

The Corporation of the Town of Pelham

By-law No. 47-2024

Being a By-law to amend Town of Pelham Zoning By-law No. 4481(2022) to regulate cannabis-related uses and industrial hemp-related uses in the Town of Pelham.

File No. AM-05-2024

WHEREAS on August 30, 2022, the Council of the Corporation of the Town of Pelham approved Town of Pelham Comprehensive Zoning By-law No. 4481 (2022) to regulate the use of land, buildings and structures within the Town of Pelham ("the Zoning By-law");

AND WHEREAS the Council of the Corporation of the Town of Pelham has initiated an application to amend the Zoning By-law to regulate cannabis-related uses and industrial hemp-related uses in the Town of Pelham;

AND WHEREAS the Council of the Corporation of the Town of Pelham has conducted a public hearing in regard to this application, as required by sub-section 34(12) of the *Planning Act*, R.S.O. 1990, c. P.13 ("the *Planning Act*");

AND WHEREAS the Council of the Corporation of the Town of Pelham deems it desirable to amend the Zoning By-law as set out herein and has authority to do so under the provisions of the *Planning Act*;

NOW THEREFORE the Council of the Corporation of the Town of Pelham enacts as follows:

1. THAT Section 1.4 d) of the Zoning By-law is hereby amended to add the following zones and symbols to the chart for Rural/Agricultural Zones:

Zone	Symbol
Agricultural Zone - Cannabis	A-CAN
Specialty Agriculture Zone – Cannabis	SA-CAN
Rural Employment Zone – Cannabis	RE-CAN

2. THAT Section 2 of the Zoning By-law is hereby amended to add the following definitions, which shall be interspersed alphabetically:

CANNABIS-RELATED USE – INDOOR means those activities authorized in accordance with the Federal cannabis Regulation SOR-2018-144 as amended that are carried out within an enclosed building or structure.

CANNABIS-RELATED USE - OUTDOOR means those activities authorized in accordance with the Federal cannabis Regulation SOR-2018-144 as amended that only involve the growing and harvesting of cannabis outdoors.

INDUSTRIAL HEMP-RELATED USE - INDOOR means those activities authorized in accordance with the Federal cannabis Regulation SOR-2018-145 as amended that are carried out within an enclosed building or structure.

INDUSTRIAL HEMP-RELATED USE – OUTDOOR means those activities authorized in accordance with the Federal cannabis Regulation SOR-2018-145 as amended that only involve the growing and harvesting of hemp outdoors.

SENSITIVE LAND USE means school, day care, playground, sporting venue, park, recreational area, residence, place of worship, community centre or any other place where people regularly gather or sleep.

THAT Section 4.1.1 a) is hereby amended by adding the following minimum parking requirements to the chart for Other Uses:

Cannabis-Related Use – Indoor	1 space per 100m ² (1076.39 ft ²)
	Gross Floor Area (GFA)
Industrial Hemp-related Use – Indoor	1 space per 100m ² (1076.39 ft ²)
·	GFA

THAT Section 5 is hereby amended by adding the following zoning categories and their permitted uses:

Zone	Permitted Uses
Agricultural Zone – Cannabis (A-CAN)	 Cannabis-Related Use – Indoor; and Industrial Hemp- Related Use – Indoor.
Specialty Agriculture Zone – Cannabis (SA-CAN)	 Cannabis-Related Use – Indoor; and Industrial Hemp- Related Use – Indoor.
Rural Employment Zone – Cannabis (RE-CAN)	 Cannabis-Related Use – Indoor; and Industrial Hemp- Related Use – Indoor.

5. THAT Section 5.1.2 is amended the following Zone Requirements for Agricultural Uses:

Minimum Setback for Cannabis-Related Use – Outdoor	300.0m
from a Sensitive Land Use	
Minimum Setback for Industrial Hemp-Related Use –	300.0m
Outdoor from a Sensitive Land Use	

- **THAT** Section 5 is amended to add Section 5.1.A: Agricultural Zone Cannabis (A-CAN), the full text of which is appended hereto as Schedule "A" and forms part of this By-law.
- **7. THAT** Section 5.2.2 is amended to add the following Zone Requirements for Specialty Agricultural Uses:

Minimum Setback for Cannabis-Related Use – Outdoor from a Sensitive Land Use	300.0m
Minimum Setback for Industrial Hemp-Related Use –	300.0m
Outdoor from a Sensitive Land Use	

- **8. THAT** Section 5 is amended to add Section 5.2.A: Specialty Agricultural Zone Cannabis (SA-CAN), the full text of which is appended hereto as Schedule "B" and forms part of this By-law.
- **9. THAT** Section 5 is amended to add Section 5.3.A: Rural Employment Zone Cannabis (RE-CAN), the full text of which is appended hereto as Schedule "C" and forms part of this By-law.
- **10. THAT** all other provisions of the Zoning By-law remain in full force and effect and continue to apply.
- **11. THAT** this By-law shall come into force and take effect on the date of final passing by the Council of the Corporation of the Town of Pelham, subject to the provisions of the *Planning Act*.

