	BY-	LAW	NO.	
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A By-law to Amend Coal Harbour Official Development Plan By-law No. 6754 regarding updated reference to Section 11

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, ϵ as as folk

- 1. This By-law amends the indicated provisions of Schedul of the Coal Harbou. Cial Development Plan By-law No. 6754.
- 2. In section 3.2.1, Council strikes out "11.31" and suitutes "11".
- 3. A decision by a court that any part of this By-la illegal, v or unenforceable severs that part from this By-law, and is not to affect the balance is P v.
- 4. This By-law is to come into force and take effect on the of its enactment.

ENACTED by Council this	d. of	, 2019
		Mayor
		City Clerk

A By-law to amend Downtown Eastside/Oppenheimer Official Development Plan By-law No. 5532 regarding updated references to section 11

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follow

- 1. This By-law amends the indicated provisions of medule A of the Dow n-Eastside/Oppenheimer Official Development Plan By-law F ...
- 2. In subsections 4.2.1(e), 5.2.1(b), 6.2.1(e), ar 2.1(d), Councillaikes out "11.26" and substitutes "11".
- 3. In subsection 4.2.1(h), Council strikes out "11.23" and ututes "11".
- 4. In subsection 4.2.1(j), Council string out "11.28" and subsection 5.1".
- 5. In sections 4.2.2, 5.2.2, 6.2.2, and 2.2, 0. *rikes out "1" and substitutes "11".
- 6. A decision by a court that any part cours by that part from this By-law, and is not to affect by be of this By-law.
- 7. This By-law is one in orce and ta effect on the date of its enactment.

ENACTED by ancil this day of	, 2019
	Mayor
	City Clark

A By-law to amend Downtown Official Development Plan By-law No. 4912 regarding updated references to sections 6 and 1

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, ϵ as follows

- 1. This By-law amends the indicated provisions of Schedul of the Downtown C. Development Plan By-law No. 4912.
- 2. In subsections 1(e), 3(e), 10(c), 14(e), 15(e), and (e) of Section 1, Council strikes "5" and substitutes "6".
- 3. In subsections 4(a) and 8(a) of Section 1, Co. striker ("11.23" and substitutes "11".
- 4. In subsection 7(a) of Section 1, Council strikes out "11.2. d substitutes "11".
- 5. In subsection 18 of Section 1, Co. cilcs. "t "11.28" and titutes "11".
- 6. In subsection 19 of Section 1, Cour strikes or substitutes "11".
- 7. A decision by a court that any part of SB w is illegal, void, or unenforceable severs that part from this By-law of to affect ance of this By-law.
- 8. This By-law come interce and tak fect on the date of its enactment.

ENACTED by cil this	, 2019
	Mayor
	City Clerk

A By-law to amend False Creek North Official Development Plan By-law No. 6650 regarding updated reference to section 1

THE COUNCIL OF THE CITY OF VANCOUVER, in public meet enacts as follows:

- 1. This By-law amends the indicated provisions of School are A of the False Creek North Official Development Plan By-law No. 6650.
- 2. In section 3.3.1, Council strikes out "11.31" and titutes "1"
- 3. A decision by a court that any part of this By-law is not of this By-law, and is not to affect the balance of this law.
- 4. This By-law is to come into force a "ect on the date enactment."

ENACTED by Council this	day	, 2019
		Mayor
		City Clerk

A By-law to amend False Creek Official Development Plan By-law No. 4812 regarding updated reference to section 11 and removal of a gendered reference

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follow

- 1. This By-law amends the indicated provisions of Schole A of the False Creek ial Development Plan By-law No. 4812.
- 2. In the second paragraph under the title "Interparation", Council Les out "may at his discretion" and substitutes "may, at the Director of Plan. 's discretion.
- 3. In subsection 2.1(h), Council strikes out "11.31" and tes "11".
- 4. A decision by a court that any partities By-law is illegal, the or unenforceable severs that part from this By-law, and is not to a control of this By-law.
- 5. This By-law is to come into force a lake effect late of its enactment.

ENACTED by Council this day of	, 2019
	Mayor
	City Clerk

A By-law to amend Parking By-law No. 6059 regarding updated reference to Zoning & Development

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, ϵ as as folk

- 1. This By-law amends the indicated provisions of the Park 3y-law No. 6059.
- 2. In section 2, Council strikes out "Words used in By-law shall have the mea assigned to them by sections 2, 9 and 10.5 of the inning and Development By-law" as substitutes "Words used in this By-law shall have the saning assign to them in the Zoning and Development By-law".
- 3. A decision by a court that any part of this By-law is not oid, or unenforceable severs that part from this By-law, and is not to affect the balance of the law.
- 4. This By-law is to come into force of "ect on the date" enactment.

ENACTED by Council this day of	, 2019
	Mayor
	City Clerk

A By-law to amend Southeast False Creek Official Development Plan By-law No. 9073 regarding updated reference to section 11

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, ϵ as folk

- 1. This By-law amends the indicated provisions of Schedul of the Southeast Fa. Creek Official Development Plan By-law No. 9073.
- 2. In subsection 4.3.1(h), Council strikes out "11.31" a substitutes "11".
- 3. A decision by a court that any part of this By-la illegal, v or unenforceable severs that part from this By-law, and is not to affect the balance is P v.
- 4. This By-law is to come into force and take effect on the of its enactment.

ENACTED by Council this	d. If	, 2019
		Mayor
		City Clerk

A By-law to amend Southeast Granville Slopes Official Development Plan By-law No. 5752 regarding updated reference to section 11

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, each as folk

- 1. This By-law amends the indicated provisions of Schedul of the Southeast G. Slopes Official Development Plan By-law No. 5752.
- 2. In section 6.2.5, Council strikes out "11.31" and suitutes "11".
- 3. A decision by a court that any part of this By-la illegal, v or unenforceable severs that part from this By-law, and is not to affect the balance is P v.
- 4. This By-law is to come into force and take effect on the of its enactment.

ENACTED by Council this	d, of	, 2019
		Mayor
		City Clerk

BY-L	AW	NO.	

A By-law to Amend Zoning and Development By-law No. 7 regarding removal of a definition, updated format for sections and 11, consequential updates to sections 10 and 11 references, removed dered references, an amendment to the C-5, C-5A, and C-6 Districts medule arify a relaxation provision, and an amendment to the I-3 District Schedule to claric regulations

THE COUNCIL OF THE CITY OF VANCOUVER, in public sting, enacts as follows:

- 1. This By-law amends or adds to the indicated sions of the ing and Development By-law.
- 2. In section 2, Council strikes out the definition "Head ehold".
- 3. Council strikes out sections 2, 10 11, and substitute. Tions 2, 10, and 11 as set out in Schedule A attached to this By-la
- 4. In subsection 3.2.1(a), Council striction out "section 10".
- 5. In paragraph 5.7(c)(i), Council strik out ection 10.1∠.3" and substitutes "section 10.8.3".
- 6. In section 5 Council st s out "subs on 11.6 of".
- 7. In the f wing sections uncil strikes ou 0.1" and substitutes "10.5":
 - (a) se 3.2.' or the KA-1. Schedule;
 - (b) section and 4.2.1 of the RT-10 and RT-10N Districts Schedule;
 - section. 3 and 4.1.4 of the RT-11 and RT-11N Districts Schedule;
 - ction 4. the RM-1 and RM-1N Districts Schedule;
 - (e) on 4.19. 14.19.2 of the RM-7, RM-7N, and RM-7AN Districts Schedule;
 - (f) se s 4.19.1 4.19.2 of the RM-8, RM-8A, RM-8N, and RM-8AN Districts Schee:
 - (g) sectic 19.1 of the RM-9, RM-9A, RM-9N, RM-9AN, and RM-9BN Districts Sched;
 - (h) sectic .19.1 of the RM-10 and RM-10N Districts Schedule;
 - (i) sect 4.19.1 of the RM-11 and RM-11N Districts Schedule; and
 - s n 4.19.1 of the RM-12N District Schedule.
- 8. In ____n 2.3 of CD-1(400), Council strikes out "10.4" and substitutes "10.24".
- 9. In the following sections, Council strikes out "10.7" and substitutes "10.32":
 - (a) sections 4.5.5 and 4.5.6 of the RT-10 and RT-10N Districts Schedule;
 - (b) sections 4.5.5 and 4.5.6 of the RT-11 and RT-11N Districts Schedule;

- (c) section 4.5.5 of the RM-1 and RM-1N Districts Schedule:
- (d) section 5.2 of CD-1(256);
- (e) section 5.2 of CD-1(257); and
- (f) section 6.2 of CD-1(445).
- 10. In the following sections, Council strikes out "10.7.1(b)" and substitutes " 2.1(b)":
 - (a) sections 4.4.6, 4.5.6, and 4.6.3 of the RS-5 District Schedu
 - (b) sections 4.4.2, 4.5.3, and 4.6.2 of the RS-6 District Sche
 - (c) sections 4.4.1(e), 4.5.4, and 4.6.3 of the RS-7 District edule;
 - (d) sections 4.4.5 and 4.6.3 of the RT-10 and RT-10N Districts Schedule.
 - (e) sections 4.4.5 and 4.6.3 of the RT-11 and RT-11 stricts Schedule;
 - (f) sections 4.4.5, 4.5.7, and 4.6.3 of the RM-1 ar M-1N Districts Schedule,
 - (g) sections 4.4.6, 4.5.2, and 4.6.2 of the P', RM-7N, and RM-7AN Dis. Schedule;
 - (h) sections 4.4.5, 4.5.2, and 4.6.4 of to KM-8, RM-8/ AM-8N, and RM-8AN Districts Schedule;
 - (i) sections 4.4.5, 4.5.4, and 4.6.3 of the RM M-C M-9N, RM-9AN, and RM-9BN Districts Schedule;
 - (j) sections 4.4.4, 4.5.4, and 4.6.5 of the RM-10 an 4-10N Districts Schedule;
 - (k) sections 4.4.4, 4.5.3, and of the RM-11 and N Districts Schedule;
 - (I) sections 4.4.4, 4.5.2, and b. RM-12N Districtive dule; and
 - (m) sections 4.4.2, 4.5.2, and 2 of a Shaughness trict Schedule.
- 11. In the following sections, Council still 5 out "1 (e) bstitutes "10.32.1(e)"
 - (a) section 4.1 the RS-6 Dis nedule; and
 - (b) section RS-7 Dist Schedule.
- 12. In section .4.1 of CD- 56), Council ikes out "Section 10.10 and 10.11" and substitutes "Sr on 10.18".
- 13. In section of C^r ($\angle 17$), Count we out "10.10.2 and 10.10.3" and substitutes "10.18.2 and 10.18.
- 1 "lowing some ns, Council strikes out "section 10.11" and substitutes "sections .18.5 and 16 "S":
 - (a) section CD-1(275);
 - (b) section 5. CD-1(435);
 - (c) sections 5 and 5.4 of CD-1(445);
 - (d) section 6 f CD-1(446);
 - (e) section of CD-1(489):
 - sectir .2 of CD-1(629); and
 - \(\) 5.2 of CD-1(633).
- 15. In the following sections, Council strikes out "Section 10.11" and substitutes "Sections 10.18.5 and 10.18.6":
 - (a) section 4.2 of CD-1(539); and
 - (b) section 6.2 of CD-1(580).

- 16. In the following sections, Council strikes out "Section 10.11, entitled Relaxation of Limitations on Building Height, of the Zoning and Development By-law, does not apply to this By-law." and substitutes "Sections 10.18.5 and 10.18.6 of the Zoning and Development by-law do not apply to this By-law.":
 - (a) section 7.6 of CD-1(363);
 - (b) section 4.3 of CD-1(413);
 - (c) section 4.2 of CD-1(414);
 - (d) section 4.2 of CD-1(416);
 - (e) section 7.2 of CD-1(418);
 - (f) section 6.2 of CD-1(422);
 - (g) section 6.2 of CD-1(426);
 - (h) section 4.2 of CD-1(427);
 - (i) section 6.2 of CD-1(442);
 - (j) section 6.2 of CD-1(443); and
 - (k) section 6.2 of CD-1(444).
- 17. In the following sections, Council strikes out 10.11 of the Zoning and Development By-law applies to this site" and substitutes "Section 10.18.5 and 10.18.6 of the Zoning and Development By-law apply the site":
 - (a) section 7.3 of CD-1(311); and
 - (b) section 5.2 of CD-1(607).
- 18. In the following sections, Council tike ut "Section 10.11 of the Zoning and Development By-law is to this By-law substitutes "Sections 10.18.5 and 10.18.6 of the Zoning and Development By-law":
 - (a) sectio 2 of CD-1(37
 - (b) sec . 5.2 of CD-1(4);
 - (c) sec. 1.2 of CD-1
 - (d) section of Cr (302).
- 19. CD-1(419), Council strikes out "Section 10.11 Relaxation of Library United Section 10.11 Relaxation 10.11 Rel
- 20. In section 6 on Building Height he Zoning and Development By-law does not apply" and substitutes cetions 10.18.5 an 0.18.6 of the Zoning and Development By-law do not apply".
- In the following sections, Council strikes out "Section 10.11 of the Zoning and Developing and Substitutes "Sections 10.18.5 and 10.18.6 of the Zoning and Developing aw do":
 - (a) section 5.2 of CD-1(428); and
 - (b) section 4.2 of CD-1(455).
- 22. In section 5.2 of CD-1(510), Council strikes out "Section 10.11 of the Zoning and Development By-law is to apply, except that despite section 10.11" and substitutes "Sections

- 10.18.5 and 10.18.6 of the Zoning and Development By-law are to apply, except that despite sections 10.18.5 and 10.18.6,".
- 23. In the following sections, Council strikes out "10.11.1" and substitutes "10.18.5":
 - (a) section 4.17.7 of the RS-6 District Schedule;
 - (b) section 4.17.7 of the RS-7 District Schedule;
 - (c) section 5.1 of CD-1(55);
 - (d) section 4 of CD-1(63);
 - (e) section 4.2 of CD-1(686); and
 - (f) section 4.2 of CD-1(701).
- 24. In section 4 of CD-1(279), Council strikes out "10 and 10.11.2" and sub "es "10.18.5 and 10.18.6".
- 25. In section 3 of CD-1(143), Council:
 - (a) strikes out "10.15.1" and substitutes "10.21.1",
 - (b) strikes out "10.15.2" and substitutes "10.21.2".
- 26. In section 7 of CD-1(54), Council so out "10.16" and so 'tutes "10.9".
- 27. In section 4.5(b)(ii) of CD-1(415), uncil 5. "t "10.21.2" bubstitutes "11.10.2".
- 28. In the following sections, Council still 3 out "1" and area tes "10.27":
 - (a) sections 2 "\, 3.2.1.DW and 4.5.2 of the RS-1 District Schedule;

 - (c) secti 2.2.A(b) a 4.5.3 of the -1B District Schedule;
 - (d) se ins 2.2.A(b) a 4.5.2 of the 2 District Schedule;
 - (e) Juons 2.2A(b)/ and 4.5.2 of the 3 and RS-3A Districts Schedule:
 - (f) ons 2.2A (h)(ii), 4.5.4, and 4.5.5 of the RS-5 District Sc. tle;
 - (g) section .A(b)(ii), 3.2.DW(b)(iii), 4.5.2, and 4.16.3 of the RS-6 District Schedu.
 - ctions 2. 'b)(ii) and 4.5.3 of the RS-7 District Schedule;
 - (i) and 4.5.2 of the RT-1 District Schedule;
 - (j) se s 2.2.A(L d 4.5.2 of the RT-2 District Schedule;
 - (k) sect. 2.2.A(b) and 4.5.2 of the RT-3 District Schedule;
 - (I) sectic 2.2.1.A(b) and 4.5.2 of the RT-4, RT-4A and RT-4AN Districts Scheo
 - (m) sectic 2.2.1.A(b) and 4.5.2 of the RT-5 and RT-5N Districts Schedule;
 - (n) sec⁺ 3 2.2.A(b) and 4.5.2 of the RT-6 District Schedule;
 - s ons 2.2.A(c)(ii) and 4.5.2 of the RT-7 District Schedule;
 - zions 2.2.A(c)(ii) and 4.5.2 of the RT-8 District Schedule:
 - (q) sections 2.2.A(b)(ii) and 4.5.2 of the RT-9 District Schedule;
 - (r) section 2.2.A(b)(ii) of the RT-10 and RT-10N Districts Schedule;
 - (s) sections 2.2.A(b)(iii) and 4.5.2 of the RT-11 and RT-11N Districts Schedule;
 - (t) section 2.2.A(b)(ii) of the RM-1 and RM-1N Districts Schedule;
 - (u) section 2.2.A(b) of the RM-4 and RM-4N Districts Schedule;
 - (v) section 4.5.4 of the C-1 District Schedule; and

- (w) section 2(b)(ii) of CD-1(192).
- 29. In the following sections, Council strikes out "11.2" and substitutes "10.29":
 - (a) sections 4.4.2 and 4.6.2 of the RS-1A District Schedule;
 - (b) sections 4.4.2 and 4.6.2 of the RS-1B District Schedule;
 - (c) sections 4.4.2 and 4.6.2 of the RS-2 District Schedule;
 - (d) section 4.6.2 of the RS-3 and RS-3A Districts Schedule;
 - (e) sections 4.4.2 and 4.6.2 of the RT-1 District Schedule;
 - (f) sections 4.4.2 and 4.6.2 of the RT-2 District Schedule:
 - (g) section 4.6.2 of the RT-3 District Schedule;
 - (h) sections 4.4.2 and 4.6.2 of the RT-4, RT-4A 7-4N and RT-4AN tricts Schedule:
 - (i) sections 4.4.2 and 4.6.2 of the RT-5 and RT Districts Schedule;
 - (j) sections 4.4.2 and 4.6.2 of the RT-6 Distriction chedule; and
 - (k) section 4.6.2 of the C-1 District Sched
- 30. In the following sections, Council strikes out "11.3" sur utes "10.20":
 - (a) section 3.2.AG of the C-2C District Schedule;
 - (b) sections 2.1 and 3.1 of th District Schedule;
 - (c) sections 2.1 and 3.1 of the frict Schedule;
 - (d) sections 2.1, 3.1, 4.4.2, ar \.6.2 \cdot. \.18 District S \...\ule;
 - (e) sections 2.1 and 3.1 of the District 5
 - (f) sections 2.1 and 3.1 of the I and IC stree dule;
 - (g) sections 2.1 and 3.1 of the IC Distriction Schedule;
 - (h) sections 2 1 of the I-1 Schedule;
 - (i) section or the A District St. dule;
 - (j) secti ...1 of the District Sc. ule;
 - (k) se ins 2.1 and 3 If the I-2 Dist Schedule;
 - (I) Juons 2.1 and for the I-3 Distr. chedule;

 - (n) se 3.2.7 The HA-2 . Schedule;
 - (o) section the Downtown District Schedule; and
 - section. of the B.C. Place/Expo District Schedule.
- In section of CD- 1, Council strikes out "Sections 11.3.2, 11.3.3 and 11.3.4" and substitutes "substitutes "substitutes" (c) and (d)".
- 32. In the following ections, Council strikes out "11.10.2" and substitutes "11.13.2":
 - (a) sectic .3.1(b) of the C-1 District Schedule;
 - (b) sec⁺ 3.3.1(b) of the C-2 District Schedule;
 - s 3.3.1(b) of the C-2B District Schedule;
 - tion 3.3.1(b) of the C-2C District Schedule;
 - (e) section 3.3.1(b) of the C-2C1 District Schedule;
 - (f) section 3.3.1(b) of the C-3A District Schedule;
 - (g) section 3.3.1(b) of the C-5, C-5A, and C-6 Districts Schedule;
 - (h) section 3.3.1(b) of the C-7 and C-8 Districts Schedule;
 - (i) section 3.3.1(b) of the FC-1 District Schedule; and
 - (j) section 3.3.1(e) of the HA-1 and HA-1A Districts Schedule.

