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Amendments to Bylaw No. 600, Sooke Zoning Bylaw, 2013 Updated February 18, 2025

Bylaw No.	Amend. No.	Bylaw Purpose	Date of Adoption
569	600-1	Zoning Map Amendment – 6535 Grant Rd E	May 27, 2013
570	600-2	Zoning Map Amendment – 2083 Anna Marie Road	June 24, 2013
577	600-4	Text Amendment CD-11 – Knox Centre (Schedule 811)	October 15, 2013
578	600-5	Text Amendment CD13 – Horne Rd (Schedule 813) and Zoning Map Amendment	October 15, 2013
579	600-6	Zoning Map Amendment – 2078 Kennedy	October 15, 2013
581	600-7	Text Amendment – Lodge Definition (Part 2)	October 15, 2013
583	600-9	Misc. Text Corrections (Part 5, Sec 3.2, 3.4, 5.1-table & Schedules 104, 105, 202, 203, 402)	February 11, 2014
587	600-10	Zoning Map Amendment – 6695 Rhodonite	April 14, 2014
588	600-11	Zoning Map Amendment – 2346-2360 Sooke River RD	April 14, 2014
535	600-14	Zoning Map Amendment – Sun River	November 3, 2014
611	600-15	Zoning Map and Text Amendment 6509 Sooke Road Schedule 403.8(e)	March 30, 2015
616	600-17	Text Amendment – Sun River 2435 Phillips – Schedule 802.2(g)	May 25, 2015

Bylaw No.	Amend. No.	Bylaw Purpose	Date of Adoption
613	600-16	Zoning Map and Text Amendment – 6645 Soo Road – Schedule 405.8(g)	September 14, 2015
620	600-18	Zoning Map Amendment – 6431 Sooke Road	October 13, 2015
623	600-20	Zoning Map Amendment – 7000 Melrick Place	January 25, 2016
628	600-21	Zoning Map Amendment – 2017 Idlemore	February 9, 2016
622	600-19	Zoning Map Amendment – 2182 Church Road	March 21, 2016
630	600-22	Text Amendments – Schedules 401-405; 501-505; 601-603	March 21, 2016
633	600-23	Zoning Map Amendment – 7105 Grant Road	May 9, 2016
637	600-25	Zoning Map Amendment – 7109 Grant Road	May 9, 2016
642	600-28	Zoning Map Amendment – 7090 Grant Rd/2195 Firwood	July 11, 2016
605	600-13	Zoning Map Amendment – Kennedy Closed Road	July 11, 2016
643	600-29	Zoning Map Amendment – 7135 Grant Rd	August 29, 2016
646	600-31	Zoning Map Amendment – 7021 Grant Rd	October 11, 2016
638	600-33	Zoning Map Amendment – 6816 West Coast Road	October 11, 2016
636	600-24	Zoning Map Amendment – 7125 Grant Road	October 24, 2016
652	600-34	Zoning Map Amendment – 6557 Clairview Road	November 14, 2016
647	600-32	Zoning Map Amendment – 6038 Sooke Road & Text Amendment to RU3 (Schedule 103.2)	November 28, 2016
641	600-27	Zoning Text Amendment – CD11 Knox Centre – 2110 & 2120 Church Road (Schedules 811.1, 811.2, 811.7)	January 23, 2017
558	600-3	Zoning Map Amendment – 1781 Minnie Road and 7057 West Coast Road	March 13, 2017
663	600-35	Zoning Map Amendment – 7000 Melrick Place to RU4	May 8, 2017
665	600-36	Zoning Map Amendment – 6671 Wadams Way to P2	June 26, 2017
644	600-30	Zoning Map Amendment – Silver Spray to W3	July 10, 2017
670	600-37	Zoning Map Amendment – 6717 & 6723 Ayre Road to RM3	July 10, 2017
671	600-38	Zoning Map and Text Amendment – 2455 Phillips Road & 6334 Riverstone Dr (Schedule 802.7 & 802 Map)	July 10, 2017
676	600-40	Zoning Map Amendment Bylaw – W3 to W2 - District Lot 241 & 242	September 18, 2017
679	600-42	Zoning Map Amendment Bylaw No R1 to R2 - 2088 Charters Road	September 18, 2017
681	600-44	Zoning Map Amendment Bylaw -RU4 to RU2-2151 Allman Pl	October 10, 2017

Bylaw No.	Amend. No.	Bylaw Purpose	Date of Adoption
680	600-43	Zoning Map Amendment Bylaw - RU2 to P2 - 5229 Sooke Rd	November 27, 2017
675	600-39	Zoning Map Amendment Bylaw - 7004 Melrick Place	December 11, 2017
678	600-41	Zoning Map Amendment – R1 to RM4 - 6603 Sooke Rd (West Wind Harbour Cohousing)	December 11, 2017
683	600-46	Zoning Map Amendment - 2325 Church Hill Road to R3	February 13, 2018
689	600-50	Zoning Mao Amendment – 3018 Manzer Road to RU2	February 13, 2018
691	600-51	Zoning Map Amendment - 6882 West Coast Road, 1841&1843 Tominny Road to R3	March 12, 2018
692	600-52	Zoning Map Amendment – 6726 Eustace Road to C2	March 12, 2018
696	600-55	Text Amendment - RU1, RU2, RU3, RU4, & RU5 (Manufactured Home as Primary Use) – Schedules 101.2, 102.2, 102.5, 103.2, 104.2, 105.2)	March 12, 2018
686	600-47	Zoning Map Amendment – 2150 Melrick Place to R3	March 26, 2018
688	600-49	Zoning Map Amendment – 2298 Phillips Road to R2	March 26, 2018
694	600-53	Zoning Map Amendment - 7044 Maple Park Terr & 7002 Brailsford Place to R3	August 13, 2018
708	600-57	Zoning Map Amendment – 6868 Beaton Road to R3	August 13, 2018
711	600-60	Text Amendment – CD2 Zone (add office and health services: increase lot coverage to 35% for specific lots) - Schedules 802.2 & 802.6	August 13, 2018
695	600-55	Zoning Map Amendment – 6829 Grant Road to RM2	September 17, 2018
710	600-59	Text Amendment – Lot 1, VIP20069, Water Street (Boathouse) (Schedule 104.2)	September 17, 2018
707	600-56	Zoning Map Amendment – W1 to W3 – portion of water lot located near Boat Launch	December 10, 2018
726	600-67	Text Amendment – Temporary Use Permits in Gatewood Residential (section 3.33)	January 28, 2019
720	600-64	Zoning Map Amendment – RU4 to RU5 – 5651 Woodlands Rd	February 25, 2019
713	600-61	Zoning Map Amendment – C2 to C3 – 1890 Maple Ave	March 25, 2019
714	600-62	Text and Zoning Map Amendment – RM2 to R3 – portion of 1923 Maple Avenue (Schedule 203)	April 8, 2019
730	600-69	Text Amendment – C2 and C4 Zones (add definition of Cannabis Retail Store to Part 2 & Schedules402 & 404)	May 13, 2019

Bylaw No.	Amend. No.	Bylaw Purpose	Date of Adoption
729	600-68	Zoning Map Amendment – 2489 Otter Point Rd to RU5	June 10, 2019
736	600-71	Zoning Map Amendment – 1939 Maple Ave S to R2	September 9, 2019
743	600-74	Zoning Map Amendment – 5490 Sooke Rd to C1 & Text Amendment – 401.8 to add Veterinary	September 9, 2019
741	600-73	Text Amendment – Cannabis (sections 2, 3.33, 4.3, 4.4 & Schedules 501.2, 502.2, 503.2	September 16, 2019
738	600-72	Zoning Map Amendment – 2365 Church Road to Community Facilities (P2)	September 30, 2019
747	600-75	Zoning Map Amendment – RU4 to P2 (2020 Kaltasin)	November 25, 2019
771	600-78	Zoning Text Amendment – Agricultural- Intensive within RU1, RU2, RU3 (Schedules 101, 102 & 103)	February 10, 2020
748	600-76	Zoning Map Amendment – 2096 Kennedy Street (R1 to RM2)	May 11, 2020
750	600-77	Zoning Text Amendment – Floodplain	September 28, 2020
790	600-79	Zoning Amendment Bylaw No. 790 (600-79) - 2084 Ludlow Rd (RU4 to RU5)	October 26, 2020
797	600-81	Zoning Amendment Bylaw No. 797 (600-81) – 2604 Otter Point Road (RU4 to RU5)	March 8, 2021
801	600-82	Zoning Amendment Bylaw No. 801 (600-82) – 6671 Wadams Way (new CD15 Zone)	March 8, 2021
805	600-83	Zoning Amendment Bylaw No. 805 (600-83) – 5126 Sooke Road (RU2 to C2 and site-specific text amendment to C2)	March 8, 2021
791	600-80	Zoning Amendment Bylaw No. 791 (600-80) – 2182 Church Road (amend CD14 Wadams Way Comprehensive Development Zone)	June 28, 2021
807	600-84	Zoning Amendment Bylaw No. 807 (600-84) – 2109 Mowich Drive (RU4 to RU5)	June 28, 2021
809	600-85	Zoning Amendment Bylaw No. 809 (600-85) – 5627 Woodlands Road (RU4 to RU5)	November 8, 2021
817	600-87	Zoning Amendment Bylaw No. 817 (600-87) – Text Amendment 101.2 and 103.2	July 12, 2021
818	600-88	Zoning Amendment Bylaw No. 818 (600-88) – 1934 Powliuk Crescent (R2 to R3)	February 28, 2022
822	600-89	Text Amendments – definitions, general regulations, revising or removing schedules.	April 11, 2022
840	600-90	Text Amendments – density bonusing	April 11, 2022
864	600-94	Update Municipal Ticket Information	July 11, 2022
813	600-86	Zoning Amendment Bylaw No. 813 (600-86) – 2614 Otter Point Road (RU4 to RU5)	September 26, 2022
844	600-91	Zoning Amendment Bylaw No. 844 (600-91) – 5686 Woodlands Road (RU4 to RU5)	November 14, 2022

Bylaw No.	Amend. No.	Bylaw Purpose	Date of Adoption
868	600-92	Amend zoning on a portion of 6519 Throup Road to reorient and enlarge the existing Neighbourhood Commercial (C1) Zone decrease the Medium Density Multi Family 2 (RM2) Zone.	December 12, 2022
871	600-93	Amend C3 zone to remove retail and office use as an accessory use and to add health services, office, personal services, and retail to permitted uses.	December 12, 2022
887	600-96	Amend zoning on the property located at 2027 Maple Avenue South from Large Lot Residential (R1) to Medium Density Multi Family Residential 2 (RM2).	October 10, 2023
888	600-97	Amend zoning on the properties located at 2072, 2076, and 2080 Camden Place from Medium Lot Residential (R2) to Medium Density Multi Family Residential 2 (RM2).	October 30, 2023
886	600-95	Amend zoning on the property located at 5529 Croydon Place from Rural Residential (RU4) to Neighbourhood Rural Residential (RU5).	January 8, 2024
893	600-98	Add "Private Club" as a permitted principal use under the C1 Neighborhood Commercial Zone for the property legally described as Lot 1, Section 24, Sooke District Plan VIP79955 (2197 Otter Point Road)	January 22, 2024
898	600-100	6676 Sooke Road, from the General Commercial Zone (C2) to the CTC Town Centre Mixed Use Zone	March 25, 2024
902	600-101	2316 Church Road from Rural Residential (RU4) to Medium Density Multi-Family 2 (RM2)	June 24, 2024
904	600-102	6588 Throup Road from Large Lot Residential (R1) to Medium Density Multi- Family 2 (RM2)	June 24, 2024
895	600-99	2292 Phillips Road from Rural (RU2) to Medium Density Multi-Family 2 (RM2)	July 8, 2024
908	600-103	6956 Grant Road West from Large Lot Residential Zone (R1) to Medium Lot Residential Zone (R2)	July 8, 2024
914	600-106	2008 Murray Road from Public Recreation(P1) to General Commercial (C2)	November 25, 2024
915	600-107	1995 Caldwell Road from Large Lot Residential (R1) to Medium Density Multi- Family Residential 2 (RM2)	January 13, 2025
911	600-105	2032 Maple Avenue South from Large Lot Residential (R1) and Small Scale Agriculture (RU3) to Medium Density Multi- Family 2 (RM2)	February 18, 2025
910	600-104	Multiple amendments related to Small Scale Multi Unit Housing and compliance with provincial legislation, Bill 44 – Housing Statutes (Residential Development) Amendment Act.	February 18, 2025



Sooke Zoning Bylaw

THE CORPORATION OF THE DISTRICT OF SOOKE

BYLAW No. 600, SOOKE ZONING BYLAW, 2013

Adopted: January 28, 2013

The following sections "User Guide", "Using the Sooke Zoning Bylaw", "Sooke Zoning Bylaw Format" and the "Table of Concordance" are intended for information only and do not form part of the District of Sooke Bylaw No. 600, Sooke Zoning Bylaw, 2013.

User Guide

The Sooke Zoning Bylaw establishes regulations for the use of land and buildings in the District of Sooke. It also regulates the type, location and intensity of development.

The Zoning Bylaw reflects only municipal regulation and policy, including the District of Sooke Official Community Plan. Other bylaws, regulations and Acts of the District of Sooke, Province of British Columbia, and Government of Canada must also be observed.¹ It is up to the individual to ensure that relevant laws are observed.

As a reference document, the Sooke Zoning Bylaw's *Table of Contents* is an important index. The Bylaw is organized in seven (7) parts:

- PART 1: INTERPRETATION and ADMINISTRATION contains basic information on the legal framework of the Bylaw, which includes all the uses regulated by the Zoning Bylaw, as well as information on how to interpret the Bylaw regulations.
- **PART 2: DEFINITIONS** defines important terms used in the Bylaw.
- **PART 3: GENERAL REGULATIONS** contains the regulations for all uses and development types that apply in all zones. These regulations generally supplement those in the Part 5.
- **PART 4:** SPECIFIC USE REGULATIONS contains regulations for specific types of uses. In Sooke, these include: Bed & Breakfast, Crematorium, Home-Based Businesses, Off-street Loading requirements, and Parking.
- **PART 5: ZONES** contains general information about how to interpret the zone descriptions and zoning maps. The individual zone description is located in the Bylaw Zone Schedules.
- PART 6: REPEAL OF PREVIOUS BYLAW

Bylaw, District of Sooke Soil Removal Bylaw

¹ Users of this bylaw in regard to the zoning of lands in the District of Sooke are advised that they may also need to be knowledgeable of the requirements of the following legislation: *Land Title Act, Local Government Act, Strata Property Act, BC Building Code, BC Fire Code, Real Estate Act, Agricultural Land Reserve Act, District of Sooke Subdivision and Development Standards Bylaw, District of Sooke Development Procedures Bylaw, Sooke Official Community Plan Bylaw, District of Sooke Deposit of Soil*

PART 7: EFFECTIVE DATE OF BYLAW

ZONE SCHEDULES are numbered 101 to 900 containing the uses and regulations pertaining to the zones referred to in Part 5 and form an integral part of this bylaw. The zone schedules include the zone descriptions.

Schedule "A" is the zoning map.

Schedule "B" is a list of offences and their penalties under the Zoning Bylaw and any other material that forms part of the *Sooke Zoning Bylaw*.

Using the Sooke Zoning Bylaw:

1. Determining Zoning and Regulations for a Specific Parcel

- I. To determine regulations applicable to a specific parcel, you must first find the parcel on the official Zoning Bylaw Maps. The appropriate map will show the zoning that applies to the parcel.
- II. Look up the corresponding regulations. Start with the Zones (Part 5) to determine what Zone Schedule Number the applicable zone is in. Once the Zoning Schedule Number is determined and located in the bylaw, the zone description identifies what uses are permitted and contains most standards that apply. These development regulations can help guide the preparation of a subdivision and/or development plan. Some uses and types of development have specific regulations contained in Part 3 or 4.
- III. If your proposal relates to a mixed use, commercial, industrial, or multi-family development, you must refer to the District of Sooke's Development Permit Guidelines adopted by Council, and incorporate these measures into your application.
- IV. Refer to Part 1 and Part 2 for additional information on how to apply the regulations to a specific parcel.
- V. Discuss your proposed Zoning or development with staff from District of Sooke's Development Services Department.

2. Determining Where a Specific Use May Locate

To determine where in the District of Sooke a specific use may locate, you must first determine what Zone will permit that specific use. Use the table in Part 5 to identify the Zoning District Name and then find what the Zone Schedule Number is for that Zoning District Name. Turn to the Zone Schedule Number in the bylaw. Permitted uses are either principal uses (the main type of use of the property), or accessory (only permitted in support of a principal use). You should also check Parts 3 and 4: Rules because some uses are subject to additional regulations.

If you require assistance with the regulations or processes contained in the Zoning Bylaw, please call or visit the District of Sooke's Development Services Department. The official and most recent version of the Zoning Bylaw and amendments is located at the District of Sooke's offices. This version of the Zoning Bylaw should be consulted in all cases where an officially certified version of the Bylaw is required.

Sooke Zoning Bylaw Format

Outline. The format of the District of Sooke's Zoning Bylaw follows a simple layout intended to facilitate its use. Major divisions within the Zoning Bylaw are called "Parts" and major divisions within Parts are called "Sections", which can be grouped together into Divisions. The divisions in the Zoning Bylaw are shown below.

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PART 2
Division 1
5. Section
5.5 Subsection
(b) Paragraph
(ii) Sub-paragraph
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References in the Sooke Zoning Bylaw. The reference number starts with the Section number and continues down to the appropriate level for the reference.

Referencing Other Documents. When reference is made to a document outside of the District of Sooke municipal bylaws, the referenced document's name is in italicized text, such as *Local Government Act*.

Definitions. The Sooke Zoning Bylaw has been written in "plain English" style and the meaning is intended to be clear. However, because it is also a statutory document and because of the need for terms with specific meanings, the Bylaw also provides guidance on how specific terms are used.

If you require assistance with the regulations or processes contained in the Sooke Zoning Bylaw, please call or visit the District of Sooke's Development Services Department. The official version of the Zoning Bylaw and amendments is located at the District of Sooke's offices. This version of the Zoning Bylaw should be consulted in all cases where an officially certified version of the Bylaw is required.

Table of Concordance

Zoning Bylaw No. 270	Zoning Bylaw No. 500	Zoning Bylaw No. 600
(Repealed)	(Repealed)	3 ,
Rural Watershed and Forest Reserve (RU1)	Watershed, Forest & Agriculture (RU1)	Watershed, Forest & Agriculture (RU1)
Rural (RU2)	Rural (RU2)	Rural (RU2)
Agricultural (RU3)	Small Scale Agriculture (RU3) Parcels larger than 10 ha. Rural Watershed and Forest Reserve (RU1)	Small Scale Agriculture (RU3) Rural Watershed and Forest Reserve (RU1)
Rural Residential (RR1) Rural Residential (RR1A) Rural Residential (RR1B)	Rural Residential (RU4)	If outside SSA Rural Residential (RU4) If inside SSA Large Lot Residential (R1)
Gateway Residential (GR)	Rural Residential (RU4)	Rural Residential (RU4)
	Gateway Residential (RU5)	Gateway Residential (RU5)
Village Residential 1 (R1)	If inside SAA Large Lot Residential (R1) If outside of SSA (RU4)	Large Lot Residential (R1) Rural Residential (RU4)
Village Residential 2 (R2)	If inside SSA, Large Lot Residential (R1) If outside of SSA (RU4)	Large Lot Residential (R1) Rural Residential (RU4)
Village Residential 3 (R3)	Rural Residential (RU4)	Rural Residential (RU4)
Urban Reserve (R4)	Rural Residential (RU4)	Rural Residential (RU4)
Town Centre Residential (RS1)	Medium Lot Residential (R2)	Medium Lot Residential (R2)
Mixed Small Lot Residential (RS2)	Small Lot Residential (R3)	Small Lot Residential (R3)
Small Lot Residential (RS3)	Small Lot Residential (R3)	Small Lot Residential (R3)
Manufactured Home Park (RM/RM1)	Manufactured Home Park (MHP)	Manufactured Home Park (MHP)
Low Density Multi-Family (RM2)	Low Density Multi-Family (RM1)	Low Density Multi-Family (RM1)
Townhouse (RM2X)	Medium Density Multi-Family (RM2)	Medium Density Multi-Family (RM2)
Medium Density Multi-Family (RM3)	Medium Density Multi-Family (RM2)	Medium Density Multi-Family (RM2)

District of Sooke Bylaw No. 600 Sooke Zoning Bylaw, 2013

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Apartment (RM3X)	Medium Density Multi-Family (RM2)	Medium Density Multi-Family (RM2)
High Density Multi Family (RM4)	High Density Multi-Family (RM4)	High Density Multi-Family (RM4)
Neighbourhood Commercial (CN1)	Neighbourhood Commercial (C1)	Neighbourhood Commercial (C1)
Village Commercial (C2)	General Commercial (C2)	General Commercial (C2)
Parking Lot (C3)	General Commercial (C2)	General Commercial (C2)
Neighbourhood Pub (C4)	Neighbourhood Commercial (C1)	Neighbourhood Commercial (C1)
Apartment Commercial (C5)	General Commercial (C2)	General Commercial (C2)
Service Commercial (CS1)	Service Commercial (C3)	Service Commercial (C3)
Service Commercial (CS1A)	Service Commercial (C3)	Service Commercial (C3)
Marine Commercial (CM1)	Recreational Commercial (C4)	Recreational Commercial (C4)
Recreational Commercial (CR1)	Recreational Commercial (C4)	Recreational Commercial (C4)
Town Centre Commercial (CTC1)	Town Centre Commercial 1 – North (CTC1) Town Centre Commercial 2 – South (CTC2)	Town Centre Commercial (CTC)
Public Recreation (P1)	Public Recreation (P1)	Public Recreation (P1)
Community Facility (P2)	Community Facility (P2)	Community Facility (P2)
Public Utility (P3)	Public Utility (P3)	Public Utility (P3)
Light Industrial (M1)	Light Industrial (M1)	Light Industrial (M1)
General Industrial (M2)	General Industrial (M2)	General Industrial (M2)
Heavy Industrial (M3)	Heavy Industrial (M3)	Heavy Industrial (M3)
Marine Industrial (M4)	Marine Industrial (M4)	Marine Industrial (M4)
	Technical Industrial Business Park (M5)	Technical Industrial Business Park (M5)

Passive Recreation (W1)	Passive Recreation (W1)	Passive Recreation (W1)
Private Wharf (W2)	Private Wharf (W2)	Private Wharf (W2)
Marina (W3)	Marina (W3)	Marina (W3)
Marine Pub (W4)	Recreational Commercial (C4)	Recreational Commercial (C4)
N/A	N/A	Group Moorage (W4)
Marine Residential (W5)	Zone eliminated	N/A
Marine Industrial (W6)	Marine Industrial (W6)	Marine Industrial (W6)
Marine Shell Fish Processing (W7)	Marine Aquaculture Processing (W7)	Marine Aquaculture Processing (W7)
The Ponds/Terraces (CD1)	The Ponds/Terraces (CD1)	The Ponds/Terraces (CD1)
Sun River Estates (CD2)	Sun River Estates (CD2)	Sun River Estates (CD2)
Silver Spray (CD3)	Silver Spray (CD3)	Silver Spray (CD3)
Tent Lot Residential (CD4)	Tent Lot Residential (CD4)	Tent Lot Residential (CD4)
Beaton Road Residential (CD5)	Beaton Road Residential (CD5)	Beaton Road Residential (CD5)
Tominny Road (CD6)	Tominny Road (CD6)	Tominny Road (CD6)
Mariner's Village (CD7)	Mariner's Village (CD7)	Mariner's Village (CD7)
Prestige Hotel & Resort (CD8)	Prestige Hotel & Resort (CD8)	Prestige Hotel & Resort (CD8)
Spiritwood Estates (CD9)	Spiritwood Estates (CD9)	Spiritwood Estates (CD9)
Charters River Stewardship Zone (CD10)	Charters River Stewardship Zone (CD10)	Public Recreation (P1)
N/A	Knox Centre Zone (CD11)	Knox Centre Zone (CD11)
N/A	West Coast Mixed Use (CD12)	West Coast Mixed Use (CD12)
N/A	N/A	Harbourside Cohousing CD Zone (CD13)
N/A	N/A	Wadam's Way CD Zone (CD14)
		Zone (CD13) Wadam's Way CD Zone

N/A	N/A	Lot A CD Zone (CD15)

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DISTRICT OF SOOKE

BYLAW No. 600

A bylaw to regulate the use of land and the location, use, size and shape of buildings and structures erected within the District of Sooke.

The Council of the District of Sooke, in open meeting assembled, enacts as follows:

PART 1 – INTERPRETATION & ADMINISTRATION

Division 1: Title and Application

1.1 Title

This Bylaw is the Sooke Zoning Bylaw, 2013.

1.2 Purpose

The principal purpose of this Bylaw is to provide a clear and efficient zoning system by:

- a) Promoting health, safety, convenience, and welfare of the public:
- b) Creating a range of housing opportunities and choices;
- c) Making fair, cost effective, consistent development decisions;
- d) Integrating green, open, public space into daily living;
- e) Maintaining Sooke's rural character;
- f) Creating Sooke as a compact, walkable community;
- g) Securing adequate light, air, and access;
- h) Conserving property values.

1.3 Application

- a) This Bylaw shall apply throughout the corporate limits of the District of Sooke.
- b) Nothing contained in this Bylaw shall relieve any person from the responsibility to seek and comply with other legislation applicable to their undertaking.

1.4 Severability

If any section, subsection, clause, or phrase 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 the remaining portion of this Bylaw.

Division 2: Compliance

1.5 Permitted Uses

No lands, buildings, or structures in any zone shall be used by the owner, occupier, or any other person for any use, except as provided in this Bylaw and being specifically permitted for the zone in which it is located as set out in the Zone Schedules in Part 5 of this Bylaw.

1.6 Enforcement and Inspection

Enforcement Officers are as designated by the Municipal Ticketing Information Bylaw, and:

- a) are authorized to enforce this Bylaw and carry out inspections regarding the use and occupancy of buildings and property;
- b) are authorized to enter at all reasonable times upon any property in the District of Sooke for the purpose of ascertaining whether the requirements of this Bylaw are being met and the regulations under this Bylaw are being observed; and
- c) may give notice to the owner of any property directing the owner or occupant to correct any condition which constitutes a violation of this Bylaw.

No person shall interfere with or obstruct the entry of an officer or employee of the District of Sooke onto any land, or into any building, to which entry is made or attempted pursuant to the provisions of this Bylaw.

1.7 Offences and Penalties

- a) This bylaw may be enforced by means of a ticket in the form prescribed for the purpose of s. 264 of the *Community Charter*.
- b) Offences and fines are as designated by the Municipal Ticketing Information Bylaw.
- c) Any person who contravenes this bylaw commits an offence and on summary conviction by a court of competent jurisdiction, is subject to a fine of not more than \$50,000.00, in addition to the costs of prosecution. Each day during which a violation, contravention, or breach of this bylaw continues is deemed to be a separate offence.

Division 3: Administration

1.8 Applications in Progress

A completed application for a building permit which is received prior to the effective date of this Bylaw shall be processed in accordance with Bylaw No. 500, *Sooke Zoning Bylaw*, 2011, as amended. Such applications shall be approved or rejected within 12 months of this Bylaw coming into effect and, if rejected, any future development must comply with this Bylaw.

1.9 Bylaw Amendments

Applications to amend this Bylaw shall be made in accordance with the District of Sooke's *Development Procedures Bylaw*.

1.10 Appeals and Variances

- a) Variances to this Bylaw may be granted by the Board of Variance of the District of Sooke.
- b) Variances to this Bylaw may be granted by Council through the issuance of development variance permits.
- c) Variances to this Bylaw may be granted by Council through the issuance of development permits.

NOTE: Diagrams are provided for illustration purposes only in this Bylaw.

