## Ordinance No.

## AN ORDINANCE OF THE CITY OF OLYMPIA, WASHINGTON, AMENDING TITLE 18, UNIFIED DEVELOPMENT CODE, OF THE OLYMPIA MUNICIPAL CODE, RELATED TO HOUSING.

WHEREAS, the City of Olympia Comprehensive Plan update, adopted in December 2014, identified a need to accommodate 20,000 new residents by the year 2035; and

WHEREAS, the City of Olympia Comprehensive Plan establishes that population growth will be accommodated within the City's existing Urban Growth Area (UGA) to avoid sprawl through encroachment into designated rural or resource lands located beyond the UGA boundary; and

WHEREAS, the City of Olympia Comprehensive Plan directs the majority of new residential growth will be accommodated in the three areas identified as High Density Neighborhoods Overlay on the Future Land Use Map; and

WHEREAS, the City of Olympia Comprehensive Plan identifies the need for infill residential development in existing neighborhoods by allowing for a broader variety of housing types that would be compatible with existing neighborhoods in the areas designated as Low Density Neighborhoods; and

WHEREAS, given that the City plans for population growth consistent with the Future Land Use Map and the anticipated densities of these designations, and given the requirements for new development depending on the scale of the proposed projects, adequate public services and facilities are available to serve this development or the development will not be approved; and

WHEREAS, the Comprehensive Plan identifies multiples ways in which the City of Olympia will accommodate future growth, including through future development of the three high density neighborhood overlay areas and through residential infill in existing neighborhoods. The Plan does not identify a particular order in which to address these needs. The Downtown High Density Neighborhood Overlay was the subject of a subarea plan known as the Downtown Strategy. The other high density neighborhood overlay areas will be the subject of future subarea planning efforts. The Proposed Amendments address the need to provide for infill residential in the Low Density Neighborhoods; and

WHEREAS, the proposed amendments are to provide housing opportunities to serve a portion of the population growth currently anticipated by and analyzed in the City's adopted Comprehensive Plan; and

WHEREAS, in July 2019, the Washington State Growth Management Act (36.70A, RCW) was amended by the adoption of House Bill 1923 to add a menu of options cities are encouraged to take in order to increase residential building capacity within urban growth areas; and

WHEREAS, in November 2019, the City Council referred three of those menu options to the Olympia Planning Commission. The options addressed Accessory Dwelling Units; duplexes on corner lots; and duplexes, triplexes, and courtyard apartments. In March 2020 the options under consideration were further amended by the State of Washington's adoption of House Bill 2343; and

WHEREAS, the City Council referral directed the Planning Commission to develop an ordinance that would implement at least two of the three options identified for consideration in the Council's referral; and

WHEREAS, the Olympia Planning Commission was informed of the referral at its public meeting on December 2, 2019 and received briefings on the Proposed Amendments on January 27, 2020, February 24, 2020, May 18, 2020, June 15, 2020, and July 20, 2020; and

WHEREAS, a Notice of Proposal was sent to all Recognized Neighborhoods on January 30, 2020, and the designated contacts for each Recognized Neighborhood was asked to share the information with its members; and

WHEREAS, a Notice of Proposal was published in The Olympian on January 31, 2020; and
WHEREAS, the City of Olympia developed a Public Participation Plan for the development and review of the Proposed Amendments; and

WHEREAS, the City of Olympia created a webpage for this planning proposal in January of 2020 as a means of providing project information and updates to the public that was accessible at the public's convenience; and

WHEREAS, because the housing types involved in the Proposed Amendments are similar to the housing types considered in the recent planning process known as "Missing Middle" Housing, the City contacted all Parties of Record from the Missing Middle Housing project on January 27, 2020 to inform them of this planning effort and to invite them to become a Party of Record for the current proposal; and

WHEREAS, the City issued E-Newsletters to all members subscribed to the Planning and Development listserv on January 29, 2020, February 12, 2020, February 18, 2020, March 2, 2020, April 14, 2020, and September 11, 2020; and

WHEREAS, the City issued Email updates to all Parties of Record for this planning process on January 29, 2020, February 18, 2020, February 24, 2020, March 12, 2020, April 15, 2020, May 11, 2020, June 9, 2020, September 11, 2020, and September 24, 2020; and

WHEREAS, the City held public Information Sessions about the proposed housing options under consideration on February 6, 2020 and February 12, 2020; and

WHEREAS, the City issued Questions and Answers summary from the Information Sessions and posted the summary to the project webpage on February 24, 2020; and

WHEREAS, the staff recommendations to implement the housing options were issued on March 10, 2020. Notice of these recommendations was provided for the Planning Commission meeting scheduled for March 16, 2020. The recommendations were posted on the project webpage and Parties of Record were notified of the recommendations; and

WHEREAS, a public Open House meeting that had been scheduled for March 23, 2020 was cancelled due to the pandemic. In order to provide the information to the public the City issued narrated presentations on its webpage and provided notice of the information. The presentations were designed to inform people of the options under consideration, present the staff recommendations on how to implement them, and to solicit public comments on the recommendations; and

WHEREAS, on March 12, 2020, the Proposed Amendments were sent to the Washington State Department of Commerce Growth Management Services with the Notice of Intent to Adopt Development Regulation amendments as required by RCW 36.70A. 106 and supportive comments were received from the Growth Management Services division of the Washington State Department of Commerce. No other state agencies provided comments during the 60-day comment period; and

WHEREAS, on April 7, 2020, the City of Olympia issued a Determination of Non-Significance pursuant to the State Environmental Policy Act (SEPA) on the Proposed Amendments; and

WHEREAS, the Proposed Amendments do not include revisions that increase the density ranges allowed in the zoning districts that implement the Low Density Neighborhood designation; and

WHEREAS, the SEPA analysis considered a variety of housing types being allowed in the zoning districts that implement the Comprehensive Plan's Low Density Neighborhood, which generally provides for densities up to twelve units per acre. Courtyard apartments were considered in the environmental review, which are defined as providing for four or more residential units. Fourplexes and sixplexes are within the number of housing units contemplated in the environmental review; and

WHEREAS, related development standards, such as maximum lot coverages for buildings and impervious surfaces, setbacks from property lines, maximum building heights and number of stories, infill design review standards, low impact development stormwater standards, and off street parking standards remain unchanged for various housing types in these zoning districts so the anticipated impacts of these housing types are likely to be similar in nature; and

WHEREAS, the annual review of density to ensure consistency between the Comprehensive Plan and Development Regulations applies to all provisions of this ordinance, including the Planning Commission's recommendation to include fourplexes and sixplexes. Further, the City SEPA Responsible Official has determined the existing environmental review is adequate under WAC 197-11-060(4) and additional review under the State Environmental Policy Act is not warranted; and

WHEREAS, the City of Olympia reviews applications for the subdivision of land or for the land use review of residential projects consisting of five or more units for compliance with the density ranges allowed in the underlying zoning district; and

WHEREAS, in order to comply with the language as written in the Growth Management Act for these provisions, the Proposed Amendments may allow for the density of the underlying zone to be exceeded on a particular lot in some cases, however appropriate measures have been taken to ensure the City monitors the achieved densities in the areas designated as Low Density Neighborhood in the Future Land Use Map in order to allow the City to take appropriate actions, if needed, to maintain consistency between the achieved development patterns and the densities anticipated in the Comprehensive Plan; and

WHEREAS, the parking requirements for these housing types is adequate to serve residential uses; and
WHEREAS, the proposed amendments maintain neighborhood compatibility with the low density neighborhoods description of the City's Comprehensive Plan by increasing the variety of housing types allowed. Further, the City has taken measures to assure new infill development is compatible with existing neighborhoods by standardizing the development regulations that apply to these housing types, such as building heights, building setbacks from property lines, number of stories, low impact development stormwater standards, and requirements of design review under the Infill and Other Residential standards (18.175 OMC) that consider existing residences in the neighborhood and on the same block; and

WHEREAS, the housing types allowed by these proposed amendments are subject to the Infill and Other Residential design review standards. These design review standards are applied to address compatibility with neighborhoods and specifically consider neighborhood scale and character, building orientation and the location of entries, building modulation and articulation, windows, garage design, materials and colors, and include provisions for accessory dwelling units; and

WHEREAS, the stormwater standards of proposed development or redevelopment of the housing types allowed in low density neighborhood areas are the same regardless of the housing type proposed. The portion of a lot that could be covered by building footprints, impervious surfaces, or hard surfaces are the same whether the property owner builds a single family home, duplex, or any other housing types allowed in the zoning district the property is located within. The impacts from stormwater are addressed through such zoning development standards, the building codes, and the Engineering Development and Design Standards; and

WHEREAS, the City plans for population growth, infrastructure needs, and the provision of urban governmental services under its Comprehensive Plan and related master plans. The master plans (water system plan, transportation plan, storm and surface water plan, wastewater management plan, etc.) are based on the anticipated population growth and Future Land Use Map development patterns of the Comprehensive Plan. These proposed amendments are consistent with and implement the infill policies of the Plan; and

WHEREAS, the City retains development regulations to protect environmentally sensitive areas, such as the Critical Areas Ordinance and low impact development stormwater standards; and

WHEREAS, the City strives to provide for housing that is affordable for people at all income levels. These proposed amendments are one way to provide additional housing opportunities more broadly across city but these units are not required to be subsidized or low income housing; and

WHEREAS, the housing types allowed by the proposed amendments are likely to be more practical housing options for many community members by better aligning housing opportunities with the changing demographics of Olympia residents - such as lower household sizes and makeup. Almost 22\% of households in Olympia are couples with no children, and almost half ( $48.6 \%$ ) are one-person or nonfamily households. Over fifty percent of Olympia residents rent their housing. These housing options will help the City keep pace with, and provide for, the changing needs of the community; and

WHEREAS, the amendment to increase the building height from sixteen feet to twenty-four feet for Accessory Dwelling Units (ADUs) that are not attached to the primary residence will allow for ADUs to be constructed above a detached garage or other accessory structure such as a shop. The increase in height is still eleven feet lower than the height allowed for ADUs that are attached to the primary home. The revision balances the desire to keep detached ADUs as accessory in character to the primary home while retaining an area on the lot for yard/play and gardening/vegetation areas, as well as a more natural pattern of infiltration of rain and stormwater; and

WHEREAS, the City of Olympia will not issue approvals of subdivisions of land, land use review, or building permits unless the applicant can demonstrate compliance with all city requirements and standards. If that does not occur, such as if there is a specific infrastructure or physical constraint that would make development unfeasible for a particular parcel, City approvals will not be issued which satisfies the language in RCW 36.70A.600(1)(c); and

WHEREAS, on September 11, 2020, notice of the public hearing for the Proposed Amendments was provided to all Recognized Neighborhood Associations with the City of Olympia pursuant to Chapter 18.78 OMC, Public Notification; and

WHEREAS, on September 11, 2020, notice of the public hearing for the Proposed Amendments was published in The Olympian newspaper pursuant to Chapter 18.78 OMC, Public Notification; and

WHEREAS, on September 23, 2020, the Olympia Planning Commission held a public hearing on the Proposed Amendments; and

WHEREAS, the Olympia Planning Commission deliberated on October 5, 2020, October 19, 2020, and November 2, 2020, and provided to the City Council its written recommendation to amend multiple sections of Title 18 OMC, Unified Development Code; and

WHEREAS, the Proposed Amendments are consistent with the Olympia Comprehensive Plan and other chapters of Title 18 OMC; and

WHEREAS, the Proposed Amendments have been reviewed pursuant to the Rezones and Text Amendments process outlined in Chapter 18.58 OMC; and

WHEREAS, the Attorney General Advisory Memorandum: Avoiding Unconstitutional Takings of Private Property (December 2006) was reviewed and used by the City in objectively evaluating the proposed development regulations amendments; and

WHEREAS, Chapters 35A. 63 and 36.70A RCW and Article 11, Section 11 of the Washington State Constitution authorize and permit the City to adopt this Ordinance;

## NOW, THEREFORE, THE OLYMPIA CITY COUNCIL ORDAINS AS FOLLOWS:

## Section 1. Amendment of OMC 18.02.180.D, Olympia Municipal Code Chapter 18.02 is hereby amended to read as follows:

D. DEFINITIONS - SPECIFIC.

Dangerous Waste. Any discarded, useless, unwanted or abandoned substances, including but not limited to certain pesticides, or any residues or containers of such substances which are disposed of in such quantity or concentration as to pose a substantial present or potential hazard to human health, wildlife, or the environment because such wastes or constituents or combinations of such wastes:
a. Have short-lived, toxic properties that may cause death, injury or illness or have mutagenic, teratogenic or carcinogenic properties; or
b. Are corrosive, explosive, flammable or may generate pressure through decomposition or other means. (See also Hazardous Waste, Extremely.)

Date of Filing. The date that a complete and accurate application is submitted and appropriate fees paid.

Days. Consecutive calendar days unless otherwise stated.
Decorative Grille Work. Grille work which through the use of material, geometric pattern, configuration, embellishment, or artisanship exceeds the normal functional requirements. Parallel vertical bars - resembling a jail cell pattern - are not considered decorative grille work.

Dedication. The deliberate appropriation of land by an owner(s) for any general and public uses, reserving to themselves no other rights than such as are compatible with the full exercise and enjoyment of the public uses to which the property is to be devoted. The intent to dedicate shall be evidenced by the owner by the presentment for filing of a final plat, short plat or binding site plan which shows the dedication thereon. Acceptance by the public shall be evidenced by written approval issued by the city of such document for filing with the County Auditor.

