THE CORPORATION OF THE CITY OF ENDERBY

ZONING BY-LAW NO. 966, 1987

CONSOLIDATED WITH AMENDMENTS

FOR CONVENIENCE ONLY

City of Enderby Zoning Bylaw 966

THE CORPORATION OF THE CITY OF ENDERBY

ZONING BYLAW NO. 966, 1987

Bylaw to regulate zoning, parking, signs, screening, and floodplain elevations in the Corporation of the City of Enderby pursuant to Part 29, Division (4) – Zoning of the Municipal Act of British Columbia.

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THE CORPORATION OF THE CITY OF ENDERBY

ZONING BY-LAW NO. 966

WHEREAS, the Council of the Corporation of the City of Enderby has determined to make the Regulation herinafter contained under the provisions of the Municipal Act of the Statutes of British Columbia, having due regard fro the following considerations:

- 1. The purpose and objectives of the City of Enderby Official Community Plan.
- 2. The promotion of the health, safety, convenience, and welfare of the public.
- 3. The prevention of the overcrowding of the land, the preservation of the amenities peculiar to any zone.
- 4. The securing of adequate light, air and access.
- 5. The value of the land and the nature of its present and prospective use and occupancy.
- 6. The character of each zone, the character of the buildings already erected, and the peculiar suitability of the zone for particular use
- 7. The conservation of property values.

AND WHEREAS all persons who might be affected by this By-law have before the passage thereof been afforded an opportunity to be heard on the matters covered therein before the Council of the Corporation of the City of Enderby in accordance with the provisions of the said Municipal Act.

NOW THEREFORE, the Council of the Corporation of the City of Enderby in open meeting assembled enacts as follows:

DIVISION ONE – SHORT TITLE

This By-law may be sited for al purposes as the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

DIVISION TWO – INTERPRETATION

In this By-law, unless the context otherwise requires:

201 ACCESSORY means customarily associated with or incidental to.

202 ACCESSORY BUILDING OR STRUCTURE means,

- a. a building or structure, the use or intended use of which is ancillary to or customarily associated with that of a principal building situated on the same lot; or
- b. a building or structure which is ancillary to or customarily associated with a principal use being made of the lot upon which such building is located.
- **203** ACCESSORY PRODUCE AND FRUIT SALES USE means a use accessory to an agricultural use providing for the retail sale of fruit and vegetable products which are produced on the same parcel.
- **204 ADVERTISING USE** means a use of land, of a building exterior, or of a structure or thing located other than within a building, providing for the advertising, advancing, or promoting by visible means, of a product, service, place, or event.
- **205a AGRICULTURAL USE, INTENSIVE** means a use providing for the growing, rearing, producing, and harvesting of agricultural products; including the preliminary grading of such products for shipment, and specifically includes feed lots, piggeries, mushroom growing, and the keeping of bees, horses, sheep, goats, dairy cows, fur bearing animals, rabbits, poultry, or other animals or birds of like kind in concentrations of more than six (6) animal units per hectare (2.428 animal units per acre).
- **205b AGRICULTURAL USE, LIMITED** means a use providing for the growing, rearing, producing, and harvesting of agricultural products; including the preliminary grading of such products for shipment, and specifically includes riding stables, dog kennels, nurseries, greenhouses, and the keeping of dogs, pigeons, doves, or other animals or birds of like kind and the keeping of bees, horses, sheep, goats, cattle, dairy cows, fur bearing animals (except mink and fox), rabbits, poultry, or other animals or birds of like kind in concentrations of six (6) animal units or less per hectare (2.428 animals units per acre). Swine are also permitted to be kept provided that they are for the personal use of the owner only.
- **205c AGRICULTURAL USE, RESTRICTED** means a use providing for the growing, rearing, producing, and harvesting of agricultural products provided that this does not create a nuisance by reason of sound, sight, or smell, and specifically includes nurseries, greenhouses, and the keeping of pigeons, rabbits, poultry, doves, bees, and other animals or birds of like kind for the personal use of the owner only. The keeping of horses, sheep, goats, cattle, or other animals of like kind is also permitted in concentrations of three (3) animal units or less per hectare (1.214 animals per acre).

- **205** For the purpose of this Section, an animal unit shall be as defined in Schedule "E", Section 1301, which is attached to and forms part of this By-law.
- **206 APARTMENT BUILDING** means any building divided into not less than three (3) dwelling units each of which is occupied, or intended to be occupied as a permanent home or residence of one (1) family as distinct from a hotel or motel.
- **207 ASSEMBLY USE** means a use providing for the assembly of persons or religious, charitable, philanthropic, cultural, recreational, or private educational purposes; includes churches, auditoriums, youth centres, social halls, group camps, private schools, kindergartens, play schools, day nurseries, day care schools, and specifically excludes residential use.
- **208 AUCTION MART** means a place where goods are sold by auction on a regular basis.
- **209 BACHELOR DWELLING UNIT** means a dwelling unit within a building where the dwelling unit has one (1) habitable room in addition to kitchen facilities and a bathroom.
- **210 BASEMENT** means a space 2.2 m (7.218 feet) or more in height between two (2) floors, the lower floor of which is buried between 0.3 m (0.984 feet) and 1.5 m (4.921 feet) below the average finished ground level at the perimeter of the building.
- **211 BOARDING, LODGING, OR ROOMING HOUSE** means a dwelling in which two (2) or more sleeping units are rented, with or without meals being provided, to two (2) or more persons, other than members of the family of the leasee, tenant, or owner; includes bed and breakfast facilities, rest homes and fraternity houses; excludes the preparation of meals within the rented units.
- **212 BUFFER AREA** means an area free of all buildings and structures, the purpose of which is to separate different land uses.
- **213 BUILDING** means a structure wholly or partly enclosed by a roof or roofs supported by walls or columns and used for the shelter or accommodation of persons, animals, chattels, or things. When a building is separated by party walls located upon lot lines, then each portion of such building shall be deemed a separate building.
- **214 CELLAR** means a space between two (2) floors, the lower floor of which is 1.5 m (4.921 feet) or more below the average finished ground level at the perimeter of the building; or a space between two (2) floors less than 2.2 m (7.218 feet) high, the lower floor of which is below the average finished ground level at the perimeter of the building.
- **215 CITY** means the Corporation of the City of Enderby.
- **216 CIVIC USE** means a use providing for public functions; includes Federal, Provincial, and Municipal offices and yards, schools, colleges, public hospitals, community centres, libraries, museums, parking facilities, parks, playgrounds, cemeteries, streets, and waterways.

- **217 CLERK** means the City Clerk of the Corporation of the City of Enderby.
- **218 CLUB OR LODGE** means a building or establishment used by an association or organization for fraternal, social, or recreation purposes which may include limited private sleeping unit accommodation with cooking facilities.
- **219 COMMUNITY SEWER SYSTEM** means a system of sewage disposal which serves two (2) or more lots and which is owned, operated, and maintained by an Improvement District under the Water Act or the Municipal Act, and amendments thereto; a Municipality, a Regional District, a Greater Board, or an Agency of Her Majesty the Queen in Right of Canada or Her Majesty the Queen in Right of the Province of British Columbia.
- **220 COMMUNITY WATER SYSTEM** means a system of waterworks which serves five (5) or more lots and which is owned, operated, and maintained by an Improvement District under the Health Act, Water Act, or the Municipal Act, and amendments thereto; or a Municipality, a Regional District, or a Greater Board, or which is regulated under the Water Utilities Act.
- **221 CONTROLLED ACCESS HIGHWAY** means a highway designated as a controlled access highway, under the Highway Act.
- **222 COUNCIL** means the Municipal Council of the Corporation of the City of Enderby.
- **223 DWELLING** means any building used for human habitation and which is supported on a permanent foundation extending below ground level and includes multiple dwellings, apartments, lodging, and boarding houses, and manufactured homes that meet the CSA A277 standards and which have a completed width of not less than 7.315 m (24 feet), but does not include mobile homes.
- **224 DWELLING, MULIPLE FAMILY** means any building consisting of three (3) or more dwelling units, each of which is occupied or intended to be occupied as the permanent home or residence of one (1) family.
- **225 DWELLING, ROW HOUSING** means a block of at least four (4) and not more that eight (8) side-by-side family dwelling units, with each dwelling unit on a separate lot attached to its neighbour at its side, in which each family unit shall be separated from each other by a party wall.
- **226 DWELLING, SINGLE FAMILY** means any building consisting of one (1) dwelling unit which is occupied or intended to be occupied as a permanent home or residence or one (1) family.
- **227 DWELLING, TWO FAMILY** means any building divided into two (2) dwelling units, each of which is occupied or intended to be occupied as a permanent home or residence of one (1) family.
- **228 DWELLING UNIT** means one (1) or more rooms used for the residential accommodation of only one (1) family when such room or rooms contain or

provide for the installation of sleeping, sanitary, and only one (1) set of cooking facilities.

- **229 FAMILY** means the persons sharing a household, consisting of:
 - a. a married couple; or
 - b. one (1) or two (2) parents and children related to the parent(s) by blood, adoption, or foster parenthood; or
 - c. three (3) or fewer unrelated persons.
- **230 FEED LOT** means an area of land enclosed or covered by a fence, pen, corral, or other enclosure, building, or structure used for the feeding and keeping of bovine animals primarily for raising and fattening as beef and for the storage or processing of their feed or manure.

For the purpose of this By-law, a feed lot shall not include the pasturing of bovine animals, cow-calf operations, nor the keeping of bovine animals, within the enclosure or building, or on the subject property in concentrations of six (6) animal units per hectare (2.428 animal units per acre) or less.

For the purpose of this Section, an animal unit shall be as defined in Schedule "E", Section 1301, which is attached to and forms part of this By-law.

- **231 FLOOR AREA** means the total of the floor areas of every room and passageway contained in a building but not including the floor area of basements, attached garages, sheds, open porches, or breezeways.
- **232 GROSS FLOOR AREA** means the sum of all areas of each storey in each building on a lot measured between the exterior walls of such building.
- **233 HEIGHT OF BUILDINGS AND STRUCTURES** means the greatest vertical distance from the average finished ground elevation at the base of a structure to the highest point on such structure directly above.
- **234 HIGHWAY** includes all public streets, roads, ways, trails, lanes, bridges, trestles, ferry landings and approaches, and any other public way.
- **235 HOME OCCUPATION** means an occupation which is undertaken inside a residential building or accessory residential building or is accessory to an agricultural use but does not have connected with it the display of goods, sale of goods that are not produced on the premises, and does not contravene any health regulations, create noise, offensive odour, or generate excessive traffic, and does not employ other than occupants of the dwelling in which a home occupation is carried on.
- **236 INDUSTRIAL USE** means a use providing for the processing, fabricating, assembling, storing, transporting, distributing, wholesaling, testing, servicing, repairing, wrecking, or salvaging of goods, materials, or things, and the selling of heavy industrial equipment and farm machinery; includes the operation of truck

terminals, docks, railways, bulk loading and storage facilities, and incidental office and retail facilities.

- **237 LAND** includes the surface of water.
- **238 LANDSCAPE SCREEN** means a hedge of compact plant material, fence, or wall, when such hedge, fence, or wall is continuous except for access driveways and walkways.
- **239 LANDSCAPING** means the planting of lawns, shrubs, and trees, and the addition of fencing, walks, drives, or other structures and materials as used in landscape architecture.
- **240 LANE** means a road allowance more than 3 m (9.842 feet) but less than 10 m (32.81 feet) in width.
- **241** LOT means a parcel of land legally described on the records of the Land Title Office in which the title to such land is registered and includes Land Act Surveys as registered in the Ministry of Forests and Lands, Lands Service.
- **242 LOT AREA** means the area of a lot taken in a horizontal plane; excluding land covered by a natural body of water.
- **243 LOT COVERAGE** means the area of a lot covered by buildings and structures on a horizontal plane excluding land covered by a natural body of water.
- **244 LOT LINE** means a legal boundary of a lot.
- **245** LOT LINE, EXTERIOR SIDE means the lot line or lines not being the front or rear lot line, common to the lot and a street.
- **246** LOT LINE, FRONT means the lot line or lines common to the lot and a fronting street, or where there is more than one (1) fronting street, the lot line or lines common to the lot and the fronting street towards which the majority of the buildings on adjacent lots are faced.
- **247** LOT LINE, INTERIOR SIDE means the lot line or lines, not being the front or rear lot line, common to more than one (1) lot or to the lot and a lane.
- **248** LOT LINE, REAR means the lot line or lines opposite to and most distant from the front lot line, and where the rear portion of the lot is bounded by intersecting side lot lines, shall be deemed to be the point of such intersection.
- **249** LOT LINE, SIDE means any lot line which is not a front or rear lot line.
- **250 MANUFACTURING** means assembling, repairing, processing, wrecking, and also includes the generating and transforming of electrical energy, but does not include mining.
- 251 MARIHUANA means all parts of the genus cannabis whether growing or not and the seed or clone of such plants. (B/L 1536114)

- 252 MEDICAL MARIHUANA PRODUCTION FACILITY means a facility used for the production, manufacturing, processing, testing, packaging, and distribution of marihuana and marihuana products for medical purposes as lawfully permitted and authorized through a licence under the Federal Marihuana for Medical Purposes Regulations and which would be considered a business for the purposes of the "City of Enderby Business License Regulation Bylaw No. 1408, 2009". (B/L 1536, 2014)
- **253 MOBILE HOME** means a transportable, factory built, single family dwelling, providing space standards substantially equal to those laid down in the Canadian Code for Residential Construction designed to be transported on its own wheels and chassis to the mobile home lot and designed to be supported on wheels, jacks, posts and piers, or with permanent foundation.
- **254 MOBILE HOME PARK** means any lot on which are located two (2) or more mobile homes.
- **255 NON-CONFORMING USE** means a lawful use being made of land or a building and includes use of a building which is under construction at the time of the adoption of this By-law upon completion of the construction of such building provided that such use would have been permitted under the provisions of the Zoning By-law of the City in force immediately prior to the adoption of this By-law.
- **256 OFF-STREET PARKING** means a use providing for parking spaces for the temporary storage of vehicles.
- **257 PARCEL** means any lot, block or block of lots, or other area in which land is held or into which land is subdivided.
- **258 PARKS** means the land which is owned by a Government which is dedicated to public use for recreation purposes.
- **259 PETROLEUM DISTRIBUTION INSTALLATIONS** means any building or land used or intended to be used for the wholesale of petroleum fuel or lubricants to commercial vehicles and industrial equipment, which may include key-lock methods of distribution, and excludes bulk storage facilities.
- 260 PICKERS' CABIN (FRUIT AND PRODUCE) USE means a use accessory to an agricultural use or a resource use where a building is used for one (1) dwelling or sleeping unit for the accommodation of an employee or employees working on the same parcel.
- **261 PIGGERY** means an area of land enclosed or covered by a fence, pen, corral, or other enclosure, building, or structure used for the feeding and keeping of swine primarily for raising and fattening as pork and for the storage or processing of their feed or manure.

For the purpose of this By-law, a piggery shall not include the keeping of swine within the enclosure or building or on the subject property in concentrations of six (6) animal units per hectare (2.428 animal units per acre) or less.

For the purpose of this Section, an animal unit shall be as defined in Schedule "E", Section 1301, which is attached to and forms part of this By-law.

- **262 PRINCIPAL BUILDING** means an existing or proposed building which is the chief or main one among the buildings on a site.
- **263 PRINCIPAL USE** means the primary and chief purpose for which land, buildings, and structures are used.
- **264 PRIVATE HOSPITAL USE** means a use providing for the care of the sick, injured, or aged other than in a public hospital and includes private hospitals, convalescent homes, nursing homes, and personal care homes.
- **265 PUBLIC SERVICE USE** means a use providing for the essential servicing with water, sewer, electrical, telephone, and similar services where such use is established by another governmental body, Crown corporation, Improvement District, or by a company operating under the Water Utilities Act; includes broadcast transmission facilities and refuse disposal areas.
- **266 RESIDENTIAL USE** means a use providing for the accommodation and home life of a person or persons.
- **267 ROAD FRONTAGE** means that length of a parcel boundary which immediately adjoins a highway other than a lane or walkway.
- 268 SECONDARY SUITE means a self-contained, accessory dwelling unit located within a single family dwelling. A secondary suite has its own separate cooking, sleeping and bathing facilities. It has direct access to outside without passing through any part of the principal unit. (B/L 1405/07)
- 269 SENIOR CITIZEN DWELLING UNIT means a dwelling unit within a building for an apartment use provided for elderly persons by a corporation wholly owned by the Province or Municipality, or by a corporation constituted exclusively for charitable purposes.
- **270 SERVICE STATION USE** means a use providing for the retail sale of motor fuels or lubricating oils including the servicing or repair of motor vehicles, the sale of automobile accessories, and the rental of trailers and motor vehicles; excludes all other sales and services, auto body shops, fender work, and painting.
- **271 SLEEPING UNIT** means one (1) or more rooms used for the lodging of one (1) family when such unit contains no cooking facilities.
- **272 STOREY** means a habitable space between two (2) floors or between any floor and the upper surface of the floor next above, except that the top most storey shall be that portion of a building included between the upper surface of the top most floor and the ceiling above. A basement which contains a self-containing dwelling unit shall be considered as a storey.

- **273 STREET** means a road allowance 10 m (32.81 feet) or more in width. For the purpose of this By-law, a street shall also be deemed to include an "access route" intended to serve lots created pursuant to the Condominium Act and amendments thereto including the Bare Land Strata Regulations, B. C. Regulation 75/78.
- 274 STRUCTURES means any construction fixed to, supported by, or sunk into land or water.
- **275 TRAILER** means any vehicle, coach, house-car, conveyance, or conveyance with an addition, designed to travel often on the highways, constructed or equipped to be used as temporary living or sleeping quarters by holiday makers.
- **276 USE** means the purpose for which any lot, parcel, tract of land, building, or structure is used, occupied, or employed.
- **277 USEABLE OPEN SPACE** means a compact, unobstructed area or areas available for safe and convenient use by all the building's occupants, having no dimensions of less than 6 m (19.68 feet) and no slope greater than ten percent (10%), provided for greenery, recreational space, and other leisure activities normally carried on outdoors. Useable open space shall exclude areas used for off-street parking, off-street loading, and service driveways.
- **278 USED FOR** means constructed, reconstructed, altered, moved, extended, or occupied as or for the purpose of.
- 279 **VETERINARY HOSPITAL** means animal clinic, but does not include the boarding of animals.
- 280 WAREHOUSING means storage, distribution, and wholesaling.
- **281 YARD, FRONT** means the area of a lot bounded by the front lot line, each side lot line, and a line drawn parallel to and perpendicularly distant from the front lot line, such perpendicular distance (depth) to be as specified by the provisions of this By-law for the Zone in which the lot is located.
- **282 YARD, REAR** means the area of a lot bounded by the rear lot line, each side lot line, and a line drawn parallel to and perpendicularly distant from the rear lot line, such perpendicular distance (depth) to be as specified by the provisions of this By-law for the Zone in which the lot is located.
- **283 YARD, EXTERIOR SIDE** means the area of a lot bounded by the exterior side lot line and a line drawn perpendicularly distant from and parallel to the exterior side lot line extending from the front lot line to the rear lot line for such lot, and such perpendicular distance (depth) shall be as specified under the provisions of this By-law for the Zone in which the lot is located.
- **284 YARD, SIDE** means the area of a lot bounded by the side lot line and a line drawn perpendicularly distant from and parallel to the side lot line extending from the front lot line to the rear lot line for such lot, and such perpendicular distance

(width) shall be as specified under the provisions of this By-law for the Zone in which the lot is located.

285 ZONE means a zone established under Division (4) – Land Use Designation of the Municipal Act of British Columbia and this By-law.

DIVISION THREE - BASIC

301 <u>Application</u>The provisions of this By-law shall apply to the land within the City of Enderby and to the uses, building, and structures thereon.

302 Zones:

1. The area within the boundaries of the City of Enderby is hereby divided into zones with the following designations and their short form equivalents:

Zone Designations	Short Form
Commercial - General Commercial - Highway and Tourist Commercial - Service Commercial	C.1 C.2 C.4
Industrial - Light Industrial - General Industrial - Industrial Park	l.1 l.2 l.3
Residential - Residential Single Family - Residential Single Family - Residential Two Family - Residential Apartment and Multi-Family - Residential Mobile Home Park	R.1 R.1-A R.2 R.3 R.5
Rural - Country Residential	C.R.
Special Use - Assembly, Civic, and Public Service - Transportation Corridor (B/L 1466/10)	S.1 S.2

- 2. The area extent of the said zones is as shown on the attached Schedule "A", being the "Zoning Map of the City of Enderby", which forms an integral part of this By-law.
- 3. The boundary lines of said zones shall be the centre lines of road allowances, creeks, rivers, or railways unless referenced to lot lines, Municipal boundaries, or shown otherwise on the attached Schedule "A" being the "Zoning Map of the City of Enderby". (B/L 1466/10)
- 4. Where a zoning district boundary does not follow a legally defined line and where the distances are not specifically indicated, the location of the boundary shall be determined by scaling from the official zoning maps.

5. Metric units are used for all measurements in this By-law. The approximate equivalent of those units in currently used units of Canada measure (feet, acres, etc.) are shown in brackets following each metric measurement and such bracketed figures are included for convenience only and do not form part of this By-law.

303 Permitted Uses of Land, Buildings, and Structures:

1. The use of land, including the surface of water, of buildings, and of structures shall be in accordance with the permitted uses specified in this By-law.

