

KING COUNTY

Signature Report

October 19, 2010

Ordinance 16950

| | Proposed No. | . 2010-0164.3 Sponsors |
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| 1 | | AN ORDINANCE relating to development processes and |
| 2 | | requirements; amending Ordinance 13694, Section 70, and |
| 3 | | K.C.C. 19A.20.010, Ordinance 13694, Section 71, and |
| 4 | | K.C.C. 19A.20.020, Ordinance 13694, Section 76, and |
| 5 | | K.C.C. 19A.24.010, Ordinance 13694, Section 78, and |
| 6 | | K.C.C. 19A.24.030, Ordinance 13694, Section 80, and |
| 7 | | K.C.C. 19A.28.020, Ordinance 12196, Section 10, as |
| 8 | | amended, and K.C.C. 20.20.030, Ordinance 12196, Section |
| 9 | | 13, as amended, and K.C.C. 20.20.060, Ordinance 12196, |
| 10 | | Section 17, as amended, and K.C.C. 20.20.100, Ordinance |
| 11 | | 4461, Section 10, as amended, and K.C.C. 20.24.190, |
| 12 | | Ordinance 10870, Section 330, as amended, and K.C.C. |
| 13 | | 21A.08.030, Ordinance 10870, Section 331, as amended, |
| 14 | | and K.C.C. 21A.08.040, Ordinance 10870, Section 332, as |
| 15 | | amended, and K.C.C. 21A.08.050, Ordinance 10870, |
| 16 | | Section 333, as amended, and K.C.C. 21A.08.060, |
| 17 | | Ordinance 10870, Section 334, as amended, and K.C.C. |
| 18 | | 21A.08.070, Ordinance 10870, Section 335, as amended, |
| 19 | | and K.C.C. 21A.08.080, Ordinance 10870, Section 341, as |

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

| 20 | amended, and K.C.C. 21A.12.040, Ordinance 10870, |
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| 21 | Section 350, and K.C.C. 21A.12.130, Ordinance 10870, |
| 22 | Section 424, as amended, and K.C.C. 21A.20.060, |
| 23 | Ordinance 10870, Section 427, as amended and K.C.C. |
| 24 | 21A.20.080, Ordinance 15051, Section 137, as amended, |
| 25 | and K.C.C. 21A.24.045, Ordinance 15051, Section 185, as |
| 26 | amended, and K.C.C. 21A.24.325, Ordinance 15051, |
| 27 | Section 193, as amended, and K.C.C. 21A.24.358, |
| 28 | Ordinance 10870, Section 549, as amended, and K.C.C. |
| 29 | 21A.32.120, Ordinance 13274, Section 4, as amended, and |
| 30 | K.C.C. 21A.37.020, Ordinance 13274, Section 6, as |
| 31 | amended, and K.C.C. 21A.37.040, Ordinance 13733, |
| 32 | Section 10, as amended, and K.C.C. 21A.37.110, |
| 33 | Ordinance 13263, Section 8, as amended, and K.C.C. |
| 34 | 23.02.070, Ordinance 13263, Section 43, as amended, and |
| 35 | K.C.C. 23.36.010 and Ordinance 13263, Section 51, as |
| 36 | amended, and K.C.C. 23.40.040, adding a new section to |
| 37 | K.C.C. chapter 19A.04, adding new sections to K.C.C. |
| 38 | chapter 20.20, adding a new section to K.C.C. chapter |
| 39 | 21A.38 and repealing Ordinance 12196, Section 18 and |
| 40 | K.C.C. 20.20.110 and Ordinance 12196, Section 20 and |
| 41 | K.C.C. 20.20.130. |

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

| 43 | <u>NEW SECTION. SECTION. 1.</u> There is hereby added to K.C.C. chapter 19A.04 |
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| 44 | a new section to read as follows: |
| 45 | Condominium declaration: the document that creates a condominium by setting |
| 46 | forth the information required by chapters 64.32 and 64.34 RCW, as applicable, including |
| 47 | the survey map and plans, and that is recorded in conjunction with a condominium survey |
| 48 | map and plans. |
| 49 | SECTION 2. Ordinance 13694, Section 70, and K.C.C. 19A.20.010 are each |
| 50 | hereby amended to read as follows: |
| 51 | The purposes of this chapter are: |
| 52 | A. To provide an alternative method for division of land ((for commercial and |
| 53 | industrial zoned property, mobile home parks, trailer parks or condominiums)) as |
| 54 | authorized by RCW 58.17.035; |
| 55 | B. ((To allow the director to modify interior lot-based or lot line requirements |
| 56 | contained within the zoning, building, fire and other similar uniform codes adopted by |
| 57 | the county)) To ensure through covenants, conditions, restrictions, easements and other |
| 58 | requirements binding upon all lot owners that the collective lots continue to function as |
| 59 | one site concerning, but not limited to, public roads, improvements, open spaces, |
| 60 | drainage and other elements specified in this chapter; |
| 61 | C. To allow the director to authorize sharing of open space, parking, access and |
| 62 | other improvements among contiguous properties subject to the binding site plan; and |
| 63 | D. To specify administrative requirements for binding site plans in addition to the |
| 64 | procedural requirements of K.C.C. chapter 20.20 and in accordance with applicable |
| 65 | Washington state and King County laws, rules and regulations. |

| 66 | SECTION 3. Ordinance 13694, Section 71, and K.C.C. 19A.20.020 are each |
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| 67 | hereby amended to read as follows: |
| 68 | A. ((Any person seeking the use of a binding site plan process to divide property |
| 69 | for the purpose of sale, lease or transfer of ownership of commercial or industrial zoned |
| 70 | property, lease of mobile homes or travel trailers or creation of condominium units is |
| 71 | required to have an approved binding site plan prior to any property division, as provided |
| 72 | for in chapter 58.17, 64.32 or 64.34 RCW, and as required by this chapter.)) This chapter |
| 73 | applies to: |
| 74 | 1. The division of commercial or industrial zoned land for sale or lease when |
| 75 | used for commercial or industrial purposes, or the division of land for lease when used as |
| 76 | a mobile home park or recreational vehicle park; and |
| 77 | 2. The division of land resulting from subjecting a portion of a parcel or tract to |
| 78 | the Horizontal Property Regimes Act, chapter 64.32 RCW, or the Condominium Act, |
| 79 | chapter 64.34 RCW. After approval of a binding site plan for land, all or a portion of |
| 80 | which will be subjected to the provisions of chapter 64.32 or 64.34 RCW. |
| 81 | B. The applicant shall record the approved binding site plan with the King |
| 82 | County recorder's office. Following recordation of the binding site plan, the applicant |
| 83 | shall submit to the department for review a condominium declaration, survey map and |
| 84 | plans as required by chapters 64.32 and 64.34 RCW. |
| 85 | \underline{C} . A binding site plan for a condominium shall be based on a recorded final |
| 86 | planned unit development, a building permit, an as-built site plan for developed sites or a |
| 87 | site development permit issued for the entire site or a general site plan showing the |
| 88 | anticipated development plan for the entire site((, notwithstanding the provisions of |
| | |

| 89 | K.C.C. 21A.41.010 through 21A.41.020)). As determined by the department, binding |
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| 90 | site plan reviews may take place independently for developed sites or concurrently with |
| 91 | or subsequent to a building permit or site development permit. |
| 92 | $((B_{-}))$ <u>D</u> . The site that is subject to the binding site plan shall consist of one or |
| 93 | more contiguous lots. |
| 94 | $((C_{-}))$ <u>E</u> . The site that is subject to the binding site plan may be reviewed |
| 95 | independently for developed sites, concurrently with or subsequent to a site development |
| 96 | permit application for undeveloped land or concurrently with or subsequent to a building |
| 97 | permit application. |
| 98 | $((D_{-}))$ <u>F</u> . The binding site plan process creates or alters lot lines and does not |
| 99 | authorize substantial improvements or changes to the property or the uses thereon. |
| 100 | SECTION 4. Ordinance 13694, Section 76, and K.C.C. 19A.24.010 are each |
| 101 | hereby amended to read as follows: |
| 102 | The purpose of this chapter is to provide for review of $((a))$ condominiums |
| 103 | ((survey map and plans for the precision and accuracy of the exterior boundary and legal |
| 104 | description of the subject property, as shown on the final map)) and condominium |
| 105 | declarations to ensure compliance with chapters 64.32 and 64.34 RCW. The review shall |
| 106 | include, but is not limited to, the review of a condominium survey map and plans for the |
| 107 | precision and accuracy of the exterior boundary and legal description of the subject |
| 108 | property, as shown on the final map. In accordance with RCW 64.34.050(1), the review |
| 109 | shall not impose any requirement upon a condominium that would not be imposed upon a |
| 110 | physically identical development under a different form of ownership. |

| 111 | SECTION 5. Ordinance 13694, Section 78, and K.C.C. 19A.24.030 are each |
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| 112 | hereby amended to read as follows: |
| 113 | ((A. The following notes)) An approval block for the department or its successor |
| 114 | in substantially the following form shall be ((placed on the final condominium map |
| 115 | page)) added to the recording document: |
| 116 | "Approval of the Department of Development and Environmental Services: |
| 117 | ((1. The exterior boundary and legal description of this condominium meets or |
| 118 | exceeds the review standards of the department of development and environmental |
| 119 | services. |
| 120 | 2. The department of development and environmental services review consisted |
| 121 | only of review of item 1 above and does not constitute binding site plan approval as |
| 122 | contemplated under RCW 58.17.040(7). |
| 123 | B. A signature line for the manager of the land use services division shall appear |
| 124 | following the notes required by this section.)) Examined and Approved this day of |
| 125 | , 2, 2 Division Director, Land Use Services Division" |
| 126 | SECTION 6. Ordinance 13694, Section 80, and K.C.C. 19A.28.020 are each |
| 127 | hereby amended to read as follows: |
| 128 | Adjustment of boundary lines between adjacent lots shall be consistent with the |
| 129 | following review procedures and limitations: |
| 130 | A. Applications for boundary line adjustments shall be reviewed as a Type 1 |
| 131 | permit as provided in K.C.C. chapter 20.20. The review shall include examination for |
| 132 | consistency with the King County zoning code, K.C.C. Title 21A., shoreline master |
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| 133 | program, K.C.C. Title 25, applicable board of health regulations and, for developed lots, |
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| 134 | uniform fire and building codes; |
| 135 | B. Any adjustment of boundary lines must be approved by the department ((prior |
| 136 | to)) <u>before</u> the transfer of property ownership between adjacent legal lots; |
| 137 | C. A boundary line adjustment proposal shall not: |
| 138 | 1. Result in the creation of an additional lot or the creation of more than one |
| 139 | additional building site; |
| 140 | 2. Result in a lot that does not qualify as a building site pursuant to this title; |
| 141 | 3. Relocate an entire lot from one parent parcel into another parent parcel; |
| 142 | 4. Reduce the overall area in a plat or short plat devoted to open space; |
| 143 | 5. Be inconsistent with any restrictions or conditions of approval for a recorded |
| 144 | plat or short plat; |
| 145 | 6. Involve lots which do not have a common boundary; or |
| 146 | 7. Circumvent the subdivision or short subdivision procedures set forth in this |
| 147 | title. Factors which indicate that the boundary line adjustment process is being used in a |
| 148 | manner inconsistent with statutory intent include: numerous and frequent adjustments to |
| 149 | the existing lot boundary, a proposal to move a lot or building site to a different location, |
| 150 | and a large number of lots being proposed for a boundary line adjustment; |
| 151 | D. The elimination of lines between two or more lots ((for the purpose of creating |
| 152 | a single lot that meets requirements as a building site)) shall in all cases shall be |
| 153 | considered a minor adjustment of boundary lines and shall not be subject to the |
| 154 | subdivision and short subdivision provisions of this title or to K.C.C. 19A.28.030. The |

155 <u>format and requirements of a minor adjustment under this subsection shall be specified</u>
156 by the department; and

E. Recognized lots in an approved site plan for a conditional use permit, special use permit, urban planned development, or commercial site development permit shall be considered a single site and no lot lines on the site may be altered by a boundary line adjustment to transfer density or separate lots to another property not included in the original site plan of the subject development.

F. Lots that have been subject to a boundary line adjustment process that resulted
 in the qualification of an additional building site shall not be permitted to utilize the
 boundary line adjustment process again for five years to create an additional building site.
 <u>SECTION 7.</u> Ordinance 12196, Section 10, as amended, and K.C.C. 20.20.030
 are each hereby amended to read as follows:

A.1.a. Except as otherwise provided in subsection A.1.b. of this section, ((prior
to)) before filing a permit application for a Type 1 decision, the applicant shall contact
the department to schedule a preapplication conference which shall be held ((prior to))
before filing the application, if the property will have five thousand square feet of
development site or right-of-way improvements, the property is in a critical drainage
basin, or the property has a wetland, steep slope, landslide hazard, erosion hazard, or coal
mine on site.

b. A preapplication conference is not required for a Type 1 decision for single
family residence and its accessory buildings or for other structures where all work is in an
existing building and no parking is required or added.

2. Except as otherwise provided in this section, ((prior to)) before filing a permit
application requiring a Type 2, 3 or 4 decision, the applicant shall contact the department
to schedule a ((pre-application)) preapplication conference which shall be held ((prior
to)) before filing the application.

181 B. The purpose of the ((pre-application)) preapplication conference is to review 182 and discuss the application requirements with the applicant and provide comments on the development proposal. The ((pre-application)) preapplication conference shall be 183 scheduled by the department, at the request of an applicant, and shall be held in a timely 184 manner, within thirty days from the date of the applicant's request. ((A)) The department 185 186 shall assign a project ((coordinator shall be assigned by the department)) manager following the ((pre-application)) preapplication conference. The director may waive the 187 188 requirement for a ((pre-application)) preapplication conference if ((it is determined to be)) the director determines the preapplication conference is unnecessary for review of an 189 190 application. Nothing in this section shall be interpreted to require more than one ((preapplication)) preapplication conference or to prohibit the applicant from filing an 191 192 application if the department is unable to schedule a ((pre-application)) preapplication conference within thirty days following the applicant's request. 193 194 C. Information presented at or required as a result of the ((pre-application)) 195 preapplication conference shall be valid for a period of one ((hundred eighty days)) year 196 following the ((pre-application)) preapplication conference. An applicant wishing to submit a permit application more than one ((hundred eighty days)) year following a 197 198 preapplication for the same permit application shall be required to schedule another 199 preapplication conference.

| 200 | D. At or subsequent to a preapplication conference, the department may issue a |
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| 201 | preliminary determination that a proposed development is not permissible under |
| 202 | applicable county policies or regulatory enactments. In that event, the applicant shall |
| 203 | have the option to appeal the preliminary determination to the hearing examiner in the |
| 204 | manner provided for a Type 2 permit, as an alternative to proceeding with a complete |
| 205 | application. Mailed and published notice of the appeal shall be provided for as in K.C.C. |
| 206 | 20.20.060 <u>.</u> H. and I. |
| 207 | SECTION 8. Ordinance 12196, Section 13, as amended, and K.C.C. 20.20.060 |
| 208 | are each hereby amended to read as follows: |
| 209 | A. A notice of application shall be provided to the public for land use permit |
| 210 | applications as follows: |
| 211 | 1. Type 2, 3 or 4 decisions; |
| 212 | 2. Type 1 decisions subject to SEPA; ((and)) |
| 213 | 3. As provided in subsections K. and L. of this section; and |
| 214 | 4. Type 1 decisions requiring a community meeting under section 10 of this |
| 215 | ordinance. |
| 216 | B. Notice of the application shall be provided by the department within fourteen |
| 217 | days following the department's determination that the application is complete. A public |
| 218 | comment period on a notice of application of at least twenty-one days shall be provided, |
| 219 | except as otherwise provided in chapter 90.58 RCW and RCW 58.17.215 with regards to |
| 220 | subdivision alterations. The public comment period shall commence on the third day |
| 221 | following the department's mailing of the notice of application as provided for in |
| 222 | subsection H. of this section. |

| 223 | C. If the county has made a determination of significance ("DS") under chapter |
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| 224 | 43.21 RCW before the issuance of the notice of application, the notice of the DS shall be |
| 225 | combined with the notice of application and the scoping notice. |
| 226 | D. Unless the mailed notice of application is by a post card as provided in |
| 227 | subsection E. of this section, the notice of application shall contain the following |
| 228 | information: |
| 229 | 1. The file number; |
| 230 | 2. The name of the applicant; |
| 231 | 3. The date of application, the date of the notice of completeness and the date of |
| 232 | the notice of application; |
| 233 | 4. A description of the project, the location, a list of the permits included in the |
| 234 | application and the location where the application and any environmental documents or |
| 235 | studies can be reviewed; |
| 236 | 5. A site plan on eight and one-half by fourteen inch paper, if applicable; |
| 237 | 6. The procedures and deadline for filing comments, requesting notice of any |
| 238 | required hearings and any appeal procedure; |
| 239 | 7. The date, time, place and type of hearing, if applicable and scheduled at the |
| 240 | time of notice; |
| 241 | 8. The identification of other permits not included in the application to the |
| 242 | extent known; |
| 243 | 9. The identification of existing environmental documents that evaluate the |
| 244 | proposed project; and |

| 245 | 10. A statement of the preliminary determination, if one has been made, of those |
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| 246 | development regulations that will be used for project mitigation and of consistency with |
| 247 | applicable county plans and regulations. |
| 248 | E. If mailed notice of application is made by a post card, the notice of application |
| 249 | shall contain the following information: |
| 250 | 1. A description of the project, the location, a list of the permits included in the |
| 251 | application and any environmental documents or studies can be reviewed; |
| 252 | 2. The name of the applicant; |
| 253 | 3. The date of application, the date of the notice of completeness and the date of |
| 254 | the notice of application; |
| 255 | 4. If the department has made a decision or recommendation on the application, |
| 256 | the decision or recommendation made; |
| 257 | 5. The applicable comment and appeal dates and the date, time, place and type |
| 258 | of hearing, if applicable; |
| 259 | 6. A web site address that provides access to project information, including a |
| 260 | site map and application page; and |
| 261 | 7. The department contact name, telephone number and e-mail address; |
| 262 | F. Notice shall be provided in the following manner: |
| 263 | 1. Posted at the project site as provided in subsections G. and J. of this section; |
| 264 | 2. Mailed by first class mail as provided in subsection H. of this section; and |
| 265 | 3. Published as provided in subsection I. of this section. |

| 266 | G. Posted notice for a proposal shall consist of one or more notice boards posted |
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| 267 | by the applicant within fourteen days following the department's determination of |
| 268 | completeness as follows: |
| 269 | 1. A single notice board shall be posted for a project. This notice board may |
| 270 | also be used for the posting of the notice of decision and notice of hearing and shall be |
| 271 | placed by the applicant: |
| 272 | a. at the midpoint of the site street frontage or as otherwise directed by the |
| 273 | department for maximum visibility; |
| 274 | b. five feet inside the street property line except when the board is structurally |
| 275 | attached to an existing building, but a notice board shall not be placed more than five feet |
| 276 | from the street property without approval of the department; |
| 277 | c. so that the top of the notice board is between seven to nine feet above grade; |
| 278 | d. where it is completely visible to pedestrians; and |
| 279 | e. comply with site distance requirements of K.C.C. 21A.12.210 and the King |
| 280 | county road standards adopted under K.C.C. chapter 14.42. |
| 281 | 2. Additional notice boards may be required when: |
| 282 | a. the site does not abut a public road; |
| 283 | b. a large site abuts more than one public road; or |
| 284 | c. the department determines that additional notice boards are necessary to |
| 285 | provide adequate public notice; |
| 286 | 3. Notice boards shall be: |
| 287 | a. maintained in good condition by the applicant during the notice period |
| 288 | through the time of the final county decision on the proposal, including the expiration of |

| 289 | any applicable appeal periods, and for decisions which are appealed, through the time of |
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| 290 | the final resolution of any appeal; |
| 291 | b. in place at least twenty-eight days before the date of any required hearing |
| 292 | for a Type 3 or 4 decision, or at least fourteen days following the department's |
| 293 | determination of completeness for any Type 2 decision; and |
| 294 | c. removed within fourteen days after the end of the notice period; |
| 295 | 4. Removal of the notice board before the end of the notice period may be cause |
| 296 | for discontinuance of county review until the notice board is replaced and remains in |
| 297 | place for the specified time period; |
| 298 | 5. An affidavit of posting shall be submitted to the department by the applicant |
| 299 | within fourteen days following the department's determination of completeness to allow |
| 300 | continued processing of the application by the department; and |
| 301 | 6. Notice boards shall be constructed and installed in accordance with |
| 302 | subsection G. of this section and any additional specifications promulgated by the |
| 303 | department under K.C.C. chapter 2.98, rules of county agencies. |
| 304 | H. Mailed notice for a proposal shall be sent by the department within fourteen |
| 305 | days after the department's determination of completeness: |
| 306 | 1. By first class mail to owners of record of property in an area within five |
| 307 | hundred feet of the site, but the area shall be expanded as necessary to send mailed |
| 308 | notices to at least twenty different property owners; |
| 309 | 2. To any city with a utility which is intended to serve the site; |
| 310 | 3. To the state Department of Transportation, if the site adjoins a state highway; |
| 311 | 4. To the affected tribes; |

312 5. To any agency or community group which the department may identify as 313 having an interest in the proposal: 314 6. Be considered supplementary to posted notice and be deemed satisfactory despite the failure of one or more owners to receive mailed notice; 315 7. For preliminary plats only, to all cities within one mile of the proposed 316 317 preliminary plat, and to all airports within two miles of the proposed preliminary plat; 318 and 8. In those parts of the urban growth area designated by the King County 319 320 Comprehensive Plan where King County and a city have adopted either a memorandum 321 of understanding or a potential annexation boundary agreement, or both, the director shall ensure that the city receives notice of all applications for development subject to this 322 323 chapter and shall respond specifically in writing to any comments on proposed 324 developments subject to this title. I. <u>The ((N))notice of ((a proposed action)) application</u> shall be published by the 325 326 department within fourteen days after the department's determination of completeness in the official county newspaper and another newspaper of general circulation in the 327 affected area. 328 329 J. Posted notice for approved formal subdivision engineering plans, clearing or grading permits subject to SEPA or building permits subject to SEPA shall be a condition 330 of the plan or permit approval and shall consist of a single notice board posted by the 331 applicant at the project site, before construction as follows: 332 1. Notice boards shall comport with the size and placement provisions identified 333 334 for construction signs in K.C.C. 21A.20.120.B;

| 335 | 2. Notice boards shall include the following information: |
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| 336 | a. permit number and description of the project; |
| 337 | b. projected completion date of the project; |
| 338 | c. a contact name and phone number for both the department and the applicant; |
| 339 | d. a department contact number for complaints after business hours; and |
| 340 | e. hours of construction, if limited as a condition of the permit; |
| 341 | 3. Notice boards shall be maintained in the same manner as identified above, in |
| 342 | subsection F of this section; and |
| 343 | 4. Notice boards shall remain in place until final construction approval is |
| 344 | granted. Early removal of the notice board may preclude authorization of final |
| 345 | construction approval. |
| 346 | K. Posted and mailed notice consistent with this section shall be provided, to |
| 347 | property owners of record and to the council district representative in which it is located, |
| 348 | for any proposed single-family residence in a higher density urban single family |
| 349 | residential zone (R-4 through R-8) exceeding a size of ten thousand square feet of floor |
| 350 | area as defined in the Washington State Uniform Building Code. |
| 351 | L. Posted and mailed notice consistent with this section shall be provided to any |
| 352 | property owner of record and to the council district representative in which is locating |
| 353 | any application for building permits or other necessary land use approvals for the |
| 354 | establishment of the social service facilities classified by SIC 8322 and 8361 and listed |
| 355 | below, unless the proposed use is protected under the Fair Housing Act: |
| 356 | 1. Offender self-help agencies; |
| 357 | 2. Parole offices; |

| 358 | 3. Settlement houses; |
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| 359 | 4. Halfway home for delinquents and offenders; and |
| 360 | 5. Homes for destitute men and women. |
| 361 | NEW SECTION. SECTION 9. There is hereby added to K.C.C. chapter 20.20 a |
| 362 | new section to read as follows: |
| 363 | Not later than January 1, 2012, the department shall provide public notice of Type |
| 364 | 1 decisions for which a notice of application is not otherwise required under K.C.C. |
| 365 | 20.20.060. The public notice may be provided electronically. The notice provided under |
| 366 | this section shall be considered supplementary to any other notice requirements and shall |
| 367 | be deemed satisfactory despite the failure of one or more individuals to receive notice. |
| 368 | NEW SECTION. SECTION 10. There is hereby added to K.C.C. chapter 20.20 a |
| 369 | new section to read as follows: |
| 370 | When an applicant is required by K.C.C. chapter 21A.08 to conduct a community |
| 371 | meeting, under this section, before filing of an application, notice of the meeting shall be |
| 372 | given and the meeting shall be conducted as follows: |
| 373 | A. At least two weeks in advance, the applicant shall: |
| 374 | 1. Publish notice of the meeting in the local paper and mail and email to the |
| 375 | department and to the unincorporated area council serving the area in which potential |
| 376 | sites are contemplated, and |
| 377 | 2. Mail notice of the meeting to all property owners within five hundred feet or |
| 378 | at least twenty of the nearest property owners, whichever is greater, as provided in |
| 379 | K.C.C. 21A.26.170 of any potential sites, identified by the applicant for possible |
| 380 | development, to be discussed at the community meeting. The mailed notice shall, at a |

minimum, contain a brief description and purpose of the proposal, approximate location 381 noted on an assessor map with address and parcel number, photograph or sketch of any 382 existing or proposed structures, a statement that alternative sites proposed by citizens can 383 be presented at the meeting that will be considered by the applicant, a contact name and 384 telephone number to obtain additional information and other information deemed 385 necessary by the department of development and environmental services. Because the 386 purpose of the community meeting is to promote early discussion, applicants shall to note 387 any changes to the conceptual information presented in the mailed notice when they 388 389 submit an application. 390 B. At the community meeting at which at least one employee of the department 391 of development and environmental services, assigned by the director of the department, 392 shall be in attendance, the applicant shall provide information relative to the proposal and any modifications proposed to existing structures or any new structures and how the 393 proposal is compatible with the character of the surrounding neighborhood. An applicant 394 395 shall also provide with the applicant's application a list of meeting attendees, those receiving mailed notice of the meeting and a record of the published meeting notice. 396 C. The applicant shall, in the notice required under subsection A.2. of this 397 section, and at the community meeting required under subsection B. of this section , 398 advise that persons interested in the applicant's proposal may monitor the progress of the 399 400 permitting of that proposal by contacting the department or by viewing the department's website, the address of which will be provided in the notice and at the community 401 meeting. 402

403 <u>SECTION 11.</u> Ordinance 12196, Section 17, as amended, and K.C.C. 20.20.100
404 are each hereby amended to read as follows:

A. The department shall issue its recommendation to the hearing examiner on a Type 3 or Type 4 land use decision within one hundred fifty days from the date the applicant is notified by the department pursuant to this chapter that the application is complete. The time periods for action by the hearing examiner on a Type 3 or Type 4 land use decision shall be governed by the hearing examiner's rules.

B.1. Except as otherwise provided in subsection B.2 of this section, the
department shall issue its final decision on a Type 1 or Type 2 land use decision within
one hundred twenty days from the date the applicant is notified by the department
pursuant to this chapter that the application is complete.