Deficiency, Application. The lack of an element or information which results in an application being deemed not complete, or which otherwise prevents meaningful review and rendering of a decision regarding the application. A deficiency includes an element or information which is absent, is inaccurate or in some other aspect does not conform with applicable regulations and standards, and supplemental information or studies
required to review an application. Erroneous or misleading information intentionally included in an application shall constitute a deficiency.

## Department. The City of Olympia Community Planning and Development Department.

Design. The planning and engineering of street alignments, grades and widths; drainage and sanitary facilities and utilities, including alignment and grades thereof; location and size of all required easements and rights-ofway; fire roads and fire breaks; lot size and configuration; vehicle access; grading; land to be dedicated for park or recreational purposes; building and other accessory physical requirements.

Design Review. The evaluation of a site, building, landscape design plan or sign program submitted to the Design Review Board or staff, which may approve or deny the plan in part, or make further design recommendations based upon adopted guidelines.

Design Review Board. A committee with a balance of design professionals (architecture, planning, engineering, landscape architecture) and citizens who are appointed by the City Council.

Detached. Any building or structure that does not have a wall and roof in common with any other building or structure and where exterior walls are separated by six feet or more. (See Attached Structures; note that structures conforming with neither definition must conform with the requirements of this title for both types of structures).

Determination of Completeness. A written determination by the director or fire chief or their respective designees that all required elements of an application have been received by the City. This determination initiates the statutory review period for the application, if any, and subject to certain exceptions, entitles the applicant to have the application considered and reviewed pursuant to the laws, regulations and standards in effect on the date the application was complete.

Development. The division of a parcel of land into two or more parcels; the construction, reconstruction, conversion, structural alteration, relocation, or enlargement of any structure; any mining, excavation, landfill, clearing or land disturbance; or any change of use or extension of the use of land. (See also Improvement.)

Development Area, WCF. The area occupied by a wireless communications facility including areas inside or under the following: an antenna support structure's framework, equipment cabinets, ancillary structures and access ways.

Development Code. A text incorporating areas of regulation more typically presented in separate zoning and subdivision ordinances and related chapters of the Municipal Code.

Development Coverage. Except where the context indicates otherwise, "development coverage" has the same meaning as impervious coverage.

Development Permit. Any land use permit which must be approved prior to the improvement and development of land or structures.

Director. The Director of the City of Olympia Community Planning and Development Department, and the Director's designees.

District or Zone. A specific area designated on the official zoning map of the city as one of the use districts as provided for in this title; such area is subject to all the requirements and regulations applicable to such district.

Dormitory. A residential structure intended principally for sleeping accommodations, where no individual kitchen facilities are provided, and which is related to an educational or public institution or is maintained and operated by a non-profit welfare organization.

Drinking Establishment. A business primarily engaged in the retail sale of alcoholic beverages for consumption on the premises, including night clubs, bars, and taverns. A lounge operated as part of a restaurant is considered to be accessory to the restaurant.

Drinking Water Protection Area. See OMC 18.32.205.
Drip Line. An imaginary ground line around a tree or building that defines the outermost limits of the tree canopy or building roof eave.

Drive-in Theater. An open lot devoted primarily to the showing of motion pictures.
Drive-Through Restaurant. See Restaurant, Drive-Through.
Dwelling Unit. See definition for single-family. Various types of housing or human shelter, which are listed below and categorized by use.
a. Dwelling, Conventional.
i. Accessory Dwelling Unit. A dwelling unit that has been added onto, created within, or separated from a single-family detached dwelling for use as a complete independent living unit with provisions for cooking, sanitation and sleeping.
ii. Apartment. A dwelling within a structure designed and used for occupancy by three or more individual persons or families living independently of each other. These structures include triplexes, fourplexes, and other multi-unit configurations.
iii. Boarding Home. Any home or institution, however named, which is advertised, announced or maintained for the express or implied purpose of providing board and domiciliary care to three or more aged persons not related by blood or marriage to the operator, under the provisions of Chapter 18.20 RCW. It shall not include any home, institution or section thereof which is otherwise licensed and regulated under the provisions of state law providing specifically for the licensing and regulation of such home, institution or section thereof. (See also Dwelling, Assisted Living.)
iv. Co-Housing. Co-housing developments consist of two or more dwelling units, one or more shared community structures (e.g., containing a meeting hall, dining hall/kitchen, community center, or day care) and perhaps a community garden, recreation area, or similar community oriented use.
v. Condominium. A development consisting of an undivided interest in common for a portion of a parcel coupled with a separate interest in space in a residential or commercial building on the parcel.
vi. Cottage Housing Development. Four or more small, detached dwelling units sharing a commonly owned courtyard/common area and parking area.
vii. Courtyard Apartment. A dwelling within a structure or small detached structures on one parcel designed and used for occupancy by four or more individual persons or families living independently of each other. The units are oriented around a shared open space courtyard from which all ground floor units have primary entrances facing.
viii. Duplex. One building containing two single-family dwelling units totally separated from each other by a one-hour fire wall or floor.
ix. Guest House. Living quarters without kitchen facilities located on the same lot with a principal building and occupied for the sole use of members of the family, temporary guests, or persons permanently employed on the premises. (See also Accessory Dwelling Unit.)
x. Manufactured Home. A single-family residence constructed after June 15, 1976, and installed in accordance with the U.S. Department of Housing and Urban Development (HUD) requirements for manufactured housing and bearing the appropriate insignia indicating such compliance.
xi. Manufactured Home, Designated. A manufactured home constructed after June 15, 1976, in accordance with state and federal requirements for manufactured homes, and which meets the requirements of OMC 18.04.060.O.
xii. Manufactured Home, New. Any manufactured home required to be titled under Title 46 RCW, which has not been previously titled to a retail purchaser, and is not a "used mobile home" as defined in RCW 82.45.032(2).
xiii. Mobile Home. A single-family residence transportable in one or more sections, built on a permanent chassis, designed to be used as a permanent dwelling and constructed before June 15, 1976.
xiv. Modular Home. A structure constructed in a factory and installed in accordance with the applicable Building Code and bearing the appropriate insignia indicating such compliance. This definition includes "pre-fabricated," "panelized" and "factory built" units.
xv. Single-Family Dwelling. A single unit providing complete, independent living facilities for a family, including permanent provisions for living, sleeping, cooking and sanitation.
xvi. Single-Room Occupancy. A housing type consisting of one room with cooking facilities and with shared bathroom facilities. (See also Boarding Home, Lodging House and Bed and Breakfast.)
xvii. Townhouse. A single-family dwelling unit which is part of a group of two or more such units separated by a completely independent structural wall (including utilities in separate walls), extending from the ground to the roof in accordance with the applicable Building Code and which has no doors, windows or other provisions for human passage or visibility through the wall. In certain zoning districts, such dwelling units are platted with common side and/or rear property lines between the structural walls. See Chapter 18.64.
xviii. Triplex. One building containing three single-family dwelling units totally separated from each other by a one-hour fire wall or floor.
xix. Fourplex. One building containing four single-family dwelling units totally separated from each other by a one-hour fire wall or floor.
$x x$. Sixplex. One building containing six single-family dwelling units totally separated from each other by a one-hour fire wall or floor.
b. Dwelling, Transient.
i. Bed and Breakfast. A dwelling for the purpose of providing lodging for travelers and guests for a period of less than two weeks for compensation and having at least one kitchen used to provide breakfast but no other meals. Such dwelling shall have no more than five such guest rooms for persons other than the immediate family of the operator occupying such dwelling. Any such dwelling having over five such guest rooms is a hotel.
ii. Hotel. Any building containing six or more guest rooms where lodging, with or without meals, is provided for compensation, and where no provisions are made for cooking in any individual room or suite.
iii. Lodging House. A dwelling having only one kitchen and used for the purpose of providing lodging, or lodging and meals, for compensation for no more than five persons other than the
members of the immediate family of the operator occupying such dwelling. Any such dwelling having over five such guests is considered a hotel. (See also Boarding Home.) [NOTE: A lodging house allows for an unlimited stay, unlike a Bed and Breakfast which is limited to two weeks.]
iv. Motel. Guest rooms or suites occupied on a transient basis often with most rooms gaining access from an exterior walkway. (See also Recreational Vehicle.)
v. Trailer House. See Recreational Vehicle.
c. Dwelling, Assisted Living.
i. Adult Day Care Home. A residence in which adults (at least 18 years in age) and who are not related to the caregiver stay for no more than 12 hours per day. Emergency medical care may be provided in such facilities, but not convalescent care. (See also Convalescent Home and Elder Care Home.)
ii. Convalescent Home. Any home, place, institution or facility which provides convalescent or chronic care, or both, for a period in excess of 24 consecutive hours for three or more patients not related by blood or marriage to the operator, who by reason of illness or infirmity, are unable properly to care for themselves. Such establishment shall be duly licensed by the State of Washington as a "nursing home" in accordance with the provisions of Chapter 18.51 RCW.
iii. Congregate Care Facilities. A building or complex of dwellings specifically designed for occupancy by senior citizens which provides for shared use of facilities, such as kitchens, dining areas, and recreation areas. Such complexes may also provide kitchens and dining space in individual dwelling units. Practical nursing care may be provided, but not nursing care as described in Section 18.04.060(S).
iv. Elder Care Home. An elder care home or adult family home in the primary residence of a person licensed pursuant to Chapter 70.128 RCW to provide personal care, room, and board for one to five adults (at least 18 years of age) who are not related to the caregiver. Home health care and limited nursing care (dispensing of medicine and emergency medical aid) may be provided, but not convalescent care. (See also Convalescent Home, and Boarding Home.)
v. Group Homes. A place of residence for the handicapped, physically or mentally disabled, developmentally disabled, homeless, or otherwise dependent persons. Group Homes are intended to provide residential facilities in a home-like environment. Such homes range from licensed establishments operated with 24 hour supervision to non-licensed facilities offering only shelter. They shall not include correctional facilities (except as authorized by Chapter 137-56 and 137-57 WAC for work/training release programs), nursing homes, Type III group care facilities, foster family homes, or adult family homes as defined by the Washington State Department of Social and Health Services or its successor agency. Group homes include, but are not limited to the following:
(a) Confidential Shelters. Shelters for victims of domestic violence as defined and regulated in Chapter 70.123 RCW and Chapter 388-61A WAC. Such facilities are characterized by a need for confidentiality.
(b) Home for the Disabled. A home or other facility which provides board and domiciliary care to individuals who, by reason of infirmity, require such care. An infirmity may be based on conditions including, but not limited to, physical handicap, mental illness, and other developmental disabilities. These group homes are a type of boarding home, as defined and regulated in Chapter 18.20 RCW. However, boarding homes serving the aged infirm are not included in this definition.
(c) Homeless Shelter. A facility offering lodging and/or emergency shelter to homeless individuals for an indefinite period of time and meeting the standards of Chapter 248-144 WAC.
(d) Group Home for Youth. Any home maintained and operated for the care of children on a 24 hour basis as defined and regulated in Chapter 388-73 WAC and Chapter 74.15 RCW.
(e) Group Home for Offenders. A home or other facility operated for housing and supervision of work/training release residents during their stay in a work/training release program as defined and regulated in Chapters 137-56 and 137-57 WAC.
vi. Hospice Care Center. Facilities licensed under Chapter 70.41 RCW which provide for the emotional and physical care of terminally ill patients. Such centers provide food, lodging, and palliative care on a full-time ( 24 hour) basis for two or more people, unrelated to the Center's operator, who are in the latter stages of a disease expected to cause death.
vii. Nursing Homes. See Convalescent Home.
viii. Rest Home. See Congregate Care.

