



**CITY OF KIRKLAND**  
**Planning and Community Development Department**  
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[www.ci.kirkland.wa.us](http://www.ci.kirkland.wa.us)

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## MEMORANDUM

**To:** David Ramsay, City Manager  
**From:** Nancy C. Cox, AICP, Development Review Manager  
**Date:** April 9, 2009  
**Subject:** RECOMMENDATION ON THE FAST TRACK ZONING CODE AND MUNICIPAL CODE AMENDMENTS, FILE NO. ZON09-00002

### RECOMMENDATION

Approve the proposed amendments. The Council may do so by adopting the enclosed ordinance.

### BACKGROUND DISCUSSION

These amendments have been reviewed using the "Fast Track" code amendment process, Process IVA, pursuant to Chapter 161 KZC. Process IVA was adopted in 1997 to increase efficiency when enacting minor Zoning Code amendments. A roster of the proposed amendments was approved by the City Council on February 17, 2009 authorizing the review of the proposed amendments through Process IVA. The primary purpose for this particular package of fast track amendments is to implement money saving procedures for public notice while not impacting the quality of notice provided. As commonly done, other minor amendments have been added to the package.

On March 23, 2009, as required by Chapter 161 KZC, a public hearing was held on the proposed amendments. The hearing was held jointly with the Planning Director and the Houghton Community Council (HCC) and included the review of a **staff report** discussing the amendments found at the following link: <http://www.ci.kirkland.wa.us/Assets/Planning/Planning+PDFs/Fast+Track+HCC+03232009.pdf>. Public testimony was taken at the hearing. Twelve individuals spoke in favor of the electronic readerboard amendments for the high schools. One letter was received (Exhibit A) that addressed the public notice amendments. Following is a description of the HCC's deliberation and the Planning Director's recommendation.

#### 1. Electronic Readerboards

The Community Council passed a motion regarding the electronic readerboards that adopted the language in the staff report (see Staff Report Attachment 3, p. 3) with one addition and one change. The addition was to add a prohibition on display of commercial messages and the change was to expand the colors allowed. The Planning Director agreed with the HCC's recommendation - the full text of the recommended

amendments can be found in **Attachment A to the enclosed Ordinance** (see page 3).

## 2. Public Notice

The HCC's second motion adopted the public notice amendments in the staff report with two changes both relating to 4X4 public notice signs. The first change was to require that laminated notices continue to be posted on the signs (two HCC members would prefer the paper notices continue to be posted on the signs, as well). The second change is to keep language in the zoning code about standards for the public notice signs rather than deferring to an administrative procedure.

The Planning Director agreed with the HCC's recommendation stated in their second motion regarding public notice signs, but had an additional clarification. The Director agreed that providing the laminated notice on the signs is reasonable, but recommends that only the Notice of Application be posted. The Notice of Application is the first notice prepared for a project and contains a thorough discussion of the project that will be useful throughout the life of the application. He also recommends that a site plan be laminated and posted when available. If this is done, people walking by the sign can read the information and have a good sense of the project. In addition, the Planning Department will be revising the format for the 4X4 signs. The following will be painted on the signs: a summary description of the project (i.e. 3 lot short plat), the file number, the Planning Department phone number and: "Updates are posted on the following link [www.kirklandpermits.net/ZON09-\\_\\_\\_\\_\\_](http://www.kirklandpermits.net/ZON09-_____)." The link will open directly to a web page where land use permit notices will be readily available.

While retaining the standards for public notice signs in the code as recommended by the HCC was acceptable to the Director, he recommends deleting one standard. The provision that states the applicant shall post a bond to ensure proper maintenance and removal of the signs is out-of-date. In the past the City provided public notice signs for developers. Since the signs were City property we required bonds to ensure their return. This code provision is a hold-over from that time; the department has not collected bonds for this purpose for several years.

These changes are reflected in Attachment A to the enclosed Ordinance in various places. An example is Section 145.22 starting on page 14.

## 3. Other

The HCC's third motion approved the remainder of the amendments as presented in the staff report with the following changes: 1) to add clarifying language to the low, medium and high density definitions, and 2) to clarify the difference between a "report" and an "assessment" in one of the Tree Regulation (Chapter 95) amendments. The Planning Director concurs with their recommendations and this is reflected in Attachment A to the enclosed Ordinance (see pages 2 and 7).

## **DECISIONAL CRITERIA**

According to Chapter 161 KZC, a proposed amendment may be approved through Process IVA if it meets the decisional criteria established in applicable provision of the Zoning Code. Sections 161.15 and 161.25 further establish that Process IVA is only to be used for Zoning Code amendments that:

- Are minor
- Are not controversial
- Do not need extensive policy study
- Promote clarity, eliminate redundancy or correct inconsistencies

## **CONCLUSION**

The full text of the amendments is presented in Attachments A and B to the enclosed ordinance. Attachment A incorporates the changes recommended by the HCC and the Planning Director's recommended clarifications noted previously in this memo. The proposed amendments satisfy the applicable decisional criteria and may be approved by adopting the enclosed ordinance.

## **EXHIBIT**

- A. Letter from Bea Nahon dated March 22, 2009

March 22, 2009

Ms. Nancy Cox, Development Review Manager  
City of Kirkland

Delivered via e-mail to: [ncox@ci.kirkland.wa.us](mailto:ncox@ci.kirkland.wa.us)  
Cc to: Eric Shields [eshields@ci.kirkland.wa.us](mailto:eshields@ci.kirkland.wa.us)

**Re: Fast-Track Zoning Code Amendments, File # ZON09-00002**

Dear Ms. Cox, Mr. Shields, and the Houghton Community Council:

Thank you for this opportunity to provide comment on the proposed Fast-Track Amendments. With this hearing occurring at the same time as the City Council's meeting with the Moss Bay Neighborhood Association, I probably will not be able to attend this hearing, and so I am submitting my comments via e-mail.

Of the items proposed in this set of amendments, my comments are related to those which affect notice to the public.

I applaud you on the work that you have done in this regard, and I am generally supportive of the proposed changes. The proposed changes seem to be reflective of the need to use technology to more efficiently, promptly and more cost-effectively provide communication to affected and interested parties. There is only one item which I am at least initially opposed to, which is item 4 below (regarding public notice signage and bonds). In that spirit, I offer the following for your consideration and possible editing or revision:

1. **Will it be clear what is meant by “distribute”?** I note that there is a definition of “distribute” in KMC 24.02 which relates to SEPA. I do not, however, find a comparable definition within the KZC. Yet, within the KZC, we are proposing to delete the word “mail” or “mailed” and substitute the word “distribute” or “distributed” in several places. There needs to be a definition of the word “distribute” so that it is clear to all parties. One possibility is to cross-reference the KMC 24.02 definition. Or, if the intent is to use a definition which exists within the RCW or WAC, that should be incorporated by reference.
2. **When does the clock start for a time to appeal?** As drafted, the language of KZC 142.40(3) will remain unchanged, as currently in statute. That language indicates that “a letter of appeal must be delivered to the Planning Department within 14 calendar days following the postmarked date of the distribution of the Design Review Board decision.”
  - a. Currently, notices under 142.35(10) relating to a DRB decision, are required to be “written notices” to be sent by the Planning Official to the applicant and all other parties who participated in the conferences. Under current practice, this has been done via postal mail. Will that practice continue? If so, then the reference to postmarked is fine as it stands.
  - b. If, however, the interpretation of “sending written notices” under 142.35(10) can be construed as electronic notice, then the reference to “postmarked” in 142.40(3) needs to be updated accordingly and in a way that provides adequate time and assurance of timeliness for a potential appellant.

3. **Are we there yet?** Do we have the technology in place to be sure that we will be able to distribute notices electronically to all neighboring parties? In many ways, electronic delivery is far superior to written communications, but it is only as effective as our system of maintaining e-mail addresses. How will we monitor changes of e-mail addresses? How will we cross-reference street addresses and e-mail addresses? There is a lengthy list of questions that arise, and I hope that we can accommodate this successfully. My sense is that we are not entirely ready yet, and it will take time and a financial investment - but this will serve as enabling language for the time that we are ready, and give us some impetus to get there.
4. **Signage and bonds** – this is the only area that I am in disagreement with. Our current statutes require that public notice signs be erected by the applicant. The statutes indicate:
- When they are to be installed (so that public awareness is timely)
  - Where they are to be installed (so that they will be easily seen)
  - That a bond is required for the proper maintenance and removal of the signs, with a minimum cost of \$100.
  - When they are to be removed (not sooner than 21 days after the final decision of the City, and not later than 7 days thereafter)

As proposed, all of the standards would be reduced to administrative internal process and the bond requirement would be eliminated.

I cannot support this change for two reasons. First of all, the procedures for time and place of erecting signs, do not appear to be in need of changing. The statutes with regard to how signs are to be posted, and placement for maximum visibility, seem to be appropriate. Moreover, it is good that the public can rely on the law, rather than internal processes which can potentially vary from time to time and planner to planner.

My primary objection, though, is to the removal of the bond requirement. Our current system requires that these signs be removed in a timely fashion. That's important – signs become tired and stale after a while, and they also lose a sense of “notice” for passersby. But right now, our signs are NOT being removed on a timely basis. If anything, we should be doing more to enforce this requirement!

By example, consider two recent projects – the Bank of America at the corner of Lake & Kirkland, and the McLeod project on Lake Street.

