Council Meeting: 1/19/2021

Agenda: Business Item #: 10. d.



CITY OF KIRKLAND

Planning and Building Department 123 5th Avenue, Kirkland, WA 98033 425.587.3600- www.kirklandwa.gov

MEMORANDUM

To: City Council

From: Adam Weinstein, AICP, Planning and Building Director

Jeremy McMahan, Deputy Planning and Building Director

Nick Cilluffo, Senior Planner

Date: January 7, 2021

Subject: 2020 MISCELLANEOUS CODE AMENDMENTS

Staff Recommendation

Receive briefing and discuss the proposed amendments to the Kirkland Zoning Code (KZC) and Kirkland Municipal Code (KMC) (see Attachment 1). Direct staff on how to proceed with the proposed amendments. Staff will then return to a future City Council meeting with the appropriate ordinances for Council action to amend the KZC and KMC.

Background

Staff keeps an ongoing list of miscellaneous code amendments that are necessary to reflect current practice, clarify sections of the Zoning and Municipal Codes, maintain consistency with relevant State and/or federal regulations, and promote good planning principles. The KZC and KMC are updated periodically to correct the issues that have been identified, which are described in Attachment 1.

The proposed 2020 miscellaneous code amendment package is ambitious in scale in an effort to update a substantial number of administrative and non-policy items, as well as several items that require immediate attention to reflect recent policy direction from the Planning Commission and City Council. Additionally, the package was scoped to include only items that were not anticipated to have broad public interest and would have necessitated extensive public outreach. Staff has followed all required public notice steps and created a webpage for interested parties to learn more and participate.

Proposed Code Amendments

A summary of the proposed code amendments, with related descriptions and anticipated community impact, is included in Attachment 1 (note: the "Amendment ID#" column is not displayed in numerical order and omits some numbers due to culling and reorganization after staff's review and consultation with Planning Commission). The proposed code language for each amendment item is included in Attachment 2.

To facilitate review of this large code amendment package, each amendment is categorized into one of two groups:

Group A – Clarifying, Consistency, and Streamlining Amendments

These amendments (see Table A in Attachment 1) streamline administrative practices, improve consistency between the KMC and KZC, maintain KZC/KMC consistency with State or federal regulations, correct references to other code sections, or clarify code language to reflect implementation based on current practice. These amendments will have little, to no, impact on the community and will not result in any change in the application of the regulations. While the amendments in this group vary in type – some are simple code reference or title updates while others amend specific regulatory language – no amendments have differing regulatory implications from current City policies or practice.

<u>Group B – Minor/Moderate Policy Change Amendments</u>

These amendments (see Table B in Attachment 1) represent minor or moderate policy changes. They reflect recent policy direction from the Planning Commission and City Council related to other large-scale projects (e.g., rooftop appurtenance amendments and Missing Middle Housing regulations) or propose changes that will be of high value to the community and/or staff's implementation of the code.

Included in this group is an amendment requested for consideration by the City Council. Amendment #4 would eliminate the subset of short plats with new street connections from being directed to City Council on appeal. The amendment would direct appeals of short plats with dedication of a new through public right-of-way to the City Hearing Examiner. The Council approved this change during discussion and approval of R-5350 creating the Citywide Transportation Connections Map on January 2, 2019. Council direction was to make the change after the Connections Map was approved, which occurred on December 10, 2019.

Also included in this group is another amendment requested for consideration by the City Council at their October 6, 2020 meeting (<u>packet materials</u>). Item #34 is an amendment that would allow additional ground floor uses within a subarea of the Central Business District 8 (CBD 8) zone. It should be noted that the property owner who initiated the consideration decided to not lease a ground floor space to Overlake Medical.

Planning Commission and Houghton Community Council Recommendation

At their December 10, 2020 meeting (packet materials), the Planning Commission (PC) and Houghton Community Council (HCC) held a joint public hearing and deliberated on the code amendments as prepared by staff and presented herein. The PC and HCC concurred on their recommendations, which is to adopt the proposed amendments as drafted by staff with one exception. The PC recommends omitting item #34 relating to ground floor office use exceptions in the CBD 8 zone. The PC expressed concerns about making changes to ground floor requirements for one small area and suggested that this amendment be studied with broader consideration for all CBD zones as part of the Moss Bay neighborhood plan with the 2021 Planning Work Program.

State Environmental Policy Act (SEPA)

To fulfill environmental review requirements, the proposed code amendments require the City to issue a SEPA addendum to the City of Kirkland 2015 Comprehensive Plan Update Draft and Final Environmental Impact Statement. The SEPA addendum is under review as of the packet publication date. Staff anticipates issuance of the SEPA addendum prior to the public hearing date.

City Council Consideration and Direction to Staff

Based on staff's analysis and the HCC/PC recommendations for each, City Council should discuss the draft code amendments and direct staff on how to proceed with the amendment package. Staff will return to a future City Council meeting with draft code language and appropriate ordinance(s) to consider for adoption.

Attachments:

- 1. Code Amendment Summary Table
- 2. Draft Code Amendments
 - -Exhibit A: KZC Chapter 20 Permitted Uses and Density/Dimensions Table
 - -Exhibit B: KZC Chapter 25 Permitted Uses and Density/Dimensions Table
 - -Exhibit C: KZC Chapter 40 Permitted Uses Table
 - -Exhibit D: KZC Chapter 15 Permitted Uses Table

cc: File Number CAM20-00616

GROUP A - CLARIFYING, CONSISTENCY, AND STREAMLINING AMENDMENTS

GKUUI	ROUP A - CLARIFYING, CONSISTENCY, AND STREAMLINING AMENDMENTS												
Amendment ID#	KMC/KZC	CHAPTER	SECTION	SUB-SECTION	SUB-SECTION	SUB-SECTION	DESCRIPTION OF PROPOSED AMENDMENT	COMMUNITY IMPACT					
1	KZC	10					Legal Effect/Applicability Add new section that allows administrative amendments by the Planning Director to correct federal or state code reference when the referenced codes are changed (i.e., renumbered).	Streamlines process to keep KZC up to date with state/federal code references.					
2	KZC	20	20	60			Medium Density Residential Zones Clarify that the prohibition on stacked dwelling units applies only to RM 5.0 and RMA 5.0 zones, but that stacked dwelling units are allowed in all other RM zones.	Makes code easier to understand by using explicit language consistent with the current application of the code.					
3	KZC	20	30	060			Medium Density Residential Zones Add foothote to clarify that 0' side setbacks are allowed for attached dwelling units in the RMA zones.	Makes code clearer by adding a footnote reference consistent with the current application of the code.					
5	KMC	22	20	340			Subdivisions with final decision made by the Hearing Examiner Allow Planning Director to sign final short plats decided on by the Hearing Examiner, rather than require the Hearing Examiner sign the recording documents.	Streamlines administrative processing of final short plats.					
7	KMC	22	Various				Subdivision decisional criteria Update criteria to include all improvements identified in RCW 58.17.100 (add transit stops and sidewalks for walking to school).	Provides consistency with existing state requirements.					
8	KMC	22	16				Final Plat Procedures Allow the Planning Director to approve and sign final plat documents as allowed under 2017 state legislation (SB 5674).	Streamlines administrative processing of final plats.					
9	KZC	25	30	050			High Density Residential Zones Add footnote to clarify that 0' side setbacks are allowed for attached dwelling units in RMA zones.	Makes code clearer by adding a footnote reference consistent with the current application of the code.					
10	KZC	25	20	050			High Density Residential Zones Remove requirement for Process I review for additional density in the PLA 6D zone. The Process I review was originally established based on the transition to higher densities and need for significant right-of-way improvements. Those conditions no longer exist as most of the zone has been redeveloped. The revision will make PLA 6D consistent with other medium and high density zones.	Streamlines review process to approve allowable density consistent with other multi-family zoning.					
11	KZC	50	10	3			Central Business District Zones Revise code language to clarify that street-level retail, restaurant, and similar uses are <u>not</u> required along alleys and similar service access streets. See Zoning Interpretation 09-1. Previously codified but still needs clarification.	Provides greater clarity on existing practice.					
12	KZC	75	5				<u>Historic Landmark Overlay Zone and Historic Residence Designation</u> Add a purpose statement to clarify intent of chapter.	Adds explanation for purpose of this chapter.					
13	KZC	75	15				Historic Landmark Overlay Zone and Historic Residence Designation Remove language allowing "any member of the general public" to apply to designate a property as a Historic Landmark Overlay Zone; resulting in the property owner being the sole party allowed to apply for designation (consistent with who may apply to designate a historic residence).	Members of the general public cannot apply to designate a property with a historic landmark overlay unless they hold fee title to the subject property.					
14	KZC	105	20				Parking Space Requirements Update parking requirements for multi-family in high-transit availability areas for consistency with new state law (RCW). Currently, in applicable areas, the Kirkland Zoning Code requires more parking spaces than allowed under the RCW for certain affordable units and for studio and one-bedroom units.	Minimal; in high-transit availability areas, the minimum amount of required parking for certain affordable units and for studio and one-bedroom multifamily units will be reduced based on state mandate.					
15	KZC	105	103	3			Modifications for vehiclular and pedestrian improvements Correct misreferenced code sections and delete duplicative criterion.	Corrects errors in code references and removes duplicative sections.					
16	KZC	112	20	5			Impact Fee Exemptions for Affordable Housing Clarify that impact fee exemptions are only applicable to additional affordable housing provided beyond the basic requirement. Also, add possibility of school impact fee exemptions per KMC 27.08.050.	Provides consistency with KMC and clarifies available exemption within the KZC.					
	_						27.08.050.						

GROUP A - CLARIFYING, CONSISTENCY, AND STREAMLINING AMENDMENTS

GROUP	ROUP A - CLARIFYING, CONSISTENCY, AND STREAMLINING AMENDMENTS											
Amendment ID#	KMC/KZC	CHAPTER	SECTION	SUB-SECTION	SUB-SECTION	SUB-SECTION	DESCRIPTION OF PROPOSED AMENDMENT	COMMUNITY IMPACT				
17	KZC	114	25	1	b		Low Impact Development Revise lapse of approval standards to be consistent with underlying Process I standards.	Makes code easier to understand by improving consistency.				
18	KZC	115	136	1			Size Limitations for Structures Abutting or Within Low Density Zones and Abutting Low Density Uses In PLA 17 Clarify which zones are subject to KZC 115.136 by listing those specfic zones.	Makes code easier to understand by adding explicit references to applicable zones consistent with the current application of the code.				
19	KZC	115	43	5			Garage Requirements for Detached Dwelling Units in Low <u>Density Zones</u> Add explicit language that a carport is not a "preexisting improvement" that can be utilized to receive a deviation from the subject requirements.	Makes code easier to understand by adding explicit reference to how carports are regulated consistent with the current application of the code.				
20	KZC	115	10	5			<u>Definitions and Accessory Uses</u> Correctly reference the renamed Washington State Department of Children, Youth, and Families. KZC still includes references to the previous name, Department of Early Learning. Revise code to clarify that if a Family Childcare home does not require a license it must be otherwise permitted by DCYF.	Clarifies code language consistent with the current application of the code.				
21	KZC	115	80	2	с		Legal Building Site Criteria Remove reference to KMC 22.29.042(f) that was removed from KMC with the Accessory Dwelling Unit code updates.	Makes code easier to understand by removing erroneous referenence.				
22	KZC	115	115	3	0		Required Yards Clarify that eaves and other building projections allowed under 115.115.3.d are allowed to extend into 5 foot setback when detached garages and/or DADUs are utilizing setback flexibility under 115.115.3.o. This serves to clarify only, and is consistent with how staff currently applies the code.	Makes code easier to understand by using explicit language for clarity on an existing practice.				
24	KZC	118					Hazardous Liquid Pipelines Add requirement for development activity near a hazardous liquid pipelines to submit a Hold Harmless agreement indemnifying the City for any damage resulting from development activity on the subject property which is related to the pipeline. Intention is similar to required hold harmless agreements near geologically hazardous areas. The required agreement will not change development standards near hazardous liquid pipelines.	Makes code more predictable for users by adding an explicit requirement for a hold harmless agreement associated with development near hazardous liquid pipelines.				
25	KZC	152	85	3			Challenge to the Hearing Examiner's Recommendation Revise code to simplify delivery requirements for parties filing a challenge of the Hearing Examiner's recommendation.	Simplifies process by providing more convenient notice delivery options for community members challenging a Hearing Examiner recommendation.				
26	KZC	All					All Chapters Remove use of term "citizen" from the KZC and replace with "community member".	This revision would remove the term of "citizen" from the Zoning Code, which can be exclusive when interpreted as referring to a person's citizenship status. This revision will instead use a term like "resident, community member, or person" to be more inclusive of all the people our government serves.				
27	KZC	Various					Process IIB/IV/IVA Jurisdiction of the Houghton Community Council Make 60-day HCC dissapproval window language consistent with KMC 2.12.040(a).	Improves consistency with KMC and current practice.				
28	KZC	Various					Zoning Designations PLA 6c and BC Remove references to zones PLA 6C and BC from KZC since zoning designations no longer exist.	Omits non-existent zoning designations.				
36	KZC	15	20				Missing Middle Housing Allowances in RSA Zones Clarify that RSA zones can utilize the missing middle housing allowances pursuant to Chapter 113 of the Zoning Code, by clarifying the special regulation related to how many detached dwelling units are allowed on a single lot.	Makes code easier to understand by using explicit language consistent with the current application of the code.				
37	KZC	113	25				Missing Middle Front Yard Setbacks in RSX and RSA Zones Clarify that Ch. 113 developments on lots with two front property lines or within the shoreline jurisdiction, have the same front yard setback flexibility as units developed as detached-dwelling units under Ch. 15.	Makes code easier to understand by using explicit language consistent with the current application of the code.				
38	KMC	22					Critical Areas within the Shoreline Jurisdiction Delete obsolete references to old stream classifications.	Omits outdated code language.				

GROUP A - CLARIFYING, CONSISTENCY, AND STREAMLINING AMENDMENTS

Amendment ID#	KMC/KZC	CHAPTER	SECTION	SUB-SECTION	SUB-SECTION	SUB-SECTION	DESCRIPTION OF PROPOSED AMENDMENT	COMMUNITY IMPACT
39	KMC/ KZC							Clarifies ambiguous phrase and improves predictability for development requirements.

GROUP B - MINOR/MODERATE POLICY AMENDMENTS

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Amendment ID#	KMC/KZC	CHAPTER	SECTION	SUB-SECTION	SUB-SECTION	SUB-SECTION	DESCRIPTION OF PROPOSED AMENDMENT	COMMUNITY IMPACT					
4	KMC	22	20	245			The revision would result in all short subdivision appeals being heard by the Hearing Examiner. Change requested by Council with adoption of Citywide connections map.	Makes appeal process consistent for all short plats.					
30	KMC	22	28	050			Subdivision Design Requirements for Cottage Developments Exempt cottage developments from minimum lot width.	Provides greater flexibility in lot design and configuration for cottage developments.					
32	KZC	115	115	5	b	1	Parking in Required Yards Allow vehicle parking areas within required front yards for attached and stacked dwelling units, consistent with other uses.	Provides the same flexibility for attached and stacked dwelling units as is currently provided for other uses, and may result in less lot coverage on subject properties.					
33	KZC	40	10				Noise Studies in Industrial Zones Consider consistently requiring a noise study for manufacturing and other potential noise generating businesses in light industrial zones – potentially only when abutting residential zones. The City already has the authority to require applicants to provide a noise study demonstrating how they comply with the maximum environmental noise levels in KZC 115.95, but has previously required studies on a case-by-case basis in Industrial zones.	Provides clearer requirement for future development applicants.					
34	KZC	50	64	1			as "Study Area C" in a 2010-2011 review of ground floor retail requirements. Revisiting expanded flexibility for ground floor uses in this subarea was proposed at the direction of City Council at their October 6, 2020 meeting.	Provides more flexibility for certain types of office uses to occupy the ground floor in a portion of the CBD 8 zone, subject to pedestrian-oriented design standards					
35	KZC	115	115	3	р		Mechanical Units in Required Yards Revise code to add flexibility for ground-mounted mechanical units to be installed within required front yards when screened, and to allow legally non-conforming units to be replaced on a like-for-like basis as a Planning Official decision. Both of these conditions are routinely approved through a Variance Exception process.	Reduces the process, time, and cost for applicants to receive more flexibility in locating ground-mounted mechanical units. Currently these locations can be allowed with a Variance Exception (Planning Director) decision, and such decisions have been approved in many cases where no alternative location for the unit exists.					

DRAFT MISCELLANEOUS CODE AMENDMENTS

Amendments are shown in track changes. Where amendments are being made to a use zone table, those amendments are shown in Exhibits A-D to this document and noted as such below.

Amendment #1: Legal Effect/Applicability

KZC 10 (New Section)

10.18 - Administrative Amendments

The Planning Director is authorized to revise citations in this code to maintain accurate references within this code and to other codes such as the Kirkland Municipal Code, Washington Administrative Code, Revised Code of Washington, and any other municipal, state, or federal code referenced herein.

Amendment #2: Medium Density Residential Zones

KZC 20.20, Permitted Use (PU) Special Regulation 21

See Exhibit A for full KZC Chapter 20.20 Permitted Use table with amended text.

Amendment #3: Medium Density Residential Zones

KZC 20.30.060, Required Side Yards Column

See Exhibit A for full KZC Chapter 20.30 Density/Dimensions table with amended text.

Amendment #4: Short Subdivision Appeals

KMC 22.20.245 – Appeals to city council – When.

