**Manufacturing Uses – Agriculture and Rural Area – Production Facilities**

| **Type of Permit** | **Former Code**  | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: Permitted when accessory to agricultural use and the "P" conditions in the following tables are metC: Requires Conditional Use Permit and must meet the "C" conditions in the following tables  | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: Permitted as an accessory to agricultural use | WBD II: Not Permitted |
| WBD III: Conditional Use Permit, accessory to agricultural use | WBD III: Not Permitted |
| **RA zone** | P: Permitted when the "P" conditions in the following tables are metC: Requires Conditional Use Permit and must meet the "C" conditions in the following table | WBD I: Permitted | WBD I: Permitted & Conditional Use (depending on the "P" and "C" conditions in the following tables) |
| WBD II: Permitted & Conditional Use (depending on the "P" and "C" conditions in the following tables)  | WBD II: Permitted & Conditional Use (depending on the "P" and "C" conditions in the following tables)  |
| WBD III: Conditional Use Permit | WBD III: Conditional Use Permit |

| **Minimum Lot Size** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: No minimum lot size if building is under 3,500 square feetC: 4.5 acres, except if floor area is over 6,000 square feet; then the minimum lot size is 10 acres and minimum 2.5 acres must be used to grow products | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: 2.5 acres | WBD II: Not Permitted |
| WBD III: 4.5 acres, except if floor area is over 6,000 square feet; then the minimum lot size is 10 acres | WBD III: Not Permitted |
| **RA zone** | P: 4.5 acresC: 4.5 acres, except if floor area is over 6,000 square feet; then the minimum lot size is 10 acres and minimum 2.5 acres must be used to grow products | WBD I: No minimum lot size established | WBD I: No minimum lot size established |
| WBD II: 2.5 acres, except historic resources 2 acres. Does not apply to existing businesses on Vashon-Maury Island | WBD II: 2.5 acres, except historic resources 2 acres. Does not apply to existing businesses on Vashon-Maury Island |
| WBD III: 4.5 acres, except if floor area is over 6,000 square feet; then the minimum lot size is 10 acres | WBD III: 4.5 acres, except if floor area is over 5,000 square feet; then the minimum lot size is 10 acres |

| **Maximum Floor Area** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: 3,500 square feet, except historic buildingsC: 8,000 square feet; additional 8,000 square feet for underground storage; on Vashon-Maury Island, maximum floor area 6,000 square feet, including underground storage | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: 3,500 square feet (historic buildings maximum is 5,000 square feet) | WBD II: Not Permitted |
| WBD III: 8,000 square feet | WBD III: Not Permitted |
| **RA zone** | P: 3,500 square feet, except historic buildingsC: 8,000 square feet; additional 8,000 square feet for underground storage; on Vashon-Maury Island, maximum floor area 6,000 square feet, including underground storage | WBD I: 1,500 square feet | WBD I: 1,500 square feet |
| WBD II: 3,500 square feet (historic buildings maximum is 7,000 square feet) | WBD II: 3,500 square feet (historic structure maximum is 7,000 square feet if WBD use is wholly within the historic structure) |
| WBD III: 8,000 square feet | WBD III: 8,000 square feet |

