TOWN OF LAKE COWICHAN



Advisory Planning Commission *Thursday, October 24th, 2019 at 4.00 p.m. – Council Chambers*

AGENDA

<u>CALL</u>	. TO ORDER	Page #
INTR	CODUCTION OF LATE ITEMS (if applicable)	
ADOI	PTION OF MINUTES	
(a)	Minutes of meeting held on September 19 th , 2019.	3
BUSI	NESS ARISING AND UNFINISHED BUSINESS	
(a)	None.	
CORF	None. RESPONDENCE None.	
<u>REPC</u>	DRTS Contract Planner: (i) Zoning Bylaw - Update on;	5
	basic structure of the bylaw,	
	 the rationale for terminology changes, and the consistent approach to its subdivisions: part, section, subsection, article, clause. 	

8. <u>NEW BUSINESS</u>

None.

9. NEXT MEETING DATE October 24th, 2019 – 4.00 p.m.

10. ADJOURNMENT

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TOWN OF LAKE COWICHAN Minutes of Advisory Planning Commission held on <u>Thursday, September 19th, 2019</u>



- PRESENT: Darlene Ector, Chair Janet Kirk Brian Locher Robert Patterson
- REGRETS: Pat Lamont

ALSO, PRESENT: Councillor Carolyne Austin James van Hemert, Contract Planner

1. CALL TO ORDER

The Chair called the meeting to order at 4.00 p.m.

2. APPROVAL OF AGENDA

No. APC.15/19 Moved: Janet Kirk Seconded: Robert Patterson that the agenda, as amended, be approved.

CARRIED.

3. ADOPTION OF MINUTES

No. APC.16/19 Moved: Robert Patterson Seconded: Janet Kirk that the minutes of the meeting held on June 27th, 2019 be approved.

CARRIED.

4. BUSINESS ARISING AND UNFINISHED BUSINESS

None.

5. DELEGATIONS AND REPRESENTATIONS

None.

6. CORRESPONDENCE

None.

7. **<u>REPORTS</u>**

(a) The contract planner covered several areas that needed to be revisited in the Zoning Bylaw so long as they were consistent with the Official Community Plan. He included a discussion on the need for clarity through illustrations and diagrams. He also covered the following: setbacks particularly in commercial zones.; housing types and secondary suites; rental only zone district; and a definition of "family".

8. <u>NEW BUSINESS</u>

(a) Some discussion on the merits of including cannabis retail sales in commercial zones or allowing them under the Temporary Use Permit process. The Contract Planner shared some of the experiences faced by the state of Colorado when cannabis use and sales were legalized there.

9. NEXT MEETING DATES

October 24th, 2019 at 4.00 p.m.

10. ADJOURNMENT

The Chair adjourned the meeting at 5.01 p.m.

Certified correct ______.

Confirmed on the ______ day of ______, 2019.

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Chair



TOWN OF LAKE COWICHAN

ZONING BYLAW NO. ____-2020

A Bylaw to Establish Zones And_to Regulate the Use of Land, Buildings and Structures within the Zones

WHEREAS the Local Government Act of Province of British Columbia authorizes a local government to enact bylaws, pursuant to Section 903 which would designate different zones pertaining to land use and development of the Town of Lake Cowichan;

AND WHEREAS the Council wishes to adopt regulations that would guide the growth of the municipality in a systematic and orderly way for the benefit of the community by ensuring that the various uses of land and improvements are developed for the public good;

AND WHEREAS the passage of this bylaw has met all of the requirements pursuant to the Local Government Act;

NOW THEREFORE the Council of the Town of Lake Cowichan in open meeting assembled, enacts the following:

No. 935___--20132020

PART I GENERAL PROVISIONS

<u>TITLE</u>

1.1 This bylaw may be cited for all purposes as the Town of Lake Cowichan Zoning Bylaw Number 935-2013.

PURPOSE

1.2 The purpose of the Zoning Bylaw is to regulate the use of land and structures, to guide sustainable and resilient development and to preserve the amenities of Lake Cowichan for the benefit of the community as a whole.

AUTHORITY

1.3 All sections, except explicitly indicated, are enacted pursuant to the Local Government Act

APPLICATION

1.4 This bylaw applies to all the land, surface of water, buildings, structure, air space and natural vegetation within the municipal boundaries of the Town of Lake Cowichan.

CONFORMITY

- 1.5 Land, air space or the surface of water shall not be altered, used or occupied and buildings and structures shall not be altered, constructed, located or used except as specifically permitted in this bylaw or in the Local Government Act.
- 1.6 Subject to the preceding section, unless a particular use is permitted, any other use is expressly prohibited.

SEVERABILITY

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

INCORPORATION

1.8 Schedules A, B and C^{1} attached hereto are made part of this bylaw.

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PART II ADMINISTRATION

1.12.1 INSPECTION

2,1

1.1.12.1.1 The Corporate Officer and the Building Inspector are authorized to act between 0830 hours and 1650-1630 hours on any day to enter any premises or property that is subject to regulations under this bylaw to ascertain whether the regulations or directions under this bylaw are being observed.

1.22.2 VIOLATIONS

1.2.1-2.2

1.2.22.2.1 Every person who:

1.3<u>2.3</u>

(a) .1 (b)(a) violates any of the provisions of this bylaw;

(c) -2

 $(\underline{d})(\underline{b})$ causes or permits any act or thing to be done in contravention or violation of any of the provisions of this bylaw;

3

(f)(c) neglects or omits to do anything required under this bylaw;

(h)(d) _____carries out, causes or permits to be carried out any development in a manner prohibited by or contrary to any of the provisions of this bylaw;

.5

(j)(e) fails to comply with an order, direction or notice given under this bylaw; or

.6

(+)(f) prevents or obstructs or attempts to prevent or obstruct the authorized entry of the Corporate Officer or Building Inspector on property under Part II, <u>ADMINISTRATION</u> (m)(g) shall be deemed to be guilty upon summary conviction of an offence under this bylaw.

1.42.4 OFFENCE

1.4.12.4.12.3

1.4.22.4.2 Every day's continuance of an offence under <u>Subs</u>Section 2.2 constitutes a new and distinct offence.

1.52.5 PENALTY

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1.5.12.5.12.4

1.5.22.5.2 Every person who commits an offence under any part or schedule of this bylaw is liable on summary conviction to a fine as provided for by the *Offence Act*.

1.62.6 TEMPORARY USES

2.5

I

1.6.22.6.1 The Town of Lake Cowichan Council may designate areas within the Town for the issuance of temporary use permits and may issue such permits in all commercial, industrial and water recreation zones. Applications for temporary use permits must follow the process outlined in section 921 of the Local Government Act.

