Council Business Meeting

Agenda Item	Public Hearing and First Reading of Amendments to Open Space Standards			
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SUMMARY

The City Council is being asked to review the proposed amendments to the open space standards for new housing development, to hold a public hearing on the amendments, and to take action on first reading of the amendments.

The open space standards apply to new multifamily housing, attached single-family housing, and subdivisions of ten or more units. The bulk of the work involved in the proposed amendments was consolidating the open space standards in one section and clarifying existing requirements and definitions. Several new standards are proposed concerning minimum open space dimensions, slope, location, utility vaults in open spaces and credits for proximity to an existing public park. The Planning Commission also recommended deleting the density bonus for major recreational facilities.

The project objectives are:

- 1) to provide clear open space standards for applicants, residents and neighbors
- 2) to provide clear standards for the development review process by the Planning Commission
- 3) to improve the function of common open space for residents of housing developments.

There are two ordinances included in the amendments. The first ordinance (Ord. 3190) includes the primary and substantive changes to the open space standards. The second ordinance (Ord. 3191) is focused on consistent use of terminology related to open space throughout Ashland Municipal Code (AMC) Title 18 Land Use.

The Planning Commission held public hearings at the <u>April 28, 2020</u>, <u>May 26, 2020</u> and <u>July 28, 2020</u> meetings and unanimously recommended approval of the attached ordinances at the July 28, 2020 meeting. The Planning Commission did not receive any oral or written testimony at the public hearings. The Planning Commission initiated the legislative amendment to amend the open space standards at the <u>October 22, 2019</u> meeting. The project web page includes the meeting materials and minutes <u>www.ashland.or.us/openspace</u>.

The proposed amendments are scheduled for a public hearing for a legislative amendment to the AMC Title 18 Land Use. The amendments are scheduled for first reading should the Council decide to approve the proposal.

POLICIES, PLANS & GOALS SUPPORTED

The proposed update of the open space standards addresses adopted City policies and is consistent with the *Climate and Energy Action Plan (CEAP)* and *Ashland Comprehensive Plan*.

The CEAP includes strategies that address the role of natural ecosystems such as forests and wetlands in capturing and storing carbon. The plan identifies proper management of the ecosystems as a way to optimize carbon sequestration and minimize risk from potential emissions from wildfires. The strategy and actions



from the CEAP related to using private open space to preserve natural features such as streams and wetlands are included below.

Strategy NS-1. Promote ecosystem resilience.

NS-1-4. Map and protect areas that provide ecosystem services, such as remnant spring, wetland, and late successional forest habitats, through improved public lands management/ownership and promotion of conservation easements and private open spaces. This action focuses on identifying and prioritizing the protection of the most important elements of the local ecosystem through public ownership and conservation easements.

The CEAP also includes strategies that address the role of the built environment in energy efficiency and conservation, as well as preparing and adapting buildings for a changing climate. Since open space in new development is outdoors, this typically involves the amount of water used by landscaping, the installation of paved surfaces and as discussed above, the preservation of natural features such as streams and wetlands.

Strategy NS-2. Manage and conserve community water resources. NS-2-1. Evaluate the value and potential for incentives for practices that reduce use of potable water for non-potable purposes and recharge ground water.

Strategy PHSW-1. Manage ecosystems and landscapes to minimize climate-related health impacts. PHSW-1-1. Promote the expansion of tree canopy in urban heat islands or areas that need air conditioning such as schools.

Strategy PHSW-3. Minimize public health impacts. PHSW-3-2. Identify and minimize potential urban heat impacts.

The Ashland Comprehensive Plan (Plan) addresses private open spaces in Chapter IV Environmental Resources and Chapter VIII Parks, Open Spaces and Aesthetics. The Plan also addresses water conservation. The following goals and policies from these chapters address the retention and preservation of natural features in private open spaces, the role private open spaces in supplementing the public park system and reducing water use for irrigation. The goals and polices from the Ashland Comprehensives Plan related to private open space are included below.

Chapter IV Environmental Resources

GOAL: To protect life and property from flooding and flood hazards and manage the areas subject to flooding to protect the public's interest.

POLICIES: 28) In flood prone areas, allow alternatives to urban development, such as agriculture, open space, parks, wildlife habitat, natural areas and recreational uses through the physical and environmental regulations in the City code.

GOAL: To preserve existing wildlife habitats and natural areas within the city wherever possible.

POLICIES: 43) As a means to provide habitat, implement an open space programs that will: 1) ensure open space, 2) protect scenic and natural resources for future generations and 3) promote a healthy and visually attractive environment in harmony with the natural landscape.

Chapter VIII Parks, Open Spaces and Aesthetics

8.15 Goal: To provide the people of Ashland with a variety, quantity and quality of parks, park facilities, open spaces, trails, and visual resources sufficient for their needs.

POLICIES: 5) Encourage the development of private common open space areas in new residential developments to offset the demand for additional public parks.



Chapter XI. Energy, Air and Water Conservation

GOAL: The city shall strive, in every appropriate way, to reduce energy consumption within the community. Water conservation and air quality enhancement should also be promoted programs should emphasize greater efficiency in end use, rather than sacrifices in living standards.

POLICIES: 7) c) Irrigation is a large water usage and it also can be accomplished with lower quality water. Therefore, water conservation efforts shall be directed toward an overall reduction of water usage (conservation) and substitution of lower quality water for outdoor irritation.

PREVIOUS COUNCIL ACTION

The City Council has not had previous action on this agenda item.

BACKGROUND AND ADDITIONAL INFORMATION

1. Public Meetings

The Planning Commission initiated the legislative amendment to amend the open space standards at the <u>October 22, 2019</u> meeting. The Ashland Municipal Code (AMC) allows the Commission to initiate a Type III legislative action by motion (see code excerpt below).

18.5.1.070 Type III (Legislative Decision)

Type III actions are reviewed by the Planning Commission, which makes a recommendation to City Council. The Council makes final decisions on legislative proposals through enactment of an ordinance.

A. Initiation of Requests. The City Council, Planning Commission, or any property owner or resident of the city may initiate an application for a legislative decision under this ordinance. Legislative requests are not subject to the 120-day review period under subsection 18.5.1.090.B (ORS 227.178).

The Planning Commission held public hearings at the <u>April 28, 2020</u>, <u>May 26, 2020</u> and <u>July 28, 2020</u> meetings and unanimously recommended approval of the attached ordinances at the July 28, 2020 meeting. One written comment was sent to staff in June 16, 2020 and it is included in the record. The Planning Commission did not receive any oral or written testimony at the public hearings. Prior to the public hearings, the Planning Commission discussed amendments to the open space standards at five public meetings including January 22, 2019, March 26, 2019, August 27, 2019, October 22, 2019 and February 25, 2020.

The Planning Commission began reviewing the open space standards because of difficulties in applying the standards to several planning applications for housing developments in the multifamily zones. In addition, each year the Commission has an annual retreat and visits completed projects. The Commission observed the finished open spaces on the site visits and noted reoccurring problems with the design and functionality of the open spaces. Finally, staff continues to receive questions from development and design professionals regarding the open space standards.

The proposed amendments to the open space standards were sent to residential development professionals including planners, design professionals, building contractors and developers. The message included an invitation to contact staff with questions, comments or concerns and also offered to have a group discussion with staff to discuss the proposed amendments. Subsequently, staff did not receive any inquiries regarding the proposed amendments.

2. Proposed Amendments

The proposal includes a series of amendments to the Ashland Municipal Code (AMC) Title 18 Land Use to clarify the open space standards for multifamily and single-family housing developments. There are two ordinances included in the amendments.

The first ordinance includes the primary and substantive changes to the open space standards. The first ordinance is titled "AN ORDINANCE AMENDING CHAPTERS 18.2.5, 18.3.9, 18.4.2, 18.4.4, 18.4.6 AND

18.6 OF THE ASHLAND LAND USE ORDINANCE TO AMEND THE OPEN SPACE STANDARDS."

The second ordinance is focused on consistent use of terminology related to open space through Title 18 Land Use. The second ordinance is titled "AN ORDINANCE AMENDING CHAPTERS 18.2.2, 18.2.3, 18.2.5, 18.3.2, 18.3.4, 18.3.5, 18.3.9, 18.3.10, 18.3.11, 18.3.14, 18.4.2, 18.4.3, 18.4.4., 18.4.5, 18.4.6, 18.5.2, 18.5.3 AND 18.5.7 OF THE ASHLAND LAND USE ORDINANCE FOR CONSISTENCY IN TERMINOLOGY RELATED TO OPEN SPACE."

A more detailed outline of the proposed amendments to the open space standards is included below.

