



REGIONAL DISTRICT OF CENTRAL KOOTENAY

**AREA C ADVISORY PLANNING AND HERITAGE
COMMISSION
OPEN MEETING AGENDA**

7:00PM

Tuesday, June 2, 2026

Hybrid Meeting

To promote openness, transparency and provide accessibility to the public we provide the ability to attend all RDCK meetings in-person or remote.

Join by Video:

<https://rdck-bc-ca.zoom.us/j/91561897070?pwd=Rydjuj8adQa44BmPzLGDSA6ZRPPGH5.1>

Join by Phone:

+1 778 907 2071 Canada Toll-free

Meeting ID: 915 6189 7070

Meeting Password: 751950

In-Person Location: West Creston Hall – 1350 W Creston Road, Creston, BC, V0B 1G7

1. CALL TO ORDER

Director Vandenberghe called the meeting to order at ____ p.m.

2. ELECTION OF CHAIR

CALL FOR NOMINATIONS (3 Times)

Member _____ nominated Member _____.

Member _____ nominated Member _____.

Member _____ nominated Member _____.

OPPORTUNITY FOR CANDIDATES TO ADDRESS THE COMMISSION

Two minutes per address.

VOTE BY SECRET BALLOT

RDCK Director Vandenberghe to distribute the ballots

DECLARATION OF ELECTED OR ACCLAIMED CHAIR

RDCK Director Vandenberghe ratifies the appointed Member _____ as Chair of the Area C Advisory Planning and Heritage Commission for 2026.

DESTROY BALLOTS

Moved and seconded,
And Resolved

That the ballots used in the election of the Area C Advisory Planning and Heritage Commission be destroyed.

Carried/Defeated/Referred

3. COMMENCEMENT OF APHC MEETING

Chair _____ assumed the Chair and called the meeting to order.

4. TRADITIONAL LANDS ACKNOWLEDGEMENT STATEMENT

We acknowledge and respect the Indigenous peoples within whose traditional lands we are meeting today.

5. ADOPTION OF AGENDA

MOVED and seconded,
AND Resolved:

The Agenda for the June 2, 2026 Electoral Area C Advisory Planning and Heritage Commission meeting, be adopted as circulated.

Carried/Defeated/Referred

6. RECEIPT OF MINUTES

The August 14, 2025 Electoral Area C Advisory Planning and Heritage Commission minutes, have been received.

7. STAFF REPORTS

7.1 Bylaw Amendment Referral Form

The Referral Package dated May 4, 2026 from Planner Sadie Chezenko, has been received.

Moved and seconded,
AND Resolved that it be recommended to the Board:

That the Area C Advisory Planning Commission SUPPORT/NOT SUPPORT the Bylaw Amendment Referral for Area C.

Carried/Defeated/Referred

8. NEW BUSINESS

6.1 Aggressive and Dangerous Dog Control Service Establishment

At the request of residents in Area C and the Commission this item was added to the agenda for open discussion.

9. PUBLIC TIME

The Chair will call for questions from the public at ____ p.m.

10. NEXT MEETING

The next Electoral Area C Advisory Planning and Heritage Commission Meeting is scheduled for July 13, 2026 at 7:00pm.

ADJOURNMENT

MOVED and seconded,
AND Resolved:

The Electoral Area C Advisory Planning and Heritage Commission meeting be adjourned at ____ p.m.



REGIONAL DISTRICT OF CENTRAL KOOTENAY

**AREA C ADVISORY PLANNING AND HERITAGE
COMMISSION
OPEN MEETING MINUTES**

7:30PM PDT

Thursday, August 14, 2025

Hybrid Meeting

To promote openness, transparency and provide accessibility to the public we provide the ability to attend all RDCK meetings in-person or remote.

Join by Video:

<https://rdck-bc-ca.zoom.us/j/91561897070?pwd=Rydjuj8adQa44BmPzLGDSA6ZRPPGH5.1>

Join by Phone:

+1 778 907 2071 Canada Toll-free

Meeting ID: 915 6189 7070

Meeting Password: 751920

In-Person Location: West Creston Hall – 1350 W Creston Road, Creston, BC, V0B1G7

COMMISSIONERS

| | |
|-----------------------------|-------------------------|
| Commissioner Joan McKenzie | Electoral Area C, Chair |
| Commissioner Allen McLaren | Electoral Area C |
| Commissioner Larry Rast | Electoral Area C |
| Commissioner Roger Chadwick | Electoral Area C |

COMMISSIONERS ABSENT

| | |
|------------------------------|------------------|
| Commissioner Lori Kepke | Electoral Area C |
| Commissioner Brian Churchill | Electoral Area C |
| Commissioner Ted Yarema | Electoral Area C |

DIRECTORS

| | |
|--------------------|----------------------------|
| Kelly Vandenberghe | Electoral Area C, Director |
|--------------------|----------------------------|

STAFF

| | |
|-------------|---------------------|
| Rishab Gaba | Planner 2 |
| Robin Baril | Meeting Coordinator |

4 out of 7 voting Commission/Committee members were present – quorum was met.

1. CALL TO ORDER

Chair McKenzie called the meeting to order at 7:34 p.m.

2. TRADITIONAL LANDS ACKNOWLEDGEMENT STATEMENT

We acknowledge and respect the Indigenous peoples within whose traditional lands we are meeting today.

3. ADOPTION OF AGENDA

MOVED and seconded,
AND Resolved:

The Agenda for the August 14, 2025 Electoral Area C Advisory Planning and Heritage Commission meeting, be adopted as circulated.

Carried

4. RECEIPT OF MINUTES

The April 8, 2025 Electoral Area C Advisory Planning and Heritage Commission minutes, have been received.

5. STAFF REPORTS

5.1 Bylaw Amendment Referral Form

Rishab Gaba, Planner 2, gave an overview of the Amendments to Zoning Bylaw to include Amendments to Electoral Area C Comprehensive Land Use Bylaw No. 2317, 2013 on behalf of the Planning Department for the Commission. This update of the Zoning Bylaw is to bring consistency to the definitions of housing options in the Official Community Plan (OCP).

Rishab answered the Commission's questions.

MOVED and seconded,
AND Resolved:

That the Area C Advisory Planning Commission Support the Bylaw Amendment Referral Form – Amendments to Zoning Bylaw for Area 'C' Comprehensive Land Use Bylaw No. 2317, 2013.

Carried

5.2 Bylaw Amendment Application – Referral Form

Rishab Gaba, Planner 2, gave an overview of the Bylaw Amendment Application – Referral form to include Amendments to Electoral Area C Comprehensive Land Use Bylaw No. 2317, 2013 on behalf of the Planning Department for the Commission. With the implementation of Bill 44 by the provincial government, RDCK is required to update the Zoning Bylaw to bring consistency in the wording of the Official Community Plan (OCP).

Rishab answered the Commission’s questions.

MOVED and seconded,
AND Resolved that it be recommended to the Board:

That the Area C Advisory Planning Commission Support the Bylaw Amendment Application for the Area ‘C’ Comprehensive Land Use Bylaw No. 2317, 2013.

Carried

6. PUBLIC TIME

No public present online or in-person.

7. NEXT MEETING

The next Electoral Area C Advisory Planning and Heritage Commission Meeting is scheduled for September 8, 2025 at 7:00 p.m.

ADJOURNMENT

MOVED and seconded,
AND Resolved:

The Electoral Area C Advisory Planning and Heritage Commission meeting be adjourned at 8:04 p.m.

Carried

Digitally approved by,

Joan McKenzie, Chair



Bylaw Amendment Referral Form

Amendments to Zoning Bylaws for Electoral Areas A, B, C, D and I

Date: May 04, 2026

You are requested to comment on the attached bylaw amendments for potential effect on your agency’s interests. We would appreciate your response within 30 days (**PRIOR TO JUNE 04, 2026**). If no response is received within that time, it will be assumed that your agency’s interests are unaffected.

PURPOSE OF THE BYLAW AMENDMENTS:

1. **Density Calculation:** The proposal would change how residential density is calculated in most R1, R2, R3, and R4 zones from a “lot area” basis to a “site area” basis. This does not increase the total density allowed on a property, but it does change how that density can be achieved. Under the current zoning, a subdivision is typically required to reach maximum density, whereas under the proposed approach, the same density could be achieved without subdividing the land.
2. **Housekeeping:** Clarify the bylaws through formatting and terminology updates.

Background

In January and February 2026, the Rural Affairs Committee directed staff to prepare amendments to revise how density is calculated in most residential zones within Areas A, B, C, and D, as well as one zone in Area I. The intent is to return to the previous density calculation method used before the adoption of Bylaws 2953, 2954, 2955, 2956, and 2958 in 2024.

Current Density Framework

- Most residential lots may have two dwelling units, with permitted forms varying by lot size.
- Lots under 1.0 Hectare (ha) may have a Single Detached House (SDH) with a Secondary Suite (SS), or a Duplex.
- Lots 1.0 ha or larger may have a SDH with a SS, or a Duplex, or a SDH and an Accessory Dwelling Unit (ADU).
- Larger lots may achieve higher densities through a subdivision or a bylaw amendment.

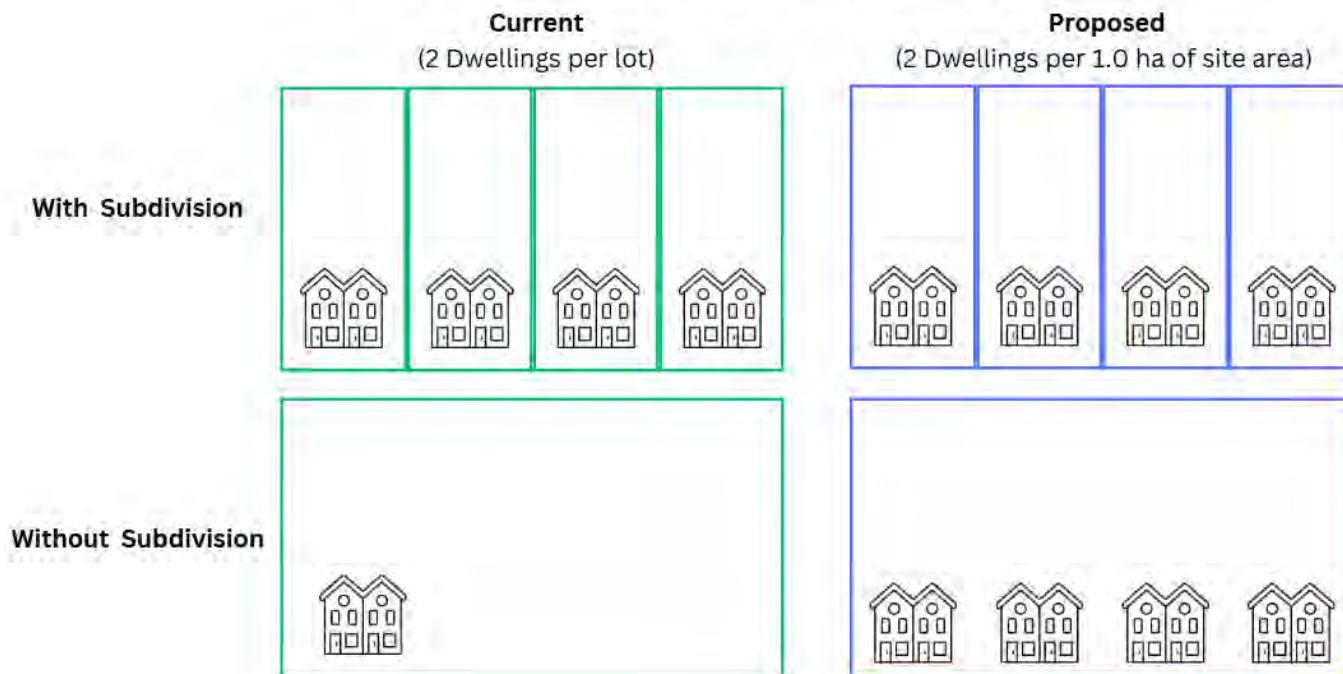
Previous and Proposed Density Framework

- Previous density regulations generally followed the format: One Principal Use (typically SDH or Duplex) is permitted per ‘x’ ha of site area.
- The number and types of dwellings allowed depend on lot size, with larger lots progressively allowing more dwellings.
- For example, the Area D Country Residential (R2) zone previously permitted one Principal Use per 1.0 hectare of site area and did not allow detached ADUs. An example based off this zone of the current and proposed changes are shown below with respect to lot sizes:

| Lot Size | Number and Types of Dwellings Permitted | | | |
|----------|---|---|---|---|
| | Current | | Proposed | |
| | Without subdividing | After subdivision | Without subdividing | After subdivision |
| 0.5 ha | 2 Dwellings (SFD and SS <u>or</u> Duplex) | <i>Lot size insufficient to subdivide</i> | 2 Dwellings (SFD and SS <u>or</u> Duplex) | <i>Lot size insufficient to subdivide</i> |
| 1.0 ha | 2 Dwellings (SFD and SS <u>or</u> SFD and ADU <u>or</u> Duplex) | <i>Lot size insufficient to subdivide</i> | 2 Dwellings (SFD and SS <u>or</u> Duplex) | <i>Lot size insufficient to subdivide</i> |

| | | | | |
|----------------|---|---|---|---|
| 2.0 ha | 2 Dwellings (SFD and SS <u>or</u> SFD and ADU <u>or</u> Duplex) | 4 Dwellings (2 SFD and 2 SS <u>or</u> 2 Duplexes) | 4 Dwellings (2 SFD and 2 SS <u>or</u> 2 Duplexes) | 4 Dwellings (2 SFD and 2 SS <u>or</u> 2 Duplexes) |
| 5.0 ha | 2 Dwellings (SFD and SS <u>or</u> SFD and ADU <u>or</u> Duplex) | 10 Dwellings (5 SFD and 5 SS <u>or</u> 5 Duplexes) | 10 Dwellings (5 SFD and 5 SS <u>or</u> 5 Duplexes) | 10 Dwellings (5 SFD and 5 SS <u>or</u> 5 Duplexes) |
| 10.0 ha | 2 Dwellings (SFD and SS <u>or</u> SFD and ADU <u>or</u> Duplex) | 20 Dwellings (10 SFD and 10 SS <u>or</u> 10 Duplexes) | 20 Dwellings (10 SFD and 10 SS <u>or</u> 10 Duplexes) | 20 Dwellings (10 SFD and 10 SS <u>or</u> 10 Duplexes) |

Example: A 4.0 ha lot in the Area D Country Residential (R2) Zone



The proposed changes vary by zone and electoral area. Please review the attached amendment bylaws and concurrence table for specific details. Historically, the permission for secondary suites and accessory dwelling units varied and across bylaws and are reflected in the proposed changes. At a minimum, all proposed zones permit at least one SDH and SS regardless of lot size. Please note that in Electoral Area '1,' changes are proposed only to the Rural Residential I (R3I) zone. Full existing bylaws can be found online [here](#).

