 800 m of a child care facility.	1		
3.10	The development site is located within 800 m of a health service.	1		
3.11	The development site is located within 800 m of a park or indoor recreational facility.	1		
3.12	The development site is located within 800 m of a recreational trail.	1		
3.13	The development site is located within 800m of the Galloping Goose or other regional trail.	1		
3.14	The development site is located within 800 m of a public transit bus stop.	1		
3.15	The development site is located within 800 m of a minimum of four of the above criteria.	10		

Zoning Bylaw No. 300 Schedule AH-3
City of Langford 4 Mar 13

Site C	Site Connectivity				
3.16	New roads created within the development site connect through to other existing or planned roads.	<ul> <li>10 pts; or</li> <li>BONUS 5         points for         develop-         ments         located in         the City         Centre OCP         designation</li> </ul>			
3.17	Where site conditions do not allow for a through-road, a through-pedestrian route is incorporated.	6			
Base points earned		/53			
Bonus	s points earned		/5		

### Section 4 – Social and Economic Sustainability

	Features	Point Value	Points Earned	Supporting Documentation and/or Proposed Method of Implementation
Local	Economic Benefits			
4.1	Commercial uses are included within the development.	1		
4.2	There is a minimum 1.0 Floor Area Ratio of commercial uses included within the development.	10		
4.3	There is greater than 1.0 Floor Area ratio of commercial uses included within the development.  Majority of building materials are purchased from local stores within the Capital Regional District (CRD).	BONUS 1 pt for every additional 0.1 FAR above the 1.0 FAR to a max of 10 pts		
Diver	se Housing Types			
4.6	Development includes at least one affordable housing unit for the City's Affordable Housing Program.	10		
4.7	Development includes more than one affordable housing unit for the City's Affordable Housing Program.	BONUS 10 points		
4.8	At least 10% of the development consists of another form of non-market ownership housing.	10		

Zoning Bylaw No. 300 Schedule AH-4
City of Langford 4 Mar 13

	At least 10% of the development consists of		
4.9	rental housing.	10	
	A Housing Agreement will be registered on title		
4.10	to guarantee a minimum of ten years of rent	5	
	control.		
	The development includes a variety of housing		
	types (i.e. a mix of townhouse, apartment,	_	
4.11	and/or single-family units) and sizes (i.e. variety	5	
	of 1 bedroom, 2 bedroom, and/or 3 bedroom units).		
Acces	sibility		<u> </u>
Acces	At least 20% of the residential units within the		
4.12	development incorporate:	-	
	the "Access" adaptable design standards of		
4.13	the BC Building Code	2	
	the "Suite Doors and Doorways" adaptable	_	
4.14	design standards of the <u>BC Building Code</u> .	2	
4.15	the "Bathroom" adaptable design standards	1	
4.15	of the <i>BC Building Code</i> .	1	
4.16	<ul> <li>the "Kitchen" adaptable design standards of</li> </ul>	1	
4.10	the BC Building Code.	1	
Privat	e and Public Amenity Space		
4.17	The development includes 5-10% open space	10	
	dedication.		
4.18	The development includes 10-15% open space	15	
	dedication.  The development includes 15-20% open space		
4.19	dedication.	20	
	The development includes more than 20% open	BONUS 1	
	space dedication.	point for	
		every	
4.20		additional	
		1% to a	
		max of 20	
		points	
4.21	Public art (i.e. sculptures, fountains etc.) is	1	
	provided.		
	Public amenities (i.e. benches, public plaza, public		
4.22	park space, etc) beyond Subdivision and Development Servicing Bylaw requirements are	1	
	provided.		
	A child care facility is integrated into the		
4.23	development.	10	
	A school site of adequate size and location will be		
4.24	retained for acquisition by School District No. 62	10	
	within 10 years of rezoning approval.		
			•

Zoning Bylaw No. 300 Schedule AH-5
City of Langford 4 Mar 13

4.25	Common amenity space (such as indoor or outdoor recreational / gathering space, garden plots, green roofs with usable space, etc) is provided in multi-family or mix-use developments.	3		
4.26	A public community garden is created, or another contribution to community gardening is provided (to be approved by Council).	3		
4.27	Trees added to landscaped areas have a minimum height of 2m or greater at time of planting.	2		
4.28	Large diameter trees or significant environmental features are maintained and/or enhanced within common or private amenity areas.	2		
Planni	ing Process			
4.29	A community meeting was held to solicit public input prior to submitting a rezoning application to the City, and this input resulted in modifications or enhancements to the development proposal.	3		
Base p	points earned		/141	
Bonus	points earned		/40	