PART 2 - DEFINITIONS

In this Bylaw:

ACCESSORY BUILDING means a building, located on the same lot as a principal building, the use or intended use of which is customarily ancillary, subordinate and associated with the use of the principal building or the use of the lot;

ACCESSORY RETAIL means an accessory use of a building or structure for retail sales that does not exceed ten percent of the floor area on the storey which it is located;

ACCESSORY USE means a use which is customarily ancillary to, subordinate to, and customarily associated with the principal use, building or structure;

ACTIVE FLOODPLAIN means in relation to a stream the land that is adjacent to the stream, inundated by the 1 in 5 year return period flow of the stream, and capable of supporting plant species that are typical of inundated or saturated soil conditions and distinct from plant species on freely drained upland sites adjacent to the land. [Added by Bylaw 750 (600-77), Adopted September 28, 2020]

AGRICULTURAL LAND RESERVE (ALR) means those lands designated as such under the *Agricultural Land Commission Act*;

AGRICULTURAL UNIT means live weight of 455 kg (1,000 lbs) of livestock, or farmed game, or any combination of them equaling 455 kg (1,000 lbs) or 10 poultry;

AGRICULTURE means the use of land, buildings, and structures for growing, rearing, producing and harvesting of agricultural products or raising livestock; includes processing crops grown on the land, the storage and repair of farm machinery and implements of husbandry used on that farm, and sale of agricultural products produced on the land. For the purposes of this Bylaw, Agriculture also includes Horticulture, and Silviculture, but specifically excludes Agriculture-Intensive, Cannabis Production-Micro, Cannabis Production-Standard, and all manufacturing, processing, storage and repairs not specifically included in this definition; [Amended by Bylaw 741 (600-13) Adopted September 16, 2019]

AGRICULTURE – INTENSIVE means the use of land, buildings and structures for the growing of mushrooms or the confinement of poultry, livestock or fur bearing animals, where more than 10 agricultural units are located within a building, structure or feedlot; includes but is not limited to poultry and poultry egg farming, piggeries, fur farms, breeding and boarding kennels, animal training, the keeping of pigeons, rabbits, and doves, feedlots and manure storage piles;

AMENITY AREA means an indoor or outdoor area provided for and maintained by the owners or residents of a building or lot for social, aesthetic, recreational or leisure purposes, having in the case of an outdoor area no dimension less than 6 m and no slope greater than 10 percent, and does not include any required building setback area, storage

area, off-street parking or loading area, driveway or area designated for private use by an individual owner such as limited common property in a strata plan;

AMUSEMENT FACILITY, INDOOR means a development or use providing for entertainment and amusement activities which take place inside a building and where patrons are the primary participants;

AMUSEMENT FACILITY, OUTDOOR means a development or use providing facilities for entertainment and amusement activities which primarily take place out of doors and where patrons are the primary participants; includes golf courses;

APARTMENT BUILDING means a building comprised of three or more dwelling units with shared entrance facilities to a common hallway, corridor or stairwell;

AQUACULTURE means the growing and cultivation of aquatic plants, invertebrates such as sea cucumbers, shellfish or fish, for commercial or ecosystem preservation purposes, in any water environment or in man-made containers of water; [Amended by Bylaw 750 (600-77) Adopted September 28, 2020]

AQUACULTURE, LAND-BASED means the cultivation, rearing and harvesting of fin fish on land; may include the cleaning, icing and storage of fish grown on the same lot; excludes:

- a) the rendering, canning, smoking, cooking and processing of fish;
- b) the manufacture of fish feed or the mixing of fish offal with fish feed;
- c) the disposal on the lot of fish offal; and
- d) the outdoor storage of fish offal;

AQUACULTURE PROCESSING OPERATIONS means all handling of the harvest of an aquaculture use; may include bleeding and gutting, cleaning, shucking, storage, packaging, rendering, canning, smoking, cooking and/or processing; excludes:

- a) the manufacture of fish feed or the mixing of fish offal with fish feed;
- b) the disposal on the same site of fish offal; and
- c) the outdoor storage of fish offal;

ASSEMBLY USE means the use or occupancy of a structure or a part thereof for the gathering of persons for civic, political, social, charitable, philanthropic, cultural, private recreational or private educational purposes;

ASSESSMENT REPORT means a report prepared in accordance with the assessment methods to assess the potential impact of a proposed development in a Riparian Assessment Area and which is certified by a Qualified Environmental Professional;

ASSISTED LIVING FACILITY means a form of residential accommodation for persons who due to age, physical limitation or mental impairment, require personal services in order to continue to live independently in most respects. Each unit must have a private bed-sitting room; may have a kitchen; some or all of the units may have common facilities;

AUTO SERVICE FACILITY means a use providing for the retail sale of motor fuels and lubricants as its principal use; may include the sales, servicing and repairing of vehicles, the sale of automobile accessories and ancillary vehicle washing and sales of related retail products; excludes wholesale sales, vehicle sales, painting or structural or body repairs;

BASEMENT means a storey or the storeys of a building located below the First Storey;

BED AND BREAKFAST means the accessory use of a single family dwelling or an accessory building for temporary overnight tourist accommodation of the travelling public, but which does not provide meals, other than breakfast, for guests;

BED AND BREAKFAST UNIT means a sleeping unit for accommodating overnight guests with a bathroom or a shared bathroom, and may include a sitting room or a shared sitting room but specifically excludes kitchens;

BOARDING AND LODGING means a use where an unrelated individual, for consideration, receives accommodation in a dwelling unit and where meals may or may not be provided;

BOAT RAMP means a facility or structure located on a shoreline to accommodate vehicles or trailers for the purpose of launching and retrieving boats from and with a trailer;

BUSINESS PARK means a purpose-built or redeveloped area that provides office space and can include high-technology production and light industrial uses as well as leisure and convenience amenities for employees. The development is characterized by low-rise buildings with enhanced landscaping and screening on the site;

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

BUILDING OFFICIAL means a Building Official of the District of Sooke;

BUSINESS means a use conducted to generate income or revenue;

BYLAW ENFORCEMENT OFFICER means the Bylaw Enforcement Officer of the District of Sooke:

CAMPGROUND means an area of land in which spaces are provided, occupied and managed for the temporary accommodation of the travelling public for a length of stay of less than 180 consecutive days, in travel trailers, recreational vehicles or tents and may include accessory sanitary and laundry facilities but specifically excludes the occupation of a campground space by a manufactured home;

CAMPGROUND SPACE means an area in a campground used or intended to be used, rented or leased, for the temporary recreational occupancy of tents, one travel trailer or one recreational vehicle;

CANNABIS PRODUCTION–MICRO means the cultivation of cannabis in less than 200m2 of area whether indoor or outdoor, and the processing of less than 600 kg of dried flower (or equivalent) permitted through Health Canada licenses issued for Nursery, Micro-Cultivation, Micro-Processing and Sale for Medical Purposes only. [Added by Bylaw 741 (600-13) Adopted September 16, 2019]

CANNABIS PRODUCTION–STANDARD means the cultivation, processing, research, testing, and sale of cannabis permitted through Health Canada licenses issued for Standard Cultivation, Standard Processing, Analytical Testing, Research, and Sale for Medical Purposes only. [Added by Bylaw 741 (600-13) Adopted September 16, 2019]

CANNABIS RETAIL STORE means a retail premises that is licensed by the Liquor and Cannabis Regulation Branch of British Columbia for the sale of cannabis for recreational purposes; [Added by Bylaw 730 (600-69) Adopted May 13, 2019]

CLUSTER DWELLING – See Dwelling, Cluster;

COMMERCIAL EXHIBIT means a place in which there are exhibited or displayed for sale, works of art, curios, artifacts, antiques, or other objects of cultural, artistic or aesthetic interest and may include a garden, greenhouse, or other place in which flowers, herbs, shrubs or trees are cultivated or grown for public display or exhibition and for admission to which a fee or price is charged, demanded or accepted;

COMMERCIAL SCHOOL OR COLLEGE means an establishment which provides instruction in a specific field or curriculum;

COMMUNITY CARE FACILITY means a facility licensed pursuant to the *Community* Care and Assisted Living Act;

COMMUNITY SEWER SYSTEM means a sewer system owned, operated, and maintained by the District of Sooke or the Capital Regional District; [Added by Bylaw 910 (600-104) Adopted February 18, 2025]

COMMUNITY WATER SYSTEM means a water supply system owned, operated, and maintained by the District of Sooke or the Capital Regional District; [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

CONCESSION means the retail sale of hot and cold snacks, sunglasses, sunscreen and similar items required by park and campground users;

CONVENIENCE STORE means a retail store contained in one building, having a floor area not exceeding 180 m² and providing for the sale of items regularly used by households, including but not limited to staples, groceries, books, magazines, household accessories, movie rentals, and pre-packaged food and beverage takeout service;

COOPERATIVE HOUSING means housing for seniors or low-income families who are members of a housing cooperative;

COUNTRY MARKET means premises for the sale by farmers or artisans of products they have grown or crafted locally including but not limited to fruits, vegetables, herbs, flowers, meat, fish, poultry, dairy products, baked goods, works of art, and crafts such as pottery, but excluding the sale of live animals;

DAYCARE CENTRE – see Community Care Facility;

DENSITY – see the *Local Government Act's* definition of density;

DEVELOPMENT means any of the following associated with or resulting from the local government regulation or approval of residential, commercial or industrial activities or ancillary activities to the extent that they are subject to local government powers under Part 26 of the *Local Government Act*:

- a) removal, alteration, disruption or destruction of vegetation;
- b) disturbance of soils:
- c) construction or erection of buildings and structures;
- d) creation of nonstructural impervious or semi-impervious surfaces;
- e) flood protection works;
- f) construction of roads, trails, docks, wharves and bridges;
- g) provision and maintenance of sewer and water services;
- h) development of drainage systems;
- i) development of utility corridors; and
- j) subdivision;

DISTRICT OF SOOKE means the Corporation of the District of Sooke;

DOCK, PRIVATE means a use on the water contiguous to a single-family dwelling use, which is used for moorage of private boats of the upland owner and excludes servicing, fueling, pumping-out, chartering and the rental of moorage space;

DUPLEX means a building in which two dwelling units are placed either one above the other or side by side and sharing a common wall;

DWELLING, CLUSTER means one dwelling unit or two dwelling units within the same building which are on the same lot as at least four other dwelling units;

DWELLING, MULTI-FAMILY means an apartment building, cluster dwelling, rowhouse, stacked townhouse, and townhouse and includes a duplex on lands zoned multi-family;

DWELLING, SINGLE-FAMILY means a residential use in a detached residential building, either site built or factory built (if a modular or panelized home), consisting of one dwelling unit which is occupied or intended to be occupied as a permanent home or residence for one family and having not more than one kitchen except that a secondary suite permitted by this Bylaw in a single-family dwelling must have its own kitchen; excludes manufactured homes, park model trailers, motor homes, travel trailers, and recreational vehicles;

DWELLING, SMALL-SCALE MULTI-UNIT RESIDENTIAL means a residential building comprised of up to four dwelling units which may consist of a duplex, townhouse, or stacked townhouse, but excludes an apartment building, a cluster dwelling, a manufactured home, a rowhouse, or a single-family dwelling; [Added by Bylaw 910 (600-104) Adopted February 18, 2025]

DWELLING UNIT means a self-contained set of rooms, including provisions for living, sleeping, cooking and sanitation; containing not more than one kitchen, with a direct entrance to the open air or to a common hallway or corridor, without passing through any other dwelling unit, and used or capable of being occupied as a permanent residence for one family; includes suites and manufactured homes, and modular homes or prefabricated dwellings meeting CSA-Z240 standards or equivalent, excludes recreational vehicles, tents, buses, travel trailers, or other vehicles;

ECOSYSTEM PRESERVATION means to protect or save natural resources or ecosystems for future use and enjoyment [Added by Bylaw 750 (600-77), Adopted September 28, 2020]

ELEVATION means the height or distance above the high water mark or natural boundary of a stream, watercourse or of the ocean;

EMPLOYEE HOUSING means residential accommodation provided by the employer for their employees;

ENCLOSED means contained within a building or structure; See also Unenclosed;

EQUIPMENT SALES/RENTALS means any use providing for the sale or lease of new or used tools, appliances, bicycles and other sporting equipment, office machines, furniture, light construction equipment or similar items; includes the accessory retail sale of goods; excludes vehicle and heavy equipment sales/rentals;

FAMILY means two or more persons related by blood, marriage, common law, marriage, adoption or foster parenthood sharing one dwelling unit, or not more than five unrelated persons living together as a single domestic unit and sharing one dwelling unit;

FARM means an area of land on which crops or animals are raised;

FARM BUILDING means a building which does not contain a residential occupancy and which is (a) associated with and located on land devoted to the practice of farming and (b) used essentially for the housing of farm equipment or livestock, or the production, storage or processing of agricultural and horticultural produce or feeds;

FENCE means free standing structures used to screen around all or part of a lot or site and includes arbour, archway, gate, screen, trellis and wall, but does not include hedges and similar landscaping;

FIRST STOREY – see Storey, First;

FISH includes all stages of salmonids, game fish, and regionally significant fish;

FLOODPLAIN, ACTIVE means an area of land that supports or may support floodplain plant species and is:

- a) Adjacent to a stream that may be subject to temporary, frequent or seasonal inundation, other than by tsunami, or
- b) Within a boundary that is indicated by the high water mark;

FLOOR AREA means the total floor area of all floors within a building or a structure measured from the interior faces of the exterior walls, including all areas giving access thereto such as corridors, hallways, landings, foyers, staircases, stairwells, enclosed balconies and mezzanines, enclosed porches or verandas, but excluding carports and garages, unenclosed balconies, porches, verandas, or sundecks or accessory parking areas:

FLOOR AREA RATIO means the total floor area permitted on a lot relative to the area of the lot, expressed as a ratio;

FORESHORE means the area between the high tide (or natural boundary) and low tide water levels in marine systems, or between seasonal high water and low water levels for lakes [Added by Bylaw 750 (600-77), Adopted September 28, 2020]

FRONTAGE means the portion of a lot that fronts on a public road consisting of the distance between the side lot lines measured at the point where the side lot lines intersect the street right-of-way. In the case of a curved road, the frontage follows the arc of the curve, along the property boundary;

FUNERAL HOME – means buildings and structures used for the preparation of the deceased for burial and the display of the deceased and ceremonies prior to burial and/or cremation; may include a crematorium, lounge, kitchen, worship room, and offices as accessory uses;

GAS BAR means a use providing for the retail sale of fuel for motor vehicles and may include accessory retail sales, but excludes auto repair;

GOLF COURSE means an area operated for the purpose of playing golf, and ancillary uses including a club house, licensed premises, tennis courts, driving ranges, pro-shop, accessory retail sales, miniature golf courses and other recreational facilities;

GRADE means the elevation of the finished surface of the ground, adjacent to the exterior walls of the building. Localized depressions such as for vehicle or pedestrian entrances need not be considered in determining levels of finished grade;

GROUP HOME means a facility licensed under the *Community Care and Assisted Living Act* as a residence for no more than 10 persons, not more than 6 of whom are persons in care;

GROUP MOORAGE means multi-berth moorage in a facility that is:

- a) used only by a group of owners or residents of contiguous upland parcels or other parcels in the community who are associated by contract, society or incorporation, and
- b) not accessible or used by the general boating public;

GROUP SITE means an area in a campground used or intended to be used, rented or leased, for the temporary recreational occupancy of tents and up to twelve travel trailers or recreational vehicles;

HEALTH SERVICES means uses and buildings providing for physical and mental health services on an out-patient basis; includes medical and dental clinics and offices, health clinics and counseling services; may include dispensing and accessory retail sales of prescriptions and medications, and other types of health services goods and equipment;

HEAVY EQUIPMENT SALES, RENTALS, STORAGE AND/OR CONTRACTING means a use providing for the sale, rental or contracting out of heavy equipment or vehicles used in building, construction, excavation, or agriculture;

HEIGHT means the vertical distance from the average finished surface elevation of the ground, measured from the outermost corners of a building or structure or from the surface of the water in the case of a building or structure located on the water, to the highest point of the roof (see diagram). If a localized depression such as a building entrance is located at an outermost corner, the level of the finished surface of the ground at that location may be ignored in the calculation of the average finished surface elevation;

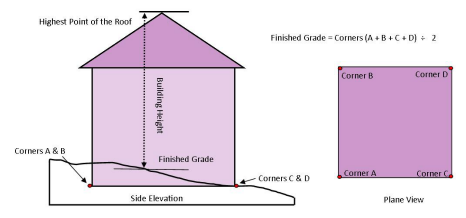


Diagram 1 Height Calculation

HIGH WATER MARK means the Natural Boundary; [Amended by Bylaw 750 (600-77), Adopted September 28, 2020]

HIGHWAY – see the *Transportation Act's* definition of highway;

HOME BASED BUSINESS means an occupation, business, craft, or profession conducted for profit, which is carried on as an accessory use in a dwelling unit or accessory building to the dwelling unit in accordance with Section 4.3 of this Bylaw;

HOME-BASED BUSINESS, LIMITED means an occupation, business, craft, or profession conducted for profit, which is carried on as an accessory use in a dwelling unit or accessory building to the dwelling unit in accordance with Section 4.3 of this Bylaw but does not include any businesses which have customers or clients who visit the site of the home-based business;

HORTICULTURE means the practice of growing fruits, vegetables, flowers or ornamental plants;

HOSTEL means a building containing groupings of sleeping facilities for temporary accommodation; does not include hotels, motels, permanent residences or bed and breakfast;

HOTEL means a building or buildings providing temporary accommodation for the public, in units, each of which has its own sanitary facilities, including water closet and washbasin and may include a kitchen, and may include a conference centre, restaurant and premises licensed under the *Liquor Control and Licensing Act*;

HOUSEHOLD EQUIPMENT SALES, SERVICE AND REPAIR means uses providing repair services to and the sale of goods, equipment and appliances normally found within the home;

INDUSTRIAL, GENERAL means a use providing for the processing, fabricating, assembling, storing, transporting, distributing, wholesaling, testing, servicing, repairing, wrecking or salvaging of goods, materials, or things, and heavy equipment sales/rentals and storage, the sale of manufactured homes, and includes the operation of truck terminals, docks, railways, vehicle paint and body shops, soil improvement operations, movie production studio; specifically excludes open burning, and asphalt plants; and retail sales accessory to a principal use;

INDUSTRIAL, **HEAVY** means a use engaged in the basic processing and manufacturing of materials or products predominantly from extracted or raw materials, or a use engaged in storage of these, or manufacturing processes using flammable or explosive materials, or storage or manufacturing processes that potentially involve hazardous conditions. Heavy industry shall also mean those uses engaged in the operation, parking, and maintenance of heavy equipment, solid waste or sanitary waste transfer stations, public works yards, and container storage;

INDUSTRIAL, LIGHT means a use for the warehousing, mini warehousing, testing, service, repair or maintenance of an article, substance, material, fabric or compound, and includes artisan and manufacturing shops, movie production studio, and retail sales accessory to the principal use;

INDUSTRIAL USE, MARINE means an industrial use which is marine-oriented and dependent on a waterfront location; includes but is not limited to boat building, repairs and storage; and retail sales accessory to a principal use;

INSTITUTIONAL USE means a facility established to serve a social, recreational, educational, or other public purpose and includes, but is not limited to: arena, armory, cemetery, college, Community Care Facility, community centre, community hall, court of law, fire hall, hospital, library, municipal office, park, playground, police station, public art gallery, public museum, school, stadium or public swimming pool;

KENNEL means a use where more than four dogs and/or cats are kept, trained, cared for, bred and/or boarded;

KITCHEN means an area within a building used for preparing and cooking food for eating and includes facilities for washing utensils, and may include food storage, and serving facilities; the presence of a range or oven, or utility connections suitable for servicing a range or oven, shall normally be considered as establishing a kitchen;

KITCHENETTE means a kitchen which does not have provisions for a range or oven;

LANDSCAPING means any combination of trees, bushes, shrubs, plants, flowers, lawns, mulch, decorative boulders and gravel, decorative paving, planters, foundations, sculptures, decorative fences, and similar improvements, arranged and maintained so as to enhance and embellish the appearance of a property, or to screen a lot, site or storage yard, but does not include parking surfaces, sidewalks, uncleared undergrowth or weed growth;

LANE means a highway which provides a secondary access to a lot;

LIMITED HOME-BASED BUSINESS – See Home-based Business, Limited;

LIVE-WORK DWELLING means a building or space within a building that is used jointly for commercial and residential purposes, where the residential use of the space is secondary or accessory to the primary use as a place of work;

LIVESTOCK includes cattle, sheep, swine, horses, ponies, llamas, mules or goats or any other domesticated animals bred for their meat, dairy, or hides or hair, including the breeding and grazing of any and all of the above;

LOADING SPACE means a space for loading or unloading of a motor vehicle but specifically excludes maneuvering aisles and other areas providing access to the space;

LODGE means a building or buildings that are suitable for tourist, vacation, resort and recreational residence units, including private residence clubs, each unit of which has its own sanitary facilities, including water closet and washbasin; may include a kitchen or kitchenette in individual units; may include a spa, conference centre, restaurant and premises licensed under the *Liquor Control and Licensing Act*. Residence units included within a private residence club can be used as permanent or temporary residences, or for temporary accommodation; [Amended by Bylaw No. 481 adopted October 15, 2013]

LOT means any lot, block, or other area in an approved plan of subdivision in which real property is held or into which real property is subdivided, and includes a strata lot created

under the *Bare Land Strata Regulations* pursuant to the *Strata Property Act*, but specifically excludes any other strata lot created pursuant to the *Strata Property Act*;

LOT AREA means the horizontal area within the lot lines of a lot.

LOT, CORNER means a lot at the intersection or junction of two or more highways;

LOT COVERAGE means the combined ground floor areas of all buildings and structures on a lot, expressed as a percentage of the lot area; or the area of a portion of the lot in the case of a lot located in more than one zone; excludes free-draining decks and porches;

LOT LINE means a line which marks the boundary of a lot or parcel;

LOT LINE, FLANKING means a lot boundary abutting a highway, other than a front lot line or a lane lot line;

LOT LINE, FRONT means the lot line abutting a highway, other than a lane, provided that where a lot is a corner lot, the front lot line is the shortest lot line abutting a highway. In the case of a manufactured home park, the front lot line shall be the lot line abutting the private road providing access;

LOT LINE, FRONT – PANHANDLE LOT means a lot line adjoining and approximately perpendicular to the access strip but excludes any lot line in the access strip;

LOT LINE, LANE means a lot line abutting a lane;

LOT LINE, REAR means the lot line or lines opposite to and most distant from the front line or, in the case of a triangular shaped lot, a line 3 m (9.8 ft) in length entirely within the lot, parallel to and at a maximum distance from the front lot line;

LOT LINE, SIDE means a lot line other than a front, rear or flanking lot line;

LOT WIDTH means the length of a straight line perpendicular to a straight line connecting the mid-point of the front and rear lot line and at a distance measured from the front lot line, equal to the minimum width requirement of the zone in which the parcel is located.

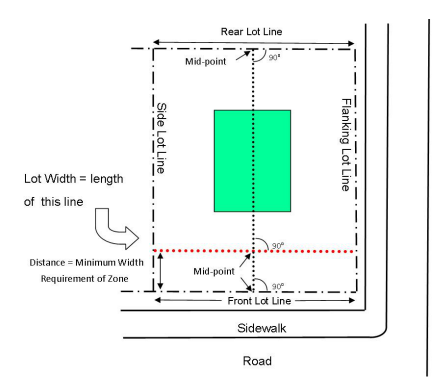


Diagram 2: Lot Width

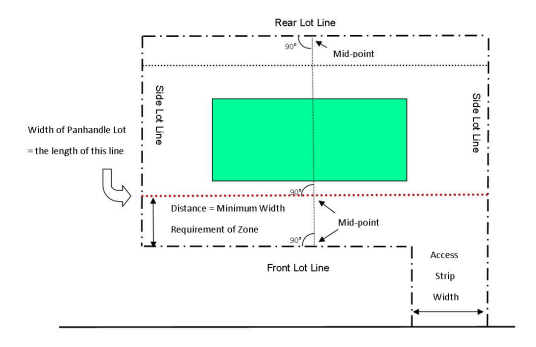


Diagram 3 Panhandle Lot Width

MANUFACTURED HOME (also known as mobile home) means a structure intended as a residential dwelling unit which is constructed in a factory operation to CSA Z240 MH standard. Excludes park model trailers, motor homes, travel trailers or recreational vehicles, and non-CSA certified manufactured homes;

MANUFACTURED HOME PARK means any lot on which three or more manufactured homes are installed or intended to be installed for use as dwelling units;

MANUFACTURED HOME SITE means an area designated within a manufactured home park for the use of one manufactured home;

MARINA means a use, including the surface of water, which provides for docking, moorage space, servicing, fueling, pumping-out, chartering, launching, and dry-storage of boats and boating equipment; or combination thereof but excludes a private dock;

MARINE COMMERCIAL means commercial use which is linked to the commercial fishing industry and is dependent on or related to a waterfront location and includes moorage, servicing, fueling and chartering;

MOBILE HOME – See Manufactured Home;

MOTEL means a building or buildings providing temporary accommodation for the travelling public, each unit of which has its own sanitary facilities including water closet and wash basin; may include a kitchen or a kitchenette;

NATURAL BOUNDARY means the visible High Water Mark of any lake, river, stream or other body of water where the presence and action of the water are so common and usual and so long continued in all ordinary years as to mark upon the soil of the bed of the lake, river, stream, or other body of water a character distinct from that of its banks, in vegetation, as well as in the nature of the soil itself and the edge of dormant side channels of any lake, river, stream, or other body of water and includes the Active Floodplain. See also the definition for High Water Mark:

NATURE CENTRE means a building and/or outdoor space programmed and designed to educate people about nature and the environment; [Added by Bylaw 750 (600-77), Adopted September 28, 2020]

OFFICE means the occupancy or use of a building for the purpose of carrying out business, financial or professional activities, and includes accessory retail and support services;

OFFICIAL COMMUNITY PLAN means the Official Community Plan, as amended from time to time, adopted by the Council of the District of Sooke;

PANHANDLE LOT means any lot which is serviced and gains access and road frontage by means of a relatively narrow strip of land which is an integral part of the lot (called the "access strip");

PARCEL means a lot;

PARK means public land for public recreation or conservation purposes; includes a historical or natural site; may include buildings, structures and infrastructure dedicated to the support of indoor and outdoor recreation, including Horticulture;

PARKING LOT means an area of land or a structure, other than on a highway, used for the temporary parking of motor vehicles by the public whether free or for compensation for employees, clients, customers or residents, but excludes any area where vehicles are kept for sale or repair or are stored;

PARKING SPACE means any land area designed and used for parking motor vehicles; includes Parking Lots, garages, private driveways, and legally designated areas of public highways;

PASSIVE RECREATION means leisure activities such as walking, running, jogging, sitting, picnicking, swimming, boating and sporting activities that do not involve infrastructure;

PERSONAL SERVICES means uses or structures for attending to individual needs which are related to human or pet care and appearance, or the cleaning and repair of personal effects; includes accessory sale of goods, barber shops, beauty shops, pet day cares, spas, tailors, dressmakers, shoe repair shops, and dry cleaning establishments and laundromats; excludes health services;

PET DAY CARE means a pet grooming establishment where the animals are kept, primarily indoors, and excludes overnight boarding of animals;

PLACE OF WORSHIP means a building wherein persons regularly assemble for religious worship and which is maintained and controlled by a religious body;

PRINCIPAL BUILDING means the main or predominant purpose for which land or a building is used;

PRINCIPAL USE means the main or predominant purpose for which land or a building is used:

PRIVATE CLUB means a use providing for the meeting, social or recreational activities of members of a philanthropic, social service, athletic, business or fraternal organization, may include rooms for eating, drinking and assembly; may include licensed premises;

PUBLIC UTILITY means a use providing facilities for utilities such as water, sewer, drainage, natural gas, electrical, telephone, cable, and similar services; includes but is not limited to plant and equipment;

PUBLIC VIEW CORRIDOR means the line of sight along a public highway or right of way towards the waterfront or mountains;

RAVINE means a narrow, steep-sided valley that is commonly eroded by running water and has a slope grade greater than 3:1 for a minimum horizontal distance of 15 metres;

RECESSION PLANE means a plane inclined at an angle to the horizontal and extending from points above one or more site boundary lines through which a building may not project; see the General Regulations section with diagram for full explanation;

RECREATION AREA means an area used for outdoor activities;

RECREATIONAL VEHICLE means any motorized vehicle or conveyance, licensed by the appropriate licensing authority used or designed to be used primarily for recreational accommodation during travel or recreation without requiring continuous connection to sewage, water and electric hookups;

RECYCLING DEPOT means a use providing for the buying and temporary storage of bottles, cans, newspapers and similar household goods for reuse and excludes external storage;

REFUSE REMOVAL AREA means a screened and designated area, directly accessible to sanitary disposal trucks, for the storage and removal of refuse containers;

RESIDENCE means:

- a) a dwelling occupied or used for residential purposes, and
- b) occupancy or use of a building or part thereof as a dwelling unit;
- c) without limiting the generality of (a) and (b) above, a fixed place of abode to which a person intends to return when absent;

RESIDENTIAL SHELTER means a residential dwelling unit used for the purpose of a temporary residence providing emergency and support services for more than six people leaving physically, psychologically or sexually abusive relationships or who are without a home;

RESTAURANT means a commercial use where food and beverages are prepared on site and served or available for take-out:

RETAIL means the selling of goods and services directly to the consumer and includes post offices but excludes Cannabis Retail Stores;

RETAINING WALL means a wall designed and used to maintain differences in ground elevations by holding back a bank of material;

RIPARIAN AREA means the area of land contiguous to the high water mark of a water course, or other water body, consisting of water tolerant trees, shrubs and other vegetation;

RIPARIAN ASSESSMENT AREA means

- a) for a water course, the 30 m strip on both sides of the water course, measured from the high water mark;
- b) for a ravine less than 60 m wide, a strip on both sides of the water course measured from the high water mark to a point that is 30 m beyond the top of the ravine bank;
- c) for a ravine 60 m wide or greater, a strip on both sides of the water course measured from the high water mark to a point that is 10 m beyond the top of the ravine bank;

ROWHOUSE DWELLING means multi-family dwelling consisting of attached dwelling units, each of which is situated on its own fee-simple lot and constructed in a side-by-side series, where each unit shares one or two party walls with its neighbour, depending on its position in the series (end units share only one party wall) and where each lot is individually serviced with respect to utilities;

SCREENING means a continuous fencing, wall, compact hedge or combination thereof, supplemented with landscape plantings that produces an effective visual separation or enclosure for a lot or part thereof and is broken only by limited access points;

SEAWALL means a retaining wall or structure, located wholly on private property, which is designed to prevent the erosion of the land located adjacent to the sea, lake, river, watercourse or body of water; [Added by Bylaw 750 (600-77), Adopted September 28, 2020]

SECONDARY SUITE – See Suite, Secondary;

SETBACK means the minimum horizontal distance that a use or any part of a building or structure, must be setback or separated from a lot line, floodplain, or Streamside Protection and Enhancement Area (SPEA);

SEWER SPECIFIED AREA means the area within the District of Sooke that is included in the area to be serviced by the municipal sewage collection system and wastewater treatment plant;

SHOPPING CENTER means a use incorporating a group of more than five (5) commercial establishments planned, constructed, or managed as an entity having common or shared parking available to all customers and employees;

SHOW HOME means a permanent dwelling which is constructed for the temporary purpose of illustrating to the public the type or character of a dwelling or dwellings to be constructed in other parts of a subdivision or development area. Show homes may contain offices for the sale of other lots or dwellings in the area, but cannot be used as a construction office. Show homes can only be open to the public between twelve noon and five o'clock in the evening and shall satisfy the parking requirements of 1 space per 30m²;

SIGHT TRIANGLE means the triangular area of a lot formed by the intersection of highway right-of-way boundaries and a line joining the two points on those boundaries of the lot 6 m from the point of intersection. See also the General Regulations with a diagram for a full explanation;

SILVICULTURE means uses related to the production and harvesting of timber including the removal of harvestable timber stocks but specifically excludes the processing of wood or wood products;

SLEEPING UNIT means a room or suite of rooms, which does not contain cooking facilities, used to accommodate any person on a temporary basis;

SMALL SUITE – See Suite, Small;

STACKED TOWNHOUSE – See Townhouse, Stacked;

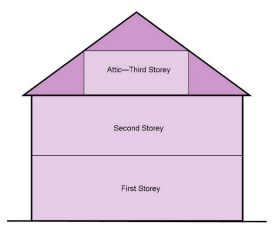
STEEP SLOPE means land, in its natural state, that has a slope angle of 30% or greater;

STORAGE, UNENCLOSED means an area outside of a building where goods, products and equipment or machinery are permitted to be stored, baled, placed, piled or handled; excludes wrecking yard or junk yard;

STORAGE AREA OR STORAGE YARD means an area used for the wholly or partially enclosed or screened storage of metals, vehicles in running order and other materials; excludes wrecking yard or junk yard, and parking lot;

STOREY means the portion of a building that is situated between the top of any floor and:

- a) the top of the next floor above it; or
- b) the ceiling above it where there is no floor above the ceiling; and excludes mezzanines as defined in the BC Building Code;



Cross-section of typical dwelling with three stories.

Diagram 4: Storey Definitions

STOREY, FIRST means the lowest storey of a building having its floor not more than 2 m above grade. Localized depressions for vehicle and pedestrian entrances need not be considered for the purposes of determining grade;

STREAMSIDE PROTECTION AND ENHANCEMENT AREA means an area:

- a) adjacent to a stream that links aquatic to terrestrial ecosystems and includes both existing and potential riparian vegetation and existing and potential adjacent upland vegetation that exerts an influence on the stream, and
- b) the size of which is determined according to this regulation on the basis of an assessment report provided by a Qualified Environmental Professional in respect of a development proposal;

STRUCTURE means anything which is constructed, erected or placed, the use of which requires location on the ground or attachment to something having location on the ground, and includes but is not limited to a satellite dish, antenna, fence and retaining walls; but excludes concrete or asphalt or similar surfacing of a lot, signs under 6m in height, and underground utility facilities;

SUITE means either secondary suite or small suite;

SUITE, SECONDARY means an accessory dwelling unit not exceeding 90 m² in floor area, capable of being occupied year round, including provision for sleeping, cooking, sanitation, food storage and preparation, contained within a principal building used for residential purposes; [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

SUITE, SMALL means an accessory dwelling unit not exceeding 90 m² in floor area, detached from the principal residential building, capable of being occupied year round including provisions for living, sleeping, cooking, sanitation, food storage and preparation; [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

SWIMMING POOL means any structure or construction intended primarily for recreation, that is, or is capable of being, filled with water to a depth of .6 metres (2 feet) or more; excludes a hot tub;

TEMPORARY ACCOMMODATION means a total length of stay of not more than 30 consecutive days, unless otherwise specified;

TOP OF BANK means the point at which the upward ground level becomes less than one vertical to four horizontal within the Setback area, and refers to the crest of the bank or bluff where the slope clearly changes into the natural upland bench;

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

TOWN CENTRE means that area of the District of Sooke that is designated as Town Centre in the Official Community Plan;

TOWNHOUSE means a residential building comprised of three or more dwelling units separated from one another by party walls extending from foundations to roof, with each dwelling having a separate direct entrance;

TOWNHOUSE, STACKED means a residential building comprised of three or more dwelling units separated from one another by party walls, with each dwelling having a separate direct entrance;

TRAVEL TRAILER means a licensed recreational vehicle designed to be towed behind a vehicle:

UNENCLOSED means areas not enclosed within a building; for purposes of clarity, areas that are screened only by a fence or landscaping are considered to be unenclosed;

UNDERGROUND PARKING SPACE means any enclosed space used or intended to be used for the parking of motor vehicles and contained entirely within a building or part of a building below grade. In the case of a sloping lot, at least 50% of the perimeter of the structure may be above grade;

VACATION ACCOMMODATION means the use of a Single Family Dwelling, a Secondary Suite, or Small Suite for temporary accommodation;

VEHICLE AND/OR EQUIPMENT REPAIR means a use or building providing for the servicing and mechanical repair of vehicles, boats, farm, gardening, construction or other equipment, and recreational vehicles, and the sale, installation or servicing of related accessories and parts; includes, but not limited to, transmission shops, muffler shops, tire shops, automotive glass shops, and upholstery shops; may include car wash; specifically excludes wrecking yards;

VEHICLE SALES/RENTALS means a use or a building providing for the retail sale or rental of new or used motor vehicles, motorcycles, trucks, manufactured homes, tent trailer, recreational vehicles, motor homes, boats, travel trailers or similar light recreational vehicles or craft, together with incidental maintenance services and sale of parts; includes, but not limited to, automobile dealerships, car rental agencies; may include car wash; excludes Heavy Equipment Sales/Rentals, Equipment Sales/Rentals, and wrecking yards;

VETERINARY CLINIC means a use which provides for the medical care of animals on an out-patient basis, and which may provide overnight accommodation for short term care incidental to the veterinary clinic use;

WAREHOUSING means the use of a building for the bulk storage of materials, products, goods or merchandise;

WRECKING YARD means a use providing for the towing, unenclosed storage, or dismantling, crushing of more than one unlicensed vehicle, which may include the sale of parts;

YARD (see diagram) means that part of a lot unoccupied and unobstructed by principal and/or accessory buildings or structures and in particular:

FRONT YARD means the three dimensional space which runs parallel with the front lot line and the line level with the principal building;

PANHANDLE FRONT YARD means the three dimensional space which runs parallel with the *Lot Line, Front – Panhandle Lot* and the line level with the principle building;

REAR YARD means the three dimensional space between and parallel with the rear lot line and the principal building;

FLANKING YARD means the three dimensional space between and parallel with the flanking lot line and the principal building;

SIDE YARD means the three dimensional space between and parallel with the side lot line and the principal building and excludes the front, flanking, and rear yard areas;

Rear Yard

Principal
Building

Side Yard

Flanking Yard

Front Yard

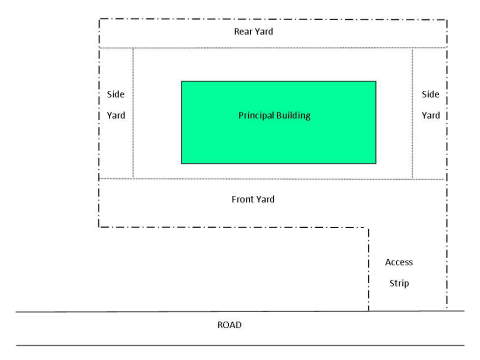
Front Yard

Sidewalk

ROAD

Diagram 5: Yard Definitions (See Diagram 6 for Panhandle Lot Yards)

Diagram 6: Panhandle Lot Yards



ZONE means the areas into which the District of Sooke is divided in accordance with this Bylaw, and for which specific regulations are outlined in each Zone Schedule in Part 5;

ZONING MAP means the map marked as Schedule "A" attached to and forming part of this Bylaw.