414 2. The following shorter time periods apply to the type of land use permit415 indicated:

| New residential building permits | 90 days |
|--|---------------------|
| Residential remodels | 40 days |
| Residential appurtenances, such as decks and garages | 15 days, or 40 days |
| | residential |
| | appurtenances that |
| | require substantial |
| | review. |
| Clearing and grading | 90 days |
| Health Department review (for projects pending a final | 40 days |

department review or permit or review and permit).

| | Type 1 temporary use permit for a homeless encampment: 30 days |
|-----|--|
| | Type 2 temporary use permit for a homeless encampment:40 days |
| 416 | C. The following periods shall be excluded from the times specified in |
| 417 | subsections A and B of this section: |
| 418 | 1. Any period of time during which the applicant has been requested by the |
| 419 | department, hearing examiner or council to correct plans, perform required studies or |
| 420 | provide additional information, including road variances and variances required under |
| 421 | K.C.C. chapter 9.04. The period shall be calculated from the date of notice to the |
| 422 | applicant of the need for additional information until the earlier of the date the county |
| 423 | advises the applicant that the additional information satisfies the county's request, or |
| 424 | fourteen days after the date the information has been provided. If the county determines |
| 425 | that the correction, study or other information submitted by the applicant is insufficient, it |
| 426 | shall notify the applicant of the deficiencies and the procedures of this section shall apply |
| 427 | as if a new request for information had been made. |
| 428 | a. The department shall set a reasonable deadline for the submittal of |
| 429 | corrections, studies or other information when requested, and shall provide written |
| 430 | notification to the applicant. An extension of such deadline may be granted upon |
| 431 | submittal by an applicant of a written request providing satisfactory justification of an |
| 432 | extension. |

b. Failure by the applicant to meet such deadline shall be cause for the
department to cancel((*f*)) or deny the application.

| 435 | c. When granting a request for a deadline extension, the department shall give |
|-----|---|
| 436 | consideration to the number of days between receipt by the department of a written |
| 437 | request for a deadline extension and the mailing to the applicant of the department's |
| 438 | decision regarding that request; |
| 439 | 2. The period of time, as set forth in K.C.C. 20.44.050, during which an |
| 440 | environmental impact statement is being prepared following a determination of |
| 441 | significance pursuant to chapter 43.21C RCW; |
| 442 | 3. A period of no more than ninety days for an open record appeal hearing by |
| 443 | the hearing examiner on a Type 2 land use decision, and no more than sixty days for a |
| 444 | closed record appeal by the county council on a Type 3 land use decision appealable to |
| 445 | the county council, except when the parties to an appeal agree to extend these time |
| 446 | periods; |
| 447 | 4. Any period of time during which an applicant fails to post the property, if |
| 448 | required by this chapter, following the date notice is required until an affidavit of posting |
| 449 | is provided to the department by the applicant; |
| 450 | 5. Any time extension mutually agreed upon by the applicant and the |
| 451 | department; and |
| 452 | 6. Any time during which there is an outstanding fee balance that is sixty days |
| 453 | or more past due. |
| 454 | D. Failure by the applicant to submit corrections, studies, or other information |
| 455 | acceptable to the department after two written requests under subsection C. of this section |
| 456 | shall be cause for the department to cancel or deny the application; |

- 457 <u>E.</u> The time limits established in this section shall not apply if a proposed
 458 development:
- 1. Requires an amendment to the comprehensive plan or a development
 regulation, or modification or waiver of a development regulation as part of a
 demonstration project;
- 2. Requires approval of a new fully contained community as provided in RCW
 36.70A.350 master planned resort as provided in RCW 36.70A.360 or the siting of an
 essential public facility as provided for RCW 36.70A.200; or
- 3. Is substantially revised by the applicant, when such revisions will result in a
 substantial change in a project's review requirements, as determined by the department, in
 which case the time period shall start from the date at which the revised project
 application is determined to be complete.
- 469 $((E_{\cdot}))$ F. The time limits established in this section may be exceeded on more complex projects. If the department is unable to issue its final decision on a Type 1 or 470 471 Type 2 land use decision or its recommendation to the hearing examiner on a Type 3 or Type 4 land use decision within the time limits established by this section, it shall provide 472 written notice of this fact to the project applicant. The notice shall include a statement of 473 reasons why the time limits have not been met and an estimated date for issuance of the 474 notice of final decision on a Type 1 or Type 2 land use decision or notice of 475 recommendation on a Type 3 or Type 4 land use decision. 476
- 477 ((F.)) <u>G.</u> The department shall require that all plats, short plats, building permits,
 478 clearing and grading permits, conditional use permits, special use permits, site
 479 development permits, shoreline substantial development permits, binding site plans,
 - 22

| 480 | urban planned development permits or fully contained community permits issued for |
|-----|---|
| 481 | development activities on or within five hundred feet of designated agricultural lands, |
| 482 | forest lands or mineral resource lands shall contain a notice that the subject property is |
| 483 | within or near designated agricultural lands, forest lands or mineral resource lands on |
| 484 | which a variety of commercial activities may occur that are not compatible with |
| 485 | residential development for certain periods of limited duration. |
| 486 | SECTION 12. Ordinance 4461, Section 10, as amended, and K.C.C. 20.24.190 |
| 487 | are each hereby amended to read as follows: |
| 488 | When the examiner issues a recommendation regarding an application for a |
| 489 | reclassification of property or for a shoreline environment redesignation, the |
| 490 | recommendation shall include additional findings that support the conclusion that at least |
| 491 | one of the following circumstances applies: |
| 492 | A. The proposed rezone or shoreline environment redesignation is consistent with |
| 493 | the King County Comprehensive Plan; |
| 494 | \underline{B} . The property is potentially zoned for the reclassification being requested, |
| 495 | ((and)) conditions have been met that indicate the reclassification is appropriate and the |
| 496 | proposed rezone or shoreline environment redesignation is consistent with the King |
| 497 | County Comprehensive Plan; |
| 498 | $((B_{-}))$ <u>C</u> . An adopted subarea plan or area zoning specifies that the property shall |
| 499 | be subsequently considered through an individual reclassification application and the |
| 500 | proposed rezone or shoreline environment redesignation is consistent with the King |
| 501 | County Comprehensive Plan; or |
| | |

| 502 | ((C. Where a subarea plan has been adopted but subsequent area zoning has not |
|-----|---|
| 503 | been adopted, that the proposed reclassification or shoreline redesignation is consistent |
| 504 | with the adopted subarea plan; or |
| 505 | D. The applicant has demonstrated with substantial evidence that: |
| 506 | 1. Since the last previous area zoning or shoreline environment designation of |
| 507 | the subject property, authorized public improvements, permitted private development or |
| 508 | other conditions or circumstances affecting the subject property have undergone |
| 509 | substantial and material change not anticipated or contemplated in the subarea plan or |
| 510 | area zoning; |
| 511 | 2. The impacts from the changed conditions or circumstances affect the subject |
| 512 | property in a manner and to a degree different than other properties in the vicinity such |
| 513 | that area rezoning or redesignation is not appropriate. For the purposes of this |
| 514 | subsection, "changed conditions or circumstances" does not include actions taken by the |
| 515 | current or former property owners to facilitate a more intense development of the |
| 516 | property including but not limited to changing tax limitations, adjusting property lines, |
| 517 | extending services or changing property ownership; |
| 518 | 3. For proposals to increase rural residential density, that the proposal meets the |
| 519 | criteria in Comprehensive Plan policies R-305 through R-309; |
| 520 | 4. For proposals to increase urban residential density, that the proposal meets |
| 521 | the criteria in Comprehensive Plan policies U-122 through U-126; and |
| 522 | 5.)) <u>D</u> . The requested reclassification or redesignation is in the public interest |
| 523 | and the proposed rezone or shoreline environment redesignation is consistent with the |
| 524 | King County Comprehensive Plan. |

- 525 NEW SECTION. SECTION 13. There is hereby added to K.C.C. chapter
- 526 21A.06 a new section to read as follows:
- 527 Subdivision or subdivision, residential: Unless the context clearly indicates
- 528 otherwise, includes a subdivision as defined in K.C.C. 19A.04.320 and a short
- subdivision as defined K.C.C. 19A.04.310.
- 530 <u>SECTION 14.</u> Ordinance 10870, Section 330, as amended, and K.C.C.
- 531 21A.08.030 are each hereby amended to read as follows:
- 532
- A. Residential land uses.

| KEY | | | RESOU | RCE | | RESIDE | NTIA | L | | | со | MME | RCIA | L/IN | DUST | RIAL | | - |
|--------|--------------|---|---------------------|-----|---|---------------------|------------|-----|----------------------|---------------------|-----|-----|------|------|------|------|---|---|
| P-Pern | nitted Use | | A | F | м | R | U | R | U | R | N | В | С | В | R | В | 0 | 1 |
| C-Con | ditional Use | | G | 0 | 1 | Ű | R | Е | R | Е | E | U | 0 | U | Е | U | F | N |
| S-Spec | cial Use | z | R | R | N | R | в | s | В | S | 1 | s | м | s | G | S | F | D |
| | | 0 | 1 | E | E | A | A | Ε | A | I | G | ł | м | I | I | I | 1 | υ |
| | | N | с | s | R | L | N | R | N | D | н | N | υ | Ν | 0 | N | с | s |
| | | Е | υ | Т | А | | | v | | Е | в | Е | N | Е | N | Е | E | т |
| | | | L | | Ŀ | | | Е | | N | 0 | s | I | S | А | s | | R |
| | | | Т | | | | | | | Т | R | S | т | S | L | S | | 1 |
| | | | U | | | | | | | I | н | | Y | | | | | A |
| | | | R | | | | | | | А | 0 | | | | | | | L |
| | | | E | | | | | | | L | 0 | | | | | | | |
| | | | | | | | | | | | D | | | | | | | |
| SIC | SPECIFIC | | A | F | м | RA | UR | | R1-8 | R12- | NB | | СВ | | RB | | 0 | 1 |
| # | LAND USE | | | | | | | | | 48 | | | | | | | | |
| | DWELLING | 6 | | | | | | | | | | | | | | | | |
| | UNITS, | | | | | | | | | | | | | | | | | |
| | TYPES: | | | | | | | | | | | | | | | | | |
| * | Single | | Р | Р | | Р | Р | | Р | Р | P17 | , | | | | | | |
| | Detached | | ((C13) | 2 | | (C13)) | (C1 | 3)) | (C13)) | (C13)) | | | | | | | | |
| | | |) <u>C12</u> | | | <u>C12</u> | <u>C12</u> | - | <u>C12</u> | <u>C12</u> | | | | | | | | |
| * | Townhouse | | | | | C4 | C4 | | Р | Р | P3 | | P3 | | P3 | | Р | |
| | | | | | | | | | ((C12)) | | | | | | | | 3 | • |
| | | | | | | | | | <u>C11</u> | | | | | | | | | |
| * | Apartment | | | | | C4 | C4 | | P5 C4 | Р | P3 | | P3 | | P3 | | Р | |

| | | | | | | | | | | | 3 | Γ |
|-------|-----------------|---------------------|----------|--------------------------------|---------------------|-----------------------|---------------------|---------------------|---------------------|---------------------|-------|---|
| | Mobile Home | | | ((\$14) | | C8 | Р | | | | | t |
| | Park | | |) <u>S13</u> | | | | | | | | |
| * | Cottage | | | | | ((C16)) | | | | | | t |
| | Housing | | | | | <u>P15</u> | | | | | | |
| | GROUP | | | | | | | | | | | ┢ |
| | RESIDENCES | | | | | | | | | | | |
| | : | | | | | | | | | | | |
| * | Community | | | С | с | ((P15.a) | P | P3 | P3 | P3 | Р | ┞ |
| | Residential | | | | |) <u>P14.a</u> | | | | | 3 | |
| | Facility-I | | | | | с | | | | | | |
| * | Community | | | | | ((P15.b) | P | P3 | P3 | P3 | P | ╞ |
| | Residential | | | | |) <u>P14.b</u> | | | | | 3 | |
| | Facility-II | | | | | , <u> </u> | | | | | | |
| * | Dormitory | | | C6 | C6 | C6 | P | | | | | ┞ |
| * | Senior Citizen | | | | P4 | P4 | P | P3 | P3 | P3 | Р | L |
| | Assisted | | | | | ^г * | | ^г | ^г 3 | ^{F3} | | |
| | | | | | | | | | | | 3 | |
| | Housing | | | | | | | | | | | |
| | ACCESSORY | | | | | | | | | | | |
| | USES: | | | | | | | | | | | |
| * | Residential | P7 | Р | P7 | P7 | P7 | P7 | P7 | P7 | P7 | Р | |
| | Accessory | P18 | 7 | | | | | | | | 7 | |
| | Uses | | | | | | | | | | | |
| * | Home | Р | Р | Р | Р | Р | Р | Р | Р | P | Р | F |
| | Occupation | | | | | | | | | | | |
| * | Home Industry | С | | С | С | С | | | | | | F |
| | TEMPORARY | | <u>├</u> | | | | | | | | | ┢ |
| | LODGING: | | | | | | | | | | | |
| 7011 | Hotel/Motel (1) | | | | | | | | P | Р | P | ┞ |
| * | Bed and | P9 | | ((P10) | ((P10) | ((P10)) | ((P10) | ((P10) | ((P11) | ((P11) | | |
| | Breakfast | ((C10) | |) <u>P9</u> |) <u>P9</u> | <u>P9</u> |) <u>P9</u> |) <u>P9</u> |) <u>P10</u> |) <u>P10</u> | | |
| | Guesthouse |) | | | | | | | | | | |
| 7041 | Organization | | | | | | | | | P | | ┞ |
| | Hotel/Lodging | | | | | | | | | - | | |
| | Houses | | | | | | | | | | | |
| CENT | | | | ations are l' | | | | Deurst- | mont Cit | dord- | | L |
| GENER | | | | ctions, see K. gh 21A.30; G | | | | | | | K.C.C | |
| | ENCES: Apr | lication on | d Rovio | w Procedures | | 0 | 044.4046 | | | | | |

| | land use, see K.C.C. chapter 21A.06. |
|-----|--|
| 533 | B. Development conditions. |
| 534 | 1. Except bed and breakfast guesthouses. |
| 535 | 2. In the forest production district, the following conditions apply: |
| 536 | a. Site disturbance associated with development of any new residence shall be |
| 537 | limited to three acres. Site disturbance shall mean all land alterations including, but not |
| 538 | limited to, grading, utility installation, landscaping, clearing for crops, on-site sewage |
| 539 | disposal systems and driveways. Additional site disturbance for agriculture, including |
| 540 | raising livestock, up to the smaller of thirty-five percent of the lot or seven aces, may be |
| 541 | approved only if a farm management (conservation) plan is prepared in accordance with |
| 542 | K.C.C. chapter 21A.30. Animal densities shall be based on the area devoted to animal |
| 543 | care and not the total area of the lot; |
| 544 | b. A forest management plan shall be required for any new residence in the |
| 545 | forest production district, that shall be reviewed and approved by the King County |
| 546 | department of natural resources and parks ((prior to)) before building permit issuance; |
| 547 | and |
| 548 | c. The forest management plan shall incorporate a fire protection element that |
| 549 | includes fire safety best management practices developed by the department. |
| 550 | 3. Only as part of a mixed use development subject to the conditions of K.C.C. |
| 551 | chapter 21A.14, except that in the NB zone on properties with a land use designation of |
| 552 | commercial outside of center (CO) in the urban areas, stand-alone townhouse |
| 553 | developments are permitted subject to K.C.C. 21A.12.040, 21A.14.030, 21A.14.060 and |
| 554 | 21A.14.180. |
| | |

| 555 | 4.a. Only in a building listed on the National Register as an historic site or |
|-----|--|
| 556 | designated as a King County landmark subject to the provisions of K.C.C. 21A.32. |
| 557 | b. In the R-1 zone, apartment units are permitted, provided that: |
| 558 | (1) The proposal shall be subject to a conditional use permit when exceeding |
| 559 | base density, |
| 560 | (2) At least fifty percent of the site is constrained by unbuildable critical |
| 561 | areas. For purposes of this section, unbuildable critical areas shall include wetlands, |
| 562 | streams and slopes forty percent or steeper and associated buffers; and |
| 563 | (3) The density does not exceed a density of eighteen units per acre of net |
| 564 | buildable area as defined in K.C.C. 21A.06.797; or |
| 565 | c. In the R-4 through R-8 zones, apartment units are permitted, provided that |
| 566 | the proposal shall be subject to a conditional use permit when exceeding base density, |
| 567 | and provided that the density does not exceed a density of eighteen units per acre of net |
| 568 | buildable area as defined in K.C.C. 21A.06.797. |
| 569 | 5. Apartment units are permitted outright as follows: |
| 570 | a. In the R-1 zone when at least fifty percent of the site is constrained by |
| 571 | unbuildable critical areas that for purposes of this section, includes wetlands, streams and |
| 572 | slopes forty percent or steeper and associated buffers, and provided that the density does |
| 573 | not exceed a density of eighteen units per acre of net buildable area as defined in K.C.C. |
| 574 | 21A.06.797; or |
| 575 | b. In the R-4 through R-8 zones, provided that the density does not exceed |
| 576 | eighteen units per acre of net buildable area as defined in K.C.C. 21A.06.797. |
| 577 | 6. Only as ((an)) accessory to a school, college, university or church. |

| 578 | 7.a. Accessory dwelling units: |
|-----|--|
| 579 | (1) Only one accessory dwelling per primary single detached dwelling unit; |
| 580 | (2) Only in the same building as the primary dwelling unit on: |
| 581 | (a) an urban lot that is less than five thousand square feet in area; |
| 582 | (b) except as otherwise provided in subsection B.7.a.(5) of this section, a |
| 583 | rural lot that is less than the minimum lot size; or |
| 584 | c. a lot containing more than one primary dwelling; |
| 585 | (3) The primary dwelling unit or the accessory dwelling unit shall be owner |
| 586 | occupied; |
| 587 | (4)(a) Except as otherwise provided in subsection B.7.a(5) of this section, one |
| 588 | of the dwelling units shall not exceed a floor area of one thousand square feet except |
| 589 | when one of the dwelling units is wholly contained within a basement or attic; and |
| 590 | (b) When the primary and accessory dwelling units are located in the same |
| 591 | building, only one entrance may be located on each street side of the building; |
| 592 | (5) On a site zoned RA: |
| 593 | (a) If one transferable development right is purchased from the rural area |
| 594 | under K.C.C. chapter 21A.37, the smaller of the dwelling units is permitted a maximum |
| 595 | floor area up to one thousand five hundred square feet; and |
| 596 | (b) If one transferable development right is purchased from the rural area |
| 597 | under K.C.C. chapter 21A.37, a detached accessory dwelling unit is allowed on an RA-5 |
| 598 | zoned lot that is at least two and one-half acres and less than three and three-quarters |
| 599 | acres; |
| 600 | (6) One additional off-street parking space shall be provided; |

| 601 | (7) The accessory dwelling unit shall be converted to another permitted use or |
|-----|---|
| 602 | shall be removed if one of the dwelling units ceases to be owner occupied; and |
| 603 | (8) An applicant seeking to build an accessory dwelling unit shall file a notice |
| 604 | approved by the department of executive services, records and licensing services |
| 605 | division, that identifies the dwelling unit as accessory. The notice shall run with the land. |
| 606 | The applicant shall submit proof that the notice was filed before the department shall |
| 607 | approve any permit for the construction of the accessory dwelling unit. The required |
| 608 | contents and form of the notice shall be set forth in administrative rules. If an accessory |
| 609 | dwelling unit in a detached building in the rural zone is subsequently converted to a |
| 610 | primary unit on a separate lot, neither the original lot nor the new lot may have an |
| 611 | additional detached accessory dwelling unit constructed unless the lot is at least twice the |
| 612 | minimum lot area required in the zone; and |
| 613 | (9) Accessory dwelling units and accessory living quarters are not allowed in |
| 614 | the F zone. |
| 615 | b. One single or twin engine, noncommercial aircraft shall be permitted only |
| 616 | on lots that abut, or have a legal access that is not a county right-of-way, to a waterbody |
| 617 | or landing field, but only if there are: |
| 618 | (1) no aircraft sales, service, repair, charter or rental; and |
| 619 | (2) no storage of aviation fuel except that contained in the tank or tanks of the |
| 620 | aircraft. |
| 621 | c. Buildings for residential accessory uses in the RA and A zone shall not |
| 622 | exceed five thousand square feet of gross floor area, except for buildings related to |
| 623 | agriculture or forestry. |

| 624 | 8. Mobile home parks shall not be permitted in the R-1 zones. |
|-----|---|
| 625 | 9. ((Only as an accessory to the permanent residence of the operator, and: |
| 626 | a. Serving meals to paying guests shall be limited to breakfast; and |
| 627 | b. There shall be no more than five guests per night. |
| 628 | $\frac{10}{10}$) Only as ((an)) accessory to the permanent residence of the operator, and: |
| 629 | a. Serving meals to paying guests shall be limited to breakfast; and |
| 630 | b. The number of persons accommodated per night shall not exceed five, |
| 631 | except that a structure that satisfies the standards of the ((Uniform)) International |
| 632 | Building Code as adopted by King County for R-1 occupancies may accommodate up to |
| 633 | ten persons per night. |
| 634 | ((11.)) <u>10.</u> Only if part of a mixed use development, and subject to the |
| 635 | conditions of K.C.C. 21A.08.030.B.10. |
| 636 | ((12.)) <u>11.</u> Townhouses are permitted, but shall be subject to a conditional use |
| 637 | permit if exceeding base density. |
| 638 | ((13.)) <u>12.</u> Required before approving more than one dwelling on individual |
| 639 | lots, except on lots in subdivisions, short subdivisions or binding site plans approved for |
| 640 | multiple unit lots, and except as provided for accessory dwelling units in K.C.C. |
| 641 | 21A.08.030.B.7. |
| 642 | ((14.)) <u>13.</u> No new mobile home parks are allowed in a rural zone. |
| 643 | ((15.)) <u>14.</u> a. Limited to domestic violence shelter facilities. |
| 644 | b. Limited to domestic violence shelter facilities with no more than eighteen |
| 645 | residents or staff. |
| 646 | ((16.)) <u>15.</u> Only in the R4-R8 zones limited to: |

| 647 | a. developments no larger than one acre; |
|-----|---|
| 648 | b. not adjacent to another cottage housing development such that the total |
| 649 | combined land area of the cottage housing developments exceeds one acre; ((and)) |
| 650 | c. All units must be cottage housing units with no less than three units and no |
| 651 | more than sixteen units, provided that if the site contains an existing home that is not |
| 652 | being demolished, the existing house is not required to comply with the height limitation |
| 653 | in subsection B.25. of this section or the floor area and footprint limits in K.C.C. |
| 654 | 21A.14.025.B; and |
| 655 | d. Before filing an application with the department, the applicant shall hold a |
| 656 | community meeting in accordance with section 10 of this ordinance. |
| 657 | ((17.)) <u>16.</u> The development for a detached single-family residence shall be |
| 658 | consistent with the following: |
| 659 | a. The lot must have legally existed ((prior to)) before March 1, 2005; |
| 660 | b. The lot has a comprehensive plan land use designation of Rural |
| 661 | Neighborhood or Rural Residential; and |
| 662 | c. The standards of this title for the RA-5 zone shall apply. |
| 663 | ((18.)) <u>17.</u> Housing for agricultural employees who are employed by the owner |
| 664 | or operator of the site year-round as follows: |
| 665 | a. Not more than: |
| 666 | (1) One agricultural employee dwelling unit on a site under twenty acres; |
| 667 | (2) Two agricultural employee dwelling units on a site between twenty acres |
| 668 | and fifty acres; |

| 669 | (3) Three agricultural employee dwelling units on a site greater than fifty |
|-----|--|
| 670 | acres and less than one-hundred acres; and |
| 671 | (4) On sites one-hundred acres and larger one additional agricultural |
| 672 | employee dwelling unit for each additional one hundred acres; |
| 673 | b. The primary use of the site shall be agricultural in SIC Industry Group No. |
| 674 | 01-Growing and Harvesting Crops or SIC Industry Group No. 02-Raising Livestock and |
| 675 | Small Animals. If the primary use of the site changes to a nonagricultural use, all |
| 676 | agricultural employee dwelling units shall be removed; |
| 677 | c. The applicant shall file with the department of executive services, records |
| 678 | and licensing services division, a notice approved by the department that identifies the |
| 679 | agricultural employee dwelling units as accessory and that the dwelling units shall only |
| 680 | be occupied by agricultural employees who are employed by the owner or operator year- |
| 681 | round. The notice shall run with the land. The applicant shall submit to the department |
| 682 | proof that the notice was filed with the department of executive services, records and |
| 683 | licensing services division, before the department approves any permit for the |
| 684 | construction of agricultural employee dwelling units; |
| 685 | d. An agricultural employee dwelling unit shall not exceed a floor area of one |
| 686 | thousand square feet and may be occupied by no more than eight unrelated agricultural |
| 687 | employees; |
| 688 | e. One off-street parking space shall be provided for each agricultural |
| 689 | employee dwelling unit; and |
| 690 | f. The agricultural employee dwelling units shall be constructed in compliance |
| 691 | with K.C.C. Title 16. |

692 <u>SECTION 15.</u> Ordinance 10870, Section 331, as amended, and K.C.C.

693 21A.08.040 are each hereby amended to read as follows:

694

A. Recreational/cultural land uses.

| КЕҮ | | RES | OURCE | | RESIDENTIAL | | | | COMMERCIAL/INDUSTRIAL | | | | | | | | | |
|-----------------|-----------------------|----------|-------|-----|-------------|---------------|------|--------|-----------------------|----|----|---|----|---|----|---|-----|-------|
| P-Permitted Use | | A | F | М | R | UR | U | R | | N | В | С | В | R | В | 0 | 1 | |
| C -Con | ditional Use | | G | 0 | 1 | U | RE | R | Е | | E | υ | о | U | Е | U | F | N |
| S -Spec | cial Use | z | R | R | N | R | ВS | в | S | | 1 | s | м | S | G | s | F | D |
| | | 0 | 1 | E | E | A | AE | A | 1 | | G | I | м | T | 1 | I | 1 | υ |
| | | N | с | s | R | L | NR | N | D | | н | N | U | N | 0 | N | с | s |
| | | E | υ | Т | A | | v | | Е | | в | Е | N | Е | N | Е | E | Т |
| | | | L | | -L | | E | | N | | о | s | 1 | s | A | s | | R |
| • | | | Т | | | | | | т | | R | s | т | s | L | s | | 1 |
| | | | υ | | | | | | I | | н | | Y | | | | | A |
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| | | | E | | | | | | L | | 0 | | | | | | | |
| | | | | | | | | | | | D | | | | | | | |
| SIC# | SPECIFIC LAND US | SE . | A | F | м | RA | UR | R1-8 | R12 | - | NB | | СВ | | RB | 5 | 0 | 1 |
| | | | | | | | | | 48 | | | | | | | | | |
| | PARK/RECREATION: | - | | | | | | | | | | | | | - | | | |
| * | Park | | P1 | P1 | P1 | P1 | P1 | P1 | P1 | | P | | Р | | P | | Р | P13 |
| | Large Active Recrea | tion and | | P1 | P1 | P1 | P1 | P1 | P1 | | Р | | Р | | P | | Р | P13 |
| | Multiuse Park | | | | | | | | | | | | | | | | | |
| * | Trails | | P | P | P | P | Р | Р | Р | | P | | Р | | P | | Р | P |
| * | Campgrounds | | } | P16 | P16 | P16 | P16 | | | | | | | | | | | P16 |
| | | | | C16 | | C16a | C16a | | | | | | | | | | | C16a |
| | | | | а | | | | 5. | | | | | | | | | | |
| * | Destination Resorts | | | S | | S18 | с | | | | | | | | С | | | 1 · · |
| * | Marina | | | C 3 | | C4 | C4 | C4 | C4 | | P5 | | P | | P | | P | P |
| * | Recreational Vehicle | Park | | P19 | P19 | C2 and | C2 | | | | | | | | | | | |
| | | | | | | 18 P19 | P19 | | | | | | | | | | | |
| * | Sports Club (17) | | | | | C4((,)) | C4 | C4 | C4 | | С | | Р | | P | | | |
| | | | | | | <u>and</u> 18 | | | | | | | | | | | | |
| * | Ski Area | | | S | | S18 | | | | | | | | | | | | |
| * | Recreational Camp | | | С | | P24 C | | | | | | _ | | | | | | |
| | AMUSEMENT/ENTERT | | | | | | | | | -+ | | | | | | | | |
| * | Adult Entertainment I | Business | | | | | | | | -+ | | | P6 | | P6 | | P6 | |
| | | | | | | | | | | | | | | | | | , , | |

| * | Theater | | | | | | | | | Р | Р | Р | P25 |
|------|----------------------------|----------|----------------|----------------|-------------|------------|----------------|--------------------|------------|-----------------|--------------|-----------|---------|
| 7833 | Theater, Drive-in | | | † | | | | | | | С | | |
| 793 | Bowling Center | | | | | | | | | P | P | | Р |
| * | Golf Facility | _ | | | C7 and | P7 | P7 | P7 | | | - | - | |
| | | | | | 18 | | | | | | | | |
| 7999 | Amusement and Recreation | + | P21 | P21 | P8 | P8((;)) | P8((;)) | P8((;)) | P21 | P | P | P21 | P21 |
| (14) | Services | | | | P21((,)) | P21 | P21 | P21 | P22 | | | | |
| | | | | | C15 and | P22 | P22 | P22 | | | | | |
| | | | | | 18 | C15 | C15 | C15 | | | | | |
| * | Indoor Paintball Range | + | | | | | | | | P26 | P26 | 1 | P26 |
| * | Outdoor Paintball Range | | | | C27 | C27 | | | | | 1 | | |
| * | Shooting Range | | C9 | | C9 | | | | | | C10 | + | P10 |
| | | | | | and18 | | | | | | | | |
| * | Amusement Arcades | - | - | | | | | | | P | Р | | |
| 7996 | Amusement Park | - | | | | | | | | | С | + | |
| * | Outdoor Performance Center | | S | | C12 | | P20 | P20 | | | s | + | |
| | | | | | S18 | | | | | | | | |
| | CULTURAL: | - | | | | | | | | | | | |
| 823 | Library | + | | | P11 | P11 | P11 | ((P 11 | Р | P | Р | P | |
| | | | | | | с | с | G)) | | | | | |
| | | | | | | | | <u>P28</u> | | | | | |
| 841 | Museum | C2 | C23 | | P11 | P11 | P11 | ((P 11 | Р | P | P | P | P |
| | | 3 | | | | с | с | C)) | | | | | |
| | | | | | | | | <u>P28</u> | | | | | |
| 842 | Arboretum | P | Р | | P | P | Р | P | P | P | P | P | |
| * | Conference Center | | | | P11 | P11 | P11 | P11 | P | P | P | P | |
| | | | | | C12 | C12 | с | с | | | | | |
| GENE | RAL CROSS REFERENCES: | Land Us | I e Table I | L nstructio | ns, see K.C | .C. 21A.0 | 1 8.020 and | 21A.02.0 | 70; Deve | l lopment St | andards s | ee K.C.C | L). |
| | | chapters | 21A.12 | through | 21A.30; Ge | neral Prov | /isions, se | e K.C.C. | chapters | 21A.32 thro | ough 21A. | 38; Appli | cation |
| | | and Rev | iew Proc | edures, : | see K.C.C. | chapters 2 | 1A.40 thre | ough 21A | .44; (*)De | finition of th | nis specifio | c Land U | se, see |
| | | | hapter 21 | | | | | | | | | | |
| | B. Development co | | | | | | | | | | | | |

695

1. The following conditions and limitations shall apply, where appropriate:

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a. No stadiums on sites less than ten acres;

| 698 | b. Lighting for structures and fields shall be directed away from residential |
|-----|--|
| 699 | areas; |
| 700 | c. Structures or service yards shall maintain a minimum distance of fifty feet |
| 701 | from property lines adjoining residential zones, except for structures in on-site recreation |
| 702 | areas required in K.C.C. 21A.14.180 and 21A.14.190. Setback requirements for |
| 703 | structures in these on-site required recreation areas shall be maintained in accordance |
| 704 | with K.C.C. 21A.12.030; |
| 705 | d. Facilities in the A zone shall be limited to trails and trailheads, including |
| 706 | related accessory uses such as parking and sanitary facilities; and |
| 707 | e. Overnight camping is allowed only in an approved campground. |
| 708 | 2. Recreational vehicle parks are subject to the following conditions and |
| 709 | limitations: |
| 710 | a. The maximum length of stay of any vehicle shall not exceed one hundred |
| 711 | eighty days during a three-hundred-sixty-five-day period; |
| 712 | b. The minimum distance between recreational vehicle pads shall be no less |
| 713 | than ten feet; and |
| 714 | c. Sewage shall be disposed in a system approved by the Seattle-King County |
| 715 | health department. |
| 716 | 3. Limited to day moorage. The marina shall not create a need for off-site |
| 717 | public services beyond those already available before the date of application. |
| 718 | 4. Not permitted in the RA-10 or RA-20 zones. Limited to recreation facilities |
| 719 | subject to the following conditions and limitations: |

- a. The bulk and scale shall be compatible with residential or rural character ofthe area:
- b. For sports clubs, the gross floor area shall not exceed ten thousand square
 feet unless the building is on the same site or adjacent to a site where a public facility is
 located or unless the building is a nonprofit facility located in the urban area; and
 c. Use is limited to residents of a specified residential development or to sports
 clubs providing supervised instructional or athletic programs.
- 5. Limited to day moorage.

728 6.a. Adult entertainment businesses shall be prohibited within three hundred 729 thirty feet of any property zoned RA, UR or R or containing schools, licensed daycare 730 centers, public parks or trails, community centers, public libraries or churches. In 731 addition, adult entertainment businesses shall not be located closer than three thousand feet to any other adult entertainment business. These distances shall be measured from 732 the property line of the parcel or parcels proposed to contain the adult entertainment 733 734 business to the property line of the parcels zoned RA, UR or R or that contain the uses identified in this subsection B.6.a. 735

b. Adult entertainment businesses shall not be permitted within an area likely
to be annexed to a city subject to an executed interlocal agreement between King County
and a city declaring that the city will provide opportunities for the location of adult
businesses to serve the area. The areas include those identified in the maps attached to
Ordinance 13546.

