

City of Vancouver Zoning and Development By-law Community Services, 453 W. 12th Ave Vancouver, BC V5Y 1V4 © 604.873.7344 fax 873.7060

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CD-1 (64)

49th Avenue & Arlington Street By-law No. 4515

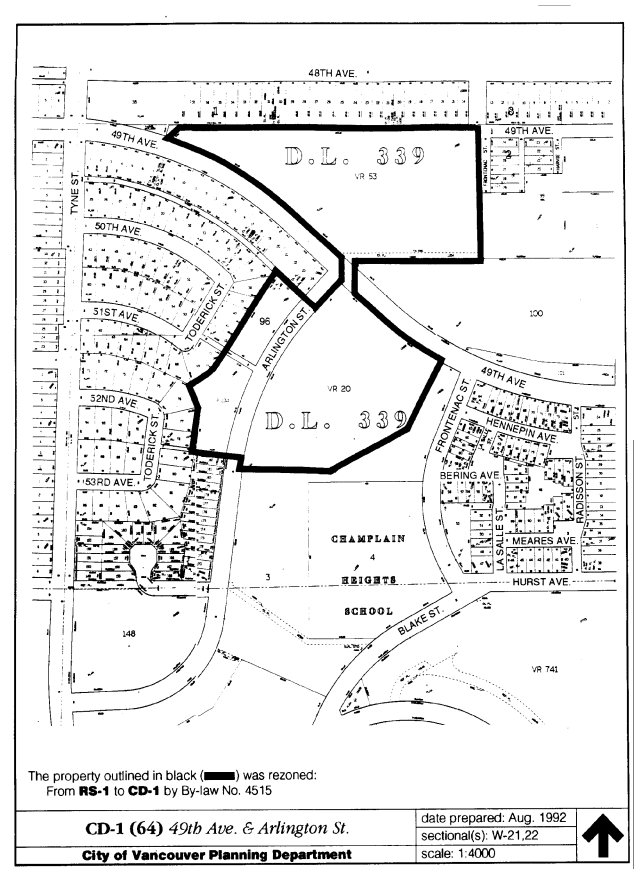
(Being a By-law to Amend By-law 3575, being the Zoning and Development By-law)

Effective October 27, 1970

(Amended up to and including By-law No. 4749, dated December 11, 1973)

- 1 [Section 1 is not reprinted here. It contains a standard clause amending Schedule D (Zoning District Plan) to reflect this rezoning to CD-1.]
- The area shown outlined in black on the said plan is rezoned CD-1, and the only uses permitted within the said area and the only uses for which development permits will be issued are: town houses (both private and public housing), public parks, and ancillary uses to the foregoing, subject to such conditions as Council may by resolution prescribe pursuant to section 565(f) of the Vancouver Charter.
- Within the area outlined in black on the said plan and described as Parcel 96, Development Permits may be issued for a residential complex providing room and board subject to the floor space ratio not exceeding 0.45 and the height not exceeding 2 storeys and cellar or 1 storey and basement, and subject to such other conditions as Council may prescribe. [4749; 73 12 11]
- 3 [Section 3 is not reprinted here. It contains a standard clause including the Mayor and City Clerk's signatures to pass the by-low and to certify the by-low number and date of enactment.]

NOTE: Information included in square brackets [] identifies the by-law numbers and dates for the amendments to By-law No. 4515 or provides an explanatory note.



((A) Lands lying on the East Side of Kerr Street, South of 54th Avenue, i.e. for a distance of approximately 1,650 feet east of Kerr Street and approximately 1,900 feet south of 54th Avenue.

An application was received from the Director of Planning requesting the rezoning of lands lying on the East Side of Kerr Street South of 54th Avenue, i.e. for a distance of approximately 1,650 feet east of Kerr Street and approximately 1,900 feet south of 54th Avenue.

FROM: RS-1 One Family Dwelling District
TO: CD-1 Comprehensive Development District

The application has been approved by the Technical Planning Board subject to the uses being restricted to apartments (both garden and high rise), town houses, senior citizens' and public housing, commercial uses including retail, service and entertainment parks and ancillary uses to the foregoing: subject to such conditions as Council may be resolution prescribe pursuant to section 565 (f) of the Vancouver Charter.

The application has also been approved by the Town Planning Commission.

6(B) Irregular shaped areas of land lying generally south of 49th Avenue and bounded partially on the east by Boundary Road and partially on the west by Tyne Street

An application was also received from the Director of Planning to rezone irregular shaped areas of land lying generally south of 49th Avenue and bounded partially on the east by Boundary Road and partially on the west by Tyne Street.