| **On-Site Tasting and Retail** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: Retail sales (for wine and beer only) and tasting of products produced on site is allowed; no extra floor area allowed for tastingC: Retail sales (for wine and beer only) and tasting of products produced on site is allowed; no extra floor area allowed for tasting | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: Tasting and retail sales of products produced on site are accessory to production use, allowed only in accordance with state law and limited to 30% of the floor area. Hours for on-site tasting limited to: Monday–Thursday: 11 am to 7 pm Friday–Sunday: 11 am to 9 pm | WBD II: Not Permitted |
| WBD III: Tasting and retail sales of products produced on site are accessory to production use, allowed only in accordance with state law and limited to 30% of the floor area. Hours for on-site tasting limited to: Monday–Thursday: 11 am to 7 pm Friday–Sunday: 11 am to 9 pm | WBD III: Not Permitted |
| **RA zone** | P: Retail sales (for wine and beer only) and tasting of products produced on site is allowed; no extra floor area allowed for tastingC: Retail sales (for wine and beer only) and tasting of products produced on site is allowed; no extra floor area allowed for tasting | WBD I: Not allowed | WBD I: Not allowed |
| WBD II: Tasting and retail sales of products produced on site are accessory to production use, allowed only in accordance with state law and limited to 30% of the floor area. Hours for on-site tasting limited to: Monday–Thursday: 11 am to 7 pm Friday–Sunday: 11 am to 9 pm. Limitations do not apply on Vashon-Maury Island existing businesses or sites with historic resources. | WBD II: Tasting and retail sales limited to products produced on-site are accessory to production use except as provided in specific RWC/WAC citations, and limited to 20% of the floor area. Hours for on-site tasting limited to 11am to ~~8pm~~ 6pm daily. Incidental retail sales limited to 20% of the tasting and sales area and limited to 20% of gross sales revenue. Requires documentation that the gross sales revenue requirement is met with the land use business license.Limitations on floor area do not apply on Vashon-Maury Island existing businesses or sites with historic resources. |
| WBD III: Tasting and retail sales of products produced on site are accessory to production use, allowed only in accordance with state law and limited to 30% of the floor area. Hours for on-site tasting limited to: Monday–Thursday: 11 am to 7 pm Friday–Sunday: 11 am to 9 pm. Limitations do not apply on Vashon-Maury Island existing businesses or sites with historic resources. | WBD III: Tasting and retail sales limited to products produced on-site are accessory to production use except as provided in specific RWC/WAC citations, and limited to 20% of the floor area. Hours for on-site tasting limited to 11am to ~~8pm~~ 6pm daily. Incidental retail sales limited to 20% of the tasting and sales area and limited to 20% of gross sales revenue. Requires documentation that the gross sales revenue requirement is met with the land use business license.Limitations on floor area do not apply on Vashon-Maury Island existing businesses or sites with historic resources.  |

| **Product Content** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: 60% of products must be grown in Puget Sound countiesC: Limited to processing of agricultural products, and 60% of the products must be grown in Puget Sound counties | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: 60% of product to be processed must be grown on site | WBD II: Not Permitted |
| WBD III: 60% of product to be processed must be grown on site  | WBD III: Not Permitted |
| **RA zone** | P: 60% of products must be grown in Puget Sound countiesC: Limited to processing of agricultural products, and 60% of the products must be grown in Puget Sound counties | WBD I: No product content requirement | WBD I: No product content requirement |
| WBD II: No product content requirement | WBD II: No product content requirement |
| WBD III: No product content requirement | WBD III: No product content requirement |

| **Production/****Facility Location** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: Not specifiedC: Not specified | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: Non-agricultural facility uses must be on portion of the property unsuitable for agricultural production purposes. Limits conversion of agricultural land to less than 1 acre for nonagricultural accessory uses. Requires production to include two or more of the stages of production: crushing, fermentation, distilling, barrel or tank aging, or finishing; requires one of the two stages of production, to include crushing, fermenting, or distilling | WBD II: Not Permitted |
| WBD III: Non-agricultural facility uses must be on portion of the property unsuitable for agricultural production purposes. Limit conversion of agricultural land to less than 1 acre for nonagricultural accessory uses. Requires production to include two or more of the stages of production: crushing, fermentation, distilling, barrel or tank aging, or finishing; requires one of the two stages of production, to include crushing, fermenting, or distilling | WBD III: Not Permitted |
| **RA zone** | P: Not specifiedC: Not specified | WBD I: Requires production to include two or more of the stages of production: crushing, fermentation, barrel or tank aging, or finishing; requires one of the two stages of production, to include crushing, fermenting, or distilling | WBD I: Requires a state production liquor license. Requires production to include two or more of the stages of production: crushing or milling, pressing, fermenting, distilling, filtration, barrel or tank aging, finishing, or bottling or packaging; requires one stage of production, to include crushing or milling, pressing, fermenting, or distilling. |
| WBD II: Requires production to include two or more of the stages of production: crushing, fermentation, barrel or tank aging, or finishing; Requires one of the two stages of production, to include crushing, fermenting, or distilling | WBD II: Requires a state production liquor license. Requires production to include three or more of the stages of production: crushing or milling, pressing, fermenting, distilling, filtration, barrel or tank aging, finishing, or bottling or packaging; requires two stages of production, to include crushing or milling, pressing, fermenting, or distilling. |
| WBD III: Requires production to include two or more of the stages of production: crushing, fermentation, barrel or tank aging, or finishing; requires one of the two stages of production, to include crushing, fermenting, or distilling | WBD III: Requires a state production liquor license. Requires production to include three or more of the stages of production: crushing or milling, pressing, fermenting, distilling, filtration, barrel or tank aging, finishing, or bottling or packaging; requires two stages of production, to include crushing or milling, pressing, fermenting, or distilling. |

