Amendments to South Cowichan Zoning Bylaw No. 3520 (Area A and C)			
Proposed Change	Amendment Summary	Rationale	
Delete Section 11.7.5(a) and (b).	<u>Deleted</u> in CD-7 zone (Ocean Terrace).	Outside of the Board's authority.	
	Removes requirement for "a. a minimum of 20 percent of the parent parcels will be dedicated as parkland; b. An elementary, intermediate or secondary public school site will be provided to the CVRD".	Parks covenant establishes parkland dedication commitments.	
Add the following to Section 11.1.1: 11.1.1(d): home occupation	Add to CD-1 zone (Arbutus Ridge). Adding home occupation as a permitted use.	Implement OCP policy.	
Within Section 9.2 (A-2 Zone), Section 8.1 (Creation of Zones) and Table of Contents, replace zone name "Small Lot Agriculture" with "Village Agriculture".	Replace A-2 zone name from "Small Lot Agriculture" to "Village Agriculture".	Consistency of terms.	

Amendments to Area B Zoning Bylaw No. 985					
Proposed Change Amendment Summary Rationale					
Add the following to Section 9.5: 9.5(a)(17) residential suites located above a permitted commercial use if parcel is serviced by community water and sewer.	Add C-2 Local Commercial Zone, allow residential suites located above a permitted commercial use, if parcel is serviced.	Implement OCP policy, Commercial designation.			
Add the following to Section 9.5: 9.5(b)(4) there shall be no more than two residential suites per hectare.	Add to C-2 Local Commercial Zone, set a density limit for residential suites.	Implement a density limit for residential suites.			

Amend Schedule A Map to Zoning	A portion of this parcel, located at 709	Consistency with the Forestry OCP
Bylaw No. 985 by rezoning the	Shawnigan Lake Road, is rezoned from I-1A	designation and correction of a
northwesterly portion of Lot 1 District	to F-1.	mapping inconsistency.
Lot 132 Malahat district Plan VIP		
75146 (PID 025-642-316) from I-1A to		
F-1.		

Amendments to Area E Zoning Bylaw No. 1840				
Proposed Change	Amendment Summary	Rationale		
Add the following to Section 11.3(b): 11.3(b)(4) A vegetative screen shall be located and maintained along the entire length of parcel lines contiguous to a road or highway, and along interior parcel lines where the abutting parcel is not zoned Industrial. This vegetative screen shall consist of mature coniferous trees not less than 2 metres high when planted and shall be located in at least two offsetting rows and spaced not more than 5 metres apart. The vegetative screen is required if there is industrial manufacturing or processing occurring on the property.	Add to I-4 Aggregate and Mineral Processing Industrial Zone a landscape screen requirement.	Implement a General Industrial policy to minimize the impact of mineral processing on adjacent property.		
Delete Section 10.4(e) Special Event Temporary Uses and relocate to	Moving content from P-4 (Shooting Range) zone to the General Regulations. No change	Regulations pertaining to special event temporary uses are more		
General Regulations Section 5.32.	to the content.	appropriately located in the General Regulations rather than in a particular zone.		

Amendments to Area F Zoning Bylaw No. 2600				
Proposed Change	Amendment Summary	Rationale		
Replace Section. 3.13.8 with: 8. Subdivision of Parcels Containing a Waterbody, Watercourse or Wetland Where a parcel within the MR-1, MCR- 1 or I-3 zones contains all or part of a watercourse the area that contains the watercourse shall not be included when calculating the minimum parcel size. The area of the watercourse shall be measured from its natural boundary.	Add underlined text to General Regulation Section 3.13.8	For clarify of application of Amendment Bylaw 4257 (Couverdon).		
Amend Schedule A Zoning Map to Bylaw 2600 by rezoning Lot 1, Section 7, Range 1 Sahtlam District Plan EPP18497 (PID 028-832-329); Lot C, Section 7, Range 1, Sahtlam District, Plan 13363 Except Part In Plan VIP 68383 And EPP18497 (PID 004-471-661); and Lot 2 Section 7 Range 1 Sahtlam District Plan EPP18497 (PID 028-832-337) from RC-5 to RC-3. Delete the following: Section 5.9(a) RC-5 Zone; Section 4.1 Creation of Zones RC-5 zone; Appendix One Minimum Parcel Size Summary for RC-5.	Rezone three parcels (located at 5724, 5710/5720, 5698 Riverbottom Rd W) from RC-5 to RC-3 zone. Delete RC-5 zone from the zoning bylaw to simplify the number of existing zones.	Create consistency within the River Corridor Designation. The permitted uses are the same in RC-3 and RC-5 zone.		

