

THE CORPORATION OF THE
TOWNSHIP OF BLANDFORD-BLENHEIM

BY-LAW NUMBER 2379-2023

A By-law to amend Zoning By-Law Number 1360-2002, as amended.

WHEREAS the Municipal Council of the Corporation of the Township of Blandford-Blenheim deems it advisable to amend By-Law Number 1360-2002 as amended.

THEREFORE, the Municipal Council of the Corporation of the Township of Blandford-Blenheim, enacts as follows:

1. That Section 2.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the word "Serviced" in the phrases "Key Maps 19 & 20: Bright (Serviced Village)", "Key Map 37: Innerkip (Serviced Village)" and "Key Maps 57, 58, 59: Princeton (Serviced Village)" in subsection 2.7.2.
2. That Section 4.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting and replacing the following definitions:

"DWELLING" - "CONVERTED DWELLING", means a *single detached dwelling* which has been altered or converted to contain no more than four *dwelling units*, unless otherwise specified in this By-law.

"DWELLING" - "MULTIPLE UNIT DWELLING", means a *dwelling* consisting of three or more *dwelling units*, which are horizontally and/or vertically attached, which may be entered from an independent entrance directly from the outside or from an internal common space or an access balcony and in which 50% or more of *dwelling units* have direct access to grade or a roof terrace. A *multiple unit dwelling* includes a triplex, a fourplex, a sixplex and a townhouse, but shall not include an *additional residential unit*, a *converted dwelling*, a *street fronting townhouse* or an *apartment dwelling*.

"DWELLING" - "SEMI-DETACHED DWELLING", means one of a pair of two attached *dwelling units*, divided in whole or in part by a common interior vertical wall with a minimum area above grade of 10 m² (107.6 ft²), each of which has an independent entrance either directly from the outside or through a common vestibule.

"DWELLING UNIT", means a suite of two or more rooms, designed or intended to be used for human habitation and to accommodate a single household, in which sanitary conveniences and cooking facilities are provided and which has a private entrance either from the outside of the *building* or through a common hallway or vestibule.

"PARKING AREA", means an area provided for the parking of *motor vehicles* and may include *parking aisles*, *parking spaces* and ingress and egress lanes, but shall not include any part of a public *street*. *Parking area* may include a *private garage*, unless otherwise specified in this Zoning By-law.

"PARKING SPACE", means an area having an adequate means of ingress and egress to and from a public *street*, *lane* or *parking aisle* for the temporary parking or storage of

motor vehicles, and may include a *private garage*, unless otherwise specified in this Zoning By-law.

3. That Section 4.0 to By-Law Number 1360-2002, as amended, is hereby further amended by adding the following new definitions in alphabetical order and amending the "Index of Definitions" accordingly:

"ADDITIONAL RESIDENTIAL UNIT", means a *dwelling unit* located within the *principal dwelling* on the *lot* or in a permanent detached *accessory building* on the *lot*, and which is secondary and subordinate to the *principal dwelling* on the *lot*. *Additional residential unit(s)* shall not include a *trailer*, a *mobile home*, a *motor home* or *recreational vehicle* as defined herein.

"DWELLING" - "PRINCIPAL DWELLING", means the *single detached dwelling*, *semi-detached dwelling*, or *street fronting townhouse dwelling* that has been *altered* to contain *additional residential unit(s)* and/or is located on the same *lot* as an *additional residential unit* in an *accessory building*.

"INDIVIDUAL ON-SITE SEWAGE SYSTEM", means sewage systems, as defined in O. Reg. 332/12 under the Building Code Act, 1992, that are owned, operated and managed by the owner of the *lot* upon which the system is located.

"INDIVIDUAL ON-SITE WATER SYSTEM", means individual water supply systems that are owned, operated and managed by the owner of the *lot* upon which the system is located.

"MUNICIPAL SEWAGE SYSTEM", means a sewage works with the meaning of Section 1 the Ontario Water Resources Act that is owned or operated by the *County*, including centralized and decentralized systems.

"MUNICIPAL WATER SYSTEM", means a drinking-water system within the meaning of Section 2 of the Safe Drinking Water Act, 2002, that is owned or operated by the *County*, including centralized and decentralized systems.

"NATURAL HAZARDS", means property or lands that could be unsafe for development due to naturally occurring processes and includes riverine flooding hazards, riverine erosion hazards, and wetlands regulated under the Conservation Authorities Act and associated regulations.

"PARKING SPACE, TANDEM", means two *parking spaces*, one behind the other, which are accessed by the same *parking aisle*.

"PRIVATE COMMUNAL SEWAGE SYSTEM", means a sewage works within the meaning of section 1 of the Ontario Water Resources Act that serves six or more *lots* or private residences and is not owned by a municipality.

"PRIVATE COMMUNAL WATER SYSTEM", means a non-municipal drinking-water system within the meaning of section 2 of the Safe Drinking Water Act, 2002 that serves six or more *lots* or private residences.