- (a) The city council will decide an appeal of the planning director's decision on a short subdivision when under the following circumstances:
- (1) As approved by the planning director, the short plat would result in the dedication of a new through public right-of-way (including a right-of-way designed for future connection) or the opening of an existing but previously unopened right-of-way; or
- (2) The proposed short plat included a request for modification using the provisions of Chapter 22.24 for "innovative or unusual plats."
- (b) In the above circumstances, this section will govern the procedure for decision on appeal of the planning director's decision on a short subdivision. Such appeals will be heard and decided by the city council rather than by the hearing examiner. The procedures set forth in KZC 145.60 through 145.110 will still apply to the appeal; except, that whenever the term "hearing examiner" appears in those sections, the term "city council" will be substituted.

Amendment #5: Subdivisions with final decision made by the Hearing Examiner

KMC 22.20.340 - Public hearing - Decision - Final.

The decision by the hearing examiner is the final decision of the city. If the hearing examiner affirms the approval of the proposed short plat, the hearing examiner shall sign the short plat documents on behalf of the city.

Amendment #7: Subdivision decisional criteria

KMC 22.12.230 – Hearing examiner's decision – Decisional criteria.

In addition to the decisional criteria identified in KZC 150.65(3), the hearing examiner may approve the proposed plat only if he/she finds that:

- (a) There is adequate provision for open spaces, drainageways, rights-of-way, easements, <u>transit stops</u>, water <u>supplysupplies</u>, sanitary waste, power service, parks, playgrounds and schools, <u>including sidewalks and other planning features that assure safe walking routes to and from schools</u>; and
- (b) It will serve the public use and interest and is consistent with the public health, safety and welfare. The hearing examiner shall be guided by the policy and standards and may exercise the powers and authority set forth in Chapter 58.17 RCW. (Ord. 3705 § 2 (part), 1999)

KMC 22.20.140 – Planning director's decision – Criteria.

In addition to the decisional criteria identified in KZC 145.45(2), the planning director may approve the short subdivision only if:

- (a) There are adequate provisions for open spaces, drainageways, rights-of-way, easements, <u>transit stops</u>, water supplies, sanitary waste, power service, parks, playgrounds and schools, <u>including sidewalks and other planning features that assure safe walking routes to and from schools</u>; and
- (b) It will serve the public use and interest and is consistent with the public health, safety and welfare. The planning director shall be guided by the policy and standards and may exercise the powers and authority set forth in Chapter 58.17 RCW. (Ord. 3705 § 2 (part), 1999)

Amendment #8: Final Plat Procedures

22.16.010 Final plat—Submittal—Time limits.

22.16.030 Final plat—Contents.

KMC 22.16 - Final Plat Procedure.

22.16.040 Repealed.

Sections:

22.16.050 Administrative review and approval of final plats.

22.16.060 City council action. Repealed.

22.16.070 City council action—Challenges. Repealed.

22.16.080 City council action Criteria. Repealed.

22.16.090 Minor deviations from preliminary plat.

22.16.100 Repealed.

22.16.110 Judicial review of city council planning and building director action.

22.16.120 Plat documents Signed by city clerk. Repealed.

22.16.130 Plat documents—Recordation with county—When.

22.16.140 Plat documents—Dedication.

22.16.150 Plat documents—Completion of improvements required before signing.

22.16.010 Final plat—Submittal—Time limits.

A final plat shall be submitted to the city council-planning and building director within seven years of the date of preliminary plat approval is on or before December 31, 2014, and within five years of the date of preliminary plat approval if the date of preliminary plat approval is on or after January 1, 2015. Any final plat not submitted within the time limits set forth in RCW 58.17.140 shall be void. (Ord. 4372 § 2 (Att. B) (part), 2012)

22.16.030 Final plat—Contents.

The applicant shall submit a final plat containing the information specified by the planning and building department. The planning and building department is hereby authorized to maintain a list of the content requirements. The list shall incorporate, at a minimum:

- (a) The requirements of state law regarding subdivisions;
- (b) The filing fee as established by ordinance;
- (c) Any additional pertinent information necessary for adequate review of the application. (Ord. 4491 § 3 (part), 2015; Ord. 4122 § 1 (part), 2008: Ord. 3705 § 2 (part), 1999)
- 22.16.040 Final plat—Additional information.

Repealed by Ord. 4122. (Ord. 3705 § 2 (part), 1999)

- 22.16.050 Administrative review and approval of final plats.
- (a) Upon receipt of a final plat and all required information, it shall be reviewed by the planning director planning and building director. The planning director shall prepare a report, including an appropriate recommendation and resolution to the city council. This report and the final plat shall be transmitted to the city council. (Ord. 3705 § 2 (part), 1999) The planning and building director shall approve the final plat if the final plat:
- (1) Except for minor modifications under Section 22.16.090, is consistent with the approved preliminary plat; and
- (2) Is consistent with the provisions of this title and Chapter 58.17 RCW.
- (b) The planning and building director shall sign the plat signifying approval by the city. (Ord. 3705 § 2 (part), 1999)
- 22.16.060 City council action.

Repealed by Ord. . (Ord. 3705 § 2 (part), 1999) The city council shall consider the final plat at one or more public meetings. (Ord. 3705 § 2 (part), 1999)

22.16.070 City council action—Challenges.

22.16.080 City council action—Criteria.

Repealed by Ord. ... (Ord. 3705 § 2 (part), 1999) The city council shall consider the final plat, the planning director's report and any challenges received. The city council shall, by majority vote of the entire membership, pass a resolution approving the final plat if the final plat:

- (a) Except for minor modifications under Section 22.16.090, is consistent with the approved preliminary plat; and
- (b) Is consistent with the provisions of this title and Chapter 58.17 RCW. (Ord. 3705 § 2 (part), 1999)
- 22.16.090 Minor deviations from preliminary plat.
- (a) The city councilplanning and building director may approve a final plat that is different from the preliminary plat if the change:
- (1) Does not increase the number of lots; and
- (2) Does not decrease any lot size by more than ten percent; and
- (3) Does not substantially alter the location or nature of any improvements or any other element of the subdivision; and
- (4) Does not significantly alter the subdivision.
- (b) Final plats with changes that do not meet the criteria for minor deviations must be processed as new preliminary plats. (Ord. 3705 § 2 (part), 1999)
- 22.16.100 Final plat approval within Houghton community council jurisdiction. *Repealed by Ord. 4706.* (Ord. 3705 § 2 (part), 1999)
- 22.16.110 Judicial review of planning and building director action.

The action of the city in granting or denying a final plat may be reviewed pursuant to the standards set forth in RCW 36.70C.130 in King County Superior Court. The land use petition must be filed within twenty-one calendar days of the issuance of the final land use decision by the city on the final plat. The date of the final decision of the city is the date of passage of the city council ordinance or resolution approval by the planning and building director, constituting the city's final decision. (Ord. 4706 § 1 (Exh. A), 2019: Ord. 3705 § 2 (part), 1999)

22.16.120 Plat documents—Signed by city clerk.

Repealed by Ord. _____. (Ord. 3705 § 2 (part), 1999) Following approval of a final plat by the city council and subject to Section 22.16.100, the city clerk shall sign the plat signifying approval by the city. (Ord. 3705 § 2 (part), 1999)

22.16.130 Plat documents—Recordation with county—When.

After the plat documents are signed, they will be transmitted to the city clerk's office for recording with the appropriate offices in King County. Unless specifically extended in the decision on the plat, the plat must be submitted to the city for recording with King County within six months of the date of approval or the decision becomes void; provided, however, that in the event judicial review is initiated per Section 22.16.110, the running of the six months is tolled for any period of time during which a court order in said judicial review proceeding prohibits the recording of the plat. (Ord. 4372 § 2 (Att. B) (part), 2012: Ord. 3705 § 2 (part), 1999)

22.16.140 Plat documents—Dedication.

The city's written approval on the plat documents constitutes acceptance of all dedications shown on the plat. (Ord. 3705 § 2 (part), 1999)

22.16.150 Plat documents—Completion of improvements required before signing.

The owner shall complete, or bond under Sections 22.32.070 and 22.32.080, all required right-of-way, easement, utility and other similar improvements before the city will sign the plat documents. (Ord. 3705 § 2 (part), 1999)

Amendment #9: High Density Residential Zones

KZC 25.30.050, Required Yards Column

See Exhibit B for full KZC Chapter 25.30 Density/Dimensions table with amended text.

Amendment #10: High Density Residential Zones

KZC 25.20.050, PLA 6D Column

See Exhibit B for full KZC Chapter 25.20 Permitted Uses table with amended text.

Amendment #11: Central Business District Zones

KZC 50.10, GENERAL REGULATIONS

3. Except along alleys and similar service access streets, The street level floor of all buildings shall be limited to one or more of the following uses: Retail; Restaurant or Tavern; Banking and Related Financial Services; Entertainment, Cultural and/or Recreational Facility; Parks; Government Facility; or Community Facility. The street level floor of buildings south of Second Avenue South may also include Office Use. The required uses shall have a minimum depth of 20 feet and an average depth of at least 30 feet (as measured from the face of the building on the abutting right-of-way, not including alleys and similar service access streets). Buildings proposed and built after April 1, 2009, and buildings that existed prior to April 1, 2009, which are at least 10 feet

below the maximum height of structure, shall have a minimum depth of 10 feet and an average depth of at least 20 feet containing the required uses listed above.

The Design Review Board (or Planning Director if not subject to D.R.) may approve a minor reduction in the depth requirements if the applicant demonstrates that the requirement is not feasible given the configuration of existing or proposed improvements and that the design of the retail frontage will maximize visual interest. Lobbies for residential, hotel, and office uses may be allowed within this space subject to applicable design guidelines.

Amendment #12: Historic Landmark Overlay Zone and Historic Residence Designation

KZC 75 (New Section)

75.08 - Historic Landmark Overlay Zone Designation - Intent

The intent of the Historic Landmark Overlay Zone designation is to encourage retention of historic improvements, objects or sites in order to enhance and protect the historic context and character of the city by allowing additional flexibility for allowed uses and nonconformances. In return, the designation ensures that the improvements, objects or sites would not be altered to a degree that the historic features are compromised.

Amendment #13: Historic Landmark Overlay Zone Designation

KZC 75.15 - Historic Landmark Overlay Zone Designation - Who May Apply/Special Fee Provision

The City, or the person holding fee title to the subject property, or any member of the general public may apply to designate a property as an Historic Landmark Overlay Zone. To the extent that these provisions are inconsistent with the provisions of Chapter 130 or 152 KZC, the provisions of this section govern.

Amendment #14: Parking Space Requirements

KZC 105.20 - Number of Parking Spaces

- Minimum Spaces The number of parking spaces required for a use is the minimum required. The
 applicant shall provide at least that number of spaces, consistent with the provisions of this chapter. If the
 required number of parking spaces results in a fraction, the applicant shall provide the number of spaces
 equal to the next higher whole number.
- Exclusions The square footage of pedestrian, transit, and/or bicycle facilities, and/or garages or carports, on the subject property shall not be included in the gross floor area calculation used to determine required number of parking stalls.
- 3. Guest Parking For medium- and high-density residential uses, parking spaces in addition to the minimum required parking shall be required parking as follows:
 - a. A minimum ten (10) percent of the total number of required parking spaces shall be provided for guest parking and located in a common area accessible by guests. If the required number of guest parking spaces results in a fraction, the applicant shall provide the number of spaces equal to the next higher whole number. If the result is a fraction that requires less than one guest stall, no guest parking stall is required if on-street parking is available within 600 feet of the subject property.

- b. Residential dwelling units with driveways that meet the minimum parking stall dimensional standards of this chapter and with an associated garage containing their respective required number of parking stalls may be excluded from the guest parking calculation required in subsection (3)(a) of this section since the driveway can be used to provide guest parking for the associated dwelling unit.
- c. Guest parking stalls located in a common area shall not be leased or assigned to residents.
- d. Guest parking stalls shall not be gated and shall be accessible to guests between 6:00 a.m. and 11:00 p.m.
- 4. Parking Space Reductions Near Transit In accordance with RCW 36.70A.620, minimum parking space requirements for specified residential uses are reduced pursuant to subsections a-c below:
 - a. For dwelling units that are affordable to very low-income households or extremely low-income households as defined by RCW 36.70A.030, and that are located within one-quarter mile of a transit stop that receives transit service at least two times per hour for twelve or more hours per day, minimum parking requirements for one-bedroom and studio units are reduced to one parking space per one-bedroom unit and 0.75 space per studio unit. The city will require an applicant to record a covenant that prohibits the rental or sale of a unit subject to this parking reduction for any purpose other than providing for housing for very low-income or extremely low-income individuals.
 - b. For senior citizen households or housing units specifically for people with disabilities that are located within one-quarter mile of a transit stop that receives transit service at least four times per hour for twelve or more hours per day, minimum parking space requirements are eliminated for residents.
 Parking requirements for staff and visitors of such housing units will be established pursuant to KZC 105.25. The city will require an applicant to record a covenant that prohibits the rental or sale of a unit subject to this parking restriction for any purpose other than providing for senior citizen households or housing for people with disabilities.
 - c. For market rate multifamily dwelling units that are located within one-quarter mile of a transit stop that receives transit service from at least one route that provides service at least four times per hour for twelve or more hours per day, minimum parking requirements for one-bedroom and studio units are reduced to one parking space per one-bedroom unit and 0.75 space per studio unit.
 - d. When utilizing parking space reductions for one-bedroom or studio units in above subsections a. and/or c., those dwelling units shall provide additional guest parking consistent with the requirements in KZC 105.20.3. The Planning Official may reduce or eliminate the number of required on-site guest parking spaces for those units where a peak occupancy analysis of on-street parking along the subject property's street frontage, using methodology approved by the City's Transportation Engineer, shows availability of an equal or greater number of available on-street parking spaces.

Amendment #15: Modifications for vehicular and pedestrian improvements

KZC 105.103 - Modifications

3. Modifications – A modification to improvement requirements of this chapter may be required or granted if the applicant demonstrates on submitted plans and/or in writing that the following criteria have been met for modifications to the applicable sections:

- a. For a modification to KZC 105.10 for vehicular access easements or tracts and for KZC 105.60 $\frac{(2)}{(2)}$ and (3) and 105.97 for parking area design, the requirements may be modified if:
 - 1) The modifications will not affect the ability to provide any property with police, fire, emergency medical, or other essential services; and
 - 2) One (1) of the following requirements is met:
 - a) The modification is necessary because of a preexisting physical condition; or
 - b) The modification will produce a site design superior to that which would result from adherence to the adopted standard.
 - 3) Exception: KZC 105.10(2)(g) relating to screening for access easements or tracts will use the modification criteria for buffering in subsection (3)(g)(3)(h) of this section.
- b. For a modification to KZC 105.18 or 105.19 the requirements for pedestrian access may be modified if:
 - 1) The modification is necessary because of the size, configuration, topography or location of the subject property;
 - 2) The modification will provide for equal or improved pedestrian and bicycle safety and convenience; and
 - 3) The modification will not have any substantial detrimental effect on nearby properties and the City as a whole.
- c. For a modification to KZC 105.20 and 105.45, a decrease in the required number of spaces may be granted if the number of spaces proposed is documented by an adequate and thorough parking demand and utilization study to be sufficient to fully serve the use. The study shall be prepared by a licensed transportation engineer or other qualified professional, and shall analyze the operational characteristics of the proposed use which justify a parking reduction. The scope of the study shall be proposed by the transportation engineer and approved by the City Transportation Engineer. The study shall provide at least two (2) days of data for morning, afternoon and evening hours, or as otherwise approved or required by the City Transportation Engineer. Approval of a parking reduction shall be solely at the discretion of the City. A decrease in the minimum required number of spaces may be based in whole or part on the provision of nationally accepted TDM (transportation demand management) measures. Data supporting the effectiveness of the TDM measures shall be provided as part of the parking demand and utilization study and approved by the City Transportation Engineer.

For multifamily parking modifications in zones outside of the Totem Lake Urban Center, the parking demand rate result shall be increased by fifteen (15) percent and the resultant total shall then be subject to the visitor parking requirements in KZC 105.20(3).

For multifamily parking modifications in TL zones within the Totem Lake Urban Center, the parking demand rate total shall be subject to the visitor parking requirements in KZC 105.20(3), and the applicant must submit a Transportation Management Plan (TMP) for review and approval of the City Transportation Engineer. At a minimum, requirements for the TMP include:

- 1) A parking management plan for all stalls associated with the development; and
- 2) Confirmation that parking charges will be unbundled from the leases for the development.

The Planning Official shall not approve or deny a modification to decrease the number of parking spaces without first providing notice of the modification request to the owners and residents of property within 300 feet of the subject property and providing opportunity for comment. The Planning Official shall use mailing labels provided by the applicant, or, at the discretion of the Planning Official, by the City. Said comment period shall not be less than seven (7) calendar days. Properties located in the CBD 1A, 1B, 2, and 8 zones that receive parking modification approval under this section are not eligible to utilize the special parking provisions in KZC 50.60(3)(a), Certain Floor Area Exempt from Parking Requirements.