PART 3 – GENERAL REGULATIONS

3.1 Applicability

Except as otherwise specified in this Bylaw, these Part 3 General Regulations apply to all zones established under this Bylaw.

3.2 Prohibitions

- a) No person being the owner or occupier of land including the surface of water or any building or structure shall use the land, building or structure, or cause, permit or allow it to be used, for any use not permitted by this bylaw.
- b) No person shall subdivide land except in accordance with this bylaw.
- c) No person shall construct, erect, alter, extend or site a building or structure, or cause, permit or allow it to be constructed, altered, extended or sited, except in accordance with this bylaw.
- d) The uses specifically permitted in any Zone Schedule in Part 5 of this bylaw are the only uses permitted in that zone in addition to the uses permitted by section 3.3, and all other uses are prohibited. Without limiting the generality of the foregoing, the following uses are specifically prohibited:
 - i. Residential use in W zones;
 - ii. Refuse and garbage dumps
 - iii. The use of a tent, travel trailer, recreational vehicle, bus, boat or other vehicle or shipping container as a dwelling unit.

(amended by Bylaw No. 583 adopted February 11, 2014)

e) Any lot in existence on the date of adoption of this bylaw may be used for any use permitted by this bylaw in the zone in which the lot is located, despite not complying with the minimum lot size or frontage requirements of the bylaw in relation to subdivision, but subject to all other regulations in this bylaw pertaining to the use.

3.3 Uses Permitted in Any Zone

The following uses are permitted in any zone:

- a) Public utility buildings and structures, provided they comply with the siting, size and height limitations prescribed for the zone in which they are located;
- b) Community Care Facilities licensed pursuant to the *Community Care and Assisted Living Act* in the Large Lot Residential (R1) zone, the Medium Lot Residential (R2) zone, the Small Lot Residential (R3) zone, the Rural Residential 4 (RU4) zone, and the Neighbourhood Rural Residential (RU5) zone, providing day care for not more than 8 persons, or residential care for not more than 6 persons. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]
- c) Transportation facility established by one of the levels of government or a Crown Corporation;
- d) Hiking trails, horse trails, bicycle paths;
- e) Parks:
- f) Conservation uses;
- g) Gardening and the growing of food;
- h) Lighthouses and navigational aids.

3.4 Accessory Uses

- a) Accessory uses must be conducted on the same lot as the principal use.
- b) Buildings, structures and uses accessory to principal uses are permitted in any zone, and must be sited on the same lot as the principal building.
- c) No accessory building or structure shall be situated on a lot unless the principal building, to which the building is accessory, has already been erected or will be erected simultaneously with the accessory building on the same lot, except as provided in Section 3.32 (Temporary Buildings).

 [Amended by Bylaw No. 583 adopted February 11, 2014]
- d) An accessory building shall not be used as a dwelling unit or sleeping unit except as otherwise provided for in this Bylaw.
- e) The floor area of an accessory building or buildings shall not exceed the floor area of the principal building or use.
- f) Any structure or portion of a building that is attached to a principal building by means of an enclosed structure including any garage or carport is deemed to be a part of the principal building subject to the requirements of this bylaw applicable to the principal building, and is not an accessory building for any purpose.

3.5 Animals in Small-Scale Multi-Unit Residential, Multi-Family Residential, and Comprehensive Development Zones [Amended by Bylaw 910 (600-104) Adopted February 18. 2025]

Animal control in Sooke shall be in accordance with the District of Sooke Bylaw No. 392, *Animal Regulation and Impounding Bylaw*, 2009, as replaced or amended from time to time), and the following regulations:

- a) The keeping of livestock and male poultry is prohibited on lots less than 2,000 m² in area;
- b) The keeping of female poultry is prohibited on lots less than 600 m² in area;
- c) The keeping of up to 6 female poultry in enclosed runs is permitted on lots less than 2,000 m² but more than 600 m². Runs shall provide at least 0.8 m² of space per bird and coops of at least 0.2 m² of space per bird;
- d) A building or structure used for the keeping of animals must not be located in the front yard, and must be located at least 6 m from any lot line.

3.6 Campground Use

Notwithstanding any other provision of this bylaw, all campgrounds shall be used only in accordance with the following:

- a) No person shall occupy a campground for more than 180 consecutive days in any calendar year;
- b) Recreational vehicles located within a campground shall have a valid motor vehicle license at all times;
- c) Campground space shall be used only by tents and by wheeled recreational vehicles licensed for highway use;
- d) A campground may have up to three group sites per campground; and
- e) Structural additions to recreational vehicles in campgrounds are not permitted.

3.7 Density Bonus Provisions

In addition to the amenity and density bonusing policies of the *District of Sooke's Official Community Plan*, the following specific increases in density may be permitted for multi-family uses permitted by this bylaw, based on the developer providing the related amenities noted:

- a) Where 80% or more of the on-site parking spaces are provided as underground parking spaces or concealed within the building, the maximum number of multi family residential units may be increased by 10 units per ha. The height may be increased by one storey and lot coverage may be increased by 5%.
- Where an Assisted Living Facility is provided in a multi-family or a Community Care Facility in a mixed commercial/multi-family development, the maximum lot coverage may be increased by 5%;
- c) Where a public open space is provided covering more than 5% of the property, lot coverage may be increased by 10%;
- d) In the Town Centre, where canopies fronting at least 75% of the building frontage are provided, the maximum lot coverage may be increased by 5%.

3.8 Density Calculations

In calculating density, if calculations result in a fractional number, the lower whole number is used.

3.9 Employee Housing

- Employee housing, where provided, shall not be included in units per hectare calculations under this bylaw, to a maximum of 10 additional dwelling or sleeping units;
- b) An agreement must be entered into as per s.905 of the Local Government Act;
- c) Employee housing may be in the form of a dwelling unit and/or sleeping units with shared kitchen and bath facilities.

3.10 Fences

Except as otherwise specifically stated in this Bylaw:

- a) Fence height shall be determined by measuring vertically from the average natural grade level within 1 m of both sides of the fence to the highest part of the fence;
- b) Fence additions shall be included in the calculation of total fence height;
- c) Maximum fence height for fences in small-scale multi-unit residential, multifamily residential, water, comprehensive development and mixed use zones: [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]
 - i. Front and flanking yard 1.2 m
 - ii. Rear and side yard 2 m
 - iii. All yards abutting Highway #14 on residential properties 2 m
- d) Maximum height for fences in rural, commercial, institutional or industrial zones 2.5 m;
- e) Where there is overlap between front and flanking yards or rear and side yards, the lower maximum fence height will apply;

- f) Notwithstanding the provisions of sections 3.10 (c) and (d), fences used for recreational purposes, such as ball parks, playgrounds, golf courses, and other similar sports, public utility uses and industrial storage areas shall not exceed a height of 6 m provided such fences are constructed of material that permits visibility, such as wire mesh;
- g) Fences may not be constructed within the sight triangle;
- h) Where hedges are used as a living fence along the property line, the sight triangle rules apply.

3.11 Flammable Liquid and Gas Dispensing / Storage Tanks

- a) In all zones the dispensing and storage of flammable liquids and gases shall meet the requirements of the *BC Fire Code, National Fire Protection Act*, and applicable District of Sooke regulations.
- b) In small-scale multi-unit residential and comprehensive development zones, the storage of flammable liquids and gases shall not exceed 1,000 litres per lot. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]
- c) In rural and multi-family residential zones, the storage of flammable liquids and gases shall not exceed 2,000 litres per lot.

3.12 Height

Notwithstanding height restrictions in this Bylaw:

- a) An elevator shaft, mechanical room, industrial crane, grain elevator, silo, tower tank and bunker, cupola, place of worship spire, flag pole, fire and hose towers, chimney, vent, aerial, monument, belfry, dome, smoke and fume disposal and dispersing facilities, stadium bleacher, farm building or structure, lighting pole, public utility poles, radio or television antenna, federally regulated communication tower, stair tower, and windmill may be of unlimited height provided that such structures occupy no more than 5% of the area of the lot or, if situated on a building, not more than 5% of the area of that building;
- b) Rooftop solar panels situated on a building may exceed height restrictions by up to 1 m.

3.13 Liquor Licensed Facilities

Development applications that require a new liquor primary license or an amendment to an existing license are subject to the District of Sooke's *Liquor License Application Procedure Policy*, and the requirements of the provincial agency having authority.

3.14 Subdivision

For subdivision purposes:

- a) No land shall be subdivided into a lot or lots having a lot area or lot width less than the minimum prescribed by this bylaw;
- b) Notwithstanding section 3.14(a) the minimum lot width and lot area requirements prescribed by the Zoning Bylaw shall not apply where:
 - i. A lot is being created to be used solely for the unattended equipment necessary for the operation of utilities or other similar public or quasi-

- public service, and the owners enter into a covenant pursuant to section 219 of the *Land Title Act* satisfactory to the Approving Officer limiting the use of the lot to that use;
- ii. A lot is being created is for park use only;
- iii. A part of the lot is separated from another portion of the lot by a road, watercourse, or topographical features such that the separated part constitutes less than 10% of the total lot area, it may be consolidated;
- iv. A lot is split into separate parts by a highway, the Approving Officer may approve the subdivision of the parts;
- v. Two or more lots are being consolidated and re-subdivided, and the proposed subdivision will result in the same or a lesser number of lots, and none of the lots to be created by the subdivision is smaller in area or in width than the smallest of the existing lot of land being subdivided.
- c) No land shall be subdivided into panhandle lots having an area less than 600 m² excluding the access strip.
 - i. If a panhandle lot is not capable of being further subdivided under existing zoning, the minimum width of the access strip at any point shall be no less than 6 m.
 - ii. If a panhandle lot is capable of being further subdivided under existing zoning, the minimum width of the access strip at any point shall be 20 m
- d) Where a portion of the parent lot is dedicated for highway widening, a waterfront walkway, a trail, or parkland in excess of 5% of the area of the parent lot, each lot being created by subdivision shall not be less than 90% of the minimum lot area prescribed in this bylaw for subdivision purposes.
- e) The minimum area of a lot to be considered for subdivision under Section 514 of the *Local Government Act* is 5000 m².

3.15 Recession Plane

The purpose of the recession plane rules is to assist with determining access to sunlight and daylight on the street, and protect public view corridors to the marine shoreline throughout the District of Sooke.

- a) The recession plane provisions apply to all public view corridors to the marine shoreline and public view corridors are defined as any road or right of way directly intersected to Highway 14 and perpendicular to the marine shoreline.
- b) The recession plane provisions apply on any side of a building that is fronting a highway which is defined as a public view corridor in 3.16 (a);
- c) No portion of the building or structure is to encroach within the 35° angle of recession as measured from a point 6 m above the property line, and 6 m back from the property line, per accompanying diagram.

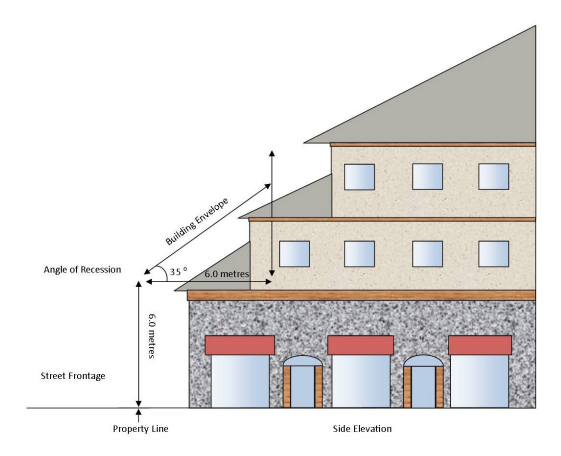


Diagram 7: Recession plane

3.16 Residential Uses

- a) Except where otherwise stated, single family dwellings shall have a minimum width of 5 m.
- b) A tent, travel trailer, recreational vehicle, bus, boat, or other vehicle or shipping container is not permitted as a residential use or dwelling unit.
- c) The maximum number of dwelling units per lot permitted in rural, small-scale multi-unit residential, and comprehensive development zones includes secondary suites and small suites, unless otherwise permitted in this Bylaw. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

3.17 Screening and Landscaping Requirements

On multi-family residential, commercial, institutional, and industrial zoned lots, the following will apply:

- a) Along all property lines separating the developed portion of the site from any residential zoned property, except where a building abuts the property line, screening shall be provided and maintained comprised of:
 - i. Landscaping at least 1.5 m high in a strip at least 1.0 m wide; or
 - ii. A solid decorative fence at least 1.5 m high but not higher than 2.5 m;
- Along the developed portion of each side of the site which abuts a public highway, continuous landscaping not less than 1.5 metres in width shall be provided and maintained. This landscaping may be interrupted at boulevard crossings;
- c) Loading areas or trucking yards shall be screened from adjacent residentially zoned property to a height of at least 2.5 m by buildings, a landscaping screen, a solid decorative fence, or a combination thereof;
- d) Outdoor storage areas shall be screened from adjacent lots by a solid decorative fence or landscaping of a minimum height of 2 m;
- e) Refuse removal areas shall be screened on three sides by a fence or wall of a minimum height of 2 m or the height of the container, whichever is higher;
- f) Every commercial, industrial, institutional or multiple family residential building of more than three dwelling units shall be provided with a screened refuse removal area of at least 3 m in width and 4 m in length.

3.18 Setback Exemptions

Except where otherwise provided in particular zones, and in section 3.22, the setback requirements of this Bylaw shall not apply with respect to structures listed below; no other features may project into a required setback area: [Amended by Bylaw 750 (600-77), Adopted September 28, 2020]

- b) Freestanding light poles, warning devices, traffic controls, directional signs, antennas, masts, utility poles, wires required for a public purpose or public utility use, provided visibility for highway access is not obstructed;
- c) Open decks or patios without a roof structure, ancillary to a residential occupancy and having a floor level less than 0.6 m above the adjoining grade;
- d) Gutters, cornices, sills, belt courses, cantilevers, heating or ventilating equipment if the projections do not exceed 0.6 m or 50 % of the width of the yard in the case of a projection into a side or rear yard less than 1.5 m in width;
- e) Eaves, unenclosed stairwells, canopies and sunshades if the projections, measured horizontally, do not exceed:
 - i. 0.6 m in the case of rear yard;
 - ii. 1 m in the case of front yard; or
 - iii. 0.6 m in the case of side yard;
- f) Pumphouses;
- g) Fences and retaining walls, excluding seawalls; [Amended by Bylaw 750 (600-77), Adopted September 28, 2020]

3.19 Setbacks, Highway 14

On parcels along Highway 14 between the Sooke River and Grant Road setbacks of all buildings and structures shall be measured from a line that parallels the property line abutting Highway 14 and is located 15 m from the centerline of Highway 14.

3.20 Setbacks, Side Yard (Town Centre)

Commercial, multi-family, or institutional developments within the Town Centre abutting a lot designated Duplex/Single Family Dwelling (D/SFD) or Existing Housing (H) in the "Summary Map" on p. 8 of the Sooke Town Centre Plan (adopted June 9, 2009), shall have a side yard setback of not less than 4.5 metres.

3.21 Setbacks (Water)

- a) Notwithstanding any other provision of this Bylaw, no building, recreational vehicle, seawall of any height, any other structure, nor any part thereof shall be constructed, moved, extended or located within 15 meters from the natural boundary of the sea;
- b) Notwithstanding any other provision of this Bylaw, the Streamside Protection And Enhancement Area (SPEA) from the natural boundary of any lake, river, pond, marsh, stream, watercourse, wetland or source of drinking water shall be established by an accepted Assessment Report and no building. recreational vehicle, seawall of any height, any other structure, nor any part thereof shall be constructed, moved, extended or located within 1 metre of the established Streamside Protection And Enhancement Area (SPEA).

3.22 Sight Triangle

On a corner lot contiguous to a highway intersection, hedging and other vegetation shall be 1 m or less in height, and no building, structure, or fence, shall be constructed or erected within an area bounded by a line joining points on each lot line, a distance of 6 m from the corner of the lot, and the point of intersection of the

highway.

LOT SIGHT TRIANGLE ROAD 6 m LOT

Diagram 8: Sight Triangle

3.23 Signage

All signage shall conform to the applicable requirements of the District of Sooke's Bylaw No. 480, Sign Regulation Bylaw, 2011.

3.24 Steep Slope Setback

Where the building site is located at the top of a steep slope 30% or greater for a horizontal distance of 15 meters or greater, as measured from natural grade and/or is closer than 15 meters to the natural boundary of the sea or a watercourse, the setback shall be a horizontal distance from the top of bank, or toe of bank if the bank is subject to erosion, equal to 3 times the height of the bank as measured from toe of the bank. [Amended by Bylaw 750 (600-77), Adopted September 28, 2020]

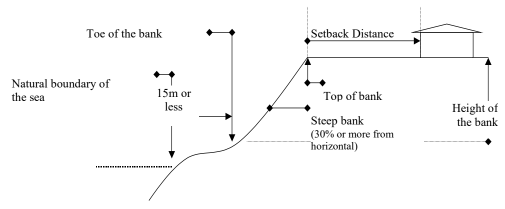


Diagram 9: Steep Slope Setbacks

3.25 Storage of Vehicles, Junk or Wrecks

- a) Storage of vehicles on any residential lot shall be limited to one unlicensed vehicle stored in the rear yard.
- b) Except in a wrecking yard in the M3 zone, no lot shall be used for the exterior storage, collection or accumulation of all or part of any derelict or wrecked motor vehicle, or all or part of any motor vehicle that is not registered and licensed in accordance with the *Motor Vehicle Act* and capable of motion under its own power.

3.26 Suites - General

- a) A bed and breakfast use shall not be permitted within a principal residential building with a secondary suite or in a small suite.
- b) The suite shall not significantly change the external residential appearance and primary character of the principal residential building or lot. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]
- c) See sections 3.27 and 3.28 for further information on each type of suite. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

3.27 Suites - Secondary Suites

a) A secondary suite shall not occupy more than 40% of the habitable floor area of the principal dwelling unit it is contained within. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

- b) The floor area of a secondary suite shall not exceed 90 m^2 or be less than 40 m^2 .
- c) A secondary suite may be used as a vacation accommodation unit.
- d) A secondary suite cannot be stratified from the principal dwelling. [Added by Bylaw 910 (600-104) Adopted February 18, 2025]

3.28 Suites - Small Suites

- a) The floor area of a small suite shall not exceed 90 m².
- b) A small suite shall be freestanding or combined with an accessory building.
- c) A small suite may be in the form of manufactured or modular home but shall not exceed a length of 13 m.
- d) A small suite may be used as a vacation accommodation unit.
- e) A small suite cannot be stratified from the principal dwelling. [Added by Bylaw 910 (600-104) Adopted February 18, 2025]
- f) For lots less than 1 ha (10,000 m²) in area, a small suite must be connected to a community sewer system. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

3.29 Swimming Pools

- a) Swimming pools must be provided with non-climbable fencing or equivalent barrier of not less than 1.5 m in height, and a gate closure and latch shall be provided at the highest practical point. The gate must be self-closing and selflatching.
- b) Swimming pools shall be located a minimum of 3 m from any side or rear lot line and are prohibited in a front or flanking yard. This regulation shall not apply to ornamental ponds, water fountains or other decorative water features having a water depth of less than 0.6 m.

3.30 Temporary Buildings

A temporary building or structure may be placed for construction or marketing or office purposes on a lot being developed, for a period not to exceed the duration of such construction or one year.

3.31 Temporary Use Permits

- a) All Commercial and Industrial Zones, Area D of Sun River Estates CD Zone, Areas 1 and 3 of Mariner's Village CD Zone, Prestige Hotel & Resort CD Zone, Area D: Neighbourhood Commercial of Spiritwood Estates CD Zone and Knox Centre CD Zone established by this bylaw are designated under s. 492 of the *Local Government Act* as areas where Temporary Use Permits may be issued to authorize commercial or industrial uses not otherwise permitted in this bylaw, subject to the general conditions set out in the zone. [Amended by Bylaw No. 741 (600-73) Adopted September 16, 2019; previously added by Bylaw No. 726 (600-67) Adopted January 28, 2019]
- b) Temporary Use Permits for historic non-conforming non-residential uses may also be considered in the area designated Gateway Residential in the Official Community Plan. [Amended by Bylaw No. 741 (600-73) Adopted September 16, 2019; previously added by Bylaw No. 726 (600-67) Adopted January 28, 2019]
- c) Temporary Use Permits for Cannabis Production Micro facilities may also be considered outside of the area designated Town Centre in the *Official Community Plan* and only on properties zoned RU1 Watershed, Forest &

Agriculture, RU2 Rural, RU3 Small Scale Agriculture, C1 Neighbourhood Commercial, C2 General Commercial, C3 Service Commercial, and C4 Commercial Recreation. [Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]

3.32 Undersized Lots

Lots that:

- a) exist in the records of the Land Titles Office, at the time of adoption of this Bylaw; or
- b) have been reduced to an area that is less than the minimum lot area, as specified in this Bylaw as a result of highway widening by the Province of BC Ministry of Transportation;

may be used for the uses permitted in the zone in which they are located, subject to all other regulations of this or any other bylaw, regulation or statute.

PART 4 - SPECIFIC USE REGULATIONS

4.1 Bed and Breakfast Regulations

In the zones which permit a bed and breakfast use:

- a) Bed and breakfast units shall be located in the principal dwelling unit except as hereby permitted in this Bylaw;
- b) On lots greater than 2,000 m², bed and breakfast units may be located in an accessory building provided that a minimum of 50% of all bed and breakfast units shall be located in the principal dwelling;
- c) Notwithstanding subsection (b) one accessory building for the provision of a bed and breakfast unit not exceeding 55 m² may be located on amended Lot 8, (DD25332-I), Section 73, Plan 4036, Sooke District;
- d) The total number of bed and breakfast units and the maximum size of an accessory building for use as a bed and breakfast unit(s) shall be as follows:

Lot Size	Total Number of Bed and Breakfast Units	Total Permitted Number of Units in an Accessory Building	Total Floor Area of Accessory Bed and Breakfast Unit(s)
2000 m ² or less	3 units	0	0 m ²
More than 2000 m ² and less than 4000 m ²	3 units	1	55 m ²
4000 m ² or more and less than 8000 m ²	4 units	1	55 m ²
8000 m ² or more	4 units	2	110 m ²

- e) Notwithstanding the above described table, Lot 5, Section 4, Plan 1282, Sooke District and Lot 3, Section 63, Plan 6687, Sooke District, will be permitted a "total number of bed breakfast units" of 4 units in the category "More than 2,000 m² and less than 4,000 m².";
- f) Breakfast meals only may be served to transient guests;
- g) The bed and breakfast use shall not increase the parking of motor vehicles on the lot by more than one vehicle at a time for each unit;
- h) Side and rear lot line setbacks for an accessory building used for bed and breakfast units shall be the same as for the principal dwelling in the zone in which it is located:
- i) An accessory building used as a bed and breakfast unit shall be located not more than 45 m distant from a point where vehicle access to the lot and the public road right-of-way intersect unless the Sooke Fire Department has approved an alternative access and egress plan.
- j) Bed and breakfast facilities located within a single family dwelling may be equipped with a refrigerator, microwave oven, and electric appliances for

- making hot beverages, and those located within an accessory building may be equipped with any of the foregoing or may contain a kitchenette.
- k) No more than the number of guests permitted by the British Columbia Fire Code shall be permitted in the principal single family dwelling.

4.2 Crematorium

The siting of a crematorium as an accessory use to a funeral home shall not be located less than 30 metres from any lot line and not less than 60 metres from any lot in a Rural or Residential Zone.

4.3 Home-Based Business Regulations

- a) The home-based business use shall only be conducted by a resident on the lot and shall not employ more than two additional non-resident persons on the lot.
- b) The home-based business use shall not involve exterior storage or display of any material or equipment associated with the home-based business.
- c) The maximum floor area that may be used for home-based business use, including office space, storage, processing or sale, shall not exceed 50 m² or 40% of the floor area of the dwelling on the lot, whichever is less.
- d) The home-based business use shall not produce any hazard, offensive odour, noise, dust, smoke, glare, toxic or noxious matter, heat, electrical interference, fire hazard, litter, additional waste, floodlighting, vibration, excessive customer or service traffic, or create a nuisance of any kind other than that normally associated with a dwelling or residential use.
- e) All parking associated with the home-based business use shall be contained on the lot.
- f) The home-based business use shall be clearly subservient to the use of the dwelling unit for residential purposes and to the residential use of the lot on which the dwelling is located.
- g) The home-based business shall be conducted entirely within a dwelling unit or a permitted accessory building, with the exception of a children's daycare which may use an outdoor play area.
- h) There shall be no variation of the external residential appearance of the land and premises in which the home-based business is carried on except that one (1) non-illuminated sign per lot shall be permitted.
- i) All articles sold through a home-based business shall be produced on the lot and no retail activity of any other materials or goods shall occur except that articles manufactured off site may be sold through a home-based business in an office setting provided that all storage and distribution of articles is carried out off site by persons employed in the home-based business. These articles may be available for viewing on the lot.
- j) The home based business shall not be operated in a manner that generates more than two client visits at any one time or more than 10 client visits per day, with the exception of community care facilities.
- k) No more than one commercial utility trailer or commercial vehicle shall be stored or parked on a lot or the adjacent roadway at one time in connection with the operation of the business.

- I) Any home based business use must comply with all municipal, regional, provincial and federal, and all environmental protection regulations.
- m) The following uses are prohibited as a home based business:
 - i. Auto repair on lots 2,000 m² in area or smaller;
 - ii. Auto repair outside of an enclosed building;
 - iii. Heavy equipment storage and repair;
 - iv. Autobody work;
 - v. Welding or steel manufacturing;
 - vi. Cannabis Production Micro and Cannabis Production Standard. [Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]

4.4 Off-Street Loading Facilities Regulations

- a) Where the terms of this Bylaw require the provision of off-street loading spaces, every owner of land shall provide and maintain off-street loading spaces in accordance with the regulations contained in this Bylaw
- b) For new buildings, structures or uses, off-street loading spaces shall be required in accordance with the regulations set out in this section.
- c) For additions to existing buildings or structures, or for changes or additions to an existing use, the off-street loading spaces required shall be determined by applying the regulations of this section to those changes or additions.
- d) Where off-street loading spaces in excess of bylaw requirements are provided, their location, design and operation shall comply with the requirements of the bylaw.
- e) One off street loading space shall be provided for each 2,000 m² of floor area or fraction thereof within a building or structure that contains an industrial, commercial, or public institutional use.
- f) All off-street loading spaces shall be:
 - i. Surfaced with asphalt, concrete or similar pavement so as to provide a surface that is durable and dust-free for the purpose intended;
 - ii. Drained and graded so as to dispose of all surface water on site;
 - iii. In industrial and rural areas where the loading space is located within the permitted side and/or rear yard, the loading space may be surfaced with compacted pervious materials such as gravel or a comparable product.
- g) All off-street loading spaces shall be a minimum of 9 m in length and 3 m in width, and have a vertical clearance of 4.3 m.
- h) Adequate provision shall be made for access by vehicles to all off-street loading spaces by means of a 6 m maneuvering aisle and shall be located so that each separate use within a development has access to a space.
- All off-street loading spaces shall be clearly marked with the words "LOADING SPACE ONLY" on the pavement or wall facing.

4.5 Parking Regulations

- a) Except where otherwise permitted in this bylaw, all off-street parking requirements for uses permitted on a lot must be satisfied on the lot where the use requiring the spaces is located.
- b) For new buildings, structures and uses, off-street parking spaces shall be required in accordance with the regulations of this Bylaw.
- c) For additions to existing buildings or structures, or for changes or additions to an existing use, the parking spaces required shall be determined by applying the regulations of this Bylaw to those changes or additions.
- d) If off-street parking spaces in excess of bylaw requirements are provided, the location, design and operation shall comply with the requirements of this bylaw.
- e) Where excess parking spaces are provided in residential areas, they shall be covered with a pervious material, to permit rainwater infiltration.
- f) All required off-street parking spaces shall be used for the purpose of accommodating the vehicles of owners, clients, customers, employees, members, residents, tenants or visitors who make use of the principal building or use for which the parking area is provided, and such parking area shall not be used for off-street loading, driveways, access or egress, commercial repair work, display, sale or storage of goods of any kind.
- g) Except for residential uses, off-street parking spaces may be provided on a lot other than on the lot that contains the principal building, provided that such parking facilities shall be located not more than 150 m from any building or use to be served and that such parking spaces be designated for that use by means of a covenant under Section 219 of the *Land Title Act*, registered against the property on which it is situated with an easement which permits the owner, employees and customers of the business property access to the spaces on the parking property.
- h) Where changes or additions to a use or building create an additional parking requirement in excess of 25% of the previous parking requirement, an owner may make cash payment in lieu of providing some or all of the additional parking spaces.
- i) Uses of land and buildings located within the Town Centre, designated in the Official Community Plan and operating only outside the hours of 6 am and 6 pm need not provide off-street parking spaces otherwise required by the bylaw provided that the lot on which the use is located is within 100 m of a parking lot located in the Town Centre containing sufficient parking spaces to satisfy the parking space requirement that applies to the use, that are not required in respect of another existing use of land or buildings and the easement for parking over the parking lot; and that the District holds a restrictive covenant over the parking lot under section 219 of the Land Title Act restricting the use of the land or a portion of the land to parking for the use that requires the parking spaces, during the hours of operation of the use that requires the parking spaces.