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PART III INTERPRETATION

LAND USE DEFINITIONS

3.1 NUMBERING

3.1.1 In the numbering system used in this Bylaw, the first number indicates parts of the Bylaw, the second number indicates sections, the third indicates subsections, the bracketed letter indicates articles, and the bracketed lower case Roman numeral indicates clauses, as follows:

 8
 Part

 8.1
 Section

 8.1.2
 Subsection

 8.1.2(a)
 Article

 8.1.2(a)(i)
 Clause

1.73.2 DEFINITONS

1.7**3.1**

1.7.23.2.1 In this bylaw, unless the context otherwise requires:

1.8<u>3.3</u>

ACCESSORY BUILDING or <u>s</u>Structure means a building or structure located on the same lot as the principal building and used for a purpose ancillary or subordinate to the principal use;

ACCESSORY USE means those uses in the list of accessory uses in the zoning category descriptions of this Bylaw that are subordinate to and must be in conjunction with a permitted principal use;

46 ACCESSORY DWELLING – GARDEN SUITE means a single unit, independent suite in a free standing, single story accessory building located in the rear yard of a principal single family detached_dwelling;

ALTERATION means a structural change to a building and also includes:

- (a) an addition to gross floor area or height;
- (b) the removal of a portion of the building;
- (c) construction of, cutting into, or removal of any wall, partition, column, beam, joist, floor or chimney; and
- (d) any change to or closing of any required means of access;

APARTMENT BUILDING means a building other than a townhouse containing three or more dwellings which has its principal access from an entrance common to the dwelling;

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BED AND BREAKFAST means an owner-occupied single family dwelling containing a maximum of 2 rooms without cooking facilities intended primarily for the temporary overnight accommodation for the travelling public, with breakfast meals prepared and served to guests by means of a common kitchen and dining facilities used by the owner-occupier;

BUILDING means any structure used or intended for supporting or sheltering any use or occupancy;

BUSINESS AND PROFESSIONAL SERVICES means the carrying on of a personal service the condition of which requires a Licence or other statutory authorization and includes, but is not limited to accountants, architects, barristers and lawyers, dentists, dental technicians, engineers, financial planners, foresters, naturopathic physicians, nurses, physicians and surgeons, planners, psychiatrists, podiatrists, psychologists, physiotherapists, surveyors and veterinarians;

- 70 CANNABIS means cannabis as defined in the Controlled Drugs andSubstances Act or any subsequent legislation or regulations which may beenacted in substitution and includes any products containing cannabisderivatives or marijuana intended for human consumption;
- 71 **CANNABIS RETAIL STORE** means the use of buildings for the sale of cannabis products, which includes marijuana products, for either recreational or medical purposes;

CAMPGROUND_means a parcel providing for the temporary accommodation of travellers using tents or recreational vehicles, but specifically excludes a mobile home park or hotel;

- 47 *CHILD CARE FACILITY*_has the same meaning as defined by the *Child Care Act* as may be amended from time to time;
- 77 CIVIC USE means the use of land, buildings, or structures for the following public functions which are under the auspices of a public body: schools, libraries, fire halls, parks and recreation facilities owned by a public body, storage buildings, storage container, public washrooms, garages, sewage pumping stations, water pumping stations, and reservoirs owned by the Town or by the Cowichan Valley Regional District, but does not include government office buildings;
- 48 CLASS 1 BICYCLE PARKING_means a secure, weather protected bicycle parking facility used to accommodate long-term parking such as for residents or employees, usually within a room or covered fenced area;
- 49 CLASS 2 BICYCLE PARKING means a short-term visitor bicycle parking facility that may offer some security, and may be partially protected from the weather such as a bike rack at building's entrance;
- 24 **COLUMBARIUM** means a structure designed for the purpose of storing the ashes of human remains that have been cremated and which contains niches for cinerary remains;

COMMERCE means the selling, servicing, and repair of goods, the provision of services and commercial office functions;

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- 50 COMMERCIAL LOW INTENSITY means a category of land uses with a low ratio of users to land use area such as automobile sales, garden nursery, marina equipment sales, boat and marine storage, building supplies, lumber yard, art studio and gallery, kennel, and similar uses;
- 62 **COMMUNITY CARE FACILITY** means the same as defined in the *Community Care and Assisted Living Act* and includes a facility serving any age group, including a senior's assisted living facility;

DERELICT VEHICLE means any vehicle or part thereof propelled otherwise than by muscle power which:

- (1) is not capable of operating under its own power,
- (2) does not have attached number plates for the current year pursuant to the regulations of the *Motor Vehicle Act* of the Province of British Columbia but shall not include a vehicle deemed to be a collector item outlined in the list of cars recognized by the Vintage Car Club of Canada;

DESIGNATED FLOOD means a flood, which may occur in any given year, of such magnitude as to equal a flood having a 200 year recurrence interval based on a frequency analysis of unregulated historic flood records;

DESIGNATED FLOOD LEVEL means the observed or calculated elevation for the designated flood;

DWELLING means a self-contained set of habitable rooms located in a principal building containing a set of cooking facilities and which may contain sleeping, sanitary and recreation facilities;

FAMILY means

- two or more persons related by blood, marriage, adoption or foster parenthood sharing one dwelling; or
- (b) not more than five unrelated persons sharing one dwelling;

FENCE includes arbour, archway, gate, screen, trellis and wall;

FILL SLOPE means the angle of material deposited for landfill;

FLOOD CONSTRUCTION LEVEL means the designated flood level plus the allowance for freeboard (normally 0.6 metres) and is used to establish the elevation of the underside of a wooden floor system or top of concrete slab for habitable buildings, or the ground surface elevation or top of concrete or asphalt pad upon which a mobile home or unit rests;

FLOOR AREA RATIO means the figure obtained when the gross floor area of all buildings on a lot is divided by the area of the lot;

FREEBOARD means a vertical distance added to the designated flood level to allow for a factor of safety;

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GRADE means the lowest of the average levels of ground adjoining each face of a structure;

⁵¹ *GROSS FLOOR AREAGFA)* means the total floor area, exclusive of any portion of the building or structure below finished grade measured between the exterior faces of the exterior walls which is used for heating, the storage of goods or personal effects, laundry facilities, recreational areas, the storage or parking of motor vehicles, exclusive of any private garage, carport, basement, walkout basement, cellar, porch, veranda or sunroom unless such sunroom is habitable during all seasons of the year;

HEIGHT means the vertical distance from the average grade to the highest point of the structure;

HIGHWAY includes a street, road, lane, and any other way open to public use, but does not include a private right-of-way on private property;

HIGH WATER MARK means the visible high water mark of a stream where the presence and action of 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 its bank, in vegetation, as well as the nature of the soil itself, and includes the active floodplain;

HOME BASED BUSINESS means an occupation or profession conducted by the owner or occupant that is incidental to the use of a dwelling unit for residential purposes or to the residential use of a lot occupied by a dwelling and includes:

(a) the office or a studio of a person engaged in business, art, health, crafts or instruction;

(b) the operation of a child care centre;

HOTEL means a building which contains sleeping units and may contain accessory assembly, commerce, entertainment, indoor recreation or restaurant uses and premises licensed to serve alcoholic beverages, and includes motel, resort or lodge;

HORTICULTURE means the practice of growing fruits, vegetables, flowers or ornamental plants and shrubs, but excludes their sale, either through wholesale or retail, except as expressly as may be provided for in this bylaw;

INDUSTRY means processing, fabricating, assembling, storing, transporting, distributing, wholesaling, testing, servicing, repairing or salvaging goods, materials or things;

INSTITUTION includes public recreation facilities, colleges, community halls, cemetery, court of law, municipal offices, provincial or federal offices including a post office, school district offices, fire and ambulance stations, hospitals, library, child care centre, police station, parks, playgrounds, public art gallery, public museum, school;