- 33. In section 2(a)(iii) of CD-1(186), Council strikes out "11.17" and substitutes "11.9".
- 34. In section 2.1 of CD-1(354), Council:
 - (a) in subsection (a), strikes out "11.18" and substitutes "11.2"; and
 - (b) in subsection (b), strikes out "11.19" and substitutes "11.2".
- 35. In section 2.1 of CD-1(361), Council:
 - (a) in subsection (a), strikes out "11.18" and substitutes "11.2"; and
 - (b) in subsection (b), strikes out "11.19" and substitutes." 2".
- 36. Council strikes out all references in the district schemes, including the comprehendevelopment district schedules, to any of the following, where they appear:
 - (a) ", subject to Section 11 of the Zoning & lopment aw";
 - (b) ", subject to section 11.4 of this By-law";
 - (c) ", subject to section 11.4 of this by-law";
 - (d) ", subject to Section 11.4 of this By-law";
 - (e) ", subject to the provision oction 11.4 of this by ";
 - (f) ", subject to the provision 11.4 of this By-ic
 - (g) ", subject to the provisions sectio. "f this by-law
 - (h) ", subject to the provisions ection 11. "V-law";
 - (i) ", subject to section 11.7 of the By-law"
 - (j) ", subject to section 11.7 of the v-la
 - (k) ", subject * 11.7 of thi. ";
 - (I) ", subjet the sions of se 11.7 of this By-law";
 - (m) ", su' (to sectio .8 of this B w";
 - (n) ", ect to sectio 1.8 of this by ";
 - (o) Judgect to Section 11.8 of this By-
 - (p) bject to the action 11.8 of this By-law";
 - (q) ", ct to provisions on 11.8 of this By-law";
 - (r) ", sub ection 11.9 of this By-law";
 - ", subjection 11.9 of this by-law";
 - subject ction 11.9 of this By-law";
 - (u) bject to covisions of section 11.9 of this By-law";
 - (v) ", ct to the isions of section 11.9.3 of this By-law";
 - (w) ", su t to the provisions of section 11.10 of this By-law";
 - (x) ", sub to section 11.16 of this By-law";
 - (y) ", subj to section 11.16 of this by-law";
 - (z) ", sub to the provisions of section 11.16 of this By-law";
 - (aa) ", sv ct to the provisions of Section 11.16 of this By-law";
 - b) "___ect to section 11.17 of this By-law";
 - ubject to section 11.17 of this by-law";
 - (dc , subject to the provisions of section 11.17 of this By-law";
 - (ee) ", subject to the provisions of section 11.17 of this by-law";
 - (ff) ", subject to the provisions of Section 11.17 of this By-law";
 - (gg) ", subject to the provision of section 11.18 of this By-law";
 - (hh) ", Subject to section 11.18 of this by-law";
 - (ii) ", subject to section 11.18 of this by-law";

- (jj) ", subject to the provisions of section 11.18 of this By-law";
- (kk) ", subject to the provisions of section 11.19 of this By-law";
- (II) ", subject to section 11.19 of this By-law";
- (mm) ", and subject to the provisions of Section 11.18 and 11.19 of this By-law";
- (nn) ", subject to section 11.20 of this By-law";
- (oo) ", subject to the provisions of section 11.20 of this By-law";
- (pp) ", subject to section 11.21 of this By-law";
- (qq) ", subject to section 11.21 of this by-law";
- (rr) ", subject to the provisions of section 11.21 of this By-law"
- (ss) ", subject to the provisions of Section 11.21 of this By-
- (tt) ", subject to the provisions of section 11.22 of this Pv-law";
- (uu) ", subject to the provisions of section 11.23 of this law";
- (vv) ", subject to section 11.24 of this By-law";
- (ww) ", subject to section 11.24 of this by-law";
- (xx) ", subject to the provisions of section 11.2 this By-law";
- (yy) ", subject to section 11.25 of this by-lay
- (zz) ", subject to section 11.26 of this By-law
- (aaa) ", subject to the provisions of section 11.26 is F w";
- (ccc) ", subject to the provisions of section 11.28 of the law";
- (ddd) ", subject to the provision action 11.29 of this w";
- (eee) ", subject to the provision 11.30 of this By
- (fff) ", subject to the provision secured of the Zon. and Development By-law"; and
- (ggg) ", subject to the provisions of ction 1" or u. w".
- 37. In the following Council strate "the Director of mining." Council strate "the Director of mining.
 - (a) $s_{f} = 0.4.1.3$;
 - (b) xion 4.5.5;
 - (c) on 5.1;
 - (d) se \$ 4.3 \(\) and 5.∠ \(\). \(\). \(\)-1 District Schedule;
 - (e) section 3, 4.3.4, 4.3.5, 4.4.2, 4.5.3, 4.6.5, 4.7.1(c)(i), 4.7.1(c)(ii), 4.8.4, 4.16.3, 1, 5.4(b), 5.4(c), 5.5(a), and 5.5(b) of the RS-1 District Schedule;
 - ctions 5. 5.2(c), 5.3(a), and 5.3(b) of the RS-1A District Schedule;
 - (g) ons 5.2, b), 5.3(c), 5.4(a), and 5.4(b) of the RS-1B District Schedule;
 - (h) se s 5.3(b), s), 5.4(a), and 5.4(b) of the RS-2 District Schedule;
 - (i) sect. 4.3.2, 4.3.3.(b), 4.7.1(c), 5.1(a), 5.3(b), 5.3(c), 5.4(a), and 5.4(b) of the RS-3 RS-3A Districts Schedule;
 - (j) sectio 4.3.4, 4.3.5, 4.5.3, 4.7.1(c), 5.2(a), 5.2(b), 5.4(b), 5.4(c), 5.5(a), and the RS-5 District Schedule;
 - (k) sect 3 4.3.6, 4.7.1(d)(i), 5.2(a), 5.2(b), 5.4.1(a), 5.4.1(b), 5.4.1(c), 5.4.1(d), 5 (e), 5.5.1(a), 5.5.1(b), 5.5.1(c), 5.5.1(d), 5.5.1(e), 5.5.1(f), 5.5.3(b), 5.5.3(c), .1(a), and 5.6.1(b) of the RS-6 District Schedule;
 - (I) sections 4.7.1(a), 4.7.2, 4.19.1, 5.2(a), 5.4(a), 5.4(b), 5.4(c), 5.4(d), 5.5(a), 5.5(b), 5.5(c), 5.5(d), 5.5(e), 5.7(b), 5.7(c), 5.8(a), 5.8(b), and 5.9(b) of the RS-7 District Schedule:
 - (m) sections 4.3.4, 4.7.1, 4.19.1, 5.2, 5.3, and 5.7(c) of the RT-3 District Schedule;
 - (n) section 5.2 of the RT-5 and RT-5N Districts Schedule;
 - (o) section 5.2 of the RT-6 District Schedule;

- (p) sections 4.3.2, 4.5.3, 4.7.3(c)(ii), 4.16.2, and 4.16.3of the RT-7 District Schedule;
- (q) sections 4.3.2, 4.5.3, 4.7.3(c)(ii), and 4.16.2 of the RT-8 District Schedule;
- (r) sections 4.4.2, 4.7.1(a), 4.7.1(b)(ii), and 4.16.2 of the RT-9 District Schedule;
- section 4.6.2 of the C-5, C-5A, and C-6 Districts Schedule; (s)
- sections 4.4.1, 4.4.2, 4.6.3, 4.7.1(a), and 4.7.1(b) of the C-7 and 3 Districts (t) Schedule: and
- (u) section 4.6.2 of the IC-3 District Schedule.
- 38. In the following sections, Council strikes out "his" wherever it ∌â⊾ d substitutes "the Director of Planning's":
 - (a) section 3.3.3;
 - (b) section 3.3.4;
 - section 4.1.3: (c)
 - (d) section 4.1.5;
 - (e) section 4.3.1;
 - (f) section 4.3.2;
 - section 10.3: (g)
 - section 10.6.3; (h)
 - (i) section 10.6.4;
 - (i) section 10.11.1: and

 - section 10.16.6. (k)
- 39. "require u In section 3.3.3, Council strikes \(\cdot\) considered by the Board" and substitutes "require that it be considered by Devel/ en، . Doard".
- 40. In section 4.2.3, rtrikes out "h substitutes "their".
- 41. In section 1 ر.2. Coun luding such conditions as the Director may strikes out decide, provided the Directo. d substitutes "including such conditions as st considers the Director of Inning may de , provided that Director of Planning first considers".
- es out "he" and substitutes "the Director of 42. In the fo. ng sr ris, Counc. Planning or the Dev A Permit Board, as the case may be,":
 - oction 4. the C-1 District Schedule;
 - e C-2B District Schedule: ົ່າກ 4.3.≥ (b)
 - 4.3.2 0 C-2C District Schedule: (c)
 - 1.3.2 of the C-2C1 District Schedule; and (d) sect.
 - 3.2 of the C-7 and C-8 Districts Schedule. (e) sectic

In the MC-1 a MC-2 Districts Schedule, Council:

- tion 5.2, strikes out "as the Director deems necessary" and substitutes "as Director of Planning deems necessary"; and
- in section 5.3, strikes out "provided that the Director first considers" and (b) substitutes "provided that the Director Planning first considers".
- 44. In section 5.2(c) of the C-5, C-5A, and C-6 Districts Schedule, Council adds ", except that this does not apply to any portion of floor area increased pursuant to sections 4.7.1.1(b) or 4.7.8" after "secured market rental housing".

- 45. In the I-3 District Schedule, Council:
 - (a) strikes out subsection 4.3.3(a); and
 - (b) renumbers the first subsection (b) as subsection (a).

Severability

46. A decision by a court that any part of this By-law is illegal, void.e. eable severs that part from this By-law, and is not to affect the balance of this By-law.

Force and effect

47. This By-law is to come into force and take effect or date of its enactment.

ENACTED by Council this day of , 2019

Mayor

City Clerk

SCHEDULE A

APPENDIX A

cion 2

SCHEDULE A

Section 2

Definitions

In this By-law, unless the context otherwise requires, the term in the legal of the table below has the meaning provided in the adjacent right column table below

[Note: Individual land uses that fall within one of the twelve defined general lan categories, which are in bold below, are indiced with the corresponding letter and colour as follows:



The legal definition of the de

[Note: The continuous of the c

	finition	
Accessory	ng A built is: (a) the use or intended use of which is ancillary to that of the principal building situated on the site, but does not include an additional dwelling unit to a dwelling unit already existing; or	ame
	(b) which is ancillary to the principal use being me of the site on which such accessory use is loca	

* Constitution (Vol.)	x coor contrateror
Accessory Use	A use which is: (a) ancillary to the principal building, or use of the principal building, situated on the same site; or
	(b) ancillary to the principal use being made of the site upon which such accessory use is located.
Adult Magazine	Any pamphlet or magazine which:
	(a) contains a visual image or representation of pubic, perineal or perianal areas, the butt the female breast;
	(b) depicts sexual conduct or sadomas c behaviour.
Adult Retail Store	The use of premises to display or retail eith of the following:
	(a) a sex object;
	(b) adult magazines using more than 3.0 linear metre of shelving, bein maximum of 0.6 m in depth.
Affordable	A financial contril to the per share as
Housing Share	specified in the Afr ble homenity
	Share Schedule to t -law, that exchange for a speci crease in the
	floor area of a develop and that is to
	the provision of social h g.
Agricultural Uses	or all of the following us
	Nurs Id Crop or Fruit
	Stable:
	Urban F · Class A;
	Urban F - Class A; Urban / - Class B.
An.	Urban - Class B.
An. Land, e	Urban - Class B.
	The popen area water for the eany license provisions of the
	Urban - Class B. The popen area water for the eany license provisions of the eronautics Act is conditional upon obtaining the
	The popen area water for the eany license provisions of the
A Committee of the Comm	Urban - Class B. The popen area water for the ye any license armit issued pure provisions of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is
Lanc. e	Urban - Class B. The popen area water for the eany license provisions of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The popen area water for the eany license provisions of the eronautics Act is conditional upon obtaining the approval of the City is required prior to the issuance of the license or permit.
Lanc. e	Urban - Class B. The popen area water for the end of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The popen area water for the end of the end of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The popen area water for the end of the end of the eronautics and in the City is required prior to the issuance of the license or permit.
Lanc. e	Urban - Class B. The popen area water for the we any license any license provisions of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The popen area water for the provisions of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The popen area water for the parmit tensor is any license and in the Act of the City is required prior to the City is required prior to the issuance of the license or permit.
Lanc. e	Urban - Class B. The propen area water for the early license armit issued pure provisions of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. nancial contribution in an amount per share as ed in the Affordable Housing and Amenity edule to this By-law, that is paid in exchange for a led increase in the permitted floor area of a development, and that is to be used towards the conservation or provision of an amenity as specified in
Lanc. e	Urban - Class B. The popen area water for the we any license ermit issued pure provisions of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The provision of the City is required prior to the issuance of the license or permit. The provision of the City is required prior to the issuance of the license or permit. The provision of the City is required prior to the issuance of the license or permit. The provision of the permit prior is the permit prior is paid in exchange for a led increase in the permit ted floor area of a development, and that is to be used towards the
Lanc. e	Urban - Class B. The popen area water for the eany license water for the eany license provisions of the eronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The provision in an amount per share as ead in the Affordable Housing and Amenity endule to this By-law, that is paid in exchange for a led increase in the permitted floor area of a development, and that is to be used towards the conservation or provision of an amenity as specified in the applicable district schedule regulations. The use of premises for the care of birds, fish,
Land	Urban - Class B. The popen area water for the we any license armit issued pure provisions of the pronautics Act is conditional upon obtaining the approval of the City, or where the consent of the City is required prior to the issuance of the license or permit. The provision in an amount per share as a led in the Affordable Housing and Amenity shedule to this By-law, that is paid in exchange for a led increase in the permitted floor area of a development, and that is to be used towards the conservation or provision of an amenity as specified in the applicable district schedule regulations.



