

KING COUNTY

Signature Report

Ordinance 19040

	Proposed No. 2019-0433.1	Sponsors von Reichbauer
1	AN ORDINANCE rel	ating to planning and permitting, and
2	amending Ordinance 1	.0870, Section 330, as amended, and
3	K.C.C. 21A.08.030 an	d Ordinance 10870, Section 331, as
4	amended, and K.C.C.	21A.08.040.
5	BE IT ORDAINED BY THE	COUNCIL OF KING COUNTY:
6	SECTION 1. Ordinance 1087	70, Section 330, as amended, and K.C.C.
7	21A.08.030 are hereby amended to re-	ead as follows:

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A. Residential land uses.

P-Perm	P-Permitted Use C-		RESOURCE			RESID	COMMERCIAL/INDUSTRIAL							
Conditi	ional Use S-Special				L									
Use														
SIC #	SPECIFIC	A	F	М	RA	UR	R1-8	R12	NB	CB	RB	0	I	
	LAND USE							-48						
	DWELLING UNITS, TYPES:													
*	Single Detached	Р С12	P2		P C12	P C12	P C12	Р С12	P15					
*	Townhouse				C4	C4	P11 C12	Р	Р3	P3	Р3	Р3		
*	Apartment				C4	C4	P5 C5	Р	P3	P3	P3	P3		
*	Mobile Home Park				S13		C8	Р						
*	Cottage Housing						P15							
	GROUP													

	RESIDENCES:												
*	Community Residential Facility-I				С	С	P14.a C	Р	P3	P3	Р3	P3	
*	Community Residential Facility-II				1		P14.b	Р	• РЗ	Р3	Р3	Р3	
*	Dormitory			7.	C6	C6	C6	Р					
*	Senior Citizen Assisted Housing					P4	P4	Р	Р3	P3	P3	P3	
	ACCESSORY USES:												
*	Residential Accessory Uses	P7	P7		P7	P7	P7	P7	P7	P7	P7	P7	
*	Home Occupation	P18	P1 8		P18	P18	P18	P18	P18	P18	P18	P1 8	
*	Home Industry	С			С	С	С						
	TEMPORARY LODGING:												
7011	Hotel/Motel (1)									Р	Р	Р	
*	Bed and Breakfast Guesthouse	Р9			P9	P9	P9	P9	P9	P10	P10		
7041	Organization Hotel/Lodging Houses				5		<u>P17</u>				Р		

B. Development conditions.

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1. Except bed and breakfast guesthouses.

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2. In the forest production district, the following conditions apply:

a. Site disturbance associated with development of any new residence shall be

13 limited to three acres. Site disturbance shall mean all land alterations including, but not

14 limited to, grading, utility installation, landscaping, clearing for crops, on-site sewage

15	disposal systems and driveways. Additional site disturbance for agriculture, including
16	raising livestock, up to the smaller of thirty-five percent of the lot or seven aces, may be
17	approved only if a farm management plan is prepared in accordance with K.C.C. chapter
18	21A.30. Animal densities shall be based on the area devoted to animal care and not the
19	total area of the lot;
20	b. A forest management plan shall be required for any new residence in the
21	forest production district, that shall be reviewed and approved by the King County
22	department of natural resources and parks before building permit issuance; and
23	c. The forest management plan shall incorporate a fire protection element that
24	includes fire safety best management practices developed by the department.
25	3. Only as part of a mixed use development subject to the conditions of K.C.C.
26	chapter 21A.14, except that in the NB zone on properties with a land use designation of
27	commercial outside of center (CO) in the urban areas, stand-alone townhouse
28	developments are permitted subject to K.C.C. 21A.12.040, 21A.14.030, 21A.14.060 and
29	21A.14.180.
30	4. Only in a building listed on the National Register as an historic site or
31	designated as a King County landmark subject to K.C.C. chapter 21A.32.
32	5.a. In the R-1 zone, apartment units are permitted, if:
33	(1) At least fifty percent of the site is constrained by unbuildable critical
34	areas. For purposes of this subsection, unbuildable critical areas includes wetlands,
35	aquatic areas and slopes forty percent or steeper and associated buffers; and
36	(2) The density does not exceed a density of eighteen units per acre of net
37	buildable area.