304 Siting, Size, Shape, and Dimensions of Land, Buildings, and Structures:

- 1. The construction, reconstruction, alteration, moving, or extension of buildings and structures within any zone shall be in conformity with the regulations for the siting, size, and dimensions of buildings and structures specified in this By-law.
- Buildings existing at the time of the effective date of this By-law or for which a valid building permit has been obtained which do not conform with the siting requirements of these regulations are not considered non-conforming by virtue of their siting. All external additions shall conform to the regulations of this By-law.
- 3. Lots existing at the time of the effective date of this By-law which do not conform with the parcel size or frontage requirements of these regulations may be used for any of the permitted uses outlined in the respective zone provided that all other requirements applicable within that zone can be met and provided that no other regulations are contravened.
- Notwithstanding the provisions of this By-law, buildings, or structures of less than 10 m² (107.6 square feet) are exempt from the provisions of Division Four, Sections 402.4.a.ii. and iii. of this By-law.

305 Off-Street Parking and Loading Spaces:

1. Off-street parking spaces and off-street loading spaces shall be provided in conformity with Schedule "B" (Off-Street Parking) and Schedule "C" (Off-Street Loading) which are attached to and form part of this By-law.

306 Agricultural Land Reserve:

- 1. Notwithstanding anything in this By-law contained, land within the Regional District designated as "Agricultural Land Reserve", pursuant to the Agricultural Land Commission Act, shall be subject to:
 - a. the Agricultural Land Commission Act; and
 - b. regulations made under the Agricultural Land Commission Act; and

- c. relevant orders of the Provincial Agricultural Land Commission made under the Agricultural Land Commission Act, that is to say, without limiting the generality of the foregoing where land within an "Agricultural Land Reserve" is also within a land zone established under this By-law, the By-law shall be binding only insofar as it is not contrary to, in conflict with, inconsistent with, or repugnant to the Agricultural Land Commission Act, regulations made thereunder, and orders of the Provincial Agricultural Land Commission, *except that the uses listed under Section 3(1) of the Agricultural Land Reserve Use, Subdivision and Procedure Regulation (B.C. Reg 171/2002) shall not be permitted to be carried out on lands located within the Agricultural Land Reserve unless otherwise specifically regulated by provisions of this By-law. (B/L 1309/02)*
 - 2. a. Where land outside an "Agricultural Land Reserve" is zoned for an agricultural use, this By-law shall be binding without qualification.
 - b. Where land presently within an "Agricultural Land Reserve" is pursuant to the Agricultural Land Commission Act, regulations made thereunder, or orders of the Provincial Agricultural Land Commission;
 - i. excluded from an Agricultural Land Reserve; or
 - ii. exempted by the Agricultural Land Commission Act; or
 - iii. exempted by regulations made under the Agricultural Land Commission Act or an order of the Provincial Agricultural Land Commission,

the provisions of this By-law shall be binding.

307 <u>Enforcement:</u>

- 1. <u>Inspection:</u> The Building Inspectors or any other employee of the City appointed by the Council to administer or enforce this By-law, are hereby authorized to enter at all reasonable times upon any property to ascertain whether the regulations and provisions of this By-law are being or have been complied with.
- 2. Violation:
 - a. It is an offence for any person to cause, suffer, or permit any building or structure to be constructed, reconstructed, altered, moved, extended, occupied, or used, or any land to be occupied or used, in contravention of this By-law or otherwise to contravene or fail to comply with this By-law.
 - b. It is an offence for any person to prevent or obstruct, or attempt to prevent or obstruct the authorized entry of the Building Inspectors or other appointed employee, authorized under Section 307.1 of this By-law.
- 3. <u>Penalties:</u> Any person guilty of any infraction of this By-law (and for the purposes hereof every infraction shall be deemed to be a continuing, new, and separate offence for each day during which the same shall continue)

- 307 3. shall, upon conviction of such infraction or infractions before the Courts having jurisdiction within the City on the oath or affirmation of such authority, pay a fine not exceeding the sum of one hundred dollars (\$100.00) for each day or part thereof for which any such infraction shall be continued, together with the cost for each such offence. In default of payment it shall be lawful for such Courts to commit the offender to the common gaol or any lock-up house for a period not exceeding two calendar months unless the said fine or penalty cost be paid. Nothing herein contained shall prevent the City from taking such other lawful action as is necessary to prevent or remedy any violation.
 - 4. <u>Remedial Powers</u>: The Council may, in accordance with the provisions of the Municipal Act, authorize the demolition, the removal, or the bringing up to standard of any building, structure, or thing, in whole or in part, that is in contravention of this By-law.
 - 5. <u>Severability</u>: If any section, subsection, sentence, clause, or phrase of this By-law is for any reason held to be invalid by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this By-law.

308 <u>Amendment Procedures:</u>

In addition to the applicable provisions of the Municipal Act, the following provisions shall apply to applications for an amendment to this By-law or for a Land Use Contract Amendment as the case may be, and to the processing of such application:

- 1. Where required, pursuant to the provisions of Section 957 of the Municipal Act, the Clerk shall mail or otherwise deliver the notice of Hearing on a rezoning or land use contract amendment to the owners and occupiers of all real property:
 - a. within the area that is subject to the rezoning or land use contract amendment; and
 - b. within a distance of 30.5 m (100.1 feet) from any lot line of the area that is subject to the rezoning or land use contract amendment.

309 <u>Repeal:</u>

By-law No. 786 being the "Corporation of the City of Enderby Zoning By-law No. 786, 1978" and all amending By-laws thereto, are hereby repealed.

310 Effective Date:

This By-law shall come into force and take effect upon the final reading and adoption thereof.

311 <u>Schedules:</u>

Schedules "A", "B", "C", "D", "E", "F" and "G" are hereby attached to and form part of this By-law. (*B/L 1360/06*)

401 Uses of Land, Buildings, and Structures:

- 1. <u>Non-Conforming Uses:</u>
 - a. The regulations governing non-conforming use are set forth in the Municipal Act.
 - b. No use shall be established so as to render any existing use on the same lot non-conforming.
 - c. A use that was non-conforming or unlawful under By-law No. 786 as amended, being the "Corporation of the City of Enderby Zoning Bylaw No. 786, 1978" shall continue to be non-conforming or unlawful unless it complies in every respect with the provisions of this By-law.
- 2. Permitted Uses of Land, Buildings, and Structures:
 - a. A home occupation use shall be permitted in all zones and:
 - i. except where it involves horticulture, shall be completely enclosed within the building used for residential use or accessory residential use; and
 - ii. shall not involve the sale of a commodity on the premises, unless it is produced on the premises; and
 - iii. shall occupy less than twenty percent (20%) of the floor area, not to exceed 45 m² (484.4 square feet), except that in the Country Residential zone a home occupation shall be allowed to be carried out within an accessory building not larger than 60 m² (645.8 square feet) in size; and
 - iv. shall in no way indicate from the exterior that the premises are being so used except for one (1) home occupation sign permitted pursuant to Section 404 of this By-law; and
 - v. shall not discharge or emit: (a) odorous, toxic, or noxious matter or vapour; (b) heat, glare, or radiation; (c) recurrently generated ground vibration; (d) noise; and
 - vi. shall have no employees other than members of the immediate family residing on the premises; and
 - vii. shall not generate excessive traffic.
 - b. A temporary building or structure shall not be used as a dwelling and shall not be placed or erected on any lot, except in the case of a mobile home where permitted under the provisions of the By-law, and except where a permit for the placement or erection and use and occupation of such temporary building or structure has been validly

- 401 2. b. issued under the provisions of the Building By-law of the City and amendments thereto from time to time in force; provided that when such permit lapses or is revoked under the provisions of the said Bylaw such temporary building or structure shall be removed from the lot forthwith and the site of temporary building or structure shall be restored as neatly is possible to the condition existing prior to the placement or erection of such temporary building or structure. In the event that the site is not so restored within a period of thirty (30) days from the date that such temporary building or structure is removed from the lot, the Council of the City may cause such work to be done as may be necessary to restore the site as aforesaid and the costs of such work shall be paid by the owner of the lot concerned, to the City forthwith after the bill for such costs has been rendered to such owner. In the event of default of payment of such costs by the owner as aforesaid, such costs may be collected by the City in the same manner and with the like remedies as ordinary taxes upon land and improvements collected under the provisions of the Municipal Act, R.S.B.C. 1979, Chapter 290 and amendments thereto.
 - c. A boarding use shall be completely enclosed within a building used for residential purposes and shall accommodate not more than four (4) boarders provided one (1) additional boarder may be added for each 45 m² (484.4 square feet) of lot area in excess of 900 m² (9,688 square feet).
 - d. Notwithstanding any other provisions of this By-law, parks and playgrounds shall be permitted in all zones and the minimum lot area requirement of the applicable zone shall not apply to the park or playground use.
 - 3. Prohibited Uses of Land, Buildings, and Structures:

The following uses shall be prohibited in all zones:

- a. Living accommodation in cellars and basements:
 - i. No person shall inhabit or otherwise occupy any suite, dwelling, or sleeping unit in any cellar anywhere within the City, except in the case of the family occupying the main floor of the building using such cellar for accommodation of his own family providing it meets the requirements of the Provincial Health Act.
 - ii. No person shall inhabit or otherwise occupy any suite, dwelling, or sleeping unit in any basement, except in those areas of the City where the leasing, renting, or otherwise letting of a basement suite, dwelling, or sleeping units are permitted by this By-law, except and provided that this shall not prohibit the use of extra living accommodation in any basement by members of the family occupying the dwelling at such time and provided that no cooking facilities are installed or used therein.

- 401 3. b. A use that is carried on wholly or partly in a tent, trailer, or mobile home, except as may be specifically permitted under the provisions of this By-law or under the provisions of the By-laws and regulations of the City generally.
 - c. The unenclosed storage of automobiles and trucks (including parts thereof) which are in a state of disrepair, wrecked, or being dismantled for salvage or which are not licensed for the current year, except where specifically permitted under the provisions of this By-law.
 - d. The incinerating or processing of fish, animal, or vegetable waste products, except where specifically permitted under the provisions of this By-law.
 - e. The manufacturing of pulp, paper, or petroleum.
 - f. Medical Marihuana Production Facilities, except when located within the Agricultural Land Reserve. (B/L 1536/14)
 - 4. Parking and Storage in Residential Zones:
 - a. No person at any time shall park or store any commercial vehicle, truck, bus, self-propelled camper, travel trailer, tow truck (or parts of any of the above) or any equipment or building material in a Residential zone, except:
 - i. one (1) truck or commercial vehicle not exceeding 1,000 kg G.V.W. (2,205 pounds G.V.W.) rated capacity; and/or
 - ii. one (1) self-propelled camper or travel trailer provided that the overall length does not exceed 10 m (32.81 feet); and/or
 - iii. one (1) utility trailer provided that the overall length does not exceed 4 m (13.12 feet); and/or
 - iv. trucks or equipment required for construction, repair, servicing, or maintenance of the premises when parking during normal working hours; and/or
 - v. one (1) boat or vessel not exceeding a length of 10 m (32.81 feet); and/or
 - vi. building materials when the owner, lessee, or occupier of the premises is in possession of a valid building permit, provided that the materials stored are in connection with the construction or development of the building situated on the same property as which the material is stored pursuant to the building permit.
 - 5. <u>Storage Yards in Commercial and Industrial Zones:</u>

No storage yard or area shall be permitted in a required front yard, nor in any required yard which abuts a lot in a Residential zone, or is separated therefrom by a street or main thoroughfare.

401 6. Location of Driveways:

No driveway or other roadway used for the purpose of gaining vehicular ingress to or egress from a lot shall be constructed or used in any zone where such driveway or roadway or any part thereof is located closer than 8 m (26.25 feet) of the point of intersection of the exterior side lot line of such lot with the front lot line or rear lot line thereof, when such lot lines intersect at an intersection angle of 135 degrees or less.

402 <u>Siting, Size, and Dimensions of Buildings and Structures:</u>

- 1. <u>Buildings Per Lot:</u>
 - a. One (1) or more buildings may be sited on one (1) lot, except as otherwise limited in this By-law.

2. <u>Siting Exceptions:</u>

Where under the provisions of this By-law, a yard free of all buildings and structures is required to be provided, all items of construction or other things (hereinafter called "projections") attached to such building or structure and which project out from the exterior wall of such building or structure, shall be deemed to be part of such building or structure for the purpose of measurement of the depth or width of the required yard, provided that:

- a. where such projections are chimneys, cornices, leaders, gutters, pilasters, belt courses, bay windows or ornamental features, the depth or width of the required yard into which such projections extend may be reduced by not more than 0.6 m (1.968 feet); and
- where such projections are steps, eaves, sunlight control projections, canopies, balconies or open porches, the depth of *the* required yard into which such projections extend may be reduced by not more than 1 m (3.281 feet); and (*B/L 1357/05*)
- c. an underground structure may be sited in any portion of a lot provided that the top surface of such structure shall at no point extend above the average finished ground elevation; and
- d. free-standing light poles, warning devices, antennas, masts, utility poles, wires, flag poles, signs and sign structures, may be sited on any portion of a lot provided that the location and design thereof is not prohibited under any other By-law or regulation of the City.
- 3. <u>Height Exceptions:</u>

The height of buildings and structures permitted elsewhere in this By-law may be exceeded for industrial cranes, upright silos, grain elevators, towers, tanks, bunkers, retaining walls, radio and television antennas, church spires, belfries, domes, monuments, chimneys and smoke stacks, flag

- 3. poles, drive-in theatre screens, stadium bleachers, lighting poles, apartment elevator shafts, stair towers, scenery lofts, fire and hose towers.
- 4. Accessory Residential Buildings and Structures in Residential Zones:

Notwithstanding the setback, building size, or height restrictions cited elsewhere in this By-law, accessory residential buildings and structures in all Residential zones of this By-law shall:

- a. be sited not less than:
 - i. 8 m (26.25 feet) from any front or exterior side lot line; and

ii. 1 m (3.281 feet) from any rear or side lot line; 1.5m (4.9210 feet) from any rear or side lot line; and (B/L 1243/98)

iii. 3 m (9.842 feet) from any other building or structure.

Notwithstanding the provisions of Subsection 4.a. above, a carport or garage opening onto a lane shall be sited not less than 2 m (6.562 feet) from any such lane and a detached garage may be sited not less than 4.5 m (14.76 feet) from the front or exterior side lot lines on lots exceeding twenty percent (20%) average natural slope determined from the uppermost point on the lot to the lowest point on the lot; and

- b. be not larger than 55 m² (592.0 square feet) having a horizontal dimension of not more than 9 m (29.53 feet) for other than apartment and multi-family use; and (B/L 1145/94) be not larger than 80.3m² (864 square feet) having a horizontal dimension of not more than 11m (36.1 feet) for domestic garages or shops and be not larger than 15m² (161.5 square feet) for all other accessory residential buildings and structures; and (B/L 1243/98)
- c. in the case of carports or garages, constructed so that the roof or ridge line shall not be in excess of 5 m (16.40 feet) above the driveway at the entrance to the garage or carport. All other accessory buildings shall be constructed with a maximum height of 5 m (16.40 feet).
- 5. <u>Setbacks from Water Bodies:</u>
 - a. For the purposes of this Section, the following definitions shall apply:

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

- 5. a. "Watercourse" is any natural or man-made depression with well-defined banks and a bed of 0.6 m (1.968 feet) or more below the surrounding land serving to give direction to a current of water at least six (6) months of the year having a drainage area of 2.590 km² (one square mile) or more or as required by a designated Water Management Branch Official of the Province of British Columbia.
 - b. Notwithstanding any other provisions of this By-law, no building shall be constructed, nor mobile unit located:
 - i. within 30 m (98.42 feet) from the natural boundary of any natural watercourse or source of water supply excluding wells; or
 - -ii. with the underside of the floor system of any area used for habitation, business, or storage of goods damageable by floodwaters, or in the case of a mobile unit, the ground level on which it is located, lower than 0.6 m (1.968 feet) above the two hundred (200) year flood level where it can be determined; or if not, less than 3 m (9.842 feet) above the natural boundary of any watercourse.
 - c. Notwithstanding any other provisions of this By-law, farm buildings and structures shall not be sited closer than 30 m (98.42 feet) from the natural boundary of any river, stream, other body of water, or natural watercourse and intensive agricultural uses shall not be sited closer than 60 m (196.8 feet) from the natural boundary of any river, stream, other body of water, or natural watercourse.
 - d. Where landfill is used to achieve the elevation requirement in Subsection 5.b.ii. above, no portion of the fill slope shall be closer than the distances required in Subsection 5.b.i. above from the natural boundary, and the face of the fill slope must be adequately protected against erosion from floodwaters. (*B/L 1360/06*)
- 6. Special Building Line Setbacks:
 - a. Notwithstanding the setback provisions cited elsewhere in this By-law, the following building lines are hereby set on lands abutting certain highways within the City of Enderby:
 - i. All buildings and structures shall be provided with a setback of not less than 12 m (39.37 feet) plus the required setback of the respective zone measured from the centre lines of:

a. Bass Road

- b. Cliff Street from George Street to the Shuswap River
- c. Evergreen Avenue from George Street to Howard Street

- d. George Street (Highway No. 97A)
- e. Gunter-Ellison Road
- f. Old Salmon Arm Road north of Gunter-Ellison Road

g. Regent Street from Sicamous Street to the Shuswap River

h. Second (2nd) Street

i. Vernon Road south of Cliff Street

(B/L 1423/08)

All buildings and structures shall be provided with a setback of not less than 10 m (32.8 feet) plus the required setback of the respective zone measured from the centre line of Bass Road, Cliff Street from George Street to the Shuswap River, Evergreen Avenue from George Street to Howard Street, Gunter-Ellison Road, Old Salmon Arm Road north of Gunter-Ellison Road, Regent Street from Sicamous Street to the Shuswap River, Second (2nd) Street and Vernon Road south of Cliff Street.

(B/L 1423/08)

7. <u>Restricted Agricultural Use (In Other Than a Rural Zone):</u>

Where a restricted agricultural use is permitted in other than a Rural Zone pursuant to the provisions cited elsewhere in this By-law, all buildings and structures used for restricted agricultural purposes shall:

- a. not exceed two (2) per lot; and
- b. not exceed a height of 10 m (32.81 feet); and
- c. not exceed a site coverage of ten percent (10%); and
- d. not be sited less than:
 - i. 30 m (98.42 feet) from any front or exterior side lot line; and
 - ii. 8 m (26.25 feet) from any side or rear lot line; and
 - iii. 30 m (98.42 feet) from any lot line, for all buildings and structures used for housing and feeding animals, notwithstanding the requirements of Subsection d.ii. above; and
 - iv. 3 m (9.842 feet) from any other building.
- 8. Intensive Agricultural Use in Non-Rural Zones:

Where an intensive agricultural use is permitted in a non-rural zone of this By-law, pursuant to the provisions of Section 977 of the Municipal Act, the setback and site coverage provisions of Section 801 of this By-law shall apply to the intensive agricultural use.

403 <u>Screening and Landscaping:</u>

1. <u>Screening:</u>

- a. Landscape screening consisting of a solid 2.5 m (8.202 feet) fence or wall, which shall be uniformly painted and well maintained and not used for advertising or display purposes or for the posting of notices, or a compact evergreen hedge not less than 2 m (6.562 feet) in height, which shall be maintained in good condition at all times, shall be provided as follows:
 - i. In Commercial and Industrial zones, any part of a lot used or intended to be used as an outside storage area shall be closed by screening on any side not facing directly upon the principal building on the lot, and no material shall be piled to extend above such screening.

Required front screening shall be so situated as to conform with the front yard setback provisions of the applicable zone.

- ii. Where any Commercial, Industrial, or Multi-Family Residential parking or display area abuts a lot in a Residential zone, or is separated by a lane therefrom, screening of 2 m (6.562 feet) in height shall be provided and properly maintained along the common property boundary.
- iii. Notwithstanding the requirements of Subsection a.ii. above, screening along a lane shall be not less than 0.7 m (2.297 feet) and not more than 1.1 m (3.609 feet) in height for a distance of not less than 6 m (19.68 feet) from all points of ingress and egress to and from such parking or display area.
- b. Screening of over 1 m (3.281 feet) in height or any lesser height which constitutes a traffic hazard shall not be permitted within the area described by three (3) lines interconnecting an exterior lot corner, a point on the front lot line 6 m (19.68 feet) from the exterior lot corner and a point on the exterior lot line 6 m (19.68 feet) from the exterior lot corner, the exterior lot corner being the point of intersection of the exterior side lot line and the front lot line when such lines form an interior angle of 135 degrees or less.
- c. The height of screening shall be determined by measurement from the ground level at the average grade level.
- d. That portion of a retaining wall which projects above the surface of the ground which it supports shall be considered as a screen and subject to the regulations of this Subsection.
- e. Notwithstanding Subsection 1.d. above, in cases where a retaining wall has been constructed along a property line, the height of screening shall be determined by the measurement from the surface of the ground which the retaining wall supports at the average grade level.
- f. Subject to the vision clearance provisions of Subsection 1.a.iii. and 1.b. above, the following height limitations shall apply to screening:

- i. In all zones, fences and hedges not greater than 1.2 m (3.937 feet) in height may be located anywhere on a lot.
- ii. In all zones, except Industrial zones, fences or walls not greater than 2 m (6.562 feet) in height may be located on any lot to the rear of a required front yard.
- iii. In Industrial zones, fences or hedges not greater than 2.5 m (8.202 feet) in height may be located on any lot to the rear of a required front yard.
- iv. In Residential zones, where the rear line of a lot abuts the side line of an adjoining lot, the height of fences, walls, or hedges, on such rear lot line shall be not greater than the height permitted on the side line of an adjoining lot at the point of abutment.
- g. Subsection 1.f. above shall not apply to open mesh or chain link type fences erected on cemetery, public playground, park, playfield, elementary, or high school areas, and in Commercial and Industrial zones. In these cases, no such fence shall exceed a height of 3.5 m (11.48 feet).
- 2. Landscaping:
 - a. Landscaping shall be provided and well maintained at all times, as follows:
 - i. Where any commercial or industrial development abuts a lot in a Residential Zone, a landscaped buffer area shall be provided with a minimum width of 2 m (6.562 feet).
 - ii. Where any commercial or industrial development abuts a Controlled Access Highway, a landscaped buffer area shall be provided with a minimum width of 2 m (6.562 feet).
 - iii. Where any commercial or industrial development abuts any other highway, a landscaped buffer area shall be provided equal to the required front or exterior side yard requirement of the applicable zone.

