

Proposed No. 2017-0407.1

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

December 12, 2017

Ordinance 18626

Sponsors Dembowski

1	AN ORDINANCE relating to permitting and zoning;
2	amending Ordinance 10870, Section 330, as amended, and
3	K.C.C. 21A.08.030, Ordinance 10870, Section 331, as
4	amended, and K.C.C. 21A.08.040, Ordinance 10870,
5	Section 332, as amended, and K.C.C. 21A.08.050,
6	Ordinance 10870, Section 333, as amended, and K.C.C.
7	21A.08.060, Ordinance 10870, Section 334, as amended,
8	and K.C.C. 21A.08.070, Ordinance 10870, Section 335, as
9	amended, and K.C.C. 21A.08.080, Ordinance 10870,
10	Section 336, as amended, and K.C.C. 21A.08.090,
11	Ordinance 10870, Section 337, as amended, and K.C.C.
12	21A.08.100, Ordinance 12196, Section 9, as amended, and
13	K.C.C. 20.20.020, Ordinance 4461, Section 1, as amended
14	and K.C.C. 20.22.060, Ordinance 6949, Section 10, as
15	amended, and K.C.C. 20.44.080 and Ordinance 10870,
16	Section 388, as amended, and K.C.C. 21A.16.030, adding
17	new sections to K.C.C. chapter 21A.06, adding a new
1.8	section to K.C.C. chapter 21A.42 and repealing Ordinance
.9	3064, Section 1, as amended, and K.C.C. 20.54.010,

20	Ordinance 3064, Section 2, and K.C.C. 20.54.020,
21	Ordinance 3064, Section 3, as amended, and K.C.C.
22	20.54.030, Ordinance 3064, Section 4, as amended, and
23	K.C.C. 20.54.040, Ordinance 3064, Section 5, and K.C.C.
24	20.54.050, Ordinance 3064, Section 6, as amended, and
25	K.C.C. 20.54.060, Ordinance 3064, Section 7, as amended,
26	and K.C.C. 20.54.070, Ordinance 3064, Section 8, as
27	amended, and K.C.C. 20.54.080, Ordinance 3064, Section
28	9, as amended, and K.C.C. 20.54.090, Ordinance 3064,
29	Section 10, as amended, and K.C.C. 20.54.100, Ordinance
30	3064, Section 11, as amended, and K.C.C. 20.54.110,
31	Ordinance 3064, Section 12, and K.C.C. 20.54.120 and
32	Ordinance 3064, Section 13, and K.C.C. 20.54.130.
33	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
34	SECTION 1. Ordinance 10870, Section 330, as amended, and K.C.C.
35	21A.08.030 are each hereby amended to read as follows:

A. Residential land uses.

((KEY)) <u>P</u> = Permitted Use C =		RESOURCE F				RESIDENTIAL					COMMERCIAL/INDUSTRIAL							
Conditional Use S = Special Use		R																
					L													
((P-Permitted Use		((A	F	М	R	*	R	Ĥ	R	N	₿	C	₿	R	₿	θ	Ī	
C-Conditional Use		G	0	Ŧ	Ð	¥	E	R	E	E	Ų	θ	IJ	Æ	IJ	F	N	
S-Special Use))	((Z	R	R	N	R	R	S	₿	\$	Ŧ	S	М	S	G	S	F	Ð	
	θ	1	E	Æ	A	₿	Æ	A	1	G	Į	M	Ī	Î	ł	1	¥	
	Н	e	S	R	Ł	A	R	N	Ð	H	И	¥	N	θ	N	E	S	

	€))	¥	Ŧ	A		N V		E	BE	N	Ē	N	Ē	E	Ŧ
		F		F	A	E		N	0 8	1	\$	A	S		R
		Ŧ			R			Ŧ	R S	Ŧ	\$	£	S		ł
		IJ			E			Ī	H	¥					A
		R			A			A	θ						Ł
))
		臣						Ł	Θ						
	-								Đ						
SIC#	SPECIFIC LAND USE	A	F	M	RA	UR	R1-8	R12-	NB	СВ		RB		0	I
SIC #	SI ECIPIC DAID USE				I		Kiro	48				, KD			
	DWELLING UNITS,														
	TYPES:														
*	Single Detached	P	P2	Н	Р	P	P	P	P15						
		C12			C12	C12	C12	C12							
*	Townhouse				C4	C4	P11	P	P3	P3		P3		P3	
							C12								
*	Apartment				C4	C4	P5	P	P3	P3		P3		P3	
							C5								
*	Mobile Home Park				S13		C8	P						T.	
*	Cottage Housing			H			P15								
	GROUP RESIDENCES:														
*	Community Residential				С	С	P14.a	P	P3	P3		P3		P3	
	Facility-I						С								
*	Community Residential						P14.b	P	P3	P3		P3		P3	
	Facility-II														
*	Dormitory				C6	C6	C6	P			-				
*	Senior Citizen Assisted			H		P4	P4	P	P3	P3	\dashv	P3		P3	
	Housing														
	ACCESSORY USES:														
*	Residential Accessory Uses	P7	P7		P7	P7	P7	P7	P7	P7		P7		P7	
		((P1													
		7))													
*	Home Occupation	P18	P18		P18	P18	P18	P18	P18	P18	\dashv	P18		P18	

*	Home Industry	С	С	С	С						
	TEMPORARY										
	LODGING:										
7011	Hotel/Motel (1)							Р	P	P	
*	Bed and Breakfast	P9	P9	P9	P9	P9	P9	P10	P10		
	Guesthouse										
7041	Organization								P		
	Hotel/Lodging Houses										
((GENE	ERAL CROSS L	and Use Table In	structions, see	K.C.C.	21A.08.0	20 and 2	A.02.070); Develor	ment-Star	dards, sec	
REFER	RENCES: K	C.C. chapters 2	A.12 through	21A.30;	General	Provision	s, see K.	C.C. chapt	ers 21 A.37	2 through	
	2	IA.38; Application	on and Review	Procedu	res, see l	C.C.C. el	apters 21	A.40 throu	igh 21 A.4	4;	
	(2	E)Definition of th	is specific land	l-use, sec	K.C.C.	chapter 2	l A.06.))				

- B. Development conditions.
- 1. Except bed and breakfast guesthouses.
- 2. In the forest production district, the following conditions apply:
- a. Site disturbance associated with development of any new residence shall be limited to three acres. Site disturbance shall mean all land alterations including, but not limited to, grading, utility installation, landscaping, clearing for crops, on-site sewage disposal systems and driveways. Additional site disturbance for agriculture, including raising livestock, up to the smaller of thirty-five percent of the lot or seven aces, may be approved only if a farm management plan is prepared in accordance with K.C.C. chapter 21A.30. Animal densities shall be based on the area devoted to animal care and not the total area of the lot;
 - b. A forest management plan shall be required for any new residence in the forest production district, that shall be reviewed and approved by the King County department of natural resources and parks before building permit issuance; and

51	c. The forest management plan shall incorporate a fire protection element that
52	includes fire safety best management practices developed by the department.
53	3. Only as part of a mixed use development subject to the conditions of K.C.C.
54	chapter 21A.14, except that in the NB zone on properties with a land use designation of
55	commercial outside of center (CO) in the urban areas, stand-alone townhouse
56	developments are permitted subject to K.C.C. 21A.12.040, 21A.14.030, 21A.14.060 and
57	21A.14.180.
58	4. Only in a building listed on the National Register as an historic site or
59	designated as a King County landmark subject to K.C.C. chapter 21A.32.
60	5.a. In the R-1 zone, apartment units are permitted, if:
61	(1) At least fifty percent of the site is constrained by unbuildable critical
62	areas. For purposes of this subsection, unbuildable critical areas includes wetlands,
63	aquatic areas and slopes forty percent or steeper and associated buffers; and
64	(2) The density does not exceed a density of eighteen units per acre of net
65	buildable area.
66	b. In the R-4 through R-8 zones, apartment units are permitted if the density
67	does not exceed a density of eighteen units per acre of net buildable area.
68	c. If the proposal will exceed base density for the zone in which it is proposed,
69	a conditional use permit is required.
70	6. Only as accessory to a school, college, university or church.
71	7.a. Accessory dwelling units:
72	(1) Only one accessory dwelling per primary single detached dwelling unit;
73	(2) Only in the same building as the primary dwelling unit on:

74	(a) an urban lot that is less than five thousand square feet in area;
75	(b) except as otherwise provided in subsection B.7.a.(5) of this section, a
76	rural lot that is less than the minimum lot size; or
77	c. a lot containing more than one primary dwelling;
78	(3) The primary dwelling unit or the accessory dwelling unit shall be owner
79	occupied;
80	(4)(a) Except as otherwise provided in subsection B.7.a.(5) of this section,
81	one of the dwelling units shall not exceed one thousand square feet of heated floor area
82	except when one of the dwelling units is wholly contained within a basement or attic; and
83	(b) When the primary and accessory dwelling units are located in the same
84	building, or in multiple buildings connected by a breezeway or other structure, only one
85	entrance may be located on each street;
86	(5) On a site zoned RA:
87	(a) If one transferable development right is purchased from the Rural Area
88	or Natural Resource Lands under K.C.C. chapter 21A.37, the smaller of the dwelling
89	units is permitted a maximum floor area up to one thousand five hundred square feet; and
90	(b) If one transferable development right is purchased from the Rural Area
91	or Natural Resource Lands under K.C.C. chapter 21A.37, a detached accessory dwelling
92	unit is allowed on an RA-5 zoned lot that is at least two and one-half acres and less than
93	three and three-quarters acres;
94	(6) One additional off-street parking space shall be provided;
95	(7) The accessory dwelling unit shall be converted to another permitted use or
96	shall be removed if one of the dwelling units ceases to be owner occupied; and

97	(8) An applicant seeking to build an accessory dwelling unit shall file a notice
98	approved by the department of executive services, records and licensing services
99	division, that identifies the dwelling unit as accessory. The notice shall run with the land.
100	The applicant shall submit proof that the notice was filed before the department shall
101	approve any permit for the construction of the accessory dwelling unit. The required
102	contents and form of the notice shall be set forth in administrative rules. If an accessory
103	dwelling unit in a detached building in the rural zone is subsequently converted to a
104	primary unit on a separate lot, neither the original lot nor the new lot may have an
105	additional detached accessory dwelling unit constructed unless the lot is at least twice the
106	minimum lot area required in the zone; and
107	(9) Accessory dwelling units and accessory living quarters are not allowed in
108	the F zone.

- b. One single or twin engine, noncommercial aircraft shall be permitted only on lots that abut, or have a legal access that is not a county right-of-way, to a waterbody or landing field, but only if there are:
 - (1) no aircraft sales, service, repair, charter or rental; and
- (2) no storage of aviation fuel except that contained in the tank or tanks of the aircraft.
- c. Buildings for residential accessory uses in the RA and A zone shall not exceed five thousand square feet of gross floor area, except for buildings related to agriculture or forestry.
 - 8. Mobile home parks shall not be permitted in the R-1 zones.
 - 9. Only as accessory to the permanent residence of the operator, and:

120	a. Serving meals shall be limited to paying guests; and
121	b. The number of persons accommodated per night shall not exceed five,
122	except that a structure that satisfies the standards of the International Building Code as
123	adopted by King County for R-1 occupancies may accommodate up to ten persons per
124	night.
125	10. Only if part of a mixed use development, and subject to the conditions of
126	subsection B.9. of this section.
127	11. Townhouses are permitted, but shall be subject to a conditional use permit if
128	exceeding base density.
129	12. Required before approving more than one dwelling on individual lots,
130	except on lots in subdivisions, short subdivisions or binding site plans approved for
131	multiple unit lots, and except as provided for accessory dwelling units in subsection B.7.
132	of this section.
133	13. No new mobile home parks are allowed in a rural zone.
134	14.a. Limited to domestic violence shelter facilities.
135	b. Limited to domestic violence shelter facilities with no more than eighteen
136	residents or staff.
137	15. Only in the R4-R8 zones limited to:
138	a. developments no larger than one acre;
139	b. not adjacent to another cottage housing development such that the total
140	combined land area of the cottage housing developments exceeds one acre;
141	c. All units must be cottage housing units with no less than three units and no
142	more than sixteen units, provided that if the site contains an existing home that is not

143	being demolished, the existing house is not required to comply with the height limitation
144	in K.C.C. 21A.12.020.B.25. or the floor area and footprint limits in K.C.C.
145	21A.14.025.B; and
146	d. Before filing an application with the department, the applicant shall hold a
147	community meeting in accordance with K.C.C. 20.20.035.
148	16. The development for a detached single-family residence shall be consistent
149	with the following:
150	a. The lot must have legally existed before March 1, 2005;
151	b. The lot has a Comprehensive Plan land use designation of Rural
152	Neighborhood Commercial Center or Rural Area; and
153	c. The standards of this title for the RA-5 zone shall apply.
154	17. ((Housing for agricultural employees who are employed by the owner or
155	operator of the site year round as follows:
156	a. Not more than:
157	(1) One agricultural employee dwelling unit on a site under twenty acres;
158	(2) Two agricultural employee dwelling units on a site between twenty acres
159	and fifty acres;
160	(3) Three agricultural employee dwelling units on a site greater than fifty
161	acres and less than one-hundred acres; and
162	(4) On sites one hundred acres and larger one additional agricultural
163	employee dwelling unit for each additional one hundred acres;
164	b. The primary use of the site shall be agricultural in SIC Industry Group No.
165	01-Growing and Harvesting Crops or SIC Industry Group No. 02-Raising Livestock and

Small Animals. If the primary use of the site changes to a nonagricultural use, all 166 agricultural employee dwelling units shall be removed; 167 c. The applicant shall file with the department of executive services, records 168 and licensing services division, a notice approved by the department that identifies the 169 agricultural employee dwelling units as accessory and that the dwelling units shall only 170 be occupied by agricultural employees who are employed by the owner or operator year-171 round. The notice shall run with the land. The applicant shall submit to the department 172 proof that the notice was filed with the department of executive services, records and 173 licensing services division, before the department approves any permit for the 174 construction of agricultural employee dwelling units; 175 d. An agricultural employee dwelling unit shall not exceed a floor area of one 176 thousand square feet and may be occupied by no more than eight unrelated agricultural 177 employees; 178 e. One off-street parking space shall be provided for each agricultural 179 180 employee dwelling unit; and f. The agricultural employee dwelling units shall be constructed in compliance 181 182 with K.C.C. Title 16.)) Repealed. 183 18. Allowed if consistent with K.C.C. chapter 21A.30. SECTION 2. Ordinance 10870, Section 331, as amended, and K.C.C. 184 185 21A.08.040 are each hereby amended to read as follows: A. Recreational/cultural land uses. 186 RESOURCE RESIDENTIAL COMMERCIAL/INDUSTRIAL ((KEY)) P = Permitted RU Use C = Conditional Use RA

				1	_					1								
												Э						
						Ļ				L		P24		Э			Recreational Camp	*
						L						818		S			Ski Area	*
												8						
												Ibns						
			d		d		o.	C¢	C¢		C¢	C¢					Sports Club (17)	*
												614						
												81						
											614	pue						
											CS	73	61d	61d		e Park	Recreational Vehic	*
d	d		ď		ď		ρŞ	t2	C4		C¢	C¢		C 3			snřisM	*
			Э								Э	818		S			Destination Resorts	*
В										ľ	В	8		В				
CIP											CIG	CIE		C16				
											914	91d	91 d	91d			Campgrounds	ate
914			,		, ,		Ţ								,		slierT	*
d	d		ď		ď		d	d	ď		d	d	d	d	d			*
P13	d		d	_	ď		d	Id	Id	H	ГЧ	Iq	Ιd	Id	Id	16	Ратк	*
						\vdash	\dashv			H						:NOI.	PARK/RECREAT	
								817-										#
I	0		ВЯ		CB	8	IN	RIZ	8-1A		มก	AA	M	<u>न</u>	V	OSE	SPECIFIC LAND	SIC
							₫											
							θ	F							E			
((1							θ	₩				₩			ਰੋ			
₩					¥		Ħ	ŧ				臣			ft			
f		8	F	8	Ŧ	8	Я	士				ď			Ŧ			
ਬੋ		8	₹	8	f	8	θ	14		Ŧ		₩	Ŧ		F			
±	Ŧ	豆	И	歪	И	£	B	£		*	И		₩	Ŧ	ft	E))		
8	Э	M	θ	М	ft	M	Ħ	æ	И	¥	∀	F F	ਬੋ	\$	Э	Н		
n	Ť	ŧ	f	Ť	₩	t	е	Ť	₹	Œ	B	∀	Ē	至	ŧ	θ,		
æ	Ħ	8	Ð	8	₩	8	f	8	a	8	ਬੋ	ਖੋ	N	ਖੋ	ਖੋ	Z))	((əsU-lai	oods-s
N	ታ	fì	Œ	fì	θ	fì	E	£	¥	E	fì	ft	ŧ	θ	Ð		seU Isnoirib	C-Con
ŧ	θ	Ħ	Ħ	8f	Э	Ħ	И	Æ	ft	₹	*	뇁	₩	£	₩))		əsU-bəttirm	∂ d- a))

	NIN ATTAIN										1		
	NMENT:												
	Adult Entertainment Business									P6	P6	P6	
	Theater									P	P	P	P2
833	Theater, Drive-in										С		
93	Bowling Center									P	P		P
	Golf Facility		1		C7	P7	P7	P7					T
					and								
					18								
999	Amusement and Recreation		P21	P21	P8	P8	P8	P8	P21	P	P	P21	P2
14)	Services				P21	P21	P21	P21	P22				
					C15	P22	P22	P22					
					and	C15	C15	C15					
					18								
k	Indoor Paintball Range							100		P26	P26		P2
k	Outdoor Paintball Range				C27	C27							
k	Shooting Range		C9		C9						C10	1	P1
					and1								
					8								
*	Amusement Arcades									P	P		\vdash
7996	Amusement Park										С		-
k	Outdoor Performance Center		S		C12		P20	P20			S		
					S18								
	CULTURAL:												
323	Library				P11	P11	P11	P28	P	P	P	P	-
						С	С						
341	Museum	C2	C23		P11	P11	P11	P28	P	P	P	P	P
		3				С	С						
342	Arboretum	P	P		P	P	P	P	P	P	P	P	
k	Conference Center				P29	P29	P29	P29	P	P	P	P	
	120				C12	C12	С	C					
	NERAL CROSS L		os April 1	Negation syl	nun -	VCC	11 4 00 7	20 1 2	1 4 02 0	70. D.	lopment-S	landar I	pro-

	(*)Definition of this specific land use, see K.C.C. chapter 21A.06.))
187	B. Development conditions.
188	1. The following conditions and limitations shall apply, where appropriate:
189	a. No stadiums on sites less than ten acres;
190	b. Lighting for structures and fields shall be directed away from rural area and
191	residential zones;
192	c. Structures or service yards shall maintain a minimum distance of fifty feet
193	from property lines adjoining rural area and residential zones, except for fences and mesh
194	backstops;
195	d. Facilities in the A zone shall be limited to trails and trailheads, including
196	related accessory uses such as parking and sanitary facilities; and
197	e. Overnight camping is allowed only in an approved campground.
198	2. Recreational vehicle parks are subject to the following conditions and
199	limitations:
200	a. The maximum length of stay of any vehicle shall not exceed one hundred
201	eighty days during a three-hundred-sixty-five-day period;
202	b. The minimum distance between recreational vehicle pads shall be no less
203	than ten feet; and
204	c. Sewage shall be disposed in a system approved by the Seattle-King County
205	health department.
206	3. Limited to day moorage. The marina shall not create a need for off-site
207	public services beyond those already available before the date of application.
208	4. Not permitted in the RA-10 or RA-20 zones. Limited to recreation facilities
	13

21A.38; Application and Review Procedures, see K.C.C. chapters 21A.40 through 21A.44;

209	subject to	the	foll	owing	conditions	and	limitations
_ 0 0	000 000 00	VAA			001107110110	****	

- a. The bulk and scale shall be compatible with residential or rural character of the area;
- b. For sports clubs, the gross floor area shall not exceed ten thousand square feet unless the building is on the same site or adjacent to a site where a public facility is located or unless the building is a nonprofit facility located in the urban area; and
- c. Use is limited to residents of a specified residential development or to sports clubs providing supervised instructional or athletic programs.
 - 5. Limited to day moorage.
- 6.a. Adult entertainment businesses shall be prohibited within three hundred thirty feet of any property zoned RA, UR or R or containing schools, licensed daycare centers, public parks or trails, community centers, public libraries or churches. In addition, adult entertainment businesses shall not be located closer than three thousand feet to any other adult entertainment business. These distances shall be measured from the property line of the parcel or parcels proposed to contain the adult entertainment business to the property line of the parcels zoned RA, UR or R or that contain the uses identified in this subsection B.6.a.
- b. Adult entertainment businesses shall not be permitted within an area likely to be annexed to a city subject to an executed interlocal agreement between King County and a city declaring that the city will provide opportunities for the location of adult businesses to serve the area. The areas include those identified in the maps attached to Ordinance 13546.
 - 7. Clubhouses, maintenance buildings, equipment storage areas and driving

233

234

235

236

237

238

239

240

241

242

243

244

245

246

247

248

249

250

251

252

253

254

range tees shall be at least fifty feet from rural area and residential zoned property lines. Lighting for practice greens and driving range ball impact areas shall be directed away from adjoining rural area and residential zones. Applications shall comply with adopted best management practices for golf course development. Within the RA zone, those facilities shall be permitted only in the RA-5 and RA-2.5 zones. Not permitted in designated rural forest focus area, regionally significant resource areas or locally significant resource areas. Ancillary facilities associated with a golf course are limited to practice putting greens, maintenance buildings and other structures housing administrative offices or activities that provide convenience services to players. These convenience services are limited to a pro shop, food services and dressing facilities and shall occupy a total of no more than ten thousand square feet. Furthermore, the residential density that is otherwise permitted by the zone shall not be used on other portions of the site through clustering or on other sites through the transfer of density provision. This residential density clustering or transfer limitation shall be reflected in a deed restriction that is recorded at the time applicable permits for the development of the golf course are issued.