741 7. Clubhouses, maintenance buildings, equipment storage areas and driving742 range tees shall be at least fifty feet from residential property lines. Lighting for practice

| 743 | greens and driving range ball impact areas shall be directed away from adjoining |
|-----|---|
| 744 | residential zones. Applications shall comply with adopted best management practices for |
| 745 | golf course development. Within the RA zone, those facilities shall be permitted only in |
| 746 | the RA-5 and RA-2.5 zones. Not permitted in designated rural forest focus area, |
| 747 | regionally significant resource areas or locally significant resource areas. Ancillary |
| 748 | facilities associated with a golf course are limited to practice putting greens, maintenance |
| 749 | buildings and other structures housing administrative offices or activities that provide |
| 750 | convenience services to players. These convenience services are limited to a pro shop, |
| 751 | food services and dressing facilities and shall occupy a total of no more than ten thousand |
| 752 | square feet. Furthermore, the residential density that is otherwise permitted by the zone |
| 753 | shall not be used on other portions of the site through clustering or on other sites through |
| 754 | the transfer of density provision. This residential density clustering or transfer limitation |
| 755 | shall be reflected in a deed restriction that is recorded at the time applicable permits for |
| 756 | the development of the golf course are issued. |
| 757 | 8. Limited to ((a)) golf driving ranges, only as: |
| 758 | a. ((an)) accessory to golf courses; or |
| | |

b. ((an)) accessory to ((a)) large active recreation and multiuse parks.

9.a. New structures and outdoor ranges shall maintain a minimum distance of
fifty feet from property lines adjoining residential zones, but existing facilities shall be
exempt.

b. Ranges shall be designed to prevent stray or ricocheting projectiles, pelletsor arrows from leaving the property.

| 765 | c. Site plans shall include: safety features of the range; provisions for reducing |
|-----|---|
| 766 | sound produced on the firing line; elevations of the range showing target area, backdrops |
| 767 | or butts; and approximate locations of buildings on adjoining properties. |
| 768 | d. Subject to the licensing provisions of K.C.C. Title 6. |
| 769 | 10.a. Only in an enclosed building, and subject to the licensing provisions of |
| 770 | K.C.C. Title 6; |
| 771 | b. Indoor ranges shall be designed and operated so as to provide a healthful |
| 772 | environment for users and operators by: |
| 773 | (1) installing ventilation systems that provide sufficient clean air in the user's |
| 774 | breathing zone, and |
| 775 | (2) adopting appropriate procedures and policies that monitor and control |
| 776 | exposure time to airborne lead for individual users. |
| 777 | 11. Only as accessory to a park or in a building listed on the National Register |
| 778 | as an historic site or designated as a King County landmark subject to K.C.C. chapter |
| 779 | 21A.32. |
| 780 | 12. Only as accessory to a nonresidential use established through a discretionary |
| 781 | permit process, if the scale is limited to ensure compatibility with surrounding |
| 782 | neighborhoods. This condition applies to the UR zone only if the property is located |
| 783 | within a designated unincorporated rural town. |
| 784 | 13. Subject to the following: |
| 785 | a. The park shall abut an existing park on one or more sides, intervening roads |
| 786 | notwithstanding; |

| 787 | b. No bleachers or stadiums are permitted if the site is less than ten acres, and |
|-----|--|
| 788 | no public amusement devices for hire are permitted; |
| 789 | c. Any lights provided to illuminate any building or recreational area shall be |
| 790 | so arranged as to reflect the light away from any premises upon which a dwelling unit is |
| 791 | located; and |
| 792 | d. All buildings or structures or service yards on the site shall maintain a |
| 793 | distance not less than fifty feet from any property line and from any public street. |
| 794 | 14. Excluding amusement and recreational uses classified elsewhere in this |
| 795 | chapter. |
| 796 | 15. ((Limited to golf driving ranges and subject to subsection B.7. of this |
| 797 | section.)) For amusement and recreation services not otherwise provided for in this |
| 798 | chapter: |
| 799 | a. In the RA zones, not subject to regulation under K.C.C. Title 6 and only on |
| 800 | sites at least five acres or larger; |
| 801 | b. Retail sales are limited to incidental sales to patrons of the amusement or |
| 802 | recreation service; and |
| 803 | c, Does not involve the operation of motor vehicles or off-road vehicles, |
| 804 | including, but not limited to, motorcycles and gocarts. |
| 805 | 16. Subject to the following conditions: |
| 806 | a. The length of stay per party in campgrounds shall not exceed one hundred |
| 807 | eighty days during a three-hundred-sixty-five-day period; and |
| | |

| 808 | b. Only for campgrounds that are part of a proposed or existing county park, |
|-----|--|
| 809 | that are subject to review and public meetings through the department of natural |
| 810 | resources and parks. |
| 811 | 17. Only for stand-alone sports clubs that are not part of a park. |
| 812 | 18. Subject to review and approval of conditions to comply with trail corridor |
| 813 | provisions of K.C.C. chapter 21A.14 when located in an RA zone. |
| 814 | 19. Only as ((an)) accessory to a large active recreation and multiuse park. |
| 815 | 20. Only as ((an)) accessory to a large active recreation and multiuse park with |
| 816 | the floor area of an individual outdoor performance center stage limited to three thousand |
| 817 | square feet. |
| 818 | 21. Limited to rentals of sports and recreation equipment with a total floor area |
| 819 | of no more than seven hundred fifty square feet and $((\Theta))$ only as $((an))$ accessory to a |
| 820 | park, or in the RA zones, to a large active recreation and multiuse park ((in the RA zones, |
| 821 | and limited to: |
| 822 | a. rentals of sports and recreation equipment; and |
| 823 | b. a total floor area of seven hundred and fifty square feet)). |
| 824 | 22. Only as ((an)) accessory to a large active recreation and multiuse park and |
| 825 | limited to: |
| 826 | a. water slides, wave pools and associated water recreation facilities; and |
| 827 | b. rentals of sports and recreation equipment. |
| 828 | 23. Limited to natural resource and heritage museums and only allowed in a farm or |
| 829 | forestry structure, including, but not limited to barns or sawmills, existing as of |
| 830 | December 31, 2003. |

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24. Use is permitted without a conditional use permit only when in compliance with all of the following conditions:

- a. The use is limited to camps for youths or for persons with special needs due 833 to a disability, as defined by the American With Disabilities Act of 1990, or due to a 834 medical condition and including training for leaders for those who use the camp; 835 836 b. Active recreational activities shall not involve the use of motorized vehicles such as cross-country motorcycles or all-terrain vehicles or the use of firearms. The 837 prohibition on motorized vehicles does not apply to such vehicles that may be necessary 838 for operation and maintenance of the facility or to a client-specific vehicle used as a 839 840 personal mobility device;
- c.(1) Except as provided in subsection B.24.c.(2)(b) of this section, the number
 of overnight campers, not including camp personnel, in a new camp shall not exceed:
 (a) one hundred and fifty for a camp between twenty and forty acres; or
 (b) for a camp greater than forty acres, but less than two hundred and fifty
 acres, the number of users allowed by the design capacity of a water system and on-site
 sewage disposal system approved by the department of health, Seattle/King County, up to
 a maximum of three hundred and fifty; and
- 848

(2) Existing camps shall be subject to the following:

(a) For a camp established ((prior to)) before August 11, 2005, with a
conditional use permit and is forty acres or larger, but less than one hundred and sixty
acres, the number of overnight campers, not including camp personnel, may be up to one
hundred and fifty campers over the limit established by subsection B.24.c.(1)(b) of this
section.

| 854 | (b) For a camp established ((prior to)) before August 11, 2005, with a |
|-----|---|
| 855 | conditional use permit and is one hundred and sixty acres or larger, but less than two |
| 856 | hundred acres, the number of overnight campers, not including camp personnel, may be |
| 857 | up to three hundred and fifty campers over the limit established by subsection |
| 858 | B.24.c.(1)(b) of this section. The camp may terminate operations at its existing site and |
| 859 | establish a new camp if the area of the camp is greater than two hundred and fifty acres |
| 860 | and the number of overnight campers, not including camp personnel, shall not exceed |
| 861 | seven hundred. |
| 862 | d. The length of stay for any individual overnight camper, not including camp |
| 863 | personnel, shall not exceed ninety days during a three-hundred-sixty-five-day period; |
| 864 | e. The camp facilities, such as a medical station, food service hall, and activity |
| 865 | rooms, shall be of a scale to serve overnight camp users; |
| 866 | f. The minimum size of parcel for such use shall be twenty acres; |
| 867 | g. Except for any permanent caretaker residence, all new structures where |
| 868 | camp users will be housed, fed or assembled shall be no less than fifty feet from |
| 869 | properties not related to the camp; |
| 870 | h. In order to reduce the visual impacts of parking areas, sports and activity |
| 871 | fields or new structures where campers will be housed, fed or assembled, the applicant |
| 872 | shall provide a Type 3 landscape buffer no less than twenty feet wide between the nearest |
| 873 | property line and such parking area, field, or structures, by retaining existing vegetation |
| 874 | or augmenting as necessary to achieve the required level of screening; |

| 875 | i. If the site is adjacent to an arterial roadway, access to the site shall be |
|-----|---|
| 876 | directly onto said arterial unless direct access is unsafe due inadequate sight distance or |
| 877 | extreme grade separation between the roadway and the site; |
| 878 | j. If direct access to the site is via local access streets, transportation demand |
| 879 | management measures, such as use of carpools, buses or vans to bring in campers, shall |
| 880 | be used to minimize traffic impacts; |
| 881 | k. Any lights provided to illuminate any building or recreational area shall be |
| 882 | so arranged as to reflect the light away from any adjacent property; and |
| 883 | l. A community meeting shall be convened by the applicant ((prior to)) before |
| 884 | submittal of an application for permits to establish a camp, or to expand the number of |
| 885 | camp users on an existing camp site as provided in subsection B.24.c.(2)(b) of this |
| 886 | section. Notice of the meeting shall be provided at least two weeks in advance to all |
| 887 | property owners within five hundred feet $((f))_{1}$ or at least twenty of the nearest property |
| 888 | owners, whichever is $greater(())$. The notice shall at a minimum contain a brief |
| 889 | description of the project and the location, as well as, contact persons and numbers. |
| 890 | 25. Limited to theaters primarily for live productions located within a Rural |
| 891 | Town designated by the King County Comprehensive Plan. |
| 892 | 26.a. Only in an enclosed building; and |
| 893 | b. A copy of the current liability policy of not less than one million dollars for |
| 894 | bodily injury or death shall be maintained in the department. |
| 895 | 27. Minimum standards for outdoor paintball recreation fields: |
| 896 | a. The minimum site area is twenty-five acres; |

- b. Structure shall be no closer than one hundred feet from any lot line adjacentto a residential zoned property;
- c. The area where paintballs are discharged shall be located more than three
 hundred feet of any lot line and more than five hundred ((feed [feet])) feet from the lot
 line of any adjoining residential property. The department may allow for a lesser setback
 if it determines through the conditional use permit review that the lesser setback in
 combination with other elements of the site design provides adequate protection to
 adjoining properties and rights-of-ways;

d. A twenty-foot high nylon mesh screen shall be installed around all play areas
and shall be removed at the end of each day when the play area is not being used. The
department may allow for the height of the screen to be lowered to no less than ten feet if
it determines through the conditional use permit review that the lower screen in
combination with other elements of the site design provides adequate protection from
discharged paintballs;

e. All parking and spectator areas, structures and play areas shall be screened
from adjoining residential zoned property and public rights of way with Type 1
landscaping at least ten feet wide;

914 f. Any retail sales conducted on the property shall be accessory and incidental 915 to the permitted activity and conducted only for the participants of the site;

g. A plan of operations specifying days and hours of operation, number of
participants and employees, types of equipment to be used by users of the site, safety
procedures, type of compressed air fuel to be used on the site and storage and
maintenance procedures for the compressed air fuel shall be provided for review in

| 920 | conjunction with the conditional use permit application. All safety procedures shall be |
|-----|---|
| 921 | reviewed and approved by department of public safety ((prior to)) before submittal of the |
| 922 | conditional use permit application. All activities shall be in compliance with National |
| 923 | Paintball League standards; |
| | |
| 924 | h. The hours of operation shall be limited to Saturdays and Sundays and |
| 925 | statutory holidays from 8:30 A.M. to 8:30 P.M., and further restricted as applicable to |
| 926 | daylight hours; |
| 927 | i. No more than one hundred paintball players shall be allowed on the site at |
| 928 | any one time; |
| 929 | j. No outdoor lights or amplified sounds shall be permitted; |
| 930 | k. The facility shall have direct access to a road designated as a major collector |
| 931 | (or higher) in the Comprehensive Plan unless the department determines through the |
| 932 | conditional use permit review that the type and amount of traffic generated by the facility |
| 933 | is such that it will not cause an undue impact on the neighbors or adversely affect safety |
| 934 | of road usage; |
| 935 | 1. The facility shall be secured at the close of business each day; |
| 936 | m. All equipment and objects used in the paintball activities shall be removed |
| 937 | from the site within ninety days of the discontinuance of the paintball use; and |
| 938 | n. A copy of the current liability policy of not less than one million dollars for |
| 939 | bodily injury or death shall be submitted with the conditional use permit application and |
| 940 | shall be maintained in the department. |
| 941 | 28. Before filing an application with the department, the applicant shall hold a |
| 942 | community meeting in accordance with section 10 of this ordinance. |

943 <u>SECTION 16.</u> Ordinance 10870, Section 332, as amended, and K.C.C.

944 21A.08.050 are each hereby amended to read as follows:

945 A. General services land uses.

| КЕҮ | | | RESOURCE | | | RESIDENTIAL | | | | COMM | ERCIAL | /INDUSTRIAL | | |
|-----------------|-------------------|----|----------|---|---|-------------|--------|--------|--------|------|--------|-------------|-----|----|
| P-Permitted Use | | | A | F | М | R | UR | U | R | N B | С | BRB | 0 | 1 |
| C-Cond | litional Use | | G | 0 | 1 | U | RE | R | E | ΕU | 0 | UEU | F | N |
| S -Speci | ial Use | z | R | R | N | R | вs | В | S | IS | м | s g s | F | D |
| | | 0 | 1 | E | E | А | AE | A | I | GΙ | м | 1 1 1 | 1 | υ |
| | | N | с | s | R | L . | NR | N | D | ΗN | U | NON | с | s |
| | | E | U | т | A | | v | | E | ΒE | N | ENE | E | т |
| | | | L | | L | | E | | N | o s | 1 | S A S | | R |
| | | | т | | | | | | Т | RS | Т | SLS | | 1 |
| | | | U | | | | | | I | н | Y | | | A |
| | | | R | | | | | | А | 0 | | | | L |
| | | | E | | | | | | L | 0 | | | | |
| | | | | | | | | | | D | | | | |
| SIC# | SPECIFIC LAND | | A | F | м | RA | UR | R1-8 | R12-48 | NB | СВ | RB | 0 | 1 |
| | USE | | | | | | | | | | - | | | |
| | PERSONAL | | | | | | | | | | | | | |
| | SERVICES: | | | | | | | | | | | | | |
| 72 | General Persona | I | | | | | | C25 | C25 | P | Р | Ρ. | P3 | P3 |
| | Service | | | | | | | C37 | C37 | | | | | |
| 7216 | Drycleaning Plan | ts | | | | | | | | | | | | Р |
| 7218 | Industrial | | | | | | | | | | | | | Р |
| | Launderers | | | | | | | | | | | | | |
| 7261 | Funeral | | | | | | C4 | C4 | C4 | | Р | Р | | |
| | Home/Crematory | | | | | | | | | | | | | |
| * | Cemetery, | | | | | P24 | P24 C5 | P24 C5 | P24 | P24 | P24 | P24 C5 | P24 | |
| | Columbarium or | | | | | C5 and | and 31 | and 31 | C5 and | | | | - | |
| | Mausoleum | | | | | 31 | | | 31 | | | | | |
| * | Day Care I | | P6 | | | P6 | P6 | P6 | P | Р | Р | Р | P7 | P7 |
| * | Day Care II | | | | | P8 C | P8 C | P8 C | P8 C | Ρ | Р | Р | P7 | P7 |
| 074 | Veterinary Clinic | | P9 | | | P9 | P9 C10 | | | P10 | P10 | P10 | | Р |
| | | | | | | C10 | | | | | | | | |
| | | | | | | and 31 | | | | | | | | |
| 753 | Automotive Repa | ir | | | | | | | | P11 | Р | Р | | Р |

| ····· | (1) | | | | | | Τ | | 1 | 1 | 1 |
|-------|-----------------------|----------------------|----------------------|----------------------|----------------------|----------------------|----------------------|-----|-----|-----|---|
| 754 | Automotive Service | - | | | | | P11 | Р | Р | | Р |
| 76 | Miscellaneous | ((C33)) | P32 | P32 | P32 | P32 | P32 | Р | Р | - | Р |
| | Repair | <u>P33</u> | ((C33)) | | | | | | | | |
| | | | <u>P33</u> | | | | | | | | |
| 866 | Church, Synagogue, | | P12 | P12 C | P12 C | P12 C | Р | Р | P | P | |
| | Temple | | C27 | | | | | | | | |
| | | | and 31 | | | | | | | | |
| 83 | Social Services (2) | | P12 | P12 | P12 | P12 | ((P 13)) | Р | Р | Р | 1 |
| | | | ((C 13 | ((C13)) | ((C13)) | ((C13)) | P | | | | |
| | | | and)) | <u>P13 C</u> | <u>P13 C</u> | <u>P13 C</u> | | | | | |
| | | | <u>P13</u> | | | | | | | | |
| | | | <u>C</u> 31 | | | | | | | | |
| 0752 | Animal specialty | | C P35 | С | | | Р | Р | Р | P | Р |
| | services | | P36 | | | | | | | | |
| * | Stable | P14 C | P14 | P14 C | P14 C | | | | | | |
| | | | C31 | | | | | | | | |
| * | Kennel or Cattery | P9 | С | С | | | | С | Р | | |
| * | Theatrical | | | - | | | | P30 | P28 | | |
| | Production Services | | | | | | | | | | |
| * | Artist Studios | | P28 | P28 | P28 | P28 | Р | Р | Р | P29 | P |
| * | Interim Recycling | | P21 | P21 | P21 | P21 | P22 | P22 | P | P21 | P |
| | Facility | | | | | | | | | | |
| * | Dog training facility | C34 | C34 | C34 | | | Р | Р | Р | | P |
| | HEALTH | | | | | | | | | 1 | |
| | SERVICES: | | | | | | | | | | |
| 801- | Office/Outpatient | | P12 | P12 | P12 | P12 | Р | Р | Р | Р | Р |
| 04 | Clinic | | C13 <u>a</u> | C13 <u>a</u> | C13 <u>a</u> | C13 <u>a</u> | | | | | |
| | | | | | C37 | C37 | | | | | |
| 805 | Nursing and | | | | | С | | P | Р | | |
| | Personal Care | | | | | | | | | | |
| | Facilities | | | | | | | | | | |
| 806 | Hospital | | | | C13 <u>a</u> | C13 <u>a</u> | | P | P | С | |
| 807 | Medical/Dental Lab | | | | | | | P | P | P | Р |
| 808- | Miscellaneous | | | | | | | Р | P | P | |
| 09 | Health | | | | | | | | | | |
| | EDUCATION | | | | | | | | | | + |
| | SERVICES: | | | | | | | | | | |

| | * | Elementary School | T | r | 1 | P15 | P | P | P | r | P16c | P16c | P16c | · · · · · · |
|-----|--------|---------------------|-----------|---------------|-------------|-------------------|----------------|----------------|------------------|---------------------------------------|------------|----------------|-----------|-------------|
| | | Elementary School | | | | and 31 | | | | | FIOC | FIOC | FIEC | |
| | | Middle/Junier Llieb | | ļ | | | | | | | Dia | Data | D10 | |
| | | Middle/Junior High | | | | P16 | Р | Р | Р | | P16c | P16c | P16c | |
| | | School | | | | C15 | | | | | | | | |
| | | | | | | and 31 | | | | | | | | |
| | * | Secondary or High | | | | P16 | P26 | P26 | P26 | | P16c | P16c C | P16c | |
| | | School | | | | C15 | | | | | С | | | |
| | | | | | | and 26 | | | | | | | | |
| | | | | | | and 31 | | | | | | | | |
| | * | Vocational School | | | | P13 <u>a</u> | P13 <u>a</u> C | P13 <u>a</u> C | P13 <u>a</u> | | | Р | P17 | Р |
| | | | | | | C31 | | | с | | | | | |
| | * | Specialized | | P18 | | P19 | P19 C20 | P19 | P19 | Р | Р | Р | P17 | Р |
| | | Instruction School | | | | C20 | | C20 | C20 | | | | | |
| | | | | | | and 31 | | | | | | | | |
| | * | School District | | | | P16 | P23 C | P23 C | P23 C | С | P | Р | P | Р |
| | | Support Facility | | | | C15 | | | | | | | | |
| | | | | | | and 23 | | | | | | | | |
| | | | | | | and 31 | | | | | | | | |
| | GENE | RAL CROSS | Land Use | I Table II | l nstruc | l tions, see K | | 020 and 21. | L A.02.070; D | l evelopmen | t Standard | Is, see K.C.C. | chapters | I |
| | REFE | RENCES: | 21A.12 th | rough 2 | 1A.30 | ; General Pi | rovisions, see | K.C.C. cha | pters 21A.3 | 2 through 2 | 1A.38; Ap | plication and | Review | |
| | | | Procedure | es, see l | K.C.C. | chapters 2 | 1A.40 through | n 21A.44; (*) | Definition o | f this specif | ic Land U | se, see K.C.C | . chapter | |
| | | | 21A.06. | | | | | | | | | | | |
| 946 | L | B. Developm | ent conc | lition | s. | | | | | · · · · · · · · · · · · · · · · · · · | | | |] |
| 947 | | 1. Except SI | C Indus | try N | o. 7 | 534-Tir | e Retrea | ding, se | e manu | facturir | ıg pern | nitted | | |
| 040 | use ta | hla | | | | | | | | | | | | |
| 948 | use ta | idle. | | | | | | | | | | | | |
| 949 | | 2. Except SI | C Indus | try G | rouj | p Nos.: | | | | | | | | |
| 950 | | a. 835-Day | Care Se | ervice | es, a | nd | | | | | | | | |
| 951 | | b. 836-Res | idential | Care, | , wh | ich is o | therwise | provide | ed for or | n the re | sidenti | al | | |
| 952 | permi | itted land use tab | ole. | | | | | | | | | | | |
| 953 | | 3. Limited to | o SIC In | dustr | y Gi | roup an | d Industr | y Nos.: | | | | | | |
| 954 | | a. 723-Bea | uty Shoj | os; | | | | | | | | | | |
| | | | | | | | | | | | | | | |

b. 724-Barber Shops;

| 956 | c. 725-Shoe Repair Shops and Shoeshine Parlors; |
|-----|--|
| 957 | d. 7212-Garment Pressing and Agents for Laundries and Drycleaners; and |
| 958 | e. 217-Carpet and Upholstery Cleaning. |
| 959 | 4. Only as ((an)) accessory to a cemetery, and prohibited from the UR zone only |
| 960 | if the property is located within a designated unincorporated Rural Town. |
| 961 | 5. Structures shall maintain a minimum distance of one hundred feet from |
| 962 | property lines adjoining residential zones. |
| 963 | 6. Only as ((an)) accessory to residential use, and: |
| 964 | a. Outdoor play areas shall be completely enclosed by a solid wall or fence, |
| 965 | with no openings except for gates, and have a minimum height of six feet; and |
| 966 | b. Outdoor play equipment shall maintain a minimum distance of twenty feet |
| 967 | from property lines adjoining residential zones. |
| 968 | 7. Permitted as an accessory use. See commercial/industrial accessory, K.C.C. |
| 969 | 21A.08.060.A. |
| 970 | 8. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32, |
| 971 | or an accessory use to a school, church, park, sport club or public housing administered |
| 972 | by a public agency, and: |
| 973 | a. Outdoor play areas shall be completely enclosed by a solid wall or fence, |
| 974 | with no openings except for gates and have a minimum height of six feet; |
| 975 | b. Outdoor play equipment shall maintain a minimum distance of twenty feet |
| 976 | from property lines adjoining residential zones; |
| 977 | c. Direct access to a developed arterial street shall be required in any |
| 978 | residential zone; and |

| 979 | d. Hours of operation may be restricted to assure compatibility with |
|------|---|
| 980 | surrounding development. |
| 981 | 9.a. As a home occupation only, but the square footage limitations in K.C.C. |
| 982 | chapter 21A.30 for home occupations apply only to the office space for the veterinary |
| 983 | clinic, office space for the kennel or office space for the cattery, and: |
| 984 | (1) Boarding or overnight stay of animals is allowed only on sites of five |
| 985 | acres or more; |
| 986 | (2) No burning of refuse or dead animals is allowed; |
| 987 | (3) The portion of the building or structure in which animals are kept or |
| 988 | treated shall be soundproofed. All run areas, excluding confinement areas for livestock, |
| 989 | shall be surrounded by an eight-foot-high solid wall and the floor area shall be surfaced |
| 990 | with concrete or other impervious material; and |
| 991 | (4) The provisions of K.C.C. chapter 21A.30 relative to animal keeping are |
| 992 | met. |
| 993 | b. The following additional provisions apply to kennels or catteries in the A |
| 994 | zone: |
| 995 | (1) Impervious surface for the kennel or cattery shall not exceed twelve |
| 996 | thousand square feet; |
| 997 | (2) Obedience training classes are not allowed except as provided in |
| 998 | subsection B.34. of this section; and |
| 999 | (3) Any buildings or structures used for housing animals and any outdoor |
| 1000 | runs shall be set back one hundred and fifty feet from property lines. |
| 1001 | 10.a. No burning of refuse or dead animals is allowed; |

| 1002 | b. The portion of the building or structure in which animals are kept or treated |
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| 1003 | shall be soundproofed. All run areas, excluding confinement areas for livestock, shall be |
| 1004 | surrounded by an eight-foot-high solid wall and the floor area shall be surfaced with |
| 1005 | concrete or other impervious material; and |
| 1006 | c. The provisions of K.C.C. chapter 21A.30 relative to animal keeping are met. |
| 1007 | 11. The repair work or service shall only be performed in an enclosed building, |
| 1008 | and no outdoor storage of materials. SIC Industry No. 7532-Top, Body, and Upholstery |
| 1009 | Repair Shops and Paint Shops is not allowed. |
| 1010 | 12. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32. |
| 1011 | Before filing an application with the department, the applicant shall hold a community |
| 1012 | meeting in accordance with section 10 of this ordinance. |
| 1013 | 13.a. Except as otherwise provided in 13.b. of this subsection, only as a reuse of |
| 1014 | a surplus nonresidential facility subject to K.C.C. chapter 21A.32. |
| 1015 | b. Allowed for a social service agency on a site in the NB zone that serves |
| 1016 | transitional or low-income housing located within three hundred feet of the site on which |
| 1017 | the social service agency is located. |
| 1018 | c. Before filing an application with the department, the applicant shall hold a |
| 1019 | community meeting in accordance with section 10 of this ordinance. |
| 1020 | 14. Covered riding arenas are subject to K.C.C. 21A.30.030 and shall not |
| 1021 | exceed twenty thousand square feet, but stabling areas, whether attached or detached, |
| 1022 | shall not be counted in this calculation. |
| 1023 | 15. Limited to projects that do not require or result in an expansion of sewer |
| 1024 | service outside the urban growth area, unless a finding is made that no cost-effective |

1025 alternative technologies are feasible, in which case a tightline sewer sized only to meet 1026 the needs of the public school, as defined in RCW 28A.150.010, or the school facility and 1027 serving only the public school or the school facility may be used. New public high schools shall be permitted subject to the review process in K.C.C. 21A.42.140. 1028 1029 16.a. For middle or junior high schools and secondary or high schools or school 1030 facilities, only as a reuse of a public school facility or school facility subject to K.C.C. 1031 chapter 21A.32. An expansion of such a school or a school facility shall be subject to approval of a conditional use permit and the expansion shall not require or result in an 1032 1033 extension of sewer service outside the urban growth area, unless a finding is made that no 1034 cost-effective alternative technologies are feasible, in which case a tightline sewer sized only to meet the needs of the public school, as defined in RCW 28A.150.010, or the 1035 1036 school facility may be used. 1037 b. Renovation, expansion, modernization or reconstruction of a school, a

school facility, or the addition of relocatable facilities, is permitted but shall not require
or result in an expansion of sewer service outside the urban growth area, unless a finding
is made that no cost-effective alternative technologies are feasible, in which case a
tightline sewer sized only to meet the needs of the public school, as defined in RCW

1042 28A.150.010, or the school facility may be used.

1043 c. In CB, RB and O, for K-12 schools with no more than one hundred students.

1044 17. All instruction must be within an enclosed structure.

1045 18. Limited to resource management education programs.