Replace Section 5.13.3 with the following: (see appendix I)	Replace Section 5.13.3 applicable to MR-1 zone in table format for clarity. No change in content.	For clarity in the MR-1 zone.
Insert the following in Section 5.13.2(b):	Add to the MR-1 Mixed Residential 1 zone (Couverdon).	Implement policies from Amendment Bylaw 4256 (Couverdon).
x. A minimum of 14 m ² of private open space is required at finished grade.	Set residential dwelling units density limit of up to six per building.	
Insert the following in Section 5.13.12: d. Buildings for residential vehicle parking will accommodate not more	Limit garages to no more than two car garages.	
than two vehicles spaces. Insert the following as Section 5.13.14:	Require private open space per multi family dwelling or secondary dwelling unit.	
14. Private Open Space		
A minimum of 14 m² of private open space is required per dwelling unit of a duplex, triplex, and quadruplex. Private open space shall be provided at finished grade for ground floor units. For above ground units of a triplex or quadruplex, private open space shall be provided either at finished grade or by balcony or roof decks. Private open space shall be bordered by fencing and landscaping.		
Add the following in Section 5.15.3:	Add to the CD-2 Zone (Pebbleswest).	Implement policies from Amendment
v. The total number of residential units per building must not exceed 6.	Require open space for multi-family units.	Bylaw 4163 (Pebbleswest).
Replace Section 5.15.12 with the following:	Require landscape buffer along a road.	
Tollowing.	Require setback and fencing for facilities.	

12. A minimum of 30% of the lot area of a commercial or multifamily parcel must be dedicated to landscaped open space. Fifty (50%) of that area must be dedicated and designed for private open space for residential occupants.		
Replace Section 5.15.13 with the following:		
13. A landscaped area, consisting of trees and shrubs and low fencing, not less than 3 metres wide, must be provided along the entire length of a lot line that abuts a residential use, or private or public road.		
Replace Section 5.15.15 with the following:		
15. Storage, solid waste and recycling, and service areas must be fenced and screened, and setback a minimum of 1.5 metres from a property line and 3 metres from a property line abutting a public road.		
Replace Section 5.16.2.c with the following:	Add to MCR-1 Mixed Commercial Residential 1 Zone (Couverdon).	Implement policies from Amendment Bylaw 4256 (Couverdon).
c. A minimum of 14 m ² of private open space is required per dwelling unit.	Require open space per multi-family dwelling unit.	
Add the following in Section 5.16.2: d. Private open space must be provided at finished grade for ground floor units.		

e. For above ground units, private open space shall be provided either at finished grade or by balcony or roof decks.		
Insert the following in Section 1.3 Definitions, in alphabetical order: "private open space" means useable outdoor space for the recreational use of the residents of a dwelling unit that is an extension of the indoor dwelling space, but that excludes parking.	Add a definition of private open space.	Implement policies from Amendment Bylaw 4256.

Amendments to Area H Bylaw No. 1020							
Proposed Change Amendment Rationale							
Add the following in bold to Section 7.1(a):	Applicable to the A-1 zone, <u>add</u> reference to the <i>Agricultural Land Commission Act</i> .	Agricultural Land Commission Act regulates uses on lands within the					
The following uses and no others are permitted in the A-1 Zone, subject to compliance with the <i>ALC Act</i> :		ALR.					
Add the following in bold to Section 7.2(a):	Applicable to the A-2 zone, <u>add</u> reference to the <i>Agricultural Land Commission Act</i> .	Agricultural Land Commission Act regulates uses on lands within the					
The following uses and no others are permitted in the A-2 Zone, subject to compliance with the <i>ALC Act</i> :		ALR.					
Add the following in bold to Section 7.3(a):	Add agriculture as a permitted use in the F-1 zone.	Implement OCP Forestry policy.					
7.3(a)4. Silviculture, horticulture, agriculture							
Add the following General Regulation Section 5.26:	Add general regulations for farm gate sales.	Implement OCP Agricultural policy.					
Section 5.26 Farm Gate Sales							

For zones permitting the sale of products grown or reared on a farm, farm stands shall:	
 a. be limited to a size of 32 m². b. be used exclusively to sell agricultural products grown on the farm. 	

Appendix I

Section 5.13.3. Parcel Size and Dimensions

- a. The minimum parcel size in the MR-1 zone is $600 \ m^2$.
- b. The following parcel area, frontage and depth requirements apply:

	MPA	MF	MF on a cul-de-sac	MPF ex side parcel line	MP depth
SFD	600 m ²	15 m	12.5	17 m	30 m
SFD with SDU	800 m ² or 700 m ² corner parcel	18 m or 17 m corner parcel	n/a	n/a	30 m
D	800 m ²	18 m	n/a	20 m	30 m
Т	1000 m ²	21 m	n/a	n/a	30 m
Q	1,200 m ²	24 m	n/a	n/a	30 m

P.S. Abbreviated terms for the purpose of this explanatory table.