| **Maximum Impervious Surface** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: 15% for A-10 zone; 10% for A-35 zoneC: 15% for A-10 zone; 10% for A-35 zone | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less | WBD II: Not Permitted |
| WBD III: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less. | WBD III: Not permitted |
| **RA zone** | P: 40%C: 40% | WBD I: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less | WBD I: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less |
| WBD II: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less | WBD II: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less |
| WBD III: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less. | WBD III: Limited to 25% of the site, or the maximum allowed under the zone, whichever is less. |

| **Surface Water Management** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | Not specified | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: Not specified | WBD II: Not Permitted |
| WBD III: Not specified | WBD III: Not permitted |
| **RA zone** | Not specified | WBD I: Not specified | WBD I: Not specified |
| WBD II: Not specified | WBD II: Compliance with Surface Water Management Code and Surface Water Design Manual specified. |
| WBD III: Not specified | WBD III: Compliance with Surface Water Management Code and Surface Water Design Manual specified. |

| **Water/ Sewer** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: Not specified, existing water regulations would applyC: Must meet requirements for water and wastewater; water meters required for use of wells. | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: Not specified, existing water regulations would apply | WBD II: Not Permitted |
| WBD III: Must connect to an existing Group A water system.  | WBD III: Not Permitted |
| **RA zone** | P: Not specified, existing water regulations would applyC: Must meet requirements for water and wastewater; water meters required for use of wells. | WBD I: Not specified, existing water regulations would apply | WBD I: Distilleries not permitted in a closed or partially closed basin to new water withdrawals by Department of Ecology. ~~Requires use of commercial septic system and prohibits use of sewer systems for wastewater.~~ Does not apply on Vashon-Maury Island.~~Note that Proposed Ordinance 2022-0148 (Ordinance 2) would also require compliance with the federal Clean Water Act.~~ |
| WBD II: Not specified, existing water regulations would apply | WBD II: Must connect to an existing Group A or Group B water system. Distilleries not permitted in a closed or partially closed basin to new water withdrawals by Department of Ecology. Requires use of commercial septic system and prohibits use of sewer systems for wastewater. Does not apply on Vashon-Maury Island.~~Note that Proposed Ordinance 2022-0148 (Ordinance 2) would also require compliance with the federal Clean Water Act.~~ |
| WBD III: Must connect to an existing Group A water system.  | WBD III: Must connect to an existing Group A water system. Requires use of commercial septic system and prohibits use of sewer systems for wastewater. Sewer requirement does not apply to Vashon-Maury Island. |

| **Access** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: No special access requirement.C: No special access requirement. | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: Requires that the WBD have arterial access. Does not apply to existing businesses on Vashon-Maury Island | WBD II: Not Permitted |
| WBD III: Requires that the WBD have arterial access | WBD III: Not Permitted |
| **RA zone** | P: No special access requirement.C: No special access requirement. | WBD I: No special access requirement | WBD I: No special access requirement |
| WBD II: Arterial access, except allows public road with CUP. Does not apply to existing businesses on Vashon-Maury Island | WBD II: Arterial access, except allows public road with CUP. Arterial access requirement does not apply to existing businesses on Vashon-Maury Island |
| WBD III: Requires that the WBD have arterial access | WBD III: Requires that the WBD have arterial access |