4. That Section 5.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Subsection 5.5 and replacing it with the following new subsection 5.5:

5.5 CONVERTED DWELLINGS AND ADDITIONAL RESIDENTIAL UNITS

5.5.1 CONVERTED DWELLINGS

5.5.1.1 WHERE PERMITTED

Where listed as a permitted use in the Zone, a *converted dwelling* containing up to four *dwelling units* is permitted subject to compliance with the provisions of this Section and all other provisions of the Zone in which the *lot* is located.

5.5.1.2 WHERE NOT PERMITTED

Converted dwellings shall not be permitted:

- i) on any *lot* containing an *additional residential unit* or a *garden suite*;
- ii) on any *lot* located in within a Serviced Village defined in Section 2.7.2, unless adequate *municipal water system* and/or *municipal sewage system* capacity to service the *converted dwelling* has been determined and/or confirmed by the *County*; or,
- iii) on any *lot* containing *natural hazards*, unless clearance or approval from the Conservation Authority having jurisdiction has been obtained, or on any *lot* that does not meet Provincial access standards during a regulatory flood event.

5.5.1.3 ALTERATIONS TO DWELLING

Alterations to an *existing single detached dwelling* shall meet the following requirements:

- i) entrances on the front of the building shall be limited to one, which may be shared by *dwelling units* via an internal vestibule or corridor;
- ii) additional exterior entrance(s) shall only be located in the *rear yard* or *interior side yard*;
- iii) there shall be no exterior stairways or balconies except one open fire escape which shall be located only in the *rear yard* or *interior side yard*; and,
- iv) the lot has a minimum of **100 m²** (1076 ft²) of *landscaped open space* located in the *rear yard* that is accessible to all *dwelling units* and/or exclusive access is apportioned to each *dwelling unit*.

5.5.2 ADDITIONAL RESIDENTIAL UNITS

5.5.2.1 WHERE PERMITTED

Where listed as a permitted use in the Zone, *additional residential units* are permitted subject to the provisions of this Section and compliance with all other provisions of the Zone in which the *lot* is located.

Additional residential units located outside of a settlement defined in Section 2.7.2 shall be required to satisfy the minimum distance separation requirements, as determined through the application of the *Minimum Distance Separation Formula I* (MDS I) or not further reduce an existing insufficient MDS I setback.

5.5.2.2 WHERE NOT PERMITTED

Additional residential units shall not be permitted:

- i) on any *lot* within the following settlements as defined in Section 2.7.2:
 - a) Drumbo (Serviced Village);
 - b) Plattsville (Serviced Village); and,
 - c) Bright (Village).
- ii) on any *lot* containing a *boarding or lodging house, a group home, a garden suite, a converted dwelling, a duplex dwelling, a mobile home, or a bed and breakfast establishment*;
- iii) on any *lot* located in within a settlement defined in Section 2.7.2, unless adequate *municipal water system* and/or *municipal sewage system* capacity to service the *additional residential unit(s)* has been confirmed by the *County*;
- iv) on any *lot* containing *natural hazards*, unless clearance or approval from the Conservation Authority having jurisdiction has been obtained, or on any *lot* that does not meet Provincial access standards during a regulatory flood event;
- v) on any *lot* serviced by a *private communal water system* and/or *private communal sewage system*; and,
- vi) notwithstanding the provisions of Section 5.9 and 5.10, on any *lot* in a residential, mixed use or commercial zone, as defined in Section 3.1.1, that is serviced by an *individual on-site sewage system* where the *lot area* doesn't meet the minimum *lot area* provisions of this Section or the Zone in which the *lot* is located whichever is the greater.

5.5.2.3 PROVISIONS FOR ALL ADDITIONAL RESIDENTIAL UNITS

All *additional residential units* shall comply with the provisions of Table 5.5.2.3.