- The Bank of America project was approved by the DRB in January 2008. As the result of an appeal, the City Council reversed the DRB's decision in August 2008. The applicant filed suit in Superior Court, and a settlement proposal was agreed to in early November 2008. No matter which of those dates we would look to, it has been far longer than the time provided by statute for the removal of these signs. Yet, those signs are still in place, as of today, March 22, 2009 (in fact, one of them has toppled to the ground and is laying in the shrubs, which brings up not only the question of removal, but the question of maintenance. ).
- The McLeod project was approved by the DRB in March 2008. The decision was appealed, and the City Council entered a modified decision in July 2008. The sign for this project is also still in place as of today, March 22, 2009.

My sense is that rather than easing up on this requirement, we should be doing more to enforce our existing requirements for maintenance of signs and timely removal.

Thank you very much for your consideration of these comments and I wish you a very successful and productive meeting.

Respectfully submitted,

Bea Nahon  
129 – 3<sup>rd</sup> Ave #503  
Kirkland, WA 98033  
[Bea.Nahon@Nahoncpa.com](mailto:Bea.Nahon@Nahoncpa.com)

ORDINANCE NO. 4193

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO ZONING, PLANNING, AND LAND USE; ADOPTING MINOR AMENDMENTS PURSUANT TO CHAPTER 161 KZC; AMENDING PORTIONS OF THE FOLLOWING CHAPTERS OF ORDINANCE 3719 AS AMENDED, THE KIRKLAND ZONING ORDINANCE: CHAPTER 1 – USER GUIDE; CHAPTER 5 – DEFINITIONS; CHAPTER 17 – RSX ZONES; CHAPTER 20 – RM ZONES; CHAPTER 45 – BC ZONES; CHAPTER 47 – BCX ZONES; CHAPTER 48 – LIT ZONES; CHAPTER 49 - PARK ZONE; CHAPTER 95 – TREE MANAGEMENT AND REQUIRED LANDSCAPING; CHAPTER 100 – SIGNS; CHAPTER 115 – MISCELLANEOUS STANDARDS; CHAPTER 117 – PERSONAL WIRELESS FACILITIES; CHAPTER 142 – DESIGN REVIEW; CHAPTER 127 – TEMPORARY USE; CHAPTER 145 – PROCESS I; CHAPTER 150 – PROCESS IIA; CHAPTER 152 – PROCESS IIB; CHAPTER 155 – PROCESS III; CHAPTER 160 – PROCESS IV; CHAPTER 161 – PROCESS IVA; CHAPTER 162 – NONCONFORMANCE; CHAPTER 175 – BONDS; AMENDING PORTIONS OF THE FOLLOWING TITLE OF THE MUNICIPAL CODE: TITLE 24.02 SEPA PROCEDURES AND POLICIES; AND APPROVING A SUMMARY ORDINANCE FOR PUBLICATION, FILE NO. ZON09-00002.

WHEREAS, the City Council has received a recommendation from the Kirkland Planning Director a recommendation to amend certain sections of the text of the Kirkland Zoning Code, Ordinance 3719 as amended, and Kirkland Municipal Code all as set forth in that certain reports and recommendations of the Planning Director dated April 9, 2009 and bearing Kirkland Department of Planning and Community Development File No. ZON09-00002; and

WHEREAS, prior to making said recommendation, the Kirkland Planning Director, following notice thereof as required by RCW 35A.63.070, on March 23, 2009, held a public hearing, on the amendment proposals and considered the comments received at said hearing; and

WHEREAS, pursuant to the State Environmental Policy Act (SEPA), there has accompanied the legislative proposal and recommendation through the entire consideration process, a SEPA Addendum to Existing Environmental Documents issued by the responsible official pursuant to WAC 197-11-600; and

WHEREAS, in regular public meeting the City Council considered the environmental documents received from the responsible official, together with the reports and recommendations of the Planning Director; and.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Kirkland as follows:

Section 1. Zoning text amended: The following specified sections of the text of Ordinance 3719 as amended, the Kirkland Zoning Ordinance, be and they hereby are amended to read as follows:

As set forth in Attachment A attached to this ordinance and incorporated by reference.

Section 2. Municipal Code text amended: The following specified sections of the text of the Municipal Code are hereby amended to read as follows:

As set forth in Attachment B attached to this ordinance and incorporated herein by this reference.

Section 3. If any section, subsection, sentence, clause, phrase, part or portion of this ordinance, including those parts adopted by reference, is for any reason held to be invalid or unconstitutional by any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance.

Section 4. To the extent the subject matter of this ordinance, pursuant to Ordinance 2001, is subject to the disapproval jurisdiction of the Houghton Community Council, this ordinance shall become effective within the Houghton Community Municipal Corporation only upon approval of the Houghton Community Council or the failure of said Community Council to disapprove this ordinance within 60 days of the date of the passage of this ordinance.

Section 5. Except as provided in Section 4, this ordinance shall be in full force and effect thirty (30) days from and after its passage by the Kirkland City Council and publication, (pursuant to Kirkland Municipal Code 1.08.017, in the summary form attached to the original of this ordinance and by this reference approved by the City Council, as required by law.

Section 6. A complete copy of this ordinance shall be certified by the City Clerk, who shall then forward the certified copy to the King County Department of Assessments.

PASSED by majority vote of the Kirkland City Council in open meeting this \_\_\_\_ day of \_\_\_\_\_, 20\_\_.

SIGNED IN AUTHENTICATION thereof this \_\_\_\_ day of \_\_\_\_\_, 20\_\_.

\_\_\_\_\_  
Mayor

Attest:

\_\_\_\_\_  
City Clerk

Approved as to Form:

\_\_\_\_\_  
City Attorney

## Attachment A

### Chapter 1 – User Guide

#### 1.05

##### How To Use This Code

This code has been designed and drafted to make it as easy as possible for the user to determine all land use regulations that apply to a particular piece of property and to uses, structures, and activities on that piece of property. Follow the step-by-step procedure laid out below to find applicable regulations.

1. Find the subject property on the Zoning Map. The subject property will be located within a use zone such as RS 7.2, for example, within one of the following use zones sequentially listed:

RS	CBD-3	RH-2C	TL-1B	TL-10C
RSX	CBD-4	RH-3	TL-2	TL-10D
RM	CBD-5	RH-4	TL-3A	TL-10E
PR	CBD-6	RH-5A	TL-3B	TL-11
PO	CBD-7	RH-5B	TL-3C	PLA-1
WD-I	CBD-8	RH-5C	TL-3D	PLA-2
WD-II	JBD-1	RH-7	TL-4A	PLA-3
WD-III	JBD-2	RH-8	TL-4B	PLA-5
FC-III	JBD-3	NRH-1A	TL-4C	PLA-6
BN	JBD-4	NRH-1B	TL-5	PLA-7
BC	JBD-5	NRH-2	TL-6A	PLA-9
BCX	JBD-6	NRH-3	TL-6B	PLA-14
LIF	RH-1A	NRH-4	TL-7	PLA-15
P	RH-1B	NRH-5	TL-8	PLA-16
CBD-1	RH-2A	NRH-6	TL-10A	PLA-17
CBD-2	RH-2B	TL-1A	TL-10B	PLA-17A

**Chapter 5 – Definitions** (*Note: Only definitions for which changes are proposed are included below. All other definitions in Chapter 5 of the Kirkland Zoning Code remain unchanged*).

#### 5.10 Definitions

- .145 Commercial Zones – The following zones: BN; BC; BCX; CBD; JBD 1; JBD 2; JBD 4; JBD 5; JBD 6; MSC 2; MSC 3; NRH 1A; NRH 1B; NRH 4; RH 1A; RH 1B; RH 2A; RH 2B; RH 2C; RH 3; RH 5A; RH 5B; RH 5C; RH 7; TL 2; TL 4A; TL 4B; TL 4C; TL 5; TL 6A; TL 6B; and TL 8.

.223 Distribute – To provide notice and information or the location of notice and information to persons via postal mail or electronically.

.361 High Density Use – Detached, attached, or stacked dwelling units on a subject property that contains less than 3,600 square feet of land per dwelling unit.

.485 Low Density Use – A detached dwelling unit on a subject property that contains at least 5,000 square feet of land; or attached or stacked dwelling units on a subject property that contains at least 7,200 square feet of land per dwelling unit.

.515 Medium Density Use – Detached dwelling units on a subject property that contains at least 3,600 square feet of land per dwelling unit but not more than 4,999 square feet of land per dwelling unit; or Detached, attached, or stacked dwelling units on a subject property that which contains at least 3,600 square feet of land per dwelling unit but not more than 7,199 square feet of land per dwelling unit.