The remainder of the property that is not used for buildings, display, parking, or access driveways shall be suitably landscaped.

- b. Landscaping shall consist of the following:
 - i. A grass to shrubbery ratio of from 6:4 to 8:2.
 - ii. A minimum of five percent (5%) of the landscaped area shall be planted in trees using the canopy area of the trees as a measure of the number and size of trees required.

- iii. A maximum of fifteen percent (15%) of the area shall be planted to annuals.
- iv. Other accepted landscape materials may be utilized under the supervision of a competent landscape contractor or landscape architect.

404 <u>Signs</u>:

1. Interpretation:

For the purposes of this Section and unless the context otherwise requires:

- a. **ANIMATED SIGN** means a sign which includes sound, action, or motion.
- b. **BILLBOARD** means a sign of a permanent or semi-permanent nature intended for the display thereon of advertising messages which can be readily changed or altered.
- c. **COPY** means the wording on a sign surface.
- d. **COPY AREA** means the area(s) of the smallest geometric figure(s) which would enclose the copy of a sign.
- e. **DIRECTIONAL SIGN** means a sign intended solely to give direction (i.e. direction to an "Entrance", "Exit", "Handicapped Access", etc.)
- f. **FLASHING SIGN** means a sign which is partially or wholly illuminated by an intermittent light source and specifically excludes public service signs displaying time, temperature, etc.
- g. **FREE STANDING SIGN** means a sign which is supported independent of a building.
- h. **HEIGHT OF SIGN** means the greatest vertical distance from the average finished ground elevation at the base of the sign to the highest point on the sign.
- i. **HOME OCCUPATION SIGN** means a sign that advertises a home occupation as defined in Section 235 of this By-law.
- j. **ILLUMINATED SIGN** means a sign which emanates or reflects artificial light.
- k. OFF PREMISE SIGN means a sign which advertises or directs attention to a product, service, place, activity, person, institution, or business not sited on the same lot and specifically excludes signs advertising a product, service, place, activity, person,

institution, or business located on a parcel that is owned by the owner of the parcel on which the sign is located. (B/L 1445/09)

- I. **POLITICAL SIGN** means a sign promoting a political candidate, party, or issue.
- m. **PORTABLE/TEMPORARY SIGN** means a sign not permanently attached to the ground, building, or structure and includes banners, pennants, flags, vehicles, search lights, balloons, and other similar devices.
- n. **REAL ESTATE SIGN** means a temporary sign pertaining to the sale, lease, or rental of real estate.
- o. **ROOF SIGN** means a sign erected upon or above the roof of a building or structure.
- p. **SEASONAL OR HOLIDAY SIGN** means a sign or decoration installed temporarily for the celebration of a religious, civic, or other holiday and which does not contain any advertising.
- q. **SIGN** means an identification, description, illustration, contrivance, or device visible from a public place which is intended to direct attention to a product, service, place, activity, person, institution, business, or solicitation.
- r. **SIGN AREA** means the area of the sign(s) within a perimeter which forms the outside shape including any frame which forms an integral part of the display.
- s. **WALL AREA** means the area of all external, vertical wall surfaces, fascias, and trim bands making up any single face of a building facing a public road.
- t. **WALL SIGN** means a sign that is painted on or incorporated into a building's awning, canopy, wall, fascia, or trim band surface.
- 2. <u>Permit Application and Fees</u>:
 - a. <u>Permit Application</u>:

With the exception of flag poles, signs that are painted on the side of a building, and those signs identified in Section 403.a.ii. of this Bylaw, a Building Permit for a sign structure shall be obtained from the Building Inspector for the City of Enderby.

Application for a permit shall be made to the Chief Building Inspector, in approved form, as cited in the Building Bylaw of the City of Enderby, in force from time to time. (B/L 1190/96)

b. Fees:

At the time of application for a sign permit, the applicant shall pay to the City the fees required to be paid by the Building Bylaw of the City of Enderby, in force from time to time. (B/L 1190/96)

- 3. <u>General Regulations</u>:
 - a. Permitted Signs:
 - i. Subject to the provisions of this By-law, signs shall be permitted to be located on a parcel of land only if they advertise a product, service, place, activity, person, institution, or business located on the same parcel or if they advertise a product, service, place, activity, person, institution, or business located on a parcel that is owned by the owner of the parcel on which the sign is located provided no more than 50% of the sign area is used for advertising the product, service, place, activity, person, institution, or business not located on the parcel on which the sign is located. (B/L 1445/09)
 - ii. Notwithstanding the provisions of Subsection 3.a.i. above and subject to the regulations contained elsewhere in this By-law, the following signs shall be permitted to be located on any parcel of land:
 - construction signs
 - directional signs
 - government signs
 - home occupation signs
 - "neighbourhood watch" signs
 - political signs
 - real estate signs
 - seasonal and holiday signs
 - b. Prohibited Signs:

Notwithstanding the provisions of Subsection 3.a. above, the location of the following signs on any parcel of land is expressly prohibited:

- animated signs
- billboards
- flashing signs
- off premise signs
- portable/temporary signs
- roof signs
- c. Sign Area:

The sign area shall be not greater than:

- i. 0.4 m² (4.306 square feet) for home occupation and directional signs; or
- ii.1.0 m² (10.76 square feet) for real estate and political signs located in a residential zone; or
- iii. 3.0 m² (32.29 square feet) for real estate and political signs located in other than a residential zone.
- d. Number of Signs:

There shall be no more than one (1) home occupation, real estate, or political sign located on a parcel of land.

e. <u>Illumination:</u>

Home occupation, real estate and political signs shall not be illuminated.

- f. Setbacks:
 - i. The setback of free standing signs from all property lines shall be not less than 1 m (3.281 feet).
 - ii. Notwithstanding the setback requirements of Subsection 3.f.i. above, no sign shall be permitted to be located within a distance of 6 m (19.68 feet) from:
 - a. a lot corner adjacent to the intersection of two public highways; and
 - b. a lot corner adjacent to a public highway and common on two lots.
- g. <u>Construction Standards:</u>

(B/L 1190/96)

- i. Wall signs more than 8 cm (3.150 inches) thick shall be attached to the wall at a height of not less than 2.5 m (8.202 feet) above the finished grade of any sidewalk or ground surface immediately thereunder and not less than 4.5 m (14.76 feet) above the finished grade of any driveway, lane, or parking space immediately thereunder.
 - ii. Projecting signs shall:
 - a. be located only within the centre one-third portion of the building facade; and
 - b. not project beyond any wall surface more than 5 cm (1.968 inches) for each 0.3 m (0.984 feet) of building frontage to a maximum projection of 2 m (6.562 feet); and

- c. be located at a height of not less than 3 m (9.842 feet) above the finished grade of any sidewalk or ground surface immediately thereunder and not less than 4.5 m (14.76 feet) above the finished grade of any driveway, lane, or parking space immediately thereunder; and
 - d. not encroach on any space immediately above a public roadway.
- h. Maintenance:

All signs shall be properly maintained and any sign located on a property which becomes vacant and unoccupied for a period of six (6) months, and any sign which pertains to a time, event, or purpose which no longer applies, shall be deemed to have been abandoned, and shall be removed by the owner of the land within thirty (30) days of receipt of written notification by the *Clerk* of the City. (*B/L 1190/96*)

i. <u>Controlled Sign Permits</u>:

Notwithstanding any other requirements of this By-law, Council by special resolution, may issue a "controlled sign permit" for the following:

- i. Seasonal or holiday signs located on or above public land including highways (excluding Highway No. 97A).
- ii. One (1) portable/temporary sign including sidewalk and curb signs, banners, pennants, and streamers intended to advertise a special event such as the opening of a business, sale, fund raising drive, etc., provided that the sign is removed from the property within thirty (30) days of the issue of the permit.

4. <u>Specific Regulations - Assembly and Private Hospital, Commercial and</u> Industrial Zones: (*B/L 1190/96*)

a. <u>Sign Area</u>:

The maximum sign area shall be not greater than:

- i. the square root of (the total wall area x 10) for wall signs; or
- ii. the square root of (the total wall area x 2) for free standing signs; or

iii. 1.5 m² (16.15 square feet) for free standing signs for assembly and private hospital use. (B/L 1190/96)

Double sided free standing signs need only consider one face in determining the maximum sign area.

b. Copy Area:

The maximum copy area shall be not greater than forty-five percent (45%) of the sign area.

c. <u>Height of Signs</u>:

The height of free standing signs shall not exceed 6 m (19.68 feet) except that the height of free standing signs for assembly and private hospital use shall not exceed 2 m (6.562 feet).(B/L 1190/96)

d. <u>Illumination</u>:

Internal and external illumination of signs shall be permitted provided that the light source does not cause undue glare to *adjacent properties or* persons travelling on adjacent public highways.

(B/L 1190/96)

e. Landscaping:

Free standing signs shall be placed in and co-ordinated with the landscaped areas of the parcel.

- f. <u>Number of Signs</u>:
 - i. The maximum number of free standing signs permitted on a parcel of land zoned *assembly and private hospital,* commercial or industrial shall be one (1) except that one (1) additional free standing sign may be permitted for lot frontages exceeding 100 m (328.1 feet). (*B/L 1190/96*)
 - ii. The number of wall signs shall not be restricted.

405 <u>Temporary Residence for the Medical Care and Nursing of an Owner or an</u> <u>Immediate Relative</u>:

Where a temporary residence is required for the purpose of providing a separate residence for the medical care and nursing of an owner of land, or an immediate relative, the following conditions shall apply:

- 1. The medical care must be for an owner, or for the spouse of the owner, or for an immediate relative of the owner, or an immediate relative of the owners spouse, being a father, mother, father-in-law, mother-in-law, son, daughter, son-in-law, daughter-in-law, grandchild, brother, or sister; and
- 2. Before a building permit is issued for the temporary residence the need for close medical care and nursing of the owner, spouse or immediate relative the infirm person shall be certified by a sworn affidavit from the owner of the parcel on which the temporary residence is proposed to be located and from the medical doctor of the person requiring medical care and nursing. The affidavits shall be delivered to the City and shall remain in force and effect for a period of one year. The doctor of the

person requiring medical care and nursing of shall be qualified to practice medicine in the Province of British Columbia under the provisions of the Medical Practitioners Act; and

- 3. Further affidavits, as required by Subsection 2. above, shall be delivered annually to the City on the anniversary of the date upon which the affidavits were first delivered. The need for close medical care and nursing of the infirm person shall be deemed to have ceased if the affidavits required under this Subsection are not delivered by the date upon which they are required to be delivered; and
- 4. No more than one (1) temporary residence shall be permitted on a lot and the lot shall be not smaller than 1 ha (2.471 acres); and
- 5. The temporary residence may include a manufactured home, modular manufactured home or a single family dwelling; and
- 6. The temporary residence shall be sited in conformity with the regulations of this bylaw and the Provincial Health Act; and
- 7. The gross floor area of a single family dwelling or manufactured home or modular manufactured home proposed to be used as a temporary residence shall be not larger than 115 square metres (1238 square feet); and
- 8. The temporary residence shall not be sited on a permanent foundation with a basement excavation and shall be removed from the owner's land when the need for medical care and nursing ceases except that the temporary residence may be converted to any non-residential use permitted within the applicable zone subject to:
 - a. compliance with all other regulations of the applicable zone with respect to density and the siting, size and dimensions of the building; and
 - b. removal of all kitchen and bathroom cabinets, plumbing fixtures, hot water tanks, furnaces, and sewer connections except that some of said facilities may be retained for home occupation and workshop purposes as determined by the City; and
 - c. refinishing of the exterior of the building to portray a building intended for the proposed use; and
 - d. completion of the conversion within thirty (30) days of the end of the period of construction of the residence; and
- 9. A covenant shall be registered, pursuant to the provisions of Section 219 of the Land Title Act, to permit the temporary residence during the period of medical care and nursing and to prohibit the temporary residential use from continuing after the period of medical care

ceases. The covenant shall also include an agreement by the owner to indemnify and save harmless the City against all costs and expenses incurred by the City in converting, demolishing or removing the temporary residence in default by the owner in converting, demolishing or removing said residence, including any legal costs incurred in pursuing such legal remedies as the City sees fit. The covenant shall be registered as a condition precedent to the issuance of a building permit for the temporary residence; and

- 10. A blanket statutory right-of-way shall be granted to the City permitting the City, to enter onto the owner's land for the purpose of converting, demolishing or removing the temporary residence in the event that the owner defaults. The statutory right-of-way shall be registered as a condition precedent to the issuance of a building permit for the temporary residence; and
- 11. An irrevocable unconditional letter of credit from a chartered bank shall be drafted in favor of the City and shall be held by the City as security for performance by the owner of his covenants and obligations with respect to the removal, demolition or conversion of the temporary residence. The amount of the letter of credit shall be 1.25 times the estimated cost of the conversion or removal of the temporary residence which estimate shall be obtained from a qualified building, demolition or moving contractor. The letter of credit shall be provided as a condition precedent to the issuance of a building permit for the temporary residence. (B/L 1350/04)

406 <u>Medical Marihuana Production Facilities within the Agricultural Land</u> <u>Reserve:</u>

- 1. For properties located within the Agricultural Land Reserve, a minimum lot area of 5 ha (12.355 acres) is required to establish a Medical Marihuana Production Facility;
- 2. All uses associated with a Medical Marihuana Production Facility must take place entirely within a single, fully enclosed, standalone building. All uses associated with a Medical Marihuana Production Facility shall be the only uses permitted in a building so used;
- 3. For the purpose of the "City of Enderby Fire Protection Bylaw No. 1529, 2013", any building used for a Medical Marihuana Production Facility shall be considered an industrial building and shall be subject to fire inspections in accordance with the prescribed frequency;
- 4. Buildings must be sited a minimum of 30 meters from all property lines;
- 5. No Medical Marihuana Production Facility shall be sited within 150 m of any residential zone, daycare facility, playground, community centre, school, public park, or any use catering to individuals under the age of 18;

- 6. Servicing of a property used for a Medical Marihuana Production Facility shall be in accordance with all applicable regulations and permitting; on site servicing may be permitted; and
- 7. A Medical Marihuana Production Facility must obtain a municipal Business License before any operation may begin.

(B/L 1536, 2014)

501 GENERAL COMMERCIAL ZONE (C.1)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the General Commercial Zone (C.1):

- a. Accessory buildings and structures
- b. Accommodation including apartments, hotels, motels, *subject to the provisions of Section 501.11.f. of this Bylaw* and one (1) dwelling unit for the owner, operator, or employee of the principal and permitted use (B/L 1164/95)

Accommodation including apartments, dwelling units, hotels and Motels (BL1538/14)

- c. Assembly and civic use
- d. Educational facilities and professional studios including art studios, business colleges, dance studios, music studios, photography studios, radio studios, television studios, and trade schools
- e. Entertainment and recreation facilities including arcades, billiard halls, bowling alleys, cabarets, fraternal lodges, health spas, museums, neighbourhood pubs, night clubs, social clubs, sport clubs, sports facilities, and theatres
- f. Food service including bakeries, butcher shops, caterers, coffee shops, dairy bars, fish shops, and restaurants (excluding drive-in restaurants)
- g. Office and commerce facilities accommodating appraisers, architects, banks, bookkeepers, brokers, chartered accountants, credit unions, dentists, dental labs, engineers, finance companies, funeral homes, insurance agents, lawyers, management companies; *massage therapy clinics,* medical offices, labs, and clinics; mortuaries, newspapers, notaries, publishers, real estate agents, surveyors, travel agents, and veterinarians (*B/L 1359/04*)
- h. Public service use
- i. Retail sales (including parts and accessories) of appliances, automobile parts and accessories (new), beverages, bicycles, books, candy, clothing, computers, draperies, drugs, electronic equipment, fabric, flowers, food (including meat and fish), fruit, furniture, garden supplies, glass, gifts, groceries, hardware, hobby equipment, jewellery, liquor, medical supplies, musical supplies, novelties, office equipment and supplies, optical supplies, paint, pets, pet food, photographic supplies, plants, produce, sporting goods (including rental), stationery, tools and small equipment, toys, and watches
- j. Service and repair including animal beauty parlours, appliance repair, automobile rental, barber shops, *beverage container recycling and collection depot,* costume rental, dry cleaners, hairdressers, interior decorators, laundromats, locksmith shops, optical shops, shoe repair, tailor shops, video rental shops, and watch repair shops (*B/L 1297/02*)
- k. Transportation facilities including commercial parking lots and garages, passenger transportation depots, and taxi dispatch offices.

2. Buildings Per Lot:

There shall be not more than one (1) principal building allowed per lot.

- 3. Floor Area:
 - a. The floor area for a dwelling unit for the owner, operator, or employee of the principal and permitted use shall be not less than 60 m² (645.8 square feet). The floor area for a dwelling unit shall be not less than:
 - *i.* 27m² (290.6 square feet) within each bachelor dwelling unit; or
 - *ii.* 40 m² (430.6 square feet) within each one-bedroom dwelling unit; or
 - *iii.* 45 m² (484.4 square feet) within each two-bedroom dwelling unit; or
 - *iv.* 55 m² (592.0 square feet) within each three-bedroom dwelling unit. (BL 1538/14)
 - b. The floor area for apartment use shall be not less than:
 - -i. 27 m² (290.6 square feet) within each bachelor dwelling unit; or
 - -ii. 40 m² (430.6 square feet) within each one-bedroom dwelling unit; or
 - -iii. 45 m² (484.4 square feet) within each two-bedroom dwelling unit; or

v. 55 m² (592.0 square feet) within each three-bedroom dwelling unit.

The sum of the gross floor area of dwelling units located on the first storey level and entirely behind the commercial use must not exceed the gross floor area of the commercial use on the first storey level. (BL 1538/14)

- c. The floor area for bakeries shall be not greater than 100 m² (1,076 square feet).
- d. The floor area for hotel and motel use shall be not less than:
 - i. 20 m² (215.3 square feet) within each sleeping unit; or
 - ii. 30 m² (322.9 square feet) within each kitchenette unit; or;

- iii. 35 m² (376.7 square feet) within each one-bedroom unit; or
- iv. 55 m² (592.0 square feet) within each two-bedroom or larger units.
- 4. <u>Height of Buildings and Structures</u>:

The height of buildings and structures shall not exceed the lesser of 12 m (39.37 feet) or three (3) storeys.

5. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than:

- a. 2,000 m² (21,528 square feet) for hotel use; or
- b. 450 m² (4,844 square feet) 200 m² (2,153 square feet) for all other uses, except that each lot shall have an area of not less than 450 m² (4,844 square feet) where it abuts a Controlled Access Highway and is not served by a lane. (B/L 1390/07)
- 6. Lot Coverage:

Lot coverage shall be not greater than sixty percent (60%) of the lot area for all buildings and structures except that ninety percent (90%) lot coverage shall be allowed within the area designated on Schedule "A" which is attached to and forms part of this By-law.

7. Lot Frontage:

Subject to the provisions of Sections 1201.1.b. and c. of this By-law, each lot shall have a road frontage of not less than:

- a. 15 m (49.21 feet) for hotel use; or
- b. 10 m (32.81 feet) 7 m (22.97 feet) for all other uses, except that each lot shall have a road frontage of not less than 10 m (32.81 feet) where it abuts a Controlled Access Highway and is not served by a lane. (B/L 1390/07)
- 8. <u>Off-Street Loading</u>:

Off-street loading shall be provided and maintained in accordance with Schedule "C" of this By-law except that no off-street loading shall be required within the area designated on Schedule "A" which is attached to and forms part of this By-law.

9. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces

required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time. Provided however that where a use is carried on or proposed to be carried on on a lot or lots lying within the area designated on Schedule "A" hereto, the number of offstreet parking spaces required for such use shall be reduced by the number of off-street parking spaces required for which a charge of **\$3,500** per parking space is paid to the City. (B/L 1245/98)

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this bylaw and the number of parking spaces required to be provided on all lots shall be determined by the use or uses being carried out on such lots from time to time except as provided in section 1001.5 of this bylaw.

Where section 1001.5 does not apply, parking is required to be provided on lots lying within the Downtown Designated Parking Area designated on Schedule "A" attached hereto and forming part of this bylaw. The number of spaces required for such use may be reduced by the number of off-street parking spaces for which a fee of \$3,500.00 per parking space is paid to the City. (B/L 1371/05)

- 10. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

No exterior side yard shall be required.

b. Front Yard:

No front yard shall be required.

c. Rear Yard:

No rear yard shall be required except that where a lot abuts a lot in a Residential Zone, a rear yard free of all buildings and structures shall be provided with a depth of not less than 6 m (19.68 feet) and where a lot is serviced with a lane, a rear yard free of all buildings and structures shall be provided with a depth of not less than 3 m (9.842 feet).

d. Side Yards:

No side yards shall be required, except that:

- i. where a lot abuts a Residential zone or is separated by a lane therefrom, a side yard free of all buildings and structures shall be provided with a width of not less than 3 m (9.842 feet); and
- ii. where the parcel is not served by a lane, there shall be a minimum of 5 m (16.40 feet) side yard free of all buildings and structures on at least one (1) side.

e. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

11. <u>Other Requirements</u>:

- a. No business or undertaking shall be carried on on any lot or lots situate within this Zone unless the following requirements are first met:
 - i. The off-street parking requirements of Schedule "B" to this By-law applicable to the business or undertaking proposed to be carried on, are met.
 - ii. The proprietor or owner of such business or undertaking has obtained a licence for the carrying on of such business or undertaking where such licence is required to be obtained under the provisions of the Trade Licence Act of British Columbia or the provisions of such other applicable Statutes, By-laws, and regulations in force from time to time.
- b. Every business or undertaking shall be conducted within a completely enclosed building, except for parking and loading facilities and outdoor garden shops.
- c. Screening and landscaping shall be provided in accordance with the requirements of Section 403 of this By-law.
- d. A dwelling unit for the use of the owner, operator, or employee of the principal and permitted use shall be located either at the second storey level or behind the commercial premises, but being an integral part of these premises. (BL 1538/14)
- e. An apartment use:
 - -i. shall be located entirely above the commercial use; and
 - -ii. shall be permitted only where no advertising use is located above or extends above the first storey of the building; and
 - -iii. shall be limited exclusively to storeys above the first storey of a building; and
 - iv. shall be the only use in a storey so used, and in all storeys above a storey so used; and

v. shall not exceed a gross density of thirty (30) units per hectare (12.14 units per acre).

