

## 9.3 Downtown Commercial (CDT1, CDT2, CDT3)

### 9.3.1 Purpose

The **zone** provides for a broad range of commercial, service, **business**, entertainment and residential needs typical of a **City Centre**. The **zone** is divided into 3 sub-zones: CDT1 which provides for a **density bonus** to help achieve the City's affordable housing objectives within **sites** zoned downtown commercial; CDT2 which provides for a **density bonus** that would be used for rezoning applications in order to help achieve the **City's** affordable housing objectives; and CDT3 which provides for an additional **density bonus** that would be used for rezoning applications in the Village Centre Bonus Area of the **City Centre** in order to achieve the **City's** other objectives. [Bylaw 9760, Jan 22/18]

### 9.3.2 Permitted Uses

- amusement centre
- animal grooming
- banquet hall
- broadcasting studio
- child care
- community care facility, major
- community care facility, minor
- congregate housing
- education
- education, commercial
- education, university
- entertainment, spectator
- government service
- greenhouse & plant nursery
- health service, major
- health service, minor
- hotel
- housing, apartment
- housing, town
- library and exhibit
- liquor primary establishment
- live/work dwelling
- manufacturing, custom indoor
- microbrewery, winery and distillery [Bylaw 9490, Mar 21/16]
- neighbourhood public house
- office
- parking, non-accessory
- private club
- recreation, indoor
- recycling depot
- religious assembly
- restaurant
- retail, convenience
- retail, general
- retail, second hand

### 9.3.2 Permitted Uses con't

- service, business support
- service, financial
- service, household repair
- service, personal
- studio
- transportation depot
- vehicle rental, convenience [Bylaw 8582, Apr. 19/10]
- veterinary service

### 9.3.3 A. Secondary Uses

- boarding and lodging
- home-based business
- home business

### 9.3.3 B. Additional Uses

- retail liquor 1 [Bylaw 9258, Oct 24/16]

### 9.3.4 Permitted Density

1. For a Development Permit application in the CDT1 **zone**, not involving a rezoning, the permitted **density** is based on gross **site area**, before required **road** or **lane** dedications. [Bylaw 9284, Mar 21/16]
2. For downtown commercial **sites** zoned CDT1, the maximum **floor area ratio** is 3.0 together with an additional:
  - a) 0.1 **floor area ratio** provided that it is entirely used to accommodate **amenity space**; and
  - b) 0.2 **floor area ratio** provided that it is entirely used to accommodate **community amenity space**.
3. For downtown commercial **sites** zoned CDT2 and CDT3, the **maximum floor area ratio** is 2.0, together with an additional:
  - a) 0.1 **floor area ratio** provided that it is entirely used to accommodate **amenity space**; and
  - b) 0.2 **floor area ratio** provided that it is entirely used to accommodate **community amenity space**.
4. Notwithstanding Section 9.3.4.2, for an application that was received by the **City** prior to July 24<sup>th</sup>, 2017, the reference to a maximum **floor area ratio** of “3.0” in relation to a **building** used for mixed commercial/residential **uses** or multiple-family residential purposes is increased to a higher **density** of “3.15” on **sites** zoned CDT1, if prior to the first occupancy of the **building** the **owner**: [Bylaw 9760, Jan 22/18]
  - a) provides in the **building** not less than four **affordable housing units** and the combined **habitable space** of the total number of **affordable housing units** would comprise at least 5% of the total residential floor area; and [Bylaw 9760, Jan 22/18]
  - b) enters into a **housing agreement** with respect to the **affordable housing units** and registers the **housing agreement** against the title to the **lot**, and files a notice in the Land Title Office. [Bylaw 9760, Jan 22/18]
5. Notwithstanding Section 9.3.4.2, the reference to a maximum **floor area ratio** of “3.0” in relation to a **building** used for mixed commercial/residential **uses** or multiple-family residential purposes is increased to a higher **density** of “3.30” on **sites** zoned CDT1, if prior to the first occupancy of the **building** the **owner**: [Bylaw 9760, Jan 22/18]
  - a) provides in the **building** not less than four **affordable housing units** and the combined **habitable space** of the total number of **affordable housing units** would comprise at least 10% of the total residential **floor area**; and [Bylaw 9760, Jan 22/18]
  - b) enters into a **housing agreement** with respect to the **affordable housing units** and registers the **housing agreement** against the title to the **lot**, and files a notice in the Land Title Office. [Bylaw 9760, Jan 22/18]
6. Notwithstanding Section 9.3.4.4, the **density bonus** of “3.15” is further increased to a higher **density** of “3.18” on **sites** zoned CDT1 provided that the **owner**:
  - a) uses at least 1% of the **gross floor area** of the **building** for **child care** or **uses** that provide a community amenity to the satisfaction of the **City** (e.g., community recreation, **library and exhibit**, heritage); or

