

Summary of Revisions to Land Use Bylaw

- Added “The construction of temporary federal, provincial, or municipal work camps” to the list of developments that do not require a development permit
- Added general regulations for Clustered Leisure Accommodation
- Changed Beekeeping to Backyard Beekeeping to differentiate between hobby beekeeping and commercial beekeeping, and clarified the general regulations
- Removed ‘Medical Marijuana Cultivation’ and ‘Medical Marijuana Processing’ and added ‘Cannabis Production Facility’ as a use to reflect new legislation
- Removed ‘Medical Marijuana Dispensary’ and added liquor and cannabis sales under the ‘Retail Sales’ definition
- Removed “A maximum of 8.1 ha (20 ac) can be subdivided out of a quarter Section of A-1 land” under A-1, and left the First Parcel Out: Minimum: 1.2 ha (3.0 ac) and Maximum: 8.1 ha (20.0 ac), to clarify that only one A-1 parcel may be taken out of an unsubdivided quarter section without rezoning
- New use and definition for ‘Employee Accommodation’, ‘Coverall Building’, ‘Cabin’, ‘Oilfield Service’, ‘Oilfield Waste Management Facility’, and ‘Cannabis Production Facility’
- Updated definitions for ‘Accessory Building’, ‘Dugout’, ‘First Parcel Out’ and ‘Retail Sales’
- Added definitions for ‘Change of Use’, ‘Farm Building’, ‘Public Use’, ‘Riparian Protection Area’, ‘Similar Use’, ‘Temporary’, ‘Unsubdivided Quarter Section’, and ‘Variance’
- Minor grammar and vocabulary revisions