38	b. In the R-4 through R-8 zones, apartment units are permitted if the density
39	does not exceed a density of eighteen units per acre of net buildable area.
40	c. If the proposal will exceed base density for the zone in which it is proposed,
41	a conditional use permit is required.
42	6. Only as accessory to a school, college, university or church.
43	7.a. Accessory dwelling units:
44	(1) Only one accessory dwelling per primary single detached dwelling unit;
45	(2) Only in the same building as the primary dwelling unit on:
46	(a) an urban lot that is less than five thousand square feet in area;
47	(b) except as otherwise provided in subsection B.7.a.(5) of this section, a
48	rural lot that is less than the minimum lot size; or
49	c. a lot containing more than one primary dwelling;
50	(3) The primary dwelling unit or the accessory dwelling unit shall be owner
51	occupied;
52	(4)(a) Except as otherwise provided in subsection B.7.a.(5) of this section,
53	one of the dwelling units shall not exceed one thousand square feet of heated floor area
54	except when one of the dwelling units is wholly contained within a basement or attic; and
55	(b) When the primary and accessory dwelling units are located in the same
56	building, or in multiple buildings connected by a breezeway or other structure, only one
57	entrance may be located on each street;
58	(5) On a site zoned RA:
59	(a) If one transferable development right is purchased from the Rural Area
60	or Natural Resource Lands under K.C.C. chapter 21A.37, the smaller of the dwelling

61	units is permitted a maximum floor area up to one thousand five hundred square feet; and
62	(b) If one transferable development right is purchased from the Rural Area
63	or Natural Resource Lands under K.C.C. chapter 21A.37, a detached accessory dwelling
64	unit is allowed on an RA-5 zoned lot that is at least two and one-half acres and less than
65	three and three-quarters acres;
66	(6) One additional off-street parking space shall be provided;
67	(7) The accessory dwelling unit shall be converted to another permitted use or
68	shall be removed if one of the dwelling units ceases to be owner occupied; and
69	(8) An applicant seeking to build an accessory dwelling unit shall file a notice
70	approved by the department of executive services, records and licensing services
71	division, that identifies the dwelling unit as accessory. The notice shall run with the land.
72	The applicant shall submit proof that the notice was filed before the department shall
73	approve any permit for the construction of the accessory dwelling unit. The required
74	contents and form of the notice shall be set forth in administrative rules. If an accessory
75	dwelling unit in a detached building in the rural zone is subsequently converted to a
76	primary unit on a separate lot, neither the original lot nor the new lot may have an
77	additional detached accessory dwelling unit constructed unless the lot is at least twice the
78	minimum lot area required in the zone; and
79	(9) Accessory dwelling units and accessory living quarters are not allowed in
80	the F zone.
81	b. One single or twin engine, noncommercial aircraft shall be permitted only
82	on lots that abut, or have a legal access that is not a county right-of-way, to a waterbody
83	or landing field, but only if there are:

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84	(1) no aircraft sales, service, repair, charter or rental; and
85	(2) no storage of aviation fuel except that contained in the tank or tanks of the
86	aircraft.
87	c. Buildings for residential accessory uses in the RA and A zone shall not
88	exceed five thousand square feet of gross floor area, except for buildings related to
89	agriculture or forestry.
90	8. Mobile home parks shall not be permitted in the R-1 zones.
91	9. Only as accessory to the permanent residence of the operator, and:
92	a. Serving meals shall be limited to paying guests; and
93	b. The number of persons accommodated per night shall not exceed five,
94	except that a structure that satisfies the standards of the International Building Code as
95	adopted by King County for R-1 occupancies may accommodate up to ten persons per
96	night.
97	10. Only if part of a mixed use development, and subject to the conditions of
98	subsection B.9. of this section.
99	11. Townhouses are permitted, but shall be subject to a conditional use permit if
100	exceeding base density.
101	12. Required before approving more than one dwelling on individual lots,
102	except on lots in subdivisions, short subdivisions or binding site plans approved for
103	multiple unit lots, and except as provided for accessory dwelling units in subsection B.7.
104	of this section.
105	13. No new mobile home parks are allowed in a rural zone.
106	14.a. Limited to domestic violence shelter facilities.

b. Limited to domestic violence shelter facilities with no more than eighteenresidents or staff.

