Explanatory Table to Bylaw No. 4330 (Zoning Bylaw Harmonization Bylaw)

| Amendment to South Cowichan Zoning Bylaw No. 3520 (Area A and C) | | |
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| Amendments as shown in Bylaw No. 4330 | Explanation | Rationale |
| 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 the A-2 zone name from "Small Lot Agriculture" to "Village Agriculture" | Consistency of terms |

| Amendment to Area B Zoning Bylaw No. 985 | | |
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| Amendments as shown in Bylaw No. 4330 | Explanation | 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. | Applicable to 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. | Applicable to C-2 Local Commercial Zone, set a density limit for residential suites. | Implement a density limit for residential suites. |

| Amendment to Area E Zoning Bylaw No. 1840 | | | |
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| Amendments as shown in Bylaw 4330 | Explanation | 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 | Applicable to the I-4 Aggregate and Mineral Processing Industrial Zone. | Implement a General Industrial policy to minimize the impact of mineral processing on adjacent property. | |

| than 5 metres apart. The vegetative screen is required if there is industrial manufacturing or processing occurring on the property. | | |
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| Delete Section 10.4(e) Special Event Temporary Uses and relocate to General Regulations Section 5.32. | Moving content from within the P-4 (Shooting Range) zone to the General Regulations. No change to the content. | Regulations pertaining to special event temporary uses are more appropriately located in the General Regulations rather than in a particular zone. |

| Amendment to Area F Zoning Bylaw No. 2600 | | | |
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| Amendments as shown in Bylaw 4330 | Explanation | Rationale | |
| 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. Eliminate the 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 table in Amendment Bylaw 4330) | No change in content. Rewrite the section applicable to MR-1 zone in table format for clarity | For clarity in the MR-1 zone. | |
| Insert the following in Section 5.13.2(b) x. A minimum of 14 m ² of private open space is required at finished grade. | Applicable to the MR- 1 Mixed Residential 1 zone (Couverdon) | Implement policies from Amendment Bylaw 4256 (Couverdon) | |
| Insert the following in Section 5.13.12: d. Buildings for residential vehicle parking will accommodate not more than two vehicles spaces. | Limit residential dwelling units to 6 per building Limit garages to no | | |
| Insert the following as Section 5.13.14: 14. Private Open Space | more than 2 car garages | | |

| 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. | Require private open space per multi family dwelling or secondary dwelling unit | |
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| Add the following in Section 5.15.3: v. The total number of residential units per building must not exceed 6 | Applicable to the CD-2 Zone (Pebbleswest) | Implement policies from Amendment Bylaw 4163 (Pebbleswest) |
| Replace Section 5.15.12 with the following: 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. | Require open space for multi family units | |
| 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. | Require landscape buffer along a 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. | Require setback and fencing for facilities. | |
| Replace Section 5.16.2.c with the following: c. A minimum of 14 m² of private open space is required per dwelling unit. Add the following in Section 5.16.2: d. Private open space must be provided at finished grade for ground floor units. | Applicable to the MCR-1 Mixed Commercial Residential 1 Zone (Couverdon) | Implement policies from Amendment Bylaw 4256 (Couverdon) |
| e. For above ground units, private open space shall be provided either at finished grade or by balcony or roof decks. | Require open space per multi family dwelling unit. | |
| 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 | Create a definition of private open space | Implement policies from Amendment Bylaw 4256 (Couverdon) |

| of a dwelling unit that is an extension of the | |
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| indoor dwelling space, but that excludes | |
| parking; | |

| Amendment to Area H Bylaw No. 1020 | | | |
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| Amendments as shown in Bylaw 4330 | Explanation | Rationale | |
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| Add the following in bold to Section | Applicable to the | Agricultural Land | |
| 7.1(a): | A-1 zone, add | Commission Act regulates | |
| The following uses and no others are | reference to the | uses on lands within the ALR. | |
| permitted in the A-1 Zone, subject to | Agricultural Land | | |
| compliance with the ALC Act: | Commission Act | | |
| Add the following in bold to Section | Applicable to the | Agricultural Land | |
| 7.2(a): | A-2 zone, add | Commission Act regulates | |
| The following uses and no others are | reference to the | uses on lands within the ALR. | |
| permitted in the A-2 Zone, subject to | Agricultural Land | | |
| compliance with the ALC Act: | Commission Act | | |
| Add the following in bold to Section | Add agriculture | Implement OCP Forestry | |
| 7.3(a): | as a permitted | policy | |
| 7.3(a)4. Silviculture, horticulture, | use in the F-1 | | |
| agriculture | zone. | | |