

ELK VALLEY ZONING BYLAW NO. 829, 1990

CONSOLIDATION

This is a consolidation of the Zoning Bylaw and the adopted text amendment bylaws only. The text amendment bylaws have been combined with the original Zoning Bylaw for convenience. This consolidation is not a legal document.

October 2, 2020

PREFACE

This Bylaw provides regulations on zoning. Zoning is concerned with use of land, density of use, siting, size and dimensions of buildings and structures, area, shape and dimensions of parcels of land. This Bylaw also regulates parking, signs, screening, and floodplain management pursuant to Sections 963, 964, 967, 968 and 969 of the "*Municipal Act*" all for unincorporated areas in the Elk and Flathead Valleys. Other sections of the "*Municipal Act*" that may be relevant when considering development of land are:

- Section 954 Development Approval Procedures
 - 955 Advisory Planning Commission
 - 956 Public Hearing
 - 961, 962 Board of Variance
 - 970 Non-Conforming Uses
 - 974 Development Variance Permits
 - 994 Parcel Frontage on Highway
 - 996 Residence for Relative

Other Regional District bylaws that may affect development of land include:

Bylaw No.209Mobile Home Park Bylaw824Subdivision Servicing Bylaw409Building Regulation Bylaw883Land Use Application Procedures Bylaw777Nuisances, Rubbish and Unsightly Premises Bylaw

Provincial Acts which may have an effect on land development and which supersede local government regulations include but are not limited to the following:

Agricultural Land Commission Act Health Act Heritage Conservation Act Highway Act Land Title Act Soil Conservation Act

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ADDENDUM A List of Divisions, Major Groups, Groups and Classes from the Standard Industrial Classification, 1980

	BYLAW AMENDMENTS						
Bylaw No.	Amend. No. / Yr.	Adopted	Short Citing	Legal Description Zoning			
962	01/91	07 Jun 91	Hosmer / Hosmer Enterprises	Portion of Lot 1, DL 4589, KD, Plan 7300 except part incl. in Plan 17713 RH-1 to RR-1			
978	02/91	06 Sep 91	Hosmer / Morse	Lot 2, DL 6678, KD, Plan 7447 CG-4 to MG-1			
986	03/91	04 Oct 91	Fernie Snow Valley / Timberline Developments Ltd.	Portion of Lot 52, DL 8901, KD, Plan 15604 except part incl. in Plan 18850 CG-8 to RS-1A			
995	04/91	NPW	Hosmer / EIS Holdings Ltd.	NPW			
1009	05/92	04 Sep 92	West Fernie / Watson	Portion of Pcl. 1 (see 6536-I), KD, DL 5813 CG-4 to CG-6			
1023	06/92	07 May 93	Morrissey / Earl	Text amendment only			
1107	07/94	08 Jul 94	Hosmer / Larry's Radiator	Portion of Lot 1, DL 6678, KD, Plan 4891 CG-4 to RS-4			
1137	08/94	02 Sep 94	Upper Elk Valley / The Nature Trust of BC	Portion of DL 2316, KD, except part incl. in Plan 18974 RR-60 to RR-2			
1161	09/94	09 Dec 94	Dicken Road / Smith	Lot 1, DL 6393, KD, Plan 5826 RS-4 to RS-1A			
1164	10/94	NPW	Landfill Sites	NPW			
1196	11/95	02 Jun 95	Fernie Snow Valley / Fernie Snow Valley Ski Ltd.	Portion of Lot A, DL 8901, Plan 1687 except (1) parts incl. in Plans 10145, 15604 & 18957, and (2) part incl. in SRW Plan 17500, and (3) part incl. in Plan R368 RR-8 to CG-8			
1227	12/95	08 Dec 95	Dwelling for Relative Requiring Care / RDEK	Text amendment only			
1233	13/95	05 Jan 96	Fernie Snow Valley / Fernie Snow Valley Ski Ltd.	Part of Lot 1, DLs 4126, 8900, 8901 & 11698, KD, Plan 10145, except parts incl. in Plans 14986 & 18967 CG-8 to RS-1A			
				Part of Pcl. A (see 142795-I) KD, DL 8900, except (1) parts incl. in Plans 10145, 15604 & NEP19224, (2) part incl. in SRW Plan 17500, (3) part incl. in Plan R368 RR-8 to RS-1(A)			
				Parts of Pcl. A (see 142795-I), KD, DL 8900 except (1) parts incl. in Plans 10145, 15604 & NEP19224, (2) part incl. in SRW Plan 17500, (3) part incl. in Plan R368 RR-8 to CG-8			

Bylaw No.	Amend. No. / Yr.	Adopted	Short Citing	Legal Description Zoning	
1254	14/96	NPW	Fernie Snow Valley Ltd.	NPW	
1261	15/96	05 Jul 96	Fernie Snow Valley / Fernie Snow Valley Ski Ltd.	Part of road by Plan 15604 and part of Lot A, DL 8901, KD, Plan 1687 except (1) parts incl. in Plans 10145, 15604 & 18957, and (2) part incl. in SRW Plan 17500, (3) part incl. in Plan R368 RR-8 to CG-8	
1297	16/96	07 Feb 97	West Fernie / Luke	Lot 13, Blk. 1, DL 5455, Plan 1613, KD RR-2 to RS-1	
1298	17/96	NPW	Corbin / Wilson-Shepard-Coffey	NPW	
1382	18/98	07 Aug 98	Fernie Alpine Resort / Fernie Alpine Resort Ltd.	Text amendment, new zone CG-TP , and rezone Lot 23, DL 4126, KD, Plan NEP60894 RS-1A to CG-TP	
1389	19/98	02 Oct 98	Upper Elk Valley / whispering Winds Trailer Park Ltd.	Part of Lot B, DL 4134, Plan 18422 RR-8 to RH-1 & RR-4	
1392	20/98	02 Oct 98	Fernie Alpine Resort Ltd.	Lot 2, DL 11698, KD, Plan 10145 RR-8 to CG-8	
1395	21/98	04 Dec 98	Hosmer / Larry's Radiator	Part of Lot 1, DL 6678, KD, Plan 4891 RS-4 to CG-4	
1421	22/99	07 May 99	Misc. Amendments / RDEK	Text amendment only	
1422	23/99	07 May 99	Lock-off Units / RDEK	Text amendment only	
1438	24/99	03 Sep 99	Upper Elk Valley / Rothel- Murphy-Weeds	Parts of Lot 1, DLs 4143 & 4144, KD, Plan 17163 RR-8 to RR-2 Lot 1, DLs 4144 & 8450, Plan 8925 RS-4 to RR-2	
				Lot 1, DL 4144, KD, Plan 7605 RS-4 to RR-2	
1443	25/99	NPW	Fernie Alpine Resort / Stothert- Reese	NPW	
1462	26/99	NPW	Upper Elk Valley / Ray	NPW	

Bylaw No.	Amend. No. / Yr.	Adopted	Short Citing	Legal Description Zoning	
1501	27/99	07 Jul 00	Fernie Alpine Resort Ltd.	Text amendment, new zone RS-2A , and rezone: Part of Lot A, DL 8901, KD, Plan 1687 except Plan 10145, 15604, 17500, 18957, R368, NEP23072, NEP59141 & NEP59794; and that part of Lot 1, DLs 4128 & 8901, Plan NEP19500 RR-8 to RS-2A	
				Part of Lot A, DL 8901, KD, Plan 1687, except Plan 10145, 15604, 17500, 18957, R368, NEP23072, NEP59141 & NEP59794; and that part of Lot 1, DLs 4128 & 8901, Plan NEP19500 RR-8 to CG-8	
1521	28/00	08 Dec 00	Fernie Alpine Resort Ltd.	Part of Lot A, DL 8901, KD, Plan 1687, except Plans 10145, 15604, 17500, 18957, R368, NEP23072, NEP59141 & NEP59794 and part of Lot 1, DLs 4128 & 8901, Plan NEP19500 RS-2A to CG-TP	
1552	29/01	08 Jun 01	Upper Elk Valley / Miller	Part of Lot 2, DLs 4143 & 4144, KD, Plan 17163 RR-8 to RR-2	
1567	30/01	03 Aug 01	Fernie Alpine Resort / The Mountain Resort Marketing Group Inc.	Text amendment only	
1574	31/01	07 Sep 01	Fernie Alpine Resort Ltd.	Text amendment only	
1594	32/01	04 Jan 02	Elk Valley / Murphy	Text amendment only	
1694	33/02	NPW	636927 BC Ltd.	NPW	
1672	34/03	13 Jun 03	Upper Elk Valley / Ray	Part of Lot A, DL 4131, Plan 18175 Except Part Incl. in Statutory R/W Plan 18176 and Part in Plan NEP21453 RR-8 to RR-2	
1673	35/03	01 Aug 03	Miscellaneous Amendments	Text amendment only	
1685	36/03	04 Jul 03	Upper Elk Valley / Crowsnest Properties & Developments	Lot 1, DL 4134, KD, Plan NEP68690 RR-4 to RR-3	
1738	37/04	06 Aug 04	Misc. Amendments / RDEK	Text amendment only	
1860	38/05	NPW	Text Amendment / RDEK	NPW	
1864	39/05	04 Nov 05	Miscellaneous Sign Reg. / RDEK	Text amendment only	
1919	40/06	06 Oct 06	Fernie Alpine Resort / Resorts of the Canadian Rockies	Lot 1, DLs 4126, 8900, 8901 & 11698, Plan 10145 except Plans 14986, 18957, NEP59141, NEP60894 & NEP65789 CG-8 to RS-1(A)	

Bylaw No.	Amend. No. / Yr.	Adopted	Short Citing	Legal Description Zoning	
1972	41/07	07 Dec 07	Miscellaneous Amend. / RDEK	Text amendment only	
2013	42/07	11 Jan 08	Hosmer / Arneil	Lot 5, DL 4589, KD, Plan 12000 RR-4 to RR-2	
2019	43/07	11 Jan 08	Cokato / Caravetta	Lot 27, DLs 4588 & 4589, KD, Plan 1299 RR-4 to RR-2	
2036	44/07	04 Apr 08	Fernie Alpine Resort / Resorts of the Canadian Rockies	Part of Lot A, DL 8901, Plan 1687 Except Plans 10145, 15604, 17500, 18957, R368, NEP23072, NEP59141 & NEP59794 RR-8 to CG-8	
				Part of Lot A, DL 8901, Plan 1687 Except Plans 10145, 15604, 17500, 18957, R368, NEP23072, NEP59141 & NEP59794 RR-8 to RS-2(A)	
				Part of Lot 1, DL 8901, Plan NEP59794 Except Strata Plan (Phase 4, 5 and 6) CG-8 to RS-2(A)	
2045	45/08	02 May 08	Morrissey / Blackwell	Part of DL 9486 Except Part Incl. in Plan R368 MG-2 to RR-8	
2085	46/08	NPW	FAR / Alpine Lodge	Lot 23, DL 4126, Plan NEP60894 CG-TP to RS-1A	
2093	47/08	12 Dec 08	FAR / Resorts of the Canadian Rockies Ltd.	DL 11699, DL 13865, that part of DL 13858 not included in the boundaries of DLs 6669, 10109 & 9475 and unsurveyed Crown land adjacent to DL 13865; Part of DL 13868, part of that part of DL 13859 not included in the boundaries of DL 9475 & 9486 except part included in Plan R368 and part of that part of DL 13866 not included within the boundaries of DL 18385 not included within the boundaries of DLs 11698, 11699 & the South ½ of DL 4126 RR-60 to CG-8	
2130	48/08	09 Jan 09	Floodplain Management Amendments / RDEK	Text amendment Sec 4.08 Floodplain Management	
2146	49/09	07 Aug 09	Secondary Suites/ RDEK	Text amendment Secondary Suite Regulations	

Bylaw No.	Amend. No. / Yr.	Adopted	Short Citing	Legal Description Zoning	
2171	50/09	07 May 10	Island Lake / Island Lake Holdings Ltd.	Text & Map Amend definitions, add 5 new zones and change the zoning designations of subject properties to various zones to facilitate resort development at Island Lake	
2210	51/10	07 May 10	Sparwood Rural / Cook	Part of Lot A, DLs 2242 & 2316, KD, Plan 18974 RR-60 to RR-2	
2241	52/10	05 Nov 10	Dicken Road / Vandenbogerd	Text Amendment Lot 6, DL 6393, KD, Plan 16531 – keeping of small farm animals or 4 sheep plus lambs permitted	
2242	53/10	02 Sept 10	Cokato / Stamler	Lot 6, DL 4588, KD, Plan 1299 RR-4 to RR-2	
2249	54/10	08 Oct 10	Dicken Road / Bakken	Part of Lot 2, DLs 3048 & 11707, KD, Plan 1411 except part included in Plan 15502 RR-8 to RR-2	
2307	55/11	NPW	Dicken Road / 0816595 BC Ltd.	DL 12753, KD except most westerly 30 chains RR-8 to RS-1	
2326	56/11	04 Nov 11	Miscellaneous Amend. / RDEK	Text amendment only	
2339	57/11	08 Jun 12	Cunliffe Road / 710781 Alberta Ltd.	Lot 10, DL 4139, Plan 802 RR-2 to RS-4 and CG-4	
2357	58/12	30 Mar 12	Cunliffe Road / Brown	Lot 44, DL 4139, Plan 802 MG-1 to RR-2	
2372	59/12	03 Aug 12	Fernie / Ridgemont Holdings	Lot A DL 4589, Plan NEP 84640 RR-60 TO RR-8	
2373	60/12	03 Aug 12	Hill Road / Pritchard-Joseph	Lot 24, DL 4588, Plan 1299 RR-4 to RR-2	
2386	61/12	02 Nov 12	Cokato Rd / Krog	Lot 75, DL 4589 Plan 1299 RR-2 to RR-1	
2405	62/12	01 Feb 13	Campgrounds / RDEK	Text Amendments	
2426	63/13	01 Mar 13	Kmiecik / 0816595 BC Ltd.	DL 12753 except the most Westerly 30 chains RR-8 to RS-1, RR-2, and PG-2	
2450	64/13	NPW	Minor HBB / RDEK	NPW	
2451	65/13	NPW	Major HBB / RDEK	NPW	
2477	66/13	06 Sep 13	Stephenson Road/Kraps	Part of Lot 1, DL 4589, Plan 15512, except part included in Plan 16715 RR-8 to RR-2 .	
2482	67/13	14 Feb 14	Timberline Crescent / RCR	RR-8 to RS-1A	
2490	68/13	06 Dec 13	Elk Street South / Sosnowski	Lot 5, Block 31, DL 4588, Plan 772A and Lot 5, DL 4588, Plan 16374 CG -6 to RH-1	
2537	69/14	07 Nov 14	Medical Marihuana / RDEK	Text Amendment	
2564 2586	70/14 71/14	04 Dec 15 12 Feb 16	Miscellaneous / RDEK Fernie Ski Hill Road / RCR	Text Amendment & Schedule Part of Lot 1, DLs 4128 & 8901, KD Plan NEP19500 & Part of Lot A, DL 8901, KD Plan 1687 Except Plans 10145, 15604, 17500, 18957, R368, NEP23072, NEP59141 & NEP59794 RR-8, CG-8 & CG-TP to RS-2A	

2597	73/15	03 Jul 15	Highway 3 / Webster	Part of DL 12747, KD Except Part Included in Plan R368 RR-8 to RS-4
2598	74/15	03 Jul 15	Hand Ave. / Heslop	Parcel B (See K6737) of Lot 8, Block 4, DL 5455, Plan 1613 RR-2 to RS-1
2603	76/15	04 Sep. 15	Bryant Rd. / Burnett	Part of Lot B, DL 3047, Plan EPP4094 RR-8 to RR-4
2625	77/15	04 Dec. 15	Density Averaging / RDEK	Text Amendment
2649	78/15	10 Jun 16	Cunliffe Rd. / Canning	Text Amendment & Map Amendment Lot 6, DL 4139, Plan 802, Except Plan 7617 RR-2 to CG-4
2658	79/15	04 Nov 16	Cunliffe Rd. / Tomlinson	Lot 11, DL 4139, KD, Plan 802 RR-2 to RS-4, MG-1 and CG-4
2661	80/15	08 Jul 16	McDonald Ave. / Botrakoff	Lot A , D L 5455, Plan N E P 64826 RR-2 to RS-1
2742	84/16	09 June 17	Dicken Rd. / Foothills Silva Culture Inc.	Designation of Lot 9, DL 6393, Plan 1411 Except Parts Included in Plans 5826, 7444, 7617 and 8737 PG-3 to MG-1
2763	85/17	09 June 17		Designation of Part of Lot 3, DL 3048, Plan 1411 RR-8 to RR-2
2773	86/17	05 May 17	Cokato / Young	Lot 5, DL 4588, Plan 1299 RR-4 to RR-2
2840	88/18	04 May 18	Hosmer / Luminary Holding Corp.	Text Amendment Lot 1, DL 363, KD, Plan 4042 Part 4 Property Specific Regulations
2843	89/18	07 Sept 18	Boundary Adjustments / RDEK	That Part of DP 4588 being unsurveyed Crown land is designated RR-60.
2850	90/18	07 Sept 18	Cunliffe Road / Taylor	Designation of Parts of Lot 8, DL 4139, KD, Plan 802 Except Part included in Plan 7617 RR-2 to RS-1 & RR-1
2853	91/18	07 Sept 18	Cunliffe Rd. / Luminary	Designation of Part of Lot 6, DL 4139, KD, Plan 802, Except Part included in Plan 7617 CG-4 to RS-1
2863	92/18	09 Nov 18	Anderson Rd / Jay	Designation of Part of That Part of DL 8528 Described in DD 11338, KD Except Part Shown as Road on Plan 19555I RR-2 to RR-1
2935	94/19	06 Dec 19	Miscellaneous Amendments / RDEK	Text Amendments
2937	95/19	01 Nov 19	Fernie Alpine Resort / Polar Peak Properties Inc.	Designation of Part of Lot 1, DL 8901, KD, Plan NEP59794 except Strata Plan NES199 (Phases 4, 5, 6 and 7) RS-2A to CG-8
3005	97/20	02 Oct 20	Cokato Road / Merritt	Text Amendment

REGIONAL DISTRICT OF EAST KOOTENAY

BYLAW NO. 829

A Bylaw to provide Zoning, Parking, Sign, Screening and Floodplain Management regulations under Sections 963, 964, 967, 968 and 969 of the "*Municipal Act*", within Electoral Area "A" of the Regional District of East Kootenay.

WHEREAS the Board of Directors of the Regional District of East Kootenay has adopted the Elk Valley Land Use Strategy;

AND WHEREAS the Regional Board deems it desirable to replace the existing zoning bylaws cited as "Regional District of East Kootenay Zoning Bylaw No. 1, Upper Elk Valley, 1970", "Regional District of East Kootenay Zoning Bylaw No. 5, Fernie Area, 1973" and "Regional District of East Kootenay Zoning Bylaw No. 6, Flathead Area, 1972";

AND WHEREAS The Regional Board wishes to ensure that zoning regulations for this rural area remain reasonably consistent with similar regulations in other parts of the Regional District;

AND WHEREAS it is recognized that land designated as "Agricultural Land Reserve" is subject to the Agricultural Land Commission Act, regulations made pursuant to that Act, and relevant Orders of the Provincial Agricultural Land Commission made pursuant to that Act;

NOW THEREFORE the Board of Directors of the Regional District of East Kootenay in open meeting assembled hereby enacts as follows:

PART 1 TITLE

BL 2935 06 Dec 19 **1.01** This Bylaw may be cited for all purposes as "Regional District of East Kootenay - Elk Valley Zoning Bylaw No. 829, 1990" and is subsequently referred to as "this Bylaw".

PART 2 ADMINISTRATION. ENFORCEMENT AND SEVERABILITY

- 2.01The Planning & Development Services Manager, Building & Protective Services
Manager and Compliance Officer, and any other person authorized to assist the
aforementioned persons are authorized to administer and enforce this Bylaw.
 - **2.02** Any person who contravenes any provision of this Bylaw commits an offence punishable on summary conviction and is liable to a fine not exceeding \$2,000 and the costs of the prosecution.
 - **2.03** If any section, subsection, sentence, clause, phrase, map or schedule of this Bylaw is for any reason held to be invalid by the decision of any court of competent jurisdiction, the invalid portion must be severed and the decision that it is invalid must not affect the validity of the remainder.

- 2.04 The following bylaws are repealed:
 - (1) The "Regional District of East Kootenay Zoning Bylaw No. 1, Upper Elk Valley, 1970" and all Bylaws enacted in amendment thereto are hereby repealed.
 - (2) The "Regional District of East Kootenay Zoning Bylaw No. 5, Fernie Area, 1973" and all Bylaws enacted in amendment thereto are hereby repealed.
 - (3) The "Regional District of East Kootenay Zoning Bylaw No. 6, Flathead Area, 1972" and all Bylaws enacted in amendment thereto are hereby repealed.
- **2.05** A Compliance Officer may, at all reasonable times, enter on and into property in the bylaw area as shown on **Schedule B-1** to ascertain whether the regulations and requirements of this Bylaw are being observed.

PART 3 INTERPRETATION

APPLICATION

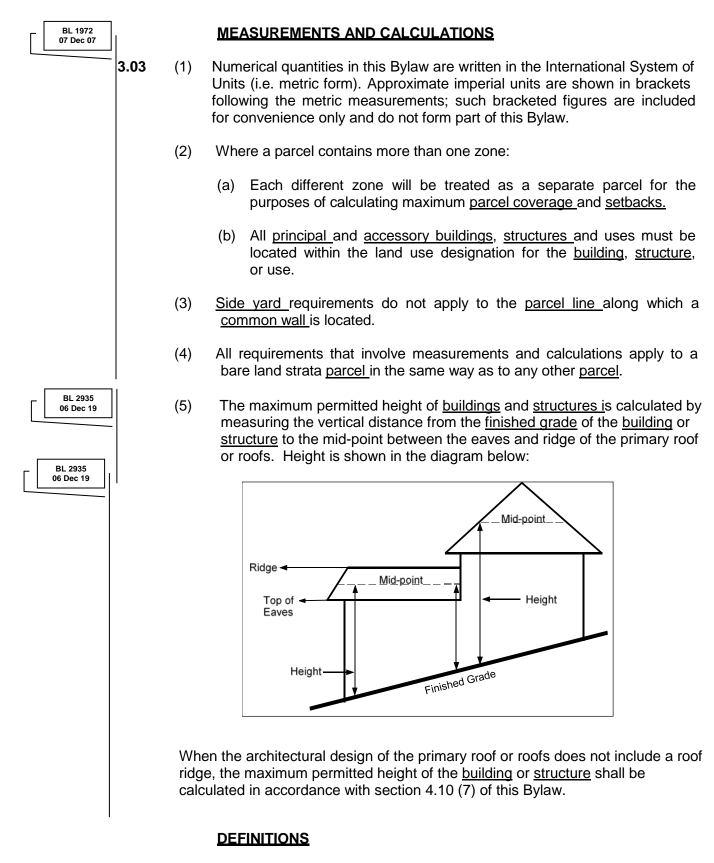
3.01 The provisions of this Bylaw apply to Electoral Area "A" of the Regional District of East Kootenay, as shown on Schedule "B-1".

SCHEDULES

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

Schedule "A" - Buildings and Structures Height Limitation Areas

Schedule "B" - Zoning Maps - consisting of: Schedule "B-1" - Elk Valley - Overall Schedule "B-2" -Upper Elk Valley Schedule "B-3" - Olson Schedule "B-4" - Dicken Road - Hosmer Schedule "B-5" - West Fernie - Snow Valley - Cokato Road Schedule "B-6" -BL 2171 Morrissey 07 May 09 Schedule "B-7" - Corbin Schedule " B-8" - Island Lake For consolidation purposes only / not a legal document Schedule "C" - Floodplain Maps - Sparwood Area - consisting of: Schedule "C-1" - Elk River at Sparwood - 1 of 2 Schedule "C-2" -BL 2935 06 Dec 19 Elk River at Sparwood - 2 of 2 Schedule "D" - Floodplain Maps - Fernie Area - consisting of: Schedule "D-1" - Elk River at Fernie (Morrissey) - 1 of 7 Schedule "D-2" - Elk River at Fernie - 2 of 7 Schedule "D-3" - Elk River at Fernie - 3 of 7 Schedule "D-4" - Elk River at Fernie (Fernie) - 4 of 7 Schedule "D-5" - Elk River at Fernie - 5 of 7 Schedule "D-6" - Elk River at Fernie - 6 of 7 Schedule "D-7" - Elk River at Fernie (Hosmer) - 7 of 7 Schedule "E" - Floodplain Maps - Elkford Area - consisting of: Schedule "E-1" - Elk River near Elkford - 1 of 6 Schedule "E-2" - Elk River near Elkford - 2 of 6 Schedule "E-3" - Elk River near Elkford - 3 of 6 Schedule "E-4" - Elk River near Elkford - 4 of 6 Schedule "E-5" - Elk River near Elkford - 5 of 6 Schedule "E-6" - Elk River near Elkford - 6 of 6



3.04 (1) Some uses permitted in Commercial and Industrial zones and uses referred to in Parts 5 and 6 of this Bylaw include various divisions, major groups, groups and classes of industries taken from the <u>Standard</u> <u>Industrial Classification 1980 Manual</u>, published by Statistics Canada Standards Division. They include all those industries and only those industries listed in the manual as falling within those major groups, groups and classes of industries. Where this classification is used, the letter or numbers used refer to the division, major group, group or class as indicated in parentheses. A list is attached to this Bylaw as Addendum A for the convenience of the public only and does not form part of this Bylaw.

(2) In this Bylaw:



ACCESS ROUTES means those portions of the common property in a bare land strata intended to provide vehicular access to the strata lots in the bare land strata plan.

ACCESSORY TO means customarily incidental and subordinate to the permitted use of <u>land</u>, <u>buildings</u> or <u>structures</u>.



ACCESSORY BUILDING means:

- (a) a <u>building</u>, the use or intended use of which is <u>accessory to</u> that of the <u>principal building</u> situated on the same <u>parcel</u>, which may be detached or connected to other <u>buildings</u> by a <u>breezeway</u>; or
- (b) a <u>building</u> which is <u>accessory to a principal use</u> being made of the <u>parcel</u> upon which such <u>building</u> is (to be) located.

ACCESSORY USE means:

- (a) a use which is <u>accessory to the principal building</u> or to the use of the <u>principal building</u> on the same <u>parcel</u>; or
- (b) a use which is <u>accessory to the principal use</u> being made of the <u>parcel</u> upon which such <u>accessory use</u> is carried on.

AGRICULTURAL LAND RESERVE means a reserve of <u>land</u> established under the Agricultural Land Commission Act.

BI 2935 06 Dec 19

AGRICULTURAL USE means 'farm operation' as defined in the *Farm Practices Protection (Right to Farm) Act*, but does not include growing, producing, cultivating, processing or direct marketing of <u>cannabis</u>.

AGRICULTURE, INTENSIVE means the commercial use of <u>land</u>, <u>buildings</u> and <u>structures</u> for the confinement, feeding and raising of poultry, livestock or fur-bearing animals, including mink, swine and the growing of mushrooms.

