PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2101 CD-1 Comprehensive Development Zone-1

(1) Intent

This zone provides for a comprehensive mixed-use development as described in the Waterfront Village Centre Neighbourhood Plan in the Citywide Official Community Plan. The zone emphasizes medium to high density residential use in combination with a variety of civic uses and employment generating commercial and industrial uses, along with parks and open spaces.

This zone is divided into separate *lots* as set out in Schedule 'A' to this zone.

(2) Permitted Uses

The following *uses* or combination of *uses* and no others are permitted on the following *lots* as set out in Schedule 'A' to this zone:

(a) Lots 1A, 1B, 2, 5, 6, 7, 23 and 24 are limited to:

Contractor service

Industrial, as limited under Sub-section (4)(d)

Industrial office

Liquor manufacturing

Public service, as limited under Sub-section (4)(f)

Residential sales use (on Lot 24 only)

Accessory retail, as limited under Sub-section (4)(e)

Accessory street vending

(b) Lot 3 is limited to:

Assembly child care

Civic

Commercial, as limited under Sub-sections (3), (4)(b), and (4)(c) Primary or secondary school, post-secondary institution Public service, as limited under Sub-section (4)(f) Accessory street vending

(c) Lots 4, 11, 14, 16, 17, 18, 20C, and 20D are limited to:

Apartment, as limited under Sub-section (4)(a)

Assembly child care

Child care

Civic

Commercial, as limited under Sub-sections (3), (4)(b), and (4)(c)

Congregate housing and care

Employment living unit

Public service, as limited under Sub-section (4)(f)

Townhouse, as limited under Sub-section (4)(a)

Accessory home occupation

Accessory street vending

(d) Lot 12 is limited to:

Assembly child care

Child care

Civic

Commercial, as limited under Sub-sections (3), (4)(b), and (4)(c)

Public service, as limited under Sub-section (4)(f)

Accessory street vending

(e) Lots 20A and 20B are limited to:

Apartment, as limited under Sub-section (4)(a)

Assembly child care

Child care

Civic

Commercial, as limited under Sub-sections (3), (4)(b), and (4)(c)

Congregate housing and care

Employment living unit

Primary or secondary school, post-secondary institution

Public service, as limited under Sub-section (4)(f)

Townhouse, as limited under Sub-section (4)(a)

Accessory home occupation

Accessory street vending

(f) Lots 8, 9/10, 13, 15, 19, 21A, 21B, 22A and 22B are limited to:

Apartment, as limited under Sub-section (4)(a)

Assembly child care

Child care

Congregate housing and care

Employment living unit

Public service, as limited under Sub-section (4)(f)

Townhouse, as limited under Sub-section (4)(a)

Accessory home occupation

Accessory street vending

(g) All other areas are limited to:

Civic

Public service, as limited under Sub-section (4)(f)

Accessory street vending

Accessory special event vending business

(3) Permitted Commercial Uses

- (a) Commercial uses, where permitted in this zone, are limited to the following:
 - (i) business and household service;
 - (ii) commercial recreation;
 - (iii) commercial school;
 - (iv) convenience retail;
 - (v) entertainment facility;
 - (vi) grocery store;
 - (vii) liquor manufacturing;
 - (viii) liquor primary establishment;
 - (ix) liquor store, accessory liquor store, and wine store;
 - (x) *office*;
 - (xi) personal service;
 - (xii) pet care service;
 - (xiii) restaurant;
 - (xiv) retail general; and
 - (xv) retail personal goods.

(4) Conditions of Use

- (a) An apartment use or townhouse use is permitted only if all off-street parking on the lot is concealed parking.
- (b) Commercial school uses are only permitted if located above the first storey of the building.
- (c) *Commercial uses*, except the following, must be enclosed within a *building*:
 - (i) a pickup window accessory to a *restaurant use* only accessible by pedestrians and not by motor vehicles; and
 - (ii) outdoor sale and display of retail goods, where accessory to a *commercial use*, if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided that the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required under this bylaw.
- (d) Industrial uses:
 - (i) must be enclosed within a building;
 - (ii) notwithstanding (i) above, may include the outdoor sale and display of retail goods where accessory to an *industrial use* on the same *lot*;
 - (iii) exclude batch plants for concrete and asphalt; the manufacture of concrete products; recycling, processing, or salvaging of motor vehicles; and the manufacture of hazardous goods; and
 - (iv) exclude mini-warehouse use.
- (e) Accessory retail uses on Lots 23 and 24 are limited to products manufactured on the same lot.
- (f) A *public service use* is only permitted when:
 - (i) enclosed within a building; and
 - (ii) there is no storefront.

(5) Lot Size

Not applicable in this zone.

(6) Density and Building Heights

(a) The minimum and maximum *gross floor areas*, using the *lot* numbers as set out in Schedule 'A' to this zone, are:

Lot	Minimum Density	Maximum Density	Maximum <i>Building</i>
	(sq. m.)	(sq. m.)	Height (storeys)
1A	6,364	n/a	4
1B	5,845	n/a	4
2	5,812	n/a	4
12	Commercial: 1,226	n/a	4
3			8
5			4
6	Commercial/Industrial:	n/a	4
7	47,258		4
23			4
24			4
4			8
20C	n/a	101,682	40
20D			36
22A			32
8			37
9/10	Residential: n/a	Residential: 109,609	6
11	Commercial (Lot 11):	Commercial (Lot 11):	37
14	3,113	n/a	33
13	n/a	62.200	36
15	11/a	62,290	49
16	Residential: n/a		40
17	Commercial (Lots 17 and	Residential: 99,378	34
18	18): 4,193	Commercial: n/a	30
19			43
21A	n/a	109,142	40
21B			6
22B			37
20A and	n/a	4,645	6
20B			

(7) Lot Coverage

Not applicable in this zone.

(8) Buildings Per Lot

Not applicable in this zone.

(9) Setbacks

- (a) Buildings and structures must be sited no closer than the corresponding setbacks from lot lines as set out in Schedule 'B' to this zone.
- (b) For Lot 9/10, a minimum separation distance of 10.0 metres must be maintained between *principal buildings*, measured from the outermost limits of either *building* inclusive of projections.

(10) Location of Uses

- (a) Where a building fronts upon a mandatory commercial street frontage as established by the Citywide Official Community Plan, a commercial use shall be located in the first storey of the building and shall occupy a minimum floor space depth of 15 metres measured from the front face of the building.
- (b) Where a building on Lots 23 or 24 fronts upon Street A, an accessory retail use or industrial office use shall be located in both the first and second storeys of the building and shall occupy a minimum floor space depth of 11 metres measured from the front face of the building.
- (c) Concealed parking located above finished grade facing a public street, public right-of-way, or park must be separated from the building façade by other permitted uses.

(11) Building Size

Not applicable in this zone.

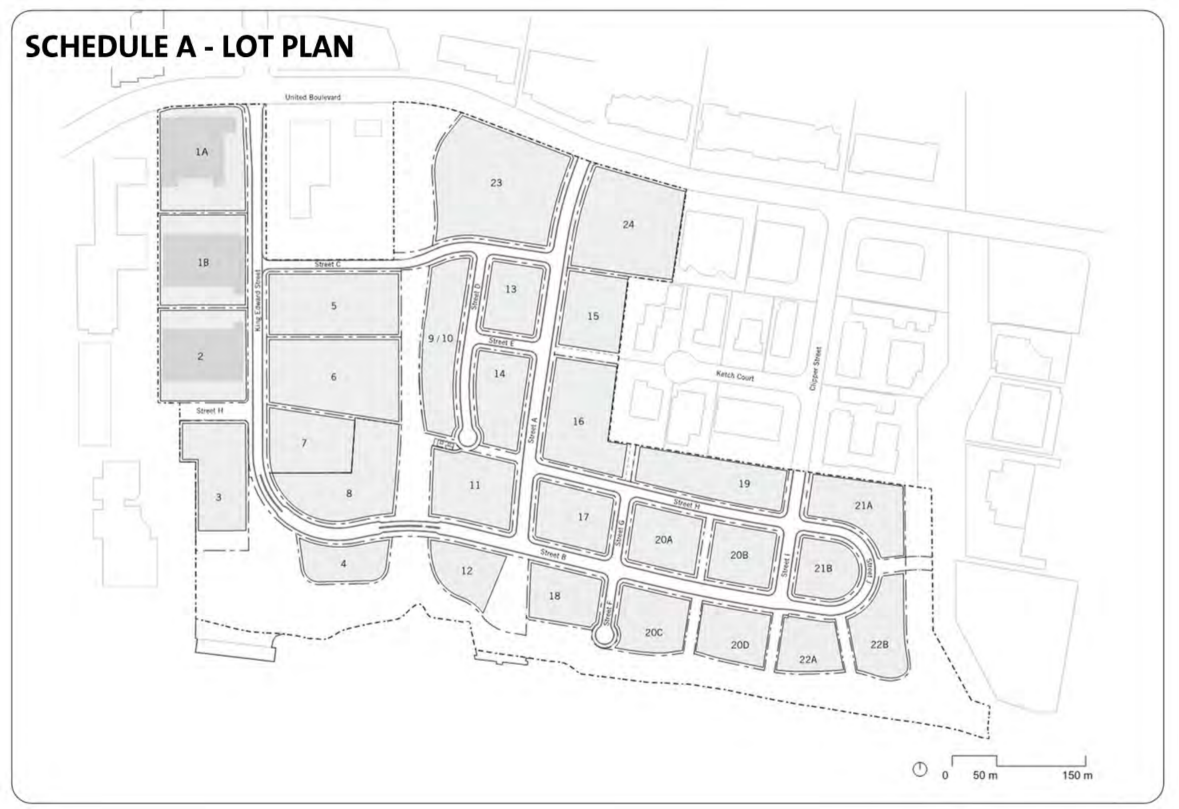
(12) Off-Street Parking

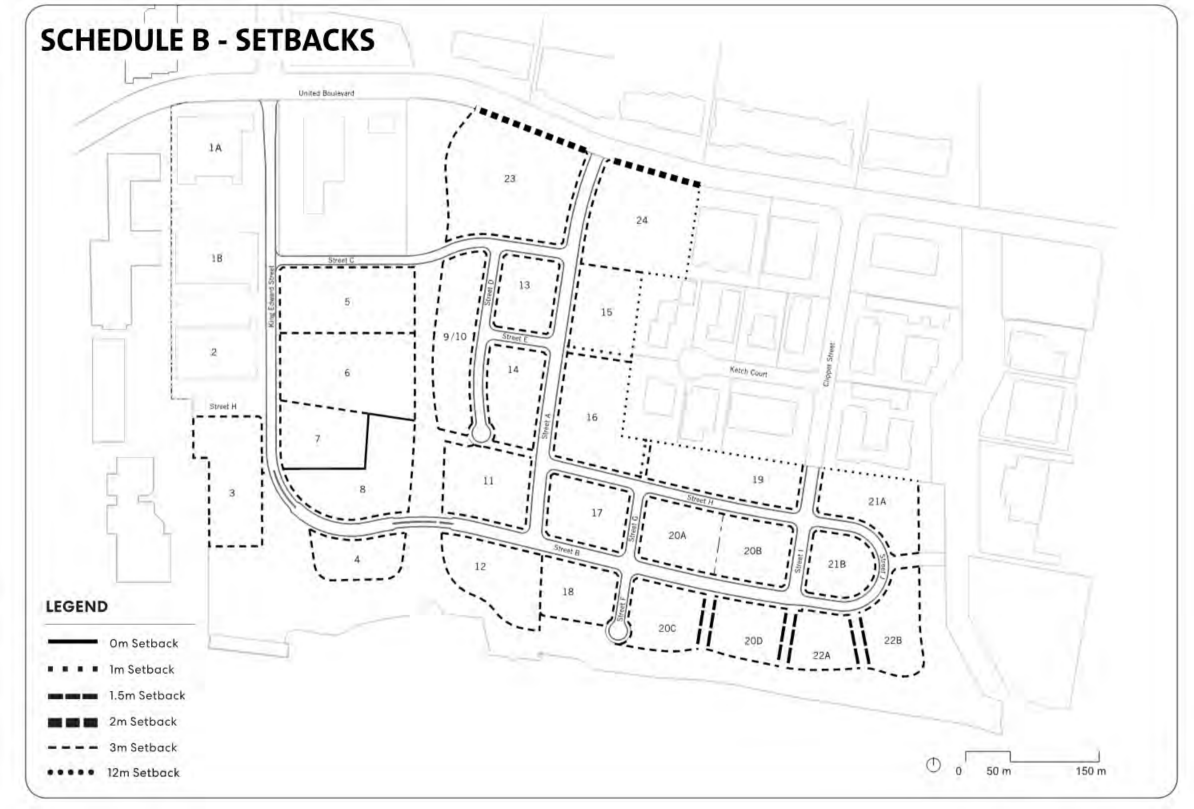
Notwithstanding Section 706(1), the following regulations apply for *off-street parking* spaces for *residential uses*:

Use	Vehicle Parking Requirements
Apartment and townhouse use	Studio: 0.9 parking spaces per dwelling unit
	1 Bedroom: 1.0 parking spaces per dwelling unit
	2 Bedroom: 1.1 parking spaces per dwelling unit
	3+ Bedroom: 1.25 parking spaces per dwelling unit
	Visitor Parking: 0.1 parking spaces per dwelling unit

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment use or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 sq. m. per dwelling unit.
- (b) The number of *studio dwelling units* in any single *building* containing a *residential use* must not exceed 30% of all *dwelling units* in the *building*.
- (c) A minimum of 10% of the total *dwelling units* in any single *building* containing a *residential use* must be 3+ bedrooms.
- (d) All other relevant sections of this Bylaw apply, including but not limited to general regulations in Part 5, regulations relating to *subdivision* in Part 6, and regulations relating to parking and loading in Part 7.





PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2102 CD-2 Comprehensive Development Zone-2

(1) Intent

This site specific zone provides for an assembly use and purpose-built rental apartment residential development between 4 and 5 storeys at a medium density.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to apartment, as limited under Sub-section (3)
- (b) Assembly

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1)
- (b) Accessory residential
- (c) Accessory home occupation, as limited under Section 508(3)
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) accessory assembly child care
 - (ii) accessory child care
 - (iii) workshops for residential, social and recreation space and facilities

(3) Conditions of Use

- (a) An apartment use is permitted only where it complies with all the following:
 - (i) contains *dwelling units* that are purposely designed and built to provide a rental form of accommodation that is affordable;
 - (ii) is subject to a housing agreement registered on title that requires that the *dwelling units* only be rented, and not individually sold or transferred, during the life of the *building*.

(4) Lot Size

The minimum *lot size* if 1,110m².

(5) Density

All building and structure together must not exceed a gross floor area of 1.9 times the lot area.

(6) Lot Coverage

All building and structure together must not exceed a gross floor area of 1.9 times the lot area.

(7) Building Per Lot

Only one principal building may be located on a lot.

(8) Setbacks

(a) Building and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Front and Exterior Side Lot Line (metres)	Rear Lot Line (metres)	Interior Side Lot Lines (metres)
Principal buildings	4.0	4.5 (lane)	4.5
Accessory off-street parking structures	4.0	1.5 (<i>lane</i>)	4.5

- (b) The siting distance is measured from the outermost limit of the *building* or any permitted projections, whichever is greater;
- (c) The above setbacks are subject to Section 514.

(9) Location of Uses

Not applicable in this zone.

(10) Height

All the *buildings* and *structures* shall not exceed a *height* of five *storeys* or 16.45 metres.

(11) Building Size

- (a) Buildings for apartment use must not exceed 80 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres; and
- (b) For five (5) *storey buildings*, the fifth *storey* must not contain more than 93% of the *gross floor area* of the second *storey*.

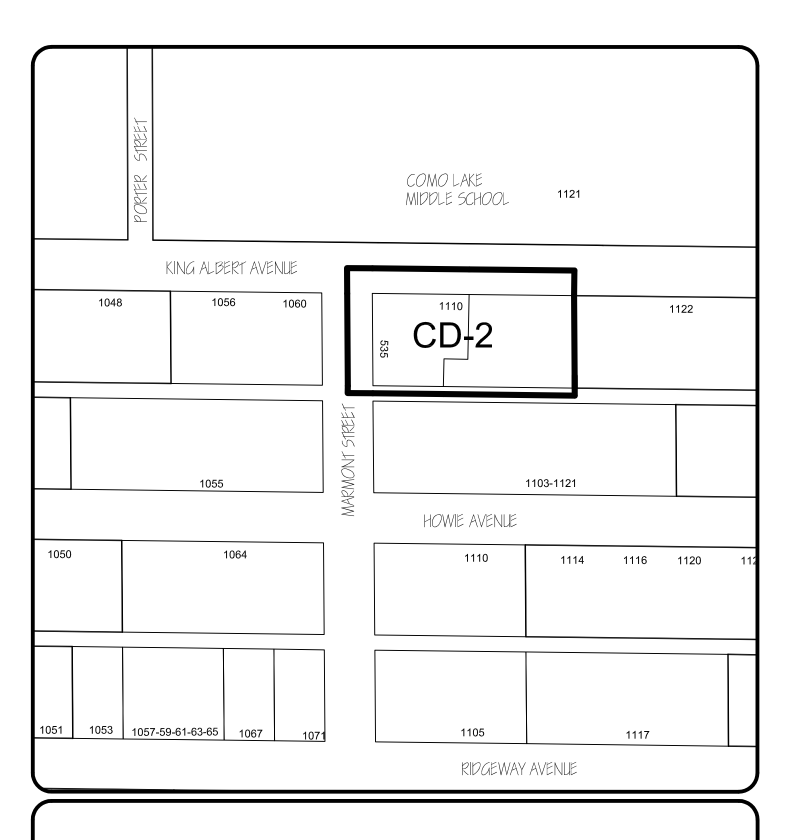
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking;
- (b) Accessory off-street parking and loading shall be provided in accordance with Part 7;
- (c) Notwithstanding Part 7 of this bylaw, the following off-street vehicle *parking space* for *buildings* and *uses* shall be provided in accordance with the following table:

Use	Vehicle Parking Requirements
Apartment use	1 parking space per dwelling unit;
Assembly and visitor use	45 parking spaces

(13) Regulations

- (a) Each dwelling unit in a building for apartment use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) The regulations under Part 2, Part 3, Part 4, Part 5, and Part 6 apply.
- (c) Notwithstanding Section 514(3), the *underground structure* may have a maximum projection that tapers from 1.2m (4ft) to 4m (13ft) above *finished grade* along the of the *lane*.
- (d) Notwithstanding Section 516(5), retaining *walls* located along the southwest portion of the site may be a maximum of 1.4 (4.6ft).





SCHEDULE 'A' TO CD-2 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2103 CD-3 Comprehensive Development Zone-3

(1) Intent

This Comprehensive Development Zone is intended to accommodate and regulate the development of purpose-built rental *apartment* and *townhouse residential* at a high density, *apartment* and *townhouse residential* at a high density, and *civic uses*. The Lands are divided into Blocks 'A', 'B' and 'C', as shown in the plan attached hereto and forming part of this bylaw as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

Blocks 'A' and 'C'

- (a) Residential, limited to:
 - (i) Apartment, as limited under sub-section (3)
 - (ii) *Townhouse*, as limited under sub-section (3)

Block 'B'

- (a) Civic, limited to:
 - (i) Community centres
 - (ii) Community police stations
 - (iii) Park-and-ride facilities
- (b) Assembly
- (c) Restaurant

Accessory uses, limited to:

All Blocks

- (a) Non-accessory off-street parking
- (b) Accessory street vending

Blocks 'A' and 'C'

- (a) Boarding
- (b) Accessory home occupation
- (c) Seasonal outdoor seating where accessory to the restaurant use on Block 'B'
- (d) Office accessory to residential use

(3) Conditions of Use

- (a) An apartment and townhouse use is permitted on Block 'C' only when:
 - (i) the *dwelling units* provided are purposely designed and built to provide a rental form of accommodation; and
 - (ii) the *use* is subject to a Housing Agreement registered on title that requires that the *dwelling units* only be provided through rental tenancy, and not individually sold or transferred, during the life of the *building*.
- (b) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development;
 - (ii) must include fewer units than the number of units proposed for the *apartment* use

(4) Lot Size

The site is divided into Blocks 'A', 'B' and 'C' as shown on the plan attached hereto and forming part of this bylaw as Schedule 'A'.

- (a) Block 'A' has a minimum lot size of 2,000 m 2 (21,528 ft 2).
- (b) Block 'B' has a minimum *lot size* of 3,300 m² (35,520 ft²).
- (c) Block 'C' has a minimum lot size of 3,000 m² (32,292 ft²).

(5) Density

- (a) For the purpose of building construction, the maximum *gross floor area* shall be as follows:
 - (i) Block 'A': The *gross floor area* shall not exceed by a *floor area ratio* of 15.9 times the *lot area* of Block 'A'
 - (ii) Block 'B': No maximum gross floor area
 - (iii) Block 'C': The gross floor area shall not exceed a *floor area ratio* of 6.5 times the *lot area* of Block 'C'
- (b) No *subdivision* of any Block shall constitute a separate lot for the purposes of the application of sub-section (5)(a).

(6) Lot Coverage

All buildings and structures combined must not exceed lot coverage of 90% over the combined areas of Blocks 'A', 'B' and 'C'.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Front Lot Line (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)	Exterior Side Lot Line (metres)
Apartment and townhouse residential (Block 'A')	4.5	0.0	4.5	4.5
Civic (Block 'B')	4.5	0.0	0.0	N/A
Apartment and townhouse residential (Block 'C')	4.5	4.5	4.5	4.5

- (b) Notwithstanding sub-section (8)(a), a reduced *front lot line* setback of 3.6 metres will apply to the small triangular portion of the new proposed Emerson Street shown outlined in block black in the area marked "Detail" on the plan attached hereto and forming part of this bylaw as Schedule 'A' that intrudes into Block 'B'.
- (c) The above setbacks are subject to increase or decrease under Section 514, 518, 519 and 523 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended.

(9) Location of Uses

Not applicable in this zone.

(10) Height

Not applicable in this zone.

(11) Building Size

Not applicable in this zone.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking, and may not be provided as tandem parking;
- (b) Accessory off-street parking and accessory off-loading shall be provided in accordance with Part 7 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended.
- (c) Notwithstanding Part 7 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended, the following off-street vehicle *parking spaces* for *uses* shall be provided in accordance with the following table:

Use	Minimum Vehicle Parking Requirements
Block 'A'	
	1.0 parking space per studio and one- bedroom dwelling unit;
Apartment and townhouse use	1.35 parking spaces per dwelling unit with two or more bedrooms;
	Plus 0.1 visitor parking space per dwelling unit
Dwelling units in below-market	0.75 parking space per dwelling unit;
housing developments	Plus 0.1 visitor parking space per dwelling unit
Block 'B'	
Community centre (including restaurant use)	115 parking spaces
Community Police Station	7 parking spaces
Park-and-ride	50 parking spaces
Block 'C'	
Apartment and townhouse use in purpose-built rental building	0.86 parking space per dwelling unit; Plus 0.1 visitor parking spaces per dwelling unit
Dwelling units in below-market housing developments	0.75 parking space per dwelling unit; Plus 0.1 visitor parking spaces per dwelling unit

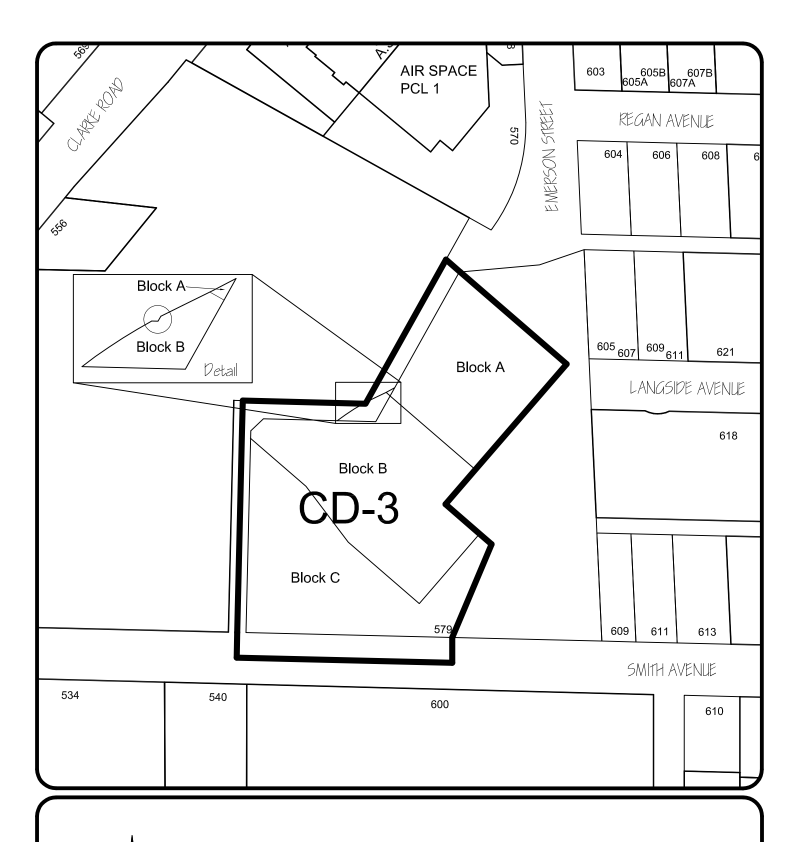
- (d) Transportation demand management measures or payment-in-lieu (as defined in Part 7 of the Coquitlam Zoning Bylaw, No. 3000, 1996, as amended), or a combination thereof, as agreed upon and approved by the General Manager Engineering and Public Works, may be used to reduce the following parking requirements:
 - (i) Block 'A': Apartment and townhouse use by 6% to 1.0 parking space per studio and 1-bedroom dwelling unit and 1.21 parking space per 2+ bedroom dwelling unit.
 - (ii) Block 'A': Dwelling units in below-market housing developments by 10% to 0.68 parking space per dwelling unit.
 - (iii) Block 'C': Apartment and townhouse use in purpose-built rental housing by 10% to 0.77 parking space per dwelling unit.
 - (iv) Block 'C': Dwelling units in below-market housing developments by 10% to 0.68 parking space per dwelling unit.
- (e) Through a shared parking arrangement, 50% of visitor *parking spaces* for Block 'A' will be provided in the Block 'A' parkade and 50% of visitor *parking spaces* will be provided in the Block "B" parkade.
- (f) Notwithstanding Part 7 of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended, the following off-street loading spaces for buildings and *uses* shall be provided in accordance with the following table:

Use	Minimum Loading Requirements
Block 'A'	
	1 Class A loading space at grade
Apartment and townhouse use	1 Class B loading space at grade
	3 Class A loading spaces underground
Block 'B'	
Community centre (including restaurant use)	4 Class A loading spaces underground
Block 'C'	
A	1 Class A loading space at grade
Apartment and townhouse use in purpose-built rental building	1 Class B loading space at grade
parpose bunerental bunung	3 Class A loading spaces underground

- (i) The dimensions of a Class A loading space are defined as a length of 5.5 metres, a width of 2.7 metres, and a height of 2.3 metres.
- (ii) The dimensions of a Class B loading space are defined as a length of 8.5 metres, a width of 3.0 metres, and a height of 4.0 metres.
- (iii) Notwithstanding (12)(f)(i), the height of Class A loading spaces in Block 'B' are to be 3.0 metres.

(13) Other Regulations

- (a) Each dwelling unit on Block 'A' must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Each dwelling unit on Block 'C' must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5, and Part 6 of Coquitlam Zoning Bylaw, No. 300, 1996, as amended apply.





SCHEDULE 'A' TO CD-3 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2104 CD-4 Comprehensive Development Zone-4

(1) Intent

This Comprehensive Development Zone is intended to accommodate and regulate a multi-phased, market *apartment* and purpose-built rental *apartment* and *townhouse* residential development at a high density.

The Lands within the 2104 CD-4 Comprehensive Development Zone – 4 are outlined in bold and labeled "CD-4" on the plan attached hereto and forming part of this bylaw, as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment, as limited under sub-section (3)
 - (ii) *Townhouse*, as limited under sub-section (3)

Accessory uses, limited to:

- (a) Boarding
- (b) Accessory home occupation
- (c) Office accessory to residential use
- (d) Accessory street vending
- (e) Assembly, limited to child-minding services assembly child care or child care.

(3) Conditions of Use

- (a) A purpose-built rental apartment use is permitted only when:
 - (i) the *dwelling units* provided are purposely designed and built to provide a rental form of accommodation: and
 - (ii) the *use* is subject to a Housing Agreement registered on title that requires that the *dwelling units* only be provided through rental tenancy, and not individually sold or transferred, during the life of the *building*.
- (b) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *uses* set out below:

<u>Use</u>	<u>Minimum Lot Size (m²)</u>	
Apartment or townhouse	1,110	
Boarding	555	

(5) Density

- (a) For the purpose of building construction, the maximum cumulative *gross floor* area of all buildings constructed on the Lands shall not exceed a *floor area ratio* of 5.5 times the *lot area* of the Lands.
- (b) No *subdivision* of the Lands shall constitute a separate *lot* for the purposes of the application of sub-section (5)(a).

(6) Lot Coverage

All buildings and structures combined must not exceed lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Front Lot Line (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)	Exterior Side Lot Line (metres)
Apartment residential	3.0	3.0	4.5	3.0
Townhouse residential	3.0	3.0	4.5	3.0

⁽b) The above setbacks are subject to increase or decrease under Sections 514, 518, 519 and 523 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended.

(9) Location of Uses

Not applicable in this zone.

(10) Height

Buildings and structures for apartment or townhouse use must not exceed a height of fifty storeys.

(11) Building Size

Not applicable in this zone.

(12) Off-Street Parking and Loading

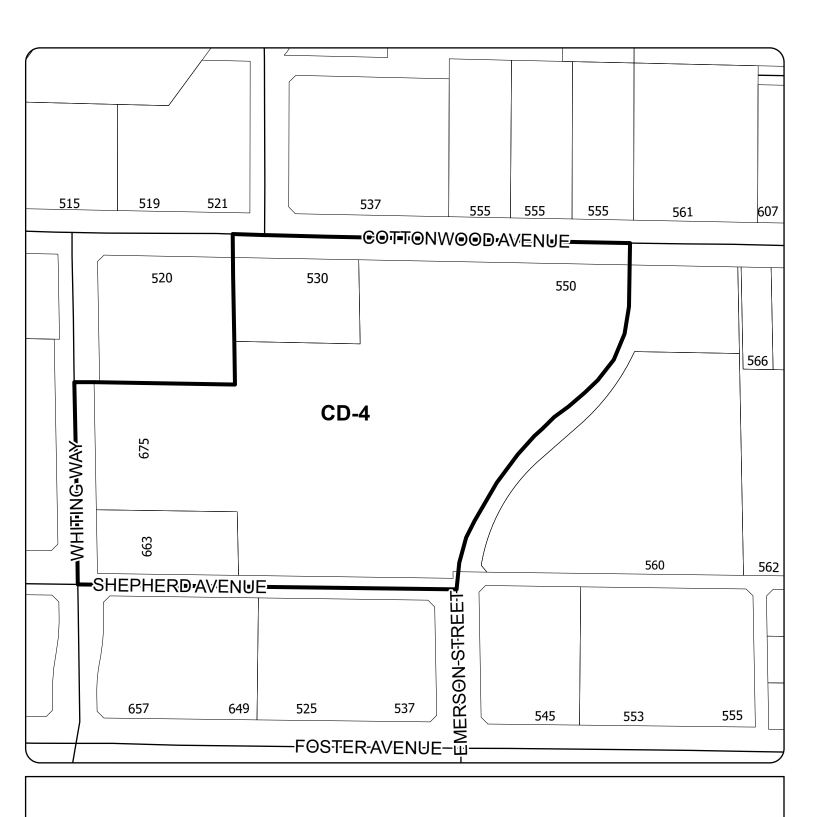
- (a) All accessory off-street parking must be provided as concealed parking, and may not be provided as tandem parking;
- (b) Accessory off-street parking and accessory off-street loading shall be provided in accordance with Part 7 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended.
- (c) The regulations under Part 7 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended, apply.
- (d) Notwithstanding Part 7 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended, the following off-street loading spaces for *buildings* and *uses* shall be provided in accordance with the following table and as shown in Schedule 'B':

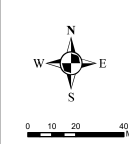
USE	MINIMUM LOADING REQUIREMENTS
Building 1	1 Class A loading space at grade
	1 Class B loading space at grade
	3 Class A loading spaces underground
Building 2	1 Class A loading space at grade (shared with Building 3)
	1 Class B loading space at grade
	2 Class A loading spaces underground
Building 3	1 Class A loading space at grade (shared with Building 2)
	1 Class B loading space at grade
	2 Class A loading spaces underground
Building 4	2 Class B loading space at grade
	3 Class A loading spaces underground
Building 5	1 Class A loading space at grade (shared with Building 6)
	1 Class B loading space at grade
	2 Class A loading spaces underground
Building 6	1 Class A loading space at grade (shared with Building 5)
	1 Class B loading space at grade
	2 Class A loading spaces underground

- (i) The dimensions of a Class A loading space are defined as a length of 5.5 metres, a width of 2.7 metres, and a height of 2.3 metres.
- (ii) The dimensions of a Class B loading space are defined as length 8.5 metres, a width of 3.0 metres, and a height of 4.0 metres.

