AGENDA PLANNING COMMISSION REGULAR MEETING



Thursday, January 17, 2013 7:00 p.m.

Shoreline City Hall Council Chamber 17500 Midvale Ave N.

		Estimated Time
1.	CALL TO ORDER	7:00 p.m.
2.	ROLL CALL	7:01 p.m.
3.	APPROVAL OF AGENDA	7:02 p.m.
4.	DIRECTOR'S COMMENTS	7:03 p.m.
5.	APPROVAL OF MINUTES	7:08 p.m.
	A. January 3 Regular Meeting	

Public Comment and Testimony at Planning Commission

During General Public Comment, the Planning Commission will take public comment on any subject which is not specifically scheduled later on the agenda. During Public Hearings and Study Sessions, public testimony/comment occurs after initial questions by the Commission which follows the presentation of each staff report. In all cases, speakers are asked to come to the podium to have their comments recorded, state their first and last name, and city of residence. The Chair has discretion to limit or extend time limitations and the number of people permitted to speak. Generally, individuals may speak for three minutes or less, depending on the number of people wishing to speak. When representing the official position of an agency or City-recognized organization, a speaker will be given 5 minutes.

6. GENERAL PUBLIC COMMENT

7:10 p.m.

7. PUBLIC HEARINGS

7:15 p.m.

A. Commercial Design Standards and Zoning Consolidation

- Staff Presentation
- Questions by the Commission
- Public Testimony
- Final Questions & Deliberations
- Vote to Recommend Approval or Denial or Modification
- Closure of Public Hearing

8.	DIRECTOR'S REPORT	8:40 p.m.
9.	REPORTS OF COMMITTEES & COMMISSONERS/ANNOUNCEMENTS	8:42 p.m.
10.	AGENDA FOR February 7	8:44 p.m.
11.	ADJOURNMENT	8:45 p.m.

The Planning Commission meeting is wheelchair accessible. Any person requiring a disability accommodation should contact the City Clerk's Office at 801-2230 in advance for more information. For TTY telephone service call 546-0457. For up-to-date information on future agendas call 801-2236.

CITY OF SHORELINE

SHORELINE PLANNING COMMISSION MINUTES OF REGULAR MEETING

January 3, 2013 Shoreline City Hall 7:00 P.M. Council Chamber

Commissioners Present

Chair Moss (arrived at 7:03 p.m.)
Vice Chair Esselman
Commissioner Craft
Commissioner Maul
Commissioner Montero
Commissioner Scully
Commissioner Wagner

Staff Present

Paul Cohen, Planning Manager, Planning and Community Development Steve Szafran, Senior Planner, Planning and Community Development Jessica Simulcik Smith, Planning Commission Clerk

CALL TO ORDER

Vice Chair Esselman called the regular meeting of the Shoreline Planning Commission to order at 7:00 p.m.

ROLL CALL

Upon roll call by the Commission Clerk the following Commissioners were present: Vice Chair Esselman and Commissioners Craft, Maul, Montero, Scully and Wagner. Chair Moss arrived at 7:03 p.m.

APPROVAL OF AGENDA

The agenda was accepted as presented.

DIRECTOR'S COMMENTS

Mr. Cohen did not provide comments during this portion of the meeting.

APPROVAL OF MINUTES

The minutes of December 6, 2012 were approved as presented.

GENERAL PUBLIC COMMENT

No one in the audience indicated a desire to provide general public comments.

STUDY SESSION: COMMERCIAL DESIGN STANDARDS AND ZONING CONSOLIDATION

Staff Presentation

Mr. Cohen recalled that at the December 6th meeting, staff presented the legislative proposal for code amendments for commercial design standards and zoning consolidation. At that time, the Commission's discussion focused on the key changes and not the required peripheral changes elsewhere in the code that are associated with the proposed change. The purpose of tonight's discussion is to address the remaining items, as well as the comments provided on December 6th by representatives from the Ronald United Methodist Church, Housing Development Consortium of King County, Compass Housing Alliance, and Hopelink. Commissioner Moss submitted additional comments, as well. He reviewed each of the remaining items as follows:

• Parking Standards (SMC 20.50.400)

Mr. Cohen reviewed that, at the December 6th meeting, citizens asked that the Commission consider increasing the potential parking reduction for low-income housing from 25% to 50%, and staff updated the language to be consistent with this request. However, since that time, proponents of the parking reduction submitted an email asking that the parking reduction be further increased to 75%. Because staff has not had an opportunity to thoroughly analyze this new proposal and the proponents did not provide any supporting analysis, they are recommending that the potential parking reduction remain at 50% for low-income (50% of the area mean income) and very low-income housing (less than 30% of the area mean income). Mr. Cohen referred to SMC 20.50.400 (Page 89 of Staff Report), which lists the criteria that must be met in order to get a parking standard reduction of up to 25%. New language was added to allow the Director to approve an additional reduction of up to 50% for low-income housing that meets the criteria outlined in the section.

Mr. Cohen explained that King County is currently conducting a right-sized parking study, which includes detailed surveys of multi-family residential properties to identify how much parking is being used and what the real parking needs are. An additional item (Criteria viii) was added to SMC 20.50.400 to require "concurrence with King County right-sized parking data, census tract data and other parking demand study results." He also noted that Criteria vi calls for high-capacity transit within a quarter mile radius and was changed to take into consideration not only the distance to a transit stop, but how long it would take to bike and/or walk to the stop. The criterion does not yet identify a reasonable distance for the walk or bike shed.

Commissioner Scully said that while Criteria iv, v, and vii would provide public benefits, he does not see a clear connection between adding the amenities and needing less parking. For example, high-occupancy and hybrid or electric vehicles would not necessarily lead to a reduction of spaces, because the cars would still need a place to park. Mr. Cohen acknowledged that these criteria may not affect the actual demand; they are more incentives to encourage people to consider other modes of transportation.

Commissioner Maul noted that the proposed language allows the Director to use a combination of criteria to approve a 25% reduction in parking. He questioned if they need to define how many criteria must be met or if leaving it to the discretion of the Director is sufficient. Mr. Cohen said the criteria in the current code for parking reductions are vague. Staff felt the criteria should be more specific, but leave flexibility for the developer to propose an appropriate combination. He cautioned that it would be very difficult and probably unnecessary to require a developer to meet all of the criteria in order to justify a parking reduction. The Director's decision would be based on the criteria contained in **SMC 20.50.400**.

Commissioner Scully asked if low-income housing, alone, would be sufficient to justify the parking reduction, or if the developer would also be required to meet at least some of the criteria. Mr. Cohen said that in order to qualify for a parking reduction of up to 50%, a developer would have to provide low-income housing and meet some of the criteria. Commissioner Scully suggested that, if that is the intent, the language should be changed to read, "In addition to meeting the criteria above. . ." However, he suggested that providing low-income housing, by itself, should be sufficient to justify a parking reduction. He recalled previous testimony that the people who live in low-income housing have far fewer cars.

Commissioner Wagner expressed concern that Criteria x, which allows the Director to impose performance standards or conditions of approval on a project, is too vague and would probably not be successfully used by the Director. She asked what guidance the Director would use to identify the appropriate standards or conditions. Mr. Cohen said the intent is to allow flexibility. Staff does their best, based on experience and what they know, to figure out how to make a project work and minimize impacts to the community. However, requiring a financial guarantee or performance agreement allows the City to address unforeseen impacts after the fact. Commissioner Wagner suggested that the City would not likely win the ability to force a developer to make additional changes after the fact unless the language is more concrete.

Commissioner Craft suggested that the intent of a performance guarantee is to prevent a developer from leaving a project half done or developing a project that does not meet the intent of the other criteria. Commissioner Wagner recalled that several years ago, parking problems came up on the North City area because building occupants were parking on the street. Although the developers provided parking spaces for their tenants, they charged for the spaces and tenants chose to park on the streets instead. Mr. Cohen summarized that parking is not an exact science, and Criteria x is intended to provide the director leeway to ensure that changes can be required after development, if necessary.

Chair Moss asked if this concept has been demonstrated in other areas. Mr. Cohen answered that the City requires performance agreements and/or maintenance bonds for general development all the time to make sure projects are completed and that landscaping is maintained. However, the current code does not address performance standards specific to parking. Commissioner Wagner suggested that language should identify a specific time frame for releasing the money, as well as some criteria for identifying an appropriate dollar amount. Mr. Cohen agreed to update the language as recommended.

Commissioner Maul suggested that perhaps it would be appropriate to require a developer to provide an alternate plan for adding more parking at some future point if it is determined that the available parking

is inadequate. Commissioner Moss agreed it would be appropriate to require a contingency plan for parking.

Commissioner Scully referred to Criteria v and questioned why the number of electric parking spaces was connected to the number of required handicapped parking spaces. Mr. Cohen said there is no state standard related to electric vehicles at this time. Staff is recommending that, for the time being, the standard for handicapped parking should be applied to electric vehicles, as well. Commissioner Scully cautioned against this approach because there is no demonstrated connection between the two. He suggested the language be changed to read, "Conduit for future electric vehicle charging spaces in an amount equivalent to meet future state standards or as determined by the Director." Commissioner Wagner said she supports the language as is because it provides a clear standard for the number of spaces that would be required. Mr. Cohen clarified that Criteria v simply requires a developer to provide the conduit for electric vehicle charging spaces, but not the actual charging facilities. This will allow them to more easily add the charging facilities when justified by demand. Chair Moss asked that if the current language is retained, the word "handicapped" should be changed to "disabled."

Commissioner Montero observed that Criteria ix and x are statements that have nothing to do with the reasons for reducing the parking requirement. The Commission agreed that these two items should be statements rather than criteria.

Chair Moss noted that many of the criteria are outside of a developer's control. For example, it may not be possible to provide on-street parking along the street front, depending on the existing easement. There is also nothing a developer can do to provide high-capacity transit service within a quarter mile of the development. She suggested that requiring a developer to meet at least two of the criteria in order to obtain a parking reduction of up to 50% may be too high. It is important that low-income housing is durable and sturdy and will last for a long-period of time. Expenses associated with meeting the criteria may diminish the volume of low-income housing that can be developed. She agreed with Commissioner Scully that low-income housing, in and of itself, should be adequate to justify a reduction in the parking requirement. Mr. Cohen said that is the intent of the proposed language. He acknowledged that many properties might not have the ability to utilize the criteria, which is largely based on the location of the development. The language is intended to imply that if a property's location does not allow a developer to meet any of the criteria, a parking reduction would not be appropriate. Over time, staff hopes the criteria will become relevant to more properties, particularly commercial properties.

Commissioner Craft suggested that in the context of trying to plan for affordable housing, it is important to create an environment of success from a community standpoint. Being in proximity to high-capacity transit service is important. Requiring conduit for electric vehicle charging stations is not inexpensive and would not make or break a development. In addition, most developers have the ability to provide on-street parking spaces along the street front. He summarized that the intent of the proposed language is to create a vision of what future development in the City should look like. Parking reductions not only require important components identified in the criteria, but low-income housing, as well. All of these components are important to the future of Shoreline. Vice Chair Esselman agreed with Commissioner Craft. The proposed language does not require a developer to meet a specific number of criteria in order to obtain a parking reduction, but it does add an extra overlay that encourages low-

income housing to be located where there is access to transit. She said she supports the language currently proposed by staff.

Commissioner Craft asked if the 50% parking reduction associated with the affordable housing component would be in addition to the 25% parking reduction allowed for developments that meet a combination of the criteria. Mr. Cohen said the maximum parking reduction would be 50%. Chair Moss clarified that in order to obtain a 25% parking reduction, a developer would have to meet at least one of the criteria. She said that, in general, many low-income housing developments will be located near high-capacity transit because the residents tend to be transit-dependent. However, it may not be possible for properties along Aurora Avenue North to provide on-street parking. It would be great for developers to work out shared parking arrangements with adjoining parcels, but the situation could change quickly if the adjoining property is sold and redeveloped at some point in the future. She said she supports the criteria in general, but it may not be appropriate to require low-income developments to meet the same criteria.

Chair Moss asked if the King County right-sized parking data has been validated. Mr. Cohen said they have completed their initial results, and the data will be finalized very soon. Staff has reviewed the data and found it to be good. It offers a different way to solve parking problems.

Mr. Cohen explained that the City is looking for ways to encourage people to live in a more urban situation where they use transit and other modes of transportation. They also want to encourage affordable housing whenever possible. Parking is not an exact science. Therefore, it is important to provide a toolkit of criteria and then rely on the knowledge, experience and sensitivities of the Director to make decisions about what will work best for the community. That is the overall intent of the proposed language in SMC 20.50.400.

Commissioner Scully said that while he recognizes that it makes sense to tie low-income housing to proximity to transit, he does not see a connection between low-income housing and the other criteria. It does not make sense to require conduit for electric vehicle spaces or hybrid parking when testimony makes it clear that the populations living in the low-income housing would not likely utilize these facilities. This can result in empty parking spaces with unused service provisions. He suggested a better approach would be to simply allow a parking reduction of up to 50% for low-income housing, relying on the data that very low-income populations generally do not own cars.

Commissioner Craft summarized that the Commission not only supports the idea of incentivizing low-income housing; they also are interested in creating ways to help the concept along in the City. However, the other components found in the criteria are also important and justified as the community moves forward.

• Step Back Requirement for Low-Income Housing (SMC.20.50.021)

Mr. Cohen said members of the public previously expressed concern that the step back requirements are onerous and make it more costly and difficult to build affordable housing. He explained that there is a fine line between protecting neighborhoods and encouraging affordable housing. While they certainly support efforts to encourage affordable housing, staff is not recommending a provision that would allow

the Director to exempt low-income housing from the step back and other transition area standards. He noted that in the example proposed by the Ronald United Methodist Church there is actually room to move the building back 20 feet, which would eliminate the need for step backs. There is also room to build over surface parking to get more building mass on the interior of the property. He recognized that it will cost money to implement the transition standards, but staff believes they are basic and necessary. The proposed code language would allow developers to request design departures via the administrative design review process, but not in the transition areas. He reminded the Commission that the transition areas standards are very important to the community.

• Proposed Zoning Map

Mr. Cohen explained that the proposed zoning map has consolidated all the commercial zones without modifications. However, there are some small, anomalies zoning situations that do not appear logical and are unrelated to nearby properties. At the last meeting he recommended against changing the individual anomalies at this time. These changes would be considered site specific, and should not be done without notifying the property owners. He reminded the Commission that the proposed Comprehensive Plan designation would allow property owners to initiate rezones for these properties at some point in the future.

• Definitions (SMC 20.20)

Mr. Cohen advised that new definitions were added for signs. The goal is to be more specific about what is meant by the different types of signs. Definitions were also added for "public places" and "vehicle display areas." Mr. Cohen pointed out that car sales and associated vehicle display areas would be allowed in all the commercial zones located along Aurora Avenue North. Chair Moss suggested that the definitions related to "signs" should make reference to the actual sign code language.

• Administrative Design Review (SMC 20.30)

Mr. Cohen said the Commission has previously discussed the administrative design review concept. The current code requires design review for all commercial development to demonstrate that the design standards would be met. Because staff reviews each application for design consistency anyway, making administrative design review a specific requirement for all development in commercial zones seems unnecessary. As proposed, administrative design review would only be required when an applicant is requesting a departure from the design standards. The idea is that the regulations create the basis for good design, but it is also important to allow flexibility for better ideas and to address situations where it can be demonstrated that unusual site constraints make the design standards difficult to apply. He emphasized that the proposed language does not allow departures from the dimensional and transition area standards. These departures are only allowed through a zoning variance.

Commissioner Wagner asked about the cost and process for applying for a zoning variance. Mr. Szafran said the fee for a zoning variance is about \$4,000. It is an administrative permit that is ultimately approved by the Director. Mr. Cohen added that an applicant must meet a specific set of criteria in order to obtain a variance.

• Land Uses (SMC 20.40)

Mr. Cohen referred to the chart of different zone designations (Table 20.40.020), which proposes to remove the Special Overlay (SO) District. He explained that the City does not currently have, nor does it plan to have, any SO Districts.

Mr. Cohen referred to land-use tables and explained that new headings were provided at the top of the charts, consistent with the proposed new zoning. He noted that rather than analyzing each land use, the Town Center (TC) 4 zone was matched as close as possible to the land uses allowed in the R-18 and R-48 zones. Land uses for the Neighborhood Business (NB), Community Business (CB) and Arterial Business (AB) zones remain the same. The uses allowed in the TC-1, TC-2 and TC-3 zones were matched as closely as possible to those allowed in the AB zone.

Mr. Cohen recalled that "shipping containers" became a significant land use issue several years ago. It was decided that shipping containers are not a use and should have the same screening requirements as trash enclosures. Therefore, "shipping containers" was removed from Table 20.40.130.

Chair Moss asked why neither "research and development" nor "warehousing and wholesale trades" would be allowed in the CB zones (Table 20.40.130). She suggested that perhaps these uses should be allowed as special uses if applicants can prove the uses would not be noxious or terribly disruptive. She also suggested the Commission discuss whether or not the City should encourage and/or allow "adult use facilities," in the CB zones (SMC 20.40.140). In addition, she questioned the difference between "library adaptive reuse" and "libraries." Mr. Cohen said the intent was to consolidate the zones as consistent as possible. He suggested that a more in-depth review of the various land uses allowed in each zone is a whole different topic. Commissioner Scully pointed out that if they are really only concerned about a few of the uses, perhaps it would be appropriate to address them as part of the current discussion. The majority of the Commission agreed.

• Transition Area Landscape and Tree Preservation Requirements (SMC 20.50.021)

Mr. Cohen recalled that a concern was raised previously about whether or not the additional language regarding protecting and retaining significant trees that are healthy and not severely damaged by construction was sufficient. He said staff believes the proposed language is sufficient since the tree code provides standards for tree protection during construction. The intent of the language is to preserve significant trees in the buffer area as much as possible. However, staff does not believe a developer should be required to preserve trees that are severely damaged by development that occurs at or near the 20% line. Although an arborist report will identify how the trees can be protected and staff will identify the current requirements to protect trees, some trees could still be damaged. The goal is to require developers to make their best effort to preserve at least 20% of the trees without carving out a significant portion of the building.

Commissioner Scully expressed concern that if the proposed language is not exactly consistent with the language in the tree code, an attorney could argue that this separate section overrides the tree code requirements. He suggested that because the first sentence requires a developer to follow the tree code, the second sentence is unnecessary. The remainder of the Commission concurred. Mr. Cohen pointed

out that, at this time, there is no tree preservation requirement within commercial zones. The new provision is an improvement.

Commissioner Maul asked if SMC 20.50.021(c) would apply to all commercial zones or just to transition areas. Mr. Cohn answered that the provision would apply to all commercial properties that are abutting or across the street from R-4, R-6 and R-8 zones.

• Landscaping (SMC 20.50.455)

Mr. Cohen pointed out that this language was originally contained in the Town Center Subarea Plan. It was moved to the landscape section and will be applicable to all commercial development.

• Street Frontage Landscaping (SMC 20.50.470)

Mr. Cohen referred to the proposed new language in SMC 20.50.470(E) for vehicle display areas. It establishes a basic requirement, but allows a property owner to use the administrative design review process for departures.

• Internal Landscaping for Parking Area (SMC 20.50.500)

Mr. Cohen said the language in this section defines the internal landscaping requirement for parking areas. The current standard (SMC 20.50.500(C)) requires one tree for every five stalls for commercial, office or industrial development and one tree for every ten stalls for residential and institutional development. Staff believes that one tree for every five stalls is too much, and they are recommending one tree for every ten stalls for parking areas in all zones.

Chair Moss expressed concern that the requirement (SMC 20.50.500(A)) of 20 to 25 square feet of planting area for every parking stall may be too high. Commissioner Maul agreed this requirement is higher than most. Chair Moss also expressed concern that Figure 20.50.500(B) does not clarify the requirement for internal landscaping for parking areas.

• Signs (SMC 20.50.530)

Mr. Cohen said the language in these sections melds the Town Center sign standards into the existing sign code. It also clarifies several administrative requirements and would apply to all commercial zones in the City. The Residential, Campus, Planned Area (PA) 3 and TC-4 zones have separate design standards. He particularly referred to SMC 20.50.540(H) regarding A-frame signs, which identifies the number of signs allowed, where they can be located, the maximum size, etc. It requires that A-frame signs be removed when the business closes each day. Vice Chair Esselman suggested that an additional provision be added to SMC 20.50.540(H) to ensure A-frame signs do not interfere with sight distancing. Mr. Cohen said he believes there is a general standard that addresses sight distance for all signs, but he agreed to research further and report back.

Commissioner Montero noted that, as per the proposed language for SMC 20.50.540(F), cabinet signs with translucent faces would not be allowed. Mr. Cohen said that is the current standard in the Town Center Subarea. Cabinet signs are allowed to have illuminated lettering and logos, but the entire face

cannot be illuminated. Commissioner Montero observed that at least 50% of the existing cabinet signs in the City would be considered out of compliance with this requirement. Mr. Cohen agreed. He said that when new cabinet signs are proposed, the face would have to be opaque except the lettering. The sign area would be calculated based on the illuminated portion of the sign (lettering, graphics, etc.)

Commissioner Scully asked why it is important to prohibit the background on a cabinet sign from being illuminated. Mr. Cohen said it is important for the signs to clearly identify businesses, but staff feels it is not critical to illuminate the entire sign face and it creates too much light. The goal is to tone down the commercial areas a bit. He observed that while only the letters can be illuminated, the code is more generous with the size of the letters currently allowed along Aurora Avenue North.

Commissioner Maul suggested that the title for SMC 20.50.540 should be changed to "Sign Design" as it outlines design features for signs. He noted that the "C" should be removed from SMC 20.50.550(E). He also asked why signs would not be allowed to cover windows (SMC 20.50.570(A)(1). He noted that Aurora Rents recently put up a sign in their window that he actually likes. Mr. Cohen said the intent is to have windows that are visible. However, SMC 20.50.570(A)(1) is inconsistent with another section of the sign code that allows property owners to cover up to 25% of their window with signage. He suggested the words "shall not cover windows" should be deleted, and the Commission concurred.

Commissioner Maul suggested that SMC 20.50.590(B)(3) is unnecessary since outdoor advertising signs (billboards) would no longer be permitted. Commissioner Montero pointed out that SMC 20.50.590 deals specifically with billboard signs. The language gives the City flexibility to get rid of existing billboards that are not maintained. Chair Moss asked why staff is proposing to eliminate the language in SMC 20.50.590(B)(2) that requires the grounds surrounding a billboard to be kept free of debris, litter and unsightly vegetation. Mr. Cohen said this issue is better addressed by other codes dealing with debris, abandoned vehicles, weed-strewn yards, etc. Chair Moss suggested that because billboard signs would be non-conforming, perhaps they should be handled differently. Mr. Cohen agreed to review this section again and report back to the Commission.

• Engineering Development Standards (SMC 20.70.320)

Mr. Cohen specifically referred to SMC 20.70.320(C)(1) and (C)(2) and said the engineering development standards were amended to identify a threshold standard to require right-of-way frontage improvements. The amendment parallels the proposed development code threshold for site improvements, except that the assessed property value is based solely on structures instead of land and structures. Commissioner Moss said the concept in SMC 20.70.320 makes sense, but the language is unclear and may be open to interpretation. Chair Moss asked how SMC 20.70.320(C)(4) would be applied in the case of an accessory dwelling unit (ADU). Mr. Cohen said the provision would not be applicable to ADUs since ADU's are not included in the definition of a "dwelling."

Public Comment

Phyllis Johnson, Chair of the Building Committee at Ronald United Methodist Church, said she was present to speak on behalf of the committee, as well as Paula McCutcheon, pastor of Ronald United Methodist Church. She reviewed that over the course of nearly two years, members of the Ronald

United Methodist faith community have been on a journey, birthing a partnership with the Compass Housing Alliance, Hopelink and SMR Architects to bring an affordable housing project to life that will include warm, safe homes for the poor and space for a foodbank and social services. She said they consider the City of Shoreline another partner in the process. The City has been both instructive and supportive in all the steps they have taken thus far. They appreciate the attentiveness they have received from the Commission, particularly with regards to the very necessary parking reduction that is now included in the updated language.

Ms. Johnson said she was also present to offer support to the Alliance and SMR Architect's request for flexibility in the design standards for affordable housing. This flexibility would allow them to construct a facility that would not only be keeping in with the mixed-use neighborhood, but a facility that would also be physically reliable well into the future. She emphasized that the Alliance is successful at what it does because it thinks strategically and long-term. Their desire is to build a high-quality facility where short and long-term maintenance needs are minimized. This is particularly important when the funds for affordable housing are so hard to come by. She also pointed out that having the design flexibility to build a sustainable facility would also free further dollars for the Alliance to do even more for those who are so desperate for services. She asked the Commission to carefully and thoughtfully consider this very reasonable request and to look favorably on its inclusion in the design standards.

Poppi Handy, SMR Architects, Seattle, said she was present on behalf of the Compass Housing Alliance, Ronald United Methodist Church and Hopelink to follow up on the testimony she provided to the Commission on December 6th. She specifically referred to their request to allow Director discretion to modify the design standards. She submitted a packet of information that included zoning codes from the Cities of Issaquah (Attachment A) and Kirkland (Attachment B), showing incentives for design departures or director discretion for dimensional requirements. Attachments C and D illustrate what two code-compliant massing studies would look like. Attachment E is SMR Architect's proposed massing study, with Director's discretion for dimensional standards.

Ms. Handy explained that, as currently designed, their project would include two plazas: one on the interior of the site and another facing Aurora Avenue North. Both of the plazas would be open to the public and provide through-block connections. If they must strictly comply with the code (Attachments C and D), these public amenities would be compromised and they would likely have to design the building per Attachment D. Providing step backs to be consistent with the transition overlay would require a lot of roofing and modulation in the building, which raises concerns about the long-term maintenance and durability of the structure. A design similar to the illustration in Attachment D would also require a 45-foot front yard. She expressed her opinion that a large front yard instead of storefronts and other amenities near the pedestrian zone would be contrary to the intent of the code. She summarized that the preferred massing option (Attachment E) would set the building back 25 feet and represents an intermediate option between Attachments C and D.

Beth Boram, Compass Housing Alliance, Seattle, said she supports the testimony provided by Ms. Handy from a developer's perspective. She said the Alliance is not interested in constructing a building with multiple step backs because the construction and long-term maintenance costs would be too great. Rather than constructing a building in Seattle with step backs at 35 feet, they chose to pull the entire property line back 10 feet from the sidewalk. She reported that funding for affordable housing is

particularly challenging in Shoreline. The Alliance is hoping the Commission will recommend Director discretion for good design, which she believes SMR Architects has done with their preferred massing option that pulls the building back 25 feet from the property line. The plan provides an internal courtyard to create a village sense with the Ronald United Methodist Church. This connection would be lost if the building is pushed all the way to the back property line. The proposed building would include an external corridor, making the units more efficient. She summarized the Alliance's belief that they have a great design, and they hope the Commission will support allowing Director discretion to modify the design standards related to step backs. She said she appreciates the Commission's support for incentivizing affordable housing.

Kelly Rider, Policy Director, Housing Development Consortium (HDC) of King County, recalled that at the last meeting they asked that the commercial design standards allow the Planning Director the discretion to provide exemptions for housing developments that include a significant number of affordable homes for lower-income households. This policy would protect neighborhood compatibility, while also creating flexibility in the code to ensure that affordable housing developers are able to provide the most homes at the deepest level of affordability possible. She noted that this is in line with Policies H-7 and H-8 of the City's recently adopted Comprehensive Plan. She also noted that nearby cities (Kirkland and Issaquah) use similar policies.

While staff has stated that affordable housing does not need exemptions from the transition area standards because buildings could simply be set back a few feet in order to avoid additional costs and maintenance issues related to the required step backs, Ms. Rider argued that this practical outcome of the proposed design regulations would result in fewer affordable homes being available in Shoreline. She suggested that the current design regulations would create a disincentive to the development of affordable housing and would be in conflict with Policy H-7, which states "the City's desire to create meaningful incentives to facilitate development of affordable housing in both residential and commercial zones, including consideration of exemptions from certain development standards in instances where strict application would make incentives infeasible."

Ms. Rider explained that they are not asking for affordable housing developers to be exempted from all design standards. They also understand that incorporating into a community and providing effective transitions as described in Comprehensive Plan Goal H-3 and Policy H-28 is important for community aesthetics and character. However, they believe there are some circumstances, as illustrated by the example shared by Ms. Handy, where design regulations carry an extra and unnecessary burden for affordable housing developers as compared with market rate developers. Therefore, they are asking that the Commission give the Director the discretion to determine when this threshold has been reached and be able to work with affordable housing developers to agree on a design that protects community character and creates effective transitions while also making affordable housing development as cost effective as possible for the benefit of all taxpayers and the whole community, including low-income and homeless individuals.

Ms. Rider thanked staff for incorporating their request for a parking reduction into the design standards, but she recommended one small change to align the income standard of 50% area median income with the Department of Housing and Urban Development (HUD) defined label of very low income rather than low income, which HUD defines as 80% area median income. She said that while she is not

opposed to the language, as written, she reminded the Commission of the importance of supporting affordable housing in different types of neighborhoods. They should not only be located in transit-friendly neighborhoods, but also in family-friendly neighborhoods with nearby schools. For this reason, the application of the 25% criteria in addition to the 50% criteria may not always hold. They would rather them be separate than together. At the same time, they are willing to accept the current language, if necessary. The Commission should keep in mind that predictability and interpretation for affordable housing developers is also incredibly important.

Ms. Rider summarized that all families in Shoreline should be able to afford their housing and still have enough money to pay for gas, groceries and childcare. With the Commission's support, they can bring Shoreline one step closer to the vision. She asked them to recommend providing the Planning Director the discretion to provide design standard exemptions for affordable housing developments when deemed appropriate.

Paula McCutcheon, Pastor, Ronald United Methodist Church, said the church is very excited to be working on this joint project, not only with the Compass Housing Alliance, but Hopelink, as well. The step back requirement would impose a difficulty for the church. The church wants to have a village feel and enough parking for the clients of Hopelink since they will be sharing parking. They want the support of the Director's discretion and they are very thankful for the Commission's support.

Commission Discussion

Chair Moss reminded the Commission that this item is scheduled for a public hearing on January 17th. In preparation for the hearing, the Commission reviewed the proposal page-by-page and provided their additional comments and concerns to staff.

- Section 20.40. Chair Moss recalled previous comments about the types of land uses allowed in the various zones, particularly the Community Business (CB) and Neighborhood Business (NB) zones. She asked Commissioners to forward their additional thoughts and comments regarding this subject to staff via email.
- Table 20.50.020(1). Chair Moss asked if the City has the ability to impose a minimum density requirement on large single-family residential properties. Mr. Cohen said there is a minimum density requirement for residential zones, and no changes have been proposed. He explained that a minimum density requirement is typically intended to ensure that properties are not underdeveloped. Commissioner Scully said he understands the rationale, but he questioned the City's ability to deny a building permit because the proposal does not meet the minimum density requirement. Mr. Cohen agreed that the minimum density requirement is a bit archaic. The Commission agreed that because the current proposal focuses primarily on commercial elements, issues related to residential uses should be placed on the parking lot agenda rather than dealt with as part of the current proposal.
- **Table 20.50.020(2).** Chair Moss questioned why the base height is only 65 feet in the AB zone, but 70 feet in the TC-1, TC-2 and TC-3 zones. Mr. Cohen said the Town Center Subarea Plan adopted a 70-foot base height, and the base height in the Mixed Use (MUZ) and Industrial (I) zones is 65 feet. The intent is to be as consistent as possible with the current zoning.

- SMC 20.50.240(D)(2)(c). Chair Moss asked if the requirement for balconies for residential units on all floors above the ground floor would only apply to street corner developments. Mr. Cohen said balconies would be allowed anywhere on the building, but they would be required on the corner portions of buildings to enhance the building design and add to the appeal of the corner from the street.
- SMC 20.50.240(C)(1)(b). Commissioner Maul asked if buildings that are located five feet from the property line would be exempt from this requirement. Mr. Cohen said "fronting" means facing the street. If there is no structure between the building and sidewalk, the building would be considered "fronting." Commissioner Maul asked how the 12-foot height would be measured. Mr. Cohen answered that the 12 feet is the maximum ceiling height for commercial development. Rather than requiring commercial development on the ground floor, the idea is to build to commercial standards but allow residential uses. If and when the market supports commercial uses, the space could be easily adapted. Commissioner Maul pointed out that while it is possible to construct a 12-foot ceiling, there would be a wall every 12 feet on the inside of a wood-frame structure. This makes the space less adaptable to commercial uses. If the City's goal is to require development that supports commercial uses on the ground floor, they should go one step further and force developers to use concrete structure versus wood frame structures on the ground floor. He noted, however, that this would significantly increase the cost of construction. He summarized that he likes the intent of this provision, but he is not sure the proposed language would accomplish the intent. Mr. Cohen agreed a developer may have to construct a concrete base in order to meet this requirement, but it is possible. Commissioner Scully pointed out that this provision is intended to relax the current requirement that all ground floor space must be commercial. While this would not be the cheapest alternative, the provision still provides more flexibility than the current code requirement of commercial only.
- SMC 20.50.240(E)(1)(e). At the request of Commissioner Maul, Mr. Cohen explained that if sidewalks are only 8-feet wide, trees must be placed in grated tree pits so pedestrians can walk around them. If the walkway is greater than 8-feet wide, the trees can be placed in planting beds. The Commission agreed that replacing the "struck out" words would clarify the language.
- SMC 20.50.240(F)(2). Chair Moss pointed out that the reference number in this provision should actually be "3" and not "4." Mr. Cohen agreed this is a typographical error.
- **SMC 20.50.240(F)(5).** Commissioner Maul pointed out that this provision conflicts with SMC 20.50.240(F)(1), which requires public places to be a minimum of 400 square feet.
- SMC 20.50.240(G)(1)(b). Chair Moss requested clarification of the 20-foot dimensional requirement for open space. To make the intent clearer, Commissioner Wagner suggested the provision should be changed to read, "no dimension is less than 20 feet." Mr. Cohen agreed to modify the language to clarify the intent.

- SMC 20.50.250(A). Vice Chair Esselman suggested that the purpose statement should also emphasize attributes important to the pedestrian experience or place making. Mr. Cohen agreed to add new language.
- SMC 20.50.250(B)(1). Commissioner Maul expressed concern about reducing the articulation standards for buildings located on state routes. Mr. Cohen pointed out that the different standard for state routes was intentional given the increased speed and larger scale of these rights-of-way. He noted that the two state routes in Shoreline include Aurora Avenue North and Ballinger Way. The Commission discussed that one of the City's goals is to encourage walkability, and the state routes are surrounding by single-family neighborhoods. Mr. Cohen noted that this language was included in the Town Center Subarea Plan for boulevard streets (Aurora Avenue North). Chair Moss recalled that in the Town Center Subarea, the long-narrow park creates a buffer along the highway. However, this may not be the case as other properties along Aurora Avenue North are redeveloped. Mr. Cohen pointed out that development along state routes would still be required to meet other requirements to prevent developments with large, blank walls. The Commission agreed to discuss this issue further at their next meeting. They asked staff to provide pictures to illustrate the difference between the two articulation standards (80 feet versus 100 feet).
- SMC 20.50.250(B)(8)(c). Commissioner Maul questioned the need to place so many limitations on the use of stucco, which is a wonderful material. Mr. Cohen said this provision is intended to encourage building articulation via material changes and trim. Commissioner Maul said he understands the purpose of placing limitations on the use of metal siding, which can be easily damaged (See SMC 20.50.250(B)(8)(a), but that is not the case for stucco.
- **Table 20.50.390A.** Chair Moss questioned why a mobile home park is required to have 2 parking spaces per unit when a two-bedroom house only requires 1.75 spaces per unit. Mr. Cohen advised that mobile home parks are allowed and must meet the standards for residential development. Each mobile home would be considered a single-family home and two parking spaces would be required. He reminded the Commission that no amendments to the residential design standards have been proposed.

Mr. Cohen explained that because the Commission has asked him to provide alternative language for a number of topics in the proposal, he will not be able to send out the public hearing packet on January 4th as he had originally planned to do. He indicated he could have the updated draft available by January 11th. The Commission agreed that this timeline would be acceptable, and they asked staff to prepare a clean version of the proposal, which incorporates the newest changes and identifies the issues that still need further discussion. Mr. Cohen agreed to provide a legislative version of the proposal, as well. Chair Moss requested larger versions of the maps.

DIRECTOR'S REPORT

Mr. Cohen did not provide a Director's Report.

REPORTS OF COMMITTEES AND COMMISSIONERS/ANNOUNCEMENTS

Chair Moss advised that the Station Area Planning Subcommittee would report to the Commission on February 7th.

AGENDA FOR NEXT MEETING

Mr. Szafran announced that a public hearing for the commercial design standards and zoning consolidation proposal has been scheduled for January 17^{th} . Staff would also introduce the one item on the 2013 Comprehensive Plan amendment docket.