Ordinance 1 (#3190)

The open space area and design standards are consolidated in one section in AMC 18.4.4 Landscaping, Lighting, and Screening. Currently, the standards are located two different locations including AMC 18.3.9 Performance Standards Option and PSO Overlay and AMC 18.4.2 Building Placement, Orientation, and Design

The amendments clarify that open space can be composed of common and private open space in multifamily and attached single-family housing developments and must be common open space in subdivisions of ten or more detached single-family homes. Common open space is an area that all residents of a development can use such as a lawn and picnic area, play structure, or natural area with a walking path. Private open space is an area for outdoor use by residents of an individual dwelling unit such as a deck, patio, balcony or yard.

The total amount and type of required open space is not changed in the proposed amendments. The standard continues to be eight percent of the total lot area in common and private open space in multifamily and attached single-family developments, and five percent of the total lot area in common open space in subdivisions of ten or more detached single-family homes.

The density bonus for open space remains in place and includes three revisions. First, clarification is added that cottage housing developments are not eligible for density bonuses, as a maximum density standard is already established in the cottage housing code. Second, clarification is added that multifamily and attached single-family housing developments are eligible for an open space density bonus for open space area that exceeds the required eight percent of the total lot area in open space. Third, the density bonus for major recreational facilities is deleted.

The Planning Commission recommended deleting the density bonus for major recreational facilities for three reasons. First, the major recreational facilities that are described in the current code - swimming pools, tennis courts, and playgrounds - have rarely been provided over the past three decades. Second, any major recreational facilities would be located in common open spaces and maintained by a property owner or an owners' association. Major recreational facilities can be expensive to maintain and appear to be beyond the capacity of most current day property owners or owners' associations. Third, the density bonus for major recreational facilities is challenging to define and the density bonus is based on the cost of the facility submitted with the planning application. The Planning Commission found the value of proposed major recreational facilities difficult to verify in the planning application for a multifamily development at 188 Garfield that was appealed to the City Council.

The definitions for common area, open space and yard are revised to eliminate inconsistent use of the term open space. New definitions are added for common open space, private open space and public open space or park. Other new definitions include buildable area, ground-floor dwelling unit, park, play area, and upper-floor dwelling unit. The definition of unbuildable area and buildable area are revised to correct an unintended omission in the 2015 code update.

The existing area and design standards for open space are retained in the proposed draft and include the following.

- The base density of a project is calculated using the total site area.
- Clarification is added that common open space must be either installed or bonded for before a building permit is issued, or the final survey plat is signed. Private open space must be installed prior to residents occupying the housing unit.
- Maintenance of the open space is the responsibility of the property owner or by an association of owners.
- Natural features such as wetlands and riparian areas can be incorporated into open space.
- Play areas for children are required for projects of greater than 20 units for housing developments in the multifamily zones (R-2 and R-3).
- The surface of common open space must be appropriate for human use and cannot be covered by shrubs, mulch and other ground covers in the multifamily zones (R-2 and R-3). This standard is amended in the proposed draft in two ways: 1) to provide flexibility and allow 50 percent of the site to be covered by shrubs, mulch and other ground covers if the open space is designed so that residents can use the common open space (e.g., trail or sitting area near a natural feature or garden area), and 2) the surfaces suitable for human use is expanded to include durable lawn alternatives to address water conservation and climate policies.

Adjustments and additions to the area and design standards for open space include the following.

- Multifamily and attached single-family housing developments of 10 or more dwelling units must include at least half of the open space area as common open space. Currently the existing code does not clearly specify the threshold or amount of common open space for multifamily and attached single-family housing.
- A credit for up to 50 percent of the common open space is available for housing developments in the multifamily zones (R-2 and R-3) that are within 1/8 of a mile of an existing public park.
- Minimum dimensional standards for common and private open space are identified.
- Common open space cannot be located in a yard that abuts a public street.
- Common open space that includes active use areas must be located on slopes less than five percent.
- Clarification is added that structures such as gazebos and decks can be located in common open space.
- Areas occupied by utility vaults and pedestals cannot be counted as open space area.
- Fencing on the perimeter of common open space can be up to four feet in height, except for fencing located in a front yard area or on the perimeter of the development.
- Private open space in multifamily and attached single-family housing developments has to be accessed directly by a door from the dwelling unit the private open space serves.
- Ground-floor private open space must be more than 12 feet from refuse and recycling disposal areas.
- Walkways and storage space cannot be counted as private open space.

Note: The design standards for private open spaces only apply to new multifamily and attached singlefamily housing developments that elect to count private open spaces towards the required open space area. The private open space design standards will not apply to existing private open spaces, new



private open spaces that are not counted in the required open space, or private open spaces in subdivisions of detached single-family homes.

Ordinance 2 (#3191)

The draft amendments include a second ordinance that has minor edits and corrections to terminology throughout Title 18 Land Use to provide consistency in the use of the terms open space and parks. The edits primarily consistent of distinguishing common open space, private open space, public open space or parks, and the use of open space as a general term. The changes in the second ordinance are highlighted in yellow.

The second ordinance was reviewed by a subcommittee of three Planning Commissioners and the attached ordinance reflects the recommendations of the subcommittee.

3. Review Procedure

Ashland Municipal Code (AMC) 18.5.9.020.B permits legislative amendments to meet changes in circumstances and conditions.

Applications for Plan Amendments and Zone Changes are as follows:

- **B.** Type III. It may be necessary from time to time to make legislative amendments in order to conform with the Comprehensive Plan or to meet other changes in circumstances or conditions. The Type III procedure applies to the creation, revision, or large-scale implementation of public policy requiring City Council approval and enactment of an ordinance; this includes adoption of regulations, zone changes for large areas, zone changes requiring comprehensive plan amendment, comprehensive plan map or text amendment, annexations (see chapter 18.5.8 for annexation information), and urban growth boundary amendments. The following planning actions shall be subject to the Type III procedure.
 - 1. Zone changes or amendments to the Zoning Map or other official maps, except where minor amendments or corrections may be processed through the Type II procedure pursuant to subsection 18.5.9.020.A, above.
 - 2. Comprehensive Plan changes, including text and map changes or changes to other official maps.
 - 3. Land Use Ordinance amendments.
 - 4. Urban Growth Boundary amendments.

FISCAL IMPACTS

The review of development proposals, including the open space, is currently part of the workflow for Planning Division staff. The amendments to the open space standards are not expected to impact existing workload, but rather anticipated to increase the efficiency of the City's residential land use review and approval process.

STAFF RECOMMENDATION

Staff recommends adoption of the amendments to the open space standards as recommended by the Planning Commission. The attached ordinances reflect the Planning Commission recommendation.

ACTIONS, OPTIONS & POTENTIAL MOTIONS

A motion for approval of first reading of the ordinances is included below should the Council decide to move the proposed ordinances to second reading as presented.

1. Motion for Approval (Planning Commission recommendation)

The attached ordinances reflect the Planning Commission recommendation.

 I move to approve first reading of an ordinance titled, "An ordinance amending chapters 18.2.5, 18.3.9, 18.4.2, 18.4.4, 18.4.6 and 18.6 of the Ashland Land Use Ordinance to amend the open space standards," and to move the ordinance to second reading at the November 17, 2020 meeting; and 2) I move to approve first reading of an ordinance titled, "An ordinance amending chapters 18.2.2, 18.2.3, 18.2.5, 18.3.2, 18.3.4, 18.3.5, 18.3.9, 18.3.10, 18.3.11, 18.4.3, 18.4.4, 18.4.5, 18.4.6, 18.5.2, 18.5.3 and 18.5.7 of the Ashland Land Use Ordinance for consistency in terminology related to open space," and to move the ordinance to second reading at the November 17, 2020 meeting.

REFERENCES & ATTACHMENTS

Attachment 1: Ordinance No. 3190 an ordinance amending chapters 18.2.5, 18.3.9, 18.4.2, 18.4.4, 18.4.6 and 18.6 of the Ashland Land Use Ordinance to amend the open space standards

Attachment 2: Ordinance No. 3191 an ordinance amending chapters 18.2.2, 18.2.3, 18.2.5, 18.3.2, 18.3.4, 18.3.5, 18.3.9, 18.3.10, 18.3.11, 18.3.14, 18.4.2, 18.4.3, 18.4.4, 18.4.5, 18.4.6, 18.5.2, 18.5.3 and 18.5.7 of the Ashland Land Use Ordinance for consistency in terminology related to open space <u>Record for Planning Action PA-L-2020-00008</u>



AN ORDINANCE AMENDING CHAPTERS 18.2.5, 18.3.9, 18.4.2, 18.4.4, 18.4.6 AND 18.6 OF THE ASHLAND LAND USE ORDINANCE TO AMEND THE OPEN SPACE STANDARDS

Annotated to show deletions and additions to the Ashland Municipal Code sections being modified. Deletions are **bold lined through**, and additions are **bold underlined**.