- 8. Limited to golf driving ranges, only as:
- a. accessory to golf courses; or
 - b. accessory to a recreation or multiuse park.
- 9.a. New structures and outdoor ranges shall maintain a minimum distance of fifty feet from property lines adjoining rural area and residential zones, but existing facilities shall be exempt.
 - b. Ranges shall be designed to prevent stray or ricocheting projectiles, pellets

255	or arrows from leaving the property.
256	c. Site plans shall include: safety features of the range; provisions for reducing
257	sound produced on the firing line; elevations of the range showing target area, backdrops
258	or butts; and approximate locations of buildings on adjoining properties.
259	d. Subject to the licensing provisions of K.C.C. Title 6.
260	10.a. Only in an enclosed building, and subject to the licensing provisions of
261	K.C.C. Title 6;
262	b. Indoor ranges shall be designed and operated so as to provide a healthful
263	environment for users and operators by:
264	(1) installing ventilation systems that provide sufficient clean air in the user's
265	breathing zone, and
266	(2) adopting appropriate procedures and policies that monitor and control
267	exposure time to airborne lead for individual users.
268	11. Only as accessory to a park or in a building listed on the National Register
269	as an historic site or designated as a King County landmark subject to K.C.C. chapter
270	21A.32.
271	12.a. Only as accessory to a nonresidential use established through a
272	discretionary permit process, if the scale is limited to ensure compatibility with
273	surrounding neighborhoods; and
274	b. In the UR zone, only if the property is located within a designated
275	unincorporated rural town.
276	13. Subject to the following:
277	a. The park shall abut an existing park on one or more sides, intervening roads

notwithstanding;

279	b. No bleachers or stadiums are permitted if the site is less than ten acres, and
280	no public amusement devices for hire are permitted;
281	c. Any lights provided to illuminate any building or recreational area shall be
282	so arranged as to reflect the light away from any premises upon which a dwelling unit is
283	located; and
284	d. All buildings or structures or service yards on the site shall maintain a
285	distance not less than fifty feet from any property line and from any public street.
286	14. Excluding amusement and recreational uses classified elsewhere in this
287	chapter.
288	15. For amusement and recreation services not otherwise provided for in this
289	chapter:
290	a. In the RA zones, not subject to regulation under K.C.C. Title 6 and only or
291	sites at least five acres or larger;
292	b. Retail sales are limited to incidental sales to patrons of the amusement or
293	recreation service; and
294	c. Does not involve the operation of motor vehicles or off-road vehicles,
295	including, but not limited to, motorcycles and gocarts.
296	16. Subject to the following conditions:
297	a. The length of stay per party in campgrounds shall not exceed one hundred
298	eighty days during a three-hundred-sixty-five-day period; and
299	b. Only for campgrounds that are part of a proposed or existing county park,
300	that are subject to review and public meetings through the department of natural

301	resources and parks.
302	17. Only for stand-alone sports clubs that are not part of a park.
303	18. Subject to review and approval of conditions to comply with trail corridor
304	provisions of K.C.C. chapter 21A.14 when located in an RA zone.
305	19. Only as an accessory to a recreation or multiuse park.
306	20. Only as an accessory to a recreation or multiuse park of at least twenty acres
307	located within the urban growth area or on a site immediately adjacent to the urban
308	growth area with the floor area of an individual outdoor performance center stage limited
309	to three thousand square feet.
310	21. Limited to rentals of sports and recreation equipment with a total floor area
311	of no more than seven hundred fifty square feet and only as accessory to a park, or in the
312	RA zones, to a recreation or multiuse park.
313	22. Only as accessory to a large active recreation and multiuse park and limited
314	to:
315	a. water slides, wave pools and associated water recreation facilities; and
316	b. rentals of sports and recreation equipment.
317	23. Limited to natural resource and heritage museums and only allowed in a
318	farm or forestry structure, including but not limited to barns or sawmills, existing as of
319	December 31, 2003.
320	24. Use is permitted without a conditional use permit only when in compliance
321	with all of the following conditions:
322	a. The use is limited to camps for youths or for persons with special needs due
323	to a disability as defined by the American With Disabilities Act of 1990, or due to a

medical condition and including training for leaders for those who use the camp;

- b. Active recreational activities shall not involve the use of motorized vehicles such as cross-country motorcycles or all-terrain vehicles or the use of firearms. The prohibition on motorized vehicles does not apply to such vehicles that may be necessary for operation and maintenance of the facility or to a client-specific vehicle used as a personal mobility device;
- c.(1) Except as provided in subsection B.24.c.(2)(b) of this section, the number of overnight campers, not including camp personnel, in a new camp shall not exceed:
 - (a) one hundred and fifty for a camp between twenty and forty acres; or
- (b) for a camp greater than forty acres, but less than two hundred and fifty acres, the number of users allowed by the design capacity of a water system and on-site sewage disposal system approved by the department of health, Seattle/King County, up to a maximum of three hundred and fifty; and
 - (2) Existing camps shall be subject to the following:
- (a) For a camp established before August 11, 2005, with a conditional use permit and that is forty acres or larger, but less than one hundred and sixty acres, the number of overnight campers, not including camp personnel, may be up to one hundred and fifty campers over the limit established by subsection B.24.c.(1)(b) of this section.
- (b) For a camp established before August 11, 2005, with a conditional use permit and that is one hundred and sixty acres or larger, but less than two hundred acres, the number of overnight campers, not including camp personnel, may be up to three hundred and fifty campers over the limit established by subsection B.24.c.(1)(b) of this section. The camp may terminate operations at its existing site and establish a new camp

369

347	if the area of the camp is greater than two hundred and fifty acres and the number of
348	overnight campers, not including camp personnel, shall not exceed seven hundred.
349	d. The length of stay for any individual overnight camper, not including camp
350	personnel, shall not exceed ninety days during a three-hundred-sixty-five-day period;
351	e. The camp facilities, such as a medical station, food service hall, and activity
352	rooms, shall be of a scale to serve overnight camp users;
353	f. The minimum size of parcel for such use shall be twenty acres;
354	g. Except for any permanent caretaker residence, all new structures where
355	camp users will be housed, fed or assembled shall be no less than fifty feet from
356	properties not related to the camp;
357	h. In order to reduce the visual impacts of parking areas, sports and activity
358	fields or new structures where campers will be housed, fed or assembled, the applicant
359	shall provide a Type 3 landscape buffer no less than twenty feet wide between the nearest
360	property line and such parking area, field, or structures, by retaining existing vegetation
361	or augmenting as necessary to achieve the required level of screening;
362	i. If the site is adjacent to an arterial roadway, access to the site shall be
363	directly onto said arterial unless direct access is unsafe due inadequate sight distance or
364	extreme grade separation between the roadway and the site;
365	j. If direct access to the site is via local access streets, transportation demand
366	management measures, such as use of carpools, buses or vans to bring in campers, shall
367	be used to minimize traffic impacts;

so arranged as to reflect the light away from any adjacent property; and

k. Any lights provided to illuminate any building or recreational area shall be

370	1. A community meeting shall be convened by the applicant before submittal
371	of an application for permits to establish a camp, or to expand the number of camp users
372	on an existing camp site as provided in subsection B.24.c.(2)(b) of this section. Notice of
373	the meeting shall be provided at least two weeks in advance to all property owners within
374	five hundred feet, or at least twenty of the nearest property owners, whichever is greater.
375	The notice shall at a minimum contain a brief description of the project and the location,
376	as well as, contact persons and numbers.
377	25. Limited to theaters primarily for live productions located within a Rural
378	Town designated by the King County Comprehensive Plan.
379	26.a. Only in an enclosed building; and
380	b. A copy of the current liability policy of not less than one million dollars for
381	bodily injury or death shall be maintained in the department.
382	27. Minimum standards for outdoor paintball recreation fields:
383	a. The minimum site area is twenty-five acres;
384	b. Structure shall be no closer than one hundred feet from any lot line adjacent
385	to a rural area or residential zoned property;
386	c. The area where paintballs are discharged shall be located more than three
387	hundred feet of any lot line and more than five hundred feet from the lot line of any
388	adjoining rural area or residential zoned property. The department may allow for a lesser
389	setback if it determines through the conditional use permit review that the lesser setback
390	in combination with other elements of the site design provides adequate protection to
391	adjoining properties and rights-of-ways;

d. A twenty-foot high nylon mesh screen shall be installed around all play areas

and shall be removed at the end of each day when the play area is not being used. The department may allow for the height of the screen to be lowered to no less than ten feet if it determines through the conditional use permit review that the lower screen in combination with other elements of the site design provides adequate protection from discharged paintballs;

- e. All parking and spectator areas, structures and play areas shall be screened from adjoining rural area or residential zoned property and public rights of way with Type 1 landscaping at least ten feet wide;
- f. Any retail sales conducted on the property shall be accessory and incidental to the permitted activity and conducted only for the participants of the site;
- g. A plan of operations specifying days and hours of operation, number of participants and employees, types of equipment to be used by users of the site, safety procedures, type of compressed air fuel to be used on the site and storage and maintenance procedures for the compressed air fuel shall be provided for review in conjunction with the conditional use permit application. All safety procedures shall be reviewed and approved by department of public safety before submittal of the conditional use permit application. All activities shall be in compliance with National Paintball League standards;
- h. The hours of operation shall be limited to Saturdays and Sundays and statutory holidays from 8:30 A.M. to 8:30 P.M., and further restricted as applicable to daylight hours;
- i. No more than one hundred paintball players shall be allowed on the site at any one time;

416	j. No outdoor lights or amplified sounds shall be permitted;
417	k. The facility shall have direct access to a road designated as a major collector
418	(or higher) in the Comprehensive Plan unless the department determines through the
419	conditional use permit review that the type and amount of traffic generated by the facility
420	is such that it will not cause an undue impact on the neighbors or adversely affect safety
421	of road usage;
422	1. The facility shall be secured at the close of business each day;
423	m. All equipment and objects used in the paintball activities shall be removed
124	from the site within ninety days of the discontinuance of the paintball use; and
425	n. A copy of the current liability policy of not less than one million dollars for
426	bodily injury or death shall be submitted with the conditional use permit application and
427	shall be maintained in the department.
428	28. Before filing an application with the department, the applicant shall hold a
129	community meeting in accordance with K.C.C. 20.20.035.
430	29. Only as accessory to a recreation or multiuse park of least twenty acres
431	located within the urban growth area or on a site immediately adjacent to the urban
132	growth area or in a building listed on the National Register as an historic site or
133	designated as a King County landmark subject to K.C.C. chapter 21A.32.
134	SECTION 3. Ordinance 10870, Section 332, as amended, and K.C.C.
435	21A.08.050 are each hereby amended to read as follows:
136	A. General services land uses.

((KEY)) P = Permitted	RESOURCE	RU	RESIDENTIAL	COMMERCIAL/INDUSTRIAL
<u>Use C = Conditional Use</u>		R A		

S = Spe	cial U	lse						L												
((P-Peri	nitted	-Use			((A	F	М	R	U	R	Ų	R	И	₿	E	₿	R	₿	θ	I
C-Cond	itiona	l-Use			G	Θ	Ŧ	Ħ	R	Æ	R	E	E	₩	θ	Ų	Ē	U	F	N
S-Speci	al Use	e))		((R	R	N	R	₿	S	₽	\$	1	S	M	\$	G	\$	Ł	Ð
				Z																
				θ	Ŧ	E	E	A	A	E	A	1	G	Ī	M	Į	I	Į	1	U
				N	e	\$	R	Ł	N	R	N	Ð	Ħ	N	ħ	N	θ	N	e	S
				£	U	Ŧ	A			¥		E	₽	E	N	Ē	N	E	臣	Ŧ
))							O									
					F		F	A		E		N	Θ	S	Ī	S	A	S		R
					Ŧ			R				Ŧ	R	S	Ŧ	S	Ł	S		1
					Ĥ			Æ				1	Ħ		¥					A
					R			A				A	θ							£))
					Æ							F	θ							
													Đ							
SIC#		SPECIFIC	LAN	 D	A	F	M	RA	UR		R1-8	R12-	NB		СВ		RE	3	0	I
		USE										48								
		PERSONA	L				-								_					
		SERVICES	S:																	
72		General Pers	sonal								C25	C25	P		P		P		P3	P3
		Service									C37	C37								
7216		Drycleaning	Plant	ts																P
7218		Industrial La	aunde	rers																P
7261		Funeral							C4		C4	C4			P		Р			
		Home/Crem	atory																	
*		Cemetery,						P24	P24	C5	P24	P24 C5	'P24		P24		P24	1	P24	
		Columbariu	m or					C5			C5						C5			
		Mausoleum						and												
								31												
*		Day Care I			P6			P6	P6		P6	P	P		P		P		P7	P7
*		Day Care II						P8	P8 C		P8 C	P8 C	Р		P	_	P		P7	P7
								С												
074		Veterinary C	Clinic		P9			P9	P9 C	210			P10		P10)	P10)		P
												l					L_	_		l

		T	C10							1	T
			and								
			31							-	
753	Automotive Repair						P11	P	P		P
	(1)										
754	Automotive Service						P11	P	P		Р
76	Miscellaneous Repair	((P3	P32	P32	P32	P32	P32	P	Р	1	P
	(44)	3))	((P3								
			3))								
866	Church, Synagogue,		P12	P12 C	P12	P12 C	P	P	P	P	
	Temple		C27		С						
			and								
			31								
83	Social Services (2)		P12	P12	P12	P12	P	P	Р	P	
			P13	P13 C	P13	P13 C				-	
			C31		С						
0752	Animal specialty		C	С			Р	P	P	P	P
	services		P35								
			P36								
*	Stable	P14	P14	P14 C	P 14						×
		С	C31		С						
*	Commercial Kennel	P42	C43	C43				C43	P43		
	or Commercial										
	Cattery									-	
*	Theatrical Production							P30	P28		
	Services										
*	Artist Studios		P28	P28	P28	P28	P	P	P	P29	P
*	Interim Recycling		P21	P21	P21	P21	P22	P22	P	P21	P
	Facility										
*	Dog training facility	C34	C34	C34			P	P	P		P
	HEALTH										
	SERVICES:										
801-	Office/Outpatient		P12	P12	P12	P12	P	P	P	P	Р

04	Clinic		С	C13a	C13	C13a					
			13a		a	C37					
					C37						
805	Nursing and Personal					С		P	P		
	Care Facilities										
806	Hospital				C13	C13a		Р	P	С	
					a						
807	Medical/Dental Lab							P	Р	P	P
808-	Miscellaneous Health							P	P	P	
09											
	EDUCATION										
	SERVICES:										
*	Elementary School		P39	P	Р	P		P16	P16	P16	
			P40					P40	P40	P40	
*	Middle/Junior High		P40	P	Р	P		P16	P16	P16	
	School		C39					C40	C40	C40	
			and								
			31			-					
*	Secondary or High		C39	P26	P26	P26		P16	P16	P16	
	School		and					C15	C15		
			31								
			C41								
			and								
			31								
*	Vocational School			P13a C	P13a	P13a C			P15	P17	P
					С						
*	Specialized	P18	P19	P19	P19	P19	P	P	P	P17	P 38
	Instruction School		C20	C20	C20	C20					
			and								
			31								
*	School District			P23 C	P23	P23 C	C15	P15	P15	P15	P15
	Support Facility				С						
((GENE	RAL CROSS La	nd Use Table I	nstructions,	see K.C.C	21A.08	.020 and 2	A.02.070	; Develop	nent-Stand	lards, sec	-

REFERENCES: K.C.C. chapters 21A.12 through 21A.30; General Provisions, see K.C.C. chapters 21A.32 through
21A.38; Application 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.))
B. Development conditions.
1. Except SIC Industry No. 7534-Tire Retreading, see manufacturing permitted
use table.
2. Except SIC Industry Group Nos.:
a. 835-Day Care Services, and
b. Community residential facilities.
3. Limited to SIC Industry Group and Industry Nos.:
a. 723-Beauty Shops;
b. 724-Barber Shops;
c. 725-Shoe Repair Shops and Shoeshine Parlors;
d. 7212-Garment Pressing and Agents for Laundries and Drycleaners; and
e. 217-Carpet and Upholstery Cleaning.
4. Only as accessory to a cemetery, and prohibited from the UR zone only if the
property is located within a designated unincorporated Rural Town.
5. Structures shall maintain a minimum distance of one hundred feet from
property lines adjoining rural area and residential zones.
6. Only as accessory to residential use, and:
a. Outdoor play areas shall be completely enclosed by a solid wall or fence,
with no openings except for gates, and have a minimum height of six feet; and
b. Outdoor play equipment shall maintain a minimum distance of twenty feet
from property lines adjoining rural area and residential zones.