AMUSEMENT PARK means a commercial operation including any carnival, circus, water slide, miniature golf course, playground, mechanical amusement device, or other similar amusement enterprises which are open to the public for admission to which a fee is charged but shall not include movie theatres, zoos or theatres for the performing arts.

ANIMAL SHELTER means a <u>building or structure</u> used for the rearing or accommodation of farm animals, or for mushroom growing, including <u>structures</u> for the storage or handling of manures, and <u>structures</u> related to feedlots and pig, poultry or mink farms.

ANIMAL UNIT consists of any of the following:
1 beef or dairy cow plus calf or bull
1 horse (stallion, gelding or mare and foal), donkey, mule, or hinny
4 sheep plus lambs
4 goats plus kids
40 rabbits
125 chickens, turkeys, geese or ducks
1 swine plus progeny to weaning

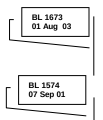
ASSEMBLY USE means a use providing for the assembly of <u>persons</u> for religious, charitable, philanthropic, cultural, recreational or educational purposes and includes churches, schools, auditoriums, youth centres, social halls, community halls and conference and convention facilities.

AUXILIARY DWELLING UNIT deleted by Bylaw 1738 adopted 01 Aug 04.



BACK COUNTRY COMMERCIAL RECREATION LODGE means a <u>building</u> associated with a Crown land backcountry commercial recreation tenure or guide-outfitting activities that provides temporary accommodation for paying guests and may include sleeping facilities, communal dining facilities, sanitary facilities, assembly and recreation facilities for the exclusive use of the guests of the commercial operator or guide-outfitter.

BASEMENT means a <u>storey</u> or <u>storeys</u> of a <u>building</u> located below the <u>first</u> <u>storey</u>.



BED AND BREAKFAST USE means a <u>home occupation</u> carried on in a <u>single family dwelling</u> which provides not more than four rooms for accommodation for sleeping purposes and the serving of breakfast only to transient paying guests.

BED UNIT means the accommodation required for one <u>person</u> to stay overnight or on a permanent basis at a resort

BILLBOARD deleted by Bylaw 1864 adopted November 4, 2005.



BREEZEWAY means a roofed open passage connecting two or more <u>buildings</u>.

BUILDING means an exterior <u>structure</u> used or intended for supporting or sheltering any use or occupancy.



CABIN means a <u>building</u> used for seasonal recreation, temporary accommodation as part of a <u>guest ranch</u>, <u>motel</u>, <u>rural retreat</u>, registered guide outfitting operation, backcountry commercial recreation operation or <u>wildland use</u>, or for the use of a registered trapline licencee or holder of a *Mines Act* permit. A <u>cabin</u> does not contain a <u>kitchen</u>.



CAMPGROUND means an area of land designated and intended for the placement of tents, <u>recreational vehicles</u>, <u>park model trailers</u>, or <u>cottages</u>. A <u>campground</u> includes any <u>parcel</u> of land with any combination of 3 or more tents, <u>recreational vehicles</u>, <u>park model trailers</u> or <u>cottages</u> placed on it, occupied seasonally. A <u>campground</u> does not include a <u>mobile home</u> <u>park</u>, a <u>motel</u>, or a <u>hotel</u>.

CAMPGROUND SPACE repealed by Bylaw 2405 adopted Feb. 1/13.



CAMPSITE means an area in a <u>campground</u> used or intended to be used, leased or rented for seasonal occupancy of tents, <u>recreational vehicles</u>, <u>park model trailers or cottages</u>.

BL 2935 06 Dec 19 **CAMPSITE, PRIVATE** repealed by Bylaw 2405 adopted Feb. 1/13.

CANNABIS means the substance set out in Schedule 1 of the

may also conduct research or testing of cannabis.

BL 2935 06 Dec 19 Cannabis Act (Canada). CANNABIS PRODUCTION FACILITY means a facility for the cultivation,

BL 1227 08 Dec 95 BL 2171 07 May

BL 2564

04 Dec 15

CARE AND ASSISTANCE means necessary health care and assistance required by a relative as certified in writing by a physician.

processing, destruction, shipping and direct marketing of cannabis. A facility

CAT-SKIING LODGE means a <u>building</u> or <u>buildings</u> associated with a catskiing operation or <u>ski facility (ILR)</u> that provides temporary accommodation for guests of the cat-skiing operation or <u>ski facility (ILR)</u> and may contain ancillary facilities for the use and enjoyment of guests such as restaurants, licensed lounges, retail ski and gift shops, equipment rental, day care and first aid facilities, storage and locker facilities and indoor recreation facilities. A <u>cat-skiing lodge</u> may also contain facilities related to the operation of the <u>ski facility (ILR)</u> such as administration offices.

CAT-SKI CHALET means a <u>building</u> used for the temporary accommodation for guests of the <u>cat-skiing lodge</u> or <u>ski facility (ILR)</u>.

CHIEF BUILDING INSPECTOR means the <u>Chief Building Inspector</u> of the <u>Regional District</u> of East Kootenay.

CHRISTMAS TREE MANAGEMENT means the thinning, pruning, trimming and harvesting of natural forest stands or plantations of native or non-native species to obtain Christmas trees on a continuous basis.

CLUB OR LODGE means a <u>building</u> or establishment used by a fraternal or service organization for meetings or social or recreational purposes, including incidental catering to the general public.

COMMERCIAL SCHOOL means a school conducted for gain, other than a private, academic, religious or philanthropic school and includes the studio of a dance or music teacher, an art school, business school and any other such specialized school.



COMMON STORAGE AREA means a portion of a <u>mobile home park</u> or <u>campground</u> used or intended to be used by the occupants of the <u>mobile</u> <u>home park</u> or <u>campground</u> for storage of automobiles, <u>recreational</u> <u>vehicles</u>, boats and other equipment and materials.



COMMON WALL means a continuous, unbroken vertical or horizontal <u>structure</u> with <u>habitable area</u> adjoining either side, used to separate <u>dwelling units</u>, <u>cottages</u>, <u>cabins</u> or strata lots. A <u>common wall</u> is not a <u>breezeway</u>.

COMMUNITY SEWER SYSTEM means a system of sewerage collection and disposal serving two or more <u>parcels</u> which is owned, operated and maintained by the <u>Regional District</u>, a Municipality or an Improvement District or is regulated under the Waste Management Act and the Health Act.

COMMUNITY WATER SYSTEM means a system of waterworks within the meaning of Section 21 of the Health Act, which is owned, operated and maintained by the <u>Regional District</u>, a Municipality or an Improvement District or is regulated under the Water Utility Act.

CONCESSION STAND means a facility for the sale of souvenirs, takeout foods and related sundries.



CONFINED LIVESTOCK AREA means a fenced area, including paddocks, corrals, exercise yards, and holding pens, where livestock, <u>poultry</u>, or farmed game is confined solely for the purposes of growing or finishing and is sustained by means other than grazing.

CONTROLLED ACCESS HIGHWAY means a <u>highway</u> or portions of a <u>highway</u> designed for through traffic and designated as such under Part 6 of the Highway Act, and includes Highway 3 and Highway 43.

BL 2405 01 Feb 13

COTTAGE means a <u>building</u> that includes sleeping facilities and may include cooking and sanitary facilities for the occupants of the <u>cottage</u>. <u>Cottages</u> are located in <u>campsites</u> within a <u>campground</u> and must not be occupied on a year round basis. A <u>cottage</u> is not a <u>dwelling unit</u>.

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 a regional analysis where there is inadequate streamflow data available.

DESIGNATED FLOOD LEVEL means an observed or calculated water level attained by a <u>Designated Flood</u> which is used in the calculation of the <u>Flood Construction Level</u>.

DESIGNATED OFFICIAL means a Regional Water Manager of the Ministry of Environment.

DIRECTOR OF PLANNING means the <u>Director of Planning</u> of the <u>Regional District</u> of East Kootenay.

DWELLING means a <u>building</u> designed or used as a <u>dwelling unit</u> or units for one or more <u>families</u>.

DWELLING, MULTIPLE FAMILY means a <u>dwelling</u> containing three (3) or more <u>dwelling units</u>.



DWELLING, SINGLE FAMILY means a <u>dwelling</u> containing one (1) <u>dwelling unit</u>.



DWELLING, TWO FAMILY means one <u>building</u> containing two (2) <u>dwelling</u> <u>units</u> that:

- (a) share a common roof and foundation;
- (b) are separated by a <u>common wall;</u> and
- (c) where neither <u>dwelling unit</u> is a <u>manufactured home</u>.

A <u>building</u> containing a <u>secondary suite</u> is not a <u>two family dwelling</u>.



DWELLING UNIT means a <u>habitable room</u> or group of <u>habitable rooms</u> occupied or designed to be occupied by one or more persons, with facilities for living, sleeping, and cooking.

EMPLOYEE ACCOMMODATION means residential accommodation for occupancy by <u>persons</u> employed at or by the resort where the employee accommodation is located. Limited accommodation for <u>persons</u> not employed by or at the resort are permitted during the off season.

EQUESTRIAN CENTRE means a facility or group of facilities intended for the accommodation, showing and competitive use of horses, and may include a stable, gymkhana course, race track and other related facilities.

FAMILY means an individual, or two or more <u>persons</u> related by blood, marriage, adoption, or foster parenthood, or no more than five (5) unrelated <u>persons</u> sharing one <u>dwelling unit</u>.

BL 2564 04 Dec 15 - BL 2564 04 Dec 15 **FAMILY DAY CARE** deleted by Bylaw 2564 adopted 04 Dec 15. **FARM ANIMALS, KEEPING OF** means the keeping or rearing of poultry

and livestock, other than swine or mink.

FARM ANIMALS, KEEPING OF SMALL means the keeping or rearing of <u>small farm animals</u> excluding geese and turkeys.

FARM ANIMALS, SMALL means bees, rabbits, ducks and similar fowl, exclusive of geese and turkeys.

FARM VACATION USE deleted by Bylaw 1673 adopted 01 Aug 03.

FENCE means a man-made <u>structure</u> intended to prevent intrusion onto a <u>parcel</u> or to separate a <u>parcel</u> from adjacent <u>parcels</u> or part of a <u>parcel</u> from an adjacent part of a <u>parcel</u> and includes a wall or trellis.



FINISHED GRADE means the finished ground level at the perimeter of the <u>building</u> or <u>structure</u>, except localized depressions such as for vehicle or pedestrian entrances. Artificial embankments shall not be considered <u>finished grade</u>. <u>Finished grade</u> on parcels less than 1670 m² in size shall be the same as the <u>natural ground elevation</u>.

FINISHED GRADE (RESORT) deleted by Bylaw 1738 adopted 06 Aug 04.

FIRST STOREY means the uppermost <u>storey</u> having its floor level not more than 2.0 m (6.6 ft) above <u>finished grade</u>.

FISH POND means a commercial enterprise where people pay the operator a fee to fish in a body of water.



BL 1972

07 Dec 07

FLAT ROOF means the roof of a <u>building</u> or <u>structure</u> for which the slope of the roof is equal to or less than 9 degrees

FLOOD CONSTRUCTION LEVEL means a <u>designated flood level</u> plus an allowance for <u>freeboard</u>, or where a <u>designated flood level</u> cannot be determined, a specified <u>height</u> above an <u>ordinary high water mark</u>, natural ground elevation, or any obstruction that could cause ponding.

FLOODPLAIN SETBACK means the required minimum distance from the <u>ordinary high water mark</u> of a <u>watercourse</u>, lake, or other body of water to any landfill or structural support required to elevate a floor system or pad above the <u>flood construction level</u>, so as to maintain a floodway and allow for potential land erosion.

FLOOR AREA, GROSS means the sum of the total horizontal area of all floors of a <u>building</u>, excluding <u>basement</u> floor areas used exclusively for storage, heating or laundry facilities, any portion used for parking, swimming pools, open sundecks, balconies and any portion of a penthouse containing elevators or ventilating equipment.

FLOOR AREA, NET means the total of the rentable floor area of all floors of a <u>building</u> measured from the glassline or the interior wall dimensions, excluding stairways, elevators, mechanical floors or rooms, vertical service shafts, malls and non-rentable common corridors, lobbies, washrooms, internal garbage storage and internal vehicular areas.

FLOOR AREA RATIO means the figure obtained when the <u>gross floor</u> <u>area</u> of all <u>buildings</u> on a <u>parcel</u> is divided by the area of the <u>parcel</u>.



FLOOR SPACE, TOTAL means the total floor area of all floors of a <u>secondary suite</u> measured from the glassline or the interior wall dimensions.

FREEBOARD means a vertical distance added to a <u>Designated Flood</u> <u>Level</u>, used to establish a <u>Flood Construction Level</u>.

FRONTAGE means that portion of the boundary of a <u>parcel</u> which is in common with the boundary of a <u>highway</u> other than a <u>lane</u>.

FRONTAGE ROAD means that length of a <u>highway</u> which on one side adjoins a <u>highway</u> designated as a <u>controlled access highway</u> and over which access is permitted to <u>parcels</u> on the other side.

BL 2146 07 Aug 09

GARAGE means an <u>accessory building</u>, or part of a <u>principal building</u> designed and used primarily for the storage of <u>vehicles</u>.

BI 1972 07 Dec 07

GOVERNMENT SERVICES means local, provincial or other <u>government</u> <u>services</u> including office uses for the purpose of local or other government administration.

GROSS HECTARE means a hectare of <u>land</u> including areas given over to development of private streets, <u>lanes</u> and open spaces.

GROUP DAY CARE means a facility for the temporary care of children licenced as a <u>group day care</u> under the Community Care Facility Act, and may include a family day care, nursery school or kindergarten.



GROUP HOME means a facility for the accommodation of persons who by reason of their emotional, mental, social or physical condition or legal status require a supervised group living arrangement for their well-being.

BL 2564 04 Dec 15 **GUEST HOUSE** means an <u>accessory building</u> that may contain sanitary facilities and living space, but may not contain a <u>kitchen</u>.

GUEST RANCH means a working farm or ranch that includes a principal residence, agricultural <u>structures</u> and temporary guest accommodation.

GUEST RANCH CABIN means a <u>building</u> used for temporary accommodation by paying guests on a <u>guest ranch</u> which includes sleeping facilities, and may include cooking and sanitary facilities for occupants of the <u>guest ranch cabin</u>.

GUEST RANCH LODGE means a <u>building</u> associated with a <u>guest ranch</u> that provides temporary accommodation for paying guests of the <u>guest</u> <u>ranch</u> and may include sleeping facilities, communal dining facilities, sanitary facilities, assembly and recreation facilities for the exclusive use of guests on the <u>guest ranch</u>.

GUIDE-OUTFITTING LODGE deleted by Bylaw 2326 adopted 04 Nov 11.

HABITABLE AREA means any space or room within a <u>building</u> or <u>structure</u>, including a mobile home or unit, modular home or <u>structure</u> which is or can be used for human occupancy, industrial, business, or commercial use, or storage of goods, including equipment (including furnaces) which could be subject to damage by floodwater.



HABITABLE ROOM means a room designed for living or sleeping, but does not include a bathroom, kitchen, storage room, laundry room, utility room or closet.

HEAVY INDUSTRY includes such uses as manufacturing or processing of wood and paper products, metal, heavy electrical, nonmetallic mineral products, petroleum and coal products; industrial chemicals and by-products; and allied products.

HEIGHT deleted by Bylaw 2935 adopted 06 Dec 19. HEIGHT (RESORT) deleted by Bylaw 1738 adopted 06 Aug 04.

HELI-SKIING LODGE means a <u>building</u> associated with heli-skiing activities that provide temporary accommodation for paying guests of the heli-skiing operator and may include sleeping facilities, communal dining facilities, sanitary facilities, assembly and recreation facilities for the exclusive use of guests of the heli-ski operator. A <u>heli-skiing lodge</u> may also be used for the accommodation of cat-skiers.

HERITAGE SITE means <u>land</u> of historic, archeological, or architectural significance to the Province or local community.



HIGHWAY means a <u>highway</u> as defined in the *Land Title Act*, but excludes a walkway or common lot <u>access route</u>.



HOBBY SAWMILL means a <u>portable sawmill</u> capable of being towed on a single axle trailer chassis, having a maximum engine size of 40HP and a maximum production rate of 50.0m³ (21,189 board feet) per year.

HOME OCCUPATION means an occupation, service, profession or craft which is clearly incidental to the use of a <u>dwelling unit</u> for residential purposes or to the residential use of a <u>parcel</u> occupied by a <u>dwelling</u>. <u>Home occupation</u> may include <u>bed and breakfast use</u>, family day care and <u>hobby sawmill</u>.

HORTICULTURE means the growing of flowers, fruits, vegetables and, for the purposes of this Bylaw, forages and grains, nurseries and greenhouses but does not include commercial mushroom growing.



HOSTEL means a facility with sleeping accommodations for tourists and visitors and which may contain communal cooking facilities available for use by the patrons.



HOTEL means a <u>building</u> or part wherein accommodation is provided for transient lodgers. Entrance and exit ways are shared and the <u>building</u> may include public areas such as a lobby, restaurant, meeting, entertainment and recreation facilities.

INDOOR AMENITY SPACE means storage space for each resident in <u>employee accommodation</u>, for leisure activities and enjoyment of the employee residents and does not include dining area, kitchen, washroom facilities or <u>indoor storage</u> space.

INDOOR STORAGE means storage space for each resident in <u>employee</u> <u>accommodation</u>, for personal property and recreational goods.



KENNEL means any <u>building</u>, <u>structure</u>, compound, group of pens or cages or property where four or more dogs or cats are or are intended to be trained, cared for, bred, boarded, or kept for any purpose. A dog or cat means a member of the canine or feline species which is two or more months in age.

KENNEL, COMMERCIAL BOARDING deleted by Bylaw 1594 adopted Jan 4/02.



KITCHEN means a room or portion of a room in a <u>dwelling unit</u> which contains one or more of the following cooking appliances: 220 volt stove, gas stove, countertop stove and wall oven.

LAND includes the surface of water except where the context requires otherwise.

LANE means a <u>highway</u> not less than 3.0 m (9.8 ft) nor more than 10.0 m (32.8 ft) in width which provides secondary access to any abutting <u>parcel</u>.

LIGHT INDUSTRY includes such uses as assembly, fabricating, light manufacturing, warehousing, wholesaling and food processing.

BL 2171 07 May 10 **LOCK-OFF UNIT** means a <u>sleeping unit</u> in a <u>multiple family dwelling</u> or <u>cat-skiing lodge</u> with a common access and shared foyer. <u>Lock-off units</u> may include a separate entrance from the main hallway and may include cooking facilities.

LODGE see "Club".

LOT see "Parcel".

MEDICAL MARIHUANA deleted by Bylaw 2935 adopted Dec 6/19

MEDICAL MARIHUANA PRODUCTION FACILITY deleted by Bylaw 2935 adopted Dec 6/19

MINIMUM USABLE SITE AREA means a contiguous area of <u>land</u> with an average slope not exceeding 15%, no portion of which is subject to land slip, avalanche, rock fall, flooding or high water table hazard.



MINIMUM USABLE SITE AREA (RESORT) means a contiguous area of <u>land</u> that is located in a development permit area under Section 879(1)(b) of the *Municipal Act*, and which has an average slope not exceeding 30%, no portion of which is subject to severe rock fall, avalanche, land slip, flooding or high water table hazard, which may result in harm to the <u>building</u>, <u>structure</u>, or other improvements to the <u>parcel</u> or <u>persons</u>.

MOBILE HOME means a <u>single family dwelling</u> equipped with a toilet and a bathtub or shower, water from which may be disposed of directly into a sewer, and manufactured as a unit or units intended to be occupied in a place other than of its manufacture on a year round, long-term basis. It may be designed with detachable towing and touring gear and upon arrival at the site can be completed and ready for occupancy except for placing on foundations, connections of utilities and some incidental assembly.

MOBILE HOME AREA means the part of a <u>mobile home park</u> used primarily for installed <u>mobile homes</u>, including permissible additions and which is not used for buffer area, roadways, owner's residential plot, the procuring and treatment of water, collective sewage treatment, effluent disposal from a collective sewage treatment plant, garbage disposal, or accessory <u>buildings</u> or <u>structures</u>.

MOBILE HOME PARK means <u>land</u> used or occupied by any <u>person</u> for the purpose of providing space for the accommodation of two (2) or more <u>mobile homes</u> and for imposing a charge or rental for the use of such spaces, except where two (2) or more <u>mobile homes</u> are permitted on a <u>parcel</u> in a zone other than a zone which permits <u>mobile home parks</u>.

MOBILE HOME SPACE means an area of <u>land</u> for the installation of one <u>mobile home</u> with permissible additions and situated within a <u>mobile home</u> <u>area</u>.



MOTEL means a <u>building</u> or group of <u>buildings</u> divided into multiple self contained <u>sleeping units</u> or <u>cabins</u> or combination of units, for the purpose of transient paying guests. Each unit must have its own toilet, wash basin and bath or shower.

NATURAL BOUNDARY means the visible highwater mark of any lake, river, stream or other body of water where the presence and action of the water are so common and usual and so long continued in all ordinary years as to mark upon the soil of the bed of the body of water a character distinct from that of its banks, in vegetation, as well as in the nature of the soil itself.

NATURAL GROUND ELEVATION means the undisturbed ground elevation prior to site preparation.

OFF-STREET LOADING SPACE means an area of <u>land</u> other than a <u>highway</u> used to provide access to a loading door, platform or bay for the purpose of loading and unloading of <u>vehicles</u>.

OFF-STREET PARKING SPACE means an area of <u>land</u> other than a <u>highway</u> used for the temporary storage of <u>vehicles</u>.



ORDINARY HIGH WATER MARK means the visible high water mark of any lake, 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, both in vegetation and in the nature of the soil itself.

OUTDOOR STORAGE means an area outside an enclosed <u>building</u> where material and equipment used by or associated with the <u>principal use</u> of the same or an adjoining <u>parcel</u> are kept.

PAD means a paved surface on which blocks, posts, runners or strip footings are placed for the purpose of supporting a <u>Mobile Home</u> or Unit, a concrete <u>Pad</u> for supporting a <u>Habitable Area</u>, or a poured in place concrete perimeter foundation for the purpose of supporting a <u>Habitable Area</u> or <u>Mobile Home</u>.



PANHANDLE PARCEL means any <u>parcel</u>, the building area of which is serviced and gains frontage through the use of a strip of land, not less than 6 m in width, which is part of the <u>parcel</u> and is referred to as an access strip.

PARCEL means the smallest unit of <u>land</u> which is designated under the Land Title Act or the Condominium Act as a separate and distinct <u>parcel</u> on a legally recorded plan or description deposited in the Land Title Office, but does not include a <u>highway</u> right-of-way or portion thereof and includes a strata <u>parcel</u> pursuant to the Condominium Act and registered in the Land Title Office.

PARCEL COVERAGE means the total horizontal area within the outermost walls of <u>buildings</u> and <u>structures</u> on a <u>parcel</u> including all attached porches, carports, decks or verandas but excluding open and enclosed terraces at grade; swimming pools, steps, cornices, eaves and similar projections, and <u>solar energy collectors</u>, expressed as a percentage of <u>parcel</u> area.

PARCEL LINE means a legal boundary of a <u>parcel</u> as shown or described on the records of the Land Title Office.

PARCEL LINE, FRONT means the <u>parcel line</u> common to a <u>parcel</u> and an abutting <u>highway</u> other than a <u>lane</u>. Where there is more than one such line, the shortest such line shall be considered the <u>front parcel line</u>, or where the <u>front</u> and <u>rear parcel lines</u> both adjoin a <u>highway</u>, the <u>front parcel line</u> shall be that to which the majority of adjacent <u>buildings</u> face. The <u>front parcel line</u> of a <u>panhandle parcel</u> shall be the <u>parcel line</u> closest to the <u>highway</u> from which access is obtained, but excludes the access strip.

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PARCEL LINE, INTERIOR SIDE means the <u>parcel line</u> or <u>parcel lines</u> other than the <u>front or rear parcel</u> line common to another <u>parcel</u> or <u>parcels</u>.

PARCEL LINE, REAR means the <u>parcel line</u> or <u>parcel lines</u> opposite to and most distant from the <u>front parcel line</u>; or where the rear portion of the <u>parcel</u> is bounded by intersecting <u>side parcel lines</u>, it shall be the point of such intersection.

PARCEL LINE, SIDE means the <u>parcel line</u> or <u>parcel lines</u> other than the front or rear <u>parcel line</u> and common to another <u>parcel</u> or <u>parcels</u> or to a <u>highway</u>.

PARK means open space set aside for recreational purposes or maintained for the use and enjoyment of the public and includes Federal, Provincial, Regional and local <u>parks</u>, ecological, archeological and historic sites. A <u>park may also include privately owned land for use of which no charge is made but does not include a commercial <u>amusement park</u>.</u>



PARK MODEL TRAILER means either a recreational unit designed to meet CSA Z-240 RV standards and which is not connected to wheels that can be used for conveyance on or off the <u>highway</u>, or a recreational unit designed to meet CSA Z-241 standards. <u>Park model trailers</u> are used for temporary or seasonal occupancy in a <u>campground</u>.



PENSION means a building used for the temporary lodging by paying guests that includes guest rooms, common areas including a dining room intended for the use of such paying guests and an <u>accessory dwelling unit</u>. The use of an <u>accessory dwelling unit</u> as a <u>home occupation</u> shall not include a <u>bed and breakfast</u>.

PERMANENT FOUNDATION means a foundation constructed of materials such as concrete or preserved wood in accordance with provisions of the British Columbia Building Code, or a system of double blocking under a <u>mobile home</u> provided an anchorage system as required by the British Columbia Building Code is provided.

PERSON means any individual, association, partnership, corporation, agent or trustee and their heirs, executors or other legal representatives.



PORTABLE SAWMILL means equipment for the processing of harvested timber into lumber, shakes or other wood construction material, chippers and hogs, where such equipment is readily transported by <u>vehicle</u> or aircraft, and is not permanently affixed to the <u>parcel</u>.



POULTRY means domesticated birds kept for breeding, eggs, meat, feathers, hide, cosmetic or medicinal purposes.

PRINCIPAL BUILDING means an existing or proposed <u>building</u> in which or in relation to which the permitted <u>principal uses</u> are concentrated.

PRINCIPAL USE means the main purpose for which <u>land</u>, <u>buildings</u> or <u>structures</u> are ordinarily used.

PUBLIC BUILDINGS means any <u>building</u> owned by the Government of Canada, the Province of British Columbia, the <u>Regional District</u> of East Kootenay, a Municipality or an Improvement District used in the service of the public and includes a fire hall and police station.

PUBLIC SCHOOL means a place of instruction maintained at public expense pursuant to the School Act.



PUBLIC UTILITY USE means a use, including <u>buildings</u> and <u>structures</u>, providing water supply, sewage collection and disposal, electricity and natural gas distribution facilities, telephone and similar services. <u>Public</u> <u>utility use does not include wireless communication facilities</u>.

