SURREY ZONING BY-LAW 12000

Surrey Zoning By-law 12000 is available:

- ✓ In hardcopy at City Hall, Legislative Services Division, 13450 104 Avenue in Surrey at a cost set in Schedule A of the Surrey Fee-Setting By-law, as amended.
- ✓ On our Website at: <u>www.surrey.ca</u>.

Website version is a large document and can take a minute or two to load.

Should you need assistance regarding amendments to the Surrey Zoning By-law 12000 please contact Legislative Services at 604-591-4132 or the Planning Department at 604-591-4441.

CITY OF SURREY

Zoning By-law

12000

City of Surrey

Zoning By-law No. 12000

A By-law to divide the City of Surrey into Zones and to make regulations in relation
thereto, regulating the location, use and height of buildings, size of yards and
other open spaces; and the use of land, pursuant to the provisions of the Local
Government Act, as amended.

.....

Pursuant to the provisions of Section 479 of the <u>Local Government Act</u>, R.S.B.C. 2015 c. 1, as amended, the Council is empowered to divide the City of Surrey into Zones and make regulations in relation thereto, regulating the location, use and height of buildings, size of yards and other open spaces; and the use of land.

The Council of the City of Surrey, in open meeting assembled, ENACTS AS FOLLOWS:

This Bylaw may be cited for all purposes as "Surrey Zoning By-law, 1993, No. 12000".

Record of Text Amendments to Surrey Zoning By-law, 1993, No. 12000

By-law	Date	Purpose of Amendment
No.	Adopted	(Corporate Report No.)
12179	03/21/94	R330
12208	04/18/94	R344
12239	04/18/94	C103
12101	07/11/94	C122
12333	07/25/94	C125
12348	07/25/94	S257A
12517	02/13/95	C168
12523	02/13/95	R557
12632	07/31/95	R635
12681	12/04/95	C235
12715	12/04/95	R745
12737	01/22/96	R769
12824	06/24/96	C289
12946	11/18/96	C304/C318
12995	01/27/97	C327/C328
13056	04/21/97	R1111
Annual CPI increase for NCP figures Schedule G 01/01/97 - 12/31/97		
13093	05/12/97	R1133
13094	05/12/97	R1133
13095	05/12/97	R1133
13112	06/16/97	C340.1
12301	06/17/97	n/a
13157	07/28/97	C347.1
13201	09/16/97	C364
13212	10/06/97	C365
13250	11/17/97	R1320
Annual CPI in	crease for NCP figures S	chedule G 01/01/98 - 12/31/98
13155	02/09/98	C348

By-law	Date	Purpose of Amendment
No.	o. Adopted (Corporate Report No.)	
13316	02/09/98 R1395	
13251A 03/16/98		C369/C391
13336	03/23/98	C376/C377
13251B	07/13/98	C369/C391
13497	09/15/98	R1578
13540	10/19/98	R1617
13541	10/19/98	R1618
13564	11/16/98	R1652
13581	11/30/98	R1691
13657	03/22/99	R1756
13703	05/17/99	R1812
Annual CPI inc	rease for NCP figures Scl	nedule G 03/01/99 - 02/29/2000
All annual CPI increas	es for NCP figures on Sch	nedule G retracted. For annual amenity
contribution increases see the Planning & Development Bulletin.		ning & Development Bulletin.
13774	07/26/99	C428
13822 09/20/99 R1980		R1980
13847	13847 10/18/99 R2003/R1803	
13862	13862 11/15/99 R2022	
13474A	12/13/99	R2072
13898	12/13/99	R2072
13915	01/17/00	R2094
13970	04/17/00	R059
13474B	06/12/00	R2072/R1744/R1553
14030	06/19/00	R100
13916	07/31/00	R2098
14101	09/18/00	N/A
14120	10/16/00	R202
13769	01/22/01	R246/C425
14223	14223 02/26/01 R202	
14332	.4332 02/26/01 N/A	

By-law	Date	Purpose of Amendment
No.	Adopted	(Corporate Report No.)
14333	02/26/01	N/A
14340 03/26/01		N/A
14362	04/30/01	N/A
14390	05/22/01	N/A
14430	07/23/01	N/A
14519	10/15/01	R210
14541	11/19/01	N/A
14568	12/10/01	R210
14603	01/21/02	R210
14620	02/18/02	N/A
14651	03/25/02	N/A
14549	05/13/02	N/A
14653	05/13/02	N/A
14697	05/28/02	N/A
14757	07/22/02	R143
14828	11/18/02	R198
14835	11/18/02	R209
14891	14891 01/20/03 R003	
14948	04/07/03	N/A
15056	06/23/03	L009
15001	07/07/03	N/A
14996	07/21/03	N/A
15064	07/21/03	R142
15127	10/27/03	R199
15128	10/27/03	R208
15245	01/19/04	C014
15149	01/26/04	L013
15298	04/05/04	L004
15350	05/03/04	N/A
15212	06/07/04	R238
15404	06/21/04	N/A
15145	07/05/04	N/A

By-law	Date	Purpose of Amendment
No.	Adopted	(Corporate Report No.)
15220	07/26/04	N/A
15433 07/26/04		N/A
15489	09/27/04	N/A
15503	10/18/04	R229
15166	11/01/04	N/A
15271	11/01/04	R003
15587	12/13/04	R279
15655	03/07/05	R019
15660	03/14/05	C007
15664	05/18/05	R034
15710	05/18/05	C003
15725	05/18/05	R083
15716	05/30/05	N/A
15744	06/13/05	N/A
15778	07/11/05	C011
15844	10/03/05	C015
15842	11/07/05	C013
15896 01/09/06 R273		R273
15983	04/24/06	R057
15977	04/24/06	L002
15956	07/10/06	N/A
16751	09/08/08	R163
16785	10/20/08	R200
16790	11/24/08	R211
16900	04/20/09	N/A
16918	05/04/09	R042
16938	05/25/09	R075
16957	06/29/09	R103
17145	04/12/10	R061
17181	06/07/10	R115
17287	12/13/10	R237
17290	12/13/10	R240
17291	12/13/10	R250

By-law	Date	Purpose of Amendment
No.	Adopted	(Corporate Report No.)
17242	03/14/11	R166
17421 06/27/11		R105
17428	07/11/11	N/A
17462	09/12/11	R156
17471	10/03/11	R156
17574	02/06/12	n/a
17586	03/12/2012	R016
17636	05/28/12	R087
17703	07/23/12	2012-R146/R159
17704	07/23/12	2012-R146/R159
17687	10/01/12	2012-R117
17771	11/05/12	2012-R207
17797	11/26/12	n/a
17691	01/28/13	n/a
17863	02/18/13	2013-R014
17875	03/11/13	2013-R033
17773	04/22/13	2012-R221
17912	17912 05/06/13 2013-R049	
17986	07/29/2013	2013-R119
17989	07/29/2013	2013-R119
18029	09/09/2013	2013-R150
18050	09/23/2013	2013-R170
18199	04/28/2014	2014-R053
18205	12/01/2014	n/a
18212	05/26/2014	2014-R056
18215	06/23/2014	2014-R071
17936	06/23/2014	n/a
18414	03/23/15	2015-R022
18377	03/23/2015	n/a
18434	04/27/15	n/a
18455	06/29/15	n/a
18499	11/02/2015	2015-R168
18487	05/16/16	2016-R085

By-law	Date	Purpose of Amendment
No.	Adopted	(Corporate Report No.)
18719	05/30/16	2016-R096
18753 07/11/16 2016-R141		2016-R141
18771	07/25/16	2016-R158
18809	09/12/2016	2016-R188
18859	10/03/2016	n/a
18745	11/07/2016	n/a
18874	11/07/2016	2016-R220
18899	11/21/2016	2016-R236
19073	02/20/2017	2017-R014
19135	04/03/2017	2017-R032
18772	05/08/2017	2016-R158 / 2016-R236
19261	06/26/2017	2017-R117
19040	11/20/2017	n/a
19333	12/18/2017	2017-L002 / 2017-L003
19491	02/19/2018	2018-R014
18278	03/12/2018	n/a
18372	18372 03/12/2018 n/a	
19523	19523 04/23/2018 2018-R046	
19529	04/23/2018	2018-R049
19556	05/07/2018	2018-R066
19614	07/23/2018	2018-R147
19334	12/03/2018	2017-L002
19760	02/25/2019	2018-R255
19766	02/25/2019	2019-R014
19817	05/27/2019	2019-R077
19902	10/21/2019	2019-R077
19945	11/18/2019	2019-R206
19995	12/16/2019	2019-R224
20014	01/27/2020	n/a
20058	05/04/2020	2020-R066
20075	05/25/2020	2020-R079
20097	06/15/2020	n/a
20117	07/13/2020	2020-R106

By-law	Date	Purpose of Amendment
No.	Adopted	(Corporate Report No.)
20123	07/27/2020	2020-R116
20126	10/08/20	2020-R139
20275	02/22/2021	2021-R015
20264	03/08/2021	2021-R042
20341	05/31/2021	2021-R092
20300	09/27/2021	2021-R166
19464	12/06/2021	n/a
20543	01/17/2022	7916-0192-00
20551	01/17/2022	2021-R245
20555	03/07/2022	2022-R025
20583	03/28/2022	2022-R048
20584	03/28/2022	2022-R048
20564	04/11/2022	2022-R049
20626	05/09/2022	2022-R087
20659	07/25/2022	2022-R137
20681	07/25/2022	2022-R144
20710	10/03/2022	2022-R155
20881	04/17/2023	2023-R037
20930	05/15/2023	2023-R045
20936	05/15/2023	2023-R027
20962	06/05/2023	2023-R001
20961	06/19/2023	2023-R077
20743	07/10/2023	7922-0186-00
21073	11/20/2023	2023-R161
21074	11/20/2023	2023-R162
21087	11/20/2023	2023-R181
21085	12/18/2023	2020-R162
21184	04/08/2024	2024-R046
21187	04/08/2024	2024-R044
21276	06/10/2024	2024-R089
21277	06/10/2024	2024-R094
21281	07/08/2024	2024-R109
21327	09/09/2024	2024-R129

By-law	Date	Purpose of Amendment
No.	Adopted	(Corporate Report No.)
21390	09/23/2024	2024-R162
21474	12/02/2024	2024-R223
21475	12/02/2024	2024-R235
21478	12/02/2024	2024-R237
21490	12/16/2024	2024-R245
21496	01/13/2025	2025-R265
21595	04/14/2025	2025-R039
21596	04/14/2025	2025-R048
21671	05/12/2025	2025-R093
21672	05/12/2025	2025-R094
21674	05/12/2025	2025-R081

May 12, 2025

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Part 1

Definitions

DEFNS

The following definitions shall apply throughout this By-law:

(BL 13657; 13774; 15433; 15489; 17863; 18029; 19529; 19817; 20300, 20681, 20961, 21073, 21276, 21281, 21390, 21595, 21672)

Accessory Building

(BL 16918)

means a subordinate detached building in which the said building is:

- (a) Used for the better enjoyment of the principal building to which it is accessory;
- (b) Situated upon the *lot* on which the *principal building* is, or is being erected;
- (c) Situated at a distance of not less than 1 m from an exterior wall of the main *principal building* to which it is accessory; and
- (d) Smaller in floor area and *lot coverage* than the floor area and *lot coverage* of the *principal building*, and provided that the aggregate floor area and *lot coverage* of all *accessory buildings* on the *lot* are less than the floor area and *lot coverage* of the *principal building*.

Accessory Farm Residential Facilities

(BL 17771; 18874)

means an *accessory building*, *structure* or improvement associated with a principal *single family dwelling* on a *lot*, including without limitation the following:

- (a) Attached or detached garage or carport;
- (b) Driveway to a residential building;
- (c) Attached or detached household *greenhouse* or sunroom;
- (d) Residential-related workshop, tool, and storage sheds;
- (e) Artificial ponds not serving farm drainage, irrigation needs, or aquaculture use; and
- (f) Residential-related recreation areas such as swimming pools and tennis courts.

Accessory Use

(BL 13915; 20300)

means a use that is customarily supplementary to a *principal use*; and where the *principal use* is the permitted use that is carried out on the *lot*, the *accessory use*:

- (a) Is carried out in a smaller area of the lot than the principal use; and
- (b) If in a *building,* is carried out in a *building* or portion thereof smaller in area than the *building(s)* or portion thereof in which the *principal use* is carried out.

Active Floodplain

(BL 18809)

means an area of land that supports floodplain plant species and is:

- (a) Adjacent to a *stream* that may be subject to temporary, frequent or seasonal inundation; or
- (b) Within a boundary that is indicated by the visible *high water mark*.

Adult Educational Institution

(BL 17471; 20300)

means a place of learning which offers post-secondary education courses including business schools, technical, trade and vocational schools and special education programs, but specifically excludes *public schools* or *private schools*.

Adult Entertainment Store

(BL 12333; 20300)

means any premises wherein is sold or offered for sale objects, other than contraceptive devices, designed or intended to be used in a sexual act as defined by the <u>Motion Picture Act</u>, as amended, and the Motion Picture Act Regulations, as amended; may include *adult theatre* uses.

Adult Theatre

(BL 20300)

means a *building* used or intended to be used for the projection of motion picture films classified as restricted designated under the <u>Motion Picture Act</u>, as amended, where there are 1 or more film viewers made available for use by the public or both.

Agricultural Land Commission Act/Regs/Orders

(BL 15655, 20300, 20681)

means the <u>Agricultural Land Commission Act</u>, as amended and all regulations and orders pursuant thereto, as amended.

Agricultural Land Reserve

(BL 15655)

means lands established and regulated by the Agricultural Land Commission Act/Regs/Orders.

Agriculture

means the use of land for the growing of crops or the raising of *livestock*.

Agriculture - Intensive

means the use of land by a commercial enterprise or an institution for:

- (a) The confinement of poultry, *livestock* or fur-bearing animals; or
- (b) Mushroom growing.

Agri-tourism

(BL 15655; 17471; 20300)

means a tourist-oriented activity, service and/or facility promoting products grown, raised and/or processed on the same *farm operation* upon which they are grown, raised and/or processed and occurring on land classified as farm under the <u>B.C. Assessment Act</u>, as amended.

Alcohol and Drug Recovery House

(BL 13474A; 17181; 20300)

means a *building* which contains *sleeping units* for persons receiving on-site care and support for recovery from alcohol or drug dependency which is regulated under the <u>Community Care and Assisted Living Act</u>, as amended.

Alternative Fuel Infrastructure

(BL 17703)

means any one of the following:

- (a) Level-3 electric vehicle charging station (also known as a DC fast charger), or its equivalent;
- (b) Fast-fill compressed natural gas (CNG) *vehicle* refuelling station;
- (c) Hydrogen *vehicle* refuelling station; and/or
- (d) Liquefied petroleum gas (propane) *vehicle* refuelling station.

Amenity Space

(BL 17471; 20058)

means an outdoor or indoor space provided in a multiple *unit* residential development specifically designed for use by all its residents for cultural, social and recreational activities and, except as specifically permitted in the zone, the said space shall not be used for commercial purposes and shall not contain *dwelling unit(s)*. Such spaces may include amenities such as community meeting space, sports and fitness facilities, cultural facilities, *artist studios*, workshops, tennis courts, outdoor swimming pool, vegetable garden patches, and children's play *structures*.

Antenna System

(BL 20264; 20300)

means a telecommunications antenna that is mounted on an antenna supporting structure.

Antenna Supporting Structure

(BL 20264; 20300)

means any tower, roof-top, building-mounted pole, spire, or other freestanding structure; existing electric or other utility tower or structure, streetlight pole, parking lot light pole or combination thereof, including supporting lines, cables, wires, and braces intended for the purpose of mounting a telecommunications antenna or series of antenna on it; includes any onsite cabinets or shelters containing electronic or other equipment associated with these antenna structures and any compound required to accommodate these components.

Approving Officer

(BL 12333; 20300)

means a person appointed by the *City* Council as an Approving Officer under the <u>Land Title Act</u>, as amended.

Aquaculture

(BL 20300)

means the growing or harvesting of fish, shellfish, mollusca, crustaceans and marine algae:

- (a) Including the:
 - i. Cleaning, icing and storage of fish grown on the same lot for a period of 90 days; and
 - ii. Cleaning, storage, shucking and packaging of shellfish, mollusca, crustaceans and marine algae; and
- (b) Excluding the:
 - i. Rendering, canning, smoking, cooking and other processing not included in this definition, of fish mollusca, crustaceans and marine algae;
 - ii. Manufacturing of fish feed or the mixing of fish offal with fish feed;
 - iii. Disposing of fish offal on the same *lot*;
 - iv. Storing fish offal outdoors; and
 - v. Using float houses, or suction or dredging harvesting methods.

Arcade

(BL 17471; 18414; 20300)

means a *building* or *structure* where 6 or more devices or machines are mechanically, electronically, or otherwise operated, used or intended to be used for the amusement and enjoyment of the public; excludes carnival rides or areas licensed under the <u>Liquor Control and Licensing Act</u>, as amended, where minors are not permitted.

Arterial Highway

(BL 20300)

means a *highway* designated as an arterial in Schedule D of the Surrey Subdivision and Development Bylaw, as amended.

Artist Studio

(BL 19073)

means the use of premises for the production of dance, live music, creative writing, painting, drawing, pottery or sculpture, video, moving or still photography, none of which involves amplified sound.

Assembly Hall

(BL 19817)

means a *building* providing for the gathering of persons for religious, charitable, philanthropic and cultural purposes and includes *places of worship*, auditoriums, youth centres, halls for social purposes and group camps; but does not include *private schools* or *child care centres*.

Average Building Grade

(BL 21595)

means the average of the *existing grade* elevations at the outermost corners of a *building*, excluding *balconies* and decks, which may be interpolated from multiple points along the *lot lines* and within the *lot*, as shown on the *lot* grading plan or legal survey (referred to in *existing grade*).

Automotive Service Uses

(BL 12333)

means a business which provides light maintenance of motor *vehicles* including engine tune-ups, lubrication, repairs and car wash facilities, excluding automobile painting and body work and *gasoline* stations.

Balcony

means an unenclosed space having the outermost side open to the outdoors, other than the space occupied by the balcony guard.

Basement

(BL 17462; 18414, 21595)

means that portion of a *building* located within the outside edge of the exterior walls of the *principal building*, including an attached garage but excluding *balconies* and *decks*, which for the purpose of floor area and *floor area ratio* calculations shall be limited to one level only, and has at least 50% of its total volume (*basement* in-ground %) measured from the top of the *basement slab* (*basement* slab elevation) to the top of the floor above (main floor elevation), below *average building grade*, calculated as follows:

Basement in-ground
$$\% = \frac{(Average\ Building\ Grade - Basement\ Slab\ Elevation)}{(Main\ Floor\ Elevation - Basement\ Slab\ Elevation)} \times 100$$

Bed and Breakfast

(BL 17471, 21277)

means a business operation carried on by the owner of the property as a home occupation to provide temporary sleeping accommodations, with or without meals, where the maximum length of occupancy by any patron is not more than 30 days in a 12-month period.

Beverage Container Return Centre

(BL 13497; 15977; 17471; 18414)

means a *building* or a part of a *building* which is used or intended to be used for collecting, sorting, refunding and preparing empty beverage containers and electronics for shipment to processing centres, and specifically excludes the processing of recyclable material, other than the breaking of glass bottles.

Bicycle Maintenance Facilities

(Bylaw 20961)

means the tools used to maintain, clean and repair bicycles, including a repair stand, work space and desk, wash station, and bicycle tire air pump.

Bicycle Space

(BL 13774; 18414; 18719)

means a space to secure one bicycle and must include a device that is anchored to a hard surface.

Bicycle Storage

(BL 13774; 18414; 18719)

see "Secure Bicycle Parking Area"

Bingo Hall

(BL 13316; 13540)

means a *recreational facility* used or intended to be used for the purpose of playing bingo, where a license has been issued by the British Columbia Gaming Commission to charitable or religious organizations as a licensee, but does not include *casino halls*.

Boarder

means a person who is provided with sleeping accommodation and meals in a *dwelling unit*, for payment of rent.

Body Rub Parlour

(BL 13564)

means a business where the manipulating, touching or stimulating by any means, of a person's body or part thereof, is performed, offered, or solicited, but does not include a business where medical, therapeutic or cosmetic massage treatment is given by a person duly licensed or registered under any statute of the Province of British Columbia governing such activities.

Bridgeview

(BL 20681, 21595)

means the area specified as Bridgeview in Schedule B of this Bylaw.

Buildable Area

(BL 19073; 19261)

means *building* area as defined by the total sum of all floor areas enclosed or partially enclosed by the exterior perimeter of a *building* or *structure* including without limitation stairways, elevator shafts, storage rooms, mechanical rooms and *basements*, and excluding areas for parking that are provided as an *accessory use* to the *building* or *structure*.

Building

(BL 17471)

means a *structure* having a roof supported by columns or walls used or intended to be used for the shelter or accommodation of persons, animals or chattels.

Building - Accessory

see "Accessory Building"

Building Height

(BL 12101; 16957; 17181; 17462; 17471; 17704; 18414; 20058; 20300, 21073, 21595)

means the vertical distance measured from the average building grade, to:

- (a) the highest point of a *building* with a flat roof (including a flat roof with a width greater than 1 m and located over a *sloped roof*), a *mono-sloped roof*, *butterfly roof*;
- (b) the mid-point between the underside of eaves and top of the ridge of a *building* with a *sloped* roof; and
- (c) in the case of a *building* with more than one type of roof, the highest point of each roof type measurement is used; and
- (d) the measurement of building height excludes:
 - i. elevator service rooms, air conditioners and similar equipment, provided that, in aggregate, they do not exceed 25% of the plan view area of the entire roof, on which they are located, and they do not exceed 3 m above the *building height*;
 - ii. dormers and other similar roof elements provided that, in aggregate, do not exceed 25% of the plan view area of the entire roof on which they are located; and
 - iii. solar panels, provided that, the depth of the solar panels does not exceed 0.3 m.

Building - Principal

see "Principal Building"

Building - Row Housing

(BL 15166)

see "Row Housing Building"

Bus Layover Facility

(BL 19261)

means an off-street public transit facility comprised of bus bays and drive aisles and related *structures* such as maintenance rooms, mechanical rooms and restrooms for the use of transit operators.

Butterfly Roof

(BL 20058)

means a roof with two (or more) roof surfaces sloping downwards from opposing edges to meet at or near the middle of a *building*.

Camper

(BL 17471)

means a *structure* designed to be mounted upon a motor *vehicle* and to provide facilities for recreational purposes and does not include a fifth wheeler.

Camp-site

means a *lot* occupied and maintained, or intended to be occupied and maintained, for the temporary accommodation of travellers in *house trailers*, *campers* or tents.

Cannabis

(BL 17863; 19529)

means all species and genus of the flowering plant in the family cannabaceae, whether growing or not, including the seed or clone of such plants.

Cannabis Dispensary

(BL 17421; 19529)

means a business or service used for dispensing, selling or distributing *cannabis*, or any product containing *cannabis*, for any purpose including medical use.

Cannabis Production Facility

(BL 19529)

means a business or service growing, cultivating, germinating, producing, storing, warehousing or packaging any product or thing containing *cannabis*.

Care Facility

(BL 13847; 13898: 17181; 20300)

means a building which contains sleeping units for persons receiving care or assistance where the building and/or operator are regulated or funded by provincial or federal agencies, including care and assisted living as defined and regulated under the <u>Community Care and Assisted Living Act</u>, as amended.

Caretaker Unit

(20300)

means a *dwelling unit* contained within a *principal building* and occupied by the owner or caretaker for business protection purposes.

Casino Hall

(BL 13316)

means a *gaming facility* used or intended to be used for the purpose of playing or operating games of chance or mixed chance and skill on which money may be wagered, where a license has been issued by the British Columbia Gaming Commission to charitable or religious organizations as a licensee, but does not include *bingo halls*.

Cheque Cashing Centre

(BL 18199)

means a premise where the business of cashing cheques or negotiable instruments for a fee charged or chargeable to the payee of the cheque or the payee's agent is carried on, but does not include banks or *drive-through banks*.

Child Care Centre

(BL 17181; 17471; 20300)

means a facility for children which includes group child care, preschool, *family* child care, occasional child care and multi-age child care all as defined, licensed and regulated under the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended

Church

(BL 13970; 19817)

see "Place of Worship"

City

(BL 12333)

means the City of Surrey

Coach House

(BL 14653; 15433; 17471, 21281)

means a dwelling unit, and is separate from and is an accessory use to a single family dwelling, duplex, semi-detached residential building, or houseplex on the lot, and is located above or attached to a detached garage.

Coffee Shop

means a place of business which supplies light meals, beverages and snacks.

Cogeneration Facility

(BL 18212)

means the *combined heat and power engine* and all additional components needed to achieve the production and transfer of heat and electricity from the engine to the *greenhouse* or interconnection site.

Combined Heat and Power Engine

(BL 18212)

means an engine and all additional components that produces both electricity and thermal energy for heating or cooling from a natural gas fueled input.

Commercial Kennel

(BL 13095)

see "Kennel - Commercial"

Community Service

(BL 12715; 19817; 20300)

means a use by a non-profit society:

- (a) Providing information, referral, counselling, advocacy or physical or mental health services on an out-patient basis;
- (b) Dispensing aid in the nature of food or clothing; or
- (c) Providing drop-in or activity space;

but does not include places of worship and residential uses.

Compost

(BL 15655; 20300)

means a product with all of the following properties:

- (a) A stabilized earthy matter having the properties and structure of humus;
- (b) Beneficial to plant growth when used as a soil amendment;
- (c) Produced by composting; and
- (d) Derived only from organic matter.

Comprehensive Design

means a development containing any number of buildings planned as an integrated project on 1 lot.

Convenience Store

means a small commercial establishment which retails groceries and other convenience items and services to serve the immediate neighbourhood.

Cooking Equipment

(BL 13056)

means equipment, devices or appliances that can be utilized to prepare a meal within a *dwelling unit* and includes a sink, counter-top, gas or electric range or stove, counter-top cooking unit, hot plate, wall oven, microwave oven, convection oven, toaster oven, electric frying pan, electric wok, pressure cooker, crock pot, cabinet for the storage of food or any other such culinary facility or any combination of such culinary facilities and includes the arrangement of service lines which provide the energy source being used or intended to be used to service such facilities.

Corner Dwelling Unit

(BL 15166)

see "Dwelling Unit - Corner"

Corner Lot

see "Lot - Corner"

Cultural Uses

(BL 19073)

means a facility which provides for social enlightenment and includes museums, art galleries, and *artist studios*.

Dangerous Goods

(BL 20300)

means any product, substance or organism included in the classes listed in the Schedule to the <u>Transportation of Dangerous Goods Act</u>, as amended.

Deck

(BL 17462; 17986, 21595)

means a platform or floor attached to the *principal building* which is greater than 0.6 m above *existing* arade.

Density

(BL 18414; 20300)

means a measurement of development intensity on a *lot* which shall be in *floor area ratio, unit density* and/or floor area.

Distribution Centre

means a *building* for the temporary storage of goods, except storage of *dangerous goods* and *special wastes*, for the purpose of sorting, transportation and distribution of goods off-site.

Drive-through Bank

(BL 12333)

means a financial institution with facilities which include an automobile lane to provide banking services to customers in their *vehicles*.

Drive-through Restaurant

(BL 13095)

see "Restaurant - Drive-through"

Driveway

(BL 14120; 15896; 17471)

means a surfaced or paved portion of any lot that provides access for a vehicle to or from a highway.

Drug Store

(BL 16751; 16785)

means a commercial establishment with a *gross floor area* of 600 sq. m or greater which fills a broad range of pharmaceutical prescriptions, and which includes the display for sale of health and beauty products and general merchandise on at least 65% of its *gross floor area*.

Duplex

(BL 21281)

means a multiple unit residential building that is ground-oriented consisting of 2 principal dwelling units each with or without one secondary suite as an accessory use.

Dwelling - Duplex (DELETED: BL 21281)

Dwelling - Multiple Unit Residential

means the dwelling unit contained within a multiple unit residential building.

Dwelling - Single Family

(BL 17290; 17471)

means a detached *building* used for residential purposes that consists of one *dwelling unit*, and where permitted by this By-law, one *secondary suite*.

Dwelling Unit

(BL 13056)

means 1 or more habitable rooms which constitute 1 self-contained *unit* used or intended to be used for living and sleeping purposes for which is provided:

- (a) Cooking equipment or the facilities for the installation of cooking equipment; and
- (b) One or more bathrooms with a water closet, wash basin and shower or bath.

Dwelling Unit - Corner

(BL 15166)

means an end dwelling unit contained within a row housing building located on a corner lot

Dwelling Unit – End

(BL 15166)

means a dwelling unit other than an internal dwelling unit contained within a row housing building

Dwelling Unit - Internal

(BL 15166)

means a dwelling unit contained within a row housing building and attached to two other dwelling units on opposite sides within the same row housing building

Eating Establishment

means a commercial establishment which serves prepared food to the public for consumption on or off the premises and includes *coffee shop, restaurant,* catering and *drive-through restaurants* but excludes *neighbourhood pubs*.

End Dwelling Unit

(BL 15166)

see "Dwelling Unit - End"

End Lot

(BL 15166)

means a lot that is other than a corner lot which contains an end dwelling unit in a row housing building.

Entertainment Uses

(BL 13316)

means facilities which provide for the enjoyment of patrons, and includes *theatres* and dancing establishments and excludes recreational uses and *casino halls*.

Existing Grade

(BL 17181; 17471, 21595)

means

- (a) the rough grading elevation as identified on the *lot* grading plan most recently approved by the *City*; or
- (b) where there is no approved *lot* grading plan, the lowest ground elevation existing prior to construction, as established on a legal survey by a registered British Columbia Land Surveyor; and
- (c) the lowest ground elevation in (b) may be raised up to, but not above, the ground elevations of adjacent *lots* at the adjoining *lot lines*, if the legal survey includes this information.

Family

means 1 or more persons occupying a dwelling unit and living as a single non-profit housekeeping unit.

Farm Alcohol Production Facility

(BL 15056; 20300, 20681)

means a provincially licensed brewery, cidery, distillery, meadery or winery within the *Agricultural Land Reserve* operated under the conditions specified in the <u>Agricultural Land Commission Act</u>, as amended.

Farm Operation

(BL 17471; 20300)

means 1 or more *lots* being used for an *agriculture* use which is classified as a farm under the <u>B.C.</u> <u>Assessment Act</u>, as amended, and is managed as a single farm.

Farm Residential Footprint

(BL 17771; 18874)

means the portion of a *lot* that includes a principal *single family dwelling* and the *accessory farm* residential facilities.

Finished Grade

(BL 17181; 17471; 21595)

means the final ground elevation after fill has been placed, topsoil removed, construction completed, or altered in accordance with applicable Bylaws.

Firearms Certification

(BL 17773)

means a business which provides government certified firearms training, using fully deactivated and unfireable firearms, under full supervision of a federally certified instructor.

Flanking Street

means a highway, excluding a lane, abutting a lot line not being the front or rear lot line.

Floodplain Plant Species

(BL 18809)

means plant species that are typical of an area of inundated or saturated soil conditions and that are distinct from plant species on freely drained, adjacent upland sites.

Floor Area Ratio

(BL 12239; 13540; 14030; 14519; 14549; 16918; 17471; 17986; 20300, 21281, 21390)

means a measure of *density* obtained when the area of all the floors of the *buildings* constructed or proposed to be constructed on a *lot* is divided by the area of the *lot*, subject to the following:

- (a) The floor area of the *building* shall be measured to the lesser of the outside edge of the exterior walls or sheathing, excluding *basements*, crawl spaces less than or equal to 1.5 m clear height, *balconies*, canopies, terraces and *decks*;
- (b) When calculating the floor area ratio, undevelopable areas are excluded from the lot area in all zones other than in the R2-O, R3, R4, R5, R5-S, and R6. Where the exclusions of the undevelopable areas in the RA, R1, and R2 Zones results in a lot area that is less than the minimum lot area permitted in the Zone, the floor area ratio shall be calculated using the minimum lot area permitted in that Zone.
- (c) Those areas used as an accessory use for parking within building envelope or underground parking are excluded; and
- (d) Where parking is a *principal use* of the *lot*, those areas which are used for *parking* within the outermost walls of a *building* or *underground* shall be counted in the calculation.

Forestry

means the harvesting of trees and carrying out of all silviculture and forest management and protection practices, the sale of forest products, including fuel wood, pulp wood, timber and trees produced on the same land and excludes *industrial uses* such as pulp and paper mills.

Frequent Bus Stop Area

(BL 21281)

means an area within a prescribed distance from a bus stop with transit frequency and timing served by at least one bus route in accordance with Schedule F of this Bylaw.

Front Lot Line

(BL 13095) see "Lot Line - Front"

Front Yard

(BL 13095) see "Yard - Front"

Frontage

means the common boundary shared by the *front lot line* and a *highway*, excluding a *lane*. On a *corner lot*, the frontage shall be considered to be the shorter of the *highway* boundaries, regardless of the direction the *buildings* on the *lot* are to face.

Fur Farm

means *structures* and land intended for the keeping of mink or fox or other fur-bearing animals for commercial purposes.

Gaming Facility

(BL 13316)

means an establishment which is used or intended to be used for gaming purposes and includes *arcades*, *casino halls*, *video lottery gaming* and *slot machine gaming* but excludes *bingo halls* and facilities regulated by the British Columbia Racing Commission.

Garden Suite

(BL 21281

means a dwelling unit which is ground-oriented, and is separate from and is an accessory use to a single family dwelling, duplex, semi-detached residential building, or houseplex on the lot.

Gasoline Station

means a place of business where automotive fuel and automotive accessories are retailed to the general public and includes full-service, self-service and combined service gasoline stations.

General Service Uses

(BL 12333; 17471; 17773)

means a business which provides services, other than *personal service uses* to the individual or to other businesses and includes photocopying services, film processing, rentals, appliance repair services, veterinary clinics, *adult education institutions*, banks, but excludes *automotive service uses*, *firearms certification*, *industrial equipment rental* and *retail stores*.

G.F.A.

(BL 20300)

see "Gross Floor Area"

Golf Course

means an outdoor sport and includes par 3, executive and regulation golf courses and excludes mini-golf.

Government Liquor Store

(BL 15503; 20300)

means a government *liquor store*, government beer store, government wine store or an agency established by the General Manager of the Liquor Distribution Branch under the authority of the <u>Liquor</u> Distribution Act, as amended.

Greenhouse

(BL 18212)

means a building covered with translucent material and used for the purpose of horticulture.

Gross Floor Area

(BL 13774; 16918; 18719; 20300)

means all the area of the floor enclosed by the outside edge of the exterior walls of a *building*, including without limitation stairways, elevator shafts, storage rooms and mechanical rooms-

Ground-Oriented

(BL 21073)

means a *dwelling unit* having an exclusive and direct front door access at grade, and a private *open space* area, other than a *balcony* or *deck*.

Ground-Oriented – Back-to-Back

(21073)

means a ground-oriented dwelling unit sharing a common rear wall and at least one side wall with another ground-oriented dwelling unit. The units do not have a rear yard with amenity area, and each unit has direct access from the outside at grade level, and access to a private open space area on the roof.

G.V.W.

(BL 20681)

means licensed and/or registered gross vehicle weight.

Height - Building

see "Building Height"

High Water Mark

(BL 18809)

means the visible high water mark of a *stream* where the presence and action of the water are so common and usual, and so long continued in all ordinary years, as to mark on the soil of the bed of the *stream* a character distinct from that of its banks, in vegetation, as well as in the nature of the soil itself; and includes the *active floodplain*.

Highway

means a street, road, *lane*, bridge, viaduct or any other way open to the use of the public, but excludes a private right-of-way on a private *lot*.

Hobby Kennel

(BL 17471)

see "Kennel - Hobby"

Home Occupation

(BL 17471)

means an occupation or profession carried on as a business by a person residing in the same *dwelling unit* as the business, but shall exclude *social escort services*, *automotive service uses* and tow truck operations.

Horticulture

(BL 17863; 19529)

means the cultivation of the ground for the purpose of growing fruits, vegetables, plants or flowers, including non-soil bound operations such as hydroponics but shall exclude the growing of *cannabis*.

Hospital

means an institution which provides medical care for sick or injured patients, primarily those who are temporarily lodged in the institution, including acute hospital and rehabilitation hospital.

Houseplex

(BL 21281, 21595)

means a *multiple unit residential building* consisting of no fewer than 3 and no more than 4 principal *dwelling units,* that resembles a large house, such as a triplex or fourplex, and in which *secondary suites* are not permitted.

House Trailer

means any *vehicle*, including tent trailer, recreational *vehicle* (other than a *camper*), camper conversion van, motor home and fifth wheeler, designed to travel on the *highways*, whether or not self-propelled, and to be used as temporary living or sleeping quarters by travellers.

Industrial Equipment Rental

(BL 17471; 20300)

means a business providing rental of heavy *vehicles*, machinery or mechanical equipment typically used in construction, manufacturing, assembling and processing operations and *agriculture* production.

Industrial Use

means the manufacturing, processing, assembling, fabricating, testing, servicing or repairing of goods or materials including wholesale of products manufactured or processed on the *lot*.

Industry - Light Impact

(BL 12333; 13916)

means an *industrial use* which is enclosed within a *building* and is not offensive by reason of smoke, vibration, smell, toxic fumes, electrical or electronic interference and produces no significant noise which in any way interferes with the use of any contiguous *lot*, but excludes *salvage industry*.

Industry - Salvage

(BL 13916)

means industry relating to storing, wrecking, crushing, piling and similar operations of *vehicles*, machinery and other equipment which are otherwise considered not useable.

Industry – Transportation

(BL 17471; 18487)

means industry relating to the transporting, distributing, and storing of goods or materials and the storage and service of transportation equipment and includes *warehouse uses, distribution centres*, port and *railway* facilities, bus terminals, truck refuelling facilities, *truck parking facilities* and sales and service of *vehicles* over 5,000 kg *G.V.W.* and excludes the storage of used tires.

Intensive Agriculture

see "Agriculture - Intensive"

Internal Dwelling Unit

(BL 15166)

see "Dwelling Unit - Internal"

Kennel - Commercial

means a kennel specifically set up for boarding, training and keeping of dogs not owned by the kennel operator or *lot* owner.

Kennel – Hobby

(BL 17471)

means a kennel where no more than 6 dogs over the age of 6 months, are kept on the premises for breeding or showing purposes. The operator of the hobby kennel must reside on the *lot* on which the *hobby kennel* is located.

Lane

(BL 20300)

means a highway not assigned a name or number which usually provides direct access to a lot.

Landscaping

(BL 17986)

means any combination of trees, bushes, shrubs, plants, flowers, lawns, bark mulch, decorative boulders, planters, foundations, sculptures, decorative fences and the like, arranged and maintained so as to enhance and embellish the appearance of a *lot* or where necessary to screen a *lot*. This must not include parking areas, uncleared natural bush, undergrowth or uncontrolled weeds.

Light Impact Industry

See "Industry - Light Impact"

Liquor Manufacturing

(BL 20626)

means the manufacturing of alcoholic beverages, which may include endorsements, subject to the Liquor Control and Licensing Act, as amended and the Liquor Control and Licensing Regulation, as amended.

Liquor Store

(BL 15064; 20300)

means a business licensed as a "licensee retail store" operation under the regulations to the <u>Liquor Control</u> <u>and Licensing Act</u>, as amended.

Liquor Tasting Lounge

(BL 20626)

means a license for *liquor manufacturing* with a lounge endorsement subject to the <u>Liquor Control and Licensing Act</u>, as amended and the <u>Liquor Control and Licensing Regulation</u>, as amended.

Livestock

means any ungulate including cow, bull, horse, mule, ass, sheep, goat, swine or llama and includes their young.

Lock-Off Suite

(BL 19945, 21672)

means a smaller dwelling unit within a larger principal dwelling unit, in a multiple unit residential building, which must have direct external access to common property, except a vestibule is permitted in a non-ground-oriented multiple unit residential building, and which can be locked-off from the larger principal dwelling unit.

Lodger

means a person who is provided with sleeping accommodation in a dwelling unit, for payment of rent.

Lot

means land designated as a separate and distinct parcel on a legally recorded subdivision plan or description filed in the records of the Land Title Office.

Lot Area

(BL 21595)

means the total horizontal area within the *lot lines* of a *lot*, excluding strata *lots* and air space parcels.

Lot - Corner

means a lot at the intersection or junction of two or more highways, excluding lanes.

Lot Coverage

(BL 12101; 17462; 21595)

means the horizontal area produced by a vertical projection of the outside of the outermost walls or the area within the supporting elements of all *buildings*, outdoor covered areas, and *structures* on the *lot*, unless otherwise specified in the Zone. *Lot coverage* shall be expressed as a percentage of the above horizontal area to the *lot* area, not including *undevelopable area* and land required for the purpose of a *highway* dedication. Any *structure* located in or beneath an *existing grade*, provided that the top of such *structure*, other than guards, is located not more than 0.6 m above the *finished grade* or *existing grade*, shall be excluded from this calculation. In single *family* residential and *secondary suite* residential zones the calculation of lot coverage may include *undevelopable areas*.

Lot - Internal

(BL 15166)

means a *lot* that is other than a *corner lot* or *end lot* and which contains an *internal dwelling unit* in a *row housing building*.

Lot Line

means any line which forms the boundary of a lot.

Lot Line – Front

(BL 17471)

means:

- (a) The lot line common to a lot and an abutting highway excluding lane; or
- (b) Where the *lot* is a *corner lot*, the shortest of the *lot lines* abutting a *highway* shall be the *front lot line*; or
- (c) Where the *lot* is a *corner lot* and both *lot lines* abutting a *highway* are equal in length, 1 *lot line* shall be selected as the *front lot line* and the other *lot line* shall be selected as the *side lot line*; or
- (d) Where the *lot* is a *through lot*, both *lot lines* common to a *lot* and abutting *highways* shall be the *front lot line*.

Lot Line - Rear

means the *lot line* opposite to, not adjoining and most distant from the *front lot line*. Where there is more than 1 *lot line* opposite to and not adjoining the front *lot line*, all said *lot lines* shall be considered the *rear lot line* where the distance from the *front lot line* equals or exceeds the minimum *lot depth*. Distance shall be measured between the midpoints of the *lot lines*.

Lot Line - Side

(BL 17471)

means a lot line other than the rear lot line or the front lot line.

Lot - Through

means a *lot* abutting two parallel or approximately parallel *highways*, excluding *lanes*.

Manufactured Home

(BL 17471; 20300)

means a factory built dwelling unit certified prior to placement on the lot as having been built:

- (a) As a modular home in accordance with CSA A277 regulations; or
- (b) As a *mobile home* in accordance with CAN/CSA Z240 regulations; arriving at the *lot* ready for occupancy apart from incidental operations and connections.

Manufactured Home Park

means any *lot*, upon which 2 or more *manufactured homes*, occupied or intended to be occupied for dwelling purposes, are located, excluding any *lot* upon which *manufactured homes* are fabricated or placed for the purposes of storage or inspection and sales.

Manufactured Home Space

means an area set aside and designated within a *manufactured home park* for the installation or placement of a *manufactured home*, including space for the exclusive *accessory use* by the owner or occupant of that *manufactured home*.

Marina

means a facility which provides for the launching, moorage and storage of boats and yachts and includes rental of boats.

Methadone Clinic

(BL 13769)

a premise used principally to prescribe methadone to persons with opiate addiction and may include the provision of counselling and other support services to those persons.

Methadone Dispensary

(BL 14828; 16751)

means a business selling or filling methadone prescriptions for customers as the primary activity of the business and which does not display for sale health and beauty products and general merchandise on at least 65% of its *gross floor area*, but excludes a *drug store* or a *small-scale drug store*.

Micro Unit

(BL 19945)

means a dwelling unit with a floor area between 30 sq. m and 35 sq. m.

Mink Farm

see "Fur Farm"

Mobile Home

see "Manufactured Home"

Mobile Home Park

see "Manufactured Home Park"

Mono-Sloped Roof

(BL 20058)

means a roof with a single slope, which is often not attached to another roof surface.

Multiple Unit Residential Building

(BL 17471, 21281)

means a building which contains 2 or more dwelling units, excluding single family dwelling.

Multiple Unit Residential Dwelling

(BL 13095)

see "Dwelling - Multiple Unit Residential"

Municipal Building

(BL 20300)

means a building that is owned and operated by the City for municipal purposes.

Mushroom Growing

means *structures* and land used or intended to be used for the growing of mushrooms for commercial purposes.

Natural Boundary

(BL 19523)

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 on the soil of the bed of the body of water a character distance from that of its banks, in vegetation, as well as in the nature of the soil itself.

Neighbourhood Pub

(BL 14835; 20300)

means a business licensed as "liquor primary" under the Regulations to the <u>Liquor Control and Licensing</u> Act, as amended.

Non-conforming

(BL 20300)

means any *building* or use which does not conform with any or all of the regulations for the Zone in which such a *building* or use is located.

OCP

(BL 18414; 20300)

means the Official Community Plan adopted by the City under the Local Government Act, as amended.

Open Space

means an outdoor area which is intended for preservation or for passive or active recreational purposes and does not include required *setbacks* or the area intended for storage, parking and circulation.

Outdoor Display Area

(BL 13774)

means the unheated area, outside a *building*, used for display of retail merchandise, excluding parking area, where the public is admitted.

Parking Facility

(BL 17471)

means a *building*, *structure* or land designed or intended for short-term parking of *vehicles* weighing less than 5,000 kg *G.V.W.*, with or without charge.

Parking Lot

(BL 13774; 17471; 20300)

means a parking facility at existing grade; excludes single family or duplex lots.

Parking Space

(BL 13774)

means a space for the parking of a *vehicle* either inside or outside a *building* or *structure*, but does not include maneuvering aisles and other areas providing access to the space.

Parking Within Building Envelope

(BL 17471; 20300)

means 1, or a combination of, the following:

(a) Parking area forming an integral part of the *principal building*, provided, however, that not less than 50% of such parking area shall be under the interior usable space of the *principal building*.

The remaining portion of the parking area shall be covered with a roof integrated into the roof *structure* of the *principal building*; and/or

(b) Parking area forming an integral part of the *principal building*, provided, however, that any portion of the parking area not under or within the *principal building* shall be covered. The *structure* covering the parking area not under the *principal building* shall be landscaped and accessible for recreation uses.

Parking - Underground

(BL 13774; 17462; 20300; 21595)

means a parking facility that:

- (a) Contains parking spaces and associated driveways and manoeuvring aisles; and
- (b) Has its roof or the finished floor next above it, not more than 0.8 m above the adjacent *finished* grade.

Passive Recycling Container

(BL 20300)

means a container with a maximum capacity of 15 cu. m used for the deposit of recyclable material where such material is to be removed from the *lot* on a regular basis.

Pawnshop

(BL 13251A)

means the business of taking goods and chattels in pawn.

Payday Loan Store

(BL 18199; 20300)

means the business of offering, arranging or providing payday loans to consumers, as defined in the <u>Business Practices and Consumer Protection Act</u>, as amended, and regulated by the Payday Loans Regulation, as amended.

Personal Care Facility

see "Care Facility"

Personal Service Use

(BL 17462)

means a commercial establishment which provides for the care and appearance of the body including barbershop and beauty parlour, or the cleaning and repair of personal effects including cleaning and repair of clothing and shoe repair shop.

Piggery

means the keeping of 2 or more pigs for commercial purposes.

Place of Worship

(BL 19817)

means a *building*, or portion thereof, providing for the assembly of persons for religious purposes and includes *buildings*, or portion thereof, in which religious services of any denomination are held.

Poultry Farming

means the keeping of more than 12 head of poultry.

Primary Processing

(BL 20300, 21073)

means the preparation for shipment of agricultural products and crops by processing, cleansing, sorting, packaging and storing.

Principal Building

means any building to accommodate a principal use.

Principal Residence

(BL 21277)

means a *dwelling unit* occupied by the owner as the owner's residence for a minimum of 184 days in a calendar year.

Principal Use

(BL 20300)

means a use specifically permitted in a Zone; excludes an accessory use.

Private School

see "School - Private"

Processing - Primary

see "Primary Processing"

Public School

see "School - Public"

Pump Island

(BL 17703)

means a base upon which automotive fuel dispensing equipment is mounted.

Purchase

(BL 13251A)

means buy, barter, deal in, take in exchange, take in part payment, take in as a pawn or pledge, or receive on consignment.

Qualified Environmental Professional (QEP)

(BL 19523,)

means a professional Biologist, Geoscientist, Engineer, Forester and/or Agrologist registered by their professional association to practice in British Columbia, with demonstrated education, expertise, accreditation and knowledge relevant to sensitive environments, ecosystems and/or riparian/streamside management.

Railway

(BL 13862; 14362)

means one or more rail lines including, without limitation, tracks, spurs, branch lines, extensions, and tramways, but excluding spurs and tracks which are located within a commercial or industrial zone and exclusively serve a commercial or industrial operation along the said spurs and tracks.

Railway Land

(BL 13862; 14362; 17471)

means a piece of real property, which may or may not be a *lot* on which a *railway* is located or intended to be located as determined by the *City*, provided that where a *railway* is confined within a right-of-way,

easement, or other charge registered in the Land Title Office, only that portion of the real property within the said right-of-way, easement, or other charge shall be regarded as *railway land*.

Rear Lot Line

(BL 13095) see "Lot Line - Rear"

Rear Yard

(BL 13095)
see "Yard - Rear"

Recreational Facility

(BL 12333; 13316; 19817)

means a facility for the provision of recreation and sports including health and fitness centres, yoga and dance studios, self-defence studios, bowling alleys, skating and curling rinks, swimming pools and *bingo halls* as well as associated accessory retail sales; specifically excludes *casino halls*.

Recycling Depot

(BL 13497)

means a *building* which is used or intended to be used for collecting, sorting, refunding and redistributing recyclable materials and specifically excludes the processing of recyclable material, other than the breaking of glass bottles.

Recycling Plant

means a facility in which recoverable resources, including newspapers, magazines and other paper products, glass and metal cans, are recycled, reprocessed and treated to return such products to a condition in which they may again be used for production.

Replacement Single Family Dwelling

(BL 13915)

means a detached *single family dwelling* which is under construction and which upon completion will replace the existing *single family dwelling* located on the same residential *lot*.

Restaurant

means a commercial establishment that serves food or beverages primarily to persons seated within the *building* and includes cafes, tea rooms, outdoor cafes and *drive-through restaurants*.

Restaurant - Drive-through

means a commercial establishment where food or beverages are sold to customers in motor *vehicles*, regardless of whether or not it also serves prepared food or beverages to customers who are not in motor *vehicles*, for consumption either on or off the premises.

Retail Store

(BL 12333; 14828; 15064; 15503; 16785; 19261)

means the business of selling goods or merchandise to the ultimate consumer for personal consumption or household use and not for resale purposes and includes *convenience stores*, *drug stores*, *small scale drug stores*, video rental, household equipment rental, *retail warehouse uses*, *government liquor stores*, and flea markets which are wholly enclosed within a *building*, but excludes *vehicle* sales and rentals, *liquor stores*, *marijuana dispensaries* and *methadone dispensaries*.

Retail Warehouse Uses

(BL 12333)

means the retail of goods in bulk quantities and the retail of household goods such as furniture and carpeting, from a warehouse *building*.

Row Housing Building

(BL 15166)

means a *multiple unit residential building* formed by a minimum of three side by side *dwelling units* attached to each other in a row with each *dwelling unit* located on its own *lot*.

Salvage Industry

see "Industry - Salvage"

School - Private

(BL 19491; 20300)

means a place of learning which is provided, maintained and operated principally at private expense and involves a curriculum of elementary or secondary academic instruction as governed by the <u>Independent School Act</u>, as amended and includes student dormitories.

School - Public

means a place of learning which is provided, maintained and operated principally at the expense of the public purse and involves a curriculum of elementary or secondary academic instruction.

Secondary Suite

(BL 17290; 21281; 21595)

means a dwelling unit, that is an accessory use, with its habitable floor area not exceeding 40% of a principal dwelling unit within a single family dwelling, duplex, semi-detached residential building, and is not a separate strata lot, and are not permitted in a houseplex.

Secondhand Store

(BL 13251A; 20300)

means a place of business using more than 2.5 sq. m of floor area of a *building* for the *purchase* and sale of the following secondhand goods or merchandise:

- (a) Electronic equipment, including but not limited to audio and video equipment and accessories, computers, printers and fax machines;
- (b) Two or more of the following: bicycles, sports equipment, luggage, jewelry, cameras, musical equipment and tools.

Secure Bicycle Parking Area

(BL 18719)

means a secured, enclosed area for bicycle spaces.

Self-Storage Warehouse

(BL 19817)

means one or more fully enclosed *building(s)* with independent access to individual spaces leased or rented for the storage of goods that may also include administrative office space and accessory sales of packing supplies; and specifically excludes storage of *vehicles*, combustible, flammable hazardous or toxic materials, and perishable food and animal products.

Semiahmoo Trail

(BL 15983)

means the area shown in Schedule H.

Semiahmoo Trail Landscaping

(BL 15983; 17471; 20300)

means any combination of trees, bushes, shrubs, plants, bark mulch, split rail fence and any other similar landscaping as determined by the City, arranged and maintained in a natural and forested state so as to create a suitable transition with Semiahmoo Trail. As determined by the City, this shall not include decorative paving, planters, foundations, sculptures, decorative fences or fences other than split rail fences, non-porous or paved parking areas, uncontrolled weeds and any other similar landscaping that detract from a natural and forested state.

Semi-Detached Residential Building

(BL 15145, 21281)

means a building containing 2 structurally independent dwelling units divided vertically with a party wall, with each dwelling unit located on a separate fee simple lot and where permitted by this Bylaw, a secondary suite.

Separation

(BL 15716)

means the least horizontal distance between *buildings* on the same *lot*, excluding eaves, chimneys, hutches, balconies or *decks* and bay or boxed windows which may encroach on each storey to a maximum of 0.6 m, provided that said hutches, and bay or boxed windows shall not exceed a total of 2.4 m in horizontal length along any exterior wall.

Setback

(BL 13093)

means the least horizontal distance from the *lot line* to the *building*, excluding eaves, chimneys, hutches, balconies or *decks* and bay or boxed windows which may encroach on each storey into the required setbacks, to a maximum of 0.6 m, provided that said hutches and bay or boxed windows shall not exceed a total of 2.4 m in horizontal length along any exterior wall.

Shared Vehicle

(BL 19766)

means a four-wheeled *vehicle* owned and operated by an organization which provides car-sharing services to its members.

Shipping Container

(BL 17462)

means an enclosed unit used or intended to be used for storing and transporting goods via ship, rail or truck, whether or not it is actually being used for such a purpose.

Short-Term Rental

(BL 21277)

means the renting of a *dwelling unit* by its owner to members of the public for temporary accommodation for a period of less than 90 consecutive days for each patron.

Side Lot Line

(BL 13095)

see "Lot Line - Side"

Side Yard

(BL 13095)

see "Yard - Side"

Single Family Dwelling

see "Dwelling - Single Family"

Sleeping Unit

means a room which is used or intended to be used for accommodation by 1 or more persons.

Sloped Roof

(BL 20058)

means a roof with a slope of 1:4 or greater.

Slot Machine Gaming

(BL 13316; 15725)

means a gaming facility containing devices, mechanically, electronically or otherwise operated or intended to be operated for gaming purposes by means of insertion of money or cards or coins equivalent to money, but such devices shall not include an electronic machine programmed to allow personal play where a person is able to play bingo against a computer or to play e-tabs or e-scratches generated by a computer.

Small-Scale Drug Store

(BL 16751; 16785; 17428)

means a commercial establishment with a *gross floor area* of less than 600 sq. m which fills a broad range of pharmaceutical prescriptions and excludes *methadone dispensary*.

Social Escort Service

means the business of providing male or female escorts for social occasions.

Soil Amendment

(BL 15655; 20300)

means the application of any or some combination of the following for the purpose of enhancing the soil capability of a *farm operation*:

- (a) Compost or bio solids from agriculture or horticulture waste produced on a farm operation for application on the same farm operation; or
- (b) Fertilizers, manure, mulches, or soil conditioners.

Special Waste

(BL 18414; 20300)

means any substance designated as such under the Environmental Management Act, as amended.

Stream

(BL 18809; 20058; 20300)

means any of the following, in accordance with the <u>Water Sustainability Act</u>, as amended, and Riparian Areas Regulation, as amended, that provides fish habitat:

- (a) A watercourse, whether it usually contains water or not;
- (b) A pond, lake, river, creek, brook, ravine, swamp, gulch or natural or channelized stream; or
- (c) A ditch, spring or wetland, that is connected by surface flow to any items referred to in (a) or (b) above.

Streamside Setback Area

(BL 18809; 20300,)

means the horizontal area within a *lot* where land disturbance of any kind is prohibited, which is calculated by measuring the distance perpendicularly as specified in Sections B.1 - B.3, Part 7A, Streamside Protection, from the *top of bank* in the direction away from a *stream*; applies individually to each side of a *stream*.

Street Side Yard

(BL 20300)

See "Yard - Street Side"

Structure

(BL 21474; 21595)

means a construction of any kind whether fixed to, supported by or sunk into land, including stairwells, stadiums, sheds, fences, platforms, display signs, tanks, poles, towers, swimming pools, windmills, chimney towers, *telecommunications antennas*, satellite dishes and spires; and excluding electric *vehicle* charging stations.

Tandem Parking

(BL 13774)

means the placement of one *parking space* behind another parking space, such that only one *parking space* has unobstructed access to a drive aisle, *driveway*, or *highway*.

Tandem Parking Space

(BL 18434)

means a space for the parking of a *vehicle* either inside or outside a *building* or *structure* in a *tandem parking* arrangement, but does not include maneuvering aisles and other areas providing access to the space.

Telecommunications Antenna

(BL 20264; 20300; 21595)

means a device that requires a licence from the Federal Government and is used to receive and/or to transmit radio-frequency (RF) signals, microwave signals, or other communications energy transmitted from or to be received by other antennas.

Temporary Homeless Shelter

(BL 13847)

means a building used to provide temporary sleeping accommodation at no cost for persons in need.

Temporary Winter Shelter

(BL 21073)

means a *building* used to provide temporary sleeping accommodation at no cost for persons in need during the months of October through April, where the *building* and/or operator are funded or regulated by provincial or federal agencies and operated by a provincial or federal agency or non-profit service provider.

Theatre

(BL 20300)

means a building used or intended to be used for live theatre or for the projection of motion picture films classified as general, mature, 14 years, or restricted under the Motion Picture Act, as amended.

Through Lot

see "Lot - Through"

Top of Bank

(BL 18809)

means

(a) The point closest to the boundary of the *active floodplain* of a *stream* where a break in the slope of the land occurs such that the grade beyond the break is flatter than 3:1 at any point for a minimum distance of 15 m measured perpendicularly from the break; and

(b) For a floodplain area not contained in a ravine, the edge of the *active floodplain* of a *stream* where the slope of the land beyond the edge is flatter than 3:1 at any point for a minimum distance of 15 m measured perpendicularly from the edge.

Tourist Accommodation

(BL 17471)

means a building, in which the transient public, in return for consideration, is provided with:

- (a) Lodging for not more than 182 days in a 12-month period; and
- (b) An office with a public register;

and excludes tourist trailer parks and camp-sites.

Tourist Trailer Park

means a *lot* which has been planned and improved, or is intended for the placement of *house trailers,* campers and other recreational vehicles for transient use.

Transit Exchange

(BL 19261; 21595)

means an off-street public transit facility comprised of multiple bus bays and related *structures* such as passenger shelters, waiting areas, and information and ticketing kiosks.

Transit-Oriented Area

(BL 21276)

means an area within a prescribed distance from a transit station specified in Schedule E of this Bylaw.

Transportation Industry

see "Industry - Transportation"

Truck Parking Facility

(BL 18487)

means the parking or storage of vehicles exceeding 5,000 kg G.V.W. excluding wrecked vehicles.

Underground Parking

(BL 14120; 20300)

see "Parking - Underground"

Undevelopable Area

(BL 12333; 20300)

means the portion of a *lot* containing the following features:

- (a) Utility rights-of-way, excluding *City* services; or
- (b) Ravine, swamps, river banks and similar features which make the said portion of the *lot* unsuitable for the placement of *buildings* and *structures* of which the boundary shall be determined by a line 5 m inland from the *top of bank*.

Unit Density

(BL 17290; 20300)

means a measure of *density* obtained when the total number of *dwelling units* excluding *secondary suites* constructed or proposed to be constructed on a *lot* is divided by the total area of the *lot*. Unless otherwise permitted in the Zone, excludes *undevelopable area* from the total area of the *lot*.

Use – Accessory

see "Accessory Use"

Use - Principal

see "Principal Use"

Utility Trailer

(BL 20300)

means any non-motorized trailer pulled or towed by a motorized *vehicle* used for hauling items which does not include recreational *vehicles*.

Vehicle

(BL 20300)

means a motor vehicle as defined in the Motor Vehicle Act, as amended.

Video Lottery Gaming

(BL 12632; 17471; 20300)

means any activity or game of chance for money or other valuable consideration carried out or played on or through a computer, electronic or other video device or machine, but excluding the following:

- (a) The *purchase* and sale of lottery tickets pursuant to a government approved lottery scheme administered by the Public Gaming Branch and the British Columbia Lottery Corporation;
- (b) Pari-mutuel systems and machines that are duly licensed under regulations pursuant to the Criminal Code, as amended and under the Horse Racing Act, as amended; or
- (c) "Pull-tab" machines that are owned and administered by the British Columbia Lottery Corporation.

Warehouse Uses

means the storing of large quantities of goods in a building and their distribution.

Wrecked Vehicle

means a vehicle that:

- (a) Is physically wrecked or disabled so it cannot be operated by its own mode of power;
- (b) Is wrecked or parts of a physically wrecked or disabled *vehicle*; or
- (c) Appears to be physically wrecked, although it could be operated by its mode of power, but is not displaying thereon a lawful current license for its operation on the *highway*.

Yard

means an area created by setback.

Yard - Front

means a yard which extends across the full width of the front lot line.

Yard – Rear

means a yard which extends across the full width of the rear lot line.

Yard – Side

means a yard which extends across the full width of the side lot line.

Yard – Street Side

(BL 20300)

means a yard which extends across the full width of the side lot line on a flanking street.

Part 2

Uses Limited

USES

A. No person shall use land or *buildings* for any use, except for those specifically permitted in the Zone in which the land or *building* is located either in that Zone or in Part 4 General Provisions. Any use not specifically permitted in a Zone is an unlawful use.

(BL 20300)

- B. Notwithstanding any other provision of each Zone, the uses permitted by Section B of these Zones shall be conditional upon the immediate availability and adequacy of those Municipal facilities and services hereinafter set forth to serve each parcel of land and each *unit* of every *building, structure* and use to be erected, placed or carried on thereon. No use of land and no use of any *buildings* or *structures* thereon shall be deemed to be authorized by Section B of each Zone and all uses otherwise permitted by this By-law are hereby prohibited unless and until all of the following services and facilities have been provided and are immediately available and are adequate therefor to the standards set out as follows:
 - 1. Sanitary sewer, waterworks and drainage works shall be provided and constructed to the standards set out in the Surrey Subdivision and Development By-law, as amended.
 - 2. Drainage works in conformity with the "Design Criteria" set out in the Surrey Stormwater Drainage Regulation and Charges By-law, as amended.
 - 3. All *highways* abutting and serving the land including boulevards, street lighting, wiring, sidewalks, transit service facilities shall be provided and constructed to the standards set out in the Surrey Subdivision and Development By-law, as amended.