- d. For a modification to KZC 105.40, the requirements for parking area location may be modified if:
 - 1) The proposed parking area will have no adverse impacts on adjacent properties;
 - 2) It is reasonable to expect that the proposed parking area will be used by the subject use; and
 - 3) A safe pedestrian and/or shuttle connection exists, or will be created, between the subject use and the proposed parking area.
- e. For a modification to the landscape <u>and buffer</u> requirements for parking and driving areas, see Chapter 95 KZC.
- f. For a modification to KZC 105.60(1) for parking area design, the requirements may be modified if the reduced dimensions are supported by an adequate and thorough parking design and operational study demonstrating functional and user-friendly parking operations. The study shall be prepared by a licensed transportation engineer or other qualified professional and shall analyze the operational characteristics of the proposed parking, including parking maneuvers, queuing, turnover frequency, safety, and traffic volumes. The scope of the study shall be proposed by the transportation engineer and approved by the City traffic engineer. Approval of reduced dimensions shall be solely at the discretion of the City.
- g. For a modification to KZC 105.77, the curbing requirement for parking areas and driveways may be modified if:
 - 1) The modification would result in superior landscaping and/or increased retention of significant natural vegetation;
 - 2) The modification will not result in increased hazards for pedestrians or vehicles; and
 - 3) The modification will not result in increased erosion of unpaved areas onto the parking area, driveway, or rights-of-way.
- h. See Chapter 95 KZC for a modification of the buffering requirements for parking and driving areas. For a modification to KZC 105.10(2)(g), the screening requirements for access easements or tracts may be modified if:
 - 1) The existing topography of or adjacent to the subject property decreases or eliminates the need for visual screening; or
 - 2) The modification will be of more benefit to the adjoining property by causing less impairment of view or sunlight; or
 - 3) The modification will provide a visual screen that is comparable or superior to the buffer required by KZC 105.10(2)(g).

- i. For a modification to KZC 105.100, the surface material requirement for parking areas and driveways may be modified if:
 - 1) The surfacing material will not enter into the drainage system, or onto public or other private property; and
 - 2) The material will provide a parking surface which is usable on a year-round basis.

Amendment #16: Impact Fee Exemptions for Affordable Housing

KZC 112.20.5 – Basic Affordable Housing Incentives

- 5. Impact Fee and Permit Fee Calculation
 - a. Applicants providing <u>a greater number of</u> affordable housing units <u>or a greater level of affordability</u> than is required by this code may request an exemption from payment of:
 - 1) road Road impact fees for the affordable housing units as established by KMC 27.04.050-; and
 - b. 2) Applicants providing affordable housing units may request an exemption from payment of pPark impact fees for the affordable housing units as established by KMC 27.06.050.

The allowed exemption shall only apply to those units in excess of the minimum required by code unless the development will be utilizing public assistance targeted for low-income housing.

- b. Applicants providing affordable housing units may request an exemption from the payment of school impact fees as established by KMC 27.08.050.
- c. Applicants providing affordable housing units are eligible for exemption from various planning, building, plumbing, mechanical and electrical permit fees for the bonus units allowed under subsection (2)(c) of this section as established in KMC 5.74.070 and KMC Title 21.

Amendment #17: Low Impact Development

KZC 114.25.1.b – Lapse of Approval

b. Lapse of Approval – Unless otherwise specified in the decision granting Process I approval, the applicant must begin construction or submit to the City a complete building permit application for development of the subject property consistent with the Process I approval within <u>five (5) four (4)</u> years after the final decision granting the Process I approval or that decision becomes void. The applicant must substantially complete construction consistent with the Process I approval and complete all conditions listed in the Process I approval decision within <u>seven (7) six (6)</u> years after the final decision on the Process I approval or the decision becomes void. "Final decision" means the final decision of the Planning Director.

Amendment #18: Size Limitations for Structures Abutting or Within Low Density Zones and Abutting Low Density Uses in PLA 17

KZC 115.136.1

- 1. On properties located in zones where the general regulations require compliance with this section where structure size limitations are established, any portion of a structure greater than 15 feet in height shall be no greater than 50 feet in length within 30 feet of the following:
 - a. A parcel in a low density zone, where the subject property is not in a low density zone;
 - b. A parcel within a low density zone containing a detached dwelling unit, where the subject property is in a low density zone;
 - c. A parcel within the PLA 17 zone containing a low density use; or
- d. A parcel within PLA 3C containing an attached dwelling unit, where the subject property is in PLA 3C. The structure's length shall be measured parallel to the property line separating the subject property from the abutting low density zone or use. See Plate 38 in Chapter 180 KZC. The 30-foot distance shall be measured from the perimeter property lines of the protected parcel where the zoning boundary is located in a right-of-way. Structures or portions thereof shall be treated as a single structure if any portions of the structures, other than those elements listed in subsection (2)(b) of this section, are located within 20 feet of each other.

Amendment #19: Garage Requirements for Detached Dwelling Units in Low Density Zones KZC 115.43.5 – Deviation from Requirements

- 5. Deviation from Requirements Modification of Requirements— The Planning Official may allow deviations from modify the requirements of this section if the following criteria are met:
 - a. The modification is necessary because of the size, configuration, topography or location of the subject property, or the location of a preexisting improvement on the subject property that conformed to the Zoning Code in effect when the improvement was constructed. For purposes of this modification from requirements, a carport shall not be considered a preexisting improvement; and
 - b. The modification supports the purpose and intent of the garage setback regulations; and
 - c. The modification includes design details that minimize the dominant appearance of the garage when viewed from the street, access easement or tract (for example, casings; columns; trellises; windows; surface treatments or color; single-stall doors; door offsets; narrowed driveway widths; and/or enhanced landscaping); and
 - d. The modification will not have any substantial detrimental effect on nearby properties and the City as a whole.

Amendment #20: Accessory Uses and Definitions Related to WA State Department of Children, Youth, and Families

KZC 5.10.302 - Definition - Family Child-Care Home

A child-care operation in the family living quarters of the provider's home for no more than 12 children, not including family members who reside in the home or employees of the family child-care home, licensed by the <u>Washington State</u> Department of-<u>Children</u>, <u>Youth</u>, <u>and FamiliesEarly Learning</u>.

KZC 115.10.5 - Family Child-Care Home

- 5. Family Child-Care Home Pursuant to Chapter 43.215 RCW, a family child-care home is a permitted accessory use in any residential or commercial zone which allows residential use. A family child-care home shall be subject to the following regulations:
 - a. The family child-care home is subject to the requirements established by the Washington State
 Department of <u>Children, Youth, and FamiliesEarly Learning</u> (DCYFEL) (WAC Title 170).
 - b. The family child-care provider shall be licensed by DCYFEL to operate a family child-care home.
 - c. A safe passenger loading area as certified by the DCYFEL licensor shall be provided.
 - d. The family child-care home shall comply with all applicable building, fire, safety, and health codes enforced by the City.
 - e. The family child-care home shall comply with all applicable use regulations of the Kirkland Zoning Code.
 - f. All signage shall conform with the applicable requirements of Chapter 100 KZC.
 - g. The City has the authority to limit the hours of operation to facilitate neighborhood compatibility.
 - h. Prior to receiving State licensing, the family child-care provider shall provide the City with proof of written notification informing immediately adjoining property owners of the intent to locate and maintain the family child-care home. The notification shall:
 - Inform the notified parties that comments may be submitted to the D<u>CYF</u>epartment of Early Learning; and
 - Provide contact information for submitting such comments to the DCYF epartment of Early Learning.
 - 3) The proof of notification shall be in the form of a written affidavit containing:
 - 4) a) The date and means of notification;
 - b) A copy of the notification; and
 - 3) c) A list of the parties to whom the notification was distributed.

Amendment #21: Legal Building Site Criteria

KZC 115.80.2.c - Exception, Detached Dwelling Units

c. The lot was created before the enactment of the lawful zoning code by King County; it was annexed to the City of Kirkland in 2011; the lot size is at least 60 percent of minimum lot size applicable under current Kirkland zoning; and development shall comply with the restrictions of KMC 22.28.042(d) and (f); or

Amendment #22: Required Yards

KZC 115.115.3.o - Required Yards, Structures and Improvements

- o. In low density residential zones:
 - 1) Detached garages, including second story uses, utilizing an alley for their primary vehicular access may be located within five (5) feet of the rear property line, if:
 - a) Garage doors will not extend over the property line when open; and
 - b) The garage complies with KZC 115.135, which regulates sight distance at intersections.
 - 2) Detached garages, including second story uses, utilizing an alley for their primary vehicular access may extend to the rear property line, if:
 - a) The lot is 50 feet wide at the rear property line on the alley;
 - b) The garage has side access with garage doors that are perpendicular to the alley;
 - c) The garage eaves do not extend over the property line; and
 - d) The garage complies with KZC 115.135, which regulates sight distance at intersections.
 - 3) Garages and detached accessory dwelling units without alley access may be located no closer than five (5) feet of the rear property line; provided, that:
 - a) The portion of the structure that is located within the required rear yard is no taller than15 feet above average building elevation; and
 - b) The rear yard does not abut an access easement that is regulated as a rear property line.
 - 4) Detached accessory dwelling units may be located within five (5) feet of an alley.
 - 5) Structures permitted under this subsection may include the elements allowed in required yards identified in KZC 115.115.3.d; provided, that:
 - a) The elements do not extend more than 18" from the structure permitted herein;
 - b) The elements do not extend over the rear property line; and
 - c) The total horizontal dimension of the elements, excluding eaves and cornices, may not exceed 25 percent of the length of the façade of the structure.

Amendment #24: Hazardous Liquid Pipelines

KZC 118.40 – Development Permit Application Submittal Requirements

For all activities requiring a development permit:

- 1. The applicant shall show the hazardous pipeline corridor and applicable setbacks on site plans, subdivisions and short subdivisions for proposed development on properties to which this chapter applies.
- 2. The applicant shall provide verification that the pipeline operator has received and reviewed the development notice required in KZC 118.30. All comments provided by the operator shall be submitted or the operator shall confirm in writing that the operator has no comments.
- 3. Prior to issuance of any development permit, the applicant shall enter into an agreement with the City, which runs with the property, in a form acceptable to the City Attorney, indemnifying the City for any damage

resulting from development activity on the subject property which is related to a hazardous liquid pipeline.

The agreement shall be recorded with the King County Recorder's Office.

Amendment #25: Challenge to Hearing Examiner's Recommendation

KZC 152.85.3 - How and When To File a Challenge

- 3. How and When To File a Challenge
 - a. The challenge may be filed by delivering it to the Planning and Building Department, together with the fee established by ordinance, within seven (7) calendar days of the 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. Prior to delivery under subsection (3)(a) of this section, The the person filing the challenge shall, prior to delivery under subsection (3)(a) of this section, mail, via postal service or electronically, or personally deliver a copy of the challenge and a notice of the deadline for responding to the challenge as established in subsection (3)(c) of this section to those persons described in subsection (1) of this section. Proof of delivery by mail or personal delivery shall be by affidavit attached to the copy of the challenge letter filed with the Planning and Building Department pursuant to subsection (3)(a) of this section.
 - c. Any person receiving a copy of the challenge letter, pursuant to subsection (3)(b) of this section, may file a written response to the challenge. Such response shall be submitted to the Planning and Building Department within seven (7) calendar days after the day the challenge letter was filed with the Planning and Building Department.
 - d. Any person filing a response pursuant to this section shall mail, via postal service or electronically, or personally deliver a copy of the response to those persons described in subsection (1) of this section. Proof of delivery by mail or personal delivery shall be by affidavit attached to the copy of the response to the challenge letter filed with the Planning and Building Department pursuant to subsection (3)(a) of this section.

Amendment #26: Removal of term "citizen" from Zoning Code

KZC 90.35.9.h

Community Citizen volunteers doing restoration must be under the direct supervision of City staff.

KZC 90.40.6.f(6)

6) For public restoration, <u>community eitizen</u> volunteers doing restoration must be under the direct supervision of City staff;

KZC 130.10.1.c

c. It is initiated by either the City or another party and will implement a <u>citizencommunity</u>-initiated amendment to the Comprehensive Plan approved pursuant to Chapter 140 KZC.

KZC 135.20

135.20 Threshold Determination for <u>CitizenCommunity</u>-Initiated Proposals Associated with Amendments to the Comprehensive Plan

CitizenCommunity-initiated proposals to amend the Zoning Code associated with a proposal to amend the Comprehensive Plan must follow the 2-step review process described in KZC 140.20(1) and (2), and meet KZC 140.20(3)(a) concerning City resources.

KZC 135.23

City or <u>citizen_community</u>-initiated proposals to amend the Zoning Code not associated with a proposal to amend the Comprehensive Plan shall be docketed by the Planning Official for possible future development regulation amendment. The Planning Official shall introduce all or a portion of docketed proposals to the Planning Commission.

KZC 140.20

140.20 Threshold Determination for CitizenCommunity-Initiated Requests

- 1. General The Planning and Building Department can establish a deadline for submitting eitizencommunity-initiated requests. Applicants will be required to submit an application, a review fee and any other pertinent information determined necessary to consider the request. The eitizencommunity-initiated requests shall only be considered in conjunction with the City's regular review of the Comprehensive Plan described in KZC 140.45.
- 2. Process CitizenCommunity-initiated requests require a 2-step review process using Process IV described in Chapter 160 KZC:
 - a. A threshold review to determine those proposals that are eligible for further consideration; and
 - b. A final decision.

KZC 140.25

For both City and citizencommunity-initiated amendments, the City shall take into consideration, but is not limited to, the following factors when considering approval of a proposed amendment to the Comprehensive Plan;

KZC 160.20.1

1. General – The City Council shall make a threshold review of each <u>citizencommunity</u>-initiated proposal to amend the Comprehensive Plan pursuant to KZC 140.20 and to amend the Zoning Code and/or Zoning Map done in conjunction with the process to amend the Comprehensive Plan.

Amendment #27: Process IIB/IV/IVA Jurisdiction of the Houghton Community Council

KZC 152.100.2

- 2. Disapproval Jurisdiction If the City Council approves an application within the disapproval jurisdiction of the Houghton Community Council, that approval shall become effective only upon:
 - a. Approval by a majority of the entire membership of the Houghton Community Council. Such approval shall be by resolution; or
 - b. Failure of the Houghton Community Council to disapprove the application within 60 calendar days after of City Council's adopts final enactment of the ordinance or resolution granting the application. The vote to disapprove the application must be approved by resolution by a majority of the entire membership of the Community Council.

KZC 160.95.1

- 1. General If the City Council approves a resolution or ordinance within the disapproval jurisdiction of the Houghton Community Council, that resolution or ordinance shall become effective within the Houghton community only upon:
 - a. Approval by a majority of the entire membership of the Houghton Community Council. Such approval shall be by resolution; or
 - b. Failure of the Houghton Community Council to disapprove the resolution or ordinance within 60 days after of final enactment by City Council approval. The vote to disapprove the resolution or ordinance must be approved by resolution by a majority of the entire membership of the Community Council.

KZC 161.95.1

- 1. General If the City Council approves an ordinance within the disapproval jurisdiction of the Houghton Community Council, that ordinance shall become effective within the Houghton Community only upon:
 - a. Approval by a majority of the entire membership of the Houghton Community Council. Such approval shall be by resolution; or
 - b. Failure of the Houghton Community Council to disapprove the ordinance within 60 days after of final enactment by City Council approval. The vote to disapprove the ordinance must be approved by resolution by a majority of the entire membership of the Community Council.

Amendment #28: Zoning Designations PLA6C and BC

Various KZC sections

All obsolete references to zoning classifications PLA6C and BC will be deleted.

Amendment #30: Subdivision Design Requirements for Cottage Developments

KMC 22.28.050 – Lots – Dimensions.

Lots must be of a shape so that reasonable use and development may be made of the lot. Generally, the depth of the lot should not be more than twice the width of the lot. In no case shall a lot be less than fifteen feet in width where it abuts the right-of-way, vehicular-access easement or tract providing vehicular access to the subject lot. For lots smaller than five thousand square feet in size located in "low density zones" as defined in the Zoning Code, the lot width at the back of the required front yard shall not be less than fifty feet unless the garage is located at the rear of the lot or the lot is a flag lot. A covenant shall be signed prior to the recording of the plat to ensure that the garage will be located at the rear of the lot if this option is chosen. This lot width requirement shall not apply to lots developed pursuant to the Cottage, Carriage, or Two/Three-Unit Homes Regulations in KZC 113.