.757-728 Readerboard – A sign or part of a sign specifically designed to allow for the convenient display of temporary messages without alteration of the sign field, and on which the letters are readily replaceable such that the copy can be changed from time to time at will, either by hand or through electronic programming. (*renumber only*)

.960 Use Zone – The zoning designations on the Zoning Map such as RS 7.2, for example, as follows:

RS 35	LIT	RH 5B	TL 10E
RSX 35		RH 5C	TL 11
RS 12.5	P	RH 7	
RSX 12.5		RH 8	PLA 1
RS 8.5	CBD 1		PLA 2
RSX 8.5	CBD 2	NRH 1A	PLA 3A
RS 7.2	CBD 3	NRH 1B	PLA 3B
RS 6.3	CBD 4	NRH 2	PLA 5A
RS 5.0	CBD 5	NRH 3	PLA 5B
RSX 5.0	CBD 6	NRH 4	PLA 5C
	CBD 7	NRH 5	PLA 5D
RM 5.0	CBD 8	NRH 6	PLA 5E
RM 3.6			PLA 6A
RM 2.4	MSC 1	TL 1A	PLA 6B
RM 1.8	MSC 2	TL 1B	PLA 6C
	MSC 3	TL 2	PLA 6D
WD 1	MSC 4		PLA 6E

WD-II		TL-3A	PLA-6F
WD-III	JBD-1	TL-3B	PLA-6G
	JBD-2	TL-3C	PLA-6H
PR-8.5	JBD-3	TL-3D	PLA-6I
PR-5.0	JBD-4	TL-4A	PLA-6J
PR-3.6	JBD-5	TL-4B	PLA-6K
PR-2.4	JBD-6	TL-4C	PLA-7A
PR-1.8		TL-5	PLA-7B
	RH-1A	TL-6A	PLA-7C
PO	RH-1B	TL-6B	PLA-9
	RH-2A	TL-7	PLA-15A
FC-III	RH-2B	TL-8	PLA-15B
	RH-2C	TL-10A	PLA-16
BN	RH-3	TL-10B	PLA-17
BC	RH-4	TL-10C	PLA-17A
BCX	RH-5A	TL-10D	

**Chapter 17 – Single Family Residential Annexation (RSX) Zones (see Attachment A).**

17.10.020 Church – Amend Use Zone Chart Special Regulation 2 as follows:

2. Minimum lot size is as follows:
  - a. In RSX 35 zones, the minimum lot size is 35,000 square feet.
  - b. In RSX 12.5 zones, the minimum lot size is 12,500 square feet.
  - c. In RSX 8.5 zones, the minimum lot size is 8,500 square feet.
  - d. In RSX 7.2 zones, the minimum lot size is 7,200 square feet.
  - e. In RSX 5.0 zones the minimum lot size is 5,000 square feet.

17.10.030 School or Day-Care Center – Amend Use Zone Chart Special Regulations 2 and 9 as follows:

2. Minimum lot size is as follows:
  - a. In RSX 35 zones, the minimum lot size is 35,000 square feet.
  - b. In RSX 12.5 zones, the minimum lot size is 12,500 square feet.
  - c. In RSX 8.5 zones, the minimum lot size is 8,500 square feet.
  - d. In RSX 7.2 zones, the minimum lot size is 7,200 square feet.
  - e. In RSX 5.0 zones the minimum lot size is 5,000 square feet.
  
9. Electrical signs shall not be permitted except at Lake Washington and Juanita High Schools. One pedestal sign with a readerboard having electronic programming is allowed at each high school only if:
  - a. It is a pedestal sign (see Plate 12) having a maximum of 40 square feet of sign area per sign face;
  - b. The electronic readerboard is no more than 50% of the sign area;
  - c. Moving graphics and text or video are not part of the sign;

- d. The electronic readerboard does not change text and/or images at a rate less than one every seven seconds and shall be readily legible given the text size and the speed limit of the adjacent right-of-way;
- e. The electronic readerboard displays messages regarding public service announcements or school events only;
- f. The intensity of the display shall not produce glare that extends to adjacent properties and the signs shall be equipped with a device which automatically dims the intensity of the lights during hours of darkness;
- g. The electronic readerboard is turned off between 10 PM and 6 AM;
- h. It is located to have the least impact on surrounding residential properties.

If it is determined that the electronic readerboard constitutes a traffic hazard for any reason, the Planning Director may impose additional conditions.

17.10.080 Government Facility Community Facility – Add a new Special Regulation 4.

- 4. One pedestal sign with a readerboard having electronic programming is allowed at a fire station only if:
    - a. It is a pedestal sign (see Plate 12) having a maximum of 40 square feet of sign area per sign face;
    - b. The electronic readerboard is no more than 50% of the sign area;
    - c. Moving graphics and text or video are not part of the sign;
    - d. The electronic readerboard does not change text and/or images at a rate less than one every seven seconds and shall be readily legible given the text size and the speed limit of the adjacent right-of-way;
    - e. The electronic readerboard displays messages regarding public service announcements or City events only;
    - f. The intensity of the display shall not produce glare that extends to adjacent properties and the signs shall be equipped with a device which automatically dims the intensity of the lights during hours of darkness;
    - g. The electronic readerboard is turned off between 10 PM and 6 AM except during emergencies;
    - h. It is located to have the least impact on surrounding residential properties.
- If it is determined that the electronic readerboard constitutes a traffic hazard for any reason, the Planning Director may impose additional conditions.

**Chapter 20 – Multifamily Residential (RM) Zones**

20.10.110 Government Facility Community Facility – Add a new Special Regulation 4.

- 4. One pedestal sign with a readerboard having electronic programming is allowed at a fire station only if:
  - a. It is a pedestal sign (see Plate 12) having a maximum of 40 square feet of sign area per sign face;
  - b. The electronic readerboard is no more than 50% of the sign area;
  - c. Moving graphics and text or video are not part of the sign;

- d. The electronic readerboard does not change text and/or images at a rate less than one every seven seconds and shall be readily legible given the text size and the speed limit of the adjacent right-of-way;
  - e. The electronic readerboard displays messages regarding public service announcements or City events only;
  - f. The intensity of the display shall not produce glare that extends to adjacent properties and the signs shall be equipped with a device which automatically dims the intensity of the lights during hours of darkness;
  - g. The electronic readerboard is turned off between 10 PM and 6 AM except during emergencies;
  - h. It is located to have the least impact on surrounding residential properties.
- If it is determined that the electronic readerboard constitutes a traffic hazard for any reason, the Planning Director may impose additional conditions.

**Chapter 45 – Community Business (BC) Zones**

45.10.130 School or Day-Care Center - Amend the Use Zone Chart to change Required Yards – Front from 30’ to 20’ (see Attachment 1).

45.10.150 Assisted Living Facility –Delete Use Zone Chart Special Regulation 3.

- ~~3. For density purposes, two assisted living units shall constitute one dwelling unit. Total dwelling units may not exceed the number of stacked dwelling units allowed on the subject property. Through Process IIB, Chapter 152 KZC, up to 1 ½ times the number of stacked dwelling units allowed on the property may be approved if the following criteria are met:
 
  - a. Project is of superior design, and
  - b. Project will not create impacts that are substantially different than would be created by permitted multifamily development.~~

- ~~34. (no change)~~
- ~~45. (no change)~~

45.10.160 Convalescent Center or Nursing Home - Amend the Use Zone Chart to change Required Yards – Front from 30’ to 20’ (see Attachment 2).

**Chapter 47 – Community Business Annexation (BCX) Zone**

47.08 GENERAL REGULATIONS

The following regulations apply to all uses in this zone unless otherwise noted:

- 1. (No change)
- 2. (No change)
- 3. ~~If the subject property is located between Juanita Drive and Lake Washington or 98<sup>th</sup> Avenue NE and Lake Washington, the following regulations apply:
 
  - a. ~~Must provide a required yard of 15 feet or 15 percent of average parcel depth, measured from the high waterline. To the extent~~~~

~~that this provision is inconsistent with other required yard dimensions identified in this Chapter, this provision shall govern.~~

- ~~b. Must provide public pedestrian access from the right-of-way to and along the entire waterfront of the subject property within the high waterline yard. Access to the waterfront may be waived by the City if public access along the waterfront of the subject property can be reached from adjoining property. In addition, the City may require that part or all of the high waterline yard be developed as a public use area. The City shall require signs designating the Public Pedestrian Access and Public Use areas.~~
- ~~c. A view corridor must be maintained across 30 percent of the average parcel width. The view corridor must be in one contiguous piece. Within the view corridor, structures, parking areas, and landscaping will be allowed, provided they do not obscure the view from Juanita Drive or 98<sup>th</sup> Avenue NE to and beyond Lake Washington. This corridor must be adjacent to either of the side property lines, whichever will result in the widest view corridor given development on adjacent properties.~~

34. (No change)

45. (No change)

56. (No change)

#### **Chapter 48 – Light Industrial Technology (LIT) Zones**

- 48.15.220 Commercial Recreation Area and Use – delete this use listing entirely (see Attachment 3).

#### **Chapter 49 – Park Zone**

- 49.15.030 Government Facility Community Facility – Add a new Special Regulation 2.

- 2. One pedestal sign with a readerboard having electronic programming is allowed at a fire station only if:
  - a. It is a pedestal sign (see Plate 12) having a maximum of 40 square feet of sign area per sign face;
  - b. The electronic readerboard is no more than 50% of the sign area;
  - c. Moving graphics and text or video are not part of the sign;
  - d. The electronic readerboard does not change text and/or images at a rate less than one every seven seconds and shall be readily legible given the text size and the speed limit of the adjacent right-of-way;
  - e. The electronic readerboard displays messages regarding public service announcements or City events only;
  - f. The intensity of the display shall not produce glare that extends to adjacent properties and the signs shall be equipped with a device which automatically dims the intensity of the lights during hours of darkness;
  - g. The electronic readerboard is turned off between 10 PM and 6 AM except during emergencies;
  - h. It is located to have the least impact on surrounding residential properties.

If it is determined that the electronic readerboard constitutes a traffic hazard for any reason, the Planning Director may impose additional conditions.

## **Chapter 95 – Tree Management and Required Landscaping**

### 95.10 Definitions

The following definitions shall apply throughout this chapter unless the context clearly indicates otherwise. Definitions that apply throughout this code are also located in Chapter 5 KZC.

Caliper – Limit of Disturbance (no change)

Qualified Professional – An individual with relevant education and training in arboriculture or urban forestry. The individual must be an arborist certified by the International Society of Arboriculture (ISA) or a registered consulting arborist from the American Society of Consulting Arborists and for Forest Management Plans may be a certified forester by the Society of American Foresters. A qualified professional must possess the ability to perform tree risk assessments and prescribe appropriate measures necessary for the preservation of trees during land development. In addition, arborists making recommendations for tree removals within critical areas must have Tree Risk Assessor certification as established by the Pacific Northwest Chapter of the ISA or equivalent qualifications. For Forest Management Plans, the qualified professional must have the ability to assess wooded sites and prescribe measures for forest health and safety.