ADJOURNMENT

The meeting was adjourned at 9:50 p.m.	
Donna Moss	Jessica Simulcik Smith
Chair, Planning Commission	Clerk, Planning Commission

TIME STAMP January 3, 2012

CALL TO ORDER:

ROLL CALL:

APPROVAL OF AGENDA:

DIRECTOR'S COMMENTS:

APPROVAL OF MINUTES: 1:05

GENERAL PUBLIC COMMENT: 1:29

STUDY SESSION: COMMERCIAL DESIGN STANDARDS AND ZONING CONSOLIDATION

Staff Presentation: 2:00 Public Comment: 1:29:20

Commission Discussion: 1:46:32

DIRECTOR'S REPORT: 2:40:37

REPORTS OF COMMITTEES AND COMMISSIONERS/ANNOUNCEMENTS: 2:40:43

AGENDA FOR NEXT MEETING: 2:41:16

ADJOURNMENT

PLANNING COMMISSION AGENDA ITEM

CITY OF SHORELINE, WASHINGTON

	andards Amendments nt	
☑ Public Hearin☑ Discussion	g Study Session Update	☑ Recommendations☐ Other

INTRODUCTION

Tonight's meeting is to conduct a public hearing on the proposed amendments from the Commission's January 3 study session and to make final recommendations to the City Council. Based on the discussion of January 3, staff has made some minor changes to the draft code (Attachment B) and a version that is clear of legislative marks but with highlighted code sections (Attachment C) that remain to be discussed and deliberated upon.

The amendments are to consolidate redundant commercial zoning categories and redundant, similar, or conflicting commercial code sections as they affect development in commercial zones. Generally, where the standards conflicted we erred to the greater requirement. The proposal is to use the Town Center design standards as the basis to update design standards for all commercial zones in Shoreline.

Shoreline has 8 commercial zoning categories of which 3 pairs (6) have identical permitted land uses and dimensional standards. Town Center remains unique and Ridgecrest Planned Area (PA2) has very similar standards to CB. The proposal is to consolidate Office (O) into Neighborhood Business (NB) zones, North City Business District (NCBD) and Ridgecrest (PA2) into Community Business (CB) zones, and Industrial (I) and Mixed Use Zone (MUZ) into a new Arterial Business (AB) zone. Town Center (TC) zones would remain unchanged. It is important to note that the land area of all commercial zones is proposed not to change (Attachment D).

The existing commercial design standards (i.e. layout and design of parking, landscaping, signs, entries, facades) are outdated and overlapped with design standards from other districts. Since Town Center is the latest iteration of design standards that have been vetted with the community there is strong reason to apply it to all commercial zones. It is important to note that the existing dimensional standard (i.e. height, setbacks, and lot coverage) for each commercial zone would not change - with a few small exceptions.

Approved By:

Project Manager Planning Director PM

This code reform is important now while the City has the opportunity to make its code more clear and streamlined prior to anticipated increases in development activity. As a result, the proposal will give greater emphasis to pedestrian amenities and neighborhood protections in exchange for some added development potential.

BACKGROUND

On February 6, 2012 the City Council gave staff direction to pursue these code amendments to support Council Goal 1: Strengthen Shoreline's economic base-

1. Improve and streamline the City's development regulations for commercial zones

Over the last decade the City has had iterations of commercial design standards that staff has administered and developers have navigated. These include the 2000 Commercial/ Mixed Use standards, NCBD, PA2, and MUZ with less than complete standards. In July 2011 the Council unanimously adopted the Town Center development code. The three year review and adoption process for the subarea plan involved substantial city-wide participation and support. This resulted in improved and coordinated design standards to make commercial areas within the Town Center subarea more pedestrian-friendly and viable as places to shop and live. In November 2011, the City Council, with the adoption of the Southeast Neighborhood Legislative rezone, stated the need for improved and consolidated commercial design standards for applicable zoning designations throughout the City.

The Town Center development code includes the most recent commercial design and development standards for the City. Rather than having each area with slightly different or redundant standards Council has recommended consolidating and streamlining the code for all commercial zones using the core design standards of Town Center. In addition, the City has redundant commercial zoning designations with identical land use and dimensional standards. These zones can be consolidated without changing the existing development potential or regulations.

Public Outreach Meetings

- June 20th: Open house notified by mail to all commercial zoned properties and the surrounding 500 feet of residential properties in addition to Currents and the City webpage.
- June 21st. SE Shoreline follow-up to due to commercial development discussions in the subarea planning process.
- June 27th: Chamber of Commerce Government Affairs Committee representing Shoreline business interests.
- September 5th: Council of Neighborhoods representing all neighborhood associations.
- October 29^{th:} Commercial Developer focus group sampling of area developers.
- Group email list updates people participating in the above meetings.

Comprehensive Plan

The Planning Commission completed recommendations for the Comprehensive plan update on October 18th. In the plan policies 10 and 11 and the Land Use map MU-1 and MU-2 designations were amended to support the code amendments to consolidate redundant zoning and commercial design standards.

Mixed Use and Commercial Land Use

- LU10: The Mixed Use 1 (MU1) designation encourages the development of walkable places with architectural interest that integrate a wide variety of retail, office, and service uses, along with form-based maximum density residential uses. Transition to adjacent single-family neighborhoods may be accomplished through appropriate design solutions. Limited manufacturing uses may be permitted under certain conditions.
- LU11: The Mixed Use 2 (MU2) designation is similar to the MU1 designation, except it is not intended to allow more intense uses, such as manufacturing and other uses that generate light, glare, noise or odor that may be incompatible with existing and proposed land uses. The Mixed Use 2 (MU2) designation applies to commercial areas not on the Aurora Avenue or Ballinger Way corridors, such as Ridgecrest, Briarcrest, Richmond Beach, and North City. This designation may provide retail, office, and service uses, and greater residential densities than are allowed in low density residential designations, and promotes pedestrian connections, transit, and amenities.

SEPA

The City issued a Determination of Non-significance for the Comprehensive Plan and specifically this proposal to consolidate commercial zoning categories and design standards on October 3, 2012 (Attachment E).

Required Process

Amendments to the Development Code and City initiated area-wide amendment to the Zoning Map are Legislative Actions and follow the Type L process.

Code Amendment Criteria – 20.30.350 (Type L action)

- A. Purpose. An amendment to the Development Code (and where applicable amendment of the zoning map) is a mechanism by which the City may bring its land use and development regulations into conformity with the Comprehensive Plan or respond to changing conditions or needs of the City.
- B. Decision Criteria. The City Council may approve or approve with modifications a proposal for the text of the Land Use Code if:

- 1. The amendment is in accordance with the Comprehensive Plan; and
- 2. The amendment will not adversely affect the public health, safety or general welfare; and
- 3. The amendment is not contrary to the best interest of the citizens and property owners of the City of Shoreline.

TIMING AND SCHEDULE

- Notice of amendments was sent to the Department of Commerce October 2, 2012.
- SEPA adoption notice sent to Department of Ecology September 27, 2012.
- The City issued a SEPA Determination of Non-significance October 3, 2012.
- Notice of January 17, 2013 Public Hearing (Attachment F)
- City Council review and adoption dates are February 25, March 25th, and April 22, 2013.

RECOMMENDATIONS

Staff recommends that the Commission conduct a public hearing, deliberate, and make recommendations (Attachment G) to the Council on the proposed amendments.

<u>ATTACHMENTS</u>

Attachment A - List of Exhibits

Attachment B - Proposed Development Code Amendments

Attachment C - Proposed Development Code without Legislative Marks

Attachment D - Proposed Zoning Map

Attachment E - SEPA DNS

Attachment F - Notice of Public Hearing

Attachment G - Draft Planning Commission Recommendations

Attachment H - Public Comment



PUBLIC HEARING RECORD

Commercial Design Standards & Zoning Consolidation January 17, 2013 | List of Exhibits

Exhibit 1	January 17, 2013 Staff Report "Commercial Zoning and Design Standards Amendments"
Exhibit 2	Proposed Development Code Amendments (with legislative markup), dated January 17, 2013
Exhibit 3	Proposed Development Code Amendments (clean version without legislative markup), dated January 17, 2013
Exhibit 5	Proposed Zoning Map
Exhibit 6	Notice of Public Hearing
Exhibit 7	SEPA DNS
Exhibit 8	Comment letter from Phyllis Johnson, Building Committee Chair, Ronald United Methodist Church, received 1/10/13

Commercial Design Standards Code Amendments

January 17, 2013

20.20 Definitions

20.20.012 B definitions.

Building-Mounted Sign A sign permanently attached to a building, and includinges flush-mounted, projecting, awning, canopy, or marquee signs. Under-awning or blade signs are regulated separately.

20.20.034 M definitions

Monument Sign Freestanding sign that has integrated the structural component of the sign into the design of the sign and sign base. Monument signs may also consist of painted text, cabinet, or channel letters mounted on a fence, freestanding wall, or retaining wall where the total height of the structure meets the limitations of this code.

20.20.040 P definitions

Portable Sign Any sign that is readily capable of being moved or removed, whether attached or affixed to the ground or any structure that is typically intended for temporary display.

Public Places

Outdoor spaces on private property that facilitate only pedestrians to gather

20.20.048 T definitions

Temporary Sign A sign that is only permitted to be displayed for a limited period of time, after which it must be removed.

20.20.050 U definitions

<u>Under-Awning</u> A sign suspended below a canopy, awning or other overhanging feature of a building.

1

Planning Commission Public Hearing 1/17/13

<u>-Sign</u>

20.20.052 V definitions

<u>Vehicle Display</u> <u>Outdoor areas where vehicles for sale or lease are displayed.</u>
<u>Areas</u>

20.20.054 W definitions

Window Sign A sign applied to a window or mounted or suspended directly behind a window.

20.30 Procedures and Administration

Table 20.30.040 – Summary of Type A Actions and Target Time Limits for Decision and Appeal Authority.

Action Type	Target Time Limits for Decision (Calendar Days)	Section
Type A:		
Accessory Dwelling Unit	30 days	20.40.120, 20.40.210
2. Lot Line Adjustment including Lot Merger	30 days	20.30.400
3. Building Permit	120 days	All applicable standards
4. Final Short Plat	30 days	20.30.450
5. Home Occupation, Bed and Breakfast, Boarding House	120 days	20.40.120, 20.40.250, 20.40.260, 20.40.400
6. Interpretation of Development Code	15 days	20.10.050, 20.10.060, 20.30.020
7. Right-of-Way Use	30 days	12.15.010 – 12.15.180
8. Shoreline Exemption Permit	15 days	Shoreline Master Program
9. Sign Permit	30 days	20.50.530 – 20.50.610

10. Site Development Permit	60 days	20.20.046, 20.30.315, 20.30.430
11. Deviation from Engineering Standards	30 days	20.30.290
12. Temporary Use Permit	15 days	20.40.100
13. Clearing and Grading Permit	60 days	20.50.290 – 20.50.370
14. Planned Action Determination	28 days	20.90.025
15. Administrative Design Review	28 days	20.30.297

20.30.297 Administrative Design Review (Type A).

A. Administrative Design Review approval of departures from the design standards in SMC 20.50.220-.280 and SMC 20.50.530-610 may shall be granted by the Director upon his/her-their finding that the departure is:

- 1. The design meets the requirements of the applicable code subsections.
- 1. 2. Departures from the design standards in the applicable chapter shall be Ceonsistent with the purposes or intent of the applicable each-subsections; or be justified
- Justified due to it has been demonstrated that due to unusual site constraints so that meeting the
 design standards represents a hardship to achieving full development potential.
 - a. Requests to depart from the Dimensional Standards in Table 20.92.020(B) regarding setbacks and building envelope cannot be departed from in the town center districtas part of Administrative Design Review.
- 0. b. departure from standards is allowed in transition overlays and the TC-4 zone. (Ord. 609 § 6, 2011).

20.30.565 Planned Action Approval SEPA Exemptions

Development approvals in Planned Area districts identified in SMC 20.40.050(C) and on the City zoning map are designated Planned Action Approvals pursuant to WAC 197-11-164. The environmental impacts of development in these districts consistent with the applicable code provisions have been addressed in the Planned Action EIS and do not require additional SEPA review.

20.40

Zoning and Use Provisions

20.40.020 Zoning and Map Designations

A. The locations and boundaries of the zoning districts shall be shown on the map accompanying the ordinance codified in this section and entitled, "Official Zoning Map, Shoreline, Washington". The Official Zoning Map and all the notations, references, and amendments thereto are hereby adopted by this section.

Table 20.40.020 Zones and map designations.

B. The following zoning and map symbols are established as shown in the following table:

3. The following zoning and map sym	bols are established as shown in the following table:
ZONING	MAP SYMBOL
RESIDENTIAL	
(Low, Medium, and High Density)	R-4 through 48 (Numerical designator relating to base density in dwelling units per acre)
NONRESIDENTIAL	
Neighborhood Business	NB
Office	θ
Community Business	СВ
Arterial Business Mixed-Use Zone	<u>AB MUZ</u>
Industrial	+
Campus	CCZ, FCZ, PHZ, SCZ ¹
Special Overlay Districts	SO
North City Business District	NCBD
Town Center District	TC-1, TC-2, TC-3, TC-4
Planned Area	PA

¹ CCZ refers to the CRISTA Campus; FCZ refers to the Fircrest Campus; PHZ refers to the Public Health Laboratory Campus; and SCZ refers to the Shoreline Community College Campus.

(Ord. 609 § 7, 2011; Ord. 598 § 4, 2011; Ord. 560 § 3 (Exh. A), 2009; Ord. 507 § 4, 2008; Ord. 492 § 3, 2008; Ord. 281 § 4, 2001; Ord. 238 Ch. IV § 1(B), 2000).

20.40.040 Nonresidential zones.

- A. The purpose of the <u>N</u>neighborhood <u>B</u>business (NB) and the office (O) zones is to allow for low intensity office, business and service uses located on or with convenient access to arterial streets. In addition these zones serve to accommodate medium and higher density residential, townhouses, mixed use types of development, while serving as a buffer between higher intensity uses and residential zones.
- B. The purpose of the <u>Ceommunity Bbusiness zone</u> (CB) is to provide location for a wide variety of business activities, such as convenience <u>stores</u> and <u>comparison</u>-retail, personal services for <u>the</u> local <u>servicecommunity</u>, and to allow for apartments and higher intensity mixed use developments.
- C. The purpose of the <u>Arterial Business</u> mixed-use zone (<u>ABMUZ</u>) is to encourage the development of vertical and/or horizontal mixed-use buildings or developments primarily-along the Aurora <u>Avenue</u> and Ballinger <u>Way</u> corridors. The <u>MUZ</u> uses unique standards to encourage amenities such as public gathering spaces, sustainable buildings, electric vehicle recharging stations, affordable housing, and parking management plans as a trade-off for increased building height and residential density.
- D.—___The purpose of the industrial (I) zone is to provide for the location of integrated complexes made up of business and office uses serving regional market areas with significant employment opportunities. Such zones require accessibility to regional transportation corridors. Development of higher buildings and mixed uses that are supportive of transit are encouraged in these zones. (Ord. 560 § 3 (Exh. A), 2009; Ord. 238 Ch. IV § 1(D), 2000).
- <u>D.</u> The purpose of the Town Center zones (TC) are to provide for a central location that connects the major east-west and north—south connections in the city with a district that has the highest intensity of land uses, civic developments, and transportation—oriented design.

20.40.050 Special district.

- A. **Special Overlay District.** The purpose of the special overlay (SO) district is to apply supplemental regulations as specified in this Code to a development of any site, which is in whole or in part located in a special overlay district (Chapter 20.100 SMC, Special Districts). Any such development must comply with both the supplemental SO and the underlying zone regulations.
- B. **Subarea Plan District.** The purpose of a subarea plan district is to implement an adopted subarea plan using regulations tailored to meet the specific goals and policies established in the Comprehensive Plan for the subarea.
 - 1. **North City Business District (NCBD).** The purpose of the NCBD is to implement the vision contained in the North City Subarea Plan. Any development in the NCBD must comply with the standards specified in Chapter 20.90 SMC.

- 2. **Town Center District (TCD).** The purpose of the TCD is to implement the vision and policies contained in the Town Center Subarea Plan. Any development in the TCD must comply with the standards specified in Chapter 20.92 SMC.
- E. **Planned Area (PA).** The purpose of the PA is to allow unique zones with regulations tailored to the specific circumstances, public priorities, or opportunities of a particular area that may not be appropriate in a City-wide land use district.
 - 1. Planned Area 2: Ridgecrest (PA 2). Any development in PA 2 must comply with the standards specified in Chapter 20.91 SMC.
 - Planned Area 3: Aldercrest (PA 3). Any development in PA 3 must comply with the standards specified in Chapter <u>20.93</u> SMC.

<u>Table</u> 20.40.120 Residential type uses.

NAICS#	SPECIFIC LAND USE	R4- R6	R8- R12	_	<u>TC-4</u>	NB &	CB & NCBD	AB MUZ & !	<u>TC-1,</u> 2, 3
	RESIDENTIAL GENERAL								
	Accessory Dwelling Unit	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i
	Affordable Housing	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i
	Apartment		С	Р	Р	Р	Р	Р	Р
	Duplex	P-i	P-i	P-i	P-i	P-i			
	Home Occupation	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i
	Manufactured Home	P-i	P-i	P-i	P-i				
	Mobile Home Park	P-i	P-i	P-i	P-i				
	Single-Family Attached	P-i	Р	Р	Р	Р	Р	Р	Р
	Single-Family Detached	Р	Р	<u>СР</u>	Р	C <u>P</u>			
	GROUP RESIDENCES	•		•		•			
	Boarding House	C-i	C-i	P-i	P-i	P-i	P-i	P-i	P-i
	Community Residential Facility-I (Less than 11 residents and staff)	С	С	Р	Р	Р	Р	P	Р
	Community Residential Facility-II			P-i	P-i	P-i	P-i	P-i	P-i
721310	Dormitory		C-i	P-i	P-i	P-i	P-i	P-i	P-i

	TEMPORARY LODGING								
721191	Bed and Breakfasts	P-i							
72111	Hotel/Motel						Р	Р	Р
	Recreational Vehicle	P-i							
	Tent City	P-i							
	MISCELLANEOUS								
	Animals, Small, Keeping and Raising	P-i							

P = Permitted Use S = Special Use
C = Conditional Use -i = Indexed Supplemental Criteria

(Ord. 560 § 3 (Exh. A), 2009; Ord. 408 § 2, 2006; Ord. 368 § 1, 2005; Ord. 352 § 1, 2004; Ord. 301 § 1, 2002; Ord. 299 § 1, 2002; Ord. 281 § 6, 2001; Ord. 238 Ch. IV § 2(B, Table 1), 2000).

<u>Table 20.40.130</u> Nonresidential uses.

NAICS #	SPECIFIC LAND USE	R4- R6	R8- R12	R18- R48	TC-4	NB	СВ	АВ	TC-1, 2, & 3
532	Automotive Rental and Leasing						P	Р	P only in TC-1
81111	Automotive Repair and Service					Р	Р	Р	P only in TC-1
451	Book and Video Stores/Rental (excludes Adult Use Facilities)			С	С	Р	Р	Р	P
513	Broadcasting and Telecommunications							Р	Р
812220	Cemetery, Columbarium	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i
	Houses of Worship	С	С	Р	Р	Р	Р	Р	Р
	Collective Gardens					P-i	P-i	P-i	
	Construction Retail, Freight, Cargo Service							Р	
	Daycare I Facilities	P-i	P-i	Р	Р	Р	Р	Р	Р
	Daycare II Facilities		С	Р	Р	Р	Р	Р	Р
722	Eating and Drinking Establishments (Excluding Gambling Uses)	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i
812210	Funeral Home/Crematory	C-i	C-i	C-i	C-i		P-i	P-i	P-i
447	Gasoline Service Stations					Р	Р	Р	Р

	General Retail					Р	Р	Р	Р
	Trade/Services					۲	P	۲	۲
811310	Heavy Equipment and Truck Repair							Р	
481	Helistop			S	S	S	s	С	С
485	Individual Transportation and Taxi						С	Р	P only in TC-1
812910	Kennel or Cattery						C-i	P-i	P-i
	Library Adaptive Reuse	P-i							
31	Light Manufacturing							s	P
441	Motor Vehicle and Boat Sales							Р	P only in TC-1
	Professional Office			С	С	Р	Р	Р	Р
5417	Research, Development, and Testing							Р	P
484	Trucking and Courier Service						P-i	P-i	P-i
541940	Veterinary Clinics and Hospitals					P-i	P-i	P-i	P-i
	Warehousing and Wholesale Trade							Р	
	Wireless Telecommunication Facility	P-i							

 $\begin{array}{l} (Ord.\ 560\ \S\ 3\ (Exh.\ A),\ 2009;\ Ord.\ 469\ \S\ 1,\ 2007;\ Ord.\ 317\ \S\ 1,\ 2003;\ Ord.\ 299\ \S\ 1,\ 2002;\ Ord.\ 281\ \S\ 6,\ 2001;\ Ord.\ 277\ \S\ 1,\ 2001;\ Ord.\ 258\ \S\ 5,\ 2000;\ Ord.\ 238\ Ch.\ IV\ \S\ 2(B,\ Table\ 2),\ 2000). \end{array}$

<u>Table</u> 20.40.140 Other uses.

NAICS #	SPECIFIC USE	R4- R6		R18- R48	<u>TC-4</u>	NB & O	CB & NCBD	AB MUZ	TC-1, 2, & 3
	EDUCATION, ENTERTA	EDUCATION, ENTERTAINMENT, CULTURE, AND RECREATION							
	Adult Use Facilities						P-i	P-i	
71312	Amusement Arcade							Р	Р
71395	Bowling Center					С	Р	Р	Р
6113	College and University					S	Р	Р	Р
56192	Conference Center	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i
6111	Elementary School, Middle/Junior High School	С	С	С	С				

	Gambling Uses (expansion or intensification of existing					S-i	S-i	S-i	S-i	
	nonconforming use only)									
71391	Golf Facility	P-i	P-i	P-i	P-i					
514120	Library	С	С	С	С	Р	Р	Р	Р	
71211	Museum	С	С	С	С	Р	Р	Р	Р	
	Nightclubs (excludes Adult Use Facilities)						С	Р	Р	
7111	Outdoor Performance Center							s	Р	
	Parks and Trails	Р	Р	Р	Р	Р	Р	Р	P	
	Performing Arts Companies/Theater (excludes Adult Use Facilities)						P-i	P-i	P-i	
6111	School District Support Facility	С	С	С	С	С	Р	Р	P	
6111	Secondary or High School	С	С	С	С	С	Р	Р	P	
6116	Specialized Instruction School	C-i	C-i	C-i	C-i	P	Р	Р	P	
71399	Sports/Social Club	С	С	С	С	С	Р	Р	P	
6114 (5)	Vocational School	С	С	С	С	С	Р	Р	P	
	GOVERNMENT									
9221	Court						P-i	P-i	P-i	
92216	Fire Facility	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i	
	Interim Recycling Facility	P-i	P-i	P-i	P-i	P-i	P-i	P-i		
92212	Police Facility					S	Р	Р	Р	
92	Public Agency or Utility Office	S-i	S-i	s	s	s	Р	Р		
92	Public Agency or Utility Yard	P-i	P-i	P-i	P-i			P-i		
221	Utility Facility	С	С	С	С	Р	Р	Р	<u>P</u>	
	Utility Facility, Regional Stormwater Management	С	С	С	С	P	Р	Р	Р	
	HEALTH									
622	Hospital	C-i	C-i	C-i	C- <u>i</u>	C-i	P-i	P-i	P-i	
6215	Medical Lab						Р	Р	Р	
6211	Medical Office/Outpatient Clinic	C-i	C-i	C-i	C-i	Р	Р	Р	Р	
623	Nursing and Personal Care Facilities			С	С	C P	Р	Р	P	

REGIONAL								
School Bus Base	S-i	S-i	S-i	S-i	S-i	S-i	P-i	
Secure Community Transitional Facility							S- SCTFS-i	
Transfer Station	S	S	S	S	S	S	S	
Transit Bus Base	S	S	S	S	S	S	Р	
Transit Park and Ride Lot	S-i	S-i	S-i	S-i	Р	Р	Р	<u>P</u>
Work Release Facility							S-i	

P = Permitted Use S = Special Use	
C = Conditional Use -i = Indexed Supplemental Criteria	
SCTFS = Secure Community Transitional Facility Special Use	

(Ord. 560 § 3 (Exh. A), 2009; Ord. 531 § 1 (Exh. 1), 2009; Ord. 309 § 4, 2002; Ord. 299 § 1, 2002; Ord. 281 § 6, 2001; Ord. 258 § 3, 2000; Ord. 238 Ch. IV § 2(B, Table 3), 2000).

20.40.275 Collective gardens.

- A There shall be no more than one collective garden permitted on a property tax parcel.
- B. Collective gardens may only be located in the NB, O, CB, NCBD, and, AB and I zones.
- C. A collective garden or facility for delivery of cannabis produced by the garden may not be located within 1,000 feet of schools and not within 1,000 feet of any other collective garden or delivery site.
- D. Any transportation or delivery of cannabis from a collective garden shall be conducted by the garden members or designated provider so that quantities of medical cannabis allowed by RCW 69.51A.040 are never exceeded. (Ord. 643 § 2, 2012).

20.40.350 Eating and drinking establishments.

Eating and drinking establishments are permitted in residential zones R-4 through R-48 only by conditional use permit and permitted in NB, O, CB, AB and TCMUZ zones, provided gambling uses as defined in this Code are not permitted. (Ord. 560 § 3 (Exh. A), 2009; Ord. 258 § 6, 2000; Ord. 238 Ch. IV § 3(B), 2000).

20.40.420 Interim recycling facility.

- A. Interim recycling facilities in the residential zones shall be limited to drop box facilities accessory to a public or community use such as a school, fire station or community center.
- B. In NB, Q, and CB zones all processing and storage of material shall be within enclosed buildings, except of drop box facilities for the collection and temporary storage of recyclable materials. Yard waste processing is not permitted. (Ord. 238 Ch. IV § 3(B), 2000).

20.40.505 Secure community transitional facility.

A. May be permitted as an Special Use-Type C action, granted by the City Council in the Arterial Business zones provided:

20.40.600 Wireless telecommunication facilities/satellite dish and antennas.

- A. **Exemptions.** The following are exemptions from the provisions of this chapter and shall be permitted in all zones:
 - Industrial processing equipment and scientific or medical equipment using frequencies regulated by the Federal Communications Commission (FCC).
 - 2. Machines and equipment that are designed and marketed as consumer products, such as microwave ovens and remote control toys.
 - 3. The storage, shipment or display for sale of antenna(s) and related equipment.
 - 4. Radar systems for military and civilian communication and navigation.
 - 5. Handheld, mobile, marine and portable radio transmitters and/or receivers.
 - 6. Wireless radio utilized for temporary emergency communications in the event of a disaster.
 - 7. Licensed amateur (ham) radio stations and citizen band stations.
 - 8. Earth station antenna(s) one meter or less in diameter and located in any zone.
 - 9. Earth station antenna(s) two meters or less in diameter and located in the NB, CB, AB, or TCI zones.
 - 10. Satellite dish antennas less than two meters in diameter, including direct to home satellite services, when an accessory use of a property.
 - 11.Maintenance or repair of a communication facility, antenna and related equipment, transmission structure, or transmission equipment enclosures; provided, that compliance with the standards of this chapter is maintained.
 - 12. Subject to compliance with all other applicable standards of this chapter, a building permit application need not be filed for emergency repair or maintenance of a facility until 30 days after the completion of such emergency activity.
- B. Ground-Mounted Wireless Telecommunication Facilities Standards.

1. All ground-mounted wireless telecommunication facilities shall conform to the height and setbacks requirements specified in Table 2.

Table 20.40.600(2) – Height and Setback Standards for Ground-Mounted Wireless Telecommunication Facilities

Zone	Maximum Height	Setbacks			
All Residential Zones: R-4 – R-48	Maximum height specified for each zone.	Minimum 50 feet from all adjacent residentially zoned properties. Minimum of 30 feet from any public right-of-way.			
All Commercial Zones: (NB, CB, <u>ABMUZ</u> and <u>OTC</u>)	Maximum height specified for each zone.	Minimum 30 feet from all adjacent commercially zoned properties and 50 feet from all adjacent residentially zoned properties. Minimum of 30 feet from any public right-of-way.			
ABIndustrial Zone (I)	Maximum height specified for the zone.	Minimum 20 feet from all adjacent industrially zoned properties, 30 feet from all adjacent commercially zoned properties and 50 feet from all adjacent residentially zone properties. Minimum of 30 feet from any public right-of-wa			

20.50

General Development Standards

Sections:

Subchapter 1. Dimensional and Density Standards for Residential Development

20.50.010	Purpose.
20.50.020	Standards – Dimensional requirements.
20.50.021	Transition Area Standards Development in the mixed-use zone (MUZ).
20.50.030	Lot width and lot area – Measurements.
20.50.040	Setbacks – Designation and measurement.
20.50.050	Building height – Standards.

Subchapter 4. Mixed-Use, Commercial and Other Nonresidential Development Design Standards

20.50.240	Site Design planning - Street frontage - Standards.
20.00.200	Standards.
20.50.230	Thresholds – Required Site ImprovmentsSite planning – Setbacks and height –
20.50.225	Administrative Design Review .
<u>20.50.220</u>	Purpose.

Planning Commission Public Hearing 1/17/13

<u>20.50.250</u> <u>Building Design Pedestrian and bicycle circulation — Standards.</u>

20.50.260 Lighting - Standards.

<u>20.50.270</u> Service areas and mechanical equipment – Standards.

20.50.280 Building design - Features - Standards.

Subchapter 1. Dimensional and Density Standards for Residential Development

Table 20.50.020(2) — Densities and Dimensions for Residential Development in Nonresidential Zones

STANDARDS	Neighborhood Business (NB) and Office (O) Zones	Community Business (CB) Zone (2)	Mixed-Use (MUZ) and Industrial (I) Zones (2)
Maximum Density: Dwelling Units/Acre	24 du/ac	48 du/ac	See SMC 20.50.021
Minimum Front Yard Setback	10 ft	10 ft	10 ft
Minimum Side Yard Setback from Nonresidential Zones	5 ft	5 ft	5 ft
Minimum Rear Yard Setback from Nonresidential Zones	15 ft	15 ft	15 ft
Minimum Side and Rear Yard (Interior) Setback from R-4 and R-6	20 ft	20 ft	20 ft
Minimum Side and Rear Yard Setback from R-8 through R-48	10 ft	10 ft	15 ft
Base Height (1)	35 ft	60 ft	See SMC 20.50.021
Maximum Hardscape Area	85%	85%	95%

20.50.020 Standards – Dimensional requirements.

Table 20.50.020(1) – Densities and Dimensions in Residential Zones

Note: Exceptions to the numerical standards in this table are noted in parentheses and described below.

									•
. 1								1	
ı	STANDARDS	R-4	R-6	R-8	R-12	R-18	R-24	R-48	TC-4
ı	STANDARDS	K-4	K-0	IK-0	IK-12	IK-IO	R-24	K-40	116-4

Base Density: Dwelling Units/Acre	4 du/ac	6 du/ac (7)	8 du/ac	12 du/ac	18 du/ac	24 du/ac	48 du/ac	Based on bldg. bulk limits
Min. Density	4 du/ac	4 du/ac	4 du/ac	6 du/ac	8 du/ac	10 du/ac	12 du/ac	Based on bldg. bulk limits
Min. Lot Width (2)	50 ft	50 ft	50 ft	30 ft	30 ft	30 ft	30 ft	NA
Min. Lot Area (2)	7,200 sq ft	7,200 sq ft	5,000 sq ft	2,500 sq ft	2,500 sq ft	2,500 sq ft	2,500 sq ft	<u>NA</u>
Min. Front Yard Setback (2) (3)	20 ft	20 ft	10 ft	10 ft	10 ft	10 ft	10 ft	<u>15 ft</u>
Min. Rear Yard Setback (2) (4) (5)	15 ft	15 ft	5 ft	5 ft	5 ft	5 ft	5 ft	<u>5 ft</u>
Min. Side Yard Setback (2) (4) (5)	5 ft min. and 15 ft total sum of two	5 ft min. and 15 ft total sum of two	5 ft	5 ft	5 ft	5 ft	5 ft	<u>5 ft</u>
Base Height (9)	30 ft (35 ft with pitched roof)	30 ft (35 ft with pitched roof)	35 ft	35 ft	35 ft (40 ft with pitched roof)	35 ft (40 ft with pitched roof)	35 ft (40 ft with pitched roof) (8)	<u>35 ft</u>
Max. Building Coverage (2) (6)	35%	35%	45%	55%	60%	70%	70%	<u>NA</u>
Max. Hardscape (2) (6)	45%	50%	65%	75%	85%	85%	90%	<u>75%</u>

Exceptions to Table 20.50.020(1):

- (1) Repealed by Ord. 462
- (2) These standards may be modified to allow zero lot line developments. Setback variations apply to internal lot lines only. Overall site must comply with setbacks, building coverage and hardscape limitations; limitations for individual lots may be modified.
- (3) For <u>single family detached development</u> exceptions to front yard setback requirements, please see SMC 20.50.070.
- (4) For <u>single family detached development</u> exceptions to rear and side yard setbacks, please see SMC 20.50.080.

- (5) For developments consisting of three or more dwellings located on a single parcel, the building setback shall be 15 feet along any property line abutting R-4 or R-6 zones. Please see SMC 20.50.130.
- (6) The maximum building coverage shall be 35 percent and the maximum hardscape area shall be 50 percent for single-family detached development located in the R-12 zone.
- (7) The base density for single-family detached dwellings on a single lot that is less than 14,400 square feet shall be calculated using a whole number, without rounding up.
- (8) For development on R-48 lots abutting R-12, R-24, R-48, , and CZ zoned lots the maximum height allowed is 50 feet and may be increased to a maximum of 60 feet with the approval of a conditional use permit.
- (9) Base height for high schools in all zoning districts except R-4 is 50 feet. Base height may be exceeded by gymnasiums to 55 feet and by theater fly spaces to 72 feet.

Table 20.50.<u>020(2)</u>230 — Dimensions for Commercial Development in Commercial Zones

STANDARDS	Neighborhood Business (NB)	Community Business (CB)	Arterial Business (AB)	Town Center (TC-1, 2, & 3)
Min. Front Yard Setback (Street) (1) (2)(3) (see Transition Area setback 20.50.021)	O ft	O ft	O ft	O ft
Min. Side and Rear Yard Setback from Commercial Zones (4)	O ft	0 ft	0 ft	0 ft
Min. Side and Rear Yard Setback from R-4, R-6, and R-8 Zones (see Transition Area 20.50.021)	20 ft	20 ft	20 ft	20 ft
Min. Side and Rear Yard Setback from TC-4, R-12 through R-48 Zones	15 ft	15 ft	15 ft	15 ft
Base Height (25)	50 ft	60 ft	65 ft	70 ft
Hardscape	85%	85%	95%	95%

Note: Exceptions to the numerical standards in this table are noted in parentheses and described below. Exceptions to Table 20.50.020(2):

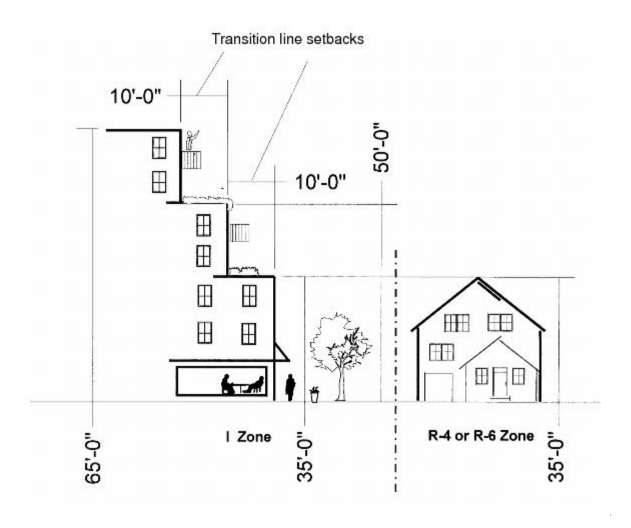
- (1) Front yard setback may be reduced to zero feet if adequate street and sidewalk improvements are available or room for street improvements is available in the street right-of-way.
- (1) 2)Rin accordance with (is it a specific map or maps in the TMP???we need to refer to something specifically adopted to avoid takings)
- (13) Front yards may be used for outdoor display of vehicles to be sold or leased—.
- (4) <u>adjacent to internal lot linesinternal to the project</u>
- (25) The following structures may be erected above the height limits in all commercial zones:
 - a. Roof structures housing or screening elevators, stairways, tanks, mechanical equipment required for building operation and maintenance, skylights, flagpoles, chimneys, utility lines, towers, and poles; provided, that no structure shall be erected more than 10 feet above the height limit of the district, whether such structure is attached or freestanding. WTF provisions (20.40.600) are not included in this exception;
 - b. Parapets, firewalls, and railings shall be limited to 4 feet in height.
 - <u>c</u>. Steeples, crosses, and spires when integrated as an architectural element of a building may be erected up to 18 feet above the base height of the district;
 - d. Base height for high schools in all zoning districts except R-4 is 50 feet. Base height may be exceeded by gymnasiums to 55 feet and for theater fly spaces to 72 feet. (Ord. 560 § 4 (Exh. A), 2009;
 - <u>e</u>. Solar energy collector arrays, small scale wind turbines, or other renewable energy equipment <u>have no height limits.</u>

20.50.021 Transition Area Standards

(2) Development in <u>commercial CB or I-zones NB, CB, AB, and TC-1, 2 & 3</u> abutting or <u>directly across</u> street rights-of-way from R-4, R-6, or R-8 zones shall meet the following transition area requirements:

a. From abutting property, a 35-foot maximum building height at the required setback and a building envelope within a two horizontal to one horizontal to vertical slope up to the maximum height of the zone. From across street rights-of-way, a 35-foot maximum building height at the required 15 foot setback and a building envelope within a one horizontal to vertical slope up to the maximum height of the zone. Parking garages facing Transition Areas

- with abutting property shall be entirely walled without openings.(<u>b</u>)—Property abutting R-4, R-6, or R-8 zones must have a 20-foot setback. No more than 50 feet of building facade abutting this 20-foot setback shall occur without an abutting open space of 800 square feet with a minimum 20-foot dimension. However, the additional open space may be adjusted or combined to preserve significant trees.
- b. Type I landscaping (SMC 20.50.460), significant tree preservation, and a solid, eight-foot, property line fence shall be required for transition area setbacks abutting R-4, R-6, or R-8 zones. 20% of significant trees that are healthy without increasing the building setback shall be protected per SMC 20.50.370. -developmentThe landscape area shall be a recorded easement that requires plant replacement as needed to meet Type I landscaping and required significant trees. Utility easements parallel to the required landscape area shall not encroach into the landscape area. Type II landscaping shall be required for transition area setbacks abutting rights-of-way directly across from R-4, R-6 or R-8 zones. Patio or outdoor recreation areas may replace up to 20 percent of the landscape area that is required in the transition area setback so long as Type I landscaping can be effectively grown. No patio or outdoor recreation areas in the transition area setback may be situated closer than 10 feet from abutting property lines. Required tree species shall be selected to grow a minimum height of 50 feet. A developer shall provide a Type I landscaping plan for distribution with the notice of application. Based on comments at a public meeting held by staff, the City may approve an alternative landscaping buffer with substitute tree species, spacing and size; provided, that the alternative will provide equal value and achieve equal tree canopy. The landscape area shall be a recorded easement that requires plant replacement as needed to meet Type I landscaping. Utility easements parallel to the required landscape area shall not encroach into the landscape area .
- c. All vehicular access to proposed development in commercial zones shall be from arterial classified streets unless determined by the Director to be technically not feasible or in conflict with state law addressing access to state highways. All developments in commercial zones shall conduct a transportation impact analysis per the Engineering Development Manual. Development that creates additional traffic that is projected to use Local streets <u>mayshall</u> be required to install appropriate traffic-calming measures. These additional measures will be identified and approved by the City's Traffic Engineer.