#### <u>Section 5 – Environmental Sustainability</u>

	Features	Point Value	Points Earned	Supporting Documentation and/or Proposed Method of Implementation
Wildli	fe Habitat and Sensitive Ecosystems			
Prerec	<b>quisite</b> - All proposals must achieve a minimum of 10	0 points in th	nis category (o	nly one point value for each the high
and m	oderate value ecosystem categories will be counted	1)		
5.1	The development site does not contain any wildlife habitat or sensitive ecosystems, as determined through an environmental assessment prepared by a Registered Professional Biologist.	10		
5.2	Development has been sited to preserve 100% of the highest value <sup>3</sup> ecosystems located on the site.	10		
5.3	Development has been sited to preserve 90% of the highest value ecosystems located on the site.	9		
5.4	Development has been sited to preserve 80% of the highest value ecosystems located on the site.	8		

<sup>&</sup>lt;sup>3</sup> A report prepared by a Registered Professional Biologist shall designate ecosystem value into High, Moderate, and Low categories based on factors such as: ecosystem size, structural stage, degree of site disturbance, connectivity to adjacent habitat, wildlife habitat rating, wildlife occurrence/probability, rare plant occurrence/probability, occurrence of introduced/invasive species.

Zoning Bylaw No. 300 Schedule AH-6
City of Langford 4 Mar 13

5.5	Development has been sited to preserve 70% of the highest value ecosystems located on the site.	7		
5.6	Development has been sited to preserve 60% of the highest value ecosystems located on the site.	6		
5.7	Development has been sited to preserve 50% of the highest value ecosystems located on the site.	5		
	High value ecosystem preservation subtotal	/10		
5.8	Development has been sited to preserve 100% of the moderate value ecosystems located on the site.	7		
5.9	Development has been sited to preserve 90% of the moderate value ecosystems located on the site.	6		
5.10	Development has been sited to preserve 80% of the moderate value ecosystems located on the site.	5		
5.11	Development has been sited to preserve 70% of the moderate value ecosystems located on the site.	4		
5.12	Development has been sited to preserve 60% of the moderate value ecosystems located on the site.	3		
5.13	Development has been sited to preserve 50% of the moderate value ecosystems located on the site.	2		
	Moderate value ecosystem preservation subtotal	/7		
5.14	Any loss of sensitive ecosystems on the site is offset by an increase to the ecosystem value of retained sensitive ecosystems (e.g. from low to moderate or moderate to high) through planting of native species and removal of invasive species in accordance with a compensation plan prepared by a Registered Professional Biologist.	5		
	Minimum 10 points achieved?	Р	Y or N	
Wildli	fe and Riparian Corridors			
5.15	Development is located on a site without any watercourses or is fully compliant with the Riparian Areas Regulations (RAR).	Р	Y or N	

Zoning Bylaw No. 300 Schedule AH-7
City of Langford 4 Mar 13

	Development will protect a SPEA at least 10%	1 pt for		
	larger than that designated in accordance with	every 5%		
	the RAR.	increase		
5.16		in SPEA		
		width		
		(max 5		
		pts)		
5.17	Vegetated wildlife corridors with a minimum width of 10m, as identified through an environmental assessment prepared by a Registered Professional Biologist, have been retained within the site.	2		
5.18	Such wildlife corridors and/or riparian corridors (SPEAs) link areas of protected ecosystems through the interior of the development site, and are not just located around the perimeter of the site.	5		
Ecosys	stem Restoration			
5.19	Invasive species will be removed from park or amenity land dedicated to the City within the development site.	Р	Y or N (n/a if no open space dedicated)	
5.20	Previously damaged wetlands, watercourses, or sensitive ecosystems on the site will be restored.	3		
Base p	points earned		/37	