Significant Tree – Windfirm (no change)

### 95.35.2.b Tree Plan and Retention Requirements. (no change)

1) Tree Plan I. Tree Plan I is required for a development permit or land surface modification resulting in site disturbance for one or two attached, detached, or stacked dwelling units.

a) (no change)

b) Tree Plan Requirements. The tree plan shall include the following:  
i.-v. (no change)

vi. For Tree Plan I – Major, assessment a report by a qualified professional that contains findings, conclusions and recommendations shall be required if any significant trees are in required yards or within 10 feet of any side property line on the subject property.

c), d), e) (no change)

2)-5) (no change)

95.35.3.c With respect to Level IV and Level V Tree Plans, an applicant may appeal an adverse determination to the Hearing Examiner. A written notice of appeal shall be filed with the Planning Department within 14 calendar days following the ~~postmark~~ date of distribution of a Planning Official's decision. The office

of the Hearing Examiner shall give notice of the hearing to the applicant at least 17 calendar days prior to the hearing. The applicant shall have the burden of proving that the Planning Official made an incorrect decision. Based on the Hearing Examiner's findings and conclusions, he or she may affirm, reverse or modify the decision being appealed.

## **Chapter 100 – Signs**

100.55

### Development Containing Uses in More Than One Sign Category

If the subject property contains a mix of commercial and residential uses, the residential uses must comply with Sign Category A and the commercial uses must comply with the sign category assigned to the commercial uses that predominate on the subject property. Within mixed use projects, residential uses may have electrical signs (except on designated corridors) only if the electrical signs are attached to areas of the building associated with the commercial uses.

In all other cases, if the subject property contains uses assigned to different sign categories, the signs for the entire development must comply with the sign category assigned to the uses that predominate on the subject property.

## **Chapter 115 – Miscellaneous Use Development and Performance Standards**

Sections:

- 115.05 User Guide
- 115.07 Accessory Dwelling Units
- 115.08 Accessory Structure (Detached Dwelling Unit Uses Only)
- 115.10 Accessory Uses, Facilities and Activities
- 115.15 Air Quality Regulations
- 115.20 Animals in Residential Zones
- 115.23 Common Recreational Space Requirements for Certain Residential Uses
- 115.25 Development Activities and Heavy Equipment Operation – Limitations On
- 115.30 Distance Between Structures/Adjacency to Institutional Use
- 115.35 Erosion and Sedimentation Regulation
- 115.40 Fences
- 115.42 Floor Area Ratio (F.A.R.) Calculation for Detached Dwelling Units in Low Density Residential Zones
- 115.43 Garage Requirements for Detached Dwelling Units in Low Density Zones
- 115.45 Garbage and Recycling Receptacles and Enclosures – Storage space, Placement and Screening
- 115.47 Loading and Service Areas Placement and Screening
- 115.50 Glare Regulation
- 115.55 Heat Regulation
- 115.59 Height Regulations – Calculating Average Building Elevation (ABE)
- 115.60 Height Regulations – Exceptions
- 115.65 Home Occupations
- 115.70 Junk and Junk Yards Prohibited

- 115.80 Legal Building Site
- 115.85 Lighting Regulations
- 115.90 Calculating Lot Coverage
- 115.95 Noise Regulations
- 115.100 Odor
- 115.105 Outdoor Use, Activity and Storage
- 115.110 Radiation
- 115.115 Required Yards
- 115.120 Rooftop Appurtenances
- 115.125 Rounding of Fractions of Dwelling Units
- 115.135 Sight Distance at Intersections
- 115.138 Temporary Storage Containers
- 115.140 Temporary Trailers for Construction and Real Estate Sales Offices
- 115.142 Transit Shelters and Centers, Public
- 115.150 Vehicles, Boats and Trailers – Size in Residential Zones Limited

115.07 Accessory Dwelling Units

One accessory dwelling unit (ADU) is permitted as a subordinate to a single-family dwelling; provided, that the following criteria are met:

1. – 10. *(no change)*

11. Permitting

a. *(no change)*

b. *(no change)*

c. ~~Preexisting Units~~ That portion of a single family residence which meets the definition of accessory dwelling unit which existed on January 1, 1995, may be legally established, and not subject to zoning violation fines, if the following requirements are met:

1) ~~An application for an accessory dwelling permit is filed by December 31, 1997;~~

2) ~~The accessory dwelling unit is determined to meet the requirements of this section, as well as the other code requirements referred to in subsection (7) of this section.~~

cd. *(no change)*

115.45

Garbage and Recycling Receptacles and Enclosures – Storage Space, Placement and Screening

1. Purpose and Intent – The purpose of these regulations is to ensure the provision of areas for the collection, storage, loading and pickup of garbage and recyclable materials by requiring that adequate and convenient space is functionally located at all new projects, except as exempted in 115.45.5.
2. Storage Space – Space provided for garbage and recycling receptacles shall comply with Public Works Pre-approved Plans and Policies.
31. Placement – Garbage and recycling receptacles must comply with the following:
  - a. Be set back a minimum of five feet from side property lines, 10 feet from rear property lines and 10 feet from front property lines; or
  - b. Comply with the setbacks established for the use with which they are associated;
  - c. Be located outside landscape buffers required by Chapter 95 KZC;
  - d. Be located to minimize visibility from any street, pedestrian walkway, or public park; and
  - e. Be located to provide convenient and safe access for residents, service vehicles and employees.
42. Screening – Garbage and recycling receptacles must be screened from view from the street and from adjacent properties by a solid screening enclosure. The screening shall meet or exceed the standards established in the Public Works Pre-approved Plans and Policies.
53. Exemptions
  - a. Garbage receptacles for detached~~Detached~~ dwelling units, two/three-unit homes~~duplexes~~, moorage facilities, parks, and construction sites are exempt from the placement and screening requirements of this section.
  - b. A Public Works official may approve an exemption to the requirements of this section if the applicant proposes alternative, workable measures that meet the intent of this section.

**Chapter 117 - Personal Wireless Facilities**

Sections:

- 117.05 User Guide
- 117.10 Policy Statement
- 117.15 Definitions
- 117.20 Applicability

- 117.25 Exemptions
- 117.30 Prohibited Devices
- 117.35 Permit Required
- 117.40 Application Review Process
- 117.45 Pre-Submittal Meeting
- 117.50 Application Requirements
- 117.55 Determination of Application Completeness
- 117.60 Third Party Review
- 117.65 PWSF Standards
- 117.70 Equipment Structure Standards
- 117.75 Screening
- 117.80 Departures from Chapter Provisions
- 117.85 Nonuse/Abandonment
- 117.90 Removal from City Property – When Required
- 117.95 Appeals and Judicial Review
- 117.100 Lapse of Approval
- 117.105 Complete Compliance Required
- 117.110 Time Limit
- 117.115 Compliance with Other City Codes
- 117.120 Conflict
- 117.125 Violations and City Remedies
- 117.130 Bonds

117.130 Bonds

The Planning Official may require a bond under chapter 175 KZC to ensure compliance with any aspect of this chapter.

**Chapter 127 – Temporary Use**

**127.42 Notice Requirements for Homeless Encampments**

1. *(no change)*
2. A Notice of Application for Homeless Encampment shall be provided prior to the Planning Director's decision. The purpose of the notice is to inform the surrounding community of the application. Due to the administrative and temporary nature of the permit, there is no comment period. The notice shall contain at a minimum the date of application, project location, proposed duration and operation of the homeless encampment, conditions that will likely be placed on the operation of the homeless encampment, requirements of the written code of conduct, and how to get more information (i.e. City website). The Planning Department shall distribute this notice as follows:
  - a. ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City at least seven calendar days prior to the Planning Director's decision.
  - b. ~~A copy of the~~The notice, or a summary thereof, will be distributed mailed to owners of all property within 500 feet of any boundary of the subject

property and residents and tenants adjacent to the subject property at least 14 calendar days prior to the Planning Director's decision.

c. If located within the jurisdiction of the Houghton Community Council, a ~~copy~~ of the notice shall be distributed mailed to the members of the Community Council at least 14 calendar days prior to the Planning Director's decision.

d. The notice will be posted on the City's web site.

3. A Notice of Decision for Homeless Encampment, or summary thereof, shall contain the decision of the Planning Director and appeal procedure and be distributed mailed as required for notice of application within four business days after the decision.

## **Chapter 142 – Design Review**

142.35

### Design Board Review (D.B.R.) Process

1.-7. *(no change)*

8. Public Notice

a. *(no change)*

b. Distribution – The Planning Official shall distribute this notice at least 14 calendar days before the first design response conference as follows:

1) By distributing mailing the notice or a summary thereof to owners of all property within 300 feet of any boundary of the subject property.

2) By publishing Publish once in the official newspaper of the City.

3) By requiring the applicant to erect a public notice sign(s) conspicuously on or near the subject property as follows:

- The sign(s) shall be designed and constructed to City standards. A copy of the notice described in subsection (a.) of this section and a site plan and/or vicinity map shall be attached to each sign.
- The Department of Planning and Community Development is authorized to develop the standards for the public notice signs necessary for implementation of this section.
- One sign shall be erected on or near the subject property facing each public right-of-way adjacent to the subject property and private easement or tract road providing primary vehicular access to the subject property and to any property that abuts the subject property. The Department of

Planning and Community Development shall approve the location of each sign.

- The signs may not be removed until 21 calendar days after the final decision of the City on the application, and the applicant shall remove the signs within seven calendar days thereafter.

~~Post-conspicuously on the subject property on a public notice sign. The Department of Planning and Community Development is authorized to develop standards and procedures for public notice signs.~~

4) By posting the notice on the City's web site.

