













Town of New-Wes-Valley Development Regulations 2016





June 2018

Project Number

123069.00

Urban and Rural Planning Act Resolution to Adopt

Town of New-Wes-Valley Development Regulations 2016

Under the authority of Section 16 of the Urban and Rural Planning Act, 2000, the Town Council of New-Wes-Valley adopts the New-Wes-Valley Development Regulations 2016.

Adopted by the Town Council of New-Wes-Valley on the 17th day of April, 2018 with the following changes:

1. Regulation 4.33 and Regulation 8.11.3 are revised to read:

Wetland Management Overlay Zone

As part of the Council review of any applications for development located within the Business Pond and Queen's Meade Management Units identified in the Municipal Wetland Stewardship Agreement, January, 2017, and identified on the Zoning Map as the Wetland Management Overlay Zone, shall be referred to the Wildlife Division, Department of Fisheries and Land Resources, for review and comment.

2010

Signed and sealed this	day of	, 2018.
Mayor:		
Clerk:		
Canadian Institute of Plan	ners Certification	
I certify that the attached De	evelopment Regulations	have been prepared in accordance
with the requirements of the	Urban and Rural Plann	ing Act, 2000.
M. Bishop, F.C.I.P.		

Urban and Rural Planning Act Resolution to Approve

Town of New-Wes-Valley Development Regulations 2016

Under the authority of section 16, section 17 and section 18 of the *Urban and Rural Planning Act, 2000*, the Town Council of New-Wes-Valley

- a) adopted the New-Wes-Valley Development Regulations 2016 on the 17th day of April, 2018;
- b) gave notice of the adoption of the New-Wes-Valley Development Regulations by advertisement, inserted on the day and the 26th day of April and the 3rd day of May, 2018 in the Beacon.
- c) set the 31st day of May at 7:00 p.m. at the Town Hall, New-Wes-Valley, for the holding of a public hearing to consider objections and submissions.

Now under the authority of section 23 of the *Urban and Rural Planning Act, 2000*, the Town Council of New-Wes-Valley approves the New-Wes-Valley Development Regulations 2016 with the following changes:

government referred to in the Re	egulations.	
SIGNED AND SEALED this	_ day of	_, 2018.
Mayor:		

Clerk:

1. Minor edits to reflect current (2018) names of departments of the provincial

Contents

1	Apı	plication	1
	1.1	Title	1
	1.2	Interpretation	1
	1.3	Commencement	1
	1.4	Municipal Code and Regulations	1
	1.5	Authority	1
	1.6	Delegation of Authority	1
	1.7	Provincial Development Regulations	1
2	Def	finitions	2
3	Gei	neral Regulations	11
	3.1	Permit to Develop Required	11
	3.2	Decisions of Council	11
	3.3	Permit to be Issued	11
	3.4	Permit Not to be Issued in Certain Cases	11
	3.5	Discretionary Powers	11
	3.6	The Application	12
	3.7	Register of Application	12
	3.8	Deferment of Application	12
	3.9	Approval in Principle	12
	3.10	Approval	13
	3.11	Development Permit	13
	3.12	Revoke Permit	13
	3.13	Public Notice	13
	3.14	Licenses, Permits and Compliance with Other Bylaws	
	3.15	Right of Entry	14
	3.16	Stop Work Order and Prosecution	14
	3.17	Service Levy	14
	3.18	Financial Guarantees by Developer	15
	3.19	Dedication of Land for Public Use	15
	3.20	Reinstatement of Land	
	3.21	Notice of Right to Appeal	
	3.22	Appeal Requirements	
	3.23	Appeal Registration	16
	3.24	Development Prohibited	
	3.25	Hearing Notice and Meetings	
	3.26	Hearing of Evidence	17

	3.27	Board Decision	17
	3.28	Variances	17
	3.29	Notice of Variance	17
	3.30	Residential Non Conformity	17
	3.31	Notice and Hearings on Change of Use	17
	3.32	Non-Conformance with Standards	18
	3.33	Discontinuance of Non-Conforming Use	
	3.34	Delegation of powers	18
4	Ger	neral Development Standards	19
	4.1	Access and Service Streets	19
	4.2	Accessory Buildings	19
	4.3	Accessory Uses Permitted	19
	4.4	Advertisements	19
	4.5	Alterations to the Natural Environment	19
	4.6	Archaeological Assessment	
	4.7	Backlot Development	20
	4.8	Bed and Breakfast Establishments	20
	4.9	Buffer Strips	20
	4.10	Building Height	21
	4.11	Building Line and Setback	21
	4.12	Fishing and Marine Uses	21
	4.13	Groundwater Protection	21
	4.14	Home Childcare	21
	4.15	Home Occupation	
	4.16	Home Occupation Uses in Accessory Buildings	
	4.17	Landscaping and Screening	22
	4.18	Lot Area	
	4.19	Lot Area and Size Exceptions	
	4.20	Lot Frontage	23
	4.21	Mineral Exploration	23
	4.22	Municipal Public Works, Utilities and Telecommunications	23
	4.23	Non-Conforming Uses	
	4.24	Offensive and Dangerous Uses	
	4.25	Parks, Playgrounds and Conservation Uses	
	4.26	Protection of Community Trails and Footpaths	24
	4.27	Side Yards	
	4.28	Slopes Greater than 15%	
	4.29	Soils and Drainage	
	4.30	Soil Removal, Deposit and Site Grading	
	4.31	Watercourse Protection	
	4.32	Water Pressures/Fire Flows	
	4.33	Wetland Stewardship Zone	25



5	Off-	-Street Parking and Loading	26
	5.1	Parking Required	26
	5.2	Parking Spaces	26
	5.3	Parking Area Design Standards	26
	5.4	Off-Street Loading Requirements	26
6	Sig	ns	28
	6.1	Permit Required	28
	6.2	Provincial Highway Sign Regulations	
	6.3	Form of Application	
	6.4	Signs Prohibited in Street Reservation	
	6.5	Permit Valid for Limited Period	
	6.6	Removal of Signs	28
	6.7	Signs Exempt from Control	28
	6.8	Approval Subject to Conditions	29
	6.9	Non-Conforming Uses	29
	6.10	General Standards for Signs	29
7	Suk	odivision of Land	30
	7.1	Permit Required	30
	7.2	Development Agreement	
	7.3	Services to be Provided	
	7.4	Payment of Service Levies and Other Charges	30
	7.5	Issue of Permit Subject to Considerations	30
	7.6	Proposals for Subdivision of Land	31
	7.7	Form of Application	31
	7.8	Subdivision Subject to Zoning	31
	7.9	Building Lines	31
	7.10	Land for Public Open Space	31
	7.11	Structure in Street Reservation	32
	7.12	Subdivision Design Standards	32
	7.13	Cul de Sacs	33
	7.14	Engineer to Design Works and Certify Construction Layout	33
	7.15	Street Works May Be Deferred	34
	7.16	Transfer of Streets and Utilities to the Town	34
	7.17	Restriction on Sale of Lots	34
8	Use	Zone Tables	35
	8.1	Use Zones	35
	8.2	Interpretation of Use Zones	35
	8.3	Permitted Uses	35
	8.4	Discretionary Uses	35
	8.5	Prohibited Uses	36

37
39
41
43
44
47
48

Appendices

	Appe	ndix A	Land l	Jse	Zoning	Mag
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Appendix B Provincial Development Regulations

Appendix C Classification Guide to Land Uses and Buildings



1 Application

1.1 Title

These Regulations may be cited as the Town of New-Wes-Valley Development Regulations.

1.2 Interpretation

- 1. Words and phrases used in these Regulations shall have the meanings ascribed to them in Section 2 of these Regulations.
- 2. Words and phrases not defined in these Regulations shall have the meanings which are commonly assigned to them in the context in which they are used in the Regulations.

1.3 Commencement

These Regulations come into effect through the New-Wes-Valley Municipal Planning Area, hereinafter referred to as the Planning Area, on the date of publication of a notice to that effect in the Newfoundland and Labrador Gazette.

1.4 Municipal Code and Regulations

The National Building Code of Canada, Fire Code of Canada and any other ancillary code and any Building Regulations, Waste Disposal Regulation and/or any other municipal regulations regulating or controlling the development, conservation and use of land in force in the Town of New-Wes-valley shall, under these Regulations apply to the entire Planning Area.

1.5 **Authority**

In these Regulations, "Authority" means the Council of the Town of New-Wes-Valley.

1.6 **Delegation of Authority**

Where the term Council is referenced in these Regulations, Council may, by resolution, delegate its Authority to administer these Regulations or part thereof to an employee of Council or an agent of Council, by a resolution..

1.7 Provincial Development Regulations

Appropriate sections of the *Urban and Rural Planning Act*, 2000 and the full text of the Provincial Development Regulations have been incorporated into the New-Wes-Valley Development Regulations and are marked as follows:





Where there is a conflict between these regulations and the Provincial Regulations, the Provincial Regulations shall apply. A complete copy of the Provincial Development Regulations is attached in **Appendix B**.

2

Definitions

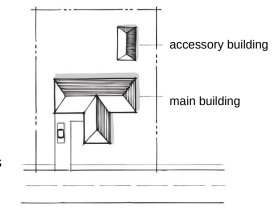


Access means a way used or intended to be used by vehicles, pedestrians or animals in order to go from a street to adjacent or nearby land or to go from that land to the street.



Accessory Building includes

- i) a detached subordinate building not used as a dwelling, located on the same lot as the main building to which it is an accessory and has a use that is customarily incidental or complementary to the main use of the building or land,
- for residential uses, domestic garages, carports, ramps, sheds, swimming pools, greenhouses, cold frames, fuel sheds, vegetable storage cellars, shelters for domestic pets or radio and television antennae,



- iii) for commercial uses, workshops or garages, and
- iv) for industrial uses, garages, offices, raised ramps and docks.

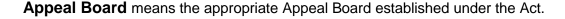


Accessory Use means a use that is subsidiary to a permitted or discretionary use and that is customarily expected to occur with the permitted or discretionary use.



Act, unless the context indicate otherwise, means the *Urban and Rural Planning Act*, 2000.

Agriculture means horticulture, fruit, grain or seed growing, dairy farming, the breeding or rearing of livestock, including any creature kept for the production of food, wool, skins, or fur, or for the purpose of its use in the farming of land, the use of land as grazing land, meadow land, market gardens and nursery grounds and the use of land for woodlands where that use is ancillary to the farming of land for any other purpose.





Applicant means a person who has applied to an authority for an approval or permit to carry out a development.

Architectural Style means the classification of buildings according to their appearance, structure, materials and historic period.

Assisted Living Complex means a residential building designed for people seeking assisted home care by the content and layout of the dwelling units (varying in size, number of bedrooms, shared kitchens), provisions for common dining facilities, recreation areas, lounges, libraries,



respite units, and the accessibility of all units and facilities to the physically challenged. Provision of services such as day-care for seniors, housekeeping, personal care, meal programs, physiotherapy, activity programs, outdoor recreation areas, and open space areas may also be provided. The use includes personal care home but does not include a hospital.

Bed and Breakfast Establishment means a single dwelling unit in which the resident supplies, for compensation, bedrooms for the temporary accommodation of travelers.



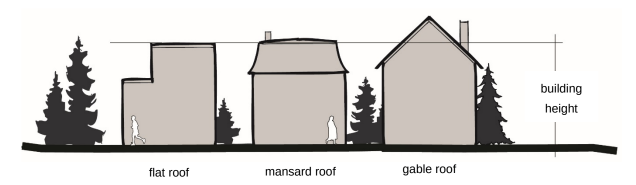
Building means

- a structure, erection, alteration or improvement placed on, over or under land or attached, anchored or moored to land,
- ii) mobile structures, vehicles and marine vessels adapted or constructed for residential, commercial, industrial and other similar uses.
- iii) a part of and fixtures on buildings referred to in subparagraphs (i) and (ii), and
- iv) an excavation of land whether or not that excavation is associated with the intended or actual construction of a building or thing referred to in subparagraphs (i) to (iii).



Building Height means the vertical distance, measured in meters from the established grade to the

- i) highest point of the roof surface of a flat roof,
- ii) deck line of a mansard roof, and
- iii) mean height level between the eave and the ridge of a gable, hip or gambrel roof, and in any case, a building height shall not include mechanical structure, smokestacks, steeples and purely ornamental structures above the roof.





Building Line means a line established by an authority that runs parallel to a street line and is set at the closest point to a street that a building may be placed.

Convenience Store means a building used as a store that serves the primary needs of the adjacent neighbourhood and includes the sale of magazine, confectionary and grocery items, rental

of video movies and a delicatessen or snack bar provided that any eating facility is within a wholly enclosed building.

Daycare Centre or Day Nursery means a building or part of a building in which services and activities are regularly provided to children of pre-school age during the full daytime period as defined under the *Childcare Services Act*, but does not include a school as defined by the *Schools Act*.