(BL 20300)

C. Where Municipal facilities and services required in this Part are unavailable or inadequate on land to accommodate the permitted uses of a Zone, Municipal facilities and services may be extended to the land by the owner of the land, upon consent and accepted terms and conditions by the *City*, and in accordance with the requirements of this Part.

Part 3

Zones

ZONES

(BL 12301; 13251B; 13474B; 14549; 14653; 15001; 14996; 15149; 15212; 15145; 15220; 15166; 15664; 17704; 17691; 17986; 17936; 18772, 20300, 21281)

A. For the purpose of this By-law, the territorial area of the City of Surrey is hereby divided into the following zones:

A-1	General Agriculture Zone
A-2	Intensive Agriculture Zone
RA	Acreage Residential Zone
R1	Suburban Residential Zone
R2	Quarter Acre Residential Zone
R2-O	Oceanfront Residential Zone
R3	Urban Residential Zone
R4	Small Lot Residential Zone
R5	Compact Residential Zone
DE C	Charial Compact Desidential 7a

R5-S Special Compact Residential Zone R6 Semi-Detached Residential Zone

RM-M Manufactured Home Residential Zone

RM-10 Multiple Residential 10 Zone
RM-15 Multiple Residential 15 Zone
RM-23 Multiple Residential 23 Zone
RM-30 Multiple Residential 30 Zone
RM-45 Multiple Residential 45 Zone
RM-70 Multiple Residential 70 Zone
RM-135 Multiple Residential 135 Zone

RMC-135 Multiple Residential Commercial 135 Zone RMC-150 Multiple Residential Commercial 150 Zone

RMS-1 Special Care Housing 1 Zone RMS-1A Special Care Housing 1A Zone RMS-2 Special Care Housing 2 Zone

PC Cemetery Zone
PA-1 Assembly Hall 1 Zone
PA-2 Assembly Hall 2 Zone
PI Institutional Zone
C-4 Local Commercial Zone

C-5 Neighbourhood Commercial Zone
 C-8 Community Commercial Zone
 C-8A Community Commercial A Zone
 C-8B Community Commercial B Zone
 C-15 Town Centre Commercial Zone
 C-35 Downtown Commercial Zone

CHI Highway Commercial Industrial Zone
CG-1 Self-Service Gasoline Station Zone
CG-2 Combined Service Gasoline Station Zone

CTA Tourist Accommodation Zone

CCR Child Care Zone
CPR Recreation Zone

Part 3 Zones

CPG	Golf Course Zone
CPM	Marina Zone
IB	Business Park Zone
IB-1	Business Park 1 Zone
IB-2	Business Park 2 Zone
IB-3	Business Park 3 Zone
IL	Light Impact Industrial Zone
IL-1	Light Impact Industrial 1 Zone
IH	High Impact Industrial Zone
IA	Agro-Industrial Zone
CD	Comprehensive Development Zones

As shown upon the maps designated as the "Zoning Maps" and marked as Schedule A to this By-law and bearing the following inscription:

These are the Zoning Maps referred to as "Schedule A" of Surrey Zoning By-law, 1993, No. 12000 and signed by the City Clerk.

	City Clerk
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The said Zoning Maps are hereby attached to and made part of this Bylaw. Any area not designated on the said maps is hereby classified as A-1 General Agriculture Zone.

(BL 20300)

B. Notwithstanding Section A above, those *lots* which are zoned I-4 Special Industry Zone or I-P(2) Industrial Park Zone (Two) under Surrey Zoning By-law, 1979, No. 5942 on June 1, 1993 shall be excluded from Schedule A of this By-law and all the provisions of this By-law shall not apply, until amendments to this By-law to include these *lots* have been adopted.÷

(BL 21281)

C. For all bylaws, any reference to the zones in the first column entitled "Original Zones" will be replaced by the zones in the second column entitled "Replacement Zones" as follows:

	Original Zones		Replacement Zones	
1	RA	One-Acre Residential Zone	RA	Acreage Residential Zone
2	RH	Half-Acre Residential Zone	R1	Suburban Residential Zone
3	RQ	Quarter Acre Residential Zone	R2	Quarter Acre Residential Zone
4	RF-O	Single Family Residential Oceanfront Zone	R2-O	Oceanfront Residential Zone
5	RF-SS RF	Single Family Residential Secondary Suite Zone Single Family Residential Zone	R3	Urban Residential Zone

Part 3 Zones

6	RF-13 RF-12 RF12C	Single Family Residential (13) Zone Single Family Residential (12) Zone Single Family Residential (12) Coach House Zone	R4	Small Lot Residential Zone
7	RF-10 RF-9 RF-9C	Single Family Residential (10) Zone Single Family Residential (9) Zone Single Family Residential (9) Coach House Zone	R5	Compact Residential Zone
8	RF-10S RF-9S	Special Single Family Residential (10) Zone Special Single Family Residential (9) Zone	R5-S	Special Compact Residential Zone
9	RF-SD	Semi-Detached Residential Zone	R6	Semi-Detached & Duplex Residential Zone
	From one of:		To one of:	Each lot within the Original Zones of this section 10, will be rezoned to one of RA, R1, R2, R3, R4, or R5 zones based on lot size.
10	RM-D RA-G RH-G RF-G RC	Duplex Residential Zone Acreage Residential Gross Density Zone Half-Acre Residential Gross Density Zone Single Family Residential Gross Density Zone Cluster Residential Zone	RA R1 R2 R3 R4 R5	Acreage Residential Zone Suburban Residential Zone Quarter Acre Residential Zone Urban Residential Zone Small Lot Residential Zone Compact Residential Zone

Part 4

General Provisions

GEN PROV

(BL 12208; 12333; 12632; 13212; 13316; 13769; 13774; 14549; 14653; 14996; 15001; 15145; 16957; 17986; 18487; 18719; 18772; 19556; 19995; 20058; 21595)

A. The following administrative general provisions shall apply:

1. <u>Abbreviations</u>:

(BL 20300)

- (a) Where "<" is used, this shall be interpreted to mean "less than"; and
- (b) Where "3" is used, this shall be interpreted to mean "greater than or equal to".

2. <u>Interpretation:</u>

For the purpose of this Bylaw, the words "includes" and "including" shall be interpreted to mean "includes or including among other things, but not limited to".

3. Land Use Contracts:

Where the regulations set forth in this Bylaw conflict with the terms and conditions contained in an existing Land Use Contract, the terms and conditions contained in the Land Use Contract shall prevail.

4. <u>Inspection of Property</u>

(BL 12333; 20300)

- (a) The General Manager, Planning & Development, the Chief Inspector, the General Manager, Engineering, the Medical Health Officer, the Fire Chief, the By-law Enforcement Officer and each of their respective Deputies and Assistants, are hereby authorized collectively or individually, to enter, at all reasonable times, upon any *lot* subject to the regulations of this By-law, in order to ascertain whether such regulations are being obeyed; and
- (b) It is unlawful for any person to prevent, obstruct, seek or attempt to prevent or obstruct, the entry of any person as authorized under Section A.4(a) of this Part.

5. <u>Authority to Withhold Permits</u>

(BL 19261; 20300)

The General Manager of Planning and Development, or delegate, is authorized to withhold the issuance of any permit related to the construction of any *building* or *structure* where the design could accommodate:

- (a) More dwelling units than permitted within the applicable Zone; or
- (b) An increase of the floor area greater than permitted in the applicable Zone; or
- (c) A future contravention of any provision of this By-law.

6. <u>Schedules</u>

(BL 21276; 21281)

The following schedules are attached to and form part of this Bylaw:

- (a) Schedule A Zoning Maps
- (b) Schedule B 200-Year Floodplain Map
- (c) Schedule C Height of Free-Standing Sign Map (Deleted: BL 13657)
- (d) Schedule D Maps of the City Centre and Town Centres

- (e) Schedule E Transit-Oriented Areas
- (f) Schedule F Frequent Bus Stop Areas
- (g) Schedule G Community Amenity Contributions
- (h) Schedule H Location of Semiahmoo Trail
- (i) Schedule I Vulnerable Aquifers Map
- (j) Schedule J Transitional Provisions
- (k) Schedule K –Secondary Suites in CD Zones

B. The following land use general provisions shall apply:

1. Public Uses:

(BL 14519; 17471; 18414; 20264; 20300; 21474; 21595)

- (a) The following uses may be located in any Zone:
 - i. Municipal playgrounds and recreation areas;
 - ii. Antenna systems, subject to the following conditions:
 - All such antenna systems shall comply with all setback regulations applicable to principal buildings for the Zone in which the said antenna system is located;
 - b) In the case of *antenna systems* that are free-standing and affixed directly onto the ground, rather than on a *building*, excluding amateur radio stations, the height shall not exceed 20 m in areas designated urban or Agricultural in the *OCP* and 40 m in areas designated Industrial in the *OCP*; and
 - c) In the case of *antenna systems* erected upon a *building*, excluding amateur radio stations, the height of the tower shall not exceed 3.0 m above the roof on which it is located;
 - iii. *Public schools* and School District Administration Buildings with no minimum *setbacks*; and:
 - iv. *Municipal buildings* provided they shall have a minimum *side, front* and *rear yard setback* equal to the greater of either the *principal building height* or *principal building setback* prescribed in the Zone.
- (b) The uses listed in Section B.1(a), shall make provision for *landscaping* as follows:
 - (a) All portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped, including the retention of mature trees. This *landscaping* shall be maintained; and
 - (b) The boulevard areas of *highways* abutting a *lot* shall be seeded or sodded with grass on the side of the *highway* abutting the *lot*, except at *driveways*.

2. <u>Utilities and Services</u>:

(BL 20300; 20681)

An electrical transformer station, sewage treatment plant, Municipal utility operation, Municipal service operation, water pumping station, reservoir or other utility *structure* or use may be located in any Zone provided that:

- (a) Height and yard restrictions shall be those of the Zone in which the use is to be located with the exception of Municipal water towers;
- (b) A planted strip at least 1.5 m wide shall be maintained on all boundaries; and
- (c) Fencing at least 1.8 m in height is erected around the area used for the said utility.

3. Uses Within Utility Rights-of-Way:

(BL 15149; 15664; 17936; 18414; 20300; 21281)

Notwithstanding the permitted uses set out in Section B of each Zone, where a utility right-of-way has been registered against a *lot* or a portion of a *lot*, the said *lot* or portion of a *lot* covered by the right-of-way may only be used, in addition to utility uses permitted apart from this Section and by the terms of the right-of-way, for *open space*, *agriculture*, *horticulture* and associated uses, excluding *poultry farming*, *mushroom growing*, *piggeries*, *mink farms*, *kennels* or *feedlots*, except as follows:

- (a) In the IB, IB-1, IB-2, IB-3, IL, IL-1, and IH Zones, such lands may also be used for parking and storage, provided that such uses shall be *accessory* to a *principal use* on the *lot* and are permitted by the terms of the right-of-way; and
- (b) In the C-4, C-5, C-8, C-8A, C-15, C-35, CHI, CG-1, CG-2, CTA, CCR, CPR, CPG, CPM, R3, RM-M, RM-10, RM-15, RM-30, RM-45, RM-70, RM-135, RMC-135, RMC-150, RMS-1, RMS-2, PC, PA-1, PA-2 and PI Zones, such lands may also be used for surface parking, provided that such *use* is *accessory* to a *principal use* permitted on the *lot*, permitted by the right-of-way and further provided that where the *OCP* Greenways Network Map indicates a linear open space system along the said right-of-way, uninterrupted public access to and through the lands shall be provided by a right-of-way not less than 10 m wide.

4. Uses Restricted By Servicing

(BL 20300)

Where Municipal facilities and services required by Part 2, Uses Limited, are unavailable or inadequate on a *lot* to accommodate the permitted uses of a Zone, said *lot* may be used for those permitted uses as set out in Section B.1 of the A-1 Agricultural One Zone.

5. <u>Public Transit Facilities:</u>

(BL 17471; 19261; 20300; 21595)

The following may be located in any Zone:

- (a) SkyTrain Advanced Light Rapid Transit Station, which may include *accessory retail* or service commercial *uses*, provided that the *accessory* commercial *uses*:
 - i. Are developed as an integral part of the station or *lot*; and
 - ii. On the station *lot* do not exceed a total of 60 sq. m *gross floor area*;

6. <u>Amenity Space</u>:

(BL 19945; 20300; 20058)

- (a) Where *amenity space* is required in the Zone, it shall be maintained and operated as such, exclusive of any areas for maintenance, storage or property management offices, and kept open to the residents at all reasonable times;
- (b) Cash-in-lieu may be considered if the following indoor *amenity space* minimums, per *multiple unit residential building* type, are provided:

MULTIPLE UNIT RESIDENTIAL BUILDING TYPE	MINIMUM INDOOR <i>AMENITY SPACE</i> REQUIRED PER BUILDING BEFORE CASH-IN-LIEU MAY BE APPLIED		
Ground-Oriented: 1 – 10 units	n/a		
Ground-Oriented: 11-24 units	37 sq. m		
Ground-Oriented: 25 + units	74 sq. m		
Low to Mid-Rise: 3-6 storeys	74 sq. m + 4 sq. m per <i>micro unit</i> + 1 sq. m per <i>lock-off suite</i>		
Low to Mid-Rise: 7-12 storeys	111 sq. m + 4 sq. m per <i>micro unit</i> + 1 sq. m per <i>lock-off suite</i>		
High-Rise: 13-24 storeys	186 sq. m + 4 sq. m per <i>micro unit</i> + 1 sq. m per <i>lock-off suite</i>		
High-Rise: 25 + storeys	372 sq. m + 4 sq. m per <i>micro unit</i> + 1 sq. m per <i>lock-off suite</i>		

- (c) In City Centre (see Schedule D, Map D.1), outdoor *amenity space* may be provided as public outdoor space provided the public space is:
 - i. Located within the required setbacks;
 - ii. Designed for use by the public, including plazas, seating, decorative pavers, water features, high quality *landscaping* and public art;
 - iii. Found acceptable to the City; and
 - iv. Secured by a statutory right-of-way.

7. Bed and Breakfast, Boarding and Lodging, and Short-Term Rental:

(BL 17290; 20300; 21277; 21390)

(a) Bed and Breakfast:

Where a bed and breakfast use is permitted, the following conditions shall apply:

- Not more than 6 patrons (not including the owner and their family) shall be accommodated within the dwelling unit;
- ii. Not more than 3 bedrooms (not including any bedrooms occupied by the owner and their family) shall be used for the *bed and breakfast* operation;
- iii. No *cooking facilities* or other facilities for the keeping of food shall be provided for within the bedrooms intended for the said operation;
- iv. Parking of cars, trucks, *utility trailers, house trailers, campers* or boats operated by the patrons shall be provided for within the *lot*; and
- v. The owner must occupy the *dwelling unit* during the *bed and breakfast* use.

(b) Boarding and Lodging:

(BL 21474)

Where *boarders* or *lodgers* are permitted, the following conditions shall apply:

- i. Not more than 2 *boarders* and *lodgers* shall be accommodated within a *dwelling unit* at any time;
- ii. No *cooking facilities* or other facilities for the keeping of food shall be provided for within the bedrooms intended for the said operation;
- iii. Parking of cars, trucks, *utility trailers, house trailers, campers* or boats operated by the patrons shall be provided for within the *lot*; and
- iv. The owner must occupy the *dwelling unit* during the *boarding* and *lodging* use.

(c) Where both *bed and breakfast* use and *boarders* or *lodgers* are permitted the maximum number of patrons accommodated for both uses at any time is 6.

(d) <u>Short-Term Rental</u>

Short-Term Rental use is only permitted in the following types of dwelling unit, and only if the dwelling unit or another dwelling unit located on or within the same lot is the principal residence of the individual who owns the lot and operates the Short-Term Rental use:

- i. single family dwellings;
- ii. a maximum of one secondary suite, coach house, or garden suite on any lot;
- iii. multiple unit residential dwellings;
- iv. a maximum of one *lock-off suite* on any *lot*.

8. <u>Minimum Building Requirement:</u>

(BL 18487; 20300)

- (a) The minimum *building* area for any use on any commercial or industrial zoned *lot* shall be 100 sq. m and shall contain washroom facilities; and
- (b) Notwithstanding Section B.8(a) of this Part, parking facilities and truck parking facilities are excluded from the minimum building area requirement provided the owner obtains a truck parking facility permit from the City.
- 9. <u>Care Facilities, Alcohol and Drug Recovery Houses, Child Care Centres, and Temporary</u> Winter Shelters:

(BL 13898; 18414; 19261; 20300; 21073)

- (a) Care Facilities and Alcohol and Drug Recovery Houses which accommodate no more than 10 persons where not more than 6 of whom are persons in care, may be located in any OCP designated Residential Zone;
- (b) Child Care Centers which are provincially licensed facilities to accommodate 8 children or less, may be permitted in any OCP designate d Residential Zone as an accessory use to a residential use; and
- (c) Temporary Winter Shelters may be located in any zone that allows

 Community Service uses provided that the building is in compliance with the assembly occupancy and residential occupancy standards in the BC Building Code.

10. Garbage and Recyclable Material Containers:

(BL 19261; 20300)

Any multiple residential, commercial, mixed-use or industrial development shall provide a facility for garbage containers and *passive recycling containers* as follows:

- (a) Containers shall be clearly labeled for source separation; and
- (b) In the case of *buildings* constructed prior to June 30, 1991 1 *parking space* may be used for this purpose without affecting the parking requirement for the development.

11. Home Occupations:

(BL 16957; 20300)

(a) <u>Type I:</u>

Type I Home Occupations are permitted in any Zone permitting either a *single family dwelling* or a *duplex*, provided that:

- i. No person other than a member of the immediate *family* occupying the *dwelling* may be employed;
- ii. No goods are displayed or sold on the premises;
- iii. No alterations are made which change the character of the *building* as a *dwelling*;
- iv. The aggregate floor area of all home occupations shall not exceed 25% of the area of 1 floor of the *principal building* regardless of whether the home occupation is, or will be, carried on in the *principal building* or in an *accessory building* or *structure*; and
- v. No evidence of the home occupation including storage of materials or illuminated signs, shall be visible from outside the confines of the *dwelling*.

(b) Type II:

Type II Home Occupations are permitted in any Zone permitting a *dwelling unit* provided that:

- i. The *use* of the premises for a home occupation shall be confined to the incidental use of a telephone and records pertaining directly to that business;
- ii. No goods are to be displayed, stored or sold on the premises;
- iii. No alterations are made which change the character of the *dwelling*;
- iv. No signs are displayed on the premises;
- v. The storage of *vehicles* or equipment associated with a home occupation is not permitted on or near the *lot*; and
- vi. In the case of rental premises, the business license applicant will be required to obtain the permission of the owner of the premises before a business license under this Section can be issued.

12. Keeping of Animals

(BL 14549; 17471; 18753; 18772; 20300; 21281)

- (a) The keeping of *livestock*, poultry, rabbits and chinchillas in the RA, R1, R2, and R3 Zones is subject to the following maximum permitted numbers:
 - i. Two (2) *livestock* for every 0.4 ha, with the minimum *lot* size of 0.4 ha;
 - ii. Six (6) sheep or goats, for every 0.4 ha, with the minimum *lot* size of 0.4 ha;
 - iii. Twelve (12) head of poultry, excluding roosters, for every 0.4 ha, with the minimum *lot* size of 0.4 ha; and
 - iv. Rabbits and chinchillas where the *lot* is 0.4 ha or greater, or 2 rabbits or chinchillas where the *lot* is less than 0.4 ha.

(b) Buildings and structures to shelter the animals permitted in Section B.12(a) of this Part shall be situated as follows:

i. Front Yard: Minimum 36.0 m;
ii. Rear Yard: Minimum 7.5 m;
iii. Side Yard: Minimum 7.5 m; and
iv. Street Side Yard: Minimum 36.0 m;

- (c) Despite Section B.12(a) of this Part, the keeping of pigeons and doves may be permitted in the RA, R1, R2, R3 and R4 Zones, provided that:
 - i. The *lot* is not less than 560 sq. m;
 - ii. The total number of pigeons and doves shall not exceed 15 birds per 93 sq. m of *lot* area; and
 - iii. The keeping of pigeons and doves is subject to the Surrey Control of Pigeons and Doves By-law, as amended; and
- (d) Despite Section B.12(a) of this Part, the keeping of chickens may be permitted in the RA, R1, R2, and R3 Zones, where the *lot* is greater than 669 sq. m but less than 0.4 ha, provided that:
 - i. The total number of chickens shall not exceed 4 hens on each *lot*;
 - ii. No roosters are permitted on any lot;
 - iii. Buildings and structures to shelter hens shall be situated a minimum of 3.0 m from any dwelling unit, and shall be sited with the following minimum setbacks:
 - a. Front Yard: Minimum 20.0 m;
 - b. Rear Yard: Minimum 1.2 m;
 - c. Side Yard: Minimum 1.2 m; and
 - d. Street Side Yard: Minimum 3.0 m; and
 - iv. The keeping of hens is subject to the Surrey Chicken Keeping Bylaw, as amended.

13. Methadone Clinics

(BL 13769; 17471; 20300)

A methadone clinic is permitted as an accessory use to a hospital.

14. Portable Food Services

(BL 12179; 20300)

Portable food services providing temporary food services from a vending cart may be permitted in all commercial and industrial Zones provided that the vending cart:

- (a) Does not exceed 4.0 sq. m in area;
- (b) Is capable of being moved on its own wheels without alteration or preparation; and
- (c) Is fully self-contained with no service connection, excluding electrical connections, provided the portable vending cart is located no more than 2.0 m from the point of electrical connection.

15. <u>Truck Parking or Storage</u>:

(BL 20300)

Vehicles exceeding 5,000 kg licensed *G.V.W.* are not permitted to be parked or stored either inside or outside a *building* or *structure* on any *lot* in a residential Zone.

16. Restricted Uses:

(BL 17704; 17773; 17863; 19261; 19529; 20300; 20681)

The following uses are not permitted in any Zone unless specifically provided for in a Zone or in this Section:

- (a) Gaming facility;
- (b) Manufacturing and sale of ammunition;
- (c) Manufacturing and sale of firearms;
- (d) Manufacturing of fireworks;
- (e) Manufacturing of matches;
- (f) Mushroom manure growing;
- (g) Nuclear industries;
- (h) Petro-chemical refineries;
- (i) Combat spectator sports;
- (j) Cannabis Dispensary or Cannabis Production Facility;
- (k) Firearms certification;
- (I) Parking or storage of wrecked vehicles, for commercial purposes, unless they are:
 - i. Required for the operation of a business that is a permitted use;
 - ii. Completely enclosed within a *building* or approved walled or fenced area;
 - iii. Not visible from outside the *building* or a walled or fenced area where they are stored; and
 - iv. Limited to no more than 5 at any time within the walled or fenced area; and
- (m) Parking or storage of *wrecked vehicles*, for non-commercial purposes, unless they are limited to no more than 1 *wrecked vehicle* stored completely enclosed inside a *building* used for non-commercial purposes.

17. Shipping Containers:

(BL 17462; 20300; 21595)

A *shipping container* shall only be used, placed, stored, repaired, cleaned, upgraded, or modified on a *lot* in the IL-1 Zone, or on *public school* grounds for the purposes of storage such as emergency preparedness supplies and school equipment. The *shipping container* must comply with the requirements of the zone as if it were a *building* or *structure*. Where a *shipping container* is necessary and accessory to construction in progress and such construction is the subject of a current and valid building permit, the *shipping container* will be permitted. Display or storage of *shipping containers* shall be limited to the lesser of two stacked *shipping containers* or a maximum of 7.0 m high.

18. <u>Sale of Agriculture or Horticulture Products:</u>

(BL 20300; 21281)

No person shall sell or offer for sale any *agriculture* or *horticulture* products or crops in any residential Zone except as permitted in the RA Acreage Residential Zone.

19. Driveway Access:

(BL 20300)

- (a) *Driveway* crossings to all *lots* shall be provided in accordance with the Surrey Subdivision and Development By-law, as amended; and
- (b) Driveways shall be located in accordance with the Highway and Traffic By-law.

20. Accessory Buildings and Structures:

(BL 20300)

(a) Accessory buildings and structures are permitted in all Zones; and

(b) In all Zones, and unless incorporated as part of the *principal building*, *structures* including stadiums, stairwells, sheds, platforms, display signs, tanks, towers, swimming pools, windmills, chimney towers, satellite dishes, spires and similar *structures* shall not be sited within the required *setbacks*. Fences and poles are excluded from this requirement.

21. Average Front Yard Setback:

(BL 20300)

- (a) Where 40% or more of the adjacent *lots* in the same block and fronting on the same *highway*, are occupied by *buildings* and the average *setback* does not exceed the minimum *setback* required in that Zone, the minimum *front yard setback* required in that Zone may be relaxed; and
- (b) No *building* or part thereof hereafter erected, shall be situated on a *lot* that any main front wall will be closer to the *front lot line* than the average of the *front yard setback* of the said *buildings*. In all other cases, the minimum *front yard setback* required in that Zone shall apply.

22. <u>Density Calculations</u>:

(BL 13250; 19491; 20300)

- (a) For the purpose of calculating *floor area ratio density*:
 - i. Where *floor area ratio* in the applicable zone is expressed to 2 decimal places, and results in a fraction, any fraction less than 0.005 shall be disregarded and any fraction 0.005 or greater shall be considered equivalent to 0.01; and
 - ii. Where *floor area ratio* in the applicable zone is expressed to 1 decimal place, and results in a fraction, any fraction less than 0.05 shall be disregarded and any fraction 0.05 or greater shall be considered equivalent to 0.10; and
- (b) For the purpose of calculating *unit density*, where the calculation of the *density* results in a fraction, any fraction less than 0.5 shall be disregarded and any fraction 0.5 or greater shall be considered equivalent to 1.

23. Fencing:

(BL 12333; 18414; 20300)

- (a) Any fence, wall or similar *structure* located in any residential Zone shall not be:
 - Higher than 1.8 m unless it complies with the *height* and *yard* restrictions applicable to *principal buildings* for the Zone in which it is located;
 - ii. Higher than 1.2 m when it is located within a required *front yard* or *street side yard;*
 - iii. Higher than 1.0 m in an area bounded by the intersecting *lot lines* at a *highway* corner and a straight line joining points 9 m-along said *lot lines* from their point of intersection; and
 - iv. Constructed of barbed wire or electrified unless it is located in the A-1 or A-2 Zones or on a *lot* at least 2 ha in area in the RA or RH Zones.

(b) Where a fence, wall or similar *structure* is located on top of a retaining wall, the height of the fence shall include the height of the retaining wall, except that where their combined height exceeds 1.8 m, the fence, wall or similar *structure* by itself may have a height of not more than 1.0 m;

- (c) Restrictions under this Section shall not apply to any hedge, bush, shrub, tree or the natural growth, neither shall they apply to any open mesh or chain link fence which does not restrict vision; and
- (d) The use of barbed tape obstacle or razor wire as fencing material is prohibited in all Zones.

24. Height of Buildings and Structures:

(BL 20300)

Building height limitations shall not apply to windmills, chimney towers, spires, or similar structures, other than telecommunication towers, occupying less than 1% of the lot.

25. Lot:

(BL 20058; 20300)

- (a) Only 1 *principal building* may occupy 1 *lot*, except as specifically provided in the Zone or in a *comprehensive design* in which more than 1 *principal building* may be permitted; and
- (b) Where a *lot* lies within 2 or more Zones, a *principal building* may be placed on a portion of the *lot* lying in only 1 Zone. No further building shall be erected on those portions of the lot lying in the other Zone(s). Uses permitted in the portion of the *lot* lying in the other Zone(s) are prohibited.

26. Setbacks:

(BL 12333; 13093; 17471; 20300)

- (a) Where more than 1 *setback* can be applied on a *lot*, the greatest *setback* shall be required;
- (b) Stairs may encroach into the building setback area, provided they consist of three
 (3) risers or less, as measured from finished grade (on a single family or duplex lot) or existing grade (on a lot that is not zoned single family or duplex);
- (c) Structures less than 0.6 m in height, as measured from finished grade (on a single family or duplex lot) or existing grade (on a lot that is not zoned single family or duplex), may encroach into the building setback area; and
- (d) All Zones shall be subject to Part 7 Special Building Setback.

27. Setbacks from Natural Gas Transmission Rights-of-Way:

(BL 17704; 20300)

(a) Rear Setback for Principal Buildings:

Notwithstanding other provisions of this By-law, the *setback* of *principal buildings* on *lots* containing or abutting a natural gas transmission right-of-way at the *rear lot line* shall not be less than 7.5 m and such *setback* shall be measured at 90 degrees to the gas right-of-way boundary closest to the *building* line;

- (b) <u>Side Setback for Principal Buildings:</u>
 - Notwithstanding other provisions of this By-law, the *principal buildings* on *lots* containing a natural gas transmission right-of-way along the *side lot line* shall not extend into the said right-of-way; and
- (c) <u>Setback for Accessory Buildings and Structures:</u>

Notwithstanding other provisions of this By-law, the *accessory buildings* and *structures* on *lots* containing a natural gas transmission right-of-way shall not extend into the said right-of-way.

28. Subdivision:

(BL 12333; 16918; 18414; 18899; 19491; 20058; 20300; 21281)

- (a) For the purpose of this Section, subdivision shall include *lot* consolidation;
- (b) Unless otherwise provided hereinafter, any *lot* created under the Surrey Subdivision and Development By-law, as amended shall be in accordance with the *lot* standards prescribed for the Zone in which the subdivision is located;
- (c) No *lot* created by a subdivision shall have a *frontage* less than 1/10 of its total perimeter or have a *lot* width less than the minimum requirement prescribed for the Zone in which the subdivision is located, unless approved by the *Approving Officer* and in no cases shall a *frontage* be less than 4.5 m or shall a relaxation of the *lot* width requirement result in a *frontage* less than 4.5 m;
- (d) For the purpose of subdivision, the width of a *lot* measured between 2 *side lot lines* on a straight line, shall be determined as follows:
 - i. For a rectangular *lot*, the width of a *lot* shall be determined by a straight line 7.5 m from and parallel to the *frontage* of the *lot*;
 - ii. For a lot of an irregular shape, the width shall be determined by a straight line 7.5 m from and parallel to the frontage of the lot; however, where the frontage intersects any of the side lot lines at an angle less than 60 degrees, the width shall be determined by a straight line at least 7.5 m from any point of the frontage and equiangular to both side lot lines;
 - iii. Where the *frontage* of a *lot* is not a straight line, all references of *frontage* in Section B.28 (d)(ii) of this Part shall mean a straight line connecting the 2 points at which the *frontage* intersects with the *side lot lines*, provided, however, that the width shall not be less than 7.5 m from any point of the *frontage*; and
 - iv. In the case of a panhandle *lot* and for the purpose of determining the *lot* width, the panhandle portion shall be disregarded, resulting in a rectangle or a polygon. The shortest *lot line* contiguous with the panhandle shall be considered as the *frontage* for the purpose of determining the *lot* width and the provisions set forth in Sections B.28(a) and (b) of this Part shall apply;
- (e) For the purpose of subdivision, the depth of a *lot* shall be determined by a straight line perpendicular to the width of the said *lot* and having the least distance between the *front* and the furthest opposing *lot line*;
- (f) Where the *lot* to be created is in such an irregular shape that the width and/or depth of the *lot* cannot be determined as hereinabove provided, the said width and/or depth of the *lot* shall be determined by the *Approving Officer*;
- (g) The Approving Officer may reduce the minimum lot width of a lot of a particular Zone by not more than 10% if the resultant lot area is substantially larger than the minimum area required in a particular Zone. This provision shall not apply to the R2 Zone;

(h) Where the land being subdivided is such that only one *lot* to be created does not have the required minimum *lot* area, the subdivision may be approved provided that the area of this *lot* is not less than 90% of the minimum lot area requirement prescribed in the Zone. This provision shall not apply to the R4, R5, and R5-S Zones;

- (i) Where the land being proposed for *lot* consolidation would result in a *lot* not meeting the minimum *lot* dimension requirements, the *Approving Officer* may approve such *lot* consolidation provided that the resulting *lot* dimensions which are at variance from the minimum standards are greater than the existing *lot* dimensions before *lot* consolidation;
- (j) Where a replotting scheme is proposed according to the Municipal Replotting Act, as amended, the minimum dimensional and/or area requirements may be reduced where this reduction is necessary for completion of the replotting scheme, provided however that such reduction shall not result in a dimension or lot area less than that of any existing lot which is less than the minimum requirements prior to replot;
- (k) Where the land proposed for subdivision is intended to complete a previous subdivision within a block in which a substantial number of smaller *lots* have been created, the minimum dimensional and/or area requirements may be reduced so that the new *lots* to be created are similar in *lot* dimensions and size of the existing *lots* within the block; provided, however, that such reduction shall not result in a dimension or *lot* area less than 85% of the average *lot* within the block and further provided that in no case shall the *lot* width of the *lots* so created be less than 12 m and the *lot* depth be less than 25 m;
- (I) Notwithstanding the provision of Section B.28(b) of this Part:
 - i. When the *City* or the School Board intends to acquire a portion of a *lot* for school, park, road or other Municipal purposes and such *lot*:
 - Contains a total area larger than that required for school, park, road or other Municipal purposes; and
 - b) Does not contain a total area large enough for both:
 - (i) School, park, road or other Municipal purposes; and
 - (ii) Adequate and lawful continuation of the purposes for which it was used prior to the acquisition by the City or School Board, or is intended to be used;

that *lot* may be subdivided into 2 or more *lots* which are smaller than those *lots* otherwise permitted within the Zones in which they are located; and

- ii. Where as a result of dedication of land for road widening purposes, the yards and setbacks of an existing building or structure are rendered non-conforming to the yard and setback requirements of the Zone, the said yards and setbacks shall be deemed to be conforming to the requirements of that Zone; and
- (m) Unless otherwise specified in a Zone under Section K Subdivision, in the case of a bare land strata subdivision, the minimum lot area shall be considered as the minimum average lot area for a bare land strata subdivision under the Condominium Act and Regulations, as amended.

29. Tourist Accommodation:

(BL 12333; 20300)

The maximum length of occupancy by any patron in any *tourist accommodation* facility, including hotels, *tourist trailer parks* and *camp-sites* is 182 days in any 12-month period, on the same *lot*.

30. Railway Lands

(BL 13862; 14362; 20300)

(a) <u>Subdivision:</u>

In any residential zone, notwithstanding the subdivision provision therein, *railway land* shall not be subdivided unless the *lots* and any portion thereof created by a subdivision under the provision of the zone are at least 50 m from the centerline of the closest existing or future *railway*. Where a *highway* is provided in a subdivision, the *highway* shall not be within the said 50 m distance;

(b) <u>Buildings and Structures:</u>

Notwithstanding the *setback* requirements in the Zone, the *setbacks* of *buildings* and *structures* within the *railway land*, other than the *buildings* and *structures* for or accessory to the *railway* operations, shall have a minimum distance of 57.5 m from the centerline of the closest existing or future *railway*;

(c) <u>Fencing:</u>

In addition to the regulations set forth under Section B.26 of this Part, where a residential *lot* is created through a subdivision of any *railway land* or where a *dwelling unit*, or a *building* or a *structure* for residential purposes as permitted in the Zone is constructed on the *railway land*, a fence with no openings for passage, having a *height* of not less than 1.2 m shall be constructed of:

- i. Stones; or
- ii. Cement; or
- iii. Bricks; or
- iv. Similar durable materials; or
- v. A chain link fence along a strip of 2.4 m tall hedges planted at 0.6 m on centre; or
- vi. A combination thereof:

and the said fence shall be installed at a minimum distance of 50 m from the centerline of the closest existing or future *railway*.

31. <u>Semiahmoo Trail</u>

(BL 15983; 16918; 17471; 20300)

(a) Setbacks:

Notwithstanding the *setback* requirements for *buildings* or *structures* on a *lot* in this Bylaw, the *setback* for *buildings* and *structures* constructed after April 24, 2006 from the edge of a *lot* abutting *Semiahmoo Trail* shall be a minimum of 10 m from the *lot line* of *Semiahmoo Trail*. Where existing *buildings* and *structures* are located within the 10 m *setback* on April 24, 2006, such *buildings* and *structures* may be:

i. Rebuilt, in the event they are damaged or destroyed only to the extent that the *buildings* and *structures* encroached into the *setback* requirement from *Semiahmoo Trail* as of April 24, 2006; and

ii. Expanded, provided any *building* expansion complies with *setback* requirement from *Semiahmoo Trail*, excluding any rebuilt portion; provided *buildings* and *structures* being rebuilt or expanded comply in every other respect to this Bylaw and other applicable by-laws of the *City*; and

(b) <u>Landscaping:</u>

To protect the heritage character of *Semiahmoo Trail* and notwithstanding the definition of *landscaping* and any *landscaping* requirements in this By-law, *Semiahmoo Trail Landscaping* shall be provided and maintained, including the retention of mature trees, on all portions of a *lot* 7.5 m or less from *Semiahmoo Trail*.

32. <u>Small-Scale Drug Stores and Methadone Dispensaries</u>

(BL 16751; 16785; 20300)

No *small-scale drug store* or *methadone dispensary* shall locate within 400 m of the *lot line* of an existing *drug store*, *small-scale drug store* or *methadone dispensary*.

33. Cheque Cashing Centres and Payday Loan Stores

(BL 18199; 20300)

No cheque cashing centre or payday loan store shall locate within 400 m of the lot line of an existing cheque cashing centre or payday loan store.

34. House Design Variation:

(BL 13093; 14549; 14653; 14996; 15001; 15145; 17986; 18772; 20300; 21281)

In all residential Zones, the exterior design of a *single family dwelling* or *duplex* to be erected on a *lot* shall not be identical or similar to that of an existing or proposed *dwelling* on a *lot* on the same side of the fronting *highway* within 4 *lots* measured from the closest *lot lines* except in the R4, R5, R5-S, and R6 Zones where the number of *lots* with an identical or similar *single family dwelling* shall be increased to 5 *lots*. A *dwelling* is deemed to have similar exterior design to an existing *dwelling* when:

- (a) The front elevation designs are identical or have insignificant variations in the disposition and articulation of design features; or
- (b) The front elevation designs are a mirror image to each other, with or without any variation in architectural details.

35. Replacement Single Family Dwelling:

(BL 20300)

Replacement single family dwellings may be an accessory use provided:

- (a) The existing zoning of the *lot* allows 1 single family dwelling as a permitted use;
- (b) A single family dwelling presently occupies the lot;
- (c) The *setback* requirements of the *replacement single family dwelling* conform to the *setback* requirements for the *principal building* in the applicable zone; and
- (d) The *principal building* is occupied by the registered owner of the *lot* on which the *principal building* is located.

36. <u>Temporary Buildings:</u>

(BL 21475)

- (a) Temporary *buildings* may only be erected or placed on lands for the following purposes and for the following time periods:
 - i. for a real estate sales centre:

- a) on lands with a development application to rezone to permit a *multiple* unit residential building, on site; or
- b) on other lands, to be used for the purposes of a real estate sales centre for the multiple unit residential building in Sub-section B.36.(a)i.a), off site;

provided that:

- c) third reading of the rezoning bylaw for the development application in Sub-section B.36.(a)i.a) has been granted;
- a completed permit application for the real estate sales centre is approved by the General Manager of Planning & Development, or designate;
- e) the marketing of the development complies with the *Real Estate*Development Marketing Act; and
- f) the real estate sales centre is for a period not to exceed the earlier of the first occupant moving in if on site, or 6 years after the date of third reading in Sub-section B.36.(a)i.c).
- (b) The off-street parking requirements of a temporary *real estate* sales centre is based on a retail store as specified in Part 5 of this Bylaw.
- (c) Other than Sub-sections B.36.(a) and B.36.(b), the provisions of the Zone of the lands where the temporary real estate sales centre is to be placed are applicable.
- (d) The General Manager, Planning & Development, or an Approving Officer is authorized on behalf of Council under Section 154 of the Community Charter, SBC 2003, Chapter 26, to approve minor amendments to siting and off-street vehicle parking requirements of this Bylaw for a temporary building.
- (e) A temporary building shall not be used as a dwelling unit.

37. <u>Excavation and Shoring Construction</u>

(BL 21490)

A *use* that is subject to a Zoning By-law Amendment Bylaw ("Rezoning") that has received Conditional Approval (Third Reading) by Council is deemed to be a permitted *use* for the purpose of allowing the issuance of a permit authorising excavation and shoring construction only, in accordance with the Surrey Soil Conservation and Protection By-law, 2007, No. 16389, or Surrey Erosion and Sediment Control Bylaw, 2024, No. 21181, or Surrey Building Bylaw, 2021, No. 17850, as amended.

Part 5

Off-Street Parking and Loading/Unloading

PARKING

(BL 12333; 13474B; 13774; 16918; 17471; 18414; 18719; 20300, 20681, 21276, 21281, 21390, 21474, 21478, 21595, 21671, 21672)

A. General Requirements

1. <u>Compliance</u>

(BL 20300)

- (a) All Zones are subject to this Part.
- (b) All requirements in this Part are applicable when there is:
 - i. A building or structure being constructed or increased in capacity; or
 - ii. A change in use.

2. Counting Rules

(BL 17471; 20300)

The counting rules are as follows:

- (a) Where *gross floor area* is used for the calculation of required *parking spaces*, it must exclude parking loading/unloading areas, *secure bicycle parking areas*, stairways and mechanical rooms within the *building*;
- (b) For the purpose of determining the number of required *parking spaces* or *bicycle spaces*:
 - i. Any fraction less than one-half (0.5) must be disregarded; and
 - ii. Any fraction one-half (0.5) or greater must be rounded up to the nearest whole number; and
- (c) Within dwelling units in multiple unit residential buildings, where rooms are identified as dens, studies, libraries or other rooms of like character which are a minimum of 9 sq. m in floor area, such rooms must be considered bedrooms for the purpose of determining parking requirements.

3. Location of Parking Spaces

(BL 17875; 20300)

All required *parking spaces* must be completely clear of travel-lanes on internal drive aisles and must be as follows:

- (a) Located on the same lot as the uses they serve; or
- (b) Located on a *lot* that is abutting or contiguous with the *lot* on which the uses they serve are located, as long as the *parking spaces* are:
 - Not for residential uses; and
 - ii. Protected by an easement secured by a restrictive covenant in favour of the *City* that ensures full compliance with all provisions of this By-law;
- (c) In the case of commercial uses in the Cloverdale Town Centre (Schedule D, Map D.5), on a *City* owned *parking facility* when cash-in-lieu is provided in accordance with the Surrey Off-Street Parking Facilities By-law, as amended; and
- (d) Despite Section B.26(c) of Part 4 General Provisions, no parking facility may be located within 2.0 m of the front lot line or the lot line along a flanking street.

4. Paving, Parking Space Identification and Storm Water Drainage

(BL 17471;18487; 20123; 20300; 21478)

Paving, parking space identification and storm water drainage requirements are as follows:

- (a) All off-street parking areas must be:
 - i. Graded and drained so as to properly dispose of all surface water; as determined by the *City*; and

- ii. Surfaced with an asphalt, concrete or similar pavement so as to provide a surface that is dust-free, excluding those listed under Section A.4(b) of this Part;
- (b) Unless otherwise required within this By-law, off-street parking areas for the following uses are not required to be surfaced with an asphalt, concrete or similar pavement:
 - i. Single family dwellings and duplexes;
 - ii. Municipal playgrounds and recreation areas;
 - iii. Golf courses and driving ranges;
 - iv. Truck parking facilities, except the portion being used for maintenance of motor vehicles parked or stored at the truck parking facility, including engine tune-ups, lubrication, repairs and car washing, and any automobile painting and body work; and
 - v. Areas of adverse soil conditions as determined by the *City*;
- (c) Parking spaces which are paved must be identified by painted boundaries;
- (d) Truck parking facilities must delineate and number the parking spaces if the area is paved with asphalt or concrete; and
- (e) Off-street parking areas on lands within the areas described in the legend identified on the Vulnerable Aquifers Map, attached as Schedule I to this By-law must comply with additional requirements specified by a *Qualified Environmental Professional* and any other applicable legislation.

5. Accessible Parking Spaces in Parking Facilities

(BL 19817; 20300)

Accessible parking spaces in parking facilities must:

- (a) Have direct and unobstructed access to a main entrance that serves the *parking facility*, in accordance with the British Columbia Building Code, 2012, as amended;
- (b) Have a firm, slip-resistant and level surface with a maximum of 2% longitudinal grade;
- (c) Have a minimum height clearance of 2.3 m at the *parking space* and along the *vehicle* access and egress routes on the first level below *finished grade*, to accommodate over-height *vehicles* equipped with a wheelchair lift or ramp; and
- (d) Be clearly identified as accessible *parking spaces* by signs mounted 1.5 m above the ground and by painting the international symbol of accessibility on the pavement.

6. Visitor Parking

(BL 16900; 20300)

Visitor parking for multiple unit residential buildings must:

- (a) Not be blocked by security gates, except for visitor *parking spaces* that are located in *underground parking* facilities, provided that there is at least 1 *vehicle* queuing space outside and adjacent to the gate; and
- (b) Be clearly marked using signs or pavement markings.

7. <u>Provision of Electric Vehicle Charging Infrastructure</u>

(BL 19760; 20300, 21073, 21478, 21595)

Every owner of a new multiple unit residential building with underground parking;

- (a) Must construct and install an energized electrical outlet (pre-wiring/ducting without charging equipment) for 100% of residential parking spaces. Each energized electrical outlet must be capable of providing 208-240V (Level 2), as defined by SAE International's 11772 standard; or
- (b) Must install an electric *vehicle* energy management system that controls electrical loads for the electrical *vehicle* supply equipment with a minimum performance standard of four (4) vehicle sharing a 40 Amp breaker; and
- (c) Must construct and install an energized electrical outlet (pre-wiring/ducting without charging equipment) for 50% of visitor parking spaces (up to a maximum of 4 parking spaces). Each energized electrical outlet must be capable of providing 208-240V (Level 2), as defined by SAE International's 11772 standard;
- (d) Must construct and install an energized electrical outlet (pre-wiring/ducting without charging equipment) for 20% of commercial parking spaces (up to a maximum of 2 parking spaces). Each energized electrical outlet must be capable of providing 208-240V (Level 2), as defined by SAE International's 11772 standard; and
- (e) Must label each energized electrical outlet for its intended use for electric *vehicle* charging.

B. Parking Space Dimensions and Standards

(BL 14223; 14340; 16918; 17290; 17471; 18414; 20300)

1. Parking Dimensions for Parking Facilities

(BL 14340; 19817; 19766; 20300)

Parking dimensions for *parking facilities* are as follows:

(a) Parking spaces and maneuvering aisles in parking facilities, including all visitor parking spaces, must comply with the following minimum standards:

PARKING SPACE TYPE:	PARKING SPACE WIDTH:	PARKING SPACE LENGTH:	DRIVE AISLE WIDTH:	SHARED AISLE WIDTH:	TRAFFIC DIRECTION:
90 Degrees	2.9 m	5.5 m	6.1 m	-	Two-way
90 Degrees	2.75 m	5.5 m	6.7 m	-	Two-way
90 Degrees	2.6 m	5.5 m	7.0 m	-	Two-way
60 Degrees	2.75 m	5.5 m	5.5 m	-	One-way
45 Degrees	2.75 m	5.5 m	3.9 m	-	One-way
30 Degrees	2.75 m	5.5 m	3.3 m	-	One-way
Parallel	2.6 m	6.7 m	3.6 m	-	One-way
Parallel	2.6 m	6.7 m	6.0 m	-	Two-way
Tandem	2.6 m	6.7 m	6.0 m	-	Two-way
Accessible Parking Space	2.5 m	5.5 m	6.1 m	1.5 m	Two-way

Van-Accessible Parking Space	3.4 m	5.5 m	6.1 m	1.5 m	Two-way
Parking Space for Shared Vehicles	2.9 m	5.5 m	All	-	One-way & Two-way

- (b) The vertical clearance must be at least 2.1 m over the entire width and length of each *parking space* and be free of protrusions or encroachments by any structural and non-structural elements, except that this shall be increased to 2.3 m on the first level below *finished grade* where accessible *parking spaces* are provided, as required by Section A.5-(c) of this Part;
- (c) Except for parallel and *tandem parking spaces*, the length of a *parking space* may be reduced to a minimum of 4.9 m for a maximum 35% of the required *parking spaces*, provided that each *parking space* with the reduced length is clearly identified with the words "small car";
- (d) When the length of a *parking space* abuts a fence, wall or similar *structure*, the width of the *parking space* must be increased by 0.3 m to provide sufficient space for *vehicle* door opening;
- (e) Despite Section B.1(c) of this Part, when a *parking space* is the last *parking space* on the end of a dead-end aisle, the width of the *parking space* must be increased by 0.6 m to ease *vehicle* maneuverability; and
- (f) A maximum of a 0.15 m encroachment of a structural column into a *parking space* in a *parking facility* is allowed if the encroachment does not interfere with the *vehicle* door opening actions.
- 2. <u>Parking Dimensions for Garages, Outdoor Tandem Parking Spaces, Parking Pads and Carports</u>

(BL 18859; 20300)

Parking dimensions for garages, outdoor *tandem parking spaces*, parking pads and carports are as follows:

(a) Parking spaces must comply with the following minimum standards:

PARKING SPACE TYPE:	PARKING SPACE WIDTH:	PARKING SPACE LENGTH:
Single Garage	3.20 m	6.1 m
Double Garage	2.85 m	6.1 m
Tandem Parking Space in a Garage	3.20 m	6.1 m
Outdoor <i>Tandem Parking Space</i> , Parking Pad or Carport	2.75 m	6.0 m

(b) For garages, the width and length of the *parking space* shall be measured from the inside of the finished wall to the inside of the opposite finished wall of the garage, and any *parking space* shall be clear, horizontally and vertically, of any protrusions or encroachments by any structural and non-structural elements, including stairs.

C. Alternative Parking Provision

(BL 19766; 20300, 21478)

1. <u>Limited Application</u>

(BL 20300, 21478)

Alternative parking provisions, or transportation demand measures, listed in this section shall apply only to areas within City Centre, (Schedule D, Map D.1), Fleetwood Plan Area, Guildford Town Centre or Newton Town Centre (Schedule G) that are not within a Transit-Orientated Area ("TOA").

2. Transportation Demand Measures

(BL 20300, 21478, 21671)

The minimum number of required residential parking spaces may be reduced through the following measures for multiple unit residential buildings with underground parking;

- (a) Required residential parking spaces may be reduced by 5 parking spaces for each shared vehicle that is provided for multiple unit residential buildings with underground parking, up to a maximum of 4% reduction in parking but not to exceed or a maximum of four (4) shared vehicles per building, including one car share membership for each dwelling unit.
- (b) By up to 10 parking spaces, but not to exceed a maximum of 1% reduction in parking, for the supply and installation of a public transit shelter, to City standards, along the frontage of the development, or within 50 metres of an entrance to the *building*.
- (c) By up to 2% for provision of additional 0.25 *bicycle spaces* in a secure *bicycle parking* area per dwelling unit;
- (d) By 0.5% for E-Bike Charging, based on one 120V energized outlet for each 8 residential *bicycle spaces*;
- (e) No reduction in visitor parking spaces is permitted; and
- (f) The *shared vehicle parking* space provided shall not count towards the minimum required visitor parking spaces.

3. Deleted by bylaw 21276

D. Required Parking Spaces

(BL 20300, 20681, 21276, 21390, 21478)

1. <u>Number of Required Off-Street Parking Spaces</u>

(BL 19766; 20300, 21478)

The number of required off-street parking spaces shall be determined as follows:

- (a) The minimum number of off-street *parking spaces* required for land uses permitted under this By-law must be provided in accordance with Table D.1 of this Part;
- (b) Where Table D.1 of this Part does not clearly specify requirements for a particular use, the minimum number of off-street *parking spaces* shall be determined by the *City*;
- (c) Parking requirements may be reduced by 7% in City Centre Fleetwood Plan Area, Guildford Plan Area and Newton Town Centre in accordance with Section 5C, except for the following uses as indicated in Table D.1 of this Part:
 - i. Care Facilities;
 - ii. Offices;
 - iii. Multiple Unit Residential Dwelling, Ground Orientated without underground parking;
 - iv. Community Services; and
 - v. Medical offices.

(d) Where 2 or more uses occur on a *lot*, the minimum number of required *parking* spaces must be the sum of the *parking spaces* required for each individual use;

- (e) Without limitation, the *parking spaces* requirements for *Transit-Oriented Areas* are specified in Table D.1;
- (f) For certainty, Sub-section D.1.(e) applies to every *lot* in a *Transit-Oriented Area* that is subject to a:
 - Zoning amendment that received any reading or adoption after December
 6, 2023;
 - ii. Zoning amendment that received first reading, or any other readings, or adoption before December 7, 2023, provided that a building permit has not been issued, or substantial construction has not commenced; or;
 - iii. Comprehensive Development (CD) Zone; and
- (g) If an owner or occupier of a *lot*, *building* or other *structure* in a *Transit-Oriented Area* provides, despite not being required to do so under Subsections D.1(e) and D.1(f), off-street *parking spaces*, other than off-street *parking spaces* for use by disabled persons, for the residential use of the *lot*, *building* or other *structure*, the *parking spaces* design standards in Part 5 of this Bylaw apply.

2. Alternate Hours of Use

(BL 17875; 19766; 20300)

Alternate hours of use parking requirements are as follows:

- (a) Shared *parking facilities* for 2 of more establishments may be permitted when the establishments have different temporal distributions (alternate hours) of parking demand as demonstrated by having operating hours that do not significantly overlap, provided that the *parking spaces* are:
 - i. For commercial, industrial and/or institutional uses; and
 - Protected by an easement and restrictive covenant to ensure that such parking spaces are reserved and maintained for the uses for which they are required; and
- (b) Each establishment may share a maximum of 25% of its individually required parking spaces, but the total number of parking spaces must be equal to or greater than the required number of parking spaces for the establishment that has the highest individual overall parking space requirement.

3. Number of Accessible Parking Spaces

(BL 19817; 19902; 20300, 21276, 21390, 21474)

- (a) Where the number of provided *parking spaces* is greater than 12, a minimum of 2% of the provided *parking spaces*, must be accessible *parking spaces*;
- (b) Notwithstanding Section D.3(a), developments with ground-oriented multiple unit residential buildings with individual surface-level garages or carport parking, are excluded from providing accessible parking spaces for the residential portion of the provided parking provided that accessible parking spaces for visitors are still provided;
- (c) Where accessible *parking spaces* are required, 50% of accessible *parking spaces* must be provided as van-accessible *parking spaces*;
- (d) Where only 1 accessible *parking space* is required, the space must be a vanaccessible *parking space*;
- (e) Where 2 accessible *parking spaces* are located side-by-side, the access aisle may be shared;

(f) Despite Sub-sections D.3(a) and D.3(b), in *Transit-Oriented Areas*, a minimum of 1 accessible *parking space* is required, or 0.02 accessible *parking spaces* per *dwelling unit*, whichever is greater;

- (g) For certainty, Sub-section D.3(f) applies to every *lot* in a *Transit-Oriented Area* that is subject to a:
 - Zoning amendment that received any reading or adoption after December
 6, 2023;
 - ii. Zoning amendment that received first reading, or any other readings, or adoption before December 7, 2023, provided that a building permit has not been issued, or substantial construction has not commenced; or
 - iii. Comprehensive Development (CD) Zone; and
- (h) If an owner or occupier of a *lot*, *building* or other *structure* in a *Transit-Oriented*Area provides, despite not being required to do so under Sub-sections D.3(f) and D.3(g), more than 1 accessible *parking space*, or 0.05 accessible *parking spaces* per *dwelling unit*, for the residential use of the *lot*, *building* or other *structure*, the *parking spaces* design standards in Part 5 of this Bylaw apply.
- 4. <u>Delegated Authority for Required Parking in Transit-Oriented Areas</u>
 The General Manager, Planning & Development or an Approving Officer is authorized on behalf of Council under Section 154 of the *Community Charter, SBC 2003, Chapter 26*, to approve amendments to a building permit, development permit, and/or a development variance permit to facilitate the compliance by an owner or occupier with Sub-sections D.1(e) through D.1(g) and D.3(f) through D.3(h) of this Bylaw.