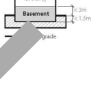
Animal Products Processing	The use of premises for the processing of hides, skins, tankage, feathers, bristles, human hair, or other crude, inedible animal products, or for the tanning, curing, or dressing of furs, hides or skins.				
Arcade	The use of premises for four or more machines on which games are played for amusement or entertainment and for which a coin or token must inserted or a fee is charged for use.				
Artist Studio	Where used without a qualifier, both an ar dio - class A and an artist studio - class B.				
Artist Studio - Class A	The use of premises for the production comusic, creative writing, painting, drawings, consculpture, video, moving or still photography, which involves amplified sound or one or more comaterials or processes specified under artist studic class B.				
Artist Studio - Class B	The use of premi duction of: (a) dance or live n inversion invers				
Arts and C Indoor	An ever n artistic or cultu ure, including but not ad to visual, performedia, literary, craft of disciplinary arts, for 250 ns, which occurs not model and three days performed and three days perfo				
Auction	use of premises to of goods where the urchasers are invited to make competitive bids for the goods offered for sale.				
Ba por	te of premises for the styling, cutting, or				
Beaut	treatment of hair.				
Base Surfi	That nothetical surface determined by joining the official established building grades at all corners of the site, provided however that where official established building grades cannot be obtained through application to the City Engineer, existing				



[continued on the next page...]



	grades shall be used. For the purpose of measuring the height of a building at any point, the elevation at that point on the base surface shall be determined by interpolating from the official established building grades or, where official established building grades cannot be obtained, from existing grades.	
Basement	A space between two floors, with the lower floor located less than 1.5 m below finished grade an floor surface of the storey above located not than 2.0 m above finished grade.	
Beauty and Wellness Centre	The use of premises to improve beaut, through styling, cutting, or chemical treath air and through skin and body treatments, and pedicures, manicures, facials, microdermabral electrolysis, waxing, laser, hydrotherapy, anti-agiskin rejuvenation therapy, aromatherapy, stone therapy massage, and relaxation massage, but which excludes fitness ce	s
Bed and Breakfast Accommodation	The use of one or second welling unit as temporary account dation makes and on the product of th	s
Bingo Hall	The use of premises for urpose and bingo and where the operation and urban during discontinuous disc	
B Variance	The of Variance appointed, and to the professional of the Variance appointed of the Variance Charter	
Body-rub F	ne use of premises for the practice of manipulating, touching or stimulating by any means of a person's body or part thereof but does not include: medical, therapeutic or cosmetic massage eatment given by a person duly licensed or tered under any statute of the Province of	S
	Columbia governing such activities other the che Vancouver Charter (British Columbia); or (b) a health enhancement centre.	
Booming Gro	The use of premises or an open area of water for the collection, sorting, booming, rafting or storage of logs.	т



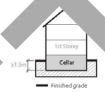
Basement



		_	
Brewing or Distilling	The use of premises for the brewing or distilling of alcoholic beverages or beverage products with alcoholic content exceeding 1% by volume, where the use may involve the milling of grain, rice or malt.		
Building Envelope Professional	A member of the Architectural Institute of British Columbia or the Association of Professional Engineers and Geoscientists of British Columbia.		
Bulk Data Storage	The use of a wholly enclosed building, for the of information on operating data servers.	1	
Bulk Fuel Depot	The use of premises to wholesale gas heating oil, petroleum, propane, kerosen fuel wood, natural gas or similar fuels.		
С			
Cabaret	The use of premises for dancing by customers and where entertainmer av be provided.		
Cannabis Store	The use of premition including any production of the consumption of the compassion club as a	F	
Cardlock Fuel Station	The use of premises for vehicles registered as corrical volvehicles registered as corrected with a card, and a corrected vehicles registered as corrected vehicles registered vehicle		
Casino - Cl	The use omises for the purpose of playing or operation mes of chance or in chance and skill on a money may be wag and for which author as been given under the prity of the gardinary terminals, slot all betting, non-player-perated video lottery terminals, or casino - class 2.	(
Casino - Class :	The use of premises for the purpose of playing or perating games of chance or mixed chance and on which money may be wagered and for which ity has been given under the authority of the control Act (British Columbia), and may include a properated video lottery terminals or slot monines, but does not include bingo halls, pari-mutuel betting, and non-player-operated video lottery terminals.	(
Catering Establishme	The use of premises for the preparation of food for consumption off premises but does not include a retail store or restaurant selling food directly to the public.	,	



		_
Cellar	A space between two floors, with the lower floor located 1.5 m or more below finished grade.	
Character House	An existing building that, in the opinion of the Director of Planning, has sufficient heritage character to justify its conservation.	
Chemicals or Chemical Products Manufacturing – Class A	The use of premises for the manufacturing of chemicals, plastics, paints, fertilizers, synthetic rubber, synthetic resins or related chemical public does not include linoleum or coated fermanufacturing or plastic products manufacturing.	1
Chemicals or Chemical Products Manufacturing – Class B	The use of premises for the manufactural cosmetics, toilet preparations, pharmaceus medicines, disinfectants, deodorants, soaps, compounds, polishes, inks, adhesives, household or dyes, or similar products, but does not include chemicals or chemical products manufacturing - class A.	M
Child Day Care Facility	The use of premis production, social or education by the Community Condition and Assisted (British Columbia) and Child Care Lice Regulation made pursuits not limited to group contends day care, out of social needs da	
Church	The use emises for religio ship, including, but not ed to a mosque, syr ue, temple, chape ligious meeting room	1
City 1g Inspe	The such of Council or the such by Council or the such by Council resentatives of the city Building Inspector.	
Clothing Facturing	The use of premises for the manufacturing of othing or garments, including leather clothing, but not include plastic products manufacturing, products manufacturing, or shoes or boots ming.	М
Club	The use of premises by a non-profit society, association or corporation organized solely for the promotion of some common object and which is operated for club members and their guests only, but does not include church, hospital, social service centre, community care facility and group residence or premises used for residential or administrative purposes.	С





Community Care Facility	Where used without a qualifier, both a community care facility – class A and a community care facility – class B.	
Community Care Facility - Class A	The use of premises operated as a community care facility by a licensee under the Community Care and Assisted Living Act (British Columbia) to provide residential care to six or fewer persons not related blood or marriage to the licensee or, if the licena corporation, to any director, officer or men the corporation.	
Community Care Facility – Class B	The use of premises operated as a confacility by a licensee under the Commun. Assisted Living Act (British Columbia) to puresidential care to seven or more persons not by blood or marriage to the licensee or, if the lice is a corporation, to any director, officer or member the corporation.	
Comprehensive Development	A development of or uses or a comb of developed in an interpretation of the special regulations via the special regulations of th	
Creative Products Manufacturing	The use of premises for prototyping and ancillal relating of sucts produced in a physical or all forms of a customised design, industry of the control of the customised design, imilar uses.	
Culturn Recr. ial Uses	Any or see the following land under the follow	
	Billiard Hall; ingo Hall; ing Alley; - Class 1; Ca. lass 2; Club; Community Centre or Neighbourhood House;	
	Fitness Centre - Class 1; [continued on the next page]	



	Fitness Centre - Class 2; Golf Course or Driving Range; Hall; Library; Marina; Museum or Archives; Park or Playground; Plaza; Riding Ring; Rink [Curling, Ice, Roller]; Stadium or Arena; Swimming Pool; Theatre; Zoo or Botanical Garden.	C
D	200 of Botalical Garden.	4
D .		
Detoxification Centre	The use of premi ralcohol detoxification or rehabilitation.	
Development Permit Board	The Development P Board or a established under the risions of the Department Board and Adv Panel By-law	
Digital Entertainment and Information Communication Technology	The use, design or devel nt of t logy to er a broad digital informatio /c er a broad digital products a ted to business a security and more and more of informations information on the communications information of the communications information of the communications information on the communications information on the communications information on the communication of the communicatio	
Director o	ne city official appointed as such by Council and includes the authorized representatives of the Director of Planning.	
of Licenses ions	city official appointed as such by Council and as the authorized representatives of the Deficiency and Inspections.	
Drive-thro Service	The us of premises where customers order and receive services, food or other goods in their motor vehicles via one or more designated drive-through lanes, but does not include uses which involve the fuelling, service, repair or washing of vehicles.	s
Dwelling U	A self-contained housekeeping unit.	D



Dwelling Uses	Any or all of the following land uses:
	Dwelling Unit;
	Freehold Rowhouse;
	Infill;
	Infill Multiple Dwelling;
	Infill One-Family Dwelling;
	Infill Two-Family Dwelling;
	Laneway House;
	Lock-off Unit;
	Micro Dwelling;
	Multiple Conversion Dwelling;
	Multiple Dwelling;
	One-Family Dwelling;
	One-Family Dwelling with Secondary Suite;
	Principle Dwelling Unit with Lock-off Unit;
	Rooming House;
	Secondary Suite,
	Seniors Supportiv \ssiste
	Temporary Modular ing;
	Two-Family Dwelling,
	Two-Family Dwelling v econdary
E	
Electrical Produc	premises for the cturing or M
or Appliances	rema uring of small ele lappliances,
Manufactur'	both e al and non-electivajor household
	applian ghting fixtures, ta floor lamps, radios, sions, small compo lectrical or
	electr equipment, electric with able, or
	tran but does not in de batteries
	p arcs manufacturing.
F	
- "	
Family	Either:
	(a) one or more individuals all related to one another by blood, marriage, or adoption; or
	maximum of three unrelated individuals living ther as a household.
	For poses of this definition, two people living
	togeth / in a common-law relationship shall be
	deemed to be in a marriage relationship and each of the blood relatives of the parties to a common-law
	relationship shall be considered to be related to the

Farmers' Market	An open air or fully or partly covered market, for the sale directly by producers or by their representatives who are involved in production, of: local fresh, dried or frozen fruit and vegetables; local dried or frozen meat and seafood; local eggs; local dairy products; local plants; local prepared foods; local ready-to-eat foods; local artisan crafts; or local wine, cider, beer or spirits	R
Financial Institution	The use of premises by banks, credit unions and companies.	0
Fitness Centre	Where used without a qualifier, both a ficture of class 1 and a fitness centre of class 2.	C
Fitness Centre – Class 1	The use of premises, which do not exceed of gross floor area, for the development, on a on one basis or in a group session, of physical fitnes including health centres, gymnasia, racket and ball courts, reducing salons, yoga, pilates, weight loss, dance, self-defence poorts.	C
Fitness Centre - Class 2	The use of premis his 20 m² of gross floor area, for one basis or in a gro including health centicular, reducing salon. dance, self-defence, and ts.	C
Floor Space Ratio	on a site is divide area of the site.	Floor Space Ratio
Food or Bev Products Manufe y – Clase	The us remises for the n feed or anufacturing of product t does not include manuf ng, brewing or distilliprod nanufacturing.	M 150
Food rage Product. Manufactu. Class B	acturing of animal od or beverage roducts, where the use does not involve the milling of grain, rice or malt, the refining of sugar, the canning of meat, fish or poultry, the pickling of uits or vegetables, the refining of vegetable oil, the essing of fats, bones, hides, skins, offal or animal to of a like nature, the use of fish, or the use of like nature, the use of include bake.	M 1.55
Fusikald Da	or dairy products manufacturing.	Site area Hoorrarea Site area coverage %
Freehold Rov e	A dwelling unit, in a row of at least three side by side dwelling units, which shares a party wall with an adjoining dwelling unit, and is located on its own lot which abuts a street and a lane.	D



Furniture or Appliance Store	The use of premises with a floor area greater than 500 m ² to retail household furniture, major household appliances, or household furnishings such as carpets and draperies.		
Furniture or Fixtures Manufacturing	The use of premises for the manufacturing of furniture, mattresses or related non-electrical fixture such as mirrors, curtain rods, cabinets, counters or lampshades, but not stone, concrete or mart furniture.		
G			
Gasoline Station Full Serve	The use of premises for the retail sale of and lubricants that are dispensed by an att. the customer and where staff are available to other services such as checking tire pressure and levels, cleaning windows and doing minor repairs.		
Gasoline Station – Split Island	The use of premise the retail sale of motor fuels and lubricants the and by the customer, and which include the island at which all types of the station are dispectation are dispectation are dispectation are dispectation is open to and where staff are averaged at the services such as checking the pressure fluid levels, cleaning windows.		
General Office	f premises for an se, including tion communication technology the first technology of the first techno		
G.	The non of the surface of the nd at any		
Grade,	elevation of the ane existing andisturbed ground at any point on a site.		
Grade, Finishec.	The elevation of the surface of the ground at any oint on the site of a completed development ween the site boundaries and the buildings. For rpose of determining a basement or cellar, rade means the average elevation of the of the ground adjoining a building at all exterior walls of a completed development, as determined by the City Building Inspector.		
Grade, Offici Established F ng	The intended elevations of the street or lane along the property line of the site related to city datum, as established by the City Engineer.		



Grocery or Drug Store	The use of premises to retail food or drugs, including food and drugs manufactured on the premises as an integral part of the retail operation but which excludes neighbourhood grocery store or specialty shops such as bakeries, butchers, delicatessens, candy shops, and ice cream parlours which limit sales to a particular type of food.
Grocery Store with Liquor Store	A grocery store that has an area of at least 929 with a liquor store located within it.
Groundwater	Water occurring below the surface of the within voids in a rock or soil matrix.
Groundwater Management Plan	A written plan that sets out a comprehensial approach to the planning, design, implement and operation of on-site groundwater managemetechniques to meet the requirements imposed on a development.
Groundwater Management System	A system or tech of groundwater from the discharge of groundwater from system.
Group Residence	The use of premises ted as a facility accommodation to six blood or marriage to the corporation other than the unity Care and Living Act (Britis per oreside in the factor of the corporation other than the unity Care and Living Act (Britis per oreside in the factor of the corporation other than the unity Care and Living Act (Britis per oreside in the factor of the corporation of the corporat
	boarding house.
He office	e of premises by professions in which persons skill or judgement or provide service related to the envertion or improvement of the physical, mental or emotional health of individuals, or the treatment or care of individuals who are injured, sick, disabled or infirm, including chiropractors, dentists, optometrists, physicians, surgeons, dental hygienists,



	dental technicians, denturists, dietitians, licensed practical nurses, massage therapists, midwives, naturopathic physicians, nurses (registered), nurse practitioners, occupational therapists, opticians, physical therapists, psychologists, registered psychiatric nurses, traditional Chinese medicine practitioners, and acupuncturists, and other health care and social service practitioners including counsellors and herbalists but which excludes and wellness centre, detoxification centre, henhancement centre, hospital, laboratory service centre, and community care far and group residence.		
Health Enhancement Centre	The use of premises to enhance health thro therapeutic touch techniques including shiats reflexology, bio kinesiology, hellework, polarity, rolfing, and trager but which excludes fitness centre beauty and wellness centre.		
Hen	A domesticated hat is at least four months old.		
Homecraft	A craft or occupatio ducted as a. use subordinate to th dwelling unit.		
Hotel	Premises providing temp, acc dation by furnished sleeping age of dwelling does not include breakfast acc ation or short ter tal accommodation.		
Housekes nit	A sleep nit containing fact or cooking.		
Hydr ogical	A writt view, certified by a promal engineer or geody, of the occurrence, disconnant effect of control of cont		
1			
Impact Assessi	A written report that sets out any potential or ealized environmental impacts which may or will ult from infiltration or extraction of groundwater development site.		
Infill	Wr. by itself without reference to any other dwellin cerm, any one or all of the following uses: infill one-family dwelling, infill two-family dwelling, and infill multiple dwelling.		



units on a site already containing one or more existing buildings some or all of which are retained, but does not include a community care facility and group residence. Infill One-Family Dwelling A building consisting of only one dwelling unit on a site already containing one or more existing building some or all of which are retained. Infill Two-Family Dwelling A building consisting of only two dwelling on a site already containing one or more existing buildings some or all of which are retained. Information Communication Technology Manufacturing The production of electrical, electronic or communications equipment, including but no to computer-enabled devices, computer hardwainfrastructure, semiconductors, fibre cables and telecommunications equipment. Institutional Uses Any or all of the Ambulance Static Child Day Care Fac Church; Community Care Facility Community Care Facility School mentary or Second School mentary or Second School mentary or Second School miversity or College; Sc J Jewellery Manufacturing The use of premises for the manufacturing of jewellery, metal badges, silverware, or precious netal alloys or products, the cutting or polishing of 1strial diamonds, plating with precious metals, ry work, or engraving on metals except for purposes.			
Dwelling site already containing one or more existing build'some or all of which are retained. Infill Two-Family Dwelling A building consisting of only two dwelling site already containing one or more existing buildings some or all of which are retained. Information Communication Technology Manufacturing The production of electrical, electronic or communications equipment, including but not to computer-enabled devices, computer hardwainfrastructure, semiconductors, fibre cables and telecommunications equipment. Institutional Uses Any or all of the Ambulance Static Child Day Care Fact Church; Community Care Facility as Fination Centre; Gence; Hospin Public rity Use; School mentary or Second Scho niversity or College; Sc J Jewellery Manufacturing The use of premises for the manufacturing of jewellery, metal badges, silverware, or precious netal alloys or products, the cutting or polishing of istrial diamonds, plating with precious metals, ry work, or engraving on metals except for purposes. Junk Yaro The us of premises for the sale of scrap or waste materials such as rubber, tires, metal, paper, sacks,	ADDIOLOGICAL PROPERTY OF THE P	units on a site already containing one or more existing buildings some or all of which are retained, but does not include a community care facility and	D
Dwelling site already containing one or more exists alldings some or all of which are retained. Information Communication Technology Manufacturing The production of electrical, electronic or communications equipment, including but not to computer-enabled devices, computer hardwork infrastructure, semiconductors, fibre cables and telecommunications equipment. Institutional Uses Any or all of the Ausas: Ambulance Static Child Day Care Fac Church; Community Care Facility Community Care Facility Sas F School mentary or Second School mentary or Second School niversity or College; School mentary or Second School niversity or College; School pewellery, metal badges, silverware, or precious netal alloys or products, the cutting or polishing of istrial diamonds, plating with precious metals, ry work, or engraving on metals except for purposes. Junk Yaro p The use of premises for the sale of scrap or waste materials such as rubber, tires, metal, paper, sacks,	•	site already containing one or more existing buildi	
Communication Technology Manufacturing Communications equipment, including but not to computer-enabled devices, computer hardwalinfrastructure, semiconductors, fibre cables and telecommunications equipment. Institutional Uses Any or all of the Auses: Ambulance Static Child Day Care Fact Church; Community Care Facil Community Care Facil Community Care Facility as F Community Care Facil Community Care Facility as F Community Care Facility as F Com	ALTERNATION OF THE OWNER, NAME AND ADDRESS OF THE OWNER, WHEN	site already containing one or more exist alldings	D
Ambulance Static Child Day Care Fac Church; Community Care Faci Community Care Facility Community Care Facility Sas F Community Care Facil C	Communication Technology	communications equipment, including but no to computer-enabled devices, computer hardwa infrastructure, semiconductors, fibre cables and	M
J Jewellery The use of premises for the manufacturing of jewellery, metal badges, silverware, or precious netal alloys or products, the cutting or polishing of istrial diamonds, plating with precious metals, ry work, or engraving on metals except for purposes. Junk Yara p The us of premises for the sale of scrap or waste materials such as rubber, tires, metal, paper, sacks,	Institutional Uses	Ambulance Static Child Day Care Fac Church; Community Care Faci Community Care Facility ss F	
Jewellery Manufacturing The use of premises for the manufacturing of jewellery, metal badges, silverware, or precious netal alloys or products, the cutting or polishing of istrial diamonds, plating with precious metals, ry work, or engraving on metals except for purposes. Junk Yaro The us of premises for the sale of scrap or waste materials such as rubber, tires, metal, paper, sacks,		Hospit Public / rity Use; School mentary or Second Scho niversity or College;	
Manufacturing jewellery, metal badges, silverware, or precious netal alloys or products, the cutting or polishing of istrial diamonds, plating with precious metals, by work, or engraving on metals except for purposes. Junk Yara p The us of premises for the sale of scrap or waste materials such as rubber, tires, metal, paper, sacks,	J		
materials such as rubber, tires, metal, paper, sacks,		jewellery, metal badges, silverware, or precious netal alloys or products, the cutting or polishing of strial diamonds, plating with precious metals, ry work, or engraving on metals except for	М
including associated wrecking, dismantling, recycling or processing.	Junk Yara p	materials such as rubber, tires, metal, paper, sacks, wire, ropes, rags, machinery, or motor vehicle parts, including associated wrecking, dismantling, recycling	w