### <u>Section 6 – Climate and Resource Sustainability</u>

	Features	Point Value	Points Earned	Supporting Documentation and/or Proposed Method of Implementation
Gree	n Building Certification			
6.1	An approved green building consultant (i.e. LEED AP, Built Green Certified Builder, or other approved consultant) is directly involved in project coordination/planning.	5		
6.2	All one-family dwellings, two-family dwellings and townhouses within the development are certified as Built Green bronze (or higher rating), or an equivalent certification under a third-party certification system approved by the City.	Р	Y or N (n/a if no such dwellings are proposed)	
6.3	All other buildings within the development are LEED certified, or have achieved an equivalent certification under a third-party certification system approved by the City.	5		

Zoning Bylaw No. 300 Schedule AH-8
City of Langford 4 Mar 13

6.4	All buildings within the development are certified as Built Green and/or LEED silver, or have achieved an equivalent certification under a third-party certification system approved by the City  All buildings within the development are certified as Built Green and/or LEED gold, or have achieved an equivalent certification under a third-party certification system approved by the City  All buildings within the development are certified as Built Green and/or LEED	10	
6.6	platinum, or have achieved an equivalent certification under a third-party certification system approved by the City	20	
On-sit	te Stormwater Management		
6.7	Rain gardens, detention ponds and other on-site stormwater management features are incorporated into landscaped areas.	9	
6.8	A Green Roof is installed to a minimum of 50% of the total roof area.	15	
6.9	A minimum of 50% of all hard surfaces utilize porous / permeable paving materials.	10	
Wate	r Efficiency		
6.10	The landscaping plan consists of a majority of native or drought-tolerant plants.	1	
6.11	Irrigation system utilizes captured rainwater, recycled wastewater, or other non-potable water source.	10	
6.12	Irrigation systems for all non-grass planted areas are high efficiency (i.e. drip or trickle) only, or no irrigation system is required due to use of only drought tolerant plants.	5	
6.13	Low flow fixtures (toilets, sink faucets, showerheads) that exceed the requirements of the BC Building Code are installed in all bathrooms and kitchens	1	
Resou	rce Conservation		
6.14	Renewable or recycled materials, or materials with recycled content, are used in construction.	2	
6.15	Durable and long-lasting construction materials are used.	1	
6.16	A minimum of 25% recycled content is incorporated into on-site hard surfaces (driveways, parking areas, sidewalks, patios, etc)	2	
6.17	At least 50% of the construction waste generated will be diverted to recycling or salvage facilities.	3	

Zoning Bylaw No. 300 Schedule AH-9
City of Langford 4 Mar 13

6.18	All multi-family and mixed-use buildings contain facilities for the collection and separation of recyclable and compostable materials. in the absence of such services at the time of construction, the future installation of these facilities is accommodated in the design, and they will be installed when the services are available.	10	
Energ	y Conservation		 
6.19	All buildings achieve the minimum energy efficiency standard specified in the Built Green or LEED certification standards, as applicable.	10	
6.20	All buildings are sited to optimize orientation for the use of passive and active solar power (the longest axis of the building is within 15° of geographical east-west).	1	
6.21	All buildings are district energy or solar ready.	5	
6.22	An on-site renewable energy source (solar, wind, geothermal, or other approved source) will fulfill the energy needs of each building individually.	10	
6.23	A neighbourhood scale district heating and cooling system is designed and installed to serve all buildings within the proposed development.	15	
6.24	A neighbourhood district heating and cooling system is designed and installed to serve all buildings within the proposed development and has also been designed such that lands beyond the development can connect in at a later date.	BONUS 20 points	

Zoning Bylaw No. 300 Schedule AH-10
City of Langford 4 Mar 13

6.25	BONUS POINTS - To be multiplied against the total score achieved in this Section:	25%- for development sites located within the Pedestrian Downtown Area -      20% - For development located within the Sooke Road Revitalization Area or a Larger Development Site.		
Base points earned		/165		
Bonus points earned		/61.25		

### Section 7 – Third Party Certification

Features		Point Value	Points Earned	Supporting Documentation and/or Proposed Method of Implementation
Proje	ct Certification			
7.1	The City will require third party certification and/or post development audits to confirm compliance with the commitments secured through this Checklist	Р	Y or N	

### Section 8 – Innovation of Design

Features		Features Point Value		Supporting Documentation and/or Proposed Method of Implementation
Inno	vation of Design			
8.1	Development adds other unique or innovative features not covered by the above checklist. Provide details.	Point value for items not included in this checklist will be reviewed and approved by Council and added to this Checklist as part of a rezoning application.		