KENNEL means the keeping of <u>three (3)</u> or more dogs on a parcel or in a dwelling, building or range of buildings;

LANE means a highway which provides a second access to a parcel and is less than 11 metres wide;

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52 LIGHT MANUFACTURING means a use which is wholly enclosed within the building except for parking and loading facilities, and outside storage accessory to the permitted uses and which in its operation does not ordinarily result in emission from the building of odours, fumes, noise, cinder, vibrations, heat, glare or electrical interference and includes such uses as cabinet and furniture manufacturing, door & window manufacturing, metal fabrication, boat building and repair and modular or prefabricated home manufacturing;

LOCAL GROCERY STORE means a local convenience store or small store that is intended to sell food to serve the needs of the surrounding residential neighbourhood only;

LODGING AND BOARDING HOUSE means a building where sleeping or lodging accommodation is provided with or without meals for remuneration through private and public funds;

MARINA means moorage and launching facilities including the rental, maintenance of boats and marine engines and the provision of marine fuel;

MARINA SALES mean the use of land, buildings and structures for the sale and rental of boats, and accessory marine equipment, but specifically excluding boat building and repair;

MOBILE HOME means a manufactured structure, CSA approved with a Z240 rating, or other Provincial or Federal designation, which was constructed in 1980 or newer, and assembled as a unit which is intended to be capable of movement from place to place and which contains one dwelling unit with bathroom facilities, and specifically excludes travel trailers, campers or other vehicles exempt from the provisions or the <u>Manufactured Home Act</u>;

MOBILE HOME PARK includes a single-family dwelling for the operator of the mobile home park and accessory uses including laundry, storage, and playground facilities;

MULTI-FAMILY RESIDENCE means occupancy or use of a building as three or more dwellings and includes townhouses and apartments;

53 MOBILITY SCOOTER_means an electrically powered scooter with three or four wheels designed for people with restricted mobility, typically those who are elderly or disabled;

NATURAL BOUNDARY means the set distance from visible high watermark of any lake, river, stream or other body of water where the presence and action of the water at the time of measurement are so common and usual and so long continued in all ordinary years as to mark upon the soil of the bed of the lake, river, stream or other body of water a character distinct from that of the banks thereof, in respect to vegetation, as well as in respect to the nature of the soil itself and shall include the edge of dormant or old side channels or marsh areas;

PARCEL_means any lot, block or other area in which land is held or into which it is subdivided, but does not include a highway;

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PARCEL COVERAGE means the gross floor area of the building footprints on a parcel expressed as a percentage of the total parcel area;

PARCEL LINE, EXTERIOR SIDE means a parcel boundary, other than a front parcel line, located between a parcel and a highway;

PARCEL LINE, FRONT means a parcel boundary contiguous to a highway other than a lane, provided that in respect of a corner parcel, the front parcel line shall be the shortest parcel boundary contiguous to a highway other than a lane;

PARCEL LINE, INTERIOR SIDE means a parcel boundary between two parcels other than a front, rear or exterior side parcel line;

PARCEL LINE, REAR means the parcel boundary which lies the most opposite to and is not connected to the front parcel line;

PARKING SPACE means an area identified for the parking of one motor vehicle within a building or parking area, excluding driveways, aisles and loading areas;

PAWNSHOP means a business engaged in the loan of money in exchange for a pledge or security;

54 PERSONAL SERVICES ESTABLISHMENT_means a business where professional or personal services are provided for gain and where the sale at retail of goods, wares, merchandise, articles or things is only accessory to the provisions of such services, including but without limiting the generality of the foregoing, the following: barber shops, beauty shops, tailor shops, laundry or dry-cleaning shops, shoe repair shops, hair, nails, tax, bank, Laundromat, dry cleaning, etc.;

PREMISES means land and improvements as defined in the Assessment Act;

PRINCIPAL with respect to a use or building means the main or primary use, building or structure, as the case may be, conducted or constructed on a lot;

55 **PUBLIC ASSEMBLY**_use means a facility where people congregate in seats to attend events such as sporting events, meetings, theatre, and live performance venues, but excludes worship centres;

PUBLIC USE means land, buildings or facilities provided by a government or agency of government for public parks and recreation facilities, education, health, welfare, administration, safety, communications or public works;

PUBLIC UTILITY USE means a use providing for public utility facilities for water, sewer, electrical, telephone, cable, and similar services where such use is approved by the Town;

RAVINE means a steep, narrow-sided valley that is commonly eroded by running water and has a slope grade greater than 3:1;

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RESIDENCE means

- (a) occupancy or use of a building or part thereof as a dwelling; and
- (b) the dwelling occupied or used as such;
- 72 RETAIL means the sale of goods, wares or merchandise to the ultimate consumer for their personal consumption; and these may include operations such as bakeries, grocery and clothing stores;

RETAIL STORE means the use of buildings for the sale of goods, wares and merchandise for final consumption or household use which must be wholly enclosed within a building but does not include cannabis retail sales, or the sale of motor vehicle fuels, heavy agricultural and industrial equipment or adult entertainment;

RESTAURANT means an establishment for the sale of prepared food to the public, and may have a Food-Primary License under the *BC Liquor Control and Licensing Act*;

RIPARIAN ASSESSMENT AREA_means

- (a) for a stream, the 30 metre strip on both sides of the stream, measured from the *high* water mark (see Figure 1-1 Assessment Area);
- (b) for a ravine less than 60 metres wide, a strip on both sides of the stream measured from the *high water mark* to a point that is 30 metres beyond the *top of the ravine bank* (see Figure 1-2 –Assessment Area for Ravines); and
- (c) for a *ravine* 60 metres wide or greater, a strip on both sides of the stream measured form the high water mark to a point that is 10 metres beyond the top of the *ravine* bank (see Figure 1-2 –Assessment Area for Ravines).

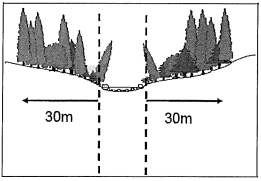


Figure 1 Assessment area



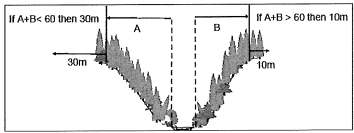


Figure 2 Assessment area for ravines

SCREENING means a continuous fence, wall, compact evergreen hedge or combination thereof;

56 **SECONDARY SUITE**_means a self-contained living quarters, including cooking equipment and a bathroom, located within the structure of a single-family dwelling, and with its own separate entrance;

SENIORS' CAREFACILITY means a facility licensed under the *Community Care and Assisted Living Act*, providing sleeping units as well as medical, food and personal services for elderly persons but does not include privately owned dwelling units;

SENIOR CITIZEN HOUSING_means affordable rental accommodation for persons over 55 years of age and constructed under provincial or federal cost sharing or funding programs and operated by provincial, federal, or municipal governments, or non-profit societies;

SERVICE STATION means premises used principally for the retail sale of motor fuels, lubricating oils and motor vehicle accessories and/or the servicing of motor vehicles;

SETBACK means the minimum permitted distance required under this bylaw between a building and a specified parcel of land or watercourse;

