

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

December 17, 2013

Ordinance 17725

	Proposed No. 2013-0524.2 Sponsors Gossett
1	AN ORDINANCE relating to zoning; amending Ordinance
2	10870, Section 335, as amended, and K.C.C. 21A.08.080
3	and Ordinance 10870, Section 336, as amended, and
4	K.C.C. 21A.08.090; and declaring an emergency.
5	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
6	SECTION 1. Findings: Ordinance 17710 contains a technical drafting error due
7	to a later amendment not reflecting the modifications a previous amendment made to the
8	same section of that ordinance. To correct this error before the effective date of
9	Ordinance 17710 and enact the regulations that were intended by the council to take
10	effect, it is necessary to enact this ordinance as an emergency ordinance.
11	SECTION 2. Ordinance 10870, Section 335, as amended, and K.C.C.
12	21A.08.080 are each hereby amended to read as follows:

13

A. Manufacturing land uses.

KEY .		RES	OURC	E	RURAL	RE	SIDE	NTIA	L	CO	COMMERCIAL/INDUSTRIAL								
P-Permitted Use	-	А	F	M	R	U	R	U	R	N	В	C	В	R	В	0	Ι		
C-Conditional Use		G	0	Ι	U	R	E	R	E	E	U	0	U	E	U	F	N		
S-Special Use	Z	R	R	N	R	В	S	В	S	Ι	S	М	S	G	S	F	D		
	0	Ι	E	E	А	A	Е	A	Ι	G	Ι	М	Ι	Ι	Ι	Ι	U		
	N	C	S	R	L	N	R	N	D	Н	Ν	U	Ν	0	N	С	S		
	E	U	Т	A			V		E	В	E	N	E	N	E	E	T		
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SIC #	SPECIFIC LAND	A	F	M	RA	UR	R1-	R12-	NB	СВ	RB	0	I
	USE						8	48					(11)
20	Food and Kindred	P1	P1		P1 C1	P1			P2	P2	P2 C		P2 C
	Products	C1											
*/2082	Winery/Brewery	P3			P3 C12	P3			P18	P18	Р		Р
/2085	/Distillery	C12											
*	Materials Processing	P13	P14	P15	P17 C								Р
	Facility		С	C16					-				
22	Textile Mill Products												С
23	Apparel and other										С		Р
	Textile Products												
24	Wood Products, except	P4	P4		P4 P19	P4					C6	1	Р
	furniture	P19	P19		C5								
			C5										
25	Furniture and Fixtures		P20		P20		+				С	-	Р
26	Paper and Allied												С
	Products												
27	Printing and Publishing						-		P7	P7	P7 C	P7	Р
												С	
*	Recreational marijuana	P21			P21		-			P22	P22	-	
	Processor I									C23	C23		
*	Recreational marijuana						-			P24	P24	-	P26
	Processor II									C25	C25		
28	Chemicals and Allied						-					+	С
	Products												
2911	Petroleum Refining						+					-	С
	and Related Industries												
30	Rubber and Misc.											-	С
	Plastics Products												
31	Leather and Leather										С	-	Р
	Goods												
32	Stone, Clay, Glass and									P6	P9		Р
	Concrete Products												
33	Primary Metal						-				+	-	С
	Industries												

34	Fabricated Metal												Р
	Products												
35	Industrial and												Р
	Commercial												
	Machinery												
351-	Heavy Machinery and												С
55	Equipment												
357	Computer and Office										С	С	Р
	Equipment												
36	Electronic and other										С		Р
	Electric Equipment												
374	Railroad Equipment												С
376	Guided Missile and												С
	Space Vehicle Parts												
379	Miscellaneous												С
	Transportation												
	Vehicles												
38	Measuring and										С	С	Р
	Controlling												
	Instruments												
39	Miscellaneous Light										С		Р
	Manufacturing												
*	Motor Vehicle and							<u> </u>					С
	Bicycle Manufacturing												
*	Aircraft, Ship and Boat						-	-					P100
	Building												
7534	Tire Retreading						-				С		Р
781-	Movie	1									Р		Р
82	Production/Distribution												
GENEI	RAL CROSS Lan	d Use Tab	ole Instr	uctions	, see K.C.C.	21A.08.020) and 21	A.02.070	; Developm	nent Standar	ds, see K.C	C.C. cha	apters
REFER	RENCES: 21A	.12 throu	gh 21A	.30; Gei	neral Provisi	ons, see K.	C.C. cha	apters 21/	A.32 throug	h 21A.38 A	pplication a	and Rev	view
	Pro	edures, s	ee K.C.	C. chap	ters 21A.40	through 21.	A.44; (*)Definitio	on of this sp	ecific land	use, see K.C	C.C. ch	apter
	21A												