Amendment #32: Parking in Required Yards

KZC 115.115.5.b – Attached and Stacked Dwelling Units (Except Duplexes) and Assisted Living Facilities in Residential Zones

- 5. Driveways and Parking Areas Driveways and parking areas are not allowed in required yards except as follows:
 - Detached Dwelling Units, Duplexes, and Two-Unit Homes and Three-Unit Homes Approved Under Chapter 113 KZC
 - 1) General Vehicles may be parked in the required front or rear yard if parked on a driveway and/or parking area. For the purpose of this section, vehicles are limited to those devices or contrivances which can carry or convey persons or objects and which are equipped as required by federal or state law for operation on public roads. A driveway and/or parking area shall not exceed 20 feet in width in any required front yard, and shall be separated from other hard-surfaced areas located in the required front yard by a landscape strip at least 18 inches in width. This landscape strip may be interrupted by a walkway or pavers providing a lateral connection from the driveway to other hard-surfaced areas, as long as such walkway or pavers do not exceed five (5) feet in width. A driveway and/or parking area shall not be closer than five (5) feet to any side property line (see Plate 14); provided:
 - a) That where access to a legally established lot is provided by a panhandle or vehicle access easement measuring less than 20 feet in width, a driveway not exceeding 10 feet in width, generally centered in the panhandle or access easement, shall be permitted (see Plate 14A); and

- b) That for flag lots, a 5-foot setback is not required from any side property line that abuts a neighboring lot that was part of the same plat.
- c) That any driveway which generally parallels a right-of-way or easement road shall be set back at least five (5) feet from the right-of-way or easement, except for a 20-foot-wide section where the driveway connects with the right-of-way or easement. Such driveway shall not have a width of more than 10 feet within the front or rear yard (see Plate 14B) and shall be separated from other hard-surfaced areas located in the front or rear yard by a landscape strip at least five (5) feet in width. Where more than one (1) driveway is permitted within a front or rear yard, those driveways shall be separated by a landscape strip at least five (5) feet in width.
- 2) Exception Driveways and/or parking areas may exceed 20 feet in width if:
 - a) The driveway/parking area serves a 3-car garage; and
 - b) The subject property is at least 60 feet in width; and
 - c) The garage(s) is (are) located no more than 40 feet from the front property line; and
 - d) The driveway/parking area flares from 20 feet at the property line to a maximum of 30 feet in width.
- 3) The Planning Official may approve a modification to the driveway and/or setback requirements in subsection (5)(a)(1) of this section if:
 - The Public Works Department requires an on-site vehicular turnaround adjacent to the driveway, which must be the minimum necessary dimension as determined by the Public Works Department; or
 - b) The existing topography of the subject property or the abutting property decreases or eliminates the need for the setback; or
 - c) The location of pre-existing improvements or vegetation on the abutting site eliminates the need for or benefit of a setback; and
 - d) The modification will not have any substantial detrimental effect on abutting properties or the City as a whole.
- Attached and Stacked Dwelling Units (Except Duplexes) and Assisted Living Facilities in Residential
 Zones
 - 1) Vehicle parking areas shall have a minimum 20-foot setback from all front property lines and meet the minimum required setbacks from all other property lines for that use.
 - 2) Driveways shall have a minimum 5-foot setback from all property lines, except for the portion of any driveway which connects with an adjacent street.
- eb. Vehicle parking areas for schools and day-care centers greater than 12 students shall have a minimum 20-foot setback from all property lines.
- dc. Other Uses Parking areas and driveways for uses other than those addressed in subsections (5)(a), and (b), and (c) of this section may be located within required setback yards, but, except for the portion of any driveway which connects with an adjacent street, not closer than five (5) feet to any property line. Where this provision conflicts with a regulation of a specific zone, the regulation of the specific zone shall govern.

- ed. Shared Parking and Shared Driveways If a parking area or driveway serves two (2) adjacent uses, the shared parking area or driveway may be anywhere in the required setback yard between the uses.
- fe. Exceptions for Projects Requiring Design Review If a project is reviewed through design review pursuant to Chapter 142 KZC, the driveway shall comply with parking area location and design requirements as determined by the Design Review Board.

Amendment #33: Noise Studies in Industrial Zones

KZC 40.20- Permitted Uses

See Exhibit C for full KZC Chapter 40.20 Permitted Uses table with amended text.

Amendment #34: Limited Ground Floor Office Use Exceptions for CBD 8

KZC 50.64.1

- This section provides limited exceptions to ground floor office use restrictions in CBD 3 and that portion of CBD 8 located within 110 feet of Market Street or within 175 feet of 3rd Street.
- 2. On the street level floor of buildings in these subareas, the Planning Director may approve certain office uses determined to complement existing pedestrian-oriented uses in the CBD. The applicant must demonstrate that the proposed type of office use is primarily oriented to serving visiting customers and that the design of the street frontage will maximize visual interest. Examples of such uses may include offices for medical, dental, veterinarian, travel agency, and real estate sales but not include offices for administrative, management, medical labs, attorneys, and accountants. The interior space shall orient to the storefront by placing lobby, reception, or accessory sales uses to the front and avoiding uses in the storefront area that would require window coverings.

In the CBD 3 or CBD 8 zones, if an office use is approved pursuant to this section, the required front yard for this use shall be zero feet for one story at street level. No parking may encroach into the required front yard. If this use provides a zero-foot front yard, the lot coverage for the entire property shall be 100 percent.

Amendment #35: Mechanical Units in Required Yards

KZC 115.115.3.p – Structures and Improvements Allowed in Required Yards

- p. HVAC and similar types of mechanical equipment may be placed no closer than five (5) feet to a front, side, or rear property line,-and may only be located in a required front yard for single-family residential uses pursuant to subsection 2 belowand shall not be located within a required front yard; provided, that such equipment may be located in a storage shed approved pursuant to subsection (3)(m) of this section or a garage approved pursuant to subsection (3)(o)(2) of this section. All HVAC and similar types of mechanical equipment shall meet the standards below:
 - 1) For properties other than single-family residential, HVAC and similar types of mechanical equipment shall be surrounded by landscaping or a solid screening enclosure, or located in such a manner that they are not visible from adjoining properties or rights-of-way; and

- 2) HVAC and similar types of mechanical equipment may be located in required front yards when there is no feasible alternative location outside of the required front yard, provided that such equipment shall be surrounded by landscaping or a solid screening enclosure, or located in such a manner that they are not visible from adjoining properties or rights-of-way.
- 23) The HVAC and similar types of mechanical equipment shall not violate KZC 115.95 (Noise Regulations) or KZC 115.100 (Odor), or create undue heat or vibration on the adjoining property.
- 4) The Planning Official may approve a modification to the locational provisions in this section for HVAC and similar types of mechanical equipment that are replacing legally nonconforming equipment where no increase in the footprint of the equipment is proposed.

Amendment #36: Missing Middle Housing Allowances in RSA Zones

KZC 15.20, Permitted Use (PU) Special Regulation 8

See Exhibit D for full KZC Chapter 15.20 Permitted Uses table with amended text.

Amendment #37: Missing Middle Front Yard Setbacks in RSX and RSA Zones

KZC 113.25 (not effective in Houghton Community Municipal Corporation), Development Chart for Cottages, Carriage Units and Two/Three-Unit Homes – Minimum Required Yards Row

Please refer to KZC 113.30, 113.35 and 113.40 for additional requirements related to these standards.

	<u>Cottage</u>	Carriage	Two/Three-Unit Home									
Max Unit Size	1,700 square feet ^{1, 2}	800 square feet located	Maximum size of a two- or									
		above a garage	three-unit home is									
		structure in a cottage	determined by the floor area									
		housing development	ratio (F.A.R.) in the									
			underlying zone ³									
Density	Two times the maximum number zone ^{4, 5, 6, 7}	wo times the maximum number of <u>detached dwelling units</u> allowed in the underlying one ^{4, 5, 6, 7}										
Max Floor Area Ratio	Equal to the base zoning allowance for single-family residences											
(F.A.R.) ⁸												
Development Size9	Min. 2 units	Allowed when included	No development size									
	Max. 24 units	in a <u>cottage</u> project;	limitation									
	Maximum cluster: 12 units	reviewed as part of cottage project										
Review Process	None	octage project	None									
Minimum Lot Size	Beyond density restrictions, the	ere is no required minimum	lot size for lots created									
	through the subdivision process	s. (The number of allowed	units on the subject property									
	is determined by the density provision of this chart.)											

	<u>Cottage</u>	Carriage	Two/Three-Unit Home
Parking Requirements ¹⁰	Provided a development is with	in one-half mile of transit	service with 15-minute
	headways during commute hou	ırs: 1 space per unit	
	Provided a development is mor	e than one-half mile from	transit service with 15-minute
	headways during commute hou	ırs:	
	Units which are 1,000 square fe	eet or less = 1 space per ι	ınit
	Units which are over 1,000 squ	are feet = 1.5 spaces per	unit
	See KZC 105.20 for visitor park	king	
	One attached ADU = no addition	onal on-site space required	i
Minimum Required	Front: 20' 13, 14, 15	Must be included in a	Front: 20'
Yards (from exterior	Side: 5'	cottage project	Side: 5'
property lines of subject	Rear: 10'		Rear: 10'
property)			
Lot Coverage (all	Equal to the base zoning	Must be included in a	Equal to the base zoning
impervious surfaces)11	allowance for single-family	cottage project	allowance for single-family
	residences		residences
Height			
<u>Dwelling Units</u>	Equal to the base zoning allowa	ance for <u>single-family resi</u>	<u>dences</u>
Accessory Structures	One story, not to exceed 18' ab	oove A.B.E.	
Tree Retention	The tree retention plan standar	ds contained in KZC 95.30	shall apply to development
	approved under this chapter.		
Common Open Space	300 square feet per unit for cot	tage developments contai	ning 5 or more units and not
	required for <u>duplex</u> es or triplexe	es.	
	Can be reduced to 200 square	feet per unit if a permane	nt recreational/communal
	feature, such as cooking facilities	es, play equipment or peri	manent outdoor furniture, is
	provided.		
	Private open space is also enco	ouraged (see KZC 113.35).
Community Buildings	Community buildings are encou	uraged. See KZC 113.30 f	or further regulations.
Attached Covered	Each unit must have a	NA	Attached covered porches
Porches ¹²	covered porch with a minimum		are encouraged as a design
	area of 64 square feet per unit		feature.
	and a minimum dimension of		
	7' on all sides.		
Development Options	Subdivision		
	Condominium		
	1		

	<u>Cottage</u>	Carriage	Two/Three-Unit Home
	Rental or Ownership		
Accessory Dwelling Units (ADUs)	Allow attached ADUs as part of	a <u>cottage</u> or two-/three-ur	nit home development.

- A covenant restricting any increases in unit size after initial construction shall be recorded against the property. Vaulted space may not be converted to habitable space.
- ² Maximum size for a cottage is 1,700 square feet. A cottage may include an attached garage, not to exceed an additional 250 square feet, and is not included in the maximum square footage limitation.
- ³ Maximum size for a two- or three-unit home:
 - a. Regulated by the floor area ratio (F.A.R.) of the underlying zone. In the disapproval jurisdiction of the Houghton Community Council, where F.A.R. is not applicable, maximum unit size is limited to applicable development regulations found in the underlying zone.
- ⁴ Existing detached dwelling units may remain on the subject property and will be counted as units.
- ⁵ When the conversion from detached dwelling units to equivalent units results in a fraction, the equivalent units shall be limited to the whole number below the fraction.
- 6 See KZC 90.170 for density calculation on a site which contains a wetland, stream, minor lake, or their buffers.
- ⁷ To determine equivalent units for a two- or three-unit home, the following formula will be used: Lot area/min. lot size per unit in underlying zone x 2 = maximum units (always round down to nearest whole number). Example (RS 7.2 zone): 12,500/7,200 = 1.7 x 2 = 3.4 units, rounded down to 3 units.
- ⁸ F.A.R. regulations:
 - a. F.A.R. regulations are calculated using the "buildable area" of the site, as defined in KZC 90.170. Where no critical areas regulated under Chapter 90 KZC exist on the site, F.A.R. regulations shall be calculated using the entire subject property, except as provided in subsection (b) of this footnote.
 - b. Where native growth protective easements (NGPEs) for slopes result in a restricted area for development, density may be limited to ensure that the F.A.R. on the developed portion of the site remains compatible with surrounding development and generally consistent with the F.A.R. limitation of this chapter.
 - c. F.A.R. for individual lots may vary. All structures on site, other than median income units and any attached garages for the median income units provided under KZC 113.40, shall be included in the F.A.R. calculation for the development.
- ⁹ Cluster size for cottage developments is intended to encourage a sense of community among residents. A development site may contain more than one cluster, with a clear separation between clusters.
- ¹⁰ See KZC 105.20 for requirements related to guest parking.
- ¹¹ Lot coverage is calculated using the entire development site. Lot coverage for individual lots may vary.
- ¹² Requirements for porches do not apply to carriage or two-/three-unit homes.
- 13 On corner lots in RSX and RSA zones, only one front yard must be a minimum of 20 feet. All other front yards shall be regulated as a side yard (minimum five-foot yard). The applicant may select which front yard shall meet the 20-foot requirement.

- 14 On lots with two front yards that are essentially parallel to one another in RSX and RSA zones, only one front yard must be a minimum of 20 feet. The other will be regulated as a rear yard (minimum 10 feet). The front yard shall be the yard adjacent to the front facade of the dwelling unit.
- 15 For properties within the jurisdiction of the Shoreline Management Act that have a shoreline setback requirement as established in Chapter 83 KZC and the setback requirement is met, the minimum required front yard is either: 10 feet or the average of the existing front yards on the properties abutting each side of the subject property. For the reduction in front yard, the shoreline setback is considered conforming if a reduction in the required shoreline setback is approved through KZC 83.380.

Amendment #38: Critical Areas within the Shoreline Jurisdiction

KMC 22.08 - Definitions

22.08.054 Class A streams Repealed.
22.08.055 Class B streams Repealed.
22.08.056 Class C streams Repealed.
22.08.190 Primary basins Repealed.

22.08.054 Class A streams.

<u>Repealed by Ord.</u> ____.For "Class A streams," see definition in Chapter 83 KZC for properties within jurisdiction of the Shoreline Management Act.

22.08.055 Class B streams.

Repealed by Ord. For "Class B streams," see definition in Chapter 83 KZC for properties within jurisdiction of the Shoreline Management Act.

22.08.056 Class C streams.

<u>Repealed by Ord.</u> ... For "Class C streams," see definition in Chapter 83 KZC for properties within jurisdiction of the Shoreline Management Act.

22.08.190 Primary basins.

KMC 22.28.200 - Preservation of natural features - Land adjacent to streams, lakes or wetlands.

The city may require that any area adjacent to a Type F, NP or Ns stream under Chapter 90 KZC-or Class A, B and C stream for properties within a jurisdiction of the Shoreline Management Act under Chapter 83 KZC, a lake, or a wetland be kept in its natural or preexisting state if this is reasonably necessary to prevent hazards to persons or property. In addition, the city may also require that areas around Type F, NP and Ns streams under

Chapter 90 KZC-or Class A, B, and C streams for properties within jurisdiction of the Shoreline Management Act under Chapter 83 KZC, lakes, wetlands, frequently flooded areas or fish and wildlife habitat conservation areas be kept in their natural or preexisting state if this is reasonably necessary to protect unique and valuable environments.

Amendment #39: Public Pedestrian Walkways

KMC 22.28.170 - Access - Walkways

- (a) The city may require the applicant to install pedestrian walkways in those instances identified in KZC 105.19.any of the following circumstances:
- _(1) If a walkway is indicated as appropriate in the comprehensive plan;
- (2) If the walkway is reasonably necessary to provide efficient pedestrian access to a designated activity center of the city;
- (3) Midblock pedestrian access may be required if blocks are unusually long.
- (b) Pedestrian access shall be provided by means of dedicated rights-of-way, tracts or easements at the city's option.

KZC 105.19 - Public Pedestrian Walkways

- 1. Public Pedestrian Walkways Location In addition to the pedestrian walkways required in KZC 105.18, the City may require the applicant to install pedestrian walkways for use by the general public on the subject property and dedicate public pedestrian access rights in any of the following circumstances where the walkway is reasonably necessary as a result of the development activity:
 - a. A pedestrian connection is indicated as appropriate in the Comprehensive Plan or Nonmotorized Active Transportation Plan; or designated elsewhere in this code; or
 - b. A walkway is reasonably necessary to provide efficient pedestrian access to an designated activity center of the City, such as schools, parks, shopping areas, employment centers, or to-transit; or
 - c. A through-block pedestrian pathway where specifically required in Design Districts; or
 - d. A through-block pedestrian pathway if blocks are unusually long; or
 - e. Pedestrian access is necessary to connect between:
 - i. Existing or planned dead-end streets; or
 - ii. Through streets; or
 - iii. An existing street and the Cross Kirkland Corridor or Eastside Rail Corridor; or
 - iv. Other public pedestrian access walkways.

