20.18 Commercial Mixed Use (ZMU18) – The Gardens (Shellmont) [Bylaw 8532, Jul 25/11]

20.18.1 Purpose

The zone provides for medium density mixed commercial/residential development with density bonuses for affordable housing, child care, and community amenity space.

20.18.2 Permitted Uses

- amusement centre
- animal grooming
- child care
- community amenity space
- congregate housing
- education
- education, commercial
- education, university
- government service
- greenhouse & plant nursery
- health service, major
- health service, minor
- hotel
- housing, apartment
- housing, town
- live/work dwelling
- manufacturing, custom indoor
- office
- private club
- recreation, indoor
- religious assembly
- restaurant
- retail, convenience
- retail, general
- retail, second hand
- service, business support
- service, financial
- service, household repair
- service, personal
- studio
- veterinary service

20.18.4 Permitted Density

- 1. The maximum floor area ratio is 1.0.
- 2. Notwithstanding Section 20.18.4.1, the reference to "1.0" is increased to a higher **density** of "1.3" if the **owner**:

20.18.3 Secondary Uses

- boarding and lodging
- · community care facility, minor
- home business

- a) provides on the **site** not less than four **affordable housing units** having the combined **habitable space** of at least 5% of the total **floor area ratio** used for residential **use** but specifically excludes PID 028-631-561, Lot C Section 31 Block 4 North Range 5 West New Westminster District Plan EPP12978 ("Lot C") from this requirement provided that the owner has entered into a **Market Rental Housing Agreement** for 144 secured market rental **dwelling units** with the City and registered the **Market Rental Housing Agreement** against the title to Lot C and filed a notice of the same in the Land Title Office; and [Bylaw 9112, Jul 28/14]
- b) has entered into a **housing agreement** for the **affordable housing units** with the **City** and registered the **housing agreement** against title to the **lot** where the **affordable housing units** are located, and filed a notice in the Land Title Office.
- 3. Notwithstanding Section 20.18.4.2, the reference to "1.3" is increased to a higher **density** of "1.43" if the **owner** provides:
 - a) a minimum of 372.0 m² of child care or community amenity space.
- 4. The total **floor area** used for: [Bylaw 8891, Oct 9/12]
 - a) **Commercial use** within the area bounded by Highway 99, Steveston Highway, No. 5 Road and the **Agricultural Land Reserve** shall not exceed 9,000.0 m²; [Bylaw 8891, Oct 9/12]
 - b) Residential **use** within the area bounded by Highway 99, Steveston Highway, No. 5 Road and the **Agricultural Land Reserve** shall not exceed 53,511.0 m². [Bylaw 8891, Oct 9/12]
- 5. For the purpose of Section 20.18.4, **floor area ratio** shall be calculated based on the area bounded by Highway 99, Steveston Highway, No. 5 Road and the **Agricultural Land Reserve**, regardless of **subdivision**. [Bylaw 8891, Oct 9/12]
- 6. For the purposes of this **zone** only, the following **uses** are excluded from **floor area ratio** calculations:
 - a) **amenity space** to a maximum combined total **floor area** of 800.0 m² within the area bounded by Highway 99, Steveston Highway, No. 5 Road, and the **Agricultural Land Reserve**:
 - b) **child care**; and
 - c) community amenity space.

20.18.5 Permitted Lot Coverage

- 1. **Lot coverage** shall be calculated based on the area bounded by Highway 99, Steveston Highway, No. 5 Road, and the **Agricultural Land Reserve**, regardless of **subdivision**.
- 2. Lot coverage:
 - a) For buildings, structures, and non-porous surfaces, including landscaped roofs over parking spaces situated below the lowest habitable floor of the building: 90% maximum;
 - b) For **buildings**, excluding landscaped roofs over **parking spaces** situated below the lowest habitable floor of the **building**: 50% maximum; and
 - c) Restricted to **landscaping** with live plant material: 15% minimum.