FROM: RS-1 One Family Dwelling District TO: CD-1 Comprehensive Development District

Cont'd.

The application was approved by the Technical Planning Board subject to the uses being restricted to town houses (both private and public housing), public parks, and ancillary uses to the foregoing: subject to such conditions as Council may by resolution foregoing: pursuant to Section 565 (f) of the Vancouver Charter.

The application was also approved by the Town Planning Commission.

Council heard representations from Mrs. R. Coburn of 6987 Tyne Street representing the Killarney Fraserview Area Council.

Mrs. Coburn submitted a written brief which requested a Council deferment of these two area's rezoning to provide time for the present residents of the area to make submissions to Council.

MOVED by Alderman Wilson,

THAT the Public Hearing be continued on Tuesday, April 21,

at 2:00 p.m. and that this application be referred to that adjourned Public Hearing.

THAT the Committee of the Whole rise and report. MOVED by Alderman Adams,

- CARRIED

MOVED by Alderman Wilson, SECONDED by Alderman Adams, THAT the report of the Committee of the Whole be adopted and the Corporation Council be instructed to prepare and bring in the necessary amendments to the Zoning and Development By-law.



gegular Council, April 21, 1970

PUBLIC HEARING: REZONING MATTERS (cont'd)

Rezoning of Properties in South East Sector

- Lands lying on the East side of Kerr Street, South of 54th Avenue, i.e. for a distance of approximately 1,650 feet East of Kerr Street and approximately 1,900 feet South of 54th Avenue.
- Irregular shaped areas of land lying generally south of 49th Avenue and bounded partially on the East by Boundary (ii) Road and partially or the West by Tyne Street.

The Council considered applications for rezoning from RS-1 One-Family Dwelling Districts to CD-1 Comprehensive Development Districts of the aforementioned lands, on which a Public Hearing was held on April 9th, with instructions at that time the Hearing be continued today.

The applications were approved by the Technical Planning Board, subject to certain conditions. Approval was given also by the Town Planning Commission. Detailed reports on these applications were noted.

A communication was received from Mr. Adolf Kellner, 7285 Kerr Street, referring to garden site apartment 9 and enquiring if a row of single family homes could be placed in front of the apartments proposed, to act as a buffer.

Mrs. Coburn, Captain Cook representative to the Fraserview-Killarney Area Council, appeared expressing concern regarding single family dwellings plan for Tyne Street and requesting such dwellings be continued right through to 54th Avenue or alternatively, there be a landscaped setback in front of the town houses or a landscaped buffer zone facing Tyne Street.

Further, the request is made that in undetermined sections no more subsidized housing development be scheduled.

Draft by-laws in connection with this whole matter were submitted . .

After due consideration it was,

MOVED by Ald. Wilson,

THAT the applications to rezone the areas of land shown on the draft by-laws together with the uses that may be permitted within the area and set out in the draft by-laws be approved.

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(amended)

NOVED by Ald. Hardwick, in Amendment,
THAT the following words be added to the motion of Alderman wilson:

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FURTHER THAT in submitting proposals to Council, there shall be as a condition of sale, a requirement of charging, where applicable, a rental inclusive of parking'.