9. *(no change)*

10. Approval – After reviewing the D.B.R. application and other application materials, the Design Review Board may grant, deny or conditionally approve subject to modifications the D.B.R. application for the proposed development. No development permit for the subject property requiring D.B.R. approval will be issued until the proposed development is granted D.B.R. approval or conditional approval. The terms of D.B.R. approval or conditional approval will become a condition of approval on each subsequent development permit and no subsequent development permit will be issued unless it is consistent with the D.B.R. approval or conditional approval. The Planning Official shall send written notice of the D.B.R. decision to the applicant and all other parties who participated in the conference(s) within 14 calendar days of the approval. If the D.B.R. is denied, the decision shall specify the reasons for denial. The final D.B.R. decision of the City on the D.B.R. application shall be the ~~postmarked~~ date of distribution of the written D.B.R. decision or, if the D.B.R. decision is appealed, the date of the City's final decision on the appeal. Notwithstanding any other provision of this code, if an applicant submits a complete application for a building permit for the approved D.B.R. development within 180 days of the final D.B.R. decision, the date of vesting for the building permit application shall be the date of the final D.B.R. decision.

Additional Approval Provision for TL 2 and TL 5 – (no change)

Additional Approval Provision for RHBD – (no change)

142.40

#### Appeals of Design Review Board Decisions

1.-2. *(no change)*

3. Time To Appeal/How To Appeal – The appeal, in the form of a letter of appeal, must be delivered to the Planning Department within 14 calendar days following the ~~postmarked~~ date of the distribution of the Design Review Board decision. It must contain a clear reference to the matter being appealed and a statement of the specific elements of the Design Review Board decision disputed by the person filing the appeal.

4. *(no change)*
5. Notice
  - a. *(no change)*
  - b. Distribution – At least 14 calendar days before the hearing on the appeal, the Planning Official shall distribute ~~send a copy or a summary of this notice, or a summary thereof,~~ to the applicant, appellant(s), and Design Review Board. The notice of appeal may be combined with the hearing notice for the related development permit, if applicable.
- 6.-7. *(no change)*
8. Staff Report on the Appeal
  - a. *(no change)*
  - b. Distribution – At least seven calendar days before the hearing, the Planning Official shall distribute ~~copies of~~ the staff report to the hearing body or officer, the appellant, and the applicant.
- 9.-11. *(no change)*

## **Chapter 145 – Process I**

### 145.22

#### Notice of Application and Comment Period

1. *(no change)*
2. Distribution
  - a. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the Planning Official shall distribute this notice as follows:
    - 1) ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City. The published notice does not require a vicinity map.
    - 2) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be posted on each of the official notification boards of the City.
    - 3) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be ~~distributed~~mailed to the residents of each piece of adjoining property adjacent to or directly across the street from the subject property, ~~using mailing labels provided by the applicant, or, at the discretion of the Planning Official, by the City.~~

4) The notice will be posted on the City's web site.

b. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the applicant shall provide for and erect public notice signs as follows:

1) The signs shall be designed and constructed to City standards. A copy of the notice described in subsection (1) of this section and a site plan and/or vicinity map shall be attached to each sign.

2) The Department of Planning and Community Development is authorized to develop the standards for the public notice signs necessary for implementation of this section.

3) One sign shall be erected on or near the subject property facing each public right-of-way adjacent to the subject property and private easement or tract road providing primary vehicular access to the subject property and to any property that abuts the subject property. The Department of Planning and Community Development shall approve the location of each sign.

4) ~~The applicant shall post a bond pursuant to Chapter 175-KZC to ensure proper maintenance and removal of the signs. The bond shall be posted prior to erection of the sign.~~

45) The signs may not be removed until 21 calendar days after the final decision of the City on the application, and the applicant shall remove the signs within seven calendar days thereafter.

#### 145.45 Planning Director's Decision

1.-4. *(no change)*

5. Notice of Decision – Within four business days after the Planning Director's written decision is issued, the Planning Official shall ~~distribute mail a copy of the decision or summary thereof, along with a summary of any threshold determination under SEPA and the procedures for appealing the decision under this chapter,~~ to the following persons:

a. The applicant.

b. Each person who submitted written comments or information on the application. The Planning Official is not required to ~~distributesend~~ a notice of decision to a party who signed a petition, unless such party also submitted independent written comments or information.

c. Each person who has requested notice of the decision.

~~The decision shall be posted on the City's web site. In addition, within four business days after the Planning Director's decision is issued, the Planning Official shall post a summary of the decision, along with a summary of any threshold determination under SEPA and the procedures for appealing the decision under this chapter, on the public notice sign erected under KZC 145.22(2)(b).~~

6. *(no change)*

#### 145.60

##### Appeals

1. *(no change)*
2. Time To Appeal/How To Appeal – The appeal, in the form of a letter of appeal, must be delivered to the Planning Department within 14 calendar days following the postmarked date of distribution of the Planning Director's decision; provided, that the appeal letter must be delivered to the Planning Department within 21 calendar days of the postmarked date of distribution of the Planning Director's decision if state or local rules adopted pursuant to SEPA allow for public comment on a declaration of nonsignificance issued on the proposed development activity; and provided further, that if the fourteenth or twenty-first day, as applicable, of the appeal period falls on a Saturday, Sunday, or legal holiday, the appeal period shall be extended through the next day on which the City is open for business. It must contain:
  - a. A clear reference to the matter being appealed; and
  - b. A statement of the specific elements of the Planning Director's decision disputed by the person filing the appeal.

- 3-4. *(no change)*

#### 145.70 Participation in the Appeal

Only those persons entitled to appeal the decision under KZC 145.60 may participate in the appeal; provided, that the applicant may submit a written response to an appeal filed by an appellant, regardless of whether the applicant filed an appeal. These persons may participate in either or both of the following ways:

- 1.-2. *(no change)*

#### 145.80 Staff Report on the Appeal

1. *(no change)*
2. Distribution – At least seven calendar days before the hearing, the Planning Official shall distribute copies of the staff report to the following persons as follows:
  - a. ~~A copy will be sent to the~~The Hearing Examiner.

- b. ~~A copy will be sent to the~~The applicant.
- c. ~~A copy will be sent to the~~The person who filed the appeal.
- d. ~~A copy will be sent to any~~Any person who received a copy of the Director's decision.

145.105 Decision on the Appeal

1.-2. (no change)

3. Notice of Decision – Within four business days after it is issued, the Hearing Examiner shall ~~distribute mail a copy of his/her decision or summary thereof, along with a summary of any threshold determination under SEPA,~~ to the following persons:

- a. The applicant.
- b. The person who filed the appeal.
- c. All other persons who participated in the appeal.
- d. Each person who has requested notice of the decision.

~~The decision shall be posted on the City's web site. In addition, within four calendar days after the Hearing Examiner's decision is issued, the Planning Official shall post a summary of the decision, along with a summary of any threshold determination under SEPA, on the public notice signs erected under KZC 145.22(2)(b).~~

4. (no change)

**Chapter 150 – Process IIA**

150.22 Notice of Application

1. (no change)

2. Distribution

a. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the Planning Official shall distribute this notice as follows:

- 1) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the owners of all property within 300 feet of any boundary of the subject property.
- 2) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the residents of each

piece of property adjacent to or directly across the street from the subject property.

- 3) ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City. The published notice does not require a vicinity map.
- 4) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be posted on each of the official notification boards of the City.
- 5) ~~A copy of the~~The notice will be distributed sent to each local, state and federal agency that the City knows has jurisdiction over the proposed development activity.
- 6) The notice will be posted on the City's web site.

- b. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the applicant shall provide for and erect public notice signs as follows:
  - 1) The signs shall be designed and constructed to City standards. A copy of the notice described in subsection (1) of this section and a site plan and/or vicinity map shall be attached to each sign.
  - 2) The Department of Planning and Community Development is authorized to develop the standards for the public notice signs necessary for implementation of this section.
  - 3) One sign shall be erected on or near the subject property facing each public right-of-way adjacent to the subject property and private easement or tract road providing primary vehicular access to the subject property and to any property that abuts the subject property. The Department of Planning and Community Development shall approve the location of each sign.
  - 4) ~~The applicant shall post a bond pursuant to Chapter 175-KZC to ensure proper maintenance and removal of the signs. The bond shall be posted prior to erection of the sign.~~
  - 45) The signs may not be removed until 21 calendar days after the final decision of the City on the application, and the applicant shall remove the signs within seven calendar days thereafter.

#### 150.30 Notice of Hearing

1. (no change)

2. Distribution – The Planning Official shall distribute this notice at least 14 calendar days before the public hearing as follows:
  - a. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the owners of all property within 300 feet of any boundary of the subject property.
  - b. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the residents of each piece of property adjacent to or directly across the street from the subject property.
  - c. ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City. The published notice does not require a vicinity map.
  - d. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be posted on each of the official notification boards of the City.
  - e. The notice will be posted on the City's web site.~~A copy of the notice will be posted on each of the public notice signs erected under KZC 150.22(2).~~

3. *(no change)*

150.35

Staff Report

1. *(no change)*

2. Distribution – At least seven calendar days before the hearing, the Planning Official shall distribute the staff report to the following persons as follows:

- a. ~~A copy will be sent to the~~The Hearing Examiner.
- b. ~~copy will be sent to the~~The applicant.

150.65

Hearing Examiner's Decision

1.-5. *(no change)*

6. Notice of Decision – Within four business days after the Hearing Examiner's written decision is issued, the Planning Official shall distribute mail a copy of the decision, or a summary thereof, along with a summary of any threshold determination under SEPA and the procedures for appealing the decision under this chapter to the following parties:

- a. The applicant.
- b. Each person who submitted written or oral testimony to the Hearing Examiner on the application. The Planning Official is not required to

~~distribute send~~ a notice of decision to a party who signed a petition, unless such party also submitted independent written comments or information.