Dwelling units:

- *i.* shall be located entirely above an/or behind the commercial use, but being an integral part of these premises; and
- *ii.* shall be permitted above a commercial use only where no advertising use is located above or extends above the first storey of the building; and
- iii. shall be located entirely within the same building as the commercial use and shall not be permitted within standalone buildings; and
- iv. shall have at-grade access that is separate from commercial uses; and
- v. shall not exceed a gross density of sixty (60) units per hectare (24.28 units per acre). (B/L 1538/14)
- f. For the purpose of this Bylaw, a motel means a building or buildings used to provide accommodation to the travelling public on a daily or weekly rental basis. The rental units may include a room or combination or rooms but in no case shall more than fifty percent (50%) of the rental units contain kitchen facilities and equipment used for the storage, preparation and serving of food. The facilities and equipment mentioned above includes such things as kitchen cabinets, kitchen sinks, kitchen stoves, dishwashers, other appliances, and associated plumbing and wiring services. (B/L 1164/95)
- g. Where a Beverage Container Recycling and Collection Depot is permitted, it is subject to the use being wholly contained within a principal building, and not occupying more than 300 square metres in gross floor area. (B/L 1297/02)

502 HIGHWAY AND TOURIST COMMERCIAL ZONE (c.2)

1. <u>Permitted Uses of Land, Buildings, and Structures</u>:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Highway and Tourist Commercial Zone (C.2):

- a. Accessory buildings and structures
- b. Accommodation including hotels, motels, subject to the provisions of Section 502.11.g. of this Bylaw and one (1) dwelling unit for the owner, operator, or employee of the principal and permitted use (B/L 1164/95)

Accommodation including apartments, dwelling units, hotels and motels (B/L 1538/14)

- c. Assembly and civic use and public service
- d. Food service including coffee shops, dairy bars, restaurants, bakeries, butcher shops, caterers, and fish shops
- e. Retail sales and service for: automobiles, farm equipment, boats, mobile homes, trucks, recreation vehicles, motorcycles, and sporting goods; also included is the rental of the aforementioned items
- f. Retail sales including servicing where applicable: confectionery stores, flowers, fruit, plants, produce, nurseries, green houses, tire shops, wine and beer shops, appliances, beverages, bicycles, electronic equipment, furniture, garden supplies, glass, hardware, paint, pets, pet food, plants, animal beauty parlours, bakery shops, hairdressers, locksmith shops, optical shops, shoe repair, tailor shops, and watch repair
- g. Service repair and rental: service stations, garages for automobile service and repairs, mini storage facilities, car washes, petroleum distribution, costume rentals, and video rentals

(B/L 1098/93)

- h. Transportation facilities including commercial parking lots, passenger transportation depots, taxi dispatch offices, and weigh scales (B/L 1016/90)
- i. Retail sales of beer, wine and liquor (B/L 997/89) (B/L 1312/02)
- j. Educational facilities and professional studios including art studios, business colleges, dance studios, music studios, photography studios, radio studios, television studios, and trade schools
- k. Entertainment and recreation facilities including arcades, billiard halls, bowling alleys, drive-in clubs, sports clubs, and sports facilities (B/L 1016/90)
- I. Office and commerce facilities and accommodations for engineers, funeral homes, land surveyors, management companies, mortuaries, newspapers, publishing, real estate, surveyors, veterinarians, massage therapy clinics, dentists, doctors, and any other professional office (B/L 1041/90) (B/L 1359/04)

502 2. Buildings Per Lot:

Except for a motel use, there shall be not more than one (1) principal building allowed per lot.

- 3. Floor Area:
 - a. The floor area for a dwelling unit for the owner, operator, or employee of the principal and permitted use shall be not less than 60 m² (645.8 square feet).

The floor area for a dwelling unit shall be not less than:

- *i.* 27 m² (290.6 square feet) within each bachelor dwelling unit; or
- *ii.* 40 m² (430.6 square feet) within each one-bedroom dwelling unit; or
- *iii.* 45 m² (484.4 square feet) within each two-bedroom dwelling unit; or
- *iv.* 55 m² (592.0 square feet) within each three-bedroom dwelling unit.
- b. The floor area for hotel and motel use shall be not less than:

i. 20 m² (215.3 square feet) within each sleeping unit; or

-ii. 30 m² (322.9 square feet) within each kitchenette unit; or

iii. 35 m² (376.7 square feet) within each one-bedroom unit; or

iv. 55 m² (592.0 square feet) within each two-bedroom or larger units.

The gross floor area for dwelling units located entirely behind the commercial use on the first storey level must not exceed the gross floor area of the commercial use on the first storey level. (B/L 1538/14)

- c. The total floor area for retail sales of flowers, food (including meat and fish), fruit, groceries, plants, and produce shall be not greater than 150 m^2 (1,615 square feet).
- 4. Height of Buildings and Structures:

The height of buildings and structures shall not exceed:

a. the lesser of 10 m (32.81 feet) or two (2) storeys for motel use; or

- b. the lesser of 12 m (39.37 feet) or three (3) storeys for hotel use; or the lesser of 12 m (39.37 feet) or three (3) storeys for all other uses.
- c. 10 m (32.81 feet) for all other uses. (B/L 1538/14)
- 5. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than:

- a. 1,100 m² (11,840 square feet) for service station use; or
- b. 2,000 m² (21,528 square feet) for hotel and motel use; or
- c. 560 m² (6,028 square feet) for all other uses.
- 6. Lot Coverage:

Lot coverage shall be not greater than fifty percent (50%) of the lot area for all buildings and structures.

7. Lot Frontage:

Subject to the provisions of Sections 1201.1.b. and c. of this By-law, each lot shall have a road frontage of not less than 15 m (49.21 feet).

8. <u>Off-Street Loading</u>:

Off-street loading shall be provided and maintained in accordance with Schedule "C" of this By-law.

9. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time. **Provided** however that where a use is carried on or proposed to be carried on, on a lot or lots lying within the area designated on Schedule "A" hereto, the number of off-street parking spaces required for such use shall be reduced by the number of off-street parking spaces required for such use shall be reduced by the number of off-street parking spaces required for which a charge of \$3,500 per parking space is paid to the City. (B/L 1245/98)

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this bylaw and the number of parking spaces required to be provided on all lots shall be determined by the use or uses being carried out on such lots from time to time except as provided in section 1001.5 of this bylaw.

Where section 1001.5 does not apply, parking is required to be provided on lots lying within the Downtowng Designated Parking Area

designated on Schedule "A" attached hereto and forming part of this bylaw. The number of spaces required for such use may be reduced by the number of off-street parking spaces for which a fee of \$3,500.00 per parking space is paid to the City. (B/L 1371/05)

- 10. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall be provided with a depth of not less than 4.5 m (14.76 feet) where applicable.

b. Front Yard:

A front yard free of all buildings and structures shall be provided with a depth of not less than 4.5 m (14.76 feet).

10. c. Rear Yard:

A rear yard free of all buildings and structures shall be provided with a depth of not less than 4.5 m (14.76 feet).

d. Side Yards:

Side yards free of all buildings and structures shall be provided with a width of not less than 3 m (9.842 feet).

e. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions.

(B/L 1360/06)

11. Other Requirements:

- a. No business or undertaking shall be carried on on any lot or lots situate within this Zone unless the following requirements are first met:
 - i. The off-street parking requirements of Schedule "B" to this By-law applicable to the business or undertaking proposed to be carried on, are met.
 - ii. The proprietor or owner of such business or undertaking has obtained a licence for the carrying on of such business or undertaking where such licence is required to be obtained under the provisions of the Trade Licence Act of British Columbia or the

provisions of such other applicable Statutes, By-laws, and regulations in force from time to time.

- b. Screening and landscaping shall be provided in accordance with the requirements of Section 403 of this By-law.
- c. A dwelling unit for the use of the owner, operator, or employee of the principal and permitted use shall be located either at the second storey level or behind the commercial premises, but being an integral part of these premises. **Dwelling units:**
 - *i.* shall be located entirely above and/or behind the commercial use, but being an integral part of these premises; and
 - *ii.* shall be permitted above a commercial use only where no advertising use is located above or extends above hte first storey of the building; and
 - *iii.* shall be located entirely within the same building as the commercial use and shall not be permitted within standalone buildings; and
 - *iv.* shall have at-grade access that is separate from commercial uses; and
 - v. shall not exceed a gross density of sixty (60 units per hectare (24.28 units per acre).

(B/L 1538/14)

- d. A service station use shall not include body or frame repairs or painting.
- e. All auto parts, dismantled vehicles, and similar articles shall be stored within a building.
- f. With respect to service station use, the fuel pumps and accessory structures shall not be located closer than 17 m (55.77 feet) from the centre line of a controlled access highway.
- 502 11. g. For the purposes of this Bylaw, a motel means a building or buildings used to provide accommodation to the travelling public on a daily or weekly rental basis. The rental units may include a room or combination of rooms but in no case shall more than fifty percent (50%) of the rental units contain kitchen facilities mentioned above includes such things as kitchen cabinets, kitchen sinks, kitchen stoves, kitchen sinks, dishwashers, other appliances, and associated plumbing and wiring services. (B/L 1164-95)

503 SERVICE COMMERCIAL ZONE (C.4)

1. <u>Permitted Uses of Land, Buildings, and Structures</u>:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Service Commercial Zone (C.4):

- a. Accessory buildings and structures
- b. Accommodation including one (1) dwelling unit for the owner, operator, or employee of the principal and permitted use
- c. Assembly and civic use
- d. Educational facilities and professional studios including art studios, business colleges, dance studios, music studios, photography studios, radio studios, television studios, and trade schools
- e. Entertainment and recreation facilities including arcades, billiard halls, bowling alleys, drive-in theatres, fraternal lodges, health spas, social clubs, sports clubs, and sports facilities
- f. Food service including bakeries, butcher shops, caterers, coffee shops, dairy bars, fish shops, and restaurants
- g. Office and commerce facilities accommodating engineers, funeral homes, land surveyors, management companies, mortuaries, newspapers, publishing, real estate, surveyors, and veterinarians
- h. Public service use
- i. Retail sales (including parts and accessories) of appliances, automobiles (including service), beverages (excluding liquor), bicycles, boats (including service), building supplies, chemicals, electronic equipment, farm equipment (including service), feed and seed, fertilizers, flowers, furniture, garden supplies, gasoline and motor oil, glass, hardware, irrigation equipment (including service), lumber, mobile homes (including service), motorcycles (including service), paint, pets, pet food, plants, produce, recreation vehicles (including service), sporting goods (including rental), tools and small equipment, and trucks (including service)
- Service and repair including animal beauty parlours, appliance repair, j. auction marts (excluding the auction of livestock), automobile rental, automobile service and repair, barber shops, battery shops, boat service and repair, bottle depots, beverage container recycling and collection depot, car wash, crematoriums, costume rental, dry cleaners, glass shops, greenhouses, hairdressers, hatcheries. laboratories, laundromats, locksmith shops, machine shops contained wholly within a building with no outside storage, mini-storage facilities, nurseries, optical shops, petroleum distribution installations, printing shops, recreation vehicle servicing and rental, service stations, shoe repair, sign shops, tailor shops, taxidermists, tire shops, tools and small equipment servicing and rental, trade contractors' offices (including storage), truck service and repair, truck wash, upholstery shops, video rental shops, watch repair shops, warehousing (wholesale and distribution), and weigh scales (B/L 1297/02)

- k. Transportation facilities including commercial parking lots and garages, passenger transportation depots, and taxi dispatch offices.
- 2. Buildings Per Lot:

There shall be not more than one (1) principal building allowed per lot.

3. Floor Area:

The floor area for a dwelling unit for the owner, operator, or employee of the principal and permitted use shall be not less than 60 m^2 (645.8 square feet).

4. Height of Buildings and Structures:

The height of buildings and structures shall not exceed the lesser of 10 m (32.81 feet) or two (2) storeys.

5. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than 560 m^2 (6,028 square feet).

6. Lot Coverage:

Lot coverage shall be not greater than fifty percent (50%) of the lot area for all buildings and structures.

7. Lot Frontage:

Subject to the provisions of Sections 1201.1.b. and c. of this By-law, each lot shall have a road frontage of not less than 15 m (49.21 feet).

8. Off-Street Loading:

Off-street loading shall be provided and maintained in accordance with Schedule "C" of this By-law.

9. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

Provided however that where a use is carried on or proposed to be carried on, on a lot or lots lying within the area designated on Schedule "A" hereto, the number of off-street parking spaces required for such use shall be reduced by the number of off-street parking spaces required for which a charge per parking space is paid to the City at a rate established by Council from time to time. (B/L 1245/98) 9. Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this bylaw and the number of parking spaces required to be provided on all lots shall be determined by the use or uses being carried out on such lots from time to time except as provided in section 1001.5 of this bylaw.

Where section 1001.5 does not apply, parking is required to be provided on lots lying within the Downtowng Designated Parking Area designated on Schedule "A" attached hereto and forming part of this bylaw. The number of spaces required for such use may be reduced by the number of off-street parking spaces for which a fee of \$3,500.00 per parking space is paid to the City. (B/L 1371/05)

- 10. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall be provided with a depth of not less than 3 m (9.842 feet) where applicable.

b. Front Yard:

A front yard free of all buildings and structures shall be provided with a depth of not less than 3 m (9.842 feet).

c. <u>Rear Yard</u>:

A rear yard free of all buildings and structures shall be provided with a depth of not less than 3 m (9.842 feet) except that where a lot abuts a lot in a Residential zone, a rear yard free of all buildings and structures shall be provided with a depth of not less than 6 m (19.68 feet).

d. Side Yards:

No side yards shall be required, except that:

- i. where a lot abuts a Residential zone or is separated by a lane therefrom, a side yard free of all buildings and structures shall be provided with a width of not less than 3 m (9.842 feet); and
- ii. where the parcel is not served by a lane, there shall be a minimum of 5 m (16.40 feet) side yard free of all buildings and structures on at least one (1) side.
- e. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

11. Other Requirements:

- a. No business or undertaking shall be carried on on any lot or lots situate within this zone unless the following requirements are first met:
 - i. The off-street parking requirements of Schedule "B" to this By-law applicable to the business or undertaking proposed to be carried on, are met.
 - ii. The proprietor or owner of such business or undertaking has obtained a licence for the carrying on of such business or undertaking where such licence is required to be obtained under the provisions of the Trade Licence Act of British Columbia or the provisions of such other applicable Statutes, By-laws, and regulations in force from time to time.
- b. Where practical, every business or undertaking shall be conducted within a completely enclosed building, except for parking and loading facilities, and except in the case of lumber product storage. (B/L 1353/04)
- c. Screening and landscaping shall be provided in accordance with the requirements of Section 403 of this By-law.
- d. A dwelling unit for the use of the owner, operator, or employee of the principal and permitted use shall be located either at the second storey level or behind the commercial premises, but being an integral part of these premises.
- e. All auto parts, dismantled vehicles, and similar articles shall be stored within a building.
- f. With respect to service station use, the fuel pumps and accessory structures shall not be located closer than 17 m (55.77 feet) from the centre line of a controlled access highway.

601 <u>LIGHT INDUSTRIAL ZONE</u> (I.1)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Light Industrial Zone (I.1):

- a. Accessory buildings and structures
- b. Accommodation including one (1) dwelling unit for the owner, operator, or employee of the principal and permitted use
- c. Assembly and civic use
- d. Food service including bakeries and coffee shops
- e. Limited agricultural use subject to the regulations of Section 601.10.e. of this By-law
- f. Public service use
- g. Retail sales (including parts and accessories) of automobiles, building supplies, chemicals, farm equipment (including service), gasoline and motor oil, irrigation equipment (including service), lumber, mobile homes (including service), tools and small equipment, trucks, and other products manufactured or processed on site
- h. Service and repair including automobile body and paint shops, automobile service and repair, battery shops, boat service and repair, bottling plants, car wash, crematoriums, cold storage plants, frozen food lockers, laboratories, machine shops, manufacturing and processing provided that they do not create fire, explosion, or safety hazards; noise in excess of average intensity of street and traffic noise in the area in question; emit smoke, dust, dirt, toxic, or offensive odours or gas; and there is no production of heat or glare perceptible from any lot line of the site on which the use is located, mini storage facilities, petroleum distribution installations, printing shops, recreation vehicle servicing and rental, service stations, sign shops, taxidermists, tire shops, tools and small equipment servicing and rental, trade contractors offices including storage, truck service and repair, truck wash, trucking yards and terminals including cartage and freighting, upholstery shops, warehousing (wholesale and distribution), weigh scales, and welding shops
- i. Transportation facilities including passenger transportation depots and taxi dispatch offices
- 2. Floor Area:

The dwelling unit shall have a minimum floor area of 60 m^2 (645.8 square feet) and shall be an integral part of the principal building.

3. Height of Buildings and Structures:

The height of buildings and structures shall not exceed 12 m (39.37 feet).

4. Lot Area:

Subject to the provisions of Section 1201.2. of this Bylaw, each lot shall have an area of not less than 650 m^2 (6,997 square feet).

5 . Lot Coverage:

Lot coverage shall be not greater than sixty percent (60%) of the lot area for all buildings and structures.

6. Lot Frontage:

Subject to the provisions of Sections 1201.1.b. and c. of this By-law, each lot shall have a road frontage of not less than 20 m (65.62 feet).

7. <u>Off-Street Loading</u>:

Off-street loading shall be provided and maintained in accordance with Schedule "C" of this By-law.

8. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 9. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall, where applicable, be provided with a depth of not less than 6 m (19.68 feet), except that where a lot is separated from a lot in a Residential or Rural zone by a street, an exterior side yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).

b. Front Yard:

A front yard free of all buildings and structures shall be provided with a depth of not less than 6 m (19.68 feet), except that where a lot is separated from a lot in a Residential or Rural zone by a street, a front yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).

c. Rear Yard:

No rear yard shall be required, except where a lot abuts a lot in a Residential or Rural zone or is separated by a lane therefrom, a rear

- 9. c. yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).
 - d. Side Yards:

No side yard shall be required, except that where a lot abuts a lot in a Residential or Rural zone or is separated by a lane therefrom, a side yard free of all buildings and structures shall be provided with a width of not less than 6 m (19.68 feet).

e. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

10. Other Requirements:

- a. No business or undertaking shall be carried on on any lot or lots situate within this zone unless the following requirements are first met:
 - i. The off-street parking requirements of Schedule "B" to this By-law applicable to the business or undertaking proposed to be carried on, are met.
 - ii. The proprietor or owner of such business or undertaking has obtained a licence for the carrying on of such business or undertaking where such licence is required to be obtained under the provisions of the Trade Licence Act of British Columbia or the provisions of such other applicable Statutes, By-laws, and regulations in force from time to time.
- b. All permitted uses shall be housed completely within an enclosed building, except for outdoor display, rental, sale or storage yards, parking and loading facilities, and limited agricultural use.
- c. Nothing shall be done which is or will become an annoyance or nuisance to the surrounding areas by reason of unsightliness, the emission of odours, liquid effluence, dust, fumes, smoke, vibration, noise or glare; nor shall anything be done which creates or causes a health, fire, or explosion hazard, electrical interference, or undue traffic congestion.
- d. A dwelling unit for the use of the owner, operator, or employee of the principal and permitted use shall be located either at the second storey level or behind the industrial premises, but being an integral part of these premises.

- 10. e. A limited agricultural use shall not be permitted on lots smaller than 1 ha (2.471 acres).
 - f. Screening and landscaping shall be provided in accordance with the requirements of Section 403 of this By-law.
 - g. With respect to service station use, the fuel pumps and accessory structures shall not be located closer than 17 m (55.77 feet) from the centre line of a controlled access highway.

602 <u>GENERAL INDUSTRIAL ZONE</u> (I.2)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the General Industrial Zone (I.2):

- a. Retail sales (including parts and accessories) of heavy equipment and machinery
- b. Service and repair including automobile wrecking and junk yards, bulk storage plants, contractors for general and heavy construction, machinery and heavy equipment repair, and the manufacturing, processing, and storage of:
 - chemical and allied products including compressed gases, disinfectants, gum and wood chemicals, insecticides, primer and plastics, and rubber
 - food products including feed, flour, fruit, and grain
 - machinery and transportation equipment or other products of like character and kind such as agricultural implements, boats, compressors, electrical machinery, engines, pumps, and turbines
 - metal products including boilers and plates, fabricated and structural metals, and pipe tubing
 - non-metallic mineral products or other products of like character and kind such as abrasive products, asbestos products; cement, plaster, lime, gypsum, and associated products; clay and clay products; concrete products or ready mix concrete; fibreglas products; rock, sand, and gravel; and stone products
 - petroleum and coal products including asphalt, coal and tar products, coke, creosote, paving and roofing materials, and petroleum products
 - synthetic fibres
 - wood products including lumber and building materials, millwork products, plywood and veneer, poles, prefabricated and structural wood products, shingles, and wood preserving
- c. Uses permitted in the Light Industrial Zone (I.1)
- 2. Floor Area:

The dwelling unit shall have a minimum floor area of 60 m^2 (645.8 square feet) and shall be an integral part of the principal building.

