Subject
The department of Planning and Economic Development has begun an initiative named “Paper Cuts”. The purpose is to identify sections of code with ambiguities, omissions, or inconsistencies that can be fixed with simple adjustments. Paper Cuts are expected to occur on a regular basis. The adjustments will provide clarity based on current practice.

Background
There are sixteen code sections with Paper Cuts updates identified for this round. Following is a list of the code sections and a brief description of the nature of the change:

- **17A.020.020 “B” Definitions: Building Coverage**: The code was amended to clarify which portions of a building contribute to building coverage.
- **17A.020.020 “B” Definitions: Building Footprint**: The code was amended to add a definition of building footprint.
- **17A.020.030(O)(2) “C” Definitions: Clear View Triangle**: The code was amended to clarify that the clear view triangle applies to commercial driveways.
- **17A.020.080 “H” Definitions: Households**: The code was amended to be consistent with RCW 84.14.010.
- **17C.120.110(3) Limited Use Standards**: The code was amended to clarify that commercial parking on surface lots is not permitted in the O and OR zones.
- **Section 17C.122.070 Center and Corridor Zone Allowed Uses**: Table 17C.122.070-1 Center and Corridor Zone Allowed Uses was removed because it was a duplicate of Table 17C.122T.070-1. A reference was made to the updated table.
- **Table 17C.122T.070-1**: The table was amended to amend to clarify Surface Lot Commercial Parking is not a permitted use in Center and Corridor Zones. It was also updated to clarify that Structured Commercial Parking is a permitted use in Center and Corridor Zoning.
- **Section 17C.190.255 Public Parking Lot**: This section of code was made to define the term “public parking lot”.
- **17C.190.450(D)(3) Medical Centers**: The code was amended for consistency. Emergency medical care clinics have been reclassified as office to be consistent with Section 17C.190.250(C) Office.
• **17C.200.050 Street Tree Requirements**: Updated TABLE 17C.200.050-1 to conform with current city practices for the Individual Planting Area in the Downtown Zone.

• **17D.010.010 Applicability**: The section was amended to conform to and clarify current city practices regarding the concurrency review process.

• **17D.010.020 Concurrency Test**: The section was amended to clarify and explain the concurrency review process.

• **17D.010.030 Certificate of Capacity**: The section was amended to clarify how and when capacity is reserved for permitted development.

• **17D.075.180 Appendix A – Impact Fee Schedule**: The impact fee schedule was amendment to include the latest data from the 11th edition of the Trip Generation Manual to include “attached housing”.

• **17G.020.040 Amendment Frequency**: Code amended to remove irrelevant information.

• **17G.061.320(C) Notice of Decision**: The language in section C has been amended for clarity and to fix grammatical errors.

• **17G.070.030(F)(1) Development Standards**: Section F (1) Lot Size Transition has been removed to be consistent with current development code.

• **17H.010.130(B) and (H) Alleys**: Section B language has been updated to clarify when parking spaces shall be accessed from the alley and section H has been updated to remove unnecessary language regarding fire access.

• **04.16.040 Membership**: Code amended to create a range of allowable ages for the youth member of the Bicycle Advisory Board.

**Impact**

These code updates are expected to have little impact because they rely on existing practice within the department or implement pre-existing requirements under state law.

**Action**

Recommend Approval. These items are expected to proceed to a hearing before the Plan Commission on March 13, 2023.
Title 04 Administrative Agencies and Procedures

Chapter 04.16 Bicycle Advisory Board

Section 04.16.040 Membership

The bicycle advisory board has ten members appointed by the city council according to the procedures of SMC 4.01.030. An eleventh member (under) between the ages of sixteen and twenty-two (eighteen) may be appointed to the board.

Date Passed: Monday, August 31, 2009

Effective Date: Thursday, October 8, 2009

ORD C34474 Section 1
Title 17A Administration
Chapter 17A.020 Definitions
Section 17A.020.020 “B” Definitions

A. Backed Sign.
   See SMC 17C.240.015.

B. Balloon Sign.
   See SMC 17C.240.015.

C. Bank Carving.
   The incorporation of masses of alluvium or other weak bank materials into a stream
   channel because of undermining, usually in high flow stages.

D. Bank Erosion.
   The incorporation of masses of alluvium or other weak bank materials into a stream
   channel.

E. Bankfull Width.
   1. For streams, the measurement of the lateral extent of the water surface elevation
      perpendicular to the channel at bankfull depth. In cases where multiple channels exist,
      bankfull width is the sum of the individual channel widths along the cross-section.
   2. For lakes, ponds, and impoundments, line of mean high water.
   3. For periodically inundated areas of associated wetlands, line of periodic inundation,
      which will be found by examining the edge of inundation to ascertain where the
      presence and action of waters are so common and usual, and so long continued in all
      ordinary years, as to mark upon the soil a character distinct from that of the abutting
      upland.

F. Banner.
   See SMC 17C.240.015.

G. Bas-relief.
   Sculptural form in which shapes or figures are carved in a flat surface and project only
   slightly from the background.

H. Base Flood.
   The flood having a one percent chance of being equaled or exceeded in any given year,
   also referred to as the “one hundred year flood.”

I. Base Flood Elevation (BFE)
   The elevation to which floodwater is anticipated to rise during the base flood.

J. Basement.
The portion of a building having its floor sub-grade (below ground level) on all sides.

K. Bedrock.  
Means a general term for rock, typically hard, consolidated geologic material that underlies soil or other unconsolidated, superficial material or is exposed at the surface.

L. Bee.  
Any stage of development of the common domestic honeybee, Apis mellifera species.

M. Beekeeper.  
A person owning, possession, or controlling one or more colonies of bees.

N. Best Available Science.  
Current scientific information used in the process to designate, protect, or restore critical areas, which is derived from a valid scientific process.

O. Best Management Practices.  
The utilization of methods, techniques, or products that have been demonstrated to be the most effective and reliable in minimizing environmental impacts.

P. Bicycle Facilities  
Facilities designated for use by bicyclists and sometimes by other non-motorized users. The following types of bikeway facilities are identified and further defined in the Comprehensive Plan:
  1. Bike-Friendly Route.
  2. Shared lane.
  4. Bicycle lane, both striped and physically protected.
  5. Shared-use pathway.

Q. Binding Site Plan – Final.  
A drawing to a scale which:
  1. identifies and shows the areas and locations of all streets, roads, improvements, utilities, open spaces, and any other matters provided in SMC 17G.080.060;
  2. contains inscriptions or attachments setting forth such appropriate limitations and conditions for the use of the land; and
  3. contains provisions making any development be in conformity with the site plan.
  4. A binding site plan can only be used on property zoned commercial or industrial.

R. Binding Site Plan – Preliminary.
A neat and approximate drawing of a proposed binding site plan showing the general layout of streets, alleys, lots, blocks, and other elements required by this chapter. The preliminary binding site plan shall be the basis for the approval or disapproval of the general layout of a binding site plan.

S. Block.

A group of lots, tracts, or parcels within well-defined and fixed boundaries. Blocks shall be recognized as closed polygons, bordered by street right-of-way lines, addition lines, or a combination of the two, unless an alley is desired, in which case a block is comprised of two closed polygons bordered by street and alley right-of-way lines.

T. Block Frontage.

All of the property fronting on one side of a street that is between intersecting or intercepting streets, or that is between a street and a water feature, or end of a dead end street. An intercepting street determines only the boundary of the block frontage on the side of the street which it intercepts.

U. Board.

The board of county commissioners of Spokane County.

V. Boating Facilities.

Boating facilities include uses for boat or launch ramps. Boating facility use generally requires shoreline modification with impacts to the shoreline both waterward and landward of the ordinary high-water marks.

W. Boundary Line Adjustment.

A division made for the purpose of adjusting boundary lines which does not create any additional lot, tract, parcel, site, or division nor create any lot, tract, parcel, site, or division which contains insufficient area and dimension to meet minimum requirements for width and area for a building site.

X. Breakaway Wall.

A wall that is not part of the structural support of the building and is intended through its design and construction to collapse under specific lateral loading forces, without causing damage to the elevated portion of the building or supporting foundation system.

Y. Breezeway.

A breezeway is a roofed passageway joining two separate structures.

Z. Building.

1. A “building” is a structure, or part, used or intended for supporting or sheltering any use or occupancy.

2. The term includes “factory-built structure” and “mobile home.”
3. “Building” does not include a recreational vehicle.

4. “Building” means a structure that has a roof and is enclosed on at least fifty percent of the area of its sides for purposes of administration of zoning provisions.

AA. Building Base.

The plinth or platform upon which a building wall appears to rest, helping establish pedestrian-scaled elements and aesthetically tying the building to the ground.

AB. Building Coverage.

(Building coverage is the total amount of ground area covered by a structure or structures.

1. For purposes of calculating building coverage, covered porches, covered decks, pergolas, trellis, or other feature covering a deck, patio or porch are considered structures and included in the building coverage calculations.

2. Building coverage also includes uncovered horizontal structures such as decks, stairways, and entry bridges that are more than forty-two inches above grade.

3. The calculation of building coverage includes the measurements of structures from the exterior wall including protrusions such as bay windows, but does not include the eave overhang.)

1. Included Items.

Building coverage is the total amount of ground area covered by a structure or structures. Coverage includes both conditioned and unconditioned space and is measured from the exterior wall. The following features are included in the calculation of Building Coverage:

a) Covered porches;
b) Covered decks;
c) Uncovered decks more than forty-two (42) inches above grade;
d) Covered stairways;
e) Uncovered stairways more than forty-two (42) inches above grade;
f) Entry bridges more than forty-two (42) inches above grade;
g) Pergolas;
h) Trellises;
i) Bay windows;
j) Cantilevered extensions; and
k) Eave overhangs exceeding twenty-four (24) inches.
2. Excluded Items.

a) Eave overhangs of twenty-four (24) inches or less; and

b) Uncovered decks, stairways, or entry bridges less than forty-two (42) inches above grade.

3. Eave Overhangs.

For eave overhangs that exceed twenty-four (24) inches, the entirety of the eave overhang shall be included in the calculation.

AC. Building Envelope.

The area of a lot that delineates where a building may be placed.

AD. Building Footprint

The Building Coverage attributable to an individual building.

((AD)) AE. Building Frontage.

The length of any side of a building which fronts on a public street, measured in a straight line parallel with the abutting street.

((AE)) AF. Building Official.

The officer or other designated authority charged with the administration and enforcement of the Building Code.

((AF)) AG. Build-to Line.

An alignment establishing a certain distance from the property line (street right-of-way line) along which the building is required to be built.
(AG) AH. Bulkhead.

A solid or open pile wall erected generally parallel to and near the ordinary high-water mark for the purpose of protecting adjacent uplands from water or erosion. Bulkheads are considered a “hard” shoreline stabilization measure.

Date Passed: Monday, November 20, 2023

Effective Date: Monday, January 1, 2024

ORD C36459 Section 2
Title 17A Administration

Chapter 17A.020 Definitions

Section 17A.020.030 “C” Definitions

A. Candidate Species.

A species of fish or wildlife, which is being reviewed, for possible classification as threatened or endangered.

B. Carport.

A carport is a garage not entirely enclosed on all sides by sight-obscuring walls and/or doors.

C. Cellular Telecommunications Facility.

They consist of the equipment and structures involved in receiving telecommunication or radio signals from mobile radio communications sources and transmitting those signals to a central switching computer that connects the mobile unit with the land-based telephone lines.

D. Central Business District.

The general phrase “central business district” refers to the area designated on the comprehensive plan as the “downtown” and includes all of the area encompassed by all of the downtown zoning categories combined.

E. Certificate of Appropriateness.

Written authorization issued by the commission or its designee permitting an alteration or significant change to the controlled features of a landmark or landmark site after its nomination has been approved by the commission.

F. Certificate of Capacity.

A document issued by the planning and economic development services department indicating the quantity of capacity for each concurrency facility that has been reserved for a specific development project on a specific property. The document may have conditions and an expiration date associated with it.