L	1
Laboratory	The use of premises not providing service directly to the public for the provision of analytical, research, or testing services, including biotechnologies and energy and environmental technologies, but does not include photofinishing or photography laboratory.
Lane	A public thoroughfare or way not more than 10 ² in width which affords only a secondary mea access to a site, at the side or rear.
Laneway House	A detached one-family dwelling const in the rear yard of a site on which is situate a o dwelling or one-family dwelling with secon ite.
Laundromat or Dry Cleaning Establishment	The use of premises with a maximum floor area 300 m ² for the laundering or cleaning of clothing, draperies or related small household goods.
Laundry or Cleaning Plant	The use of premi undering, cleaning or dying of textile it garments, or relate ods, bulleting, cleaning or dry control in gestablis.
Leather Products Manufacturing	The use of premises for luggage, handbags or seather growth does not include animal productions of a country of the country of
	The use of premises for manufacturing luggage, handbags or seather ground to does not include animal productions.
Manufacturing Linoleum or Coated Fabri	The use of premises for luggage, handbags or seather go ut does not include animal productoring, or shoes of the acturing. The use of premises for seather go ut does not include animal productoring of the acturing of linolethic cloth, artificial least phalt-felt-base floor company to the seather go ut does not include a sphalt-felt-base floor company to the seather go ut does not include the seather go ut does not include the seather go ut does not include a sphalt-felt-base floor company to the seather go ut does not include animal productoring the seat
Manufacturing Linoleum or Coated Fabri Manufactu	The use of premises for luggage, handbags or seather go ut does not include animal production of include animal productions of the line of
Manufacturing Linoleum or Coated Fabri Manufactu Lic ore	The use of premises for luggage, handbags or short include animal production of include animal productions of the acturing. The use of premises for the luggage, handbags or short include animal production of the acturing. The use of premises for the acturing of the acturing of linolet cloth, artificial less asphalt-felt-base floor or coated fabrics. The use of premises for the acturing of the asphalt-felt-base applications or coated fabrics. The use of premises for the acturing of the
Manufacturing Linoleum or Coated Fabri Manufactu Lic ore	The use of premises for luggage, handbags or seather go ut does not include animal production of include animal productions of the acturing. Dremises for the acturing of linolety cloth, artificial less asphalt-felt-base floor cooteners of the sale of coated fabrics. The use of premises for the sale of wine, spirits, or are intended or human on 1% alcohol by mises. The use of premises for:
Manufacturing Linoleum or Coated Fabri Manufactu Lic ore	The use of premises for luggage, handbags or seather go ut does not include animal production of include animal productions of the acturing of linolety cloth, artificial legistration of the asphalt-felt-base floor control of the since of t

	but does not include:	
	(d) any dating service, entertainment service, exotic dancer business, social escort business, or other similar business, as determined by the Director of Planning in consultation with the Chief License Inspector; or	
	(e) any tattooing, piercing, branding, or other simil service, as determined by the Director of Plain consultation with the Vancouver Coasts and Authority.	
Lock-off Unit	A smaller dwelling unit within a larger al dwelling unit, which must have separate access and shared internal access, and who locked off from the larger dwelling unit, but a include a secondary suite.	D
Locked in Lots	A lot or lots that, as a result of development of any adjoining lots, is or unlikely to be consolidated with an adjoining	
Low Operational Cost Housing	A building that is a passive house stand repassive house grade and energy costs, and repassive house standard in the latest passive house grade and energy costs, and repassive house grade and energy costs and repassive house grade and energy costs.	
Lumber and Building Mat Establishm	merch consisting prime related building in the state of t	w
M		
Mi v or Eqù _{i,} Manufa	The for the manufe uring of its intended for indigent in uding business office equipment only secondarily intended for household use, but does not include electrical products or appliances manufacturing, motor vehicle arts manufacturing, or transportation equipment uracturing.	М
Manu g Uses	I of the following land uses:	М
	Anii ducts Processing;	
	Bakery Products Manufacturing;	
	Batteries Manufacturing;	
	Brewing or Distilling;	
	[continued on the next page]	



Chemicals or Chemical Products Manufacturing -Class A; Chemicals or Chemical Products Manufacturing -Class B; Clothing Manufacturing; Creative Products Manufacturing; Dairy Products Manufacturing; Electrical Products or Appliances Manufacturis Food or Beverage Products Manufacturing A; Food or Beverage Products Manufacturi ass B; Furniture or Fixtures Manufacturing; Ice Manufacturing; Information Communication Technology Manufacturing; Jewellery Manufacturing; Leather Products Manufacturing; Linoleum or Coate ics Manufacturing; Machinery or Eq cturing; Metal Products Mc ctur. Metal Products Mai uring - Cic anufacturing -Miscellaneous Produ Miscellaneous Produc nufacturing Motor Vehicle Parts Ma uring: ---metallic Mineral Prod aring - Class A; Allic Mineral Produc cturing - Class B; Paps facturing: cts Manufacturin Paper Petrole oducts or Coal Pr s Manufacturing; Plastic ucts Manufacturing; Prin* / Publishing; P er Manurac. abber Products Manufacturing; Shoes or Boots Manufacturing; Textiles or Knit Goods Manufacturing; bacco Products Manufacturing; portation Equipment Manufacturing; 'e Oil Manufacturing; Woc ducts Manufacturing - Class A; Wood Products Manufacturing - Class B. The use of premises for the mooring of pleasure craft, but does not include repairing or building boats.



Marine Terminal or Berth	The use of premises for the mooring of boats, ships, float planes, ferries and other water vessels, but not including pleasure craft, for the land or water transshipment of goods or transfer of passengers, for the operations of a water taxi service, piloting service, boat rental or charter service, or for related marine services including stevedoring, salvaging, dredging or diving.	Т
Metal Products Manufacturing – Class A	The use of premises for the manufacturing of ingots, shapes, pigs or powders from ore the alloying, extruding, casting or rolling or for the manufacturing of metal structure or metal castings, but does not include jumanufacturing.	M
Metal Products Manufacturing – Class B	The use of premises for the manufacturing of bometal tanks, fabricated structural metal products, non-electrical wire or wire products, hardware, tools, cutlery, heating ender or other fabricated metal products, or for the coating, welding of thing the metal products, but does not not does not not does not not does not	
Micro Dwelling	ontained residentia measures no 3.2 m² and no mc 29.7 m².	D
Mini-storage Warehou	The us of person person of person of person units, eracces of either the exterior or build wholly enclosed on g for the storage of d, self-storage on and exclusive or of the	Т
Miscei Products Manufactur Class A	duct not included in any ler manufacturing uses included in this section 2.	М
Man ng - Class E	e use of premises for the manufacturing of toys, as, bicycles, novelties, ornaments, decorations, brushes, scientific or professional equipments, and dental supplies, eye glasses, containses, orthopaedic and other health care devices, clocks, signs, displays, sporting goods, recreational equipment, musical instruments, office or artists' supplies other than paper products, marking devices, awnings, window shades, blinds, umbrellas, notions, or wax products not involving the manufacturing of wax.	М



Motor Vehicle Parts Manufacturing	The use of premises for the manufacturing of parts for motor vehicles, but does not include batteries manufacturing, rubber manufacturing, or rubber products manufacturing.	М
Motor Vehicle Repair Shop	The use of premises for the repairing of motor vehicles or motor vehicle parts including tires, or for the painting or repairing of motor vehicle bodies.	
Motor Vehicle Wash	The use of premises for the washing of motor	s
Multiple Conversion Dwelling	A building converted to contain only two re residential units, but does not include care facility and group residence or a on dwelling with secondary suite.	D
Multiple Dwelling	A building containing only three or more dwellin units, but does not include a multiple conversion dwelling or a community care facility, and group residence.	
Mural	A use of land condeption of any kill high line in the land of any kill high line in land or otherwise plants as an element of the land of an exterior fence, or hoarding, but defined in the Sign By-l.	
N		
Neighbourhood Grocery Stor	primal prose of selling gr s and convenience goods, food an premis spirit spiri	R
Non-metal Mineral Produ Manufacturing	ne use of premises for the manufacturing of cement, clay, concrete, gypsum, glass, stone products, clay or concrete bricks, tiles or blocks, or other non-metallic ineral products.	М
No. Ic Minera cts Manufac Class B	e of premises for the manufacturing of china, comporcelain products, stone or concrete furn monuments, statuary, glass or glass products other than within glassworks, or abrasives, but does not include non-metallic mineral products manufacturing – class A.	М
Nursery, Field o or Fruit Farr	The use of land for the growing of plants, shrubs, trees, vegetables, field crops, berry or bush crops, or orchard crops.	A



0		
Office Uses	Any or all of the following land uses: Financial Institution; General Office; Health Care Office; Health Enhancement Centre; Temporary Sales Office.	0
One-Family Dwelling	A building containing only one dwelling ur	D
One-Family Dwelling with Secondary Suite	A building containing only two dwelling a larger principal dwelling unit and a smaller sectivite, but does not include an infill one-family dwelling, multiple conversion dwelling unit with lock-off unit, two-fandwelling, or two-family dwelling with secondary sun	D
P		
Packaging Plant	The use of premis related packaging of good nateria cifically to the premises for turpose.	Т
Paper Manufacturing	The use of premises fo manufacturir	
Paper Products Manufacturing	The use of premises for anufar g of paper ducts, but does not in ufacturing, petro dcts or coal anufacturing, or g or publishing.	P
Parking Ar	An ope used or ded to be used to parking or loading spaces, many loading	P
Parking Gara	A structure or a portion of a structure which is principally used or intended to be used for the arking or storage of motor vehicles, but does not n a structure providing no more than four spaces ory to a residential use.	P
Parking	Any f the following land uses: Parkins Area; Parking Garage.	P
Passive Hous	A building that has been designed to meet the passive house standard and achieve certification by the Passive House Institute of Darmstadt, Germany, as verified by a passive house building certifier.	

Passive House Building Certifier	A person internationally accredited by the Passive House Institute in Darmstadt, Germany for the purpose of certifying buildings as being designed in accordance with its passive house standards.	
Pawnshop	The use of premises for the retailing of goods and chattels in pawn.	
Petroleum Products or Coal Products Manufacturing	The use of premises for the manufacturing of petroleum products, coal products, tar product or derivatives, tarpaper or asphalt roofing material, and for the recycling or re-refused.	
Photofinishing or Photography Laboratory	The use of premises for photofinishing ophotography but does not include photofin photography studio.	
Photofinishing or Photography Studio	The use of premises with a maximum floor area of 300 m² for photofinishing or portrait photography.	
Plastic Products Manufacturing	The use of premi products, including the state of premi products, including the state of products of p	
Plaza	An open space for use public, gen provided with amenities as seatin sing and ornamental fountains, we proc rt, trees, landscaping. Plazas m proc assive or active as may be public.	
Principal P g Unit wit Lock nit	A large sipal dwelling unit aining a smaller dwelling which must have steen access shared internal access which can be locked from the larger principal lling unit.	
Print	im floor area of mig.	3
Printing or Publishing	The use of premises for printing, lithographing, or silkscreen printing; for platemaking or engraving as lied to the printing or publishing industries; for the lishing and printing of newspapers, magazines, icals, books, almanacs, maps, guidelines, s, flyers, or similar matter; or for book bind. d associated binding operations as allied to the pointing or publishing industries; but does not	



Production or Rehearsal Studio	The use of premises for the production of motion pictures, videos, television or radio programs or sound recordings or for the rehearsal of dance, music or drama, but does not involve the presence of an audience and does not include artist studio – class A, artist studio – class B, or theatre.	
Public Bike Share	A use of premises that provides the general public with an opportunity to rent bicycles through an automated system, on a short-term basis for within the City as part of a network competence than 50 public bike share stations and on separate sites.	
Public Bike Share Station	A bicycle sharing facility where bicycles are and from which the general public may rent a return bicycles and other objects or equipment necessary for or appurtenant to the operation of a public bike share service.	
Pulp Manufacturing	The use of premi ufacturing of pulp, woodfibre, fibreb	
R		
Radio- communication Station	The use of premises for of radio, television, sate communications, but not nuse omestic	
Railway Station or Rail Yard	passel waiting use of recommu or the servicing, of railro response and other servicing of railro response and other servicing, of railro response and other servicing of railro response and other servicing response and response and other servicing r	
Rain	tion.	
Rainwater 'e	unoff resulting from rainwater or from melting snow or ice.	
water ment Plan	hydrological and hydraulic study, certified by a fessional engineer, that sets out a comprehensive ach to the planning, design, implementation ation of a rainwater management system in a material balances and optimizes environmental impact and drainage efficiency and sets out the	

Rainwater Management System	A system for collecting, retaining, detaining, treating or conveying rainwater and rainwater drainage, including catch basins, sewers and pumps and the storm drainage facilities, structures or devices used for storage, management and treatment to buffer the effects of runoff or improve the quality of the rainwater and rainwater drainage, including natural ecosystem based facilities, structures, and device	
Recycling Depot	The use of premises for the collection and so garbage, and the packaging of paper, new clothing, cans, or bottles and similar do commercial garbage, but does not include products processing, junk yard or shop, a disposal facility.	U
Rental Housing Unit	For the purposes of section 3.3.6 of this By-law, and for the purposes of section 3.3.1 of the RM-2, RM-3, RM-3A, RM-4 and RM-4N District Schedules, section 3.3.4 of the RM-5A, RM-5B, RM-5C and RM-5D Districts. RM-6, and FM-1 Districts. RM-6, and FM-1 Districts. RM-6, and FM-1 Districts. RM-6, and FM-1 Districts. RM-6 and FM-1 Districts. RM-6 and FM-1 Districts. RM-6 and FM-1 Districts. RM-5B, RM-5B, RM-5C and ction 3.3.2 of the RM-5C and ction 3.3.2 of the RM-5C and section 3.3.2 of the RM-5D interest of the section 3.3.2 of t	
Repair Class A	ds not included in nicle repair shop or epair shop - class B.	s
Pepair Shop -	The use of premises for the repairing of household nods, including, but not limited to, the repairing of lery, leather goods, sporting goods, clothing, toys, bicycles or other household items to being carried to the premises by the cust or for the sharpening of blades, cutting of keys, or re-upholstering or mending of household furniture.	\$



		Т	
Residential Rental Accommodation	Any building or part thereof which		
Accommodation	(a) is being used; or		
	(b) having been used, has ceased to be used,		
	as habitable living accommodation on a landlord and tenant basis; but does not apply to any building	И	
	which has been lawfully changed to any other use		
	from such use prior to the 26th of October, 1989.		
Residential	Floor area within or accessory to a dwelling y	Γ	
Storage Space	to store personal items such as recreation ent,		
	tires, barbecues, suitcases, miscellaneou éhold articles, and similar items, but does ne de floor		
	area for clothes closets, linen closets, or		
	bathroom cupboards.	L	
Residential Unit	A sleeping unit, housekeeping unit or dwelling		
Restaurant	Where used without a qualifier, both a restaurant -		
	class 1 and a restau - class 2.		
Restaurant - Class 1	The use of premis ourpose of		
	selling and serving area ublic		
	during all hours of conjunction, where include at least 17 incompared to the conjunction of the conjunction		
	customers consuming purchased or		
	premises, and where liv artainmer ading the		
	use of non-amplified or a fied m instruments		
	disc jockey mixing tule excluding		
	phone performin y be available.		
Restauran' ss 2	The use emises for the propurpose of	•	
Restauran 35 2	The use emises for the propurpose of selling a erving prepared for the public	3	
	during ours of operation, where premises		
	inclu least 17 indoor or outdo ats for		
	cu food purcha d on the		
	ment, including the of non-amplified d musical instruments		
	nd disc jockey mixing turntables and patron		
	participation such as karaoke, dancing and open		
	microphone performing may be available.		
nt - Drive-in	use of premises for the sale of prepared food to	9	
	blic where parking is provided and customers		
	araged to eat in their motor vehicles on the site, sit		
Retail	To offer to sell or rent, or to sell or rent, merchandise		
	to a consumer who buys or rents the merchandise		
	as the ultimate consumer or end user, being the		
	last person in the chain of distribution, for personal		
	consumption or use and not for further sale or rent.		