| **Setbacks** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| **A zone** | P: Buildings must be set back 75 feet from property lines RA and R zones, except historic buildingsC: Buildings must be set back 75 feet from property lines RA and R zones, except historic buildings | WBD I: Not permitted | WBD I: Not Permitted |
| WBD II: 75 feet from RA and R zones, except historic buildings. Includes parking areas | WBD II: Not Permitted |
| WBD III: 75 feet from RA and R zones, except historic buildings. Includes parking areas.  | WBD III: Not permitted |
| **RA zone** | P: Buildings must be set back 75 feet from property lines RA and R zones, except historic buildingsC: Buildings must be set back 75 feet from property lines RA and R zones, except historic buildings | WBD I: 75 feet from RA and R zones, except historic buildings. Includes parking areas. | WBD I: 75 feet from A, RA and R zones, except historic buildings. Includes parking areas and impervious surfaces. Allows the director to reduce the setback with a CUP, subject to certain criteria. |
| WBD II: 75 feet from RA and R zones, except historic buildings. Includes parking areas. Does not apply to existing businesses on Vashon-Maury Island | WBD II: 75 feet from A, RA and R zones, except historic buildings. Includes parking areas and impervious surfaces. Allows the director to reduce the setback with a CUP, subject to certain criteria. Setback does not apply to existing businesses on Vashon-Maury Island.Note that Proposed Ordinance 2022-0148 (Ordinance 2) would add a requirement requiring separation of 1,000 feet between any WBDs within the RA and UR zones, with provisions to determine who is "first in line" |
| WBD III: 75 feet from RA and R zones, except historic buildings. Includes parking areas | WBD III: 75 feet from A, RA and R zones, except historic buildings. Includes parking areas and impervious surfaces. Allows the director to reduce the setback with a CUP, subject to certain criteria. Note that Proposed Ordinance 2022-0148 (Ordinance 2) would add a requirement requiring separation of 1,000 feet between any WBDs within the RA and UR zones, with provisions to determine who is "first in line" |

**Other Requirements for WBDs**

| **Former Code Regulating Wineries, Breweries, and Distilleries** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
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| Temporary use permit (TUP) for events for *wineries*:In A or RA zones, events limited to 2 days per month per site and all parking for events must be accommodated on site.For *all other uses (and wineries in other zones)*, events limited to 60 days in a 1-year period.No clarity regarding the meaning of “event” that would trigger a TUP requirement vs. part of the base use for some wine-centric large gatherings (i.e. release parties). No limit on size of events that may be permitted. | Temporary use permit (TUP) requirements:* For WBD II and III in A zones, 2 days per month and all parking must be accommodated on site or through a plan approved by the director
* For WBD II and III in RA zone, 24 days within a one-year period and all parking must be accommodated on site or through a plan approved by the director
* For WBD II in A and RA zones, temporary use permits may allow up to 150 guests, considering building occupancy limits and parking limitations
* For WBD III in A and RA zones, temporary use permits may allow up to 250 guests, considering building occupancy limits and parking limitations
* For WBD II and III in all other zones, events limited to up to 60 days a year are allowed
* For WBD I, legal nonconforming home occupations, and legal nonconforming home industries in RA zone, events limited to up to 2 days per year with a maximum 50 people are allowed without a TUP

Specifies when a TUP is required, such as when events would exceed the building occupancy; use portable toilets; need off-site parking or parking beyond the maximum; use temporary stages, temporary tents, or canopies that require a permit; would require traffic control in public rights-of-way; or would extend beyond allowed hours of operation. No TUP would be required for events at WBD II and III facilities in RA zones that meet the following criteria:* They have an active business license at their current location as of the effective date of the ordinance;
* Parcel is minimum 8 acres;
* Parcel has direct access to a principal arterial or state highway;
* The event does not use amplified noise between 8 pm and noon; and
* There are not events for more than 8 days per month on an annual average
 | Temporary use permit (TUP) requirements:* No events in A zone
* For WBD II and III in RA zone, events limited to 1 days per month and all parking must be accommodated on site or through a plan approved by the director
* For WBD II in RA zone, temporary use permits may allow up to 75 guests, considering building occupancy limits and parking limitations
* For WBD III in RA zone, temporary use permits may allow up to 125 guests, considering building occupancy limits and parking limitations
* For WBD II and III in all other zones, events limited to up to 60 days a year are allowed
* For WBD I, legal nonconforming home occupations, and legal nonconforming home industries in RA zone, events limited to up to 2 days per year with a maximum 50 people are allowed without a TUP