(13) Other Regulations

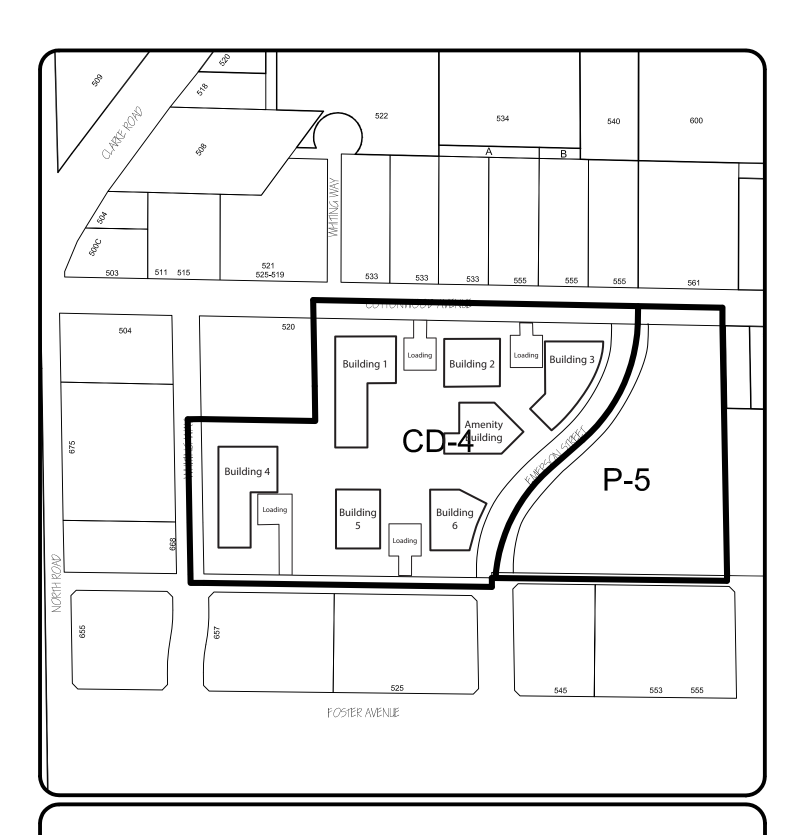
- (a) The total provision of on-site *common amenity area* or areas for the Lands must not total less than 5.0 m² per *dwelling unit*.
- (b) Where assembly child care is an accessory use, the on-site common amenity area may be reduced by up to 20% per building, provided that such reduction shall not exceed 100 m² per building and the on-site common amenity area meets all requirements of the City's Child Care Incentive Policy, or any replacement thereof, as determined by the General Manager Planning and Development.
- (c) No *subdivision* of the Lands shall constitute a separate lot for the purposes of the application of sub-section (13)(a).
- (d) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 of City of Coquitlam Zoning Bylaw, No. 3000, 1996, as amended, apply.





SCHEDULE 'A' TO CD-4 Zone







SCHEDULE 'B' TO CD-4 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2105 CD-5 Comprehensive Development Zone-5

(1) Intent

This site specific zone provides for *apartment* development at high *density*. The lands within the 2105 CD-5 Comprehensive Zone – 5 are outlined in bold and labeled "CD-5" on the plan attached hereto and forming part of this bylaw as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment
 - (ii) Townhouse, as limited under Sub-section (8)(a)
- (b) Assembly child care
- (c) Child care

Accessory, limited to:

- (a) Boarding, as limited under Section 508(1)
- (b) Accessory residential
- (c) Accessory home occupation, as limited under Section 508(3)
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) accessory assembly child care
 - (ii) accessory child care

(3) Lot Size

The minimum *lot size* is 1,110m².

(4) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<u>Density</u> <u>Step</u>	Condition of Additional Density	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> <i>area</i>	3.0 times the <i>lot</i> area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> <i>area</i>	3.5 times the <i>lot</i> area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> <i>area</i>	4.0 times the <i>lot</i> area
Step 4	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental units</i> .	Up to 1.0 times the <i>lot</i> <i>area</i>	5.0 times the <i>lot</i> area
Step 5	At least 40% of additional density is used for below-market rental units and non-market housing as identified in the Citywide Official Community Plan and the remainder of the additional density is used for purpose-built rental units.	Up to 0.5 times the <i>lot</i> <i>area</i>	5.5 times the <i>lot</i> area

- (c) In-lieu of a financial contribution as identified in Sub-section (4)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (4)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each *adaptable unit* provided 2m² is excluded from the *gross floor area* calculation. The exclusion of 2m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

- (f) All or part of the financial contribution identified in Sub-section (4)(b), Step 3, towards affordable housing will be waived if *below-market rental units*, managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market* rental units provided.
- (g) All or part of the financial contribution identified in Sub-section (4)(b), Step 3, towards amenities may be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* in accordance with Sub-section (4)(f); and
 - (ii) additional *below-market rental units* are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* provided.

(5) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(6) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(7) Setbacks

(a) Buildings and structures for all the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	All Lot Lines (metres)	
All buildings and structures	4.5	

(b) The above setbacks are subject to Section 514, 518, 519 and 523.

(8) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development;
 - (ii) must include fewer units than the number of units proposed for the *apartment use*.

(9) Height

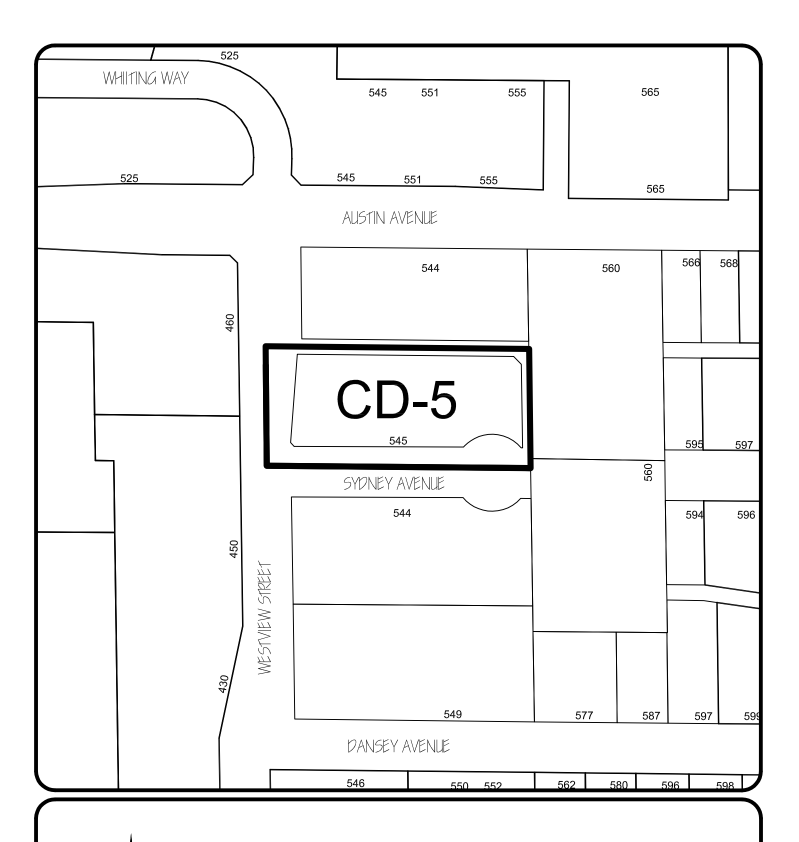
Buildings and structures for apartment or townhouse use must not exceed a height of twenty-five (25) storeys.

(10) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as a concealed parking; and
- (b) The regulations under Part 7 apply.

(11) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0m² per dwelling unit.
- (b) Notwithstanding Section 514(3), the *underground structure* may have a maximum projection of 2.9m (9.5ft) above *finished grade* for a length of 3.96m along the south elevation.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5, and Part 6 apply.





SCHEDULE 'A' TO CD-5 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2106 CD-6 Comprehensive Development Zone-6

(1) Intent

This Comprehensive Development zone provides for a three *storey townhouse* development designed to meet Passive House standard for energy efficient buildings. The Lands within the 2106 CD-6 Comprehensive Development Zone-6 are outlined in bold and labelled "CD-6" on the plan attached hereto and forming part of this CD-6 Zone, as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

(a) Townhouse

Accessory use, limited to:

- (a) Boarding, as limited under Section 508(1)
- (b) Accessory residential
- (c) Accessory home occupation, as limited under Section 508(3)
- (d) Accessory uses located in a building for townhouse use, limited to:
 - (i) day-care centres
 - (ii) workshops for residents, social and recreation space and facilities

(3) Conditions of Use

Not applicable in this zone.

(4) Lot Size

The minimum *lot size* is 1,100 m².

(5) Density

All buildings and structures together must not exceed a gross floor area of 1.2 times the lot area.

(6) Lot Coverage

All buildings and structures together must not exceed a lot coverage of 46%.

(7) Buildings Per Lot

See Section 512 of this bylaw.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

<u>Use</u>	Lot Lines Along a Street (metres)	<u>Rear Lot Line</u> (metres)	<u>Interior Side Lot</u> <u>Line (metres)</u>
Buildings and structures	3.2	4.3	1.8

- (b) The siting distance is measured from the outermost limit of the building or any permitted projections, whichever is greater.
- (c) The above setbacks are subject to increase or decrease under the following conditions:
 - (i) Section 514 and 519; and
 - (ii) Notwithstanding Section 514, all siting exceptions listed under Section 514(2) must be sited no closer than 2.3 metres from the *lot* line along a *street*, 3.0 metres from the *rear lot line*, and 1.8 metres from the *interior side lot line*.

(9) Location of Uses

Not applicable in this zone.

(10) Height

All buildings and structures must not exceed a height of 3 storeys.

(11) Building Size

Buildings must not exceed 55 metres in length.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking; and
- (b) Accessory off-street parking and loading shall be provided in accordance with Part 7.

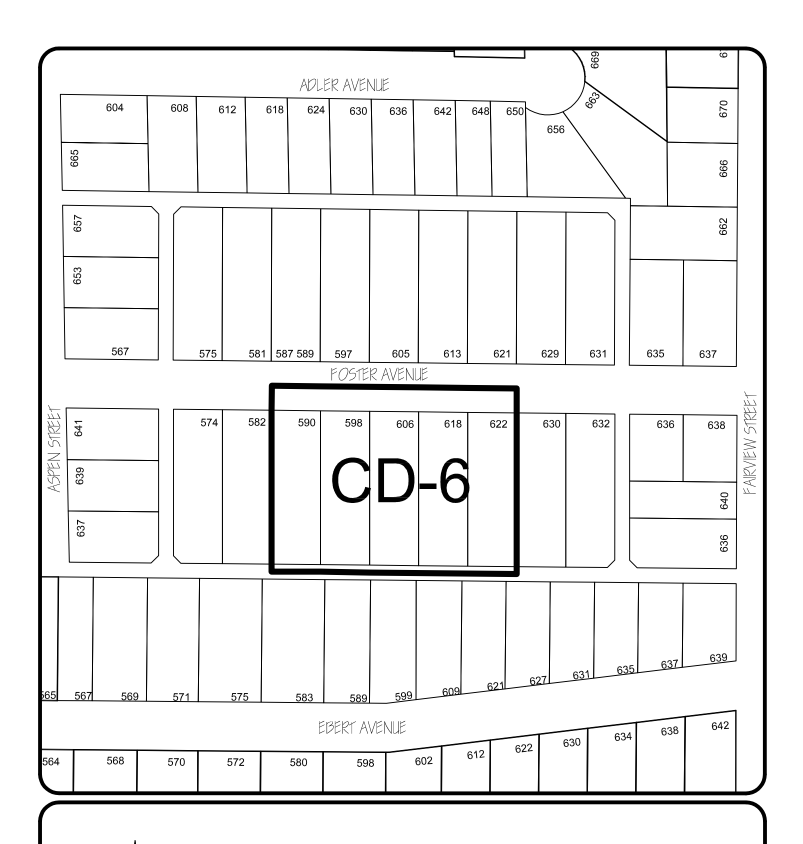
(13) Other Regulations

- (a) Each dwelling unit in a building for townhouse use must be provided with:
 - (i) A separate entrance having direct access to grade;
 - (ii) A private outdoor space defined by *fences*, railings or landscaping having a total area not less than 37 m² and having access directly from the *dwelling* unit;
 - (iii) Notwithstanding Sub-section 13(a)(ii), using the *dwelling unit* numbers as identified on Schedule 'B' to this zone, the *dwelling units* listed in the table below shall provide a private outdoor space having a total area as listed with access directly from the *dwelling unit*:

<u>Dwelling Unit</u>	Total Private Outdoor Space (m²)
TH14	36
TH15	36
TH44	29
TH45	19
TH46	33
TH47	34
TH51	33

⁽iv) Access to an on-site common amenity area or areas totaling not less than 5.0 m² per *dwelling unit*.

⁽b) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.

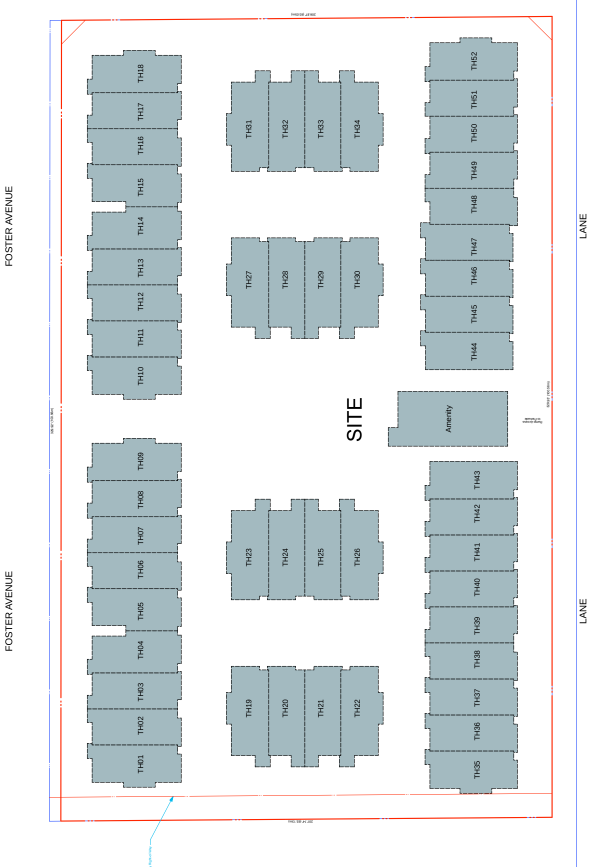




SCHEDULE 'A' TO CD-6 ZONE







SCHEDULE 'B' TO CD-6 ZONE LANE

PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2107 CD-7 Comprehensive Development Zone-7

(1) Intent

This Comprehensive Development Zone is intended to accommodate and regulate mixed *use* development providing a wide variety of *commercial* and other employment-generating *uses*, and *purpose-built rental* and *apartment* and *townhouse residential use* at a high *density*.

The Lands within the 2107 CD-7 Comprehensive Development Zone-7 are outlined in bold and labelled "CD-7" on the plan attached hereto and forming part of this bylaw, as Schedule 'A'.

(2) Permitted Uses

The permitted uses and no others are permitted in this zone:

- (a) Assembly Child Care
- (b) Child Care
- (c) Commercial, limited to the following, and not including a drive-through business:
 - (i) *grocery stores*
 - (ii) retail personal goods
 - (iii) retail general
 - (iv) personal service
 - (v) business and household service
 - (vi) restaurants other than drive-through businesses
 - (vii) office
 - (viii) commercial recreation
 - (ix) liquor primary establishment
 - (x) pet care service
 - (xi) liquor store, accessory liquor store, and wine store
 - (xii) employment living units that accommodate permitted employmentgenerating uses at grade and may extend throughout the unit which may, in addition, incorporate a residential use within the same unit
 - (xiii) liquor manufacturing
 - (xiv) commercial school

- (d) Assembly (limited to child-minding services, non-profit community service offices, places of worship, and youth/senior centres)
- (e) Civic (limited to government offices, primary or secondary school, postsecondary institution, hospitals, community centres, courts, libraries, museums, public squares, and parks)
- (f) Congregate Housing and Care
- (g) Private Hospital
- (h) Tourist accommodation
- (i) Apartment
- (j) Townhouse(s)
- (k) Public service, as limited under Subsection (3)(h)
- (I) Non-accessory off-street parking
- (m) Accessory home occupation
- (n) Accessory street vending
- (o) Accessory Retail, limited to Liquor Manufacturing
- (p) Lock-off units, as accessory to an apartment use and as limited under Subsection 508(6).

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) a pickup window accessory to a restaurant use only accessible by pedestrians;
 - (ii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest provided the display does not encroach upon the areas for parking loading, pedestrian circulation or landscaping otherwise required under this Bylaw.
- (b) An apartment use is permitted only if:
 - (i) all off-street parking for the use is concealed parking;
 - (ii) no advertising or *accessory advertising use* is generated located above or extends above any non-residential *storey* of the *building* and does not negatively impinge on residential units.
- (c) An *accessory home occupation use* must comply with the regulations under section 508(3).
- (d) A public service use is only permitted when:
 - (i) enclosed within a building; and
 - (ii) there is no storefront.

(4) Lot Size

Not applicable in this zone.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area, and, of this, an employment-generating use must occupy a minimum of 0.5 times the lot area of the base gross floor area developed.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the lot area
Step 4	A financial contribution of 35% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.5 times the lot area
Step 5	A financial contribution of 25% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	5.0 times the lot area
Step 6	At least 20% of additional <i>density</i> is used for <i>priority unit</i> types as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	6.0 times the lot area

- (c) Notwithstanding Sub-section 5(b), a maximum total *gross floor area ratio* of 6.4 may be permitted following Step 6, subject to the provision of a financial contribution for the additional *density* allowed.
- (d) In-lieu of a financial contribution as identified in Sub-sections (5)(b) and (5)(c), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (e) For the purpose of Sub-section (5)(d), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (f) All or part of the financial contribution identified in sub-section 5(b), Step 3, towards affordable housing will be waived if below-market rental units or non market housing rental units, each managed by a third party housing partner, are provided, in accordance with the direction set out in the Citywide Official Community Plan. The amount of the financial contributions eligible to be waived will be equal to the value of the below-market rental units or non market housing rental units provided.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities will be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(f); and
 - (ii) additional below-market rental units or non market housing rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(h) For each *adaptable unit* provided 2m² is excluded from the *gross floor area* calculation. The exclusion of 2m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(6) Lot Coverage

All buildings and structures together must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for all uses must be sited no closer or further than the corresponding setbacks from lot lines set out below:

Use	Lot lines along a Street or Lane or Public Right-of-Way whichever is closer (metres)	All other <i>lot</i> lines not abutting a <i>Street</i> or <i>Lane</i> (metres)
Buildings and structures	Min 3.0 – Max 6.0	Min. 3.0
Buildings and structures with a commercial and civic use within the first storey	Min. 1.5 – Max 3.0	Min. 0.0

- (b) Notwithstanding paragraph (a):
 - (i) a building or structure at finished grade and used for off-street parking must be sited not less than 10 metres from any fronting or flanking street; and
 - (ii) the setback to steps and raised patios along the east *lot* line shall be a minimum of 0.9 metre.
- (c) The above setbacks are subject to increase or decrease under Sections 514, 518, 519 and 523.

(9) Location of Uses

- (a) An apartment use:
 - (i) must be the only *use* located within and above a *storey* of the building used for *apartment use*;
 - (ii) must be located above all *storeys* used in that *building* for a permitted employment-generating *use*; and
 - (iii) notwithstanding subparagraph (ii) above, may occupy the first *storey* of a *building*, as long as the only *principal use* of the *building* is *apartment use*;
- (b) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.
- (c) An off-street parking use at finished ground elevation must be separated from the street by an employment-generating or residential use; **excluding** driveway or pedestrian access.
- (d) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

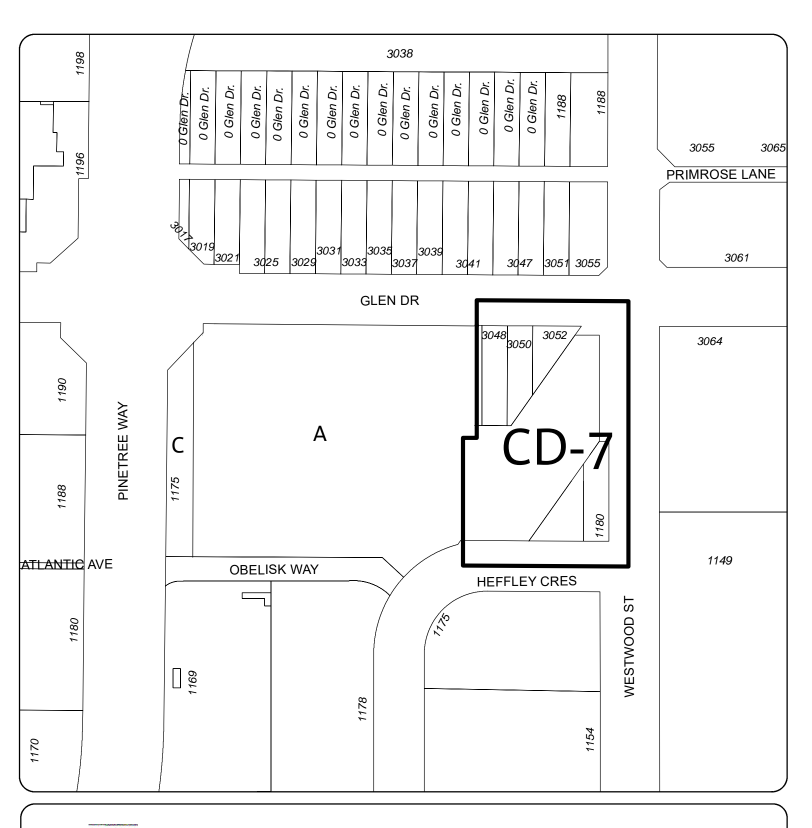
Not applicable in this zone.

(12) Off-Street parking and Loading

In addition to Part 7 of this bylaw, above-grade structured parking is permitted only if at least two full *storeys* of *underground parking* are provided. Above-grade parking shall be separated from the face of the *building* with employment-generating or *residential uses* along all *streets*.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0m² per dwelling unit.
- (b) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 and 14 of this bylaw apply.
- (c) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-7 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2108 CD-8 Comprehensive Development Zone-8

(1) Intent

This Comprehensive Development Zone is intended to promote the optimum use of rapid transit service by encouraging mixed *use*, high *density* development in Neighbourhood Centres that accommodates *residential uses*, *commercial*, *civic/assembly uses*, professional services and a range of amenities and quality-of-life attributes that contribute to the self-sufficiency of the neighbourhood. The emphasis of this zone is to minimize the necessity for automobile transportation by providing integrated access to public transit and safe and convenient pedestrian and bicycle routes throughout the neighbourhood.

The Lands within the 2108 CD-8 Comprehensive Development Zone – 8 are outlined in bold and labelled "CD-8" on the plan attached hereto and forming part of this CD-8 Zone, as Schedule 'A'.

(2) Permitted Uses

The following *uses* and no others are permitted in this zone:

Commercial, limited to the following, and not including a drive-in business:

- (a) *grocery stores*;
- (b) specialty food retail;
- (c) the retail sale and rental of personal goods, including bicycles, clothing, shoes, jewellery, drugs, sporting goods, toys, records, photographic supplies, books, periodicals, stationery, gifts, pets, tobacco products and art and music supplies; **excludes** pawnshops;
- (d) the retail sale and rental of household and *business* goods, including household furniture, office furniture and equipment, kitchen and household appliances, television, radio and other electronic entertainment equipment, hardware, dry goods, housewares, garden supplies and decorating goods, and swimming pool equipment; **excludes** *pawnshops*;
- (e) personal service, including commercial schools;
- (f) household service establishments, including electrical appliance repair shops, dry cleaning and laundering establishments, interior decorating shops, and furniture repair and upholstering shops;
- (g) restaurants; **excludes** drive-in businesses;
- (h) office;

- (i) entertainment and recreation facilities, including fitness centres, billiard and pool halls, amusement arcades, catering establishments, cocktail lounges and public houses, theatres other than drive-in *businesses*; **excludes** bingo facilities, casino gaming or electronic gaming facilities, nightclubs, dance halls and cabarets, and amusement arcades where not in a planned shopping centre with an enclosed mall:
- (j) photocopying, printing and duplicating establishments;
- (k) veterinary service;
- (I) studios for artists and photography;
- (m) pet care service;
- (n) liquor stores, accessory liquor stores, and wine stores; and
- (o) liquor manufacturing.

Assembly (limited to child-minding services, day-care centres, places of worship, and youth/senior centres)

Civic (limited to community centres, libraries, museums, primary or secondary school, post-secondary institution, public squares, and parks)

Congregate housing and care

Tourist accommodation

Apartment

Townhouse

Public service, as limited under Subsection (3)(j)

Accessory advertising

Accessory home occupation

Accessory off-street parking

Non-accessory off-street parking

Accessory off-street loading

Accessory vending cart, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw" currently in force

Accessory vending vehicle, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw" currently in force

Accessory retail, limited to liquor manufacturing

Lock-off units, as accessory to an apartment use and as limited under Section 508(5)

(3) Conditions of Use

- (a) Commercial uses must be enclosed within a building, except the following:
 - (i) the retail sale of Christmas trees during the month of December;
 - (ii) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (iii) seasonal outdoor seating, where accessory to a *restaurant use*, public house, specialty food retail, or *liquor manufacturing use*;
 - (iv) the outdoor display and sale of retail goods if located between the front of *building* and the property line or public right-of-way, whichever is closest;
 - (v) a pickup window accessory to a *restaurant* or specialty food retail *use* only accessible by pedestrians;
 - (vi) a bank machine only accessible to pedestrians; and
 - (vii)outdoor play area where accessory to child-minding services, nursery schools, kindergartens, day-care centres, and out of school day-care, as required by the applicable Provincial Licensing Authority.
- (b) A *liquor store* or *accessory liquor store* is permitted only if the *use* is a minimum distance of:
 - (i) 300m from another *liquor store* or *accessory liquor store* and the parcel on which it is located; or
 - (ii) 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and either parcel on which it is located.
- (c) A wine store is permitted only if the use is a minimum distance of:
 - (i) 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and the parcel on which it is located.
- (d) An accessory liquor store:
 - (i) must not have a gross floor area larger than 186 m²; and
 - (ii) must be located within or immediately abutting a public house and in no case can the area of the *accessory liquor store* portion exceed the area of the public house open to the public, nor can the area of the public house open to the public contain less than 87 m² of *gross floor area*.
- (e) A liquor store may contain a beverage container return centre as an accessory use when contained wholly within a building.
- (f) An apartment use is permitted only when all off-street parking for the use is concealed parking.

- (g) A townhouse use is permitted only when it complies with all of the following:
 - (i) all off-street parking for the use is concealed parking; and
 - (ii) must be in conjunction with a multi-storey apartment development.
- (h) Assembly, civic and tourist accommodation uses are permitted only when all offstreet parking for the use is concealed parking.
- (i) An accessory home occupation use must comply with the regulations under Section 508(3).
- (j) A public service use is only permitted when:
 - (i) enclosed within a building; and
 - (ii) there is no storefront.

(4) Lot Size

Not applicable in this zone.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area and of this, an employment-generating use must occupy a minimum of 0.25 times the lot area of the base gross floor area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total <i>Gross</i> <i>Floor Area</i> Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the lot area
Step 4	A financial contribution of 35% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.5 times the lot area
Step 5	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.5 times the lot area
Step 6	At least 40% of additional density is used for below-market rental units or non market housing rental units, and the remainder of the additional density is used for purposebuilt rental units	Up to 0.5 times the <i>lot area</i>	6.0 times the lot area

⁽c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.

- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (f) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities may be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(f); and
 - (ii) additional below-market rental units or non market housing rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

See Part 5, Section 512 of this bylaw.

(8) Setbacks

(a) Buildings or structures for all uses must be sited no closer or further than the corresponding setbacks from lot lines set out below:

Use	Lot lines along a Street or Lane or Public Right-of-Way whichever is closer (metres)	All other <i>lot</i> lines not abutting a <i>Street</i> or <i>Lane</i> (metres)
Buildings and structures	Min. 3.0 m	Min. 3.0 m
Buildings and structures with a commercial use within the first four storeys	Min. 1.5 m	Min. 0.0 m

(b) The above setbacks are subject to increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A commercial use must be located in the first storey of a building located on the areas identified as Mandatory Commercial Street Frontage on Schedule D of the Burquitlam-Lougheed Neighbourhood Plan.
- (b) An apartment or townhouse use must be the only use located directly above a storey of a building used for apartment or townhouse use.
- (c) Sleeping units or dwelling units of a tourist accommodation use must be located above the first storey of a building along required commercial street frontages. Lobby, reception, dining and lounge areas of a tourist accommodation use may be located within the first storey of a building.
- (d) Except for driveway accesses and pedestrian accesses, an *off-street parking use* must not be located adjoining a Municipal Arterial Street nor the East-West Connector Street in the Burquitlam Neighbourhood as established by the Citywide Official Community Plan.
- (e) An accessory off-street loading use must not be located along a building frontage adjacent to a Municipal Arterial Street or the East-West Connector Streets in the Burquitlam or Lougheed Neighbourhoods as established by the Citywide Official Community Plan.
- (f) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

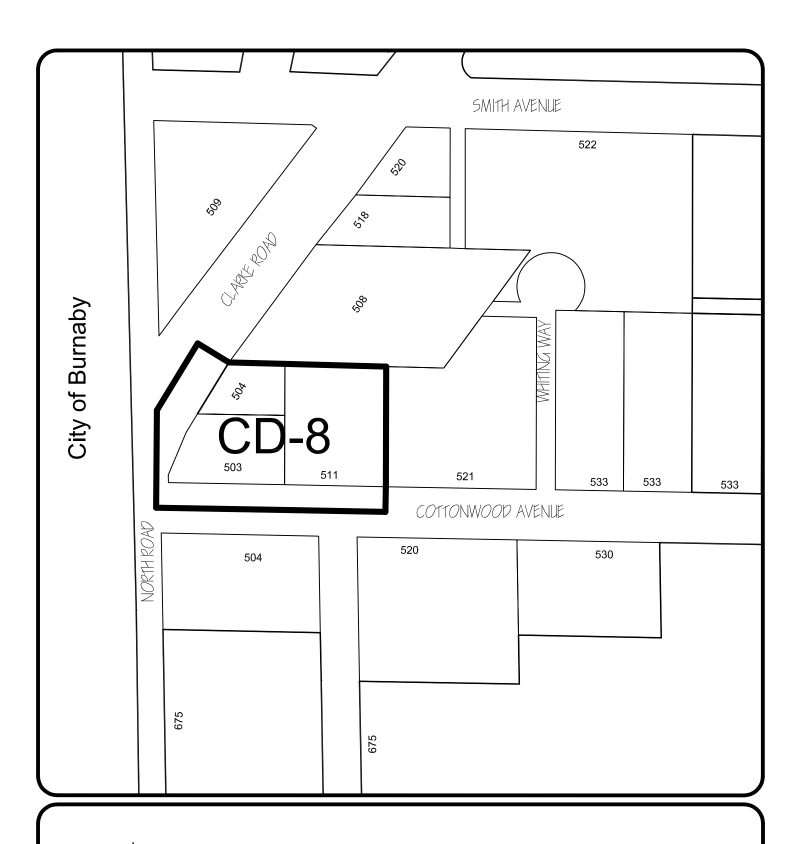
Not applicable in this zone.

(12) Off-Street Parking and Loading

- (a) In addition to Part 7 of this bylaw, above *finished grade* structured *off-street* parking must be separated from the *building* face by other permitted *uses* in those portions of a *building* that front a *street*; and
- (b) Surface, non-structured *off-street parking* must be sited not less than 10 metres from any *street*.

(13) Other Regulations

- (a) Despite the definition of "lot" contained in Part 2 of this bylaw, a lot in the CD-8 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-8 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(a)(i), and containing such other provisions as the *City* may require.
- (b) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5, Part 6 and Part 14 of this bylaw apply.
- (d) No advertising use or accessory advertising use is permitted to extend above or locate above any non-residential storey of the building.
- (e) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-8 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2109 CD-9 Comprehensive Development Zone-9

(1) Intent

This Comprehensive Development Zone is intended to promote the optimum use of rapid transit service by encouraging mixed *use*, high *density* development in Neighbourhood Centres that accommodates *residential uses*, *commercial*, *civic* / *assembly uses*, professional services and a range of amenities and quality-of-life attributes that contribute to the self-sufficiency of the neighbourhood. The emphasis of this zone is to minimize the necessity for automobile transportation by providing integrated access to public transit and safe and convenient pedestrian and bicycle routes throughout the neighbourhood.

The Lands within the 2109 CD-9 Comprehensive Development Zone-9 are outlined in bold and labelled "CD-9" on the plan attached hereto and forming part of this CD-9 Zone, as Schedule 'A'.

(2) Permitted Uses

The following *uses* and no others are permitted in this zone:

- (a) Assembly child care
- (b) Child Care
- (c) Commercial, limited to the following, and not including a drive-through business:
 - (i) grocery stores;
 - (ii) retail personal goods;
 - (iii) retail general;
 - (iv) personal service;
 - (v) business and household service;
 - (vi) restaurants; **excludes** drive-through businesses;
 - (vii) office
 - (viii) entertainment facility;
 - (ix) commercial recreation;
 - (x) liquor primary establishment;
 - (xi) commercial school;
 - (xii) pet care service;
 - (xiii) liquor store, accessory liquor store, and wine store; and
 - (xiv) liquor manufacturing
- (d) Assembly (limited to child-minding services, places of worship, and youth/senior centres)

- (e) Civic (limited to community centres, libraries, museums, primary or secondary school, post-secondary institution, public squares, and parks)
- (f) Congregate Housing and Care
- (g) Tourist accommodation
- (h) Apartment
- (i) Townhouses
- (j) Public service, as limited under Subsection (3)(j)
- (k) Accessory home occupation
- (I) Non-accessory off-street parking
- (m) Accessory street vending
- (n) Accessory Retail, limited to Liquor Manufacturing
- (o) Lock-off units, as accessory to an apartment use and as limited under Sub-section 508(6).

(3) Conditions of Use

- (a) Commercial uses must be enclosed within a building, except the following:
 - (i) carnival rides, circuses and similar commercial promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street parking* spaces required by this bylaw may not be usable for that period;
 - (ii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required under this Bylaw; and
 - (iii) a pickup window accessory to a restaurant only accessible by pedestrians.
- (b) An apartment use is permitted only when all off-street parking for the use is concealed parking.
- (c) A townhouse use is permitted only when it complies with all of the following:
 - (ii) all off-street parking for the use is concealed parking; and
 - (iii) must be in conjunction with a multi-storey apartment development.
- (d) Assembly, civic and tourist accommodation uses are permitted only when all offstreet parking for the use is concealed parking.
- (e) An accessory home occupation use must comply with the regulations under Section 508(3).
- (f) A public service use is only permitted when:
 - (i) enclosed within a building; and
 - (ii) there is no storefront.