Retail Store	The use of premises to retail merchandise, including merchandise manufactured on the premises, if the total floor area used for manufacturing does not exceed 300 m², but which excludes any other retail uses listed in this section 2 or included in a lumber and building metricle excludes
Retail Uses	and building materials establishment. Any or all of the following land uses: Adult Retail Store; Cannabis Store; Farmers' Market; Furniture or Appliance Store; Gasoline Station - Full Serve; Gasoline Station - Split Island; Grocery or Drug Store; Grocery Store with Liquor Store; Liquor Store; Neighbourhood Core; Pawnshop; Public Bike Share; Retail Store; Secondhand Store; Small-scale Pharmacy; Vehicle Dealer.
Riding Ring	of a building for pi questrian skills.
Rooming Ho	A buil notaining three c e sleeping units, but doe include a multiple version dwelling or a core lity care facility an presidence.
Ru ^L Mc uring	The u premises for the manu ing of rubber from for the manul uring of tires.
Rubbė. sts Manufact	of premior of rubber oducts, including rubber conching and footwear, or for the retreading of tires, but does not include rubber manufacturing.
Scho s or Self-Im, ent	of premises for training or instruction other luded in any other use in this By-law, included by the but not limited to, training or instruction in drama, music, art, driving, cooking, sewing, language,



School – Business	The use of premises for training or instruction in business skills, including, but not limited to, secretarial, teller, bookkeeping, key punching, computer programming, business machine operating or general sales skills, but does not include school – elementary or secondary, or school – university or college.
School - Vocational or Trade	The use of premises for training or instruction in particular vocations or trades, including, but no limited to, barbering, beauty culture, hairdre broadcasting, charm or modelling, salesm in a particular vocation, driving (commercial port), piloting (commercial transport), wood metalworking, construction or other traditechnical occupations or vocations, but doe include school - elementary or secondary, or suniversity or college.
Secondary Suite	A smaller dwelling unit within a larger one-family dwelling or two-fe olling, which must have separate external internal access, but as no lock-off unit.
Secondhand Store	The use of more tha m² of floor a. os for the retailing of (a) used electronic equal t, including ot limited to, audio or vi quipm accessories, computers, printers of accompany accessories.
	ndise: bicycles, s, quipment, luggage, jev cameras, music, ipment or tools.
Securer st Rent sing	A devel ant or part of a devel as mar intal housing, which covenant or housing, which reement registered against the restricting its into housing, for the longer of 60 for such other term and be agreed up that is a such other term and be agreed up to the longer of the
Seniors Support Assisted Hou	The use of a building for residential units designed to accommodate seniors as they age including separate ommon areas for dining and socializing, and the ision of meals, housekeeping and personal care es not include a community care facility and gidence.
Service Ba	An autonotive mechanical service and repair facility which is completely enclosed within a building, offers services and repairs such as carburetor and ignition servicing, muffler installing, brake relining, wheel balancing, front-end alignment and similar services, and is maintained in an operable condition.



Service Uses	Any or all of the following land uses:
3017100 0303	Animal Clinic:
	Auction Hall:
	Barber Shop or Beauty Salon;
	Beauty and Wellness Centre;
	Bed and Breakfast Accommodation;
	Body-rub Parlour;
	Cabaret;
	Catering Establishment;
	Drive-through Service;
	Funeral Home;
	Hotel;
	Laboratory; Laundromat or Dry Cleaning Establishment;
	3. SANSA AND THE STREET OF SANSA STREET OF SAN
	Laundry or Cleaning Plant;
	Motor Vehicle Reperation; Motor Vehicle W
	Neighbourhood P
	Photofinishing or P
	Photofinishing or Ph aphy Studio;
	Print Shop;
	Production or Rehearst Nio;
	Repair Shop - Class A;
	hop - Class B;
	Restau Class 1;
	Control Contro
	Restau Drive-in;
	Scho /ts or Self-Improveme
	Sc'
	A THE STATE OF THE
	ort Term Rental Accom
	Sign Painting Shop;
	Wedding Chapel;
	ork Shop.
Sex	the following:
	(a) ca of a penis, vagina, buttocks, anus, or
	to a breast;
	(b) a device, machine or instrument intended for the
	stimulation primarily of the penis, the vagina or
	the anus by vibration or suction;
	[continued on the next page]

	(c) a pill, lotion or other medication intended to prolong or enhance the erection of the penis or the desire for sex, except when dispensed by or under the direction of a pharmacist licensed by the College of Pharmacists of British Columbia; and (d) a whip or implement intended for use in the enactment of human bondage or sadomasochist activities when displayed in conjunction with othe same premises as any of the objects refto in clauses (a), (b) or (c) above.	
Shoes or Boots Manufacturing	The use of premises for the manufacture or boots, including leather footwear, be include plastic products manufacturing or products manufacturing.	М
Short Term Rental Accommodation	The use of a dwelling unit, or one or more bedroo in a dwelling unit, as temporary accommodation, bu does not include beginnd breakfast accommodation or hotel.	Site Configurations
Site	An area of land co parcels or lots abut n a stree lane, but does not include created under section (British Columbia).	Street
Site, Corner	A site located at the interior on conclor of two or reets.	2 3 Street
Site, Double Fronting	A site and two parallel continues of two par	Site Configurations 1 Corner site
Sleepir	One or and sit ourposes.	Double fronting site Corner double fronting site
Sm. Pharm	Aaross s_ore area of less	R
Social Hous	ental housing: (a) in which at least 30% of the dwelling units are occupied by households with incomes below housing income limits, as set out in the current dousing income Limits" table published by British Columbia Housing Management ission, or equivalent publication; (b) What is owned by a non-profit corporation, by a non-profit co-operative association, or by or on behalf of the City, the Province of British Columbia, or Canada; and [continued on the next page]	

(c) in respect of which the registered owner or ground lessee of the freehold or leasehold title to the land on which the housing is situate has granted to the City a section 219 covenant, housing agreement, or other security for the housing commitments required by the City, registered against the freehold or leasehold title with such priority of registration as the City m require: except that in the HA-2 District; in the area, FC-1 District located north of National Ay the area of the M-1, I-2, RT-3 and RM-3 icts located north of Venables Street, Malki. e and Prior Street, south of Hastings Street, easi Avenue and west of Clark Drive; in the Down Eastside Oppenheimer District; and in the area Downtown District denoted as C2 on Map 1 of the Downtown Official Development Plan; social housing. means rental housing (d) in which at le the dwelling units are occupied or either Income Assista ra con. Old Age Securit sion and Gu. Income Supplem d are rented at higher than the sh omponent Assistance; which is owned by a oration, non-profit co-ope ciation, or by ehalf of the City, vince of British a, or Canada; an (f) in r t of which the reg d owner or gro essee of the freeho easehold title nd on which the hou situate has to d to the City a section 1 venant. or other se urity for the d by the City, registered againse old or leasehold title, with such priority of registration as the City may he use of premises by a non-profit society: providing information, referral, counselling, ocacy or health care services; or sing aid in the nature of food or clothing; or (c) pr ding drop in or activity space, but does not include premises used for residential purposes or detoxification centre. The use of premises for the keeping, breeding, raising, training or boarding of horses, but does not

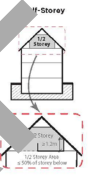
include a riding ring.

Service

Stable



Storage Warehouse	The use of a wholly enclosed building, or portion thereof, for the storage of goods, material, machinery, or equipment, but not any storage that is ancillary to a principal use of premises, but does not include cold storage plant or grain elevator.	Ţ
Storage Yard	The use of a partially enclosed building, or portion thereof, or an open area of land for the storage of goods, material, machinery or equipment, but r any storage that is ancillary to a principal us premises.	
Storey	That portion of a building which is situative the surface of any floor and the surface of any floor and the surface of a such a surface of such floor and ceiling surface above it. A storey shall not include basement or cellar.	
Storey, Half-	The uppermost leverage area, existing, propen-to-below spheight of 1.2 m, docimmediately below.	
Т		
Taxicab or Limousine Station	The use of premises as a of or ns for a b, limousine, chartel ransport servic pilot car service.	T
Temporary Modular F	Demot be structures, not to land, aining three or mot and according to land accordin	D
Temp Sales Oi	district, for ariod not exceeding ars, for the sole urpose of marketing and selling dwelling units associated with a residential development.	0
'as or ds Ma. 'ng	he use of premises for the manufacturing of textiles, ile products or knit goods, including, but not to, carpets, mats, rugs, canvas products, compassible graphics, draperies, silk plane fabrics, thread, cordage, twine or similar products, but does not include clothing manufacturing, or linoleum or coated fabrics manufacturing.	М
Theatre	A facility for performing arts, motion pictures, other media arts or presentations before a live audience, excluding cabaret.	С





Transportation and Storage Uses	Any or all of the following land uses: Aircraft Landing Place; Booming Ground; Bulk Data Storage; Cold Storage Plant; Grain Elevator; Marine Terminal or Berth; Mini-storage Warehouse; Packaging Plant; Railway Station or Rail Yard; Stockyard; Storage Warehouse; Storage Warehouse; Storage Yard; Taxicab or Limousine Station; Truck Terminal or Courier Depot; Weighing or Inspect Station; Works Yard.	T
Transportation Equipment Manufacturing	The use of premise the monopolity of aircraft, railroad rolling stock s, boats, bodies, truck trailers, mobiles or mo.	М
Truck Terminal or Courier Depot	The use of premises for trailers, containers, truck trailers, containers, containe	
Two-Family Dwelling	A buil ontaining only tw. elling units, but does no ude a multiple co on dwelling or a one-fan welling with secon uite.	D
Tw vity Dv with Seco	A buil containing two larger; all dwelling unit one of which curte, but does not use an infill one ing, infill two-family welling, multiple conversion dwelling, multiple dwelling, or principal dwelling unit with lock-off unit.	D
Ur n - Class	se of land, with or without a principal building, ultivation of fruits or vegetables for sale.	Α
Urban Fal Class B	The u. fland or premises for the cultivation of fruits or vegetables for sale, and of which part or all of the use may take place in a greenhouse or other structure, and may include on-site sales.	A

Under-utilized Lots	A lot or lots in RT-5, RT-5N and RT-6 districts under developed to less than 0.45 FSR on January 16, 2018, but excludes lots on the Council approved Vancouver Heritage Register.
Utility and Communication Uses	Any or all of the following land uses: Public Utility; Radiocommunication Station; Recycling Depot; Waste Disposal Facility.
V	
Vehicle Dealer	The use of premises to retail motor vehic recreational trailers.
w	
Waste Disposal Facility	The use of premises for the treatment, reduction, recycling, incineration disposal of refuse, garbage, sewage or other animal products percycling depot.
Water Table	The level below which solve around is sature water at a pressure of the mosphere of the mosphe
Wedding Chapel	The use of premises for ang conjuges only.
Weighing or Inspection Stati	f premises for the or inspection of
Wholesale	To offer II or rent, or to se ont, merchandise other th retail.
W [∤] ,e Uses	Any c of the following land us Bu' All Yard or Shop;
	Lumber and Building Materials Establishment;
	Wholesaling - Class A; 'holesaling - Class B.
Wn Class	of premises to wholesale merchandise where the tor of the premises keeps merchandise for sale on the premises and the floor area for storage space exceeds the floor area for showroom or display space, but which excludes any other wholesale uses included in this section 2.



Wholesaling – Class B	The use of premises to wholesale merchandise where the operator of the premises keeps merchandise for sale or rent on the premises and the floor area for showroom or display space exceeds the floor area for storage space, but which excludes any other wholesale uses listed in this section 2 and an office for an import agent or broker, manufacturer's agent or similar establishment.
Wood Products Manufacturing – Class A	The use of premises for the manufacturing of wood products which involves the use or of logs, including, but not limited to the of sawmills, planing mills, shingle mills, mills or plywood mills, but does not inclumanufacturing or pulp manufacturing.
Wood Products Manufacturing – Class B	The use of premises for the manufacturing of wood products which does not involve the use or milling of logs, but does not include furniture or fixtures manufacturing per manufacturing, because A.
Work Shop	The use of wholly er maintenance, and ass material for audio, electric and related trades.
Works Yard	e of a partially encluser of a partially encluser of a partially encluser of a partially encluser of an open airing, or cleaning, or cleaning, or cleaning, or cleaning, or vehicles of any conduction of a partial or conduction of a partial or cleaning, or a and for the applies, materials, ess which leaning, repair or conduction of a partially enclusers. Yards (Front, Rear, Side)
Yard, Side	ding from the front to the rear yard on the flanking street and the closest side of the principal building.
Front	hat part of the site lying between the front property and the front of the principal building and ling across the full width of the site.
Yard, Re	That of the site lying between the rear property line and the rear of the principal building and extending across the full width of the site.
Yard, Side	That part of the site extending from the front yard to the rear yard and lying between the side property line and the closest side of the principal building. R Rear Yard 5 Side Yard Front Yard

Section 10

General Regulations

The regulations below apply to all zoning districts, unless otherwis

[Note: The content in the right margin is for information purposes only form part of this By-law.]

Section	Term and General Regulations
10.1	Antennae Formerly 10.27
	10.1.1 Except as exempted person shall erect an a ha, inc. without first obtaining a lopment person of Planning.
	10.1.2 The Director of Planning n including satellite dishes us the treation or reception of radio, television, lite wave or related asts, mechanical states, mechanical attended antennae a later height than attennae will not have duly detrimental effect asite or adjacent processory. (a) The Director of Planning is satisficant antennae will not have duly detrimental effect asite or adjacent processory.
2	Birc nimals Formerly 10.18
	10.2.1 as or runs for the shelter or accommodation of birds or in any districts except RA-1 shall be located no close. It m from any dwelling and 18.3 m from the front line of the line, as accessory buildings, shall conform with all other approaches provisions of this By-law. 2 Despite section 10.2.1, a building or other enclosure for keeping one or more hens: (a) must be no more than 9.2 m² in floor area; (b) must be no more than 2 m high;
	[continued on the next page]

	(c) must be no closer than 3 m from any door or window of any dwelling;
	(d) must be situated only in a rear yard or a side yard;
	(e) may be anywhere in a rear yard;
	(f) must, on a corner flanking lot, be no less than the greate of a distance equal to:
	(i) the existing setback of the principal building, a
	(ii) the required setback for a principal building this By-law,
	from the property line adjacent to the flankin et;
	(g) must be at grade level;
	(h) must be no less than 1 m from any proper
	(i) may be situate only in the RA, RS, RT, RM, FI
	Shaugnessy Districts.
10.3	Boats, Vehicles, Equipment or Materials in Residential and Commercial Districts
	10.3.1 No boat, boat trailer similar vehicle shall be
	placed or parked on a lite state accept for the following:
	(a) one truck with a reginal gross verno exceeding 4 550 kg;
	(b) one boat not exceeding m in length ener was accessory boat trailer;
	(c) temporarily involve er the premises; or
	or vehicles as many proved by the
	Consid t they will not he unduly detrimental
	effect o site or adjacent p ties. 10.3.2 No equipm r materials shall be lin an R or C
	district ex Where:
	(a) oth section 11.1. as an accessory
	porarily required struction, repair, servicing maintenance of the premises; or
	approved by the Director of Planning where the Director of Planning considers that an unduly detrimental effect is t created on the site or adjacent properties.
- 10	Building L 'xclusions Formerly 10.9
10.	
	2.4.1 The formal features are excluded from any limitations to the maximum length of buildings or portions of buildings for the purpose of view obstruction:
	(a) eaves, gutters, sills, safety railings and chimneys;
	(b) balconies, subject to the same conditions as in section 10.7.1(c);
	[continued on the next page]



	(c) canopies over entrances to buildings, subject to the same conditions as set out in section 10.32.1(d); and	
	(d) any other features which, in the opinion of the Director of Planning, are similar to any of the features listed above.	
10.5	Buildings on Site - Number Formerly 10.1	
	10.5.1 The placing of more than one principal building on any site shall not be permitted, except as otherwise proby by this By-law.	
10.6	Character House Form 11.33	
	10.6.1 The Director of Planning may permit more facing a front yard or a side yard if the entral access to a dwelling unit in a character house.	
	10.6.2 Computation of floor area in a character house ma.	
	(a) existing covered porches that:	
	(i) in the opinion of the Director of Planning, are original to the character (ii) face a street, a	
	(ii) race a street, a	
	exceed the minin height spo	
	(b) areas of undeveloped fit with a ceiling by to the underside of joists at stan 2.0 at ed below the floors of covered porc an subsection (a);	
	reas under sloping round to the state of at least	
	(i) the al distance from por to any part of the ceiling 3 m or less, and	
	(ii) the c attaches directly underside of the slop of rafter and follows ppe; and	
	(d) floor for off-street parking, i ceeding 6.7 m in len suilding it conjunction with a mum of 42 m².	
	depth, in the case or acter house, means the ance from the front exterior wall measured in a straight line a point directly opposite on the rear exterior wall, except covered porches that comply with section 10.6.2(a) may luded from the measurement of building depth.	
	10.6.4 Concrete that comply with section 10.6.2(a) may proje the required front yard.	
10.7	ylight Access Angle Controls Exclusions	
	The following features are excluded from regulations of daylight access and angle controls:	
	(a) steps;	
	(b) eaves, gutters, sills and chimneys;	
	[continued on the next page]	

- (c) balconies, if:
 - (i) they do not project more than 1.2 m into the area controlled by daylight angles, and
 - (ii) the safety railing does not extend more than 1 070 mm above the floor of the balcony;
- (d) canopies over entrances to buildings, subject to the seconditions as set out in section 10.31.1(d);
- (e) safety railings, if they are not over 1 070 mm in
- (f) bay windows, if:
 - (i) they do not project more than 540 m the area controlled by daylight angle, and
 - (ii) the bottom outside edge of the bay is \$\frac{1}{2}\$ than 300 mm above the floor level; and
- (g) any other features, including vent shafts or me equipment which, in the opinion of the Director of Planning, are similar to any of the features listed abo

Form

formerly 10.12

ralso to the te Demolition Housing

10.8 Demolition of a Building

- 10.8.1 Except as exempted a person shall carry out operation in, on, over or demolition of a building a permit for the demolition in the Director of the permit for the demolition in the Director of the permit for the demolition in the Director of the permit for the demolition in the Director of the permit for the demolition in the Director of the permit for the demolition in the Director of the permit for the demolition in the Director of the permit for the demolition in the permit for the demolitic for the permit for the
- 10.8.2 Except as set out in section necessitates the demolition dation, no developr unless and until new developr.
 - The development shall not be issued u development day and until all building permit demolition are issuable.
- 10.8.3 The fo¹ idential rental ccommodation are exertion 10.8.2:
 - re located in the Ko ct, or any M or I district;
 - where located in a building damaged or destroyed by fire to the extent of 60% or more of its value above the foundations, as determined by the City Building Inspector;
 - re located above a commercial use and where the ntial rental accommodation does not predominate in of floor space;
 - (d) when ted in a building deemed by the City Building Inspector to be beyond re-use or rehabilitation for residential purposes;
 - (e) where located in a building deemed by the City Building Inspector to be appropriate for demolition because of hazard to public health or safety;

[continued on the next page...]