- 57 **SHOPPING CENTRE** means a commercial development, containing at least three individual business establishments conceived and designed as a single, comprehensively planned development project with appropriate relationships between the shopping centres buildings, activities, open spaces, parking areas, loading areas, driveways, other shared facilities, public areas and adjoining streets, and held in single ownership or by participants in a condominium corporation or commercial cooperative;
- 25 SHORT-TERM VACATION RENTAL_means_a building that contains a room, or a set of rooms, which may have a kitchen; and that is offered for rent to the travelling public on a temporary basis of 31 days or lessand is subject to all of the conditions listed in Section 6.1 Conditions for Short Term Vacation Rentals, under Part VI Special Provisions;

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17 SILVICULTURE means all resource use activities related to the development and care of forests for commercial purposes, including seedling and tree nursery and harvesting, but specifically excluding the processing of wood or wood products;

SINGLE FAMILY DETACHED DWELLING means a detached building containing one dwelling occupied or intended to be occupied as a single residence by a family, except where the zoning permits an accessory use where another dwelling can be contained within or above the other;

58 SOCIAL ORGANIZATION means a fraternal lodge, social hall, or activity centre;

SPECIAL NEEDS HOUSING means housing specially designed or adapted for those with particular physical or social needs, such as those of the elderly or disabled, or with specialist staffing support such as those with a mental health problem; this definition specifically excludes any type of housing, including housing for senior citizens or the elderly, that does not incorporate on-site support services to address physical, mental or social needs

STORAGE CONTAINER means a large portable metal cargo container, new or previously used for the transport of goods and is intended for the use of providing temporary or permanent storage for goods, and is similar tothat illustrated:



Figure 3_Storage container

STRUCTURE means any construction fixed to, supported by or sunk into land or water but not concrete, asphalt or similar surfacing of a parcel;

65 TINY HOUSE means a small single residential dwelling of at least 29 square metres (312 square feet) and no more than 90 square metres (969 square feet) which is designed to fit on a small lot and within a neighbourhood of similarly proportioned dwellings;

TOP OF RAVINE BANK means the first significant break in a **ravine** slope where the break occurs such that the grade beyond the break is flatter than 3:1 for a minimum distance of 15 metres measured perpendicularly from the break, and the break does not include a bench within the **ravine** that could be developed;

⁷³ **TOWN**means the Town of Lake Cowichan;

TOWNHOUSE means a building, other than an apartment, containing three or more dwellings with each dwelling having a separate entrance;

TWO FAMILY RESIDENCE means a building consisting of two dwellings placed one above the other or within the principal residence (secondary suite) or side by side in a principal building or a single parcel;

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59 **UNBUNDLED PARKING** means separate housing and parking costs in a residential apartment building;

USE means the purpose or function to which land, the surface water, buildings or structures are designed, placed or intended to be placed;

60 **WAREHOUSE** means a building used primarily for the storage of goods and materials and includes feed, seed and fertilizer storage, cold storage, and a frozen food locker;

WATERCOURSE_means any natural or man-made depression with well-defined banks and a bed zero point six (0.6) metres or more below the surrounding land serving to give direction to a current of water at least six months of the year or having a drainage area of two (2) square kilometres or more upstream of the point of consideration;

- 61 **WORSHIP CENTRE** means any assembly building used for public worship of any faith; and
- 66 **ZERO-LOT LINE SETBACK** means a setback of zero metres which permits a building or structure to be set on one of its interior side lot lines.

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PART IV LAND USE CATEGORIES AND REGULATIONS

1.94.1 ZONING CATEGORIES

1.9.1-4.1

1.9.24.1.1 The Town of Lake Cowichan is divided into the land use categories or zones briefly described in Column I of Table 1. Column II denotes the letter reference that appears on Schedule A, the zoning map, which forms a part of this bylaw. The descriptions in Table 1 is-are for convenience only.

TABLE 1 ZONE CATEGORY

NAME OF ZONE	MAP SYMBOL		
RESIDENTIAL ZONES			
Urban Residential	R-1		
Single Family Detached Residential	R-1-A		
Single Detached Residential	<u>R-1-B</u>		
Suburban Residential	R-2		
Multi- Family- Residential	R-3		
Mobile Home Park Residential	R-4		
Modular Home Residential	R-4-A		
Medium Density Residential			
Single Family and Duplex Residential	R-1-B		

COMMERICAL ZONES			
General Commercial			
Mixed Use Commercial	C-1-A-2		
Limited Commercial and Residential	P-12 P		
Local Commercial	C-2		
Lakefront and Riverfront Commercial	C-3		
Business Commercial	C-4		

INDUSTRI	IAL ZONES
Light Industrial	I-1
Heavy Industrial	

	PUBLIC USE
Public Use (Parks and Institution)	P-1

W	ATER ZONE
Water Recreation	W=1

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COMPREHENSIVE	DEVELOPMENT ZONE	
Comprehensive Development	CD-1	
Tiny House Comprehensive Development Zone	<u>CD-2</u>	

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1.104.2 LOCATION AND EXTENT OF LAND USES

4.2

1.10.14.2.1 The location and extent of land subject to each of the zoning Categories established in section <u>Section 4.1</u> of this bylaw are ——outlined on Schedule A, the zoning map, of this bylaw.

1.114.3 GENERAL REGULATIONS, REQUIREMENTS AND PROVISIONS

1.11.14.3.1____Siting

- (a) The siting regulations of this bylaw apply to parcels ———and, notwithstanding the generality of the foregoing, to bare land strata lots.
- (b) The interior side parcel line requirements of this bylaw shall not apply to strata lots under a registered plan pursuant to the Condominium Act where there is a common wall shared by two or more dwellings within a building.

1.11.24.3.2 Setbacks

- (a) Except as otherwise provided in particular zones, the setback requirements of this bylaw do not apply with respect to:
- (b) Gutters, cornices, sills, belt courses, bay windows, chimneys, exterior finish, heating or ventilation equipment if the projections do not exceed one metre, measured horizontally; and
- (c) Eaves, porches, unenclosed stairwells or balconies, canopies and sunlight control projections if the projections, measured horizontally, do not exceed:
 (i) 1.0 metres in the case of a side yard, or

(b)

(iii)(ii) 2.0 metres in the case of a front and rear yard.

- (d) The following features may project over a public right-of-way of width thirty-three feet or greater, provided always that measurements to nearest finished grade shall be made with reference to the nearest constructed or proposed street, sidewalk, right-of-way or lot surface:
 - (i) cornices, eaves and gutters projecting not more than 0.6 metres from the building wall, is less than 3.6 metres from the nearest finished grade.
 - (ii) marquees, canopies, and signs projecting not more than 1.8 metres from the building wall, provided that the underside of the marquee, canopy or sign is not less than 2.8 metres nor more than 3.6 metres from the nearest finished grade.

(e) A fence or wall may be located in a required setback area.

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1.11.34.3.3 Attached Garages, Carports

(a) A garage or a carport attached to a principal building is deemed to be a portion of the principal building.

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1.11.44.3.4 Utilities, Civic Uses and Parks and Playgrounds

The following are permitted in all zones: (a) Civic use,

(b) Public utility use, and

(c) Parks and playgrounds.

1.11.54.3.5 Number of Buildings per Parcel

(a) Not more than one principal building shall be located on any one parcel except as specifically permitted by this bylaw.