Table D.1: Required Number of Off-Street Parking and Bicycle Spaces

(BL 14340; 14541; 15127; 17290; 17471; 17703; 17875; 17986; 19261; 19766; 19817; 19902; 20300, 20626, 20681, 20961, 21276, 21281, 21478, 21595, 21671, 21672)

Unless otherwise indicated, the number of *bicycle spaces* (subject to Section E of this Part) and parking spaces required for uses permitted in this Bylaw must be provided as follows:

USES:	PARKING SPACES:	BICYCLE SPACES:	
Assembly Hall	10 parking spaces per 100 sq. m of G.F.A.	Neteralizable	
Except: Place of Worship	7.5 parking spaces per 100 sq. m of G.F.A.	Not applicable	
Automobile Painting and Body Work	3 parking spaces per 100 sq. m of G.F.A.	Not applicable	
Automotive Sales (<u><</u> 5,000 kg <i>G.V.W.)</i>	3 parking spaces per 100 sq. m of floor area used for display, retail and office uses; plus 2 parking spaces per vehicle service bay where automotive service uses are provided.	Not applicable	
Automotive Service Use	2 parking spaces per vehicle servicing bay; plus 1 parking space per car wash bay.	Not applicable	
Beverage Container Return Centre	2 parking spaces per 100 sq. m of G.F.A. plus 3 parking spaces for short-term parking.	Not applicable	
Care Facility	0.4 parking spaces per sleeping unit	Not applicable	

USES:	PARKING SPACES:	BICYCLE SPACES:
Except: In City Centre (Schedule D, Map D.1) or Except: Where private transportation services are provided	0.3 parking spaces per sleeping unit	
Child Care Centre	0.70 parking spaces per employee, in accordance with the number of employees required under the Community Care and Assisted Living Act, as amended; plus 0.15 parking spaces per licensed child for drop-off, or 2 parking spaces, whichever is greater.	Not applicable
Coach House	1 parking space per dwelling unit.	Not applicable
Except: eligible lots within a Frequent Bus Stop Area (Schedule F)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> .	Not applicable
Community Service	3.5 parking spaces per 100 sq. m of G.F.A.	Not applicable
Cultural Use (e.g. Museum, Art Gallery)	3 parking spaces per 100 sq. m of G.F.A.	Not applicable
Distribution Centre	See Industry - Transportation.	Not applicable
Duplex	1 parking space per dwelling unit.	Not applicable
Except: eligible lots within a Frequent Bus Stop Area (Schedule F)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> .	Not applicable
Eating Establishment (e.g., Coffee Shop, Restaurant, Banquet Hall)	3 parking spaces where the sum of the gross floor area, balconies, terraces and decks is less than 150 sq. m or 10 parking spaces per 100 sq. m of G.F.A. balconies, terraces and decks, where this total area is greater than or equal to 150 sq. m but less than 950 sq. m or 14 parking spaces per 100 sq. m of G.F.A. balconies, terraces and decks, where this total area is greater than or equal to 950 sq. m	Where G.F.A. is >= 2,000 sq. m: 0.06 bicycle spaces in a secure bicycle parking area per 100 sq. m of the G.F.A. plus Either: i) Within City Centre or Town Centres (Schedule D): 0.12 visitor bicycle spaces per 100 sq. m of G.F.A.; or ii) Outside of City Centre or Town

USES:	PARKING SPACES:	BICYCLE SPACES:
		Centres (Schedule D): 0.06 visitor <i>bicycle</i> spaces per 100 sq. m of <i>G.F.A</i> .
Except: Drive-Through Restaurant	Parking requirements for <i>eating establishment</i> plus 8 <i>vehicle</i> queuing spaces in advance of the drive- through pick-up window	Not applicable
Entertainment Use	10 parking spaces per 100 sq. m of G.F.A.	Not applicable
Except: Cinema and Theatre	1 parking space per 4 seats.	Not applicable
Except: Mini-Golf	1 parking space per 2 golfing holes.	Not applicable
Except: Pool and Billiard Halls	2 <i>parking spaces</i> per table.	Not applicable
Farm Alcohol production Facility	1 parking space per 100 sq. m of alcohol production area or per 100 sq. m of retail floor area and indoor/outdoor food and beverage service lounge, whichever is greater.	Not applicable
Farm – Sale of Products in the A-1 Zone	2.5 parking spaces per 100 sq. m of display and retail floor area or 4 parking spaces, whichever is greater.	Not applicable
Garden Suite	1 parking space per dwelling unit.	Not applicable
Except: eligible <i>lots</i> within a <i>Frequent Bus Stop Area</i> (Schedule F)	No minimum parking spaces per dwelling unit.	Not applicable
Gasoline Station	2 parking spaces per 100 sq. m of retail floor area; plus 1 parking space per car wash bay; plus 2 parking spaces per vehicle service bay; plus 1 parking space per electric vehicle charging station connector.	Not applicable

USES:	PARKING SPACES:	BICYCLE SPACES:
General Service Use (e.g., Banks, Veterinary Clinics)	3 parking spaces per 100 sq. m of G.F.A.	Where G.F.A. is >= 2,000 sq. m: 0.06 bicycle spaces in a secure bicycle parking area per 100 sq. m of the G.F.A. plus Either: i) Within City Centre or Town Centres (Schedule D): 0.12 visitor bicycle spaces per 100 sq. m of G.F.A.; or ii) Outside of City Centre or Town Centres (Schedule D): 0.06 visitor bicycle spaces per 100 sq. m of G.F.A.
Golf Course	4 parking spaces per hole; plus 1 parking space per tee for golf driving ranges; plus Parking requirements for accessory uses.	Not applicable
Hospital	1 parking space per 100 sq. m of G.F.A	0.1 bicycle spaces in a secure bicycle parking area per 100 sq. m of G.F.A.; plus 6 visitor bicycle spaces at each public entrance.
<u>Houseplex</u>	1 parking space per dwelling unit.	Not applicable
Except: eligible lots within a Frequent Bus Stop Area (Schedule F)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> .	Not applicable
Industry - Light Impact	1 parking space per 100 sq. m of G.F.A., excluding retail area; plus Parking requirements for office uses; plus Parking requirements for retail uses; plus	Not applicable

USES:	PARKING SPACES:	BICYCLE SPACES:
	2 parking spaces per dwelling unit.	
Industry - High Impact	1 parking space per 100 sq. m of G.F.A. plus Parking requirements for office uses; plus Parking requirements for retail uses; plus 2 parking spaces per dwelling unit.	Not applicable
Industry - Salvage	0.25 parking space per 100 sq. m of salvage yard up to 4,047 sq. m in area; plus 0.1 parking space per 100 sq. m of the portion of the salvage yard in excess of 4,000 sq. m	Not applicable
Industry - Transportation (e.g., Warehouses, Distribution Centres)	1 parking space per 100 sq. m of floor area used for warehousing and distribution; plus Parking requirements for office uses; plus Parking requirements for retail uses; plus 2 parking spaces per vehicle servicing bay.	Not applicable
Library	5 parking spaces per 100 sq. m used or intended to be used by visitors or patrons.	Not applicable
Liquor Manufacturing	1 parking space per 100 sq. m of G.F.A, plus Parking requirements for liquor tasting lounge.	Not applicable
Liquor Store	See Retail Store.	Not applicable
Liquor Tasting Lounge	5 <i>parking spaces</i> per 100 sq. m	Not applicable
Manufactured Home Park	1 parking space per dwelling unit; plus 0.25 parking space per dwelling unit for visitors.	Not applicable
Marina	1 parking space per boat moorage space; plus Parking requirements for all accessory uses.	Not applicable

USES:	PARKING SPACES:	BICYCLE SPACES:
Multiple Unit Residential Dwelling GROUND-ORIENTED	2 parking spaces per dwelling unit; plus 0.2 parking space per dwelling unit for visitors.	Not applicable
Except: In Transit-Oriented Areas (Schedule E)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> except for accessible <i>parking spaces</i> in Part 5 Sub-section D.3(f)	Not applicable
Except: Lock-Off Suite	No minimum parking spaces per dwelling unit.	Not applicable
Multiple Unit Residential Dwelling NON-GROUND-ORIENTED	1.3 parking spaces per dwelling unit with 1 or no bedrooms; plus 1.5 parking spaces per dwelling unit with 2 or more bedrooms; plus 0.2 parking space per dwelling unit for visitors.	6 visitor bicycle spaces per multiple unit residential building; plus 0.40 bicycle spaces in a secure bicycle parking area per dwelling unit, up to a maximum of 40 bicycle spaces per building
Except: In Fleetwood Plan Area, Guildford Plan Area and Newton Town Centre (Schedule G) with underground parking	 1.1 parking spaces per dwelling unit, with potential for reduction through TDM; plus 0.1 parking space per dwelling unit for visitors. 	6 visitor bicycle spaces per multiple unit residential building; plus 0.40 bicycle spaces in a secure bicycle parking area per dwelling unit up to a maximum of 300 bicycle spaces per building
Except: Within 50 metre buffer of a Transit- Orientated Area (Schedule E)	0.9 parking spaces per dwelling unit with potential for reduction through TDM; plus 0.1 parking space per dwelling unit for visitors	6 visitor bicycle spaces per multiple unit residential building; plus 0.40 bicycle spaces in a secure bicycle parking area per dwelling unit up to a maximum of 300 bicycle spaces per building

USES:	PARKING SPACES:		BICYCLE SPACES:
Except: In Transit-Oriented Areas (Schedule E)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> except for accessible <i>parking spaces</i> in Part 5 Sub-section D.3(f)		6 visitor bicycle spaces per multiple unit residential building; plus 0.40 bicycle spaces in a secure bicycle parking area per dwelling unit up to a maximum of 300 bicycle spaces per building
Except: Lock-Off Suite	No minimum <i>parking spaces</i> per <i>dwelling unit</i> .		Not applicable
Multiple Unit Residential Building GROUND-ORIENTED and NON-GROUND-ORIENTED with housing agreement for rental and underground parking	Minimum 1.0 parking spaces per dwelling unit; plus 0.1 parking space per dwelling unit for visitors	Maximum 1.2 parking spaces per dwelling unit; plus 0.2 parking space per dwelling unit for visitors	6 visitor bicycle spaces per multiple unit residential building; plus 0.40 bicycle spaces in a secure bicycle parking area per dwelling unit up to a maximum of 300 bicycle spaces per building
Except: In City Centre (Schedule D, Map D.1)	Minimum 0.60 parking spaces per dwelling unit; plus 0.1 parking spaces per dwelling unit for visitors	Maximum 0.9 parking spaces per dwelling unit; plus 0.2 parking spaces per dwelling unit for visitors	6 visitor bicycle spaces per multiple unit residential building; plus 0.40 bicycle spaces in a secure bicycle parking area per dwelling unit up to a maximum of 300 bicycle spaces per building

USES:	PARKING SPACES:	BICYCLE SPACES:
Except: In Transit-Oriented Areas (Schedule E)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> except for accessible <i>parking spaces</i> in Part 5 Sub-section D.3(f)	6 visitor bicycle spaces per multiple unit residential building; plus 0.40 bicycle spaces in a secure bicycle parking area per dwelling unit up to a maximum of 300 bicycle spaces per building
Except: Lock-Off Suite	No minimum <i>parking spaces</i> per <i>dwelling unit</i> .	Not applicable
Neighbourhood Pub	10 parking spaces per 100 sq. m of gross floor area.	Not applicable
Office Use	2.5 parking spaces per 100 sq. m of G.F.A. of a building	Not applicable
Except: In City Centre (Schedule D, Map D.1)	1.4 parking space per 100 sq. m of G.F.A. of all floors of a building	Not applicable
Except: Medical Office	3.5 parking spaces per 100 sq. m of G.F.A.	Not applicable
Personal Service Use	3 parking spaces per 100 sq. m of G.F.A.	Not applicable
Public School and Private School Elementary	1.75 parking space per classroom; plus 9 parking spaces for drop-off; plus 2 parking spaces for loading/unloading of buses (private schools only).	4 visitor <i>bicycle spaces</i> per classroom
Public School and Private School Secondary	3.8 parking spaces per classroom; plus 9 parking spaces for drop-off; plus 2 parking spaces for loading/unloading of buses (public schools) and 4 parking spaces for loading/unloading of buses (private schools).	8 visitor <i>bicycle spaces</i> per classroom
Recreational Facility	3.6 parking spaces per 100 sq. m of floor area; plus Parking requirements for all accessory uses.	Not applicable
Except: Skating Rink	2.5 <i>parking spaces</i> per 100 sq. m of floor area used as a skating rink.	Not applicable

USES:	PARKING SPACES:	BICYCLE SPACES:
Except: Curling Rink	4 parking spaces per sheet of ice.	Not applicable
Except: Racquet or Ball Court	3 parking spaces per court.	Not applicable
Recycling Depot	5 parking spaces.	Not applicable
Recycling Plant	1 parking space per 100 sq. m of G.F.A.	Not applicable
Retail Store (e.g., Convenience Store, Drug Store)	2.75 parking spaces per 100 sq. m of G.F.A. where the G.F.A. is less than 372 sq. m or 3 parking spaces per 100 sq. m of G.F.A. where the G.F.A. is greater than or equal to 372 sq. m but less than 4,645 sq. m or 2.5 parking spaces per 100 sq. m of G.F.A. where the G.F.A. is greater than or equal to 4,645 sq. m.	0.1 visitor bicycle spaces per 100 sq. m of G.F.A. where the G.F.A. is >= 4,645 sq. m
Except: Garden Supply Store and/or Building Supply Store	3 parking spaces per 100 sq. m of G.F.A. plus 1 parking space per 100 sq. m of outdoor display area	Not applicable
Secondary Suite	1 parking space per dwelling unit	Not applicable
Except: eligible lots within a Transit-Oriented Area (Schedule E)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> .	Not applicable
Except: eligible lots within a Frequent Bus Stop Area (Schedule F)	No minimum <i>parking spaces</i> per <i>dwelling unit</i> .	Not applicable
Self-Storage Warehouse	0.5 parking space per 100 sq. m of G.F.A.	Not applicable
Semi-Detached Residential Building	1 parking space per dwelling unit	Not applicable
Except: eligible <i>lots</i> within a <i>Frequent Bus Stop Area</i> (Schedule F)	No minimum <i>parking spaces</i> per <i>dwelling uni</i> t.	Not applicable
Single Family Dwelling	2 parking spaces	Not applicable
Except: eligible lots within a Frequent Bus Stop Area (Schedule F)	No minimum <i>parking spaces</i> per <i>dwelling uni</i> t.	Not applicable
Tourist Accommodation	1 parking space per sleeping unit; plus Parking requirements for accessory uses.	1 visitor <i>bicycle space</i> per 30 rooms
Tourist Trailer Park &	1 parking space per house trailer or camping site;	Not applicable

USES:	PARKING SPACES:	BICYCLE SPACES:
Camp-Site	plus Parking requirements for all <i>accessory uses</i> .	
University and College	3 parking spaces per 100 sq. m of floor area used as classrooms; plus 11 parking spaces per 100 sq. m of G.F.A. for associated assembly hall/gymnasium.	8 visitor <i>bicycle spaces</i> per classroom
Warehouse Use	See Industry – Transportation.	Not applicable

E. Bicycle Parking Requirements

(BL 20300, 20961, 21276, 21478)

1. <u>General Requirements</u>

(BL 20300)

All required bicycle spaces must:

- (a) Not interfere with a pedestrian walkway;
- (b) Be separated from *parking spaces* or loading/unloading spaces by 2.0 m or a physical barrier;
- (c) Be sufficiently illuminated; and
- (d) Be firmly secured with tamper proof hinges or fixed into concrete.

2. Visitor Bicycle Spaces

(BL 20300)

Visitor bicycle spaces must be located:

- (a) At finished grade; and
- (b) Within 30 m of the main entrance to the *building*.

3. Location Requirements

(BL 20300, 21478, 21671)

- (a) All required bicycle spaces must be provided in:
 - i. A separate secured room located within a *building*; or
 - ii. An expanded metal mesh compound within a building; or
 - iii. Individual numbered bicycle lockers; or
 - iv. Secure communal storage area as long as the individual storage units are a minimum width of 0.7 metres and minimum length of 1.8 metres; or
 - v. Wall mounted racks may be permitted at the discretion of the General Manager, Planning & Development or Building Official on exceptional site conditions that limit the size and configuration of the parkade.
- (b) Secure bicycle parking areas must be located within 75 m of an entrance to the building or elevator and within the first three levels of underground parking; and
- (c) Bicycle maintenance facilities are required in a secure bicycle parking area.

4. <u>Mixed-Use Developments</u>

(BL 21478)

Where 2 or more uses occur on a *lot*, the total number of *bicycle spaces* must be the greater of the *bicycle spaces* required for each individual use.

5. Required Bicycle Spaces

(BL 20058; 20300, 21276)

Where a *building* provides 30 or more *parking spaces* for *vehicles, bicycle spaces* must be provided in accordance with Table D.1 of this Part.

F. Off-Street Loading/Unloading

(BL 20300)

1. Required Off-Street Loading/Unloading Spaces

Requirements for off-street loading/unloading spaces are as follows:

- (a) All industrial *buildings* must provide an off-street loading/unloading space adjacent to each overhead loading door of the *building*, or where no loading door is provided, adjacent to a door, outside the *building*;
- (b) Each loading/unloading space must be clearly marked for the exclusive use of loading and unloading *vehicles*; and
- (c) Loading/unloading spaces must not be considered as off-street *parking spaces* for the purpose of calculating the *parking spaces* required under this By-law.

2. Dimensions for Loading/Unloading Areas

The minimum dimensions for loading/unloading spaces and manoeuvring aisles are as follows:

- (a) The width of the loading/unloading space must be at least 4.0 m;
- (b) The width of the maneuvering aisle must be at least 7.5 m;
- (c) The length of the loading/unloading space must be at least 9.2 m;
- (d) When the length of a loading/unloading space or maneuvering aisle abuts a fence, wall or similar *structure*, the width of the loading/unloading space must be increased by 0.75 m to provide sufficient space for *vehicle* maneuvering; and
- (e) The vertical clearance of the loading/unloading space and manoeuvring aisle must be at least 4.5 m and be free of protrusions or encroachments by any structural and non-structural elements.

3. Design Standards for Loading/Unloading Spaces:

Design standards for loading/unloading spaces are as follows:

- (a) The layout of loading/unloading areas must not result in *vehicles* backing out onto a *highway*;
- (b) All loading/unloading areas must be graded and designed to ensure that the loading *vehicles* will remain entirely within the loading/unloading space;
- (c) Any fence, wall or *structure* required for loading must be protected from damage by *vehicles* with curbs, bollards or other similar devices; and
- (d) Any lighting used to illuminate the loading area must be directed to.



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Part 7

Special Building Setbacks

SPEC SETBK

(BL 17242; 20300)

Notwithstanding anything in this By-law, *setback* of *buildings* and *structures* on a *lot* abutting existing or future *highways* shown on the "Surrey Major Road Allowance Map", attached as Schedule K to the Surrey Subdivision and Development By-law, as amended, shall be the sum of the following:

- 1. One-half of the width of the ultimate *highway* allowance shown on the "Surrey Major Road Allowance Map", attached as Schedule K to the Surrey Subdivision and Development By-law, as amended, measured from the centreline of the ultimate *highway* allowance, which may not necessarily coincide with the centreline of the existing *highway*; plus
- 2. The required *setback* set forth in Section F Yards and Setbacks of the Zone in which the *lot* is located.

Part 7A Streamside Protection

STREAM SIDE

(BL 18809, 21674)

A. General

(BL 20300)

- 1. All lands within a streamside protection area, which includes the area of land between the *stream* and *top of bank* and the *streamside setback area*, are subject to the regulations set out in this Part, except for those lands and uses permitted in the *Agricultural Land Reserve* that are exempt from the Riparian Area Regulation, B.C. Reg. 376/2004, as amended.
- 2. For those portions of a streamside protection area that exceed the Riparian Areas Regulation, B.C. Reg. 376/2004, as amended, no disturbance of any land is permitted except for the construction, maintenance or operation of municipal works and services including without limitation, infrastructure frontage works being completed by a 3rd party on behalf of, or as required by the City.
- 3. Any requirements specified in Riparian Areas Regulation, B.C. Reg. 376/2004, as amended, that are greater than those specified in this Part, must be complied with, as well as any other applicable legislation.
- 4. For the purpose of this Part, a *Qualified Environmental Professional* is a registered professional Biologist, Geoscientist, Engineer, Forester and/or Agrologist registered in British Columbia, with demonstrated education, expertise, accreditation and knowledge relevant to sensitive environments, ecosystems and/or riparian/streamside management.
- 5. All *streams*, for the purpose of this Part, are classified as follows:
 - (a) Class A: Inhabited by salmonids year-round or are potentially inhabited year-round with access enhancement;
 - (b) Class A/O: Inhabited by salmonids, primarily during the overwintering period, or potentially inhabited with salmonids during the overwintering period with access enhancement and non-salmonid species generally present yearround; or
 - (c) Class B: A significant source of food and nutrient value to downstream fish populations with no documented fish presence and no reasonable potential for fish presence.
- 6. The entirety of this Part shall not be used to calculate *density* as described in *undevelopable* area.

Part 7A STREAMSIDE

B. Streamside Setback Areas

(BL 20300, 21674)

1. A streamside setback area is calculated by a Qualified Environmental Professional using the minimum distance from the top of bank, as follows:

Minimum Distance From Top of Bank

	STREAM CLASSIFICATIONS	
STREAM TYPES:	A or A/O	В
All Stream Types (except as shown below)	30 m ¹	20 m ¹
Channelized ³ Stream that has been dyked, diverted or straightened carrying drainage flows from headwaters or significant sources of groundwater, and can include channels that divert irrigation from a stream and send overflow water back to a stream.	25 m ¹	15 m ¹
Ditches ³ Stream that is a constructed drainage channel, carrying water that does not originate from a headwater or significant source of groundwater.	10 m ²	7 m
Natural Stream predominantly in its natural state that is not significantly altered by human activity.	30 m ¹	15 m ¹
Large Ravines Stream with a narrow, steep-sided valley with a minimum of 60 m between the top of bank from either side of the stream.	15 m ¹	15 m ¹

¹ Provided there is no loss in the total size of an individual *streamside setback area*, the minimum distance from the *top of bank*, may only be reduced by no more than 5 m and increased by no more than 10 within the same *streamside setback area*.

2. Despite Sections B.1 in this Part, for *lots* that existed prior to September 12, 2016, where zoning allows for *single family dwelling* and *duplex* uses, the *streamside setback area* is calculated by using the minimum distance from *top of bank*, as follows:

Minimum Distance from Top of Bank

	STREAM CLASSIFICATIONS:	
STREAM TYPES:	A or A/O	В
All Stream Types (except as shown below)	15 m	15 m
Ditches ¹ Stream that is a constructed drainage channel, carrying water that does not originate from a headwater or significant source of groundwater.	10 m	7 m

3. If those *lots,* identified in Section B.2 of this Part, are further subdivided or rezoned, then Section B.1 of this Part applies.

² Provided there is no loss in the total size of an individual *streamside setback area*, the minimum distance from the *top of bank* may only be reduced by no more than 3 m and increased by no more than 10 m within the same *streamside setback*

³ Excludes any Stream located in or adjacent to a Highway.

Part 8 - Floodproofing	
Part 8	FLOOD
Floodproofing	PROOF

(BL 19523; 20300)

A. General

- 1. For the purpose of this Part, floodplain shall mean all areas of land designated as floodplain by the Provincial Government.
- 2. All *buildings* or *structures* constructed in the floodplain are subject to regulations set out in this Part, except as indicated in Section A.4 of this Part.
- 3. Elevations specific for floodproofing purposes are based on the Geodetic Survey of Canada.
- 4. This Part shall not apply to:
 - (a) The interior renovation of an existing *building* or *structure* which does not increase floor area:
 - (b) An addition to a *building* or *structure* of less than ten percent (10%) of the total floor area;
 - (c) That portion of a *building* or *structure* designed or intended for parking, including a carport or garage;
 - (d) That portion of a *building* or *structure* designed as an area beneath a floor (crawlspace) that is less than 1.5 m in height;
 - (e) A non-habitable accessory building or structure;
 - (f) Loading ramps or work bays; or
 - (g) Open-walled covered work areas.

B. Determination of Minimum Floor Elevation

(BL 20300)

No *building* or *structure* shall be constructed, reconstructed, moved or extended to have a minimum floor elevation less than the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

C. Fixed Equipment

The installation of major electrical switchgear, furnaces or other fixed equipment susceptible to damage by floodwater must be at or above the designated flood elevation.

D. Minimum Setback Requirements

Despite any other provision of this Bylaw, *buildings* or *structures*, or any part thereof, shall be located a minimum of:

- (a) 15 m from the *natural boundary* of the sea;
- (b) 30 m from the *natural boundary* of the Fraser River;
- (c) 30 m from the *natural boundary* of the Nicomekl, Serpentine or Little Campbell rivers, or any other watercourse; and/or
- (d) 7.5 m of a dyke Right-of-Way.



(BL 20681, 20930)

- 1. Every person who violates any of the provisions of this By-law or who suffers or permits any act or thing to be done in contravention of this By-law or who neglects to do or refrains from doing any act or thing which violates any of the provisions of this By-law shall be liable to the penalties hereby imposed and each day that such violation is permitted to exist shall constitute a separate offence.
- 2. Any person who violates any of the provisions of this By-law shall upon summary conviction thereof, be liable to a penalty of not less than \$200 and not more than \$50,000 plus the cost of the prosecution.

General Agriculture Zone

A-1

(BL 20058; 20300, 20681, 21277, 21595)

A. Intent

Part 10

This Zone is intended to accommodate *agriculture* uses on *lots* of a minimum size of 2 ha and to protect land designated Agricultural in the *OCP* from the intrusion of uses not compatible with *farm operations*.

B. Permitted Uses

(BL 15056; 15655; 17290; 18212; 18874, 20681, 21073)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. *Agriculture* and *horticulture*.
- 2. One single family dwelling, which may contain 1 secondary suite.
- 3. *Intensive agriculture*, provided that this use shall occur only on land within the *Agricultural Land Reserve*.
- 4. Farm alcohol production facility.
- 5. *Forestry*.
- 6. Provided that the total area covered by *buildings* and *structures* shall not exceed 10% of the *lot*:
 - (a) Agriculture and horticulture education;
 - (b) Conservation and nature study;
 - (c) Fish, game and wildlife enhancement;
 - (d) Hunting and wilderness survival training;
 - (e) Commercial Kennels, subject to the Surrey Kennel Regulation By-law, as amended;
 - (f) Hobby Kennels, subject to the Surrey Kennel Regulation By-law, as amended; or
 - (g) Agri-tourism.
- 7. Horse-riding, training and/or boarding facility, pursuant to Section J.4 of this Zone.

Accessory Uses:

- 8. Display and retail sale of products pursuant to Sections J.5 and J.6 of this Zone.
- 9. Farm alcohol production facility food and beverage service lounge, regulated by the Liquor Control and Licensing Act and pursuant to Sections J.5 and J.6 of this Zone.
- 10. Farm alcohol production facility retail sales, regulated by the <u>Liquor Control and Licensing</u>
 Act and pursuant to Sections J.5 and J.6 of this Zone
- 11. *Primary processing* of products, pursuant to Section J.7 of this Zone.
- 12. Private airport, pursuant to Section J.8 of this Zone.
- 13. Bed and breakfast use pursuant to Section B.7 of Part 4 General Provisions.
- 14. The keeping of *boarders* or *lodgers* pursuant to Section B.7 of Part 4 General Provisions.
- 15. Soil amendment.
- 16. *Cogeneration Facility*, pursuant to Section J.9 of this Zone.
- 17. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 20058; 21595)

1. Building Construction:

For the purpose of *building* construction:

(a) Minimum Single Family Dwelling Size:

Single family dwellings shall have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m; and

(b) Floor Area Calculation:

For a single family dwelling, the following must be included in the calculation of floor area:

- i. Covered areas used for parking, unless the covered parking is:
 - a. In an accessory building;
 - b. 42 sq. m in area or less; or
 - c. Located within the basement.
- ii. Covered outdoor space with a height of 1.8 m or greater; and
- iii. Floor area including garages and covered parking with extended height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 18.6 sq. m for *principal buildings*; and
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided that the area has at least one wall 3.66 m or less in height.

E. Lot Coverage

Not applicable to this Zone.

F. Yards and Setbacks

(BL 15056; 15655; 17771; 18212; 18874, 20681)

1. <u>Buildings and Structures:</u>

Buildings and structures shall be sited in accordance with the following minimum setbacks:

		S	ETBACKS:	
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Single Family Dwellings including Accessory			Lesser of:	
Buildings and Structures			(a) 13.5 m or	
and	7.5 m	12.0 m	(b) 10% of the <i>lot</i>	7.5 m
All Uses, Buildings and Structures Not			width; but not	
Stated Below			less than 3.0 m	
Agriculture and Horticulture;				
Farm Alcohol Production Facility; Forestry;				
Primary Processing; and Cogeneration	30.0 m	15.0 m ¹	15.0 m ¹	30.0 m
Facilities				
including Accessory Buildings and Structures				
Commercial Kennels, Hobby Kennels,	30.0 m	30.0 m ²	30.0 m ²	20.0
Horse-riding Training and/or Boarding	30.0 111	30.0 111	30.0 111	30.0 m
Intensive Agriculture Uses and Buildings ³	90.0 m	15.0 m	15.0 m	30.0 m
Private Airport Buildings and Structures	30.0 m	30.0 m	30.0 m	30.0 m

¹ If the *side yard* or *rear yard* abut a *lot* designated Residential in the *OCP*, any exhaust fans or machinery used in the said *building* shall be located at least 24 m from any *lot line* and shall emit a noise level no greater than 60 decibel (A) at the perimeter of any *lot line*.

² When the front yard of a Commercial Kennel or Hobby Kennel is 90 m or more, the rear yard and side yard may be reduced to 15 m.

³ The said buildings shall be located not less than 30 m from the boundary of any other Zone.

2. <u>Maximum Single Family Dwelling Setbacks:</u>

Pursuant to Section J.10 of this zone, no portion of a *single family dwelling* shall be *setback* farther than 50.0 m from the *front lot line* provided that, on a *corner lot*, no portion of a *single family dwelling* shall be *setback* farther than 50.0 m from either the *front lot line* or the *side lot line* on a *flanking street*.

3. Manufactured Homes:

Manufactured home siting shall be subject to the Surrey Mobile Homes and Trailer Regulation and Control By-law, as amended.

G. Height of Buildings

(BL 15056; 15655; 18874)

1. <u>Principal Uses:</u>

Excluding single family dwellings, building height shall not exceed 12 m.

2. Single Family Dwellings:

Building height shall not exceed 9 m.

3. <u>Accessory Uses</u>:

Building height shall not exceed 9 m.

4. Structures:

Height shall not exceed 12 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13774; 18414; 18487; 20300, 20681)

1. Parking Calculations:

- (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading; and
- (b) In this Zone, additional parking for *boarders* or *lodgers* or *bed and breakfast* users is required as follows:
 - i. 3 or fewer patrons 1 parking space; and
 - ii. 4 or more patrons 2 parking spaces.

2. Vehicles Over 5,000 kg:

- (a) Vehicles over 5,000 kg *G.V.W.* and associated trailers, ancillary to the permitted non-residential uses on the *lot* may be parked on the *lot* provided that:
 - i. The *vehicles* and associated trailers are owned or operated by the owner or occupant of the *lot*; and
 - ii. The *vehicles* and associated trailers shall not be parked within the required *building setbacks*; and
- (b) Vehicles over 5,000 kg G.V.W. and associated trailers, except those referred to in Sub-section H.2(a) of this Zone, may be parked on a *lot* provided that:
 - i. There is a farm operation on the lot;
 - ii. The *vehicles* and associated trailers are owned or operated by the owner or occupant of the *lot*;
 - iii. The *vehicles* and associated trailers are parked within the *farm residential footprint*;
 - iv. The *vehicles* and associated trailers shall not be parked within the required *building setbacks*;
 - v. Where a *lot* is less than 4 ha, there is a maximum of 2 *vehicles* and 2 associated trailers; and
 - vi. Where a *lot* is 4 ha or more, there is a maximum of 3 *vehicles* and 3 associated trailers.

I. Landscaping and Screening

Not applicable to this Zone.

J. Special Regulations

(BL 17290; 17771; 18487; 18874, 20681)

1. Agricultural Land Reserve Lands:

Unless prohibited or further regulated in this Zone, Bylaw or other *City* of Surrey Bylaws, activities and uses on lands located within the *Agricultural Land Reserve* shall be in accordance with the *Agricultural Land Commission Act/Regs/Orders*, where applicable.

2. Farm Classification:

Lands used for *agriculture* purposes shall be classified as farms under the <u>BC Assessment</u> Act, as amended.

3. Secondary Suites:

A secondary suite shall:

- (a) Not exceed 90 sq. m in floor area; and
- (b) Occupy less than 40% of the habitable floor area of the *building*.

4. Horse-Riding, Training and Boarding:

Horse-riding, training and/or boarding facility are permitted in this Zone provided:

- (a) There are not more than 40 stalls; and/or
- (b) It does not include a racetrack licensed by the British Columbia Racing Commission.

5. Display and Retail Sales of Products:

Display and retail sale of products are permitted in this Zone provided all of the following are satisfied:

- (a) All of the products offered for sale shall be produced by the *farm operation* or at least 50% of the floor area for product sales and display shall be limited to product produced by the *farm operation*;
- (b) Products offered for sale shall be limited to agriculture and/or horticulture products and shall exclude dressed fowl or poultry, butchered meat and/or Preserved food unless dressed, butchered or preserved off-site;
- (c) The cumulative maximum floor area for the display and sale of products shall not exceed 125 sq. m;
- (d) All products offered for sale and related displays shall be located entirely within a *building*; and
- (e) Products offered for sale and related displays shall be an accessory use to a single family dwelling and the agriculture and/or horticulture use of the lot.

6. <u>Farm Alcohol Production Facility Retail</u> Sales:

Farm alcohol production facility retail sales are permitted in this Zone provided the maximum floor area for retail sales, and food and beverage service lounge does not exceed 125 sq. m indoors and 125 sq. m outdoors.

7. <u>Primary Processing:</u>

Primary processing of products is permitted in this Zone provided at least 50% of the product being processed is produced by the same *farm operation* or is feed required for the *farm operation*.

8. Airports or Heliports:

Private airports or heliports are permitted in this Zone provided that:

- (a) They are only used for the private purposes of the owner of the *lot*;
- (b) Any aircraft operated on the *lot* must be operated by the owner or a person employed by the owner for a specific purpose related to the *farm operation*;
- (c) The *lot* area is not less than 16 ha;
- (d) The *lot* and facilities to be developed shall meet the requirements of Transport Canada for the type of airport or heliport proposed;
- (e) Any building, hangar or other structure shall be at least 30 m from any lot line;

(f) A maximum of 2 aircraft and/or helicopters are permitted on one *lot* at one time;

- (g) All runways or areas used for takeoff and landing shall be at least 150 m from any lot line; and
- (h) No commercial activities, demonstrations or instructional training to be associated with the operation of a private airport or heliport.

9. <u>Cogeneration Facility</u>:

A cogeneration facility is permitted in this Zone provided that:

- (a) The Cogeneration Facility is associated with a greenhouse on the lot;
- (b) The *lot* is a *farm operation;*
- (c) The Combined Heat and Power Engine capacity must not exceed 1.0 Megawatt of electricity for each hectare of land used for greenhouses;
- (d) Notwithstanding Section J.9(c) of this Zone, the combined heat and power engine capacity may be increased to 1.5 Megawatts of electricity for each hectare of land used for a *greenhouse* if high intensity lighting (greater than 10,000 lux) is used in the *greenhouse*; and
- (e) The cogeneration facility is operated in accordance with the Agricultural Land Commission Act/Regs/Orders, Clean Energy Act, as amended, the Environmental Management Act, as amended, the Greater Vancouver Regional District Air Quality Management Bylaw, as amended, and the BC Hydro Standing Offer Program, as amended.

10. <u>Farm Residential Footprint:</u>

The following provisions shall apply to a farm residential footprint:

- (a) The maximum size of the farm residential footprint shall be 2,000 sq. m; and
- (b) The maximum depth of the *farm residential footprint* from the *front lot line*, or the *side lot line* on a *flanking street* if it is a *corner lot*, shall be 60 m.

11. Soil:

The *lot* is in compliance with the Surrey Soil Conservation and Protection By-law.

K. Subdivision

Lots created through subdivision shall conform to the following standards:

- 1. Lot Area: Within Agricultural Land Reserve minimum 4 ha; and Outside Agricultural Land Reserve minimum 2 ha
- 2. Lot Width: Minimum 1/10 of total lot perimeter.
- 3. *Lot* Depth: No minimum.

L. Other Regulations

(BL 13657; 13774; 15056; 15655; 17471; 18212)

Additional land use regulations may apply as follows:

- 1. Subdivisions, pursuant to Surrey Development Cost Charge By-law, as amended-
- 2. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 3. *Building* permits, pursuant to Surrey Building By-law, as amended.
- 4. Trees and vegetation, pursuant to Surrey Tree Preservation By-law, as amended.
- 5. Noise is regulated by the Surrey Noise Control By-law, as amended.
- 6. *Soil amendment,* in compliance with the Surrey Soil Conservation and Protection By-law, as amended.

Part 11 - A-2, Intensive Agriculture Zone

Part 11 Intensive Agriculture Zone A-2

(BL 20058; 20300,20681, 21277, 21595)

A. Intent

This Zone is intended to control and accommodate general and *intensive agriculture* on land outside or within the *Agricultural Land Reserve* (ALR) and to protect land designated Agricultural in the *OCP* from intrusion of uses not compatible with *farm operations*.

B. Permitted Uses

(BL 15056; 15655; 20058, 20681)

Land, buildings and structures shall only be used for the following uses, or a combination thereof:

Principal Uses:

- 1. Agriculture and horticulture.
- 2. Intensive agriculture.
- 3. One single family dwelling which may contain 1 secondary suite.
- 4. Aquaculture.
- 5. Soil processing, provided this use only occurs on land outside the *Agricultural Land Reserve* unless authorized by the *Agricultural Land Commission Act/Regs/Orders*, where applicable.
- 6. Farm alcohol production facility, regulated by the <u>Liquor Control and Licensing Act</u>, as amended, provided that it occurs only on land within the Agricultural Land Reserve and conforms to the *Agricultural Land Commission Act/Regs/Orders*.
- 7. Forestry.
- 8. Provided that the total area covered by *buildings* and *structures* shall not exceed 10% of the *lot*:
 - (a) Agriculture and horticulture education;
 - (b) Conservation and nature study;
 - (c) Fish, game and wildlife enhancement;
 - (d) Hunting and wilderness survival training;
 - (e) Commercial Kennels, pursuant to Surrey Kennel Regulation By-law, as amended;
 - (f) Hobby Kennels, pursuant to Surrey Kennel Regulation By-law, as amended; or
 - (g) Agri-tourism.
- 9. Horse-riding, training and/or boarding facility, pursuant to Section J.4 of this Zone.

Accessory Uses:

- 10. Display and retail sale of products pursuant to Sections J.5 and J.6 of this Zone.
- 11. Farm alcohol production facility food and beverage service lounge, regulated by the <u>Liquor Control</u> and <u>Licensing Act</u> and pursuant to Sections J.5 and J.6 of this Zone.
- 12. Farm alcohol production facility retail sales, regulated by the <u>Liquor Control and Licensing Act</u> and pursuant to Sections J.5 and J.6 of this Zone.
- 13. *Primary processing* of products pursuant to Section J.7 of this Zone.
- 14. Private airport, pursuant to Section J.8 of this Zone.
- 15. Bed and breakfast use pursuant to Section B.7 of Part 4 General Provisions.
- 16. The keeping of *boarders* or *lodgers* pursuant to Section B.7 of Part 4 General Provisions.
- 17. Soil amendment.
- 18. *Cogeneration Facility*, pursuant to Section J.9 of this Zone.
- 19. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 20058, 21595)

Building Construction:

For the purpose of building construction:

(a) Minimum Single Family Dwelling Size:

Single family dwellings shall have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m; and

(b) Floor Area Calculation:

- i. Covered areas used for parking, unless the covered parking is:
 - a. In an accessory building;
 - b. 42 sq. m in area or less; or
 - c. Located within the basement;
- ii. Covered outdoor space with a height of 1.8 m or greater; and
- iii. Floor area including garages and covered parking with extended height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 18.6 sq. m for principal buildings; and
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided that the area has at least one wall 3.66 m or less in height.

E. Lot Coverage

For aquaculture uses, the maximum lot coverage shall be 10%.

F. Yards and Setbacks

(BL 15056; 15655; 17771; 18212; 18874, 20681)

Minimum Setbacks:

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Single Family Dwellings including Accessory Buildings and Structures and All Uses, Buildings and Structures Not Stated Below	7.5 m	12.0 m	Lesser of: (a) 13.5 m or (b) 10% of the <i>lot</i> width; but no less than 3.0 m	7.5 m
Agriculture and Horticulture; Farm Alcohol Production Facility; Forestry; Primary Processing; and Cogeneration Facilities including Accessory Buildings and Structures	30.0 m	15.0 m ¹	15.0 m ¹	30.0 m
Commercial Kennels, Hobby Kennels, Horse-riding Training and/or Boarding	30.0 m	30.0 m ²	30.0 m ²	30.0 m
Intensive Agriculture and Aquaculture Uses and Buildings ³	90.0 m	15.0 m	15.0 m	30.0 m
Private Airport Buildings and Structures	30.0 m	30.0 m	30.0 m	30.0 m

¹ If the *side yard* or *rear yard* abut a *lot* designated Residential in the *OCP*, any exhaust fans or machinery used in the said *building* shall be located at least 24 m from any *lot line* and shall emit a noise level no greater than 60 decibels at the perimeter of any *lot line*.

² When the front yard of a Commercial Kennel or Hobby Kennel is 90 m or more, the rear yard and side yard may be reduced to 15 m.

³ The said buildings shall be located not less than 30 m from the boundary of any other Zone.

2. Maximum Single Family Dwelling Setbacks:

Pursuant to Section J.10 of this Zone, no portion of a *single family dwelling* shall be *setback* farther than 50.0 m from the *front lot line* provided that, on a *corner lot*, no portion of a *single family dwelling* shall be *setback* farther than 50.0 m from either the *front lot line* or the *side lot line* on a *flanking street*.

3. Manufactured Homes:

Manufactured home siting shall be subject to the Surrey Mobile Homes and Trailer Regulation and Control By-law, as amended.

G. Height of Buildings

(BL 18874)

1. Principal Uses:

Excluding single family dwellings, building height shall not exceed 12 m.

2. <u>Single Family Dwellings:</u>

Building height shall not exceed 9 m.

3. Accessory Uses:

Building height shall not exceed 9 m.

4. <u>Structures:</u>

Height shall not exceed 12 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13774; 17471; 18414; 18487)

1. Parking Calculations:

- (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading; and
- (b) In this Zone, additional parking for *boarders* or *lodgers* or *bed and breakfast* users is required as follows:
 - i. 3 or fewer patrons 1 parking space; and
 - ii. 4 or more patrons 2 parking spaces.

2. <u>Vehicles Over 5,000 kg:</u>

- (a) Vehicles over 5,000 kg G.V.W. and associated trailers, ancillary to the permitted non-residential uses on the lot may be parked on the lot provided that:
 - i. The *vehicles* and associated trailers are owned or operated by the owner or occupant of the *lot*; and
 - ii. The *vehicles* and associated trailers shall not be parked within the required *building* setbacks; and
- (b) Vehicles over 5,000 kg G.V.W. and associated trailers, except those referred to in Section H.2(a) of this Zone, may be parked on a lot provided that:
 - i. There is a farm operation on the lot;
 - ii. The *vehicles* and associated trailers are owned or operated by the owner or occupant of the *lot*;
 - iii. The vehicles and associated trailers are parked within the farm residential footprint;
 - iv. The *vehicles* and associated trailers shall not be parked within the required *building setbacks*;
 - v. Where a *lot* is less than 4 ha, there is a maximum of 2 *vehicles* and 2 associated trailers; and
 - vi. Where a *lot* is 4 ha or more, there is a maximum of 3 *vehicles* and 3 associated trailers.

I. Landscaping and Screening

Not applicable to this Zone.

J. Special Regulations

(BL 17290; 17771; 18487; 18874, 20681)

1. Agricultural Uses:

Unless prohibited or further regulated in this Zone, Bylaw or other *City* of Surrey Bylaws, activities and uses on lands located within the *Agricultural Land Reserve* shall be in accordance with the *Agricultural Land Commission Act/Regs/Orders*, where applicable.

2. Farm Classification:

Lands within the *Agricultural Land Reserve* used for *agriculture* shall be classified as farms under the BC Assessment Act, as amended.

3. Secondary Suites:

A secondary suite shall:

- (a) Not exceed 90 sq. m in floor area; and
- (b) Occupy less than 40% of the habitable floor area of the *building*.

4. <u>Horse-Riding, Training and Boarding:</u>

Horse-riding, training and/or boarding facility are permitted in this Zone provided:

- (a) There are not more than 40 stalls; and/or
- (b) It does not include a racetrack licensed by the British Columbia Racing Commission.

5. Display and Retail Sales of Products:

Display and retail sale of products are permitted in this Zone provided all of the following are satisfied:

- (a) All of the products offered for sale shall be produced by the *farm operation* or at least 50% of the floor area for product sales and display shall be limited to product produced by the *farm operation*;
- (b) Products offered for sale shall be limited to *agriculture* and/or *horticulture* products and shall exclude dressed fowl or poultry, butchered meat and/or preserved food unless dressed, butchered or preserved off-site;
- (c) The cumulative maximum floor area for the display and sale of products shall not exceed 125 sq. m;
- (d) All products offered for sale and related displays shall be located entirely within a *building*; and
- (e) Products offered for sale and related displays shall be an *accessory use* to a *single family dwelling* and the *agriculture* and/or *horticulture* use of the *lot*.

6. Farm Alcohol Production Facility Retail Sales:

Farm alcohol production facility retail sales are permitted in this Zone provided the maximum floor area for retail sales, and food and beverage service lounge does not exceed 125 sq. m indoors and 125 sq. m outdoors.

7. Primary Processing:

Primary processing of products is permitted in this Zone provided at least 50% of the product being processed is produced by the same *farm operation* or is feed required for the *farm operation*.

8. <u>Airports or Heliports:</u>

Private airports or heliports are permitted in this Zone provided that:

- (a) They are only used for the private purposes of the owner of the *lot*;
- (b) Any aircraft operated on the *lot* must be operated by the owner or a person employed by the owner for a specific purpose related to the *farm operation*;
- (c) The *lot* area is not less than 16 ha;
- (d) The *lot* and facilities to be developed shall meet the requirements of Transport Canada for the type of airport or heliport proposed;
- (e) Any building, hangar or other structure shall be at least 30 m from any lot line;
- (f) A maximum of 2 aircraft and/or helicopters are permitted on one *lot* at one time;

(g) All runways or areas used for takeoff and landing shall be at least 150 m from any lot line; and

(h) No commercial activities, demonstrations or instructional training to be associated with the operation of a private airport or heliport.

9. <u>Cogeneration Facility</u>:

A cogeneration facility is permitted in this Zone provided that:

- (a) The Cogeneration Facility is associated with a greenhouse on the lot;
- (b) The lot is a farm operation;
- (c) The Combined Heat and Power Engine capacity must not exceed 1.0 Megawatt of electricity for each hectare of land used for greenhouses;
- (d) Notwithstanding Section J.9(c) of this Zone, the combined heat and power engine capacity may be increased to 1.5 Megawatts of electricity for each hectare of land used for a greenhouse if high intensity lighting (greater than 10,000 lux) is used in the greenhouse; and
- (e) The cogeneration facility is operated in accordance with the Agricultural Land Commission Act/Regs/Orders, Clean Energy Act, as amended, the Environmental Management Act, as amended, the Greater Vancouver Regional District Air Quality Management Bylaw, as amended, and the BC Hydro Standing Offer Program, as amended.

10. Farm Residential Footprint:

The following provisions shall apply to a farm residential footprint:

- (a) The maximum size of the farm residential footprint shall be 2,000 sq. m; and
- (b) The maximum depth of the farm residential footprint from the front lot line, or the side lot line on a flanking street if it is a corner lot, shall be 60 m.

11. Soil:

The lot is in compliance with the Surrey Soil Conservation and Protection By-law.

K. Subdivision

Lots created through subdivision shall conform to the following standards:

- 1. Lot Area: Minimum 4 ha;
- 2. Lot Width: Minimum 1/10 of total lot perimeter; and
- 3. Lot Depth: No minimum.

L. Other Regulations

(BL 13657; 13774; 15056; 15655; 17471; 18212)

Additional land use regulations may apply as follows:

- 1. Subdivisions, pursuant to Surrey Development Cost Charge By-law, as amended.
- 2. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 3. *Building* permits, pursuant to Surrey Building By-law, as amended.
- 4. Trees and vegetation, pursuant to Surrey Tree Preservation By-law, as amended.
- 5. Noise regulation, pursuant to Surrey Noise Control By-law, as amended.

Part 12

Acreage Residential Zone

RA

(BL 21281, 21390, 21474, 21595)

A. Intent

This RA Zone is intended for acreage *lots* typically 4,050 sq. m or larger, which may accommodate up to 2 *dwelling units*; and for existing *lots* less than 4,050 sq. m, small-scale multi-unit housing, which may accommodate 2 to 6 *dwelling units*, and is subject to the remainder of this Part 12.

B. Permitted Uses

(21474)

1. Land, buildings and structures in this RA Zone must only be used for the following uses, or a combination of principal uses and accessory uses if the maximum number of dwelling units is not exceeded as follows:

<i>Lot</i> Size	Lot Location	Maximum Number of Dwelling Units ¹	Principal Uses	Accessory Uses
(a) ≥ 4,050 sq. m	i. All Areas	Up to 2	Single Family Dwelling Hobby Kennel ³ Agriculture and Horticulture Uses ⁴ Skateboard ramp structure ⁵	Horse-boarding Display and retail sale of products ⁶ And all accessory uses permitted in Sections B.1.(b) and (c)
	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	
(b) < 4,050 sq. m and ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex	Secondary Suite Garden Suite
	iii. Eligible lots within Frequent Bus Stop Areas	Up to 6	Single Family Dwelling or Duplex	Coach House Bed and Breakfast ⁷ Boarders or Lodgers ⁷
(c) < 280 sq. m	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Short-Term Rental ⁸
	ii. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	

Despite the permitted uses in Table B.1, the following lands allow no more than 2 *dwelling units* on a *lot*:

(a) Land that is protected under Section 12.1(2) of the *Heritage Conservation Act, as amended*;

(b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and

- (c) Land that is not connected to a community water or community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 A hobby kennel is only permitted where the lot is ≥ 4,050 sq. m in size and subject to the Surrey Kennel Regulation Bylaw, as amended.
- 4 Agriculture and horticulture uses are only permitted where the lot is ≥ 2 ha.
- 5 Skateboard ramp structures, only where the lot is ≥ 0.9 ha, in accordance to Section J.3.
- 6 The display and retail sale of products is accessory to agriculture and horticulture uses, and is in accordance with Section J.4.
- 7 Bed and breakfast use and the keeping of boarders or lodgers are only permitted in accordance with Section B.7 of Part 4 General Provisions.
- 8 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

C. Subdivision

1. <u>Minimum Lot Sizes:</u>

Lots created through subdivision in this RA Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	8,094 sq. m
Lot Width	50 m
Lot Depth	60 m

2. Permitted Lot Size Reductions:

In accordance with the *unit density* increases permitted in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in this RA Zone may be reduced to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	4,050 sq. m
<i>Lot</i> Width	50 m
<i>Lot</i> Depth	60 m

D. Density

(BL 21595)

1. Subdivision:

For the purpose of subdivision in this RA Zone:

- (a) <u>Base Number of Lots:</u>
 - Maximum of 1.2 lots per hectare; and
- (b) <u>Permitted Number of Lots with Amenity Contributions:</u>

If amenity contributions are provided in accordance with Schedule G, the number of *lots* may be increased to a maximum of 2.5 *lots* per hectare.

2. <u>Building Construction:</u>

For *building* construction in this RA Zone:

Building Type	Lot Size	Floor Area Ratio¹, Floor Area
(a) <i>Single Family Dwelling</i> ² with or without a	 i. ≤ 900 sq. m in area designated Suburban or Suburban-Urban Reserve in the OCP ii. ≤ 1,858 sq. m in area designated Urban or Multiple-Residential in the OCP 	and Building Size Requirements a. The floor area ratio must not exceed 0.60 for the first 560 sq. m of lot area and 0.35 for the remaining lot area in excess of 560 sq. m, provided a minimum of 39 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m., and a maximum floor area of 465 sq. m.
Secondary Suite	iii. > 900 sq. m in area designated Suburban or Suburban-Urban Reserve in the <i>OCP</i> iv. > 1,858 sq. m in area designated Urban or Multiple-Residential in the <i>OCP</i>	 a. The floor area ratio is not applicable. b. Single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m.
(b) <i>Duplex</i> ³ with or without a <i>Secondary</i>	 i. ≤ 900 sq. m in area designated Suburban or Suburban-Urban Reserve in the OCP ii. ≤ 1,858 sq. m in area designated Urban or Multiple-Residential in the OCP 	 a. The floor area ratio must not exceed 1.0 for the first 560 sq. m of lot area and 0.60 for the remaining lot area in excess of 560 sq. m, provided a minimum of 44 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Despite the definition of floor area ratio, basements are included in the floor area ratio calculation for duplexes. c. Duplexes must have a minimum ground level
Suite ³	 iii. > 900 sq. m in area designated Suburban or Suburban-Urban Reserve in the OCP iv. > 1,858 sq. m in area designated Urban or Multiple-Residential in the OCP 	floor area of 84 sq. m and a minimum building width of 7 m. a. The floor area ratio is not applicable. b. Duplexes must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m.

(c) Coach House	i. Not applicable	a. The floor area of a coach house is permitted in addition to the floor area ratio permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a coach house must have a minimum floor area of 35 sq. m. and a maximum total floor area of 75 sq. m., excluding the garage or carport.
	b. Despite D.2(c)i.a., if the floor area of the <i>single</i> family dwelling or duplex in Sections D.2.(a) and (b) has not achieved the maximum floor area on the <i>lot</i> , the remainder of the floor area may be used for the <i>coach house</i> up to a maximum size of 120 sq. m.	
(d) Garden Suite	i. Not applicable	a. The floor area of a garden suite is permitted in addition to the floor area ratio permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a garden suite must have a minimum floor area of 35 sq. m. and a maximum total floor area of 75 sq. m.
(e) os. serioune		b. Despite D.2(d)i.a., if the floor area of the <i>single</i> family dwelling or duplex in Sections D.2.(a) and (b) has not achieved the maximum floor area on the <i>lot</i> , the remainder of the floor area may be used for the garden suite up to a maximum size of 120 sq. m.

- 1 Floor area ratio must also be calculated in accordance with Section D.3.
- 2 Refer to Section D.4(a) for second and third storey requirements.
- 3 Refer to Section D.4(b) for second and third storey requirements.

3. Floor Area Ratio Calculation:

In this RA Zone, the following must be included in the calculation of *floor area ratio*:

- Covered areas used for parking, unless the covered parking is located within the basement;
- ii. The area of an accessory building in excess of 10 sq. m;
- iii. Covered outdoor space with a height of 1.8 m or greater, except for a maximum of 10% of the maximum allowable floor area of which 10 sq. m must be reserved for a front porch or veranda; and
- iv. Floor area including, garages and covered parking with extended height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 19 sq. m for principal buildings; and
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided that the area has at least one wall 3.66 m or less in height.

4. Principal Building Second and Third Storey Floor Area:

(a) For single family dwellings on lots that are ≤ 900 sq. m in area and designated Suburban or Suburban-Urban Reserve in the OCP or ≤ 1,858 sq. m in area and designated Urban or Multiple Residential in the OCP, the maximum permitted floor area of a second storey for a principal building must not exceed 80% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second storey must be accomplished by a 20% offset at the second storey level from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot; and

(b) For *duplexes* on *lots* that are ≤ 900 sq. m in in area and designated Suburban or Suburban-Urban Reserve in the *OCP* or ≤ 1,858 sq. m in area and designated Urban or Multiple Residential in the *OCP*, the maximum permitted floor area of the second and third storeys for a *principal building* must not exceed 90% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second and third storeys must be accomplished by a 10% offset at both the second and third storey levels from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the *front lot line* and/or *flanking lot line* of the *lot*.

E. Lot Coverage

- 1. The maximum *lot coverage* for all *buildings* and *structures* in this RA Zone must not exceed 20%.
- 2. <u>Single Family Dwelling with or without a Secondary Suite:</u>

Despite Section E.1, where a lot in this RA Zone:

- (a) Is \leq 900 sq. m in area and designated Suburban-Urban Reserve in the *OCP*; or
- (b) Is \leq 1,160 sq. m in area and designated Suburban in the *OCP*; or
- (c) Is \leq 1,858 sq. m in area and designated Urban or Multiple Residential in the *OCP*; then:
 - i. For $lots \le 560$ sq. m in area, the maximum lot coverage for all buildings and structures must be 40%; or
 - ii. For *lots* > 560 sq. m and ≤ 1,262 sq. m in area, the maximum *lot coverage* for all *buildings* and *structures* must be 40% reduced by 2% for each 93 sq. m of additional *lot* area until a *lot coverage* of 25% is reached; or
 - iii. For *lots* > 1,262 sq. m in area, the maximum *lot coverage* for all *buildings* and *structures* is 25%.

3. <u>Single Family Dwelling</u> with or without a <u>Secondary Suite</u>, and a <u>Coach House</u>, or <u>Garden Suite</u>: Despite Section E.1, where a lot in this RA Zone:

- (a) Is \leq 1,858 sq. m in area and designated Urban or Multiple Residential in the *OCP*; then:
 - i. For $lots \le 560$ sq. m in area, the maximum lot coverage for all buildings and structures must be 45%; or
 - ii. For *lots* > 560 sq. m and ≤ 1,262 sq. m in area, the maximum *lot coverage* for all *buildings* and *structures* must be 45% reduced by 2% for each 93 sq. m of additional *lot* area until a *lot* coverage of 30% is reached; or
 - iii. For *lots* > 1,262 sq. m in area, the maximum *lot coverage* for all *buildings* and *structures* is 30%.
- 4. Duplex with or without a Secondary Suite, Coach House, or Garden Suite:

Despite Section E.1, where a *lot* in this RA Zone:

- (a) Is \leq 900 sq. m in area and designated Suburban-Urban Reserve in the *OCP*; or
- (b) Is \leq 1,160 sq. m in area and designated Suburban in the *OCP*; or
- (c) Is ≤ 1,858 sq. m in area and designated Urban or Multiple Residential in the OCP; then:
 - i. For $lots \le 560$ sq. m in area, the maximum lot coverage for all buildings and structures must be 45%; or
 - ii. For *lots* > 560 sq. m and ≤ 1,262 sq. m in area, the maximum *lot coverage* for all *buildings* and *structures* must be 45% reduced by 2% for each 93 sq. m of additional *lot* area until a *lot coverage* of 25% is reached; or
 - iii. For *lots* > 1,262 sq. m in area, the maximum *lot coverage* for all *buildings* and *structures* is 25%.

F. Yards and Setbacks

(BL 21595)

 Buildings and structures, where a lot is > 900 sq. m in area and designated Suburban or Suburban-Urban Reserve in the OCP or where the lot is > 1,858 sq. m in area and designated Urban or Multiple Residential in the OCP, must be sited in this RA Zone in accordance with the following minimum setbacks:

<i>Building</i> Type	Principal Building	Other Accessory Buildings and Structures > 10 sq. m	Other Accessory Buildings and Structures ≤ 10 sq. m.	Hobby Kennel ¹ , Agriculture and Horticulture Buildings	Skateboard Ramp Structure
Single Family Dwe	lling with or wi	thout a Secondary Su	ite		
Front Yard	7.5 m	18.0 m	18.0 m	36.0 m	18.0 m
Rear Yard	7.5 m	1.8 m	0.0 m	7.5 m	36.0 m
Side Yard	4.5 m ²	1.0 m	0.0 m	7.5 m	7.5 m
Street Side Yard	7.5 m	7.5 m	7.5 m	36.0 m	36.0 m
Duplex with or without a Secondary Suite					
Front Yard	7.5 m	18.0 m	18.0 m	36.0 m	18.0 m
Rear Yard	7.5 m	1.8 m	0.0 m	7.5 m	36.0 m
Side Yard	4.5 m ²	1.0 m	0.0 m	7.5 m	7.5 m
Street Side Yard	7.5 m	7.5 m	7.5 m	36.0 m	36.0 m
Coach House or Garden Suite					

Front Yard	Not Permitted	18.0 m	18.0 m	36.0 m	18.0 m
Rear Yard	1.8 m	1.8 m	0.0 m	7.5 m	36.0 m
Side Yard	1.8 m	1.0 m	0.0 m	7.5 m	7.5 m
Street Side Yard	2.4 m	7.5 m	7.5 m	36.0 m	36.0 m
Separation	5.0 m	5.0 m	n/a	n/a	n/a

¹ These setback requirements for hobby kennels do not apply if the hobby kennel forms part of or is attached to the principal building, however, the hobby kennel must be located at the rear of the said building.

2. Buildings and structures, where a lot is ≤ 900 sq. m in area and designated Suburban or Suburban-Urban Reserve in the OCP or where the lot is ≤ 1,858 sq. m in area and designated Urban or Multiple Residential in the OCP, buildings and structures, subject to Section F.3, must be sited in this RA Zone in accordance with the following minimum setbacks:

² One (1) *side yard setback* may be reduced to not less than 3.0 m if the opposite *side yard* on the lot is at least 15 m and the reduced *side yard* abuts land which is designated Suburban in the OCP.

Building Type	All Lots	Other Accessory Buildings and Structures > 10 sq. m	Other Accessory Buildings and Structures ≤ 10 sq. m
Single Family Dwel	ling with or without a Sec	ondary Suite	
Front Yard	7.5 m	18.0 m	18.0 m
Rear Yard	7.5 m	1.8 m	0.0 m
Side Yard	1.8 m	1.0 m	0.0 m
Street Side Yard	3.6 m	7.5 m	7.5 m
Duplex with or with	hout a <i>Secondary Suite</i>		
Front Yard	7.5 m	18.0 m	18.0 m
Rear Yard	7.5 m	1.8 m	0.0 m
Side Yard	1.8 m	1.0 m	0.0 m
Street Side Yard	3.6 m	7.5 m	7.5m
Coach House or Ga	rden Suite		_
Front Yard	Not Permitted	18.0 m	18.0 m
Rear Yard	1.8 m	1.8 m	1.8 m
Side Yard	1.8 m	1.0 m	1.0 m
Street Side Yard	2.4 m	7.5 m	7.5 m
Separation	5.0 m	5.0 m	n/a

3. Setback Reductions and Variations

These building setbacks, reductions and variations do not apply to Section F.1. Despite Table F.2, the following setback reductions and variations in this RA Zone are permitted for a lot that is ≤ 900 sq. m in area and designated Suburban or Suburban-Urban Reserve in the *OCP*, or where a *lot* is \leq 1,858 sq. m in area and designated Urban or Multiple Residential in the *OCP*:

Single Family Dwelling with or without Secondary Suite (a)

i. Front Yard:

- Except for a garage, the front yard setback may be relaxed at the a. lower floor level to 5.5 m for a maximum of 50% of the width of the principal building. If a minimum of 50% of the width of the single family dwelling is set back 9 m, the setback to an attached garage may be relaxed to 6.7 m;
- b. With the exception of a garage with its main access doors facing a side yard, an attached garage to the principal building must not extend towards the highway for more than half the depth of the said garage, measured from the front face of the single family dwelling, excluding any front face of the exterior wall above the said garage. If an attached garage with its main access doors facing a highway contains more than 2 parallel parking bays, the additional parking bay(s) and the garage entrance leading to the additional parking bay(s) must be set back at least 0.9 m from the front of the said garage; and

c. The required front yard setback is increased to 11.0 m to the front face of an attached garage on lots that front onto a cul-de-sac bulb and which have a frontage of less than 8.0 m, as determined by measuring a straight line drawn between the two front corners of the lot; and

ii. Rear Yard:

a. 50% of the length of the *rear building* face may be *setback* a distance of 6.0 m from the *rear lot line* provided the remainder of the *building* face is setback at least 8.5 m from the *rear lot line*; and

iii. Side Yard:

a. The *side yard setback* may be reduced to 1.2 m along one *side lot line* adjoining a *lot* zoned for small-scale multi-unit housing provided that *the side yard setback* on the opposite side of the *lot* is increased to 2.4 m.

(b) <u>Duplex with or without Secondary Suites</u>

i. Front Yard:

a. Exterior staircases, landings, and planters that are more than 0.6 metres above *existing grade*, which are attached to the *duplex* may be *setback* a minimum of 4.5 m from the *front lot line*.

(c) Coach House

- i. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

(d) Garden suite

- i. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

G. Height of Buildings and Structures

(BL 21595)

1. *Building* and *structure* heights in this RA Zone must be in accordance with the following requirements:

Building Type		Requirement
Single Family Dwelling	Building height	Must not exceed 9 m
with or without a Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 10 m ¹
Duplex with or without	Building height	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11 m
a Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹

Coach House or Garden Suite	Building height	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹
	Building Height	Must not exceed 4 m
Accessory Building	Increased Building Height	May be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building
Structures		Must not exceed 4 m
Skateboard ramp		Must not exceed the building height of the single family dwelling constructed on the lot to a maximum of 5 m, measured from existing grade to the top of the ramp's handrail

The maximum building height is permitted for single family dwellings, duplexes, coach houses and garden suites when the ground floor is used for parking only, provided the minimum ground floor elevation is less than the minimum flood and building elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking and Loading/Unloading

(BL 21474)

1. <u>Parking Calculations:</u>

- (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading; and
- (b) Where *boarders* or *lodgers* or *bed and breakfast* users are accommodated, the following additional parking is required, except for eligible *lots* within *frequent bus stop areas*:
 - i. Bed and Breakfast 1 parking space per bedroom available; and
 - ii. Boarders or Lodgers 1 parking space per boarder or lodger.

2. Lots > 1,858 sq. m In Area:

For *lots* > 1,858 sq. m in area, the following parking regulations must apply:

(a) Outdoor Parking or Storage:

Outdoor parking or storage of *vehicles*, *house trailers*, *utility trailers*, *campers* and boats ancillary to the residential use must be limited as follows:

- i. A maximum of 2 *vehicles* may be parked or stored outdoors and only if said *vehicles* are ancillary to a residential use; and
- ii. A combined maximum of 3 *house trailers, utility trailers, campers* or boats are permitted.

3. Lots \leq 1,858 sq. m In Area:

For *lots* \leq 1,858 sq. m in area the following parking regulations must apply:

(a) Parking Areas:

Vehicle parking areas must be limited as follows:

 Vehicle parking is permitted in either the front yard, side yard, rear yard, garage, carport or parking pad;

ii. *Parking spaces* must be located only on a *driveway* leading to a garage, carport or parking pad, in a garage, in a carport, or on a parking pad; and

iii. Despite Section H.3(a)(i) of this RA Zone, only *driveways* may accommodate parking within the *front yard* or *side yard*;

(b) Driveways:

Driveways must be limited as follows:

i. May be constructed off either the *frontage* or *flanking street*;

- ii. Every *lot* may have one *driveway* with a total surface or paved area a uniform maximum width of 8.0 m extending from the *lot line* to the garage, carport, or parking pad on the *lot*;
- iii. Despite Section H.3(b)(ii) *driveway* width may be increased to provide access to additional *parking spaces* in a garage, carport or parking pad, where those parking areas have more than 2 side-by-side *parking spaces*, provided that:
 - The increased width is a maximum of 3 m times the number of adjacent side-by-side parking spaces, measured at the required front yard setback; and
 - b. The *driveway* is uniformly tapered over the required *front yard* to a width of 8 m at the *front lot line*; and
- iv. Despite Sections H.3(b)(i) and (ii), a *driveway* must not exceed 53% of the total area of the *front yard* or required *side yard* within which the *driveway* is located; and
- v. Where the *driveway* is constructed in a *side yard* off a *flanking street* all references to *front yard* within this Section must be read as *side yard*.

(c) Outdoor Parking or Storage:

Outdoor parking or storage of *vehicles*, *house trailers*, *utility trailers*, *campers* or boats ancillary to a residential use must be limited as follows:

- A maximum of 4 vehicles or 3 vehicles and 1 house trailer, utility trailer, camper or boat may be parked or stored outdoors but only if said vehicles are ancillary to a residential use;
- ii. Outside parking or storage of a house trailer or boat is not permitted within the front yard setback, or within the required side yards adjacent to the dwelling unit, or within 1 m of the side lot line;
- iii. Despite Sub-section H.3.(c)ii. of this RA Zone, 1 house trailer or 1 boat may be parked a minimum of 1 m from the front lot line and/or side lot line in the front driveway, to the side of the front driveway or in the side yard, on lots that have no vehicular access to the rear yard or where access is not feasible through landscaping or fencing modifications; and
- iv. Despite Sub-section H.3(c)(iii) of this RA Zone, house trailers or boats are not permitted to be parked on corner lots in the area bounded by the intersecting lot lines at a street corner and a straight-line joining points 9 m along the said lot lines from the point of the intersection of the two lot lines.

I. Landscaping and Screening

1. <u>General Landscaping:</u>

All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas must be landscaped including the retention of mature trees. This *landscaping* must be maintained.

2. Outdoor Parking and Storage

For outdoor parking or storage:

(a) House trailers or boats parked or stored in any area of a lot other than a driveway or parking pad must be adequately screened as follows:

- i. All Yards: Compact evergreen trees or shrubs a minimum of 1.8 m high; except:
- ii. Rear Yard: A solid fence a minimum of 1.8 m high may be used in place of the trees or shrubs; and
- (b) Screening required in Section I.2(a) of this RA Zone must be located between the *house* trailer or boat and any portion of the *lot line* within 7.5 m of the *house trailer* or boat in order to obscure the view from the abutting *lot* or street; and
- (c) Despite Section I.2(b) of this RA Zone, screening of a *house trailer* or boat on a *corner lot* must not be located in an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 9 m along the said *lot lines* from the point of intersection of the 2 *lot lines*.