109	15. Only in the R4-R8 zones limited to:
110	a. developments no larger than one acre;
111	b. not adjacent to another cottage housing development such that the total
112	combined land area of the cottage housing developments exceeds one acre;
113	c. All units must be cottage housing units with no less than three units and no
114	more than sixteen units, provided that if the site contains an existing home that is not
115	being demolished, the existing house is not required to comply with the height limitation
116	in K.C.C. 21A.12.020.B.25. or the floor area and footprint limits in K.C.C.
117	21A.14.025.B; and
118	d. Before filing an application with the department, the applicant shall hold a
119	community meeting in accordance with K.C.C. 20.20.035.
120	16. The development for a detached single-family residence shall be consistent
121	with the following:
122	a. The lot must have legally existed before March 1, 2005;
123	b. The lot has a Comprehensive Plan land use designation of Rural
124	Neighborhood Commercial Center or Rural Area; and
125	c. The standards of this title for the RA-5 zone shall apply.
126	17. ((Repealed)) Only in the R-1 zone as an accessory to a golf facility and
127	consistent with K.C.C. 21A.08.040.
128	18. Allowed if consistent with K.C.C. chapter 21A.30.
129	SECTION 2. Ordinance 10870, Section 331, as amended, and K.C.C.

130 21A.08.040 are hereby amended to read as follows:

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A. Recreational/cultural land uses.

P-Permitted Use C-Conditional Use S-Special Use		RESOURCE			RUR	RESI	DENTIA	L	COMMERCIAL/INDUSTRIAL					
					AL									
SIC #	SPECIFIC LAND USE	A	F	М	RA	UR	R1-8	R12 -48	NB	СВ	RB	0	I	
	PARK/RECREATION									1				
*	Park	P 1	P1	P1	P1	P1	P1	P1	Р	Р	Р	Р	P1 3	
*	Trails	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	
*	Campgrounds		P1 6 C1 6a	P1 6	P16 C16a	P16 C16 a							P1 6 C1 6a	
*	Destination Resorts		S		S18	С		1		-	С	1	1	
*	Marina		C 3		C4	C4	C4	C4	P5	Р	Р	Р	Р	
*	Recreational Vehicle Park		P1 9	P1 9	C2 and 18 P19	C2 P19								
*	Sports Club (17)				C4 and18	C4	C4	C4	С	P	Р			
*	Ski Area		S	1	S18									
*	Recreational Camp AMUSEMENT/ENTE RTAINMENT:		С		P24 C									
*	Adult Entertainment Business									P6	P6	P6		
*	Theater									Р	Р	Р	P2 5	
783 3	Theater, Drive-in										C			
793	Bowling Center	1			1					Р	Р		Р	

*	Golf Facility				C7 and	P7	P7	P7					
					18								
799	Amusement and		P2	P2	P8 P21	P8	P8	P8	P21	Р	Р	P21	P2
9	Recreation Services		1	1	C15	P21	P21	P21	P22				1
(14)					and 18	P22	P22	P22					
						C15	C15	C15					
*	Indoor Paintball Range	-								P26	P26		P2
													6
*	Outdoor Paintball Range				C27	C27							
*	Shooting Range		C9		C9 and						C10		P1
					18								0
*	Amusement Arcades									Р	Р		
799	Amusement Park										С	1	
6													
*	Outdoor Performance		S		C12		P20	P20			S		
	Center				S18								
	CULTURAL:												
823	Library				P11	P11	P11 C	P28	Р	Р	Р	Р	
						С							
841	Museum	С	C2		P11	P11	P11 C	P28	Р	Р	Р	Р	Р
		2	3			С							
	*	3											
842	Arboretum	Р	Р		Р	Р	Р	Р	Р	Р	Р	Р	
*	Conference Center		-		P29C1	P29	P29 C	P29	Р	Р	Р	Р	
					2	C12		С				1	

B. Development conditions.

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1. The following conditions and limitations shall apply, where appropriate:

a. No stadiums on sites less than ten acres;

b. Lighting for structures and fields shall be directed away from rural area andresidential zones;

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c. Structures or service yards shall maintain a minimum distance of fifty feet