## Section 2. Amendment of OMC 18.04.020.B, Olympia Municipal Code Chapter 18.04 is hereby amended to read as follows:

B. The additional purposes of each individual residential district are as follows:

1. Residential-1 Unit Per 5 Acres. This designation provides for low-density residential development in designated sensitive drainage basins in a manner that protects aquatic habitat from degradation.
2. Residential Low Impact (RLI). To accommodate some residential development within sensitive drainage basis at densities averaging from two (2) to four (4) units per acre, provided that the development configuration avoids stormwater and aquatic habitat impacts.
3. Residential - 4 Units per Acre (R-4 and R-4CB). To accommodate residential development in areas sensitive to stormwater runoff in a manner and at a density (up to four (4) units per acre) that avoids stormwater related problems (e.g., flooding and degradation of environmentally Critical Areas).
4. Residential 4-8 Units per Acre (R 4-8). To accommodate residential development at densities ranging from a minimum of four (4) units per acre to a maximum of eight (8) units per acre; to allow sufficient residential density to facilitate effective mass transit service; and to help maintain the character of established neighborhoods.
5. Residential 6-12 Units per Acre (R 6-12). To accommodate residential development, at densities between six (6) and twelve (12) units per acre, in locations with frequent mass transit service (existing or planned). This includes areas along or near (e.g., within one-fourth ( $1 / 4$ ) mile) arterial and major collector streets. Parcels located in the High Density Corridor Transition Area are allowed fourplex housing types (18.04.060(FF)).
6. Mixed Residential 7-13 Units per Acre (MR 7-13). To accommodate a compatible mixture of houses, duplexes, townhouses, and apartments in integrated developments with densities averaging between seven (7) and thirteen (13) units per acre; to provide a broad range of housing opportunities; to provide a variety of housing types and styles; and to provide for development with a density and configuration that facilitates effective and efficient mass transit service. This district generally consists of parcels along arterial or collector streets of sufficient size to enable development of a variety of housing types.
7. Mixed Residential 10-18 Units per Acre (MR 10-18). To accommodate a compatible mixture of single-family and multifamily dwellings in integrated developments close to major shopping and/or
employment areas (at densities averaging between ten (10) and eighteen (18) units per acre); to provide a variety of housing types and styles; to provide for development with a density and configuration that facilitates effective and efficient mass transit service; to provide opportunities for people to live close to work and shopping in order to reduce the number and length of automobile trips; and to enable provision of affordable housing.
8. Residential Multifamily - 18 Units per Acre (RM-18). To accommodate predominantly multifamily housing, at an average maximum density of eighteen (18) units per acre, along or near (e.g., onefourth ( $1 / 4$ ) mile) arterial or major collector streets where such development can be arranged and designed to be compatible with adjoining uses; to provide for development with a density and configuration that facilitates effective and efficient mass transit service; and to enable provision of affordable housing.
9. Residential Multifamily - 24 Units per Acre (RM-24). To accommodate predominantly multifamily housing, at an average maximum density of twenty-four (24) units per acre, in locations close (e.g., one-fourth ( $1 / 4$ ) mile) to major employment and/or shopping areas; to provide for development with a density and configuration that facilities effective and efficient mass transit service; and to enable provision of affordable housing.
10. Residential Multifamily - High Rise (RMH). To accommodate multifamily housing in multistory structures near the State Capitol Campus; to provide opportunities for people to live close to work, shopping, services and a major mass transit hub; to create a desirable living environment for residents of the district; and to ensure that new high rise buildings incorporate features which reduce their perceived scale and allow sunlight to reach street level.
11. Residential Mixed Use (RMU). To accommodate attractive, high-density housing, pedestrian oriented commercial and mixed-use development which reinforces downtown's historic character; to provide for coordinated pedestrian amenities; to preserve viable downtown housing; to enable businesses to locate within walking distance of residences and offices; to provide a transition between commercial and residential districts; and to require new high rise buildings to incorporate features which reduce their perceived scale and allow sunlight to reach street level.
12. Urban Residential (UR). To accommodate multifamily housing in multistory structures in or near the State Capitol Campus; downtown, High Density Corridor, or other activity center areas; to provide opportunities for people to live close to work, shopping, and services; to help achieve City density goals, to create or maintain a desirable urban living environment for residents of the district; and to ensure that new urban residential buildings incorporate features which encourage walking and add interest to the urban environment.
13. Manufactured Housing Park (MHP). To accommodate mobile homes and manufactured housing in mobile/manufactured housing parks; to accommodate manufactured housing on individual lots; to accommodate single-family houses, duplexes and townhouses, at densities between five (5) and twelve (12) units per acre, in locations with frequent mass transit service (existing or planned). This includes areas along or near (e.g., within one-fourth (1/4) mile) arterial and major collector streets.
Section 3. Amendment of OMC 18.04.040 Table 4.01, Olympia Municipal Code Chapter 18.04 is hereby amended to read as follows:

| PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| DISTRICT | R1/5 | $\begin{gathered} \text { R- } \\ 4 \end{gathered}$ | $\begin{gathered} R- \\ 4 C B \end{gathered}$ | RLI | $R$ 4- 8 | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM 18 | RM 24 | RMH | RMU | MHP | UR | APPLICABLE REGULATIONS |
| District-Wide Regulations |  |  |  |  |  |  | $\begin{gathered} 18.04 .060 \\ (\mathrm{~N}, \mathrm{Q}) \end{gathered}$ | $\begin{gathered} 18.04 .060 \\ (\mathrm{~N}, \mathrm{Q}) \end{gathered}$ | $\begin{array}{\|c\|} \hline 18.04 .060 \\ (\mathrm{~N}) \\ \hline \end{array}$ | $\begin{array}{\|c\|} \hline 18.04 .060 \\ (\mathrm{~N}) \\ \hline \end{array}$ | $\begin{array}{\|c\|} \hline 18.04 .060 \\ (\mathrm{~N}) \\ \hline \end{array}$ | $\begin{gathered} 18.04 .060 \\ (N, B B) \\ \hline \end{gathered}$ |  | $\begin{array}{\|c\|} \hline 18.04 .060 \\ (N) \\ \hline \end{array}$ |  |
| 1. SINGLE-FAMILY HOUSING |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Accessory Dwelling Units | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(A) |
| Co-Housing | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(F) |
| Cottage Housing |  |  |  | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(H) |
| Manufactured/Mobile Home Parks (Rental Spaces) |  |  |  |  |  |  |  | C | C | C |  |  | C |  | 18.04.060(P) |
| Manufactured Homes | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(0) |
| Single-family Residences | P | P | P | P | P | P | P | P | P | P | P | P | P | P |  |
| Townhouses | P | P |  | P | P | P | P | P | P | P | P | P | P | P | 18.64 |
| 2. MULTIFAMILY HOUSING |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Apartments |  |  |  | P |  |  | P | P | P | P | P | P |  | P | 18.04.060(N) |
| Courtyard Apartments |  |  |  |  |  | P |  |  |  |  |  |  |  |  | 18.04.060 (II) |
| Boarding Homes |  |  |  | P |  |  |  | P | P | P |  |  |  |  |  |
| Collegiate Greek system residences | P |  |  | P |  |  |  | P | P | P |  |  |  |  |  |
| Dormitories | P |  |  | P |  |  |  | P | P | P | P | P |  | P |  |
| Duplexes - Existing | P | P |  | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(J) |

TABLE 4.01
PERMITTED AND CONDITIONAL USES

| DISTRICT | R1/5 | $\begin{gathered} \mathrm{R}- \\ 4 \end{gathered}$ | $\begin{gathered} \mathrm{R}- \\ 4 \mathrm{CB} \end{gathered}$ | RLI | R <br> $4-$ <br> 8 | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM 18 | RM 24 | RMH | RMU | MHP | UR | APPLICABLE REGULATIONS |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Duplexes | P | P | P | P | P | P | P | P | P | P | P | P | P | P |  |
| Duplexes on Corner Lots | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(HH) |
| Triplexes |  |  |  | P | P | P | P | P | P | P | P | P |  | P |  |
| Fourplexes |  |  | P |  | P | P | P | P | P | P | P | P |  | P |  |
| Sixplexes |  |  |  |  |  | P |  |  |  |  |  |  |  |  |  |
| Group Homes with 6 or Fewer Clients and Confidential Shelters | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(K) |
| Group Homes with 7 or More Clients | C |  |  | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(K) |
| Lodging Houses |  |  |  |  |  |  |  |  | P | P | P | P |  | P |  |
| Nursing/Convalescent Homes | C |  |  | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(S) |
| Retirement Homes |  |  |  | P |  |  | P | P | P | P | P | C |  | P |  |
| 3. COMMERCIAL |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Child Day Care Centers |  | C | C | C | C | C | C | P | P | P | P | P | C | P | $\begin{aligned} & 18.04 .060(\mathrm{D}) \\ & 18.04 .060(\mathrm{AA}) \end{aligned}$ |
| Commercial Printing |  |  |  |  |  |  |  |  |  |  |  | P |  |  |  |
| Drive-In and Drive- <br> Through Businesses -Existing |  |  |  |  |  |  |  |  |  |  |  | P |  |  | 18.04.060(J) |
| Food Stores |  |  |  |  |  |  |  |  |  |  | P | P |  | P | 18.04.060(AA) |
| Hardware Stores |  |  |  |  |  |  |  |  |  |  |  | P |  |  |  |
| Home Occupations (including Adult Day | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(L) |

TABLE 4.01

| DISTRICT | R1/5 | $\begin{gathered} \text { R- } \\ 4 \end{gathered}$ | $\begin{gathered} \mathrm{R}- \\ \text { 4CB } \end{gathered}$ | RLI | $R$ $4-$ 8 | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM 18 | RM 24 | RMH | RMU | MHP | UR | APPLICABLE REGULATIONS |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Care, Elder Care Homes, Family Child Care Homes, and Bed \& Breakfast Houses) |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Hospice Care | C |  |  | C |  |  | C | C | C | C | C | C |  | C | 18.04.060(M) |
| Laundries |  |  |  |  |  |  |  |  |  |  | P | P |  | P | 18.04.060(AA) |
| Nursery (Retail and/or Wholesale Sales) | C | C | C | C | C | C | C | C | C | C |  |  | C |  | 18.04.060(G) |
| Offices |  |  |  |  |  |  |  |  |  |  |  | P |  | P | 18.04.060(AA)(2) |
| Personal Services |  |  |  |  |  |  |  |  |  |  |  | P |  |  |  |
| Pharmacies |  |  |  |  |  |  |  |  |  |  |  | P |  |  |  |
| Restaurants, without Drive-In and DriveThrough |  |  |  |  |  |  |  |  |  |  |  | P |  |  |  |
| Servicing of Personal Apparel and Equipment |  |  |  |  |  |  |  |  |  |  |  | P |  |  |  |
| Specialty Stores |  |  |  |  |  |  |  |  |  |  |  | P |  |  |  |
| Veterinary Clinics Existing | P | P |  | P | P | P |  |  |  |  |  |  | P |  | 18.04.060(J) |
| Veterinary Clinics | P |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 4. ACCESSORY USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Accessory Structures | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(B) |
| Electric Vehicle Infrastructure | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(GG) |
| Garage/Yard/Rummage or Other Outdoor Sales | P | P |  | P | P | P | P | P | P | P | P | P | P | P | 5.24 |

TABLE 4.01

| PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| DISTRICT | R1/5 | $\begin{gathered} \mathrm{R}- \\ 4 \end{gathered}$ | $\begin{array}{\|c\|} \hline R- \\ 4 C B \\ \hline \end{array}$ | RLI | $\begin{array}{\|c\|} \hline \mathbf{R} \\ \mathbf{4 -} \\ \mathbf{8} \\ \hline \end{array}$ | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM 18 | RM 24 | RMH | RMU | MHP | UR | APPLICABLE REGULATIONS |
| Large Garages |  |  | C |  | C | C | C | C | C | C | C | C | C | C | 18.04.060(B) |
| Residence Rented for Social Event, 7 times or more in 1 year | C | C |  | C | C | C | C | C | C | C | C |  | C | C |  |
| Satellite Earth Stations | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.44 .100 |
| 5. RECREATIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Community Parks \& Playgrounds | C | C | C | C | C | C | C | C | C | C | P | P | C | P | 18.04.060(T) |
| Country Clubs | C | C | C | C | C | C | C | C | C | C | C | C | C | C |  |
| Golf Courses |  | C | C |  | C | C | C | C | C | C |  |  | C |  |  |
| Neighborhood Parks | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | 18.04.060(T) |
| Open Space - Public | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | 18.04.060(T) |
| Racing \& Performing Pigeons |  | C | C | C | C | C |  |  |  | C | C |  | C | C | 18.04.060(Y) |
| Stables, Commercial and Private Existing |  | C |  | C | C |  |  |  |  |  |  |  |  |  | 18.04.060(J) |
| Trails - Public | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | 18.04.060(T) |
| 6. AGRICULTURALUSES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Agricultural Uses | P | P | P | P | P | P | P | P | P |  |  |  | P |  |  |
| Greenhouses, Bulb Farms | C | C | C | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(G) |
| 7. TEMPORARY USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Emergency Housing | P | P | P | P | P | P | P | P | P | P |  |  | P |  | 18.04.060(EE) |

TABLE 4.01

| PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| DISTRICT | R1/5 | $\begin{gathered} \text { R- } \\ 4 \end{gathered}$ | $\begin{gathered} R- \\ 4 C B \end{gathered}$ | RLI | $\begin{array}{\|c\|} \hline \mathbf{R} \\ \mathbf{4 -} \\ \mathbf{8} \\ \hline \end{array}$ | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM 18 | RM 24 | RMH | RMU | MHP | UR | APPLICABLE REGULATIONS |
| Emergency Housing Facility | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.50 |
| Model Homes | P | P | P | P | P | P | P | P | P | P | P |  | P | P | 18.04.060(EE) |
| Residence Rented for Social Event, 6 times or less in 1 year | P | P | P | P | P | P | P | P | P | P | P |  | P | P | 18.04.060(EE) |
| Wireless Communication Facility | P | P |  | P | P | P | P | P | P | P | P | P | P | P | 18.44.060 |
| 8. OTHER |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Animals | P | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(C) |
| Cemeteries |  | C | C |  | C | C | C | C | C | C |  |  | C |  | 18.04.060(E) |
| Community Clubhouses | P | P | P | P | P | P | P | P | P | P | P | P | P | P |  |
| Crisis Intervention | C | C | C | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(I) |
| Historic House Museum |  | C | C | C | C | C | C | C | C | C | C | C | C | C |  |
| Parking Lots and Structures |  |  |  | C |  |  |  |  |  |  | P | P |  |  | $\begin{aligned} & 18.38 .220 \text { and } \\ & .240 \end{aligned}$ |
| Places of Worship | C | C | C | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(U) |
| Public Facilities | C | C | C | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(V) |
| Public Facilities Essential | C | C | C | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(W) |
| Radio, Television and Other Communication Towers | C | C | C | C | C | C | C | C | C | C | C | C | C | C | 18.44.100 |
| Schools | C |  |  | C | C | C | C | C | C | C | C |  | C | C | 18.04.060(CC) |
| Social Organizations |  |  |  |  |  |  |  |  |  |  | P | P |  | C |  |