TABLE 5.5.2.3 – PROVISIONS FOR ALL ADDITIONAL RESIDENTIAL UNITS				
Provision	R1, R2, R3, CC and V Zones, where served by both a municipal water system and municipal sewage system	R1, R2 and V Zones, where not served by a municipal sewage system	RE and RR Zones in a settlement area (as defined in Section 2.7.2)	A1, A2, RR, and RE Zones outside of a settlement area (as defined in Section 2.7.2)
Number of Additional Residential Units per lot, Maximum	2, excluding settlement areas listed in 5.5.2.2 i)	1, excluding settlement areas listed in 5.5.2.2 i)	1	2
Cumulative Gross Floor Area for all Additional Residential Units, Maximum	50% of the gross floor area of the principal dwelling, or 50 m ² (538 ft ²) of gross floor area, whichever is the lesser	50% of the gross floor area of the principal dwelling, or 100 m ² (1076 ft ²) of gross floor area, whichever is the lesser		50% of the gross floor area of the principal dwelling, or 140 m ² (1506 ft ²) of gross floor area, whichever is the lesser
Gross Floor Area for an Additional Residential Unit in a Basement or Cellar	Notwithstanding the maximum gross floor area provision, the entire <i>basement</i> or <i>cellar</i> of the <i>principal dwelling</i> may be used for the purposes of an <i>additional residential unit</i> , provided there are no other <i>additional residential units</i> or <i>garden suites</i> on the <i>lot</i>			
Location of Entrances	All <i>dwelling units</i> shall be accessed through a common entrance from an internal corridor or vestibule, except that separate entrance(s) may be located in the <i>rear yard</i> or <i>interior side yard</i> .			
Location of Exterior Stairways	There shall be no exterior stairways except a required emergency exit which shall be located only in the <i>rear yard</i> or <i>interior side yard</i> .			
Unobstructed Pathway to Entrance of Unit(s), Minimum	1.2 m (3.9 ft) wide unobstructed pathway from the <i>front lot line</i> to the entrance. Unobstructed means no obstruction or encroachments to a height of up to 2.3 m (7.5 ft).			
Parking Spaces, Minimum	1 space per <i>additional residential unit</i> is required. Such spaces may be <i>tandem parking spaces</i> , provided no tandem parking space for an <i>additional residential unit</i> is located within a <i>private garage</i> .			
Landscaped Open Space in Rear Yard, Minimum	75 m ² (807 ft ²) for 1 <i>additional residential unit</i> and 100 m ² (1076 ft ²) for 2 <i>additional residential units</i> and such <i>landscaped open space</i> shall be accessible to all <i>dwelling units</i> or exclusive access is apportioned to each <i>dwelling unit</i> .			

5.5.2.4 PROVISIONS FOR DETACHED ADDITIONAL RESIDENTIAL UNITS

An *additional residential unit* in a detached *accessory building* shall comply with the provisions of Table 5.5.2.3 and Table 5.5.2.4, where a conflict exists, the provisions of Table 5.5.2.4 will prevail.

TABLE 5.5.2.4 – PROVISIONS FOR DETACHED ADDITIONAL RESIDENTIAL UNITS					
Provision	R1, R2, R3, CC and V Zones, where served by both a <i>municipal water system</i> and <i>municipal sewage system</i>	R1, R2 and V Zones, where not served by a <i>municipal sewage system</i>	RE and RR Zones, in a settlement area (as defined in Section 2.7.2)	RR and RE Zones, outside of a settlement area (as defined in Section 2.7.2)	A1 and A2 Zones
Lot Area, Minimum	600 m ² (6,458.5 ft ²)	0.6 ha (1.48 ac)	0.6 ha (1.48 ac)	0.6 ha (1.48 ac)	0.6 ha (1.48 ac)
Permitted Location	<i>Rear yard or interior side yard of principal dwelling</i>				Any yard, except a <i>required yard</i>
Required Yards and Setbacks and Lot Coverage	In accordance with Table 5.1.1.3 Regulations for Accessory Uses and Table 5.5.2.3 Provisions for All Additional Residential Units – Maximum Gross Floor Area for all <i>Additional Residential Units</i> , whichever is the lesser				
Building Height, Maximum	In accordance with Table 5.1.1.3 Regulations for Accessory Uses and shall not exceed the <i>height</i> of the <i>principal dwelling</i>			In accordance with Table 5.1.1.3 Regulations for Accessory Uses	
Distance from the Principal Dwelling, Minimum	In accordance with Table 5.1.1.3 Regulations for Accessory Uses				
Distance from the Principal Dwelling, Maximum	No provision	No provision	No provision	No provision	30 m (98.4 ft)
Distance from Public Street, Maximum	40 m (147.6 ft)	40 m (147.6 ft)	40 m (147.6 ft)	No provision	No provision
Privacy Fence, Minimum	A solid privacy fence with a minimum height of 1.8 m around the perimeter of the <i>rear yard</i>	A solid privacy fence with a minimum height of 1.8 m along a <i>lot line</i> where the detached dwelling unit is located within 7.5 m (24.6 ft) of that <i>lot line</i>		No provision	No provision
Window Openings above Ground Floor	Not permitted in a wall facing an <i>interior side yard</i> or <i>rear yard</i>			No provision	No Provision
Decks, Balconies and Rooftop Patios	Not permitted			No provision	No Provision

5. That Section 5.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting subsection 5.7 and replacing it with the following new subsection 5.7:

5.7 **DWELLING UNITS BELOW GRADE**

No *dwelling unit* shall be created in a *cellar* or *basement*, where the *building or structure* is located within a *natural hazard* or the *lot* does not meet Provincial access standards during a regulatory flood event.