RECYCLING DEPOT means an establishment involved in the recycling of post consumer refuse such as glass, paper, cardboard and containers, with most activities carried out in a <u>building</u> but also including outdoor processing and storage. A <u>salvage yard</u> is not a <u>recycling depot</u>.

REFUELING FACILITY means equipment and <u>structures</u> for the dispensing of gasoline, propane and diesel fuel.

REGIONAL BOARD or BOARD means the Board of Directors of the <u>Regional District of East Kootenay</u>.

REGIONAL DISTRICT means the <u>Regional District</u> of East Kootenay as defined by letters patent and amendments thereto.

BL 1227 08 Dec 95

RELATIVE REQUIRING CARE means a father, mother, father-in-law, mother-in-law, son, daughter, sister, brother, grandchild, grandparent, and great-grandparent requiring <u>care and assistance</u>.

BL 1574 07 Sep 01

RESORT HOSTEL means a <u>building</u> or part wherein accommodation is provided for transient lodgers, containing one or more dormitories and including <u>indoor amenity space</u>, common areas for washing, cooking, dining and sanitary facilities.

REST HOME means a <u>building</u> or <u>buildings</u> where care or assistance is provided for three or more <u>persons</u> who, on account of age, infirmity, or mental or physical disability require personal care or assistance; this includes nursing homes, convalescent homes and senior citizen homes.

RIDING STABLE means a facility for the boarding and rental of horses.

RURAL RETREAT means a facility which is owned and operated by a nonprofit society incorporated under the <u>Society Act</u>, R.S.B.C. 1979, C. 390 of British Columbia and is intended for recreational, educational, or religious purposes and provides sleeping accommodation and cooking facilities but shall not include boarding schools.

SALVAGE YARD means an open area where waste or scrap material, primarily metals, are stored, processed, exchanged or sold.

BL 1972 07 Dec 07 **SANITARY LANDFILL SITE** means a site approved and regulated by the B.C. Waste Management Branch for the disposal of waste material.

SCHOOL means a place of instruction as defined by the School Act.

SCREENING means a <u>fence</u> or an evergreen hedge or combination thereof that obstructs certain views of the property which it encloses and is broken only by access drives, <u>lanes</u> and walkways. This term excludes open mesh or chain link style <u>fences</u> and vegetation used as a wind break.

BL 2564 04 Dec 15

SEASONAL PRODUCE STAND means a <u>vehicle</u> or <u>structure</u> used part of the year for the sale of <u>horticultural</u> products to the public.

BL 2564 04 Dec 15

SECONDARY DWELLING UNIT FOR FARM HANDS means an <u>accessory dwelling unit</u> on land classified as "farm" under the *Assessment Act* for the accommodation of an employee or employees working on the same parcel or farm operation.

BL 2564 04 Dec 15

SECONDARY SUITE means an <u>accessory dwelling unit</u> within a <u>single</u> <u>family dwelling</u> or detached <u>garage</u>.

SETBACK means the required minimum distance between a <u>building</u>, <u>structure</u>, <u>watercourse</u>, lake or use and each of the respective <u>parcel lines</u>.

SIGN means any <u>structure</u> or device which is used or intended to be used to identify or advertise any object, product, place, activity, <u>person</u>, institution, organization or business and which is placed so as to be seen by the public.



SKI FACILITY (ILR) means ski lifts, ski trails and <u>buildings</u>, <u>structures</u> and activities incidental to ski operations such as snowmaking, grooming, maintenance facilities, and administration offices.

BL 1421 07 May 99

SLEEPING UNIT means one or more <u>habitable rooms</u> used for temporary lodging of a <u>person</u> or <u>persons</u>.

SOLAR ENERGY COLLECTOR means a device or <u>structure</u>, part of a device or <u>structure</u>, or a combination of the foregoing that converts direct or indirect solar energy into thermal, chemical or electrical energy.

STOREY means that portion of a <u>building</u> which is between the top of any floor and the top of the floor next above it, and if there is no floor above it, that portion between the top of such floor and ceiling above it.

STRUCTURE means any construction which is fixed to, supported by or sunk into <u>land</u> or water, excluding paving or surfacing materials such as asphalt or concrete.

TENT means a portable shelter of canvas or other materials supported by one or more poles which may be extended by ropes fastened to pegs in the ground.

VEHICLE means a mechanical device which is designed to transport people or things across the surface of <u>land</u> or upon a <u>highway</u>, but excludes a device designed to be moved by human power or used exclusively on stationary rails or tracks.

BL 2935 06 Dec 19 **VEHICLE, DERELICT** means any <u>vehicle</u> no longer in road worthy condition, in a state of disrepair, wrecked or in the process of being dismantled, or which is not licenced and insured in the current calendar year, but does not include <u>vehicles</u> stored in <u>buildings</u>.

VEHICLE PARK, RECREATIONAL repealed by Bylaw 2405 adopted Feb. 1/13.

BL 2564 04 Dec 15 **VEHICLE, RECREATIONAL** means a vehicle which is or was originally designed to travel or to be transported on a highway and constructed or equipped to be used as temporary living or sleeping quarters, or a vehicle which is designed as a recreational conveyance on or off the highway and, without limiting the generality of the foregoing, includes a trailer, travel trailer, tent trailer, coach, camper, motor home, but not a manufactured home or park model trailer. Recreational vehicles must be connected to wheels that can be used for conveyance on or off the highway.

VEHICLE SPACE, RECREATIONAL repealed by Bylaw 2405 adopted Feb. 1/13.

VETERINARY CLINIC means a facility offering and designed for the care and treatment of animals under the supervision of a Doctor of Veterinary Medicine.

WATERCOURSE means any natural or man made depression with well defined banks and a bed 0.6 m (2.0 ft) or more below the surrounding <u>land</u>, serving to give direction to a current of water at least six months of the year, or having a drainage area of 2 km² (494.2 acres) or more, or as designated by the Minister responsible for Environment, or his <u>designated official</u>.



WILDLAND USE means activities such as non-commercial public outdoor recreational uses or commercial tenured outdoor activities such as trapping by holders of registered trap lines, guide-outfitting, heli-skiing, and cat skiing.



WIRELESS COMMUNICATION FACILITY means the components required for the operation of a wireless communication network, including, but not limited to antennas, cell sites, radio towers, television broadcasting, transmitters, receivers and accessory unoccupied equipment shelters.

WRECKING AND REPAIR OF VEHICLES means the disassembly of <u>vehicles</u>, derelict or otherwise, into component parts and the construction, care and maintenance of ordinary or special status <u>vehicles</u>, other than in an enclosed <u>building</u>. This definition does not include the repair and maintenance of <u>vehicles</u> regularly used by the <u>family</u> residing on the <u>parcel</u>, nor does it include a commercial activity which is in compliance with the definition of and general regulations for <u>home occupation</u>.

YARD means the outdoor area of a <u>parcel</u> adjacent to a <u>building</u> or <u>structure</u> extending from an exterior wall of the <u>building</u> or <u>structure</u> to a <u>parcel line</u>.

BL 1673 01 Aug 03 **YARD, FRONT** means a <u>vard</u> extending across the full width of the <u>parcel</u> from the <u>front parcel line</u> to the exterior wall of a <u>building</u> or <u>structure</u>, measured at right angles to the <u>front parcel line</u>.

YARD, REAR means a <u>vard</u> extending across the full width of the <u>parcel</u> from the <u>rear parcel line</u> to the exterior wall of a <u>building</u> or <u>structure</u>, measured at right angles to the <u>rear parcel line</u>.

YARD, SIDE means a <u>vard</u> extending from the <u>front vard</u> to the <u>rear vard</u> and lying between the <u>side parcel line</u> and the exterior wall of a <u>building</u> or <u>structure</u>, measured at right angles to the <u>side parcel line</u>.

PART 4 GENERAL REGULATIONS

CONFORMITY OF USES, BUILDINGS AND STRUCTURES

4.01 Within the area to which this Bylaw applies, no <u>person</u> shall permit any <u>building</u>, <u>structure</u> or <u>land</u> to be used or occupied or any <u>building</u> or <u>structure</u> or part thereof to be erected, moved, altered or enlarged unless in conformity with this Bylaw or provisions of the *Municipal Act*.

USE OF EXISTING PARCELS

- 4.02 (1) Subject to Subsection (2) of this Section, <u>parcels</u> existing at the time of the effective date of this Bylaw which do not conform with the <u>parcel</u> area requirements of this Bylaw may be used for any of the uses permitted in the zone in which they are located unless otherwise provided for in Part 7, provided all other regulations of this Bylaw are complied with.
 - (2) In the case of a <u>parcel</u> less than
 - (a) 1,670 m² (17976 ft²) in area where there is neither a <u>community</u> water system nor a <u>community sewer system</u>, or
 - (b) 695 m² (7481 ft²) in area where there is either a <u>community water</u> system or a <u>community sewer system</u>,

an applicant for a <u>building</u> permit for a <u>dwelling unit</u> on such a <u>parcel</u> shall, prior to such permit being granted, submit a copy of a permit to construct a sewage disposal system from the Medical Health Officer pursuant to the Sewage Disposal Regulations of the Health Act.

PERMITTED USES IN ALL ZONES

- **4.03** The following uses are allowed in all zones:
 - (a) the use of a <u>building</u> or part thereof as a polling station for government elections, referenda or census;
 - (b) the use of a <u>building</u> or part thereof as campaign headquarters for political candidates;
 - (c) telephone booths;
 - (d) <u>highway</u> lighting fixtures;
 - (e) <u>highways</u> and railroads;
 - (f) mailboxes;
 - (g) <u>public utility uses;</u>
 - (h) <u>parks</u>;
 - (i) historical and archeological display sites;
 - (j) conservation areas, recreation reserves and ecological reserves.

BL 2564 04 Dec 15

BL 2326 04 Nov 11 4.04

PROHIBITED USES

- (1) Subject to Section 4.02, <u>intensive agriculture</u> use is prohibited in all zones other than those which contain <u>land</u> that is within the <u>Agricultural Land</u> <u>Reserve</u> and subject to regulations of the Agricultural Land Commission Act.
 - (2) The use of a <u>recreational vehicle</u> or <u>park model trailer</u> as a <u>dwelling</u> <u>unit</u> is prohibited.

OCCUPANCY DURING CONSTRUCTION

4.04(A) (1) Despite the requirements of Part 7 of this Bylaw concerning the number of <u>dwelling units</u> permitted on a <u>parcel</u>, during construction of a new <u>dwelling</u> <u>unit</u> or reconstruction of an existing <u>dwelling unit</u> on a <u>parcel</u> in the RS-1, RS-1A, RS-2, RS-4, RR-1, RR-2, RR-4, RR-8, RR-60, WP-1, PG-1 or PG-2 zone, one additional <u>dwelling unit</u> or one <u>recreational vehicle</u> may be temporarily located on the <u>parcel</u> and occupied, provided:

- (a) the owner holds a building permit for construction of a new <u>dwelling</u> <u>unit</u> or reconstruction of the existing <u>dwelling unit</u>;
- (b) the additional <u>dwelling unit</u> conforms with all the requirements of the zone in which it is situated, other than requirements concerning the number of <u>dwelling units</u> permitted on a <u>parcel</u>;
- (c) the <u>recreational vehicle</u> is situated in conformity with the regulations of the zone in which it is located;
- (d) the sewage disposal system for the additional <u>dwelling unit</u> or <u>recreational vehicle</u> has been approved under the Sewerage Disposal Regulation of the *Health Act*.
- (2) Upon occupancy of the new <u>dwelling unit</u> or reconstructed <u>dwelling unit</u>, the additional <u>dwelling unit</u> must be removed and the site thereof restored as nearly as possible to its condition prior to the construction or placement of the <u>dwelling unit</u>, or must be converted to an <u>accessory building</u> or <u>structure</u> subject to compliance with the applicable regulations of this Bylaw.
- (3) A <u>recreational vehicle</u> permitted under subsection (1) must be disconnected from water and sewer systems and no longer occupied:
 - (a) upon occupancy of a new or reconstructed <u>dwelling unit;</u> or
 - (b) on expiry of the original building permit for the new <u>dwelling unit</u>, whichever occurs first.

HOME OCCUPATION

- **4.05** A <u>home occupation</u>, where permitted by this Bylaw, shall be in compliance with the following:
 - (k) It shall be carried on by members of the <u>family</u> residing in a <u>dwelling unit</u> on the same <u>parcel</u> or with the assistance of not more than one <u>person</u> who does not reside in a <u>dwelling unit</u> on the same <u>parcel</u>.

BL 1421 07 May 99	(I)	Except as noted in clause (c), the <u>home occupation</u> shall be carried on wholly within a <u>dwelling</u> or <u>accessory building</u> , with no external storage of materials, containers or finished product, and no other part of the <u>parcel</u> is to be used for storage or retail purposes.
	(m)	The provisions of Subsection (b) do not apply provided:
		 (i) the parcel on which the <u>home occupation</u> is carried out is 2.0 ha (4.9 acres) or greater in area; (ii) the <u>home occupation</u> is carried out in other than the <u>front yard</u>; (iii) any portion of the <u>home occupation</u> carried on outside a <u>building</u> or <u>structure</u> is located on a contiguous section of the <u>parcel</u> not to exceed 185 m² (1,991 ft²) in area.
BL 1864 04 Nov 05	(n)	Erection of <u>signs</u> must comply with the regulations of the Elk Valley Sign Bylaw No. 1848, 2005.
	(0)	Part 6 of this Bylaw in respect of <u>off-street parking</u> requirements applies to every <u>parcel</u> used for a <u>home occupation</u> .
BL 1501 07 Jul 00	(p)	Within the Fernie Alpine Resort Official Community Plan area:
		(i) Materials and commodities shall not be delivered to or from the residence in such bulk or quantity as to require regular or frequent delivery by a commercial <u>vehicle</u> or trailer.
		(ii) Only retail sales of those products or goods produced or fabricated on the premises shall be permitted.
BL 2326 04 Nov 11	(q)	In no case shall the total area of all <u>accessory buildings</u> , <u>structures</u> and portions of a <u>dwelling</u> used for a <u>home occupation</u> exceed 185 m ² .
	ACCE	SSORY BUILDINGS AND STRUCTURES
4.06 BL 1421 07 May 99	(1)	No <u>person</u> shall erect an <u>accessory building</u> or <u>structure</u> on any <u>parcel</u> unless the <u>principal use</u> has been established or the <u>principal building</u> to which the <u>accessory building</u> is an incidental use has been erected or will be erected simultaneously with the <u>accessory building</u> .
	(2)	Where an <u>accessory building</u> or <u>structure</u> is attached to the <u>principal</u> <u>building</u> , it shall be considered part of the <u>principal building</u> .
	<u>SITIN</u>	G OF BUILDINGS AND STRUCTURES
4.07	(1)	The construction, reconstruction, alteration, moving or extension of <u>buildings</u> and <u>structures</u> shall be in conformity with the regulations for

- (2) Where the British Columbia Building Code requires greater <u>setbacks</u> than required in this Bylaw, the requirements of the British Columbia Building Code shall apply.
- (3) Section 4.07(3) deleted by Bylaw 2935 adopted 06 Dec 19.

siting of <u>buildings</u> and <u>structures</u> specified in this Bylaw.

- (4) The following features may project into yard requirements as specified in BL 1421 the regulations of Part 7 of this Bylaw: 07 May 99 **FEATURE** ALLOWABLE PROJECTION Steps . 1.2 m (3.9 ft) other than fire escapes 1.0 m (3.3 ft) into front yard Eaves, gutters, cornices, sills, bay • 1.0 m (3.3 ft) into rear yard 0.6 m (2.0 ft) into side yard windows, chimneys • • 0.6 m (2.0 ft) where any yard requirement is 1.5 m (4.9 ft) or less Balconies. 1.8 m (5.9 ft) into front yard . Decks, Marquees 1.8 m (5.9 ft) into rear yard and Canopies . 1.5 m (4.9 ft) into side yard . 50% of the required vard where any vard requirement is 1.5 m (4.9 ft) or less BL 1421 07 May 99 FEATURE SITING REQUIREMENT Gasoline service Minimum 4.5 m (14.8 ft) from all parcel lines pumps, pump islands and service pump canopies Minimum 3.0 m (9.8 ft) from a front or rear Swimming pools parcel line Setback from Controlled Access Highway (5) BL 1673 01 Aug 03 (a) Despite the siting requirements contained elsewhere in this Bylaw, the minimum yard from a parcel line abutting a controlled access highway is 22.0 m. The required <u>yard from a controlled access highway</u> does not apply (b) to parcels served by a frontage road. BI 1421 (6) Siting regulations in Part 7 of this Bylaw do not apply to: 07 May 99 (a) Fences. (b) A patio or terrace, which may be open or fenced, and which is covered only by a temporary covering such as an awning. (c) Arbors, trellises, fish ponds, ornaments, flag poles, vegetation and similar landscape features. (d) Mobile home hitches. (e) Free standing light poles, warning devices, antennae, satellite dishes, masts, utility poles, wires, public utilities, flag poles, signs and sign structures provided that the location and design thereof is not prohibited under any Bylaw or regulation of the Regional District.
 - (f) Underground <u>structures</u> provided that the top surface of such <u>structure</u> shall at no point extend above the average finished ground elevation except for vent and fill pipes for underground storage

tanks.

(g) Apparatus needed for the operation of active and passive solar energy systems including but not limited to overhangs, movable insulating walls, shutters and roofs, detached <u>solar energy</u> <u>collectors</u>, reflectors and piping.

Where a <u>person</u> proposes to site a <u>building</u> or <u>structure</u>, and where more than one <u>parcel</u> of <u>land</u> is required to accommodate the <u>building</u> or <u>structure</u> or the services for that <u>building</u> or <u>structure</u>, a building permit for the <u>building</u> or <u>structure</u> will not be issued until:

- (a) the <u>parcels</u> are consolidated by plan of subdivision or by cancellation of <u>interior side parcel lines;</u> or
- (b) a covenant under Section 219 of the *Land Title Act* between the <u>Regional District</u> and the owner is registered in the Land Title Office against the titles of the <u>parcels</u> required for development, which would prevent the <u>parcels</u> from being sold or transferred separately.
- (8) <u>Buildings</u> and <u>structures</u> for a <u>medical marihuana production facility</u> must be sited not less than:
 - (a) 15.0 m from a <u>front parcel line;</u>
 - (b) 15.0 m from a parcel line common to a parcel or parcels;
 - (c) 30.0 m from a <u>parcel line</u> common to a <u>highway;</u>
 - (d) 30.0 m from a rear parcel line.

BL 2935 06 Dec 19

FLOODPLAIN MANAGEMENT PROVISIONS

BL 2130 09 Jan 09

4.08 These Floodplain Management provisions are enacted pursuant to Section 910 of the *Local Government Act*.

- (1) <u>Floodplain Designation</u>
 - (a) <u>Land</u> delineated on Schedule "C", Sheets 1 and 2, "Floodplain of the Elk River in the vicinity of the District of Sparwood" attached hereto and forming part of this Bylaw; and
 - (b) <u>Land</u> delineated on Schedule "D", Sheets 1-7, "Floodplain of the Elk River in the vicinity of the City of Fernie" attached hereto and forming part of this Bylaw; and
 - (c) <u>Land</u> delineated on Schedule "E", Sheets 1-6, "Floodplain Mapping
 Elk River near Elkford," attached hereto and forming part of this Bylaw; and
 - (d) <u>Land lower than the following Flood Construction Levels:</u>

Γ	BL 1972 07 Dec 07	

- (i) 3.0 metres (9.8 feet) above the <u>ordinary high water mark of</u> the Elk River, Flathead River, Fording River and Michel Creek; or
- (ii) 1.5 metres (4.9 feet) above the <u>ordinary high water mark of</u> any other <u>watercourse</u>, lake, swamp or pond,

whichever is higher, is designated as Floodplain.

- (2) Floodplain Setback Area Designation
 - (a) <u>Land within:</u>

г[BL 1972 07 Dec 07	(i)

- (i) 30.0 metres (98.4 feet) of the <u>ordinary high water mark of</u> Boivin Creek, Brule Creek, Coal Creek, Elk River, Flathead River, Fording River and Michel Creek; or
- (ii) 7.5 metres (24.6 feet) of the <u>ordinary high water mark</u> of any lake, swamp or pond; or
- (iii) 15.0 metres (49.2 feet) of the <u>ordinary high water mark of</u> any other <u>watercourse</u>,

whichever is farther is designated as a <u>Floodplain Setback</u> area.

- (3) Floodplain Management Regulations
 - (a) No <u>person</u> shall place structural support for a <u>Habitable Area</u> or fill on <u>land</u> designated as a <u>Floodplain Setback</u> area under Section (2) (a).
 - (b) No <u>person</u> shall construct, reconstruct, move, or extend a floor system or <u>Pad</u> which supports a <u>Habitable Area</u> such that the underside of the wooden floor system or the top of the <u>Pad</u> (or in the case of a <u>Mobile Home</u> or Unit the top of <u>Pad</u> or the ground surface on which it is located) is lower than the <u>Flood Construction</u>

<u>Levels</u> specified in Section 1 except as provided in Sections 3 (c) and (f).

- (c) Notwithstanding the regulation established in Section (3) (b) the following floodplain management regulations apply for:
 - (i) <u>Farm Dwelling Units</u>

Farm <u>dwelling units</u> on <u>parcel</u> sizes 8.1 hectares, or greater, located within the <u>Agricultural Land Reserve</u> shall be located with the underside of a wooden floor system or the top of the <u>Pad</u> of any <u>Habitable Area</u> (or in the case of a <u>Mobile Home</u> or Unit the top of <u>Pad</u> or the ground surface on which it is located) no lower than 1.0 metre above the <u>Natural Ground Elevation</u> taken at any point on the perimeter of the <u>building</u>, or no lower than the <u>Flood</u> <u>Construction Levels</u> specified in Section 1, whichever is the lesser.

(ii) <u>Closed-sided Livestock Housing Units</u>

Closed-sided livestock housing not behind Standard Dykes shall be located with the underside of a wooden floor system or the top of the <u>Pad</u> of any <u>Habitable Area</u> (or in the case of a <u>Mobile Home</u> or Unit the top of <u>Pad</u> or the ground surface on which it is located) no lower than 1.0 metre above the <u>Natural Ground Elevation</u> taken at any point on the perimeter of the <u>building</u>, or no lower than the <u>Flood</u> <u>Construction Levels</u> specified in Section 1, whichever is the lesser.

(iii) Industrial Uses

Industrial uses, other than main electrical switchgear, shall be located with the underside of a wooden floor system or the top of the <u>Pad</u> of any <u>Habitable Area</u> (or in the case of a <u>Mobile Home</u> or Unit the top of <u>Pad</u> or the ground surface on which it is located) no lower than the <u>Flood Construction</u> <u>Levels</u> specified in Section 1 minus <u>Freeboard</u>. Main electrical switchgear shall be no lower than the <u>Flood</u> Construction Level.

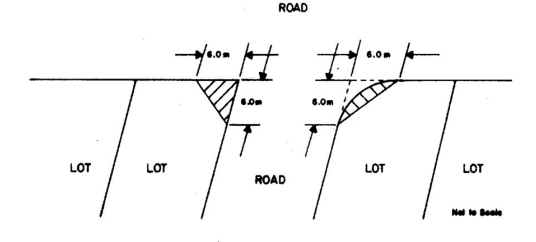
- (d) The floodplain management regulations specified in Sections (3) (b) and (c) may be achieved by structural elevation of the <u>Habitable</u> <u>Area</u>, by adequately compacted fill on which any <u>Habitable Area</u> is to be constructed or located, or by a combination of both structural elevation and fill.
- (e) Where fill is used to achieve the floodplain management regulations specified in Sections (3) (b) and (c), the face of the fill slope shall be adequately protected against erosion from flood flows, wave action, ice and other debris.

- (f) The following uses are exempted from the floodplain management regulation established in Section (3) (b) and (c):
 - (i) A renovation of an existing <u>building</u> or <u>structure</u> that does not involve an addition thereto;
 - An addition to a <u>building</u> or <u>structure</u> that would increase the size of the <u>building</u> or <u>structure</u> by less than 25 percent of the <u>gross floor area</u> of the ground floor existing at the date of adoption of this Bylaw;
 - (iii) That portion of a <u>building</u> or <u>structure</u> to be used as a carport, garage, unenclosed balcony or sundeck; and
 - (iv) Farm <u>buildings</u> other than <u>dwelling units</u> and closed-sided livestock housing.
- (4) Site-specific Exemptions

An application by a property owner to the <u>Regional District</u> for a sitespecific exemption or relaxation shall be completed upon a form provided by the <u>Regional District</u> and submitted in accordance with instructions on the application. Application may be made to vary either the required setback from or elevation above a <u>watercourse</u> or body of water.

VISIBILITY AT INTERSECTIONS

4.09 No <u>person</u> shall obstruct vision at an intersection on corner <u>parcels</u> by any means within a triangular area bounded by the two <u>parcel lines</u> adjacent to the <u>highway</u> right-of-way and a straight line joining each <u>parcel line</u> at a distance of 6.0 m (19.7 ft) from their point of intersection as shown by the following diagram:



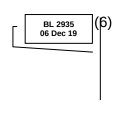
BL 2130 09 Jan 09

BL 1421

07 May 99

HEIGHT OF BUILDINGS AND STRUCTURES

- **4.10** (1) The construction, reconstruction, alteration, moving or extension of <u>buildings</u> and <u>structures</u> shall be in conformity with the regulations for size and dimensions of <u>buildings</u> and <u>structures</u> specified in this Bylaw.
 - (2) <u>Heights of buildings and structures in the area shown on the attached</u> Schedule "A", entitled "Buildings and Structures Height Limitation Areas", shall conform to the regulations concerning <u>heights of buildings</u> and <u>structures in Part 7 of this Bylaw or the following, whichever is less:</u>
 - (a) Within Takeoff/Approach Area A shown on Schedule "A", no <u>person</u> shall site a <u>building</u> or <u>structure</u> which exceeds an elevation above sea level equal to 1179.03 m (3868.2 ft), being the elevation above sea level of the north end of the runway, plus 1.0 m (3.3 ft) for each 50.0 m (164.4 ft) distance from the end of the runway strip marked A-A on Schedule "A".
 - (b) Within Takeoff/Approach Area B shown on Schedule "A", no <u>person</u> shall site a <u>building</u> or <u>structure</u> which exceeds an elevation above sea level equal to 1166.35 m (3826.6 ft), being the elevation above sea level of the south end of the runway, plus 1.0 m (3.3 ft) for each 50.0 m (164.0 ft) distance from the end of the runway strip marked B-B on Schedule "A".
 - (c) Within the Transitional Areas shown on Schedule "A", no <u>person</u> shall site a <u>building</u> or <u>structure</u> which exceeds the elevation above sea level of the centre line of the runway, measured at a point located on a straight line drawn through any portion of the proposed <u>building</u> or <u>structure</u> and at right angles to the centre line of the runway, plus 1.0 m (3.3 ft) for each 7.0 m (23 ft) distance from the nearest edge of the runway strip marked A-B on Schedule "A".
 - (3) The <u>height</u> regulations of this Bylaw do not apply to church spires, belfries, domes, monuments, fire and hose towers, clock towers, transmission towers, water tanks, broadcasting and receiving antennae, chimneys, smoke stacks, ventilators, flag poles, drive-in theatre screens, stadium bleachers, lighting poles, silos, apartment elevator shafts, industrial cranes, observation towers, <u>solar energy collectors</u> and windmills (in RS zones only) except where these <u>buildings or structures</u> are located in the highlighted area shown on Schedule "A" in which case the provisions described in Section 4.10 (2) shall prevail.
 - (4) Notwithstanding <u>height</u> regulations of Part 7 of this Bylaw, no <u>person</u> shall construct a <u>fence</u> higher than 2.0 m (6.5 ft) from ground level except for open mesh or chain link type <u>fence</u>, subject to Section 4.11.
 - (5) In zones where <u>agriculture</u> is permitted, <u>buildings</u> and <u>structures accessory</u> to <u>agricultural use</u> are exempt from <u>height</u> regulations except where these <u>buildings</u> and <u>structures</u> are located in the highlighted area shown on Schedule "A", in which case the requirements of Section 4.10(2) shall prevail.