458	7. Permitted as an accessory use. See commercial/industrial accessory, K.C.C.
459	21A.08.060.A.
460	8. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32,
461	or an accessory use to a school, church, park, sport club or public housing administered
462	by a public agency, and:
463	a. Outdoor play areas shall be completely enclosed by a solid wall or fence,
464	with no openings except for gates and have a minimum height of six feet;
465	b. Outdoor play equipment shall maintain a minimum distance of twenty feet
466	from property lines adjoining rural area and residential zones;
467	c. Direct access to a developed arterial street shall be required in any
468	residential zone; and
469	d. Hours of operation may be restricted to assure compatibility with
470	surrounding development.
471	9. As a home occupation only, but the square footage limitations in K.C.C.
472	chapter 21A.30 for home occupations apply only to the office space for the veterinary
473	clinic, and:
474	a. Boarding or overnight stay of animals is allowed only on sites of five acres
475	or more;
476	b. No burning of refuse or dead animals is allowed;
477	c. The portion of the building or structure in which animals are kept or treated
478	shall be soundproofed. All run areas, excluding confinement areas for livestock, shall be
479	surrounded by an eight-foot-high solid wall and the floor area shall be surfaced with
480	concrete or other impervious material; and

481	d. The provisions of K.C.C. chapter 21A.30 relative to animal keeping are met
482	10.a. No burning of refuse or dead animals is allowed;
483	b. The portion of the building or structure in which animals are kept or treated
484	shall be soundproofed. All run areas, excluding confinement areas for livestock, shall be
485	surrounded by an eight-foot-high solid wall and the floor area shall be surfaced with
486	concrete or other impervious material; and
487	c. The provisions of K.C.C. chapter 21A.30 relative to animal keeping are met
488	11. The repair work or service shall only be performed in an enclosed building,
489	and no outdoor storage of materials. SIC Industry No. 7532-Top, Body, and Upholstery
490	Repair Shops and Paint Shops is not allowed.
491	12. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32.
492	Before filing an application with the department, the applicant shall hold a community
493	meeting in accordance with K.C.C. 20.20.035.
494	13.a. Except as otherwise provided in <u>subsection B.</u> 13.b. of this ((subsection))
495	section, only as a reuse of a surplus nonresidential facility subject to K.C.C. chapter
496	21A.32.
497	b. Allowed for a social service agency on a site in the NB zone that serves
498	transitional or low-income housing located within three hundred feet of the site on which
499	the social service agency is located.
500	c. Before filing an application with the department, the applicant shall hold a
501	community meeting in accordance with K.C.C. 20.20.035.
502	14. Covered riding arenas are subject to K.C.C. 21A.30.030 and shall not
503	exceed twenty thousand square feet, but stabling areas, whether attached or detached,

504	shall not be counted in this calculation.
505	15. If located outside of the urban growth area, limited to projects that are of a
506	size and scale designed to primarily serve the Rural Area and Natural Resource Lands
507	and shall be located within a rural town.
508	16. If located outside of the urban growth area, shall be designed to primarily
509	serve the Rural Area and Natural Resource Lands and shall be located within a rural
510	town. In CB, RB and O, for K-12 schools with no more than one hundred students.
511	17. All instruction must be within an enclosed structure.
512	18. Limited to resource management education programs.
513	19. Only as accessory to residential use, and:
514	a. Students shall be limited to twelve per one-hour session;
515	b. Except as provided in subsection <u>B.19.</u> c. of this ((subsection)) section, all
516	instruction must be within an enclosed structure;
517	c. Outdoor instruction may be allowed on properties at least two and one-half
518	acres in size. Any outdoor activity must comply with the requirements for setbacks in
519	K.C.C. chapter 21A.12; and
520	d. Structures used for the school shall maintain a distance of twenty-five feet
521	from property lines adjoining rural area and residential zones.
522	20. Subject to the following:
523	a. Structures used for the school and accessory uses shall maintain a minimum
524	distance of twenty-five feet from property lines adjoining residential zones;
525	b. On lots over two and one-half acres:
526	(1) Retail sale of items related to the instructional courses is permitted, if total

floor area for retail sales is limited to two thousand squa	are teet;
---	-----------

- (2) Sale of food prepared in the instructional courses is permitted with Seattle-King County department of public health approval, if total floor area for food sales is limited to one thousand square feet and is located in the same structure as the school; and
- (3) Other incidental student-supporting uses are allowed, if such uses are found to be both compatible with and incidental to the principal use; and
- c. On sites over ten acres, located in a designated Rural Town and zoned any one or more of UR, R-1 and R-4:
- (1) Retail sale of items related to the instructional courses is permitted, provided total floor area for retail sales is limited to two thousand square feet;
- (2) Sale of food prepared in the instructional courses is permitted with Seattle-King County department of public health approval, if total floor area for food sales is limited to one thousand seven hundred fifty square feet and is located in the same structure as the school;
- (3) Other incidental student-supporting uses are allowed, if the uses are found to be functionally related, subordinate, compatible with and incidental to the principal use;
 - (4) The use shall be integrated with allowable agricultural uses on the site;
 - (5) Advertised special events shall comply with the temporary use requirements of this chapter; and
 - (6) Existing structures that are damaged or destroyed by fire or natural event, if damaged by more than fifty percent of their prior value, may reconstruct and expand an

additional sixty-five percent of the original floor area but need not be approved as a
conditional use if their use otherwise complies with development condition in subsection
B.20.c. of this section and this title.
21. Limited to:
a. drop box facilities accessory to a public or community use such as a school,
fire station or community center; or
b. in the RA zone, a facility accessory to a retail nursery, garden center and
farm supply store that accepts earth materials, vegetation, organic waste, construction and
demolition materials or source separated organic materials, if:
(1) the site is five acres or greater;
(2) all material is deposited into covered containers or onto covered
impervious areas;
(3) the facility and any driveways or other access to the facility maintain a
setback of at least twenty five feet from adjacent properties;
(4) the total area of the containers and covered impervious area is ten
thousand square feet or less;
(5) ten feet of type II landscaping is provided between the facility and
adjacent properties;
(6) no processing of the material is conducted on site; and
(7) access to the facility is not from a local access street.
22. With the exception of drop box facilities for the collection and temporary
storage of recyclable materials, all processing and storage of material shall be within
enclosed buildings. Yard waste processing is not permitted.

573	23. Only if adjacent to an existing or proposed school.
574	24. Limited to columbariums accessory to a church, but required landscaping
575	and parking shall not be reduced.
576	25. Not permitted in R-1 and limited to a maximum of five thousand square feet
577	per establishment and subject to the additional requirements in K.C.C. 21A.12.230.
578	26.a. New high schools permitted in the rural and the urban residential and
579	urban reserve zones shall be subject to the review process in K.C.C. 21A.42.140.
580	b. Renovation, expansion, modernization, or reconstruction of a school, or the
581	addition of relocatable facilities, is permitted.
582	27. Limited to projects that do not require or result in an expansion of sewer
583	service outside the urban growth area. In addition, such use shall not be permitted in the
584	RA-20 zone.
585	28. Only as a reuse of a surplus nonresidential facility subject to K.C.C. chapter
586	21A.32 or as a joint use of an existing public school facility.
587	29. All studio use must be within an enclosed structure.
588	30. Adult use facilities shall be prohibited within six hundred sixty feet of any
589	rural area and residential zones, any other adult use facility, school, licensed daycare
590	centers, parks, community centers, public libraries or churches that conduct religious or
591	educational classes for minors.
592	31. Subject to review and approval of conditions to comply with trail corridor
593	provisions of K.C.C. chapter 21A.14 when located in an RA zone.
594	32. Limited to repair of sports and recreation equipment:
595	a. as accessory to a recreation or multiuse park in the urban growth area; or

596	b. as accessory to a park and limited to a total floor area of seven hundred fifty
597	square feet.
598	33. ((Accessory to agricultural or forestry uses provided:
599	a. the repair of tools and machinery is limited to those necessary for the
600	operation of a farm or forest.
601	b. the lot is at least five acres.
602	c. the size of the total repair use is limited to one percent of the lot size up to a
603	maximum of five thousand square feet unless located in a farm structure, including but
604	not limited to barns, existing as of December 31, 2003.)) Repealed.
605	34. Subject to the following:
606	a. the lot is at least five acres;
607	b. in the A zones, area used for dog training shall be located on portions of
608	agricultural lands that are unsuitable for other agricultural purposes, such as areas within
609	the already developed portion of such agricultural lands that are not available for direct
610	agricultural production or areas without prime agricultural soils;
611	c. structures and areas used for dog training shall maintain a minimum distance
612	of seventy-five feet from property lines; and
613	d. all training activities shall be conducted within fenced areas or in indoor
614	facilities. Fences must be sufficient to contain the dogs.
615	35. Limited to animal rescue shelters and provided that:
616	a. the property shall be at least four acres;
517	b. buildings used to house rescued animals shall be no less than fifty feet from
518	property lines;

619	c. outdoor animal enclosure areas shall be located no less than thirty feet from
620	property lines and shall be fenced in a manner sufficient to contain the animals;
621	d. the facility shall be operated by a nonprofit organization registered under the
622	Internal Revenue Code as a 501(c)(3) organization; and
623	e. the facility shall maintain normal hours of operation no earlier than 7 a.m.
624	and no later than 7 p.m.
625	36. Limited to kennel-free dog boarding and daycare facilities, and:
626	a. the property shall be at least four and one-half acres;
627	b. buildings housing dogs shall be no less than seventy-five feet from property
628	lines;
629	c. outdoor exercise areas shall be located no less than thirty feet from property
630	lines and shall be fenced in a manner sufficient to contain the dogs;
631	d. the number of dogs allowed on the property at any one time shall be limited
632	to the number allowed for hobby kennels, as provided in K.C.C. 11.04.060.B; and
633	e. training and grooming are ancillary services that may be provided only to
634	dogs staying at the facility; and
635	f. the facility shall maintain normal hours of operation no earlier than 7 a.m.
636	and no later than 7 p.m.
637	37. Not permitted in R-1 and subject to the additional requirements in K.C.C.
638	21A.12.250.
639	38. Driver training is limited to driver training schools licensed under chapter
640	46.82 RCW.
641	39. A school may be located outside of the urban growth area only if allowed

642	under King County Comprehensive Plan policies.
643	40. Only as a reuse of an existing public school.
644	41. A high school may be allowed as a reuse of an existing public school if
645	allowed under King County Comprehensive Plan policies.
646	42. Commercial kennels and commercial catteries in the A zone are subject to
647	the following:
648	a. Only as a home occupation, but the square footage limitations in K.C.C.
649	chapter 21A.30.085 for home occupations apply only to the office space for the
650	commercial kennel or commercial cattery; and
651	b. Subject to K.C.C. 21A.30.020, except:
652	(1) A building or structure used for housing dogs or cats and any outdoor
653	runs shall be set back one hundred and fifty feet from property lines;
654	(2) The portion of the building or structure in which the dogs or cats are kept
655	shall be soundproofed;
656	(3) Impervious surface for the kennel or cattery shall not exceed twelve
657	thousand square feet; and
658	(4) Obedience training classes are not allowed except as provided in
659	subsection B.34. of this section.
660	43. Commercial kennels and commercial catteries are subject to K.C.C.
661	21A.30.020.
662	44. If the miscellaneous repair is associated with agricultural activities it will be
663	reviewed in accordance with K.C.C. 21A.08.090.
664	SECTION 4. Ordinance 10870, Section 333, as amended, and K.C.C.

21A.08.060 are each hereby amended to read as follows:

A. Government/business services land uses.

((KEY))) P = Permitted Use C =		RES	OURC	E	RU	RE	ENTIA	COMMERCIAL/INDUSTRIAL									
Conditi	ional Use S = Special					R A												
Use						L												
((P-Pen	mitted Use		((A	F	М	R	U	R	Ĥ	R	N	₿	C	₿	R	₿	θ	1
C-Conc	litional Use		G	Θ	1	Ð	R	E	R	E	Æ	Ĥ	θ	Ĥ	E	Ĥ	F	N
S-Speci	ial-Use))	((R	R	N	R	₽	S	₽	\$	I	S	М	S	G	S	F	Ð
		Z																
		θ	Ŧ	Æ	E	A	A	E	A	I	G	Į	М	I	Ī	I	1	Ð
		N	E	S	R	F	N	R	N	Đ	Ħ	N	Ĥ	N	θ	И	E	S
		臣	Ð	Ŧ	A			¥		Ē	₿	Ē	И	E	N	E	Ē	Ŧ
))																
			F		Ł	A		Ē		N	θ	S	Ī	\$	A	S		R
			Ŧ			R				Ŧ	R	S	Ŧ	S	Ł	S		1
			Ð			E				Ī	Ħ		¥					A
			R			A				A	θ							Ł))
			Ē							F	θ							
	,										D							
SIC#	SPECIFIC LAND USE		A	F	M	RA	UR	T	R1-8	R12	NB		СВ		RI	3	0	1
										-48								(30)
	GOVERNMENT							1										
	SERVICES:																	
*	Public agency or utility					Р3	P3	Ī	P3 C	P3	P		P		Р		P	P16
	office					C5	C5			С								
*	Public agency or utility					P27	P27	T	P27	P27					P			Р
	yard																	
*	Public agency archives							+							P		P	P
921	Court							+					P4		Р	+	P	
9221	Police Facility					P7	P7	+	P7	P7	P7		Р		Р	+	P	P
9224	Fire Facility					C6	C6	+	C6	C6	P		P		P	+	Р	P
	1					and					-	-				- 1		

					33								
*	Utility Facility	P29	P29	P29	P29	P29	P29	P29	P	P	P	P	P
	ī.	C2	C2	C2	C28	C28	C28	C28					
		8	8	8	and								
					33								
*	Commuter Parking Lot				С	С	С	С	P	P	P	P	P35
					33	P19	P19	19					
					P19								
*	Private Stormwater	P8	P8	P8	P8	P8	P8	P8	P8	P8	P8	P8	P8
	Management Facility												
*	Vactor Waste Receiving	Р	Р	Р	P18	P18	P18	P18	P31	P31	P31	P31	P
	Facility												
	BUSINESS SERVICES:												
*	Construction and Trade				P34						Р	P9	Р
*	Individual Transportation									P25	Р	P10	P
	and Taxi	9											
421	Trucking and Courier									P11	P12	P13	P
	Service												
*	Warehousing, (1) and												P
	Wholesale Trade								2				
*	Self-service Storage							P14	P37	P	P	P	P
4221	Farm Product	((P			((P1	((P1							Р
4222	Warehousing, Refrigeration	15			5	5,							
	and Storage (38)	C3			and	C36)							
		6))			33)							
					C36								
))								
*	Log Storage (38)	((P	P		P26								P
		15)			and								
)			33								
47	Transportation Service					-							P
		_ ×									P	P	P
473	Freight and Cargo Service					1				1	1	1	

	Service												
48	Communication Offices										P	Р	P
482	Telegraph and other									Р	P	Р	P
	Communications												
*	General Business Service								P	P	P	P	P16
*	Professional Office								P	P	P	Р	P16
7312	Outdoor Advertising										P	P17	P
	Service						i.						
735	Miscellaneous Equipment									P17	Р	P17	P
	Rental												
751	Automotive Rental and									P	Р		P
	Leasing												
752	Automotive Parking								P20a	P20b	P21	P20a	P
*	Off-Street Required				P32	P32	P32	P32	P32	P32	P32	P32	P32
	Parking Lot												
7941	Professional Sport										P	P	
	Teams/Promoters												
873	Research, Development and										P2	P2	P2
	Testing												
*	Heavy Equipment and												Р
	Truck Repair												
	ACCESSORY USES:												
*	Commercial/Industrial			P	P22				P22	P22	Р	Р	Р
	Accessory Uses												
*	Helistop					C23	C24	C23	C23	C23	C24	C23	C24
((GENI	ERAL Land Use Table Ins	truction	s, see I	C.C. 2	1A.08.0	20 and 2	21A.02.0	70; Deve	elopment	Standards,	see cha	pters 21/	4.12
CROSS	through 21A.30; Ge	neral Pr	rovisio	ns, see l	K.C.C. e	hapters ?	21 A.32 tl	rough-2	1A.38; A	pplication	and Rev	iew	
REFER	RENCE Procedures, see K.C	.C. chaj	pters 2	1A.40 t	hrough-2	1A.44;	(*) Defin	ition of	this speci	fic-land us	e, see K	.C.C. ch	apter

B. Development conditions.

667

668

669

1. Except self-service storage.

2. Except SIC Industry No. 8732-Commercial Economic, Sociological, and

670	Educational Research, see general business service/office.
671	3.a. Only as a reuse of a public school facility or a surplus nonresidential facility
672	subject to K.C.C. chapter 21A.32; or
673	b. only when accessory to a fire facility and the office is no greater than one
674	thousand five hundred square feet of floor area.
675	4. Only as a reuse of a surplus nonresidential facility subject to K.C.C. chapter
676	21A.32.
677	5. New utility office locations only if there is no commercial/industrial zoning
678	in the utility district, and not in the RA-10 or RA-20 zones unless it is demonstrated that
679	no feasible alternative location is possible, and provided further that this condition
680	applies to the UR zone only if the property is located within a designated unincorporated
681	Rural Town.
682	6.a. All buildings and structures shall maintain a minimum distance of twenty
683	feet from property lines adjoining rural area and residential zones;
684	b. Any buildings from which fire-fighting equipment emerges onto a street
685	shall maintain a distance of thirty-five feet from such street;
686	c. No outdoor storage; and
687	d. Excluded from the RA-10 and RA-20 zones unless it is demonstrated that no
688	feasible alternative location is possible.
689	7. Limited to storefront police offices. Such offices shall not have:
690	a. holding cells;
691	b. suspect interview rooms (except in the NB zone); or
692	c. long-term storage of stolen properties.

693	8. Private stormwater management facilities serving development proposals
694	located on commercial/industrial zoned lands shall also be located on
695	commercial/industrial lands, unless participating in an approved shared facility drainage
696	plan. Such facilities serving development within an area designated urban in the King
697	County Comprehensive Plan shall only be located in the urban area.
698	9. No outdoor storage of materials.
699	10. Limited to office uses.
700	11. Limited to self-service household moving truck or trailer rental accessory to
701	a gasoline service station.
702	12. Limited to self-service household moving truck or trailer rental accessory to
703	a gasoline service station and SIC Industry No. 4215-Courier Services, except by air.
704	13. Limited to SIC Industry No. 4215-Courier Services, except by air.
705	14. Accessory to an apartment development of at least twelve units provided:
706	a. The gross floor area in self service storage shall not exceed the total gross
707	floor area of the apartment dwellings on the site;
708	b. All outdoor lights shall be deflected, shaded and focused away from all
709	adjoining property;
710	c. The use of the facility shall be limited to dead storage of household goods;
711	d. No servicing or repair of motor vehicles, boats, trailers, lawn mowers or
712	similar equipment;
713	e. No outdoor storage or storage of flammable liquids, highly combustible or
714	explosive materials or hazardous chemicals;
715	f. No residential occupancy of the storage units;

716	g. No business activity other than the rental of storage units; and
717	h. A resident director shall be required on the site and shall be responsible for
718	maintaining the operation of the facility in conformance with the conditions of approval.
719	i. Before filing an application with the department, the applicant shall hold a
720	community meeting in accordance with K.C.C. 20.20.035.
721	15.((a. The floor area devoted to warehousing, refrigeration or storage shall not
722	exceed two thousand square feet;
723	b. Structures and areas used for warehousing, refrigeration and storage shall
724	maintain a minimum distance of seventy-five feet from property lines adjoining rural area
725	and residential zones; and
726	c. Warehousing, refrigeration and storage is limited to agricultural products
727	and sixty percent or more of the products must be grown or processed in the Puget Sound
728	counties. At the time of the initial application, the applicant shall submit a projection of
729	the source of products to be included in the warehousing, refrigeration or storage.))
730	Repealed.
731	16. Only as an accessory use to another permitted use.
732	17. No outdoor storage.
733	18. Only as an accessory use to a public agency or utility yard, or to a transfer
734	station.
735	19. Limited to new commuter parking lots designed for thirty or fewer parking
736	spaces or commuter parking lots located on existing parking lots for churches, schools, or
737	other permitted nonresidential uses that have excess capacity available during
738	commuting; provided that the new or existing lot is adjacent to a designated arterial that

739	has been improved to a standard acceptable to the department of transportation;
740	20.a. No tow-in lots for damaged, abandoned or otherwise impounded vehicles
741	and
742	b. Tow-in lots for damaged, abandoned or otherwise impounded vehicles shal
743	be:
744	(1) permitted only on parcels located within Vashon Town Center;
745	(2) accessory to a gas or automotive service use; and
746	(3) limited to no more than ten vehicles.
747	21. No dismantling or salvage of damaged, abandoned or otherwise impounded
748	vehicles.
749	22. Storage limited to accessory storage of commodities sold at retail on the
750	premises or materials used in the fabrication of commodities sold on the premises.
751	23. Limited to emergency medical evacuation sites in conjunction with police,
752	fire or health service facility. Helistops are prohibited from the UR zone only if the
753	property is located within a designated unincorporated Rural Town.
754	24. Allowed as accessory to an allowed use.
755	25. Limited to private road ambulance services with no outside storage of
756	vehicles.
757	26. Limited to two acres or less.
758	27a. Utility yards only on sites with utility district offices; or
759	b. Public agency yards are limited to material storage for road maintenance
760	facilities.
761	28 Limited to bulk gas storage tanks that nine to individual residences but