6. That Section 5.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting the words “son, daughter” and replacing them with “child” in subsection 5.11.2.
7. That Section 5.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting subsection 5.14.1 and replacing it with the following new subsection 5.14.1:

5.14.1 WHERE PERMITTED

A *home occupation* is permitted within a residential *dwelling unit* and/or an *accessory building* on the same *lot*, subject to compliance with the provisions of this Section and all other provisions of the Zone in which the *lot* is located. A *home occupation* is not permitted within an *additional residential unit*, *converted dwelling*, or *garden suite*.

8. That Section 5.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting subsections 5.14.7, 5.14.8 and 5.14.9 and replacing them with the following new subsections 5.14.7 and 5.14.8:

5.14.7 BED AND BREAKFAST ESTABLISHMENT

A *bed and breakfast establishment* shall be considered a *home occupation* located in a *single detached dwelling*. Notwithstanding the *gross floor area* limit for a *home occupation* in subsection 5.14.2, a *bed and breakfast establishment* shall be limited to three guest rooms. In a settlement, a *bed and breakfast establishment* is not permitted on a *lot* containing *additional residential unit(s)*, a *converted dwelling*, or a *garden suite*.

5.14.8 HOME DAYCARE

A home daycare, located in a *single detached dwelling*, a *semi-detached dwelling*, or a *duplex dwelling* with accommodation for up to and including 5 children, shall be considered a *home occupation*. The *gross floor area* limit for a *home occupation* in subsection 5.14.2, shall not apply to a home daycare. In a settlement, a home daycare is not permitted on a *lot* containing *additional residential unit(s)*, a *converted dwelling*, or a *garden suite*.

9. That Section 5.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting the existing Section 5.17.1 and replacing it with a new subsection 5.17.1 as follows:

5.17.1 No land shall be used or built upon and no *building or structure* shall be altered, erected, used or expanded for any purpose unless the land is serviced by municipal services, including, as applicable, *municipal water system*, *municipal sewage system*, drainage systems and *improved streets*, which meet all applicable *County* and/or *Township* standards. Adequacy of *municipal water system* and *municipal sewage*

system capacity shall be confirmed by the *County* prior to issuance of a Building Permit.

10. That Section 5.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting the provisions in Table 5.18.2.1 for "Residential Uses" and replacing them with the following new provisions for "Residential Uses":

TABLE 5.19.2.1 - PARKING STANDARDS		
Land Use Category	Use	Number of Vehicle Parking Spaces Required
Residential Uses	- <i>single detached dwelling</i> - <i>duplex dwelling</i> - <i>semi-detached dwelling</i> - <i>mobile dwelling</i> - <i>street fronting townhouse dwelling</i>	- 2 per <i>dwelling unit</i>
	- <i>home occupation</i>	- 1 space
	- <i>bed and breakfast</i> - <i>boarding or lodging house</i>	- 1 per <i>guest room</i>
	- <i>garden suite</i>	- 1 per <i>garden suite</i>
	- <i>additional residential unit</i>	- 1 per <i>additional residential unit</i>
	- residential units in a portion of a non-residential <i>building</i> - <i>multiple unit dwelling</i> - <i>apartment dwelling</i> - <i>converted dwelling</i>	- 1.5 per <i>dwelling unit</i>
	- <i>long term care facility</i>	- 1 per 3 beds or fraction thereof

11. That Section 5.0 to By-Law Number 1360-2002, as amended, is hereby further amended by adding the following new subsection 5.18.2.5:

5.18.2.5 PARKING SPACES WITHIN A PRIVATE GARAGE

Where parking is provided at the *dwelling unit* in an individual *driveway*, *parking spaces* may be within a *private garage*, with the exception that *parking spaces* within a *private garage* shall not be used to satisfy parking requirements for *additional residential units*, *converted dwellings* and *garden suites*.

12. That Section 6.0 to By-Law Number 1360-2002, as amended, is hereby further amended by deleting Section 6.1: Uses Permitted and replacing it with the following:

6.1 **USES PERMITTED**

No *person* shall within any A1 Zone use any *lot* or *erect*, *alter* or use any *building* or *structure* for any purpose except one or more of the A1 *uses* in Table 6.1:

TABLE 6.1: USES PERMITTED
• <i>an additional residential unit</i> within the <i>principal dwelling</i> , in accordance with the provisions of Section 5.5;
• an <i>animal kennel</i> , in accordance with the provisions of Section 5.3 and Section 6.2.3;
• a <i>communications structure</i> ;
• a <i>conservation project</i> ;
• an <i>existing converted dwelling</i> , containing up to two <i>dwelling units</i> ;
• a <i>farm</i> ;
• a <i>garden suite</i> , in accordance with the provisions of Section 5.11;
• a <i>group home</i> , in accordance with the provisions of Section 5.13;
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• an oil or gas well;
• a <i>private airfield</i> ;
• a <i>public use</i> , in accordance with the provisions of Section 5.21;
• a <i>regulated farm</i> ;
• a seasonal fruit, vegetable, flower or farm produce sales outlet, provided the produce is the product of the <i>farm</i> on which the outlet is located;
• a <i>single detached dwelling</i> ;
• a <i>wayside sand or gravel pit</i> in accordance with the provisions of Section 5.31.