Development means the carrying out of building, engineering, mining or other operations in, on, over or under land, or the making of a material change in the use, or the intensity of use of land, buildings, or premises and the

- i) making of an access onto a highway, road or way,
- ii) erection of an advertisement or sign,
- iii) construction of a building,
- iv) parking of a trailer, or vehicle used for the sale of refreshments or merchandise, or as an office, or for living accommodation,

and excludes the

- v) carrying out of works for the maintenance, improvement or other alteration of a building, being works which affect only the interior of the building or which do not materially affect the external appearance or use of the building,
- vi) carrying out by a highway authority of works required for the maintenance or improvement of a road, being works carried out on land within the boundaries of the road reservation,
- vii) carrying out by a local authority or statutory undertakers of works for the purpose of inspecting, repairing or renewing sewers, mains, pipes, cables or other apparatus, including the breaking open of street or other land for that purpose, and
- viii) use of a building or land within the courtyard of a dwelling house for a purpose incidental to the enjoyment of the dwelling house as a dwelling.



Discretionary Use means a use that is listed within the discretionary use classes established in the use zone tables of an authority's development regulations.

Dwelling, Single Detached Unit means a self-contained unit consisting of one or more habitable rooms used or designed as the living quarters for one household.

Dwelling, Double Unit (or Duplex) means a building containing two dwelling units, placed one above the other, or side by side, but does not include a self-contained dwelling containing a subsidiary apartment.

Dwelling, Townhouse means three or more dwelling units, each with a separate entrance, constructed side by side and separated by common vertical walls.



Dwelling, Apartment Building means a building containing three or more dwelling units, but does not include a row dwelling.

Erect means to build, construct, reconstruct, alter or relocate and without limiting the generality of the foregoing, shall include any preliminary physical operation such as excavating, grading, piling,

cribbing, filling or draining, or structurally altering any existing building or structure by an addition, deletion, enlargement or extension.



Established Grade means

- where used in reference to a building, the average elevation of the finished surface of the ground where it meets the exterior or the front of that building, exclusive of any artificial embankment or entrenchment, or
- ii) where used in reference to a structure that is not a building, the average elevation of the finished grade of the ground immediately surrounding the structure, exclusive of an artificial embankment or entrenchment.

Existing means legally existing as of the effective date of these Regulations.



Floor Area means the total area of all floors in a building measured to the outside face of exterior walls.



Frontage means the horizontal distance between side lot lines measured at the building line (the distance between points A and B in the lot line illustration on the following page).

Home Child Care Service means a service where not more than six (6) children receive child care in the home of the person providing the child care.

Home Occupation means an accessory use of a dwelling and/or accessory building for gainful employment involving the provision or sale of goods and/or services.

Home Office means a secondary use of a dwelling for gainful employment involving the provision or sale of goods and/or services.



Urban and Rural **Land** includes land covered by water and buildings and structures on, over, under the soil and fixtures that form part of those buildings and structures.

highest elevation

lowest elevation

established grade

Landscaping means any combination of trees, shrubs, flowers, grass or other horticultural elements, decorative stonework, paving, screening or other architectural elements, all of which is designed to enhance the visual amenity of a property or to provide a screen between properties in order to mitigate objectionable features between them.

Light Industry means use of any land or buildings for any general industrial use that can be carried out without hazard or intrusion and without detriment to the amenity of the surrounding area by reason of noise, vibration, smell, fumes, smoke, grit, soot, ash, dust, glare or appearance.

Loading Space means an area of land provided for use for the temporary parking of a commercial motor vehicle where merchandise or materials are loaded or unloaded from the vehicles.



Lot means a plot, tract or parcel of land which can be considered as a unit of land for a particular use or building.

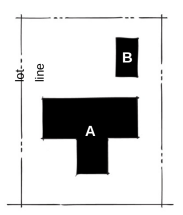


Lot Area means the total horizontal area within the lines of the lot.



Lot Coverage means the combined area of all building on a lot measured at the level of the lowest floor above the established grade and expressed as a percentage of the total area of the lot.

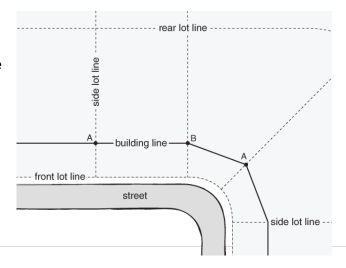
Lot coverage = $\underline{Area of A + Area of B}$ Total lot area



Lot Line means an outer boundary for a specific lot.

Lot Line, Front means the line dividing a lot from the street. For a corner lot, the shorter lot line adjacent to the street shall be deemed the front lot line and the longer lot line abutting the street shall be deemed the flanking lot line.

Lot Line, Rear means the lot line on the opposite side of the front lot line.





Lot Line, Side means the lot lines perpendicular to the front and rear lot lines.

Lot Line, Flanking means a lot line which abuts the street on a corner lot.

Marina means a dock or basin together with associated facilities where slips, moorings, supplies, repairs, and other services that are typically available for boats and other watercraft, including storage, sales and rentals, together with a club house and catering facilities.

Mineral Working means land or buildings used for the working or extraction of any naturally occurring substance, including a pit or quarry.



Non-Conforming Use means a legally existing use that is not listed as a permitted or discretionary use for the use zone in which it is located or which does not meet the development standards for that use zone.

Nursing Home means a building where nursing care and room and board are provided to individuals incapacitated in some manner for medical reasons and approved by ServiceNL and the Department of Health and Community Services.

Office means a room used for the purpose of regularly conducting business, performing a service or offering consultation, but shall not include manufacturing or the selling of retail goods.

Outdoor Storage means the storage of goods, inventory, materials or equipment or other items which are not intended for immediate sale, by locating them outside.



Owner means a person or an organization of persons owning or having the legal right to use the land under consideration.



Permitted Use means a use that is listed within the permitted use classes set out in the use zone tables of an authority's development regulations.



Prohibited Use means a use that is not listed in a use zone within the permitted use classes or discretionary use classes or a use that an authority specifies as not permitted within a use zone.

Public Use means any lands, structure or building which is constructed for use by the general public, including but not limited to parks, playgrounds, trails, paths and other recreational and open spaces, scenic and historic sites, publicly funded buildings such as schools, hospitals, libraries and other public buildings and structures.

Recreational Use means the use of land for parks, playgrounds, athletic fields, golf courses, picnic areas, swimming pools, day camps, walking trails, and similar uses.

Restaurant means a building or part thereof, designed or intended to be used or occupied for the purpose of serving the general public with meals or refreshments for consumption on the premises.

Roof, **Flat** is a roof with little or no slope.

Roof, Gable is a two-sided, sloping roof with a single ridge and gables at either end.

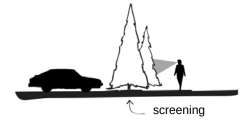
Roof, Gambrel is a two sided, double sloping roof.

Roof, **Hipped** is a four sided rood having sloping ends and sloping sides.

Roof, Mansard is a two or four-sided, double sloped roof with a very steep lower slope and a flat (or near flat) upper slope.



Screening means the method by which a view of one site from another adjacent site is shielded, concealed or hidden. The example on the right shows trees and fences being used to screen a parking lot from public view.



Seasonal Residence means a dwelling which is designed or intended for seasonal or recreational use, and is not intended for use as permanent living quarters.

Service Station means any land or building used exclusively for the sale of petroleum products, automotive parts and accessories, minor repairs, washing and polishing of motor vehicles.

Shop means a building or part thereof used for retail trade wherein the primary purpose is the selling or offering for sale of goods, wares or merchandise by retail or the selling or offering for sale



of retail services but does not include an establishment wherein the primary purpose of the serving of meals or refreshments, an amusement use, a general garage, or a service station.



Sign (or advertisement) means a word, letter, model, placard, board, device or representation, whether illuminated or not, in the nature of or employed wholly or in part for the purpose of advertisement, announcement or direction and excludes those things employed wholly as a memorial, advertisements of local government, utilities and boarding or similar structures used for the display of advertisements.

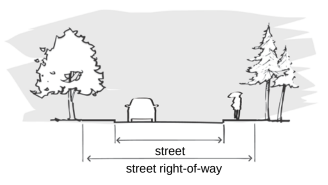
Sign Area means the area of the smallest rectangle, circle, or semi-circle that can enclose the surface area of the sign. Where a sign has two faces or more, the maximum area is permitted for each of the two faces.



Street means a street, road, highway or other way designed for the passage of vehicles and pedestrians and which is accessible by fire department and other emergency vehicles.



Street Line means the edge of a street reservation as defined by the authority having jurisdiction.



Street Right-of-Way means a strip of land between the street lines, acquired by reservation, dedication or forced dedication intended to be occupied or occupied by a public street, road or highway.

Storey means the entire floor or level of a building having a continuous or nearly continuous floor.



Subdivision means the dividing of land, whether in single or joint ownership into 2 or more pieces for the purpose of development.

Subsidiary Apartment means a separate dwelling unit constructed within and subsidiary to a self-contained dwelling.



Use means a building or activity situated on a lot or a development permitted on a lot.



Use Zone or **Zone** means an area of land including buildings and water designated on the zoning map to which the uses, standards and conditions of a particular use zone table apply.

Utility means any public or private system, works, plan, equipment or services which furnishes services at approved rates to or for the use of the general public.



Variance means a departure, to a maximum of 10% from the yard, area, lot coverage, setback, size, height, frontage or any other numeric requirement of the applicable Use Zone Table of the authority's regulations.

Watercourse means any lake, pond, river, stream or other body of water.

Wetland means the land usually or at any time occupied by water, where the water table is at or is just above the surface of the land either permanently or intermittently, depending upon the class of the wetland which includes bogs, fens, marshes, swamps and shallow water zones along shorelines of bodies of water.

Yard means an open uncovered space on a lot belonging to a building (except a court) and unoccupied by buildings or structures

except as specifically permitted elsewhere in these Regulations.

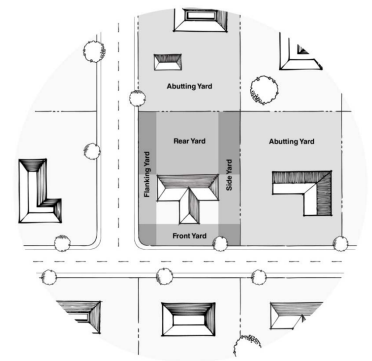


Yard Depth, Rear means the distance between the rear lot line and the rear wall of the main building on a lot.



Yard Depth, Side means the distance between the side lot line and the nearest side wall of a building on the lot.

Yard, Front means the distance between the front lot line of a lot and the front wall of the main building on a lot.



Yard, Flanking means the side yard of a corner lot bounded by the street.

Yard, Abutting means the yard of an abutting lot which shares a lot line of subject property.



Zoning Map means the map or maps attached to and forming a part of the authority's regulations.



General Regulations

3.1 Permit to Develop Required

No person shall carry out any development within the Planning Area, except where otherwise provided in these Regulations, unless a permit for the development has been issued by the Council.

3.2 Decisions of Council

Decisions made by Council with respect to a permit required by these Regulations shall be made in writing, and state the reasons for a refusal of, or conditions attached to a permit. Council shall also advise the person to whom the decision applies of their right to appeal, in accordance with Section 42 of the Act and the requirements of Regulation 3.21 of these Regulations.

3.3 Permit to be Issued

Subject to Regulations 3.4 and 3.5, a permit shall be issued for development within the Planning Areas that conforms to:

- a) the policies expressed in the Municipal Plan;
- the general development standards and requirements set out in Sections 4 and 7 of these Regulations, and the use classes, standards, and conditions prescribed in Sections 8 of these Regulations for the use zone in which the proposed development is located;
- the standards set out in the Building Code and/or other ancillary codes, and any Building Regulations, Waste Disposal Regulations, and/or any other municipal regulation in force in the Planning Area regulating or controlling development, conservation and use of land and buildings;
- d) the standards set out in Section 5 of these Regulations in the case of off-street parking and loading;
- e) the standards set out in Section 6 of these Regulations in the case of signs and advertisement; and
- f) the standards of design and appearance established by Council.

3.4 Permit Not to be Issued in Certain Cases

No permit or approval in principle shall be issued for development within the Planning Area when, in the opinion of Council, it is premature by reason of the site lacking adequate road access, power, drainage, sanitary facilities, or domestic water supply, or being beyond the natural development of the area at the time of application unless the applicant contracts to pay the full cost of construction of the services deemed necessary by Council.

3.5 **Discretionary Powers**

In considering an application for a permit or for approval in principle to carry out development, Council shall take into account the policies expressed in the Municipal Plan and any further scheme, plan or regulations pursuant thereto, and shall assess the general appearance of the development of the area, the amenity of the surroundings, availability of utilities, public safety

and convenience, and any other considerations which are, in its opinion, material, and notwithstanding the conformity of the application with the requirements of these Regulations, Council may, in its discretion, and as a result of its consideration of the matters set out in this Regulation, conditionally approve or refuse the application.