WHEREAS, Article 2. Section 1 of the Ashland City Charter provides:

<u>Powers of the City</u> The City shall have all powers which the constitutions, statutes, and common law of the United States and of this State expressly or impliedly grant or allow municipalities, as fully as though this Charter specifically enumerated each of those powers, as well as all powers not inconsistent with the foregoing; and, in addition thereto, shall possess all powers hereinafter specifically granted. All the authority thereof shall have perpetual succession.

WHEREAS, the above referenced grant of power has been interpreted as affording all legislative powers home rule constitutional provisions reserved to Oregon Cities. <u>City of Beaverton v. International Ass'n of Firefighters, Local 1660, Beaverton Shop</u> 20 Or. App. 293; 531 P 2d 730, 734 (1975); and

WHEREAS, the City of Ashland Planning Commission considered the above-referenced recommended amendments to the Ashland Land Use Ordinance at a duly advertised public hearings on April 28, 2020, May 26, 2020 and July 28, 2020, and following deliberations, recommended approval of the amendments by a vote of 5-0; and

WHEREAS, the City Council of the City of Ashland conducted a duly advertised public hearing on the above-referenced amendments on September 15, 2020; and

WHEREAS, the City Council of the City of Ashland, following the close of the public hearing and record, deliberated and conducted first and second readings approving adoption of the Ordinance in accordance with Article 10 of the Ashland City Charter; and

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1	W	HE	REA	AS, the City Council of the City of Ashland has determined that in order to protect and	d					
2	benefit the health, safety and welfare of existing and future residents of the City, it is necessary									
3	to amend the Ashland Land Use Ordinance in the manner proposed, that an adequate factual base									
4	exists for the amendments, the amendments are consistent with the Ashland Comprehensive Plan									
5	and	d tha	at su	ich amendments are fully supported by the record of this proceeding.						
6										
7	TH	IE I	PEC	OPLE OF THE CITY OF ASHLAND DO ORDAIN AS FOLLOWS:						
8	<u>SE</u>	СТ	ION	1. Ashland Municipal Code Title 18 Land Use is hereby amended as follows.						
9										
10				<u>12.</u> Section 18.2.5.080 [Residential Density Calculation in R-2 and R-3 Zones -						
11			rds ows	for Residential Zones] of the Ashland Land Use Ordinance is hereby amended to read	1					
12										
13			.08 nsit	0 Residential Density Calculation in R-2 and R-3 Zones ty Standard. Except density gained through bonus points under section 18.2.5.080 c	or					
14		cha	apte	r 18.3.9 Performance Standards Option and PSO Overlay, development density in						
15				2 and R-3 zones shall not exceed the densities established by this section.						
16	В.			ty Calculation.	0					
17 18		1.	ZOI	cept as specified in the minimum lot area dimensions below, the density in R-2 an R- nes shall be computed by dividing the total number of dwelling units by the acreage of project, including land dedicated to the public, and subject to the exceptions below.	of					
19 20		2.		its less than 500 square feet of gross habitable area shall count as 0.75 units for the rposes of density calculations.						
20 21 22		3.	rec	cessory residential units are not required to meet the density or minimum lot area quirements of this section. See section 18.2.3.040 for accessory residential unit indards.						
23	C.	Mi	nim	um Density.						
24		1.	Th	e minimum density shall be 80 percent of the calculated base density.						
25		2.		ceptions to minimum density standards. The following lots are totally or partially empt from minimum density standards.						
26			a.	Lots less than 10,000 sq. ft. in existence prior to the effective date of this ordinance.						
27 28			b.	Lots located within any Historic District designated within the Ashland Municipal Code.						
29 30			C.	Lots with existing or proposed conditional uses may be exempt for that portion of the property that is subject to the conditional use for calculations of the minimum base density standard.	е					
			d.	Where a lot is occupied by a single-family residence prior to January 9, 2005 (Ord.						
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1 2				2914), the single-family residence may be enlarged or reconstructed without being subject to the minimum base density standard.
3			e.	In the event that a fire or natural hazard destroys a single-family residence, such residence may be replaced without being subject to the minimum base density standard.
5 6 7			f.	Where floodplains, streams, land drainages, wetlands, and/or steep slopes exist upon the lot an exception to minimum density requirements may be obtained to better meet the standards of chapter 18.3.10 Physical and Environmental Constraints Overlay .
8 9 10			g.	A lot that is nonconforming in minimum density may not move further out of conformance with the minimum density standard. However, units may be added to the lot which bring the lot closer to conformance without coming all the way into conformance provided it is demonstrated that the minimum density will not be precluded.
11	D.	Ba	se	Densities and Minimum Lot Dimensions.
12	_			<u>2 Zone.</u> Base density for the R-2 zone shall meet the following standards:
13 14				Minimum lot area for one unit shall be 5,000 square feet, except as allowed in section 18.2.3.040 for accessory residential units.
15			b.	Minimum lot area for two units shall be 7,000 square feet.
16 17			C.	Minimum lot area for three units shall be 9,000 square feet, except that the residential density bonus in subsection 18.2.5.080.F, below, may be used to increase density of lots greater than 8,000 square feet up to three units.
18 19 20			d.	For more than three units, the base density shall be 13.5 dwelling units per acre. The permitted base density shall be increased by the percentage gained through the residential density bonus is subsection 18.2.5.080.F.
20 21		2.	<u>R-</u>	<u>3 Zone.</u> Base density for the R-3 zone shall meet the following standards:
22			a.	Minimum lot area for one unit shall be 5,000 square feet, except as allowed in section 18.2.3.040 for accessory residential units.
23			b.	Minimum lot area for two units shall be 6,500 square feet.
24			C.	Minimum lot area for three units shall be 8,000 square feet.
25 26			d.	For more than three units, the base density shall be 20 dwelling units per acre. The permitted base density shall be increased by the percentage gained through the residential density bonus is subsection 18.2.5.080.F, below.
27 28	E.		-	tions. An accessory residential unit is not required to meet density or minimum lot equirements per section 18.2.3.040.
29	F.	Re	sid	ential Density Bonus.
30		1.	Sta	ensity Bonus Points Authorized. Except as allowed under chapter 18.3.9 Performance andards Option <u>and PSO Overlay</u> , the permitted base density shall be increased only rsuant to this section.
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1	2.	Maximum Density Bonus Points. The total maximum bonus permitted shall be 60 percent.	
2	3.	Density Bonus Point Criteria. The following bonuses shall be awarded:	
3	0.	a. <i>Conservation Housing</i> . The maximum bonus for conservation housing is 15 pe	ercent
4		One hundred percent of the homes or residential units approved for development	ent,
5		after density bonus point calculations, shall meet the minimum requirements f certification as an Earth Advantage home, as approved by the Conservation D	
6		under the City's Earth Advantage program as adopted by resolution 2006-6.	
7		b. <u>Common OpenOutdoor Recreation</u> Space. The maximum bonus for provision	n of
8		<u>common openoutdoor recreation</u> space above minimum requirement established by this ordinance is ten percent. A one percent bonus shall be	3
9		awarded for each one percent of the total project area in common open s	pace
10		in excess of any common or private open space required by section 18.4 and this ordinance. The common open space shall meet the standards in	
11		section 18.4.4.070. The purpose of the density bonus for outdoor recreation	ional
12		space is to permit areas that could otherwise be developed as a recreation amenity. It is not the purpose of this provision to permit density bonuses	
13		incidental open spaces that have no realistic use by project residents on	a
14		day-to-day basis. One percent increased density bonus for each percent project dedicated to outdoor recreation space beyond the minimum	of the
15		requirement of this ordinance.	
16		c. Major Recreational Facilities. The maximum bonus for provision of major	
17		recreational facilities is ten percent. Density bonus points shall be award the provision of major recreational facilities, such as tennis courts, swim	
18		pools, playgrounds, or similar facilities. For each one percent of the total	Ļ
19		project cost devoted to recreational facilities, a six percent density bonus be awarded to a maximum of ten percent. Total project cost shall be define	
20		the estimated sale price or value of each residential unit times the total n	umber
21		of units in the project. Estimated value shall include the total market valu the structure and land. A qualified architect or engineer using current co	
22		recreational facilities shall estimate the cost of the recreational facility fo	
23		review and approval.	
24		dc. Affordable Housing. The maximum bonus for affordable housing is 35 percent. Developments shall receive a density bonus of two units for each affordable housing.	
25		unit provided. Affordable housing bonus shall be for residential units that are	0
26		guaranteed affordable in accord with the standards of section 18.2.5.050.	
27	SECT	TON 3. Section 18.3.9.050 [Performance Standards for Residential Developments -	
28 20	Perfor	mance Standards Option and PSO Overlay] of the Ashland Land Use Ordinance is h	ereby
29 20	amend	led as follows:	
30	18.3.9 A. Ba	3.050 Performance Standards for Residential Developments are Densities. The density of the development shall not exceed the density establis	hed
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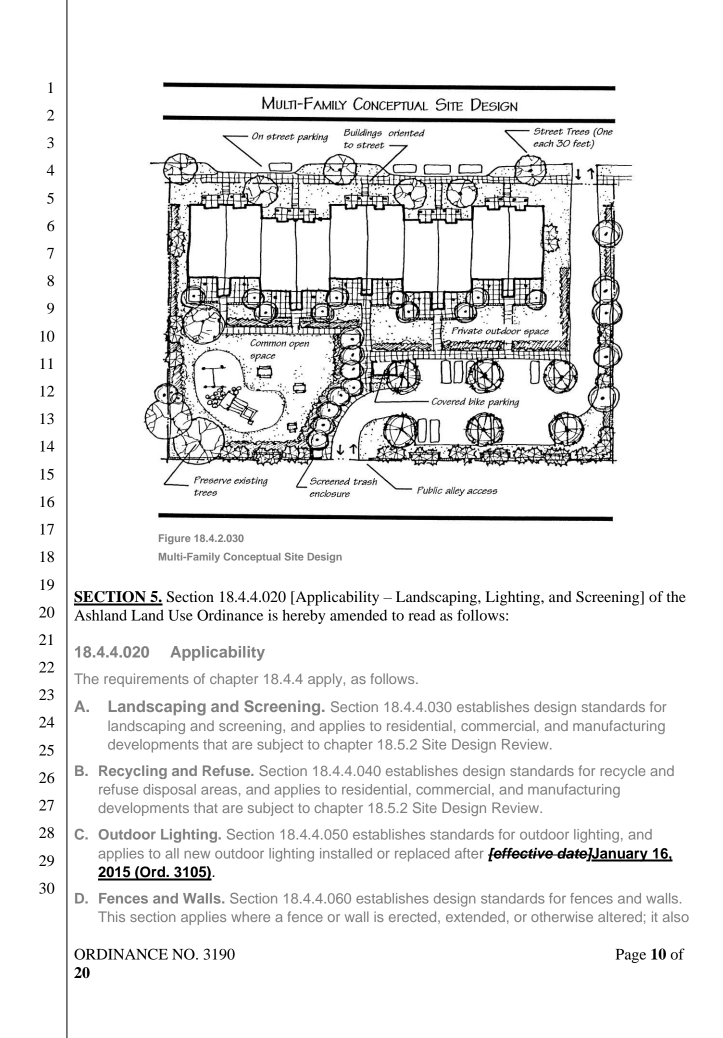
sectio 18.3.9	n, for developments other than	etermining density bonuses allowed under this n cottage housing, is as provided in Table
	Table 18.3.9.050.A.1 Base De Density Bonus with Performa	nsities for Determining Allowable ance Standards Option
	Zone	Allowable Density (dwelling units per acre)
	WR-2	0.30 du/acre
	WR-2.5	0.24 du/acre
	WR-5	0.12 du/acre
	WR-10	0.06 du/acre
	WR-20	0.03 du/acre
	RR-1	0.60 du/acre
	RR5	1.2 du/acre
	R-1-10	2.40 du/acre
	R-1-7.5	3.60 du/acre
	R-1-5	4.50 du/acre
	R-1-3.5	7.2 du/acre
	R-2	13.5 du/acre
	R-3	20 du/acre