EXHIBITS

- A. KZC Chapter 20.20 and 20.30
- B. KZC Chapter 25.20 and 25.30
- C. KZC Chapter 40.20
- D. KZC Chapter 15.20

20.20 Permitted Uses

Permitted Uses Table - Medium Density Residential Zones

(RM 5.0; RMA 5.0; RM 3.6; RMA 3.6; WD I; WD III; PLA 2; PLA 3B; PLA 6F, PLA 6H, PLA 6K; PLA 7C; PLA 9; PLA 15B; PLA 17)

(See also KZC 20	30, Density/Dimensions Table, and	KZC 20.40, 1	Developmen	t Standards T	Table)								
		Required R	eview Proce	ess:									
			= Process I, Chapter 145 KZC IIB = Process IIB, Chapter 152 KZC None = No Required Review Process NP = Use Not Permitted # = Applicable Special Regulations (listed after the table)										
Use		RM, RMA	RM, RMA WD I WD III PLA 2 PLA 3B PLA 6F PLA 6H PLA 6K PLA 7C									PLA 15B	PLA 17
20.20.010	Assisted Living Facility	None 1, 2, 3, 4, 5	3, 4	3, 4	NP	IIB 3, 4	None 3, 4, 5	IIA 3, 4, 5	None 3, 4, 5	None 3, 4, 5	NP	NP	IIA 3, 4, 5, 8
20.20.020	Boat Launch (for nonmotorized boats)	NP	1 6	6 I	NP	NP	NP	NP	NP	NP	NP	NP	NP
20.20.030	Church	IIA 2, 14	NP	NP	NP	NP	IIA	IIA	IIA	IIA	IIA	IIA	14, 15, 16
20.20.040	Community Facility	IIA 2, 17, 18	IIA	IIA	IIB 17	IIB	IIA	IIA	IIA	IIA	IIA	IIA 17	15, 16
20.20.050	Convalescent Center	IIA 2, 4	NP	NP	NP	NP	IIA 4	IIA 4	IIA 4	IIA 4	IIA	NP	IIA 4, 16, 17
20.20.060	Detached, Attached, or Stacked Dwelling Units	None 2, 21, 22, 23, 44	I	9 I	9 IIB	9 IIB	None	IIA	None	None	TIB 7	9, 11, 12	IIA 8, 9, 13
20.20.070	Detached Dwelling Unit	None 24	None	None	NP	None	None 24	None 24	None 24	None 24	None 24	None	None 24
20.20.080	Entertainment, Cultural and/or Recreational Facility	NP	NP	NP	NP	NP	NP	NP	NP	NP	IIB 25, 26	NP	NP
20.20.090	Golf Course	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	IIA 16, 17, 19, 20
20.20.100	Government Facility	IIA 2, 17	IIA	IIA	IIA 17	IIB	IIA	IIA	IIA	IIA	IIA	IIA 17	15, 16
20.20.110	Grocery Store, Drug Store, Laundromat, Dry	IIA 27	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP

Required Review Process:

I = Process I, Chapter 145 KZC IIA = Process IIA, Chapter 150 KZC IIB = Process IIB, Chapter 152 KZC None = No Required Review Process

		IIA = Proces	ss IIA, Chapt	ter 150 KZC				Required Rev					
					#	e = Applicabl	NP = Use N e Special Regu	Not Permitted ulations (liste	d after the tab	le)			
Use		RM, RMA	WD I	WD III	PLA 2	PLA 3B	PLA 6F	PLA 6H	PLA 6K	PLA 7C	PLA 9	PLA 15B	PLA 17
	Cleaners, Barber Shop, Beauty Shop or Shoe Repair Shop												
20.20.120	Hotel or Motel	NP	NP	NP	NP	IIB 10	NP	NP	NP	NP	NP	NP	NP
20.20.130	Marina	NP	6, 28	NP	NP	6, 28	NP	NP	NP	NP	NP	NP	NP
20.20.140	Mini-School or Mini-Day- Care Center	None 2, 29, 30, 31, 32, 33	NP	NP	IIB 30, 31, 33, 34, 35	NP	None 30, 31, 33, 34, 35	None 30, 31, 33, 34, 35	None 30, 31, 33, 34, 35	None 30, 31, 33, 35	IIA 30, 31, 33, 34, 35	None 30, 31, 33, 35	I 16, 30, 31, 33, 34, 36
20.20.150	Nursing Home	IIA 2, 4	NP	NP	NP	NP	IIA 4	IIA 4	IIA 4	IIA 4	IIA	NP	IIA 4, 16, 17
20.20.160	Office Use	NP	NP	NP	NP	NP	NP	NP	NP	NP	IIB 25, 37, 38, 39	NP	NP
20.20.170	Piers, Docks, Boat Lifts and Canopies Serving Detached, Attached or Stacked Dwelling Units	6 I	6 I	6 I	NP	6 I	NP	NP	NP	NP	NP	NP	NP
20.20.180	Piers, Docks, Boat Lifts and Canopies Serving Detached Dwelling Unit	NP	6 I	6 I	NP	6 I	NP	NP	NP	NP	NP	NP	NP
20.20.190	Public Access Pier, Boardwalk, or Public Access Facility	NP	6 I	6 I	NP	6 I	NP	NP	NP	NP	NP	NP	NP
20.20.200	Public Park			D	evelopment s	tandards will	be determined	l on a case-by	-case basis. S	ee KZC 45.50	0.40		
20.20.210	Public Utility	IIA 2, 17, 18	IIA	IIA	IIA 17	IIB	None	IIA	IIA	IIA	IIA	IIA 17	15, 16
20.20.220	Restaurant or Tavern	NP	IIA 41, 42	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
20.20.230	School or Day-Care Center	IIA 2, 29, 30,	NP	NP	NP	NP	IIA 30, 33, 34,	IIA 30, 33, 34,	IIA 30, 33, 34,	IIA 30, 33, 35,	IIA 30, 33, 34,	IIA 30, 33, 34,	15 16, 30, 33,

		Required R	eview Proce	ss:									
		I = Process I IIA = Proces	f, Chapter 14: ss IIA, Chapt				IIB = Process IIB, Chapter 152 KZC None = No Required Review Process						
					#	= Applicable		lot Permitted lations (listed	after the tab	le)			
Use		RM, RMA	WD I	WD III	PLA 2	PLA 3B	PLA 6F	PLA 6H	PLA 6K	PLA 7C	PLA 9	PLA 15B	PLA 17
		32, 33, 43					35, 43	35, 43	35, 43	43	35, 43	35, 43	34, 36, 43
20.20.240	Water Taxi	NP	I	1 6	NP	NP	NP	NP	NP	NP	NP	NP	NP

Permitted Uses (PU) Special Regulations:

- PU-1. Not permitted in RM 5.0 or RMA 5.0.
- PU-2. Within the Rose Hill Business District (RHBD), D.R., Chapter 142 KZC.
- PU-3. A facility that provides both independent dwelling units and assisted living units shall be processed as an assisted living facility.
- PU-4. A nursing home use may be permitted as part of an assisted living facility use in order to provide a continuum of care for residents. If a nursing home use is combined with an assisted living facility use, the required review process shall be the least intensive process between the two uses.
- PU-5. The assisted living facility shall provide usable recreation space of at least 100 square feet per unit, in the aggregate, for both assisted living units and independent dwelling units, with a minimum of 50 square feet of usable recreation space per unit located outside.
- PU-6. See Chapter 141 KZC for additional procedural requirements in addition to those in Chapter 145 KZC.
- PU-7. Stacked Dwelling Units are not allowed.
- PU-8. a. If development will result in the isolation of a low density use, site design, building design, and landscaping must mitigate the impact of that isolation.
 - b. West of Forbes Lake, site design should provide for the continuation of a bicycle or pedestrian path which generally follows the alignment of Slater Avenue NE and extending south to NE 90th Street.
 - c. Adjacent to Forbes Lake, new development should provide for public access to the lake in appropriate locations. Public access should be limited to passive uses, such as walking trails or viewpoints.
 - d. No vehicular connection through this subarea to NE 90th Street is permitted.
 - e. Viewpoints and interpretive information around streams and wetlands should be provided where possible. These features shall be permitted only where protection of natural features can be reasonably assured.
- PU-9. Detached Dwelling Units are not allowed as part of a development containing Attached or Stacked Dwelling Units.
- PU-10. a. The hotel or motel use may include ancillary meeting and conference facilities for the resident clientele and guests of residents, but not the general public.
 - b. The hotel or motel use may not include restaurant, retail, or office uses.
- PU-11. Development must be consistent with an approved Master Plan. The Master Plan must address all properties within PLA 15A and PLA 15B, which are owned by the applicant. The Master Plan will be approved in two stages:
 - a. The first stage will result in approval of a Preliminary Master Plan using Process IIB, Chapter 152 KZC. The Preliminary Master Plan shall consist of at least the following:

- A site plan which diagrammatically shows the general location, shape and use of the major features of development.
- 2) A written description of the planned development which discusses the elements of the site plan and indicates the maximum number of dwelling units and their probable size; the maximum area to be developed with nonresidential uses; the maximum size of moorage facilities and the maximum number of moorage slips; the maximum and minimum number of parking stalls; and the schedule of phasing for the Final Master Plan. The majority of the public use and access areas and off-site right-of-way improvements shall be included in the initial phases of the Final Master Plan.

In approving the Preliminary Master Plan, the City shall determine the appropriate review process for the Final Master Plan. The City may determine that the Final Master Plan be reviewed using Process IIA, Chapter 150 KZC, if the Preliminary Master Plan shows the placement, approximate dimensions and uses of all structures, vehicular and pedestrian facilities, open space and other features of development. Otherwise, the Final Master Plan shall be reviewed using Process IIB, Chapter 152 KZC.

- b. The second stage will result in approval of a Final Master Plan using Process IIA, Chapter 150 KZC, or Process IIB, Chapter 152 KZC, as established by the Preliminary Master Plan. The Final Master Plan shall set forth a detailed development plan which is consistent with the Preliminary Master Plan. Each phase of the Master Plan shall set forth a schedule for obtaining building permits for and construction of that phase.
- PU-12. a. Must be developed in conjunction with property in Planned Area 15A.
 - b. Vehicular circulation on the subject property must be designed to mitigate impacts on Lake Washington Boulevard and Lakeview Drive. Access points must be limited. The City may require traffic control devices and right-of-way realignment or limit development if necessary to further reduce traffic impacts.
 - c. Obstruction of views from existing development lying east of the Burlington Northern Railroad right-of-way must be minimized.
 - d. Structures, parking areas and roadways must be clustered and located away from areas with soils limitations and outside of the steep ravine located near the middle of Planned Area 15B.
 - e. Development must be consistent with the policies for development on the Houghton Slope in the Comprehensive Plan.
- PU-13. If the subject property contains four or more units, then it must contain at least 200 square feet per unit of common recreational open space usable for many activities. This required common recreational open space must have the following minimum dimensions:
 - a. For four to 20 units, the open space must be in one or more pieces each having at least 800 square feet and having a length and width of at least 25 feet.
 - b. For 21 units or more, the open space must be in one or more pieces having a length and width of at least 40 feet.

The required common recreational open space may be reduced to 150 square feet per unit if permanent outdoor furniture, pool, cooking facilities, playground equipment, and/or a recreation building are provided in the common open space. The City shall determine if these outdoor provisions provide

comparable recreational opportunities as would the open space that is reduced, based on the number of residents that they would serve at one time. Also, the required minimum dimension for the open space containing these outdoor provisions may also be reduced in proportion to the reduced open space area.

- PU-14. The property must be served by a collector or arterial street.
- PU-15. The required review process is as follows:
 - a. If the subject property, including all contiguous property owned by the applicant and held by others for future use by the applicant, is less than five acres, the required review process is Process IIA, Chapter 150 KZC.
 - b. If the subject property, including all contiguous property owned by the applicant and held by others for future use by the applicant, is five or more acres, a Master Plan, approved through Process IIB, Chapter 152 KZC, is required. The Master Plan must show building placement, building dimensions, roadways, utility locations, land uses within the Master Plan area, parking location, buffering and landscaping.
- PU-16. No vehicular connection through this subarea to NE 90th Street is permitted.
- PU-17. Site design must minimize adverse impacts on surrounding residential neighborhoods.
- PU-18. A community facility use is not permitted on properties within the jurisdiction of the Shoreline Management Act.
- PU-19. May not include miniature golf.
- PU-20. The following accessory uses are specifically permitted as part of this use:
 - a. Equipment storage facilities.
 - b. Retail sales and rental of golf equipment and accessories.
 - c. A restaurant.
- PU-21. Stacked dwelling units are not permitted in RM <u>5.0</u> and RMA 5.0 <u>zones</u>. <u>Stacked dwelling units are permitted in all other RM and RMA zones</u>.
- PU-22. Development located in the RM 3.6 zone in North Rose Hill, lying between Slater Avenue NE and 124th Avenue NE, and NE 108th Place (extended) and approximately NE 113th Place (extended) shall comply with the following:
 - a. Each development shall incorporate at least two acres; and
 - b. Significant vegetation that provides protection from I-405 shall be retained to the maximum extent feasible.
- PU-23. Residential uses may have an associated private shoreline park that is commonly owned and used by residents and guests.
- PU-24. For this use, only one dwelling unit may be on each lot regardless of lot size.

- PU-25. Hours of operation may be limited by the City to reduce impact on residential uses.
- PU-26. The following accessory components are permitted as part of this use:
 - a. Retail sales and rental of sports equipment for activity conducted on the subject property.
 - b. A restaurant encompassing not more than 20 percent of the gross floor area of this use.
- PU-27. a. This use may be permitted only if it is specifically consistent with the Comprehensive Plan in the proposed location.
 - b. May only be permitted if placement, orientation, and scale indicate this use is primarily intended to serve the immediate residential area.
 - c. Must be located on a collector arterial or higher volume right-of-way.
 - d. Placement and scale must indicate pedestrian orientation.
 - e. Must mitigate traffic impacts on residential neighborhood.
 - f. May not be located above the ground floor of a structure.
 - g. Hours of operation may be limited by the City to reduce impacts on nearby residential uses.
 - h. This use is not permitted in an RM zone located within the Rose Hill Business District (RHBD).
 - i. Also see Chapter 83 KZC for properties in shoreline jurisdiction.
- PU-28. The following accessory components are allowed if approved through Process IIB, Chapter 152 KZC:
 - a. Boat and motor sales leasing.
 - b. Boat and motor repair and service if:
 - 1) This activity is conducted on dry land and either totally within a building or totally sight screened from adjoining property and the right-of-way; and
 - 2) All dry land motor testing is conducted within a building.
 - c. Meeting and special events rooms.
 - d. Gas and oil sale for boats if:
 - 1) Storage tanks are underground and on dry land; and
 - 2) The use has facilities to contain and clean up gas and oil spills. May have an overwater shed that is not more than 50 square feet and 10 feet high as measured from the deck.
- PU-29. May locate on the subject property if:
 - a. It will not be materially detrimental to the character of the neighborhood in which it is located.

- b. Site and building design minimizes adverse impacts on surrounding residential neighborhoods.
- PU-30. A six-foot-high fence is required along the property lines adjacent to the outside play areas.
- PU-31. Structured play areas must be set back from all property lines by five feet.
- PU-32. Hours of operation of the use may be limited and parking and passenger loading areas may be relocated by the City to reduce impacts on nearby residential uses.
- PU-33. May include accessory living facilities for staff persons.
- PU-34. May locate on the subject property if:
 - a. It will serve the immediate neighborhood in which it is located; or
 - b. It will not be materially detrimental to the character of the neighborhood in which it is located.
- PU-35. Hours of operation may be limited by the City to reduce impacts on nearby residential uses.
- PU-36. Hours of operation and maximum number of attendees may be limited by the City to reduce impacts on nearby residential uses.
- PU-37. This use must be part of a primarily residential development that encompasses the entire zone. The maximum amount of allowable floor area for office use is computed using the following formula: (The maximum number of dwelling units allowed on the subject property minus the number of dwelling units proposed) x (the average square footage of the dwelling units proposed) equals the amount of square footage available for office use. In addition, the gross floor area of office use may not exceed 25 percent of the gross floor area of residential use.
- PU-38. May not include offices providing veterinary, medical, dental, or other health-related services.
- PU-39. Ancillary assembly and manufacture of goods on the premises of this use are permitted only if:
 - a. The ancillary assembled or manufactured goods are subordinate to and dependent on this use.
 - b. The outward appearance and impacts of this use with ancillary assembly or manufacturing activities must be no different from other office uses.
- PU-40. In the PLA 2 zone, portions of the park located within the wetlands must be devoted exclusively to passive recreation that is not consumptive of the natural environment.
- PU-41. Outside storage is not permitted.
- PU-42. Drive-in or drive-through facilities are prohibited.
- PU-43. Structured play areas must be set back from all property lines as follows:
 - a. Twenty feet if this use can accommodate 50 or more students or children.
 - b. Ten feet if this use can accommodate 13 to 49 students or children.

- PU-44. If the subject property lies in the RMA 3.6 zone and is adjacent to property within the TL 7B zone, the following shall apply:
 - a. Landscaping on the subject property abutting the TL 7B boundary shall comply with KZC 95.42(1). Otherwise, Category D applies.
 - b. Developers and residents should be aware that this property lies adjacent to a district containing and allowing future development of uses of a light industry/office nature, and impacts typically associated with these uses, such as noise and odor, may be experienced by residents.

(Ord. 4683 § 2, 2019; Ord. 4498 § 9, 2015; Ord. 4495 § 2, 2015; Ord. 4476 § 2, 2015)

20.30 Density/Dimensions

Density/Dimensions Table – Medium Density Residential Zones

(RM 5.0; RMA 5.0; RM 3.6; RMA 3.6; WD I; WD III; PLA 2; PLA 3B; PLA 6F, PLA 6H, PLA 6K; PLA 7C; PLA 9; PLA 15B; PLA 17)

(Refer to KZC 20.20, Permitted Uses Table, to determine if a use is allowed in the zone; see also KZC 20.40, Development Standards Table)

			REQUIRED YARD (See Ch. 115 KZC)	s				
USE Mir		Minimum Lot Size	Front	Side	Rear (or shoreline setback)	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation	
20.30.010	Assisted Living Facility ¹	3,600 sq. ft. PLA 6H: 2 acres PLA 17: 2 acres ¹¹	20' RM, RMA: 20' ² WD I: 30' ^{4, 5, 36, 37} WD III, PLA 3B: 30' ^{5, 22, 38}	5' ³³ RMA: 5' WD I, WD III, PLA 3B: 5' ^{5, 33}	10' WD I, WD III: 5,35 PLA 3B: 5	60% WD I, WD III, PLA 3B: 80%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. WD I: 30' above ABE. ⁸ WD III: 30' above ABE. ⁹ PLA 3B: 30' above ABE. PLA 6F: 30' above ABE. PLA 6H: 25' above ABE. PLA 6C: 30' above ABE. PLA 7C: 30' above ABE. PLA 7C: 30' above ABE.	
20.30.020	Boat Launch (for nonmotorized boats)	None	See Chapter 83 KZC.			-	-	
20.30.030	Church	7,200 sq. ft. PLA 15B: 12,500 sq. ft.	20' RM, RMA: 20' ²	20'	20'	70% PLA 15B: 50%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. PLA 6F: 30' above ABE. ^{23, 34} PLA 6H: 25' above ABE. PLA 6K: 30' above ABE. PLA 7C: 30' above ABE. PLA 9: 25' above ABE. PLA 15: 25' above ABE. PLA 17: 30' above ABE.	
20.30.040	Community Facility	None	20' RM, RMA: 20' ² WD I: 30' ^{36, 37} WD III, ⁸ PLA 3B: 30' ^{22, 38}	10' WD I, WD III: 5' ³³	10' WD I, WD III: 35	70% WD I, WD III, PLA 3B: 80% PLA 15B: 50%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. WD I: 30' above ABE. ⁸ WD III: 30' above ABE. ⁹ PLA 2: 25' above ABE. PLA 3: 30' above ABE. ¹⁶ PLA 6F: 30' above ABE. ³⁴ PLA 6H: 25' above ABE. PLA 6K: 30' above ABE. PLA 7C: 30' above ABE. PLA 9: 25' above ABE.	