B. Development conditions.

15

1.a. Excluding wineries and SIC Industry No. 2082-Malt Beverages;

16	b. In the A zone, only allowed on sites where the primary use is SIC industry
17	Group No. 01-Growing Harvesting Crops or No. 02-Raising Livestock and Small
18	Animals;
19	c. In the RA and UR zones, only allowed on lots of at least four and one-half
20	acres and only when accessory to an agricultural use;
21	d.(1) Except as provided in subsection B.1.d.(2) and B.1.d.(3) of this section,
22	the floor area devoted to all processing shall not exceed three thousand five hundred
23	square feet, unless located in a building designated as historic resource under K.C.C.
24	chapter 20.62;
25	(2) With a conditional use permit, up to five thousand square feet of floor
26	area may be devoted to all processing; and
27	(3) In the A zone, on lots thirty-five acres or greater, the floor area devoted to
28	all processing shall not exceed seven thousand square feet, unless located in a building
29	designated as historic resource under K.C.C. chapter 20.62;
30	e. Structures and areas used for processing shall maintain a minimum distance of
31	seventy-five feet from property lines adjoining rural area and residential zones, unless
32	located in a building designated as historic resource under K.C.C. chapter 20.62;
33	f. Processing is limited to agricultural products and sixty percent or more of
34	the products processed must be grown in the Puget Sound counties. At the time of initial
35	application, the applicant shall submit a projection of the source of products to be
36	produced;
37	g. In the A zone, structures used for processing shall be located on portions of
38	agricultural lands that are unsuitable for other agricultural purposes, such as areas within

39	the already developed portion of such agricultural lands that are not available for direct
40	agricultural production, or areas without prime agricultural soils; and
41	h. Tasting of products produced on site may be provided. The area devoted to
42	tasting shall be included in the floor area limitation in subsection B.1.d. of this section.
43	2. Except slaughterhouses.
44	3.a. Limited to wineries, SIC Industry No. 2082-Malt Beverages and SIC
45	Industry No. 2085-Distilled and Blended Liquors;
46	b. In the A zone, only allowed on sites where the primary use is SIC Industry
47	Group No. 01-Growing and Harvesting Crops or No. 02-Raising Livestock and Small
48	Animals;
49	c. In the RA and UR zones, only allowed on lots of at least four and one-half
50	acres;
51	d. The floor area devoted to all processing shall not exceed three thousand five
52	hundred square feet, unless located in a building designated as historic resource under
53	K.C.C. chapter 20.62;
54	e. Structures and areas used for processing shall maintain a minimum distance
55	of seventy-five feet from property lines adjoining rural area and residential zones, unless
56	located in a building designated as historic resource under K.C.C. chapter 20.62;
57	f. Sixty percent or more of the products processed must be grown in the Puget
58	Sound counties. At the time of the initial application, the applicant shall submit a
59	projection of the source of products to be produced; and
60	g. Tasting of products produced on site may be provided. The area devoted to
61	tasting shall be included in the floor area limitation in subsection B.3.c. of this section.

62	4. Limited to rough milling and planing of products grown on-site with portable
63	equipment.
64	5. Limited to SIC Industry Group No. 242-Sawmills and SIC Industry No.
65	2431-Millwork. For RA zoned sites, if using lumber or timber grown off-site, the
66	minimum site area is four and one-half acres.
67	6. Limited to uses found in SIC Industry No. 2434-Wood Kitchen Cabinets and
68	No. 2431-Millwork, (excluding planing mills).
69	7. Limited to photocopying and printing services offered to the general public.
70	8. Only within enclosed buildings, and as an accessory use to retail sales.
71	9. Only within enclosed buildings.
72	10. Limited to boat building of craft not exceeding forty-eight feet in length.
73	11. For I-zoned sites located outside the urban growth area designated by the
74	King County Comprehensive Plan, uses shown as a conditional use in the table of K.C.C.
75	21A.08.080.A. shall be prohibited, and all other uses shall be subject to the provisions for
76	rural industrial uses as set forth in K.C.C. chapter 21A.12.
77	12.a. Limited to wineries, SIC Industry No. 2082-Malt Beverages and SIC
78	Industry No. 2085-Distilled and Blended Liquors;
79	b.(1) Except as provided in subsection B.12.b.(2) of this section, the floor area
80	of structures for wineries, breweries and distilleries and any accessory uses shall not
81	exceed a total of eight thousand square feet. The floor area may be increased by up to an
82	additional eight thousand square feet of underground storage that is constructed
83	completely below natural grade, not including required exits and access points, if the

underground storage is at least one foot below the surface and is not visible aboveground; and