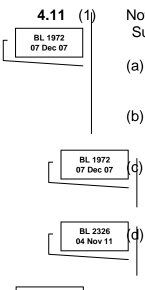


BL 2935 06 Dec 19 *Buildings* and *structures* used for a <u>cannabis production facility</u> where a <u>cannabis production facility</u> is a permitted use are exempt from the height requirements of this Bylaw, except where these <u>buildings</u> or <u>structures</u> are located in the highlighted area shown on Schedule "A", in which case the requirements of section 4.10 (2) shall prevail.

- The maximum permitted height of <u>buildings</u> and <u>structures</u> that are not exempt from the height regulations of this Bylaw and for which the architectural design includes a roof or roofs that does not include a roof ridge must be in accordance with the following:
 - (a) Single pitch roof <u>buildings</u> and <u>structures</u> must not exceed 1.5 m above the permitted maximum height in the applicable zone for the <u>building</u> or <u>structure</u> measured from <u>finished grade</u> to the top of each wall that abuts the underside of the roof structure.
 - (b) <u>Flat roof buildings</u> and <u>structures</u> must not exceed the maximum permitted height in the applicable zone measured from <u>finished grade</u> to the top of the roof structure.
 - (c) In no case shall the permitted height of a single pitch or <u>flat roof building</u> or <u>structure</u> exceed the height permitted by section 4.10 (2) within the highlighted area shown on Schedule "A".

For <u>buildings</u> and <u>structures</u> that include additional primary roof types not identified above, the maximum height of any primary roof(s) that includes a roof ridge shall be calculated in accordance with section 3.03 (5) of this Bylaw.

SCREENING



- Notwithstanding <u>height</u> regulations of Part 7 of this Bylaw and subject to Subsections 2 and 3 of this Section:
 - (a) No <u>person</u> shall locate <u>fences</u> or <u>screening</u> higher than 1.2 m (3.9 ft) from ground level in a <u>front yard</u>.
 - No <u>person</u> shall locate <u>fences</u> or <u>screening</u> higher than 2.0 m (6.6 ft) from ground level in a <u>side yard</u> or <u>rear yard</u>.
 - Where a <u>rear parcel line</u> of a <u>parcel</u> abuts the <u>side parcel line</u> of an adjoining <u>parcel</u>, <u>fences</u> or <u>screening</u> along the <u>rear parcel line</u> shall be no higher than that permitted on the <u>side parcel line</u>.
- d) No <u>person</u> shall locate <u>fences</u> or <u>screening</u> higher than 2.0 m (6.6 ft) from ground level in a <u>side yard</u> where adjacent to a <u>highway</u> right-ofway other than a <u>lane</u>.

height.



- Maximum <u>heights</u> do not apply to <u>fences</u> in the Rural Residential, Rural Resource and Watershed Protection zones where <u>fences</u> are erected to control livestock and wildlife capable of jumping over a fence 2 m (6.6 ft.) in
- (3) All <u>outdoor storage</u> in commercial and industrial zones shall be <u>screened</u> by a tight board <u>fence</u> or compact evergreen hedge or a combination thereof of a uniform <u>height</u> not less than 2.0 m (6.6 ft) in <u>height</u> on all sides not facing directly

onto buildings on the parcel.

Section 4.11(4) deleted by Bylaw 1421 adopted 07 May 99.

BL 1864 04 Nov 05

BL 1227 07 Dec 95 **SIGNS**

12 Erection of signs must comply with the regulations of the Elk Valley Sign Bylaw No. 1848, 2005.

DWELLING FOR RELATIVE REQUIRING CARE

- **4**.**13** (1) A dwelling for a relative requiring care shall be permitted:
 - (a) in the RS-4, RR-1, RR-2, RR-4, RR-8, RR-16 and RR-60 zones;
 - (b) where the present number of dwellings on the parcel is not greater than the maximum number permitted in the bylaw;
 - where the owner of the <u>parcel</u> enters into a housing agreement with (c) the Regional District under Section 905 of the Local Government Act agreeing to remove the mobile home approved under this section onceit is no longer required by the approved occupant, such agreement to be entered into prior to placement of the dwelling for a relative requiring care;
 - (d) where a letter from a physician stating that the relative requires care is deposited upon request by the Regional District;
 - (e) where a statutory declaration attesting to the conditions of consent is deposited with the Regional District upon request by the Regional District;
 - where the sum of \$3,000 in the form of cash or an irrevocable letter of (f) credit is deposited with the Regional District as security for the removal of the dwelling for a relative requiring care.
 - (2) A <u>dwelling unit</u> for a <u>relative requiring care</u> is limited to one <u>mobile home</u>, up to 9 m in width including additions, placed on a non-permanent foundation.
 - Within the Agricultural Land Reserve a dwelling unit for a relative requiring (3) care is subject to requirements of the Agricultural Land Commission Act and Agricultural Land Use Regulation.

FARM USE

- **4.14** (1) Where all or part of a parcel is located within the Agricultural Land Reserve activities designated farm use in the Agricultural Land Reserve Use Regulation are permitted on the parcel. In addition to the farm use activities, those uses approved by the Provincial Agricultural Land Commission as accessory to the farm use for that parcel are also permitted.
 - (2) Where a *parcel* is not in the Agricultural Land Reserve, is located in a zone that permits agricultural use and the parcel is assessed as farm under the Assessment Act, activities designated farm use in the Agricultural Land Reserve Use Regulation are permitted in conjunction with the agricultural use.



BL 1738

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- (3) Uses permitted in sections 4.14 (1) and (2) are subject to all applicable *agriculture* regulations contained elsewhere in this Bylaw.
- (4) <u>Buildings</u> or <u>structures</u> that are used for <u>agricultural use</u> shall be sited in accordance with the following:
 - (a) Mushroom barns must be sited a minimum of 7.5 m from all parcel lines.
 - (b) The required minimum <u>setback</u> for <u>buildings</u> or <u>structures</u> used as principal farm <u>buildings</u> or <u>structures</u>, or animal containment for the following types of <u>agricultural uses</u> is identified in the table below:
 - Dairying
 - Livestock, including farmed game
 - Fur farming
 - Poultry

	MINIMUM SETBACK			
TYPE OF AGRICULTURAL USE	From all parcel lines	From domestic water intake (well or spring)		
<u>Confined livestock area</u> All other uses	30.0 m 15.0 m	30.0 m 30.0 m		

- (c) <u>Buildings</u> or <u>structures</u> used for types of <u>agricultural use</u> not identified in sections 4.14 (4) (a) or (b) must be sited a minimum of 4.5 m from all <u>parcel lines</u>.
- (d) All <u>agricultural use buildings</u> or <u>structures</u> that contain boilers or walls with fans must be sited a minimum of 15.0 m from all <u>parcel lines</u>.
- (e) The required minimum <u>setback</u> for farm <u>buildings</u> and <u>structures</u> from the <u>ordinary high water mark</u> of a lake or watercourse is identified in the table below:

TYPE OF AGRICULTURAL USE	MINIMUM SETBACK From ordinary high water mark of lake or watercourse
Confined livestock area - less than 10 animal units	15.0 m
<u>Confined livestock area</u> - more than 10 <u>animal units</u>	30.0 m
Mushroom barn	15.0 m
Livestock barn or livestock shelter	15.0 m
Milking facility	15.0 m
Stable	15.0 m
<u>Poultry</u> barn	15.0 m

- (f) <u>Buildings</u> or <u>structures</u> that are used for the storage of agricultural liquid or solid waste, such as manure, must be located:
 - (i) a minimum of 30.0 m from domestic water supply intakes, such as a well or spring; and

(ii) a minimum of 15.0 m from the <u>ordinary high water mark</u> of lakes and <u>watercourses</u>.

TEMPORARY COMMERCIAL AND INDUSTRIAL USE PERMITS

BL 2326 04 Nov 11

> BL 1972 07 Dec 07

4.15

(1) Temporary Use Permits will be considered throughout the bylaw area.

- (2) An application for a Temporary Use Permit will be considered in relation to:
 - existing land use;
 - surrounding land uses;
 - potential conflict with agricultural or resource based activities;
 - provision of adequate servicing for water and sewage disposal;
 - duration of the proposed temporary use;
 - access to the <u>parcel</u>.

BL 2146 07 Aug 09	ECONDARY SUITES				
4.16 (1)	<u>Seco</u>	ondary suites must be developed in accordance with the following:			
	(a)	No more than one (1) secondary suite shall be permitted on a parcel.			
	(b)	Secondary <u>suites</u> within a detached <u>garage</u> are not permitted on <u>parcels</u> that contain a <u>two family dwelling</u> , <u>multiple family dwelling</u> , an <u>accessory dwelling unit</u> , <u>secondary dwelling for farm hands</u> , or <u>dwelling</u> for a <u>relative requiring care</u> .			
	(c)	<u>Secondary suites</u> within a detached <u>garage</u> must be located above the <u>first storey</u> of the <u>building</u> and have a separate external entrance from the <u>vehicle</u> entrance.			
	(d)	<u>Secondary suites</u> must be constructed in accordance with the BC Building Code.			
	(e)	Secondary suites must be connected to an approved sewage disposal system.			
	(f)	Despite the maximum allowable <u>height</u> for <u>buildings</u> and <u>structures</u> in Part 7 of this Bylaw, the maximum allowable <u>height</u> for a detached <u>garage</u> with a <u>secondary suite</u> is 7.5 m (24.6 ft).			
	(g)	Despite the siting requirements for an <u>accessory building</u> or <u>structure</u> in Part 7 of this Bylaw, no <u>person</u> shall site a detached <u>garage</u> containing a <u>secondary suite</u> which has:			
		 (i) a <u>front yard less</u> than 7.5 m (24.6 ft); (ii) a <u>rear yard less</u> than 3.0 m (9.8 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>. (ii) a <u>side yard less</u> than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>. 			
	(h)	No <u>secondary suite</u> shall be subdivided from the principal <u>dwelling unit</u> by a strata plan pursuant to the <i>Strata Property Act.</i>			
BL 2564 04 Dec 15	(i)	On <i>parcels</i> where <u>secondary suite</u> is a permitted use, the <u>total floor</u> <u>space of the secondary suite must not exceed</u> :			
		(a) 90 m ² (968.8 ft. ²) or 40% of the habitable floor space of the <u>building</u> when located within a <u>single family dwelling</u> , whichever is less; or			
		(b) 70 m ² (753.5 ft. ²) when located within a detached <u>garage</u> on <u>parcels</u> less than 0.4 ha (1 acre) in size; or			
		 90 m² (968.8 ft.²) when located within a detached <u>garage</u> on <u>parcels</u> 0.4 ha (1 acre) in size or larger. 			
	(j)	A <u>secondary suite may not be located in a single family dwelling</u> that is a <u>manufactured home or accessory dwelling unit</u> .			

BL 2935 06 Dec 19 (k) Within the <u>Agricultural Land Reserve secondary suites</u> are subject to requirements of the *Agricultural Land Commission Act* and Agricultural Land Reserve Use Regulation.

CAMPGROUNDS

4.17 Where campgrounds are permitted, the establishment, construction, extension, expansion, and operation of campgrounds shall comply with the requirements of the "Regional District of East Kootenay - Campground Bylaw No. 2403, 2012", as amended from time to time.

MAXIMUM NUMBER OF DWELLING UNITS

- 4.18 Subject to section 4.13 and Part 7 of this Bylaw, on all parcels:
 - The maximum number of dwelling units permitted is: (1)
 - (a) one (1) single family dwelling; or
 - (b) one (1) single family dwelling plus one (1) secondary suite; or
 - (c) one (1) duplex.
 - (2) In zones permitting a residence for a <u>relative requiring care</u>, only one (1) such dwelling unit is permitted.
 - (3) Where permitted as an accessory use in Commercial or Institutional zones, only one (1) such dwelling unit is permitted.
 - (4) A building must not be subdivided into strata lots if the number of strata lots created will exceed the maximum number of dwelling units.

CANNABIS PRODUCTION FACILITY

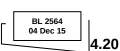
4.19 Subject to all applicable regulations contained elsewhere in this Bylaw, cannabis production facility is a permitted use on parcels within the Agricultural Land Reserve subject to the Agricultural Land Reserve Use Regulation and those parcels that are located within a zone where it is identified as a permitted use.

MAXIMUM NUMBER OF KITCHENS PER DWELLING UNIT

A maximum of one (1) kitchen is permitted in a dwelling unit. (1)

GUEST RANCHES, RURAL RETREATS, WILDLAND USE, CABINS, CAT-SKI CHALETS, GUEST HOUSES AND GUEST RANCH CABINS

- (1) Guest ranches must be in compliance with the following:
 - (a) A guest ranch must be conducted on a parcel not less than 16 ha (39.5 acres) in size.
 - A guest ranch must be conducted on a parcel assessed as farm under (b) the Assessment Act.
 - Be limited in density to 12.0 m² (129.2 ft.²) of gross floor area of guest (c) ranch accommodation per hectare to a maximum of 720 m^2 (7,750 ft^2).
- (2) <u>Rural retreat</u> must be in compliance with the following:
 - (a) The minimum parcel size on which a rural retreat may be conducted is 8 ha (19.8 acres).



4.21

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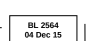
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BL 2564 04 Dec 15		(3)	Wildland use must be in compliance with the following:	
			(a)	The minimum <u>parcel</u> size on which a <u>wildland use</u> may be based is 16 ha (39.5 acres) in size.
		(4)	<u>Cabi</u>	ins must be in compliance with the following:
			(a)	Cabins must not exceed 5 m (16.4 ft) in height.
			(b)	The maximum gross floor area of a cabin is 90 m ² (968.8 ft ²).
		(5)	Cat-	ski chalets must be in compliance with the following:
			(a)	Cat-ski chalets must not exceed 9.0 m (29.5 ft) in height.
			(b)	The maximum gross floor area of a cat-ski chalet is 300 m ² (3229.2 ft ²).
			(c)	The maximum number of <u>dwelling units permitted in a cat-ski chalet is</u> one (1).
		(6)	<u>Gue</u>	st houses must be in compliance with the following:
			(a)	Guest houses must not exceed 7.5 m (24.6 ft) in height.
			(b)	The maximum gross floor area of a guest house is 80 m ² (861 ft ²).
			(c)	The maximum number of bedrooms is two (2).
		(7)	Gue	st ranch cabins must be in compliance with the following:
			(a)	Guest ranch cabins must not exceed 5 m (16.4 ft) in height.
			(b)	The maximum gross floor area of a guest ranch cabin is 50 m ² (538.2 ft ²).
		KEE	PING	OF FARM ANIMALS
	4.22	(1)	On <u>p</u>	parcels where the keeping of farm animals is a permitted use:
			(d)	The number of <u>animal units</u> of livestock must not exceed one (1) <u>animal unit per hectare in total;</u> and
			(e)	The number of <u>animal units</u> of poultry must not exceed one-half (0.5) <u>animal unit</u> per hectare in total.
				II cases, the total number of livestock or <u>poultry</u> permitted will be ded down to the nearest whole number.
		(2)	On <u>r</u>	parcels where the keeping of small farm animals is a permitted use:
			(a)	The number of rabbits must not exceed one (1) animal unit; and
			(b)	The cumulative number of <u>poultry</u> , exclusive of geese and turkeys, must not exceed fifteen (15) animals.

SECONDARY DWELLING UNIT FOR FARM HANDS BL 2564 04 Dec 15 4.23 Secondary dwelling units for farm hands must be in compliance with (1) the following: A secondary dwelling unit for farm hands is limited to a manufactured (a) home, up to 9.0 m (29.5 ft.) in width including additions. A secondary dwelling unit for farm hands must be placed on a non-(b) permanent foundation or pier type foundation only. (2) In zones permitting a secondary dwelling unit for farm hand, only one (1) such dwelling unit is permitted where the combined holdings of the agricultural use are 8.0 ha (19.8 acres) in size or less, or two (2) such dwellings where the combined holdings of the agricultural use are greater than 8.0 ha (19.8 acres) in size. BL 2935 06 Dec 19 (3) Secondary dwelling unit for farm hands is not permitted accessory to a cannabis production facility. (4) Within the Agricultural Land Reserve a secondary dwelling unit for farm hands necessary for agricultural use is subject to requirements of the Agricultural Land Commission Act and Agricultural Land Reserve Use Regulation. **GROUP HOMES AND FAMILY DAY CARES** 4.24 (1) Group homes must be in compliance with the following: The maximum number of people that may be accommodated in a (a) group home, exclusive of staff, is ten (10). The facility is licensed or approved under Provincial statute and does (b) not include any use otherwise classified or defined in this Bylaw. (2) Family day cares must be in compliance with the following: The maximum number of children that may be accommodated in a (a) family day care at any one time is seven (7). **HOBBY SAWMILLS** 4.25 The minimum parcel size on which a hobby sawmills may be based is 2.0 ha (4.9 acres) in size. SEASONAL PRODUCE STAND The maximum gross floor area of a seasonal produce stand is 30 m² (322.9 ft²). 4.26

BL 2840 04 May 18

BL 2935

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BL 3005 02 Oct 20

PROPERTY SPECIFIC REGULATIONS

- **4.27** (1) Despite the use and density regulations contained elsewhere in this Bylaw:
 - (a) One principal *single-family dwelling* and one *single-family dwelling* attached to a guest ranch lodge are permitted on Lot 1, District Lot 363, Kootenay District, Plan 4042.
 - (c) On Lot 6, District Lot 6393, Kootenay District, Plan 16532, the keeping of small farm animals or four (4) sheep plus lambs is permitted.
 - (d) On Lot 6, District Lot 4139, Kootenay District, Plan 802, except part included in Plan 7617, indoor and outdoor recreational vehicle and boat storage is permitted.
 - (e) On Parcel B (see 13041i), District Lot 4589, Kootenay District, Plan 1299, the following uses are permitted:
 (a) <u>pension</u> to a maximum for 8 private guest rooms; and
 (b) onsite services such as corporate retreats, group retreats and weddings to a maximum of 75 people per event.

PART 5 PARCEL AREA REQUIREMENTS

PARCEL AREA

- 5.01 No parcel shall be created unless it is of sufficient area to provide a site (1) which may be used for one of the uses permitted in the zone in which it is located, having due regard for the provisions of this Bylaw concerning parcel area and yard requirements.
 - (2) Subject to Subsection (3) of this Section and Sections 5.02, 5.03 and 5.04, the parcel area requirements in Part 7 of this Bylaw shall be the minimum area of parcels of land that may be created by subdivision under the Land Title Act or the Condominium Act.
 - (3) The parcel area requirements in Part 7 of this Bylaw and the minimum usable site area requirements of Section 5.02 of this Bylaw shall not apply to:
 - (a) public utility uses;
 - (b) navigational aids;
 - (c) sanitary landfill sites;

(d) parks; BL 1972

access routes.

AVERAGE PARCEL AREA FOR BARE LAND STRATA MINIMUM **SUBDIVISION**

5.01(A)(1) The minimum average <u>parcel</u> area is equal to the minimum <u>parcel</u> area found in Part 7 of this Bylaw.

MINIMUM USABLE SITE AREA

- (1) 5.02 Subject to subsections (2) and (3) of this Section and Section 5.01 (3), all parcels shall have a minimum usable site area of not less than:
 - 1,670 m² (17976.3 ft²) where the proposed parcel is served by (a) neither a community water system nor a community sewer system;
 - 695 m² (7481.2 ft²) where the proposed parcel is served by either a (b) community water system or a community sewer system;
 - 460 m² (4951.6 ft²) where the proposed <u>parcel</u> is served by both a (c) community water system and a community sewer system;
 - (d) 550 m² (5920.3 ft²) where the proposed parcel is located on a corner and served by both a community water system and a community sewer system.
 - (2) In cases where the minimum parcel area requirement is less than the minimum usable site area specified in Subsection (1), the minimum usable site area shall be the same as the parcel area required.



BL 2625

04 Dec 15

- (3) The <u>minimum usable site area</u> requirements of Subsection (1) shall not apply where <u>parcels</u> are consolidated.
- (4) Notwithstanding Subsection (1) of this Section, all <u>parcels</u> shall have a minimum <u>usable site area (resort)</u> of not less than:
 - (a) $460 \text{ m}^2 (4951.6 \text{ ft}^2);$
 - (b) 550 m² (5920.3 ft²) where the proposed <u>parcel</u> is located on a corner.

REDUCTION OF PARCEL AREA REQUIREMENTS

- **5.03** (1) The <u>parcel</u> area required in Part 7 of this Bylaw may be reduced where a proposed subdivision:
 - (a) consolidates two or more <u>parcels</u> into a single <u>parcel</u>, provided:
 - (i) it is impossible to meet the <u>parcel</u> area requirements;
 - (ii) all parts of all new <u>parcels</u> are contiguous;
 - (iii) the proposed <u>parcel</u> has the <u>minimum usable site area</u> specified in Section 5.02.
 - (b) involves <u>parcel line</u> adjustments provided:
 - (i) it is impossible to meet the <u>parcel</u> area requirements;
 - (ii) the proposed subdivision creates no more <u>parcels</u> for the <u>land</u> being subdivided than exist at the time of application;
 - (iii) smallest <u>parcel</u>, where it contains an existing <u>dwelling unit</u> with a sewage disposal system which has been authorized for use in accord with B.C. Regulation 411/85, under the Health Act, may be no more than 15% smaller than the <u>minimum usable site area</u> specified in Section 5.02.
 - (c) involves a <u>parcel of land</u> that is divided by an existing <u>parcel</u> or an existing constructed and registered <u>highway</u> or railway right-of-way, where the boundaries of that <u>parcel</u> or right-of-way will be boundaries of the proposed <u>parcels</u>, provided:
 - is impossible to create a <u>parcel</u> on each side of the existing <u>parcel</u> or right-of-way that meets the <u>parcel</u> area requirements;
 - (ii) the proposed <u>parcels</u> have the <u>minimum usable site area</u> specified in Section 5.02.
 - (iii) the <u>highway</u> is not less than 20 metres in width; and,
 - (iv) the <u>highway</u> is not a BC Forest Service Road.
 - (d) involves a <u>parcel of land that is not large enough to accommodate</u> the proposed <u>parcels and highway right-of-way provided</u>:
 - (i) it is impossible to meet the <u>parcel</u> area requirements;
 - (ii) only one of the proposed <u>parcels</u> is smaller than the <u>parcel</u> area requirement;

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- (iii) proposed smaller <u>parcel</u> is no more than 10% smaller than the <u>parcel</u> area requirement;
- (iv) the proposed smaller <u>parcel</u> is not smaller than the <u>minimum usable site area</u> specified in Section 5.02.
- (e) divides a <u>parcel</u> along a boundary line of a zone, provided the proposed <u>parcels</u> have the <u>minimum usable site area</u> specified in Section 5.02.
- (f) divides a <u>parcel</u> along a boundary line of the <u>Agricultural Land</u> <u>Reserve</u> provided:
 - (i) the Provincial Agricultural Land Commission has allowed an application to subdivide the <u>parcel</u>;
 - (ii) the proposed <u>parcels</u> have the <u>minimum usable site area</u> specified in Section 5.02.
- (g) involves a <u>parcel</u> which is divided by a topographic feature so severe that the divided portions of the <u>parcel</u> are not contiguous, provided:
 - (i) it is impossible to create a <u>parcel</u> on each side of the topographic feature that meets the <u>parcel</u> area requirements;
 - (ii) the proposed <u>parcels</u> have the <u>minimum usable site area</u> specified in Section 5.02.
- (h) involves the creation of a <u>parcel</u> to be utilized as a common lot for access in a fee simple subdivision provided the parcel will be registered as a common lot pursuant to section 12 of the *Land Title Act Regulation 334/79*.

PANHANDLE PARCELS

- **5.04** (1) Where a <u>parcel</u> is a <u>panhandle parcel</u> capable of further subdivision, the access strip shall be of adequate width to provide for a future <u>highway</u>.
 - (2) The access strip of a <u>panhandle parcel</u> shall not be calculated as part of the required <u>parcel</u> area.

BL 1673 01 Aug 03

SUBDIVISION PURSUANT TO SECTION 946 OF THE LOCAL GOVERNMENT ACT

5.05 Where land is proposed for subdivision pursuant to Section 946 of the *Local Government Act*, and where such <u>land</u> is not included within the <u>Agricultural Land Reserve</u>, the Approving Officer may permit the subdivision of one <u>parcel</u> into two <u>parcels</u> only, each having an area smaller than the minimum <u>parcel</u> size for the zone in which they are located, provided that a <u>parcel</u> that may be subdivided under section 946 of the *Local Government Act* is not less than 4.0 hectares (9.9 acres) in area.

BL 2935 06 Dec 19

PART 6 PARKING AND LOADING REQUIREMENTS

GENERAL REQUIREMENTS

- **6.01** (1) Owners and occupiers of <u>buildings</u> and <u>structures</u> shall provide <u>off-street</u> <u>parking spaces</u> and <u>off-street loading spaces</u> in accordance with the provisions of this Bylaw except where the <u>buildings</u> and <u>structures</u> are intended to be accessed only by hiking, skiing, snowmobiling, horseback, boat or aircraft.
 - (2) All required <u>off-street parking spaces and <u>off-street loading spaces shall</u> have vehicular access to a <u>highway</u>.</u>
 - (3) All parking areas for other than <u>single and two family dwellings</u> shall have a maximum slope of 8%.
 - (4) <u>Off-street parking spaces and off-street loading spaces shall not be used</u> for driveways or display, sales or storage of goods.
 - (5) When the calculation of the required number of <u>off-street parking</u> or <u>loading spaces</u> results in a fractional parking or loading space, one (1) <u>off-street parking</u> or <u>loading space</u> shall be provided to meet the fractional requirement.
 - (6) In cases of mixed uses, the total requirements for <u>off-street parking</u> and <u>off-street loading</u> shall be the sum of the requirements for the various uses calculated separately unless otherwise permitted. Required <u>off-street</u> <u>parking spaces</u> for one use shall not be considered as required <u>off-street</u> <u>parking spaces</u> for any other use.
 - (7) <u>Off-street loading spaces shall not be credited as off-street parking spaces</u>.
 - (8) <u>Off-street parking spaces shall not be credited as off-street loading spaces.</u>
 - (9) A maximum of two (2) <u>off-street parking spaces</u> shall be provided for customers and clients of <u>home occupations</u> in addition to <u>off-street parking</u> <u>spaces</u> required for residential use in Section 6.02(4) of this Bylaw. <u>Offstreet parking spaces</u> shall also be provided for all <u>vehicles</u> associated with the <u>home occupation</u>.