Adds language limiting functions to those related to production of WBDs, and prohibited functions and events that would include ~~portable toilets~~, temporary or permanent stages, require traffic control, or need more than the maximum number of parking spaces allowed.Specifies when a TUP is required for events, to remove the items listed as prohibited above and maintains triggers for events that use portable toilets (which are capped at 2 for any event) exceed the building occupancy; use off-site parking; use temporary tents or canopies that require a permit; or extend beyond allowed hours of operation. Requires functions and events to comply with the County's noise regulations.Removes TUP exemption adopted by Ordinance 19030. |
| No county license required | Requires a county license for “adult beverage businesses.” Adds a definition for “adult beverage business”: a winery, brewery, distillery or cidery, and remote tasting rooms for any of those businesses. Adds application requirements, including a signed statement for 60% on-site grow requirement with business license.Allows existing businesses to demonstrate past compliance by submitting documentation of that compliance with first business license application. An existing business may obtain one temporary business license (6 months), which may be extended for an additional 6 months if the business demonstrates that they are making substantial steps to prove compliance. A subsequent County business license would not be issued unless that business demonstrates their legal nonconforming use status, the director has determined there have been substantial steps toward compliance, or it complies with the zoning regulations adopted in the WBD ordinance. Provides for the Permitting Division to deny a business license if the business does not comply with the Zoning Code.  | Requires a business license for "winery, brewery, distillery land uses". States that the purpose of the WBD land use business license is to promote and protect the health, safety and general welfare of unincorporated King County's residents, and to assist with enforcement of land use related portions of the King County Code. Adds a definition for “winery, brewery, distillery”: a winery, brewery, distillery, or remote tasting rooms. Adds application requirements, and removes references to documentation for 60% on-site grow requirement, as WBDs are prohibited in the A zone.Modifies language regarding documentation to establish nonconforming use, and removes allowance for initial license to be issued for existing businesses without nonconforming status being demonstrated.Requires that for the initial license, a building permit or change of use permit to establish the WBD use be issued (or documentation by Permitting that a permit is not required). Allows one 12-month license to be issued prior to building permit issuance for existing businesses if other requirements and life safety requirements are met, with 6-month extensions of the business has taken substantial steps to obtain the permit.Requires documentation that the gross sales revenue requirement is met with the land use business license. |
| Remote (off-site) tasting was not a defined use  | Definition for remote tasting room:A small facility licensed by the Washington state Liquor and Cannabis Board and limited to the following non-retail liquor licenses: a Craft Distillery; a Tasting Room - Additional Location for a winery licensed as a Domestic Winery; or a Microbrewery, including, but not limited to, a Microbrewery operating in accordance with an off-site tavern license subject to the retail sale limitations for a Microbrewery in WAC 314-20-015(1). “Remote tasting room” does not include any additional privileges allowed for such licenses or approvals or any use that would require a license under WAC 314-02, except as specifically set forth in this chapter. | Definition for remote tasting room:A small facility licensed by the Washington state Liquor and Cannabis Board and limited to the following non-retail liquor licenses: an off-site tasting room license for a distillery licensed as a Distillery or Craft Distillery; a Tasting Room - Additional Location for a winery licensed as a Domestic Winery; or a Microbrewery, including, but not limited to, a Microbrewery operating in accordance with an off-site tavern license subject to the retail sale limitations for a Microbrewery in WAC 314-20-015(1). "Remote tasting room" does not include any additional privileges allowed for such licenses or approvals or any use that would require a license under chapter 314-02 WAC, except as specifically set forth in this chapter.  |
| Defines wineries only, relies on Standard Industrial (SIC) Codes for breweries and distilleries | Definition for winery, brewery, distillery facility I:A very small-scale production facility licensed by the state of Washington to produce adult beverages such as wine, cider, beer and distilled spirits, and that includes an adult beverage production use such as crushing, fermentation, distilling, barrel or tank aging, and finishing. A winery, brewery, distillery facility I may include additional production-related uses such as vineyards, orchards, wine cellars or similar product-storage areas as authorized by state law. On-site tasting of products or retail sales are not allowed. “Winery, brewery, distillery facility I” does not include any retail liquor licenses that would be authorized by WAC 314-02. | Definition for winery, brewery, distillery facility I:A very small-scale production facility licensed by the Washington state Liquor and Cannabis Board to produce alcoholic beverages including, but not limited to, wine, cider, beer and distilled spirits, through stages of production including, but not limited to, crushing or milling, pressing, fermentation, distilling, filtration, barrel or tank aging, finishing, and bottling or packaging. A winery, brewery, distillery facility I may include additional production-related uses such as vineyards, orchards, wine cellars or similar product-storage areas. On-site tasting of products or retail sales are not allowed. "Winery, brewery, distillery facility I" does not include any additional privileges or uses that would require a retail liquor license that would be authorized by chapter 314-02 WAC. |