1046 19. Only as ((an)) accessory to residential use, and:

a. Students shall be limited to twelve per one-hour session;

| 1048 | b. Except as provided in subsection c. of this subsection, all instruction mus |
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| 1049 | be within an enclosed structure: |

- c. Outdoor instruction may be allowed on properties at least two and one-half
 acres in size. Any outdoor activity must comply with the requirements for setbacks in
- 1052 K.C.C. chapter 21A.12; and
- d. Structures used for the school shall maintain a distance of twenty-five feetfrom property lines adjoining residential zones.
- 1055 20. Subject to the following:

a. Structures used for the school and accessory uses shall maintain a minimum
distance of twenty-five feet from property lines adjoining residential zones;

- b. On lots over two and one-half acres:
- 1059 (1) Retail sale of items related to the instructional courses is permitted, if total1060 floor area for retail sales is limited to two thousand square feet;
- 1061 (2) Sale of food prepared in the instructional courses is permitted with 1062 Seattle-King County department of public health approval, if total floor area for food 1063 sales is limited to one thousand square feet and is located in the same structure as the 1064 school; and
- 1065 (3) Other incidental student-supporting uses are allowed, if such uses are 1066 found to be both compatible with and incidental to the principal use; and
- 1067 c. On sites over ten acres, located in a designated Rural Town and zoned any 1068 one or more of UR, R-1 and R-4:
- 1069 (1) Retail sale of items related to the instructional courses is permitted,1070 provided total floor area for retail sales is limited to two thousand square feet;

| 1071 | (2) Sale of food prepared in the instructional courses is permitted with |
|------|---|
| 1072 | Seattle-King County department of public health approval, if total floor area for food |
| 1073 | sales is limited to one thousand seven hundred fifty square feet and is located in the same |
| 1074 | structure as the school; |
| 1075 | (3) Other incidental student-supporting uses are allowed, if the uses are found |
| 1076 | to be functionally related, subordinate, compatible with and incidental to the principal |
| 1077 | use; |
| 1078 | (4) The use shall be integrated with allowable agricultural uses on the site; |
| 1079 | (5) Advertised special events shall comply with the temporary use |
| 1080 | requirements of this chapter; and |
| 1081 | (6) Existing structures that are damaged or destroyed by fire or natural event, |
| 1082 | if damaged by more than fifty percent of their prior value, may reconstruct and expand an |
| 1083 | additional sixty-five percent of the original floor area but need not be approved as a |
| 1084 | conditional use if their use otherwise complies with development condition B.20.c. of this |
| 1085 | section and this title. |
| 1086 | 21. Limited to drop box facilities accessory to a public or community use such |
| 1087 | as a school, fire station or community center. |
| 1088 | 22. With the exception of drop box facilities for the collection and temporary |
| 1089 | storage of recyclable materials, all processing and storage of material shall be within |
| 1090 | enclosed buildings. Yard waste processing is not permitted. |
| 1091 | 23. Only if adjacent to an existing or proposed school. |
| 1092 | 24. Limited to columbariums accessory to a church, but required landscaping |
| 1093 | and parking shall not be reduced. |

| 1094 | 25. Not permitted in R-1 and limited to a maximum of five thousand square feet |
|------|--|
| 1095 | per establishment and subject to the additional requirements in K.C.C. 21A.12.230. |
| 1096 | 26.a. New high schools shall be permitted in the rural and the urban residential |
| 1097 | and urban reserve zones subject to the review process in K.C.C. 21A.42.140. |
| 1098 | b. Renovation, expansion, modernization, or reconstruction of a school, or the |
| 1099 | addition of relocatable facilities, is permitted. |
| 1100 | 27. Limited to projects that do not require or result in an expansion of sewer |
| 1101 | service outside the urban growth area. In addition, such use shall not be permitted in the |
| 1102 | RA-20 zone. |
| 1103 | 28. Only as a reuse of a surplus nonresidential facility subject to K.C.C. chapter |
| 1104 | 21A.32 or as a joint use of an existing public school facility. |
| 1105 | 29. All studio use must be within an enclosed structure. |
| 1106 | 30. Adult use facilities shall be prohibited within six hundred sixty feet of any |
| 1107 | residential zones, any other adult use facility, school, licensed daycare centers, parks, |
| 1108 | community centers, public libraries or churches that conduct religious or educational |
| 1109 | classes for minors. |
| 1110 | 31. Subject to review and approval of conditions to comply with trail corridor |
| 1111 | provisions of K.C.C. chapter 21A.14 when located in an RA zone. |
| 1112 | 32. Limited to repair of sports and recreation equipment: |
| 1113 | a. as $((an))$ accessory to a large active recreation and multiuse park in the urban |
| 1114 | growth area; or |
| 1115 | b. as ((an)) accessory to a park, or a large active recreation and multiuse park |
| 1116 | in the RA zones, and limited to a total floor area of seven hundred fifty square feet. |

| 1117 | 33. Accessory to agricultural or forestry uses provided: |
|------|--|
| 1118 | a. the repair of tools and machinery is limited to those necessary for the |
| 1119 | operation of a farm or forest. |
| 1120 | b. the lot is at least five acres. |
| 1121 | c. the size of the total repair use is limited to one percent of the lot size up to a |
| 1122 | maximum of five thousand square feet unless located in a farm structure, including, but |
| 1123 | not limited to barns, existing as of December 31, 2003. |
| 1124 | 34. Subject to the following: |
| 1125 | a. the lot is at least five acres((.)); |
| 1126 | b. in the A zones, area used for dog training shall be located on portions of |
| 1127 | agricultural lands that are unsuitable for other agricultural purposes, such as areas within |
| 1128 | the already developed portion of such agricultural lands that are not available for direct |
| 1129 | agricultural production or areas without prime agricultural soils((.)); |
| 1130 | c. structures and areas used for dog training shall maintain a minimum distance |
| 1131 | of seventy-five feet from property lines((.)); and |
| 1132 | d. all training activities shall be conducted within fenced areas or in indoor |
| 1133 | facilities. Fences must be sufficient to contain the dogs. |
| 1134 | 35. Limited to animal rescue shelters and provided that: |
| 1135 | a. the property shall be at least four acres; |
| 1136 | b. buildings used to house rescued animals shall be no less than fifty feet from |
| 1137 | property lines; |
| 1138 | c. outdoor animal enclosure areas shall be located no less than thirty feet from |
| 1139 | property lines and shall be fenced in a manner sufficient to contain the animals; |

| 1140 | d. the facility shall be operated by a nonprofit organization registered under the |
|------|--|
| 1141 | Internal Revenue Code as a 501(c)(3) organization; and |
| 1142 | e. the facility shall maintain normal hours of operation no earlier than 7 a.m. |
| 1143 | and no later than 7 p.m. |
| 1144 | 36. Limited to kennel-free dog boarding and daycare facilities, and: |
| 1145 | a. the property shall be at least ((five)) four and one-half acres; |
| 1146 | b. buildings housing dogs shall be no less than seventy-five feet from property |
| 1147 | lines; |
| 1148 | c. outdoor exercise areas shall be located no less than thirty feet from property |
| 1149 | lines and shall be fenced in a manner sufficient to contain the dogs; |
| 1150 | d. the number of dogs allowed shall be limited to twenty-five, consistent with |
| 1151 | the provisions for hobby kennels, as ((outline)) provided in K.C.C. 11.04.060.B; |
| 1152 | e. training and grooming are ancillary services ((which)) that may be provided |
| 1153 | only to dogs staying at the facility; and |
| 1154 | f. the facility shall maintain normal hours of operation no earlier than 7 a.m. |
| 1155 | and no later than 7 p.m.((; and |
| 1156 | g. no new facility shall be permitted to be established after one year from June |
| 1157 | 17, 2007)). |
| 1158 | 37. Not permitted in R-1 and subject to the additional requirements in K.C.C. |
| 1159 | 21A.12.250. |
| 1160 | SECTION 17. Ordinance 10870, Section 333, as amended, and K.C.C. |
| 1161 | 21A.08.060 are each hereby amended to read as follows: |
| 1162 | A. Government/business services land uses. |

| KEY | | | RES | RESOURCE RESIDENTIAL COMMERCIAL/INDUS | | | | | | | DUST | RIA | L | | | | | |
|----------------|-----------------------------|------|-----------|---------------------------------------|-----|-----|------|----|-----------|------|--------|----------|------|---|-----|---|-----|----------|
| P-Perm | itted Use | | A | F | м | R | U. | R | U | R | N | В | С | В | R | В | 0 | 1 |
| C-Conc | litional Use | | G | 0 | 1 | U | R | Е | R | E | E | U | 0 | U | E | U | F | N |
| S -Spec | ial Use | z | R | R | N | R | в | s | в | S | 1 | s | м | S | G | s | F | D |
| | | 0 | 1 | Е | E | A | A | Е | A | ł | G | I | м | 1 | 1. | I | 1 | U |
| | | N | с | s | R | L | N | R | N | D | н | N | U | N | 0 | N | с | s |
| | | E | υ | т | A | | | v | | E | в | Е | N | Е | N | E | E | Т |
| | | | L | | L | | | Е | | N | 0 | s | 1 | s | A | s | | R |
| | | | т | | | | | | | т | R | s | т | s | L | s | | 1 |
| | | | υ | | | | | | | 1 | н | | Y | | | | | A |
| | | | R | | | | | | | А | 0 | | | | | | | L |
| | | | Е | | | | | | | L | 0 | | | | | | | |
| | | | | | | | | | | | D | | | | | | | |
| SIC# | SPECIFIC LAND USE | L | A | F | м | RA | UR | | R1- | R12 | NB | | СВ | | RB | | 0 | 1 |
| | | | | | | | | | 8 | -48 | | | | | | | | (30) |
| | GOVERNMENT SERVIC | ES: | | | | | | | | | | | | | | | | |
| * | Public agency or utility of | fice | | | | P3 | P3 (| 25 | P3 | P3 | P | | P | | P | | P | P16 |
| | | | | | | C5 | | | с | с | | | | | | | | |
| * . | Public agency or utility ya | rd | | | | P27 | P27 | | P27 | P27 | | <u>.</u> | | | P | | | P |
| * | Public agency archives | | | | | | | | | | | | | | P | | Р | P |
| 921 | Court | | | | | | | | | | | | P4 | | Р | | P | |
| 9221 | Police Facility | | | | | P7 | P7 | | P7 | P7 | P7 | | P | | P | | P | P |
| 9224 | Fire Facility | | | | | C6 | C6 | | C6 | C6 | P | | P | | P | | P | ' P |
| | | | | | | and | | | 00 | | | | | | 1 | | r | |
| | | | | | | 33 | | | | | | | | | | | | |
| * | Utility Facility | | P29 | P29 | P29 | P29 | P29 | | P29 | P29 | P | | P | | Р | | Р | P |
| | Clinty & Conty | | C28 | C28 | C28 | C28 | C28 | | C28 | C28 | | | F | | Г | | ٢ | P . |
| | | | 020 | 020 | 020 | and | 020 | | 020 | ,020 | | | | | | | | |
| | | | | | | 33 | | | | | | | | | | | | |
| * | Commuter Parking Lot | | | | | C33 | СР | 10 | С | C 19 | P | | Р | | Р | | | Doc |
| | | | | | | P19 | | 13 | С Р19 | 019 | | | F | | ٣ | | Р | P35 |
| * | Private Stormwater | | P8 | P8 | P8 | P19 | P8 | | P19 P8 | P8 | | | - D0 | | Do | | DC | |
| | Management Facility | | FΟ | FO | | гð | | | гo | FO | P8 | | P8 | | P8 | | P8 | P8 |
| * | | | Р | | | D10 | D10 | | Dra | Dia | - DA - | | Dai | | | | | |
| | Vactor Waste Receiving | | ٢ | Ρ | Р | P18 | P18 | | P18 | P18 | P31 | | P31 | | P31 | | P31 | Р |
| | Facility | | | | | | | | | | | | | | | | | |
| | BUSINESS SERVICES: | | 7077-8-11 | | | | | | | | | | | | | | | |
| * | Construction and Trade | | | | | P34 | | | | | | | | | Ρ | | P9 | Р |
| * | Individual Transportation a | and | | | | | | | | | | | P25 | | Ρ | | P10 | Р |

| | Тахі | | | · · | Τ | | | | | | 1 | | |
|------|-----------------------------|-----|---|----------|----------|------|-----|-------------------|-----|-----|-----|-----|-----|
| 421 | Trucking and Courier | | | | | | | | | P11 | P12 | P13 | Р |
| | Service | | | | | | | | | | | | |
| * | Warehousing, (1) and | | | | + | | - | | | | | | P |
| | Wholesale Trade | | | | | | | | | | | | |
| * | Self-service Storage | | | | | | | ((C 1 | P37 | Р | Р | Р | Р |
| | | | | | | | | 4)) | | | | | |
| | | | | | | | | <u>P14</u> | | | | | |
| 4221 | Farm Product Warehousing, | P15 | | | P15 | P15, | | | | | | | P |
| 4222 | Refrigeration and Storage | C36 | | | and | C36 | | | | | | | |
| | | | ł | | 33 | | | | | | | | |
| | | | | | C36 | | | | | | | | |
| * | Log Storage | P15 | P | | P26 | | | | | | | | P |
| | | | | | and | | | | | | | | |
| | | | | | 33 | | | | | | | | |
| 47 | Transportation Service | | | | | | | | | | | | P |
| 473 | Freight and Cargo Service | | | <u> </u> | | | + | | | | P | P | P |
| 472 | Passenger Transportation | | | | | | | | | P | P | P | |
| | Service | | | | | | | | | | | | |
| 48 | Communication Offices | | | | | | | | | | P | Р | Р |
| 482 | Telegraph and other | | | | | | | | | P | P | P | Р |
| | Communications | | | | | | | | | | | | |
| * | General Business Service | | | | | | | | P | Р | P | P | P16 |
| * | Professional Office | | | | | | | | Р | Р | Р | Р | P16 |
| 7312 | Outdoor Advertising Service | | | | | | | | | | Р | P17 | Р |
| 735 | Miscellaneous Equipment | | | | | | | | | P17 | Р | P17 | Р |
| | Rental | | | | | | | | | | | | |
| 751 | Automotive Rental and | | | | | | | | | P | Р | | P |
| | Leasing | | | | | | | | | | | | |
| 752 | Automotive Parking | | | | | | | | P20 | P20 | P21 | P20 | Р |
| * | Off-Street Required Parking | | | | P32 | P32 | P32 | P32 | P32 | P32 | P32 | P32 | P32 |
| | Lot | | | | | | | | | | | | |
| 7941 | Professional Sport | | | | | | | | | - | Р | Р | |
| | Teams/Promoters | | | | | | | | | | | | |
| 873 | Research, Development and | | | | <u> </u> | | + | | | | P2 | P2 | P2 |
| | Testing | | | | | | | | | | | | |
| * | Heavy Equipment and Truck | | | | | | + | | - | | | | Р |
| | Repair | | | | | | | | | | | | |

| | ACCESSORY USES: | | | | | | | | | | | |
|------|--|--|--|--|--|--|--|--|--|--|--|--|
| | * Commercial/Industrial P P22 P22 P22 P P | | | | | | | | | | | |
| | Accessory Uses | | | | | | | | | | | |
| | * Helistop C23 C23 C23 C23 C23 C24 C23 C24 GENERAL Land Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070; Development Standards, see chapters 21A.12 | | | | | | | | | | | |
| | GENERALLand Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070; Development Standards, see chapters 21A.12CROSSthrough 21A.30; General Provisions, see K.C.C. chapters 21A.32 through 21A.38; Application and Review Procedures, see | | | | | | | | | | | |
| | REFERENCES: K.C.C. chapters 21A.40 through 21A.44; (*) Definition of this specific land use, see K.C.C. chapter 21A.06. | | | | | | | | | | | |
| 1163 | B. Development conditions. | | | | | | | | | | | |
| 1164 | 1. Except self-service storage. | | | | | | | | | | | |
| 1165 | 2. Except SIC Industry No. 8732-Commercial Economic, Sociological, and | | | | | | | | | | | |
| 1166 | Educational Research, see general business service/office. | | | | | | | | | | | |
| 1167 | 3.a. Only as a re-use of a public school facility or a surplus nonresidential | | | | | | | | | | | |
| 1168 | facility subject to the provisions of K.C.C. chapter 21A.32; or | | | | | | | | | | | |
| 1169 | b. only when accessory to a fire facility and the office is no greater than one | | | | | | | | | | | |
| 1170 | thousand five hundred square feet of floor area. | | | | | | | | | | | |
| 1171 | 4. Only as a re-use of a surplus nonresidential facility subject to K.C.C. chapter | | | | | | | | | | | |
| 1172 | 21A.32. | | | | | | | | | | | |
| 1173 | 5. New utility office locations only if there is no commercial/industrial zoning | | | | | | | | | | | |
| 1174 | in the utility district, and not in the RA-10 or RA-20 zones unless it is demonstrated that | | | | | | | | | | | |
| 1175 | no feasible alternative location is possible, and provided further that this condition | | | | | | | | | | | |
| 1176 | applies to the UR zone only if the property is located within a designated unincorporated | | | | | | | | | | | |
| 1177 | Rural Town. | | | | | | | | | | | |
| 1178 | 6.a. All buildings and structures shall maintain a minimum distance of twenty | | | | | | | | | | | |
| 1179 | feet from property lines adjoining residential zones; | | | | | | | | | | | |
| 1180 | b. Any buildings from which fire-fighting equipment emerges onto a street | | | | | | | | | | | |
| 1181 | shall maintain a distance of thirty-five feet from such street; | | | | | | | | | | | |

| 1182 | c. No outdoor storage; and |
|------|---|
| 1183 | d. Excluded from the RA-10 and RA-20 zones unless it is demonstrated that no |
| 1184 | feasible alternative location is possible. |
| 1185 | 7. Limited to storefront police offices. Such offices shall not have: |
| 1186 | a. holding cells((\overline{z})): |
| 1187 | b. suspect interview rooms (except in the NB zone)($(,)$); or |
| 1188 | c. long-term storage of stolen properties. |
| 1189 | 8. Private stormwater management facilities serving development proposals |
| 1190 | located on commercial/industrial zoned lands shall also be located on |
| 1191 | commercial/industrial lands, unless participating in an approved shared facility drainage |
| 1192 | plan. Such facilities serving development within an area designated urban in the King |
| 1193 | County Comprehensive Plan shall only be located in the urban area. |
| 1194 | 9. No outdoor storage of materials. |
| 1195 | 10. Limited to office uses. |
| 1196 | 11. Limited to self-service household moving truck or trailer rental accessory to |
| 1197 | a gasoline service station. |
| 1198 | 12. Limited to self-service household moving truck or trailer rental accessory to |
| 1199 | a gasoline service station and SIC Industry No. 4215-Courier Services, except by air. |
| 1200 | 13. Limited to SIC Industry No. 4215-Courier Services, except by air. |
| 1201 | 14. Accessory to an apartment development of at least twelve units provided: |
| 1202 | a. The gross floor area in self service storage shall not exceed the total gross |
| 1203 | floor area of the apartment dwellings on the site; |

| 1204 | b. All outdoor lights shall be deflected, shaded and focused away from all |
|------|--|
| 1205 | adjoining property; |
| 1206 | c. The use of the facility shall be limited to dead storage of household goods; |
| 1207 | d. No servicing or repair of motor vehicles, boats, trailers, lawn mowers or |
| 1208 | similar equipment; |
| 1209 | e. No outdoor storage or storage of flammable liquids, highly combustible or |
| 1210 | explosive materials or hazardous chemicals; |
| 1211 | f. No residential occupancy of the storage units; |
| 1212 | g. No business activity other than the rental of storage units; ((and)) |
| 1213 | h. A resident director shall be required on the site and shall be responsible for |
| 1214 | maintaining the operation of the facility in conformance with the conditions of approval; |
| 1215 | and |
| 1216 | i. Before filing an application with the department, the applicant shall hold a |
| 1217 | community meeting in accordance with section 10 of this ordinance. |
| 1218 | 15.a. The floor area devoted to warehousing, refrigeration or storage shall not |
| 1219 | exceed two thousand square feet; |
| 1220 | b. Structures and areas used for warehousing, refrigeration and storage shall |
| 1221 | maintain a minimum distance of seventy-five feet from property lines adjoining |
| 1222 | residential zones; and |
| 1223 | c. Warehousing, refrigeration and storage is limited to agricultural products |
| 1224 | and sixty percent or more of the products must be grown or processed in the Puget Sound |
| 1225 | counties. At the time of the initial application, the applicant shall submit a projection of |
| 1226 | the source of products to be included in the warehousing, refrigeration or storage. |

1227 16. Only as an accessory use to another permitted use.

1228 17. No outdoor storage.

1229 18. Only as an accessory use to a public agency or utility yard, or to a transfer1230 station.

1231 19. Limited to new commuter parking lots designed for thirty or fewer parking 1232 spaces or commuter parking lots located on existing parking lots for churches, schools, or 1233 other permitted nonresidential uses that have excess capacity available during 1234 commuting; provided that the new or existing lot is adjacent to a designated arterial that 1235 has been improved to a standard acceptable to the department of transportation;

1236 20. No tow-in lots for damaged, abandoned or otherwise impounded vehicles.

1237 21. No dismantling or salvage of damaged, abandoned or otherwise impounded1238 vehicles.

1239 22. Storage limited to accessory storage of commodities sold at retail on the1240 premises or materials used in the fabrication of commodities sold on the premises.

1241 23. Limited to emergency medical evacuation sites in conjunction with police,

1242 fire or health service facility. Helistops are prohibited from the UR zone only if the

1243 property is located within a designated unincorporated Rural Town.

1244 24. Allowed as accessory to an allowed use.

1245 25. Limited to private road ambulance services with no outside storage of1246 vehicles.

1247 26. Limited to two acres or less.

1248 27a. Utility yards only on sites with utility district offices; or

| 1249 | b. Public agency yards are limited to material storage for road maintenance |
|------|---|
| 1250 | facilities. |
| 1251 | 28. Limited to bulk gas storage tanks that pipe to individual residences but |
| 1252 | excluding liquefied natural gas storage tanks. |
| 1253 | 29. Excluding bulk gas storage tanks. |
| 1254 | 30. For I-zoned sites located outside the urban growth area designated by the |
| 1255 | King County Comprehensive Plan, uses shall be subject to the provisions for rural |
| 1256 | industrial uses in K.C.C. chapter 21A.12. |
| 1257 | 31. Vactor waste treatment, storage and disposal shall be limited to liquid |
| 1258 | materials. Materials shall be disposed of directly into a sewer system, or shall be stored |
| 1259 | in tanks (or other covered structures), as well as enclosed buildings. |
| 1260 | 32. Provided: |
| 1261 | a. Off-street required parking for a land use located in the urban area must be |
| 1262 | located in the urban area; |
| 1263 | b. Off-street required parking for a land use located in the rural area must be |
| 1264 | located in the rural area; and |
| 1265 | c.(1) Except as provided in 32.c.(2) of this subsection, off-street required |
| 1266 | parking must be located on a lot that would permit, either outright or through a land use |
| 1267 | permit approval process, the land use the off-street parking will serve. |
| 1268 | (2) For a social service agency allowed under K.C.C. 21A.08.050.B.13.b. to |
| 1269 | be located on a site in the NB zone, off-street required parking may be located on a site |
| 1270 | within three hundred feet of the social service agency, regardless of zoning classification |
| 1271 | of the site on which the parking is located. |

| 1272 | 33. Subject to review and approval of conditions to comply with trail corridor |
|------|--|
| 1273 | provisions of K.C.C. chapter 21A.14 when located in an RA zone. |
| 1274 | 34. Limited to landscape and horticultural services (SIC 078) that are accessory |
| 1275 | to a retail nursery, garden center and farm supply store. Construction equipment for the |
| 1276 | accessory use shall not be stored on the premises. |
| 1277 | 35. Allowed as a primary or accessory use to an allowed industrial-zoned land |
| 1278 | use. |
| 1279 | 36. Accessory to agricultural uses provided: |
| 1280 | a. In the RA zones and on lots less than thirty-five acres in the A zone, the |
| 1281 | floor area devoted to warehousing, refrigeration or storage shall not exceed three |
| 1282 | thousand five hundred square feet unless located in a building designated as historic |
| 1283 | resource under K.C.C. chapter 20.62; |
| 1284 | b. On lots at least thirty-five acres in the A zones, the floor area devoted to |
| 1285 | warehousing, refrigeration or storage shall not exceed seven thousand square feet unless |
| 1286 | located in a building designated as historic resource under K.C.C. chapter 20.62. |
| 1287 | c. In the A zones, structures and areas used for warehousing, refrigeration and |
| 1288 | storage shall be located on portions of agricultural lands that are unsuitable for other |
| 1289 | agricultural purposes, such as areas within the already developed portion of such |
| 1290 | agricultural lands that are not available for direct agricultural production, or areas without |
| 1291 | prime agricultural soils; |
| 1292 | d. Structures and areas used for warehousing, refrigeration or storage shall |
| 1293 | maintain a minimum distance of seventy-five feet from property lines adjoining |
| 1294 | residential zones; and |

| 1295 | e. Warehousing, refrigeration and storage is limited to agricultural products |
|------|--|
| 1296 | and sixty percent or more of the products must be grown or processed in the Puget Sound |
| 1297 | counties. At the time of the initial application, the applicant shall submit a projection of |
| 1298 | the source of products to be included in the warehousing, refrigeration or storage. |

37. Use shall be limited to the NB zone on parcels outside of the Urban Growth 1299 Area, Rural Towns and Rural Neighborhoods and the building floor area devoted to such 1300 1301 use shall not exceed ten thousand square feet.

1302

SECTION 18. Ordinance 10870, Section 334, as amended, and K.C.C.

21A.08.070 are each hereby amended to read as follows: 1303

1304

A. Retail land uses.

| KEY RESOURCE | | | RESIDENTIAL | | | | | COMMERCIAL/INDUSTRIAL | | | | | | | | | | |
|-----------------|--------------|------|-------------|-----|---|----|----|-----------------------|------|------|----|---|----|---|----|---|-----|------|
| P-Permitted Use | | A | F | М | R | U | R | U | R | N | В | С | В | R | В | 0 | 1 | |
| C-Cond | itional Use | | G | 0 | 1 | υ | R | Е | R | Е | E | U | 0 | U | Е | U | F | N |
| S -Speci | ial Use | z | R | R | N | R | в | S | В | S | 1 | S | м | S | G | S | F | D |
| | | 0 | 1 | E | E | А | А | Е | А | I | G | I | м | I | 1 | I | I | υ |
| | | N | с | s | R | L | N | R | N | D | н | Ν | υ | Ν | 0 | Ν | с | s |
| | | Е | υ | Т | А | | | ٧ | | Е | в | Е | N | Е | N | Е | E . | Т |
| | | | L | | L | | | Е | | Ν | 0 | S | 1 | S | А | S | | R |
| | | | т | | | | | | | Т | R | S | т | S | L | S | | |
| | | | υ | | | | | | | I | н | | Y | | | | | A |
| | | | R | | | | | | | А | 0 | | | | | | | L |
| | | | Е | | | | | | | L | 0 | | | | | | | |
| | | | | | | | | | | | D | | | | | | | |
| SIC# | SPECIFIC | | A | F | м | RA | UR | | R1-8 | R12- | NB | | СВ | | RB | | 0 | 1 |
| | LAND USE | | | | | | | | | 48 | | | | | | | | (30) |
| * | Building | | | P23 | | | | | | | P2 | | Р | | Р | | | |
| | Materials ar | nd | | | | | | | | | | | | | | | | |
| | Hardware | | | | | | | | | | | | | | | | | |
| | Stores | | | | | | | | | | | | | | | | • | |
| * | Retail Nurse | ery, | P1 | | | P1 | | | | | Р | | Р | | Р | | | |
| | Garden Cer | nter | C1 | | | C1 | | | | | | | | | | | | |
| | L | | L | I | l | I | I | · | | I | L | | I | | L | | L | I |

| | and Farm | | | | | | | | | r | | | [|
|-----|----------------|-----|----|-----|-----|-----|--------------|----------------------|------------|----|----|-----|----------|
| | Supply Stores | | | | | | | | | | | | |
| * | Forest | P3 | P4 | | P3 | | | | | | P | | |
| | Products Sales | and | | | and | | | | | | | | |
| | FIDUUCIS Sales | | | | | | | | | | | | |
| | | 4 | | | 4 | | | | | | | | |
| * | Department | | | | | | C14 <u>a</u> | ((C 14)) | P5 | P | P | | |
| | and Variety | | | | | | | <u>P14</u> | | | | | |
| | Stores | | | | | | | | | | | | |
| 54 | Food Stores | | | | | | C15 <u>a</u> | ((C15)) | Р | Р | Р | С | P6 |
| | | | | | | | | <u>P15</u> | | | | | |
| * | Agricultural | P7 | P4 | | P7 | P3 | P3 | | | | | | |
| | Product Sales | C7 | | | C7 | | | | | | | | |
| * | Motor Vehicle | | | | | | | | | | P8 | | P |
| | and Boat | | | | | | | | | | | | |
| | Dealers | | | | | | | | | | | | |
| 553 | Auto Supply | | | | | | | | | P9 | P9 | | P |
| | Stores | | | | | | | | | | | | |
| 554 | Gasoline | | | | | | | | P | P | P | | P |
| | Service | | | | | | | | | | | | |
| | Stations | | | | | | | | | | | | |
| 56 | | | | | | | | | | P | P | | |
| 90 | Apparel and | | | | | | | | | | | | |
| | Accessory | | | | | | | | | | | | |
| | Stores | | | | | | | | | | | | |
| * | Furniture and | | | | | | | | | Р | Р | | |
| | Home | | | | | | | | | | | | |
| | Furnishings | | | | | | | | | | | | |
| | Stores | | | | | | | | | | | | |
| 58 | Eating and | | | | P21 | | P20 | P20 | P10 | Р | P. | Р | Р |
| | Drinking | | | | C19 | | C16 | ((C16)) | | | | | |
| | Places | | | | | | | <u>P16</u> | | | | | |
| * | Drug Stores | | | | | | C15 <u>a</u> | ((C15)) | Р | P | P | с | |
| | | | | | | | | <u>P15</u> | | | | | |
| 592 | Liquor Stores | P13 | | | P13 | P13 | | | <u>P13</u> | P | Р | | |
| 593 | Used Goods: | 1 | | | | | | | | Р | Р | 1 | |
| | Antiques/ | | | | | | | | | | | | |
| | Secondhand | | | | | | | | | | | | |
| | Shops | | | | | | | | | | | | |
| * | Sporting | | | P22 | P22 | P22 | P22 | P22 | P22 | P | P | P22 | P22 |
| | , | | | | | | | | | L | | | |

| [| Goods and | т | 1 | 1 | T | 1 | · · · · · | 1 | r | 1 | 1 | Т | |
|--------|----------------|---------|---------|----------|---------|----------------------------|--------------|----------------------|------------|------------|------------|----------|--------|
| | | | | | | | | | | | | | |
| | Related Stores | | | | | | | | | | | | |
| * | Book, | | | | | | C15 <u>a</u> | ((C15)) | Р | Р | Р | | |
| | Stationery, | | | | | | | <u>P15</u> | | | | | |
| | Video and Art | | | | | | | | | | | | |
| | Supply Stores | | | | | | | | | | | | |
| * | Jewelry Stores | | | | | | + | | | P | P | | |
| * | Monuments, | | | <u> </u> | | | - | | | | Р | + | |
| | Tombstones, | | | | | | | | | | | | |
| | and | | | | | | | | | | | | |
| | Gravestones | | | | | | | | | | | | |
| * | Hobby, Toy, | | | | | | | | P | P | P | | |
| | Game Shops | | | | | | | | | | | | |
| * | Photographic | | | | | | | | P | P | P | | |
| | and Electronic | | | | | | | | | | | | |
| | Shops | | | | | | | | | | | | |
| * | Fabric Shops | | | | | | | | | P | P | | |
| 598 | Fuel Dealers | | | | | | | | | | ' P | | |
| | | | | | | | | | | C11 | | | Р |
| * | Florist Shops | | | | | | C15 <u>a</u> | ((C15)) | Р | Р | Р | Р | |
| | | | | | | | | <u>P15</u> | | | | | |
| * | Personal | | | | | | | | | Р | Р | | |
| | Medical Supply | | | | | | | | | | | | |
| | Stores | | | | | | | | | | | | |
| * | Pet Shops | | | | | | | | Р | P | P | | |
| * | Bulk Retail | | | | | | | | | Р | P | | |
| * | Auction | | | | | | | | | | P12 | | P |
| | Houses | | | | | | | | | | | | |
| * | Livestock | P17 | P17 | | P17 | P17 | P17 | | | | | | P |
| | Sales | | | | | | and | | | | | | |
| | | | | | | | 18 | | | | | | |
| GENER | AL CROSS | Land Us | e Table | Instruc | tions s | | | 20 and 21/ | A 02 070 | Developm | ent Standa | rds see | |
| REFERE | | | | | | | | Provisions, | | | | | |
| | | | | | | | | K.C.C. cha | | | | - | ion of |
| | | | | | | | | N.U.U. CHA | piers 21A. | 40 through | 1218.44; (| JUetinii | ION OT |
| | | uns spe | | u use, s | ee K.C. | cnapte | er 21A.06. | | | | | | |