1								
2 3		Table 18.3.9.050.A.2 Base Densities for Determining Allowable Density Bonus with Performance Standards Option						
3 4		opti			Minimum number of	Maximum number	Minimum lot size	
5			Zones	Maximum Cottage	cottages per cottage	of cottages per cottage housing	(accommodates minimum number	Maximum Floor Area
6				Density	housing development	development	of cottages)	Ratio (FAR)
7			R-1-5,	1 cottage dwelling unit per				
8			NN-1-5 NM-R-5	2,500 square feet of lot area	3	12	7,500 sq.ft.	0.35
9 10				1 cottage				
10			R-1-7.5 M-R-1-7.5	dwelling unit per 3,750 square feet of lot area	3	12	11,250 sq.ft.	0.35
12				leet of lot area				
13		3.					t to this section v	
14							ommon open spa ent of the total lot	
15			Open Spa	ace; that area is	s not subject to	bonus point cal	culations, howev	er, density
16			this subs		ea to open spa	ICE IN EXCESS OF t	he five percent re	quirea by
17	В.						ity shall be increas	*
18		percentage gained through <u>density</u> bonus points. In no case shall the density exceed that allowed under the Comprehensive Plan. The maximum density bonus permitted shall be 60						
19		percent (base density x 1.6), pursuant to the following criteria.						
20 21		 <u>Conservation Housing</u>. A maximum 15 percent bonus is allowed. One-hundred percent of the homes or residential units approved for development, after bonus point 						
21			calculation	ns, shall meet th	e minimum req	uirements for certi	fication as an Eart	h
23			•		*	nland Conservatio resolution 2006-0	n Division under th 6.	ie City' s
24		2.			<u>pen Space.</u> A m	aximum ten perce	ent bonus is allowe	d, pursuant
25			to the follo	0	en spaces mav	be provided in the	e form of natural ar	eas
26			wetlar	nds, playgrounds	s, active or pass	ve recreational a	reas, and similar a	reas in
27							open space may d by subsection	be
28			18.3.9	.050.A.2. Howe	ver, for the purp	oses of awarding	density bonus poir	
29				0			common open spa bject residents will	ace is a
30				•			pen space on a da	
					-		n open space is t as individual lots	-
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1	retained in their natural state or to be developed as a recreational amenity. It is not the purpose of this provision to permit density bonuses for incidental
2	open spaces that have no realistic use by project residents on a day-to-day
3	basis. Open space provided in cottage housing developments, meeting the
4	standards of section 18.2.3.090 Cottage Housing, is not eligible for density bonus points.
5	b. Standard. Developments with fewer than ten units that provide more than two
6	percent of the project area for common open space, or for developments of ten units
7	or greater that provide more than five percent common open space, a one percent bonus shall be awarded for each one percent of the total project area in common
8	open space in excess of any common open space required by section
9	<u>18.4.4.070 and this ordinance. The common open space shall meet the</u> standards in section 18.4.4.070.
10	3. Provision of Major Recreational Facilities. A maximum ten percent bonus is
11	allowed, pursuant to the following.
12	a. Purpose. Points may be awarded for the provision of major recreational
13	facilities.
14	b. Standard. For each percent of total project cost devoted to recreational facilities, a six percent density bonus may be awarded up to a maximum of ten
15	percent bonus. Total project cost shall be defined as the estimated sale price
16	or value of each residential unit times the total number of units in the project. Estimated value shall include the total market value for the structure and land.
17	A qualified architect or engineer shall prepare the cost of the recreational
18	facility using current costs of recreational facilities.
19	 Major recreational facilities provided in cottage housing developments, meeting the standards of section 18.2.3.090 Cottage Housing, are not eligible
20	for density bonus points.
21	43. Affordable Housing. A maximum bonus of 35 percent is allowed. Developments shall
22	receive a density bonus of two units for each affordable housing unit provided.
23	Affordable housing bonus shall be for residential units that are guaranteed affordable in accordance with the standards of section 18.2.5.050 Affordable Housing Standards.
24	
25	SECTION 4. Section 18.4.2.030 [Residential Development – Building Placement, Orientation,
26	and Design] of the Ashland Land Use Ordinance is hereby amended as follows:
27	18.4.2.030 Residential Development
28	A. Purpose and Intent. For new multi-family residential developments, careful design considerations must be made to assure that the development is compatible with the
28 29	surrounding neighborhood. For example, the use of earth tone colors and wood siding will
29 30	blend a development into an area rather than causing contrast through the use of
30	overwhelming colors and concrete block walls.
	1. Crime Prevention and Defensible Space.
	ORDINANCE NO. 3190 Page 7 of 20