- c. Each person who has requested notice of the decision.

~~The decision shall be posted on the City's web site. In addition, within four business days after the Hearing Examiner's decision is issued, the Planning Official shall post a summary of the decision, along with a summary of any threshold determination under SEPA and the procedures for appealing the decision under this chapter, on the public notice sign erected under KZC 150.22(2)(b).~~

7. *(no change)*

150.80

#### Appeals

1. *(no change)*

2. Time To Appeal/How To Appeal – The appeal, in the form of a letter of appeal, must be delivered to the Planning Department within 14 calendar days following the postmarked date of distribution of the Hearing Examiner's decision; provided, that the appeal letter must be delivered to the Planning Department within 21 calendar days of the postmarked date of distribution of the Hearing Examiner's decision if state or local rules adopted pursuant to SEPA allow for public comment on a declaration of nonsignificance issued on the proposed development activity; and provided further, that if the fourteenth or twenty-first day, as applicable, of the appeal period falls on a Saturday, Sunday, or legal holiday, the appeal period shall be extended through the next day on which the City is open for business. It must contain:
  - a. A clear reference to the matter being appealed; and
  - b. A statement of the specific factual findings and conclusions of the Hearing Examiner disputed by the person filing the appeal.

- 3.-4. *(no change)*

150.85

#### Notice of Consideration of the Appeal

1. *(no change)*
2. Distribution – At least 14 calendar days before the City Council consideration of the appeal, the Planning Official shall ~~distribute send~~ a copy or a summary of this notice, or a summary thereof, to each person entitled to appeal the decision under KZC 150.80(1).

150.100

Staff Report on the Appeal

1. *(no change)*
2. Distribution – The Planning Official shall ~~distribute copies of~~ the staff report as follows:
  - a. Prior to the City Council's consideration of the appeal, the staff report a copy will be distributed sent to each member of the City Council.
  - b. At least seven calendar days before the City Council's consideration of the appeal, the staff report a copy will be distributed sent to:
    - 1) The applicant;
    - 2) The person who filed the appeal; and
    - 3) ~~A copy will be sent to any~~Any person who received a ~~copy of~~ the Hearing Examiner's decision.

150.125

Decision on the Appeal

Within 60 calendar days of the date the letter of appeal was filed under KZC 150.80 and after considering all arguments within the scope of the appeal submitted by persons entitled to participate in the appeal, City Council shall, by motion approved by a majority of its total membership, take one of the following actions:

- 1.-3. *(no change)*
4. Notice of Decision
  - a. *(no change)*
  - b. Distribution – Within four business days after the City Council's decision is made, the Planning Official shall distribute mail a copy of the decision, or summary thereof, along with a summary of any threshold determination under SEPA to the following persons:
    - 1) The applicant.
    - 2) The person who filed the appeal.
    - 3) Each person who submitted written or oral comments to the City Council.
    - 4) Each person who has requested notices of the decision.

~~The decision shall be posted on the City's web site. In addition, within four calendar days after the City Council's decision is issued, the Planning Official shall post a summary of the decision, along with a summary of any threshold~~

determination under SEPA, on the public notice signs erected under KZC 150.22(2)(b).

5. *(no change)*

## Chapter 152 – Process IIB

### 152.22

#### Notice of Application

1. *(no change)*

2. Distribution

- a. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the Planning Official shall distribute this notice as follows:

- 1) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the owners of all property within 300 feet of any boundary of the subject property.

- 2) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the residents of each piece of property adjacent to or directly across the street from the subject property.

- 3) ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City. The published notice does not require a vicinity map.

- 4) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be posted on each of the official notification boards of the City.

- 5) ~~A copy of the~~The notice, or a summary thereof, will be distributed sent to each local, state and federal agency that the City knows has jurisdiction over the proposed development activity.

- 6) The notice will be posted on the City's web site.

- b. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the applicant shall provide for and erect public notice signs as follows:

- 1) The signs shall be designed and constructed to City standards. A copy of the notice described in subsection (1) of this section and a site plan and/or vicinity map shall be attached to each sign.
- 2) The Department of Planning and Community Development is authorized to develop the standards for the public notice signs necessary for implementation of this section.
- 3) One sign shall be erected on or near the subject property facing each public right-of-way adjacent to the subject property and private easement or tract road providing primary vehicular access to the subject property and to any property that abuts the subject property. The Department of Planning and Community Development shall approve the location of each sign.
- 4) ~~The applicant shall post a bond pursuant to Chapter 175-KZC to ensure proper maintenance and removal of the signs. The bond shall be posted prior to erection of the sign.~~
- 45) The signs may not be removed until 21 calendar days after the final decision of the City on the application, and the applicant shall remove the signs within seven calendar days thereafter.

152.30

Notice of Hearing

1. *(no change)*
2. Distribution – The Planning Official shall distribute this notice at least 14 calendar days before the public hearing as follows:
  - a. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the owners of all property within 300 feet of any boundary of the subject property.
  - b. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed sent to the residents of each piece of property adjacent to or directly across the street from the subject property.
  - c. ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City. The published notice does not require a vicinity map.
  - d. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be posted on each of the official notification boards of the City.
  - e. The notice will be posted on the City's web site.~~A copy of the notice will be posted on each of the public notice signs erected under KZC 152.22(2).~~
3. *(no change)*

152.35

Staff Report

1. *(no change)*
2. Distribution – At least seven calendar days before the hearing, the Planning Official shall distribute the staff report to the following persons as follows:
  - a. ~~A copy will be sent to the~~The Hearing Examiner.
  - b. ~~A copy will be sent to the~~The applicant.

152.75

Distribution of Hearing Examiner's Recommendation

The Planning Official shall distribute ~~copies of~~ the recommendation of the Hearing Examiner as follows:

- 1.-2. *(no change)*

152.85

Challenge to the Hearing Examiner's Recommendation

- 1.-2. *(no change)*

3. How and When To File a Challenge

- a. The challenge may be filed by delivering it to the Planning Department, together with the fee established by ordinance, within seven calendar days of the ~~postmarked~~ date of distribution of the Hearing Examiner's recommendation on the application; provided, that if the seventh day falls on a Saturday, Sunday, or legal holiday, the seventh day of the challenge period shall be extended through the next day on which the City is open for business.
- b.-d. *(no change)*

152.105

Notice of Decision

1. *(no change)*
2. Distribution – Except as provided in subsection (3) of this section, within four business days after the City Council's decision is made, the Planning Official shall distribute mail a copy of the decision, or a summary thereof, along with a summary of any threshold determination under SEPA, to the following persons:
  - a. The applicant.
  - b. Each person who submitted written or oral comments or testimony on the application. The Planning Official is not required to distributesend a

notice of decision to a party who signed a petition, unless such party also submitted independent written comments or information.

- c. Each person who has requested notice of the decision.

~~The decision shall be posted on the City's web site. In addition, within four calendar days after the City Council's decision is issued, the Planning Official shall post a summary of the decision, along with a summary of any threshold determination under SEPA, on the public notice signs erected under KZC 152.22(2)(b).~~

3. *(no change)*

### **Chapter 155 - Process III**

#### 155.22

##### Notice of Application

1. *(no change)*

2. Distribution

- a. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the Planning Official shall distribute this notice as follows:

- 1) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed ~~sent~~ to the owners of all property within 300 feet of any boundary of the subject property.
- 2) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed ~~sent~~ to the residents of each piece of property adjacent to or directly across the street from the subject property.
- 3) ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City. The published notice does not require a vicinity map.
- 4) ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be posted on each of the official notification boards of the City.
- 5) ~~A copy of the~~The notice will be distributed ~~sent~~ to each local, state and federal agency that the City knows has jurisdiction over the proposed development activity.
- 6) The notice will be posted on the City's web site.

- b. Not more than 10 calendar days after the Planning Official determines that the application is complete, and at least 18 calendar days prior to the end of the comment period, the applicant shall provide for and erect public notice signs as follows:
- 1) The signs shall be designed and constructed to City standards. A copy of the notice described in subsection (1) of this section and a site plan and/or vicinity map shall be attached to each sign.
  - 2) The Department of Planning and Community Development is authorized to develop the standards for the public notice signs necessary for implementation of this section.
  - 3) One sign shall be erected on or near the subject property facing each public right-of-way adjacent to the subject property and private easement or tract road providing primary vehicular access to the subject property and to any property that abuts the subject property. The Department of Planning and Community Development shall approve the location of each sign.
  - 4) ~~The applicant shall post a bond pursuant to Chapter 175-KZC to ensure proper maintenance and removal of the signs. The bond shall be posted prior to erection of the sign.~~
  - 45) The signs may not be removed until 21 calendar days after the final decision of the City on the application, and the applicant shall remove the signs within seven calendar days thereafter.

155.30

Notice of Hearing

1. *(no change)*
2. Distribution – The Planning Official shall distribute this notice at least 14 calendar days before the public hearing as follows:
  - a. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed ~~sent~~ to the owners of all property within 300 feet of any boundary of the subject property.
  - b. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be distributed ~~sent~~ to the residents of each piece of property adjacent to or directly across the street from the subject property.
  - c. ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City. The published notice does not require a vicinity map.

d. ~~A copy of the~~The notice, or a summary thereof, including a vicinity map, will be posted on each of the official notification boards of the City.

e. ~~The notice will be posted on the City's web site. A copy of the notice will be posted on each of the public notice signs erected under KZC 155.22(2).~~

3. *(no change)*

155.35

Staff Report

1. *(no change)*

2. Distribution in General – At least seven calendar days before the hearing, the Planning Official shall distribute the staff report to the followingas follows:

a. ~~A copy will be sent to each~~Each member of the Planning Commission.

b. ~~A copy will be sent to the~~The applicant.