TABLE 4.01

| DISTRICT | R1/5 | $\begin{gathered} R- \\ 4 \end{gathered}$ | $\begin{array}{\|c\|} \hline R- \\ \hline \mathbf{4 C B} \\ \hline \end{array}$ | RLI | $\begin{gathered} \mathbf{R} \\ 4- \\ 8 \end{gathered}$ | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM 18 | RM 24 | RMH | RMU | MHP | UR | APPLICABLE REGULATIONS |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Mineral Extraction Existing |  |  |  |  | C |  | C |  |  |  |  |  |  |  | 18.04.060(J) |
| Utility Facility | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | 18.04.060(X) |
| Wireless Communication Facilities | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | 18.44 |
| Workshops for Disabled People | C |  |  | C | C | C | C | C | C | C | C | C | C | C | 18.04.060(R) |

[^0]
## Section 4. Amendment of OMC 18.04.060.A, Olympia Municipal Code Chapter 18.04 is hereby amended to read as follows:

A. ACCESSORY DWELLING UNITS (ADU).

Accessory dwelling units (ADU) are permitted in all residential districts subject to the following requirements:

1. Number. One (1) ADU shall be allowed per residential lot in conjunction with any detached single-family structure. (See Section 18.04.080(A)(3) regarding ADUs in new subdivisions.)
2. Location. The ADU shall be permitted as a second dwelling unit added to, created within, or detached from the original dwelling. The ADU shall be oriented in a way that maintains, to the extent practical, the privacy of residents in adjoining dwellings. (See Chapters 18.100, Design Review and 18.175, Infill and Other Residential.)
3. Size. The ADU shall have a gross floor area of no more than eight hundred (800) square feet.
4. Accessory Dwelling Units may be attached to accessory structures such as a garage or shop building. In such circumstances, the ADU may be up to 1,000 square feet in size and the accessory structure may be up to eight hundred square feet in size (or larger if the underlying zoning district allows or a conditional use permit for a large garage has been approved).
5. Occupancy. No more than one (1) family (as defined in Chapter 18.02, Definitions) shall be allowed to occupy an ADU.
6. Existing ADUs. Accessory dwellings created prior to the enactment of these regulations, June 19, 1995, may be approved subject to applicable requirements.

If the owner of an existing unauthorized ADU applies to make the unit legal, but cannot meet all of the standards, the owner will be allowed a "grace period" of six months from date of application to comply with applicable standards. However, where health and safety is an issue, the Building Official will determine when the necessary modifications must be made. If the owner cannot meet the standards, the unauthorized accessory unit must be removed or its use as a dwelling must be suspended.
7. Deviation From Requirements. The Director or the Director's designee may allow deviation from the requirements of this section (18.04.060(A)) as follows:
a. To allow use of the entirety of a single floor in a dwelling constructed two (2) or more years prior to the date of application in order to efficiently use all floor area; and
b. To enable ADUs to be established in structures constructed prior to June 19, 1995, which are located in rear or side setbacks, provided that Uniform Building Code requirements and the Development Standards contained in Section 18.04.080 are met. [NOTE: See Chapters 18.100, Design Review and 18.175, Infill and Other Residential for applicable design guidelines.]

Section 5. Amendment of OMC 18.04.060.B, Olympia Municipal Code Chapter 18.04 is hereby amended to read as follows:
B. ACCESSORY STRUCTURES.

Accessory structures are permitted in all residential districts subject to the following requirements:

1. Time of Establishment. Accessory structures shall not be built prior to commencing construction of the main building on the lot. However, lots may be created which contain an accessory structure (without an associated primary use) constructed prior to submission of the subdivision application.
2. Subordinance to Primary Use. Accessory structures shall be clearly incidental and subordinate to the use of the lot (e.g., structures used for storage of personal property or the pursuit of hobbies) or used for agricultural purposes. In residential districts with a maximum density of twelve units or less per acre each accessory structure shall not exceed eight hundred (800) square feet in size, except for structures accessory to an agricultural use which are located on a parcel one (1) acre or larger in size.
3. Garages. Private garages shall meet the following standards:
a. Garages shall not exceed a total of eight hundred (800) square feet of floor space per dwelling unit.
b. Garages exceeding eight hundred (800) square feet per dwelling unit may be permitted as conditional uses in the districts specified in Table 4.01 provided that they will not be adverse to the public interest and are compatible with the surrounding neighborhood. The Hearing Examiner shall establish a maximum size for garages receiving conditional use approval. See Section 18.04.080.
4. See Section $18.04 .060(P)(4)$ regarding accessory structures in mobile home/manufactured home parks.

## Section 6. Amendment of OMC 18.04.060.0, Olympia Municipal Code Chapter 18.04 is hereby amended to read as follows:

O. MANUFACTURED HOMES.

A manufactured home is allowed in all zoning districts that allow single family residences, if the home is a new, designated manufactured home (See OMC 18.02.180.A-Definitions), and meets the following criteria:

1. Was originally constructed with and now has a composition or wood shake or shingle, coated metal, or similar roof of nominal 3:12 pitch; and
2. Has exterior siding similar in appearance to siding materials commonly used on conventional site-built single family residences that are built pursuant to the applicable Building Code.

## Section 7. Amendment of OMC 18.04.060.FF, Olympia Municipal Code Chapter 18.04 is hereby amended to read as follows:

FF. RESERVED

## Section 8. Amendment of OMC 18.04.060. NEW SUBSECTIONS HH and II are hereby added to the Olympia Municipal Code Subsection 18.04.060 to read as follows:

## HH. DUPLEXES ON CORNER LOTS

Duplexes are allowed on all corner lots in all zoning districts that permit single-family residences provided the applicant can demonstrate compliance with other development standards, such as setbacks, lot coverages, building height and number of stories, stormwater provisions, parking, and design review.

## II. COURTYARD APARTMENTS

Courtyard Apartment housing developments shall comply with the following requirements:

1. Courtyard. The development shall contain a courtyard or usable landscaped open space area for the shared use and enjoyment of the residents of the dwellings. All residential units shall have direct access to the courtyard.
2. Site Design. Dwelling units shall be located on at least two (2) sides of the courtyard. Open space shall be provided as follows:
a.A minimum of four hundred fifty (450) square feet of private, contiguous, usable, open space shall be provided adjacent to each dwelling unit. No dimension of this open space area shall be less than ten (10) feet in any direction.
a.A minimum of fifteen hundred (1500) square feet or two hundred (200) square feet per unit, whichever is more, shall be provided in common open space (e.g., available for the use of all residents of the development). This open space shall be contained in a contiguous area with no dimension less than twenty (20) feet. A substantial portion of such open space shall be sufficiently level (e.g., less than five (5) percent slope) and well drained to enable active use, as determined by the City.
b.Parking and maneuvering areas for automobiles do not count toward open space areas.
3. Number of Units. The development shall include no less than four (4) and no more than twelve (12) dwelling units per courtyard. The units may be attached to or detached from each other
Section 9. Amendment of OMC 18.04.080, Table 4.04. Olympia Municipal Code Chapter 18.04 is hereby amended to read as

| DISTRICT | R1/5 | R4 | R-4CB | RLI | R 4-8 | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM-18 | RM-24 | RMH | RMU | MHP | UR | ADDITIONAL REGULATIONS |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| MAXIMUM HOUSING DENSITY (in units per acre) | 1/5 | 4 | 4 | 4 | 8 | 12 | 24 | 30 | 24 | 30 | --- | --- | 12 | --- | 18.04.080(A) |
| MAXIMUM AVERAGE HOUSING DENSITY (in units per acre) | --- | 4 | 4 | 4 | 8 | 12 | 13 | 18 | 18 | 24 | --- | --- | 12 | --- | 18.04.080(A)(2) |
| MINIMUM AVERAGE HOUSING DENSITY (in units per acre) | --- | --- | --- | 2 | 4 | 6 | 7 | 10 | 8 <br> Manufactu red Housing Parks $=5$ | 18 <br> Manufactu <br> red <br> Housing <br> Parks $=5$ | --- | --- | 5 | --- | 18.04.080(B) |
| MINIMUM LOT SIZE | 4 acres for residenti al use; 5 acres for nonresidenti al use | 2,000 SF minimu m 3,000 SF averag $\mathrm{e}=$ townho use; 5,000 $\mathrm{SF}=$ other | One acre; reduced to 12,000 SF if associat ed with a drainage dispersa I tract of at least 65\% in the | ```2,000 SF minimum 3,000 SF average = townhou se; 4,000 SF = other (includin g duplexes on corner lots);``` | $\begin{aligned} & 2,500 \mathrm{SF} \\ & =\text { cottage; } \\ & 2,000 \mathrm{SF} \\ & \text { minimum, } \\ & 3,000 \mathrm{SF} \\ & \text { average }= \\ & \text { townhouse } \\ & ; 4,000 \mathrm{SF} \\ & =\text { other } \end{aligned}$ | $\begin{aligned} & 2,000 \mathrm{SF} \\ & =\text { cottage; } \\ & 1,600 \mathrm{SF} \\ & \text { minimum, } \\ & 2,400 \mathrm{SF} \end{aligned}$ <br> average = townhouse ; 3,500 SF = other | $\begin{aligned} & 1,600 \mathrm{SF} \\ & =\text { cottage; } \\ & 1,600 \mathrm{SF} \\ & \text { minimum, } \\ & 2,400 \mathrm{SF} \\ & \text { average = } \\ & \text { townhouse } \\ & ; 9,000 \mathrm{SF} \\ & = \\ & \text { multifamily } \\ & ; 3,000 \mathrm{SF} \\ & =\text { other } \end{aligned}$ | $\begin{aligned} & 1,600 \mathrm{SF} \\ & =\text { cottage; } \\ & 1,600 \mathrm{SF} \\ & \text { minimum, } \\ & 2,400 \mathrm{SF} \\ & \text { average = } \\ & \text { townhouse } \\ & ; 7,200 \mathrm{SF} \\ & = \\ & \text { multifamily } \\ & ; 3,000 \mathrm{SF} \\ & =\text { other } \end{aligned}$ | $\begin{aligned} & 1,600 \mathrm{SF} \\ & =\text { cottage; } \\ & 1,600 \mathrm{SF} \\ & \text { minimum, } \\ & 2,400 \mathrm{SF} \\ & \text { average }= \\ & \text { townhouse } \\ & ; 7,200 \mathrm{SF} \\ & = \\ & \text { multifamil } \\ & \mathrm{y} ; 3,000 \\ & \mathrm{SF}=\text { other } \end{aligned}$ | $1,600 \mathrm{SF}$ minimum, 2,400 SF average = townhouse ; 2,500 SF = mobile home park | $\begin{aligned} & 1,600 \mathrm{SF} \\ & \text { minimum } \\ & , 2,000 \\ & \mathrm{SF} \\ & \text { average } \\ & = \\ & \text { townhou } \\ & \text { se; } \\ & 2,500 \mathrm{SF} \\ & =\text { mobile } \\ & \text { home } \\ & \text { park } \end{aligned}$ | 1,600 <br> SF <br> minimu <br> m, <br> 2,000 <br> SF <br> average <br> townho use | $\begin{aligned} & 2,000 \mathrm{SF} \\ & =\text { cottage; } \\ & 1,600 \mathrm{SF} \\ & \text { minimum } \\ & 2,400 \mathrm{SF} \\ & \text { average }= \\ & \text { townhouse } \\ & ; 7,200 \mathrm{SF} \\ & =\text { duplex; } \\ & 2,500 \mathrm{SF} \\ & =\text { mobile } \\ & \text { home } \\ & \text { park; } \\ & 3,500 \mathrm{SF} \\ & =\text { other } \end{aligned}$ | $\begin{aligned} & \text { 1,600 SF } \\ & \text { minimum } \\ & , 2,000 \\ & \mathrm{SF} \\ & \text { average } \\ & = \\ & \text { townhou } \\ & \text { se; } \\ & 2,500 \mathrm{SF} \\ & =\text { mobile } \\ & \text { home } \\ & \text { park } \end{aligned}$ | 18.04.080(C) <br> 18.04.080(D) <br> 18.04.080(E) <br> 18.04.080(F) <br> Chapter 18.64 <br> (townhouses) <br> 18.04.060(P) <br> (mobile home parks) |