(4) Lot Size

Not applicable in this zone.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area and of this, an employment-generating use must occupy a minimum of 0.25 times the lot area of the base gross floor area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the <i>lot</i> area
Step 4	A financial contribution of 35% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.5 times the <i>lot</i> area
Step 5	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.5 times the <i>lot</i> area
Step 6	At least 40% of additional density is used for below-market rental units or non market housing rental units, and the remainder of the additional density is used for purposebuilt rental units	Up to 0.5 times the <i>lot area</i>	6.0 times the <i>lot</i> area

- (c) Notwithstanding Sub-section 5(b), a maximum total *gross floor area ratio* of 6.1 may be permitted following Step 6, subject to the provision of a financial contribution for the additional *density* allowed.
- (d) In-lieu of a financial contribution as identified in Sub-sections (5)(b) and (5)(c), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (e) For the purpose of Sub-section (5)(d), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (iv) public facilities;
 - (v) space for community or non-profit groups that serve the community; and
 - (vi) extraordinary public realm improvements.
- (f) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (h) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities may be waived under the following conditions:
 - (iii) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(g); and
 - (iv) additional *below-market rental units* or *non market housing* rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

See Part 5, Section 512 of this bylaw.

(8) Setbacks

(a) Buildings or structures for all uses must be sited no closer or further than the corresponding setbacks from lot lines set out below:

Use	Lot lines along a Street or Lane or Public Right-of-Way whichever is closer (metres)	All other <i>lot</i> lines not abutting a <i>Street</i> or <i>Lane</i> (metres)
Buildings and structures	Min. 3.0 m	Min. 3.0 m
Buildings and structures with a commercial use within the first four storeys	Min. 1.5 m	Min. 0.0 m

(b) *The* above setbacks are subject to increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A commercial use must be located in the first storey of a building located on the areas identified as Mandatory Commercial Street Frontage on Schedule D of the Burquitlam-Lougheed Neighbourhood Plan.
- (b) An apartment or townhouse use must be the only use located directly above a storey of a building used for apartment or townhouse use.
- (c) Sleeping units or dwelling units of a tourist accommodation use must be located above the first storey of a building along required commercial street frontages. Lobby, reception, dining and lounge areas of a tourist accommodation use may be located within the first storey of a building.
- (d) Except for driveway accesses and pedestrian accesses, an *off-street parking use* must not be located adjoining a Municipal Arterial Street nor the East-West Connector Street in the Burquitlam Neighbourhood as established by the Citywide Official Community Plan.
- (e) An accessory off-street loading use must not be located along a building frontage adjacent to a Municipal Arterial Street or the East-West Connector Streets in the Burquitlam or Lougheed Neighbourhoods as established by the Citywide Official Community Plan.
- (f) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

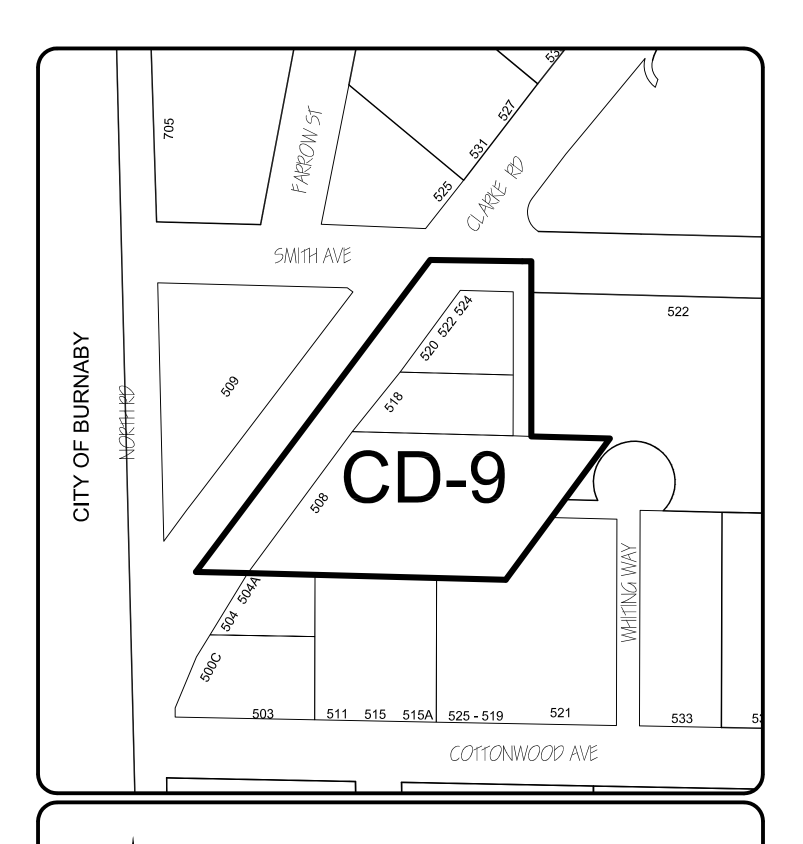
Not applicable in this zone.

(11) Building Size

Not applicable in this zone.

(12) Off-Street Parking and Loading

- (a) In addition to Part 7 of this bylaw, above *finished grade* structured *off-street* parking must be separated from the *building* face by other permitted *uses* in those portions of a *building* that front a *street;* and
- (b) Surface, non-structured *off-street parking* must be sited not less than 10 metres from any *street*.





SCHEDULE 'A' TO CD-9 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2110 CD-10 Comprehensive Development Zone-10

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high *density*.

The lands within the 2110 CD-10 Comprehensive Development Zone – 10 are outlined in bold and labeled "CD-10" on the plan attached hereto and forming part of this CD-10 zone, as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment
 - (ii) Townhouse as limited under Sub-section (9)(a)
 - (iii) Congregate Housing and Care
- (b) Commercial, limited to the following and not including a drive-in business:
 - (i) the retail sale and rental of personal goods
 - (ii) the retail sale and rental of household goods and business goods
 - (iii) personal service establishments
 - (iv) household service establishments
 - (v) speciality food retail
 - (vi) office; and
 - (vii) media and design studios

and as further limited under Sub-section (3)(a).

- (c) Assembly, limited to:
 - (i) child-mind services
 - (ii) day-care centres
 - (iii) places of worship; and
 - (iv) youth/seniors centres.
- (d) Civic, limited to primary or secondary schools.

Accessory, limited to:

- (a) Boarding, as limited under Section (508)(1)
- (b) Accessory advertising as limited under Section 508(3)(e)
- (c) Accessory residential
- (d) Accessory home occupation, as limited under Section 508(3)
- (e) Accessory off-street parking, as limited under Sub-section (12).
- (f) Accessory uses located in a building for apartment use, limited to:
 - (i) day-care centres;
 - (ii) where the *building* for *apartment use* contains only *Congregate Housing and Care*:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities.
- (g) Accessory vending cart, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force.
- (h) Accessory vending vehicle, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force.
- (i) Lock-off units, as limited under Section 508(6).

(3) Conditions of Use

- (a) Commercial Uses, except the following, must be enclosed within a building:
 - (i) the retail sale of Christmas trees during the month of December;
 - (ii) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (iii) seasonal outdoor seating, where accessory to a *restaurant*, public house or specialty food retail use;
 - (iv) a pickup window accessory to a *restaurant* or specialty food retail use only accessible by pedestrians;
 - (v) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, which is closet.

(4) Lot Size

The minimum *lot size* is 1,110 m².

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

Density Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the <i>lot</i> area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional density, of which 50% will be towards amenities and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the <i>lot</i> area
Step 4	At least 20% of additional density is used for priority unit types as identified in the Citywide Official Community Plan and the remainder of the additional density is used for purpose-built rental units	Up to 1.0 times the <i>lot area</i>	5.0 times the <i>lot</i> area
Step 5	At least 40% of additional density is used for below-market rental units or non-market housing rental units and the remainder of the additional density is used for purpose-built rental units.	Up to 0.5 times the <i>lot area</i>	5.5 times the <i>lot</i> area

- (c) In-lieu of a financial contribution as identified in sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each *adaptable unit* provided 2m² is excluded from the *gross floor area* calculation. The exclusion of 2m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (f) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities will be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(f); and
 - (ii) additional below-market rental units or non market housing rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for revery \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings or structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	4.5	6.0

(b) The above setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development;
 - (ii) must include fewer units than the number of units proposed for the *apartment* use;
- (b) A *Lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

Buildings for apartment use or townhouse must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.

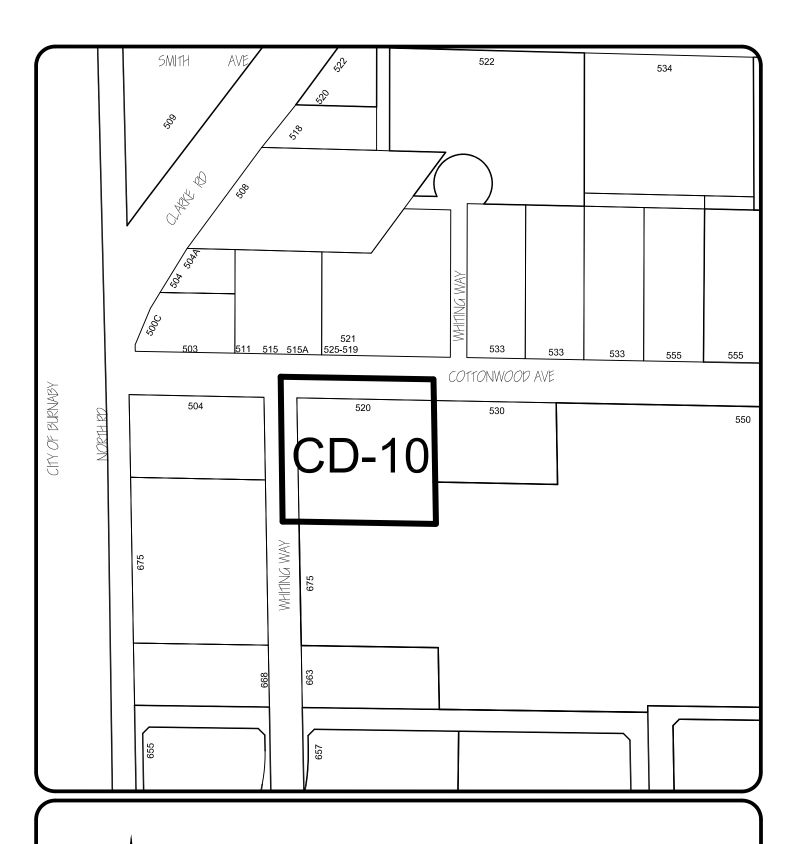
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking;
- (b) Above-grade structured parking may be located up to the second *storey* only if at lease one-*storey* of *underground parking* is also provided;
- (c) Above-grade structured *off-street parking* along a street must be separated from the *building* face by other permitted *uses*; and

(d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas having a total area as follows:
 - (i) Not less than 5.0m² per market condominium dwelling unit; and
 - (ii) Not less than 4.6m² per rental dwelling unit.
- (b) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (c) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-10 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2111 CD-11 Comprehensive Development Zone-11

(1) Intent

This site-specific zone provides for mixed *use* development at high *density*. It is intended to provide for a wide variety of *commercial* and other employment-generating *uses*, which can occupy an entire *building*, or the lower levels of a *building* with *residential uses* above.

The Lands within the 2111 CD-11 Comprehensive Development Zone – 11 are outlined in bold and labelled "CD-11" on the plan attached hereto and forming part of this CD-11 Zone, as Schedule 'A'.

(2) Permitted Uses

The following *uses* and no others are permitted in this zone:

Commercial, limited to the following, and not including a drive-in business:

- (a) grocery stores;
- (b) the retail sale and rental of personal goods, including bicycles, clothing, shoes, jewellery, drugs, sporting goods, toys, records, photographic supplies, books, periodicals, stationery, gifts, pets, tobacco products and art and music supplies; **excludes** *pawnshops*;
- (c) the retail sale and rental of household and *business* goods, including household furniture, office furniture and equipment, kitchen and household appliances, television, radio and other electronic entertainment equipment, hardware, dry goods, housewares, garden supplies and decorating goods, and swimming pool equipment; **excludes** *pawnshops*;
- (d) personal service, including commercial schools;
- (e) household service establishments, including electrical appliance repair shops, dry cleaning and laundering establishments, interior decorating shops, and furniture repair and upholstering shops;
- (f) restaurants other than drive-in businesses;
- (g) office;
- (h) entertainment and recreation facilities, including fitness centres, theatres other than drive-in businesses, billiard and pool halls, amusement arcades, catering establishments, cocktail lounges and public houses; excludes amusement arcades and electronic graming where not in a planned shopping centre with an enclosed mall, bingo facilities, casino gaming or electronic gaming facilities, nightclubs, dance halls and cabarets;

- (i) photocopying, printing and duplicating establishments;
- (i) veterinary service;
- (k) studios for artists and photography;
- pet care service;
- (m) liquor store, accessory liquor store, and wine store;
- (n) employment living units that accommodate permitted employment-generating uses at grade and may extend throughout the unit which may, in addition, incorporate a residential use within the same unit;
- (o) specialty food retail; and
- (p) liquor manufacturing.

Assembly (limited to child-minding services, non-profit community service offices, child care, daycare, churches, and youth/seniors centres)

Civic (limited to government offices, primary or secondary schools, post-secondary institutions, hospitals, community centres, courts, libraries, museums, public squares, and parks)

Congregate Housing and Care

Private Hospital

Tourist accommodation

Apartment

Townhouse(s)

Public service, as limited under Subsection (3)(h)

Non-accessory off-street parking

Accessory advertising

Accessory home occupation

Accessory off-street parking

Accessory off-street loading

Accessory vending cart, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw" currently in force

Accessory vending vehicle, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw" currently in force

Accessory retail, limited to liquor manufacturing

Lock-off units, as accessory to an apartment use and as limited under Section 508

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) the retail sale of Christmas trees during the month of December;
 - (ii) carnival rides, circuses and similar commercial promotional activities for a period not in excess of seven days, notwithstanding that accessory offstreet parking spaces required by this bylaw may not be usable for that period;
 - (iii) seasonal outdoor seating, where accessory to a *restaurant*, public house, specialty food retail, or *liquor manufacturing use*;
 - (iv) a pickup window accessory to a *restaurant* or specialty food retail *use* only accessible by pedestrians;
 - (v) outdoor play area where accessory to child-minding services, nursery schools, kindergartens and group *child care*, as required by the applicable Provincial Licensing Authority; and
 - (vi) the outdoor display and sale of retail goods if located between the front of the building and the property line or public right-of-way, whichever is closest.
- (b) An apartment use is permitted only if:
 - (i) all off-street parking for the use is concealed parking; and
 - (ii) no advertising or *accessory advertising use* is located above or extends above any non-residential *storey* of the *building* and does not negatively impinge on residential units.
- (c) An *accessory home occupation use* must comply with the regulations under Section 508(3).
- (d) A *liquor store* or *accessory liquor store* is permitted only if the *use* is a minimum distance of:
 - (i) 300m from another *liquor store* or *accessory liquor store* and the parcel on which it is located; or
 - (ii) 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and the parcel on which it is located.
- (e) A wine store is permitted only if the use is a minimum distance of:
 - (i) 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and the parcel on which it is located.
- (f) An accessory liquor store:
 - (i) must not have a gross floor area larger than 186 m²; and
 - (ii) must be located within or immediately abutting a public house and in no case can the area of the *accessory liquor store* portion exceed the area of the public house open to the public, nor can the area of the public house open to the public contain less than 87 m² of *gross floor area*.

- (g) A liquor store may contain a beverage container return centre as an accessory use when contained wholly within a building.
- (h) A *public service use* is only permitted when:
 - (i) enclosed within a building; and
 - (ii) there is no storefront.

(4) Lot Size

Not applicable in this zone.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area, and, of this, an employment-generating use must occupy a minimum of 0.5 times the lot area of the base gross floor area developed.
- (b) The overall maximum base *density gross floor area* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total <i>Gross</i> <i>Floor Area</i> Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	4.0 times the lot area
Step 4	A financial contribution of 35% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	4.5 times the lot area

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total <i>Gross</i> <i>Floor Area</i> Ratio
Step 5	A financial contribution of 25% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	5.0 times the lot area
Step 6	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot</i> area	6.0 times the lot area

- (c) Notwithstanding Sub-section (5)(b), a maximum total *gross floor area* ratio of 7.32 may be permitted following Step 6, subject to the provision of a financial contribution for the additional *density* allowed, and provided that a minimum of 0.3 times the *lot area* of the additional *density* is used for *purpose-built rental* units. For the purposes of calculating the financial contribution for the additional *density* in this Sub-section, the following shall be excluded from the calculation of the additional *gross floor area*:
 - (i) 800 square metres for a group child care; and
 - (ii) 465 square metres for office.
- (d) In-lieu of a financial contribution as identified in Sub-sections (5)(b) and (5)(c), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (e) For the purpose of Sub-section (5)(d), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (f) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if below-market rental units or non market housing rental units, each managed by a third party housing partner, are provided, in accordance with the direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the below-market rental units or non market housing rental units provided.
- (h) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities may be waived under the following conditions:
 - (i) all the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(g); and
 - (ii) additional below-market rental units or non market housing rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(6) Lot Coverage

All buildings and structures together must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for all uses must be sited no closer or further than the corresponding setbacks from lot lines set out below:

Use	Lot lines along a Street or Lane or Public Right-of-Way whichever is closer (metres)	All other <i>lot</i> lines not abutting a <i>Street</i> or <i>Lane</i> (metres)
Buildings and structures	Min. 3.0 m – Max. 6.0 m	Min. 3.0 m
Buildings and structures with a commercial use within the first storey	Min. 1.5 m – Max. 15.0 m	Min. 0.0 m

- (b) Notwithstanding paragraph (a):
 - (i) a building or structure at finished grade and used for off-street parking must be sited not less than 10 metres from any fronting or flanking street.
- (c) The above setbacks are subject to increase or decrease under Sections 514, 518, 519 and 523.

(9) Location of Uses

- (a) The following uses are not permitted in the first storey portion of a building:
 - (i) *office*; and
 - (ii) theatres.
- (b) Sleeping units or dwelling units of a tourist accommodation use must be located above the first storey of a building. Lobby, reception, dining and lounge areas of a tourist accommodation use may be located within the first storey of a building.
- (c) An apartment use:
 - (i) must be located within the *storeys* above the first *storey* of a *building* face that adjoins the 'pedestrian spine', 'retail-fronting streets' or 'secondary-active streets' as established by the Citywide Official Community Plan;
 - (ii) must be the only *use* located within and above a *storey* of the *building* used for *apartment use*;
 - (iii) must be located above all *storeys* used in that *building* for a permitted employment-generating *use*; and
 - (iv) notwithstanding subparagraphs (i) and (iii) above, may occupy the first storey of a building, as long as the only principal use of the building is apartment use.
- (d) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development;
 - (ii) must include fewer units than the number of units proposed for the *apartment use*; and
 - (iii) must only be located fronting "residential streets" as established in the Citywide Official Community Plan, or pedestrian corridors internal to a development site and dedicated through statutory right-of-way.
- (e) An off-street parking use at finished ground elevation must be separated from the street by an employment-generating use, residential use, or rooms for mechanical or utility purposes; **excluding** driveway or pedestrian access.
- (f) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

Not applicable in this zone.

(12) Off-Street Parking and Loading

- (a) In addition to Part 7 of this bylaw, above-grade structured parking is permitted only if at least two full *storeys* of *underground parking* are provided. Above-grade parking shall be separated from the face of the *building* by employment-generating or *residential uses* along all *streets*.
- (b) Notwithstanding Sub-section (12)(a), above-grade parking is not required to be separated from the face of the *building* by employment-generating or *residential uses* along the south *lot* line, for two consecutive *storeys* of above-grade parking, for a maximum width of 35 metres per *storey*.

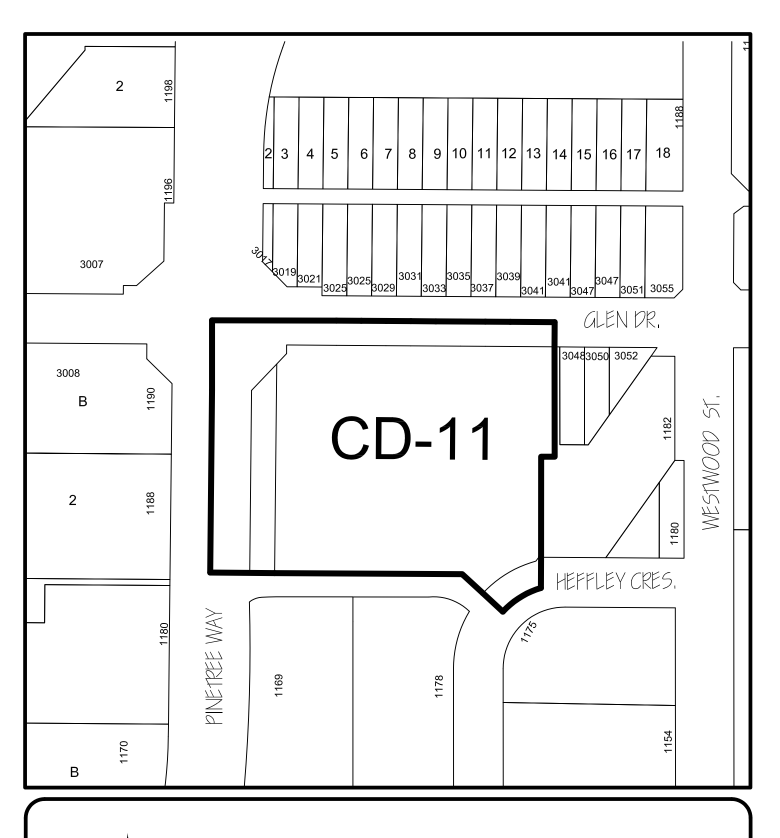
(13) Other Regulations

- (a) Despite the definition of "lot" contained in Part 2 of this bylaw, a lot in the CD-11 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-11 zone;
 - (ii) the parcels are the subject of a development permit providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with the terms of the development permit.

Regulations affecting *buildings* or portions of *buildings* in the CD-11 zone will not apply to the lot *lines* of an air space parcel as defined by the Land Title Act, which do not abut a *street*, where a development permit and covenant as described in Sub-section (13)(a)(iii) are in effect.

(b) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.

- (c) The regulations under Part 2, Part 3, Part 4, Part 5, Part 6 and Part 14 of this bylaw apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-11 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2112 CD-12 Comprehensive Development Zone-12

(1) Intent

This Comprehensive Development Zone provides for commercial and *civic uses* in addition to *residential uses* as permitted under the RT-2 Townhouse Residential Zone.

The Lands within the 2112 CD-12 Comprehensive Development Zone – 12 are outlined in bold and labeled "CD-12" on the plan attached hereto and forming part of this bylaw, as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential limited to:
 - (i) Townhouse
- (b) Civic
- (c) Commercial, limited to:
 - (i) commercial recreation
 - (ii) convenience retail
 - (iii) grocery store
 - (iv) office
 - (v) personal service
 - (vi) restaurant
 - (vii) retail personal goods
- (d) Child care
- (e) Assembly child care

Accessory uses, limited to:

- (a) Boarding within a Residential use
- (b) Accessory residential

- (c) Accessory home occupation
- (d) Accessory uses located in a building for townhouse use, limited to:
 - (i) Child care; and
 - (ii) Workshops for residents, social and recreation space and facilities.

(3) Conditions of Use

Not applicable in this zone.

(4) Lot Size

- (a) A townhouse use is not permitted on a lot having an area less than 1,110 m².
- (b) The maximum lot size for a public park is 0.8 hectares

(5) Density

(a) All buildings and structures together must not exceed a gross floor area of 0.9 times the lot area for all permitted uses. This may be increased by 0.2 times the lot area times the ratio of concealed parking to accessory off-street parking, excluding required visitor parking, required by this bylaw up to a maximum of 1.1 times the lot area.

(6) Lot Coverage

All buildings and structures together must not exceed a lot coverage of 45%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a lot.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Line Along a Street (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)
Principal buildings and structures	4.0	7.6 (no lane) 4.5 (lane)	1.8
Accessory residential and accessory off- street parking buildings and structures attached to or sited less than 1.6 metres from a building for residential use	4.0	7.6 (no lane) 4.5 (lane)	1.8

Use	Front Lot Line (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)	Exterior Side Lot Line (metres)
Detached accessory residential and accessory off-street parking buildings and structures where sited 1.6 metres or more from a building for residential use	7.6	1.2	1.2	3.8

- (b) The siting distance is measured from the outermost limit of the *building* or any permitted projections, whichever is greater.
- (c) The above setbacks are subject to increase or decrease under the following conditions:
 - (i) The setback for the *rear lot line* will decrease to 3.0 metres from the property line abutting land designated in the Citywide Official Community Plan for Park or Open Space or Natural Areas;
 - (ii) Sections 514, 518, 519 and 523; and
 - (iii) Section 514 does not apply to the *interior side lot line* setback requirements for *principal buildings*.

(9) Location of Uses

Not applicable in this zone.

(10) Height

- (a) Buildings and structures for townhouse use, civic use, restaurant use, commercial use and assembly child care use must not exceed a height of two storeys, except that the floor below the first storey may be exposed on one side of the building where it is located on a sloping lot.
- (b) Detached buildings and structures for accessory residential or accessory off-street parking must not exceed a height, measured from finished grade, of:
 - (i) 3.7 metres; or
 - (ii) 4.6 metres, for an *accessory building* that has a roof with a pitch of 4 in 12 or greater for an area of at least 80% of all roof surfaces.

(11) Building Size

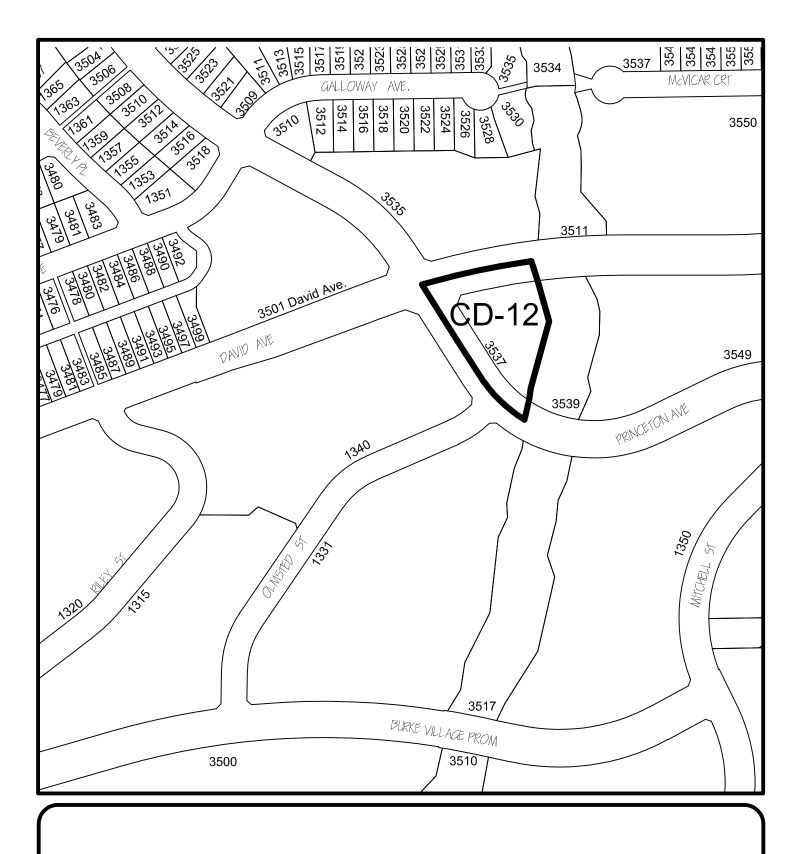
Buildings for *townhouse use* must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the *building* exceeds 37 metres.

(12) Off-Street Parking and Loading

The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for townhouse use must be provided with:
 - (i) a separate entrance having direct access to grade;
 - (ii) a private outdoor space defined by *fences*, railings or landscaping, having a total area not less than 37 m² and having access directly from the *dwelling* unit;
 - (iii) access to an on-site common amenity area or areas totaling not less than 5.0 m^2 per dwelling unit.
- (b) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.





SCHEDULE 'A' TO CD-12 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2113 CD-13 Comprehensive Development Zone-13

(1) Intent

This Comprehensive Development zone provides for the development of a mixed use, high density building that accommodates residential uses, retail, commercial, and professional services.

(2) Permitted Uses

Assembly child care

Child care

Commercial, limited to the following, and not including a drive-in business:

- (a) grocery stores
- (b) the retail sale and rental of personal goods, including bicycles, clothing, shoes, jewelry, drugs, sporting goods, toys, records, photographic supplies, books, periodicals, stationery, gifts, pets, tobacco products and art and music supplies; excludes *pawnshops*
- (c) the retail sale and rental of *household* and *business* goods, including household furniture, office furniture and equipment, kitchen and household appliances, television, radio and other electronic entertainment equipment, hardware, dry goods, housewares, garden supplies and decorating goods, and swimming pool equipment; excludes *pawnshop*
- (d) personal service, including commercial schools
- (e) household service establishments, including electrical appliance repair shops, dry cleaning and laundering establishments, interior decorating shops, and furniture repair and upholstering shops
- (f) restaurants; excludes drive-in restaurants
- (g) office
- (h) entertainment and recreation facilities, including fitness centres, theatres other than *drive-in businesses*, billiard and pool halls, *amusement arcades*, catering establishments, cocktail lounges and *public houses*; excludes, bingo facilities, *casino gaming* or *electronic gaming* facilities
- (i) photocopying, printing and duplicating establishments
- (i) veterinary service
- (k) studios for artists and photography
- (I) pet care service
- (m) liquor store, accessory liquor store, and wine store

- (n) specialty food retail
- (o) liquor manufacturing

Assembly (limited to child-minding services, day-care centres, churches, and youth/seniors centres, commercial school

Civic (limited to community serving facilities, museums, and publicly accessible squares, green spaces, plazas, courtyards and similar)

Congregate housing and care

Tourist accommodation

Apartment

Townhouses

Employment Living

Public service, as limited under Subsection (3)(h)

Accessory advertising

Accessory home occupation

Accessory off-street parking

Accessory off-street loading

Accessory vending cart, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw," currently in force

Accessory vending vehicle, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw," currently in force

Accessory retail, limited to liquor manufacturing

Lock-off units, as accessory to an apartment use and as limited under Section 508(5)

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) the retail sale of Christmas trees during the month of December;
 - (ii) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *off-street parking* spaces required by this bylaw may not be usable for that period;
 - (iii) seasonal outdoor seating, where accessory to a restaurant, public house, specialty food retail, or liquor manufacturing use;
 - (iv) the outdoor display and sale of flowers and produce;
 - (v) a pickup window accessory to a *restaurant* or specialty food retail *use* only accessible by pedestrians; and
 - (vi) a bank machine only accessible to pedestrians;

- (b) An *accessory home occupation* must comply with the regulations under Section 508(3).
- (c) A *liquor store* or *accessory liquor store* is permitted only if the *use* is a minimum distance of:
 - (i) 300m from another *liquor store* or *accessory liquor store* and the parcel on which it is located; or
 - (ii) 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and the parcel on which it is located.
- (d) A wine store is permitted only if the use is a minimum distance of 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and the parcel on which it is locate.
- (e) An accessory liquor store:
 - (i) must not have a gross floor area larger than 186 m²; and
 - (ii) must be located within or immediately abutting a *public house* and in no case can the area of the *accessory liquor store* portion exceed the area of the *public house* open to the public, nor can the area of the *public house* open to the public contain less than 87 m² of *gross floor area*.
- (f) A liquor store may contain a beverage container return centre as an accessory use when contained wholly within a building.
- (g) An apartment, townhouses, Employment Living, assembly, civic and tourist accommodation uses are permitted only when all off-street parking for the use is concealed parking.
- (h) A public service use is only permitted when:
 - (i) enclosed within a building; and
 - (ii) there is no storefront.

(4) Lot Size

Not applicable in this Zone.

(5) Density

- (a) All buildings and structures together must not exceed a gross floor area of 3.5 times the lot area.
- (b) The overall maximum base *density* of 3.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the lot area	4.5 times the lot area
Step 2	At least 40% of additional density is used for below-market rental units or nonmarket housing rental units, and the remainder of the additional density is used for purpose-built rental units	Up to 0.5 times the lot area	5.0 times the lot area

(c) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(6) Lot Coverage

All buildings and structures together must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

See Part 5, section 512 of this bylaw.

(8) Setbacks

(a) All *buildings* and *structures* must be sited no closer or further than the minimum and maximum setbacks from *lot* lines as set out below:

Use	North	East	South	West
All buildings and	min 0.0 m	min 3.0 m	min 1.5 m	min 3.0 m
structures		max 4.6 m	max 3.0 m	max 4.6 m

- (b) Despite paragraph (a), no *building* or portion of a *building* shall provide less than 10 metres between any opposing *building* faces which contain windows or glazed doors to *habitable rooms* in an *apartment use*.
- (c) The above setbacks are subject to increase under sections 518 and 519 of this bylaw.

(9) Location of Uses

- (a) A commercial use shall be located in the first storey of a building and shall occupy a minimum floor space depth of 10 metres measured from the front face of the building; this provision shall apply where a building fronts upon a mandatory commercial street frontage.
- (b) A commercial use or an employment living use shall be located in the first storey of a building and a commercial use shall occupy a minimum floor space depth of 10 metres measured from the front face of the building; this provision shall apply where a building fronts upon an optional commercial street frontage.
- (c) Sleeping units or dwelling units of a tourist accommodation use must be located above the first storey of a building along mandatory commercial street frontage. Lobby, reception, dining and lounge areas of a tourist accommodation use may be located within the first storey of a building.

(10) Height

Building and structures must not exceed 25 storeys.

(11) Building Size

All portions of the *building* above five *storeys* in height must not exceed a *gross floor* area of 600 m² per floor.