13. That Section 6.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsections 6.2.4 and 6.2.5.

14. That Section 6.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 6.2.6 and replacing it with the following new subsection 6.2.6:

6.2.6 LOCATION OF NEW ACCESSORY DWELLINGS, ADDITIONAL RESIDENTIAL UNITS AND GARDEN SUITES

New accessory *dwelling*s, *additional residential units*, *garden suite*s, and temporary *dwelling*s, shall be required to satisfy the minimum distance separation requirements as determined through the application of the *Minimum Distance Separation Formula I (MDS I)*, or not further reduce an *existing* insufficient *MDS I* setback.

15. That Section 6.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the preamble in subsection 6.3 and replacing with the following new preamble to subsection 6.3:

6.3 **SPECIAL PROVISIONS FOR A CONVERTED DWELLING (A1-C)**

An existing converted dwelling with up to two dwelling units is permitted within a single detached dwelling on A1-C zoned lots.

16. That Section 7.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 7.1: Uses Permitted and replacing it with the following:

7.1 **USES PERMITTED**

No person shall within any A2 Zone use any lot or erect, alter or use any building or structure for any purpose except one or more of the A2 uses in Table 7.1:

TABLE 7.1: USES PERMITTED
• an additional residential unit within the principal dwelling, in accordance with the provisions of Section 5.5;
• an animal kennel, in accordance with the provisions of Section 5.3 and Section 7.2.4;
• a communications structure;
• a conservation project;
• an existing converted dwelling, containing up to two dwelling units;
• a farm;
• a garden suite, in accordance with the provisions of Section 5.11;
• a group home, in accordance with the provisions of Section 5.13;
• a home occupation, in accordance with the provisions of Section 5.14;
• an oil or gas well;
• a private airfield;
• a public use, in accordance with the provisions of Section 5.21;
• a regulated farm;
• a seasonal fruit, vegetable, flower or farm produce sales outlet, provided the produce is the product of the farm on which the outlet is located;
• a single detached dwelling if accessory to a farm or regulated farm;
• a wayside sand or gravel pit or stone quarry in accordance with the provisions of Section 5.33.

17. That Section 7.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 7.2.5.
18. That Section 7.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 7.2.6 and replacing it with the following new subsection 7.2.6:

7.2.6 LOCATION OF NEW ACCESSORY DWELLINGS, ADDITIONAL RESIDENTIAL UNITS AND GARDEN SUITES

New accessory *dwelling*s, *additional residential units*, *garden suites*, and temporary *dwelling*s, shall be required to satisfy the minimum distance separation requirements as determined through the application of the *Minimum Distance Separation Formula I (MDS I)*, or not further reduce an *existing* insufficient *MDS I* setback.

19. That Section 7.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the preamble in subsection 7.3 and replacing with the following new preamble to subsection 7.3:

7.3 **SPECIAL PROVISIONS FOR A CONVERTED DWELLING (A2-C)**

An *existing converted dwelling* with up to two *dwelling units* is permitted within a *single detached dwelling* on A2-C zoned *lots*.

The A2-C Zone applies to the following properties in the Township of Blandford-Blenheim:

- (i) Part Lots 14 & 15, Concession 14 (Blenheim)
- (ii) Part Lot 6, Concession 13 (Blenheim)
- (iii) Part Lot 11, Concession 6 (Blenheim)
- (iv) Part Lot 1, Concession 4 (Blenheim)

20. That Section 8.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting “a converted dwelling, in accordance with the provisions of Section 5.5” from Table 8.1.
21. That Section 8.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the words “where sanitary sewers and public water supply not available” in Table 8.2, under “Lot Area, Minimum” and replacing them with “where a *municipal sewage system* is not available”.
22. That Section 8.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 8.3.
23. That Section 9.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 9.1: Uses Permitted and replacing it with the following:

9.1 **USES PERMITTED**

No *person* shall within any RR Zone use any *lot* or *erect*, *alter* or use any *building* or *structure* for any purpose except one or more of the RR *uses* in Table 9.1:

TABLE 9.1: USES PERMITTED
• an <i>additional residential unit</i> , in accordance with the provisions of Section 5.5;
• an <i>existing converted dwelling</i> , containing up to two <i>dwelling units</i> ;
• a <i>garden suite</i> , in accordance with the provisions of Section 5.11;

TABLE 9.1: USES PERMITTED
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• a public use, in accordance with the provisions of Section 5.21;
• a <i>single detached dwelling</i> ;
• a <i>wayside sand or gravel pit or stone quarry</i> in accordance with the provisions of Section 5.31.