J. Special Regulations

1. Floodplain:

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

2. Basement Access:

- (a) Basement access and basement wells serving a principal building in this RA Zone must be sited as follows:
 - i. Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 28 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the basement access and basement wells must include the stairs, and the cumulative area of all basement access and basement wells on a lot must not exceed 28 sq. m.

3. Skateboard Ramp:

A skateboard ramp in this RA Zone must be:

- (a) Permitted in association with a single family dwelling or duplex;
- (b) Completely enclosed by a fence a minimum of 1.8 m to a maximum of 3.6 m high along the perimeter of the ramp *structure*, or equipped with a security device to prohibit unauthorized use of the skateboard ramp *structure*;
- (c) A maximum of 173.4 sq. m in area, a maximum of 5 m high, a maximum of 14.3 m long and a maximum of 12.2 m wide;
- (d) Sited behind the single family dwelling or duplex; and
- (e) For the enjoyment of the residents of the *single family dwelling* or *duplex* on the *lot* and not for commercial purposes.

4. Display and Retail Sale

Display and retail sale of products are permitted in this RA Zone if all of the following are satisfied:

- (a) All the products offered for sale are produced by the *farm operation* or at least 50% of the floor area for product sales and display must be limited to product produced by the *farm operation*;
- (b) All the products offered for sale are limited to *agriculture* and/or *horticulture* products, excluding dressed fowl or poultry, butchered meat and/or preserved food unless dressed, butchered or preserved off-site;
- (c) All the products offered for sale or on display take up a maximum cumulative floor area of 93 sq. m;
- (d) All products offered for sale and related displays must be located entirely within a *building*; and
- (e) All products offered for sale and related displays must be an *accessory use* to a *single family dwelling, duplex* and the *agriculture* and/or *horticulture* use of the *lot*.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This RA Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this RA Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this RA Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
 - (g) Regulations pursuant to any Acts.

Suburban Residential Zone

R1

(21281, 21390, 21474, 21595)

A. Intent

This R1 Zone is intended for small-scale multi-unit housing on suburban sized *lots* typically larger than 1,858 sq. m, which may accommodate 2 to 6 *dwelling units*, and is subject to the remainder of this Part 13.

B. Permitted Uses

 Land, buildings and structures in this R1 Zone must only be used for the following uses, or a combination of principal uses and accessory uses if the maximum number of dwelling units is not exceeded as follows:

Lot Size	<i>Lot</i> Location	Maximum Number of <i>Dwelling</i> <i>Units</i> ¹	Principal Uses	Accessory Uses
(a) ≥ 4,050 sq. m	i. All Areas	Up to 2	Single Family Dwelling Hobby Kennel ³ Agriculture and Horticulture Uses ⁴	
	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Secondary Suite Garden Suite Coach House Bed and Breakfast ⁵ Boarders or Lodgers ⁵ Short-Term Rental ⁶
(b) < 4,050 sq. m and ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex	
	iii. Eligible lots within Frequent Bus Stop Areas	Up to 6	Single Family Dwelling or Duplex	
(c) < 280 sq. m.	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	
	ii. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	

¹ Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:

⁽a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act;

⁽b) Land that as of December 7, 2023, designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and

⁽c) Land that is not connected to a water or community sewer system provided as a service by a municipality or regional district.

2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.

- 3 A hobby kennel is only permitted where the lot is ≥ 4,050 sq. m in size and subject to the Surrey Kennel Regulation Bylaw.
- 4 Agriculture and horticulture uses are only permitted where the lot is ≥ 2 ha; excluding poultry farming, mushroom growing, piggeries or mink farms.
- 5 Bed and breakfast use and the keeping of boarders or lodgers are only permitted in accordance with Section B.7 of Part 4 General Provisions.
- 6 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

C. Subdivision

1. Minimum Lot Sizes:

Lots created through subdivision in this R1 Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	8,094 sq. m
Lot Width	50 m
Lot Depth	60 m

2. <u>Permitted Lot Size Reductions:</u>

In accordance with the *unit density* increases permitted in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in this R1 Zone may be reduced to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	1,858 sq. m
Lot Width	30 m
Lot Depth	30 m

D. Density

1. Subdivision:

For the purpose of subdivision in this R1 Zone:

- (a) Base Number of Lots:
 - Maximum of 2.5 lots per hectare; and
- (b) Permitted Number of Lots with Amenity Contributions:

If amenity contributions are provided in accordance with Schedule G, the number of *lots* may be increased to a maximum of 5.0 *lots* per hectare.

2. Building Construction:

For building construction in this R1 Zone:

Building Type	Lot Size	Floor Area Ratio ¹ , Floor Area and Building Size Requirements
(a) Single Family Dwelling ² with or without a Secondary Suite	i. ≤ 1,500 sq. m	a. The floor area ratio must not exceed 0.60 for the first 560 sq. m of lot area and 0.35 for the remaining lot area in excess of 560 sq. m, provided a minimum of 39 sq. m. of the total floor area is used only as a garage or carport,

		except for eligible <i>lots</i> within <i>Frequent Bus Stop</i> Areas where a garage or carport is not required.
		b. Despite Section D.2.(a)i.a., single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m., and the maximum floor area is 465 sq. m.
	ii. > 1,500 sq. m	a. The floor area ratio must not exceed 0.32 provided that of the allowable floor area, 10 sq. m is used only for accessory buildings and structures, and 44.6 sq. m is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
		b. Single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m.
	i <1500 ca m	a. The <i>floor area ratio</i> must not exceed 1.0 for the first 560 sq. m of <i>lot</i> area and 0.60 for the remaining <i>lot</i> area in excess of 560 sq. m, provided a minimum of 44 sq. m. of the total floor area is used only as a garage or carport within the <i>duplex</i> , except for eligible <i>lots</i> within <i>Frequent Bus Stop Areas</i> where a garage or carport is not required.
	i. ≤ 1,500 sq. m	b. Despite the definition of <i>floor area ratio</i> , basements are included in the <i>floor area ratio</i> calculation for <i>duplexes</i> .
(b) <i>Duplex</i> ³ with or		c. Despite D.2.(b)i.a., duplexes must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m, and must not exceed a maximum floor area of 600 sq. m including basements.
without a Secondary Suite		a. The floor area ratio must not exceed 1.0 for the first 560 sq. m of lot area and 0.60 for the remaining lot area in excess of 560 sq. m, provided a minimum of 44 sq. m. of the total floor area is used only as a garage or carport within the duplex, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
	ii. > 1,500 sq. m	b. Despite the definition of <i>floor area ratio</i> , basements are included in the <i>floor area ratio</i> calculation for <i>duplexes</i> .
		c. Despite D.2.(b)ii.a., duplexes must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m, and must not exceed a maximum floor area of 700 sq. m including basements.

(c) Coach House	i. Not applicable	 a. The floor area of a coach house is permitted in addition to the floor area ratio permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a coach house must have a minimum floor area of 35 sq. m. and a maximum total floor area of 75 sq. m., excluding the garage or carport. b. Despite D.2(c)i.a., if the floor area of the single family dwelling or duplex in Sections D.2.(a) and (b) has not achieved the maximum floor area on the lot, the remainder of the floor area may be used for the coach house up to a maximum size of 120 sq. m.
(d) Garden Suite	i. Not applicable	 a. The floor area of a garden suite is permitted in addition to the floor area ratio permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a garden suite must have a minimum floor area of 35 sq. m. and a maximum total floor area of 75 sq. m. b. Despite D.2(d)i.a., if the floor area of the single family dwelling or duplex in Sections D.2.(a) and (b) has not achieved the maximum floor area on the lot, the remainder of the floor area may be used for the garden suite up to a maximum size of 120 sq. m.

- 1 Floor area ratio must also be calculated in accordance with Section D.3.
- 2 Refer to Section D.4(a) for second and third storey requirements.
- Refer to Section D.4(b) for second and third storey requirements.

3. Floor Area Ratio Calculation:

- (a) In this R1 Zone, the following must be included in the calculation of *floor area* ratio:
 - i. Covered areas used for parking, unless the covered parking is located within the *basement*;
 - ii. The area of an accessory building in excess of 10 sq. m;
 - iii. Covered outdoor space with a height of 1.8 m or greater, except for a maximum of 10% of the maximum allowable floor area of which 10 sq. m must be reserved for a front porch or veranda; and
 - iv. Floor area including garages and covered parking with extended height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 19 sq. m; for principal buildings; and
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided that the area has at least one wall 3.66 m or less in height.

4. <u>Principal Building Second and Third Storey Floor Area</u>

(a) For single family dwellings on lots that are ≤ 1,500 sq. m in size, the maximum permitted floor area of a second storey for a principal building must not exceed 80% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second storey must be accomplished by an 20% offset at the second storey level from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot; and

(b) For *duplexes* on *lots* that are ≤ 1,500 sq. m in size, the maximum permitted floor area of the second and third storeys for a *principal building* must not exceed 90% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second and third storeys must be accomplished by an 10% offset at both the second and third storey levels from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the *front lot line* and/or *flanking lot line* of the *lot*.

E. Lot Coverage

1. The maximum *lot coverage* for all *buildings* and *structures* in this R1 Zone must be as follows:

Building Type	Lot Size	Maximum Lot Coverage	
	≤ 560 sq. m	40%	
Single Family Dwelling with or without a Secondary Suite	> 560 sq. m but ≤ 1,262 sq. m	40% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 25% is reached	
	> 1,262 sq. m	25%	
	≤ 560 sq. m	45%	
Single Family Dwelling with or without a Secondary Suite, Coach House, or Garden Suite	> 560 sq. m but ≤ 1,262 sq. m	45% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 30% is reached	
	> 1,262 sq. m	30%	
	≤ 560 sq. m	50%	
Duplex with or without a Secondary Suite	> 560 sq. m but ≤ 1,262 sq. m	50% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 35% is reached	
	> 1,262 sq. m	35%	
	≤ 560 sq. m	55%	
Duplex with or without a Secondary Suite, Coach House, or Garden Suite	> 560 sq. m but ≤ 1,262 sq. m	55% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 40% is reached	
	> 1,262 sq. m	40%	

F. Yards and Setbacks

1. Subject to Section F.2, buildings and structures must be sited in this R1 Zone with the following minimum setbacks:

Building Type	<i>Lot</i> Size > 4,050 sq. m	Lot Size ≤ 4,050 sq. m but > 1,500 sq. m	<i>Lot</i> Size ≤ 1,500 sq. m	
Single Family Dwelling with	or without a Secondary Su	ite		
Front Yard	7.5 m	7.5 m	7.5 m	
Rear Yard	7.5 m	7.5 m	7.5 m	
Side Yard	4.5 m	4.5 m	1.8 m	
Street Side Yard	7.5 m	7.5 m	3.6 m	
Duplex with or without a Se	condary Suite			
Front Yard	7.5 m	7.5 m	7.5 m	
Rear Yard	7.5 m	7.5 m	7.5 m	
Side Yard	4.5 m	4.5 m	1.8 m	
Street Side Yard	7.5 m	7.5 m	3.6 m	
Hobby Kennel ¹ , Agriculture	and Horticulture Buildings ²			
Front Yard	36.0 m			
Rear Yard	7.5 m		Not Downsitted	
Side Yard	7.5 m	Not Permitted	Not Permitted	
Street Side Yard	36.0 m			
Coach House or Garden Suit	e			
Front Yard	Not Permitted	Not Permitted	Not Permitted	
Rear Yard	1.8 m	1.8 m	1.8 m	
Side Yard	1.8 m	1.8 m	1.8 m	
Street Side Yard	2.4 m	2.4 m	2.4 m	
Separation	5.0 m	5.0 m	5.0 m	
Other Accessory Buildings &	Structures > 10 sq. m			
Front Yard	18.0 m	18.0 m	18.0 m	
Rear Yard	1.8 m	1.8 m	1.8 m	
Side Yard	1.0 m	1.0 m	1.0 m	
Street Side Yard	7.5 m	7.5 m	7.5 m	
Separation	5.0 m	5.0 m	5.0 m	
Other Accessory Buildings &	Structures ≤ 10 sq. m			
Front Yard	18.0 m	18.0 m	18.0 m	
Rear Yard	0.0 m	0.0 m	0.0 m	
Side Yard	0.0 m	0.0 m	0.0 m	
Street Side Yard	7.5 m	7.5 m	7.5 m	

¹ The *setback* requirements for *hobby kennels* do not apply if the *hobby kennel* forms part of or is attached to the *principal building*; however, the *hobby kennel* must be located at the rear of the said *building*.

² *Agriculture* and *horticulture* use *buildings* are only permitted on *lots* \ge 2.0 hectares.

2. <u>Setback Reductions and Variations</u>

Despite Table F.1, the following *setback* reductions and variations in this R1 Zone are permitted for $lots \le 1,500$ sq. m in area only, and not for lots > 1,500 sq. m in size:

(a) Single Family Dwelling with or without Secondary Suite

- i. Front Yard:
 - a. Except for a garage, the *front yard setback* may be relaxed at the lower floor level to 5.5 m for a maximum of 50% of the width of the *single family dwelling*. If a minimum of 50% of the width of the *single family dwelling* is set back 9 m, the *setback* to an attached garage may be relaxed to 6.7 m;
 - b. With the exception of a garage with its main access doors facing a side yard, an attached garage to the single family dwelling must not extend towards the highway for more than half the depth of the said garage, measured from the front face of the single family dwelling, excluding any front face of the exterior wall above the said garage. If an attached garage with its main access doors facing a highway contains more than 2 parallel parking bays, the additional parking bay(s) and the garage entrance leading to the additional parking bay(s) must be set back at least 0.9 m from the front of the said garage; and
 - c. The required *front yard setback* is increased to 11.0 m to the front face of an attached garage on *lots* that front onto a cul-de-sac bulb and which have a frontage of less than 8.0 m, as determined by measuring a straight line drawn between the two front corners of the *lot*; and

ii. Rear Yard:

a. 50% of the length of the rear building face may be setback a
 distance of 6.0 m from the rear lot line provided the remainder of
 the building face is setback at least 8.5 m from the rear lot line;
 and

iii. Side Yard:

a. The *side yard setback* may be reduced to 1.2 m along one side *lot* line adjoining a *lot* zoned for small-scale multi-unit housing, provided that *the side yard setback* on the opposite side of the *lot* is increased to 2.4 m.

(b) <u>Duplex with or without Secondary Suites</u>

- i. Front Yard:
 - Exterior staircases, landings, and planters that are more than 0.6 metres above existing grade, which are attached to the duplex may be setback a minimum of 4.5 m from the front lot line; and
 - b. For *lots* with no rear *lane* access, the *front yard setback* for a *duplex* may be reduced to 4.0 m.

(c) <u>Coach House</u>

- i. Rear Yard:
 - a. The *rear yard setback* of a *coach house* may be reduced to 1.0 m if the *coach house* is constructed above a garage or carport, which has access from a rear *lane*; and

- ii. Internal Building Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

(d) Garden Suite

- i. Internal Building Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

(e) Other Accessory Buildings and Structures

- i. Separation:
 - a. A minimum separation of 5 m is required between the single family dwelling or duplex and accessory buildings and structures exceeding 2.4 m in building height, including detached garage or carport regardless of building height. The minimum separation may be reduced to 3.0 m for stairs and for an outdoor space such as a deck or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

G. Height of Buildings and Structures

1. Building and structure heights in this R1 Zone must be in accordance with the following requirements:

Building Type		Requirement
Single Family Dwelling	Building height	Must not exceed 9 m
with or without a Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 10 m ¹
Duplex with or without	Building height	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11 m
a Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹
Hobby Kennel, Agriculture and Horticulture Buildings	Building height	Must not exceed 9 m
Coach House or	Building height	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m
Garden Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹

	Building height	Must not exceed 4 m
Accessory Building	Increased building height	May be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building
Structures		Must not exceed 4 m

¹ The maximum building height is permitted for single family dwellings, duplexes, coach houses and garden suites when the ground floor is used for parking only, provided the minimum ground floor elevation is less than the minimum flood and building elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking and Loading/Unloading

- Parking Calculations
 - (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading; and
 - (b) Where boarders or lodgers or bed and breakfast users are accommodated, the following additional parking is required, except for eligible lots within frequent bus stop areas:
 - i. Bed and Breakfast 1 parking space per bedroom available; and
 - ii. Boarders or Lodgers 1 parking space per boarder or lodger.

2. Outdoor Parking and Storage:

Outdoor parking or storage of vehicles, *house trailers, utility trailers, campers*, or boats ancillary to the residential use must be limited as follows:

- (a) Maximum of 3 vehicles;
- (b) Combined maximum of 1 house trailer, utility trailer, camper or boat;
- (c) Outdoor parking or storage of a *house trailer* or boat is not permitted within the *front yard setback*, or within the required *side yards* adjacent to the *dwelling unit*, or within 1 m of the *side lot line*; and
- (d) Despite Section H.2(c) of this R1 Zone, 1 house trailer or 1 boat may be parked a minimum of 1 m from the front lot line and/or side lot line in the front driveway, to the side of the front driveway or in the side yard, on lots that have no vehicular access to the rear yard or where access is not feasible through landscaping or fencing modifications.

I. Landscaping and Screening

1. General Landscaping:

All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas must be landscaped including the retention of mature trees. This *landscaping* must be maintained.

2. Outdoor Parking and Storage:

For outdoor parking or storage:

- (a) House trailers or boats parked or stored in any area of a lot other than a driveway or parking pad must be adequately screened as follows:
 - i. All *Yards*: Compact evergreen trees or shrubs a minimum of 1.8 m high; except:
 - ii. Rear Yard: A solid fence a minimum of 1.8 m high may be used in place of the trees or shrubs;
- (b) Screening required in Section I.2(a) of this R1 Zone must be located between the house trailer or boat and any portion of the lot line within 7.5 m of the house trailer or boat in order to obscure the view from the abutting lot or street; and

(c) Despite Section I.2(b) of this R1 Zone, screening of a *house trailer* or boat on a *corner lot* must not be located in an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 9 m along the said *lot lines* from the point of intersection of the 2 *lot lines*.

J. Special Regulations

1. Floodplain:

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

2. <u>Basement Access:</u>

- (a) Basement access and basement wells serving a principal building in this R1 Zone must be sited as follows:
 - i. Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 28 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R1 Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R1 Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R1 Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
 - (g) Regulations pursuant to any Acts.

Part 14

Quarter Acre Residential Zone

R2

(21281, 21390, 21474, 21595)

A. Intent

This R2 Zone is intended for small-scale multi-unit housing on large *lots* typically 930 sq. m or larger, which may accommodate 2 to 6 *dwelling units*, where *lot* size may be reduced with substantial public *open space* set aside within the subdivision and is subject to the remainder of this Part 14.

B. Permitted Uses

 Land, buildings and structures in this R2 Zone must only be used for the following uses, or a combination of principal uses and accessory uses if the maximum number of dwelling units is not exceeded as follows:

Lot Size	<i>Lot</i> Location	Maximum Number of <i>Dwelling</i> <i>Units</i> ¹	Principal Uses	Accessory Uses
(d) ≥ 4,050 sq. m	ii. All Areas	Up to 2	Single Family Dwelling	Secondary Suite
	v. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Garden Suite
(e) < 4,050 sq. m and ≥ 280 sq. m	vi. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex	Coach House Bed and
	vii. Eligible lots within Frequent Bus Stop Areas	Up to 6	Single Family Dwelling or Duplex	Breakfast ³ Boarders or
(0)	iii. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Lodgers ³
(f) < 280 sq. m	iv. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	Short-Term Rental⁴

- 1 Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:
 - (a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act, as amended;
 - (b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and
 - (c) Land that is not connected to a community water or community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 Bed and breakfast use and the keeping of boarders or lodgers are only permitted in accordance with Section B.7 of Part 4 General Provisions.
- 4 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

C. Subdivision

1. Minimum Lot Sizes:

Lots created through subdivision in this R2 Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	8,094 sq. m
Lot Width	50 m
Lot Depth	60 m

2. Permitted Lot Size Reductions:

In accordance with the permitted *unit density* increases in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in this R2 Zone may be reduced to the following minimum standards:

Criteria	Minimum <i>Lot</i> Area	Minimum Lot Width	Minimum Lot Depth
(a) Permitted <i>Lot</i> Size Reductions	930 sq. m.	24 m	30 m
(b) Permitted <i>Lot</i> Size Reductions With 15% Open Space ¹	775 sq. m.	20 m	30 m
(c) Permitted <i>Lot</i> Size Reductions With 30% <i>Open Space</i> ²	700 sq. m.	20 m	30 m

- 1 Despite Section C.2(a) and in accordance with the *unit density* increases in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G and a minimum of 15% of the subdivided lands are provided as *open space*, subject to Section C.3., *lots* created through subdivision must conform to the minimum *lot* requirements in C.2(b).
- 2 Despite Sections C.2(a) and (b) and in accordance with the *unit density* increases in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G and a minimum of 30% of the subdivided lands are provided as *open space*, subject to Section C.3., up to 50% of the *lots* created through subdivision must conform to the minimum *lot* requirements in C.2(c).

3. Open Space Provisions:

Open space provisions are as follows:

- (a) Lots created in Section D.2.(b) must provide a minimum of 15% of the subdivided lands as open space;
- (b) Lots created in Section D.2.(c) must provide a minimum of 30% of the subdivided lands as *open space*;
- (c) Open space must be preserved in its natural state or retained for parks and recreation purposes and contain natural features such as a *stream*, ravine, stands of mature trees, or other land forms worthy of preservation, and/or contain heritage *buildings* or features, and/or be dedicated as a public park; and
- (d) Open space must be accessible by the public from a highway.

4. Undevelopable Areas:

For the purpose of calculating the amount of *open space* referenced in this Section, *undevelopable areas* may be included, however, must be discounted by 50%.

D. Density

1. <u>Subdivision</u>:

For the purpose of subdivision in this R2 Zone:

(a) <u>Base Number of Lots:</u>

Maximum of 2.5 lots per hectare; and

(b) Permitted Number of Lots with Amenity Contributions:

If amenity contributions are provided in accordance with Schedule G, the number of *lots* may be increased to a maximum of 10 *lots* per gross hectare.

2. <u>Building Construction</u>:

For building construction in this R2 Zone:

Building Type	Lot Size	Floor Area Ratio ¹ , Floor Area and Building Size Requirements
(a) Single Family Dwelling ² with or without a	i. ≤ 1,500 sq. m	 a. The floor area ratio must not exceed 0.60 for the first 560 sq. m of lot area and 0.35 for the remaining lot area in excess of 560 sq. m, provided a minimum of 39 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Despite Section D.2.(a)i., single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m., and a maximum floor area of 465 sq. m.
Secondary Suite	ii. > 1,500 sq. m	 a. The floor area ratio must not exceed 0.32 provided that of the allowable floor area, 10 sq. m is used only for accessory buildings and structures, and 44.6 sq. m is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m.

		a. The floor area ratio must not exceed 1.0 for the first 560 sq. m of lot area and 0.60 for the remaining lot area in excess of 560 sq. m, provided a minimum of 44 sq. m. of the total floor area is used only as a garage or carport within the duplex, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
	i. ≤ 1,500 sq. m	b. Despite the definition of <i>floor area ratio,</i> basements are included in the <i>floor area ratio</i> calculation for <i>duplexes</i> .
(b) <i>Duplex</i> ³ with or		c. Despite D.2.(b)i.a., duplexes must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m, and must not exceed a maximum floor area of 600 sq. m including basements.
without a Secondary Suite		a. The floor area ratio must not exceed 1.0 for the first 560 sq. m of lot area and 0.60 for the remaining lot area in excess of 560 sq. m, provided a minimum of 44 sq. m. of the total floor area is used only as a garage or carport within the duplex, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
	ii. > 1,500 sq. m	b. Despite the definition of <i>floor area ratio,</i> basements are included in the <i>floor area ratio</i> calculation for <i>duplexes</i> .
		c. Despite D.2.(b)ii.a., duplexes must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m, and must not exceed a maximum floor area of 650 sq. m including basements.

(c) Coach House	i. Not applicable	a. The floor area of a coach house is permitted in addition to the floor area ratio permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a coach house must have a minimum floor area of 35 sq. m. and a maximum total floor area of 75 sq. m., excluding the garage or carport.
		b. Despite D.2(c)i.a., if the maximum floor area of the single family dwelling or duplex in Sections D.2.(a) and (b) has not been achieved, the remainder of the floor area may be used for the coach house up to a maximum size of 120 sq. m.
(d) <i>Garden Suite</i>	i. Not applicable	a. The floor area of a <i>garden suite</i> is permitted in addition to the <i>floor area ratio</i> permitted for <i>single family dwellings</i> and <i>duplexes</i> in Sections D.2.(a) and (b), provided that a <i>garden suite</i> must have a minimum floor area of 35 sq. m. and a maximum total floor area of 75 sq. m.
		b. Despite D.2(d)i.a., if the maximum floor area of the single family dwelling or duplex in Sections D.2.(a) and (b) has not been achieved, the remainder of the floor area may be used for the garden suite up to a maximum size of 120 sq. m.

- 1 Floor area ratio must also be calculated in accordance with Section D.3.
- 2 Refer to Section D.4(a) for second and third storey requirements.
- 3 Refer to Section D.4(b) for second and third storey requirements.

3. Floor Area Ratio Calculation:

- (a) In this R2 Zone, the following must be included in the calculation of *floor area ratio*:
 - i. Covered area used for parking unless the covered parking is located within the *basement*;
 - ii. The area of an accessory building in excess of 10 sq. m;
 - iii. Covered outdoor space with a height of 1.8 m or greater, except for a maximum of 10% of the maximum allowable floor area of which 10 sq. m must be reserved for a front porch or veranda; and
 - iv. Floor area of garages and covered parking with extended height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 19 sq. m for *principal buildings*; and
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided the area has at least one wall 3.66 m or less in height.

4. Principal Building Second Storey Floor Area:

(a) For single family dwellings on lots that are ≤ 1,500 sq. m in size, the maximum permitted floor area of a second storey for a principal building must not exceed 80% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second storey must be accomplished by an 20% offset at the second storey level from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot; and

(b) For *duplexes* on *lots* that are ≤ 1,500 sq. m in size, the maximum permitted floor area of the second and third storeys for a *principal building* must not exceed 90% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second and third storeys must be accomplished by an 10% offset at both the second and third storey levels from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the *front lot line* and/or *flanking lot line* of the *lot*.

E. Lot Coverage

1. The maximum *lot coverage* for all *buildings* and *structures* in this R2 Zone must be as follows:

TOIIOWS:			
Building Type	Lot Size	Maximum Lot Coverage	
		a. For lots ≤ 560 sq.m in area, the maximum lot coverage must not exceed 40%.	
(a) Single Family Dwelling with or without a Secondary Suite	i. ≤ 1,500 sq. m	b. For <i>lots</i> > 560 sq.m and ≤1,262 sq.m, the maximum <i>lot coverage</i> must be 40% reduced at a rate of 2% for each 93 sq.m of additional <i>lot</i> area until 25% is reached.	
		c. For <i>lots</i> > 1,262 sq.m. and ≤ 1,500 sq.m. in area, the maximum lot coverage must not exceed 25%.	
	ii. > 1,500 sq. m	25%	
		a. For <i>lots</i> ≤ 560 sq.m in area, the maximum <i>lot</i> coverage must not exceed 45%.	
(b) Single Family Dwelling with or without a Secondary Suite, and a Coach House, or Garden Suite	i. ≤ 1,500 sq. m	b. For <i>lots</i> > 560 sq.m and ≤1,262 sq. m, the maximum <i>lot coverage</i> must be 45% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 30% is reached.	
		c. For <i>lots</i> > 1,262 sq. m. and ≤ 1,500 sq. m. in area, the maximum <i>lot coverage</i> must not exceed 30%.	
	ii. > 1,500 sq. m	30%	

(c) Duplex with or without a Secondary Suite, Coach House, or Garden Suite	i. ≤ 1,500 sq. m	 a. For lots ≤ 560 sq.m in area, the maximum lot coverage must not exceed 50%. b. For lots > 560 sq.m and ≤1,262 sq.m, the maximum lot coverage must be 50% reduced at a rate of 2% for each 93 sq.m of additional lot area until 35% is reached. c. For lots > 1,262 sq.m. and ≤ 1,500 sq.m. in area, the
		maximum <i>lot coverage</i> must not exceed 35%.
	ii. > 1,500	35%
	sq. m	5570

F. Yards and Setbacks

1. *Buildings* and *structures*, subject to Section F.2., must be sited in this R2 Zone in accordance with the following minimum *setbacks*:

Building Type	All Lots	Other Accessory Buildings and Structures > 10 sq. m	Other Accessory Buildings and Structures ≤ 10 sq. m	
Single Family Dwelling with	or without a Secondary	Suite		
Front Yard	7.5 m	18.0 m	18.0 m	
Rear Yard	7.5 m	1.8 m	0.0 m	
Side Yard	2.4 m	1.0 m	0.0 m	
Street Side Yard	3.6 m	7.5 m	7.5 m	
Duplex with or without a Sec	condary Suite			
Front Yard	7.5 m	18.0 m	18.0 m	
Rear Yard	7.5 m	1.8 m	0.0 m	
Side Yard	1.8 m	1.0 m	0.0 m	
Street Side Yard	3.6 m	7.5 m	7.5 m	
Coach House or Garden Suit	Coach House or Garden Suite			
Front Yard	Not Permitted	18.0 m	18.0 m	
Rear Yard	1.8 m	1.8 m	0.0 m	
Side Yard	1.8 m	1.0 m	0.0 m	
Street Side Yard	2.4 m	7.5 m	7.5 m	
Separation	5.0 m	n/a	n/a	

2. <u>Setback Reductions and Variations</u>

Despite Table F.1, the following *setback* reductions and variations in the R2 Zone are permitted:

(a) <u>Coach House</u>

- i. Rear Yard:
 - a. The *rear yard setback* of a *coach house* may be reduced to 1.0 m if the *coach house* is constructed above a garage or carport, which has access from a rear *lane*; and
- ii. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

(b) Garden Suite

- i. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

(c) Other Accessory Buildings and Structures > 10 sq. m

i. Separation:

a. A minimum separation of 5 m is required between the single family dwelling or duplex and any accessory buildings and structures exceeding 2.4 m in building height, including detached garage or carport regardless of building height. The minimum separation may be reduced to 3.0 m for stairs and for an outdoor space such as a deck or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

G. Height of Buildings and Structures

1. *Building* and *structure* heights in this R2 Zone must be in accordance with the following requirements:

Building Type		Requirement
	Building height with sloped roof	Must not exceed 9 m
Single Family Dwelling with or without a	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 7.3 m
Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 10 m ¹
	Building height with sloped roof	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11.0 m
Duplex with or without a Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 9.8 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹
Coach House or Garden Suite	Building height with sloped roof	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m
	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 6.5 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹
Accessory Building		Must not exceed 4 m, but may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building
Structures		Must not exceed 4 m

¹ The maximum building height is permitted for single family dwellings, duplexes, coach houses and garden suites when the ground floor is used for parking only, provided the minimum ground floor elevation is less than the minimum flood and building elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking and Loading/Unloading

- 1. Parking Calculation:
 - (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading; and
 - (b) Where boarders or lodgers or bed and breakfast users are accommodated, the following additional parking is required, except for eligible lots within frequent bus stop areas:
 - i. Bed and Breakfast 1 parking space per bedroom available; and
 - ii. Boarders or Lodgers 1 parking space per boarder or lodger.

2. Outdoor Parking or Storage:

Outdoor parking or storage of *vehicles, house trailers, utility trailers, campers*, or boats ancillary to the residential use, must be limited as follows:

- (a) Maximum of 3 vehicles;
- (b) Combined maximum of 1 house trailer, utility trailer, camper or boat;
- (c) Outside parking or storage of a *house trailer* or boat is not permitted within the *front yard setback*, or within the required *side yards* adjacent to the *dwelling unit*, or within 1 m of the *side lot line*; and
- (d) Despite Section H.2(c) of this R2 Zone, 1 house trailer or 1 boat may be parked a minimum of 1 m from the front lot line and/or side lot line in the front driveway, to the side of the front driveway or in the side yard, on lots that have no vehicular access to the rear yard or where access is not feasible through landscaping or fencing modifications.

I. Landscaping and Screening

1. <u>General Landscaping:</u>

All developed portions of the *lot* not covered by *buildings, structures* or paved areas must be landscaped including the retention of mature trees. This *landscaping* must be maintained.

2. <u>Outdoor Parking and Storage:</u>

For outdoor parking or storage:

- (a) House trailers or boats parked or stored in any area of a lot other than a driveway or parking pad must be adequately screened as follows:
 - i. All *Yards*: Compact evergreen trees or shrubs a minimum of 1.8 m high; except:
 - ii. Rear Yard: A solid fence a minimum of 1.8 m high may be used in place of the trees or shrubs;
- (b) Screening required in Section I.2(a) of this R2 Zone must be located between the *house trailer* or boat and any portion of the *lot line* within 7.5 m of the *house trailer* or boat in order to obscure the view from the abutting *lot* or street; and
- (c) Despite Section I.2(b) of this R2 Zone, screening of a *house trailer* or boat on a *corner lot* must not be located in an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 9 m along the said *lot lines* from the point of intersection of the 2 *lot lines*.

3. Open Space:

The *open space* set aside pursuant to Section C.2 of this R2 Zone, must be improved with a basic level of *landscaping* work including brushing and seeding of the ground, limbing of low branches on trees and providing and constructing paths for public passage, wherever appropriate.

J. Special Regulations

1. <u>Floodplain:</u>

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

2. Basement Access:

- (a) Basement access and basement wells serving a principal building in this R2 Zone must be sited as follows:
 - i. Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 28 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R2 Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R2 Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R2 Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
 - (g) Regulations pursuant to any Acts.

Part 14A

Oceanfront Residential Zone

R2-O

(BL 21281, 21474 21595)

A. Intent

This R2-O Zone is intended for small-scale multi-unit housing on oceanfront lots typically 1,000 sq. m or larger, which may accommodate 2 to 6 dwelling units, where there are no lots located between the subject lot and the oceanfront, except for railway land, and is subject to the remainder of this Part 14A.

B. Permitted Uses

Land, buildings and structures in this R2-O Zone must only be used for the following
uses, or a combination of principal uses and accessory uses if the maximum number of
dwelling units is not exceeded as follows:

Lot Size	Lot Location	Maximum Number of <i>Dwelling Units</i> ¹	Principal Uses	Accessory Uses
(a) ≥ 4,050 sq. m	i. All Areas	Up to 2	Single Family Dwelling	Secondary Suite
	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Garden Suite
(b) < 4,050 sq. m and ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex	Coach House Bed and
	iii. Eligible <i>lots</i> within Frequent <i>Bus Stop Areas</i>	Up to 6	Single Family Dwelling or Duplex	Breakfast ³ Boarders or Lodgers ³
(c) < 280 sq. m	i. Inside <i>Transit-</i> <i>Oriented Areas</i> ²	Up to 2	Single Family Dwelling	Short-Term
(C) \ 200 Sq. III	ii. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	Rental⁴

- 1 Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:
 - (a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act, as amended;
 - (b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and
 - (c) Land that is not connected to a community water or a community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 Bed and breakfast use and the keeping of boarders or lodgers are only permitted in accordance with Section B.7 of Part 4 General Provisions; and
- 4 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

C. Subdivision

1. <u>Minimum Lot Sizes:</u>

Lots created through subdivision in this R2-O Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	1,000 sq. m
<i>Lot</i> Width	20 m
<i>Lot</i> Depth	45 m

D. Density

1. <u>Building Construction:</u>

For building construction in this R2-O Zone:

Building Type	Lot Size	Floor Area Ratio ¹ , Floor Area and Building Size Requirements
(a) Single Family Dwelling ² with or without a	i. ≤ 1,500 sq. m	 a. The floor area ratio must not exceed 0.60 for the first 560 sq. m of lot area and 0.35 for the remaining lot area in excess of 560 sq. m, provided a minimum of 39 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Despite Section D.1.(a)i.a.,single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m., and the maximum floor area is 465 sq. m.
Secondary Suite	ii. > 1,500 sq. m	 a. The floor area ratio must not exceed 0.32 provided that of the allowable floor area, 39 sq.m is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Single family dwellings must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m.

(b) <i>Duplex</i> ³ with or without a <i>Secondary</i>	i. ≤ 1,500 sq. m	 a. The floor area ratio must not exceed 1.0 for the first 560 sq. m of lot area and 0.60 for the remaining lot area in excess of 560 sq. m, provided a minimum of 44 sq. m. of the total floor area is used only as a garage or carport within the duplex, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Despite the definition of floor area ratio, basements are included in the floor area ratio calculation for duplexes. c. Despite D.1.(b)i.a, duplexes must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m, and must not exceed a maximum floor area of 650 sq. m including basements.
Suite	ii. > 1,500 sq. m	 a. The floor area ratio must not exceed 1.0 for the first 560 sq. m of lot area and 0.60 for the remaining lot area in excess of 560 sq. m, provided a minimum of 44 sq. m. of the total floor area is used only as a garage or carport within the duplex, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. b. Despite the definition of floor area ratio, basements are included in the floor area ratio calculation for duplexes. c. Duplexes must have a minimum ground level floor area of 84 sq. m and a minimum building width of 7 m.
(c) Coach House	i. Not applicable	 a. The floor area of a coach house is permitted in addition to the floor area ratio permitted for single family dwellings and duplexes in Sections D.1.(a) and (b), provided that a coach house must have a minimum floor area of 35 sq.m. and a maximum total floor area of 75 sq. m., excluding the garage or carport. b. Despite D.1(c)i.a., if the floor area of the single family dwelling or duplex in Sections D.1.(a) and (b) has not achieved the maximum floor area on the lot, the remainder of the floor area may be used for the coach house up to a maximum size of 120 sq.m.

		a. The floor area of a <i>garden suite</i> is permitted in addition to the <i>floor area ratio</i> permitted for <i>single family dwellings</i> and <i>duplexes</i> in Sections D.1.(a) and (b), provided that a <i>garden suite</i> must have a minimum floor area of 35 sq.m. and a maximum total floor area of 75 sq. m.
(d) Garden Suite	i. Not applicable	·
		b. Despite D.1(d)i.a., if the floor area of the <i>single</i> family dwelling or duplex in Sections D.1.(a) and (b) has not achieved the maximum floor area on the lot, the remainder of the floor area may be used for the garden suite up to a maximum size of 120 sq.m.

- 1 Floor area ratio must also be calculated in accordance with Section D.2.
- 2 Refer to Section D.3(a) for second and third storey requirements.
- 3 Refer to Section D.3(b) for second and third storey requirements.

2. <u>Floor Area Ratio Calculation:</u>

In this R2-O Zone, the following must be included in the calculation of *floor area ratio*:

- Covered areas used for parking, unless the covered parking is located within the basement;
- ii. The area of an accessory building in excess of 10 sq. m;
- iii. Covered outdoor space with a height of 1.8 m or greater, except for a maximum of 10% of the maximum allowable floor area of which 10 sq. m must be reserved for a front porch or veranda; and
- iv. Floor area including garages and covered parking with extended height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 19 sq. m for *principal buildings*; and
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided that the area has at least one wall 3.66 m or less in height.

3. Principal Building Second Storey Floor Area

(a) For single family dwellings on lots that are ≤ 1,500 sq. m, the maximum permitted floor area of a second storey for a principal building must not exceed 80% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second storey must be accomplished by an 20% offset at the second storey level from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot; and

(b) For duplexes on lots that are ≤ 1,500 sq. m, the maximum permitted floor area of the second and third storeys for a principal building must not exceed 90% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second and third storeys must be accomplished by an 10% offset at both the second and third storey levels from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot.

E. Lot Coverage

1. The maximum *lot coverage* in this R2-O Zone for all *buildings* and *structures* must be as follows:

Building Type	Lot Size	Maximum Lot Coverage
(a) Single Family Dwelling with or without a Secondary Suite, Coach House, or Garden Suite	i. ≤ 1,500 sq. m	 a. For lots ≤ 560 sq.m in area, the maximum lot coverage must not exceed 40%. b. For lots > 560 sq.m and ≤1,262 sq.m, the maximum lot coverage must be 40% reduced at a rate of 2% for each 93 sq.m of additional lot area until 25% is reached. c. For lots > 1,262 sq.m. and ≤ 1,500 sq.m in area, the maximum lot coverage must not exceed 25%.
	ii. > 1,500 sq. m	25%
(b) Duplex with or without a Secondary Suite, Coach House, or Garden Suite		 a. For lots ≤ 560 sq.m in area, the maximum lot coverage must not exceed 45%. b. For lots > 560 sq.m and ≤1,262 sq.m, the maximum lot coverage must be 45% reduced at a rate of 2% for each 93 sq.m of additional lot area until 25% is reached. c. For lots > 1,262 sq.m. and ≤ 1,500 sq.m. in area, the maximum lot coverage must not exceed 30%.
	ii. > 1,500 sq. m	30%

F. Yards and Setbacks

1. *Buildings* and *structures*, subject to Section F.2., must be sited in this R2-O Zone in accordance with the following minimum *setbacks*:

Building Type	All Lots	Other Accessory Buildings and Structures > 10 sq. m	Other Accessory Buildings and Structures ≤ 10 sq.m.	
Single Family Dwelling with or without a Secondary Suite				
Front Yard	10 m	10 m	10 m	
Rear Yard	10 m	10 m	10 m	
Side Yard	1.8 m	1.0 m	0 m	
Street Side Yard	7.5 m	7.5 m	7.5 m	
Duplex with or without a Secondary Suite				
Front Yard	10 m	10 m	10 m	
Rear Yard	10 m	10 m	10 m	
Side Yard	1.8 m	1.0 m	0 m	
Street Side Yard	7.5 m	7.5 m	7.5 m	
Coach House or Garden Suite				
Front Yard	10 m	10 m	10 m	
Rear Yard	10 m	10 m	10 m	
Side Yard	1.8 m	1.0 m	0 m	
Street Side Yard	2.4 m	7.5 m	7.5 m	
Separation	5.0 m	5.0 m	n/a	

2. <u>Setback Reductions and Variations</u>

Despite Table F.1, the following setback reductions and variations in the R2-O Zone are permitted:

(a) <u>Coach House</u>

- i. Rear Yard:
 - a. The *rear yard setback* of a *coach house* may be reduced to 1.0 m if the *coach house* is constructed above a garage or carport, which has access from a rear *lane*; and
- ii. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

(b) Garden Suite

- i. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

- (c) Other Accessory Buildings and Structures > 10 sq. m
 - i. Separation:

a. A minimum separation of 5 m is required between the single family dwelling or duplex and any accessory buildings and structures exceeding 2.4 m in building height, including detached garage or carport regardless of building height. The minimum separation may be reduced to 3.0 m for stairs and for an outdoor space such as a deck or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

G. Height of Buildings

1. *Building* and *structure* heights in the R2-O Zone must be in accordance with the following requirements:

Building Type		Requirement	
Single Family	Building Height with sloped roof	Must not exceed 9 m	
Dwelling with or without a Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 7.3 m	
Duplex with or without a	Building Height with sloped roof	Must not exceed 3 storeys inclusive of the basement, up to a maximum of 11.0 m	
Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the basement, up to a maximum of 9.3 m	
Coach House or Garden Suite	Building height with sloped roof	Must not exceed 2 storeys inclusive of the basement, up to a maximum of 7.0 m with a maximum roof peak height of 8.3 m	
	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 2 storeys inclusive of the basement, up to a maximum of 6.5 m	
Accessory Building		Must not exceed 4 m, but may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building	
Structures		Must not exceed 4 m	

H. Off-Street Parking and Loading/Unloading

- 1. Parking Calculation:
 - (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading; and
 - (b) Where boarders or lodgers or bed and breakfast users are accommodated, the following additional parking is required, except for eligible lots within Frequent Bus Stop Areas:
 - i. Bed and Breakfast 1 parking space per bedroom available; and
 - ii. Boarders or Lodgers 1 parking space per boarder or lodger.
- 2. Outdoor Parking and Storage:

Outdoor parking or storage of *vehicles, house trailers, utility trailers, campers*, or ancillary to the residential use, shall be limited as follows:

(a) Maximum of 3 vehicles;

- (b) Combined maximum of 1 house trailer, utility trailer, camper or boat;
- (c) Outside parking or storage of a *house trailer* or boat is not permitted within the *front yard setback*, or within the required *side yards* adjacent to the *dwelling unit*, or within 1 m of the *side lot line*; and

(d) Despite Section H.2(c) of this R2-O Zone, 1 house trailer or 1 boat may be parked a minimum of 1 m from the front lot line and/or side lot line in the front driveway, to the side of the front driveway or in the side yard, on lots that have no vehicular access to the rear yard or where access is not feasible through landscaping or fencing modifications.

I. Landscaping and Screening

- 1. <u>General Landscaping:</u>
 - (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained.
- 2. <u>Outdoor Parking and Storage:</u>

For outdoor parking or storage:

- (a) House trailers or boats parked or stored in any area of a lot other than a *driveway*or parking pad shall be adequately screened as follows:
 - i. All *Yards*: Compact evergreen trees or shrubs a minimum of 1.8 m high; except:
 - ii. Rear Yard: A solid fence a minimum of 1.8 m high may be used in place of the trees or shrubs;
- (b) Screening required in Section I.2(a) of this R2-O Zone shall be located between the *house trailer* or boat and any portion of the *lot line* within 7.5 m of the *house trailer* or boat in order to obscure the view from the abutting *lot* or street; and
- (c) Despite Section I.2(b) of this R2-O Zone, screening of a *house trailer* or boat on a *corner lot* shall not be located in an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 9 m along the said *lot lines* from the point of intersection of the 2 *lot lines*.

J. Special Regulations

Basement Access:

- (a) Basement access and basement wells serving a principal building in this R2-O Zone must be sited as follows:
 - i. Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 28 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R2-O Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R2-O Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R2-O Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
 - (g) Regulations pursuant to any Acts.

Urban Residential Zone

(BL 21281, 21390, 21474, 21595)

A. Intent

This R3 Zone is intended for small-scale multi-unit housing on urban sized *lots* typically 560 sq. m or larger, which may accommodate 2 to 6 *dwelling units*, and is subject to the remainder of this Part 15.

B. Permitted Uses

1. Land, *buildings* and *structures* in this R3 Zone must only be used for the following uses, or a combination of *principal uses* and *accessory uses* if the maximum number of *dwelling units* is not exceeded as follows:

Lot Size	<i>Lot</i> Location	Maximum Number of <i>Dwelling</i> <i>Units</i> ¹	Principal Uses	Accessory Uses
(a) ≥ 4,050 sq. m	i. All Areas	Up to 2	Single Family Dwelling	
	i. Inside Transit- Oriented Areas²	Up to 2	Single Family Dwelling	Secondary Suite ⁶
(b) < 4,050 sq. m and ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex or Houseplex ³	Garden Suite Coach House Bed and
	iii. Eligible lots within Frequent Bus Stop Areas	Up to 6	Single Family Dwelling or Duplex or Houseplex ³	Breakfast ⁴ Boarders or Lodgers ⁴
(c) < 280 sq. m	i. Inside Transit- Oriented Areas²	Up to 2	Single Family Dwelling	Short-Term Rental ⁵
	ii. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	

- 1 Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:
 - (a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act;
 - (b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act; and
 - (c) Land that is not connected to a community water or community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 A houseplex may be permitted on a corner lot, a through lot, or a lot with lane access.
- 4 Bed and breakfast use and the keeping of boarders or lodgers are only permitted in accordance with Section B.7 of Part 4 General Provisions.
- 5 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.
- 6 A secondary suite is not permitted in a houseplex.

Part 15 R3

C. Subdivision

1. <u>Minimum Lot Sizes:</u>

Lots created through subdivision in this R3 Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	8,094 sq. m
Lot Width	50 m
Lot Depth	60 m

2. Permitted Lot Size Reductions:

In accordance with the *unit density* increases permitted in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in this R3 Zone may be reduced to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	560 sq. m
Lot Width	15 m
Lot Depth	28 m

D. Density

1. <u>Subdivision</u>:

For the purpose of subdivision in this R3 Zone:

- (a) <u>Base Number of Lots:</u>
 - Maximum of 2.5 lots per hectare; and
- (b) <u>Permitted Number of Lots with Amenity Contributions:</u>
 If amenity contributions are provided in accordance with Schedule G, the
- number of *lots* may be increased to a maximum of 14.8 *lots* per hectare.

2. <u>Building Construction</u>:

For building construction in this R3 Zone:

Building Type	Lot Size	Floor Area Ratio ¹ , Floor Area and Building Size Requirements
(a) Single Family Dwelling ² with or without a Secondary Suite	i. All <i>lots</i>	 a. The <i>floor area ratio</i> must not exceed 0.60 for the first 560 sq. m of <i>lot</i> area and 0.35 for the remaining <i>lot</i> area in excess of 560 sq. m, provided a minimum of 39 sq. m. of the total floor area is used only as a garage or carport, except for eligible <i>lots</i> within <i>frequent bus stop areas</i> where a garage or carport is not required. b. Despite Section D.2.(a)i.a., <i>single family dwellings</i> must have a minimum ground level floor area of 84 sq. m and a minimum <i>building</i> width of 7 m., and must not exceed a maximum floor area is 465 sq. m.

			-
(b) <i>Duplex</i> ³ with or without a <i>Secondary Suite</i>	i. All <i>lots</i>	minimum of as a garage of eligible lots we garage or can. Despite the of included in the Despite Section minimum growinimum but the properties of the prope	a ratio must not exceed 1.0, provided a 44 sq. m. of the total floor area is used only or carport within the duplex, except for within frequent bus stop areas where a report is not required. definition of floor area ratio, basements are the floor area ratio calculation for duplexes. Sion D.2.(b)i.a., duplexes must have a pound level floor area of 84 sq. m and a didding width of 7 m, and must not exceed a poor area of 560 sq. m including basements.
		560 sq. m of area in exces sq. m of the used only as except for el	ea ratio must not exceed 1.0 for the first for the area and 0.60 for the remaining lot ss of 560 sq. m, provided a minimum of 22 total floor area of each dwelling unit is a garage or carport for the houseplex, ligible lots within frequent bus stop areas age or carport is not required.
(c) Houseplex	i. All <i>lots</i>	-	definition of <i>floor area ratio, basements</i> ided in the <i>floor area ratio</i> calculation for a
		minimum gr minimum bu a maximum basements, floor area of or carport, e	cion D.2.(c)i.a., a houseplex must have a ound level floor area of 84 sq. m and a wilding width of 15 m, and must not exceed floor area is 600 sq. m not including provided a minimum of 22 sq. m. of the seach dwelling unit is used only as a garage except for eligible lots within frequent bus where a garage or carport is not required.
(d) Coach House	i. Not applicable	to the floor of dwellings, du (b) and (c) pr minimum flo	a of a coach house is permitted in addition area ratio permitted for single family uplexes and houseplexes in Sections D.2.(a), rovided that a coach house must have a or area of 35 sq.m. and a maximum total 75 sq. m., excluding the garage or carport.
		and (c) has n lot, the rema	d)i.a., if the floor area of the single family olex or houseplex in Sections D.2.(a), (b) ot achieved the maximum floor area on the inder of the floor area may be used for the up to a maximum size of 120 sq.m.

(e) Garden Suite	i. Not applicable	 a. The floor area of a garden suite is permitted in addition to the floor area ratio permitted for single family dwellings, duplexes and houseplexes in Sections D.2.(a), (b) and (c), provided that a garden suite must have a minimum floor area of 35 sq.m. and a maximum total floor area of 75 sq. m.
		b. Despite D.2(e)i.a., if the floor area of the single family dwelling, duplex or houseplex in Sections D.2.(a), (b) and (c) has not achieved the maximum floor area on the lot, the remainder of the floor area may be used for the garden suite up to a maximum size of 120 sq.m.

- 1 Floor area ratio must also be calculated in accordance with Section D.3.(a) and (b).
- 2 Refer to Section D.4(a) for second and third storey requirements.
- 3 Refer to Section D.4(b) for second and third storey requirements.

3. Floor Area Ratio Calculation:

- (a) In this R3 Zone, the following must be included in the calculation of *floor area ratio*:
 - i. Covered areas used for parking in accordance with Section D.2;
 - ii. The area of an accessory building in excess of 10 sq. m;
 - iii. Covered outdoor space with a height of 1.8 m or greater, except for a maximum 10% of the maximum allowable floor area of which 10 sq. m must be reserved for a front porch or veranda; and
 - iv. Floor area including a garage or carport with a height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 19 sq. m for *principal buildings*;
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided that the area has at least one wall 3.66 m or less in height; and
- (b) In this R3 Zone, the following may be excluded from the calculation of *floor area* ratio:
 - i. If the minimum ground floor elevation is less than the minimum flood and building elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended, non-habitable floor area may be excluded from the floor area ratio calculation as follows:
 - a. A ground floor foyer provided that the foyer area does not exceed 10 sq. m in area; and
 - b. Any portion of the ground floor, including covered outdoor space at the ground level.

4. Principal Building Second and Third Storey Floor Area

(a) For single family dwellings, the maximum permitted floor area of a second storey for a principal building must not exceed 80% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second storey must be accomplished by an 20% offset at the second storey level from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot;

- (b) For duplexes, the maximum permitted floor area of the second and third storeys for a principal building must not exceed 90% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second and third storeys must be accomplished by an 10% offset at both the second and third storey levels from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot; and
- (c) Section D.4.(a) does not apply to existing two storey *single family dwellings* in this Zone with building permits issued prior to July 11, 1994.

E. Lot Coverage

1. The maximum *lot coverage* for all *buildings* and *structures* in this R3 Zone must be as follows:

Building Type	Lot Size	Maximum Lot Coverage
	≤ 560 sq. m	40%
Single Family Dwelling with or without a Secondary Suite	> 560 sq. m but ≤ 1,262 sq. m	40% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 25% is reached
	> 1,262 sq. m	25%
Single Eamily Dwelling	≤ 560 sq. m	50%
Single Family Dwelling with or without a Secondary Suite, Coach House, or Garden Suite	> 560 sq. m. but ≤ 1,262 sq. m	50% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 30% is reached
Guiden Suite	> 1,262 sq. m	30%
	≤ 560 sq. m	50%
Duplex with or without a Secondary Suite	> 560 sq. m but ≤ 1,262 sq. m	50% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 35% is reached
	> 1,262 sq. m	35%
	≤ 560 sq. m	50%
Duplex with or without a Secondary Suite, Coach House, or Garden Suite	> 560 sq. m but ≤ 1,262 sq. m	50% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 35% is reached
	> 1,262 sq. m	35%

	≤ 560 sq. m	60%
Houseplex with or without a Secondary Suite	> 560 sq. m but ≤ 1,262 sq. m	60% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 35% is reached
	> 1,262 sq. m	35%
	≤ 560 sq. m	60%
Houseplex with or without a Secondary Suite or Coach House	> 560 sq. m but ≤ 1,262 sq. m	60% reduced at a rate of 2% for each 93 sq. m of additional <i>lot</i> area until 35% is reached
	> 1,262 sq. m	35%

F. Yards and Setbacks

1. Buildings and structures, subject to Section F.2., must be sited in this R3 Zone in accordance with the following minimum setbacks:

Building	Interior <i>Lot</i>	Corner Lot	Interior <i>Lot</i>	Corner Lot		
Туре	Lane Access	Lane Access	No Lane	No Lane		
Single Family Dwelling	Single Family Dwelling with or without a Secondary Suite					
Front Yard	6.5 m	6.5 m	6.5 m	6.5 m		
Rear Yard	7.5 m	7.5 m	7.5 m	7.5 m		
Side Yard	1.8 m	1.8 m	1.8 m	1.8 m		
Street Side Yard	n/a	3.6 m	n/a	3.6 m		
Duplex with or withou	ut a Secondary Suite					
Front Yard	6.0 m	6.0 m	6.0 m	6.0 m		
Rear Yard	7.5 m	7.5 m	7.5 m	7.5 m		
Side Yard	1.2 m	1.2 m	1.2 m	1.2 m		
Street Side Yard	n/a	2.4 m	n/a	2.4 m		
Houseplex						
Front Yard	3.5 m	3.5 m		3.5 m		
Rear Yard	7.5 m	7.5 m	Not Permitted	7.5 m		
Side Yard	1.2 m	1.2 m		1.2 m		
Street Side Yard	n/a	2.4 m		2.4 m		
Coach House						
Front Yard	Not Permitted	Not Permitted		Not Permitted		
Rear Yard	1.2 m	1.2 m		1.8 m		
Side Yard	1.2 m	1.2 m	Not Permitted	1.8m		
Street Side Yard	2.4 m	2.4 m		2.4 m		
Separation	5.0 m	5.0 m		5.0 m		
Garden Suite						
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted		
Rear Yard	1.2 m	1.2 m	1.8 m	1.8 m		
Side Yard	1.8 m	1.8m	1.8 m	1.8m		
Street Side Yard	2.4 m	2.4 m	2.4 m	2.4 m		
Separation	5.0 m	5.0 m	5.0 m	5.0 m		

Other Accessory Buildings & Structures > 10 sq. m					
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted	
Rear Yard	1.2 m	1.2 m	1.8 m	1.8 m	
Side Yard	1.0 m	1.0 m	1.0 m	1.0 m	
Street Side Yard	n/a	3.6 m	n/a	3.6 m	
Other Accessory Build	Other <i>Accessory Buildings</i> & <i>Structures</i> ≤ 10 sq. m				
Front Yard	18.0 m	18.0 m	18.0 m	18.0 m	
Rear Yard	0 m	0 m	0 m	0 m	
Side Yard	0 m	0 m	0 m	0 m	
Street Side Yard	n/a	1.8 m	n/a	1.8 m	

¹ Or a through lot.

2. Setback Reductions and Variations

Despite Table F.1, the following *setback* reductions and variations in this R3 Zone are permitted:

- (a) <u>Single Family Dwelling with or without Secondary Suite</u>
 - i. Front Yard:
 - Except for a garage, the front yard setback may be relaxed at the lower floor level to 5.0 m for a maximum of 50% of the width of the single family dwelling;
 - b. If a minimum of 50% of the width of the *single family dwelling* is set back 9 m, the *setback* to an attached garage may be relaxed to 6.0 m;
 - c. With the exception of a garage with its main access doors facing a side yard, an attached garage to the single family dwelling must not extend towards the highway for more than half the depth of the said garage, measured from the front face of the single family dwelling, excluding any front face of the exterior wall above the said garage. If an attached garage with its main access doors facing a highway contains more than 2 parallel parking bays, the additional parking bay(s) and the garage entrance leading to the additional parking bay(s) must be set back at least 1 m from the front of the said garage;
 - d. The required *front yard setback* is increased to 10 m to the front face of an attached garage on *lots* that front onto a cul-de-sac bulb and which have a *frontage* of less than 8.0 m, as determined by measuring a straight line drawn between the two front corners of the *lot*; and
 - e. Exterior staircases, landings, and planters that are more than 0.6 metres above *existing grade*, which are attached to the *single family dwelling* may be *setback* a minimum of 4.5 m from the *front lot line*; and

ii. Rear Yard:

a. 50% of the length of the rear building face may be setback a
 distance of 6.0 m from the rear lot line provided the remainder of
 the building face is setback at least 8.5 m from the rear lot line;
 and

iii. Side Yard:

a. The *side yard setback* may be reduced to 1.2 m along one *side lot line* adjoining a *lot* zoned for small-scale multi-unit housing, provided that the *side yard setback* on the opposite side of the *lot* is increased to 2.4 m.

(b) Duplex with or without Secondary Suites

- i. Front Yard:
 - Exterior staircases, landings, and planters that are more than 0.6 metres above existing grade, which are attached to the principal building may be setback a minimum of 4.5 m from the front lot line; and
 - b. For *lots* with no rear *lane* access, the *front yard setback* for a *duplex* may be reduced to 4.0 m.

(c) <u>Houseplex</u>

- i. Front Yard:
 - a. The *front yard setback* of the *houseplex* may be reduced to a minimum of 2.0 metres for the first storey by an enclosed and uninhabitable space such as a porch or verandah, provided that the said porch or verandah is a minimum of 1.5 m deep, covered from above and is an integral part of the *houseplex*.

(d) <u>Coach House</u>

- i. Rear Yard:
 - a. The *rear yard setback* of a *coach house* may be reduced to 1.0 m if the *coach house* is constructed above a garage or carport; and
- ii. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and outdoor space such as a *deck* or patio that may be covered by a roof.

(e) <u>Garden Suite</u>

- i. Separation:
 - a. The minimum separation may be reduced to 3.0 m for stairs and outdoor space such as a deck or patio that may be covered by a roof.

G. Height of Buildings and Structures

1. Building and structure heights in this R3 Zone must be in accordance with the following requirements:

Building Type		Requirement
	Building Height with sloped roof	Must not exceed 9 m
Single Family Dwelling with or without a	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 7.3 m
Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 10 m ¹
	Building Height with sloped roof	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11 m
Duplex with or without a Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 9.3 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹
	Building Height with sloped roof	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 9 m
Houseplex	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 7.3 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹
Conchillour	Building height with sloped roof	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m ¹
Coach House or Garden Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 6.5 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹

Accessory Building	Must not exceed 4, but may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building
Structures	Must not exceed 4 m

¹ The increased *building height* is permitted for *single family dwellings, duplexes, houseplexes, coach houses and garden suites* when the ground floor is used for parking or non-habitable space only, provided the minimum

ground floor elevation is less than the minimum flood and *building* elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking and Loading/Unloading

1. For all areas:

Parking Calculation:

- (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading; and
- (b) Where *boarders* or *lodgers* or *bed and breakfast* users are accommodated, the following additional parking is required, except for eligible *lots* within *frequent bus stop areas*:
 - i. Bed and Breakfast 1 parking space per bedroom available; and
 - ii. Boarders or Lodgers 1 parking space per boarder or lodger.

2. Parking Areas:

Vehicle parking areas must be limited as follows:

- (a) Vehicle parking is permitted in either the front yard, rear yard, side yard, or garage, carport or parking pad;
- (b) Parking spaces must be located only on a driveway leading to a garage, carport or parking pad;
- (c) Despite Section H.2(b), only *driveways* may accommodate parking within the *front yard* or *side yard*, to a maximum of 3 *vehicles*;
- (d) For duplexes, a side-by-side garage for each dwelling unit is only permitted for lots 18 m or wider. Only single or tandem garages are permitted for lots under 18 m in width; and
- (e) For houseplexes, garages must be detached with rear lane access.

3. Driveways:

Driveways are permitted as follows:

- (a) Driveways may be constructed off either the frontage or flanking street of a lot;
- (b) Every *lot* may have one *driveway* with a total surface or paved area as follows:
 - i. Uniform maximum width of 8.0 m extending from the *lot line* to the garage, carport or parking pad; and
 - ii. Width may be increased to a maximum of 55% of the total area of the required *front yard* or required *side yard* within which the *driveway* is located;
- (c) Despite Section H.3(b) of this R3 Zone, a *driveway* width may be increased to provide access to additional *parking spaces* in a garage, carport or parking pad where those parking areas have more than 2 side-by-side *parking spaces*, provided that:
 - The increased width is a maximum of 3 m times the number of adjacent side-by-side parking spaces, measured at the required front yard setback; and
 - ii. The *driveway* is uniformly tapered over the required *front yard* to a maximum width of 8.0 m at the *front lot line*; and
- (d) Where a *driveway* is constructed in a *side yard* off a *flanking street* all references to *front yard* within this Section must be read as *side yard*.