Zoning Bylaw No. 300 Schedule AH-11
City of Langford 4 Mar 13

# **Green Development Checklist Scoring**

### **Project Scoring Summary**

Section	Prerequisites Achieved?	Base Points Achievable	Total Base Points Achieved	Bonus Points Achieved
1 – OCP	-	25		
2 – Site Planning	Y or N	41		
3 – Neighbourhood Connectivity	-	53		
4 – Social and Economic Sustainability	-	141		
5 – Environmental Sustainability	Y or N	37		
6 – Climate and Resource Sustainability	Y or N	165		
7 – Third Party Certification	Y or N	-		
8 – Innovation of Design	-	TBD		

Zoning Bylaw No. 300 Schedule AH-12 City of Langford 4 Mar 13

# **Green Development Rating System**

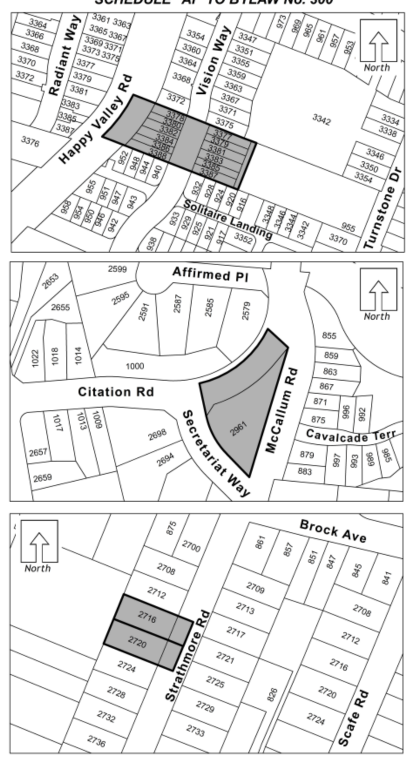
Overall Project Rating	% of Total Possible Base Points	# Points Required
Level 1	30%	139
Level 2	50%	231
Level 3	70%	323
Level 4	90%	416

# **Incentives for Achieving Green Development Project Rating**

Overall Project Rating	% Reduction to the Required Contributions of Council's Amenity Contribution Policy
Level 1	10%
Level 2	15%
Level 3	25%
Level 4	50%