762	excluding liquefied natural gas storage tanks.
763	29. Excluding bulk gas storage tanks.
764	30. For I-zoned sites located outside the urban growth area designated by the
765	King County Comprehensive Plan, uses shall be subject to the provisions for rural
766	industrial uses in K.C.C. chapter 21A.12.
767	31. Vactor waste treatment, storage and disposal shall be limited to liquid
768	materials. Materials shall be disposed of directly into a sewer system, or shall be stored
769	in tanks (or other covered structures), as well as enclosed buildings.
770	32. Provided:
771	a. Off-street required parking for a land use located in the urban area must be
772	located in the urban area;
773	b. Off-street required parking for a land use located in the rural area must be
774	located in the rural area; and
775	c.(1) Except as provided in subsection B.32.c.(2) of this ((subsection)) section,
776	off-street required parking must be located on a lot that would permit, either outright or
777	through a land use permit approval process, the land use the off-street parking will serve.
778	(2) For a social service agency allowed under K.C.C. 21A.08.050.B.13.b. to
779	be located on a site in the NB zone, off-street required parking may be located on a site
780	within three hundred feet of the social service agency, regardless of zoning classification
781	of the site on which the parking is located.
782	33. Subject to review and approval of conditions to comply with trail corridor
783	provisions of K.C.C. chapter 21A.14 when located in an RA zone.
784	34. Limited to landscape and horticultural services (SIC 078) that are accessory

to a retail nursery, garden center and farm supply store. Construction equipment for the
accessory use shall not be stored on the premises.
35. Allowed as a primary or accessory use to an allowed industrial-zoned land
use.
36. ((Accessory to agricultural uses provided:
a. In the RA zones and on lots less than thirty-five acres in the A zone, the
floor area devoted to warehousing, refrigeration or storage shall not exceed three
thousand five hundred square feet unless located in a building designated as historic
resource under K.C.C. chapter 20.62;
b. On lots at least thirty-five acres in the A zones, the floor area devoted to
warehousing, refrigeration or storage shall not exceed seven thousand square feet unless
located in a building designated as historic resource under K.C.C. chapter 20.62.
e. In the A zones, structures and areas used for warehousing, refrigeration and
storage shall be located on portions of agricultural lands that are unsuitable for other
agricultural purposes, such as areas within the already developed portion of such
agricultural lands that are not available for direct agricultural production, or areas without
prime agricultural soils;
d. Structures and areas used for warehousing, refrigeration or storage shall
maintain a minimum distance of seventy-five feet from property lines adjoining rural area
and residential zones; and
e. Warehousing, refrigeration and storage is limited to agricultural products

and sixty percent or more of the products must be grown or processed in the Puget Sound

counties. At the time of the initial application, the applicant shall submit a projection of

the source of products to be included in the warehousing, refrigeration or storage.)) 808 809 Repealed. 37. Use shall be limited to the NB zone on parcels outside of the Urban Growth 810 Area, Rural Towns and Rural Neighborhoods and the building floor area devoted to such 811 use shall not exceed ten thousand square feet. 812 38. If the farm product warehousing, refrigeration and storage, or log storage, is 813 associated with agricultural activities it will be reviewed in accordance with K.C.C. 814 21A.08.090. 815 SECTION 5. Ordinance 10870, Section 334, as amended, and K.C.C. 816

A. Retail land uses.

817

818

21A.08.070 are each hereby amended to read as follows:

((KEY)) <u>P</u> =		RESOL	RCE		RUR	RE	SIDI	ENTIA	Ĺ	CO	MM	ERC	IAL/	IND	UST	RIAL	
Permitted Use C =					A L												
Conditional Use S =																	
Special Use	-																
((P-Permitted-Use		((A	F	М	R	¥	R	U	R	N	₿	E	₿	R	₿	θ	1
C-Conditional Use		G	Θ	Ŧ	Ĥ	R	Ē	R	Æ	E	Ų	θ	Ų	Æ	IJ	F	И
S-Special-Use))	((R	R	N	R	₿	S	₿	S	Ī	S	М	S	G	S	Ł	Ð
	Z																
	θ	1	E	E	A	A	Ē	A	I	G	I	М	I	Ŧ	ł	Ī	Ĥ
	N	E	s	R	F	N	R	N	Ð	Ħ	N	Ĥ	N	θ	N	E	S
	E)	₩	Ŧ	A			¥		£	₽	Ē	N	E	N	Ē	£	Ŧ
)																
		F		F	A		Ē		N	θ	\$	Ŧ	S	A	\$		R
×		Ŧ			R				Ŧ	R	S	Ŧ	S	£	8		Ī
		Ĥ			E				Ī	Ħ		¥					A
		R			A				A	θ							Ł))
		£							Ł	Ө							

									Đ				
SIC#	SPECIFIC	A	F	M	RA	UR	R1-8	R12	NB	СВ	RB	0	I
	LAND USE							-48					(30
			-)
*	Building		P23						P2	P	P		Ĺ
*			F23						12	l r	r		
	Materials and												
	Hardware												
	Stores												
*	Retail Nursery,	P1 C1			P1 C1				Р	P	P		
	Garden Center												
	and Farm												
	Supply Stores												
*	Forest Products	P3	P4		P3						Р		
	Sales	and 4			and 4								
*	Department						C14a	P14	P5	P	P		
	and Variety												
	Stores												
54	Food Stores						C15a	P15	P	Р	Р	С	P6
*	Agricultural	((P7	((P4))		((P7	((P3))	((P3)	P25	P25	P25	P25	P2	P25
	Product Sales	C7))			C7)))					5	
	(28)												
*	Farmers	P24	P24		P24	P24	P24	P24	P24	P24	P24	P2	P24
	Market											4	
*	Motor Vehicle										P8		P
	and Boat												
	Dealers												
553	Auto Supply									P9	P9		P
	Stores												
554	Gasoline								Р	Р	Р		Р
	Service												
	Stations												
56	Apparel and									P	Р		
	Accessory												

	Stores			10						1		
*	Furniture and								P	P		
	Home											
	Furnishings											
	Stores											0
58	Eating and			P21		P20	P20	P10	P	P	P	P
	Drinking			C19		C16	P16					
	Places							-				
*	Drug Stores					C15	P15	P	P	P	С	
*	Marijuana								P26	P26		
	retailer								C27	C27		
592	Liquor Stores	P13	-	P13	P13			P13	P	P		
593	Used Goods:		-						P	P		
	Antiques/											
	Secondhand											
	Shops											
*	Sporting Goods		P2	P22	P22	P22	P22	P22	P	P	P2	P22
	and Related		2								2	
	Stores								V			
*	Book,					C15a	P15	Р	P	Р		
	Stationery,											
	Video and Art											
	Supply Stores											
*	Jewelry Stores								P	P		
*	Monuments,									P		
	Tombstones,											
	and											
	Gravestones											
*	Hobby, Toy,		-					P	P	P		
	Game Shops											
*	Photographic							Р	Р	P		
	and Electronic											
	Shops											

*	Fabric Shops									P	P		
598	Fuel Dealers									C11	P		P
*	Florist Shops						C15a	P15	P	P	P	P	
*	Personal									P	P		
7	Medical Supply												
	Stores												
*	Pet Shops		====						Р	Р	P		
*	Bulk Retail									P	P		
*	Auction										P12		P
	Houses												
*	Livestock Sales	((P17)	((P17)		((P17)	((P17)	((P17						P
	(28)))))	and						
							18))						
((GENE	RAL-CROSS	L Land Use	L Table Insti	ructions	s, see K.C	.C. 21A.08	.020 and	21A.02	.070; Dev	l elopment S	Standards,	see K.	C.C.
REFERI	ENCES:	chapters 2	1A.12 thre	ugh 21	A.30; Ger	ieral Provi	sions, sec	K.C.C.	chapters ?	21A.32 thr	ough 21A	.38;	
		Applicatio	n and Rev	iew Pre	ocedures, :	see K.C.C.	chapters	21A.40	through 2	1A.44; (*)	Definition	of this	1
		specific la	nd use, see	K.C.C	: chapter:	21A.06.))							

B. Development conditions.

1.a. As a permitted use, covered sales areas shall not exceed a total area of two thousand square feet, unless located in a building designated as historic resource under K.C.C. chapter 20.62. With a conditional uses permit, covered sales areas of up to three thousand five hundred square feet may be allowed. Greenhouses used for the display of merchandise other than plants shall be considered part of the covered sales area. Uncovered outdoor areas used to grow or display trees, shrubs, or other plants are not considered part of the covered sales area;

- b. The site area shall be at least four and one-half acres;
- c. Sales may include locally made arts and crafts; and
- d. Outside lighting is permitted if no off-site glare is allowed.

830	2. Only hardware stores.
831	3.a. Limited to products grown on site.
832	b. Covered sales areas shall not exceed a total area of five hundred square feet.
833	4. No permanent structures or signs.
834	5. Limited to SIC Industry No. 5331-Variety Stores, and further limited to a
835	maximum of two thousand square feet of gross floor area.
836	6. Limited to a maximum of five thousand square feet of gross floor area.
837	7.((a. As a permitted use, the covered sales area shall not exceed two thousand
838	square feet, unless located in a building designated as a historic resource under K.C.C.
839	chapter 20.62. As a conditional use, up to three thousand five hundred square feet of
840	covered sales area may be allowed;
841	b. The site area shall be at least four and one-half acres;
842	c. Forty percent or more of the gross sales of agricultural product sold through
843	the store must be sold by the producers of primary agricultural products;
844	d. Sixty percent or more of the gross sales of agricultural products sold through
845	the store shall be derived from products grown or produced in the Puget Sound counties.
846	At the time of the initial application, the applicant shall submit a reasonable projection of
847	the source of product sales;
848	e. Sales shall be limited to agricultural products and locally made arts and
849	crafts;
850	f. Storage areas for agricultural products may be included in a farm store
851	structure or in any accessory building; and
852	g. Outside lighting is permitted if no off-site glare is allowed.)) Repealed.

853	8. Excluding retail sale of trucks exceeding one-ton capacity.
854	9. Only the sale of new or reconditioned automobile supplies is permitted.
855	10. Excluding SIC Industry No. 5813-Drinking Places.
856	11. No outside storage of fuel trucks and equipment.
857	12. Excluding vehicle and livestock auctions.
858	13. Only as accessory to a winery or SIC Industry No. 2082-Malt Beverages,
859	and limited to sales of products produced on site and incidental items where the majority
860	of sales are generated from products produced on site.
861	14.a. Not in R-1 and limited to SIC Industry No. 5331-Variety Stores, limited to
862	a maximum of five thousand square feet of gross floor area, and subject to K.C.C.
863	21A.12.230; and
864	b. Before filing an application with the department, the applicant shall hold a
865	community meeting in accordance with K.C.C. 20.20.035.
866	15.a. Not permitted in R-1 and limited to a maximum of five thousand square
867	feet of gross floor area and subject to K.C.C. 21A.12.230; and
868	b. Before filing an application with the department, the applicant shall hold a
869	community meeting in accordance with K.C.C. 20.20.035.
870	16.a. Not permitted in R-1 and excluding SIC Industry No. 5813-Drinking
871	Places, and limited to a maximum of five thousand square feet of gross floor area and
872	subject to K.C.C. 21A.12.230, except as provided in subsection B.20. of this section; and
873	b. Before filing an application with the department, the applicant shall hold a
874	community meeting in accordance with K.C.C. 20.20.035.
275	17 ((Retail sale of livestock is permitted only as accessory to raising

876	Hvestock.)) Repealed.
877	18. ((Limited to the R-1 zone.)) Repealed.
878	19. Only as:
879	a. an accessory use to a permitted manufacturing or retail land use, limited to
880	espresso stands to include sales of beverages and incidental food items, and not to include
881	drive-through sales; or
882	b. an accessory use to a recreation or multiuse park, limited to a total floor area
883	of three thousand five hundred square feet.
884	20. Only as:
885	a. an accessory use to a recreation or multiuse park; or
886	b. an accessory use to a park and limited to a total floor area of one thousand
887	five hundred square feet.
888	21. Accessory to a park, limited to a total floor area of seven hundred fifty
889	square feet.
890	22. Only as an accessory use to:
891	a. a large active recreation and multiuse park in the urban growth area; or
892	b. a park, or a recreation or multiuse park in the RA zones, and limited to a
893	total floor area of seven hundred and fifty square feet.
894	23. Only as accessory to SIC Industry Group No. 242-Sawmills and SIC
895	Industry No. 2431-Millwork and;
896	a. limited to lumber milled on site; and
897	b. the covered sales area is limited to two thousand square feet. The covered
898	sales area does not include covered areas used to display only milled lumber.

- 24. Requires at least five farmers selling their own products at each market and the annual value of sales by farmers should exceed the annual sales value of nonfarmer vendors.
 - 25. Limited to sites located within the urban growth area and:
 - a. The sales area shall be limited to three hundred square feet and must be removed each evening;
 - b. There must be legal parking that is easily available for customers; and
 - c. The site must be in an area that is easily accessible to the public, will accommodate multiple shoppers at one time and does not infringe on neighboring properties.
 - 26.a. Per lot, limited to a maximum aggregated total of two thousand square feet of gross floor area devoted to, and in support of, the retail sale of marijuana.
 - b. Notwithstanding subsection B.26.a. of this section, the maximum aggregated total gross floor area devoted to, and in support of, the retail sale of marijuana may be increased to up to three thousand square feet if the retail outlet devotes at least five hundred square feet to the sale, and the support of the sale, of medical marijuana, and the operator maintains a current medical marijuana endorsement issued by the Washington state Liquor and Cannabis Board.
 - c. Any lot line of a lot having any area devoted to retail marijuana activity must be one thousand feet or more from any lot line of any other lot having any area devoted to retail marijuana activity; and a lot line of a lot having any area devoted to new retail marijuana activity may not be within one thousand feet of any lot line of any lot having any area devoted to existing retail marijuana activity.

- d. Whether a new retail marijuana activity complies with this locational requirement shall be determined based on the date a conditional use permit application submitted to the department of permitting and environmental review became or was deemed complete, and:
- (1) if a complete conditional use permit application for the proposed retail marijuana use was not submitted, or if more than one conditional use permit application became or was deemed complete on the same date, then the director shall determine compliance based on the date the Washington state Liquor and Cannabis Board issues a Notice of Marijuana Application to King County;
- (2) if the Washington state Liquor and Cannabis Board issues more than one Notice of Marijuana Application on the same date, then the director shall determine compliance based on the date either any complete building permit or change of use permit application, or both, were submitted to the department declaring retail marijuana activity as an intended use;
- (3) if more than one building permit or change of use permit application was submitted on the same date, or if no building permit or change of use permit application was submitted, then the director shall determine compliance based on the date a complete business license application was submitted; and
- (4) if a business license application was not submitted or more than one business license application was submitted, then the director shall determine compliance based on the totality of the circumstances, including, but not limited to, the date that a retail marijuana license application was submitted to the Washington state Liquor and Cannabis Board identifying the lot at issue, the date that the applicant entered into a lease

or purchased the lot at issue for the purpose of retail marijuana use and any other facts illustrating the timing of substantial investment in establishing a licensed retail marijuana use at the proposed location.

- e. Retail marijuana businesses licensed by the Washington state Liquor and Cannabis Board and operating within one thousand feet of each other as of August 14, 2016, and retail marijuana businesses that do not require a permit issued by King County, that received a Washington state Liquor and Cannabis Board license to operate in a location within one thousand feet of another licensed retail marijuana business prior to August 14, 2016, and that King County did not object to within the Washington state Liquor and Cannabis Board marijuana license application process, shall be considered nonconforming and may remain in their current location, subject to the provisions of K.C.C. 21A.32.020 through 21A.32.075 for nonconforming uses, except:
- 957 (1) the time periods identified in K.C.C. 21A.32.045.C. shall be six months; 958 and
 - (2) the gross floor area of a nonconforming retail outlet may be increased up to the limitations in subsection B.26.a. and B.26.b. of this section.
 - 27. Per lot, limited to a maximum aggregated total of five thousand square feet gross floor area devoted to, and in support of, the retail sale of marijuana, and((;)):
 - a. Any lot line of a lot having any area devoted to retail marijuana activity must be one thousand feet or more from any lot line of any other lot having any area devoted to retail marijuana activity; and any lot line of a lot having any area devoted to new retail marijuana activity may not be within one thousand feet of any lot line of any lot having any area devoted to existing retail marijuana activity; and

- b. Whether a new retail marijuana activity complies with this locational requirement shall be determined based on the date a conditional use permit application submitted to the department of permitting and environmental review became or was deemed complete, and:
- (1) if a complete conditional use permit application for the proposed retail marijuana use was not submitted, or if more than one conditional use permit application became or was deemed complete on the same date, then the director shall determine compliance based on the date the Washington state Liquor and Cannabis Board issues a Notice of Marijuana Application to King County;
- (2) if the Washington state Liquor and Cannabis Board issues more than one Notice of Marijuana Application on the same date, then the director shall determine compliance based on the date either any complete building permit or change of use permit application, or both, were submitted to the department declaring retail marijuana activity as an intended use;
- (3) if more than one building permit or change of use permit application was submitted on the same date, or if no building permit or change of use permit application was submitted, then the director shall determine compliance based on the date a complete business license application was submitted; and
- (4) if a business license application was not submitted or more than one business license application was submitted, then the director shall determine compliance based on the totality of the circumstances, including, but not limited to, the date that a retail marijuana license application was submitted to the Washington state Liquor and Cannabis Board identifying the lot at issue, the date that the applicant entered into a lease

or purchased the lot at issue for the purpose of retail marijuana use, and any other facts illustrating the timing of substantial investment in establishing a licensed retail marijuana use at the proposed location; and

- c. Retail marijuana businesses licensed by the Washington state Liquor and Cannabis Board and operating within one thousand feet of each other as of August 14, 2016, and retail marijuana businesses that do not require a permit issued by King County, that received a Washington state Liquor and Cannabis Board license to operate in a location within one thousand feet of another licensed retail marijuana business prior to August 14, 2016, and that King County did not object to within the Washington state Liquor and Cannabis Board marijuana license application process, shall be considered nonconforming and may remain in their current location, subject to the provisions of K.C.C. 21A.32.020 through 21A.32.075 for nonconforming uses, except:
- 1003 (1) the time periods identified in K.C.C. 21A.32.045.C. shall be six months;
 1004 and
 - (2) the gross floor area of a nonconforming retail outlet may be increased up to the limitations in subsection B.27. of this section, subject to K.C.C. 21A.42.190.
 - 28. If the agricultural product sales or livestock sales is associated with agricultural activities it will be reviewed in accordance with K.C.C. 21A.08.090.
- SECTION 6. Ordinance 10870, Section 335, as amended, and K.C.C.
- 1010 21A.08.080 are each hereby amended to read as follows:
 - A. Manufacturing land uses.