TABLE 4.04
RESIDENTIAL DEVELOPMENT STANDARDS
ADDITIONAL
REGULATIONS



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| MINIMUM | $30^{\prime}$ | $50 '$ | $100^{\prime}$ |
| :---: | :---: | :---: | :---: |
| LOT WIDTH | except: $16^{\prime}=$ <br> townhou se | except: $18^{\prime}=$ townho use |  |
| MINIMUM | $20^{\prime}$ | 20' | $20^{\prime}$ |
| FRONT YARD SETBACKS | except: <br> 5' for agricultu ral buildings with farm animals |  |  |
| MINIMUM | 10' | $25^{\prime}$ | $50 '$ |


| DISTRICT | R1/5 | R4 | R-4CB | RLI | R 4-8 | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM-18 | RM-24 | RMH | RMU | MHP | UR | ADDITIONAL REGULATIONS |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| REAR YARD SETBACKS | except: <br> 5' for agricultu ral buildings with farm animals |  |  | except: <br> 5' for agricultu ral buildings with farm animals. | 5' for agricultura I buildings with farm animals; 10 for cottages, and wedge shaped lots | 5' for agricultura I buildings with farm animals 10' for cottages, and wedge shaped lots | $15^{\prime}$ for multifamily ; 10' for cottages, and wedge shaped lots | 10' for cottages, and wedge shaped lots, 20' with alley access | except: <br> 15 ' for multifamil y | except: <br> 20' next to <br> an R 4-8 <br> or R-12 <br> district | except: <br> 20' for structure s 35 ' or higher |  | 5' for agricultura I buildings with farm animals; 10' for cottages | except: <br> 10' for <br> structure <br> s over <br> 42' | $\begin{aligned} & 18.04 .080(\mathrm{~F}) \\ & 18.04 .080(\mathrm{H}) \\ & 18.04 .080(\mathrm{I}) \end{aligned}$ |
| MINIMUM SIDE YARD SETBACKS | 5' <br> except: <br> 10 along <br> flanking <br> streets; <br> provided <br> garages <br> are set <br> back 20'; <br> 5' for <br> agricultu <br> ral <br> buildings <br> with <br> farm <br> animals | $\begin{aligned} & 5^{\prime} \\ & \text { except: } \\ & 10^{\prime} \\ & \text { along } \\ & \text { flankin } \\ & \mathrm{g} \\ & \text { street; } \\ & \text { except } \\ & \text { garage } \\ & \text { s shall } \\ & \text { meet } \\ & \text { Minimu } \\ & \text { m } \\ & \text { Front } \\ & \text { Yard } \\ & \text { Setbac } \\ & \text { ks; 6' } \\ & \text { on one } \\ & \text { side of } \\ & \text { zero } \\ & \text { lot; } 5^{\prime} \\ & \text { for } \\ & \text { agricult } \\ & \text { ural } \\ & \text { buildin } \\ & \text { g with } \\ & \text { farm } \end{aligned}$ | 10' <br> minimu <br> m each <br> side, <br> and <br> minimu <br> m total <br> of 60' <br> for both side <br> yards. | 5' <br> except: <br> 10 along <br> flanking <br> streets; <br> except <br> garages <br> shall <br> meet <br> Minimum <br> Front <br> Yard <br> Setbacks <br> ; 6' on <br> one side <br> of zero <br> lot; 5' for <br> agricultu <br> ral <br> buildings <br> with <br> farm <br> animals | 5' except: <br> 10' along <br> flanking <br> streets; <br> except <br> garages <br> shall meet <br> Minimum <br> Front Yard <br> Setbacks; <br> 6 ' on one <br> side of <br> zero lot; 3' <br> for <br> cottages; <br> 5' for <br> agricultura <br> I buildings <br> with farm <br> animals | 5' except: 10 along flanking streets; except garages shall meet Minimum Front Yard Setbacks; 6 ' on one side of zero lot; 3' for cottages; 5' for agricultura I buildings with farm animals | 5' except: <br> 10 along <br> flanking <br> streets; <br> except <br> garages <br> shall meet <br> Minimum <br> Front Yard <br> Setbacks; <br> 6 ' on one <br> side of <br> zero lot; 3' <br> for <br> cottages; | 5' except: <br> 10 along <br> flanking <br> streets; <br> except <br> garages <br> shall meet <br> Minimum <br> Front Yard <br> Setbacks; <br> 6 ' on one <br> side of <br> zero lot; 3' <br> for <br> cottages | 5' except: 10 along flanking streets; except garages shall meet Minimum Front Yard Setbacks; 6 ' on one side of zero lot; 3' for cottages; 10 for multifamil y; 20' next to R 4-8, or R 6-12 district 10 ' - mobile home park | 5' except: <br> 10' along <br> flanking <br> streets; <br> except <br> garages <br> shall meet <br> Minimum <br> Front Yard <br> Setbacks; <br> 6 ' on one <br> side of <br> zero lot; <br> 20' next to <br> R 4-8, R <br> 6-12 <br> district. <br> 10' - <br> mobile <br> home park | 5' <br> except: <br> 10' along <br> flanking <br> streets; <br> 6 ' on one <br> side of <br> zero lot; | --- | 5' except: 10' along flanking streets; 6' on one side of zero lot; 3' for cottages; 5' for agricultura I buildings with farm animals; 10' mobile home park | No minimum 10 on Capitol House Block | 18.04.080(H) |

TABLE 4.04
RESIDENTIAL DEVELOPMENT STANDARDS

Rnv
18.04.080(I)




ADDITIONAL
REGULATIONS

18.04.080(k)


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acre or
more
$80 \%=$
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R 4-8

stories stories 3 stories 2 sties

RESIDENTIAL DEVELOPMENT STANDARDS

| R 6-12 | MR 7-13 | MR 10- <br> $\mathbf{1 8}$ | RM-18 | RM-24 |
| :--- | :--- | :---: | :---: | :---: |
| 2 stories 4 stories 4 stories 3 stories 3 stories |  |  |  |  |

ADDITIONAL
REGULATIONS

18.04.080(J); for
Courtyard
Apartments see
18.04.060(II)

| $\stackrel{\sim}{\leftrightharpoons}$ |  |
| :---: | :---: |
| $\begin{aligned} & \text { 몯 } \\ & \text { (1) } \end{aligned}$ |  |
| $\sum_{\Omega}^{P}$ |  |


RESIDENTIAL DEVELOPMENT STANDARDS

| R 4-8 | R 6-12 | MR 7-13 | $\begin{gathered} \text { MR 10- } \\ 18 \end{gathered}$ | RM-18 | RM-24 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 450 | 450 | 25\% for | 25\% for | 25\% for | 20\% for |
| SF/unit for | SF/unit for | multifamily | multifamily | multifamil | multifamil |
| cottage | cottage | 450 | 450 | mutifamir | y; 500 |
| developme | developme | SF/unit for | SF/unit for | y; | SF/space |
| $n$ ns | nts | cottage | cottage | 500 | for mobile |
|  |  | developme | developme |  | home park |
|  |  | nts | nts | for mobile |  |
|  |  |  |  | home park |  |

R-4CB RLI

DISTRICT


## Section 10. Amendment of OMC 18.04.080.A, Olympia Municipal Code Chapter 18.04 is hereby amended to read as follows:

### 18.04.080 Residential districts' development standards

Table 4.04 identifies the basic standards for development in each residential district contained in this chapter. The sections referenced in Table 4.04 refer to the list of additional regulations below.
A. Maximum Housing Densities.

1. Calculation of Maximum Density.
a. The maximum housing densities specified in Table 4.04 are based on the total area of the entire site, including associated and/or previously dedicated right-of-way, but not including streams, wetlands, landslide hazard areas, "important habitat areas," and "important riparian areas" and land to be dedicated or sold for public parks, schools or similar non-residential uses.
b. Convalescent homes. Convalescent homes and nursing homes containing dwelling units which rely on shared cooking/dining facilities shall count as one (1) dwelling unit for purposes of the maximum density calculation. Independent dwelling units (i.e., containing a bed, bathroom and a kitchen with a sink, stove, and refrigerator) in convalescent/nursing homes, however, shall be counted as individual dwelling units in the density calculation. The density for a site or parcel containing a convalescent/nursing home which is part of a larger project shall be calculated separately from other portions of the site under development (i.e., density shall not be transferred from a site occupied by a nursing home to another portion of the development).
2. Mixed Residential and Multifamily Districts. The maximum housing densities shown in Table 4.04 refer to the maximum density of each project. Projects within multiple districts shall conform with the density for the portion in each district.
3. Accessory Dwelling Units. Accessory dwelling units built on infill lots are not subject to the maximum density limits specified in Table 4.04. In addition, accessory units built on a maximum of twenty (20) percent of a subdivision's lots prior to the time the primary unit on the lot is initially sold are not subject to the maximum density limitations.
4. Density Bonuses. The maximum housing densities identified in Table 4.04 may be increased as follows, provided, however, that in the R 4-8 District, TDRs must be obtained (see Section 18.04.080(A)(5)(b):
a. Restoration of Critical Areas. At the request of the applicant, the Hearing Examiner may grant a density bonus of up to twenty (20) percent for sites on which damaged or degraded wetlands or stream corridors (e.g., streams and stream banks within the outer limits of any required buffer) will be restored and maintained according to specifications approved by the City. Sites proposed for this density bonus shall be posted with a notice describing the proposal and opportunities for the public to comment. Property owners within three hundred (300) feet of the site shall be given notice of the proposal and fifteen (15) days to comment. Such notice may be done concurrently with any other notice required by this Code. Prior to taking action on a request for a density bonus, the Hearing Examiner shall consider the public's comments, the expected public benefit that would be derived from such restoration, the probable net effect of the restoration and the increased density on the site, the relative cost of the restoration and the value of the increased density, and the potential impact of increased density on surrounding land uses, traffic, infrastructure, schools, and parks. The City may require the applicant to provide an estimate of the cost of the proposed restoration and other information as necessary to make this determination. This bonus does not apply to site features which were damaged in the course of a current project (e.g., under an active permit) or as a result of an illegal or intentional action by the current property owner or their representative.
b. Cottage housing. Cottage housing projects shall receive a twenty (20) percent density bonus.
c. Townhouses. Townhouses shall receive a fifteen (15) percent density bonus in the R 4-8 and R 6-12 districts.
d. Low income housing. A density bonus shall be granted for low income housing (see Section 18.02.180, Definitions) at the rate of one (1) additional housing unit allowed for each unit of low income housing provided, up to a maximum of a twenty (20) percent bonus.

The applicant shall submit to the Department a document approved by the City Attorney stating that the low income housing which is the basis for the density bonus shall remain for a period of at least twenty (20) years from the date the final inspection is conducted by the Building Official. This document shall be recorded, at the applicant's expense, at the Thurston County Auditor's Office as part of the chain of title of the affected parcels.
5. Transfer of Development Rights. Development Rights must be obtained from an eligible property owner in a Thurston County Transfer of Developments Rights Sending Zone in order to develop above seven (7) units per acre in an R 4-8 District. However, this requirement does not apply to density bonuses granted in accordance with Section 18.04.080(4).
6. City staff will review residential permitting in areas designated as Low Density Neighborhood in the adopted Comprehensive Plan Future Land Use Map on an annual basis to review the achieved density. If achieved density approaches or exceeds the density anticipated in the comprehensive plan, the city will make revisions as needed to maintain consistency between the Comprehensive Plan and development regulations.

## Section 11. Amendment of OMC 18.05.040, Table 5.01, Olympia Municipal Code Chapter 18.05 is hereby amended to read as follows:

TABLE 5.01
PERMITTED, CONDITIONAL AND REQUIRED USES

| DISTRICT | Neighborhood <br> Center | Neighborhood <br> Village | Urban <br> Village | Community <br> Oriented <br> Shopping <br> Center | APPLICABLE <br> REGULATIONS |
| :--- | :---: | :---: | :---: | :---: | :---: |
| District-Wide Regulations |  |  |  |  | 18.05 .050 |
| 1. RESIDENTIAL USES |  |  |  |  |  |
| Accessory Dwelling Units | P | P | P | P | $18.04 .060(\mathrm{~A})$ |
| Apartments | C | R | R | R | $18.05 .060(\mathrm{D})$, |
| Boarding Homes | C | P | P | P |  |
| Congregate Care Facilities |  | P | P | P | $18.05 .050(\mathrm{E})$ |

TABLE 5.01
PERMITTED, CONDITIONAL AND REQUIRED USES

| DISTRICT | Neighborhood <br> Center | Neighborhood <br> Village | Urban <br> Village | Community <br> Oriented <br> Shopping <br> Center | APPLICABLE <br> REGULATIONS |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Group Homes with 7 or More <br> Clients |  | C | C | C | $18.04 .060(\mathrm{~K})$, <br> $18.04 .060(\mathrm{~W})$ |
| Manufactured Homes | P | P | P | P | $18.04 .060(\mathrm{O})$ |
| Nursing/Convalescent Homes |  | P | P | P | $18.04 .060(\mathrm{~S})$ |
| Residences Above Commercial <br> Uses | P | P | P | P |  |
| Single-Family Residences | P | R | R | R |  |
| Single Room Occupancy Units | P | P | P | P | $18.05 .060(\mathrm{D}), 18.64$ |
| Townhouses | P | P | P |  |  |
| 2. OFFICES | P | P | P | P |  |
| Banks | P | P | P | $18.05 .060(\mathrm{A)}$ |  |

TABLE 5.01
PERMITTED, CONDITIONAL AND REQUIRED USES

| DISTRICT | $\underset{\text { Center }}{\text { Neighborhood }}$ Center | Neighborhood Village | Urban Village | Community Oriented Shopping Center | APPLICABLE REGULATIONS |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Hotels/Motels |  |  |  |  |  |
| Laundry and Laundry Pick-up Agency | P | P | P | P |  |
| Personal Services | P | P | P | P |  |
| Printing, Commercial |  |  | P | P |  |
| Radio/TV Studios |  |  |  |  |  |
| Recycling Facility - Type I | P | P | P | P |  |
| Servicing of Personal Apparel and Equipment | P | P | P | P |  |
| 5. ACCESSORY USES |  |  |  |  |  |
| Accessory Structures | P | P | P | P | 18.04.060(B) |
| Electric Vehicle Infrastructure | P | P | P | P | 18.04.060(GG) |
| Garage/Yard/Rummage or Other Outdoor Sales | P | P | P | P | 5.24 |
| Satellite Earth Stations | P | P | P | P | 18.44.100 |
| Residences Rented for Social Event, 7 times or more per year | C | C | C | C | 18.04.060.DD |
| 6. RECREATIONAL USES |  |  |  |  |  |
| Auditoriums and Places of Assembly |  |  |  |  |  |
| Art Galleries |  |  |  |  |  |
| Commercial Recreation |  |  |  |  |  |
| Community Gardens | P | P | P | P |  |
| Community Parks \& Playgrounds | P/C | P/C | P/C | P/C | 18.04.060(T) |
| Health Fitness Centers and Dance Studios |  |  |  |  |  |
| Libraries |  |  |  |  |  |
| Museums |  |  |  |  |  |
| Neighborhood Parks/Village Green/Plaza | R | R | R | R | $\begin{aligned} & \hline 18.04 .060(\mathrm{~T}), \\ & 18.05 .080(\mathrm{~N}) \end{aligned}$ |
| Open Space - Public | P | P | P | P | 18.04.060(T) |
| Theaters (no Drive-Ins) |  |  |  |  |  |
| Trails - Public | P | P | P | P | 18.04.060(T) |
| 7. TEMPORARY USES |  |  |  |  |  |
| Emergency Housing | P | P | P | P |  |