| Defines wineries only, relies on SIC Codes for breweries and distilleries | Definition for winery, brewery, distillery facility II:A small-scale production facility licensed by the state of Washington to produce adult beverages such as wine, cider, beer and distilled spirits and that includes an adult beverage production use such as crushing, fermentation, distilling, barrel or tank aging, and finishing. A winery, brewery, distillery facility II may include additional production-related uses such as vineyards, orchards, wine cellars or similar product-storage areas as authorized by state law, on-site tasting of products and sales as authorized by state law and sales of merchandise related to products available for tasting as authorized by state law. “Winery, brewery, distillery facility II” does not include any retail liquor licenses that would be authorized by WAC 314-02. | Definition for winery, brewery, distillery facility II:A small-scale production facility licensed by the Washington state Liquor and Cannabis Board to produce alcoholic beverages including, but not limited to, wine, cider, beer and distilled spirits through stages of production including, but not limited to, crushing or milling, pressing, fermentation, distilling, filtration, barrel or tank aging, finishing, and bottling or packaging. A winery, brewery, distillery facility II may include additional production-related uses such as vineyards, orchards, wine cellars or similar product-storage areas. "Winery, brewery, distillery facility II" does not include any additional privileges or uses that would require a retail liquor license that would be authorized by chapter 314-02 WAC. |
| Defines wineries only, relies on SIC Codes for breweries and distilleries | Definition for winery, brewery, distillery facility III:A production facility licensed by the state of Washington to produce adult beverages such as wine, cider, beer and distilled spirits and that includes an adult beverage production use such as crushing, fermentation, distilling, barrel or tank aging, and finishing. A winery, brewery, distillery facility III may include additional production-related uses such as vineyards, orchards, wine cellars or similar product-storage areas as authorized by state law, on-site tasting of products and sales as authorized by state law and sales of merchandise related to products available as authorized by state law. “Winery, brewery, distillery facility III” does not include any retail liquor licenses that would be authorized by WAC 314-02. | Definition for winery, brewery, distillery facility III:A production facility licensed by the Washington state Liquor and Cannabis Board to produce alcoholic beverages including, but not limited to, wine, cider, beer and distilled spirits through stages of production including, but not limited to, crushing or milling, pressing, fermentation, distilling, filtration, barrel or tank aging, finishing, and bottling or packaging. A winery, brewery, distillery facility III may include additional production-related uses such as vineyards, orchards, wine cellars or similar product-storage areas. "Winery, brewery, distillery facility III" does not include any additional privileges or uses that would require retail liquor license that would be authorized by chapter 314-02 WAC. |
| Minimum parking requirement for winery and brewery facilities: 0.9 parking space per 1,000 square feet plus 1 per 50 square feet of tasting area. No minimum identified for distilleries. Uses requiring a CUP limited to 150% of the minimum parking required. | Minimum parking requirements:For WBD II and III facilities a minimum of 0.9 parking space per 1,000 square feet, plus 1 per 300 square feet of tasting and retail area. For remote tasting rooms, a minimum of 1 parking space per 300 square feet of tasting and retail areasMaximum parking requirements:For WBD I, allows one additional on-site parking spot.In A and RA zones is 150% of the minimum required. For other zones, tasting/retail limited to 1 per 50 square feet of tasting area.For remote tasting rooms, maximum of 1 space per 50 square feet of tasting and retail areas.  | Minimum parking requirements:For WBD I, II and III facilities a minimum of 0.9 parking space per 1,000 square feet, plus 1 per 300 square feet of tasting and retail area. For remote tasting rooms, a minimum of 1 parking space per 300 square feet of tasting and retail areasMaximum parking requirements:~~For WBD I, allows one additional on-site parking spot.~~In RA zone, the maximum is 150% of the minimum required. For other zones, tasting/retail limited to 1 per 50 square feet of tasting area.For remote tasting rooms, maximum of 1 space per 50 square feet of tasting and retail areas. |
| Home occupations and home industries are allowed for wineries, breweries, and distilleries, and on-site tasting is permitted as part of a production facility. | Prohibits WBDs and remote tasting rooms as home occupations and home industries. Existing home occupations and home industries that obtain a business license and show compliance with the former King County code provisions for home occupations and home industries at the time Ordinance 19030 was adopted would be allowed to continue as legal nonconforming uses.  | Prohibits WBDs and remote tasting rooms as home occupations and home industries. Modifies language from 19030 to clarify what use will be considered a nonconforming use. |
| Remote (off-site) tasting not defined; eating and drinking places are permitted in RA zone (KCC 21A.08.070) as an accessory use to a park or as a conditional use accessory to a permitted manufacturing or retail land use or to a recreational or multiuse park, with limitations.  | Creates a remote tasting room Demonstration Project Overlay A:Allows remote tasting rooms on 13 parcels within the RA zone adjacent to Woodinville in the Sammamish Valley, with the following criteria:* One or more WBD I, II, or III may operate within a remote tasting room
* Total space for tasting and retail must be 1,000 square feet or less, not including storage, restroom, nonpublic uses
* Additional 500 square feet of outdoor space is allowed
* Incidental retail sales of products related to products tasted is allowed
* Hours of operation are limited to Monday through Thursday 11 am to 7 pm and Friday through Sunday 11 am to 9 pm
* Need a King County business license
* Need a Washington State liquor license
* Events limited to 2 per year; no more than 50 people for all proprietors within a single tasting room
* Off-street parking maximum of 1 space per 50 square feet of tasting and retail area