4. Outdoor Parking and Storage:

Outdoor parking or storage of *vehicles house trailers*, *utility trailers*, *campers or* boats ancillary to a residential use must be limited as follows:

(a) A maximum of 4 vehicles or 3 vehicles and 1 house trailer, utility trailer, camper or boat may be parked or stored outdoors but only if said vehicles are ancillary to a residential use;

- (b) Outside parking or storage of a *house trailer* or boat is not permitted within the *front yard setback*, or within the required *side yards* adjacent to the *dwelling unit*, or within 1 m of the *side lot line*;
- (c) Despite Section H.4(b) of this R3 Zone, 1 house trailer or 1 boat may be parked a minimum of 1 m from the front lot line and/or side lot line in the front driveway, to the side of the front driveway or in the side yard, on lots that have no vehicular access to the rear yard or where access is not feasible through landscaping or fencing modifications; and
- (d) Despite Section H.4(c) of this R3 Zone, *house trailers* or boats are not permitted to be parked on *corner lots* in the area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 9 m along the said *lot lines* from the point of intersection of the two *lot lines*.

I. Landscaping and Screening

1. <u>General Landscaping</u>:

All developed portions of the *lot* not covered by *buildings, structures* or paved areas must be landscaped including the retention of mature trees. This *landscaping* must be maintained.

2. Porous and Non-Porous Surfaces:

A minimum of 30% of the *lot* must be covered by porous surfaces.

3. Outdoor Parking and Storage:

For outdoor parking or storage:

- (a) House trailers or boats parked or stored in any area of a lot other than a driveway or parking pad must be adequately screened as follows:
 - All Yards: Compact evergreen trees or shrubs a minimum of 1.8 m high; except:
 - ii. Rear Yard: A solid fence a minimum of 1.8 m high may be used in place of the trees or shrubs;
- (b) Screening required in Section I.3(a) of this Zone must be located between the house trailer or boat and any portion of the lot line within 7.5 m of the house trailer or boat in order to obscure the view from the abutting lot or street; and
- (c) Despite Section I.3(b) of this Zone, screening of a *house trailer* or boat on a *corner lot* must not be located in an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 9 m along the said *lot lines* from the point of intersection of the 2 *lot lines*.

J. Special Regulations

Floodplain:

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, the uses permitted in this Zone must only be permitted if the *lot* has a minimum *frontage* of 15 m and minimum *lot* area of 464 sq. m. Only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

Basement Access:

- (a) Basement access and basement wells serving a principal building in this R3 Zone must be sited as follows:
 - i. For single family dwellings and duplexes, basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 28 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R3 Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R3 Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R3 Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
 - (g) Regulations pursuant to any Acts.

Part 16

Small Lot Residential Zone

R4

(21281, 21390, 21474, 21595)

A. Intent

This R4 Zone is intended for small-scale multi-unit housing on small *lots* typically 336 sq. m or larger, which may accommodate 2 to 6 *dwelling units*, and is subject to the remainder of this Part 16.

B. Permitted Uses

1. Land, buildings and structures in this R4 Zone must only be used for the following uses, or a combination of principal uses and accessory uses if the maximum number of dwelling units is not exceeded as follows:

Lot Size	<i>Lot</i> Location	Maximum Number of <i>Dwelling</i> <i>Units</i> ¹	Principal Uses	Accessory Uses
(a) ≥ 4,050 sq. m	i. All Areas	Up to 2	Single Family Dwelling	
	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	
(b) < 4,050 sq. m and ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex	Secondary Suite Garden Suite
	iii. Eligible lots within Frequent Bus Stop Areas	Up to 6	Single Family Dwelling or Duplex	Coach House
(a) < 200 cg m	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Short-Term Rental ³
(c) < 280 sq. m	ii. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	

- 1 Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:
 - (a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act, as amended;
 - (b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and
 - (c) Land that is not connected to a community water or community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

C. Subdivision

1. Minimum Lot Sizes:

Lots created through subdivision in this R4 Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	8,094 sq. m
Lot Width	50 m
Lot Depth	60 m

2. <u>Permitted Lot Size Reductions:</u>

In accordance with the *unit density* increases permitted in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in the R4 Zone may be reduced to the following minimum standards:

Criteria	Minimum <i>Lot</i> Area	Minimum Lot Width	Minimum <i>Lot</i> Depth
Interior <i>Lot</i>	336 sq. m. (Type I, II)	12 m (Type I - narrow deep) 13.4 m (Type II - wide shallow)	28 m (Type I - narrow deep) 24 m (Type II - wide shallow)
Corner Lot	380 sq. m. (Type I, II)	14 m (Type I - narrow deep) 15.4 m (Type II - wide shallow)	28 m (Type I - narrow deep) 24 m (Type II - wide shallow)

D. Density

1. Subdivision:

For the purpose of subdivision in the R4 Zone:

- (a) <u>Base Number of Lots:</u>
 - Maximum of 2.5 lots per hectare; and
- (b) <u>Permitted Number of Lots with Amenity Contributions:</u>

If amenity contributions are provided in accordance with Schedule G, the number of *lots* may be increased to a maximum of 28 *lots* per hectare.

2. Building Construction:

For building construction in the R4 Zone:

Building Type	Floor Area Ratio ¹ , Floor Area and Building Size Requirements
(a) Single Family Dwelling ²	i. The floor area ratio must not exceed 0.72, provided that 39 sq. m. of the total floor area is used only as a double or tandem garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
with or without a Secondary Suite	ii. Despite Section D.2.(a)i., the area used only as a garage or carport may be reduced to 20 sq. m for a single attached garage or carport if the dimensional requirements of Section H are met.
	iii. Single family dwellings must not exceed a maximum floor area of 266 sq. m.
(b) <i>Duplex</i> ³ with or without a <i>Secondary Suite</i>	 i. Duplexes must not exceed a maximum floor area of 450 sq. m including basements.
(c) Coach House	i. The floor area of a <i>coach house</i> is permitted in addition to <i>the</i> floor area ratio permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a <i>coach house</i> must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m, excluding the garage or carport.
(d) Garden Suite	i. The floor area of a <i>garden suite</i> is permitted in addition to the <i>floor area ratio</i> permitted for <i>single family dwellings</i> and <i>duplexes</i> in Sections D.2.(a) and (b), provided that a <i>garden suite</i> must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m, excluding the garage or carport.

- 1 Floor area ratio must also be calculated in accordance with Section D.3.
- 2 Refer to Section D.4(a) for second and third storey requirements.
- 3 Refer to Section D.4(b) for second and third storey requirements.

3. Floor Area Ratio Calculation:

- (a) In this R4 Zone, the following must be included in the calculation of *floor area ratio*:
 - i. Covered areas used for parking in accordance with Section D.2, unless it is located within the *basement*;
 - ii. The area of an accessory building in excess of 10 sq. m;
 - iii. Covered outdoor space with a height of 1.8 m or greater, except for a maximum 10% of the maximum allowable floor area of which 10 sq. m must be reserved for a front porch or veranda; and
 - iv. Floor area including a garage or carport with a height exceeding 3.66 m must be multiplied by 2, excluding:
 - a. Staircases;
 - b. 19 sq. m for *principal buildings*; and
 - c. Floor area directly below a sloped ceiling less than 4.58 m in height, provided that the area has at least one wall 3.66 m or less in height.

4. Principal Building Second and Third Storey Floor Area

(a) For single family dwellings, the maximum permitted floor area of a second storey for a principal building must not exceed 80% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second storey must be accomplished by an 20% offset at the second storey level from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot; and

(b) For duplexes, the maximum permitted floor area of the second and third storeys for a principal building must not exceed 90% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof. The reduced floor area of the second and third storeys must be accomplished by an 10% offset at both the second and third storey levels from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the front lot line and/or flanking lot line of the lot.

E. Lot Coverage

1. The maximum *lot coverage* for all *buildings* and *structures* in this R4 Zone must be as follows:

Building Type	Maximum Lot Coverage
Single Family Dwelling with or without a Secondary Suite	50%
Single Family Dwelling with or without a Secondary Suite, Coach House, or Garden Suite	59%
Duplex with or without a Secondary Suite	60%
Duplex with or without a Secondary Suite, Coach House, or Garden Suite	65%

F. Yards and Setbacks

1. *Buildings* and *structures*, subject to Section F.2., must be sited in this R4 Zone in accordance with the following minimum *setbacks*:

<i>Building</i> Type	Interior <i>Lot Lane</i> Access	Corner Lot Lane Access	Interior <i>Lot</i> No <i>Lane</i>	Corner <i>Lot</i> No <i>Lane</i>		
	Single Family Dwelling with or without a Secondary Suite					
Front Yard	5.5 m	5.5 m	5.5 m	5.5 m		
Rear Yard	7.5 m	7.5 m	7.5 m	7.5 m		
Side Yard	1.2 m	1.2 m	1.2 m	1.2 m		
Street Side Yard	n/a	2.4 m	n/a	2.4 m		
Duplex with or withou	it a <i>Secondary Suite</i>					
Front Yard	6.0 m	6.0 m	6.0 m	6.0 m		
Rear Yard	6.0 m	6.0 m	6.0 m	6.0 m		
Side Yard	1.2 m	1.2 m	1.2 m	1.2 m		
Street Side Yard	n/a	2.4 m	n/a	2.4 m		
Coach House						
Front Yard	Not Permitted	Not Permitted				
Rear Yard	1.2 m	1.2 m				
Side Yard	1.2 m	1.2 m	Not Permitted	Not Permitted		
Street Side Yard	n/a	1.8 m				
Separation	5.0 m	5.0 m				
Garden Suite						
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted		
Rear Yard	1.2 m	1.2 m	1.8 m	1.8 m		
Side Yard	1.2 m	1.2 m	1.8 m	1.8m		
Street Side Yard	n/a	1.8 m	n/a	1.8 m		
Separation	5.0 m	5.0 m	5.0 m	5.0 m		
Other Accessory Build	ings & Structures >	10 sq. m				
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted		
Rear Yard	1.0 m	1.0 m	1.0 m	1.0 m		
Side Yard	0 m	0 m	0 m	0 m		
Street Side Yard	n/a	1.2 m	n/a	1.2 m		
Separation	5.0 m	5.0 m	5.0 m	5.0 m		
Other Accessory Buildings & Structures ≤ 10 sq. m						
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted		
Rear Yard	1.0 m	1.0 m	1.0 m	1.0 m		
Side Yard	0 m	0 m	0 m	0 m		
Street Side Yard	n/a	1.2 m	n/a	1.2 m		
Separation	n/a	n/a	n/a	n/a		

2. Setback Reductions and Variations

Despite Table F.1, the following *setback* reductions and variations in this R4 Zone are permitted:

(a) <u>Single Family Dwelling with or without Secondary Suite</u>

- i. Front Yard:
 - a. The front yard setback of the single family dwelling may be reduced to a minimum of 4.0 m for up to 50% of the width of the front of the single family dwelling, or for the entire first storey or part thereof of the single family dwelling, or for a single family dwelling not exceeding 5.0 m in building height, provided that the front yard setback of a garage or carport must be a minimum of 6.0 m. The minimum 6.0 m and the permitted 4.0 m front yard setbacks may be further reduced to a minimum of 4.0 m and 2.0 m respectively by an unenclosed and uninhabitable space such as a porch or veranda, provided that the said porch or veranda is covered from above and is an integral part of the single family dwelling; and

ii. Rear Yard:

- a. The minimum rear yard setback of the single family dwelling may be reduced to 6.0 m for a maximum of 50% of the width of the rear of the single family dwelling for Type II (wide shallow) lots; and
- b. The rear yard setback of the single family dwelling on Type II (wide shallow) lots may be further reduced to 4.5 m for a maximum of 50% of the width of the rear of the single family dwelling at the first floor by stairs and an unenclosed deck with a maximum area of 14 sq. m which may be covered by a roof; and
- c. Whether the *lot* is a Type I (narrow deep) or a Type II (wide shallow), when a garage is located at the rear of the *lot* and attached to the *single family dwelling*, the *rear yard setback* measured to the face of the attached garage may be reduced to a minimum of 1.0 m, provided that the *rear yard setback* is a minimum of 6.0 m for up to 50% of the rear of the *single family dwelling* excluding the attached garage and the *rear yard setback* is a minimum of 7.5 m for the remaining portion of the *single family dwelling* excluding the attached garage.

(b) *Duplex* with or without *Secondary Suites*

- i. Front Yard:
 - a. The front yard setback for a duplex may be reduced to 4.0 metres, provided that the front yard setback of a garage or carport must be a minimum of 6.0 m or if a coach house, garden suite, or parking in the rear yard is accessed via a rear lane. The front yard setback may be further reduced to a minimum of 2.0 m for an unenclosed and uninhabitable space such as a porch or veranda, provided that the said porch or veranda is covered from above and is an integral part of the duplex; and
- ii. Rear Yard:

a. The *rear yard setback* of the *duplex* on Type II (wide shallow) *lots* may be further reduced to 4.5 m for a maximum of 50% of the width of the rear of the *duplex* at the first floor by stairs and an unenclosed *deck* with a maximum area of 14 sq. m which may be covered by a roof.

(c) Coach House

i. Rear Yard:

a. The rear yard setback of the coach house may be reduced to 1.0 m if the coach house is constructed above a garage or carport. A coach house is not permitted closer than 5.0 m from the principal building on the lot; and

ii. Separation:

b. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 14 sq. m. and may be covered by a roof.

(d) Garden Suite

i. Separation:

a. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 14 sq. m. and may be covered by a roof.

(e) Other Accessory Buildings and Structures > 10 sq. m

i. Separation:

a. A minimum separation of 5 m is required between the single family dwelling or duplex and any accessory buildings and structures exceeding 2.4 m in building height, including detached garage or carport regardless of building height. The minimum separation may be reduced to 3.0 m for stairs and for an outdoor space such as a deck or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

G. Height of Buildings and Structures

1. *Building* and *structure* heights in this R4 Zone must be in accordance with the following requirements:

Building Type		Requirement
Cinalo Eamily	Building height with sloped roof	Must not exceed 9 m
Single Family Dwelling with or without a Secondary	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 7.3 m
Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 10 m ¹
	Building height with sloped roof	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11 m
Duplex with or without a Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 9.3 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹

Coach House or Garden Suite	Building height with sloped roof	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m
	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 6.0 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹
Accessory Building		Must not exceed 3 m, but may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as the <i>principal building</i>
Structures		Must not exceed 3 m

¹ The increased *building height* is permitted for *single family dwellings*, *duplexes*, *coach houses*, and *garden suites* when the ground floor is used for parking or non-habitable space only, provided the minimum ground floor elevation is less than the minimum flood and *building* elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking and Loading/Unloading

- 1. Parking Calculation:
 - (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading;
- 2. Driveways:
 - (a) Where there is a *lane* up to or along the *rear lot line*, a *driveway* access is permitted only from the *lane*;
 - (b) Any off-street parking spaces for the secondary suite, coach house or garden suite may be provided on the front driveway on the lot or at the rear of the lot;
 - (c) Where a *coach house* is constructed on a *corner lot* with a rear *lane*, a *driveway* to the required additional *parking space* must be provided only from a rear *lane*: and
 - (d) Driveway access is not permitted along the side lot line.
- 3. Driveway Width:
 - (a) The width of a *driveway* on a *lot* must be a maximum of 6.0 m wide; and
 - (b) Where there is a *coach house* or *garden suite* on a *lot* with rear *lane* access, the paved portion of a front *driveway* may be reduced to a maximum of 4.5 m wide when the said *driveway* provides access to a single garage located at the front of the *lot* that accommodates only one *vehicle*.
- 4. <u>Garages and Carports</u>:

Garages and carports are limited as follows in this R4 Zone:

- (a) A side-by-side garage is only permitted for *lots* 13.4 m or wider, unless the garage or carport is accessed from the rear lane or side street. Only single or tandem garages are permitted for *lots* under 13.4 m in width;
- (b) Garage *parking spaces* must be measured pursuant to Section B.2.(a) of Part 5 Off-Street Parking and Loading/Unloading;

(c) Garage or carport *parking spaces* must meet the following dimensional requirements:

- i. Single Garage: Maximum 4.0 m wide; and
- ii. Side-By-Side Garage: Maximum 6.3 m wide; and
- (d) A side-by-side garage door must be a minimum of 4.87 m wide.

5. <u>Outdoor Parking and Storage:</u>

- (a) Outdoor parking ancillary to a residential use is limited to a maximum of 3 *vehicles*;
- (b) Outdoor parking or storage of *campers, utility trailers,* boats, or *house trailers* is not permitted; and
- (c) Parking is not permitted on a *corner lot* within an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 6.0 m along the said *lot lines* from the point of intersection of the two *lot lines*.

I. Landscaping and Screening

- 1. <u>General Landscaping:</u>
 - (a) Any landscaping must not include any non-porous or paved surfaces; and
 - (b) All portions of the *lot* not covered by *buildings*, *structures*, and non-porous or paved surfaces must be landscaped. All *landscaping* must be maintained.
- 2. Porous and Non-Porous Surfaces:

Non-porous or paved surfaces, including *driveways*, drive aisles and walkways, may cover up to a maximum of 30% of the *lot* area not occupied by *buildings* or *structures*.

3. Front Yards:

Landscaping located within the front yards is required as follows:

- (a) Landscaping must cover a minimum of 50% of the area of the required front vard: and
- (b) Landscaping may be reduced up to a maximum of 30% of the area of the required front yard for pie-shaped lots.

J. Special Regulations

1. Floodplain:

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

2. Basement Access:

- (a) Basement access and basement wells serving a principal building in this R4 Zone must be sited as follows:
 - Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 28 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R4 Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R4 Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R4 Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
 - (g) Regulations pursuant to any Acts.

R5

Compact Residential Zone

(BL 21281, 21474)

A. Intent

This R5 Zone is intended for small-scale multi-unit housing on compact and typically rear *lane* accessed lots 291 sq. m or larger, which may accommodate 2 to 6 *dwelling units*, and is subject to the remainder of this Part 17.

B. Permitted Uses

 Land, buildings and structures in this R5 Zone must only be used for the following uses, or a combination of principal uses and accessory uses if the maximum number of dwelling units is not exceeded as follows:

Lot Size	<i>Lot</i> Location	Maximum Number of <i>Dwelling</i> <i>Units</i> ¹	Principal Uses	Accessory Uses
(a) ≥ 4,050 sq. m	i. All Areas	Up to 2	Single Family Dwelling	
	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Cocondany
(b) < 4,050 sq. m and ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex	Secondary Suite Garden Suite
	iii. Eligible lots within Frequent Bus Stop Areas	Up to 6	Single Family Dwelling or Duplex	Coach House
(c) < 280 sq. m	i. Inside Transit- Oriented Areas ²	Up to 2	Single Family Dwelling	Short-Term Rental ³
(c) < 200 Sq. III	ii. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	

- 1 Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:
 - (a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act, as amended;
 - (b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and
 - (c) Land that is not connected to a community water or community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

C. Subdivision

1. Minimum Lot Sizes:

Lots created through subdivision in this R5 Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	8,094 sq. m
Lot Width	50 m
Lot Depth	60 m

2. Permitted Lot Size Reductions:

In accordance with the *unit density* increases permitted in Section D.1(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in this R5 Zone may be reduced to the following minimum standards:

Criteria	Minimum Area	Minimum Lot Width	Minimum Lot Depth
	201 cg m (Type I)	9.7 m	30 m
	291 sq. m. (Type I)	(Type I - regular)	(Type I - regular)
Interior <i>Lot</i>	270 sq. m. (Type II)	12.3 m	22 m
	270 sq. III. (Type II)	(Type II - wide shallow)	(Type II - wide shallow)
	224 ag /T	9 m	36 m
324 sq. m. (Type III)		(Type III - narrow deep)	(Type III - narrow deep)
	260 cg m /Typo I)	12.8 m	30 m
	369 sq. m. (Type I)	(Type I - regular)	(Type I - regular)
Corner Lot or Lot	293 sq. m. (Type II)	14.0 m	22 m
on flanking <i>lane</i>	295 sq. III. (Type II)	(Type II - wide shallow)	(Type II - wide shallow)
	262 cg m (Type III)	10.5 m	36 m
363 sq. m. (Type III)		(Type III - narrow deep)	(Type III - narrow deep)

D. Density

1. <u>Subdivision:</u>

For the purpose of subdivision in this R5 Zone:

- (a) <u>Base Number of Lots:</u>
 - Maximum of 2.5 lots per hectare; and
- (b) <u>Permitted Number of Lots with Amenity Contributions:</u>
 If amenity contributions are provided in accordance with Schedule G, the number of *lots* may be increased to a maximum of 36 *lots* per hectare.

2. <u>Building Construction:</u>

For building construction in this R5 Zone:

Building Type	Floor Area and Building Size Requirements
(a) Single Family Dwelling¹ with or without a Secondary Suite	i. Single family dwellings must not exceed a maximum floor area of 217 sq. m, excluding basements, provided that 39 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
(b) <i>Duplex</i> ² with or without a <i>Secondary Suite</i>	i. Duplexes must not exceed a maximum floor area of 350 sq. m including basements, provided that 44 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.

(c) Coach House	 The floor area of a coach house is permitted in addition to the floor area permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a coach house must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m, excluding the garage or carport.
(d) Garden Suite	 The floor area of a garden suite is permitted in addition to the floor area permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a garden suite must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m.

¹ For *single family dwellings* and *duplexes* in Sections D.2.(a) and (b), *accessory buildings* in excess of 10 sq. m are included in the calculation of the floor area.

E. Lot Coverage

1. The maximum *lot coverage* in this R5 Zone for all *buildings* and *structures* must be as follows:

Building Type	<i>Lot</i> Type	Maximum Lot Coverage
(a) Single Family Dwelling with or without a Secondary Suite, Coach	Type I (regular) Type II (wide shallow)	52%
House, or Garden Suite	Type III (narrow deep)	60%
(b) Duplex with or without a Secondary Suite, Coach House, or	Type I (regular) or Type II (wide shallow)	60%
Garden Suite	Type III (narrow deep)	65%

F. Yards and Setbacks

1. *Buildings* and *structures*, subject to Section F.2., must be sited in this R5 Zone in accordance with the following minimum *setbacks*:

Building Type	Interior Lot Lane Access	Corner Lot Lane Access	Interior <i>Lot</i> No <i>Lane</i>	Corner Lot No Lane
Single Family Dwelling	with or without a Se	condary Suite		
Front Yard	3.5 m	3.5 m	3.5 m	3.5 m
Rear Yard	6.5 m	6.5 m	6.5 m	6.5 m
Side Yard	1.2 m	1.2 m	1.2 m	1.2 m
Street Side Yard	n/a	2.7 m	n/a	2.7 m
Duplex with or withou	t a Secondary Suite			
Front Yard	3.5 m	3.5 m	3.5 m	3.5 m
Rear Yard	6.0 m	6.0 m	6.0 m	6.0 m
Side Yard	1.2 m	1.2 m	1.2 m	1.2 m
Street Side Yard	n/a	2.4 m	n/a	2.4 m
Coach House		-		
Front Yard	Not Permitted	Not Permitted		
Rear Yard	0.5 m	0.5 m		
Side Yard	0 m	0 m	Not Permitted	Not Permitted
Street Side Yard	n/a	1.2 m		
Separation	5.0 m	5.0 m		

Garden Suite				
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted
Rear Yard	1.2 m	1.2 m	1.8 m	1.8 m
Side Yard	1.2 m	1.2 m	1.8 m	1.8m
Street Side Yard	n/a	1.8 m	n/a	1.8 m
Separation	5.0 m	5.0 m	5.0 m	5.0 m
Other Accessory Buildi	ngs & Structures > 10) sq. m		
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted
Rear Yard	0.5 m	0.5 m	0.5 m	0.5 m
Side Yard	0 m	0 m	0 m	0 m
Street Side Yard	n/a	1.2 m	n/a	1.2 m
Separation	5.0 m	5.0 m	5.0 m	5.0 m
Other Accessory Buildi	ngs & Structures ≤ 10) sq. m		
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted
Rear Yard	0.5 m	0.5 m	0.5 m	0.5 m
Side Yard	0 m	0 m	0 m	0 m
Street Side Yard	n/a	1.2 m	n/a	1.2 m
Separation	n/a	n/a	n/a	n/a

2. <u>Setback Reductions and Variations</u>

Despite Table F.1, the following *setback* reductions and variations in this R5 Zone are permitted:

(a) <u>Single Family Dwelling with or without Secondary Suite</u>

- i. Front Yard:
 - a. The *front yard setback* of the *single family dwelling* may be reduced to a minimum of 2.0 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the *single family dwelling*; and
- ii. Street Side Yard:
 - a. The street side yard setback of the single family dwelling may be reduced to a minimum of 1.2 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the single family dwelling. At any corner cut at the intersection of two roads, the street side yard setback of a minimum of 1.2 m must be applicable either to the veranda or to the portion of the single family dwelling other than a veranda.

iii. Rear Yard:

a. The rear yard setback measured to the face of a rear garage or carport attached to the single family dwelling may be a minimum of 0.5 m, and the rear yard setback of the remaining portion of the single family dwelling except the attached rear garage or carport may be a minimum of 6.5 m.

(b) <u>Duplex with or without Secondary Suites</u>

i. Front Yard:

a. The *front yard setback* of the *duplex* may be reduced to a minimum of 2.0 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the *duplex*; and

ii. Street Side Yard:

a. The street side yard setback of the duplex may be reduced to a minimum of 1.2 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the duplex. At any corner cut at the intersection of two roads, the street side yard setback of a minimum of 1.2 m must be applicable either to the veranda or to the portion of the duplex other than a veranda; and

iii. Rear Yard:

a. The rear yard setback measured to the face of a rear garage or carport attached to the duplex may be a minimum of 0.5 m, and the rear yard setback of the remaining portion of the duplex except the attached rear garage or carport may be a minimum of 6.5 m.

(c) Coach House

- i. Street Side Yard:
 - a. At any corner cut at the intersection of a road and a rear *lane*, the *street side yard setback* may be reduced to a minimum of 0.5 m; and
- ii. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 10 sq. m and may be covered by a roof.

(d) Garden Suite

- i. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

(e) Other Accessory Buildings and Structures > 10 sq. m

- i. Street Side Yard:
 - a. At any corner cut at the intersection of a road and a rear *lane*, the *street side yard setback* may be reduced to a minimum of 0.5 m; and

ii. Separation:

a. A minimum separation of 5 m is required between the single family dwelling or duplex and any accessory buildings and structures exceeding 2.4 m in building height, including detached garage or carport regardless of building height. The minimum separation may be reduced to 3.0 m for stairs and for an outdoor space such as a deck or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

G. Height of Buildings and Structures

1. *Building* and *structure* heights in this R5 Zone must be in accordance with the following requirements:

Building Type		Requirement
	Building height with sloped roof	Must not exceed 9.5 m
Single Family Dwelling with or without a	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 7.3 m
Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 10.5 m ¹
	Building height with sloped roof	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11 metres
Duplex with or without a Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 9.3 metres
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹
	Building height with sloped roof	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m
Coach House or Garden Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 6.5 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹
Accessory Building		Must not exceed 3 m, but may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as the principal building
Structures		Must not exceed 3 m

¹ The increased *building height* is permitted for *single family dwellings*, *duplexes*, *coach houses* and *garden suites* when the ground floor is used for parking or non-habitable space only, provided the minimum ground floor elevation is less than the minimum flood and *building* elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking

- 1. <u>Parking Calculation</u>:
 - (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.
- 2. Parking Areas:
 - (a) Off-street parking spaces for the single family dwelling, duplex, secondary suite, coach house or garden suite may be enclosed in a garage or carport, or provided outside on a parking pad on the lot, provided that the garage or carport is constructed in accordance with Section H.4.

3. Driveways:

A driveway is permitted only from a rear lane.

4. Garages and Carports:

Garages and carports are limited as follows:

(a) Lot types for the purpose of determining garage and carport dimensions must be pursuant to Section C.2. of this R5 Zone and garage and carport parking spaces must be measured pursuant to Section B.2 of Part 5 Off-Street Parking and Loading/Unloading;

- (b) The floor area of a double garage or carport must not exceed a maximum of 39 sq. m, or 22 sq. m for a single garage or carport;
- (c) For Type I (regular) *lots* and Type III (narrow deep) *lots*, the *parking spaces* in a double garage to accommodate 2 *vehicles* parked side-by-side may be a minimum of 5.5 m wide; and the garage door must be a minimum of 4.87 m wide; and
- (d) For Type II (wide shallow) *lots*:
 - i. Double Car Garage:

For Type II (wide shallow) *lots*, where a garage or carport is accommodating a maximum of two *vehicles* parked side-by-side, a minimum of 75% of the length of the rear wall of the garage or rear side of the carport shall be either in common with the rear wall of the remaining portion of the *principal building* or located within the remaining portion of the *principal building*; and

ii. Single Car Garage:

For Type II (wide shallow) *lots*, where a garage or carport is constructed to accommodate a maximum of one *vehicle*, a minimum of 65% of the length of the rear wall of the garage or rear side of the carport must be either in common with the rear wall of the remaining portion of the *principal building* or located within the remaining portion of the *principal building*.

5. Outdoor Parking and Storage:

- (a) Outdoor parking is limited to a maximum of 2 vehicles; and
- (b) Outside parking or storage of *campers*, boats, *utility trailers* or *house trailers* is not permitted.

I. Landscaping and Screening

- 1. General Landscaping:
 - (a) Any landscaping must not include any non-porous or paved surfaces; and
 - (b) All portions of the *lot* not covered by *buildings*, *structures*, and non-porous or paved surfaces must be landscaped. All *landscaping* must be maintained.
- 2. Porous and Non-Porous Surfaces:

Non-porous or paved surfaces, including a *driveway*, may cover up to a maximum of 30% of the *lot* area that is not occupied by *buildings* or *structures*.

3. Front Yards:

Any *landscaping* within *front yards* must cover a minimum of 75% of the area of the required *front yard*.

J. Special Regulations

Floodplain:

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

2. Basement Access:

- (a) Basement access and basement wells serving a principal building in this R5 Zone must be sited as follows:
 - i. Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 12 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R5 Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R5 Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R5 Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the *Land Title Act*; and
 - (g) Regulations pursuant to any Acts.

Part 17A

Special Compact Residential Zone

R5-S

(BL 21281, 21474, 21595)

A. Intent

This R5-S Zone is intended for small-scale multi-unit housing on compact and typically rear *lane* accessed *lots* 291 sq. m or larger, which may accommodate 2 to 6 *dwelling units*, with optional limited commercial *accessory uses*, and is subject to the remainder of this Part 17A.

B. Permitted Uses

1. Land, *buildings* and *structures* in this R5-S Zone must only be used for the following uses, or a combination of *principal uses* and *accessory uses* if the maximum number of *dwelling units* is not exceeded as follows:

<i>Lot</i> Size	<i>Lot</i> Location	Maximum Number of <i>Dwelling</i> <i>Units</i> ¹	Principal Uses	Accessory Uses
(a) ≥ 4,050 sq. m	i. All Areas	Up to 2	Single Family Dwelling	
	i. Inside Transit- Oriented Areas²	Up to 2	Single Family Dwelling	Personal Service Use ³ Office Use ³ General Service Use ³
(b) < 4,050 sq. m and ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Single Family Dwelling or Duplex	Retail Store ³ Eating Establishment ³
·	iii. Eligible lots within Frequent Bus Stop Areas	Up to 6	Single Family Dwelling or Duplex	Secondary Suite Garden Suite
(-) (200	i. Inside Transit- Oriented Areas²	Up to 2	Single Family Dwelling	Coach House Short-Term Rental ⁴
(c) < 280 sq. m	ii. All areas, except B.1.(c)i	Up to 3	Single Family Dwelling	

- 1 Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:
 - (a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act, as amended;
 - (b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and
 - (c) Land that is not connected to a community water or a community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 Subject to Section B.2 and Section D.4.
- 4 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

2. Accessory Uses:

Despite Table B.1., the following *accessory uses* are permitted only in association with a *single family dwelling* or *duplex*, provided that such uses are not a singular use on the *lot* and are operated by the occupant of the *single family dwelling* or *duplex*:

- (a) Personal services uses excludes body rub parlours;
- (b) Office uses excludes social escort services and methadone clinics;
- (c) General service uses excludes funeral parlours, banks and drive-through banks, veterinary clinics, and adult entertainment institutions;
- (d) Retail stores excludes adult entertainment stores, secondhand stores and pawnshops, convenience stores, retail warehouses and flea markets; and
- (e) Eating establishments excludes a drive-through restaurant and an eating establishment licensed by the Liquor Control and Licensing Act.

C. Subdivision

1. Minimum Lot Sizes:

Lots created through subdivision in this R5-S Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement
Lot Area	8,094 sq. m
Lot Width	50 m
Lot Depth	60 m

2. Permitted Lot Size Reductions:

In accordance with the *unit density* increases permitted in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in this R5-S Zone may be reduced to the following minimum standards:

Criteria	Minimum <i>Lot</i> Area	Minimum Lot Width	Minimum <i>Lot</i> Depth
	291 sq. m.	9.7 m	
Interior <i>Lot</i>	(Type I)	(Type I - wide)	30 m
	324 sq. m.	9.0 m	(Type I and II)
	(Type II)	(Type II - narrow)	
Corner Lot or	369 sq. m.	12.8 m	
Lot on	(Type I)	(Type I - wide)	36 m
Flanking <i>Lane</i>	363 sq. m.	10.5 m	(Type I and II)
Flatiking Lutte	(Type II)	(Type II - narrow)	

D Density

1. Subdivision:

For the purpose of subdivision in this R5-S Zone:

- (a) <u>Base Number of Lots:</u>
 Maximum of 2.5 *lots* per hectare; and
- (b) <u>Permitted Number of Lots with Amenity Contributions:</u> If amenity contributions are provided in accordance with Schedule G, the number of *lots* may be increased to a maximum of 31 *lots* per hectare.

2. Building Construction:

For building construction in this R5-S Zone:

Building Type	Floor Area ^{1,2} and <i>Building</i> Size Requirements
(a) Single Family Dwelling with or without a Secondary Suite	i. Single family dwellings must not exceed a maximum floor area of 217 sq. m, excluding basements, provided that 39 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
(b) <i>Duplex</i> with or without a <i>Secondary Suite</i>	 i. Duplexes must not exceed a maximum floor area of 350 sq. m, including basements, provided that 44 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.
(c) Coach House	 i. The floor area of a coach house is permitted in addition to the floor area permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a coach house must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m, excluding the garage or carport.
(d) Garden Suite	 i. The floor area of a garden suite is permitted in addition to the floor area permitted for single family dwellings and duplexes in Sections D.2.(a) and (b), provided that a garden suite must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m.

- 1 Floor area must also be calculated in accordance with Section D.3.
- 2 Floor area for the accessory commercial uses must also be calculated in accordance with Section D.4.

3. Floor Area Calculation:

- (a) In this R5-S Zone, floor area calculation must include garages and covered parking, with extended height exceeding 3.66 m being multiplied by 2, excluding:
 - i. Staircases;
 - ii. 10 sq. m for principal buildings; and
 - iii. Floor area directly below a sloped ceiling less than 4.58 m in height, provided the area has at least one wall 3.66 m or less in height.

4. Accessory Uses Floor Area:

(a) The floor area of the permitted commercial accessory uses cannot exceed a maximum of 30% of the floor area of the single family dwelling or each principal dwelling unit within a duplex including basement, garage or carport.

E. Lot Coverage

1. The maximum *lot coverage* in this R5-S Zone for all *buildings* and *structures* must be as follows:

Building Type	Maximum <i>Lot Coverage</i>
Single Family Dwelling with or without a Secondary Suite	52%
Single Family Dwelling with or without a Secondary Suite, Coach House, or Garden Suite	60%
Duplex with or without a Secondary Suite	62%
Duplex with or without a Secondary Suite, Coach House, or Garden Suite	65%

F. Yards and Setbacks

1. *Buildings* and *structures*, subject to Section F.2., must be sited in this R5-S Zone in accordance with the following minimum *setbacks* for Type I and II *lots*:

Building Type	Interior Lot Lane Access	Corner Lot Lane Access	Interior <i>Lot</i> No <i>Lane</i>	Corner <i>Lot</i> No <i>Lane</i>
Single Family Dwel	ling or Duplex with o	r without a Second	ary Suite	
Front Yard	3.5 m	3.5 m	3.5 m	3.5 m
Rear Yard	6.5 m	6.5 m	6.5 m	6.5 m
Side Yard	1.2 m	1.2 m	1.2 m	1.2 m
Street Side Yard	n/a	2.7 m	n/a	2.7 m
Duplex with or wit	hout a <i>Secondary Sui</i>	te		
Front Yard	3.5 m	3.5 m	3.5 m	3.5 m
Rear Yard	6.5 m	6.5 m	6.5 m	6.5 m
Side Yard	1.2 m	1.2 m	1.2 m	1.2 m
Street Side Yard	n/a	2.4 m	n/a	2.4 m
Coach House				
Front Yard	Not Permitted	Not Permitted		Not Permitted
Rear Yard	0.5 m	0.5 m		
Side Yard	0 m	0 m	Not Permitted	
Street Side Yard	n/a	1.2 m		
Separation	5.0 m	5.0 m		
Garden Suite		_		-
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted
Rear Yard	1.2 m	1.2 m	1.8 m	1.8 m
Side Yard	1.2 m	1.2 m	1.8 m	1.8 m
Street Side Yard	n/a	1.8 m	n/a	1.8 m
Separation	5.0 m	5.0 m	5.0 m	5.0 m
Other Accessory Buildings & Structures > 10 sq. m				
Front Yard	Not Permitted	Not Permitted	Not Permitted	Not Permitted
Rear Yard	0.5 m	0.5 m	0.5 m	0.5 m
Side Yard	0 m	0 m	0 m	0 m
Street Side Yard	n/a	1.2 m	n/a	1.2 m
Separation	5.0 m	5.0 m	5.0 m	5.0 m

2. Setback Reductions and Variations

Despite Table F.1, the following *setback* reductions and variations in this R5-S Zone are permitted:

- (a) <u>Single Family Dwelling with or without Secondary Suite</u>
 - i. Front Yard:
 - (a) The front yard setback of the single family dwelling may be reduced to a minimum of 2.0 m for the main floor level by covered outdoor space such as a porch or veranda provided that the covered outdoor space is a minimum of 1.5 m deep, is not used as a balcony and is an integral part of the single family dwelling; and
 - ii. Street Side Yard:
 - a. The single family dwelling setback to a street side yard or flanking lane may be reduced to a minimum of 1.2 m for the main floor level by covered outdoor space such as a porch or veranda provided that the covered outdoor space is a minimum of 1.5 m deep, is not used as a balcony and is an integral part of the single family dwelling. At any corner cut at the intersection of two roads, the setback to a street side yard or flanking lane may be reduced to a minimum of 1.2 m; and
 - At any corner cut at the intersection of two roads, the *setback* to a *street side yard* or flanking *lane* may be reduced to a minimum of 0.5 m.

(b) <u>Duplex with or without Secondary Suites</u>

- i. Front Yard:
 - a. The *front yard setback* of the *duplex* may be reduced to a minimum of 2.0 m for the main floor level by covered outdoor space such as a porch or veranda provided that the covered outdoor space is a minimum of 1.5 m deep, is not used as a *balcony* and is an integral part of the *duplex*.
- ii. Street Side Yard:
 - a. The duplex setback to a street side yard or flanking lane may be reduced to a minimum of 1.2 m for the main floor level by covered outdoor space such as a porch or veranda provided that the covered outdoor space is a minimum of 1.5 m deep, is not used as a balcony and is an integral part of the duplex. At any corner cut at the intersection of two roads, the setback to a street side yard or flanking lane may be reduced to a minimum of 1.2 m; and
 - At any corner cut at the intersection of two roads, the setback to a street side yard or flanking lane may be reduced to a minimum of 0.5 m.

(c) <u>Coach House</u>

- i. Street Side Yard:
 - At any corner cut at the intersection of a road and a rear *lane*, the street side yard setback may be reduced to a minimum of 0.5 m; and

ii. Separation:

a. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 10 sq. m and may be covered by a roof.

(d) Garden Suite

i. Separation:

a. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

(e) Other Accessory Buildings and Structures > 10 sq. m

i. Street Side Yard:

 At any corner cut at the intersection of a road and a rear lane, the street side yard setback may be reduced to a minimum of 0.5 m;
 and

ii. Separation:

a. A minimum separation of 5 m is required between the single family dwelling or duplex and any accessory buildings and structures exceeding 2.4 m in building height, including detached garage or carport regardless of building height. The minimum separation may be reduced to 3.0 m for stairs and for an outdoor space such as a deck or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

G. Height of Buildings and Structures

1. Building and structure heights in this R5-S Zone must be in accordance with the following requirements:

Building Type		Requirement
Single Family Dwelling with or without a Secondary Suite	Building height with sloped roof	Must not exceed 9.5 m
	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 7.3 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 10.5 m ¹
	Building height with sloped roof	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11 metres
Duplex with or without a Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 9.3 metres
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹

Coach House or Garden Suite	Building height with sloped roof	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m
	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 6.5 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹
Accessory Building		Must not exceed 3 m, but may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as the principal building
Structures		Must not exceed 3 m

1 The increased *building height* is permitted for *single family dwellings*, *duplexes*, *coach houses* and *garden suites* when the ground floor is used for parking or non-habitable space only, provided the minimum ground floor elevation is less than the minimum flood and *building* elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking

- 1. Parking Calculation:
 - (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.
- 2. Driveways:
 - (a) A *driveway* is permitted only from a rear *lane*.
- 3. Garages and Carports:
 - (a) Where a garage or carport is provided on the *lot*, a maximum of 2 off-street *parking spaces* may be enclosed in a garage or carport.
- 4. Outdoor Storage and Parking:
 - (a) Outdoor parking is limited to a maximum of 2 vehicles; and
 - (b) Outdoor parking or storage of *campers,* boats, *utility trailers* or *house trailers* is not permitted.

I. Landscaping and Screening

- 1. General Landscaping:
 - (a) Any landscaping must not include any non-porous or paved surfaces; and
 - (b) All portions of the *lot* not covered by *buildings*, *structures*, and non-porous or paved surfaces must be landscaped. All *landscaping* must be maintained.
- 2. Porous and Non-Porous Surfaces:

A minimum of 30% of the *lot* must be covered by porous surfaces.

3. Front Yards:

Landscaping located within front yards is required as follows:

- (a) Landscaping must cover a minimum of 70% of the area of the required front yard; and
- (b) Landscaping must cover a minimum of 32 sq. m of the area between the principal building and the rear lot line and must be a minimum of 4 m wide and 4 m deep, except at any corner cut at the intersection of two roads.

Part 17A R5-S

J. Special Regulations

1. Floodplain:

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

2. Basement Access:

- (a) Basement access and basement wells serving a principal building in this R5-S Zone must be sited as follows:
 - i. Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 12 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R5-S Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the *Community Charter*, the *Local Government Act*, the *Local Government Zoning Bylaw Regulation*, the *Land Title* Act, the *Riparian Areas Protection Act*, the *Water Sustainability Act*, the *Transportation Act*, the *Railway Act*, the *British Columbia Railway Act*, and the *Agricultural Land Commission Act*;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R5-S Zone;
 - (d) Subdivision requirements of the Approving Officer;
 - (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R5-S Zone;
 - (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
 - (g) Regulations pursuant to any Acts.

Semi-Detached Residential Zone

(BL 21281, 21474)

A. Intent

This R6 Zone is intended for small-scale multi-unit housing on small narrow *lots* typically less than 280 sq. m, containing a zero-lot line *Semi-Detached Residential Building*, which may accommodate 2 to 3 *dwelling units*, or on *lots* larger than 280 sq m, containing a zero-lot line *Duplex*, which may accommodate 4 to 6 *dwelling units*, and is subject to the remainder of this Part 18.

B. Permitted Uses

1. Land, *buildings* and *structures* in this R6 Zone must only be used for the following uses, or a combination of *principal uses* and *accessory uses* if the maximum number of *dwelling units* is not exceeded as follows:

Lot Size	<i>Lot</i> Location	Maximum Number of Dwelling Units ¹	Principal Uses	Accessory Uses
	i. Inside Transit- Oriented Areas ²	Up to 2	Semi-Detached Residential Building	
(a) ≥ 280 sq. m	ii. All areas, except B.1.(b)i and iii	Up to 4	Semi-Detached Residential Building or Duplex	Secondary Suite
	iii. Eligible <i>lots</i> within Frequent <i>Bus Stop Areas</i>	Up to 6	Duplex	Garden Suite Coach House
(b) < 280 sq. m	i. Inside Transit- Oriented Areas ²	Up to 2	Semi-Detached Residential Building	Short-Term Rental ³
(5) 1200 341	ii. All areas, except B.1.(c)i	Up to 3	Semi-Detached Residential Building	

- 1 Despite the permitted uses in Table B.1, the following lands allow no more than 2 dwelling units on a lot:
 - (a) Land that is protected under Section 12.1(2) of the Heritage Conservation Act, as amended;
 - (b) Land that as of December 7, 2023 was designated as protected under a bylaw made under Section 611 [heritage designation protection] of the Local Government Act, as amended; and
 - (c) Land that is not connected to a community water or a community sewer system provided as a service by a municipality or regional district.
- 2 One of the exemptions in Section 3 of the *Local Government Zoning Bylaw Regulation* is that small-scale multi-unit housing requirements do not apply in relation to land that is within a *transit-oriented area*.
- 3 Short-Term Rental is only permitted in accordance with Section B.7 of Part 4 General Provisions.

C. Subdivision

1. Minimum Lot Sizes:

Lots created through subdivision in this R6 Zone must conform to the following minimum standards:

Size or Dimension	Minimum Requirement		
Lot Area	8,094 sq. m		
<i>Lot</i> Width	50 m		
<i>Lot</i> Depth	60 m		

2. Permitted Lot Size Reductions:

In accordance with the *unit density* increases permitted in Section D.1.(b), if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision in this R6 Zone may be reduced to the following minimum standards:

Criteria	Minimum Area	Minimum Lot Width	Minimum Lot Depth
Interior <i>Lot</i>	200 sq. m	7.2 m	28 m
Corner Lot	226 sq. m	8.7 m	28 m

D. Density

1. Subdivision:

For the purpose of subdivision in this R6 Zone:

- (a) <u>Base Number of Lots:</u>
 - Maximum of 2.5 lots per hectare; and
- (b) <u>Permitted Number of Lots with Amenity Contributions:</u>
 If amenity contributions are provided in accordance with Schedule G, the number of *lots* may be increased to a maximum of 37 *lots* per hectare.

2. <u>Building Construction:</u>

For building construction in this R6 Zone:

	Building Type	Floor Area and Building Size Requirements			
(a)	Semi-Detached Residential Building with or without a Secondary Suite	 i. Semi-detached residential buildings must not exceed a maximum floor area of 310 sq. m, excluding basements, provided that 37 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required. 			
(b)	Duplex with or without a Secondary Suite	i. Duplexes must not exceed a maximum floor area of 310 sq. m, including basements, provided that 44 sq. m. of the total floor area is used only as a garage or carport, except for eligible lots within Frequent Bus Stop Areas where a garage or carport is not required.			
(c)	Coach House	i. The floor area of a coach house is permitted in addition to the floor area permitted for semi-detached residential building and duplex in Section D.2.(a) and (b), provided that a coach house must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m, excluding the garage or carport.			
(d)	Garden Suite	 The floor area of a garden suite is permitted in addition to the floor area permitted for semi-detached residential building and duplex in Section D.2.(a) and (b), provided that a garden suite must have a minimum floor area of 35 sq. m and a maximum total floor area of 75 sq. m. 			

E. Lot Coverage

The maximum lot coverage for all buildings and structures in this R6 Zone must be 60%.

F. Yards and Setbacks

1. *Buildings* and *structures*, subject to Section F.2., must be sited in this R6 Zone in accordance with the following minimum *setbacks*:

Building Type	All Lots		Other Accessory Buildings and Structures > 10 sq. m	Other Accessory Buildings and Structures ≤ 10 sq. m			
Semi-Detached Resi	Semi-Detached Residential Building with or without a Secondary Suite						
	Excluding Attached Garage	Including Attached Garage					
Front Yard	3.5 m	6.0 m	Not Permitted	Not Permitted			
Rear Yard	6.5 m	6.5 m	0.5 m	0.5 m			
Side Yard	1.2 m	3.5 m	3.0 m	0.0 m			
Street Side Yard	2.7 m	5.9 m	1.2 m	1.2 m			
Duplex with or with	out a <i>Secondary Suite</i>	?					
	Excluding Attached Garage	Including Attached Garage					
Front Yard	3.5 m	6.0 m	Not Permitted	Not Permitted			
Rear Yard	6.5 m	6.5 m	0.5 m	0.5 m			
Side Yard	1.2 m	3.5 m	3.0 m	0.0 m			
Street Side Yard	1.2 m	1.2 m	1.2 m	1.2 m			
Coach House or Gar	den Suite						
Front Yard	Not Pe	rmitted	Not Permitted	Not Permitted			
Rear Yard	0.5 m		0.5 m	0.5 m			
Side Yard	3.0	3.0 m		0.0 m			
Street Side Yard	1.2	1.2 m		1.2 m			
Separation	5.0 m		5.0 m	n/a			

2. <u>Setback Reductions and Variations</u>

Despite Table F.1, the following *setback* reductions and variations in this R6 Zone are permitted:

- (a) <u>Semi-Detached Residential Building with or without Secondary Suite</u>
 - i. Front Yard:
 - a. The front yard setback of the semi-detached residential building may be reduced to a minimum of 2.0 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda, provided that the said porch or veranda is a minimum of 1.5 m deep, is covered from above and is an integral part of the semi-detached residential building;

ii. Side Yard:

 A side yard is not required at the common side lot line between two paired lots along which the semi-detached residential building is located; and

iii. Street Side Yard:

a. The street side yard setback of the semi-detached residential building may be reduced to a minimum of 1.2 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the semi-detached residential building. At any corner cut at the intersection of two roads, the street side yard of a minimum of 1.2 m must be applicable either to the veranda or to the portion of the semi-detached residential building other than a veranda.

(b) <u>Duplex with or without Secondary Suites</u>

i. Front Yard:

a. The front yard setback of the duplex may be reduced to a minimum of 2.0 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the duplex;

ii. Side Yard:

 A side yard of 0.0 m is permitted at the common side lot line between two paired lots along which two duplexes are located; and

iii. Street Side Yard:

a. The street side yard setback of the duplex may be reduced to a minimum of 1.2 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the duplex. At any corner cut at the intersection of two roads, the street side yard setback of a minimum of 1.2 m must be applicable either to the veranda or to the portion of the duplex other than a veranda.

(c) <u>Coach House</u>

i. Side Yard:

a. A side yard setback of 0 m is permitted at the common side lot line between two paired lots along which the semi-detached residential building or duplex is located;

ii. Street Side Yard:

 At any corner cut at the intersection of a road and a rear *lane*, the street side yard setback may be reduced to a minimum of 0.5 m;
 and

iii. Separation:

a. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 10 sq. m and may be covered by a roof.

(d) Garden Suite

- i. Side Yard:
 - a. A *side yard setback* of 0 m is permitted at the common *side lot line* between two paired *lots* along which the *semi-detached residential building or duplex* is located;
- ii. Street Side Yard:
 - At any corner cut at the intersection of a road and a rear *lane*, the street side yard setback may be reduced to a minimum of 0.5 m; and
- iii. Separation:
 - a. The minimum *separation* may be reduced to 3.0 m for stairs and for an outdoor space such as a *deck* or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

(e) <u>Accessory Buildings</u> and <u>Structures > 10 sq. m</u>

- i. Side Yard:
 - a. A *side yard setback* of 0 m is permitted at the common *side lot line* between two paired *lots* along which the *semi-detached residential building or duplex* is located; and
 - ii. Street Side Yard:
 - At any corner cut at the intersection of a road and a rear *lane*, the street side yard setback may be reduced to a minimum of 0.5 m; and
 - iii. Separation:
 - a. A minimum separation of 5 m is required between the semi-detached residential building and duplex and accessory buildings and structures exceeding 2.4 m in building height, including detached garage or carport regardless of building height. The minimum separation may be reduced to 3.0 m for stairs and for an outdoor space such as a deck or patio that occupies a maximum of 10 sq. m. and may be covered by a roof.

G. Height of Buildings and Structures

1. Building and structure heights in this R6 Zone must be in accordance with the following requirements:

Building Type		Requirement	
Semi-Detached Residential Building with or without a	Building height with sloped roof	Must not exceed 11 m	
	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 9.3 m	
Secondary Suite	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 12 m ¹	
	Building height with sloped roof	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 11 m	
Duplex with or without a Secondary Suite	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 9.3 m	
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 3 storeys inclusive of the <i>basement</i> , up to a maximum of 12 m ¹	

Coach House or Garden Suite	Building height with sloped roof	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 7.0 m and a maximum roof peak height of 8.3 m
	Building height where any portion of the roof has a slope less than < 1:4	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 6.5 m
	Building height in floodplain, as referred to in Part 8 Floodproofing	Must not exceed 2 storeys inclusive of the <i>basement</i> , up to a maximum of 8.5 m ¹
Accessory Building		Must not exceed 3 m, but may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as the <i>principal building</i>
Structures		Must not exceed 3 m

1 The increased *building height* is permitted for *single family dwellings*, *duplexes*, *coach* houses and *garden* suites when the ground floor is used for parking or non-habitable space only, provided the minimum ground floor elevation is less than the minimum flood and *building* elevations as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

H. Off-Street Parking

- Parking Calculations:
 - (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading;

2. Driveways:

- (a) Where there is a *lane* up to or along the *rear lot line* or *side lot line*, a *driveway* access is permitted only from the *lane*; and
- (b) Driveway access to the dwelling units within the same semi-detached residential building and duplex must be joined where the said driveways are within the required front yard, provided that the combined driveways must not be wider than 6 m.

3. Garages and Carports:

- (a) A double car garage or carport is only permitted for lots 9 m or wider, and two offstreet parking spaces may be provided as follows:
 - i. Provided as tandem parking; or
 - ii. Provided in an enclosed side-by-side detached double garage or carport pursuant to Section H.3(b) of this Zone;
- (b) Where a detached garage or carport is provided on the *lot*, such detached garage or carport must:
 - i. Be located at the rear of the *lot*;
 - ii. Be located at a minimum of 6 m from the rear face of the dwelling unit;
 - iii. Be located at 0 m *side yard setback* along the common *lot line* between the two *lots* on which the *semi-detached residential building* or *duplex* is located; and
 - iv. Have the *driveway* access from a *rear lane* or side street and the *driveway* width must be a maximum 6 m wide.

4. Outdoor Storage and Parking:

- (a) Outdoor parking ancillary to a residential use must be limited to a maximum of 2 *vehicles*:
- (b) Outdoor parking or storage of *campers*, boats, *utility trailers*, or *house trailers* must not be permitted; and

(c) Outdoor parking or *driveway* is permitted on *corner lots* in an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 6.0 m along the said *lot lines* from the point of intersection of the two *lot lines*.

I. Landscaping and Screening

- 1. General Landscaping:
 - (a) Any landscaping must not include any non-porous or paved surfaces; and
 - (b) All portions of the *lot* not covered by *buildings*, *structures*, and non-porous or paved surfaces must be landscaped. All *landscaping* must be maintained.

2. Non-Porous Surfaces:

Non-porous or paved surfaces, excluding a *driveway*, may cover up to a maximum of 12 sq. m in area.

J. Special Regulations

1. Floodplain:

For *lots* within a designated floodplain as referred to in Part 8 Floodproofing, only flood resistant *building* materials are permitted below the minimum flood and *building* elevations, as specified by the Provincial Government and in the Surrey Building Bylaw, as amended.

2. Basement Access:

- (a) Basement access and basement wells serving a principal building in this R6 Zone must be sited as follows:
 - i. Basement access and basement wells may encroach into the required front yard setback, provided the maximum area does not exceed 10 sq. m;
 - ii. Basement access and basement wells may encroach into the required rear yard setback, provided the maximum area does not exceed 28 sq. m;
 - iii. Basement access and basement wells may be located within the side yard, but not within the required side yard setback, provided the maximum area does not exceed 10 sq. m; and
 - iv. The area of the *basement* access and *basement* wells must include the stairs, and the cumulative area of all *basement* access and *basement* wells on a *lot* must not exceed 28 sq. m.

K. Other Applicable Acts, Regulations and Bylaws

- 1. This R6 Zone is subject to compliance with the following:
 - (a) All Federal legislation including, without limitation, the *Fisheries Act*, the *Railway Safety Act*, and the *Aeronautics Act*;
 - (b) All Provincial legislation including, without limitation, the Community Charter, the Local Government Act, the Local Government Zoning Bylaw Regulation, the Land Title Act, the Riparian Areas Protection Act, the Water Sustainability Act, the Transportation Act, the Railway Act, the British Columbia Railway Act, and the Agricultural Land Commission Act;
 - (c) All City of Surrey bylaws, policies, and regulations including, without limitation, the Official Community Plan Bylaw, as amended, Development Permits, Hazard Lands Development Permit Guidelines, Sensitive Ecosystem Development Permit Guidelines, the Subdivision and Development Bylaw, as amended, the Development Cost Charge Bylaw, as amended, the Surrey Sign Bylaw, as amended, the Surrey Building Bylaw, as amended, and the Surrey Tree Protection Bylaw, as amended, if these do not restrict or prohibit the density otherwise permitted under this R6 Zone;

- (d) Subdivision requirements of the Approving Officer;
- (e) Heritage designation bylaws, as amended, and heritage revitalization agreements, if these do not restrict or prohibit the density otherwise permitted under this R6 Zone;
- (f) Covenants registered in the Land Title Office in favour of the City under Section 219 of the Land Title Act; and
- (g) Regulations pursuant to any Acts.

Part 19

Manufactured Home Residential Zone

RM-M

(BL 20058; 20300)

A. Intent

This Zone is intended for the provision of manufactured home parks.

B. Permitted Uses

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

- 1. *Manufactured home park,* subject to the Surrey Mobile Homes and Trailer Regulation and Control By-law, as amended; and
- 2. One single family dwelling for the manager of the manufactured home park.

C. Lot Area

Not applicable to this Zone.

D. Density

1. Subdivision:

For the purpose of subdivision, the maximum *density* shall be 22 *dwelling units* per hectare.

2. Building Construction:

For the purpose of building construction, each manufactured home space shall:

- (a) Have a minimum area of 225 sq. m; and
- (b) Be a minimum width of 12 m.

E. Lot Coverage

The maximum *lot coverage* for one *single family dwelling* and the indoor *amenity space building*, shall be 5%.

F. Yards and Setbacks

(BL 17471)

- 1. Buildings and structures shall be sited not less than 7.5 m from all lot lines.
- 2. In the case of a *manufactured home park* in a bare land strata development, Section F.1 does not apply to the placement of a *manufactured home* within a bare land strata *lot*, other than in the case of a bare land strata *lot line* which forms the boundary of the *manufactured home park*.
- 3. Where a *lot* abuts another *lot* zoned RM-M and which is used as a *manufactured home* park, the abutting yards may be reduced to not less than 3 m.

G. Height of Buildings

1. <u>Manufactured Homes</u>:

Manufactured home building height shall not exceed 4.5 m.

2. Single Family Dwellings:

Single family dwelling building height shall not exceed 9 m.

3. Accessory Buildings:

Accessory building height shall not exceed 4 m.

Part 19 RM-M

4. Structures:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774)

1. Parking Calculations:

Refer to Part 5 Off-Street Parking and Loading/Unloading.

2. Parking Restrictions:

No parking shall be permitted within the required setbacks.

I. Landscaping and Screening

1. <u>General Landscaping:</u>

- (a) All developed portions of the developed *lot* not covered by *buildings, structures*, parking areas, roadways and designated *manufactured home spaces* shall be landscaped and maintained, including the retention of mature trees;
- (b) The required *setback* area shall be fully landscaped and adequately maintained; and
- (c) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; except at *driveways*.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

Amenity Space:

Amenity space shall be provided on the lot as follows:

- (a) Outdoor *amenity space*, in the amount of 3.0 sq. m per *dwelling unit* and shall not be located within the required *setbacks*; and
- (b) Indoor amenity space, in the amount of 3.0 sq. m per dwelling unit.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following minimum standards:

- 1. Lot Area: Fee Simple minimum 2 ha; and Bare Land Strata minimum 225 sq. m.
- 2. Lot Width: Fee Simple minimum 50 m; and
 - Bare Land Strata minimum 12 m.
- 3. Lot Depth: Fee Simple minimum 50 m; and Bare Land Strata minimum 15 m.

L. Other Regulations

(BL 13657; 13774)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 20

Multiple Residential 10 Zone

RM-10

(BL 20058; 20300, 21277, 21672)

A. Intent

This Zone is intended to accommodate and regulate the development of *family*-oriented, *ground-oriented*, low *density* housing and related *amenity spaces*.

B. Permitted Uses

(BL 13774, 21672)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

1. Single family dwellings and duplexes.

Accessory Uses:

- 2. *Child care centres*, provided that such centres:
 - (a) Do not constitute a singular use on the *lot*; and
 - (b) Are regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulations, as amended.
- 3. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.
- 4. One secondary suite.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 17462; 18414; 19073; 19995; 20275)

1. Building Construction:

For the purpose of building construction:

(a) Maximum Unit Density:

Maximum unit density shall be 2.5 dwelling units per hectare; and

(b) <u>Permitted Unit Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, *unit density* may be increased as follows:

- i. Maximum 25 dwelling units per hectare; and
- ii. Maximum *floor area ratio* of 0.50, excluding the indoor *amenity space* requirements (pursuant to Section J.1 of this Zone).

E. Lot Coverage

(BL 17704)

The maximum *lot coverage* for all *buildings* and *structures* shall be 40%.

F. Yards and Setbacks

(BL 17471)

Buildings and *structures* shall be sited not less than 7.5 m from all *lot lines* other than the interior *lot lines* created by a bare land strata subdivision.

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G. Height of Buildings

(BL 13094; 17471)

1. Principal Buildings:

Principal building height shall not exceed 9 m.

2. <u>Accessory Buildings:</u>

Excluding indoor amenity space buildings, accessory building height shall not exceed 4 m.

3. Indoor Amenity Space Buildings:

Indoor amenity space building height shall not exceed 9 m.

4. Structures:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13094; 13774; 14120; 17471; 18414; 18434)

1. Parking Calculation:

Refer to Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Tandem parking for ground-oriented multiple unit residential buildings shall be permitted as follows:

- (a) A maximum of 50% of all required resident *parking spaces* may be provided as *tandem parking spaces*, excluding *underground parking*;
- (b) For *underground parking*, a maximum of 10% of all required resident *parking spaces* may be provided as *tandem parking spaces*;
- (b) Dwelling units with tandem parking spaces are not permitted to have direct vehicular access to an adjacent highway;
- (c) Tandem parking spaces must be attached to each dwelling unit, excluding underground parking; and
- (d) Both tandem parking spaces must be held by the same owner.
- 3. <u>Underground Parking:</u>

50% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. Parking Areas:

Parking within the required setbacks is not permitted.

I. Landscaping and Screening

- 1. General Landscaping:
 - (a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
 - (c) Highway boulevards abutting a lot shall be seeded or sodded with grass; except at driveways.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, a *landscaping* screen, or combination thereof.

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J. Special Regulations

(BL 19945; 20058)

1. Amenity Spaces:

Amenity space, pursuant to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite;
- (b) Outdoor *amenity space* shall not be located within the required *setbacks*;
- (c) Indoor *amenity space* in the amount of
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. <u>Child Care Centres:</u>

Child care centres shall be located on the *lot* such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone;
- (b) Have direct access to an *open space* and play area within the *lot*; and
- (c) Do not exceed a total area of 3.0 sq. m per dwelling unit.