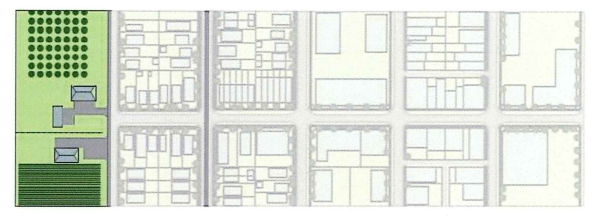
Read, enacted, signed and sealed on this 10th day of July, 2024.

Marvin Junkin, Mayor

Holly Willford, Town Clerk

A-CAN

5.1.A AGRICULTURAL ZONE - CANNABIS



Subject to the general provisions of Section 3 and all other applicable requirements of this By-law, the provisions of this section shall apply throughout the Agricultural Zone – Cannabis (A-CAN).

5.1.A.1 Permitted Uses

- a) Cannabis-Related Use Indoor; and
- b) Industrial Hemp-Related Use Indoor.

A retail store is not permitted as an accessory use to any of the permitted uses listed in this section.

5.1.A.2 Zone Requirements for Permitted Uses

Minimum Lot Frontage for micro-processing and micro-cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

100.0m

Minimum Lot Frontage for standard processing and standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

200.0m

Minimum Lot Frontage for industrial hemp-related uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145

200.0m

Minimum Lot Area for micro-processing and microcultivation as defined by the Federal Cannabis Regulation SOR-2018-144

3.0ha

Schedule "A" to By-law No. 47-2024

Minimum Lot Area for standard processing and 10.0ha standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144 Minimum Lot Area for industrial hemp-related uses 10.0ha as defined by the Federal Industrial Hemp Regulation SOR-2018-145 Maximum Lot Coverage 30% Minimum Front Yard for micro-processing and 20.0m micro-cultivation as defined by the Federal Cannabis Regulation SOR-2018-144 Minimum Front Yard for standard processing and 80.0m standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144 Minimum Front Yard for industrial hemp-related 80.0m uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145 Minimum Side Yard or Rear Yard for micro-15.0m, except where processing and micro cultivation as defined by the ventilating fans in a wall Federal Cannabis Regulation SOR-2018-144 exhaust into the respective Side Yard or Rear Yard, in which case the minimum Yard shall be 25.0m Minimum Side Yard or Rear Yard for standard 40.0m, except where processing and standard cultivation as defined by ventilating fans in a wall the Federal Cannabis Regulation SOR-2018-144 exhaust into the respective Side Yard or Rear Yard, in which case the minimum Yard shall be 60.0m Minimum Side Yard or Rear Yard for industrial 40.0m, except where hemp-related uses as defined by the Federal ventilating fans in a wall Industrial Hemp Regulation SOR-2018-145 exhaust into the respective Side Yard or Rear Yard, in which case the minimum Yard shall be 60.0m Minimum Exterior Side Yard for micro-processing 20.5m

Cannabis Regulation SOR-2018-144

and micro cultivation as defined by the Federal

Schedule "A" to By-law No. 47-2024

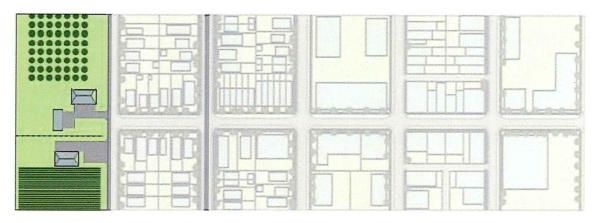
Minimum Exterior Side Yard for standard processing 80.0m and standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

Minimum Exterior Side Yard for industrial hemprelated uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145 80.0m

Minimum Setback for storage area from Streetline Lot Line of an adjacent lot with a Residential Use 30.0m

SA-CAN

5.2.A SPECIALTY AGRICULTURAL ZONE - CANNABIS



Subject to the general provisions of Section 3 and all other applicable requirements of this By-law, the provisions of this section shall apply throughout the Specialty Agricultural Zone – Cannabis (SA-CAN).