Zoning Bylaw No. 300 Schedule AH-13
City of Langford 4 Mar 13

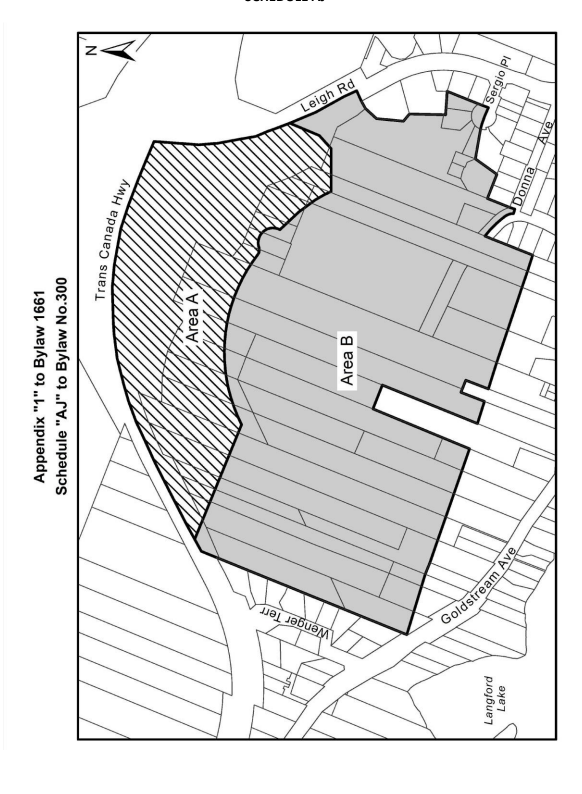
#### SCHEDULE "AI" TO BYLAW No. 300



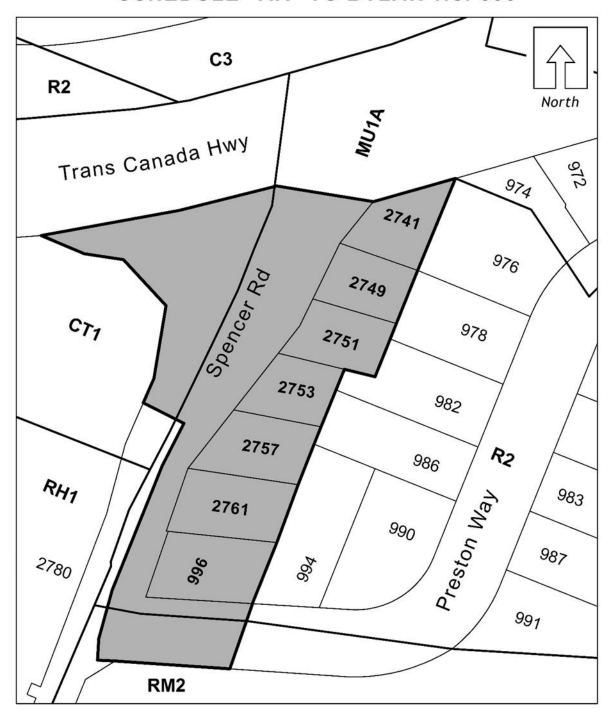
(Replaced by Bylaw Nos. 1853, 1884)

Zoning Bylaw No. 300 Schedule A1-1
City of Langford 8 Sep 20

#### **SCHEDULE AJ**

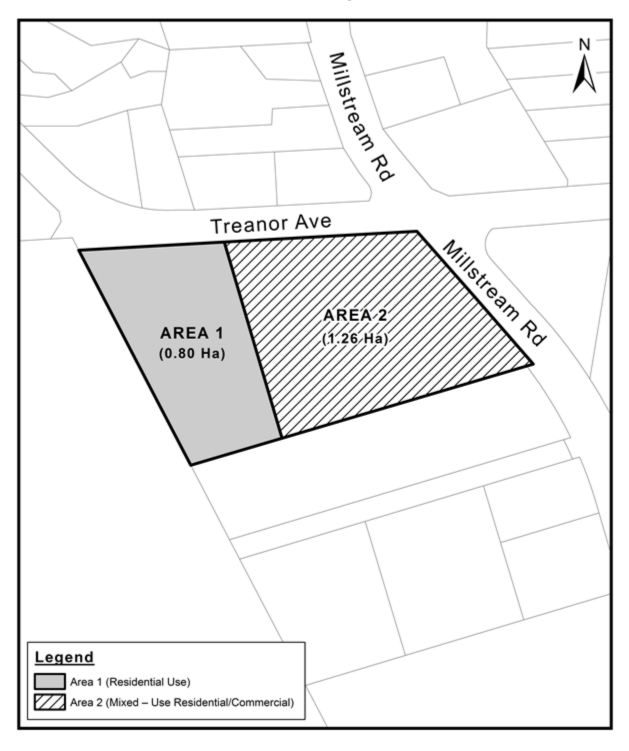


## SCHEDULE "AK" TO BYLAW No. 300



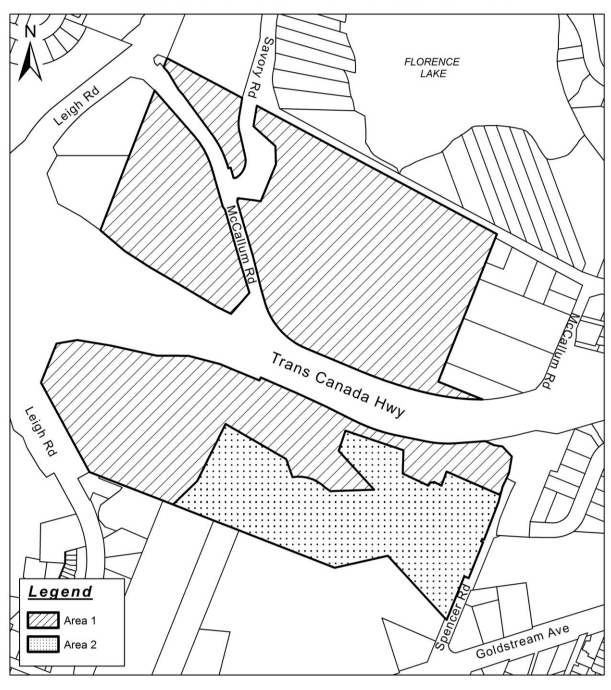
Zoning Bylaw No. 300 Schedule AK-1
City of Langford 5 Sep 17