K. Subdivision

(BL 13155; 19995)

1. Minimum Lot Sizes:

Lots created through subdivision shall conform to the following standards:

- (a) Lot Area: Minimum 8,094 sq. m;
- (b) Lot Width: Minimum 50 m; and
- (c) Lot Depth: Minimum 60 m.

2. <u>Permitted Lot Size Reductions:</u>

In accordance with the permitted *unit density* increases in Section D of this Zone, if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision may be reduced to the following minimum standards:

- (a) Lot Area: Fee Simple Lot minimum 2,000 sq. m; and
 - Bare Land Strata *Lot* minimum 325 sq. m; *Lot* Width: Fee Simple *Lot* minimum 30 m; and
- (b) Lot Width: Fee Simple Lot minimum 30 m; and
 Bare Land Strata Lot minimum 9 m; and
- (c) Lot Depth: Fee Simple Lot minimum 30 m; and
 Bare Land Strata Lot minimum 27 m.

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

<u>Part 21</u>

Multiple Residential 15 Zone

RM-15

(BL 20058; 20300, 21277, 21672)

A. Intent

(BL 12824)

This Zone is intended to accommodate and regulate the development of *family*-oriented, low *density, ground-oriented multiple unit residential buildings* and related *amenity spaces*, which are to be developed in accordance with a *comprehensive design* in existing *OCP* designated Urban areas and in new *OCP* designated Urban areas where *density* bonus is provided.

B. Permitted Uses

(BL 13774, 21672)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

1. Ground-oriented multiple unit residential buildings.

Accessory Uses:

- 2. *Child care centres*, provided that such centres:
 - (a) Do not constitute a singular use on the lot; and
 - (b) Are regulated by the <u>Community Care and Assisted Living Act</u>, S.B.C., 2002, c 75, as amended and the Child Care Licensing Regulation set out under B.C. Reg. 95/2009, as amended.
- 3. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.
- 4. One *lock-off suite*, pursuant to Section J.4 of this Zone, within *Transit-Oriented Areas* and *Frequent Bus Stop Areas*.
- 5. Section B.4 applies to *ground-oriented multiple unit residential buildings* in this Zone with building permits issued after May 12, 2025.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 12333; 12824; 17462; 17471; 18414; 19073; 19491; 19995; 20275)

1. Building Construction:

For the purpose of *building* construction:

- (a) <u>Maximum Unit Density:</u>
 - Maximum density shall be 2.5 dwelling units per hectare; and
- (b) Permitted Unit Density Increases:

If amenity contributions are provided in accordance with Schedule G, *unit density* may be increased as follows:

- i. Maximum 37 dwelling units per hectare; and
- ii. Maximum *floor area ratio* of 0.70, excluding the indoor *amenity space* requirements (pursuant to Section J.1 of this Zone).

E. Lot Coverage

(BL 12333; 17704)

The maximum *lot coverage* for all *buildings* and *structures* shall be 45%.

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F. Yards and Setbacks

(BL 17471)

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

(BL 13094; 17471)

1. Principal Buildings:

Principal building height shall not exceed 11 m.

2. Accessory Buildings:

Excluding indoor *amenity space buildings, accessory building height* shall not exceed 4.5 m.

3. Indoor Amenity Space Buildings:

Indoor amenity space building height shall not exceed 11 m.

4. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13094; 13774; 14120; 17471; 18414; 18434; 18719, 21073)

1. Parking Calculation:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Tandem Parking:</u>

Tandem parking for ground-oriented multiple unit residential buildings shall not be permitted.

3. Underground Parking:

100% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. Parking Areas:

Parking within the required setbacks is not permitted.

I. Landscaping and Screening

- 1. <u>General Landscaping:</u>
 - (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained.
 - (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*.
 - (c) Highway boulevards abutting a lot shall be seeded or sodded with grass; except at driveways.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

(BL 19945; 20058, 21073, 21672)

1. Amenity Spaces:

Amenity space, subject to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

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- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per *lock-off suite*;
- (b) Outdoor amenity space shall not be located within the required setbacks;
- (c) Indoor amenity space in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. Child Care Centres:

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone;
- (b) Have direct access to an open space and play area within the lot.; and
- (c) Do not exceed a total area of 3.0 sq. m per dwelling unit.
- 3. <u>Back-to-Back Units:</u>

Back-to-back units shall not be permitted.

4. <u>Lock-Off Suites</u>:

A lock-off suite must:

- (a) Be a minimum of 30 sq. m in floor area; and
- (b) Occupy less than 40% of the habitable floor area of the larger principal *dwelling* unit.

K. Subdivision

(BL 12824; 19995)

1. Minimum Lot Size:

Lots created through subdivision may conform to the following standards:

- (a) Lot Area: Minimum 8,094 sq. m
- (b) Lot Width: Minimum 50 m
- (c) Lot Depth: Minimum 60 m
- 2. Permitted Lot Size Reductions:

In accordance with the permitted *unit density* increases in Section D of this Zone, if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision may conform to the following standards:

- (a) Lot Area: Minimum 2,000 sq. m
- (b) Lot Width: Minimum 30 m
- (c) Lot Depth: Minimum 30 m

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 21A

Multiple Residential 23 Zone

RM-23

(BL 20058; 20300, 21277, 21672)

A. Intent

This Zone is intended to accommodate and regulate attached *dwelling units* on *lots* contained in a *row housing building*.

B. Permitted Uses

(BL 21672)

Land, buildings and structures shall only be used for the following uses:

Principal Uses:

1. One *dwelling unit* on each *lot* contained within a *row housing building* and customarily *accessory uses*.

Accessory Uses:

- 2. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.
- 3. One *lock-off suite*, pursuant to Section J.2 of this Zone, within *Transit-Oriented Areas* and *Frequent Bus Stop Areas*.
- 4. Section B.3 applies to *ground-oriented multiple unit residential buildings* in this Zone with building permits issued after May 12, 2025.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 17462; 19073; 19995; 20275)

1. Subdivision:

For the purpose of subdivision:

- (a) Maximum Unit Density:
 - Maximum density shall be 2.5 dwelling units per hectare; and
- (b) <u>Permitted Unit Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum *unit density* may be increased to 57 *dwelling units* per hectare.

E. Lot Coverage

Lot types, for the purpose of calculating lot coverage, shall be pursuant to Section K.2 of this Zone as follows:

Lot coverage, shall be as follows:

- 1. Internal Lots:
 - Maximum lot coverage for all internal lot buildings and structures is 60%.
- 2. End or Corner Lots:

Maximum *lot coverage* for all end or corner *lot buildings* and *structures* is 50%.

Part 21A RM-23

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
liere.	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Internal Dwelling Unit	3.5 m ¹	12.5 m	0 m	Not Applicable
End Dwelling Unit	3.5 m ¹	12.5 m	1.2 m ³	Not Applicable
Corner Dwelling Unit	3.5 m ¹	12.5 m	0 m	2.7 m ⁵
Accessory Buildings and Structures	Not Permitted	0.5 m ²	0 m ⁴	1.2 m ⁶

¹ The *front yard setback* of the *principal building* may be reduced to a minimum of 2.0 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the *principal building*.

6 At any corner cut at the intersection of a road and a rear lane, the street side yard setback may be reduced to a minimum of 0.5 m.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 9.5 m.

- 2. Accessory Buildings:
 - (a) Accessory building height shall not exceed 3 m; and
 - (b) Accessory building height may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building.
- 3. Structures:

Structure height shall not exceed 3 m.

H. Off-Street Parking

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Parking Areas:</u>

A minimum of 2 off-street *parking spaces* shall be provided for each *dwelling unit* at the rear of the *lot*.

3. Driveways:

A *driveway* to the *lot* shall be permitted only from a rear *lane*.

4. <u>Garages and Carports:</u>

Where a garage or carport is provided on the *lot*, the following shall apply:

- (a) No more than one off-street parking space shall be within the garage or carport;
- (b) The floor area of the garage or carport shall be a maximum of 22 sq. m; and

² Accessory buildings and structures exceeding 2.4 m in building height and any detached garage or carport regardless of the building height are not permitted within 6.0 m of the principal building.

³ A side yard setback is not required at the common side lot line between two lots along which the same row housing building is located.

⁴ The side yard setback of an accessory building and structure including a garage shall be increased to a minimum of 2.7 m on the opposite side of the lot.

⁵ The street side yard setback of the principal building may be reduced to a minimum of 1.2 m for the first storey by an unenclosed and uninhabitable space such as a porch or veranda provided that the said porch or veranda is a minimum of 1.5 m deep, covered from above and is an integral part of the principal building. At any corner cut at the intersection of two roads, the said street side yard setback of a minimum of 1.2 m shall be applicable either to the veranda or to the portion of the principal building other than a veranda.

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(c) Where a detached garage or carport is provided on the *lot*, such detached garage or carport shall:

- i. Be located at a minimum of 6 m from the rear face of the dwelling unit; and
- ii. The *driveway* width shall not exceed 6 m.

5. <u>Outdoor Storage and Parking:</u>

- (a) Outside parking of *vehicles* ancillary to a residential use shall be limited to a maximum of 2 cars or trucks;
- (b) Outside parking or storage of *campers*, boats or *house trailers* shall not be permitted; and
- (c) No outside parking or *driveway* is permitted on *corner lots* in an area bounded by the intersecting *lot lines* at a street corner and a straight-line joining points 6.0 m along the said *lot lines* from the point of intersection of the two *lot lines*.

I. Landscaping and Screening

1. <u>General Landscaping:</u>

All portions of the *lot* not covered by *buildings*, *structures*, non-porous or paved surfaces shall be landscaped, excludes *driveways*. All *landscaping* shall be maintained.

2. <u>Porous and Non-Porous Surfaces:</u>

Non-porous or paved surfaces, excluding a *driveway*, shall not cover more than 12 sq. m in area.

J. Special Regulation

(BL 21672)

1. Unit Clusters:

No more than six *dwelling units* shall be attached in a row to one another within each *row housing building*.

Lock-Off Suites:

A lock-off suite must:

- (a) Be a minimum of 30 sq. m in floor area; and
- (b) Occupy less than 40% of the habitable floor area of the larger principal *dwelling* unit.

K. Subdivision

(BL 16957; 19995)

1. <u>Minimum Lot Size:</u>

Lots created through subdivision shall conform to the following standards:

- (a) Lot Area: Minimum 8,094 sq. m;
- (b) Lot Width: Minimum 50 m; and
- (c) Lot Depth: Minimum 60 m.
- 2. Permitted Lot Size Reductions:

In accordance with the permitted *unit density* increases in Section D of this Zone, if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision may conform to the following standards:

- (a) Internal Lot Area: Minimum 165 sq. m;(b) End Lot Area: Minimum 200 sq. m;
- (c) Corner Lot Area: Minimum 226 sq. m;
- (d) Internal Lot Width: Minimum 6.3 m;

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(e) End Lot Width: Minimum 7.2 m;
(f) Corner Lot Width: Minimum 8.7 m; and
(g) All Lot Depths: Minimum 28 m.

L. Other Regulations

Additional land use regulations may apply as follows:

1. Sign regulations, pursuant to Surrey Sign By-law, as amended.

- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Trees and vegetation, pursuant to Surrey Tree Preservation By-law, as amended.
- 4. Development permits, pursuant to the *OCP*.

Part 22

Multiple Residential 30 Zone

RM-30

(BL 20058; 20300, 21277, 21672)

A. Intent

This Zone is intended to accommodate and regulate the development of medium *density, multiple* unit residential buildings, ground-oriented multiple unit residential buildings and related amenity spaces which are to be developed in accordance with a comprehensive design.

B. Permitted Uses

(BL 13774; 17574, 21073, 21672)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

1. Multiple unit residential buildings, ground-oriented multiple unit residential buildings and ground-oriented back-to-back multiple unit residential buildings.

Accessory Uses:

- 2. *Child care centres*, provided that such centres:
 - (a) Do not constitute a singular use on the *lot*; and
 - (b) Are regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 3. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.
- 4. One *lock-off suite*, pursuant to Section J.5 of this Zone, within *Transit-Oriented Areas* and *Frequent Bus Stop Areas*.
- 5. Section B.4 applies to *ground-oriented multiple unit residential buildings* in this Zone with building permits issued after May 12, 2025.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 17574; 17704; 18414; 19073; 19491; 19995; 20275)

1. Maximum Density:

Maximum *density* shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of floor area ratio of 0.1 or building area of 300 sq. m.

2. <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, *density* may be increased as follows:

- (a) Maximum 75 dwelling units per hectare; and
- (b) Maximum *floor area ratio* of 1.00, excluding the indoor *amenity space* requirement (pursuant to Section J.1 of this Zone).

E. Lot Coverage

(BL 17574)

The maximum *lot coverage* for all *building* and *structures* shall be 45%.

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F. Yards and Setbacks

(BL 20058)

1. Buildings and structures must be sited in accordance with the following minimum setbacks:

	SETBACKS:			
				Street Side Yard
	Front	Rear	Side	Side Yard on
USES:	Yard	Yard	Yard	Flanking <i>Lane</i>
Principal Building	4.5 m ^{1,2}	6.0 m ³	6.0 m ³	4.5 m ^{1,2}

¹ The front yard setback and street side yard setback of the principal building may be reduced to a minimum of 2.5 m for a covered outdoor space such as a porch or veranda at the main floor level provided that the covered outdoor space is a minimum of 1.5 m deep and is an integral part of the principal building.

2. Tree Protection Zones:

Notwithstanding Section F.1 of this Zone, *setbacks* may be increased to accommodate Tree Protection Zones (as defined in the Surrey Tree Protection By-law, as amended) for trees required for retention.

G. Height of Buildings

(BL 13540)

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 13 m.

Accessory Buildings:

Excluding indoor *amenity space buildings, accessory building height* shall not exceed 4.5 m.

3. Indoor Amenity Space Buildings:

Indoor amenity space building height shall not exceed 11 m.

4. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13094; 13540; 13774; 14120; 17471; 18414; 18434; 18719; 19817)

1. Parking Calculation:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Tandem parking for ground-oriented multiple unit residential buildings shall be permitted as follows:

- (a) A maximum of 50% of all required resident *parking spaces* may be provided as tandem parking spaces, excluding underground parking;
- (b) For *underground parking*, a maximum of 10% of all required resident *parking spaces* may be provided as *tandem parking spaces*;
- (b) Dwelling units with tandem parking spaces are not permitted to have direct vehicular access to an adjacent highway;
- (c) Tandem parking spaces must be attached to each dwelling unit, excluding underground parking; and

² When a development is located adjacent to existing lower *density* development conforming with the existing area designation, the *front yard setback* should be the average *front yard setback* of the two adjacent properties. Where the average *front yard setback* of the two adjacent properties exceeds 7.5 m, the *front yard setback* is not required to exceed 7.5 m.

³ The *rear yard setback* and/or *side yard setback* of the *principal building* may be reduced to a minimum of 4.0 m for the main and second floor level outdoor space such as a *deck* or *balcony* provided that the covered space is a minimum of 1.5 m deep and is an integral part of the *principal building*.

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(d) Both tandem parking spaces must be held by the same owner.

3. <u>Underground Parking:</u>

50% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. Parking Areas:

- (a) Parking within the required setbacks is not permitted; and
- (b) Parking is not permitted in front of the main entrance of a non-ground-oriented multiple unit residential building, except for the purpose of short-term drop-off or pick-up and for accessible parking.

I. Landscaping and Screening

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; except at *driveways*.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

(BL 19945; 20058, 21073, 21672)

1. Amenity Spaces:

Amenity space, subject to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*; and
 - iv. 6.0 sq. m per back-to-back ground-oriented dwelling unit where underground parking is not provided;
- (b) Outdoor amenity space shall not be located within the required setbacks;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per micro unit; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. <u>Child Care Centres:</u>

Child care centres shall be located on the *lot* such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone;
- (b) Have direct access to an *open space* and play area within the *lot*; and
- (c) Do not exceed a total area of 3.0 sq. m per dwelling unit.

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3. Balconies:

Balconies are required for all dwelling units which are not ground-oriented and shall be a minimum of 5% of the dwelling unit or 4.6 sq. m per dwelling unit, whichever is greater.

4. <u>Back-to-Back Ground-Oriented Dwelling Units:</u>

Where back-to-back ground-oriented dwelling units are provided without underground parking, a maximum of 20% of all dwelling units may be provided as back-to-back ground-oriented dwelling units on a lot.

5. Lock-Off Suites:

A *lock-off suite* must:

- (c) Be a minimum of 30 sq. m in floor area; and
- (d) Occupy less than 40% of the habitable floor area of the larger principal *dwelling unit*.

K. Subdivision

(BL 13155; 19995)

1. Minimum Lot Sizes:

Lots created through subdivision shall conform to the following standards:

- (a) Lot Area: Minimum 8,094 sq. m;
- (b) Lot Width: Minimum 50 m; and
- (c) Lot Depth: Minimum 60 m.

2. Permitted Lot Size Reductions:

In accordance with the permitted *density* increases in Section D of this Zone, if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision may conform to the following standards:

- (a) Lot Area: Minimum 2,000 sq. m;
- (b) Lot Width: Minimum 30 m; and
- (c) Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 23

Multiple Residential 45 Zone

RM-45

(BL 20058; 20300, 21277)

A. Intent

This Zone is intended to accommodate and regulate the development of medium *density*, medium-rise, *multiple unit residential buildings* and related *amenity spaces*, which are to be developed in accordance with a *comprehensive design*.

B. Permitted Uses

(BL 13774; 17462)

Land, *buildings* and *structures* shall be used for the following uses only, or for a combination of such uses, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

- 1. Multiple unit residential buildings and ground-oriented multiple unit residential buildings. Accessory Uses:
- 2. *Child care centres*, provided that such centres:
 - (a) Do not constitute a singular use on the *lot*; and
 - (b) Are regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 3. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 12333; 13155; 17462; 17704; 18414; 19073; 19614; 19995; 20058; 20275)

1. Maximum Density:

Maximum density shall be as follows:

- a) 1 dwelling unit; and
- b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- 2. Maximum Density Increases:

If amenity contributions are provided in accordance with Schedule G, *density* may be increased as follows:

- (a) Maximum 111 dwelling units per hectare; and
- (b) Maximum *floor area ratio* of 1.30, excluding:
 - i. The indoor *amenity space* requirement (pursuant to Section J.1 in this Zone); and
 - ii. Up to a maximum of 170 sq. m of the *secure bicycle parking area* requirement (pursuant to Section H.6 of this Zone).

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 45%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

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G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 15 m.

2. <u>Accessory buildings</u>:

Accessory building height shall not exceed 4.5 m.

3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13094; 13774; 14120; 17471; 18414; 18434; 18719; 19817)

1. Parking Calculation:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Tandem parking for ground-oriented multiple unit residential buildings shall be permitted as follows:

- (a) For *underground parking*, a maximum of 10% of all required resident *parking spaces* may be provided as *tandem parking spaces*;
- (b) Dwelling units with tandem parking spaces are not permitted to have direct vehicular access to an adjacent highway;
- (c) Tandem parking spaces must be attached to each dwelling unit, excluding parking spaces provided as underground parking; and
- (d) Both tandem parking spaces must be held by the same owner.

3. Underground Parking:

50% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. <u>Parking Areas:</u>

- (a) Parking within the required setbacks is not permitted; and
- (b) Parking is not permitted in the front of the main entrance of a *multiple unit* residential building, except for the purpose of short-term drop-off or pick-up and for accessible parking.

5. <u>Bicycle Parking</u>

A secure bicycle parking area shall be provided in a separate bicycle room located within a building, whether located at or above finished grade, with convenient access to the outside of the building.

I. Landscaping and Screening

1. <u>General Landscaping:</u>

- (a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) Highway boulevards abutting a lot shall be seeded or sodded with grass; except at driveways.

2. <u>Refuse:</u>

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

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J. Special Regulations

(BL 19945; 20058)

1. Amenity Spaces:

Amenity space, subject to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*;
- (b) Outdoor *amenity space* shall not be located within the required *setbacks*;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per micro unit; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. Child Care Centres:

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone;
- (b) Have direct access to an *open space* and play area within the *lot*; and
- (c) Do not exceed a total area of 3.0 sq. m per dwelling unit.

3. Balconies:

Balconies are required for all dwelling units which are not ground-oriented and shall be a minimum of 5% of the dwelling unit size or 4.6 sq. m per dwelling unit, whichever is greater.

K. Subdivision

(BL 13155; 19995)

1. <u>Minimum Lot Sizes:</u>

Lots created through subdivision shall conform to the following standards:

- (a) Lot Area: Minimum 8,094 sq. m;
- (b) Lot Width: Minimum 50 m; and
- (c) Lot Depth: Minimum 60 m.

2. Permitted Lot Size Reductions:

In accordance with the permitted density increases in Section D of this Zone, if amenity contributions are provided in accordance with Schedule G, *lots* created through subdivision may be reduced to the following minimum standards:

- (a) Lot Area: Minimum 2,000 sq. m;
- (b) Lot Width: Minimum 30 m; and
- (c) Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 24

Multiple Residential 70 Zone

RM-70

(BL 20058; 20300, **21277**)

A. Intent

This Zone is intended to accommodate and regulate the development of medium *density*, highrise *multiple unit residential buildings* and related *amenity spaces*, which are to be developed in accordance with a *comprehensive design*.

B. Permitted Uses

(BL 13774; 17462)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

1. Multiple unit residential buildings and ground-oriented multiple unit residential buildings. Accessory Uses:

- 2. *Child care centres*, provided that such centres:
 - (a) Do not constitute a singular use on the lot; and
 - (b) Are regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulations, as amended.
- 3. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 17462; 18414; 19073; 19614; 19995; 20058; 20275)

1. Maximum Density:

Maximum density shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- 2. <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, *density* may be increased to a maximum *floor area ratio* of 1.50, excluding:

- (a) The indoor amenity space requirement (pursuant to Section J.1 of this Zone); and
- (b) Up to a maximum of 170 sq. m of the *secure bicycle parking area* requirement (Section H.6 of this Zone).

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 33%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 50 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.5 m.

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3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13094; 13774; 14120; 17471; 18434; 18719; 19817)

1. Parking Calculation:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Tandem Parking:</u>

Tandem parking for ground-oriented multiple unit residential buildings shall be permitted as follows:

- (a) A maximum of 50% of all required resident *parking spaces* may be provided as *tandem parking spaces*, excluding *underground parking*;
- (b) For *underground parking*, a maximum of 10% of all required resident *parking* spaces may be provided as *tandem parking spaces*;
- (b) Dwelling units with tandem parking spaces are not permitted to have direct vehicular access to an adjacent highway;
- (c) Tandem parking spaces must be attached to each dwelling unit, excluding parking spaces provided as underground parking; and
- (d) Both tandem parking spaces must be held by the same owner.

3. <u>Underground Parking:</u>

50% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. Parking Areas:

- (a) Parking within the required setbacks is not permitted; and
- (b) Parking is not permitted in the front of the main entrance of a *multiple unit* residential building, except for the purpose of short-term drop-off or pick-up.

5. Bicycle Parking

A secure bicycle parking area is required in a separate bicycle room located within a building, whether located at or above finished grade, with convenient access to the outside of the building.

I. Landscaping and Screening

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) Highway boulevards abutting a lot shall be seeded or sodded with grass; except at driveways.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

Part 24 RM-70

J. Special Regulations

(BL 19945; 20058)

1. Amenity Spaces:

Amenity space, subject to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*;
- (b) Outdoor *amenity space* shall not be located within the required *setbacks*;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per *dwelling unit* up to 557 sq. m of *amenity space* (equivalent to 186 *dwelling units*); and
 - ii. 1.0 sq. m per *dwelling unit* for that portion greater than 557 sq. m of *amenity space*; and
 - iii. 1.0 sq. m per lock-off suite; and
 - iv. 4.0 sq. m per *micro unit*; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. <u>Child Care Centres:</u>

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone;
- (b) Have direct access to an open space and play area within the lot; and
- (c) Do not exceed a total area of 3.0 sq. m per dwelling unit.

3. Balconies:

Balconies are required for all dwelling units which are not ground-oriented and shall be a minimum of 5% of the dwelling unit size or 4.6 sq. m per dwelling unit, whichever is greater.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 25

Multiple Residential 135 Zone

RM-135

(BL 20058; 2030**0, 21277**)

A. Intent

This Zone is intended to accommodate and regulate the development of medium high *density*, high-rise *multiple unit residential buildings* and related *amenity spaces*, which are to be developed in accordance with a *comprehensive design*.

B. Permitted Uses

(BL 13774; 17462)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

- 1. Multiple unit residential buildings and ground-oriented multiple unit residential buildings. Accessory Uses:
- 2. *Child care centres*, provided that such centres:
 - (a) Do not constitute a singular use on the *lot*; and
 - (b) Are regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 3. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 17462; 18414; 19073; 19614; 19995; 20058; 20275)

1. <u>Maximum Density:</u>

Maximum density shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- 2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 2.50, excluding:

- (a) The indoor *amenity space* requirement (pursuant to Section J.1 of this Zone); and
- (b) Up to a maximum of 170 sq. m of the *secure bicycle parking area* requirement (pursuant to Section H.6 of this Zone).

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 33%.

F. Yards and Setbacks

All buildings and structures shall be sited in accordance with the following minimum setbacks

- (a) 7.5 m; or
- (b) 50% of the *height* of the *building*;

from all lot lines, whichever is greater.

Part 25 RM-135

G. Height of Buildings

Not applicable to this Zone.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13094; 13774; 14120; 17471; 18434; 18719; 19817)

1. Parking Calculation:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Tandem Parking</u>:

Tandem parking for ground-oriented multiple unit residential buildings shall be permitted as follows:

- (a) For *underground parking*, a maximum of 10% of all required resident *parking spaces* may be provided as *tandem parking spaces*;
- (b) Dwelling units with tandem parking spaces are not permitted to have direct vehicular access to an adjacent highway;
- (c) Tandem parking spaces must be attached to each dwelling unit, excluding parking spaces provided as underground parking; and
- (d) Both tandem parking spaces must be held by the same owner.

3. Underground Parking:

50% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. Parking Areas:

- (a) Parking within the required setbacks is not permitted; and
- (b) Parking is not permitted in front of the main entrance of a non-ground-oriented multiple unit residential building, except for the purpose of short-term drop-off or pick-up and for accessible parking.

5. Bicycle Parking

A secure bicycle parking area is required in a separate bicycle room located within a building, whether located at or above finished grade, with convenient access to the outside of the building.

I. Landscaping and Screening

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) Highway boulevards abutting a lot shall be seeded or sodded with grass; except at driveways.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

Part 25 RM-135

J. Special Regulations

(BL 19945; 20058)

1. Amenity Spaces:

Amenity space, subject to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*;
- (b) Outdoor *amenity space* shall not be located within the required *setbacks*;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per *dwelling unit* up to 557 sq. m of *amenity space* (equivalent to 186 *dwelling units*); and
 - ii. 1.0 sq. m per *dwelling unit* for that portion greater than 557 sq. m of *amenity space*; and
 - iii. 1.0 sq. m per lock-off suite; and
 - iv. 4.0 sq. m per micro unit; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. <u>Child Care Centres:</u>

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone; and
- (b) Have direct access to an open space and play area within the lot; and
- (c) Do not exceed a total area of 3.0 sg. m per dwelling unit.

3. Balconies:

Balconies are required for all dwelling units which are not ground-oriented and shall be a minimum of 5% of the dwelling unit size or 4.6 sq. m per dwelling unit, whichever is greater.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 26

Multiple Residential Commercial 135 Zone

RMC-135

(BL 20058; 20300, **21277**)

A. Intent

This Zone is intended to accommodate and regulate the development of medium high *density*, high-rise *multiple unit residential buildings* and related *amenity spaces*, and commercial uses, which are to be developed in accordance with a *comprehensive design*.

B. Permitted Uses

(BL 13564; 13774; 13769; 17462; 17471)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses:

Multiple unit residential buildings and ground-oriented multiple unit residential buildings.

Accessory Uses:

The following uses are permitted, provided that any one of these uses, or a combination thereof, do not constitute a singular use on the *lot*:

- 2. Retail stores excluding adult entertainment stores;
- 3. *Personal service uses* excluding *body rub parlours;*
- 4. General service uses excluding funeral parlours and drive-through banks;
- 5. Eating establishments excluding drive-through restaurants;
- 6. Neighbourhood pubs;
- 7. Office uses excluding the following:
 - (a) Social escort services; and
 - (b) Methadone clinics;
- 8. Indoor recreational facilities;
- Entertainment uses excluding arcades and adult entertainment stores;
- 10. Community services; and
- 11. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 12. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 17462; 18414; 19073; 19614; 19995; 20058; 20275)

1. Maximum Density:

Maximum *density* shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 2.50, of which the maximum *floor area ratio* for *accessory uses* is 0.50, excluding:

- (a) The indoor amenity space requirement (pursuant to Section J.1 of this Zone); and
- (b) Up to a maximum of 170 sq. m of the *secure bicycle parking area* requirement (pursuant to Section H.7 of this Zone).

Part 26 RMC-135

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 33%.

F. Yards and Setbacks

All *buildings* and *structures* shall be sited from all *lot* lines, in accordance with the following *setbacks*:

- (a) Minimum 7.5 m; or
- (b) Minimum 50% of the *height* of the *building*;

whichever is greater.

G. Height of Buildings

Not applicable to this Zone.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 14120; 17471; 18434; 18719; 19817)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Tandem parking for ground-oriented multiple unit residential buildings shall be permitted as follows:

- (a) For *underground parking*, a maximum of 10% of all required resident *parking* spaces may be provided as *tandem parking spaces*;
- (b) *Dwelling units* with *tandem parking spaces* are not permitted to have direct vehicular access to an adjacent *highway*;
- (c) Tandem parking spaces must be attached to each dwelling unit, excluding underground parking;
- (d) Both tandem parking spaces must be held by the same owner; and
- (e) Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

3. Underground Parking:

50% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. Parking Areas:

- (a) No parking shall be permitted within 7.5 m from any lot line; and
- (b) Parking is not permitted in front of the main entrance of a *multiple unit* residential building, except for the purpose of short-term drop-off or pick-up and for accessible parking.

5. Bicycle Parking:

A secure bicycle parking area is required in a separate bicycle room located within a building, whether located at or above finished grade, with convenient access to the outside of the building.

Part 26 RMC-135

I. Landscaping and Screening

1. <u>General Landscaping:</u>

(a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;

- (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; except at *driveways*.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

(BL 18414; 19945; 20058)

1. Amenity Space:

Amenity space, subject to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*;
- (b) Outdoor amenity space shall not be located within the required setbacks;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per *dwelling unit* up to 557 sq. m of *amenity space* (equivalent to 186 *dwelling units*); and
 - ii. 1.0 sq. m per *dwelling unit* for that portion greater than 557 sq. m of *amenity space*; and
 - iii. 1.0 sq. m per lock-off suite; and
 - iv. 4.0 sq. m per *micro unit*; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. Child Care Centres

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone;
- (b) Have direct access to an open space and play area within the lot; and
- (c) Do not exceed a total of 3.0 sq. m per dwelling unit.

3. <u>Balconies</u>

Balconies are required for all *dwelling units* which are not *ground-oriented* and shall be a minimum of 5% of the *dwelling unit* size or 4.6 sq. m per *dwelling unit*, whichever is greater.

4. <u>Accessory Uses</u>

Accessory uses, excluding child care centres, shall be located on the ground floor and second storey and shall have access independent of the residential access.

Part 26 RMC-135

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. *Lot* Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Multiple Residential Commercial 150 Zone

RMC-150

(BL 20058; 203**00, 21277)**

A. Intent

This Zone is intended to accommodate and regulate the development of high *density*, high-rise *multiple unit residential buildings* and related *amenity spaces*, and commercial uses, which are to be developed in accordance with a *comprehensive design*.

B. Permitted Uses

(BL 13564; 13774; 13769; 17462; 17471)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof, provided such combined uses are part of a *comprehensive design*:

Principal Uses

1. Multiple unit residential buildings and ground-oriented multiple-unit residential buildings. Accessory Uses:

The following uses are permitted provided that any one of these uses or a combination thereof, do not constitute a singular use on the *lot*:

- 2. Retail stores excluding adult entertainment stores;
- 3. *Personal service uses* excluding *body rub parlours;*
- 4. General service uses excluding funeral parlours and drive-through banks;
- 5. *Eating establishments* excluding *drive-through restaurants*;
- 6. Neighbourhood pubs;
- 7. Office uses excluding the following:
 - (a) Social escort services; and
 - (b) Methadone clinics;
- 8. Indoor recreational facilities;
- 9. Entertainment uses excluding arcades and adult entertainment stores;
- 10. Community services; and
- 11. *Child care centres*, provided they are regulated by the <u>Community Care and Assisted Living</u>
 Act, as amended, and the Child Care Licensing Regulation, as amended.
- 12. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 16918; 17462; 18414; 19073; 19614; 19995; 20058; 20275)

1. Maximum Density:

Maximum density shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 3.50, of which the maximum *floor area ratio* for *accessory uses* is 0.50, excluding:

- (a) The indoor amenity space requirement (pursuant to Section J.1 of this Zone); and
- (b) Up to a maximum of 170 sq. m of the *secure bicycle parking area* requirement (pursuant to Section H.7 of this Zone).

Part 27 RMC-150

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 33%.

F. Yards and Setbacks

All *buildings* and *structures* shall be sited from all lot lines, in accordance with the following *setbacks:*

- (a) Minimum 7.5 m; or
- (b) Minimum 50% of the *height* of the *building*;

whichever is greater.

G. Height of Buildings

Not applicable to this Zone.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 14120; 17471; 18719; 19817)

1. Parking Calculations

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Tandem parking for multiple unit residential buildings may be permitted as follows:

- (a) Dwelling units with tandem parking spaces are permitted directly adjacent to an arterial roadway only if:
 - i. There is an internal access to the parking area; or
 - ii. That roadway has been reconstructed to a 5-lane cross-section; or
 - iii. "No Parking" restrictions are installed to preclude parking along the entire *frontage* of the *lot*;
- (b) Both tandem parking spaces must be held by the same owner;
- (c) Tandem parking is not permitted for units located within 6 m from lot entrances/exits; and
- (d) Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

3. <u>Underground Parking</u>

50% of all required resident *parking spaces* shall be provided as *underground parking* or as *parking within building envelope*.

4. Parking Areas:

- (a) No parking shall be permitted within 7.5 m from any *lot line*; and
- (b) Parking is not permitted in front of the main entrance of a *multiple unit* residential building, except for the purpose of short-term drop-off or pick-up and for accessible parking.

5. <u>Bicycle Parking:</u>

A *secure bicycle parking area* provided is required in a separate bicycle room located within a *building*, whether located at or above *finished grade*, with convenient access to the outside of the *building*.

Part 27 RMC-150

I. Landscaping and Screening

1. General Landscaping:

(a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;

- (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; except at *driveways*.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

(BL 19945; 20058)

1. Amenity Spaces:

Amenity space, subject to Section B.6 of Part 4, General Provisions, shall be provided on the *lot* as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*;
- (b) Outdoor *amenity space* shall not be located within the required *setbacks*;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per *dwelling unit* up to 557 sq. m of *amenity space* (equivalent to 186 *dwelling units*); and
 - ii. 1.0 sq. m per *dwelling unit* for that portion greater than 557 sq. m of *amenity space*; and
 - iii. 1.0 sq. m per lock-off suite; and
 - iv. 4.0 sq. m per micro unit; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

2. Child Care Centres

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone;
- (b) Have direct access to an *open space* and play area within the *lot*; and
- (c) Do not exceed a total of 3.0 sq. m per dwelling unit.

3. <u>Balconies:</u>

Balconies are required for all dwelling units which are not ground-oriented and shall be a minimum of 5% of the dwelling unit size or 4.6 sq. m per dwelling unit, whichever is greater.

4. <u>Accessory Uses:</u>

Accessory uses, excluding child care centres, shall be located on the ground floor and second storey and shall have access independent of the residential access.

Part 27 RMC-150

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Special Care Housing 1 Zone

RMS-1

(BL 13474B; 20058; 20300)

A. Intent

(BL 17181; 17471)

This Zone is intended to accommodate and regulate outside Town Centres (see Schedule D), the development of *care facilities*, which may be subject to the <u>Community Care and Assisted Living</u> Act, as amended.

B. Permitted Uses

(BL 12333; 13769; 14835; 17471)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Care facilities, regulated by the Community Care and Assisted Living Act, as amended.
- 2. One *dwelling unit* per *lot* provided that the *dwelling unit* is:
 - (a) Contained within the *principal building*; and
 - (b) Occupied by the owner or the owner's employee for the operation of the *care facility*.

Accessory Uses:

- 3. *Personal service uses,* limited to barbershops and hair salons.
- 4. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 5. Office uses limited to out-patient physical and mental health services, medical and dental offices, health clinics and counselling services, but excluding *methadone clinics*.
- 6. Eating establishment provided that the seating capacity shall not exceed 35 and the said eating establishment is not licensed by the <u>Liquor Control and Licensing Act</u>, as amended.
- 7. Convenience store.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 12333; 13155; 18414; 19073; 19995)

1. <u>Maximum Density:</u>

Maximum *density* shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of floor area ratio of 0.1 or building area of 300 sq. m.
- 2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, *density* may be increased as follows:

- (a) Maximum combined floor area ratio for principal uses is 0.50; and
- (b) Maximum combined *density* for *accessory uses* is 20% of the *principal use density*.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 25%.

Part 28 RMS-1

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 9 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.5 m.

3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

I. Landscaping and Screening

- 1. General Landscaping:
 - (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
 - (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
 - (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

Child Care Centres:

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted of this Zone; and
- (b) Have direct access to an *open space* and play area within the *lot*.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. *Lot* Depth: Minimum 30 m.

Part 28 RMS-1

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

1. Sign regulations, pursuant to Surrey Sign By-law, as amended.

- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the *OCP*.

Part 28A

Special Care Housing 1A Zone

RMS-1A

(BL 20058; 20300, 20681)

A. Intent

This Zone is intended to accommodate and regulate *alcohol and drug recovery houses* and *single family dwellings*.

B. Permitted Uses

(BL 17471)

Land, buildings and structures shall only be used for one of the following uses:

Principal Uses

- 1. Alcohol and drug recovery house accommodating a maximum of 12 persons, subject to the Surrey Business License By-law, as amended.
- 2. One single family dwelling.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 18414; 19491; 20058)

1. <u>Building Construction</u>:

For the purpose of building construction:

(a) <u>Maximum Density:</u>

The maximum density shall be 1 dwelling unit;

(b) <u>Minimum Single Family Dwelling Size:</u>

For any *lot* regardless of size, a *single family dwelling* shall have a minimum ground level floor area of 84 sq. m and a minimum *building* width of 7 m;

(c) Floor Area and Floor Area Ratio Lots <= 560 sq. m:

For *lots* <= 560 sq. m in area, the maximum *floor area ratio* shall be 0.52 and the maximum allowable floor area shall be 270 sq. m;

(d) Floor Area and Floor Area Ratio Lots > 560 sq. m:

For lots > 560 sq. in area:

- i. The maximum *floor area ratio* shall be 0.48, provided that 37 sq. m is only used for a garage or carport, and, where an *accessory building* is greater than 10 sq. m, the portion in excess of 10 sq. m is included in the calculation of *floor area ratio*; and
- ii. The maximum allowable floor area shall be as 330 sq. m;

(e) Principal Building Second Storey Floor Area:

The maximum permitted floor area of a second storey for a *principal building* must not exceed 80% of the floor area of the first storey including attached garage and that portion of any porch or veranda at the front that is covered by a roof, but not including any portion of the *structure* located within 7.5 m of the *front lot line*. The reduced floor area of the second storey shall be accomplished by an offset at the second storey level from the wall at the first storey level from either the front or side walls or a combination thereof, such that the offset is fully visible anywhere along the *front lot line* and/or *flanking lot line* of the *lot*; and

Part 28A RMS-1A

(f) Floor Area Ratio Calculation:

In this Zone, all covered areas used for parking shall be included in the calculation of *floor area ratio*.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 40%.

F. Yards and Setbacks

(BL 17471; 17986; 18414)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
USES:	Front Yard¹	Rear Yard³	Side Yard	Street Side Yard
Principal Building	7.5 m	7.5 m	1.8 m ²	3.6 m
Accessory Buildings and Structures Greater Than 10 sq. m in size	18.0 m	1.8 m	1.0 m	7.5 m
Other Accessory Buildings and Structures	18.0 m	0 m	0.0 m	7.5 m

¹ The *front yard setback* may be relaxed at a lower floor level only to 5.5 m for a maximum of 50% of the length of the front of the dwelling for all portions of the dwelling excluding the garage. If 50% of the *building* face is set back 9 m from the *front lot line*, the *setback* to an attached garage whose main access doors face the fronting street may be relaxed to 6.7 m, except that the *setbacks* for a garage whose main access doors face a *side yard* may be relaxed to 4.5 m.

With the exception of a garage whose main access doors face a *side yard*, an attached garage to the *principal building* shall not extend towards the *highway* for more than half the depth of the said garage, measured from the exterior front face of the *principal building*, excluding any front face of the exterior wall above the said garage.

If the aforesaid garage contains more than 2 parallel parking bays, the additional parking bay(s) and the garage entrance leading to the additional parking bay(s) shall be set back at least 0.9 m from the front of the said garage.

- 2 The side yard may be reduced to not less than 1.2 m provided that the opposite side yard on the lot is at least 2.4 m.
- 3 50% of the length of the rear *building* face may be *setback* a distance of 6.0 m from the *rear lot line* provided the remainder of the *building* face, not including *decks* is *setback* at least 8.5 m from the *rear lot line*.

G. Height of Buildings

- 1. <u>Principal Buildings</u>:
 - (a) Principal building height shall not exceed 9 m; and
 - (b) Principal building height with a roof slope of less than 1:4 shall not exceed 7.3 m.
- 2. Accessory Buildings:
 - (a) Accessory building height shall not exceed 4 m; and
 - (b) Accessory building height may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building.
- 3. Structures:

Structure height shall not exceed 4 m.

H. Off-Street Parking

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

Part 28A RMS-1A

I. Landscaping and Screening

(BL 17471)

1. <u>General Landscaping:</u>

All developed portions of the *lot* not covered by *buildings, structures*, or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained.

2. Refuse:

Garbage containers and *passive recycling containers* shall be screened to a height of at least 2.5 m by *buildings*, a *landscaping* screen, a solid decorative fence, or a combination thereof.

J. Special Regulations

(BL 17471)

1. Floodplain:

For *lots* within designated floodplain in the *Bridgeview* area as referred to in Part 8 Floodproofing, the uses listed in this Zone shall be permitted only if the *lot* has a *frontage* of not less than 15 m and an area of not less than 464 sq. m.

K. Subdivision

(BL 2681)

Lots created through subdivision in this Zone shall conform to the following standards:

1. Lot Area: Bridgeview's Designated Floodplain Area – Minimum 464 sq. m (for lot consolidation); and

All Other Areas – Minimum 560 sq. m.

- 2. Lot Width: Minimum 15 m.
- 3. Lot Depth: Bridgeview's Designated Floodplain Area No minimum (for lot consolidation); and
 All Other Areas Minimum 28 m.

L. Other Regulations

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Trees and vegetation, pursuant to Surrey, as amended.
- 4. Development permits, pursuant to the OCP.

Special Care Housing 2 Zone

RMS-2

(BL 20058: 20300)

A. Intent

(BL 17181; 17471)

This Zone is intended to accommodate and regulate the development within Town Centres (see Schedule D), of *care facilities*, which may be subject to the Community Care and Assisted Living Act, as amended.

B. Permitted Uses

(BL 12333; 13769; 14835, 20551)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

1. *Care facilities*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended. *Accessory Uses:*

- 2. *Caretaker unit,* which in this Zone, includes accommodation for the owner or owner's employee for the operation of the *care facility*.
- 3. *Personal service uses*, limited to barbershops and hair salons.
- 4. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulations, as amended.
- 5. Office uses limited to out-patient physical and mental health services, medical and dental offices, health clinics and counselling services, but excluding *methadone clinics*.
- 6. Eating establishment provided that the seating capacity shall not exceed 35 and the said eating establishment is not licensed by the Liquor Control and Licensing Act, as amended.
- 7. Convenience store.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 12333; 13155; 18414; 19073; 19995)

1. Maximum Density:

Maximum density shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased as follows:

- (a) Maximum floor area ratio of 1.00; and
- (b) Excluding *caretaker unit*, the maximum *density* for *accessory uses* is 20% of the *care facility density*.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 45%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

Part 29 RMS-2

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 13 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.5.

3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D1 of Part 5 Off-Street Parking and Loading/Unloading.

I. Landscaping and Screening

- General Landscaping:
 - (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
 - (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
 - (d) Highways boulevards abutting a lot shall be seeded or sodded with grass; excludes driveways.

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

1. Child Care Centres:

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to the residential uses permitted in this Zone; and
- (b) Have direct access to an *open space* and play area within the *lot*.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

Part 29 RMS-2

L. Other Regulations

(BL 13657; 13774; 17181)

Additional land use regulations may apply as follows:

1. Sign regulations, pursuant to Surrey Sign By-law, as amended.

- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the *OCP*.

Cemetery Zone

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate cemeteries and related uses, subject to the <u>Cemetery and Funeral Services Act</u>, as amended.

PC

B. Permitted Uses

(BL 12333)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. Cemetery including crematories, columbarium, mausoleums and mortuaries; subject to the Cemetery and Funeral Services Act, as amended.
- 2. *General service uses* limited to the following:
 - (a) Funeral parlour; and
 - (b) Memorial service facility, provided that such facility does not constitute a singular use on the *lot*.
- 3. Pet cemetery including pet crematories.

Accessory Uses:

4. Caretaker unit, which in this Zone, includes accommodation for an official, manager or caretaker of the principal uses.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 18414)

The maximum density for all buildings and structures shall not exceed a floor area ratio of 0.20.

E. Lot Coverage

(BL 12333)

The maximum lot coverage for all buildings and structures shall be 20%; excludes burial plots.

F. Yards and Setbacks

(BL 12333; 17471)

Buildings and structures shall be sited not less than 7.5 m from all lot lines excepting internal lot lines.

G. Height of Buildings

(BL 12333)

1. Principal Buildings:

Principal building height shall not exceed 14.0 m.

2. Accessory Buildings:

- (a) Accessory building height shall not exceed 4 m; and
- (b) Accessory building height may be increased to 5 m where the roof slope and construction materials of an accessory building are the same as that of the principal building.

Part 30 PC

3. Structures:

Structure height shall not exceed 5.0 m.

H. Off-Street Parking and Loading/Unloading

(BL 12333; 13774; 18719)

1. <u>Parking Calculations:</u>

- (a) Refer to Table D.1 Part 5 Off-Street Parking and Loading/Unloading; and
- (b) For the caretaker unit, 2 off-street parking spaces shall be provided.

I. Landscaping and Screening

(BL 12333; 17471)

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 3 m wide shall be provided along all *lot lines* excluding *internal lot lines*, and shall include trees and/or hedges; and
- (c) Highway boulevards abutting a lot shall be seeded or sodded with grass; except at driveways.

J. Special Regulations

(BL 12333)

1. Cemeteries:

Where a pet cemetery and a human cemetery are located within the same cemetery operation, these two uses shall be separated by a minimum 10 m wide landscape buffer which shall include trees and/or hedges.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 2 times lot width.

L. Other Regulations

(BL 13657; 13774)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.

Assembly Hall 1 Zone

PA-1

(BL 20058; 20300)

A. Intent

(BL 17181; 17471; 19817)

This Zone is intended for neighbourhood-scale assembly halls, including places of worship, private schools and child care centres.

B. Permitted Uses

(BL 12333; 19817)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Assembly halls, including places of worship, which accommodate a maximum of 300 seats.
- 2. *Private schools* provided that the enrollment is limited to 50 students, subject to the Independent School Act, as amended.
- 3. Child care centres, regulated by the Community Care and Assisted Living Act, as amended, and the Child Care Licensing Regulation, as amended provided that the enrollment at any one time is limited to 50 children.
- 4. *Community services*.

Accessory Uses:

5. Caretaker units, which in this Zone, includes accommodation for an official, manager or caretaker of the principal use, pursuant to Section D of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 18414; 19073; 19995)

1. Maximum Density:

Maximum density shall be as follows:

- (a) Maximum 2 caretaker units; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.35.

3. Caretaker Unit:

Notwithstanding Sections D.1 and D.2 of this Zone, *density* for *caretaker units* shall be as follows:

- (a) Caretaker units are limited to a combined maximum floor area of 260 sq. m in one separate building or within the principal building; and
- (b) Caretaker units shall be included in the total calculation of floor area ratio for the Zone.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall be 35%.

Part 31 PA-1

F. Yards and Setbacks

1. All *front yard, rear yard* and *side yard setbacks* shall be greater than or equal to the measurement of the *height* of the highest *building* on the *lot*.

2. Notwithstanding Section F.1, *buildings* and *structures* shall be sited in accordance with the following minimum *setbacks*:

	SETBACKS:			
	Front	Rear	Side	Street Side
USES:	Yard	Yard	Yard	Yard
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	3.6 m	7.5 m

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 9 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4 m.

3. <u>Structures</u>:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Parking Area:

No off-street parking shall be permitted within the *front yard setback* or the *side yard setback* along a *flanking street*.

I. Landscaping and Screening

(BL 12333; 17471)

- 1. <u>General Landscaping</u>:
 - (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Continuous screen planting a minimum of 3 m wide shall be provided along all *lot lines* of the developed portion of the *lot*, consisting of hedges, ground cover, a decorative fence, or a combination thereof; and
 - (c) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

J. Special Regulations

1. <u>Child Care Centres:</u>

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to other uses permitted in this Zone; and
- (b) Have direct access to an *open space* and play area within the *lot*.

Part 31 PA-1

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181; 19491)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.

Assembly Hall 2 Zone

PA-2

(BL 20058; 20300)

A. Intent

(BL 17181; 17471; 19817)

This Zone is intended for regional-scale assembly halls, including places of worship, private schools and child care centres.

B. Permitted Uses

(BL 12333; 19817)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. Assembly halls, including places of worship.
- 2. *Private schools*, subject to the <u>Independent School Act</u>, as amended.
- 3. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 4. *Community services*.

Accessory Uses:

5. Caretaker unit, which in this Zone, includes accommodation for an official, manager or caretaker of the principal use, pursuant to Section D.3 of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 18414; 19073; 19995)

- 1. Maximum Density:
 - (a) Maximum 1 dwelling unit; and
 - (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.50.

3. Caretaker Unit:

Notwithstanding Sections D.1 and D.2 of this Zone, *density* for *caretaker units* shall be as follows:

- (a) A maximum of two caretaker units are permitted;
- (b) Caretaker units are limited to a combined maximum floor area of 260 sq. m in one separate building or within the principal building; and
- (c) Caretaker units shall be included in the total calculation of floor area ratio for this Zone.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 40%.

Part 32 PA-2

F. Yards and Setbacks

1. All *front yard, rear yard* and *side yard setbacks* shall be greater than or equal to the measurement of the *height* of the highest *building* on the *lot*.

2. Notwithstanding Section F.1 of this Zone, *buildings* and *structures* shall be sited in accordance with the following minimum *setbacks*:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	3.6 m	7.5 m

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 9 m.

2. <u>Accessory Buildings</u>:

Accessory building height shall not exceed 4 m.

3. Structures:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. <u>Parking Calculations:</u>

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Parking Areas:

No off-street parking shall be permitted within the *front yard setback* or the *side yard setback* along a *flanking street*.

I. Landscaping and Screening

(BL 12333; 17471)

1. <u>General Landscaping:</u>

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 3 m wide shall be provided along all *lot lines* of the developed portion of the *lot*, consisting of hedges, ground cover, a decorative fence, or a combination thereof; and
- (c) Highways boulevards abutting a lot shall be seeded or sodded with grass; excludes driveways.

J. Special Regulations

1. Child Care Centres:

Child care centres shall be located on the lot such that these centres:

- (a) Are accessed from a *highway*, independent from the access to other uses permitted in this Zone; and
- (b) Have direct access to an *open space* and play area within the *lot*.

Part 32 PA-2

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Depth: Minimum 30 m; and
- 3. Lot Width: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181; 19491)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.

Institutional Zone

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate public and private *hospitals* and public and private universities and colleges.

B. Permitted Uses

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Hospitals, subject to the Hospital Act, as amended.
- 2. Universities named under the University Act, as amended.
- 3. Colleges and Institutes designated as such under the <u>Colleges and Institutes Act</u>, as amended.

Accessory Uses:

4. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14390; 19073; 19995)

1. Maximum Density:

Maximum *density* shall be the lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.50.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall not exceed 40%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 9 m.

Accessory Buildings:

Accessory building height shall not exceed 4 m.

3. Structures:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations

Refer to Table D.1, Part 5 Off-Street Parking and Loading/Unloading.

Part 33 PI

I. Landscaping and Screening

1. <u>General Landscaping</u>:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 3 m wide shall be provided along all *lot lines* and shall include trees;
- (c) Screen planting and/or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*; and
- (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

J. Special Regulations

1. <u>Child Care Centres:</u>

Child care centres shall be located on the lot such that these centres have direct open access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. *Lot* Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.

Part 34 Local Commercial Zone

C-4

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate the development of local small scale commercial developments.

B. Permitted Uses

(BL 14835)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof (pursuant to Section D.3 of this Zone):

Principal Uses:

- 1. *Retail store* limited to the following:
 - (a) Convenience store;
 - (b) Video rental; and
 - (c) Florist shop.
- 2. Eating establishment excluding the following:
 - (a) Drive-through restaurant; and
 - (b) Eating establishment licensed by the <u>Liquor Control and Licensing Act</u>, as amended.
- 3. *Personal service uses* limited to the following:
 - (a) Barbershop;
 - (b) Beauty parlour;
 - (c) Cleaning and repair of clothing; and
 - (d) Shoe repair shop.

Accessory Uses:

4. One caretaker unit per lot.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 18414; 19073; 19995)

1. Maximum Density:

Maximum density shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- 2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.40.

3. <u>Maximum Gross Floor Area:</u>

In this Zone, all *principal uses* are limited to a maximum *gross floor area* of 370 sq. m per individual business.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 40%.

Part 34 C-4

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	6.0 m ¹	7.5 m

¹ The side yard setback may be 3.0 m if the side yard adjoins a lot other than a lot designated Residential in the OCP.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 9 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4 m.

Structures:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

- 1. <u>General Landscaping:</u>
 - (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Except in those portions where a *building* abuts the *lot line*, continuous screen planting at least 1.5 m high in a strip at least 1.5 m-wide and a solid decorative fence at least 1.5 m high shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*;
 - (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
 - (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be screened from any adjacent *lot* designated Residential in the *OCP*, to a height of at least 2.5 m by *buildings*, a *landscaping* screen, a solid decorative fence, or a combination thereof.

J. Special Regulations

1. Outdoor Storage and Display:

The outdoor storage or display of any goods, materials or supplies is specifically prohibited, notwithstanding any other provision in this Part.

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K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,500 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Neighbourhood Commercial Zone

C-5

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate the development of neighbourhood scale shopping nodes.

B. Permitted Uses

(BL 12333; 13251A; 13769; 17291; 17471)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof (pursuant to Section D.3 of this Zone):

Principal Uses:

- 1. *Retail stores* excluding the following:
 - i. Adult entertainment stores;
 - ii. Auction houses; and
 - iii. Secondhand stores and pawnshops.
- 2. *Personal service uses* limited to the following:
 - i. Barbershops;
 - Beauty parlours;
 - iii. Cleaning and repair of clothing; and
 - iv. Shoe repair shops.
- 3. Eating establishments excluding drive-through restaurants.
- 4. *Neighbourhood pub*, regulated by the Liquor Control and Licensing Act, as amended.
- 5. Office uses excluding the following:
 - i. Social escort services; and
 - ii. Methadone clinics.
- 6. *General service uses* excluding funeral parlours, *drive-through banks* and *vehicle* rentals.
- 7. Indoor recreational facilities.
- 8. *Community services*.
- 9. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

Accessory Uses:

10. One caretaker unit per lot.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 18414; 19073; 19995)

1. Maximum Density:

Maximum *density* shall be as follows:

- (a) 1 caretaker unit; and
- (b) The lesser of floor area ratio of 0.1 or building area of 300 sq. m.
- 2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.50, includes *caretaker unit*.

3. Maximum Gross Floor Area:

In this Zone, all principal uses are limited to a maximum gross floor area of 370 sq. m per

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individual business.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall be 50%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

Principal Buildings:

Principal building height shall not exceed 9 m.

2. <u>Accessory Buildings</u>:

Accessory building height shall not exceed 4 m.

3. *Structures*:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Tandem Parking:</u>

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Except in those portions where a *building* abuts the *lot line*, continuous screen planting at least 1.5 m high in a strip at least 1.5 m-wide and a solid decorative fence at least 1.5 m high shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m shall be provided within the *lot*; and
- (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be screened from any adjacent *lot* designated Residential in the *OCP*, to a height of at least 2.5 m by *buildings*, a *landscaping* screen, a solid decorative fence, or a combination thereof.

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J. Special Regulations

1. Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required *setback* adjacent any *lot* designated Residential in the *OCP*.

2. Outdoor Storage and Display:

The outdoor storage or display of any goods, materials or supplies is specifically prohibited, notwithstanding any other provision in this Part.

3. Child Care Centres:

Child care centres shall be located on the lot such that these centres have direct access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Community Commercial Zone

C-8

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate the development of community shopping centres serving a community of several neighbourhoods.

B. Permitted Uses

(BL 12333; 12715; 13251A; 13497; 13564; 13769; 15064; 15977; 17462; 17687; 19073; 19261)

Land, buildings and structures shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. *Retail stores* excluding the following:
 - (a) Adult entertainment stores; and
 - (b) Secondhand stores and pawnshops.
- 2. *Personal service uses* excluding *body rub parlours.*
- 3. General service uses excluding funeral parlours and drive-through banks.
- 4. Beverage container return centres provided that the use is confined to an enclosed building or a part of an enclosed building and is pursuant to Section D.3 of this Zone.
- 5. Eating establishments excluding drive-through restaurants.
- 6. Neighbourhood pubs, regulated under the Liquor Control and Licensing Act, as amended.
- 7. Liquor store.
- 8. Office uses excluding the following:
 - (a) Social escort services;
 - (b) Methadone clinics; and
 - (c) Marijuana dispensaries.
- 9. Parking facilities.
- 10. Automotive service uses of vehicles less than 5,000 kg *G.V.W.*, provided that such use is associated with a *retail store* (Section B.1 of this Zone).
- 11. Indoor recreational facilities.
- 12. Entertainment uses excluding arcades and adult entertainment stores.
- 13. Assembly halls.
- 14. *Community services*.
- 15. *Child care centres*; regulated under the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 16. Cultural Uses.

Accessory Uses:

17. One *caretaker unit* per *lot*.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14390; 19073; 19995)

1. Maximum Density:

Maximum density shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

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2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.80, includes *caretaker unit*.

3. Beverage Container Return Centre Floor Area:

In this Zone, beverage container return centres shall not exceed a gross floor area of 418 sq. m.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall be 50%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 12 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.5 m.

3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 17471)

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Except in those portions where a *building* abuts the *lot line*, continuous screen planting at least 1.5 m high in a strip at least 1.5 m-wide and a solid decorative fence at least 1.5 m high shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

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3. Outdoor Storage and Display:

(a) Outdoor storage or display shall be completely screened by a *landscaping* strip a minimum of 2.5 m high by 1.5 m wide, or a minimum of a 2.5 m high *building*, solid decorative fence, or combination thereof; and

(b) No storage or display of material shall be piled higher than 2.5 m within 5 m of the screening fence and no higher than 3.5 m anywhere on the *lot*.

J. Special Regulations

(BL 13497)

1. Noise and Nuisance:

No land, building or structure is permitted to have a use that:

- (a) Emits noise, measured at any point on any boundary of the lot on which the use is located that is:
 - i. In excess of 70 decibels where a *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - ii. In excess of 60 decibels where a lot abuts a lot designated anything other than industrial in the OCP; and
- (b) Produces heat or glare perceptible from any boundary of the *lot* on which the use is located.

2. Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required *setback* adjacent any *lot* designated Residential in the *OCP*.

3. Outdoor Storage and Display:

The outdoor storage or display of any goods, materials or supplies is specifically prohibited, notwithstanding any other provision in this Zone.

4. <u>Child Care Centres:</u>

Child care centres shall be located on the lot such that these centres have direct access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 36A

Community Commercial A Zone

C-8A

(BL 20058; 20300)

A. Intent

(BL 17145)

This Zone is intended to accommodate and regulate the development of community shopping areas.

B. Permitted Uses

(BL 12333; 12715; 13251A; 13564; 13769; 17145)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. *Retail stores,* excluding the following:
 - (a) Adult entertainment stores;
 - (b) Secondhand stores; and
 - (c) Pawnshops.
- 2. *Personal service* uses, excluding body rub parlours.
- 3. *General service* uses, excluding funeral parlours and *drive-through banks*.
- 4. Eating establishments, excluding drive-through restaurants.
- 5. *Neighbourhood pubs*, regulated by the Liquor Control and Licensing Act, as amended.
- 6. Office uses, excluding the following:
 - (a) Social escort services; and
 - (b) Methadone clinics.
- 7. Parking facilities.
- 8. Indoor recreational facilities.
- 9. *Entertainment uses,* excluding *arcades*.
- 10. Assembly halls.
- 11. Community services.

Accessory Uses:

12. One *caretaker unit* per *lot*.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14390; 19073; 19995)

1. Maximum Density:

Maximum *density* shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. Permitted Density Increases:

If amenities are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.80, includes *caretaker unit*.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 50%.

Part 36A C-8A

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 12 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.5 m.

3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 17471)

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Except in those portions where a *building* abuts the *lot line*, continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

3. <u>Outdoor Storage and Display:</u>

- (a) Outdoor storage or display shall be completely screened by a *landscaping* strip a minimum of 2.5 m high by 1.5 m wide, or a minimum of a 2.5 m high *building*, solid decorative fence, or combination thereof; and
- (b) No storage or display of material shall be piled higher than 2.5 m within 5 m of the screening fence and no higher than 3.5 m anywhere on the *lot*.

Part 36A C-8A

J. Special Regulations

1. Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required *setback* adjacent any *lot* designated Residential in the *OCP*.

2. Outdoor Storage and Display:

The outdoor storage or display of any goods, materials or supplies is specifically prohibited, notwithstanding any other provision in this Zone.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

1. Lot Area: Minimum 2,000 sq. m;

2. Lot Width: Minimum 30 m; and

3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 36B

Community Commercial B Zone

C-8B

(BL 13251B; 20058; 20300)

A. Intent

(BL 13564; 17145; 17421)

This zone is intended to accommodate and regulate the development of community shopping areas.