86 (2) On Vashon-Maury Island, the total floor area of structures for wineries,
87 breweries and distilleries and any accessory uses may not exceed six thousand square
88 feet, including underground storage;

c. Wineries, breweries and distilleries shall comply with Washington state
Department of Ecology and King County board of health regulations for water usage and
wastewater disposal. Wineries, breweries and distilleries using water from exempt wells
shall install a water meter;

d. Off-street parking is limited to one hundred and fifty percent of the

94 minimum requirement for wineries, breweries or distilleries specified in K.C.C.

95 21A.18.030;

96 e. Structures and areas used for processing shall be set back a minimum
97 distance of seventy-five feet from property lines adjacent to rural area and residential
98 zones, unless the processing is located in a building designated as historic resource under
99 K.C.C. chapter 20.62;

f. The minimum site area is four and one-half acres. If the total floor area of
structures for wineries, breweries and distilleries and any accessory uses exceed six
thousand square feet, including underground storage:

103

(1) the minimum site area is ten acres; and

104 (2) a minimum of two and one-half acres of the site shall be used for the105 growing of agricultural products;

· 106	g. The facility shall be limited to processing agricultural products and sixty
107	percent or more of the products processed must be grown in the Puget Sound counties.
108	At the time of the initial application, the applicant shall submit a projection of the source
109	of products to be processed; and
110	h. Tasting of products produced on site may be provided. The area devoted to
111	tasting shall be included in the floor area limitation in subsection B.12.b. of this section.
112	13. Limited to source separated organic waste processing facilities at a scale
113	appropriate to process the organic waste generated in the agricultural zone.
114	14. Only on the same lot or same group of lots under common ownership or
115	documented legal control, which includes, but is not limited to, fee simple ownership, a
116	long-term lease or an easement:
117	a. as accessory to a primary forestry use and at a scale appropriate to process
118	the organic waste generated on the site; or
119	b. as a continuation of a sawmill or lumber manufacturing use only for that
120	period to complete delivery of products or projects under contract at the end of the
121	sawmill or lumber manufacturing activity.
122	15. Only on the same lot or same group of lots under common ownership or
123	documented legal control, which includes, but is not limited to, fee simple ownership, a
124	long-term lease or an easement:
125	a. as accessory to a primary mineral use; or
126	b. as a continuation of a mineral processing use only for that period to
127	complete delivery of products or projects under contract at the end of mineral extraction.

128	16. Continuation of a materials processing facility after reclamation in
129	accordance with an approved reclamation plan.
130	17. Only a site that is ten acres or greater and that does not use local access
131	streets that abut lots developed for residential use.
132	18.a. Limited to wineries, SIC Industry No. 2082-Malt Beverages and SIC
133	Industry No. 2085-Distilled and Blended Liquors;
134	b. The floor area devoted to all processing shall not exceed three thousand five
135	hundred square feet, unless located in a building designated as historic resource under
136	K.C.C. chapter 20.62;
137	c. Structures and areas used for processing shall maintain a minimum distance
138	of seventy-five feet from property lines adjoining rural area and residential zones, unless
139	located in a building designated as historic resource under K.C.C. chapter 20.62; and
140	d. Tasting of products produced on site may be provided. The area devoted to
141	tasting shall be included in the floor area limitation in subsection B.18.b. of this section.
142	19. Limited to:
143	a. SIC Industry Group No. 242-Sawmills and SIC Industry No. 2431-
144	Millwork, as follows:
145	(1) If using lumber or timber grown off-site, the minimum site area is four
146	and one-half acres;
147	(2) The facility shall be limited to an annual production of no more than one
148	hundred fifty thousand board feet;
149	(3) Structures housing equipment used in the operation shall be located at
150	least one-hundred feet from adjacent properties with residential or rural area zoning;