- (f) where located in a multiple dwelling in which units are individually owned in accordance with the Strata Property Act (British Columbia) and no fewer than 75% of them are owner-occupied;
- (g) where located in a multiple dwelling consisting of a co-operative tenure established prior to legislation permitting condominium ownership; and
- (h) where located in a building deemed by Council t appropriate for demolition because the premi nuisance.
- 10.8.4 Except as set out in sections 10.8.6, 10.8.7 .8, where development necessitates the demolition building listed on the Heritage Register or (b) a resid. ulding located in the RS-1, RS-3, RS-3A, RS-5, RS-6, R Shaughnessy Districts no development permit sha for the demolition unless the Director of Planning is that all applicable policies and guidelines adopted by have been met, and until a development permit for the ne development has been The development permit for the new developmen ued unless and until all nd a building building permits for the Was permit for the demolitic issuabi
- 10.8.5 Except as provided in se 10.8.6 and 10 olition of a bul development necessitates the Heritage Register as an valuation heritas building and located in the I RM-5 5B, RM-5C 5D, RM-6, or Downto development not be issued for evelopment unless as complied with ovisions of section 10.8.4, exc at the Director o ning may also require that the ap t submit a calcula f density bonus to the City, to atisfaction of the D of Planning, before a developr permit may be issued
- 10.8.6 A building emed by the City Building pector to be approximate approxima
 - uilding deemed by Council to be appropriate for amolition because the premises are a nuisance is exempted the provisions of sections 10.8.4 and 10.8.5.
- 10.8.8 ing which is a one-family dwelling, one-family dwelling with dary suite, or two-family dwelling in the RS-1, RS-3 3A, RS-5, RS-6, RS-7, or First Shaughnessy Districts is not listed on the Heritage Register, and for which soulding permit has been issued to demolish by deconstruction, is exempted from the provisions of section 10.8.4.



10.9	Fences	Forme
	10.9.1 For the purposes of this section 10.9, the term "fence" shall include arbors, archways, boundary fences, gates, pergolas, screens, trellises, walls and similar structures.	
	10.9.2 Height shall be measured from any point on the ground level of the site at the structure or fence line.	
	10.9.3 A fence or similar structure shall be permitted in a rear yard or on the boundaries of a required yard provid not exceed 1.9 m in height.	
	10.9.4 Notwithstanding section 10.9.3, a fence or simulation shall be permitted in a required front yard boundaries of a required front yard locate or any R district provided it does not exceed height.	
	10.9.5 Where a fence is erected or placed above a conboundary retaining wall or within 1.0 m of a commboundary retaining wall, the maximum permissible he shall be reduced by half the height of the retaining wall.	
	10.9.6 The Director of Planning's discretion, permit a f comply with sections the case of a relaxation. 10.9, the Director of Plan owners as the Director of landing's at the Director of Planning's structure which does not comply with section at the Director of Planning's structure which does not comply with section at the Director of Planning's structure which does not comply with section at the Director of Planning's structure which does not comply with section at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with sections at the Director of Planning's structure which does not comply with section at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning's structure which does not comply at the Director of Planning'	
10.10	Floor Area Exclusions	Formerly 10.28
	10.10.1 Floor area excluded from a c tati oor space ratio any use other than tified the exclusio	
10.11	Area Exclus pr Exterior Wall pess	Formerly 10.33
	1.1.1. For residen computation in total specific computation in the store of the st	
	e Director of Planning may exclude an area equal to the a occupied by the insulation thickness that exceeds the cable thermal performance value for exterior walls uilding By-law, as verified by a building envelope property al, to a maximum exclusion of 330 mm of thickness for by of six storeys or less, and a maximum exclusion of 179 n. hickness for all other buildings.	
	1.3 Computation of floor area shall exclude an area equal to the area occupied by a rain screen system in a wall that exceeds 203 mm in thickness, as verified by a building envelope professional, to a maximum exclusion of 152 mm of thickness, except that this exclusion shall not apply to laneway houses or to one or two-family dwellings of three storeys or less with or without a secondary suite.	



10.12	Floor Area Exclusions for Heat Recovery Ventilation in a Passive House	Form
	10.12.1 The Director of Planning may exclude the area occupied by	
	heat recovery ventilators and connected shafts in a passive house, to a maximum exclusion of 2% of permitted floor area.	
10.13	Floor Area Exclusions for Kitchen Exhaust Shafts	Formerly 10.40
	10.13.1 In buildings with commercial, retail or service use at computation of floor area may exclude the area of the by	
	interior commercial kitchen exhaust shafts, to a num	
	exclusion of 3.7 m ² for each floor above the or service use.	
10.14	Floor Area Exclusions for Natural Ventilation and Lig CD-1 Districts	.nerly 10.35
	10.14.1 Despite anything to the contrary in any CD-1 by-law the CD-1 (Comprehensive Development) District Scheu	
	(i) the distance from a floor to the floor above, or whe there is no floor of the roof joists, exceeds 3.7 m, and	
	(ii) the additional h is decompleted wenting	
	skylights, openin estory w similar features w In the opinion	
	of Planning, reduce ay consumpti	
	natural light and ven n, computation of floor area m clude nount equal to	
	of the floor below th	
	D-1 by-law does ain a 3.7 m clause, and	
	(iv) if tions (i) and (ii) a tapplicable, computation loor area may excup to 1% of above	
	grade floor built as open to be	
10	Floor Area Excly for Sites in a Designa Dod Plain in an R	Formerly 10.39
	District	
	10.15.1 The floors located at or neight of less than 1.5 m	
	the computation of floor area, in order to achieve flood	
	in in an R district.	
	Floor A. asse for Low Operational Cost Housing	Formerly 11.34
	10.16.1 Not adding the maximum permitted floor area regula any district schedule, the Director of Planning	
	may app. an addition of up to 5% of the floor space	
`	ratio for low operational cost housing containing 6 or more dwelling units, excluding sites that contain rental housing	
	units in the RM-3 District, provided the Director of Planning	
	first considers all applicable policies and guidelines adopted by Council. This section 10.16 shall not apply to applications	
	made after December 31, 2025.	



10.17	Fronta	ge Determination	Form
	10.17.1	The frontage of any site having more than one boundary on a street shall be:	
		(a) where street boundary lengths are equal, as determined by the Director of Planning;	
		(b) in the case of a corner site, the shortest boundary abutting on a street, or as otherwise determined Director of Planning; and	
		(c) where a site is composed of more than one ' shortest boundary abutting on a street, content of the determined by the Director of Planning	
10.18	Height	of Building and Relaxation	erly 10.10
	10.18.1	The height of a building shall, unless otherwise d in a district schedule to this By-law, be measured as to distance that the building extends above the base su	d 10.11
	10.18.2	Where the existing grade of a site is higher than the bas surface and the Direct existing grade is contained by adjoining sites or the of building may be made of the proposed building grade of the proposed building if the Director of Planning applicant to furnish a plan section 4.1.3 of this By-law.	
	10.18.4	of Planning mediate building features signed to reduce energy consumption in a passive house, the Director of Planning first considers: he intent of the relevant schedule;	
]	oplicable Council policies and guidelines;	
		(c) tionship of the development to nearby residential de ent;	
		(d) the sumission of any advisory group, property owner or tenant; and	
		(e) the height relaxation does not exceed 1.25 m,	
		except that this relaxation shall not apply to laneway houses or dwelling uses in an RS district.	
		[continued on the next page]	

- 10.18.5 The Director of Planning may, at the Director of Planning's discretion, permit a greater height than otherwise permitted for the following items if, except for the items set out in subsection (d), they do not, in total, exceed one third of the width of the building or buildings as measured on any elevation drawings and do not, in total, cover more than 10 of the roof area on which they are located as viewed fro directly above:
 - (a) architectural appurtenances such as towers, to cupolas, provided:
 - (i) no additional floor area is created, an
 - (ii) no protrusion extends more than 1. ve the height limitation;
 - (b) mechanical appurtenances such as elevator n rooms:
 - (c) chimneys;
 - (d) access and infrastructure required to maintain green roofs or urban agritor or roof mounted energy technologies included that the total rooms of the rooms of
 - (i) their siting and in relative verlook, shadowing, and impacts, and
 - (ii) all applicable policity of guidelines accouncil;
 - (e) venting skylights and op clere windows on or improve that and ventilation
 - (r) item r to any of the at
 - than 30.5 r mit a decorative r hich may include ed the maximum height of september in the specified in this By rovided that:
 - (a) the Board is substitute the roof of the building and opriately integration and inical appurtenances; the roof does not add to the floor area otherwise permitted; and
 - the Development Permit Board first considers all plicable policies and guidelines adopted by Council.

10.. Land not A a Street

9.19.1 Where of land does not abut a street and therefore is not deited as a site, development may be permitted by the Director of Planning if, in the Director of Planning's opinion, the land is, or is likely to be, satisfactorily provided with the public utilities and services necessary for the development.

Formerly 10.3



10.20	Landscape Setbacks in an M or I District or a CD-1 District	Form
	10.20.1 Development in an M, I, or CD-1 district where the site abuts any portion of the streets, lanes or other areas set forth in	
	Schedule C to this By-law, shall be subject to the following:	
	(a) a setback shall be provided and maintained at a depth a set forth in Schedule C;	•
	(b) no building or structure of any kind, or area for manoeuvring aisles, parking, loading or any oth purpose, shall be permitted within the setbac	
	(c) except as provided for elsewhere in this s the setback area shall be fully graded with trees, shrubs and lawn to the satis Director of Planning; and	
	(d) the following may be permitted within the landsetback area by the Director of Planning:	
	(i) statuary, fountains and other objects of art,	
	(ii) open ornamental fences if necessary for the protect and preservation decaping or permitted objects of art, and	
	(iii) walks or drivey which nof the Director of Plant ay be required access to any built or use on the second control of the second	
10.21	Living Accommodation Below Fin. Grade	ormerly 10.15
	10.21.1 Living accommodation may armit* ow finished	
	ubject to the followin	
	nust be no more m below the finished grad adjoining groun ept that if the Director	
	of Plan on the advice of lief Building Official, is satisfied ut:	
	(i) the sion of adequate da cofing, lighting, ver on, heating and secon ccess, the	
	r the case or a	
	(b) ase of a multiple dwelling that has its existing ut. reational or storage areas below finished grade,	
	a min in of 20% of the floor area below finished grade shall be retained for such uses, except that the Director of Planning may allow a lesser amount where the Director of Planning is satisfied that adequate utility, recreational and storage space is provided elsewhere in the building.	
	[continued on the next page]	



	10.21.2 Storage rooms shall be excluded from the provisions of section 10.21.1. 10.21.3 Recreation rooms and bedrooms in a one-family dwelling, two-family dwelling, multiple conversion dwelling, or laneway house, bathrooms, utility rooms and workshops shall be excluded from the provisions of section 10.21.1(a) except that no bedroom shall be permitted having a firm or more below the finished grade of the adjoining d.	
10.22	Murals 10.22.1 The Director of Planning may permit a mural district, provided that the Director of Planning fir ders: (a) all applicable policies and guidelines add and (b) the submission of any advisory group, propert, tenant.	Formerly 10.25
10.23	Nuclear Weapons Prohibition 10.23.1 No person shall use permit shall be issue storage of a nuclear value.	Formerly 10.23
10.24	Principal Pedestrian Access 10.24.1 Except in the case of an and separate use shall be different and	For , iy 10.4
10.25	Reloc (a) reloca to a different site (b) located where within the se it shall cor with all the regulation which it ated.	Formerly 10.13
10	Site with By 26.1 a building line not ablished pursuant to son 14.1, the following measurements and calculations all be made using the building line instead of the site bundaries: idth or depth of a required yard; (a of required setbacks for pump islands and sin gasoline station – full serve and split island; and (c) depth a site for the purpose of yard reductions pursuant to section 10.29.	Formerly 10.2



10.27	Site, Corner - in an RA, RS, RT or C-1 District	Form
	10.27.1 Development in an RA, RS, RT, or C-1 district on a corner site which has located at its rear, with or without the intervention of a lane, a site which fronts on the street flanking the corner site, shall provide:	
	(a) in the case of the principal building, a setback from the flanking street of a distance not less than one h of the depth of the required front yard of the rer but which need not exceed the greater of 3.7 minimum side yard of the applicable distriction of the building with the reduction of the building with the corner lot to less than 7.9 m so long as the m of the applicable district schedule are p	
	(b) in the case of any accessory building, a set to from the flanking street or as otherwise appropried Director of Planning.	
10.28	Site, Double Fronting - Design Approval	Formerly 10.14
	10.28.1 The siting and design site located in any design site located in an	
10.29	Site, Shallow - in an RS, RT or Catrict	For. y 11.2
	10.29.1 Development in an RS, R 1 district on a than 36.6 m deep may red e requirer s as for	
	(a) the front yard to 20% of reraction of the site,	
	5.5 m; and	
	(b) the 1 d to 30% of the a e depth of the site,	
	except he rear yard shal case have a depth of less t .2 m or, where it a lane, 8.2 m less	
	the land the between the rear porty line and the ultimate intre line of the lane.	
-	Vehicles on F	Formerly 10.24
10.	10.30.1 W law prescribes a	•
	num number of off-street, rking spaces for a site, no son shall park or place, or permit to be parked or placed,	
	greater number of vehicles on that site than the maximum	
	ction 10.30 shall not apply to businesses licensed for	
10.31	Yards - Deve t In	Formerly 10.6
10.51	31.1 No build or development shall be permitted in any required yard, except as otherwise provided for by this By-law or the Parking By-law.	
	No portion of required yard or required open space for any development shall be provided from any yard or open space already required for any other development.	
	[continued on the next page]	



- 10.31.3 No development shall be permitted beneath the normal finished grades of a required yard without the prior approval of the Director of Planning who shall, in the exercise of the Director of Planning's discretion, have due regard to:
 - (a) the effect on the amenity in the neighbourhood;
 - (b) the adjoining topography; and
 - (c) the design treatment of the open portions of the si and shall be satisfied that the proposed developm unlikely to adversely affect the possible widening development of streets and lanes.
- 10.31.4 No accessory building shall be located close the rear line of any site which adjoins with a tervention of a lane the front or side yards of a site in an except that the Director of Planning may approvious that the Director of Planning's opinion adverse effect on adjoining sites is likely to be created.

10.32 Yards - Projections Into

Formerly 10.7

- 10.32.1 The following feature mitted in any required yard:
 - (a) steps, except that tep ermitted in any side yard except an ext side ye.
 - (b) eaves, gutters, sills a projections as detern by the Director if they do not project in horizontally, into a requirement of the project in horizontal project i
 - (c) halconies on multiple dw , jf
 - o not project mo.
 I in no case are c than 2.1 m to an interior sid erty line, and
 - (ii) the railing does not more than 1 070 mm e the floor of the b
 - (d) canor
 - (i)
 - 1.2 m measured at right angles to the face c. ding, and
 - (iii) they are not located closer than 0.3 m measured horizontally from any window of a habitable room where any part of such window is located below the level of the canopy;
 - (e. indows, if:
 - o not project more than 540 mm into the d yard,
 - (ii) the pottom outside edge of the bay is not less than 300 mm above the floor level, and
 - (iii) the area contained within the bay window projection is not used for any purpose other than to provide light and ventilation;

[continued on the next page...]