DISABLED PARKING SPACES

- **6.01(A)**(1) All off-street parking areas containing more than 10 but fewer than 51 <u>off-street parking spaces</u> must include a minimum of one <u>off-street parking space</u> for persons with disabilities. One additional <u>off-street parking space</u> for persons with disabilities is required for each additional 50 parking spaces or portion thereof up to a maximum of 5 dedicated <u>off-street parking spaces</u> for disabled persons.
 - (2) <u>Off-street parking spaces</u> for persons with disabilities must be located as close to a disabled accessible main entrance of the <u>principal building</u> as possible.

BL 2564 04 Dec 15

- (3) <u>Off-street parking spaces</u> for persons with disabilities must be clearly marked with stall parking signage mounted 1.0 to 1.5 m above ground level to indicate exclusive use for disabled persons.
- (4) Each <u>off-street parking space</u> for persons with disabilities must have a firm, slip-resistant and level surface.

REQUIRED OFF-STREET PARKING SPACES

6.02 The number of required <u>off-street parking spaces</u> to be provided shall conform to provisions of the following; and items enclosed in parentheses refer to uses taken from the Standard Industrial Classification 1980 Manual:

Commercial and Industrial Uses

(1)	(a)	Forest service industries, mining and milling, quarrying, oil well industries (Division C, D and F)	-	1 per 30m ² (322.9 ft ²) of office use, plus 1 per 185m ² (1991.4 ft ²) of <u>gross floor area</u> for all other uses enclosed within a <u>building</u> , plus 1 for every com- mercially licenced <u>vehicle</u> for that address
	(b)	Transportation and storage, and wholesale industries (Divisions G and I)	-	1 per 30 m ² (322.9 ft ²) of office use, plus 1 per 100 m ² (1074.4 ft ²) of gross floor area open to the public plus 1 per 185 m ² (1991.4 ft ²) of gross floor area for all other uses enclosed within a <u>building</u> , plus 1 for every commercially licenced <u>vehicle</u> for that address
	(c)	Manufacturing industries (Division E)	-	1 per 30 m ² (322.9 ft ²) of office use, plus 1 per 50m ² (538.2 ft ²) of retail sales floor area, plus 1 per 185m ² (1991.4 ft ²) of <u>gross</u> <u>floor area</u> for all other uses enclosed within a <u>building</u>
	(d)	Communication and other utility industries (Division H)	-	1 per 30m ² (322.9 ft ²) of office use, plus 1 per 185m ² (1074.2 ft ²) of <u>gross floor area</u> for all other uses enclosed within a <u>building</u> , plus one for every commercially licenced <u>vehicle</u> for that address
	(e)	Commercial office	-	1 per 30m ² (322.9 ft ²) of <u>gross</u> floor area
	(f)	Cannabis production Facility	-	1 per 30 m ² of office use, plus 1 per 185 m ² of <u>gross floor area</u> for all other uses enclosed within a <u>building</u>

BL 2935 06 Dec 19

(2) <u>Personal and Household Services</u>

(a)	Barber and beauty shops (971)	- 1 per 15 m gross floor	()
(b)	Funeral Services (973)	-	

(c) Laundries and cleaners (972) -

(3)

1 per 4 seats in chapel

			T per 4 seals in chaper		
			1 per 30 m ² (322.9 ft ²) of gross floor area not open to the public, plus 1 per 3 washing/ cleaning machines for self- serve facilities		
(d)	Membership organizations (98)	-	1 per 4 seat capacity plus 1 per 35 m ² (376.7 ft) of <u>gross floor</u> <u>area</u> not used for seating		
(e)	Repair services, services to <u>buildings</u> and <u>dwellings</u> , travel services, photographers and other services (993-6, 999		1 per 35 m ² (376.7 ft ²) of <u>gross</u> <u>floor area</u>		
(f)	Rental and leasing of machinery, equipment and <u>vehicles (</u> 991-2)	-	1 per 70 m ² (735.5 ft ²) of <u>gross</u> <u>floor_area</u> , plus 1 per 30 _{m²} (322.9 ft ²) of office use		
(g)	Other personal and household services (979)	-	1 per 10 m² (107.6 ft²) <u>gross</u> <u>floor area</u>		
<u>Recrea</u>	ational Services				
(a)	Audio/visual production/ distribution/exhibition; other staged theatre, entertainment services and commercial spectator sports (961-4)	-	1 per 4 seat capacity, plus 1 per 30 m ² (322.9 ft ²) of <u>gross</u> <u>floor area</u> not used for seating		
(b)	Dance halls/studios/schools coin operated amusement services	-	1 per 35 m ² (376.7 ft ²) of <u>gross</u> <u>floor area</u>		
(c)	Curling clubs (9652)	-	8 spaces per ice sheet plus 1 per 30 m ² (322.9 ft ²) of <u>gross</u> <u>floor area</u> not open to the public		
(d)	Bowling alleys billiard halls (9691)	-	3 per alley and/or 2 per billiard table		
(e)	Golf (i) Golf courses (ii) Driving range (stand alone) (iii) Miniature golf course	-	20 spaces per 9 holes 1 per tee 2 per hole plus 1 per 10 m ² (107.6 ft ²) of <u>gross floor area</u> not open to the public; where <u>accessory to another use</u> , 3 spaces in total		

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(f)	Poo	ls		
	(i)	Swimming pool	-	1 per 4 m ² (43.1 ft ²) of pool surface
	(ii)	Waterslide	-	1 per 4 person design capacity

	(g)	Boat rentals and marinas (9564)	-	1 per 2 boat spaces plus one one per 30 m ² (322.9 ft ²) of office use
	(h)	Roller skating facilities	-	1 per 10 m ² (107.6 ft ²) of roller skating area
	(i)	Skiing facilities (9653)	-	1 per 3 skiers of skier carrying capacity less parking spaces for hotel, lodge and residential uses within 380 m (1246.7 ft) of any lift terminal.
	(j)	Other sport and recreation clubs (9659, 9699) not elsewhere classified	-	1 per 10 m ² (107.6 ft ²) of <u>gross</u> <u>floor area</u> or ice area plus 4 spaces per court plus 1 per 4 player/person capacity for other sports or amusements
(4)	<u>Resid</u>	ential Uses		
	(a)	<u>Single family</u> and <u>two</u> family dwellings	-	2 per <u>dwelling unit</u>
	(b)	Multiple family dwellings	-	1.5 per <u>dwelling unit</u>
	(C)	Mobile home park	-	2 per <u>dwelling unit</u>
BL 1738 06 Aug 04	(d)	Secondary suite	-	1 per <u>dwelling unit</u>
	(e)	Bed and Breakfast	-	1 per room used for guests for sleeping accommodation
(5)	<u>Retail</u>			
	(a)	Automotive related (auto and recreational <u>vehicle</u> dealers, service stations, repair shops and other MV Services) (631-3, 635, 639)	-	2 per service bay plus 1 per 60 m ² (645.9 ft ²) of <u>gross floor</u> area
	(b)	Parts and accessories (634)	-	1 per 15 m ² (161.5 ft ²) of <u>gross</u> <u>floor area</u>
	(c)	General retail	-	1 per 15 m ² (161.5 ft ²) of <u>gross</u> <u>floor area</u>
(6)	<u>Servic</u>	ce Industries		
BL 1382 07 Aug 98	(a)	Accommodation services (91) (i) <u>Hotel or motel</u>	-	1 per hotel or <u>motel r</u> oom plus 1 per dwelling <u>unit</u>
		(ii) <u>Pension</u>	-	0.75 parking spaces per guest room plus 2 per <u>dwelling unit</u>

BL 2405 01 Feb 13	(iii)	(iii) <u>Campground</u>		1 per <u>campsite p</u> lus 1 per <u>dwelling unit</u>
BL 1422 07 May 99	(iv)	Multiple Family Dwelling with Lock-off Units		0.8 parking spaces per bedroom for units with one (1) set of cooking facilities.2.5 parking spaces per unit with two (2) sets of cooking facilities.
BL 1574 07 Sep 01	(v)	Employee Accommodation or Resort Hostels		1 per 2 <u>bed units</u>
(b)	Food (92)	and beverage services	-	1 per 3 seat capacity
	(i)	Drive-in/take-out only	-	10 spaces
(C)	<u>Agric</u>	<u>ulture (</u> 01)	-	2 spaces
	(i)	Incidental services (02)	-	1 per 30 m ² (322.9 ft ²) of gross floor area
	(ii)	Veterinary or other special (0211, 0212, 0219)	-	1 per 10 m ² (107.6 ft ²) of <u>gross floor area</u>
(d)	Educ	ation service industries		
	(i) (ii) (iii)	Daycare, pre-schools & elementary schools Senior secondary, post secondary, or commer- cial schools Library services, museums and archives (854, 855)	-	1 per 50 m ² (538.2 ft ²) of <u>gross</u> floor area 3 per classroom, plus 1 per 30 m ² (322.9 ft ²) of <u>gross floor</u> <u>area</u> exclusive of classrooms 1 per 40 m ² (538.2 ft ²) of <u>net</u> floor area
(e)		nce, Real Estate, ance and other Agencies 7)	-	1 per 35 m ² (376.7 ft ²) of <u>gross</u> <u>floor area</u>
	(i)	Banks and Credit Unions	-	1 per 20 m ² (215.3 ft ²) of <u>gross</u> <u>floor area</u>
(f)	Gove	ernment Services (81-84)	-	1 per 35 m ² (376.7 ft ²) of <u>gross</u> <u>floor_area</u>
(g)		h and social service tries (863,864)	-	1 per 35 m ² (376.7 ft ²) of <u>gross</u> <u>floor area</u>
	(i)	hospitals and other institutional social services (861, 862)		1 per 5 beds plus 1 per 30 m ² 22.9 ft ²) of office use
	(ii)	private health and social service practitioners (865-7)	-	1 per 10 m ² (107.6 ft ²) of <u>gross</u> <u>floor area</u>

(7)

BL 1501

07 Jul 00

Fernie Alpine Resort

(a) Commercial Uses, - no parking spaces required including retail, office and restaurants

SIZE AND LOCATION OF OFF-STREET PARKING SPACES

- 6.03 (1) Each required <u>off-street parking space</u> shall be a minimum of 2.0 m (6.6 ft) in <u>height</u>, 2.7 m (8.9 ft) in width and 6.0 m (19.7 ft) in length exclusive of aisle access. For parallel parking, the required length of each <u>off-street</u> <u>parking</u> <u>space</u> shall be 7.2 m (23.6 ft) except for end spaces which shall be a minimum length of 6.0 m (19.7 ft).
 - (2) Length of <u>off-street parking spaces</u> may be reduced to 4.6 m (15.1 ft) for not more than 5% of the number of required <u>off-street parking spaces</u>, provided these spaces are clearly marked "small auto only".
 - (3) Minimum aisle widths shall conform to the provisions of the following table:

Angle of Parking Space	Minimum Width
to Aisle in Degrees	of Aisle_
up to 55°	3.7 m (12.1 ft)
56 to 75°	5.7 m (18.7 ft)
76 to 90°	7.5 m (24.6 ft)

- (4) An aisle less than 6.0 m (19.7 ft) in width shall be designed for and clearly marked as suitable for one-way traffic flow only.
- (5) All required <u>off-street parking spaces</u> for residential uses shall be located on the same <u>parcel</u> as the residential use being served.
- (6) (a) All required <u>off-street parking</u> for other than residential uses shall be located not more than 120.0 m (393.7 ft) from the <u>parcel</u>, <u>building</u> or <u>structure</u> being serviced. Required <u>off-street parking</u> shall be located on a <u>parcel</u> in the same zone as the <u>parcel</u> being served.
 - (b) Where some or all of the <u>off-street parking</u> is provided on a <u>parcel</u> other than that on which the use, <u>building</u> or <u>structure</u> being served is located, an agreement under Section 215 of the Land Title Act shall be registered in the Land Title Office in favour of the <u>Regional</u> <u>District</u> of East Kootenay against the <u>parcel</u> to be used for parking, reserving the <u>off-street parking spaces</u> that are not on the same <u>parcel</u> as the use, <u>building</u> or <u>structure</u> that they are intended to serve, for as long as that use, <u>building</u> or <u>structure</u> exists.

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- (c) Up to 50% of required <u>off-street parking spaces</u> for <u>employee</u> <u>accommodation</u> or <u>resort hostels</u> may be located off site subject to Section 6.03(6)(b).
- Each required off-street parking space for persons with disabilities must be a minimum of 4.0 m (13.1 ft) in width and 6.0 m (19.7 ft) in length exclusive of aisle access.

REQUIRED OFF-STREET LOADING SPACES

- **6.04** (1) The number of <u>off-street loading spaces</u> required to be provided shall conform to provisions of the following:
 - (a) Offices, <u>assembly use</u> and institutional and public uses
 - 1 per 3000 m² (32293 ft²) of gross floor area
 - (b) <u>Hotels and motels</u> 1 per 1400 m² (15070 ft²) of gross floor area
 - (c) Commercial uses within 1 per 1400 m² (15070 ft²) of 380 m (1246.7 ft) of a gross floor area ski lift terminal
 - (d) Other commercial uses and industrial uses - 1 for first 500 m² (5382 ft²) of <u>gross floor area</u> plus 1 for each additional 2000 m² (21528 ft²)

of gross floor area

SIZE AND LOCATION OF OFF-STREET LOADING SPACES

- **6.05** (1) Each <u>off-street loading space</u> shall be not less than 9.0 m (29.5 ft) in length, 3.5 m (11.5 ft) in width, nor have a <u>height less than 4.0 m (13.1 ft)</u>.
 - (2) <u>Off-street loading spaces shall be located on the same parcel as the building or structure being served, but no part of an off-street loading space shall be less than 7.5 m (24.6 ft) from the nearest point of intersection of any two highways.</u>

PART 7 ZONES

ESTABLISHMENT OF ZONES

7.01 For the purposes of this Bylaw, that portion of the <u>Regional District</u> of East Kootenay lying within the boundary of the area defined on Schedule "B-1", except those <u>lands</u> to which this Bylaw is restrained by law from applying, is hereby divided into the following zones:

<u>CATEGORY</u>	ZONE TITLE	SHORT TITLE
Residential Zones	Single Residential (Urban)	RS-1
BL 1501 07 Jul 00 BL 2171 07 May 10	Single Residential (Urban-A)	RS-1A
	Recreation Residential	RS-2
	Resort Residential	RS-2A
	Resort Residential (Multi-Family)	RS-2(B)
	Single Residential (Extensive)	RS-4
	Mobile Home (Park) Residential	RH-1
Rural Residential Zones	Rural Residential (Estate)	RR-1
	Rural Residential (Small Holding)	RR-2
	Rural Residential (Hobby Farm)	RR-4
	Rural Residential (Country)	RR-8
	Rural Resource	RR-60
Watershed Protection Zone	Watershed Protection Zone	WP-1
Commercial Zones	Highway Commercial	CG-4
	Service Commercial	CG-6
BL 1382 07 Aug 98	Resort Commercial	CG-8
	Tourist Pension Commercial Zone	CG-TP
Industrial Zones	Light Industrial	MG-1
	Resort Light Industrial	MG-1(A)
I	Heavy Industrial	MG-2
	Airport Industrial	MG-4

CATEGORY	ZONE TITLE	SHORT TITLE
Institutional Zones	Community Institutional	PG-1
	Park and Recreation	PG-2
BL 2171 07 May 10	Utility and Public Works	PG-3
	Resort Open Space, Recreation and Trails	PG-4
BL 2171 07 May 10		
Resort Zones	Resort Recreation	RES-2
	Resort Core	RES-4

ZONING MAPS

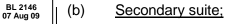
- 7.02 (1) The location and areal extent of zones established by this Bylaw are shown on zoning maps attached as Schedules "B-1" to "B-7" which are incorporated in and form part of this Bylaw. The schedules are as follows:
 - B-1 Elk Valley Overall
 - B-2 Upper Elk Valley
 - B-3 Olson
 - B-4 Dicken Road Hosmer
 - B-5 West Fernie Snow Valley Cokato Road
 - B-6 Morrissey
 - B-7 Corbin
 - (2) Where a zone boundary is shown as following a <u>highway</u> or creek, the centre line of such <u>highway</u> or creek shall be the zone boundary.
 - (3) Where a zone boundary does not follow a legally defined line and where distances are not specifically indicated, the location of the boundary shall be determined by scaling from the zoning maps.

SINGLE RESIDENTIAL (URBAN) ZONE: RS-1

7.03 (1) <u>Permitted Uses</u>

Within the RS-1 zone, the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Horticulture;</u>
- (d) <u>Keeping of small farm animals;</u>
- (e) Uses permitted under Section 4.03 of this Bylaw.
- (2) Accessory Uses
 - (a) <u>Home occupation;</u>



- (c) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) Parcel Area
 - (a) Except as permitted in clauses (c) and (d), no <u>parcel</u> shall be created in the RS-1 zone which is less than:
 - (i) 1,670 m² (17976.3 ft²) in area where it is served by neither a <u>community water system</u> nor a <u>community sewer system</u>;
 - (ii) 695 m² (7481.2 ft²) in area where it is served by either a <u>community water system</u> or a <u>community sewer system</u>;
 - (iii) 555 m² (5974.2 ft²) in area where it is served by both a <u>community water system</u> and a <u>community sewer system</u>.
 - (b) Except as permitted under clause (d), no <u>person</u> shall site a <u>two</u> <u>family dwelling</u> on a <u>parcel</u> in the RS-1 zone that is less than:
 - (i) 2,140 m² (23035.2 ft²) in area where it is served by neither a <u>community water system</u> nor a <u>community sewer system</u>;
 - (ii) 1,170 m² (12594.2 ft²) in area were it is served by either a <u>community water system</u> or a <u>community sewer system</u>;
 - (iii) 700 m² (7535.0 ft²) in area where it is served by both a <u>community water system</u> and <u>community sewer system</u>.
 - (c) Where a <u>parcel</u> is subdivided along a <u>common wall</u> separating two <u>dwelling units</u> in a <u>two family dwelling</u> in the RS-1 zone, each <u>parcel</u> shall not be less than:
 - (i) 1070 m² (11517.8 ft²) in area where it is served by neither a <u>community water system</u> nor a <u>community sewer system;</u>
 - (ii) 585 m² (6297.1 ft²) in area were it is served by either a <u>community water system</u> or a <u>community sewer system</u>;

- (iii) 350 m² (3767.5 ft²) in area where it is served by both a <u>community water system</u> and <u>community sewer system</u>.
- (d) Notwithstanding clauses (a), (b) and (c), <u>parcels in the RS-1 zone</u> with a <u>two family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to the provisions of the *Condominium Act*.
- (4) Density

No <u>person</u> shall site more than one (1) <u>single family</u> or one (1) <u>two family</u> <u>dwelling</u> on a <u>parcel</u> in the RS-1 zone.

- (5) <u>Siting</u>
 - (a) No <u>person</u> shall site a <u>principal building</u> in the RS-1 zone which has:
 - (i) a <u>front yard less than 7.5 m (24.6 ft);</u>
 - (ii) a <u>rear yard less than 6 m (19.7 ft);</u>
 - (iii) <u>side yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
 - (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RS-1 zone which has:
 - (i) a <u>front yard less than 7.5 m (24.6 ft);</u>
 - a <u>rear yard</u> less than 1.0 m (3.3 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane;</u>
 - (iii) <u>side yard less than 1.0 m (3.3 ft)</u>, nor less than 4.5 m (14.8 ft.) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
 - (c) Section 7.03(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) <u>Size and dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>principal building</u> in the RS-1 zone which exceeds a <u>height of 9.0 m (29.5 ft)</u>.
 - (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RS-1 zone which exceeds a <u>height</u> of 5.0 m (16.4 ft).
 - (c) <u>Parcel coverage in the RS-1 zone shall not exceed 30%.</u>



(7) <u>Other Regulations</u>

- (a) All <u>persons</u> carrying out a use permitted in the RS-1 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
- (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RS-1 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one <u>derelict vehicle</u> in other than the <u>front yard</u>.

SINGLE RESIDENTIAL (URBAN-A) ZONE: RS-1A

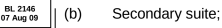
7.04 (1) <u>Permitted Uses</u>

Within the RS-1A zone, the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Horticulture;</u>
- (d) <u>Keeping of small farm animals;</u>
- (e) Uses permitted under Section 4.03 of this Bylaw;

(f) Section 7.04 (f) deleted by Bylaw 2935 adopted 06 Dec 2019.

- (2) <u>Accessory Uses</u>
 - (a) <u>Home occupation;</u>



- (c) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) Parcel Area
 - (a) Except as permitted in clauses (c) and (d), no <u>parcel</u> shall be created in the RS-1A zone which is less than:
 - (i) 1,670 m² (17976.3 ft²) in area where it is served by neither a <u>community water system</u> nor a <u>community sewer system;</u>
 - (ii) 695 m² (7481.2 ft²) in area where it is served by either a <u>community water system</u> or a <u>community sewer system</u>;
 - (iii) 555 m² (5974.2 ft²) in area where it is served by both a <u>community water system</u> and a <u>community sewer system</u>.
 - (b) Except as permitted under clause (d), no <u>person</u> shall site a <u>two</u> <u>family dwelling</u> on a <u>parcel</u> in the RS-1A zone that is less than:
 - (i) 2,140 m² (23035.2 ft²) in area where it is served by neither a <u>community water system</u> nor a <u>community sewer system;</u>
 - (ii) 1,170 m² (12594.2 ft²) in area were it is served by either a <u>community water system</u> or a <u>community sewer system</u>;
 - (iii) 700 m² (7535.0 ft²) in area where it is served by both a <u>community water system</u> and <u>community sewer system</u>.
 - (c) Where a <u>parcel</u> is subdivided along a <u>common wall</u> separating two <u>dwelling units</u> in a <u>two family dwelling</u> in the RS-1A zone, each <u>parcel</u> shall not be less than:
 - (i) 1070 m² (11517.8 ft²) in area where it is served by neither a <u>community water system</u> nor a <u>community sewer system;</u>

- (ii) 585 m² (6297.1 ft²) in area where it is served by either a <u>community water system</u> or a <u>community sewer system;</u>
- (iii) 350 m² (3767.5 ft²) in area where it is served by both a <u>community water system</u> and <u>community sewer system</u>.
- (d) Notwithstanding clauses (a), (b) and (c), <u>parcels in the RS-1A zone</u> with a <u>two family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to the provisions of the *Condominium Act*.
- (4) Density

No <u>person</u> shall site more than one (1) <u>single family dwelling</u> or one (1) <u>two</u> <u>family dwelling</u> on a <u>parcel</u> in the RS-1A zone.

(5) <u>Siting</u>

BL 2326 04 Nov 11

- (a) No <u>person</u> shall site a <u>principal building</u> in the RS-1A zone which has:
 - (i) a <u>front yard less than 7.5 m (24.6 ft);</u>
 - (ii) a <u>rear yard less than 6 m (19.7 ft);</u>
 - (iii) <u>side yard less than 1.5 m (4.9 ft)</u>, nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
- (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RS-1A zone which has:
 - (i) a <u>front yard less than 7.5 m (24.6 ft);</u>
 - a <u>rear yard</u> less than 1.0 m (3.3 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane;</u>
 - (iii) <u>side yard less than 1.0 m (3.3 ft)</u>, nor less than 4.5 m (14.8 ft.) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
- (c) **Section 7.04(5)(c)** deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) <u>Size and dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>principal building</u> in the RS-1A zone which exceeds a <u>height of 9.0 m (29.5 ft)</u>.
 - (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RS-1A zone which exceeds a <u>height</u> of 5.0 m (16.4 ft).
 - (c) <u>Parcel coverage in the RS-1A zone shall not exceed 30%.</u>

- (d) No horizontal dimension of a <u>single family dwelling</u> or a <u>two family</u> <u>dwelling</u> in the RS-1A zone, not including dimensions of an addition or a non-rectangular <u>building</u>, shall be less than 5.5 m (18.0 ft).
- (7) <u>Other Regulations</u>
 - (a) All <u>persons</u> carrying out a use permitted in the RS-1A zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RS-1A zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one <u>derelict vehicle</u> in other than the <u>front yard</u>.

RECREATION RESIDENTIAL ZONE: RS-2

7.05 (1) Permitted Uses

Within the RS-2 zone, the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Cabin;</u>
- (c) <u>Campground</u>, subject to section 4.17;
 - (d) Uses permitted under Section 4.03 of this Bylaw.

(2) BL 2326 04 Nov 11 BL 2405 01 Feb 13

BL 2405 01 Feb 13

(a) <u>Secondary suite;</u>

Accessory Uses

- (b) Other uses, <u>buildings</u> and <u>structures accessory</u> to a permitted use, subject to subsection 7.05(5)(c).
- (3) Density

No <u>person</u> shall site more than one (1) of the principal permitted uses in the RS-2 zone at a density of less than 1858 m^2 (20,000 ft²).

- (4) Siting
 - (a) No <u>person</u> shall site a <u>principal building</u> in the RS-2 zone which is less than 6.0 m (20 ft) from an adjacent <u>principal building</u>.
 - (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RS-2 zone which is less than 6.0 m (20 ft) from an adjacent <u>principal</u> <u>building</u> or adjacent <u>accessory building</u> or <u>structure</u>.
- (5) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the RS-2 zone shall comply with the relevant provisions of Parts 4 and 6 of this Bylaw.
 - (b) No <u>person</u> shall use or permit the use of any portion of <u>land</u> in the RS-2 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u>.
- (c) On <u>parcels</u> with a <u>campground</u> as a permitted use, uses <u>accessory</u> to a <u>campground</u> are identified in the "Regional District of East Kootenay Campground Bylaw No. 2403, 2012", as amended from time to time.