1 2 3 4		ć	a. <i>Parking Layout.</i> Parking for residents should be located so that distances dwellings are minimized. However, avoid designs where parking areas ar immediately abutting dwelling units because there is little or no transition to private areas. Parking areas should be easily visible from adjacent are windows.	e from public
5		k	b. Orientation of Windows. Windows should be located so that vulnerable a easily surveyed by residents.	reas can be
6 7 8 9		(c. Service and Laundry Areas. Service and laundry areas should be located they can be easily observed by others. Windows and lighting should be in to assure surveillance opportunities. Mail boxes should not be located in alcoves out of sight. Barriers to police surveillance such as tall shrubs an should be avoided.	ncorporated dark
10 11		(d. <i>Hardware.</i> Reliance solely upon security hardware in lieu of other alterna discouraged.	tives is
11 12 13		6	e. <i>Lighting.</i> Site development should utilize lighting prudently. More lighting necessarily mean better security. Lighting should be oriented so that area vulnerable to crime are accented.	
14 15 16		f	f. <i>Landscaping.</i> Plant materials such as high shrubs should be placed so th surveillance of semi-public and semi-private areas is not blocked. Thorny discourage crime activity. Low shrubs and canopy trees will allow surveill hence, reduce the potential for crime.	shrubs will
17 18	B.	stan	plicability. Except as otherwise required by an overlay zone or plan district, t ndards apply to residential development pursuant to section 18.5.2.020. See a plan of multi-family development in Figure 18.4.2.030.	•
19 20 21 22		i i i i	Accessory Residential Units. Unless exempted from Site Design Review in 1 only the following standards in Chapter 18.4.2 apply to accessory residential building orientation requirements in 18.4.2.030.C, garage requirements in 18 and building materials in 18.4.2.030.E. If an accessory residential unit is loca Historic District overlay, the standards in 18.4.2.050 also apply. See the Spec Standards for accessory residential units in section 18.2.3.040.	units: .4.2.030.D, ted in the
23 24 25	C.	shal	ilding Orientation. Residential buildings that are subject to the provisions of all conform to all of the following standards. See also, solar orientation standarts: tion 18.4.8.050.	
26 27 28		s F	Building Orientation to Street. Dwelling units shall have their primary orientat street. Where residential buildings are located within 20 feet of a street, they primary entrance opening toward the street and connected to the right-of-way approved walkway.	shall have a
29 30		(Limitation on Parking Between Primary Entrance and Street. Automobile circ off-street parking is not allowed between the building and the street. Parking be located behind buildings, or on one or both sides.	
		3. <u>I</u>	Build-to Line. Where a new building is proposed in a zone that requires a bui	ld-to line or
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1 2		maximum front setback yard, except as otherwise required for clear vision at intersections, the building shall comply with the build-to line standard.
2	D.	Garages. The following standards apply to garages, carports, canopies, and other permanent and temporary structures used for parking or storing vehicles, including those
4		parking and vehicle storage structures accessory to detached single-family dwellings. The
5		standards are intended to balance residents' desire for a convenient, safe, and private vehicle access to their homes with the public interest in maintaining safe and aesthetically
6		pleasing streetscapes. The standards therefore promote pedestrian safety and visibility of public ways, while addressing aesthetic concerns associated with street-facing garages. For
7 8		the purpose of this subsection, a garage opening is considered to be facing a street where the opening is parallel to or within 45 degrees of the street right-of-way line.
9 10		1. <u>Alleys and Shared Drives</u> . Where a lot abuts a rear or side alley, or a shared driveway, including flag drives, the garage or carport opening(s) for that dwelling shall orient to the alley or shared drive, as applicable, and not a street.
11 12		2. <u>Setback for Garage Opening Facing Street</u> . The minimum setback for a garage (or carport) opening facing a street is 20 feet. This provision does not apply to alleys.
13 14	E.	Building Materials. Building materials and paint colors should be compatible with the surrounding area. Very bright primary or neon-type paint colors, which attract attention to the building or use, are unacceptable.
15 16	F.	Streetscape. One street tree chosen from the street tree list shall be placed for each 30 feet of frontage for that portion of the development fronting the street pursuant to subsection 18.4.4.030.E.
17 18	G.	Landscaping and Recycle/Refuse Disposal Areas. Landscaping and recycle/refuse disposal areas shall be provided pursuant to chapter 18.4.4.
19 20	Н.	Open Space. Residential developments that are subject to the provisions of this chapter shall conform to all of the following standards. Common and/or private open space are required to be provided pursuant to section 18.4.4.070.
21 22		1. <u>Recreation Area</u> . An area equal to at least eight percent of the lot area shall be dedicated to open space for recreational use by the tenants of the development.
23 24		 <u>Surfacing</u>. Areas covered by shrubs, bark mulch, and other ground covers that do not provide suitable surface for human use may not be counted towards this requirement.
25		3. Decks and Patios. Decks, patios, and similar areas are eligible for open space.
26		4. <u>Play Areas</u> . Play areas for children are required for projects of greater than 20
27		units that are designed to include families. Play areas are eligible for open space.
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29 20		
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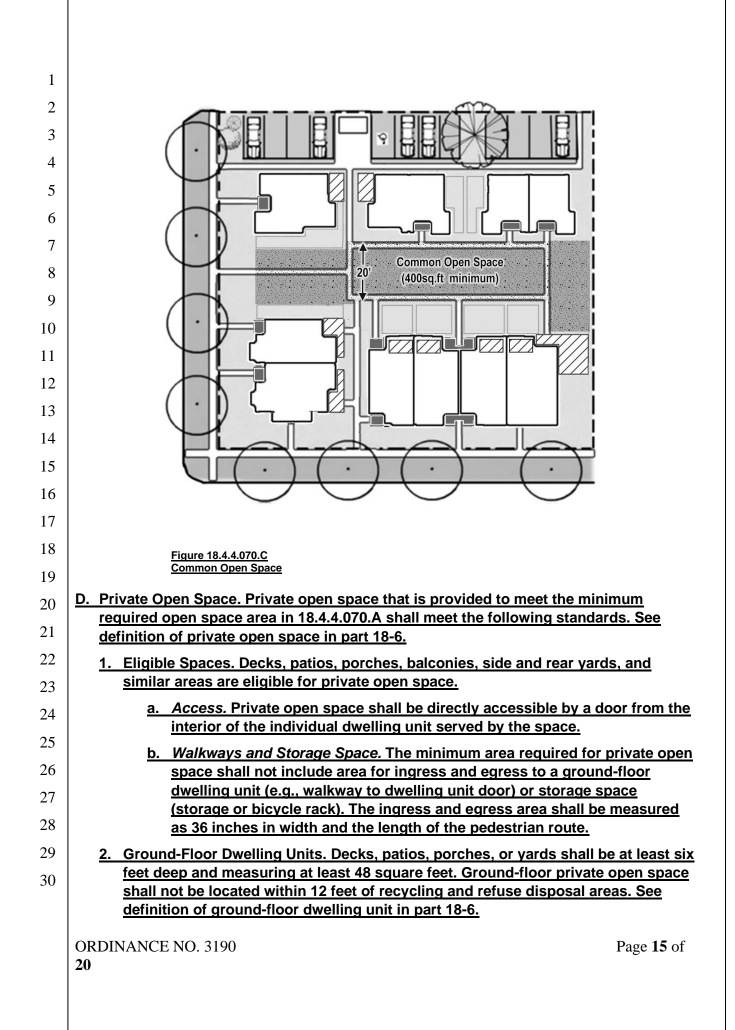