Requires that all remote tasting rooms be consistent with general health, safety, and welfare and not violate state or federal law.Supersedes other variance, modification, and waiver criteria in Title 21A.Allows applications for approval under Demonstration Project Overlay A for 3 years from effective date of the ordinance.Requires the Executive to evaluate the applications submitted (date of submittal, complete application, and decision date and type) and code complaints annually for 4 years. After 5 years of the Demonstration Project, the permitting division would be required to submit a final evaluation and propose permanent code changes, including the evaluation of whether the purposes of the Demonstration Project were fulfilled. A public comment period on the evaluation must be provided. | Repeals remote tasting room demonstration project and modifies Zoning Map to remove the overlay. |
| Remote tasting rooms not a recognized use in the Zoning Code | Remote tasting rooms allowed in CB and RB zones, with a cross reference to Remote Tasting Room Demonstration Project Overlay A, subject to the requirements in 21A.55 | Remote tasting rooms allowed in CB and RB zones |
| N/A | Modify the Special District Overlay for Fall City CB zoning to allow remote tasting room as a permitted use. | Maintain allowance for remote tasting room in Fall City Rural Town CB zone adopted in 19030 (not shown in PO) |
| N/A | Modify P-suffix condition for Vashon Rural Town CB Zoning to allow remote tasting rooms as a permitted use. | Maintain allowance for remote tasting room in Vashon Rural Town CB zone adopted in 19030 (not shown in PO) |
| $100 for first violation; $500 for subsequent violations | Modifies citation penalty:Adds specific, increased citations for WBD I, II, and II, and remote tasting room violations, including unauthorized events: $500 for first violation, and $1,000 for subsequent violations.  | Maintains citation penalties adopted in 19030 (not shown in PO):Adds specific, increased citations for WBD I, II, and II, and remote tasting room violations, including unauthorized events: $500 for first violation, and $1,000 for subsequent violations. |
| N/A | Requires an efficacy evaluation: At the end of the 5 years, in conjunction with the studies done for the remote tasting room Demonstration Project, the Executive must complete an evaluation of regulations on existing businesses, including information on businesses licenses, permit applications, and code enforcement complaints/violations.The evaluation must recommend code changes to development conditions, including citation and civil infractions, parking, hours of operation for tasting rooms, temporary use permits for special events, and product content requirements for the A zone.The public comment period for the efficacy evaluation occurs in conjunction with the public comment period for the remote tasting room Demonstration Project. | Remove efficacy evaluation adopted by 19030.Adds WBD evaluation report with a review of interior lot line setbacks, temporary use permits for functions and events, and impacts on salmonid species. |
| N/A | N/A | Adds a requirement for the Executive to contact known WBD businesses with information regarding the changes to the regulations made by Proposed Ordinances 2022-0147 and 2022-0148 if it is adopted, and develop materials for technical assistance for WBD businesses. |
| N/A | N/A | Adds a contingent effective date, so that the substantive portions of the ordinance do not take effect until Proposed Ordinance 2022-0148 is adopted. The requirement for contacting WBD businesses and developing technical assistance materials, the evaluation report, and the requirement for an EIS would become effective on the regular course. |