G. Certified Erosion and Sediment Control Lead (CESCL).
An individual who is knowledgeable in the principles and practices of erosion and sediment control. The CESCL shall have the skills to assess the:

1. site conditions and construction activities that could impact the quality of stormwater, and

2. effectiveness of erosion and sediment control measures used to control the quality of stormwater discharges.

The CESCL shall have current certification through an approved erosion and sediment control training program that meets the minimum training standards established by the Washington State department of ecology.

H. Change of Use.

For purposes of modification of a preliminary plat, “change of use” shall mean a change in the proposed use of lots (e.g., residential to commercial).

I. Channel Migration Zone (CMZ).

A corridor of variable width that includes the current river plus adjacent area through which the channel has migrated or is likely to migrate within a given timeframe, usually one hundred years.

J. Channelization.

The straightening, relocation, deepening, or lining of stream channels, including construction of continuous revetments or levees for the purpose of preventing gradual, natural meander progression.

K. City.

The City of Spokane, Washington.

L. City Engineer.

1. The Director of the Engineering Services department, or their designee for approval authority.

M. Clear Street Width.

The width of a street from curb to curb minus the width of on-street parking lanes.

N. Clear Pedestrian Zone.
Area reserved for pedestrian traffic; typically included herein as a portion of overall sidewalk width to be kept clear of obstructions to foot traffic.

O. Clear View Triangle.

A clear view maintained within a triangular space at the corner of a lot so that it does not obstruct the view of travelers upon the streets.

1. Intersection of two local streets: A right isosceles triangle having sides of fifty feet measured along the curb line of each intersecting residential street.

2. Intersection of local and arterial: A right triangle having a fifteen-foot side measured along the curb line of the residential street and a seventy-five foot side along the curb line of the intersecting arterial street, except that when the arterial street has a speed limit of thirty-five miles per hour, the triangle has a side along such arterial of one hundred twenty-two feet, or when the arterial speed limit is 40 mph or greater the dimensions of the triangle shall be determined by Street Department staff using AASHTO’s A Policy on Geometric Design as a reference. This section also applies to commercial driveways.
3. Alleys: A right isosceles triangle having sides of seven feet measured along the right-of-way line of an alley and:
   a. the inside line of the sidewalk; or
   b. if there is no sidewalk, a line seven feet inside the curb line.

   ![Diagram of Alleys]

   ![Diagram of Clear Zone and Clearing]

P. Clear Zone.

The roadside area free of obstacles, starting at the edge of the traveled way.

Q. Clearing.

The removal of vegetation or plant cover by manual, chemical, or mechanical means. Clearing includes, but is not limited to, actions such as cutting, felling, thinning, flooding, killing, poisoning, girdling, uprooting, or burning.

R. Cliffs.
1. A type of habitat in the Washington department of fish and wildlife (WDFW) priority habitat and species system that is considered a priority due to its limited availability, unique species usage, and significance as breeding habitat. Cliffs are greater than twenty-five feet high and below five thousand feet elevation.

2. A “cliff” is a steep slope of earth materials, or near vertical rock exposure. Cliffs are categorized as erosion landforms due to the processes of erosion and weathering that produce them. Structural cliffs may form as the result of fault displacement or the resistance of a cap rock to uniform downcutting. Erosional cliffs form along shorelines or valley walls where the most extensive erosion takes place at the base of the slope.

S. Closed Record Appeal Hearing.

A hearing, conducted by a single hearing body or officer authorized to conduct such hearings, that relies on the existing record created during a quasi-judicial hearing on the application. No new testimony or submission of new evidence and information is allowed.

T. Collector Arterial.

Collector arterials (consisting of Major and Minor Collectors) collect and distribute traffic from local streets to principal and minor arterials. They serve both land access and traffic circulation.

U. Co-location.

Is the locating of wireless communications equipment from more than one provider on one structure at one site

V. Colony.

A hive and its equipment and appurtenances, including one queen, bees, comb, honey, pollen, and brood.

W. Commercial Driveway.

Any driveway access to a public street other than one serving a single-family or duplex residence on a single lot.

X. Commercial Vehicle.

Any vehicle the principal use of which is the transportation of commodities, merchandise, produce, freight, animals, or passengers for hire.
Y. Commission – Historic Landmarks.

The City/County historic landmarks commission.

Z. Community Banner.

See SMC 17C.240.015.

AA. Community Meeting.

An informal meeting, workshop, or other public meeting to obtain comments from the public or other agencies on a proposed project permit prior to the submission of an application.

1. A community meeting is between an applicant and owners, residents of property in the immediate vicinity of the site of a proposed project, the public, and any registered neighborhood organization or community council responsible for the geographic area containing the site of the proposal, conducted prior to the submission of an application to the City of Spokane.

2. A community meeting does not constitute an open record hearing.

3. The proceedings at a community meeting may be recorded and a report or recommendation shall be included in the permit application file.

AB. Compensatory Mitigation.

Replacing project-induced wetland losses or impacts, and includes, but is not limited to, the following:

1. Restoration.

The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural or historic functions to a former or degraded wetland. For the purpose of tracking net gains in wetland acres, restoration is divided into re-establishment and rehabilitation.

2. Re-establishment.

The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural or historic functions to a former wetland. Re-establishment results in a gain in wetland acres (and functions). Activities could include removing fill material, plugging ditches, or breaking drain tiles.
3. Rehabilitation.

The manipulation of the physical, chemical, or biological characteristics of a site with the goal of repairing natural or historic functions of a degraded wetland. Rehabilitation results in a gain in wetland function but does not result in a gain in wetland acres. Activities could involve breaching a dike to reconnect wetlands to a floodplain or return tidal influence to a wetland.

4. Creation (Establishment).

The manipulations of the physical, chemical, or biological characteristics present to develop a wetland on an upland or deepwater site where a wetland did not previously exist. Establishment results in a gain in wetland acres. Activities typically involve excavation of upland soils to elevations that will produce a wetland hydroperiod, create hydric soils, and support the growth of hydrophytic plant species.

5. Enhancement.

The manipulation of the physical, chemical, or biological characteristics of a wetland site to heighten, intensify, or improve specific function(s) or to change the growth stage or composition of the vegetation present. Enhancement is undertaken for specified purposes such as water quality improvement, flood water retention, or wildlife habitat. Enhancement results in a change in some wetland functions and can lead to a decline in other wetland functions, but does not result in a gain in wetland acres. Activities typically consist of planting vegetation, controlling non-native or invasive species, modifying site elevations or the proportion of open water to influence hydroperiods, or some combination of these activities.

6. Protection/Maintenance (Preservation).

Removing a threat to, or preventing the decline of, wetland conditions by an action in or near a wetland. This includes the purchase of land or easements, repairing water control structures or fences or structural protection such as repairing a barrier island. This term also includes activities commonly associated with the term preservation. Preservation does not result in a gain of wetland acres, may result in a gain in functions, and will be used only in exceptional circumstances.
AC. Comprehensive Plan.

The City of Spokane comprehensive plan, a document adopted pursuant to chapter 36.70A RCW providing land use designations, goals and policies regarding land use, housing, capital facilities, housing, transportation, and utilities.

AD. Conceptual Landscape Plan.

A scale drawing showing the same information as a general site plan plus the location, type, size, and width of landscape areas as required by the provisions of chapter 17C.200 SMC.

1. The type of landscaping, L1, L2, or L3, is required to be labeled.

2. It is not a requirement to designate the scientific name of plant materials on the conceptual landscape plan.

AE. Concurrency Certificate.

A certificate or letter from a department or agency that is responsible for a determination of the adequacy of facilities to serve a proposed development, pursuant to chapter 17D.010 SMC, Concurrency Certification.

AF. Concurrency Facilities.

Facilities for which concurrency is required in accordance with the provisions of this chapter. They are:

1. transportation,

2. public water,

3. fire protection,

4. police protection,
5. parks and recreation,
6. libraries,
7. solid waste disposal and recycling,
8. schools, and
9. public wastewater (sewer and stormwater).

AG. Concurrency Test.

The comparison of an applicant’s impact on concurrency facilities to the available capacity for public water, public wastewater (sewer and stormwater), solid waste disposal and recycling, and planned capacity for transportation, fire protection, police protection, schools, parks and recreation, and libraries as required in SMC 17D.010.020.

AH. Conditional Use Permit.

A “conditional use permit” and a “special permit” are the same type of permit application for purposes of administration of this title.

AI. Condominium.

Real property, portions of which are designated for separate ownership and the remainder of which is designated for common ownership solely by the owners of those portions. Real property is not a condominium unless the undivided interests in the common elements are vested in unit owners, and unless a declaration and a survey map and plans have been recorded pursuant to chapter 64.34 RCW.

AJ. Confidential Shelter.

Shelters for victims of domestic violence, as defined and regulated in chapter 70.123 RCW and WAC 248-554. Such facilities are characterized by a need for confidentiality.
AK. Congregate Residence.

A dwelling unit in which rooms or lodging, with or without meals, are provided for nine or more non-transient persons not constituting a single household, excluding single-family residences for which special or reasonable accommodation has been granted.

AL. Conservancy Environments.

Those areas designated as the most environmentally sensitive and requiring the most protection in the current shoreline master program or as hereafter amended.

AM. Container.

Any vessel of sixty gallons or less in capacity used for transporting or storing critical materials.

AN. Context Areas

Established by the Regulating Plan, Context Area designations describe and direct differing functions and features for areas within FBC limits, implementing community goals for the built environment.

AO. Contributing Resource

Contributing resource is any building, object, structure, or site which adds to the historical integrity, architectural quality, or historical significance of the local or federal historic district within which the contributing resource is located.

AP. Conveyance.

In the context of chapter 17D.090 SMC or chapter 17D.060 SMC, this term means a mechanism for transporting water from one point to another, including pipes, ditches, and channels.
AQ. Conveyance System.

In the context of chapter 17D.090 SMC or chapter 17D.060 SMC, this term means the drainage facilities and features, both natural and constructed, which collect, contain and provide for the flow of surface and stormwater from the highest points on the land down to receiving water. The natural elements of the conveyance system include swales and small drainage courses, streams, rivers, lakes, and wetlands. The constructed elements of the conveyance system include gutters, ditches, pipes, channels, and most flow control and water quality treatment facilities.

AR. Copy.

See SMC 17C.240.015.

AS. Cottage Housing.

1. A grouping of residential units with a common open space.

   AT. Council.

   The city council of the City of Spokane.

AU. County.

Usually capitalized, means the entity of local government or, usually not capitalized, means the geographic area of the county, not including the territory of incorporated cities and towns.

AV. Courtyard apartments.

Three or more attached dwelling units arranged on two or three sides of a yard or court.

AW. Covenants, Conditions, and Restrictions (CC&Rs).
A document setting forth the covenants, conditions, and restrictions applicable to a development, recorded with the Spokane County auditor and, typically, enforced by a property owner’s association or other legal entity.

AX. Creep.

Slow, downslope movement of the layer of loose rock and soil resting on bedrock due to gravity.

AY. Critical Amount.

The quantity component of the definition of critical material.

AZ. Critical Aquifer Recharge Areas (CARA).

Critical aquifer recharge areas (CARA) include locally identified aquifer sensitive areas (ASA) and wellhead protection areas.

BA. Critical Areas.

Any areas of frequent flooding, geologic hazard, fish and wildlife habitat, aquifer sensitive areas, or wetlands as defined under chapter 17E.010 SMC, chapter 17E.020 SMC, chapter 17E.030 SMC, chapter 17E.040 SMC, and chapter 17E.070.SMC.

BB. Critical Facility.

A facility for which even a slight chance of flooding might be too great. Critical facilities include, but are not limited to:

1. schools;
2. nursing homes;
3. hospitals;
4. police;  
5. fire;  
6. emergency response installations; and  
7. installations which produce, use, or store hazardous materials or hazardous waste.

BC. Critical Material.

1. A compound or substance, or class thereof, designated by the division director of public works and utilities which, by intentional or accidental release into the aquifer or ASA, could result in the impairment of one or more of the beneficial uses of aquifer water and/or impair aquifer water quality indicator levels. Beneficial uses include, but are not limited to:

   a) domestic and industrial water supply,  
   b) agricultural irrigation,  
   c) stock water, and  
   d) fish propagation.