24. That Section 9.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 9.3.
25. That Section 10.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 10.1: Uses Permitted and replacing it with the following:

10.1 **USES PERMITTED**

No *person* shall within any RE Zone use any *lot* or *erect*, *alter* or use any *building* or *structure* for any purpose except one or more of the RE *uses* in Table 10.1:

TABLE 10.1: USES PERMITTED
• an <i>additional residential unit</i> , in accordance with the provisions of Section 5.5;
• an <i>existing converted dwelling</i> , containing up to two <i>dwelling units</i> ;
• a <i>garden suite</i> , in accordance with the provisions of Section 5.11;
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• a public use, in accordance with the provisions of Section 5.21;
• a <i>single detached dwelling</i> ;
• a <i>wayside sand or gravel pit or stone quarry</i> , in accordance with the provisions of Section 5.31.

26. That Section 10.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsections 10.3.
27. That Section 11.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 11.1: Uses Permitted and replacing it with the following:

11.1 **USES PERMITTED**

No *person* shall within any R1 Zone use any *lot* or *erect*, *alter* or use any *building* or *structure* for any purpose except one or more of the R1 *uses* in Table 11.1:

TABLE 11.1: USES PERMITTED
• an <i>additional residential unit</i> , in accordance with the provisions of Section 5.5;

TABLE 11.1: USES PERMITTED
• an existing converted dwelling, containing up to two dwelling units;
• a garden suite, in accordance with the provisions of Section 5.11;
• a group home, in accordance with the provisions of Section 5.13;
• a home occupation, in accordance with the provisions of Section 5.14;
• a public use, in accordance with the provisions of Section 5.21;
• a single detached dwelling.

28. That Section 11.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the heading “Where sanitary sewers are not available” in Table 11.2 and replacing it with the heading “Where a *municipal sewage system* is not available” and deleting the heading “Where served by both sanitary sewers and public water supply” in Table 11.2 and replacing it with the heading “Where served by both a *municipal sewage system* and *municipal water system*”.

29. That Section 11.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 11.3 and replacing it with the following new subsection 11.3:

11.3 SPECIAL PROVISIONS FOR A CONVERTED DWELLING (R1-C)

An existing converted dwelling containing up to two dwelling units is permitted within a single detached dwelling on R1-C zoned lots.

The R1-C Zone applies to the following properties in the Township of Blandford-Blenheim:

- (i) Lot 19, Plan 41M-141, Fennel Street – Plattsville (Blenheim)
- (ii) Part 5, 41R-5551, Cuthbertson Street – Bright (Blandford)
- (iii) Powell Street at Matheson – Drumbo (Blenheim)
- (iv) West side of Main Street North between Cowan & Gissing Streets – Princeton (Blenheim)
- (v) East side of Main Street North, between Gissing Street & CNR line – Princeton (Blenheim)
- (vi) Southeast corner of Railway & McQueen Streets – Princeton (Blenheim)

30. That Section 12.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 12.1: Uses Permitted and replacing it with the following:

12.1 USES PERMITTED

No person shall within any R2 Zone use any lot or erect, alter or use any building or structure for any purpose except one or more of the R2 uses in Table 12.1:

TABLE 12.1: USES PERMITTED
• an additional residential unit, in accordance with the provisions of Section 5.5;

TABLE 12.1: USES PERMITTED
• an <i>existing converted dwelling</i> , containing up to two <i>dwelling units</i> ;
• a <i>duplex dwelling</i> ;
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• a public use, in accordance with the provisions of Section 5.21;
• a <i>semi-detached dwelling</i> ;
• a <i>single detached dwelling</i> .

31. That Section 12.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the preamble to Section 12.2 and replacing it with the following:

12.2 **ZONE PROVISIONS**

No *person* shall within any R2 Zone use any *lot* or *erect, alter* or use any *building* or *structure* unless the *lot* is served by both a *municipal sewage system* and *municipal water system* and is in accordance with the provisions in Table 12.2:

32. That Section 12.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the term “converted dwelling” from the heading of the 4th column of Table 12.2.

33. That Section 13.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 13.1: Uses Permitted and replacing it with the following:

13.1 **USES PERMITTED**

No *person* shall within any R3 Zone use any *lot* or *erect, alter* or use any *building* or *structure* for any purpose except one or more of the R3 *uses* in Table 13.1:

TABLE 13.1: USES PERMITTED
• an <i>additional residential unit</i> , in accordance with the provisions of Section 5.5;
• an <i>apartment dwelling</i> ;
• a <i>boarding or lodging house</i> ;
• a <i>converted dwelling</i> , containing up to four <i>dwelling units</i> , in accordance with the provisions of Section 5.5;
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• a <i>multiple unit dwelling</i> ;
• a public use, in accordance with the provisions of Section 5.21;
• a <i>street fronting townhouse</i> .

