3.18 Accessory Home

Accessory homes are subject to the following regulations:

Bylaw 871-25

- 1. The *accessory home* shall be used for the accommodation of the *household* of an agricultural worker or caretaker.
- 2. An *accessory home* is not permitted on a *parcel* less than 3.8 ha (9.4 acres) in area.

Bylaw 871-266

- 2.1. Except for Lot 7, DL 121, ODYD, Plan 21785 which is permitted on a parcel having an area of 2.02 ha (5.0 acres).
- 3. The *accessory home's gross floor area* shall not exceed the lesser of 140 square metres *gross floor area* or 75% of the *gross floor area* of the principal single detached dwelling.

 Bylaw 871-25
- 4. An accessory home shall be an accessory use.
- 5. One accessory home is permitted per 3.8 ha (9.4 acres) to a maximum of two (2) accessory homes per parcel.
- 6. One *parking space* per *accessory home* is required in addition to those required for the principal dwelling.
- 7. A standard *home based business* is permitted in an *accessory home*.
- 8. A bed and breakfast is not permitted in an *accessory home*.
- 9. A secondary suite is not permitted in an accessory home.
- 10. The owner shall enter into a restrictive covenant, under the Land Title Act, with the $Regional\ District$ of Central Okanagan, to ensure that one home is designated the $accessory\ home$ to accommodate the household of an agricultural worker or caretaker.

[Note: $Accessory\ homes\$ shall comply with all relevant $Regional\ District\$ bylaws and the BC Building Code]

[Note: No accessory home will be permitted without connection to a community sanitary sewer unless the parcel meets the requirements of the regional Health Authority for on site sewage disposal for the accessory home.]

[There are limitations on parking areas in the front setback]