B. Development conditions.

1306

6 1.a. As a permitted use, covered sales areas shall not exceed a total area of two

1307 thousand square feet, unless located in a building designated as historic resource under

| 1308 | K.C.C. chapter 20.62. With a conditional uses permit, covered sales areas of up to three |
|------|---|
| 1309 | thousand five hundred square feet may be allowed. Greenhouses used for the display of |
| 1310 | merchandise other than plants shall be considered part of the covered sales area. |
| 1311 | Uncovered outdoor areas used to grow or display trees, shrubs, or other plants are not |
| 1312 | considered part of the covered sales area; |
| 1313 | b. The site area shall be at least four and one-half acres; |
| 1314 | c. Sales may include locally made arts and crafts; and |
| 1315 | d. Outside lighting is permitted if no off-site glare is allowed. |
| 1316 | 2. Only hardware stores. |
| 1317 | 3.a. Limited to products grown on site. |
| 1318 | b. Covered sales areas shall not exceed a total area of five hundred square feet. |
| 1319 | 4. No permanent structures or signs. |
| 1320 | 5. Limited to SIC Industry No. 5331-Variety Stores, and further limited to a |
| 1321 | maximum of two thousand square feet of gross floor area. |
| 1322 | 6. Limited to a maximum of $((two))$ five thousand square feet of gross floor |
| 1323 | area. |
| 1324 | 7.a. As a permitted use, the covered sales area shall not exceed two thousand |
| 1325 | square feet, unless located in (((a))) <u>a</u> building designated as (((a))) <u>a</u> historic resource |
| 1326 | under K.C.C. chapter 20.62. As a conditional use, up to three thousand five hundred |
| 1327 | square feet of covered sales area may be allowed; |
| 1328 | b. The site area shall be at least four and one-half acres; |
| 1329 | c. Forty percent or more of the gross sales of agricultural product sold through |
| 1330 | the store must be sold by the producers of primary agricultural products; |

| 1331 | d. Sixty percent or more of the gross sales of agricultural products sold through |
|------|---|
| 1332 | the store shall be derived from products grown or produced in the Puget Sound counties. |
| 1333 | At the time of the initial application, the applicant shall submit a reasonable projection of |
| 1334 | the source of product sales; |
| 1335 | e. Sales shall be limited to agricultural products and locally made arts and |
| 1336 | crafts; |
| 1337 | f. Storage areas for agricultural products may be included in a farm store |
| 1338 | structure or in any accessory building; and |
| 1339 | g. Outside lighting is permitted if no off-site glare is allowed. |
| 1340 | 8. Excluding retail sale of trucks exceeding one-ton capacity. |
| 1341 | 9. Only the sale of new or reconditioned automobile supplies is permitted. |
| 1342 | 10. Excluding SIC Industry No. 5813-Drinking Places. |
| 1343 | 11. No outside storage of fuel trucks and equipment. |
| 1344 | 12. Excluding vehicle and livestock auctions. |
| 1345 | 13. Only as accessory to a winery or SIC Industry No. 2082-Malt Beverages, |
| 1346 | and limited to sales of products produced on site and incidental items where the majority |
| 1347 | of sales are generated from products produced on site. |
| 1348 | 14.a. Not in R-1 and limited to SIC Industry No. 5331-Variety Stores, limited to |
| 1349 | a maximum of five thousand square feet of gross floor area, and subject to K.C.C. |
| 1350 | ((21A.12.330)) <u>21A.12.230; and</u> |
| 1351 | b. Before filing an application with the department, the applicant shall hold a |
| 1352 | community meeting in accordance with section 10 of this ordinance. |

| 1353 | 15.a. Not permitted in R-1 and limited to a maximum of five thousand square |
|------|---|
| 1354 | feet of gross floor area and subject to K.C.C. 21A.12.230; and |
| 1355 | b. Before filing an application with the department, the applicant shall hold a |
| 1356 | community meeting in accordance with section 10 of this ordinance. |
| 1357 | 16. a. Not permitted in R-1 and excluding SIC Industry No. 5813-Drinking |
| 1358 | Places, and limited to a maximum of five thousand square feet of gross floor area and |
| 1359 | subject to K.C.C. 21A.12.230, except as provided in subsection B.20. of this section; and |
| 1360 | b. Before filing an application with the department, the applicant shall hold a |
| 1361 | community meeting in accordance with section 10 of this ordinance. |
| 1362 | 17. Retail sale of livestock is permitted only as accessory to raising livestock. |
| 1363 | 18. Limited to the R-1 zone. |
| 1364 | 19. Only as: |
| 1365 | a. an accessory use to a permitted manufacturing or retail land use, limited to |
| 1366 | espresso stands to include sales of beverages and incidental food items, and not to include |
| 1367 | drive-through sales; or |
| 1368 | b. an accessory use to a large active recreation and multiuse park, limited to a |
| 1369 | total floor area of three thousand five hundred square feet. |
| 1370 | 20. Only as: |
| 1371 | a. an accessory <u>use</u> to a large active recreation and multiuse park; or |
| 1372 | b. an accessory <u>use</u> to a park and limited to a total floor area of one thousand |
| 1373 | five hundred square feet. |
| 1374 | 21. Accessory to a park, limited to a total floor area of seven hundred fifty |
| 1375 | square feet. |

| 1376 | 22. Only as an accessory <u>use</u> to: |
|------|--|
| 1377 | a. a large active recreation and multiuse park in the urban growth area; or |
| 1378 | b. a park, or a large active recreation and multiuse park in the RA zones, and |
| 1379 | limited to a total floor area of seven hundred and fifty square feet. |
| 1380 | 23. Only as accessory to SIC Industry Group No. 242-Sawmills and; |
| 1381 | a. limited to lumber milled on site; and |
| 1382 | b. the covered sales area is limited to two thousand square feet. The covered |
| 1383 | sales area does not include covered areas used to display only milled lumber. |
| 1384 | SECTION 19. Ordinance 10870, Section 335, as amended, and K.C.C. |
| 1385 | 21A.08.080 are each hereby amended to read as follows: |

1386

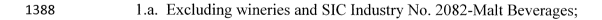
A. Manufacturing land uses.

| KEY | | | RESOURCE | | | RESIDENTIAL | | | | COMMERCIAL/INDUSTRIAL | | | | | | | |
|------------------|---|---|---|---|---|--|---|--|---|--|--|--|---|---|---|--|---|
| tted Use | | A | F | М | R | U | R | U | R | N | В | С | В | R | В | 0 | 1 |
| tional Use | | G | 0 | 1 | υ | R | Е | R | Е | Е | U | 0 | U | Е | U | F | N |
| al Use | z | R | R | N | R | В | S | в | S | 1 | s | м | S | G | S | F | D |
| | 0 | 1 | E | E. | A | A | Е | А | 1 | G | I | м | I | 1 - | I | 1 | υ |
| | N | с | s | R | L | N | R | N | D | н | Ν | υ | N | 0 | N | с | s |
| | Е | υ | Т | А | | | v | | E | в | Е | N | Е | N | Е | E | Т |
| | | L | | L | | | Е | | N | 0 | S | 1 | S | А | S | | R |
| | | т | | | | | | | т | R | S | т | S | L | S | | 1 |
| | | U | | | | | | | I | н | | Y | | | | | A |
| | | R | | | | | | | А | 0 | | | | | | | L |
| | | E | | | | | | | L | 0 | | | | | | | |
| | | | | | | | | | | D | | | | | | | |
| SPECIFIC LAND | | A | F | м | RA | UR | | R1 | R12 | NB | | СВ | | RB | | 0 | I (11) |
| USE | | | | | | | | -8 | -48 | | | | | | | - | |
| Food and Kindred | | P1 | P1 | | P1 | P1 | | | | <u>P2</u> | | <u>P2</u> | | <u>P2</u> | С | | P2 C |
| Products | | C1 | | | C1 | | | | | | | | | | | | |
| Winery/Brewery | | P3 | | | P3 | P3 | | | | <u>P18</u> | 3 | <u>P18</u> | <u>3</u> | ((€) |)) | | Р |
| | | C1 | | | C1 | | | | | | | | | P | | | |
| | : | 2 | | | 2 | | | | | | | | | | | | |
| t | ional Use al Use SPECIFIC LAND USE Food and Kindred Products | ional Use Z al Use C SPECIFIC LAND USE Food and Kindred Products | ted Use A ional Use A al Use Z A O I N C E U L T U L T U R E SPECIFIC LAND A USE A Food and Kindred P1 Products C1 | ted Use A F ional Use Z R R J R R O I E N C S E U T L T L T U R E R SPECIFIC LAND A F USE Products P1 P1 Products P3 C1 P1 | ted Use A F M ional Use G O I al Use Z R R N A F M N A F N C S R L L L V H | ted UseAFMRional UseZRRNRal UseZRRNROIEEANCSRLEUTALEUTALFood and KindredP1P1P1ProductsC1IIC1Kinery/BreweryP3IIP3 | ted UseAFMRUional UseGOIURal UseZRRNRBOIEEAANCSRLNEUTALNIUTAIIFood and KindredP1P1P1P1P1ProductsC1C1IC1C1P3KindreyP3C1IIP3P3KindreyC1IIIP3P3KindreyP3C1IIP1P3 | ted UseAFMRURional UseZRQIUREal UseZRRNRBSOIEEAAENCSRLNREUTAINREUTAIIIILIIIIIFor IIIIIIIFood and KindredP1C1IP1P1Vinery/BreweryP3C1IIC1I | ted UseAFMRURUional UseGOIURERal UseZRRNRBSBOIEEAAEANCSRLNRNEUTALNRIIUTALNRIIISPECIFIC LANDAFMRAIIIIIIIP1P1IIIIIIIIIIIP1P1P1P1IIIIIIProductsC1IIIIIIIIIIIIIIWinery/BreweryP3IIIIIIIIIIIIIIIIIIIII | ted UseAFMRURURional UseCGOIUREREal UseZRRNRBSBSOIEEAAEAINCSRLNRNDEUTALNRNDEUTALNRNDIUIII< | ted UseAFMRURURNional UseGOIUREREEEal UseZRRNRBSBSIOIEEAAEAIGNCSRLNRNDHEUTAINDHEUTAINRNDILIINRNDHEUTAIINRIILII | ted Use A F M R U R U R E R E L A B ional Use Z R R N R E R E E U R E R B S B S I S I S I S I S I S I S I S I S I S I S I S I S I I S I I S I </td <td>ted Use A F M R U R U R N B C tional Use G O I U R E R E E E U O I O I S B S B S I S M M O I S M R N R R N R R N R I S B S B S I S M M N C S M I I N I M M I I M I I M I I M I<</td> <td>ted Use A F M R U R U R I N B C B ional Use Z R R N R B S B R E E U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U N R<!--</td--><td>ted Use A F M R U R U R I R B C B R ional Use G O I U R E R E U O I I R B S B S I S M S G O I I R<!--</td--><td>ted Use A F M R U R U R I R B C B R B al Use Z R R R N R R R R R R R R G J Q</td><td>ted Use A F M R U R U R N B C B R B C B Q B G D G D G D E R</td></td></td> | ted Use A F M R U R U R N B C tional Use G O I U R E R E E E U O I O I S B S B S I S M M O I S M R N R R N R R N R I S B S B S I S M M N C S M I I N I M M I I M I I M I I M I< | ted Use A F M R U R U R I N B C B ional Use Z R R N R B S B R E E U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U 0 U N R </td <td>ted Use A F M R U R U R I R B C B R ional Use G O I U R E R E U O I I R B S B S I S M S G O I I R<!--</td--><td>ted Use A F M R U R U R I R B C B R B al Use Z R R R N R R R R R R R R G J Q</td><td>ted Use A F M R U R U R N B C B R B C B Q B G D G D G D E R</td></td> | ted Use A F M R U R U R I R B C B R ional Use G O I U R E R E U O I I R B S B S I S M S G O I I R </td <td>ted Use A F M R U R U R I R B C B R B al Use Z R R R N R R R R R R R R G J Q</td> <td>ted Use A F M R U R U R N B C B R B C B Q B G D G D G D E R</td> | ted Use A F M R U R U R I R B C B R B al Use Z R R R N R R R R R R R R G J Q | ted Use A F M R U R U R N B C B R B C B Q B G D G D G D E R |

| * | Materials Processing | P1 | P1 | P1 | P1 | | | | | | | 1 | Р |
|------|-----------------------|----|-----|----|-----|----|---|----|----|----|----------|----------|---|
| | Facility | 3 | 4 C | 5 | 7 C | | | f. | | | | | |
| | | | | C1 | | | | | | | | | |
| | | | | 6 | | | | | | | | | |
| 22 | Textile Mill Products | | | | | | | | | | | | С |
| | | | | | ļ | | | | | | С | | P |
| 23 | Apparel and other | | | | | | | | | | | | |
| | Textile Products | | | | | | | | | | | | |
| 24 | Wood Products, | P4 | P4 | | P4, | P4 | | | | | C6 | | Р |
| | except furniture | | C5 | | C5 | | | | | | | | |
| 25 | Furniture and | | 1 | | | | | | | | С | | Р |
| | Fixtures | | | | | | | | | | | | |
| 26 | Paper and Allied | | | | | | | | | | | | С |
| | Products | | | | | | | | | | | | |
| 27 | Printing and | | | | | | | | P7 | P7 | P7 C | P | Р |
| | Publishing | | | | | | | | | | | 7 | |
| | | | | | | | | | | | | С | |
| 28 | Chemicals and Allied | | | | | | | | | | <u> </u> | | С |
| | Products | | | | | | | | | | | | |
| 2911 | Petroleum Refining | | | | | | | | | | | | С |
| 2011 | and Related | | | | | | | | | | | | |
| | Industries | | | | | | | | | | | | |
| | | | ļ | | | | | | | | | <u> </u> | |
| 30 | Rubber and Misc. | | | | | | | | | | | | С |
| | Plastics Products | | | | | | | | | | | | |
| 31 | Leather and Leather | | | | | | | | | | С | | Р |
| | Goods | | | | | | | | | | | | |
| 32 | Stone, Clay, Glass | | | | | | | | | P6 | P9 | | Р |
| | and Concrete | | | | | | | | | | | | |
| | Products | | | | | | | | | | | | |
| 33 | Primary Metal | | | | | | | | | | | 1 | С |
| | Industries | | | | | | | | | | | | |
| 34 | Fabricated Metal | | | | | | | | | | | + | Р |
| | Products | | | | | | | | | | | | |
| 35 | Industrial and | | | | | | | | | | | | P |
| | Commercial | | | | | | | | | | | | |
| | Machinery | | | | | | | | | | | | |
| 351- | Heavy Machinery | | | ļ | | | ļ | | | | <u> </u> | | С |
| | | | | | | | | | | | | | |
| 55 | and Equipment | | | | | | | | | | | | |
| 357 | Computer and Office | | | | | | | | | | С | С | Р |

| | Equipment | | | | | | | | | | | | |
|--------|------------------------|-----------|------------|-----------|--------|-----------|----------|----------|-------------|------------|------------|---------|-----|
| 36 | Electronic and other | | | | | | | | | | С | | Р |
| | Electric Equipment | | | | | | | | | | | | |
| 374 | Railroad Equipment | | | | | | | | | | | | С |
| 376 | Guided Missile and | | | | | | | | | | | | С |
| | Space Vehicle Parts | | | | | | | | | | | | |
| 379 | Miscellaneous | | | | | | | | | | | | С |
| | Transportation | | | | | | | | | | | | |
| | Vehicles | | | | | | | | | | | | |
| 38 | Measuring and | | | | | | | | | | С | С | Р |
| | Controlling | | | | | | | | | | | | |
| | Instruments | | | | | | | | | | | | |
| 39 | Miscellaneous Light | | | | | | | | | | С | | Р |
| | Manufacturing | | | | | | | | | | | | |
| * | Motor Vehicle and | | | | | | | | | | | | С |
| | Bicycle | | | | | | | | | | | | |
| | Manufacturing | | | | | | | | | | | | |
| * | Aircraft, Ship and | | | | | | | | | | | | P10 |
| | Boat Building | | | | | | | | | | | | с |
| 7534 | Tire Retreading | | | | | | | | | | С | | Р |
| 781- | Movie | | | | | | | | | | Р | | Р |
| 82 | Production/Distributio | | | | | | | | | | | | |
| | n | | | | | | | | | | | | |
| GENER | AL CROSS Lan | d Use Ta | able Inst | tructions | s, see | K.C.C. 21 | A.08.0 | 20 and 2 | 21A.02.070 |); Develop | ment Stan | dards | see |
| REFERE | ENCES: K.C | .C. chap | ters 21A | A.12 thro | ough 2 | 21A.30; G | eneral I | Provisio | ns, see K.(| C.C. chapt | ers 21A.32 | 2 throu | igh |
| | 21A | .38 Appl | lication a | and Rev | view P | rocedures | s, see K | .C.C. cł | napters 21 | A.40 throu | gh 21A.44 | ; | |
| | (*)D | efinition | of this s | pecific | land u | se, see K | .C.C. cl | napter 2 | 1A.06 | | | | |
| | | | | | | | | | | | | | |

B. Development conditions.



b. In the A zone, only allowed on sites where the primary use is SIC industry

1390 Group No. 01-Growing Harvesting Crops or No. 02-Raising Livestock and Small

1391 Animals((-));

1392 c. In the RA and UR zones, only allowed on lots of at least four and one-half

1393 acres and only when accessory to an agricultural use;

| 1394 | d.(1) Except as provided in subsection B.1.d.(2) and B.1.d.(3) of this section, |
|------|--|
| 1395 | the floor area devoted to all processing shall not exceed three thousand five hundred |
| 1396 | square feet, unless located in a building designated as historic resource under K.C.C. |
| 1397 | chapter 20.62; |
| 1398 | (2) With a conditional use permit, up to five thousand square feet of floor |
| 1399 | area may be devoted to all processing; and |
| 1400 | (3) In the A zone, on lots thirty-five acres or greater, the floor area devoted to |
| 1401 | all processing shall not exceed seven thousand square feet, unless located in a building |
| 1402 | designated as historic resource under K.C.C. chapter 20.62; |
| 1403 | e. Structures and areas used for processing shall maintain a minimum distance |
| 1404 | of seventy-five feet from property lines adjoining residential zones, unless located in a |
| 1405 | building designated as historic resource under K.C.C. chapter 20.62; |
| 1406 | f. Processing is limited to agricultural products and sixty percent or more of |
| 1407 | the products processed must be grown in the Puget Sound counties. At the time of initial |
| 1408 | application, the applicant shall submit a projection of the source of products to be |
| 1409 | produced; |
| 1410 | g. In the A zone, structures used for processing shall be located on portions of |
| 1411 | agricultural lands that are unsuitable for other agricultural purposes, such as areas within |
| 1412 | the already developed portion of such agricultural lands that are not available for direct |
| 1413 | agricultural production, or areas without prime agricultural soils; and |
| 1414 | h. Tasting of products produced on site may be provided. The area devoted to |
| 1415 | tasting shall be included in the floor area limitation in subsection B.1.d. of this section. |
| 1416 | 2. Except slaughterhouses. |

| 1417 | 3.a. Limited to wineries and SIC Industry No. 2082-Malt Beverages; |
|------|--|
| 1418 | b. In the A zone, only allowed on sites where the primary use is SIC Industry |
| 1419 | Group No. 01-Growing and Harvesting Crops or No. 02-Raising Livestock and Small |
| 1420 | Animals; |
| 1421 | c. In the RA and UR zones, only allowed on lots of at least four and one-half |
| 1422 | acres; |
| 1423 | d. The floor area devoted to all processing shall not exceed three thousand five |
| 1424 | hundred square feet, unless located in a building designated as historic resource under |
| 1425 | K.C.C. chapter 20.62((-)); |
| 1426 | e. Structures and areas used for processing shall maintain a minimum distance |
| 1427 | of seventy-five feet from property lines adjoining residential zones, unless located in a |
| 1428 | building designated as historic resource under K.C.C. chapter 20.62; |
| 1429 | f. Sixty percent or more of the products processed must be grown in the Puget |
| 1430 | Sound counties. At the time of the initial application, the applicant shall submit a |
| 1431 | projection of the source of products to be produced; and |
| 1432 | g. Tasting of products produced on site may be provided. The area devoted to |
| 1433 | tasting shall be included in the floor area limitation in subsection B.3.c. of this section. |
| 1434 | 4. Limited to rough milling and planing of products grown on-site with portable |
| 1435 | equipment. |
| 1436 | 5. Limited to SIC Industry Group No. 242-Sawmills. For RA zoned sites, |
| 1437 | limited to RA-10 on lots at least ten acres in size and only as accessory to forestry uses. |
| 1438 | 6. Limited to uses found in SIC Industry No. 2434-Wood Kitchen Cabinets and |
| 1439 | No. 2431-Millwork, (excluding planing mills). |

| 1440 | 7. Limited to photocopying and printing services offered to the general public. |
|------|---|
| 1441 | 8. Only within enclosed buildings, and as an accessory use to retail sales. |
| 1442 | 9. Only within enclosed buildings. |
| 1443 | 10. Limited to boat building of craft not exceeding forty-eight feet in length. |
| 1444 | 11. For I-zoned sites located outside the urban growth area designated by the |
| 1445 | King County Comprehensive Plan, uses shown as a conditional use in the table of K.C.C. |
| 1446 | 21A.08.080.A. shall be prohibited, and all other uses shall be subject to the provisions for |
| 1447 | rural industrial uses as set forth in K.C.C. chapter 21A.12. |
| 1448 | 12.a. Limited to wineries and SIC Industry No. 2082-Malt Beverages; |
| 1449 | b.(1) Except as provided in subsection B.12.b.(2) of this section, the floor area |
| 1450 | of structures for wineries and breweries and any accessory uses shall not exceed a total of |
| 1451 | eight thousand square feet. The floor area may be increased by up to an additional eight |
| 1452 | thousand square feet of underground storage that is constructed completely below natural |
| 1453 | grade, not including required exits and access points, if the underground storage is at least |
| 1454 | one foot below the surface and is not visible above ground; and |
| 1455 | (2) On Vashon-Maury Island, the total floor area of structures for wineries |
| 1456 | and breweries and any accessory uses may not exceed six thousand square feet, including |
| 1457 | underground storage; |
| 1458 | c. Wineries and breweries shall comply with Washington state Department of |
| 1459 | Ecology and King County board of health regulations for water usage and wastewater |
| 1460 | disposal. Wineries and breweries using water from exempt wells shall install a water |
| 1461 | meter; |
| | |

| 1462 | d. Off-street parking is limited to one hundred and fifty percent of the |
|------|---|
| 1463 | minimum requirement for wineries or breweries specified in K.C.C. 21A.18.030; |
| 1464 | e. Structures and areas used for processing shall be set back a minimum |
| 1465 | distance of seventy-five feet from property lines adjacent to residential zones, unless the |
| 1466 | processing is located in a building designated as historic resource under K.C.C. chapter |
| 1467 | 20.62; |
| 1468 | f. The minimum site area is four and one-half acres. If the total floor area of |
| 1469 | structures for wineries and breweries and any accessory uses exceed six thousand square |
| 1470 | feet, including underground storage: |
| 1471 | (1) the minimum site area is ten acres; and |
| 1472 | (2) a minimum of two and one-half acres of the site shall be used for the |
| 1473 | growing of agricultural products; |
| 1474 | g. The facility shall be limited to processing agricultural products and sixty |
| 1475 | percent or more of the products processed must be grown in the Puget Sound counties. |
| 1476 | At the time of the initial application, the applicant shall submit a projection of the source |
| 1477 | of products to be processed; and |
| 1478 | h. Tasting of products produced on site may be provided. The area devoted to |
| 1479 | tasting shall be included in the floor area limitation in subsection B.12.b of this section. |
| 1480 | 13. Limited to source separated organic waste processing facilities at a scale |
| 1481 | appropriate to process the organic waste generated in the agricultural zone. |
| 1482 | 14. Only on the same lot or same group of lots under common ownership or |
| 1483 | documented legal control, which includes, but is not limited to, fee simple ownership, a |
| 1484 | long-term lease or an easement: |

| 1485 | a. as accessory to a primary forestry use and at a scale appropriate to process |
|------|--|
| 1486 | the organic waste generated on the site; or |
| 1487 | b. as a continuation of a sawmill or lumber manufacturing use only for that |
| 1488 | period to complete delivery of products or projects under contract at the end of the |
| 1489 | sawmill or lumber manufacturing activity. |
| 1490 | 15. Only on the same lot or same group of lots under common ownership or |
| 1491 | documented legal control, which includes, but is not limited to, fee simple ownership, a |
| 1492 | long-term lease or an easement: |
| 1493 | a. as accessory to a primary mineral use; or |
| 1494 | b. as a continuation of a mineral processing use only for that period to |
| 1495 | complete delivery of products or projects under contract at the end of mineral extraction. |
| 1496 | 16. Continuation of a materials processing facility after reclamation in |
| 1497 | accordance with an approved reclamation plan. |
| 1498 | 17. Only a site that is ten acres or greater and that does not use local access |
| 1499 | streets that abut lots developed for residential use. |
| 1500 | 18.a. Limited to wineries and SIC Industry No. 2082-Malt Beverages; |
| 1501 | b. The floor area devoted to all processing shall not exceed three thousand five |
| 1502 | hundred square feet, unless located in a building designated as historic resource under |
| 1503 | <u>K.C.C. chapter 20.62;</u> |
| 1504 | c. Structures and areas used for processing shall maintain a minimum distance |
| 1505 | of seventy-five feet from property lines adjoining residential zones, unless located in a |
| 1506 | building designated as historic resource under K.C.C. chapter 20.62; and |

- 1507 <u>d. Tasting of products produced on site may be provided</u>. The area devoted to
- 1508 tasting shall be included in the floor area limitation in subsection B.18.b. of this section.
- 1509 <u>SECTION 20.</u> Ordinance 10870, Section 341, as amended, and K.C.C.
- 1510 21A.12.040 are each hereby amended to read as follows:
- 1511

A. Densities and dimensions - resource and commercial/industrial zones.

| | Z | RESO | URCE | | | COMMERCI | AL/INDUSTRIA | \L | | | | |
|-------------|------|-------|-----------|-------|-------|-------------|--------------|------------|-------|-------|--|--|
| | 0 | | | | | | | | | | | |
| | N | | | | | | | | | | | |
| | Е | | | | | | | | | | | |
| | s | | | | | | | | | | | |
| | • | | ULTURE | FO | MIN | NEIGHBO | COMMUNI | REGIONA | | | | |
| | | AGRIC | OLIURE | | | | | | OFF | IND | | |
| | | | | RE | ER | R-HOOD | TY | L | ICE | UST | | |
| | | | | ST | AL | BUSINESS | BUSINESS | BUSINES | | RIA | | |
| | | | | | | | | S | | L | | |
| STANDAR | DS | A-10 | A-35 | F | м | NB | СВ | RB | 0 | I | | |
| Base Dens | ity: | 0.1 | .0286 | .0125 | | 8 du/ac (2) | 48 du/ac | 36 du/ac | 48 | | | |
| Dwelling | | du/ac | du/ac | du/ac | | | (2) | (2) 48 | du/ac | | | |
| Unit/Acre | | | | | | | | du/ac (1) | (2) | | | |
| Maximum | | | | | | 12 du/ac | 72 du/ac | 48 du/ac | 72 | | | |
| Density: | | | | | | (3) 16 | (16) 96 | (3) 72 | du/ac | | | |
| Dwelling | | | | | | du/ac (15) | du/ac (17) | du/ac (16) | (16) | | | |
| Unit/Acre | | | | | | | | 96 du/ac | 96 | | | |
| | | | | | | | | (17) | du/ac | | | |
| | | | | | | | | | (17) | | | |
| Minimum L | ot | 10 | 35 | 80 | 10 | | | | | | | |
| Area | | acres | acres | acres | acres | | | | | | | |
| Maximum I | _ot | 4 to | 4 to 1 | | | | | | | | | |
| Depth/ Wid | lth | 1 | | | | | | | | | | |
| Ratio | | | | | | | | | | | | |
| Minimum | | 30 ft | 30 ft (4) | 50 ft | (12) | 10 ft (5) | 10 ft (5) | 10 ft (5) | 10 ft | 25 ft | | |
| Street Setb | ack | (4) | | (4) | | | | | | | | |
| | 1 | | | | | | | | | | | |

| Minimum | 10 ft | 10 ft (4) | 100 ft | (12) | <u>10 ft (18)</u> | 20 ft (7) | 20 ft (7) | 20 ft | 20 ft |
|------------------|-------|-----------|--------|-------|----------------------------|-------------|-------------|-------|-------|
| Interior | (4) | | (4) | | 20 ft (((7))) | | | (7) | (7) |
| Setback | | | | | (14) | | | | 50 ft |
| | | | | | | | | | (8) |
| Base Height | 35 ft | 35 ft | 35 ft | 35 ft | 35 ft 45 ft | 35 ft 60 ft | 35 ft 65 ft | 45 ft | 45 ft |
| (10) | • | | | | (6) | (6) 65 ft | (6) | 65 ft | |
| | | | | | | (17) | | (6) | |
| Maximum | | | | | 1/1 (9) | 1.5/1 (9) | 2.5/1 (9) | 2.5/1 | 2.5/1 |
| Floor/Lot Ratio: | | | | | | | | (9) | |
| Square Feet | | | | | | | | | |
| Maximum | 15% | 10% | 10% | | 85% | 85% | 90% | 75% | 90% |
| Impervious | 35% | 35% | 35% | | | - | | | |
| Surface: | (11) | (11) | (11) | | | | | | |
| Percentage | | | | | | | | | |
| (13) | | | | | | | | | |

B. Development conditions.

1513 1. In the RB zone on property located within the Potential Annexation Area of a 1514 rural city, this density is not allowed.

1515 2. These densities are allowed only through the application of mixed-use1516 development standards and, in the NB zone on property in the urban area designated

1517 commercial outside of center, for stand-alone townhouse development.

1518 3. These densities may only be achieved through the application of residential1519 density incentives or transfer of development rights in mixed-use developments and, in

the NB zone on property in the urban area designated commercial outside of center, for

stand-alone townhouse development. See K.C.C. chapters 21A.34 and 21A.37.