34. That Section 13.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the preamble to Section 13.2 and replacing it with the following:

13.2 **ZONE PROVISIONS**

No *person* shall within any R3 Zone use any *lot* or *erect, alter* or use any *building* or *structure* unless the *lot* is served by both a *municipal sewage system* and *municipal water system* and is in accordance with the provisions in Table 13.2:

35. That Section 15.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 15.1: Uses Permitted and replacing it with the following:

15.1 **USES PERMITTED**

No *person* shall within any V Zone use any *lot* or *erect, alter* or use any *building* or *structure* for any purpose except one or more of the V *uses* in Table 15.1:

TABLE 15.1: USES PERMITTED
• an <i>additional residential unit</i> , in accordance with the provisions of Section 5.5;
• an <i>automobile service station</i> ;
• a bakeshop;
• a <i>business or professional office</i> ;
• a <i>commercial school</i> ;
• a community centre;
• an <i>existing converted dwelling</i> , containing up to two <i>dwelling units</i> ;
• a <i>dwelling unit</i> in a portion of a non-residential <i>building</i> except that in the case of an <i>automobile service station</i> such <i>dwelling</i> shall not be permitted;
• an <i>eating establishment</i> ;
• a financial institution;
• a fire hall or police station;
• a <i>fraternal lodge</i> or <i>institutional hall</i> ;
• a funeral home;
• a <i>group home</i> , in accordance with the provisions of Section 5.13;
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• a laundromat;
• a <i>medical centre</i> ;
• a <i>parking lot</i> ;
• a <i>personal service establishment</i> ;
• a <i>place of entertainment</i> ;
• a public use, in accordance with the provisions of Section 5.21;

TABLE 15.1: USES PERMITTED
• a retail store;
• a retail outlet, a wholesale outlet or a business office <i>accessory</i> to a permitted use;
• a service shop;
• a single detached dwelling;
• a studio;
• a veterinary clinic, with no outside kennels or runs.

36. That Section 15.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the preamble to Section 15.2 and replacing it with the following:

15.2 **ZONE PROVISIONS**

No person shall within any V Zone use any lot or erect, alter or use any building or structure except in accordance with the provisions in Table 15.2:

The lot area provision for residential uses are cumulative with the lot area provision for non-residential uses when such residential use is located on the same lot with a permitted non-residential use. No person shall use any lot or erect, alter or use any building or structure for the any of the uses in Table 15.1 unless the lot is served by partial services (a municipal sewage system or a municipal water system) or by private services (individual on-site sewage system and individual on-site water system).

37. That Section 15.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 15.3 and replacing it with the following new subsection 15.3:

15.3 **SPECIAL PROVISIONS FOR A CONVERTED DWELLING (V-C)**

An existing converted dwelling containing up to two dwelling units is permitted within a single detached dwelling on R1-C zoned lots.

The V-C Zone applies to the following properties in the Township of Blandford-Blenheim:

- (i) Northwest corner of Main Street North & Victoria Street West – Princeton (Blenheim)
- (ii) Southwest corner of Main Street North & Victoria Street West - Princeton (Blenheim)

38. That Section 16.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 16.1: Uses Permitted and replacing it with the following:

16.1 **USES PERMITTED**

No person shall within any CC Zone use any lot or erect, alter or use any building or structure for any purpose except one or more of the CC uses in Table 16.1:

TABLE 16.1: USES PERMITTED
• an <i>additional residential unit</i> , within an <i>existing single detached dwelling</i> and/or in a <i>building accessory</i> to an <i>existing single detached dwelling</i> , in accordance with Section 5.5;
• an <i>automobile service station</i> ;
• a <i>bakeshop</i> ;
• a <i>business or professional office</i> ;
• a <i>commercial school</i> ;
• a <i>community centre</i> ;
• an <i>existing converted dwelling</i> , containing up to two <i>dwelling units</i> ;
• a <i>dwelling unit</i> in a portion of a non-residential <i>building</i> except that in the case of an <i>automobile service station</i> such dwelling shall not be permitted;
• an <i>eating establishment</i> ;
• a financial institution;
• a fire hall or police station;
• a <i>fraternal lodge or institutional hall</i> ;
• a funeral home;
• a <i>group home</i> , in accordance with the provisions of Section 5.13;
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• a laundromat;
• a <i>medical centre</i> ;
• a motor vehicle washing establishment;
• a <i>parking lot</i> ;
• a <i>personal service establishment</i> ;
• a <i>place of entertainment</i> ;
• a <i>public library</i> ;
• a <i>public use</i> , in accordance with the provisions of Section 5.21;
• a <i>recreational or athletic facility or club</i> ;
• a <i>retail store</i> ;
• a <i>service shop</i> ;
• a <i>single detached dwelling</i> ;
• a <i>studio</i> ;
• a tent and awning shop;

TABLE 16.1: USES PERMITTED
<ul style="list-style-type: none"> • a <i>veterinary clinic</i>, with no outside kennels or runs.