155.75

Distribution of Planning Commission's Report Recommendation

The Planning Official shall distribute ~~copies~~ of the report of the Planning Commission as follows:

1. Within four business days following the date the Planning Commission issues its written recommendation, ~~the report a copy~~ will be distributed sent to the applicant, and to any persons who submitted written or oral testimony to the Planning Commission on the application. The Planning Official is not required to ~~distributesend~~ a notice of decision to a party who signed a petition, unless such party also submitted independent written comments or information.

2. Prior to the meeting where City Council considers the application, ~~the report a copy~~ will be distributed sent to each member of City Council. The Planning Official shall include the following material with the copy of the Planning Commission report distributed sent to each City Council member:

a.-b. *(no change)*

155.85

Challenge to the Planning Commission's Recommendation

1.-2. *(no change)*

3. How and When To File a Challenge

a. The challenge may be filed by delivering it to the Planning Department, together with the fee established by ordinance, within seven calendar days of the ~~post~~marked date of distribution of the Planning Commission's

recommendation on the application; provided, that if the seventh day falls on a Saturday, Sunday, or legal holiday, the seventh day of the challenge period shall be extended through the next day on which the City is open for business.

b.-d. (no change)

155.105

Notice of Decision

1. (no change)

2. Distribution – Except as provided in subsection (3) of this section, within four business days after the City Council's decision is made, the Planning Official shall ~~distributemail a copy of the decision, or a summary thereof, along with a summary of any threshold determination under SEPA,~~ to the following persons:

a. The applicant.

b. Each person who submitted written or oral comments or testimony on the application. The Planning Official is not required to send a notice of decision to a party who signed a petition, unless such party also submitted independent written comments or information.

c. Each person who has requested notice of the decision.

~~The decision shall be posted on the City's web site. In addition, within four calendar days after the City Council's decision is issued, the Planning Official shall post a summary of the decision, along with a summary of any threshold determination under SEPA, on the public notice signs erected under KZC 155.22(2)(b).~~

3. (no change)

**Chapter 160 – Process IV**

160.40

Notice

1. (no change)

2. Distribution

a. The Planning Official shall distribute this notice at least 14 calendar days before the public hearing as follows:

1) ~~A copy of the~~The notice, or a summary thereof, will be published in the official newspaper of the City.

2) ~~A copy of the~~The notice, or a summary thereof, will be posted on each of the official notification boards of the City.

3) The notice will be posted on the City's web site.

- b. Public Notice Signs – If the proposal is to reclassify land on the Zoning Map, the applicant or, in the case of City-initiated proposals, the City shall provide for and erect public notice signs at least 14 calendar days before the public hearing as follows:
- 1) The signs shall be designed and constructed to City standards. A copy of the notice described in subsection (1) of this section and a vicinity map, when applicable, shall be attached to each sign.
  - 2) The Department of Planning and Community Development is authorized to develop the standards for the public notice signs necessary for implementation of this section.
  - 3) For City-initiated proposals that involve multiple properties, one public notice sign shall be placed on an adjacent public right-of-way for properties that include up to 10 lots. For multiple properties that include more than 10 lots, a minimum of two such signs shall be placed. The Department of Planning and Community Development shall approve the location of each sign.
  - 4) For all other proposals, one sign shall be erected on or near the subject property facing each public right-of-way adjacent to the subject property and private easement or tract road providing primary vehicular access to the subject property and to any property that abuts the subject property. The Department of Planning and Community Development shall approve the location of each sign.
  - 5) The signs shall be removed within seven calendar days after the final public hearing.

160.45

Staff Report

1. *(no change)*
2. Distribution – The Planning Official shall distribute the staff report to the following parties as follows:
  - a. ~~A copy will be sent to each~~ Each member of the Planning Commission prior to the hearing.
  - b. ~~A copy will be sent promptly to any~~ Any person requesting it.
  - c. If applicable, ~~a copy will be sent~~ to each member of the Houghton Community Council prior to their proceedings on the proposal.

160.85

Planning Commission Report to City Council

1. General – The Planning Official shall prepare a Planning Commission report ~~on the proposal~~ containing a ~~copy~~ of the proposal, along with any explanatory information, and the Planning Commission recommendation, if any, on the proposal.
2. *(no change)*
3. Distribution – The Planning Official shall distribute promptly ~~send a copy~~ of the Planning Commission report to any person requesting it.
- 4.-5. *(no change)*

**Chapter 161 – Process IVA**

161.40

Notice

1. *(no change)*
2. Distribution – The Planning Official shall have this notice, or a summary thereof, published once in the official newspaper of the City at least 14 days before the public hearing. Continued hearings may be held at the discretion of the Planning Director, but no additional notices need be published.

161.45

Staff Report

1. *(no change)*
2. Distribution – The Planning Official shall distribute the staff report to the following persons as follows:
  - a. ~~A copy will be given to the~~The Planning Director prior to the hearing.
  - b. ~~A copy will be sent promptly to any~~Any person requesting it.
  - c. If applicable, ~~a copy will be sent~~ to each member of the Houghton Community Council.

## Chapter 162 - Nonconformance

162.35

### Certain Nonconformances Specifically Regulated

1.-11. *(no change)*

#### 12. Nonconforming Paddock Areas

a. Paddock areas as required under KZC 115.20 must be brought into conformance if a proposed alteration or replacement of an existing dwelling unit on the subject property in any 12-month period exceeds 50% of the replacement cost of that dwelling unit.

b. See KZC 162.45, Prohibition on Increasing Nonconformance, for proposed modifications, alterations, or replacements of any other improvements on the subject property.

1312. Any Other Nonconformance *(no change)*

## Chapter 175 - Bonds

175.25

### Supplemental Administrative Costs

In addition to the bond and any consultation fees under KZC 175.20, the applicant shall post a cash deposit with the City equal to the following percentages of the amount of the bond:

<u>Amount of Bond</u>	<u>Amount of Cash Deposit</u>
Up to \$20,000	5% of the bond (Minimum \$100.00)
\$20,001 to \$50,000	4% of the bond
\$50,001 to \$100,000	3% of the bond
\$100,001 and up	2-1/2% of the bond

This cash deposit will be used to cover the City's actual expenses of administering, and if necessary, using the proceeds of the bond. The minimum amount of the cash deposit will be administratively set and updated.

## ATTACHMENTS

1. KZC 45.10.130 (showing proposed changes)
2. KZC 45.10.160 (showing proposed changes)
3. KZC 48.15.220 (showing proposed changes)

Section 45.10

Zone BC

USE ZONE CHART

Section 45.10		MINIMUMS		MAXIMUMS		Required Parking Spaces (See Ch. 105)	Special Regulations (See also General Regulations)
		Lot Size	REQUIRED YARDS (See Ch. 115)	Lot Coverage	Height of Structure		
<p>USE REGULATIONS</p> <p>↑</p> <p>↑</p>	<p>130 School or Day-Care Center</p>	None	<p>Front 30'</p> <p>Side 20'</p> <p>Rear 0'</p>	80%	<p>If adjoining a low density zone other than RSX, then 25' above average building elevation.</p> <p>Otherwise, 30' above average building elevation.</p>	<p>See KZC 105.25.</p>	<p>1. A six-foot-high fence is required only along the property lines adjacent to the outside play areas.</p> <p>2. Hours of operation may be limited to reduce impacts on nearby residential uses.</p> <p>3. Structured play areas must be setback from all property lines as follows:</p> <p>a. 20 feet if this use can accommodate 50 or more students or children.</p> <p>b. 10 feet if this use can accommodate 13 to 49 students or children.</p> <p>4. An on-site passenger loading area must be provided. The City shall determine the appropriate size of the loading areas on a case-by-case basis, depending on the number of attendees and the extent of the abutting right-of-way improvements. Carpooling, staggered loading/unloading time, right-of-way improvements or other means may be required to reduce traffic impacts on nearby residential uses.</p> <p>5. May include accessory living facilities for staff persons.</p> <p>6. The location of parking and passenger loading areas shall be designed to reduce impacts on nearby residential uses.</p> <p>7. These uses are subject to the requirements established by the Department of Social and Health Services (WAC Title 388).</p>
		None					
	140 Mini-School or Mini-Day-Care						<p>1. A six-foot-high fence is required along the property lines adjacent to the outside play areas.</p> <p>2. Hours of operation may be limited by the City to reduce impacts on nearby residential uses.</p> <p>3. Structured play areas must be setback from all property lines by five feet.</p> <p>4. An on-site passenger loading area may be required depending on the number of attendees and the extent of the abutting right-of-way improvements.</p> <p>5. The location of parking and passenger loading areas shall be designed to reduce impacts on nearby residential uses.</p> <p>6. May include accessory living facilities for staff persons.</p> <p>7. These uses are subject to the requirements established by the Department of Social and Health Services (WAC Title 388).</p>