((KEY)) P = Permitted Use	RESOURCE	RURAL	RESIDENTIAL	COMMERCIAL/INDUSTRIAL
C = Conditional Use S =				

Special	Use																	
((P-Pern	nitted-Use		((A	F	М	R	U	R	¥	R	N	₿	E	₿	R	₿	θ	Ī
C-Cond	itional-Use		G	Θ	I	Ð	R	Ē	R	Æ	Æ	¥	Θ	Ð	E	₩	F	N
S-Specia	ıl-Use))	((₹	R	R	N	R	₽	S	В	S	I	S	М	S	G	S	F	Đ
		θ	I	Æ	E	A	A	Ē	A	1	G	ţ	М	1	Ī	Ī	Ŧ	¥
		N.	E	S	R	F	N	R	N	Ð	Ħ	N	IJ	N	θ	N	E	S
		E))	Ĥ	Ŧ	A			¥		E	₽	E	H	Æ	N	E	£	Ŧ
			£		F	A		E		N	θ	S	1	S	A	\$		R
			Ŧ			R				Ŧ	R	S	Ŧ	S	Ł	S		1
			¥			£				Ŧ	Ħ		¥					A
			R			A				A	θ							Ł))
			Ē							F	θ							
											Ð							
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	((P	F))			P2		P2		P2	С		P2 C
	Products (28)		C1))			C1))												
*/2082	Winery/Brewery		P3			P3 C12	P3				P17	'	P17		P			P
/2085	/Distillery		C12															
*	Materials Processin	1g		P13	P14	P16 C												P
	Facility			С	C15													
22	Textile Mill Produc	ots																C
23	Apparel and other														С			P
	Textile Products																	
24	Wood Products, ex	cept	P4	P4		P4 P18	P4								C6			P
	furniture		P18	P18		C5												
				C5														
25	Furniture and Fixtu	ires		P19		P19									С			P
26	Paper and Allied																	С
	Products																	
27	Printing and Publis	hing									P7		P7		P70		P7C	P
*	Marijuana Processo	or I	P20			P27							P21		P21			
											ŀ		C22		C22	,		

*	Marijuana Processor II	T	ľ	Ī		P23	P23		P25
						C24	C24		C26
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		P
	Concrete Products								
33	Primary Metal								С
	Industries								
34	Fabricated Metal								P
	Products								
35	Industrial and								P
	Commercial								
	Machinery								
351-55	Heavy Machinery and								С
	Equipment		20.						
357	Computer and Office						С	С	P
	Equipment								
36	Electronic and other						С		P
	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								

Miscellaneous Light Manufacturing	С	P
		С
Bicycle Manufacturing		
Aircraft, Ship and Boat		P10C
Building		
Tire Retreading	С	P
Movie	P	P
Production/Distribution		
AND COLOMB AND THE COLOMB AND THE COLOMB AND		
K.C.C. chapter 21 A.06))		
R	Motor Vehicle and Bicycle Manufacturing Aircraft, Ship and Boat Building Tire Retreading Movie Production/Distribution RAL CROSS Land Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070; chapters 21A.12 through 21A.30; General Provisions, see K.C.C. chapters 21A.40 through 21A.44;	Motor Vehicle and Bicycle Manufacturing Aircraft, Ship and Boat Building Tire Retreading C Movie Production/Distribution RAL CROSS Land Use Table Instructions, see K. C.C. 21A.08.020 and 21A.02.070; Development Standards, see K. C.C. chapters 21A.12 through 21A.30; General Provisions, see K. C.C. chapters 21A.32 through 21A.38 Apand Review Procedures, see K. C.C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C.C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C.C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C.C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C.C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C. C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C. C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C. C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures, see K. C. C. chapters 21A.40 through 21A.44; (*)Definition of this specific land Review Procedures and Review Procedures a

B. Development conditions

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

b. In the A zone, only allowed on sites where the primary use is SIC industry

Group No. 01-Growing Harvesting Crops or No. 02-Raising Livestock and Small

Animals;

c. In the RA and UR zones, only allowed on lots of at least four and one-half acres and only when accessory to an agricultural use;

d.(1) Except as provided in subsection B.1.d.(2) and B.1.d.(3) of this section, the floor area devoted to all processing shall not exceed three thousand five hundred square feet, unless located in a building designated as historic resource under K.C.C. chapter 20.62;

(2) With a conditional use permit, up to five thousand square feet of floor area may be devoted to all processing; and

1025	(3) In the A zone, on lots thirty-five acres or greater, the floor area devoted to
1026	all processing shall not exceed seven thousand square feet, unless located in a building
1027	designated as historic resource under K.C.C. chapter 20.62;
1028	e. Structures and areas used for processing shall maintain a minimum distance
1029	of seventy-five feet from property lines adjoining rural area and residential zones, unless
1030	located in a building designated as historic resource under K.C.C. chapter 20.62;
1031	f. Processing is limited to agricultural products and sixty percent or more of
1032	the products processed must be grown in the Puget Sound counties. At the time of initial
1033	application, the applicant shall submit a projection of the source of products to be
1034	produced;
1035	g. In the A zone, structures used for processing shall be located on portions of
1036	agricultural lands that are unsuitable for other agricultural purposes, such as areas within
1037	the already developed portion of such agricultural lands that are not available for direct
1038	agricultural production, or areas without prime agricultural soils; and
1039	h. Tasting of products produced on site may be provided in accordance with
1040	state law. The area devoted to tasting shall be included in the floor area limitation in
1041	subsection B.1.d. of this section.)) Repealed.
1042	2. Except slaughterhouses.
L043	3.a. Limited to wineries, SIC Industry No. 2082-Malt Beverages and SIC
L044	Industry No. 2085-Distilled and Blended Liquors;
1045	b. In the A zone, only allowed on sites where the primary use is SIC Industry
1046	Group No. 01-Growing and Harvesting Crops or No. 02-Raising Livestock and Small
1047	Animals:

1048	c. In the RA and UR zones, only allowed on lots of at least four and one-nair
1049	acres;
1050	d. The floor area devoted to all processing shall not exceed three thousand five
1051	hundred square feet, unless located in a building designated as historic resource under
1052	K.C.C. chapter 20.62;
1053	e. Structures and areas used for processing shall maintain a minimum distance
1054	of seventy-five feet from property lines adjoining rural area and residential zones, unless
1055	located in a building designated as historic resource under K.C.C. chapter 20.62;
1056	f. Sixty percent or more of the products processed must be grown in the Puget
1057	Sound counties. At the time of the initial application, the applicant shall submit a
1058	projection of the source of products to be produced; and
1059	g. Tasting of products produced on site may be provided in accordance with
1060	state law. The area devoted to tasting shall be included in the floor area limitation in
1061	subsection B.3.c. of this section.
1062	4. Limited to rough milling and planing of products grown on-site with portable
1063	equipment.
1064	5. Limited to SIC Industry Group No. 242-Sawmills and SIC Industry No.
1065	2431-Millwork. For RA zoned sites, if using lumber or timber grown off-site, the
1066	minimum site area is four and one-half acres.
1067	6. Limited to uses found in SIC Industry No. 2434-Wood Kitchen Cabinets and
1068	No. 2431-Millwork, (excluding planing mills).
1069	7. Limited to photocopying and printing services offered to the general public.
1070	8. Only within enclosed buildings, and as an accessory use to retail sales.

1071	9. Only within enclosed buildings.
1072	10. Limited to boat building of craft not exceeding forty-eight feet in length.
1073	11. For I-zoned sites located outside the urban growth area designated by the
1074	King County Comprehensive Plan, uses shown as a conditional use in the table of K.C.C.
1075	21A.08.080.A. shall be prohibited, and all other uses shall be subject to the provisions for
1076	rural industrial uses as set forth in K.C.C. chapter 21A.12.
1077	12.a. Limited to wineries, SIC Industry No. 2082-Malt Beverages and SIC
1078	Industry No. 2085-Distilled and Blended Liquors;
1079	b.(1) Except as provided in subsection B.12.b.(2) of this section, the floor area
1080	of structures for wineries, breweries and distilleries and any accessory uses shall not
1081	exceed a total of eight thousand square feet. The floor area may be increased by up to an
1082	additional eight thousand square feet of underground storage that is constructed
1083	completely below natural grade, not including required exits and access points, if the
1084	underground storage is at least one foot below the surface and is not visible above
1085	ground; and
1086	(2) On Vashon-Maury Island, the total floor area of structures for wineries,
1087	breweries and distilleries and any accessory uses may not exceed six thousand square
1088	feet, including underground storage;
1089	c. Wineries, breweries and distilleries shall comply with Washington state
1090	Department of Ecology and King County board of health regulations for water usage and
1091	wastewater disposal. Wineries, breweries and distilleries using water from exempt wells
1092	shall install a water meter;
1093	d. Off-street parking is limited to one hundred and fifty percent of the

1094	minimum requirement for wineries, breweries or distilleries specified in K.C.C.
1095	21A.18.030;
1096	e. Structures and areas used for processing shall be set back a minimum
1097	distance of seventy-five feet from property lines adjacent to rural area and residential
1098	zones, unless the processing is located in a building designated as historic resource under
1099	K.C.C. chapter 20.62;
1100	f. The minimum site area is four and one-half acres. If the total floor area of
1101	structures for wineries, breweries and distilleries and any accessory uses exceed six
1102	thousand square feet, including underground storage:
1103	(1) the minimum site area is ten acres; and
1104	(2) a minimum of two and one-half acres of the site shall be used for the
1105	growing of agricultural products;
1106	g. The facility shall be limited to processing agricultural products and sixty
1107	percent or more of the products processed must be grown in the Puget Sound counties.
1108	At the time of the initial application, the applicant shall submit a projection of the source
1109	of products to be processed; and
1110	h. Tasting of products produced on site may be provided in accordance with
1111	state law. The area devoted to tasting shall be included in the floor area limitation in
1112	subsection B.12.b. of this section.
1113	13. Only on the same lot or same group of lots under common ownership or
1114	documented legal control, which includes, but is not limited to, fee simple ownership, a
1115	long-term lease or an easement:
1116	a. as accessory to a primary forestry use and at a scale appropriate to process

1117	the organic waste generated on the site; or
1118	b. as a continuation of a sawmill or lumber manufacturing use only for that
1119	period to complete delivery of products or projects under contract at the end of the
1120	sawmill or lumber manufacturing activity.
1121	14. Only on the same lot or same group of lots under common ownership or
1122	documented legal control, which includes, but is not limited to, fee simple ownership, a
1123	long-term lease or an easement:
1124	a. as accessory to a primary mineral use; or
1125	b. as a continuation of a mineral processing use only for that period to
1126	complete delivery of products or projects under contract at the end of mineral extraction.
1127	15. Continuation of a materials processing facility after reclamation in
1128	accordance with an approved reclamation plan.
1129	16. Only a site that is ten acres or greater and that does not use local access
1130	streets that abut lots developed for residential use.
1131	17.a. Limited to wineries, SIC Industry No. 2082-Malt Beverages and SIC
1132	Industry No. 2085-Distilled and Blended Liquors;
1133	b. The floor area devoted to all processing shall not exceed three thousand five
1134	hundred square feet, unless located in a building designated as historic resource under
1135	K.C.C. chapter 20.62;
1136	c. Structures and areas used for processing shall maintain a minimum distance
1137	of seventy-five feet from property lines adjoining rural area and residential zones, unless
1138	located in a building designated as historic resource under K.C.C. chapter 20.62; and
1139	d. Tasting of products produced on site may be provided in accordance with

1140	state law. The area devoted to tasting shall be included in the floor area limitation in
1141	subsection B.18.b. of this section.
1142	18. Limited to:
1143	a. SIC Industry Group No. 242-Sawmills and SIC Industry No. 2431-
1144	Millwork, as follows:
1145	(1) If using lumber or timber grown off-site, the minimum site area is four
1146	and one-half acres;
1147	(2) The facility shall be limited to an annual production of no more than one
1148	hundred fifty thousand board feet;
1149	(3) Structures housing equipment used in the operation shall be located at
1150	least one-hundred feet from adjacent properties with residential or rural area zoning;
1151	(4) Deliveries and customer visits shall be limited to the hours of 8:00 a.m. to
1152	7:00 p.m. on weekdays, and 9:00 a.m. to 5:00 p.m. on weekends;
1153	(6) In the RA zone, the facility's driveway shall have adequate entering sight
1154	distance required by the 2007 King County Road Design and Construction Standards. An
1155	adequate turn around shall be provided on-site to prevent vehicles from backing out on to
1156	the roadway that the driveway accesses; and
1157	(7) Outside lighting is limited to avoid off-site glare; and
1158	b. SIC Industry No. 2411-Logging.
1159	19. Limited to manufacture of custom made wood furniture or cabinets.
1160	20.a. Only allowed on lots of at least four and one-half acres;
1161	b. Only as an accessory use to a Washington state Liquor Control Board
1162	licensed marijuana production facility on the same lot; ((and))

1163	c. With a lighting plan, only if required by K.C.C. 21A.12.220.G.;
1164	d. Only with documentation that the operator has applied for a Puget Sound
1165	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1166	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1167	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1168	are imported onto the site; and
1169	e. Accessory marijuana processing uses allowed under this section are subject
1170	to all limitations applicable to marijuana production uses under K.C.C. 21A.08.090.
1171	21.a. Only in the CB and RB zones located outside the urban growth area;
1172	b. With a lighting plan, only if required by K.C.C. 21A.12.220.G.;
1173	c. Only with documentation that the operator has applied for a Puget Sound
1174	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1175	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1176	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1177	are imported onto the site;
1178	d. Per lot, the aggregated total gross floor area devoted to the use of, and in
1179	support of, processing marijuana together with any separately authorized production of
1180	marijuana shall be limited to a maximum of two thousand square feet; and
1181	e. If the two-thousand-square-foot-per-lot threshold is exceeded, each and
1182	every marijuana-related entity occupying space in addition to the two-thousand-square-
1183	foot threshold area on that lot shall obtain a conditional use permit as set forth in
1184	subsection B.22. of this section.
1185	22 a Only in the CB and RB zones located outside the urban growth area:

1186	b. Per lot, the aggregated total gross floor area devoted to the use of, and in
1187	support of, processing marijuana together with any separately authorized production of
1188	marijuana shall be limited to a maximum of thirty thousand square feet;
1189	c. With a lighting plan, only if required by K.C.C. 21A.12.220.G.; and
1190	d. Only with documentation that the operator has applied for a Puget Sound
1191	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1192	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1193	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1194	are imported onto the site.
1195	23.a. Only in the CB and RB zones located inside the urban growth area;
1196	b. With a lighting plan, only if required by K.C.C. 21A.12.220.G.;
1197	c. Only with documentation that the operator has applied for a Puget Sound
1198	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1199	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1200	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1201	are imported onto the site;
1202	d. Per lot, the aggregated total gross floor area devoted to the use of, and in
1203	support of, processing marijuana together with any separately authorized production of
1204	marijuana shall be limited to a maximum of two thousand square feet; and
1205	e. If the two-thousand-square-foot-per-lot threshold is exceeded, each and
1206	every marijuana-related entity occupying space in addition to the two-thousand-square-
1207	foot threshold area on that lot shall obtain a conditional use permit as set forth in
1208	subsection B.24. of this section.

1209	24.a. Only in the CB and RB zones located inside the urban growth area;
1210	b. With a lighting plan, only if required by K.C.C. 21A.12.220.G.;
1211	c. Only with documentation that the operator has applied for a Puget Sound
1212	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1213	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1214	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1215	are imported onto the site; and
1216	d. Per lot, the aggregated total gross floor area devoted to the use of, and in
1217	support of, processing marijuana together with any separately authorized production of
1218	marijuana shall be limited to a maximum of thirty thousand square feet.
1219	25.a. With a lighting plan, only if required by K.C.C. 21A.12.220.G.;
1220	b. Only with documentation that the operator has applied for a Puget Sound
1221	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1222	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1223	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1224	are imported onto the site; and
1225	c. Per lot, limited to a maximum aggregate total of two thousand square feet of
1226	gross floor area devoted to, and in support of, the processing of marijuana together with
1227	any separately authorized production of marijuana.
1228	26.a. With a lighting plan, only if required by K.C.C. 21A.12.220.G.;
1229	b. Only with documentation that the operator has applied for a Puget Sound
1230	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1231	marijuana producers or marijuana processors, or both, shall require that a Puget Sound

1232	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1233	are imported onto the site; and
1234	c. Per lot, limited to a maximum aggregate total of thirty thousand square feet
1235	of gross floor area devoted to, and in support of, the processing of marijuana together
1236	with any separately authorized production of marijuana.
1237	27.a. Marijuana processors in all RA zoned areas except for Vashon-Maury
1238	Island, that do not require a conditional use permit issued by King County, that receive a
1239	Washington state Liquor and Cannabis Board license business prior to October 1, 2016,
1240	and that King County did not object to within the Washington state Liquor and Cannabis
1241	Board marijuana license application process, shall be considered nonconforming as to
1242	subsection B.27.e. of this section, subject to the provisions of K.C.C. 21A.32.020 through
1243	21A.32.075 for nonconforming uses;
1244	b. Only with a lighting plan that complies with K.C.C. 21A.12.220.G.;
1245	c. Only with documentation that the operator has applied for a Puget Sound
1246	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1247	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1248	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1249	are imported onto the site;
1250	d. Only allowed on lots of at least four and on-half acres on Vashon-Maury
1251	Island;
1252	e. Only allowed in the RA-10 or the RA-20 zone, on lots of at least ten acres,
1253	except on Vashon-Maury Island;
1254	f. Only as an accessory use to a Washington state Liquor Cannabis Board

1256

1257

1258

1259

1260

1261

1262

licensed marijuana production facility on the same lot; and

- g. Accessory marijuana processing uses allowed under this section are subject to all limitations applicable to marijuana production uses under K.C.C. 21A.08.090.
- 28. If the food and kindred products manufacturing or processing is associated with agricultural activities it will be reviewed in accordance with K.C.C. 21A.08.090.
- SECTION 7. Ordinance 10870, Section 336, as amended, and K.C.C. 21A.08.090 are each hereby amended to read as follows:

A. Resource land uses.

((KEY)) P = Permitted Use C =				RESOURCE				DE	ENTL	AL	COMMERCIAL/INDUSTRIAL							
Conditional Use S = Special Use						RA												
						L												
((P-Permittee	d-Use		((A	F	M	R	U R	1	U	R	N	₿	E	₿	R	₿	θ	1
C-Condition	al-Use		G	θ	Ŧ	Ð	R E]	R	Ē	E	IJ	0	Ų	Æ	Ų	F	N
S Special Us	se))	((₹	R	R	N	R	B S]	₿	Ş	ł	S	М	S	G	S	F	Đ
		θ	Ŧ	Æ	E	A	A E	,	A	1	G	Ŧ	М	I	I	Ī	ł	IJ
		N	€	S	R	F	N R]	N	Ð	Ħ	N	Ĥ	H	θ	N	E	S
		E))	¥	Ŧ	A		¥			£	₿	Æ	N	£	N	Ē	Æ	Ŧ
			F		F	A	E			N	θ	S	Į	S	A	S		R
			Ŧ			R				Ŧ	R	S	Ŧ	\$	F	S		1
			¥			Æ				ł	Ħ		¥					A
			R			A				A	θ							Ł))
			E							Ł	θ							
											Ð							
SIC#	SPECIFIC LAND	USE	A	F	M	RA	UR	1	R1-	R12	NB		СВ		RB		0	I
								8	8	-48								
	AGRICULTURE:							T										
01	Growing and Harve	sting	P	Р		Р	Р	I	P									Р
	Crops																	
02	02 Raising Livestock an		P	Р		Р	Р											Р
	Small Animals (6)																	

*	Agricultural Activities	P24	P24		P24	P24						
		C	<u>C</u>		C	<u>C</u>						
*	Agricultural Support	P25	P25		P26	<u>P26</u>	P26	P27	P27			
	Services	C	<u>C</u>		C	C	C	<u>C28</u>	C28			
*	Marijuana producer	P15			P16				P18	P18		P20
		C22			C17				C19	C19		C21
*	Agriculture Training	C10										
	Facility									-		
*	Agriculture-related	P12										
	special needs camp											
*	Agricultural Anaerobic	P13										
	Digester											
	FORESTRY:											
08	Growing & Harvesting	P	P	P7	Р	Р	P					Р
	Forest Production											
ж	Forest Research		P		P	P					P2	P
	FISH AND											
	WILDLIFE									ľ		
	MANAGEMENT:											
0921	Hatchery/Fish Preserve	P	P		P	Р	С					P
	(1)											
0273	Aquaculture (1)	P	P		P	Р	С					P
*	Wildlife Shelters	P	P		P	Р						
	MINERAL:											
10,12,14	Mineral Extraction and		P9	P								
	Processing		С	C1								
				1								
2951,	Asphalt/Concrete		P8	P8								Р
3271, 3273	Mixtures and Block		C1	C1								
			1	1								
	ACCESSORY USES:											
*	Resource Accessory	P3	P4	P5	P3	Р3						P4
	Uses	P23										

*	((Temporary)) Farm	P14	((P		P14							
	Worker Housing		14)									
)									
((GENERAL REFERENC											nent Stand	
	2.1	21A.38; Application 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.96.))								

- B. Development conditions.
- 1. May be further subject to K.C.C. chapter 21A.25.
 - 2. Only forest research conducted within an enclosed building.
- 3. ((Accessory dwelling units)) Farm residences in accordance with K.C.C.
- 1267 21A.08.030.

