

Section 3.25 of the zoning bylaw #871 The bylaw requirement cannot be met because when we placed the accommodation this bylaw was not in place at the time.

I understand these bylaws and that we should not waste our ALR but I am not wasting the land between the house and accommodation because it is being used as our fruit loading area.

I am also concerned about the fee that we have to pay again to renew the permit because I don't think that I should have to pay these fees as punishment as I did not know that the bylaws were going to be changed. Can you please consider waiving the fee for me.