- (f) fixed external shading devices, if:
 - they are, in the opinion of the Director of Planning, suitably designed and located in a position that provides solar rejection,
 - (ii) they are cantilevered, and
 - (iii) they do not project more than 1.2 m measured at angles to the face of the building;
- (g) demountable green walls, if:
 - (i) they do not project more than 254 mm i required yard,
 - (ii) they comply with Building By-law nents, and
 - (iii) they are, in the opinion of the Directo suitably designed and located to contribustationable design performance; and
- (h) any other features which, in the opinion of the Din Planning, are similar to any of the features listed abo
- 10.32.2 The following addition atures may project into rear yards only:
 - (a) open fire escapes
 - (b) any other features in the c. Director of Planning, are similar y of the feature.
- 10.32.3 Notwithstanding any oth

 Director of Planning may r
 depth requirement to accord declared to reduce energy c
 or of Planning firs.
 - f the relevant sci
 - (b) all app Council policies uidelines;
 - (c) the rela hip of the develop. o nearby residential develor t;
 - (d) the s sion of any advisory gr roperty owner or ter
 - (e) .5 m
 - t that this relaxation sname apply to district edules with yard relaxation provisions for passive house.

Section 11

Additional Regulations for Specific Uses

Whenever any of the following uses are permitted in any district provisions of this By-law, the following additional regulations shall a sess other specified.

[Note: The content in the right margin is for information purposes only and form part of this By-law.]

Section	Term and Regulations	
11.1	Adult Retail Store 11.1.1 Premises used as an addenic permit for an arcade and not be issued a permit for a	rly 10.29
	11.1.2 Adult retail stores shall be in ted to a m dm floor of 278 m² and a maximum plant from 17.6 m. 11.1.3 Adult retail stores shall be in ted to a m dm floor of 7.6 m. 11.1.3 Adult retail stores shall be in ted to a m dm floor of 7.6 m. 11.1.3 Adult retail stores shall be in ted to a m dm floor of 7.6 m.	
11.2	2.1 Where an a the studio residential of the arms of the arms.	Formerly 11.18 and 11.19
	11.2.2 The tree of an artist studio when contained with a residue. Sociated with and forming signal part of an artist studio shall be 47 m² and 500 m², pectively.	
	Arts ture Indoor Event 11.3.1 and culture indoor event is not a permitted use in a dw nit.	Formerly 10.37
11.4	d and Break. commodation A maximum of two bedrooms accommodating a maximum of four bed and breakfast guests may be permitted in a dwelling unit. [continued on the next page]	Formerly 11.4

	11.4.2 The provision of bed and breakfast accommodation shall not be permitted coincidentally with the keeping of boarders and lodgers.	
	11.4.3 The operator of the bed and breakfast accommodation shall reside in the dwelling unit.	
11.5	Body-rub Parlour	Formerly 10.26.1
	11.5.1 Wherever "commercial", "commercial uses", or "serv" appear in this By-law or in any by-law passed pur this By-law, such permitted use shall not, unless specifically provided by this By-law, include rub parlour.	
11.6	Cannabis Store	nerly 11.28
	11.6.1 Before granting a development permit, the Direct Planning shall:	
	(a) notify surrounding property owners and residents an have regard to their coinions;	
	(b) have regard to the fineighbouring residents; and	
	(c) consider all applical puncil punc	
	11.6.2 A cannabis store is not p ted:	
	(a) within 300 m of the ne property line containing another can store;	
	(b) within 300 m of the near opert of a site	
	ining a school - elem v ondary, or	
	v centre or neight house;	
	section igure 1, except fo s with a property line on Hasti treet or Main Stre	
	(d) on any south a property line of a ville Street between boon Street and Pacific levard;	
	(e) on cite located in a block where all us a painted centre line;	
	onjunction with any conjunction with an automated banking machine.	
7	Cas Bingo Halls	Formerly 10.31
	11.7.1 er the words "commercial", "commercial uses",	
	"sc reational and cultural" and "cultural and	
	recre uses" appear in this By-law or any other by-law passed, at to this By-law, such permitted use shall not,	
	unless oth vise specifically provided by this By-law or any	
	other by-law passed pursuant to this By-law, include a casino	
	- class 1 or a bingo hall. No person shall use or occupy land for the purpose of and	
	no development permit shall be issued for a casino – class 2 except as expressly allowed under this By-law.	

11.8	Church
	11.8.1 The site shall have a minimum frontage of 20.1 m.
	11.8.2 The Director of Planning may permit a greater height than permitted by the applicable district schedule, provided the Director of Planning first considers the effect of the additional height on the amenity of the neighbourhood.
	11.8.3 Yards shall be provided in accordance with the application district schedule except that interior side yards shall a minimum width of 4.5 m plus an additional 0.3 m ery 0.6 m by which the height of the building exc
11.9	Community Care Facility - Class B; or Group Resignary Seniors (11.17) Supportive or Assisted Housing
	11.9.1 Before granting a development permit, the Dire Planning shall:
	(a) be satisfied that the landscaping and open space prisappropriate for the size and nature of the developm.
	(b) have due regard to the design of all building and the provision loading on the ame of the design of all buildings.
	(c) notify adjacent prop owners a. that the Director of Planning c necessary; a.
	(d) consider all applicable as and guideli council.
	11.9.2 In the case of a specifically of a stablish the area, having part and to:
	the no the proposed factor in terms of type of service provided and number of residents; and
	(b) the char of development with the adjacent neighborhood.
	11.9.3 In the care a community care facilit ass B, group reside a community care facilit ass B, group reside and or assized housing resulting from a ding, the Director
	c sing before granting opment permit shall disfied that the building is suitable for the conversion, wing regard to the size of the site and building, open space he site and the proximity of adjacent buildings.
1.	Dwellins Formerly 10.21
	11.10.1 Exc. n used for short term rental accommodation in
	accord th section 11.32 of this By-law, no dwelling unit
	shall be used to keep a maximum of two boarders or lodgers,
	or a maximum of five foster or eight daycare children.
	[continued on the next page]

- 11.10.2 Subject to the provisions of section 11.10.7, the floor area of each:
 - (a) dwelling unit, except for a lock-off unit, must be at least 37 m²; and
 - (b) lock-off unit must be at least 26 m2,

measured from the inside of all outer walls, except that i Director of Planning is satisfied that the design and lo of the unit provides satisfactory living accommodar having regard to the type of occupancy propose Director of Planning may permit a floor area in the control of the control o

- (c) 29.7 m² for dwelling units except lock-c s; and
- (d) 19 m2 for lock-off units.
- 11.10.3 The maximum floor area of a lock-off unit is 25
- 11.10.4 There shall not be less than one complete bathro comprising one water closet, one hand wash basin bathtub or shower, contained within each dwelling un.
- 11.10.5 There shall not be more than one kitchen contained within dwelling unit.
- 11.10.6 All rooms of a dwellin within that dwelling up
- 11.10.7 No person shall use or purification to be used unit for a period of less than of a hotel, or is used for but or short term rental accomulation.
- 11.10.8 The minimum requirements din area in section demolition of a tapply to the content of th

11.11 rmers'

mers' market must be in:

- open air stalls or booths;
- talls or booths partially or totally covered by tents or ilar temporary structures; or
- (c) r booths in a building approved for use as a far market.
- 1.2 A farmer arket must have at least 11 stalls or booths, except that the Director of Planning may permit a lesser number of stalls or booths, if the Director of Planning first considers all applicable policies and guidelines adopted by Council.

[continued on the next page...]

Formerly 11.21

	11.11.3 The site area of a farmers' market must not exceed 2 323 m², except that the Director of Planning may permit an increase in site area, if the Director of Planning first considers all applicable policies and guidelines adopted by Council.			
	11.11.4 A vendor at a farmers' market must only sell: local fresh, dried or frozen fruit and vegetables; local dried or frozen meat and seafood; local eggs; local dairy products; local plants; local prepared foods; local ready-to-eat food artisan crafts; or local wine, cider, beer or spirits.			
	11.11.5 No more than 40% of the total number of stall a farmers' market may be used for the sale eat foods and local artisan crafts.			
	11.11.6 There must be no more than three vendors so providing samples of local wine, cider, beer or so farmers' market.			
11.12	Freehold Rowhouses	Formerly 11.25		
11.12	11.12.1 Computation of floor are floor space ratio, yards, site coverage, impermeab dwelling unit density area at the time of devindividual freehold rowh			
	11.12.2 For the purpose of fee sir ubdivision, the width and frontage for eac hold rowhor			
11.13	11.13 Gasoline Stations - Full Serve and S land			
	of a gasoline station of the state of the state of the property line of the state of t			
	side ya. s as long as all such canopies are set back at least 1.5 m from the front or side property line of the site, as the case may be, and no canopy is longer than 33% of the length of the street boundary of the yard in which it is located, to a maximum of 12.2 m.			
	[continued on the next page]			

- 11.13.2 Notwithstanding any other provisions of this By-law, no merchandise shall be displayed outdoors on any gasoline station - full serve or split island site except for the following:
 - (a) if located at a pump island, the small sample display of new tires, lubricating oils and automotive accessories;
 - (b) if located adjacent to the principal building, tires a vending machines; and
 - (c) if located within an accessory building approte the Director of Planning, other merchandiding fireplace logs, garden equipment, gardinature and similar items.
- 11.13.3 No truck, bus, utility or camper trailer, campe vehicle shall be stored or parked at any time, or necessary waiting period for service, on a gasoline full serve or split island site in a C district except for following:
 - (a) in the C-1 District, t with a registered gross vehicle weight not exce
 - (b) in all other C distriction (b) in all other C distriction (c) buses with a registered gross very weight (c) 4825 kg;
 - (c) five utility trailers, pr d that they go m in width and 3.1 m ii th and are loc or side yards:
 - (d) one service truck operat the restation full or split island; and
 - quipment tempo quired for the cons., repair, servicin naintenance of the premis
- - (a) exce points of access to and the perimeter, ev split island site on of the Director of the Director of the Director of the Mining along those of the Mining along the Mining along those of the Mining along the Mining alon
 - the site of every gasoline station full serve or split and shall be properly landscaped and maintained with shrubs, trees or other suitable landscaping of a location to the satisfaction of the Director of Plauch landscaping to constitute a minimum of 5% or site subject to such minor variations as the Director of Planning may approve.
 - 5 The total width of vehicular access to a gasoline station full serve or split island from a lane in a C, M or I district shall not exceed an amount equal to 15% of the total length of the lane abutting the site; except that in no case shall the total width of vehicular access be restricted to less than 3.7 m.

11.14	Homecraft	Forme
	11.14.1 No person other than one resident member of the family occupying the dwelling shall be engaged in the homecraft on the premises.	
	11.14.2 Where located in an R district, there shall be nothing to indicate from the exterior of the dwelling unit or building that it is being used for any purpose other than its prin or approved use.	
	11.14.3 No products or material shall be sold from or wit dwelling unit.	
	11.14.4 No products or materials shall be stored of the dwelling unit, building or accessory building	
	11.14.5 No offensive noise, odour, vibration, smoke, hopiectionable effect shall be produced.	
11.15	Hospital	Formerly 11.9
	11.15.1 Before granting a development permit, the Director of Planning shall:	
	(a) be satisfied that and open space provision is approduced to development;	
	(b) have due regard to the lign of all build. location and provision street parking and to their effect on the entry of t	
	d any others that ctor of Planning ctor.	
	In the case pecifically design cility not being a conversion	
	(a) the site shall not be less that of m ² except as proving clause (b) below;	
	(b) th may perm, a greater height district schedule, ag first considers the	
	rifect of the additional height on the amenity of the neighbourhood, and the Director of Planning may therefor require a site area of larger than 3 700 m²; and	
	floor space ratio shall not exceed the maximum itted for any residential use in the particular district	
	15.3 In the conversion of an existing boding, the Director of Planning before granting a development permit shall be satisfied that the building is suitable for the conversion, having regard to the size of the site and building, open space on the site and the proximity of adjacent buildings.	

11.16	House	keeping Units	Form
	11.16.1	No housekeeping unit shall be used or occupied by more than one family.	
	11.16.2	Every housekeeping unit shall have a floor area of not less than $13.4~\mathrm{m}^2$, or a floor area of not less than $11.1~\mathrm{m}^2$ if the unit is occupied by not more than one person only and adequation of a facilities are provided on the premises.	
	11.16.3	There shall be provided within the housekeeping useparate and properly ventilated kitchen or kitchequipped with a sink and cooking facilities.	
	11.16.4	There shall not be less than one complete every three housekeeping units, provided housekeeping units have single occupancy to section 11.33.3 shall apply.	
	11.16.5	No person shall use or permit to be used any house unit for a period of less than one month unless such unforms part of a hotel.	
11.17	Lanew	ay House	rmerly 11.24
	11.17.1	In this section 11.17, "fo nt of the extreme outer line carports, covered porch accessory building areas other projections as section of the extreme outer line of a lane carports, covered porch accessory building areas other projections as section of this By dy a	
	11.17.2	In this section 11.17, height is determinate, which is the picture of the average of at the intersections wiltimate rear property lines. A laneway is not permissible approperty in intersection dwelling with secondary on: (a) a sit and permissible approper one of the site. A laneway house on a site which is less than 9.8 minus if: (a) the property lines at least 9.8 m, except that the Director of Planning prove a laneway house on a site which is less than 9.8 minus if: (a) the property lines at the intersection dwelling with secondary with a popular one in the site of the	
	7	g.s.m.s.g.m.g	

- 11.17.6 For sites in the RS-3 and RS-3A Districts and the RS-6
 District, and for sites 16.8 m or wider in the RS-5 District,
 the width of a laneway house, or a laneway house and an
 accessory building, must not exceed the permitted width for
 an accessory building under the applicable district schedule
- 11.17.7 On east-west oriented sites, a laneway house must be located toward the south side of the site to reduce shadowing on the site to the north.
- 11.17.8 A laneway house may be one storey or one store partial second storey.
- 11.17.9 Open balconies, sundecks, and roof decks permitted:
 - (a) on a one storey laneway house; or
 - (b) above the partial second storey of a lane, a partial second storey.
- 11.17.11 The location of a one y la. must be:
 - (a) within 10.7 m of the ate rear,
 - (b) at least 4.9 m, measures cross the wide from the one-family discondary suite on the
 - (c) at least 0.9 m from the under that the Director of that the Director of the Learn property line on the Learn property line on
 - (d) a dista om each side pro line equal to at least 10% of t width, except the process of Planning may relief to be location to:
 - (i) 0. om one side property r interior lots, and
 (ii) least property line for corner lots.
- 11.17.12 Not the Director of the last says and the Director of the last says and the last says are last says are last says and the last says are last says are last says and the last says are last sa
- 11.1):

 coverage must not exceed the permitted site coverage
 the applicable district schedule, except that, for a one
 see a seway house, the Director of Planning may permit
 an in the permitted site coverage of up to 7% to a
 maxim.

 7% of the site area.
 - 14 The heigh of a laneway house with a partial second storey must not exceed:
 - (a) 6.7 m to the ridge of a gable or hip roof, with a minimum pitch of 7:12; or
 - (b) 5.8 m to the highest point of a roof with a pitch less than 7:12

- 1.17.15 On a laneway house with a partial second storey and a roof pitch of:
 - (a) at least 7:12, the height of the intersection of the exterior surface of the roof and the exterior wall surface of the building must not exceed 4 m from the horizontal datum plane; or
 - (b) less than 7:12, the walls of the partial second storey be set back at least 0.6 m from the exterior wall floor below, except that there may be a single ction into the setback to a maximum of 35% of the floor below.
- 11.17.16 The partial second storey of a laneway hou not exceed:

 (a) 60% of the footprint of the laneway hou a minimum pitch of 3:12; or
 - (b) 50% of the footprint of the laneway house, if use pitch of less than 3:12, except that the calculation exclude any floor area of the partial second storey not included in the exclusion of floor area according sections 11.17.24 a
- 11.17.17 Dormers must be ins walls of the floor belo projection into the setb width of the floor below.
- 11.17.18 The location of a laneway with a part with a
 - (a) within 7.9 m of the ultimator of the site,

 1.9 m, measured a width of the site,

 ne-family dwelling with second uite on the site;
 - (c) at least n from the ultima r property line, except the Director of Plan may relax the location 0.6 m from the ultimate r property line:
 - (i) as less than 30.5 m in de or enclosed or covered of the laneway house; and
 - , a distance from each side property line which is at least equal to the required side yards for the site as prescribed y the applicable district schedule.
- 11.17.19 standing 11.17.18(a), where a site is 39.6 m or more in the Director of Planning may permit a laneway house partial second storey to extend into a site to a maximum of 21% of the lot depth measured from the ultimate rear property line.
 - The floor area of a laneway house must not exceed the lesser of:
 - (a) 0.16 multiplied by the site area; and
 - (b) 83.6 m².