1272

1273

1274

1275

1276

1277

- 4. Excluding housing for agricultural workers.
- 5. Limited to either maintenance or storage facilities, or both, in conjunction with mineral extraction or processing operation.
- 6. Allowed in accordance with K.C.C. chapter 21A.30.
 - 7. Only in conjunction with a mineral extraction site plan approved in accordance with K.C.C. chapter 21A.22.
 - 8. Only on the same lot or same group of lots under common ownership or documented legal control, which includes, but is not limited to, fee simple ownership, a long-term lease or an easement:
 - a. as accessory to a primary mineral extraction use;
- b. as a continuation of a mineral processing only for that period to complete delivery of products or projects under contract at the end of a mineral extraction; or
 - c. for a public works project under a temporary grading permit issued in

1281	accordance with K.C.C. 16.82.152.
1282	9. Limited to mineral extraction and processing:
1283	a. on a lot or group of lots under common ownership or documented legal
1284	control, which includes but is not limited to, fee simple ownership, a long-term lease or
1285	an easement;
1286	b. that are located greater than one-quarter mile from an established residence
1287	and
1288	c. that do not use local access streets that abut lots developed for residential
1289	use.
1290	10. Agriculture training facilities are allowed only as an accessory to existing
1291	agricultural uses and are subject to the following conditions:
1292	a. The impervious surface associated with the agriculture training facilities
1293	shall comprise not more than ten percent of the allowable impervious surface permitted
1294	under K.C.C. 21A.12.040;
1295	b. New or the expansion of existing structures, or other site improvements,
1296	shall not be located on class 1, 2 or 3 soils;
1297	c. The director may require reuse of surplus structures to the maximum extent
1298	practical;
1299	d. The director may require the clustering of new structures with existing
1300	structures;
1301	e. New structures or other site improvements shall be set back a minimum
1302	distance of seventy-five feet from property lines adjoining rural area and residential
1303	zones;

1304	f. Bulk and design of structures shall be compatible with the architectural style
1305	of the surrounding agricultural community;
1306	g. New sewers shall not be extended to the site;
1307	h. Traffic generated shall not impede the safe and efficient movement of
1308	agricultural vehicles, nor shall it require capacity improvements to rural roads;
1309	i. Agriculture training facilities may be used to provide educational services to
1310	the surrounding rural/agricultural community or for community events. Property owners
1311	may be required to obtain a temporary use permit for community events in accordance
1312	with K.C.C. chapter 21A.32;
1313	j. Use of lodging and food service facilities shall be limited only to activities
1314	conducted in conjunction with training and education programs or community events
1315	held on site;
1316	k. Incidental uses, such as office and storage, shall be limited to those that
1317	directly support education and training activities or farm operations; and
1318	1. The King County agriculture commission shall be notified of and have an
1319	opportunity to comment upon all proposed agriculture training facilities during the permit
1320	process in accordance with K.C.C. chapter 21A.40.
1321	11. Continuation of mineral processing and asphalt/concrete mixtures and block
1322	uses after reclamation in accordance with an approved reclamation plan.
1323	12.a. Activities at the camp shall be limited to agriculture and agriculture-
1324	oriented activities. In addition, activities that place minimal stress on the site's
1325	agricultural resources or activities that are compatible with agriculture are permitted.
1326	(1) passive recreation;

1348

1349

1327	(2) training of individuals who will work at the camp;
1328	(3) special events for families of the campers; and
1329	(4) agriculture education for youth.
1330	b. Outside the camp center, as provided for in subsection B.12.e. of this
1331	section, camp activities shall not preclude the use of the site for agriculture and
1332	agricultural related activities, such as the processing of local food to create value-added
1333	products and the refrigeration and storage of local agricultural products. The camp shall
1334	be managed to coexist with agriculture and agricultural activities both onsite and in the
1335	surrounding area.
1336	c. A farm plan shall be required for commercial agricultural production to
1337	ensure adherence to best management practices and soil conservation.
1338	d.(1) The minimum site area shall be five hundred acres. Unless the property
1339	owner has sold or transferred the development rights as provided in subsection B.12.c.(3)
1340	of this section, a minimum of five hundred acres of the site must be owned by a single
1341	individual, corporation, partnership or other legal entity and must remain under the
1342	ownership of a single individual, corporation, partnership or other legal entity for the
1343	duration of the operation of the camp.
1344	(2) Nothing in subsection B.12.d.(1) of this section prohibits the property
1345	owner from selling or transferring the development rights for a portion or all of the site to
1346	the King County farmland preservation program or, if the development rights are

e. The impervious surface associated with the camp shall comprise not more than ten percent of the allowable impervious surface permitted under K.C.C. 21A.12.040;

extinguished as part of the sale or transfer, to a nonprofit entity approved by the director;

1350	f. Structures for living quarters, dining facilities, medical facilities and other
1351	nonagricultural camp activities shall be located in a camp center. The camp center shall
1352	be no more than fifty acres and shall depicted on a site plan. New structures for
1353	nonagricultural camp activities shall be clustered with existing structures;
1354	g. To the extent practicable, existing structures shall be reused. The applicant
1355	shall demonstrate to the director that a new structure for nonagricultural camp activities
1356	cannot be practicably accommodated within an existing structure on the site, though
1357	cabins for campers shall be permitted only if they do not already exist on site;
1358	h. Camp facilities may be used to provide agricultural educational services to
1359	the surrounding rural and agricultural community or for community events. If required
1360	by K.C.C. chapter 21A.32, the property owner shall obtain a temporary use permit for
1361	community events;
1362	i. Lodging and food service facilities shall only be used for activities related to
1363	the camp or for agricultural education programs or community events held on site;
1364	j. Incidental uses, such as office and storage, shall be limited to those that
1365	directly support camp activities, farm operations or agricultural education programs;
1366	k. New nonagricultural camp structures and site improvements shall maintain a
1367	minimum set-back of seventy-five feet from property lines adjoining rural area and
1368	residential zones;
1369	1. Except for legal nonconforming structures existing as of January 1, 2007,
1370	camp facilities, such as a medical station, food service hall and activity rooms, shall be of
1371	a scale to serve overnight camp users;
1372	m. Landscaping equivalent to a type III landscaping screen, as provided for in

1373	K.C.C. 21A.16.040, of at least twenty feet shall be provided for nonagricultural structures
1374	and site improvements located within two hundred feet of an adjacent rural area and
1375	residential zoned property not associated with the camp;
1376	n. New sewers shall not be extended to the site;
1377	o. The total number of persons staying overnight shall not exceed three
1378	hundred;
1379	p. The length of stay for any individual overnight camper, not including camp
1380	personnel, shall not exceed ninety days during a three-hundred-sixty-five-day period;
1381	q. Traffic generated by camp activities shall not impede the safe and efficient
1382	movement of agricultural vehicles nor shall it require capacity improvements to rural
1383	roads;
1384	r. If the site is adjacent to an arterial roadway, access to the site shall be
1385	directly onto the arterial unless the county road engineer determines that direct access is
1386	unsafe;
1387	s. If direct access to the site is via local access streets, transportation
1388	management measures shall be used to minimize adverse traffic impacts;
1389	t. Camp recreational activities shall not involve the use of motor vehicles
1390	unless the motor vehicles are part of an agricultural activity or are being used for the
1391	transportation of campers, camp personnel or the families of campers. Camp personnel
1392	may use motor vehicles for the operation and maintenance of the facility. Client-specific
1393	motorized personal mobility devices are allowed; and
1394	u. Lights to illuminate the camp or its structures shall be arranged to reflect the
1395	light away from any adjacent property.

1396	13. Limited to digester receiving plant and animal and other organic waste from
1397	agricultural activities, and including electrical generation, as follows:
1398	a. the digester must be included as part of a Washington state Department of
1399	Agriculture approved dairy nutrient plan;
1400	b. the digester must process at least seventy percent livestock manure or other
1401	agricultural organic material from farms in the vicinity, by volume;
1402	c. imported organic waste-derived material, such as food processing waste,
1403	may be processed in the digester for the purpose of increasing methane gas production fo
1404	beneficial use, but not shall exceed thirty percent of volume processed by the digester;
1405	and
1406	d. the use must be accessory to an operating dairy or livestock operation.
1407	14. Farm worker housing. Either:
1408	<u>a.</u> Temporary farm worker housing subject to the following conditions:
1409	((a.)) (1) The housing must be licensed by the Washington state Department
1410	of Health under chapter 70.114A RCW and chapter 246-358 WAC;
1411	((b.)) (2) Water supply and sewage disposal systems must be approved by the
L412	Seattle King County department of health;
L413	((e.)) (3) To the maximum extent practical, the housing should be located on
1414	nonfarmable areas that are already disturbed and should not be located in the floodplain
1415	or in a critical area or critical area buffer; and
1416	((d.)) (4) The property owner shall file with the department of executive
L417	services, records and licensing services division, a notice approved by the department
L418	identifying the housing as ((the)) temporary farm worker housing ((as accessory)) and

1419	that the housing shall ((only)) be occupied only by agricultural employees and their
1420	families while employed by the owner or operator or on a nearby farm. The notice shall
1421	run with the land($(\frac{1}{2})$); or
1422	b. Housing for agricultural employees who are employed by the owner or
1423	operator of the farm year-round as follows:
1424	(1) Not more than:
1425	(a) one agricultural employee dwelling unit on a site less than twenty acres;
1426	(b) two agricultural employee dwelling units on a site of at least twenty
1427	acres and less than fifty acres;
1428	(c) three agricultural employee dwelling units on a site of at least fifty acres
1429	and less than one-hundred acres; and
1430	(d) four agricultural employee dwelling units on a site of at least one-
1431	hundred acres, and one additional agricultural employee dwelling unit for each additional
1432	one hundred acres thereafter;
1433	(2) If the primary use of the site changes to a nonagricultural use, all
1434	agricultural employee dwelling units shall be removed;
1435	(3) The applicant shall file with the department of executive services, records
1436	and licensing services division, a notice approved by the department that identifies the
1437	agricultural employee dwelling units as accessory and that the dwelling units shall only
1438	be occupied by agricultural employees who are employed by the owner or operator year-
1439	round. The notice shall run with the land. The applicant shall submit to the department
1440	proof that the notice was filed with the department of executive services, records and
1441	licensing services division, before the department approves any permit for the

1442	construction of agricultural employee dwelling units;
1443	(4) An agricultural employee dwelling unit shall not exceed a floor area of
1444	one thousand square feet and may be occupied by no more than eight unrelated
1445	agricultural employees;
1446	(5) To the maximum extent practical, the housing should be located on
1447	nonfarmable areas that are already disturbed;
1448	(6) One off-street parking space shall be provided for each agricultural
1449	employee dwelling unit; and
1450	(7) The agricultural employee dwelling units shall be constructed in
1451	compliance with K.C.C. Title 16.
1452	15. Marijuana production by marijuana producers licensed by the Washington
1453	state Liquor and Cannabis Board is subject to the following standards:
1454	a. Only allowed on lots of at least four and one-half acres;
1455	b. With a lighting plan, only if required by and that complies with K.C.C.
1456	21A.12.220.G.;
1457	c. Only with documentation that the operator has applied for a Puget Sound
1458	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1459	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1460	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1461	are imported onto the site;
1462	d. Production is limited to outdoor, indoor within marijuana greenhouses, and
1463	within structures that are nondwelling unit structures that exist as of October 1, 2013,
1464	subject to the size limitations in subsection B.15.e. of this section;

- e. Per lot, 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 aggregated total of two thousand square feet and shall be located within a fenced area or marijuana greenhouse that is no more than ten percent larger than that combined area, or may occur in nondwelling unit structures that exist as of October 1, 2013;
- f. Outdoor production area fencing as required by the Washington state Liquor and Cannabis Board, marijuana greenhouses and nondwelling unit structures shall maintain a minimum street setback of fifty feet and a minimum interior setback of thirty feet; and
- g. If the two-thousand-square-foot-per-lot threshold of plant canopy combined with area used for processing under K.C.C. 21A.08.080 is exceeded, each and every marijuana-related entity occupying space in addition to the two-thousand-square-foot threshold area on that lot shall obtain a conditional use permit as set forth in subsection B.22. of this section.
- 16. Marijuana production by marijuana producers licensed by the Washington state Liquor and Cannabis Board is subject to the following standards:
- a. Marijuana producers in all RA zoned areas except for Vashon-Maury Island, that do not require a conditional use permit issued by King County, that receive a Washington state Liquor and Cannabis Board license business prior to October 1, 2016, and that King County did not object to within the Washington state Liquor and Cannabis Board marijuana license application process, shall be considered nonconforming as to subsection B.16.d. and h. of this section, subject to the provisions of K.C.C. 21A.32.020 through 21A.32.075 for nonconforming uses;

1488	b. In all rural area zones, only with a lighting plan that complies with K.C.C.
1489	21A.12.220.G.;
1490	c. Only allowed on lots of at least four and one-half acres on Vashon-Maury
1491	Island;
1492	d. Only allowed in the RA-10 or the RA-20 zone, on lots of at least ten acres,
1493	except on Vashon-Maury Island;
1494	e. Only with documentation that the operator has applied for a Puget Sound
1495	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1496	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1497	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1498	are imported onto the site;
1499	f. Production is limited to outdoor, indoor within marijuana greenhouses, and
1500	within nondwelling unit structures that exist as of October 1, 2013, subject to the size
1501	limitations in subsection B.16.g. of this section; and
1502	g. Per lot, the plant canopy, as defined in WAC 314-55-010, combined with
1503	any area used for processing under K.C.C. 21A.08.080 shall be limited to a maximum
1504	aggregated total of two thousand square feet and shall be located within a fenced area or
1505	marijuana greenhouse, that is no more than ten percent larger than that combined area, or
1506	may occur in nondwelling unit structures that exist as of October 1, 2013;
1507	h. Outdoor production area fencing as required by the Washington state Liquor
1508	and Cannabis Board and marijuana greenhouses shall maintain a minimum street setback
1509	of fifty feet and a minimum interior setback of one hundred feet; and a minimum setback
1510	of one hundred fifty feet from any existing residence; and

1511	1. If the two-thousand-square-foot-per-lot threshold of plant canopy within
1512	fenced areas or marijuana greenhouses is exceeded, each and every marijuana-related
1513	entity occupying space in addition to the two-thousand-square-foot threshold area on that
1514	lot shall obtain a conditional use permit as set forth in subsection B.17. of this section.
1515	17. Marijuana production by marijuana producers licensed by the Washington
1516	state Liquor and Cannabis Board is subject to the following standards:
1517	a. Only allowed on lots of at least four and one-half acres on Vashon-Maury
1518	Island;
1519	b. Only allowed in the RA-10 or the RA-20 zone, on lots of at least ten acres,
1520	except on Vashon-Maury Island;
1521	c. In all rural area zones, only with a lighting plan that complies with K.C.C.
1522	21A.12.220.G.;
1523	d. Only with documentation that the operator has applied for a Puget Sound
1524	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1525	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1526	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1527	are imported onto the site;
1528	e. Production is limited to outdoor and indoor within marijuana greenhouses
1529	subject to the size limitations in subsection B.17.f. of this section;
1530	f. Per lot, the plant canopy, as defined in WAC 314-55-010, combined with
1531	any area used for processing under K.C.C. 21A.08.080 shall be limited to a maximum
1532	aggregated total of thirty thousand square feet and shall be located within a fenced area or
1522	marijuana greenhouse that is no more than ten percent larger than that combined area:

1534	and
レンンサ	anu

1536

1537

1538

1539

1541

1542

1543

1544

1545

1546

1547

1548

1549

1550

1551

1552

1553

1554

1555

- g. Outdoor production area fencing as required by the Washington state Liquor and Cannabis Board, and marijuana greenhouses shall maintain a minimum street setback of fifty feet and a minimum interior setback of one hundred feet, and a minimum setback of one hundred fifty feet from any existing residence.
 - 18.a. Production is limited to indoor only;
- b. With a lighting plan only as required by and that complies with K.C.C. 1540 21A.12.220.G.;
 - c. Only with documentation that the operator has applied for a Puget Sound Clean Air Agency Notice of Construction Permit. All department permits issued to either marijuana producers or marijuana processors, or both, shall require that a Puget Sound Clean Air Agency Notice of Construction Permit be approved before marijuana products are imported onto the site; and
 - d. Per lot, 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 aggregated total of two 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 authorized processing area; and
 - c. If the two-thousand-square-foot-per-lot threshold is exceeded, each and every marijuana-related entity occupying space in addition to the two-thousand-square foot threshold area on that parcel shall obtain a conditional use permit as set forth in subsection B.19. of this section.
 - 19.a. Production is limited to indoor only;

1557	b. With a lighting plan only as required by and that complies with K.C.C.
1558	21A.12.220.G.;
1559	c. Only with documentation that the operator has applied for a Puget Sound
1560	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1561	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1562	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1563	are imported onto the site; and
1564	d. Per lot, the plant canopy, as defined in WAC 314-55-010, combined with
1565	any area used for processing under K.C.C. 21A.08.080, shall be limited to a maximum
1566	aggregated total of thirty thousand square feet and shall be located within a building or
1567	tenant space that is no more than ten percent larger than the plant canopy and separately
1568	authorized processing area.
1569	20.a. Production is limited to indoor only;
1570	b. With a lighting plan only as required by and that complies with K.C.C.
1571	21A.12.220.G.;
1572	c. Only with documentation that the operator has applied for a Puget Sound
1573	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1574	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1575	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1576	are imported onto the site;
1577	d. Per lot, the plant canopy, as defined in WAC 314-55-010, combined with
1578	any area used for processing under K.C.C. 21A.08.080, shall be limited to a maximum
1579	aggregated total of two thousand square feet and shall be located within a building or

1580	tenant space that is no more than ten percent larger than the plant canopy and separately
1581	authorized processing area; and
1582	e. If the two-thousand-square-foot-per-lot threshold is exceeded, each and
1583	every marijuana-related entity occupying space in addition to the two-thousand-square-
1584	foot threshold area on that lot shall obtain a conditional use permit as set forth in
1585	subsection B.21. of this section.
1586	21.a. Production is limited to indoor only;
1587	b. With a lighting plan only as required by and that complies with K.C.C.
1588	21A.12.220.G.;
1589	c. Only with documentation that the operator has applied for a Puget Sound
1590	Clean Air Agency Notice of Construction Permit. All department permits issued to either
1591	marijuana producers or marijuana processors, or both, shall require that a Puget Sound
1592	Clean Air Agency Notice of Construction Permit be approved before marijuana products
1593	are imported onto the site; and
1594	d. Per lot, the plant canopy, as defined in WAC 314-55-010, combined with
1595	any area used for processing under K.C.C. 21A.08.080, shall be limited to a maximum
1596	aggregated total of thirty thousand square feet and shall be located within a building or
1597	tenant space that is no more than ten percent larger than the plant canopy and separately
1598	authorized processing area.
1599	22. Marijuana production by marijuana producers licensed by the Washington
1600	state Liquor and Cannabis Board is subject to the following standards:
1601	a. With a lighting plan only as required by and that complies with K.C.C.
1602	21A.12.220.G.;

b. O	nly allowed	on lots	of at	least four	and	one-half	acres;
------	-------------	---------	-------	------------	-----	----------	--------

- c. Only with documentation that the operator has applied for a Puget Sound
 Clean Air Agency Notice of Construction Permit. All department permits issued to either
 marijuana producers or marijuana processors, or both, shall require that a Puget Sound
 Clean Air Agency Notice of Construction Permit be approved before marijuana products
 are imported onto the site;
- d. Production is limited to outdoor, indoor within marijuana greenhouses, and within structures that are nondwelling unit structures that exist as of October 1, 2013, subject to the size limitations in subsection B.22. e. and f. of this section;
- e. On lots less than ten acres, per lot, 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 aggregated total of five thousand square feet and shall be located within a fenced area or marijuana greenhouse that is no more than ten percent larger than that combined area, or may occur in nondwelling unit structures that exist as of October 1, 2013;
- f. On lots ten acres or more, per lot, 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 aggregated total of ten thousand square feet, and shall be located within a fenced area or marijuana greenhouse that is no more than ten percent larger than that combined area, or may occur in nondwelling unit structures that exist as of October 1, 2013; and
- g. Outdoor production area fencing as required by the Washington state Liquor and Cannabis Board, marijuana greenhouses and nondwelling unit structures shall

1626	maintain a minimum street setback of fifty feet and a minimum interior setback of one
1627	hundred feet, and a minimum setback of one hundred fifty feet from any existing
1628	residence.
1629	23. The storage and processing of non-manufactured source separated organic
1630	waste that originates from agricultural operations and that does not originate from the
1631	site, if:
1632	a. agricultural is the primary use of the site;
1633	b. the storage and processing are in accordance with best management practice
1634	included in an approved farm plan; and
1635	c. except for areas used for manure storage, the areas used for storage and
1636	processing do not exceed three acres and ten percent of the site.
1637	24.a. For activities relating to the processing of crops or livestock for
1638	commercial purposes, including associated activities such as warehousing, storage,
1639	including refrigeration, and other similar activities and excluding wineries, SIC Industry
1640	No. 2085 - Distilled and Blended Liquors and SIC Industry No. 2082 - Malt Beverages:
1641	(1) limited to agricultural products and sixty percent or more of the products
1642	processed must be grown in the Puget Sound counties. At the time of initial application,
1643	the applicant shall submit a projection of the source of products to be produced;
1644	(2) in the RA and UR zones, only allowed on sites of at least four and one-
1645	half acres;
1646	(3) (a) as a permitted use, the floor area devoted to all processing shall not
1647	exceed two thousand square feet, unless located in a building designated as an historic
1648	resource under K.C.C. chapter 20.62. The agricultural technical review committee, as

established in section 15 of this ordinance, may review and approve an increase in the
processing floor area as follows: up to three thousand five hundred square feet of floor
area may be devoted to all processing in the RA zones or on farms less than thirty-five
acres located in the A zones or up to seven thousand square feet on farms greater than
thirty-five acres in the A zone; and

- (b) as a permitted use, the floor area devoted to all warehousing, refrigeration, storage or other similar activities shall not exceed two thousand square feet, unless located in a building designated as historic resource under K.C.C. chapter 20.62.