TABLE 5.01
PERMITTED, CONDITIONAL AND REQUIRED USES

| DISTRICT | Neighborhood Center | Neighborhood Village | Urban Village | Community Oriented Shopping Center | APPLICABLE REGULATIONS |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Mobile Vendors |  |  | P | P |  |
| Model Homes | P | P | P | P |  |
| Parking Lot Sales |  |  | P | P | 18.06.060(Z) |
| 8. OTHER USES |  |  |  |  |  |
| Agricultural Uses, Existing | P | P | P | P |  |
| Animals/Pets | P | P | P | P | 18.04.060(C) |
| Child Day Care Centers | P | P | R | P | $\begin{aligned} & \hline 18.05 .060(\mathrm{~B}), \\ & 18.04 .060(\mathrm{D}) \end{aligned}$ |
| Community Clubhouses | P | P | P | P |  |
| Conference Centers |  |  |  |  |  |
| Crisis Intervention | C | C | C | C | 18.04.060(I) |
| Home Occupations (including adult day care, bed and breakfast houses, elder care homes, and family child care homes) | P | P | P | P | 18.04.060(L) |
| Hospice Care | C | C | C | C | 18.04.060(M) |
| Non-Profit Physical Education Facilities | C | C | C | C |  |
| Places of Worship | C | C | C | C | 18.04.060(U) |
| Public Facilities | C | C | C | C | 18.04.060(V) |
| Radio, Television, and other Communication Towers \& Antennas | C | C | C | C | $\begin{gathered} 18.04 .060(\mathrm{~W}), \\ 18.44 .100 \end{gathered}$ |
| Schools | C | C | C | C | 18.04.060(DD) |
| Sheltered Transit Stops | R | R | R | R | 18.05.050(C)(4) |
| Social Organizations |  |  |  |  |  |
| Utility Facilities | P/C | P/C | P/C | P/C | 18.04.060(X) |
| Wireless Communications Facilities | P/C | P/C | P/C | P/C | 18.44 |

Section 12. Amendment of OMC 18.06.040, Table 6.01, Olympia Municipal Code Chapter 18.06 is hereby amended to read as follows:

| TABLE 6.01PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMMERCIAL DISTRICT | NR | PO/RM | GC | MS | UW | UW-H | DB | AS | CSH | HDC-1 | HDC-2 | HDC-3 | HDC-4 | APPLICABLE REGULATIONS |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | $18.06 .060(\mathrm{HH})$ | 18.06.060(F)(2) |  |  |  |  |  | 18.130.020 |  |
| 1. EATING \& DRINKING ESTABLISHMENTS |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Drinking Establishments |  |  | P |  | P | P | P |  | $\begin{array}{c\|} \text { C } \\ 18.06 .060(P) \\ \hline \end{array}$ |  | P | P | P |  |
| Drinking <br> Establishments - <br> Existing |  | P 18.06.060(GG) |  |  |  | P |  |  |  |  |  |  |  |  |
| Restaurants, with drive-in or drivethrough |  |  | $\begin{array}{\|c\|} \hline \mathrm{P} \\ 18.06 .060(\mathrm{~F})(3) \end{array}$ |  |  |  |  |  |  |  |  |  | $\begin{gathered} P \\ 18.06 .060 \\ (F)(3) \end{gathered}$ |  |
| Restaurants, with drive-in or drivethrough, existing |  |  | P |  |  |  | P 18.06.060(U) |  |  |  |  | c | P |  |
| Restaurants, without drive-in or drivethrough | $\begin{gathered} \mathrm{P} \\ 18.06 .060(\mathrm{U})(3) \end{gathered}$ | c | P | $\begin{gathered} \mathrm{P} \\ 18.06 .060(\mathrm{U})(2) \end{gathered}$ | P | P | P 18.06.060(U)(1) | P | P | P | P | P | P |  |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 2. INDUSTRIAL |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Industry, Heavy |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Industry, Light |  |  | c |  | P/C 18.06.060( N ) |  |  |  |  |  |  |  |  |  |
| On-Site Treatment \& Storage Facilities for Hazardous Waste |  |  |  |  | P 18.06.060(Q) |  |  |  |  |  |  |  |  |  |
| Piers, Wharves, Landings |  |  |  |  | P |  |  |  |  |  |  |  |  |  |
| Printing, Industrial |  |  | c |  | P/C 18.06.060( N ) |  |  |  |  |  |  |  |  |  |
| Publishing |  | c | c |  | P |  | P |  | c | c |  |  |  |  |
| Warehousing |  |  | P |  | $\begin{gathered} \mathrm{P} / \mathrm{C} \\ 18.06 .060(\mathrm{AA}) \\ \hline \end{gathered}$ |  | P |  |  |  |  |  |  |  |
| Welding \& Fabrication |  |  | c |  | P/C 18.06.060(N) |  | P |  |  |  |  |  |  |  |
| Wholesale Sales |  | $\begin{array}{\|c} \hline \text { C } \\ \text { 18.06.060(BB)(3) } \\ \hline \end{array}$ | P |  | P/C | 18.06.060(BB) |  | P |  | P | 18.06.060(BB)(2) |  |  |  |
| Wholesale Products Incidental to Retail Business |  |  | P |  | P | P |  |  |  |  |  | P | P |  |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |



| TABLE 6.01PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMMERCIAL DISTRICT | NR | PO/RM | GC | MS | UW | UW-H | DB | AS | CSH | HDC-1 | HDC-2 | HDC-3 | HDC-4 | APPLICABLE REGULATIONS |
| dormitories |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Duplexes | P | P | P | P |  |  | P |  | P | P | P |  | P |  |
| Duplexes on Corner Lots | P | P | P | P |  |  | P |  | P | P | P | P | P | 18.04.060(HH) |
| Group Homes (6 or less) | P | P | P 18.06.060(K) | P | P | P | P 18.06.060(K) |  | P | P | P | P 18.06.060(K) | $\begin{gathered} \hline \mathrm{P} \\ 18.06 .060 \\ (\mathrm{~K}) \end{gathered}$ | 18.04.060(K) |
| Group Homes (7 or more) | c | C | C 18.06.060(K) | C | c | c | C 18.06.060(K) |  | c | C | c | C 18.06.060(K) | $\begin{gathered} \hline \mathrm{P} \\ 18.06 .060 \\ (\mathrm{~K}) \end{gathered}$ | 18.04.060(K) |
| Mobile or Manufactured Homes Park - Existing |  | C | C | C |  |  |  |  |  | C |  |  | C | 18.04.060(P) |
| Quarters for Night Watch person/Caretaker |  |  |  |  | P | P |  |  |  |  |  |  |  |  |
| Retirement Homes |  | P | P | P | P | P | P |  | P | P | P | P | P |  |
| Single-Family Residences | P | P | P | P |  |  | P |  | P | P | P | P | P |  |
| Single Room Occupancy Units |  |  | C |  | P | P | P |  | P |  |  |  | C |  |
| Townhouses | P | P | P | P 18.06.060(T) |  | P | P |  | P | P | P | P | P |  |
| Triplexes, Four-plexes, and Cottage Housing |  | P |  |  |  |  |  |  |  |  |  |  | P |  |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 6. RETAIL SALES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Apparel and Accessory Stores |  |  | P |  | P | P | P |  |  |  |  | P | P |  |
| Boat Sales and Rentals |  |  | P |  | P | P | P | P |  |  |  |  | P |  |
| Building Materials, Garden and Farm Supplies | P |  | P |  | P | P | P |  |  |  |  | P | P |  |
| Commercial <br> Greenhouses, <br> Nurseries, Bulb Farms | C | C 18.04.060(G) | C | C |  |  |  |  | C |  | P | P |  | 18.04.060(G) |
| Electric Vehicle Infrastructure | P | P | P | P | P 18.06.060(W) | P 18.06.060(W) | P 18.06.060(W) | P | P | P | P | P | P |  |
| Food Stores | P | P 18.06.060(H) | P |  | P | P | P |  | P | P 18.08.060(H) | P | P | P |  |
| Furniture, Home Furnishings, and Appliances |  |  | P |  | P | P | P |  |  |  | P | P | P |  |
| Gasoline Dispensing Facilities accessory to a | $\begin{gathered} \mathrm{P} \\ 18.06 .060(\mathrm{~W})(4) \end{gathered}$ |  | P |  | P 18.06.060(W) |  | $\begin{gathered} \text { P } \\ 18.06 .060(W)(2) \end{gathered}$ | P |  |  |  | P 18.06.060(W) | $\begin{gathered} P \\ 18.06 .060 \end{gathered}$ |  |


| TABLE 6.01PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMMERCIAL DISTRICT | NR | PO/RM | GC | MS | Uw | UW-H | DB | AS | CSH | HDC-1 | HDC-2 | HDC-3 | HDC-4 | APPLICABLE REGULATIONS |
| permitted use |  |  |  |  |  |  |  |  |  |  |  |  | (W) |  |
| Gasoline Dispensing Facility accessory to a permitted use Existing | P 18.06.060(W) |  | P |  | P 18.06.060(W) |  | P 18.06.060(W) |  |  |  | P | P 18.06.060(W) | P |  |
| General Merchandise Stores | P | P 18.06.060(J) | P |  | P | P | P |  |  | P 18.06.060(J) | P | P | P |  |
| Mobile, Manufactured, and Modular Housing Sales |  |  | P |  |  |  |  |  |  |  |  |  |  |  |
| Motor Vehicle Sales |  |  | P |  |  |  | P | P |  |  |  |  | P |  |
| Motor Vehicle Supply Stores |  |  | P |  | P | P | P | P |  |  | P | P | P |  |
| Office Supplies and Equipment |  | P 18.06.060(DD) | P |  | P | P | P |  | P | $\begin{gathered} \mathrm{P} \\ 18.06 .060(\mathrm{DD}) \\ \hline \end{gathered}$ | P | P | P | 18.06.060(CC) |
| Pharmacies and Medical Supply Stores | P | P 18.06.060(EE) | P | P | P | P | P |  | P | $\begin{gathered} \text { P } \\ \text { 18.06.060(EE) } \\ \hline \end{gathered}$ | P | P | P | 18.06.060(DD) |
| Specialty Stores | $\begin{gathered} \mathrm{P} \\ 18.06 .060(\mathrm{Y})(3) \end{gathered}$ | P 18.06.060(Y)(4) | P | $\begin{gathered} \text { C } \\ 18.06 .060(Y)(2) \end{gathered}$ | P | P | P |  |  | $\begin{array}{\|c\|} \hline P \\ 18.06 .060(Y)(4) \end{array}$ | P | $\begin{array}{\|c\|} \hline \mathrm{P} \\ 18.06 .060(\mathrm{Y})(1) \end{array}$ | P |  |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 7. SERVICES, HEALTH |  |  |  | - |  |  |  |  | - |  |  |  |  |  |
| Hospitals |  |  |  | P |  |  | P |  | P |  |  |  |  |  |
| Nursing, Congregate Care, and Convalescence Homes | C | P | C | P |  |  | C |  | C | C | C | P | P | 18.04.060(S) |
| Offices, Medical |  | P | P | P | P | P | P | P | P | P | P | P | P |  |
| Veterinary Offices/Clinics |  | P | P | P |  |  | P |  |  | P | P | P | P |  |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 8. SERVICES, LODGING |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Bed \& Breakfast Houses (1 guest room) | P | P 18.06.060(E) | P 18.06.060(E) | P 18.06.060(E) | P | P | P |  |  | P | P | P | P | 18.04.060(L)(3)(c) |
| Bed \& Breakfast Houses (2 to 5 guest rooms) | C | P 18.06.060(E) | P 18.06.060(E) | P 18.06.060(E) | P | P | P |  | C | P | P | P | P | 18.04.060(L)(3)(c) |
| Hotels/Motels |  |  | P | C | P |  | P |  | P |  |  |  | P |  |
| Lodging Houses |  | P | P | P | P |  | P |  | P | P | P | P | P |  |
| Recreational Vehicle Parks |  |  | P |  |  |  |  |  |  |  |  |  | P |  |