(12) Off-Street Parking and Loading

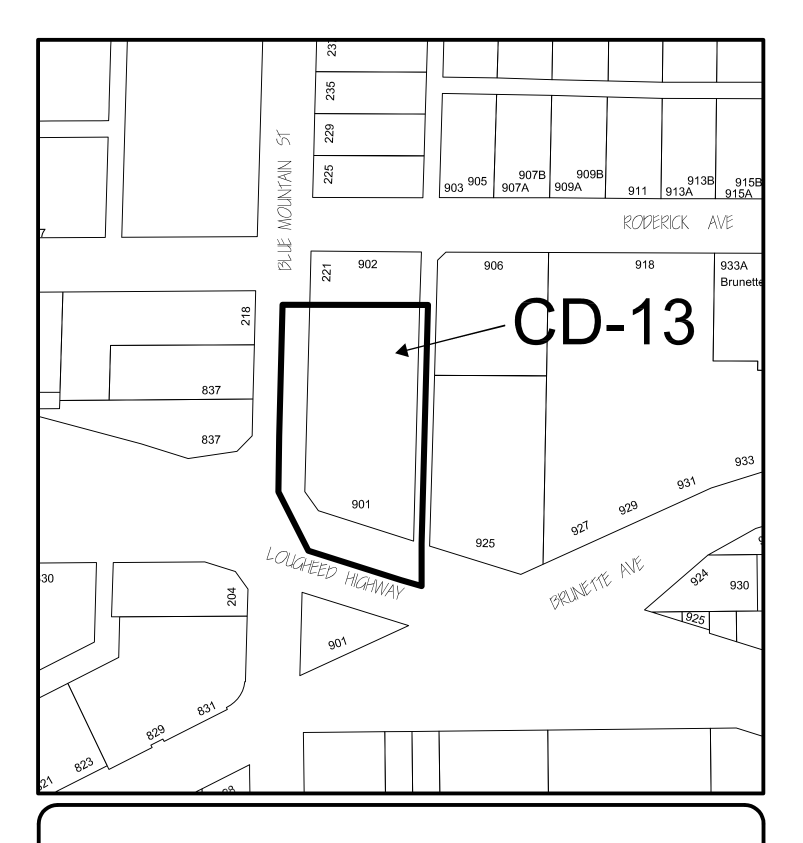
In addition to Part 7 of this bylaw, the following regulation applies:

(a) Above *finished grade* structured *off-street parking* that is not along a *lane* must be separated from the *building* façade by other permitted *uses*.

(13) Other Regulations

(a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.

- (b) The following additional regulations apply:
 - (i) general regulations, in Parts 5 and 14 of this Bylaw; and
 - (ii) regulations relating to subdivision in Part 6 of this Bylaw.
- (c) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-13 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2114 CD-14 Comprehensive Development Zone-14

(1) Intent

This site specific zone provides for *townhouse* development with a *height* limit of three *storeys* at a medium *density* and is intended to accommodate and regulate accessory *lock-off unit use* in conjunction with a principal *townhouse dwelling unit*.

The Lands within the 2114 CD-14 Comprehensive Development Zone – 14 are outlined in bold and labelled "CD-14" on the plan attached hereto and forming part of this bylaw as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

(a) Townhouse

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1)
- (b) Accessory advertising, as limited under Section 508(3)(e)
- (c) Accessory residential
- (d) Accessory home occupation, as limited under Section 508(3)
- (e) Accessory off-street parking, as limited under Sub-section (12)
- (f) Accessory lock-off unit, as limited under Sub-section (3) and Section 508(6), except that:
 - (i) Notwithstanding the definition of "lock-off unit" contained in Part 2 and the conditions under Section 508(6)(a), an accessory lock-off unit may be accessory to a townhouse use and contained within a strata-titled dwelling unit in a townhouse.

(3) Conditions of Use

Only one *lock-off unit* is permitted in a *townhouse dwelling unit*, and a maximum of eight *lock-off units* is permitted on the Lands.

(4) Lot Size

Not applicable in this zone.

(5) Density

- (a) All buildings and structures together must not exceed a gross floor area of 1.4 times the lot area.
- (b) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(6) Lot Coverage

All *buildings* and *structures* for all *uses* combined must not exceed the *lot coverage* of 50%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) *Buildings* and *structures* for the following *uses* must meet the siting distance from other *buildings* and *structures* where applicable and be sited no closer than the corresponding setbacks from the *lot* lines set out below:

Use	Lot Lines along a Street (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)
Principal buildings	4.0	4.5	1.8
Accessory residential and accessory off-street parking buildings and structures attached to or sited less than 1.6 metres from a building for residential use	4.0	4.5	1.8

- (b) The siting distance is measured from the outermost limit of the *building*, *structure* or any permitted projections, whichever is greater.
- (c) The above setbacks are subject to increase or decrease under the conditions in Sections 514, 518, 519 and 523.

(9) Location of Uses

Not applicable in this zone.

(10) Height

All buildings and structures shall not exceed a height of three storeys.

(11) Building Size

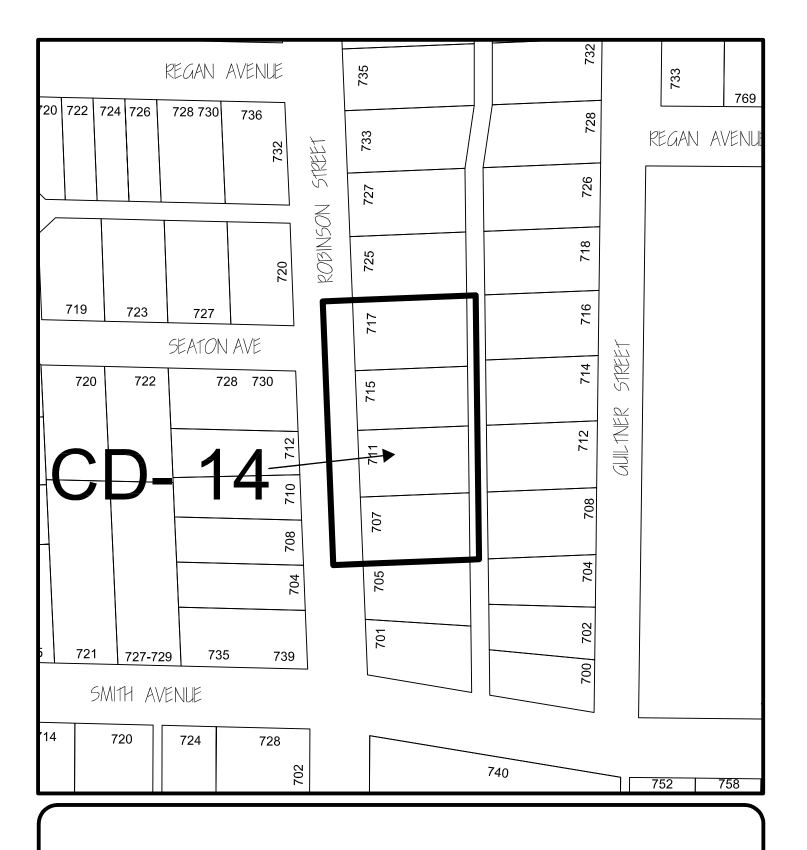
Buildings must not exceed 55 meres in length, and must be designed with appropriate architectural breaks where the length of the *building* exceeds 37 metres.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking; and
- (b) Accessory off-street parking and loading shall be provided in accordance with Part 7.

(13) Other Regulations

- (a) Each dwelling unit must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.





SCHEDULE 'A' TO CD-14 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2115 CD-15 Comprehensive Development Zone-15

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high *density*.

The lands within the 2115 CD-15 Comprehensive Development Zone – 15 are outlined in bold and divided into "Block A" and "Block B", as shown in the plan attached hereto and forming part of this CD-15 Zone as Schedule A.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment
 - (ii) Townhouse as limited under Sub-section (9)(a)
 - (iii) Congregate Housing and Care

Accessory uses, limited to:

- (a) Boarding, as limited under Section (508)(1)
- (b) Accessory residential
- (c) Accessory home occupation, as limited under Section 508(3)
- (d) Accessory off-street parking, as limited under Sub-section (12);
- (e) Assembly child care or child care.

(3) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

(a) Apartment 1,110

(4) Density

- (a) All buildings and structures together on Block A must not exceed a base density gross floor area of 2.5 times the lot area of Block A. In this Sub-section (4), each of Block A and Block B as indicated in Schedule 'A' to this CD-15 Zone shall be a lot for the purposes of calculating density, gross floor area and lot area.
- (b) For Block A, the overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

Density Step	Condition of Additional <i>Density</i>	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan:	3.7 times the <i>lot</i> <i>area</i> of Block A
	0.5 times the combined <i>lot area</i> of Blocks A and B.	
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan:	4.9 times the <i>lot</i> area of Block A
	0.5 times the combined <i>lot area</i> of Blocks A and B.	
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities and 50% towards affordable housing as identified in the Citywide Official Community Plan:	6.1 times the <i>lot</i> area of Block A
	0.5 times the combined <i>lot area</i> of Blocks A and B.	

(c) Density for Block B is only permitted as follows:

Density Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	At least 20% of the <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the <i>density</i> is used for <i>purpose-built rental</i> unites	Up to 1.0 times the combined <i>lot</i> <i>area</i> of Blocks A and B	2.92 times the <i>lot area</i> of Block B
Step 2	At least 40% of the <i>density</i> is used for <i>below-market rental units</i> or <i>non-market housing</i> rental units and the remainder of the <i>density</i> is used for <i>purpose-built rental</i> units	Up to 0.5 times the combined <i>lot</i> <i>area</i> of Blocks A and B	4.37 times the <i>lot area</i> of Block B

- (d) In-lieu of a financial contribution as identified in sub-section (4)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (e) For the purpose of Sub-section (4)(d), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (f) For each *adaptable unit* provided 2m² is excluded from the *gross floor area* calculation. The exclusion of 2m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(5) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(6) Buildings Per Lot

One or more principal buildings may be located on a lot.

(7) Setbacks

(a) Buildings or structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	4.5	6.0

^{*} In this Sub-section (7), each of Block A and Block B as indicated in Schedule 'A' to this CD-15 Zone shall be *lot* for the purposes of determining the *interior side lot line*.

- (b) The above setbacks for the *interior lot line* shared between Blocks A and B is reduced to 0 metres for *buildings* or *structures* not exceeding 9 metres in height.
- (c) Setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(8) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer dwelling units than the number of dwelling units proposed for the apartment use;
- (b) A *Lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(9) Height

Not applicable in this zone.

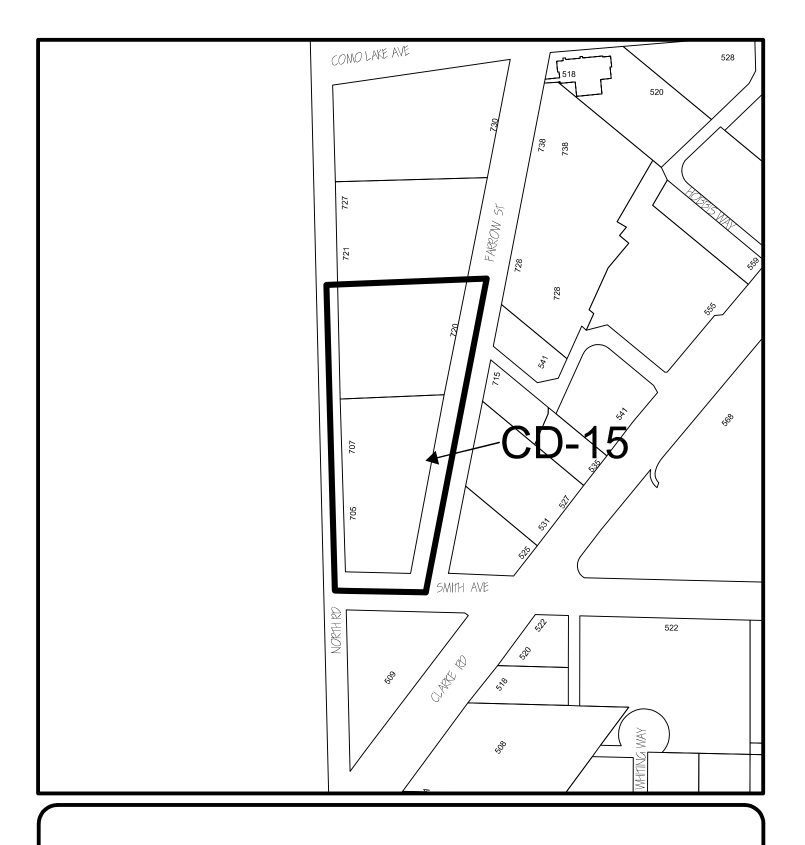
(10) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking;
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one-*storey* of *underground parking* is also provided;
- (c) Above-grade structured *off-street parking* along a street must be separated from the *building* face by other permitted *uses*; and
- (d) The regulations under Part 7 apply.

(11) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0m² per dwelling unit;
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-15 zone may consist of two or more contiguous parcels of land (including airspace parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-15 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and

- (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (11)(b)(i),and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-15 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2116 CD-16 Comprehensive Development Zone-16

(1) Intent

This site specific zone is intended to accommodate and regulate mixed *use* development providing a variety of *commercial*, *purpose-built rental*, *apartment* and *townhouse residential uses*.

The lands within the 2116 CD-16 Comprehensive Development Zone – 16 are outlined in bold and labelled "CD-16" on the plan attached hereto and forming part of this CD-16 Zone as Schedule 'A'.

(2) Permitted Uses

The following uses and no others are permitted in this zone:

Assembly Child Care

Child Care

Commercial, limited to the following:

- (a) business and household service;
- (b) commercial recreation;
- (c) commercial school;
- (d) convenience retail;
- (e) entertainment facility;
- (f) grocery store;
- (g) liquor manufacturing;
- (h) liquor primary establishment;
- (i) liquor store, accessory liquor store, and wine store;
- (j) *office*;
- (k) personal service;
- (I) pet care service;
- (m) restaurant;
- (n) retail general;
- (o) retail personal goods; and
- (p) tourist accommodation.

Assembly

Civic, limited to the following:

- (a) community centres;
- (b) libraries;
- (c) museums;
- (d) parks, squares and plazas;
- (e) hospitals;
- (f) primary or secondary schools; and
- (g) post-secondary institutions.

Congregate housing and care

Apartment

Townhouse

Employment living unit

Non-accessory off-street parking

Public service

Accessory uses, limited to the following:

- (a) Accessory home occupation;
- (b) Accessory street vending;
- (c) Accessory retail, limited to liquor manufacturing; and
- (d) Lock-off units.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) Seasonal outdoor seating, where accessory to a *restaurant* or *liquor primary* establishment;
 - (ii) The outdoor display and sale of flowers and produce; and
 - (iii) A bank machine only accessible to pedestrians.
- (b) Apartment, townhouse, employment living unit uses are permitted only when all off-street parking for the use is concealed parking.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

(a) Apartment 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the <i>lot</i> area
Step 2	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	4.0 times the <i>lot</i> area

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.

- (e) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (f) For the portion of the *gross floor area* that provides for *strategic housing*, the *density* may exceed the maximum *density* permitted under this zone, to a maximum of 1.0 additional *floor area ratio*, if all *dwelling units* provided within the development are market rental units as required by a housing agreement or registered covenant, *non market housing* rental units or *below-market rental units*.

(6) Lot Coverage

- (a) All buildings and structures combined must not exceed a lot coverage of 55%.
- (b) Notwithstanding Sub-section (6)(a), the portion of the parkade which projects above *finished grade* shall be excluded from the *lot coverage*.

(7) Buildings Per Lot

One or more principal buildings may be located on a lot.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines along a Street (metres)	Interior Side Lot Line (metres)
Principal buildings	2.8	6.0

(b) The above setbacks are subject to increase under Sections 519 and 523 or decrease under Section 514.

(9) Location of Uses

A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Buildings and structures for apartment use must be not less than four (4) storeys in height and must not exceed a height of twenty-nine (29) storeys.

(11) Building Size

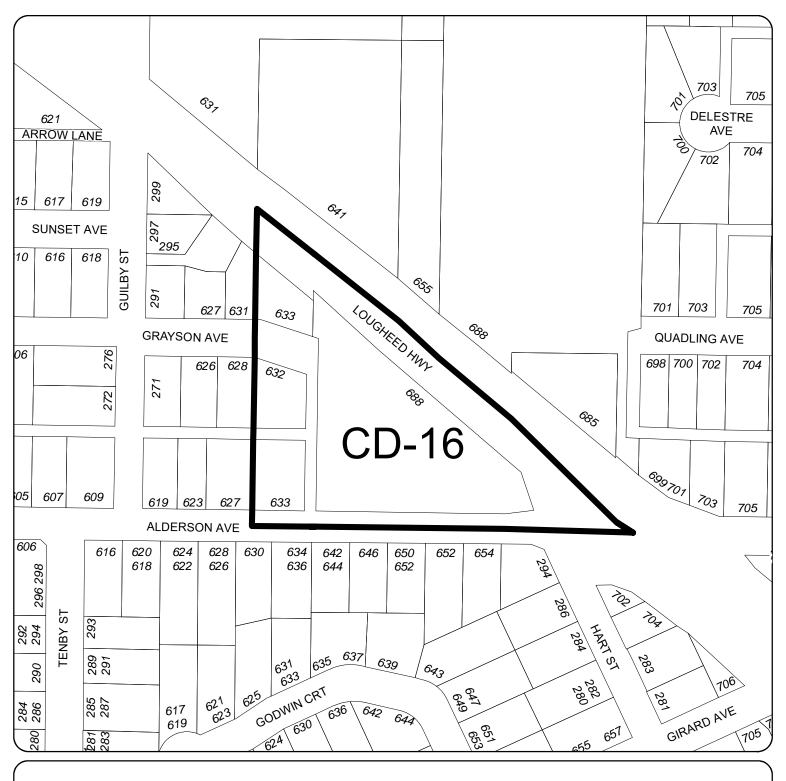
(a) Buildings for apartment use must not exceed 68 metres in length.

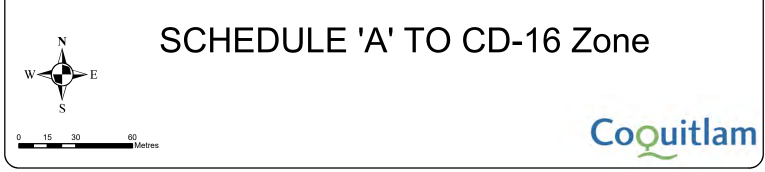
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the third *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in this zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of this zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i) and (ii), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5, and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2117 CD-17 Comprehensive Development Zone-17

(1) Intent

This Comprehensive Development Zone is intended to promote the optimum use of rapid transit service by encouraging mixed *use*, high *density* development in Neighbourhood Centres that accommodates *residential uses*, *commercial*, *civic/assembly uses*, professional services and a range of amenities and quality-of-life attributes that contribute to the self-sufficiency of the neighbourhood. The emphasis of this zone is to minimize the necessity for automobile transportation by providing integrated access to public transit, and safe and convenient pedestrian and bicycle routes throughout the neighbourhood.

The Lands within the 2117 CD-17 Comprehensive Development Zone – 17 are outlined in bold and labelled "CD-17" on the plan attached hereto and forming part of this CD-17 Zone as Schedule 'A'.

(2) Permitted Uses

The following uses and no others are permitted in this zone:

Assembly child care

Child care

Commercial, limited to the following, and not including a drive-in business:

- (a) *grocery stores*;
- (b) specialty food retail;
- (c) the retail sale and rental of personal goods, including bicycles, clothing, shoes, jewellery, drugs, sporting goods, toys, records, photographic supplies, books, periodicals, stationery, gifts, pets, tobacco products and art and music supplies; **excludes** *pawnshops*;
- (d) the retail sale and rental of household and *business* goods, including household furniture, office furniture and equipment, kitchen and household appliances, television, radio and other electronic entertainment equipment, hardware, dry goods, housewares, garden supplies and decorating goods, and swimming pool equipment; **excludes** *pawnshops*;
- (e) personal service, including commercial schools;
- (f) household service establishments, including electrical appliance repair shops, dry cleaning and laundering establishments, interior decorating shops, and furniture repair and upholstering shops;

- (g) restaurants; **excludes** drive-in businesses;
- (h) office;
- (i) entertainment and recreation facilities, including fitness centres, billiard and pool halls, amusement arcades, catering establishments, cocktail lounges and public houses, theatres other than drive-in businesses; excludes bingo facilities, casino gaming or electronic gaming facilities, nightclubs, dance halls and cabarets, and amusement arcades where not in a planned shopping centre with an enclosed mall;
- (j) photocopying, printing and duplicating establishments;
- (k) veterinary service;
- (I) studios for artists and photography;
- (m) pet care service;
- (n) liquor stores, accessory liquor stores, and wine stores; and
- (o) liquor manufacturing.

Assembly (limited to child-minding services, places of worship, and youth/seniors centres)

Civic (limited to community centres, libraries, museums, primary or secondary school, post-secondary institution, public squares, and parks)

Congregate housing and care

Tourist accommodation

Apartment

Townhouse

Public service, as limited under Sub-section (3)(j)

Accessory advertising

Accessory home occupation

Accessory off-street parking

Non-accessory off-street parking

Accessory off-street loading

Accessory residential

Accessory vending cart, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force

Accessory vending vehicle, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force

Accessory retail, limited to liquor manufacturing

Lock-off units, as accessory to an apartment use and as limited under Section 508

(3) Conditions of Use

- (a) Commercial uses must be enclosed within a building, except the following:
 - (i) the retail sale of Christmas trees during the month of December;
 - (ii) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (iii) seasonal outdoor seating, where accessory to a *restaurant use*, public house, specialty food retail, or *liquor manufacturing use*;
 - (iv) the outdoor display and sale of retail goods if located between the front of *building* and the property line or public right-of-way, whichever is closest;
 - (v) a pickup window accessory to a *restaurant* or specialty food retail *use* only accessible by pedestrians; and
 - (vi) a bank machine only accessible to pedestrians.
- (b) A *liquor store* or *accessory liquor store* is permitted only if the *use* is a minimum distance of:
 - (i) 300m from another *liquor store* or *accessory liquor store* and the parcel on which it is located; or
 - (ii) 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and the parcel on which it is located.
- (c) A wine store is permitted only if the use is a minimum distance of:
 - (i) 300m from a site designated "school" and/or "school/park" in the Citywide Official Community Plan and the parcel on which it is located.
- (d) An accessory liquor store:
 - (i) must not have a gross floor area larger than 186 m²; and
 - (ii) must be located within or immediately abutting a public house and in no case can the area of the *accessory liquor store* portion exceed the area of the public house open to the public, nor can the area of the public house open to the public contain less than 87 m² of *gross floor area*.
- (e) A liquor store may contain a beverage container return centre as an accessory use when contained wholly within a building.
- (f) An apartment use is permitted only when all off-street parking for the use is concealed parking.
- (g) A townhouse use is permitted only when it complies with all of the following:
 - (i) all off-street parking for the use is concealed parking; and
 - (ii) must be in conjunction with a multi-storey apartment development.
- (h) Assembly, civic and tourist accommodation uses are permitted only when all off-street parking for the use is concealed parking.

- (i) An accessory home occupation use must comply with the regulations under Section 508(3).
- (j) A public service use is only permitted when:
 - (i) enclosed within a building; and
 - (ii) there is no storefront.
- (k) A maximum of thirty-four *lock-off units* are permitted on the Lands.

(4) Lot Size

Not applicable in this zone.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area and of this, an employment-generating use must occupy a minimum of 0.25 times the lot area of the base gross floor area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total <i>Gross</i> <i>Floor Area</i> Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the lot area

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total <i>Gross</i> <i>Floor Area</i> Ratio
Step 4	A financial contribution of 35% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.5 times the lot area
Step 5	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.5 times the lot area
Step 6	At least 40% of additional density is used for below-market rental units or non market housing rental units, and the remainder of the additional density is used for purposebuilt rental units	Up to 0.5 times the <i>lot area</i>	6.0 times the lot area

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (f) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.

- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities may be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(f); and
 - (ii) additional *below-market rental units* or *non market housing* rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

See Part 5, Section 512 of this bylaw.

(8) Setbacks

(a) Buildings or structures for all uses must be sited no closer or further than the corresponding setbacks from lot lines set out below:

Use	Lot lines along a Street or Public Right-of-Way whichever is closer (metres)	All other <i>lot</i> lines not abutting a <i>Street</i> (metres)
Buildings and structures	Min. 3.0 – Max. 6.0	Min. 3.0
Buildings and structures with a commercial use within the first four storeys	Min. 1.5 – Max. 3.0	Min. 0.0

- (b) Notwithstanding Sub-section (8)(a) above, the maximum setback, for a *lot* line abutting a *street* only, may be increased by 10 metres where a pedestrian courtyard, walkway, plaza or other features benefiting pedestrian character is provided along such *lot* line.
- (c) The above setbacks are subject to increase under Sections 518, 519 and 523, or decrease under Section 514.

(9) Location of Uses

- (a) A commercial use must be located in the first storey of a building located on the areas identified as Mandatory Commercial Street Frontage on Schedule D of the Burquitlam-Lougheed Neighbourhood Plan.
- (b) An apartment or townhouse use must be the only use located directly above a storey of a building used for apartment or townhouse use.
- (c) Sleeping units or dwelling units of a tourist accommodation use must be located above the first storey of a building along required commercial street frontages. Lobby, reception, dining and lounge areas of a tourist accommodation use may be located within the first storey of a building.
- (d) Except for driveway accesses and pedestrian accesses, an *off-street parking use* must not be located adjoining a Municipal Arterial Street nor the East-West Connector Street in the Burquitlam Neighbourhood as established by the Citywide Official Community Plan.
- (e) An *accessory off-street loading use* must not be located along a *building* frontage adjacent to a Municipal Arterial Street or the East-West Connector Streets in the Burquitlam or Lougheed Neighbourhoods as established by the Citywide Official Community Plan.
- (f) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

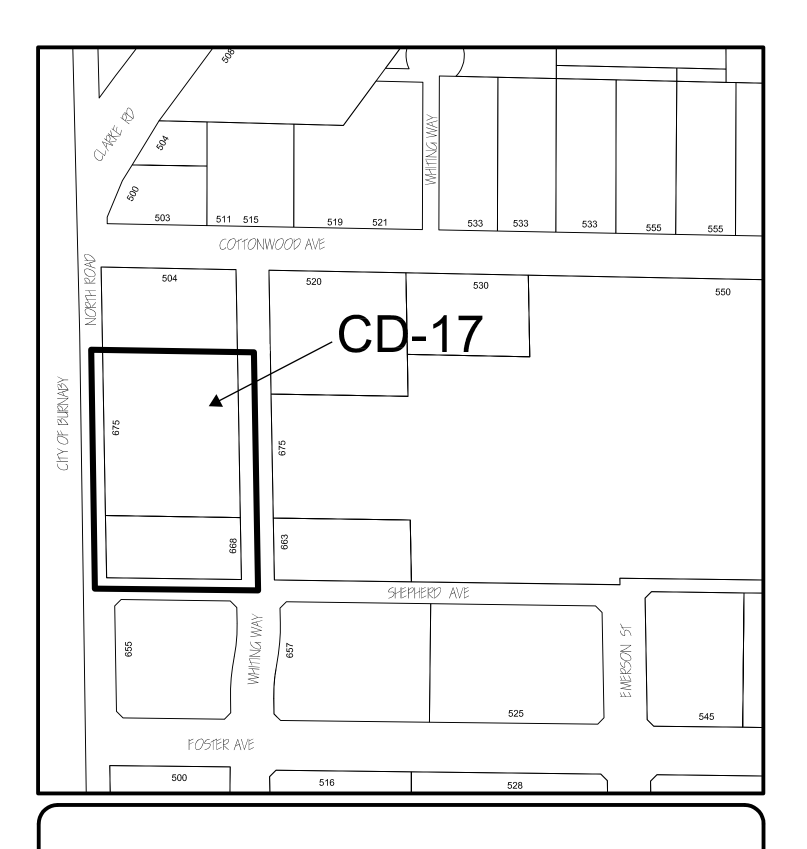
Not applicable in this zone.

(12) Off-Street Parking and Loading

- (a) In addition to Part 7 of this bylaw, above *finished grade* structured *off-street* parking must be separated from the building face by other permitted uses in those portions of a building that front a street; and
- (b) Surface, non-structured *off-street parking* must be sited not less than 10 metres from any *street*.

(13) Other Regulations

- (a) Despite the definition of "lot" contained in Part 2 of this bylaw, a lot in the CD-17 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-17 zone;
 - (ii) the parcels are the subject of a development permit providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(a)(i), and containing such other provisions as the *City* may require.
- (b) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (c) No advertising use or accessory advertising use is permitted to extend above or locate above any non-residential storey of the building.
- (d) The regulations under Part 2, Part 3, Part 4, Part 5, Part 6 and Part 14 apply.
- (e) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-17 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2118 CD-18 Comprehensive Development Zone-18

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high *density*.

The lands within the 2118 CD-18 Comprehensive Development Zone - 18 are outlined in bold as shown in the plan attached hereto and forming part of this CD-18 Zone as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-in business:
 - (i) the retail sale and rental of personal goods;
 - (ii) the retail sale and rental of household goods and business goods;
 - (iii) personal service establishments;
 - (iv) household service establishments:
 - (v) speciality food retail;
 - (vi) office;
 - (vii) media and design studios; and

as further limited under Sub-section (3)(a).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) places of worship; and
 - (iv) youth/seniors centres.
- (d) Civic, limited to primary or secondary schools.

Accessory, limited to:

- (a) Boarding, as limited under Section (508)(1)
- (b) Accessory advertising as limited under Section 508(3)(e)
- (c) Accessory residential
- (d) Accessory home occupation, as limited under Section 508(3)
- (e) Accessory off-street parking, as limited under Sub-section (12)
- (f) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the building for apartment use contains only Congregate Housing and Care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities.
- (g) Accessory vending cart, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force
- (h) Accessory vending vehicle, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force
- (i) Lock-off units, as limited under Section 508

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) the retail sale of Christmas trees during the month of December;
 - (ii) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (iii) seasonal outdoor seating, where accessory to a *restaurant*, public house or specialty food retail *use*;
 - (iv) a pickup window accessory to a *restaurant* or specialty food retail *use* only accessible by pedestrians; and
 - (v) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

Apartment 1,110 Boarding 555

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total <i>Gross Floor</i> <i>Area</i> Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	4.0 times the lot area
Step 4	At least 20% of additional <i>density</i> is used for priority unit types as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for purpose-built rental units	Up to 1.0 times the lot area	5.0 times the lot area
Step 5	At least 40% of the additional <i>density</i> is used for below-market rental units or non-market housing rental units and the remainder of the <i>density</i> is used for purpose-built rental units	Up to 0.5 times the <i>lot</i> area	5.5 times the lot area

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more principal buildings may be located on a lot.

(8) Setbacks

(a) *Buildings* or *structures* for the following *uses* must meet the siting distance from other *buildings* and *structures* where applicable and must be sited no closer than the corresponding setbacks from *lot* lines set out below:

Use	Lot Lines along a Street (metres)	Interior Side Lot Line (metres)
All buildings or structures	4.5	3.0

(b) Setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer *dwelling units* than the number of *dwelling units* proposed for the *apartment use*.
- (b) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

Buildings for apartment use or townhouse must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.

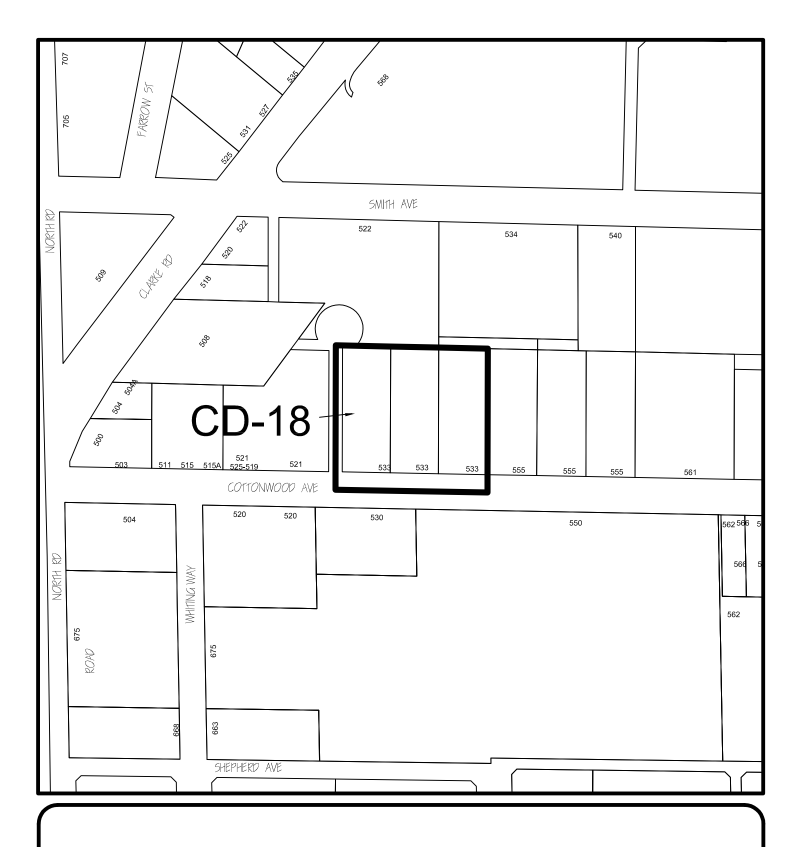
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking;
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one-*storey* of *underground parking* is also provided;
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*; and
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit;
- (b) Despite the definition of "lot" in Part 2 of this Bylaw, a lot in the CD-18 zone may consist of two or more contiguous parcels of land (including air space parcels) where:

- (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-18 zone;
- (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
- (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require;
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply; and
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-18 Zone



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2119 CD-19 Comprehensive Development Zone-19

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high *density*.

The lands within the 2119 CD-19 Comprehensive Development Zone - 19 are outlined in bold on the map attached hereto and forming part of this CD-19 Zone as Schedule 'A'. For the purposes of this CD-19 Zone, the lands are divided into Block A and Block B as shown on the block survey plan forming part of Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-in business:
 - (i) the retail sale and rental of household goods and business goods;
 - (ii) personal service establishments;
 - (iii) speciality food retail;
 - (iv) office;
 - (v) media and design studios;
 - (vi) the retail sale and rental of personal goods, including bicycles, clothing, shoes, jewellery, drugs, sporting goods, toys, records, photographic supplies, books, periodicals, stationery, gifts, pets, tobacco products and art and music supplies; **excludes** *pawnshops*;
 - (vii) household service establishments, including electrical appliance repair shops, interior decorating shops, and furniture repair and upholstering shops;
 - (viii) restaurants; **excludes** drive-in businesses;

- (ix) entertainment and recreation facilities, including fitness centres, billiard and pool halls, amusement arcades, catering establishments, cocktail lounges and public houses, theatres other than drive-in *businesses*, **excludes** bingo facilities, *casino gaming* or *electronic gaming* facilities, nightclubs, dance halls and cabarets, and amusement arcades where not in a planned shopping centre with an enclosed mall;
- (x) studios for artists and photography; and
- (xi) liquor stores, accessory liquor stores, and wine stores.
- (c) Assembly, limited to:
 - (i) child-minding services, including child care and assembly child care;
 - (ii) places of worship;
 - (iii) youth/seniors centres; and
 - (iv) non-profit community service offices.