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RESORT RESIDENTIAL ZONE: RS-2A

7.05(A)(1) Permitted Uses

Within the RS-2A zone, the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Multiple family dwelling;</u>
- (d) Ski lift;
- (e) Uses permitted under Section 4.03 of this Bylaw.
- (2) <u>Accessory Uses</u>
 - (a) <u>Home occupation;</u>
 - (b) <u>Secondary suite accessory to (1)(a);</u>
 - (c) Other uses, <u>buildings</u>, and <u>structures accessory to a permitted use</u>.
- (3) <u>Parcel Area</u>

BL 2146 07 Aug 09

- (a) Except as permitted in clause (c), no <u>person</u> shall site a <u>single</u> <u>family dwelling</u> on a <u>parcel</u> in the RS-2A zone that is less than 555 m² (5974.2 ft²) in area where it is served by both a <u>community</u> <u>water system</u> and a <u>community sewer system</u>.
- (b) No <u>person</u> shall site a <u>two family dwelling</u> on a <u>parcel</u> in the RS-2A zone that is less than 700 m² (7535.0 ft²) in area where it is served by both a <u>community water system</u> and a <u>community sewer</u> <u>system</u>.
- (c) Where a <u>parcel</u> is subdivided along a <u>common wall</u> separating two <u>dwelling units</u> in a <u>two family dwelling</u> in the RS-2A zone, each <u>parcel</u> shall be not less than 350 m² (3767.5 ft²) in area where it is served by both a <u>community water system</u> and a <u>community sewer</u> <u>system</u>.
- (d) No <u>person</u> shall site a <u>multiple family dwelling</u> on a <u>parcel</u> in the RS-2A zone that is less than 1670 m² (17976.3 ft²) in area.
- (4) <u>Density</u>

(a)

BL 1738 06 Aug 04

- On <u>lands</u> designated for <u>single family dwellings</u>, no <u>person</u> shall site more than one (1) <u>single family dwelling</u> on a <u>parcel</u> in the RS-2A zone.
- (b) On <u>lands</u> designated for <u>two family dwellings</u>, no <u>person</u> shall site more than one (1) <u>two family dwelling</u> on a <u>parcel</u> in the RS-2A zone.

BL 1501 07 Jul 00

BL 1501 On lands designated for multiple family dwellings, no person shall (c) 07 Jul 00 site more than sixty (60) dwelling units per gross hectare of minimum usable site area (resort) on a parcel in the RS-2A zone. (5) Siting (a) No person shall site a principal building in the RS-2A zone which has: (i) a front yard less than 7.5 m (24.6 ft); (ii) a rear yard less than 6.0 m (19.7 ft); (iii) side yard less than 3.0 m (9.8 ft) nor less than 10% of the width of the parcel, measured 7.5 m (24.6 ft) away from and parallel to the front parcel line; (iv) a side yard less than 4.5 m (14.8 ft) where adjacent to a highway right-of-way other than a lane. No person shall site an accessory building or structure in the (b) RS-2A zone which has: (i) a front yard less than 7.5 m (24.6 ft); (ii) a rear yard less than 1.0 m (3.3 ft); side yard less than 1.0 m (3.3 ft) nor less than 4.5 m (iii) (14.8 ft) where adjacent to a highway right-of-way other than a lane. Size and Dimensions of Buildings and Structures (6)BL 1738 06 Aug 04 (a) No person shall site a single family dwelling or two family dwelling in the RS-2A zone which exceeds a height of 9.0 m (29.5 ft.) No person shall site a multiple family dwelling in the RS-2A zone (b) which exceeds a height of 16.0 m (52.5 ft.) BI 1738 06 Aug 04 No person shall site an accessory building or structure in the RS-(c) 2A zone which exceeds a height of 5.0 m (16.4 ft.) BL 2326 04 Nov 11 Parcel coverage in the RS-2A zone shall not exceed 30%. (d) (e) No horizontal dimension of a single family dwelling or a two family dwelling in the RS-2A zone, not including dimensions of an addition or a non-rectangular building, shall be less than 5.5 m (18.0 ft.) (7) **Other Regulations** (a) All persons carrying out a use permitted in the RS-2A zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw. (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RS-2A zone for the wrecking and repair of vehicles or for the storage of derelict vehicles.

BL 1501 07 Jul 00 (c) The locations of <u>single family dwellings</u>, <u>two family dwellings</u> and <u>multiple family dwellings</u> shall be in accordance with the locations shown in the Fernie Alpine Resort Official Community Plan, Bylaw No. 1500.

BL 2171 07 May 10

RESORT RESIDENTIAL (MULTI-FAMILY) ZONE: RS-2(B)

7.05(B) (1) <u>Permitted Uses</u>

Within the RS-2(B) zone the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Multiple family dwelling;</u>
- (d) Employee accommodation;
- (e) Community hall;
- (f) Helipad;
- (g) Uses permitted under section 4.03 of this Bylaw.
- (2) <u>Accessory Uses</u>
 - (a) Security gate house;
 - (b) <u>Secondary suite</u>, <u>accessory to (1) (a)</u>;
 - (c) <u>Guest house</u>, <u>accessory to (1) (a)</u>;
 - (d) <u>Home occupation</u>, <u>accessory to (1)</u> (a) and (b);
 - (e) Other uses, <u>buildings</u> and <u>structures</u>, <u>accessory to</u> a permitted use.

(3) <u>Parcel Area</u>

- (a) No <u>person</u> shall site a <u>single family dwelling</u> on a <u>parcel</u> which is less than 800 m² (8611 ft²) in area.
- (b) No <u>person</u> shall site a <u>two family dwelling</u> on a <u>parcel</u> which is less than 800 m² (8611 ft²) in area, except where a <u>parcel</u> is subdivided along a <u>common wall</u> in which case each <u>parcel</u> shall not be less than 400 m² (4036 ft²) in area.
- (c) No <u>person</u> shall site a <u>multiple family dwelling</u> on a <u>parcel</u> which is less than 1000 m² (0.25 acres) in area.
- (d) No <u>person</u> shall site a <u>secondary suite</u> in a detached <u>garage</u> or a <u>guest house</u> on a <u>parcel</u> which is less than 2023 m² (0.5 acres).
- (4) <u>Density</u>
 - (a) No <u>person</u> shall site more than one (1) <u>single family dwelling</u> and one (1) <u>secondary suite</u> or one (1) <u>guest house</u> on a <u>parcel</u> in the RS-2(B) zone.

BL 2171 07 May 10

- (b) No <u>person</u> shall site more than one (1) <u>two family dwelling</u> on a <u>parcel</u> in the RS-2(B) zone.
- (c) No <u>person</u> shall site more than thirty (30) <u>multiple family dwellings</u> per <u>gross hectare</u> of <u>minimum usable site area (resort)</u> on a <u>parcel</u> in the RS-2(B) zone.
- (5) <u>Siting</u>

No <u>person</u> shall site a <u>building</u> or <u>structure</u> on a <u>parcel</u> in the RS-2(B) zone which has a <u>setback</u> less than 3.0 m (9.8 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.

- (6) Size and Dimensions of Buildings and Structures
 - (a) No <u>person</u> shall site a <u>single family dwelling</u> or <u>two family dwelling</u> in the RS-2(B) zone which exceeds a <u>height</u> of 9.0 m (29.5 ft).
 - (b) No <u>person</u> shall site a <u>multiple family dwelling</u>, <u>employee</u> <u>accommodation</u>, or <u>community hall building</u> in the RS-2(B) zone which exceeds a <u>height of 16.0 m (52.5 ft)</u>.
 - (c) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RS-2(B) zone which exceeds a <u>height</u> of 5.0 m (16.4 ft).
 - (d) No <u>person</u> shall site a <u>guest house</u> in the RS-2(B) zone which exceeds a <u>height of 7.5 m (24.6 ft)</u>.
 - (e) <u>Parcel coverage in the RS-2(B) zone shall not exceed 35%.</u>
 - (f) No horizontal dimension of a <u>single family dwelling</u> or <u>two family</u> <u>dwelling</u> not including dimensions of an addition or non-rectangular <u>building</u> shall be less than 5.5 m (18.0 ft).
- (7) Off-Street Parking
 - (a) <u>Off-street parking shall</u> be provided in accordance with the following table, where applicable. For uses not listed below, the provisions of Part 6 shall apply:

Use of Building or Lot	<u>Minimu</u>	m Number of Parking Spaces
<u>Multiple Family Dwelling</u> 2 or less bedrooms or more bedrooms	-	1 per <u>dwelling unit 3</u> 1.5 per <u>dwelling unit</u>
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(b) For the purposes of calculating <u>off-street parking spaces</u> for <u>multiple family dwellings</u>, a bedroom will be any room not otherwise identified as a <u>kitchen</u>, living room, bathroom, laundry room, utility room or closet. (8)



Location of Off-Street Parking

Despite Section 6.03 (6)(a) of this Bylaw, required <u>off-street parking</u> for <u>multiple family dwellings</u> provided on a <u>parcel</u> other than that on which the use, <u>building</u>, or <u>structure</u> being served is located may be located on a RS-2(B) or MG-1(A) <u>parcel</u>.

- (9) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the RS-2(B) zone shall comply with the relevant provisions of Part 4, 5 and 6 of this Bylaw.
 - (b) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the RS-2(B) zone unless it is serviced by both a <u>community water system</u> and a <u>community sewer system</u>.
 - (c) All <u>persons</u> carrying out a use permitted in the RS-2(B) zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> of <u>outdoor storage</u>.
 - (d) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RS-2(B) zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u>.
 - (e) <u>Employee accommodation shall</u>:
 - (i) include secure indoor storage for each resident within the development; and
 - (ii) provide on-site domestic laundry facilities either within each <u>dwelling unit</u> or as a common amenity available to all residents of the <u>employee accommodation</u> development.

SINGLE RESIDENTIAL (EXTENSIVE) ZONE: RS-4

7.06 (1) <u>Permitted Uses</u>

Within the RS-4 zone the following uses only are permitted:

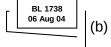
- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Horticulture;</u>
- (d) <u>Keeping of small farm animals;</u>
- (e) Uses permitted under Section 4.03 of this Bylaw.
- (2) Accessory Uses
 - (a) <u>Home occupation;</u>
- BL 2146 07 Aug 09
- (b) Secondary suite;
- (c) Other uses, <u>buildings</u> and <u>structures accessory to</u> a permitted use.
- (3) <u>Parcel Area</u>
 - (a) No <u>parcel</u> shall be created in the RS-4 zone which is less than 0.4 ha (1 acre) in area except as permitted under Sections 5.02 and 5.03 of this Bylaw.
 - (b) Notwithstanding clause (a), <u>parcels</u> in the RS-4 zone with a <u>two</u> <u>family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to the provisions of the *Condominium Act*.
- (4) <u>Density</u>

No <u>person</u> shall site more than one (1) <u>single family dwelling</u> or one (1) <u>two</u> <u>family dwelling</u> on a <u>parcel</u> in the RS-4 zone.

(5) <u>Siting</u>

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- (a) No <u>person</u> shall site a <u>principal building</u> in the RS-4 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard</u> less than 7.5 m (24.6 ft);
 - (iii) <u>side yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.



No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RS-4 zone which has:

- (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
- a <u>rear yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane;</u>
- (iii) <u>side yard less than 1.5 m (4.9 ft)</u>, nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
- (c) Section 7.06(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the RS-4 zone which exceeds a <u>height</u> of 10.0 m (32.8 ft).
 - (b) <u>Parcel coverage in the RS-4 zone shall not exceed 20%.</u>
- (7) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the RS-4 zone shall comply with the relevant provisions of Parts 3, 4, 5 and 6 of this Bylaw.
 - (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RS-4 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one <u>derelict vehicle</u> in other than the <u>front yard</u>.



MOBILE HOME PARK RESIDENTIAL ZONE: RH-1

7.07 (1) <u>Permitted Uses</u>

Within the RH-1 zone the following uses only are permitted:

- (a) <u>Mobile home park;</u>
- (b) <u>Dwelling unit;</u>
- (c) <u>Common storage area;</u>
- (d) Uses permitted under Section 4.03 of this Bylaw.
- (2) <u>Accessory Uses</u>
 - (a) <u>Home occupation;</u>
 - (b) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) <u>Density</u>
 - (a) No <u>person</u> shall site more than eighteen (18) <u>mobile home</u> units per <u>gross hectare</u> of <u>minimum usable site area</u> on a <u>parcel</u> in the RH-1 zone.
 - (b) No <u>person</u> shall site more than one (1) <u>mobile home</u> on a <u>mobile</u> <u>home space</u> in the RH-1 zone except as provided in Section 4.11 of the Regional District of East Kootenay Mobile Home Park Bylaw No. 1, 1978 and amendments.
 - (c) No <u>person</u> shall site more than one (1) <u>single family dwelling</u> in the RH-1 zone except in accordance with Section 4.15 of the Regional District of East Kootenay Mobile Home Park Bylaw No. 1, 1978 and amendments.
- (4) <u>Parcel Area</u>
 - (a) No <u>parcel</u> shall be created in the RH-1 zone which is less than 2 hectares (4.9 ac) in area.
 - (b) No <u>person</u> shall create a <u>mobile home space</u> in the RH-1 zone which is less than 370 m² (3982.8 ft²) in area.
 - (c) No <u>person</u> shall site a <u>dwelling unit</u> in the RH-1 zone on <u>land</u> within the <u>mobile home park</u> that is:
 - (i) less than 370 m² (3982.8 ft²) in area if the <u>dwelling unit</u> is a <u>mobile home;</u>
 - (ii) less than 700 m² (7535 ft²) in area if the <u>dwelling unit</u> is not a <u>mobile home</u>.

- (5) <u>Siting</u>
 - (a) No <u>person</u> shall site a <u>mobile home space</u> or <u>dwelling unit</u> in the RH-1 zone which is:
 - (i) less than 7.6 m (24.9 ft) from the boundary of the mobile <u>home park</u> abutting a <u>highway;</u>
 - (ii) less than 4.6 m (15.1 ft) from any remaining boundaries of a mobile home park.
 - (b) No <u>person</u> shall site a <u>mobile home</u>, <u>building</u> or <u>structure</u> in the RH-1 zone which is:
 - (i) within 1.8 m (5.9 ft) of an internal access road right-of-way or <u>common storage area;</u>
 - (ii) within 3 m (9.8 ft) of rear and side <u>mobile home space</u> lines or <u>dwelling unit</u> site lines.
 - (c) Section 7.07(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the RH-1 zone which exceeds a <u>height</u> of 7.6 m (24.9 ft).
- (7) <u>Other Regulations</u>
 - (a) The establishment, extension, design, servicing and facilities of <u>mobile home parks</u> shall comply with requirements of Regional District of East Kootenay Mobile Home Park Bylaw No. 1, 1978 and amendments.
 - (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> or <u>mobile home space</u> in the RH-1 zone for the <u>wrecking and repair of</u> <u>vehicles</u> or for the storage of <u>derelict vehicles</u> except in a <u>common</u> <u>storage area</u> designated for that purpose.

RURAL RESIDENTIAL (ESTATE) ZONE: RR-1

7.08 (1) <u>Permitted Uses</u>

Within the RR-1 zone the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Horticulture;</u>
- (d) Keeping of farm animals;
- (e) Uses permitted under Section 4.03 of this Bylaw.
- (2) Accessory Uses
 - (a) <u>Home occupation;</u>
 - (b) Retail sale of produce grown on the parcel;



- Secondary suite;
- (d) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) Parcel Area

(c)

- (a) No <u>parcel</u> shall be created in the RR-1 zone which is less than 1.0 ha (2.5 acres) in area except as permitted under Sections 5.02 and 5.03 of this Bylaw.
- (b) Notwithstanding clause (a), <u>parcels</u> in the RR-1 zone with a <u>two</u> <u>family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to provisions of the *Condominium Act*.
- (4) <u>Density</u>

No <u>person</u> shall site more than one (1) <u>single family dwelling</u> or one (1) <u>two</u> <u>family dwelling</u> on a <u>parcel</u> in the RR-1 zone.

(5) <u>Siting</u>

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BL 1738
06 Aug 04 (a)
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-) No <u>person</u> shall site a <u>principal building</u> in the RR-1 zone which has:
 - (i) a <u>front yard less than 7.5 m (24.6 ft);</u>
 - (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
 - (iii) <u>side yard less than 1.5 m (4.9 ft)</u>, nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>;

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BL 1738 06 Aug 04	(b)	-	rson shall site an <u>accessory building or structure in the RR-1</u> which has:
		(i) (ii)	a <u>front yard</u> less than 7.5 m (24.6 ft); a <u>rear yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u> ;
		(iii)	side yard less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u> .
	(c)	Sectio	on 7.08(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
(6)	<u>Size a</u>	nd Dim	ensions of Buildings and Structures
BL 2326	(a)		<u>rson shall site a building or structure in the RR-1 zone which</u> ds a <u>height of 10.0 m (32.8 ft).</u>
04 Nov 11	(b)	Parcel	coverage in the RR-1 zone shall not exceed 20%.
(7)	<u>Other</u>	Regulat	tions

- (a) All <u>persons</u> carrying out a use permitted in the RR-1 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
- (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RR-1 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one (1) <u>derelict vehicle</u> in other than the <u>front yard</u>.

RURAL RESIDENTIAL (SMALL HOLDING) ZONE: RR-2

7.09 (1) <u>Permitted Uses</u>

Within the RR-2 zone the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Agricultural use;</u>
- (d) <u>Seasonal produce stands;</u>
- (e) <u>Veterinary clinics;</u>
- (f) <u>Kennels</u>, subject to subsection (5)(d);
- (g) Uses permitted under Section 4.03 of this Bylaw.
- (2) <u>Accessory Uses</u>
 - (a) <u>Home occupation;</u>
 - (b) <u>Secondary suite;</u>
 - (c) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) Parcel Area

BL 2146

07 Aug

- (a) No <u>parcel</u> shall be created in the RR-2 zone which is less than 2.0 ha (4.9 acres) in area except as permitted under Sections 5.02 and 5.03 of this Bylaw.
- (b) Notwithstanding clause (a), <u>parcels</u> in the RR-2 zone with a <u>two</u> <u>family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to provisions of the *Condominium Act*.
- (4) Density

No <u>person</u> shall site more than one (1) <u>single family dwelling</u> or one (1) <u>two</u> <u>family dwelling</u> on a <u>parcel</u> in the RR-2 zone.



- No <u>person</u> shall site a <u>principal building</u> in the RR-2 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
 - (iii) <u>side yard less than 1.5 m (4.9 ft)</u>, nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>;



- BL 1738 06 Aug 04 (b) N
 - No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RR-2 zone which has:
 - (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
 - a <u>rear yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane;</u>
 - (iii) <u>side yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
 - (c) Section 7.09(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
 - (d) No <u>person</u> shall site a <u>kennel building</u>, <u>structure</u> or enclosed run closer than 60 m (196.9 ft) from a <u>parcel line</u>.
 - (6) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>dwelling</u> in the RR-2 zone which exceeds a <u>height</u> of 10.0 m (32.8 ft).
 - (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RR-2 zone which exceeds a <u>height</u> of 12.0 m (39.4 ft).
 - (c) <u>Parcel coverage in the RR-2 zone shall not exceed 10%.</u>
 - (7) <u>Other Regulations</u>

BL 2326 04 Nov 11

- (a) All <u>persons</u> carrying out a use permitted in the RR-2 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
- (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RR-2 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one (1) <u>derelict vehicle</u> in other than the <u>front yard</u>.

RURAL RESIDENTIAL (HOBBY FARM) ZONE: RR-4

7.10 (1) <u>Permitted Uses</u>

Within the RR-4 zone the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Agricultural use;</u>
- (d) <u>Seasonal produce stands;</u>
- (e) <u>Veterinary clinics;</u>
- (f) <u>Kennels</u>, subject to subsection (5)(e);
- (g) <u>Wildland use;</u>
- (h) Uses permitted under Section 4.03 of this Bylaw.
- (2) <u>Accessory Uses</u>
 - (a) <u>Home occupation;</u>
 - (b) <u>Secondary dwelling for farm hands;</u>
 - (c) <u>Cabins accessory to Wildland use;</u>



- (d) <u>Secondary suite;</u>
- (e) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) Parcel Area
 - (a) No <u>parcel</u> shall be created in the RR-4 zone which is less than 4.0 ha (9.9 acres) in area except as permitted under Sections 5.02 and 5.03 of this Bylaw.
 - (b) Notwithstanding clause (a), <u>parcels</u> in the RR-4 zone with a <u>two</u> <u>family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to provisions of the *Condominium Act*.
- (4) <u>Density</u>

No <u>person</u> shall site more than one (1) <u>single family dwelling</u> or one (1) <u>two</u> <u>family dwelling</u> on a <u>parcel</u> within the RR-4 zone except as permitted under 2(b) above.

(5) Siting

(a)

BL 1738 06 Aug 04

- Subject to clause (e), no <u>person</u> shall site a <u>principal building</u> in the RR-4 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
 - (iii) a side yard less than 7.5 m (24.6 ft);

- (b) Subject to clauses (c), no <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RR-4 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - a <u>rear yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane;</u>
 - (iii) <u>side yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
 - No person shall site a <u>secondary dwelling for farm hands</u> in the RR-4 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
 - (iii) a side yard less than 7.5 m (24.6 ft).
 - (d) **Section 7.10(5)(d)** deleted by Bylaw 1673 adopted 01 Aug 2003.
 - (e) No <u>person</u> shall site a <u>kennel building</u>, <u>structure</u> or enclosed run closer than 60 m (196.9 ft) from a <u>parcel line</u>.
 - (6) Size and Dimensions of Buildings and Structures
 - (a) No <u>person</u> shall site a <u>dwelling</u> in the RR-4 zone which exceeds a <u>height</u> of 10.0 m (32.8 ft).
 - (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RR-4 zone which exceeds a <u>height</u> of 12.0 m (39.4 ft).
 - (c) <u>Parcel coverage</u> in the RR-4 zone shall not exceed 10%.
 - (7) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the RR-4 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RR-4 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one (1) <u>derelict vehicle</u> in other than the <u>front yard</u>.

BL 1738 06 Aug 04 (c)

BL 2326 04 Nov 11

RURAL RESIDENTIAL (COUNTRY) ZONE: RR-8

7.11 (1) <u>Permitted Uses</u>

Within the RR-8 zone the following uses only are permitted:

- (i) <u>Single family dwelling;</u>
- (j) <u>Two family dwelling;</u>
- (k) <u>Agricultural use;</u>
- (I) <u>Seasonal produce stands;</u>
- (m) Veterinary clinics;
- (n) <u>Kennels</u>, subject to subsection (5)(e);
- (o) Section 7.11(1)(g) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (p) <u>Guest ranch</u>, subject to subsection (7)(e);
- (q) <u>Riding stables</u>, <u>equestrian centres</u>;
- (r) Rifle, archery, trap and skeet ranges, subject to subsection (5)(f);
- (s) Fish ponds;
- (t) <u>Rural retreats;</u>
- (u) <u>Hostels;</u>
- (v) Extraction of sand and gravel, including grading, washing, screening, crushing and transporting of materials;
- (w) Harvesting, transport and storage of forest resources, silvicultural practices and <u>Christmas tree management;</u>
- (x) <u>Portable sawmill</u>, subject to subsection (7)(d);
- (y) Private air strips and helicopter landing pad;
- (z) <u>Wildland use;</u>
- (aa) <u>Government services;</u>
- (bb) <u>Sanitary landfill sites</u>, subject to subsection (5)(i);
- (cc) Water storage and bulk water distribution facilities on same <u>parcel</u> as water source, subject to subsections 5(j) and 6(d);
- (dd) Uses permitted under Section 4.03 of this Bylaw.

(2) Accessory Uses

- (a) Cement, concrete, asphalt or ready-mix plants <u>accessory to sand</u> and gravel pits subject to subsection (5)(g);
- (b) <u>Concession stands accessory to fish ponds;</u>
- (c) <u>Cabins accessory to wildland use;</u>
- (d) Backcountry Commercial Recreation lodge accessory to wildland use;





BL 1023 07 May 93

- (e) <u>Home occupation;</u>
- (f) <u>Secondary dwelling for farm hands;</u>

BL 2146 07 Aug 09 (g) <u>Secondary suite;</u>

- (h) Other uses, <u>buildings</u> and <u>structures accessory to</u> an above permitted use.
- (3) Parcel Area
 - (a) No <u>parcel</u> shall be created in the RR-8 zone which is less than 8.0 ha (19.8 acres) except as provided for in clause (b) and under Section 5.02 and 5.03 of this Bylaw.
 - (b) The Approving Officer may permit the creation of <u>parcels</u> having an area less than 8.0 ha (19.8 acres) but greater than 1.0 ha (2.48 acres) provided:
 - the applicant for such subdivision is a farmer who intends to retire from the occupation of farming on the <u>land</u> to be subdivided; and
 - (ii) the applicant provides an undertaking that he intends to reside on the <u>parcel</u>.
 - (c) Notwithstanding clause (a), <u>parcels</u> in the RR-8 zone with a <u>two</u> <u>family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to provisions of the *Condominium Act*.
- (4) Density
 - (a) No <u>person</u> shall site more than one (1) <u>single family dwelling</u> or one
 (1) <u>two family dwelling</u> on a <u>parcel</u> within the RR-8 zone except as permitted under subsection 2(f) above.
- (5) Siting

(a)

BL 1738 06 Aug 04

- Subject to clauses (e) (h), no <u>person</u> shall site a <u>principal building</u> in the RR-8 zone which has:
 - (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
 - (iii) a <u>side yard less</u> than 7.5 m (24.6 ft);

- Subject to clause (c), no <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RR-8 zone which has:
 - (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
 - a <u>rear yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane;</u>

- side yard less than 1.5 m (4.9 ft), nor less than 4.5 m (iii) (14.8 ft) where adjacent to a highway right-of-way other than a lane.
- BL 1738 (c) No person shall site a secondary dwelling for farm hands in the 06 Aug 04 RR-8 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - (ii) a rear yard less than 7.5 m (24.6 ft);
 - (iii) a side yard less than 7.5 m (24.6 ft).
 - (d) Section 7.11(5)(d) deleted by Bylaw 1673 adopted 01 Aug 2003.
 - No person shall site a kennel building, structure or enclosed run (e) closer than 60 m (196.9 ft) from a parcel line.
 - No person shall establish a rifle, archery, trap and skeet range in (f) the RR-8 zone less than 50 m (164 ft) from a parcel line abutting a highway and not less than 100 m (328.1 ft) from an existing dwelling not on the same parcel.
- BL 2326 No person shall site a use permitted under subsection (2)(a) less (g) 04 Nov 11 than 100 m (328.0 ft) from a parcel line.
 - (h) Section 7.11(5)(h) repealed by Bylaw 2326 adopted 04 Nov 2011.
 - (i) No person shall site sewage treatment or sanitary landfill sites in the RR-8 zone less than 1000.0 m (3280.8 ft) from a dwelling in a Residential or Rural Residential Zone, nor from any buildings or structures in the PG-1 zone.
 - (j) All water storage and bulk distribution facilities shall be located on a contiguous area not larger than 0.8 ha (1.98 acres).
 - (6) Size and Dimensions of Buildings and Structures
 - (a) No person shall site a dwelling in the RR-8 zone which exceeds a height of 10.0 m (32.8 ft).
 - (b) No person shall site an accessory building or structure in the RR-8 zone which exceeds a height of 12.0 m (39.4 ft).
 - (C) Parcel coverage in the RR-8 zone shall not exceed 10%.
- BL 1023 (d) The total area of all buildings and structures used for water storage 07 May 93 and bulk distribution facilities shall not exceed 185 m² (1991 ft^2).
 - (7)Other Regulations
 - (a) All persons carrying out a use permitted in the RR-8 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.