3. <u>Height of Buildings and Structures:</u>

The height of buildings and structures shall not exceed 18 m (59.05 feet).

4. Lot Area:

Subject to the provisions of Section 1201.2. of this by-law, each lot shall have an area of not less than 650 m^2 (6,997 square feet).

5. Lot Coverage:

Lot coverage shall be not greater than sixty percent (60%) of the lot area for all buildings and structures.

6. Lot Frontage:

Subject to the provisions of Sections 1201.1.b. and c. of this By-law, each lot shall have a road frontage of not less than 20 m (65.62 feet).

7. Off-Street Loading:

Off-street loading shall be provided and maintained in accordance with Schedule "C" of this By-law.

8. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 9. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall, where applicable, be provided with a depth of not less than 6 m (19.68 feet), except that where a lot is separated from a lot in a Residential or Rural zone by a street, an exterior side yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).

b. Front Yard:

A front yard free of all buildings and structures shall be provided with a depth of not less than 6 m (19.68 feet), except that where a lot is separated from a lot in a Residential or Rural zone by a street, a front yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).

c. Rear Yard:

A rear yard free of all buildings and structures shall be provided with a depth of not less than 3 m (9.842 feet), except where a lot abuts a lot in a Residential or Rural zone or is separated by a lane therefrom, a rear yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).

d. Side Yards:

Side yards free of all buildings and structures shall be provided with a width of not less than 3 m (9.842 feet), except that:

- i. a side yard not flanked by a street, lane, or Residential or Rural zone may be reduced to nil, provided that the other side yard has a width of not less than 6 m (19.68 feet); and
- ii. where a lot abuts a lot in a Residential or Rural zone or is separated by a lane therefrom, a side yard free of all buildings and structures shall be provided with a width of not less than 6 m (19.68 feet).
- e. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

10. Other Requirements:

- a. No business or undertaking shall be carried on on any lot or lots situate within this zone unless the following requirements are first met:
 - i. The off-street parking requirements of Schedule "B" to this By-law applicable to the business or undertaking proposed to be carried on, are met.
 - ii. The proprietor or owner of such business or undertaking has obtained a licence for the carrying on of such business or undertaking where such licence is required to be obtained under the provisions of the Trade Licence Act of British Columbia or the provisions of such other applicable Statutes, By-laws, and regulations in force from time to time.
- b. Where practical, all permitted uses shall be housed completely within an enclosed building.
- c. Nothing shall be done which is or will become an annoyance or nuisance to the surrounding areas by reason of unsightliness, the

emission of odours, liquid effluence, dust, smoke, vibration, noise or glare; nor shall any activity be carried out which creates or causeshealth, fire, or explosion hazard, electrical interference, or undue traffic congestion.

- d. Screening and landscaping shall be provided in accordance with the requirements of Section 403 of this By-law.
- 10. e. A dwelling unit for the use of the owner, operator, or employee of the principal and permitted use shall be located either at the second storey level or behind the industrial premises, but being an integral part of these premises.
 - f. A limited agricultural use shall not be permitted on lots smaller than 1 ha (2.471 acres).
 - g. With respect to service station use, the fuel pumps and accessory structures shall not be located closer than 17 m (55.77 feet) from the centre line of a controlled access highway.

603 INDUSTRIAL PARK ZONE (I.3)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Industrial Park Zone (I.3):

- a. Retail sales (including parts and accessories) of heavy equipment and machinery
- b. Service and repair of machinery and heavy equipment, greenhouses and nurseries
- c. Manufacturing, processing and storage of wood products including log homes, lumber and building materials, millwork products, plywood and veneer, poles, prefabricated and structural wood products, shingles and wood preserving. (B/L 1331, 2003)
- d. Uses permitted in the Light Industrial Zone (I.1)
- 2. Floor Area:

The dwelling unit shall have a minimum floor area of 60 m² (645.8 square feet) and shall be an integral part of the principal building.

3. <u>Height of Buildings and Structures</u>:

The height of buildings and structures shall not exceed 8 m (26.25 feet) 12 m (39.37 feet). (B/L 1235/98)

4. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than 1350 m^2 (14,532 square feet). (B/L 1127/94)

5. Lot Coverage:

Lot coverage shall be not greater than sixty percent (60%) of the lot area for all buildings and structures.

6. Lot Frontage:

Subject to the provisions of Sections 1201.1.b. and c. of this By-law, each lot shall have a road frontage of not less than 23 m (75.46 feet). (B/L 1127/94)

7. Off-Street Loading:

Off-street loading shall be provided and maintained in accordance with Schedule "C" of this By-law.

8. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 9. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall, where applicable, be provided with a depth of not less than 6 m (19.68 feet), except that where a lot is separated from a lot in a Residential or Rural zone by a street, an exterior side yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).

b. Front Yard:

A front yard free of all buildings and structures shall be provided with a depth of not less than **9** m (29.53 feet). (B/L 1145/94)

c. <u>Rear Yard</u>:

No rear yard shall be required except where a lot abuts a lot in a Residential or Rural zone or is separated by a lane therefrom, a rear yard free of all buildings and structures shall be provided with a depth of not less than 9 m (29.53 feet).

d. <u>Side Yards</u>:

Side yards free of all buildings and structures shall be provided with a width of not less than 6 m (19.68 feet).

e. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

10. Other Requirements:

- a. No business or undertaking shall be carried on on any lot or lots situated within this zone unless the following requirements are first met:
 - i. The off-street parking requirements of Schedule "B" to this By-law applicable to the business or undertaking proposed to be carried on, are met.
- ii. The proprietor or owner of such business or undertaking has obtained a licence for the carrying on of such business or undertaking where such licence is required to be obtained under the provisions of the Trade Licence Act of British Columbia or the provisions of such other applicable Statutes, By-laws, and regulations in force from time to time.
- b. Screening and landscaping shall be provided in accordance with the requirements of Section 403 of this By-law.
- c. All permitted uses shall be housed completely within an enclosed building, except for outdoor display, rental, sales, or storage yards, parking and loading facilities and limited agricultural use.
- d. Nothing shall be done which is or will become an annoyance or nuisance to the surrounding areas by reason of unsightliness, the emission of odours, liquid effluence, dust, fumes, smoke, vibration, noise or glare; nor shall anything be done which creates or causes a health, fire, or explosion hazard, electrical interference, or undue traffic congestion.
- e. A dwelling unit for the use of the owner, operator, or employee of the principal and permitted use shall be located either at the second storey level or behind the commercial premises, but being an integral part of these premises.
- f. A limited agricultural use shall not be permitted on lots smaller than 1 ha (2.471 acres).

g. With respect to service station use, the fuel pumps and accessory structures shall not be located closer than 17 m (55.77 feet) from the centre line of a controlled access highway.

701 RESIDENTIAL SINGLE FAMILY ZONE (R.1)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Residential Single Family Zone (R.1):

- a. Accessory residential
- b. Restricted agricultural use subject to the provisions of Sections 402.7. and 701.11.a. of this By-law
- c. Single family dwellings
- d. Secondary suites subject to the provisions of Section 701.11.b. (B/L 1405/07)
- 2. Accessory Residential Buildings:

The siting, size, and dimensions of accessory residential buildings and structures shall be in accordance with Section 402.4. of this By-law.

3. <u>Buildings Per Lot</u>:

The number of buildings allowed per lot shall be not more than:

- a. one (1) single family dwelling; and
- b. two (2) accessory residential buildings.
- 4. Floor Area:

The floor area for a single family dwelling shall be not less than 85 m² (914.9 square feet) on one (1) floor, except that the floor area on one (1) floor may be reduced to 60 m² (645.8 square feet) where there are two (2) floor levels exclusive of the basement floor.

5. Height of Buildings and Structures:

The height of residential dwellings shall not exceed the lesser of 8 m (26.25 feet) or two (2) storeys except where the average natural slope of the lot exceeds five percent (5%), in which case the height of residential dwellings on the downhill side of a road shall not exceed a height of 5 m (16.40 feet) above the centre line of the road immediately adjacent to the center of the front of the residence and residential dwellings located on the uphill side of the road shall not exceed a height of 5 m (16.40 feet) above the mid point of the rear property line on which the residence is located. The average natural slope of the lot shall be measured from the lowest point on the lot to the uppermost point on the lot.

6. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than 560 m^2 (6,028 square feet).

7. Lot Coverage:

Lot coverage shall be not greater than thirty-five percent (35%) forty-five percent (45%) of the lot area for all buildings and structures.

(B/L 1376/05)

8. Lot Frontage:

Subject to the provisions of Section 1201.1.a., b., and c. of this By-law, each lot shall have a road frontage of not less than 18 m (59.05 feet).

9. <u>Off-Street Parking</u>:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 10. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall be provided with a depth of not less than 5 m (16.40 feet) where applicable.

b. Front Yard:

A front yard free of buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet) 6 m (19.68 feet) for single family dwellings except that the front yard for single family dwellings may be reduced to 4.5 m (14.76 feet) on lots exceeding twenty percent (20%) average natural slope determined from the uppermost point on the lot to the lowest point on the lot.

(B/L 1376/05)

c. Other Buildings:

Buildings shall not be sited within 3 m (9.842 feet) of any other building.

d. Rear Yard:

A rear yard free of buildings and structures shall be provided with a depth of not less than $\frac{8 \text{ m}}{26.25 \text{ feet}}$ 6 m (19.68 feet) for single family dwellings except that the rear yard may be reduced to 4.5 m (14.76 feet) on lots exceeding twenty percent (20%) average natural slope

determined from the uppermost point on the lot to the lowest point on the lot.

(B/L 1376/05)

e. Side Yards

Side yards free of buildings and structures shall be provided with a width of not less than 2 m (6.562 feet) for the least side yard and 5 m (16.40 feet) for the sum of both side yards for single family dwellings.

f. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions.

(B/L 1360/06)

11. <u>Other Requirements:</u>

- a. A restricted agricultural use shall not be permitted on lots smaller than 1 ha (2.471 acres).
- b. All Secondary suites must comply with the following:
 - *i)* Secondary suites are to be located only in a single family dwelling; and
 - *ii)* No more than one secondary suite shall be permitted within a single family dwelling; and
 - iii) The maximum floor area of a secondary suite shall not exceed the lesser of 90 m² or 40% of the habitable floor area of the single family dwelling. The minimum floor area of a secondary suite shall not be less than 36m²; and
 - iv) No portion of a building may be used as a secondary suite unless at least one (1) of the registered owners of the building resides within the building; and
 - v) One (1) off-street parking space must be provided for each secondary suite; and
 - vi) Secondary suites must comply with all relevant City Bylaws, and the BC Building Code; and
 - vii) Secondary suites must be located in a building and on property which is a single family real estate entity. No strata titling will be permitted.

(B/L 1405/07)

702 <u>RESIDENTIAL SINGLE FAMILY ZONE</u> (R.1-A)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Residential Single Family Zone (R.1-A):

- a. Accessory residential
- b. Restricted agricultural use subject to the provisions of Sections 402.7. and 702.11.a. of this By-law
- c. Single family dwellings
- d. Secondary suites subject to the provisions of Section 702.11.b. (B/L 1405/07)
- 2. Accessory Residential Buildings:

The siting, size, and dimensions of accessory residential buildings and structures shall be in accordance with Section 402.4. of this By-law.

3. Buildings Per Lot:

The number of buildings allowed per lot shall be not more than:

- a. one (1) single family dwelling; and
- b. two (2) accessory residential buildings.
- 4. Floor Area:

The floor area for a single family dwelling shall be not less than 60 m^2 (645.8 square feet).

5. Height of Buildings and Structures:

The height of residential dwellings shall not exceed the lesser of 8 m (26.25 feet) or two (2) storeys except where the average natural slope of the lot exceeds five percent (5%), in which case the height of residential dwellings on the downhill side of a road shall not exceed a height of 5 m (16.40 feet) above the centre line of the road immediately adjacent to the center of the front of the residence and residential dwellings located on the uphill side of the road shall not exceed a height of 5 m (16.40 feet) above the mid point of the rear property line on which the residence is located. The average natural slope of the lot shall be measured from the lowest point on the lot to the uppermost point on the lot.

6. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than 450 m^2 (4,844 square feet).

7. Lot Coverage:

Lot coverage shall be not greater than thirty-five percent (35%) forty-five percent (45%) of the lot area for all buildings and structures.

(B/L 1376/05)

8. Lot Frontage:

Subject to the provisions of Section 1201.1.a., b., and c. of this By-law, each lot shall have a road frontage of not less than 15 m (49.21 feet).

9. <u>Off-Street Parking</u>:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 10. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall be provided with a depth of not less than 5 m (16.40 feet) where applicable.

b. Front Yard:

A front yard free of buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet) 6 m (19.68 feet) for single family dwellings except that the front yard for single family dwellings may be reduced to 4.5 m (14.76 feet) on lots exceeding twenty percent (20%) average natural slope determined from the uppermost point on the lot to the lowest point on the lot.

(B/L 1376/05)

c. Other Buildings:

Buildings shall not be sited within 3 m (9.842 feet) of any other building.

d. Rear Yard:

A rear yard free of buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet) 6 m (19.68 feet) for single family dwellings except that the rear yard may be reduced to 4.5 m (14.76 feet) on lots exceeding twenty percent (20%) average natural slope determined from the uppermost point on the lot to the lowest point on the lot.

(*B/L* 1376/05)

e. Side Yards:

Side yards free of buildings and structures shall be provided with a width of not less than 1.5 m (4.921 feet) for single family dwellings.

f. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

11. Other Requirements:

- a. A restricted agricultural use shall not be permitted on lots smaller than 1 ha (2.471 acres).
- b. All Secondary suites must comply with the following:
 - *i)* Secondary suites are to be located only in a single family dwelling; and
 - *ii)* No more than one secondary suite shall be permitted within a single family dwelling; and
 - iii) The maximum floor area of a secondary suite shall not exceed the lesser of 90 m² or 40% of the habitable floor area of the single family dwelling. The minimum floor area of a secondary suite shall not be less than 36m²; and
 - *iv)* No portion of a building may be used as a secondary suite unless at least one (1) of the registered owners of the building resides within the building; and
 - v) One (1) off-street parking space must be provided for each secondary suite; and
 - vi) Secondary suites must comply with all relevant City Bylaws, and the BC Building Code; and
 - vii) Secondary suites must be located in a building and on property which is a single family real estate entity. No strata titling will be permitted.

(B/L 1405/07)

703 <u>RESIDENTIAL TWO FAMILY ZONE</u> (R.2)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Residential Two Family Zone (R.2):

- a. Accessory residential
- b. Boarding, lodging, or rooming houses
- c. Convalescent, nursing, and personal care homes subject to the provisions of Section 703.11.b. of this By-law
- d. Restricted agricultural use subject to the provisions of Sections 402.7. and 703.11.a. of this By-law
- e. Single family dwellings
- f. Two family dwellings
- 2. Accessory Residential Buildings:

The siting, size, and dimensions of accessory residential buildings and structures shall be in accordance with Section 402.4. of this By-law.

3. Buildings Per Lot:

The number of buildings allowed per lot for each of the following uses shall be not more than:

- a. one (1) single family dwelling <u>or</u> one (1) two family dwelling; and
- b. two (2) accessory residential buildings per dwelling unit.
- 4. Floor Area:
 - a. The floor area for a single family dwelling shall be not less than 60 m² (645.8 square feet).
 - b. The floor area for a two family dwelling shall be not less than 60 m² (645.8 square feet) per dwelling unit.
- 5. Height of Buildings and Structures:

The height of residential dwellings shall not exceed the lesser of 8 m (26.25 feet) or two (2) storeys except where the average natural slope of the lot exceeds five percent (5%), in which case the height of residential dwellings on the downhill side of a road shall not exceed a height of 5 m (16.40 feet) above the centre line of the road immediately adjacent to the center of the front of the residence and residential dwellings located on the uphill side of the road shall not exceed a height of 5 m (16.40 feet) above the mid point of the rear property line on which the residence is located. The average natural slope of the lot shall be measured from the lowest point on the lot to the uppermost point on the lot.

6. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than:

a. 450 m² (4,844 square feet) for single family dwellings; or

- b. 700 m² (7,535 square feet) for two family dwellings; or
- c. 560 m² (6,028 square feet) for convalescent, nursing, and personal care home use.
- d. 350m² (4,036 square feet) for each half of a two family dwelling subdivided as per Section 703.10.e of this Bylaw. (B/L 1286/01)

7. Lot Coverage:

Lot coverage shall be not greater than thirty-five percent (35%) of the lot area for all buildings and structures.

8. Lot Frontage:

Subject to the provisions of Section 1201.1.a., b., and c. of this By-law, each lot shall have a road frontage of not less than:

- a. 15 m (49.21 feet) for single family dwellings; or
- b. 23 m (75.46 feet) for two family dwellings; or
- c. 18 m (59.05 feet) for convalescent, nursing, and personal care home use.
- d. 11 m (36.09 feet) for each half of a two family dwelling subdivided as per Section 703.10.e of this Bylaw. (B/L 1286/01)

9. <u>Off-Street Parking</u>:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 10. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall be provided with a depth of not less than 5 m (16.40 feet) where applicable.

b. Front Yard:

A front yard free of buildings and structures shall be provided with a depth of not less than:

i. 8 m (26.25 feet) for single family dwellings, two family dwellings, and for convalescent, nursing, and personal care home use; and

- ii. 4.5 m (14.76 feet) for single family dwellings and two family dwellings on lots exceeding twenty percent (20%) average natural slope determined from the uppermost point on the lot to the lowest point on the lot.
- c. Other Buildings:

Buildings shall not be sited within 3 m (9.842 feet) of any other building.

d. Rear Yard:

A rear yard free of buildings and structures shall be provided with a depth of not less than:

- i. 8 m (26.25 feet) for single family dwellings, two family dwellings, service use, and convalescent, nursing, and personal care home use; and
- ii. 4.5 m (14.76 feet) for single family dwellings and two family dwellings on lots exceeding twenty percent (20%) average natural slope determined from the uppermost point on the lot to the lowest point on the lot.
- e. <u>Side Yards</u>:

Side yards free of buildings and structures shall be provided with a width of not less than:

- i. 3 m (9.842 feet) for two family dwellings, except that a two family dwelling shall be allowed to straddle a property line provided that the property line coincides with the party wall and provided that all other requirements of this By-law are met; and
- ii. 1.5 m (4.921 feet) for all other uses.
- f. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions.

(B/L 1360/06)

- 11. Other Requirements:
 - a. A restricted agricultural use shall not be permitted on lots smaller than 1 ha (2.471 acres).

b. A convalescent, nursing, and personal care home use shall be in conformity with the regulations of the Personal Care Licensing Branch of the Province of British Columbia and the Provincial Fire Marshal.

704 **RESIDENTIAL APARTMENT AND MULTI-FAMILY ZONE** (R.3)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Residential Apartment and Multi-Family Zone (R.3):

- a. Apartment and multi-family residential subject to the provisions of Section 704.11.b. of this By-law
- b. Four family dwellings
- c. Row housing
- d. Three family dwellings
- e. Uses permitted in the R.2 zone
- f. Adult retirement housing (one, two, three and four family dwellings) (B/L 1081/92) (B/L 1271/00)
- 2. Accessory Residential Buildings:

The siting, size, and dimensions of accessory residential buildings and structures shall be in accordance with Section 402.4. of this By-law.

3. <u>Buildings Per Lot</u>:

The number of buildings allowed per lot for each of the following uses shall be not more than:

- a. one (1) single family dwelling <u>or</u> one (1) two family dwelling <u>or</u> one (1) three family dwelling <u>or</u> one (1) four family dwelling <u>or</u> one (1) row housing unit; and
- b. Two (2) accessory residential buildings per dwelling unit (one and two family only); and
- c. one (1) accessory residential building per dwelling unit (three and four family only).

The number of buildings for apartment and multi-family use *including buildings accessory thereto and for adult retirement housing* shall not be restricted. (*B/L 1081/92*) (*B/L 1145/94*)

- 4. Floor Area:
 - a. The floor area for a single family dwelling or row housing unit shall be not less than 60 m² (645.8 square feet).

- b. The floor area for a two, three, and four family dwelling unit shall be not less than 60 m² (645.8 square feet) per dwelling unit.
- c. The floor area for apartment and multi-family use shall be not less than:
- c. i. 27 m² (290.6 square feet) within each senior citizen dwelling unit; or
 - ii. 27 m² (290.6 square feet) within each bachelor dwelling unit; or
 - iii. 40 m² (430.6 square feet) within each one-bedroom dwelling unit; or
 - iv. 45 m² (484.4 square feet) within each two-bedroom dwelling unit; or
 - v. 55 m² (592.0 square feet) within each three-bedroom or larger dwelling unit.
- 5. Height of Buildings and Structures:

The height of buildings and structures shall not exceed:

- a. the lesser of 8 m (26.25 feet) or two (2) storeys for residential dwellings except where the average natural slope of the lot exceeds five percent (5%), in which case the height of residential dwellings on the downhill side of a road shall not exceed a height of 5 m (16.40 feet) above the centre line of the road immediately adjacent to the centre of the front of the residence and residential dwellings located on the uphill side of the road shall not exceed a height of 5 m (16.40 feet) above the mid point of the rear property line on which the residence is located. The average natural slope of the lot shall be measured from the lowest point on the lot to the uppermost point on the lot; or
- b. the lesser of 12 m (39.37 feet) or three (3) storeys for apartment and multi-family use; or
- c. 10 m (32.81 feet) for all other uses.
- 6. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than:

- a. 350 m² (3,767 square feet) for single family dwellings; or (B/L 1038/90)
- b. 700 m² (7,535 square feet) for two family dwellings; or
- c. 1,000 m² (10,764 square feet) for three family dwellings; or
- d. 1,300 m² (13,993 square feet) for four family dwellings; or

- e. 1,900 m² (20,452 square feet) for apartment, multi-family and **adult** retirement housing use; or (*B/L 1375/05*)
- f. 220 m² (2,368 square feet) for each unit of a row housing development, except that the end unit shall have an area of not less than 330 m² (3,552 square feet); or
- g. 560 m² (6,028 square feet) for convalescent, nursing, and personal care home use.