138	from property lines adjoining rural area and residential zones, except for fences and mesh
139	backstops;

d. Facilities in the A zone shall be limited to trails and trailheads, including 140 related accessory uses such as parking and sanitary facilities; and 141 e. Overnight camping is allowed only in an approved campground. 142 2. Recreational vehicle parks are subject to the following conditions and 143 limitations: 144 a. The maximum length of stay of any vehicle shall not exceed one hundred 145 eighty days during a three-hundred-sixty-five-day period; 146 b. The minimum distance between recreational vehicle pads shall be no less 147 than ten feet; and 148 c. Sewage shall be disposed in a system approved by the Seattle-King County 149 health department. 150 3. Limited to day moorage. The marina shall not create a need for off-site 151 public services beyond those already available before the date of application. 152 4. Not permitted in the RA-10 or RA-20 zones. Limited to recreation facilities 153 subject to the following conditions and limitations: 154 a. The bulk and scale shall be compatible with residential or rural character of 155 the area; 156 b. For sports clubs, the gross floor area shall not exceed ten thousand square 157 feet unless the building is on the same site or adjacent to a site where a public facility is 158 located or unless the building is a nonprofit facility located in the urban area; and 159 c. Use is limited to residents of a specified residential development or to sports 160

161 clubs providing supervised instructional or athletic programs.

162 5. Limited to day moorage.

6.a. Adult entertainment businesses shall be prohibited within three hundred 163 thirty feet of any property zoned RA, UR or R or containing schools, licensed daycare 164 centers, public parks or trails, community centers, public libraries or churches. In 165 addition, adult entertainment businesses shall not be located closer than three thousand 166 feet to any other adult entertainment business. These distances shall be measured from 167 the property line of the parcel or parcels proposed to contain the adult entertainment 168 business to the property line of the parcels zoned RA, UR or R or that contain the uses 169 identified in this subsection B.6.a. 170

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.a. Clubhouses, maintenance buildings, equipment storage areas and driving 176 range tees shall be at least fifty feet from rural area and residential zoned property lines. 177 Lighting for practice greens and driving range ball impact areas shall be directed away 178 from adjoining rural area and residential zones. Applications shall comply with adopted 179 best management practices for golf course development. Within the RA zone, those 180 facilities shall be permitted only in the RA-5 and RA-2.5 zones. Not permitted in 181 designated rural forest focus area, regionally significant resource areas or locally 182 significant resource areas. Ancillary facilities associated with a golf course are limited to 183

184	practice putting greens, maintenance buildings and other structures housing
185	administrative offices or activities that provide convenience services to players. These
186	convenience services are limited to a pro shop, food services and dressing facilities and
187	shall occupy a total of no more than ten thousand square feet. Furthermore, the residential
188	density that is otherwise permitted by the zone shall not be used on other portions of the
189	site through clustering or on other sites through the transfer of density provision. This
190	residential density clustering or transfer limitation shall be reflected in a deed restriction
191	that is recorded at the time applicable permits for the development of the golf course are
192	issued; and
193	b. In addition to ancillary facilities, an organizational hotel/lodging house shall
194	be allowed as an accessory use, subject to the following:
195	(1) only allowed in the R-1 zone;
196	(2) only allowed with a privately owned golf facility that legally existed as of
197	January 1, 2019;
198	(3) only allowed as an incidental or subordinate use to a principal golf facility
199	<u>use;</u>
200	(4) a maximum of twenty-four sleeping units is allowed; and
201	(5) shall be connected to and served by public sewer.
202	8. Limited to golf driving ranges, only as:
203	a. accessory to golf courses; or
204	b. accessory to a recreation or multiuse park.
205	9.a. New structures and outdoor ranges shall maintain a minimum distance of
206	fifty feet from property lines adjoining rural area and residential zones, but existing

207 facilities shall be exempt.