   Used herein, the designation is distinguished from state or other designation.

2. A list of critical materials is contained in the Critical Materials Handbook, including any City modifications thereto.

BD. Critical Material Activity.

A land use or other activity designated by the manager of engineering services as involving or likely to involve critical materials. A list of critical materials activities is contained in the Critical Materials Handbook.


The latest edition of a publication as approved and amended by the division director of public works and utilities from time to time to accomplish the purposes of this chapter.

1. The handbook is based on the original prepared by the Spokane water quality management program (“208”) coordination office, with the assistance of its technical advisory committee. It is on file with the director of engineering services and available for public inspection and purchase.
2. The handbook, as approved and modified by the division director of public works and utilities, contains:
   
a) a critical materials list,
   b) a critical materials activities list, and
   c) other technical specifications and information.

3. The handbook is incorporated herein by reference. Its provisions are deemed regulations authorized hereunder and a mandatory part of this chapter.

BF. Critical Review.

The process of evaluating a land use permit request or other activity to determine whether critical materials or critical materials activities are involved and, if so, to determine what appropriate measures should be required for protection of the aquifer and/or implementation of the Spokane aquifer water quality management plan.

BG. Critical Review Action.

1. An action by a municipal official or body upon an application as follows:

   a) Application for a building permit where plans and specifications are required, except for Group R and M occupancies (SMC 17G.010.140 and SMC 17G.010.150).
   b) Application for a shoreline substantial development permit (SMC 17G.061.070(B)(1)).
   c) Application for a certificate of occupancy (SMC 17G.010.170).
   d) Application for a variance or a certificate of compliance SMC 17G.061.110.
   e) Application for rezoning SMC 17G.061.110.
   f) Application for conditional permit SMC 17G.061.110.
   g) Application for a business license (SMC 8.01.120).
   h) Application for a permit under the Fire Code (SMC 17F.080.060).
   i) Application for a permit or approval requiring environmental review in an environmentally sensitive area (SMC 17E.050.260).
   j) Application for connection to the City sewer or water system.
   k) Application for construction or continuing use of an onsite sewage disposal system (SMC 13.03.0149 and SMC 13.03.0304).
   l) Application for sewer service with non-conforming or non-standard sewage (SMC 13.03.0145, SMC 13.03.0314, and SMC 13.03.0324).
   m) Application involving a project identified in SMC 17E.010.120.
   n) Issuance or renewal of franchise; franchisee use of cathodic protection also requires approval or a franchise affecting the City water supply or water system.
   o) Application for an underground storage tank permit (SMC 17E.010.210); and
   p) Application for permit to install or retrofit aboveground storage tank(s) (SMC 17E.010.060(A) and SMC 17E.010.400(D)).
2. Where a particular municipal action is requested involving a land use installation or other activity, and where said action is not specified as a critical review action, the City official or body responsible for approval may, considering the objectives of this chapter, designate such as a critical review action and condition its approval upon compliance with the result thereof.

BH. Critical Review Applicant.

1. A person or entity seeking a critical review action.
2. Critical Review Officer – Authority.
3. The building official or other official designated by the director of public works and utilities.
4. For matters relating to the fire code, the critical review officer is the fire official.
5. The critical review officer carries out and enforces the provisions of this chapter and may issue administrative and interpretive rulings.
6. The critical review officer imposes requirements based upon this chapter, regulations, and the critical materials handbook.
7. The officer may adopt or add to any requirement or grant specific exemptions, where deemed reasonably necessary, considering the purpose of this chapter.

BJ. Critical Review Statement.

A checklist, disclosure form, or part of an application for a critical review action, disclosing the result of critical review. Where not otherwise provided as part of the application process, the critical review officer may provide forms and a time and place to file the statement.

BK. Cumulative Impacts.

The combined, incremental effects of human activity on ecological or critical area functions and values. Cumulative impacts result when the effects of an action are added to or interact with other effects in a particular place and within a particular time. It is the combination of these effects, and any resulting environmental degradation, that should be the focus of cumulative impact analysis and changes to policies and permitting decisions.

BL. Curb Ramp.

A ramp constructed in the sidewalk to provide an accessible route from the sidewalk to the street.

BM. Cutbank.

The concave bank of a moving body of water that is maintained as a steep or even overhanging cliff by the actions of water at its base.
Date Passed: Monday, November 20, 2023

Effective Date: Monday, January 1, 2024

ORD C36459 Section 3
Title 17A Administration

Chapter 17A.020 Definitions

Section 17A.020.080 "H" Definitions

A. Habitat.

What plants and animals call "home" Habitat for a particular plant or animal consists of the elements it needs to survive. These elements may be tied to temperature, water, soil, sunlight, source of food, refuge from predators, place to reproduce and other living and non-living factors. (taken from department of fish and wildlife).

B. Habitat Blocks.

Sections of habitat, such as grasslands, forest lands, or riparian areas. These can be either adjacent to other sections, or blocks, of habitat or isolated within urban areas.

C. Habitat Conservation.

Protection or preservation of habitat by various means, such as regulation or acquisition.

D. Habitat Fragmentation.

The separation or breakup of a habitat area into smaller sections or habitat blocks by activities, such as development, logging, and agriculture, often resulting in degraded habitat due to blocked migration corridors and decreased access to water and feeding areas. It can also create isolated populations of wildlife and a decrease in their genetic diversity.

E. Habitat Management Plan.

A fish and wildlife management plan developed to preserve and protect the ecological conditions and habitat specific to a particular site or location. Habitat management plans incorporate best management practices.

F. Hazard Tree.

Any tree that is susceptible to immediate fall due to its condition (damaged, diseased, or dead) or other factors, and which, because of its location, is at risk of damaging permanent physical improvements to property or causing personal injury.

G. Hazardous Material.
Any liquid, solid, gas, or sludge, including any material, substance, product, commodity, or waste, regardless of quantity, that exhibits any of the physical, chemical or biological properties described in WAC 173-303-090 or WAC 173-303-100.

H. Hearing Officer.

1. A person or reviewing body appointed by the mayor to consider appeals under SMC 17E.010.140.

2. The officer makes reasonable rules and procedures for the conduct of the hearings authorized hereunder.

I. Height.

The height of a building is as defined in the International Building Code, Sec. 502.1 as “building height,” the vertical distance from grade plane to the average height of the highest roof surface. Building height for structures in the residential zones is referenced in SMC 17C.110.215, Building Height.

J. High Quality Vegetative Buffer.

A wetland buffer comprised of multilevel dense native vegetation including shrubs.

K. Highest Adjacent Grade.

The highest natural elevation of the ground surface prior to construction next to the proposed walls of a structure.

L. Historic Landmark.

An historic site, object, building or structure designated pursuant to this chapter that serves as an example of the cultural, historical, architectural or archaeological development of Spokane and Spokane County.

M. Historic Preservation Officer (HPO).

The person charged with the daily operation of the historic preservation office and who:

1. under the administrative direction of the director of planning and economic development services, community and economic development, conducts the work program of the City/County historic preservation office; and

2. serves as the primary staff person for the City/County landmarks commission.
N. Historic Structure

For purposes of the floodplain regulations in chapter 17E.030 SMC, any structure that is:

1. Listed individually in the National Register of Historic Places, as maintained by the Department of Interior, or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register;

2. Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district;

3. Individually listed on a state inventory of historic places in states with historic preservation programs which have been approved by the Secretary of Interior; or

4. Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either:
   a. By an approved state program as determined by the Secretary of the Interior, or
   b. Directly by the Secretary of the Interior in states without approved programs.

O. Hive.

Any Langstroth type structure with movable-frames intended for the housing of a bee colony. A hive typically consists of a cover, honey supers, brood chambers and a bottom board.

P. Homeowners’ Association.

Any combination or group of persons or any association, corporation or other entity that represents homeowners residing in a short subdivision, subdivision, or planned unit development. A homeowners’ association shall be an entity legally created under the laws of the State of Washington.

Q. House.

A detached dwelling unit located on its own lot.

R. Household.
1. A household may be a single person, family, or unrelated persons living together, consistent with RCW 84.14.010.

((A housekeeping unit consisting of:

1. an individual;

2. two or more related persons as defined in SMC 17A.020.180(M);

3. a group of two or more disabled residents protected under the Federal Fair Housing Amendment Act of 1988;

4. adult family homes as defined under Washington State law; or

5. a group living arrangement where six or fewer residents receive support services such as counseling, foster care or medical supervision at the dwelling unit by resident or non-resident staff; and

6. up to six residents not related by blood or marriage who live together in a single-family dwelling, or in conjunction with any of the above individuals or groups, shall also be considered a household.

7. For purposes of this section, minors living with parent, legal custodian (including a foster parent), or legal guardian shall not be counted as part of the maximum number of residents.

8. Any limitation on the number of residents resulting from this definition shall not be applied in a manner inconsistent with the Fair Housing Amendment Act of 1988, 42 U.S.C. 360, et seq., the Washington law Against Discrimination, Chapter 49.60 RCW, and/or the Washington Housing Policy Act, RCW 46.63.220.))

S. Household Pet.

Any animal such as a cat, dog, rabbit, or bird (canary, parakeet, etc.), amphibian/reptile (turtle, lizard, etc.), rodent (rat, mouse, gerbil, etc.), or tropical fish that lives in or is kept within a residence or on a property contain the owner’s residence. Young household pets under the age of four months are not included when counting household pets.

T. Hydraulic Project Approval (HPA).

A permit issued by the State department of fish and wildlife for modifications to waters of the State in accordance with RCW 77.55.

U. Hydric Soil.
Soil that is saturated, flooded, or ponded long enough during the growing season to develop anaerobic conditions in the upper part. The presence of hydric soil shall be determined following the methods described in the Field Indicators of Hydric Soils in the United States 6.0 or as amended.

V. Hydrophytic Vegetation.

Macrophytic plant life growing in water or on a substrate that is at least periodically deficient in oxygen as a result of excessive water content. The presence of hydrophytic vegetation shall be determined following the methods described in the Washington State Wetland Identification and Delineation Manual.

Date Passed: Monday, October 25, 2021

Effective Date: Thursday, December 2, 2021

ORD C36117 Section 5
Title 17C Land Use Standards  
Chapter 17C.120 Commercial Zones  
Section 17C.120.110 Limited Use Standards

The paragraphs listed below contain the limitations and correspond with the bracketed [ ] footnote numbers from Table 17C.120-1.

1. Group Living.
   This regulation applies to all parts of Table 17C.120-1 that have a [1].
   a. General Standards.
      All group living uses except for alternative or post-incarceration facilities are allowed by right.
   b. Alternative or Post Incarceration Facilities.
      Group living uses which consist of alternative or post incarceration facilities are conditional uses.

2. Adult Business.
   This regulation applies to all parts of Table 17C.120-1 that have a [2].
   Adult businesses are subject to the additional standards of chapter 17C.305 SMC.

3. Commercial Parking.
   This regulation applies to all parts of Table 17C.120-1 that have a [3]. In the O and OR zones, a commercial parking use provided within a building or parking structure is a conditional use. Commercial parking on surface lots is not permitted in the O and OR zones.

4. Drive-through Facility.
   This regulation applies to all parts of Table 17C.120-1 that have a [4]. In the O and OR zones, a drive-through facility is permitted only when associated with a drive-through bank. In addition, in the OR zone, for a florist use approved by a special permit, sales of non-alcoholic beverages, and sale of food items not prepared on site, including drive-through sales of such items are allowed as an accessory use at locations situated on principal arterials or a designated state route. Drive-through facilities are subject to the additional standards of SMC 17C.120.290 and SMC 17C.325.

5. Quick Vehicle Servicing.
   This regulation applies to all parts of Table 17C.120-1 that have a [5]. Quick vehicle servicing uses are permitted only on sites that have frontage
on a principal arterial street. Quick vehicle servicing uses are subject to the additional standards of SMC 17C.120.290.