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1)
- (b) Accessory advertising, as limited under Section 508(3)(e)
- (c) Accessory residential
- (d) Accessory home occupation, as limited under Section 508(3)
- (e) Accessory off-street parking, as limited under Subsection (12)
- (f) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care;
 - (ii) where the *building* for *apartment use* contains only *congregate housing and* care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities.
- (g) Accessory vending cart, as limited under the "City of Coquitlam Street Vending and Special Event Vending Bylaw", currently in force
- (h) Accessory vending vehicle, as limited under the "City of Coquitlam Street Vending and Special Event Vending Bylaw", currently in force
- (i) Lock-off units, as limited under Section 508(6)

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) the retail sale of Christmas trees during the month of December;

- (ii) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
- (iii) seasonal outdoor seating, where accessory to a *restaurant*, public house or specialty food retail;
- (iv) a pickup window accessory to a *restaurant* or specialty food retail only accessible by pedestrians; and
- (v) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u>	Minimum Lot Size (m ²)
Apartment	1,110

Boarding 555

(5) Density

- (a) All buildings and structures together located on Block A must not exceed a base density gross floor area of 2.5 times the combined lot area of Block A and Block B. In this Sub-section (5), each of Block A and Block B shall be a lot for the purposes of calculating density, gross floor area and lot area.
- (b) For Block A, the overall maximum base *density* of 2.5 times the *lot area* of Block A may be increased up to 8.05 times the *lot area* as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Density	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the combined <i>lot area</i> of Block A and Block B	5.36 times the <i>lot area</i>
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the combined lot area of Block A and Block B	6.25 times the <i>lot area</i>
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	0.5 times the combined <i>lot</i> area of Block A and Block B	7.15 times the <i>lot area</i>
Step 4	At least 40% of the additional <i>density</i> is used for <i>below-market rental units</i> or <i>non market housing</i> rental units and the remainder of the <i>density</i> is used for <i>purpose-built rental</i> units	0.5 times the combined <i>lot</i> area of Block A and Block B	8.05 times the <i>lot area</i>

(c) Density for Block B is only permitted as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Density	Maximum Total Gross Floor Area Ratio
Step 1	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the combined lot area of Blocks A and B	2.27 times the <i>lot area</i>

- (d) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (e) For the purpose of Sub-section (5)(d), the following amenities are eligible for consideration in an application of a *density* bonus:

- (i) public facilities;
- (ii) space for community or non-profit groups that serve the community; and
- (iii) extraordinary public realm improvements.
- (f) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more principal buildings may be located on a lot.

(8) Setbacks

(a) Buildings or structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street (metres)	Interior Side Lot Line* Block A (metres)	Interior Side Lot Line* Block B (metres)
All buildings or structures	4.5 m except for 3.5 m along the west <i>lot</i> line	11.0	1.0

^{*} In this Sub-section (8), each of Block A and Block B shall be a *lot* for the purposes of determining the *interior side lot line*.

(b) Setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and

- (ii) must include fewer dwelling units than the number of dwelling units proposed for the apartment use.
- (b) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

Buildings for apartment use or townhouse must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.

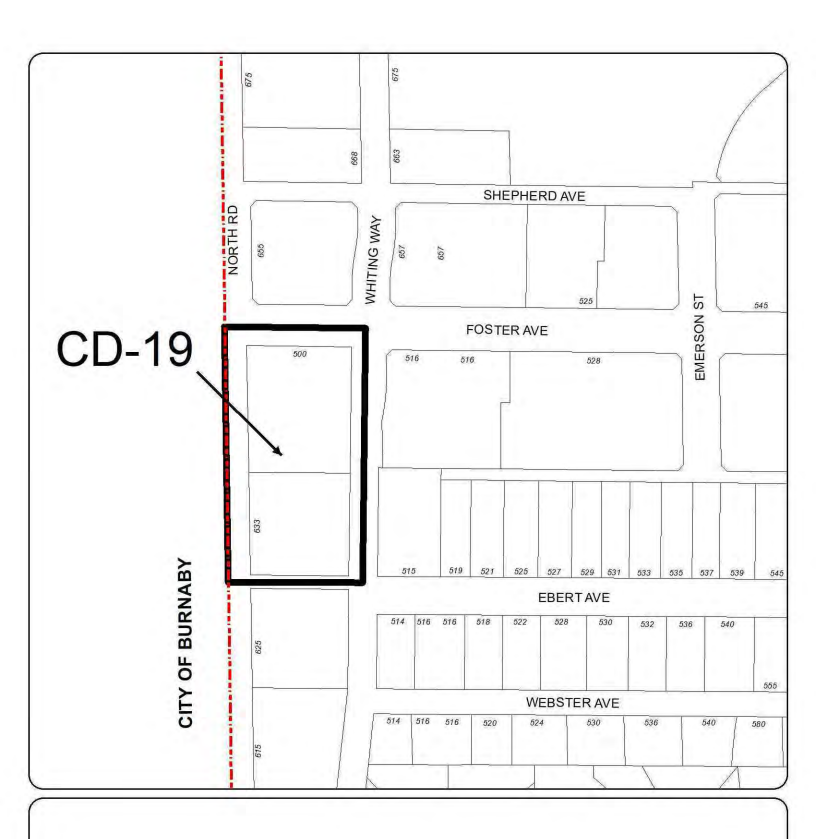
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*.
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" in Part 2 of this Bylaw, a lot in the CD-19 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-19 zone;
 - (ii) the parcels are the subject of a development permit providing for the parcels to be developed together as a single development; and

- (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD -19 ZONE



PAGE 2 OF SCHEDULE 'A' TO CD-19 ZONE

BLOCK SURVEY PLAN TO ACCOMPANY CITY OF COQUITLAM REZONING BYLAW NO: OF: **LOT 1, PLAN EPP97354 AND LOT 2, PLAN EPP97814,** BOTH OF DISTRICT LOT 7, GROUP 1, NEW WESTMINSTER DISTRICT.

BCGS 92G.027



ALL DISTANCES ARE IN METRES AND DECIMALS THEREOF. INTEGRATED SURVEY AREA NUMBER 14, CITY OF COQUITLAM



TABLE OF AREAS		
DESCRIPTION	AREA	
BLOCK A	3650.2m²	
BLOCK B	2871.6m²	
TOTAL 6521.8mi		

FOSTER AVENUE 90° 40' 32" 55.789 **BLOCK A** 178° 58' 22 AREA = 0.365ha (3650.2m²) PLAN EPP97354 NORTH WHITING WAY **SRW PLAN 59498** 90° 33' 56" 53.428 ROAD **BLOCK B** AREA = 0.287ha (2871.6m²) PLAN EPP97814 DL 7 Gp 1 51.975 90° 29' 24" LANE (PATH)

bennett

LAND SURVEYING LTD. **BC LAND SURVEYORS** #201 - 275 FELL AVENUE NORTH VANCOUVER, BC V7P 3R5 TEL 604-980-4868 www.bennettsurveys.com

CERTIFIED CORRECT

Patrick Korabek 19797A 1Y797A

Digitally signed by Date: 2020.02.04 08:50:33 -08'00'

PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2120 CD-20 Comprehensive Development Zone-20

(1) Intent

The lands within the 2120 CD-20 Comprehensive Development Zone - 20 are outlined in bold and divided into "Block A", "Block B" and "Block C", as shown in the plan attached hereto and forming part of this CD-20 Zone as Schedule 'A'.

Block A

This block provides for mixed *use*, high *density* development in Transit Village neighbourhoods. It can accommodate a wide variety of *commercial*, *residential*, *civic* and other *uses* that support the necessary quality-of-life for complete neighbourhoods. The emphasis of this block is a pedestrian-friendly *building* form and diverse *uses* that contribute to vibrant, active and transit supportive centres. There is no *height* limit for *apartment* development at high *density* in this block.

Blocks B and C

These blocks provide for apartment development with no height limit at high density.

(2) Permitted Uses

The following *uses* and no others are permitted in this zone:

Blocks A, B and C

Apartment, Townhouse, Congregate Housing and Care, Assembly Child Care, Child Care

Civic, limited to:

- (a) community centres;
- (b) libraries;
- (c) museums;
- (d) parks, squares and plazas; and
- (e) hospitals.

The following *accessory uses*:

- (a) Accessory home occupation, as limited under Section 508;
- (b) Accessory street vending;
- (c) Lock-off units, as limited under Section 508; and as may be further amended and limited in this Sub-section (2).

Block A

Assembly, Employment Living, Non-Accessory Off-Street Parking, Private Hospital, Public Service, Primary or secondary school, Post-secondary institution

Commercial, limited to:

- (a) business and household service;
- (b) commercial recreation;
- (c) commercial school;
- (d) convenience retail;
- (e) entertainment facility;
- (f) *grocery store*;
- (g) liquor manufacturing;
- (h) liquor primary establishment;
- (i) liquor store, accessory liquor store, and wine store;
- (j) office;
- (k) personal service;
- (I) pet care service;
- (m) restaurant;
- (n) retail general;
- (o) retail personal goods;
- (p) tourist accommodation;and as further limited under Sub-section (3).

The following additional accessory use: Accessory retail limited to liquor manufacturing.

Blocks B and C

Commercial, limited to the following and not including a drive-through business:

- (a) retail personal goods;
- (b) retail general;
- (c) personal service;
- (d) business and household service;
- (e) restaurant;
- (f) office;
- (g) convenience retail; and as further limited under Sub-section (3).

Assembly, limited to:

- (a) child-minding services;
- (b) places of worship; and
- (c) youth/seniors centres.

The following additional accessory uses:

- (a) Boarding, as limited under Section (508)(1);
- (b) Accessory residential;
- (c) Accessory street vending;
- (d) Accessory uses located in a building for apartment use are limited to:
 - (i) assembly child care or child care; and
 - (ii) where the *building* for *apartment use* contains only *congregate housing and* care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities.

(3) Conditions of Use

- (a) Commercial uses must be enclosed within a building, except the following:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (ii) the outdoor display and sale of retail goods if located between the front of building and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required under this Bylaw; and
 - (iii) a pickup window accessory to a restaurant use only accessible by pedestrians.
- (b) All off-street parking must be concealed parking.
- (c) A townhouse use is permitted only in conjunction with a multi-storey apartment development.
- (d) A public service use is only permitted if there is no storefront.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

Use Minimum Lot Size (m²)
(a) Apartment 1,110

(5) Density

(a) In this Sub-section (5), each of Block A, Block B and Block C as indicated in Schedule 'A' to this CD-20 Zone shall be a *lot* for the purposes of calculating *density*, *gross floor area* and *lot area*.

Block A

- (b) All buildings and structures together located on Block A must not exceed a base density gross floor area of 3.1 times the lot area of Block A.
- (c) The *gross floor area* of employment generating *use* must occupy a minimum of 1,919 sq. m. (20,659 sq. ft.).

(d) The overall maximum base *density* of 3.1 times the *lot area* of Block A may be increased with additional *density* to 5.9 times the *lot area* of Block A as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i> that exceeds the Base <i>Density</i>	Maximum Total Gross Floor Area Permitted
Step 1	A financial contribution of 59.3% of the land value of the additional <i>density</i> , of which 13% of the financial contribution will be towards affordable housing as identified in the Citywide Official Community Plan and the remaining 87% towards amenities as identified in the Citywide Official Community Plan	5.54 times the <i>lot</i> area of Block A
Step 2	Any density that exceeds the maximum total gross floor area in Step 1 must be used for below-market rental units or non-market housing rental units	5.9 times the <i>lot area</i> of Block A

(e) Notwithstanding Sub-section 5(d), if additional *commercial floor area* is provided over and above the minimum requirement set out in Sub-section 5(c) up to a maximum additional 590 sq. m., such additional *commercial floor area* shall be excluded from the calculation of the additional *gross floor area* for the purposes of calculating the financial contribution for the additional *density*, and such that the maximum permitted *gross floor area* may be increased to 5.95 times the *lot area* of Block A.

Block B

- (f) All buildings and structures together located on Block B must not exceed a base density gross floor area of 3.1 times the lot area of Block B.
- (g) The overall maximum base *density* of 3.1 times the *lot area* of Block B may be increased with additional *density* to 4.6 times the *lot area* of Block B as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i> that exceeds the Base <i>Density</i>	Maximum Total Gross Floor Area Permitted
Step 1	A financial contribution of 59.3% of the land value of the additional <i>density</i> , of which 13% of the financial contribution will be towards affordable housing as identified in the Citywide Official Community Plan and the remaining 87% towards amenities as identified in the Citywide Official Community Plan	4.6 times the <i>lot area</i> of Block B

Block C

(h) *Density* for Block C is only permitted for *purpose-built rental* units subject to the following conditions:

Density	Condition of <i>Density</i>	Maximum Total
Step		Gross Floor Area Ratio
Step 1	At least 20% of the <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan	5.2 times the <i>lot area</i> of Block C
Step 2	Below-market rental units or non-market housing rental units must occupy a minimum gross floor area of 3,092 sq. m. (33,282 sq. ft.) in Block A	6.7 times the <i>lot area</i> of Block C

- (i) In-lieu of a financial contribution as identified in Sub-sections (5)(d) and 5(g), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (j) For the purpose of Sub-section (5)(i), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (k) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Setbacks

In this Sub-section (7), each of Block A, Block B and Block C as indicated in Schedule 'A' to this CD-20 Zone shall be a *lot*.

(a) Buildings or structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street and east lot line of Blocks B and C (metres)	All other <i>lot</i> lines* (metres)
(i) Buildings and structures	4.5 m.	3.5 m.
(ii) Buildings and structures with a commercial use, below-market rental units, non-market housing or civic use within the first four storeys in Block A	1.5 m.	

^{*}The setback for the *interior side lot line* shared between Blocks A and B is reduced to 0.00 metres for *Townhouses* not exceeding three *storeys* in *height*.

(b) Setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(8) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer *dwelling units* than the number of *dwelling units* proposed for the *apartment use*.
- (b) When located along a *Mandatory Commercial Street Frontage*, the first *storey* of a *building* shall contain active, pedestrian-oriented *commercial uses*.
- (c) When an apartment use is located along a Mandatory Commercial Street Frontage or Secondary Active Street Frontage:
 - (i) dwelling units must be located above the first storey of the building; and
 - (ii) dwelling units must not be located below the storeys used in that building for a permitted employment-generating use.

(9) Height

Not applicable in this zone.

(10) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" in Part 2 of this Bylaw, a lot in the CD-20 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-20 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (10)(b)(i), and containing such other provisions as the *City* may require.
- (c) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.
- (d) All other relevant sections of this bylaw apply.

SCHEDULE A BLOCK SURVEY PLAN TO ACCOMPANY CITY OF COQUITLAM REZONING BYLAW No. OF: PLAN 19714: EXCEPT: PLAN EPP21305, PLAN 40134; (BYLAW PLAN 43225) AND PLAN EPP25450, PLAN 14701; EPP88643: 35897; "B" (BYLAW PLAN 43225), PLAN 35897: NWS1302 9 N.W.D. (PLAN 57066) B.C.G.S. 92G.026 91" 26' 54" on = 18.950 46.741 91 26 54" LESCALE 1:750 33.418 $AVE\Lambda$ 10 91'26'54" 10 10 0 PLAN 19714 15.270 ALL DISTANCES ARE IN METRES. 98-11'50' BLOCK B $3479.5 m^2$ Rem. 223 (0.348 ha) INTEGRATED SURVEY AREA No. 14 PLA 1479 (COQUITLAM) NAD 83 215 PLAN 40134 (CSRS) 4.0.0.BC.1.GVRD PLAN 35897 UTM ZONE 10 BLOCK A 66.423 LA74,649 8982.8 m² 85 **LEGEND** (0.898 ha) Rem. 216 PLAN 35897 GRID BEARINGS ARE DERIVED FROM PLAN EPP93059 BLOCK C PLA G p. 1 BOOK OF REFERENCE $3000.0 \, m^2$ 147 (0.300 ha) **DESCRIPTION** AREA Rem. A PLAN EPP88643 BLOCK A 8982.8 m² 0.898 ha PLAN 14701 BLOCK B 3479.5 m^2 0.348 ha 16.748 56.350 BLOCK C 3000.0 m² 0.300 ha 85' 11' 58 35.038 TOTAL 15462.3 m² 1.55 ha 39" AVENUE85 LAKECOMO

BENNETT LAND SURVEYING LTD. B.C. & CANADA LAND SURVEYORS #203-15310 103A AVENUE SURREY, B.C. V3R 7A2 PHONE : 604-582-0717

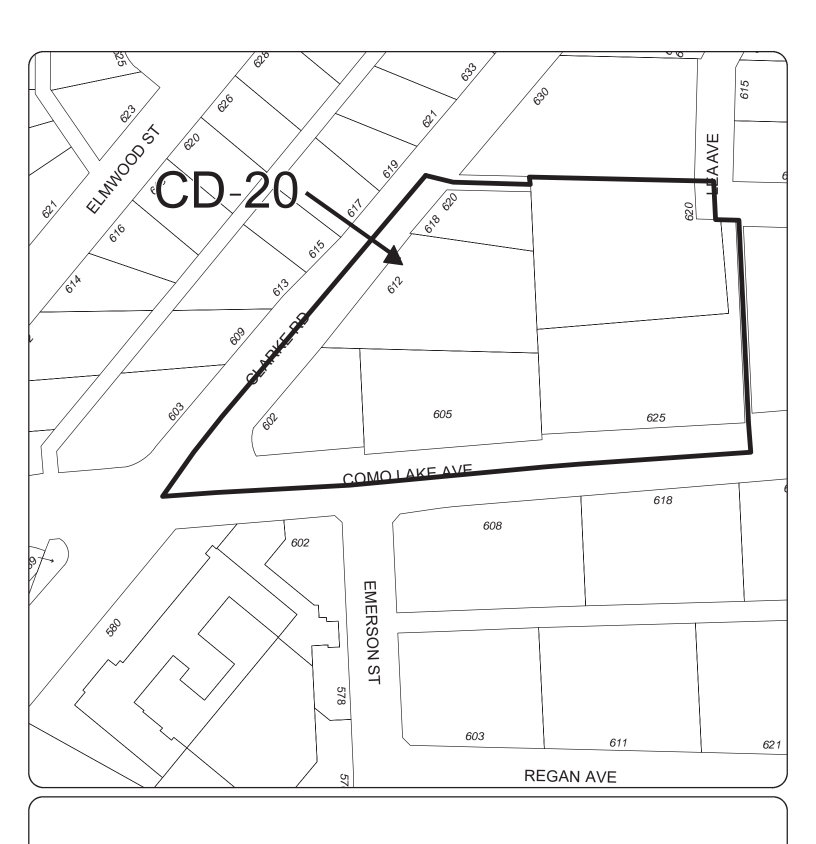
DRAWING # 31038-6_Revision #4 FILE # 31038-6_R4 DATE : FEBRUARY 4, 2020

THIS PLAN LIES WITHIN THE METRO VANCOUVER REGIONAL DISTRICT

CERTIFIED CORRECT

THIS 4th DAY OF_

MIKE E. SHAW





SCHEDULE 'B' TO CD-20 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2121 CD-21 Comprehensive Development Zone-21

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high *density*.

The lands within the 2121 CD-21 Comprehensive Development Zone - 21 are outlined in bold and labelled "CD-21" on the plan attached hereto and forming part of this CD-21 Zone as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-in business:
 - (i) the retail sale and rental of personal goods;
 - (ii) the retail sale and rental of household goods and business goods;
 - (iii) personal service establishments;
 - (iv) household service establishments;
 - (v) speciality food retail;
 - (vi) office;
 - (vii) media and design studios;

and as further limited under Sub-section (3)(a).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) places of worship; and
 - (iv) youth/seniors centres.

- (d) *Civic*, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks; and
 - (vi) primary or secondary schools.

Accessory, limited to:

- (a) Boarding, as limited under Section (508)(1);
- (b) Accessory advertising as limited under Section 508(3)(e);
- (c) Accessory residential;
- (d) Accessory home occupation, as limited under Section 508(3);
- (e) Accessory off-street parking, as limited under Sub-section (12);
- (f) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the building for apartment use contains only Congregate Housing and Care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (g) Accessory vending cart, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force;
- (h) Accessory vending vehicle, as limited under the City of Coquitlam "Street Vending and Special Event Vending Bylaw", currently in force; and
- (i) Lock-off units, as limited under Section 508(6).

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) the retail sale of Christmas trees during the month of December;
 - (ii) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (iii) seasonal outdoor seating, where accessory to a *restaurant*, public house or specialty food retail *use*;

- (iv) a pickup window accessory to a *restaurant* or specialty food retail *use* only accessible by pedestrians; and
- (v) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *uses* set out below:

<u>Uses</u>	Minimum Lot Size (m²)
(a) Apartment	1,110
Boarding	555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> <i>area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> <i>area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot</i> area	4.0 times the lot area
Step 4	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the lot area	5.0 times the lot area
Step 5	At least 40% of additional <i>density</i> is used for below-market rental units as identified in the Citywide Official Community Plan and the remainder of the additional density is used for purpose-built rental units	Up to 0.5 times the <i>lot</i> area	5.5 times the lot area

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

- (f) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units*, managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* provided.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities will be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* in accordance with Sub-section (5)(f); and
 - (ii) additional *below-market rental units* are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) *Buildings* or *structures* for the following *uses* must meet the siting distance from other *buildings* and *structures* where applicable and must be sited no closer than the corresponding setbacks from *lot* lines set out below:

Use	Lot Lines along a Street (metres)	Interior Side Lot Line (metres)
All buildings or structures	4.5	6.0

(b) The above setbacks are subject to Sections 514, 518, 519 and 523.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.

(10) Height

Not applicable in this zone.

(11) Building Size

Buildings for apartment use or townhouse use must not exceed 55 metres in length and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.

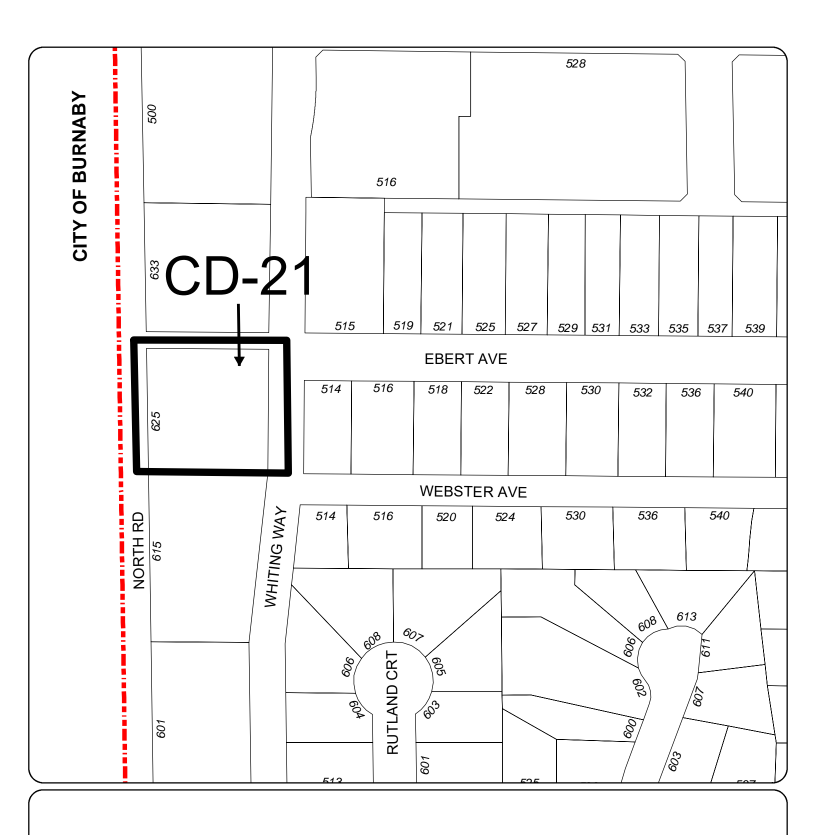
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) The regulations under Part 7 apply.
- (c) Notwithstanding Section 706(1)(b) of the Bylaw, 0.1 parking spaces per dwelling unit shall be designated for visitors.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" in Part 2 of this Bylaw, a lot in the CD-21 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-21 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and

- (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.





SCHEDULE 'A' TO CD-21 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2122 CD-22 Comprehensive Development Zone-22

(1) Intent

This site specific zone provides for *apartment* development between 4 and 6 *storeys* at a medium *density*.

The lands within the 2122 CD-22 Comprehensive Development Zone – 22 are outlined in bold and labelled "CD-22" on the plan attached hereto and forming part of this CD-22 Zone as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment; and
 - (ii) Congregate housing and care.
- (b) Civic use, limited to public parks.

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care;
 - (ii) where the *building* for *apartment use* contains only *congregate housing and* care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities.

(3) Conditions of Use

Not applicable in this zone.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

(a) Apartment 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a gross floor area of 1.85 times the lot area for all permitted uses, except that density may be increased by up to:
 - (i) 0.35 times the *lot area* for *buildings* that are a minimum of five (5) *storeys*, up to a maximum of 2.2 times the *lot area*; or
 - (ii) 0.45 times the *lot area* for *buildings* that are a minimum of six (6) *storeys*, up to a maximum of 2.3 times the *lot area*.
- (b) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (c) For the portion of the *gross floor area* that provides for *strategic housing*, the *density* may exceed the maximum *density* permitted under this zone, to a maximum of 10% additional *floor area ratio*, if all *dwelling units* provided within the development are market rental units as required by a housing agreement or registered covenant, *non market housing* or *below-market rental units*.

(6) Lot Coverage

- (a) For a *lot* where all *buildings* and *structures* are four (4) *storeys* or less, the maximum *lot coverage* for all *buildings* and *structures* on the *lot* is 55%.
- (b) For a *lot* where any *building* is a minimum of five (5) *storeys*, the maximum *lot* coverage for all *buildings* and *structures* on the *lot* is 50%.
- (c) For a *lot* where any *building* is six (6) *storeys*, the maximum *lot coverage* for all *buildings* and *structures* on the *lot* is 48.5%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines along a Street (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)
Principal buildings	2.9	9.5 (no <i>lane</i>)	4.5
		4.5 (<i>lane</i>)	
Accessory residential	4.0	9.5 (no <i>lane</i>)	4.5
and accessory off- street parking		4.5 (lane)	
buildings and			
structures attached to			
or sited less than 1.6			
metres from a			
building for			
residential use			

Use	Front Lot Line (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)	Exterior Side Lot Line (metres)
Detached accessory residential and accessory off-street parking buildings and structures where sited 1.6 metres or more from a building for residential use	7.6	1.2	1.2	3.8

- (b) The siting distance is measured from the outermost limit of the *building* or any permitted projections, whichever is greater.
- (c) The above setbacks are subject to increase or decrease under the following conditions:
 - (i) The setback for the *rear lot line* will decrease to 3.0 metres from the property line abutting land designated in the Citywide Official Community Plan for Park or Open Space or Natural Areas;
 - (ii) The setbacks for *buildings* above four (4) *storeys* will increase 2.0 metres from all *lot* lines abutting land designated in the Citywide Official Community Plan for One Family Residential or *Neighbourhood Attached Residential*; and
 - (iii) Under Sections 514, 518, 519 and 523.

(9) Location of Uses

Not applicable in this zone.

(10) Height

- (a) All buildings and structures for apartment use shall be at least a height of four storeys and must not exceed a height of six storeys; and
- (b) All buildings and structures located within 7.6 metres from any property line abutting land designated One Family Residential or Neighbourhood Attached Residential in the Citywide Official Community Plan shall not exceed a height of two storeys.

(11) Building Size

(a) Buildings for apartment use must not exceed 76 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking;
- (b) Accessory off-street parking and loading shall be provided in accordance with Part 7:

- (c) Notwithstanding Section 706(1)(b), 0.65 parking spaces per dwelling unit shall be provided for non market housing or below-market rental units;
- (d) Notwithstanding Section 706(1)(b), 0.1 parking spaces per dwelling unit shall be designated for visitors; and
- (e) Notwithstanding Section 711 of this Bylaw, 1 bicycle parking space per dwelling unit shall be provided for non market housing or below-market rental units.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-22 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-22 zone;
 - (ii) the parcels are the subject of a development permit providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5, and Part 6 apply.





SCHEDULE 'A' TO CD-22 ZONE

Coouitlam

PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2123 CD-23 Comprehensive Development Zone-23

(1) Intent

This site specific zone is intended to accommodate and regulate assembly child care and townhouse developments.

The lands within the 2123 CD-23 Comprehensive Development Zone - 23 are outlined in black in the plan attached hereto and forming part of this CD-23 Zone as Schedule A and are divided into "Block A" and "Block B", as shown in the plan attached hereto and forming part of this CD-23 Zone as Schedule B.

Block A

This block provides for an assembly child care development.

Block B

This block provides for a townhouse development.

(2) Permitted Uses

The following uses and no others are permitted in this zone:

Block A

Assembly child care

Block B

Townhouse

Accessory uses, limited to:

- (a) Accessory home occupation, as limited under Section 508(3)
- (b) Accessory residential
- (c) Boarding, as limited under Section 508(1)

(3) Conditions of Use

Townhouse use is permitted only when all accessory off-street parking for the use is concealed parking.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u>	Minimum Lot Size (m²)
(a) Assembly child care	555
(b) Townhouse	1,110

(5) Density

- (a) Block A and Block B as shown on Schedule B to this CD-23 Zone shall together be one *lot* for the purposes of calculating *density*, *gross floor area* and *lot area*.
- (b) All buildings and structures together must not exceed a gross floor area of 1.1 times the lot area.
- (c) Notwithstanding Sub-section (5)(b), the assembly child care floor area shall be excluded from the gross floor area for the purpose of calculating density.

(6) Lot Coverage

All *buildings* and *structures* combined must not exceed a *lot coverage* of 45% over the combined areas of Block A and Block B.

(7) Buildings Per Lot

For townhouse use, one or more principal buildings may be located on a lot.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines Along a Street (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)
Buildings and structures for townhouse uses	4.0	7.6 (no <i>lane</i>) 4.5 (<i>lane</i>)	1.8
Buildings and structures for assembly child care uses	7.6	6.0	2.5

- (b) The siting distance is measured from the outermost limit of the *building* or *structure* or any permitted projections, whichever is greater.
- (c) Setbacks may decrease under Section 514.

(9) Location of Uses

Not applicable in this zone.

(10) Height

- (a) Buildings and structures for assembly child care use must not exceed a height of 11.0 metres.
- (b) Buildings and structures for townhouse use must not exceed a height of three (3) storeys on any face or side.

(11) Building Size

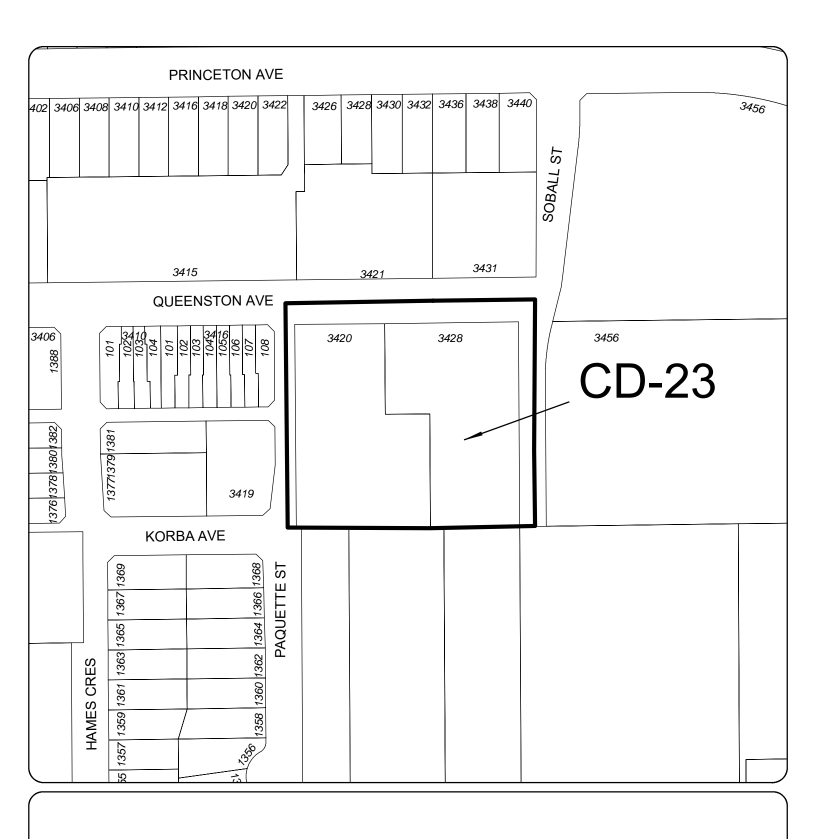
Buildings for *townhouse use* must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the *building* exceeds 37 metres.

(12) Off-Street Parking and Loading

- (a) For townhouse use, all accessory off-street parking must be provided as concealed parking.
- (b) The regulations under Part 7 apply.