| TABLE 6.01PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMMERCIAL DISTRICT | NR | PO/RM | GC | MS | UW | UW-H | DB | AS | CSH | HDC-1 | HDC-2 | HDC-3 | HDC-4 | APPLICABLE REGULATIONS |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 9. SERVICES, PERSONAL |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Adult Day Care Home | P | P | P | P | P | P | P |  | P | P | P | P | P | 18.04.060(L)(3)(b) |
| Child Day Care Centers | C | P | P | P | P | P | P |  | P | P | C | P | P | 18.04.060(D) |
| Crisis Intervention | C | P | C | P |  |  | P |  | C | P | C | C | C | 18.04.060(I) |
| Family Child Care Homes | P | P | P | P | P | P | P |  | P | P | P | P | P | 18.04.060(L) |
| Funeral Parlors and Mortuaries |  | C | P |  |  |  | P |  |  | C |  | P | P |  |
| Laundries and Laundry Pick-up Agencies | P | P | P | P | P | P | P |  |  | P | P | P 18.06.060(0) | P |  |
| Personal Services | P | P | P | P | P | P | P | P | P | P | P | P | P |  |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 10. SERVICES, MISCELLANEOUS |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Auto Rental Agencies |  |  | P |  | P | P | P | P |  |  | C | P | P |  |
| Equipment Rental <br> Services, Commercial |  |  | P |  | P |  | P |  |  |  | P | P | P |  |
| Equipment Rental Services, Commercial Existing |  | P 18.06.060(FF) |  |  |  |  |  |  |  |  |  |  |  |  |
| Ministorage |  |  | P |  |  |  | P |  |  |  |  |  |  |  |
| Printing, Commercial | P | P | P |  | P | P | P |  | P | P | P | P | P |  |
| Public Facilities (see also Public Facilities, Essential on next page) | C | C | C | C | P | C | P | P | P | C | C | C | C | 18.04.060(V) |
| Radio/T.V. Studios |  | P | P |  | P | P | P |  | P | P | P | P | P |  |
| Recycling Facilities | P | P | P | P | P |  | P |  | P | P | P | P | P | 18.06.060(V) |
| School - Colleges and Business, Vocational or Trade Schools |  | C | P |  | P | P | P |  | P | C | C | C | P | 18.06.060(X) |
| Service and Repair Shops |  |  | P |  |  |  | P | P |  |  |  | P | P |  |
| Service Stations/Car Washes |  |  | P |  |  |  | P 18.06.060(W) | P |  |  |  | P 18.06.060(W) | $\begin{gathered} \hline P \\ 18.06 .060 \\ (W) \end{gathered}$ |  |
| Service Stations/Car <br> Washes - Existing |  |  | P |  | P 18.06.060(W) |  | P 18.06.060(W) |  |  |  | P | P 18.06.060(W) | $\begin{gathered} \hline P \\ 18.06 .060 \\ (\mathrm{~W}) \end{gathered}$ |  |


| TABLE 6.01PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMMERCIAL DISTRICT | NR | PO/RM | GC | MS | UW | UW-H | DB | AS | CSH | HDC-1 | HDC-2 | HDC-3 | HDC-4 | APPLICABLE REGULATIONS |
| Servicing of Personal Apparel and Equipment | P | P | P |  | P | P | P |  |  | P | P | P | P |  |
| Truck, Trailer, and Recreational Vehicle Rentals |  |  | P |  |  |  |  | P |  |  |  |  |  |  |
| Workshops for Disabled People | C | C | C | C | P | C | P |  | C | c | C | C | C | 18.04.060(R) |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 11. PUBLIC FACILITIES, ESSENTIAL |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Airports |  |  | C |  |  |  |  |  |  |  |  |  | C | 18.06.060(G) |
| Inpatient Facilities |  | C | C | C 18.06.060(T) | C |  | C |  | C | C | C | P | P | $\begin{aligned} & 18.06 .060(\mathrm{G}) \\ & 18.04 .060(\mathrm{~K}) \end{aligned}$ |
| Jails |  |  | C |  | c |  | c |  | C |  |  |  | C | 18.06.060(G) |
| Mental Health Facilities |  |  | C | C 18.06.060(T) | C |  | C |  |  |  |  |  | C | $\begin{aligned} & 18.06 .060(\mathrm{G}) \\ & 18.04 .060(\mathrm{~K}) \\ & \hline \end{aligned}$ |
| Other Correctional Facilities |  | C | C | C 18.06.060(T) | C | C | C |  | C | C | C | C | C | 18.06.060(G) |
| Other facilities as designated by the Washington State Office of Financial Management, except prisons and solid waste handling facilities |  | C | C |  | C |  | C |  |  | C | C | C | C | 18.06.060(G) |
| Radio/TV and Other Communication Towers and Antennas | C | C | C | C | C | C | C | C | C | C | C | C | C | $\begin{gathered} \text { 18.06.060(G) } \\ 18.44 .100 \end{gathered}$ |
| Sewage Treatment Facilities | C | C | C | C | P |  | P |  | C | C | C | C | C | $\begin{aligned} & \text { 18.06.060(G) } \\ & \text { 18.04.060(X) } \\ & \hline \end{aligned}$ |
| State Education Facilities |  | C | C |  | C |  | C |  | C | C | C | C | C | $\begin{aligned} & 18.06 .060(\mathrm{G}) \\ & 18.06 .060(\mathrm{X}) \end{aligned}$ |
| State or Regional Transportation Facilities | C | C | C | C | C | C | c |  | C | c | C | C | C | 18.06.060(G) |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 12. TEMPORARY USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Entertainment Events |  |  | P |  | P | P | P |  |  |  |  |  | P |  |
| Off Site Contractor Offices | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.04.060(DD) |


| TABLE 6.01 <br> PERMITTED AND CONDITIONAL USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMMERCIAL DISTRICT | NR | PO/RM | GC | MS | UW | UW-H | DB | AS | CSH | HDC-1 | HDC-2 | HDC-3 | HDC-4 | APPLICABLE REGULATIONS |
| Emergency Housing | P | P | P | P | P |  |  | P | P | P | P | P | P | 18.04.060(DD) |
| Emergency Housing Facilities | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.50 |
| Fireworks, as determined by Fire Dept. |  |  | P |  | P | P | P |  |  |  | P | P | P | 9.48 .160 |
| Mobile Sidewalk Vendors |  | P | P | P | P | P | P |  |  | P | P | P | P |  |
| Parking Lot Sales |  |  | P |  | P | P | P | P |  |  | P | P | P |  |
| Residences Rented for Social Event (6 or less in 1 year) | P | P | P | P | P | P | P |  | P | P | P | P | P | 18.04.060(DD) |
| Residences Rented for Social Event (7 or more in 1 year) | C | C | C | C | C | C | C |  | C | C | C | C | C |  |
| Temporary Surface Parking Lot |  | P | P |  | P | P | P |  | P |  |  |  |  |  |
| District-Wide Regulations | 18.06.060(R) |  |  |  | 18.06.060(F)(2) | 18.06.060(HH) | 18.06.060(F)(2) |  |  |  |  |  |  |  |
| 13. OTHER USES |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Accessory Structures/Uses |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Adult Oriented Businesses |  |  | P |  |  |  |  |  |  |  |  |  | P | 18.06.060(B) |
| Agriculture | P | P | P | P |  |  |  |  | P | P | P | P | P |  |
| Animals | P | P | P | P | P | P | P |  | P | P | P | P | P | 18.06.060(C) |
| Cemeteries | C | C | C | C |  |  |  |  | C | C | C |  | C |  |
| Conference Center |  |  | P |  | P | P | P |  |  |  |  |  | P |  |
| Gambling Establishments |  |  | C |  |  |  |  |  |  |  |  |  |  |  |
| Garage/Yard/Rummage and Other Outdoor Sales | P | P | P | P | P | P | P |  | P | P | P | P | P | 5.24 |
| Home Occupations | P | P | P | P | P | P | P |  | P | P | P | P | P | 18.04.060(L) |
| Parking Facility, Commercial |  | P | P |  | P | P | P 18.06.060(S) |  |  | P | P | P 18.06.060(S) | P | 18.04.060(V) |
| Places of Worship | C | C | P | C | P | P | P |  | C | C | C | P | P | 18.04.060(U) |
| Racing Pigeons | C | C | C | C |  |  |  |  | C | C | C | C | C | 18.04.060(Y) |
| Satellite Earth Stations | P | P | P | P | P | P | P | P | P | P | P | P | P | 18.44.100 |
| Schools | C | C | P | C | C | C | C |  | C | C | C | P | P | 18.04.060(DD) |
| Social Organizations |  | P | P |  | P | P | P |  | P/C | P | P | P | P |  |


| $\begin{aligned} & \text { TABLE 6.01 } \\ & \hline \text { PERMITTED AND CONDITIONAL USES } \end{aligned}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMMERCIAL DISTRICT | NR | PO/RM | GC | MS | uw | UW-H | DB | AS | CSH | HDC-1 | HDC-2 | HDC-3 | HDC-4 | APPLICABLE REGULATIONS |
|  |  |  |  |  |  |  |  |  | 18.06.060(I) |  |  |  |  |  |
| Utility Facility | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | 18.04.060(X) |
| Wireless Communications Facilities | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | P/C | 18.44 |

## Section 13. Amendment of OMC 18.38.100, Olympia Municipal Code Chapter 18.38 is hereby amended to read as follows:

A. Required Vehicular and Bicycle Parking. A minimum number of bicycle parking spaces are required as set forth in Table 38-01 below. The specific number of motor vehicle parking spaces set forth in Table 38-01 +/ten percent (10\%) shall be provided, unless varied pursuant to OMC 18.38 .080 or other provision of this code. Any change in use which requires more parking shall install vehicular and bicycle facilities pursuant to Table 38.01 and consistent with the location standards of OMC 18.38.220.
B. Building Area. All vehicle parking standards are based on the gross square feet of building area, unless otherwise noted.
C. Residential Exceptions.

1. New residential land uses in the Downtown Exempt Parking Area do not require motor vehicle parking. See OMC 18.38.160.
2. Residential land uses in the $\mathrm{CSH}, \mathrm{RMH}, \mathrm{RMU}$, and UR Districts require only one (1) vehicle parking space per unit.
3. Table 18.01 notwithstanding, senior (age 55 or 62 and over) multi-family housing requires three (3) motor vehicle parking spaces per four (4) units. This exception is at the discretion of the applicant and only applicable if an appropriate age-restriction covenant is recorded.
D. Reserved Area for Bicycle Spaces. Where specified in Table 38.01 below, an area shall be designated for possible conversion to bicycle parking. Such reserve areas must meet the location requirements of short-term parking and may not be areas where pervious surfaces or landscaping is required. A cover is not required for such areas.

| TABLE 38.01 |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :---: | :---: | :---: | :---: |
| Use | Required Motor Vehicle Parking <br> Spaces | Minimum Required Long- <br> Term Bicycle Spaces | Minimum Required Short- <br> Term Bicycle Spaces |  |  |  |  |
| COMMERCIAL | Carpet and <br> Furniture <br> Showrooms |  |  |  | One and one-quarter (1.25) space per <br> one thousand (1000) sq. ft. of gross <br> showroom floor area. Each store shall <br> have a minimum of four (4) spaces. | One per sixteen thousand <br> (16,000) square feet of <br> showroom floor area. Minimum <br> of two (2). | One per eight thousand <br> (8,000) square feet of <br> showroom floor area. <br> Minimum of two (2). |
| Child and Adult Day <br> Care | One (1) space for each staff member plus <br> 1 space for each ten (10) children/adults <br> if adequate drop-off facilities are <br> provided. Adequate drop-off facilities <br> must allow a continuous flow of vehicles <br> which can safely load and unload <br> children/adults. Compliance with this <br> requirement shall be determined by the <br> review authority. |  |  |  |  |  |  |
| Hotel and Motel | One (1) space for each room or suite and <br> one (1) space per manager s unit. <br> Hotel/motel banquet and meeting rooms <br> shall provide six (6) spaces for each <br> thousand (1000) square feet of seating <br> area. Restaurants are figured separately. | One (1) per ten (10) rooms. <br> Minimum of two (2). | One (1) per thousand (1,000) <br> square feet of banquet and <br> meeting room space. <br> Minimum of two (2). |  |  |  |  |