6. Retail Sales and Service Uses Size Limitation.

This regulation applies to all parts of Table 17C.120-1 that have a [6]. Retail sales and services are limited in size in order to reduce their potential impacts on residential uses and to promote a relatively local market area. Retail sales and services uses are limited to the following:

a. When retail sales and services uses are located within an office building, the retail sales and services may be larger than three thousand square feet, but may not exceed ten percent of the total floor area of the building exclusive of parking areas located within the structure.

b. Uses not within an office building which are listed as sales-oriented under SMC 17C.190.270(C), retail sales and service, are limited to three thousand square feet of total floor area per site exclusive of parking areas located within a structure.

c. Uses other than a hotel, motel, private club or lodge which are listed as personal service-oriented, entertainment-oriented or repair-oriented under SMC 17C.190.270(C), retail sales and service, that are larger than three thousand square feet are a conditional use. A hotel, motel, private club or lodge may be larger than three thousand square feet.

7. Required Residential Limitation.

This regulation applies to all parts of Table 17C.120-1 that have a [7]. The limitations are stated in SMC 17C.120.280.

8. Industrial Size Limitation.

This regulation applies to all parts of Table 17C.120-1 that have a [8]. These types of uses are limited in size to assure that they will not dominate the commercial area and to limit their potential impacts on residential and commercial uses. In addition, if the planning and economic development services director determines that the proposed use will not be able to comply with the off-site impact standards of chapter 17C.220 SMC, the planning and economic development services director may require documentation that the development will be modified to conform with the standards.

a. Individual uses in the NR and NMU zones are limited to five thousand square feet of floor area per site exclusive of parking area.

b. Individual uses in the CB zone that exceed twenty thousand square feet of floor area per site exclusive of parking area are a conditional use.
c. Individual uses in the GC zone that exceed fifty thousand square feet of floor area per site exclusive of parking area are a conditional use.


This regulation applies to all parts of Table 17C.120-1 that have an [9]. The limitations are stated with the special standards for these uses in chapter 17C.350 SMC, Mini-storage Facilities.

10. Outdoor Activity Limitation.

This regulation applies to all parts of Table 17C.120-1 that have a [10]. Outdoor display, storage or use of industrial equipment, such as tools, equipment, vehicles, products, materials or other objects that are part of or used for the business operation is prohibited.

11. [Deleted]

12. [Deleted]

13. Mobile Food Vending.

This standard applies to all parts of Table 17C.120-1 that have a [13]. All mobile food vendors shall have a valid mobile food vending license issued pursuant to SMC 10.51.010 Mobile Food Vendors.

Date Passed: Monday, January 11, 2016
Effective Date: Wednesday, February 24, 2016
ORD C35346 Section 4
# Title 17C Land Use Standards

## Chapter 17C.122 Center and Corridor Zones

### Section 17C.122.070 Center and Corridor Zone Allowed Uses

The uses allowed in the center and corridor zones are shown in Table 17C.122.070-1 Center and Corridor Zone Development Tables: Table 17C.122.070-1 Center and Corridor Zone Allowed Uses

<table>
<thead>
<tr>
<th>Use is:</th>
<th>CC-Zone Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>P — Permitted</td>
<td>Core Zones</td>
</tr>
<tr>
<td>N — Not Permitted</td>
<td>CC1</td>
</tr>
<tr>
<td>L — Allowed, but special limitations</td>
<td></td>
</tr>
<tr>
<td>CU — Conditional use review required</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CC Zone Type</th>
<th>Core Zones</th>
<th>Transition Zone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Core Zones</td>
<td>CC1</td>
<td>CC2</td>
</tr>
<tr>
<td>Residential*</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Hotels, including Bed and Breakfast Inns</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Restaurants without Cocktail Lounges</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Professional and Medical Offices</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Entertainment, Museum and Cultural</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Government, Public Service or Utility Structures, Social Services and Education</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Religious Institutions</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Parks and Open Space</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Structured Parking*</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Public Parking-Lot</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>---------------------------------------------------------------------</td>
<td>------</td>
<td>------</td>
</tr>
<tr>
<td>Limited Industrial (if entirely within a building) (for neighborhood centers (NC) — See Note 3 below)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Heavy Industrial</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Drive-through Businesses on Pedestrian Streets</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Motor Vehicles Sales, Rental, Repair or Washing</td>
<td>N</td>
<td>P</td>
</tr>
<tr>
<td>Automotive Parts and Tires (with exterior storage or display)</td>
<td>N</td>
<td>P</td>
</tr>
<tr>
<td>Gasoline Sales (serving more than six vehicles)</td>
<td>N</td>
<td>P</td>
</tr>
<tr>
<td>Gasoline Sale (serving six vehicles or less)</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Self-storage or Warehouse</td>
<td>N</td>
<td>P</td>
</tr>
<tr>
<td>Adult Business (subject to chapter 17C.305 SMC special provisions)</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Winery and Microbreweries</td>
<td>P</td>
<td>P</td>
</tr>
</tbody>
</table>

* Uses especially encouraged through greater FAR and bonuses.

Notes:
[1] Retail uses having more than forty thousand gsf are not permitted in neighborhood centers designated by the comprehensive plan.
[2] Eating and drinking establishments larger than five thousand gsf are not permitted in neighborhood centers designated by the comprehensive plan.
[3] Limited industrial uses having more than twenty thousand gsf are not permitted in neighborhood centers designated by the comprehensive plan.
[4] Residential uses are required to be mixed on the same parcel as proposed office and retail uses. Nonresidential uses are limited to three thousand square feet per parcel. In neighborhood centers, nonresidential uses are only allowed on parcels with frontage on an arterial street. Nonresidential uses in the CC4 zone are not allowed within sixty feet of a single-family and two-family residential zone or further than three hundred feet (neighborhood center only) from a CC core comprehensive plan designation.
[5] All mobile food vendors shall have a valid mobile food vending license issued pursuant to SMC 10.51.010.
Title 17C Land Use Standards

Chapter 17C.122T Center and Corridor Zone Development Tables

Section 17C.122T.001 Table 17C.122.070-1 Center and Corridor Zone Allowed Uses

<table>
<thead>
<tr>
<th>TABLE 17C.122.070-1 CENTER AND CORRIDOR ZONE ALLOWED USES</th>
<th>CC Zone Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Use is: P – Permitted, N – Not Permitted, L – Allowed, but special limitations, CU – Conditional use review required</td>
<td>Core Zones</td>
</tr>
<tr>
<td></td>
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</tr>
<tr>
<td>Residential*</td>
<td>P</td>
</tr>
<tr>
<td>Hotels, including Bed and Breakfast Inns</td>
<td>P</td>
</tr>
<tr>
<td>Restaurants without Cocktail Lounges</td>
<td>P</td>
</tr>
<tr>
<td>Professional and Medical Offices</td>
<td>P</td>
</tr>
<tr>
<td>Entertainment, Museum and Cultural</td>
<td>P</td>
</tr>
<tr>
<td>Government, Public Service or Utility Structures, Social Services and Education</td>
<td>P</td>
</tr>
<tr>
<td>Religious Institutions</td>
<td>P</td>
</tr>
<tr>
<td>Parks and Open Space</td>
<td>P</td>
</tr>
<tr>
<td>Surface Lot Commercial Parking</td>
<td>N</td>
</tr>
<tr>
<td>Structured Commercial Parking*</td>
<td>P</td>
</tr>
<tr>
<td>Public Parking Lot</td>
<td>P</td>
</tr>
<tr>
<td>Heavy Industrial</td>
<td>N</td>
</tr>
<tr>
<td>Drive-through Businesses on Pedestrian Streets</td>
<td>N</td>
</tr>
<tr>
<td>Activity</td>
<td>FAR</td>
</tr>
<tr>
<td>-------------------------------------------------------------------------</td>
<td>-----</td>
</tr>
<tr>
<td>Motor Vehicles Sales, Rental, Repair or Washing</td>
<td>N</td>
</tr>
<tr>
<td>Automotive Parts and Tires (with exterior storage or display)</td>
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</tr>
<tr>
<td>Gasoline Sales (serving more than six vehicles)</td>
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<td>Gasoline Sale (serving six vehicles or less)</td>
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</tr>
<tr>
<td>Self-storage or Warehouse</td>
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</tr>
<tr>
<td>Adult Business (subject to [chapter 17C.305 SMC special provisions])</td>
<td>N</td>
</tr>
<tr>
<td>Winery and Microbreweries</td>
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[5] All mobile food vendors shall have a valid mobile food vending license issued pursuant to SMC 10.51.010.  

Date Passed: Monday, June 23, 2014  
Effective Date: Friday, August 8, 2014  
ORD C35098
Section 17C.190.255 Public Parking Lot

A. Characteristics.

A parking facility that is not accessory to another use and is owned, operated, or maintained by the City or some other public agency.
Title 17C Land Use Standards
Chapter 17C.190 Use Category Descriptions
Article V. Institutional Categories
Section 17C.190.450 Medical Centers

A. Characteristics.

Medical Centers includes uses providing medical or surgical care to patients and offering overnight care. Medical Centers tend to be on multiple blocks or in campus settings.

B. Accessory Uses.

Accessory uses include outpatient clinics, offices, laboratories, teaching facilities, meeting areas, cafeterias, parking, maintenance facilities and housing facilities for staff or trainees.

C. Examples.

Examples include hospitals and medical complexes that include hospitals.

D. Exceptions.

1. Uses that provide exclusive care and planned treatment or training for psychiatric, alcohol or drug problems, where patients are residents of the program, are classified in the Group Living category.

2. Medical clinics that provide care where patients are generally not kept overnight are classified as Office.

3. Emergency medical care clinics are classified as [(Retail Sales and Service)] Office.

Date Passed: Tuesday, May 31, 2005
Effective Date: Wednesday, July 6, 2005
ORD C33636 Section 3
Title 17C Land Use Standards  
Chapter 17C.200 Landscaping and Screening  
Section 17C.200.050 Street Tree Requirements

A. Purpose.  
To provide consistent street frontage character within the street right-of-way. The street tree standards also maintain and add to Spokane’s tree canopy and enhance the overall appearance of commercial and neighborhood development. Trees are an integral aspect of the Spokane landscape and add to the livability of Spokane. They provide aesthetic and economic value to property owners and the community at large.

B. Street Tree Implementation.

1. Street trees are required along all city streets in downtown, commercial, center and corridor, industrial, residential and FBC zones.

2. Street trees shall be planted between the curb and the walking path of the sidewalk.

3. Street trees, tree grates and other landscaping shall be maintained and irrigated by the adjacent property owner. If the adjacent property owner fails to maintain the adjacent street trees and other landscaping, the City may perform the required tree and other landscaping work at the abutting property owner’s expense as referenced in SMC 12.02.0210(B)(2).

4. If a street has a uniform planting of street trees or a distinctive species within the right-of-way, then new street trees should be of a similar form, character and planting pattern.

5. For a full list of approved trees in the city of Spokane, see the urban forestry program’s approved street tree list. Species selection should be guided by individual site conditions including hydrology, soil, solar orientation, and physical constraints.

C. Planting Zones.

1. Provide continuous planting strips or individual planting areas per Table 17C.200.050-1, Tree Planting Dimensional Standards.
<table>
<thead>
<tr>
<th>ZONE</th>
<th>CONTINUOUS PLANTING STRIP (minimum width as measured from back of curb)</th>
<th>INDIVIDUAL PLANTING AREA (width as measured from back of curb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CC</td>
<td>5 ft.</td>
<td>4 ft. minimum</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6 ft. maximum [2]</td>
</tr>
<tr>
<td>Commercial</td>
<td>5 ft.</td>
<td>4 ft. minimum</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6 ft. maximum [2]</td>
</tr>
<tr>
<td>Industrial</td>
<td>6 ft.</td>
<td>Continuous Planting Strip required [3]</td>
</tr>
<tr>
<td>RA, RSF, RTF</td>
<td>6 ft.</td>
<td>Continuous Planting Strip required [3]</td>
</tr>
<tr>
<td>RMF, RHD</td>
<td>6 ft.</td>
<td>Continuous Planting Strip required [3]</td>
</tr>
<tr>
<td>School/Church Loading Zone</td>
<td>Not Applicable</td>
<td>4 ft. minimum</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6 ft. maximum [2, 4]</td>
</tr>
</tbody>
</table>

Notes:
[1] Individual Planting Areas (tree vaults) are the standard for the Downtown and FBC Zones. Proposals for Continuous Planting Strips may be evaluated on a case by case basis.
[2] Un-compacted soils are necessary for street trees. Individual planting areas (or tree vaults) must be of a size to accommodate a minimum of 100 cubic feet of un-compacted soils per tree at a maximum depth of three feet. Refer to the Engineering Design Standards for examples of potential options in individual planting areas.
[3] Continuous Planting Strips are the standard for Industrial and Residential Zones. However, individual planting areas meeting the CC standard may be proposed and evaluated on a case by case basis in Industrial, RMF and RHD Zones.
[4] In all zones, within a school/church loading zone, street tree location may vary from the standard as long as street trees are located within the right-of-way.
[5] In all zones, when a continuous planting strip will double as a stormwater swale, the minimum width shall be 6.5 feet.