- 1.17.21 Despite section 11.10, the floor area of a laneway house, excluding any floor area used for enclosed parking, must be at least 26 m², except that the Director of Planning may allow a reduction to not less than 19 m² if the Director of Planning first considers the design of the laneway house and all applicable Council policies and guidelines.
- 11.17.22 Except for a laneway house with no separate bedroom a laneway house must have:
 - (a) one main habitable room that is not a bedroom inimum size of 16.7 m² and a minimum direction of 2.1 m measured between finished wall standard and
 - (b) at least one bedroom with a minimum and a minimum dimension of 2.1 m meas finished wall surfaces.
- 11.17.23 Computation of floor area for a laneway house mu
 - (a) all floors, including earthen floor, measured to the extreme outer limits of the building;
 - (b) stairways, fire esc features which the measured by their included in the me they are located;
 - (c) the floor area of a bas
 - (d) floor area used for enc or cover king; and
 - (e) if the distance from a flo

 e of a floor above,

 eds 3.7 m, an ad

 areo floor area below cess.
 - 24 Computation loor area for a lan house must exclude:
 - (a) areas o rs located:
 - (i) ab le highest storey or he ey and to which to no permanent means of ess other than a
 - height of less than I.z.
 - floors located at or below finished grade with a ceiling
 - height of less than 1.2 m;
 - overed porches if:
 - their location is at the level of the basement or t storey,
 - (ii, re open on at least one side or protected and rails, the height of which must not exceed the minimum specified in the Building By-law,
 - (iii) the total excluded floor area does not exceed $3\ m^2$, and
 - (iv) the ceiling height of the total excluded area does not exceed 2.75 m measured from the porch floor; and

- (d) 3% of the total area, where the exterior walls include a minimum of 175 mm of thermal insulation in total.
- Where floor area is excluded under section 11.17.24(d), the Director of Planning may vary section 11.17.11(a) and 11.17.18(a) no more than 30 cm.
- 11.17.25 Computation of floor area for a laneway house may exclude
 - (a) open balconies, sundecks, roof decks, or any other appurtenances which, in the opinion of the Dire of Planning, are similar to the foregoing, if the balconies, sundecks, or roof decks face the case of a corner site, the lane and flanking et or either of them;
 - (b) patios and green roofs if the Director of a first approves the design of sunroofs, walls, and
 - (c) despite section 11.17.23(e), open to below spac double height volumes under sloping roofs with of at least 3:12 if:
 - (i) the vertical discrement the floor level to the ceiling does
 - (ii) the ceiling att s an underside of the sloping roof rand follow.
 - (iii) the excluded are so not exceed a maximum floor so inder section
 - (iv) the excluded area, ined with xcluded a. under subsection (d s not sd 25% of the aximum allowable t
 - roon pitch of at least f:
 - (i) the cal distance from oor to any part of the ceil between 1.2 m an n,
 - (ii) the ng attaches directly underside of the groof rafter and follow ope,
 - does not exceed 10% of the under section 11.17.20,
 - (iv) the excluded area, combined with the excluded area under subsection (c), does not exceed 25% of the maximum allowable floor area;
 - units that have a partial second floor, an area not ding 2.75 m² for stairs, if the excluded area, district the excluded areas under subsections (c) and district the excluded areas under subsections (c) area designed.
 - (f) an area not exceeding $3.7\ m^2$ for residential storage space, clothes closets and linen closets.

- 11.17.26 Private outdoor space must be provided in the form of:
 - (a) an open balcony, sundeck, or roof deck; or
 - (b) a patio located at grade with a minimum size of 3.7 m² and a minimum dimension of 1.5 m.
- 1.17.27 The setback provided in accordance with sections 11.17 and 11.17.18(c) must be permeable and landscaped y not required for vehicle or fire access.
- 11.17.28 A laneway house must include:
 - (a) a minimum 75 mm wide trim around all windows, excluding door sill trim, ex window or door is recessed no let the adjacent exterior wall faces; an
 - (b) a canopy over the main entry door.
- 11.17.29 A main entry door that faces the lane must b least 1.5 m from the ultimate rear property line.
- 11.17.30 On a corner site, the main entry door of a laneway must face the flanking street.
- 11.17.31 At least 10% of to contain windows the lane must be a second to t
- 11.17.32 Unless located at upper storey, or fac windows with transp storey must not excee \$\eta^2\$.
- 11.17.33 Wall cladding materials buildin ation facing a lane or street must be considered and proportions, no walls or 1.2 m where tinuation of a me building liplane, such as a cours at a change in the land or chimney projection.
- 11.17.34 The Di of Planning may the design provisions in secti 17.15, 11.17.17, 11.17.28 29, 11.17.30, 11.17.31, 11.17.32 1.17.33 if, in the opinic he Director of Plan the design of a laneway e meets the intent of tions for uality and durability of on and is not compatible n one or more of the requirements in those ections
 - If the Director of Planning first considers the effects on neighbouring properties with regard to overlook, massing dineighbourhood privacy, and the intent of this section and all applicable Council policies and guidelines, the of Planning may relax the provisions of sections 11.1,
 - (a) due to topography or other conditions peculiar to the site, literal enforcement would result in unnecessary hardship;
 - (b) the relaxation is necessary to retain a tree; or
 - (c) the relaxation is necessary to allow a green roof that does not have railings or stair access.

Se 11

11.18	Live-Work Use	Form
	11.18.1 The size of a live-work unit must be at least 47 m ² .	
11.19	Liquor Store	nerly 10.22.1
	11.19.1 Wherever the words "retail store", "retail or business establishment", "retailing", "convenience commercial", or similar use descriptions which imply the sale of merchand a permitted use, appear in this By-law or in any by-law or pursuant to this By-law, such permitted use shall not pursuant to this By-law, such permitted use shall not pursuant to this By-law, such permitted use shall not pursuant to the Development Permit Board, as the case more stable or the Development Permit Board, as the Case more stable or the Development Permit Board, as the Case more stable or the Development Permit Board, as the Case more stable or the Development Permit Board, as the Case more stable or the Development Board or the Development Board or the Development Board or the Development Boar	and 10.26.2
	11.19.2 Wherever "commercial", "commercial use "il", "retail uses", or "drive-through service" appear in a "aw or in any by-law passed pursuant to this By-law, suc itted use shall not, unless otherwise specifically providing By-law, include a liquor store.	
11.20	Lounge	Formerly 10.26.3
	11.20.1 Wherever "restaurant by-law passed pursu such permitted use shall not, unless other law, include a lounge a. Licensing Regulation un Act (British Columbia).	
11.21	Lock-off Units and Secondary Suite	Formerly 10.34
11.21	11.21.1 Factories of funit or seconda and the secondary	
11.2	Marine Terminal o	Formerly 10.38
	11.22.1 A marin plant or borth must not be ed for the bulk store	
11.23	nicro dwelling must be part of a development which has covenant or housing agreement registered against title ricting its use to secured market rental housing or social a, for the longer of 60 years or the life of the building.	Formerly 11.27
	11.23.2 The rea of a micro dwelling must be at least 29.7 m², exce, he Director of Planning or the Development Permit a may relax the permitted floor area of a micro dwelling to a minimum of 23.2 m² if: (a) the Director of Planning or the Development Permit	
	Board first considers all applicable Council policies and guidelines; and	
	[continued on the next page]	

- (b) the micro dwelling is part of a development which has a covenant or housing agreement registered against title restricting its use to secured market rental housing or social housing, for the longer of 60 years or the life of the building.
- 11.23.3 A micro dwelling is only permitted in:
 - (a) the area of the FC-1 District north of National Aver
 - (b) the area of the RT-3 and RM-3A Districts locate of of Venables Street, Malkin Avenue and Prior Struth of Hastings Street, east of Gore Avenue and Drive;
 - (c) the HA-1 and HA-1A Districts;
 - (d) the HA-2 District;
 - (e) the Downtown-Eastside Oppenheimer Distric.
 - (f) the area of the Downtown District denoted as C2 1 of the Downtown Official Development Plan;
 - (g) the FC-2 District; an
 - (h) the area of the IC h of 2nd Avenue.
- 11.23.4 No more than one pel han icro dwelling.

11.24 Neighbourhood Grocery Stores Dwelling Un.

- 11.24.1 Neighbourhood grocery st existing as y 29, are permitted in any R district.
- 11.24.2 The imum permitted from for a is 15.3 m.
- 11.24 a permitted floor all retail and storage
 - .4 The maxim ermitted number 'oor and outdoor seats is 16.
- 11.24.5 Live entert ent is not permitted.
- 11.24.6 Before c g a development perm Director of Plann'
 - (a) ers and residents; and nsider:
 - (i) the design of any proposed building addition,
 - (ii) the proposed solid waste program for collecting, storing and disposal of garbage and recycling, and
 - e impact on adjacent property owners and ents of a proposed building addition or solid rogram.
 - 4.7 The Direct. of Planning may relax the provisions of this section 11.24 with regards to maximum frontage and the applicable zoning district regulations with regards to setbacks, floor space ratio or site coverage, in order to facilitate the rehabilitation of an existing neighbourhood grocery store or dwelling unit in conjunction with neighbourhood grocery store.

For. y 11.16



11.25	Pawnshop and Secondhand Store	Form
	11.25.1 Any development permit issued for a pawnshop or	
	secondhand store shall be limited in time to one year.	
11.26	Public Bike Share	Formerly 10.36
	11.26.1 Despite anything to the contrary in this By-law, public bil	
	share is only a permitted use of lands that fall within the	
	shaded area shown on the map attached to this section as Figure 2.	
	11.26.2 The Director of Planning may approve a public are use,	
	including such conditions as the Director of decide, provided that the Director of Plan t considers:	
	(a) all applicable policies and guidelines ado, Council;	
	and	
	(b) the submission of any advisory group, property tenant,	
	but no development permit approving the use shall be required if the use cop with section 5.19 of this By-law.	
	11.26.3 Floor space necessa share or a public bike	
	share station shall be dec. Iculation of floor space ratio on any site	
11.27	Retailing Used Merchandise	Formerly 10.22
11.27	11.27.1 Any retail store shall be pe ed to use y maxim	
	of 2.5 m² of floor area of pr s for the unling of:	
	electronic equipmel lu out not limited to,	
	video equipment ories, computers, fax machines; or	
	(b) two or of the following of used merchandise:	
	bicycle. rts equipment, lu, jewellery, cameras,	
	musica pment or tools; pro that this floor	
	area s' e clearly demarcated adily visible and	
-	acc grandline.	
11.2ა	Piding Rin	Formerly 11.5
	3.1 ang ring shall be used to sale, whether by auction	
	otherwise, of horses or other animals.	
	11. the granting of a development permit, the Director of ning shall have regard to the size, siting and location of	
	posed development, the type and hours of operation,	
	w. perated privately or open to the public with or	
	with nent, generation of traffic, parking facilities and	
	any eff. In adjacent property and the amenity of the neighbour lood, and shall notify such owners of adjoining	
`	property as the Director of Planning deems necessary.	

11.29	Seniors Supportive or Assisted Housing Form
	11.29.1 All residential units shall contain a three piece bathroom.
	11.29.2 All housing projects shall provide meal service and 24 hour on-site emergency response assistance.
	11.29.3 For the purposes of calculating floor space ratio, common areas such as the communal dining room, and common areas on the main floor and residential floors are not excludable. Only common space provided in excess
11.30	School - Elementary or Secondary
11.30	11.30.1 The site shall have a minimum frontage of 20.
	11.30.2 The Director of Planning may permit a greater han permitted by the applicable district schedule, provide Director of Planning first considers the effect of the additional height on the amenity of the neighbourhood.
	11.30.3 Yards shall be provide district schedule excession and shall have a minimum width of 6.
11.31	Small-scale Pharmacy Formerly 11.22
	11.31.1 A small-scale pharmacy medical problem of publicly accessible space explaning first considers all appropriate of planning first considers all appropriates, the consideration of properties, the constant of planning may allow a least of permit for a small pharmacy must be limited in each of the properties of the properties of the problem of the properties of
11	Short Term Rent commodation Formerly 11.32
	In this (a)

law	ort term rental accommodation is only permitted in a rful dwelling unit, secondary suite, laneway house, or lock-unit that is a principal residence unit.
	ort term rental accommodation is not permitted in an elessory building or vehicle.
a d	ort term rental accommodation is not permitted in welling unit in combination with bed and breakfast commodation.
	more than two adults may occupy each bed sed as ort term rental accommodation.
dw	ort term rental accommodation is only red in elling units that comply with all applications as set out in the Fire By-law.
	more than one booking may be permitted as arm tal accommodation in each dwelling unit at one
ren	oject to the provisions of this section 11.32, short ter tal accommodation is permitted in all CD-1 districts ere dwelling uses a sitted.
per	development permit for a short term tall a some from a development term tall a some from is time limited two years.
11.33 Sleeping U	nits Formerly 10.19
	sleeping unit shall cont. y sink or g facility
11.33.2 Eve	ery sleeping unit shall incl majr _able room
h	floor area of not less
11.37	t be less than on pasin provided for
	ery triping units, but it ase shall such basins located blic hallways, at it ne water closet for
	ery ten s ing units, and at lea e bathing unit for
eve	ery twel eping units.
11.33.4 No	
for	a p one month un s such unit forms
11.34	Odular Housing Formerly 11.31
	nporary modular housing must be used as social housing.
11.3	ore granting a development permit for temporary lar housing, the Director of Planning must:
(c	sisfied that the landscaping and open space provision
	priate for the size and nature of the development;
4.00	con e impact on the livability of neighbouring reside. 5;
	notify adjacent property owners and any others that Director of Planning deems necessary; and
11.1	consider all applicable policies and guidelines adopted by Council.
	[continued on the next page]

	11.34.3	A development permit for temporary modular housing must be time limited to a maximum of five years, unless otherwise extended in writing for up to an additional five years by the Director of Planning.	
11.35	Tempo	erary Sales Office	Formerly 11.26
	11.35.1	The minimum site size shall be 2 000 m², except that the Director of Planning may permit a smaller site provid all parking required by the Parking By-law is provided.	
	11.35.2	The site must be within 100 m of the developm of site to which the temporary sales office relates.	
	11.35.3	The site must be located on an arterial or generally have two or more lanes of travel in and are usually designated as truck and bus ro	
	11.35.4	The site must be more than 800 m from a comme district, except that the Director of Planning may per the use closer to a commercial district if the applicant can demonstrate that site able commercial vacancy opportunities are not	
	11.35.5	The Director of Plant, of any advisory group perty of and all applicable policies and plines adoption.	
	11.35.6	The site must be fully rest orits original commediately following the tion of a de tenc.	
11 36	Urban F	Farm - Class A	Formerly 11.29
11.36	Urban F 11.36.1	Farm - Class A q area must not extended on any single	Formerly 11.29
11.36		a area must not ex on any single he primary use o reel is park or playgrou nstitutional, in was the Director	Formerly 11.29
11.36		n area must not ex the primary use o playgrou nstitutional, in w of Planning permit an increas area must not ex on any single roel is park or ase the Director anting area to a	Formerly 11.29
11.36	11.36.1	playgrou nstitutional, in word permit an increas maximum of Dancels are operated on any single or	Formerly 11.29
11.36	11.36.1	n area must not excell is park or playgrou nstitutional, in word of Planning permit an increase maximum control of maximum cont	Formerly 11.29
11.36	11.36.1	playgrou of Planning permit an increas maximum of Dancels are operated class A combined planting area of planting area operated class A combined planting area of planting area of planting area operated class A combined planting area of planting	Formerly 11.29
11.36	11.36.1	playgrou nstitutional, in word is the Director of Planning permit an increas maximum of Director of Planning area to a parcels are operated class A combined planting area of parcels must not excee the Director of lanting area to a parcels are operated class A combined planting area of parcels must not excee the director of lanting area of lanting area of parcels must not excee the director of lanting area of la	Formerly 11.29
11.36	11.36.1	playgrou of Planning maximum c Dom². If two or m class A combined planting area operated combined planting area operated combined planting area of planting area operated combined planting area of parcels must not excee	Formerly 11.29
11.36	11.36.1	playgrou nstitutional, in word permit an increase maximum of DO m². If two or more parcels are operated case an urban farm of the composition of planting area. If parcels must not excee the composition of policy permit an increase maximum of DO m². If two or more parcels are operated case an urban farm of the composition of planting area. If parcels must not excee the composition of food process permitted. If two or more parcels are operated case an urban farm of parcels must not excee the composition of food process permitted. If two or more parcels are operated case an urban farm of parcels must not excee the composition of food process permitted. If two or more parcels are operated case an urban farm of parcels must not excee the composition of food process permitted.	Formerly 11.29
11.36	11.36.2	playgrou nstitutional, in word planning permit an increase maximum of DO m². If two or material parcels are operated as an urban farm larger	Formerly 11.29
11.36	11.36.2 11.36.3 11.36.5 11.36.6	playgrou nstitutional, in word permit an increase maximum of Dom². If two or material parcels are operated as an urban farm larger lar	Formerly 11.29
11.36	11.36.2 11.36.3 11.36.5 11.36.6	playgrou nstitutional, in word planning permit an increase maximum of DO m². If two or material parcels are operated as an urban farm larger	Formerly 11.29
11.36	11.36.2 11.36.3 11.36.5 11.36.6	na area must not extended to the primary use of the	Formerly 11.29

	11.36.8 If an urban farm - class A is operated, in whole or in part, by a person other than an owner or full-time resident of the parcel, the planting area must be subject to a lease authorizing the operation of the farm.
	11.36.9 No offensive noise, odour, light, smoke, or vibration or other objectionable effect may be produced.
	11.36.10 No mechanical equipment may be stored outside.
	11.36.11 Any development permit or waiver of a development init for an urban farm – class A is time limited to on
11.37	Urban Farm - Class B For 11.30
	11.37.1 The planting area for a single parcel or the area for all parcels operated jointly as an urbal class B, may not exceed 7 000 m², unless relaxed by of Planning due to unnecessary hardship associate location, shape or size of the parcel or parcels.
	11.37.2 If located within 30 m of a residential use, no mechanics equipment may be use their than that designed for household use incluturers, rototillers, garden hoses and pruners.
	11.37.3 No herbicides or pestici re perm.
	11.37.4 No offensive noise, odo ht, smoke, or objectionable effect may roduced.
	by a person other than an o or full esident of the lease authorizing cion of the farm.
	In any de. Int permit for an farm - class B is time limited to ear.
11.38	Wedding Chapel Formerly 11.20
	11.38.1 Subject to 10n 11.38.2, the size of dding chapel must not exc 40.552
	11.38.2 The wedding chapel of
	a size having resident sing and location of the osed development, the type and hours of operation, neration of traffic, parking facilities, and any effect upon liacent property and the amenity of the neighbourhood, will notify such owners of adjoining property as the of Planning deems necessary.