The proposed amendment bylaws are the following:

| Amendment Bylaws | Land Use Bylaws |
|--|--|
| Electoral Area 'A' Comprehensive Land Use Amendment Bylaw No. 3049 | Electoral Area 'A' Comprehensive Land Use Bylaw No. 2315, 2013 |
| Electoral Area 'B' Comprehensive Land Use Amendment Bylaw No. 3050 | Electoral Area 'B' Comprehensive Land Use Bylaw No. 2316, 2013 |
| Electoral Area 'C' Comprehensive Land Use Amendment Bylaw No. 3051 | Electoral Area 'C' Comprehensive Land Use Bylaw No. 2317, 2013 |
| Electoral Area 'D' Comprehensive Land Use Amendment Bylaw No. 3052 | Electoral Area 'D' Comprehensive Land Use Bylaw No. 2435, 2016 |

GUIDE FOR AREA SPECIFIC INFORMATION:

| Electoral Area | Relevant pages |
|--------------------|-------------------|
| Electoral Area 'A' | 1-11, 34-40 |
| Electoral Area 'B' | 1-5, 12-18, 41-50 |
| Electoral Area 'C' | 1-5, 19-25, 51-60 |
| Electoral Area 'D' | 1-5, 26-31, 60-67 |
| Electoral Area 'I' | 1-5, 32-33, 68 |

| | |
|--|--|
| ALR STATUS: The proposed amendments include properties within and outside the ALR. | ZONING DESIGNATIONS: The proposed amendments apply to multiple zones across five RDCK zoning bylaws. |
|--|--|

APPLICANT:
RDCK Planning Department

Please provide your response via email.

If you are an RDCK commission member, do not respond via email. Your response is the commission's response which staff will collect from the meeting minutes.

**SADIE CHEZENKO, PLANNER 1
REGIONAL DISTRICT OF CENTRAL KOOTENAY**

- TRANSPORTATION West Kootenay
 - AGRICULTURAL LAND COMMISSION
 - REGIONAL AGROLOGIST
 - MUNICIPAL AFFAIRS & HOUSING
 - INTERIOR HEALTH HBE Team, Nelson
 - WATER SYSTEM OR IRRIGATION DISTRICT
 - WYNNDEL IRRIGATION DISTRICT
 - KITCHENER IMPROVEMENT DISTRICT
 - NORTH CANYON IMPROVEMENT DISTRICT
 - ORDE CREEK IMPROVEMENT DISTRICT
 - RYKERT IRRIGATION DISTRICT
 - SOUTH CANYON IMPROVEMENT DISTRICT
 - CRESTON DYKING DISTRICT
 - NICKS ISLAND DYKING DISTRICT
 - CLAYTON CREEK IMPROVEMENT DISTRICT
 - WHITEHEAD WATERWORKS DISTRICT
 - GLADE IRRIGATION DISTRICT
 - PLAYMOR JUNCTION IMPROVEMENT DISTRICT
 - VOYKIN IMPROVEMENT DISTRICT
 - BRILLIANT WATERWORKS DISTRICT
 - ROBSON-RASPBERRY IMPROVEMENT DISTRICT
 - ARMSTRONG BAY IMPROVEMENT DISTRICT
 - UTILITIES
 - FORTIS, BC HYDRO, NELSON HYDRO, COLUMBIA POWER
- REGIONAL DISTRICT OF CENTRAL KOOTENAY
DIRECTORS FOR:
- A B C D E F G H I J
 K
- ALTERNATIVE DIRECTORS FOR:
- A B C D E F G H I J
 K

- FIRST NATIONS**
- KTUNAXA NATION COUNCIL (ALL REFERRALS)
 - YAQAN NU?KIY (LOWER KOOTENAY)
 - ?AKINK'UM?ASNUQ?I?IT (TOBACCO PLAINS)
 - ?AKISQNUK (COLUMBIA LAKE)
 - ?AQ'AM (ST. MARY'S)
 - OKANAGAN NATION ALLIANCE
 - C'AC'AWIXA? (UPPER SIMILKAMEEN)
 - K?K'ER'MIW (LOWER SIMILKAMEEN)
 - SNPINTKTN (PENTICTON)
 - STQA?TKW?WT (WEST BANK)
 - SUKNAQINX (OKANAGAN)
 - SWIW (OSOYOOS)
 - SPAXOMEN (UPPER NICOLA)
 - SHUSWAP NATION TRIBAL COUNCIL
 - KENPESQT (SHUSWAP)
 - QW?EWT (LITTLE SHUSWAP)
 - SEXQELTQIN (ADAMS LAKE)
 - SIMPCW (SIMPCW)
 - SKEMTSIN (NESKONLITH)
 - SPLATSIN (SPLATSIN FIRST NATION)
 - SKEETCHESTN INDIAN BAND
 - TK'EMLUPS BAND
 - SINIXT CONFEDERACY

| | |
|--|--|
| <input checked="" type="checkbox"/> APHC AREAS A, B, C, D, I & CVAAC <input checked="" type="checkbox"/> RDCK FIRE SERVICES | |
|--|--|

The personal information on this form is being collected pursuant to *Regional District of Central Kootenay Planning Procedures and Fees Bylaw No. 2457, 2015* for the purpose of determining whether the application will affect the interests of other agencies or adjacent property owners. The collection, use and disclosure of personal information are subject to the provisions of FIPPA. Any submissions made are considered a public record for the purposes of this application. Only personal contact information will be removed. If you have any questions about the collection of your personal information, contact the Regional District Privacy Officer at 250.352.6665 (toll free 1.800.268.7325), info@rdck.bc.ca, or RDCK Privacy Officer, Box 590, 202 Lakeside Drive, Nelson, BC V1L 5R4.

REGIONAL DISTRICT OF CENTRAL KOOTENAY

Bylaw No. 3049

A Bylaw to amend Electoral Area 'A' Comprehensive Land Use Bylaw No. 2315, 2013

WHEREAS it is deemed expedient to amend the Electoral Area 'A' Comprehensive Land Use Bylaw No. 2315, 2013, and amendments thereto.

NOW THEREFORE the Board of the Regional District of Central Kootenay, in open meeting assembled, HEREBY ENACTS as follows:

APPLICATION

- 1 That Schedule 'B' of Electoral Area 'A' Comprehensive Land Use Bylaw No. 2315, 2013 be amended as follows:
 - A. That Section 18(108)(c) General Regulations for Accessory Dwelling Units be amended as follows:

Despite section 108(b) secondary suites are permitted on all lots.
 - B. That a new Section 18(108)(k) General Regulations for Accessory Dwelling Units be added as follows:

An accessory dwelling unit is only permitted as an accessory use to Single Detached Housing on any R1 or R2 zoned lot.
 - C. That Section 19(1) Suburban Residential (R1) Permitted Uses be amended as follows:

Principal Uses:
Duplex Housing
Single Detached Housing

Accessory Uses:
Accessory Buildings or Structures
Accessory Dwelling Unit, subject to section 18(108)
Accessory Tourist Accommodation
Day Care Facility
Home Based Business
Horticulture
Keeping of Farm Animals
Sale of Site Grown Horticultural Produce

- D. That Section 19(2) Suburban Residential (R1) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be required as follows:

LEVEL OF SERVICES PROVIDED

Community Water and Sewer: 0.1 hectare
Community Water or Sewer: 0.4 hectare
On Site Only: 1.0 hectare

- E. That Section 19(2)(B) Suburban Residential (R1) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be required as follows:

LEVEL OF SERVICES PROVIDED

Community Water and Sewer: 0.1 hectare
Community Water or Sewer: 0.4 hectare
On Site Only: 1.0 hectare

- F. That Section 19(3) Suburban Residential (R1) Development Regulations be amended as follows:

The maximum Site Coverage is 50 percent of the lot area.

- G. That Section 19(4) Suburban Residential (R1) Development Regulations be amended as follows:

Buildings and structures shall not cover more than 33 percent of the lot area.

- H. That Section 20(1) Country Residential (R2) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing
Single Detached Housing

Accessory Uses:

Accessory Buildings or Structures
Accessory Dwelling Unit, subject to Section 18(108)
Accessory Tourist Accommodation
Day Care Facility
Home Based Business
Horticulture
Keeping of Farm Animals
Sale of Site Grown Horticultural Produce
Temporary Guest Accommodation
Portable Sawmills (for processing of materials harvested on-site only)

- I. That Section 20(2)(B) Country Residential (R2) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be 1.0 hectare.

- J. That Section 21(1) Rural Residential (R3) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing
Horticulture
Micro Cultivation, Cannabis
Micro Processing, Cannabis
Nursery, Cannabis
Single Detached Housing
Veterinary Clinics

Accessory Uses:

Accessory Buildings or Structures
Accessory Tourist Accommodation
Home Based Business
Keeping of Farm Animals
Sale of Site Grown Horticultural Produce
Secondary Suite
Small Scale Wood Product Manufacturing
Temporary Guest Accommodation
Temporary Farmworker Housing

- K. That Section 21(2)(B) Rural Residential (R3) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be 2.0 hectares.

- L. That Section 22(1) Rural Resource (R4) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing
Horse Riding Stables and Boarding Stables
Horticulture
Kennels
Micro Cultivation, Cannabis
Micro Processing, Cannabis
Nursery, Cannabis
Nurseries, Greenhouses and Florists
Single Detached Housing
Veterinary Clinics

Accessory Uses:

Accessory Buildings or Structures
Accessory Tourist Accommodation

Home Based Business
Keeping of Farm Animals
Sale of Site Grown Agricultural Produce
Secondary Suite
Portable Sawmills
Temporary Guest Accommodation
Temporary Farmworker Housing

- M. That Section 22(2)(B) Rural Resource (R4) Development Regulations be amended as follows:

The minimum site area for each Principal Use is 2.0 hectares.

- N. That Section 25(1) Agriculture 1 (AG1) Permitted Uses be amended as follows:

Principal Uses:

Agriculture

All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time.

Kennel

Micro Cultivation, Cannabis

Micro Processing, Cannabis

Nursery, Cannabis

Nursery, Greenhouses and Florist

Single Detached Housing

Standard Cultivation, Cannabis

Standard Processing, Cannabis

Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

Accessory Buildings or Structures

Accessory Tourist Accommodation

Home Based Business

Farmworker Dwelling Unit

Portable Sawmills for processing of material harvested on site only

Secondary Suite

Temporary Farmworker Housing (may require ALC non adhering residential use approval)

- O. That Section 25(2) Agriculture 1 (AG1) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be 2.0 hectares.

- P. That a new Section 25(2)(c) Agriculture 1 (AG1) Development Regulations be added as follows:

Only one Single Detached Housing is permitted per lot.

Q. That Section 26(1) Agriculture 2 (AG2) Permitted Use be amended as follows:

Principal Uses:

Agriculture

All activities designated as "Farm Use" as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time

Kennel

Micro Cultivation, Cannabis

Micro Processing, Cannabis Nursery, Cannabis

Nursery, Greenhouses and Florist

Single Detached Housing

Standard Cultivation, Cannabis

Standard Processing, Cannabis

Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

Accessory Buildings or Structures

Accessory Tourist Accommodation

Home Based Business

Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval)

Farmworker Dwelling Unit

Portable Sawmills for processing of material harvested on site only

Secondary Suite

Temporary Farmworker Housing (may require ALC non adhering residential use approval)

R. That Section 26(2) Agriculture 2 (AG2) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be 4.0 hectares.

S. That a new Section 26(2)(C) Agriculture 2 (AG2) Development Regulations be added as follows:

Only one Single Detached Housing is permitted per lot.