4.6 Development and Maintenance Standards for Off-Street Parking

- a) All vehicular parking spaces must be surfaced with asphalt, concrete or permeable material and drained and maintained so as to assure availability to customers and employees of the use requiring the spaces.
- b) For the purposes of this section, "permeable" means such consolidated surface materials such as grasscrete, grass pave, porous concrete, and brick pavers, but not unconsolidated materials such as crushed rock, gravel, grass, earth or other loose materials.
- c) Off-street parking spaces must be laid out so as to permit vehicles access to access the abutting street without moving backwards onto the street.
- d) Off-street parking spaces shall not be arranged so as to require the backing out of vehicles onto a highway, other than for a single family residential or duplex dwelling use. This provision does not, however, apply to lanes.
- e) Adequate provision shall be made for individual access to or from all parking spaces at all times by means of unobstructed maneuvering aisles. Maneuvering aisles of not less than the following widths shall be provided:

Parking Angle	Width of Aisle
90°	7.5 m
60°	5.5 m
45°	4 m

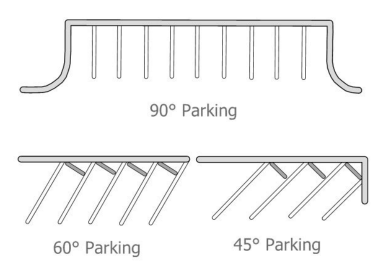


Diagram 10: Parking Angles

- f) Concrete barrier curb shall be located in such a manner as to prevent vehicular damage to landscaping or vehicular overhang on walkways, where applicable.
- g) Lighting used to illuminate off-street parking areas or parking garages shall be arranged that all direct rays of light are directed downwards to the parking areas or garages, and not upon adjoining property.
- h) Lighting will have an average illumination of 6 lux in residential areas and 11 lux in commercial, institutional, and industrial areas.
- i) All off-street parking spaces within residential developments that are intended to be used by visitors to such development shall be clearly marked "Visitor Parking Only".
- j) Off-street parking spaces shall have clear minimum dimensions as follows:

Type of Parking Space	Length	Width
Standard Space	5.8 m	2.7 m
Small Space	5.2 m	2.5 m
Disabled Space	5.8 m	3.7 m

- k) Where a parking space adjoins a fence or other structure greater than 0.3 m in height, the width of the parking space shall be increased by 0.3 m to enable the convenient opening of vehicle doors.
- I) A minimum of 60% of the spaces provided shall be standard spaces.
- m) Off-street surface parking spaces provided on property zoned for uses other than single-family and small-scale multi-unit residential shall be located no closer than 3 m to a property line which abuts a public highway; and no closer than 1.5 m to any other property line. [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]

4.7 Calculating Parking Requirements

- a) When the calculation of off-street parking requirements results in a fractional figure, it shall be rounded upward to the nearest whole number.
- b) If more than one use is located on a lot or parking collectively serves more than one building or use, the total number of spaces shall be the sum of the requirements for the various classes of uses calculated separately, and the parking space required for one use shall not be included in calculations for any other use.
- c) An off-street loading space shall not be considered as an off-street parking space for the purpose of calculating the parking spaces provided.
- d) If a use is not listed in 4.8, the number of spaces shall be calculated on the basis of a similar use that is listed.

4.8 Parking Requirements

The following parking standards shall apply, except where a property is located within the Town Centre area, in which case the standards below are reduced by 50%.

Outside of the Town Centre, a developer of land may provide 50% of the required parking where a cash in lieu of parking contribution equal to the value of the outstanding parking requirement to the District parking reserve fund in accordance with the provisions of Bylaw No. 261, *Parking Facility Reserve Fund Establishment Bylaw*.

Use/Activity	Parking Spaces Required
Accessory Health Clinic	1 per 40 sq. m floor area
Amusement Facility, Indoor and/or Outdoor	1 per 4 persons capacity
Animal Hospital, Veterinary Clinic, Kennel	1 per 2 employees + 3 per veterinarian
Assembly	1 per 4 seats or 1 per 40 m ² gross floor area whichever is greater
Assisted Living	0.5 per dwelling unit
Auto Sales and Repairs	1 per 70 m ² gross floor area plus 1 per service bay.
Auction	1 per 10 m ² gross floor area
Auto Service Facility	2 spaces plus 2 spaces per service bay plus 1 space per 20 m² gross floor area of accessory store
Bank	1 per 30 m ² gross floor area
Bed and Breakfast	1 per bedroom
Bingo Hall	1 per 4 seats used for public assembly
Bowling Alley	3 per alley
Boat Sales and Repair	1 per 70 m² gross floor area
Building Materials Supply	1 per 50 m ² gross floor area
Bus Depot	1 per 20 m ² waiting room floor area

Use/Activity	Parking Spaces Required	
Civic Centre	100 parking spaces	
Coffee Shop, Restaurant, Fast Food Outlet, Drive-through Restaurant, Delicatessen	1 per 4 seats	
College	10 spaces per classroom	
Community Care Facility	1 per 3 beds or 1 per 5 children	
Conference Centre	1 per 3 seats	
Convenience Store	1 per 20 m ² gross floor area	
Cultural Facility	1 per 40 m ² gross floor area	
Funeral Home	1 per 4 seats in chapel	
Gas Bar	1 per pump	
Health Club	1 per 40 sq. m gross floor area	
Home-Based Business	1 space per non-resident employee	
Hospital	1 per 3 beds	
Laundromat	1 per 3 washing machines	
Library	1 per 30 m² gross floor area	
Licensed Premises	1 per 3 seats	
Machinery Sales/Service	1 per 70 m² gross floor area	
Manufacture/Industrial	1 per 70 m ² gross floor area	
Marina	1 stall/3 berths	
Mini Golf	2 per hole	
Nurseries/Greenhouses	1 per 15 m ² covered retail area	
Office	1 per 30 m² gross floor area	

Use/Activity	Parking Spaces Required
Overnight Accommodation: Campground/RV Park	1 per space plus 2
Overnight Accommodation: Hotel/Motel, Tourist Accommodation	1 per room plus 1 per 30 m ² gross floor area of office space
Police Station or Post Office	1 per 30 m ² gross floor area
Recreation Facility	1 per 40 m² gross floor area
Religious Facility	1 per 4 seats
Residential, Single Family / Manufactured Home [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]	2 per dwelling unit
Residential, Small-Scale Multi- Unit [Added by Bylaw 910 (600-104) Adopted February 18, 2025]	1.5 per dwelling unit [Added by Bylaw 910 (600- 104) Adopted February 18, 2025]
Residential, Medium Density/ High Density Multi-family/Tent Lot Residential	1.5 per dwelling unit
Residential, Senior Citizen Housing	1 per dwelling unit
Retail / Service Stores	1 per 30 m ² gross floor area
School, Elementary	2 per classroom
School, Secondary	5 per classroom
Secondary Suite or Small Suite	1 per suite
Stadium	1 per 4 seats
Student Housing	1 per sleeping unit
Theatre	1 per 4 seats
Tourist Attraction	1 per 40 m ² of gross floor area of tourism space whether located within or outside a building or structure

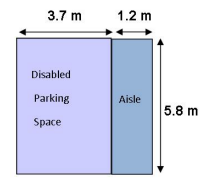
Use/Activity	Parking Spaces Required	
Taxi Stand	1 per taxi, plus 2 additional spaces	
TV/Radio Stations	1 per 30 m ² gross floor area	
Utility Use	1 per 38 m² gross floor area or 1 per 100 m² site area, whichever is greater	
Warehouse	1 per 70 m² gross floor area	

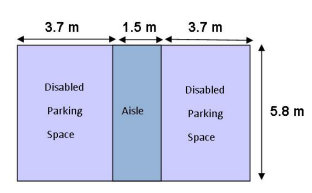
4.9 Disabled Parking

a) Disabled parking spaces shall be provided as follows:

Number of Required Parking Spaces	Number of Designated Accessible Parking Spaces included in the Total Required Parking
2 -10	1
11 - 50	2
51 - 100	3
101 +	3 plus 2 per 100 required parking spaces, or part thereof

- b) The dimensions for a designated parking space for a person with a disability shall be a minimum of 3.7 m wide and 5.8 m long with a clear pedestrian aisle of 1.2 m, and have a vertical clearance of at least 2.3 m;
- c) Where two accessible parking spaces are adjacent, the pedestrian aisle may be shared, and be increased to 1.5 m;
- d) Designated signage for parking spaces for a person with a disability shall be located on a pole with a minimum height of 1.5 m high and will follow the requirements for signage located in the *Motor Vehicle Act Regulations, Division* 23, Schedule 2.





4.10 Bicycle Parking Requirements

- a) Long Term Parking facilities (Class I) shall be in a dry enclosure accessible only to residents or employees of the premises;
- b) Short term Parking facilities (Class II) shall be clearly marked for the purpose of parking bicycles only and be located close to the main entrance of the building or structure;

c) Provision for bicycle parking facilities shall be provided in accordance with the following table:

Use	Bicycle Parking Requirement
Residential multi-family	1 space per residential unit (80% Class I, 20% Class II)
Hotel/Motel	1 space for every 15 rooms (60% Class I, 40% Class II)
Commercial, retail	1 space per 200 m ² Gross Floor Area (25% Class I, 75% Class II)
Commercial, office	1 space per 400 m ² Gross Floor Area (75% Class I, 25% Class II)
Recreational/Cultural/ Educational	1 space per 200 m ² Gross Floor Area (25% Class I, 75% Class II)
Parking Structure/Lot	10% of motor vehicle spaces provided

4.11 Cannabis Production

The following provisions shall apply to Cannabis Production – Micro and Cannabis Production – Standard uses including any such uses authorized by Temporary Use Permit:

- a) The combined gross floor area of all buildings and structures used for Cannabis Production Micro on any lot must not exceed 400m2.
- All buildings and structures used for Cannabis Production Micro or Cannabis Production – Standard in Rural zones must be set back a minimum of 30m from all lot lines.
- All buildings and structures used for Cannabis Production Micro in Commercial zones must be set back a minimum of 15m from all lot lines.
- d) Cannabis Production Micro in Commercial zones must take place inside buildings or structures.

[Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]

PART 5 - ZONES

5.1 Zones

For the purposes of this Bylaw, the land and surface of water within the District of Sooke are hereby classified and divided into the zones specified in the table below.

Zoning District Name	Short Name and Map Symbol	Zone Schedule Number
Rural Zones		
Watershed, Forest & Agriculture	RU1	101
Rural	RU2	102
Small-scale Agriculture	RU3	103
Rural Residential	RU4	104
Neighbourhood Rural Residential	RU5	105
Small-Scale Multi-Unit Residential Zones [Amended by Bylaw 910 (600-104) Adopted February 18, 2025]		
Large Lot Residential	R1	201
Medium Lot Residential	R2	202
Small Lot Residential	R3	203
Multi-Family Residential Zones		
Manufactured Home Park	MHP	301
Low Density Multi Family 1	RM1	302
Medium Density Multi Family 2	RM2	303
High Density Multi Family 3	RM3	304
High Density Multi Family 4	RM4	305
Town Centre Apartment	RM5	306
Town Centre Townhouse	RM6	307
Commercial Zones		
Neighborhood Commercial	C1	401
General Commercial	C2	402
Service Commercial	C3	403
Recreational Commercial	C4	404

Town Centre Mixed Use [Amended by Bylaw No. 583 Adopted February 11, 2014]	СТС	405
Industrial Zones		
Light Industrial	M1	501
General Industrial	M2	502
Heavy Industrial	M3	503
Aquatic Industrial	M4	504
Technical Industrial Business Park	M5	505
Institutional Zones		
Public Recreation	P1	601
Community Facility	P2	602
Public Utility	P3	603
Water Zones		
Passive Recreation	W1	701
Private Wharf	W2	702
Marina	W3	703
Group Moorage	W4	704
Marine Industrial	W6	705
Marine Aquaculture Processing	W7	706
Comprehensive Developme	ent & Mixed Use (CD)	Zones
Ponds/Terraces	CD1	801
Sun River Estates	CD2	802
Silver Spray	CD3	803
Tent Lot Residential	CD4	804
Beaton Road Residential	CD5	805
Mariner's Village	CD7	807
Prestige Hotel & Resort	CD8	808
Spiritwood Estates	CD9	809
Knox Centre	CD11	811
West Coast Mixed Use	CD12	812
Harbourside Cohousing [Added by Bylaw No 578 Adopted October 15, 2013]	CD13	813

Wadams Way	CD14	814
[Added by Bylaw No. 622 Adopted March 21, 2016]		

5.2 Zone Schedules

The Zone Schedules numbered 101 to 900 containing the uses and regulations pertaining to the zones referred to above form an integral part of this bylaw.

5.3 Letter Suffix

A letter attached to a zone designation denotes a sub-zone where additional uses or conditions of use are permitted or restricted, subject to the regulations of the zone in which the suffix is applied.

5.4 Zoning Map

The location and extent of each zone established by this Bylaw is shown on the Schedule "A" Zoning Map of the District of Sooke, which forms part of this Bylaw.

5.5 Zone Boundaries

- a) Where a zone boundary is shown on Schedule "A" Zoning Map as following a road allowance or a watercourse, the centre line of the road allowance or the centre of a watercourse, excluding a lake or the sea, shall be the zone boundary.
- b) Where a zone boundary does not follow a legally defined line, and where distances are not specifically indicated, the location of such boundary shall be determined by scaling the Zoning Map.

5.6 Zone Abbreviations

Where zone abbreviations are used within the text of this Bylaw, they shall be read in the same manner as the full textual name of the zone would be read.

5.7 Split Zones

Where a lot is divided into separate zones, the use, siting and density regulations for each portion shall be those specified for the zone applicable to that portion. [Replaced by Bylaw 910 (600-104) Adopted February 18, 2025]

PART 6 - REPEAL OF PREVIOUS BYLAWS

Bylaw No. 500, *Sooke Zoning Bylaw, 2011*, as amended, is repealed except insofar as it repeals any other bylaw.

PART 7 – EFFECTIVE DATE OF BYLAW			
This Bylaw shall come into force and take effect upon adoption.			
Introduced and read a first time the 17 th day of December , 2012.			
Read a second time the 17 th day of December, 2012.			
Notice published in the Sooke News Mirror January 2 nd , 2013 and January 9 th , 2013.			
Notice mailed to all property owners/occupiers January 2 nd , 2013.			
Amended the 14 th day of January, 2013.			
Further amended the 15 th day of January, 2013.			
Public Hearing held the 15 th day of January , 2013.			
Read a third time the 15 th day of January, 2013.			
Approved by the Ministry of Transportation and Infrastructure the 24 th day of January, 2013.			
Adopted on the 28 th day of January, 2013.			
	Bonnie Sprinkling Corporate Officer		

ZONE SCHEDULES

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Watershed, Forest & Agriculture

RU1

[Amended by Bylaw No. 817, adopted July 12, 2021]

- **101.1 Purpose:** This zone is intended to provide for large tracts of rural lands to protect watersheds and promote agriculture, both vitally important aspects of Sooke community life and character.
- **101.2 Permitted Uses:** (may be subject to approval by the Provincial Agricultural Land Commission (ALC)

Principal Uses:

- a) Agriculture
- b) Agriculture intensive*
- c) Aquaculture
- d) Conservation
- e) Single family dwelling
- f) Duplex
- g) Manufactured home

Accessory Uses:

- h) Bed and breakfast
- i) Boarding and lodging
- i) Home-based business
- k) Secondary suite
- I) Small suite
- m) Vacation accommodation unit.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- **101.3 Minimum Lot Size for Subdivision Purposes**: 10 ha
- **101.4 Minimum Width for Subdivision Purposes:** 100 m
- **Maximum Number of Dwelling Units per Lot: 2**[Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- 101.6 Maximum Number of Residential Buildings and Structures:
 - a) Principal buildings and structures: 1 per lot
 - b) Secondary suites: 1 per single family dwelling
 - c) Small suites: 1 per single family dwelling. [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- 101.7 Maximum Height:
 - a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
 - b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

^{*}See conditions of use.

101.8 Maximum Lot Coverage:

- a) 35%
- b) Where Agricultural production is carried out in greenhouses, the maximum lot coverage is 75%.

101.9 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure				6 m	4.5 m
Accessory Buildings or Structures	5 m	5 m	1.2 m	1.5 m	0 m
Farm Building or Structure	10 m	10 m	10 m	10 m	0 m
Aquaculture or Intensive Farm Building or Structure	30 m	30 m	30 m	30 m	10 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

101.10 Conditions of Use:

a) A minimum lot size of 2 hectares or larger is required for Agriculture-intensive on lots not within the *Agricultural Land Reserve* and on lots that have been exempted in writing by the *Agricultural Land Commission* from the *Agricultural Land Commission Act and Regulations*. [Amended by Bylaw No. 771 (600-78) Adopted February 10, 2020]

Rural RU2

Purpose: This zone is intended to provide for varied rural uses on large rural tracts of land within the District of Sooke.

102.2 Permitted Uses: (may be subject to approval by the Provincial ALC)

Principal Uses:

- a) Agriculture
- b) Agriculture intensive *
- c) Aquaculture
- d) Single family dwelling
- e) Duplex
- f) Manufactured home

Accessory Uses:

- g) Bed and breakfast
- h) Boarding and lodging
- i) Home-based business
- i) Secondary suite*
- k) Small suite*
- I) Vacation accommodation unit.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

102.3 Minimum Lot Size for Subdivision Purposes: *4 ha

* See conditions of use.

102.4 Minimum Width for Subdivision Purposes: 85 m

102.5 Maximum Number of Residential Buildings and Structures:

a) Principal buildings and structures:

Lot Size	Number of Principal Buildings or Structures
0.4 ha or less	1 single family dwelling or 1 manufactured home or 1 duplex
0.41 ha – 0.799 ha	2 single family dwellings or 2 manufactured homes or 1 duplex
0.8 ha – 3.99 ha	3 single family dwellings or 3 manufactured homes or 1 duplex
4 ha – 15.99 ha	4 single family dwellings or 4 manufactured homes or 2 duplexes
16 ha – 31.99 ha	5 single family dwellings or 5 manufactured homes or 2 duplexes
32 ha or greater	8 single family dwellings or 8 manufactured homes or 4 duplexes

b) Secondary suites: 1 per single family dwelling

[Ámended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

^{*}See conditions of use.

c) Small suites: 1 per single family dwelling.

102.6 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

102.7 Maximum Lot Coverage:

- a) 35%
- b) Where Agricultural production is carried out in greenhouses, the maximum lot coverage is 75%.

102.8 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure				6 m	4.5 m
Accessory Buildings or Structures	5 m	5 m	1.2 m	1.5 m	0 m
Farm Building or Structure	10 m	10 m	10 m	10 m	0 m
Aquaculture or Intensive Farm Building or Structure	30 m	30 m	30 m	30 m	10 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

102.9 Conditions of Use:

- a) A minimum lot size of 2 hectares or larger is required for Agriculture-intensive on lots not within the *Agricultural Land Reserve* and on lots that have been exempted in writing by the *Agricultural Land Commission* from the *Agricultural Land Commission Act and Regulations*. [Amended by Bylaw No. 771 (600-78) Adopted February 10, 2020]
- b) [deleted by Bylaw No. 623 (600-20) adopted on January 25, 2016]
- c) Notwithstanding Section 102.5 above, a maximum of one secondary suite or one small suite is permitted per dwelling unit in a duplex where a lot [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]:
 - i. Is less than 0.4 ha (4000 m²); and
 - ii. Is connected to a community sewer system.
- d) Notwithstanding Sections 102.5 and 102.9(c) above, a maximum of four dwelling units are permitted where a lot [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]:
 - i. Is wholly or partly within the Community Growth Area;
 - ii. Is connected to a community water system and community sewer system;
 - iii. Is larger than 280 m² and smaller than 4050 m²; and
 - iv. Is outside the Agricultural Land Reserve.

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Small Scale Agriculture

RU3

[Amended by Bylaw No. 817, adopted July 12, 2021]

- **103.1 Purpose:** This zone is intended to provide for small scale agricultural uses of land within the District of Sooke.
- **103.2 Permitted Uses:** (may be subject to approval by the Provincial ALC)

Principal Uses:

Accessory Uses:

- a) Agriculture
- b) Agriculture intensive *
- c) Aquaculture
- d) Single family dwelling
- e) Manufactured home
- f) Duplex

- g) Bed and breakfast
- h) Boarding and lodging
- i) Home-based business
- j) Secondary suite
- k) Small suite
- I) Vacation accommodation unit

- m) Notwithstanding the generally permitted uses on RU3 zoned properties, on the property identified as PID 025-686-054 (Lot E, Sections 27, 28, and 29, Sooke District, Plan VIP75447), the only permitted uses are agriculture and park by authority of ALC Resolution #2678/2010 (Sunriver Agricultural Land Reserve Exclusion).
- n) Notwithstanding the Permitted Uses set out in Section 103.2, on the property identified as Lot A, Sections 7 and 11, Sooke District, Plan 31841, shown shaded on "Schedule A", 'Community Care Facility' is a permitted use subject to necessary approvals from the Agricultural Land Commission (ALC). [Amended by Bylaw No. 647, (600-32) on November 28, 2016]

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- 103.3 Minimum Lot Size for Subdivision Purposes: 4 ha
- **103.4 Minimum Width for Subdivision Purposes:** 60 m
- **Maximum Number of Dwelling Units per Lot:** 2 [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

^{*}See conditions of use.

103.6 Maximum Number of Residential Buildings and Structures:

- a) Principal buildings and structures: 1 per lot
- b) Secondary suites: 1 per single family dwelling
- c) Small suites: 1 per single family dwelling [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

103.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

103.8 Maximum Lot Coverage:

- a) 35%
- b) Where Agricultural production is carried out in greenhouses, the maximum lot coverage is 75%.

103.9 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure				6 m	4.5 m
Accessory Buildings or Structures	5 m	5 m	1.2 m	1.5 m	0 m
Farm Building or Structure	10 m	10 m	10 m	10 m	0 m
Aquaculture or Intensive Farm Building or Structure	30 m	30 m	30 m	30 m	10 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

103.10 Conditions of Use:

A minimum lot size of 2 hectares or larger is required for Agricultureintensive on lots not within the *Agricultural Land Reserve* and on lots that have been exempted in writing by the *Agricultural Land Commission* from the *Agricultural Land Commission Act and Regulations*.

Rural Residential

RU4

- **104.1 Purpose:** This zone applies to those lots that are rural in nature, intended for residential purposes. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- 104.2 Permitted Uses:

Principal Uses:

- a) Agriculture
- b) Single family dwelling
- c) Duplex
- d) Manufactured home

Accessory Uses:

- e) Bed and breakfast
- f) Boarding and lodging
- g) Home-based business
- h) Secondary suite
- i) Small suite
- j) Vacation accommodation unit
- k) Notwithstanding the Permitted Uses set out in Section 104.2, on the property identified as Lot 1, Section 14, Sooke District, Plan VIP20069 (PID 003-653-706), a boathouse may be situated as an accessory building without a principal building. [Bylaw No. 710 (600-59) Adopted September 17, 2018]

*See conditions of use.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- 104.3 Minimum Lot Size for Subdivision Purposes:
 - a) Outside the Sewer Specified Area: 1 ha
 - b) Inside the Sewer Specified Area: 1000 m²

[Ámended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

104.4 Minimum Width for Subdivision Purposes: 15 m

[Amended by Bylaw No. 583 (600-9) Adopted February 11, 2014)

104.5 Maximum Number of Dwelling Units per Lot: 2

[Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- 104.6 Maximum Number of Residential Buildings and Structures:
 - a) Principal buildings and structures: 1 per lot
 - b) Secondary suites: 1 per principal dwelling unit
 - c) Small suites: 1 per principal dwelling unit

[Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

104.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

104.8 Maximum Lot Coverage:

- a) 30%
- b) Where Agricultural production is carried out in greenhouses, the maximum lot coverage is 75%.

104.9 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure				6 m	4.5 m
Accessory Buildings or Structures	5 m	5 m	1.2 m	1.5 m	0 m
Farm Building or Structure	10 m	10 m	10 m	10 m	0 m
Aquaculture or Intensive Farm Building or Structure	30 m	30 m	30 m	30 m	10 m

[Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

104.10 Conditions of Use:

- a) Agriculture only permitted beyond 30 m from a watercourse.
- b) Septic systems for each lot must be determined by and installed in accordance with the requirements of the appropriate approval authority.
- c) Notwithstanding Sections 104.5 and 104.6 above, a maximum of four dwelling units are permitted where a lot:
 - i. Is wholly or partly within the Community Growth Area;
 - ii. Is connected to a community water system and community sewer system;
 - iii. Is larger than 280 m² and smaller than 4050 m²; and
 - iv. Is outside the Agricultural Land Reserve.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Please be aware that the District of Sooke Stage 2 (Sanitary) Liquid Waste Management Plan, October 2005 contains soils mapping showing those areas outside the Sewer Specified Area which are well-suited to lot sizes of less than one hectare as well as other important information regarding subdivision outside of the Sewer Specified Area. Copies of this report can be viewed at the District's offices or on the District's website

at: www.sooke.ca The information in the report is general in nature and a site specific analysis will be required as part of any rezoning application. This italicized paragraph is not part of Bylaw No. 600 and has
only been provided for the convenience of the reader.

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Neighbourhood Rural Residential

RU₅

- **Purpose:** This zone is intended to apply to residential parcels of land on lands designated Gateway Residential or Community Residential. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- 105.2 Permitted Uses:

Principal Uses:

- a) Horticulture
- b) Single family dwelling
- c) Duplex
- d) Manufactured home

Accessory Uses:

- e) Bed and breakfast
- f) Boarding and lodging
- g) Home-based business
- h) Secondary suite*
- i) Small suite*
- i) Vacation accommodation unit

*See conditions of use

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- **Minimum Lot Size for Subdivision Purposes**: 2500 m²
- **Minimum Width for Subdivision Purposes**: 15 m [Bylaw No. 583 adopted February 11, 2014]
- **Maximum Number of Dwelling Units per Lot:** 2 [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

105.6 Maximum Number of Residential Buildings and Structures:

- a) Principal buildings and structures: 1 per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

105.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

105.8 Minimum Average Width of the Principal Building:

7 m, excluding accessory porches, sheds, garages and carports

Schedule 105 – Neighbourhood Rural Residential (RU5)

105.9 Maximum Lot Coverage: 25%

105.10 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure				6 m	4.5 m
Accessory Buildings or Structures	5 m	5 m	1.2 m	1.5 m	0 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

105.11 Conditions of Use:

Septic systems for each lot must be determined by and installed in accordance with the requirements of the appropriate approval authority.

Please be aware that the District of Sooke Stage 2 (Sanitary) Liquid Waste Management Plan, October 2005 contains soils mapping showing those areas outside the Sewer Specified Area which are well-suited to lot sizes of less than one hectare as well as other important information regarding subdivision outside of the Sewer Specified Area. Copies of this report can be viewed at the District's offices or on the District's website at: www.sooke.ca The information in the report is general in nature and a site specific analysis will be required as part of any rezoning application. This italicized paragraph is not part of Bylaw No. 600 and has only been provided for the convenience of the reader.

Large Lot Residential

R1

Purpose: To accommodate a variety of small-scale multi-unit residential housing forms on parcels of land designated as Community Residential that are 1000 m² and larger in area and are within the Sewer Specified Area. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

201.2 Permitted Uses:

Principal Uses:

- a. Horticulture
- b. Single family dwelling
- c. Small-scale multi-unit residential dwelling

Accessory Uses:

- d. Bed and breakfast
- e. Boarding and lodging
- f. Home-based business
- g. Secondary suite
- h. Small suite
- i. Vacation accommodation unit

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- **201.3** Minimum Lot Size for Subdivision Purposes: 1,000 m²
- 201.4 Minimum Width for Subdivision Purposes: 15 m

201.5 Maximum Number of Dwelling Units per Lot:

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050 m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

201.6 Maximum Number of Residential Buildings:

- a) Principal buildings and structures: 1 per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

201.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Schedule 201 – Large Lot Residential (R1)

201.8 Maximum Lot Coverage:

- a) For lots 1215 m² or smaller: 50%
- b) For lots larger than 1215 m²: 40%

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

201.9 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures	4	_	4.0	4.5	1.5 m
Accessory Buildings or Structures	4 m	4 m	1.2 m	1.5 m	0 m

b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m
Lane Lot Line: 5 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

201.10 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures	4 m	4 m	3 m	6 m	1.5 m
Accessory Buildings or Structures				1.5 m	0 m

- **b)** For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
- Combined Side Lot Line: 6 m
 [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Medium Lot Residential

R2

Purpose: To accommodate a variety of small-scale multi-unit residential housing forms on parcels of land designated as Community Residential that are 600 m² and larger in area and are within the Sewer Specified Area.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

202.2 Permitted Uses:

Principal Uses:

- a) Horticulture
- b) Single family dwelling
- c) Small-scale multi-unit residential dwelling

Accessory Uses:

- d) Bed and breakfast
- e) Boarding and lodging
- f) Home-based business
- g) Secondary suite
- h) Small suite
- i) Vacation accommodation unit

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- **202.3** Minimum Lot Size for Subdivision Purposes: 600 m²
- 202.4 Minimum Width for Subdivision Purposes: 15 m

202.5 Maximum Number of Dwelling Units per Lot:

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050 m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

202.6 Maximum Number of Residential Buildings and Structures:

- a) Principal buildings and structures: 1 per lot
- b) Secondary suite: 1 per principal dwelling unit
- c) Small suite: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

202.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Schedule 202 – Medium Lot Residential (R2)

202.8 Maximum Lot Coverage:

a) For lots 1215 m² or smaller: 50%

b) For lots larger than 1215 m²: 40%

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

202.9 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures	_		40		1.5 m
Accessory Buildings or Structures	4 m	4 m	1.2 m	1.5 m	0 m

b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration: [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m
Lane Lot Line: 5 m

202.10 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures	- 4 m	4 m	3 m	6 m	1.5 m
Accessory Buildings or Structures				1.5 m	0 m

- c) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
 - Combined Side Lot Line: 6 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Small Lot Residential

R3

203.1 Purpose: To accommodate a variety of small-scale multi-unit residential housing forms on parcels of land designated as Community Residential that are 350 m² and larger in area and are within the Sewer Specified Area. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

203.2 **Permitted Uses:**

Principal Uses:

Accessory Uses:

- a) Horticulture
- b) Single family dwelling
- c) Small-scale multi-unit residential dwelling*
- d) Bed and breakfast*
- e) Boarding and lodging f) Home-based business
- g) Secondary suite
- h) Small suite
- *See conditions of use.
- i) Vacation accommodation unit

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- 203.3 Minimum Lot Size for Subdivision Purposes*: 350 m²
- 203.4 Minimum Width for Subdivision Purposes: 11 m

203.5 Maximum Number of Dwelling Units per Lot:

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050 m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

203.6 **Maximum Number of Residential Buildings and Structures:**

- a) Principal buildings and structures: 1 per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit

[Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Maximum Height: 203.7

- a) Principal Buildings: 3 storeys, up to a maximum height of 11 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 8 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Schedule 203 – Small Lot Residential (R3)

203.8 Maximum Lot Coverage:

- a) For lots 1215 m² or smaller: 50%
- b) For lots larger than 1215 m²: 40%. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

203.9 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures	. 4 m	4 m	1.2 m	1.5 m	1.5 m
Accessory Buildings or Structures					0 m

b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:

• Flanking Lot Line: 3 m

Side Lot Line: 3 m
Rear Lot Line: 5 m
Lane Lot Line: 5 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

203.10 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure	4 m	4 m	3 m	6 m	1.5 m
Accessory Buildings or Structures		4111 3		1.5 m	0 m

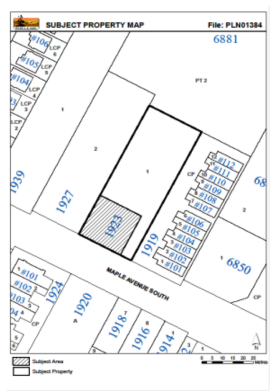
b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:

Combined Side Lot Line: 6 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

203.11 Conditions of Use:

- a) Bed and breakfast permitted on lots 600 m² or larger;
- b) No panhandle lots permitted;
- c) Notwithstanding the permitted uses on R3 zoned properties, on the property identified as PID 000-133-817 (as Parcel A (DD 143706I), Section 24, Sooke District, Except Plans 5572, 11961, 27456, 40462, VIP52601, VIP59223, VIP79955, VIP79956 and Part in Red on 610RW, an amenity area for assembly use is permitted as an accessory use. [Added by Bylaw No. 583 adopted February 11, 2014]
- d) Notwithstanding the provisions of sections 203.2 and 203.3, on the portion of the property identified as Lot 1, Section 3, Sooke District, Plan 25023 as shown boldly outlined and hatched on Schedule A*, only the following are permissible:
 - i. 203.2 Accessory Uses: Limited Home-Based Business ii. 203.3 Minimum Lot Size for Subdivision Purposes: 250m2 [Added by Bylaw No. 714 (600-62), adopted April 8, 2019]



[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Schedule A

^{*} Note: refer to map contained in amending bylaw (No. 714) which has also been attached here for convenience only.