20.18.6 Yards & Setbacks

- 1. Minimum Public **Road Setback**: 3.0 m, except that:
 - a) For Highway 99: 15.0 m
 - b) For Steveston Highway and No. 5 Road: 6.0 m, except that the minimum **setback** is reduced as follows:
 - i) Portions of a **building** that have a **building height** less than 9.0 m may project into the public **road setback**, but shall be no closer to a **property line** than:
 - For residential uses: 4.5 m; and
 - For all other uses: 3.0 m:
 - ii) **Parking spaces** and related **uses** situated below the lowest habitable floor of a **building** may project into the public **road setback**, but shall be no closer to a **property line** than 1.5 m, provided that the:
 - Height of the portion of the building containing parking does not exceed
 1.5 m above the highest elevation of the crown of the sidewalk abutting the lot; and
 - Roof and exterior walls of the portion of the building containing the
 parking spaces and related uses are screened by landscaping and/or
 decorative architectural treatments as specified by a Development Permit
 approved by the City.

2. Minimum Side Yard & Rear Yard Setbacks:

- a) For **side yards** and **rear yards abutting** the **Agricultural Land Reserve**: 6.0 m, except that:
 - i) **Parking spaces** and related **uses** situated below the lowest habitable floor of a **building** may project into the **side yard** and **rear yard**, but shall be no closer to a **property line** than 3.0 m, provided that the:
 - Height of the portion of the building containing parking does not exceed
 2.5 m above the finished site grade of the abutting Agricultural Land
 Reserve lot: and
 - Roof and exterior walls of the portion of the building containing the
 parking spaces and related uses are screened by landscaping and/or
 decorative architectural treatments, as specified by a Development Permit
 approved by the City.
- b) For all other **side yards** and **rear yards**: 3.0 m, except that:
 - i) No setbacks shall be required for parking spaces and related uses situated below the lowest habitable floor of a building, provided that such encroachments are screened by landscaping and/or decorative architectural treatments, as specified by a Development Permit approved by the City;
 - ii) Cantilevered roofs, unenclosed fireplaces, chimneys, bay windows, and unenclosed balconies forming part of the building may project into the minimum setback for a distance of not more than 0.9 m; and
 - iii) No **setbacks** shall be required for decorative landscape **structures**, as specified by a Development Permit approved by the **City**.

20.18.7 Permitted Heights

- 1. The maximum **height** is: [Bylaw 8891, Oct 9/12]
 - a) For **buildings**: 20.0 m, but containing not more than 5 **storeys** over a parking **structure**, except that: [Bylaw 8891, Oct 9/12]
 - i) For **buildings** located more than 90.0 m from No. 5 Road: 25.0 m, but not containing more than 6 **storeys** over a parking **structure**. [Bylaw 8891, Oct 9/12]
 - b) For accessory buildings and accessory structures: 9.0 m

20.18.8 Subdivision Provisions/Minimum Lot Size

- 1. There are no minimum **lot width** or **lot depth** requirements.
- 2. The minimum **lot area** is 3,000.0 m².

20.18.9 Landscaping & Screening

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

20.18.10 On-Site Parking & Loading

- 1. On-site **vehicle** and bicycle parking and loading shall be provided according to the standards set out in Section 7.0, except that:
 - a) On-site parking and loading requirements shall be calculated based on the area bounded by Highway 99, Steveston Highway, No. 5 Road, and the **Agricultural Land Reserve**, regardless of **subdivision**.
 - b) On-site parking shall be provided at a rate of 1.9 parking spaces per live/work dwelling unit.