B. Permitted Uses

(BL 13564; 13769; 17145; 17421; 17863; 17773; 19529)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. *Retail stores* including the following:
 - (a) Adult entertainment stores, pursuant to Section D.3 of this Zone; and
 - (b) Secondhand stores and pawnshops, subject to the Surrey Secondhand Dealers and Pawnbrokers By-law, as amended.
- 2. Adult theatre, pursuant to Section D.3 of this Zone
- 3. Cannabis dispensary.
- 4. Cannabis production facility.
- 5. Firearms certification.
- 6. *Personal service uses* including body rub parlours.
- 7. General service uses excluding funeral parlours and drive-through banks.
- 8. *Eating establishments* excluding *drive-through restaurants*.
- 9. Neighbourhood pubs, regulated by the Liquor Control and Licensing Act, as amended.
- 10. Office uses:
 - (a) Including social escort services; and
 - (b) Excluding methadone clinics.
- 11. Parking facilities.
- 12. Indoor recreational facilities.
- 13. *Entertainment uses* excluding *arcades*.
- 14. Assembly halls.
- 15. *Community services*.
- 16. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

Accessory Uses:

17. One caretaker unit per lot.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14390; 19995)

Construction:

For the purpose of *building* construction:

1. <u>Maximum Density</u>:

Maximum density shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- 2. Permitted Density Increases:

Part 36B C-8B

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.80, includes *caretaker unit*.

3. Adult Entertainment and Adult Theatre:

In this Zone, adult entertainment stores and adult theatre uses, including but not limited to a foyer, projection room and sales, seating, viewing and storage areas, shall not exceed a combined gross floor area of 186 sq. m on the lot.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 50%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 7.5 m from all lot lines.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 12 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.5 m.

3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 17471)

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures*, or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Except in those portions where a *building* abuts the *lot line*, continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (d) Highways boulevards abutting a lot shall be seeded or sodded with grass; excludes driveways.

Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

3. Outdoor Storage and Display:

Part 36B C-8B

(a) Outdoor storage and display, shall be completely screened by a *landscaping* strip a minimum of 2.5 m high by 1.5 m wide, or a minimum of a 2.5 m high *building*, solid decorative fencing, or combination thereof; and

(b) No storage or display of material shall be piled higher than 2.5 m within 5 m of the screening fence and no higher than 3.5 m anywhere on the *lot*.

J. Special Regulations

1. Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required *setback* adjacent any *lot* designated Residential in the *OCP*.

2. Outdoor Storage and Display:

The outdoor storage or display of any goods, materials or supplies is specifically prohibited, notwithstanding any other provision in this Zone.

3. Child Care Centres:

Child care centres shall be located on the lot such that these centres have direct access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Town Centre Commercial Zone

C-15

(BL 20058; 20300, **21277**)

A. Intent

This Zone is intended to accommodate and regulate the development of retail and service commercial facilities, offices, recreation and associated uses as well as residential uses developed in a comprehensive manner, serving a town of several communities.

B. Permitted Uses

(BL 12333; 12715; 13251A; 13564; 14120; 13769; 15064; 17687; 19073)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Retail stores, excluding the following:
 - (a) Adult entertainment stores; and
 - (b) Secondhand stores and pawnshops.
- 2. *Personal service uses,* excluding *body rub parlours.*
- 3. *General service uses,* excluding *drive-through banks*.
- 4. Eating establishments, excluding drive-through restaurants.
- 5. Neighbourhood pubs, regulated by the <u>Liquor Control and Licensing Act</u>, as amended.
- 6. Liquor store.
- 7. Office uses, excluding:
 - (a) Social escort services; and
 - (b) Methadone clinics.
- 8. Tourist accommodation.
- 9. Indoor recreational facilities.
- 10. Parking facilities.
- 11. Entertainment uses, excluding arcades.
- 12. Assembly halls.
- 13. *Community services*.
- 14. *Child care centres*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 15. *Multiple unit residential building,* only if forming an integral part of the commercial uses on the *lot*.
- 16. Cultural Uses.

Accessory Uses:

Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14120; 14390; 19073; 19995; 20275)

1. Maximum Density:

Maximum *density* shall be as follows:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- 2. <u>Permitted Density Increases:</u>

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If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 1.50, provided that the *multiple unit residential building* is no more than 67% of the developed *floor area*.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 80%.

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	2.0 m	7.5 m	3.0 m ¹	2.0 m

¹ The side yard setback may be reduced to 0.0 m if the side yard adjoins a lot other than a lot designated Residential in the OCP.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 14 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.5 m.

3. Structures:

Structure height shall not exceed 4.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Parking Areas:

No parking shall be permitted within the *front yard* or within any *side yard* which abuts a *flanking street*.

2. <u>Tandem Parking:</u>

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

- 1. General Landscaping:
 - (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Except in those portions where a *building* abuts the *lot line*, continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
 - (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
 - (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.
- 2. <u>Loading and Refuse:</u>

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Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

(BL 19945; 20058)

Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required *setbacks* adjacent to any *lot* designated Residential in the *OCP*.

2. Outdoor Storage and Display:

The outdoor storage or display of any goods, materials or supplies is specifically prohibited, notwithstanding any other provision in this Zone.

3. Amenity Spaces:

Amenity space for the multiple unit residential buildings, subject to Section B.6 of Part 4, General Provisions, shall be provided on the lot as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*;
- (b) Outdoor *amenity space* shall not be located within the required *setbacks*;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per *dwelling unit* up to 557 sq. m of *amenity space* (equivalent to 186 *dwelling units*); and
 - ii. 1.0 sq. m per *dwelling unit* for that portion greater than 557 sq. m of *amenity space*; and
 - iii. 1.0 sq. m per lock-off suite; and
 - iv. 4.0 sq. m per *micro unit*; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

4. Child Care Centres:

Child care centres shall be located on the *lot* such that these centres have direct access to an *open space* and play area within the *lot*.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

<u>Part 38</u>

Downtown Commercial Zone

C-35

(BL 20058; 20300, 21277)

A. Intent

(BL 12333; 13774)

This Zone is intended to accommodate and regulate the development of comprehensive commercial projects of retail, office, service, recreational and residential uses in City Centre (Schedule D, Map D.1).

B. Permitted Uses

(BL 12333; 12715; 13251A; 13564; 14120; 13769; 19073; 20058)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. *Retail stores,* excluding the following:
 - (a) Adult entertainment stores; and
 - (b) Secondhand stores and pawnshops.
- 2. *Personal service uses,* excluding body rub parlours.
- 3. *General service uses,* excluding *drive-through banks.*
- 4. Eating establishments, excluding drive-through restaurants.
- 5. *Neighbourhood pubs*, regulated by the <u>Liquor Control and Licensing Act</u>, as amended.
- 6. Office uses, excluding:
 - (a) Social escort services; and
 - (b) Methadone clinics.
- 7. Tourist accommodation.
- 8. Indoor recreational facilities.
- 9. Parking facilities, provided that such parking is contained within a *structure*.
- 10. Entertainment uses, excluding arcades.
- 11. Cultural uses.
- 12. Assembly halls.
- 13. *Community services*.
- 14. *Child care centres,* regulated by the <u>Community Care and Assisted Living Act</u>, as amended and the Child Care Licensing Regulation, as amended.
- 15. *Multiple unit residential building*, only if forming an integral part of the commercial uses on the *lot*.

Accessory Uses:

1. Short-Term Rental in accordance with Section B.7 of Part 4 General Provisions.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 12333; 14120; 18414; 19073; 19995; 20275)

1. Maximum Density:

Maximum density shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- 2. <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum density may be increased to a floor area ratio of 3.50, excluding the indoor amenity space

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requirement (pursuant to Section J.3 of this Zone), provided that the *multiple unit* residential building is no more than 67% of the developed floor area.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 85%.

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	2.0 m	7.5 m	3.0 m ¹	2.0 m

¹ The side yard setback may be reduced to 0.0 m if the side yard adjoins a lot which is designated Residential in the OCP.

G. Height of Buildings

Not applicable to this Zone.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

3. Underground Parking:

All parking shall be located underground or within a structure.

I. Landscaping and Screening

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Except in those portions where a *building* abuts the *lot line*, continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

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J. Special Regulations

(BL 19945; 20058)

Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required *setbacks* adjacent to any *lot* designated Residential in the *OCP*.

2. Outdoor Storage and Display:

Outdoor storage or display of any goods, materials or supplies is specifically prohibited, notwithstanding any other provision in this Zone.

3. Amenity Spaces:

Amenity space for the multiple unit residential buildings, subject to Section B.6 of Part 4, General Provisions, shall be provided on the lot as follows:

- (a) Outdoor *amenity space* in the amount of:
 - i. 3.0 sq. m per dwelling unit; and
 - ii. 1.0 sq. m per lock-off suite; and
 - iii. 4.0 sq. m per *micro unit*;
- (b) Outdoor amenity space shall not be located within the required setbacks;
- (c) Indoor *amenity space* in the amount of:
 - i. 3.0 sq. m per *dwelling unit* up to 557 sq. m of *amenity space* (equivalent to 186 *dwelling units*); and
 - ii. 1.0 sq. m per *dwelling unit* for that portion greater than 557 sq. m of *amenity space*; and
 - iii. 1.0 sq. m per lock-off suite; and
 - iv. 4.0 sq. m per micro unit; and
- (d) Indoor *amenity space* devoted to a *child care centre* shall be a maximum of 1.5 sq. m per *dwelling unit*.

4. Child Care Centres:

Child care centres shall be located on the lot such that these centres have direct access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Highway Commercial Industrial Zone

CHI

(BL 20058; 20300, 20681)

A. Intent

(BL 13774)

This Zone is intended to accommodate and regulate those commercial and related uses requiring large *lots* and exposure to major *highways*, which generally are not accommodated in *shopping centre*, Town Centre or City Centre (Schedule D) developments.

B. Permitted Uses

 $(BL\ 12333;\ 12523;\ 12715;\ 13201;\ 13316;\ 13251A;\ 13497;\ 15271;\ 15977;\ 17462;\ 17471;\ 19073;\ 19817,\ 20626,\ 21073)$

Outside City Centre Sub-Area:

Land, buildings and structures outside the City Centre Sub-Area, (Schedule D, Map D.1(a)), shall be restricted to the uses, or combination of uses, listed in the following Sections 1 through 20 only:

Principal Uses:

- 1. Automotive service uses, of vehicles less than 5,000 kg G.V.W.
- 2. *Eating establishments,* including *drive-through restaurants*.
- 3. *General service* uses, including *drive-through banks*.
- 4. Beverage container return centres, provided that the use is confined to an enclosed building or a part of an enclosed building, pursuant to Section D.3 of this Zone.
- 5. Indoor recreational facilities, including bingo halls.
- 6. Light impact industry, including retail of products processed or manufactured on the lot.
- 7. Tourist accommodation.
- 8. Parking facilities.
- 9. *Retail stores,* limited to the following:
 - (a) Animal feed and tack shops;
 - (b) Appliance stores;
 - (c) Auction houses;
 - (d) Automotive parts (new);
 - (e) Building supply stores;
 - (f) Convenience stores;
 - (g) Used clothing stores or flea markets, provided that the operation is contained within a *building*;
 - (h) Furniture stores;
 - (i) Garden supply stores;
 - (j) Marine parts (new);
 - (k) Retail warehouse uses;
 - (I) Sales and rentals of boats;
 - (m) Sports card shops; and
 - (n) Sporting goods stores.
- 10. Warehouse uses.
- 11. Sales and rentals of *vehicles*, less than 5,000 kg *G.V.W*.
- 12. Assembly halls.
- 13. *Community services*.

- 14. Office uses, limited to:
 - (a) Engineering and surveying offices;
 - (b) General contractor offices;
 - (c) Government offices; and
 - (d) Utility company offices.
- 15. Child care centres.
- 16. Self-Storage Warehouse.
- 17. Liquor manufacturing, provided that an outdoor patio associated with the liquor tasting lounge does not exceed 80 sq. m.

Accessory Uses:

- 18. One caretaker unit per lot.
- 19. Automobile painting and body work, pursuant to Section J.4 of this Zone.
- 20. Neighbourhood pub as an accessory use to a tourist accommodation.

Within City Centre Sub-Area:

Land, buildings and structures located within the City Centre Sub-Area, (Schedule D, Map D.1 (a)), shall be restricted to the uses, combination of uses, listed in the following Sections 21 through 33 only:

Principal Uses:

- 21. *Eating establishments,* including *drive-through restaurants.*
- 22. *General service uses,* including *drive-through banks.*
- 23. Beverage container return centres, provided that the use is confined to an enclosed building or a part of an enclosed building, pursuant to Section D.3 of this Zone.
- 24. Indoor recreational facilities, including bingo halls.
- 25. Tourist accommodation.
- 26. *Parking facilities*.
- 27. *Retail stores,* excluding the following:
 - (a) Adult entertainment stores; and
 - (b) Secondhand stores and pawnshops.
- 28. Assembly halls.
- 29. *Community services*.
- 30. *Office uses,* excluding the following:
 - (a) Social escort services; and
 - (b) Methadone clinics.
- 31. Child care centres.
- 32. Cultural Uses.
- 33. *Liquor manufacturing*, provided that an outdoor patio associated with the *liquor tasting lounge* does not exceed 80 sq. m.

Accessory Uses:

- 34. One caretaker unit per lot.
- 35. *Neighbourhood pub* as an accessory use to a tourist accommodation.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14390; 19073; 19995)

1. Maximum Density:

Maximum density shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 1.00, provided that *tourist accommodation* comprises no more than 0.50 of the total *floor area ratio*.

3. Beverage Container Return Centre Floor Area:

Notwithstanding Sections D.1 and D.2 of this Zone, beverage container return centre shall not exceed a gross floor area of 418 sq. m.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall be 50%.

F. Yards and Setbacks

(BL 12333; 19261)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	7.5 m ¹	7.5 m

¹ One (1) side yard setback shall be 7.5 m or 0.0 m if the side yard abuts a lot which is designated Commercial, Mixed Employment or Industrial in the OCP.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 9 m.

2. Accessory Buildings:

Accessory building height shall not exceed 9 m.

3. Structures:

Structure height shall not exceed 9 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 13201, 21073)

1. <u>General Landscaping:</u>

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Except in the portions where a *building* abuts the *lot line*, continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the

developed portions of the lot from any lot designated Residential in the OCP;

(c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be screened from any adjacent *lot* designated Residential in the *OCP*, to a height of at least 2.5 m by *buildings*, a *landscaping* screen, a solid decorative fence, or a combination thereof.

3. Outdoor Storage and Display:

- (a) Outdoor storage and display, including of damaged or *wrecked vehicles*, shall be completely screened by a *landscaping* strip a minimum of 2.5 m high by 1.5 m wide, or a minimum of a 2.5 m high *building*, solid decorative fencing, or combination thereof; and
- (b) No storage or display of material shall be piled higher than 2.5 m within 5 m of the screening fence and no higher than 3.5 m anywhere on the *lot*.

J. Special Regulations

(BL 13201; 13497; 15271, 20626)

1. Safety, Noise and Nuisance:

Land and *structures* shall be used for the uses permitted in this Zone only if such uses:

- (a) Constitute no unusual fire, explosion, or safety hazard;
- (b) Do no emit noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - i. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - ii. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*; and
- (c) Do not produce heat or glare perceptible from any boundary of the *lot* on which the use is located.

2. Refuse:

Garbage containers and *passive recycling containers* shall not be located along any required *setbacks* adjacent to any *lot* designated Residential in the *OCP*.

3. Outdoor Storage:

- (a) Outdoor storage of any goods, materials, or supplies is specifically prohibited between the front of the *principal building* and the *highway*;
- (b) The outdoor storage or display of any goods, materials or supplies at *beverage* container return centres is specifically prohibited; and
- (c) For land and *structures* located within the City Centre Sub-Area, (Schedule D, Map D.1(a)), outdoor storage of any goods, materials or supplies is specifically prohibited.

4. <u>Automobile Painting and Body Work:</u>

Automobile painting and body work shall be limited as follows:

- (a) Must be part of a business selling and renting vehicles less than 5,000 kg G.V.W.;
- (b) Must ensure the storage of damaged or *wrecked vehicles* are completely enclosed within a *building* or approved walled or fenced area;
- (c) Must ensure *wrecked vehicles* are not visible from outside the *building* or the walled or fenced area in which they are stored;
- (d) All automobile painting and body work shall be carried out only in an enclosed building; and

(e) The number of *wrecked vehicles* stored within the walled or fenced area shall not exceed 5 at any time.

5. <u>Child Care Centres</u>

Child care centres shall be located on the lot such that these centres have direct access to an open space and play area within the lot.

6. Liquor Manufacturing with an On-site Store Endorsement:

Retail sales within an on-site store endorsement shall be limited to the sale of liquor products manufactured on the premises, related non-liquor products, and liquor products that have been manufactured by another licensed manufacturer of the same license class on their behalf.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,000 sq. m;
- 2. Lot Width: Minimum 25 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Self-Service Gasoline Station Zone

CG-1

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate the development of self-service *gasoline* stations and accessory uses.

B. Permitted Uses

(BL 12333; 17703; 17704)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Self-service *gasoline station*, pursuant to Section J.1 of this Zone.
- 2. Full-service *gasoline station*, pursuant to Section J.1 of this Zone.

Accessory Uses:

- 3. *Retail stores,* limited to the following:
 - (a) Convenience store, pursuant to Section D.3 of this Zone; and
 - (b) Sale of automotive accessories.
- 4. Automotive service uses, limited to car wash facilities.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 18414; 19073; 19995)

1. <u>Maximum Density:</u>

Maximum *density* shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.01 or *building* area of 15 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.30.

3. Convenience Store Floor Area:

Notwithstanding Sections D.1 and D.2 of this Zone, the total sales and display floor area that may be open to the public in a convenience store shall be a maximum of 28 sq. m.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 30%.

Part 40 CG-1

F. Yards and Setbacks

(BL 17471)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
USES:	Front Yard	Rear Yard	Side Yard	Street Side Yard
Principal and Accessory Buildings and Structures Not Identified Below	12.0 m	4.0 m ¹	4.0 m ¹	12.0 m
Pump Islands and Kiosk ²	4.5 m	4.0 m ¹	4.0 m ¹	4.5 m
Canopies	2.0 m	2.0 m	2.0 m	2.0 m

¹ The *rear yard setback* and *side yard setback* shall be a minimum of 4.5 m if the *rear yard* or *side yard* abuts a *highway* or 12 m if the *rear yard* or *side yard* abuts any *lot* designated Residential in the *OCP*.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 6.0 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4.0 m.

3. <u>Pump Island Canopies</u>:

Pump island canopy height shall not exceed 6.0 m.

4. Structures:

Structure height shall not exceed 4.0 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. <u>Parking Calculations:</u>

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 16957)

1. General Landscaping:

- (a) All portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (d) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*.

² The kiosk shall not exceed a gross floor area of 5 sq. m.

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2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be screened from any adjacent *lot* designated Residential in the *OCP*, to a height of at least 2.5 m by *buildings*, a *landscaping* screen, a solid decorative fence, or a combination thereof.

J. Special Regulations

1. Gasoline Stations:

Gasoline stations shall provide alternative fuel infrastructure on the same lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,400 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Combined Service Gasoline Station Zone

CG-2

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate the development of full-service *gasoline* stations or combined full-service and self-service *gasoline* stations and accessory uses including convenience store and automotive repair.

B. Permitted Uses

(BL 12333; 17703)

Land, *buildings* and *structures* shall only be used for the following use, or a combination thereof: *Principal Uses*:

1. *Gasoline station,* pursuant to Section J.1 of this Zone.

Accessory Uses:

- 1. Automotive service uses of vehicles less than 5,000 kg G.V.W.;
- 2. *Retail stores,* limited to the following:
 - (a) Convenience store, pursuant to Section D.3 of this Zone; and
 - (b) Sale of automotive accessories.

C. Lot Area

Not applicable in this Zone.

D. Density

(BL 13155; 18414; 19073; 19995)

1. <u>Maximum Density:</u>

Maximum density shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.01 or *building* area of 15 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.30.

3. Convenience Store Floor Area:

Notwithstanding Sections D.1 and D.2 of this Zone, the total sales and display floor area that may be open to the public in a convenience store shall be a maximum of 28 sq. m.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 30%.

Part 41 CG-2

F. Yards and Setbacks

(BL 17471)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	12.0 m	4.0 m ¹	4.0 m ¹	12.0 m
Pump Islands and Kiosk ²	4.5 m	4.0 m ¹	4.0 m ¹	4.5 m
Canopies	2.0 m	2.0 m	2.0 m	2.0 m

¹ The rear yard setback and side yard setback shall be a minimum of 4.5 m if the rear yard or side yard abuts a highway or 12 m if the rear yard or side yard abuts any lot designated Residential in the OCP.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 6.0 m.

2. <u>Accessory Buildings</u>:

Accessory building height shall not exceed 4.0 m.

3. <u>Pump Island Canopies</u>:

Pump island canopy height shall not exceed 6.0 m.

Structures:

Structure height shall not exceed 4.0 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Tandem Parking:</u>

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 16957)

1. <u>General Landscaping:</u>

- (a) All portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* which abuts a *highway*, a continuous *landscaping* strip of not less than 3 m in width shall be provided within the *lot*; and
- (d) The boulevard areas of *highways* abutting a *lot* shall be seeded or sodded with grass on the side of the *highway* abutting the *lot*, except at *driveways*.

2. <u>Loading and Refuse:</u>

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

² The kiosk shall not exceed a gross floor area of 5 sq. m.

Part 41 CG-2

J. Special Regulations

1. Gasoline Stations:

Gasoline stations shall be limited as follows:

- (a) Alternative fuel infrastructure shall be available on the same lot; and
- (b) Where self-service hoses are available, at least an equal number of full-service hoses shall be available on the same lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,400 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m

L. Other Regulations

(BL 13657; 13774)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Tourist Accommodation Zone

CTA

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate the development of *tourist accommodation*, *tourist trailer parks* and *camp-sites* and shall apply in conjunction with the Surrey Mobile Home and Trailer Regulations and Control By-law, as amended.

B. Permitted Uses

(BL 13564; 17471)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. Tourist accommodation.
- 2. Tourist trailer park or camp-site, pursuant to Sections D.3 and J.1 of this Zone.

Accessory Uses:

- 3. Eating establishments, excluding drive-through restaurants.
- 4. *Retail stores,* limited to the following:
 - (a) Convenience store; and
 - (b) Florist shop;
- 5. *Personal service uses,* excluding body rub parlours.
- 6. One *single family dwelling* for the manager of the *tourist trailer park* or *camp-site*, pursuant to Section D.4 of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 12333; 14390; 19073; 19995)

1. Maximum Density:

Maximum density shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.01 or *building* area of 15 sq. m.

2. Permitted Density Increases:

If amenities are provided in accordance with Schedule G, density may be increased as follows:

- (a) Tourist accommodation, with or without accessory uses Maximum floor area ratio of 0.50; and
- (b) Tourist trailer park and camp-site uses, with or without accessory uses Maximum floor area ratio of 0.1 and a maximum of 50 trailers and camping spaces per hectare.

3. Trailer or Camping Space Size:

Notwithstanding Sections D.1 and D.2 of this Zone, the minimum area for each trailer or camping space shall be 85 sq. m and a minimum width of 6 m.

4. <u>Maximum Single Family Dwelling Floor Area:</u>

In this Zone, the *single family dwelling* shall be a maximum of 260 sq. m in floor area.

Part 42 CTA

E. Lot Coverage

1. <u>Tourist Accommodation:</u>

The portion of the *lot* used for *tourist accommodation*, including *accessory uses*, shall have a maximum *lot coverage* of 50%.

2. Trailer Park or Camp-Site:

The portion of the *lot* used for *tourist trailer park* or *camp-site*, including *accessory uses*, shall have a maximum *lot coverage of* 10%.

3. Combined Tourist Accommodation and Trailer Park or Camp-Site:

The portion of the lot that has a combined *tourist accommodation* with *tourist trailer park* or *camp-site*, including *accessory uses*, shall have a maximum *lot coverage* of 50%.

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front Rear Side Stre			
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	20.0 m	7.5 m	7.5 m	20.0 m

G. Height of Buildings

1. <u>Principal Building:</u>

Principal building height shall not exceed 10.0 m.

2. Accessory Buildings:

Accessory building height shall not exceed 7.5 m.

3. Structures:

Structure height shall not exceed 7.5 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Parking Areas:</u>

No parking shall be permitted within the required setbacks.

3. <u>Tandem Parking:</u>

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Along the developed portions of the *lot* which abut a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) Highway boulevards abutting a lot shall be seeded or sodded with grass; except at driveways.

Part 42 CTA

2. Refuse:

Garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

J. Special Regulations

1. <u>Trailer Park or Camp-Site Open Space:</u>

A tourist trailer park or camp-site shall devote a minimum of 7.5% of the total lot area or portion of the lot area designated or intended to be used for tourist trailer park or camp-site to a playground or open space.

2. Refuse:

Garbage containers and *passive recycling containers* shall not be located along the boundary of any *lot* designated Residential in the *OCP*.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 4,047 sq. m;
- 2. Lot Width: Minimum 40 m; and
- 3. Lot Depth: Minimum 2 times lot width

L. Other Regulations

(BL 13657; 13774)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. Building permits, pursuant to Surrey Building By-law, as amended, Surrey Development Cost Charge By-law, as amended, and Surrey Mobile Home and Trailer Regulations and Control By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Child Care Zone

CCR

(BL 20058; 20300)

A. Intent

(BL 17471)

This Zone is intended to accommodate and regulate the development of large *child care centres* within a *single family dwelling*.

B. Permitted Uses

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

1. One single family dwelling.

Accessory Uses:

- 2. *Child care centre*, regulated by the <u>Community Care and Assisted Living Act</u>, as amended, provided that:
 - (a) The centre is licensed to accommodate a maximum of 25 children at any one time; and
 - (b) The centre does not constitute a singular use on the *lot*.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 18414; 19491)

Building Construction:

For the purpose of building construction:

(a) Floor Area and Floor Area Ratio Lots <= 560 sq m:

Where a *lot* size is <= 560 sq. m in area the, maximum *floor area ratio* shall not exceed 0.52, provided that, of the allowable floor area, 44.6 sq. m is only used as a garage or carport, and 10 sq. m is only used as *accessory buildings* and *structures*; and

(b) Floor Area and Floor Area Ratio Lots > 560 sq. m:

Where a *lot* size > 560 sq. m in area, the maximum *floor area ratio* shall not exceed 0.48, provided that, of the allowable floor area, 45 sq. m is only used as a garage or carport; and 10 sq. m is only used as *accessory buildings* and *structures*.

2. Floor Area Ratio Calculation:

In this Zone, all covered areas used for parking shall be included in the calculation of *floor* area ratio.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall be 40%.

Part 43 CCR

F. Yards and Setbacks

(BL 17471)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:				
USES:	Front Yard	Rear Yard	Side Yard	Street Side Yard	
Principal Building:					
Lot width: ¹³ 30 m	7.5 m	7.5 m	4.5 m	7.5 m	
<i>Lot</i> width: ^{1 3} 24 m & < 30 m	7.5m	7.5 m	3.0 m	7.5 m	
Lot width:1 < 24 m	7.5 m	7.5 m	1.8 m ²	7.5 m	
Accessory Buildings and Structures	18.0 m	1.5 m	1.0 m	7.5 m	

¹ Lot width is measured 7.5 m from the front property line.

G. Height of Buildings

Principal Buildings:

Principal building height shall not exceed 9 m.

2. Accessory Buildings:

Accessory building height shall not exceed 4 m.

3. Structures:

Structure height shall not exceed 4 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

I. Landscaping and Screening

- 1. General Landscaping
 - (a) All portions of the lot not covered by buildings, structures or paved areas shall be landscaped including the retention of mature trees. This landscaping shall be maintained; and
 - (b) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

J. Special Regulations

(BL 17471)

Child Care Centres:

Child care centres shall:

- (a) Be located with direct access to an open space and play area within the lot; and
- (b) Have a minimum of a 1.8 m high fence around the designated outdoor play areas that is non-climbable, strong, and, if not solid, then have spacings small enough to prevent a child's head from going through them.

² The *side yard* for the *principal building* may be reduced to 1.2 m if the combined *side yards* are at least 20% of the width of the *lot* measured 7.5 m from the *front property line*.

Part 43 CCR

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 560 sq. m;
- 2. Lot Width: Minimum 15 m; and
- 3. Lot Depth: Minimum 28 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as emended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Commercial Recreation Zone

CPR

(BL 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate commercial recreational uses.

B. Permitted Uses

(BL 15655; 17471)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. Recreational facilities, excluding outdoor go-kart operations, drag racing and rifle ranges.
- 2. *Child care centres*, provided that such centres do not constitute a singular use on the lot, pursuant to Section J.2 of this Zone.
- 3. Drive-in *theatres*, pursuant to Section J.1 of this Zone.
- 4. *Retail stores,* limited to flea markets, provided that the flea market is contained within a drive-in *theatre lot*.
- 5. Cultural uses.
- 6. Agriculture and horticulture uses, excluding kennels, only where the lot is within the Agricultural Land Reserve, pursuant to Section D.3 of this Zone.

Accessory Uses:

- 7. One caretaker unit for the accommodation of an official, manager or caretaker of the principal use.
- 8. *Eating establishments,* excluding *drive-through restaurants.*
- 9. Clubhouse.
- 10. Agriculture and horticulture accessory uses, including 1 single family dwelling.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14390; 19073; 19995)

1. Maximum Density:

Maximum *density* shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.01 or *building* area of 15 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.40.

3. Agriculture and Horticulture Uses:

Agriculture and horticulture uses are only permitted on lots with a minimum area of 2 ha.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 40%.

Part 44 CPR

F. Yards and Setbacks

(BL 12333)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
USES:	Front Yard	Rear Yard	Side Yard	Street Side Yard
Buildings & Structures for Recreation Facilities, Child Care Centres, Drive-in Theatres, Flea Markets and Cultural Uses	12.0 m	12.0 m	12.0 m	12.0 m
Buildings & Structures for Agriculture or Horticulture Uses	30.0 m	30.0 m	15.0 m	30.0 m
Accessory Buildings and Structures	7.5 m	7.5 m	7.5 m	7.5 m

G. Height of Buildings

Building height or structure height shall not exceed 12 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. <u>Parking Calculations:</u>

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet *vehicles* may be provided as *tandem parking*.

I. Landscaping and Screening

- 1. <u>General Landscaping:</u>
 - (a) All portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Continuous screen planting a minimum of 3 m wide shall be provided along all *lot lines* and shall include trees;
 - (c) Screen planting and/or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*; and
 - (d) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

J. Special Regulations

(BL 17471)

1. Drive-In Theatres:

Drive-in theatres shall be permitted only if:

- (a) Reserves of off-street *vehicle* queuing space are provided for patrons awaiting admission, in an amount of not less than 5% of the *vehicular* capacity of the *theatre* and provided that such space shall be treated with a suitable material to provide a dust-free weed-free surface;
- (b) Ingress and egress from any *highway* are designed and constructed so as to provide for safe traffic movement. Exit and entrance will be permitted only onto a *frontage* road leading to the fronting *highway*;

Part 44 CPR

(c) The *theatre* screen is located such that the picture shown thereon shall not be visible from any *arterial highway* abutting the *lot;* and

(d) Vehicular circulation is limited to only one-way traffic within the boundaries of the lot.

2. <u>Child Care Centres:</u>

Child care centres shall:

- (a) Be located with direct access to an *open space* and recreation area within the *lot*, and
- (b) Be regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 2,000 sq. m;
- 2. Lot Depth: Minimum 30 m; and
- 3. Lot Width: Minimum 2 times lot width.

L. Other Regulations

(BL 13657; 13774; 15655; 17181)

Additional land use regulations may apply as follows:

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP

.

CPG

Golf Course Zone

(BL 20058; 20300, 20681)

A. Intent

This Zone is intended to accommodate and regulate *golf courses* as recreational commercial developments.

B. Permitted Uses

(BL 15655; 17471, 20681)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. Golf courses.
- 2. Golf driving ranges.
- 3. Agriculture and horticulture uses, excluding kennels, only where the lot is a minimum of 2 ha in area and within the Agricultural Land Reserve.

Accessory Uses:

- 4. *Golf course* and golf driving range *accessory uses*, including the following:
 - (a) One *caretaker unit* per *lot*, for the accommodation of an official, manager or caretaker of the *principal use*;
 - (b) Eating establishments, excluding drive-through restaurants;
 - (c) Clubhouse;
 - (d) Neighbourhood pub;
 - (e) Indoor recreational facilities; and
 - (f) Child care centres, regulated by the Community Care and Assisted Living Act, as amended, and the Child Care Licensing Regulation, as amended.
- 5. Agriculture and horticulture accessory uses, including 1 single family dwelling.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 14390; 19073; 19995)

1. <u>Maximum Density:</u>

Maximum density shall be:

- (a) 1 dwelling unit; and
- (b) The lesser of *floor area ratio* of 0.01 or *building* area of 15 sq. m.

2. Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 0.10.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 10%.

Part 45 CPG

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:				
USES:	Front Yard	Rear Yard	Side Yard	Street Side Yard	
Buildings and Structures for Golf Courses, Golf Driving Ranges and Associated Accessory Uses	12.0 m	12.0 m	12.0 m	12.0 m	
Buildings and Structures for Agriculture and Horticulture Uses	30.0 m	30.0 m	15.0 m	30.0 m	

G. Height of Buildings

Building height or structure height shall not exceed 12 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Tandem Parking:</u>

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

3. Golf Courses:

For *golf courses* and golf driving ranges and all associated *accessory uses*, parking is prohibited within the required *setbacks*.

I. Landscaping and Screening

1. General Landscaping:

- (a) A continuous buffer not less than 12 m wide, containing mature trees, natural bush and *landscaping*, shall be provided and maintained along all *lot lines*; and
- (b) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; except at *driveways*.

J. Special Regulations

1. <u>Golf Courses:</u>

Golf courses and golf driving ranges shall be permitted only if:

- (a) The *golf course* or golf driving range is situated and designed so that golf balls do not create a nuisance or a danger to any uses on an abutting *lot* or *highway*;
- (b) Lights are mounted so as to direct glare away from any *lot* designated Residential in the *OCP* or any *highway*; and
- (c) Stray golf ball control fences are located a minimum of 12 m away from any *lot line*, are kept in good repair, and are bordered with appropriate screening and *landscaping*.

2. Child Care Centres:

Be located with direct access to an *open space* and play area within the *lot*.

Part 45 CPG

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 4,000 sq. m;
- 2. Lot Width: Minimum 50 m; and
- 3. Lot Depth: Minimum 60 m.

L. Other Regulations

(BL 13657; 13774; 15655; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building Permit, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 46

Marina Zone

CPM

(BL 20058; 20300)

A. Intent

(BL 17471)

This Zone is intended to accommodate and regulate *marinas* and associated uses as recreational commercial developments.

B. Permitted Uses

(BL 15655; 17471)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Marinas.
- 2. Agriculture and horticulture uses, excluding kennels, only where the lot is a minimum of 2 ha in area and within the Agricultural Land Reserve.

Accessory Uses:

- 3. *Marina accessory uses*, including the following:
 - (a) One *caretaker unit*, for the accommodation of an official, manager or caretaker of the *principal use*;
 - (b) Retail stores, pursuant to Section D.3 of this Zone, limited to the following:
 - i. Sale of marine and fishing supplies; and
 - ii. Convenience store;
 - (c) Marine repair and service station;
 - (d) Marine machine shop;
 - (e) Eating establishments, excluding drive-through restaurants;
 - (f) Clubhouse; and
 - (g) Child care centres, regulated by the Community Care and Assisted Living Act, as amended, and the Child Care Licensing Regulation, as amended.
- 4. Agriculture and horticulture accessory uses, including 1 single family dwelling.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 18414; 19491)

1. Maximum Density:

Maximum density shall be a floor area ratio of 0.40.

2. Retail Use Floor Area:

Notwithstanding Section D.1 of this Zone, the combined floor area of all *retail* uses shall be a maximum of 140 sq. m.

3. Floor Area Ratio Calculation:

In this Zone, any *building* or *structure* floating on water, excluding docks, shall be included in the calculation of *floor area ratio*.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall be 40%, including any portion of the *lot* covered by water.

Part 46 CPM

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:				
USES:	Front Yard	Rear Yard	Side Yard	Street Side Yard	
Buildings and Structures for Marina and Accessory Uses (excluding Agriculture and Horticulture uses)	12.0 m	12.0 m ¹	12.0 m ¹	12.0 m	
Buildings and Structures for Agriculture and Horticulture Uses and their Accessory Uses	30.0 m	30.0 m	15.0 m	30.0 m	

The rear yard or side yards may be reduced to 7.5 m provided that such yards abut the shoreline.

G. Height of Buildings

1. Principal and Accessory Uses:

Excluding *agriculture* or *horticulture* uses, *building height* and *structure* height for all *principal uses* and *accessory uses* shall not exceed 9 m.

2. <u>Agriculture or Horticulture Uses:</u>

Building height or structure height for agriculture or horticulture uses shall not exceed 12 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. <u>Parking Calculations:</u>

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Parking Areas:

For *marinas* and all associated *accessory uses*, all parking is prohibited within the required *setbacks*.

I. Landscaping and Screening

1. <u>General Landscaping:</u>

- (a) A continuous buffer not less than 12 m wide, containing mature trees, natural bush and *landscaping*, shall be provided and maintained along all *lot lines* other than a *lot line* abutting the shoreline; and
- (b) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; except at *driveways*.

J. Special Regulations

1. Child Care Centres:

Be located with direct access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 4,000 sq. m;
- 2. Lot Depth: Minimum 50 m; and
- 3. Lot Width: Minimum 60 m.

Part 46 CPM

L. Other Regulations

(BL 13657; 13774; 15655; 17181)

Additional land use regulations may apply as follows:

1. Sign regulations, pursuant to Surrey Sign By-law, as amended.

- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the *OCP*.

Part 47 **Business Park Zone**

IB

(BL 20058; 20300)

A. Intent

This zone is intended to accommodate and regulate the *comprehensive design* of industrial business parks.

B. Permitted Uses

(BL 12333; 12715; 13564; 13703; 13970; 13769; 15664; 19817)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. *Light impact industry,* including wholesale and retail sales of products produced on the *lot* or as part of the wholesale or warehouse operations.
- 2. Office uses, excluding
 - (a) Social escort services; and
 - (b) Methadone clinics.
- 3. *General service uses,* excluding *drive-through banks*.
- 4. Warehouse uses.
- 5. *Distribution centres.*

Accessory Uses:

- 6. *Personal service uses,* limited to the following:
 - (a) Barbershops;
 - (b) Beauty parlours;
 - (c) Cleaning and repair of clothing; and
 - (d) Shoe repair shops;
- 7. Recreational facilities, excluding go-kart operations, drag racing and rifle ranges.
- 8. *Eating establishments*, excluding *drive-through restaurants*.
- 9. *Community services*.
- 10. Assembly halls, limited to places of worship, to a maximum of 300 seats, pursuant to Section D.2 of this Zone.
- 11. *Child care centre,* regulated by the <u>Community Care and Assisted Living Act</u>, as amended and the Child Care Licensing Regulation, as amended.
- 12. *Caretaker unit(s),* pursuant to Section D.3 of this Zone.

C. Lot Area

The minimum site area for subdivision shall be 4 ha, except in the case of a remainder *lot*, where the *lots*, including the remainder *lot* which was created by the same plan of subdivision, are zoned IB.

D. Density

(BL 13155; 14541; 18414; 19073; 19995; 20058)

1. <u>Building Construction:</u>

For the purpose of *building* construction:

(a) Maximum Density:

Maximum density shall be:

- i. 1 dwelling unit; and
- ii. The lesser of floor area ratio of 0.1 or building area of 300 sq. m; and

(b) <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum density may be increased to a floor area ratio of 1.00.

2. Places of Worship:

Notwithstanding Section D.1 of this Zone, density for places of worship shall be as follows:

- (a) Maximum gross floor area of 700 sq. m; and
- (b) Maximum one *place of worship* on a *lot*.

3. Caretaker Unit:

Notwithstanding Section D.1 of this Zone, density for caretaker units shall be as follows:

- (a) One *caretaker unit* is permitted in each *principal building* < 2,800 sq. m in floor area; and
- (b) Two *caretaker units* are permitted in each *principal building* >= 2,800 sq. m in floor area; and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three caretaker units are permitted on lots >= 4.0 ha in area; and
- (e) The first caretaker unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.3(a) through (f) of this Zone, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.3(e) through (g) of this Zone, caretaker unit floor area shall be a maximum of 33% of the total floor area of each principal building within which the caretaker unit is contained.

E. Lot Coverage

(BL 16790)

The maximum *lot coverage* for all *buildings* and *structures* shall be 60%.

F. Yards and Setbacks

(BL 18455)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	8				
	SETBACKS:				
	Front Rear Side Str			Street	
USES:	Yard	Yard	Yard	Side Yard	
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	7.5 m ¹	7.5 m	

¹ One (1) side yard setback may be reduced to 3.6 m if the side yard abuts land which is designated Commercial, Mixed Employment or Industrial in the OCP.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 12 m.

Accessory Buildings:

Accessory building height shall not exceed 6 m.

3. Structures:

Structure height shall not exceed 6 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial or industrial uses are part of the development, required *parking* spaces for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 18414)

1. <u>General Landscaping:</u>

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 6.0 m wide shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*; and
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 3 m wide shall be provided from back of curb or projected future curb location.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be screened from any adjacent *lot* designated Residential in the *OCP*, to a height of at least 2.5 m by *buildings*, a *landscaping* screen, a solid decorative fence, or a combination thereof.

J. Special Regulations

1. Safety, Noise and Nuisance:

No land, building or structure is permitted to have a use that:

- (a) Constitutes an unusual fire, explosion or safety hazard;
- (b) Emits noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - i. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - ii. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*;
- (c) Produces heat or glare perceptible from any boundary of the *lot* on which the use is located; and
- (b) Stores or handles *special wastes* without:
 - i. Conforming with the Surrey Fire Prevention By-law, as amended;
 - ii. Conforming with the safety regulations as set out in the <u>Health Act</u>, as amended; and
 - iii. Operating without any required permits as set out in the <u>Environmental Management Act</u>, as amended.

Outdoor Storage and Display:

Outdoor storage of any goods, materials or supplies is specifically prohibited.

3. Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required *setback* adjacent to any *lot* designated Residential in the *OCP*.

4. Child Care Centres:

Child care centres shall be located on the lot such that these centres have direct access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,800 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13657; 13774; 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 47A

Business Park 1 Zone

IB-1

(BL 15149; 20058; 20300)

A. Intent

(BL 16957)

This zone is intended to permit development of industrial business parks with a high standard of design forming part of a *comprehensive design*.

B. Permitted Uses

(BL 15664; 16957; 17704)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Light impact industry, including wholesale and retail sales of products produced within the business premises or as part of the wholesale or warehouse operations, pursuant to Section D.2 of this Zone.
- 2. Warehouse uses.
- 3. Distribution centres.
- 4. Office uses, excluding:
 - (a) Social escort services;
 - (b) Methadone clinics; and
 - (c) Offices of professionals including without limitation, accountants, lawyers, doctors, dentists, chiropractors, physiotherapists, massage therapists and related health care practitioners and notary publics, and the offices of real estate, advertising and insurance.

Accessory Uses:

- 5. *General service uses,* excluding *drive-through banks.*
- 6. Eating establishments, limited to a maximum of 200 seats and excluding drive-through restaurants.
- 7. *Community services*.
- 8. *Child care centre,* regulated by the <u>Community Care and Assisted Living Act</u>, and the Child Care Licensing Regulation, as amended.
- 9. Caretaker *unit(s)*, pursuant to Section D.3 of this Zone.

C. Lot Area

The minimum site area for subdivision shall be 4 ha, except in the case of a remainder *lot*, where the *lots*, including the remainder *lot* which was created by the same plan of subdivision, are zoned IB-1.

D. Density

(BL 19073; 19995)

1. Building Construction:

For the purpose of *building* construction:

- (a) Maximum Density:
 - Maximum *density* shall be the lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m.
- (b) Permitted Density Increases:
 - If amenity contributions are provided in accordance with Schedule G, maximum density may be increased to a floor area ratio of 1.00.
- 2. Light Impact Retail Sales Industry Floor Area:

Notwithstanding Section D.1 of this Zone, the total floor area used, or intended to be used, for retail sales and display to the public for *light impact industry* uses, shall be the lesser of 460 sq. m or 20% of the *gross floor area* for each individual business or establishment.

3. Caretaker Unit:

Notwithstanding Sections D.1 of this Zone, density for caretaker units shall be as follows:

- (a) One caretaker unit is permitted in each principal building < 2,800 sq. m in floor area; and
- (b) Two *caretaker units* are permitted in each *principal building* >= 2,800 sq. m in floor area: and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three caretaker units are permitted on lots >= 4.0 ha in area; and
- (e) The first dwelling unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.4(a) through (f) above, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.4(e) through (g) above, caretaker unit floor area shall be a maximum of 33% of the total floor area of each principal building within which the caretaker unit is contained.

E. Lot Coverage

(BL 16790)

The maximum lot coverage for all buildings and structures shall be 60%.

F. Yards and Setbacks

(BL 18455)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front Rear Side Str			Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	16.0 m ¹	7.5 m	7.5 m ²	9.0 m ³

¹ The front yard setback may be reduced to 7.5 m if the area between the front face of any building or structure and a highway is not used for parking and is landscaped.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 14 m.

2. Accessory Buildings:

Accessory building height shall not exceed 6 m.

3. <u>Structures</u>:

Structure height shall not exceed 6 m.

² One (1) *side yard setback* may be reduced to 3.6 m if the *side yard* abuts land which is designated Commercial, Mixed Employment or Industrial in the *OCP*.

³ The street side yard setback may be reduced to 7.5 m if the area between the flanking street face of any building or structure and a highway is not used for parking and is landscaped.

H. Off-Street Parking and Loading/Unloading

(BL 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. <u>Truck and Trailer Parking:</u>

In this Zone, additional areas for parking of trucks and trailers associated with the uses and operations allowed on the *lot* may be permitted within the designated loading/unloading areas provided that:

- (a) The number of *parking spaces* shall not exceed the number of loading spaces and/or shipping/receiving doors; and
- (b) The parking spaces shall not be visible from the highways abutting the lot.

I. Landscaping and Screening

(BL 17471; 18414; 18455, 20551)

General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 6.0 m wide shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) A continuous *landscaping* strip of a minimum of 1.5 m wide shall be provided along all *side lot lines* between a *highway* and up to 3.0 m from the front face of the closest *principal building* fronting a *highway*; and
- (d) Pursuant to Surrey Subdivision and Development By-law, as amended and to Schedule D, Surrey Road Classification Map R-91, the following continuous landscaping strip is required within and along the developed portions of the lot as follows:
 - i. Abutting an Arterial or Collector Road Minimum 6.0 m; and
 - ii. Abutting all other *highway* types Minimum 3.0 m.

2. <u>Loading and Refuse:</u>

- (a) Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof; and
- (b) Loading areas shall not be located within any of the following areas:
 - Required setbacks adjacent to any lot designated Residential in the OCP;
 and
 - ii. A required front yard setback or flanking street setback abutting an Arterial Road or Collector Road shown in Schedule D, Surrey Road Classification Map R-91 or in the Subdivision and Development of Land By-law, as amended.

J. Special Regulations

(BL 17471; 17704; 18414)

1. Safety, Noise and Nuisance:

No land, building or structures is permitted to have a use that:

- (a) Constitutes an unusual fire, explosion or safety hazard;
- (b) Emits noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - i. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - ii. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*; and
- (c) Produces heat or glare perceptible from any boundary of the *lot* on which the use is located.

2. Outdoor Storage and Display:

- (a) Outdoor storage of any goods, materials or supplies is specifically prohibited; and
- (b) For *light impact industry* and *warehouse uses*, parking, storage or service of trucks and trailers on any portion of the *lot* not associated with these uses or their permitted operations is specifically prohibited.

3. Refuse:

Garbage containers and *passive recycling containers* shall not be located within any required front or *flanking street setback* or any required *setback* adjacent to any *lot* designated Residential in the *OCP*.

4. <u>Child Care Centres:</u>

Child care centres shall be located with direct access to an open space and play area within the lot.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,800 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 17181)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Trees and vegetation, pursuant to Surrey Tree Preservation By-law, as amended.
- 4. Development permits, pursuant to the OCP.

Part 47B

Business Park 2 Zone

(BL 15149; 20058; 20300)

A. Intent

(BL 16957)

This Zone is intended to accommodate and regulate the development of industrial business park uses that are generally compatible with one another and with adjoining zones and with a high standard of design.

B. Permitted Uses

(BL 15664; 16957; 17471; 17704)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. *Light impact industry,* including the wholesale and retail sale of products produced within the business premises or as part of the wholesale or warehouse operations, pursuant to Section D.2 of this Zone.
- 2. Warehouse uses.
- 3. Distribution centres.
- 4. Office uses, excluding:
 - (a) Social escort services;
 - (b) Methadone clinics; and
 - (c) Offices of professionals including without limitation, accountants, lawyers, doctors, dentists, chiropractors, physiotherapists, massage therapists and related health care practitioners and notary publics, and the offices of real estate, advertising and insurance.

Accessory Uses:

- 5. *Coffee shops* provided that the seating capacity shall not exceed 35 and the said *coffee shop* is not licensed by the Liquor Control and Licensing Act, as amended.
- 6. *General service uses* excluding *drive-through banks*.
- 7. *Child care centres,* regulated by the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.
- 8. *Caretaker unit(s),* pursuant to Section D.3 of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 18414; 19073; 19995)

1. Building Construction:

For the purpose of *building* construction:

(a) Maximum Density:

Maximum *density* shall be the lesser of *floor area ratio* of 0.1 or *building* area of 300 sq. m; and

(b) <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum density may be increased to a floor area ratio of 1.00.

2. <u>Light Impact Industry Retail Sales Floor Area:</u>

Notwithstanding Section D.1 of this Zone, the total floor area used, or intended to be used, for retail sales and display to the public for *light impact industry* uses, shall be the lesser of 460 sq. m or 20% of the *gross floor area* for each individual business or establishment.

3. Caretaker Unit:

Notwithstanding Sections D.1 of this Zone, the *density* for *caretaker units* shall be as follows:

- (a) One *caretaker unit* is permitted in each *principal building* < 2,800 sq. m in floor area; and
- (b) Two *caretaker units* are permitted in each *principal building* >= 2,800 sq. m in floor area: and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three caretaker units are permitted on lots >= 4.0 ha in area; and
- (e) The first caretaker unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.4(a) through (f) above, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.4(e) through (g) above, caretaker unit floor area shall be a maximum of 33% of the total floor area of each principal building within which the caretaker unit is contained.

E. Lot Coverage

The maximum *lot coverage* for all *building* and *structures* shall be 60%.

F. Yards and Setbacks

(BL 17471; 18455)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front Rear Side Stre			Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	16 m ¹	7.5 m	7.5 m ²	9.0 m ³

¹ The *front yard setback* may be reduced to 7.5 m if the area between the front face of any *building* or *structure* and a *highway* is not used for parking and is landscaped.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 14 m.

2. <u>Accessory Buildings</u>:

Accessory building height shall not exceed 6 m.

3. Structures:

Structure height shall not exceed 6 m.

² One (1) side yard setback shall be 7.5 m or 0.0 m if the said side yard abuts land which is designated Commercial, Mixed Employment, or Industrial in the OCP.

³ The street side yard setback may be reduced to 7.5 m if the area between the flanking street face of any building or structure and a highway is not used for parking and is landscaped.

H. Off-Street Parking and Loading/Unloading

(BL 18719)

1. <u>Parking Calculations:</u>

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Truck and Trailer Parking:

In this Zone, additional areas for parking of trucks and trailers associated with the uses and operations allowed on the *lot* may be permitted within the designated loading/unloading areas provided that:

- (a) The number of *parking spaces* does not exceed the number of loading spaces and/or shipping/receiving doors; and
- (b) The parking spaces are not visible from the highways abutting the lot.

I. Landscaping and Screening

(BL 17471; 18414; 18455)

General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 6.0 m wide shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) A continuous *landscaping* strip of a minimum of 1.5 m wide shall be provided along all *side lot lines* between a *highway* and up to 3.0 m from the front face of the closest *principal building* fronting a *highway*;
- (d) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; except at *driveways*; and
- (e) Pursuant to Surrey Subdivision and Development By-law, as amended and pur to Schedule D, Surrey Road Classification Map R-91, the following continuous *landscaping* strip is required within and along the developed portions of the *lot* as follows:
 - i. Abutting an Arterial or Collector Road Minimum 6.0 m; and
 - ii. Abutting all other *highway* types Minimum 3.0 m.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from and adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m *building*, decorative fence, *landscaping* screen, or combination thereof.

3. Outdoor Storage and Display:

- (a) Outdoor storage and display areas shall be completely screened by a *landscaping* strip a minimum of 2.5 m high by 1.5 m wide and/or by a minimum of a 2.5 m *building*, solid decorative fencing, or combination thereof; and
- (b) No storage or display of material shall be piled higher than 2.5 m within 5 m of the screening fence or *landscaping* and no higher than 3.5 m anywhere on the *lot*.

J. Special Regulations

(BL 17471; 17704, 20551)

1. Safety, Noise and Nuisance:

In this Zone:

- (a) No land, building or structures is permitted to have a use that:
 - Constitutes an unusual fire, explosion or safety hazard;

- ii. Emits noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - a. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - b. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*; and
- iii. Produces heat or glare perceptible from any boundary of the *lot* on which the use is located.

2. Outdoor Storage and Display:

- (a) Outdoor storage and display of any containers, goods, materials or supplies, and areas for parking of trucks and trailers associated with the uses and operations allowed on the *lot* other than the loading spaces in front of loading doors shall:
 - Not exceed a total area greater than the *lot* area covered by the *principal* building; and
 - ii. Not be located within any front yard or side yard; and
- (b) <u>Truck and Trailer Parking:</u>

For *light impact industry and warehouses uses*, parking, storage or service of trucks and trailers on any portion of the *lot* not associated with the uses or operations permitted thereof is specifically prohibited.

3. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall not be located within any required *front yard setback*, *flanking street setback* or any required *setback* adjacent to any *OCP* designated Residential *lot*.

4. Child Care Centres:

Child care centres shall:

- (a) Be located with direct access to an *open space* and play area within the *lot*; and
- (b) Operate in accordance with the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,800 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 17181; 18414)

- 1. *Sign* regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Trees and vegetation, pursuant to Surrey Tree Preservation By-law, as amended.
- 4. Development permits, pursuant to the OCP.

IB-3

(BL 17936; 20058; 20300)

A. Intent

This zone is intended to accommodate and regulate the *comprehensive design* of industrial business parks.

B. Permitted Uses

(BL 19817, 20626)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. Light impact industry.
- 2. Office uses, excluding:
 - (a) Social escort services; and
 - (b) Methadone clinics.
- 3. Warehouse uses.
- 4. Distribution centres.
- 5. Liquor manufacturing, provided that:
 - (a) If there is a *liquor tasting lounge* it shall not exceed 40% of the *gross floor area* of the entire *liquor manufacturing* business or 150 sq. m., whichever is lesser;
 - (b) If there is an on-site store endorsement it must be included in the calculation of the maximum area permitted for the *liquor tasting lounge* in Sub-section B.5(a); and
 - (c) If there is an outdoor patio associated with the *liquor tasting lounge* it must not exceed the total area of the permitted *liquor tasting lounge* in Sub-section B.5(a), or 80 sq. m., whichever is lesser.

Accessory Uses:

- 6. *Eating establishments*, excluding *drive-through restaurants*, to a maximum of 100 seats, pursuant to Section D.2 of this Zone.
- 7. *Personal service uses,* limited to the following:
 - (a) Barbershops;
 - (b) Beauty parlours;
 - (c) Cleaning and repair of clothing; and
 - (d) Shoe repair shops.
- 8. *General service uses,* excluding *drive-through banks*.
- 9. *Community services*.
- 10. Assembly halls, limited to places of worship, to a maximum of 300 seats, pursuant to Section D.3 of this Zone.
- 11. *Child care centres,* pursuant to Section J.4 of this Zone.
- 12. *Caretaker unit(s)*, pursuant to Section D.4 of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 18414; 19073; 19995)

1. Building Construction:

For the purpose of *building* construction:

(a) Maximum Density:

Maximum *density* shall be the lesser of a *floor area ratio* of 0.1 or a *building* floor area of 300 sq. m; and

(b) Permitted Density Increases:

If amenity contributions are provided in accordance with Schedule G, maximum density may be increased to a floor area ratio of 1.00.

2. <u>Eating Establishments Floor Area:</u>

Notwithstanding Section D.1 of this Zone, *density* for *eating establishments* shall be as follows:

- (a) Eating establishments with a gross floor area between 150 200 sq m. are limited to a maximum of one on a lot; and
- (b) Where a *lot* has been subdivided by a strata plan, only one *eating establishment* is permitted within the strata plan, to a maximum *gross floor area* of 150 sq. m.

3. <u>Places of Worship Floor Area:</u>

Notwithstanding Sections D.1 of this Zone, *density* for *places of worship* shall be as follows:

- (a) A place of worship shall not exceed a gross floor area of 700 sq. m; and
- (b) There is a maximum of one place of worship on a lot; and
- (c) Where a *lot* has been subdivided by a strata plan, there shall be only one *place of worship* within the strata plan.

4. Caretaker Unit:

Notwithstanding Section D.1 of this Zone, density for caretaker units shall be as follows:

- (a) One *caretaker unit* is permitted in each *principal building* < 2,800 sq. m in floor area; and
- (b) Two *caretaker units* are permitted in each *principal building* >= 2,800 sq. m in floor area; and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three *caretaker units* are permitted on *lots* >= 4.0 ha in area; and
- (e) The first caretaker unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.4(a) through (f) above, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.4(e) through (g) above, caretaker unit floor area shall be a maximum of 33% of the total floor area of each principal building within which the caretaker unit is contained.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 60%.

F. Yards and Setbacks

(BL 18455; 19261; 20058)

1. *Buildings* and *structures* shall be sited in accordance with the following minimum *setbacks*:

	SETBACKS:			
Liere	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal Buildings and Accessory Buildings and Structures	7.5 m	7.5 m	7.5 m ¹	7.5 m

^{1*} One (1) side yard setback may be reduced to 3.6 m if the side yard abuts land which is designated Commercial, Mixed Employment or Industrial in the OCP.

2. Notwithstanding Section F.1 of this Zone, all *buildings* and *structures* on lands described and outlined in Schedule G, Section E.17 (Campbell Heights Business Park), shall be sited in accordance with the following minimum *setbacks*:

	SETBACKS:			
	Front	Rear	Side	Street
USES:	Yard	Yard	Yard	Side Yard
Principal Buildings and Accessory Buildings and Structures	16 m ¹	7.5 m	7.5 m ²	9.0 m ³

¹ The *front yard setback* may be reduced to 7.5 m if the area between the front face of any *building* or *structure* and a *highway* is not used for parking and is landscaped.

G. Height of Buildings

1. Principal Buildings:

Principal building height shall not exceed 14 m.

2. Accessory Buildings:

Accessory building height shall not exceed 6 m.

3. Structures:

Structure height shall not exceed 6 m.

H. Off-Street Parking and Loading/Unloading

(BL 18719)

1. Parking Calculations:

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Tandem parking is permitted for company fleet vehicles.

I. Landscaping and Screening

(BL 18414; 18455; 20058)

- 1. General Landscaping:
 - (a) All developed portions of the *lot* not covered by *buildings*, *structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
 - (b) Continuous screen planting a minimum of 6.0 m wide shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*;
 - (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 3 m wide shall be provided from the back of curb or projected future curb location; and

² One (1) side yard setback shall be 7.5 m or 0.0 m if the said side yard abuts land which is designated Commercial, Mixed Employment, or Industrial in the OCP.

³ The street side yard setback may be reduced to 7.5 m if the area between the flanking street face of any building or structure and a highway is not used for parking and is landscaped.

(d) Notwithstanding Section I.1(c) of this Zone, for those lands outlined in Schedule G, Section E.17 (Campbell Heights Business Park) and pursuant to Surrey Subdivision and Development By-law, as amended, Schedule D, Surrey Road Classification Map R-91, the following continuous *landscaping* strip is required within and along the developed portions of the *lot* as follows:

- i. Abutting an Arterial or Collector Road minimum 6.0 m; and
- ii. Abutting all other *highway* types minimum 3.0 m.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* strip, or combination thereof.

J. Special Regulations

(BL 20626)

1. <u>Safety, Noise and Nuisance:</u>

In this Zone:

- (a) No land, building or structure is permitted to have a use that:
 - i. Constitutes an unusual fire, explosion or safety hazard;
 - ii. Emits noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - a. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - b. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*; and
 - iii. Produces heat or glare perceptible from any boundary of the *lot* on which the use is located.

2. Outdoor Storage and Display:

Outdoor storage and display of any containers, goods, materials or supplies is specifically prohibited.

3. Loading and Refuse:

Loading and garbage containers and *passive recycling containers* shall not be located within any required *front yard setback*, *flanking street setback* or any required *setback* adjacent to any *lot* designated Residential in the *OCP*.

4. Child Care Centres:

Child care centres shall:

- (a) Be located with direct access to an *open space* and play area within the *lot*; and
- (b) Operate in accordance with the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

5. Liquor Manufacturing with an On-site Store Endorsement:

Retail sales within an on-site store endorsement shall be limited to the sale of liquor products manufactured on the premises, related non-liquor products, and liquor products that have been manufactured by another licensed manufacturer of the same license class on their behalf.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,800 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the *OCP*.

Light Impact Industrial Zone

(BL 20058; 20300)

A. Intent

(BL 16957)

This Zone is intended to accommodate and regulate the development of *light impact industry, transportation industry, warehouses, distribution centres* and limited office and service uses.

IL

B. Permitted Uses

(BI 12333; 12715; 13201; 13212; 13703; 13970; 14835; 15664; 17704; 18487; 19817, 20626)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. Light impact industry.
- 2. Recycling depots, pursuant to Section J.5 of this Zone.
- 3. Transportation industry.
- 4. Automotive service uses.
- 5. Automobile painting and body work.
- 6. Vehicle storage, including recreational vehicle storage.
- 7. Industrial equipment rentals.
- 8. *General service uses,* limited to the following:
 - (a) Driving schools;
 - (b) Fleet dispatch offices;
 - (c) Industrial first aid training; and
 - (d) Trade schools.
- 9. Warehouse uses.
- 10. Distribution centres.
- 11. Office uses, limited to the following:
 - (a) Architectural and landscape architectural offices;
 - (b) Engineering and surveying offices;
 - (c) General contractor offices;
 - (d) Government offices; and
 - (e) Utility company offices.
- 12. Self-Storage Warehouse.
- 13. *Liquor manufacturing,* provided that:
 - (a) If there is a *liquor tasting lounge* it shall not exceed 40% of the *gross floor area* of the entire *liquor manufacturing* business or 150 sq. m., whichever is lesser;
 - (b) If there is an on-site store endorsement it must be included in the calculation of the maximum area permitted for the *liquor tasting lounge* in Sub-section B.13(a); and
 - (c) If there is an outdoor patio associated with the *liquor tasting lounge* it must not exceed the total area of the permitted *liquor tasting lounge* in Sub-section B.13(a), or 80 sq. m., whichever is lesser.

Accessory Uses:

- 14. *Coffee shops,* limited to a maximum of 35 seats, pursuant to Section J.6 of this Zone.
- 15. Recreation facilities, excluding go-kart operations, drag racing and rifle ranges.
- 16. *Community services*.
- 17. Assembly halls, limited to places of worship, to a maximum of 300 seats, pursuant to Section D.2 below.