			REQUIRED YARD (See Ch. 115 KZC)	s			
USE		Minimum Lot Size	Front	Side	Rear (or shoreline setback)	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation
							PLA 15B: 25' above ABE. PLA 17: 30' above ABE.
20.30.050	Convalescent Center	7,200 sq. ft.	20' RM, RMA: 20' ²	10'	10'	70%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. PLA 6F: 30' above ABE. ³⁴ PLA 6H: 25' above ABE. PLA 6K: 30' above ABE. PLA 7C: 30' above ABE. ¹⁰ PLA 9: 25' above ABE. PLA 17: 30' above ABE.
20.30.060	Detached, Attached or Stacked Dwelling Units	RM, RMA: 3,600 sq. ft. ²¹ WD I, WD III, PLA 3B: 3,600 sq. ft. per unit. PLA 2: 35,000 sq. ft. per unit PLA 6F: 3,600 sq. ft. per dwelling unit PLA 6H: 2 acres with at least 3,600 sq. ft. per unit. PLA 6K: 3,600 sq. ft. with at least 2,400 sq. ft. per unit. PLA 7C: 3,600 sq. ft. ²⁷ PLA 9: 5,000 sq. ft. per unit PLA 15B: 5 acres, with no less than 6,200 sq. ft. per unit. ^{18, 19} PLA 17: 3,600 sq. ft. per unit, with a minimum lot size of 2 acres. ¹¹	RM, RMA: 20 ² WD I: 30 ^{14, 36, 37} WD III: 30 ^{14, 22, 38} PLA 2: 20 ^{12, 13} PLA 6F, PLA 6K, PLA 7C, PLA 9, PLA 17: 20' PLA 3B: 30 ^{15, 17, 22, 38} PLA 6H: 20 ²⁴ PLA 15: ²⁰	The state of the s	RM, RMA: 10 ¹¹³ WD I, WD II: ^{14, 35} PLA 2: 10 ^{112, 13} PLA 3B: See Chapter 83 KZC. ^{5, 17} PLA 6F, PLA 6K, PLA 7C, PLA 9, PLA 17: 10 ¹¹³ PLA 6H: 10 ^{113, 24, 26} PLA 15: ²⁰	60% WD I, WD III, PLA 3B: 80% PLA 9, PLA 15: 50%	RM: 30' above ABE. ^{7, 23} RMA: 35' above ABE. WD I: 30' above ABE. ⁸ WD III: 30' above ABE. ⁹ PLA 2: 25' above ABE. ¹⁵ PLA 3B: 30' above ABE. ¹⁶ PLA 6F: 30' above ABE. ^{23, 34} PLA 6H: 25' above ABE. PLA 7C: 30' above ABE. PLA 7C: 30' above ABE. PLA 15: ²⁰ PLA 15: ²⁰ PLA 17: 30' above ABE.
20.30.070	Detached Dwelling Unit	RM, RMA: 3,600 sq. ft. ³ WD I, WD III: 3,600 sq. ft./unit ⁶ PLA 3B, PLA 6F, PLA 6K, PLA 7C: 3,600 sq. ft. PLA 6H: 5,000 sq. ft. per unit PLA 9: 8,500 sq. ft. PLA 15B: 12,500 sq. ft. per dwelling unit PLA 17: 7,200 sq. ft.	20' RM, RMA: 20' ² WD I: 30' ^{5, 36, 37} WD III: 30' ^{22, 38}	5' RM, RMA, WD I, WD III, PLA 9: 5' ³³ PLA 3B: 5' ^{5, 33} WD I: 5' ^{5, 33} PLA 17: 5' ²⁸	10' WD I: ^{5, 35} WD III: ³⁵ PLA 3B: See Chapter 83 KZC. ⁵	60% WD I, WD III, PLA 3B: 80% PLA 9, PLA 15B: 50%	RM: 30' above ABE. ^{7, 23} RMA: 35' above ABE. ²³ WD I, WD III, PLA 3B: 30' above ABE. This provision may not be varied. PLA 6F: 30' above ABE. ^{23, 34} PLA 6H, PLA 9, PLA 15B: 25' above ABE. PLA 6K, PLA 17: 30' above ABE. PLA 7C: 30' above ABE. ^{10, 23}

			REQUIRED YARD (See Ch. 115 KZC))s			
USE		Minimum Lot Size	Front	Side	Rear (or shoreline setback)	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation
			PLA 3B: 30 ^{15, 22, 38}				
20.30.080	Entertainment, Cultural and/or Recreational Facility ²⁹	7,200 sq. ft.	20'	10'	10'	60%	25' above ABE.
20.30.090	Golf Course	1 acre	50'	50'	50'	60%	30' above ABE.
20.30.100	Government Facility	None	20' RM, RMA: 20' ² WD I: 30' ^{36, 37} WD III: 30' ^{22, 38} PLA 3B: 30' ^{22, 38}	10' WD I, WD III: 5' ³³	10' WD I, WD III: 35 PLA 3B: See Chapter 83 KZC.	70% WD I, WD III, PLA 3B: 80% PLA 15B: 50%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. WD I: 30' above ABE. ⁸ WD III: 30' above ABE. ⁹ PLA 2, PLA 6H, PLA 9, PLA 15B: 25' above ABE. PLA 3B: 30' above ABE. ¹⁶ PLA 6F: 30' above ABE. ³⁴ PLA 6K, PLA 17: 30' above ABE. PLA 7C: 30' above ABE. ¹⁰
20.30.110	Grocery Store, Drug Store, Laundromat, Dry Cleaners, Barber Shop, Beauty Shop or Shoe Repair Shop ³⁰	7,200 sq. ft.	20'2	5133	10'	60%	RM: 30' above ABE. ⁷ RMA: 35' above ABE.
20.30.120	Hotel or Motel	None	30'22, 38	5'33	See Chapter 83 KZC.	80%	30' above ABE. ¹⁶
20.30.130	Marina	None	WD 1: 30 ^{136, 37} PLA 3B: 30 ^{122, 38} Waterward of the Or	5 ¹³³ dinary High Water Ma	See Chapter 83 KZC. WD I: 35 rk: See Chapter 83	80%	Landward of the ordinary high water mark, 30' above ABE. ⁸
20.30.140	Mini-School or Mini- Day-Care Center	3,600 sq. ft. PLA 2: 35,000 sq. ft. PLA 9: 5,000 sq. ft. PLA 15B: 12,500 sq. ft. PLA 17: 7,200 sq. ft.	RM, RMA: 20' ²	5133	10'	60% PLA 9, PLA 15B: 50%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. PLA 2: 25' above ABE. ¹⁵ PLA 6F: 30' above ABE. ³⁴ PLA 6H, PLA 9, PLA 15: 25' above ABE. PLA 6K, PLA 17: 30' above ABE. PLA 7C: 30' above ABE. ¹⁰

			REQUIRED YARD (See Ch. 115 KZC)	Os .			
USE		Minimum Lot Size	Front	Side	Rear (or shoreline setback)	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation
20.30.150	Nursing Home	7,200 sq. ft.	20' RM, RMA: 20' ²	10'	10'	70%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. PLA 6F: 30' above ABE. ³⁴ PLA 6H, PLA 9: 25' above ABE. PLA 6K, PLA 17: 30' above ABE. PLA 7C: 30' above ABE. ¹⁰
20.30.160	Office Use	31	20'	5'33	10'	60%	25' above ABE.
20.30.170	Piers, Docks, Boat Lifts and Canopies Serving Detached, Attached or Stacked Dwelling Units	None	See Chapter 83 KZC			-	See Chapter 83 KZC. RM, RMA: Landward of the ordinary high water mark: RM, 30' above ABE; RMA: 35' above ABE.
20.30.180	Piers, Docks, Boat Lifts and Canopies Serving Detached Dwelling Unit	None	See Chapter 83 KZC			-	See Chapter 83 KZC.
20.30.190	Public Access Pier, Boardwalk, or Public Access Facility	None	See Chapter 83 KZC			-	See Chapter 83 KZC.
20.30.200	Public Park	Development standards will be	e determined on a case-by-ca	ase basis. See KZC 45.	50 for required review	process.	
20.30.210	Public Utility	None	20' RM, RMA: 20' ² WD I, WD III: 30' PLA 3B: 30' ³⁸	20' WD I, WD III: 5' ³³ PLA 3B: 10'	10' RM, RMA, PLA 6F, PLA 15B, PLA 17: 20' WD I, WD III: 35	70% WD I, WD III, PLA 3B: 80% PLA 15B: 50%	RM: 30' above ABE. ⁷ RMA: 35' above ABE. WD I: 30' above ABE. ⁸ WD III: 30' above ABE. ⁹ PLA 2, PLA 6H, PLA 9, PLA 15B: 25' above ABE. PLA 3B: 30' above ABE. ¹⁶ PLA 6F: 30' above ABE. ³⁴ PLA 6K, PLA 17: 30' above ABE. PLA 7C: 30' above ABE. ¹⁰
20.30.220	Restaurant or Tavern	7,200 sq. ft.	30'4, 36, 37	5'33	See Chapter 83 KZC. ³⁵	80%	30' above ABE. ⁸
20.30.230	School or Day-Care Center	7,200 sq. ft. PLA 15B: 12,500 sq. ft.	If this use can accommen:	modate 50 or more stu	dents or children,	70% PLA 15B:	RM: 30' above ABE. ^{7, 32} RMA: 35' above ABE.

			REQUIRED YARD (See Ch. 115 KZC)	s			
USE		Minimum Lot Size	Front	Side	Rear (or shoreline setback)	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation
			50'	50'	50'	50%	PLA 6F: 30' above ABE. 32, 34 PLA 6H, PLA 9: 25' above ABE. 32
			If this use can accom	modate 13 to 49 studer	ts or children, then:		PLA 6K, PLA 17: 30' above ABE. ³² PLA 7C: 30' above ABE. ^{10, 32}
			20'	20'	20'		PLA 15B: 25' above ABE.
			RM, RMA: ²				
20.30.240	Water Taxi	None	Landward of the Ordi	inary High Water Mark		80%	Landward of the ordinary high water mark, 30' above ABE.
			30'	5'33	See Chapter 83 KZC.		WD I: Landward of the ordinary high water mark, 30' above ABE. ⁸

Density/Dimensions (DD) Special Regulations:

- DD-1. 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 1-1/2 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 a permitted multifamily development.
- DD-2. See KZC 20.10.020(6).
- DD-3. 5,000 square feet in RM and RMA 5.0.
- DD-4. The required yard of a structure abutting Lake Washington Boulevard or Lake Street South must be increased two feet for each one foot that structure exceeds 25 feet above average building elevation.
- DD-5. The minimum dimension of any yard, other than those listed, is five feet.
- DD-6. Except 1,800 square feet/unit for up to two dwelling units if the public access provisions of KZC 83.420 are met.
- DD-7. If adjoining a low density zone other than RSX, then 25 feet above average building elevation.
- DD-8. Structure height may be increased to 35 feet above average building elevation if the increase does not impair views of the lake from properties east of Lake Washington Boulevard; and
 - a. The increase is offset by a view corridor that is superior to that required by the General Regulations.
- DD-9. Structure height may be increased to 35 feet above average building elevation if:
 - a. The increase does not impair views of the lake from properties east of Lake Washington Boulevard; and
 - b. The increase is offset by a view corridor that is superior to that required by Chapter 83 KZC.
- DD-10. If adjoining a low density zone other than RSX, or detached dwelling unit in Planned Area 7C, then 25 feet above ABE.
- DD-11. Lands upland of the ordinary high waterline only may be included in the calculation of lot area.
- DD-12. The side yard may be reduced to zero feet if the side of the dwelling unit is attached to a dwelling unit on an adjoining lot. If one side of a dwelling unit is so attached and the opposite side is not, the side that is not attached must provide a minimum side yard of five feet.
- DD-13. The rear yard may be reduced to zero feet if the rear of the dwelling unit is attached to a dwelling unit on an adjoining lot.

- DD-14. Any required yard, other than the front required yard or shoreline setback, may be reduced to zero feet if the side of the dwelling unit is attached to a dwelling unit on an adjoining lot. If one side of a dwelling unit is so attached and the opposite side is not, the side that is not attached shall provide the minimum required yard.
- DD-15. Structure height may be increased as long as neither of the following maximums is exceeded:
 - a. The structure may not exceed 60 feet above average building elevation.
 - b. The structure may not exceed a plane that starts 3.5 feet above the outside westbound lane of SR 520 and ends at the high waterline of Lake Washington in the zone, excluding the canal.
- DD-16. Structure height may be increased to 35 feet above average building elevation if the increase does not impair views of the lake from properties east of Lake Washington Boulevard; and
 - a. The increase is offset by a view corridor that is superior to that required by the General Regulations; or
 - b. The increase is offset by maintaining comparable portions of the structure lower than 30 feet above average building elevation.
- DD-17. For attached or stacked dwelling units, this yard may be reduced to zero feet if the side of the dwelling unit is attached to a dwelling unit on an adjoining lot. If one side of a dwelling unit is so attached and the opposite side is not, the side that is not attached must provide the otherwise applicable minimum required yard.
- DD-18. Part of the unit count allowed in Planned Area 15A may be developed in Planned Area 15B. The maximum permitted number of dwelling units on the subject property in Planned Area 15B is computed using the following formula:
 - (The total lot area in square feet divided by 6,200) plus the unit count transferred from Planned Area 15A = The maximum number of permitted dwelling units.
- DD-19. Subsequent subdivision of an approved Master Plan into smaller lots is permitted; provided, that the required minimum acreage is met for the Master Plan.
- DD-20. The City will determine required yards and structure height based on the compatibility of development with adjacent uses and the degree to which development maintains the existing natural characteristics of the slope.
- DD-21. With a density as established on the Zoning Map. Minimum amount of lot area per dwelling unit is as follows:
 - a. In RM 5.0 and RMA 5.0 zones, the minimum lot area per unit is 5,000 square feet.
 - b. In RM 3.6 and RMA 3.6 zones, the minimum lot area per unit is 3,600 square feet.
 - c. In RM 2.4 and RMA 2.4 zones, the minimum lot area per unit is 2,400 square feet.
 - d. In RM 1.8 and RMA 1.8 zones, the minimum lot area per unit is 1,800 square feet.

- DD-22. The required 30-foot front yard may be reduced one foot for each one foot of this yard that is developed as a public use area if:
 - a. Substantially, the entire width of the yard (from north to south property line) is developed as a public use area; and
 - b. The design of the public use area is specifically approved by the City.
- DD-23. Where the 25-foot height limitation results solely from an adjoining low density zone occupied by a school that has been allowed to increase its height to at least 30 feet, then a structure height of 30 feet above average building elevation is allowed.
- DD-24. Buildings may not be closer than 40 feet to any low density zone.
- DD-25. Special Regulation DD-12 shall not supersede Special Regulation DD-24.
- DD-26. Special Regulation DD-13 shall not supersede Special Regulation DD-24.
- DD-27. Minimum amount of lot area per dwelling unit is as follows:
 - a. In the PLA 7C zone, the minimum lot area per unit is 3,600 square feet.
- DD-28. On corner lots, only one front yard must be a minimum of 20 feet. All other front yards shall be regulated as a side yard (minimum five-foot yard). The applicant may select which front yard shall meet the 20-foot requirement.
- DD-29. The area covered by structures, parking, buffers, and other elements of this use may not be used in calculating residential density in the development.
- DD-30. Gross floor area may not exceed 3,000 square feet.
- DD-31. Must be part of a development that encompasses the entire zone. See PU-37 for the maximum amount of office space allowed.
- DD-32. For school use, structure height may be increased, up to 35 feet, if:
 - a. The school can accommodate 200 or more students; and
 - b. The required side and rear yards for the portions of the structure exceeding the basic maximum structure height are increased by one foot for each additional one foot of structure height; and
 - c. The increased height is not specifically inconsistent with the applicable neighborhood plan provisions of the Comprehensive Plan; and
 - d. The increased height will not result in a structure that is incompatible with surrounding uses or improvements.

This special regulation is not effective within the disapproval jurisdiction of the Houghton Community Council.

DD-33. Five feet but two side yards must equal at least 15 feet.