2 This Bylaw shall come into force and effect upon its adoption.

CITATION

3 This Bylaw may be cited as "**Electoral Area 'A' Comprehensive Land Use Amendment Bylaw No. 3049, 2026.**"

READ A FIRST TIME this [Date] day of [Month], 20XX.

READ A SECOND TIME this [Date] day of [Month] ,20XX.

READ A THIRD TIME this [Date] day of [Month] , 20XX.

APPROVED under **Section 52 (3)(a) of the Transportation Act** this [Date]day of [Month] , 20XX.

Approval Authority,
Ministry of Transportation and Transit

ADOPTED this [Date] day of [Month] , 20XX.

Aimee Watson, Board Chair

Mike Morrison, Corporate Officer

REGIONAL DISTRICT OF CENTRAL KOOTENAY

Bylaw No. 3050

A Bylaw to amend Electoral Area 'B' Comprehensive Land Use Bylaw No. 2316, 2013

WHEREAS it is deemed expedient to amend the Electoral Area 'B' Comprehensive Land Use Bylaw No. 2316, 2013, and amendments thereto.

NOW THEREFORE the Board of the Regional District of Central Kootenay, in open meeting assembled, HEREBY ENACTS as follows:

APPLICATION

1 That Schedule 'B' of Electoral Area 'B' Comprehensive Land Use Bylaw No. 2316, 2013 be amended as follows:

A. That Section 16(108)(c) General Regulations, Accessory Dwelling Units be amended as follows:

Despite section 108(b) secondary suites are permitted on all lots

B. That a new Section 16(108)(k) General Regulations, Accessory Dwelling Units be added as follows:

An accessory dwelling unit is only permitted as an accessory use to Single Detached Housing on any R1, R2 or R3 zoned lot.

C. That Section 17(1) Suburban Residential (R1) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing
Single Detached Housing

Accessory Uses:

Accessory Buildings or Structures
Accessory Dwelling Unit, subject to Section 16(108)
Accessory Tourist Accommodation
Day Care Facility
Home Based Business
Horticulture
Keeping of Farm Animals
Sale of Site Grown Horticultural Produce

- D. That Section 17(2) Suburban Residential (R1) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be required as follows:

LEVEL OF SERVICES PROVIDED

Community Water and Sewer: 0.1 hectare

Community Water or Sewer: 0.4 hectare

On Site Only: 1.0 hectare

- E. That Section 17(2)(B) Suburban Residential (R1) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be required as follows:

LEVEL OF SERVICES PROVIDED

Community Water and Sewer: 0.1 hectare

Community Water or Sewer: 0.4 hectare

On Site Only: 1.0 hectare

- F. That Section 18(1) Country Residential (R2) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing

Single Detached Housing

Accessory Uses:

Accessory Buildings or Structures

Accessory Dwelling Unit, subject to Section 16(108)

Accessory Tourist Accommodation

Day Care Facility

Home Based Business

Horticulture

Keeping of Farm Animals

Sale of Site Grown Horticultural Produce

Portable Sawmills (for processing of materials harvested on-site only)

- G. That Section 18(2) Country Residential (R2) Development Regulations be amended as follows:

The minimum lot size for subdivision is 1.0 hectare.

- H. That Section 18(2)(B) Country Residential (R2) Development Regulations be amended as follows:

The minimum site area for each Principal Use is 1.0 hectare.

- I. That Section 19(1) Rural Residential (R3) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing

Horticulture
Micro Cultivation, Cannabis
Micro Processing, Cannabis
Nursery, Cannabis
Single Detached Housing
Veterinary Clinics

Accessory Uses:

Accessory Buildings or Structures
Accessory Dwelling Unit, subject to Section 16(108)
Accessory Tourist Accommodation
Home Based Business
Keeping of Farm Animals
Sale of Site Grown Horticultural Produce
Small Scale Wood Product Manufacturing
Temporary Farmworker Housing

- J. That Section 19(2) Country Residential (R2) Development Regulations be amended as follows:

The minimum lot size for subdivision is 2.0 hectares.

- K. That Section 19(2)(B) Country Residential (R2) Development Regulations be amended as follows:

The minimum site area for each Principal Use is 2.0 hectares.

- L. That Section 20(1) Rural Resource (R4) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing
Horse Riding Stables and Boarding Stables
Horticulture
Kennels
Micro Cultivation, Cannabis
Micro Processing, Cannabis
Nursery, Cannabis
Nurseries, Greenhouses and Florists
Single Detached Housing
Veterinary Clinics

Accessory Uses:

Accessory Buildings or Structures
Accessory Tourist Accommodation
Home Based Business
Keeping of Farm Animals
Sale of Site Grown Agricultural Produce
Secondary Suite
Portable Sawmills
Temporary Farmworker Housing

- M. That a Section 20(2) Rural Resource (R4) Development Regulations be amended as follows:

The minimum lot size for subdivision is 2.0 hectares.

- N. That Section 20(2)(B) Rural Resource (R4) Development Regulations be amended as follows:

The minimum site area for each Principal Use is 2.0 hectares.

- O. That Section 23(1) Agriculture 1 (AG1) Permitted Uses be amended as follows:

Principal Uses:

Agriculture

All activities designated as "Farm Use" as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time.

Kennel

Micro Cultivation, Cannabis

Micro Processing, Cannabis

Nursery, Cannabis

Nursery, Greenhouses and Florist

Single Detached Housing

Standard Cultivation, Cannabis

Standard Processing, Cannabis

Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

Accessory Buildings or Structures

Accessory Tourist Accommodation

Home Based Business

Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval)

Farmworker Dwelling Unit

Portable Sawmills for processing of material harvested on site only

Secondary Suite

Temporary Farmworker Housing (may require ALC non adhering residential use approval)

- P. That Section 23(2) Agriculture 1 (AG1) Development Regulations be amended as follows:

The minimum lot size for subdivision is 4.0 hectares.

- Q. That a new Section 23(2)(c) Agriculture 1 (AG1) Development Regulations be added as follows:

Only one Single Detached Housing is permitted per lot.

R. That Section 24(1) Agriculture 2 (AG2) Permitted Use be amended as follows:

Principal Uses:

Agriculture
All activities designated as "Farm Use" as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time
Kennel
Micro Cultivation, Cannabis
Micro Processing, Cannabis
Nursery, Cannabis
Nursery, Greenhouses and Florist
Single Detached Housing
Standard Cultivation, Cannabis
Standard Processing, Cannabis
Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

Accessory Buildings or Structures
Accessory Tourist Accommodation
Home Based Business
Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval)
Farmworker Dwelling Unit
Portable Sawmills for processing of material harvested on site only
Secondary Suite
Temporary Farmworker Housing (may require ALC non adhering residential use approval)

S. That Section 24(2) Agriculture 2 (AG2) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be 8 hectares in the Agricultural Land Reserve and 4 hectares outside the Agricultural Land Reserve.

T. That a new Section 24(2)(C) Agriculture 2 (AG2) Development Regulations be added as follows:

Only one Single Detached Housing is permitted per lot.

U. That Section 25(1) Agriculture 2 (AG2) Permitted Use be amended as follows:

Principal Uses:

Agriculture
All activities designated as "Farm Use" as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time
Kennel

Micro Cultivation, Cannabis
Micro Processing, Cannabis
Nursery, Cannabis
Nursery, Greenhouses and Florist
Single Detached Housing
Standard Cultivation, Cannabis
Standard Processing, Cannabis
Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

Accessory Buildings or Structures
Accessory Tourist Accommodation
Home Based Business
Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval)
Farmworker Dwelling Unit
Portable Sawmills for processing of material harvested on site only
Secondary Suite
Temporary Farmworker Housing (may require ALC non adhering residential use approval)

- V. That Section 25(2) Agriculture 3 (AG3) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be 30 hectares in the Agricultural Land Reserve and 8 hectares outside the Agricultural Land Reserve.

- W. That a new Section 25(2)(C) Agriculture 2 (AG2) Development Regulations be added as follows:

Only one Single Detached Housing is permitted per lot.

- 2 This Bylaw shall come into force and effect upon its adoption.

CITATION

- 3 This Bylaw may be cited as **“Electoral Area ‘B’ Comprehensive Land Use Amendment Bylaw No. 3050, 2026”**

READ A FIRST TIME this [Date] day of [Month], 20XX.

READ A SECOND TIME this [Date] day of [Month], 20XX.

READ A THIRD TIME this [Date] day of [Month], 20XX.

APPROVED under **Section 52 (3)(a) of the Transportation Act** this [Date] day of [Month], 20XX.

Approval Authority,
Ministry of Transportation and Transit

ADOPTED this [Date] day of [Month], 20XX.

Aimee Watson, Board Chair

Mike Morrison, Corporate Officer

REGIONAL DISTRICT OF CENTRAL KOOTENAY

Bylaw No. 3051

A Bylaw to amend Electoral Area 'C' Comprehensive Land Use Bylaw No. 2317, 2013

WHEREAS it is deemed expedient to amend the Electoral Area 'C' Comprehensive Land Use Bylaw No. 2317, 2013, and amendments thereto.

NOW THEREFORE the Board of the Regional District of Central Kootenay, in open meeting assembled, HEREBY ENACTS as follows:

APPLICATION

1 That Electoral Area 'C' Comprehensive Land Use Bylaw No. 2317, 2013 Schedule 'B' Zoning Bylaw be amended as follows:

A. That Section 17(107)(c) Accessory Dwelling Units be amended as follows:

Despite section 107(b) secondary suites are permitted on all lots.

B. That Section 17(107)(d) Accessory Dwelling Units be amended as follows:

The maximum gross floor area is 90.0 square metres.

C. That a new Section 17(107)(k) Accessory Dwelling Units be added as follows:

An accessory dwelling unit is only permitted as an accessory use to Single Detached Housing on any R1, R2 or R3 zoned lot.

D. That Section 18(1) Suburban Residential (R1) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing
Single Detached Housing

Accessory Uses:

Accessory Buildings or Structures
Accessory Dwelling Unit, subject to section 17(107)
Accessory Tourist Accommodation
Day Care Facility
Home Based Business
Horticulture
Keeping of Farm Animals
Sale of Site Grown Horticultural Produce

E. That Section 18(2) Suburban Residential (R1) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be required as follows:

LEVEL OF SERVICES PROVIDED

Community Water and Sewer: 0.1 hectare

Community Water or Sewer:0.4 hectare

On Site Only: 1.0 hectare

F. That Section 18(2)(B) Suburban Residential (R1) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be required as follows:

LEVEL OF SERVICES PROVIDED

Community Water and Sewer: 0.1 hectare

Community Water or Sewer:0.4 hectare

On Site Only: 1.0 hectare

G. That Section 18(3) Suburban Residential (R1) Development Regulations be amended as follows:

The maximum Site Coverage is 50 percent of the lot area.

H. That Section 18(4) Suburban Residential (R1) Development Regulations be amended as follows:

Buildings and structures shall not cover more than 33 percent of the lot area.

I. That Section 19(1) Country Residential (R2) Permitted Uses be amended as follows:

Principal Uses:

Duplex Housing

Single Detached Housing

Accessory Uses:

Accessory Buildings or Structures

Accessory Dwelling Unit, subject to section 17(107)

Accessory Tourist Accommodation

Day Care Facility

Home Based Business

Horticulture

Keeping of Farm Animals

Sale of Site Grown Horticultural Produce

Portable Sawmills (for processing of materials harvested on-site only)

J. That Section 19(2)(B) Country Residential (R2) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be 1.0 ha.

K. That Section 20(1) Rural Residential (R3) Permitted Uses be amended as follows:

Principal Uses:

- Duplex Housing
- Horse Riding Stables and Boarding Stables
- Horticulture
- Kennels
- Micro Cultivation, Cannabis
- Micro Processing, Cannabis
- Nursery, Cannabis
- Nurseries, Greenhouses and Florists
- Single Detached Housing
- Veterinary Clinics

Accessory Uses:

- Accessory Buildings or Structures
- Accessory Dwelling Unit, subject to section 17(107)
- Accessory Tourist Accommodation
- Day Care Facility
- Home Based Business
- Keeping of Farm Animals
- Sale of Site Grown Horticultural Produce
- Portable Sawmills
- Small Scale Wood Product Manufacturing
- Temporary Farmworker Housing

L. That Section 20(2)(B) Rural Residential (R3) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be 2.0 ha.

M. That Section 21(1) Rural Resource (R4) Permitted Uses be amended as follows:

Principal Uses:

- Duplex Housing
- Horse Riding Stables and Boarding Stables
- Horticulture
- Kennels
- Micro Cultivation, Cannabis
- Micro Processing, Cannabis
- Nursery, Cannabis
- Nurseries, Greenhouses and Florists
- Single Detached Housing
- Veterinary Clinics

Accessory Uses:

- Accessory Buildings or Structures
- Accessory Tourist Accommodation
- Day Care Facility
- Home Based Business
- Keeping of Farm Animals
- Portable Sawmills
- Sale of Site Grown Agricultural Produce
- Secondary Suite
- Temporary Farmworker Housing

N. That Section 21(2)(B) Rural Resource (R4) Development Regulations be amended as follows:

The minimum site area for each Principal Use shall be 2.0 ha.