20.50.021 Development in the mixed-use zone (MUZ).

Development in the MUZ zone shall meet the following requirement:

A. All developments in the MUZ zone are subject to Administrative Design Review approval in SMC 20.30.297.

- B. All developments in the MUZ zone are subject to providing public gathering spaces. Public gathering spaces shall be provided at a rate of 1,000 square feet per one acre of site. Eighty percent of the public space shall be contiguous, with a maximum contiguous requirement of 1,600 square feet.
- C. A maximum 35-foot building height and 48 dwellings per acre for residential-only buildings and 45-foot building height for buildings designed to accommodate commercial uses, maximum density of 70 dwellings per acre, and a FAR (floor area ratio) of 2.0, except:
 - 1. A maximum building height of 55 feet, maximum FAR of 3.2, and maximum density of 110 dwellings per acre is permissible if the development meets the following conditions:

- a. The development includes infrastructure for electric vehicle recharging. The Director is authorized to adopt guidelines for this requirement; and
- b. The building is designed to accommodate ground floor commercial uses; and
- c. "4-star" construction standards under King County Built Green Standards as amended, or equivalent standard approved by the Director; and
- d. Eight hundred square feet of common recreational space for residents of the development is provided for developments of five to 20 units; 40 square feet of recreational space per unit is provided for developments over 20 units.
- 2. A maximum height of 65 feet, maximum housing density of 150 dwellings per acre and maximum FAR of 3.6 is permissible if all the conditions under subsection (C)(1) of this section are met and the following conditions are met:
 - a. Fifteen percent of the units are affordable to households in the 75 percent King County median income category for a minimum of 30 years. The average number of bedrooms for affordable units shall be similar to the number of bedrooms for market rate units. The affordable housing units shall be distributed throughout the building or development; and
 - b. "5-star" construction standards under King County Built Green Standards as amended, or equivalent standard approved by the Director; and
 - c. After the pre-application meeting and prior to submitting an application for construction, the developer must hold a neighborhood meeting with City staff in attendance to identify impacts caused by the new development and propose appropriate mitigation measures. Meetings will be advertised by mailing to property owners and occupants within 500 feet of the property.
- D. The maximum building height for developments within 100 feet of the property line from R-4, R-6, R-8, and R-12 is limited to 45 feet and the maximum building height for developments between 100 and 200 feet from the property line of R-4, R-6, R-8, and R-12 is 55 feet.
- E. Structures allowed above the maximum height of the district under Exception 20.50.230(6) may not exceed the maximum building height by more than 10 feet, or four feet for parapet walls.
- F. All conditions under Exception 2(b), (c), and (d) of Table 20.50.020(2) must be met for development in the MUZ zone abutting or across street right-of-way from R-4, R-6, R-8, and R-12 zones. (Ord. 609 § 10, 2011; Ord. 560 § 1 (Exh. A), 2009).

Subchapter 3. Mulitfamily and Single Family Attached Residential Design Standards

20.50.120 Purpose.

The purpose of this subchapter is to establish standards for multifamily and single family attached residential development in TC-4, PA3, and R-8 through R-48 zones as follows:

20.50.125 Thresholds – Required Site Improvements.

The purpose of this section is to determine how and when the provisions for site improvement cited in the General Development Standards apply to development proposals. These provisions apply to all multifamily, nonresidential, and mixed-use construction and uses.

Full site improvements are required for parking, lighting, landscaping, walkways, storage space and service areas, and freestanding signs if a development proposal is:

Completely new development:

Expanding the square footage of an existing structure by 20 percent, as long as the original building

- footprint is a minimum size of 4,000 square feet; or
- The construction valuation is 50 percent of the existing site and building valuation.

Note: For thresholds related to off-site improvements, see Chapter 20.70 SMC.

The purpose of this section is to determine how and when the provisions for full site improvement standards apply to a development application in TC-4, PA3, R-8 through R-48 zones. Site improvement standards of signs, parking, lighting and landscaping shall be required if:

- Building construction valuation for a permit exceeds 50 percent of the current County
 assessed or an appraised valuation of all existing land and structure(s) on the parcel.
 This shall include all structures on other parcels if the building under permit review extends into other parcels; or
- 2. Building construction valuations of permits issued within a five-year period since March XX, 2013 accumulate to exceed 50 percent of the County assessed or an appraised value of the existing land and structure(s). The valuation is determined by the first permit issued within the 5-year period.

Subchapter 4. Chapter 20.92 Commercial Zone Design Standards Town Center District

Sections:

20.92.010 Purpose.

20.92.012 Planned action.

20.92.014 Administrative Design Review.

20.92.015 Threshold – Required for site improvements.

20.92.020 Zones, land use, and form.

20.92.030 Street types and pedestrian circulation.

20.92.040 Neighborhood protection standards.

20.92.050 Street frontage design standards.

20.92.060 Site design standards.

20.92.070 Building design standards.

20.92.080 Sign design standards.

20.50.220.010 Purpose.

The purpose of this chapter is to establish <u>design</u> standards for <u>all commercial zones – Neighborhood Business (NB)</u>, Community Business (CB), Arterial Business (AB), and Town Center (TC-1, 2, and 3) the town center district. These standards implement the policies of City of Shoreline Comprehensive Plan and Town Center Subarea Plan through code requirements for use, form, design, and process. Some standards within this chapter apply only to specific types of development and zones as noted. Standards that are not addressed in this chapter will be supplemented by the <u>development</u>-standards in the remainder of Chapter 20.50 SMC. In the event of a conflict-between standards, the standards of this chapter shall prevail.

(Ord. 609 § 12 (Exh. B), 2011).

20.92.012 Planned action.

Projects that are within that the scope of the planned action EIS for this chapterthe subareas are planned actions and shall not require a SEPA threshold determination as provided under RCW 43.21C.031, WAC 197-11-164 through 197-11-172 and SMC 20.30.640. These projects shall be reviewed as ministerial decisions by applying the provisions of the Development Code. Proposed projects that are not within the scope of the planned action EIS shall require environmental review under SEPA. (Ord. 609 § 12 (Exh. B), 2011).

20.<u>50.225</u> Administrative Design Review.

Administrative Design Review approval under SMC <u>20.30.297</u>-is required for all development <u>applications</u> <u>that proposeals prior to approval of any construction permit.</u> A permit applicant wishing to modify any of the standards in this chapter may apply for a design departures from the design standards in this chapter or sign standards in SMC <u>20.50</u>, Subchapter 8. under SMC <u>20.30.297</u>. (Ord. 609 § 12 (Exh. B), 2011).

20.50.230 Thresholds – Required Site Improvements.

The purpose of this section is to determine how and when the provisions for site improvement cited in the General Development Standards apply to development proposals. These provisions apply to all multifamily, nonresidential, and mixed-use construction and uses. Full site improvement standards apply to a development application in commercial zones NB, CB, AB, TC-1, 2, and 3. Site improvements standards of signs, parking, lighting, and landscaping shall be required if:

- Building construction valuation for a permit exceeds 50 percent of the current County
 assessed or an appraised valuation of all existing land and structure(s) on the parcel.
 This shall include all structures on other parcels if the building under permit review extends into other parcels; or
- 2. Building construction valuations of permits issued within a five-year period since March XX, 2013 accumulate to exceed 50 percent of the County assessed or an appraised value of the existing land and structure(s). The valuation is determined by the first permit issued within the 5-year period.

Full site improvements are required for parking, lighting, landscaping, walkways, storage space and service areas, and freestanding signs if a development proposal is:

Completely new development;

Expanding the square footage of an existing structure by 20 percent, as long as the original building footprint

- is a minimum size of 4,000 square feet; or
- The construction valuation is 50 percent of the existing site and building valuation.

Note: For thresholds related to off-site improvements, see Chapter 20.70 SMC.

F20.92.020 Zones, land use, and form.

A. **Town Center District.** In order to implement the vision of the Comprehensive Plan's Town Center Subarea Plan, there are town center (TC) zones established as shown in Figure 20.92.020.

- 1. Four zones are delineated within the town center that have general and specific design standards.
 - a. **TC-1.** This zone allows the broadest range of uses, including vehicle sales, leasing, and servicing, in addition to all the uses allowed in the TC-2 zone.
 - b. **TC-2.** This zone includes property fronting on Aurora Avenue and N. 175th and N. 185th Streets, and provides for development potential with pedestrian activity primarily internal to the sites.
 - c. **TC-3.** This zone is oriented toward smaller arterials with a wide range of uses that focus pedestrian activity primarily along street frontages.
 - d. **TC-4.** This zone is oriented around Stone Avenue and limits the residential heights, uses, and vehicle circulation to protect the adjacent single-family neighborhoods.
- 2. Transition Overlays 1 and 2. These overlays provide transitions from higher intensity development to lower intensity uses, and protect single-family neighborhoods from large building heights.
- 3. Some standards within this chapter apply only to specific types of development and zones as noted. Standards that are not addressed in this chapter will be supplemented by the development standards in Chapter 20.50 SMC. In the event of a conflict between standards, the standards of this chapter shall prevail.

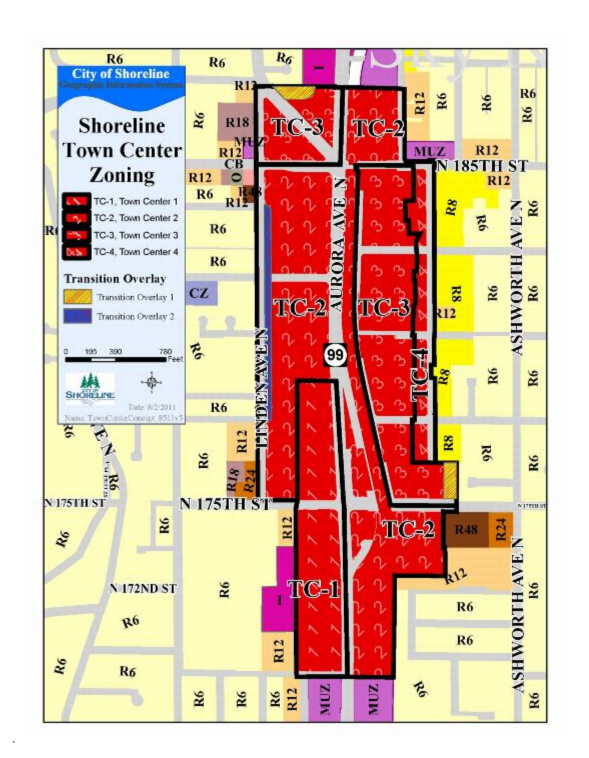


Figure 20.92.020

B. Table 20.92.020(A) lists general categories of permitted land uses for each of the town center zones. The general categories for permitted uses include all of the specific uses listed in the corresponding

tables cited, except for those listed in this table as "prohibited uses." Permitted uses do not include the approval processes in the general categories, such as special use or conditional use permits. If further clarification is required, the Director shall issue an administrative determination consistent with the provisions of this chapter and the policy guidance of the Town Center Subarea Plan.

Table 20.92.020(A) - Land Use Chart

General Land Use Category	Specific Uses Listed in Table	TC-1 Aurora SW	TC-2 Aurora	TC-3 Midvale/ Firlands	TC-4 Stone Ave. Resid.
Duplex and Detached Single-Family	20.40.120	PROHIBITED USES			
Apartment and Single-Family Attached	20.40.120				
Group Residence	20.40.120				
Lodging	20.40.120				
Health Facility	20.40.140	PERMITTED USES			
Government Facility	20.40.140				
Automotive Fueling and Service Stations	20.40.130				
Retail/Service other than for Automotive or Boat	20.40.130				
Light Manufacturing – Non-Polluting and No Outside Storage	20.40.130				
Personal and Business Services	20.40.130				
Motor Vehicle and Boat Sales, Automotive Rental and Leasing, and Automotive Repair and Services (1)	20.40.130				
Gambling Use					
Wrecking Yard			PROHIBIT	ED USES	
General Manufacturing					
Adult Use Facility					

⁽¹⁾ Outdoor vehicle display is permitted in support of vehicle sales, leasing, and service land uses.

Table 20.92.020(B) — Form

TC-1	TC-2	TC-3	TC-4	Transition
Aurora	Aurora	Midvale/	Stone	Overlays 1

	SW		Firlands	Ave. Resid.	and 2
Minimum Front Yard Setback (1)(2)(3)	0 – 10 ft (6)	0 – 10 ft	0 – 10 ft	15 ft	15 ft
Minimum Side Yard Setback from Nonresidential Zones (4)	0 ft	0 ft	0 ft	5 ft (5)	5 ft (5)
Minimum Rear Yard Setback from Nonresidential Zones	0 ft	0 ft	0 ft	5 ft	0 ft
Minimum Side & Rear Yard (Interior) Setback from R-4 & R-6	15 ft	15 ft	15 ft	5 ft	20 ft
Minimum Side & Rear Yard Set-back from R-8 through R-48 and TC-4	15 ft	15 ft	15 ft	5 ft	15 ft
Maximum Height (5)	70 ft	70 ft	70 ft	35 ft	35 ft
Maximum Hardscape Area	95%	95%	95%	75%	(7)

Exceptions to Table 20.92.020(B):

- (1) Unenclosed porches and covered entry features may project into the front yard setback by up to six feet. Balconies may project into the front yard setback by up to two feet.
- (2) Additional building setbacks may be required to provide rights of way and utility improvements.
- (3) Front yard setbacks are based on the applicable street designation. See Figure 20.92.030 for the street designation and SMC 20.92.060(B) for applicable front yard setback provisions.
- (4) These may be modified to allow zero lot line developments for internal lot lines only.
- (5) See SMC 20.92.040(C) for height step-back standards.
- (6) Front yards may be used for outdoor display of vehicles to be sold or leased in the TC-1 zone.
- (7) Hardscape requirement for underlying zone is applicable. (Ord. 609 § 12 (Exh. B), 2011).
- 20.92.030 Street types and pedestrian circulation.

This map illustrates site-specific design elements to be implemented by code for street types and Through-Connections.

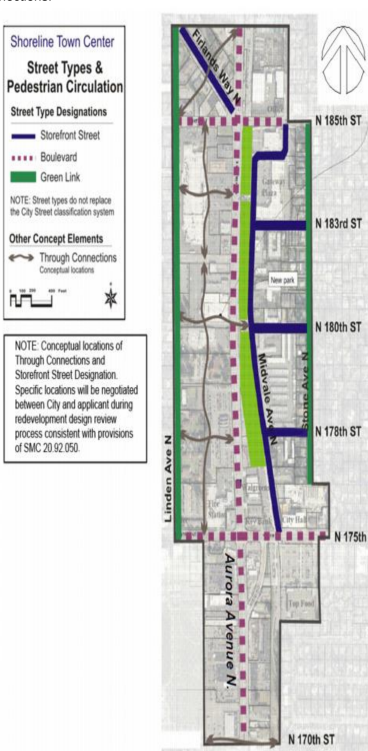


Figure 20.92.030

(Ord. 609 § 12 (Exh. B), 2011).

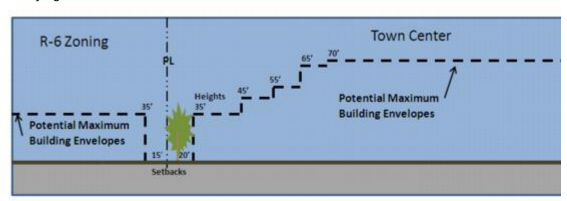
20.92.040 Neighborhood protection standards.

A. Purpose.

- Minimize negative impacts of town center development on adjacent single-family neighborhoods.
- Enhance residential neighborhoods on both sides of Linden and Stone Avenue North.
- B. Applicability. Unless specifically noted, the standards herein apply to properties within Zone TC-4, the transition overlays identified in the Town Center Zoning Map (Figure 20.92.020), and other town center properties that are directly adjacent to those zones.

C. Building Heights.

- 1. TC-4 zone maximum building heights are 35 feet.
- 2. Transition Overlay-1 is 100 feet in depth adjoining R-4 or R-6 zoned property lines. From the adjoining property line, development requires 20 feet of Type I landscaping/building setback, limits building height to 35 feet for 30 more feet of setback, and then each additional 10 feet of building height requires 20 more feet of setback until the maximum building height of the underlying zone is obtained.



Transition Overlay-1

3. Transition Overlay-2 is 50 feet in depth adjoining rights-of-way across from R-4 or R-6 zoned property lines. From the right-of-way line, development requires 15 feet of Type II landscaping/building setback, limits building height to 35 feet for 10 more feet of setback, and then each additional 10 feet of building

height requires 10 more feet of setback until the maximum building height of the underlying zone is obtainedTransition Overlay-2

- D. Site Access. Direct commercial vehicular and service access to a parcel shall not be from Stone or Linden Avenues unless no other access is available or practical as determined by the City.
- E. Traffic Impacts. All development in the town center shall conduct a traffic impact study per City guidelines. Any additional traffic that is projected to use non-arterial streets shall implement traffic mitigation measures which are approved by the City's Traffic Engineer. Such measures shall be developed through the City's Neighborhood Traffic Safety Program in collaboration with the abutting neighborhoods that are directly impacted by the development.
- F. Setbacks and Buffers. Buildings in Zones TC-2 and TC-3 shall have a 20-foot-wide, Type I landscape with an eight-foot solid fence or wall adjacent to Zone TC-4 and R-6 parcels in addition to any required open space.
- G. Tree Preservation. Twenty percent of all healthy, significant trees for each parcel must be preserved in TC-4 and transition overlay portions of private property per SMC 20.50.290. (Ord. 609 § 12 (Exh. B), 2011).

20.92.050 Street frontage design standards.

A. Purpose.

- Enhance the appeal of street frontages to encourage people to walk and gather.
- Establish frontage standards for different streets to:
 - Reinforce site and building design standards in each zone.
 - Provide safe and direct pedestrian access within the town center and from adjacent neighborhoods.
 - ° Minimize conflicts between pedestrians, bicyclists, and vehicular traffic and parking.
- B. **Applicability.** The standards in this section apply only to the sidewalks and the amenity zone in the public rights-of-way. These standards shall meet the City's Engineering Development Guide design criteria. Where there is a conflict, the Director shall determine which applies.

C. Design.

1. In accordance with the Master Street Plan of the Transportation Master Plan, Storefront and Greenlink Street frontages, as depicted on Figure 20.92.030, shall have:

- Street frontage dimensions for the following streets are:
 - i. Midvale Ave. N. eastside: 10-foot sidewalks and five-foot amenity zone.

 Westside: 17-foot back-in parking (Seattle City Light) with 30-foot street cross-section.
 - ii. N. 178th, N. 180th, N. 183rd Streets on both sides: eight-foot sidewalks and fivefoot amenity zones with a 36-foot street cross-section.
 - iii. Stone Ave. on both sides: eight-foot sidewalks and five-foot amenity zones with a 32-foot street cross-section.
 - iv. Linden Ave. N. eastside: eight-foot sidewalks and five-foot amenity zone. Westside: five-foot sidewalks and five-foot amenity zone with a 38-foot street cross-section.
 - v. Firlands Way on both sides: 10-foot sidewalk, five-foot amenity zone, and 17-foot back-in parking with 24-foot street cross-section.
 - vi. All frontage dimensions shall include six-inch curbs and minimum six-inch separation between buildings and sidewalks.
 - vii. All street sections include on-street, parallel parking except where back-in parking is designated.
 - viii. The configuration and dimensions of street frontage improvements may be modified by the Director if such modifications will better implement the policy direction of the Town Center Subarea Plan.
- b. Storefront, Boulevard, and Greenlink Streets shall have street trees spaced on average 30 feet either in tree pits and grates, or an amenity zone. Breaks in the amenity zone and tree distribution may exist to allow for driveways, sight distancing, ADA access, utilities, crosswalks, bike racks, on-street parking, benches, and sitting walls.
- c. Each development on a Storefront Street shall provide a minimum eight feet of bench or sitting wall.
- d. Both sides of Storefront and Greenlink Streets shall have on street parking. Midvale will have back-in parking on its west side and Firlands Way will have back-in parking on both sides.

e. Utility appurtenances such as signal boxes, hydrants, poles, or other obstructions shall not be placed in the public sidewalk.



Street frontage design

2. Rights-of-Way Lighting.

- a. One to two footcandles and between 10 feet and 15 feet in height for sidewalk areas. Lighting may be located within the public rights-of-way, on private property, or mounted on building facades.
- b. Street light standards shall be a maximum 25-foot height for street light standards, designed using the Aurora Avenue model and color, modified to meet the 25-foot maximum height, and spaced to meet City illumination standards.
- c. Lights shall be shielded to prevent direct light from entering adjoining property. (Ord. 609 § 12 (Exh. B), 2011).

20.<u>5092</u>.<u>2</u>4<u>0060</u> ___Site <u>D</u>design_standards.

A. Purpose.

- Promote and enhance public walking and gathering with attractive and connected development-to:
- 2. Promote distinctive design features at high visibility street corners.
- 3. Provide safe routes for pedestrians and people with disabilities across parking lots, to building entries, and between buildings.
- 4. Promote economic development that is consistent with the function and purpose of permitted uses and reflects the vision for the town center subarea as expressed in the Comprehensive Plan.

B. Overlapping Standards.

Site design standards for on-site landscaping, <u>sidewalks</u>, walkways, <u>public access easement</u>, <u>public places</u>, and open space may be overlapped if their separate, minimum dimensions and functions are not <u>diminished</u>compromised.

C. Site Frontage.

Development abutting NB, CB, AB TC-1, 2, and 3 shall meet the following standards.

Development abutting street frontages as designated within the town center per Figure 20.92.030 shall meet the following standards.

1. Storefront Streets.

- a.—Buildings shall be placed at the property line or abutting <u>public</u>planned sidewalks if on private property. However, buildings may be set back farther if public places, landscaping, splays are included or a utility easement is required between the sidewalk and the building;
- b Minimum space dimension for building interiors that are ground-level and fronting on streets is 12-foot height and 20-foot depth and built to commercial building standards.

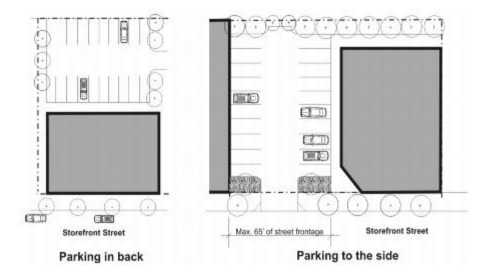
 These spaces can be used for any permitted land use.
- Maximum front yard setback is 15 feet. Outdoor vehicle display areas are considered an extension of the building facade and if located within 15 feet of the front property line the front setback requirement is met.
- c Minimum_transparent_window area is 50 percent of the ground floor facade placed between the heights of 30 inches and teneight feet above the ground for each front facade;

- d. The primary building entry shall be located on a street frontage and, if necessary, recessed to prevent door swings over sidewalks, or an open entry to an interior plaza or courtyard from which building entries are accessible;
- e. Minimum weather protection at least five feet in depth, 9-foot height clearance, and along at least 80 percent of the facade width where over pedestrian surfaces facilities, including building entries Awnings may project into public rights-of-way, subject to City approval;
- f. Streets with on-street parking shall have sidewalks to back of curb and street trees in pits under grates or at least a 2-foot wide walkway between the back of curb and an amenity strip if space is available. Streets without on-street parking shall have landscaped amenity strips with street trees; and
- g. Surface parking along Storefront Sstreet frontages in commercial zones shall not occupy more than is not more than 65 lineal feet of the site frontage. PParking lots are not allowed at street corners. No parking or vehicle circulation is allowed between the rights-of-way and the building front facade. See Ssubsection 20.50.470(E)(2) of this section for parking lot landscape standards.





Storefront and boulevard buildings



Parking lot locations along Storefront Streets

2 Rights-of-Way Pedestrian Lighting.

- a. Pedestrian lighting shall meet the standards for Aurora Avenue pedestrian lighting One
 to two footcandles and between 10 feet and with 15 feet in height for sidewalk areas.
 Lighting may be located within the public rights-of-way, on private property, or mounted
 on building facades.
- b. Street light standards shall be a maximum 25-foot height for street light standards, modified to meet the 25-foot maximum height, and spaced to meet City illumination standards.
- c. Lights shall be shielded to prevent direct light from entering adjoining property.

2. Greenlink Streets.

- a. Minimum front yard setback is 15 feet. Porches and entry covers may project six feet into the front yard setbacks;
- b. Transparent window area is 15 percent of the entire facade;
- c. Building entries shall be visible and accessible from a streetfront sidewalk. An entrance may be located on the building side if visible;
- d. Minimum weather protection is five feet deep over building entries;

- e. Landscaped front yards may be sloped or terraced with maximum three-foot-high retaining walls; and
- f. Surface parking is no more than 65 lineal feet of the site frontage and set back 10 feet from property line. Parking lots are not allowed at street corners. No parking or vehicle circulation is allowed between the rights-of-way and the building front facade. See subsection (E)(2) of this section for parking lot landscape standards.

3. Boulevard Streets.

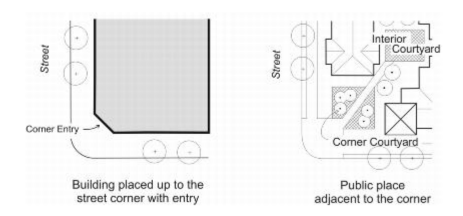
- a. Minimum transparent window area is 60 percent of the ground floor facade placed between the heights of 30 inches and eight feet above the ground for each front facade;
- b. Minimum weather protection at least five feet in depth, along at least 80 percent of the facade width, including building entries; and
- c. Maximum front yard setback is 15 feet. Outdoor vehicle display areas are considered an extension of the building facade and if located within 15 feet of the front property line the front setback requirement is met.
- d. Surface parking along Boulevard Streets shall not be more than 50 percent of the site frontage. Parking lots are not allowed at street corners. No parking or vehicle circulation is allowed between the rights-of-way and the building front facade, except as otherwise provided in SMC 20.92.020(B)(6). See subsection (E)(2) of this section for parking lot landscape standards.



Landscaped yards

D. Corner Sites.

- 1. All development proposals located on street corners and Through-Connection sites shall include at least one of the following three design treatments on both sides of the corner.
 - a. Locate a building within 15 feet of the street corner. All such buildings shall comply with building corner standards in subsection (C)(2) of this section;
 - b. Provide public places, as set forth in subsection F of this section, at the corner leading directly to building entries; or
 - c. Landscape 20 feet of depth of Type II landscaping for the length of the required building frontage.
 - d. Include a structure on the corner that provides weather protection or site entry. The structure may be used for signage (SMC 20.92.080).



Street Corner Sites developments

- 2. Corner buildings on Boulevard and Storefront Streets using the option in subsection (C)(1)(a) of this section shall provide at least one of the elements listed below for 40 lineal feet of both sides from the corner:
 - a. Twenty-foot beveled building corner with entry and 60 percent of the first floor in non reflective transparent glass (included within the 80 lineal feet of corner treatment).
 - Distinctive facade (i.e., awnings, materials, offsets) and roofline design above the minimum standards for these items in other code code section 20.50.250.s for town center.

- c._Balconies for residential units on all floors above the ground floor.
- d. Other unique treatment as determined by the Director.
- 3. Corner sites with two different street types or connections shall meet the following provisions:
 - a. Corner buildings on Greenlink Streets and Through-Connections using the option in subsection (C)(1)(a) of this section shall minimally provide 10-foot beveled building corners.
 - b. Corner buildings with a combination of Greenlink Streets or Through-Connections and Boulevard or Storefront Streets shall meet the applicable Boulevard or Storefront Street requirement on both sides of the corner.



Building Ceorners

E. Through-Connections and Site Walkways.

 Developments shall include internal walkways that connect building entries, public places, and parking areas with the adjacent street sidewalks and Interurban Trail where adjacent. A public easement for pedestrian access through properties and City blocks between streets shall be provided for Through-Connections, as generally illustrated in the Street Types and Pedestrian Circulation Map (SMC 20.92.030).

Walkways and Through-Connections shall be connected, and may be combined as long as standards of both can be met. The east-west connection aligned with N. 180th may be a combination of vehicle access

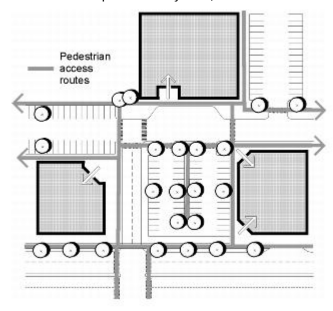
or street and a pedestrian Through-Connection. North-south connections can be used as alley access or



as a Storefront Street.

Through-Connections

- a. All buildings shall have visible, clear, and illuminated, 6-inch raised and at least an 8-foot wide walkways-between the main building entrance and a public sidewalk. The walkway shall be at least eight feet wide;
- b. Continuous pedestrian walkways shall be provided along the front of all to the entries of all businesses and the entries of multiple commercial buildings;
- c. For sites abutting underdeveloped land, the Director may require walkways and Through-Connection stub-outs at property lines so that future, adjoining development can connect with the pedestrian system;



Well-connected Wwalkways network

- c. Raised walkways at least eight feet wide in width shall be provided for every three double-loaded aisles or every 200 feet of parking area. Walkway crossings shall be raised a minimum three inches above drive surfaces;
- d. Walkways shall conform to the Americans with Disabilities Act (ADA);



Parking Llot Wwalkway

f. Internal walkways along the front facade of buildings 100 feet or more in length must meet Storefront or Boulevard Street standards set forth in subsection B of this section; and



Internal walkways adjacent to storefronts should be designed to look and function like public sidewalks, including walkway widths and amenity areas.

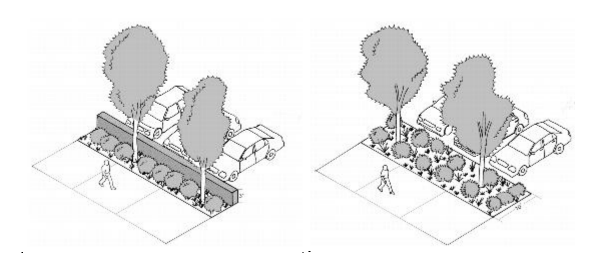
e. Deciduous, street-rated trees from the Shoreline Engineering Development Manual shall be provided every 30 feet on average in grated tree pits if the walkway is eight feet wide or in planting beds if walkway is greater than eight feet wide. Pedestrian-scaled lighting shall be provided per subsection H.1.b.

E. Vehicle Parking and Landscaping.

1. Minimum Off-Street Parking. Parking shall be provided at the following rate:

- a. Residential 0.75 spaces/bedroom or studio, and up to 2.0 for three-bedroom-plus units.
- b. Retail one space/400 net square feet.
- c. Civic/Office one space/500 net square feet.
- d. Reductions up to 25 percent may be approved by Director using combinations of the following criteria:
 - i. On-street parking along the parcel's street frontage.
 - ii. Shared parking agreement with adjoining parcels and land uses that do not have conflicting parking demand.
 - iii. Commute trip reduction program per State law.
 - iv. High-occupancy vehicle (HOV) and hybrid or electric vehicle (EV) parking.
 - v. Conduit for future electric vehicle charging spaces equivalent to the number of required handicapped parking spaces.
 - vi. A light rail stop within one-half-mile radius.
 - vii. In the event that the Director approves reductions in the parking requirement, the basis for the determination shall be articulated in writing.
 - viii. The Director may impose performance standards and conditions of approval on a project including a financial guarantee or participation in a future public or private parking facility within walking distance, a parking enforcement program, or other programs named above.
- 2. **Parking Lot Landscaping.** The following provisions shall supplement the landscaping standards set forth in Subchapter 7 of SMC <u>20.50.450</u>. Where there is a conflict, the standards herein shall apply. All parking lots and loading areas shall meet the following requirements:
 - a. Provide a five-foot-wide, Type II landscape that incorporates a continuous masonry wall between three and four feet in height. The landscape shall be between the public sidewalk or residential units and the wall (see SMC 20.50.460 for details); or
 - b. Provide at least 10-foot-wide, Type II landscaping.

- c. Trees shall be placed interior to parking lots at a ratio of one every 10 parking spaces in curbed planters with a minimum dimension of five feet.
- d. All parking lots shall be separated from residential development by the required setback and planted with Type I landscaping.



2a. Parking lot planting buffer with low wall

2b. 10-foot parking lot buffer with Type II landscaping

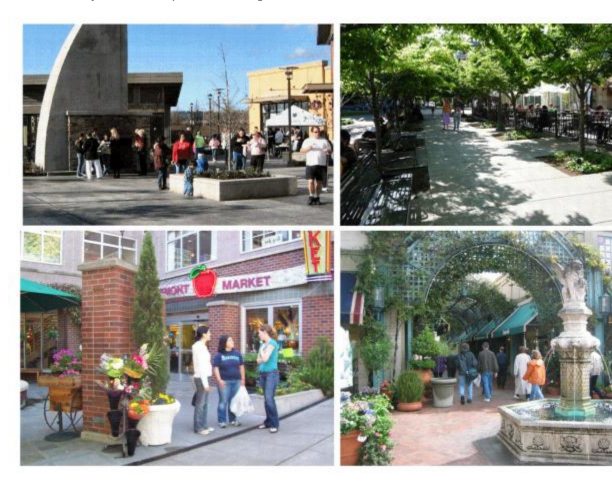
3. Vehicle Display Areas Landscaping. Landscape requirements for vehicle display areas as authorized in SMC 20.92.020(B)(6) shall be determined by the Director through Administrative Design Review under SMC 20.30.297. Subject to the Director's discretion to reduce or vary the depth, landscaped areas shall be at least 10 feet deep relative to the front property line. Vehicle display areas shall be framed by appropriate landscape construction materials along the front property line. While allowing that the vehicles on display remain plainly visible from the public rights-of-way, these materials shall be configured to create a clear visual break between the hardscape in the public rights-of-way and the hardscape of the vehicle display area. Appropriate landscape construction materials shall include any combination of low (three feet or less in height) walls or earthen berms with ground cover, shrubs, trees, trellises, or arbors.

F. Public Places.

 Public places are required on parcels greater than one-half acre with commercial or mixed use development at a rate of 1,000 square feet per acre up to a maximum of 5,000 square feet. ____ This requirement may be divided into multiple public places with a minimum 400 square feet each.

- 2. Public places may be covered but not enclosed <u>unless by 3. below</u>. This standard can also be used to meet the standards of walkways as long as the function and minimum dimensions of the public place are met.
- 34. Buildings border at least one side of the public place;
- 45. Eighty percent of the area shall be with surfaces for people to stand or sit.
- 56. No lineal dimension is less than 6 feet. 20 feet unless or if the public place is less than 400 square feet the minimum dimension is 5 feet. On parcels greater than five acres:
- a. Buildings border at least two sides of the public place;
 - b. The public place shall be at least 5,000 square feet with no dimension less than 40 feet; and
 - c. Eighty percent of the area shall be with surfaces for people to stand or sit on.
- 3. On parcels between one-half and five acres:
 - a. The public place shall be at least 2,500 square feet with a minimum dimension of 20 feet; and
 - b. Eighty percent of the area shall have surfaces for people to sit and stand on.
- 7. The following design elements are required for public places:
 - a. Physically accessible and visible from the public sidewalks, walkways, or Through-Connections;
 - b. Pedestrian access to abutting buildings;
 - c. Pedestrian-scaled lighting (subsection (G) of this section);
 - d. Seating and landscaping with solar access at least a portion of the day; and

e. Not located adjacent to dumpster or loading areas.