 The agricultural technical review committee, as established in section 15 of this ordinance, may review and approve an increase of up to three thousand five hundred square feet of floor area devoted to all warehousing, storage, including refrigeration, or other similar activities in the RA zones or on farms less than thirty-five acres located in the A zones or up to seven thousand square feet on farms greater than thirty-five acres in the A zone;
- (4) in the A zone, structures and areas used for processing, warehousing, refrigeration, storage and other similar activities shall be located on portions of agricultural lands that are unsuitable for other agricultural purposes, such as areas within the already developed portion of such agricultural lands that are not available for direct agricultural production, or areas without prime agricultural soils; and
- (5) structures and areas used for processing, warehousing, storage, including refrigeration, and other similar activities shall maintain a minimum distance of seventy-five feet from property lines adjoining rural area and residential zones, unless located in a building designated as historic resource under K.C.C. chapter 20.62.

1672	b. For activities relating to the retail sale of agricultural products, except
1673	livestock:
1674	(1) sales shall be limited to agricultural products and locally made arts and
1675	crafts;
1676	(2) in the RA and UR zones, only allowed on sites at least four and one-half
1677	acres;
1678	(3) as a permitted use, the covered sales area shall not exceed two thousand
1679	square feet, unless located in a building designated as a historic resource under K.C.C.
1680	chapter 20.62. The agricultural technical review committee, as established in section 15
1681	of this ordinance, may review and approve an increase of up to three thousand five
1682	hundred square feet of covered sales area;
1683	(4) forty percent or more of the gross sales of agricultural product sold
1684	through the store must be sold by the producers of primary agricultural products;
1685	(5) sixty percent or more of the gross sales of agricultural products sold
1686	through the store shall be derived from products grown or produced in the Puget Sound
1687	counties. At the time of the initial application, the applicant shall submit a reasonable
1688	projection of the source of product sales;
1689	(6) tasting of products, in accordance with applicable health regulations, is
1690	allowed;
1691	(7) storage areas for agricultural products may be included in a farm store
1692	structure or in any accessory building; and
1693	(8) outside lighting is permitted if there is no off-site glare.
1694	c. Retail sales of livestock is permitted only as accessory to raising livestock.

1695	d. Farm operations, including equipment repair and related facilities, except
1696	that:
1697	(1) the repair of tools and machinery is limited to those necessary for the
1698	operation of a farm or forest;
1699	(2) in the RA and UR zones, only allowed on sites of at least four and one-
1700	half acres;
1701	(3) the size of the total repair use is limited to one percent of the farm size in
1702	the A zone, and up to one percent of the site size in other zones, up to a maximum of five
1703	thousand square feet unless located within an existing farm structure, including but not
1704	limited to barns, existing as of December 31, 2003; and
1705	(4) Equipment repair shall not be permitted in the Forest zone.
1706	e. The agricultural technical review committee, as established in section 15 of
1707	this ordinance, may review and approve reductions of minimum site sizes in the rural and
1708	residential zones and minimum setbacks from rural and residential zones.
1709	25. The department may review and approve establishment of agricultural
1710	support services in accordance with the code compliance review process in section 15 of
1711	this ordinance only if:
1712	a. project is sited on lands that are unsuitable for direct agricultural production
1713	based on size, soil conditions or other factors and cannot be returned to productivity by
1714	drainage maintenance, and
1715	b. the proposed use is allowed under any Farmland Preservation Program
1716	conservation easement and zoning development standards.
1717	26. The agricultural technical review committee, as established in section 15 of

1718	this ordinance, may review and approve establishment of agricultural support services
1719	only if the project site:
1720	a. adjoins or is within six hundred sixty feet of the agricultural production
1721	district,
1722	b. has direct vehicular access to the agricultural production district
1723	c. except for farmworker housing, does not use local access streets that abut
1724	lots developed for residential use; and
1725	b. has a minimum lot size of four and one-half acres.
1726	27. The agricultural technical review committee, as established in section 15 of
1727	this ordinance, may review and approve establishment of agricultural support services
1728	only if the project site:
1729	a. is outside the urban growth area,
1730	b. adjoins or is within six hundred sixty feet of the agricultural production
1731	district,
1732	c. has direct vehicular access to the agricultural production district,
1733	d. except for farmworker housing, does not use local access streets that abut
1734	lots developed for residential use; and
1735	e. has a minimum lot size of four and one-half acres.
1736	28. Only allowed on properties that are outside the urban growth area.
1737	SECTION 8. Ordinance 10870, Section 337, as amended, and K.C.C.
1738	21A.08.100 are each hereby amended to read as follows:
1739	A. Regional land uses.
	((KEY)) P = Permitted RESOURCE R U RESIDENTIAL COMMERCIAL/INDUSTRIAL

Use $C = C$	Conditional Use S					R A									
= Special Usc						L									
((P-Permitted Use			((A	F	М	R	₩ R	Ð	R	N B	E	BR	В	θ	1
C-Condit	tional Use		G	0	1	Ð	R E	R	E	₽ U	0	U E	IJ	F	N
S-Special	l-Use))	((₹	R	R	N	R	B S	В	S	1 8	M	s G	8	£	Đ
		θ	1	£	E	A	A E	A	1	G 1	M	1 1	1	1	Ð
		N	E	S	R	F	N R	N	Ð	H N	f t	9 И	N	E	s
		E))	₩	Ŧ	A		¥	:	E	BE	N.	E N	E	Æ	Ŧ
			F		F		Æ		N	0 8	1	S A	S		R
			Ŧ						Ŧ	R S	Ŧ.	S L	S		1
			Ĥ						1	Ħ	¥				A
			R						A	θ					£))
			E						F	θ					
	2									Đ					
SIC#	SPECIFIC LAN	D	A	F	М	RA	UR	R1-	R12	NB	СВ	RB	1	0	I
	USE							8	-48						(15)
*	Jail							S	S	S	S	S		S	S
*	Jail Farm/Camp		S	S		S	S								
*	Work Release Fac	ility				S19	S19	S	S	S	S	S		S	
*	Public Agency Ar	nimal		S		S	S					S			P
	Control Facility														
*	Public Agency			S		S3					S3	S3		S3	C4
	Training Facility														
*	Hydroelectric			C14 S		C14	C14	C14							
	Generation Facilit	ty				S	S	S							
*	Non-hydroelectric	;	((P25)	C12 S	C12 S	C12	2 S	C12	P12						
	Generation Facilit	.y) C12			S	S	S	S	S	S			S	S
			S												
*	Communication		C6c S	P		C6c	C6c	C6c	C6c	C6c	P	P		P	P
	Facility (17)					S	S	S	S	S					
*	Earth Station		P6b C	Р		C6a	C6a	C6a	C6a	P6b	P	P		P	P
				1	1	_				С				1	
						S	S	S	S						

((GENE	CRAL CROSS	Land U	se Table I	nstruction	s, see K.	C.C. 21/	.08.020	and 21/	.02.070	; Develo	pment Stan	dards, se	e
	Facility												
*	Zoo Animal Breeding	P16	P16		S18 P16	S18	S	S	S				
8222					C11	C11	CII	CII	C11				
8221-	College/University(1)	P10	P10		P10	P10	P10	P10	P10	Р	P	P	P
7941	Stadium/Arena										S		S
7041	Exhibit(2)										0		C
8422	Zoo/Wildlife		S9		S9	S	S	S		S	S		
*	Fairground									S	S		S
	Facility				S22								
*	County Fairgrounds				P21								
	Facility												
*	Regional Motor Sports		-										P
7948	Racetrack				S8	S8	S8	S8	S8	S8	S8	S8	S24
*	School Bus Base			9	C5 S20	C5 S	C5 S	C5 S	S	S	S	S	Р
*	Transit Bus Base						S	S	S	S	S	S	Р
	Infrastructure Maintenance Facility												
*	Rural Public				C23								
*	Production Airport/Heliport	S7	S7		S	S	S	S	S	S	S	S	S
*	Municipal Water	S	P13 S	S	S	S	S	S	S	S	S	S	S
*	Wastewater Treatment Facility				S	S	S	S	S	S	S	S	С
*	Transfer Station			S	S	S	S	S	S	S	S		Р
*	Landfill		S	S	S	S	S	S	S	S	S	S	S
*	Soil Recycling Facility		S	S	S								С
	Energy Resource Recovery Facility		S	S	S	S	S	S	S	S	S	S	S

REFERENCES:

K.C.C. chapters 21A.12 through 21A.30; General Provisions, see K.C.C. chapters 21A.32 through

21A.38; Application 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.))
1740	B. Development conditions.
1741	1. Except technical institutions. See vocational schools on general services land
1742	use table, K.C.C. 21A.08.050.
1743	2. Except arboretum. See K.C.C. 21A.08.040, recreation/cultural land use table.
1744	3. Except weapons armories and outdoor shooting ranges.
1745	4. Except outdoor shooting range.
1746	5. Only in conjunction with an existing or proposed school.
1747	6.a. Limited to no more than three satellite dish antennae.
1748	b. Limited to one satellite dish antenna.
1749	c. Limited to tower consolidations.
1750	7. Limited to landing field for aircraft involved in forestry or agricultural
1751	practices or for emergency landing sites.
1752	8. Except racing of motorized vehicles.
1753	9. Limited to wildlife exhibit.
1754	10. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32.
1755	11. Only as a reuse of a surplus nonresidential facility subject to K.C.C. chapter
1756	21A.32.
1757	12. Limited to cogeneration facilities for on-site use only.
1758	13. Excluding impoundment of water using a dam.
1759	14. Limited to facilities that comply with the following:
1760	a. Any new diversion structure shall not:
1761	(1) exceed a height of eight feet as measured from the streambed; or

1762	(2) impound more than three surface acres of water at the normal maximum
1763	surface level;
1764	b. There shall be no active storage;
1765	c. The maximum water surface area at any existing dam or diversion shall not
1766	be increased;
1767	d. An exceedance flow of no greater than fifty percent in mainstream reach
1768	shall be maintained;
1769	e. Any transmission line shall be limited to a:
1770	(1) right-of-way of five miles or less; and
1771	(2) capacity of two hundred thirty KV or less;
1772	f. Any new, permanent access road shall be limited to five miles or less; and
1773	g. The facility shall only be located above any portion of the stream used by
1774	anadromous fish.
1775	15. For I-zoned sites located outside the urban growth area designated by the
1776	King County Comprehensive Plan, uses shown as a conditional or special use in K.C.C.
1777	21A.08.100.A, except for waste water treatment facilities and racetracks, shall be
1778	prohibited. All other uses, including waste water treatment facilities, shall be subject to
1779	the provisions for rural industrial uses in K.C.C. chapter 21A.12.
1780	16. The operator of such a facility shall provide verification to the department of
1781	natural resources and parks or its successor organization that the facility meets or exceeds
1782	the standards of the Animal and Plant Health Inspection Service of the United States
1783	Department of Agriculture and the accreditation guidelines of the American Zoo and
1784	Aquarium Association.

1785	17. The following provisions of the table apply only to major communication
1786	facilities. Minor communication facilities shall be reviewed in accordance with the
1787	processes and standard outlined in K.C.C. chapter 21A.27.
1788	18. Only for facilities related to resource-based research.
1789	19. Limited to work release facilities associated with natural resource-based
1790	activities.
1791	20. Limited to projects which do not require or result in an expansion of sewer
1792	service outside the urban growth area, unless a finding is made that no cost-effective
1793	alternative technologies are feasible, in which case a tightline sewer sized only to meet
1794	the needs of the school bus base and serving only the school bus base may be used.
1795	Renovation, expansion, modernization or reconstruction of a school bus base is permitted
1796	but shall not require or result in an expansion of sewer service outside the urban growth
1797	area, unless a finding is made that no cost-effective alternative technologies are feasible,
1798	in which case a tightline sewer sized only to meet the needs of the school bus base.
1799	21. Only in conformance with the King County Site Development Plan Report,
1800	through modifications to the plan of up to ten percent are allowed for the following:
1801	a. building square footage;
1802	b. landscaping;
1803	c. parking;
1804	d. building height; or
1805	e. impervious surface.
1806	22. A special use permit shall be required for any modification or expansion of
1807	the King County fairgrounds facility that is not in conformance with the King County

1808	Site Development Plan Report or that exceeds the allowed modifications to the plan
1809	identified in subsection B.21. of this section.
1810	23. The facility shall be primarily devoted to rural public infrastructure
1811	maintenance and is subject to the following conditions:
1812	a. The minimum site area shall be ten acres, unless:
1813	(1) the facility is a reuse of a public agency yard; or
1814	(2) the site is separated from a county park by a street or utility right-of-way;
1815	b. Type 1 landscaping as provided in K.C.C. chapter 21A.16 shall be provided
1816	between any stockpiling or grinding operations and adjacent residential zoned property;
1817	c. Type 2 landscaping as provided in K.C.C. chapter 21A.16 shall be provided
1818	between any office and parking lots and adjacent residential zoned property;
1819	d. Access to the site does not use local access streets that abut residential zoned
1820	property, unless the facility is a reuse of a public agency yard;
1821	e. Structural setbacks from property lines shall be as follows:
1822	(1) Buildings, structures and stockpiles used in the processing of materials
1823	shall be no closer than:
1824	(a) one hundred feet from any residential zoned properties, except that the
L825	setback may be reduced to fifty feet when the grade where the building or structures are
1826	proposed is fifty feet or greater below the grade of the residential zoned property;
L827	(b) fifty feet from any other zoned property, except when adjacent to a
L828	mineral extraction or materials processing site;
1829	(c) the greater of fifty feet from the edge of any public street or the setback
1830	from residential zoned property on the far side of the street; and

1831	(2) Offices, scale facilities, equipment storage buildings and stockpiles shall
1832	not be closer than fifty feet from any property line except when adjacent to M or F zoned
1833	property or when a reuse of an existing building. Facilities necessary to control access to
1834	the site, when demonstrated to have no practical alternative, may be located closer to the
1835	property line;
1836	f. On-site clearing, grading or excavation, excluding that necessary for
1837	required access, roadway or storm drainage facility construction, shall not be permitted
1838	within fifty feet of any property line except along any portion of the perimeter adjacent to
1839	M or F zoned property. If native vegetation is restored, temporary disturbance resulting
1840	from construction of noise attenuation features located closer than fifty feet shall be
1841	permitted; and
1842	g. Sand and gravel extraction shall be limited to forty thousand yards per year.
1843	24. The following accessory uses to a motor race track operation are allowed if
1844	approved as part of the special use permit:
1845	a. motocross;
1846	b. autocross;
1847	c. skidpad;
1848	d. garage;
1849	e. driving school; and
1850	f. fire station.
1851	((25. Only as an accessory use of an agricultural anaerobic digester.))
1852	NEW SECTION. SECTION 9. There is hereby added to K.C.C. chapter 21A.06
1853	a new section to read as follows:

1854	Agriculture: the use of land for commercial purposes for either the raising of
1855	crops or livestock or the production of agricultural products, or both.
1856	NEW SECTION. SECTION 10. There is hereby added to K.C.C. chapter
1857	21A.06 a new section to read as follows:
1858	Agricultural activities: those agricultural uses and practices that pertain directly
1859	to the commercial production of agricultural products, including, but not limited to:
1860	A. Tilling, discing, planting, seeding, fertilization, composting and other soil
1861	amendments and harvesting;
1862	B. Grazing, animal mortality management and on-site animal waste storage,
1863	disposal and processing;
1864	C. Soil conservation practices including dust control, rotating and changing
1865	agricultural crops and allowing agricultural lands to lie fallow under local, state or federal
1866	conservation programs;
1867	D. Maintenance of farm and stock ponds, agricultural drainage, irrigation systems
1868	canals and flood control facilities;
1869	E. Normal maintenance, operation and repair of existing serviceable equipment,
1870	structures, facilities or improved areas, including, but not limited to, fencing, farm access
1871	roads and parking; and
1872	F. Processing, promotion, sale, storage, packaging and distribution.
1873	NEW SECTION. SECTION 11. There is hereby added to K.C.C. chapter
1874	21A.06 a new section to read as follows:
1875	Agricultural products: products that include, but are not limited to:
1876	A Horticultural viticultural floricultural and aniary products:

1877	B. Livestock and livestock products;
1878	C. Animal products including, but not limited to, upland finfish, dairy products,
1879	meat, poultry and eggs;
1880	D. Feed or forage for livestock;
1881	E. Christmas trees, hybrid cottonwood and similar hardwood trees grown as
1882	crops and harvested within twenty years of planting; and
1883	F. Turf, sod, seed and related products.
1884	NEW SECTION. SECTION 12. There is hereby added to K.C.C. chapter
1885	21A.06 a new section to read as follows:
1886	Agricultural support services: any agricultural activity that is directly related to
1887	agriculture and directly dependent upon agriculture for its existence but is undertaken or
1888	lands that are not predominately in agricultural use.
1889	NEW SECTION. SECTION 13. There is hereby added to K.C.C. chapter 21A.06
1890	a new section to read as follows:
1891	Farm: the land, buildings equipment and infrastructure used in the raising and
1892	production of agricultural products for commercial sales.
1893	NEW SECTION. SECTION 14. There is hereby added to K.C.C. chapter
1894	21A.06 a new section to read as follows:
1895	Farm residence: a single detached dwelling unit that serves as the primary
1896	residence for a farm.
1897	NEW SECTION. SECTION 15. There is hereby added to K.C.C. chapter
1898	21A.42 a new section to read as follows:
1899	A. There is hereby established an agricultural technical review committee

consisting of representatives of the departments of permitting and environmental review, natural resources and parks and public health and the King Conservation District.