O. That Section 24(1) Agriculture 1 (AG1) Permitted Uses be amended as follows:

Principal Uses:

- Agriculture
- All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time
- Kennel
- Micro Cultivation, Cannabis
- Micro Processing, Cannabis
- Nursery, Cannabis
- Nursery, Greenhouses and Florist
- Single Detached Housing
- Standard Cultivation, Cannabis
- Standard Processing, Cannabis
- Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

- Accessory Buildings or Structures
- Accessory Tourist Accommodation
- Home Based Business
- Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval)
- Farmworker Dwelling Unit
- Portable Sawmills for processing of material harvested on site only
- Secondary Suite
- Temporary Farmworker Housing (may require ALC non adhering residential use approval)

P. That Section 24(2) Agriculture 1 (AG1) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be 4 hectares.

Q. That a new Section 24(2)(C) Agriculture 1 (AG1) Development Regulations be inserted as follows:

Only one Single Detached Housing is permitted per lot.

R. That Section 25(1) Agriculture 2 (AG2) Permitted Uses be amended as follows:

Principal Uses:

Agriculture

All activities designated as "Farm Use" as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time

Kennel

Micro Cultivation, Cannabis

Micro Processing, Cannabis

Nursery, Cannabis

Nursery, Greenhouses and Florist

Single Detached Housing

Standard Cultivation, Cannabis

Standard Processing, Cannabis

Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

Accessory Buildings or Structures

Accessory Tourist Accommodation

Home Based Business

Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval)

Farmworker Dwelling Unit

Portable Sawmills for processing of material harvested on site only

Secondary Suite

Temporary Farmworker Housing (may require ALC non adhering residential use approval)

S. That Section 25(2) Agriculture 2 (AG2) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be 8 hectares in the Agricultural Land Reserve and 4 hectares outside the Agricultural Land Reserve.

T. That a new Section 25(2)(C) Agriculture 2 (AG2) Development Regulations be inserted as follows:

Only one Single Detached Housing is permitted per lot.

U. That Section 26(1) Agriculture 3 (AG3) Permitted Uses be amended as follows:

Principal Uses:

Agriculture

All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time

- Kennel
- Micro Cultivation, Cannabis
- Micro Processing, Cannabis
- Nursery, Cannabis
- Nursery, Greenhouses and Florist
- Single Detached Housing
- Standard Cultivation, Cannabis
- Standard Processing, Cannabis
- Veterinary Clinic (may require ALC non-farm use approval)

Accessory Uses:

- Accessory Buildings or Structures
- Accessory Tourist Accommodation
- Home Based Business
- Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval)
- Farmworker Dwelling Unit
- Portable Sawmills for processing of material harvested on site only
- Secondary Suite
- Temporary Farmworker Housing (may require ALC non adhering residential use approval)

V. That Section 26(2) Agriculture 3 (AG3) Development Regulations be amended as follows:

The minimum lot size for subdivision shall be 60 hectares in the Agricultural Land Reserve and 8 hectares outside the Agricultural Land Reserve.

W. That a new Section 26(2)(C) Agriculture 3 (AG3) Development Regulations be inserted as follows:

Only one Single Detached Housing is permitted per lot.

2 This Bylaw shall come into force and effect upon its adoption.

CITATION

3 This Bylaw may be cited as “**Electoral Area ‘C’ Comprehensive Land Use Amendment Bylaw No. 3051, 2026**”

READ A FIRST TIME this [Date] day of [Month] , 20XX.

READ A SECOND TIME this [Date] day of [Month] ,20XX.

READ A THIRD TIME this [Date] day of [Month], 20XX.

APPROVED under **Section 52 (3)(a) of the Transportation Act** this [Date] day of [Month], 20XX.

Approval Authority,
Ministry of Transportation and Transit

ADOPTED this [Date] day of [Month], 20XX.

Aimee Watson, Board Chair

Mike Morrison, Corporate Officer

REGIONAL DISTRICT OF CENTRAL KOOTENAY

Bylaw No. 3052

A Bylaw to amend Electoral Area 'D' Comprehensive Land Use Bylaw No. 2435, 2016

WHEREAS it is deemed expedient to amend the Electoral Area 'D' Comprehensive Land Use Bylaw No. 2435, 2016, and amendments thereto.

NOW THEREFORE the Board of the Regional District of Central Kootenay, in open meeting assembled, HEREBY ENACTS as follows:

APPLICATION

1 That Electoral Area 'D' Comprehensive Land Use Bylaw No. 2435, 2016 Schedule 'B' Zoning Bylaw be amended as follows:

A. That the following definition be removed from Section 21 Interpretation:

MINIMUM LOT AREA means the minimum lot size required for the purposes of subdivision as set out in the applicable zone;

B. That Section 22(4) General Regulations, Site Areas be amended as follows:

The minimum lot size for a parcel subdivided under Section 514 of the Local Government Act shall be the minimum site area of the zone in which the parcel is located unless otherwise stated.

C. Section 22 General Regulations, Reduction of Minimum Lot Areas be amended as follows:

Reduction of Minimum Lot Size

D. That Section 22(9) General Regulations, Reduction of Minimum Lot Areas be amended as follows:

Where two or more contiguous lots registered prior to adoption of this bylaw have less than the minimum lot size required by this bylaw, the lots may be consolidated into fewer lots than exist at the time of application as long as no new lot created is smaller than any previously existing lot.

E. That Section 22(10) General Regulations, Reduction of Minimum Lot Areas be amended as follows:

Where it is not possible to create a lot that has the minimum lot size required for a zone, the minimum lot size requirement may be reduced where the proposed subdivision involves any one of the following and meets local health authority requirements:

- a. a boundary adjustment that does not create, or make it possible to create additional lots to those that exist at the time of application;
- b. a lot that, at the time of adoption of this bylaw, is divided by a highway or forest service road and where the boundaries of the highway or road will be the boundaries of the proposed lots; or
- c. a lot where two or more single detached, duplex or combination of single detached and duplex dwellings existed prior to adoption of this bylaw.

F. That Section 22(11) General Regulations, Reduction of Minimum Lot Areas be amended as follows:

The minimum lot size for a lot created under sub-section 10 shall be 0.2 hectares where serviced by a community water system and 0.4 hectares where not serviced by a community water system.

G. That Section 22(12) General Regulations, Reduction of Minimum Lot Areas be amended as follows:

Despite sub-section 11, where a dwelling has been constructed across a legal property line prior to the adoption of this bylaw, lot lines may be adjusted so as to allow property owners to legitimize the structure as long as no lot is reduced in lot size.

H. That Section 22(46)(c) General Regulations, Accessory Dwelling Units be amended as follows:

Despite section 46(b) secondary suites are permitted on all lots

I. That Section 23(1) Town-Site Residential (R1) Permitted Uses be amended as follows:

Permitted uses, buildings and structures:

Principal Uses

Duplex Housing

Single Detached Housing

Accessory Uses

Accessory Building or Structures

Bed and Breakfast Accommodation see Section 22(22)

Home-based Business see Section 22(21)

Horticulture

Keeping of Farm Animals see Section 22 (35)

Secondary Suite

Vacation Rentals see Section 22(23)

J. That Section 23(2) Town-Site Residential (R1) Development Regulations be amended as follows:

Minimum site area for each Principal Use:

Community Water System and Community Wastewater System – 0.1 hectares

Community Water System and On-site Wastewater Disposal - 0.2 hectares

Individual Water Source and Community Wastewater System -0.2 hectares

Individual Water Source and On-site Wastewater Disposal – 1.0 hectare

K. That Section 23(9) Town-Site Residential (R1) Development Regulations be amended as follows:

Minimum lot size for Subdivision:

Community Water System and Community Wastewater System - 0.1 hectares

Community Water System and On-site Wastewater Disposal - 0.2 hectares

Individual Water Source and Community Wastewater System - 0.2 hectares

Individual Water Source and On-site Wastewater Disposal - 1.0 hectares

L. That Section 24(1) Country Residential (R2) Permitted Uses be amended as follows:

Permitted uses, buildings and structures:

Principal Uses

Duplex Housing

Horticulture

Single Detached Housing

Accessory Uses

Accessory Building or Structures

Bed and Breakfast Accommodation see Section 22(22)

Home-based Business see Section 22(21)

Keeping of Farm Animals see Section 22(35)

Secondary Suite

Vacation Rentals see Section 22(23)

M. That Section 24(2) Country Residential (R2) Development Regulations be amended as follows:

Minimum site area for each Principal Use – 1.0 Hectare

N. That Section 24(9) Country Residential (R2) Development Regulations be amended as follows:

Minimum lot size for Subdivision - 1.0 hectare

O. That Section 25(1) Rural Residential (R3) Permitted Uses be amended as follows:

Permitted uses, buildings and structures:

Principal Uses

Duplex Housing
Horticulture
Outdoor Recreational Activities
Parks
Resource Based Activities
Single Detached Housing

Accessory Uses

Accessory Building or Structures
Bed and Breakfast Accommodation see Section 22(22)
Home-based Business see Section 22(21)
Keeping of Farm Animals see Section 22(35)
Secondary Suite
Vacation Rentals see Section 22(23)

P. That Section 25(2) Rural Residential (R3) Development Regulations be amended as follows:

Minimum site area for each Principal Use – 2.0 hectares

Q. That Section 25(9) Rural Residential (R3) Development Regulations be amended as follows:

Minimum lot size for Subdivision - 2.0 hectares

R. That Section 26(9) Town-Site Commercial (C1) Development Regulations be amended as follows:

Minimum lot size for Subdivision:

Community Water System and Community Wastewater System – 0.1 Hectares
Community Water System and On-site Wastewater Disposal – 0.2 Hectares
Individual Water Source and Community Wastewater System – 0.2 Hectares
Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares

S. That Section 27(9) Tourist Commercial (C2) Development Regulations be amended as follows:

Minimum lot size for Subdivision:

Community Water System and Community Wastewater System – 0.1 Hectares
Community Water System and On-site Wastewater Disposal – 0.2 Hectares
Individual Water Source and Community Wastewater System – 0.2 Hectares
Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares

T. That Section 28(9) Ainsworth Resort Commercial (C3) Development Regulations be amended as follows:

Minimum lot size for Subdivision:

Community Water System and Community Wastewater System – 0.1 Hectares
Community Water System and On-site Wastewater Disposal – 0.2 Hectares

Individual Water Source and Community Wastewater System – 0.2 Hectares
Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares

U. That Section 29(9) Community Service (CS) Development Regulations be amended as follows:

Minimum lot size for Subdivision:
Community Water System and Community Wastewater System – 0.1 Hectares
Community Water System and On-site Wastewater Disposal – 0.2 Hectares
Individual Water Source and Community Wastewater System – 0.2 Hectares
Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares

V. That Section 30(9) Parks and Recreation (PR) Development Regulations be amended as follows:

Minimum lot size for Subdivision - 1.0 hectares

W. Section 31(9) Parks and Recreation Ainsworth Resort (PR1) Development Regulations be amended as follows:

Minimum lot size for Subdivision - 1.0 hectares

X. That Section 32(7) Environmental Reserve (ER) Development Regulations be amended as follows:

Minimum lot size for Subdivision - 1.0 hectares

Y. That Section 33(7) Resource Area (RA) Development Regulations be amended as follows:

Minimum lot size for Subdivision - 15.0 hectares

2 This Bylaw shall come into force and effect upon its adoption.

CITATION

3 This Bylaw may be cited as “**Electoral Area ‘D’ Comprehensive Land Use Amendment Bylaw No. 3052, 2026**”

READ A FIRST TIME this [Date] day of [Month], 20XX.

READ A SECOND TIME this [Date] day of [Month], 20XX.

READ A THIRD TIME this [Date] day of [Month], 20XX.

APPROVED under **Section 52 (3)(a) of the Transportation Act** this [Date] day of [Month], 20XX.

Approval Authority,
Ministry of Transportation and Transit

ADOPTED this [Date] day of [Month], 20XX.

Aimee Watson, Board Chair

Mike Morrison, Corporate Officer

REGIONAL DISTRICT OF CENTRAL KOOTENAY

Bylaw No. 3076

A Bylaw to amend Regional District of Central Kootenay Zoning Bylaw No. 1675, 2004

WHEREAS it is deemed expedient to amend the Regional District of Central Kootenay Zoning Bylaw No. 1675, 2004, and amendments thereto.

