Part 32 - Comprehensive Development One Zone (CD-1) Crown Isle (Block 72)

8.32.1 Intent

This zone is intended to accommodate and to regulate the development of a mixture of uses on lands described as Block 72, Comox District, except parts outlined in red on Plan 1691R and 2117RW and except part in Plan 49168; *Lot* A, Block 72, Comox District, Plan 49168; and that part of Block 72, Comox District, shown outlined in red on Plan 1691R (collectively "Block 72"). Block 72 has been designated a Development Permit Area in "Official Community Plan Bylaw No. 2397, 2005" and accordingly, development must be consistent with the objectives and guidelines therein.

8.32.2 Permitted Uses

In the CD-1 Zone the following uses are permitted and other uses are prohibited except as otherwise noted in this bylaw:

- (1) Within that portion of Block 72 identified as Area A on the CD-1 Zone map:
 - (a) Single residential dwellings
 - (b) Secondary suite
 - (c) *Duplex* dwellings
 - (d) Multi residential dwellings
 - (e) Accessory buildings and structures
 - (f) Boarding
 - (g) Home occupation
 - (h) Golf course including accessory buildings
- (2) Within that portion of Block 72 identified as Area B on the CD-1 Zone map:
 - (a) Single residential dwellings
 - (b) Secondary suite
 - (c) *Duplex* dwellings
 - (d) Multi residential dwellings
 - (e) Accessory buildings and structures
 - (f) Boarding
 - (g) *Care facility*
 - (h) Home occupation
 - (i) Golf course, including one clubhouse with accessory restaurants, accessory meeting room, accessory lounges and pro-shop, driving range, golf school, golf course maintenance and supply yards and buildings, car museum as part of a golf clubhouse
 - (i) Motel including single and duplex units on Lot 2, Plan VIP64932
- (3) Within that portion of Block 72 identified as Area C on the CD-1 Zone map:
 - (a) Car museum
 - (b) Hotel

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2597 Within that portion of Block 72 identified as Area F on the CD-1 Zone map: Retail sales, personal services, offices, restaurants, licensed premises, entertainment (excluding amusement arcades), automobile service station uses and medical clinic Motel (b) Liquor store (c) Automobile sales and *accessory* repair shops (d) Light manufacturing, excluding sawmills, provided the manufacturing operations (e) take place in an enclosed principle building Family amusement centre including mini-golf, bumper boats, and children's arcade (f) Building material sales (g) Auto and truck repairs (h) Printers and publishers (i) Veterinary Clinic (j) Communications, office and studio (k) Enclosed storage building, including warehouse, and storage yard (1) (m) Wholesale sales outlets Residential quarters may be incorporated above a principal building (n) Financial Institutions (o) **Parks** (p) Notwithstanding any provision of this bylaw, a storefront cannabis retailer is a (q) 3010 permitted use on Lot 1, Block 72, Comox District, Plan VIP81206 (#301 & #302-444 Lerwick Rd) Within that portion of Block 72 identified as Area G on the CD-1 Zone map: (5) Single residential dwellings (a) 3071 Secondary suite *(b)* Duplex dwellings (c) Townhouse dwellings (d) Accessory buildings and structures (e) (f) **Boarding** (g) Home occupation Golf course including accessory buildings (i) Park Within that portion of Block 72 identified as Area H on the CD-1 Zone map: (6) 2748 (a) Single residential dwellings 3071 (b) Secondary suite (c) Multi residential dwellings (d) Accessory buildings and structures (e) Boarding (f) Home occupation (g) Golf course, including accessory buildings Within that portion of Block 72 identified as Area I on the CD-1 Zone map: (7) 2763 (a) Single residential dwelling 3071 (b) Secondary suite (c) Multi residential dwellings

(d) Accessory buildings and structures

(e) Boarding

(f) Home occupation

8.32.3 Densities

Land uses within the various areas defined on the CD-1 Zone map shall not exceed the following maximum densities:

- (1) Within Area A:
- 2597 & (a) Single residential dwellings: 477 dwelling units within 42.88 ha
 - (b) Single residential, duplex and multi residential dwellings: 190 dwelling units within 7.7 ha
 - (c) Park: 2.4 ha
 - (d) Golf course, including one clubhouse, accessory restaurants, lounges and pro-shop, golf course maintenance and supply building, not exceeding a cumulative floor area of 1.000 m² within 11.46 ha
 - (2) Within Area B:
 - (a) Single residential dwellings: 1008 dwelling units within 89.2 ha
 - (b) Single residential, duplex and multi residential dwellings: 670 dwelling units within 16.38 ha
 - (c) Golf course, including a clubhouse, accessory restaurants, lounges and pro-shop, car museum as part of a golf clubhouse, driving range: 2,787 m² of floor area within 72.6 ha
 - (d) Motel including single and duplex units on Lot 2, Plan VIP64932
 - (e) Commercial: 242 m² of *floor area* within 0.6 ha
 - (f) Care facility of 125 dwelling or sleeping units within 1.2 ha
 - (3) Within Area C:
 - (a) Hotel
 - (b) Car museum
 - (4) Within Area F:
 - (a) Commercial: 124,486 m² of *floor area* within 32.54 ha
 - (5) Within Area G:
 - (a) Single residential, duplex and townhouse dwellings: 210 dwelling units within 18.82
 - (b) Townhouse development shall not exceed 20 units per ha
 - (6) Within Area H:
 - (a) Approximately 104 single family and *multi residential dwellings* within 16.3 ha
 - (7) Within Area I:
 - (a) Approximately 30 single family and multi residential dwellings within 2.43 ha

8.32.4 Density – General Regulations

- 2597 (1) A maximum of one *principal building* and one *accessory building* or *structure* may be constructed on a single residential lot.
 - (2) Notwithstanding paragraph (1) one clubhouse and any number of *accessory* buildings may be situated on a *golf course* in Area B.

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- (3) No *lot* occupied by a multi residential *building* containing more than 2 *dwelling units* shall have a *floor area ratio* exceeding 0.4 except for:
 - (a) Strata Plan VIS5490
 - (b) Lot 1, Plan VIP76675
 - (c) the property lying immediately to the east of Strata Plan VIS5490 and Lot1, Plan VIP76675 between the remainder of Lot A, Plan VIP722239 and Royal Vista Way containing 2 hectares.
 - (d) Properties within Area A
- (4) No *lot* occupied by a commercial or light industrial *building* shall have a *floor area ratio* exceeding 0.6.
- (5) No commercial building shall be situated on a lot less than 550 m² in area.
- (6) No duplex dwelling shall be situated on a lot less than 550 m² in area.
- (7) No *townhouse* dwelling shall be situated on a *lot* less than 1,100 m² in area, other than in Area B, where no *townhouse* may be situated on a *lot* less than 550 m²in area.
- (8) No apartment dwelling shall be situated on a lot less than 1,100 m² in area.
- (9) No *golf course* shall be situated on a *lot* less than 25 acres in area.
- (10) No *care facility* shall be situated on a *lot* less than 1,100 m² in area and no *care facility* shall exceed a *lot coverage* of 40%.
- (11) Lot 1, Block 72, Comox District, Plan VIP82600 shall have a lot area of not less than 0.157 ha. and be permitted one duplex.

8.32.5 Lot Coverage

Maximum *lot coverage* shall be as follows:

(1) Single and *Duplex* Residential: 45%

(2) Multi Residential: 40%

8.32.6 Minimum Lot Sizes

The minimum size of lots which may be created by *subdivision* within the CD-1 Zone are as follows:

(1)	Area A:	465 m^2
(1)	Area A:	465 m

(2) Area B: 465 m²

(3) Area C: 465 m^2

(4) Area E: 700 m^2

(5) Area F: 550 m²

(6) Area G: 550 m² for single residential

 $900 \text{ m}^2 \text{ for } duplex$

8,000 m² for multi residential

(7) Area H: 465 m² for single residential

1600 m² for multi residential

2763 (8) Area I: 465 m² for single residential

 1600 m^2 for multi residential

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8.32.7 Minimum Lot Frontage

A minimum of 10% of the perimeter of every *lot* created by *subdivision* shall front on a highway, provided that this requirement may be reduced to a minimum of 2% in the discretion of the Approving Officer.