20.18.11 Residential Rental Tenure [Bylaw 10014, Feb 22/22]

- 1. **Residential rental tenure** may be located anywhere in this **zone**. [Bylaw 10014, Feb 22/22]
- 2. Notwithstanding Section 20.18.11.1, any **dwelling units** located at the following **site** may only be used for **residential rental tenure**: [Bylaw 10014, Feb 22/22]
 - a) 10820 No. 5 Road [Bylaw 10014, Feb 22/22]
 P.I.D. 028-631-561 [Bylaw 10014, Feb 22/22]
 Lot C Section 31 Block 4 North Range 5 West New Westminster District Plan EPP12978 [Bylaw 10014, Feb 22/22]

20.18.12 Other Regulations

- 1. Signage shall be in accordance with Richmond *Sign Bylaw No.* 9700, as may be amended or replaced, except that: [Bylaw 9723, Jul 17/17]
 - a) For projecting signs and canopy signs, maximum **height** shall not exceed the first habitable **storey** of the **building**;
 - b) For facia signs situated above the first habitable **storey** of the **building**, the maximum total combined sign face area on a **building** shall be 20.0 m²;

- c) For freestanding signs in the area bounded by Highway 99, Steveston Highway, No. 5 Road, and the **Agricultural Land Reserve**, regardless of **subdivision**, the following provisions shall apply: [Bylaw 9723, Jul 17/17]
 - i) Maximum number of signs: 2;
 - ii) Maximum total combined area of the signs, including all sides **used** for signs: 50.0 m²:
 - iii) Maximum **height**, measured to the **finished site grade** of the **lot** upon which the sign is situated: 9.0 m;
 - iv) Maximum width, measured horizontally to the outer limits of the sign, including any associated structure, at its widest point: 3.0 m; and
 - v) Maximum public **road setback** from Steveston Highway: 70.0 m.
- 2. Residential **uses** shall not be located in whole or in part on the **first storey** of a **building** (excluding **building** entrance lobbies) that is located within 65.0 m of a **property line abutting** Steveston Highway and 90.0 m of a **property line abutting** No. 5 Road.
- 3. The following **sites** shall be limited to residential **uses** only: [Bylaw 8939, Oct 15/12]

10780 No. 5 Road (PID 028-631-579)

Lot D Section 31 Block 4 North Range West 5 New Westminster District Plan EPP12978

12733 Steveston Highway

(PID 028-631-587)

Lot E Section 31 Block 4 North Range 5 West New Westminster District Plan EPP12978

- 4. The following **uses** shall be permitted provided they are located in whole or in part on the **first storey** of a **building**, and each individual **business** is a maximum of two **storeys** in **height** and has a maximum **gross leasable floor area** not exceeding 929.0 m²:
 - a) amusement centre;
 - b) animal grooming;
 - c) child care:
 - d) greenhouse & plant nursery;
 - e) restaurant;
 - f) retail, convenience;
 - g) retail, general;
 - h) retail, second hand;
 - i) service, business support;
 - j) service, financial;
 - k) service, household repair;
 - l) service, personal; and
 - m) veterinary service.

- 5. The following **uses** shall be permitted provided they are located in whole or in part on the **first storey** of a **building** and the **use** is located within 70.0 m of a **property line abutting** Steveston Highway:
 - a) **grocery store**, limited to one store with a maximum **gross leaseable floor area** not exceeding 3,252.0 m²; and
 - b) drug store, limited to one store with a maximum **gross leaseable floor area** not exceeding 1,858.0 m².
- 6. A **hotel** shall not be located within 200.0 m of a **property line abutting** No. 5 Road.
- 7. For the purposes of this **zone** only, **health service**, **major** shall be limited to nursing homes with health care for dependant residents and adult day care.
- 8. The following items shall only be excluded from the calculation of maximum **floor area ratio** provided that the space is registered in the name of the City of Richmond:
 - a) **child care**; and
 - b) community amenity space.
- 9. In addition to the regulations listed above, the General Regulations in Section 4.0 and Specific Use Regulations in Section 5.0 apply.
- 10. For the purpose of this **zone** only, **Market Rental Housing Agreement** means an agreement in a form satisfactory to the **City** that restricts the occupancy of the **dwelling unit** to rental tenure. [Bylaw 9112, Jul 28/14]
- 11. For the purpose of this **zone** only, **Market Rent** means the amount of rent that a willing tenant would pay to a willing landlord for the rental of a comparable unit with comparable amenities in a comparable location for a comparable period of time. [Bylaw 9112, Jul 28/14]