- CARRIED

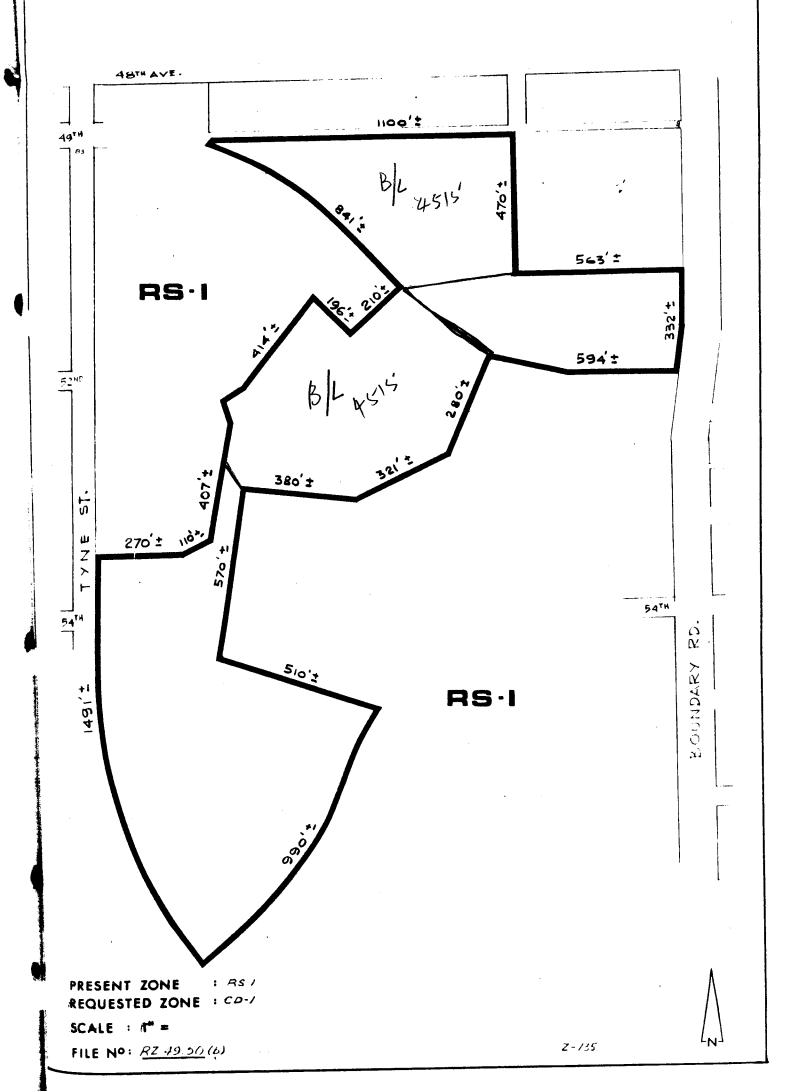
The motion as amended and reading as follows was put and - CARRIED

"THAT the applications to rezone the areas of land shown on the draft by-laws together with the uses that may be permitted within the area and set out in the draft by-laws be approved;

FURTHER THAT in submitting proposals to Council, there shall be as a condition of sale, a requirement of charging, where applicable, a rental inclusive of parking.

PROPOSED AMENDMENT TO THE ZONING AND DEVELOPMENT BY-LAW Nº 3575.

SCHEDULE "D".



(PZ.49.50)

BY-LAW NO. 4515

A By-law to Amend By-law No. 3575 being the Zoning and Development By-law

THE COUNCIL OF THE CITY OF VANCOUVER in open meeting assembled enacts as follows:

- 1. The plan attached to and forming an integral part of By-law No. 3575 and designated as the "Zoning District Plan" and marked as Schedule "D" to said By-law is hereby amended according to the plan marginally numbered Z-135-A annexed to this By-law and marked as Schedule "D" hereto, and in accordance with the explanatory legend, notations, references and boundaries designated, described, delimited and specified in particularity shown upon said plan annexed hereto; and the various boundaries and districts shown upon the plan hereto annexed respectively are an amendment of and in substitution for the respective districts, designated and marked on said Schedule "D" of said By-law No. 3575 in so far as the same are changed, modified or varied thereby, and the said Schedule "D" annexed to said By-law No. 3575 shall be deemed to be and is hereby declared to be amended accordingly and the said Schedule "D" attached to this By-law is hereby declared to be and shall form an integral part of said plan marked as Schedule "D" to said By-law No. 3575, as if originally incorporated therein, and shall be interpreted accordingly.
- 2. The area shown outlined in black on the said plan is rezoned CD-1 and the only uses permitted within the said area and the only uses for which development permits will be issued are: town houses (both private and public housing), public parks, and ancillary uses to the foregoing; subject to such conditions as Council may by resolution prescribe pursuant to section 565(f) of the Vancouver Charter.
- 3. This By-law shall come into force and take effect on and after the date of the final passing hereof.

DONE AND PASSED in open Council this 27th day of October, 1970.