3.6 The Application

- 1. Applications for a Permit to Develop or an Approval in Principle shall be made only by the owner, the owner's agent or person authorized by the owner to Council, on the application form as may be prescribed by Council.
- Every application shall include such plans, specifications and drawings as Council may require, and be accompanied by the appropriate fee set out in a Schedule of Fees as established by Council.
- 3. Council shall, on request, supply to every applicant a copy of the application forms referred to in Regulation 3.6(1) and a description of the plans, specifications and drawings required to be provided with the application.

3.7 Register of Application

Council shall keep a public register of all applications for development, and shall enter therein Council's decision upon each application and the result of any appeal from that decision.

3.8 **Deferment of Application**

- 1. Council may, with the written agreement of the applicant, defer consideration of an application; and
- 2. Applications properly submitted in accordance with these Regulations which have not been determined by Council and on which a decision has not been communicated to the applicant within eight weeks of the receipt thereof by Council, and on which consideration has not been deferred in accordance with Regulation 3.8(1), shall be deemed to be refused.

3.9 Approval in Principle

- 1. An application for Approval in Principle shall include;
 - a) a description of the proposed development,
 - b) a description of the limits of the land to be used with the proposed development, and may include a survey description of the subject lands,
 - c) submission of detailed plans,
 - d) any additional information that may be required by Council.
- 2. Council may issue an Approval in Principle if it determines the application conforms to the Municipal Plan and these Regulations.
- 3. An Approval in Principle shall be valid for 2 years.
- 4. No development shall be carried out under an Approval in Principle.
- 5. Council may revoke an Approval in Principle if it determines the applicant has changed the proposed development in a way that significantly alters the original intent of the applications.



3.10 Approval

Approval for an application is granted by Council in the form of a Development Permit or Building Permit for applications approved under these Regulations.

3.11 **Development Permit**

- 1. A plan or drawing which has been approved by Council and which bears a mark and/or signature indicating such approval together with a permit shall be deemed to be permission to develop. Such permission shall not relieve the applicant from:
 - a) full responsibility for obtaining permits or approvals under any other regulation or statute prior to commencing the development;
 - b) having the work carried out in accordance with these Regulations or any other regulations or statutes; and
 - c) compliance with all conditions attached to an approval or a permit.
- 2. Council may attach to a permit or to approval in principle such conditions as it deems fit in order to ensure that the proposed development will be in accordance with the purpose and intent of these Regulations.
- 3. Where Council deems necessary, permits may be issued on a temporary basis for a period not exceeding two years, which may be extended in writing by Council for further periods.
- 4. A permit is valid for two years. If the development has not commenced, the permit may be renewed for a further period not in excess of one year, but a permit shall not be renewed more than once, except in the case of a permit for an advertisement, which may be renewed in accordance with Section 6 of these Regulations.
- 5. The approval of any application and plans or drawings or the issue of a permit shall not prevent Council from thereafter requiring the correction of errors, or from ordering the cessation, removal of, or remedial work on any development being carried out in the event that the same is in violation of this or any other regulations or statute.
- 6. No person shall erase, alter or modify any drawing or specifications upon which a permit to develop has been issued by Council; and
- 7. There shall be kept available on the premises where any work, matter or thing is being done for which a permit has been issued, a copy of the permit and any plans, drawings or specifications on which the issue of the permit was based during the whole progress of the work, or the doing of the matter or thing until completion.

3.12 Revoke Permit

Council may revoke an approval and any subsequent permits for failure by the applicant to comply with these Regulations or any condition attached to the permit or where the permit was issued in error or was issued contrary to the applicable regulations or was issued on the basis of incorrect information.

3.13 Public Notice

1. Council shall provide public notice for a period of not less than:

- a) 7 days when considering a variance in accordance with Regulation 3.29; and
- b) 14 days when considering a change in a non-conforming use in accordance with Regulation 3.31; or development which is listed as a Discretionary use in any use zone in Section 8 of these Regulations.
- 2. Council may require public notice of any development application where, in the opinion of Council, such notice is required for information and public consultation purposes.
- 3. Council shall require the cost of the public notice or portion thereof be paid by the applicant and that such notice shall be by public advertisement in a newspaper circulating in the area or by any other means deemed necessary or appropriate by Council.

3.14 Licenses, Permits and Compliance with Other Bylaws

Nothing in these regulations shall exempt any person from complying with the requirements of any By-Law in force within the Town of New-Wes-Valley, or from obtaining any license, permission, permit, authority or approval required by any statute or regulation of the Province of Newfoundland and Labrador or the Government of Canada.

3.15 Right of Entry

Council or other person or persons authorized by the municipality, may enter upon any public or private land and may at all reasonable times enter any development or building for the purpose of making surveys or examinations or obtaining information relative to the carrying out of any development, construction, alteration, repair, or any other works whatsoever which the Council is empowered to regulate.

3.16 **Stop Work Order and Prosecution**

- 1. Where a person begins a development contrary or apparently contrary to these Regulations, Council may order that person to stop the development.
- 2. Council may further order a person to pull down, remove, stop construction, fill in or destroy that building or development, and restore the site or area to its original state, pending final adjudication in any prosecution arising out of the development; and
- 3. A person who does not comply with an order made under Regulation 3.16(1) is guilty of an offence under the provisions of the Act.

3.17 Service Levy

- 1. Council may require a developer to pay a service levy where development is made possible or where the density of potential development is increased or where the value of property is enhanced in accordance with Section 149(2) of the *Municipalities Act, SN, 1999*.
- 2. A service levy shall not exceed the cost, including finance charges to Council of constructing or improving the public works referred to in Regulation 3.17(1) that are necessary for the real property to be developed in accordance with the standards required by Council and for uses that are permitted on that real property;
- 3. A service levy shall be assessed on the real property based on:



- a) the amount of real property benefited by the public works related to all the real property so benefited: and
- b) the density of development made capable or increased by the public work.
- 4. Council may require a service levy be paid by the owner of the real property benefited and may specify the time for payment. The amount of the service levy will be outlined in the Town's Schedule of Rates and Fees.

3.18 Financial Guarantees by Developer

- 1. Council may require a developer before commencing a development to make such financial provisions and/or enter into such agreements as may be required to guarantee the payment of service levies, ensure site reinstatement, and to enforce the carrying out of any other condition attached to a permit.
- 2. The financial provisions pursuant to Regulation 3.18(1) may be made in the form of:
 - a) a cash deposit from the developer, to be held by the Council; or,
 - b) a security or quarantee by a bank, or other institution acceptable to Council.

3.19 **Dedication of Land for Public Use**

Council may, for a development not involving a subdivision, require a portion of the land to be developed to be conveyed to the Town for a public purpose where public works are required to accommodate the proposed development.

3.20 Reinstatement of Land

Council may order a developer, the occupier of a site, the owner, or any of them to restore a site to the satisfaction of Council where:

- a) the use of land is discontinued;
- b) the intensity of the use is decreased;
- c) a Permit to Develop has been revoked; or
- d) a Temporary Permit to Develop has expired.



3.21 Notice of Right to Appeal

Where an authority makes a decision that may be appealed under Section 42 of the Act, that authority shall, in writing, at the time of making that decision, notify the person to whom the decision applies of the:

- a) person's right to appeal the decision to the board;
- b) time by which an appeal is to be made;
- c) right of other interested persons to appeal the decision; and
- d) manner of making an appeal and the address for the filing of the appeal.



3.22 Appeal Requirements

1. The secretary of the board at the Department of Municipal Affairs and Environment, Main Floor, Confederation Building (West Block), P.O. Box 8700, St. John's, Nfld., A1B 4J6 is the secretary to all boards in the province and an appeal filed with that secretary within the time period

- referred to in subsection 42(4) of the Act shall be considered to have been filed with the appropriate board.
- 3. The fee required under section 44 of the Act shall be paid to the board that hears the decision being appealed by filing it with the secretary referred to in subsection (1) or (2) within the 14 days referred to in subsection 42(4) of the Act.
- 4. The board that hears the decision being appealed shall, subject to subsection 44(3) of the Act, retain the fee paid to the board.
- 5. Where an appeal of a decision and the required fee is not received by a board in accordance with this section and Part VI of the Act, the right to appeal that decision shall be considered to have been forfeited.



3.23 Appeal Registration

- 1. Upon receipt of an appeal and fee as required under the Act and these regulations, the secretary of the board as referred to in subsections 3.22 (1) and (2), shall immediately register the appeal.
- 2. Where an appeal has been registered the secretary of the board shall notify the appropriate authority of the appeal and shall provide to the authority a copy of the appeal and the documentation related to the appeal.
- 3. Where an authority has been notified of an appeal that authority shall forward to the appropriate board a copy of the application being appealed, all correspondence, council minutes, plans and other relevant information relating to the appeal including the names and addresses of the applicant and other interested persons of whom the authority has knowledge.
- 4. Upon receipt of the information under subsection (3), the secretary of the board shall publish in a newspaper circulated in the area of the appropriate authority, a notice that the appeal has been registered.
- 5. A notice published under subsection (4) shall be published not fewer than 2 weeks before the date upon which the appeal is to be heard by the board.



3.24 Development Prohibited

- 1. Immediately upon notice of the registration of an appeal the appropriate authority shall ensure that any development upon the property that is the subject of the appeal ceases.
- 2. Sections 102 and 104 of the Act apply to an authority acting under subsection (1).
- 3. Upon receipt of a notification of the registration of an appeal with respect to an order under section 102 of the Act, an authority shall not carry out work related to the matter being appealed.



3.25 Hearing Notice and Meetings

- 1. A board shall notify the appellant, applicant, authority and other persons affected by the subject of an appeal of the date, time and place for the appeal not fewer than 7 days before the date scheduled for the hearing of the appeal.
- 2. A board may meet as often as is necessary to conduct its work in an expeditious manner.





3.26 Hearing of Evidence

- 1. A board shall meet at a place within the area under its jurisdiction and the appellant and other persons notified under subsection 3.24 (1) or their representative may appear before the board and make representations with respect to the matter being appealed.
- 2. A board shall hear an appeal in accordance with section 43 of the Act and these regulations.
- 3. A written report submitted under subsection 43(2) of the Act respecting a visit to and viewing of a property shall be considered to have been provided in the same manner as evidence directly provided at the hearing of the board.
- 4. In the conduct of an appeal hearing, the board is not bound by the rules of evidence.



3.27 **Board Decision**

A decision of the board must comply with the plan, scheme or development regulations that apply to the matter that has been appealed to that board.



3.28 Variances

- 1. Where an approval or permit cannot be given by an authority because a proposed development does not comply with development standards set out in development regulations, an authority may, in its discretion, vary the applicable development standards to a maximum of 10% if, in the authority's opinion, compliance with the development standards would prejudice the proper development of the land, building or structure in question or would be contrary to public interest.
- 2. An authority shall not allow a variance from development standards set out in development regulations if that variance, when considered together with other variances made or to be made with respect to the same land, building or structure, would have a cumulative effect that is greater than a 10% variance even though the individual variances are separately no more than 10%.
- 3. An authority shall not permit a variance from development standards where the proposed development would increase the non conformity of an existing development.



3.29 **Notice of Variance**

Where an authority is to consider a proposed variance, that authority shall give written notice of the proposed variance from development standards to all persons whose land is in the immediate vicinity of the land that is the subject of the variance.



3.30 **Residential Non Conformity**

A residential building or structure referred to in paragraph 108(3)(g) of the Act must, where being repaired or rebuilt, be repaired or rebuilt in accordance with the plan and development regulations applicable to that building or structure.



3.31 Notice and Hearings on Change of Use

Where considering a non conforming building, structure or development under paragraph 108(3)(d) of the Act and before making a decision to vary an existing use of that nonconforming building, structure or development, an authority, at the applicant's expense, shall publish a notice in a newspaper circulating in the area or by other means give public notice of an application to vary the existing use of a non-conforming building, structure or development and shall consider any representations or submissions received in response to that advertisement.



3.32 Non-Conformance with Standards

Where a building, structure or development does not meet the development standards included in development regulations, the building, structure or development shall not be expanded if the expansion would increase the non-conformity and an expansion must comply with the development standards applicable to that building, structure or development.



3.33 Discontinuance of Non-Conforming Use

An authority may make development regulations providing for a greater period of time than is provided under subsection 108(2) of the Act with respect to the time by which a discontinued non-conforming use may resume operation.



3.34 Delegation of powers

An authority shall, where designating employees to whom a power is to be delegated under subsection 109(3) of the Act, make that designation in writing.

4

General Development Standards

4.1 Access and Service Streets

- 1. Access shall be located to the specification of Council so as to ensure the greatest possible convenience and safety of the street system.
- 2. Council may prescribe the construction of service streets to reduce the number of accesses to collector and arterial streets.
- 3. No vehicular access shall be closer than 10 metres to the street line of any street intersection.

4.2 Accessory Buildings

- 1. Should be located on the same lot as the main building(s) to which it is accessory;.
- 2. The siting of an accessory building on a lot shall, where possible, be located in a rear yard, or in a sideyard where it does not project in front of the building line. However, accessory buildings may be permitted in a front yard where topography is such that placement in a rear yard is not possible.
- 3. No accessory building shall be developed so that it can be used as a room, flat or apartment.