2. Continuous Planting Strips.
a. Continuous planting strips may be planted with living ground cover or low plantings that are maintained at a height less than three (3) feet from ground level.

b. When auto traffic is immediately adjacent to the curb, new street trees must be planted at least three (3) feet from the edge of the automobile travel way.

3. Individual Planting Areas.

a. When an individual planting area is not symmetrical, the longer dimension shall run along the curb.

b. Tree grates or plantings are acceptable. However, when there is on-street parking, a tree grate or a paved walk eighteen (18) inches wide behind the curb are encouraged to help avoid conflicts with car doors and foot traffic. The minimum clear pedestrian walking path as required for the zone shall be maintained.

c. Where tree grates are used, they shall be ADA accessible and have a similar size and material as tree grates found in adjacent developments. Where tree grates are used, tree guards are encouraged for tree protection.

d. Un-compacted soils are necessary for street trees. A minimum of one hundred (100) cubic feet per tree at a maximum depth of three feet is required. See Engineering Design Standards for examples of potential options in individual planting areas and for retrofitting sidewalks.

D. Size Requirements for New Street Trees.

1. Street trees shall meet the most recent ANSI standards for a two-inch caliper tree at the time of planting.
2. Larger shade trees with spreading canopies or branches are desirable where possible. Species of street trees within the public rights-of-way shall be approved by the City urban forester and reviewed by the director of engineering services.

3. If overhead power lines are present, street trees shall be limited to a mature height of twenty-five (25) feet to avoid conflict with utility lines and maintenance crews.

E. Spacing Requirements for Street Tree Spacing.
   The objective, when planting and maintaining street trees, is to create and maintain in a healthy condition a continuous tree canopy over the sidewalk.

   1. Continuous planting strips.
      Average spacing shall be twenty-five (25) feet for small and columnar trees and thirty (30) feet for canopy trees. The planning director may allow increased spacing for exceptionally large trees or upon the recommendation of the urban forester.

   2. Individual planting areas.
      Average spacing for all tree sizes and types shall be twenty-five (25) feet. Trees planted adjacent to parallel parking stalls with meters may be spaced twenty (20) feet apart.

   3. Street tree plantings shall consider the location of existing utilities, lighting, driveways, business entrances and existing and proposed signs. See the Engineering Design Standards for required dimensions.

F. Clear View Zone.
   Landscaped areas between the curb and sidewalk, as well as landscaped areas within the clear view triangle as defined in SMC 17A.020.030 shall be maintained or plant material chosen to maintain a vertical clear view zone between three and eight feet from ground level.

Date Passed: Monday, November 30, 2020
Effective Date: Sunday, January 3, 2021
ORD C35984 Section 1
A. **Purpose.**

The purpose of this chapter is to ensure that new development is supported by adequate facilities and services to ensure the public health, safety, and welfare. The chapter provides a process for facility and service providers to indicate whether there is sufficient capacity to serve a development as proposed.

B. **Applicability.**

A concurrency review is conducted on all applications for development, with exceptions provided in this section.

C. **Exemptions.**

Exemptions are provided for development that does not create additional impact on any concurrency facility or for which a related process includes a review of facilities and services. A review of transportation facilities for concurrency may be required regardless of any exemption from review for other concurrency facilities.

1. **Related Review Exemption.**

Where another review process accomplishes the same purpose, the other process shall satisfy the requirements of this section without following the processes of this section. Satisfactory processes include:

   a. agency review for SEPA under SMC 17E.050;
   b. Land Use Application Procedures under SMC 17G.061.

2. **General Exemptions.**

Development that does not create additional impact includes but is not limited to:

   a. any addition to a residence or accessory structure with no change in use or increase in the number of dwelling units;
   b. interior renovations with no change in use or increase in number of dwelling units;
   c. interior completion of a structure for use(s) with the same or less intensity as the existing use or a previously approved use;
   d. replacement structure with no change in use or increase in number of dwelling units;
   e. temporary construction trailers;
f. driveway, resurfacing, or parking lot paving;
g. re-roofing of structures;
h. demolitions.

3. Permit Exemptions.

Projects that are excluded from the project permit review process pursuant to 17G.061.000(C) are exempt from review of concurrency facilities under this chapter, with the exception of transportation facilities. In addition, the following development permits are exempt from concurrency review under this chapter:

a. Waiver; and
b. Accessory Dwelling Unit.

4. SEPA Exemptions.

Permits that are categorically exempt from SEPA under SMC 17E.050 Article III and Article IX and that are not subject to a related review process are exempt from concurrency review under this chapter, with the exception of transportation facilities.

D. Concurrency Facilities.

The following facilities and services ((must)) shall be evaluated for concurrency:

(A.) 1. Transportation;

(B.) 2. Public water;

(C.) 3. Fire protection;

(D.) 4. Police protection;

(E.) 5. Parks and recreation;

(F.) 6. Library;

(G.) 7. Solid waste disposal and recycling;
((H.)) 8. Schools;


Date Passed: Monday, February 21, 2005

Effective Date: Wednesday, March 30, 2005

ORD C33582 Section 1
Section 17D.010.020 Concurrency ((Test)) Review

((A. Application.))

((All development permit applications are subject to a concurrency test except those exempted in SMC 17D.010.030. If a concurrency test is conducted for the preliminary plat application, no concurrency test shall be required for the final plat application.))

((B.)) A. Procedures.

The concurrency ((test)) review will be performed in the processing of the development permit and conducted by the appropriate facility and service providers.

1. Notice.
   a. The facility and service providers shall be notified of the application with a request for review.
   b. The applicant shall be notified of the review results.
   c. All facility and service providers who provide comment shall be notified of the final outcome (approval or denial) of the development permit.

2. Failure to Respond.
   Failure by the notified facility and service provider to respond shall be construed as a finding that concurrency is satisfied.

((1. The planning and economic development services department shall provide the overall coordination of the concurrency test by notifying the facility and service providers of all applications (not including applications for building permits which shall be processed and coordinated by the building services department in a manner consistent with this chapter) requiring a concurrency test as set forth in subsection (A) of this section; notifying the facility and service providers of all exempted applications which use capacity as set forth in SMC 17G.061.120(B)(3); notifying the applicant of the test results; notifying the facility and service providers of the final outcome (approval or denial) of the development permit; and notifying the facility and service providers of any expired development permits or discontinued certificates of capacity. Failure by the notified facility and service provider to respond shall be construed as a finding that concurrency is met.))

((2.)) 3. All facility and service providers shall be responsible for maintaining and monitoring their available and planned capacity.
4. On an annual basis, the Integrated Capital Management Department should coordinate with facility and service providers to identify projects that may be needed in order to accommodate future development and should incorporate such projects in the annual update of the City’s Capital Improvement Program.

(( 3. The facility and service providers shall be responsible for annually reporting to the planning and economic development services department the total available and planned capacity of their facility or service as of the end of each calendar year. Such reporting shall be made no later than July 1st for inclusion in the amendment process of the City of Spokane comprehensive plan.))

((C. Test.)) B. Review

Development applications that would result in a reduction of a level of service below the minimum level of service standard established by the service provider shall not be approved. For public water, public wastewater (sewer and stormwater), solid waste disposal and recycling only available capacity will be used in the concurrency review. For transportation, police protection, fire protection, schools, parks and recreation and libraries available and planned capacity will be used in conducting the concurrency review.

1. If the capacity of concurrency facilities, either existing or as planned, is equal to or greater than the capacity required by the proposed development, the concurrency review is satisfied. (A certificate of capacity will be issued according to the provisions of SMC 17D.010.030.)

2. If there is not adequate capacity to serve the proposed development, the concurrency review is not satisfied. The applicant may accept a ninety-day reservation of concurrency facilities that exist and:

   a. modify the application to reduce the need for concurrency facilities that do not exist;

   b. demonstrate to the service provider’s satisfaction that the development will have a lower need for capacity than usual and, therefore, capacity is adequate;

   c. arrange with the service provider for the provision of the additional capacity of concurrency facilities required; or

   d. appeal the results of the concurrency review to the hearing examiner in accordance with the provisions of SMC 17D.010.050. If
the applicant has accepted (T) the ninety-day reservation period.
((is tolled from the date an appeal is filed until the date the hearing examiner signs his written opinion.))

((D-)) C. Concurrency Inquiry ((—Application)).

An inquiry may be made as to ((applicant may inquire)) whether or not capacity exists within concurrency facilities ((exist)) without an accompanying request for a development permit. ((As set forth in SMC 8.02.0696, a fee may be charged for such concurrency test. Any available capacity cannot be reserved. A certificate of capacity will only be issued in conjunction with a development permit approval as outlined in SMC 17D.010.030.))

1. Fee.

As set forth in SMC 8.02.0696, a fee may be charged for such concurrency review. Any available capacity cannot be reserved.

2. Capacity Letter.

Upon request, the Director of Engineering may issue a letter indicating whether capacity is available. Unless reserved through some other process or through a Development Agreement, such letter shall not be legally binding.

Date Passed: Monday, November 26, 2007

Effective Date: Wednesday, January 2, 2008

ORD C34135 Section 8
Section 17D.010.030 ((Certificate of)) Reservation of Capacity

A. ((Issuance.)) Reservation.

((A certificate of capacity shall be reserved for a specific development at the same time the development permit is issued and upon payment of any fee and/or performance of any condition required by a service provider.

1. ((A certificate of capacity shall be reserved only for the specific land uses, densities, intensities and development project described in the application and development permit.

2. ((A certificate of capacity reserved for a specific development is not transferable to other land, but may be transferred to new owners of the original land.

B. ((Life Span of Certificate.)) Expiration.

((A certificate of capacity reserved for a specific development shall expire if the accompanying development permit expires or is revoked. ((A certificate of capacity may be extended according to the same terms and conditions as the accompanying development permit.)) If the development permit is granted an extension, the accompanying capacity shall continue to be reserved for the life of the permit. ((so shall the certificate of capacity.))

C. Unused Capacity.

Any capacity that is not used because the ((developer decides not to develop or the)) accompanying development permit((s)) expires shall be returned to the pool of available capacity.

((D. No Impact.

Development permits for development which creates no additional impacts on any concurrency facility are exempt from the requirements of this chapter. Such development includes, but is not limited to:

1. any addition to a residence or accessory structure with no change in use or increase in the number of dwelling units;

2. interior renovations with no change in use or increase in number of dwelling units;
3. interior completion of a structure for use(s) with the same or less intensity as the existing use or a previously approved use;

4. replacement structure with no change in use or increase in number of dwelling units;

5. temporary construction trailers;

6. driveway, resurfacing or parking lot paving;

7. re-roofing of structures;

8. demolitions.

E. Exempt Permits.

The following development permits are exempt from the requirements of this chapter:

1. Boundary line adjustment;

2. Final plats;

3. Temporary use permit;

4. Variance;

5. Waiver;


F. Application Filed Before Effective Date of Certificate of Capacity Ordinance.

Complete development permit applications that have been submitted before the effective date of the Certificate of Capacity ordinance (March 30, 2005) are exempt from the requirements of this chapter.

G. Pre-existing Use Rights.

Development permits that were issued before March 30, 2005 shall be considered to have capacity as long as the accompanying development permit is valid. If the accompanying development permit does not expire, capacity shall be considered to exist for three years after March 30, 2005.