NOW THEREFORE the Board of the Regional District of Central Kootenay, in open meeting assembled, HEREBY ENACTS as follows:

APPLICATION

1 That Regional District of Central Kootenay Zoning Bylaw No. 1675, 2004 be amended as follows:

A. That Section 1600 Rural Residential I (R3I) Permitted Uses be amended as follows:

Principal Uses:

- Duplex Housing
- Horticulture
- Single Detached Housing
- Veterinary Clinics

Accessory Uses:

- Accessory Buildings and Structures
- Accessory Dwelling Unit, subject to Section 623
- Accessory Tourist Accommodation
- Home Based Business
- Micro Cultivation, Cannabis
- Micro Processing, Cannabis
- Nursery, Cannabis
- Keeping of Farm Animals
- Sale of Site Grown Farm Products
- Portable Sawmills for processing of material harvested on site only

B. That Section 1601(2) Rural Residential I (R3I) Development Regulations be amended as follows:

One Single Detached Housing or Duplex Housing is permitted and one additional Single Detached Housing or Duplex Housing shall be permitted per every additional four (4) hectares of site area.

2 This Bylaw shall come into force and effect upon its adoption.

CITATION

3 This Bylaw may be cited as “**Regional District of Central Kootenay Zoning Amendment Bylaw No. 3076, 2026**”

READ A FIRST TIME this [Date] day of [Month] , 20XX.

READ A SECOND TIME this [Date] day of [Month] ,20XX.

READ A THIRD TIME this [Date] day of [Month] , 20XX.

APPROVED under **Section 52 (3)(a) of the Transportation Act** this [Date]day of [Month] , 20XX.

Approval Authority,
Ministry of Transportation and Transit

ADOPTED this [Date] day of [Month] , 20XX.

Aimee Watson, Board Chair

Mike Morrison, Corporate Officer

Amendments to Electoral Area 'A' Comprehensive Land Use Bylaw No. 2315, 2013 Schedule 'B' Zoning Bylaw

| Section Number | Existing Item / Wording | Change | Rationale |
|---|--|--|--|
| Section 18(108)(c) Accessory Dwelling Units | Notwithstanding section 108(b) secondary suites are permitted an all lots. | AMEND Despite section 108(b) secondary suites are permitted an all lots. | Simpler language. |
| Section 18(108)(k) Accessory Dwelling Units | | NEW An accessory dwelling unit is only permitted as an accessory use to Single Detached Housing on any R1 or R2 zoned lot. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2953 which was adopted by the Board in June 2024. |
| Section 19(1) Suburban Residential (R1) Permitted Uses | Dwellings: - Single Detached Housing - Duplex Housing Accessory Uses: - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Day Care Facility - Home Based Business - Horticulture - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce | AMEND Principal Uses: Duplex Housing Single Detached Housing Accessory Uses: Accessory Buildings or Structures Accessory Dwelling Unit, subject to Section 18(108) Accessory Tourist Accommodation Day Care Facility Home Based Business Horticulture Keeping of Farm Animals Sale of Site Grown Horticultural Produce | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |
| Section 19(2) Suburban Residential (R1) Development Regulations | The minimum lot size for the following uses shall be required as follows: LEVEL OF SERVICES PROVIDED Community Water and Sewer: 0.1 hectare | AMEND The minimum lot size for subdivision shall be required as follows: LEVEL OF SERVICES PROVIDED Community Water and Sewer: 0.1 hectare | Clarifies regulation. |

| | | | |
|--|---|---|--|
| | Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | |
| Section 19(2)(B) Suburban Residential (R1) Development Regulations | The maximum density is 2 Dwelling Units | AMEND The minimum site area for each Principal Use shall be required as follows: LEVEL OF SERVICES PROVIDED Community Water and Sewer: 0.1 hectare Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | Density modified to align with the density permitted prior to Amendment Bylaw no. 2953 which was adopted by the Board in June 2024. |
| Section 19(3) Suburban Residential (R1) Development Regulations | The maximum Site Coverage is 50 percent of the site area. | AMEND The maximum Site Coverage is 50 percent of the lot area. | Consistent use of terms. |
| Section 19(4) Suburban Residential (R1) Development Regulations | Buildings and structures shall not cover more than 33 percent of the site area. | AMEND Buildings and structures shall not cover more than 33 percent of the lot area. | Consistent use of terms. |
| Section 20(1) Country Residential (R2) Permitted Uses | Dwellings: - Single Detached Housing - Duplex Housing Accessory Uses: - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Day Care Facility - Home Based Business | AMEND Principal Uses: Duplex Housing Single Detached Housing Accessory Uses: Accessory Buildings or Structures Accessory Dwelling Unit, subject to Section 18(108) Accessory Tourist Accommodation | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |

| | | | |
|--|---|---|---|
| | <ul style="list-style-type: none"> - Horticulture - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce - Temporary Guest Accommodation - Portable Sawmills (for processing of materials harvested on-site only) | <ul style="list-style-type: none"> Day Care Facility Home Based Business Horticulture Keeping of Farm Animals Sale of Site Grown Horticultural Produce Temporary Guest Accommodation Portable Sawmills (for processing of materials harvested on-site only) | |
| Section 20(2)(B) Country Residential (R2) Development Regulations | The maximum density is 2 Dwelling Units | AMEND The minimum site area for each Principal Use shall be 1.0 hectare. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2953 which was adopted by the Board in June 2024. |
| Section 21(1) Rural Residential (R3) Permitted Uses | <p>Dwellings:</p> <ul style="list-style-type: none"> - Single Detached Housing - Duplex Housing <p>Horticulture</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> <p>Nursery, Cannabis</p> <p>Veterinary Clinics</p> <p>Accessory Uses:</p> <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Home Based Business - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce - Small Scale Wood Product Manufacturing - Temporary Guest Accommodation | <p>AMEND</p> <p>Principal Uses:</p> <ul style="list-style-type: none"> Duplex Housing Horticulture Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Single Detached Housing Veterinary Clinics <p>Accessory Uses:</p> <ul style="list-style-type: none"> Accessory Buildings or Structures Accessory Tourist Accommodation Home Based Business Keeping of Farm Animals Sale of Site Grown Horticultural Produce Small Scale Wood Product Manufacturing Secondary Suite | Clarifies which uses are principal rather than accessory and puts words into alphabetical order. Accessory uses modified to remove Accessory Dwelling Unit to align with the density permitted prior to Amendment Bylaw no. 2953 which was adopted by the Board in June 2024. Secondary suite added as a permitted accessory use for clarity. |

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| | - Temporary Farmworker Housing | Temporary Guest Accommodation Temporary Farmworker Housing | |
| Section 21(2)(B) Rural Residential (R3) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use shall be 2.0 hectares. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2953 which was adopted by the Board in June 2024. |
| Section 22(1) Rural Resource (R4) Permitted Uses | Dwellings: - Single Detached Housing - Duplex Housing Horse Riding Stables and Boarding Stables Horticulture Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nurseries, Greenhouses and Florists Veterinary Clinics Kennels Accessory Uses: - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Home Based Business - Keeping of Farm Animals - Sale of Site Grown Agricultural Produce - Portable Sawmills - Temporary Guest Accommodation -Temporary Farmworker Housing | AMEND Principal Uses: Duplex Housing Horse Riding Stables and Boarding Stables Horticulture Kennels Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nurseries, Greenhouses and Florists Single Detached Housing Veterinary Clinics Accessory Uses: Accessory Buildings or Structures Accessory Tourist Accommodation Home Based Business Keeping of Farm Animals Portable Sawmills Sale of Site Grown Agricultural Produce Secondary Suite Temporary Guest Accommodation Temporary Farmworker Housing | Clarifies which uses are principal rather than accessory and puts words into alphabetical order. Accessory uses modified to remove Accessory Dwelling Unit to align with the density permitted prior to Amendment Bylaw no. 2953 which was adopted by the Board in June 2024. Secondary suite added as a permitted accessory use for clarity. |
| Section 22(2)(B) Rural Resource | The maximum density is 2 Dwelling Units. | AMEND | Density modified to align with the density permitted prior to Amendment |

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| (R4) Development Regulations | | The minimum site area for each Principal Use is 2.0 hectares. | Bylaw no. 2953 which was adopted by the Board in June 2024. |
| Section 25(1) Agriculture 1 (AG1) Permitted Uses | Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time. Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite | AMEND Principal Uses: Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time. Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: Accessory Buildings or Structures Accessory Tourist Accommodation Home Based Business Farmworker Dwelling Unit Portable Sawmills for processing of material harvested on site only Secondary Suite Temporary Farmworker Housing (may require ALC non adhering residential use approval) | Clarifies which uses are principal rather than accessory and improves formatting. |

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| | - Temporary Farmworker Housing (may require ALC non adhering residential use approval) | | |
| Section 25(2) Agriculture 1 (AG1) Development Regulations | The minimum lot area shall be 2.0 hectares. | AMEND The minimum lot size for subdivision shall be 2.0 hectares. | Consistent use of terms. |
| Section 25(2)(c) Agriculture 1 (AG1) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |
| Section 26(1) Agriculture 2 (AG2) Permitted Use | Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: | AMEND Principal Uses: Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: | Clarifies which uses are principal rather than accessory and improves formatting. |

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| | <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval) | <p>Accessory Buildings or Structures Accessory Tourist Accommodation Home Based Business Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) Farmworker Dwelling Unit Portable Sawmills for processing of material harvested on site only Secondary Suite Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | |
| Section 26(2) Agriculture 2 (AG2) Development Regulations | The minimum lot area shall be 4.0 hectares. | AMEND The minimum lot size for subdivision shall be 4.0 hectares. | Consistent use of terms. |
| Section 26(2)(C) Agriculture 2 (AG2) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |

Amendments to Electoral Area 'B' Comprehensive Land Use Bylaw No. 2316, 2013 Schedule 'B' Zoning Bylaw

| Section Number | Existing Item / Wording | Change | Rationale |
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| Section 16(108)(C) General Regulations Accessory Dwelling Units | Notwithstanding section 108(b) secondary suites are permitted an all lots. | AMEND Despite section 108(b) secondary suites are permitted an all lots. | Simpler language. |
| Section 16(108)(K) General Regulations Accessory Dwelling Units | | NEW An accessory dwelling unit is only permitted as an accessory use to Single Detached Housing on any R1, R2 or R3 zoned lot. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2954 which was adopted by the Board in June 2024. |
| Section 17(1) Suburban Residential (R1) Permitted Uses | Dwellings: - Single Detached Housing - Duplex Housing Accessory Uses: - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Day Care Facility - Home Based Business - Horticulture - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce | AMEND Principal Uses: Duplex Housing Single Detached Housing Accessory Uses: Accessory Buildings or Structures Accessory Dwelling Unit, subject to Section 16(108) Accessory Tourist Accommodation Day Care Facility Home Based Business Horticulture Keeping of Farm Animals Sale of Site Grown Horticultural Produce | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |
| Section 17(2) Suburban Residential (R1) Development Regulations | The minimum site area for the following uses shall be required as follows: LEVEL OF SERVICES PROVIDED Community Water and Sewer: | AMEND The minimum lot size for subdivision shall be required as follows: LEVEL OF SERVICES PROVIDED | Clarifies regulation. |

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| | 0.1 hectare Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | Community Water and Sewer: 0.1 hectare Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | |
| Section 17(2)(B) Suburban Residential (R1) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use shall be required as follows: LEVEL OF SERVICES PROVIDED Community Water and Sewer: 0.1 hectare Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | Density modified to align with the density permitted prior to Amendment Bylaw no. 2954 which was adopted by the Board in June 2024. |
| Section 18(1) Country Residential (R2) Permitted Uses | Dwellings: - Single Detached Housing - Duplex Housing Accessory Uses: - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Day Care Facility - Home Based Business - Horticulture - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce | AMEND Principal Uses: Duplex Housing Single Detached Housing Accessory Uses: Accessory Buildings or Structures Accessory Dwelling Unit, subject to Section 16(108) Accessory Tourist Accommodation Day Care Facility Home Based Business Horticulture Keeping of Farm Animals Sale of Site Grown Horticultural Produce | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |

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| | - Portable Sawmills (for processing of materials harvested on-site only) | Portable Sawmills (for processing of materials harvested on-site only) | |
| Section 18(2) Country Residential (R2) Development Regulations | The minimum lot size is 1.0 hectare. | AMEND The minimum lot size for subdivision shall be 1.0 hectare. | Clarifies regulation. |
| Section 18(2)(B) Country Residential (R2) Development Regulations | The maximum density is 2 Dwelling Units. | NEW The minimum site area for each Principal Use is 1.0 hectare. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2954 which was adopted by the Board in June 2024. |
| Section 19(1) Rural Residential (R3) Permitted Uses | <p>Dwellings:</p> <ul style="list-style-type: none"> - Single Detached Housing - Duplex Housing <p>Horticulture</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> <p>Nursery, Cannabis</p> <p>Veterinary Clinics</p> <p>Accessory Uses:</p> <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Home Based Business - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce - Small Scale Wood Product Manufacturing - Temporary Guest Accommodation | <p>AMEND</p> <p>Principal Uses:</p> <ul style="list-style-type: none"> Duplex Housing Horticulture Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Single Detached Housing Veterinary Clinics <p>Accessory Uses:</p> <ul style="list-style-type: none"> Accessory Buildings or Structures Accessory Dwelling Unit, subject to Section 16(108) Accessory Tourist Accommodation Home Based Business Keeping of Farm Animals Sale of Site Grown Horticultural Produce Small Scale Wood Product Manufacturing | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |

| | - Temporary Farmworker Housing | Temporary Farmworker Housing | |
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| Section 19(2) Rural Residential (R3) Development Regulations | The minimum lot size is 2.0 hectares. | AMEND The minimum lot size for subdivision is 2.0 hectares. | Clarifies regulation. |
| Section 19(2)(B) Rural Residential (R3) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use is 2.0 hectares. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2954 which was adopted by the Board in June 2024. |
| Section 20(1) Rural Resource (R4) Permitted Uses | <p>Dwellings:</p> <ul style="list-style-type: none"> - Single Detached Housing - Duplex Housing Horse Riding Stables and Boarding Stables Horticulture Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nurseries, Greenhouses and Florists Veterinary Clinics Kennels <p>Accessory Uses:</p> <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Home Based Business - Keeping of Farm Animals - Sale of Site Grown Agricultural Produce - Portable Sawmills | <p>AMEND</p> <p>Principal Uses:</p> <ul style="list-style-type: none"> Duplex Housing Horse Riding Stables and Boarding Stables Horticulture Kennels Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nurseries, Greenhouses and Florists Single Detached Housing Veterinary Clinics <p>Accessory Uses:</p> <ul style="list-style-type: none"> Accessory Buildings or Structures Accessory Tourist Accommodation Home Based Business Keeping of Farm Animals Portable Sawmills Sale of Site Grown Agricultural Produce | Clarifies which uses are principal rather than accessory and puts words into alphabetical order. Accessory uses modified to remove Accessory Dwelling Unit to align with the density permitted prior to Amendment Bylaw no. 2954 which was adopted by the Board in June 2024. Secondary suite added as a permitted accessory use for clarity. |

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| | -Temporary Farmworker Housing | Secondary Suite Temporary Farmworker Housing | |
| Section 20(2) Rural Resource (R4) Development Regulations | The minimum lot size is 2.0 hectares. | AMEND The minimum lot size for subdivision is 2.0 hectares. | Clarifies regulation. |
| Section 20(2)(B) Rural Resource (R4) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use is 2.0 hectares. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2954 which was adopted by the Board in June 2024. |
| Section 23(1) Agriculture 1 (AG1) Permitted Uses | Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time. Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures | AMEND Principal Uses: Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time. Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis | Clarifies which uses are principal rather than accessory. |

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| | <ul style="list-style-type: none"> - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval) | <p>Veterinary Clinic (may require ALC non-farm use approval)</p> <p>Accessory Uses:</p> <ul style="list-style-type: none"> Accessory Buildings or Structures Accessory Tourist Accommodation Home Based Business Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) Farmworker Dwelling Unit Portable Sawmills for processing of material harvested on site only Secondary Suite Temporary Farmworker Housing (may require ALC non adhering residential use approval) | |
| Section 23(2) Agriculture 1 (AG1) Development Regulations | The minimum lot area shall be 4 hectares. | AMEND The minimum lot size for subdivision is 4.0 hectares. | Clarifies regulation. |
| Section 23(2)(c) Agriculture 1 (AG1) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |
| Section 24(1) Agriculture 2 (AG2) Permitted Use | Agriculture All activities designated as "Farm Use" as defined in the | AMEND Principal Uses: Agriculture | Clarifies which uses are principal rather than accessory. |

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| | <p>Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time</p> <p>Kennel</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> <p>Nursery, Cannabis</p> <p>Nursery, Greenhouses and Florist</p> <p>Single Detached Housing</p> <p>Standard Cultivation, Cannabis</p> <p>Standard Processing, Cannabis</p> <p>Veterinary Clinic (may require ALC non-farm use approval)</p> <p>Accessory Uses:</p> <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only | <p>All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time</p> <p>Kennel</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> <p>Nursery, Cannabis</p> <p>Nursery, Greenhouses and Florist</p> <p>Single Detached Housing</p> <p>Standard Cultivation, Cannabis</p> <p>Standard Processing, Cannabis</p> <p>Veterinary Clinic (may require ALC non-farm use approval)</p> <p>Accessory Uses:</p> <p>Accessory Buildings or Structures</p> <p>Accessory Tourist Accommodation</p> <p>Home Based Business</p> <p>Farm Product Processing of farm product from another parcel in the Regional</p> | |
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| | <ul style="list-style-type: none"> - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval) | <p>District of Central Kootenay (may require ALC non-farm use approval)</p> <p>Farmworker Dwelling Unit</p> <p>Portable Sawmills for processing of material harvested on site only</p> <p>Secondary Suite</p> <p>Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | |
| Section 24(2) Agriculture 2 (AG2) Development Regulations | The minimum lot area shall be 8 hectares in the Agricultural Land Reserve and 4 hectares outside the Agricultural Land Reserve. | AMEND The minimum lot size for subdivision shall be 8 hectares in the Agricultural Land Reserve and 4 hectares outside the Agricultural Land Reserve. | Clarifies regulation. |
| Section 24(2)(C) Agriculture 2 (AG2) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |
| Section 25(1) Agriculture 3 (AG3) Permitted Use | <p>Agriculture</p> <p>All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time</p> <p>Kennel</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> | <p>AMEND</p> <p>Principal Uses:</p> <p>Agriculture</p> <p>All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time</p> <p>Kennel</p> <p>Micro Cultivation, Cannabis</p> | Clarifies which uses are principal rather than accessory. |

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| | <p>Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | <p>Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: Accessory Buildings or Structures Accessory Tourist Accommodation Home Based Business Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) Farmworker Dwelling Unit Portable Sawmills for processing of material harvested on site only Secondary Suite Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | |
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| Section 25(2) Agriculture 3 (AG3) Development Regulations | The minimum lot area shall be 30 hectares in the Agricultural Land Reserve and 8 hectares outside the Agricultural Land Reserve. | AMEND The minimum lot size for subdivision shall be 30 hectares in the Agricultural Land Reserve and 8 hectares outside the Agricultural Land Reserve. | Clarifies regulation. |
| Section 25(2)(C) Agriculture 2 (AG2) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |

Amendments to Electoral Area 'C' Comprehensive Land Use Bylaw No. 2317, 2013 Schedule 'B' Zoning Bylaw

| Section Number | Existing Item / Wording | Change | Rationale |
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| 17(107)(c) General Regulations, Accessory Dwelling Units | Notwithstanding section 107(b) secondary suites are permitted on all lots. | AMEND Despite section 107(b) secondary suites are permitted on all lots. | Simpler language. |
| 17(107)(d) General Regulations, Accessory Dwelling Units | The maximum gross floor area is 100.0 square metres outside of the Agricultural Land Reserve. | AMEND The maximum gross floor area is 90.0 square metres. | Modified to align with the provisions permitted prior to Amendment Bylaw no. 2955 which was adopted by the Board in July 2024. |
| 17(107)(k) General Regulations, Accessory Dwelling Units | | NEW An accessory dwelling unit is only permitted as an accessory use to Single Detached Housing on any R1, R2 or R3 zoned lot. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2955 which was adopted by the Board in July 2024. |
| 18(1) Suburban Residential (R1) Permitted Uses | Dwellings: - Single Detached Housing - Duplex Housing Accessory Uses: - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Day Care Facility - Home Based Business - Horticulture - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce | AMEND Principal Uses: Duplex Housing Single Detached Housing Accessory Uses: Accessory Buildings or Structures Accessory Dwelling Unit, subject to section 17(107) Accessory Tourist Accommodation Day Care Facility Home Based Business Horticulture Keeping of Farm Animals Sale of Site Grown Horticultural Produce | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |
| Section 18(2) Suburban Residential (R1) | The minimum lot size for the following uses shall be required as follows: | AMEND The minimum lot size for subdivision shall be required as follows: LEVEL OF SERVICES PROVIDED | Clarifies regulation. |

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| Development Regulations | LEVEL OF SERVICES PROVIDED Community Water and Sewer: 0.1 hectare Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | Community Water and Sewer: 0.1 hectare Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | |
| Section 18(2)(B) Suburban Residential (R1) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use shall be required as follows: LEVEL OF SERVICES PROVIDED Community Water and Sewer: 0.1 hectare Community Water or Sewer: 0.4 hectare On Site Only: 1.0 hectare | Density modified to align with the density permitted prior to Amendment Bylaw no. 2955 which was adopted by the Board in July 2024. |
| Section 18(3) Suburban Residential (R1) Development Regulations | The maximum Site Coverage is 50 percent of the site area. | AMEND The maximum Site Coverage is 50 percent of the lot area. | Consistent use of terms. |
| Section 18(4) Suburban Residential (R1) Development Regulations | Buildings and structures shall not cover more than 33 percent of the site area. | AMEND Buildings and structures shall not cover more than 33 percent of the lot area. | Consistent use of terms. |
| Section 19(1) Country Residential (R2) Permitted Uses | Dwellings: - Single Detached Housing - Duplex Housing Accessory Uses: | AMEND Principal Uses: Duplex Housing Single Detached Housing Accessory Uses: | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |

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| | <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Day Care Facility - Home Based Business - Horticulture - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce - Portable Sawmills (for processing of materials harvested on-site only) | <p>Accessory Buildings or Structures Accessory Dwelling Unit, subject to section 17(107) Accessory Tourist Accommodation Day Care Facility Home Based Business Horticulture Keeping of Farm Animals Sale of Site Grown Horticultural Produce Portable Sawmills (for processing of materials harvested on-site only)</p> | |
| Section 19(2)(B) Country Residential (R2) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use shall be 1.0 ha. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2955 which was adopted by the Board in July 2024. |
| Section 20(1) Rural Residential (R3) Permitted Uses | Dwellings: <ul style="list-style-type: none"> - Single Detached Housing - Duplex Housing Horse Riding Stables and Boarding Stables Horticulture Kennels Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nurseries, Greenhouses and Florists Veterinary Clinics Accessory Uses: | AMEND Principal Uses: <ul style="list-style-type: none"> Duplex Housing Horse Riding Stables and Boarding Stables Horticulture Kennels Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nurseries, Greenhouses and Florists Single Detached Housing Veterinary Clinics Accessory Uses: Accessory Buildings or Structures | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |

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| | <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Day Care Facility - Home Based Business - Keeping of Farm Animals - Sale of Site Grown Horticultural Produce - Portable Sawmills - Small Scale Wood Product Manufacturing -Temporary Farmworker Housing | <p>Accessory Dwelling Unit, subject to section 17(107)</p> <p>Accessory Tourist Accommodation</p> <p>Day Care Facility</p> <p>Home Based Business</p> <p>Keeping of Farm Animals</p> <p>Sale of Site Grown Horticultural Produce</p> <p>Portable Sawmills</p> <p>Small Scale Wood Product Manufacturing</p> <p>Temporary Farmworker Housing</p> | |
| Section 20(2)(B) Rural Residential (R3) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use shall be 2.0 ha. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2955 which was adopted by the Board in July 2024. |
| Section 21(1) Rural Resource (R4) Permitted Uses | <p>Dwellings:</p> <ul style="list-style-type: none"> - Single Detached Housing - Duplex Housing <p>Horse Riding Stables and Boarding Stables</p> <p>Horticulture</p> <p>Kennels</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> <p>Nursery, Cannabis</p> <p>Nurseries, Greenhouses and Florists</p> <p>Veterinary Clinics</p> <p>Accessory Uses:</p> | <p>AMEND</p> <p>Principal Uses:</p> <ul style="list-style-type: none"> Duplex Housing Horse Riding Stables and Boarding Stables Horticulture Kennels Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nurseries, Greenhouses and Florists Single Detached Housing Veterinary Clinics <p>Accessory Uses:</p> <ul style="list-style-type: none"> Accessory Buildings or Structures | Clarifies which uses are principal rather than accessory and puts words into alphabetical order. Accessory uses modified to remove Accessory Dwelling Unit to align with the density permitted prior to Amendment Bylaw no. 2955 which was adopted by the Board in July 2024. Secondary suite added as a permitted accessory use for clarity. |

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| | <ul style="list-style-type: none"> - Accessory Buildings or Structures - Accessory Dwelling Unit - Accessory Tourist Accommodation - Child Care Facility - Home Based Business - Keeping of Farm Animals - Sale of Site Grown Agricultural Produce - Portable Sawmills - Temporary Farmworker Housing | <ul style="list-style-type: none"> Accessory Tourist Accommodation Day Care Facility Home Based Business Keeping of Farm Animals Portable Sawmills Sale of Site Grown Agricultural Produce Secondary Suite Temporary Farmworker Housing | |
| Section 21(2)(B) Rural Resource (R4) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND The minimum site area for each Principal Use shall be 2.0 ha. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2955 which was adopted by the Board in July 2024. |
| Section 24(1) Agriculture 1 (AG1) Permitted Uses | <p>Agriculture</p> <p>All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time</p> <p>Kennel</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> <p>Nursery, Cannabis</p> <p>Nursery, Greenhouses and Florist</p> <p>Single Detached Housing</p> <p>Standard Cultivation, Cannabis</p> | <p>AMEND</p> <p>Principal Uses:</p> <p>Agriculture</p> <p>All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time</p> <p>Kennel</p> <p>Micro Cultivation, Cannabis</p> <p>Micro Processing, Cannabis</p> <p>Nursery, Cannabis</p> <p>Nursery, Greenhouses and Florist</p> <p>Single Detached Housing</p> <p>Standard Cultivation, Cannabis</p> <p>Standard Processing, Cannabis</p> | Clarifies which uses are principal rather than accessory. |