BI 2326 04 Nov 11 BL 2326 04 Nov 11

- (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RR-8 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one <u>derelict vehicle</u> in other than the <u>front yard</u>.
- (c) Section 7.11(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
 - (d) All portable sawmills must meet the following requirements:
 - (i) maximum production of 50 m³ (1,765.73ft³ or 21,188.8 board feet) per day;
 - (ii) accumulation of sawdust, wood chips or other wood products not exceeding 10.0 m high;
 - (iii) clear fireguard a minimum of 15.0 m wide must be established around the <u>portable sawmill</u>, wood storage and debris piles;
 - (iv) all slash must be removed from the parcel and disposed of in advance of operations of the <u>portable sawmill</u>;
 - (v) all debris, mill waste, timbers and skids must be removed from the <u>parcel</u> upon cessation of the <u>portable sawmill</u> operation;
 - (vi) no <u>person</u> shall site a <u>portable sawmill</u>less than 50.0 m (164.0 ft) from a <u>parcel line;</u>
 - (vii) the minimum <u>parcel</u> size on which a <u>portable sawmill</u> may be sited is 8.0 ha.
 - (e) <u>Guest ranches shall</u>:
 - consist only of <u>guest ranch cabins</u> or a <u>guest ranch lodge</u>, or both, as well as <u>accessory buildings</u>, <u>structures</u> and facilities, and;
 - (ii) have all <u>guest ranch cabins</u> and <u>accessory buildings</u>, <u>structures</u>, and facilities on the same 2.0 hectare portion of the <u>parcel</u>.

RURAL RESOURCE ZONE: RR-60

7.12 (1) Permitted Uses

Within the RR-60 zone the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Two family dwelling;</u>
- (c) <u>Agricultural use;</u>
- (d) <u>Seasonal produce stands;</u>
- (e) <u>Veterinary clinics;</u>
- (f) <u>Kennels</u>, subject to subsection (5)(e);
- (g) Section 7.12(1)(g) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (h) <u>Guest ranch</u>, subject to subsection (7)(e);
- (i) <u>Riding stables</u>, <u>equestrian centres</u>;
- (j) Rifle, archery, trap and skeet ranges, subject to subsection (5)(f);
- (k) Fish ponds;
- (I) <u>Rural retreats;</u>
- (m) <u>Hostels;</u>
- (n) Extraction of sand and gravel, including grading, washing, screening, crushing and transporting of materials;
- (o) Harvesting, transport and storage of forest resources, silvicultural practices and <u>Christmas tree management;</u>
- (p) Portable sawmill, subject to subsection (7)(d);
- (q) Private airstrips and helicopter landing pad;
- (r) <u>Wildland use;</u>
- (s) <u>Government services;</u>
- (t) <u>Sanitary landfill sites</u>, subject to subsection (5)(i);
- (u) <u>Wireless communication facility;</u>
- (v) Uses permitted under Section 4.03 of this Bylaw.

(2) Accessory Uses

- (a) Cement, concrete, asphalt or ready-mix plants <u>accessory to sand</u> and gravel pits subject to subsection (5)(g);
- (b) <u>Concession stands accessory to fish ponds;</u>
- (c) <u>Cabins accessory to wildland use;</u>
- (d) <u>Backcountry Commercial Recreation lodge accessory to wildland</u> use;
 - (e) <u>Home occupation;</u>



BL 1972 07 Dec 07

BL 1972 07 Dec 07

BL 2326 04 Nov 11 (f) <u>Secondary dwelling for farm hands;</u>

BL 2146 07 Aug 09 || (g) <u>Secondary suite;</u>

- (h) Other uses, <u>buildings</u> and <u>structures accessory to</u> an above permitted use.
- (3) <u>Parcel Area</u>
 - (a) No <u>parcel</u> shall be created in the RR-60 zone which is less than 60.0 ha (148.5 acres) except as provided for in clause (b) and under Section 5.02 and 5.03 of this Bylaw.
 - (b) The Approving Officer may permit the creation of <u>parcels</u> having an area less than 60.0 ha (148.5 acres) but greater than 1.0 ha (2.48 acres) provided:
 - the applicant for such subdivision is a farmer who intends to retire from the occupation of farming on the <u>land</u> to be subdivided; and
 - (ii) the applicant provides an undertaking that he intends to reside on the <u>parcel</u>.
 - (c) Notwithstanding clause (a), <u>parcels in the RR-60 zone with a two</u> <u>family dwelling</u> constructed prior to the effective date of this Bylaw may be divided into two (2) structural strata <u>parcels</u> pursuant to provisions of the *Condominium Act*.
- (4) Density
 - (a) No <u>person</u> shall site more than one (1) <u>single family dwelling</u> or one
 (1) <u>two family dwelling</u> on a <u>parcel</u> within the RR-60 zone except as permitted under subsection 2(f) above.
- (5) <u>Siting</u> BL 1738 06 Aug 04 (a)
 - Subject to clauses (e) (h), no <u>person</u> shall site a <u>principal building</u> in the RR-60 zone which has:
 - (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
 - (iii) a side yard less than 7.5 m (24.6 ft);

Subject to clause (c), no <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RR-60 zone which has:

- (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
- a <u>rear yard</u> less than 1.5 m (4.9 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane;</u>
- (iii) <u>side yard less than 1.5 m (4.9 ft)</u>, nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.

<u>Bylaw INO. 829 -</u>	– Conso	lidation Page 93
BL 1738 06 Aug 04	(c)	No person shall site a <u>secondary dwelling for farm hands in the</u> RR-60 zone which has:
		(i) a <u>front yard less than 7.5 m (24.6 ft);</u>
		(ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
		(iii) a <u>side yard less than 7.5 m (24.6 ft)</u> .
	(d)	Section 7.12(5)(d) deleted by Bylaw 1673 adopted 01 Aug 2003.
	(e)	No <u>person</u> shall site a <u>kennel building</u> , <u>structure</u> or enclosed run closer than 60 m (196.9 ft) from a <u>parcel line</u> .
	(f)	No <u>person</u> shall establish a rifle, archery, trap and skeet range in the RR-60 zone less than 50 m (164 ft) from a <u>parcel line</u> abutting a <u>highway</u> and not less than 100 m (328.1 ft) from an existing <u>dwelling</u> not on the same <u>parcel</u> .
BL 2326 04 Nov 11	(g)	No <u>person</u> shall site a use permitted under subsection (2)(a) less than 100 m (328.0 ft) from a <u>parcel line</u> .
	(h)	Section 7.12(5)(h) repealed by Bylaw 2326 adopted 04 Nov 2011.
	(i)	No <u>person</u> shall site sewage treatment or <u>sanitary landfill sites</u> in the RR-60 zone less than 1000.0 m (3280.8 ft) from a <u>dwelling</u> in a Residential or Rural Residential Zone, nor from any <u>buildings</u> or <u>structures</u> in the PG-1 zone.
(6)	<u>Size a</u>	nd Dimensions of Buildings and Structures
	(a)	No <u>person</u> shall site a <u>dwelling</u> in the RR-60 zone which exceeds a

- (b) No <u>person</u> shall site an <u>accessory building</u> or <u>structure</u> in the RR-60 zone which exceeds a <u>height</u> of 12.0 m (39.4 ft).
- (c) <u>Parcel coverage in the RR-60 zone shall exceed 10%.</u>

height of 10.0 m (32.8 ft).

(7) Other Regulations

BL 2326 04 Nov 11

- (a) All <u>persons</u> carrying out a use permitted in the RR-60 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
- (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the RR-60 zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one <u>derelict vehicle</u> in other than the <u>front yard</u>.
- (c) Section 7.12(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.

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(d) All portable sawmills must meet the following requirements:

- (i) maximum production of 50 m³ (1,765.73ft³ or 21,188.8 board feet) per day;
- (ii) accumulation of sawdust, wood chips or other wood products not exceeding 10.0 m high;
- (iii) clear fireguard a minimum of 15.0 m wide must be established around the <u>portable sawmill</u>, wood storage and debris piles;
- (iv) all slash must be removed from the parcel and disposed of in advance of operations of the <u>portable sawmill</u>;
- (v) all debris, mill waste, timbers and skids must be removed from the <u>parcel</u> upon cessation of the <u>portable sawmill</u> operation;
- (vi) no <u>person</u> shall site a <u>portable sawmill</u> less than 50.0 m (164.0 ft) from a <u>parcel line;</u>
- (vii) the minimum <u>parcel</u> size on which a <u>portable sawmill</u> may be sited is 8.0 ha.
- (e) <u>Guest ranches</u> shall:
 - consist only of <u>guest ranch cabins</u> or a <u>guest ranch lodge</u>, or both, as well as <u>accessory buildings</u>, <u>structures</u> and facilities, and;
 - (ii) have all <u>guest ranch cabins</u> and <u>accessory buildings</u>, <u>structures</u>, and facilities on the same 2.0 hectare portion of the <u>parcel</u>.

WATERSHED PROTECTION ZONE: WP-1

7.13 (1) Permitted Uses

Within the WP-1 zone the following uses only are permitted:

- (a) <u>Single family dwelling;</u>
- (b) <u>Agricultural use permitted only within that portion of the WP-1 zone</u> within the <u>Agricultural Land Reserve</u>.
- (c) Harvesting of timber resources and silvicultural practices;
- (e) <u>Christmas tree management;</u>
- (f) <u>Wildland use;</u>
- (g) Uses permitted under Section 4.03 of this Bylaw.
- (2) <u>Accessory Uses</u>
 - (a) <u>Cabins accessory to wildland use;</u>



- (b) <u>Secondary suite;</u>
- (c) Other uses, <u>buildings</u> and <u>structures accessory to</u> above permitted uses.
- (3) Parcel Area

No <u>parcel</u> shall be created in the WP-1 zone which is less than 125.0 ha (308.9 acres) in area except as permitted under Section 5.02 and 5.03 of this Bylaw.

- (4) <u>Density</u>
 - (a) No <u>person</u> shall site more than one (1) <u>single family dwelling</u> on any <u>parcel</u> within the WP-1 zone.
- (5) <u>Siting</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the WP-1 zone which has:
 - (i) a <u>front yard</u> less than 30.0 m (98.4 ft);
 - (ii) a <u>rear yard less than 30.0 m (98.4 ft);</u>
 - (iii) a <u>side yard less than 30.0 m (98.4 ft)</u>.
- (b) No <u>person</u> shall site a <u>building</u> or <u>structure</u>, other than <u>public utility</u> <u>buildings</u> and <u>structures</u>, in the WP-1 zone less than 100.0 m (328.1 ft) from the <u>ordinary high water mark</u> of any lake, stream or other <u>watercourse</u>.
 - (c) No <u>person</u> shall store herbicides and/or pesticides in the WP-1 zone less than 200.0 m (656.2 ft) from the <u>ordinary high water mark</u> of any lake, stream or <u>watercourse</u>.

BL 1421 07 May 99

- (d) Subject to subsection 7(d), no <u>person</u> shall site transmission towers, poles or <u>structure</u> in the WP-1 zone less than 50.0 m (164.0 ft) from the <u>ordinary high water mark</u> of any lake, stream or <u>watercourse</u>.
 - (6) Size and Dimensions of Buildings and Structures
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> which exceeds a <u>height</u> of 10.0 m (32.8 ft).
 - (b) <u>Parcel coverage</u> in the WP-1 zone shall not exceed 10%.
 - (7) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the WP-1 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the WP-1 zone for the <u>wrecking and repair of vehicles</u> or for more than one <u>derelict vehicle</u> in other than the <u>front yard</u>. <u>Land</u>, <u>buildings</u> or <u>structures</u> used for the storage of one <u>derelict vehicle</u> shall be located not less than 100.0 m (328.1 ft) from the <u>ordinary high water</u> <u>mark</u> of any lake, stream or other <u>watercourse</u>.
 - (c) Any use or storage of petroleum products in the WP-1 zone <u>accessory to the permitted use in subsection (1) shall conform to</u> the following:

- No <u>person</u> shall store petroleum products less than 200.0 m (656.2 ft) from the <u>ordinary high water mark</u> of any lake, stream or <u>watercourse</u>;
- (ii) All fuel storage areas whether permanent or mobile must be surrounded by impervious dykes constructed to a capacity of 1.5 times the capacity of the storage tank.
- (iii) All fueling hoses must have automatic shut-off valves.
- (iv) All waste petroleum products must be removed from the watershed for disposal.
- (v) There shall be no fuel storage below ground.
- (d) Within the WP-1 zone, the installation of all new transmission lines including, but not limited to, hydro lines and natural gas pipelines shall be confined to existing utility corridors except where such utilities are required for servicing a subdivision within this zone and shall be placed in such a manner as to not disturb the quality of water as determined by the Ministry of Environment.

- (e) No <u>person</u> shall clear natural and live tree cover in the WP-1 zone from <u>land</u> within 60.0 m (196.0 ft) of the <u>ordinary high water mark</u> of any lake nor within 25.0 m (82.0 ft) of the <u>ordinary high water mark</u> of any stream or <u>watercourse</u>, except for:
 - (i) the removal of fallen or hazardous trees;
 - (ii) the removal of debris which may damage water quality for domestic use;
 - (iii) such clearing as may be necessary for <u>public utility use</u>.
 - (8) <u>Severability</u>

If any section, subsection, sentence, clause or phrase of Section 7.13 of this Bylaw is for any reason held to be invalid by the decision of any court of competent jurisdiction, such decision shall not affect the validity of remaining portions of this Bylaw.

HIGHWAY COMMERCIAL ZONE: CG-4

7.14 (1) <u>Permitted Uses</u>

Within the CG-4 zone the following uses only are permitted:

	ů , ,			
(a)	Greenhouse and nursery products;	(0162, 0163)		
(b)	Service industries incidental to agriculture; (02			
(c)	The following retail trade industries:			
	 (i) automobile dealers, (ii) <u>recreational vehicle</u> dealers, (iii) gasoline service stations, (iv) automotive parts and accessory stores, (v) motor <u>vehicle</u> repair shops, (vi) other motor <u>vehicle</u> services, (vii) lawn and garden centres, (viii) <u>mobile home</u> dealers, (ix) machinery and equipment rental and leasing services, (x) automobile and truck rental and leasing services, (xi) builders' supply stores, (xii) other repair services; 	(631) (632) (633) (634) (635) (639) (6522) (6598) (991) (992) (563, 653) (994)		
(d)	The following retail trade industries provided the re does not exceed 150 m ² (1614.6 ft ²) in area;	tail floor area		
	 (i) food stores, (ii) general stores, (iii) sporting goods and bicycle shops, (iv) gifts, novelty and souvenir stores, (v) art galleries and artists' supply stores, (vi) antique shops; 	(601) (6412) (654) (6582) (6593)		
(e)	Food services;	(921)		
(f)	The following amusements and recreational service industries:			
	 (i) outdoor motion picture theatres, (ii) bowling alleys and billiard parlours, (iii) coin-operated amusement services; 	(9622) (9691) (9694)		
(g)	Bottle collection and recycling depot;			
(h)	Feed stores;			
(i)	Tourist information facilities;			
(j)	Miniature golf courses;			

(k) Section 7.14 (1)(k) deleted by Bylaw 2935 adopted 06 Dec 2019.

BL 2649

10 Jun 16

(I) Uses permitted under Section 4.03 of this Bylaw.

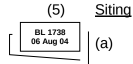
(2) Accessory Uses

- (a) <u>Dwelling unit accessory to a permitted use;</u>
- (b) Other uses, <u>buildings</u> and <u>structures accessory to</u> the above permitted uses.
- (3) Parcel Area

No parcel shall be created in the CG-4 zone which is less than:

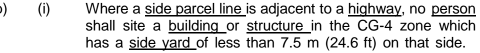
- (a) 1670 m² 17976.3 ft²) in area where it is served by neither a <u>community water system</u> nor <u>community sewer system</u>;
- (b) 695 m² (7481.2 ft²) in area where it is served by either a <u>community</u> water system or a <u>community sewer system</u>.
- (4) <u>Density</u>

No <u>person</u> shall site more than one (1) <u>dwelling unit</u> on a <u>parcel</u> in the CG-4 zone.

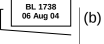


No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the CG-4 zone which has:

- (i) a <u>front yard less than 7.5 m (24.6 ft);</u>
- (ii) a <u>rear yard less than 6.0 m (19.7 ft)</u>.



- (ii) Where a <u>parcel</u> is not served by a developed <u>lane</u>, no <u>person</u> shall site a <u>building</u> or <u>structure</u> in the CG-4 zone without one <u>side yard</u> of not less than 4.5 m (14.8 ft).
- (c) Section 7.14(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) Size and Dimensions of Buildings and Structures
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the CG-4 zone which exceeds a <u>height</u> of 10.0 m (32.8 ft).
 - (b) <u>Parcel coverage in the CG-4 zone shall not exceed 60%.</u>





- (7) <u>Other Regulations</u>
 - (a) All <u>persons</u> carrying out a use permitted in the CG-4 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) All <u>persons</u> carrying out a use permitted in the CG-4 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> or <u>outdoor storage</u>.
 - (c) All <u>persons</u> carrying out a use permitted in the CG-4 zone shall conduct the business or undertaking within a completely enclosed <u>building</u>, except for:
 - (i) <u>off-street parking and loading spaces and driveways;</u>
 - (ii) storage <u>vards</u>, provided the <u>vards</u> are <u>screened</u> in accordance with the provisions of Section 4.11 of this Bylaw;
 - (iii) display, rental or sales area.

SERVICE COMMERCIAL ZONE: CG-6

7.15 (1) <u>Permitted Uses</u>

Within the CG-6 zone the following uses only are permitted:

(a) The following accommodation, food and beverage service industries:

	(i)	<u>hotels and motor hotels,</u>	(9111)
	(ii)	<u>motels,</u>	(9112)
BL 2405 01 Feb 13	(iii)	tourists courts,	(9113)
	(iv)	campgrounds, subject to section 4.17,	(913)
I	(v)	food services,	(921)
	(vi)	taverns, bars, night clubs and pubs;	(922)

(b) The following personal and household service industries:

(i) barber and beauty shops, (97	'1)	
----------------------------------	-----	--

- (ii) self-serve laundries and/or dry cleaners; (9723)
- (c) The following retail trade industries:

(i)	other repair services,	(999)
(ii)	services to buildings and dwellings,	(995)

- (iii) other services; (993, 9999)
- (d) Tourist information facilities;
- BL 1972 07 Dec 07 (C)
 -) <u>Government services;</u>
 - (f) Uses permitted under Section 4.03 of this Bylaw.
 - (2) <u>Accessory Uses</u>
 - (a) <u>Dwelling unit accessory to a permitted use;</u>



- (b) Other uses, <u>buildings</u> and <u>structures accessory</u> to a permitted use, subject to subsection 7.15(7)(d).
- (3) Parcel Area

No parcel shall be created in the CG-6 zone which is less than:

- (a) 1670 m² 17976.3 ft²) in area where it is served by neither a <u>community water system</u> nor <u>community sewer system;</u>
- (b) 695 m² (7481.2 ft²) in area where it is served by either a <u>community</u> water system or a <u>community sewer system</u>.

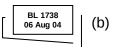
(4) <u>Density</u>

No <u>person</u> shall site more than one (1) <u>dwelling unit</u> on a <u>parcel</u> in the CG-6 zone.

(5) <u>Siting</u>



- No <u>person shall site a building or structure in the CG-6 zone which</u> has:
 - (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 6.0 m (19.7 ft)</u>.



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- (b) (i) Where a <u>side parcel line is adjacent to a highway</u>, no <u>person</u> shall site a <u>building or structure</u> in the CG-6 zone which has a <u>side vard of less than 7.5 m (24.6 ft) on that side</u>.
 - (ii) Where a <u>parcel</u> is not served by a developed <u>lane</u>, no <u>person</u> shall site a <u>building</u> or <u>structure</u> in the CG-6 zone without one <u>side yard</u> of not less than 4.5 m (14.8 ft).
- (c) Section 7.15(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) Size and Dimensions of Buildings and Structures
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the CG-6 zone which exceeds a <u>height</u> of 10.0 m (32.8 ft).
 - (b) <u>Parcel coverage</u> in the CG-6 zone shall not exceed 60%.
- (7) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the CG-6 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) All <u>persons</u> carrying out a use permitted in the CG-6 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> or <u>outdoor storage</u>.
 - (c) All <u>persons</u> carrying out a use permitted in the CG-6 zone shall conduct the business or undertaking within a completely enclosed <u>building</u>, except for:
 - (i) <u>off-street parking and loading spaces and driveways;</u>
 - storage <u>vards</u>, provided the <u>vards</u> are <u>screened</u> in accordance with the provisions of Section 4.11 of this Bylaw;
 - (iii) display, rental or sales area.



(d) On <u>parcels</u> with a <u>campground</u> as a permitted use, uses <u>accessory</u> to a <u>campground</u> are identified in the "Regional District of East Kootenay – Campground Bylaw No. 2403, 2012", as amended from time to time.

RESORT COMMERCIAL ZONE: CG-8

7.16 (1) <u>Permitted Uses</u>

Within the CG-8 zone the following uses only are permitted:

- (a) The following retail industries:
 - (i) sporting goods stores, (6541)
 - (ii) gift, novelty and souvenir stores, (6582)
 - (iii) food stores provided retail floor area does not exceed $100 \text{ m}^2 (1076.4 \text{ ft}^2)$ ' (601)
- (b) The following accommodation, food and beverage services industries:

	BL 2405 1 Feb 13	 (i) <u>hotels</u> and motor <u>hotels</u> (ii) <u>Motels</u>, (iii) tourist courts, (iv) campgrounds, subject to section 4.17, (v) food services, (vi) taverns, bars, night clubs and pubs; 	(9111) (9112) (9113) (913) (921) (922)
	(c)	Skiing facilities;	(9653)
	(d)	Wildland use;	
	(e)	Amusement parks;	(9692)
	(f)	Multiple family dwellings;	
	(g)	Helipads;	
	(h)	Golf courses;	
	(i)	Driving ranges;	
BL 1972 07 Dec 07	(j)	Government services;	
BL 1567 03 Aug 01	(k)	Real estate services;	
	(I)	Uses permitted under Section 4.03 of this Bylaw.	
BL 1574 07 Sep 01	(m)	Employee accommodation;	

(n) <u>Resort hostels</u>.

(2) Accessory Uses

- (a) One <u>dwelling unit accessory to a permitted uses identified in</u> subsection (1) (b)(i) (ii) (iii) (iv), (c), (e), and (h);
- (b) <u>Cabins accessory to wildland use;</u>
- (c) <u>Backcountry Commercial Recreation lodge accessory to wildland</u> <u>use;</u>
 - (d) Heli-skiing lodge accessory to wildland use;
 - (e) Other uses, <u>buildings</u> and <u>structures accessory</u> to a permitted use, subject to subsection 7.16(7)(c).
 - (3) Parcel Area

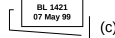
No <u>parcel</u> shall be created in the CG-8 zone which is less than 1670 m^2 (17976.3 ft²) in area, except as permitted under Section 5.03 of this Bylaw.

<u>Density</u>

- (a) For <u>multiple family dwellings</u>, no <u>person</u> shall site more than 60 <u>dwelling units</u> per <u>gross hectare</u> of <u>minimum usable site area</u> <u>(resort)</u> on a <u>parcel</u> in the CG-8 zone.
- (b) For <u>employee accommodation</u> and <u>resort hostels</u>, no <u>person</u> shall site more than 125 <u>dwelling units</u> per <u>gross hectare</u> of <u>minimum</u> <u>usable site area (resort)</u> on a <u>parcel</u> in the CG-8 zone.
- (c) <u>Employee accommodation and resort hostels shall not house more</u> than four (4) <u>bed units in one dwelling unit</u>.
- (5) <u>Siting</u>

BL 1738 06 Aug 04 (a)

- No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the CG-8 zone which has:
 - (i) a <u>front yard</u> less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 6.0 m (19.7 ft)</u>.
 - (iii) <u>side yard less than 4.5 m (14.8 ft)</u>, nor less than 7.5 m (24.6 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.
- (b) **Section 7.16(5)(b)** deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the CG-8 zone which exceeds a <u>height</u> of 16.0 m (52.5 ft).



(c) <u>Parcel coverage in the CG-8 zone shall not exceed 60%</u>.



(4)

BL 1574 07 Sep 01 BL 2326

- (7) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the CG-8 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) All <u>persons</u> carrying out a use permitted in the CG-8 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> or <u>outdoor storage</u>.
 - (c) On <u>parcels</u> with a <u>campground</u> as a permitted use, uses <u>accessory</u> to a <u>campground</u> are identified in the "Regional District of East Kootenay Campground Bylaw No. 2403, 2012", as amended from time to time.
 - (d) <u>Employee accommodation and resort hostels shall</u>:
 - (i) include indoor amenity space of 1.0 m² per bed unit;
 - (ii) include secure <u>indoor storage</u> for each resident within the development;
 - (iii) vide on-site domestic laundry facilities either within each <u>dwelling unit</u> or as a common amenity available to all residents of the <u>employee accommodation</u> or <u>resort hostel</u> development.



BL 1574 07 Sep 01 BL 1382 07 Aug 98

TOURIST PENSION COMMERCIAL ZONE: CG-TP

7.16(A) (1) Permitted Uses

Within the CG-TP zone the following uses only are permitted:

- (a) <u>Pension;</u>
- (b) Uses permitted under Section 4.03 of this Bylaw.

(2) <u>Accessory Uses</u>

- (a) <u>Dwelling unit accessory to a permitted use subject to subsection</u> (7)(e) and (f);
- (b) <u>Home occupation;</u>
- (c) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.

(3) Parcel Area

- (a) No <u>parcel</u> shall be created in the CG-TP zone which is less than $925 \text{ m}^2 (9956.94 \text{ ft}^2)$ in area.
- (b) Notwithstanding clause (a) no <u>parcel</u> shall be created unless it meets or exceeds the minimum <u>parcel</u> area for the level of servicing in the following table:

Pension	<u>community water</u> and community sewer	925 m ² (9956.9 ft ²)
Pension	<u>community water</u> or community sewer	2500 m ² (26910.7 ft ²)
Pension	on site water and on site sewage disposal	4000 m ² (43057 ft ²)

(4) <u>Density</u>

(b)

BL 2326 04 Nov 11

- (a) No <u>person</u> shall site more than one (1) <u>principal building</u> on a <u>parcel</u> within the CG-TP zone.
 - No <u>person</u> shall site a <u>principal building</u> that exceeds 740 m² (7965.6 ft²) or a <u>floor area ratio</u> of 0.35, whichever is less.