8.32.8 Useable Open Space

Every *lot* occupied by multi residential dwellings shall include a minimum of 15.0 m² of useable open space for each dwelling unit on the lot. Every lot occupied by a care facility shall include 10.0 m² of useable open space for each unit on the lot.

8.32.9 Setbacks

(1) Minimum *yards* shall be provided in accordance with the following table:

Type of Building	Front yard	Rear yard	Side yard	Exterior Side yard
AREAS A				
Single residential lot	6.0 m	7.5 m	1.5 m	3.0 m
Duplex lot	6.0 m	7.5 m	1.5 m	3.0 m
Multi Residential	7.5 m	7.5 m	4.5 m	4.5 m
Multi Residential adjacent to Residential Use	See 8.32.9(2)	See 8.32.9(2)	See 8.32.9(2)	See 8.32.9(2)
Multi Residential adjacent to Commercial Use	7.5 m	7.5 m	4.5 m	4.5 m
AREAS B - F				
Single residential lot	7.5 m	9.0 m	1.5 m	3.0 m
Duplex lot	6.0 m	9.0 m	1.5 m	3.0 m
Townhouse dwelling	7.5 m	7.5 m	4.5 m	4.5 m
Care Facility	7.5 m	10.0 m	4.5 m	4.5 m
Multi Residential	7.5 m	10.0 m	4.5 m	4.5 m
Commercial	6.1 m	1.75 m	0	4.5 m
Light Industrial	6.0 m	12.0 m	3.0 m	4.5 m
Clubhouse	7.5 m	7.5 m	7.5 m	7.5 m
AREA G				
Single residential lot	6.0 m	7.5 m	1.5 m	3.0 m
Duplex lot	6.0 m	7.5 m	1.5 m	3.0 m
Townhouse dwelling	7.5 m	7.5 m	4.5 m	4.5 m
AREAS H - I				
Single residential lot	6.0 m	7.5 m	1.5 m	3.0 m
Multi Residential	7.5 m	7.5 m	4.5 m	4.5 m

- (2) Not withstanding paragraph (1):
 - (a) where a *multi residential building* in Area A is adjacent to a *residential* use the setbacks to the adjoining property line are:
 - i) Front yard: 7.5 m
 - ii) Rear yard: 7.5 m 2 or less storeys
 - $10.0 \ m-3^{rd} \ storey$
 - $13.5 \text{ m} 4^{th} \text{ storey}$
 - iii) Side yard: 4.5 m 2 or less storeys
 - $6.0 \text{ m} 3^{\text{rd}} \text{ storey}$
 - $7.5 \text{ m} 4^{\text{th}} \text{ storey}$
 - (b) where a *multi residential dwelling* exceeds two *storeys* in *height*, 2.0 m shall be added to the minimum *rear yard setback* requirement for each *storey* in excess of 2 *storeys*
 - (c) where a commercial *building* occupies a *lot* adjacent to a *lot* zoned to permit residential or institutional uses, the *yard* on each side of the *building* adjoining a residential or institutional *lot* shall be a minimum of 7.5 m
 - (d) a minimum *front yard* of 12.0 m shall be provided for a principal automobile *service station building*
 - (e) where a residential or commercial *building* occupies a *lot* adjacent to land used for agricultural purposes, a minimum *rear yard* of 15.0 m shall be provided for a *principal building*
 - (f) Where the back of a *building* is adjacent to or faces a side *lot line* the minimum *side yard setback* shall be 6.0 m

8.32.10 Heights

(1) Principal buildings shall not exceed the following heights:

(a)	Single residential	8.0 m
(b)	Duplex	8.0 m
(c)	Townhouse dwelling	15.0 m
(d)	Multi Residential	15.0 m
(e)	Care facility	15.0 m
(f)	Commercial	15.0 m

Notwithstanding, where a commercial building occupies a lot adjacent to a lot zoned to permit residential use, institutional or park, principal buildings shall not exceed 9.15 m in height.