- 18. *Child care centres,* pursuant to Section J.7 of this Zone.
- 19. *Caretaker unit*, pursuant to Section D.3 of this Zone.
- 20. Sales of rebuilt *vehicles* < 5,000 kg *G.V.W.* provided that:
 - (a) It is part of an automobile painting and body work business;
 - (b) The number of rebuilt *vehicles* ready for sale shall not exceed 5 at any time;
 - (c) The business operator holds a current and valid Motor Dealer's certificate; and
 - (d) The business operator is an approved Insurance Corporation of British Columbia Salvage Buyer.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 13155; 18414; 19073; 19995)

1. <u>Building Construction:</u>

For the purpose of *building* construction:

(a) Maximum Density:

Maximum *density* shall be the lesser of a *floor area ratio* of 0.1 or a *building* floor area of 300 sq. m; and

(b) <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum density may be increased to a floor area ratio of 1.00.

2. Places of Worship:

Notwithstanding Section D.1 of this Zone, density for places of worship shall be as follows:

- (a) A place of worship shall not exceed a gross floor area of 700 sq. m; and
- (b) There is a maximum of one place of worship on a lot.

3. Caretaker Unit

Notwithstanding Section D.1 of this Zone, density for a caretaker unit shall be as follows:

- (a) One *caretaker unit* is permitted in each *principal building* that is < 2,800 sq. m in floor area; and
- (b) Two *caretaker units* are permitted in each *principal building* that is >= 2,800 sq. m in floor area; and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three caretaker units are permitted on lots >= 4.0 ha in area; and
- (e) The first caretaker unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.3(a) through (f) of this Zone, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.3(e) through (g) of this Zone, *caretaker unit* floor area shall be a maximum of 33% of the total floor area of each *principal building* within which the *caretaker unit* is contained.

E. Lot Coverage

The maximum *lot coverage* for all *buildings* and *structures* shall be 60%.

F. Yards and Setbacks

(BL 12333; 17471; 19261)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front Rear Side Stre			Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	7.5 m ¹	7.5 m

¹ One (1) *side yard setback* shall be 7.5 m or 0.0 m if the said *side yard* abuts land which is designated Commercial, Mixed Employment or Industrial in the OCP.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 18 m.

2. Accessory Buildings:

Accessory building height shall not exceed 6 m.

3. <u>Structures</u>:

Structure height shall not exceed 6 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. <u>Parking Calculations:</u>

Refer to Table D.1, Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial and industrial uses are part of the development, required *parking* spaces for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 13201; 17471; 18487)

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
- (b) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (c) *Highways* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* screen, or combination thereof.

3. Outdoor Storage and Display:

(a) Outdoor storage and display, including of damaged or wrecked vehicles, shall be completely screened by a landscaping strip a minimum of 2.5 m high by 1.5 m wide, or a minimum of a 2.5 m high building, solid decorative fencing, or combination thereof; and

(b) No storage or display of material shall be piled higher than 2.5 m within 5 m of the screening fence and no higher than 3.5 m anywhere on the *lot*.

4. <u>Truck Parking Facilities:</u>

Truck parking facilities must be screened by a minimum of a 1.5 m high building, solid fence, landscaping strip, or combination thereof, along the lot lines that abut a highway, excluding driveways, or along any lot designated Residential in the OCP; screening must be maintained.

J. Special Regulations

(BL 13657; 17471, 20626)

1. <u>Safety, Noise and Nuisance:</u>

In this Zone:

- (a) No land, building or structure is permitted to have a use that:
 - i. Constitutes an unusual fire, explosion or safety hazard;
 - ii. Emits noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - a. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - b. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*; and
 - iii. Produces heat or glare perceptible from any *lot line* of the *lot* on which the use is located; and
- (b) Uses that store or handle *special wastes* are required to:
 - i. Conform with the Surrey Fire Prevention By-law, as amended;
 - ii. Conform with the safety regulations as set out in the <u>Health Act</u>, as amended; and
 - iii. Operate with any required permits as set out in the <u>Environmental</u> Management Act, as amended.

2. <u>Outdoor Storage and Display:</u>

Outdoor storage and display of any containers, goods, materials or supplies is specifically prohibited between the front of the *principal building* and the *highway*; excluding *vehicles* > 5,000 kg *G.V.W.* intended for sale.

3. Wrecked Vehicles:

The storage of damaged or *wrecked vehicles* shall be completely enclosed within, and not visible from the outside of, a *building* or approved walled or fenced area.

4. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall not be located within any required *front yard setback*, *flanking street setback*, or any required *setback* adjacent to any *lot* designated Residential in the *OCP*.

5. Recycling Depots:

In this Zone, recycling depots are prohibited from storing used tires and shall be confined to an enclosed building.

6. Coffee Shops:

In this Zone, *coffee shops* are not permitted to be licensed by the <u>Liquor Control and Licensing Act</u>, as amended.

7. Child Care Centres:

Child care centres shall:

(a) Be located with direct access to an *open space* and play area within the *lot*; and

(b) Operate in accordance with the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

8. Liquor Manufacturing with an On-site Store Endorsement:

Retail sales within an on-site store endorsement shall be limited to the sale of liquor products manufactured on the premises, related non-liquor products, and liquor products that have been manufactured by another licensed manufacturer of the same license class on their behalf.

K. Subdivision

(BL 17471)

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,800 sq. m;
- 2. Lot Width: Minimum 30 m; and
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 13201; 13657; 13774; 17181; 17471; 18414)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 48A

Light Impact Industrial 1 Zone

IL-1

(BL 15664; 20058; 20300)

A. Intent

This Zone is intended to accommodate and regulate the development of *light impact industry* and limited office and service uses with a high standard of design.

B. Permitted Uses

(BL 19817)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses:*

- 1. Light impact industry.
- 2. Recycling depots, pursuant to Section J.5 of this Zone.
- 3. Warehouse uses.
- 4. Distribution centres.
- 5. *General service uses,* limited to the following:
 - (a) Industrial first aid training; and
 - (b) Trade schools.
- 6. Office uses, limited to the following:
 - (a) Architectural and landscape architectural offices;
 - (b) Engineering and surveying offices;
 - (c) General contractor offices;
 - (d) Government offices; and
 - (e) Utility company offices.
- 7. Self-Storage Warehouse.

Accessory Uses:

- 8. *Coffee shops,* limited to a maximum of 35 seats, pursuant to Section J.6 of this Zone.
- 9. Indoor recreation facilities.
- 10. *Community services.*
- 11. Assembly halls, limited to places of worship, to a maximum of 300 seats, pursuant to Section D.2 of this Zone.
- 12. *Child care centres,* pursuant to Section J.7 of this Zone.
- 13. *Caretaker unit*, pursuant to Section D.3 of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 19073; 19995)

1. <u>Building Construction:</u>

For the purpose of building construction:

(a) <u>Maximum Density:</u>

Maximum *density* shall be the lesser of a *floor area ratio* of 0.1 or a *building* floor area of 300 sq. m; and

(b) <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum density may be increased to a floor area ratio of 1.00.

2. Place of Worship:

Notwithstanding Section D.1 of this Zone, the *density* for *places of worship* shall be as follows:

- (a) A place of worship shall not exceed a gross floor area of 700 sq. m; and
- (b) There is a maximum of one *place of worship* on a *lot*.

3. Caretaker Unit:

Notwithstanding Section D.1 of this Zone, the *density* for a *caretaker unit* shall be as follows:

- (a) One *caretaker unit* is permitted in each *principal building* that is < 2,800 sq. m in floor area: and
- (b) Two *caretaker units* are permitted in each *principal building* that is >= 2,800 sq. m in floor area; and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three caretaker units are permitted on lots >= 4.0 ha in area; and
- (e) The first caretaker unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.3(a) through (f) of this Zone, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.3(e) through (g) of this Zone, the *caretaker unit* floor area shall be a maximum of 33% of the total floor area of each *principal building* within which the *caretaker unit* is contained.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 60%.

F. Yards and Setbacks

(BL 17471; 19261)

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:			
	Front Rear Side Stre			Street
USES:	Yard	Yard	Yard	Side Yard
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	7.5 m ¹	7.5 m

¹ One (1) side yard setback shall be 7.5 m or 0.0 m if the said side yard abuts land which is designated Commercial, Mixed Employment or Industrial in the OCP.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 18 m.

2. <u>Accessory Buildings:</u>

Accessory building height shall not exceed 6 m.

3. Structures:

Structure height shall not exceed 6 m.

H. Off-Street Parking

(BL 18719)

1. Parking Calculations:

- (a) Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading;
- (b) In this Zone, the parking requirements for warehouse uses and distribution centres shall be the same as those for *light impact industry*; and
- (c) In this Zone, required *parking spaces* shall be provided on the same *lot* as the uses they serve.

2. Tandem Parking:

Tandem parking is permitted for company fleet vehicles.

3. <u>Commercial Vehicles:</u>

Parking of fleet *vehicles* and *vehicles* > 5,000 *G.V.W,* excluding employee and customer parking, is permitted provided the area for the *vehicles*:

- (a) Occupies a maximum of 1.5 times the *lot* area covered by the *principal building*; and
- (b) Is not located between the front of the *principal building* and the *highway*.

I. Landscaping and Screening

(BL 17471; 18414; 19261)

1. <u>General Landscaping:</u>

- (a) All developed portions of the *lot* not covered by *buildings*, *structures*, or paved areas shall be landscaped, including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 6.0 m wide shall be provided along all *lot lines* separating the developed portion of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along all *side lot lines* between a *highway* and up to 3.0 m from the front face of the closest *principal building* fronting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*;
- (d) Highway boulevards abutting a lot shall be seeded or sodded with grass; excluding driveways; and
- (e) Pursuant to Surrey Subdivision and Development By-law, Schedule D, Surrey Road Classification Map R-91, as amended, the following continuous *landscaping* strip is required within and along the developed portions of the *lot* as follows:
 - i. Abutting an Arterial or Collector Road Minimum 6.0 m; and
 - ii. Abutting all other *highway* types Minimum 3.0 m.

2. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* strip, or a combination thereof.

3. <u>Outdoor Storage and Display:</u>

(a) Outdoor storage and display in the rear yard and side yard shall be completely screened by a landscaping strip a minimum of 2.5 m high by 1.5 m wide, or by a minimum of a 2.5 m high building, solid decorative fence, or combination thereof; and

(b) No storage or display of materials shall be piled higher than 2.5 m within 5 m of the screening fence or *landscaping* strip and no higher than 3.5 m anywhere on the *lot*; excludes *shipping containers*.

4. Vehicle Parking:

Vehicle parking areas shall be completely screened by a minimum of a 2.5 m high *building*, decorative fence, *landscaping* strip, or combination thereof.

J. Special Regulations

(BL 17471, 20551)

1. Safety, Noise and Nuisance:

In this Zone:

- (a) No land, building or structure is permitted to have a use that:
 - i. Constitutes an unusual fire, explosion or safety hazard;
 - ii. Emits noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - a. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - b. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*; and
 - iii. Produces heat or glare perceptible from any *lot line* of the *lot* on which the use is located; and
- (b) Uses that store or handle *special wastes* are required to:
 - i. Conform with the Surrey Fire Prevention By-law, as amended;
 - ii. Conform with the safety regulations as set out in the <u>Health Act</u>, as amended; and
 - iii. Operate with any required permits as set out in the <u>Environmental</u> <u>Management Act</u>, as amended.

2. <u>Outdoor Storage</u> and Display:

- (a) Outdoor storage and display of any containers, goods, materials or supplies shall:
 - i. Occupy a maximum area of 1.5 times the *lot* area covered by the *principal* building up to a maximum of 40% *lot coverage*;
 - ii. Not be used for storage of *vehicles* > 5,000 kg *G.V.W.* or trailers that are not associated with the business on the *lot*; and
 - iii. Not be located within any front yard or side yard;
- (b) Storage, parking or service of trucks and trailers on any portion of the *lot* not associated with the uses or operations permitted in Section B of this Zone is specifically prohibited; and
- (c) Display or storage of *shipping containers* shall be limited to the lesser of two stacked *shipping containers* or a maximum of 7.0 m high.

3. <u>Loading and Refuse:</u>

Loading areas, garbage containers and *passive recycling containers* shall not be located within any required *front yard setback*, *flanking street setback* or any required *setback* adjacent to any *lot* designated Residential in the *OCP*.

4. Recycling Depots:

In this Zone, recycling depots are prohibited from storing used tires and shall be confined to an enclosed building.

5. <u>Coffee Shops:</u>

In this Zone, *coffee shops* are not permitted to be licensed by the <u>Liquor Control and Licensing Act</u>, as amended.

6. Child Care Centres:

Child care centres shall:

- (a) Be located with direct access to an *open space* and play area within the *lot*; and
- (b) Operate in accordance with the <u>Community Care and Assisted Living Act</u>, as amended, and the Child Care Licensing Regulation, as amended.

K. Subdivision

(BL 17471)

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1,800 sq. m.
- 2. Lot Width: Minimum 30 m.
- 3. Lot Depth: Minimum 30 m.

L. Other Regulations

(BL 17181; 17471)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Trees and vegetation, pursuant to Surrey Tree Preservation By-law, as amended.
- 4. Development permits, pursuant to the OCP.

High Impact Industrial Zone

(BL 20058; 20300)

A. Intent

(BL 20300)

This Zone is intended to accommodate and regulate the development of all industrial uses, including high impact industry and incidental sales activities.

IH

В. **Permitted Uses**

(BL 13703; 17704; 18414; 18487; 19817)

Land, buildings and structures shall only be used for the following uses, or a combination thereof: **Principal Uses:**

- 1. High impact uses, limited to the following:
 - (a) Abattoir;
 - (b) Asphalt, tar and tar products manufacturing;
 - (c) Cement, lime gypsum, plaster of paris manufacturing;
 - (d) Chemical plant;
 - Distillation of bones; (e)
 - (f) Fat rendering;
 - Fertilizer manufacturing; (g)
 - (h) Garbage, dead animal reduction;
 - Petroleum refining and storage; (i)
 - Planer mills; (j)
 - (k) Stockyard or feeding pens; and
 - (I) Tannery or curing and storage of hides.
- 2. Heliport.
- 3. Light impact industry.
- 4. Recycling depots, excluding the storage of used tires.
- 5. Recycling plant.
- Soil processing. 6.
- 7. Storage and handling of dangerous goods and special wastes, pursuant to Section J.1 of
- 8. Transportation industry, including warehouses, distributing centres, port and railway facilities, bus terminals, truck refueling facilities, and the sales and service of vehicles > 5,000 kg G.V.W.
- 9. Automotive service uses.
- 10. Automobile painting and body work.
- 11. Vehicle storage, including recreational vehicle storage.
- 12. Warehouse uses.
- 13. Distribution centres.
- General contractor offices. 14.
- 15. Self-Storage Warehouse.

Accessory Uses:

- Recreation facilities. 16.
- 17. Caretaker unit, pursuant to Section D.2 of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

1. Building Construction:

For the purpose of building construction:

(a) Maximum Density:

Maximum *density* shall be the lesser of a *floor area ratio* of 0.1 or a *building* floor area of 300 sq. m; and

(b) <u>Permitted Density Increases:</u>

If amenity contributions are provided in accordance with Schedule G, maximum *density* may be increased to a *floor area ratio* of 1.00.

2. Caretaker Unit:

Notwithstanding Section D.1 of this Zone, *density* for the *caretaker unit* shall be as follows:

- (a) One *caretaker unit* is permitted in each *principal building* that is < 2,800 sq. m in floor area; and
- (b) Two *caretaker units* are permitted in each *principal building* that is >= 2,800 sq. m in floor area; and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three caretaker units are permitted on lots >= 4.0 ha in area; and
- (e) The first caretaker unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.2(a) through (f) of this Zone, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.2(e) through (g) of this Zone, caretaker unit floor area shall be a maximum of 33% of the total floor area of each principal building within which the caretaker unit is contained.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 60%.

F. Yards and Setbacks

Buildings and structures shall be sited in accordance with the following minimum setbacks:

	SETBACKS:1				
	Front Rear Side Street Side				
USES:	Yard	Yard	Yard	Yard	
Principal and Accessory Buildings and Structures	7.5 m	7.5 m	3.6 m	7.5 m	

¹ Notwithstanding the above *setbacks*, the use and *structure* shall be located not less than 150 m from the boundary of a *lot* designated Residential in the *OCP* and not less than 25 m from any other Zone where such uses as permitted under this Zone are prohibited.

G. Height of Buildings

Principal Buildings:

Principal building height shall not exceed 18 m.

2. <u>Accessory Buildings</u>:

Accessory building height shall not exceed 18 m.

3. <u>Structures</u>:

Structure height shall not exceed 18 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774; 18719)

1. <u>Parking Calculations:</u>

Refer to Table D.1 of Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

(BL 18487

1. General Landscaping:

- (a) All developed portions of the *lot* not covered by *buildings, structures* or paved areas shall be landscaped including the retention of mature trees. This *landscaping* shall be maintained;
- (b) Continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*;
- (c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and
- (d) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; excludes *driveways*.

2. <u>Loading and Refuse:</u>

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* strip, or combination thereof.

3. Outdoor Storage and Display:

Outdoor storage and display in the *rear* and *side yards* shall be completely screened by a *landscaping* strip a minimum of 2.5 m high by 1.5 m wide, or by a minimum of a 2.5 m high *building*, solid decorative fence, or combination thereof.

4. Truck Parking Facilities:

Truck parking facilities_must be screened by a minimum of a 1.5 m high building, solid fence, landscaping strip, or combination thereof, along the lot lines that abut a highway, excluding driveways, or along any lot designated Residential in the OCP; screening must be maintained.

J. Special Regulations

1. <u>Safety, Noise and Nuisance</u>:

In this Zone:

- (a) No land, *building* or *structure* is permitted to have a use that emits noise, measured at any point on any boundary of the *lot* on which the use is located, that is:
 - i. In excess of 70 decibels where the *lot* abuts a *lot* designated Industrial in the *OCP*; and
 - ii. In excess of 60 decibels where the *lot* abuts a *lot* designated anything other than Industrial in the *OCP*; and

- (b) Uses that store or handle *dangerous goods* and *special wastes* are required to:
 - Be authorized and operate in compliance with permits issued by the Environmental Standards Branch of the Ministry of Environment;
 - ii. Conform with the regulations of the Surrey Fire Prevention By-law, as amended;
 - iii. Conform with the safety regulations as set out in the <u>Health Act</u>, as amended; and
 - iv. Operate with any required permits as set out in the <u>Environmental</u> <u>Management Act</u>, as amended.

2. Outdoor Storage and Display:

Outdoor storage and display of any containers, goods, materials or supplies is specifically prohibited between the front of the *principal building* and the *highway*.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 4,000 sq. m;
- 2. Lot Width: Minimum 40 m; and
- 3. *Lot* Depth: Minimum 60 m.

L. Other Regulations

(BL 13657; 13774; 18414)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant to Surrey Building By-law, as amended, and Surrey Development Cost Charge By-law, as amended.
- 3. Development permits, pursuant to the OCP.

Part 50 -	IS, Salvage	Industria	Zone

Part 50 Salvage Industrial Zone

IS

DELETED (BL 15664)

Part 51

Agro-Industrial Zone

IA

(BL 20300)

A. Intent

This Zone is intended to accommodate and regulate industries which process agricultural products or provide services to *agriculture*.

B. Permitted Uses

(BL 13703)

Land, *buildings* and *structures* shall only be used for the following uses, or a combination thereof: *Principal Uses*:

- 1. *Light impact industry,* limited to the following:
 - (a) Bottling of beverages;
 - (b) Packaging, canning, freezing, manufacturing or processing of:
 - i. Bakery products and goods;
 - ii. Bulbs and flowers;
 - iii. Dairy products and goods;
 - iv. Eggs and egg products;
 - v. Fruits and fruit products;
 - vi. Jams, jellies and honey;
 - vii. Meat, fish, poultry and products;
 - viii. Nuts and nut products;
 - ix. Pickled and spiced food stuffs;
 - x. Tobacco products; and
 - xi. Vegetables and vegetable products; and
 - (c) Cold storage facilities.
- 2. *Agriculture, horticulture* and associated uses, excluding any use involving the keeping or raising of animals and birds.
- 3. Processing, storage and sales of soil.
- 4. Office uses, limited to government agencies related to *agriculture*.
- 5. *Recreation facilities*, excluding go-kart operations, drag racing and rifle ranges.

Accessory Uses:

6. *Caretaker unit*, pursuant to Section D.2 of this Zone.

C. Lot Area

Not applicable to this Zone.

D. Density

(BL 18414)

1. Building Construction:

For the purpose of building construction:

(a) Maximum Density:

The maximum density shall not exceed a floor area ratio of 1.00.

2. Caretaker Unit:

Notwithstanding Section D.1 of this Zone, the *density* of the *caretaker unit* shall be as follows:

- (a) One *caretaker unit* is permitted in each *principal building* that is < 2,800 sq. m in floor area; and
- (b) Two *caretaker units* are permitted in each *principal building* that is >= 2,800 sq. m in floor area; and
- (c) Maximum of two caretaker units are permitted on lots < 4.0 ha in area; and
- (d) Maximum of three caretaker units are permitted on lots >= 4.0 ha in area; and
- (e) The first caretaker unit on a lot shall be a maximum floor area of 140 sq. m; and
- (f) Any additional *caretaker units* on a *lot* shall be a maximum floor area of 90 sq. m each; and
- (g) Notwithstanding Sections D.2(a) through (f) of this Zone, where a *lot* has been subdivided by a strata plan, only one *caretaker unit*, to a maximum of 140 sq. m in floor area, is permitted within the strata plan; and
- (h) Notwithstanding Sections D.2(e) through (g) of this Zone, *caretaker unit* floor area shall be a maximum of 33% of the total floor area of each *principal building* within which the *caretaker units* are contained.

E. Lot Coverage

The maximum lot coverage for all buildings and structures shall be 60%.

F. Yards and Setbacks

Buildings and structures shall be sited not less than 10 m from all lot lines.

G. Height of Buildings

1. <u>Principal Buildings</u>:

Principal building height shall not exceed 12 m.

2. Accessory Buildings:

Accessory building height shall not exceed 6 m.

Structures:

Structure height shall not exceed 6 m.

H. Off-Street Parking and Loading/Unloading

(BL 13774)

1. <u>Parking Calculations:</u>

Refer to Table D.1, Part 5 Off-Street Parking and Loading/Unloading.

2. Tandem Parking:

Where commercial uses are part of the development, required *parking spaces* for company fleet vehicles may be provided as *tandem parking*.

I. Landscaping and Screening

- 1. <u>General Landscaping:</u>
 - (a) All developed portions of the lot not covered by buildings, structures or paved areas shall be landscaped including the retention of mature trees. This landscaping shall be maintained;
 - (b) Continuous screen planting a minimum of 1.5 m high by 1.5 m wide, or a solid decorative fence a minimum of 1.5 m high, shall be provided along all *lot lines* separating the developed portions of the *lot* from any *lot* designated Residential in the *OCP*:

(c) Along the developed portions of the *lot* abutting a *highway*, a continuous *landscaping* strip a minimum of 1.5 m wide shall be provided within the *lot*; and

(d) *Highway* boulevards abutting a *lot* shall be seeded or sodded with grass; excluding *driveways*.

2. <u>Loading and Refuse:</u>

Loading areas, garbage containers and *passive recycling containers* shall be completely screened from any adjacent *lot* designated Residential in the *OCP*, by a minimum of a 2.5 m high *building*, solid decorative fence, *landscaping* strip, or combination thereof.

3. Outdoor Storage and Display:

- (a) Outdoor storage and display in the *rear yard* and *side yards* shall be completely screened by a *landscaping* strip a minimum of 2.5 m high by 1.5 m wide, or a minimum of a 2.5 m high *building*, solid decorative fence, or combination thereof; and
- (b) No display or storage of materials shall be piled higher than 2.5 m within 5 m of the screening fence or *landscaping* strip, nor within 90 m of a *lot* designated Residential in the *OCP*.

J. Special Regulations

Safety, Noise and Nuisance:

In this Zone:

- (a) No land, building or structure is permitted to have a use that emits noise, measured at any point on any boundary of the lot on which the use is located, that is:
 - i. In excess of 70 decibels where the *lot* abuts a lot designated Industrial in the OCP; and
 - ii. In excess of 60 decibels where the *lot* abuts a lot designated anything other than Industrial in the OCP; and
- (b) Uses that store or handle *special waste* may need a permit in accordance with the Environmental Management Act, as amended.
- 2. <u>Outdoor Storage and Display</u>:

Outdoor storage and display of any containers, goods, materials or supplies is specifically prohibited between the front of the *principal building* and the *highway*.

3. Loading and Refuse:

Loading areas, garbage containers and *passive recycling containers* shall not be located within any required *front yard setback*, *flanking street setback* or any required setback adjacent to any *lot* designed Residential in the *OCP*.

K. Subdivision

Lots created through subdivision in this Zone shall conform to the following standards:

- 1. Lot Area: Minimum 1 ha;
- 2. Lot Width: Minimum 50 m; and
- 3. Lot Depth: Minimum 2 times the lot width.

L. Other Regulations

(BL 13657; 13774; 18414)

- 1. Sign regulations, pursuant to Surrey Sign By-law, as amended.
- 2. *Building* permits, pursuant Surrey Building By-law, as amended and Surrey Development Cost Charge By-law₇ as amended.
- 3. Development permits, pursuant to the OCP.

Comprehensive Development Zone

CD

(BL 20300, 21085, 21277, 21281)

A. Intent

This Zone is intended to accommodate and regulate the development of uses on one *lot* or defined area based on a comprehensive plan that conforms to the *OCP* and corresponding Secondary Plan. Comprehensive Development (CD) Zones shall be attached to and form part of this By-law.

B. Zoning Map Designations

All CD Zones are identified on an individual lot basis on the Zoning Map, Schedule A of this By-law.

C. Secondary Suite Use – Schedule K

In the CD Zones listed in Schedule K of this By-law, 1 secondary suite may be added to 1 single family dwelling as long as the secondary suite is contained within the single family dwelling.

D. Short-Term Rental

In CD Zones that permit a *multiple unit residential dwelling, lock-off suite, single family dwelling, secondary suite,* or *coach house, short-term rental* is permitted in accordance with Section B.7 of Part 4 General Provisions.

E. Small-scale multi-family housing requirements for all Existing CD Bylaws

- For the purposes of Part 52 Section D. "Existing CD Bylaws" means those adopted up to and including July 8, 2024 and not after, including those adopted prior to September 27, 2021, listed in Part 52 Section E and in Schedule K.
- 2. For all Existing CD Bylaws with a principal use of either a *single family dwelling* or *duplex* the following applies:
 - (a) the prescribed minimum number of housing units for each parcel of land that is 280 m² or smaller is 3; and
 - (b) the prescribed minimum number of housing units for each parcel of land that is larger than 280 m² is 4.
- 3. Despite E.2.(a) and (b) if the parcel of land is an eligible *lot* within a *frequent bus stop area* the prescribed minimum number of housing units is 6.
- 4. In the event of an inconsistency or conflict between Existing CD Bylaws and Section E.2 and E.3, for *single family dwellings*, *duplexes*, or *secondary suites*, the Existing CD Bylaw provisions govern and take precedence.
- 5. Construction of additional *dwelling units* in accordance with Sections E.2 or E.3, is permitted based on the *lot* size of each *lot* regulated by Existing CD Bylaws, as follows:

Applicable Zone	RA	R1	R2	R3	R4	R5
Lot Size	≥4,050 m²	<4,050 m ² to 1,858 m ²	<1,858 m ² to 775 m ²	<775 m ² to 464 m ²	<464 m ² to 320 m ²	<320 m ²

6. For any additional *dwelling units* to be constructed on a *lot* regulated by Existing CD Bylaws, the applicable zone based on the *lot* size in section E.5 applies.

F. List of Comprehensive Development (CD) Zones

CD Zones adopted prior to September 27, 2021 are not listed in this By-law. CD Zones adopted as of September 27, 2021 are listed below:

CD ID	CIVIC	PARCEL IDENTIFIER OR	CD BYLAW	REPLACES
NO.	ADDRESS	LEGAL DESCRIPTION	NO.	BYLAW NO(S)
CD.01	12505 22 Avenue	000-624-292	20283	13430
CD.02	12549 25 Avenue	019-098-626	20284	12392
CD.03	1777 Ocean Park Rd	002-642-077	20285	14684
CD.04	13464, 13472 and 13484	023-827-319, 023-827-289, 023-	20286	13465
CD.04	13A Avenue	827-181	20200	13403
CD.05	2175 123 Street	010-337-695	20287	15254
CD.06	13078 13 Ave	001-050-915	20288	15448
CD.07	12532 23 Ave	008-453-357	20289	16066
CD.08	12579 27 Ave	005-333-687	20290	16636
65.00	(a) 13406, 13418, 13426 and	(a) 019-136-463, 019-136-480,	20222	42005
CD.09	13438 63 Avenue	019-136-498 and 019-136-501	20332	12065
	(b) 6288 134 Street	(b) 019-136-471		
CD.10	(a) 13338 58B Avenue (b) 13348 58B Avenue	(a) 023-754-087	20333	12657
	(a) 6749, 6755, 6761, 6769,	(b) 023-754-095 (a) Lots 1 – 7, Section 18,		
	6777, 6785 and	Township 2, NWD, Plan		
	6793 128 Street	LMP36578		
	(b) 12685, 12691, 12699,	(b) Lots 10 – 15, Block 2, Section		
	12692, 12686 and 12678	18, Township 2, NWD, Plan		
	67A Ave	LMP53716		
	(c) 12703, 12711, 12717,	(c) Lots 18 – 28, Section 18,		
	12721, 12729, 12735,	Township 2, NWD, Plan		
	12741, 12749, 12755,	LMP36578		
CD.11	12763 and 12768 67B		20334	13242
CD.11	Avenue	(d) Lots 4 – 9, Block 2, Section 18,	20334	13242
	(d) 12681, 12693, 12697,	Township 2, NWD, Plan		
	12696, 12688 and 12680	LMP53716		
	67B Ave	(e) Lots 1 – 3, Block 2, Section 18,		
	(e) 12698, 12690 and	Township 2, NWD, Plan		
	12682 68 Avenue	LMP53716		
	(f) 12772, 12766, 12756,	(f) Lots 8 – 17, Section 18,		
	12748, 12738, 12732,	Township 2, NWD, Plan		
	12726, 12716, 12708 and 12702 68 Ave	LMP36578		
	(a) 6745, 6741, 6737 and	(a) Lots 11 – 14, Section 18,		13388
	6733 128 Street	Township 2, NWD, Plan		13300
	0,33 120 30 660	LMP40442		
	(b) 12705, 12713, 12719,	(b) Lots 1 – 8, Section 18,		
	12727, 12733, 12743,	Township 2, NWD, Plan		
	12751, and 12759 67A	LMP40442		
	Avenue			
	(c) 12767 and 12777 67A	(c) Lots 9 and 10, Section 18,		
CD.12	Avenue	Township 2, NWD, Plan	20335	
(0.12		LMP40442	20333	
	(d) 12787, 12758, 12750,	(d) Lots 15, 19 – 26, Section 18,		
	12742, 12736, 12728,	Township 2, NWD, Plan		
	12718, 12712 and 12706	LMP40442		
	67A Avenue	(a) Lat 16 Continue 10 T		
	(e) 12786 67A Avenue	(e) Lot 16, Section 18, Township 2,		
		NWD, Plan LMP40442 except		
		Part in Plan EPP70858		
L				

CD ID	CIVIC	PARCEL IDENTIFIER OR	CD BYLAW	REPLACES
NO.	ADDRESS	LEGAL DESCRIPTION	NO.	BYLAW NO(S)
	(f) 12776 and 12768 67A Avenue	(f) Lots 17 and 18, Section 18, Township 2, NWD, Plan LMP40442		13030 & 13388
CD.13	(a) 13791, 13787, 13783, 13779 and 13775 58A Avenue (b) 5852, 5856, 5860, 5866, 5872, 5882 and 5892 137B Street (c) 5946, 5942, 5938, 5932, 5926, 5922, 5918, 5912, 5908, 5900, 5894, 5890, 5884, 5878, 5874, 5868, 5864, 5862, 5858, 5854, 5915, 5903, 5897, 5891, 5879, 5867, 5941 and 5933 138 Street	 (a) Lots 27 – 31, Section 9, Township 2, NWD, Plan LMP45101 (b) Lots 32 – 38, Section 9, Township 2, NWD, Plan LMP45101 (c) Lots 1 – 26 and 39, 40, Section 9, Township 2, WD, Plan LMP45101 	20336	13438
CD.14	12704, 12714, 12720, 12726, 12732, 12738, 12746, 12752, and 12760 67B Avenue	Lots 1-9, Section 18, Township 2, NWD, Plan LMP41909	20337	13686
CD.15	12515, 12525, 12535 and 12543 61A Avenue	024-815-268, 024-815-284, 024- 815-292 and 024-815-306	20338	13935
CD.16	8162 and 8156 156 Street	025-712-365 and 025-712-373	20339	14798
CD.17	(a) 12707, 12715, 12725, 12733, 12739, 12747, 12753, 12761, 12773 and 12781 67 Avenue (b) 6681, 6689, 6695 and 6703 128 Street (c) 12769 67 Avenue	 (a) Lots 1 – 8, 10 and 11, Section 18, Township 2, NWD, Plan LMP37099 (b) Lots 12 – 15, Section 18, Township 2, NWD, Plan LMP37099 (c) Lot 28, Section 18, Township 2, NWD, Plan LMP40442 	20385	13030
CD.18	(a) 15919, 15929, 15939, 15949, 15959, 15969, 15960, 15950, 15940, 15930, 15920 and 15910 91A Avenue (b) 9176 159 Street	 (a) Lots 2 – 13, Section 35, Township 2, NWD, Plan LMP51430 (b) Lot 1, Section 35, Township 2, NWD, Plan LMP51430 	20386	14209
CD.19	(a) 15516, 15528, 15558, 15566, 15572, 15582 and 15590 89A Avenue (b) 15591, 15581, 15573, 15565, 15557, 15556, 15564, 15570, 15578 and 15588 89 Avenue (c) 8947, 8941 and 8935 155A Street	 (a) Lots 1 – 2 and 6 – 10, Section 35, Township 2, NWD, Plan LMP53257 (b) Lots 11 – 19, Section 35, Township 2, NWD, Plan LMP53257 (c) Lots 3 – 5, Section 35, Township 2, NWD, Plan LMP53257 	20387	14535
CD.20	(a) 6149, 6141, 6135, 6127, 6121 and 6119 128 Street (b) 6116, 6130, 6152, 6160, 6168 and 6172 127 Street (c) 12716, 12728, 12738, 12742, 12750, 12760, 12735 and 12723 61A Avenue	 (a) Lots 1 – 6, Section 7, Township 2, NWD, Plan BCP7842 (b) Lots 7 – 8 and 26 – 29, Section 7, Township 2, NWD, Plan BCP7842 (c) Lots 9 – 14 and 24 – 25, Section 7, Township 2, NWD, Plan BCP7842 	20388	14818

CD ID	CIVIC PARCEL IDENTIFIER OR		CD BYLAW	REPLACES
NO.	ADDRESS	LEGAL DESCRIPTION	NO.	BYLAW NO(S)
	(d) 6158, 6162, 6164, 6170, 6178, 6175, 6169, 6161, 6155, and 6181 127A Street	(d) Lots 15 – 23 and 30, Section 7, Township 2, NWD, Plan BCP7842		
CD.21	(a) 6670 127 Street (b) 6683 and 6673 127A Street (c) 12708, 12720, 12730, 12740, 12756, 12766, 12778, 12788 67 Avenue (d) 6677, 6671, 6663, 6657 128 Street	 (a) Lot 1, Section 18, Township 2, NWD, Plan BCP6164 (b) Lots 6 – 7, Section 18, Township 2, NWD, Plan BCP6164 (c) Lots 2 – 5 and 8 – 11, Section 18, Township 2, NWD, Plan BCP6164 (d) Lots 12 - 15, Section 18, Township 2, NWD, Plan BCP6164 	20389	14919
CD.22	 (a) 14758 57 Avenue (b) 5698 147 Street (c) 14703, 14725, 14746 and 14730 56B Avenue (d) 14733, 14755, 14756, 14742, 14736 and 14728 56A Avenue 	(a) Lot 1, Section 10, Township 2, NWD, Plan BCP32480 (b) 5698 147 Street (c) 14703, 14725, 14746 and 14730 56B Avenue (d) 14733, 14755, 14756, (e) Lot 2, Section 10, Township 2, NWD, Plan BCP32480 (c) Lots 3 – 6, Section 10, Township 2, NWD, Plan BCP32480 (d) Lots 7 – 12, Section 10,		15909
CD 23	15945 107A Avenue	026-991-268	20391	16498
CD 26	17395 – No. 10 (56 Ave) Hwy	Lot 2, Plan BCP47842	20480	Portion of 19496
CD 47	10232 Whalley Boulevard	Lot 66, Plan 38420	20589	N/A
CD 59	15055, 15061 and 15063 – 54A Avenue	Strata Lots 1 – 41, Strata Plan EPS6077	20654	N/A
CD 60	(a) Portion of 13102 - 112A Avenue Portion of 13105 - 112 Avenue	(a) Portion of Lot 1, Plan 480 Portion of Lot "A", Plan 480	20656	N/A
CD.24	(a) 10474 132 Street (b) 13228 105 Avenue (c) 13240 and 13248 105 Avenue (d) 13256 and 13272 105 Avenue	 (a) Lot 3, Section 22, Block 5, North Range 2 West, NWD, Plan 19897 (b) Lot 6, Section 22, Block 5, North Range 2 West, NWD, Plan 19897 (c) Lots 161 and 162, Section 22, Block 5, North Range 2 West, NWD, Plan 29669 (d) Lots 175 and 176, Section 22, Block 5, North Range 2 West, NWD, Plan 39842 	20472	N/A
CD.41	(a) 13454 95 Avenue (b) 13460 95 Avenue (c) 13474 95 Avenue	(a) Lot 6, Plan 14014 (b) Lot 7, Plan 14014 (c) Lot 8, Plan 14014	20571	N/A
CD.42	6611 – 152A Street	Lot 4, Plan BCP49715	20566	N/A
CD.47	10232 Whalley Boulevard	Lot 66, Plan 38420	20589	N/A
CD.51	(a) 16483 89 Avenue (portion of)	(a) Lot 2, Plan LMP20848 (portion of)	20612	N/A

CD ID	CIVIC	PARCEL IDENTIFIER OR	CD BYLAW	REPLACES
NO.	ADDRESS	LEGAL DESCRIPTION	NO.	BYLAW NO(S)
	(b) 16487 89 Avenue (portion of	(b) Lot 3, Plan LMP20848 (portion of)		
CD.61	(a) 9674, 9682, and portion of 9692 137 Street (b) 9671, 9677, and portion of 9687 137A Street	(a) Lots 20, 22 and 24 Plan 14725 (b) Lots 21, 23 and 25 Plan 14725	20650	N/A
CD.66	1938 - 152 Street	Lot 205, Plan 57178	20676	N/A
CD 37	17700 No. 10 Highway (56 Avenue)	Lot 36, Plan 57691	20531	N/A
CD 65	(a) 9759 and 9775 - 137A Street (b) 13748 Fraser Hwy (c) Portion of Road	(a) Lot 20 and 21 Plan 13110 (b) Lot 5 Plan EPP32216	20679	N/A
CD 89	3017 McBride Avenue	Lot 15, Plan 2200	20745	N/A
CD 97	(a) 12823 No. 10 (58 Avenue) Highway (b) Portion of12841 No. 10 (58 Avenue) Highway)	(a) Parcel "A", Explanatory Plan 14195 (b) Portion of Lot 21, Plan 31460	20806	N/A
CD 103	13826 – 18 Avenue	Lot 59, Plan 62342	20853	N/A
CD 27	(a) 12534, 12538, 12542, 12548, 12560, 12568, 12572, 12580 and 12588 - 64 Avenue (b) 6308 and 6298 - 125A Street (c) 6278, 6288, 6292, 6318, 6326, 6332, 6340, 6352, 6360, 6372, 6380, 6386, 6390, 6398, 6395, 6385, 6377, 6361, 6355, 6341, 6333, 6325, 6319, 6303, 6297, 6291, 6289, 6283, 6277 and 6271 - 125A Street (d) 6301 and 6299 - 126 Street (e) 6389, 6321, 6315, 6297 and 6287 - 126 Street (f) 12599, 12589, 12579, 12550, 12558, 12566, 12572, 12582, 12588 and 12596 - 62B Avenue	 (a) Lots 1-9, Plan LMP37067 (b) Lots 1 and 4, Plan LMP38325 (c) Lots 20-22 and 25-51, Plan LMP37067 (d) Lots 2-3, Plan LMP38325 (e) Lots 10-12 and 15-16, Plan LMP 37067 (f) Lots 17-19, 52-58, Plan LMP37067 (g) Lot 59, Plan LMP3706 	20517	13186
CD 28	(a) 14601, 14607, 14615, 14621, 14627, 14633 14639, 14645, 14653, 14661, 14669, 14675, 14681, 14687, 14693, 14697, 14690, 14682, 14668, 14660, 14652, 14646, 14640, 14632, 14628, 14622, 14614, 14608 and 14602 - 81A Avenue (b) 14693, 14699, 14711, 14719, 14725, 14733,	 (a) Lots 1-16 and 85-97, Plan LMP49293 (b) Lots 17-18, 25-66, 68-70 and 81-84, Plan LMP49293 (c) Lots 19-24, Plan LMP49293 (d) Lots 67 and 98-103 Plan LMP49293 (e) Lots 71-80, Plan LMP49293 (f) Lots 1-9 and 26-34, Plan LMP42576 (g) Lots 10-21 and 23-25, Plan LMP42576 	20518	13528

CD ID		CIVIC		PARCEL IDENTIFIER OR	CD BYLAW	REPLACES
NO.		ADDRESS		LEGAL DESCRIPTION	NO.	BYLAW NO(S)
NO.		14739, 14745, 14753,	(h)	Lots 22 and 38-40, Plan	140.	DILAW NO(3)
		14768, 14762, 14756,	('')	LMP42576		
			(i)	Lots 35-37, Plan LMP42576		
			(i)	Lots 41-45, Plan LMP42576		
			(k)	Lot 104, Plan LMP49293		
			(1)	Lot 46, Plan LMP42576		
		14688, 14684, 14682,	(-,			
		14674, 14670, 14666,				
		14662, 14658, 14654,				
		14650, 14644, 14638,				
		14634, 14630, 14626,				
		14620, 14616, 14610,				
		14606, 14602, 14609,				
		14617, 14625, 14651,				
		14659, 14663 and 14667 -				
		80A Avenue				
	(c)	8067, 8075, 8083, 8082,				
		8076 and 8070 - 147				
		Street				
	(d)	8068, 8128, 8118, 8108,				
		8098, 8088 and 8078 -				
		146 Street				
	(e)	8051, 8057, 8063, 8071,				
		8079, 8086, 8080, 8072,				
		8066 and 8058 - 146A				
	(£)	Street				
	(f)	14591, 14583, 14575,				
		14567, 14559 14551,				
		14543, 14529, 14517,				
		14518, 14536, 14544, 14552, 14560, 14568,				
		14576, 14584, 14592 - 82				
		Avenue				
	(ø)	8212, 8215, 8209, 8203,				
	(6)	8195, 8187, 8183, 8177,				
		8171, 8165, 8159, 8153,				
		8168, 8174 and 8182 -				
		145 Street				
	(h)	14515, 14593, 14581 and				
		14571 - 81A Avenue				
	(i)	8185, 8175 and 8163 -				
		146 Street				
	(j)	8158, 8164, 8169, 8161				
		and 8151 - 145B Street				
	(k)					
	(I)	8149 - 145 Street	<u> </u>			
	(a)			Lots 1-10, Plan LMP45159		
		15641, 15649, 15657,		Dedicated Park, Plan LMP45159		
CD 29		15665, 15675, 15683, and			20519	13762
		15693 - 102B Avenue				
	, ,	10296 - 156 Street	, ,			
	(a)	6590, 6582, 6576, 6568,	(a)	Lots 1 – 17, Plan LMP47007		
		6560, 6552, 6546, 6538,	(b)	Lot 18, Plan LMP47007		
CD 30		6537, 6545, 6551, 6557,			20520	13960
		6565, 6571, 6579, 6585				
	(h)	and 6593 -125A Street 12506 66 Avenue				
<u> </u>	(n)	12300 00 AVEITUR	<u> </u>			

CD ID	CIVIC	PARCEL IDENTIFIER OR	CD BYLAW	REPLACES
NO.	ADDRESS	LEGAL DESCRIPTION	NO.	BYLAW NO(S)
CD 31	(a) 6521, 6497 and 6495 - 142 Street (b) 14198, 14188, 14176, 14170, 14166, 14162 and 14158 - 65 Avenue (c) 6476, 6488, 6477, 6483, 6491, 6505, 6511, 6527, 6539, 6530, 6520 and 6510 - 141A Street (d) 6519, 6525, 6533, 6538, 6522, and 6518 - 141B	 (a) Lots 2, 4 and 5, Plan LMP50252 (b) Lots 3 and 6-10 and 13 Plan LMP50252 (c) Lots 11-12 and 14-23 Plan LMP50252 (d) Lots 24-29, Plan LMP50252 	20521	14140
CD 32	Street (a) 8115 and 8109 - 145	 (a) Lots 1 and 2, Plan LMP53759 (b) Lots 3 – 13 and 18-23, Plan LMP53759 (c) Lots 14-17, Plan LMP53759 (d) Lot 26, Plan LMP53759 	20522	14425
CD 33	(a) 14466, 14478, 14488, 14498, 14508, 14520, 14530 and 14554 - 68 Avenue (b) 6791, 6785, 6779, 6771, 6782 and 6790 - 144B Street (c) 14470, 14476, 14482, 14490, 14496, 14499, 14493, 14487 and 14481 - 67B Avenue (d) 6789, 6781, 6773, 6767, 6761, 6753, 6745, 6739, 6733, 6727, 6724, 6732, 6738, 6744, 6750, 6756, 6762, 6768, 6774, 6780 and 6788 - 145A Street (e) 14555 - 67 Avenue	(a) Lots 1, 17-22 and 44, Plan BCP450 (b) Lots 2-5 and 15-16, Plan BCP450 (c) Lots 6-14, Plan BCP450 (d) Lots 23-43, Plan BCP450 (e) Lot 45, Plan BCP450	20523	14444
CD 34	(a) 12190, 12208, 12216, 12220, 12228, 12232, 12240 and 12246 - 92 Avenue (b) 12245, 12237, 12223, 12215, 12209, 12201, 12242 and 12238 - 91A Avenue (c) 9159, 9151, 9147, 9141, 9135, 9129, 9119, 9111, 9105, 9108, 9116, 9122, 9130, 9136, 9150, 9142 - 122 Street (d) 9113 - 122 Street	 (a) Lots 1-8, Plan BCP93 (b) Lots 9-14, and 29-30, Plan BCP93 (c) Lots 15-28 and 31-32, Plan BCP93 (e) Dedicated Park, Plan BCP93 	20524	14523
CD 103	13826 – 18 Avenue	Lot 59, Plan 62342	20853	N/A

CD ID NO.	CIVIC ADDRESS	PARCEL IDENTIFIER OR LEGAL DESCRIPTION	CD BYLAW NO.	REPLACES BYLAW NO(S)
CD 115	13352 Old Yale Road	(a) Lot 150 Section 27 Block 5 North Range 2 West New Westminster District Plan 45770	20922	N/A
CD 54	16263 – 10 Avenue	Parcel "A", Plan 2817	20633	N/A
CD 50	Portion of 15624 24 Avenue	Parcel A, Plan NWP13126	20605	N/A
CD 122	(a) 1693, 1681, 1667, 1653 and 1641 - 137 Street (b) 13697 - 16 Avenue	(a) Lots 1-5, Plan LMP47186 (b) Lot 6, Plan LMP47186	20947	13785
CD 123	3345, 3339, 3331, 3323, 3315 and 3307 Rosemary Heights Crescent	Lots 1-6, Plan LMP50713	20948	14388

	(a) 3753, 3759, 3765, 3771, 3777, 3783, 3789, 3797, 3803, 3811, 3817, 3825, 3831, 3837, 3843, 3849, 3855, 3861, 3867, 3873, 3879, 3885, 3891, 3895, 3899, 3896, 3888, 3882, 3876, 3870, 3864, 3860, 3856, 3850, 3844, 3836, 3822, 3810, 3800, 3794, 3788, 3782, 3776, 3770, 3764, and 3758 154 Street	(a) Lots 1-30, 69-84, Plan LMP BCP1910		
	(b) 3832, 3826, 3818, 3812, 3806, 3796, 3790, 3784, 3778, 3773, 3779, 3785, 3791, 3795, 3799, 3805 and 3813 154A Street	(b) Lots 31-39 and 61-68, Plan LMP BCP1910		
CD 124	(c) 15467, 15479, 15489, 15499, 15596, 15586, 15576, 15566, 15556, 15546, 15536, 15526, 15516, 15506, 15496, 15488, 15478, 15468, 15462, 15456 and 15450 -378 Avenue	(c) Lots 40-60, Plan BCP1910	20949	14608
	(d) 15439, 15447, 15459, 15469, 15477, 15485, 15491, 15497, 15507, 15517, 15527, 15537, 15547, 15557, 15567, 15577, 15587, 15597 - 37A Avenue	(d) Lots 85-102, Plan BCP1910		
	(e) 3765, 3773, 3779 and 3787 - 156 Street	(e) Lots 103-106, District Lots 244 Group 2 Plan LMP BCP1910		
	(f) 3793 - 156 Street (g) 15496 - 40 Avenue	(f) Lot 107, Plan BCP1910 (g) Dedicated Park, Plan BCP1910		
CD 125	1961, 1955 and 1947 Ocean Park Road	Lots 1-3, Plan BCP8251	20950	15073
CD 126	2830 Ohara Lane	Lot 34, Plan 2200	20951	16978
CD 127	(a) 2889, 2881, 2861 and 2851 - 162 Street (b) 16188 - 28A Avenue	(a) Lots 93-96, Plan BCP49118 (b) Lot 119, Plan BCP49118	20952	17284

CD 128	 (a) 12604 - 68 Avenue (b) 6788 and 6758 - 126 Street (c) 12613, 12605, 12606 and 12616 - 67B Avenue (d) 12619, 12600, 12608, 12618 and 12622 - 67A Avenue (e) 12621 and 12620 - 67B Street (f) 12625 - 67A Avenue 	 (a) Lot 2, Plan LMP34520 (b) Lots 1 and 35, Plan LMP34520 (c) Lots 16-19, Plan LMP34520 (d) Lots 34 and 42-45, Plan LMP34520 (e) Lots 15 and 20, Plan LMP34520 (f) Lot 33, Plan LMP34520 	20953	13068
CD 129	(a) 12486 - 80 Avenue (b) 7989 - 125 Street	(a) Lot 1, Plan BCP44645 (b) Lot 2, Plan BCP44645	20954	17013
CD 88	16537 – 28 Avenue	Lot 68, Plan 67389	20742	N/A
CD 75	15290 - 66 Avenue	Lot 5, Plan 1442	20726	N/A
CD 62	5956 – 176A Street	Lot B, Plan 14117	20657	N/A
CD 78	10261 - 166A Street (portion of)	Portion of Lot 6, Plan EPP60087	20723	N/A
CD 72	(a) Portion of 10375 - 133 Street (b) 13252 - 104 Avenue (c) 13242 - 104 Avenue	(a) Portion of Lot 4, Plan LMP 12491 (b) Lot 5, Plan LMP 12491 (c) Lot 6, Plan LMP 12491	20706	N/A
CD 99	(a) 2981 - 192 Street (b) 2898 - 190 Street (c) 2825 - 192 Street	(a) Lot 6, Plan 16954 (b) Parcel A, Explanatory Plan 15837 (c) Part of Parcel A, Explanatory Plan 15837	20851	N/A
CD 69	(a) 14774 - 106 Avenue (b) 14764 - 106 Avenue (c) 14754 - 106 Avenue (d) 14744 - 106 Avenue	(a) Lot 134, Plan 41515 (b) Lot 135, Plan 41515 (c) Lot 136, Plan 41515 (d) Lot 137, Plan 41515	20696	N/A
CD 63	13868 - 104 Avenue	Lot 1, Plan BCP15711	20652	N/A

CD ID NO.	CIVIC ADDRESS	PARCEL IDENTIFIER OR LEGAL DESCRIPTION	CD BYLAW NO.	REPLACES BYLAW NO(S)
CD 133	10164 - 177A Street	Lot 28, Plan EPP 122313	20971	N/A
CD 131	(a) 2383 – 153 St (b) 15280 – 24 Ave (c) 15268 – 24 Ave (d) 15262 – 24 Ave (e) 2372 – 152A St (f) 2369 – 153 St (g) 2350 – 152A St (h) 2360 – 152A St (i) 2355 – 153 St (j) 2365 – 153 St	(a) East Half Lot 29 Except Part in Plan BCP20809 Section 14 Township 1 NWD Plan 8492 (b) West Half of Lot 29 Except Part Dedicated Road on Plan BCP20554, Section 14 Township 1 NWD, Plan 8492 (c) East Half Lot 32 Except Part in Plan BCP20809 Section 14 Township 1 NWD Plan 8492 (d) West Half Lot 32 Except Part in Plan20809 Section 14 Township 1 NWD Plan 8492 (e) North Half Lot 31 Section 14 Township 1 NWD Plan 8492 (f) North Half of Lot 30 Section 14 Township 1 NWD 8492 (g) Lot 78 Section 14 Township 1 NWD Plan 13327 (h) South Half Lot 31 Section 14 Township 1 NWD Plan 8492 (i) Lot 79, Section 14 Township 1 NWD Plan 13327 (j) South Half Lot 30 Section 14 Township 1 NWD Plan 8492	20967	N/A
CD 25	5650 146A Street	Lot 53, Plan NWP 50725	20479	N/A
CD 183	(a)10275 City Parkway (b)10261 City Parkway	(a) Lot 3, LMP46320 Except BCP48957 (b) Lot 3, Plan EPP116246	21169	13882
CD 94	(a) 10077 - 133 Street (b) 13277 - 100A Avenue (c) 10055 - 133 Street	(a) Lot 21, Plan 20923 (b) Lot 22, Plan 20923 (c) Lot 23, Plan 20923	20791	N/A
CD 39	(a) Portion of 8293 King George Boulevard (b) 8345 135A Street (c) Portion of Road	(a) Lot 67, Plan 51521 (b) Lot 71, Plan 57624 (c) That portion of closed road containing 54.3 sq. m.	20548	N/A
CD 40	Portion of 8293 King George Boulevard	Lot 67, Plan 51521	20549	N/A

CD ID NO.	CIVIC ADDRESS	PARCEL IDENTIFIER OR LEGAL DESCRIPTION	CD BYLAW NO.	REPLACES BYLAW NO(S)
CD 119	(a) 11037 Ravine Road (b) 11049 Ravine Road (c) 11057 Ravine Road (d) 11069 Ravine Road (e) 11054 - 132 Street (f) 11066 - 132 Street (g) 11080 - 132 Street	(a) Lot 80, Plan 34840 (b) Lot 5, Plan 9739 (c) Lot 4, Plan 9739 (d) Lot 3, Plan 9739 (e) Lot 1, Plan 8791 (f) Lot 2, Plan 8791 (g) Lot 3, Plan 8791	20959	N/A
CD 86	14683 - 104 Avenue	Lot 148, Plan 60926	20760	N/A
CD 49	19209 – 96 Avenue	Lot 1, Plan 3966	20609	N/A
CD 102	(a) 10628 - 138A Street (b) 10631 - 139 Street (c) 10620 - 138A Street 10619 - 139 Street	(a) Lot 81, Plan 57467 (b) Lot 82, Plan 57467 (c) Lot 74, Plan 49290 Lot 75, Plan 49290	20844	N/A
CD 106	5937 – 144 Street	Lot C, Plan 16821	20897	N/A
CD 120	(a) 13453 – 94A Avenue (b) 13461 – 94A Avenue 13473 – 94A Avenue	(a) Lot 17, Plan 18175 (b) Lot 18, Plan 18175 Lot 19, Plan 18175	20955	N/A
CD 224	16300 – 104 Avenue	Portion of Section 26, Plan 28411	21297	N/A
CD 213	10441 – 132 Street	Lot 1, Plan LMP49629	21268	N/A
CD 187	(a) 13561 Bentley Road (b) 13569 Bentley Road	(a) Lot 1, Plan 9938 (b) Lot 2, Plan 9938	21175	N/A
CD 105	(a) 12759 – 76 Avenue (b) Portion of 12725 – 76 Avenue (c) 12749 – 76 Avenue (d) Portion of 12741 – 76 Avenue	(a) East 50 Feet of Lot 19 Plan 7067 (b) East 100 Feet of Lot 20 Plan 7067 (c) Lot 21, Plan NWP25918 (d) Lot 22, Plan NWP25918	20901	N/A

CD ID NO.	CIVIC ADDRESS	PARCEL IDENTIFIER OR LEGAL DESCRIPTION	CD BYLAW NO.	REPLACES BYLAW NO(S)
CD 225	12666 - 72 Avenue	Lot A, Plan LMP37958	21295	N/A
CD 252	(a) 8127 – 168A Street (b) 8128 – 168A Street (a) 16860 – 81A Street	(a) Lot 7, Plan EPP112552 (b) Lot 8, Plan EPP112552 (c) Lot 11, Plan EPP112552	21406	N/A
CD 253	(a) 8122 – 168 Street (b) 8136 – 168 Street (c) 8148 – 168 Street (d) 16832 – 81A Avenue (e) 8145 – 168A Street (f) 8139 – 168A Street (g) 16852 – 81A Avenue (h) 16856 – 81A Avenue (d) 16864 – 81A Avenue	(a) Lot 1, Plan EPP122552 (b) Lot 2, Plan EPP112552 (c) Lot 3, Plan EPP112552 (d) Lot 4, Plan EPP112552 (e) Lot 5, Plan EPP112552 (f) Lot 6, Plan EPP112552 (g) Lot 9, Plan EPP112552 (h) Lot 10, Plan EPP112552 (c) Lot 12, Plan EPP112552	21407	N/A
CD 196	(a) 14784 – 106 Avenue (b) 14794 - 106 Avenue (c) 10563 - 148 Street (c) 10573 - 148 Street	(a) Lot 2, Plan EPP127075 (b) Lot 131, Plan 41515 (c) Lot 133, Plan 41515 (c) Lot 132, Plan 41515	21250	N/A
CD 113	(a) 14518 – 104A Avenue (b) 14528 – 104A Avenue (c) 14538 – 104A Avenue (b) 14548 – 104A Avenue	(d) Lot "C", Plan 17992 (e) Lot 124, Plan 41196 (f) Lot 125, Plan 41196 (c) Lot 126, Plan 41196	20924	N/A
CD 150	6605 – 140 Street	Lot 1, Plan 59731	21059	N/A
CD 81	(a) 9482 – 134 Street (b) 9470 – 134 Street (c) 9492 – 134 Street (d) 13428 – 95 Avenue	(a) Lot 2, Plan 14014 (b) Lot 3, Plan 14014 (c) Strata Lot 1, Plan NW2481 (g) Strata Lot 2, Plan NW2481	20756	N/A
CD 107	7112 – 128 Street	South Half Lot 1, Plan 1183	20895	N/A
CD 162 CD 163 CD 164	7850 King George Boulevard (Portion of)	Parcel B, Plan 55111 (Portion of)	21097 21098 21099	N/A
CD 159 CD 160 CD 161	7790 King George Blvd (portion of)	Lot 60 Plan 46548 (portion of)	21100 21101 21102	N/A

CD ID NO.	CIVIC ADDRESS	PARCEL IDENTIFIER OR LEGAL DESCRIPTION	CD BYLAW NO.	
CD 199	(a) 13773 - 108 Avenue (b) 13753 - 108 Avenue (c) 13733 - 108 Avenue (d) 13758 Larner Road 13764 Larner Road	(a) Lot 1, Plan 6002 (b) Parcel "A" of Lot 1, Plan 6002 and Lot 3, Plan 4269 (c) Parcel "2", Plan 7904 (d) Lot 8, Plan 13580 Lot 9, Plan 13580	21198	N/A
CD 257	10611 – 150 Street (Portion of)	Lot 59, Plan 41907	21445	N/A
CD 104	(a) 10984 Ravine Road 10970 - 132 Street	(a) Lot 4, Plan 19758 Lot 5, Plan 19758	20846	N/A
CD 190	1651 – 128 Street	Parcel "One" Section 18 Township 1 NWD Reference Plan 57949	21189	N/A
CD 168	14723 – 104 Avenue	Lot 149 Plan 60926	21113	N/A
CD 243	3310 - 144 Street	Lot 10, Plan BCP10129	21376	N/A
CD 231	8468 - 140 Street	Lot 1, Plan 86398	21313	N/A
CD 210	Portion of 11358 – 128 Street	Lot 2, Plan Epp51766	21241	N/A
CD 260	13585 – 95 Avenue	Lot A, Plan EPP65742	21436	20416
CD 264	9714 - 137 Street	Lot 2, Plan EPP121104	21468	N/A
CD 258	Portion of 2513 – 140 Street	Lot 66, Plan 66900	21431	N/A

CD ID NO.	CIVIC ADDRESS	PARCEL IDENTIFIER OR LEGAL DESCRIPTION	CD BYLAW NO.	REPLACES BYLAW NO(S)
CD 249	3394 – 168 Street	South West Quarter Except Reference Plan 3982 Plan 8866 and Bylaw Plan 67257	21384	N/A
CD 300	17023 – 88 Avenue	Lot 4, Plan 7546	21641	N/A
CD 287	10383 – 150 Street	Lot 92, Plan 48172	21586	N/A
CD 288	9014 - 152 Street	Lot A, Section 35, Plan 76734	21587	N/A
CD 289	10310 - 152 Street	Lot 39, Plan 47979	21585	N/A
CD 290	13650 - 102 Avenue	Lot 1, Plan BCP39750	21588	N/A
CD 291	15148 Fraser Highway	Lot 265, Plan 58219	21589	N/A
CD 292	19555 Fraser Highway	Lot 12, Plan 27347	21592	N/A

Part 53

Severability and Repeal of Previous By-law

SEVERABILITY

(BL 20300)

A. Severability

If any Part, Section, Sub-section, clause or phrase of this By-law is held to be invalid by a court of competent jurisdiction, the invalid portion shall be severed and the remainder of the By-law shall be deemed to have been enacted without the invalid portion.

B. Repeal of Previous By-law

City of Surrey Zoning By-law, 1979, No. 5942 and all amendments thereto, is hereby repealed, except:

- 1. In so far as it applies to all *lots* specified in Section B, Part 3 Zones of this By-law.
- 2. In the case of a Land Use Contract or Comprehensive Development Zone adopting all or any portion of By-law No. 5942, the portion of the said By-law adopted by reference in the Land Use Contract or Comprehensive Development Zone shall remain in force for the purposes of the said Land Use Contract or Comprehensive Development Zone.

Part 54 Adoption Date ADOPTION

A. Adoption Date

READ A FIRST AND SECOND TIME on the 28th day of June 1993.

PUBLIC HEARING HELD thereon on the 22nd day of July 1993.

READ A THIRD TIME on the 27th day of July 1993.

RECONSIDERED AND FINALLY ADOPTED, signed by the Mayor and Clerk and sealed with the Corporate Seal on the 13th day of September 1993.

 MAYOR
 CLERK