4.3 Accessory Uses Permitted

Where these regulations provide for any land to be used, or building to be erected or used for a purpose, the purpose shall include any accessory use. Such uses shall be clearly incidental and complementary to the use of the main building.

4.4 Advertisements

Advertisements and signs shall not be erected or displayed except in accordance with Section 6 of these Regulations.

4.5 Alterations to the Natural Environment

Development proposals shall include plans for grading, ditching, and landscaping. Significant alterations to the natural environment as part of a development (such as changing the drainage pattern or removing vegetation) will be considered during the evaluation of development proposals. Alterations which will adversely affect watercourses or adjacent property as a result of alterations to watercourses, drainage or grading shall not be permitted. Topsoil or sods shall not be removed except with the approval of Council.

4.6 Archaeological Assessment

Where archaeological resources are known to exist, or where they are likely to exist based on location, proximity to registered archaeological sites or historical evidence, applications for development will be forwarded to the Provincial Archaeology Office, Department of Tourism, Culture, Industry and Innovation for review and consideration under the *Historic Resources Act*. Council or the Provincial Archaeology Office (PAO) may require an archaeological assessment. This assessment must be reviewed by the PAO. The Council may apply conditions for the protection and preservation of any archaeological resources.

4.7 Backlot Development

Notwithstanding Regulation 4.20 of these Regulations, the following standards and conditions shall apply to the development of flag lots, or backlots:

- a) All backlots shall have a permanent and direct access to a publicly maintained street which is included in the Town's Limit of Servicing Agreement;
- b) No more than one dwelling shall be permitted to share an access and driveway;
- c) Future development:
 - i) The development of the lot would not prevent the use of adjoining lands for future development. Where there is potential for additional development in the area, the lot and access shall be developed in a manner which will accommodate future development. As such, the access to the public street to which the owner much have clear title, shall be a minimum width of 12.2 metres to accommodate future public use;
 - ii) Where there is no potential for future development, the access to the public street shall be a minimum of 5 metres in width and shall be treated as a private driveway;
 - iii) Where an access is proposed to be shared, the Authority will require a signed agreement to be in place among those sharing the access prior to any approval;
- d) Only single dwellings shall be permitted to develop on backlots;
- e) The access to the Public Street is ditched on both sides to provide drainage to the public street to which it has access;
- f) Council shall refer all applications for the development of backlots to the Municipal Fire Department for confirmation that adequate fire protection can be delivered to the site of any proposed single dwelling before a development permit is approved;
- g) The dwelling is separated from, and oriented, in a manner that does not adversely affect the privacy and enjoyment of adjoining properties. Separation distances may be required by the Authority as a condition for development.

4.8 Bed and Breakfast Establishments

A "bed and breakfast" establishment in a single residential dwelling and where permitted shall be subject to the following conditions:

- a) the nature and scale of the proposed use is consistent with the adjoining development and the use does not detract from the residential character of the neighbourhood;
- b) a single, non-illuminated, free-standing sign, not exceeding 0.4 m² in area, shall be permitted, provided that the design of the sign is consistent with the residential character and amenity of the area;
- c) that the use is approved and licensed under the Tourist Establishment Regulations, 1996, administered by the Department of Tourism, Culture Industry and Innovation.

4.9 Buffer Strips

Where development is proposed that, in the opinion of Council, will have a visual impact on a highway, viewscape or abutting land use, Council may require the owner of the site to provide a separation buffer to screen the development. The buffer shall include provision of such natural



or structural barrier as may be required by Council and shall be maintained by the owner or occupier to the satisfaction of the Council.

4.10 Building Height

- 1. Council may permit the erection of buildings of a height greater than that specified in the Use Zone Tables found in Regulations 8.5-8.11, but in such cases the building line setback and rear yard requirements shall be varied as follows:
 - a) the building line setback shall be increased by 2 metres for every 1 metre increase in height;
 - b) the rear yard shall not be less than the minimum building line setback calculated as described in 4.9(1) above plus 6 metres.
- 2. Height requirements may be waived in the case of communication towers and antennae, flagpoles. Where an increase of more than 20% in the permitted height of the structure is proposed it shall only be authorized under the provisions of Regulation 3.28 and 3.13.

4.11 Building Line and Setback

Council, by resolution, may establish building lines on an existing or proposed street or service street and may require any new buildings to be located on those building lines, whether or not such building lines conform to the standards set out in the Use Zone Tables in Regulations 8.5 to 8.11.

4.12 Fishing and Marine Uses

Fishing and marine uses may be permitted provided they are located adjacent to the shoreline of Valleyfield Harbour, Wesleyville Harbour and other harbours in the Town at the discretion of Council. An associated building shall not exceed 80m² not have a height more than 7m.

4.13 Groundwater Protection

Development in areas not serviced by the municipal water and sewer system will be required to assess groundwater quantity and quality in accordance with the Provincial Department of Municipal Affairs and Environment's Groundwater Supply Assessment and Reporting Guidelines for Subdivisions Services by Individual Private Wells, 2009.

4.14 Home Childcare

Childcare as a home occupation shall conform to the requirements of the *Child Care Services Act* and Regulations. Where required, a license to operate shall be obtained from the Department of Health and Community Services.

4.15 Home Occupation

The following conditions shall apply to the use of a dwelling for a home occupation:

- a) the residence is occupied by the operator of the home occupation;
- b) the use is clearly subsidiary to the residential use, does not alter the residential character of the property, and does not detract from the residential character of the neighbourhood. The external appearance of the dwelling shall not be changed by the home occupation;

- c) there are no more than two assistant employees employed on site in addition to a resident of the dwelling;
- d) not more than 25 percent of the total floor area of the dwelling to a maximum of 45 m² is devoted to the home occupation;
- e) one off-street parking space, other than that required for the dwelling, is provided for every 22.5 m² of floor space occupied by the home occupation;
- f) no wholesale, outdoor storage of goods or equipment is carried out, any retail sales are incidental and subsidiary to the approved use;
- g) a single, non-illuminated, free-standing sign, not exceeding 0.4m² (4ft²) in area, shall be permitted;
- h) no change shall be made in the type, class or extent of the occupation without a permit;
- i) the use shall not generate traffic, parking, sewage or water use in excess of what is normal in the residential area;
- j) no regular parking of commercial vehicles or trailers except for one vehicle with a gross weight of no greater than one tonne will be permitted;
- k) the residential lot has sufficient area to accommodate the parking requirement of the dwelling unit and the home occupation.

4.16 Home Occupation Uses in Accessory Buildings

In addition to the requirements set out in Regulation 4.15, a home occupation where permitted in a residential accessory building shall:

- a) be located on the same lot as the residential use;
- b) the business shall be owned and operated by the occupants of the dwelling;
- c) no repairs to vehicles or heavy equipment are carried out;
- d) activities associated with the use are carried on inside the accessory building, are not hazardous and do not cause a noticeable increase in noise, odour, dust or fumes, nor cause electrical interference, or in any other way result in a nuisance to the occupants of surrounding residences.

4.17 Landscaping and Screening

- 1. All land except that used for customer parking and vehicle access shall be landscaped and maintained by the owner or occupier to the satisfaction of Council.
- 2. Council may, in the case of existing unsightly development, order the owner or occupier to provide adequate and suitable landscaping or screening; and for this purpose may require the submission of an application giving details of the landscaping or screening, and these Regulations shall then apply to that application. The provision of adequate and suitable landscaping or screening may be made a condition of any development permit where, in the opinion of Council, the landscaping or screening is desirable to preserve amenity or to protect the environment.



4.18 Lot Area

- No lot shall be reduced in area, either by the conveyance or alienation of any portion thereof or otherwise, so that any building or structure on such lot shall have a lot coverage that exceeds, or a front yard, rear yard, side yard, frontage or lot area that is less than that permitted by these Regulations for the zone in which such lot is located.
- 2. Where any part of a lot is required by these Regulations to be reserved as a yard, it shall continue to be so used regardless of any change in the ownership of the lot or any part thereof, and shall not be deemed to form part of an adjacent lot for the purpose of computing the area thereof available for building purposes.

4.19 Lot Area and Size Exceptions

Where, at the time of coming into effect of these Regulations, one or more lots already exist in any residential zone, with insufficient frontage or area to permit the owner or purchaser of such a lot or lots to comply with the provisions of these Regulations, then these Regulations shall not prevent the issuing of a permit by Council for the erection of a dwelling thereon, provided that the lot coverage and height are not greater than, and the yards and floor area are not less than the standards set out in these regulations.

4.20 Lot Frontage

Except for accessory buildings, no new buildings shall be erected unless the lot on which it is situated fronts directly onto a street which has been constructed to standards established by Council.

4.21 Mineral Exploration

Mineral exploration activities shall meet the following conditions:

- a) all permits and approvals from federal and provincial agencies including the Department of Natural Resources have been obtained;
- b) the area affected by the exploration activities which require trenching and/or creation of cutlines through wooded areas, or other forms of ground disturbance is rehabilitated in accordance with a Mineral Exploration Permit from the Department of Natural Resources.

4.22 Municipal Public Works, Utilities and Telecommunications

The Council may within any zone permit land to be used in conjunction with the provision of public service, utilities and telecommunications.

4.23 Non-Conforming Uses

Applications involving non-conforming uses shall be processed in accordance with Section 108 of the *Urban and Rural Planning Act* and Regulations 3.31-3.33 of these Regulations. If a non-conforming uses ceases to exist for a period of more than twelve months, new uses for the property and any buildings must conform to the requirements of the land use zone in which it is located.

4.24 Offensive and Dangerous Uses

No building or land shall be used for any purpose which may be dangerous by causing or promoting fires or other hazards or which may emit noxious, offensive or dangerous fumes, smoke, gases, radiation, smells, ash, dust or grit, excessive noise or vibration, or create any nuisance that has an unpleasant effect on the senses unless its use is authorized by Council and any other authority having jurisdiction.

4.25 Parks, Playgrounds and Conservation Uses

Nothing in these Regulations shall prevent the designation of conservation areas or the establishment of parks and playgrounds in any zone provided that such parks and playgrounds are not located in areas which may be hazardous to their use and are not operated for commercial purposes.

4.26 Protection of Community Trails and Footpaths

Proposed development or the use of public right of way for access to private property, shall not be permitted where it would block or prevent the use of traditional footpaths, whether on private or public property by pedestrians. New development may be required to provide a separation buffer between a proposed development and existing trail, pathway or public right of way.

4.27 Side Yards

Side yards shall be kept clear of obstruction and shall be provided on the exposed sides of every building in order to provide access for the maintenance of that building.

4.28 Slopes Greater than 15%

Before approving development of a site having a slope greater than 15%, the Council shall require submission of a review of the development proposal by a certified engineer, landscape architect, or similar professional. The review shall evaluate the adequacy of site grading, drainage, and landscaping in relation to storm drainage, erosion onto and flooding of adjacent development, roads, lands and waterbodies receiving run-off from the site, and any other matter that Council deems necessary.

4.29 Soils and Drainage

Development shall only be permitted on lands having soil and drainage conditions that are suitable to permit the proper siting and development of the proposed uses.

4.30 Soil Removal, Deposit and Site Grading

- 1. Removal or placement of soil or other material, or alteration to the natural grade or drainage of a property which adversely affects a watercourse or adjacent property shall not be permitted.
- 2. Alteration of hillsides with slopes greater than 30% through the deposition of fill or by excavation, whether for the purposes of creating land suitable for development or not, regardless of land use zone, shall be prohibited.



- 3. Where not part of an approved development, any land disturbance involving the removal, deposition or grading on a property affecting more than 25 square meters in area shall require application, review and approval by the Town and show the full extent of disturbance that is intended. Council may require a developer to assess geotechnical aspects, visual and environmental impacts, as well as impacts on adjoining properties; and
- 4. Where alterations to the landscape are approved, financial guarantees may be required to ensure adequate site rehabilitation and/or landscaping.

4.31 Watercourse Protection

- 1. Except where a dock or wharf or other use that requires a waterside location, no development shall be permitted within 15 metres of the high water mark of a body of water or wetland. Council may require larger buffer areas around watercourses where identified flood plains, steep slopes or unstable soil conditions (for example) could result in damage to watercourses and wildlife habitat as a result of development. For the purposes of assessing applications in areas known to be at risk of flooding, the high water mark is considered to be the 1:100 year flood level.
- 2. Development that proposes alteration to a body of water, such as installation of a culvert shall only be permitted with approval from the Department of Municipal Affairs and Environment and, if fish habitat is affected, from Fisheries and Oceans, Canada.
- 3. Council shall require that water crossings, bridges, culverts, stream diversions and stormwater management devices are planned, designed and constructed so as to ensure that fish habitat and passage is preserved, protected, and where possible, enhanced.
- 4. Filling in or alterations of wetlands for residential purposes shall not be permitted.