- BL 1382 The maximum number of guest rooms in a pension is based on the (c) 07 Aug 98 parcel area as shown in the table below. Maximum Number **Actual Parcel Area** of Guest Rooms $925 \, \text{m}^2$ 5 1000 m² 7 1050 m² or greater 8 (5) Siting (a) No person shall site a principal building in the CG-TP zone which has: (i) a front yard less than 7.5 m (24.6 ft); a rear yard less than 7.5 m (24.6 ft). (ii) (iii) side yard less than 4.5 m (14.7 ft), nor less than 6.0 m (19.7 ft) where adjacent to a highway right-of-way other than a lane. No person shall site an accessory building or structure in the (b) CG-TP zone which has: (i) a front yard less than 7.5 m (24.6 ft); a rear yard less than 1.5 m (4.9 ft), nor less than 6.0 m (ii) (19.7 ft); side yard less than 1.5 m (4.9 ft), nor less than 6.0 m (iii) (19.7 ft) where adjacent 5to a highway right-of-way other than a lane. Section 7.16A(5)(c) deleted by Bylaw 1673 adopted 01 Aug 2003. (c) (6) Size and Dimensions of Buildings and Structures (a) No person shall site a principal building in the CG-TP zone which exceeds a height of 10.0 m (32.8 ft). BL 2326 No person shall site an accessory building or structure in the (b) 04 Nov 11 CG-TP zone which exceeds a height of 6.0 m (19.7 ft). Parcel coverage in the CG-TP zone shall not exceed 35%. (c) BL 1382 (7) Other Regulations 07 Aug 98
 - (a) All <u>persons</u> carrying out a use permitted in the CG-TP zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.

BL 1382

07 Aug 98

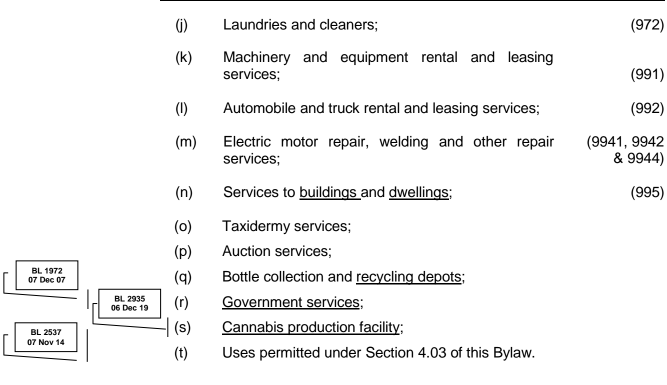
- (b) All <u>persons</u> carrying out a use permitted in the CG-TP zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> or <u>outdoor storage</u>.
 - (c) No <u>person</u> shall use or permit the use of any portion of a <u>parcel</u> in the CG-TP zone for the <u>wrecking and repair of vehicles</u> or for the storage of <u>derelict vehicles</u> except for the storage of not more than one <u>derelict vehicle</u> in other than the <u>front yard</u>.
 - (d) All guest rooms shall not be less than 9.5 m^2 (102.7 ft²), nor exceed 28 m² (301.4 ft²) in gross floor area.
 - (e) An <u>accessory dwelling unit</u> shall not be less than 32.5 m² (349.8 ft^2), nor exceed 95 m² (1022.6 ft^2) in <u>gross floor area</u>.
 - (f) An <u>accessory dwelling unit shall</u> contain not more than one (1) set of cooking facilities, not more than three (3) bedrooms, and shall be contained within the <u>principal building</u>.
 - (g) Cooking facilities in all guest rooms shall be limited to one (1) microwave oven and one (1) coffee maker.
 - (h) The minimum frontage of a parcel in the CG-TP zone shall not be less than 20.0 m (65.6 ft).

LIGHT INDUSTRIAL ZONE: MG-1

7.17 (1) <u>Permitted Uses</u>

Within the MG-1 zone the following uses only are permitted:

	(a)	Service industries incidental to agriculture;	(02)
	(b)	Forestry service industry;	(05)
	(c)	Sand and gravel pits;	(082)
	(d)	Service industries incidental to mineral and hydrocarbon extraction;	(09)
	(e)	The following manufacturing industries:	
		(x) door and window industries,	(10) (17) (26) (308) (33) (393) (397) (2542) (2543) (2581)
	(f)	The following construction industries:	
	(g)	 (i) building, developing and general contract- ing industries, (ii) trade contracting industries; The following transportation and storage industries: 	(40) (42)
DI 4072	(9)		(450)
BL 1972 07 Dec 07		 (i) truck transport industries, (ii) passenger transit system industries, (iii) storage and warehousing industries, including 	(456) (457)
		unenclosed storage of modular structures;	(47)
	(h)	The following wholesale trade industries:	
		(i) petroleum products wholesale(ii) automobile wrecking; ((511) (5911)
	(i)	The following retail trade services:	
		 (i) automotive parts and accessories stores, (ii) motor <u>vehicle</u> repair shops, (iii) other motor <u>vehicle</u> services; 	(634) (635) (639)



(2) <u>Accessory Uses</u>

- (a) Retail sale of products produced on the <u>parcel;</u>
- (b) Office space <u>accessory to one of the above permitted uses;</u>
- (c) Not more than one (1) <u>dwelling unit accessory to a permitted use;</u>
- (d) Other uses, <u>buildings</u> and <u>structures accessory to</u> the above permitted uses.
- (3) Parcel Area

No <u>parcel</u> shall be created in the MG-1 zone which is less than 0.2 ha (0.5 acres) in area.

(4) <u>Density</u>

No <u>person</u> shall site more than one (1) <u>dwelling unit</u> on a <u>parcel</u> in the MG-1 zone.

(5) <u>Siting</u>

(a)



- No <u>person</u> shall site a <u>building</u> or <u>structure</u> on a <u>parcel</u> in the MG-1 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - a <u>rear yard</u> less than 4.5 m (14.8 ft), nor less than 15.0 m (49.2 ft) where the <u>parcel</u> abuts a <u>parcel</u> in a Residential, Rural Residential or PG-1 zone;

- (iii) <u>side yard less than 4.5 m (14.8 ft)</u>, nor less than 15.0 m (49.2 ft) where the <u>parcel abuts a parcel in a Residential</u>, Rural Residential or PG-1 zone.
- (b) Section 7.17(5)(b) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the MG-1 zone which exceeds a <u>height</u> of 12.0 m (34.9 ft).
 - (b) <u>Parcel coverage</u> in the MG-1 zone shall not exceed 50%.
- (7) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the MG-1 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) All <u>persons</u> carrying out a use permitted in the MG-1 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> or <u>outdoor storage</u>.



BL 2171 07 May 10	RESC	DRT LIGHT INDUSTRIAL ZONE: MG-1(A)		
	7.17(A) (1)	Permitted Uses		
		Within the MG-1(A) zone the following uses only are permitted:		
		 (a) <u>Public utility use;</u> (b) Machinery and equipment maintenance and storage facility; (c) <u>Employee accommodation;</u> (d) Helipad: (e) <u>Wireless communication facility;</u> (f) Uses permitted under Section 4.03 of this Bylaw. 		
	(2)	Accessory Uses		
		Other uses, buildings and structures accessory to a permitted use.		
	(3)	Parcel Area		
		No <u>parcel shall</u> be created in the MG-1(A) zone which is less than 0.4 ha (1.0 acre) in area.		
	(4)	Density		
		For <u>employee accommodation</u> , no <u>person</u> shall site more than 20 <u>dwelling</u> <u>units per gross hectare of minimum usable site area (resort) on a parcel in</u> the MG-1(A) zone.		
	(5)	Siting		
		No <u>person shall site a building or structure on a parcel in the MG-1(A</u> zone which has:		
		(a) a <u>front yard less than 6.0 m (19.7 ft);</u>		
		(b) a <u>rear yard less than 4.0 m (13.2 ft);</u>		
		(c) a <u>side yard less</u> than 3.0 m (9.8 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u> .		
	(6)	Sizes and Dimensions of Buildings and Structures		
		(a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the MG-1(A) zone that exceeds a <u>height</u> of 12 m (39.4 ft).		
		(b) <u>Parcel coverage</u> in the MG-1(A) zone shall not exceed 50%.		

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(7) Other Regulations

- (a) All <u>persons</u> carrying out a use permitted in the MG-1(A) zone shall comply with the relevant provisions of Part 4, 5 and 6 of this Bylaw.
- (b) No <u>person</u> shall site an <u>employee accommodation building</u> in the MG-1(A) zone unless it is serviced by both a <u>community water</u> system and a <u>community sewer system</u>.
- (c) All <u>persons</u> carrying out a use permitted in the MG-1(A) zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> of <u>outdoor storage</u>.
- (d) <u>Employee accommodation shall</u>:
 - (i) include secure indoor storage for each resident within the development; and
 - (ii) provide on-site domestic laundry facilities either within each <u>dwelling unit</u> or as a common amenity available to all residents of the <u>employee accommodation</u> development.

HEAVY INDUSTRIAL ZONE: MG-2

7.18 (1) <u>Permitted Uses</u>

Within the MG-2 zone the following uses only are permitted:

- (a) Uses permitted in the Light Industrial Zone (MG-1), Section 7.17 (1);
- (b) Wood industries; (25)
- (c) Primary metal industries (29)
- (d) Fabricated metal products industries except machinery and transportation equipment industries; (30)
- (e) Electric power systems industry; (491)
- (f) Mineral and chemical production and mineral and chemical product industries; (35, 36, 37)
- (g) Storage of waste petroleum products
- (h) Mineral and hydrocarbon extraction; (06, 07, 08)
- (i) Uses permitted under Section 4.03 of this Bylaw.
- (2) <u>Accessory Uses</u>
 - (a) Office space <u>accessory to one of the above permitted uses;</u>
 - (b) Not more than one (1) <u>dwelling unit accessory to a permitted use;</u>
 - (c) Other uses, <u>buildings and structures accessory to a permitted use</u>.
- (3) <u>Parcel Area</u>

No <u>parcel</u> shall be created in the MG-2 zone which is less than 0.4 ha (1.0 acre) in area.

(4) Density

No <u>person</u> shall site more than one (1) <u>dwelling unit</u> on a <u>parcel</u> in the MG-2 zone.

(5) Siting

(a)

BL 1738 06 Aug 04

No <u>person</u> shall site a <u>building</u> or <u>structure</u> on a <u>parcel</u> in the MG-2 zone which has:

- (i) a front yard less than 7.5 m (24.6 ft);
- a <u>rear yard less</u> than 4.5 m (14.8 ft), nor less than 15.0 m (49.2 ft) where the <u>parcel abuts a parcel in a Residential</u>, Rural Residential or PG-1 zone;

- (iii) <u>side yard less than 4.5 m (14.8 ft)</u>, nor less than 15.0 m (49.2 ft) where the <u>parcel abuts a parcel in a Residential</u>, Rural Residential or PG-1 zone.
- (b) Section 7.18(5)(b) deleted by Bylaw 1673 adopted 01 Aug 2003.
- (6) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the MG-2 zone which exceeds a <u>height</u> of 12.0 m (34.9 ft).
 - (b) <u>Parcel coverage</u> in the MG-2 zone shall not exceed 50%.
- (7) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the MG-2 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) All <u>persons</u> carrying out a use permitted in the MG-2 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> or <u>outdoor storage</u>.



AIRPORT INDUSTRIAL ZONE: MG-4

7.19 (1) <u>Permitted Uses</u>

Within the MG-4 zone the following uses only are permitted:

- (a) The following transportation and storage industries:
 - (i) air transport industries, (451)
 - (ii) service industries incidental to air transport; (452)
- (b) Food services; (921)
- (c) Meteorological services;
- (d) <u>Agricultural use;</u>
- (e) Uses permitted under Section 4.03 of this Bylaw.
- (2) Accessory Uses
 - (a) Office space <u>accessory to one of the above permitted uses;</u>
 - (b) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.

(3) <u>Siting</u>

No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the MG-4 zone which has:

- (i) a <u>front yard less than 7.5 m (24.6 ft);</u>
- (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
- (iii) a side yard less than 7.5 m (24.6 ft).
- (4) Size and dimensions of Buildings and Structures
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the MG-4 zone which exceeds a <u>height</u> of 12.0 m (39.4 ft), subject to clause (b).
 - (b) Notwithstanding clause (a), in areas highlighted on Schedule "A", entitled "Buildings and Structures Height Limitation Areas", no person shall site a <u>building</u> or <u>structure</u> which exceeds the <u>height</u> regulations in Section 4.10 of this Bylaw.
- (5) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the MG-4 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
 - (b) All <u>persons</u> carrying out a use permitted in the MG-4 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> or <u>outdoor storage</u>.

COMMUNITY INSTITUTIONAL ZONE: PG-1

7.20 (1) <u>Permitted Uses</u>

Within the PG-1 zone the following uses only are permitted:



- (a) <u>Schools</u>, colleges and universities;
- (b) Churches and <u>rural retreats</u> including counselling services and facilities;
- (c) <u>Group homes;</u>
- (d) Group day cares;
- (e) Community halls, <u>clubs and lodges;</u>
- (f) <u>Rest homes;</u>
- (g) Senior citizens centres;
- (h) Hospitals and diagnostic centres;



(j) <u>Government services;</u>

Libraries;

- (k) cemeteries;
- (I) Uses permitted under Section 4.03 of this Bylaw.
- (2) Accessory Uses
 - (a) One <u>dwelling unit accessory to a permitted use;</u>
 - (b) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) Parcel Area

No <u>parcel</u> shall be created in the PG-1 zone which is less than 1670 m^2 (17976.3 ft²) in area.

(4) Siting

(a)

- No <u>person shall site a building or structure in the PG-1 zone which</u> has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - (ii) a <u>rear yard less than 7.5 m (24.6 ft);</u>
 - (iii) a side yard less than 7.5 m (24.6 ft).

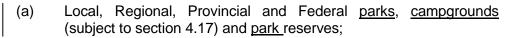
BL 1421 07 May 99

- (b) **Section 7.20(4)(b)** deleted by Bylaw 1673 adopted 01 Aug 2003.
- (5) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the PG-1 zone which exceeds a <u>height</u> of 10.0 m (32.8 ft).
 - (b) <u>Parcel coverage</u> in the PG-1 zone shall not exceed 60%.
- (6) <u>Other Regulations</u>
 - (a) All <u>persons</u> carrying out a use permitted in the PG-1 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.

PARKS AND RECREATION ZONE: PG-2

7.21 (1) <u>Permitted Uses</u>

Within the PG-2 zone the following uses only are permitted:



- (b) Sports fields and athletic facilities;
- (c) Conservation areas, recreation reserves, ecological reserves and wildlife sanctuaries;
- (d) <u>Park offices</u>, maintenance facilities and works yards;
- (e) Historical and archaeological display sites;
- (f) Museums;
- (g) Fairgrounds and exhibition grounds;
- (h) Section 7.21 (1) (h) deleted by Bylaw 1792 adopted 07 Dec 07.
- (i) Agricultural, silvicultural, horticultural and wildlife research centres, including fish hatcheries;
- (k) Uses permitted under Section 4.03 of this Bylaw.
- (2) Accessory Uses
 - (a) <u>Dwelling unit accessory to a permitted use;</u>
 - (b) Eating and drinking establishments <u>accessory to a permitted use;</u>
 - (c) <u>Concession stands accessory to a permitted use;</u>



- (d) Other uses, <u>buildings</u> and <u>structures accessory</u> to a permitted use, subject to subsection 7.21(5)(b).
- (3) <u>Siting</u>

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BL 1738
06 Aug 04 (a)
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- No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the PG-2 zone which has:
 - (i) a front yard less than 7.5 m (24.6 ft);
 - (ii) a <u>side yard less than 7.5 m (24.6 ft)</u>.
- (b) **Section 7.21(3)(b)** deleted by Bylaw 1673 adopted 01 Aug 2003.



(b)

- (4) <u>Size and Dimensions of Buildings and Structures</u>
 - (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the PG-2 zone which exceeds a <u>height</u> of 8.5 m (27.9 ft).

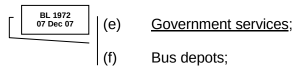
Parcel coverage in the PG-2 zone shall not exceed 60%.

- BL 1421 07 May 99
 - (5) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the PG-2 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.
- BL 2405 01 Feb 13
 - b) On <u>parcels</u> with a <u>campground</u> as a permitted use, uses <u>accessory</u> to a <u>campground</u> are identified in the "Regional District of East Kootenay – Campground Bylaw No. 2403, 2012", as amended from time to time.

7.22 (1) <u>Permitted Uses</u>

Within the PG-3 zone the following uses only are permitted:

- (a) Cemeteries and crematoria;
- (b) Public works, <u>vehicle</u> storage and equipment storage yards;
- (c) <u>Sanitary landfill sites</u> and facilities including <u>recycling depots</u>, subject to subsection (3)(b);
- (d) Storage of bulk products;



- (g) Agricultural use;
- (h) <u>Wireless communication facility;</u>
- (i) Uses permitted under Section 4.03 of this Bylaw.

(2) <u>Accessory Uses</u>

Uses, buildings and structures accessory to a permitted use.

- (3) <u>Siting</u>
- BL 1738 06 Aug 04 (a)

BL 1972 07 Dec 07

- Subject to clause (b), no <u>person</u> shall site any <u>building</u>, <u>structure</u>, works yard, storage yard or utility installation in the PG-3 zone which has:
 - (i) a <u>front yard less than 5.0 m (16.4 ft);</u>
 - (ii) a <u>rear yard less</u> than 3.0 m (9.8 ft), nor less than 15.0 m (49.2 ft) where the <u>parcel</u> abuts a <u>parcel</u> in the PG-1 zone;
 - (iii) a <u>side yard less</u> than 3.0 m (9.8 ft), nor less than 15.0 m (49.2 ft) where the <u>parcel</u> abuts a <u>parcel</u> in the PG-1 zone.
- (b) No <u>person</u> shall site sewage treatment or <u>sanitary landfill sites</u> in the PG-3 zone less than 1000.0 m (3,280.8 ft) from a <u>dwelling</u> in a Residential or Rural Residential Zone, nor from any <u>buildings</u> or <u>structures</u> in the PG-1 Zone.
- (c) Section 7.22(3)(c) deleted by Bylaw 1673 adopted 01 Aug 2003.

(4) <u>Size and Dimensions of Buildings and Structures</u>

- (a) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the PG-3 zone which exceeds a <u>height</u> of 10.0 m (32.8 ft).
- ^{BL 1421} ^{07 May 99} | (b) <u>Parcel coverage</u> in the PG-3 zone shall not exceed 60%.
 - (5) Other Regulations
 - (a) All <u>persons</u> carrying out a use permitted in the PG-3 zone shall comply with the relevant provisions of Parts 4, 5 and 6 of this Bylaw.

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RESORT OPEN SPACE, RECREATION AND TRAILS ZONE: PG-4

7.23 (1) <u>Permitted Uses</u>

Within the PG-4 zone the following uses only are permitted:

- (a) Conservation areas, recreation reserves, ecological reserves, and wildlife sanctuaries;
- (b) <u>Wildland use;</u>
- (c) Wildlife research centre;
- (d) <u>Wireless communication facility;</u>
- (e) Uses permitted under Section 4.03 of this Bylaw.

(2) <u>Accessory Uses</u>

- (a) <u>Cabin accessory to (1)</u> (b);
- (b) Other uses, <u>buildings</u> and <u>structures accessory to a permitted use</u>.
- (3) <u>Siting</u>

No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the PG-4 zone which has a <u>setback</u> less than 7.5 m (24.6 ft).

(4) Density

No <u>person</u> shall site more than one (1) <u>cabin accessory to wildland use</u> per 250 ha (618 acres) of PG-4 zoned land.

(5) Size and Dimensions of Buildings and Structures

No <u>person</u> shall site a <u>building</u> or <u>structure</u> in the PG-4 zone that exceeds a <u>height of 9.0 m (29.5 ft)</u>.

- (6) <u>Other Regulations</u>
 - (a) All <u>persons</u> carrying out a use permitted in the PG-4 zone shall comply with the relevant provisions of Part 4, 5 and 6 of this Bylaw.
 - (b) All <u>persons</u> carrying out a use permitted in the PG-4 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to <u>screening</u> of <u>outdoor storage</u>.
 - (c) <u>Buildings and structures accessory to wildland use</u> are restricted to warming huts, picnic shelters, trail signage, and <u>cabins accessory</u> to wildland use.

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RESORT RECREATION ZONE: RES-2

7.24 (1) <u>Permitted Uses</u>

Within the RES-2 zone the following uses only are permitted:

- (a) <u>Ski facility (ILR);</u>
- (b) <u>Concession stand;</u>
- (c) <u>Park;</u>
- (d) Helipad;
- (e) <u>Wireless communication facility;</u>
- (f) Uses permitted in Section 4.03 of this Bylaw.

(2) <u>Accessory Uses</u>

Other uses, buildings and structures accessory to a permitted use.

(3) <u>Siting</u>

No <u>person</u> shall site a <u>building</u> or <u>structure</u> on a <u>parcel</u> in the RES-2 zone which has a <u>setback</u> less than 3.0 m (9.8 ft), nor less than 4.5 m (14.8 ft) where adjacent to a <u>highway</u> right-of-way other than a <u>lane</u>.

(4) Sizes and Dimensions of Buildings and Structures

No <u>person</u> shall site a <u>building</u> or <u>structure</u>, exclusive of ski lift towers, in the RES-2 zone which exceeds a <u>height</u> of 12 m (39.3 ft).

(5) Off-Street Parking

<u>Off-street parking</u> shall be provided in accordance with the following table, where applicable. For uses not listed below, the provisions of Part 6 shall apply:

Use of Building or Lot	Minimum Number of Parking Spaces
Ski facility (ILR)	No parking spaces required
Concession stand	No parking spaces required

		Bylaw	No. 829	– Conso	lidation	Page 108
-	BL 2171 07 May 10		<u>RESO</u>	RESORT CORE ZONE: RES-4		
		7.25	(1)	Permitted Uses		
				Within the RES-4 zone the following uses only are permitted:		
				(a)	Hotel;	
				(b)	Motel;	
				(c)	Cat-skiing lodge;	
				(d)	<u>Cat-ski chalet;</u>	
				(e)	General retail;	
				(f)	Food services;	
				(g)	Bars, lounges and nightclubs;	
				(h)	Assembly use;	
				(i)	Real estate services;	
				(j)	Multiple family dwelling;	
				(k)	Employee accommodation;	
				(I)	Helipad;	
				(m)	Central check-in facility;	
				(n)	Uses permitted under Section 4.03 of this Bylaw.	
			(2)	Accessory Uses		
				(a)	Personal services, <u>accessory to (1)</u> (a), (b) and (c);	
				(b)	Other uses, buildings, and structures accessory to a permit	tted use.
			(3)	Densit	<u>v</u>	
				(a)	No <u>person</u> shall site a <u>cat-skiing lodge</u> on a <u>parcel</u> in the zone which exceeds a <u>floor area ratio</u> of 1.25.	ne RES-4
				(b)	For <u>multiple family dwellings</u> , no <u>person</u> shall site more <u>dwelling units</u> per <u>gross hectare</u> of <u>minimum usable site are</u> on a <u>parcel</u> in the RES-4 zone.	

- For employee accommodation and cat-ski chalet, no person shall (c) site more than 20 dwelling units per gross hectare of minimum usable site area (resort) on a parcel in the RES-4 zone.
- (4) No person shall site a building or structure on a parcel in the RES-4 zone which has a setback less than 3.0 m (9.8 ft) where adjacent to an access route, nor less than 4.5 m (14.8 ft) where adjacent to a highway right-ofway other than a lane.

(5) <u>Size and Dimensions of Buildings and Structures</u>

- (a) No <u>person</u> shall site more than one (1) <u>hotel</u> or <u>cat-skiing lodge</u> in the RES-4 zone which exceeds a <u>height</u> of 20.0 m (65.6 ft).
- (b) No <u>person</u> shall site a <u>multiple family dwelling</u> in the RES-4 zone which exceeds a <u>height of 16.0 m (52.5 ft)</u>.
- (c) No <u>person</u> shall site any other <u>building</u> or <u>structure</u> in the RES-4 zone which exceeds a <u>height</u> of 9 m (29.5 ft).
- (d) <u>Parcel coverage</u> shall not exceed 60% for <u>hotels</u> or <u>motels</u>.
- (6) Off-Street Parking
 - (a) <u>Off-street parking</u> shall be provided in accordance with the following table, where applicable. For uses not listed below, the provisions of Part 6 shall apply:

Use of Building or Lot	Minimum Number of Parking Spaces
Cat-skiing lodge	 1.5 per accommodation unit 2.5 per accommodation unit with a lock-off unit
Cat-ski chalet	- 2 per dwelling unit
Multiple Family Dwelling 2 or less bedrooms or more bedrooms	- 1 per <u>dwelling unit 3</u> - 1.5 per <u>dwelling unit</u>
All commercial and accessory uses	- 1 per 25 m ² of gross floor area

(b) For the purposes of calculating <u>off-street parking spaces</u> for <u>multiple family dwellings</u>, a bedroom will be any room not otherwise identified as a <u>kitchen</u>, living room, bathroom, laundry room, utility room or closet.

(7) Location of Off-Street Parking

Despite Section 6.03 (6)(a) of this Bylaw, required <u>off-street parking</u> provided on a <u>parcel</u> other than that on which the use, <u>building</u>, or <u>structure</u> being served is located may be located on a RES-4 or MG-1(A) <u>parcel</u>.

- (8) Off-Street Loading
 - (a) <u>Off-street loading spaces will be provided in accordance with the following, where applicable.</u>

- (i) <u>Hotel, motel, cat-skiing lodge</u>, office, retail, food services, bar, lounge and nightclubs require one (1) <u>off-street loading</u> <u>space</u> for all uses located on the same <u>parcel</u>.
- (ii) For uses not listed above, the provisions of Part 6 of this Bylaw apply.
- (9) <u>Other Regulations</u>
 - (a) All <u>persons</u> carrying out a use permitted in the RES-4 zone shall comply with the relevant provisions of Section 4, 5 and 6 of this Bylaw.
 - (b) No <u>person</u> shall site a <u>building</u> or <u>structure</u> in a RES-4 zone unless it is served by both a community water system and a community sewer system.
 - (c) All <u>persons</u> carrying out a use permitted in the RES-4 zone shall comply with the relevant provisions of Section 4.11 of this Bylaw with respect to the <u>screening</u> of <u>outdoor storage</u>.
 - (d) <u>Employee accommodation shall</u>:
 - (i) include secure <u>indoor storage</u> for each resident within the development; and
 - (ii) provide on-site domestic laundry facilities either within each <u>dwelling unit</u> or as a common amenity available to all residents of the development.

PART 8 ADOPTION

EFFECTIVE DATE OF DAY

8.01 This bylaw is in force from date of adoption.

READ a first time the 6th day of April, 1990.

READ a second time the 6th day of April, 1990.

READ a third time the 4th day of May, 1990.

APPROVED by the Ministry of Transportation and Highways, Regional Approving Officer the 20th day of June, 1990. *signed: "Janice M. Hoffman"*

APPROVED by the Minister of Environment pursuant to section 969 of the *Municipal Act* the 6th day of July 1990.

RECEIVED THE APPROVAL of the Minister of Municipal Affairs, Recreation & Culture the 25th day of July, 1990.

RECONSIDERED, FINALLY PASSED AND ADOPTED the 3rd day of August, 1990.

<u>"Brian Adams"</u> CHAIRMAN <u>"W.C. McNamar"</u> SECRETARY

Approved under the Provisions of Section 969 of the *Municipal Act*

<u>"J.O. Reynolds"</u>

John Reynolds Minister of Environment