H. Single-family Homes and Duplexes.
Building permits for a single-family home and/or a duplex are exempt from the requirements of this chapter.

I. Interior Renovations.

Interior renovations that only add one additional dwelling unit are exempt from the requirements of this chapter.

J. Accessory Dwelling Units.

All accessory dwelling units, as defined in chapter 17C.300 SMC, are exempt from the requirements of this chapter.

K. Accounting for Capacity.

The capacity for development permits exempted under subsections (C), (D), (E), (F) and (G) of this section shall be taken into account.)

Date Passed: Monday, July 23, 2012

Effective Date: Thursday, August 30, 2012

ORD C34887 Section 5
Title 17D City-wide Standards

Chapter 17D.075 Transportation Impact Fees

Section 17D.075.180 Appendix A – Impact Fee Schedule

Appendix A – Impact Fee Schedule

Date Passed: Monday, March 13, 2023

Effective Date: Monday, March 13, 2023

ORD C36368 Section 3
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<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
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Notes:

Residential uses based on the Institute of Transportation Engineers (ITE) Trip Generation Manual, 11th Edition
Other uses based on the ITE Trip Generation Manual, 9th Edition

Definitions:

VFP= Vehicle Fueling Positions (Maximum number of vehicles that can be fueled simultaneously)

GFA= Gross Floor Area

Single Family Attached (duplex, townhouse) = dwelling units with a common wall between units. Units separated by a ceiling are multi-family.

ASF= Assignable Square Feet (aka Net Assignable Area): the sum of all areas on all floors of a building assigned to, or available for assignment to, an occupant or specific use. It can be subdivided into Classroom, labs, offices, study facilities, special use, general use, support, health care, residential and unclassified. Areas defined Drinking Establishment = contains a bar, serves alcohol and food, may have TV screens, pool tables, and other entertainment. Restaurants that specialize in food but also have a bar are considered High-Turnover Restaurants.

Quality Restaurant = duration of stay > 1 hour, not a chain, serves dinner and sometimes lunch, patrons wait to be seated, order from menu, pay after (Ex. Clinkerdagger, Anthony's, Luna)

High-Turnover Restaurant = duration of stay approx. 1 hour, often a chain restaurant, may be open 24 hours, patrons wait to be seated, order from menu (Ex. Applebee's, Denny's, Buffalo Wild Wings, The Onion, Twigs)

Fast Casual Restaurant = duration of stay < 1 hour, patrons order at counter and eat in the restaurant. Food is typically made to order. Most do not have a drive-through. (Ex. Chipotle, Panera Bread, Five Guys, Qdoba, Mod Pizza).
## 2024 Northwest District
### Transportation Impact Fee Schedule

**Effective with Q1 2024 Code Update**

### COST PER TRIP

<table>
<thead>
<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
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**Notes:**


**Definitions:**

- **VFP:** Vehicle Fueling Positions (Maximum number of vehicles that can be fueled simultaneously)
- **GFA:** Gross Floor Area
- **ITE:** Institutional of Transportation Engineers
- **ASF:** Assignable Square Feet (aka Net Assignable Area)
- **High Turnover Restaurant:** Refers to restaurants that are open for a shorter duration and serve more people within that time span. Examples include fast food restaurants.
- **Quality Restaurant:** Refers to restaurants that offer a more formal dining experience. Examples include fine dining restaurants.
- **Drinking Establishment:** Refers to establishments that serve alcohol and food, such as bars and restaurants.

**Examples:**

- **High Turnover Restaurant**: Applebee's, Denny's, Buffalo Wild Wings, The Onion, Twigs
- **Quality Restaurant**: Clinkerdagger, Anthony's, Luna
- **Drinking Establishment**: Bars that serve alcohol and food.

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### Base Rate Per PM Trip $770

<table>
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<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
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</table>

---

**Notes:**


**Definitions:**

- **High Turnover Restaurant**: Restaurants that are open for a shorter duration and serve more people within that time span. Examples include fast food restaurants.
- **Quality Restaurant**: Restaurants that offer a more formal dining experience. Examples include fine dining restaurants.
- **Drinking Establishment**: Establishments that serve alcohol and food, such as bars and restaurants.

---

**Examples:**

- **High Turnover Restaurant**: Applebee's, Denny's, Buffalo Wild Wings, The Onion, Twigs
- **Quality Restaurant**: Clinkerdagger, Anthony's, Luna
- **Drinking Establishment**: Bars that serve alcohol and food.
### 2024 South District Transportation Impact Fee Schedule

**Effective with Q1 2024 Code Update**

<table>
<thead>
<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>COST PER TRIP</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single Family Detached</td>
<td>210</td>
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<td>Single Family Attached (duplex, townhouse)</td>
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<td>Multi-Family 1-2 level</td>
<td>220</td>
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<td>Multi-Family 3-10 level</td>
<td>221</td>
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<tr>
<td>ADU</td>
<td>-</td>
<td>dwelling</td>
<td>$1,189.12</td>
</tr>
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<td>Multi Family Low-Income (1-2 level)</td>
<td>223</td>
<td>dwelling</td>
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<tr>
<td>Assisted Living</td>
<td>254</td>
<td>bed</td>
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<td>Nursing Home</td>
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<td><strong>Commercial - Services</strong></td>
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<tr>
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<td>310</td>
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<td>Hotel/Motel</td>
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<td>Movie Theater</td>
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<td>sq ft/GFA</td>
<td>$5.90</td>
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<tr>
<td>Health Club</td>
<td>492</td>
<td>sq ft/GFA</td>
<td>$7.11</td>
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<tr>
<td>Day Care</td>
<td>565</td>
<td>sq ft/GFA</td>
<td>$14.47</td>
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<tr>
<td>Bank</td>
<td>912</td>
<td>sq ft/GFA</td>
<td>$15.83</td>
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<td>520</td>
<td>sq ft/GFA</td>
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<tr>
<td>Middle School</td>
<td>522</td>
<td>sq ft/GFA</td>
<td>$1.10</td>
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<td>High School</td>
<td>530</td>
<td>sq ft/GFA</td>
<td>$1.31</td>
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<tr>
<td>University/College</td>
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<td>ASF</td>
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<td>Religious Institute</td>
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<td>Library</td>
<td>590</td>
<td>sq ft/GFA</td>
<td>$9.56</td>
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<tr>
<td>Hospital</td>
<td>610</td>
<td>sq ft/GFA</td>
<td>$3.24</td>
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<tr>
<td><strong>Commercial - Administrative Office</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Veterinary Clinic</td>
<td>640</td>
<td>sq ft/GFA</td>
<td>$13.28</td>
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<tr>
<td>General Office</td>
<td>710</td>
<td>sq ft/GFA</td>
<td>$4.54</td>
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<tr>
<td>Medical Office / Clinic</td>
<td>720</td>
<td>sq ft/GFA</td>
<td>$10.05</td>
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<tr>
<td>Office Park</td>
<td>750</td>
<td>sq ft/GFA</td>
<td>$4.51</td>
</tr>
</tbody>
</table>

### Notes:

- Residential uses based on the Institute of Transportation Engineers (ITE) Trip Generation Manual, 11th Edition
- Other uses based on the ITE Trip Generation Manual, 9th Edition

### Definitions:

- **VFP**: Vehicle Fueling Positions (Maximum number of vehicles that can be fueled simultaneously)
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- **Fast Casual**: duration of stay < 1 hour, patrons order at counter and eat in the restaurant. Food is typically made to order. Must do not have a drive-through. (Ex. Chipotle, Panera Bread, Five Guys, Qdoba, Mod Pizza).
### 2024 Northeast District
#### Transportation Impact Fee Schedule

**Effective with Q1 2024 Code Update**

<table>
<thead>
<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Residential</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single Family Detached</td>
<td>210</td>
<td>dwelling</td>
<td>$707.17</td>
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<tr>
<td>Single Family Attached</td>
<td>215</td>
<td>dwelling</td>
<td>$428.82</td>
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<tr>
<td>Multi-Family 1-2 level</td>
<td>220</td>
<td>dwelling</td>
<td>$383.68</td>
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<tr>
<td>Multi-Family 3-10 level</td>
<td>221</td>
<td>dwelling</td>
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<tr>
<td>ADU</td>
<td>-</td>
<td>dwelling</td>
<td>$293.40</td>
</tr>
<tr>
<td>Multi Family Low-Income (1-2 level)</td>
<td>223</td>
<td>dwelling</td>
<td>$346.06</td>
</tr>
<tr>
<td>Assisted Living</td>
<td>254</td>
<td>bed</td>
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<tr>
<td>Continuing Care Retirement Commm</td>
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<tr>
<td>Nursing Home</td>
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<td><strong>Commercial - Services</strong></td>
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<tr>
<td>Hotel (3 Levels or More)</td>
<td>310</td>
<td>room</td>
<td>$504.56</td>
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<tr>
<td>Hotel/Motel</td>
<td>320</td>
<td>room</td>
<td>$401.94</td>
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<tr>
<td>Movie Theater</td>
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<td><strong>Commercial - Institutional</strong></td>
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<td>Middle School</td>
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<td>$0.27</td>
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<tr>
<td>High School</td>
<td>530</td>
<td>sq ft/GFA</td>
<td>$0.32</td>
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<tr>
<td>University/College</td>
<td>550</td>
<td>ASF</td>
<td>$0.43</td>
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<tr>
<td>Religious Institute</td>
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<td>Library</td>
<td>590</td>
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<td>Hospital</td>
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<tr>
<td>Veterinary Clinic</td>
<td>640</td>
<td>sq ft/GFA</td>
<td>$3.28</td>
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<tr>
<td>General Office</td>
<td>710</td>
<td>sq ft/GFA</td>
<td>$1.12</td>
</tr>
<tr>
<td>Medical Office / Clinic</td>
<td>720</td>
<td>sq ft/GFA</td>
<td>$2.48</td>
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<tr>
<td>Office Park</td>
<td>750</td>
<td>sq ft/GFA</td>
<td>$1.11</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial - Retail</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Free-Standing Discount Superstore</td>
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<td>Specialty Retail Center</td>
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<td>sq ft/GLA</td>
<td>$0.67</td>
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<td>Hardware/Paint Store</td>
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<td>Nursery/Garden Center</td>
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<td>Tire Store</td>
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<td>Supermarket</td>
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<td>Convenience Market</td>
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<td>$5.80</td>
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<tr>
<td>Pharmacy</td>
<td>881</td>
<td>sq ft/GFA</td>
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<tr>
<td>Furniture Store</td>
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<td>sq ft/GFA</td>
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<td>VFP</td>
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<td>Light Industry/High Technology</td>
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<td>Quality Restaurant</td>
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<td>$2.82</td>
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<td>Coffee Shop with Drive-Thru</td>
<td>937</td>
<td>sq ft/GFA</td>
<td>$2.75</td>
</tr>
</tbody>
</table>

**Notes:**

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# 2024 West Plains District
## Transportation Impact Fee Schedule

### Effective with Q1 2024 Code Update

#### BASE RATE PER PM TRIP

- **$3,750**

<table>
<thead>
<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
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</thead>
<tbody>
<tr>
<td><strong>Residential</strong></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Single Family Detached</td>
<td>210</td>
<td>dwelling</td>
<td>$4,124.25</td>
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<td>Single Family Attached</td>
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<td>Multi-Family 3-10 level</td>
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<td>ADU</td>
<td>-</td>
<td>dwelling</td>
<td>$1,711.13</td>
</tr>
<tr>
<td>Multi Family Low-Income (1-2 level)</td>
<td>223</td>
<td>dwelling</td>
<td>$2,018.25</td>
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<tr>
<td>Assisted Living</td>
<td>254</td>
<td>bed</td>
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<tr>
<td>Continuing Care Retirement</td>
<td>255</td>
<td>dwelling</td>
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<tr>
<td>Nursing Home</td>
<td>620</td>
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#### COST PER TRIP