- B. The agricultural technical review committee is authorized to review proposals to expand or modify agricultural activities and to site agricultural support services, as identified in K.C.C. 21A.08.090, and to make a recommendation to the director, or designee. The agricultural technical review committee's recommendation will be based on the applicant's submission of a business plan that establishes satisfaction of the relevant criteria set forth in this section.
- C. The director, or the director's designee, shall sit on the committee and shall make a final decision on proposals to expand or modify agricultural activities or to site agricultural support services. This decision shall be a Type 1 decision under K.C.C. chapter 20.20. The Director's decision will require the property owner to sign and record on title, at the owner's sole expense, a covenant in a form acceptable to the County which informs subsequent owners of the conditions and limitations under which the use must be maintained.
- D. The director, after a recommendation from the agricultural technical review committee established by this section, may modify development standards for agricultural activities as identified in K.C.C. 21A.08.090, subject to the following criteria. The proposed modification or expansion must:
- 1. Be located on existing impervious surface or lands not otherwise suitable for direct agricultural production based upon soil conditions or other factors and cannot be returned to productivity by drainage maintenance;
 - 2. Be allowed under any Farmland Preservation Program conservation easement

1923	and	zoning	develo	pment	standards	,
------	-----	--------	--------	-------	-----------	---

- 3. Be supported by adequate utilities, parking, internal circulation and other infrastructure;
- 4. Not interfere with neighborhood circulation or interfere with existing or permitted development or use on neighboring properties;
- 5. Be designed in a manner that is compatible with the character and appearance of existing or proposed development in the vicinity of the subject property;
- 6. Not be in conflict with the health and safety of the community and is such that pedestrian and vehicular traffic associated with the use must not be hazardous or conflict with existing and anticipated traffic in the neighborhood;
- 7. Be supported by adequate public facilities or services and must not adversely affect public services to the surrounding area; and
- 8. Not be in conflict with the policies of the Comprehensive Plan or the basic purposes of K.C.C. Title 21A.
- E. Siting of agricultural support services as provided in K.C.C. 21A.08.090 may be authorized by the director, after a recommendation from the agricultural technical review committee established by this section, subject to the following criteria. The proposed use must:
- 1.a. Be limited to processing, warehousing and storage, including refrigeration, retail sales and other similar support services of locally produced agricultural products. Sixty percent or more of the products must be grown or raised in the agricultural production district. At the time of initial application, the applicant shall submit a projection of the source of products to be produced;

1968

1946	b. Be limited to farmworker housing to support agricultural operations located
1947	in the agricultural production district; or
1948	c. Be limited to farm operations, including equipment repair, and other similar
1949	services primarily supporting agricultural operations located in the agricultural
1950	production district. Sixty percent or more of the services business must be to support
1951	agricultural operations in the agricultural production district. At the time of initial
1952	application, the applicant shall submit a projection of the source of products to be
1953	produced;
1954	2. Meet the setback and size limitation in K.C.C. 21A.08.090.B.24. for
1955	structures and areas used for agricultural support services, including walls, fences and
1956	screening vegetation, and not interfere with neighborhood circulation or interfere with
1957	existing or permitted development or use on neighboring properties;
1958	3. Be designed in a manner which is compatible with the character and
1959	appearance of existing, or proposed development in the vicinity of the subject property,
1960	and provide sufficient screening vegetation;
1961	4. Not be in conflict with the health and safety of the community and must be
1962	such that pedestrian and vehicular traffic associated with the use will not be hazardous or
1963	conflict with existing and anticipated traffic in the neighborhood;
1964	5. Be supported by adequate public facilities or services, will not adversely
1965	affect public services to the surrounding area and shall not depend on urban services; and
1966	6. Not be in conflict with the policies of the Comprehensive Plan or the basic
1967	purposes of K.C.C. Title 21A.

SECTION 16. Ordinance 12196, Section 9, as amended, and K.C.C. 20.20.020,

are each hereby amended to read as follows:

- A. Land use permit decisions are classified into four types, based on who makes the decision, whether public notice is required, whether a public hearing is required before a decision is made and whether administrative appeals are provided. The types of land use decisions are listed in subsection E. of this section.
- 1. Type 1 decisions are made by the director, or his or her designee, ("director") of the department of permitting and environmental review ("department"). Type 1 decisions are nonappealable administrative decisions.
- 2. Type 2 decisions are made by the director. Type 2 decisions are discretionary decisions that are subject to administrative appeal.
- 3. Type 3 decisions are quasi-judicial decisions made by the hearing examiner following an open record hearing. Type 3 decisions may be appealed to the county council, based on the record established by the hearing examiner.
- 4. Type 4 decisions are quasi-judicial decisions made by the council based on the record established by the hearing examiner.
- B. Except as provided in K.C.C. 20.44.120A.7. and 25.32.080 or unless otherwise agreed to by the applicant, all Type 2, 3 and 4 decisions included in consolidated permit applications that would require more than one type of land use decision process may be processed and decided together, including any administrative appeals, using the highest-numbered land use decision type applicable to the project application.
- C. Certain development proposals are subject to additional procedural requirements beyond the standard procedures established in this chapter.

D. Land use permits that are categorically exempt from review under SEPA do not require a threshold determination (determination of nonsignificance ["DNS"] or determination of significance ["DS"]). For all other projects, the SEPA review procedures in K.C.C. chapter 20.44 are supplemental to the procedures in this chapter.

E. Land use decision types are classified as follow:

TYPE 1	(Decision by director,	Temporary use permit for a homeless encampment under
	no administrative	K.C.C. 21A.45.010, 21A.45.020, 21A.45.030,
	appeal)	21A.45.040, 24A.45.050, 21A.45.060, 21A.45.070,
		21A.45.080 and 21A.45.090; building permit, site
	a	development permit, or clearing and grading permit that
		is not subject to SEPA, that is categorically exempt from
		SEPA as provided in K.C.C. 20.20.040, or for which the
		department has issued a determination of nonsignificance
		or mitigated determination of nonsignificance; boundary
		line adjustment; right of way; variance from K.C.C.
		chapter 9.04; shoreline exemption; decisions to require
		studies or to approve, condition or deny a development
		proposal based on K.C.C. chapter 21A.24, except for
		decisions to approve, condition or deny alteration
		exceptions; approval of a conversion-option harvest plan;
		a binding site plan for a condominium that is based on a
		recorded final planned unit development, a building

		permit, an as-built site plan for developed sites, a site
		development permit for the entire site; approvals for
		agricultural activities and agricultural support services
		authorized under section 15 of this ordinance.
TYPE	(Decision by director	Short plat; short plat revision; short plat alteration;
21,2	appealable to hearing	zoning variance; conditional use permit; temporary use
	examiner, no further	permit under K.C.C. chapter 21A.32; temporary use
	administrative appeal)	permit for a homeless encampment under K.C.C.
		21A.45.100; shoreline substantial development permit ³ ;
		building permit, site development permit or clearing and
		grading permit for which the department has issued a
		determination of significance; reuse of public schools;
		reasonable use exceptions under K.C.C. 21A.24.070.B;
		preliminary determinations under K.C.C. 20.20.030.B;
		decisions to approve, condition or deny alteration
		exceptions under K.C.C. chapter 21A.24; extractive
	-	operations under K.C.C. 21A.22.050; binding site plan;
		waivers from the moratorium provisions of K.C.C.
		16.82.140 based upon a finding of special circumstances.
TYPE	(Recommendation by	Preliminary plat; plat alterations; preliminary plat
31	director, hearing and	revisions.
	decision by hearing	

2000

2001

2002

2003

2009

	examiner, appealable	
	to county council on	2
	the record)	
TYPE	(Recommendation by	Zone reclassifications; shoreline environment
41,4	director, hearing and	redesignation; urban planned development; special use;
	recommendation by	amendment or deletion of P suffix conditions; plat
	hearing examiner	vacations; short plat vacations; deletion of special district
	decision by county	overlay.
	council on the record)	

1997 See K.C.C. 20.44.120.C. for provisions governing procedural and substantive SEPA appeals and appeals of Type 3 and 4 decisions to the council.

When an application for a Type 2 decision is combined with other permits requiring Type 3 or 4 land use decisions under this chapter, the examiner, not the director, makes the decision.

- ³ A shoreline permit, including a shoreline variance or conditional use, is appealable to the state Shorelines Hearings Board and not to the hearing examiner.
- 4 Approvals that are consistent with the Comprehensive Plan may be considered by the council at any time. Zone reclassifications that are not consistent with the Comprehensive Plan require a site-specific land use map amendment and the council's hearing and consideration shall be scheduled with the amendment to the Comprehensive Plan under K.C.C. 20.18.040 and 20.18.060.
 - F. The definitions in K.C.C. 21A.45.020 apply to this section.

2010	SECTION 17. Ordinance 10870, Section 388, as amended, and K.C.C.
2011	21A.16.030 are each hereby amended to read as follows:
2012	To facilitate the application of this chapter, the land uses of K.C.C. chapter
2013	21A.08 have been grouped in the following manner:
2014	A. Residential development refers to those uses listed in K.C.C. 21A.08.030,
2015	except those uses listed under Accessory uses, and:
2016	1. Attached/group residences refers to:
2017	a. townhouses, except as provided in subsection A.2.a. of this section;
2018	b. apartments and detached dwelling units developed on common property at a
2019	density of twelve or more units per acre;
2020	c. senior citizen assisted housing;
2021	d. temporary lodging;
2022	e. group residences other than Type I community residential facilities;
2023	f. mobile home parks; and
2024	2. Single-family development refers to:
2025	a. residential subdivisions and short subdivisions, including attached and
2026	detached dwelling units on individually platted or short platted lots;
2027	b. any detached dwelling units located on a lot including cottage housing units;
2028	and
2029	c. Type I community residential facilities;
2030	B. Commercial development refers to those uses in:
2031	1. K.C.C. 21A.08.040 as amusement/entertainment uses, except golf facilities;
2032	2. K.C.C. 21A.08.050 except recycling centers, health and educational services.

2033	daycare I, churches, synagogues and temples, and miscellaneous repair as allowed in the
2034	A and RA zones; and
2035	3. K.C.C. 21A.08.070, except forest product sales and agricultural product sales
2036	as allowed in the A, F and RA zones and building, hardware and garden materials as
2037	allowed in the A zones;
2038	C. Industrial development refers to those uses listed in:
2039	1. K.C.C. 21A.08.050 as recycling center;
2040	2. K.C.C. 21A.08.060, except government services and farm product
2041	warehousing, refrigeration and storage as allowed in the A zones;
2042	3. K.C.C. 21A.08.080, except food and kindred products as allowed in the A
2043	and F zones; and
2044	4. K.C.C. 21A.08.090 as mineral extraction and processing;
2045	D. Institutional development refers to those uses listed in:
2046	1. K.C.C. 21A.08.040 as cultural uses, except arboretums;
2047	2. K.C.C. 21A.08.050 as churches, synagogues and temples, health services and
2048	education services except specialized instruction schools permitted as an accessory use;
2049	and
2050	3. K.C.C. 21A.08.060 as government services;
2051	E. Utility development refers to those uses listed in K.C.C. 21A.08.060 as utility
2052	facilities; and
2053	F. Uses in K.C.C. chapter 21A.08 that are not listed in subsections A. through E.
2054	of this section shall not be subject to landscaping and tree retention requirements except
2055	as specified in any applicable review of a conditional use or special use permits, or

2056	reviews conducted in accordance with section 15 of this ordinance.		
2057	SECTION 18. The following are each hereby repealed:		
2058	A. Ordinance 3064, Section 1, as amended, and K.C.C. 20.54.010;		
2059	B. Ordinance 3064, Section 2, and K.C.C. 20.54.020;		
2060	C. Ordinance 3064, Section 3, as amended, and K.C.C. 20.54.030;		
2061	D. Ordinance 3064, Section 4, as amended, and K.C.C. 20.54.040;		
2062	E. Ordinance 3064, Section 5, and K.C.C. 20.54.050;		
2063	F. Ordinance 3064, Section 6, as amended, and K.C.C. 20.54.060;		
2064	G. Ordinance 3064, Section 7, as amended, and K.C.C. 20.54.070;		
2065	H. Ordinance 3064, Section 8, as amended, and K.C.C. 20.54.080;		
2066	I. Ordinance 3064, Section 9, as amended, and K.C.C. 20.54.090;		
2067	J. Ordinance 3064, Section 10, as amended, and K.C.C. 20.54.100;		
2068	K. Ordinance 3064, Section 11, as amended, and K.C.C. 20.54.110;		
2069	L. Ordinance 3064, Section 12, and K.C.C. 20.54.120; and		
2070	M. Ordinance 3064, Section 13, and K.C.C. 20.54.130.		
2071	SECTION 19. Ordinance 4461, Section 1, as amended, and K.C.C. 20.22.060 are		
2072	each hereby amended to read as follows:		
2073	The examiner shall issue recommendations, in the following cases:		
2074	A. Proposals for establishment or modification of cable system rates under		
2075	K.C.C. 6.27A.140;		
2076	B. Vacation of county roads under K.C.C. chapter 14.40;		
2077	C. All Type 4 decisions under K.C.C. chapter 20.20;		
2078	D. Applications for public benefit rating system assessed valuation on open space		

2079	land and current use assessment on timber lands under K.C.C. chapter 20.36, except as
2080	provided in K.C.C. 20.36.090;
2081	E. ((Applications for agricultural land variances under K.C.C. 20.54.090,
2082	applications for rezones or subdivisions under K.C.C. 20.54.100.A., appeals of
2083	designations of agricultural land of county significance under K.C.C. 20.54.100.C. and
2084	applications to revise the boundaries of agricultural lands of county significance under
2085	K.C.C. 20.54.110.C.;
2086	F.)) Appeals of decisions to designate or reject a nomination for designation for a
2087	landmark or issuing or denying a certificate of appropriateness under K.C.C. chapter
2088	20.62;
2089	((G-))F. Creation of a lake or beach management district and a special assessmen
2090	roll under chapter 36.61 RCW; and
2091	((H.)) G. Other applications or appeals that are prescribed by ordinance.
2092	SECTION 20. Ordinance 6949, Section 10, as amended, and K.C.C. 20.44.080
2093	are each hereby amended to read as follows:
2094	A. The procedures and standards of WAC 197-11-650 through 197-11-660
2095	regarding substantive authority and mitigation, and WAC 197-11-158, regarding reliance
2096	on existing plans, laws and regulations, are adopted.
2097	B. For the purposes of RCW 43.21C.060 and WAC 197-11-660, the following
2098	policies, plans, rules and regulations, and all amendments thereto, are designated as
2099	potential bases for the exercise of King County's substantive authority under SEPA,
2100	subject to RCW 43.21C.240 and subsection C of this section:
2101	1. The policies of the state Environmental Policy Act, RCW 43.21C.020.

2102	2. As specified in K.C.C. chapter 20.12, the King County Comprehensive Plan,
2103	its addenda and revisions and community and subarea plans and housing report, and as
2104	specified in K.C.C. chapter 20.14, surface water management program basin plans.
2105	3. The King County Zoning Code, as adopted in K.C.C. Title 21A.
2106	4. The King County Agricultural Lands Policy, as adopted in ((K.C.C. chapter
2107	20.54 and)) K.C.C. Title 26.
2108	5. The King County Landmarks Preservation Code, as adopted in K.C.C.
2109	chapter 20.62.
2110	6. The King County Shoreline Management Master Plan, as adopted in K.C.C.
2111	Title 25.
2112	7. The King County Surface Water Runoff Policy, as adopted in K.C.C. chapter
2113	9.04, including the Covington Master Drainage Plan, as adopted in K.C.C. chapter 20.14.
2114	8. The King County Road Standards, as adopted in K.C.C. chapter 14.42.
2115	9. The Comprehensive Plan for Transportation adopted by Resolution No. 6617
2116	of the council of the Municipality of Metropolitan Seattle and readopted and ratified by
2117	the county council in K.C.C. 28.01.030.
2118	10. The Comprehensive Sewerage Disposal Plan adopted by Resolution No. 23
2119	of the council of the Municipality of Metropolitan Seattle and readopted and ratified by
2120	the county council in K.C.C. 28.01.030.
2121	11. The rules and regulations for construction and use of local sewage facilities
2122	set forth in K.C.C. chapters 28.81 through 28.84.
2123	12. The rules and regulations on the consistency of sewer projects with local
2124	land use plans and policies set forth in Ordinance 11034, as amended.

2128

2129

2130

2131

2132

2133

2134

2135

2136

2137

2138

2139

2140

2141

2142

2143

2144

2145

2146

2125	13. The rules and regulations for the disposal of industrial waste into the
2126	sewerage system set forth in Ordinance 11034, as amended.

- 14. The Duwamish Clean Water Plan adopted by the council of the Municipality of Metropolitan Seattle and readopted and ratified by the county council by Ordinance 11032, Section 28, as amended.
- 15. The Washington Department of Ecology's Best Management Practices for the Use of Municipal Sludge.
- C. Within the urban growth area, substantive SEPA authority to condition or deny new development proposals or other actions shall be used only in cases where specific adverse environmental impacts are not addressed by regulations as set forth below or unusual circumstances exist. In cases where the county has adopted the following regulations to systematically avoid or mitigate adverse impacts, those standards and regulations will normally constitute adequate mitigation of the impacts of new development: K.C.C. chapter 9.04, Surface Water Runoff Policy, K.C.C. chapter 9.08, Surface Water Management Program, K.C.C. chapter 9.12, Water Quality, K.C.C. chapter 14.42, King County Road Standards, K.C.C. chapter 16.82, Clearing and Grading, K.C.C. chapter 21A.12, Development Standards - Density and Dimensions, K.C.C. chapter 21A.14, Development Standards - Design Requirements, K.C.C. chapter 21A.16, Development Standards - Landscaping and Water Use, K.C.C. chapter 21A.18, Development Standards - Parking and Circulation, K.C.C. chapter 21A.20, Development Standards - Signs, K.C.C. chapter 21A.22, Development Standards - Mineral Extraction, K.C.C. chapter 21A.24, Critical Areas, K.C.C. chapter 21A.26, Development Standards -Communication Facilities, K.C.C. chapter 21A.28, Development Standards - Adequacy

of Public Facilities and Services. Unusual circumstances related to a site or to a proposal, as well as environmental impacts not mitigated by the regulations listed in this subsection, will be subject to site-specific or project-specific SEPA mitigation.

This subsection shall not apply if the county's development regulations cited in this subsection are amended after April 22, 1996, unless the amending ordinance contains a finding, supported by documentation, that the requirements for environmental analysis, protections and mitigation measures in this chapter, provide adequate analysis of and mitigation for the specific adverse environmental impacts to which the requirements apply.

- D. Outside the urban growth area, in the course of project review, including any required environmental analysis, the responsible official may determine that requirements for environmental analysis, protection and mitigation measures in the county's development regulations or comprehensive plans adopted under chapter 36.70A RCW and in other applicable local, state or federal laws and rules provide adequate analysis and mitigation for specific adverse environmental impacts of the project, if the following criteria are met:
- 1. In the course of project review, the responsible official shall identify and consider the specific probable adverse environmental impacts of the proposed action and then make a determination whether these specific impacts are adequately addressed by the development regulations. If they are not, the responsible official shall apply mitigation consistent with the applicable requirements of the comprehensive plan, subarea plan element of the comprehensive plan or other local, state or federal rules or laws; and

2. The responsible	official bases or conditions its	approval on compliance with
these requirements or mitigate	ation measures.	

E. Any decision to approve, deny or approve with conditions pursuant to RCW 43.21C.060 shall be contained in the responsible official's decision document. The written decision shall contain facts and conclusions based on the proposal's specific adverse environmental impacts, or lack thereof, as identified in an environmental checklist, EIS, threshold determination, other environmental document including an executive department's staff report and recommendation to a decision maker, or findings made pursuant to a public hearing authorized or required by law or ordinance. The decision document shall state the specific plan, policy or regulation that supports the SEPA decision and, if mitigation beyond existing development regulations is required, the specific adverse environmental impacts and the reasons why additional mitigation is needed to comply with SEPA.

F. This chapter shall not be construed as a limitation on the authority of King County to approve, deny or condition a proposal for reasons based upon other statutes, ordinances or regulations.

SECTION 21. Severability. If any provision of this ordinance or its

application to any person or circumstance is held invalid, the remainder of the ordinance

ATTEST:

Melani Pedroza, Clerk of the Council

APPROVED this 2 St day of Double , 2017

Dow Constantine, County Executive

Attachments: None