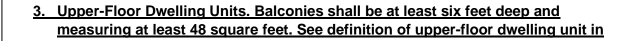
1	applies to hedges and screen planting and situations where this ordinance requires
2	screening or buffering.
3	E. Open Space. Section 18.4.4.070 establishes standards for open space, and applies to residential developments that are subject to chapter 18.5.2 Site Design Review and/or
4	18.3.9 Performance Standards Option and PSO Overlay. Certain sections of this
5	ordinance require common and/or private open space as part of review under chapter 18.5.2. Site Design Review or chapter 18.3.9 Performance Standards Option and PSO
6	Overlay. Certain other sections allow common open space to be provided in order to
7	obtain density bonuses. All those section reference 18.4.4.070, which establishes
8	standards for common and private open space.
9	EF. Exceptions and Variances. Requests to depart from the landscaping and screening requirements in section 18.4.4.030, recycling and refuse requirements in 18.4.4.040, and
10	outdoor lighting in section 18.4.4.050 are subject to subsection 18.5.2.050.E Exception to the Site Development and Design Standards. Requests to depart from the fence and wall
11	requirements in section 18.4.4.060 are subject to chapter 18.5.5 Variances.
12	
13	SECTION 6. Subsection 18.4.4.060.B.1 [Landscaping, Lighting, and Screening – Fences and
14	Walls – Design Standards – Height] is added to the Ashland Land Use Ordinance as follows.
15	18.4.4.060 Fences and Walls
16	B. Design Standards. Fences, walls, hedges, and screen planting shall meet the following
17	standards, where height is measured pursuant to subsection 18.4.4.060.B.2, below. See Figure 18.4.4.060.B.1 for illustration of maximum fence heights.
18	 Height. Fences, walls, hedges, and screen planting shall not exceed the following heights.
19 20	a. <i>Front Yard.</i> In any required front yard, not more than 3 ½ feet in height.
20	b. Rear and Side Yard. In any rear or side yard, not more than 6 ½ feet in height.
21	c. Street-Side Yard. In any rear or side yard abutting a public street, except alleys, not
22 23	more than four feet in height where located within ten feet of said street.
	d. Deer Fencing. See subsection 18.4.4.060.B.6, below.
24	e. Open Space. See maximum fence heights for common open space in
25	section 18.4.4.070, and for cottage housing in section 18.2.3.090.
26	SECTION 7. Section 18.4.4.070 Open Space [Landscaping, Lighting, and Screening] is added
27	to the Ashland Land Use Ordinance as follows.
28	
29	<u>18.4.4.070</u> Open Space A. Required Area. Table 18.4.4.070.A contains the minimum areas when common or
30	private open space is required by this ordinance. See definition of open space in part
	<u>18-6.</u>
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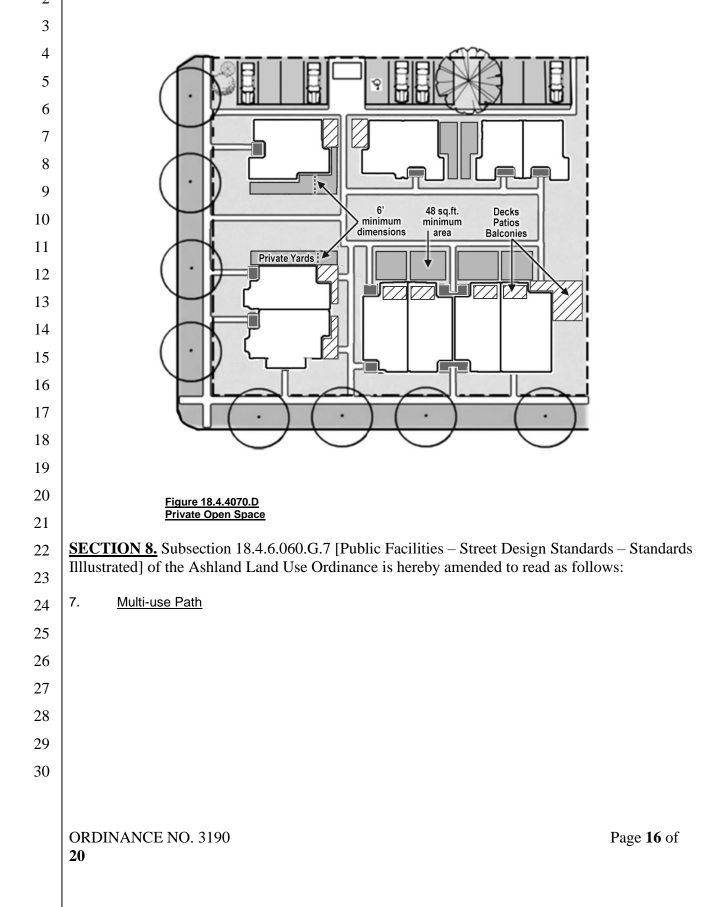
Review 9% of total lot area of 10 units or more with a base density of 10 units or more with a base density of 10 units or more area is met 18.3.9 Performance Standards Option and PSO Overlay 5% of total lot area for developments with a base density of 10 units or more 5% of total lot area for developments with a base density of 10 units or more N/A, 5% of total lot area must be common open space After 5% of total area is met for developments with area for developments with a base density of 10 units or more 18.5.2 Site Design Review and 18.3.9 Performance 8% of total lot area for developments with a base density of 10 units or more 4% of total lot area for developments with a base density of 10 units or more After 8% of total l area is met 18.5.2 Site Design Review and 18.3.9 Performance 8% of total lot area for developments with a base density of 10 units or more 4% of total lot area for developments with a base density of 10 units or more After 8% of total lot area is met 18.5.2 Site Design Review, the required open space area may be met by combin common and Private Open Space. For developments that are subject to chapter 18.5.2 Site Design Review, the required open space area may be met by combin common and private open spaces meeting the requirements of this section. 2. Density Calculation. All areas set aside for open space shall be counted for base density. The required open space is not subject to bonus point calculations. 3. Utilities. Areas occupied by utility vaults and pedestals shall not be counted in the required open space area. <		<u>Minimum Total</u> <u>Area Required for</u> <u>Open Space</u>	<u>Minimum Area</u> <u>Required for</u> <u>Common Open</u> <u>Space</u>	<u>Maximum Area</u> <u>Allowed in Private</u> <u>Open Space</u>	Density Bonus Available for Common Open Space in Excess Base Requiremen
18.3.9 Performance Standards Option and PSO Overlay 5% of total lot area for developments with a base density of 10 units or more 5% of total lot area for developments with a base density of 10 units or more NA, 5% of total lot area must be common open space developments with based density of units or more 18.5.2 Site Design Review and 18.3.2 Standards Option and PSO Overlay 8% of total lot area for developments with a base density of 10 units or more 4% of total lot area for developments with a base density of 10 units or more 4% of total lot area for developments with a base density of 10 units or more 4% of total lot area for developments with a base density of 10 units or more After 8% of total lot area is met 18.5.2 Site Design Standards Option and PSO Overlay 8% of total lot area for developments with a base density of 10 units or more 4% of total lot area for developments with a base density of 10 units or more 4fter 8% of total lot area is met 1. Common and Private Open Space. For developments that are subject to chapter 18.5.2 Site Design Review, the required open space area may be met by combini common and private open spaces meeting the requirements of this section. 2. 2. Density Calculation. All areas set aside for open space shall be counted for base density. The required open space is not subject to bonus point calculations. 3. 3. Utilities. Areas occupied by utility vaults and pedestals shall not be counted in t required open sp		8% of total lot area	for developments with a base density	for developments with a base density	<u>After 8% of total I</u> area is met
Review and 18.3.9 Performance Standards Option and PSO Overlay 8% of total lot area of total lot area with a base density of 10 units or more 4% of total lot area for developments with a base density of 10 units or more After 8% of total l area is met B. General Standards. 1. Common and Private Open Space. For developments that are subject to chapte 18.5.2 Site Design Review, the required open space area may be met by combin common and private open spaces meeting the requirements of this section. 2. Density Calculation. All areas set aside for open space shall be counted for base density. The required open space is not subject to bonus point calculations. 3. Utilities. Areas occupied by utility vaults and pedestals shall not be counted in t required open space. Common open space shall be constructed and landscaped prior to submission of the final plat or issuance of a building permit, whichever is later. The City may approve a final plat or building perm prior to completion of required common open space improvements if the applicant provides a bond by a surety authorized to do business in the State Oregon, irrevocable letter of credit from a surety or financial institution acceptable to the City, cash, or other form of security acceptable to the City.	Standards Option	for developments with a base density	for developments with a base density	area must be common open	area is met for developments wit based density of units or more <u>After 2% of total I</u> area for developments wit
 Common and Private Open Space. For developments that are subject to chapter 18.5.2 Site Design Review, the required open space area may be met by combin common and private open spaces meeting the requirements of this section. Density Calculation. All areas set aside for open space shall be counted for base density. The required open space is not subject to bonus point calculations. Utilities. Areas occupied by utility vaults and pedestals shall not be counted in trequired open space area. Timing. Common Open Space. Common open space shall be constructed and landscaped prior to submission of the final plat or issuance of a building permit, whichever is later. The City may approve a final plat or building perm prior to completion of required common open space improvements if the applicant provides a bond by a surety authorized to do business in the State Oregon, irrevocable letter of credit from a surety or financial institution acceptable to the City, cash, or other form of security acceptable to the City. 	<u>Review and 18.3.9</u> Performance Standards Option	8% of total lot area	for developments with a base density	for developments with a base density	
	18.5.2 Site	<u>Design Review, th</u> nd private open sp Iculation. All areas	e required open s aces meeting the s set aside for ope	pace area may be requirements of t n space shall be c	met by combin his section. counted for base alculations.