(g)	Golf Clubhouse	15.0 m
(h)	Hotel	15.0 m
(i)	Motel	9.15 m

8.32.11 Off-Street Parking and Loading

Off-*street* parking and loading shall be provided and maintained in accordance with the requirements of Division 7 of this bylaw.

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8.32.12 Accessory Buildings and Structures

Accessory buildings and structures shall conform to the following regulations:

If accessory to a single residential dwelling, duplex dwelling, townhouse dwelling, apartment dwelling, commercial or industrial building:

- (1) A maximum height of 4.5 m
- (2) A maximum *floor area* of the greater of 45.0 m² or 10% of the area of the required rear yard, for all accessory buildings combined
- (3) may be located in the required rear yard
- (4) shall not be located within 1.5 m from the side and rear *lot line* except where the side or *rear yard* flanks a *street*, excluding a lane, in which case the minimum *yard* distance shall be 4.5 m

8.32.13 Landscaping and Screening

All landscaping and screening shall conform to Part 14 of this bylaw.

Part 33 - Comprehensive Development Zone Three Zone (CD-3) St. Andrews & Idiens Way

8.33.1 Intent

This zone is intended to accommodate and regulate the development of *single residential* and multi residential housing.

8.33.2 Permitted Uses and Development

In the CD-3 Zone, the following uses and development are permitted and all other uses are prohibited within the area identified on Schedule 8A, zoning map, except as otherwise noted in this bylaw:

- (1) Single residential dwelling
- (2) Townhouse dwelling
- (3) Accessory building and structure
- (4) Home occupation

8.33.3 Lot Coverage

Maximum lot coverage shall not exceed 40%

8.33.4 Minimum Lot Sizes and Frontages

The minimum size of lots which may be created by *subdivision* within the CD-3 zone area as follows:

	Minimum <i>Lot</i> Size	Minimum Frontage
Single residential	550.0 m^2	18.0 m
Townhouse	$1,250 \text{ m}^2$	30.0 m

8.33.5 Useable Open Space Requirements

Every *lot* occupied by a multi residential dwelling shall include a minimum of 15 m² of *useable open space* for each *dwelling unit* on the *lot*.

8.33.6 Setbacks

Except where otherwise specified in this bylaw the following minimum *building setbacks* shall apply:

Type of Building	Front	Rear	Side	Exterior Side
Single residential	4.5 m	7.5 m	1.5 m	4.5 m, 6.0 m for <i>garage</i> or carport
Townhouse Dwelling	7.5 m	9.0 m	4.5 m	4.5 m

and further, where the back of a *building* is adjacent to or faces a side *lot line* the minimum *side yard setback* shall be 6.0 m.

8.33.7 Height

No building or structure shall exceed 8.0 m in height.

8.33.8 Accessory Buildings and Structures

- (1) Shall not exceed 4.5 m in *height*
- (2) Shall have a total *floor area* not exceeding 45 m² or 10% of the area of the required *rear* yard, for all accessory buildings combined
- (3) Shall be permitted *rear yard* provided they shall confirm to all relevant siting regulations of this bylaw.
- (4) Shall not be located within 1.5 m from the side and rear *lot line* except where the side or *rear yard* flanks a *street*, excluding a lane, in which case the minimum *yard* distance shall be 4.5 m

8.33.9 Off-Street Parking and Loading

Shall be provided and maintained in accordance with the requirements of Division 7 of this Bylaw and further, no more than 50% of the *front yard* can be used for off-*street* parking.

8.33.10 Landscaping and Screening

In addition to the Landscape Requirements identified in Part 14 of this bylaw, the following landscape requirements shall be met:

- (1) Where a *lot* adjoins a residential or institutional use a landscaped area of at least 1.5 m in width and *height* extending along the entire frontage of the property shall be provided inside the property line
- (2) Where a *lot* adjoins a *street* a landscaped area of at least 3.0 m in width extending along the entire frontage of the property shall be provided inside the property line.