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Manufactured Home Park

MHP

- **Purpose:** This zone provides for manufactured homes on rental, lease or strata lots within manufactured home parks.
- 301.2 Permitted Uses:

Principal Uses:

- a) Manufactured home park
- b) CSA Certified manufactured homes

Accessory Uses:

- c) Accessory utility service structures and buildings
- d) One accessory single family dwelling per manufactured home park
- e) Home-based business
- f) Recreation area and building
- 301.3 Minimum Lot Size for Subdivision Purposes: 1 ha
 In the case of stratification of a manufactured home park, the minimum
 lot size for individual manufactured home site lots is 325 m².
- 301.4 Minimum Lot Width for Manufactured Home Park Subdivision Purposes: 60 m
- 301.5 Minimum Lot Width per Manufactured Home Site:

 15 m, or in the case of a cul de sac or panhandle lot, 6 m
- **301.6 Maximum Permitted Density**: 20 dwelling units/ha
- 301.7 Minimum Permitted Area for a Manufactured Home Site within Park: 325 m²
- 301.8 Maximum Height:
 - a) Principal Buildings: 10 m
 - b) Accessory Buildings for park purposes: 9 m
 - c) Accessory Buildings on manufactured home site: 2.4 m
- **301.9 Maximum Coverage per Manufactured Home Site**: 45%, exclusive of carports
- **Amenity Area**: Not less than 5% of the manufactured home park lot area must be developed as an amenity area for residents.

Schedule 301 – Manufactured Home Park (MHP)

301.11 Minimum Setbacks: * (See diagram. *See conditions of use.)

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
For each manufactured home site	1.8 m	1.8 m	1.5 m	1.5 m	1.5 m
Accessory building or structure for park purposes	8 m	5 m	5 m	5 m	5 m
Accessory building or structure on manufactured home site	1.8 m	1.8 m	1.5 m	1 m	1 m

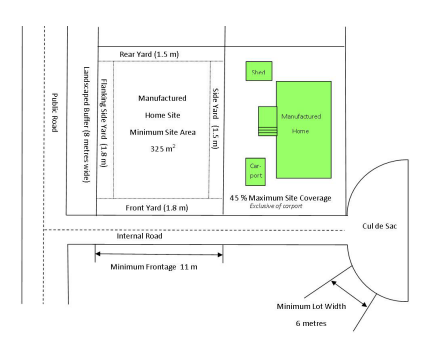


Diagram 12: Manufactured Home Site Setbacks and Yards

301.12 Conditions of Use:

- a) Outside of designated Sewer Specified Area, septic systems for each lot must be determined by and installed in accordance with the requirements of the appropriate approval authority.
- b) A landscaped buffer, which is separate from the individual manufactured homesites, must be provided of not less than 8 m in width along any frontage on a highway (except lanes), and not less than 5 m in width from any other lot line. Within this buffer area, no buildings or dwellings, nor parking, nor storage of motor vehicles, nor roadways other than perpendicular crossing must be permitted.
- c) All additions must be of a similar design, quality and finish to the main structure.
- d) Notwithstanding section 301.11, a six metre setback is required between all manufactured homes with the exception of a manufactured home being installed to replace a manufactured home which was in existence at the time of adoption of this bylaw and which was lawfully sited at the time it was originally installed, regardless of the width of the new home or its location on the site. This exemption does not include accessory buildings or attachments to the manufactured home which are not deemed to be part of the principal building.

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Low Density Multi Family 1

RM₁

- **Purpose:** This zone provides for low density multi family development in the Sewer Specified Area.
- 302.2 Permitted Uses:

Principal Uses:

Accessory Uses:

f) Limited home-based business

- a) Apartment building
- b) Assisted living facility
- c) Cluster dwelling units
- d) Duplex
- e) Townhouse
- **302.3 Minimum Lot Size for Subdivision Purposes**: 1,000 m²
- **302.4 Minimum Width for Subdivision Purposes**: 30 m
- 302.5 Maximum Density: 30 dwelling units/ha
- 302.6 Maximum Height:

a) Principal Buildings: 3 storeys up to a height of 12 m

b) Accessory Buildings: 9 m

- 302.7 Maximum Lot Coverage: 40%
- **Amenity Area:** A minimum of 5% of the lot area must be developed as an amenity area for the residents.

302.9 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure	3 m	3 m	3 m	4.5 m	1 m
Principal Building adjacent to RM1, RM2, RM3, or RM4	3 m	3 m	0 m	4.5 m	1 m
Accessory Building or Structure – 1 storey	7.5 m	4.5 m	1.2 m	4.5 m	0 m

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Medium Density Multi Family 2

RM₂

Purpose: This zone provides for medium density multi family development in the Sewer Specified Area, to regulate existing Townhouse or other Medium Density Multi-Family outside the Sewer Specified Area at the time of adoption of this Bylaw.

303.2 Permitted Uses:

Principal Uses:

- a) Apartment building
- b) Assisted living facility
- c) Duplex
- d) Cluster dwelling units
- e) Townhouse

Accessory Uses:

f) Limited home-based business

- **303.3** Minimum Lot Size for Subdivision Purposes: 1,000 m²
- 303.4 Minimum Width for Subdivision Purposes: 30 m
- **303.5 Maximum Density:** 50 dwelling units/ha
- 303.6 Maximum Height:

a) Principal Buildings: 20 mb) Accessory Buildings: 9 m

- 303.7 Maximum Lot Coverage: 45%
- **Amenity Area:** A minimum of 8% of the lot area must be developed as an amenity area for the residents.

303.9 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure	3 m	3 m	3 m	4.5 m	1 m
Principal Building adjacent to RM1, RM2, RM3, or RM4	3 m	3 m	0 m	4.5 m	1 m
Accessory Building or Structure – 1 storey	7.5 m	4.5 m	1.2 m	4.5 m	0 m

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RM₃

High Density Multi Family 3

Purpose: This zone provides for high density multi family development in the Town Centre.

304.2 Permitted Uses:

Principal Uses:

Accessory Uses:

g) Limited home-based business

- a) Apartment building
- b) Assisted living facility
- c) Cluster dwelling units
- d) Duplex
- e) Stacked townhouse
- f) Townhouse
- **304.3** Minimum Lot Size for Subdivision Purposes: 1,000 m²
- **304.4 Minimum Width for Subdivision Purposes**: 30 m
- **304.5 Maximum Density**: 70 dwelling units/ha
- **304.6 Maximum Height:** * See conditions of use.

a) Principal Buildings: 4 storeys up to 15 metres

b) Accessory Buildings: 9 m

304.7 Maximum Lot Coverage: 50%

304.8 Amenity Area: A minimum of 10% of the lot area must be developed as an amenity area for the residents.

304.9 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure	0 m	0 m	0 m	4.5 m	1 m
Adjacent to Duplex/ Single Family Dwelling or Existing Housing per Town Centre Plan*	0 m	0 m	4.5 m	4.5 m	0 m
Accessory Building or Structure	7.5 m	4.5 m	1.2 m	4.5 m	0 m

Schedule 304 – High Density Multi Family 3 (RM3)

304.10 Conditions of Use:

Recession plane rules may apply for buildings and structures more than 6 m (2 storeys) in height. See General Regulations.

High Density Multi Family 4

RM4

- **Purpose:** This zone provides for high density multi family development in the Town Centre.
- 305.2 Permitted Uses:

Principal Uses:

Accessory Uses:

g) Limited home-based business

- a) Apartment building
- b) Assisted living facility
- c) Cluster dwelling units
- d) Duplex
- e) Stacked townhouse
- f) Townhouse
- **305.3 Minimum Lot Size for Subdivision Purposes**: 1,000 m²
- **305.4 Minimum Width for Subdivision Purposes**: 30 m
- **305.5 Maximum density**: 90 dwelling units/ha
- **305.6 Maximum Height:** * See conditions of use.
 - a) Principal Buildings: Up to 6 storeys not more than 25 metres high
 - b) Accessory Buildings: 9 m
- **305.7 Maximum Lot Coverage**: 70%
- **Amenity Area:** A minimum of 10% of the lot area must be developed as an amenity area for the residents.

305.9 Minimum Setbacks

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure	0 m	0 m	0 m	4.5 m	1 m
Adjacent to Duplex/ Single Family Dwelling or Existing Housing per Town Centre Plan*	0 m	0 m	4.5 m	4.5 m	0 m
Accessory Building or Structure	7.5 m	4.5 m	1.2 m	4.5 m	0 m

Schedule 305 – High Density Multi Family 4 (RM4)

305.10 Conditions of Use:

Recession plane rules may apply for buildings and structures more than 6 m (2 storeys) in height. See General Regulations.

Town Centre Apartment Zone

RM5

- **Purpose:** This zone is intended for high density apartments within the Town Centre but excludes the future Waterview Street as illustrated in the 2009 Town Centre Plan.
- 306.2 Permitted Uses:

Principal Uses:

Accessory Uses:

- a) Apartment Building
- c) Limited home-based business
- b) Assisted Living Facility
- **306.3 Minimum Lot Size for Subdivision Purposes**: 1000 m²
- 306.4 Minimum Width for Subdivision Purposes: 15 m
- **306.5 Maximum Height:** * See conditions of use.
 - a) Principal Buildings: Six storeys up to 25 metres in height
 - b) Accessory Buildings: 9 m
- 306.6 Maximum Lot Coverage: 85%
- **Amenity Area**: A minimum of 10% of the lot area must be developed as an amenity area for the residents.

306.8 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure	0 m	0 m	0 m	0 m	0 m
Adjacent to Duplex/ Single Family Dwelling or Existing Housing per Town Centre Plan*	0 m	0 m	4.5 m	4.5 m	0 m
Accessory Building or Structure	7.5 m	4.5 m	1.2 m	4.5 m	0 m

Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Schedule 306 – Town Centre Apartment (RM5)

306.8 Conditions of Use:

Recession plane rules may apply for buildings and structures more than 6 m or two storeys in height. See General Regulations.

Town Centre Townhouse Zone

RM6

Purpose: This zone is for townhouse development in the Town Centre excluding the area west of Murray Road and the future Waterview Street as illustrated in the 2009 Town Centre Plan.

307.2 Permitted Uses:

Principal Uses:

Accessory Uses:

- a) Cluster dwelling units
- e) Limited home-based business

- b) Rowhouse
- c) Stacked townhouse
- d) Townhouse
- 307.3 Minimum Lot Size for Subdivision Purposes:
 - a) 1,000 m²;
 - b) 155 m² for rowhouses.
- 307.4 Minimum Width for Subdivision Purposes:
 - a) 15 metres;
 - b) 6 metres for rowhouses.
- **307.5 Maximum Height:** * See conditions of use.
 - a) Principal Buildings:
 Three storeys up to a maximum height of 10 m except for properties fronting Lincroft Road, Goodmere Road, Otter Point Road and Church Road, where the height may be increased to four storeys up

to a maximum height of 13 m.

- b) Accessory Buildings: 9 m
- 307.6 Maximum Lot Coverage:
 - a) 70%;
 - b) 55% for townhouses
- **Amenity Area:** A minimum amenity area of 5 m² per dwelling unit must be provided as an amenity area for the residents.

307.8 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Building or Structure	3 m *	4.5 m *	4.5 m*	9 m *	3 m*
Accessory Building or Structure	7.5 m	4.5 m	1.2 m	4.5 m	0 m

^{*} See conditions of use.

307.9 Conditions of Use:

- a) Recession plane rules may apply for buildings and structures more than 6 m or two storeys in height. See General Regulations.
- b) All vehicle parking must be located in the rear yard.
- c) The distance to the front and flanking lot lines may be reduced to 1.5 metres for covered porches and entranceways, including stairs that do not exceed 1.2 metres in height.
- d) The distance to a side lot line for a principal building may be reduced to 0 metres on one side yard setback providing:
 - (i) the principal building consists of three or more units; and
 - (ii) the principal building does not abut a property zoned for single family residential use on the side adjacent to the reduced side yard; and
 - (iii) the distance to the opposing side yard is 4.5 metres or greater for all buildings on the lot; or
 - (iv) vehicle access to the rear of the property is provided by a lane.
- e) The distance to a flanking lot line for a principal building may be reduced to 0 metres for one flanking yard setback providing:
 - (i) the principal building consists of three or more units; and
 - (ii) the opposing side yard or flanking yard is 4.5 metres or greater; or
 - (iii) vehicle access to the rear of the property is provided by a lane.
- f) The distance to a rear lot line for a principal building may be reduced to 3 metres where:
 - a lane exists for vehicle access at the rear of the principal building;
 or
 - (ii) there is an access aisle with a minimum width of six metres extending along the rear of the principal building; and none of the required parking spaces are sited within that three metre rear yard or the six metre wide access aisle.

Neighbourhood Commercial

C1

401.1 Purpose: This zone provides for small-scale commercial uses in local neighbourhoods within the District of Sooke.

401.2 Permitted Uses:

Principal Uses:

- a) Artisan Industry [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- b) Bakery *
- c) Brew pub
- d) Community care facility*
- e) Convenience store *
- f) Cooperative housing*
- g) Gas bar
- h) Health services
- i) Micro Brewery [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- j) Office *
- k) Personal services
- I) Place of worship
- m) Pub
- n) Residential above the first floor
- o) Restaurants*
- p) Retail *
- q) Veterinary clinic in an enclosed building

401.3 Minimum Lot Size for Subdivision Purposes:

- a) Within Sewer Specified Area: 600 m²
- b) Outside Sewer Specified Area: 1 ha
- 401.4 Minimum Width for Subdivision Purposes: 15 m

401.5 Maximum Height:

a) Principal Buildings: 12 mb) Accessory Buildings: 9 m

Accessory Uses:

- r) Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- s) Limited homebased business
- t) Employee housing*

^{*} See conditions of use.

401.6 Maximum Lot Coverage:

a) Within Sewer Specified Area: 70%

b) Outside of Sewer Specified Area: 50%

401.7 Minimum Setbacks:

Use	Front Lot	Flanking	Side	Rear Lot	Lane Lot
	Line	Lot Line	Lot Line	Line	Line
Buildings or Structures	4.5 m	4.5 m	3 m	3 m	0 m

- a) Retail businesses, other than grocery stores, will not exceed 100 m² in floor area.
- b) Grocery stores must not exceed 1,000 m² in floor area.
- c) Bakery use not to exceed a total of 100 m² in floor area.
- d) Drive-in or drive-thru restaurants not permitted.
- e) Office use not to exceed 100 m² in floor area.
- f) Accessory dwelling units must be located above or to the rear of the principal use. [updated by Bylaw 630 (600-22) Adopted March 21, 2016]
- g) Community care facilities and cooperative housing are only permitted on lands within the Sewer Specified Area.
- h) Gross floor area for a Micro Brewery must not exceed 500m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- i) Gross floor area for Artisan Industry must not exceed 200m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- j) Notwithstanding the Permitted Uses set out in section 401.2 for properties in the C1 zone, on the property identified as Lot 1, Sections 63 and 64, Sooke District, Plan 8295, Except That Part in Plan VIP57390 (5490 Sooke Road), a Veterinary Clinic is permitted as a Principal Use and the following uses are prohibited: Brew pub, Community care facility, Convenience store, Cooperative housing, Gas bar, Micro brewery, Personal services, Place of worship, Pub. [Added by Bylaw 743 (600-74) Adopted September 9, 2019]
- k) Notwithstanding the Permitted Uses set out in Section 401.2 for properties in the C1 zone, on the property identified as Lot 1, Section 24, Sooke District Plan VIP79955 (2197 Otter Point Road) a Private Club is permitted as a Principal Use. [Added by Bylaw 893 (600-98) Adopted January 22, 2024]

General Commercial

402.1 Purpose: This zone provides for a wide range of commercial uses.

402.2 Permitted Uses:*

Principal Uses:

- a) Amusement facility indoor
- b) Artisan Industry [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- c) Assembly use
- d) Auction rooms, including storage in accessory buildings
- e) Auto service facility*
- f) Bakery
- g) Brew pub
- h) Bus depot
- i) Cannabis Retail Store
- i) Car wash
- k) Convenience store
- I) Commercial exhibit
- m) Commercial school
- n) Country market
- o) Financial institution
- p) Funeral home
- q) Gas bar*
- r) Health services
- s) Hotel and/or motel

- t) Household equipment sales, service & repair
- u) Institutional use
- v) Micro Brewery [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- w) Office
- x) Pub
- y) Parking lot, parkade
- z) Personal services
- aa)Place of worship
- bb)Plant nursery
- cc) Private club
- dd)Residential above the first floor
- ee)Restaurant
- ff) Retail
- gg)Shopping centre
- hh)Theatre
- ii) Vehicle sales/rentals (amended by Bylaw No. 583 adopted February 11, 2014)
- jj) Veterinary clinic in an enclosed building

Accessory Uses:

- kk) Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- II) Employee housing *

402.3 Minimum Lot Size for Subdivision Purposes:

a) Within Sewer Specified Area: 900 m²
 b) Outside Sewer Specified Area: 1 ha

402.4 Minimum Width for Subdivision Purposes: 15 m

^{*} See conditions of use.

Schedule 402 – General Commercial (C2)

402.5 Maximum Height: *See conditions of use.

a) Principal Buildings: 14 mb) Accessory Buildings: 9 m

Maximum Lot Coverage: 60% within Sewer Specified Area; 40% outside

SSA

Schedule 402 – General Commercial (C2)

402.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
First storey of Building or Structure	0 m	0 m	0 m	6 m	0 m
Adjacent to residential zones, including CD zones	0 m	0 m	4.5 m	4.5 m	0 m

- a) Notwithstanding the permitted uses, all except "parking lot, parkade" are prohibited on Lot 68, Section 6, Sooke District, Plan 26921 (PID 002-472-503). The maximum height of a parking lot, parkade on this site is 6 m.
- b) Gross floor area for a single retail use other than grocery must not exceed 2200 m². Gross floor area for a grocery store must not exceed 3000 m².
- c) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]
- d) Gas bars are only permitted north of Highway #14.
- e) On lands designated as Town Centre by the Official Community Plan, auto service facilities are only permitted north of Highway #14 with the exception of the property legally described as Lot 1, Section 3, Sooke District, Plan VIP1536 (PID 003-789-411).
- f) Gross floor area for a Micro Brewery must not exceed 500m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- g) Gross floor area for Artisan Industry must not exceed 200m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]

Schedule 402 – General Commercial (C2)

- h) Notwithstanding the Permitted Uses set out in Section 402.2, on the western portion of That Part of Section 14, Sooke District shown as closed road on Plan VIP78310, the only uses that are permitted are landscaping and unenclosed motor vehicle parking accessory to a permitted use on a parcel into which that land has been consolidated. [Added by Bylaw 605 (600-13) Adopted July 11, 2016]
- i) Notwithstanding the Permitted Uses set out in Section 402.2, "Cannabis Retail Store" as a permitted use, subject to the necessary approvals from the Liquor and Cannabis Regulation Branch (LCRB), only on the properties legally described as: Lot A, Section 73, Sooke Land District, Plan VIP75505 (PID 025-720-287); Lot A, Section 10, Sooke Land District, Plan VIP37774 (PID 000-848-689); Lot 1, Section 10, District of Sooke, Plan VIP6557 (PID 005-891-060). [Added by Bylaw 730 (600-69) Adopted May 13, 2019]
- j) Notwithstanding the provisions of sections 402.2, "Amusement facility outdoor" and "Community care facility" are permitted Principal Uses, "Accessory dwelling units, one duplex per lot" is a permitted Accessory Use and the following uses are prohibited: "Auction rooms, including storage in accessory buildings", "Auto service facility", Commercial school", "Financial institution", "Funeral home", "Gas bar", "Hotel and/or motel", "Institutional use", "Residential above the first floor", "Theatre", "Vehicle sales/rentals" and "Accessory dwelling unit, one per lot", on the portion of the properties identified as: Section 118, Sooke District, Except Parcel "B" (DD 32555I) and Parcel "C" (DD 68182I) Thereof, and Except That Part Thereof included in the Limits of the City of Victoria Pipeline, as Shown on Plan Deposited under DD 13270I and Except Those Parts in Plans 16293, 31342 and VIP74487 (PID 008-968-713) and Parcel "B" (DD 32555I) of Section 118, Sooke District (PID 008-968-551).

[Added by Bylaw 805 (600-83) Adopted March 8, 2021]

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Service Commercial

Purpose: This zone provides for service commercial uses within the District of Sooke that are automobile dependent.

403.2 Permitted Uses:

Principal Uses:

- a) Artisan Industry
- b) Auto service facility
- c) Body and paint shops
- d) Car Wash
- e) Carpentry shops
- f) Equipment sales/service/ Rentals
- g) Gas bar
- h) Health services
- i) Machine shops*
- j) Micro Brewery
- k) Office
- I) Parking lot, parkade
- m) Personal services
- n) Place of worship
- o) Retail
- p) Restaurant
- q) Vehicle repair
- r) Vehicle sales/rentals
- s) Wholesale, storage or warehousing

Accessory Uses:

- t) Accessory dwelling unit, one per lot
- u) Employee housing *
- v) Unenclosed storage
- * See conditions of use.

403.3 Minimum Lot Size for Subdivision Purposes:

- a) Within Sewer Specified Area: 600 m²
- b) Outside of Sewer Specified Area: 1 ha
- 403.4 Minimum Width for Subdivision Purposes: 15 m
- **403.5 Maximum Height:** * See conditions of use.
 - a) Principal Buildings: 15 mb) Accessory Buildings: 9 m

403.6 Maximum Lot Coverage:

a) Within Sewer Specified Area: 60%

b) Outside of Sewer Specified Area: 40%

403.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Building or Structure	0 m	0 m	0 m	0 m	0 m
Adjacent to residential zones, including CD zones	0 m	4.5 m	4.5 m	4.5 m	0 m

403.8 Conditions of Use:

- a) Parking lot, parkade height not to exceed 6 m.
- b) Machine shops may not exceed 200 m² total floor area.
- c) Wholesale, storage or warehousing buildings may not exceed 700 m² total floor area.
- d) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]
- e) Notwithstanding the Permitted Uses set out in section 403.2 and the Maximum Height for Principal Buildings set out in section 403.5 for properties in the C3 zone, on the properties identified as:
 - Lot 1, Block 11, Section 14, Sooke District, Plan 217
 - Lot 2, Block 11, Section 14, Sooke District, Plan 217
 - Lot 3, Block 11, Section 14, Sooke District, Plan 217
 - Lot 4, Block 11, Section 14, Sooke District, Plan 217
 - Lot 25, Block 11, Section 14, Sooke District, Plan 217 Except That Part Shown on Plan 1110 OS
 - Lot 26, Block 11, Section 14, Sooke District, Plan 217
 - Lot 27, Block 11, Section 14, Sooke District, Plan 217
 - Lot 28, Block 11, Section 14, Sooke District, Plan 217"

a Car wash, Gas bar, Place of worship, Restaurant and Employee housing are prohibited uses and the maximum height of a principal building is not to exceed 10m.

(Added by Bylaw No. 611 adopted March 30, 2015)

Schedule 403 – Service Commercial (C3)

- f) Gross floor area for a Micro Brewery must not exceed 500m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- g) Gross floor area for Artisan Industry must not exceed 200m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- h) Notwithstanding the Permitted Uses set out in Section 403.2, on the eastern portion of That Part of Section 14, Sooke District shown as closed road on Plan VIP78310, the only uses that are permitted are landscaping and unenclosed motor vehicle parking accessory to a permitted use on a parcel into which that land has been consolidated." [Added by Bylaw 605 (600-13) Adopted July 11, 2016]

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Commercial Recreation

Purpose: This zone provides for a wide range of commercial recreation uses in the District of Sooke.

404.2 Permitted Uses:

Principal Uses:

- a) Amusement facility indoor
- b) Amusement facility outdoor
- c) Artisan Industry [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- d) Assembly use
- e) Brew pub
- f) Campground
- g) Cannabis Retail Store
- h) Commercial exhibit
- i) Commercial school *
- j) Convenience store
- k) Dormitories
- I) Hostel*
- m) Marine commercial uses
- n) Micro Brewery [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- o) Motel and/or hotel*
- p) Parking lot
- q) Personal services
- r) Place of worship
- s) Private club
- t) Pub
- u) Restaurant
- v) Tourist Cabin*

Accessory Uses:

- w) Office
- x) Employee housing*
- y) One dwelling unit per lot*
- z) Retail
- aa)Premises licensed under the provisions of the *Liquor Control and Licensing Act* in conjunction with a hotel, motel or restaurant.

Prohibited Uses:

- bb)Structural additions must not be permitted in a campground space.
- * See conditions of use

404.3 Minimum Lot Size for Subdivision Purposes:

- a) Within Sewer Specified Area: 600 m²
- b) Outside of Sewer Specified Area: 1 ha

404.4 Minimum Width for Subdivision Purposes: 15 m

404.5 Maximum Height: *See conditions of use.

a) Principal Buildings: 17 mb) Accessory Buildings: 9 m

Schedule 404 – Commercial Recreation (C4)

404.6 Maximum Lot Coverage: * See conditions of use.

a) Within Sewer Specified Area: 50%

b) Outside of Sewer Specified Area: 30%

Schedule 404 – Commercial Recreation (C4)

404.7 Minimum Setbacks:

Use	Front Lot	Flanking	Side Lot	Rear Lot
	Line	Lot Line	Line	Line
Building or Structure	4.5 m	4.5 m	3 m	4.5 m

- a) Density of development:
 - i) A maximum of 30 campground spaces/ha permitted. Each campground space must be a minimum of 110 m²;
 - ii) A maximum of 16 tourist cabins/ha is permitted:
 - iii) A maximum of 64 guest beds per ha in a hostel is permitted;
 - iv) A maximum of 30 units/ha is permitted for motels and hotels;
 - v) When the above accommodation types are mixed, densities equivalent to the above will be permitted, based on the proportion of lot area devoted to each type.
- b) Recession plane rules may apply for developments more than 6 m (2 storeys) in height if public view corridors may be affected.
- c) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]
- d) Notwithstanding the provisions of section 404.6, 40% lot coverage is permitted on Lot 22, Section 63, Sooke District, Plan VIP 4444 Except Part in Plan VIP63625, PID 000-101-702.
- e) Notwithstanding the provisions of section 404.2 (i), a commercial school is only permitted on Lot 22, Section 63, Sooke District, Plan VIP 444 Except Part in Plan VIP 63625, PID 000-101-702
- f) Gross floor area for a Micro Brewery must not exceed 500m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- g) Gross floor area for Artisan Industry must not exceed 200m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]

Notwithstanding the Permitted Uses set out in Section 404. h) "Cannabis Retail Store" as a permitted use, subject to the necessary approvals from the Liquor and Cannabis Regulation Branch (LCRB), only on the property legally described as: Lot 22, Section 63, Sooke Land District, Plan VIP4444.
[Added by Bylaw 730 (600-69) Adopted May 13, 2019]

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Town Centre Mixed Use

CTC

405.1 Purpose: This zone provides for a wide range of commercial uses in the Town Centre

405.2 Permitted Uses:

Principal Uses:

- a) Amusement facility indoor
- a) Apartment building *
- c) Art gallery
- d) Artisan industry
- e) Assembly use
- f) Auction rooms, excluding external storage
- g) Auto service facility *
- h) Bakery
- i) Brew pub
- j) Bus depot
- k) Car wash
- I) Cluster dwelling units
- m) Commercial exhibit
- n) Commercial school
- o) Country market
- p) Equipment sales/rentals including service & repair
- g) Financial institution
- r) Funeral home
- s) Gas bar *
- t) Hardware store
- u) Health services
- v) Hostel
- w) Hotel and/or motel
- x) Household equipment sales, service & repair
- y) Institutional use
- z) Live-work*

- aa)Micro Brewery [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- bb)Mixed commercial residential uses
- cc) Office
- dd)Parking lot, parkade
- ee)Personal services
- ff) Place of worship
- gg)Plant nursery
- hh)Playground
- ii) Printer/publisher
- ii) Private club
- kk) Pub
- II) Residential above the first storey *
- mm) Restaurant
- nn)Retail*
- oo)School
- pp)Shopping centre
- qq)Theatres
- rr) Townhouse
- ss) Vehicle repair*
- tt) Veterinary clinic in an enclosed building

Accessory Uses:

- uu)Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- vv) Limited home-based business
- ww) Employee housing*

405.3 Minimum Lot Size for Subdivision Purposes: 600 m²

^{*} See conditions of use.

Schedule 405 – Town Centre Mixed Use (CTC)

405.4 Minimum Width for Subdivision Purposes: 15 m

405.5 Maximum Height: *See conditions of use.

a) Principal Buildings: 6 storeys up to 22 m

b) Accessory Buildings: 9 m

Schedule 405 – Town Centre Mixed Use (CTC)

405.6 Maximum Lot Coverage: 85%

405.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
First storey of Building or Structure	0 m	0 m	0 m	0 m	0 m
Adjacent to Duplex/ Single Family Dwelling or Existing Housing per Town Centre Plan*	0 m	0 m	4.5 m	4.5 m	0 m

- a) The provisions of the RM4 zone apply to apartment buildings without commercial uses on the first storey.
- b) Gross floor area for a single retail use other than grocery must not exceed 2200 m². Gross floor area for a grocery store must not exceed 3000 m².
- c) Recession plane rules may apply for developments more than 6 m (2 storeys) in height. See General Regulations.
- d) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]
- e) Notwithstanding section 405.2, the following uses are only permitted north of Highway #14:
 - i) Auto service facility
 - ii) Equipment sales, repairs and rentals
 - iii) Gas bar
 - iv) Service station
 - v) Vehicle repair
- f) Live-work dwellings:
 - i) Must be constructed as an employee housing unit within a mixed use building;

Schedule 405 – Town Centre Mixed Use (CTC)

- ii) Must have a private, exterior, residential entrance separate from the principal use;
- iii) Parking for the residence must be the same as single family residential requirements.
- g) Notwithstanding the Permitted Uses set out in section 405.2 for properties in the CTC zone, on the property identified as *Lot A, Section 10, Sooke District, Plan EPP32715*, Bus depot, Car wash, Cluster dwelling units, Funeral home, Plant nursery, Townhouse, Place of worship, drive-in and drive-thru facilities are prohibited uses. (added by Bylaw No. 613 adopted September 14, 2015)
- h) Gross floor area for a Micro Brewery must not exceed 500m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- i) Gross floor area for Artisan Industry must not exceed 200m². [Added by Bylaw 630 (600-22) Adopted March 21, 2016]

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Light Industrial M1

Purpose: This zone provides for light industrial use with no external storage within the District of Sooke.

501.2 Permitted Uses:

Principal Uses: *

- a) Cannabis Production Micro [Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]
- b) Cartage delivery and storage
- c) Commercial kitchens
- d) Food processing
- e) Funeral home
- f) Light industrial uses
- g) Marine industrial uses
- h) Recycling depot
- i) Warehouse

Accessory Uses:

- j) Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- k) Employee housing*
- I) Office
- m) Retail

Prohibited Uses:

n) Unenclosed storage

*See conditions of use.

- **501.3 Minimum Lot Size for Subdivision Purposes**: *See conditions of use.
 - a) Within Sewer Specified Area: 600 m²
 - b) Outside of Sewer Specified Area: 1 ha
- **501.4 Minimum Width for Subdivision Purposes**: 30 m
- 501.5 Maximum Height:
 - a) Principal: 13 m
 - b) Accessory Buildings: 10 m
- 501.6 Maximum Lot Coverage:
 - a) Within Sewer Specified Area: 70%
 - b) Outside of Sewer Specified Area: 60%

501.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Building or Structure outside Sewer Specified Area	4.5 m	4.5 m	3 m	3 m	0 m
Building or Structure inside Sewer Specified Area	0 m	0 m	0 m	0 m	0 m
Adjacent to residential zones, including CD zones	0 m	0 m	4.5 m	4.5 m	0 m

- a) Panhandle lots are not permitted.
- b) Uses which create dust, heat, odour, noise, gas, smoke, recurrent generated vibrations, fire hazard, electrical disturbance, particulate matter or radiation are prohibited.
- c) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]

General Industrial

M2

Purpose: This zone provides for general industrial use within the District of Sooke.