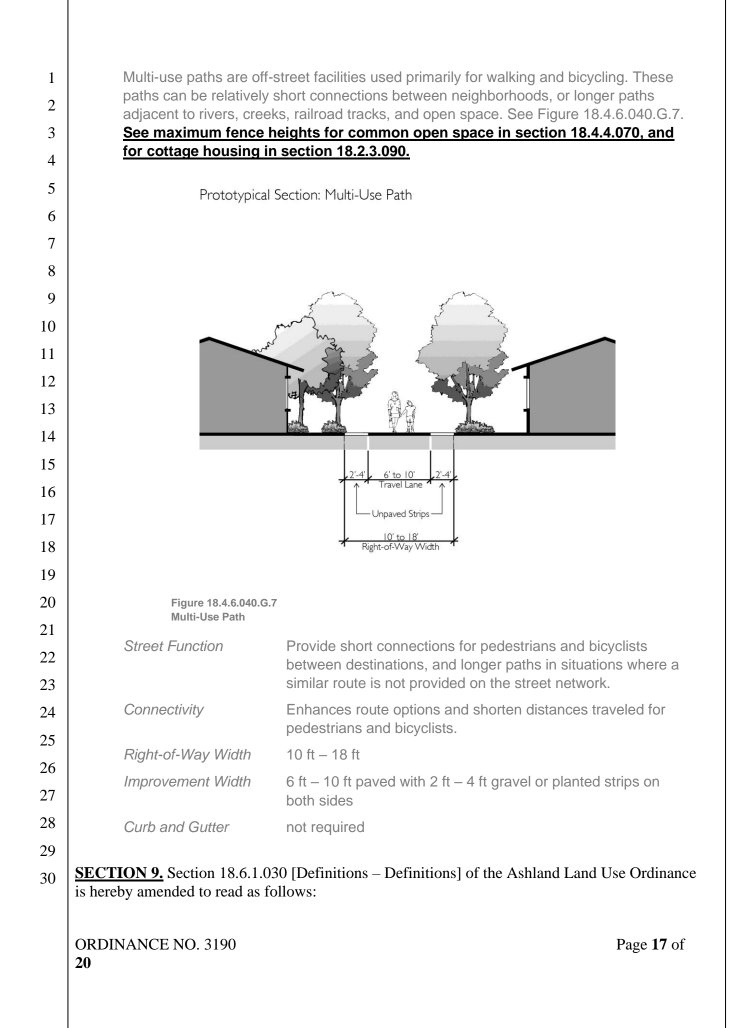
1	b. Private Open Space. Private open space shall be constructed and landscaped prior to final occupancy of the respective dwelling unit.
2	5. Ownership and Maintenance. Common open space shall be set aside as common
3	<u>area for the use of residents of the development. Maintenance of common open</u>
4	space shall be the responsibility of the property owner(s) or by an association of
5	owners (i.e., homeowners association).
	C. <u>Common Open Space. Common open space that is provided to meet the minimum</u>
6	required open space area in 18.4.4.070.A shall meet the following standards. See
7	definition of common open space in part 18-6.
8 9	1. Dimensional Standards. Common open space shall have no dimension that is less than 20 feet and a minimum area of 400 square feet, except as described below.
	a. Pedestrian Connections. Walkways and multi-use paths shall contribute
10	toward meeting the required common open space area when at least one
11	common open space is provided that meets the dimensional standards in
12	subsection 18.4.4.070.C.1, above. Pedestrian connections may be located within a required buffer or perimeter yard area. Sidewalks in the public right-
13	of-way (i.e., public street) and walkways providing access to individual units
14	may not be counted towards this requirement.
15	b. Natural Features. Common open space may include areas that provide for the
-	preservation or enhancement of natural features that meet the requirements of
16	this section and the definition of common open space. See definition of common open space in part 18-6. Natural features located in common open
17	space shall be counted toward meeting common open space requirements.
18	Natural features may be located within a required buffer or perimeter yard area.
19	2. Location. Common open space shall not be located within a required yard
20	abutting a street, except for pedestrian connections and natural features as
-	provided in subsection 18.4.4.070.C.1, above.
21	3. Slope. Common open space designed for active use, such as lawn and picnic areas, shall be located on slopes less than five percent, except for areas regulated
22	by the Building Code (e.g., walkways). Natural features designed for passive use,
23	such as riparian corridors and wetlands, may be located on slopes greater than
24	five percent.
25	4. Improvements.
26	a. Structures. Common open space may include structures and outdoor furniture
27	typically associated with outdoor recreation such as decks, gazebos, arbors, benches, and tables. Structures located in common open space shall be
28	unenclosed and uninhabitable. Unenclosed for the purpose of this subsection
	means 50 percent or more of the walls are 42 inches in height or less, but the
29	structure may be covered.
30	b. Fences and Walls. Fences, walls, hedges, and screen planting that are located
	on the perimeter of common open space shall not exceed four feet in height, except that fences in front yards and on the perimeter of the development shall
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	20 Page 13 of

1	meet the fence height requirements of section 18.4.4.060. This requirement
2	<u>shall not apply to fences located on properties adjoining but not located within</u> <u>a proposed development. See section 18.4.4.060 Fencing and Walls for fence</u>
3	permit and design standard requirements.
4	c. Landscaping. Common open space shall be landscaped in accordance with
5	<u>section 18.4.4.030 Landscaping and Screening, except for natural features as</u> provided in subsection 18.4.4.070.C.1, above.
6	5. R-2 and R-3 Zones. In addition to the standards in subsection 18.4.4.070.C, above,
7	<u>common open space in the R-2 and R-3 zones shall meet the following</u> requirements.
8	a. Surfacing. A minimum of 50 percent of the common open space must be
9	<u>covered in suitable surfaces for human use, such as lawn areas, durable lawn</u>
10	alternatives, recreational fields, or courts. Up to 50 percent of the common
11	<u>open space may be covered by shrubs, mulch, and other grounds covers that</u> do not provide suitable surfaces for human use if the area is usable for the
12	intended residents, such as community gardens or a natural feature with
13	benches and walking paths.
14	b. Play Areas. Play areas for children are required for projects of greater than 20 units that are designed to include families. Play areas are eligible for common
15	open space.
16	c. Credit for Proximity to a Park. A credit of up to 50 percent for common open
17	<u>space may be granted when the development is located within one-eighth of a</u> mile walking distance of an existing public park. Distance from the
18	development to the park shall be measured from the lot line via a sidewalk,
19	multi-use path or pedestrian way located in a public right-of-way or public
20	pedestrian easement.
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1	Buildable Area. That portion of an existing or proposed lot that can be built upon.
2	
3	Common Area. Land jointly owned by an association of owners or permanently designated for the use of all residents of a development to that includes shared site facilities and
4	amenities such as open space, landscaping, streets, driveways, parking, loading
5	<u>areasor recreation, recycling and refuse disposal areas, and storage structures (e. g.,</u> may be managed by a homeowners' association).
6	
7	Ground-Floor Dwelling Unit. A residential unit with the entrance, front or rear, that is
8	within five feet of the finished grade. The distance to finished grade is measured
9	vertically at a right angle from the doorsill to the finished grade.
10	
11	Open Space. A common area designated on the final plans of the development,
12	permanently set aside for the common use of the residents of the development. Open space area is landscaped and/or left with a natural vegetation cover, and does not
13	include thoroughfares, parking areas, or improvements other than recreational
14	facilities. Land or water with its surface predominately open to the sky or predominantly undeveloped unless otherwise specified, that is designated or set
15	aside to serve the purpose of providing park and recreation activities, conserving
16	natural resources, collecting and treating storm water, providing amenity space for
10	private developments, or creating a pattern of development. Open space does not include thoroughfares, parking areas or improvements other than recreational
-	facilities areas such as streets, driveways, parking, loading areas, recycling and
18	refuse disposal areas, and storage structures.
19	 <u>Common Open Space. An area for the use or enjoyment of all residents of a</u> development (e.g., multifamily dwelling units) or subdivision such as recreational
20	areas or facilities, lawn and picnic areas, community gardens, and natural areas
21	with benches, seating areas, or walking paths.
22	- Private Open Space. An area intended for private outdoor use by residents of an
23	<u>individual dwelling unit. Private open space includes decks, patios, porches, balconies, side and rear yards, and similar areas.</u>
24	- Public Open Space or Park. An area owned or managed by a public or private
25	agency and maintained for the use and enjoyment of the general public. Examples
26	of public open space include public parks and recreation facilities, trail easements and systems, nature preserves, public plazas, and other public outdoor meeting
27	areas.
28	
29	Park. See definition of Public Open Space.
30	
	Play Area. A piece of land specifically designed for and equipped to enable children to
	play outdoors.
	ORDINANCE NO. 3190 Page 18 of 20