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| | <p>Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | <p>Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | |
| Section 24(2) Agriculture 1 (AG1) Development Regulations | The minimum lot area shall be 4 hectares | AMEND The minimum lot size for subdivision shall be 4 hectares | Consistent use of terms. |
| Section 24(2)(C) Agriculture 1 (AG1) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |

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| <p>Section 25(1) Agriculture 2 (AG2) Permitted Uses</p> | <p>Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the</p> | <p>AMEND Principal Uses: Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use</p> | <p>Clarifies which uses are principal rather than accessory.</p> |
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| | Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval) | approval) | |
| Section 25(2) Agriculture 2 (AG2) Development Regulations | The minimum lot area shall be 8 hectares in the Agricultural Land Reserve and 4 hectares outside the Agricultural Land Reserve. | AMEND The minimum lot size for subdivision shall be 8 hectares in the Agricultural Land Reserve and 4 hectares outside the Agricultural Land Reserve. | Consistent use of terms. |
| Section 25(2)(C) Agriculture 2 (AG2) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |
| Section 26(1) Agriculture 3 (AG3) Permitted Uses | Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis | AMEND Principal Uses: Agriculture All activities designated as “Farm Use” as defined in the Agricultural Land Commission Act and Part 2 of the Agricultural Land Reserve Use Regulation as amended or replaced from time to time Kennel Micro Cultivation, Cannabis Micro Processing, Cannabis | Clarifies which uses are principal rather than accessory. |

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| | <p>Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | <p>Nursery, Cannabis Nursery, Greenhouses and Florist Single Detached Housing Standard Cultivation, Cannabis Standard Processing, Cannabis Veterinary Clinic (may require ALC non-farm use approval) Accessory Uses: - Accessory Buildings or Structures - Accessory Tourist Accommodation - Home Based Business - Farm Product Processing of farm product from another parcel in the Regional District of Central Kootenay (may require ALC non-farm use approval) - Farmworker Dwelling Unit - Portable Sawmills for processing of material harvested on site only - Secondary Suite - Temporary Farmworker Housing (may require ALC non adhering residential use approval)</p> | |
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| Section 26(2) Agriculture 3 (AG3) Development Regulations | The minimum lot area shall be 60 hectares in the Agricultural Land Reserve and 8 hectares outside the Agricultural Land Reserve. | AMEND The minimum lot size for subdivision shall be 60 hectares in the Agricultural Land Reserve and 8 hectares outside the Agricultural Land Reserve. | Consistent use of terms. |
| Section 26(2)(C) Agriculture 3 (AG3) Development Regulations | | NEW Only one Single Detached Housing is permitted per lot. | Clarifies principal dwelling density. |

Amendments to Electoral Area 'D' Comprehensive Land Use Bylaw No. 2435, 2016 Schedule 'B' Ainsworth Townsite Zoning Bylaw

| Section Number | Existing Item / Wording | Change | Rationale |
|---|---|--|--------------------------|
| Section 21 Interpretation | MINIMUM LOT AREA means the minimum lot size required for the purposes of subdivision as set out in the applicable zone; | DELETE | Consistent use of terms. |
| Section 22(4) General Regulations, Site Areas | The minimum lot area for a parcel subdivided under Section 514 of the Local Government Act shall be the minimum site area of the zone in which the parcel is located unless otherwise stated. | AMEND The minimum lot size for a parcel subdivided under Section 514 of the Local Government Act shall be the minimum site area of the zone in which the parcel is located unless otherwise stated. | Consistent use of terms. |
| Section 22 General Regulations, Reduction of Minimum Lot Areas | Reduction of Minimum Lot Areas | AMEND Reduction of Minimum Lot Size | Consistent use of terms. |
| Section 22(9) General | Where two or more contiguous lots registered prior to adoption of this | AMEND | Consistent use of terms. |

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| Regulations, Reduction of Minimum Lot Areas | bylaw have less than the minimum lot area required by this bylaw, the lots may be consolidated into fewer lots than exist at the time of application as long as no new lot created is smaller than any previously existing lot. | Where two or more contiguous lots registered prior to adoption of this bylaw have less than the minimum lot size required by this bylaw, the lots may be consolidated into fewer lots than exist at the time of application as long as no new lot created is smaller than any previously existing lot. | |
| Section 22(10) General Regulations, Reduction of Minimum Lot Areas | Where it is not possible to create a lot that has the minimum lot area required for a zone, the minimum lot area requirement may be reduced where the proposed subdivision involves any one of the following and meets local health authority requirements: a. a boundary adjustment that does not create, or make it possible to create additional lots to those that exist at the time of application; b. a lot that, at the time of adoption of this bylaw, is divided by a highway or forest service road and where the boundaries of the highway or road will be the boundaries of the proposed lots; or c. a lot where two or more single detached, duplex or combination of single detached and duplex dwellings existed prior to adoption of this bylaw. | AMEND Where it is not possible to create a lot that has the minimum lot size required for a zone, the minimum lot size requirement may be reduced where the proposed subdivision involves any one of the following and meets local health authority requirements: a. a boundary adjustment that does not create, or make it possible to create additional lots to those that exist at the time of application; b. a lot that, at the time of adoption of this bylaw, is divided by a highway or forest service road and where the boundaries of the highway or road will be the boundaries of the proposed lots; or c. a lot where two or more single detached, duplex or combination of single detached and duplex dwellings existed prior to adoption of this bylaw. | Consistent use of terms. |
| Section 22(11) General Regulations, | The minimum lot area for a lot created under sub-section 10 shall be 0.2 hectares where serviced by a | AMEND The minimum lot size for a lot created under sub-section 10 shall be 0.2 | Consistent use of terms. |

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| Reduction of Minimum Lot Areas | community water system and 0.4 hectares where not serviced by a community water system. | hectares where serviced by a community water system and 0.4 hectares where not serviced by a community water system. | |
| Section 22(12) General Regulations, Reduction of Minimum Lot Areas | Despite sub-section 11, where a dwelling has been constructed across a legal property line prior to the adoption of this bylaw, lot lines may be adjusted so as to allow property owners to legitimize the structure as long as no lot is reduced in lot area. | AMEND Despite sub-section 11, where a dwelling has been constructed across a legal property line prior to the adoption of this bylaw, lot lines may be adjusted so as to allow property owners to legitimize the structure as long as no lot is reduced in lot size . | Consistent use of terms. |
| Section 22(46)(c) General Regulations, Accessory Dwelling Units | Notwithstanding section 46(b) secondary suites are permitted an all lots | AMEND Despite section 46(b) secondary suites are permitted an all lots | Simpler language. |
| Section 23(1) Town-Site Residential (R1) Permitted Uses | Permitted uses, buildings and structures: Principal Uses Single Detached Housing Duplex Housing Accessory Uses Accessory Building or Structures Accessory Dwelling Unit see Section 22(46) Bed and Breakfast Accommodation see Section 22(22) Home-based Business see Section 22(21) Horticulture Keeping of Farm Animals see Section 22 (35) | AMEND Permitted uses, buildings and structures: Principal Uses Duplex Housing Single Detached Housing Accessory Uses Accessory Building or Structures Bed and Breakfast Accommodation see Section 22(22) Home-based Business see Section 22(21) Horticulture Keeping of Farm Animals see Section 22 (35) Secondary Suite | Puts words into alphabetical order. Accessory uses modified to remove Accessory Dwelling Unit to align with the density permitted prior to Amendment Bylaw no. 2956 which was adopted by the Board in July 2024. Secondary suite added as a permitted accessory use for clarity. |

| | Vacation Rentals see Section 22(23) | Vacation Rentals see Section 22(23) | |
|---|--|---|---|
| Section 23(2) Town-Site Residential (R1) Development Regulations | Maximum Density – 2 Dwelling units | <p>AMEND Minimum site area for each Principal Use:</p> <p>Community Water System and Community Wastewater System – 0.1 hectares</p> <p>Community Water System and On-site Wastewater Disposal - 0.2 hectares</p> <p>Individual Water Source and Community Wastewater System -0.2 hectares</p> <p>Individual Water Source and On-site Wastewater Disposal – 1.0 hectare</p> | Density modified to align with the density permitted prior to Amendment Bylaw no. 2956 which was adopted by the Board in July 2024. |
| Section 23(9) Town-Site Residential (R1) Development Regulations | <p>Minimum lot area for Subdivision: Community Water System and Community Wastewater System - 0.1 hectares Community Water System and On-site Wastewater Disposal - 0.2 hectares Individual Water Source and Community Wastewater System - 0.2 hectares Individual Water Source and On-site Wastewater Disposal - 1.0 hectares</p> | <p>AMEND Minimum lot size for Subdivision: Community Water System and Community Wastewater System - 0.1 hectares Community Water System and On-site Wastewater Disposal - 0.2 hectares Individual Water Source and Community Wastewater System - 0.2 hectares Individual Water Source and On-site Wastewater Disposal - 1.0 hectares</p> | Consistent use of terms. |
| Section 24(1) Country | Permitted uses, buildings and structures: Principal Uses | <p>AMEND Permitted uses, buildings and structures:</p> | Puts words into alphabetical order. Accessory uses modified to remove Accessory Dwelling Unit to align with the |

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| Residential (R2) Permitted Uses | Single Detached Housing Duplex Housing Horticulture Accessory Uses Accessory Building or Structures Accessory Dwelling Unit see Section 22(46) Bed and Breakfast Accommodation see Section 22(22) Home-based Business see Section 22(21) Keeping of Farm Animals see Section 22(35) Vacation Rentals see Section 22(23) | Principal Uses Duplex Housing Horticulture Single Detached Housing Accessory Uses Accessory Building or Structures Bed and Breakfast Accommodation see Section 22(22) Home-based Business see Section 22(21) Keeping of Farm Animals see Section 22(35) Secondary Suite Vacation Rentals see Section 22(23) | density permitted prior to Amendment Bylaw no. 2956 which was adopted by the Board in July 2024. Secondary suite added as a permitted accessory use for clarity. |
| Section 24(2) Country Residential (R2) Development Regulations | Maximum Density – 2 Dwelling units | AMEND Minimum site area for each Principal Use – 1.0 Hectare | Density modified to align with the density permitted prior to Amendment Bylaw no. 2956 which was adopted by the Board in July 2024. |
| Section 24(9) Country Residential (R2) Development Regulations | Minimum lot area for Subdivision - 1.0 hectares | AMEND Minimum lot size for Subdivision - 1.0 hectare | Consistent use of terms. |
| Section 25(1) Rural Residential (R3) Permitted Uses | Permitted uses, buildings and structures: Principal Uses Single Detached Housing Duplex Housing Horticulture Outdoor Recreational Activities Parks | AMEND Permitted uses, buildings and structures: Principal Uses Duplex Housing Horticulture Outdoor Recreational Activities Parks | Puts words into alphabetical order. Accessory uses modified to remove Accessory Dwelling Unit to align with the density permitted prior to Amendment Bylaw no. 2956 which was adopted by the Board in July 2024. Secondary suite added as a permitted accessory use for clarity. |

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| | <p>Resource Based Activities Accessory Uses Accessory Building or Structures Accessory Dwelling Unit see Section 22(46) Bed and Breakfast Accommodation see Section 22(22) Home-based Business see Section 22(21) Keeping of Farm Animals see Section 22(35) Vacation Rentals see Section 22(23)</p> | <p>Resource Based Activities Single Detached Housing Accessory Uses Accessory Building or Structures Bed and Breakfast Accommodation see Section 22(22) Home-based Business see Section 22(21) Keeping of Farm Animals see Section 22(35) Secondary Suite Vacation Rentals see Section 22(23)</p> | |
| <p>Section 25(2) Rural Residential (R3) Development Regulations</p> | <p>Maximum Density – 2 Dwelling Units</p> | <p>AMEND Minimum site area for each Principal Use – 2.0 hectares</p> | <p>Density modified to align with the density permitted prior to Amendment Bylaw no. 2956 which was adopted by the Board in July 2024.</p> |
| <p>Section 25(9) Rural Residential (R3) Development Regulations</p> | <p>Minimum lot area for Subdivision - 2.0 hectares</p> | <p>AMEND Minimum lot size for Subdivision - 2.0 hectares</p> | <p>Consistent use of terms.</p> |
| <p>Section 26(9) Town-Site Commercial (C1) Development Regulations</p> | <p>Minimum lot area for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On-site Wastewater Disposal – 0.2 Hectares Individual Water Source and Community Wastewater System – 0.2 Hectares</p> | <p>AMEND Minimum lot size for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On-site Wastewater Disposal – 0.2 Hectares Individual Water Source and Community Wastewater System – 0.2 Hectares</p> | <p>Consistent use of terms.</p> |