502.2 Permitted Uses:

Principal Uses:*

- a) All uses permitted in M1
- b) Auction sales
- c) Cannabis Production Micro [Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]
- d) Cannabis Production Standard [Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]
- e) Equipment sales, service, repair and rental
- f) Funeral home
- g) General industrial uses
- h) Gravel processing
- i) Heavy equipment sales, service, repair and rental
- j) Lumber and building supplies: retail and wholesale
- k) Ready mix concrete batch plant
- I) Unenclosed storage*
- m) Vehicle sales/rentals, service and repair

Accessory Uses:

- n) Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- o) Employee housing*
- p) Office
- q) Retail

Prohibited Uses:

- r) Refuse and garbage dumps
- *See conditions of use.

Minimum Lot Size for Subdivision Purposes: * See conditions of use.

a) Within Sewer Specified Area: 1000 m²
 b) Outside of Sewer Specified Area: 1 ha

502.4 Minimum Width for Subdivision Purposes: 30 m

502.5 Maximum Height:

a) Principal Buildings: 17 mb) Accessory Buildings: 9 m

Schedule 502 – General Industrial (M2)

502.6 Maximum Lot Coverage:

a) Within Sewer Specified Area: 70%b) Outside of Sewer Specified Area: 60%

502.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Building or Structure outside Sewer Specified Area	7.5 m	6 m	4.5 m	7.5 m
Building or Structure inside Sewer Specified Area	0 m	0 m	0 m	0 m
Adjacent to residential zones, including CD zones	7.5 m	6 m	15 m	15 m
Lot lines adjacent to industrial zones	0 m	0 m	0 m	0 m

- a) Panhandle lots are not permitted.
- b) Storage must not be permitted in required yards adjacent to any residential zone.
- c) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]

M3

Heavy Industrial

Purpose: This zone provides for heavy industrial use within the District of Sooke.

503.2 Permitted Uses: *

Principal Uses:

- a) All uses permitted in M2
- c) Asphalt plant
- c) Bulk fuel sales and storage
- d) Cannabis Production Micro [Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]
- e) Cannabis Production Standard [Added by Bylaw No. 741 (600-73) Adopted September 16, 2019]
- f) Commercial composting
- g) Sawmills, pulp mills, and 113lanning mills
- h) Slaughterhouse
- i) Unenclosed storage
- j) Waste management & recycling*
- k) Wrecking yard

Accessory Uses:

- I) Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- m) Employee housing*
- n) Office
- o) Retail*

*See conditions of use.

- 503.3 Minimum Lot Size for Subdivision Purposes: *See conditions of use.
 - a) Within Sewer Specified Area: 1500 m²
 - b) Outside of Sewer Specified Area: 1 ha
- 503.4 Minimum Width for Subdivision Purposes: 30 m
- 503.5 Maximum Height:

a) Principal Buildings: 17 mb) Accessory Buildings: 9 m

503.6 Maximum Lot Coverage:

a) Within Sewer Specified Area: 70%

b) Outside of Sewer Specified Area: 60%

Schedule 503 – Heavy Industrial (M3)

503.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Building or Structure outside Sewer Specified Area	7.5 m	6 m	6 m	10 m
Building or Structure inside Sewer Specified Area	0 m	0 m	0 m	0 m
Adjacent to residential zones, including CD zones	7.5 m	6 m	15 m	15 m
Lot lines adjacent to industrial zones	0 m	0 m	0 m	0 m

- a) Panhandle lots are not permitted.
- b) Storage must not be permitted in required yards adjacent to any residential zone.
- c) Retail is limited to 10% of the floor area of the principal use.
- d) Storage associated with a solid waste management/recycling depot use need not be within an enclosed building or structure.
- e) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]

- **Purpose:** This zone provides for limited industrial uses along Sooke Harbour and Sooke Basin:
- 504.2 Permitted Uses: *

Principal Uses:

- a) Aquaculture processing operations
- d) Aquaculture, land-based
- c) Marine fuel sales
- d) Marine industrial uses
- e) Marine commercial uses
- f) Unenclosed storage*
- g) Warehousing

Accessory Uses:

- h) Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- i) Employee housing*
- j) Office
- k) Parking lot
- Sale of aquaculture products processed on the premises

- 504.3 Minimum Lot Size for Subdivision Purposes: 1 ha
- **504.4 Minimum Width for Subdivision Purposes** 30 m
- 504.5 Maximum Height:

a) Principal Buildings: 13 mb) Accessory Buildings: 9 m

504.6 Maximum Lot Coverage: 60%

^{*}See conditions of use.

504.7 Minimum Setbacks: *See conditions of use.

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Building or Structure outside Sewer Specified Area	7.5 m	6 m	7.5 m	7.5 m
Building or Structure inside Sewer Specified Area	0 m	0 m	0 m	0 m
Adjacent to residential zones, including CD zones	7.5 m	6 m	7.5 m	7.5 m
Lot lines adjacent to industrial zones	0 m	0 m	0 m	0 m

- a) Buildings, structures and uses, including parking, warehousing and fish processing, must be sited away from the shoreline, in accordance with the Floodplain provisions of this Bylaw.
- b) Storage must not be permitted in required front, side, or rear yards adjacent to any residential zone.
- c) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]

Technical Industrial Business Park

M5

Purpose: This zone provides for commercial and light industrial activities in a business park atmosphere, with an emphasis on sustainable, renewable, clean (have low nuisance impacts) high tech or green technologies, and are located primarily indoors. This zone is also intended to provide for complementary uses, including live/work.

505.2 Permitted Uses: *

Principal Uses:

- a) Amusement facility indoor
- e) Artisan industry
- c) Bakery
- d) Biotechnology
- e) Brew pub
- f) Car wash
- g) Commercial kitchen
- h) Commercial school or college
- i) Commercial laundry
- j) Communications technology
- k) Film studio
- I) Fitness facility
- m) Funeral home
- n) Health services
- o) High-technology electronic& scientific production
- p) Horticulture

- q) Light industrial
- r) Live-Work dwelling*
- s) Micro brewery
- t) Office
- u) Personal service
- v) Pharmaceuticals development
- w) Place of worship
- x) Printers and publishers
- y) Research and development
- z) Restaurant
- aa)Studio
- bb)Veterinary clinic
- cc) Wholesaling

Accessory Uses:

- dd)Accessory dwelling unit, one per lot [Added by Bylaw 630 (600-22) Adopted March 21, 2016]
- ee)Commercial office space
- ff) Retail*
- gg)Employee housing *
- *See conditions of use.

505.3 Minimum Lot Size for Subdivision Purposes:

- a) Within Sewer Specified Area: 600 m²
- b) Outside of Sewer Specified Area: 1 ha

Minimum Width for Subdivision Purposes: 30 m

505.5 Maximum Height

a) Principal Buildings: 2 storeys up to 13 metres high

b) Accessory Buildings: 10 m

505.6 Maximum Lot Coverage:

a) Within Sewer Specified Area: 70%b) Outside of Sewer Specified Area: 50%

505.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Building or Structure outside Sewer Specified Area	7.5 m	6 m	7.5 m	7.5 m
Building or Structure inside Sewer Specified Area	4.5 m	4.5 m	3 m	3 m
Adjacent to residential zones, including CD zones	0 m	0 m	4.5 m	4.5 m
Adjacent to Duplex/Single Family Dwelling (D/SFD) or Existing Housing (H) per Town Centre Plan*	0 m	0 m	4.5 m	4.5 m
Lot lines adjacent to industrial zones	0 m	0 m	0 m	0 m

- a) Storage must not be permitted in required front, side, or rear yards adjacent to any residential zone.
- b) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]
- c) Live work dwellings:
 - i) Must be constructed as an employee housing unit within a mixed use building.
 - ii) Must have a private, exterior, residential entrance from the principal use.
 - iii) Parking for the residence must be the same as single family residential requirements.

Schedule 505 – Technical Industrial Business Park (M5)

- d) Accessory dwelling unit must be located within a principal use building. It cannot exceed 90 m² in floor area.
- e) Accessory retail uses permitted up to 40% of gross floor area.
- f) Landscaping: In addition to the Screening and Landscaping requirements identified in the General Regulations, the following landscaping requirements must be met:
 - i) Where a lot adjoins a residential or institutional use or public road, a landscaped area of at least 7.5 m in width extending along the entire frontage of the property must be provided inside the property line;
 - ii) Where a lot adjoins any other street, a landscaped area of at least 4.5 m in width extending along the entire frontage of the property on the street must be provided inside the property line;
 - iii) To separate parking, internal roads, services or storage areas from adjacent properties, a landscaped buffer area of at least 2 m in width and 2 m in height must be provided along the inside of all property lines;
 - iv) Loading areas, refuse removal area and recycling containers must be screened and gated to a minimum height of 2 m by a landscaping screen or solid decorative fence or a combination thereof;
 - v) All mechanical, electrical, and other service equipment located outside or on the roof of a building must be screened from adjacent properties and streets by ornamental structures, landscaping, or other means. Green roofs are encouraged.

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P1

Public Recreation

Purpose: This zone provides for public recreation use within the District of Sooke.

601.2 Permitted Uses:

Principal Uses:

- a) Agriculture
- f) Amusement facility outdoor
- c) Assembly use
- d) Campground *
- e) Ecosystem preservation
- f) Institutional uses accessory to public parks
- g) Nature centre
- h) Playground
- i) Private club

Accessory Uses:

- j) Accessory dwelling unit, one per lot *
- k) Concession
- I) Country market
- m) Office in nature centre
- n) Parking lot
- o) Temporary accommodation

*See conditions of use.

For the convenience of the reader, please be advised that parks are permitted in all zones within the District of Sooke including this zone.

601.3 Minimum Lot Size for Subdivision Purposes:

- a) Within Sewer Specified Area: 600 m²
- b) Outside of Sewer Specified Area: 1 ha

Minimum Width for Subdivision Purposes: 30 m

601.5 Maximum Height:

- a) Principal Buildings: 2 storeys up to 13 metres high
- b) Accessory Buildings: 8 m

601.6 Maximum Lot Coverage:

- a) Within Sewer Specified Area: 50%
- b) Outside of Sewer Specified Area: 10%

Minimum Setbacks:

601.7

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Building or Structure	7.5 m	6 m	6 m	10 m
Adjacent to residential zones, including CD zones	0 m	0 m	6 m	6 m

- a) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]
- b) A maximum of 16 campground spaces/ha permitted. Each campground space must be a minimum of 110 m² in size;
- c) Separation between campground spaces must be a minimum of 6 m;
- d) Separation between campground spaces and structures must be a minimum of 6 m.

Community Facilities

P2

Purpose: This zone provides for community facilities within the District of Sooke.

602.2 Permitted Uses:

Principal Uses:

Accessory Uses:

- a) Assembly use
- c) Cemetery
- d) Concession
- e) Country market
- f) Horticulture
- g) Institutional use
- h) Place of worship

i) Accessory dwelling unit, one per lot *

*See conditions of use.

602.3 Minimum Lot Size for Subdivision Purposes:

a) Within Sewer Specified Area: 600 m²
 b) Outside of Sewer Specified Area: 1 ha

602.4 Minimum Width for Subdivision Purposes: 30 m

602.5 Maximum Height:

a) Principal Buildings: 15 mb) Accessory Buildings: 8 m

602.6 Maximum Lot Coverage:

a) Within Sewer Specified Area: 60%b) Outside of Sewer Specified Area: 40%

602.7 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Building or Structure outside Sewer Specified Area	3 m	3 m	1.5 m	4.5
Building or Structure inside Sewer Specified Area	0 m	0 m	0 m	0 m
Adjacent to residential zones, including CD zones	0 m	0 m	6 m	6 m

Schedule 602 – Community Facilities (P2)

602.8 Conditions of Use:

a) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]

Public Utilities P3

Purpose: This zone provides lands zoned for public utility use within the District of Sooke.

603.2 Permitted Uses:

Principal Uses:

- a) Liquid Waste Management Site
- b) Public storage and works yard
- c) Public utility

Accessory Uses:

- d) Office
- e) Accessory dwelling unit, one per lot *
- * See conditions of use.

603.3 Minimum Lot Size for Subdivision Purposes:

a) Within Sewer Specified Area: 600 m²
 b) Outside of Sewer Specified Area: 1 ha

603.4 Minimum Width for Subdivision Purposes: 30 m

603.5 Maximum Height:

a) Principal Buildings: 15 mb) Accessory Buildings: 8 m

603.6 Maximum Lot Coverage:

a) Within Sewer Specified Area: 50%b) Outside of Sewer Specified Area: 30%

603.7 Minimum Setbacks:

Lot Line Adjacent to:	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Commercial zones	6 m	7.5 m	3 m	4.5 m
Industrial zones	6 m	7.5 m	0 m	4.5 m
Residential zones, including CD zones	6 m	7.5 m	15 m	10 m
ALR lands	10 m	10 m	10 m	10 m

603.8 Condition of Use:

b) Accessory dwelling units must be located above or to the rear of the principal use. [Amended by Bylaw 630 (600-22) Adopted March 21, 2016]

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Passive Recreation

W1

- **701.1 Purpose:** This zone applies to the seabed, water column and surface of marine water in the District of Sooke.
- 701.2 Permitted Uses:

Principal Uses:

- a) Boat ramp
- b) Breakwater
- c) Environmental protection activities
- d) Fishing
- e) Government wharf
- f) Habitat enhancement activities
- g) Passive recreation
- h) Pier
- **701.3** Prohibited Uses: Residential use of structures, floats, or piles

Private Wharf W2

702.1 Purpose: This zone applies to the seabed, water column and surface of marine water in the District of Sooke to establish provisions for private wharfs to be used by the upland owner.

702.2 Permitted Uses:

Principal Uses:

- a) Boat ramp
- b) Breakwater
- c) Fishing
- d) Non-commercial private wharf, dock or float
- e) Passive recreation
- **702.3 Prohibited Uses:** Residential use of structures, floats, or piles
- 702.4 Maximum Height above high water for all structures: 7.5 m

Marina W3

703.1 Purpose: This zone applies to the seabed, water column and surface of marine water in the District of Sooke to establish provisions for commercial uses or public marina use.

703.2 Permitted Uses:

Principal Uses:

- a) Boat ramp
- b) Boat shed or shelter
- c) Breakwater
- d) Marina
- e) Marina fueling station
- f) Marine pub
- g) Passive recreation
- h) Restaurant
- i) Sales and rental of boats and water sports equipment

Accessory Uses:

- j) Office
- k) Retail
- Slips, docks, breakwaters, ramps, dolphins and pilings necessary for the establishment and/or maintenance of the marina
- **703.3 Prohibited Uses:** Residential use of structures, floats, or piles
- 703.4 Maximum Height above High Water for All Buildings and Structures: 9 m

Group Moorage

W4

704.1 Purpose: This zone applies to the seabed, water column and surface of marine water and is intended to allow Group Moorage subject to a valid lease agreement with the Province.

704.2 Permitted Uses:

Principal Uses:

- a) Boat ramp
- b) Breakwater
- c) Fishing
- d) Group Moorage
- e) Passive Recreation

704.3 Prohibited Uses:

Residential or commercial uses of structures, floats or piles.

704.4 Maximum Height Above High Water for All Structures: 7.5 m

Marine Industrial

W6

705.1 Purpose: This zone applies to the seabed, water column and surface of marine water and establishes provisions for marine industrial uses that are associated with an upland use in the District of Sooke.

705.2 Permitted Uses:

Principal Uses:

- a) Any use permitted in W1
- b) Boat building, repairs, rentals, and sales
- c) Boat ramp
- d) Boat shed
- e) Marina
- f) Marine fuel station
- g) Restaurant
- h) Retail sales
- i) Storage areas for the shipment, loading, unloading, sorting and shipping of good and materials. Includes sorting of logs, including booming grounds

Accessory Uses:

j) Slips, docks, breakwaters, ramps, dolphins and pilings necessary for the establishment and/or maintenance of the industrial uses

- **705.3** Prohibited Uses: Residential use of structures, floats, or piles
- **705.4 Maximum Height Above High Water for All Buildings and Structures:** 7.5 m

Marine Aquaculture Processing

W7

- **706.1 Purpose:** This zone applies to the seabed, water column and surface of marine water and provides establishes provisions for aquaculture processing that is associated with an upland use in the District of Sooke.
- 706.2 Permitted Uses:

Principal Uses:

- a) Any use permitted in W1
- b) Aquaculture processing operations

Accessory Uses:

- c) Slips, docks, breakwaters, ramps, dolphins and pilings necessary for the establishment and/or maintenance of the industrial uses
- **706.3 Prohibited Uses:** Residential use of structures, floats, or piles
- **706.4** Maximum Height Above High Water for All Buildings and Structures: 7.5 m

Ponds/Terraces CD Zone

CD1

Purpose: This zone provides for mixed residential development and linear greenspace on the lands known as "the Ponds and the Terraces."

801.2 Permitted Uses:

Area A: Townhouse per provisions of the RM2 zone.

Area B: Park

Area C:

- a) Single family dwelling
- b) Small-scale multi-unit residential dwelling*
- c) Secondary suite
- d) Small suite
- e) Home-based business
- f) Horticulture

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- 801.3 Minimum Lot Size for Subdivision Purposes: 350 m²
- 801.4 Minimum Width for Subdivision Purposes: 11 m

801.5 Maximum Number of Dwelling Units per Lot:

- a) For lots 280 m² or smaller: 3 dwelling units
- b) For lots larger than 280 m²: 4 dwelling units Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

801.6 Maximum Number of Residential Buildings:

- **a)** Principal buildings and structures: 1 single family dwelling or 1 small-scale multi-unit residential dwelling per lot
- **b)** Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

801.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 13 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

801.8 Maximum Lot Coverage:

- a) For lots 1215 m² or smaller: 50%
- b) For lots larger than 1215 m²: 40%

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Amenity Area: A minimum of 15% of the lot area must be preserved for a linear greenway and amenity area

801.10 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Principal Buildings or Structures				
Accessory Buildings or	4 m	4 m	1.2 m	1.5 m
Structures				

b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

801.11 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line
Principal Buildings or Structures				6 m
Accessory Buildings or Structures	4 m	4 m	3 m	1.5 m

- **b)** For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
- Combined Side Lot Line: 6 m
 [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

801.12 Conditions of Use:

- a) The amenity area shall be landscaped in accordance with a landscaping plan approved to the satisfaction of the Approving Officer.
- **801.13 Subject Property Map:** The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.



Sun River Estates CD Zone

CD₂

Purpose: This zone provides for a variety of uses on the subject property, including residential, neighborhood commercial, agriculture, school, park and trails.

802.2 Permitted Uses:

General Uses: Gravel extraction and processing for on-site development and on-site and off-site municipal services directly attributable to the on-site development shall be permitted.

Area A (Multi-Family):

- a) Apartment building, per provisions of the RM2 zone
- b) Townhouse, per provisions of the RM2 zone
- c) Duplex, per provisions of the RM2 zone
- d) Home-based business
- e) Community care facility
- f) Show home

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Area B (Agriculture):

- a) Agriculture
- b) Single family dwelling
- c) Small-scale multi-unit residential dwelling
- d) Home-based business
- e) Farm buildings
- f) Secondary suite
- g) Small suite

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Area C (Parks/Amenity Area):

- a) Institutional use
- b) Playground
- c) Assembly use
- d) Public park
- e) Country market as accessory use to permitted institutional uses

Area D (Neighborhood Centre):

- a) Convenience store
- b) Retail store
- c) Personal service
- d) Community care facility
- e) Restaurant
- f) Playground

Schedule 802 – Sun River Estates CD Zone (CD2)

- g) The total commercial floor area in Area D shall not exceed 1,000 m²
- h) Office [Bylaw No. 711(600-60)]
- i) Health Services [Bylaw No. 711(600-60)]

Area E (Small-Scale Multi-Unit Residential):

- a) Single family dwelling
- b) Small-scale multi-unit residential dwelling
- c) Institutional use
- d) Home-based business
- e) Community care facility
- f) Secondary suite
- g) Small suite
- h) Show home
- i) Notwithstanding the Permitted Uses set out in section 802.2 for properties in Area E (Small-Scale Multi-Unit Residential), on the property identified as Section 28, Sooke District except that part in Plan VIP75447 and VIP75783, VIP76240, VIP76309, VIP76938, VIP83653, VIP85291, VIP86227 and VIP88959, shown shaded on Schedule "A" attached to and forming a part of this bylaw, an amenity area for assembly use is permitted as an accessory use provided the assembly use is not used for commercial purposes. [Bylaw No. 616 (600-17)—Note: refer to map contained in amending bylaw]

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Area F (Small Lot Small-Scale Multi-Unit Residential):

- a) Single family dwelling
- b) Small-scale multi-unit residential dwelling
- c) Secondary suite
- d) Small suite
- e) Home-based business
- f) Community care facility
- g) Show home

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.3 Minimum lot size for subdivision purposes:

- a) Area A 900 m²
- b) Area E -600 m^2
- c) Area F 400 m²

802.4 Maximum Commercial Floor Area:

- a) Convenience Store: 300 m²
- b) Restaurant: 150 m²

802.5 Maximum Number of Dwelling Units per Lot – Areas B, E and F:

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.6 Maximum Number of Residential Buildings – Areas B, E and F:

- a) Principal buildings and structures: 1 single family dwelling or 1 small-scale multi-unit residential dwelling per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 13 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.8 Maximum Lot Coverage – Areas A, C and D: 30%

Remainder Lot A, Sections 28 and 29, Plan EPP60315, Sooke District, known as Rivers Edge, except that STRATA LOT(s) 31–33, 43–46, 61-64, 70-73 and 74–78 of Sooke District Strata Plan EPS3475, shown shaded on Schedule "A" attached to and forming a part of this bylaw, Maximum Lot Coverage of 35% is permitted. [Bylaw No. 711 (600-60) Adopted August 13, 2008 – Note: refer to map contained in amending bylaw and attached as Schedule "C" for convenience in the consolidated version of this Bylaw] [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.9 Maximum Lot Coverage – Areas B, E and F:

- a) For lots 1215 m² or smaller: 50%
- b) For lots larger than 1215 m²: 40%

[Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.10 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	ALR Lot Line
Principal Buildings or Structures	4 m	4 m	1.2 m	1.5 m	
Accessory Buildings or Structures	4 m	4 m	1.2 111	111 6.1	15 m
Farm Buildings	30 m	15 m	15 m	15 m	

Schedule 802 – Sun River Estates CD Zone (CD2)

b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.11 a) Minimum Setbacks for Lots > 1215 m²:

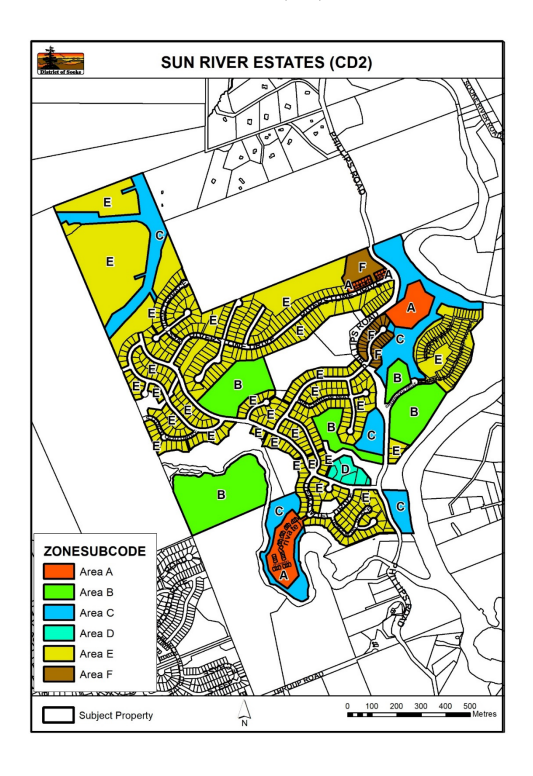
Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line	ALR Lot Line
Principal Buildings or Structures	4 m	4 m		6 m	15 m
Accessory Buildings or Structures			3 m	1.5 m	15 m
Farm Buildings	30 m	30 m	30 m	30 m	30 m

- **b)** For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
 - Combined Side Lot Line: 6 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

802.12 Condition of Use:

- a) In accordance with Covenant CA4056986, the maximum number of residential lots and multi-family units in the CD2 Zone shall not exceed 715. [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- **802.13 Subject Property Map:** The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.



Silverspray CD Zone

CD3

803.1 Purpose: This zone provides for:

- a) A destination resort complex with hotel or lodge buildings, 15 tourist accommodation chalets, a restaurant and accessory facilities
- b) A nine-hole golf course with accessory facilities
- c) A 115 berth marina with accessory facilities
- d) Private utilities
- e) Employee housing

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.2 Permitted Uses:

Area A (Destination resort complex):

- a) Boat moorage, rentals and docks accessory to the hotel or lodge use
- b) Gift shop
- c) Health spa
- d) Hotel or lodge
- e) Licensed liquor establishment
- f) Meeting room
- g) Private utility
- h) Restaurant
- i) Single family dwelling
- j) Duplex
- k) Secondary suite
- Small suite
- m) Tourist accommodation chalets

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Area B:

- a) Home-based business
- b) Linear trail or pathway system and park
- c) Nine-hole golf course with 40 parking spaces
- d) One project management suite
- e) Private utility
- f) Single family dwelling
- g) Duplex
- h) Secondary suite
- Small suite
- i) Storage yard, screened

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Area C:

- a) Club house use accessory to the golf course (as permitted in Area B), including a pro shop, coffee shop, licensed establishment, golf cart and pull cart storage, washrooms, locker room, child care facilities, storage of golf course maintenance products and equipment and accessory uses
- b) Linear trail or pathway system and park
- c) Marina
- d) Parking lots accessory to the golf course (as permitted in Area B) and accessory to the marina use permitted in this area
- e) Private utility
- f) Uses accessory to the marina use including office, tackle shop, coffee bar, shower, change room and washroom facilities, and caretaker suite

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.3 Minimum lot size for subdivision purposes:

- a) Area A 1000 m²
- b) Area B 1000 m^2
- c) Area C 1 ha

803.4 Minimum Lot Dimensions (Area B):

- a) Frontage 6 m
- b) Lot width 20 m

803.5 Maximum Number of Dwelling Units per Lot: 2

[Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.6 Maximum Number of Residential Buildings and Structures:

- a) Principal buildings: 1 per lot
- b) Secondary suites: 1 per single family dwelling
- c) Small Suites: 1 per single family dwelling [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.7 Maximum Height:

- a) Principal Buildings:
 - i) Single family dwellings 3 storeys, up to a maximum height of 13 m
 - ii) Duplex 3 storeys, up to a maximum height of 13 m
 - iii) Commercial buildings in Area A 20 m
 - iv) Commercial buildings in Area C 13 m
 - v) Tourist accommodation chalets 13 m
- b) Accessory Buildings 2 storeys, up to a maximum height of 8 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.8 Maximum Density and Dimensions:

- a) No more than 15 tourist accommodation chalets each having a maximum floor area of 250 m², and a maximum of two kitchens
- b) Marina (Area C) may include up to 115 berths for 115 boats
- c) The maximum number of lots that can be created by subdivision in Area A is 20 lots, including bare land strata lots, but not including any other strata lots within the hotel or lodge or tourist accommodation chalet that may be created pursuant to the *Strata Property Act*
- d) The maximum size of buildings permitted must not exceed:
 - i) A floor area ratio of 0.5 for residential buildings; or
 - ii) A floor area ratio of 0.8 for commercial buildings in Area A; and
- iii) A maximum floor area of 500 m² in Area C [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.9 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	ALR Lot Line	Natural Bound- ary of the Sea or a Water- course	East Sooke Reg- ional Park Lot Line
Principal Buildings or Structures	4	4	10	15	46	45	40
Accessory Buildings or Structures	4 m	4 m	1.2 m	1.5 m	16 m	15 m	10 m

b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.10 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flank- ing Lot Line	Com- bined Side Lot Line	Rear Lot Line	ALR Lot Line	Natural Boundary of the Sea or a Water- course	East Sooke Regional Park Lot Line
Principal Buildings or Structures Accessory Buildings or Structures	4 m	4 m	3 m	6 m	16 m	15 m	10 m

- **b)** For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
 - Combined Side Lot Line: 6m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.11 Special Use Regulations:

- a) Tourist accommodation chalets must not be occupied by a person for more than six months in any calendar year;
- b) No accessory buildings or structures are permitted within that part of Area B to the west of East Sooke Road and to the south of the driveway to the marina as shown on the Subject Property Map below.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

803.12 Special Restrictions (Area B):

- No building or septic tank facility shall be located or constructed in Area B within the watershed of watercourses flowing into East Sooke Regional Park unless drainage is directed away from East Sooke Regional Park;
- b) Buildings along the beach on the south side of Area C must not exceed 18 m in width.

803.13 Special Restrictions (Area C):

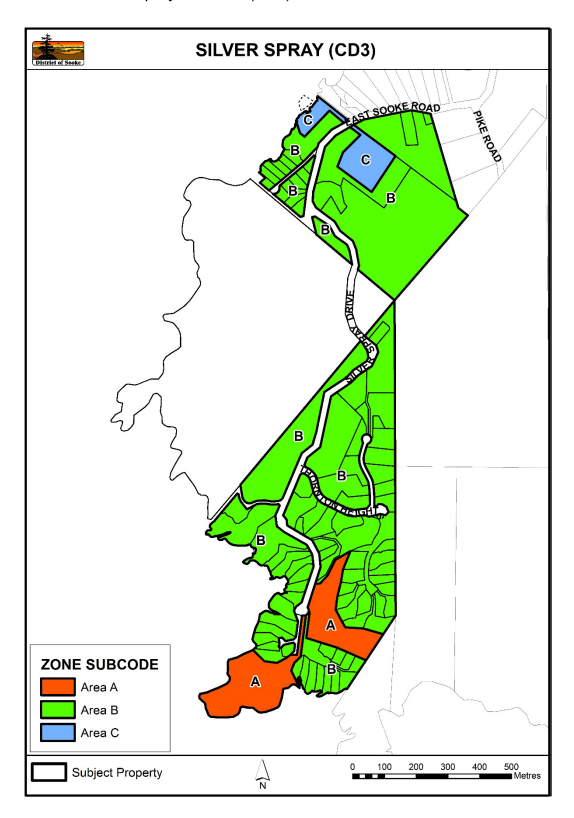
- a) All accessory uses to the marina use in Area C shall be located within one building or structure;
- b) Area C must not be used for outdoor work on boats or equipment other than minor incidental repairs.

803.14 Conditions of Use:

- a) The owner of land being subdivided must provide for each lot within the subdivision a water distribution system constructed in accordance with the standards established by the Board of the Capital Regional District, and connected to a community water system operated by the Capital Regional District.
- b) Landscaping and screening:
 - i) The golf course use must be screened from adjacent residential uses outside the CD3 zone by a continuous planting of vegetation having a minimum width of 6 m;
 - The landscape buffer required (above) must include retention and maintenance of native trees and natural under-storey vegetation
 - iii) Outdoor storage, refuse disposal containers and above ground structures for services and utilities must be screened by a continuous planting of vegetation having a minimum width of 1.5 m
 - iv) All required landscape screens must be maintained by adequate irrigation and replacement of dead or seriously distressed plants or trees.
- c) Fencing:
 - Fence means free-standing structures used to screen around all or part of a lot or site and includes retaining walls, but does not include hedges and similar landscaping
 - ii) Maximum fence height in the CD3 zone shall be 3 m from average grade, subject to conformance with a registered building scheme.
- d) Notwithstanding Sections 803.5 and 803.6, a maximum of four dwelling units are permitted where a lot:
 - i. Is wholly or partly within the Community Growth Area;
 - ii. Is connected to a community water system and community sewer system;
 - iii. Is larger than 280 m² and smaller than 4050 m²; and
 - iv. Is outside the Agricultural Land Reserve.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Subject Property Map: The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.



Tent Lot Residential CD Zone

CD4

Purpose: This zone allows both single family and multiple family residential development on the lands known as the "tent lots" (Land Title Plan Number VIP217, Sooke District) that are within the Sewer Specified Area.