ATTACHMENT 1

DIRECTIONS: FIRST, read down to find use... THEN, across for REGULATIONS

Section 45.10	USE ↑ REGULATIONS ↑	Required Review Process	MINIMUMS			MAXIMUMS		Landscape Category (See Ch. 95)	Sign Category (See Ch. 100)	Required Parking Spaces (See Ch. 105)	Special Regulations (See also General Regulations)
			Lot Size	REQUIRED YARDS (See Ch. 115)		Lot Coverage	Height of Structure				
				Front	Side						
.150	Assisted Living Facility	None	None	Same as the regulations for the ground floor use. See Spec. Reg. 4.			A	A	1.7 per independent unit. 1 per assisted living unit.	<ol style="list-style-type: none"> <li>1. A facility that provides both independent dwelling units and assisted living units shall be processed as an assisted living facility.</li> <li>2. If a nursing home use is combined with an assisted living facility use in order to provide a continuum of care for residents, the required review process shall be the least intensive process between the two uses.</li> <li>3. For density purposes, two assisted living units shall constitute one dwelling unit. Total dwelling units may not exceed the number of stacked dwelling units allowed on the subject property. Through Process 11B, Chapter 152 KZC, up to 1 1/2 times the number of stacked dwelling units allowed on the property may be approved if the following criteria are met:                             <ol style="list-style-type: none"> <li>a. Project is of superior design, and</li> <li>b. Project will not create impacts that are substantially different than would be created by a permitted multifamily development.</li> </ol> </li> <li>4. This use may not be located on the ground floor of a structure.</li> <li>5. Chapter 115 KZC contains regulations regarding home occupations and other accessory uses, facilities, and activities associated with this use.</li> </ol>	
.160	Convalescent Center or Nursing Home	None	0'	0'	80%	If adjoining a low density zone other than RSX, then 25' above average building elevation. Otherwise, 30' above average building elevation.	C	B	1 for each bed.	<ol style="list-style-type: none"> <li>1. If a nursing home use is combined with an assisted living facility use in order to provide a continuum of care for residents, the required review process shall be the least intensive process between the two uses.</li> </ol>	
.170	Public Utility		20'					A		See KZC 105.25.	<ol style="list-style-type: none"> <li>1. Landscape Category A or B may be required depending on the type of use on the subject property and the impacts associated with the use on the nearby uses.</li> </ol>
.180	Government Facility Community Facility										

ATTACHMENT 2

Section 48.15

Zone  
LIT

USE ZONE CHART

**DIRECTIONS: FIRST, read down to find use... THEN, across for REGULATIONS**

Section 48.15	USE ↑	REGULATIONS ↑	MINIMUMS			MAXIMUMS			Sign Category (See Ch. 100)	Required Parking Spaces (See Ch. 105)	Special Regulations (See also General Regulations)		
			Required Review Process	Lot Size	REQUIRED YARDS (See Ch. 115)			Lot Coverage				Height of Structure	Landscape Category (See Ch. 95)
					Front	Side	Rear						
220	Commercial Recreation Area and Use	Within the NE 85th Street Subarea, D.R., Chapter 142 KZC. Otherwise, none.	None	20'	0'	0'	0'	80%	A	E	<del>1. The use is permitted only if the property is located between NE 107th Street (extended) and NE 116th Street, and between I-405 and 116th Avenue NE.</del> <del>2. The use shall be conducted within a wholly-enclosed building.</del> <del>3. The building housing the use shall have been in existence on June 1, 2004, and shall not be altered, changed, or otherwise modified to accommodate the use if the cost of such alteration, change, or modification exceeds 30 percent of the replacement cost of that building.</del> <del>4. The use must be discontinued when there is an alteration, change, or other work in a consecutive 12-month period to the space in which the use is located, and the cost of the alteration, change or other work exceeds 30 percent of the replacement cost of that space.</del>		

ATTACHMENT 3

## Attachment B

### KMC 24.02 SEPA Procedures and Policies

#### 24.02.045 Definitions and abbreviations.

(a) In addition to those definitions contained within WAC 197-11-220 and WAC 197-11-700 through 197-11-799, when used in this chapter, the following terms shall have the following meanings unless the context indicates otherwise:

(1)–(4) *(no change)*

(5) "Distribute" means to provide notice and information or the location of notice and information to persons via postal mail or electronically.

~~(5)~~(6) "Improvement" means any structure or manmade feature.

~~(6)~~(7) "Recognized historical significance" means listed in the state or national register of historic places, designation as an historic landmark overlay zone, inclusion in the list of Historic Resources and Community Landmarks, Table CC-1 in the Comprehensive Plan.

(b) *(no change)*

#### 24.02.160 Public notice.

(a) Whenever the city issues a DNS under WAC 197-11-340(2), or DS under WAC 197-11-360(3), the city shall give public notice by publishing notice, or a summary thereof, in a newspaper of general circulation in the city where the proposal is located.

(b) Whenever the city issues a mitigated DNS for a site-specific proposal requiring installation of a public notice sign for the underlying permit, the city shall give public notice by publishing notice, or a summary thereof, in a newspaper of general circulation in the city where the proposal is located, by posting notice on the City's web site ~~public notice sign for the underlying permit,~~ and by ~~distributing~~ mailing notice to those receiving ~~mailed~~ notice of the underlying permit.

(c) The responsible official may require notice by alternative methods, as specified in WAC 197-11-510, if deemed necessary to provide public notice of impending action.

(d) Whenever the city issues a draft EIS or SEIS under WAC 197-11-455(5) or WAC 197-11-620, notice of availability of those documents shall be given by:

(1) Posting the property for site-specific proposals, pursuant to the guidelines in (b) above; and

(2) Publishing notice, or a summary thereof, in a newspaper of general circulation in the city; and

(3) ~~Distributing~~ Mailing notice for site specific proposals, pursuant to the guidelines in (b) above.

#### 24.02.230 Administrative appeals.

(a) – (f) *(no change)*

(g) Procedures for the Appeal.

(1) Notice of the Appeal Hearing.

(A) *(no change)*

(B) Distribution. At least fourteen calendar days before the hearing on the appeal, the planning official shall ~~distributesend~~ a copy of this notice to each person who received a copy of the threshold determination and any person who appealed the threshold determination.

(C) The notice of appeal may be combined with the hearing notice for the underlying project permit, if applicable.

(2) *(no change)*

(3) Staff Report on the Appeal.

(A) *(no change)*

(B) *(no change)*

(C) Distribution. At least seven calendar days before the hearing, the planning official shall distribute ~~copies of~~ the staff report as follows:

(i) ~~A copy will be sent to~~ To the hearing body hearing the appeal as specified under subsection (f) above.

(ii) ~~A copy will be sent to~~ To the applicant.

(iii) ~~Copies will be sent to~~ To the persons who filed appeals.

(4)-(6) *(no change)*

(h) Decision on the Appeal.

(1) *(no change)*

(2) Issuance of Written Decision. Within eight calendar days after the public hearing, the hearing body shall issue a written decision on the appeal. Within four business days after it is issued, the hearing body shall distribute the decision as follows:

(A) ~~A copy will be mailed to~~ To the applicant.

(B) ~~A copy will be mailed to~~ To the person who filed the appeal.

(C) ~~A copy will be mailed to~~ To all other persons or agencies who participated in the appeal.

(i) *(no change)*

PUBLICATION SUMMARY  
OF ORDINANCE NO. 4193

AN ORDINANCE OF THE CITY OF KIRKLAND RELATING TO ZONING, PLANNING, AND LAND USE; ADOPTING MINOR AMENDMENTS PURSUANT TO CHAPTER 161 KZC; AMENDING PORTIONS OF THE FOLLOWING CHAPTERS OF ORDINANCE 3719 AS AMENDED, THE KIRKLAND ZONING ORDINANCE: CHAPTER 1 – USER GUIDE; CHAPTER 5 – DEFINITIONS; CHAPTER 17 – RSX ZONES; CHAPTER 20 – RM ZONES; CHAPTER 45 – BC ZONES; CHAPTER 47 – BCX ZONES; CHAPTER 48 – LIT ZONES; CHAPTER 49 - PARK ZONE; CHAPTER 95 – TREE MANAGEMENT AND REQUIRED LANDSCAPING; CHAPTER 100 – SIGNS; CHAPTER 115 – MISCELLANEOUS STANDARDS; CHAPTER 117 – PERSONAL WIRELESS FACILITIES; CHAPTER 142 – DESIGN REVIEW; CHAPTER 127 – TEMPORARY USE; CHAPTER 145 – PROCESS I; CHAPTER 150 – PROCESS IIA; CHAPTER 152 – PROCESS IIB; CHAPTER 155 – PROCESS III; CHAPTER 160 – PROCESS IV; CHAPTER 161 – PROCESS IVA; CHAPTER 162 – NONCONFORMANCE; CHAPTER 175 – BONDS; AMENDING PORTIONS OF THE FOLLOWING TITLE OF THE MUNICIPAL CODE: TITLE 24.02 SEPA PROCEDURES AND POLICIES; AND APPROVING A SUMMARY ORDINANCE FOR PUBLICATION, FILE NO. ZON09-00002.

SECTION 1. Identifies the specific amendments to Ordinance 3719, as amended, the Kirkland Zoning Code.

SECTION 2. Identifies the specific amendments to the Municipal Code.

SECTION 3. Addresses severability.

SECTION 4. Establishes that this ordinance will be effective within the disapproval jurisdiction of the Houghton Community Council Municipal Corporation upon approval by the Houghton Community Council or the failure of said Community Council to disapprove this ordinance within 60 days of the date of the passage of this ordinance.

SECTION 5. Authorizes publication of the ordinance by summary, which summary is approved by the City Council pursuant to Section 1.088.017 Kirkland Municipal Code and establishes the effective date as thirty (30) days after publication of said summary.

SECTION 6. Directs the City Clerk to certify and forward a complete certified copy of this ordinance to the King County Department of Assessments.

The full text of this Ordinance will be mailed without charge to any person upon request made to the City Clerk for the City of Kirkland. The Ordinance was passed by the Kirkland City Council at its meeting on the \_\_\_\_ day of \_\_\_\_\_, 20\_\_.

I certify that the foregoing is a summary of Ordinance \_\_\_\_\_ approved by the Kirkland City Council for summary publication.

\_\_\_\_\_  
City Clerk