151	(4) Deliveries and customer visits shall be limited to the hours of 8:00 a.m. to
152	7:00 p.m. on weekdays, and 9:00 a.m. to 5:00 p.m. on weekends;
153	(6) In the RA zone, the facility's driveway shall have adequate entering sight
154	distance required by the 2007 King County Road Design and Construction Standards. An
155	adequate turn around shall be provided on-site to prevent vehicles from backing out on to
156	the roadway that the driveway accesses; and
157	(7) Outside lighting is limited to avoid off-site glare; and
158	b. SIC Industry No. 2411-Logging.
159	20. Limited to manufacture of custom made wood furniture or cabinets.
160	21.a. Only allowed on lots of at least four and one-half acres;
161	b. Only as an accessory use to a Washington state Liquor Control Board
162	licensed marijuana production facility on the same lot; and
163	c. Accessory marijuana processing uses allowed under this section are subject
164	to all limitations applicable to marijuana production uses under K.C.C. 21A.08.090.
165	22.a. Only in the CB and RB zones located outside the urban growth area; and
166	b. Per parcel, the aggregated total gross floor area devoted to the use of, and in
167	support of, processing marijuana together with any separately authorized production of
168	marijuana shall be limited to a maximum of two thousand square feet; and
169	c. If the two thousand square foot per parcel threshold is exceeded, each and
170	every marijuana-related entity occupying space in addition to the two thousand square
171	foot threshold area on that parcel shall obtain a conditional use permit as set forth in
172	subsection B.23. of this section.
173	23.a. Only in the CB and RB zones located outside the urban growth area; and

174	b. Per parcel, the aggregated total gross floor area devoted to the use of, and in
175	support of, processing marijuana together with any separately authorized production of
176	marijuana shall be limited to a maximum of thirty thousand square feet.
177	24.a. Only in the CB and RB zones located inside the urban growth area ((and in
178	the UR zone in the Redmond Ridge Urban Planned Development/Fully Contained
179	Community on sites designated as business park under the agreement as authorized by
180	the Northridge Development Agreement)); and
181	b. Per parcel, the aggregated total gross floor area devoted to the use of, and in
182	support of, processing marijuana together with any separately authorized production of
183	marijuana shall be limited to a maximum of two thousand square feet; and
184	c. If the two thousand square foot per parcel threshold is exceeded, each and
185	every marijuana-related entity occupying space in addition to the two thousand square
186	foot threshold area on that parcel shall obtain a conditional use permit as set forth in
187	subsection B.25. of this section.
188	25. a. Only in the CB and RB zones located inside the urban growth area ((and
189	in the UR zone in the Redmond Ridge Urban Planned Development/Fully Contained
190	Community on sites designated as business park under the agreement as authorized by
191	the Northridge Development Agreement)); and
192	b. Per parcel, the aggregated total gross floor area devoted to the use of, and in
193	support of, processing marijuana together with any separately authorized production of
194	marijuana shall be limited to a maximum of thirty thousand square feet.

195 26. Per parcel, limited to a maximum aggregate total of thirty thousand square

196 feet of gross floor area devoted to, and in support of, the processing of marijuana together

197 with any separately authorized production of marijuana.

198 <u>SECTION 3.</u> Ordinance 10870, Section 336, as amended, and K.C.C.

199 21A.08.090 are each hereby amended to read as follows:

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A. Resource land uses.