1.11.64.3.6 Accessory Buildings and Structures

- (a) Buildings and structures accessory to principal uses, buildings and structures are permitted in any zone.
- (b) No accessory building or structure shall be situated on a parcel unless the principal building, to which the accessory building is incidental, has been erected or will be erected simultaneously with the accessory building on the same parcel except as provided in subsection 4.8.4.

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- (p)(c)An accessory building shall not be used as a dwelling except as otherwise provided in this bylaw.
- (r)(d)Subsection 4.8-23.6 (b) does not apply to any publicly owned and operated land use, building, or structure in any zone district; and any building, structure or use that may otherwise be considered as an accessory use, such as a garage, storage container, storage building, or washroom, is considered a principal use.

(t)(e) A storage container, where expressly permitted, shall be entirely enclosed or wholly screened.

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1.11.74.3.7 Height

Notwithstanding height restrictions in this bylaw,

- (a) <u>no</u> structure shall exceed the lesser of 10 metres or three storeys in height except where the centre line of a contiguous highway is above the average elevation of the finished grade of the parcel, in which case the building height may be increased by the distance between the average finished grade and street curb level to a maximum additional allowance of <u>three (3)</u> metres, and
- (e)(b) no accessory building or structure shall exceed 4.5 metres in height, if it includes a pitched roof and 3.7 metres, if it includes a flat roof; and
- (d)(c) an industrial crane, tower tank and bunker, antenna, church spire, belfry and dome, monument, stadium bleachers, lighting pole, flag pole, fire tower, transmission tower, elevator shaft, stair tower, scenery loft or other necessary mechanical apparatus, usually carried above the roof level may exceed the height limitations of this bylaw provided,

(a)

(ii)(i) such features shall be erected only to such a height as is necessary to accomplish the purpose they serve, and.

(b)

(iv)(ii) ______ in the case of a roof mounted feature that does not have a cross-sectional area in excess of twenty (20) percent of the ground floor area in the building, and-

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(f)(d) On on a corner contiguous to a highway intersection, no structure shall be allowed at a height greater than 1.0 metre above the established elevation of the centre point of intersecting highway, and within an area extending out from the corner of the parcel and bound by a line joining a point on each parcel line, a distance of 6.0 metres from the corner parcel. For greater certainty, a diagram shown as part of this section and labelled "Figure 14" depicts the area described in this section.

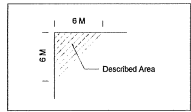


Figure 4 Described area of sight triangle

1.11.84.3.8 Fences and Retaining Walls

Except as otherwise specifically stated in this bylaw and subject to traffic sight lines,

(a) The height of a fence or wall following the slope of the property shall be measured from the finished grade to the top of the fence; or in the case of a stepped down fence, the

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height shall be measured at the mid-point between the posts of fence panels, as shown:

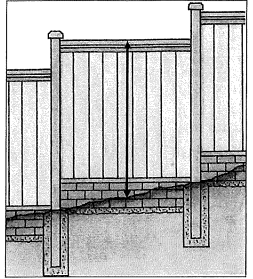


Figure 5 Height measurement for stepped down fencing

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- (b) In zones where commercial uses are permitted, a fence or wall erected or placed along a boundary line on any parcel shall not exceed 2.0 metres in height; -3
- (c) In zones where industrial zones are permitted, a fence erected shall be an opaque 2.4 metres in height;
- .4 (d) In zones where residential uses are permitted, a fence at the front of the lot shall not exceed 1.2 metres and at the sides and rear shall not exceed 2.0 metres; and

.5 In the case of a retaining wall constructed in accordance with section 4.11.3.9, the (e) combined height of a fence on top of a retaining wall shall not exceed the heights permitted for the zone and measured from average grade at the property line.



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- (a) Screening may be required by of the owner of a parcel at the time of the development of the parcel and shall be constructed, erected, installed or planted prior to the occupancy of the building or structure constructed, erected or located on the parcel; -2
- (b) Screening having a height of not less than 2,0 metres shall be provided by the owner of a parcel designated as I-1 Light Industrial along all parcel boundaries which abuts parcels designated as R-1, R-1-A, R-1-B R-2, R-3, R-4, R-4-A, R-5 and P-1.

1.11.104.3.10 Parking and Loading

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- (a) Paved space for the off-street parking and loading shall be provided and maintained in accordance with the regulations set out in Schedule B of this bylaw.
- (b) The regulations contained in this section do not apply to buildings, structures and uses existing as of the date of adoption of this bylaw except that:
 - (i) off-street parking and loading shall be provided and maintained in accordance with this bylaw for any addition to and existing building or structure or change or addition to the existing use; and
 - (ii) the number of off-street parking or loading spaces provided prior to the date of adoption of this bylaw shall not be reduced below the applicable off-street parking or loading space requirements as set out in Schedule B.
- (c) The property owner may, in lieu of providing parking as specified in Schedule B, pay the municipality funds to construct, expand or maintain municipally operated parking facilities located within 50 metres of the property. A fee calculated on a square metre or spaces required basis as specified in the Development Procedures Manual shall be paid to the Town of Lake Cowichan at the time of development. This does not apply to loading requirements.

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1.11.114.3.11 Home Based Business
In the zones permitted, a home-based business use shall require:
(b)(a) that all activity be conducted within the interior of the principal dwelling, with the exception of the production of fruits, vegetables or plants;
(c)(b) that the activity be clearly subservient and incidental to the use of the dwelling for residential purposes, and to the residential use of the lot on which the dwelling is located, and for certainty a home occupation is only permitted where it is ancillary to a permitted residential use;
(d).3
(e)(c) no alteration be made to the external appearance of the property which indicates that a home occupation is being conducted on the premises;
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(g)(d) that there be no noise, vibration, dust, smoke, odour, heat, or traffic generation other than that normally associated with a dwelling;
 -5 (i)(e) that there be no external storage or outdoor display of materials, equipment, or finished products; -6
$\frac{(k)(f)}{(k)}$ that there be no retail sales or commodities offered for sale at the dwelling;
(m)(g) that there be no use of materials or products that produce flammable or explosive vapours or gases, or liable to explode under ordinary temperatures;
(n) (h) that not more than 40% of the gross floor area of the residential dwelling up to a total maximum area of 80 square metres (861 square feet) be used for the home occupation use; and
(p)(i) the provision of two off-street parking spaces is met.

1.11.124.3.12 Tree Cutting

(a) A tree cutting permit will be required prior to the removal of any trees or portions of trees within the designated Development Permit Areas as specified in the Community Plan.