7. Lot Coverage:

Lot coverage shall be not greater than forty percent (40%) of the lot area for all buildings and structures **except that lot coverage shall be not greater than fifty percent (50%) of the lot area for adult retirement housing.** (B/L 1081/92)

8. Lot Frontage:

Subject to the provisions of Section 1201.1.a., b., and c. of this By-law, each lot shall have a road frontage of not less than:

- a. 12 m (39.37 feet) for single family dwellings; or (B/L 1038/90)
- b. 23 m (75.46 feet) for two family dwellings; or
- c. 30 m (98.42 feet) for three and four family dwellings; or
- d. 35 m (114.8 feet) for apartment and multi-family dwellings; or
- e. 7.5 m (24.61 feet) for each unit of a row housing development, except that the end unit shall have a road frontage of not less than 11 m (36.09 feet); or
- f. 18 m (59.05 feet) for convalescent, nursing, and personal care homes.
- 9. <u>Off-Street Parking</u>:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 10. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of all buildings and structures shall, where applicable, be provided with a depth of not less than 5 m (16.40 feet)

except that an exterior side yard free of all buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet) for apartment and multi-family use.

b. Front Yard:

A front yard free of buildings and structures shall be provided with a depth of not less than:

- i. 10 m (32.81 feet) for apartment and multi-family use; or
- ii. 6 m (19.68 feet) for row housing *and adult retirement housing*; or (*B/L 1081/92*)
- iii. 6 m (19.68 feet) for all other uses. (B/L 1038/90)
- c. Other Buildings:

Buildings shall not be sited within 3 m (9.842 feet) of any other building.

d. Rear Yard:

A rear yard free of buildings and structures shall be provided with a depth of not less than:

- i. 10 m (32.81 feet) for apartment and multi-family use; or
- 6 m (19.68 feet) for row housing and adult retirement housing; or (B/L 1081/92)
- iii. 6 m (19.68 feet) for all other uses. (B/L 1038/90)
- e. Side Yards:

Side yards free of buildings and structures shall be provided with a width of not less than:

- i. 3 m (9.842 feet) for ______ four family dwellings and apartment and multi-family use for a wall without a window or with a window to a non-habitable room, except that a two family dwelling shall be allowed to straddle a property line provided that the property line coincides with the party wall and provided that all other requirements of this By-law are met; or (B/L 1038/90)
- ii. 8 m (26.25 feet) for apartment and multi-family use with a wall with a balcony or with a window to a habitable room; or
- iii. 4 m (13.12 feet) for the outside wall of the end unit of a row housing project; or

- iv. 8 m (26.25 feet) for convalescent, nursing, and personal care home use; or
- v. 1.5 m (4.921 feet) for *adult retirement housing and* all other uses. (*B/L 1081/92*)
- f. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

- 11. <u>Other Requirements</u>:
 - a. A restricted agricultural use shall not be permitted on lots smaller than 1 ha (2.471 acres).
 - b. The maximum permitted gross density for *adult retirement housing,* apartments or multi-family use shall not exceed sixty (60) units per hectare (24.28 units per acre).
 - c. Useable open space shall be provided on the lot for each dwelling unit contained in an apartment or multi-family building based on the following ratio:
 - i. 45 m² (484.4 square feet) for each three-bedroom unit; and
 - ii. 35 m² (376.7 square feet) for each two-bedroom unit; and
 - iii. 25 m² (269.1 square feet) for each one-bedroom unit or bachelor unit.
 - d. A convalescent, nursing, and personal care home use shall be in conformity with the regulations of the Personal Care Licensing Branch of the Province of British Columbia and the Provincial Fire Marshal.
 - e. A row housing development shall be designed in such a manner so as to stagger each pair of dwelling units, with a minimum of 1 m (3.281 feet) offset.
 - f. Each dwelling unit contained in a row housing project shall be provided with a rear yard having access to a lane.
 - g. Each row housing structure shall contain a minimum of four (4) and a maximum of eight (8) side-by-side family dwelling units.
 - h. Screening shall be provided in accordance with the requirements of Section 403 of this By-law.

i. Adult retirement housing shall not be permitted on lots smaller than 0.4 hectares (0.988 acres) lots smaller than 0.30 hectares (0.74 acres).

(B/L 1081/92) (B/L 1271/00) (B/L 1375/05)

- *i.* The maximum permitted gross density for Adult Retirement Housing can be increased to 80 units/hectare (32 units/acre) provided that:
 - *i.* the entire development is owned and operated by a not-forprofit housing fo rseniors and;
 - *ii.* all dwelling units are rented to persons 55 years of age or older who have limited financial resources and;
 - iii. the society operating the Adult Retirement Housing has first prepared an admission/screening policy, including information for the residents and families of the services that are to be provided. Current copies of the admissions/screening policy are to be provided to the City, the tenant and families of the tenant prior to the occupation of the rental units. (B/L 1271/00)

705 **RESIDENTIAL MOBILE HOME PARK ZONE (R.5)**

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of By-law No. 827, 1980 being the City of Enderby Mobile Home Park By-law No. 827, 1980, the following uses and no others shall be permitted in the Residential Mobile Home Park Zone (R.5):

- a. Accessory buildings and structures
- b. Campgrounds ancillary to the mobile home park
- c. Identification signs
- d. Mobile homes
- e. One (1) dwelling unit for the accommodation of the owner/ operator
- f. Recreation areas
- g. Utility service buildings

801 COUNTRY RESIDENTIAL ZONE (C.R.)

1. Permitted Uses of Land, Buildings, and Structures:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Country Residential Zone (C.R.):

- a. Accessory buildings and structures
- b. Accessory employee residential use subject to the provisions of Section 801.10.b. of this By-law
- c. Accessory produce and fruit sales
- d. Civic and public service use
- e. Boarding, lodging, or rooming houses
- f. Convalescent, nursing, and personal care homes
- g. Fruit and produce pickers' cabins
- h. Intensive agricultural use subject to the provisions of Section 801.10.a. of this By-law
- i. Limited agricultural use
- j. Mobile homes
- k. Single family dwellings
- I. Two family dwellings
- 2. Buildings Per Lot:

The number of buildings allowed per lot for each of the following uses shall be not more than:

- a. one (1) single family dwelling <u>or</u> one (1) two family dwelling <u>or</u> one (1) mobile home; and
- b. one (1) accessory employee residential dwelling; and
- c. one (1) accessory produce and fruit sales.
- 3. Floor Area:
 - a. The floor area for a single family dwelling or accessory employee residential dwelling shall be not less than 60 m² (645.8 square feet).
 - b. The floor area for a two family dwelling shall be not less than 60 m² (645.8 square feet) per dwelling unit.
 - c. The floor area for a fruit and produce pickers' cabin shall be not greater than 25 m² (269.1 square feet).
 - d. The floor area for a mobile home shall be not less than 45 m^2 (484.4 square feet).

4. <u>Height of Buildings and Structures</u>:

The height of buildings and structures shall not exceed:

- a. 8 m (26.25 feet) for accessory residential use; or
- b. 10 m (32.81 feet) for residential use; or
- c. 20 m (65.62 feet) for agricultural use.
- 5. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than 2 ha (4.942 acres).

6. Lot Coverage:

Lot coverage shall be not greater than thirty percent (30%) of the lot area for all buildings and structures and not greater than ten percent (10%) for feed lot and piggery use.

7. Lot Frontage:

Each lot shall have a road frontage in accordance with the provisions of Sections 1201.1.b. and c. of this By-law.

8. <u>Off-Street Parking</u>:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 9. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. Exterior Side Yard:

An exterior side yard free of buildings and structures shall, where applicable, be provided with a depth of not less than:

- i. 30 m (98.42 feet) for limited agricultural use; or
- ii. 60 m (196.8 feet) for intensive agricultural use, feed lots, and piggeries; or
- iii. 200 m (656.2 feet) for intensive agricultural use (excluding feed lots and piggeries) where the use is to be established adjacent to an existing Residential zone; or

- iv. 400 m (1,312 feet) for feed lots and piggeries where the use is to be established adjacent to an existing Residential zone; or
- v. 12 m (39.37 feet) for all other uses.
- b. Front Yard:

A front yard free of buildings and structures shall be provided with a depth of not less than:

- i. 30 m (98.42 feet) for limited agricultural use; or
- ii. 60 m (196.8 feet) for intensive agricultural use, feed lots, and piggeries; or
- iii. 200 m (656.2 feet) for intensive agricultural use (excluding feed lots and piggeries) where the use is to be established adjacent to an existing Residential zone; or
- iv. 400 m (1,312 feet) for feed lots and piggeries where the use is to be established adjacent to an existing Residential zone; or
- v. 12 m (39.37 feet) for all other uses.
- c. <u>Other Buildings</u>:

Buildings shall not be sited within 3 m (9.842 feet) of any other building, except that:

- i. buildings for limited agricultural use involving the keeping of animals shall not be sited within 30 m (98.42 feet) of any existing residential dwelling not sited on the farm unit; and
- ii. buildings for intensive agricultural use shall not be sited within 60 m (196.8 feet) of any existing residential dwelling not sited on the farm unit; and
- iii. feed lots and piggeries shall not be established within 100 m (328.1 feet) of any existing residential dwelling not sited on the farm unit.
- d. Rear Yard:

A rear yard free of buildings and structures shall be provided with a depth of not less than:

i. 30 m (98.42 feet) for limited agricultural use involving the keeping of animals where the use is to be established adjacent to an existing Residential zone; or

- ii. 60 m (196.8 feet) for intensive agricultural use, feed lots, and piggeries; or
- iii. 200 m (656.2 feet) for intensive agricultural use (excluding feed lots and piggeries) where the use is to be established adjacent to an existing Residential zone; or
- iv. 400 m (1,312 feet) for feed lots and piggeries where the use is to be established adjacent to an existing Residential zone; or
- v. 8 m (26.25 feet) for all other uses.
- e. <u>Side Yards</u>:

Side yards free of buildings and structures shall be provided with a width of not less than:

- i. 30 m (98.42 feet) for limited agricultural use involving the keeping of animals where the use is to be established adjacent to an existing Residential zone; or
- ii. 60 m (196.8 feet) for intensive agricultural use, feed lots, and piggeries; or
- iii. 200 m (656.2 feet) for intensive agricultural use (excluding feed lots and piggeries) where the use is to be established adjacent to an existing Residential zone; or
- v. 400 m (1,312 feet) for feed lots and piggeries where the use is to be established adjacent to an existing Residential zone; or
- vi. 3 m (9.842 feet) for all other uses.
- f. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw the Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions. (B/L 1360/06)

10. Other Requirements:

- a. An intensive agricultural use shall not be permitted on lots smaller than 0.8094 ha (2.000 acres) and shall only be permitted on lands that are located within the Agricultural Land Reserve.
- b. An accessory employee residential use shall not be permitted on a lot of less than 4 ha (9.884 acres).

- c. A convalescent, nursing, and personal care home use shall be in conformity with the regulations of the Personal Care Licensing Branch of the Province of British Columbia and the Provincial Fire Marshal.
- d. The use of a mobile home as a dwelling shall be permitted provided that the mobile home is certified by the Canadian Standards Association to conform with the CSA Standard Z240.
- e. An accessory produce and fruit sales use shall not allow the sales of any product, produce, or fruit other than those vegetables or fruits grown on the same parcel.
- f. Fruit and produce pickers' cabin use:
 - i. A fruit and produce pickers' cabin use shall not be permitted on a lot of less than 4 ha (9.884 acres), unless such use existed prior to the adoption of this By-law.
 - ii. The use of a fruit and produce pickers' cabin as a rental unit is prohibited.
- g. Insofar as residential buildings are concerned, where a lot of less than 0.5 ha (1.235 acres) was existing at the effective date of this By-law, the provisions of Section 701.10. of this By-law shall apply.

901 ASSEMBLY, CIVIC, AND PUBLIC SERVICE ZONE (S.1)

1. <u>Permitted Uses of Land, Buildings, and Structures</u>:

Subject to the provisions of Divisions Three and Four of this By-law, the following uses and no others shall be permitted in the Assembly, Civic, and Public Service Zone (S.1):

- a. Accessory buildings and structures
- b. Accommodation including campgrounds (including rental cabins), and one (1) dwelling unit for the owner, operator, or employee of the principal and permitted use
- c. Assembly use
- d. Civic use
- e. Entertainment and recreation facilities including arcades, billiard halls, bowling alleys, drive-in theatres, golf courses and driving ranges, health spas, marinas, museums, outdoor entertainment, amusement and recreation facilities, ski hills, sports clubs, sports facilities, theatres, tourist amusement facilities, theme parks, and zoos
- f. Private hospital use including dentist and doctor's offices
- g. Public service use
- h. Retail sales of sporting goods (including rental) accessory to the principal and permitted use
- i. Food concessions
- j. Arts and crafts sales

(B/L 1383/06)

- 2. Floor Area:
 - a. The floor area for a dwelling unit for a caretaker or watchman shall be not less than 60 m² (645.8 square feet).
 - b. The total floor area for retail sales of sporting goods (including rental) shall be not greater than 150 m² (1,615 square feet).
- 3. Lot Area:

Subject to the provisions of Section 1201.2. of this By-law, each lot shall have an area of not less than 560 m² (6,028 square feet), except that lots for campgrounds shall have an area of not less than 0.5 ha (1.235 acres). The lot area for public service use shall not be restricted.

4. Lot Coverage:

Lot coverage shall be not greater than thirty percent (30%) of the lot area for all buildings and structures.

5. Lot Frontage:

Subject to the provisions of Sections 1201.1.b. and c. of this By-law, each lot shall have a road frontage of not less than 15 m (49.21 feet).

6. <u>Off-Street Loading</u>:

Off-street loading shall be provided and maintained in accordance with Schedule "C" of this By-law.

7. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule "B" of this By-law and the number of parking spaces required to be provided on a lot or lots, shall be determined by the use or uses being carried on on such lot or lots from time to time.

- 8. <u>Setbacks</u>: [Subject to the special building line setback provisions of Section 402.6. of this By-law]
 - a. <u>Exterior Side Yard</u>:

An exterior side yard free of all buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet) where applicable.

b. Front Yard:

A front yard free of all buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet).

c. Other Buildings:

Buildings shall not be sited within 3 m (9.842 feet) of any other building.

d. Rear Yard:

A rear yard free of all buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet).

e. Side Yards:

Side yards free of all buildings and structures shall be provided with a width of not less than 2 m (6.562 feet).

f. <u>Water Bodies</u>:

Setbacks from water bodies and the natural boundary of any natural watercourse or source of water shall be in accordance with Section 402.5. of this Bylaw Provincial Riparian Areas Regulation and Schedule "G" – Floodplain Management Provisions.

(B/L 1360/06)

- 9. <u>Other Requirements</u>:
 - a. Campgrounds shall conform with the requirements of Schedule "F" of this By-law.

- b. No business or undertaking shall be carried on on any lot or lots situate within this zone unless the following requirements are first met:
 - i. The off-street parking requirements of Schedule "B" to this By-law applicable to the business or undertaking proposed to be carried on, are met.
 - ii. The proprietor or owner of such business or undertaking has obtained a licence for the carrying on of such business or undertaking where such licence is required to be obtained under the provisions of the Trade Licence Act of British Columbia or the provisions of such other applicable Statutes, By-laws, and regulations in force from time to time.

902 <u>COMPREHENSIVE DEVELOPMENT – SENIOR'S HOUSING</u> (CD.1)

1. <u>Permitted Uses of Land, Buildings and Structures:</u>

Subject to the provisions of Divisions Three and Four of this Bylaw, the following uses and no others shall be permitted in the Comprehensive Development - Seniors Supportive Housing Zone (CD.1):

- a. Seniors housing subject to the provisions of Section 902.9.d of this Bylaw
- 2. Floor Area:

The floor area for seniors housing units shall be not less than:

- a. 27 m2 (290.6 square feet) within each bachelor dwelling unit; or
- b. 40 m² (430.6 square feet) within each one-bedroom dwelling unit; or
- c. 45 m² (484.4 square feet) within each two-bedroom dwelling unit.
- 3. <u>Height of Buildings and Structures:</u>

The height of buildings and structures shall not exceed the lesser of 12 m (39.37 feet) or three (3) storeys.

4. Lot Area:

The minimum lot area is 4930 m² (53,068 square feet).

5. Lot Coverage:

Lot coverage shall not be greater than fifty percent (40%) of the lot area for all buildings and structures.

6. <u>Lot Frontage:</u>

The minimum lot frontage is 35 m (114.8 feet).

7. Off-Street Parking:

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule 'B' of this bylaw and the number of parking spaces required to be provided shall be 1 stall per 3 dwelling units.

8. <u>Setbacks:</u> [Subject to the special building line setback provisions of Section 402.6 of this bylaw]

a. Exterior Side Yard:

An exterior side yard (Granville Avenue) free of buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet).

- b. Front Yard:
 - A front yard (George Street) free of buildings and structures shall be provided with a depth of not less than 7 m (22.96 feet).
- c. <u>Rear Yard:</u>

A rear yard free of buildings and structures shall be provided with a depth of not less than 10 m (32.81 feet).

d. Side Yard:

A side yard free of buildings and structures shall be provided with a depth of not less than 8 m (26.25 feet).

9. <u>Other Requirements</u>:

- a. The maximum permitted gross density for a seniors housing use shall not exceed eighty-one (81) units per hectare (32 units per acre).
- b. Useable open space, including indoor common recreation areas, shall be provided on the lot for each dwelling unit contained in a seniors housing building based on the following ratio:
 - i. 35 m² (376.7 square feet) for each two bedroom unit; and
 - ii. 25 m² (269.1 square feet) for each one bedroom or bachelor unit.

- c. Screening shall be provided in accordance with the requirements of Section 403 of this Bylaw.
- d. Seniors housing means housing in the form of apartment housing which provides a combination of independent living units, supportive housing units and assisted living unity that may incorporate personal care (meal provision and visual and electronic monitoring), hospitality services (laundry, housekeeping and social and recreational activities) and onsite medical personnel. This housing may or may not be licensed as required under the *Community Care and Assisted Living Act.* (B/L 1433/09)

903 TRANSPORTATION CORRIDOR ZONE S.2

1. <u>Permitted Uses of Land, Buildings and Structures:</u>

Subject to the provisions of Divisions Three and Four of this Bylaw, the following uses and no others shall be permitted in the Transportation Corridor Zone (S.2):

- a. Railway
- b. Highway
- c. Off-street parking
- d. Cycling and pedestrian paths
- e. Public Service Use
- f. Accessory buildings and structures
- 2. Height of Buildings and Structures

The height of accessory buildings and structures shall not exceed the lesser of 10 m (32.81 feet) or two (2) storeys.

3. Lot Area

Each lot shall have an area of not less than 6 ha (14.83 acres).

4. <u>Off-Street Parking:</u>

Off-street parking shall be provided and maintained in accordance with the provisions of Schedule 'B' of this bylaw.

- 5. <u>Setbacks:</u> [Subject to the special building line setback provisions of Section 402.6 of this bylaw].
 - a. <u>Exterior Side Yard:</u>

An exterior side yard free of buildings and structures shall be provided with a depth of not less that 4.5 m (14.76 feet).

b. Front Yard:

A front yard free of buildings and structures shall be provided with a depth of not less than 4.5 m (14.76 feet).

c. Rear Yard:

A rear yard free of buildings and structures shall be provided with a depth of not less that 4.5 m (14.76 feet).

d. Side Yard:

A side yard free of buildings and structures shall be provided with a depth of not less than 4.5 m (14.76 feet).

6. <u>Other Requirements</u>

a. Screening shall be provided in accordance with the requirements of Section 403 of this Bylaw.

(B/L 1466/10)

This By-law shall apply to the Corporation of the City of Enderby as defined in the Letters Patent and amendments thereto. The area to be zoned is indicated on the attached Schedule "A".

READ	A FIRST TIM	/IE this	6th	day of	June	, 19_ <u>8</u>	<u>88</u> .	
READ	A SECOND	TIME this	6th	day of	June	, 19	<u>88</u> .	
READ	A THIRD TI	ME this	20th	day of _	Jur	ie,	19 <u>88</u> A	dvertised on the
<u>8th</u>	_day of	June	_, 19 <u>88</u>	_and the	15th	_ day of	June	, 19 <u>88</u> ,
and a	Public Heari	ing held pur	rsuant to th	ne provision	is of Sect	ion 956 of	the Muni	cipal Act on the
<u>20th</u>	_ day of	June	_, 19 <u>88</u>	·				

Received the approval of the Ministry of Transportation and Highways this <u>20th</u> day of <u>June</u>, 19 <u>88</u>.

"W. P. Puhallo"

Approving Officer, Ministry of Transportation and Highways

RECONSIDERED, FINALLY PASSED, AND ADOPTED this <u>20th</u> day of <u>June</u>, 19 <u>88</u>.

"R. Fried"	"T. Fergus"
CLERK	MAYOR

I hereby certify the foregoing to be a true and correct copy of By-law No. 966 being the "Corporation of the City of Enderby Zoning By-law No. 966, 1987" as read a third time by the Municipal Council on the <u>20th</u> day of <u>June</u>, 19 <u>88</u>.