(13) Other Regulations

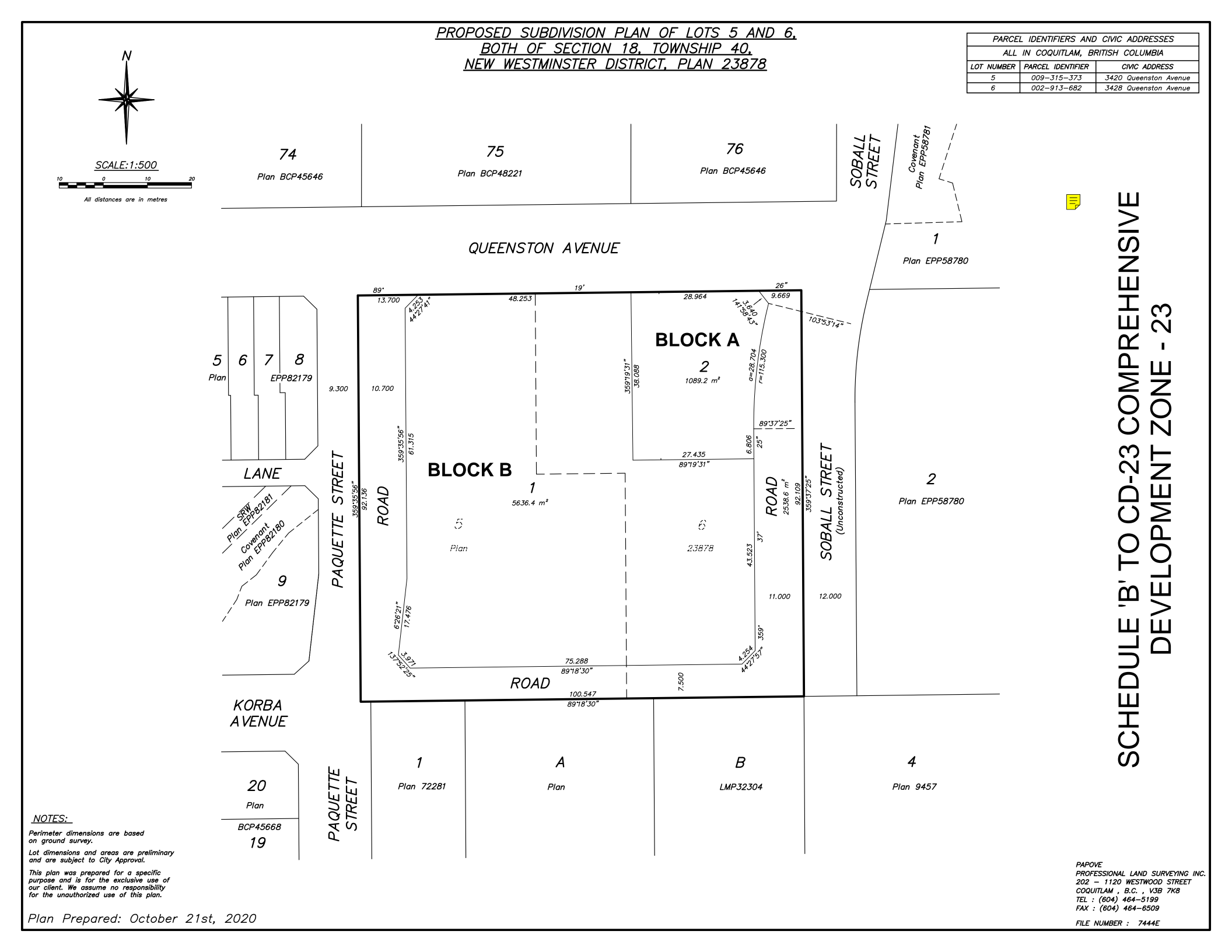
- (a) Each dwelling unit in a building for townhouse use must be provided with:
 - (i) a separate entrance having direct access to grade;
 - (ii) a private outdoor space defined by fences, railings or landscaping, having a total area not less than 37 m² and having access directly from the *dwelling unit*; and
 - (iii) access to an on-site *common amenity area* or areas totaling not less than 5.0 m² per *dwelling unit*.
- (b) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.





SCHEDULE 'A' TO CD-23 COMPREHENSIVE DEVELOPMENT ZONE - 23





PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2125 CD-25 Comprehensive Development Zone-25

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high *density*.

The lands within the 2125 CD-25 Comprehensive Development Zone – 25 are outlined in bold and labelled "CD-25" on the plan attached hereto and forming part of this CD-25 Zone as Schedule 'A'.

(2) Permitted Uses

The following uses and no others are permitted in this zone:

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) *office*;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) places of worship;
 - (iv) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) Civic, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks;
 - (vi) primary or secondary schools; and as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the *building* for *apartment use* contains only *congregate housing and* care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street parking* spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

Apartment or Townhouse 1,110 Boarding 555

(5) Density

- (a) All buildings and structures together must not exceed a gross floor area of 2.5 times the lot area for all permitted uses.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the <i>lot</i> area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the <i>lot</i> area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the <i>lot</i> area
Step 4	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.0 times the <i>lot</i> area
Step 5	At least 40% of the additional density is used for below-market rental units or non market housing rental units and the remainder of the density is used for purpose-built rental units	Up to 0.5 times the <i>lot area</i>	5.5 times the <i>lot</i> area

- (c) The overall maximum *density* set out in Sub-section (5)(a) (or Sub-section (5)(b), as applicable) may be further increased by an additional *gross floor area* of 0.05 times the *lot area* where such additional *density* accommodates *commercial uses* set out in Sub-section (2)(b).
- (d) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (e) For the purpose of Sub-section (5)(d), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (f) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (g) Lot area for the purpose of calculating density will be based on the lot area prior to any road dedication.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more principal buildings may be located on a lot.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line (metres)
All buildings or structures	3.0	6.0

(b) The above setbacks are subject to increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.
- (b) A *commercial*, *assembly*, and *civic use* are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan.
- (c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Buildings and structures must not exceed a height of twenty-five storeys.

(11) Building Size

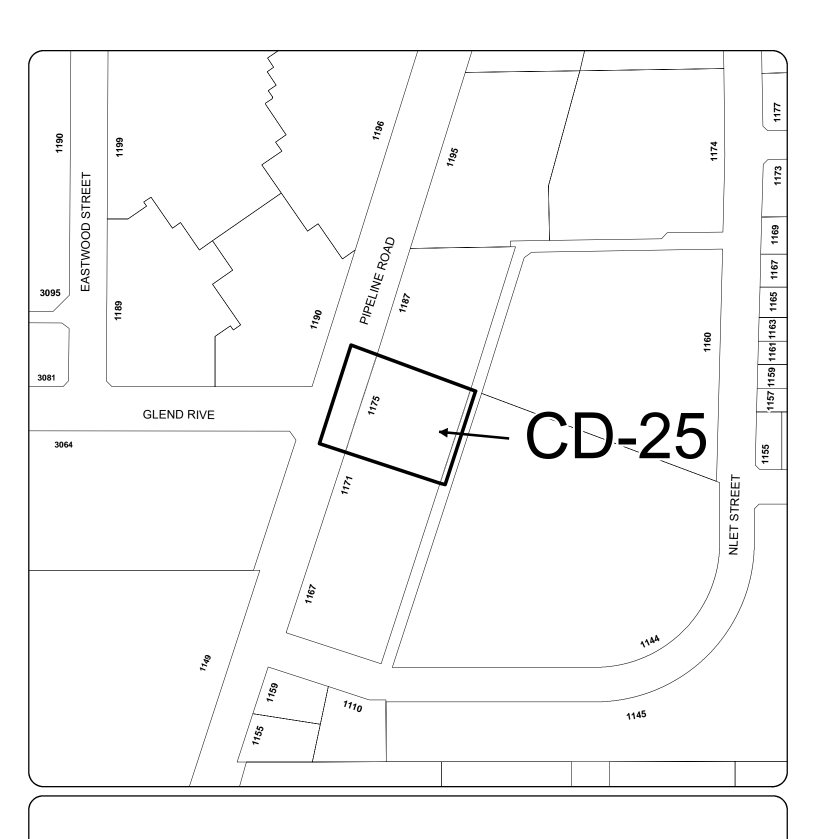
- (a) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Notwithstanding Sub-section (11)(a), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

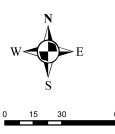
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*.
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" in Part 2 of this Bylaw, a lot in the CD-25 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-25 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-25 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2126 CD-26 Comprehensive Development Zone-26

(1) Intent

This zone provides for mixed *use*, high *density*, development in Transit Village Neighbourhoods. It can accommodate a wide variety of *commercial*, *residential*, *civic* and other *uses* that support the necessary quality-of-life for complete neighbourhoods. The emphasis of this zone is pedestrian-friendly *building* form and diverse *uses* that contribute to vibrant, active and transit-supportive centres.

(2) Permitted Uses

The following *uses* and no others are permitted in this zone:

- (a) Apartment
- (b) Assembly
- (c) Assembly child care
- (d) Child care
- (e) Civic, limited to:
 - (i) community centres
 - (ii) libraries
 - (iii) museums
 - (iv) parks, squares and plazas
 - (v) hospitals
 - (vi) primary or secondary school
 - (vii) post-secondary institution
- (f) Commercial, limited to:
 - (i) business and household service
 - (ii) commercial recreation
 - (iii) commercial school
 - (iv) convenience retail
 - (v) entertainment facility
 - (vi) grocery store
 - (vii) liquor manufacturing
 - (viii) liquor primary establishment

- (ix) liquor store, accessory liquor store, and wine store
- (x) office
- (xi) personal service
- (xii) pet care service
- (xiii) restaurant
- (xiv) retail general
- (xv) retail personal goods
- (xvi) tourist accommodation
- (g) Congregate housing and care
- (h) Employment living unit
- (i) Non-accessory off-street parking
- (i) Public service
- (k) Townhouse
- (I) Accessory uses, limited to:
 - (i) accessory home occupation
 - (ii) accessory retail, limited to liquor manufacturing
 - (iii) accessory street vending
 - (iv) lock-off units

(3) Conditions of Use

- (a) Commercial uses must be enclosed within a building, except the following:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street parking* spaces required by this bylaw may not be usable for that period;
 - (ii) the outdoor display and sale of retail goods if located between the front of building and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required under this Bylaw; and
 - (iii) a pickup window accessory to a restaurant use only accessible by pedestrians;
- (b) All off-street parking must be concealed parking;
- (c) A townhouse use is permitted only in conjunction with a multi-storey apartment development; and
- (d) A *public service use* is only permitted if there is no storefront.

(4) Lot Size

Not applicable in this zone.

(5) Density

- (a) The *lot area* for the purpose of calculating *density* and the *floor area ratio* is 4,956.6 square metres.
- (b) All buildings and structures together must not exceed a base density gross floor area of 1.74 times the lot area.
- (c) An employment-generating *use* must occupy a minimum of 0.174 times the *lot area* of the base *gross floor area*.
- (d) The overall maximum base *density* of 1.74 times the *lot area* may be increased without limitation where the additional *density* accommodates employment-generating *uses*.
- (e) The overall maximum base *density* of 1.74 times the *lot area* may be increased as follows where the additional *density* accommodates *residential uses*:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.35 times the <i>lot area</i>	2.09 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.35 times the <i>lot area</i>	2.44 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.35 times the <i>lot area</i>	2.79 times the lot area
Step 4	A financial contribution of 35% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.35 times the <i>lot area</i>	3.14 times the lot area

- (f) The overall maximum *density* set out in Sub-section (5)(b) (or Sub-section (5)(e), as applicable) may be further increased by an additional *gross floor area* of 8,574.4 square metres.
- (g) In-lieu of a financial contribution as identified in Sub-section (5)(e), the *City* may require the provision of an amenity, equivalent in value to the financial contribution, for the additional *density* allowed.
- (h) For the purpose of Sub-section (5)(g), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (i) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Setbacks

(a) All *buildings* and *structures* must be sited no closer to the *lot* lines than the corresponding setbacks set out below:

Use	Lot Lines along a Street or Lane or Public Right- of-Way, whichever is closest (metres)	All other <i>Lot</i> lines not abutting a <i>Street</i> or <i>Lane</i> (metres)
All buildings and structures with a commercial use or civic use within the first four storeys	1.5*	0.0

^{*}The setback to the southwest corner of the *building* may be reduced to 0.7 m.

(8) Location of Uses

- (a) When located along a *Character Street* or *Mandatory Commercial Street Frontage*, the first *storey* of a *building* shall contain active, pedestrian-oriented *commercial uses*.
- (b) When a tourist accommodation use is located along a Character Street or Mandatory Commercial Street Frontage, sleeping units or dwelling units must be located above the first storey of the building.
- (c) When an apartment use is located along a Character Street, Mandatory Commercial Street Frontage or Secondary Active Street Frontage:
 - (i) dwelling units must be located above the first storey of the building; and
 - (ii) *dwelling units* must not be located below the *storeys* used in that *building* for a permitted employment-generating *use*.

(9) Height

Not applicable in this zone.

(10) Building Size

Not applicable in this zone.

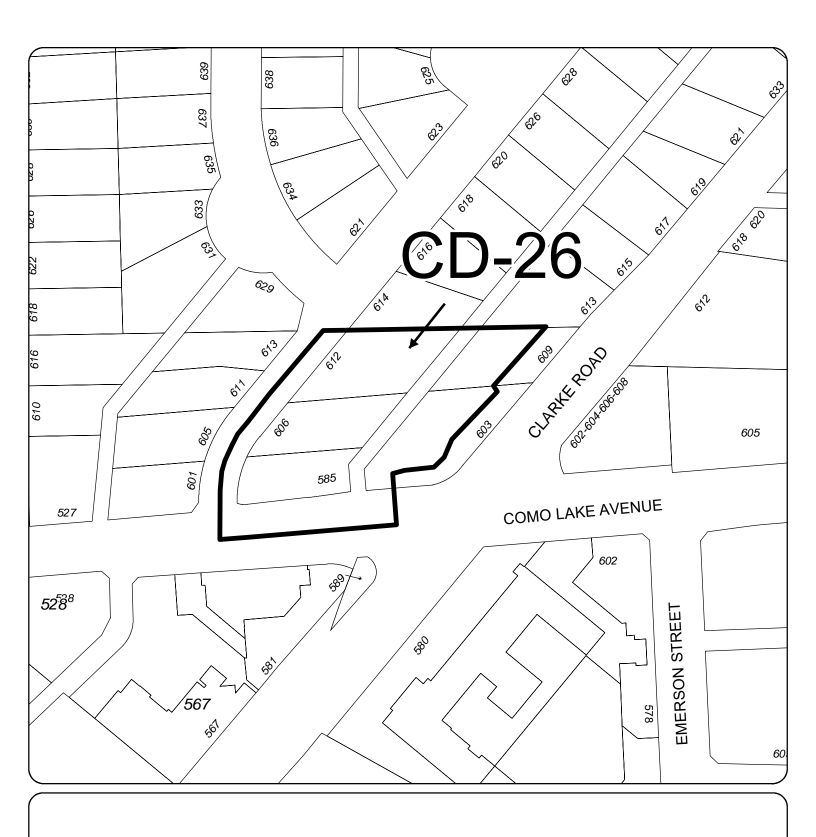
(11) Off-Street Parking and Loading

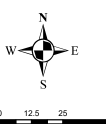
(a) The regulations under Part 7 apply.

(12) Other Regulations

- (a) Despite the definition of *lot* contained in Part 2 of this bylaw, a *lot* in the CD-26 Zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-26 Zone;
 - (ii) the parcels are the subject of a development permit providing for the parcels to be developed together as a single development; and

- (iii) a covenant is registered against each parcel under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (12)(a)(i), and containing such other provisions as the *City* may require.
- (b) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (c) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.
- (d) All other relevant sections of this Bylaw apply, including but not limited to general regulations in Part 5, regulations, relating to *subdivision* in Part 6, and regulations relating to parking and loading in Part 7.





SCHEDULE 'A' TO CD-26 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2127 CD-27 Comprehensive Development Zone-27

(1) Intent

This zone provides for *apartment* development with no *height* limit at high *density*.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) office;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) places of worship;
 - (iv) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) Civic, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks;
 - (vi) primary or secondary schools; and as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the *building* for *apartment use* contains only *congregate housing and* care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - carnival rides, circuses and similar commercial promotional activities for a period not in excess of seven days, notwithstanding that accessory off-street parking spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *uses* set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

(a) Apartment or Townhouse 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the <i>lot</i> area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the <i>lot</i> area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the <i>lot</i> area
Step 4	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.0 times the <i>lot</i> area
Step 5	At least 40% of the additional density is used for below-market rental units or non market housing rental units and the remainder of the density is used for purpose-built rental units	Up to 0.5 times the <i>lot area</i>	5.5 times the <i>lot</i> area

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each accessible residential dwelling unit and adaptable unit provided, 2 m² is excluded from the gross floor area calculation. The exclusion of 2 m² for accessible residential dwelling units and adaptable units shall only be applied to a maximum of 20% of all dwelling units within a building.
- (f) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities will be waived under the following conditions:
 - (i) All of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(f); and
 - (ii) Additional below-market rental units or non market housing rental units are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional below-market rental units or non market housing rental units provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings or structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	3.0**	6.0*

^{*}May be reduced to 4.5 m to the *building* face and to 3.0 m to the balcony along the north property line for a *building* that is a maximum of six *storeys* tall.

(b) The above setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.
- (b) A *commercial, assembly,* and *civic use* are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan.
- (c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable to this zone.

^{**}May be reduced to 1.5 m along the *lane* for a *building* that is a maximum of six *storeys* tall.

(11) Building Size

- (a) Buildings for townhouse use must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (c) Notwithstanding Sub-section (11)(b), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*.
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-27 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-27 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.

- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-27 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2128 CD-28 Comprehensive Development Zone-28

(1) Intent

This site specific zone provides for a three-storey townhouse development at a medium density and is intended to accommodate and regulate accessory lock-off unit use in conjunction with a principal townhouse dwelling unit.

The Lands within the CD-28 Comprehensive Development Zone – 28 are outlined in bold and labelled "CD-28" on the plan attached hereto and forming part of this bylaw as Schedule 'A'.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment
 - (ii) Townhouse
 - (iii) Congregate Housing and Care
- (b) Civic use, limited to public parks

Accessory uses, limited to:

- (a) Boarding
- (b) Accessory residential
- (c) Accessory home occupation
- (d) Accessory uses located in a building for apartment and townhouse uses, limited to:
 - (i) Workshops for residents, social and recreation space and facilities
- (e) Assembly child care
- (f) Accessory lock-off unit, as limited under Sub-section (3) and Sub-section 508(6), except that notwithstanding the definition of lock-off unit contained in Part 2 and the conditions under Sub-section 508(6)(a), an accessory lock-off unit may be accessory to a townhouse use and contained within a strata-titled dwelling unit in a townhouse.

(3) Conditions of Use

- (a) Only one lock-off unit is permitted in a townhouse dwelling unit.
- (b) A maximum of thirty *lock-off units* are permitted on the Lands.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

Use Minimum Lot Size (m²)

(a) Apartment or Townhouse 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a gross floor area of 1.4 times the lot area.
- (b) For each accessible residential dwelling unit and adaptable unit provided, 2 m² is excluded from the gross floor area calculation. The exclusion of 2 m² for accessible residential dwelling units and adaptable units shall only be applied to a maximum of 20% of all dwelling units within a building.

(6) Lot Coverage

All *buildings* and *structures* for all *uses* combined must not exceed the *lot coverage* of 50%.

(7) Buildings Per Lot

One or more principal buildings may be located on a lot.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines along a Street (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)
Principal buildings	4.0	2.9	1.8
Accessory residential and accessory off-street parking buildings and structures attached to or sited less than 1.6 metres from a building for residential use	4.0	4.5	4.5

Use	Front Lot	Rear Lot	Interior Side	Exterior Side
	Line	Line	Lot Line	Lot Line
	(metres)	(metres)	(metres)	(metres)
Detached accessory residential and accessory off-street parking buildings and structures where sited 1.6 metres or more from a building for residential use	7.6	1.2	1.2	3.8

- (b) The siting distance is measured from the outermost limit of the *building*, *structure* or any permitted projections, whichever is greater.
- (c) The above setbacks are subject to increase or decrease under the following conditions:
 - (i) The setback for the *rear lot line* will decrease to 3.0 metres from the property line abutting land designated in the Citywide Official Community Plan for Park or Open Space or Natural Areas; and
 - (ii) Sections 514, 518, 519 and 523.

(9) Location of Uses

Not applicable in this zone.

(10) Height

(a) All buildings and structures shall not exceed a height of three storeys.

(11) Building Size

- (a) Buildings for townhouse use must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (c) Notwithstanding Sub-section (11)(b), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment* use that extend beyond 65 metres in length.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Accessory off-street parking and loading shall be provided in accordance with Part 7.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-28 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-28 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.





SCHEDULE 'A' TO CD-28 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2129 CD-29 Comprehensive Development Zone-29

(1) Intent

This site-specific zone provides for and accommodates zero-lot-line development for small-scale residential uses on fee simple lots, with limited appropriate accessory uses.

(2) Permitted Uses

Principal uses, limited to:

(a) Small-scale residential

Accessory uses, limited to:

- (b) Boarding, as limited under Section 508(1)
- (c) Accessory residential, as limited under Sub-section (9)(b)
- (d) Accessory home occupation, as limited under Section 508(3)
- (e) Accessory off-street parking

(3) Conditions of Use

- (a) A maximum of two *principal dwelling units* and two *accessory dwelling units* are permitted on a *lot*.
- (b) Notwithstanding Sub-section (3)(a), where a *lot* has an *area* of 280 m² or less, a maximum of three *dwelling units* are permitted on a *lot*, of which a maximum of two may be *principal dwelling units*.

(4) Lot Size

- (a) A small-scale residential use is not permitted on a lot having an area less than 270 m².
- (b) The minimum *lot width* is 9.0 metres.
- (c) The minimum lot depth is 30.0 metres.

(5) Density

- (a) The maximum *floor area* of the *principal building* on each *lot* is 225 m².
- (b) All buildings and structures on a lot must not exceed a floor area of 0.6 times the lot area.

- (c) The *floor area* permitted in (a) and (b) above may be increased by up to 25 m² for accessory off-street parking uses.
- (d) Floor area with ceiling heights greater than 3.5 metres will be counted twice when determining the floor area of the principal building.

(6) Lot Coverage

(a) All buildings and structures must not exceed a lot coverage of 45%.

(7) Buildings Per Lot

(a) No more than one *principal building* is permitted per *lot*.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Front Lot Line (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)	Exterior Side Lot Line (metres)
Small-scale residential	4	6	1.2	1.2
Accessory residential and accessory off-street parking buildings and structures attached to or sited less than 1.6 metres from a building for a residential use	6	6	1.2	1.2
Detached accessory off- street parking buildings and accessory residential buildings and structures where sited 1.6 metres or more from a building for residential use	6	1.2	1.2	1.2

- (b) Notwithstanding Sub-section (8)(a):
 - (i) the *exterior side lot line* setback abutting Dewdney Trunk Road, Irvine Street, and Greene Street shall be a minimum of 3.0 metres; and
 - (ii) the *interior side lot line* setback abutting a *lane* shall be a minimum of 1.2 metres.

- (c) Notwithstanding Sub-section (8)(a), the *interior side lot line* setback for the *principal building* may be reduce to 0.0 metres where:
 - (i) the site is a corner *lot*; or
 - (ii) the *interior side lot line* setback from the opposite *interior side lot line* is a minimum of 1.8 metres.
- (d) Where the *interior side lot line* setback for the *principal building* is reduced to 0.0 metres, the *principal building* may attach to the *principal building* on the abutting *lot* through a shared party *wall*, in keeping with the definition of a *two-family dwelling*.
- (e) The above setbacks may increase or decrease under Sections 514 and 518.
- (f) With the exception of eaves, Section 514(1) and (2) do not apply to the *interior side* lot line setback.
- (g) Notwithstanding Section 514(2), covered porches are permitted to project by up to 1.7 metres into the *front lot line* setback provided that:
 - (i) the porch shall have a usable floor space with dimensions that are no less than 1.5 metres by 3.0 metres;
 - (ii) the porch is located at the first storey; and
 - (iii) the porch is limited to a single *storey* in *height*, and its *height* does not exceed 4.0 metres, measured from the porch floor to the underside of the porch ceiling.
- (h) Notwithstanding Section 514(4), the *interior side lot line* setback for exterior heating and cooling equipment and associated venting terminations, heat pumps and emergency generators shall be 2.2 metres.

(9) Location of Uses

- (a) A minimum of 35% of the width of the first storey of the principal building facing the front lot line must be located a minimum 1.0 m in front of any garage door(s). Covered porches meeting the requirements under Sub-section (8)(g) are included in the definition of principal building.
- (b) All detached accessory residential buildings and structures shall be located in the rear yard.

(10) Height

(a) Buildings and structures must not exceed a height of 9.0 metres and shall have a roof pitch of 4 in 12 or greater for an area of at least 80% of the roof surface.

- (b) Detached buildings and structures for accessory residential or accessory off-street parking must not exceed a height, measured from finished grade, of:
 - (i) 3.7 metres; or
 - (ii) 4.6 metres, for an *accessory building* that has a roof with a pitch of 4 in 12 or greater for an area of at least 80% of the roof surface.

(11) Building Size

(a) The uppermost *storey* of the *principal building* must be no more than 85% of the *floor area* of the *storey* immediately below the uppermost *storey*. For this calculation, the floor space of the front covered porch and the floor space of the enclosed garage is added to the first *storey floor area*.

(12) Off-Street Parking and Loading

- (a) The regulations under Part 7 apply.
- (b) Notwithstanding Section 706(1)(a)(i), 100% of the required off-street parking spaces may be tandem parking.

(13) Other Regulations

- (a) A minimum of 10.0 m² of the front yard of the *lot* shall not be occupied by any building or structure or used for off-street parking, and must be landscaped and maintained. This area must be an organic and/or natural permeable surface and must include a minimum of one (1) Class B or C tree greater than 5 centimetres in diameter at the time of planting.
- (b) On parcels where the *principal building* is to be attached to the *principal building* on the abutting *lot* through a shared party *wall*:
 - (i) the *lots* are to be developed together as a single development;
 - (ii) the *use* of land and *gross floor areas* of the *buildings* on each *lot* shall comply with the provisions of the CD-29 zone; and
 - (iii) in accordance with the Citywide Official Community Plan, the development shall require a development permit.
- (c) An in-ground swimming pool is not permitted on any portion of a *lot*.
- (d) The regulations under Part 2, Part 3, Part 4, Part 5, and Part 6 apply.

Schedule 'A' to Bylaw No. 5193, 2022

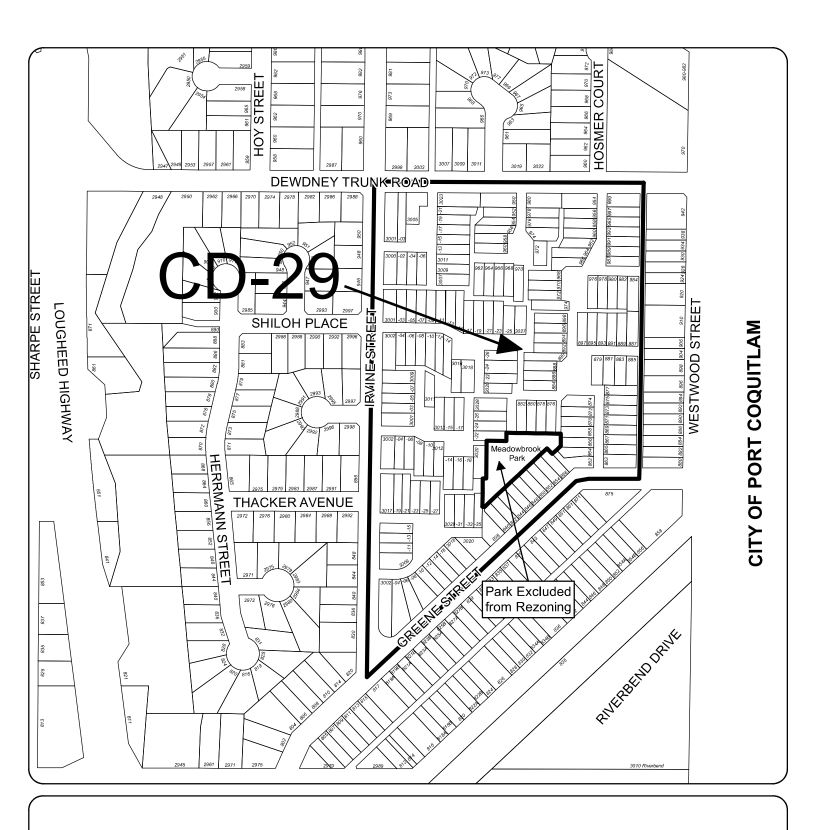
Civic Address	Legal Description	PID
3000 Alderbrook Place	Plan 46140 Lot 83	004-298-438
3001 Alderbrook Place	Plan 46140 Lot 80	001-190-997
3002 Alderbrook Place	Plan 46140 Lot 84	006-044-034
3003 Alderbrook Place	Plan 46140 Lot 81	002-077-418
3004 Alderbrook Place	Plan 46140 Lot 85	006-044-051
3005 Alderbrook Place	Plan 46140 Lot 82	006-044-000
3006 Alderbrook Place	Plan 46140 Lot 86	006-044-085
3007 Alderbrook Place	Plan 46140 Lot 87	006-044-107
3009 Alderbrook Place	Plan 46140 Lot 88	005-600-189
3011 Alderbrook Place	Plan 46140 Lot 89	006-044-123
3013 Alderbrook Place	Plan 46140 Lot 90	006-044-140
3015 Alderbrook Place	Plan 46140 Lot 91	001-918-559
3017 Alderbrook Place	Plan 46140 Lot 92	002-257-050
3019 Alderbrook Place	Plan 46140 Lot 93	001-873-903
3021 Alderbrook Place	Plan 46140 Lot 94	006-044-191
3023 Alderbrook Place	Plan 46140 Lot 95	005-244-587
3002 Ashbrook Place	Plan 47941 Lot 252	006-242-685
3004 Ashbrook Place	Plan 47941 Lot 251	006-242-677
3006 Ashbrook Place	Plan 47941 Lot 250	000-513-539
3008 Ashbrook Place	Plan 47941 Lot 249	002-189-780
3009 Ashbrook Place	Plan 47941 Lot 253	000-467-308
3010 Ashbrook Place	Plan 47941 Lot 248	002-250-217
3011 Ashbrook Place	Plan 47941 Lot 254	003-301-311
3012 Ashbrook Place	Plan 47941 Lot 247	002-395-860
3013 Ashbrook Place	Plan 47941 Lot 255	002-774-127
3014 Ashbrook Place	Plan 47941 Lot 246	006-242-669
3015 Ashbrook Place	Plan 47941 Lot 256	000-632-376
3016 Ashbrook Place	Plan 47941 Lot 245	006-242-642
3017 Ashbrook Place	Plan 47941 Lot 233	006-242-561
3018 Ashbrook Place	Plan 47941 Lot 244	002-945-282
3019 Ashbrook Place	Plan 47941 Lot 234	000-922-030
3020 Ashbrook Place	Plan 47941 Lot 243	002-392-020
3021 Ashbrook Place	Plan 47941 Lot 235	006-242-588
3023 Ashbrook Place	Plan 47941 Lot 236	006-242-600
3025 Ashbrook Place	Plan 47941 Lot 237	006-242-618
3027 Ashbrook Place	Plan 47941 Lot 238	005-312-523
3029 Ashbrook Place	Plan 47941 Lot 239	005-295-301

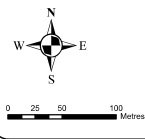
3031 Ashbrook Place	Plan 47941 Lot 240	003-143-970
3033 Ashbrook Place	Plan 47941 Lot 241	002-694-093
3035 Ashbrook Place	Plan 47941 Lot 242	006-242-634
950 Birchbrook Place	Plan 46960 Lot 96	006-136-940
952 Birchbrook Place	Plan 46960 Lot 97	006-136-974
954 Birchbrook Place	Plan 46960 Lot 98	006-136-982
956 Birchbrook Place	Plan 46960 Lot 99	000-478-873
958 Birchbrook Place	Plan 46960 Lot 100	004-716-973
960 Birchbrook Place	Plan 46960 Lot 101	006-137-008
962 Birchbrook Place	Plan 46960 Lot 102	002-406-446
964 Birchbrook Place	Plan 46960 Lot 103	006-137-016
966 Birchbrook Place	Plan 46960 Lot 104	002-283-832
968 Birchbrook Place	Plan 46960 Lot 105	006-137-032
970 Birchbrook Place	Plan 46960 Lot 106	006-137-075
972 Birchbrook Place	Plan 46960 Lot 107	006-137-083
974 Birchbrook Place	Plan 46960 Lot 108	006-137-091
976 Birchbrook Place	Plan 46960 Lot 109	006-137-105
978 Birchbrook Place	Plan 46960 Lot 110	006-199-275
980 Birchbrook Place	Plan 46960 Lot 111	006-137-148
954 Cherrybrook Place	Plan 47317 Lot 112	006-124-119
956 Cherrybrook Place	Plan 47317 Lot 113	002-119-323
958 Cherrybrook Place	Plan 47317 Lot 114	000-633-623
960 Cherrybrook Place	Plan 47317 Lot 115	002-394-782
962 Cherrybrook Place	Plan 47317 Lot 116	005-696-500
964 Cherrybrook Place	Plan 47317 Lot 117	002-386-925
966 Cherrybrook Place	Plan 47317 Lot 118	004-596-196
968 Cherrybrook Place	Plan 47317 Lot 119	001-349-708
970 Cherrybrook Place	Plan 47317 Lot 120	006-180-311
972 Cherrybrook Place	Plan 47317 Lot 121	006-180-337
974 Cherrybrook Place	Plan 47317 Lot 122	003-845-711
976 Cherrybrook Place	Plan 47317 Lot 130	006-180-396
978 Cherrybrook Place	Plan 47317 Lot 131	006-180-426
980 Cherrybrook Place	Plan 47317 Lot 132	002-213-338
982 Cherrybrook Place	Plan 47317 Lot 133	006-180-442
984 Cherrybrook Place	Plan 47317 Lot 134	004-476-352
987 Cherrybrook Place	Plan 47317 Lot 129	003-130-967
989 Cherrybrook Place	Plan 47317 Lot 128	005-245-010
991 Cherrybrook Place	Plan 47317 Lot 127	006-180-353
993 Cherrybrook Place	Plan 47317 Lot 126	006-180-345