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| | Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | |
| Section 27(9) Tourist Commercial (C2) Development Regulations | Minimum lot area for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On- site Wastewater Disposal – 0.2 Hectares Individual Water Source and Community Wastewater System – 0.2 Hectares Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | AMEND Minimum lot size for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On-site Wastewater Disposal – 0.2 Hectares Individual Water Source and Community Wastewater System – 0.2 Hectares Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | Consistent use of terms. |
| Section 28(9) Ainsworth Resort Commercial (C3) Development Regulations | Minimum lot area for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On- site Wastewater Disposal – 0.2 Hectares Individual Water Source and Community Wastewater System – 0.2 Hectares Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | AMEND Minimum lot size for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On-site Wastewater Disposal – 0.2 Hectares Individual Water Source and Community Wastewater System – 0.2 Hectares Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | Consistent use of terms. |
| Section 29(9) Community Service (CS) Development Regulations | Minimum lot area for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On- site Wastewater Disposal – 0.2 Hectares | AMEND Minimum lot size for Subdivision: Community Water System and Community Wastewater System – 0.1 Hectares Community Water System and On-site Wastewater Disposal – 0.2 Hectares | Consistent use of terms. |

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| | Individual Water Source and Community Wastewater System – 0.2 Hectares Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | Individual Water Source and Community Wastewater System – 0.2 Hectares Individual Water Source and On-site Wastewater Disposal – 1.0 Hectares | |
| Section 30(9) Parks and Recreation (PR) Development Regulations | Minimum lot area for Subdivision - 1.0 hectares | AMEND Minimum lot size for Subdivision - 1.0 hectares | Consistent use of terms. |
| Section 31(9) Parks and Recreation Ainsworth Resort (PR1) Development Regulations | Minimum lot area for Subdivision - 1.0 hectares | AMEND Minimum lot size for Subdivision - 1.0 hectares | Consistent use of terms. |
| Section 32(7) Environmental Reserve (ER) Development Regulations | Minimum lot area for Subdivision - 1.0 hectares | AMEND Minimum lot size for Subdivision - 1.0 hectares | Consistent use of terms. |
| Section 33(7) Resource Area (RA) Development Regulations | Minimum lot area for Subdivision - 15.0 hectares | AMEND Minimum lot size for Subdivision - 15.0 hectares | Consistent use of terms. |

Amendments to Regional District of Central Kootenay Zoning Bylaw No. 1675, 2004 (F, I, J, K)

| Section Number | Existing Item / Wording | Change | Rationale |
|---|--|--|--|
| Section 1600 Rural Residential I (R3I) Permitted Uses | Dwellings: Single Detached Housing Duplex Housing Horticulture Veterinary Clinics Accessory Uses: Accessory Buildings and Structures Accessory Dwelling Unit Accessory Tourist Accommodation Home Based Business Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Keeping of Farm Animals Sale of Site Grown Farm Products Portable Sawmills for processing of material harvested on site only | AMEND Principal Uses: Duplex Housing Horticulture Single Detached Housing Veterinary Clinics Accessory Uses: Accessory Buildings and Structures Accessory Dwelling Unit, subject to Section 623 Accessory Tourist Accommodation Home Based Business Micro Cultivation, Cannabis Micro Processing, Cannabis Nursery, Cannabis Keeping of Farm Animals Sale of Site Grown Farm Products Portable Sawmills for processing of material harvested on site only | Clarifies which uses are principal rather than accessory, puts words into alphabetical order and connects reader to the accessory dwelling unit general regulations section. |
| Section 1601(2) Rural Residential I (R3I) Development Regulations | The maximum density is 2 Dwelling Units. | AMEND One Single Detached Housing or Duplex Housing is permitted and one additional Single Detached Housing or Duplex Housing shall be permitted per every additional four (4) hectares of site area. | Density modified to align with the density permitted prior to Amendment Bylaw no. 2958 which was adopted by the Board in July 2024. |



Electoral Area A/B/C Dangerous and Aggressive Dog Control Service Establishment



Dangerous and Aggressive Dog Control Service – Area A/B/C

- The intention of the service is to enable the RDCK to enforce the regulatory bylaw requirements of RDCK Dangerous and aggressive Dog Regulatory Bylaw NO. 3009, 2025
- The service is a complaint driven service, there is no patrols and the service is not for loose dogs / barking dogs or dogs defecating on private property.
- There has been known incidents in area a/b/c where people have been attacked and injured because of aggressive dogs.
- The RCMP cannot snare and kennel an alleged aggressive dog, this is where the service would step in to assist the RCMP and investigate other complaints received.



Dangerous and Aggressive Dog Control Service

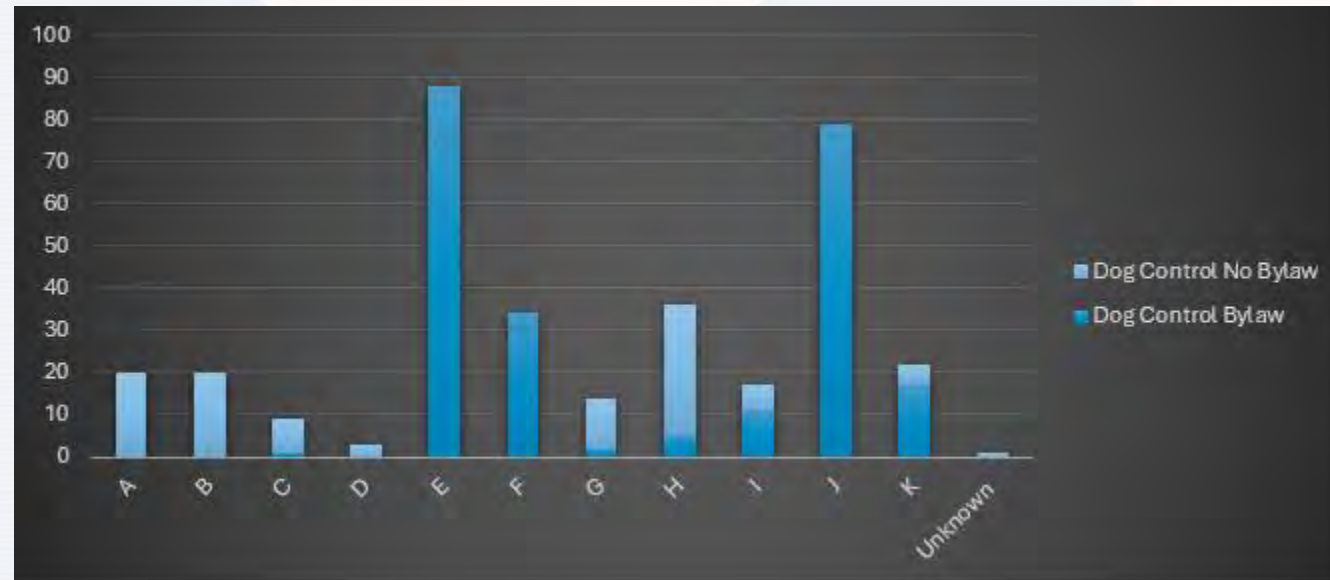
Dog Control Bylaw Queries from Spring 2024 – September 2025 – All RDCK Areas

| Areas | Dog Control Bylaw Queries |
|-------------|---------------------------|
| A | 20 |
| B | 20 |
| C | 9 |
| D | 3 |
| E | 88 |
| F | 34 |
| G | 14 |
| H | 36 |
| I | 17 |
| J | 79 |
| K | 22 |
| Grand Total | 343 |



Dangerous and Aggressive Dog Control Service

Dog Control Bylaw Queries from Spring 2024 – September 2025 – All RDCK Areas
Areas with Dog Control Bylaw Versus Areas no Dog Control Bylaw





Dangerous and Aggressive Dog Control Service

What is considered an Aggressive Dog

1. Any Dog which, without provocation, has displayed aggressive behaviour toward another person, dog or animal;
2. Any Dog which, without provocation, has a known tendency or disposition to attack and/or cause injury to other animals or humans without provocation; and
3. Any Dog that has been deemed an Aggressive Dog by a Dog Control Officer.
4. Any Dog declared a Dangerous Dog by a Court in of the Province of B.C.



Dangerous and Aggressive Dog Control Service

Section 49 Community Charter defines a dangerous dog

- (a) has killed or seriously injured a person,
- (b) has killed or seriously injured a domestic animal, while in a public place or while on private property, other than property owned or occupied by the person responsible for the dog, or
- (c) an animal control officer has reasonable grounds to believe is likely to kill or seriously injure a person.



Dangerous and Aggressive Dog Control Service Proposed Budget Considerations

The proposed budgets for Areas A, B, and C Dangerous and Aggressive Dog Control Service were developed in a conservative manner using the information available to date. This information does not include any test of the proposed markets. These budgets may be further informed by

1. Procurement practices;
2. Additional funding sources;
3. Staff turnover; and
4. The number of dogs that require impoundment, surrender, or destruction.



Dangerous and Aggressive Dog Control Service Proposed Budget Considerations – Fully Contracted Service

| Account | 2026 | 2027 | 2028 | 2029 | 2030 | Description |
|-------------------------|----------|----------|----------|------------|------------|---|
| Requisitions | \$82,172 | \$84,027 | \$66,930 | \$68936.54 | \$70995.08 | Conservative cost based on current dog control services in RDCK and scope of the ABC Service. |
| Contract Cost | \$30,000 | \$30,900 | \$31,827 | \$32,782 | \$33,765 | |
| Transfer from Reserves | \$0 | \$0 | \$0 | \$0 | \$0 | |
| Transfer to Reserves | \$0 | \$0 | \$0 | \$0 | \$0 | |
| Admin & Office Supplies | \$500 | \$510 | \$520 | \$530 | \$540 | |
| Insurance | \$241 | \$249 | \$258 | \$267 | \$277 | |
| Wages & Benefits | \$4,863 | \$4,970 | \$5,079 | \$5,191 | \$5,305 | 4% of Bylaw Supervisors Time |
| Facilities (Dog Pound) | \$20,000 | \$20,600 | \$22,218 | \$22884.54 | \$23571.08 | Based on 3-4 dogs annually at \$75/day; Retainer included for a dedicated kennel. |
| Legal Fees | \$20,000 | \$20,000 | Reserve | Reserve | \$0 | Reserve fund allocation for 2 years |
| General Admin. Fee | \$6,568 | \$6,798 | \$7,036 | \$7,282 | \$7,537 | |
| | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | |



Dangerous and Aggressive Dog Control Service – Area A/B/C Tax Apportionment

The proposed maximum annual allowable requisition for the service using an on-call contractor is \$82,172 or the amount equivalent to \$0.03/\$1000 of the actual assessed value of land and improvements. The cost of the service has been apportioned to service participants based on population.

| Area | Apportionment | Cost | Actual Rate | Residential Rate |
|-------|---------------|-----------|-------------|------------------|
| A | 26% | -\$21,365 | -\$0.019 | -0.017 |
| B | 56% | -\$46,016 | -\$0.039 | -0.030 |
| C | 18% | -\$13,969 | -\$0.032 | -0.022 |
| Total | 100% | -\$82,172 | -\$0.030 | -0.024 |



Dangerous and Aggressive Dog Control Service – Area A/B/C

Q&A



The Alternative Approval Process

AAPs help the Regional District understand whether or not the community views a particular matter as contentious and if it warrants being taken to a referendum for broader citizen engagement.

What is an AAP?

An AAP is a counter petition used by Regional Districts to survey the community regarding decisions under consideration by the Board. In this regard, the Board is seeking input from the electorate about the establishment of a service.

Who can participate?

Resident electors and non-resident property owners 18 years of age or older; Canadian citizens; have lived in British Columbia for at least six months; live in or own property in the area for the AAP; and, not been disqualified from voting in a local election.

Non-Resident Property Owners and Corporations?

Only one owner can sign the elector response form when a property is owned by more than one registered owner. Where a property is owned in whole or in part by a corporation, no one is eligible to sign the elector response form.

How can eligibility be confirmed?

Eligibility can be determined using utility billing information, BC Assessment data, and local government elections lists.

How do I register my opinion?

Response forms will be available at local government offices from the first notice of the AAP was published until the established deadline. Forms will also be available on the Regional District Website. Forms must be submitted to local government at least 30 days from the date of second notice.



The Alternative Approval Process

AAPs help the Regional District understand whether or not the community views a particular matter as contentious and if it warrants being taken to a referendum for broader citizen engagement.

What happens after the end of the submission period?

The Corporate Officers determines whether more than 10% of the forms were signed by eligible electors and certifies the results.

When will we know the results?

Corporate Officers are not required to report the results in a specific timeframe. The announcement will occur as soon as reasonably possible after the Corporate Officer has determined and certified whether elector approval has been obtained.

Can I check the results?

There is no requirement to report the percentage of elector responses. The legislation requires the Corporate Officer to certify results on the basis of the number of response forms received before the deadline and whether the matter received elector approval.

What happens if more than 10% of the electors are opposed?

The Regional District has 80 days from the AAP deadline to engage the electors in a referendum based on majority rule (50%+1) or the Board may direct staff to take no further action on the matter.

What happens if less than 10% of the electors are opposed?

The Regional District Board will consider adoption of the proposed service establishment bylaw.