4.3.13 Floodplain Provisions

Notwithstanding any other provisions of this bylaw, no building or any part thereof shall be constructed, reconstructed, moved or extended nor shall any mobile home or unit, modular home or structure be located: (a) within 30 metres of the natural boundary of the Cowichan River;

(b) within 15 metres of the natural boundary of any other watercourse;

(c) within 7.5 metres of the natural boundary of a lake, swamp or pond;

(d) with the underside of a wooden floor system or top of concrete slab of any area used for habitation,

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business, or storage of goods damageable by floodwaters, or in the case of a mobile home or unit the ground level or top of concrete or asphalt pad on which it is located shall not be lower than elevation 167.33 metres Geodetic Survey of Canada datum for locations adjacent to Cowichan Lake. Furthermore, elevations shall be no lower than the flood construction level for the Cowichan River where it has been determined to the satisfaction of the Town of Lake Cowichan or lower than 1.5 metres above the natural boundary of any other watercourse, lake, swamp or pond;

- (e) required elevation may be achieved by structural elevation of the said habitable, business, or storage area by adequately compacted landfill on which any building is to be constructed or mobile home or unit located, or by a combination of both structural elevation and landfill. No area below the required elevation shall be used for the installation of furnaces or other fixed equipment susceptible to damage by floodwater;
- (f) where landfill is used to achieve the required elevation stated in Article (d) above, no portion of the landfill slope shall be closer than the distance in Article (a), (b), or (c) from the natural boundary

4.16

1.11.134.3.14 Riparian Area Regulations

The following conditions must be met prior to allowing development to occur in the "riparian assessment area" (as defined):

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(a) A qualified professional:

(a)

- (i) certifies that they are qualified to conduct the assessment;
- (ii) certifies that the assessment methods have been followed;
- (c)
 (iii) provides their professional opinion that there will be no harmful alteration, destruction, or disruption of natural features, functions and conditions (as defined) that support fish life processes in the riparian assessment area; and
 (d)
- (iv) the local government is notified by the Ministry of Environment, that the Ministry of Environment and the Department of Fisheries and Oceans have been notified of the development proposal, and provided with a copy of the assessment report prepared by a qualified environmental professional that meets the conditions in (ei), (bii), and (e)iii, or
- (b) A Department of Fisheries and Oceans authorization for the development.

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1.11.144.3.15 Major Highways

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- (a) For the purposes of this bylaw Highway 18 and the Youbou Road are hereby designated as major highways.
- (b) No building, structure or use shall be located within 4.5 metres of the boundary of a right-ofway of a major highway designated in <u>Article (a)</u>.

1.11.154.3.16 Mobile Homes

Single wide mobile homes, which do not exceed 4.3 metres (14 feet) in width, are only permitted in the Mobile Home Park Residential, R-4 Zone.

1.11.164.3.17 Vehicle Restrictions

- (a) No lot in any zone shall be used for the wrecking or storage of derelict vehicles or more than 1 unlicensed motor vehicle except where specifically permitted.
- (b) No more than one (1) unlicensed motor vehicle shall be kept on any lot unless completely enclosed within a building, except where specifically permitted.
- (c) No lot shall be used for the parking or storage of any trailer, recreational vehicle, camper, boat, or other vehicle unless a principal residential use has been established on the lot.
- (d) No_improved residential lot shall be used for the parking or storage of more than a total of four (4) motor vehicles, trailers, recreational vehicles, campers, boats, or other vehicles, unless completely enclosed within a building, or as specifically provided for in this Bylaw.
- (e)-Human habitation, occupancy, or residency in any trailer, recreational vehicle, camper, or_other vehicle is prohibited on all lots in every zone, except in zones where "campground" is_either a specific permitted use, a legal non-conforming use or as specifically provided for in this Bylaw.

1.11.174.3.18 ___ Restricted Uses

Unless specifically permitted by this bylaw, no parcel shall be used for:

- (a) for a kennel;
- (b) as an outdoor storage yard;
- (c) storage sheds within setback area;
- (d) the location of storage containers;

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(e) pawnshops;

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- (f) the location of a cannabis retail store; and
 - (g) any use not expressly permitted or authorized by this Bylaw.

1.11.184.3.19 Community Care Facility

- (a) All single-family residential buildings may be used as a community care facility, licensed under the *Community Care and Assisted Living Act*, as may be amended from time to time, for the purpose of providing:
 - (i) A day care for no more than eight (8) persons;
 - (ii) A residence for no more 10 persons, not more than <u>six (6)</u> of whom are persons in care.

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PART V <u>REGULATIONS FOR EACH ZONE</u>

ZONING CATEGORIES

5.1 R-1 - URBAN RESIDENTIAL ZONE

1.11.195.1.1 ____ Intent

The intent of the R-1 -- Urban Residential -_Zone_is to provide for a variety of residential dwelling types of medium density in an urban setting.

1.11.205.1.2 Permitted Principal Uses

	Principal Uses	Minimum Lot Size
(a)	Single family-detached_dwelling	667 m ²
(b)	Side-by-side two family dwelling	780 m ²
(c)	Silviculture	40,000 m ²

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1.11.215.1.3 Permitted Accessory Uses

		Accessory Use
	(<u>a</u> i)	Secondary suite accessory to the principal use in (a)
		OR
	(ii b)	Home-based business, accessory to principal use in (a)
	<u>OR</u>	
6	(<u>₩c</u>)	B&B, accessory to principal use in (a) for Lot 3, Block 4, Section 5, Plan
		1750 only.
		OR
40	(i∨ <u>d</u>)	Accessory dwelling-garden suite accessory to the principal use in (a),
		subject to the provisions in Subsection 5.3.4 Accessory Dwelling-Garden
		Suite Standards.
19	(i∀ <u>e</u>)	Ancillary use for the development and care of forests for use permitted in
		(c)

1.11.225.1.4 Height and Coverage Standards

	and Coverage	Single or two unit principal dwelling	All other buildings and structures
(a)	Maximum height (metres)	10.5	7.5

Maximum lot coverage (as a %)

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1.11.235.1.5 Minimum building setbacks

	Use / Structure	Front Lot Line	Rear Lot Line	Exterior Side Lot Line	Interior Side Lot Line
(a)	Single unit residential	7.5 metres	4.5 metres	3.0 metres	2.0 metres
(b)	Side-by-side residential	9.0 metres	4.5 metres	4.0 metres	3.0 metres
(C)	Accessory buildings	7.5 metres	4.5 metres	3.0 metres	2.0 metres
(d)	Principal/Accessory - silviculture	30 metres	15 metres	15 metres	15 metres

except in the case where a parcel of land abuts a street either in the side or in the
 rear, accessory buildings of a size less than 10 metres square shall be permitted a setback clearance of 0.6 metres for the interior side and rear only;

-4(in the case of side-by-side two family residential (duplex) use shall be separated

f only by a common party wall.

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(b)

<u>1.11.255.1.6</u> Property described as Lot 2, Block 7, Section 5, Plan VIP 1750 (street address of 7 North Shore Road) may have an expanded list of home-based business uses subject to specific conditions:

- (a) Uses may include the following:
 - (i) Re-package organic plant food for wholesale and retail sales; and
 - (ii) Off-site, Internet based sales of organic plant material.
- (b) Conditions of home-based business:
 - (i) Any new structures, exterior modifications to any structures or property modifications such as an expanded driveway, for the purpose of the homebased business require the application and granting of a Development Permit in accordance with the provisions of the Downtown Development Permit Area 4 of the Official Community Plan;
 - (ii) On-site retail sales are not permitted;
 - (iii) Processing equipment or any business related materials shall not be placed or stored within the front yard;

- (iv) Outdoor storage is prohibited;
- (v) All storage and processing of products shall occur within fully enclosed structures;
- Organic plant food shall not be packed or stored so as to create adverse health effects or odors for neighbouring properties or passerby; and
- (vii) Business operations are restricted before 7:00 a.m. or after 9:00 p.m. Monday through Saturday, inclusive or before 9:00 a.m. or after 6:00 p.m. on Sundays.