- DD-34. If adjoining a low density zone, then 25 feet above average building elevation.
- DD-35. The required rear yard for each use shall be the same as the required rear yard for the same use in the RM zone, unless otherwise specified in Special Regulation DD-14.
- DD-36. The required 30-foot front yard may be reduced one foot for each one foot of this yard that is developed as a public use area if:
 - a. Within 30 feet of the front property line, each portion of a structure is set back from the front property line by a distance greater than or equal to the height of that portion above the front property line; and
 - b. Substantially, the entire width of this yard (from north to south property lines) is developed as a public use area; and
 - c. The design of the public use area is specifically approved by the City.
- DD-37. The required 30-foot front yard may be reduced, subject to all of the following conditions:
 - a. The existing primary structure does not conform to the minimum shoreline setback standard;
 - b. The proposed complete replacement or replacement of portion of the existing primary structure complies with the minimum required shoreline setback established under the provisions of Chapter 83 KZC, or as otherwise approved under the shoreline setback reduction provisions established in KZC 83.380:
 - c. The front yard for the complete replacement or the portion of replacement may be reduced one foot for each one foot of the shoreline setback that is increased in dimension from the setback of the existing nonconforming primary structure; provided, that subsection (4)(d) of this section is met; and
 - d. Within the front yard, each portion of the replaced primary structure is set back from the front property line by a distance greater than or equal to the maximum height of that portion above the front property line.
- DD-38. The required 30-foot front yard may be reduced, subject to all of the following conditions:
 - a. The existing primary structure does not conform to the minimum shoreline setback standard;
 - b. The proposed complete replacement or replacement of a portion of the existing primary structure complies with the minimum required shoreline setback established under the provisions of Chapter 83 KZC, or as otherwise approved under the shoreline setback reduction provisions established in KZC 83.380; and
 - c. The front yard for the complete replacement or the portion of replacement may be reduced one foot for each one foot of the shoreline setback that is increased in dimension from the setback of the existing nonconforming primary structure.

(Ord. 4495 § 2, 2015; Ord. 4476 § 2, 2015)

25.20 Permitted Uses Permitted Uses Table – High Density Residential Zones

(RM 2.4; RMA 2.4; RM 1.8; RMA 1.8; HENC 2; PLA 5A, PLA 5D, PLA 5E; PLA 6A, PLA 6D, PLA 6I, PLA 6J; PLA 7A, PLA 7B)

(See also KZC 25.30, Density/Dimensions Table, and KZC 25.40, Development Standards Table)

		Required Re	view Process:								
		IIA = Process	Chapter 145 K IIA, Chapter 1 IIB, Chapter 1	150 KZC				n Review, Chap Required Review			
					# = Applicab		Not Permitted ulations (listed	after the table)			
Use		RM, RMA	HENC 2	PLA 5A	PLA 5D	PLA 5E	PLA 6A	PLA 6D	PLA 6I	PLA 6J	PLA 7A, B
25.20.010	Assisted Living Facility	None 1, 2, 3, 4	None 1, 2, 3, 4	None 2, 3, 4	None 2, 3, 4	None 2, 3, 4	None 2, 3, 4	I or None 2, 3, 4, 5	IIA 2, 3, 4	None 2, 3, 4	None 2, 3, 4
25.20.020	Church	IIA 1, 6	IIA 1, 6	IIA	IIA	IIA	IIA	IIA	IIA	IIA	IIA
25.20.030	Community Facility	IIA 1, 7, 8	IIA 1, 7, 8	IIA	IIA	IIA	IIA	IIA	IIA	IIA	IIA
25.20.040	Convalescent Center	IIA 1, 3	IIA 1, 3	3 I	IIA 3	IIA 3	IIA 3	3 IIA	IIA 3	IIA 3	IIA 3
25.20.050	Detached, Attached, or Stacked Dwelling Units	None 1, 9	None 1, 9	None	None	None	None	I or None 5, 12	None	None	None
25.20.060	Detached Dwelling Unit	None 13	None 13	None 13	None 13	None 13	None 13	None 13	None 13	None 13	None 13
25.20.070	Government Facility	IIA 1, 8	IIA 1, 8	IIA	IIA	IIA	IIA	IIA	IIA	IIA	IIA
25.20.080	Grocery Store, Drug Store, Laundromat, Dry Cleaners, Barber Shop, Beauty Shop or Shoe Repair Shop	IIA 14	IIA 14	NP	NP	NP	NP	NP	NP	NP	NP
25.20.090	Mini-School or Mini-Day-Care Center	None 1, 15, 16, 17, 18, 19	None 1, 15, 16, 17, 18, 19	None 16, 17, 19, 20, 21	None 16, 17, 19, 20, 21	None 16, 17, 19, 20, 21	None 16, 17, 19, 20, 21	None 16, 17, 19, 21			

		Required Re	view Process:								
		IIA = Process	I = Process I, Chapter 145 KZC IIA = Process IIA, Chapter 150 KZC IIB = Process IIB, Chapter 152 KZC # = Applicable				None = No R	Review, Chap equired Review			
							Not Permitted ulations (listed	after the table)	ı		
Use		RM, RMA	HENC 2	PLA 5A	PLA 5D	PLA 5E	PLA 6A	PLA 6D	PLA 6I	PLA 6J	PLA 7A, B
25.20.100	Nursing Home	IIA 1, 3	IIA 1, 3	3 I	IIA 3	IIA 3	IIA 3	IIA 3	IIA 3	IIA 3	IIA 3
25.20.110	Office Uses (Stand-Alone or Mixed with Detached, Attached, or Stacked Dwelling Units)	NP	NP	NP	NP	NP	NP	NP	NP	NP	None 22, 23, 24
25.20.120	Piers, Docks, Boat Lifts and Canopies Serving Detached, Attached or Stacked Dwelling Units	I 11	I 11	NP	NP	NP	NP	NP	NP	NP	NP
25.20.130	Public Park				See K	ZC 45.50 for re	equired review	process.			
25.20.140	Public Utility	11A 1, 8	1, 8 IIA	None	IIA	IIA	IIA	IIA	IIA	IIA	IIA
25.20.150	School or Day-Care Center	IIA 1, 10, 15, 16, 18, 19	IIA 1, 10, 15, 16, 18, 19	IIA 10, 16, 19, 20, 21	IIA 10, 16, 19, 21, 25	IIA 10, 16, 19, 20, 21	IIA 10, 16, 19, 20, 21	IIA 10, 16, 19, 21			

Permitted Uses (PU) Special Regulations:

- PU-1. Within the Rose Hill Business District (RHBD) and HENC 2, D.R., Chapter 142 KZC.
- PU-2. A facility that provides both independent dwelling units and assisted living units shall be processed as an assisted living facility.
- PU-3. 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.
- PU-4. The assisted living facility shall provide usable recreation space of at least 100 square feet per unit, in the aggregate, for both assisted living units and independent dwelling units, with a minimum of 50 square feet of usable recreation space per unit located outside.
- PU-5. Reserved. If between 1,800 and 3,600 square feet of lot area per unit, then Process I, Chapter 145 KZC. If 3,600 square feet of lot area per unit or more, then None.
- PU-6. The property must be served by a collector or arterial street.
- PU-7. A community facility use is not permitted on properties within the jurisdiction of the Shoreline Management Act.
- PU-8. Site design must minimize adverse impacts on surrounding residential neighborhoods.
- PU-9. Development located in the RM 3.6 zone in North Rose Hill, lying between Slater Avenue NE and 124th Avenue NE, and NE 108th Place (extended) and approximately NE 113th Place (extended) shall comply with the following:
 - a. Each development shall incorporate at least two acres; and
 - b. Significant vegetation that provides protection from I-405 shall be retained to the maximum extent feasible.
- PU-10. Structured play areas must be set back from all property lines as follows:
 - a. Twenty feet if this use can accommodate 50 or more students or children.
 - b. Ten feet if this use can accommodate 13 to 49 students or children.
- PU-11. See Chapter 141 KZC for additional procedural requirements in addition to those in Chapter 145 KZC.
- PU-12. If proposed development contains less than 3,600 square feet of lot area per unit, the following right-of-way improvements shall be required on rights-of-way which serve the subject property. The improvements shall extend from State Street to the eastern boundary of the subject property/frontage on the right-of-way.
 - a. On 2nd Avenue South, 3rd Avenue South, and 5th Avenue South:
 - 20 feet of paved surface, six-inch vertical curb on each side, five-foot sidewalk on north side adjacent to curb and two-foot utility strip on each side. In addition, right-of-way dedication on 5th Avenue South will be required as necessary to install these improvements.

b. On 4th Avenue South:

24 feet of paved surface, six-inch vertical curb on each side, five-foot sidewalk on north side adjacent to curb and five-foot six-inch utility strip on each side.

- PU-13. For this use, only one dwelling unit may be on each lot regardless of the size of the lot.
- PU-14. a. This use may be permitted only if it is specifically consistent with the Comprehensive Plan in the proposed location.
 - b. May only be permitted if placement, orientation, and scale indicate this use is primarily intended to serve the immediate residential area.
 - c. Must be located on a collector arterial or higher volume right-of-way.
 - d. Placement and scale must indicate pedestrian orientation.
 - e. Must mitigate traffic impacts on residential neighborhood.
 - f. May not be located above the ground floor of a structure.
 - g. Hours of operation may be limited by the City to reduce impacts on nearby residential uses.
 - h. This use is not permitted in an RM zone located within the Rose Hill Business District (RHBD).
- PU-15. May locate on the subject property if:
 - a. It will not be materially detrimental to the character of the neighborhood in which it is located.
 - b. Site and building design minimizes adverse impacts on surrounding residential neighborhoods.
- PU-16. A six-foot-high fence is required along the property line adjacent to the outside play areas.
- PU-17. Structured play areas must be set back from all property lines by five feet.
- PU-18. To reduce impacts on nearby residential uses, hours of operation of the use may be limited and parking and passenger loading areas relocated.
- PU-19. May include accessory living facilities for staff persons.
- PU-20. May locate on the subject property only if:
 - a. It will serve the immediate neighborhood in which it is located; or
 - b. It will not be materially detrimental to the character of the neighborhood in which it is located.
- PU-21. Hours of operation may be limited by the City to reduce impacts on nearby residential uses.

- PU-22. This use is permitted only in PLA 7B, extending 50 feet west of the property line adjoining 4th Street, south of 4th Avenue.
- PU-23. The following regulations apply to veterinary offices only:
 - a. May only treat small animals on the subject property.
 - b. Outside runs and other outside facilities for the animals are not permitted.
 - c. Site must be designed so that noise from this use will not be audible off the subject property. A certification to this effect, signed by an Acoustical Engineer, must be submitted with the development permit application.
 - d. A veterinary office is not permitted in any development containing dwelling units.
- PU-24. Ancillary assembly and manufacture of goods on the premises of this use are permitted only if:
 - a. The ancillary assembled or manufactured goods are subordinate to and dependent on this use.
 - b. The outward appearance and impacts of this use with ancillary assembly or manufacturing activities must be no different from other office uses.
- PU-25. May locate on the subject property only if:
 - a. It will serve the immediate neighborhood in which it is located; or
 - b. It will not be materially detrimental to the character of the neighborhood in which it is located; or
 - c. The property is served by a collector or arterial street.

(Ord. 4683 § 2, 2019; Ord. 4637 § 3, 2018; Ord. 4476 § 2, 2015)

Density/Dimensions Table – High Density Residential Zones

(RM 2.4; RMA 2.4; RM 1.8; RMA 1.8; HENC 2; PLA 5A, PLA 5D, PLA 5E; PLA 6A, PLA 6D, PLA 6I, PLA 6J; PLA 7A, PLA 7B)

(Refer to KZC 25.20, Permitted Uses Table, to determine if a use is allowed in the zone; see also KZC 25.40, Development Standards Table)

			REQUIRED YA (See Ch. 115 KZ]		
USE		Minimum Lot Size	Front	Side	Rear	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation	
25.30.010	Assisted Living Facility ¹	3,600 sq. ft.	20' RM, RMA: 20' ² HENC 2: 10'	5' ⁴ RMA: 5' HENC 2: 0'	10' HENC 2: 0'	60% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. ⁵ RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: 30' above ABE. ⁶	
				PLA 5A: ³			PLA 7A, 7B: 30' above ABE. ⁷	
25.30.020	Church	7,200 sq. ft.	20' RM, RMA: 20' ² HENC 2: 10'	20' HENC 2: 0'	20' HENC 2: 0'	70% HENC 2: 80%	RM, PLA 6D: 30' above ABE. ⁵ RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: The lower of 4 stories or 40' above ABE. PLA 6A, PLA 6J: 30' above ABE. ^{5, 12} PLA 7A, 7B: 30' above ABE. ⁷	
25.30.030	Community Facility	None	20' RM, RMA: 20' ² HENC 2: 10'	10' HENC 2: 0'	10' HENC 2: 0'	70% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. ⁵ RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: The lower of 4 stories or 40' above ABE. PLA 7A, 7B: 30' above ABE. ⁷	
25.30.040	Convalescent Center	7,200 sq. ft. PLA 6I: None	20' RM, RMA: 20' ² HENC 2: 10'	10' HENC 2: 0'	10' HENC 2: 0'	70% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. ⁵ RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: The lower of 4 stories or 40' above ABE. PLA 7A, 7B: 30' above ABE. ⁷	
25.30.050	Detached, Attached or Stacked Dwelling Units	3,600 sq. ft. with at least 1,800 sq. ft. per unit. RM, RMA: 3,600 sq. ft. 8 HENC 2: 3,600 sq. ft.	20' RM, RMA: 20' ² HENC 2: 10'	Detached units, 5'; attached or stacked units, 5' 4, 10 RMA: 5'10 HENC 2: 0'	10' ¹¹ HENC 2: 0'	60% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. 5.12 RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: 30' above ABE. 6 PLA 7A, 7B: 30' above ABE. 7.12	
		No density limit. PLA 6I: 3,600 sq. ft. with at least 2,400 sq. ft. per unit.		RM, RMA: ¹³ PLA 5A: ³	•	1		

,	/A, FLA /D)		REQUIRED YA (See Ch. 115 KZ					
USE	I	Minimum Lot Size	Front	Side	Rear	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation	
		PLA 7A, 7B: 3,600 sq. ft. ¹⁴						
25.30.060	Detached Dwelling Unit	3,600 sq. ft.	20' RM, RMA: 20' ² PLA 6I: 10'	5' RM, RMA, HENC 2: 5' ⁴	10'	60%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. ^{5, 12} RMA: 35' above ABE. ¹² PLA 5A, PLA 5D, PLA 5E: 25' above ABE. HENC 2, PLA 6I: 30' above ABE. PLA 7A, 7B: 30' above ABE. ^{7, 12}	
25.30.070	Government Facility	None	20' RM, RMA: 20' ² HENC 2: 10'	10' HENC 2: 0'	10' HENC 2: 0'	70% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. ⁵ RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: The lower of 4 stories or 40' above ABE. PLA 7A, 7B: 30' above ABE. ⁷	
25.30.080	Grocery Store, Drug Store, Laundromat, Dry Cleaners, Barber Shop, Beauty Shop or Shoe Repair Shop	7,200 sq. ft. ⁹	20' ² HENC 2: 10'	5' ⁴ HENC 2: 0'	10' HENC 2: 0'	60% HENC 2: 80%	HENC 2, RM: 30' above ABE. ⁵ RMA: 35' above ABE.	
25.30.090	Mini-School or Mini- Day-Care Center	3,600 sq. ft.	20' RM, RMA: 20' ² HENC 2: 10'	5' ⁴ HENC 2: 0'	10' HENC 2: 0'	60% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. ⁵ RMA: 35' above ABE. PLA 5D: 30' above ABE. ⁶ HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 7A, 7B: 30' above ABE. ⁷	
25.30.100	Nursing Home	7,200 sq. ft. PLA 61: None	20' RM, RMA: 20' ² HENC 2: 10'	10' HENC 2: 0'	10' HENC 2: 0'	70% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. 5 RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: The lower of 4 stories or 40' above ABE. PLA 7A, 7B: 30' above ABE.	
25.30.110	Office Uses (Stand- Alone or Mixed with Detached, Attached, or Stacked Dwelling Units)	3,600 sq. ft. with at least 1,800 sq. ft. per unit	20'	514	10'	80%	30' above ABE.	
25.30.120	Piers, Docks, Boat Lifts and Canopies Serving Detached, Attached or Stacked Dwelling Units	None	5	Gee Chapter 83 KZ	C.	-	Landward of the ordinary high water mark: RM: 30' above ABE. RMA: 35' above ABE.	
25.30.130	Public Park			Developmen	t standards will be	determined on a case-	by-case basis.	