**Manufacturing Use – Urban Reserve Zone – Production Facilities**

| **Issue/Condition** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
| --- | --- | --- | --- |
| **Type of Permit** | Permitted (no separate authorization for CUP in UR zone) | Prohibits WBD facilities in the UR zone.  | Note: Proposed Ordinance 2022-0148 (Ordinance 2), would allow WBD I, II, III with the same permissions as the RA zone, as discussed above. Changes in RA would also be changed from former code in UR zone. |
| **Minimum Lot Size** | 4.5 acres |
| **Maximum Building Size** | 3,500 square feet, except historic buildings |
| **Tastings** | Tasting of products produced on site, and no extra floor area allowed for tasting |
| **Water** | Not specified |
| **Access** | Not specified |
| **Product Content** | 60% of product content required to be grown in Puget Sound counties |
| **Production/Facility Location** | Not specified |
| **Parking** | 0.9 per 1,000 square feet, plus 1 per 50 square feet of tasting area |
| **Setbacks** | 75 feet from RA and R zones, except historic buildings |

**Manufacturing Use – Commercial and Industrial Zones – Production Facilities**

| **Issue/Condition** | **Former Code** | **Former Code** | **Ordinance 19030** | **Proposed Ordinances 2022-0147 and -0148** |
| --- | --- | --- | --- | --- |
| **NB and CB** | **RB and I** | **NB and CB** | **RB and I** | **NB and CB** | **RB and I** |
| **Type of Permit** | Permitted | Permitted  | WBD I – not permittedWBD II – permittedWBD III – conditional use  | WBD I – not permittedWBD II – permittedWBD III – conditional use In I zone, limited to breweries and distilleries. No wineries or remote tasting rooms allowed. | WBD I – not permittedWBD II – permittedWBD III – conditional use | WBD I – not permittedWBD II – not permittedWBD III – permitted use ~~In I zone, limited to breweries and distilleries. No wineries or remote tasting rooms allowed.~~ |
| **Minimum Lot Size** | No minimum lot size established | No minimum lot size established | No minimum lot size established | No minimum lot size established | No minimum lot size established | No minimum lot size established |
| **Maximum Building Size** | 3,500 square feet, except historic buildings | No maximum building size established | WBD II – 3,500 square feet, except historic buildings are 5,000 square feet | No maximum building size established, except tasting size in the I zone to 1,500 square feet | WBD II – 3,500 square feet, except historic buildings are 5,000 square feet if WBD use is wholly within the historic structureWBD III: No maximum specified | No maximum building size established, except tasting size in the I zone to 1,500 square feet |
| **Tastings** | Tasting of products produced on site, and no extra floor area allowed for tasting | Not specified | WBD II and III – tasting of products produced on site, and no extra floor area allowed for tasting | Tasting of products produced on site  | No extra floor area allowed for tasting | Not specified. |
| **Water** | Not specified | Not specified | Not specified | Not specified | Not specified | Not specified |
| **Access** | No special access requirement | No special access requirement | No special access requirement | No special access requirement | No special access requirement | No special access requirement |
| **Product Content** | No product content requirement | No product content requirement | No product content requirement | No product content requirement | No product content requirement | No product content requirement |
| **Production/Facility Location** | Not specified | Not specified | Not specified | Not specified | Not specified | Not specified |
| **Setbacks** | 75 feet from RA and R zones, except historic buildings | No setback requirements established  | 75 feet from RA and R zones, except historic buildingsIncludes parking areas  | 75 feet from RA and R zones, except historic buildings Includes parking areas | 75 feet from A, RA and R zones, except historic buildings. Includes parking areas and impervious surfaces | 75 feet from A, RA and R zones, except historic buildings. Includes parking areas and impervious surfaces |