"R. Fried"

"T. Fergus"

CLERK

MAYOR

1001 OFF-STREET PARKING

- 1. Except as provided for in Section 501.9 of this Bylaw, where any building or structure is being erected, enlarged, or increased in capacity, provisions shall be made for off-street parking on the same lot as the principal building or on a lot within 60 m (196.8 feet) thereof in accordance with the table hereinafter set out.
- 2. Notwithstanding any other provisions of this By-law, all spaces provided for offstreet parking, whether public or private, shall conform to the following requirements:
 - a. <u>Size:</u>

All parking spaces shall have a clear length of not less than 6 m (19.68 feet) and a clear width of not less than 2.8 m (9.186 feet) and a clear height of not less than 2.2 m (7.218 feet) except that forty percent (40%) of the total number of required parking spaces may be made up of small car parking spaces having a clear length or not less than 5.2 m (17.06 feet), a clear width of not less than 2.3 m (7.546 feet), and a clear height of not less than 2.2 m (7.218 feet). All small car parking areas shall be identified by a sign indicating "Small Car Parking Only".

b. Access:

Ingress and egress to and from all parking spaces shall be by means of unobstructed maneuvring aisles of not less than 6 m (19.68 feet) for all angle parking up to sixty degrees (60°) from the maneuvring aisles and not less than 8 m (26.25 feet) for right angle parking.

c. Layout:

Where more than ten (10) parking spaces are provided, they must be so designed that vehicles are not required to back out onto a highway.

d. Location:

If parking is provided "one site", the parking portion must be consolidated with the portion of the lot upon which the building is located so that the whole forms one (1) lot. If the parking is located on a lot not immediately adjacent to the site containing the building for which the parking is provided, the owner must enter into a registerable covenant with the City restricting the use of the lot to parking in conjunction with the building lot.

e. Surface:

Every off-street parking area shall:

- i. be graded to provide an even surface; and
- ii. be drained so that no surface water:

- e. ii. a. accumulates thereon; or
 - b. runs off onto any sidewalk; or
 - c. runs off onto any highway if the area is not paved; and
 - iii. be surfaced with asphaltic concrete or cement pavement of the minimum thickness. In the case of asphalt, 6 cm (2.362 inches); in the case of portland cement, 10 cm (3.937 inches) reinforced, except in the following:
 - a. all Rural and Special Use zones; and
 - b. all Residential zones providing the use is single family residential; and
 - c. in Commercial zones where the property is vacant, pending sale or development, and no other use is being made of the lot; and the other provisions of this Section are being complied with; and curbs are erected to prevent gravel going onto sidewalks or highways, provided that:

in the case of Subsections iii. a., b., and c. above, the surface shall be:

- i. kept free of weeds; and
- ii. gravelled; and
- iii. treated to suppress dust; and
- iv. have access to and from highways as approved by the City Works Superintendent and the Ministry of Transportation and Highways where applicable.
- f. <u>Curbs:</u>

All parking lots shall be provided with curbs as defined in this By-law, located to the requirements of the City Works Superintendent and the Ministry of Transportation and Highways where applicable.

- g. <u>Setbacks:</u>
 - i. In Residential zones, where parking facilities are located on the same lot as the principal building, no part of the parking lot shall be located closer than 1.5 m (4.921 feet) to any dwelling and not more than 30 m (98.42 feet) from the farthest parking stall provided, to an entrance to the principal building.
 - ii. In commercial zones, for parking located on the same lot as the principal building, no part of the parking lot shall be located closer than 1.5 m (4.921 feet) to any dwelling and not more than 90 m (295.3 feet) from the farthest parking stall to the principal building.
- h. <u>Signs:</u>

All parking lots for more than ten (10) vehicles, other than for gasoline service stations, shall have directional signs to as to provide traffic control.

i. <u>Recreation Vehicle Parking:</u>

Notwithstanding any other provisions of this By-law:

- i. all recreation vehicle parking spaces shall have a clear length of not less than 12 m (39.37 feet) and a clear width of not less than 4 m (13.12 feet) and a clear height of not less than 4 m (13.12 feet); and
- ii. all recreation vehicle parking areas shall be provided with unobstructed maneuvring aisles having a width of not less than 12 m (39.37 feet); and
- iii. all recreation vehicle parking areas shall be identified by a sign indicating "Recreation Vehicle Parking"; and
- iv. all recreation vehicle parking spaces provided shall be included in the calculations for the total required parking.
- j. Handicapped Persons Vehicular Parking:

Notwithstanding any other provisions of this By-law, all parking spaces for handicapped persons shall be in accordance with the standards outlined in the B. C. Building Code, Section 3.7 entitled "Building Requirements for persons with disabilities, 1984", or any amendments thereto.

All handicapped person vehicular parking shall be included in the calculations for the total required parking.

3. <u>Schedule of Parking Requirements:</u>

Uses	Minimum Number of Parking Spaces Required
Animal hospitals/kennels	1 per 2 employees and 3 per veterinarian
Auction (indoor)	1 per 10 m ² (107.6 square feet) auction floor
Auto sales and repair	1 per 70 m ² (753.5 square feet) sales floor and 1 per service bay and 1 per 2 employees
Bachelor dwelling unit Bank	1 per dwelling unit 1 per 20 m ² (215.3 square feet) gross floor area
Beach, swimming	1 per 8 m ² (86.11 square feet) developed beach above high-

	water mark
Beverage Container Recycling and	<i>2 spaces for each 50m² of gross</i>
Collection Depot	floor area (B/L 1297/02)
, Billiard Hall	2 per table
Boarding, lodging, and rooming house	2 plus 1 per rentable living unit
Boat and recreation vehicle	1 per 2 employees and 1 per
Dual and recreation vehicle	
	90 m^2 sales and repairs
	968.8 square feet) display
	area (covered and outside)
Bowling alley	3 per alley
Building materials supply	1 per 2 employees and 1 per 180
	m ² (1,937 square feet)
	covered sales and storage
Café, dining room, etc.	1 per 6 seats in the C.1 and C.3
	Zones, and 1 per 3 seats in
	the C.2 Zone
Catá driva in	
Café, drive-in	Nil but requires some approach
	storage
Café, take-out only	15
Campground/overnight trailers	1 per space plus 2
Car wash	1 per 2 employees plus 4 off-street
	storage spaces
Church	1 per 10 seats
Clubs, lodges	1 per 4 seats
College	1 per employee and 1 per 5
Concept	students
Contractors yard, including	1 per 2 employees
public utility structures	i per z employees
	1 por 2 hodo
Convalescent, nursing, and	1 per 3 beds
personal care home	$4 - 40 - \frac{2}{4000} = 4 - 10$
Cultural facility (art gallery, etc.)	1 per 40 m ² (430.6 square feet)
	gross floor area
Dance, music, and photo studio	1 per 30 m ² (322.9 square feet)
	gross floor area plus 1 per 2
	employees
Funeral parlour	1 per 4 seats in chapel
Gas station	1 per 2 employees on duty and 2
	per service bay
Golf course	150 stalls
Golf driving range	1 per tee plus 1 per 2 employees
Grocery, corner (confectionary)	1 per 15 m^2 (161 5 equare feet)
Grocery, corner (connectionary)	1 per 15 m ² (161.5 square feet)
	gross floor area of retail
	portion of building or 4,
	whichever is greater
Health salon	1 per 10 m ² (107.6 square feet)
	gross floor area
Hospital, private	1 per 3 beds
Hospital, public	1 per 2 employees plus 1 per 5
· ·	beds
Hotel	1 per 2 rooms and 1 per 6 seats

	bar, café, etc. in the C.1 Zone, and 1.1 per room and
	1 per 3 seats bar, café, etc. in the C.2 zone
Ice cream stand	7 per sales clerk
Laboratory	1 per 2 employees
Laundromat	1 per 3 washing machines
Laundry/dry cleaning	1 per 2 employees counted as total of 2 shifts
Machinery sales	1 per 2 employees and 1 per 90 m ² (968.7 square feet) sales floor
Manufacture/industrial	1 per 2 employees counted as total of 2 shifts
Marina	1 per 2 boat spaces and 1 per 2 employees
Mobile home sales and service	1 per 2 employees plus 1 per 450 m ² (4,844 square feet) of display yard
Motel	1.1 per unit plus 1 per 3 seats in café, etc.
Neighbourhood pub	1 per 3 seats
Nurseries/greenhouses	1 per 15 m ² (161.5 square feet)
	gross floor area retail sales building
Offices, multi tenant	4 stalls per doctor or dentist;
	1 per 40 m ² (430.6 square feet) gross floor area all other
Offices, single tenent	USES 1 stell per 40 m^2 (420 6 sequere
Offices, single tenant	1 stall per 40 m ² (430.6 square feet) gross floor area
Police office	1 per 2 employees counted as
Pool, swimming	total of 2 shifts 1 per 4 m ² (43.06 square feet)
	pool water surface
Post office	1 per 2 employees counted as total of 2 shifts
Printing establishments	1 per 2 employees plus 1.5 per printing press
Prison	1 per 2 employees counted as total of 2 shifts
Public bus depot	1 per 20 m ² (215.3 square feet) waiting room and 1 per 2 employees counted as total of 2 shifts

Recreation centre	1 per 10 m ² (107.6 square feet) ice area and 1 per 4 m ² (43.06 square feet) pool surface and 1 per 4 player capacity other sports
Residential, multi-family over 25 units per acre	1.5 per dwelling unit
Residential, multi-family over 60 units per acre	1.5 per dwelling unit
Residential, multi-family senior citizen housing	1 per dwelling unit
Residential, multi-family up to 25 units per acre	2 per dwelling unit
Residential, single family and duplex	2 per dwelling unit
School, elementary	1 per employee
School, secondary	1 per employee plus 1 per 10 students
Shopping centre, community	6 per 90 m ² (968.7 square feet) gross leasable area
Shopping centre, neighbourhood	7 per 90 m ² (968.7 square feet) gross leasable area
Shopping centre, regional	5.5 per 90 m ² (968.8 square feet) gross leasable area
Ski resort – accommodation	1 per 2 sleeping rooms including living rooms
Stadium	1 per 3 seats
Store, supermarket/liquor/other retail/personal service, including barber shop and beauty parlour, except corner grocery	1 per 23 m ² (247.6 square feet) gross floor area
Taxi stand	1 per taxi plus 1 per office
	employee
Television and radio stations	1 per 2 employees counted as total of 2 shifts
Theatre, drive-in	1 per 2 employees
Theatre, not drive-in	1 per 6 seats
Tire repair	1 per 2 employees plus 1 per bay
Tourist attraction	1 per 4 persons capacity
Vegetable/produce stand	4 per sales clerk
Warehouse	1 per 2 employees counted as total of 2 shifts

<u>Note:</u> The figures include allowance for employees, customers, and visitors, but do not include any allowance for other company vehicles or for loading facilities.

4. Parking Requirements for Unspecified Uses:

Where in any zone, uses similar to the specified permitted uses are allowed, the minimum number of parking spaces required under 1001.3. above for any such unspecified use shall be the minimum number or parking spaces required for the specified permitted use to which the unspecified permitted use is most similar.

5. <u>Existing Buildings and Structures and Changes in Land Use in</u> <u>the "Downtown Designated Parking Area"</u>

Notwithstanding any other provisions of this bylaw, the regulations contained in this section shall not apply to buildings and structures existing on the effective date of this bylaw that are located in the "Downtown Designated Parking Area" designated on Schedule "A" attached to and forming part of the "Corporation of the City of Enderby Zoning Bylaw No. 966, 1987", or to any change in the use of those buildings or structures except that:

- a. Off-street parking shall be provided and maintained in accordance with this section where the total floor area is increased in excess of ten percent (10%) over the existing floor area, in which case the amount of additional parking spaces required shall be calculated on the basis of:
 - *i.* the increase in the size of the existing structure exceeding ten percent
 - ii. the use of the addition (B/L 1371/05)
- b. Off-street parking existing on the effective date of this Bylaw shall not be reduced below the applicable off-street parking requirements of this section.

Schedule "B" to accompany the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

I hereby certify this to be a true and correct copy of Schedule "B" attached to and forming part of the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

<u>"R. Fried"</u> CLERK

1101 OFF-STREET LOADING

Subject to the provisions or Section 1101.1. of this By-law, when any development takes place on any lot, off-street loading shall be provided and maintained in accordance with the regulations in this Schedule.

1. Existing Buildings, Structures, and Uses:

The regulations contained in this Schedule shall not apply to buildings, structures, or uses existing on the effective date of this By-law, except that:

- a. off-street loading shall be provided and maintained in accordance with this Schedule where there is a change in the principal use or where the total floor area is increased in excess of ten percent (10%) over the existing floor area; and
- b. off-street loading existing on the effective date of this By-law shall not be reduced below the applicable off-street loading requirement of this Schedule.

2. <u>Unit of Measurement:</u>

When calculating off-street loading requirements, the gross floor area shall include the floor area of accessory buildings or basements, except where they are used for parking or heating.

3. <u>Mixed Occupancies:</u>

In the case of mixed uses the total requirements for off-street loading facilities shall be the sum of the requirements for the various uses computed separately.

4. Required Off-Street Loading Spaces:

a. On every site used as a retail store, business, industry, warehouse, or other similar use, the minimum number of spaces shall be as follows:

<u>Tota</u>	al Gross Floor Area of Building(s)	Spaces Required
i.	less than 450 m ² (4,844 square feet)	1
ii.	450 m ² (4,844 square feet) to 2,300 m ² (24,756 square feet)	2
iii.	2,300 m ² (24,756 square feet) to 4,600 m ² (49,514 square feet)	3
iv.	each additional 4,600 m ² (49,514 square feet) or each fraction thereof in excess of 2,300 m ² (24,756 square feet)	1 additional

4. b. On every site used as an office building, place of public assembly,

hospital, institution, hotel, club or lodge, auditorium, public utility, school, or similar use, the minimum number of spaces shall be as follows:

<u>Tota</u>	I Gross Floor Area of Building(s)	Spaces Required
i.	less than 2,700 m ² (29,062 square feet)	1
ii.	2,700 m ² (29,062 square feet) to 5,500 m ² (59,201 square feet)	2
iii.	each additional 5,500 m ² (59,201 square feet) or fraction thereof in excess of 2,700 m ² (29,062 square feet)	1 additional

5. Location and Siting of Loading Facilities:

Off-street loading spaces and facilities shall be located on the same lot as the use served, but not within the required front yard, nor closer than 15.5 m (50.85 feet) to the nearest point of intersection of any two (2) road allowances.

- 6. Development and Maintenance Standards:
 - a. The location of all points of ingress and egress to a loading area shall be subject to the approval of the City Works Superintendent and the Ministry of Transportation and Highways, where applicable.
 - b. All off-street loading and unloading spaces shall be of adequate size and with adequate access thereto to accommodate the types of vehicles which will be loading and unloading, but in no case shall be insufficient to accommodate a vehicle 9 m (29.53 feet) in length, 2.4 m (7.874 feet) in width, and 3.7 m (12.14 feet) in height.
 - c. All loading areas shall be provided with adequate curbs in order to retain all vehicles within such permitted loading areas and to ensure that required fences, walls, hedges, or landscaped areas, as well as any buildings, will be protected from parked vehicles.
 - d. Each loading space shall be surfaced with an asphalt, concrete, or similar pavement so as to provide a durable, dust-free surface and shall be so graded and drained so as to properly dispose of all surface water.
 - e. Any lighting used to illuminate any loading area shall be so arranged that all direct rays of light are reflected upon the loading area and not on any adjoining premises.

Schedule "C" to accompany the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

I hereby certify this to be a true and correct copy of Schedule "C" attached to and forming part of the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

<u>"R. Fried"</u> CLERK

1201 LOT FRONTAGE, AREA, AND DESIGN REQUIREMENT

- 1. Lot Frontage:
 - a. In addition to the frontage requirements cited elsewhere in this By-law, all corner lots for single family and two family use in Residential zones shall be increased in frontage by not less than 3 m (9.842 feet).
 - b. Notwithstanding the frontage requirements cited elsewhere in this By-law:
 - i. the frontage of a parcel fronting a highway shall be not less than onetenth of the perimeter of the parcel; and
 - ii. lot frontages of "pie-shaped" lots or other irregularly shaped or asymmetrical lots located in residential zones may be reduced to not less than 12 m (39.37 feet) in width, provided that the average lot width throughout a depth of 30 m (98.42 feet) measured along a perpendicular line on the centre of the property on the frontage street complies with the required minimum lot width.
 - c. The Council may, upon application by the owner, exempt the owner from any frontage requirement of this By-law except that the frontage required for a panhandle lot shall, in no case be less than:
 - i. 10 m (32.81 feet) where the panhandle lot cannot be further subdivided; or
 - ii. 20 m (65.62 feet) where the panhandle lot can be further subdivided into two (2) or more lots.
- 2. Lot Area:

Where a parcel is a panhandle lot, that access strip or panhandle shall not be calculated as part of the minimum lot area.

- 3. <u>Design:</u>
 - a. Panhandle Lots:
 - i. Where a parcel is a panhandle lot capable of further subdivision into two (2) or more lots, the panhandle shall be adequate with respect to grade, alignment, etc. to provide a future highway.
 - ii. Where a parcel is a panhandle lot that cannot be further subdivided, the panhandle shall have a continuous width of not less than 10 m (32.81 feet) and be suitable for entrance roadway standards of 4 m (13.12 feet) width and fifteen percent (15%) maximum grade.
 - b. Building Site:

All lots created within the Country Residential (C.R.) zone of this By-law shall contain a contiguous area of land 2,000 m^2 (21,528 square feet) or larger in size to serve as a suitable building site. Such building site shall be less than thirty percent (30%) natural slope and shall be accessible from a public highway in accordance with the following private access driveway design standards.

Commencing at the edge of the finished road surface, private access driveways shall:

- i. be as close to right angles as practicable to the finished road surface for a minimum distance of 6 m (19.68 feet); and
- ii. have a minimum width of 5.5 m (18.04 feet) for the distance specified in Subsection 3.b.i. above and 4 m (13.12 feet) minimum width thereafter; and
- iii. have a maximum slope of five percent (5%) over the distance specified in Subsection 3.b.i. above and a maximum slope of fifteen percent (15%) thereafter.

Schedule "D" to accompany the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

I hereby certify this to be a true and correct copy of Schedule "D" attached to and forming part of the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

<u>"R. Fried"</u> CLERK

1301 ANIMAL UNITS

For the purpose of this By-law, the total number of animals making up one (1) animal unit shall be:

- 4 swine (plus weaner pigs), or
- 1 dairy cow (plus calf), or
- 1 beef cow (plus calf), or
- 1 bull, or
- 2.5 beef feeders to be fed to a maximum weight of 340 kg (749.6 lbs.), or
- 1.67 beef feeders to be fed to a maximum weight of 500 kg (1,102 lbs.), or
- 10 veal calves to be fed to a maximum weight of 140 kg (308.6 lbs.), or
- 1 horse, (mare and foal, or stallion or gelding or donkey or mule or hinny), or
- 4 sheep (plus lambs) or goats (plus kids), or
- 12 feeder lambs, or
- 250 laying chicken hens, or
- 500 broiler chickens, roasters, or pullets, or
- 100 turkeys to be fed to a weight exceeding 5 kg (11.02 lbs.), or
- 200 turkeys to be fed to a weight of 5 kg (11.02 lbs) or less, or
- 125 geese or ducks, or
- 40 rabbits (bucks, or does plus progeny to weaning, or growers), or
- 80 mink (males, or females plus progeny to weaning, or growers), or
- 250,000 bees.

Schedule "E" to accompany the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

I hereby certify this to be a true and correct copy of Schedule "E" attached to and forming part of the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

<u>"R. Fried"</u> CLERK

1401 CAMPGROUND REGULATIONS

- 1. Application:
 - a. The provisions of Schedule "F" apply to any campground constructed or established after the adoption of this By-law and to any additional construction on an existing campground and to any alteration to the layout of an existing campground.
 - b. Where the construction or layout of an existing campground does not conform to the provisions of this By-law, no person may carry out additional construction or make an alteration to the layout of the campground if the effect of such construction or alteration is likely to aggravate the nonconformity.
 - c. This By-law does not apply to campgrounds licensed under the Community Care Facility Act of B. C.

2. Interpretation:

For the purposes of this section and unless the context otherwise requires:

- a. **APPROVAL** means approval in writing.
- b. **CAMPING SPACE** means an area in a campground used for one (1) trailer or tent.
- c. **DEPENDENT TRAILER** means a trailer other than an independent trailer.
- d. **INDEPENDENT TRAILER** means a trailer equipped with a water-closet and a place for washing, wastes from both of which may be disposed of directly into a sewage-disposal system through a drain connection.
- e. **MEDICAL HEALTH OFFICER** means the Medical Health Officer appointed under the Health Act for the territorial jurisdiction of the area in which a campground is located.
- f. **OWNER** means an owner, agent, lessor, or manager of, or any person who operates a campground.
- g. **SAFE WATER** means water which is approved for drinking purposes by the Medical Health Officer.
- h. **ROADWAY** means road within a campground part or all of which is made suitable for normal vehicular use for access to abutting camping spaces and other facilities.
- i. **SERVICE BUILDING** means a building, other than a privy, housing toilet or bathing facilities or such other sanitation facilities as are required by this By-law.
- 2. j. SEWAGE DISPOSAL STATION means a place where trailer sewage-

storage tanks may be emptied and flushed.