			REQUIRED YARDs (See Ch. 115 KZC)						
USE		Minimum Lot Size	Front	Side	Rear	Maximum Lot Coverage	Maximum Height of Structure ABE = Average Building Elevation		
25.30.140	Public Utility	None	20' RM, RMA: 20' ² HENC 2: 10'	20' HENC 2: 0'	RM, RMA, PLA 5D, PLA 6A, PLA 6D, PLA 6J: 20' PLA 5A, PLA 5E, PLA 6I, PLA 7A, 7B: 10' HENC 2: 0'	70% HENC 2: 80%	RM, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. ⁵ RMA: 35' above ABE. HENC 2, PLA 5A, PLA 5E, PLA 6I: 30' above ABE. PLA 5D: The lower of 4 stories or 40' above ABE. PLA 7A, 7B: 30' above ABE. ⁷		
25.30.150	School or Day-Care Center	7,200 sq. ft.	If this use can acc children, then:	ommodate 50 or m	nore students or	70% HENC 2: 80%	RM: 30' above ABE. 5, 15 RMA: 35' above ABE.		
			50'	50'	50'		PLA 5A, PLA 5E, PLA 6I: 30' above ABE. 15 PLA 5D: The lower of 4 stories or 40' above ABE.		
			If this use can acc children, then:	this use can accommodate 13 to 49 students or nildren, then:			HENC 2, PLA 6A, PLA 6D, PLA 6J: 30' above ABE. 5, 15 PLA 7A, 7B: 30' above ABE. 7, 15		
			20'	20'	20'				
				RM, RMA: ²	•				

Density/Dimensions (DD) Special Regulations:

- DD-1. 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 1-1/2 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 a permitted multifamily development.
- DD-2. See KZC 25.10.020(7).
- DD-3. The required yard of any structure abutting a lot containing a low density use within PLA 5 must be increased one foot for each one foot that structure exceeds 20 feet above average building elevation.
- DD-4. Five feet but two side yards must equal at least 15 feet.
- DD-5. If adjoining a low density zone other than RSX, then 25 feet above average building elevation.
- DD-6. If the development contains at least one acre, then the lower of four stories or 40 feet above average building elevation.
- DD-7. If adjoining a low density zone other than RSX, or detached dwelling unit in PLA 7C, then 25 feet above average building elevation.
- DD-8. With a density as established on the Zoning Map. Minimum amount of lot area per dwelling unit is as follows:
 - a. In RM 5.0 and RMA 5.0 zones, the minimum lot area per unit is 5,000 square feet.
 - b. In RM 3.6 and RMA 3.6 zones, the minimum lot area per unit is 3,600 square feet.
 - c. In RM 2.4 and RMA 2.4 zones, the minimum lot area per unit is 2,400 square feet.
 - d. In RM 1.8 and RMA 1.8 zones, the minimum lot area per unit is 1,800 square feet.
- DD-9. Gross floor area may not exceed 3,000 square feet.
- DD-10. The side yard may be reduced to zero feet if the side of the dwelling unit is attached to a dwelling unit on an adjoining lot. If one side of a dwelling unit is so attached and the opposite side is not, the side that is not attached must provide a minimum side yard of five feet; provided, that for PLA 5A this special regulation shall not supersede minimum yard requirements when abutting a lot containing a low density use within the PLA 5 zone.
- DD-11. The rear yard may be reduced to zero feet if the rear of the dwelling unit is attached to a dwelling unit on an adjoining lot; provided, that for PLA 5A this special regulation shall not supersede minimum yard requirements when abutting a lot containing a low density use within the PLA 5 zone.

- DD-12. Where the 25-foot height limitation results solely from an adjoining low density zone occupied by a school that has been allowed to increase its height to at least 30 feet, then a structure height of 30 feet above average building elevation is allowed.
- DD-13. See KZC 25.05.020(3).
- DD-14. Minimum amount of lot area per dwelling unit is as follows:
 - a. In the PLA 7A zone, the minimum lot area per unit is 2,400 square feet.
 - b. In the PLA 7B zone, the minimum lot area per unit is 1,800 square feet.
- DD-15. For school use, structure height may be increased, up to 35 feet, if:
 - a. The school can accommodate 200 or more students; and
 - b. The required side and rear yards for the portions of the structure exceeding the basic maximum structure height are increased by one foot for each additional one foot of structure height; and
 - c. The increased height is not specifically inconsistent with the applicable neighborhood plan provisions of the Comprehensive Plan; and
 - d. The increased height will not result in a structure that is incompatible with surrounding uses or improvements.

This special regulation is not effective within the disapproval jurisdiction of the Houghton Community Council.

(Ord. 4637 § 3, 2018; Ord. 4476 § 2, 2015)

40.20 Permitted Uses Permitted Uses Table – Industrial Zones (LIT, PLA 6G)

(See also KZC 40.30, Density/Dimensions Table, and KZC 40.40, Development Standards Table)

		Required Review Process:	
		I = Process I, Chapter 145 KZC IIA = Process IIA, Chapter 150 KZC IIB = Process IIB, Chapter 152 KZC	DR = Design Review, Chapter 142 KZC None = No Required Review Process
			se Not Permitted Regulations (listed after the table)
Use		LIT	PLA 6G
40.20.020	Auction House	None 7, 8	NP
40.20.040	Breweries, Wineries, and Distilleries	None 7, 10 <u>, 12</u>	None 10, 11, 12, 13, 14, 15
40.20.050	Community Facility	None 7 <u>, 12</u>	IIA 12
40.20.060	Day-Care Center	See KZC 40.20.250, School or Day-Care Center	None 16, 17, 18, 19
40.20.080	Entertainment, Cultural and/or Recreational Facility	None 7	NP
40.20.090	Government Facility	None 7 <u>.12</u>	IIA 12
40.20.100	Hazardous Waste Treatment and Storage Facilities	None 7, <u>12,</u> 20	NP
40.20.110	High Technology	None 7, <u>12,</u> 14, 21	None 12, 15, 21
40.20.120	Industrial Laundry Facility	None 7, <u>12,</u> 14	None 11, 12, 13, 14, 15
40.20.130	Kennel	None 7 <u>, 12</u> , 23, 24	NP
40.20.140	Manufacturing	NP	None 11, 12, 13, 14, 15
40.20.150	Mini-Day-Care Center	None 7, 16, 17, 18	None 16, 17, 18, 19

Kirkland Zoning Code

		Required Review Process:	
		I = Process I, Chapter 145 KZC IIA = Process IIA, Chapter 150 KZC IIB = Process IIB, Chapter 152 KZC	DR = Design Review, Chapter 142 KZC None = No Required Review Process
			NP = Use Not Permitted Special Regulations (listed after the table)
Use		LIT	PLA 6G
40.20.160	Office Use	None 7	None 12, 15
40.20.170	Packaging of Prepared Materials: Manufacturing	None 7, 11 <u>, 12,</u> 14	NP
40.20.180	Public Park	See KZC	45.50 for required review process.
40.20.190	Public Utility	None 7 <u>, 12</u>	IIA 12
40.20.200	Recycling Center	None 7, <u>12,</u> 26	NP
40.20.210	Restaurant	None 7, 19, 27	NP
40.20.220	Retail Establishment Providing Banking and Related Financial Services	None 7, 19, 27	NP
40.20.230	Retail Establishment Providing Rental Services	None 7	NP
40.20.240	Retail Establishment Providing Storage Services	None 7, 28, 29	None 28, 29
40.20.245	Retail Establishment Selling Marijuana or Products Containing Marijuana	None 7, 30, 31	NP
40.20.250	School or Day-Care Center	None 7, 16, 17, 18	Schools are NP, see KZC 40.20.060 for Day-Care Centers
40.20.260	Vehicle or Boat Repair, Services, Storage, or Washing	None 7 <u>, 12.</u> 25	NP
40.20.270	Warehouse Storage Service	None 7 <u>, 12,</u> 14	None 11, 12, 13, 14, 15
40.20.280	Wholesale Establishment or Contracting Services in Building Construction, Plumbing, Electrical, Landscaping, or Pest Control	None 7 <u>, 12</u>	None 11, 12, 13, 14, 15

Kirkland Zoning Code

		Required Review Process:			
		I = Process I, Chapter 145 KZC IIA = Process IIA, Chapter 150 KZC IIB = Process IIB, Chapter 152 KZC	DR = Design Review, Chapter 142 KZC None = No Required Review Process		
		NP = Use Not Permitted # = Applicable Special Regulations (listed after the table)			
Use		LIT	PLA 6G		
40.20.290	Wholesale Printing or Publishing	None 7, <u>12.</u> 14	None 11, 12, 13, 14, 15		
40.20.300	Wholesale Trade	None 7, <u>12,</u> 14	None 11, 12, 13, 14, 15		

Permitted Uses (PU) Special Regulations:

- PU-1 PU-6. Reserved.
- PU-7. Within the Rose Hill Business District (RHBD), D.R., Chapter 142 KZC.
- PU-8. Livestock auctions are not permitted.
- PU-9. Reserved.
- PU-10. May include tasting rooms, accessory retail sales, or office utilizing not more than 20 percent of the gross floor area (50 percent if the property is located within 150 feet of the Cross Kirkland Corridor).
- PU-11. The following manufacturing uses are permitted:
 - a. Food, drugs, stone, clay, glass, china, ceramic products, electrical equipment, scientific or photographic equipment, fabricated metal products;
 - b. Fabricated metal products, but not fabrication of major structural steel forms, heavy metal processes, boiler making, or similar activities;
 - c. Cold mix process only of soap, detergents, cleaning preparations, perfumes, cosmetics, or other toilet preparations;
 - d. Packaging of prepared materials;
 - e. Textile, leather, wood, paper and plastic products from pre-prepared material; and
 - f. Other compatible uses which may involve manufacturing, processing, assembling, fabrication and handling of products, and research and technological processes.
- PU-12. Prior to issuance of a development permit, documentation must be provided and stamped by a licensed professional verifying that the expected noise to be emanating from the site adjoining to any residential zoned property complies with the standards set forth in WAC 173-60-040(1) for a Class B source property and a Class A receiving property.
- PU-13. Outdoor storage and fabrication are not permitted.
- PU-14. No more than 20 percent of the gross floor area may be utilized for accessory uses such as wholesale, office, retail or service.
- PU-15. Use shall not create noise, glare, light, dust, fumes, and other adverse conditions which disrupt the residential character of the surrounding area.
- PU-16. A six-foot-high fence is required along the property lines adjacent to the outside play areas.
- PU-17. Hours of operation may be limited by the City to reduce impacts on nearby residential uses.
- PU-18. May include accessory living facilities for staff persons.
- PU-19. This use is permitted if accessory to a primary use, and:

- a. It will not exceed 20 percent of the gross floor area of the building; and
- b. The use is integrated into the design of the building.
- PU-20. Must comply with the state siting criteria adopted in accordance with RCW 70.105.210.
- PU-21. This use may include research and development, testing, assembly, repair or manufacturing or offices that support businesses involved in the pharmaceutical and biotechnology, communications and information technology, electronics and instrumentation, computers and software sectors.
- PU-22. Reserved.
- PU-23. Must provide suitable shelter for the animals.
- PU-24. Must maintain a clean, healthful environment for the animals.
- PU-25. Access from drive-through facilities must be approved by the Public Works Department. Drive-through facilities must be designed so that vehicles will not block traffic in the right-of-way while waiting in line to be served.
- PU-26. May deal in metal cans, glass, and paper. Other materials may be recycled if the Planning Director determines that the impacts are no greater than those associated with recycling metal cans, glass, or paper. The individual will have the burden of proof in demonstrating similar impacts.
- PU-27. This use is permitted if accessory to a primary use, and there is no vehicle drive-in or drive-through.
- PU-28. May include accessory living facilities for resident security manager.
- PU-29. This use not permitted if any portion of the subject property is located within 150 feet of the Cross Kirkland Corridor.
- PU-30. Permitted only where 50 percent of the boundaries of the LIT zone adjoin commercial zones.
- PU-31. Not permitted on school walk routes shown on Plate 46.

(Ord. 4683 § 2, 2019; Ord. 4650 § 1, 2018; Ord. 4494 § 2, 2015; Ord. 4479 § 2, 2015; Ord. 4476 § 2, 2015)

Kirkland Zoning Code

15.20 Permitted Uses Permitted Uses Table – Low Density Residential Zones (RS, RSX, RSA, WD II, PLA 3C, PLA 6E, PLA 16)

(See also KZC 15.30, Density/Dimensions Table, and KZC 15.40, Development Standards Table)

		Required Review Process:							
		I = Process I, Chapter 145 KZC IIA = Process IIA, Chapter 150 KZC None = No Required Review Process							
		NP = Use Not Permitted # = Applicable Special Regulations (listed after the table)							
Use		RS	RSX	RSA	WD II	PLA 3C	PLA 6E	PLA 16	
15.20.010	Attached Dwelling Units	NP	NP	NP	NP	I 1	NP	NP	
15.20.020	Church	2, 3, 4c	2, 4c	2, 4c, 13	NP	IIA 4c	2, 4c	IIA	
15.20.030	Commercial Equestrian Facility	NP	NP	NP	NP	NP	NP	IIB 5	
15.20.040	Commercial Recreation Area and Use	NP	NP	NP	NP	NP	NP	IIB 6	
15.20.050	Community Facility	2, 3, 4b	2, 4b	2, 4b	IIA 4b	IIA 4b	2	IIA	
15.20.060	Detached Dwelling Unit	None	None	None 8, 9	None 8, 11	None	None 8	None 7, 8	
15.20.070	Golf Course	IIA 4b, 12	IIA 4b, 12	IIA 4b, 12, 13	NP	NP	NP	NP	
15.20.080	Government Facility	2, 3, 4b	2, 4b	2, 4b	IIA 4b	IIA 4b	2	IIA	
15.20.090	Mini-School or Mini-Day-Care Center	I 4a, 4b, 14, 15, 16, 18	I 4a, 4b, 14, 15, 16, 18	I 4a, 4b, 13, 14, 15, 16, 18	NP	I 4a, 4b, 14, 15, 16, 18	None 15, 16, 17, 18, 19	None 15, 16, 17, 18, 19	
15.20.100	Piers, Docks, Boat Lifts and Canopies Serving Detached Dwelling Unit	NP	NP	I 10	10	NP	NP	NP	
15.20.110	Public Park	Development standards will be determined on a case-by-case basis. See KZC 45.50.							
15.20.120	Public Utility	2, 3, 4b	2, 4b	2, 4b	IIA 4b	IIA 4b	2	IIA	

Kirkland Zoning Code

		Required Review Process:						
		I = Process I, Chapter 145 KZC IIA = Process IIA, Chapter 150 KZC			IIB = Process IIB, Chapter 152 KZC None = No Required Review Process			
		NP = Use Not Permitted # = Applicable Special Regulations (listed after the table)						
Use		RS	RSX	RSA	WD II	PLA 3C	PLA 6E	PLA 16
15.20.130	School or Day-Care Center	2, 3, 4, 14, 16, 18, 20	2, 4, 14, 16, 18, 20	2, 4, 13, 14, 16, 18, 20	NP	IIA 4, 14, 16, 18, 20	2, 4, 14, 16, 18, 20	IIA 16, 17, 18, 19, 20

Permitted Uses (PU) Special Regulations:

- PU-1. a. No more than two units may be attached to each other.
 - b. Attached dwelling units must be designed to look like a detached single-family house using such techniques as limiting the points of entry on each facade, providing pitched roofs and covered porches.
- PU-2. The required review process is as follows:
 - a. If the subject property, including all contiguous property owned by the applicant and held by others for future use by the applicant, is less than five acres, the required review process is Process IIA, Chapter 150 KZC.
 - b. If the subject property, including all contiguous property owned by the applicant and held by others for future use by the applicant, is five or more acres, a Master Plan, approved through Process IIB, Chapter 152 KZC, is required. The Master Plan must show building placement, building dimensions, roadways, utility locations, land uses within the Master Plan area, parking location, buffering, and landscaping.
- PU-3. Within the disapproval jurisdiction of the Houghton Municipal Corporation, the required review process is Process IIB, Chapter 152 KZC.
- PU-4. May locate on the subject property only if:
 - a. It will not be materially detrimental to the character of the neighborhood in which it is located.
 - b. Site and building design minimizes adverse impacts on surrounding residential neighborhoods.
 - c. The property is served by a collector or arterial street (does not apply to existing school sites).
- PU-5. a. This use may include arenas, stables, roaming and grazing areas, club house and ancillary equestrian facilities.
 - b. This use must comply with KZC 80.30 through 80.45.
 - c. An improved public equestrian access trail through the subject property and appropriate public signing must be provided. The trail must be located and designed to allow for an eventual connection between NE 60th Street and Bridle Trails State and King County Parks.
- PU-6. a. This use may include activities such as: indoor and outdoor tennis courts, club house, swimming pool, other sport court games and ancillary commercial recreation activities.
 - b. Hours of operation may be limited by the City to reduce impacts on residential uses.
 - c. Vehicular and pedestrian circulation to and from the property shall be coordinated with the other properties in the vicinity to the maximum extent possible.
- PU-7. If lot size is less than 35,000 square feet, then Process IIB, Chapter 152 KZC.
- PU-8. For this use, only one dwelling unit may be on each lot regardless of the size of the lot, <u>unless the lot is being developed pursuant to the Cottage, Carriage, or Two/Three-Unit Homes regulations in KZC 113.</u>

- PU-9. Residential uses abutting Lake Washington may have an associated private shoreline park that is commonly or individually owned and used by residents and guests.
- PU-10. See Chapter 141 KZC for additional procedural requirements in addition to those in Chapter 145 KZC.
- PU-11. At the northern terminus of the 5th Avenue West vehicular access easement, the average parcel depth shall be measured from the ordinary high water mark to the public pedestrian access easement providing access to Waverly Beach Park.
- PU-12. a. May not include miniature golf.
 - b. The following accessory uses are specifically permitted as part of this use.
 - 1) Equipment storage facilities.
 - 2) Retail sales and rental of golf equipment and accessories.
 - 3) A restaurant.
- PU-13. This use is not permitted on properties within the jurisdiction of the Shoreline Management Act.
- PU-14. Hours of operation and maximum number of attendees may be limited by the City to reduce impacts on nearby residential uses.
- PU-15. Structured play areas must be set back from all property lines by five feet.
- PU-16. May include accessory living facilities for staff persons.
- PU-17. May locate on the subject property if:
 - a. It will serve the immediate neighborhood in which it is located; or
 - b. It will not be materially detrimental to the character of the neighborhood in which it is located.
- PU-18. A six-foot-high fence is required along the property lines adjacent to the outside play areas.
- PU-19. Hours of operation may be limited by the City to reduce impacts on nearby residential uses.
- PU-20. Structured play areas must be set back from all property lines as follows:
 - a. Twenty feet if this use can accommodate 50 or more students or children.
 - b. Ten feet if this use can accommodate 13 to 49 students or children.

(Ord. 4506 § 2, 2015; Ord. 4476 § 2, 2015)