PART 3 BASIC PROVISIONS

301 Application

This Bylaw applies to all land within the geographical boundaries of the City.

302 Zones

(1) Zones

The *City* is divided in zones with the following zone designations and their short form equivalents.

Short Form	Zone Designation
A-3	Agricultural and Resource
RS-1	One-Family Residential
RS-2	One-Family Suburban Residential
RS-3	One-Family Residential
RS-4	One-Family Compact Residential
RS-5	One-Family Compact (Strata lot) Residential
RS-6	One-Family (Strata lot) Residential
RS-7	Small Village Single Family Residential
RS-8	Large Village Single Family Residential
RS-9	Large Single Family Residential
RS-10	Executive Single Family Residential
RS-11	Estate Single Family Residential
RTM-1	Street-Oriented Village Home Residential
RT-1	Infill Residential
RT-2	Townhouse Residential
RT-3	Multiplex Residential
RM-1	Two Storey Low Density Apartment Residential
RM-2	Three Storey Medium Density Apartment Residential
RM-3	Multi-Storey Medium Density Apartment Residential
RM-4	Multi-Storey High Density Apartment Residential
RM-5	Multi-Storey High Density Apartment Residential
RM-6	Multi-Storey High Density Apartment Residential
RMH-1	Mobile Home Park

Short Form	Zone Designation
C-1 C-2 C-5 C-6 C-7	Local Commercial General Commercial Community Commercial Casino Commercial High Density Commercial
CS-1	Service Commercial
SS-1	Service Station Commercial
B-1	Business Enterprise
M-1 M-2	General Industrial Industrial Business
P-1 P-2 P-3 P-4 P-5	Civic Institutional Special Institutional Special Recreation Special Care Institutional Special Park
CD-	Comprehensive Development

(2) Area and Location of Zones

The area and location of the zones described above are as shown on Schedule A, "Zoning Maps of the *City* of Coquitlam", which is attached to and forms an integral part of this Bylaw.

(3) Boundaries of Zones

The boundaries of the zones:

- (a) are located as shown on Schedule A which form an integral part of this Bylaw; and
- (b) when shown following a highway, creek or railway right-of-way, are located along the centre line of the highway, creek or railway right-of-way;
- (c) when any road or *lane* is cancelled, it is deemed to have the same zoning as the abutting land. When different zones govern abutting lands, the centre of the road or *lanes* is deemed to be the zone boundary. If the road or *lane* is consolidated with an adjoining *lot*, the zone applicable to that *lot* is deemed to apply to the closed road or *lane*.
- (d) when shown not following a legally defined line or a line described in paragraph b) above, are to be determined by scaling from Schedule A.

303 Permitted Uses of Land, Buildings and Structures

Land, including the surface of water, *buildings*, and *structures* must not be used except as permitted in this Bylaw, and in conformity with the provisions of this Bylaw.

304 Buildings and Structures

Buildings and structures must not be constructed, reconstructed, altered, moved or extended except in conformity with the provisions of this Bylaw.

305 Off-Street Parking and Loading Spaces

Off-street parking spaces and off-street loading spaces must be provided in conformity with the off-street parking space and off-street loading space requirements of this Bylaw.

306 Enforcement

(1) Inspection

The General Manager Planning and Development, the Building Inspector, or any other employee of the City under the direction of either of them is hereby authorized to enter at all reasonable times upon any premise to ascertain whether the regulations and provisions of this Bylaw are being or have been complied with.

(2) Offence

Every *person* who violates any provisions of this Bylaw or who causes, suffers or permits any contravention of its regulations, is deemed to be guilty of a contravention of this Bylaw and is liable to the penalties imposed.

(3) Violation Notice/Order to Remedy

Where a building, part of a building, or any use of a building or land contravenes this Bylaw, the Bylaw Enforcement Officer or the General Manager Planning and Development may give the owner, agent or other person responsible for the violation written notice specifying the violation, ordering that the violation cease, and requiring the remedial measures be taken or work be done in the time and manner specified by the notice. If the notice is given but not complied with, The Bylaw Enforcement Officer or the General Manager Planning and Development may arrange to remedy the violation, and the resulting costs will be recoverable by the City by summary process of law in any court of competent jurisdiction. If the payment of the assessed costs is in default, a charge will be placed against the lot and these costs, when certified by the Manager Financial Services, will be entered in to the Collector's Roll and collected in the same manner as the taxes shown on the Roll.

(4) Demolition or Repair

The *Council* may, in accordance with the provisions of the Local Government Act, authorize the demolition, the removal or the bringing up to standard of any *building*, *structure* or thing, in whole or in part, that is in contravention of this Bylaw.

(5) Penalties

Every *person* who violates the provisions of this Bylaw or permits an act or thing to be done in contravention of this Bylaw, or fails to comply with any order, direction or notice given under this Bylaw, is, on conviction, guilty of an offence punishable on summary conviction and liable to a fine not exceeding \$2,000 and not less than \$100 per day for continuing offenses and costs, and in default of payment thereof, forthwith or within such time as the presiding Provincial Court Judge directs, the fine imposed will be recoverable under the provisions of the Offence Act.

307 Transition and Repeal Provisions

- (1) This Bylaw will apply only to rezoning applications received after the date of third reading of the same. Any application pending on or before the date of third reading of this Bylaw will be governed by the terms and condition of the *City* of Coquitlam Zoning Bylaw 1928, 1971 and any amendments thereto;
- (2) Each Zoning Bylaw amendment processed under the authority of paragraph 1) of this section may be subsequently altered by the *General Manager Planning and Development* to the extent necessary to make the same consistent with the format and text of and to allow for the incorporation of such amendment into this Bylaw following its final adoption, provided such alteration do not affect the substance of the Zoning Bylaw amendment;
- (3) Save and except to the extent that the *City* of Coquitlam Zoning Bylaw No.1928, 1971 and all amendments thereto continue pursuant to this section, the same are hereby repealed in their entirety and this Bylaw substituted in their place.

308 Effective Date

This Bylaw comes into force and takes effect on the date it is finally adopted.