Any non-conforming use for the said properties may be continued but if the use is discontinued for a continuous period of six months any subsequent use the said properties referred to in this bylaw becomes subject to the uses permitted in Bylaw 935-2013.

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1.11.285.1.7 Property described as Lot 3, Section 5, Plan 25480 (street address of 172 Wilson Road) may have an expanded list of home-based business uses subject to specific conditions:

- (a) Uses may include the following:
 - (i) Automotive repair.
- (b) Conditions of home-based business:
 - (i) All automotive repairs must occur inside the premises;
 - (ii) Automotive repair does not include automobile body repair and painting;
 - (iii) Any new structures, exterior modifications to any structures or property modifications such as an expanded driveway, for the purpose of the home-based business require the application and granting of a Development Permit in accordance with the Downtown Development Permit Area 4 of the Official Community Plan;
 - (iv) Outdoor storage of parts, materials and customer vehicles is prohibited;
 - (v) The number of customer vehicles on site at any given time is limited to 1 (one) vehicle; and

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(vi)	Business operations are restricted before 7 p.m. Monday through Saturday, inclusive after 6:00 p.m. on Sundays.	
Any non-confor	ming use for the said properties may be cor	ntinued but if the use is

Any non-conforming use for the said properties may be continued but if the use discontinued for a continuous period of six months any subsequent use the said properties referred to in this bylaw becomes subject to the uses permitted in Bylaw 935-2013.

95.1.8 Leave strips along streams shall be established in accordance with the requirements of the Riparian Area Regulations; and 1.11.29<u>5.1.8</u>

Commented [j1]: This not properly consolidatec -need to refer to specific property

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Commented [j2]: Reference to property required

8 5.1.9 Leave strips of a minimum of a minimum 10 metre width shall be established for the purpose of protecting the visual aesthetics along the primary roadway adjacent to the Town-owned campground and leading to the Cowichan Lake Educational Centre.

5.1.10 Secondary Suite Standards

Secondary Suite Standards	
<u>Maximum size</u>	40% of gross floor area of principal dwelling, or 85 square metres,
	whichever is less
Minimum size	30 square metres
Maximum number of bedrooms	2 (two)
Entrance	Shall be a separate independent
	entrance form the principal dwelling
	entrance

5.1.11 Accessory Dwelling –Garden Suite Standards

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1 1 1. 1.11.38<u>5.1.20</u>

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Maximum size	40% of gross floor area of principal dwelling, or 60 square metres, whichever is less
Minimum size	30 square metres
Maximum number of bedrooms	2 (two)
Location	Shall be located in the rear yard of the principal dwelling

5.2 R-1 -A SINGLE FAMILY DETACHED RESIDENTIAL ZONE

1.11.395.2.1 Intent

The intent of the R-1-A -- Single Family-Detached_Residential Zone is to provide for single family detached_dwellings and bed and breakfast facilities in a low density environment.

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1.11.405.2.2 Permitted Principal Uses

		Principal Use	Minimum Lot Size
(a)	Single	e family <u>detached</u> dwelling	667 m ²
		Accessory Use	
	(i)	Home-based business, accessory to principal u	use in (a);
		OP	

(ii) Bed and Breakfast, accessory to principal use in (a)

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1.11.415.2.3 <u>Dimensional Height</u> and Coverage Standards

	and Coverage	Single Unit	All other buildings and structures
(a)	Maximum height (metres)	10.5	7.5
(b)	Maximum lot coverage (as a %)	3	80

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1.11.425.2.4 Minimum building setbacks

	Use / Structure	Front Lot Line	Rear Lot Line	Exterior Side Lot Line	Interior Side Lot Line
(a)	Single unit residential, structures and accessory buildings	7.5 metres	4.5 metres	3.0 metres	2.0 metres

1.11.435.2.5
3except in the case where a parcel of land abuts a street either in the side or in the
rear, accessory buildings of a size less than 10 metres square shall be permitted a
setback clearance of 0.6 metres for the interior side and rear.

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75 **R-1 -- B SINGLE FAMILY-DETACHED AND DUPLEX RESIDENTIAL ZONE** 5.3

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1.11.44<u>5.3.1</u>Intent

The intent of the R-1-B -- Single Family-Detached and Duplex Residential Zone is to provide for single family-detached dwellings, side by side duplexes and bed and breakfast facilities in a medium density environment.

1.11.455.3.2 Permitted Principal Uses

	Principal Use	Minimum Lot Size
(a)	Single family_detached_dwelling	350 m ²
(b)	Side by side duplex	600 m ²
5.3.3 Permitte	d Accessory Use	
	(i) Home-based business, accessory to pri	
	(ii) <u>OR</u> Bed and Breakfast, accessory to princip	oal use in (a)

1.11.465.3.4 Height and Coverage Standards

	and Coverage	Principal building	All other buildings and structures
(a)	Maximum height (In metres)	9	7.5
(b)	Maximum lot coverage (as a %)	4!	5

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1.11.475.3.5 Minimum building setbacks

Use / Structure Front Lot Rear Lot Exterio Interior

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		Line	Line	r Side Lot Line	Side Lot Line
(a)	Single unit residential, structures and accessory buildings (In metres)	6.0 to garage face; 4.5 to front face of dwelling	4.5	1.5	1.5

1.11.485.3.6 _____The garage face shall in all cases be set back a minimum of 1.5 metres further than the home face.

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1.11.495.3.7 Except in the case where a parcel of land abuts a street either in the side or in the rear, accessory buildings of a size less than 10 metres square shall be permitted a setback clearance of 0.6 metres for the interior side and rear.

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- 1.11.505.3.8 Notwithstanding the provisions of Article a), a *principal* building may be constructed with a zero-lot line setback from an interior property line adjacent to another R-1--B lot, provided the following:
 - (a) (i) A-a_minimum distance of 3 (three) meters is maintained between buildings on adjacent lots; and
 - (b) (ii) A a maintenance and construction easement shall be executed between the owners of the adjacent zero lot line lots and shall establish a minimum 2 (two) meters width extending in all directions from all zero setback walls.

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- 1.11.515.3.9 For the parcel of land with the legal description of Remainder Lot A District Lot 13 Cowichan Lake District Plan VIP64669, Except Part in Plans VIP66922, VIP68015, VIP72607, VIP78144, VIP88404, and VIP88405, and physically located on Point Ideal Drive, development shall be in accordance with the Concept Plan in Schedule 'B' to this Bylaw and titled as 'Schedule E' to Zoning Bylaw No. 935-2013 and shall provide the following amenities:
 - (a) A-a_minimum 2.5 ha of public park land dedication, including a playground, walking trails and protected areas;
 - Public public walking trails connecting to existing parks, adjacent neighbourhood, playground and viewpoint;
 - (c) Environmental environmental protection area; and
 - (d) Protected-protected riparian area.

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5.4 R-2 - SURBURBAN RESIDENTIAL ZONE

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1.11.525.4.1 Intent

The intent of the R-2 -- Suburban Residential -- zone is to provide for single family-detached residential dwellings in a low density environment.