208	b. Ranges shall be designed to prevent stray or ricocheting projectiles, pellets
209	or arrows from leaving the property.
210	c. Site plans shall include: safety features of the range; provisions for reducing
211	sound produced on the firing line; elevations of the range showing target area, backdrops
212	or butts; and approximate locations of buildings on adjoining properties.
213	d. Subject to the licensing provisions of K.C.C. Title 6.
214	10.a. Only in an enclosed building, and subject to the licensing provisions of
215	K.C.C. Title 6;
216	b. Indoor ranges shall be designed and operated so as to provide a healthful
217	environment for users and operators by:
218	(1) installing ventilation systems that provide sufficient clean air in the user's
219	breathing zone, and
220	(2) adopting appropriate procedures and policies that monitor and control
221	exposure time to airborne lead for individual users.
222	11. Only as accessory to a park or in a building listed on the National Register
223	as an historic site or designated as a King County landmark subject to K.C.C. chapter
224	21A.32.
225	12.a. Only as accessory to a nonresidential use established through a
226	discretionary permit process, if the scale is limited to ensure compatibility with
227	surrounding neighborhoods; and
228	b. In the UR zone, only if the property is located within a designated
229	unincorporated rural town.

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230	13. Subject to the following:
231	a. The park shall abut an existing park on one or more sides, intervening roads
232	notwithstanding;
233	b. No bleachers or stadiums are permitted if the site is less than ten acres, and
234	no public amusement devices for hire are permitted;
235	c. Any lights provided to illuminate any building or recreational area shall be
236	so arranged as to reflect the light away from any premises upon which a dwelling unit is
237	located; and
238	d. All buildings or structures or service yards on the site shall maintain a
239	distance not less than fifty feet from any property line and from any public street.
240	14. Excluding amusement and recreational uses classified elsewhere in this
241	chapter.
242	15. For amusement and recreation services not otherwise provided for in this
243	chapter:
244	a. In the RA zones, not subject to regulation under K.C.C. Title 6 and only on
245	sites at least five acres or larger;
246	b. Retail sales are limited to incidental sales to patrons of the amusement or
247	recreation service; and
248	c. Does not involve the operation of motor vehicles or off-road vehicles,
249	including, but not limited to, motorcycles and gocarts.
250	16. Subject to the following conditions:
251	a. The length of stay per party in campgrounds shall not exceed one hundred
252	eighty days during a three-hundred-sixty-five-day period; and

253	b. Only for campgrounds that are part of a proposed or existing county park,
254	that are subject to review and public meetings through the department of natural
255	resources and parks.
256	17. Only for stand-alone sports clubs that are not part of a park.
257	18. Subject to review and approval of conditions to comply with trail corridor
258	provisions of K.C.C. chapter 21A.14 when located in an RA zone.
259	19. Only as an accessory to a recreation or multiuse park.
260	20. Only as an accessory to a recreation or multiuse park of at least twenty acres
261	located within the urban growth area or on a site immediately adjacent to the urban
262	growth area with the floor area of an individual outdoor performance center stage limited
263	to three thousand square feet.
264	21. Limited to rentals of sports and recreation equipment with a total floor area
265	of no more than seven hundred fifty square feet and only as accessory to a park, or in the
266	RA zones, to a recreation or multiuse park.
267	22. Only as accessory to a large active recreation and multiuse park and limited
268	to:
269	a. water slides, wave pools and associated water recreation facilities; and
270	b. rentals of sports and recreation equipment.
271	23. Limited to natural resource and heritage museums and only allowed in a
272	farm or forestry structure, including but not limited to barns or sawmills, existing as of
273	December 31, 2003.
274	24. Use is permitted without a conditional use permit only when in compliance
275	with all of the following conditions:

276	a. The use is limited to camps for youths or for persons with special needs due
277	to a disability, as defined by the American With Disabilities Act of 1990, or due to a
278	medical condition and including training for leaders for those who use the camp;
279	b. Active recreational activities shall not involve the use of motorized vehicles
280	such as cross-country motorcycles or all-terrain vehicles or the use of firearms. The
281	prohibition on motorized vehicles does not apply to such vehicles that may be necessary
282	for operation and maintenance of the facility or to a client-specific vehicle used as a
283	personal mobility device;
284	c.(1) Except as provided in subsection B.24.c.(2)(b) of this section, the number
285	of overnight campers, not including camp personnel, in a new camp shall not exceed:
286	(a) one hundred and fifty for a camp between twenty and forty acres; or
287	(b) for a camp greater than forty acres, but less than two hundred and fifty
288	acres, the number of users allowed by the design capacity of a water system and on-site
289	sewage disposal system approved by the department of health, Seattle/King County, up to
290	a maximum of three hundred and fifty; and
291	(2) Existing camps shall be subject to the following:
292	(a) For a camp established before August 11, 2005, with a conditional use
293	permit and that is forty acres or larger, but less than one hundred and sixty acres, the
294	number of overnight campers, not including camp personnel, may be up to one hundred
295	and fifty campers over the limit established by subsection B.24.c.(1)(b) of this section.
296	(b) For a camp established before August 11, 2005, with a conditional use
297	permit and that is one hundred and sixty acres or larger, but less than two hundred acres,
298	the number of overnight campers, not including camp personnel, may be up to three