4.32 Water Pressures/Fire Flows

Development may be refused where water pressures and fire flows cannot be guaranteed.

4.33 Wetland Management Overlay Zone

As part of the Council review of any applications for development located within the Business Pond and Queen's Meade Management Units identified in the Municipal Wetland Stewardship Agreement, January, 2017, and identified on the Zoning Map as the Wetland Management Overlay Zone, shall be referred to the Wildlife Division, Department of Fisheries and Land Resources, for review and comment.

Off-Street Parking and Loading

5.1 Parking Required

For every building, structure or use to be erected, enlarged or established, there shall be provided and maintained a quantity of off-street parking spaces sufficient to ensure that the flow of traffic on adjacent streets is not impeded by the parking of vehicles associated with that building, structure or use.

5.2 Parking Spaces

The number of parking spaces to be provided for any building, structure, use or occupancy shall conform to the standards set out in table below. Parking requirements for uses not specifically listed below shall be determined by Council.

Residential Land Uses	Parking Requirement
Single detached, double dwelling, row dwelling	1 space per unit
Apartment dwelling	1 space per unit
Tourism Accommodation	1 space per guest room
Home Based Occupation	1 space in addition to that required by the residential use
Residential Care	2 spaces + 0.5 spaces per resident

The number of parking spaces required for commercial, industrial, general and public uses shall be determined at the discretion of Council.

5.3 Parking Area Design Standards

Parking areas or parking lots associated with a development requiring more than four parking spaces will meet the following standards:

- a) no part of any off-street parking area shall be closer than 1.5 metres to the front lot line in any zone;
- b) parking standards to accommodate persons with disabilities shall meet the requirement of the Buildings Accessibility Act and Regulations; and
- c) parking areas shall, except in the case of single or attached residential dwellings, be arranged so that it is not necessary for any vehicle to reverse onto or from a street.

5.4 Off-Street Loading Requirements

1. For every building, structure or use to be erected, enlarged or established requiring the shipping, loading or unloading of goods, wares or merchandise, there shall be provided and maintained for the premises, loading facilities on land that is not part of a street comprised of one or more loading spaces, 15 metres long, 4 metres wide and having a vertical clearance of



- at least 4 metres with direct access to a street or with access by a driveway of a minimum width of 6 metres to a street.
- 2. The number of loading spaces to be provided shall be determined by Council.
- 3. The loading facilities required by this Regulation shall be arranged so that vehicles can move clear of any street and so that it is not necessary for any vehicle to reverse onto or from a street.

6 Signs

6.1 Permit Required

Subject to provisions of Regulation 6.7, no sign shall be erected or displayed in the Planning Area unless a permit for the sign is first obtained from Council.

6.2 Provincial Highway Sign Regulations

All signs or advertisements to be erected within the boundaries of the Town of New-Wes-Valley must be approved in accordance with these Regulations. Where provisions of the Town of New-Wes-Valley Development Regulations are inconsistent with the regulations respecting advertising signs on or near public highways made or administered by provincial departments under the *Provincial Highway Sign Regulations*, the more restrictive regulations apply.

6.3 Form of Application

Application for a permit to erect or display a sign shall be made to Council in accordance with Regulation 3.1.

6.4 Signs Prohibited in Street Reservation

Unless otherwise permitted by these or other regulations (*Highway Sign Regulations*, Provincial Highway signs for example) no sign shall be permitted to be erected or displayed within, on or over any highway or street reservation.

6.5 Permit Valid for Limited Period

A permit granted under these Regulations for the erection or display of a sign shall be for a period not exceeding two years, but may be renewed at the discretion of Council for similar periods.

6.6 Removal of Signs

Notwithstanding the provisions of these Regulations, Council may require the removal of any sign which, in its opinion, is:

- a) hazardous to road traffic by reason of its siting, colour, illumination, or structural condition, or:
- b) detrimental to the amenities of the surrounding area.

6.7 Signs Exempt from Control

The following signs may be erected or displayed in the Planning Area without application to the Council:

- a) on a dwelling or within the courtyard of a dwelling, one nameplate not exceeding 0.2 m² in area;
- b) on an agricultural holding or farm, a notice board not exceeding 1 m² in area and relating to the operations being conducted on the land:
- c) on any site occupied by a church, school, library, art gallery, museum, institution or cemetery, one notice board not exceeding 1 m² in area;



- d) the name of the building or the name of the occupants of the building, located on the principal façade of any commercial, industrial or public building, in letters not exceeding 10% of the building height or 3m, whichever is the lesser;
- e) on any parking lot, directional signs and one sign not exceeding 1m² in size, identifying the parking lot;
- f) real estate sales, leasing or open house signs up to a maximum area of 1m²;
- g) signs placed by candidates at municipal, provincial or federal elections;
- h) signs for temporary local events such as festivals, from one month before the event and to be removed within one week of its conclusion;
- i) temporary signs on construction sites warning of danger and or outlining the nature of the development up to a maximum area of 7.5m².

6.8 Approval Subject to Conditions

A permit may only be issued for the erection or display of signs which comply with the appropriate conditions and specifications set out in the following regulations and the Use Zones in Section 8 of these Regulations.

6.9 Non-Conforming Uses

Signs associated with non-conforming uses will be subject to the conditions and standards for signs in the use zone in which the non-conforming use us located.

6.10 General Standards for Signs

- 1. All signs must be located on the property where the person/activity/business being advertised is located unless otherwise permitted in these Regulations.
- 2. Signs in all zones must be maintained in good condition (e.g. no peeling paint, rotting wood, etc.) and not present a safety hazard in terms of structural stability.
- 3. No sign shall obstruct a means of ingress/egress from a door, window or fire escape.
- 4. Signs shall be professionally prepared and comply with standards as may be prescribed by Council.
- 5. The maximum number of signs a home occupation use may have is 1 sign.
- 6. All double faced signs shall count as a single sign.
- 7. Off-site directional signs shall only be permitted where they are part of a sign kiosk constructed and managed by the Town.

7

Subdivision of Land

7.1 Permit Required

No land in the Planning Area shall be subdivided unless a permit for the development of the subdivision is first obtained from Council, in accordance with Regulation 3.1.

7.2 Development Agreement

As a condition of approval for new developments, Council shall require a developer to enter into an agreement with the Municipality. Such agreements will be negotiated between the developer and the Municipality for financing and development of services provided to the site. The agreement shall include specifications for water and sewer infrastructure, storm drainage, streets, sidewalks, open space, as well as school bus stops and neighbourhood mailboxes, where required.

7.3 Services to be Provided

No permit shall be issued for the development of a subdivision unless provisions satisfactory to Council have been made in the application for a supply of drinking water, a properly designed sewage disposal system and a properly designed storm drainage system.

7.4 Payment of Service Levies and Other Charges

No permit shall be issued for the development of a subdivision until agreement has been reached for the payment of all fees levied by Council for connection to services, utilities and streets deemed necessary for the proper development of the subdivision and all service levies and other charges imposed under Regulations 3.17 and 3.18.

7.5 Issue of Permit Subject to Considerations

A permit shall not be issued when, in the opinion of Council, the development of a subdivision does not contribute to the orderly growth of the municipality and does not demonstrate sound design principles. In considering an application, Council shall, without limiting the generality of the foregoing, consider:

- a) the location of the land;
- b) the availability of, and the demand created for, schools, services and utilities;
- c) the provisions of the Plan and Regulations affecting the site;
- d) the land use, physical form and character of adjacent developments;
- e) the transportation network and traffic densities affecting the site;
- f) the relationship of the project to existing or potential sources of nuisance;
- g) soil and subsoil characteristics;
- h) the topography of the site and its drainage;
- i) natural features such as lakes, streams, topsoil, trees and shrubs;
- j) prevailing winds;
- k) visual quality;
- I) community facilities;
- m) energy conservation; and



n) other matters as may affect the proposed development.

7.6 **Proposals for Subdivision of Land**

Proposals for the subdivision of lands for residential, commercial and industrial development shall be required to provide information on:

- a) the physical features of the site, including development opportunities and constraints;
- b) the layout of proposed lots and streets:
- c) how the proposed subdivision relates to existing development and roads on adjacent lands, and provide for future access to undeveloped lands in the area;
- d) the compatibility between the subdivision and surrounding land uses, both existing and future:
- e) the volume and type of traffic that will be generated by the development;
- f) proposed servicing, including water and sewer, storm water management, and utilities from the main street:
- g) in residential subdivisions, the locations of neighbourhood mail boxes; and
- h) a landscaping plan which shows the location of dedicated open space and plantings.

7.7 Form of Application

Application for a permit to develop a subdivision shall be made to Council in accordance with Regulation 3.6.

7.8 **Subdivision Subject to Zoning**

The subdivision of land shall be permitted only in conformity with the Use Zones delineated on the Land Use Zoning Maps.

7.9 **Building Lines**

Council may establish building lines for any subdivision street and require any new building to be located on such building lines.

7.10 Land for Public Open Space

- 1. Before a development commences, the developer shall, if required, dedicate to the Town (at no cost to the Town) an area of land equivalent to not more than 10% of the gross area of the subdivision for public open space, provided that:
 - a) where land is subdivided for any purpose other than residential use, Council shall determine the percentage of land to be dedicated;
 - b) if, in the opinion of Council, no public open space is required, the land may be used for such other public use as Council may determine;
 - c) the location and suitability of any land dedicated under the provisions of this Regulation shall be subject to the approval of the Council, but in any case, Council shall not accept land which, in its opinion, is incapable of development for any purpose;

- d) Council may accept from the developer, in lieu of such area or areas of land, the payment of a sum of money equal to the value of the land which would otherwise be required to be dedicated;
- e) money received by Council in accordance with Regulation 7.9(1d) shall be reserved by Council for the purpose of the acquisition or development of land for public open space or other public purpose.
- 2. Land dedicated for public use in accordance with this Regulation shall be conveyed to the Town and may be sold or leased by Council for the purposes of any development that conforms with the requirements of these Regulations, and the proceeds of any sale or other disposition of land shall be applied against the cost of acquisition or development of any other land for the purposes of public open space or other public purposes.
- 3. Council may require a strip of land to be reserved and remain undeveloped along the banks of any river, brook or pond, and this land may, at the discretion of Council, constitute the requirement of land for public use under Regulation 7.9(1).

7.11 Structure in Street Reservation

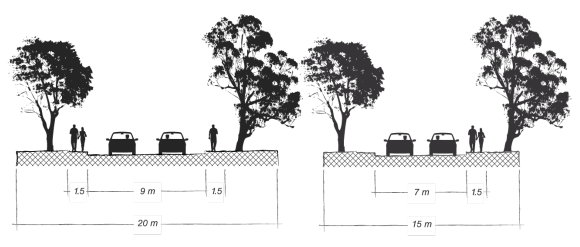
The placing within any street reservation of any structure or landscaping, for example, a hydro pole, telegraph or telephone pole, fire hydrant, mail box, sign post or planting of street trees) shall receive the prior approval of Council which shall be satisfied on the question of safe construction and relationship to the adjoining buildings and other structures within the street reservation.

7.12 **Subdivision Design Standards**

No permit shall be issued for the development of a subdivision unless the design of the subdivision conforms to the following standards;

- a) the finished grade of streets shall not exceed 10 percent.
- b) new subdivisions shall have street connections with an existing street or streets.
- c) all street intersections shall be constructed within 10° of a right angle and this alignment shall be maintained for 30 metres from the intersection.
- d) no street intersection shall be closer than 60 metres to any other street intersection.
- e) no more than four streets shall join at any street intersection.
- f) no residential street block shall be longer than 490 metres between street intersections.
- g) streets in residential subdivisions shall be designed in accordance with the approved standards of Council, but in the absence of such standards, shall conform to the following minimum standards:





Collector Street

Street Right-of-Way: 20 metres Street Width: 9 metres Minimum Sidewalk Width: 1.5 metres Number of Sidewalks:

Local Street

Street Right-of-Way: 15 metres Street Width: 7 metres Minimum Sidewalk Width: 1.5 metres Number of Sidewalks:

- h) residential lots shall not be permitted which abut a local street at both front and rear lot lines.
- Council may require any existing natural, historical or architectural feature or part thereof to be retained when a subdivision is developed.
- j) land shall not be subdivided in such a manner as to prejudice the development of adjoining land.

7.13 Cul de Sacs

Cul de sacs will generally be discouraged. Where permitted the following design standards are required:

- a) a turning circle of a diameter not less than 25 m;
- b) the maximum length of any cul de sac shall be:
 - 150 m (without emergency vehicle access)
 - ii) 250 m (with emergency access)
- c) emergency vehicle access to a cul de sac shall be not less than 3 m wide and shall connect the head of the cul de sac with an adjacent street.

7.14 Engineer to Design Works and Certify Construction Layout

1. Plans and specification for all water mains, hydrants, sanitary sewers, storm sewers and all appurtenances thereto and all streets, paving, curbs, gutters and catch basins and all other utilities deemed necessary by Council to service the area proposed to be developed or subdivided shall be designed and prepared by or approved by the Engineer. Such designs and specifications shall, upon approval by Council, be incorporated in the plan of subdivision.