Public Pplaces

G. Multifamily Open Space.

- 1. All multifamily development shall provide open space;
 - a. Provide 800 square feet per development or 50 square feet per <u>dwelling</u> unit of open space, whichever is greater;
 - b. Other than private balconies or patios, open space shall be accessible to all residents and include a minimum_-lineal_20-foot dimension_of 6 feet._ These standards apply to all open spaces including parks, playgrounds, rooftop decks and ground-floor courtyards; and may also be used to meet the walkway standards as long as the function and minimum dimensions of the open space are met;

- Required landscaping can be used for open space if it does not prevent access or reduce the overall landscape standard. Open spaces shall not be placed adjacent to parking lots and service areas without screening; and
- d. Open space shall provide seating that has solar access at least a portion of the day.





Multifamily Oopen Sspaces

H. Outdoor Lighting.

- All publicly accessible areas on private property shall be illuminated as follows:
 - a. Minimum of one-half footcandle and maximum 25-foot pole height for vehicle areas;
 - b. One to two footcandles and maximum 15-foot pole height for pedestrian areas;
 - c. Maximum of four footcandles for building entries with the fixture placed below second floor.; and
- 2. All private fixtures shall be full cut-off, dark sky rated and fully shielded to prevent direct light from entering neighboring property.
- 3. Mercury vapor luminaires are prohibited.

I. Service Areas.

1. All developments shall provide a designated location for trash, composting, recycling, storage and collection, and shipping containers. Such elements shall meet the following standards:

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Planning Commission Public Hearing 1/17/13

- a. Located to minimize visual, noise, odor, and physical impacts to pedestrians and residents;
- b.Paved with concrete and screened with materials or colors that match the building; and
- c. Located and configured so that the enclosure gate swing does not obstruct pedestrian or vehicle traffic nor require that a hauling truck project into any public rights-of-way.



Trash/recycling closure with consistent use of materials and landscape screening.

- 2. Utility and Mechanical Equipment.
 - a. Equipment shall be located and designed to minimize its visibility to the public. Preferred locations are off alleys; service drives; within, atop, or under buildings; or other locations away from the street. Equipment shall not intrude into required pedestrian areas.



Utilities consolidated and separated by landscaping elements.

b. All exterior mechanical equipment shall be screened from view by integration with the building's architecture through such elements as parapet walls, false roofs, roof wells, clerestories, equipment rooms, materials and colors. Painting mechanical equipment as a means of screening is not permitted. (Ord. 609 § 12 (Exh. B), 2011).

20.9250.250070 Building Ddesign-standards.

A. Purpose.

- Emphasize quality building articulation, detailing, and durable materials.
- Reduce the apparent scale of buildings and add visual interest-for the pedestrian experience.
- Facilitate design that is responsive to the commercial and retail attributes of existing and permitted uses within the respective town center zone.

B. Facade Articulation.

All buildings <u>fronting facing Storefront Streets per Figure 20.92.030 streets other than State Routes</u> -shall include one of the two articulation features set forth in subsections (B)(2)(a) and (b) of this section no more than every 40 lineal feet facing a street, parking lot, or public place. Building facades less than 60 feet wide are exempt from this standard.



Building Façade Storefront aArticulation

 All buildings fronting acing streets that are State Routes Boulevard Streets per Figure 20.92.030-shall include one of the two articulation features below no more than every 80 lineal feet facing a street, parking lot, or public place. Building facades less than 100 feet wide are exempt from this standard.

- a. For the height of the building, each facade shall be offset at least two feet in depth and four feet in width if combined with a change in siding materials. Otherwise, the facade offset shall be at least 10 feet deep and 15 feet wide.
- b. Vertical piers at the ends of each facade section that project at least two inches from the facade and extend from the ground to the roofline.
- 3. All multifamily buildings or residential portion of a mixed-use building shall provide the following articulation features at least every 35 feet of facade facing a street, park, public place, or open space:
 - a. Vertical building modulation 18 inches deep and four feet wide if combined with a change in color or building material. Otherwise, minimum depth of modulation is 10 feet and minimum width for each modulation is 15 feet. Balconies may be used to meet modulation; and
 - b. Distinctive ground or first floor facade, consistent articulation of middle floors, and a distinctive roofline or articulate on 35-foot intervals.



Multifamily building articulation



Multifamily building articulation

- 4. Roofline Modulation. Rooflines shall be modulated at least every 120 feet by emphasizing dormers, chimneys, stepped roofs, gables, or prominent cornices or walls. Rooftop appurtenances are included as modulation. Modulation shall consist of a roofline elevation change of at least four feet every 50 feet of roofline.
- 5. **Maximum Facade.** For each 150 feet in length along the streetfront a building shall have a minimum 30-foot-wide section that is offset at least by 20 feet through all floors.



Facade widths using a combination of facade modulation, articulation, and window design.

6. **Windows.** Buildings shall recess or project individual windows above the ground floor at least two inches from the facade or use window trim at least four inches in width.



Window trim design

7. **Secondary Entry.** Weather protection at least three feet deep and four feet wide is required over each secondary entry.



Covered secondary public access

8. Facade Materials.

a. Metal siding shall have visible corner moldings and trim and shall not extend lower than four feet above grade. Masonry, concrete, or other durable material shall be incorporated between the siding and the grade. Metal siding shall be factory finished, with a matte, non_reflective surface.



Masonry or concrete near the ground and proper trimming around windows and corners.

b. A singular style, texture, or color of concrete block shall not comprise more than 50 percent of a facade facing a street or public space.





The left image uses smooth gray blocks on the vertical columns and beige split-faced blocks above the awnings. The storefront in the right image uses gray split face and some lighter, square, smooth-faced blocks below the storefront windows.

c. Synthetic stucco must be trimmed and sheltered from weather by roof overhangs or other methods and is limited to no more than 50 percent of facades containing an entry and shall not extend below two feet above the grade.



Concrete near the ground level and a variety of other surface materials on the facade.

- 9. Prohibited Exterior Materials.
 - a. Mirrored glass, where used for more than 10 percent of the facade area.
 - a. Chain-link fencing that is not, unless screened from public view and within limited areas approved by the Director under SMC 20.30.297. No razor or, barbed, or cyclone material shall be allowed.
 - b. Corrugated, fiberglass sheet products.
 - c. Plywood siding.
- C. Minimum space dimension for building interiors that are ground-level and fronting on streets is 12-foot height and 20-foot depth. (Ord. 609 § 12 (Exh. B), 2011).

20.92.080 Sign design standards.

A. Purpose.

- Require signage that is both clear and of appropriate scale for the project.
- Enhance the visual qualities of signage through the use of complementary sizes, materials, and methods of illumination.
- Require signage that contributes to the character of Shoreline's town centercommercial zones.
- B. **Applicability.** The sign standards herein shall supplement the provisions of SMC <u>20.50.540</u>. Where there is a conflict, the provisions herein shall apply.

C. Permitted Illumination.

- 1. Channel lettering or individual backlit letters mounted on a wall, or individual letters placed on a raceway, where only light shines through the letters.
- 2. Opaque cabinet signs where light only shines through letter openings.
- 3. Shadow lighting, where letters are backlit, but light only shines through the edges of the letters.
- 4. Neon signs.

5. Externally lit signs.







Individual backlit letters (left image), opaque signs where only the light shines through the letters (center image), and neon signs (right image).

D. Monument Signs.

- 1. One sign is permitted per frontage, per property, regardless of the number of tenants. An additional monument sign is permitted on a property if the frontage length is greater than 250 feet and the signs are at least 150 feet apart.
- 2. Use materials and architectural design elements that are consistent with the architecture of the buildings.
- 3. Signs in Zone <u>zones</u> TC-3 when placed along Storefront Streets shall have a maximum height of six feet and a maximum area of 50 square feet per sign face.
- 4. Signs in Zones zones TC-1 and TC-2 when placed along Boulevard Streets shall have a maximum height of 12 feet and a maximum area of 100 square feet per sign.
- 5. Signs may be placed up to the front property line if sight distancing and public safety standards are met.
- 6. Signs shall be set back from the side property lines at least 20 feet.



Monument sign

E. Building Signs.

- 1. Each tenant or commercial establishment is allowed one building sign wall, projecting, marquee, awning, or banner sign per facade that faces the adjacent streets or customer parking lot.
- 2. Building signs shall not cover windows, building trim, edges, or ornamentation.
- 3. Building signs may not extend above the parapet, soffit, the eave line, or on the roof of the building.
- 4. Each sign area shall not exceed 25 square feet for Zonezones_TC-3 and 50 square feet for Zones zones_TC-1 and TC-2.
- 5. The sign frame shall be concealed or integrated into the building's form, color, and material.



Signs are centered on architectural features of the building

6. Projecting, banner, and marquee signs (above awnings) shall clear sidewalk by nine feet and not project beyond the awning extension or eight feet, whichever is less. These signs may project into public rights-of-way for storefront buildings, subject to City approval.



Projecting sign

F. Under-Awning Signs.

- 1. Not extend within one foot of the awning outer edge and the building facade;
- 2. Minimum clearance of nine feet between the walkway and the bottom of the sign;
- 3. Not exceed two feet in height; and
- 4. One sign per business.

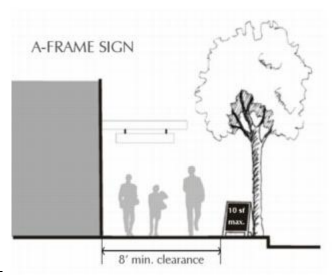
G. Window signs are exempt from permits but cannot exceed 25 percent of the window area.



Under-awning signs

H. A-Frame or Standing Signs.

- 1. One sign per business;
- 2. Must be directly in front of the business;
- 3. Cannot be located within the eight-foot sidewalk clearance on designated Storefront Street and five feet on all other sidewalks and internal walkways;
- 4. Shall not be placed in landscaping, within two feet of the street curb where there is on-street parking, public walkways, or crosswalk ramps;
- 5. Shall not exceed six square feet per side; and



6. No lighting of signs is permitted.

A-frame sign

I. Transition Overlay and Zone TC-4 Signs. All signs in the transition overlay and Zone TC-4 shall meet residential sign standards of SMC 20.50.540(B).

J. Prohibited Signs.

- 1. Pole signs.
- 2. Billboards.
- 3. Electronic changing message or flashing signs.
- 4. Backlit awnings used as signs.
- 5. Other signs set forth in SMC 20.50.550. (Ord. 609 § 12 (Exh. B), 2011).

20.50.220 Purpose.

The purpose of this subchapter is to establish standards as follows:

- A. To encourage design of commercial, office, mixed-use, and institutional developments that will enhance the area with a greater sense of quality.
- B. To protect residential neighborhoods adjacent to commercial zones from intrusion in their privacy, character, and quality of life.

C. To provide a pedestrian environment with amenities, visual interest, and safety features which encourage more people to use these areas. (Ord. 238 Ch. V § 4(A), 2000).

Subchapter 6. Parking, Access and Circulation

20.50.385 Thresholds - Required site improvements.

The purpose of this section is to determine how and when the provisions for site improvement cited in the General Development Standards apply to development proposals. These provisions apply to all multifamily, nonresidential, and mixed use construction and uses.

Full site improvements are required for parking, lighting, landscaping, walkways, storage space and service areas, and freestanding signs if a development proposal is:

Completely new development;

Expanding the square footage of an existing structure by 20 percent, as long as the original building footprint

- is a minimum size of 4,000 square feet; or
- The construction valuation is 50 percent of the existing site and building valuation.

Note: For thresholds related to off-site improvements, see Chapter SMC.

20.50.390 __Minimum off-street parking requirements – Standards.

A. Off-street parking areas shall contain at a minimum the number of parking spaces stipulated in Tables 20.50.390A through 20.50.390D.

Table 20.50.390A -- General Residential Parking Standards

RESIDENTIAL USE	MINIMUM SPACES REQUIRED
Single detached/townhouse:	2.0 per dwelling unit
Apartment:	
Studio units:	1.2.75 per dwelling unit
One-bedroom units:	1.5 .75 per dwelling unit

Two-bedroom units:	1. <u>5</u> 8 per dwelling unit
Three-bedroom units:	2.0 per dwelling unit
Accessory dwelling units:	1.0 per dwelling unit
Mobile home park:	2.0 per dwelling unit

Table 20.50.390B - Special Residential Parking Standards

RESIDENTIAL USE	MINIMUM SPACES REQUIRED
Bed and breakfast guesthouse:	1 per guest room, plus 2 per facility
Community residential facilities:	1 per 2 units
Dormitory, including religious:	1 per 2 units
Hotel/motel, including organizational	
hotel/lodging:	1 per unit
Senior citizen assisted:	1 per 3 dwelling or sleeping units

Table 20.50.390C – General Nonresidential Parking Standards

NONRESIDENTIAL USE	MINIMUM SPACES REQUIRED
General services uses:	1 per 300 square feet
Government/business services uses:	1 per 3 <u>5</u> 00 square feet
Manufacturing uses:	.9 per 1,000 square feet
Recreation/culture uses:	1 per 300 square feet
Regional uses:	(Director)
Retail trade uses:	1 per 3 400 square feet

Note: Square footage in this subchapter refers to net usable area and excludes walls, corridors, lobbies, bathrooms, etc.

Table 20.50.390D - Special Nonresidential Standards

NONRESIDENTIAL USE	MINIMUM SPACES REQUIRED
Bowling center:	2 per lane
Churches, synagogues, temples:	1 per 5 fixed seats, plus 1 per 50 square feet of gross
	floor area without fixed seats used for assembly

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purposes

Conference center: 1 per 3 fixed seats, plus 1 per 50 square feet used for

assembly purposes without fixed seats, or 1 per bedroom, whichever results in the greater number of

spaces

Construction and trade: 1 per 300 square feet of office, plus 1 per 3,000 square

feet of storage area

Courts: 3 per courtroom, plus 1 per 50 square feet of fixed-seat

or assembly area

Daycare I: 2 per facility, above those required for the baseline of

that residential area

Daycare II: 2 per facility, plus 1 for each 20 clients

Elementary schools: 1.5 per classroom

Fire facility: (Director)

Food stores less than 15,000 square feet: 1 per 350 square feet

Funeral home/crematory: 1 per 50 square feet of chapel area

Gasoline service stations with 1 per facility, plus 1 per 300 square feet of store

grocery, no service bays:

Gasoline service stations 3 per facility, plus 1 per service bay

without grocery:

Golf course: 3 per hole, plus 1 per 300 square feet of clubhouse

facilities

Golf driving range: 1 per tee

Heavy equipment repair: 1 per 300 square feet of office, plus 0.9 per 1,000

square feet of indoor repair area

Table 20.50.390D - Special Nonresidential Standards (Continued)

NONRESIDENTIAL USE MINIMUM SPACES REQUIRED

High schools with stadium: Greater of 1 per classroom plus 1 per 10 students, or 1

per 3 fixed seats in stadium

High schools without stadium: 1 per classroom, plus 1 per 10 students

Home occupation: In addition to required parking for the dwelling unit, 1 for

any nonresident employed by the home occupation and

1 for patrons when services are rendered on-site.

Hospital: 1 per bed

Middle/junior high schools: 1 per classroom, plus 1 per 50 students

Nursing and personal care facilities: 1 per 4 beds

Outdoor advertising services: 1 per 300 square feet of office, plus 0.9 per 1,000

square feet of storage area

Outpatient and veterinary 1 per 300 square feet of office, labs, and examination

clinic offices: rooms

Park/playfield: (Director)
Police facility: (Director)

Public agency archives: 0.9 per 1,000 square feet of storage area, plus 1 per 50

square feet of waiting/reviewing area

Public agency yard: 1 per 300 square feet of offices, plus 0.9 per 1,000

square feet of indoor storage or repair area

Restaurants: 1 per 75 square feet in dining or lounge area

Retail and mixed trade: 1 per <u>34</u>00 square feet

Self-service storage: 1 per 3,500 square feet of storage area, plus 2 for any

resident director's unit

Specialized instruction schools: 1 per classroom, plus 1 per 2 students

Theater: 1 per 3 fixed seats

Vocational schools: 1 per classroom, plus 1 per 5 students

Warehousing and storage: 1 per 300 square feet of office, plus 0.5 per 1,000

square feet of storage area

Wholesale trade uses: 0.9 per 1,000 square feet

Winery/brewery: 0.9 per 1,000 square feet, plus 1 per 50 square feet of

tasting area

d.Bicycle Rack – 1 space per 10,000 square foot of floor area.

20.50.400 Reductions to minimum parking requirements – Standards.

A. Required parking may be reduced by 20 percent with coordinated design and shared access to consolidated parking areas linked by pedestrian walkways.

Multiple parcels may be treated as a single development site if all owners sign a binding and recorded agreement.

The requirement for primarily nighttime uses, such as theaters, bowling alleys and restaurants, may be

supplied in part by parking serving primarily daytime uses, such as banks, offices and retail stores.

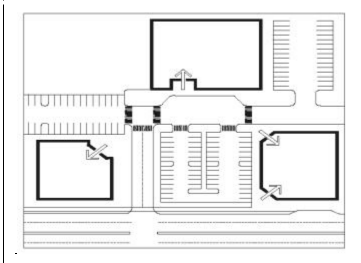


Figure 20.50.400(A): Example showing how shared driveways and consolidated parking lots can reduce parking requirement while also creating more pedestrian friendly environments by reducing curb along streets.

- B. The Director may approve a reduction of up to 50 percent of the minimum required number of spaces if:
 - 1. The applicant can prove that parking demand can be adequately met with a reduced parking requirement through measures such as proximity to transit routes, commuter trip reduction programs, supplementary on-site nonmotorized and high occupancy vehicle facilities, or
 - 2. The applicant can prove that parking demand can be adequately met through a shared parking agreement. (Ord. 238 Ch. V § 6(B-2), 2000).
 - <u>ae</u>. Reductions up to 25 percent may be approved by Director using combinations of the following criteria:
 - i. On-street parking along the parcel's street frontage.

- ii. Shared parking agreement with adjoining parcels and land uses that do not have conflicting parking demand.
- iii. Commute Trip reduction program per State law.
- iiiv. High-occupancy vehicle (HOV) and hybrid or electric vehicle (EV) parking.
- iv. Conduit for future electric vehicle charging spaces, per National Electrical Code, equivalent to the number of required disabled parking spaces.
- v. High-capacity transit service available within a one-half mile walk shed
- vi. A pedestrian public access easement that is 8 feet wide, safely lit and connects through a parcel between minimally two different rights-of- way. This easement may include other pedestrian facilities such as walkways and plazas.
- vii. Concurrence with King County Right-sized Parking data, census tract data, and other parking demand study results.
- <u>b</u>. In the event that the Director approves reductions in the parking requirement, the basis for the determination shall be articulated in writing.
- <u>c.</u> The Director may impose performance standards and conditions of approval on a project including a financial guarantee. <u>r participation in a future public parking facility within walking distance and a parking enforcement program.</u>
- df. Reductions of up to 50 percent may be approved by Director for the portion of housing providing Low-income Housing as defined by the U.S. Department of Housing and Urban Development.

20.50.410 Parking design standards.

B. All vehicle parking and storage for multifamily and commercial uses must be on a paved surface, pervious concrete or pavers. All vehicle parking in the MUZ zone shall be located on the same parcel or same development area that parking is required to serve. Parking for residential units shall be assigned a specific stall until a parking management plan is submitted and approved by the Director.

Subchapter 7. Landscaping

20.50.455 Thresholds - Required site improvements.

The purpose of this section is to determine how and when the provisions for site improvement cited in the General Development Standards apply to development proposals. These provisions apply to all multifamily, nonresidential, and mixed-use construction and uses.

Full site improvements are required for parking, lighting, landscaping, walkways, storage space and service areas, and freestanding signs if a development proposal is:

Completely new development;

Expanding the square footage of an existing structure by 20 percent, as long as the original building footprint

- is a minimum size of 4,000 square feet; or
- The construction valuation is 50 percent of the existing site and building valuation.

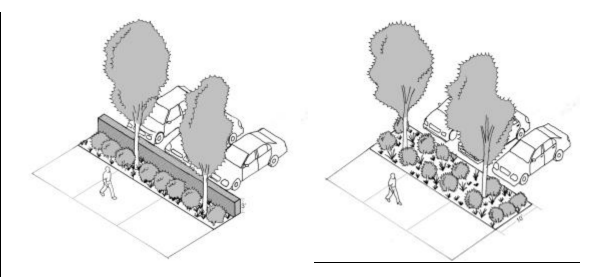
Note: For thresholds related to off-site improvements, see Chapter 20.70 SMC. (Ord. 581 § 1 (Exh. 1), 2010; Ord. 515 § 1, 2008; Ord. 299 § 1, 2002).

20.50.470 Street Ffrontage Llandscaping - Standards.

The following provisions shall supplement the landscaping standards set forth in Subchapter 7 of SMC 20.50.450. Where there is a conflict, the standards herein shall apply. All parking lots and loading areas shall meet the following requirements:

- A. Provide a five-foot wide, Type II landscape that incorporates a continuous masonry wall between three and four feet in height. The landscape shall be between the public sidewalk or residential units and the wall (see SMC 20.50.460 for details); or
- B. Provide at least 10-foot wide, Type II landscaping.
- C. <u>Trees shall be placed interior to parking lots at a ratio of one every 10 parking spaces in curbed planters with a minimum dimension of five feet.</u>
- D. <u>All parking lots shall be separated from ground-level, residential development by the required setback and planted with Type I landscaping.</u>

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2a. Parking lot planting buffer with low wall

2b. 10-foot parking lot buffer with Type II landscaping

E. Vehicle Display Areas Landscaping. Shall be determined by the Director through Administrative Design Review under SMC 20.30.297. Subject to the Director's discretion to reduce or vary the depth, landscaped areas shall be at least 10 feet deep relative to the front property line. Vehicle display areas shall be framed by appropriate landscape construction materials along the front property line. While allowing that the vehicles on display remain plainly visible from the public rights-of-way, these materials shall be configured to create a clear visual break between the hardscape in the public rights-of-way and the hardscape of the vehicle display area. Appropriate landscape construction materials shall include any combination of low (three feet or less in height) walls or earthen berms with ground cover, shrubs, trees, trellises, or arbors.

A. A 10-foot width of Type II landscaping located on site along the front property line is required for all development including parking structures, surface parking areas, service areas, gas station islands, and similar paved surfaces. See SMC 20.50.470(D) for street frontage screening standards in the MUZ zone.

- F. A 20-foot width of Type II landscaping located on site along the property line is required for nonresidential development including institutional and public facilities in residential zones.
- GC. For buildings located consistent with the provisions of SMC 20.50.230, Exceptions to Table 20.50.230(1), the width of frontage landscaping between the building and the property line may be reduced in commercial zones if two inch caliper street trees are provided. The maximum spacing shall be 40 feet on center. Institutional and public facilities may substitute 10 feet of the required 20 feet with street trees.

HD. All parking, outdoor storage, and equipment storage areas serving new development in the MUZ shall be screened from the public right-of-way. These uses shall be located behind buildings, within underground or structured parking, or behind a four-foot masonry wall with a 10-foot Type II landscape buffer between the wall and the property line. (Ord. 581 § 1 (Exh. 1), 2010; Ord. 560 § 4 (Exh. A), 2009; Ord. 238 Ch. V § 7(B-2), 2000).

20.50.500 Internal Landscaping for of surface pParking Aarea — Standards.

Required parking area landscaping shall include landscape areas that are located in areas within or adjacent to parking areas. However, landscaping designed to meet perimeter landscaping requirements cannot also be used to meet parking lot landscaping requirements.

- A. Multifamily developments with common parking areas shall provide planting areas in parking lots at the rate of 20 square feet per parking stall.
- B. Commercial, office, industrial, or institutional developments shall provide landscaping at a rate of:
 - 1. Twenty square feet per parking stall when 10 to 30 parking stalls are provided or;
 - 2. Twenty-five square feet per parking stall when 31 or more parking stalls are provided.

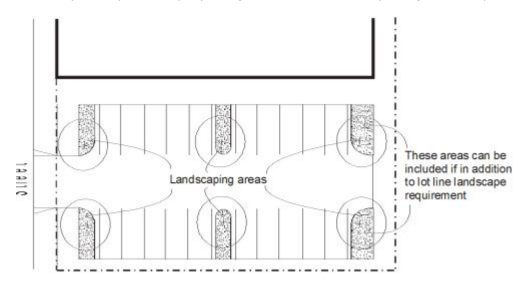


Figure 20.50.500(B): Example of parking area landscaping.

- C. Trees shall be provided and distributed throughout the parking area either on average uniformly, irregularly, or in groupings at a rate of one tree for every 10 parking stalls:
 - One tree for every five parking stalls for a commercial, office, or industrial development.
 - 2. One tree for every 10 parking stalls for residential or institutional development.

- D. Permanent curbs or structural barriers shall be provided to protect shrub and trees from vehicle bumpers. Landscaping under vehicle overhang shall not be included in required landscape area calculations.
- E. Parking area landscaping shall consist of:
 - 1. At least 200 square feet with a narrow dimension of no less than eight feet.
 - 2. Shrubs planted from five-gallon containers or at 24 inches in height and spaced no more than four feet apart on center.
 - 3. Ground covers planted from minimally four-inch pots and spaced no more than 18 inches apart.
 - 4. Trees planted at least 1.5 inches caliper in size. (Ord. 238 Ch. V § 7(B-5), 2000).

Subchapter 8. Signs

20.50.530 Purpose.

The purposes of this subchapter are:

- A. To provide standards for the effective use of signs as a means of identification that enhances the aesthetics of business properties and, economic viability, and safety of the commercial districts.
- B. To protect the public interest and safety by minimizing the possible adverse effects of signs on nearby properties and ,-traffic safety, and aesthetic welfare of the City.
- C. To establish regulations for the type, number, location, size, and lighting of signs which are complementary with the building use and <u>compatible harmonious</u> with their surroundings. (Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(A), 2000).

20.50.532 Permit Rrequired.

- A. Except as provided in this chapter, no temporary or permanent sign may be constructed, installed, posted, displayed or modified without first obtaining a sign permit approving the proposed sign's size, design, location, and display as provided for in this chapter.
- B. No permit is required for nNormal and ordinary maintenance and repair, and changes to the graphics, symbols, or copy of a sign, without affecting the size, structural design or height—may be exempt from obtaining a permit. Exempt changes to the graphics, symbols or copy of a sign must meet the standards for permitted illumination.

C. <u>Sign applications that propose to depart from the standards of this subchapter must receive an Administrative Design Review approval under SMC 20.30.297 for all signs on the property as a comprehensive signage package.</u>

20.50.535 Thresholds - Required site signage improvements.

Full site improvements are required for signs if a development proposal is:

- Completely new development; or
- The construction valuation is 50 percent of the existing site and building valuation.

Any portion of the existing development signage that is proposed to be improved below the above threshold shall be consistent with this chapter (Ord. 581 § 1 (Exh. 1), 2010; Ord. 515 § 1, 2008; Ord. 299 § 1, 2002).

20.50.540 Sign <u>Design</u>.

A. Sight Distance.

No sign shall be located or designed to interfere with sight distance visibility required by the City of Shoreline for the safe movement of pedestrians, bicycles, and vehicles.

B. Private Ssigns on City Right-of-Way.

No signs shall be located partially or completely in a public right-of-way unless a Right-of-Way Site permit has been approved, except as allowed <u>underper Exception 20.50.540(F)50(B)(1)</u> or 20.50.610 and consistent with SMC Chapter 12.15.

CB. Sign Copy Area Calculation.

Calculation of signage area per sign face may be done usingshall minimally use rectangular areas with inch increments a combination of rectilinear and triangular shapes that will enclose each logical portion of the signage (such as letters, words, phrases, logos, graphics, and and symbols other than non-illuminated background.), at intervals of not less than six inches. The sign area calculations of cabinet signs must include the whole cabinet. Symbols that are a commercial message that directly call attention to and identify a business or service are considered sign copy. Sign area for signs that project out from a building or are perpendicular to street frontage are measured on one side even though both sides can have copy.

DC. Building Addresses.

Building addresses should be installed on all buildings consistent with 20.70.250(C) and will not be counted as sign copy area.

ED. Materials and Design.

Use of materials and architectural design elements that are consistent with the architecture of the buildings is required.—All signs, except temporary signs, must be constructed of durable, maintainable materials. Signs that are made of materials that deteriorate quickly or that feature impermanent

construction are not permitted for permanent signage. For example, plywood or plastic sheets without a sign face overlay or without a frame to protect exposed edges are not permitted for permanent signage.

<u>F</u>E. Permitted Illumination.

Where illumination is permitted per Table 20.50.540(F) the following standards must be met:

- 1. Channel lettering or individual backlit letters mounted on a wall, or individual letters placed on a raceway, where only light shines through the copyletters.
- 2. Opaque cabinet signs where light only shines through copyletter openings.
- 3. Shadow lighting, where letters are backlit, but light only shines through the edges of the copyletters.
- 4. Neon signs.
- 5. Externally lit signs. All externally illuminated signs shall shield adjacent properties from direct lighting.
- 6. No commercial sign shall be illuminated after 11:00 p.m. unless the commercial enterprise is open for business and then may remain on only as long as the enterprise is open.







Individual backlit letters (left image), opaque signs where only the light shines through the letters (center image), and neon signs (right image).

(Ord. 560 § 4 (Exh. A), 2009; Ord. 352 § 1, 2004; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(B), 2000).

F. Table.

Table 20.50.540F - Sign Dimensions Standards for Signs

A property may use a combination of the four types of signs listed below.

All Residential (R) Zones, Campus, PA3 and TC-4	NB, CB, and TC-3 (1)	AB, TC-1 and TC-2
--	----------------------	-------------------

MONUMENT SIGNS:			
Maximum Area Per Sign Face	4 sq. ft. (home-occupation, day care, adult family home, bed and breakfast) 25 sq. ft. (nonresidential use, residential subdivision or multifamily development)32	50 sq. ft.	100 sq. ft.
Maximum Height	sq. ft. (schools and parks) 42 inches	6 feet	12 feet
Maximum	1 per street frontage	1 per street frontage	
Number Permitted		Two per street frontage if the frontage ft. and each sign is minimally 150 ft. signs on same property.	
Illumination	External only: Maximum 6 feet from the sign face	Permitted consistent with 20.50.540(H)	
	BUILDING-MOUNTED SIGNS:		
Maximum Sign Area	Same as for Monument Signs	25 sq. ft. (each tenant) Building Directory 10 sq. ft. Building Name Sign 25 sq. ft.	50 sq. ft. (each tenant) Building Directory 10 sq. ft. Building Name Sign 25 sq. ft.
Maximum Not to extend above the building parapet, soffit, or eave line of the roof.			
Number Permitted	1 per street frontage	per business per facade facing street frontage or parking lot.	
Illumination	External illumination only	Permitted consistent with 20.50.540(H)	
	UNDER-AWNING SIGNS:		
Maximum Sign Area	6 sq. ft. (Nonresidential uses, schools, residential subdivision, or multifamily development)	12 sq. ft.	
Minimum Clearance from Grade	9 feet		
Maximum Height (ft.)	Not to extend above <u>or beyond</u> the awning, canopy, or other overhanging feature of a building under which the sign is suspended		
Number Permitted	1 per business	1 per business per facade facing str parking lot.	reet frontage or

Illumination	Prohibited	Permitted consistent with 20.50.540(H)	
	DRIVEWAY ENTRANCE/EXIT:		
Sign Area	4 sq. ft. Nonresidential uses, schools, residential subdivision or multifamily development	8 sq. ft.	
Maximum Height	42 inches	48 inches	
Number Permitted	1 per driveway		
Illumination	Prohibited	Permitted consistent with 20.50.540(H)	

Exceptions to Table 20.50.540(F):

- (1) The monument sign standards for AB, TC-1, and TC-2 apply on properties zoned NB, CB, and TC-3 where the parcel has frontage on a State Route, including SR 99, 104, 522, and 523.
- (2) Signs mounted on fences or retaining wall may be substituted for building-mounted or monument signs so long as it meets the standards for that sign type and does not increase the total amount of allowable signage for the property.

G. Window Signs.

Window signs are permitted to occupy maximum 25 percent of the total window area in zones NB, CB, AB, TC-1, TC-2, and TC-3. Window signs are exempt from permit if non-illuminated and do not require a permit under the building code.

H. A-frame Signs.

A-frame, or sandwich board, signs are <u>exempt from permit but</u> allowed only in the NB, CB, AB, and TC-1, TC-2, and TC-3 zones subject to the following standards:

- 1. Maximum one sign per business;
- 2. Must be directly in front of the business <u>with the businesses name</u> and may be located on the City Right-of-Way where the property on which the business is located has street frontage;
- 3. Cannot be located within the required clearance for sidewalks and internal walkways as defined for the specific street classification or internal circulation requirements;
- 4. Shall not be placed in landscaping, within two feet of the street curb where there is on-street parking, public walkways, or crosswalk ramps;
- 5. Maximum two feet wide and three feet tall, not to exceed six square feet in area;

- 6. No lighting of these signs is permitted;
- 7. All signs shall be removed from display when the business closes each day; and
- 8. A-frame/sandwich board signs are not considered structures or uses and are exempt from site-sign permit, however, aer right-of-way site permit is requiredments.

20.50.550 Prohibited Ssigns.

- A. Spinning devices; flashing lights; searchlights; electronic changing message or reader board signs.
- Exception 20.50.550(A)(1): Traditional barber <u>pole</u> signs allowed only in NB, CB, AB and TC-1, 2 and 3 zones.

Exception 20.50.550(A)(2): Electronic changing message or reader boards are permitted in CB and AB zones if they do not have moving messages or messages that change <u>or animate</u> at intervals less than 20 seconds, which will be considered blinking or flashing and are not allowed.

- B. Portable signs, except A-frame signs as allowed by 20.50.540(H) above.
- C. Off-site identification and signs advertising products not sold on premises.
- C.D. Outdoor advertising signs (billboards).
- <u>DE....</u> Signs mounted on the roof.
- EF.. Pole signs.
- FG. Backlit awnings used as signs.
- <u>GH. .</u> Pennants; swooper flags; feather flags; pole banners; inflatables; and signs mounted on vehicles. (Ord. 560 § 4 (Exh. A), 2009; Ord. 369 § 1, 2005; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(C), 2000).

20.50.560 Monument Ssigns.

A. Design.

- 1. A solid, appearing-base is required under at least 75 percent of sign width from the ground to the base of the sign or the sign itself may start at grade.
- 2. Monument signs must be double-sided if the back is visible from the street.
- 3. Use materials and architectural design elements that are consistent with the architecture of the buildings.

B. Landscaping.

1. Provide a perimeter strip of low shrubs or floral displays at least two feet wide around the base of the sign or a four-foot-wide strip of lawn or an alternate landscaping scheme as approved. (Ord. 352 § 1, 2004; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(D-1), 2000).

20.50.570 Building-Mounted Signs signs.

- A. Design.
 - 1. Building signs shall not cover windows, building trim, edges, or ornamentation.
 - 2. The sign frame shall be concealed or integrated into the building's form, color, and material.
- B. Clearance.
 - Projecting, awning, canopy, and marquee signs (above awnings) shall clear sidewalk by nine feet and not project beyond the awning extension or eight feet, whichever is less. These signs may project into public rights-of-way for storefront buildings, subject to City approval.

20.50.580 Under-Awning signs.

- A. Clearance.
 - These signs may project into public rights-of-way for storefront buildings, subject to City approval.
 - 2. Sign may not extend within one foot of the awning outer edge and the building facade.

20.50.590 <u>590</u> Nonconforming <u>S</u>signs.

- A. Nonconforming signs shall not be altered in size, shape, height, location, or structural components without being brought to compliance with the requirements of this Code. Repair and maintenance are allowable, but may require a sign permit if structural components require repair or replacement.
- B. Outdoor advertising signs (billboards) now in existence are declared nonconforming and may remain subject to the following restrictions:
 - 1.——Shall not be increased in size or elevation, nor shall be relocated to another location.
 - 2. Shall be kept in good repair and maintained. in a neat, clean, attractive, and safe condition. Grounds surrounding a billboard shall be kept free of debris, litter, and unsightly vegetation.
 - 3. Removal. Any outdoor advertising sign not meeting these restrictions this Code shall be removed within 30 days of the date when an order by the City to remove such sign is given. (Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(E), 2000).