- 1522 4.a. in the F zone, scaling stations may be located thirty-five feet from property
- 1523 lines. Residences shall have a setback of at least thirty feet from all property lines.

| 1524 | b. for lots between one acre and two and one half acres in size, the setback |
|------|---|
| 1525 | requirements of the R-1 zone shall apply. For lots under one acre, the setback |
| 1526 | requirements of the R-4 zone shall apply. |
| 1527 | c. for developments consisting of three or more single-detached dwellings |
| 1528 | located on a single parcel, the setback shall be ten feet along any property line abutting |
| 1529 | R-1 through R-8, RA and UR zones. |
| 1530 | 5. Gas station pump islands shall be placed no closer than twenty-five feet to |
| 1531 | street front lines. |
| 1532 | 6. This base height allowed only for mixed-use developments and for stand- |
| 1533 | alone townhouse development in the NB zone on property designated commercial outside |
| 1534 | of center in the urban area. |
| 1535 | 7. Required on property lines adjoining residential zones. |
| 1536 | 8. Required on property lines adjoining residential zones for industrial uses |
| 1537 | established by conditional use permits. |
| 1538 | 9. The floor-to-lot ratio for mixed use developments shall conform to K.C.C. |
| 1539 | chapter 21A.14. |
| 1540 | 10. Height limits may be increased if portions of the structure building that |
| 1541 | exceed the base height limit provide one additional foot of street and interior setback for |
| 1542 | each foot above the base height limit, provided the maximum height may exceed seventy- |
| 1543 | five feet only in mixed use developments. Netting or fencing and support structures for |
| 1544 | the netting or fencing used to contain golf balls in the operation of golf courses or golf |
| 1545 | driving ranges are exempt from the additional interior setback requirement provided that |
| 1546 | the maximum height shall not exceed seventy-five feet. |

| 1547 | 11. Applicable only to lots containing less than one acre of lot area. |
|------|--|
| 1548 | Development on lots containing less than fifteen thousand square feet of lot area shall be |
| 1549 | governed by impervious surface standards of the nearest comparable R-4 through R-8 |
| 1550 | zone. |
| 1551 | 12. See K.C.C. 21A.22.060 for setback requirements in the mineral zone. |
| 1552 | 13. The impervious surface area for any lot may be increased beyond the total |
| 1553 | amount permitted in this chapter subject to approval of a conditional use permit. |
| 1554 | 14. Required on property lines adjoining residential zones unless a stand-alone |
| 1555 | townhouse development on property designated commercial outside of center in the |
| 1556 | urban area is proposed to be located adjacent to property upon which an existing |
| 1557 | townhouse development is located. |
| 1558 | 15. Only as provided for walkable communities under K.C.C. 21A.34.040.F.8. |
| 1559 | well-served by transit or for mixed-use development through the application of |
| 1560 | residential density incentives under K.C.C. 21A.34.040.F.1.g. |
| 1561 | 16. Only for mixed-use development through the application of residential |
| 1562 | density incentives under K.C.C. chapter 21A.34 or the transfer of development rights |
| 1563 | under K.C.C. chapter 21A.37. In the RB zone on property located within the Potential |
| 1564 | Annexation Area of a rural city, this density is not allowed. |
| 1565 | 17. Only for mixed-use development through the application of residential |
| 1566 | density incentives through the application of residential density incentives under K.C.C. |
| 1567 | chapter 21A.34 or the transfer of development rights under K.C.C. chapter 21A.37. |
| 1568 | Upper-level setbacks are required for any facade facing a pedestrian street for any portion |
| 1569 | of the structure greater than forty-five feet in height. The upper level setback shall be at |

| 1570 | least one foot for every two feet of height above forty-five feet, up to a maximum |
|------|--|
| 1571 | required setback of fifteen feet. The first four feet of horizontal projection of decks, |
| 1572 | balconies with open railings, eaves, cornices, and gutters shall be permitted in required |
| 1573 | setbacks. In the RB zone on property located within the Potential Annexation Area of a |
| 1574 | rural city, this density is not allowed. |
| 1575 | 18. Required on property lines adjoining residential zones only for a social |
| 1576 | service agency office reusing a residential structure in existence on January 1, 2010. |
| 1577 | SECTION 21. Ordinance 10870, Section 350, and K.C.C. 21A.12.130 are each |
| 1578 | hereby amended to read as follows: |
| 1579 | ((The following setback modifications are permitted: |
| 1580 | A. When the common property line of two lots is covered by a building(s), the |
| 1581 | setbacks required by this chapter shall not apply along the common property line; and |
| 1582 | B.)) When a lot is located between lots having nonconforming street setbacks, the |
| 1583 | required street setback for such lot may be the average of the two nonconforming |
| 1584 | setbacks or $((60))$ sixty percent of the required street setback, whichever results in the |
| 1585 | greater street setback. |
| 1586 | SECTION 22. Ordinance 10870, Section 424, as amended, and K.C.C. |
| 1587 | 21A.20.060 are each hereby amended to read as follows: |
| 1588 | A. All signs, except billboards, community bulletin boards, community |
| 1589 | identification signs, political signs, real estate signs and special event signs, shall be on- |
| 1590 | premise signs, except that uses located on lots without public street frontage in business, |
| 1591 | office and industrial zones may have one off-premise directional sign of no more than |
| 1592 | sixteen square feet. |
| | |

| 1593 | B. Fuel price signs shall not be included in sign area or number limitations of |
|------|---|
| 1594 | K.C.C. 21A.20.090, 21A.20.095, 21A.20.100 and 21A.20.110, but only if the signs do |
| 1595 | not exceed twenty square feet per street frontage. |
| 1596 | C. Except as otherwise provided in K.C.C. 21A.20.115 and 21A.20.080.A.3, |
| 1597 | projecting and awning signs and signs mounted on the sloping portion of roofs shall not |
| 1598 | be permitted for uses in the Resource and Residential zones. In other zones, projecting |
| 1599 | and awning signs and signs mounted on the sloping portion of roofs may be used in lieu |
| 1600 | of wall signs, but only if: |
| 1601 | 1. They maintain a minimum clearance of eight feet above finished grade; |
| 1602 | 2. They do not project more than six feet perpendicular from the supporting |
| 1603 | building facade; |
| 1604 | 3. They meet the standards of K.C.C. 21A.20.060.J. if mounted on the roof of a |
| 1605 | building; and |
| 1606 | 4. They shall not exceed the number or size permitted for wall signs in a zone. |
| 1607 | D. Changing message center signs, and time and temperature signs, which can be |
| 1608 | a wall or freestanding sign, shall not exceed the size permitted for a wall or freestanding |
| 1609 | sign. Changing message center signs shall be permitted for all uses only in the NB, CB, |
| 1610 | RB, O and I zones and only for elementary, middle, junior, secondary and high schools |
| 1611 | and colleges and universities in the RA zone. Changing message center signs and time |
| 1612 | and temperature signs shall not exceed the maximum sign height permitted in the zone. |
| 1613 | E. Directional signs shall not be included in the sign area or number limitation of |
| 1614 | K.C.C. 21A.20.070, 21A.20.095, 21A.20.100 and 21A.20.110, but only if the signs do |

not exceed six square feet in surface area and are limited to one for each entrance or exitto surface parking areas or parking structure.

1617 F. Regarding sign illumination and glare:

1618 1. Except as otherwise provided in this chapter, all signs may be illuminated;

1619 2. The light source for indirectly illuminated signs shall be no farther away from1620 the sign than the height of the sign;

1621 3. Indirectly and directly illuminated signs shall be arranged so that no direct
1622 rays of light are projected from such artificial source into residences or any street right1623 of-way;

1624 4. Electrical requirements for signs shall be governed by chapter 19.28 RCW1625 and WAC 296-46-910; and

1626 5. Signs with an on/off operation shall be permitted only in the CB, RB and I1627 zones.

1628 G. Maximum height for wall signs shall not extend above the highest exterior 1629 wall or structure upon which the sign is located.

1630 H. Maximum height for projecting signs shall not extend above the highest1631 exterior wall upon which the projecting sign is located.

1632 I. Maximum height for awning signs shall not extend above the height of the 1633 awning upon which the awning sign is located.

J. Any sign attached to the sloping surface of a roof shall be installed or erected in such a manner that there are no visible support structures, shall appear to be part of the building itself, and shall not extend above the roof ridge line of the portion of the roof upon which the sign is attached.

| 1638 | K. Except as otherwise permitted by this chapter, off-premise directional signs |
|------|---|
| 1639 | shall not exceed four square feet in sign area. |

L. Mixed use developments in the NB, CB, RB or O zones are permitted one permanent residential identification sign not exceeding thirty-two square feet in addition to the maximum sign area requirements in the zone where the mixed use development is located.

1644 <u>SECTION 23</u>. Ordinance 10870, Section 427, as amended and K.C.C.

1645 21A.20.080 are each hereby amended to read as follows:

1646 Except as otherwise provided in K.C.C. 21A.20.115, signs in the R, UR and RA 1647 zones are limited as follows:

1648 A. Nonresidential use:

1649 1. One indirectly illuminated sign identifying nonresidential uses, not exceeding

1650 twenty-five square feet and not exceeding six feet in height is permitted, except as

1651 provided in subsection A.3. of this section; ((and))

2. Schools are permitted one sign per school or school facility entrance, which
may be located in the setback. Two additional wall signs attached directly to the school
or school facility are permitted. Changing message center signs, if allowed under K.C.C.

1655 21A.20.060, shall be limited to hours of operation between 7a.m. and 10 p.m.; and

1656 <u>3. In lieu of the sign allowed under subsection A.1. of this section, one</u>

1657 nonilluminated sign may be attached or painted on the sloping portion of a roof of a

1658 <u>building located within one hundred feet of a state route as follows:</u>

a. each sign shall not exceed fifty square feet in area and six feet in height;

| 1660 | b. each sign, and its mounting brackets, attached to the sloping surface of a |
|------|--|
| 1661 | roof shall not extend above the roof ridge line portion of the roof upon which the sign is |
| 1662 | attached; and |
| 1663 | c. no more than two signs may be attached or painted on the roof. |
| 1664 | B. Residential use: |
| 1665 | 1. One residential identification sign not exceeding two square feet is permitted; |
| 1666 | 2. One permanent residential development identification sign not exceeding |
| 1667 | thirty-two square feet is permitted for each entrance into a development. The maximum |
| 1668 | height for the sign shall be six feet. The sign may be freestanding or mounted on a wall, |
| 1669 | fence or other structure; and |
| 1670 | 3. Home occupation and home industry signs are limited to: |
| 1671 | a. one nonilluminated wall sign not exceeding ten percent of the building |
| 1672 | façade on which they are located; and |
| 1673 | b. in the RA zone, one nonilluminated freestanding sign not exceeding twenty- |
| 1674 | four square feet and a maximum height of six feet. |
| 1675 | SECTION 24. Ordinance 15051, Section 137, as amended, and K.C.C. |
| 1676 | 21A.24.045 are each hereby amended to read as follows: |
| 1677 | A. Within the following seven critical areas and their buffers all alterations are |
| 1678 | allowed if the alteration complies with the development standards, impact avoidance and |
| 1679 | mitigation requirements and other applicable requirements established in this chapter: |
| 1680 | 1. Critical aquifer recharge area, |
| 1681 | 2. Coal mine hazard area; |
| 1682 | 3. Erosion hazard area; |

| 1683 | 4. Flood hazard area except in the severe channel migration hazard area; |
|------|--|
| 1684 | 5. Landslide hazard area under forty percent slope; |
| 1685 | 6. Seismic hazard area; and |
| 1686 | 7. Volcanic hazard areas. |
| 1687 | B. Within the following seven critical areas and their buffers, unless allowed as |
| 1688 | an alteration exception under K.C.C. 21A.24.070, only the alterations on the table in |
| 1689 | subsection C. of this section are allowed if the alteration complies with conditions in |
| 1690 | subsection D. of this section and the development standards, impact avoidance and |
| 1691 | mitigation requirements and other applicable requirements established in this chapter: |
| 1692 | 1. Severe channel migration hazard area; |
| 1693 | 2. Landslide hazard area over forty percent slope; |
| 1694 | 3. Steep slope hazard area; |
| 1695 | 4. Wetland; |
| 1696 | 5. Aquatic area; |
| 1697 | 6. Wildlife habitat conservation area; and |
| 1698 | 7. Wildlife habitat network. |
| 1699 | C. In the following table where an activity is included in more than one activity |
| 1700 | category, the numbered conditions applicable to the most specific description of the |
| 1701 | activity governs. Where more than one numbered condition appears for a listed activity, |
| 1702 | each of the relevant conditions specified for that activity within the given critical area |
| 1703 | applies. For alterations involving more than one critical area, compliance with the |
| 1704 | conditions applicable to each critical area is required. |
| | |

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Letter "A" in a cell means alteration is allowed

A number in a cell means the corresponding numbered condition in subsection D. applie

"Wildlife area and network" column applies to both Wildlife Habitat Conservation Area and Wildlife Habitat Network

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| ACTIVITY | | | | | |
| | | | | | |
| Structures | | | | | |
| Construction of new single detached | | | A 1 | A 2 | |
| dwelling unit | | | | | |
| Construction of nonresidential structure | | | A 3 | A 3 | A 3, 4 |
| Maintenance or repair of existing structure | A 5 | A | A | A | A 4 |
| Expansion or replacement of existing | A 5, 7 | A 5, 7 | A 7, 8 | A 6, 7, 8 | A 4, 7 |
| structure | | | | | |
| | A | A | A | A | A |
| Interior remodeling | | A | | | |
| Construction of new dock or pier | | | A 9 | A 9, 10, 11 | |
| Maintenance, repair or replacement of dock | | | A 12 | A 10, 11 | A 4 |
| or pier | | | | | |
| Grading | | | | | |
| Grading | | A 13 | | A 14 | A 4, 14 |
| Construction of new slope stabilization | A 15 | A 15 | A 15 | A 15 | A 4, 15 |
| Maintenance of existing slope stabilization | A 16 | A 13 | A 17 | A 16, 17 | A 4 |
| Mineral extraction | A | A | | | |
| Clearing | | | | | |
| Clearing | A 18 | A 18, 19 | A 18, 20 | A 14, 18, 20 | A 4, 14, 18, 20 |
| Cutting firewood | | A 21 | A 21 | A 21 | A 4, 21 |
| - · · · · · · · · · · · · · · · · · · · | 100 | | | | |
| Removal of vegetation for fire safety | A22 | A22 | A 22 | A 22 | A 4, 22 |
| Removal of noxious weeds or invasive | A 23 | A 23 | A 23 | A 23 | A 4, 23 |
| vegetation | | | | | |
| Forest Practices | | | | | |
| Nonconversion Class IV-G forest practice | A 24 | A 24 | A 24 | A 24 | A 24, 25 |
| Class I, II, III, IV-S forest practice | A | A | A | A | A |
| Roads | | | | | |
| Construction of new public road right-of-way | | | A 26 | A 26 | |
| | | | 1.20 | | |
| structure on unimproved right-of-way | | | | | |

| Construction of new road in a plat | | | A 26 | A 26 | |
|---|----------|----------|--------------|--------------|--------------|
| Maintenance of public road right-of-way | A 16 | A 16 | A 16 | A 16 | A 16, 27 |
| structure | | | | | |
| Expansion beyond public road right-of way | A | A | A 26 | A 26 | |
| structure | | | | | |
| Repair, replacement or modification within | A 16 | A 16 | A 16 | A 16 | A 16, 27 |
| the roadway | | | | | |
| Construction of driveway or private access | A 28 | A 28 | A 28 | A 28 | A 28 |
| road | | | | | |
| Construction of farm field access drive | A 29 | A 29 | A 29 | A 29 | A 29 |
| Maintenance of driveway, private access | A | A | A 17 | A 17 | A 17, 27 |
| road, farm field access drive or parking lot | | | | | |
| Construction of a bridge or culvert as part of | A 39 | A 39 | A 39 | A 39 | A 39 |
| a driveway or private access road | | | | | |
| Bridges or culverts | | | - | | |
| Maintenance or repair of bridge or culvert | A 16, 17 | A 16, 17 | A 16, 17 | A 16, 17 | A 16, 17, 27 |
| Replacement of bridge or culvert | A 16 | A 16 | A 16 | A 16, 30 | A 16, 27 |
| Expansion of bridge or culvert | A 16, 17 | A 16, 17 | A 16, 17, 31 | A 17, 31 | A 4 |
| Utilities and other infrastructure | | | | | |
| Construction of new utility corridor or utility | A 32, 33 | A 32, 33 | A 32, 34 | A 32, 34 | A 27, 32, 35 |
| facility | | | | | |
| Construction of a new residential utility | A 32, 33 | A 32, 33 | A 32, 60 | A 32, 60 | A 27, 32, 60 |
| service distribution line | | | | | |
| Maintenance, repair or replacement of utility | A 32, 33 | A 32, 33 | A 32, 34, 36 | A 32, 34, 36 | A 4, 32, 37 |
| corridor or utility facility | | | | | |
| Construction of a new on-site sewage | | | <u>A 63</u> | <u>A 63</u> | |
| disposal system or well | | | | | |
| Maintenance or repair of existing well | A 37 | A 37 | A 37 | A 37 | A 4, 37 |
| Maintenance or repair of on-site sewage | A | A | A | A 37 | A 4 |
| disposal system | | | | | |
| Construction of new surface water | A 32, 33 | A 32, 33 | A 32, 38 | A 32, 38 | A 4 |
| conveyance system | | | | | |
| Maintenance, repair or replacement of | A 33 | A 33 | A 16, 32, 38 | A 16, 40, 41 | A 4, 37 |

| existing surface water conveyance system | | | | | |
|---|----------|----------|--------------|------------------|---|
| Construction of new surface water flow | | | A 32 | A 32 | A 4, 32 |
| control or surface water quality treatment | | | | | |
| facility | | | | | |
| Maintenance or repair of existing surface | A 16 | A 16 | A 16 | A 16 | A 4 |
| water flow control or surface water quality | | | | | |
| treatment facility | | | | | |
| Construction of new flood protection facility | | | A 42 | A 42 | A 27, 42 |
| Maintenance, repair or replacement of flood | A 33, 43 | A 33, 43 | A 43 | A 43 | A 27, 43 |
| protection facility | | | | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| Flood risk reduction gravel removal | A 61 | A 61 | A 61 | A 61 | A 61 |
| Construction of new instream structure or | A 16 | A 16 | A 16 | A 16, 44, 45 | A 4, 16, 44, 45 |
| instream work | | | | | |
| Maintenance or repair of existing instream | A 16 | A | A | A | A 4 |
| structure | | | | | |
| Recreation | | | - | | |
| Construction of new trail | A 46 | A 46 | A 47 | A 47 | A 4, 47 |
| Maintenance of outdoor public park facility, | A 48 | A 48 | A 48 | A 48 | A 4, 48 |
| trail or publicly improved recreation area | | | | | |
| Habitat, education and science projects | | | | | |
| Habitat restoration or enhancement project | A 49 | A 49 | A 49 | A 49 | A 4, 49 |
| Scientific sampling for salmonids | | | A 50 | A 50 | A 50 |
| Drilling and testing for critical areas report | A 51 | A 51 | A 51, 52 | A 51, 52 | A 4 |
| Environmental education project | A 62 | A 62 | A 62 | A 62 | A 62 |
| Agriculture | | - | | | |
| Horticulture activity including tilling, discing, | A 53 | A 53 | A 53, 54 | A 53, 54 | A 53, 54 |
| planting, seeding, harvesting, preparing soil, | | | 1100, 04 | 1 00, 04 | A 33, 34 |
| rotating crops and related activity | | | | | |
| | A 52 | A 52 | A 52 54 | | A 50 54 |
| Grazing livestock | A 53 | A 53 | A 53, 54 | A 53, 54 | A 53, 54 |
| Construction or maintenance of livestock | | | A 53, 54, 55 | A 53, 54, 55, 56 | A 53, 54 |
| manure storage facility | | | | | |
| Construction or maintenance of livestock | | | A | A 56 | |
| flood sanctuary | | | | | |

| Construction of agricultural drainage | | | A 57 | A 57 | A 4, 57 |
|---|----------|----------|---------------|-------------------------|--------------|
| Maintenance of agricultural drainage | A 23, 58 | A 23, 58 | A 23, 53, 54, | <u>A</u> 23, 53, 54, 58 | A 4, 23, 53, |
| | | | 58 | | 54, 58 |
| Construction or maintenance of farm pond, | A 53 | A 53 | A 53, 54 | A 53, 54 | A 53, 54 |
| fish pond or livestock watering pond | | | | · · · | |
| Other | | | | | |
| Excavation of cemetery graves in | A | A | A | A | A |
| established and approved cemetery | | | | - | |
| Maintenance of cemetery graves | A | A | A | A | A |
| Maintenance of lawn, landscaping or | A 59 | A 59 | A 59 | A 59 | A 59 |
| garden for personal consumption | | | | | |
| Maintenance of golf course | A 17 | A 17 | A 17 | A 17 | A 4, 17 |

D. The following alteration conditions apply:

1706

1. Limited to farm residences in grazed or tilled wet meadows and subject to the 1707 limitations of subsection D.3. of this section.

1708 2. Allowed in a buffer of a lake that is twenty acres or larger on a lot that was

created before January 1, 2005, if: 1709

1710 a. at least seventy-five percent of the lots abutting the shoreline of the lake or

seventy-five percent of the lake frontage, whichever constitutes the most developable 1711

1712 lake frontage, has existing density of four dwelling units per acre or more;

1713 b. the development proposal, including mitigation required by this chapter, will

1714 have the least adverse impact on the critical area;

1715 c. existing native vegetation within the critical area buffer will remain

1716 undisturbed except as necessary to accommodate the development proposal and required

building setbacks; 1717

1718 d. access is located to have the least adverse impact on the critical area and critical area buffer; 1719

| 1720 | e. the alteration is the minimum necessary to accommodate the development |
|------|--|
| 1721 | proposal and in no case in excess of a development footprint of five thousand square feet; |
| 1722 | f. the alteration does not exceed the residential development setbacks required |
| 1723 | under K.C.C. chapter 25.04 and in no circumstances shall the alteration be allowed closer |
| 1724 | than: |
| 1725 | (1) twenty-five feet of the ordinary high water mark of a lake shoreline |
| 1726 | designated urban under K.C.C. chapter 25.16; |
| 1727 | (2) fifty feet of the ordinary high water mark of a lake shoreline designated |
| 1728 | rural under K.C.C. chapter 25.20 or conservancy under K.C.C. chapter 25.24; or |
| 1729 | (3) one hundred feet of the ordinary high water mark of a lake shoreline |
| 1730 | designated natural under K.C.C. chapter 25.28; and |
| 1731 | g. to the maximum extent practical, alterations are mitigated on the |
| 1732 | development proposal site by enhancing or restoring remaining critical area buffers. |
| 1733 | 3. Limited to nonresidential farm-structures in grazed or tilled wet meadows or |
| 1734 | buffers of wetlands or aquatic areas where: |
| 1735 | a. the site is predominantly used for the practice of agriculture; |
| 1736 | b. the structure is in compliance with an approved farm management plan in |
| 1737 | accordance with K.C.C. 21A.24.051; |
| 1738 | c. the structure is either: |
| 1739 | (1) on or adjacent to existing nonresidential impervious surface areas, |
| 1740 | additional impervious surface area is not created waterward of any existing impervious |
| 1741 | surface areas and the area was not used for crop production; |

| 1742 | (2) higher in elevation and no closer to the critical area than its existing |
|------|--|
| 1743 | position; or |
| 1744 | (3) at a location away from existing impervious surface areas that is |
| 1745 | determined to be the optimum site in the farm management plan; |
| 1746 | d. all best management practices associated with the structure specified in the |
| 1747 | farm management plan are installed and maintained; |
| 1748 | e. installation of fencing in accordance with K.C.C. chapter 21A.30 does not |
| 1749 | require the development of a farm management plan if required best management |
| 1750 | practices are followed and the installation does not require clearing of critical areas or |
| 1751 | their buffers; and |
| 1752 | f. in a severe channel migration hazard area portion of an aquatic buffer only |
| 1753 | if: |
| 1754 | (1) there is no feasible alternative location on-site; |
| 1755 | (2) the structure is located where it is least subject to risk from channel |
| 1756 | migration; |
| 1757 | (3) the structure is not used to house animals or store hazardous substances; |
| 1758 | and |
| 1759 | (4) the total footprint of all accessory structures within the severe channel |
| 1760 | migration hazard area will not exceed the greater of one thousand square feet or two |
| 1761 | percent of the severe channel migration hazard area on the site. |
| 1762 | 4. Allowed if no clearing, external construction or other disturbance in a |
| 1763 | wildlife habitat conservation area occurs during breeding seasons established under |
| 1764 | K.C.C. 21A.24.382. |

| 1765 | 5. Allowed for structures when: |
|------|---|
| 1766 | a. the landslide hazard poses little or no risk of injury; |
| | |
| 1767 | b. the risk of landsliding is low; and |
| 1768 | c. there is not an expansion of the structure. |
| 1769 | 6. Within a severe channel migration hazard area allowed for: |
| 1770 | a. existing legally established primary structures if: |
| 1771 | (1) there is not an increase of the footprint of any existing structure; and |
| 1772 | (2) there is not a substantial improvement as defined in K.C.C. 21A.06.1270; |
| 1773 | and |
| 1774 | b. existing legally established accessory structures if: |
| 1775 | (1) additions to the footprint will not make the total footprint of all existing |
| 1776 | structures more than one-thousand square feet; and |
| 1777 | (2) there is not an expansion of the footprint towards any source of channel |
| 1778 | migration hazard, unless the applicant demonstrates that the location is less subject to risk |
| 1779 | and has less impact on the critical area. |
| 1780 | 7. Allowed only in grazed wet meadows or the buffer or building setback |
| 1781 | outside a severe channel migration hazard area if: |
| 1782 | a. the expansion or replacement does not increase the footprint of a |
| 1783 | nonresidential structure; |
| 1784 | b.(1) for a legally established dwelling unit, the expansion or replacement, |
| 1785 | including any expansion of a legally established accessory structure or impervious |
| 1786 | surfaces allowed under this subsection B.7.b., does not increase the footprint of the |
| 1787 | dwelling unit and all other structures by more than one thousand square feet, not |
| | |

| 1788 | including any expansion of a drainfield made necessary by the expansion of structures. |
|------|---|
| 1789 | To the maximum extent practical, the replacement or expansion of a drainfield in the |
| 1790 | buffer should be located within areas of existing lawn or landscaping, unless another |
| 1791 | location will have a lesser impact on the critical area and its buffer; |
| 1792 | (2) for a structure accessory to a dwelling unit, the expansion or replacement |
| 1793 | is located on or adjacent to existing impervious surface areas and does not increase the |
| 1794 | footprint of the accessory structure and the dwelling unit by more than one thousand |
| 1795 | square feet; and |
| 1796 | (3) the location of the expansion has the least adverse impact on the critical |
| 1797 | area; |
| 1798 | c. the structure was not established as the result of an alteration exception, |
| 1799 | variance, buffer averaging or reasonable use exception; and |
| 1800 | d. to the maximum extent practical, the expansion or replacement is not |
| 1801 | located closer to the critical area or within the relic of a channel that can be connected to |
| 1802 | an aquatic area. |
| 1803 | 8. Allowed upon another portion of an existing impervious surface outside a |
| 1804 | severe channel migration hazard area if: |
| 1805 | a. the structure is not located closer to the critical area; and |
| 1806 | b. the existing impervious surface within the critical area or buffer is not |
| 1807 | expanded. |
| 1808 | 9. Limited to piers or seasonal floating docks in a category II, III or IV wetland |
| 1809 | or its buffer or along a lake shoreline or its buffer where: |
| | |

| 1810 | a. the existing and zoned density of all properties abutting the entire lake |
|--|--|
| 1811 | shoreline averages three dwelling units per acre or more; |
| 1812 | b. at least seventy-five percent of the lots abutting the shoreline or seventy-five |
| 1813 | percent of the lake frontage, whichever constitutes the most lake frontage, has been |
| 1814 | developed with dwelling units; |
| 1815 | c. the vegetation where the alteration is proposed does not consist of dominant |
| 1816 | native wetland herbaceous or woody vegetation six feet in width or greater and the lack |
| 1817 | of this vegetation is not the result of any violation of law; |
| 1818 | d. the wetland or lake shoreline is not a salmonid spawning area; and |
| 1819 | e. hazardous substances or toxic materials are not used. |
| 1820 | 10. Allowed on type N or O aquatic areas if hazardous substances or toxic |
| | |
| 1821 | materials are not used. |
| 1821 1822 | materials are not used. 11. Allowed on type S or F aquatic areas outside of the severe channel |
| | |
| 1822 | 11. Allowed on type S or F aquatic areas outside of the severe channel |
| 1822 1823 | 11. Allowed on type S or F aquatic areas outside of the severe channel migration hazard area if in compliance with K.C.C. Title 25. |
| 1822 1823 1824 | 11. Allowed on type S or F aquatic areas outside of the severe channel migration hazard area if in compliance with K.C.C. Title 25.12. When located on a lake, must be in compliance with K.C.C. Title 25. |
| 1822 1823 1824 1825 | 11. Allowed on type S or F aquatic areas outside of the severe channel migration hazard area if in compliance with K.C.C. Title 25. 12. When located on a lake, must be in compliance with K.C.C. Title 25. 13. Limited to regrading and stabilizing of a slope formed as a result of a legal |
| 1822 1823 1824 1825 1826 | 11. Allowed on type S or F aquatic areas outside of the severe channel migration hazard area if in compliance with K.C.C. Title 25. 12. When located on a lake, must be in compliance with K.C.C. Title 25. 13. Limited to regrading and stabilizing of a slope formed as a result of a legal grading activity. |
| 1822 1823 1824 1825 1826 1827 | 11. Allowed on type S or F aquatic areas outside of the severe channel migration hazard area if in compliance with K.C.C. Title 25. 12. When located on a lake, must be in compliance with K.C.C. Title 25. 13. Limited to regrading and stabilizing of a slope formed as a result of a legal grading activity. 14. The following are allowed in the severe channel migration hazard area if |
| 1822 1823 1824 1825 1826 1827 1828 | 11. Allowed on type S or F aquatic areas outside of the severe channel migration hazard area if in compliance with K.C.C. Title 25. 12. When located on a lake, must be in compliance with K.C.C. Title 25. 13. Limited to regrading and stabilizing of a slope formed as a result of a legal grading activity. 14. The following are allowed in the severe channel migration hazard area if conducted more than one-hundred and sixty-five feet from the ordinary high water mark |

b. clearing of up to one-thousand square feet or up to a cumulative thirty-five 1832 1833 percent of the severe channel migration hazard area. 15. Only where erosion or landsliding threatens a structure, utility facility, 1834 roadway, driveway, public trails, aquatic area or wetland if, to the maximum extent 1835 practical, stabilization work does not disturb the slope and its vegetative cover and any 1836 associated critical areas. 1837 1838 16. Allowed when performed by, at the direction of or authorized by a government agency in accordance with regional road maintenance guidelines. 1839 17. Allowed when not performed under the direction of a government agency 1840 only if: 1841 a. the maintenance or expansion does not involve the use of herbicides, 1842 1843 hazardous substances, sealants or other liquid oily substances in aquatic areas, wetlands 1844 or their buffers; and 1845 b. when maintenance, expansion or replacement of bridges or culverts involves water used by salmonids: 1846 (1) the work is in compliance with ditch standards in public rule; and 1847 (2) the maintenance of culverts is limited to removal of sediment and debris 1848 1849 from the culvert and its inlet, invert and outlet and the stabilization of the disturbed or damaged bank or channel immediately adjacent to the culvert and shall not involve the 1850 excavation of a new sediment trap adjacent to the inlet. 1851 18. Allowed for the removal of hazard trees and vegetation as necessary for 1852 surveying or testing purposes. 1853

| 1854 | 19. The limited trimming and pruning of vegetation for the making and |
|------|---|
| 1855 | maintenance of view corridors or habitat enhancement under a vegetation management |
| 1856 | plan approved by the department, if the soils are not disturbed and the activity will not |
| 1857 | adversely affect the long term slope stability or water quality or cause erosion. The |
| 1858 | vegetation management plan shall use native species with adequate root strength to add |
| 1859 | stability to a steep slope. |
| 1860 | 20. Harvesting of plants and plant materials, such as plugs, stakes, seeds or |
| 1861 | fruits, for restoration and enhancement projects is allowed. |
| 1862 | 21. Cutting of firewood is subject to the following: |
| 1863 | a. within a wildlife habitat conservation area, cutting firewood is not allowed; |
| 1864 | b. within a wildlife network, cutting shall be in accordance with a management |
| 1865 | plan approved under K.C.C. 21A.24.386; and |
| 1866 | c. within a critical area buffer, cutting shall be for personal use and in |
| 1867 | accordance with an approved forest management plan or rural stewardship plan. |
| 1868 | 22. Allowed only in buffers if in accordance with best management practices |
| 1869 | approved by the King County fire marshal. |
| 1870 | 23. Allowed as follows: |
| 1871 | a. if conducted in accordance with an approved forest management plan, farm |
| 1872 | management plan, or rural stewardship plan; or |
| 1873 | b. without an approved forest management plan, farm management plan or |
| 1874 | rural stewardship plan, only if: |
| 1875 | (1) removal is undertaken with hand labor, including hand-held mechanical |
| 1876 | tools, unless the King County noxious weed control board otherwise prescribes the use of |

riding mowers, light mechanical cultivating equipment or herbicides or biological control 1877 methods; 1878

1879 (2) the area is stabilized to avoid regrowth or regeneration of noxious weeds: 1880 (3) the cleared area is revegetated with native vegetation and stabilized 1881 against erosion; and

1882 (4) herbicide use is in accordance with federal and state law:

24. Only if in accordance with chapter 76.09 RCW and Title 222 WAC and: 1883

1884 a. a forest management plan is approved for the site by the King County

1885 department of natural resources and parks; and

1886 b. the property owner provides a notice of intent in accordance with RCW

1887 76.09.060 that the site will not be converted to nonforestry uses within six years.