.2	1.11.53 <u>5.4.2</u>	_Permitted Principal Uses	
		Principal Uses	Minimum Lot Size
	(a)	Single family_detached_dwelling	667 m ²
	(b)	Lodge and boarding house;	Not less than 667 m ²
	1.11.5 4 <u>5.4.3</u>	_Permitted Accessory Uses Accessory Use (i) home-based business, accessory to principal use	in (a)
,1	.3 1.11.55 5.4.4	_ 	

and Coverage	Single Unit	All other buildings and structures
Maximum height (metres)	10.5	7,5

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	Maximum lot coverage (as a %)		30			
1.11.565.4.5 Minimum building setbacks						
	Use / Structure	Front Lot Line	Rear Lot Line	Exterior Side Lot Line	Interior Side Lot Line	
	Single unit residential, structures and	7.5 metres	4.5 metres	3.0 metres	2.0 metres	

1.11.575.4.6except in the case where a parcel of land abuts a street either in the side or in the
rear, accessory buildings of less than 10 metres square shall be permitted a setback
clearance of 0.6 metres for the interior and rear.

5.5 R-3 - MULTI-FAMILY RESIDENTIAL ZONE

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1.11.58<u>5.5.1</u>Intent

The intent of the R-3 Multi-family Residential zone is to provide for multiple-family residential dwellings in a medium to high density environment.

.2 1.11.59 <u>5.5.2</u> Permitted <u>Principal</u> Uses					
	Principal Uses	Minimum Lot Size			
(a)	Single family-detached_dwelling	667 m ²			
(b)	Side-by-side two family- <u>unit_</u> dwelling	780 m ²			
(c)	Multi- family residential dwellings	Not less 780 m ²			
(d)	Lodges and boarding house	Not less than 780 m ²			
1.11.60<u>5.5.3</u>	Permitted Accessory Uses				
4	Accessory Use				
	(i) home-based business, accessory to principal us	e in (a)			
	(ii) Secondary suite above or below the principal us	se in (a)			

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.3 Conditions of Use

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1.11.625.5.5 _____Dimensional Height, and Coverage, and Amenity Standards

Dimensions and Coverage	Two-	Multi-	Lodges/ Boarding House	All other buildings and structures
Maximum height (metres)	10.5	10.5	10.5	7.5
Maximum lot coverage for all structures(as a %)	30	40	30	As per % provided for use
Minimum landscaped area (% of lot)	4.5	4.5	4.5	
Minimum recreational area (% of lot)	4.5	4.5	4.5	

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1.11.635.5.6 Minimum building setbacks

Use / Structure	Front Lot Line	Rear Lot Line	Exterior Side Lot Line	Interior Side Lot Line
Single or two f amily unit residential; lodging and boarding house;_and accessory buildings	7.5 metres	4.5 metres	3.0 metres	2.0 metres
Multi-family residential and accessory buildings	9.0 metres	4.5 metres	4.5 metres	4.5 metres

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1.11.645.5.7 Minimum floor area of multi-family residential dwelling

	Permitted Uses	Minimum Dwelling Size
(i)	Bachelor apartment	33 m²
(ii)	One bedroom apartment	59 m²
(iii)	Two bedroom apartment	70 m ²
(iv)	Three bedroom apartment	85 m ²

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1.11.665.5.8 More than one principal building shall be permitted where the principal use is multi-family residential;

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1.11.675.5.9 except in the case where a parcel of land abuts a street either in the side or in the rear, accessory buildings of less than 10 metres square shall be permitted a setback clearance of 0.6 metres for the interior and rear.

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1.11.685.5.10 in the case of side-by-side two family unit residential (Duplex) use shall be separated only by a common party wall.

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5.6 R-4 - MOBILE HOME PARK ZONE

.1 <u>5.6</u>

1.11.695.6.1 Intent

The intent of the R-4 - Mobile Home Park zone is to provide for mobile homes in a park setting.

1.11.705.6.2 Permitted	Principal Uses
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	Principal Uses	Minimum Lot Size
(a)	mobile home neighbourhood	10,000 m ²
(b)	Per mobile unit	325 m ²

.3 Conditions of Use

.1 1.11.71<u>5.6.3</u> Dimensional, UnitDensity, Height and Coverage Standards

nd Coverage	Single Unit	All other buildings and structures
Maximum number of Units per ha	15	n/a
Maximum height (metres)	7	n/a
Maximum parcel coverage (% of lot)		50

| .2

1,11,725.6.4 Minimum building setbacks

Use / Structure	Front Lot Line	Rear Lot Line	Exterior Side Lot Line	Interior Side Lot Line
Mobile Neighbourhood	7.5 metres	7.5metres	7.5 metres	7.5 metres



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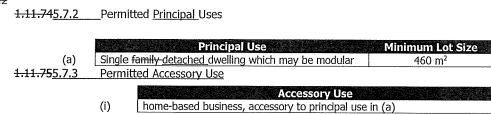
5.7 R-4-A - MODULAR HOME RESIDENTIAL ZONE

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1.11.735.7.1 Intent

The intent of the R-4-A – Modular Home Residential Zone is to provide for modular single $\frac{family}{detached}$ homes in a medium to high density environment.

.2



-3 Conditions of Use

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1.11.765.7.4 Dimensional Height, Width and Coverage Standards

and Coverage	Single Unit	All other buildings and structures
Maximum number of Units	1	n/a
Maximum height (metres)	7.5	4.5
Minimum width(metres)	5.0	4.5
Maximum parcel coverage (% of lot)		35

.2

1.11.775.7.5 Minimum building setbacks

Use / Structure	Front Lot Line	Rear Lot Line	Exterior Side Lot Line	Interior Side Lot Line
Principal	5.5 metres	3.0 metres	3.0 metres	1.5 metres
Accessory building	5.5 metres	3.0 metres	3.0 metres	1.5 metres

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-3 1.11.785.7.6 except in the case where a parcel of land abuts a leave strip in the rear, a setback of 1.5 metres shall be permitted.



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5.8 R-5 - MEDIUM DENSITY RESIDENTIAL ZONE

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1.11.795.8.1 Intent

The intent of the R-5 – Medium Density Residential Zone is to provide for single family-detached residential dwellings on compact lots in a medium density environment.

-2

1.11.805.8.2 Permitted Uses

	Principal Use	Minimum Lot Size
(a)	Single family detached dwelling	500 m ²
1.11.81 5.8.3	Permitted Accessory Use	
	Accessory Use	
	 home-based business, accessory to principal u 	ise in (a)

.3 Conditions of Use

.1

1.11.825.8.4 Dimensional and Coverage Standards

and Coverage	Single Unit	All other buildings and structures
Maximum number of Units	1	n/a
Maximum height (metres)	8.25	4.5 for pitched roof and 3.7 for flat roof
Maximum parcel coverage (as a %)	40	n/a

-2

1.11.835.8.5 Minimum building setbacks

Use / Structure	Front Lot Line	Rear Lot Line	Exterior Side Lot Line	Interior Side Lot Line
Principal	5.5 metres	3.0_metres	4.0 metres	1.5 metres
Accessory building	5.5 metres	3.0 metres	4.0 metres	1.5 metres

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