- k. **TRAILER** means any vehicle, coach, house-car, or conveyance, designed to travel on the highways, constructed or equipped to be used as temporary living or sleeping quarters by travellers.
- 3. Prohibitions:
 - a. No person may construct or lay out a campground or any part of a campground without being in possession of a valid and subsisting permit for that purpose issued pursuant to the provisions of this By-law.
 - b. No person may construct or lay out a campground or part of a campground in a manner not authorized or in a manner prohibited by the provisions of this By-law.
- 4. Administration:
 - a. The Clerk or such other officer appointed by the Council shall administer the provisions of this Section.
 - b. The officer appointed under Subsection a. above may enter any campground at all reasonable times for the purpose of administering or enforcing the provisions of this Section.
- 5. <u>Permit Required:</u>
 - a. No person shall construct, alter, extend, or expand a campground until written approval is received and permit is issued by the Clerk.
 - b. Written approval and permit under Subsection a. above shall not be given until a sewage disposal permit has been issued, water supply system and garbage disposal method has been approved under the Health Act, Waste Management Act, or Water Act.
- 6. Application, Approval, and Permit:
 - a. All applications for campground approval and permit shall be made in writing to the Clerk and shall contain:
 - i. the name and address of the applicant; and
 - ii. a general description of the location of the land and a full legal description of the land on which the proposed campground is to be established, constructed, altered, or extended; and
 - iii. two (2) full sets of working drawings to scale showing:
 - a. the area, dimensions, and legal description of the parcel(s) of land; and

- b. the dimensions and location of the buffer area required under Section 1401.13. of this By-law; and
- c. the number, location, dimensions, and designation of all camping spaces, and location and dimensions or all roadways, the owner's residential plot (if any), common recreation areas, and storage area (if any); and
- d. the location of service buildings, any sewage-disposal station, or any other proposed structures; and
- e. the internal layouts of all service ancillary buildings and other structures, apart from the owner's residence; and
- f. the location and details of the source of water, treatment plants, water distribution lines, and outlets; and
- g. the location and details of all connections to the sewer, sewerlines, septic tank(s) and sub-surface disposal field, or other private sewage treatment plants and disposal methods; and
- h. the location of storm drains and catch basins; and
- i. the location and details of all on-site garbage and refuse-disposal areas; and
- j. a north arrow and notation of the scales used; and
- k. a general landscaping plan for the site; and
- I. all water courses or water frontage within or adjacent to the proposed campground; and
- m. all steep banks or slopes within or adjacent to the land concerned; and
- n. the relationship of the proposed campground to adjacent roads/highways.
- b. The Clerk may require the applicant to provide additional relevant information, including but not limited to, topographic and soil condition data.
- 7. <u>Fees:</u>

Each application for a campground permit submitted shall be accompanied by an application fee of one hundred dollars (\$100.00) for the first fifty (50) camping

7. spaces and two dollars (\$2.00) for each additional camping space shown in the campground plan.

8. <u>Approval and Permit:</u>

- a. The Clerk shall examine each application for a campground permit and shall notify the applicant in writing within sixty (60) days either that the permit is issued or that it is refused.
- b. If a campground permit is refused, the Clerk shall notify the applicant in writing of the reasons for refusal.
- c. A campground permit shall permit the establishment of a campground on the land concerned only in compliance with the campground plan approved and permit issued.
- d. If the holder of the permit does not commence the construction permitted by the permit within one (1) year of the date of the permit issued, the permit lapses.

9. <u>Other Regulations:</u>

- a. Every campground shall comply with:
 - i. the plumbing, electrical, and building by-laws and regulations in force; and
 - ii. all regulations, made pursuant to the Fire Services Act.
- b. Nothing in this By-law shall relieve owners of a campground from the responsibility to seek out and comply with all other applicable enactments.

10. Building Permit:

Prior to any work or construction in a campground, the applicant shall obtain a building permit for a building or structure from the Chief Building Inspector of the City.

11. Drainage:

No person shall locate or extend a campground except on a site that is well drained and is at all times free of stagnant pools.

12. Camping Spaces:

Each camping space within a campground shall:

- a. have a minimum area of 84 m² (904.2 square feet) and be clearly identified by a number or similar designation; and
- 12. b. accommodate only one (1) trailer or tent; and
 - c. be no closer than 3 m (9.842 feet) to a roadway; and

- d. be no closer than 7.6 m (24.93 feet) to the boundary of the campground; and
- e. have one (1) conveniently located parking space adjacent to the roadway, all or part of which may be within the setback required under Subsection c. above.

13. Buffer Area:

- a. Campgrounds shall be provided with a landscaped buffer area not less than 8 m (26.25 feet) wide adjacent to a front lot line and not less than 4.5 m (14.76 feet) wide adjacent to all other lot lines and within which no camping space, residential accommodation, parking, garbage disposal areas, privies, service buildings or recreational areas, except for waterfront recreation, shall be permitted.
- b. The only roadways permitted in the buffer area are those which cross it as close to right angles as practicable and connect directly with the roadway system contained within the remainder of the campground.

14. <u>Recreation Area:</u>

- a. A campground shall have open space for playground, park, sports, games and similar recreation areas to serve the campground in the amount of not less than five percent (5%) of the area of the campground.
- b. The recreation areas shall not include buffer areas, parking areas, ancillary buildings, camping spaces, driveways, and storage areas.
- 15. <u>Signs:</u>

Notwithstanding any other requirements of this By-law, an identification sign to a maximum height of 2 m (6.562 feet) above ground and to a maximum area of 3 m^2 (32.29 square feet) may be located at the principle entrance to the campground.

16. <u>Owner's Residence and Office Space:</u>

Within a campground, a dwelling unit including office space may be provided for the accommodation of the owner or operator of the campground. The minimum site area for such facility shall be 550 m^2 (5,920 square feet).

17. Retail Facilities:

A retail facility for the purpose of selling groceries, camping supplies, and souvenirs is permitted to serve the campground provided the maximum floor area does not exceed as prescribed below:

17.

Number of Camping Spaces	Maximum Retail Floor Area
50 spaces or less	25 m ² (269.1 square feet)

51 spaces or more	0.3 m ² /space (3.229 square feet/space) in excess of 50 up to a maximum or 50 m ² (538.2 square feet)
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18. <u>Access:</u>

- a. At least one (1) highway access shall be provided to a campground containing eighty (80) or less camping spaces.
- b. A second access from a public highway, separated by at least 50 m (164.0) feet from the first access shall be provided to each campground containing eighty-one (81) or more camping spaces.
- 19. <u>Customer's Parking/Holding Area:</u>

Within 30 m (98.42 feet) of the campground entrance or office, there shall be provided customer's parking/holding area in an amount of 18 m² (193.7 square feet) for each ten (10) camping spaces up to a maximum of 140 m² (1,507 square feet) for the convenience and safety of the customers.

20. Roadways:

- Access to and from a campground shall have a minimum roadway width of 13 m (42.65 feet) and a minimum hard surfaced or gravelled width of 6.7 m (21.98 feet). No parking shall be allowed on the access roadway.
- b. All camping spaces, owner's or operator's residence, service buildings, as well as other facilities where access is required shall have access by an internal roadway system.
- c. Roadways giving access to and from camping spaces shall have a minimum roadway width of 6.7 m (21.98 feet) and a minimum hard surfaced or gravelled width of 4.3 m (14.11 feet).
- d. Roadways in a campground shall be well drained, and maintained in such a manner as to render them free from dust at all times.
- e. Dead end roadways and cul-de-sacs shall have a turning circle at the end with a radius of at least 12 m (39.37 feet).

21. Water Supply:

The owner of a campground shall provide a water supply system to furnish a constant supply of safe water in compliance with the Health Act.

- 22. <u>Sewage Disposal:</u>
 - a. The owner of a campground shall provide for the disposal of all wastewater and human excretion generated within the campground by causing all

sewage and wastewater to be discharged into a community sewer system or into a private sewage disposal system in compliance with the Health Act or Waste Management Act.

- b. The owner shall obtain either a sewage disposal permit from the Ministry of Health or from the Ministry of Environment, Waste Management Branch, depending on the amount of discharge generated.
- c. Where water and sewer systems are available, each camping space intended for use by an independent trailer shall be provided with at least a 75 mm (2.953 inch) sewer connection. The sewer connection shall be provided with a suitable fitting so that a water tight connection can be made between the trailer drain and the sewer connection. The connection shall be so constructed that it can be closed when not linked to the trailer, to prevent the escape of odours.

23. <u>Service Buildings:</u>

a. Where sewer and water systems are installed, the campground shall be provided with at least one (1) service building equipped with flush type fixtures and other sanitary facilities as prescribed below:

Number of Camping Spaces*	Toilets		Urinals	Washbasins		Showers		Other Fixtures
	Men	Women	Men	Men	Women	Men	Women	
1 – 15	1	1	1	1	1	1	1	
16 – 30	1	2	1	2	2	1	1	
31 – 45	2	2	1	3	3	1	1	1 slop
46 - 60	2	3	2	3	3	2	2	Sink**
61 – 80	3	4	2	4	4	2	2	
81 – 100	3	4	2	4	4	3	3	

For each campground having more than one hundred (100) camping spaces*, there shall be provided one (1) additional toilet and washbasin, for each sex, for each additional thirty (30) camping spaces*; one (1) additional shower for each sex for each additional forty (40) camping spaces*; and one (1) additional men's urinal for each additional one hundred (100) camping spaces*.

- * Camping spaces for tents and dependent trailers only.
- ** A conveniently located slop sink(s) for disposal of liquid wastes.
 - b. Service Buildings shall:

- i. be located at least 4.5 m (14.76 feet) and not more than 150 m (492.1 feet) from any camping space; the 150 m (492.1 feet) distance shall not apply to an independent trailer camping space; and
- ii. be of permanent construction and adequately lighted; and
- iii. have walls, floors, and partitions that can be easily cleaned and will not be damaged by frequent hosing, wetting, or disinfecting; and
- iv. have all rooms well ventilated, with all openings effectively screened; and
- v. provide separate compartments for each bathtub or shower and toilet and a tight partition to separate those facilities designated for males and females.
- c. Laundry Facilities:
 - i. Laundry facilities shall be provided in the ratio of one (1) laundry unit for each thirty (30) camping spaces and shall be in a separate room of a service building or in a separate building.
 - ii. A laundry unit shall consist of not less than one (1) laundry tub and one (1) clothes washing machine in working order.
 - iii. If there are laundry facilities available to the public within 8 km (4.971 miles) of a campground, the requirements under Subsections 1. and ii. above are waived.

24. <u>Sewage Disposal Station:</u>

- a. Where a campground contains camping spaces for use by trailers, the owner shall, except where privies are permitted or sufficient sewer connections are available in accordance with Section 1401.22.d. of this Bylaw, provide a trailer sewage disposal station for the purpose of receiving the contents of trailer sewage storage tank.
- b. Trailer sewage disposal station shall be located in an area apart from any roadway and out of which a trailer may be easily and conveniently moved.
- c. Trailer sewage disposal stations shall be constructed in accordance with the design shown in Appendix A to this Section.

25. Garbage Disposal:

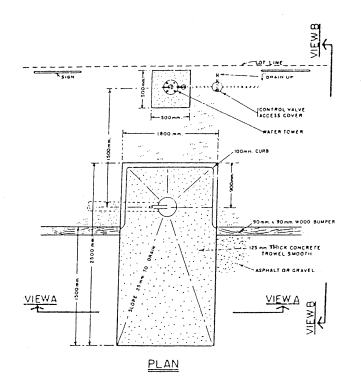
- a. The owner of a campground shall dispose or arrange for disposal of garbage or refuse.
- b. The owner of a campground shall:

- i. provide at each camping space a container that is durable, fly tight, water tight, rodent proof for the disposal of all garbage; and
- ii. maintain the containers so that they shall not become foul smelling, unsightly, or a breeding place for flies; and
- iii. be responsible for ensuring that no person shall dispose of garbage, waste, or refuse except in accordance with the arrangements made for the campground.

DIVISION FOURTEEN - CAMPGROUND REGULATIONS - SCHEDULE "F" Page 106

Appendix "A" attached to and forming part of Section 1401 of the City of Enderby Zoning By-law No. 966, 1987

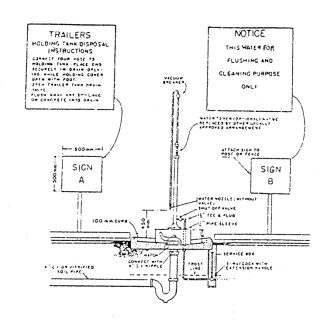
I. TRAILER SEWAGE DISPOSAL SYSTEM



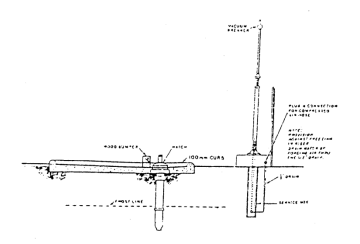
City of Enderby Zoning By-law 966

DIVISION FOURTEEN - CAMPGROUND REGULATIONS - SCHEDULE "F" Page 107

ii. VIEW A







City of Enderby Zoning By-law 966

Schedule "F" to accompany the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

I hereby certify this to be a true and correct copy of Schedule "F" attached to and forming part of the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

<u>"R. Fried"</u> CLERK

1501 FLOODPLAIN MANAGEMENT PROVISIONS

The purpose of the floodplain management provisions is to reduce the risk of injury, loss of life, and damage to buildings and structures due to flooding. However, neither the City of Enderby nor the Province of British Columbia represent to any person that any building or structure, including a manufactured home, used, constructed or located in accordance with the following provisions will not be damaged by flooding.

1. Interpretation

For the purposes of this Section, the following definitions shall apply:

- a. **ALLUVIAL FAN** means an alluvial deposit of a stream where it issues from a steep mountain valley, or at the junction of a tributary stream with the main stream.
- b. **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 or by regional analysis where there is inadequate stream flow data available. Where a large watercourse or body of water is controlled by a major dam, the designated flood shall be set on a site specific basis.
- c. **DESIGNATED FLOOD LEVEL** means the observed or calculated elevation for the Designated Flood, which is used in the calculation of the Flood Construction Level.
- d. **FLOOD CONSTRUCTION LEVEL** means a Designated Flood Level plus Freeboard, or where a Designated Flood Level cannot be determined, a specified height above a Natural Boundary, Natural Ground Elevation, or any obstruction that could cause ponding.
- e. **FLOODPLAIN** means an area which is susceptible to flooding from an adjoining watercourse, lake, or other body of water and is designated in Section 1501.2 of this bylaw.
- f. **FLOODPLAIN SETBACK** means the required minimum distance from the Natural Boundary or other reference line of a watercourse, lake, or other body of water to any landfill or structural support required to elevate a floor system or pad above the Flood Construction Level, so as to maintain a floodway and allow for potential land erosion.
- g. **FREEBOARD** means a vertical distance added to a Designated Flood Level, used to establish a Flood Construction Level.
- h. **G.S.C.** means Geodetic Survey of Canada datum.
- i. **HABITABLE AREA** means any space or room, including a manufactured home, that is or can be used for dwelling purposes, business, or the storage of goods which are susceptible to damage by floodwater.

- j. **MANUFACTURED HOME** means a single family dwelling built in an enclosed factory environment, in one or more sections, intended to be occupied in a place other than of its manufacture. Manufactured homes include MOBILE HOMES and MODULAR HOMES which are either completely self-contained dwelling units, or are incomplete dwelling units which are fastened together and completed on site. All new manufactured homes must be constructed to either the CAN/CSA Z240 (mobile home) standard, the National Building Code of Canada, or the Provincial Building Code where manufactured.
- k. **NATURAL BOUNDARY** means the visible high water mark of any lake, river, stream, or other body of water where the presence and action of the water are so common and usual and so long continued in all ordinary years as to mark upon the soil of the bed of the 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, as defined in Section 1 of the *Land Act*, and also includes the edge of dormant side channels of any lake, river, stream, or other body of water, and marshes.
- I. **NATURAL GROUND ELEVATION** means the undisturbed ground elevation prior to site preparation.
- m. **PAD** means a paved surface on which blocks, posts, runners or strip footings are placed for the purpose of supporting a manufactured home, or a concrete pad for supporting a Habitable Area.
- n. **STANDARD DYKE** means a dyke built to a minimum crest elevation equal to the Flood Level or Flood Construction Level and meeting standards of design and construction approved by the Ministry of Environment and maintained by an ongoing authority such as a local government body.
- o. WATERCOURSE means any natural or man-made depression with well defined banks and a bed 0.6 m (1.968 feet) or more below the surrounding land serving to give direction to a current of water including rivers, creeks, springs, ravines, swamps and gulches, whether usually containing water or not.
- 2. Floodplain Designation

The following land is designated as Floodplain:

- a. Land shown as Floodplain on Schedules "G.1" and "G.2", being the Floodplain maps attached to and forming part of this Bylaw.
- c. Land lower than the Flood Construction Levels specified in Section 1501.3.b of this bylaw.
- d. Land within the Floodplain Setbacks specified in Section 1501.3.c of this bylaw.

3. Floodplain Specifications

- a. All new construction except where exempted under Section 1502.3.b.iii, must conform to the Flood Construction Levels and Floodplain Setbacks as outlined in this section.
- b. Flood Construction Levels:

The following elevations are specified as Flood Construction Levels, EXCEPT THAT WHERE MORE THAN ONE (1) FLOOD CONSTRUCTION LEVEL IS APPLICABLE, THE HIGHER ELEVATION SHALL BE THE FLOOD CONSTRUCTION LEVEL:

- i. the Flood Construction Level for a specific property, as determined by interpolation from those Flood Construction Levels shown on Land shown as Floodplain on Schedules "G.1" and "G.2", being the Floodplain maps attached to and forming part of this bylaw; or
- ii. 1.5 m (4.921 feet) above the Natural Boundary of any watercourse, lake, marsh or pond.
- iii. Notwithstanding the Flood Construction Level requirements cited herein the following types of development are hereby exempted from the requirements, in respect to the Flood Construction Level provisions of this section:
 - A renovation of an existing building or structure that does not involve an addition thereto;
 - An addition to a building or structure that would increase the size of the building or structure by less than 25 percent of the floor area existing at the date of adoption of this bylaw provided that the degree of conformity regarding setbacks is not increased;
 - That portion of a building or structure to be used as a carport, garage or entrance foyer;
 - Farm buildings other than dwelling units and closed-sided livestock housing;
 - Hot water tanks and furnaces behind Standard Dykes;
 - Closed-sided livestock housing behind Standard Dykes;
 - Heavy Industry behind Standard Dykes;
 - On-loading and off-loading facilities associated with wateroriented industry and portable sawmills;
 - Farm dwelling units provided that they are located on parcels 8 hectares or greater in size that are located within the Agricultural Land Reserve, provided that they are located with the underside of a wooden floor system or the top of the Pad of any Habitable Area (or in the case of a Manufactured Home or Unit the top of Pad or the ground surface on which it is located) no lower than 1 metre above the Natural Ground Elevation taken at any point on the perimeter of the building, or no lower

than the Flood Construction Levels specified herein whichever is lesser;

- Closed-sided livestock housing not behind Standard Dykes provided that they are located with the underside of a wooden floor system or the top of the Pad (or in the case of a Manufactured Home or Unit, the top of Pad or the ground surface on which it is located) no lower than 1 metre above the Natural Ground Elevation taken at any point on the perimeter of the building, or no lower than the Flood Construction Levels specified herein whichever is the lesser;
- Industrial uses, other than main electrical switchgear, provided that they are located with the underside of a wooden floor system or the top of the Pad (or in the case of a Manufactured Home or Unit, the top of Pad or the ground surface on which it is located) no lower than 1 metre above the Natural Ground Elevation taken at any point on the perimeter of the building, or no lower than the Flood Construction Levels specified herein minus freeboard. Main electrical switchgear shall be no lower than the Flood Construction Level.
- c. Floodplain Setbacks:

Unless a greater setback is determined through an assessment under the Riparian Areas Regulation, the following distances are specified as Floodplain Setbacks, EXCEPT THAT WHERE MORE THAN ONE (1) FLOODPLAIN SETBACK IS APPLICABLE, THE HIGHER ELEVATION SHALL BE THE FLOODPLAIN SETBACK:

- i. 30 m (98.42 feet) from the Natural Boundary of the Shuswap River;
- ii. 15 m (49.21 feet) from the Natural Boundary of any other watercourse, lake, marsh, or pond, or
- iii. 15 m (49.21 feet) from any Standard Dyke right-of-way, or structure for flood protection or seepage control.
- 4. <u>General Provisions</u>
 - a. The underside of any floor system, or the top of any pad supporting any space or room, including a manufactured home, that is used for dwelling purposes, business, or the storage of goods which are susceptible to damage by floodwater shall be above the Flood Construction Level specified in Section 1501.3. above.
 - b. Any landfill required to support a floor system or pad shall not extend within any setback from a watercourse or body of water specified in this bylaw.
 - c. Structural support or compacted landfill or a combination of both may be used to elevate the underside of the floor system or the top of the pad above the Flood Construction Level. Where landfill is used, the face of the

landfill slope shall be protected against erosion from flows, wave action, ice, and other debris.

- e. The Flood Level or Flood Construction Level for any watercourse identified in Sections 1501.3.b and c above shall be taken perpendicular to the natural boundary of the watercourse at its highest perpendicular point.
- f. The Building Inspector, or such person appointed by Council of the City of Enderby may require that a British Columbia Land Surveyor's certificate be required to verify compliance with the Floodplain Elevations and Setbacks specified in Sections 1501.3.b and 1501.3.c of this bylaw. The cost of verification shall be assumed by the landowner.
- g. Pursuant to Section 910(5) of the *Local Government Act*, the City of Enderby may grant exemptions from the application of floodplain setbacks and flood construction elevations provided that:
 - The property owner submits a written request for an exemption to the City of Enderby Council; and
 - The exemption is consistent with the Provincial Guidelines; or
 - A professional engineer or geoscientist, or other prescribed person, certifies that the property can be safely used for the intended use.

Schedule "G" to accompany the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

I hereby certify this to be a true and correct copy of Schedule "G" attached to and forming part of the "Corporation of the City of Enderby Zoning By-law No. 966, 1987".

<u>"Maggie Knox"</u> ADMINISTRATOR

(B/L 1360/06)