# Schedule "AL" to Bylaw No.300



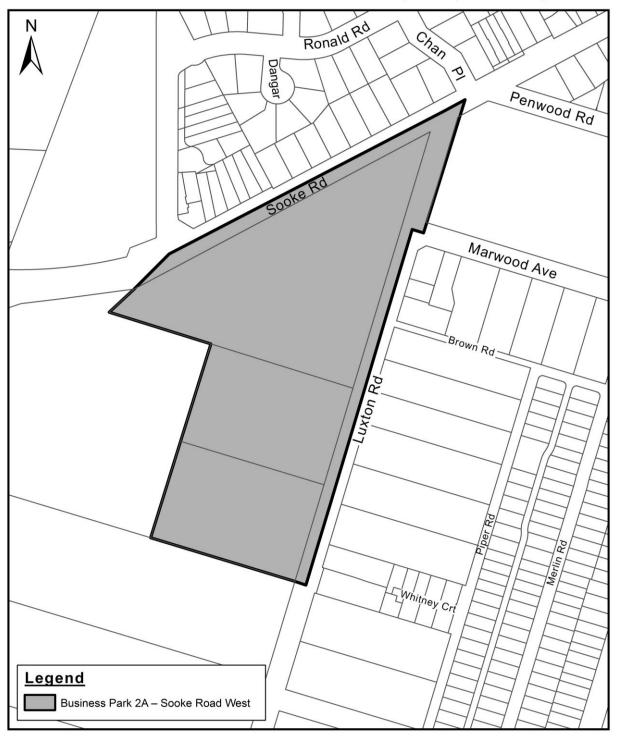
Zoning Bylaw No. 300 Schedule AL-1
City of Langford 14 Aug 17

# SCHEDULE "AM" TO BYLAW No. 300



Zoning Bylaw No. 300 Schedule AM-1
City of Langford 17 Aug 20

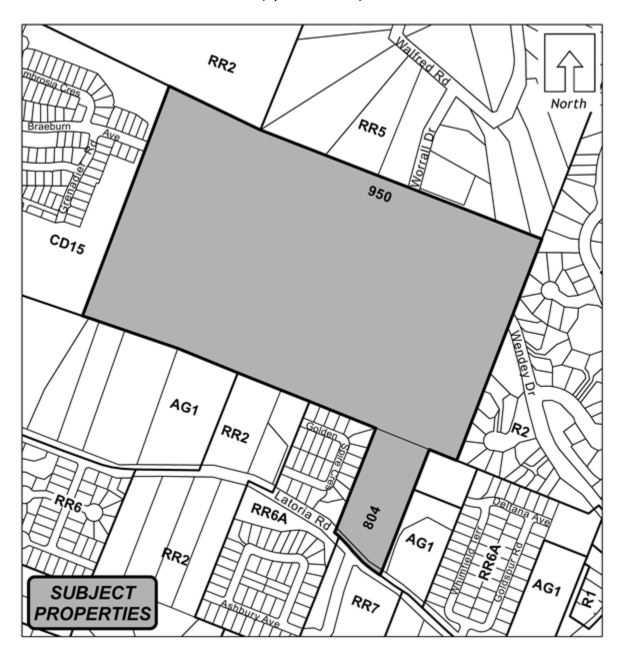
## Schedule "SW" to Bylaw No.300 Business Park 2A – Sooke Road West (BP2A) Zone Map



(Bylaw No. 1670; Replaced by Bylaw No. 1742)

### Schedule WL - Worral - Latoria

(Bylaw No. 1760)



Zoning Bylaw No. 300 Schedule WL-1
City of Langford 3 Feb 20