2. Upon approval by Council of the proposed subdivision, the Engineer shall certify all work of construction layout preliminary to the construction of the works and thereupon the developer shall proceed to the construction and installation, at his or her own cost and in accordance with the approved designs and specifications and the construction layout certified by the Engineer, of all such water mains, hydrants, sanitary sewers and all appurtenances and of all such streets and other works deemed necessary by Council to service the said area.

7.15 Street Works May Be Deferred

The construction and installation of all curbs and gutters, catch basins, sidewalks and paving specified by Council as being necessary, may, at Council's discretion, be deferred until a later stage of the work on the development of the subdivision but the developer shall deposit with Council before approval of the application, an amount estimated by the Engineer as reasonably sufficient to cover the cost of construction and installation of the works. Any amount so deposited with Council by the developer shall be placed in a separate savings account in a bank and all interest earned shall be credited to the developer.

7.16 Transfer of Streets and Utilities to the Town

- 1. Where required by the terms of a Subdivision Development Agreement, the developer shall, following the approval of the subdivision of land by Council, transfer to the Town, at no cost to the Town:
 - a) all lands in the area proposed to be developed or subdivided which are approved and designated by Council for public uses as streets, or rights-of-way, or for other public use;
 - b) all services or public works including streets, water supply and distribution and sanitary and storm drainage systems installed in the subdivision that are normally owned and operated by Council.
- 2. Before Council shall accept the transfer of lands, services or public works of any subdivision, the Engineer shall, at the cost to the developer, test the streets, services and public works installed in the subdivision and certify satisfaction with their installation.
- Council shall not provide maintenance for any street, service or public work in any subdivision until such time as such street, service or public work has been transferred to and accepted by Council.
- 4. All land and infrastructure to be transferred to the Town shall be clear of all liens and encumbrances.

7.17 Restriction on Sale of Lots

The developer shall not develop or dispose of any lot within a subdivision for the purposes of development and no building permit shall be issued until Council is satisfied that:

- a) the lot can be served with satisfactory water supply and sewage disposal systems; and
- b) satisfactory access to a street is provided for the lots.



Use Zones 8.1

1. For the purpose of these Regulations, the Planning Area is divided into Use Zones which are shown on the New-Wes-Valley Land Use Zoning Map (Appendix A) which forms part of these Regulations as follows:

Mixed Development	MD
Residential	RES
Newtown Residential	NR
Seasonal Residential	SR
Rural	RU
Open Space	os
Watershed	W

- 2. Subject to Regulation 8.1(1), the permitted and discretionary uses, standards, requirements and conditions applicable to each Use Zone are set out in Section 8.5 to 8.11.
- 3. Where standards, requirements and conditions applicable in a Use Zone are not set out in Sections 8.5 to 8.11, Council may in its discretion, determine the standards, requirements and conditions which shall apply.
- 4. Appendix C contains a table listing classes of uses and examples of specific uses for each use class and can be used to interpret a proposed use and determine whether it is permitted, discretionary or prohibited in the applicable use zone.

8.2 **Interpretation of Use Zones**

Where possible the boundaries of the use zones follow identifiable features such as streets, watercourses, and coastline. Where there is any uncertainty concerning the zoning of a property proposed for development, Council may interpret the exact location of the zoning boundary in a manner that is consistent with the intent and policies of the Municipal Plan without amendment to the Land Use Zoning Map.

8.3 **Permitted Uses**

Subject to these Regulations, the uses that fall within the permitted Use Classes set out in the Use Zones in Sections 8.5 to 8.11 shall be permitted by Council in that Use Zone.

8.4 **Discretionary Uses**

Subject to these Regulations, the uses that fall within the Discretionary Use Classes set out in the appropriate Use Zone in Sections 8.5 to 8.11 may be permitted in that Use Zone if the Council is satisfied that the development would not be contrary to the general intent and purpose of these Regulations, the Municipal Plan, or any further scheme or plan or regulation pursuant thereto, and to the public interest, and if Council has given notice of the application in accordance with Regulation 3.13 and has considered any objections or representations which may have been received on the matter.

8.5 **Prohibited Uses**

Uses that do not fall within the Permitted or Discretionary Use or Use Class, or are specifically listed as a Prohibited Use in a Use Zone in Sections 8.5 to 8.11, shall not be permitted in that Use Zone.



8.6

Mixed Development (MD)

8.6.1 Permitted Uses

1 emitted 03e3	
Single dwelling	Double dwelling
Row dwelling	Apartment building
Subsidiary apartment	Assisted living accommodations
Tourist accommodation	Restaurants
Shop	Convenience store
Outdoor market	
General service	Medical service
Office and professional service	Personal service
Home office	
Theatre	Cultural and civic
General assembly	Indoor assembly
Educational	Place of worship
Child care	Medical treatment and special care
Fishing and marine uses (docks, wharfs, fishing sheds)	Agriculture (community garden)
Recreational open space	

8.6.2 Discretionary Uses

Home occupations include:

Light industry such as manufacturing of crafts, art; medical and professional service; private school for teaching individuals or small groups including such things as music, art or craft, but excluding nursery or pre-school education

Marina	Boat touring operation
Light industry	Marine industry
Funeral home	Cemetery
Club and Lodge	Service station
Passenger assembly	Taxi stand
Utilities	Telecommunication Structures and Antenna

8.6.3 Lot Requirements

Standard	Single	Double	Row
Minimum lot area (m²)	330	275/unit	250/unit
Minimum lot frontage	12 m	10 m/unit (average)	10 m/unit (average)
Minimum setback	6 m	6 m	6 m
Minimum side yard	1.5 m	1.5 m	1.5
Minimum flanking yard	3 m	3 m	3 m
Minimum rear yard	8 m	8 m	8 m
Maximum lot coverage	33%	33%	33%
Maximum building height	8 m	8 m	10 m

8.6.4 Semi-serviced and Un-serviced Building Lots

	Minimum Area	Minimum Frontage
Semi-serviced Building Lots	1400 m²	23 m
Un-serviced Building Lots	1860 m²	30 m

8.6.5 Accessory Buildings

Accessory buildings shall have a lot coverage no greater than 7% and a height of no more than 6 metres.

8.6.6 Servicing

Where possible, water and sewage disposal shall be provided by connection to the Town systems. All costs shall be borne by the developer.

8.6.7 Dwelling Separation

Where dwellings other than apartments face each other without a street in between, they shall be no closer than 18 metres.

8.6.8 Development Along Route 320/330

As provincial roads, all applications for development along Route 320/330 will be referred to Service NL for approvals regarding individual access and building line setback.

8.6.9 Apartment Buildings and Assisted Living Accommodations

Apartment buildings and assisted living accommodations are permitted provided:

- 1. Council is satisfied that the site design of the proposed development protects the privacy and amenity of adjacent residential properties. Council may require the developer or owner to provide a buffer between the proposed development and adjacent residential properties which shall be maintained by the owner to the satisfaction of Council.
- 2. The proposed building has an exterior design in keeping with the character and density of the surrounding uses.
- 3. Sufficient parking is provided.
- 4. Municipal water and sewer services are provided.



Newtown Residential (NR)

8.7

Permitted Uses 8.7.1

1 Ollintion Coop	
Single dwelling	Double dwelling
Home Office	
Conservation and Open Space Uses	Recreational open space
Fishing and marine uses (docks, wharfs, fishing sheds)	Agriculture (community garden)

8.7.2 Discretionary Uses

Home occupations include:

Light industry such as manufacturing of crafts, art; medical and professional service; private school for teaching individuals or small groups including such things as music, art or craft, but excluding nursery or pre-school education

Cultural and civic	Educational
General assembly	Place of worship
Tourist accommodation	Cemetery
Child care	Medical service
Office and professional service	Personal service
Convenience store	Outdoor market
Restaurant	Shop
Light industry (marine related)	
Utilities	Telecommunication Structures and Antenna

8.7.3 Lot Requirements

Standard	Single	Double	Row
Minimum lot area (m²)	330	275/unit	250/unit
Minimum lot frontage	12 m	10 m/unit (average)	10 m/unit (average)
Minimum setback	6 m	6 m	6 m
Minimum side yard	1.5 m	1.5 m	1.5
Minimum flanking yard	3 m	3 m	3 m
Minimum rear yard	8 m	8 m	8 m
Maximum lot coverage	33%	33%	33%
Maximum building height	8 m	8 m	10 m

8.7.4 Semi-serviced and Un-serviced Building Lots

	Minimum Area	Minimum Frontage
Semi-serviced Building Lots	1400 m ²	23 m
Un-serviced Building Lots	1860 m²	30 m

8.7.5 Accessory Buildings

Accessory buildings shall have a lot coverage no greater than 7%, and a height of no more than 6 metres.

Servicing 8.7.6

Where possible, water and sewage disposal shall be provided by connection to the Town systems. All costs shall be borne by the developer.

8.7.7 Renovation of Existing Buildings

Council shall encourage the renovation and rehabilitation of existing buildings. Where appropriate, an applicant may be asked to demonstrate how a proposed renovation or extension of a building:

- a) Retains (or restores) original architectural design elements and features, such as corner boards, cornices, brackets, window architraves, doorway pediments, shingles or clapboard;
- b) Where the installation or replacement of windows and doors are proposed, how the work is consistent with the number, size, style, shape and orientation of those being replaced or close to the original style of windows and doors in the building at the time of construction;
- c) How the use of exterior materials are visually compatible with the historic character of the building, adjacent buildings and the overall built character of Newtown.

8.7.8 New Buildings

The design and appearance of new building should be visually compatible with existing buildings in terms of overall style, massing and bulk, exterior materials, architectural style and features and must not diminish the overall historic appearance of the street on which the building will be placed. New buildings should, in the opinion of Council:

- a) Be designed to fit in with surrounding buildings so that they are not out of character with the area in terms of height, number of storeys, roofline, placement on the lot relative to adjoining buildings, and building style;
- b) Have the number, size and spacing of windows and exterior doors similar to those of surrounding buildings; and
- c) Use traditional architectural features, such as corner boards, cornices, brackets, window architraves, door pediments and wood shingles or clapboard.



8.8 Residential (RES)

8.8.1 Permitted Uses

Single dwelling	Double dwelling
Row dwelling Home Office	Subsidiary apartment
Child care	Bed and breakfast
Conservation	Recreational open space
Fishing and marine uses (docks, wharfs, fishing sheds)	Agriculture (community garden)

8.8.2 Discretionary Use

Apartment building Assisted living accommodation

Home occupations include:

Light industry such as manufacturing of crafts, art; medical and professional service; private school for teaching individuals or small groups including such things as music, art or craft, but excluding nursery or pre-school education

Place of worship		General assembly
Café		Convenience store
Cemetery		Telecommunication Structures
Utilities		

8.8.3 Lot Requirements

Standard	Single	Double	Row
Minimum lot area (m²)	330	275/unit	250/unit
Minimum lot frontage	12 m	10 m/unit (average)	10 m/unit (average)
Minimum setback	6 m	6 m	6 m
Minimum side yard	1.5 m	1.5 m	1.5
Minimum flanking yard	3 m	3 m	3 m
Minimum rear yard	8 m	8 m	8 m
Maximum lot coverage	33%	33%	33%
Maximum building height	8 m	8 m	10 m

8.8.4 Semi-serviced and Un-serviced Building Lots

	Minimum Area	Minimum Frontage
Semi-serviced Building Lots	1400 m ²	23 m
Un-serviced Building Lots	1860 m ²	30 m

8.8.5 Accessory Buildings

Accessory buildings shall have a lot coverage no greater than 7%, and a height of no more than 6 metres.

Servicing 8.8.6

Where possible, water and sewage disposal shall be provided by connection to the Town systems. All costs shall be borne by the developer.

8.8.7 Development Along Route 320/330

As provincial roads, all applications for development along Route 320/330 will be referred to Service NL for approvals regarding individual access and building line setback.

8.8.8 Apartment Buildings and Assisted Living Accommodations

Apartment buildings and assisted living accommodations are permitted provided:

- 1. Council is satisfied that the site design of the proposed development protects the privacy and amenity of adjacent residential properties. Council may require the developer or owner to provide a buffer between the proposed development and adjacent residential properties which shall be maintained by the owner to the satisfaction of Council.
- 2. The proposed building has an exterior design in keeping with the character and density of the surrounding uses.
- 3. Sufficient parking is provided.
- 4. Municipal water and sewer services are provided.

8.8.9 Development Near Pits and Quarries

Residential development shall not be permitted within 1000m of any existing pit or quarry where blasting occurs, or within 300m of an existing pit or quarry not involving blasting.



8.9 Seasonal Residential (SR)

8.9.1	Permittea Uses	
	Seasonal residential	Mobile Home
	Recreation Open Space	
8.9.2	Discretionary Uses	

8.9.3 Lot Standards

Lot size shall be determined by the capability of the site to accommodate onsite well and septic systems, to be determined by the Government Services Centre of ServiceNL.