804.2 Permitted Uses:

- a) Community care facility
- b) Home-based business
- c) Horticulture
- d) One single family dwelling per lot
- e) Duplex
- f) Townhouse
- g) One secondary suite on lots containing a single family dwelling

804.3 Maximum Height

- a) Principal Buildings 13 m
- b) Accessory Buildings 9 m

804.4 Maximum Lot Coverage -40%

804.5 Maximum Density:

- One duplex dwelling unit per 137 m²; or
- One townhouse dwelling unit per 137 m²

804.6 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line	Side Lot Line for Party Walls
Principal Building or Structure	3 m – house portion 6 m – garage portion	3 m	1.2 m	3 m	0 m	0 m
Accessory Building or Structure – 1 storey	15 m or level with the principal building, whichever is less	3 m	1.2 m	1.2 m	0 m	1.2 m
Accessory Building or Structure – 2 storey	15 m or level with the principal building, whichever is less	3 m	3 m	3 m	0 m	1.2 m

804.7 Conditions of Use:

- a) Panhandle lots are prohibited.
- b) Storeys above the first storey shall be 15% smaller in floor area than the first storey.
- c) Hwy 14 setbacks may apply. See general regulations.
- **Subject Property Map:** The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.



Beaton Road Residential CD Zone

CD5

This zone is intended to provide for a mixed residential use development that will include single, multi and affordable residential housing units, greenways and parkland.

805.2 Permitted Uses:

- a) Apartments in Areas B and C
- b) Boarding and lodging
- c) Community care facility
- d) Home-based business
- e) Horticulture
- f) Institutional use in Areas A and C
- g) Lesser suites in Area A
- h) Single family dwellings in Area A
- i) Small suites in Area A
- j) Small-scale multi-unit residential dwellings in Area A
- k) Townhouses in Areas B and C
- Vacation accommodation units in Area A

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

805.3 Minimum Lot Size for Subdivision Purposes:

- a) Area A 550 m²
- b) Area B 250 m^2

805.4 Maximum Number of Dwelling Units per Lot (Area A):

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

805.5 Maximum Number of Residential Buildings (Area A):

- a) Principal buildings and structures: 1 single family dwelling or 1 small-scale multi-unit residential dwelling per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Schedule 805 – Beaton Road Residential (CD5)

805.6 Maximum Height:

- a) Principal Buildings 3 storeys, up to a maximum height of 13 m
- b) Accessory Buildings 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

805.7 Maximum Lot Coverage:

- a) Area A 30%
- b) Area B 40%
- **Maximum Density (Area B):** 46 multi-family residential units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- **Amenity Area –** Not less than 5% of the multi-family lot area shall be developed as an amenity area for residents.

805.10 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures in Area A	4 m	3 m		1.5 m	1.5 m
Principal Buildings or Structures in Area B	4.5 m if the garage is in the rear yard 4.5 m if the garage is in the front yard 3 m 1.2 m		1.2 m	4 m	3 m
Accessory Buildings or Structures – in Areas A & B	4 m	4 m		1.5 m	0 m

b) For both principal and accessory buildings or structures in Area A, if parking in the rear yard is required due to parking requirements and lot configuration:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m
Lane Lot Line: 5 m

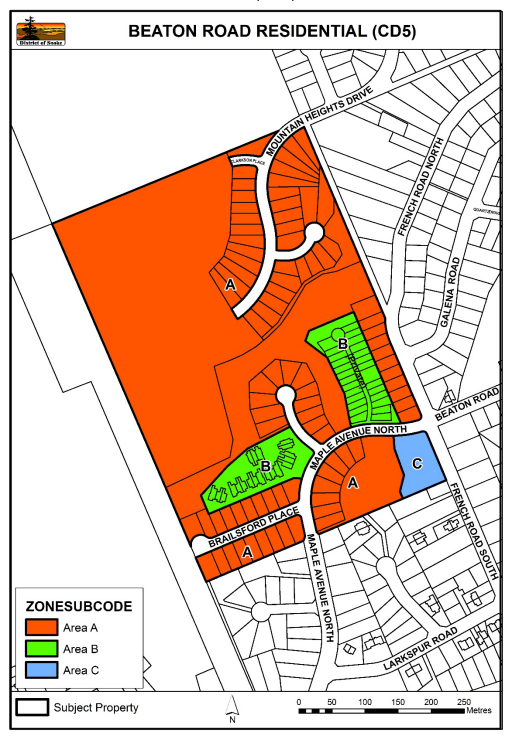
[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

805.11 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combine d Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures in Area A	4 m	4 m		6 m	1.5 m
Principal Buildings or Structures in Area B	4.5 m if the garage is in the rear yard 4.5 m if the garage is in the front yard	3 m	3 m	4 m	3 m
Accessory Buildings or Structures – in Areas A & B	4 m	4 m		1.5 m	0 m

- **b)** For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
- Combined Side Lot Line: 6 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- **Subject Property Map:** The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.

Schedule 805 – Beaton Road Residential (CD5)



CD7

Mariner's Village CD Zone

Purpose: This zone provides for a wide range of mixed-use commercial retail, office, residential and marina uses, with a base density regulation generally applicable for the zone, and other densities to apply if the owner satisfies the amenity provisions and affordable housing conditions that will entitle the owner to the higher density.

807.2 Permitted Uses:

Area 1: Mixed Use Commercial Residential

- a) Amusement facility, indoor
- b) Art gallery
- c) Artisan industry
- d) Apartment building
- e) Assembly use
- f) Assisted living facility
- g) Auction rooms and places, excluding external storage
- h) Bakery
- i) Bus depot
- i) Commercial exhibit
- k) Commercial school
- I) Community care facility
- m) Country market
- n) Greenhouse and plant nursery
- o) Health services
- p) Home based business
- q) Hostel
- r) Hotel and/or motel
- s) Household equipment sales, service and repair
- t) Institutional uses

- u) Licensed liquor establishment
- v) Marina and associated facilities
- w) Mixed use commercial with residential
- x) Office
- y) Parking lot, parkade
- z) Personal services
- aa) Playground
- bb) Printers and publishers
- cc) Private club
- dd) Restaurant
- ee) Retail
- ff) Schools
- gg) Shopping centre
- hh) Employee housing
- ii) Theatre
- ii) Tourist accommodation
- kk) Townhouse
- Veterinary clinic in an enclosed building

Area 2: Multi Family Residential

- a) Apartment building
- b) Assisted living facility
- c) Community care facility
- d) Home based business
- e) Employee housing
- f) Townhouse

Area 3: Waterfront Commercial

- a) Amusement facility, indoor
- b) Art gallery
- c) Artisan industry
- d) Assembly use
- e) Auction rooms and places, excluding external storage
- f) Bakery
- g) Commercial exhibit
- h) Commercial school
- i) Community care facility
- j) Country market
- k) Employee housing
- I) Greenhouse and plant nursery
- m) Health services
- n) Hostel
- o) Hotel and/or motel
- Household equipment sales, service and repair

- q) Institutional uses
- r) Licensed liquor establishment
- s) Marina and associated facilities
- t) Office
- u) Parking lot, parkade
- v) Personal services
- w) Playground
- x) Printers and publishers
- y) Private club
- z) Public wharf
- aa) Restaurant
- bb) Retail
- cc) Schools
- dd) Theatre
- ee) Tourist accommodation
- ff) Veterinary clinic in an enclosed building
- 807.3 Minimum Lot size for Subdivision Purposes: 350 m²
- **807.4 Maximum Height:** Principal Buildings 35 m, or 8 storeys
- **Maximum Lot Coverage:** 80%, except for a triangular lot or proposed lot shown as cross-hatched on the plan forming part of this Bylaw as Appendix "B", located west of Church Road South, which lot shall have a maximum lot coverage of 90%.

807.6 Maximum Density:

The following base density regulation applies generally for the CD7 zone:

- a) A maximum of 50 dwelling units per ha for residential uses;
- b) A maximum of 5,000 m² of commercial floor area and 2,500 m² of office floor area.

807.7 Maximum Increased Density:

Despite Section f (above), if the owner at its sole cost first meets all the conditions set out in Appendix "C" of this Bylaw relating to the provision of amenities and affordable housing:

 The reference in section 807.6(a) to "50 dwelling units per hectare" is increased to a higher density of 100 dwelling units per hectare; and

Schedule 807 – Mariner's Village (CD7)

b) The reference in section 807.6(b) to a "maximum of 5,000 m² of commercial floor area and 2,500 m² of office floor area" is increased to a higher density of a maximum of 10,000 m² of commercial floor area and 5,000 m² of office floor area.

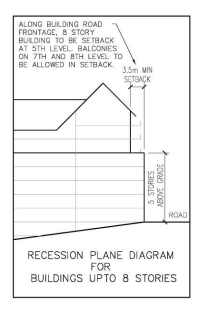
807.8 Amenity Area: 10% minimum

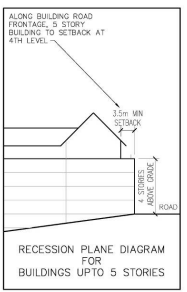
807.9 Minimum Building Setbacks:

- a) Sight triangle provisions apply. See Section 3.26 of this Bylaw.
- b) Highway 14 setback provisions may apply. See General Regulations.

Use	Front	Flanking	Side	Rear	Lane
	Lot Line				
Mixed use, commercial, residential	0 m	0 m	0 m	0 m	0 m

807.10 Recession Plane:



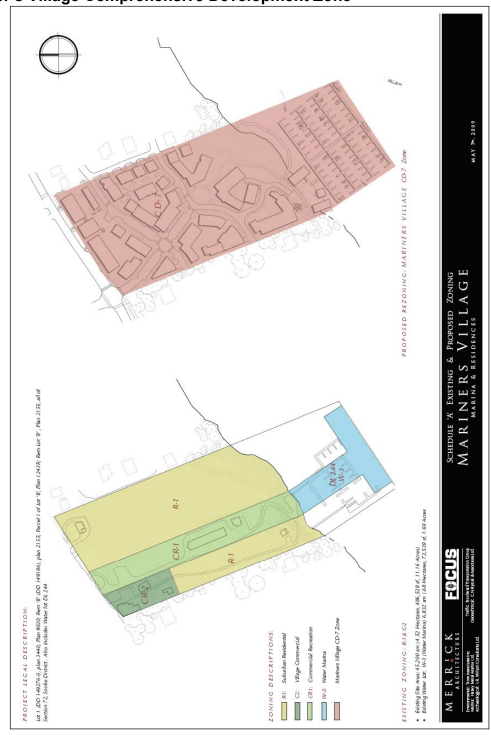


807.11 Special Restrictions:

- a) Country market use means a market comprising a group of vendors that offers predominantly locally produced or grown goods for sale that may include fruits, vegetables, herbs, flowers, baked products, home prepared and original arts and crafts, including on site preparation of foods or the operation of a food stand, dairy products, meat, fish, poultry or poultry products, and excludes the sale of live animals, used or second hand material, antiques or commercial products for resale.
- b) The portions of buildings identified as "Mixed Use Commercial and Residential" along Highway 14 frontage in "Zoning Area 1" on the plan forming part of this Bylaw as Appendix "B" may be used for commercial uses but not residential uses on the ground floor; ancillary residential lobbies, staircases and elevator lobbies on the main floor; and residential, commercial or office uses on floors located above the ground floor.
- c) Without limiting section 807.11(b), Townhouse use in "Zoning Area 1" on the plan forming part of this Bylaw as Appendix "B" is not permitted along the ground floor level of Highway 14 frontage.
- d) Amenity Area means outdoor common space, provided on a lot for use and maintained by the residents of that lot and excludes yards, storage areas, off-street parking, driveways, or areas designated for use by an individual owner, such as Limited Common Property or individual patio/backyard/front yard areas.
- e) In respect of Auction Rooms and Places, storage of chattels shall be contained entirely within an enclosed building on a parcel and shall not be visible from an adjacent lot or highway.
- f) Lot coverage calculation does not include any fully landscaped rooftops maintained as fully landscaped rooftops.
- **Subject Property Map:** The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.



APPENDIX "A":
Mariner's Village Comprehensive Development Zone



APPENDIX "B":

Mariner's Village Comprehensive Development Zone



APPENDIX "C":

Mariner's Village Comprehensive Development Zone AMENITIES AND AFFORDABLE HOUSING

Definitions

C.1 The following definitions apply to this Appendix "C":

"Affordable Housing" means:

- (a) in the case of rental housing, that which is available for rent at or below the average rent for "Victoria", as determined annually by the Canada Mortgage and Housing Corporation's "Rental Market Report", and
- (b) in the case of owner-occupied housing, that which is available for purchase at or below an amount calculated as 30% of the amount which is the median income level for all two or more person households from the most recent national census by Statistics Canada, updated annually using the British Columbia Consumer Price Index, if the rent or price, as applicable, is controlled by an affordable housing agreement under section 905 of the Local Government Act:

"Amenities" means the dedication of public amenity lands and other amenities required under this Appendix "C";

"Lands" means all the land within the Mariner's Village Comprehensive Development Zone (CD-7) of this Bylaw;

"Public Amenity Areas" means those portions of the Lands comprising, the Existing Garry Oak Tree Area, Multi-Use Public Trail, Nature Trail and the Public Boardwalk, all as shown hatched on Appendix "B" to this Bylaw.

Conditions Relating to Amenities and Affordable Housing

- C.2 Transfer to the District of Sooke the fee simple title to the Public Amenity Areas, free and clear of any financial charges or encumbrances.
- C.3 Provision of enhancement and improvement amenities in the Public Amenity Areas in accordance with the following conditions:
 - (a) construction and installation of a "Public Boardwalk" of approximately 5,265 square feet and wharf area of approximately 15,660 square feet accessible to the public for *marina retail* and *marina services*, in the form and style of the existing District of Sooke Marine Boardwalk, along the foreshore, generally as shown hatched on the plan forming part of this Bylaw as Appendix "B" (Valued at \$721,000.00);

- (b) a three (3) metre wide public "Nature Trail" in accordance with the District of Sooke Parks & Trails Master Plan standards from the "Existing Garry Oak Tree Area" through the Public Amenity Areas to connect with the eastern end of the "Public Boardwalk:" generally in the location shown hatched on the plan forming part of this Bylaw as Appendix "B" (Valued at \$6,000.00);
- (c) a three (3) metre wide "Multi-use Public Trail" in accordance with the District of Sooke Parks and Trails Master Plan standards from the "Nature Trail" described in section C.3(b) to the wharf generally in the location shown hatched on the plan forming part of this Bylaw as Appendix "B" (Valued at \$25,500.00);
- (d) protection and retention of the "Existing Garry Oak Tree Area" at the end of Church Road South and location shown hatched on the plan forming part of this Bylaw as Appendix "B", the construction and installation of a public seating area around the Garry Oak tree, and the design and installation of a planted buffer around the Garry Oak tree for the purpose of providing protection and separation of the Garry Oak tree from other uses (Valued at \$30,000.00);
- (e) payment to the District of Sooke of \$35,000 to be used only for the purpose of installing banners and flower baskets on the ornamental light fixtures on the Lands;
- (f) public washrooms having a fair market value of \$50,000 or more constructed adjacent to the "Public Boardwalk" referred to in section C-3(a) or constructed in a commercial building adjacent to the "Public Boardwalk";
- (g) provision and installation of publicly displayed outdoor art, which art will, subject to the approval of the District of Sooke, be selected by the owner of the Lands, and sited, displayed and maintained on the Lands in public view (Valued at \$20,000.00);
- (h) a contribution of \$425,000 to the District of Sooke for the purposes of providing affordable housing, provided that in lieu of this payment, the owner may in its sole discretion elect to provide premises comprising at least 6,000 ft² of community amenity medical clinic office space for medical doctors, discounted at the rate of \$8.00 per square foot triple net for a minimum of ten years from the date of issuance of an occupancy permit for the community amenity medical clinic office space for medical doctors:

- (i) a contribution in the amount of \$137,500 to the District of Sooke for the purposes of the District of Sooke's Affordable Housing program; and,
- (j) a Statutory Right of Way granted at the Owner's sole cost to the District of Sooke over the five (5) metre wide area of land along the entire length of the western boundary of the Lands (except where traversed by a public highway) as shown solid hatched on the plan forming part of this Bylaw as Appendix "B", for public amenity area, drainage, a swale and works and services.
- C.4 The Owner shall at its sole cost prepare all plans, transfer forms and other documents necessary to give effect to the transfers required to be made under section C.2. Those transfers shall be effected by the Owner, at the District of Sooke's sole option, by:
 - (a) the registration of one or more reference plans pursuant to section 99(1)(h) of the Land Title Act, creating each of the Public Amenity Areas as separate legal parcels, together with the filing of the necessary Form A Transfers in favour of the District of Sooke; or
 - (b) a subdivision of the land under Part 7 of the Land Title Act, creating each of the Public Amenity Areas as separate legal parcels, together with the filing of the necessary Form A Transfers in favour of the District of Sooke.
- C.5 The Owner shall satisfy all legal requirements and conditions necessary to effect the transfers required under section C.2 and C.4, and shall obtain all necessary approvals required for any subdivision of the Lands necessary to effect those transfers.
- C.6 If a valuation is inserted in a provision of this Appendix "C", the Owner in its sole discretion may meet the condition relating to the amenity, or the affordable housing, as applicable, by electing, instead of directly providing the amenity or affordable housing, to deliver to the District of Sooke a letter of credit having as a face amount the value stipulated in the applicable condition of this Appendix "C" in respect of which condition the letter of credit was delivered. Every such letter of credit shall satisfy the following conditions:
 - (a) the owner must provide the District of Sooke with an irrevocable letter of credit in the form set out at the end of this Appendix "C" as a security for meeting the condition under this Appendix "C";

- (b) every letter of credit required to be provided under this Appendix "C" must be drawn in favour of the District of Sooke and must be a clean, unconditional and irrevocable letter of credit made by a Canadian Chartered Bank and capable of presentation at a branch of the bank situated within the District of Sooke;
- (c) if the owner fails or omits to renew or replace any letter of credit within 14 days prior to its expiry, the District of Sooke may draw on the current letter of credit and hold the moneys in lieu thereof;
- (d) subject to paragraph e., the security provided under this Appendix "C" must be returned to the owner within 30 days of the District of Sooke's Director of Planning and Director of Engineering having delivered a report to Council that the condition in respect of which the letter of credit security was provided has been met by the owner;
- (e) if the owner has not met the applicable amenity or affordable housing condition, the security is forfeited to the District of Sooke;
- (f) for certainty, the security is forfeited to the District of Sooke under paragraph e. on the date the District of Sooke delivers to the Owner a written notice that the District of Sooke has elected to draw on the letter of credit security;
- (g) the District of Sooke may use the security to meet the applicable condition under this Appendix "C" in respect of which the security was delivered to the District of Sooke.

LETTER OF CREDIT FORMAT TO BE ON BANK LETTERHEAD
DAY OF, 20
District of Sooke Address Postal code
Dear Sir/Madam:
IRREVOCABLE COMMERCIAL LETTER OF CREDIT NO.
We hereby authorize you to draw on (NAME OF BANK), (ADDRESS OF BANK), Province of British Columbia, for account of (NAME OF OWNER), up to an aggregate amount of
 Drawings are to be made in writing to (NAME OF BANK). Partial drawings may be made. The Bank will not inquire as to whether or not the District of Sooke has a right to make a demand on this Letter of Credit. This Letter of Credit is irrevocable up to the expiry date.
DRAFTS MUST BE DRAWN AND NEGOTIATED NOT LATER THAN The drafts under this Credit are to be endorsed hereon and shall state on their face that they are drawn under (NAME OF BANK), (ADDRESS OF BANK), Sooke, B.C. Letter of Credit No.
Yours truly,
Manager On Behalf of (NAME OF BANK)

Prestige Hotel & Resort CD Zone

CD8

Purpose: This zone provides for a range of resort marine commercial uses, parks and trails.

808.2 Permitted Uses:

Area A: Hotel/Conference Centre Area B: Parking

- a) Art gallery
- b) Assembly use
- c) Bakery
- d) Commercial exhibit
- e) Convention centre
- f) Employee housing
- g) Fitness club
- h) Health spa
- i) Hotel
- j) Marina and associated facilities
- k) Four residential dwelling units comprising not more than 175 m² each, if the residential dwelling unit is situated on the highest floor of the building
- Office accessory to a permitted use
- m) Parking lot
- n) Personal services
- o) Playground
- Premises licensed under the provisions of the *Liquor* Control and *Licensing Act*
- q) Printers and publishers
- r) Private club
- s) Restaurant
- t) Retail

a) Parking lot

Area C: Park Space

- a) Boat ramp
- b) Marina and associated facilities
- c) Marine commercial
- d) Office accessory to a permitted use
- e) Park
- f) Parking lot
- g) Playground
- h) Public wharf
- i) Restaurant

808.3 Maximum Height:

- a) Principal Buildings 25 m, or 6 storeys
- b) Accessory Buildings 8 m

Schedule 808 – Prestige Hotel & Resort (CD8)

808.4 Maximum Lot Coverage:

- a) Area A 60%
- b) Areas B & C 25%
- **808.5** Landscaping and Screening: Landscaping will be as per Section 3.19, Screening and Landscaping, of this Bylaw except that fencing is not required.

808.6 Minimum Building Setbacks:

Water setback provisions may apply, and approval may be required from Fisheries and Oceans Canada and/or Ministry of Environment. See General Regulations.

Use	Front Lot Line/Hwy 14 Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line	Hwy 14 Lot Line
Principal Building	2.5 m	0 m	2.5 m	0 m	17.5 m from the centerline of Hwy 14
Accessory Building or Structures	2.5 m	0 m	2.5 m	0 m	17.5 m from the centerline of Hwy 14

808.7 Special Parking Regulations:

- a) Except as otherwise specified in this section, all provisions of the Parking and Loading Specific Use Regulations apply.
 - Maneuvering aisles of not less than the following width shall be provided:

Parking Angle	Width of Aisle
90°	7.3 m

ii. Minimum parking requirements:

Land Use	Parking Spaces Required
Prestige Hotel/Conference Centre Off-	No less than 101 spaces
street Parking spaces	
Truck/Trailer Parking spaces	No less than 19 spaces

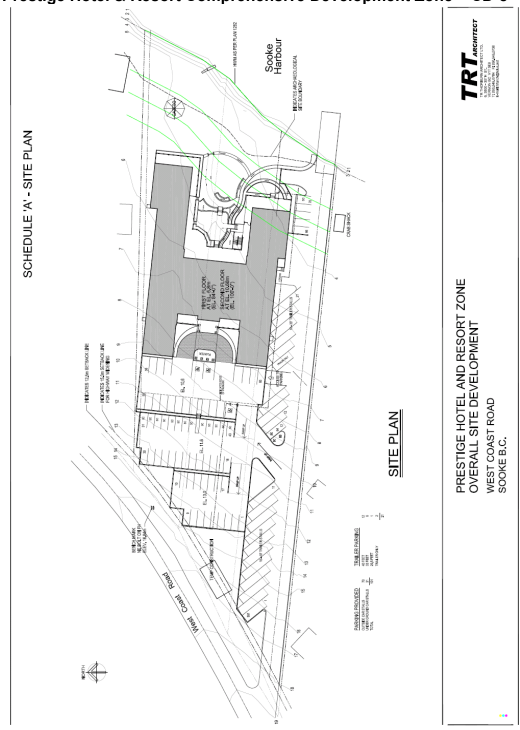
iii. No less than 3 accessible parking spaces shall be provided as part of the minimum parking requirements.

Subject Property Map: The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.

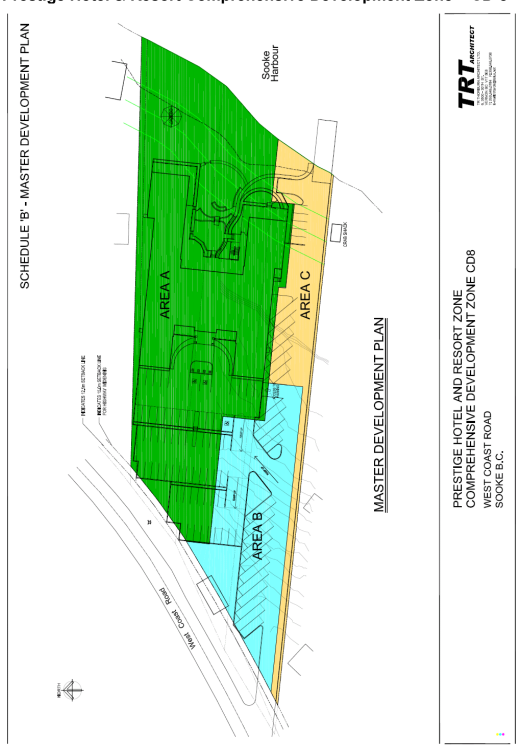


Schedule 808 – Prestige Hotel & Resort (CD8)

Schedule A: Prestige Hotel & Resort Comprehensive Development Zone – CD-8



Schedule B: Prestige Hotel & Resort Comprehensive Development Zone – CD-8



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Spiritwood Estates CD Zone

CD9

Purpose: This zone provides for a variety of residential uses that will include single and multiple family residential housing units with varying lot sizes, neighbourhood commercial, parkland, greenways and trails all integrated into a comprehensive residential neighbourhood.

809.2 Permitted Uses:

General uses in all areas except Area C and Area E (Parks and Amenity Area) – Gravel extraction and processing for on-site development and on-site and off-site municipal services directly attributable to the on-site development shall be permitted. The sale of excess gravel extracted and processed on-site is permitted for off-site use for a period not to exceed the duration of construction of the property being developed into a comprehensive residential neighbourhood.

Area A: Multi Family Residential

- a) Apartment building
- b) Assisted living facility
- c) Community care facility
- d) Duplex
- e) Home based business
- f) Horticulture
- g) Townhouse
- h) Temporary construction and real estate marketing offices to a maximum of two (2)
- i) Playground

Area C and Area E: Park and Amenity Area

- a) Institutional uses accessory to public parks
- b) Parking lot
- c) Playground

Area B: Small-Scale Multi-Unit Residential

- a) Community care facility
- b) Home based business
- c) Horticulture
- d) Single family dwelling
- e) Small-scale multi-unit residential dwelling
- f) Secondary suite
- g) Small suite
- h) Playground
- i) Temporary construction and real estate marketing offices to a maximum of two (2)

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Area D: Neighbourhood Commercial

This area is intended to protect and enhance neighbourhood commercial areas by promoting the concentration of businesses that provide

convenience goods and services used frequently by local residents. This area provides for a scale and character of development that is consistent with pedestrian-orientation and which tends to attract and promote a walk-in clientele.

Area D: Permitted Uses

a) Bakery

- b) Community care facility
- c) Convenience store
- d) Country market
- e) Dwelling units above the first floor
- f) Health services
- g) Offices accessory to a permitted use
- h) Playground
- i) Restaurant
- j) Retail

Area D: Conditions of Use

- a) Retail and commercial uses, with the exception of restaurants, shall not exceed a total of 250 m² of floor area;
- b) Restaurants shall not exceed a total of 350 m² of floor area;
- c) Drive-in or drive-thru restaurants are not permitted;
- d) Total commercial floor area in Area D shall not exceed 1000 m²

809.3 Minimum Lot size for Subdivision Purposes:

- a) Multiple Family Dwelling in Area A 900 m²
- b) Area B 500 m² with the exception that fourteen (14) lots in Area B can have a minimum lot size of 400m²
- c) Park and Amenity Area in Area C and Area E 1300 m² exception of Stormwater Pond
- d) Neighborhood Commercial in Area D 3000 m² [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

809.4 Maximum Number of Dwelling Units per Lot (Area B):

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

809.5 Maximum Number of Residential Buildings (Area B):

- a) Principal buildings and structures: 1 single family dwelling or 1 small-scale multi-unit residential dwelling per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

809.6 Maximum Height:

a) Principal Buildings:

Area A – 3 storeys, up to a maximum height of 13 m

Area B – 3 storeys, up to a maximum height of 13 m

Area C and Area E - 10 m

Area D – 4 storeys, up to a maximum height of 14 m

b) Accessory Buildings – 2 storeys, up to a maximum height of 8 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

809.7 Maximum Lot Coverage:

- a) Area A 40%
- b) Area B 40%
- c) Area C and Area E 25%
- d) Area D 50%

809.8 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Buildings or Structures – Area A	4.5 m	3 m	1.5 m	4.5 m
Buildings or Structures – Area B	4 m	2 m	1.2 m	1.5 m
Buildings or Structures – Area C and Area E	4.5 m	1.5 m	0 m	3 m
Buildings and Structures – Area D	1.2 m – if not adjacent to a residential zone 3 m – if lot line adjoins a residential zone	0 m – if lot line is not adjacent to a residential zone 3 m – if lot line adjoins a residential zone	0 m – if lot line is not adjacent to a residential zone 3 m – if lot line adjoins a residential zone	0 m – if lot line is not adjacent to a residential zone 3 m – if lot line adjoins a residential zone

b) For both principal and accessory buildings or structures in Area B, if parking in the rear yard is required due to parking requirements and lot configuration [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m

809.9 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line
Buildings or Structures – Area A	4.5 m	3 m	3 m	4.5 m
Buildings or Structures – Area B	4 m	4 m	3 m	6 m
Buildings or Structures – Area C and Area E	4.5 m	1.5 m	0 m	3 m
Buildings or Structures – Area D	1.2 m – if not adjacent to a residential zone 3 m – if lot line adjoins a residential zone	0 m – if lot line is not adjacent to a residential zone 3 m – if lot line adjoins a residential zone	0 m – if lot line is not adjacent to a residential zone 3 m – if lot line adjoins a residential zone	0 m – if lot line is not adjacent to a residential zone 3 m – if lot line adjoins a residential zone

- **b)** For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
- Combined Side Lot Line: 6 m [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- 809.10 Minimum Amenity Area for Area A: 10%
- **Base Density (Area A):** 10 dwelling units per hectare. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]
- **Maximum Increased Density:** Despite Sections 809.4 and 809.10 above, if the owner at its sole cost first meets all the conditions set out in Appendix "C" of this Bylaw relating to the provision of amenities and affordable housing,

- i. The reference in section 809.11 to "10 dwelling units per hectare" is increased to a higher density of 40 dwelling units per hectare in Area A,
 - a. In addition, where 80% or more of the required offstreet parking spaces are underground parking spaces or concealed within the building, the maximum number of dwelling units for multiple family in Area "A" may be increased by 11 units per ha.

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

809.13 Special Parking Regulations for Area D:

Except as otherwise specified in this section, all provisions of the Parking and Loading Specific Regulations of this Bylaw apply.

Minimum Parking Requirements for Area D:					
Area D – Neighborhood Parking Spaces Required Commercial					
Commercial Use	1 per 40 m² gross floor area				
Residential Use	1 per dwelling unit				

809.14 Special Restrictions:

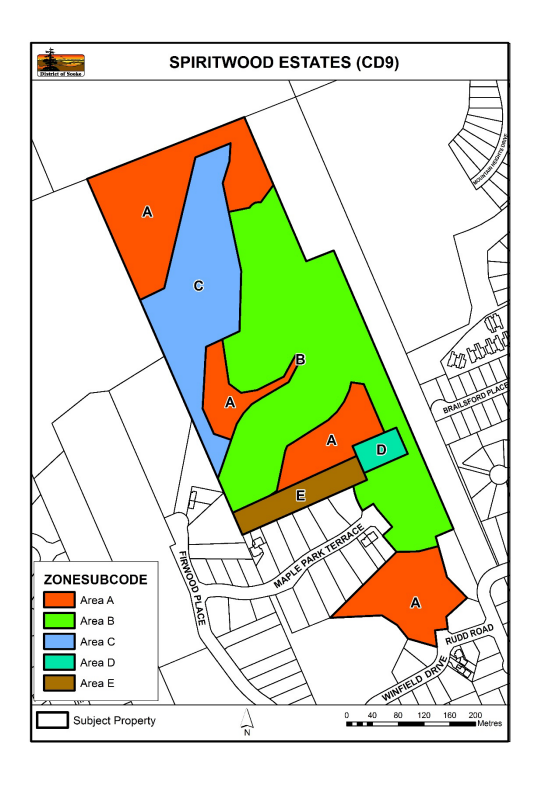
a) Affordable Housing means

- in the case of rental housing, that which is available for rent at or below the average rent for "Victoria", as determined annually by the Canada Mortgage and Housing Corporation's "Rental Market Report", and
- ii. in the case of owner-occupied housing, that which is available for purchase at or below an amount calculated as 30% of the amount which is the median income level for all two or more person households from the most recent national census by Statistics Canada, updated annually using the British Columbia Consumer Price Index, if the rent or price, as applicable, is controlled by an affordable housing agreement under section 905 of the *Local Government Act*;
- b) Country Market use means a market comprising a group of vendors that offers predominately locally produced or grown goods for sale that may include fruits, vegetables, herbs, flowers, baked products, home prepared and original arts and crafts, including on site preparation of foods or the operation of a food stand, dairy products, meat, fish, poultry or poultry products, and excludes the sale of live animals, used or second hand material, antiques or commercial products for resale.