<table>
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<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Commercial - Services</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hotel (3 Levels or More)</td>
<td>310</td>
<td>room</td>
<td>$2,942.63</td>
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<tr>
<td>Hotel/Motel</td>
<td>320</td>
<td>sq ft/GFA</td>
<td>$2,344.13</td>
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<tr>
<td>Movie Theater</td>
<td>444</td>
<td>sq ft/GFA</td>
<td>$8.49</td>
</tr>
<tr>
<td>Health Club</td>
<td>492</td>
<td>sq ft/GFA</td>
<td>$10.23</td>
</tr>
<tr>
<td>Day Care</td>
<td>565</td>
<td>sq ft/GFA</td>
<td>$20.82</td>
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<table>
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<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Commercial - Institutional</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elementary School</td>
<td>520</td>
<td>sq ft/GFA</td>
<td>$2.29</td>
</tr>
<tr>
<td>Middle School</td>
<td>522</td>
<td>sq ft/GFA</td>
<td>$1.58</td>
</tr>
<tr>
<td>High School</td>
<td>530</td>
<td>sq ft/GFA</td>
<td>$1.89</td>
</tr>
<tr>
<td>University/College</td>
<td>550</td>
<td>ASF</td>
<td>$2.50</td>
</tr>
<tr>
<td>Religious Institute</td>
<td>560</td>
<td>sq ft/GFA</td>
<td>$2.06</td>
</tr>
<tr>
<td>Library</td>
<td>590</td>
<td>sq ft/GFA</td>
<td>$13.76</td>
</tr>
<tr>
<td>Hospital</td>
<td>610</td>
<td>sq ft/GFA</td>
<td>$4.66</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
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</thead>
<tbody>
<tr>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Veterinary Clinic</td>
<td>640</td>
<td>sq ft/GFA</td>
<td>$19.12</td>
</tr>
<tr>
<td>General Office</td>
<td>710</td>
<td>sq ft/GFA</td>
<td>$6.54</td>
</tr>
<tr>
<td>Medical Office / Clinic</td>
<td>720</td>
<td>sq ft/GFA</td>
<td>$14.46</td>
</tr>
<tr>
<td>Office Park</td>
<td>750</td>
<td>sq ft/GFA</td>
<td>$6.49</td>
</tr>
</tbody>
</table>

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- **GFA**: Gross Floor Area
- Single Family Attached (duplex, townhouse) = dwelling units with a common wall between units. Units separated by a ceiling are multi-family.
- **ASF**: Assignable Square Feet (aka Net Assignable Area): the sum of all areas on all floors of a building assigned to, or available for assignment to, an occupant or specific use. It can be subdivided into Classroom, labs, offices, study facilities, special use, general use, support, health care, residential and unclassified. Areas defined as classroom, labs, offices, study facilities, special use, general use, support, health care, residential and unclassified are considered High-Turnover Restaurants.
- **Quality Restaurant**: duration of stay > 1 hour, not a chain, serves dinner and sometimes lunch, patrons wait to be seated, order from menu, pay after (Ex. Clinkerdagger, Anthony's, Luna)
- **High-Turnover Restaurant**: duration of stay approx. 1 hour, open 24 hours, patrons wait to be seated, order from menu (Ex. Applebee's, Denny's, Buffalo Wild Wings, The Onion, Twigs)
- **Fast Casual**: duration of stay < 1 hour, patrons order at counter and eat in the restaurant. Food is typically made to order. Most do not have a drive-through. (Ex. Chipotle, Panera Bread, Five Guys, Qdoba, Mod Pizza)
### 2024 Latah District Transportation Impact Fee Schedule

**Effective with Q1 2024 Code Update**

#### BASE RATE PER PM TRIP

<table>
<thead>
<tr>
<th>Land Use</th>
<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
<th>Fee per Unit</th>
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<td>$6,632</td>
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#### Residential

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<td>Single Family Detached</td>
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<td>Single Family Attached (duplex, townhouse)</td>
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<td>Multi-Family 1-2 level</td>
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<td>dwelling</td>
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<td>Multi-Family 3-10 level</td>
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<td>dwelling</td>
<td>$3,026.18</td>
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<td>ADU</td>
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<td>Multi Family Low-Income (1-2 level)</td>
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<td>Assisted Living</td>
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<td>Continuing Care Retirement Comm</td>
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<td>Nursing Home</td>
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#### Commercial - Services

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<th>ITE Land Use Code</th>
<th>Unit of Measure</th>
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<tr>
<td>Hotel (3 Levels or More)</td>
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<td>Hotel/Motel</td>
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<td>Movie Theater</td>
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<td>Health Club</td>
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<td>Day Care</td>
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<td>Bank</td>
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#### Commercial - Institutional

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<tr>
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<th>ITE Land Use Code</th>
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</thead>
<tbody>
<tr>
<td>Elementary School</td>
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<td>Middle School</td>
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<td>High School</td>
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<td>Religious Institute</td>
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<td>Library</td>
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<tr>
<td>Hospital</td>
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#### Commercial - Administrative Office

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<tr>
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<th>Unit of Measure</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Veterinary Clinic</td>
<td>640</td>
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<tr>
<td>General Office</td>
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<td>Medical Office / Clinic</td>
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<td>Office Park</td>
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<td>sq ft/GFA</td>
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### Notes:

- Residential uses based on the Institute of Transportation Engineers (ITE) Trip Generation Manual, 11th Edition
- Other uses based on the ITE Trip Generation Manual, 9th Edition

### Definitions:

- **VFP**: Vehicle Fueling Positions (Maximum number of vehicles that can be fueled simultaneously)
- **GFA**: Gross Floor Area
- **ASF**: Assignable Square Feet (aka Net Assignable Area): the sum of all areas on all floors of a building assigned to, or available for assignment to, an occupant or specific use. It can be subdivided into Classroom, labs, offices, study facilities, special use, general use, support, health care, residential and unclassified. Areas defined as classroom, laboratories, offices, study facilities, special use, general use, support, health care, residential, and unclassified. Areas defined as classroom, laboratories, offices, study facilities, special use, general use, support, health care, residential, and unclassified.
- **High-Turnover Restaurant** = duration of stay approx. 1 hour, often a chain restaurant, may be open 24 hours, patrons wait to be seated, order from menu (Ex. Clinkerdagger, Anthony's, Luna)
- **Fast Casual** = duration of stay approx. 1 hour, often a chain restaurant, may be open 24 hours, patrons wait to be seated, order from menu (Ex. Applebee's, Denny's, Buffalo Wild Wings, The Onion, Twigs)
- **Fast Food Restaurant** = duration of stay < 1 hour, patrons order at counter and eat in the restaurant. Food is typically made to order. Most do not have a drive-through. (Ex. Chipotle, Panera Bread, Five Guys, Qdoba, Mod Pizza)

### Definitions:

- **High-Turnover Restaurant**: duration of stay approx. 1 hour, often a chain restaurant, may be open 24 hours, patrons wait to be seated, order from menu (Ex. Clinkerdagger, Anthony's, Luna)
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The comprehensive plan shall be subject to continuing review and evaluation by the City. Amendment to the comprehensive plan should not be considered more frequently than once a year, except as described in RCW 36.70A.130 or in the following cases:

A. Initial adoption of a specific/subarea plan that does not modify the comprehensive plan policies and designations applicable to the subarea (RCW 36.70A.130(2)(a)(i)). However, as anticipated by the comprehensive plan, redesignations are exempt that comply with and implement the comprehensive plan policies regarding designations created as a part of initial neighborhood and centers planning efforts through the neighborhood planning program.

B. Adoption or amendment of the shoreline master program.

C. Amendment of the capital facilities program portion of the comprehensive plan that occurs concurrently with the adoption or amendment of a City budget.

D. Whenever an emergency exists. The plan commission will review a potential emergency situation, with advice from the city attorney’s office, to determine if the situation does, in fact, necessitate an emergency comprehensive plan amendment. Findings must demonstrate a need of neighborhood or community-wide significance, and not a personal emergency on the part of a particular applicant or property owner. Potential emergency situations may involve official, legal or administrative actions, such as those to immediately avoid an imminent danger to public health and safety, prevent imminent danger to public or private property, prevent an imminent threat of serious environmental degradation or address the absence of adequate and available public facilities or services.

E. Changes necessary to resolve an appeal of a comprehensive plan filed with a growth management hearings board or with the court.

F. Changes necessary to address any recent state or federal legislative actions, or changes to state or federal regulations, such as changes to the Growth Management Act, or new environmental regulations.

(G.--- Changes to development regulations that are consistent with the comprehensive plan or are necessary to implement the comprehensive plan.))

H. Technical corrections that would remove typographical errors or resolve a mapping error.

I. Amendment to the Land Use Plan Map to accommodate an annexation into the city.
Table 17G.061.010-1 summarizes the applications subject to this chapter. For any application type that is referenced in the land use codes, but not represented in Table 17G.061.010-1, the process shall be as identified in the application most closely associated with the application process definitions in SMC 17G.061.100.

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<th>Notice of Community Meeting</th>
<th>Notice of Application</th>
<th>Notice of Hearing</th>
<th>Notice Content</th>
<th>Review Official</th>
<th>City Council Review</th>
<th>Expiration of Permit</th>
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**ENGINEERING SERVICES**

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<td>Hearing Examiner</td>
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<td>Short Plat – Preliminary with Standard Review and SEPA</td>
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<td>Project name Proposed use Acreage # of lots</td>
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<td>Short Plat – Preliminary with Standard Review and No SEPA</td>
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Footnotes

[1] Public Hearing is required if the structure is on the National Historic Register.

[2] Applications for demolition permits for the demolition of an entire building or structure shall, in addition to any applicable requirements under chapter 43.21C RCW, be subject to a ten-day review and comment period. This review and comment period shall run concurrently with any other applicable notice and comment period. Following receipt of such applications, copies shall be forwarded to the individual(s) designated pursuant to SMC 4.27.010(D) to receive written notice on behalf of the neighborhood council in which the building or structure is located, at the address for such neighborhood council designee(s) that is on file with the department. Any comments submitted to the department by the neighborhood council during this review and comment period shall be provided to the applicant prior to issuing the demolition permit.

[3] Conditional Use Permits required under SMC 17C.111.110, Limited Use Standards for Religious Institutions and Schools, will complete posted/individual notification requirements for a Community Meeting.

[4] Sign and posted notice not required for 2-4 lots per SMC 17G.080.040(D)

[5] If a PUD is approved together with a preliminary plat, the expiration date for the PUD shall be the same as the expiration date of the preliminary plat.

Date Passed: Monday, November 20, 2023
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ORD C36459 Section 35
A. Decisions on Type I, II, and III project permit applications are made by the hearing examiner or director within ten days of the date the record is closed. The time for decision may be extended if the applicant agrees in writing. Subject to chapter 36.70B RCW, the time for decision may also be extended to allow time for additional public comment if the hearing examiner or director determines that notice was not properly mailed or posted; provided, a person is deemed to have received notice if that person appears at the hearing or submits timely written comments, even if notice was not properly mailed or posted. In making the decision, the hearing examiner or director may approve, approve with conditions, or deny the permit application. The decision is made in writing.

B. Within seven days of making the decision, the hearing examiner or director causes notice of decision to be provided as follows:

1. Written notice of decision is provided by the decision-maker concurrent to the decision.
2. Notice of a decision denying a permit application is given to the applicant. A full copy of the decision and any conditions of approval accompanies the notice of the decision to the applicant.
3. Notice of all other decisions is given to the applicant, all parties of record, and all persons who have requested to be given notice.
4. Notice of decision for Type I permit applications shall be the permit. For Type II and III permit applications the decision includes the following information:
   
   a. Location of the property.
   b. Description of the proposed action.
   c. Name, address, and office telephone number of the City official from whom additional information may be obtained.
   d. Applicant name and number.
   e. The decision made, including the environmental threshold determination.
   f. A list of persons who testified in person or in writing, or a summary of such a list.
   g. A list of exhibits or a summary of such a list.
   h. A statement of the decision criteria governing the application.
   i. A statement of the comprehensive plan policies governing the application.
j. Findings of fact and conclusions relating the proposal to the decision criteria governing the application and which form the basis for the decision.

k. A statement that a full copy of the decision may be obtained from the designated official for the cost of reproduction.

l. The last date the decision may be appealed.

m. The place the appeal must be filed.

n. A statement of the fee to be charged for an appeal and the approximate cost to prepare any required transcripts.

o. A statement that the decision will be final unless appealed; and

p. The signature of the person making the decision.