995 Cherrybrook Place	Plan 47317 Lot 125	002-209-284
997 Cherrybrook Place	Plan 47317 Lot 124	001-581-716
999 Cherrybrook Place	Plan 47317 Lot 123	001-444-981
3001 Firbrook Place	Plan 47827 Lot 182	006-244-769
3002 Firbrook Place	Plan 47827 Lot 208	002-192-322
3003 Firbrook Place	Plan 47827 Lot 183	001-622-692
3004 Firbrook Place	Plan 47827 Lot 207	006-244-831
3005 Firbrook Place	Plan 47827 Lot 184	006-231-802
3006 Firbrook Place	Plan 47827 Lot 206	003-649-091
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3008 Firbrook Place	Plan 47827 Lot 205	006-244-661
3009 Firbrook Place	Plan 47827 Lot 186	004-167-562
3010 Firbrook Place	Plan 47827 Lot 204	006-244-807
3011 Firbrook Place	Plan 47827 Lot 187	006-244-734
3012 Firbrook Place	Plan 47827 Lot 203	004-615-824
3013 Firbrook Place	Plan 47827 Lot 188	003-937-224
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3016 Firbrook Place	Plan 47827 Lot 201	001-497-707
3017 Firbrook Place	Plan 47827 Lot 190	002-774-119
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3019 Firbrook Place	Plan 47827 Lot 191	002-827-352
3020 Firbrook Place	Plan 47827 Lot 199	002-349-922
3021 Firbrook Place	Plan 47827 Lot 192	006-244-793
3022 Firbrook Place	Plan 47827 Lot 198	001 928 732
3023 Firbrook Place	Plan 47827 Lot 193	006-244-688
3024 Firbrook Place	Plan 47827 Lot 197	004-606-701
3025 Firbrook Place	Plan 47827 Lot 194	006-231-811
3026 Firbrook Place	Plan 47827 Lot 196	002-327-601
3027 Firbrook Place	Plan 47827 Lot 195	002-675-820
838 Greene St	Plan 47625 Lot 169	006-238-203
840 Greene St	Plan 47625 Lot 168	001-384-953
842 Greene St	Plan 47625 Lot 167	006-238-181
844 Greene St	Plan 47625 Lot 166	006-238-173
846 Greene St	Plan 47625 Lot 165	006-238-157
848 Greene St	Plan 47625 Lot 164	006-238-131
850 Greene St	Plan 47625 Lot 163	006-238-114
852 Greene St	Plan 47625 Lot 162	006-238-092
854 Greene St	Plan 47625 Lot 161	006-238-076

856 Greene St	Plan 47625 Lot 160	006-238-050
3001 Maplebrook Place	Plan 47939 Lot 213	006-186-963
3002 Maplebrook Place	Plan 47939 Lot 232	006-242-537
3003 Maplebrook Place	Plan 47939 Lot 212	006-186-921
3004 Maplebrook Place	Plan 47939 Lot 231	006-187-285
3005 Maplebrook Place	Plan 47939 Lot 211	003-638-570
3006 Maplebrook Place	Plan 47939 Lot 230	000-449-440
3007 Maplebrook Place	Plan 47939 Lot 210	002-368-978
3008 Maplebrook Place	Plan 47939 Lot 229	006-187-234
3009 Maplebrook Place	Plan 47939 Lot 209	006-186-874
3010 Maplebrook Place	Plan 47939 Lot 228	003-721-426
3011 Maplebrook Place	Plan 47939 Lot 214	006-187-005
3012 Maplebrook Place	Plan 47939 Lot 227	006-187-196
3013 Maplebrook Place	Plan 47939 Lot 215	002-947-331
3014 Maplebrook Place	Plan 47939 Lot 226	001-747-428
3015 Maplebrook Place	Plan 47939 Lot 216	001-519-247
3016 Maplebrook Place	Plan 47939 Lot 225	003-219-704
3017 Maplebrook Place	Plan 47939 Lot 217	002-352-541
3018 Maplebrook Place	Plan 47939 Lot 224	006-187-153
3020 Maplebrook Place	Plan 47939 Lot 223	002-177-340
3022 Maplebrook Place	Plan 47939 Lot 221	006-187-072
3024 Maplebrook Place	Plan 47939 Lot 220	001-464-167
3026 Maplebrook Place	Plan 47939 Lot 219	002-169-428
3028 Maplebrook Place	Plan 47939 Lot 218	006-187-030
862 Pinebrook Place	Plan 47625 Lot 159	006-238-033
863 Pinebrook Place	Plan 47625 Lot 170	006-238-220
864 Pinebrook Place	Plan 47625 Lot 158	004-888-197
865 Pinebrook Place	Plan 47625 Lot 171	006-238-238
866 Pinebrook Place	Plan 47625 Lot 157	003-077-462
867 Pinebrook Place	Plan 47625 Lot 172	006-238-254
868 Pinebrook Place	Plan 47625 Lot 156	003-656-829
869 Pinebrook Place	Plan 47625 Lot 173	005-134-412
870 Pinebrook Place	Plan 47625 Lot 155	006-238-017
871 Pinebrook Place	Plan 47625 Lot 174	003-255-123
872 Pinebrook Place	Plan 47625 Lot 154	006-238-009
873 Pinebrook Place	Plan 47625 Lot 175	001-319-434
874 Pinebrook Place	Plan 47625 Lot 153	006-237-975
875 Pinebrook Place	Plan 47625 Lot 176	006-238-289
876 Pinebrook Place	Plan 47625 Lot 152	006-237-959

877 Pinebrook Place	Plan 47625 Lot 177	000-620-483
878 Pinebrook Place	Plan 47625 Lot 151	006-237-924
879 Pinebrook Place	Plan 47625 Lot 181	006-238-351
880 Pinebrook Place	Plan 47625 Lot 150	004-573-404
881 Pinebrook Place	Plan 47625 Lot 180	004-683-048
882 Pinebrook Place	Plan 47625 Lot 149	005-600-162
883 Pinebrook Place	Plan 47625 Lot 179	006-238-335
884 Pinebrook Place	Plan 47625 Lot 148	006-237-908
885 Pinebrook Place	Plan 47625 Lot 178	006-238-319
886 Pinebrook Place	Plan 47625 Lot 147	006-237-894
887 Pinebrook Place	Plan 47625 Lot 135	003-060-217
888 Pinebrook Place	Plan 47625 Lot 146	001-203-924
889 Pinebrook Place	Plan 47625 Lot 136	006-238-912
890 Pinebrook Place	Plan 47625 Lot 145	004-796-551
891 Pinebrook Place	Plan 47625 Lot 137	002-260-557
892 Pinebrook Place	Plan 47625 Lot 144	006-237-860
893 Pinebrook Place	Plan 47625 Lot 138	006-238-921
894 Pinebrook Place	Plan 47625 Lot 143	006-237-827
895 Pinebrook Place	Plan 47625 Lot 139	006-238-947
896 Pinebrook Place	Plan 47625 Lot 142	006-237-754
897 Pinebrook Place	Plan 47625 Lot 140	006-238-963
898 Pinebrook Place	Plan 47625 Lot 141	006-238-971





SCHEDULE 'B' TO CD-29



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2130 CD-30 Comprehensive Development Zone-30

(1) Intent

This zone provides for *apartment* development with no *height* limit at high *density*.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) office;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) places of worship;
 - (iv) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) Civic, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks;
 - (vi) primary or secondary schools; and as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the *building* for *apartment use* contains only *congregate housing and care*:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - carnival rides, circuses and similar commercial promotional activities for a period not in excess of seven days, notwithstanding that accessory off-street parking spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *uses* set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

(a) Apartment or Townhouse 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

Density	Condition of Additional <i>Density</i>	Additional <i>Gross</i>	Maximum Total
Step		<i>Floor Area</i> Ratio	Gross Floor Area
			Ratio
Step 1	A financial contribution of 75% of the land	Up to 0.5 times	3.0 times the <i>lot</i>
	value of the additional <i>density</i> towards	the <i>lot area</i>	area
	amenities as identified in the Citywide		
	Official Community Plan		
Step 2	A financial contribution of 65% of the land	Up to 0.5 times	3.5 times the <i>lot</i>
	value of the additional <i>density</i> towards	the <i>lot area</i>	area
	amenities as identified in the Citywide		
	Official Community Plan		
Step 3	A financial contribution of 50% of the land	Up to 0.5 times	4.0 times the <i>lot</i>
	value of the additional <i>density</i> , of which	the <i>lot area</i>	area
	50% will be towards amenities, and 50%		
	towards affordable housing as identified		
	in the Citywide Official Community Plan		

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;

- (ii) space for community or non-profit groups that serve the community; and (iii) extraordinary public realm improvements.
- (e) For each accessible residential dwelling unit and adaptable unit provided, 2 m² is excluded from the gross floor area calculation. The exclusion of 2 m² for accessible residential dwelling units and adaptable units shall only be applied to a maximum of 20% of all dwelling units within a building.
- (f) The density may be increased by an additional 1.5 times the lot area if the buildings and structures on the lot maximize the base density permitted under Sub-section (5)(a) and maximize the bonus density permitted under Sub-section (5)(b).
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (h) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities will be waived under the following conditions:
 - (i) All of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(h); and
 - (ii) Additional *below-market rental units* or *non market housing* rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.

The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings or structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	3.0	6.0

(b) The above setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment*
- (b) A *commercial*, *assembly*, and *civic use* are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan.
- (c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

- (a) Buildings for townhouse use must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.

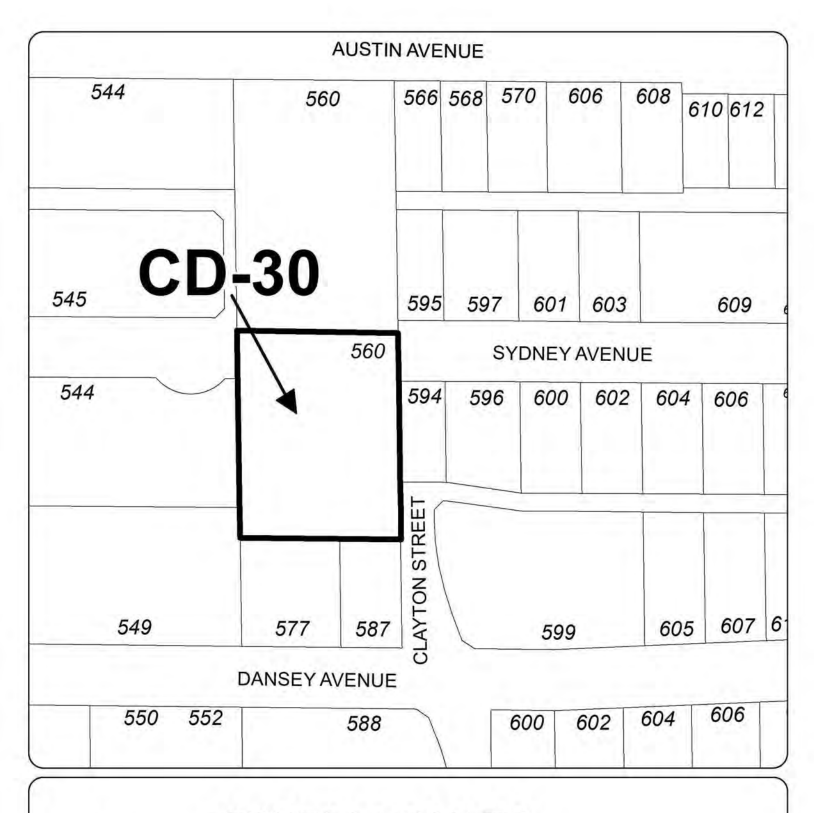
(c) Notwithstanding Sub-section (11)(b), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*.
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totalling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-30 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-30 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-30 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2131 CD-31 Comprehensive Development Zone-31

(1) Intent

This site-specific zone provides for *apartment* and *townhouse* developments between four and eight *storeys* at a medium *density*.

(2) Permitted Uses

Principal uses, limited to:

- (a) Apartment
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) convenience retail;
 - (ii) personal service;
 - (iii) restaurant;
 - (iv) retail personal goods;

and as further limited under Sub-section (3)(a).

(c) Townhouse

Accessory uses, limited to:

- (a) accessory home occupation, as limited under Section 508(3);
- (b) accessory residential;
- (c) accessory uses located in a building for apartment and townhouse uses, limited to:
 - (i) child care; and
- (d) boarding, as limited under Section 508(1).

(3) Conditions of Use

- (a) Unless permitted under Section 510, *commercial uses*, except the following, must be enclosed within a *building*:
 - (i) the outdoor display and sale of retail goods if located between the front of building and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required under this Bylaw; and
 - (ii) a pickup window accessory to a restaurant use only accessible by pedestrians.

(4) Lot Size

(a) An *apartment* or *townhouse use* is not permitted on a *lot* having an area less than 1,110 m².

(5) Density

- (a) All buildings and structures together must not exceed a gross floor area of 1.85 times the lot area for all permitted uses. For lots located within the Evergreen Line Core and Shoulder station areas of Schedule "O" of the Bylaw, this may be increased by:
 - (i) 0.35 times the *lot area* for *buildings* that are a minimum of five (5) *storeys*, up to a maximum of 2.2 times the *lot area*; or
 - (ii) 0.45 times the *lot area* for *buildings* that are a minimum of six (6) *storeys*, up to a maximum of 2.3 times the *lot area*; or
 - (iii) 0.55 times the *lot area* for *buildings* that are a minimum of seven (7) *storeys*, up to a maximum of 2.4 times the *lot area*.

(6) Lot Coverage

(a) All buildings and structures combined must not exceed a lot coverage of 55%.

(7) Buildings Per Lot

(a) One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines Along a Street (metres)	Rear Lot Line (metres)	Interior Side Lot Line (metres)
Principal buildings for all uses	4.0	9.5 (no <i>lane</i>)	4.5
		4.5 (lane)	
Accessory residential buildings	4.0	9.5 (no <i>lane</i>)	4.5
and structures attached to or sited less than 1.6 metres from		4.5 (lane)	
a building for residential use		(1111)	
Detached accessory residential	7.6	9.5 (no <i>lane</i>)	1.2
buildings and structures where			
sited 1.6 metres or more from		4.5 (lane)	
a building for residential use			

- (b) Notwithstanding Sub-section (8)(a), *buildings* shall be sited not less than 3.0 metres from the west *lot* line.
- (c) The siting distance is measured from the outermost limit of the *building* or any permitted projections, whichever is greater.
- (d) The above setbacks are subject to increase or decrease in accordance with Section 514.

(9) Location of Uses

Not applicable in this zone.

(10) Height

(a) All buildings and structures for apartment use shall be at least a height of four (4) storeys and must not exceed a height of eight (8) storeys.

(11) Building Size

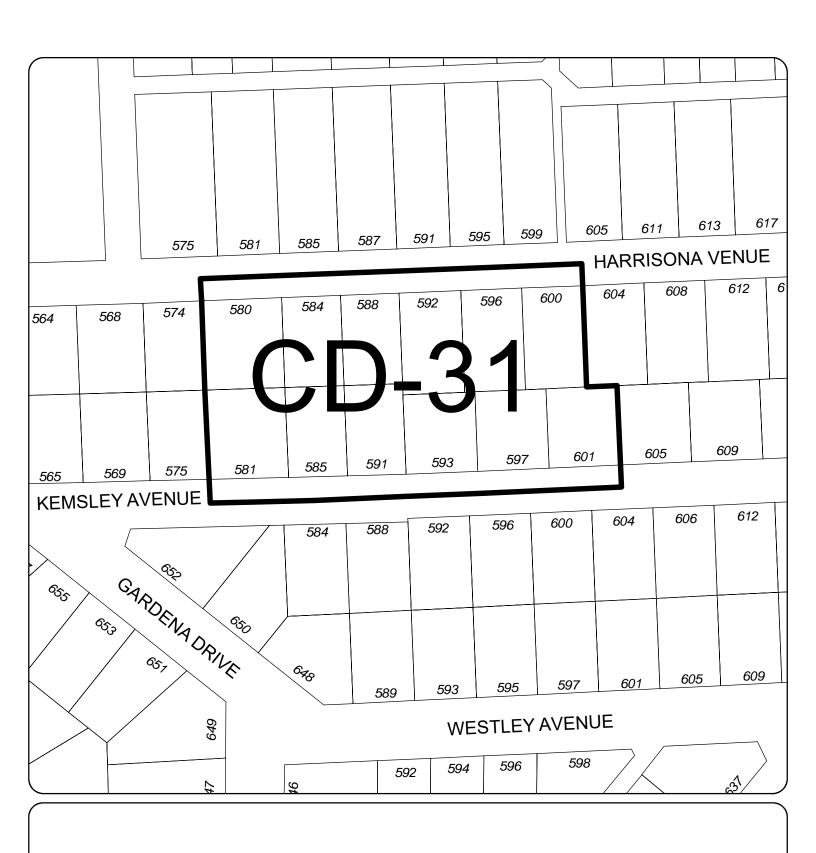
- (a) Buildings for apartment use must not exceed 66 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Notwithstanding Sub-section (11)(a), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 66 metres in length.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Accessory off-street parking and loading shall be provided in accordance with Part 7.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment use and townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-31 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-31 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5, and Part 6 apply.





SCHEDULE 'A' TO CD-31



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2133 CD-33 Comprehensive Development Zone-33

(1) Intent

This site-specific zone provides for *apartment* development with no *height* limit at high *density*.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) office;
 - (vii) convenience retail;

and as further limited under Sub-section (3)(a).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) places of worship; and
 - (iv) youth/seniors centres.

- (d) Civic, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks;

and as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the building for apartment use contains only Congregate Housing and Care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this Bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

Use Minimum Lot Size (m²)

(a) Apartment or Townhouse 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 63% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 1.51 times the <i>lot area</i>	4.01 times the lot area
Step 2	The additional <i>density</i> must be used for below-market rental units or non market housing rental units	Up to 0.29 times the <i>lot area</i>	4.3 times the lot area

- (c) The overall maximum *density* set out in Sub-section (5)(a) (or Sub-section (5)(b) as applicable) may be further increased by an additional *gross floor area* of 8,240 sq. m (88,690 sq. ft.).
- (d) For each accessible residential dwelling unit and adaptable unit provided, 2 m² is excluded from the gross floor area calculation. The exclusion of 2 m² for accessible residential dwelling units and adaptable units shall only be applied to a maximum of 20% of all dwelling units within a building.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings or structures for the following uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	3.0	6.0

- (b) Notwithstanding Sub-section (8)(a), for all *buildings* and *structures*, the setback from the south *lot* line and from the *lot* line adjoining the south *lot* line and east *lot* line (the corner cut) shall be not less than 1.6 metres.
- (c) The above setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.

(10) Height

Buildings and structures located in the designated High Density Apartment Residential area of Schedule "S" of the Bylaw must not exceed a *height* of twenty-five storeys. For all other areas, *building* and *structure height* is not applicable in this zone.

(11) Building Size

(a) *Buildings* for *townhouse use* must not exceed 55 metres in length, and the *building* must be designed with appropriate architectural breaks where the length of the *building* exceeds 37 metres.

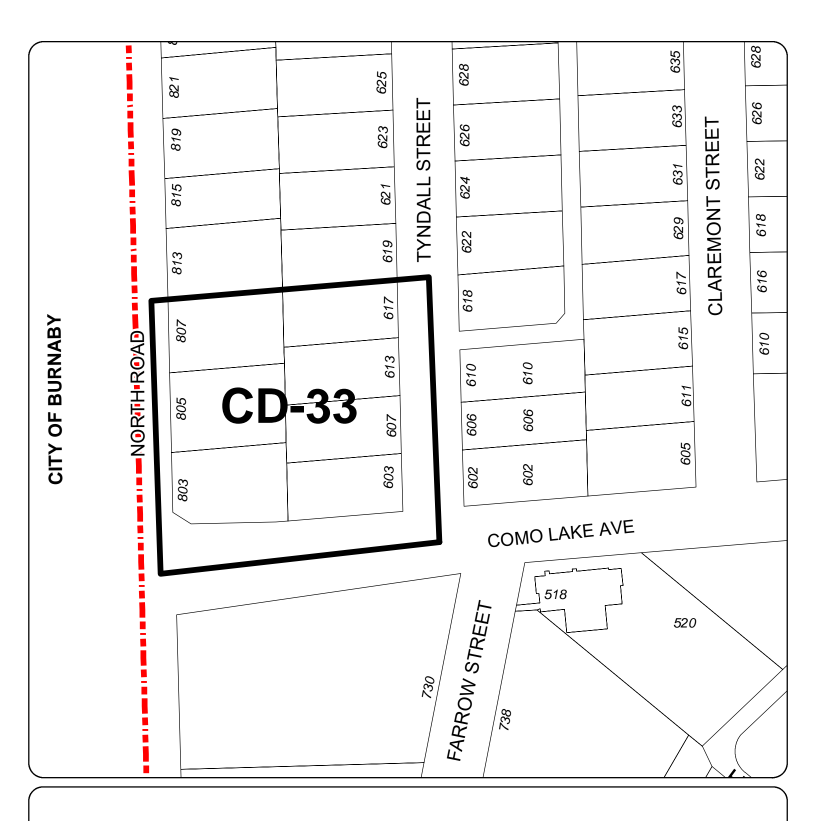
- (b) Buildings for apartment use must not exceed 65 metres in length, and the building must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (c) Notwithstanding Sub-section (11)(b), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*.
- (d) The regulations under Part 7 apply.

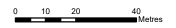
(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-33 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-33 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.
- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-33 ZONE





PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2136 CD-36 Comprehensive Development Zone-36

(1) Intent

This site-specific zone provides for *apartment* development with no *height* limit at high *density*.

The lands within the 2136 CD-36 Comprehensive Development Zone – 36 are outlined in bold and divided into "Block A" and "Block B", as shown in the plan attached hereto and forming part of this CD-36 Zone as Schedule 'A'.

(2) Permitted Uses

The following uses and no others are permitted in this zone:

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) *office*;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) places of worship;
 - (iv) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) *Civic*, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks; and

as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the building for apartment use contains only congregate housing and care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *uses* set out below:

Use Minimum Lot Size (m²)

(a) Apartment or Townhouse 1,110

(b) Boarding 555

(5) Density

- (a) In this Sub-section (5), each of Block A and Block B as indicated in Schedule "B" to this CD-36 Zone shall be a *lot* for the purpose of calculating *density*, *gross floor area* and *lot area*.
- (b) The overall maximum base *density* of 2.93 times the *lot area* of Block A may be increased with additional *density* to 6.61 times the *lot area* of Block A as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 63.33% of the land value of the additional <i>density</i> , of which 13.16% of the financial contribution will be towards affordable housing as identified in the Citywide Official Community Plan and the remaining 86.84% towards amenities as identified in the Citywide Official Community Plan	4.69 times the <i>lot</i> area of Block A
Step 2	Purpose-built rental units must occupy a minimum gross floor area of 10,681 sq. m (114,967 sq. ft.) in Block A	6.61 times the <i>lot</i> area of Block A

(c) The overall maximum base *density* of 1.78 times the *lot area* of Block B may be increased with additional *density* to 3.78 times the *lot area* of Block B as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 63.33% of the land value of the additional <i>density</i> , of which 13.16% of the financial contribution will be towards affordable housing as identified in the Citywide Official Community Plan and the remaining 86.84% towards amenities as identified in the Citywide Official Community Plan	2.87 times the <i>lot</i> area of Block B
Step 2	Purpose-built rental units must occupy a minimum gross floor area of 3,244 sq. m (34,914 sq. ft.) in Block B	3.78 times the <i>lot</i> area of Block B

- (d) Between Block A and Block B combined, a minimum of 1,814 sq. m (19,526 sq. ft.) floor area is to be provided as below-market rental units or non market housing rental units, which units may be located within Block A or B.
- (e) Between Block A and Block B combined, a minimum of 1,814 sq. m (19,526 sq. ft.) floor area is to be provided as priority unit types as identified in the Citywide Official Community Plan, which units may be located within Block A or B.
- (f) In-lieu of a financial contribution as identified in Sub-sections (5)(b) and (c), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (g) For the purpose of Sub-section (5)(f), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (h) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (i) Lot area for the purpose of calculating density will be based on the lot area prior to any road dedication.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line (metres)
All buildings or structures	3.0	6.0

- (b) The above setbacks are subject to increase under Sections 518, 519 and 523 or decrease under Section 514.
- (c) Notwithstanding Sub-section (8)(b) above, the setbacks for those siting exceptions identified in Section 514(2) may be reduced by 1.8 metres from the approved or permitted setback of any *lot* line.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.
- (b) A *commercial, assembly,* and *civic use* are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan.
- (c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

- (a) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Notwithstanding Sub-section (11)(a), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.
- (c) Notwithstanding Sub-sections (11)(a) and (11)(b), buildings for apartment use located in "Block A" must not exceed 72 metres in length.

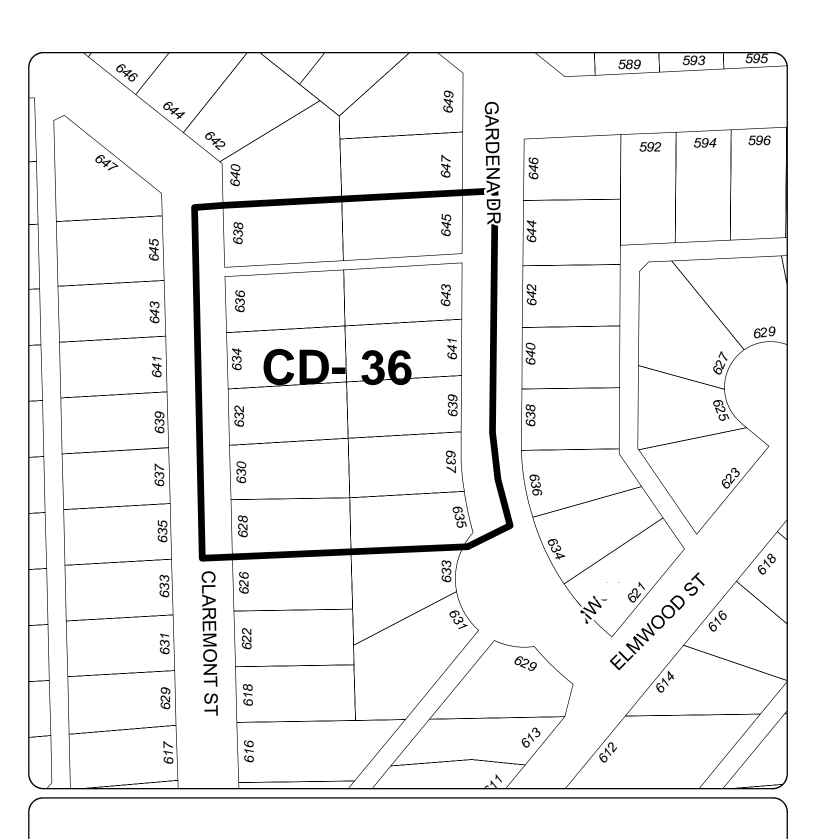
(12) Off-Street Parking and Loading

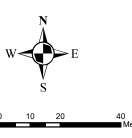
- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*.
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-36 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-36 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.

- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-36 ZONE

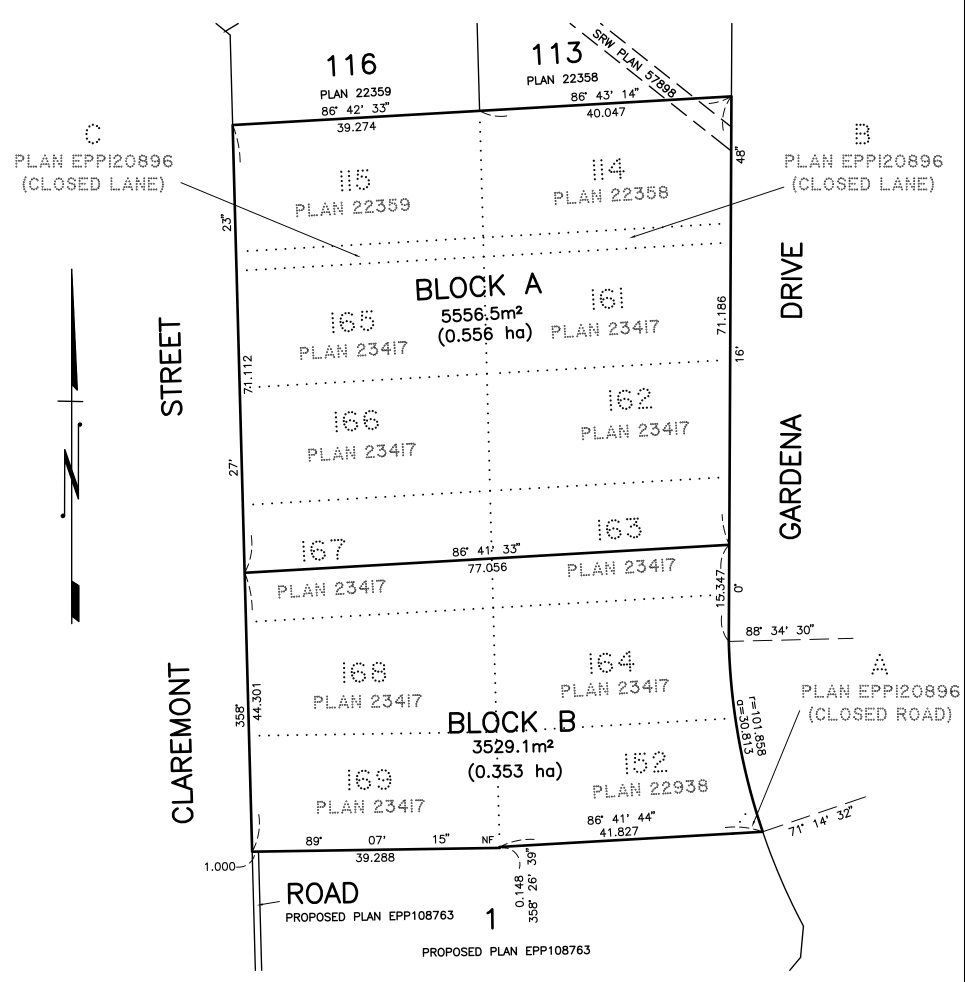


BLOCK SURVEY PLAN TO ACCOMPANY CITY OF COQUITLAM REZONING BYLAW NO. 5238, 2022 OF; LOT 152, PLAN 22938, LOT 114, PLAN 22358, LOT 115, PLAN 22359 AND LOTS A, B AND C, PLAN EPP120896, ALL IN DISTRICT LOT 9, GROUP 1, NEW WESTMINSTER DISTRICT BCGS 92G.026

1:600
6m 0 30m
THE INTENDED PLOT SIZE OF THIS PLAN IS
280mm IN WIDTH AND 432mm IN HEIGHT (B SIZE)

ALL DISTANCES ARE IN METRES AND DECIMALS THEREOF.

WHEN PLOTTED AT A SCALE 1:600



PROPERTY LINES AND LOT AREAS ARE BASED ON FIELD SURVEY AND LAND TITLE OFFICE RECORDS AND ARE SUBJECT TO CHANGE. A LEGAL SURVEY WILL BE REQUIRED TO FINALIZE PROPERTY LINE DIMENSIONS

THIS PLAN LIES WITHIN INTEGRATED SURVEY AREA NO. 14, DISTRICT OF COQUITLAM, NAD83 (CSRS) 4.0.0.BC.1.MVRD

GRID BEARINGS ARE DERIVED FROM OBSERVATIONS BETWEEN GEODETIC CONTROL MONUMENTS 77H6891 AND 73H0196, AND ARE REFERRED TO THE CENTRAL MERIDIAN OF UTM ZONE 10.

UNDERHILL & UNDERHILL PROFESSIONAL LAND SURVEYORS 301, 8337 EASTLAKE DRIVE BURNABY, B.C. V5A 4W2 TEL. (604) 732–3384 THIS

THIS PLAN LIES WITHIN THE METRO VANCOUVER REGIONAL DISTRICT

BOOK OF REFERENCE

DESCRIPTION	AR	REA
BLOCK A	5556.5 m²	0.556 ha
BLOCK B	3529.1 m²	0.353 ha
TOTAL	9085.6 m²	0.909 ha

CERTIFIED CORRECT:

JULY 6, 2022 — — — B.C.L.S.

PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2137 CD-37 Comprehensive Development Zone-37

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high density.

The lands within the 2137 CD-37 Comprehensive Development Zone – 37 are outlined in bold, as shown in the plan attached hereto and forming part of this CD-37 Zone as Schedule 'A'.

(2) Permitted Uses

The following uses and no others are permitted in this zone:

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) *office*;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) private schools;
 - (iv) places of worship;
 - (v) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) *Civic*, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks; and

as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the building for apartment use contains only congregate housing and care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *uses* set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

(a) Apartment or Townhouse(b) Boarding555

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value	3.0 times the <i>lot area</i>
	of the additional <i>density</i> towards amenities as	
	identified in the Citywide Official Community Plan	
Step 2	A financial contribution of 65% of the land value	3.5 times the <i>lot area</i>
	of the additional <i>density</i> towards amenities as	
	identified in the Citywide Official Community Plan	
Step 3	A financial contribution of 50% of the land value	4.0 times the <i>lot area</i>
	of the additional <i>density</i> , of which 50% will be	
	towards amenities, and 50% towards affordable	
	housing as identified in the Citywide Official	
	Community Plan	
Step 4	At least 20% of additional <i>density</i> is used for	5.0 times the <i>lot area</i>
	priority unit types as identified in the Citywide	
	Official Community Plan and the remainder of the	
	additional density is used for purpose-built rental	
	units	
Step 5	At least 40% of the additional <i>density</i> is used for	5.5 times the <i>lot area</i>
	below-market rental units or non market housing	
	rental units and the remainder of the density is	
	used for <i>purpose-built rental</i> units	

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (f) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if below-market rental units or non market housing rental units, each managed by a third party housing partner, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the below-market rental units or non market housing rental units provided.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities will be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(f);
 - (ii) additional *below-market rental units* or *non market housing* rental units are provided, in accordance with direction set out in the Citywide Official Community Plan; and
 - (iii) the amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.
- (h) Lot area for the purpose of calculating density will be based on the lot area prior to any road dedication.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) Buildings and structures for the following uses must meet the siting distance from other buildings and structures where applicable and be sited no closer than the corresponding setbacks from the lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line (metres)
All buildings or structures	3.0	6.0

- (b) The above setbacks are subject to increase under Sections 518, 519 and 523 or decrease under Section 514.
- (c) Notwithstanding Sub-section (8)(b) above, the setbacks for those siting exceptions identified in Section 514(2) may be reduced by 1.5 metres from the approved or permitted setback to an interior *lot* line.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use.
- (b) A *commercial, assembly,* and *civic use* are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan.
- (c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

- (a) Buildings for townhouse use must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (c) Notwithstanding Sub-section (11)(a), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

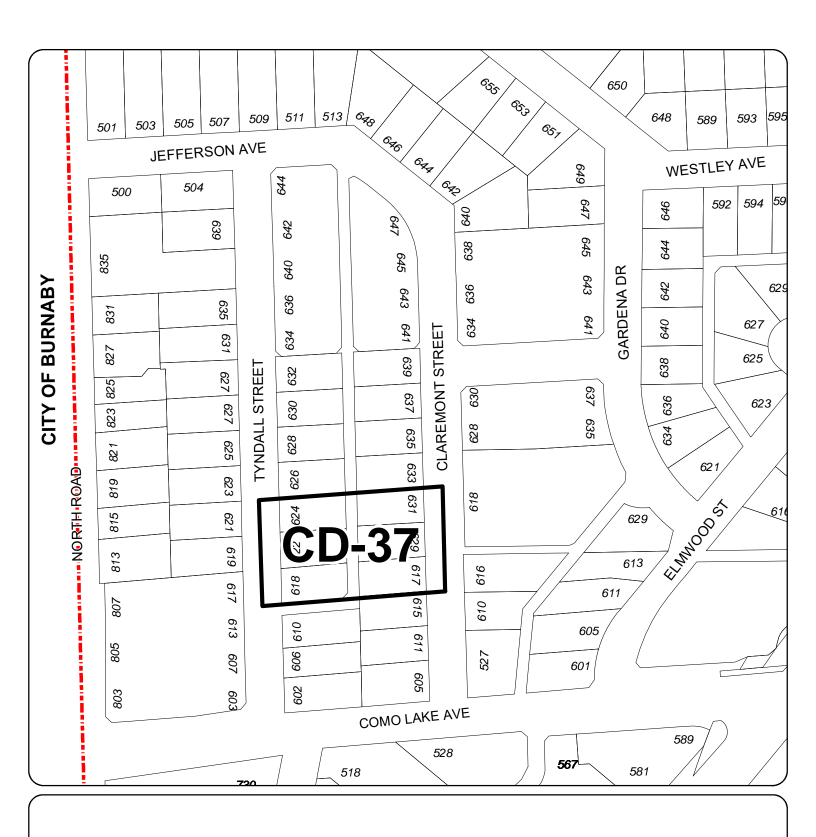
(12) Off-Street Parking and Loading

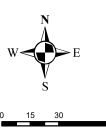
- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured off-street parking along a street must be separated from the building face by other permitted uses.
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-37 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-37 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.

- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





60 ■Metres SCHEDULE 'A' TO **BYLXW252ND**, 2023



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2138 CD-38 Comprehensive Development Zone-38

(1) Intent

The lands within the 2138 CD-38 Comprehensive Development Zone – 38 are outlined in bold and divided into "Block A", "Block B", and "Block C" and each Block is further divided into Sub-areas, as follows:

Block	Sub-areas
Block A	"A1", "A2", "A3"
Block B	"B1", "B2", "B3", "B4", "B5"
Block C	"C1", "C2", "C3"

all as shown in the plan attached hereto and forming part of this CD-38 Zone as Schedule 'A'.

This zone provides for a master planned, high density *residential* mixed *use* development in accordance with the City Centre Area Plan and the Citywide Official Community Plan.

(2) Permitted Uses

The following *uses* and no others are permitted in this zone:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) *office*;
 - (vii) convenience retail; and

as further limited under Sub-section (3)(a).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) private schools;
 - (iv) places of worship; and
 - (v) youth/seniors centres.
- (d) Civic, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares; and
 - (v) parks.
- (e) Accessory uses, limited to:
 - (i) Boarding, as limited under Section 508(1);
 - (ii) Accessory residential;
 - (iii) Accessory home occupation, as limited under Section 508(3);
 - (iv) Accessory uses located in a building for apartment use, limited to:
 - (iv.i) assembly child care or child care; and
 - (iv.ii) where the *building* for *apartment use* contains only *Congregate Housing* and *Care*:
 - (iv.ii.i) retail sale of goods manufactured in resident workshops;
 - (iv.ii.ii) retail sale of goods and services to residents of the *building* only; and
 - (iv.ii.iii) workshops for residents, social and recreation space and facilities;
- (f) Lock-off units, as limited under Section 508(6); and
- (g) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and

(iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

Apartment 1,110

(5) Density

The overall maximum *density* of the development shall be based on the sum of the gross site area of Block A, Block B and Block C as shown on Schedule 'A' and is to be calculated as follows:

- (a) For commercial and assembly uses:
 - (i) All buildings and structures together must not exceed a gross floor area of 0.1 times the lot area, or 4,570.1 m².
- (b) For civic uses:

Not applicable in this zone.

- (c) For residential uses:
 - (i) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area, or 114,252.5 m².
 - (ii) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total <i>Gross</i> Floor Area Ratio	Maximum Additional Gross Floor Area
Step 1	A financial contribution of 63.3% of the land value of the additional density towards amenities as identified in the Citywide Official Community Plan	Up to 1.5 times the <i>lot</i> area	4.0 times the <i>lot area</i>	68,551.5 m ²
Step 2	At least 26.7% of the additional density is used for below-market rental units or non market housing rental units and the remainder of the density is used for purpose-built rental units	Up to 1.5 times the <i>lot</i> area	5.5 times the <i>lot area</i>	68,551.5 m ²

- (iii) In-lieu of a financial contribution as identified in Sub-section (5)(c)(ii), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (iv) For the purpose of Sub-section (5)(c)(iii), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (iv.i) public facilities;
 - (iv.ii) assembly child care or child care facilities;
 - (iv.iii) space for community or non-profit groups that serve the community;
 - (iv.iv) extraordinary public realm improvements.
- (v) As additional *density* and on the condition that an *assembly child care* or *child care* facility is provided and secured by a covenant registered under Section 219 of the Land Title Act in favour, and to the satisfaction, of the *City*, an amount up to three times the *gross floor area* of the indoor area of such facility or facilities may be excluded from the calculation made in accordance with Sub-section 5(c)(ii).

- (vi) For each *adaptable unit* provided, 2 m² is excluded from the *gross floor area* calculation. The exclusion of 2 m² for *adaptable units* shall only be applied to a maximum of 20% of all units within a *building*.
- (vii) The total residential *density* described in this Sub-section (5)(c) shall be subject to the following additional restrictions:
 - (vii.i) Block A: All *buildings* and *structures* together must not exceed a *gross* floor area of 33,000 m²;
 - (vii.ii) Block B: All *buildings* and *structures* together must not exceed a *gross* floor area of 168,000 m²; and
 - (vii.iii) Block C: All *buildings* and *structures* together must not exceed a *gross* floor area of 75,000 m².

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 85%.

(7) Buildings Per Lot

Not applicable in this zone.

(8) Setbacks

(a) *Buildings* or *structures* for the following *uses* must meet the siting distance from other *buildings* and *structures* where applicable and must be sited no closer than the corresponding setbacks from the *lot* lines set out below:

Use	Lot Lines along a Street	Interior Side Lot Line and
	or <i>Lane</i> (metres)	Rear Lot Line (metres)
All buildings or structures	3.0	4.5

(b) The above setbacks are subject to increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use must:
 - (i) be in conjunction with a multi-*storey* high-density *apartment* development; and
 - (ii) include fewer units than the number of units proposed for the apartment use.

(10) Building Size

Not applicable in this zone.

(11) Height

The minimum and maximum *height* of *principal buildings* in each Sub-area shall be as follows:

(a) Block A:

Sub-area	Minimum	Maximum
A1	Forty-two (42) Storeys	Forty-six (46) Storeys
A2	One (1) Storey	Three (3) Storeys
A3	Not Applicable	Not Applicable

(b) Block B:

Sub-area	Minimum	Maximum
B1	Thirty-eight (38) Storeys	Forty-seven (47) Storeys
B2	Forty (40) Storeys	Forty-nine (49) Storeys
B3	Forty-two (42) Storeys	Fifty-one (51) Storeys
B4	Forty (40) Storeys	Forty-nine (49) Storeys
B5	Thirty-eight (38) Storeys	Forty-seven (47) Storeys

(c) Block C:

Sub-area	Minimum	Maximum
C1	Twenty-four (24) Storeys	Thirty-four (34) Storeys
C2	Thirty-one (31) Storeys	Forty (40) Storeys
C3	Thirty-three (33) Storeys	Forty-three (43) Storeys

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as a concealed parking.
- (b) The regulations under Part 7 apply.
- (c) Notwithstanding Sub-section (12)(b) for Block A, Sub-area A1, the loading requirement shall be satisfied by the provision of one (1) Class B loading space.

(13) Other Regulations

- (a) Despite the definition of *lot* contained in Part 2 of this bylaw, Block A, Block B and Block C in the CD-38 zone may be considered as a contiguous parcel of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-38 zone;
 - (ii) the parcels are subject of a development permit or development agreement providing for the parcels to be developed together as a single development; and
 - (iii) a covenant is registered against each parcel under Section 219 of the Land Title Act in favour of the *City* requiring that such parcels be developed in accordance with Sub-section (13)(a)(i), and containing such other provisions as the *City* may require.
- (b) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (c) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.
- (d) The number of three bedroom *dwelling units* in each of Block A, Block B, and Block C, must exceed 10% of all *dwelling units* in the Block.

(e) All other relevant sections of the bylaw apply, including but not limited to general regulations in Part 5, and regulations relating to *subdivision* in Part 6.

BLOCK SURVEY PLAN TO ACCOMPANY CITY OF COQUITLAM REZONING

BYLAW No. 5280 OF LOT 40 PLAN 25875 AND

BALMORAL DRIVE

LOT 45 EXCEPT: PART ON STATUTORY RIGHT OF WAY PLAN 57445 PLAN 29208 AND LOT 46 EXCEPT: PART ON STATUTORY RIGHT OF WAY PLAN 57445 PLAN 29208 AND

LOTS 47 TO 49 PLAN 29208 AND

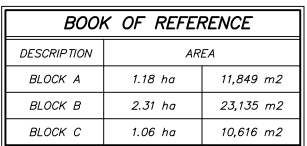
LOTS 1 AND 2 PLAN 13360 AND

LOTS A AND B PLAN LMP12133 AND

PARCEL "B" (BY-LAW PLAN 53584) EXCEPT: PART DEDICATED ON PLAN 71911 PLAN 2270 AND

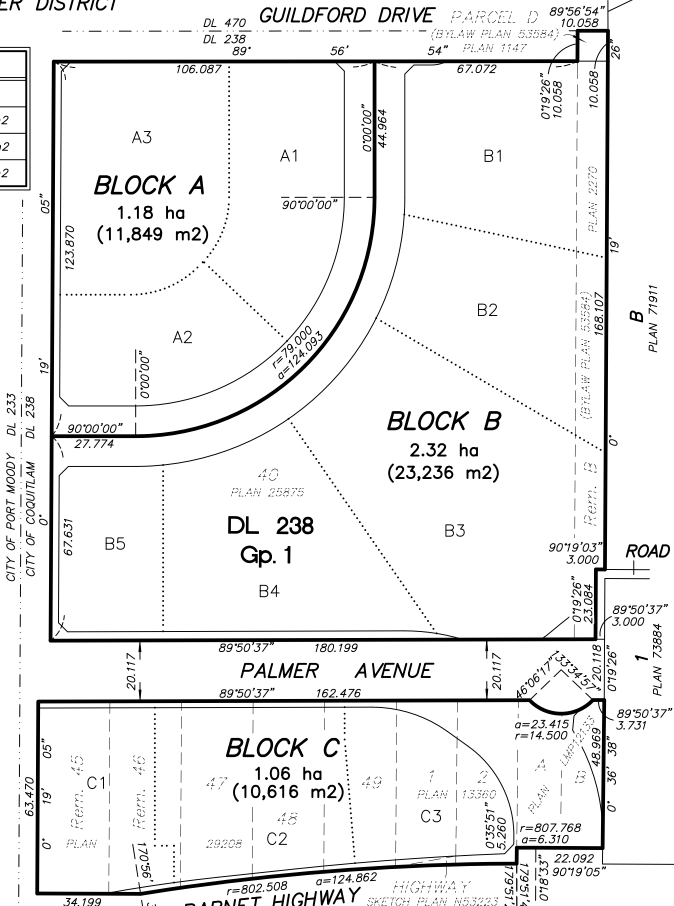
PARCEL "D" (BY-LAW PLAN 53584) PLAN 1147 ALL OF DISTRICT LOT 238

GROUP 1 NEW WESTMINSTER DISTRICT





BCGS 92G.026



a=124.862

r = 802.508

BARNET HIGHWAY SKETCH

SCALE 1: 1250 DISTANCES ARE IN METRES

THE INTENDED PLOT SCALE OF THIS PLAN IS 280 mm IN WIDTH BY 432 mm IN HEIGHT (B SIZE) WHEN PLOTTED AT A SCALE OF 1:1250.

50

LEGEND

DENOTES SQUARE METRES m2 DENOTES HECTARES ha

CERTIFIED CORRECT

THIS 26th DAY OF OCTOBER, 2022.

INTEGRATED SURVEY AREA No. 14, COQUITLAM NAD83(CSRS) 4.0.0.BC.1.MVRD

HIGHWAY

(293 ft2)

GRID BEARINGS ARE DERIVED FROM OBSERVATIONS BETWEEN GEODETIC CONTROL MONUMENTS 77H6933 AND 77H6934 AND ARE REFERRED TO CENTRAL MERIDIAN OF UTM ZONE 10.

THE UTM COORDINATES AND ESTIMATED ABSOLUTE ACCURACY ACHIEVED ARE DERIVED FROM THE MASCOT PUBLISHED COORDINATES FOR GEODETIC CONTROL MONUMENTS 77H6933 AND 77H6934.

THIS PLAN SHOWS HORIZONTAL GROUND-LEVEL DISTANCES, UNLESS OTHERWISE SPECIFIED. TO COMPUTE GRID DISTANCES, MULTIPLY GROUND-LEVEL DISTANCES BY THE AVERAGE COMBINED FACTOR OF 0.9996013 WHICH HAS BEEN DERIVED FROM GEODETIC CONTROL MONUMENTS 77H6933 AND 77H6934.

NOVEMBER 4th, 2022



4 - 19089 94th Ave Surrey, BC V4N 3S4 www.butlersundvick.ca Tel. 604-513-9611

Dwg: 4760-BK1 REV. 5

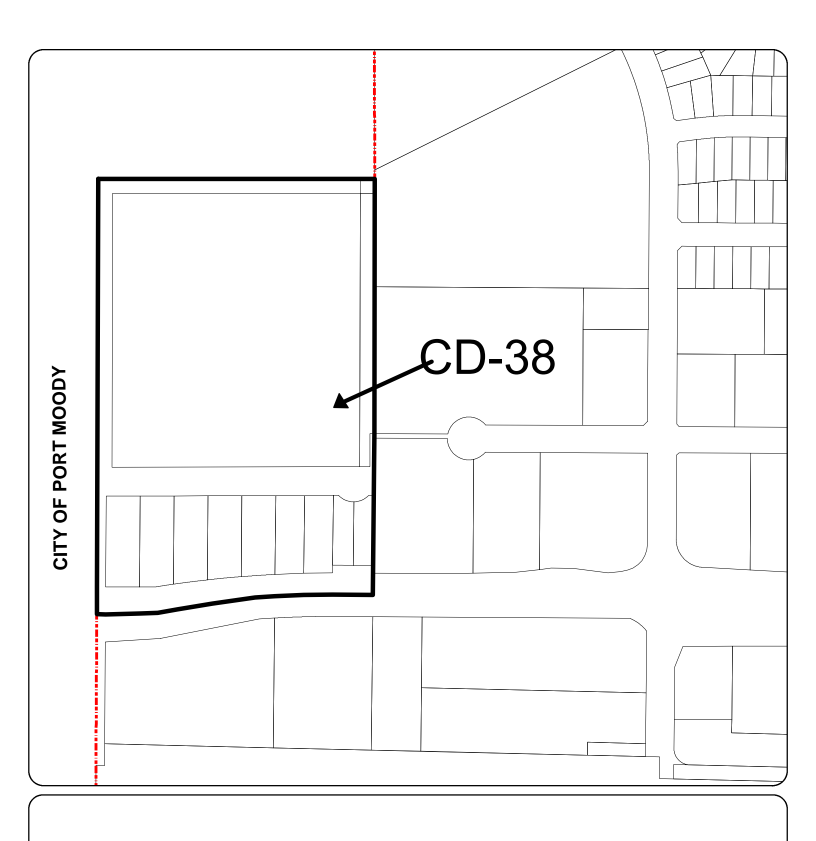
B.C.L.S.

GARY SUNDVICK

THIS PLAN LIES WITHIN THE METRO VANCOUVER REGIONAL DISTRICT

90° 11′ 58″ 12

125





SCHEDULE 'B' TO CD-38 ZONE



PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2140 CD-40 Comprehensive Development Zone-40

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high density.

(2) Permitted Uses

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse, as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) office;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) private schools;
 - (iv) places of worship;
 - (v) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) Civic, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks; and

as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the *building* for *apartment use* contains only *congregate housing and* care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except for the following, must be enclosed within a building:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this Bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation, or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *areas* set out below:

Use Minimum Lot Size (m²)

(a) Apartment or Townhouse 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> Floor Area Ratio	Maximum Total <i>Gross</i> <i>Floor Area</i> Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional density, of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the l <i>ot area</i>	4.0 times the lot area
Step 4	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.0 times the lot area
Step 5	At least 40% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 0.5 times the <i>lot area</i>	5.5 times the lot area

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) space for community or non-profit groups that serve the community; and
 - (iii) extraordinary public realm improvements.
- (e) For each accessible residential dwelling unit and adaptable unit provided, 2 m² is excluded from the gross floor area calculation. The exclusion of 2 m² for accessible residential dwelling units and adaptable units shall only be applied to a maximum of 20% of all units within a building.
- (f) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities may be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(f); and
 - (ii) additional *below-market rental units* or *non market housing* rental units are provided, in accordance with direction set out in the Citywide Official Community Plan.
 - The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.
- (h) Lot area for the purpose of calculating density will be based on the lot area prior to any road dedication plus, if applicable, transfer of the remainder parcel created by subdivision of that parent parcel currently known as PID 009-108-653 LOT 106 DISTRICT LOTS 54 AND 55 GROUP 1 NEW WESTMINSTER DISTRICT PLAN 22358 concurrently transferred to the City with subdivision.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more principal buildings may be located on a lot.

(8) Setbacks

(a) Buildings and structures for all uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	3.0	6.0*

^{*}May be reduced to 4.5m to the *building* face and 3.0m to the balcony along the east property line for a *building* that is a maximum of six *storeys* tall.

(b) The above setbacks may increase under Sections 518, 519, and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use;
- (b) A *commercial, assembly,* and *civic use* are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan; and
- (c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

- (a) Buildings for townhouse use must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres;
- (b) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres; and
- (c) Notwithstanding Sub-section (11)(b), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

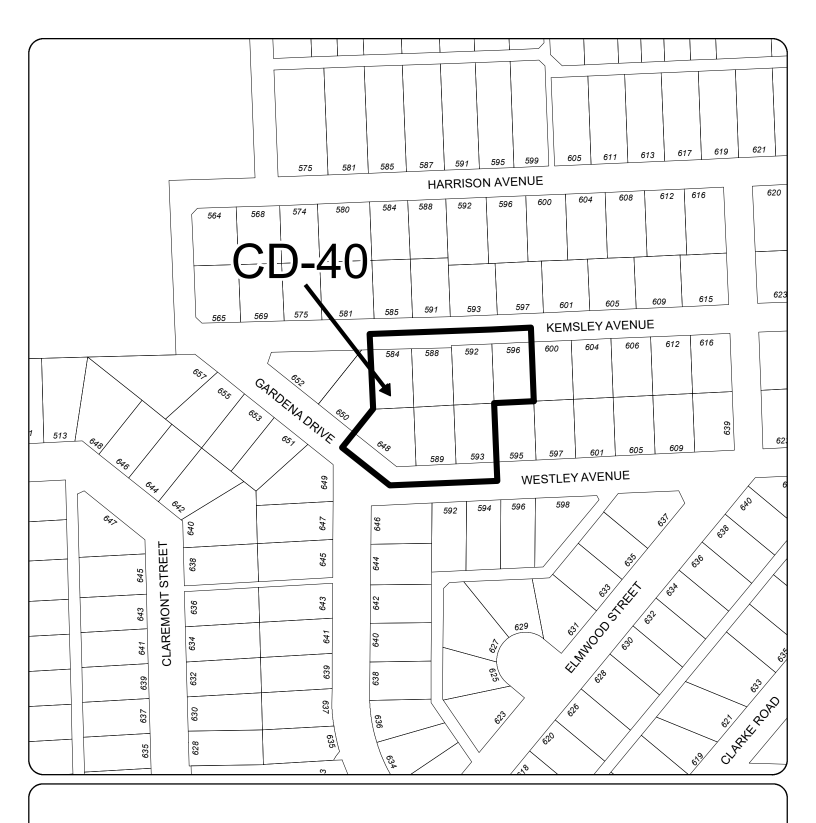
(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking;
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided;
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*; and
- (d) The regulations under Part 7 apply.

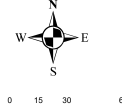
(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-40 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-40 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed

- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.



SCHEDULE 'A' TO CD-40





PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2142 CD-42 Comprehensive Development Zone-42

(1) Intent

This zone provides for apartment development with no height limit at high density.

(2) Permitted Uses

Principal uses, limited to:

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) office;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) private schools;
 - (iv) places of worship;
 - (v) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) Civic, limited to:
 - (i) community centres;
 - (ii) libraries;
 - (iii) museums;
 - (iv) public squares;
 - (v) parks; and

as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the building for apartment use contains only congregate housing and care.
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except the following, must be enclosed within a building:
 - carnival rides, circuses and similar commercial promotional activities for a period not in excess of seven days, notwithstanding that accessory off-street parking spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding *uses* set out below:

<u>Use</u> <u>Minimum Lot Size (m²)</u>

(a) Apartment or Townhouse 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional <i>Gross</i> <i>Floor Area</i> Ratio	Maximum Total <i>Gross</i> <i>Floor Area</i> Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	4.0 times the lot area
Step 4	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.0 times the lot area
Step 5	At least 40% of the additional density is used for below-market rental units or non market housing rental units and the remainder of the density is used for purpose-built rental units	Up to 0.5 times the <i>lot area</i>	5.5 times

- (c) Notwithstanding Sub-section 5(b):
 - (i) an assembly child care facility is excluded from the maximum density calculation; and
 - (ii) additional *density* in the amount of up to three times the *floor area* of the *assembly child care* facility may be excluded from the maximum *density* calculation.
- (d) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (e) For the purpose of Sub-section (5)(d), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (jj) space for community or non-profit groups that serve the community; and
 - (jjj) extraordinary public realm improvements.
- (f) For each accessible residential dwelling unit and adaptable unit provided, 2 m² is excluded from the gross floor area calculation. The exclusion of 2 m² for accessible residential dwelling units and adaptable units shall only be applied to a maximum of 20% of all dwelling units within a building.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (h) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities will be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(g);
 - (ii) additional *below-market rental units* or *non market housing* rental units are provided, in accordance with direction set out in the Citywide Official Community Plan; and
 - (iii) the amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional *below-market rental units* or *non market housing* rental units provided.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more *principal buildings* may be located on a *lot*.

(8) Setbacks

(a) *Buildings* or *structures* for the following *uses* must meet the siting distance from other *buildings* and *structures* where applicable and must be sited no closer than the corresponding setbacks from *lot* lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	3.0	6.0

(b) The above setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment use*.
- (b) A *commercial, assembly,* and *civic use* are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan.
- (c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

- (a) Buildings for townhouse use must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (b) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres.
- (c) Notwithstanding Sub-section (11)(b), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

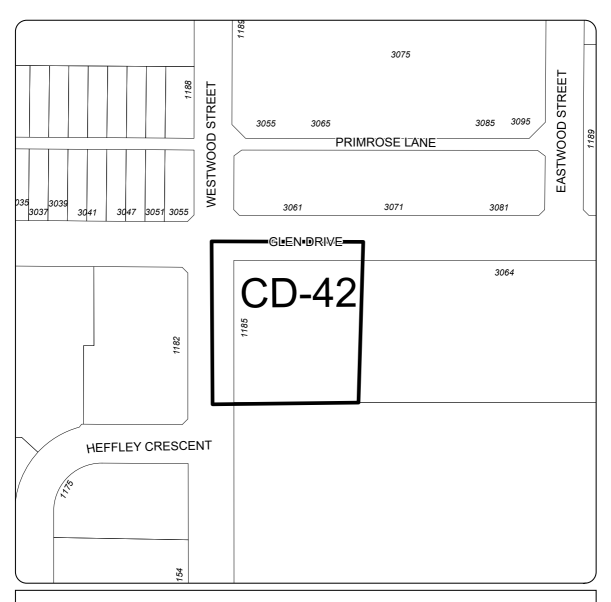
(12) Off-Street Parking and Loading

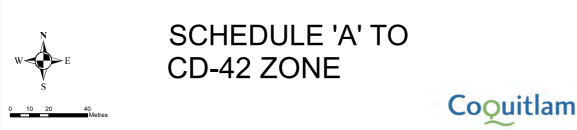
- (a) All accessory off-street parking must be provided as concealed parking.
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided.
- (c) Above-grade structured off-street parking along a street must be separated from the building face by other permitted uses.
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit. The common amenity area requirement can be reduced by a maximum of 100 sq. m. if an assembly child care facility is provided on site.
- (b) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-42 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-42 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(b)(i), and containing such other provisions as the *City* may require.

- (c) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (d) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





PART 21 COMPREHENSIVE DEVELOPMENT ZONES

2144 CD-44 Comprehensive Development Zone-44

(1) Intent

This site specific zone provides for *apartment* development with no *height* limit at high density.

(2) Permitted Uses

- (a) Residential, limited to:
 - (i) Apartment;
 - (ii) Townhouse as limited under Sub-section (9)(a); and
 - (iii) Congregate Housing and Care.
- (b) Commercial, limited to the following and not including a drive-through business:
 - (i) retail personal goods;
 - (ii) retail general;
 - (iii) personal service;
 - (iv) business and household service;
 - (v) restaurant;
 - (vi) office;
 - (vii) convenience retail; and

as further limited under Sub-sections (3)(a) and (9)(b).

- (c) Assembly, limited to:
 - (i) child-minding services;
 - (ii) assembly child care or child care;
 - (iii) private schools;
 - (iv) places of worship;
 - (v) youth/seniors centres; and

as further limited under Sub-section (9)(b).

- (d) Civic, limited to:
 - (vi) community centres;
 - (vii) libraries;
 - (viii) museums;
 - (ix) public squares;
 - (x) parks; and

as further limited under Sub-section (9)(b).

Accessory uses, limited to:

- (a) Boarding, as limited under Section 508(1);
- (b) Accessory residential;
- (c) Accessory home occupation, as limited under Section 508(3);
- (d) Accessory uses located in a building for apartment use, limited to:
 - (i) assembly child care or child care; and
 - (ii) where the *building* for *apartment use* contains only *congregate housing and* care:
 - (ii.i) retail sale of goods manufactured in resident workshops;
 - (ii.ii) retail sale of goods and services to residents of the building only; and
 - (ii.iii) workshops for residents, social and recreation space and facilities;
- (e) Lock-off units, as limited under Section 508(6); and
- (f) Accessory street vending.

(3) Conditions of Use

- (a) Commercial uses, except for the following, must be enclosed within a building:
 - (i) carnival rides, circuses and similar *commercial* promotional activities for a period not in excess of seven days, notwithstanding that *accessory off-street* parking spaces required by this bylaw may not be usable for that period;
 - (ii) a pickup window accessory to a *restaurant use* only accessible by pedestrians; and
 - (iii) the outdoor display and sale of retail goods if located between the front of the *building* and the property line or public right-of-way, whichever is closest, provided the display does not encroach upon the areas for parking, loading, pedestrian circulation, or landscaping otherwise required by this Bylaw.

(4) Lot Size

The following *uses* are not permitted on *lots* having areas less than the corresponding areas set out below:

Use Minimum Lot Size (m²)

(a) Apartment or Townhouse 1,110
Boarding 555

(b) The maximum *lot size* for a public park is 0.8 hectares.

(5) Density

- (a) All buildings and structures together must not exceed a base density gross floor area of 2.5 times the lot area.
- (b) The overall maximum base *density* of 2.5 times the *lot area* may be increased as follows:

<i>Density</i> Step	Condition of Additional <i>Density</i>	Additional Gross Floor Area Ratio	Maximum Total Gross Floor Area Ratio
Step 1	A financial contribution of 75% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.0 times the lot area
Step 2	A financial contribution of 65% of the land value of the additional <i>density</i> towards amenities as identified in the Citywide Official Community Plan	Up to 0.5 times the <i>lot area</i>	3.5 times the lot area
Step 3	A financial contribution of 50% of the land value of the additional <i>density</i> , of which 50% will be towards amenities, and 50% towards affordable housing as identified in the Citywide Official Community Plan	Up to 0.5 times the l <i>ot area</i>	4.0 times the lot area
Step 4	At least 20% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 1.0 times the <i>lot area</i>	5.0 times the lot area
Step 5	At least 40% of additional <i>density</i> is used for <i>priority unit types</i> as identified in the Citywide Official Community Plan and the remainder of the additional <i>density</i> is used for <i>purpose-built rental</i> units	Up to 0.5 times the <i>lot area</i>	5.5 times the lot area

- (c) In-lieu of a financial contribution as identified in Sub-section (5)(b), the *City* may require the provision of an amenity, equivalent in value to the financial contribution for the additional *density* allowed.
- (d) For the purpose of Sub-section (5)(c), the following amenities are eligible for consideration in an application of a *density* bonus:
 - (i) public facilities;
 - (ii) assembly child care or child care facilities;
 - (iii) space for community or non-profit groups that serve the community; and
 - (iv) extraordinary public realm improvements.
- (e) As additional *density* and on the conditions that:
 - (i) an assembly child care or child care facility is provided within the development and secured by a covenant registered in favour and to the satisfaction of the City under Section 219 of the Land Title Act; and
 - (ii) the development has achieved the maximum total *gross floor area ratio* in Sub-section (5)(b) Step 5,
 - an amount up to three times the *gross floor area* of the indoor area of such facility or facilities may be excluded from the calculation made in accordance with Subsections (5)(a) and (5)(b).
- (f) For each accessible residential dwelling unit and adaptable unit provided, 2 m² is excluded from the gross floor area calculation. The exclusion of 2 m² for accessible residential dwelling units and adaptable units shall only be applied to a maximum of 20% of all units within a building.
- (g) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards affordable housing will be waived if *below-market rental units* or *non market housing* rental units, each managed by a *third party housing partner*, are provided in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to the value of the *below-market rental units* or *non market housing* rental units provided.
- (h) All or part of the financial contribution identified in Sub-section (5)(b), Step 3, towards amenities may be waived under the following conditions:
 - (i) all of the financial contribution towards affordable housing has already been waived due to the provision of *below-market rental units* or *non market housing* rental units in accordance with Sub-section (5)(g); and
 - (ii) additional below-market rental units or non market housing rental units are provided, in accordance with direction set out in the Citywide Official Community Plan. The amount of the financial contribution eligible to be waived will be equal to \$1.00 for every \$1.20 of the value of the additional below-market rental units or non market housing rental units provided.

(i) Lot area for the purpose of calculating density will be based on the lot area prior to any road dedication.

(6) Lot Coverage

All buildings and structures combined must not exceed a lot coverage of 90%.

(7) Buildings Per Lot

One or more principal buildings may be located on a lot.

(8) Setbacks

(a) Buildings and structures for all uses must meet the siting distance from other buildings and structures where applicable and must be sited no closer than the corresponding setbacks from lot lines set out below:

Use	Lot Lines along a Street or Lane (metres)	Interior Side Lot Line and Rear Lot Line (metres)
All buildings or structures	3.0	6.0*

^{*}May be reduced to 4.5m to the *building* face and 3.0m to the balcony along the west property line for a *building* that is a maximum of six *storeys* tall.

(b) The above setbacks may increase under Sections 518, 519 and 523 or decrease under Section 514.

(9) Location of Uses

- (a) A townhouse use:
 - (i) must be in conjunction with a multi-storey high-density apartment development; and
 - (ii) must include fewer units than the number of units proposed for the *apartment* use;
- (b) A commercial, assembly, and civic use are only permitted in the City Centre Area Plan and the Burquitlam-Lougheed Neighbourhood Plan area as identified in the Citywide Official Community Plan; and

(c) A *lock-off unit use* is only permitted within the Evergreen Line Core and Shoulder Station areas as identified in Schedule "O".

(10) Height

Not applicable in this zone.

(11) Building Size

- (a) Buildings for townhouse use must not exceed 55 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres;
- (b) Buildings for apartment use must not exceed 65 metres in length, and must be designed with appropriate architectural breaks where the length of the building exceeds 37 metres; and
- (c) Notwithstanding Sub-section (11)(b), where a directional turn in the *building* is provided, the Director of Development Services may permit *buildings* for *apartment use* that extend beyond 65 metres in length.

(12) Off-Street Parking and Loading

- (a) All accessory off-street parking must be provided as concealed parking;
- (b) Above-grade structured parking may be located up to the second *storey* only if at least one *storey* of *underground parking* is also provided;
- (c) Above-grade structured *off-street parking* along a *street* must be separated from the *building* face by other permitted *uses*; and
- (d) The regulations under Part 7 apply.

(13) Other Regulations

- (a) Each dwelling unit in a building for apartment or townhouse use must be provided with access to an on-site common amenity area or areas totaling not less than 5.0 m² per dwelling unit.
- (b) Where assembly child care is a principal use, the common amenity area may be reduced up to 20%, provided that such reduction shall not exceed 100 square metres and the common amenity area meets all requirements of the City's Child Care Incentive Policy, or any replacement thereof, as determined by the General Manager Planning and Development.

- (c) Despite the definition of "lot" contained in Part 2 of this Bylaw, a lot in the CD-44 zone may consist of two or more contiguous parcels of land (including air space parcels) where:
 - (i) the *use* of land and *gross floor areas* of *buildings* on such parcels taken together comply with the provisions of the CD-44 zone;
 - (ii) the parcels are subject of a development providing for the parcels to be developed together as a single development; and
 - (iii) there is registered against each such parcel a covenant under Section 219 of the Land Title Act in favour of the *City* requiring that such parcel be developed in accordance with Sub-section (13)(c)(i), and containing such other provisions as the *City* may require.
- (d) The regulations under Part 2, Part 3, Part 4, Part 5 and Part 6 apply.
- (e) The number of *studio dwelling units* in any single *building* must not exceed 30% of all *dwelling units* in the *building*.





SCHEDULE 'A' TO CD-44 ZONE