20.50.600 Temporary-signs.

A. General Requirements. Certain temporary signs not exempted by SMC 20.50.540(G-H) or 20.50.610 shall be allowable under the conditions listed below. _All signs shall be non-illuminated. _Any of the signs or objects included in this section are illegal if they are not securely attached, create either a visual-or_a traffic hazard, or are not maintained in good condition._ No temporary or special signs—shall be posted or placed upon public property unless explicitly allowed or approved by the City through the

- applicable <u>Rright-of-way-Way Permit.</u> Except as otherwise described under this section, no permit is necessary for allowed temporary signs. Temporary signs are not allowed to continually advertise goods, services or events on a site.
- B. Temporary On-Premises Business Signs. Temporary banners are permitted in zones NB, CB, AB, TC-1, TC-2, and TC-3 to announces sales or special events such as grand openings, or prior to the installation of permanent business signs. Such temporary business signs shall:
 - 1. Be limited to not more than one sign per business;
 - 2. Be limited to 32 square feet in area;
 - Not be displayed for a period to exceed a total of 60 calendar days effective from the date of installation and not more than four such 60 day periods are allowed in any 12-month period; and
 - 4. Be removed immediately upon conclusion of the sale, event or installation of the permanent business signage.
- C. Construction Signs. Banner or rigid signs (such as plywood or plastic) identifying the architects, engineers, contractors or other individuals or firms involved with the construction of a building <u>orand</u> announc<u>ing</u>e the character of the building or purpose for which the building is intended. Total signage area for both new construction and remodeling shall be a maximum of 32 square feet. Signs shall be installed only upon <u>City</u> approval of the <u>site</u>-development <u>permit</u>, new construction or tenant improvement permit and shall be removed within seven days of <u>final inspection completion of construction</u> or expiration of the building permit.
- D. Temporary signs in commercial zones not allowed under this section and which are not explicitly prohibited may be considered for approval under a Temporary Use Permit under 20.30.295 or as part of Administrative Design Review for a comprehensives signage plan for the site.

20.50.610 Exempt signs.

The following are exempt from the provisions of this chapter, except that all exempt signs must comply with 20.50.540(A) Sight Distance:

- A. Historic site markers or plaques, and gravestones.
- B. Signs required by law, including but not limited to:
 - 1. Official or legal notices issued and posted by any public agency or court; or
 - 2. Traffic directional or warning signs.

- C. Plaques, tablets or inscriptions indicating the name of a building, date of erection, or other commemorative information, which are an integral part of the building structure or are attached flat to the face of the building, are not illuminated, and do not exceed four square feet in surface area.
- D. Incidental signs, which shall not exceed two square feet in surface area; provided, that said size limitation shall not apply to signs providing directions, warnings or information when established and maintained by a public agency.
- E. State or Federal flags.
- F. Religious symbols.
- G. The flag of a commercial institution, provided no more than one flag is permitted per business premises; and further provided, the flag does not exceed 20 square feet in surface area.
- H. Neighborhood identification signs with approved placement and design by the City.
- I. Neighborhood and business block watch signs with approved placement of standardized signs acquired through the City of Shoreline Police Department.
- J. Plaques, signs or markers for landmark tree designation with approved placement and design by the City.
- <u>K</u>L. Real estate signs not exceeding four (4) square feet and five (5) feet in height in residential zones and 24 square feet and seven (7) feet in height in commercial zones located on subject parcel(s), not on City Right-of-Way. A single fixed sign may be located on the property to be sold, rented or leased, and shall be removed within seven days from the completion of the sale, lease or rental transaction.
- <u>L</u>M. City-sponsored event signs up for no more than two weeks.
- MN. Gateway signs constructed in compliance with the Gateway Policy and Guideline Manual.
- NO. Parks signs constructed in compliance with the Parks Sign Design Guidelines and Installation Details as approved by the Parks Board and Planning & Community Development Director. Departures from these approved guidelines may be reviewed as departures through the Administrative Design Review process and may require a sign permit for installation.
- PO. One sign maximum for home occupations, day cares, adult family homes and bed and breakfasts which are located in residential (R) zones or TC-4 not exceeding four (4) square feet in area. It may be mounted on the residence, fence or freestanding on the property, but must be located on the subject property and not on the City Right-of-Way or adjacent parcels.
 - QP. Garage sale signs not exceeding four square feet per sign face and not advertising for a period longer than 48 hours.
 - RQ.City land-use public notification signs.
 - <u>SR</u>. Menu signs of an appropriate scale-used only in conjunction with drive-through windows, and which contains a price list of items for sale at that drive-through establishment. Menu signs cannot be used to advertise the business to passersby: text and logos must be of a size that can only be read by

drive-through customers and that cannot be read from public property. A building permit may be required for menu signs based on the size of the structure proposed.

(Ord. 319 § 1, 2003; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(G), 2000).

Chapter 20.70

Engineering and Utilities Development Standards

Subchapter 4. Required Improvements

20.70.320 Frontage Improvements

- A. Standard frontage Improvements shall be upgraded or installed pursuant to standards set forth in the Transportation Master Plan Street Classification Map, the Master Street Plan adopted in Chapter 12.10 SMC and the Engineering Development Manual for the specific street which is substandard to satisfy adequate public roadways required for subdivisions by Chapter 58.17 RCW and Chapter 20.30 SMC, Subchapter 7, and to mitigate direct impacts of land use approvals.
- B. Standard frontage improvements consist of curb, gutter, sidewalk, amenity zone and landscaping, drainage improvements and pavement overlays up to one-half of each right-of-way abutting a property as defined in the Master Street Plan. Additional improvements may be required to ensure safe movement of traffic, including pedestrians, bicycles, transit and non-motorized vehicles. The improvements can include transit bus shelters, bus pullouts, utility undergrounding, street lighting signage and channelization.
- C. Frontage improvements are required when:
 - Building construction valuation for a permit exceeds 50 percent of the current County
 assessed or an appraised valuation of all existing structure(s) on the parcel. This shall
 include all structures on other parcels if the building under permit review extends into
 other parcels; or
 - 2. Building construction valuations of permits issued within a five-year period since March XX, 2013 accumulate to exceed 50 percent of the County assessed or an appraised value of the existing structure(s). The valuation is determined by the first permit issued within the 5-year period.

1.

- 3. Subdivisions; or
- 4. Development consisting of more than one dwelling unit on a single parcel.
- D. Exemptions to frontage improvements are limited to:
 - 1. Subdivision, short plats, and binding site plans where all of the lots are fully developed.

- 2. Instances where the street will be improved as a whole through a Capital Improvement Project or Local Improvement District within 5 years of permit issuance. In such cases, a contribution may be made and calculated based on the improvements that would be required of the development. Contributed funds shall be directed to the City's capital project fund and shall be used for the capital project and offset future assessments on the property resulting from an LID. An LID "no-protest" commitment shall also be recorded. Right-of-Way dedication will also be required. Adequate interim levels of improvements for public safety shall be required.
- E. All improvements required under this chapter shall be designed and constructed in accordance with the Engineering Development Manual. Deviation from the Engineering Development Manual may be considered through a deviation process as set forth in SMC 20.30.290.
- F. Required improvements shall be installed by the applicant prior to final approval or occupancy.
- G. Subdivisions improvements shall be completed prior to the final plat approval. A bond or other surety may be allowed as provided for in SMC 20.30.440 in lieu of completion of all improvements.
- -B. Frontage improvements are required for:
 - 1. All new multifamily, nonresidential, and mixed-use construction;
- 2. Remodeling or additions to multifamily, nonresidential, and mixed-use buildings or conversions to these uses that increase floor area by 20 percent or greater, as long as the original building footprint is a minimum of 4,000 square feet, or any alterations or repairs which exceed 50 percent of the value of the previously existing and structure;
- B. The purpose of this section is to determine how and when the provisions for frontage improvements standards apply to an application for all multifamily and nonresidential construction. Standard frontage improvements consist of curb, gutter, sidewalk, amenity zone and landscaping, drainage improvements, and pavement overlay to one-half of each right-of-way abutting a property as defined for the specific street classification. Additional improvements may be required to ensure safe movement of traffic, including pedestrians, bicycles, transit, and nonmotorized vehicles. The improvements can include transit bus shelters, bus pullouts, utility undergrounding, street lighting, signage, and channelization

Existing Commercial / Mixed Use Development Standards – Deleted and Replaced

20.50.220 Purpose.

The purpose of this subchapter is to establish standards as follows:

A. To encourage design of commercial, office, mixed-use, and institutional developments that will enhance the area with a greater sense of quality.

- B. To protect residential neighborhoods adjacent to commercial zones from intrusion in their privacy, character, and quality of life.
- C. To provide a pedestrian environment with amenities, visual interest, and safety features which encourage more people to use these areas. (Ord. 238 Ch. V § 4(A), 2000).

20.50.225 Thresholds - Required site improvements.

The purpose of this section is to determine how and when the provisions for site improvement cited in the General Development Standards apply to development proposals. These provisions apply to all multifamily, nonresidential, and mixed-use construction and uses.

Full site improvements are required for parking, lighting, landscaping, walkways, storage space and service areas, and freestanding signs if a development proposal is:

Completely new development;

Expanding the square footage of an existing structure by 20 percent, as long as the original building footprint

- is a minimum size of 4,000 square feet; or
- The construction valuation is 50 percent of the existing site and building valuation.

Note: For thresholds related to off-site improvements, see Chapter 20.70 SMC. (Ord. 581 § 1 (Exh. 1), 2010; Ord. 515 § 1, 2008; Ord. 299 § 1, 2002).

20.50.230 Site planning - Setbacks and height - Standards.

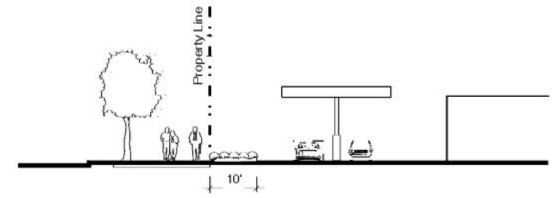
Table 20.50.230 - Dimensions for Commercial Development in Commercial Zones

— Note: Exceptions to the numerical standards in this table are noted in parentheses and described below.

Exceptions to Table 20.50.230:

- (1) Front yard setback may be reduced to zero feet if adequate street improvements are available or room for street improvements is available in the street right-of-way.
- Front Yard (Street) Setback: Residential developments (excluding mixed-use developments), parking structures, surface parking areas, service areas, gas station islands, and similar paved surfaces shall

have a minimum 10-foot-wide, fully landscaped separation measured from the back of the sidewalk.



Example of landscaped setback between the sidewalk and a gas station.

(2) Underground parking may extend into any required setbacks, provided it is landscaped at the ground level.

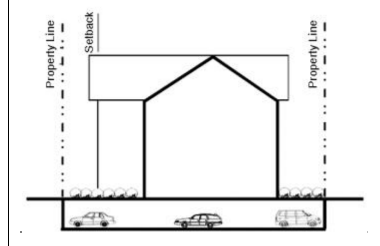
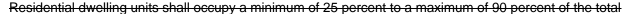
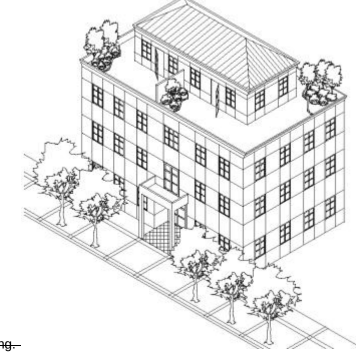


Diagram of multifamily structure with underground parking within a required setback.

(3) Bonus for mixed-use development in NB and O zones: In order to provide flexibility in types of housing and to meet the policies of the Comprehensive Plan, the base height may be increased for mixed-use development to four stories or up to 50 feet, if the added story is stepped back from the third story walls at least eight feet, and subject to the following requirement:





floor area of the building.

Example of bonus floor for mixed-use development.

- (4) See SMC Table 20.50.020(2), Exception (2), for transition area requirements for CB or I development abutting R-4, R-6, or R-8 zones or across the street rights-of-way from R-4, R-6, or R-8 zones.
- (5) See SMC <u>20.50.021</u> for transition area requirements for MUZ development.
- (6) Except as further restricted by SMC Table 20.50.020(2), Exception (2), the following structures may be erected above the height limits in all zones:
- a. Roof structures housing or screening elevators, stairways, tanks, ventilating fans, or similar equipment required for building operation and maintenance, fire or parapet walls, skylights, flagpoles, chimneys, utility lines, towers, and poles; provided, that no structure shall be erected more than 15 feet above the height limit of the district, whether such structure is attached or freestanding;
- b. Steeples, crosses, and spires when integrated as an architectural element of a building may be erected up to 18 feet above the base height of the district;
- c. Base height for high schools in all zoning districts except R-4 is 50 feet. Base height may be exceeded by gymnasiums to 55 feet and for theater fly spaces to 72 feet. (Ord. 560 § 4 (Exh. A), 2009;

Ord. 536 \S 1, 2009; Ord. 531 \S 1 (Exh. 1), 2009; Ord. 500 \S 1, 2008; Ord. 299 \S 1, 2002; Ord. 238 Ch. V \S 4(B-1), 2000).

20.50.240 Site planning - Street frontage - Standards.

A. At least 50 percent of the commercial, office, institutional, or mixed-use development street frontage shall be occupied by buildings. No more than 65 linear feet of street frontage shall be occupied by parking lot.

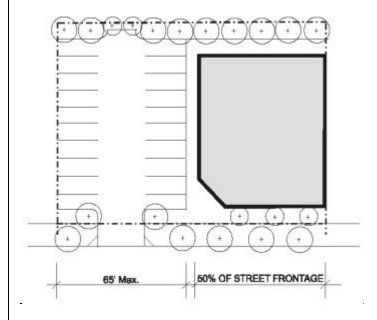


Figure 20.50.240(A): Example of parking width restriction and street frontage requirement.

Exception 20.50.240(A)(1): In order to form an outdoor plaza or courtyard with a clear walkway connecting the sidewalk to the building entry, the 50 percent building street frontage may be reduced.

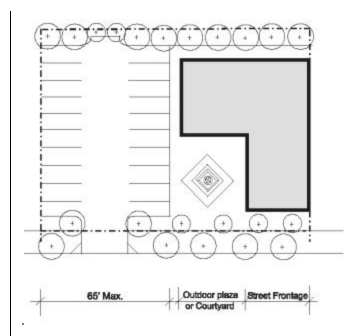


Figure Exception to 20.50.240(A)(1): Example of reduction of the building frontage in order to create an outdoor plaza.

Exception 20.50.240(A)(2): In case of a building that is exclusively either drive-through service, gas station, vehicle repair, vehicle dealership, warehouse or storage, pedestrian access may be created by connecting design elements to the street. Such alternative shall provide pedestrian access through parking areas to building entrances and to adjoining pedestrian ways that are visible and direct, and minimize crossing of traffic lanes. Such pedestrian accesses through parking shall provide the following elements:

- 1. Vertical plantings, such as trees or shrubs;
- 2. Texture, pattern, or color to differentiate and maximize the visibility of the pedestrian path;
- 3. Emphasis on the building entrance by landscaping and/or lighting, and avoiding location of parking spaces directly in front of the entrance.
- 4. The pedestrian walkway or path shall be raised three to six inches above grade in a tapered manner similar to a speed table.

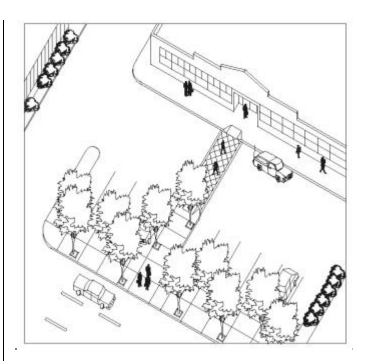


Figure Exception to 20.50.240(A)(2): Example of design elements to connect the building frontage to a street across a parking area.

Exception 20.50.240(A)(3): Properties that have less than 80 feet of street frontage and no other access other than through the street frontage are exempt from the requirements for 50 percent building frontage; however, the building facade shall front on the street.

B. Facades longer than 50 feet (measured horizontally along the facade) shall incorporate relief to perceived building mass through such features as wall projections or recesses, projecting windows, entrances, or other visual relief. The doorways on buildings abutting or within three feet of the sidewalk shall be recessed in order to avoid conflicts with pedestrians.

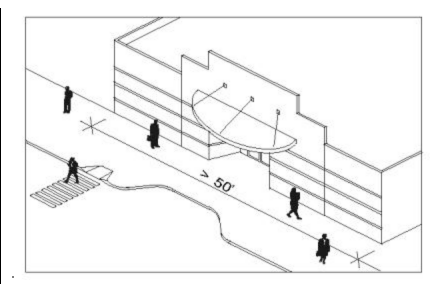


Figure 20.50.240(B): Recessed building entrance provides a relief to a facade.

Exception to 20.50.240(B): Walls that are only visible from service areas and not from abutting properties or public street. (Example: loading dock area which is in back of the building, separated by landscaping from adjacent property.)

C. Orientation of entrances to a connecting sidewalk: At least one main entrance of any commercial or mixed-use building shall face directly onto a sidewalk along a street. Entrances shall be physically and visually inviting. They should be emphasized with special landscaping, paving, recessed from the facade surface, or lighting.

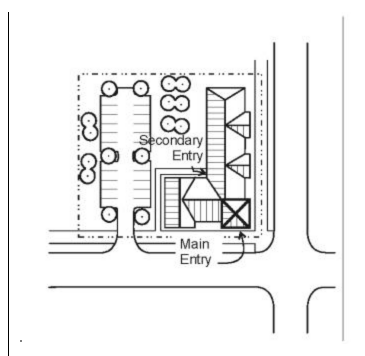
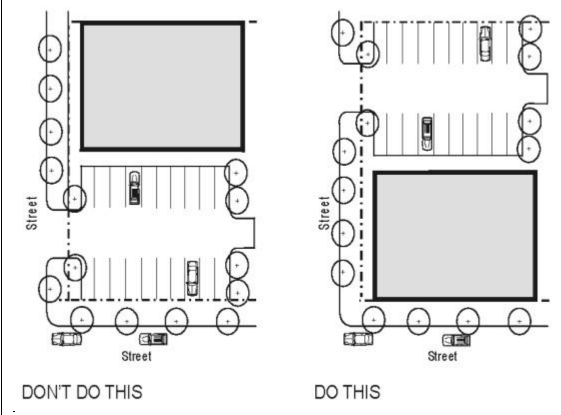


Figure 20.50.240(C): The main building entrance shall face a street.

D. Parking lots shall not be located on a corner facing an intersection.



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Figure 20.50.240(D): Parking shall not be located on a street corner.

E. New buildings located within 15 feet of the property line at the intersection of two public streets shall accentuate the building corner facing the intersection by including architectural treatment that emphasizes the corner, such as:

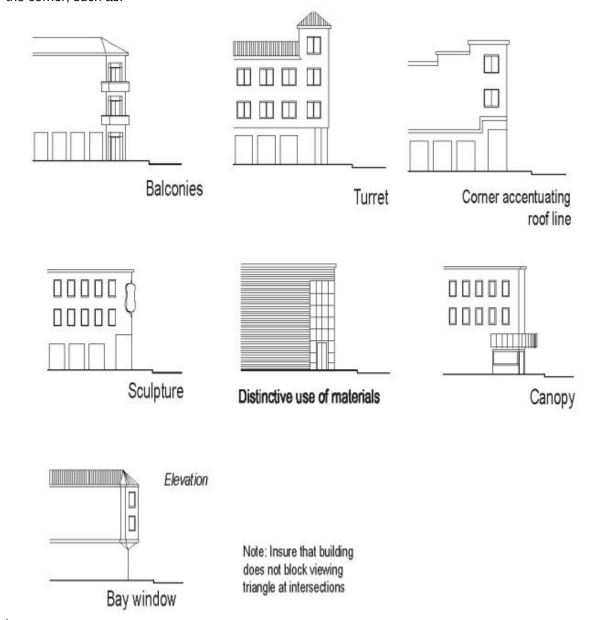


Figure 20.50.240(E): Examples of architectural treatment of corners.

(Ord. 515 § 1, 2008; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 4(B-2), 2000).

20.50.250 Pedestrian and bicycle circulation - Standards.

- A. Pedestrian and bicycle access shall be incorporated to and through all developments where the total site area exceeds 28,000 square feet (half a City block).
- B. Minimize curb cuts for vehicle access that will disrupt pedestrian and/or bicycle flow, and provide shared driveway for access where possible.
- C. Include bicycle racks into all commercial, office, institutional, and mixed use developments.
- D. Avoid site configurations with entrapment areas such as dead-end pathways where a pedestrian could be trapped by an aggressor.
- E. Ensure that the site and buildings provide site lines that allow observation of outdoor spaces by building occupants. Site buildings so that windows, balconies and entries overlook pedestrian routes and parking areas and allow for informal surveillance of these areas, where possible.

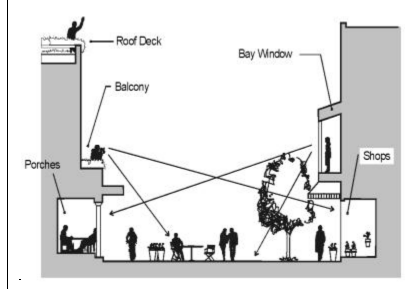


Figure 20.50.250(E): Example of how building facades and the outdoor space complement each other. (The building facade has balconies, bay windows, decks, etc.)

F. Please see SMC 20.50.430 for additional standards relating to pedestrian access and circulation. (Ord. 238 Ch. V § 4(B-3), 2000).

20.50.260 Lighting - Standards.

Accent structures and provide security and visibility through placement and design of lighting.

B. Parking area light post height shall not exceed 25 feet.



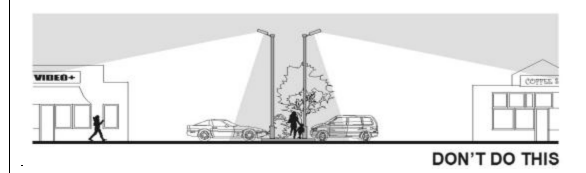


Figure 20.50.260: Locate lighting so it does not have a negative effect on adjacent properties.

- C. All building entrances should be well lit to provide inviting access and safety. Building-mounted lights and display window lights should contribute to lighting of pedestrian walkways.
- D. Lighting shall be provided for safety of traffic and pedestrian circulation on the site, as required by the Engineering Development Manual provisions. It shall be designed to minimize glare on abutting properties and adjacent streets. The Director shall have the authority to waive the requirement to provide lighting.
- E. Outdoor lighting shall be shielded and downlit from residential land uses. (Ord. 631 § 1 (Exh. 1), 2012; Ord. 469 § 1, 2007; Ord. 238 Ch. V § 4(B-2), 2000).

20.50.270 Service areas and mechanical equipment - Standards.

A. All on-site service areas, loading zones, outdoor storage areas, garbage collection, recycling areas, and similar activities shall be located in an area not visible from the public street or fully screened by landscaping.

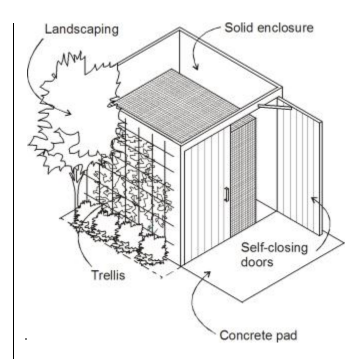
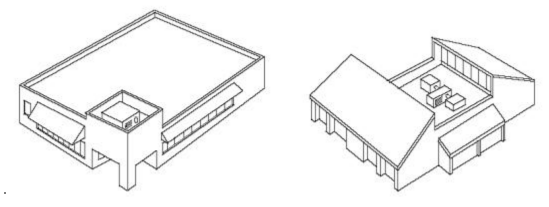


Figure 20.50.270(A): Example of outdoor storage screening.

- B. Utility vaults, ground mounted mechanical units, trash receptacles, satellite dishes, and other similar structures shall be screened from adjacent streets and public view. This does not include pedestrian oriented waste receptacles along walkways.
- C. Fences designed for privacy, security, and/or screening shall be made of material that is compatible with the building design. For example, repeat of the building material on fence columns and/or stringers.
- D. Fences for screening and security adjacent to sidewalk may be used only in combination with trellis, landscaping, or other design alternatives to separate such fence from pedestrian environment.
- E. Mechanical units, utility equipment, elevator equipment, and telecommunication equipment located on the roof shall be grouped together, incorporated into the roof design, and/or thoroughly screened.



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Figure 20.50.270(E): Example of mechanical equipment incorporated into the roof design.

(Ord. 238 Ch. V § 4(B-5), 2000).

20.50.280 Building design - Features - Standards.

A. Building design shall reinforce the building's location adjacent to street edge and public space.

B. All new buildings and additions increasing the square footage by 50 percent, except residential structures, must have a minimum of 50 percent of the first floor facing the street treated with transparent windows or doors.

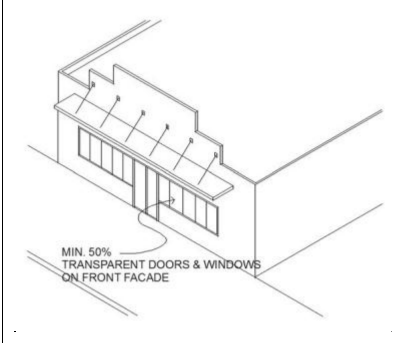


Figure 20.50.280(B): Transparent storefronts create a more pedestrian-friendly facade.

- C. All buildings shall employ at least three of the following features on or along the street facade:
 - 1. At least 100 square feet of outdoor, sheltered building entry which is adjacent or connected to and faces the public sidewalk.

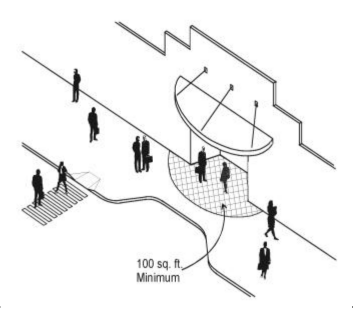


Figure 20.50.280(C)(1): Example of sheltered building entry.

2. Awning, marquee, or arcade at least four feet and six inches deep, over the full length of sidewalk or walkway adjacent to the building, and minimum eight feet above the walkway level.

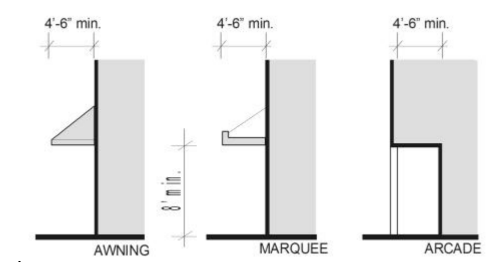


Figure 20.50.280(C)(2): Examples of awning, marquee, and arcade.

3. Increase required frontage landscaping by 30 percent.

4. Five hundred square feet of pedestrian plaza with landscaping and benches that are visible and adjacent or connected to public property.

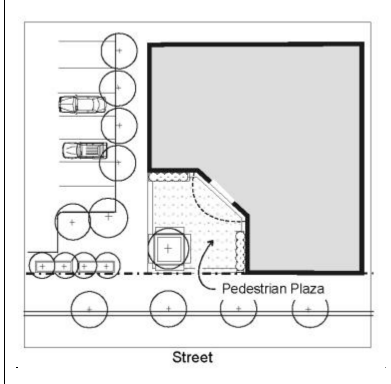


Figure 20.50.280(C)(4): Example of a pedestrian plaza connection between the street and the building.

- 5. Any other pedestrian amenity such as a fountain, decorative clock, art work integrated with the street. Such amenity shall be located to provide for public use or view but not hinder pedestrian traffic.
- D. All "blank" walls within 40 feet of the street shall be treated. A "blank" wall is any portion of a street fronting wall without windows or doors that is at least 30 feet in length.

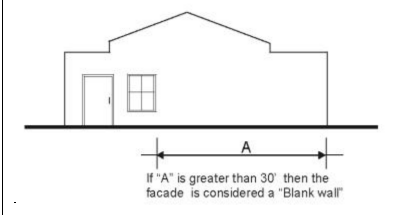


Figure 20.50.280(D): Example of a blank wall that must be modified or otherwise altered under the provisions of this subsection.

- E. The "blank" wall shall be articulated in one or more of the following ways:
 - 1. Installing a vertical trellis in front of the wall with climbing vines or planting materials.
 - 2. Providing a landscaped planting bed at and five feet wide in front of the wall with plant materials that can obscure at least 50 percent of the wall's surface within three years.
 - Providing texture or artwork (mosaic, mural, sculpture, relief, etc.) over the blank wall surface.
 - 4. Other equivalent method that provides for enhancement of the wall.

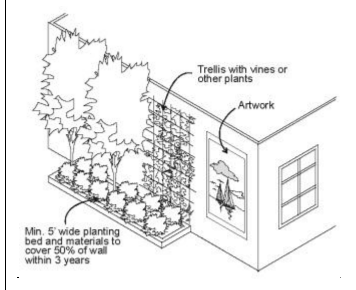


Figure 20.50.280(E): Examples

Delete entire Chapter 20.90

Chapter 20.90 North City Business District

Sections:

20.90.010 Purpose.

20.90.020 North City Business District Zone and permitted uses.

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20.90.025 Review and approval of planned action projects.

20.90.030 Density.

20.90.040 Dimensional standards.

20.90.050 Existing structures.

20.90.060 Street frontage standards.

20.90.070 Street corner standards.

20.90.080 Parking, access, and circulation.

20.90.090 Signs.

20.90.100 Landscaping.

20.90.110 Lighting.

20.90.010 Purpose.



15th Avenue NE looking North



NE 177th Street at 15th Avenue NE looking East



NE 177th Street at 15th Avenue NE looking East



NE 177th Street at 15th Avenue NE looking West

A. The purpose of this chapter is to establish standards for the North City Business District (NCBD) zone. These standards will implement the vision contained in the Comprehensive Plan: North City Subarea and modify and/or supplement the development standards specified in Chapter 20.50 SMG. In the event of a conflict between standards, the standards of this chapter shall prevail. The standards are intended to address the following objectives:

1. Visually narrow roadway and calm traffic through streetscape improvements.

- 2. Bring buildings up to the street. Create a sense of urban enclosure by placing parking behind buildings.
- 3. Create a pedestrian shopping district with wider, more continuous sidewalks. Buffer pedestrian zone with on-street parking and street trees. Provide more opportunities for pedestrians to cross.
- 4. Provide mid-block access to parking. Combine curb cuts.
- 5. Create opportunities for shared parking behind buildings. Reduce duplication of parking requirements.
- 6. Encourage redevelopment of the area while preserving the privacy and safety of the abutting existing neighborhoods.
- B. Set forth a procedure designating certain land use actions within the boundaries of the geographic area described in the North City Business District Subarea Plan as North City Business District zone as "planned actions" consistent with RCW 43.21.031, WAC 197-11-164 to 197-11-172, and SMC 20.30.640.
- C. Streamline and expedite land use permit review process for projects that qualify as "planned actions" within the North City Business District. Qualified "planned action" projects shall not require a SEPA threshold determination and shall be reviewed as ministerial decisions by applying the provisions of the Development Code.
- D. Combine environmental analysis with land use planning.
- E. Ensure that land use actions designated as "planned actions" are appropriately mitigated and conditioned by the provisions of this chapter and all of the City's development regulations. (Ord. 281 § 7, 2001).

20.90.020 North City Business District Zone and permitted uses.

A. In order to implement the vision of the Comprehensive Plan: North City Subarea, there is hereby established the North City Business District (NCBD) zone as shown on Map 1 and on the official zoning map.

B. To meet the land use objective of the North City Subarea Plan for creation of a walkable main street, specific focus areas have been established (see Map 2).

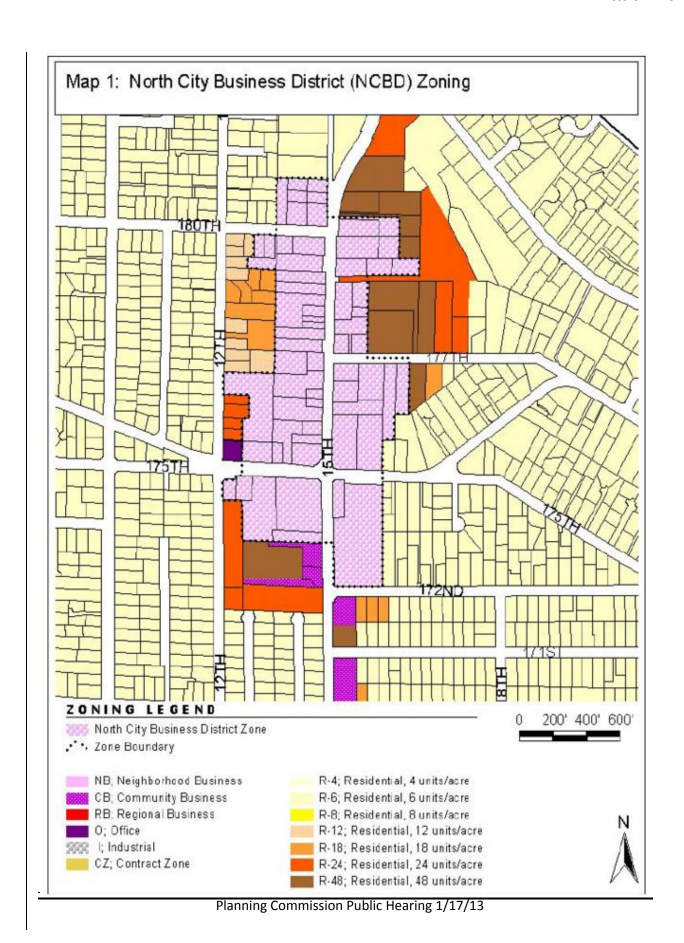
Focus Areas

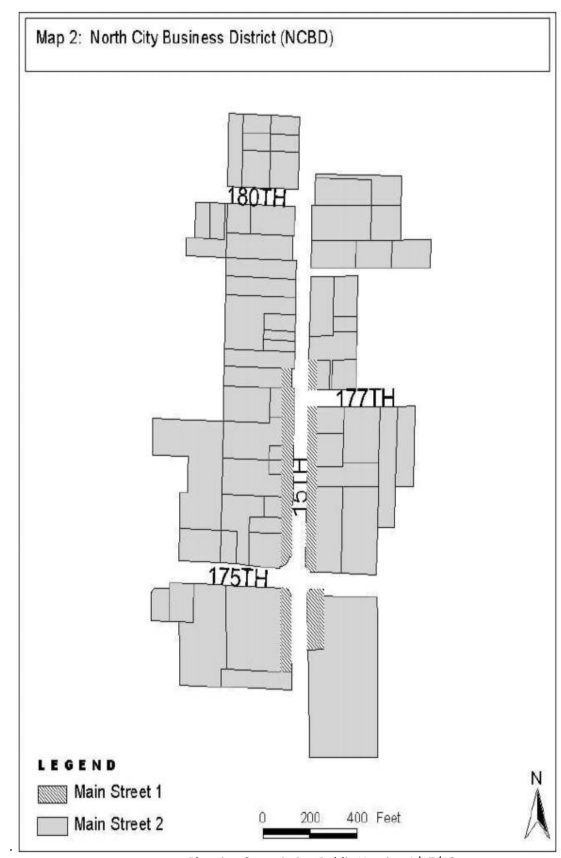
1. Main Street 1

The purpose of Main Street 1 is to create a focused commercial core with residential or office uses located on the upper stories. Commercial uses are required at the street level fronting on 15th Avenue N.E. The minimum depth of street level commercial uses shall be 20 feet from the frontage line of the structure on 15th Avenue N.E.

2. Main Street 2

- The purpose of Main Street 2 is to provide a mix of retail, office, and residential uses. A mix of housing types including townhouses, condominiums, apartments and commercial uses are permitted at the street level.
- C. Land located within the North City Business District zone is subject to regulations of this chapter and Chapter SMC. In the event of a conflict between the provisions of this chapter and Chapter 20.50 SMC, the provisions of this chapter apply.
- D. Permitted uses for the North City Business District zone are specified in Chapter 20.40 SMC.





Planning Commission Public Hearing 1/17/13

(Ord. 281 § 7, 2001).

20.90.025 Review and approval of planned action projects.

- A. The purpose of this section is to streamline and expedite the development permit review for projects that qualify as planned actions and to ensure that development within the North City Business District complies with the design objectives and standards established in this chapter.
- B. Development proposals within the North City Business District are designated to be planned actions if:
- 1. The development proposal is located within the North City Business District zone; and
- 2. The significant environmental impacts of the proposal had been adequately addressed in the Supplemental Environmental Impact Statement (hereafter "SEIS") prepared for the North City Subarea Plan; and
- 3. The development proposal implements the North City Subarea Plan; and
- The project is not an essential public facility as defined in RCW 36.70A.200; and
- The thresholds for total development analyzed in the SEIS would not be exceeded.
- C. Development permit applications for a planned action shall be subject to a three-step ministerial review and decision-making process by the Director. The intent of this process is to ensure that the development will be consistent with the North City Subarea Plan, development standards, and the SEIS.
- Step 1. Pre-submittal Concept Review. Applicant presents schematic sketches and general outline of the proposal. This is an opportunity to discuss the design principles that apply to the development proposal. Major problems can be identified before the formal application is made.
- Step 2. Application Submittal for a Planned Action. Exterior building facades, site plan, landscaping, parking plans, and planned action environmental checklist are required to be submitted for development proposals that wish to qualify as a planned action. The Director shall specify the submittal requirements on a submittal checklist for the planned action development available from the Department. Within the 28 days after the submittal, the Director may administratively approve, approve with conditions, or deny in writing the planned action development. The proposed project shall require additional environmental review and mitigation in addition to that set forth in this chapter if significant adverse environmental impacts were not adequately addressed in the SEIS.
- Where the Director determines that an application for development permit does qualify as a planned action, the project permit application shall be processed under the administrative procedures set forth in the SMC 20.30.040, Ministerial Decisions Type A. Where the Director determines that the application does not qualify as a planned action, it may be processed under appropriate provisions of Chapter 20.30 SMC.
- Step 3. Building Permit. A building permit is processed as a Type A action.
- D. There is no administrative appeal of the administrative determination to approve, conditionally approve, or deny an application for a planned action.