Development Near Pits and Quarries

Seasonal Residential development shall not be permitted within 1000m of any existing pit or quarry where blasting occurs, or within 300m of an existing pit or quarry not involving blasting.

8.10 | Rural (RU)

8.10

8.10.1 Permitted Uses

Agriculture and forestry	Animal uses
Fishing and marine uses (docks, wharfs,	
fishing sheds)	
Cemeteries	
Conservation	Recreation open space
Mineral exploration	

8.10.2 Discretionary Uses

Single dwelling (as an accessory to an operation)	
General industry	Scrap yards
Mineral workings	
Utilities	Telecommunication Structures and Antenna

8.10.3 Single Dwelling

A single dwelling may be permitted if it is accessory to and necessary for the operation of an agriculture use or veterinary use.

8.10.4 General Industrial Uses

General industrial uses may be permitted by Council provided that:

- 1. The use is restricted to maintenance and repair of equipment, processing and storage related to agriculture or forestry uses or landing and processing related to the fishery; or
- 2. Council is satisfied that:
 - a) the proposed use is suitable for location in the Harbour zone;
 - b) the use will not require municipal services, particularly town water and sewer;
 - c) the site is suitable for the proposed activity in terms of slope, vehicle access, and similar criteria:
 - d) the use will not have an adverse visual impact on the built-up areas of the Town or any public road or Town on public trail, and Council may consider screening to mitigate such an impact so that the site is not visible from public roads, trails and the built-up area;
 - e) the use will not generate an unacceptable increase in traffic on roads in the built-up areas of the Town; and
 - f) the site can be developed and the use carried out without negative impact on the natural environment and amenities of the Town, including wastercourses and ponds.

8.10.5 Mineral Workings

All mineral workings, including pits quarries and mines shall be subject to the requirements of the appropriate permit, lease or licence issues by the Mineral Lands Division, Department of Natural Resources, for development, operation, decommissioning and rehabilitation. Where not addressed in an applicable provincial permit, lease or licence, mineral workings shall meet the following requirements of the Council:



- 1. Screening A buffer shall be required to screen mineral workings visible from a public street. A buffer may consist of a 30 metre wide tree screen, a landscaped berm or as required by Council. Council may waive the requirement for a buffer where natural topography creates a visual screen between mineral workings and adjacent public highways and streets.
- 2. Fencing Council may require the mineral working site or excavated area of a pit or quarry working to be enclosed by a fence designed and constructed to its specifications and no less than 1.8 metres in height.
- 3. Water Pollution No mineral working or extraction activity shall be permitted within 50 metres of a waterbody or watercourse.
- 4. Water Ponding No mineral working shall result in the excavation of areas below the level of the water table or in any way cause the accumulation or ponding of water in any part of the site. Settling ponds may be permitted with the approval of the Department of Municipal Affairs and Environment.
- 5. Site Maintenance The mineral working shall be kept clean of refuse, abandoned vehicles, and abandoned equipment and any derelict buildings.
- 6. Access Roads -During extended periods of shutdown, access roads to a mineral working shall be ditched or barred to the satisfaction of Council.
- 7. Stockpiling Cover Material All stumps, organic material and topsoil, including the rusty coloured and iron stained layer, shall be stripped and stockpiled at least 5 metres from uncleared areas and 10 metres from active quarry or stockpile areas. The owner or operator shall ensure that the quantity of the topsoil is not affected by dilution with other materials.
- **8. Termination and Site Rehabilitation** Upon completion of the mineral working, the following work shall be carried out by the operation:
 - a) all buildings, machinery and equipment shall be removed;
 - b) all pit and quarry slopes shall be graded to slopes less than 20 degrees or to the slope conforming to that existing prior to the mineral working;
 - c) topsoil and any organic materials shall be re-spread over the entire quarried area to ensure adequate revegetation; and
 - d) the access road to the working shall be ditched or barred to the satisfaction of Council.
- 9. Separation from Adjacent Uses Unless Council is satisfied that the working will not create a nuisance and will not adversely affect the amenity of the specified development or natural feature, no mineral working shall be located closer than the minimum distances set out below to the specified development or natural feature:

From: Minimum Distance of Pit and Quarry Workings

	in and quarry monninge
Existing or proposed Residential Development	
 where no blasting is involved 	300 metres
 where blasting is involved 	1000 metres
Any other developed area or area likely to be development during the life of the pit or quarry	150 metres
Public highway or street	50 metres
Protected Road	90 metres
Waterbody or watercourse	50 metres



8.11 Open Space (OS)

8.1

8.11.1 Permitted Uses

0. 1 1. 1	1 Cilinitica Coco	
	Conservation	Passive recreation (walking trails, picnic tables, lookouts)
8.11.2	Discretionary Uses	
	Recreational open space (outside of the Cape Freels area)	
	Utilities	Telecommunication Structures and Antenna

8.11.3 Wetland Management Overlay Zone

As part of the Council review of any applications for development located within the Business Pond and Queen's Meade Management Units identified in the Municipal Wetland Stewardship Agreement, January, 2017, and identified on the Zoning Map as the Wetland Management Overlay Zone, shall be referred to the Wildlife Division, Department of Fisheries and Land Resources, for review and comment.

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8.12 Watershed (W)

8.12

8.12.1 Permitted Use Existing uses Domestic Cutting, quarry located between Harry's Pond and Varkeys Pond. 8.12.2 Discretionary Uses Utilities Telecommunication Structures and Antenna

8.12.3 Prohibited Uses

No permanent buildings, structures or activities shall be permitted within this use zone except those necessary for the operation and maintenance of the municipal public water supply and without approval under the Water Resources Act, 2002.



Appendix A

Land Use Zoning Map

Appendix B

Provincial Development Regulations

This is an official version.

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Important Information

(Includes details about the availability of printed and electronic versions of the Statutes.)

Table of Regulations

Main Site

How current is this regulation?

NEWFOUNDLAND AND LABRADOR REGULATION 3/01

Development Regulations under the Urban and Rural Planning Act, 2000

(Filed January 2, 2001)

Under the authority of section 36 of the *Urban and Rural Planning Act*, 2000, I make the following regulations.

Dated at St. John's, January 2, 2001.

Joan Marie Aylward Minister of Municipal and Provincial Affairs

REGULATIONS

Analysis

- 1. Short title
- 2. Definitions
- 3. Application
- 4. Interpretation
- 5. Notice of right to appeal
- 6. Appeal requirements
- 7. Appeal registration
- 8. Development prohibited
- 9. Hearing notice and meetings

10. Hearing of evidence

- 11. Board decision
- 12. Variances
- 13. Notice of variance
- 14. Residential non conformity
- 15. Notice and hearings on change of use
- 16. Non-conformance with standards
- 17. Discontinuance of non-conforming use
- 18. Delegation of powers
- 19. Commencement

Short title

1. These regulations may be cited as the Development Regulations.

Back to Top

Definitions

- 2. In these regulations,
 - (a) "Act", unless the context indicate otherwise, means the Urban and Rural Planning Act, 2000;
 - (b) "applicant" means a person who has applied to an authority for an approval or permit to carry out a development;
 - (c) "authority" means a council, authorized administrator or regional authority; and
 - (d) "development regulations" means these regulations and regulations and by-laws respecting development that have been enacted by the relevant authority.

Back to Top

Application

- 3. (1) These regulations shall be included in the development regulations of an authority and shall apply to all planning areas.
- (2) Where there is a conflict between these regulations and development regulations or other regulations of an authority, these regulations shall apply.
- (3) Where another Act of the province provides a right of appeal to the board, these regulations shall apply to that appeal.

Back to Top

Interpretation

- 4. (1) In development regulations and other regulations made with respect to a planning area the following terms shall have the meanings indicated in this section
 - (a) "access" means a way used or intended to be used by vehicles, pedestrians or animals in

order to go from a street to adjacent or nearby land or to go from that land to the street;

- (b) "accessory building" includes
 - (i) a detached subordinate building not used as a dwelling, located on the same lot as the main building to which it is an accessory and which has a use that is customarily incidental or complementary to the main use of the building or land,
 - (ii) for residential uses, domestic garages, carports, ramps, sheds, swimming pools, greenhouses, cold frames, fuel sheds, vegetables storage cellars, shelters for domestic pets or radio and television antennae,
 - (iii) for commercial uses, workshops or garages, and
 - (iv) for industrial uses, garages, offices, raised ramps and docks;
- (c) "accessory use" means a use that is subsidiary to a permitted or discretionary use and that is customarily expected to occur with the permitted or discretionary use;
- (d) "building height" means the vertical distance, measured in metres from the established grade to the
 - (i) highest point of the roof surface of a flat roof,
 - (ii) deck line of a mansard roof, and
 - (iii) mean height level between the eave and the ridge of a gable, hip or gambrel roof,

and in any case, a building height shall not include mechanical structure, smokestacks, steeples and purely ornamental structures above a roof;

- (e) "building line" means a line established by an authority that runs parallel to a street line and is set at the closest point to a street that a building may be placed;
- (f) "discretionary use" means a use that is listed within the discretionary use classes established in the use zone tables of an authority's development regulations;
- (g) "established grade" means,
 - (i) where used in reference to a building, the average elevation of the finished surface
 of the ground where it meets the exterior or the front of that building exclusive of any
 artificial embankment or entrenchment, or
 - (ii) where used in reference to a structure that is not a building, the average elevation of the finished grade of the ground immediately surrounding the structure, exclusive of any artificial embankment or entrenchment;
- (h) "floor area" means the total area of all floors in a building measured to the outside face of exterior walls;
- (i) "frontage" means the horizontal distance between side lot lines measured at the building line;
- (j) "lot" means a plot, tract or parcel of land which can be considered as a unit of land for a particular use or building;
- (k) "lot area" means the total horizontal area within the lines of the lot;
- (1) "lot coverage" means the combined area of all building on a lot measured at the level of

the lowest floor above the established grade and expressed as a percentage of the total area of the lot;

- (m) "non-conforming use" means a legally existing use that is not .listed as a permitted or discretionary use for the use zone in which it is located or which does not meet the development standards for that use zone;
- (n) "owner" means a person or an organization of persons owning or having the legal right to use the land under consideration;
- (o) "permitted use" means a use that is listed within the permitted use classes set out in the use zone tables of an authority's development regulations;
- (p) "prohibited use" means a use that is not listed in a use zone within the permitted use classes or discretionary use classes or a use that an authority specifies as not permitted within a use zone;
- (q) "sign" means a word, letter, model, placard, board, device or representation, whether illuminated or not, in the nature of or employed wholly or in part for the purpose of advertisement, announcement or direction and excludes those things employed wholly as a memorial, advertisements of local government, utilities and boarding or similar structures used for the display of advertisements;
- (r) "rear yard depth" means the distance between the rear lot line and the rear wall of the main building on a lot;
- (s) "side yard depth" means the distance between the side lot line and the nearest side wall of a building on the lot;
- (t) "street" means a street, road, highway or other way designed for the passage of vehicles and pedestrians and which is accessible by fire department and other emergency vehicles;
- (u) "street line" means the edge of a street reservation as defined by the authority having jurisdiction;
- (v) "use" means a building or activity situated on a lot or a development permitted on a lot;
- (w) "use zone" or "zone" means an area of land including buildings and water designated on the zoning map to which the uses, standards and conditions of a particular use zone table apply;
- (x) "variance" means a departure, to a maximum of 10% from the yard, area, lot coverage, setback, size, height, frontage or any other numeric requirement of the applicable Use Zone Table of the authority's regulations; and
- (y) "zoning map" means the map or maps attached to and forming a part of the authority's regulations.
- (2) An authority may, in its discretion, determine the uses that may or may not be developed in a use zone and those uses shall be listed in the authority's regulations as discretionary, permitted or prohibited uses for that area.

Back to Top

Notice of right to appeal

5. Where an authority makes a decision that may be appealed under section 42 of the Act, that authority shall, in writing, at the time of making that decision, notify the person to whom the decision applies of the

- (a) person's right to appeal the decision to the board;
- (b) time by which an appeal is to be made;
- (c) right of other interested persons to appeal the decision; and
- (d) manner of making an appeal and the address for the filing of the appeal.

Back to Top

Appeal requirements

- 6. (1) The secretary of the board at the Department of Municipal and Provincial Affairs, Main Floor, Confederation Building (West Block), P.O. Box 8700, St. John's, Nfld., A1B 4J6 is the secretary to all boards in the province and an appeal filed with that secretary within the time period referred to in subsection 42(4) of the Act shall be considered to have been filed with the appropriate board.
- (2) Notwithstanding subsection (1), where the City of Corner Brook, City of Mount Pearl or City of St. John's appoints an appeal board under subsection 40(2) of the Act, an appeal shall be filed with the secretary of that appointed board.
- (3) The fee required under section 44 of the Act shall be paid to the board that hears the decision being appealed by filing it with the secretary referred to in subsection (1) or (2) within the 14 days referred to in subsection 42(4) of the Act.
- (4) The board that hears the decision being appealed shall, subject to subsection 44(3) of the Act, retain the fee paid to the board.
- (5) Where an appeal of a decision and the required fee is not received by a board in accordance with this section and Part VI of the Act, the right to appeal that decision shall be considered to have been forfeited.