1888 25. Only if in compliance with published Washington state Department of Fish

1889 and Wildlife and Washington state Department of Natural Resources Management

1890 standards for the species. If there are no published Washington state standards, only if in

1891 compliance with management standards determined by the county to be consistent with

1892 best available science.

1893 26. Allowed only if:

1894 a. there is not another feasible location with less adverse impact on the critical 1895 area and its buffer:

1896 b. the corridor is not located over habitat used for salmonid rearing or 1897 spawning or by a species listed as endangered or threatened by the state or federal 1898 government unless the department determines that there is no other feasible crossing site. 1899

c. the corridor width is minimized to the maximum extent practical;

| 1900 | d. the construction occurs during approved periods for instream work; |
|------|---|
| 1901 | e. the corridor will not change or diminish the overall aquatic area flow peaks, |
| 1902 | duration or volume or the flood storage capacity; and |
| 1903 | f. no new public right-of-way is established within a severe channel migration |
| 1904 | hazard area. |
| 1905 | 27. To the maximum extent practical, during breeding season established under |
| 1906 | K.C.C. 21A.24.382, land clearing machinery such as bulldozers, graders or other heavy |
| 1907 | equipment are not operated within a wildlife habitat conservation area. |
| 1908 | 28. Allowed only if: |
| 1909 | a. an alternative access is not available; |
| 1910 | b. impact to the critical area is minimized to the maximum extent practical |
| 1911 | including the use of walls to limit the amount of cut and fill necessary; |
| 1912 | c. the risk associated with landslide and erosion is minimized; |
| 1913 | d. access is located where it is least subject to risk from channel migration; and |
| 1914 | e. construction occurs during approved periods for instream work. |
| 1915 | 29. Only if in compliance with a farm management plan in accordance with |
| 1916 | K.C.C. 21A.24.051. |
| 1917 | 30. Allowed only if: |
| 1918 | a. the replacement is made fish passable in accordance with the most recent |
| 1919 | Washington state Department of Fish and Wildlife manuals or with the National Marine |
| 1920 | and Fisheries Services guidelines for federally listed salmonid species; and |
| 1921 | b. the site is restored with appropriate native vegetation. |

| 1922 | 31. Allowed if necessary to bring the bridge or culvert up to current standards |
|------|--|
| 1923 | and if: |
| 1924 | a. there is not another feasible alternative available with less impact on the |
| 1925 | aquatic area and its buffer; and |
| 1926 | b. to the maximum extent practical, the bridge or culvert is located to minimize |
| 1927 | impacts to the aquatic area and its buffer's. |
| 1928 | 32. Allowed in an existing roadway if conducted consistent with the regional |
| 1929 | road maintenance guidelines. |
| 1930 | 33. Allowed outside the roadway if: |
| 1931 | a. the alterations will not subject the critical area to an increased risk of |
| 1932 | landslide or erosion; |
| 1933 | b. vegetation removal is the minimum necessary to locate the utility or |
| 1934 | construct the corridor; and |
| 1935 | c. significant risk of personal injury is eliminated or minimized in the landslide |
| 1936 | hazard area. |
| 1937 | 34. Limited to the pipelines, cables, wires and support structures of utility |
| 1938 | facilities within utility corridors if: |
| 1939 | a. there is no alternative location with less adverse impact on the critical area |
| 1940 | and critical area buffer; |
| 1941 | b. new utility corridors meet the all of the following to the maximum extent |
| 1942 | practical: |

| 1943 | (1) are not located over habitat used for salmonid rearing or spawning or by a |
|------|--|
| 1944 | species listed as endangered or threatened by the state or federal government unless the |
| 1945 | department determines that there is no other feasible crossing site; |
| 1946 | (2) the mean annual flow rate is less than twenty cubic feet per second; and |
| 1947 | (3) paralleling the channel or following a down-valley route near the channel |
| 1948 | is avoided; |
| 1949 | c. to the maximum extent practical utility corridors are located so that: |
| 1950 | (1) the width is the minimized; |
| 1951 | (2) the removal of trees greater than twelve inches diameter at breast height is |
| 1952 | minimized; |
| 1953 | (3) an additional, contiguous and undisturbed critical area buffer, equal in |
| 1954 | area to the disturbed critical area buffer area including any allowed maintenance roads, is |
| 1955 | provided to protect the critical area; |
| 1956 | d. to the maximum extent practical, access for maintenance is at limited access |
| 1957 | points into the critical area buffer rather than by a parallel maintenance road. If a parallel |
| 1958 | maintenance road is necessary the following standards are met: |
| 1959 | (1) to the maximum extent practical the width of the maintenance road is |
| 1960 | minimized and in no event greater than fifteen feet; and |
| 1961 | (2) the location of the maintenance road is contiguous to the utility corridor |
| 1962 | on the side of the utility corridor farthest from the critical area; |
| 1963 | e. the utility corridor or facility will not adversely impact the overall critical |
| 1964 | area hydrology or diminish flood storage capacity; |
| 1965 | f. the construction occurs during approved periods for instream work; |

| 1966 | g. the utility corridor serves multiple purposes and properties to the maximum |
|------|--|
| 1967 | extent practical; |
| 1968 | h. bridges or other construction techniques that do not disturb the critical areas |
| 1969 | are used to the maximum extent practical; |
| 1970 | i. bored, drilled or other trenchless crossing is laterally constructed at least four |
| 1971 | feet below the maximum depth of scour for the base flood; |
| 1972 | j. bridge piers or abutments for bridge crossing are not placed within the |
| 1973 | FEMA floodway or the ordinary high water mark; |
| 1974 | k. open trenching is only used during low flow periods or only within aquatic |
| 1975 | areas when they are dry. The department may approve open trenching of type S or F |
| 1976 | aquatic areas only if there is not a feasible alternative and equivalent or greater |
| 1977 | environmental protection can be achieved; and |
| 1978 | l. minor communication facilities may collocate on existing utility facilities if: |
| 1979 | (1) no new transmission support structure is required; and |
| 1980 | (2) equipment cabinets are located on the transmission support structure. |
| 1981 | 35. Allowed only for new utility facilities in existing utility corridors. |
| 1982 | 36. Allowed for private individual utility service connections on site or to public |
| 1983 | utilities if the disturbed area is not expanded and no hazardous substances, pesticides or |
| 1984 | fertilizers are applied. |
| 1985 | 37. Allowed if the disturbed area is not expanded, clearing is limited to the |
| 1986 | maximum extent practical and no hazardous substances, pesticides or fertilizers are |
| 1987 | applied. |
| 1988 | 38. Allowed if: |

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| 1989 | a. conveying the surface water into the wetland or aquatic area buffer and |
|------|--|
| 1990 | discharging into the wetland or aquatic area buffer or at the wetland or aquatic area edge |
| 1991 | has less adverse impact upon the wetland or aquatic area or wetland or aquatic area buffer |
| 1992 | than if the surface water were discharged at the buffer's edge and allowed to naturally |
| 1993 | drain through the buffer; |
| 1994 | b. the volume of discharge is minimized through application of low impact |
| 1995 | development and water quality measures identified in the King County Surface Water |
| 1996 | Design Manual; |
| 1997 | c. the conveyance and outfall are installed with hand equipment where |
| 1998 | feasible; |
| 1999 | d. the outfall shall include bioengineering techniques where feasible; and |
| 2000 | e. the outfall is designed to minimize adverse impacts to critical areas. |
| 2001 | 39. Allowed only if: |
| 2002 | a. there is no feasible alternative with less impact on the critical area and its |
| 2003 | buffer; |
| 2004 | b. to the maximum extent practical, the bridge or culvert is located to minimize |
| 2005 | impacts to the critical area and its buffer; |
| 2006 | c. the bridge or culvert is not located over habitat used for salmonid rearing or |
| 2007 | spawning unless there is no other feasible crossing site; |
| 2008 | d. construction occurs during approved periods for in-stream work; and |
| 2009 | e. bridge piers or abutments for bridge crossings are not placed within the |
| 2010 | FEMA floodway, severe channel migration hazard area or waterward of the ordinary high |
| 2011 | water mark. |

| 2012 | 40. Allowed for an open, vegetated stormwater management conveyance system |
|--|--|
| 2013 | and outfall structure that simulates natural conditions if: |
| 2014 | a. fish habitat features necessary for feeding, cover and reproduction are |
| 2015 | included when appropriate; |
| 2016 | b. vegetation is maintained and added adjacent to all open channels and ponds, |
| 2017 | if necessary to prevent erosion, filter out sediments or shade the water; and |
| 2018 | c. bioengineering techniques are used to the maximum extent practical. |
| 2019 | 41. Allowed for a closed, tightlined conveyance system and outfall structure if: |
| 2020 | a. necessary to avoid erosion of slopes; and |
| 2021 | b. bioengineering techniques are used to the maximum extent practical. |
| 2022 | 42. Allowed in a severe channel migration hazard area or an aquatic area buffer |
| 2023 | to prevent bank erosion only: |
| 2020 | to provent ount erobient emp. |
| 2024 | a. if consistent with the Integrated Streambank Protection Guidelines |
| | |
| 2024 | a. if consistent with the Integrated Streambank Protection Guidelines |
| 2024 2025 | a. if consistent with the Integrated Streambank Protection Guidelines (Washington State Aquatic Habitat Guidelines Program, 2002) and if bioengineering |
| 2024 2025 2026 | a. if consistent with the Integrated Streambank Protection Guidelines (Washington State Aquatic Habitat Guidelines Program, 2002) and if bioengineering techniques are used to the maximum extent practical, unless the applicant demonstrates |
| 2024 2025 2026 2027 | a. if consistent with the Integrated Streambank Protection Guidelines (Washington State Aquatic Habitat Guidelines Program, 2002) and if bioengineering techniques are used to the maximum extent practical, unless the applicant demonstrates that other methods provide equivalent structural stabilization and environmental function; |
| 2024 2025 2026 2027 2028 | a. if consistent with the Integrated Streambank Protection Guidelines (Washington State Aquatic Habitat Guidelines Program, 2002) and if bioengineering techniques are used to the maximum extent practical, unless the applicant demonstrates that other methods provide equivalent structural stabilization and environmental function; b. based on a critical areas report, the department determines that the new |
| 2024 2025 2026 2027 2028 2029 | a. if consistent with the Integrated Streambank Protection Guidelines (Washington State Aquatic Habitat Guidelines Program, 2002) and if bioengineering techniques are used to the maximum extent practical, unless the applicant demonstrates that other methods provide equivalent structural stabilization and environmental function; b. based on a critical areas report, the department determines that the new flood protection facility will not cause significant impacts to upstream or downstream |
| 2024 2025 2026 2027 2028 2029 2030 | a. if consistent with the Integrated Streambank Protection Guidelines (Washington State Aquatic Habitat Guidelines Program, 2002) and if bioengineering techniques are used to the maximum extent practical, unless the applicant demonstrates that other methods provide equivalent structural stabilization and environmental function; b. based on a critical areas report, the department determines that the new flood protection facility will not cause significant impacts to upstream or downstream properties; and |

(3) new primary dwelling units, accessory dwelling units or accessory living
quarters and residential accessory structures located outside the severe channel migration
hazard area if:

(a) the site is adjacent to or abutted by properties on both sides containing
buildings or sole access routes protected by legal bank stabilization in existence before
February 16, 1995. The buildings, sole access routes or bank stabilization must be
located no more than six hundred feet apart as measured parallel to the migrating
channel; and

2042 (b) the new primary dwelling units, accessory dwelling units, accessory 2043 living quarters or residential accessory structures are located no closer to the aquatic area 2044 than existing primary dwelling units, accessory dwelling units, accessory living quarters 2045 or residential accessory structures on abutting or adjacent properties; or

2046 (4) existing primary dwelling units, accessory dwelling units, accessory living
2047 quarters or residential accessory structures if:

2048 (a) the structure was in existence before the adoption date of a King County

2049 Channel Migration Zone hazard map that applies to that channel, if such a map exists;

2050 (b) the structure is in imminent danger, as determined by a geologist,

2051 engineering geologist or geotechnical engineer;

2052 (c) the applicant has demonstrated that the existing structure is at risk, and

the structure and supporting infrastructure cannot be relocated on the lot further from the

source of channel migration; and

2055 (d) nonstructural measures are not feasible.

2056 43. Applies to lawfully established existing structures if:

| 2057 | a. the height of the facility is not increased, unless the facility is being replaced |
|------|--|
| 2058 | in a new alignment that is landward of the previous alignment and enhances aquatic area |
| 2059 | habitat and process; |
| 2060 | b. the linear length of the facility is not increased, unless the facility is being |
| 2061 | replaced in a new alignment that is landward of the previous alignment and enhances |
| 2062 | aquatic area habitat and process; |
| 2063 | c. the footprint of the facility is not expanded waterward; |
| 2064 | d. consistent with the Integrated Streambank Protection Guidelines |
| 2065 | (Washington State Aquatic Habitat Guidelines Program, 2002) and bioengineering |
| 2066 | techniques are used to the maximum extent practical; |
| 2067 | e. the site is restored with appropriate native vegetation and erosion protection |
| 2068 | materials; and |
| 2069 | f. based on a critical areas report, the department determines that the |
| 2070 | maintenance, repair, replacement or construction will not cause $sig((t))$ nificant impacts to |
| 2071 | upstream or downstream properties. |
| 2072 | 44. Allowed in type N and O aquatic areas if done in least impacting way at |
| 2073 | least impacting time of year, in conformance with applicable best management practices, |
| 2074 | and all affected instream and buffer features are restored. |
| 2075 | 45. Allowed in a type S or F water when such work is: |
| 2076 | a. included as part of a project to evaluate, restore or improve habitat, and |
| 2077 | b. sponsored or cosponsored by a public agency that has natural resource |
| 2078 | management as a function or by a federally recognized tribe. |
| | |

| 2079 | 46. Allowed as long as the trail is not constructed of impervious surfaces that |
|------|---|
| 2080 | will contribute to surface water run-off, unless the construction is necessary for soil |
| 2081 | stabilization or soil erosion prevention or unless the trail system is specifically designed |
| 2082 | and intended to be accessible to handicapped persons. |
| 2083 | 47. Not allowed in a wildlife habitat conservation area. Otherwise, allowed in |
| 2084 | the buffer or for crossing a category II, III or IV wetland or a type F, N or O aquatic area, |
| 2085 | if: |
| 2086 | a. the trail surface is made of pervious materials, except that public |
| 2087 | multipurpose trails may be made of impervious materials if they meet all the |
| 2088 | requirements in K.C.C. chapter 9.12. A trail that crosses a wetland or aquatic area shall |
| 2089 | be constructed as a raised boardwalk or bridge; |
| 2090 | b. to the maximum extent practical, buffers are expanded equal to the width of |
| 2091 | the trail corridor including disturbed areas; |
| 2092 | c. there is not another feasible location with less adverse impact on the critical |
| 2093 | area and its buffer; |
| 2094 | d. the trail is not located over habitat used for salmonid rearing or spawning or |
| 2095 | by a species listed as endangered or threatened by the state or federal government unless |
| 2096 | the department determines that there is no other feasible crossing site; |
| 2097 | e. the trail width is minimized to the maximum extent practical; |
| 2098 | f. the construction occurs during approved periods for instream work; and |
| 2099 | g. the trail corridor will not change or diminish the overall aquatic area flow |
| 2100 | peaks, duration or volume or the flood storage capacity. |

112 ·

| 2101 | h. the trail may be located across a critical area buffer for access to a viewing |
|------|---|
| 2102 | platform or to a permitted dock or pier; |
| 2103 | i. A private viewing platform may be allowed if it is: |
| 2104 | (1) located upland from the wetland edge or the ordinary high water mark of |
| 2105 | an aquatic area; |
| 2106 | (2) located where it will not be detrimental to the functions of the wetland or |
| 2107 | aquatic area and will have the least adverse environmental impact on the critical area or |
| 2108 | its buffer; |
| 2109 | (3) limited to fifty square feet in size; |
| 2110 | (4) constructed of materials that are non-toxic; and |
| 2111 | (5) on footings located outside of the wetland or aquatic area. |
| 2112 | 48. Only if the maintenance: |
| 2113 | a. does not involve the use of herbicides or other hazardous substances except |
| 2114 | for the removal of noxious weeds or invasive vegetation; |
| 2115 | b. when salmonids are present, the maintenance is in compliance with ditch |
| 2116 | standards in public rule; and |
| 2117 | c. does not involve any expansion of the roadway, lawn, landscaping, ditch, |
| 2118 | culvert, engineered slope or other improved area being maintained. |
| 2119 | 49. Limited to alterations to restore habitat forming processes or directly restore |
| 2120 | habitat function and value, including access for construction, as follows: |
| 2121 | a. projects sponsored or cosponsored by a public agency that has natural |
| 2122 | resource management as a primary function or by a federally recognized tribe; |
| 2123 | b. restoration and enhancement plans prepared by a qualified biologist; or |

- c. conducted in accordance with an approved forest management plan, farmmanagement plan or rural stewardship plan.
- 50. Allowed in accordance with a scientific sampling permit issued by
- 2127 Washington state Department of Fish and Wildlife or an incidental take permit issued
- 2128 under Section 10 of the Endangered Species Act.
- 51. Allowed for the minimal clearing and grading, including site access,
- 2130 necessary to prepare critical area reports.

2131 52. The following are allowed if associated spoils are contained:

a. data collection and research if carried out to the maximum extent practical

- 2133 by nonmechanical or hand-held equipment;
- b. survey monument placement;

c. site exploration and gage installation if performed in accordance with state-

approved sampling protocols and accomplished to the maximum extent practical by

2137 hand-held equipment and; or similar work associated with an incidental take permit

2138 issued under Section 10 or consultation under Section 7 of the Endangered Species Act.

2139 53. Limited to activities in continuous existence since January 1, 2005, with no
2140 expansion within the critical area or critical area buffer. "Continuous existence" includes

2141 cyclical operations and managed periods of soil restoration, enhancement or other fallow

states associated with these horticultural and agricultural activities.

- 2143 54. Allowed for expansion of existing or new agricultural activities where:
- a. the site is predominantly involved in the practice of agriculture;

b. there is no expansion into an area that:

- 2146 (1) has been cleared under a class I, II, III, IV-S or nonconversion IV-G forest 2147 practice permit; or 2148 (2) is more than ten thousand square feet with tree cover at a uniform density 2149 more than ninety trees per acre and with the predominant mainstream diameter of the 2150 trees at least four inches diameter at breast height, not including areas that are actively managed as agricultural crops for pulpwood, Christmas trees or ornamental nursery 2151 2152 stock; c. the activities are in compliance with an approved farm management plan in 2153 accordance with K.C.C. 21A.24.051; and 2154 2155 d. all best management practices associated with the activities specified in the 2156 farm management plan are installed and maintained. 2157 55. Only allowed in grazed or tilled wet meadows or their buffers if: 2158 a. the facilities are designed to the standards of an approved farm management plan in accordance K.C.C. 21A.24.051 or an approved livestock management plan in 2159 2160 accordance with K.C.C. chapter 21A.30; 2161 b. there is not a feasible alternative location available on the site; and c. the facilities are located close to the outside edge of the buffer to the 2162 2163 maximum extent practical. 56. Allowed in a severe channel migration hazard area portion of an aquatic 2164 area buffer if: 2165 a. the facilities are designed to the standards in an approved farm management 2166 plan in accordance with K.C.C. 21A.24.051; 2167 2168 b. there is not a feasible alternative location available on the site; and
 - 115

| 2169 | c. the structure is located where it is least subject to risk from channel | | | |
|------|---|--|--|--|
| 2170 | migration. | | | |
| 2171 | 57. Allowed for new agricultural drainage in compliance with an approved farm | | | |
| 2172 | management plan in accordance with K.C.C. 21A.24.051 and all best management | | | |
| 2173 | practices associated with the activities specified in the farm management plan are | | | |
| 2174 | installed and maintained. | | | |
| 2175 | 58. If the agricultural drainage is used by salmonids, maintenance shall be in | | | |
| 2176 | compliance with an approved farm management plan in accordance with K.C.C. | | | |
| 2177 | 21A.24.051. | | | |
| 2178 | 59. Allowed within existing landscaped areas or other previously disturbed | | | |
| 2179 | areas. | | | |
| 2180 | 60. Allowed for residential utility service distribution lines to residential | | | |
| 2181 | dwellings, including, but not limited to, well water conveyance, septic system | | | |
| 2182 | conveyance, water service, sewer service, natural gas, electrical, cable and telephone, if: | | | |
| 2183 | a. there is no alternative location with less adverse impact on the critical area | | | |
| 2184 | or the critical area buffer; | | | |
| 2185 | b. the residential utility service distribution lines meet the all of the following, | | | |
| 2186 | to the maximum extent practical: | | | |
| 2187 | (1) are not located over habitat used for salmonid rearing or spawning or by a | | | |
| 2188 | species listed as endangered or threatened by the state or federal government unless the | | | |
| 2189 | department determines that there is no other feasible crossing site; | | | |
| 2190 | | | | |

| 2191 | (3) paralleling the channel or following a down-valley route near the channel |
|------|--|
| 2192 | is avoided; |
| 2193 | (4) the width of clearing is minimized; |
| 2194 | (5) the removal of trees greater than twelve inches diameter at breast height is |
| 2195 | minimized; |
| 2196 | (6) an additional, contiguous and undisturbed critical area buffer, equal in |
| 2197 | area to the disturbed critical area buffer area is provided to protect the critical area; |
| 2198 | (7) access for maintenance is at limited access points into the critical area |
| 2199 | buffer. |
| 2200 | (8) the construction occurs during approved periods for instream work; |
| 2201 | (9) bored, drilled or other trenchless crossing is encouraged, and shall be |
| 2202 | laterally constructed at least four feet below the maximum depth of scour for the base |
| 2203 | flood; and |
| 2204 | (10) open trenching across Type O or Type N aquatic areas is only used |
| 2205 | during low flow periods or only within aquatic areas when they are dry. |
| 2206 | 61. Allowed if sponsored or cosponsored by the countywide flood control zone |
| 2207 | district and the department determines that the project and its location: |
| 2208 | a. is the best flood risk reduction alternative practicable; |
| 2209 | b. is part of a comprehensive, long-term flood management strategy; |
| 2210 | c. is consistent with the King County Flood Hazard Management Plan policies; |
| 2211 | d. will have the least adverse impact on the ecological functions of the critical |
| 2212 | area or its buffer, including habitat for fish and wildlife that are identified for protection |
| 2213 | in the King County Comprehensive Plan; and |
| | |

| 2214 | e. has been subject to public notice in accordance with K.C.C. 20.44.060. |
|------|--|
| 2215 | 62.a. Not allowed in wildlife habitat conservation areas; |
| 2216 | b. Only allowed if: |
| 2217 | (1) the project is sponsored or cosponsored by a public agency whose primary |
| 2218 | function deals with natural resources management; |
| 2219 | (2) the project is located on public land or on land that is owned by a non- |
| 2220 | profit agency whose primary function deals with natural resources management; |
| 2221 | (3) there is not a feasible alternative location available on the site with less |
| 2222 | impact to the critical area or its associated buffer; |
| 2223 | (4) the aquatic area or wetland is not for salmonid rearing or spawning; |
| 2224 | (5) the project minimizes the footprint of structures and the number of access |
| 2225 | points to any critical areas; and |
| 2226 | (6) the project meets the following design criteria: |
| 2227 | (a) to the maximum extent practical size of platform shall not exceed one |
| 2228 | hundred square feet; |
| 2229 | (b) all construction materials for any structures, including the platform, |
| 2230 | pilings, exterior and interior walls and roof, are constructed of nontoxic material, such as |
| 2231 | nontreated wood, vinyl-coated wood, nongalvanized steel, plastic, plastic wood, |
| 2232 | fiberglass or cured concrete that the department determines will not have an adverse |
| 2233 | impact on water quality; |
| 2234 | (c) the exterior of any structures are sufficiently camouflaged using netting |
| 2235 | or equivalent to avoid any visual deterrent for wildlife species to the maximum extent |
| 2236 | practical. The camouflage shall be maintained to retain concealment effectiveness; |

| 2237 | (d) structures shall be located outside of the wetland or aquatic area | | | |
|------|---|--|--|--|
| 2238 | landward of the Ordinary High Water Mark or open water component (if applicable) to | | | |
| 2239 | the maximum extent practical on the site; | | | |
| 2240 | (e) construction occurs during approved periods for work inside the | | | |
| 2241 | Ordinary High Water Mark; | | | |
| 2242 | (f) construction associated with bird blinds shall not occur from March 1 | | | |
| 2243 | through August 31, in order to avoid disturbance to birds during the breeding, nesting, | | | |
| 2244 | and rearing seasons; | | | |
| 2245 | (g) to the maximum extent practical, provide accessibility for persons with | | | |
| 2246 | physical disabilities in accordance with the International Building Code; | | | |
| 2247 | (h) trail access is designed in accordance with public rules adopted by the | | | |
| 2248 | department; | | | |
| 2249 | (i) existing native vegetation within the critical area will remain undisturbed | | | |
| 2250 | except as necessary to accommodate the proposal. Only minimal hand clearing of | | | |
| 2251 | vegetation is allowed; and | | | |
| 2252 | (j) disturbed bare ground areas around the structure must be replanted with | | | |
| 2253 | native vegetation approved by the department. | | | |
| 2254 | 63. Not allowed in the severe channel migration zone, there is no alternative | | | |
| 2255 | location with less adverse impact on the critical area and buffer and clearing is minimized | | | |
| 2256 | to the maximum extent practical. | | | |
| 2257 | SECTION 25. Ordinance 15051, Section 185, as amended, and K.C.C. | | | |
| 2258 | 21A.24.325 are each hereby amended to read as follows: | | | |
| | | | | |

- Except as otherwise provided in this section, buffers shall be provided from the
- 2260 wetland edge as follows:
- A. In the Urban Growth Area, buffers for wetlands shall be established in
- accordance with the following standards:
- 1. The standard buffer widths of the following table shall apply unless modified
- in accordance with subsection A.2, A.3, C. or D. of this section:

| BUFFER |
|------------------------|
| |
| 215 feet |
| 215 feet |
| 175 feet |
| 175 feet |
| 225 feet |
| 150 feet plus 7.5 feet |
| for each habitat score |
| point above 20 points |
| 125 feet |
| |
| 135 feet |
| 200 feet |
| 125 feet plus 7.5 feet |
| for each habitat score |
| |

| | point above 20 points |
|---|-----------------------|
| Category II wetlands not meeting any of the criteria above | 100 feet |
| Category III | |
| Habitat score from 20 to 28 points | 125 feet |
| Category III wetlands not meeting any of the criteria above | 75 feet |
| Category IV | 50 feet |

2. If a Category I or II wetland with habitat score greater than twenty points is 2266 located within three hundred feet of a priority habitat area as defined by the Washington 2267 state Department of Fish and Wildlife, the buffer established by subsection A.1. of this 2268 section shall be increased by fifty feet unless:

2269 a.(i) the applicant provides relatively undisturbed vegetated corridor at least 2270 one hundred feet wide between the wetland and all priority habitat areas located within

2271 three hundred feet of the wetland. The corridor shall be protected for the entire distance

2272 between the wetland and the priority habitat through a conservation easement, native

2273 growth protection easement or the equivalent; and

2274 (ii) the applicable mitigation measures in subsection A.3.b. of this section are 2275 provided; or

2276 b. the wetland is a freshwater or deep freshwater wetland; and

2277 3. Buffers calculated in accordance with subsection A.1. and A.2. of this section 2278 shall be reduced as follows:

2279 a. Buffers for all categories of wetlands shall be reduced by twenty-five feet if 2280 the applicant implements all applicable mitigation measures identified in subsection 2281 A.3.b. of this section, or if the applicant proposes alternate mitigation to reduce the

