

King County

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Legislation Details (With Text)

File #: 2018-0224 Version: 1

19A.08.070 -

Type: Ordinance Status: Passed

File created: 4/23/2018 In control: Planning, Rural Service and Environment

Committee

On agenda: 7/9/2018 Final action: 7/9/2018

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Title: AN ORDINANCE relating to land segregation; and amending Ordinance 13694, Section 42, as

amended, and K.C.C. 19A.08.070.

Sponsors: Kathy Lambert

Indexes: Land Use

Code sections:

Attachments: 1. Ordinance 18764.pdf, 2. 2018-0224 AckLetter 5-18, 3. 2018-

0224_SR_LegalLotDetermination.docx, 4. 2018-0224 hearing notice re land segregation in Seattle Times on June 6, 2018.doc, 5. 2018-0224_SR_dated_060518_LegalLotDetermination.docx, 6. Affidavit of Publishing = Seattle Times 6-6-18.pdf, 7. 2018-0224 adoption notice publishing in Seattle Times 7-26-18, 8. AckLetter 7-18 on adoption- 18764.pdf, 9. Notice of Adoption- Seattle Times-

Affidavit of Pub 7-26-18

	Date	Ver.	Action By	Action	Result
_	7/9/2018	1	Metropolitan King County Council	Hearing Held	
	7/9/2018	1	Metropolitan King County Council	Passed	Pass
	6/5/2018	1	Planning, Rural Service and Environment Committee	Recommended Do Pass Consent	Pass
	5/15/2018	1	Planning, Rural Service and Environment Committee	Deferred	
	4/23/2018	1	Metropolitan King County Council	Introduced and Referred	

Clerk 04/18/2018

AN ORDINANCE relating to land segregation; and amending Ordinance 13694,

Section 42, as amended, and K.C.C. 19A.08.070.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. Ordinance 13694, Section 42, as amended, and K.C.C. 19A.08.070 are each hereby amended to read as follows:

A. A property owner may request that the department determine whether a lot was legally created. The property owner shall demonstrate to the satisfaction of the department that a lot was created in compliance with

applicable state and local land segregation statutes or codes in effect at the time the lot was created.

- B.((1-)) A lot ((ereated before October 1, 1972,)) shall be recognized as a legal lot((±)):
- ((a.)) 1. ((i))If before October 1, 1972, it was:
- (((1))) <u>a.</u> conveyed as an individually described parcel to separate, noncontiguous ownerships through a fee simple transfer or purchase; or
 - (((2))) b. recognized as a separate tax lot by the county assessor; ((and))
- ((\(\frac{\text{b}}{.}\))\(\frac{2}{.}\) ((\(\frac{\text{i}}{.}\))\(\frac{\text{If}}{If}\) ((\(\frac{\text{the lot was}}{\text{was}}\)) created \(\frac{\text{by a recorded subdivision}}{\text{by one of the following before January 1, 2000:}\)
 - (((1))) <u>a.</u> <u>an</u> approved sewage disposal;
 - (((2))) <u>b.</u> an approved water system; or
 - (((3))) c. a road that was:
 - (((A))) (1) accepted for maintenance by the King County department of transportation; or
- (((B))) (2) located within an access easement for residential use or in a road right-of-way and consists of a smooth driving surface, including, but not limited to, asphalt, concrete, or compact gravel, that complied with the King County road standards in effect at the time the road was constructed;
 - ((2 A lot created on or after October 1, 1972, shall be recognized as a legal lot if it was created:
 - a. through the subdivision or short subdivision process; or))
 - 3. If created by an approved short subdivision, including engineers subdivisions;
 - 4. If created by a recorded subdivision on or after June 9, 1937; or
- ((b-)) 5. If created through the following alternative means of lot segregation provided for by state statute or county code:
- (((1.))) <u>a.</u> at a size five acres or greater, created by a record of survey recorded between August 11, 1969, and October 1, 1972, and that did not contain a dedication;
 - (((2.))) <u>b.</u> at a size twenty acres or greater, created by a record of survey recorded before January 1,

2000, and not subsequently merged into a larger lot;

- (((3.))) c. at a size forty acres or greater created through a larger lot segregation made in accordance with RCW 58.18.010, approved by King County and not subsequently merged into a larger lot. Within the F zone, each lot of tract shall be of a size that meets the minimum lot size requirements of K.C.C. 21A.12.040.A;
 - (((4.))) d. through testamentary provisions or the laws of descent after August 10, 1969; or (((5.))) e. as a result of deeding land to a public body after April 3, 1977.
- C. In requesting a determination, the property owner shall submit evidence, deemed acceptable to the department, such as:
 - 1. Recorded subdivisions or division of land into four lots or less;
 - 2. King County documents indicating approval of a short subdivision;
- 3. Recorded deeds or contracts describing the lot or lots either individually or as part of a conjunctive legal description (e.g., Lot 1 and Lot 2); or
- 4. Historic tax records or other similar evidence, describing the lot as an individual parcel. The department shall give great weight to the existence of historic tax records or tax parcels in making its determination.
- D. Once the department has determined that the lot was legally created, the department shall continue to acknowledge the lot as such, unless the property owner reaggregates or merges the lot with another lot or lots in order to:
 - 1. Create a parcel of land that would qualify as a building site, or
 - 2. Implement a deed restriction or condition, a covenant or court decision.
- E. The department's determination shall not be construed as a guarantee that the lot constitutes a building site as defined in K.C.C. 19A.04.050.
- F. Reaggregation of lots after January 1, 2000, shall only be the result of a deliberate action by a property owner expressly requesting the department for a

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permanent merger of two or more lots through a boundary line adjustment under K.C.C. chapter 19A.28.