A BYLAW TO AMEND THE KEATS ISLAND LAND USE BYLAW, 2002

The Gambier Island Local Trust Committee, being the Trust Committee having jurisdiction in respect of the Gambier Island Local Trust Area under the Islands Trust Act, enacts as follows:

1. Citation

This bylaw may be cited for all purposes as “Keats Island Land Use Bylaw, 2002, Amendment No. 2, 2016”.

2. Gambier Island Local Trust Committee Bylaw No. 78, cited as “Keats Island Land Use Bylaw, 2002” is amended as shown on Schedule 1, attached to and forming part of this bylaw.


READ A FIRST TIME THIS 20TH DAY OF SEPTEMBER, 2017
READ A SECOND TIME THIS 25TH DAY OF JANUARY, 2018
PUBLIC HEARING HELD THIS 18TH DAY OF APRIL, 2018
READ A THIRD TIME THIS 19TH DAY OF APRIL, 2018
APPROVED BY THE EXECUTIVE COMMITTEE OF THE ISLANDS TRUST THIS 18TH DAY OF MAY, 2018
ADOPTED THIS DAY OF MAY, 201x

_________________________________________  ____________________________
SECRETARY                                           CHAIRPERSON
2.1 **PART 1 – ADMINISTRATION AND INTERPRETATION**, Section 1.5 DEFINITIONS, Subsection 1.5.1 is amended by:

a) deleting the word “residential” from the definition of “boat house”;

b) adding a new definition: “dormitory means a building without a kitchen that provides sleeping quarters and washroom facilities for the temporary accommodation of persons attending or employed at a private institutional camp” after the definition of “dock”;

c) deleting the words “where such use is established by a Regional District, government or other public agency” at the end of the definition for “public service utility use”.

2.2 **PART 3 – ESTABLISHMENT OF ZONES**, Section 3.1 DIVISION INTO ZONES, Subsection 3.1.1 is amended by:

a) deleting “Community Residential 2 CR2”, “Private Institutional 1 PI1” and “Community Service 2 CS2”;

b) adding “Comprehensive Development 2 CD2” after “Comprehensive Development 1 CD1”;

2.3 **PART 4 – ZONE REGULATIONS**, is amended by removing Section 4.2 COMMUNITY RESIDENTIAL 2 (CR2) ZONE in its entirety and renumbering Section 4.3 COMPREHENSIVE DEVELOPMENT 1 (CD1) ZONE to Section 4.2;

2.4 **PART 4 – ZONE REGULATIONS** is amended by adding new Section 4.3 COMPREHENSIVE DEVELOPMENT 2 (CD2) ZONE as follows:

**“4.3 COMPREHENSIVE DEVELOPMENT 2 (CD2) ZONE**

**Subdivision**

.1 Land in the CD2 zone may be subdivided only as follows, and only in the following sequence:

a) so as to create, together with such park and highway dedications as the approving officer may require, the three parcels described as follows, which parcels must have an area no more than 5% greater than and no more than 5% less than the areas indicated:

   (i) a 3.40 ha parcel for nature conservation uses;

   (ii) a 19.0 ha parcel to be further subdivided by strata plan for residential development, only as described in Subsection b);

   (iii) a 68.0 ha parcel for institutional camp and nature conservation uses, which parcel may not be further subdivided,

which subdivision shall be in general compliance, as to the location and configuration of each of the three parcels, with the Block Subdivision Plan; and
b) so as to create not more than 110 strata lots by strata subdivision of the parcel described under Subsection a)(ii), in accordance with the Strata Subdivision Plan, and the subdivision may vary from the Strata Subdivision Plan but not so as to affect the distribution of strata lots as among the six principal lot clusters, or so as to create any lot with an area or width less than 95% of that of the smallest or narrowest lot shown on the Strata Subdivision Plan.

.2 In Section 4.3.1, “Block Subdivision Plan” means Revision No. 3 of Drawing No. KEY-BLK prepared by Creus Engineering Ltd. for the Convention of Baptist Churches of B.C. and dated September 6, 2017, a print copy of which is set out below and an original digital version of which is in the records of the Islands Trust, and “Strata Subdivision Plan” means Revision No. 3 of Drawing No. KEY-STR prepared by Creus Engineering Ltd. for the Convention of Baptist Churches of B.C. and dated September 6, 2017, a print copy of which is set out below and an original digital version of which is in the records of the Islands Trust.

.3 Section 7.4.1 of this bylaw does not apply to the subdivision described in Subsection b).

.4 The parcels created by subdivision under Section 4.4.1a)(i), (ii) and (iii) respectively are referred to in this Section 4.3 as the Sandy Beach Parcel, the Residential Parcel and the Camp Parcel.

Block Subdivision Plan.
Strata Subdivision Plan.

Permitted Uses

.5 The Sandy Beach Parcel may be used only for natural area parks and conservation once it has been created by subdivision.