5.2.A.1 Permitted Uses

- a) Cannabis-Related Use Indoor; and
- b) Industrial Hemp-Related Use Indoor.

A retail store is not permitted as an accessory use to any of the permitted uses listed in this section.

5.2.A.2 Zone Requirements for Permitted Uses

Minimum Lot Frontage for micro-processing and micro-cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

100.0m

Minimum Lot Frontage for standard processing and standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

200.0m

Minimum Lot Frontage for industrial hemp-related uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145

200.0m

Schedule "B" to By-law No. 47-2024

Minimum Lot Area for micro-processing and microcultivation as defined by the Federal Cannabis Regulation SOR-2018-144

3.0ha

Minimum Lot Area for standard processing and standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

10.0ha

Minimum Lot Area for industrial hemp-related uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145

10.0ha

Maximum Lot Coverage

30%

Minimum Front Yard for micro-processing and micro-cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

20.0m

Minimum Front Yard for standard processing and standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

80.0m

Minimum Front Yard for industrial hemp-related uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145

80.0m

Minimum Side Yard or Rear Yard for microprocessing and micro cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

15.0m, except where ventilating fans in a wall exhaust into the respective Side Yard or Rear Yard, in which case the minimum Yard shall be 25.0m

Minimum Side Yard or Rear Yard for standard processing and standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

40.0m, except where ventilating fans in a wall exhaust into the respective Side Yard or Rear Yard, in which case the minimum Yard shall be 60.0m

Minimum Side Yard or Rear Yard for industrial hemp-related uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145 40.0m, except where ventilating fans in a wall exhaust into the respective Side Yard or Rear Yard, in which case the minimum Yard shall be 60.0m

Schedule "B" to By-law No. 47-2024

Minimum Exterior Side Yard for micro-processing and micro cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

20.5m

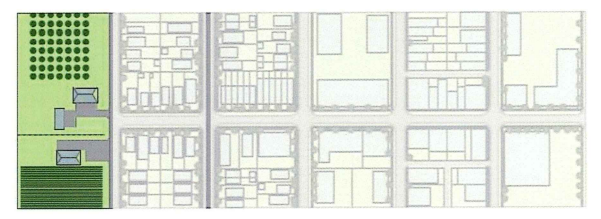
Minimum Exterior Side Yard for standard processing 80.0m and standard cultivation as defined by the Federal Cannabis Regulation SOR-2018-144

Minimum Exterior Side Yard for industrial hemprelated uses as defined by the Federal Industrial Hemp Regulation SOR-2018-145 80.0m

Minimum Setback for storage area from Streetline Lot Line of an adjacent lot with a Residential Use 30.0m

RE-CAN

RURAL EMPLOYMENT ZONE - CANNABIS 5.3.A



Subject to the general provisions of Section 3 and all other applicable requirements of this By-law, the provisions of this section shall apply throughout the Rural Employment Zone - Cannabis (RE-CAN).

5.3.A.1 **Permitted Uses**

- a) Cannabis-Related Use Indoor; and
- b) Industrial Hemp-Related Use Indoor.

A retail store is not permitted as an accessory use to any of the permitted uses listed in this section.

5.3.A.2 **Zone Requirements for Permitted Uses**

Minimum Lot Frontage	30.0m
Minimum Lot Area	2000.0m ²
Maximum Lot Coverage	60%
Minimum Front Yard	14.0m

Minimum Exterior Side Yard 14.0m

Minimum Side Yard 6.0m, except where adjacent to a Residential Zone, in which case the minimum Side

Schedule "C" to By-law No. 47-2024

Minimum Rear Yard

7.5m, except where adjacent to a Residential Zone, in which case the minimum Rear Yard shall be 15.0m

5.3.A.3 Additional Requirements

- a) Notwithstanding Section 5.3.A.2, no minimum Side Yard or Rear Yard shall be required adjacent to a railway spur.
- b) Outside storage shall only be permitted within a Rear Yard which is screened from public view.
- c) A landscaped amenity area of a minimum width of 3.0m shall be provided adjacent to any Residential Zone or Commercial Zone or a Street that abuts the Side Yard or Rear Yard.
- d) Exterior lighting and illuminated signage shall be directed away from any adjacent Residential Zone.
- e) Required loading spaces shall not be located in any Front Yard or any Yard adjacent to a Residential Zone.