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					RA													
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C-Conditional Use		G	0	I	U	R	Е	R	E		E	U	0	U	E	U	F	N
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AGRICULTUR	E:						1		+									-
Growing and Ha	rvesting	Р	Р		Р	Р	+	Р	+		\vdash							Р
Crops																		
Raising Liveston	k and	Р	Р		Р	Р	-	P6	+		\vdash				-			Р
Small Animals																		
Recreational ma	rijuana	P15			P16		-		+		+		P18 C	219	P18	C19		P20
producer					C17								1					
Agriculture Trai	ning	C10							+		+			-			\vdash	-
Facility																		
Agriculture-rela	ted	P12				-			+		+		-	-				
special needs ca	mp																	
	I Use SPECIFIC LAN AGRICULTUR Growing and Ha Crops Raising Livestoc Small Animals Recreational ma producer Agriculture Trai Facility Agriculture-rela	IUse Z O N E E SPECIFIC LAND SPECIFIC LAND USE AGRICULTURE: Crops Raising Livestock and Small Animals Recreational marijuana producer	Use Z R O I N C E U L T L T U R C SPECIFIC LAVUSE A SPECIFIC LAVUSE A Crops A Crops P Crops P	I Use Z R R R O I E S N C S E U T I L T I L I L I C I C I C I C I C I C I C I C I C I C	I Use Z R N R N O I E E N C S R E U T A L I L L T L I I I R I I E I RESECIFIC LANUSE A F M SPECIFIC LANUSE A F M Crops A F M Crops P M Growing and H I I I I I I I I I I I I I I I I I I I	LUseZRRNROIEEANCSRLNCSRLEUTARLLIARLLIARUIIARUIIAAERIIASPECIFIC LAWAFMRASPECIFIC LAWSSIIGrowing and HYPIPCropsIIIIRaising Livestock and producerP15IIP16Growing and marijuanaP15IIP16GroducerIIIIIIIAgriculture TrainingC10IIIIAgriculture-relatedP12IIII	LuseZRRNRBOIEEAANCSRLNPUTAIIEUTAIITLARIRTIIAIRUIAIPIIAISPECIFIC LANUEAFMRAGrowing and 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*	Agricultural Anaerobic	P13											
	Digester												
	FORESTRY:												
08	Growing & Harvesting Forest Production	Р	Р	P7	Р	Р	Р						Р
*	Forest Research		Р		Р	Р						P 2	Р
	FISH AND WILDLIFE MANAGEMENT:												
0921	Hatchery/Fish Preserve	Р	Р		Р	Р	С						Р
0273	Aquaculture (1)	Р	Р		Р	Р	С						Р
*	Wildlife Shelters	Р	Р		Р	Р	-						
	MINERAL:				-		+					-	
10,12	Mineral Extraction and	-	P9 C	Р			-					-	
,14	Processing			C11									
2951,	Asphalt/Concrete		P8	P8			-						Р
3271, 3273	Mixtures and Block		C11	C11									
	ACCESSORY USES:		-			-	-	-				+	
*	Resource Accessory Uses	P3	P4	P5	P3	P3							P4
*	Temporary Farm Worker Housing	P14	P14		P14								
GENERAL CROSS		Land U	se Table In	nstruction	is, see K.C	C.C. 21A.0	8.020 and	d 21A.02.	070; Develop	oment Standa	rds, see K.C.C		-
REFEI	RENCES:	chapter	s 21A.12 t	hrough 2	1A.30; Ge	eneral Prov	visions, se	e K.C.C.	chapters 21A	.32 through 1	21A.38; Appli	cation	
		1.51											
		and Review Procedures, see K.C.C. chapters 21A.40 through 21A.44; (*)Definition of this specific land use, see K.C.C. chapter 21A.06.											

202

1. May be further subject to K.C.C. Title 25, Shoreline Management.

2. Only forest research conducted within an enclosed building. 203

3. Accessory dwelling units in accordance with K.C.C. 21A.08.030. 204

4. Excluding housing for agricultural workers. 205

206	5. Limited to either maintenance or storage facilities, or both, in conjunction
207	with mineral extraction or processing operation.
208	6. Large livestock allowed in accordance with K.C.C. chapter 21A.30.
209	7. Only in conjunction with a mineral extraction site plan approved in
210	accordance with K.C.C. chapter 21A.22.
211	8. Only on the same lot or same group of lots under common ownership or
212	documented legal control, which includes, but is not limited to, fee simple ownership, a
213	long-term lease or an easement:
214	a. as accessory to a primary mineral extraction use;
215	b. as a continuation of a mineral processing only for that period to complete
216	delivery of products or projects under contract at the end of a mineral extraction; or
217	c. for a public works project under a temporary grading permit issued in
218	accordance with K.C.C. 16.82.152.
219	9. Limited to mineral extraction and processing:
220	a. on a lot or group of lots under common ownership or documented legal control,
221	which includes but is not limited to, fee simple ownership, a long-term lease or an
222	easement;
223	b. that are located greater than one-quarter mile from an established residence;
224	and
225	c. that do not use local access streets that abut lots developed for residential
226	use.
227	10. Agriculture training facilities are allowed only as an accessory to existing
228	agricultural uses and are subject to the following conditions:

229	a. The impervious surface associated with the agriculture training facilities
230	shall comprise not more than ten percent of the allowable impervious surface permitted
231	under K.C.C. 21A.12.040;
232	b. New or the expansion of existing structures, or other site improvements,
233	shall not be located on class 1, 2 or 3 soils;
234	c. The director may require reuse of surplus structures to the maximum extent
235	practical;
236	d. The director may require the clustering of new structures with existing
237	structures;
238	e. New structures or other site improvements shall be set back a minimum
239	distance of seventy-five feet from property lines adjoining rural area and residential
240	zones;
241	f. Bulk and design of structures shall be compatible with the architectural style
242	of the surrounding agricultural community;
243	g. New sewers shall not be extended to the site;
244	h. Traffic generated shall not impede the safe and efficient movement of
245	agricultural vehicles, nor shall it require capacity improvements to rural roads;
246	i. Agriculture training facilities may be used to provide educational services to
247	the surrounding rural/agricultural community or for community events. Property owners
248	may be required to obtain a temporary use permit for community events in accordance
249	with K.C.C. chapter 21A.32;

250	j. Use of lodging and food service facilities shall be limited only to activities
251	conducted in conjunction with training and education programs or community events
252	held on site;
253	k. Incidental uses, such as office and storage, shall be limited to those that
254	directly support education and training activities or farm operations; and
255	1. The King County agriculture commission shall be notified of and have an
256	opportunity to comment upon all proposed agriculture training facilities during the permit
257	process in accordance with K.C.C. chapter 21A.40.
258	11. Continuation of mineral processing and asphalt/concrete mixtures and block
259	uses after reclamation in accordance with an approved reclamation plan.
260	12.a. Activities at the camp shall be limited to agriculture and agriculture-
261	oriented activities. In addition, activities that place minimal stress on the site's
262	agricultural resources or activities that are compatible with agriculture are permitted.
263	(1) passive recreation;
264	(2) training of individuals who will work at the camp;
265	(3) special events for families of the campers; and
266	(4) agriculture education for youth.
267	b. Outside the camp center, as provided for in subsection B.12.e. of this
268	section, camp activities shall not preclude the use of the site for agriculture and
269	agricultural related activities, such as the processing of local food to create value-added
270	products and the refrigeration and storage of local agricultural products. The camp shall
271	be managed to coexist with agriculture and agricultural activities both onsite and in the
272	surrounding area.

273	c. A farm plan shall be required for commercial agricultural production to
274	ensure adherence to best management practices and soil conservation.
275	d.(1) The minimum site area shall be five hundred acres. Unless the property
276	owner has sold or transferred the development rights as provided in subsection B.12.c.(3)
277	of this section, a minimum of five hundred acres of the site must be owned by a single
278	individual, corporation, partnership or other legal entity and must remain under the
279	ownership of a single individual, corporation, partnership or other legal entity for the
280	duration of the operation of the camp.
281	(2) Nothing in subsection B.12.d.(1) of this section prohibits the property
282	owner from selling or transferring the development rights for a portion or all of the site to
283	the King County farmland preservation program or, if the development rights are
284	extinguished as part of the sale or transfer, to a nonprofit entity approved by the director;
285	e. The impervious surface associated with the camp shall comprise not more
286	than ten percent of the allowable impervious surface permitted under K.C.C. 21A.12.040;
287	f. Structures for living quarters, dining facilities, medical facilities and other
288	nonagricultural camp activities shall be located in a camp center. The camp center shall
289	be no more than fifty acres and shall depicted on a site plan. New structures for
290	nonagricultural camp activities shall be clustered with existing structures;
291	g. To the extent practicable, existing structures shall be reused. The applicant
292	shall demonstrate to the director that a new structure for nonagricultural camp activities
293	cannot be practicably accommodated within an existing structure on the site, though
294	cabins for campers shall be permitted only if they do not already exist on site;