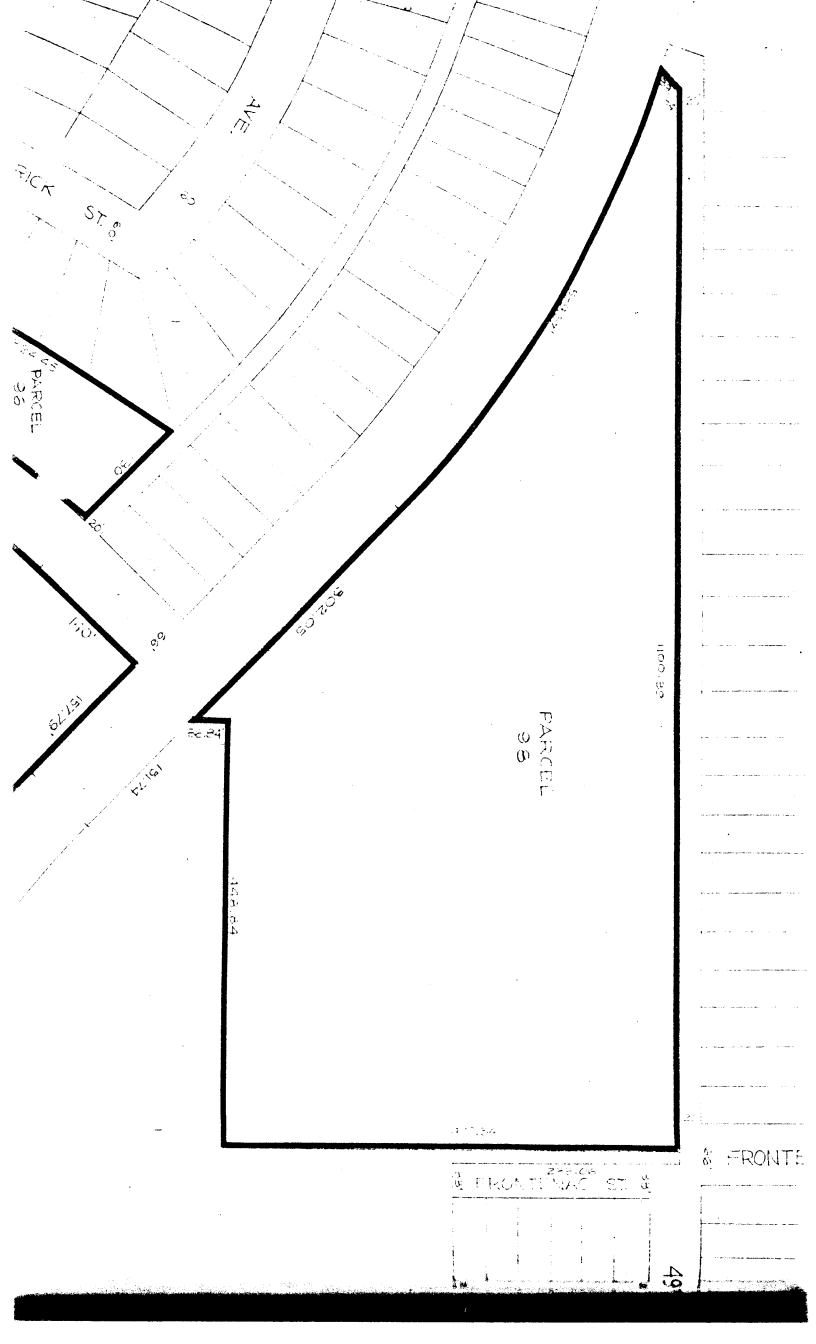
(sgd) Thomas J. Campbell
MAYOR

(sgd) Ronald Thompson

CITY CLERK

This By-law received:
lst READING - October 27, 1970
2nd READING - October 27, 1970
3rd READING - October 27, 1970
(sgd) R. Thompson
CITY CLERK

I hereby certify that the foregoing is a correct copy of a by-law duly passed by the Council of the City of Vancouver on the 27th day of October, 1970, and numbered 4515.



BY-LAW NO. $\frac{4749}{}$

A By-law to Amend By-law No. 4515, being a Zoning By-law

THE COUNCIL OF THE CITY OF VANCOUVER in open meeting assembled enacts as follows:

- 1. By-law 4515 is amended by inserting the following as Section 2A:
 - "2A. Within the area outlined in black on the said plan and described as Parcel 96, Development Permits may be issued for a residential complex providing room and board subject to the floor space ratio not exceeding 0.45 and the height not exceeding 2 storeys and cellar or 1 storey and basement, and subject to such other conditions as Council may prescribe."
- 2. This By-law shall come into force and take effect on and after the date of the passing hereof.

DONE AND PASSED in open Council this lith day of December, 1973.

"A.	PH:	ILLIPS"	
			MAYOR
"D.	н.	LITTLE"	
		CITY	CLERK

I hereby certify that the foregoing is a correct copy of a By-law duly passed by the Council of the City of Vancouver, on the 11th day of December, 1973, and numbered 4749.