- E. Application for a planned action development permit shall not require the issuance of a threshold determination under SEPA, as provided by RCW 43.21C.031, WAC 197-11-172(2)(a) and Chapter 20.30 SMC. A planned action approval shall be based upon the environmental analysis contained in the SEIS. The SEIS, mitigation included in this chapter, together with other City codes, ordinances, and standards, shall provide the framework for the decision by the City to impose conditions on a planned action project. Other environmental documents and studies listed in the SEIS may also be used to assist in analyzing impacts and determining appropriate mitigation conditions.
- F. Planned action development proposals shall implement the following measures:
- 1. Use of shared parking facilities where possible.
- 2. Prepare a parking management plan to ensure efficient and economic use of parking. The parking management plan shall include at a minimum a program for sharing residential and nonresidential spaces, encourage use of transit and other forms of transportation, and provide incentives for commute trip reduction.
- Include in the project design facilities that support bicycle use; provide bike racks, covered and secured bike storage areas for riders employed on site.
- 4. Provide public alley rights-of-way through designated areas identified in Figure 20.90.080.
- 5. In order to enhance security throughout the project, the following will be included as part of the site design of any proposed development:
- a. Pathway, buildings, and parking structure lighting shall be designed to enhance security.
- b. During the site plan review, the City's Police Department will be provided with the opportunity to review and comment on the development plans.
- c. Landscape areas will be designed so as not to conceal potential criminal activity around buildings and parking areas.
- G. Restricting pedestrian and vehicular access between adjoining parking lots shall be prohibited. (Ord. 352 § 1, 2004; Ord. 281 § 7, 2001).

20.90.030 Density.

Calculation._ The density in terms of total number of dwelling units shall be calculated on project basis in conformance with the standards of this chapter and all applicable sections of the Development Code. There is no maximum or minimum density required. (Ord. 281 § 7, 2001).

20.90.040 Dimensional standards.

Table 20.90.040 - North City Business District Site Development Standards

Standards	Main Street 1	Main Street 2
Maximum front (street setback)	0 ft. (3) (4)	10 ft. (1) (3)

		(4)
Minimum side and rear yard setback from nonresidential zones	0 ft. (5)	0 ft. (5)
Minimum side and rear yard setback from residential zones	15 ft.	15 ft.
Base height	60 ft.	60 ft.
Upper floor setback (transition line) for all portions of a building along street and edges along adjacent residential zones	10 ft. (2) (4)	10 ft. (2) (4)
Maximum hardscape area	85%	85%

 Note: Exceptions to the numerical standards in this table are noted in parenthesis and described below.

Exceptions to Table 20.90.040:

- (1) Residential development (excluding mixed use) shall have a minimum 10-foot wide, fully landscaped front yard measured from the back of the sidewalk.
- (2) Buildings located at corners should serve as gateways to the neighborhood, distinguishable from the rest of the buildings. Sixty-foot height shall be allowed without upper floor setbacks on corners. This shall only be done when a corner emphasis is desired. After 50-foot distance from a corner, building shall comply with upper level setbacks as specified in Table 20.90.040.
- (3) Corner buildings shall be set back by two feet from the street frontage line.
- (4) Unenclosed balconies on sides of the building that are above the 35-foot transition line setback shall be permitted to encroach into the 10-foot setback.
- (5) Side and rear setbacks for buildings are not required, unless an adjacent building existing at the time of development has windows facing the side or rear. Then any new building shall provide minimum setback of five feet.

(Ord. 531 § 1 (Exh. 1), 2009; Ord. 281 § 7, 2001).

20.90.050 Existing structures.

- A. All structures that existed prior to the effective date of the ordinance codified in this chapter shall be considered conforming. A structure that existed prior to the effective date of the ordinance codified in this chapter, and which is damaged or partially destroyed as a result of a catastrophic loss, may be reconstructed to its previous configuration.
- B. Structures that are enlarged, intensified, increased or altered in excess of 50 percent of the value of the existing structure shall comply with the development standards. The value of the structure shall be

deemed to be the value at the time a development application is submitted, excluding the value of tenant improvements. (Ord. 281 § 7, 2001).

20.90.060 Street frontage standards.

- A. Residential uses shall be allowed at ground level in Main Street 2, subject to the following:
- 1. Residential buildings must be set back from back of sidewalk 10 feet (front yard setback).
- 2. The first floor of residential buildings shall be one hour fire rating construction and 12-foot in height from finished floor to finished ceiling.

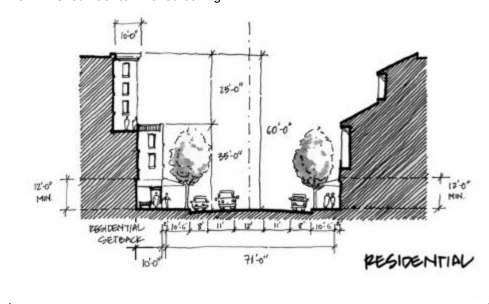


Figure 20.90.060(A): Residential street frontage standards.

- B. Building facades shall occupy 100 percent of the street frontage in the North City Business District zone. This street frontage requirement may be reduced to 80 percent if the development creates plazas or courtyards and/or allows for alley access to parking in the rear with a separate pedestrian walkway.
- C. All buildings shall have their principal building pedestrian entrance on the street frontage line. The entrance doors shall be recessed from the facade by a minimum of three feet.
- D. Surface parking lots, loading docks and service areas shall not be permitted along the frontage line on 15th Avenue N.E.
- E. Encroachments into Sidewalk.
- 1. Special features may project up to six feet into the sidewalk, providing that they are a minimum seven feet above the sidewalk and providing that they do not interfere with trees, utilities, transit shelters or other street furnishings. Examples include blade signs and awnings.

2. Street furniture and similar encroachments are allowed to occupy two feet of the sidewalk providing that they do not interfere with trees, utilities, transit shelters or other street furnishings. Examples include bay windows, planters, trash receptacles, tables, and benches.



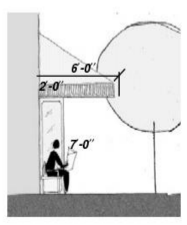




Figure 20.90.060(E): Examples of encroachments into the sidewalk.

(Ord. 281 § 7, 2001).

20.90.070 Street corner standards.

A. Buildings located at corners shall serve as gateways to the neighborhood distinguishable from the rest of the buildings. Sixty foot height shall be allowed without upper floor setbacks on corners. After 50-foot distance from a corner, building shall comply with upper level setbacks as specified in SMC 20.90.060(A)(1).

B. Corner buildings shall be set back by two feet from the street frontage line for a linear distance of 50 feet measured from a corner along the street frontage. After 50-foot distance from a corner, this two-foot setback from the street frontage line may be eliminated. Buildings on corner lots shall be oriented to the corner. Corner entries and/or architectural treatment shall be used to emphasize the corner location.

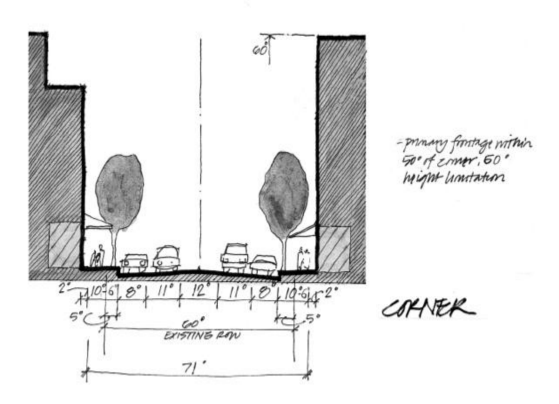


Figure 20.90.070: Corner buildings shall be set back by two feet.



SW corner of 15th Avenue NE and NE 180th Street.

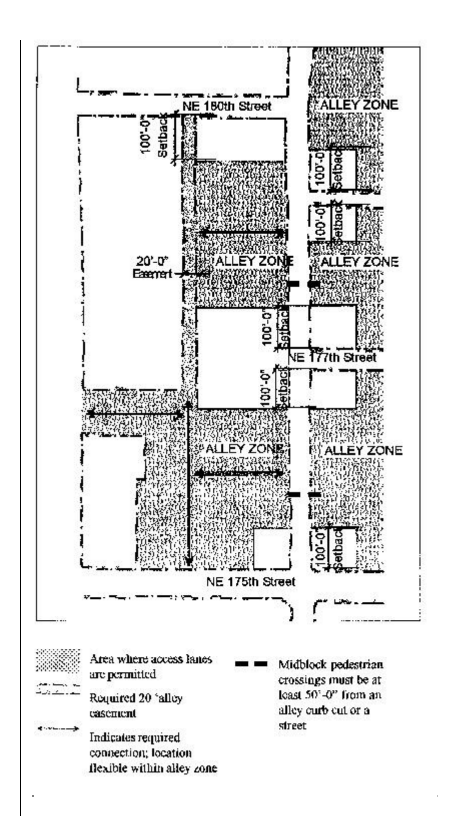


SE corner of 15th Avenue NE and NE 177th Street.

Figures 20.90.070: Examples of corner treatment.

(Ord. 281 § 7, 2001).

20.90.080 Parking, access, and circulation.



A. Alleys. A system of alleys and access lanes should provide easy access to buildings and parking lots located in the rear of the properties behind the buildings facing 15th Avenue N.E. This alley system is a

secondary circulation system that helps avoid too many curb cuts on 15th Avenue N.E. Curb cuts would disrupt the desired pedestrian main street character.

- In Figure 20.90.080 only a portion of the alley system is specifically located to allow for maximum flexibility for an alley system within the alley zone.
- This system prohibits alleys or access lanes within 100 feet from an intersection and 50 feet from a pedestrian crosswalk.
- Also this alley system should provide pedestrian linkages through midblocks and between properties. Lighting shall be provided for pedestrian safety.
- B. Parking Location. All surface parking lots shall be located behind buildings.
- C. Required Parking Spaces.

Residential: Minimum one space for studio unit, 1.3 spaces for one-bedroom unit, and 1.6 spaces for twoor more bedroom unit.

Commercial: Minimum one space per 500 square feet gross floor area.

D. Parking Access. The number of parking lot entrances, driveways, and curb cuts shall be minimized.

E. All applicable standards of Chapter 20.50, Subchapter 6 (Sections 20.50.380 through 20.50.440) shall apply. (Ord. 555 § 1 (Exh. 1), 2009; Ord. 281 § 7, 2001).

Figure 20.90.080: Schematic design of circulation, access, alleys, and parking along 15th Ave. N.E. 20.90.090 Signs.

A. Table of Dimensional Standards.

	Freestanding Signs (Only monument signs permitted)	Building- Mounted Signs	Projecting Signs (Blade)	Entrance and Exit Signs
Maximum Sign Area	25 sq. ft.	25 sq. ft.	12 sq. ft.	4 sq. ft.
Maximum Height	42 inches	Not to extend above the building parapet, eave line or the roof of the building or above the window sill of the second floor, whichever is less.		42 inches

Maximum Number Permitted	1 per street frontage	1 per each business	1 per street frontage
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- B. Prohibited signs (see SMC 20.50.550).
- C. Window signs are permitted to occupy a maximum 25 percent of the total window area.
- D. Street numbers shall be installed on all buildings and will not be counted towards the permitted sign area.
- E. Site-specific standards, nonconforming temporary and exempt signs (see SMC 20.50.560 through 20.50.610). (Ord. 281 § 7, 2001).

20.90.100 Landscaping.

All applicable standards of SMC 20.50.450 through 20.50.520 shall apply. (Ord. 281 § 7, 2001).

20.90.110 Lighting.

- A. Lighting should use minimum wattage metal halide or color corrected sodium light sources which give more "natural" light. Non-color corrected low pressure sodium and mercury vapor light sources are prohibited.
- B. All building entrances should be well lit to provide inviting access and safety.
- C. Building-mounted lights and display window lights should contribute to lighting of walkways in pedestrian areas.
- D. Parking area light fixtures should be designed to confine emitted light to the parking area. Post height should not exceed 16 feet.
- E. Back-lit or internally lit vinyl awnings are prohibited.
- F. Neon lighting may be used as a lighting element; provided, that the tubes are an integral part of the building design. (Ord. 469 § 1, 2007; Ord. 281 § 7, 2001).

Delete entire Chapter 20.91

Chapter 20.91
Ridgecrest Commercial Planned Area 2*

Table 20.91.030B - Dimensional Standards

Standards	Planned Area 2
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Setback for Building Base	7.5' adjacent to residential zones, 0' abutting the public right of way.
Setback/Stepbacks from Property Line for Buildings	Buildings must be at least 20' from property lines at 35' building height abutting all R-6 zones. Above 35', building to setback ratio will be 2:1.
	Buildings must be at least 10' from all property lines above the 4th story abutting 5th Ave. NE, NE 165th Street and all other MF zones.
	Buildings on NE 163rd, across from R-6 zoning, may be 35' high at the property line; above 35' the building to setback ratio will be 2:1.
Building Height, Minimum	2 stories
Building Height, Maximum	Planned Area 2a: Up to 6 stories or 65' if public bonus features are provided1
	Planned Area 2b, 2c, and 2d: NB standards apply
Maximum Floor Area Ratio (FAR)	For six stories: Up to 4.75
	For five stories: Up to 3.875
	For four stories: Up to 3.0
Density	Unit total shall be limited by FAR and the following absolute maxima:
	a. Planned Area 2a: Limited to a density of 110 units per acre.
	b. Planned Area 2b, 2c, and 2d: Limited to a density of 24 units per acre.
1See SMC 20.91.060 for building	height incentives.

- 2. Impervious Area. Impervious area is 100 percent.
- 3. Additional Height Provisions.
- a. Mechanical penthouses, stair/elevator overruns and antennas (not including WTFs) may be excluded from building height calculation, provided they are no more than 15 feet above the roof deck and satisfy the criteria in SMC 20.91.050(B)(2)(g).
- b. Wireless telecommunication facilities ("WTF") may be excluded from building height calculation, provided they are no more than 15 feet above the roof deck, are entirely shrouded and satisfy the criteria in SMC 20.91.050(B)(2)(g).
- c. Roof elements such as pitched roofs, gables and dormers may be excluded from building height calculations.
- d. Features providing environmental sustainability such as solar panels, wind turbines, and associated equipment are excluded from height standards, provided they are no more than 10 feet above the roof deck. (Ord. 492 § 1, 2008).
- 20.91.040 Administrative Design Review.

- A. Applicability. Administrative Design Review will be required for developments in Ridgecrest Commercial Planned Area 2 that are 1.5 acres or more and that meet one of the thresholds in SMC 20.50.125.
- B. Standards for Approval. When Administrative Design Review is required, the applicant will demonstrate that plans satisfy the criteria in SMC 20.30.297.
- C. Design Departures. A permit applicant wishing to modify any of the standards in this chapter may apply for a design departure under SMC 20.30.297. A design departure will be approved if it is consistent with the intent of each subsection and it meets or exceeds the standard design objective. (Ord. 609 § 11, 2011; Ord. 492 § 1, 2008).

20.91.050 Design standards.

- A. Developments in the Ridgecrest Commercial Planned Area 2 that are less than 1.5 acres will apply the design standards for NB zones.
- B. Developments in the Ridgecrest Commercial Planned Area 2 that are 1.5 acres or more will apply the following design standards:
- 1. Site Design.
- a. Accommodation of Street Level Commercial.
- i. Intent: To provide commercial services to the residents of the Ridgecrest Neighborhood by requiring first floors adjacent to the street be constructed to accommodate commercial services.
- ii. Buildings fronting 5th Avenue NE and NE 165th Street within 100 feet of 5th Avenue NE are required to build to the specifications for ground level commercial. Ground level commercial may include live/work units that satisfy the criteria in subsection (B)(2)(j) of this section. There may be noncommercial occupation of the ground level.
- iii. Commercial uses will occupy a minimum of 50 percent of the available street frontage on 5th Avenue NE and 20 percent of the available street frontage on NE 165th Street within 100 feet of 5th Avenue NE.
- b. Facades 5th Avenue NE, NE 165th Street.
- i. Intent: To create frontage which encourages pedestrian use, promotes a sense of security by providing "eyes on the street" and creates visual connections between activities inside and outside of buildings.
- ii. Facades fronting on 5th Avenue NE and NE 165th will include a minimum of 50 percent of the facade area two feet to 12 feet above grade, comprised of windows with clear nonreflective glass allowing visual penetration of at least two feet into the building if used for commercial uses.
- c. Buffering.
- i. Intent: To soften the visual impact of multi-use buildings adjacent to single-family homes.

- ii. Decorative features such as plantings and/or trellises are to cover at least 50 percent of the building base on the side at the time of construction.
- iii. Stamped and painted concrete (decorative treatments to the building base) will be used on building facades not covered by plantings to provide a visual relief to single-family residences.
- iv. Mature trees and shrubs will be used on portions of the property abutting the right-of-way to soften the appearance of the building.
- v. Retaining existing vegetation is encouraged to create a visual buffer to existing single-family



residential.

- d. Driveway Access.
- i. Intent: To ensure development reduces potential automobile conflicts on adjacent residential properties. Design ingress and egress points in a manner to reduce automobile impacts to adjacent residential uses.
- ii. Limit egress to NE 165th and 5th Avenue NE.
- e. Transit Stops.
- i. Intent: To ensure development of sites adjacent to transit stops is designed to support, complement and accommodate the stop and promote use of the stop.
- ii. Development on parcels that front locations on 5th Avenue NE designated for a public transportation stop will be designed and furnished to accommodate the intent in a manner approved by the director. Weather protection will be included in the design.
- f. Entry Courtyard.
- i. Intent: To provide a distinctive, safe and readily identifiable main pedestrian entry for the complex with a public right-of-way frontage.
- ii. Entry courtyards will:

(A) Abut and be visibly prominent from a public sidewalk by including at least two of the following design elements:
Recess;Overhang;
 Portico/porch; Stone, masonry or patterned tile paving in entry;
 Ornamental building name or address; Landscape pots or boxes;
Fixed seating.Articulation;
 Overhangs; Masonry strips and cornice lines; and
Earth materials such as stone, masonry, or decorative concrete.
ii. Buildings will distinguish a top by emphasizing a distinct profile or outline with a:
 Parapet; Cornice, upper level setback;
 Pitched roofline; Strong eave lines;
 Horizontal trellises; and Different facade material then that used predominantly in the middle.
iii. Buildings with more than two stories above elevation of the nearest public sidewalk will also distinguish a middle through:
 Material and/or color changes that differ from the base and top; Windows details, treatments and patterns;
 Balconies or alcoves; and Decks and/or railings.

iv. The base will be the first story above grade. The middle will be stories between the base and top and

the top is the highest story.



v. All applications for new construction are required to submit detailed building elevations.

- e. Street Frontage Standards.
- i. Intent: To provide pedestrian relief from the elements, provide special enclosure and add design interest on 5th Avenue NE and 165th Street NE.
- ii. Buildings occupying the corner of 5th Avenue NE and NE 165th Street will be designed to encourage pedestrian activity.
- iii. Buildings located at corners will serve as gateways to the neighborhood distinguishable from the rest of the buildings. Corner entries and/or architectural treatment will be used to emphasize the corner location.
- iv. Buildings will occupy at least 75 percent of the street front.
- Buildings will have their principal entrance on the street frontage line.
- f. NE 165th and 5th Ave NE Building Corner Treatment.
- i. Intent: To provide visual interest, mitigate building bulk, provide for pedestrian amenities and outside meeting areas, and add to pedestrian vitality at the corner of 5th Avenue NE and 165th Street NE.
- ii. Buildings occupying the corner of 5th Avenue NE and NE 165th Street will be designed to encourage pedestrian activity and pedestrian amenities. Pedestrian amenities include weather protection, substantial sitting areas, courtyard type flooring and lighting.
- iii. Buildings located at corners will serve as gateways to the neighborhood distinguishable from the rest of the buildings. Comer entries and/or architectural treatment will be used to emphasize the corner location.
- iv. Examples of design requirements can be found in the PA2 administrative design guidelines.
- g. Buildings Fronting on NE 163rd Street.

- i. Intent: To provide additional visual relief from more intense development across from R-6 zones.
- ii. If building is separated by a local street, building facades across from R-6 zones will incorporate townhouse design elements.
- iii. Buildings located across from R-6 zones will be used for residential living units.
- iv. Townhouse design elements are bay windows, stoops, stairways up to entry doors from public sidewalks, porches, patios, balconies, railings, sloped roofs, cornices, and other elements that meet the intent of this section as approved by the director.





- h. Service Areas and Mechanical Equipment.
- i. Intent: To screen rooftop mechanical and communications equipment from the ground level and from other structures. On-site service areas, loading zones, garbage collection, recycling areas, and similar activities will be located in an area that minimizes unpleasant views from adjacent residential and commercial uses.

ii. Utility vaults, ground-mounted mechanical units, satellite dishes, and other similar structures will be screened on all sides from adjacent streets and public view. This does not include pedestrian-oriented trash receptacles along walkways. iii. Fences designed for privacy, security, and/or screening will be made of material that is compatible with the building design. iv. Fences for screening and security purposes that are adjacent to the public right-of-way may be used only in combination with a trellis, landscaping, or other design alternatives to separate such fences from the pedestrian environment. v. Mechanical units, utility equipment, elevator equipment, and wireless telecommunication equipment (except for the antennas) located on the roof will be: Incorporated into the roof design; and Thoroughly screened, including from above when not in conflict with International Building Code or equipment specifications, by an extended parapet wall or other roof forms that are integrated with the architecture of the building. Environmental features do not have to be screened. vi. A recycling area, as approved by the director, will be built consistent with the standards to be adopted by the city. Parking Structures. Intent: To reduce the visual impact of above-ground parking structures. ii. Parking structures at ground level will be fully enclosed except for vehicle entrances. iii. Parking levels above ground level will have openings totaling no more than 65 percent of the facade area. All openings will be screened with garden walls (structures designed to support vegetation growing across the opening); vegetation designed to grow on the facade and over the openings, louvers, expanded metal panels, decorative metal grills, opaque glass, or other devices approved by the director that meet the intent of this section. j. Live/Work Units. i. Intent: To accommodate retail/office space and living units fronting on public right-of-way. Live/work units provide flexibility to business owners who want to live where they work. ii. Ground floor units facing a public sidewalk are required to be plumbed, wired, and built to be adapted for commercial use. (Ord. 492 § 1, 2008). 20.91.060 Height incentives. The following height incentives will only apply to developments in the Ridgecrest Commercial Planned Area 2a:

A. Intent: To require installation of features that benefit the public by creating a more inviting and livable

community.

- B. Building height may be modified based on the following criteria:
- 1. The building may increase to four stories if approximately 80 percent of the building base fronting 5th Avenue NE is developed with nonresidential uses and/or live/work units.
- 2. The building may increase to five stories if the standards in subsections (B)(1) and (C)(1) through (6) of this section are provided.
- 3. The building height may increase to six stories if the standards in subsections (B)(1) and (C)(1) through (6) of this section are provided, and 20 percent of the total numbers of units are affordable housing, as defined in RCW 84.14.010.
- C. Height Incentive Requirements.
- Active Recreation Area.
- a. Intent: To provide recreational opportunities for residents in an area of the city that has little public park space in support of high-density development.
- b. Will not be used for parking or storage.
- c. May be located out-of-doors, on top of, or within a structure.
- d. Will include an area of at least 600 contiguous square feet with a minimum dimension of 20 feet.
- 2. Art, Public.
- a. Intent: To add stimulating and aesthetically pleasing elements to the built environment.
- b. Must be displayed near the main pedestrian entrance to a building and be visible and accessible from a public sidewalk or within a public plaza.
- c. The scale of the artwork will be appropriate for the space occupied and large enough to be appreciated in full from at least 10 feet away.
- Indoor Meeting Space.
- a. Intent: To provide space for nonprofit organizations to contribute to "third place" energy to complement commercial, residential and pedestrian synergy.
- b. Users may include community associations, neighborhood groups, after-school programs, nonprofit meeting space, and other programs that benefit the community at large.
- 4. Fountain or Other Water Element.
- a. Intent: To add stimulating and aesthetically pleasing elements to the built environment.
- b. Will be located outside of the building.

- c. The sum of the dimensions of the smallest possible cube surrounding the water when in motion will be at least 30 feet.
- d. Will be publicly visible and accessible from the main pedestrian entrance to a building or along a perimeter sidewalk or pedestrian connection.
- e. Water will be maintained in a clean and noncontaminated condition.
- f. Water will be in motion during daylight hours.
- 5. Plaza, Public.
- a. Intent: To provide for public gathering places supportive of a pedestrian-friendly environment.
- Will be accessible to the public.
- c. Will be readily accessible from a public sidewalk.
- d. Some portion will provide protection from adverse wind and rain.
- Will be signed to identify the enclosed plaza is available for public use.
- f. Will include permanent and substantial sitting areas for at least five people.
- g. Will be coordinated with or connected to the site's primary pedestrian entrance.
- h. Will be at least 2,000 square feet in area (1,600 square feet in contiguous area with a minimum dimension of 20 feet).
- i. Will be enclosed on at least two sides by a structure or by landscaping which creates a wall effect.
- Will provide opportunities for penetration of sunlight.
- k. Will be lighted at night.
- I. The property owner must grant the public a permanent easement ensuring public access over the plaza during normal business hours. The owner must record the easement with the county.
- Sustainability Features.
- a. Intent: To ensure that new construction incorporates new and innovative building techniques to reduce demand on energy and stormwater systems.
- b. Development will be Built Green, as amended, or other sustainability standards approved by the director that meet the sustainability intent of the King County Built Green program at a minimum of the three-star standard.
- c. Low-impact development techniques will be incorporated for all new development within PA2. Some combination of the following low-impact development techniques will be employed: Rain gardens,

permeable pavement, rainwater harvesting, vegetated roof, road design that promotes walking and bicycling, bike racks, increased access to and connection between public transportation modes and use of native non-invasive plant species. (Ord. 492 § 1, 2008).

20.91.070 Parking.

- A. Intent: To provide adequate parking for a mix of uses on and around the Ridgecrest Commercial Planned Area 2. The parking management plan will make reasonable provisions to accommodate parking demand generated by on-site uses.
- B. All development proposals in the Ridgecrest Commercial Planned Area 2 require a parking management plan.
- C. The parking management plan will address parking impacts, ways to reduce parking demand and incentives for alternative transportation such as bike racks, bike lockers, and a minimum number of transit passes available for residents. As part of the parking management plan, Metro bus passes will be made available to 50 percent of the units for the first two years of project occupancy.
- D. Parking spaces may be shared when:
- 1. Different uses share a common parking facility;
- 2. The uses have peak parking demand periods that do not overlap more than two hours; and
- 3. Shared parking areas will be appropriately designated and signed.
- E. Minimum parking spaces required for residential uses are one space for studio units, 1.3 spaces for one bedroom units and 1.6 spaces for two bedroom units.
- F. Provisions will be made for a car-sharing program (like Flexcar), as approved by the director, and include a car on-site as well as car-sharing only parking spaces.
- G. Parking areas in developments 1.5 acres or more will conform to the all of the parking design standards under SMC 20.50.410 through 20.50.420.
- H. On-site surface parking lots will be screened from public right-of-way and adjacent residential land uses. Screening can consist of locating parking behind buildings or by opaque landscaping.
- I. At least 80 percent of the required parking spaces will be located on-site. If the developer can secure parking through an agreement acceptable by the director, 10 percent of the required parking spaces must be located within Planned Area 2 and the balance of the required parking must be within 1,000 feet of the development. Building occupancy will be restricted if, at any time, parking spaces off-site are lost and not replaced by other agreements. A notice will be recorded to the title of any property stating these requirements.
- J. All residents of Ridgecrest Commercial Planned Area 2 shall be offered parking, to be included in the apartment or condominium unit cost, either on-site or in designated locations.

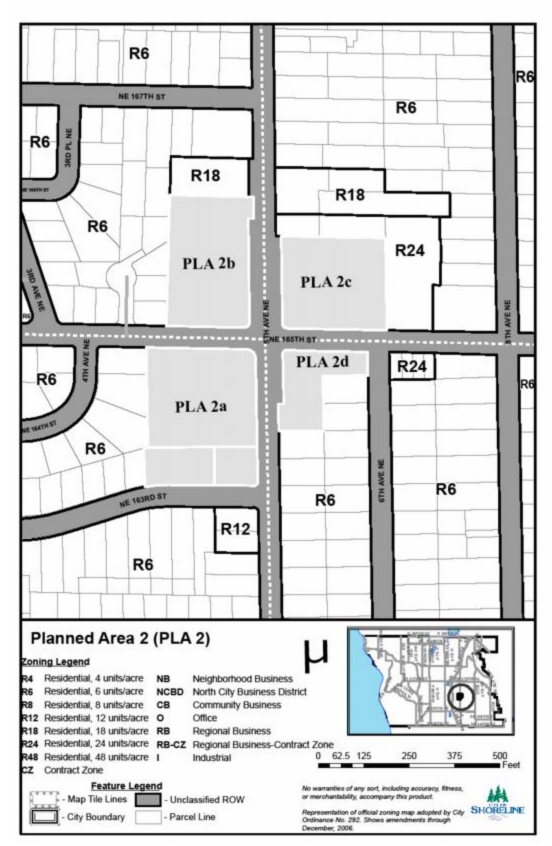
K. Bike racks, lockers, and/or secured parking areas for bikes shall be provided. Some secured spaces for bicycle parking should be in an area accessible only to residents of the building. Some spaces for bicycles shall also be provided at street level. (Ord. 492 § 1, 2008).

20.91.080 Signs.

Development proposals in the Ridgecrest Commercial Planned Area 2 that are 1.5 acres or more require submittal and approval of a master sign plan through the administrative design review process set forth in SMC 20.91.040. (Ord. 492 § 1, 2008).

20.91.090 Outside lighting.

- A. Intent: To create a walkable human scale neighborhood environment by providing adequate and appropriate lighting for pedestrians.
- B. The standards for outdoor lighting apply to all development proposals in the Ridgecrest Commercial Planned Area 2.
- C. The outdoor lighting will:
- 1. Accent structures or provide security and visibility;
- 2. Be shielded to confine emitted light to within the site; and
- 3. Be located so it does not have a negative effect on adjacent properties or rights of-way.
- D. All building entrances will be well lit to provide inviting access and safety. Building-mounted lights and display window lights will contribute to lighting of pedestrian walkways and gathering areas.
- E. Lamp height will not exceed 15 feet for on-site pedestrian lighting.
- F. Outside lighting will be minimum wattage metal halide or color corrected sodium light sources which emit "natural" light. Non-color-corrected low-pressure sodium and mercury vapor light sources are prohibited. (Ord. 492 § 1, 2008).



Integrate Delete entire Chapter 20.92

Commercial Design Standards Code Amendments

January 17, 2013

20.20 Definitions

20.20.012 B definitions.

Building-Mounted Sign A sign permanently attached to a building, including flush-mounted, projecting, awning, canopy, or marquee signs. Under-awning or blade signs are regulated

separately.

Comment [p1]: Moss suggested that sign definitions should reference sign code.

20.20.034 M definitions

Monument Sign Freestanding sign that has integrated the structural component of the sign into the design of the sign and sign base. Monument signs may also consist of painted text, cabinet, or channel letters mounted on a fence, freestanding wall, or retaining wall where the total height of the structure meets the limitations of this code.

20.20.040 P definitions

Portable Sign Any sign that is readily capable of being moved or removed, whether attached or affixed to the ground or any structure that is typically intended for temporary display.

Public Places

Outdoor spaces on private property that facilitate only pedestrians to gather

20.20.048 T definitions

Temporary Sign A sign that is only permitted to be displayed for a limited period of time, after which it must be removed.

20.20.050 U definitions

Under-Awning A sign suspended below a canopy, awning or other overhanging feature of a building.

1

Planning Commission Public Hearing 1/17/13

Sign

20.20.052 V definitions

Vehicle Display Outdoor areas where vehicles for sale or lease are displayed.

Areas

20.20.054 W definitions

Window Sign A sign applied to a window or mounted or suspended directly behind a window.

20.30 **Procedures and Administration**

Table 20.30.040 – Summary of Type A Actions and Target Time Limits for Decision and Appeal Authority.

Action Type	Target Time Limits for Decision (Calendar Days)	Section
Туре А:		
1. Accessory Dwelling Unit	30 days	20.40.120, 20.40.210
2. Lot Line Adjustment including Lot Merger	30 days	20.30.400
3. Building Permit	120 days	All applicable standards
4. Final Short Plat	30 days	20.30.450
5. Home Occupation, Bed and Breakfast, Boarding House	120 days	20.40.120, 20.40.250, 20.40.260, 20.40.400
6. Interpretation of Development Code	15 days	20.10.050, 20.10.060, 20.30.020
7. Right-of-Way Use	30 days	12.15.010 – 12.15.180
8. Shoreline Exemption Permit	15 days	Shoreline Master Program
9. Sign Permit	30 days	20.50.530 – 20.50.610
10. Site Development Permit	60 days	20.20.046, 20.30.315, 20.30.430
11. Deviation from Engineering Standards	30 days	20.30.290
12. Temporary Use Permit	15 days	20.40.100

13. Clearing and Grading Permit	60 days	20.50.290 – 20.50.370
14. Administrative Design Review	28 days	20.30.297

20.30.297 Administrative Design Review (Type A).

A. Administrative Design Review approval of departures from the design standards in SMC 20.50.220-.280 and SMC 20.50.530-610 shall be granted by the Director upon their finding that the departure is:

- 1. Consistent with the purposes or intent of the applicable subsections; or
- 2. Justified due to unusual site constraints so that meeting the design standards represents a hardship to achieving full development potential.

20.30.565 Planned Action Approval SEPA Exemptions

Development approvals in Planned Area districts identified in SMC 20.40.050(C) and on the City zoning map are designated Planned Action Approvals pursuant to WAC 197-11-164. The environmental impacts of development in these districts consistent with the applicable code provisions have been addressed in the Planned Action EIS and do not require additional SEPA review.

20.40

Zoning and Use Provisions

20.40.020 Zoning and Map Designations

A. The locations and boundaries of the zoning districts shall be shown on the map accompanying the ordinance codified in this section and entitled, "Official Zoning Map, Shoreline, Washington". The Official Zoning Map and all the notations, references, and amendments thereto are hereby adopted by this section.

Table 20.40.020 Zones and map designations.

B. The following zoning and map symbols are established as shown in the following table:

ZONING	MAP SYMBOL
RESIDENTIAL	
(Low, Medium, and High Density)	R-4 through 48 (Numerical designator relating to base density in dwelling units per acre)
NONRESIDENTIAL	
Neighborhood Business	NB

Community Business	СВ
Arterial Business	AB
Campus	CCZ, FCZ, PHZ, SCZ ¹
Town Center District	TC-1, TC-2, TC-3, TC-4
Planned Area	PA

¹ CCZ refers to the CRISTA Campus; FCZ refers to the Fircrest Campus; PHZ refers to the Public Health Laboratory Campus; and SCZ refers to the Shoreline Community College Campus.

20.40.040 Nonresidential zones.

- A. The purpose of the Neighborhood Business (NB) zone is to allow for low intensity office, business and service uses located on or with convenient access to arterial streets. In addition these zones serve to accommodate medium and higher density residential, townhouses, mixed use types of development, while serving as a buffer between higher intensity uses and residential zones.
- B. The purpose of the Community Business zone (CB) is to provide location for a wide variety of business activities, such as convenience stores and retail, personal services for the local community, and to allow for apartments and higher intensity mixed use developments.
- C. The purpose of the Arterial Business zone (AB) is to encourage the development of vertical and/or horizontal mixed-use buildings or developments along the Aurora Avenue and Ballinger Way corridors.
 - D. The purpose of the Town Center zones (TC) are to provide for a central location that connects the major east-west and north–south connections in the city with a district that has the highest intensity of land uses, civic developments, and transportation–oriented design.

20.40.050 Special district.

- E. Planned Area (PA). The purpose of the PA is to allow unique zones with regulations tailored to the specific circumstances, public priorities, or opportunities of a particular area that may not be appropriate in a City-wide land use district.
 - 1. **Planned Area 3: Aldercrest (PA 3).** Any development in PA 3 must comply with the standards specified in Chapter 20.93 SMC.

Table 20.40.120 Residential type uses.