295	h. Camp facilities may be used to provide agricultural educational services to
296	the surrounding rural and agricultural community or for community events. If required
297	by K.C.C. chapter 21A.32, the property owner shall obtain a temporary use permit for
298	community events;
299	i. Lodging and food service facilities shall only be used for activities related to
300	the camp or for agricultural education programs or community events held on site;
301	j. Incidental uses, such as office and storage, shall be limited to those that
302	directly support camp activities, farm operations or agricultural education programs;
303	k. New nonagricultural camp structures and site improvements shall maintain a
304	minimum set-back of seventy-five feet from property lines adjoining rural area and
305	residential zones;
306	1. Except for legal nonconforming structures existing as of January 1, 2007,
307	camp facilities, such as a medical station, food service hall and activity rooms, shall be of
308	a scale to serve overnight camp users;
309	m. Landscaping equivalent to a type III landscaping screen, as provided for in
310	K.C.C. 21A.16.040, of at least twenty feet shall be provided for nonagricultural structures
311	and site improvements located within two hundred feet of an adjacent rural area and
312	residential zoned property not associated with the camp;
313	n. New sewers shall not be extended to the site;
314	o. The total number of persons staying overnight shall not exceed three
315	hundred;
316	p. The length of stay for any individual overnight camper, not including camp
317	personnel, shall not exceed ninety days during a three-hundred-sixty-five-day period;

318	q. Traffic generated by camp activities shall not impede the safe and efficient
319	movement of agricultural vehicles nor shall it require capacity improvements to rural
320	roads;
321	r. If the site is adjacent to an arterial roadway, access to the site shall be
322	directly onto the arterial unless the county road engineer determines that direct access is
323	unsafe;
324	s. If direct access to the site is via local access streets, transportation
325	management measures shall be used to minimize adverse traffic impacts;
326	t. Camp recreational activities shall not involve the use of motor vehicles
327	unless the motor vehicles are part of an agricultural activity or are being used for the
328	transportation of campers, camp personnel or the families of campers. Camp personnel
329	may use motor vehicles for the operation and maintenance of the facility. Client-specific
330	motorized personal mobility devices are allowed; and
331	u. Lights to illuminate the camp or its structures shall be arranged to reflect the
332	light away from any adjacent property.
333	13. Limited to digester receiving plant and animal and other organic waste from
334	agricultural activities, as follows:
335	a. the digester must be included as part of a Washington state Department of
336	Agriculture approved dairy nutrient plan;
337	b. the digester must process at least seventy percent livestock manure or other
338	agricultural organic material from farms in the vicinity, by volume;
339	c. imported organic waste-derived material, such as food processing waste,
340	may be processed in the digester for the purpose of increasing methane gas production for

beneficial use, but not shall exceed thirty percent of volume processed by the digester; 341 342 and d. the use must be accessory to an operating dairy or livestock operation. 343 14. Temporary farm worker housing subject to the following conditions: 344 a. The housing must be licensed by the Washington state Department of 345 Health under chapter 70.114A RCW and chapter 246-358 WAC; 346 b. Water supply and sewage disposal systems must be approved by the Seattle 347 348 King County department of health; c. To the maximum extent practical, the housing should be located on 349 nonfarmable areas that are already disturbed and should not be located in the floodplain 350 351 or in a critical area or critical area buffer; and d. The property owner shall file with the department of executive services, 352 records and licensing services division, a notice approved by the department identifying 353 the temporary farm worker housing as accessory and that the housing shall only be 354 355 occupied by agricultural employees and their families while employed by the owner or 356 operator. The notice shall run with the land. 357 15. Marijuana production by marijuana producers licensed by the Washington 358 state Liquor Control Board is subject to the following standards: 359 a. Production is limited to outdoor, indoor within marijuana greenhouses, and 360 within structures that are nondwelling unit structures that exist as of October 1, 2013, 361 subject to the size limitations in subsection B.15.b. of this section: 362 b. Per parcel, the plant canopy, as defined in WAC 314-55-010, combined with any area used for processing under K.C.C. 21A.08.080 shall be limited to a maximum 363

364	aggregated total of two thousand square feet and shall be located within a fenced area or
365	marijuana greenhouse that is no more than ten percent larger than that combined area, or
366	may occur in nondwelling unit structures that exist as of October 1, 2013; and
367	c. Outdoor production area fencing as required by the Washington state Liquor
368	Control Board and marijuana greenhouses shall maintain a minimum street setback of
369	fifty feet and a minimum interior setback of thirty feet.
370	16. Marijuana production by marijuana producers licensed by the Washington
371	state Liquor Control Board is subject to the following standards:
372	a. Production is limited to outdoor, indoor within marijuana greenhouses, and
373	within nondwelling unit structures that exist as of October 1, 2013, subject to the size
374	limitations in subsection B.16.b. of this section;
375	b. Per parcel, the plant canopy, as defined in WAC 314-55-010, combined with
376	any area used for processing under K.C.C. 21A.08.080 shall be limited to a maximum
377	aggregated total of two thousand square feet and shall be located within a fenced area or
378	marijuana greenhouse, that is no more than ten percent larger than that combined area, or
379	may occur in nondwelling unit structures that exist as of October 1, 2013;
380	c. Only allowed on lots of at least four and one-half acres; and
381	d. Outdoor production area fencing as required by the Washington state Liquor
382	Control Board and marijuana greenhouses shall maintain a minimum street setback of
383	fifty feet and a minimum interior setback of thirty feet; and
384	e. If the two thousand square foot per parcel threshold of plant canopy within
385	fenced areas or marijuana greenhouses is exceeded, each and every marijuana-related