- b) at the time **Council** adopts a zoning amendment bylaw to include the **owner's lot** in the **CDT1 zone**, pays into the **child care reserve fund** or alternative funds the sum specified in Section 5.16 of this bylaw.
7. Notwithstanding Section 9.3.4.5, the **density bonus** of “3.30” is further increased to a higher **density** of “3.33” on **sites** zoned CDT1 provided that the **owner**: <sup>[Bylaw 9760, Jan 22/18]</sup>
- a) uses at least 1% of the **gross floor area** of the **building** for **child care** or **uses** that provide a community amenity to the satisfaction of the **City** (e.g., community recreation, **library and exhibit**, heritage); or <sup>[Bylaw 9760, Jan 22/18]</sup>
  - b) at the time **Council** adopts a zoning amendment bylaw to include the **owner's lot** in the **CDT1 zone**, pays into the **child care reserve fund** or alternative funds the sum specified in Section 5.16 of this bylaw. <sup>[Bylaw 9760, Jan 22/18]</sup>
8. Notwithstanding Section 9.3.4.3, the reference to “2.0” is increased to a higher **density** of “3.0” in the CDT2 zone if:
- a) for rezoning applications involving 80 or less **apartment housing dwelling units**, the **owner** pays into the **affordable housing reserve** the sum specified in Section 5.15 of this bylaw, at the time **Council** adopts a zoning amendment bylaw to include the **owner's lot** in the CDT2 zone; or
  - b) for rezoning applications involving more than 80 **apartment housing dwelling units**, and prior to the first occupancy of the **building**, the **owner**:
    - i) provides in the **building** not less than four **affordable housing units** and the combined **habitable space** of the total number of **affordable housing units** would comprise at least 5% of the total residential **floor area**; and <sup>[Bylaw 9284, Mar 21/16]</sup>
    - ii) enters into a **housing agreement** with respect to the **affordable housing units** and registers the **housing agreement** against the title to the **lot**, and files a notice in the Land Title Office.
9. Notwithstanding Section 9.3.4.6, the **density bonus** of “3.0” is further increased to a higher **density** of “4.0” on **sites** zoned CDT3 provided that the **lot** is located in the Village Centre Bonus Area designated by the City Centre Area Plan and:
- a) the **owner** uses the additional 1.0 **density bonus floor area ratio** only for non-residential purposes;
  - b) the **owner** uses at least 5% of the additional 1.0 **density bonus floor area ratio** (i.e., the **gross floor area** of the additional **building area**) for **child care** or **uses** that provide a community amenity to the satisfaction of the **City** (e.g. community recreation; **library and exhibit**, heritage); or
  - c) at the time **Council** adopts a zoning amendment bylaw to include the **owner's lot** in the CDT3 zone, the **owner** pays into the **child care reserve fund** or alternative funds the sum specified in Section 5.16 of this bylaw.
10. The non-residential purposes referred to in Section 9.3.4.7.a) shall provide, in whole or in part, for **convenience retail uses** (e.g. larger format grocery store; drug store), **minor health services**, pedestrian-oriented **general retail uses**, or other **uses** important to the viability of the Village Centre and as determined to the satisfaction of the **City**.
11. There is no maximum **floor area ratio** for **non-accessory parking** as a **principal use**.

### 9.3.5 Permitted Lot Coverage

1. The maximum **lot coverage** is 90% for **buildings** and landscaped roofs over **parking spaces**.

### 9.3.6 Yards & Setbacks

1. The minimum **front yard** and **exterior side yard** is 6.0 m, but this may be reduced to 3.0 m if:
  - a) a proper interface is provided at the sidewalk level as approved by the **City**; and
  - b) no driveways or loading areas are located along the public **road**.
2. There is no minimum **interior side yard**.
3. The minimum **rear yard** is:
  - a) 0 m if there is an existing **lane** or a new **lane** is required; or
  - b) 3.0 m if there is no existing **lane** or a new **lane** is not required.
4. The minimum **setback** of a **building** to a publicly-accessible **open space** is 1.5 m.

### 9.3.7 Permitted Heights

1. The maximum **height** for **buildings** is 47.0 m geodetic.
2. The maximum **height** for **accessory structures** is 12.0 m.

### 9.3.8 Subdivision Provisions/Minimum Lot Size

1. There are no minimum **lot width**, **lot depth** or **lot area** requirements for **sites** zoned CDT1.
2. The minimum **lot width** for **sites** zoned CDT2 and CDT3 is 45.0 m.
3. The minimum **lot depth** for **sites** zoned CDT2 and CDT3 is 40.0 m.
4. The minimum **lot area** for **sites** zoned CDT2 and CDT3 is 2,500.0 m<sup>2</sup> if the **development** has a **floor area ratio** of 3.0 or more.
5. The minimum **lot area** for **sites** zoned CDT2 and CDT3 is 4,000.0 m<sup>2</sup> if the **development** has a **floor area ratio** of less than 3.0.

### 9.3.9 Landscaping & Screening

1. **Landscaping** and **screening** shall be provided according to the provisions of Section 6.0.

### 9.3.10 On-Site Parking and Loading

1. On-site **vehicle** and bicycle parking and loading shall be provided according to the standards set out in Section 7.0.

### 9.3.11 Other Regulations *[Bylaw 9258, Oct 24/16]*

1. A **retail liquor 1** store is only permitted on the following listed sites and is limited to one per lot:
  - a) 7311 Westminster Highway *[Bylaw 9699, Jun 19/17]*  
Strata Plan LMS3174; and
  - b) 7551 Westminster Highway  
P.I.D. 015-676-692  
Lot 1 Except: Firstly Part Subdivided by Plan LMP20666; Secondly: Part Subdivided by Plan LMP37403; Thirdly: Part Subdivided by Plan LMP38351; Section 5 Block 4 North Range 6 West New Westminster District Plan 84515.
2. **Telecommunication antenna** must be located a minimum 20.0 m above the ground (i.e., on a roof of a **building**).
3. In addition to the regulations listed above, the General Development Regulations in Section 4.0 and the Specific Use Regulations in Section 5.0 apply.