- 2282 impacts of the development and the department determines the alternative provides
- 2283 equivalent mitigation.
- 2284

b. The following mitigation measures may be used by an applicant to obtain a

reduced buffer width under subsection A.1. of this section:

| Disturbance | Measures to minimize impacts | Activities that may cause the |
|--------------|--|-----------------------------------|
| | | disturbance |
| Lights | Direct lights away from wetland | Parking lots, warehouses, |
| | | manufacturing, high density |
| | | residential |
| Noise | Place activity that generates noise | manufacturing, high density |
| | away from the wetland. | residential |
| Toxic runoff | Route all new untreated runoff away | Parking lots, roads, |
| | from wetland, or Covenants limiting | manufacturing, residential areas, |
| | use of pesticides within 150 ft of | application of agricultural |
| | wetland, or Implement integrated pest | pesticides, landscaping |
| | management program | |
| Change in | Infiltrate or treat, detain and disperse | Any impermeable surface, lawns, |
| water regime | into buffer new runoff from | tilling |
| | impervious surfaces using low impact | |
| | development measures identified in | |
| | the King County Surface Water | |
| | Design Manual | |

| Pets and | Privacy fencing or landscaping to | Residential areas |
|-------------|--|--------------------------------------|
| Human | delineate buffer edge and to | |
| disturbance | discourage disturbance of wildlife by | |
| | humans and pets | |
| Dust | BMP's for dust | Tilled fields |
| Degraded | Nonnative plants to be removed and | All activities potentially requiring |
| buffer | replaced with native vegetation per an | buffers |
| condition | approved landscaping plan to be | |
| | bonded and monitored for a three year | |
| | period after completion to assure at | |
| | least 80% survival of plantings | |

B. For a wetland located outside the Urban Growth Area:

2287

1. The buffers shown on the following table apply unless modified in

accordance with subsections C. and D. of this section:

| WETLAND CATEGORY AND | INTENSITY | OF IMPACT C |)F |
|--|-----------|-------------|----------|
| CHARACTERISTICS | ADJACENT | LAND USE | |
| | HIGH | MODERATE | LOW |
| | IMPACT | IMPACT | IMPACT |
| Category I | | | |
| Category I wetlands not meeting any of the | 100 feet | 75 feet | 50 feet |
| criteria below | | | |
| Natural Heritage Wetlands | 250 feet | 190 feet | 125 feet |

| Bog | 250 feet | 190 feet | 125 feet |
|--|---------------|----------------|--------------|
| Estuarine | 200 feet | 150 feet | 100 feet |
| Coastal Lagoon | 200 feet | 150 feet | 100 feet |
| Habitat score from 31 to 36 points | 300 feet | 225 feet | 150 feet |
| Habitat score from 20 to 30 points | 150 feet plus | 110 feet plus | 75 feet plus |
| | 15 feet for | 11.5 feet for | 7.5 feet for |
| | each habitat | each habitat | each habitat |
| | point above | point above 20 | point above |
| | 20 | | 20 |
| Category II | | | |
| Category II wetlands not meeting any of the | 100 feet | 75 feet | 50 feet |
| criteria below | | | |
| Estuarine | 150 feet | 110 feet | 75 feet |
| Interdunal | 150 feet | 110 feet | 75 feet |
| Habitat score from 31 to 36 points | 300 feet | 225 feet | 150 feet |
| Habitat score from 20 to 30 points | 150 feet plus | 110 feet plus | 75 feet plus |
| | 15 feet for | 11.5 feet for | 7.5 feet for |
| | each habitat | each habitat | each habitat |
| | point above | point above 20 | point above |
| | 20 | | 20 |
| Category III | · | | |
| Category III wetlands not meeting any of the | | 60 feet | 40 feet |

| | criteria below | | | |
|------|---|-------------------|------------------|-----------------|
| | Habitat score from 20 to 28 points | 150 feet | 110 feet | 75 feet |
| | Category IV | 50 feet | 40 feet | 25 feet |
| 2289 | 2. For purposes of this subsection B | ., unless the di | irector determi | nes a lesser |
| 2290 | level of impact is appropriate based on inform | nation provide | d by the applic | cant, the |
| 2291 | intensity of impact of the adjacent land use is | determined as | s follows: | |
| 2292 | a. high impact includes: | | | |
| 2293 | (1) sites zoned commercial or ind | lustrial; | | |
| 2294 | (2) commercial or industrial use | on a site rega | rdless of the zo | oning |
| 2295 | designation; | | | |
| 2296 | (3) nonresidential use on a site zo | oned for reside | ntial use; | |
| 2297 | (4) active recreation use on a site | regardless of z | zoning; | |
| 2298 | b. moderate impact includes: | | | |
| 2299 | (1) residential uses on sites zoned | l rural resident | ial; | |
| 2300 | (2) residential use on a site zoned | agriculture or | forestry; or | |
| 2301 | (3) agricultural uses without an a | pproved farm | management p | blan; and |
| 2302 | c. low impact includes: | | | |
| 2303 | (1) forestry use on a site regardles | ss of zoning de | esignation; | |
| 2304 | (2) passive recreation uses, such a | as trails, nature | e viewing areas | s, fishing and |
| 2305 | camping areas, and other similar uses that do | not require pe | rmanent struct | ures, on a site |
| 2306 | regardless of zoning; or | | | |
| 2307 | (3) agricultural uses carried out in | accordance w | with an approve | ed farm |
| 2308 | management plan. | | | |

| 2309 | C. The department may approve a modification of the minimum buffer width |
|------|--|
| 2310 | required by this section by averaging the buffer width if: |
| 2311 | 1. The department determines that: |
| 2312 | a. the ecological structure and function of the buffer after averaging is |
| 2313 | equivalent to or greater than the structure and function before averaging; or |
| 2314 | b. averaging includes the corridors of a wetland complex; and |
| 2315 | 2. The resulting buffer meets the following standards: |
| 2316 | a. the total area of the buffer after averaging is equivalent to or greater than the |
| 2317 | area of the buffer before averaging; |
| 2318 | b. the additional buffer is contiguous with the standard buffer; and |
| 2319 | c. if the buffer width averaging allows a structure or landscaped area to intrude |
| 2320 | into the area that was buffer area before averaging, the resulting landscaped area shall |
| 2321 | extend no more than fifteen feet from the edge of the structure's footprint toward the |
| 2322 | reduced buffer. |
| 2323 | D. Wetland buffer widths shall also be subject to modifications under the |
| 2324 | following special circumstances: |
| 2325 | 1. For wetlands containing documented habitat for endangered, threatened or |
| 2326 | species of local importance, the following shall apply: |
| 2327 | a. the department shall establish the appropriate buffer, based on a habitat |
| 2328 | assessment, to ensure that the buffer provides adequate protection for the sensitive |
| 2329 | species; and |

| 2330 | b. the department may apply the buffer increase rules in subsection A.2. of this |
|------|---|
| 2331 | section, the buffer reduction rules in subsection A.3. of this section, and the buffer |
| 2332 | averaging rules in subsection C. of this section; |
| 2333 | 2. For a wetland buffer that includes a steep slope hazard area or landslide |
| 2334 | hazard area, the buffer width is the greater of the buffer width required by the wetland's |
| 2335 | category in this section or ((twenty-five feet beyond)) the top of the hazard area; and |
| 2336 | 3. For a wetland complex located outside the Urban Growth Area established by |
| 2337 | the King County Comprehensive Plan or located within the Urban Growth Area in a |
| 2338 | basin designated as "high" on the Basin and Shoreline Conditions Map, which is included |
| 2339 | as Attachment A to Ordinance 15051, the buffer width is determined as follows: |
| 2340 | a. the buffer width for each individual wetland in the complex is the same |
| 2341 | width as the buffer width required for the category of wetland; |
| 2342 | b. if the buffer of a wetland within the complex does not touch or overlap with |
| 2343 | at least one other wetland buffer in the complex, a corridor is required from the buffer of |
| 2344 | that wetland to one other wetland buffer in the complex considering the following |
| 2345 | factors: |
| 2346 | (1) the corridor is designed to support maintaining viable wildlife species that |
| 2347 | are commonly recognized to exclusively or partially use wetlands and wetland buffers |
| 2348 | during a critical life cycle stage, such as breeding, rearing, or feeding; |
| 2349 | (2) the corridor minimizes fragmentation of the wetlands; |
| 2350 | (3) higher category wetlands are connected through corridors before lower |
| 2351 | category wetlands; and |
| | |

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| 2352 | (4) the corridor width is a least twenty-five percent of the length of the |
|------|---|
| 2353 | corridor, but no less than twenty-five feet in width; and |
| 2354 | (5) shorter corridors are preferred over longer corridors; |
| 2355 | c. wetlands in a complex that are connected by an aquatic area that flows |
| 2356 | between the wetlands are not required to be connected through a corridor; |
| 2357 | d. the department may exclude a wetland from the wetland complex if the |
| 2358 | applicant demonstrates that the wetland is unlikely to provide habitat for wildlife species |
| 2359 | that are commonly recognized to exclusively or partially use wetlands and wetland |
| 2360 | buffers during a critical life cycle stage, such as breeding, rearing or feeding; and |
| 2361 | e. the alterations allowed in a wetland buffer in K.C.C. 21A.24.045 are |
| 2362 | allowed in corridors subject to the same conditions and requirements as wetland buffers |
| 2363 | as long as the alteration is designed so as not to disrupt wildlife movement through the |
| 2364 | corridor; ((and)) |
| 2365 | 4. Where a legally established roadway transects a wetland buffer, the |
| 2366 | department may approve a modification of the minimum required buffer width to the |
| 2367 | edge of the roadway if the part of the buffer on the other side of the roadway sought to be |
| 2368 | reduced: |
| 2369 | a. does not provide additional protection of the proposed development or the |
| 2370 | wetland; and |
| 2371 | b. provides insignificant biological, geological or hydrological buffer functions |
| 2372 | relating to the other portion of the buffer adjacent to the wetland((${}$)); and |
| 2373 | 5. If the site has an approved rural stewardship plan under K.C.C. 21A.24.055, |
| 2374 | the buffer widths shall be established under the rural stewardship plan and shall not |
| | |

| exceed the standard for a low impact land use, unless the department ((of natural |
|--|
| resources and parks)) determines that a larger buffer is necessary to achieve no net loss of |
| wetland ecological function. |
| E. The department may approve a modification to the buffers established in |
| subsections A. and B. of this section if the wetland was created or its characterization was |
| upgraded as part of a voluntary enhancement or restoration project. |
| SECTION 26. Ordinance 15051, Section 193, as amended, and K.C.C. |
| 21A.24.358 are each hereby amended to read as follows: |
| A. Aquatic area buffers shall be measured as follows: |
| 1. From the ordinary high water mark or from the top of bank if the ordinary |
| high water mark cannot be identified; |
| 2. If the aquatic area is located within a mapped severe channel migration area, |
| the aquatic area buffer width shall be the greater of the aquatic area buffer width as |
| measured consistent with subsection A.1. of this section or the outer edge of the severe |
| channel migration area; ((or)) and |
| 3. If the aquatic area buffer includes a steep slope hazard area or landslide |
| hazard area, the aquatic area buffer width is the greater of either the aquatic area buffer in |
| this section or ((twenty-five feet beyond)) the top of the hazard area. |
| B. Within the Urban Growth Area, aquatic area buffers shall be as follows: |
| 1. A type S or F aquatic area buffer is one-hundred-fifteen-feet; |
| 2. A type S or F aquatic area buffer in a basin or shoreline designated as "high" |
| on the Basin and Shoreline Conditions Map is one-hundred-sixty-five-feet; |
| 3. A type N aquatic area buffer is sixty-five-feet; and |
| |

| 4. A type O aquatic area buffer is twenty-five-feet. |
|---|
| C. Outside the Urban Growth Area, aquatic area buffers shall be as follows: |
| 1. A type S or F aquatic area buffer is one-hundred-sixty-five-feet; |
| 2. A type N aquatic area buffer is sixty-five-feet; and |
| 3. A type O aquatic area buffer is twenty-five-feet. |
| D. Within the Bear Creek drainage basin a type N aquatic area buffer in a |
| designated regionally significant resource area is one-hundred-feet. |
| E. The department may approve a modification of buffer widths if: |
| 1. The department determines that through buffer averaging the ecological |
| structure and function of the resulting buffer is equivalent to or greater than the structure |
| and function before averaging and meets the following standards: |
| a. The total area of the buffer is not reduced; |
| b. The buffer area is contiguous; and |
| c. Averaging does not result in the reduction of the minimum buffer for the |
| buffer area waterward of the top of the associated steep slopes or for a severe channel |
| migration hazard area; |
| 2. The applicant demonstrates that the buffer cannot provide certain functions |
| because of soils, geology or topography, provided that the department shall establish |
| buffers which protect the remaining ecological functions that the buffer can provide; |
| 3. The site is zoned RA and is subject to an approved rural stewardship plan. In |
| modifying the buffers, the department shall consider factors such as, the basin and |
| shoreline condition, the location of the site within the basin and shoreline, the buffer |
| condition and the amount of clearing; |
| |

| 2421 | 4. A legally established roadway transects an aquatic area buffer, the roadway |
|------|--|
| 2422 | edge closest to aquatic area shall be the extent of the buffer, if the part of the buffer on |
| 2423 | the other side of the roadway provides insignificant biological or hydrological function in |
| 2424 | relation to the portion of the buffer adjacent to the aquatic area; and |
| 2425 | 5. The aquatic area is created or its type is changed as a result of enhancement |
| 2426 | or restoration projects that are not mitigation for a development proposal or alteration. |
| 2427 | SECTION 27. Ordinance 10870, Section 549, as amended, and K.C.C. |
| 2428 | 21A.32.120 are each hereby amended to read as follows: |
| 2429 | Except as otherwise provided in this chapter or in K.C.C. chapter 21A.45, |
| 2430 | temporary use permits shall be limited in duration and frequency as follows: |
| 2431 | A. The temporary use permit shall be effective for ((no more than one hundred |
| 2432 | eighty days from the date of the first event)) one year from the date of issuance and may |
| 2433 | be renewed annually as provided in subsection E. of this section; |
| 2434 | B. The temporary use shall not exceed a total of sixty days in any calendar year. |
| 2435 | This requirement applies only to the days that the event or events actually take place. For |
| 2436 | a winery in the A or RA zones, the temporary use shall not exceed a total of two events |
| 2437 | per month and all parking for the events must be accommodated on site; |
| 2438 | C. The temporary use permit shall specify a date upon which the use shall be |
| 2439 | terminated and removed; and |
| 2440 | D. A temporary use permit ((shall not be granted for the same temporary use on a |
| 2441 | property more than once per calendar year, though a temporary use permit may be |
| 2442 | granted for multiple events during the approval period)) may be renewed annually for up |
| 2443 | to a total of five consecutive calendar years as follows: |

- 2444 <u>1. The applicant shall make a written request and pays applicable permit</u>
- 2445 extension fees for renewal of the temporary use permit at least sixty days before the end
- 2446 <u>of the permit period;</u>
- 2447 <u>2. The department must determine that the temporary use is being conducted in</u> 2448 compliance with the conditions of the temporary use permit;
- 2449 <u>3. The department must determine that site conditions have not changed since</u>
 2450 the original temporary permit was issued: and
- 2451 <u>4. At least forty-five days before the end of the permit period, the department</u>
- 2452 shall notify property owners within five hundred feet of the property boundaries that a

2453 temporary use permit extension has been requested and contact information to request

2454 additional information or to provide comments on the proposed extension.

2455 <u>SECTION 28.</u> Ordinance 13274, Section 4, as amended, and K.C.C. 21A.37.020
2456 are each hereby amended to read as follows:

A. For the purpose of this chapter, sending site means the entire tax lot or lots

2458 qualified under subsection B of this section. Sending sites may only be located within

rural or resource lands or urban separator areas with R-1 zoning, as designated by the

2460 King County Comprehensive Plan, and shall meet the minimum lot area for construction

requirements in K.C.C. 21A.12.100 for the zone in which the sending site is located.

2462 Except for lands zoned RA that are managed by the Washington state Department of

2463 Natural Resources as state grant or state forest lands, land in public ownership may not be

- sending sites. If the sending site consists of more than one tax lot, the lots must be
- contiguous and the area of the combined lots must meet the minimum lot area for
- 2466 construction requirements in K.C.C. 21A.12.100 for the zone in which the sending site is

| 2467 | located. For purposes of this section, lots divided by a street are considered contiguous if |
|------|--|
| 2468 | the lots would share a common lot line if the street was removed; this provision may be |
| 2469 | waived by the interagency committee if the total acreage of a rural or resource sending |
| 2470 | site application exceeds one hundred acres. A sending site shall be maintained in a |
| 2471 | condition that is consistent with the criteria in this section under which the sending was |
| 2472 | qualified. |
| 2473 | B. Qualification of a sending site shall demonstrate that the site contains a public |
| 2474 | benefit such that preservation of that benefit by transferring residential development |
| 2475 | rights to another site is in the public interest. A sending site must meet at least one of the |
| 2476 | following criteria: |
| 2477 | 1. Designation in the King County Comprehensive Plan or a functional plan as |
| 2478 | an agricultural production district or zoned A; |
| 2479 | 2. Designation in the King County Comprehensive Plan or a functional plan as |
| 2480 | forest production district or zoned F; |
| 2481 | 3. Designation in the King Count Comprehensive Plan as rural residential, |
| 2482 | zoned RA-2.5, RA-5 or RA-10, and meeting the definition in RCW 84.34.020 of open |
| 2483 | space, farm and agricultural land, or timber land; |
| 2484 | 4. Designation in the King County Comprehensive Plan, or a functional plan as |
| 2485 | a proposed rural or resource area regional trail or rural or resource area open space site, |
| 2486 | through either: |
| 2487 | a. designation of a specific site; or |
| 2488 | b. identification of proposed rural or resource area regional trails or rural or |
| 2489 | resource area open space sites which meet adopted standards and criteria, and for rural or |
| | 133 |

resource area open space sites, meet the definition of open space land, as defined in RCW84.34.020;

2492 5. Identification as habitat for federal listed endangered or threatened species in2493 a written determination by the King County department of natural resources and parks,

2494 Washington state Department of Fish and Wildlife, United States Fish and Wildlife

2495 Services or a federally recognized tribe that the sending site is appropriate for

2496 preservation or acquisition; or

2497 6. Designation in the King County Comprehensive Plan as urban separator and2498 zoned R-1.

2499 <u>SECTION 29.</u> Ordinance 13274, Section 6, as amended, and K.C.C. 21A.37.040
2500 are each hereby amended to read as follows:

2501 A. The number of residential development rights that an unincorporated area 2502 sending site is eligible to send to a receiving site shall be determined by applying the 2503 TDR sending site base density established in subsection D. of this section to the area of 2504 the sending site, after deducting the area associated with any existing development, any 2505 retained development rights and any portion of the sending site already in a conservation 2506 easement or other similar encumbrance. For each existing dwelling unit or retained 2507 development right, the sending site area shall be reduced by ((the minimum lot size)) an area equivalent to the base density for that zone under K.C.C. 21A.12.030. 2508 B. Any fractions of development rights that result from the calculations in 2509

subsection A. of this section shall not be included in the final determination of total

2511 development rights available for transfer.

| 2512 | C. For purposes of calculating the amount of development rights a sending site |
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| 2513 | can transfer, the amount of land contained within a sending site shall be determined as |
| 2514 | follows: |
| 2515 | 1. If the sending site is an entire tax lot, the square footage or acreage shall be |
| 2516 | determined: |
| 2517 | a. by the King County department of assessments records; or |
| 2518 | b. by a survey funded by the applicant that has been prepared and stamped by a |
| 2519 | surveyor licensed in the state of Washington; and |
| 2520 | 2. If the sending site consists of a lot that is divided by a zoning boundary, the |
| 2521 | square footage or acreage shall be calculated separately for each zoning classification. |
| 2522 | The square footage or acreage within each zoning classification shall be determined by |
| 2523 | the King County record of the action that established the zoning and property lines, such |
| 2524 | as an approved lot line adjustment. When such records are not available or are not |
| 2525 | adequate to determine the square footage or acreage within each zoning classification, the |
| 2526 | department of development and environmental services shall calculate the square footage |
| 2527 | or acreage through the geographic information system (GIS) mapping system. |
| 2528 | D. For the purposes of the transfer of development rights (TDR) program only, |
| 2529 | the following TDR sending site base densities apply: |
| 2530 | 1. Sending sites designated in the King County Comprehensive Plan as urban |
| 2531 | separator and zoned R-1 shall have a base density of four dwelling units per acre; |
| 2532 | 2. Sending sites zoned RA-2.5 shall have a base density of one unit for each two |
| 2533 | and one-half acres. Sending sites zoned RA-2.5 that are vacant and are smaller than 1.25 |

acres shall be allocated one additional TDR for each vacant lot that is smaller than 1.25acres;

3. Sending sites zoned RA-5 or RA-10 shall have a base density of one dwelling unit per five acres. Vacant sending sites that are zone<u>d</u> RA-5 and are smaller than two and one-half acres or that are zoned RA-10 and are smaller than five acres shall be allocated on<u>e</u> additional TDR for each vacant lot that is smaller than two and one-half acres or five acres, respectively;

4. Sending sites zoned RA and that have a designation under the King County
Shoreline Master Program of conservancy or natural shall be allocated one additional
TDR;

2544 5. Sending sites zoned A-10 and A-35 ((within the agricultural production
2545 district)) shall have a base density of one dwelling unit per five acres for transfer
2546 purposes only;

6. Sending sites zoned F within the forest production district shall have a base density of one dwelling unit per eighty acres or one dwelling unit per each lot that is between fifteen and eighty acres in size.

E. A sending site <u>zoned RA, A or F</u> may send one development right for every

legal lot larger than five thousand square feet that was created on or before September 17,

2552 2001, if that number is greater than the number of development rights determined under

subsection A. of this section. <u>A sending site zoned R-1 may send one development right</u>

2554 for every legal lot larger than two thousand five hundred square feet that was created on

2555 or before September 17, 2001, if that number is greater than the number of development

2556 rights determined under subsection A. of this section.

| 2557 | F. The number of development rights that a King County unincorporated rural or |
|------|--|
| 2558 | natural resources land sending site is eligible to send to a King County incorporated |
| 2559 | urban area receiving site shall be determined through the application of a conversion ratio |
| 2560 | established by King County and the incorporated municipal jurisdiction. The conversion |
| 2561 | ratio will be applied to the number of available sending site development rights |
| 2562 | determined under subsection A. or E. of this section. |
| 2563 | G. Development rights from one sending site may be allocated to more than one |
| 2564 | receiving site and one receiving site may accept development rights from more than one |
| 2565 | sending site. |
| 2566 | SECTION 30. Ordinance 13733, Section 10, as amended, and K.C.C. |
| 2567 | 21A.37.110 are each hereby amended to read as follows: |
| 2568 | A. The TDR bank may purchase development rights from qualified sending sites |
| 2569 | at prices not to exceed fair market value and to sell development rights at prices not less |
| 2570 | than fair market value. The TDR bank may accept donations of development rights from |
| 2571 | qualified TDR sending sites. |
| 2572 | B. The TDR bank may purchase a conservation easement only if the property |
| 2573 | subject to the conservation easement is qualified as a sending site as evidenced by a TDR |
| 2574 | certificate letter of intent, the conservation easement restricts development of the sending |
| 2575 | site in the manner required by K.C.C. 21A.37.060 and the development rights generated |
| 2576 | by encumbering the sending site with the conservation easement are issued to the TDR |
| 2577 | bank at no additional cost. |
| 2578 | C. If a conservation easement is acquired through a county park, open space, |
| 2570 | |

trail, agricultural, forestry or other natural resource acquisition program for a property

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2580 that is qualified as a TDR sending site as evidenced by a TDR certificate letter of intent. 2581 any development rights generated by encumbering the sending site with the conservation 2582 easement may be issued to the TDR bank so long as there is no additional cost for the 2583 development rights. 2584 D. The TDR bank may use funds to facilitate development rights transfers. 2585 These expenditures may include, but are not limited to, establishing and maintaining internet web pages, marketing TDR receiving sites, procuring title reports and appraisals 2586 2587 and reimbursing the costs incurred by the department of natural resources and parks. 2588 water and land resources division, or its successor, for administering the TDR bank fund 2589 and executing development rights purchases and sales. E. The TDR bank fund may be used to cover the cost of providing staff support 2590 2591 for identifying and qualifying sending and receiving sites, and the costs of providing staff 2592 support for the TDR interagency review committee. 2593 F. ((All)) Upon approval of the TDR executive board, proceeds from the sale of 2594 TDR bank development rights shall be available for acquisition of additional 2595 development rights ((upon approval of the TDR executive board)) and as amenity funds 2596 to facilitate interlocal TDR agreements with cities in King County. Amenity funds 2597 provided to a city from the sale of TDR bank development rights to that city are limited 2598 to one-third of the proceeds from the sale. 2599 SECTION 31. Ordinance 13263, Section 8, as amended, and K.C.C. 23.02.070 2600 are each hereby amended to read as follows: 2601 A. The department shall determine, based on information derived from sources 2602 such as field observations, the statements of witnesses, relevant documents and data

systems for tracking violations and applicable county codes, whether or not a violation
has occurred. As soon as a department has reasonable cause to determine that a violation
has occurred, it shall document the violation and promptly notify the owner, occupant or
other person responsible for code compliance.

2607 B. Except as provided in subsection D. of this section, a warning shall be issued 2608 verbally or in writing promptly when a field inspection reveals a violation, or as soon as the department otherwise determines that a violation has occurred. The warning shall 2609 2610 inform the person determined to be responsible for code compliance of the violation and shall include a reference to the applicable permit or zoning condition, ordinance or code 2611 2612 related to the violation. The warning shall also allow the person an opportunity to correct 2613 the violation or enter into a voluntary compliance agreement as provided for by this title. 2614 Verbal warnings shall be logged and followed up with a written warning within two 2615 weeks, and the site shall be reinspected within thirty days.

C. The guidelines in this section for warnings, notifications and reinspections are not jurisdictional, and failure to meet them in any particular case shall not affect the county's authority to enforce county code provisions with regard to that case.

2619 D. Nor warning need be issued in cases involving, emergencies that pose an 2620 imminent threat to environmental health or to the public safety.

E. A department may issue a citation if it determines that the violation is likely to be a one-time occurrence or is likely to be fully corrected in a reasonable period of time. F. A department may issue notice and orders in cases where it determines that the violation is unlikely be fully corrected in a reasonable period of time.

G. The department shall use all reasonable means to determine and cite the
person or persons actually responsible for the violation occurring when the owner has not
directly or indirectly caused the violation.

H. If the violation is not corrected or a voluntary compliance agreement is not achieved within a reasonable time period, a citation, notice and order or stop work order should be issued. As a guideline, citations should be issued within sixty days from receipt of a complaint, and notice and orders should be issued within one hundred twenty days from receipt of a complaint. Stop work orders should be issued promptly upon discovery of a violation in progress.

2634 I. Any complainant who provides a mailing address and requests to be kept 2635 advised of enforcement efforts should be mailed a copy of all written warnings, voluntary compliance agreements, citations, notice and orders, stop work orders and notices of 2636 settlement conferences issued by a department with regard to the alleged violation. Any 2637 complainant who is an aggrieved person and who alleges a violation of K.C.C. chapter 2638 2639 9.12, 16.82 or 21A.24 may appeal a citation, notice and order, stop work order((-a 2640 determination to enter into a voluntary compliance agreement)) or a determination not to 2641 issue a citation or order ((pursuant to the provisions of)) under K.C.C. chapter 20.24((provided that)). ((t))The appeal under this subsection shall be considered a civil 2642 2643 proceeding, and any decision to pursue criminal sanctions shall remain the obligation of 2644 the prosecuting attorney, as set out in K.C.C. 23.02.030. 2645 SECTION 32. Ordinance 13263, Section 43, as amended, and K.C.C. 23.36.010

are each hereby amended to read as follows:

| 2647 | A.1. Any person named in a notice and order or stop work order and any owner |
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| 2648 | of the land where the violation occurred for which a notice and order or stop work order |
| 2649 | is issued ((and any complainant who is an aggrieved person pursuant to K.C.C. Title 20 |
| 2650 | and requests to be kept advised pursuant to K.C.C. 23.02.070.H.)) may file with the |
| 2651 | issuing department a notice of appeal of the notice and order or stop work order. The |
| 2652 | notice of appeal shall be filed within fourteen days of the service of the notice and order |
| 2653 | or stop work order. |
| 2654 | 2. Any complainant who has alleged a violation of K.C.C. chapter 9.12, 16.82 |
| 2655 | or 21A.24, who is an aggrieved person under K.C.C. Title 20 and who requests to be kept |
| 2656 | advised in accordance with K.C.C. 23.02.070.H. may file with the issuing department a |
| 2657 | notice of appeal of a citation, notice and order, stop work order or a determination not to |
| 2658 | issue a citation or order. The notice of appeal shall be filed within fourteen days of the |
| 2659 | service of the citation, notice and order, stop work order or notice of decision not to issue |
| 2660 | a citation or order. |
| 2661 | B. If a notice of appeal has been filed within the time period provided in this |
| 2662 | section, the appellant shall file a statement of appeal with the issuing department within |
| 2663 | twenty-one days of the service of the <u>citation</u> , notice and order $((\Theta r))$, stop work order |
| 2664 | ((with the issuing department)) or notice of decision not to issue a citation or order. |
| 2665 | C. Any person issued a citation shall respond to the citation as provided in |
| 2666 | K.C.C. chapter 23.20. |
| 2667 | D. A notice of appeal shall comply with the form, content and service |
| 2668 | requirements of K.C.C. chapters 20.20 and 20.24 and adopted public rules. |

2669 <u>SECTION 33.</u> Ordinance 13263, Section 51, as amended, and K.C.C. 23.40.040
 2670 are each hereby amended to read as follows:

A. No lien created by this title binds the property subject to the lien for a period longer than ((three)) ten years after the lien claim has been recorded, unless an action to enforce that lien is commenced in the proper court within ((three)) ten years after the recording.

B. When all penalties or abatement costs, or both, assessed against the property owner have been paid, the director shall expeditiously record a satisfaction of lien with the records and licensing services division, or its successor agency. The satisfaction shall include a legal description of the property where the violation occurred.

2679 <u>SECTION 34.</u> A. Ordinance 12196, Section 18, and K.C.C. 20.20.110 are each
 2680 hereby repealed.

B. Ordinance 12196, Section 20, and K.C.C. 20.20.130 are each hereby repealed. <u>SECTION 35.</u> In accordance with K.C.C. 20.44.080, the metropolitan King County council finds that the requirements for environmental analysis, protections and mitigation measures in the chapters of K.C.C. Title 21A amended by this ordinance, provide adequate analysis of and mitigation for the specific adverse environmental impacts to which the requirements apply.

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SECTION 36. If any provision of this ordinance or its application to any person

- 2688 or circumstance is held invalid, the remainder of the ordinance or the application of the
- 2689 provision to other persons or circumstances is not affected.

Ordinance 16950 was introduced on 3/8/2010 and passed as amended by the Metropolitan King County Council on 10/18/2010, by the following vote:

Yes: 9 - Ms. Drago, Mr. Phillips, Mr. von Reichbauer, Mr. Gossett, Ms. Hague, Ms. Patterson, Ms. Lambert, Mr. Ferguson and Mr. Dunn No: 0 Excused: 0

> KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Robert W. Ferguson, Chair

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ATTEST:

Anne Noris, Clerk of the Council

APPROVED this 27 day of OCTOBER, 2010.

PM L: 80

Dow Constantine, County Executive

Attachments: None