386	entity occupying space in addition to the two thousand square foot threshold area on that
387	parcel shall obtain a conditional use permit as set forth in subsection B.17. of this section.
388	17. Marijuana production by marijuana producers licensed by the Washington
389	state Liquor Control Board is subject to the following standards:
390	a. Production is limited to outdoor and indoor within marijuana greenhouses
391	subject to the size limitations in subsection B.17.b. of this section;
392	b. Per parcel, the plant canopy, as defined in WAC 314-55-010, combined with
393	any area used for processing under K.C.C. 21A.08.080 shall be limited to a maximum
394	aggregated total of thirty thousand square feet and shall be located within a fenced area or
395	marijuana greenhouse that is no more than ten percent larger than that combined area;
396	and
397	c. Only allowed on lots of at least four and one-half acres.
398	18.a.i. Production is limited to indoor only; and
399	ii. Per parcel, the plant canopy, as defined in WAC 314-55-010, combined
400	with any area used for processing under K.C.C. 21A.08.080, shall be limited to a
401	maximum aggregated total of two thousand square feet and shall be located within a
402	building or tenant space that is no more than ten percent larger than the plant canopy and
403	separately authorized processing area; and
404	b. ((In the UR zone, only allowed in the Redmond Ridge Urban Planned
405	Development/Fully Contained Community on sites designated as business park under the
406	agreement as authorized by the Northridge Development Agreement; and
407	e.)) If the two thousand square foot per parcel threshold is exceeded, each and
408	every marijuana-related entity occupying space in addition to the two thousand square

409 foot threshold area on that parcel shall obtain a conditional use permit as set forth in

410 subsection B.19. of this section.

411 19.a.((i.)) Production is limited to indoor only; and

412 ((ii.)) <u>b.</u> Per parcel, the plant canopy, as defined in WAC 314-55-010,

413 combined with any area used for processing under K.C.C. 21A.08.080, shall be limited to

a maximum aggregated total of thirty thousand square feet and shall be located within a

building or tenant space that is no more than ten percent larger than the plant canopy and

416 separately authorized processing area.

417 ((b. In the UR zone, only allowed in the Redmond Ridge Urban Planned

418 Development/Fully Contained Community on sites designated as business park under the

419 agreement as authorized by the Northridge Development Agreement.))

420 20. a. Production is limited to indoor only;

b. Per parcel, the plant canopy, as defined in WAC 314-55-010, combined with

422 any area used for processing under K.C.C. 21A.08.080, shall be limited to a maximum

423 aggregated total of thirty thousand square feet and shall be located within a building or

tenant space that is no more than ten percent larger than the plant canopy and separately

425 authorized processing area.

426 <u>SECTION 4.</u> The county council finds as a fact and declares that an emergency
427 exists and that this ordinance is necessary for the immediate preservation of public peace,
428 health or safety or for the support of county government and its existing institutions.

429 <u>SECTION 5.</u> Effective date. This ordinance takes effect immediately upon the

430 enactment of Ordinance 17710.

431

Ordinance 17725 was introduced on 12/16/2013 and passed as amended by the Metropolitan King County Council on 12/16/2013, by the following vote:

Yes: 8 - Mr. Phillips, Mr. von Reichbauer, Mr. Gossett, Ms. Patterson, Ms. Lambert, Mr. Dunn, Mr. McDermott and Mr. Dembowski No: 0 Excused: 1 - Ms. Hague

> KING COUNTY COUNCIL KING COUNTY, WASHINGTON

arry Gossett, Chair

ATTEST:

Unenon

Anne Noris, Clerk of the Council

Attachments: None