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NAICS#	SPECIFIC LAND USE	R4- R6	R8- R12	R18- R48	TC-4	NB	СВ	АВ	TC-1, 2, 3
	RESIDENTIAL GENERAL								
	Accessory Dwelling Unit	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i
	Affordable Housing	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i
	Apartment		С	Р	Р	Р	Р	Р	Р
	Duplex	P-i	P-i	P-i	P-i	P-i			
	Home Occupation	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i
	Manufactured Home	P-i	P-i	P-i	P-i				
	Mobile Home Park	P-i	P-i	P-i	P-i				
	Single-Family Attached	P-i	Р	Р	Р	Р	Р	Р	Р
	Single-Family Detached	Р	Р	Р	Р				
	GROUP RESIDENCES			ı	1		l	1	
	Boarding House	C-i	C-i	P-i	P-i	P-i	P-i	P-i	P-i
	Community Residential Facility-I (Less than 11 residents and staff)	С	С	Р	Р	Р	P	P	Р
	Community Residential Facility-II			P-i	P-i	P-i	P-i	P-i	P-i
721310	Dormitory		C-i	P-i	P-i	P-i	P-i	P-i	P-i
	TEMPORARY LODGING								
721191	Bed and Breakfasts	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i
72111	Hotel/Motel						Р	Р	Р
	Recreational Vehicle	P-i	P-i	P-i	P-i	P-i	P-i	P-i	
	Tent City	P-i	P-i	P-i	P-i	P-i	P-i	P-i	
	MISCELLANEOUS								
	Animals, Small, Keeping and Raising	P-i	P-i	P-i	P-i	P-i	P-i	P-i	P-i

P = Permitted Use S = Special Use
C = Conditional Use -i = Indexed Supplemental Criteria

Table 20.40.130 Nonresidential uses.

NAICS #	SPECIFIC LAND USE	R4- R6	-	R18- R48	TC-4	NB	СВ	АВ	TC-1, 2, & 3
532	Automotive Rental and Leasing						Р	Р	P only in TC-1
81111	Automotive Repair and					Р	Р	Р	P only in TC-1

	Comico	1							
	Service								
451	Book and Video Stores/Rental (excludes Adult Use Facilities)			С	С	P	P	P	P
513	Broadcasting and Telecommunications							Р	Р
812220	Cemetery, Columbarium	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i
	Houses of Worship	С	С	Р	Р	Р	Р	P	Р
	Collective Gardens					P-i	P-i	P-i	
	Construction Retail, Freight, Cargo Service							Р	
	Daycare I Facilities	P-i	P-i	Р	Р	Р	Р	Р	Р
	Daycare II Facilities		С	Р	Р	Р	Р	Р	Р
722	Eating and Drinking Establishments (Excluding Gambling Uses)	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i
812210	Funeral Home/Crematory	C-i	C-i	C-i	C-i		P-i	P-i	P-i
447	Gasoline Service Stations					Р	Р	Р	Р
	General Retail Trade/Services					Р	Р	Р	Р
811310	Heavy Equipment and Truck Repair							Р	
481	Helistop			S	S	S	s	С	С
485	Individual Transportation and Taxi						С	Р	P only in TC-1
812910	Kennel or Cattery						C-i	P-i	P-i
	Library Adaptive Reuse	P-i							
31	Light Manufacturing							s	Р
441	Motor Vehicle and Boat Sales							Р	P only in TC-1
	Professional Office			С	С	Р	Р	Р	Р
5417	Research, Development, and Testing							Р	Р
484	Trucking and Courier Service						P-i	P-i	P-i
541940	Veterinary Clinics and Hospitals					P-i	P-i	P-i	P-i
	Warehousing and Wholesale Trade							Р	

Comment [p2]: Moss questioned this land use and the zones permitted.

Comment [p3]: Moss questioned these land uses and the permitted zones.

6

Wireless Telecommunication Facility	P-i							
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Table 20.40.140 Other uses.

NAICS #	SPECIFIC USE	R4- R6	R8- R12	R18- R48	TC-4	NB	СВ	АВ	TC-1, 2, & 3
	EDUCATION, ENTERTA	INMEN	IT, CU	LTURE	, AND I	RECRE	ATION		
	Adult Use Facilities			l			P-i	P-i	
71312	Amusement Arcade							Р	Р
71395	Bowling Center					С	Р	Р	Р
6113	College and University					S	Р	Р	Р
56192	Conference Center	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i
6111	Elementary School, Middle/Junior High School	С	С	С	С				
	Gambling Uses (expansion or intensification of existing nonconforming use only)					S-i	S-i	S-i	S-i
71391	Golf Facility	P-i	P-i	P-i	P-i				
514120	Library	С	С	С	С	Р	Р	Р	Р
71211	Museum	С	С	С	С	Р	Р	Р	Р
	Nightclubs (excludes Adult Use Facilities)						С	Р	Р
7111	Outdoor Performance Center							s	Р
	Parks and Trails	Р	Р	Р	Р	Р	Р	P	P
	Performing Arts Companies/Theater (excludes Adult Use Facilities)						P-i	P-i	P-i
6111	School District Support Facility	С	С	С	С	С	Р	Р	Р
6111	Secondary or High School	С	С	С	С	С	Р	Р	Р
6116	Specialized Instruction School	C-i	C-i	C-i	C-i	Р	Р	Р	Р
71399	Sports/Social Club	С	С	С	С	С	Р	Р	Р
6114 (5)	Vocational School	С	С	С	С	С	Р	Р	Р
	GOVERNMENT								
9221	Court						P-i	P-i	P-i
92216	Fire Facility	C-i	C-i	C-i	C-i	P-i	P-i	P-i	P-i
	Interim Recycling Facility	P-i	P-i	P-i	P-i	P-i	P-i	P-i	

Comment [p4]: Moss questioned allowing this use in CB.

92212	Police Facility					S	Р	Р	Р
92	Public Agency or Utility Office	S-i	S-i	s	s	s	Р	Р	
92	Public Agency or Utility Yard	P-i	P-i	P-i	P-i			P-i	
221	Utility Facility	С	С	С	С	Р	Р	Р	Р
	Utility Facility, Regional Stormwater Management	С	С	С	С	Р	Р	Р	P
	HEALTH								
622	Hospital	C-i	C-i	C-i	C-i	C-i	P-i	P-i	P-i
6215	Medical Lab						Р	P	P
6211	Medical Office/Outpatient Clinic	C-i	C-i	C-i	C-i	Р	Р	Р	Р
623	Nursing and Personal Care Facilities			С	С	Р	Р	Р	Р
	REGIONAL								
	School Bus Base	S-i	S-i	S-i	S-i	S-i	S-i	P-i	
	Secure Community Transitional Facility							S-	
	Transfer Station	S	S	S	S	S	S	s	
	Transit Bus Base	S	S	S	S	S	S	Р	
	Transit Park and Ride Lot	S-i	S-i	S-i	S-i	Р	Р	Р	Р
	Work Release Facility					_		S-i	

P = Permitted Use	S = Special Use	
C = Conditional Use	-i = Indexed Supplemental Criteria	

20.40.275 Collective gardens.

- A There shall be no more than one collective garden permitted on a property tax parcel.
- B. Collective gardens may only be located in the NB, CB, and, ABzones.
- C. A collective garden or facility for delivery of cannabis produced by the garden may not be located within 1,000 feet of schools and not within 1,000 feet of any other collective garden or delivery site.
- D. Any transportation or delivery of cannabis from a collective garden shall be conducted by the garden members or designated provider so that quantities of medical cannabis allowed by RCW 69.51A.040 are never exceeded. (Ord. 643 § 2, 2012).

20.40.350 Eating and drinking establishments.

Eating and drinking establishments are permitted in residential zones R-4 through R-48 only by conditional use permit and permitted in NB, CB, AB and TC zones, provided gambling uses as defined in

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this Code are not permitted. (Ord. 560 § 3 (Exh. A), 2009; Ord. 258 § 6, 2000; Ord. 238 Ch. IV § 3(B), 2000).

20.40.420 Interim recycling facility.

- A. Interim recycling facilities in the residential zones shall be limited to drop box facilities accessory to a public or community use such as a school, fire station or community center.
- B. In NB, and CB zones all processing and storage of material shall be within enclosed buildings, except of drop box facilities for the collection and temporary storage of recyclable materials. Yard waste processing is not permitted. (Ord. 238 Ch. IV § 3(B), 2000).

20.40.505 Secure community transitional facility.

A. May be permitted as a Special Use-Type C action, granted by the City Council in the Arterial Business zones provided:

20.40.600 Wireless telecommunication facilities/satellite dish and antennas.

- A. **Exemptions.** The following are exemptions from the provisions of this chapter and shall be permitted in all zones:
 - 1. Industrial processing equipment and scientific or medical equipment using frequencies regulated by the Federal Communications Commission (FCC).
 - Machines and equipment that are designed and marketed as consumer products, such as microwave ovens and remote control toys.
 - 3. The storage, shipment or display for sale of antenna(s) and related equipment.
 - 4. Radar systems for military and civilian communication and navigation.
 - 5. Handheld, mobile, marine and portable radio transmitters and/or receivers.
 - 6. Wireless radio utilized for temporary emergency communications in the event of a disaster.
 - 7. Licensed amateur (ham) radio stations and citizen band stations.
 - 8. Earth station antenna(s) one meter or less in diameter and located in any zone.
 - Earth station antenna(s) two meters or less in diameter and located in the NB, CB, AB, , or TC zones.
 - 10. Satellite dish antennas less than two meters in diameter, including direct to home satellite services, when an accessory use of a property.

- 11. Maintenance or repair of a communication facility, antenna and related equipment, transmission structure, or transmission equipment enclosures; provided, that compliance with the standards of this chapter is maintained.
- 12. Subject to compliance with all other applicable standards of this chapter, a building permit application need not be filed for emergency repair or maintenance of a facility until 30 days after the completion of such emergency activity.

B. Ground-Mounted Wireless Telecommunication Facilities Standards.

1. All ground-mounted wireless telecommunication facilities shall conform to the height and setbacks requirements specified in Table 2.

Table 20.40.600(2) – Height and Setback Standards for Ground-Mounted Wireless Telecommunication Facilities

Zone	Maximum Height	Setbacks
All Residential Zones: R-4 – R-48	Maximum height specified for each zone.	Minimum 50 feet from all adjacent residentially zoned properties. Minimum of 30 feet from any public right-of-way.
All Commercial Zones: (NB, CB, AB and TC)	Maximum height specified for each zone.	Minimum 30 feet from all adjacent commercially zoned properties and 50 feet from all adjacent residentially zoned properties. Minimum of 30 feet from any public right-of-way.
ABI Zone	Maximum height specified for the zone.	Minimum 30 feet from all adjacent commercially zoned properties and 50 feet from all adjacent residentially zoned properties. Minimum of 30 feet from any public right-of-way.

20.50

General Development Standards

Sections:

Subchapter 1. Dimensional and Density Standards for Development

20.50.010	Purpose.
20.50.020	Standards – Dimensional requirements.
20.50.021	Transition Area Standards).
20.50.030	Lot width and lot area - Measurements.
20.50.040	Setbacks – Designation and measurement
20.50.050	Building height – Standards.

Subchapter 4. Mixed-Use, Commercial and Other Nonresidential Development Design Standards

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      20.50.220
      Purpose.

      20.50.225
      Administrative Design Review .

      20.50.230
      Thresholds – Required Site Improvments.

      20.50.240
      Site Design .

      20.50.250
      Building Design .
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Subchapter 1. Dimensional and Density Standards for Residential Development

20.50.020 Standards – Dimensional requirements.

Table 20.50.020(1) – Densities and Dimensions in Residential Zones

Note: Exceptions to the numerical standards in this table are noted in parentheses and described below.

STANDARDS	R-4	R-6	R-8	R-12	R-18	R-24	R-48	TC-4
Base Density: Dwelling Units/Acre	4 du/ac	6 du/ac (7)	8 du/ac	12 du/ac	18 du/ac	24 du/ac	48 du/ac	Based on bldg. bulk limits
Min. Density	4 du/ac	4 du/ac	4 du/ac	6 du/ac	8 du/ac	10 du/ac	12 du/ac	Based on bldg. bulk limits
Min. Lot Width (2)	50 ft	50 ft	50 ft	30 ft	30 ft	30 ft	30 ft	NA
Min. Lot Area (2)	7,200 sq ft	7,200 sq ft	5,000 sq ft	2,500 sq ft	2,500 sq ft	2,500 sq ft	2,500 sq ft	NA
Min. Front Yard Setback (2) (3)	20 ft	20 ft	10 ft	10 ft	10 ft	10 ft	10 ft	15 ft
Min. Rear Yard Setback (2) (4) (5)	15 ft	15 ft	5 ft	5 ft	5 ft	5 ft	5 ft	5 ft
Min. Side Yard Setback (2) (4) (5)	5 ft min. and 15 ft total sum of two	5 ft min. and 15 ft total sum of two	5 ft	5 ft	5 ft	5 ft	5 ft	5 ft
Base Height (9)	30 ft (35 ft with pitched roof)	30 ft (35 ft with pitched roof)	35 ft	35 ft	35 ft (40 ft with pitched roof)	35 ft (40 ft with pitched roof)	35 ft (40 ft with pitched roof) (8)	35 ft
Max. Building Coverage (2) (6)	35%	35%	45%	55%	60%	70%	70%	NA

Max. Hardscape (2) (6) 45%	50%	65%	75%	85%	85%	90%	75%	
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Exceptions to Table 20.50.020(1):

- (1) Repealed by Ord. 462
- (2) These standards may be modified to allow zero lot line developments. Setback variations apply to internal lot lines only. Overall site must comply with setbacks, building coverage and hardscape limitations; limitations for individual lots may be modified.
- (3) For single family detached development exceptions to front yard setback requirements, please see SMC <u>20.50.070</u>.
- (4) For single family detached development exceptions to rear and side yard setbacks, please see SMC 20.50.080.
- (5) For developments consisting of three or more dwellings located on a single parcel, the building setback shall be 15 feet along any property line abutting R-4 or R-6 zones. Please see SMC 20.50.130.
- (6) The maximum building coverage shall be 35 percent and the maximum hardscape area shall be 50 percent for single-family detached development located in the R-12 zone.
- (7) The base density for single-family detached dwellings on a single lot that is less than 14,400 square feet shall be calculated using a whole number, without rounding up.
- (8) For development on R-48 lots abutting R-12, R-24, R-48, , and CZ zoned lots the maximum height allowed is 50 feet and may be increased to a maximum of 60 feet with the approval of a conditional use permit.
- (9) Base height for high schools in all zoning districts except R-4 is 50 feet. Base height may be exceeded by gymnasiums to 55 feet and by theater fly spaces to 72 feet.

Table 20.50.020(2) Dimensions for Development in Commercial Zones

STANDARDS	Neighborhood Business (NB)	Community Business (CB)	Arterial Business (AB)	Town Center (TC-1, 2, & 3)
Min. Front Yard Setback (Street) (1) (see Transition Area	0 ft	O ft	0 ft	O ft

setback 20.50.021)				
Min. Side and Rear Yard Setback from Commercial Zones	O ft	O ft	0 ft	0 ft
Min. Side and Rear Yard Setback from R-4, R-6, and R-8 Zones (see Transition Area 20.50.021)	20 ft	20 ft	20 ft	20 ft
Min. Side and Rear Yard Setback from TC-4, R-12 through R-48 Zones	15 ft	15 ft	15 ft	15 ft
Base Height (2)	50 ft	60 ft	65 ft	70 ft
Hardscape	85%	85%	95%	95%

Note: Exceptions to the numerical standards in this table are noted in parentheses and described below. Exceptions to Table 20.50.020(2):

- (1) Front yards may be used for outdoor display of vehicles to be sold or leased.
- (2) The following structures may be erected above the height limits in all commercial zones:
 - a. Roof structures housing or screening elevators, stairways, tanks, mechanical equipment required for building operation and maintenance, skylights, flagpoles, chimneys, utility lines, towers, and poles; provided, that no structure shall be erected more than 10 feet above the height limit of the district, whether such structure is attached or freestanding. WTF provisions (20.40.600) are not included in this exception;
 - b. Parapets, firewalls, and railings shall be limited to 4 feet in height.
 - c. Steeples, crosses, and spires when integrated as an architectural element of a building may be erected up to 18 feet above the base height of the district;
 - d. . Base height may be exceeded by gymnasiums to 55 feet and for theater fly spaces to 72 feet. (Ord. 560 § 4 (Exh. A), 2009;
 - e. Solar energy collector arrays, small scale wind turbines, or other renewable energy equipment have no height limits.

20.50.021 Transition Area Standards

(Development in commercial zones NB, CB, AB, and TC-1, 2 & 3 abutting or directly across street rights-of-way from R-4, R-6, or R-8 zones shall meet the following transition area requirements:

 a. From abutting property, a 35-foot maximum building height at the required setback and a building envelope within a two to one horizontal to vertical slope up to the maximum height of the zone. From across street rights-of-way, a 35-foot maximum building height at the required 15 foot setback and a building envelope within a one to one horizontal to vertical slope up to the maximum height of the zone.

- b. Parking garages facing Transition Areas with abutting property shall be entirely walled without openings. Type I landscaping (SMC 20.50.460), significant tree preservation, and a solid, eight-foot, property line fence shall be required for transition area setbacks abutting R-4, R-6, or R-8 zones. 20% of significant trees that are healthy without increasing the building setback shall be protected per SMC 20.50.370. The landscape area shall be a recorded easement that requires plant replacement as needed to meet Type I landscaping and required significant trees. Utility easements parallel to the required landscape area shall not encroach into the landscape area. Type II landscaping shall be required for transition area setbacks abutting rights-of-way directly across from R-4, R-6 or R-8 zones. Required tree species shall be selected to grow a minimum height of 50 feet.
- c. All vehicular access to proposed development in commercial zones shall be from arterial classified streets unless determined by the Director to be technically not feasible or in conflict with state law addressing access to state highways. All developments in commercial zones shall conduct a transportation impact analysis per the Engineering Development Manual. Development that creates additional traffic that is projected to use Local streets mayl be required to install appropriate traffic-calming measures. These additional measures will be identified and approved by the City's Traffic Engineer.

Subchapter 3. Mulitfamily and Single Family Attached Residential Design Standards

20.50.120 Purpose.

The purpose of this subchapter is to establish standards for multifamily and single family attached residential development in TC-4, PA3, and R-8 through R-48 zones as follows:

20.50.125 Thresholds – Required Site Improvements.

The purpose of this section is to determine how and when the provisions for full site improvement standards apply to a development application in TC-4, PA3, R-8 through R-48 zones. Site improvement standards of signs, parking, lighting and landscaping shall be required if:

 Building construction valuation for a permit exceeds 50 percent of the current County assessed or an appraised valuation of all existing land and structure(s) on the parcel. **Comment [p5]:** Clarifies the code section that protects trees during construction and does not require greater building setback..

This shall include all structures on other parcels if the building under permit review extends into other parcels; or

 Building construction valuations of permits issued within a five-year period since March XX, 2013 accumulate to exceed 50 percent of the County assessed or an appraised value of the existing land and structure(s). The valuation is determined by the first permit issued within the 5-year period.

Subchapter 4. Commercial Zone Design Standards

20.50.220 Purpose.

The purpose of this chapter is to establish design standards for all commercial zones – Neighborhood Business (NB), Community Business (CB), Arterial Business (AB), and Town Center (TC-1, 2, and 3). Some standards within this chapter apply only to specific types of development and zones as noted. Standards that are not addressed in this chapter will be supplemented by the standards in the remainder of Chapter 20.50 SMC. In the event of a conflict, the standards of this chapter shall prevail.

20.50.225 Administrative Design Review.

Administrative Design Review approval under SMC <u>20.30.297</u> is required for all development applications that propose departures from the design standards in this chapter or sign standards in SMC 20.50, Subchapter 8. SMC <u>20.30.297</u>.

20.50.230 Thresholds – Required Site Improvements.

The purpose of this section is to determine how and when the provisions for site improvement cited in the General Development Standards apply to development proposals. Full site improvement standards apply to a development application in commercial zones NB, CB, AB, TC-1, 2, and 3. Site improvements standards of signs, parking, lighting, and landscaping shall be required if:

- Building construction valuation for a permit exceeds 50 percent of the current County
 assessed or an appraised valuation of all existing land and structure(s) on the parcel.
 This shall include all structures on other parcels if the building under permit review
 extends into other parcels; or
- Building construction valuations of permits issued within a five-year period since March XX, 2013 accumulate to exceed 50 percent of the County assessed or an appraised value of the existing land and structure(s). The valuation is determined by the first permit issued within the 5-year period.

Comment [p6]: Moss commented that the provision is unclear.

20.50.240 Site Design.

A. Purpose.

- Promote and enhance public walking and gathering with attractive and connected development
- 2. Promote distinctive design features at high visibility street corners.
- Provide safe routes for pedestrians and people with disabilities across parking lots, to building entries, and between buildings.
- Promote economic development that is consistent with the function and purpose of permitted uses and reflects the vision for the town center subarea as expressed in the Comprehensive Plan.

B. Overlapping Standards.

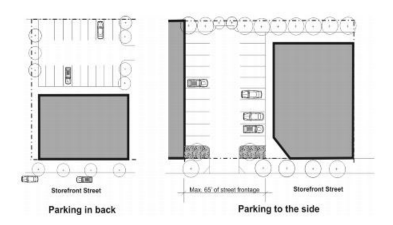
Site design standards for on-site landscaping, sidewalks, walkways, public access easement, public places, and open space may be overlapped if their separate, minimum dimensions and functions are not diminished.

C. Site Frontage.

Development abutting NB, CB, AB TC-1, 2, and 3 shall meet the following standards.

- a. Buildings shall be placed at the property line or abutting publicsidewalks if on private property. However, buildings may be set back farther if public places, landscaping, splays are included or a utility easement is required between the sidewalk and the building;
- Minimum space dimension for building interiors that are ground-level and fronting on streets is 12-foot height and 20-foot depth and built to commercial building standards.
 These spaces can be used for any permitted land use.
- c Minimum window area is 50 percent of the ground floor facade placed between the heights of 30 inches and tent feet above the ground for each front facade;
- d. The primary building entry shall be located on a street frontage and, recessed to prevent door swings over sidewalks, or an entry to an interior plaza or courtyard from which building entries are accessible;
- e. Minimum weather protection at least five feet in depth, 9-foot height clearance, and along at least 80 percent of the facade width where over pedestrian facilities Awnings may project into public rights-of-way, subject to City approval;
- f. Streets with on-street parking shall have sidewalks to back of curb and street trees in pits under grates or at least a 2-foot wide walkway between the back of curb and an

- amenity strip if space is available. Streets without on-street parking shall have landscaped amenity strips with street trees; and
- g. Surface parking along street frontage in commercial zones shall not occupy more than 65 lineal feet of the site frontage. Parking lots are not allowed at street corners. No parking or vehicle circulation is allowed between the rights-of-way and the building front facade. See Section 20.50.470 for parking lot landscape standards.



Parking lot locations along Storefront Streets

2 Rights-of-Way Pedestrian Lighting.

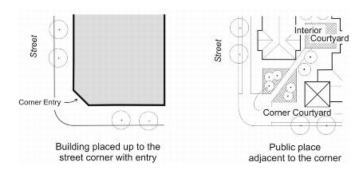
- a. Pedestrian lighting shall meet the standards for Aurora Avenue pedestrian lighting with 15 feet in height for sidewalk areas.
- b. Street light standards shall be a maximum 25-foot height for street light standards, modified to meet the 25-foot maximum height, and spaced to meet City illumination standards.

D. Corner Sites.

1. All development proposals located on street corners shall include at least one of the following design treatments on both sides of the corner.

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- a. Locate a building within 15 feet of the street corner. All such buildings shall comply with building corner standards in subsection (C)(2) of this section;
- b. Provide public places at the corner leading directly to building entries; or
- c. Landscape 20 feet of depth of Type II landscaping for the length of the required building frontage.
- d. Include a structure on the corner that provides weather protection or site entry. The structure may be used for signage (SMC 20.92.080).



Street Corner Sites

- 2. Corner buildings using the option in subsection (C)(1)(a) of this section shall provide at least one of the elements listed below for 40 lineal feet of both sides from the corner:
 - a. Twenty-foot beveled building corner with entry and 60 percent of the first floor in non reflective glass (included within the 80 lineal feet of corner treatment).
 - b. Distinctive facade (i.e., awnings, materials, offsets) and roofline design above the minimum standards for these items in code section 20.50.250..
 - c. Balconies for $\underline{\text{residential units}}$ on all floors above the ground floor.

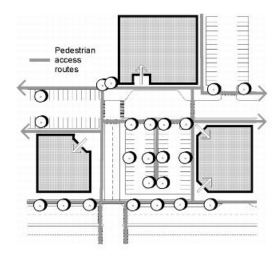


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Building Corners

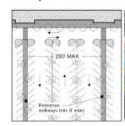
E. Site Walkways.

- Developments shall include internal walkways that connect building entries, public places, and parking areas with the adjacent street sidewalks and Interurban Trail where adjacent.
 - a. All buildings shall have clear, illuminated, 6-inch raised and at least an 8- foot wide walkway between the main building entrance and a public sidewalk.
 - b. Continuous pedestrian walkways shall be provided along the front of all businesses and the entries of multiple commercial buildings;



Well-connected Walkways

 Raised walkways at least eight feet wide shall be provided for every three double-loaded aisles or every 200 feet of parking area. Walkway crossings shall be raised a minimum three inches above drive surfaces; d. Walkways shall conform to the Americans with Disabilities Act (ADA);





Parking Lot Walkway

e. Deciduous, street-rated trees from the Shoreline Engineering Development Manual shall be provided every 30 feet on average in grated tree pits. if the walkway is eight feet wide or in planting beds. Pedestrian-scaled lighting shall be provided per subsection H.1.b.

Comment [p7]: Maul suggested striking out highlighted, redundant language.

F. Public Places.

- Public places are required at a rate of 1,000 square feet per acre up to a maximum of 5,000 square feet. This requirement may be divided into multiple public places with a minimum 400 square feet each.
- 2. Public places may be covered but not enclosed unless by 3. below.
- 3. Buildings border at least one side of the public place;
- 4. Eighty percent of the area shall be with surfaces for people to stand or sit.
- 5. No lineal dimension is less than 6 feet.
- 6. The following design elements are required for public places:
 - a. Physically accessible and visible from the public sidewalks, walkways, or Through-Connections;
 - b. Pedestrian access to abutting buildings;
 - c. Pedestrian-scaled lighting (subsection (G) of this section);
 - d. Seating and landscaping with solar access at least a portion of the day; and

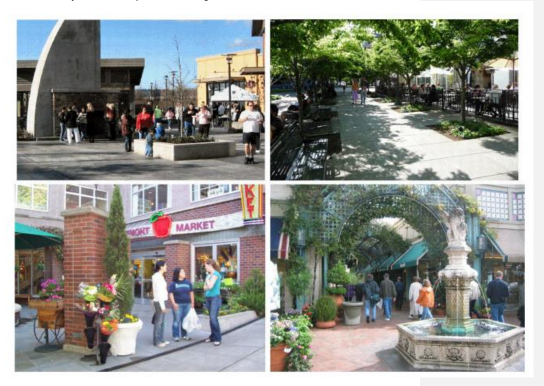
20

Planning Commission Public Hearing 1/17/13

Comment [p8]: Moss recommends to clarify

Comment [p9]: Maul pointed out conflict with 400 SF minimum. Corrected.

e. Not located adjacent to dumpster or loading areas.



Public Places

G. Multifamily Open Space.

- 1. All multifamily development shall provide open space;
 - a. Provide 800 square feet per development or 50 square feet per dwelling unit of open space, whichever is greater;
 - b. Other than private balconies or patios, open space shall be accessible to all residents and include a minimum lineal dimension of 6 feet. These standards apply to all open spaces including parks, playgrounds, rooftop decks and ground-floor courtyards; and may also be used to meet the walkway standards as long as the function and minimum dimensions of the open space are met;

- Required landscaping can be used for open space if it does not prevent access or reduce the overall landscape standard. Open spaces shall not be placed adjacent to parking lots and service areas without screening; and
- d. Open space shall provide seating that has solar access at least a portion of the day.





Multifamily Open Spaces

H. Outdoor Lighting.

- 1. All publicly accessible areas on private property shall be illuminated as follows:
 - a. Minimum of one-half footcandle and maximum 25-foot pole height for vehicle areas;
 - b. One to two footcandles and maximum 15-foot pole height for pedestrian areas;
 - Maximum of four footcandles for building entries with the fixture placed below second floor.
- 2. All private fixtures shall be shielded to prevent direct light from entering neighboring property.
- 3. Mercury vapor luminaires are prohibited.

I. Service Areas.

- 1. All developments shall provide a designated location for trash, composting, recycling, storage and collection, and shipping containers. Such elements shall meet the following standards:
 - a. Located to minimize visual, noise, odor, and physical impacts to pedestrians and residents;

- b.Paved with concrete and screened with materials or colors that match the building; and
- c. Located and configured so that the enclosure gate swing does not obstruct pedestrian or vehicle traffic nor require that a hauling truck project into any public rights-of-way.



Trash/recycling closure with consistent use of materials and landscape screening.

- 2. Utility and Mechanical Equipment.
 - a. Equipment shall be located and designed to minimize its visibility to the public. Preferred locations are off alleys; service drives; within, atop, or under buildings; or other locations away from the street. Equipment shall not intrude into required pedestrian areas.



Utilities consolidated and separated by landscaping elements.

b. All exterior mechanical equipment shall be screened from view by integration with the building's architecture through such elements as parapet walls, false roofs, roof wells, clerestories, equipment rooms, materials and colors. Painting mechanical equipment as a means of screening is not permitted. (Ord. 609 § 12 (Exh. B), 2011).

20.50.250 Building Design.

A. Purpose.

- Emphasize quality building articulation, detailing, and durable materials.
- Reduce the apparent scale of buildings and add visual interest for the pedestrian experience.
- Facilitate design that is responsive to the commercial and retail attributes of existing and permitted uses.

B. Facade Articulation.

 All buildings fronting streets other than State Routes shall include one of the two articulation features set forth in subsections (B)(2)(a) and (b) of this section no more than every 40 lineal feet facing a street, parking lot, or public place. Building facades less than 60 feet wide are exempt from this standard.



Building Façade Articulation

- All buildings fronting streets that are State Routes shall include one of the two articulation features below no more than every 80 lineal feet facing a street, parking lot, or public place.
 Building facades less than 100 feet wide are exempt from this standard.
 - a. For the height of the building, each facade shall be offset at least two feet in depth and four feet in width if combined with a change in siding materials. Otherwise, the facade offset shall be at least 10 feet deep and 15 feet wide.

Comment [p10]: Esselman suggested adding "pedestrian experience". Corrected.

- b. Vertical piers at the ends of each facade section that project at least two inches from the facade and extend from the ground to the roofline.
- 3. All multifamily buildings or residential portion of a mixed-use building shall provide the following articulation features at least every 35 feet of facade facing a street, park, public place, or open space:
 - a. Vertical building modulation 18 inches deep and four feet wide if combined with a change in color or building material. Otherwise, minimum depth of modulation is 10 feet and minimum width for each modulation is 15 feet. Balconies may be used to meet modulation; and
 - b. Distinctive ground or first floor facade, consistent articulation of middle floors, and a distinctive roofline or articulate on 35-foot intervals.



Multifamily building articulation



Multifamily building articulation

4. Roofline Modulation. Rooflines shall be modulated at least every 120 feet by emphasizing dormers, chimneys, stepped roofs, gables, or prominent cornices or walls. Rooftop appurtenances are included as modulation. Modulation shall consist of a roofline elevation change of at least four feet every 50 feet of roofline.

5. **Maximum Facade.** For each 150 feet in length along the streetfront a building shall have a minimum 30-foot-wide section that is offset at least by 20 feet through all floors.



Facade widths using a combination of facade modulation, articulation, and window design.

6. **Windows.** Buildings shall recess or project individual windows above the ground floor at least two inches from the facade or use window trim at least four inches in width.



Window trim design

7. **Secondary Entry.** Weather protection at least three feet deep and four feet wide is required over each secondary entry.



Covered secondary public access

8. Facade Materials.

 a. Metal siding shall have visible corner moldings and trim and shall not extend lower than four feet above grade. Masonry, concrete, or other durable material shall be incorporated between the siding and the grade. Metal siding shall be factory finished, with a matte, non-reflective surface.



Masonry or concrete near the ground and proper trimming around windows and corners.

b. A singular style, texture, or color of concrete block shall not comprise more than 50 percent of a facade facing a street or public space.





c. Synthetic stucco must be trimmed and sheltered from weather by roof overhangs or other methods and is limited to no more than 50 percent of facades containing an entry and shall not extend below two feet above the grade.



9. Prohibited Exterior Materials.

- a. Chain-link fencing that is not screened from public view. No razor or barbed, material shall be allowed.
- b. Corrugated, fiberglass sheet products.

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c. Plywood siding.

Subchapter 6. Parking, Access and Circulation

20.50.390 Minimum off-street parking requirements – Standards.

A. Off-street parking areas shall contain at a minimum the number of parking spaces stipulated in Tables 20.50.390A through 20.50.390D.

Table 20.50.390A - General Residential Parking Standards

RESIDENTIAL USE	MINIMUM SPACES REQUIRED
Single detached/townhouse:	2.0 per dwelling unit
Apartment:	
Studio units:	.75 per dwelling unit
One-bedroom units:	.75 per dwelling unit
Two-bedroom units:	1.5 per dwelling unit
Three-bedroom units:	2.0 per dwelling unit
Accessory dwelling units:	1.0 per dwelling unit
Mobile home park:	2.0 per dwelling unit

Table 20.50.390B - Special Residential Parking Standards

RESIDENTIAL USE	MINIMUM SPACES REQUIRED
Bed and breakfast guesthouse:	1 per guest room, plus 2 per facility
Community residential facilities:	1 per 2 units
Dormitory, including religious:	1 per 2 units
Hotel/motel, including organizational	
hotel/lodging:	1 per unit
Senior citizen assisted:	1 per 3 dwelling or sleeping units

Table 20.50.390C - General Nonresidential Parking Standards

NONRESIDENTIAL USE	MINIMUM SPACES REQUIRED
General services uses:	1 per 300 square feet
Government/business services uses:	1 per 500 square feet

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Manufacturing uses: .9 per 1,000 square feet

Recreation/culture uses: 1 per 300 square feet

Regional uses: (Director)

Retail trade uses: 1 per 400 square feet

Note: Square footage in this subchapter refers to net usable area and excludes walls, corridors, lobbies, bathrooms, etc.

Table 20.50.390D - Special Nonresidential Standards

NONRESIDENTIAL USE	MINIMUM SPACES REQUIRED
Bowling center:	2 per lane
Churches, synagogues, temples:	1 per 5 fixed seats, plus 1 per 50 square feet of gross floor area without fixed seats used for assembly purposes
Conference center:	1 per 3 fixed seats, plus 1 per 50 square feet used for assembly purposes without fixed seats, or 1 per bedroom, whichever results in the greater number of spaces
Construction and trade:	1 per 300 square feet of office, plus 1 per 3,000 square feet of storage area
Courts:	3 per courtroom, plus 1 per 50 square feet of fixed-seat or assembly area
Daycare I:	2 per facility, above those required for the baseline of that residential area
Daycare II:	2 per facility, plus 1 for each 20 clients
Elementary schools:	1.5 per classroom
Fire facility:	(Director)
Food stores less than 15,000 square feet:	1 per 350 square feet
Funeral home/crematory:	1 per 50 square feet of chapel area
Gasoline service stations with grocery, no service bays:	1 per facility, plus 1 per 300 square feet of store
Gasoline service stations without grocery:	3 per facility, plus 1 per service bay
Golf course:	3 per hole, plus 1 per 300 square feet of clubhouse

30

facilities

Golf driving range: 1 per tee

Heavy equipment repair: 1 per 300 square feet of office, plus 0.9 per 1,000

square feet of indoor repair area

Table 20.50.390D - Special Nonresidential Standards (Continued)

NONRESIDENTIAL USE MINIMUM SPACES REQUIRED

High schools with stadium: Greater of 1 per classroom plus 1 per 10 students, or 1

per 3 fixed seats in stadium

High schools without stadium: 1 per classroom, plus 1 per 10 students

Home occupation: In addition to required parking for the dwelling unit, 1 for

any nonresident employed by the home occupation and

1 for patrons when services are rendered on-site.

Hospital: 1 per bed

Middle/junior high schools: 1 per classroom, plus 1 per 50 students

Nursing and personal care facilities: 1 per 4 beds

Outdoor advertising services: 1 per 300 square feet of office, plus 0.9 per 1,000

square feet of storage area

Outpatient and veterinary 1 per 300 square feet of office, labs, and examination

clinic offices: rooms

Park/playfield: (Director)

Police facility: (Director)

Public agency archives: 0.9 per 1,000 square feet of storage area, plus 1 per 50

square feet of waiting/reviewing area

Public agency yard: 1 per 300 square feet of offices, plus 0.9 per 1,000

square feet of indoor storage or repair area

Restaurants: 1 per 75 square feet in dining or lounge area

Retail and mixed trade: 1 per 400 square feet

Self-service storage: 1 per 3,500 square feet of storage area, plus 2 for any

resident director's unit

Specialized instruction schools: 1 per classroom, plus 1 per 2 students

Theater: 1 per 3 fixed seats

Vocational schools: 1 per classroom, plus 1 per 5 students

31

Warehousing and storage: 1 per 300 square feet of office, plus 0.5 per 1,000

square feet of storage area

Wholesale trade uses: 0.9 per 1,000 square feet

Winery/brewery: 0.9 per 1,000 square feet, plus 1 per 50 square feet of

tasting area

d.Bicycle Rack - 1 space per 10,000 square foot of floor area.