C. If the decision on a Type II or III project permit includes conditions of approval, a covenant must be recorded in the Spokane County auditor’s office which identifies the restrictions to use and to the property. The covenant must be filed within the approval time limits of the permit or the approval becomes void. For rezones, the hearing examiner does not forward the rezone to the city council until the covenant has been filed.

D. The decision for a shoreline substantial development permit, shoreline conditional use permit, or shoreline variance must contain a statement that construction pursuant to the permit shall not begin and is not authorized until twenty-one days from the “date of filing” by department of ecology as defined in RCW 90.58.140(6) and WAC 173-27-130, or until all review proceedings initiated within twenty-one days from the date of such filing have been terminated; except as provided in RCW 90.58.149(5)(a) and (b).

E. Notice of decision for a shoreline substantial development permit, shoreline conditional use permit, or shoreline variance must be submitted to the department of ecology along with a permit data sheet (Appendix A, WAC Chapter 173-27). For a shoreline conditional use permit or a shoreline variance, there is a thirty-day review by department of ecology. After this period, the department of ecology shall render and transmit to the City of Spokane and the applicant a final decision approving, approving with conditions, or disapproving the permit. The Planning Director shall provide notification within seven days of the department of ecology’s final decision to those interested persons having requested notification.

Date Passed: Monday, November 20, 2023

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ORD C36459 Section 35
Section 17G.070.030 Development Standards

A. Permitted Uses.

Any permitted or conditional use allowed in the base zoning districts of the subject property plus additional uses including the following:

1. In the RA, R1, and R2 zoning districts, an applicant with a planned unit development approval may develop the site to contain these additional uses:

   a. Accessory uses directly serving the planned unit development only and which are customary or associated with, but clearly incidental to, the residential uses permitted in the zone including:

      i. community building with indoor and/or outdoor recreation facilities;

      ii. recreational vehicle and personal storage area;

      iii. consolidated guest parking facilities.

2. In the RMF and RHD zoning districts, an applicant with a planned unit development approval may develop any uses permitted in the R1, R2, RMF and RHD zones together with these additional uses:

   a. Retail sales and service uses and office uses are permitted subject to the following limitations:

      i. The PUD site is larger than ten acres,

      ii. Individual retail sales and service uses and office uses shall not exceed a floor area of three thousand square feet each and the site area developed with retail sales and service uses and office uses shall not exceed five percent of the total PUD site area.

      iii. Sites developed with retail sales and service uses and office uses shall have frontage on a street that is designated as a collector or higher classified arterial.
iv. The retail sales and service uses and office uses in the PUD shall not be permitted until sixty percent of the approved residential units are completed.

v. An one hundred percent increase in the amount of retail sales and service uses and office uses is allowed when retail sales and service uses and office uses are physically built under residential uses in a mixed use building with ground floor retail sales and service uses and office uses.

vi. Outdoor sales and display and outdoor storage areas are not permitted except outdoor seating is allowed for restaurants and cafes.

3. Commercial Zones.

PUDs are permitted in the commercial zones including center and corridor (CC) and the downtown (DT) zones.

4. Industrial Zones.

In the PI zones, an applicant with a planned unit development approval may develop the site to contain all of the uses permitted by right in the underlying zone and, in addition, up to fifty percent of the total gross floor area may be devoted to housing units provided these are built above the ground floor.

5. More Than One Base Zone.

When a site contains land that is in more than one zoning district, the allowed residential and conditional uses at the required minimum and maximum densities, if applicable, shall be proportionate to the land within the development site devoted to each zoning district.

B. Density.

1. Densities Required.

An applicant with a planned unit development approval shall develop the site subject to the minimum and maximum density provisions of the base zone, as contained in Title 17C SMC, except as provided in subsection (B)(2) of this section, plus a maximum of ten percent density bonus per the provisions below under SMC 17G.070.030(B)(5).

2. Density Exception.

For properties with a designated critical area or properties located in agricultural lands designation of the City’s comprehensive plan, the minimum density requirement may be waived by the hearing examiner based on the following criteria:
a. The development of the site with the critical area would not allow sufficient minimum lot size under the base zone requirements because critical area setbacks and buffers would reduce minimum lot sizes below those required by the base zone.

b. The development of the site would require reducing buffers, setbacks or other dimensional modifications due to the location of designated critical areas; and

c. The protection of the agricultural lands or critical area would be more effective by clustering the homes and structures to the minimum area necessary.


a. The calculation of density for a planned unit development is the net area based on the total area of subject property less the area set aside for right-of-way, tracts of land reserved for private streets and dedicated tracts reserved for stormwater facilities. The calculation of density is rounded up to the next whole number.


a. An applicant for a planned unit development may shift allowed residential densities to another site to protect and preserve designated critical areas and agricultural lands while providing the overall maximum density permitted by the underlying zoning district.

5. Density Bonuses.

a. An applicant for a planned unit development may apply for a residential density bonus of ten percent above the maximum density allowed in the underlying base zone for developing affordable housing units that meet or exceed the HUD standards for affordable units.

b. The density bonus may be granted based on a one percent ratio of bonus density for the project for each one percent of affordable housing that is provided.

c. Affordable housing units are required to be dispersed throughout the project and shall not be congregated all in one building, when more than one building is proposed.

C. Dimensional Requirements of the Base Zone.

The dimensional requirements of the base zone standards apply to a PUD except as follows:

1. Lot Dimensional Standards.
a. The minimum lot size, lot depth and lot width standards may be modified.

b. The lot frontage requirements may be modified to allow the lots to be served by a private street or private access, rather than a public street as required under SMC 17C.111.200(F), provided that the director of engineering services has determined that private streets or private access can serve the subject lots in the planned unit development. A private street or private access that does not conform to chapter 17H.010 SMC, Street Development Standards, may be approved through a design variance request under SMC 17H.010.020.

2. Lot Coverage and FAR.

   a. The lot coverage by buildings and the floor area ratio (FAR) provisions may be modified.


   a. Front and rear yard setbacks.

      i. Front and rear yard setbacks for structures located within eighty feet of the perimeter of the project shall be the same as required by the base zone.

      ii. Front and rear yard setbacks in the remainder of the project may be modified, except that a minimum front or rear yard setback of twenty feet is required for any garage or carport that opens facing a street or an alley.

      iii. Above and below ground parking structures used in conjunction with a mixed use or multifamily residential project may modify front yard setbacks, if sufficient queuing to enter the structure is provided on-site.

   b. Side Yard Setbacks.

      i. Side yard setbacks may be modified, except that a side yard setback of twenty feet is required for any garage or carport that opens facing a street.

      ii. Above and below ground parking structures used in conjunction with a mixed use or multifamily residential project may modify side yard setbacks, if sufficient queuing to enter the structure is provided on-site.

4. Building Height.
Except as provided below, building height allowed in the base zone cannot be modified, waived or varied through the planned unit development process.

a. Changes to the height limits in the underlying zone require a rezone processed concurrently with the planned unit development.

b. In the RMF zone, the wall height for a mixed-use commercial building may be increased to thirty five feet. Such a building is exempt from the height transition requirements of SMC 17C.111.215(C)(3).

5. Off-street Parking.

The minimum number of off-street parking stalls may be modified based upon sufficient evidence that the occupancy of the project will not require the number of off-street parking stalls specified for that use under chapter 17C.230 SMC, Parking and Loading.


The number, type and size of signs cannot be modified through a planned unit development.

7. Fencing.

Perimeter fencing for a planned unit development is permitted except the maximum height of fencing along a street frontage of the planned unit development may not exceed forty-two inches. When a fence is along a street frontage, usable pedestrian access shall be provided spaced a minimum of one every three hundred feet.

8. Gates.

If the director of engineering services approves of private streets in the planned unit development, based on the criteria of SMC 17H.010.090, gates may be permitted in a planned unit development.


The alley access requirements of SMC 17C.111.335(B) apply to lots in a PUD. If a lot abuts a public alley, then vehicle access shall be from the alley.

D. Infrastructure.

All public or private streets, paving, curbs, sidewalks, utilities, stormwater, lights and similar facilities shall be developed according to City standards, unless specifically modified by the city engineer. Waivers, variances, or modifications to the private or public street standards, utilities, and other infrastructure through a planned unit development shall be approved by the city engineer. An approved design variance request form shall be submitted with the PUD application.
E. Common Open Space.

In exchange for the approval of more intense residential development, higher densities, smaller lots and relaxed development standards, the developer of a planned unit development is required to provide common open space for the active and passive recreational activities of residents, employees, and visitors. Such space shall be aggregated wherever feasible and shall consist of a combination of landscaped and hard-scaped areas. Such common open space shall include some combination of the following: plazas, arbors, sitting areas, picnic areas, playing fields and trails to accommodate a variety of active and passive activities and promote visual interest.

1. In planned unit developments, the following requirements shall apply:
   a. At least ten percent of the gross area of the site must be devoted to such open space. Such space must be fully accessible to the residents, employees, visitors and/or other users of the site. Reduction of this standard in PUDs is prohibited and a variance cannot be sought to reduce this requirement.
   b. Fenced yards associated with buildings immediately adjacent to designated open space, landscaping in parking lots, or fenced stormwater facilities shall not count toward the total open space requirement.
   c. Environmentally-constrained land within the planned unit development, including wetlands, geologically hazardous areas, fish and wildlife habitats and frequently flooded areas may be used to meet up to fifty percent of the total requirement specified in subsection (E)(1)(a) above, provided that these areas are either accessible to pedestrians to the extent practical or are visually accessible from adjacent and adjoining common open space.

2. The common open space designated to meet this requirement shall be permanently maintained by and conveyed to one of the following:
   a. A homeowners’ or property owners’ association as regulated by state law.
   b. A public agency that agrees to maintain the common open space and any buildings, structures or improvements placed within it.

F. Subdivision.

When a planned unit development is combined with a division of land including a short plat, long plat or binding site plan, the requirements of chapter 17G.080 SMC are required to be met, including SMC 17C.111.200(C), along with the following:
((1. Lot Size Transition))

((Transition requirements for lot sizes in the RA and RI zones cannot be waived or modified through the planned unit development process))

((2.)) 1. Through lots.

Lots shall be configured in a way that development can be oriented toward streets to increase the safety and enjoyment of pedestrians and bicyclists. A new PUD/subdivisions shall not “turn its back” on a collector, minor or principal arterial street. Through lots are allowed only where both front lot lines are on local access streets. The minimum front lot line and minimum width standards apply to one frontage of the through lot.

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ORD C36459 Section 36
Title 17H Engineering Standards

Chapter 17H.010 Street Development Standards

Section 17H.010.130 Alleys

A. When constructed, alleys shall be provided at the rear or side of lots.

B. Where alleys are existing, or provided in new subdivisions and short subdivisions, on-site parking spaces shall be accessed from the alley and not the street. Unless approved by director of engineering.

C. Dead-end alleys shall be avoided wherever possible, but if unavoidable, shall be designed with adequate turn-around facilities or alternative connections acceptable to the director of engineering services at the dead-end.

D. All new alleys shall be constructed in conformance with the standard plans.

E. Public alleys shall be located in public right-of-way. If public utilities are to be located in an alley, the alley must be located in public right-of-way.

F. Private alleys may be located in a tract or on an easement. Tracts must be owned in common by the owners of the property served by the private alley or by a homeowner’s association and must be designated on the plat as a special purpose tract. A maintenance agreement must be recorded with the Spokane county auditor that commits the owner(s) to maintain all elements of the private alley.

G. New alleys shall have a paved width of at least twelve feet and a clear width of at least twenty feet. The twenty-foot width shall not be obstructed in any manner, including the parking of vehicles, fences or utility structures.

((H. Alleys that serve as a primary access or as a fire access must have a paved width of at least twenty feet. Unless specifically approved by the city fire department, alleys are not considered a fire access.))

((I))) Stormwater from all new alleys must be collected and treated according to the city’s stormwater guidelines.

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