.6 The following uses of land, buildings and structures are permitted on the Residential Parcel once it has been created by subdivision:
  - single family residential uses
  - home occupations, subject to Section 2.2
  - horticulture and other uses accessory to a permitted residential use
  - public service utility uses and private utility uses including pump/utility houses
  - natural area parks and conservation

.7 The following uses of land, buildings and structures are permitted on the Camp Parcel once it has been created by subdivision:
  - private institutional camp
  - residential uses accessory to a private institutional camp use
  - one confectionery and gift shop accessory to a private institutional camp use
  - public service utility uses and private utility uses including pump/utility houses
  - natural area parks and conservation

Permitted Buildings and Structures

.8 The following types of buildings and structures are permitted on the Residential Parcel:
  - single family dwellings on individual strata lots
  - buildings and structures accessory to a permitted residential use
The following uses of land, buildings and structures are permitted on the Camp Parcel:

- up to five dwellings
- dormitories and campgrounds for overnight accommodation
- non-residential buildings and structures accessory to a private institutional camp use
- up to three boathouses accessory to a private institutional camp use
- community sewer system facilities
- public service utility uses
- pedestrian trails
- fire huts
- fences, subject to Section 2.4
- signs accessory to a private institutional camp use, subject to Part 5

Density of Use

A maximum of one single family dwelling is permitted per lot on the Residential Parcel.

The maximum floor area of a fire hut on the Residential Parcel is 9.3 square metres.

The maximum aggregate floor area of dormitories and dwellings on the Camp Parcel is 4195 square metres.

The maximum aggregate floor area of buildings and structures other than dormitories and dwellings on the Camp Parcel is 3231 square metres.

The floor area of a boathouse on the Camp Parcel must not exceed 60 square metres.

The floor area of a confectionery and gift shop on the Camp Parcel must not exceed 200 square metres.

Setbacks

The minimum setback between buildings on the Residential Parcel is 3.0 metres.

The minimum setback from any lot line of any building or structure on the Camp Parcel, other than a fence, pump house, fire hut or boat house, is 10 metres.
Height of Buildings and Structures

.18 The maximum height of buildings and structures accessory to a permitted residential use on the Residential Parcel is 4.6 m.

.19 The maximum height of buildings and structures on the Camp Parcel is 13.0 metres except that a boat house may not exceed a height of 4.6 metres.

Lot Coverage

.20 The maximum lot coverage of all buildings and structures on the Residential Parcel is 33%.

.21 The maximum lot coverage of all buildings and structures on the Camp Parcel is 5%.

2.5 PART 4 – ZONE REGULATIONS, is amended by removing Section 4.6 PRIVATE INSTITUTIONAL 1 (PI1) ZONE in its entirety and by making such consequential numbering alterations to effect this change.

2.6 PART 4 – ZONE REGULATIONS, is amended by removing Section 4.10 COMMUNITY SERVICE 2 (CS2) ZONE in its entirety and by making such consequential numbering alterations to effect this change.

2.7 PART 4 – ZONE REGULATIONS renumbered Section 4.13 MARINE 2 – COMMUNAL MOORAGE (M2) ZONE is amended by adding the following text and table as Subsection 4.13.6:

“Site Specific Regulations

.6 The following Table 4.1 indicates where despite or in addition to the regulations in this Section, specific regulations apply. In the first column, the zone abbreviation and the lower-case letter refer to the notation on the zoning map. The second column describes the regulations:

<table>
<thead>
<tr>
<th>Site Specific Zone</th>
<th>Site Specific Regulations</th>
</tr>
</thead>
<tbody>
<tr>
<td>M2(a)</td>
<td>a) Despite 4.12.4 the maximum size of a dock in the marine area is 65 square metres (700 square feet). The maximum area may be increased by 47 square metres (500 square feet) per residential lot served up to a maximum size of 158 square metres (1,700 square feet).</td>
</tr>
<tr>
<td></td>
<td>b) Despite 4.12.3 the maximum height of a building or structure on a float or wharf in the M2(b) area is 5.0 metres (16.5 feet) measured from the upper surface of the float or wharf.</td>
</tr>
<tr>
<td></td>
<td>c) Despite 4.12.4 the maximum area covered by docks in the</td>
</tr>
<tr>
<td>M2(b)</td>
<td>a) Despite 4.12.2 non-commercial anchorage, moorage of private vessels, and recreational activities accessory to private institutional uses on the adjacent upland are permitted.</td>
</tr>
</tbody>
</table>
entire M2(b) zone, including wharf floats and connecting ramps and piers, is 3,000 square metres (32,970 square feet).

PART 5 – SIGN REGULATIONS, Section 5.1 NUMBER AND TOTAL AREA OF SIGNS, Subsection 5.1.1 Table 1: Sign Regulations is amended by:
   a) deleting the “CR2”, “PI1” and “CS2” zones from the first column;
   b) adding “CD2” zone to the “Zone” column immediately under “CD1”;  

2.8 PART 6 – PARKING REGULATIONS, Section 6.1 REQUIREMENT FOR PARKING SPACES Subsection 6.1.1 Table 2: Off-Street Parking Requirements is amended by:
   a) replacing the zoning abbreviation “PI1” in the first column with “CD2”;
   b) deleting the third column “Public Parking Lot (CS2 Zone) 15 Parking Spaces”;

2.9 PART 7 – SUBDIVISION, Section 7.2 EXEMPTIONS FROM MINIMUM AND AVERAGE LOT SIZES, Subsection 7.2.2 is amended by inserting the words “or nature reserve” following the words “a conservation area”;

2.10 PART 8 – PERMITS, Section 8.1 TEMPORARY COMMERCIAL AND INDUSTRIAL USE PERMITS Subsection 8.1.1 is amended by:
   a) deleting the words “Community Residential 2 (CR2)” and “Private Institutional 1 (PI1)”;
   b) inserting the words “Comprehensive Development 2 (CD2)” after “Comprehensive Development 1 (CD1)”;

2.11 Keats Island Land Use Bylaw, 2002, Schedule B, is amended by changing the zoning classifications to those shown on Plan 1, attached to and forming part of this Bylaw.