299	hundred and fifty campers over the limit established by subsection B.24.c.(1)(b) of this
300	section. The camp may terminate operations at its existing site and establish a new camp
301	if the area of the camp is greater than two hundred and fifty acres and the number of
302	overnight campers, not including camp personnel, shall not exceed seven hundred.
303	d. The length of stay for any individual overnight camper, not including camp
304	personnel, shall not exceed ninety days during a three-hundred-sixty-five-day period;
305	e. The camp facilities, such as a medical station, food service hall, and activity
306	rooms, shall be of a scale to serve overnight camp users;
307	f. The minimum size of parcel for such use shall be twenty acres;
308	g. Except for any permanent caretaker residence, all new structures where
309	camp users will be housed, fed or assembled shall be no less than fifty feet from
310	properties not related to the camp;
311	h. In order to reduce the visual impacts of parking areas, sports and activity
312	fields or new structures where campers will be housed, fed or assembled, the applicant
313	shall provide a Type 3 landscape buffer no less than twenty feet wide between the nearest
314	property line and such parking area, field, or structures, by retaining existing vegetation
315	or augmenting as necessary to achieve the required level of screening;
316	i. If the site is adjacent to an arterial roadway, access to the site shall be
317	directly onto said arterial unless direct access is unsafe due inadequate sight distance or
318	extreme grade separation between the roadway and the site;
319	j. If direct access to the site is via local access streets, transportation demand
320	management measures, such as use of carpools, buses or vans to bring in campers, shall
321	be used to minimize traffic impacts;

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

345 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 incidentalto 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 357 participants and employees, types of equipment to be used by users of the site, safety 358 procedures, type of compressed air fuel to be used on the site and storage and 359 maintenance procedures for the compressed air fuel shall be provided for review in 360 conjunction with the conditional use permit application. All safety procedures shall be 361 reviewed and approved by department of public safety before submittal of the conditional 362 use permit application. All activities shall be in compliance with National Paintball 363 League standards; 364

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;

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- i. No more than one hundred paintball players shall be allowed on the site atany one time;
- j. No outdoor lights or amplified sounds shall be permitted;
 k. The facility shall have direct access to a road designated as a major collector
 (or higher) in the Comprehensive Plan unless the department determines through the
 conditional use permit review that the type and amount of traffic generated by the facility
 is such that it will not cause an undue impact on the neighbors or adversely affect safety
 of road usage;

1. The facility shall be secured at the close of business each day;

m. All equipment and objects used in the paintball activities shall be removedfrom the site within ninety days of the discontinuance of the paintball use; and

n. A copy of the current liability policy of not less than one million dollars for bodily injury or death shall be submitted with the conditional use permit application and shall be maintained in the department.

- 382 28. Before filing an application with the department, the applicant shall hold a
 383 community meeting in accordance with K.C.C. 20.20.035.
- 29. Only as accessory to a recreation or multiuse park of least twenty acreslocated within the urban growth area or on a site immediately adjacent to the urban

- growth area or in a building listed on the National Register as an historic site or
- designated as a King County landmark subject to K.C.C. chapter 21A.32.

Ordinance 19040 was introduced on 10/9/2019 and passed by the Metropolitan King County Council on 12/11/2019, by the following vote:

Yes: 8 - Mr. von Reichbauer, Mr. Gossett, Ms. Lambert, Mr. Dunn, Mr. McDermott, Mr. Dembowski, Mr. Upthegrove and Ms. Kohl-Welles



KING COUNTY COUNCIL KING COUNTY, WASHINGTON

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Rod Dembowski, Chair

ATTEST:

Melani Pedroza, Clerk of the Council

APPROVED this 19 day of DECENTRER 2019.

Dow Constantine, County Executive

Attachments: None