| TABLE 38.01 |  |  |  |
| :---: | :---: | :---: | :---: |
| Use | Required Motor Vehicle Parking Spaces | Minimum Required LongTerm Bicycle Spaces | Minimum Required ShortTerm Bicycle Spaces |
| Markets, Shopping Centers and Large Retail/Wholesale Outlets | Less than 15,000 sq. $\mathrm{ft}=3.5$ spaces for each 1000 sq . ft. of gross floor areas. 15,001 to 400,000 sq. $\mathrm{ft}=4$ spaces for each 1000 sq . ft. of gross floor area. More than $400,001 \mathrm{sq} . \mathrm{ft} .=4.5$ spaces per 1000 sq . ft. of gross floor area. | One per six thousand $(6,000)$ square feet. Maximum of five (5); minimum of one (1). | One per three thousand $(3,000)$ square feet. Maximum of ten (10) per tenant; minimum of two (2) within fifty (50) feet of each customer entrance. |
| Medical and Dental Clinics | Four (4) spaces per 1000 sq . ft. of gross floor area. | One (1) per 10,000 square feet. Minimum of two (2). | One (1) per 10,000 square feet, minimum of two (2) within fifty (50) feet of each customer entrance; plus an equal reserved area for adding spaces. |
| Ministorage | Three (3) spaces minimum or (1) space for every one hundred (100) storage units, and two (2) spaces for permanent on-site managers. | None | None |
| Mixed Uses | Shared parking standards shall be used to calculate needed parking. This calculation is based upon the gross leasable area (GLA) for each shop or business and does not include atriums, foyers, hallways, courts, maintenance areas, etc. See shared parking 18.38.180. | See individual use standards. | See individual use standards |
| Mortuaries and Funeral Parlors | One (1) space per seventy-five (75) square feet of assembly area or thirteen (13) stalls per 1000 sq . ft. | One (1) | Two (2) |
| Offices, General | Gross floor area up to 2000 sq. $\mathrm{ft}=$ One <br> (1) space for each 250 sq . ft. <br> Gross floor area between 2001 to 7500 <br> sq. ft. $=$ One (1) space for each 300 sq. <br> ft . <br> Gross floor area between 7501 to 40,000 <br> sq. ft. $=$ One (1) space for each 350 sq. <br> ft . <br> Gross floor area of 40001 and greater $=$ One (1) space for each 400 sq . ft. | One (1) per ten thousand $(10,000)$ square feet. Minimum of two (2). | One (1) per ten thousand $(10,000)$ square feet; plus an equal reserved area for adding spaces. Minimum of two (2). |
| Offices, Government | 3.5 spaces per one thousand (1000) sq. ft . | One (1) per five thousand $(5,000)$ square feet. Minimum of two (2). | One (1) per five thousand $(5,000)$ square feet; minimum of two (2); plus an equal reserved area for adding spaces. |
| Retail Uses | Three and a half (3.5) spaces per one thousand (1000) sq. ft. | One per six thousand $(6,000)$ square feet. Maximum of five (5); minimum of one (1). | One per three thousand $(3,000)$ square feet. Maximum of ten (10) per tenant; minimum of two (2) within fifty (50) feet of each customer entrance. |
| Service Station | Three and a half (3.5) spaces per one | None. | None |


| TABLE 38.01 |  |  |  |
| :---: | :---: | :---: | :---: |
| Use | Required Motor Vehicle Parking Spaces | Minimum Required LongTerm Bicycle Spaces | Minimum Required ShortTerm Bicycle Spaces |
| (mini-marts are retail uses) | thousand (1000) sq. ft. g.f.a. or 1 space per 300 sq . ft. |  |  |
| Warehouse, Distribution | 1 space for each thousand (1000) sq. ft. or 1 space for each employee. | One (1) per forty thousand $(40,000)$ square feet or one (1) per forty (40) employees. Minimum of one (1). | None. |
| Warehouse Storage | Gross Floor area of 0-10,000 sq. ft. $=$ One <br> (1) space for each one thousand (1000) sq. ft. <br> Gross floor area between 10,001-20,000 sq. ft . $=$ ten (10) spaces plus .75 space for each additional one thousand (1000) sq. ft. beyond ten thousand $(10,000)$ sq. ft. <br> Over 20,000 sq. ft. = eighteen (18) spaces plus .50 for each additional 1000 sq. ft. beyond 20,000 sq. ft., or 1 space for each employee. | One (1) plus one (1) for each eighty thousand $(80,000)$ square feet above sixty-four thousand $(64,000)$ square feet; or one (1) per forty (40) employees. Minimum of one (1). | None |
| INDUSTRIAL |  |  |  |
| Manufacturing | One (1) for each two (2) employees on the largest shift, with a minimum of two (2) spaces. | One (1) for each thirty (30) employees on largest shift. Minimum of two (2). | One (1) for each thirty (30) employees on largest shift. Minimum of two (2). |
| INSTITUTIONAL |  |  |  |
| Beauty Salons/ Barber Shops, Laundromats/Dry Cleaners, and Personal Services |  | One per six thousand $(6,000)$ square feet. Minimum of one (1). | One per three thousand $(3,000)$ square feet. Minimum of two (2). |
| Educational Facilities (to include business, vocational, universities, and other school facilities). |  | One (1) per five (5) auto spaces. Minimum of two (2) | One (1) per five (5) auto spaces. Minimum of four (4). |
| Elementary and Middle School | One (1) stall per twelve (12) students of design capacity. | One (1) per classroom. | Three (3) per classroom. |
| Farmers Market |  | None | One (1) per ten (10) auto stalls. Minimum of ten (10). |
| High School | One (1) space per classroom and office, plus one (1) space for each four (4) students that are normally enrolled and are of legal driving age. Public assembly areas, such as auditoriums, stadiums, etc that are primary uses may be considered a separate use. | One per five (5) classrooms, plus one (1) for each forty (40) students (may also require one (1) per four thousand five hundred $(4,500)$ assembly seats). Minimum of two (2). | One per five (5) classrooms, plus one (1) for each forty (40) students (may also require one (1) per four thousand five hundred $(4,500)$ assembly seats). Minimum of four (4). |


| TABLE 38.01 |  |  |  |
| :---: | :---: | :---: | :---: |
| Use | Required Motor Vehicle Parking Spaces | Minimum Required LongTerm Bicycle Spaces | Minimum Required ShortTerm Bicycle Spaces |
| Hospitals, Sanitariums, Nursing Homes, Congregate Care, Rest Homes, Hospice Care Home and Mental Health Facilities. | One (1) for each two (2) regular beds, plus one (1) stall for every two (2) regular employees on the largest shift. | One (1) per thirty (30) beds, plus one (1) per thirty (30) employees on largest shift. Minimum of two (2). | One (1) per thirty (30) beds, plus one (1) per thirty (30) employees on largest shift. Minimum of two (2). |
| Libraries and Museums | One (1) space per three hundred (300) square feet of public floor area or 3.3 spaces per thousand (1000) sq. ft. Six (6) stalls either on-site or on-street directly adjacent to the property. The Director may allow pervious-type parking surfaces. | One (1) per six thousand $(6,000)$ square feet of public floor area. Minimum of two (2). | One (1) per one thousand five hundred $(1,500)$ square feet of public floor area. Minimum of four (4). |
| Marinas |  | Minimum of four (4). | One (1) per ten (10) auto stalls. Minimum of four (4). |
| Other Facilities Not Listed |  | None | One (1) per twenty-five (25) auto stalls. Minimum of two (2). |
| Park-N-Ride Lots and Public (Parking) Garages |  | One (1) per fifteen (15) auto stalls Minimum of four (4) | Two (2). |
| Parks |  | None | One (1) per five (5) auto stalls. Minimum of four (4). |
| Transit Centers |  | Ten (10). | Ten (10). |
| PLACES OF ASSEMBLY |  |  |  |
| Passenger Terminal Facilities | One (1) space for each one hundred (100) square feet of public floor area or ten (10) spaces per thousand (1000) sq. ft. | Minimum of ten (10) | Minimum of ten (10) |
| Place of Worship | One (1) space per four (4) seats. When individual seats are not provided, one (1) space for each six (6) feet of bench or other seating. The Director may use a ratio of six (6) stalls/ 1000 sq . ft. of assembly area where seats or pews are not provided or when circumstances warrant increased parking; e.g., large regional congregations which attract a large congregation or one which has multiple functions. See shared parking. 18.38.180 | One (1) per 10,000 square feet of gross floor area. | One (1) per 160 seats or 240 lineal feet of bench or other seating, and one (1) per 6,000 square feet of assembly area without fixed seats. Minimum of four (4). |
| Private Clubs or Lodges (does not include health clubs or retail warehouse) | Six (6) spaces per thousand (1000) sq. ft. | One (1) per 6,000 square feet. Minimum of one (1). | One (1) per 6,000 square feet. Minimum of two (2). |


| TABLE 38.01 |  |  |  |
| :---: | :---: | :---: | :---: |
| Use | Required Motor Vehicle Parking Spaces | Minimum Required LongTerm Bicycle Spaces | Minimum Required ShortTerm Bicycle Spaces |
| Theater and Auditorium | One (1) space for each four and a half (4.5) fixed seats. If the theater or auditorium is a component of a larger commercial development the above parking standard may be modified to account for shared parking as provided in Section 18.38.180 of this Code | One (1) per 450 fixed seats. Minimum of one (1). | One (1) per 110 fixed seats. Minimum of four (4). |
| Theater and Auditorium without fixed seats | One (1) space for each three (3) permitted occupants. Maximum building occupancy is determined by the Fire Marshal. | One (1) per 300 permitted occupants. Minimum of one (1). | One (1) per 75 permitted occupants. Minimum of four (4). |
| RECREATION/AMUSEMENT |  |  |  |
| Bowling Alleys | Five (5) spaces for each alley. | One (1) per twelve (12) alleys. Minimum of one (1). | One (1) per four (4) alleys. Minimum of four (4). |
| Health Club | Four (4) spaces for each thousand (1000) sq. ft. | One (1) per 5,000 square feet. Minimum one (1). | One (1) per 2,500 square feet. Minimum of four (4). |
| Skating Rinks and Other Commercial Recreation | Five (5) spaces per thousand (1000) sq. ft . | One (1) per 8,000 square feet. Minimum of one (1). | One (1) per 4,000 square feet. Minimum of four (4). |
| RESIDENTIAL |  |  |  |
| Accessory Dwelling Unit | None | None | None |
| Bed and Breakfast | One (1) space in addition to space(s) required for the residential unit. | One (1) per ten (10) rooms. Minimum of one (1). | None |
| Community Club Houses |  | None | One (1) per ten (10) auto stalls. Minimum of two (2). |
| Cottage Housing | One (1) space per unit or 1.5 space per unit if on-street parking is not available along street frontage (One (1) space per twenty (20) linear feet). | One per five (5) units, or one (1) per three (3) units if no on-street parking. Minimum of two (2). | One per ten (10) units, or one (1) per six (6) units if no on-street parking. Minimum of two (2). |
| Elder Care Home | One (1) space in addition to space(s) required for the residential unit. | Minimum of two (2). | Minimum of two (2). |
| Fraternities, Sororities and Dormitories | One (1) space for every three (3) beds, plus one (1) space for the manager. | One per fourteen (14) beds. Minimum of two (2). | Ten (10) per dormitory, fraternity or sorority building. |
| Group Home | One (1) space for each staff member plus one (1) space for every five (5) residents. Additionally, one (1) space shall be provided for each vehicle used in connection with the facility. | One (1) per ten (10) staff members plus one (1) per thirty (30) residents. Minimum of one (1). Additional spaces may be required for conditional uses. | None |
| Home Occupations | None, except as specifically provided in this table. | None | None |
| Mobile Home Park | Two (2) spaces per lot or unit, whichever | None | None |


| TABLE 38.01 |  |  |  |
| :---: | :---: | :---: | :---: |
| Use | Required Motor Vehicle Parking Spaces | Minimum Required LongTerm Bicycle Spaces | Minimum Required ShortTerm Bicycle Spaces |
|  | is greater. If recreation facilities are provided, one (1) space per ten (10) units or lots. |  |  |
| Triplex, when in a zoning district with a maximum density of twelve units per acre or less | Five (5) spaces. | None | None |
| Multifamily Dwellings | Three or more units shall provide one and one-half (1.5) off-street parking spaces per dwelling unit. Multifamily dwelling units located on HDC-4 properties, where the new project provides for the development of replacement dwelling units in a development agreement, and the project site is all or part of an area of 40 acres or more that was in contiguous ownership in 2009, are exempt from the parking requirements of this section. If parking is voluntarily provided by the property owner, then the Director shall permit such parking to be shared with parking provided for non-residential development on the property. | One (1) storage space per unit that is large enough for a bicycle. | One (1) per ten (10) units. Minimum of two (2) per building. |
| Single Family to include Duplex and Townhouse. | Two (2) spaces per unit. Note: parking spaces may be placed in tandem (behind the other). DB, CSH and RMH zone districts require one (1) space/unit. | None | None |
| Studio Apartments. | Apartments with one (1) room enclosing all activities shall provide one (1) offstreet parking space per dwelling unit | None | One (1) per ten (10) units. Minimum of two (2) per building. |
| RESTAURANT |  |  |  |
| Cafes, Bars and other drinking and eating establishments. | Ten (10) spaces per thousand (1000) sq. ft . | One per 2,000 square feet; minimum of one (1). | One per 1,000 square feet; minimum of one (1). |
| Car Hop | One (1) for each fifteen (15) square feet of gross floor area. | One per 300 square feet; minimum of one (1). | One per 150 square feet; minimum of one (1). |
| Fast Food | Ten (10) spaces per thousand (1000) square feet plus one (1) lane for each drive-up window with stacking space for six (6) vehicles before the menu board. | One per 2,000 square feet; minimum of one (1). | One per 1,000 square feet; minimum of one (1). |

Section 14. Legislative Findings of Fact. The City Council deems the recitals above to be legislative findings of fact.

Section 15. Olympia Municipal Code. Copies of the Olympia Municipal Code are and shall be retained on file with the office of the City Clerk.

Section 16. Corrections. The City Clerk and codifiers of this Ordinance are authorized to make necessary corrections to this Ordinance, including the correction of scrivener/clerical errors, references, ordinance numbering, section/subsection numbers and any references thereto.

Section 17. Severability. If any provision of this Ordinance or its application to any person or circumstance is held invalid, the remainder of the ordinance or application of the provisions to other persons or circumstances shall remain unaffected.

Section 18. Ratification. Any act consistent with the authority and prior to the effective date of this Ordinance is hereby ratified and affirmed.

Section 19. Effective Date. This Ordinance shall take effect five (5) days after publication, as provided by law.

## MAYOR

## ATTEST:

## CITY CLERK

## APPROVED AS TO FORM:

## CITY ATTORNEY

## PASSED:

## APPROVED:

## PUBLISHED:


[^0]:    RM $24=$ Residential Multifamily -24
    