Back to Top

Appeal registration

- 7. (1) Upon receipt of an appeal and fee as required under the Act and these regulations, the secretary of the board as referred to in subsections 6(1) and (2), shall immediately register the appeal.
- (2) Where an appeal has been registered the secretary of the board shall notify the appropriate authority of the appeal and shall provide to the authority a copy of the appeal and the documentation related to the appeal.
- (3) Where an authority has been notified of an appeal that authority shall forward to the appropriate board a copy of the application being appealed, all correspondence, council minutes, plans and other relevant information relating to the appeal including the names and addresses of the applicant and other interested persons of whom the authority has knowledge.
- (4) Upon receipt of the information under subsection (3), the secretary of the board shall publish in a newspaper circulated in the area of the appropriate authority, a notice that the appeal has been registered.
- (5) A notice published under subsection (4) shall be published not fewer than 2 weeks before the date upon which the appeal is to be heard by the board.

Back to Top

Development prohibited

- 8. (1) Immediately upon notice of the registration of an appeal the appropriate authority shall ensure that any development upon the property that is the subject of the appeal ceases.
 - (2) Sections 102 and 104 of the Act apply to an authority acting under subsection (1).
- (3) Upon receipt of a notification of the registration of an appeal with respect to an order under section 102 of the Act, an authority shall not carry out work related to the matter being

Back to Top

Hearing notice and meetings

- 9. (1) A board shall notify the appellant, applicant, authority and other persons affected by the subject of an appeal of the date, time and place for the appeal not fewer than 7 days before the date scheduled for the hearing of the appeal.
 - (2) A board may meet as often as is necessary to conduct its work in an expeditious manner.

Back to Top

Hearing of evidence

- 10. (1) A board shall meet at a place within the area under its jurisdiction and the appellant and other persons notified under subsection 9(1) or their representative may appear before the board and make representations with respect to the matter being appealed.
- (2) A board shall hear an appeal in accordance with section 43 of the Act and these regulations.
- (3) A written report submitted under subsection 43(2) of the Act respecting a visit to and viewing of a property shall be considered to have been provided in the same manner as evidence directly provided at the hearing of the board.
 - (4) In the conduct of an appeal hearing, the board is not bound by the rules of evidence.

Back to Top

Board decision

11. A decision of the board must comply with the plan, scheme or development regulations that apply to the matter that has been appealed to that board.

Back to Top

Variances

- 12. (1) Where an approval or permit cannot be given by an authority because a proposed development does not comply with development standards set out in development regulations, an authority may, in its discretion, vary the applicable development standards to a maximum of 10% if, in the authority's opinion, compliance with the development standards would prejudice the proper development of the land, building or structure in question or would be contrary to public interest.
- (2) An authority shall not allow a variance from development standards set out in development regulations if that variance, when considered together with other variances made or to

be made with respect to the same land, building or structure, would have a cumulative effect that is greater than a 10% variance even though the individual variances are separately no more than 10%.

(3) An authority shall not permit a variance from development standards where the proposed development would increase the non conformity of an existing development.

Back to Top

Notice of variance

13. Where an authority is to consider a proposed variance, that authority shall give written notice of the proposed variance from development standards to all persons whose land is in the immediate vicinity of the land that is the subject of the variance.

Back to Top

Residential non conformity

14. A residential building or structure referred to in paragraph 108(3)(g) of the Act must, where being repaired or rebuilt, be repaired or rebuilt in accordance with the plan and development regulations applicable to that building or structure.

Back to Top

Notice and hearings on change of use

15. Where considering a non conforming building, structure or development under paragraph 108(3)(d) of the Act and before making a decision to vary an existing use of that non-conforming building, structure or development, an authority, at the applicant's expense, shall publish a notice in a newspaper circulating in the area or by other means give public notice of an application to vary the existing use of a non-conforming building, structure or development and shall consider any representations or submissions received in response to that advertisement.

Back to Top

Non-conformance with standards

Where a building, structure or development does not meet the development standards included in development regulations, the building, structure or development shall not be expanded if the expansion would increase the non-conformity and an expansion must comply with the development standards applicable to that building, structure or development.

Back to Top

Discontinuance of non-conforming use

17. An authority may make development regulations providing for a greater period of time than is provided under subsection 108(2) of the Act with respect to the time by which a discontinued nonconforming use may resume operation.

Back to Top

Delegation of powers

18. An authority shall, where designating employees to whom a power is to be delegated under subsection 109(3) of the Act, make that designation in writing.

Back to Top

Commencement

19. These regulations shall be considered to have come into force on January 1, 2001.

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Appendix C

Classification Guide to Land Uses and Buildings

Classification of Uses of Land and Buildings

This lists is intended to assist in the interpretation of the types of uses within the use classes listed in the Use Zone Tables in Section 8 of these regulations. Examples included in the following table are not exhaustive and are used to illustrate typical types of developments within a use class.

Residential Uses		
Division	Use Class	Examples
Residential Dwelling Uses	Single Dwelling	Single Detached
	Double Dwelling	Duplex Dwellings
		Semi-detached Dwelling
	Row Dwelling	Row Houses
	Apartment Building	Apartment Building
		Residential Complexes (4 or more
		units)
	Mobile Home	Mini Homes
		Mobile Homes
Other Residential Uses	Residential Accommodation	Bed & Breakfasts
		 Boarding Houses
	Seasonal Residential	Summer Cabins
		 Lodging Homes
	Residential Care	 Personal Care Homes
		Residential Care Centres
Commercial Uses		
Commercial Uses Division	Use Class	Examples
	Use Class Medical Services	Examples • Clinics
Division		-
Division Business and Professional		• Clinics
Division Business and Professional		 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms
Division Business and Professional		 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics
Division Business and Professional	Medical Services	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals
Division Business and Professional	Medical Services Office and Professional	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices
Division Business and Professional	Medical Services	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices
Division Business and Professional	Medical Services Office and Professional	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices Banks
<i>Division</i> Business and Professional Uses	Medical Services Office and Professional Services	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices Banks Business & Government Office
Division Business and Professional	Medical Services Office and Professional	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices Banks Business & Government Office Barbers
<i>Division</i> Business and Professional Uses	Medical Services Office and Professional Services	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices Banks Business & Government Office Barbers Beauty Parlours
<i>Division</i> Business and Professional Uses	Medical Services Office and Professional Services	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices Banks Business & Government Office Barbers Beauty Parlours Domestic & Household Arts
<i>Division</i> Business and Professional Uses	Medical Services Office and Professional Services	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices Banks Business & Government Office Barbers Beauty Parlours Domestic & Household Arts Hairdressers
<i>Division</i> Business and Professional Uses	Medical Services Office and Professional Services	 Clinics Dental Offices & Surgeries Medical Offices & Consulting Rooms Veterinary Clinics Animal Hospitals Professional Offices Law Offices Banks Business & Government Office Barbers Beauty Parlours Domestic & Household Arts

		-
	General Services	Car Washes
		 Dry Cleaners (not using flammable or explosive substances)
		 Laundromats
		 Small Tool & Appliance Service/ Rentals
	Animal Services	Animal Pounds Kennels
		KennelsZoos
		ZoosPet Sitting Services
	Commercial	Hotels
	Accommodation	Motels
		• Inns
	Communications	Radio Stations
		 Telephone Exchanges
	Emergency Services	Police Stations (without detention
		quarters)
Detail Hoos	Chamina Caratra	Fire Station
Retail Uses	Shopping Centre	Shopping Centres
	Shon	Strip Malls Automobile Declarabine
	Shop	Automobile DealershipsUsed Car Lots
		Department Stores
		Retail Shops
		Showrooms
		Supermarkets
	Indoor Market	Auction Halls
		Exhibition Halls
		Indoor Famers Markets
	Outdoor Market	Animal Markets
		Fish Stalls
		 Market Grounds
		 Produce & Fruit Stands
		 Outdoor Farmers Markets
	·	Flea Markets
	Convenience Store	Confectionary Stores
		Corner Stores
		Gift Shops
		Specialty Shops Video Stores
For 4 - 14 - 10 - 10 - 10 4 1 1 1	To the Lord Co.	Video Stores
Entertainment Uses	Food and Catering	• Bars
		• Lounges
		RestaurantsNightclubs
	Take-Out Food Service	Nightclubs Take-out Restaurants
	i ane-Out FOOD Service	Food Stands
		i oou statius

Entertainment	Electronic Games Arcades
	 Pinball Parlours
	 Poolrooms
	 Bowling Alleys
	 Adult Entertainment
Theatre	 Movie Theatres
	 Theatres

Division	Use Class	Examples
Penal & Correctional Institutional Uses	Penal & Correctional Detention	 Police Stations (with detention quarters) Youth Correctional Facilities
Institutional Care Uses	Medical Treatment & Special Care	 Personal Care Homes Nursing Homes Treatment Centres Medical Clinics
	Funeral Home	CrematoriaFuneral Homes & Chapels
	Child Care	 Day Care Centres Home Child Care Services Nursery Schools Early Childhood Education Services
Cultural and Institutional Uses	Cultural & Civic	 Art Galleries Town Administrative Offices Court Rooms Libraries Museums Arts and Culture Centres Interpretive Centres Studios
	Educational	Private SchoolsPublic Schools
	Place of Worship	Church HallsChurches & similar places of worship
	Cemetery	Cemeteries
Assembly Uses	General Assembly	 Auditoria Community Halls Dance Halls Exhibition Halls Gymnasia Lodge Halls
	Indoor Assembly	Arenas Armouries Ice Rinks

		Indoor Swimming Pools
		 Fitness Clubs
	Outdoor Assembly	 Amusement Parks & Fairgrounds
		 Bleachers
		 Drive-in Theatres
		 Exhibition Grounds
		 Grandstands
		 Outdoor Ice Rinks & Swimming Pools
		 Outdoor Stadiums & Venues
Utility and Transportation	Public Works and Utilities	Cellular Communications Towers
Uses		 Satellite Dish Antenna
		 Television, Radio &
		Communications
		 Transmitting and Receiving Masts & Antennae
	Marine Transportation	 Recreational Piers, Docks &
		Wharves
		 Boathouses
		Marinas
		 Boat Ramps & Launches
		Slips & Slipways
	Transportation Services	 Passenger Stations & Depots
		Taxi Stands

Industrial Uses	trial Uses	
Division	Use Class	Examples
Industrial uses involving highly combustible & hazardous substances & processes.	Hazardous Industry	 Bulk Plants for Flammable Liquids Bulk Storage Warehouses for Hazardous Substances Chemical Manufacturing or Processing Plants Distilleries Dry-cleaning Plants Feed Mills Lacquer, Mattress, Paint, Varnish & Rubber Factories Spray Painting Operations Wastepaper Processing Plants
General Industrial Uses involving Limited Hazardous Substances & Processes.	General Industry	 Aggregate-Related Industries Aircraft Hangars Bulk Storage Facility Cold Storage Plants Contractors' Yards Concrete Plants Factories Freight Depots

	<u>-</u>	General Garages
		 Laboratories
		 Laundries
		 Printing Plants
		 Sawmill
		 Warehouses
		 Workshops
	Solid Waste	 Incinerators
		 Recycling Plants
		 Sanitary Land Fill
		Solid Waste Disposal
	Service Station	Gas Bars
		 Gasoline Service Stations
Light, Non-Hazardous	Light Industry	Custom Workshops
Industrial Uses		 Indoor Storage
		Light Industry
		Lumber Yard
		 Parking Garages
		Recycling Depot
		Warehouses & Storage Centres
		Wholesale Rooms
		 Workshops
	Scrap Yard	Car Wrecking Yards
	•	Junk Yards
		Salvage Yard
		Scrap Dealers
Resource-Based Industry	Commercial Agriculture	Commercial Farms
,	3	Horticulture
	Forestry	Silviculture
	,	Sawmills
		Tree Nurseries
	Mineral Working	Mineral Exploration involving
		trenching, diamond drilling and line
		cutting
		Mines
		Oil Wells
		Pits and quarries
Marine Industrial Uses	Marine Industrial	 Harbours
Marine Industrial Uses	Marine Industrial	HarboursFish Processing Plants
Marine Industrial Uses	Marine Industrial	

Environmental and Utility Uses		
Division	Use Class	Examples
Conservation Uses	Conservation	 Architectural Historical Sites Buffer Strips Trails and Boardwalks Scenic Lookout Sites Watersheds Wildlife Sanctuaries
Recreational Uses	Recreational Open Space	 Campgrounds Hiking Trails Parks Playing Fields and Courts Playgrounds Sports Grounds
	Small Scale Agriculture	 Hobby Farms Market Gardens & Nurseries Community Gardens