39. That Section 16.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting the preamble to Section 16.2 and replacing it with the following before Table 16.2:

16.2 **ZONE PROVISIONS**

No *person* shall within any CC Zone use any *lot* or *erect*, *alter* or use any *building* or *structure* except in accordance with the provisions in Table 16.2:

The *lot area* provision for residential *uses* are cumulative with the *lot area* provision for non-residential *uses* when such residential *use* is located on the same *lot* with a permitted non-residential *use*. No *person* shall use any *lot* or *erect*, *alter* or use any *building* or *structure* for the any of the *uses* in Table 16.1 unless the *lot* is served by a *municipal sewage system* and *municipal water system*.

40. That Section 16.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 16.3.

41. That Sections 17.0, 18.0, and 19.0 to By-law Number 1360-2002, as amended, are hereby further amended by deleting all instances of the words “where sanitary sewers are not available” and replacing them with “where a *municipal sewage system* is not available” and deleting all instances of the words “where served by both sanitary sewers and public water supply” and replacing them with “where served by both a *municipal sewage system* and *municipal water system*” throughout Tables 17.2, 18.2, and 19.2.

42. That Section 22.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 22.1: Uses Permitted and replacing it with the following:

22.1 **USES PERMITTED**

No *person* shall within any I Zone use any *lot* or *erect*, *alter* or use any *building* or *structure* for any purpose except one or more of the I *uses* in Table 22.1:

TABLE 22.1: USES PERMITTED
<ul style="list-style-type: none"> • an administrative office of the <i>Corporation</i>, the <i>County</i>, the Government of Ontario or the Government of Canada;
<ul style="list-style-type: none"> • a cemetery;
<ul style="list-style-type: none"> • a community centre;
<ul style="list-style-type: none"> • a <i>daycare centre</i>;
<ul style="list-style-type: none"> • a <i>dwelling unit</i> in a portion of a non-residential <i>building</i>, if <i>accessory</i> to a permitted <i>use</i> on the <i>lot</i>;
<ul style="list-style-type: none"> • a fire hall or police station;
<ul style="list-style-type: none"> • a <i>fraternal lodge</i> or <i>institutional hall</i>;

TABLE 22.1: USES PERMITTED
• a funeral home;
• a <i>group home</i> , in accordance with the provisions of Section 5.13;
• a <i>home occupation</i> , in accordance with the provisions in Section 5.14;
• a <i>long term care facility</i> ;
• a <i>medical centre</i> ;
• a <i>municipal yard</i> ;
• a museum;
• a <i>parking lot</i> ;
• a <i>place of worship</i> ;
• a <i>public or private school</i> ;
• a <i>public use</i> in accordance with the provisions of Section 5.21;
• a <i>public or private hospital</i> ;
• a <i>public library</i> ;
• a <i>single detached dwelling</i> , if accessory to a permitted use on the <i>lot</i> .

43. That Section 22.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting all instances of the words “where sanitary sewers are not available” and replacing them with the words “where a *municipal sewage system* is not available” and deleting all instances of the words “where served by both sanitary sewers and public water supply” and replacing them with “where served by both a *municipal sewage system* and *municipal water system*” throughout Table 22.2.
44. That Section 22.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 22.3.
45. That Section 23.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting Section 23.1: Uses Permitted and replacing it with the following:

23.1 **USES PERMITTED**

No *person* shall within any REC Zone use any lot or *erect, alter* or use any *building* or *structure* for any purpose except one or more of the REC *uses* in Table 23.1:

TABLE 23.1: USES PERMITTED
• an arena;
• a community centre;
• a <i>conservation project</i> ;

TABLE 23.1: USES PERMITTED
• a flood control structure;
• a golf course;
• a <i>home occupation</i> , in accordance with the provisions of Section 5.14;
• a museum;
• an <i>outdoor commercial recreation facility</i> ;
• a <i>park</i> ;
• a playground;
• a <i>public library</i> ;
• a <i>public use</i> , in accordance with the provisions of Section 5.21;
• a <i>recreation or athletic facility or club</i> ;
• a <i>single detached dwelling</i> , if <i>accessory</i> to a permitted use on the lot;
• a sports field;
• a <i>wayside sand or gravel pit</i> or <i>stone quarry</i> , outside of a designated settlement, in accordance with the provisions of Section 5.33.

46. That Section 23.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting all instances of the words “where sanitary sewers and/or public water supply not available” and replacing them with “where a *municipal sewage system* and/or *municipal water system* are not available” and deleting all instances of the words “where served by both sanitary sewers and public water supply” and replacing them with “where served by both a *municipal sewage system* and *municipal water system*” throughout Table 23.2.
47. That Section 23.0 to By-law Number 1360-2002, as amended, is hereby further amended by deleting subsection 23.3
48. This By-law comes into force in accordance with Sections 34(21) and (30) of the Planning Act, R.S.O. 1990, as amended.

READ a first and second time this 5th day of July, 2023.

READ a third time and finally passed this 5th day of July, 2023.


Mark Peterson – Mayor

(SEAL)


Rodger Mordue, CAO/Clerk