20.50.400 Reductions to minimum parking requirements - Standards.

- Reductions up to 25 percent may be approved by Director using combinations of the following criteria:
 - i. On-street parking along the parcel's street frontage.
 - ii. Shared parking agreement with adjoining parcels and land uses that do not have conflicting parking demand.
 - iii. High-occupancy vehicle (HOV) and hybrid or electric vehicle (EV) parking.
 - iv. Conduit for future electric vehicle charging spaces, per National Electrical Code, equivalent to the number of required disabled parking spaces.
 - v. High-capacity transit service available within a one-half mile walk shed
 - vi. A pedestrian public access easement that is 8 feet wide, safely lit and connects through a parcel between minimally two different rights-of- way. This easement may include other pedestrian facilities such as walkways and plazas.
 - vii. Concurrence with King County Right-sized Parking data, census tract data, and other parking demand study results.
 - b. In the event that the Director approves reductions in the parking requirement, the basis for the determination shall be articulated in writing.
 - The Director may impose performance standards and conditions of approval on a project including a financial guarantee.
 - d. Reductions of up to 50 percent may be approved by Director for the portion of housing providing Low-income Housing as defined by the U.S. Department of Housing and Urban Development.

Comment [p11]: Scully comment that EV parking is not connected to reducing parking demand.

Comment [p12]: PC comment for building standards reference.

Comment [p13]: Moss comment that "disabled" is more correct than "handicapped"

Comment [p14]: Montero comment that these 2 items are not criteria and should be separate.

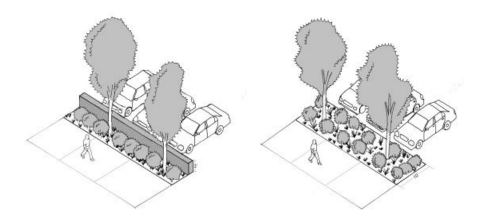
Comment [p15]: Wagner comment that provision is not specific enough to be administrated.

Comment [p16]: Scully comment that the 50% reduction for affordable housing should be separate from the other criteria.

Subchapter 7. Landscaping

20.50.470 Street Frontage Landscaping.

- A. Provide a five-foot wide, Type II landscape that incorporates a continuous masonry wall between three and four feet in height. The landscape shall be between the public sidewalk or residential units and the wall (see SMC 20.50.460 for details); or
- B. Provide at least 10-foot wide, Type II landscaping.
- C. Trees shall be placed interior to parking lots at a ratio of one every 10 parking spaces in curbed planters with a minimum dimension of five feet.
- D. All parking lots shall be separated from ground-level, residential development by the required setback and planted with Type I landscaping.



2a. Parking lot planting buffer with low wall

2b. 10-foot parking lot buffer with Type II landscaping

E. Vehicle Display Areas Landscaping. Shall be determined by the Director through Administrative Design Review under SMC 20.30.297. Subject to the Director's discretion to reduce or vary the depth, landscaped areas shall be at least 10 feet deep relative to the front property line. Vehicle display areas shall be framed by appropriate landscape construction materials along the front property line. While allowing that the vehicles on display remain plainly visible from the public rights-of-way, these materials shall be configured to create a clear visual break between the hardscape in the public rights-of-way and the hardscape of the vehicle display area. Appropriate landscape construction materials shall include any combination of low

(three feet or less in height) walls or earthen berms with ground cover, shrubs, trees, trellises, or arbors.

F. A 20-foot width of Type II landscaping located on site along the property line is required for nonresidential development including institutional and public facilities in residential zones.

20.50.500 Internal Landscaping for Parking Area.

Required parking area landscaping shall include landscape areas that are located in areas within or adjacent to parking areas. However, landscaping designed to meet perimeter landscaping requirements cannot also be used to meet parking lot landscaping requirements.

- A. Multifamily developments with common parking areas shall provide planting areas in parking lots at the rate of 20 square feet per parking stall.
- B. Commercial, office, industrial, or institutional developments shall provide landscaping at a rate of:
 - 1. Twenty square feet per parking stall when 10 to 30 parking stalls are provided or;
 - 2. Twenty-five square feet per parking stall when 31 or more parking stalls are provided.

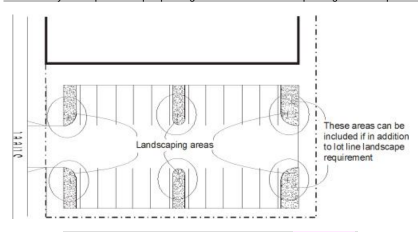


Figure 20.50.500(B): Example of parking area landscaping.

- C. Trees shall be provided and distributed throughout the parking area on average at a rate of one tree for every 10 parking stalls.
- D. Permanent curbs or structural barriers shall be provided to protect shrub and trees from vehicle bumpers. Landscaping under vehicle overhang shall not be included in required landscape area calculations.

Comment [p17]: Moss commented that the landscape ratio seems too high and that the drawing needs to be changed to match the

E. Parking area landscaping shall consist of:

- 1. At least 200 square feet with a narrow dimension of no less than eight feet.
- 2. Shrubs planted from five-gallon containers or at 24 inches in height and spaced no more than four feet apart on center.
- Ground covers planted from minimally four-inch pots and spaced no more than 18 inches apart.
- 4. Trees planted at least 1.5 inches caliper in size. (Ord. 238 Ch. V § 7(B-5), 2000).

Subchapter 8. Signs

20.50.530 Purpose

The purposes of this subchapter are:

- A. To provide standards for the effective use of signs as a means of identification that enhances the aesthetics of business properties and economic viability.
- B. To protect the public interest and safety by minimizing the possible adverse effects of signs on nearby properties and traffic safety.
- C. To establish regulations for the type, number, location, size, and lighting of signs which are complementary with the building use and compatible with their surroundings. (Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(A), 2000).

20.50.532 Permit Required

- A. Except as provided in this chapter, no temporary or permanent sign may be constructed, installed, posted, displayed or modified without first obtaining a sign permit approving the proposed sign's size, design, location, and display.
- B. N o permit is required for normal and ordinary maintenance and repair, and changes to the graphics, symbols, or copy of a sign, without affecting the size, structural design or height. Exempt changes to the graphics, symbols or copy of a sign must meet the standards for permitted illumination.
- C. Sign applications that propose to depart from the standards of this subchapter must receive an Administrative Design Review approval under SMC 20.30.297 for all signs on the property as a comprehensive signage package.

20.50.540 Sign Design.

A. Sight Distance.

No sign shall be located or designed to interfere with sight distance visibility required by the City of Shoreline for the safe movement of pedestrians, bicycles, and vehicles.

B. Private Signs on City Right-of-Way.

No signs shall be located partially or completely in a public right-of-way unless a Right-of-Way Site permit has been approved, except as allowed under Exception 20.50.540(F) or 20.50.610 and consistent with SMC Chapter 12.15.

Comment [p18]: Maul suggested renaming to "Sign Design".

Comment [p19]: Esselman remarked about signage creating traffic safety.

C. Sign Copy Area.

Calculation of sign area shall minimally use rectangular areas with inch increments that enclose each portion of the signage such as letters, words, logos, graphics, and symbols other than non-illuminated background., . Sign area for signs that project out from a building or are perpendicular to street frontage are measured on one side even though both sides can have copy.

D. Building Addresses.

Building addresses should be installed on all buildings consistent with 20.70.250(C) and will not be counted as sign copy area.

E. Materials and Design.

All signs, except temporary signs, must be constructed of durable, maintainable materials. Signs that are made of materials that deteriorate quickly or that feature impermanent construction are not permitted for permanent signage. For example, plywood or plastic sheets without a sign face overlay or without a frame to protect exposed edges are not permitted for permanent signage.

F. Permitted Illumination.

Where illumination is permitted per Table 20.50.540(F) the following standards must be met:

- Channel lettering or individual backlit letters mounted on a wall, or individual letters placed on a raceway, where only light shines through the copy.
- 2. Opaque cabinet signs where light only shines through copy openings.
- 3. Shadow lighting, where letters are backlit, but light only shines through the edges of the copy.
- 4. Neon signs.







Individual backlit letters (left image), opaque signs where only the light shines through the letters (center image), and neon signs (right image).

(Ord. 560 § 4 (Exh. A), 2009; Ord. 352 § 1, 2004; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(B), 2000).

Table 20.50.540F - Sign Dimensions

A property may use a combination of the four types of signs listed below.

	All Residential (R) Zones,		AB, TC-1 and TC-2				
	Campus, PA3 and TC-4	NB, CB, and TC-3 (1)					
	MONUMENT SIGNS:						
Maximum Area Per Sign Face	4 sq. ft. (home-occupation, day care, adult family home, bed and breakfast) 25 sq. ft. (nonresidential use, residential subdivision or multifamily development)32 sq. ft. (schools and parks)	50 sq. ft.	100 sq. ft.				
Maximum Height	42 inches	6 feet	12 feet				
Maximum	1 per street frontage	1 per street frontage					
Number Permitted		Two per street frontage if the frontage is greater than 250 ft. and each sign is minimally 150 ft. apart from other signs on same property.					
Illumination	External only: Maximum 6 feet from the sign face	Permitted consistent with 20.50.540	D(H)				
	BUILDI	NG-MOUNTED SIGNS:	<u>.</u>				
Maximum Sign Area	Same as for Monument Signs	25 sq. ft. (each tenant) Building Directory 10 sq. ft. Building Name Sign 25 sq. ft.	50 sq. ft. (each tenant) Building Directory 10 sq. ft. Building Name Sign 25 sq. ft.				
Maximum Height	Not to extend above the builthe roof.	ding parapet, soffit, or eave line of					
Number Permitted	1 per street frontage	1 per business per facade facing st parking lot.	reet frontage or				
Illumination	External illumination only	Permitted					
	UND	ER-AWNING SIGNS:					
Maximum Sign Area	6 sq. ft. (Nonresidential uses, schools, residential subdivision, or multifamily development)	12 sq. ft.					
Minimum Clearance from Grade	9 feet						
Maximum Height (ft.)	Not to extend above or beyo building under which the sig	and the awning, canopy, or other oven is suspended.	rhanging feature of a				
Number Permitted	1 per business per facade facing street frontage or parking lot.						

Illumination	Prohibited	Permitted	
DRIVEWAY ENTRANCE/EXIT:			
Maximum Sign Area	4 sq. ft. Nonresidential uses, schools, residential subdivision or multifamily development	8 sq. ft.	
Maximum Height	42 inches	48 inches	
Number Permitted	1 per driveway		
Illumination	Prohibited	Permitted	

Exceptions to Table 20.50.540(F):

- (1) The monument sign standards for AB, TC-1, and TC-2 apply on properties zoned NB, CB, and TC-3 where the parcel has frontage on a State Route, including SR 99, 104, 522, and 523.
- (2) Signs mounted on fences or retaining wall may be substituted for building-mounted or monument signs so long as it meets the standards for that sign type and does not increase the total amount of allowable signage for the property.

G. Window Signs.

Window signs are permitted to occupy maximum 25 percent of the total window area in zones NB, CB, AB, TC-1, TC-2, and TC-3. Window signs are exempt from permit if non-illuminated and do not require a permit under the building code.

H. A-frame Signs.

A-frame, or sandwich board, signs are exempt from permit but allowed only in the NB, CB, AB, and TC-1, TC-2, and TC-3 zones subject to the following standards:

- 1. Maximum one sign per business;
- 2. Must be directly in front of the business with the businesses name and may be located on the City Right-of-Way where the property on which the business is located has street frontage;
- Cannot be located within the required clearance for sidewalks and internal walkways as defined for the specific street classification or internal circulation requirements;
- Shall not be placed in landscaping, within two feet of the street curb where there is on-street parking, public walkways, or crosswalk ramps;
- 5. Maximum two feet wide and three feet tall, not to exceed six square feet in area;
- 6. No lighting of these signs is permitted;
- 7. All signs shall be removed from display when the business closes each day; and

8. A-frame/sandwich board signs are not considered structures and are exempt from sign permit, however, a right-of-way site permit is required.

20.50.550 Prohibited Signs.

A. Spinning devices; flashing lights; searchlights; electronic changing message or reader board signs.

Exception 20.50.550(A)(1): Traditional barber pole signs allowed only in NB, CB, AB and TC-1, 2 and 3 zones.

Exception 20.50.550(A)(2): Electronic changing message or reader boards are permitted in CB and AB zones if they do not have moving messages or messages that change or animate at intervals less than 20 seconds, which will be considered blinking or flashing and are not allowed.

- B. Portable signs, except A-frame signs as allowed by 20.50.540(H) above.
- C. Outdoor advertising signs (billboards).
- D. Signs mounted on the roof.
- E. Pole signs.
- F. Backlit awnings used as signs.
- G. Pennants; swooper flags; feather flags; pole banners; inflatables; and signs mounted on vehicles. (Ord. 560 § 4 (Exh. A), 2009; Ord. 369 § 1, 2005; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(C), 2000).

20.50.560 Monument Signs.

A. Design.

- A solid, appearing base is required under at least 75 percent of sign width from the ground to the base of the sign or the sign itself may start at grade.
- 2. Monument signs must be double-sided if the back is visible from the street.
- 3. Use materials and architectural design elements that are consistent with the architecture of the buildings.

20.50.570 Building-Mounted Signs.

A. Design.

1. Building signs shall not cover building trim, or ornamentation.

B. Clearance.

 Projecting, awning, canopy, and marquee signs (above awnings) shall clear sidewalk by nine feet and not project beyond the awning extension or eight feet, whichever is less. These signs may project into public rights-of-way, subject to City approval.

20.50.580 Under-Awning Signs.

A. Clearance.

1. These signs may project into public rights-of-way, subject to City approval.

20.50.590 Nonconforming Signs.

Comment [p20]: Maul suggested that this be removed.

Comment [p21]: Maul suggested removing covering windows since the code allows window signs. (done)

- A. Nonconforming signs shall not be altered in size, shape, height, location, or structural components without being brought to compliance with the requirements of this Code. Repair and maintenance are allowable, but may require a sign permit if structural components require repair or replacement.
- B. Outdoor advertising signs (billboards) now in existence are declared nonconforming and may remain subject to the following restrictions:
 - 1. Shall not be increased in size or elevation, nor shall be relocated to another location.
 - 2. Shall be kept in good repair and maintained.
 - Any outdoor advertising sign not meeting these restrictions shall be removed within 30 days of the date when an order by the City to remove such sign is given. (Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(E), 2000).

20.50.600 Temporary Signs.

- A. General Requirements. Certain temporary signs not exempted by SMC 20.50.540(G-H) or 20.50.610 shall be allowable under the conditions listed below. All signs shall be non-illuminated. Any of the signs or objects included in this section are illegal if they are not securely attached, create e a traffic hazard, or are not maintained in good condition. No temporary shall be posted or placed upon public property unless explicitly allowed or approved by the City through the applicable Right-of-Way Permit. Except as otherwise described under this section, no permit is necessary for allowed temporary signs. Temporary signs are not allowed to continually advertise goods, services or events on a site.
- B. Temporary On-Premises Business Signs. Temporary banners are permitted in zones NB, CB, AB, TC-1, TC-2, and TC-3 to announce sales or special events such as grand openings, or prior to the installation of permanent business signs. Such temporary business signs shall:
 - 1. Be limited to not more than one sign per business;
 - 2. Be limited to 32 square feet in area;
 - Not be displayed for a period to exceed a total of 60 calendar days effective from the date of installation and not more than four such 60 day periods are allowed in any 12-month period; and
 - 4. Be removed immediately upon conclusion of the sale, event or installation of the permanent business signage.
- C. Construction Signs. Banner or rigid signs (such as plywood or plastic) identifying the architects, engineers, contractors or other individuals or firms involved with the construction of a building or announcing purpose for which the building is intended. Total signage area for both new construction and remodeling shall be a maximum of 32 square feet. Signs shall be installed only upon City approval of the development permit, new construction or tenant improvement permit and shall be removed within seven days of final inspection or expiration of the building permit.

Comment [p22]: Moss suggest that billboards are different and that clearing of weeds and debris is OK.

D. Temporary signs in commercial zones not allowed under this section and which are not explicitly prohibited may be considered for approval under a Temporary Use Permit under 20.30.295 or as part of Administrative Design Review for a comprehensive signage plan for the site.

20.50.610 Exempt signs.

The following are exempt from the provisions of this chapter, except that all exempt signs must comply with 20.50.540(A) Sight Distance:

- A. Historic site markers or plaques, and gravestones.
- B. Signs required by law, including but not limited to:
 - 1. Official or legal notices issued and posted by any public agency or court; or
 - 2. Traffic directional or warning signs.
- C. Plaques, tablets or inscriptions indicating the name of a building, date of erection, or other commemorative information, which are an integral part of the building structure or are attached flat to the face of the building, are not illuminated, and do not exceed four square feet in surface area.
- D. Incidental signs, which shall not exceed two square feet in surface area; provided, that said size limitation shall not apply to signs providing directions, warnings or information when established and maintained by a public agency.
- E. State or Federal flags.
- F. Religious symbols.
- G. The flag of a commercial institution, provided no more than one flag is permitted per business premises; and further provided, the flag does not exceed 20 square feet in surface area.
- H. Neighborhood identification signs with approved placement and design by the City.
- I. Neighborhood and business block watch signs with approved placement of standardized signs acquired through the City of Shoreline Police Department.
- J. Plaques, signs or markers for landmark tree designation with approved placement and design by the City.
- K. Real estate signs not exceeding four (4) square feet and five (5) feet in height in residential zones and 24 square feet and seven (7) feet in height in commercial zones located on subject parcel(s), not on City Right-of-Way. A single fixed sign may be located on the property to be sold, rented or leased, and shall be removed within seven days from the completion of the sale, lease or rental transaction.
- L. City-sponsored event signs up for no more than two weeks.
- M. Gateway signs constructed in compliance with the Gateway Policy and Guideline Manual.
- N. Parks signs constructed in compliance with the Parks Sign Design Guidelines and Installation Details as approved by the Parks Board and Planning & Community Development Director. Departures from these approved guidelines may be reviewed as departures through the Administrative Design Review process and may require a sign permit for installation.

- P. One sign maximum for home occupations, day cares, adult family homes and bed and breakfasts which are located in residential (R) zones or TC-4 not exceeding four (4) square feet in area. It may be mounted on the residence, fence or freestanding on the property, but must be located on the subject property and not on the City Right-of-Way or adjacent parcels.
- Q. Garage sale signs not exceeding four square feet per sign face and not advertising for a period longer than 48 hours.
- R. City land-use public notification signs.
- S. Menu signs used only in conjunction with drive-through windows, and which contains a price list of items for sale at that drive-through establishment. Menu signs cannot be used to advertise the business to passersby: text and logos must be of a size that can only be read by drive-through customers. A building permit may be required for menu signs based on the size of the structure proposed.

(Ord. 319 § 1, 2003; Ord. 299 § 1, 2002; Ord. 238 Ch. V § 8(G), 2000).

Chapter 20.70

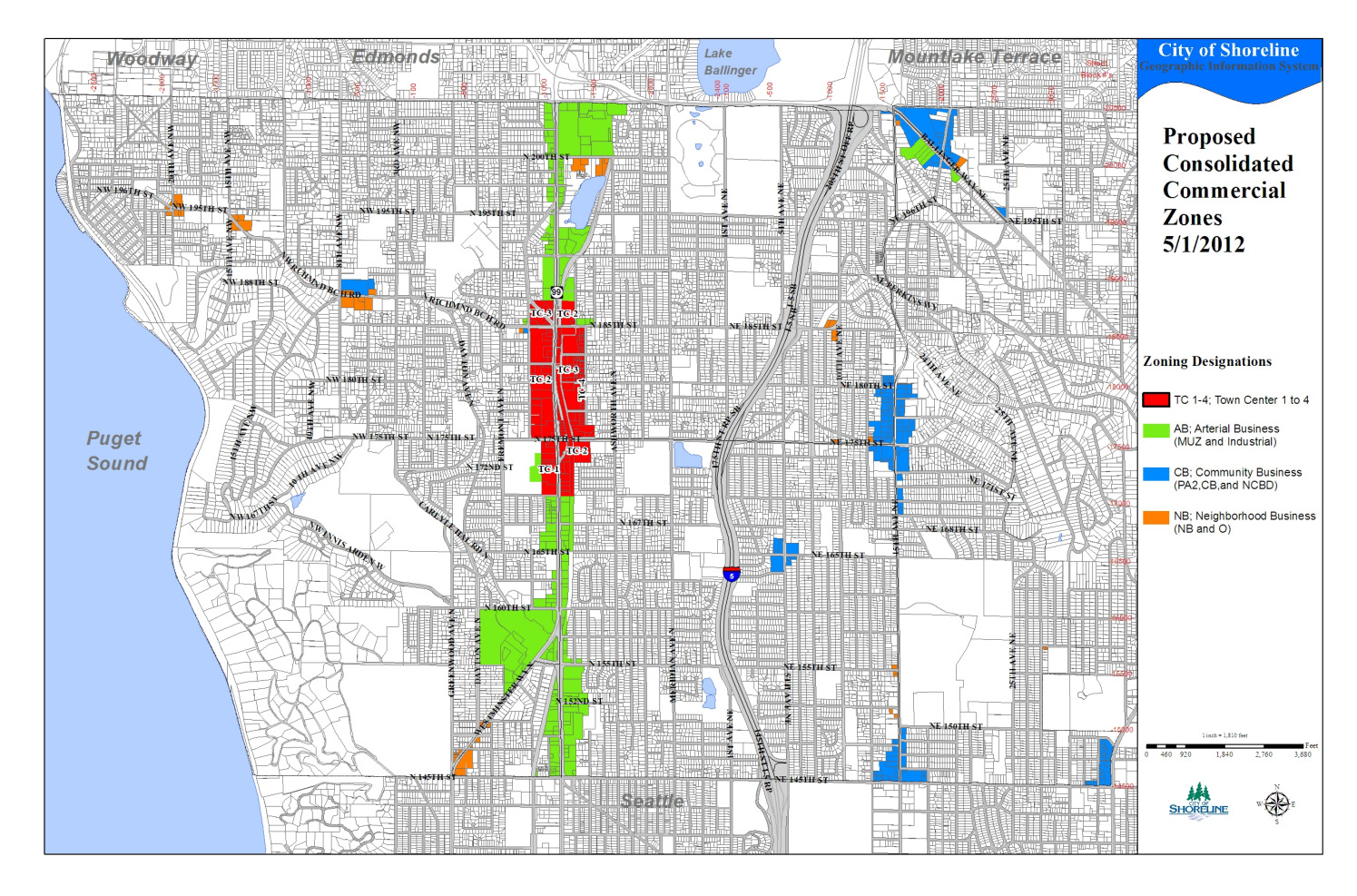
Engineering and Utilities Development Standards

Subchapter 4. Required Improvements

20.70.320 Frontage Improvements

- A. Standard frontage Improvements shall be upgraded or installed pursuant to standards set forth in the Transportation Master Plan Street Classification Map, the Master Street Plan adopted in Chapter 12.10 SMC and the Engineering Development Manual for the specific street which is substandard to satisfy adequate public roadways required for subdivisions by Chapter 58.17 RCW and Chapter 20.30 SMC, Subchapter 7, and to mitigate direct impacts of land use approvals.
- B. Standard frontage improvements consist of curb, gutter, sidewalk, amenity zone and landscaping, drainage improvements and pavement overlays up to one-half of each right-of-way abutting a property as defined in the Master Street Plan. Additional improvements may be required to ensure safe movement of traffic, including pedestrians, bicycles, transit and non-motorized vehicles. The improvements can include transit bus shelters, bus pullouts, utility undergrounding, street lighting signage and channelization.
- C. Frontage improvements are required when:
 - Building construction valuation for a permit exceeds 50 percent of the current County
 assessed or an appraised valuation of all existing structure(s) on the parcel. This shall
 include all structures on other parcels if the building under permit review extends into
 other parcels; or

- Building construction valuations of permits issued within a five-year period since March XX, 2013 accumulate to exceed 50 percent of the County assessed or an appraised value of the existing structure(s). The valuation is determined by the first permit issued within the 5-year period.
- 3. Subdivisions; or
- 4. Development consisting of more than one dwelling unit on a single parcel.
- D. Exemptions to frontage improvements are limited to:
 - 1. Subdivision, short plats, and binding site plans where all of the lots are fully developed.
 - 2. Instances where the street will be improved as a whole through a Capital Improvement Project or Local Improvement District within 5 years of permit issuance. In such cases, a contribution may be made and calculated based on the improvements that would be required of the development. Contributed funds shall be directed to the City's capital project fund and shall be used for the capital project and offset future assessments on the property resulting from an LID. An LID "no-protest" commitment shall also be recorded. Right-of-Way dedication will also be required. Adequate interim levels of improvements for public safety shall be required.
- E. All improvements required under this chapter shall be designed and constructed in accordance with the Engineering Development Manual. Deviation from the Engineering Development Manual may be considered through a deviation process as set forth in SMC 20.30.290.
- F. Required improvements shall be installed by the applicant prior to final approval or occupancy.
- G. Subdivisions improvements shall be completed prior to the final plat approval. A bond or other surety may be allowed as provided for in SMC 20.30.440 in lieu of completion of all improvements.





Planning and Community Development

17500 Midvale Avenue N Shoreline, WA 98133-4905 (206) 801-2500 ◆ Fax (206) 801-2788

SEPA THRESHOLD DETERMINATION DETERMINATION OF NONSIGNIFICANCE (DNS)

2012 Comprehensive Plan Update

PROJECT INFORMATION

Proposed Project

Description:

The proposed action is the adoption of updates to the City of Shoreline Comprehensive Plan. The update is necessary is to comply with the Growth Management Act (GMA). This is the required 2015 Update. Policies and implementing regulations relating to commercial zone consolidation and controlling achievable densities through bulk standards were analyzed as part of this proposal.

Project Number:

Not Applicable (Nonproject Action)

Date of Issuance:

October 3, 2012

Applicant:

City of Shoreline

Location:

City of Shoreline: City-wide

Planning Commission

Public Hearing Date:

October 18, 2012

SEPA THRESHOLD DETERMINATION OF NONSIGNIFICANCE (DNS)

The City of Shoreline has determined the proposal will not have a probable significant adverse impact on the environment. An environmental impact statement (EIS) is not required under RCW 43.21C.030 (2)(c). The City will not act on this proposal for at least 14 days from the date of issuance. This decision was made after review of the environmental checklist and other information on file with the City. A Notice of Adoption of existing environmental documents was issued September 28, 2012. The information is available to the public upon request at no charge. The environmental checklist can be reviewed on the city's website at:

http://shorelinewa.gov/ http://www.shorelinewa.gov/index.aspx?page=409

PUBLIC COMMENT AND APPEAL INFORMATION

This may be your only opportunity to submit written comments, including comments on the environmental impacts of the proposal. Written comments must be received at the address listed below before 5:00 p.m. October 18, 2012. Please mail, fax (206) 801-2788 or deliver comments to the City of Shoreline, Attn: Miranda Redinger, 17500 Midvale Avenue North, Shoreline, WA 98133 or email to mredinger@shorelinewa.gov. Upon request, a copy of the City Council decision on the proposal may be obtained. Interested persons are encouraged to provide oral and/or written comments regarding the above project at an open record public hearing. The hearing is scheduled for Thursday, October 18, 2012 at 7:00 p.m. in the Council Chambers at City Hall, 17500 Midvale Avenue N, Shoreline, WA.

APPEAL INFORMATION

There is no administrative appeal available for this decision. The SEPA Threshold Determination may be appealed to superior court. If there is not a statutory time limit in filing a judicial appeal, the appeal must be filed within 21 calendar days following the issuance of the decision on the underlying action in accordance with State law.

The project file is available for review at the City Hall 17500 Midvale Avenue N, 1st Floor – Planning & Community Development. For specific project questions, contact Miranda Redinger, City of Shoreline Planning and Community Development at 206-801-2513.

SEPA RESPONSIBLE OFFICIAL

RESONSIBLE OFFICIAL: Rachael Markle, AICP, Director of Planning & Community Development

17500 Midvale Avenue North

Shoreline, WA 98133-4905

PHONE: 20

206-801-2531

SIGNATURE:

wheel Clarkle

DATE:

10/2/12

The Seattle Times

DECEIVED DEC 20 KUK PCD

City of Shoreline Kim Sullivan 17500 Midvale Ave N

Shoreline, WA 98133-4905

Re: Advertiser Account #

Ad #: 271143

Affidavit of Publication

STATE OF WASHINGTON Counties of King and Snohomish

The undersigned, on oath states that he/she is an authorized representative of The Seattle Times Company, publisher of The Seattle Times of general circulation published daily in King and Snohomish Counties, State of Washington. The Seattle Times has been approved as a legal newspaper by others of the Superior Court of King and Snohomish Counties.

The notice, in the exact form annexed, was published in the regular and entire issue of said paper or papers and distributed to its subscribers during all of the said period.

Newspaper and Publication Date(s)

Seattle Times

12/19/12

Agent Justyne H. Menesini Signature Justyne M. Signature Justyne M. Subscribed and sworn to before me on Justyne M. 2012

plary Signature) Notary Public in and for the State of Washington, residing at Seattle

The Seattle Times

Re: Advertiser Account #

Ad #: 271143

AD TEXT

RE-NOTICE
The City of Shoreline Notice of Public Hearing (previously December 20, 2012) of the Planning Commission including SEPA DNS Threshold Determination

DNS I freshold Determination
Description of Proposal: The proposed
code amendments are to consolidate 8
redundant zoning categories to 4 zoning
categories without increasing commercial
land area, use the Town Center design
standards as the basis for all commercial
zones, not increase dimensional standards
of the existing commercial zones, limit
dwelling unit density by the building bulk
limitations instead of per acre, and reduce
parking requirements to Town Center requirements.

intensished of the actrs, and readed parking requirements to Town Center requirements.

Interested persons are encouraged to provide oral and/or written comments regarding the above proposal at an open record public hearing. The hearing is scheduled for Thursday, January 17, 2013 at 7:00 p.m. in the Council Chambers at City Hall, 17500 Midvale Avenue N, Shoreline, WA.

On October 3, 2012 The City of Shoreline determined that the proposal will not have a probable significant adverse impact on the environment and issued a DNS. The DNS is issued in accordance with WAC 197-11-340(2). The City will not act on this proposal for at least 14 days from the date of issuance. This decision was made after review of the environmental checklist and other information on file with the City. A Notice of Adoption of existing environmental documents was issued September 28, 2012. The information is available to the public upon request at no charge. Upon request, a copy of the final threshold determination for this proposal may be obtained together with the City Council.

Copies of the proposal, SEPA Checklist and proposed code amendments are available for review at the City Council.

Copies of the proposal, SEPA contact stand proposed code amendments are available for review at the City Council.

Copies of the proposal, sepa contact standarday following the issuance of the underlying decision (City adoption) for the above code amendments in accordance with State law.

Questions or More Information: Please contact Paul Cohen, Planning & Commu-

Questions or More Information: Please contact Paul Cohen, Planning & Commu-nity Development at (206) 801-2551 or pco-hen@shorelinewa.gov.

nenessorelinewa.gov.
Any person reauring a disability accommodation should contact the City Clerk at (206) 801-2230 in advance for more information. For TTY telephone service call (206) 546-0457. Each request will be considered individually according to the type of request, the availability of resources, and the financial ability of the City to provide the requested services or equipment



Memorandum

DATE: January 17, 2013

TO: Shoreline City Council

FROM: Shoreline Planning Commission

RE: Commission Recommendation for Code Amendments to Commercial

Zone and Design Standards Consolidation

The Planning Commission held a study session and a public hearing on the amendments to the Development Code regarding commercial zone and design standards consolidation. The Commission voted to recommend the attached development regulations.

The Commission concluded its public hearing on January 17, 2013 regarding Development Code regulations regarding commercial zone and design standards consolidation and forwarded the attached recommendations. On February 6, 2012 the City Council gave staff direction to pursue these code amendments to support Council Goal 1: Strengthen Shoreline's economic base-

1. Improve and streamline the City's development regulations for commercial zones

Planning Commission believes the proposed development regulations meet the applicable criteria set forth in the City's Code.

A. Public Outreach Chronology

- June 20th: Open house notified by mail to all commercial zoned properties and the surrounding 500 feet of residential properties in addition to Currents and the City webpage.
- June 21st: SE Shoreline follow-up to due to commercial development discussions in the subarea planning process.
- June 27th: Chamber of Commerce Government Affairs Committee representing Shoreline business interests
- September 5th: Council of Neighborhoods representing all neighborhood associations
- October 29^{th:} Commercial Developer focus group sampling of area developers
- Group email list updates people participating in the above meetings
- Planning Commission held as public hearing January 17, 2013

B. Development Code Amendment Criteria – 20.30.350

SMC 20.30.350 establishes the following criteria for approval of a Development Code amendment:

The amendment is in accordance with the Comprehensive Plan;
 The Planning Commission completed recommendations for the Comprehensive plan update on October 18th. In the plan policies 10 and 11 and the Land Use map MU-1 and MU-2 designations were amended to support the code amendments to consolidate redundant zoning and commercial design standards.

Mixed Use and Commercial Land Use

LU10: The Mixed Use 1 (MU1) designation encourages the development of walkable places with architectural interest that integrate a wide variety of retail, office, and service uses, along with form-based maximum density residential uses. Transition to adjacent single-family neighborhoods may be accomplished through appropriate design solutions. Limited manufacturing uses may be permitted under certain conditions.

LU11: The Mixed Use 2 (MU2) designation is similar to the MU1 designation, except it is not intended to allow more intense uses, such as manufacturing and other uses that generate light, glare, noise or odor that may be incompatible with existing and proposed land uses. The Mixed Use 2 (MU2) designation applies to commercial areas not on the Aurora Avenue or Ballinger Way corridors, such as Ridgecrest, Briarcrest, Richmond Beach, and North City. This designation may provide retail, office, and service uses, and greater residential densities than are allowed in low density residential designations, and promotes pedestrian connections, transit, and amenities.

2. The amendment will not adversely affect the public health, safety or general welfare;

The amendment does not adversely affect the public health, safety or general welfare because it primarily amends the design standards and consolidates code standard redundancies. The potential increase of dwelling density through building bulk limits and the decreased parking requirement to match the Town Center is to improve the viability of these commercial zones and districts while protecting the adjacent residential neighborhoods. More viable commercial districts can become an amenity that can serve the neighborhoods.

3. The amendment is not contrary to the best interest of the citizens and property owners of the City of Shoreline.

2

The amendment is not contrary to the best interest of the citizens and property owners of the City of Shoreline because it primarily amends the design standards and consolidates code standard redundancies. The potential increase of dwelling density through building bulk limits and the decreased parking requirement to match the Town Center is to improve the viability of these commercial zones and districts while protecting the adjacent residential neighborhoods. More viable commercial districts can become an amenity that can serve the neighborhoods.

The Shoreline Planning Commission reviewed the proposal in light of the criteria and concluded that the proposal met the criteria for amendment of the Development Code.

Date:	
By:	
Planning Commission Chair	

From: tootiejo1@comcast.net

Sent: Thursday, January 10, 2013 9:59 AM **To:** Plancom; Paul Cohen; Miranda Redinger

Cc: Paula

Subject: Letter from Ronald United Methodist Church

1-10-13

To: The Shoreline Planning Commission

CC: Paul Cohen, Miranda Redinger

From: Ronald United Methodist Church

We appreciate the opportunity to address the commission last week concerning updates to the comprehensive plan, with regards to affordable housing.

We wanted to clarify one matter, that being the staff recommendation contained under Updated Changes: Staff does not recommend departures from Transition Area standards for low-income housing because there is no evidence that the standards are a burden or deterrent to developing low-income housing. For example, the Ronald Methodist property has enough area to set the proposed building back another 20 feet so that step-backs are not needed, or alternatively, to fill in the step-backs proposed on the opposite side of the building.

It was also mentioned during the meeting that Ronald United Methodist Church could adjust the property line to accommodate the necessary step-backs.

While adjusting a property line might be a relatively simple matter for any other entity, it is not for our church.

When the congregation of Ronald United Methodist Church voted in late October to sell roughly 33,000 square feet of the back lot to Compass Housing Alliance, it was the culmination of 18 months of intensive work. United Methodist Churches do not own their land, it is held in trust by the conference.

Consequently, selling land requires following a process set out in the United Methodist Book of Discipline. Following this process over the past 18 months required us to form three different, successive committees, hold more than a half-dozen

Attachment H informational meetings for the congregation, and go before the District Committee on Church Building and Location three different times.
We also incurred considerable out of pocket expenses for feasibility studies, property valuations, legal fees and fees for a professional moderator for the congregational meetings.
The size and position of the land we are selling is what has been approved by the District Committee and the congregation. To change that in any way would require us to, in effect, hit the re-set button and start this process over again.
By its very nature, this is evidence of a burden or deterrent to developing low-income housing. Beyond that, we can cite another burden or deterrent.
Ronald United Methodist Church's intent with this project has always been to live out our ministry of witness and presence, and to that end, the design of the affordable housing project includes a courtyard space that provides a critical visual and physical link between our church building, and the project building, including the Hopelink Foodbank and social services space.
To step back another 20 feet, even if it was possible, or fill in the step-backs on the opposite side of the building, would destroy the open space that gives this project the "village" feel we see as critical to living out our partnership with Compass and Hopelink.
Thank you for your time
Phyllis Johnson
Building Committee Chair
Ronald United Methodist Church
Shoreline, WA