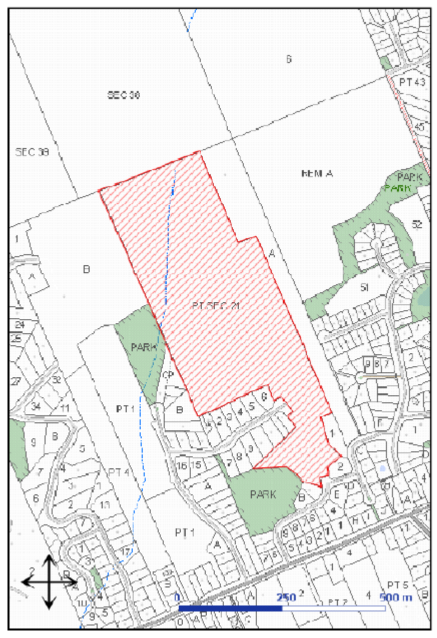
- c) *Temporary construction and real estate marketing office can locate in either Area "A' or Area "B" but not in all areas. Only two (2) temporary construction and real estate marketing offices can be located in total on site to cater to the entire development.
- d) Amenity Area means outdoor common space, provided on a lot for use and maintained by the residents of that lot and excludes yards, storage areas, off-street parking, driveways, or areas designated for use by an individual owner, such as Limited Common Property or individual patio/backyard/front yard areas. Includes rooftop gardens.
- e) Any commercial use contained within a building requires residential on the upper floors.

Appendices "A", "B1", "B2" and "D" are attached to and form part of the Spiritwood Estates Comprehensive Development Zone (CD-9).

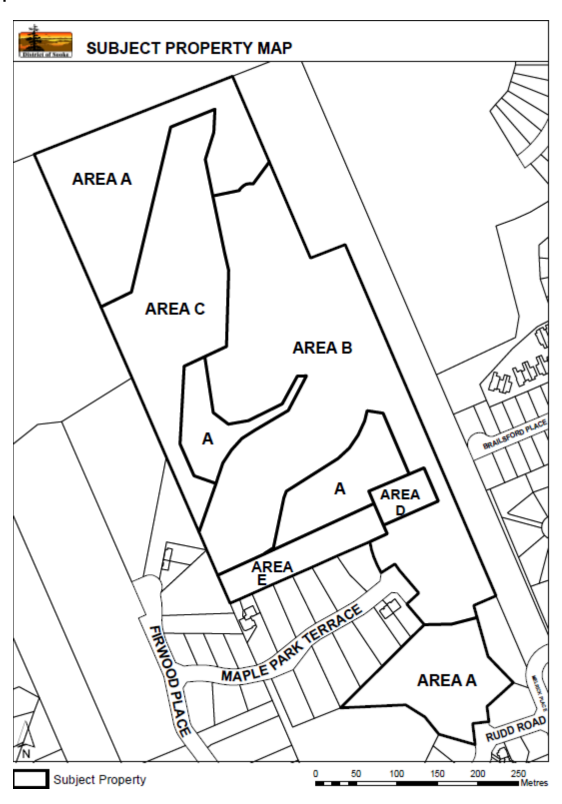
Subject Property Map: The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The enclosed map is provided for information purposes only.



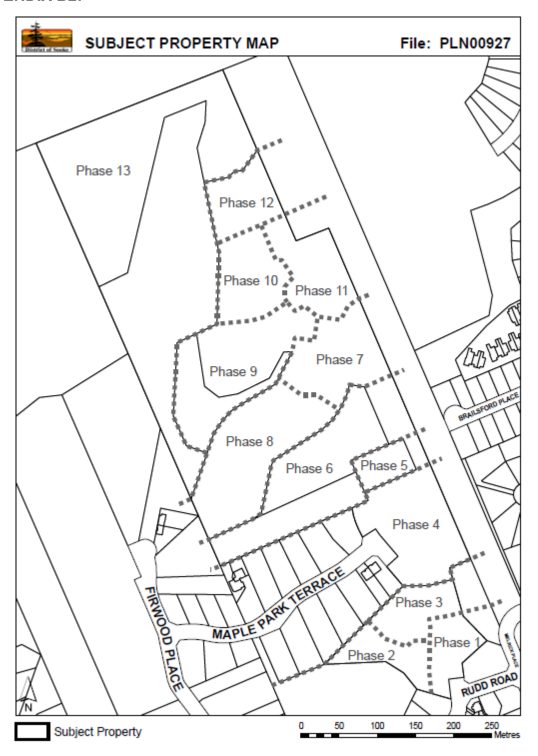
Appendix A:



Appendix B1:



APPENDIX B2:



Appendix C:

AMENITIES AND AFFORDABLE HOUSING

Definitions

C.1 The following definitions apply to this Appendix "C":

"Affordable Housing" means:

- a) In the case of rental housing, that which is available for rent at or below the average rent for "Victoria", as determined annually by the Canada Mortgage and Housing Corporation's "Rental Market Report", and
- b) In the case of owner-occupied housing, that which is available for purchase at or below an amount calculated as 30% of the amount which is the median income level for all two or more person households from the most recent national census by Statistics Canada, updated annually using the British Columbia Consumer Price Index,
- "Amenities" means the dedication of public amenity lands and other amenities required under this Appendix "C";
- "Lands" means all the land within the Spiritwood Estates Comprehensive Development Zone (CD-9) of this Bylaw;
- **"Public Amenity Areas"** means those portions of the Lands comprising of Area C and Area E (Playground, Nature Trail and Park), as shown on Appendix "B1" to this Bylaw.

Conditions Relating to Amenities:

C.2 The amenity contribution totals \$1,330,082. The Owner will provide the following amenities in lieu of Cash Contribution:

- (a) Dedication to the District of Sooke of a 3.7 hectare (9.3 acre) amenity area shown as "Area C" on plan forming part of this Bylaw as Appendix "B" prior to the completion of Phase 1.(Valued at \$550,000.00);
- (b) Construction of Grant Road sewer services from the main to the property lines to be completed prior to completion of Phase 1 of plan forming part of this Bylaw as Appendix "B". (Valued at \$130,000).
- (c) Construction of Winfield Road Curb, Gutter, Sidewalk and streetlights to be completed prior to completion of Phase 1 of plan forming part of this Bylaw as Appendix "B". (Valued at \$181,000).
- (d) Construction of Maple Park Terrace sewer services complete with services to the property line of 7047 Maple Park Terrace to 7076 Maple Park Terrace is to be completed prior to completion of Phase 5 of plan forming part of this Bylaw as Appendix "B2". (Valued at \$181,000)
- (e) Dedication to the District of Sooke of a 7848 m² amenity area shown as "Area E" at time of the Multi-Family development in Phase 6 on plan forming part of this Bylaw as Appendix "B" prior to the completion of Phase 6;
- (f) Construction and installation of playground equipment including, but not limited to a slide, swing set and teeter totter, to be located within the "Area E" park area directly adjacent to the neighborhood commercial area or located within the neighborhood

commercial area shown on the concept plan forming part of this Bylaw as Appendix "B" to be completed prior to Phase 6. (Valued at \$62,042.75);

Conditions Relating to Affordable Housing:

- C.3 The Owner will provide twenty-three (23) Affordable Housing Units where eleven (11) will be designated for Affordable Ownership Housing (excludes suites) and twelve (12) will be designated as Affordable Rental Housing as part of the development within the Lands in accordance to the following schedule:
 - (a) Three (3) Affordable Housing Units will be provided within Phase 1 of plan forming part of this Bylaw as Appendix "B".
 - (b) Three (3) Affordable Housing Units will be provided within Phase 3 of plan forming part of this Bylaw as Appendix "B".
 - (c) Three (3) Affordable Housing Units will be provided within Phase 4 of plan forming part of this Bylaw as Appendix "B".
 - (d) Three (3) Affordable Housing Units will be provided within Phase 5 of plan forming part of this Bylaw as Appendix "B".
 - (e) Three (3) Affordable Housing Units will be provided within Phase 6 of plan forming part of this Bylaw as Appendix "B".
 - (f) Three (3) Affordable Housing Units will be provided within either Phase 7 or Phase 8 or a combination of both of plan forming part of this Bylaw as Appendix "B".
 - (g) Three (3) Affordable Housing Units will be provided within either Phase 9 or Phase 10 or a combination of both of plan forming part of this Bylaw as Appendix "B".
 - (h) Two (2) Affordable Housing Units will be provided within either Phase 12 or Phase 13 or a combination of both of plan forming part of this Bylaw as Appendix "B".
- C.4 The Owner may provide cash in lieu of the Affordable Housing Units at \$15,000 per unit up to a total value of \$345,000.
- C.5 One or more of the Affordable Housing Units to be provided in C.3 may be allowed to be combined into different phases, subject to the phase change and specific location of the Affordable Housing Unit(s) being approved by the Municipal Planner.
- C.6 Each time Affordable Housing Units are provided as part of a Phase in the development, the Owner will enter into a section 905 Housing Agreement and section 219 covenant prior to Development Permit approval or Subdivision approval, whichever comes first.
- C.7 An Option to Purchase/Right of First Refusal (Option/RFR) is required to be registered before an occupancy permit is issued for the affordable unit.

General Conditions Relating to Amenities and Affordable Housing:

- C.8 Transfer to the District of Sooke the fee simple title to the Public Amenity Areas, free and clear of any financial charges or encumbrances
- C.9 The Owner shall at its sole cost prepare all plans, transfer forms and other documents necessary to give effect to the transfers required to be made under section C.10. Those transfers shall be effected by the Owner, at the District of Sooke's sole option, by:

- (a) the registration of one or more reference plans pursuant to section 99(1)(h) of the *Land Title Act*, creating each of the Public Amenity Areas as separate legal parcels, together with the filing of the necessary Form A Transfers in favour of the District of Sooke; or
- (b) a subdivision of the land under Part 7 of the Land Title Act, creating each of the Public Amenity Areas as separate legal parcels, together with the filing of the necessary Form A Transfers in favour of the District of Sooke.
- C.10 The Owner shall satisfy all legal requirements and conditions necessary to affect the transfers required under section C.10 and C.11, and shall obtain all necessary approvals required for any subdivision of the Lands necessary to effect those transfers.
- C.11 If a valuation is inserted in a provision of this Appendix "C", the Owner in its sole discretion may meet the condition relating to the amenity, as applicable, by electing, instead of directly providing the amenity or affordable housing, to deliver to the District of Sooke a letter of credit having as a face amount the value stipulated in the applicable condition of this Appendix "C" in respect of which condition the letter of credit was delivered. Every such letter of credit shall satisfy the following conditions:
 - (a) the owner must provide the District of Sooke with an irrevocable letter of credit in the form set out at the end of this Appendix "C" as a security for meeting the condition under this Appendix "C";
 - (b) every letter of credit required to be provided under this Appendix "C" must be drawn in favour of the District of Sooke and must be a clean, unconditional and irrevocable letter of credit made by a Canadian Chartered Bank and capable of presentation at a branch of the bank situated within the District of Sooke;
 - (c) if the owner fails or omits to renew or replace any letter of credit within 14 days prior to its expiry, the District of Sooke may draw on the current letter of credit and hold the moneys in lieu thereof;
 - (d) subject to paragraph e., the security provided under this Appendix "C" must be returned to the owner within 30 days of the District of Sooke's Director of Planning and Director of Engineering having delivered a report to Council that the condition in respect of which the letter of credit security was provided has been met by the owner;
 - (e) if the owner has not met the applicable amenity or affordable housing condition, the security is forfeited to the District of Sooke;
 - (f) for certainty, the security is forfeited to the District of Sooke under paragraph e. on the date the District of Sooke delivers to the Owner a written notice that the District of Sooke has elected to draw on the letter of credit security;
 - (g) the District of Sooke may use the security to meet the applicable condition under this Appendix "C" in respect of which the security was delivered to the District of Sooke.

LETTER OF CREDIT FORMAT TO BE ON BANK LETTERHEAD
DAY OF , 20
District of Sooke Address Postal code
Dear Sir/Madam:
IRREVOCABLE COMMERCIAL LETTER OF CREDIT NO.
We hereby authorize you to draw on (NAME OF BANK), (ADDRESS OF BANK), Province of British Columbia, for account of (NAME OF OWNER), up to an aggregate amount of
Drawings are to be made in writing to (NAME OF BANK). Dartiel drawings may be made.
 Partial drawings may be made. The Bank will not inquire as to whether or not the District of Sooke has a right to make a demand on this Letter of Credit. This Letter of Credit is irrevocable up to the expiry date.
DRAFTS MUST BE DRAWN AND NEGOTIATED NOT LATER THAN The drafts under this Credit are to be endorsed hereon and shall state on their face that they are drawn under (NAME OF BANK), (ADDRESS OF BANK), Sooke, B.C. Letter of Credit No.
Yours truly,
Manager On Behalf of (NAME OF BANK)

Knox Centre CD Zone

CD11

- **Purpose:** This zone provides for assisted living, multi-family, commercial and institutional uses within the District of Sooke. (amended by Bylaw No. 641, adopted January 23, 2017)
- 811.2 Permitted Uses:

(amended by Bylaw No. 577 adopted October 14, 2013)

Principal Uses: Area A

- a) Apartment Building
- b) Assisted Living Facility
- c) Community Care Facility (amended by Bylaw No. 641, adopted January 23, 2017)

Principal Uses: Area B

- a) Assisted Living Facility
- b) Community Care Facility
- c) Cooperative housing
- d) Health services
- e) Institutional use
- f) Office
- g) Personal services
- h) Restaurant
- i) Retail

Accessory Uses: Area A and Area B

- a) Assembly Use
- b) Cemetery
- c) Employee Housing
- d) Health Services
- e) Horticulture
- f) Institutional use
- g) Office
- h) Parking lot, parkade
- i) Personal services
- i) Place of worship
- k) Restaurant

811.3 Minimum Lot Size for Subdivision Purposes: 7000 m²

811.4 Maximum Height:

a) Principal Buildings: 15 mb) Accessory Buildings: 9 m

811.5 Maximum Lot Coverage: 50% (added by Bylaw No. 577 adopted October 14, 2013)

Schedule 811 – Knox Centre CD (CD11)

811.6 Minimum Setbacks:

Use	Front Lot Line	Flanking Side Lot Line Lot Line		Rear Lot Line
Principal Building or Structure	3 m	2 m	3 m	4.5 m
Accessory Buildings or Structures	4.5 m	4.5 m	1.2 m	4.5 m

811.7 Conditions of Use:

Recession plan rules may apply for buildings and structures more than 6 m in height. See General Regulations.

The provisions of the RM4 zone apply to apartment buildings without commercial uses on the first storey. (added by Bylaw No. 641, adopted January 23, 2017)

Subject Property Map: The official map for this CD zone is kept by the Corporate Officer, and forms part of this bylaw. The Subject Property Map is provided for information purposes only. (added by Bylaw No. 577 adopted October 14, 2013)



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West Coast Mixed Use Zone

CD12

Purpose: This zone provides for up to three dwelling units on one lot with limited commercial use.

812.2 Permitted Uses:

Principal Uses:

- a) Single family dwelling*
- b) Small-scale multi-unit residential dwelling
- c) Retail uses up to a maximum gross floor area of 50 m²
- d) One show home up to a maximum gross floor area of 50 m²

Accessory Uses:

- e) Bed and breakfast
- f) Home based business
- g) Vacation accommodation unit
- h) Secondary suite
- i) Small suite

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

- 812.3 Minimum Lot Size for Subdivision Purposes: 1,000 m²
- 812.4 Minimum Width for Subdivision Purposes: 15 m

812.5 Maximum Number of Dwelling Units per Lot:

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

812.6 Maximum Number of Residential Buildings:

- a) Principal buildings and structures: 1 single family dwelling or 1 small-scale multi-unit residential dwelling per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

812.7 Maximum Height:

- a) Principal Buildings: 3 storeys, up to a maximum height of 12 m
- b) Accessory Buildings: 2 storeys, up to a maximum height of 9 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

^{*}See conditions of use.

812.8 Maximum Lot Coverage: 30%

812.9 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures	4 m		1.2 m		
Principal Buildings adjacent to RM1, RM2, RM3, or RM4	3 m	3 m	0 m	1.5 m	1 m
Accessory Buildings or Structures	4 m	4 m	1.2 m		0 m

b) For both principal and accessory buildings or structures in Area A, if parking in the rear yard is required due to parking requirements and lot configuration:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m
Lane Lot Line: 5 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

812.10 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line	Lane Lot Line
Principal Buildings or Structures	4 m	4 m	3 m	6 m	1.5 m
Principal Buildings adjacent to RM1, RM2, RM3, or RM4	3 m	3 m	0 m	0111	1.5 111
Accessory Buildings or Structures	4 m	4 m	3 m	1.5 m	0 m

Schedule 812 – West Coast Mixed Use (CD12)

- **b)** For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
- Combined Side Lot Line: 6 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

812.11 Conditions of Use:

a) Notwithstanding Section 812.6 above, up to three single family dwelling units are permitted on one lot. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Harbourside Cohousing CD Zone

CD13

(added by Bylaw No. 578 adopted October 14, 2013)

Purpose: This zone provides for residential cohousing in the Town Centre in the District of Sooke.

813.2 Permitted Uses:

Principal Uses:

- a) Apartment
- b) Assisted living facility
- c) Townhouse
- d) Duplex
- e) Cluster dwelling units
- f) Stacked townhouse
- g) One single family dwelling per lot*

Accessory Uses:

- h) Limited home-based business
- i) Boarding and lodging
- j) One secondary suite
- * See conditions of use
- 813.3 Minimum Lot Size for Subdivision Purposes: 4000 m²
- 813.4 Minimum Width for Subdivision Purposes: 15 m
- 813.5 Maximum Density: 40 dwelling units/ha
- 813.6 Maximum Height:
 - a) Principal Buildings: 4 storeys up to a height of 15 m
 - b) Accessory Buildings: 6 m
- 813.7 Maximum Lot Coverage: 40%
- **Amenity Area:** A minimum of 5% of the lot area must be developed as an amenity area for the residents.

813.9 Minimum Setbacks:

Use	Front Lot Line	Flanking Lot Line	Side Lot Line	Rear Lot Line
Principal Building or Structure	3 m	3 m	3 m	4.5 m
Accessory Buildings or Structures	7.5 m	4.5 m	3 m	4.5 m

Schedule 813 - Harbourside Cohousing CD Zone (CD12

813.10 Conditions of Use:

- a) The single family dwelling may be used as an Amenity Area and Boarding and lodging, with or without a secondary suite.
- b) Recession plan rules may apply for buildings and structures more than 6 m in height. See General Regulations.
- c) Setbacks from water are applicable. See General Regulations.

Wadams Way CD Zone

CD14

Purpose: This zone provides for street-oriented porch-front single-family dwellings on narrow fee simple lots with rear lane vehicular access, medium density townhouses with amenity areas and a public park. The intent of the development is to encourage social interaction and to create a stronger sense of community and security by maximizing resident and pedestrian oriented spaces.

814.2 Permitted Uses:

Area A - Small-Scale Multi-Unit Residential

Principal Uses:

a) Horticulture

- b) Single family dwelling*
- c) Small-scale multi-unit residential dwelling*
- d) One temporary construction and real estate marketing office

Accessory Uses:

- f) Boarding and lodging
- g) Home-based business
- h) Secondary suite*
- i) Small suite*

*See conditions of use.

e) Show home

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Area B - Multi-Family Residential

Principal Uses:

- a) Horticulture
- b) Townhouse*
- c) One temporary construction and marketing office
- d) One amenity building for assembly use

Accessory Uses:

- a) Limited home-based business
- b) Park
- c) Playground

*See conditions of use

Area C - Park

Principal Uses:

- a) Park
- b) Institutional accessory to a park
- c) Assembly use
- d) Playground

814.3 Conditions of Use for Area A

- a) Single family dwellings and small-scale multi-unit residential dwellings are permitted on lots 8.5 m or more in width.
- b) All vehicular access and parking must be from a rear lane and located in the rear yard.
- c) 50% of the single family dwellings and small-scale multi-unit residential dwellings shall have a covered front porch with a minimum of nine (9) single family dwellings fronting Wadams Way and a minimum of six (6) single family dwellings fronting Church Road.
- d) The setback distance to a front lot line may be reduced to 1.5 metres for covered porches and entranceways, including stairs that do not exceed 1.2 metres in height.
- e) The setback distance to a lane lot line for a single family dwelling may be reduced to 1.2 m providing vehicle access to the accessory building is from a lane.
- f) The setback distance to a side lot line for an accessory building may be reduced to 0.75 m on one side yard setback. [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

814.4 Conditions of Use for Area B

- a) Suites are not permitted.
- b) The setback distance to a flanking lot line for a Townhouse and Amenity building may be reduced to 2 m on one flanking yard setback and the distance to the covered porch may be reduced to 1 m on one flanking yard setback providing:
 - i. there is no vehicle access from the flanking lot line; and
 - ii. parking spaces are not sited within the flanking yard.
- c) The setback distance to a rear lot line for a Townhouse building may be reduced to 3 m providing:
 - i. there is no vehicle entrance on the side adjacent to the reduced rear yard.

814.5 Subdivision Regulations

- a) Minimum lot size for Area A 250 m²
- b) Minimum lot size for Area B 1000 m²
- c) Panhandle lots are not permitted

814.6 Maximum Number of Dwelling Units per Lot (Area A):

- a) For lots wholly outside of the Community Growth Area, or not connected to a community sewer system and community water system, or larger than 4050m², or within the Agricultural Land Reserve: 2 dwelling units
- b) For lots 280 m² or smaller: 3 dwelling units
- c) For lots larger than 280 m²: 4 dwelling units [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

814.7 Maximum Number of Residential Buildings (Area A):

- a) Principal buildings and structures: 1 single family dwelling or 1 small-scale multi-unit residential dwelling per lot
- b) Secondary suites: 1 per principal dwelling unit
- c) Small suites: 1 per principal dwelling unit [Added by Bylaw No. 910 (600-104) Adopted February 18, 2025]

Maximum Overall Density (Area B): 50 dwelling units per ha [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

814.9 Maximum Height:

- a) Single family dwelling 3 storeys, up to a maximum height of 11 m
- b) Small-scale multi-unit residential dwelling 3 storeys, up to a maximum height of 11 m
- c) Townhouse 15 m
- d) Amenity building 18 m
- e) Accessory buildings 2 storeys, up to a maximum height of 8 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

814.10 Maximum Lot Coverage:

- a) Area A 60%
- b) Area B 45%

814.11 a) Minimum Setbacks for Lots ≤ 1215 m²:

Use	Front	Flanking	Side Lot	Rear Lot	Lane Lot
	Lot Line	Lot Line	Line	Line	Line
Single Family Dwellings or Small-scale Multi-Unit Residential Dwellings	4 m*	2 m	1.2 m	1.5 m*	1.5 m
Accessory Buildings or Structures	7.5 m	3 m	1.2 m*	3 m	3 m
Townhouses	3 m	3 m*	4 m*	4.5 m*	n/a
Amenity Buildings	3 m	3 m	1.2 m	3 m	n/a

^{*}See conditions of use

Schedule 814 – Wadams Way (CD14)

b) For both principal and accessory buildings or structures in Area A, if parking in the rear yard is required due to parking requirements and lot configuration:

Flanking Lot Line: 3 m
Side Lot Line: 3 m
Rear Lot Line: 5 m
Lane Lot Line: 5 m

[Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

814.12 a) Minimum Setbacks for Lots > 1215 m²:

Use	Front Lot Line	Flanking Lot Line	Combined Side Lot Line	Rear Lot Line	Lane Lot Line
Single Family Dwellings or Small-scale Multi-unit Residential Dwellings	4 m*	4 m	3 m	6 m	1.5 m
Accessory Buildings or Structures	7.5 m	3 m	3 m	3 m	1.5 m
Townhouses	3 m	3 m*	4 m*	4.5 m*	0 m
Amenity Buildings	3 m	3 m	3 m	3 m	n/a

*See conditions of use

- b) For both principal and accessory buildings or structures, if parking in the rear yard is required due to parking requirements and lot configuration:
- Combined Side Lot Line: 6 m [Amended by Bylaw No. 910 (600-104) Adopted February 18, 2025]

814.13 Minimum Amenity Area for Area B: 8%

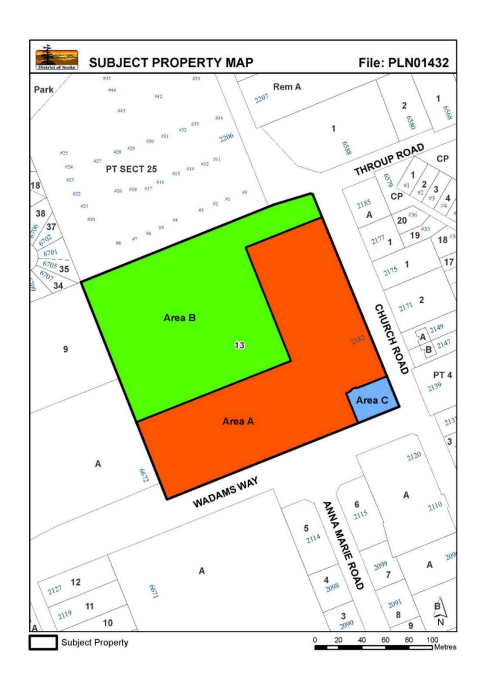
814.14 Road Standards

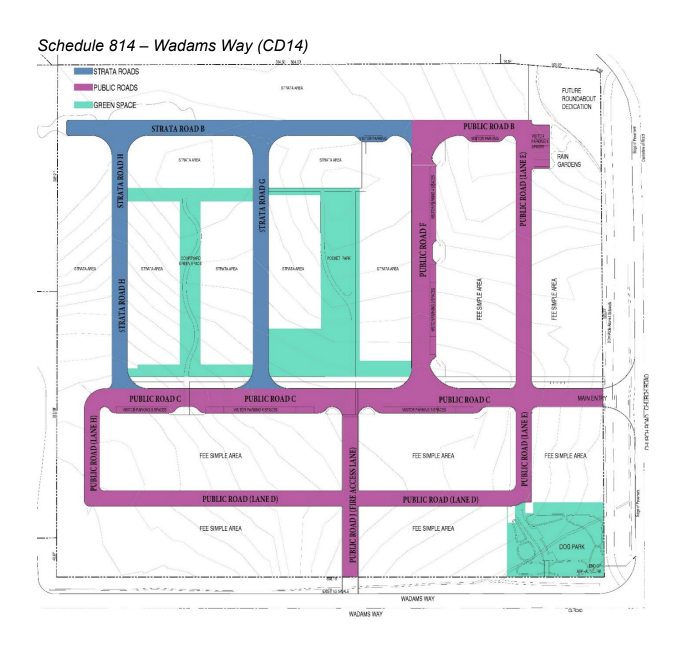
a) Despite section 12.3 Standard Suburban Local SDD-R03 in Subdivision and Development Standards Bylaw, the road cross-section standards for the internal **public roads** in the CD Zone are summarized in Table 1 with the roadway classification shown on Appendix "B".

Table 1 - Road Classification and Cross-Section Details

Classification	Roadway	Sidewalk	Boulevard	Travel	Parking
Road C		Sidewaik	Doulevalu		raiking
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2.5 m swale/boulevard (both sides)		sides)			
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Portion of Road B between Road F and Lane E Road F Lane H, Lane D, and Lane E (North of Road C) Lane E (South of Road C) Lane B (South of Road C) Road J (Fire Access) And			swale/boulevard		
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Road F 2.0 m					
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Access) & 3.0 m) minimum	Road J (Fire	n/a	n/a		n/a
minimum					
	,			,	
ו מיסוומים ו				travel lane	

- b) Additional cross-section details related to aspects of the site servicing not referenced here can be found in the *Subdivision and Development Standards Bylaw*.
- **Subject Property Map**: The official map for this CD Zone is kept by the Corporate Officer, and forms part of this bylaw. The Subject Property Map is provided for information purposes only.





Lot A CD Zone

CD15

(added by Bylaw No. 801 (600-82) adopted March 8, 2021)

815.1 Purpose: this zone provides for buildings that incorporate a mix of uses in the form of limited-commercial uses, institutional uses, and multi family residential use. The intent is to encourage a vibrant, pedestrian friendly town centre zone that also provides community facilities.

815.2 Permitted Uses:

Principal Uses

- a) Amusement facility, Indoor
- b) Apartment Building*
- c) Art Gallery
- d) Assembly Use
- e) Bakery
- f) Commercial exhibit
- g) Commercial school
- h) Country market
- i) Health Services
- j) Horticulture
- k) Institutional use
- I) Live work *
- m) Office
- n) Personal services
- o) Retail *

Accessory Uses

- a) Limited Home-Based Business
- b) Park
- c) Parking lot, parkade
- d) Playground

815.3 Conditions of Use:

- a) Apartment units must be located above the first floor adjacent to Wadams Way, or adjacent to any internal Statutory Right of Way/easement that provides vehicle access into the site.
- b) Amenity Area is required only in conjunction with residential uses for the purpose of serving residents of the site.
- c) Gross floor area for a single retail use other than grocery must not exceed
- d) Recession plane rules may apply for developments more than 6 m (2 Storeys) in height. See General Regulations in the District of Sooke Zoning Bylaw.
- e) Live-work dwellings:
 - Must be constructed as an employee housing unit within a mixed use building:

^{*}See conditions of use

Schedule 815 – Lot A (CD15)

- ii. Must have a private, exterior, residential entrance separate from the principal use.
- iii. Parking for the residence must be the same as single family residential requirements.

815.4 Minimum Lot Size for Subdivision Purposes: 1000m2

815.5 Minimum width for subdivision purposes: 15 m

815.6 Maximum Height: * See conditions of Use a) Principal Buildings: 6 storeys up to 22m

b) Accessory Buildings: 9 m

815.7 Minimum Height: 2 Storeys

815.7 Maximum Lot Coverage: 85%

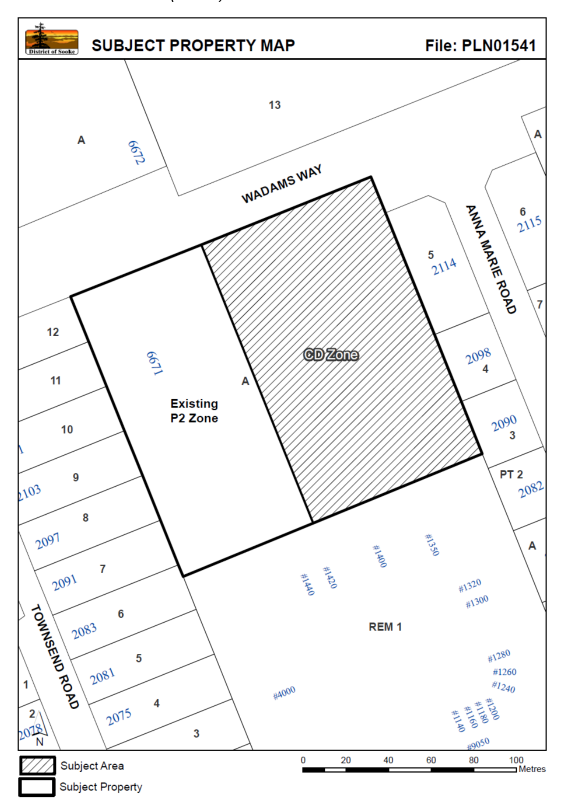
815.8 Minimum Setbacks:

Use	Front Lot	Flanking Lot		Rear Lot	Lane Lot
	Line	Line	Line	Line	Line
Principal Building or Structure	3m	3m	1.5m or 4.5m when adjacent to a residential zoned parcel	4.5m	0m
Accessory Building or Structure	7.5m	3m	1.2m	3m	1.2m

815.9 Minimum Amenity Area: 8% *

Subject Property Map: The official map for this CD Zone is kept by the Corporate Officer, and forms part of this bylaw. The Subject Property Map is provided for information purposes only.

Schedule 815 - Lot A (CD15)



SCHEDULE A: ZONING MAPS

(refer to Map separately)

SCHEDULE B:
[Deleted by Bylaw No. 864 (600-91), 2022]

SCHEDULE "C" – Rivers Edge