1	
1	Upper-Floor Dwelling Unit. A residential unit with the entrance, front or rear, that is more
2	than five feet above the finished grade. The distance from finished grade is measured
4	vertically at a right angle from finished grade to the doorsill.
5	
6	Unbuildable Area. All areas outside of building envelopes and within open space. That portion of an existing or proposed lot that building upon is restricted by regulations.
7	Unbuildable area includes but is not limited to required yards, easements, and Flood
, 8	Plain Corridor, Hillside, and Severe Constraints Lands as classified in section 18.3.10.060. For the purposes of implementing chapter 18.4.8 Solar Access,
9	unbuildable area does not include a required solar setback area.
10	
11	Yard. An open space on outdoor area of a lot which is unobstructed by a structure, except as allowed in section 18.2.4.050 Yard Requirements and General Exceptions, and
12	measured from a lot line to the nearest point of a building. May also be an area defined by
13	required setbacks (e.g., between a building or structure and nearest property line).
14	 Yard, Front. A yard between side lot lines and measured horizontally at right angles to the front lot line from the front lot line to the nearest point of the building.
15	- Yard, Side. An open spaceyard between the front and rear yards measured
16	horizontally and at right angles from the side lot line to the nearest point of the building.
17 18	 Yard, Rear. A yard between side lot lines and measured horizontally at right angles to the rear yard line from the rear yard line to the nearest point of the building.
19	<u>SECTION 10.</u> Codification. In preparing this ordinance for publication and distribution, the
20	City Recorder shall not alter the sense, meaning, effect, or substance of the ordinance, but within
21	such limitations, may:
22	(a) Renumber sections and parts of sections of the ordinance;
23	(b) Rearrange sections;
24	(c) Change reference numbers to agree with renumbered chapters, sections or other parts;
25	(d) Delete references to repealed sections;
26	(e) Substitute the proper subsection, section, or chapter numbers;
27	(f) Change capitalization and spelling for the purpose of uniformity;
28	(g) Add headings for purposes of grouping like sections together for ease of reference; and
29	(h) Correct manifest clerical, grammatical, or typographical errors.
30	

1	SECTION 11. Severability. Each section of this ordinance, and any part thereof, is severable,
2	and if any part of this ordinance is held invalid by a court of competent jurisdiction, the
3	remainder of this ordinance shall remain in full force and effect.
4	
5	The foregoing ordinance was first read by title only in accordance with Article X, Section 2(C)
6	of the City Charter on theday of, 2020, and duly PASSED and ADOPTED
7	this day of, 2020.
8	
9	
10	Melissa Huhtala, City Recorder
11	
12	SIGNED and APPROVED this day of, 2020.
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14	
15	John Stromberg, Mayor
16	Reviewed as to form:
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19	David H. Lohman, City Attorney
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1	ORDINANCE NO. 3191
2	AN ORDINANCE AMENDING CHAPTERS 18.2.2, 18.2.3, 18.2.5, 18.3.2, 18.3.4, 18.3.5,
3	18.3.9, 18.3.10, 18.3.11, 18.3.14, 18.4.2, 18.4.3, 18.4.4., 18.4.5, 18.4.6, 18.5.2, 18.5.3 AND
4	18.5.7 OF THE ASHLAND LAND USE ORDINANCE FOR CONSISTENCY IN
5	TERMINOLOGY RELATED TO OPEN SPACE
6 7	Annotated to show deletions and additions to the Ashland Municipal Code sections being modified. Deletions are bold lined through , and additions are bold underlined .
8	
9	WHEREAS, Article 2. Section 1 of the Ashland City Charter provides:
10	Powers of the City The City shall have all powers which the constitutions, statutes, and common
11	law of the United States and of this State expressly or impliedly grant or allow municipalities, as
12	fully as though this Charter specifically enumerated each of those powers, as well as all powers
13	not inconsistent with the foregoing; and, in addition thereto, shall possess all powers hereinafter
14	specifically granted. All the authority thereof shall have perpetual succession.
15	
16	WHEREAS, the above referenced grant of power has been interpreted as affording all
17	legislative powers home rule constitutional provisions reserved to Oregon Cities. City of
18	Beaverton v. International Ass'n of Firefighters, Local 1660, Beaverton Shop 20 Or. App. 293;
19	531 P 2d 730, 734 (1975); and
20	
21	WHEREAS, the City of Ashland Planning Commission considered the above-referenced
22	recommended amendments to the Ashland Land Use Ordinance at duly advertised public
23	hearings on April 28, 2020, May 26, 2020 and July 28, 2020 and following deliberations,
24	recommended approval of the amendments by a vote of 5-0; and
25	
26	WHEREAS, the City Council of the City of Ashland conducted a duly advertised public hearing
27	on the above-referenced amendments on September 15, 2020; and
28	
29	WHEREAS, the City Council of the City of Ashland, following the close of the public hearing
30	and record, deliberated and conducted first and second readings approving adoption of the
	Ordinance in accordance with Article 10 of the Ashland City Charter; and
	ORDINANCE NO. 3191 Page 1 of 116

1		
2	W	HEREAS, the City Council of the City of Ashland has determined that in order to protect and
3	bei	nefit the health, safety and welfare of existing and future residents of the City, it is necessary
4	to	amend the Ashland Comprehensive Plan in manner proposed, that an adequate factual base
5	exi	ists for the amendments, the amendments are consistent with the comprehensive plan and that
6	suc	ch amendments are fully supported by the record of this proceeding.
7		
8	TH	HE PEOPLE OF THE CITY OF ASHLAND DO ORDAIN AS FOLLOWS:
9	<u>SE</u>	CTION 1. Ashland Municipal Code Title 18 Land Use is hereby amended as follows.
10		
11	<u>SE</u>	CTION 2. Section 18.2.2.030 [Allowed Uses – Base Zones and Allowed Uses] of the
12	As	hland Land Use Ordinance is hereby amended to read as follows:
13	18	.2.2.030 Allowed Uses
14	Α.	Uses Allowed in Base Zones. Allowed uses include those that are permitted, permitted
15		subject to special use standards, and allowed subject to approval of a conditional use permit. Where Table 18.2.2.030 does not list a specific use and chapter 18.6 does not
16		define the use or include it as an example of an allowed use, the City may find that use is allowed, or is not allowed, following the procedures of section 18.1.5.040.
17	B	Permitted Uses and Uses Permitted Subject to Special Use Standards. Uses listed as
18		"Permitted (P)" are allowed. Uses listed as "Permitted Subject to Special Use Standards (S)"
19		are allowed, provided they conform to chapter 18.2.3 Special Use Standards. All uses are subject to the development standards of zone in which they are located, any applicable
20		overlay zone(s), and the review procedures of part 18.5. See section 18.5.1.020.
21	C.	Conditional Uses. Uses listed as "Conditional Use Permit Required (CU)" are allowed
22	_	subject to the requirements of chapter 18.5.4.
23	D.	Prohibited Uses. Uses not listed in Table 18.2.2.030 and not found to be similar to an allowed use following the procedures of section 18.1.5.040 are prohibited. Prohibited uses
24		are subject to the violations, complaints, and penalties sections in 18.1.6.080, 18.1.6.090,
25 26	E	and 18-1.6.100. Uses Regulated by Overlay Zones. Notwithstanding the provisions of chapter 18.2.2,
20 27	- .	additional land use standards or use restrictions apply within overlay zones. An overlay zone
27		may also provide for exceptions to some standards of the underlying zone. For uses allowed in special districts CM, HC, NM, NN and SOU, and for regulations applying to the City's
20 29		overlays zones, refer to part 18.3.
30	F.	Accessory Uses. Uses identified as "Permitted (P)" are permitted as primary uses and as accessory uses. For information on other uses that are customarily allowed as accessory, please refer to the description of the land use categories in part 18.6 Definitions.
	OF	RDINANCE NO. 3191 Page 2 of 116

1											vd in	combination with one					
G.		Mixed-Use. Uses allowed in a zone individually are also allowed in combination with one another, in the same structure or on the same site, provided all applicable development standards and building code requirements are met.															
н.		 Temporary Uses. Temporary uses require a Conditional Use Permit under chapter 18.5.4; except as follows: <u>Short-Term Events</u>. The Staff Advisor may approve through Ministerial review short-term temporary uses occurring once in a calendar year and lasting not more than 72 hours including set up and take down. Activities such as races, parades, and festivals that occur on public property (e.g., street right-of-way, parks, sidewalks, or other public grounds) require a Special Event Permit pursuant to AMC 13.03. 															
	1.																
	2	grounds) require a Special Event Permit pursuant to AMC 13.03. 2. <u>Garage Sales</u> . Garage sales shall have a duration of not more than two days and shall															
	2.	not occur more than	twice	e with	nin ar	ny 36	65-da	iy per	iod. S	Such	activ	rity shall not be					
		accompanied by any off-premises advertisement. For the purpose of this ordinance, garage sales meeting the requirements of this subsection shall not be considered a															
	2	commercial activity.	Tor	<u></u>	0040			, of c	more	ufo oti	urad	housing unit or similar					
	ა.	3. <u>Temporary Buildings</u> . Temporary occupancy of a manufactured housing unit or similar structure may be permitted for a period not to exceed 90 calendar days upon the granting of a permit by the Building Official. Such occupancy may only be allowed in															
		conjunction with con	otruo	tion	conjunction with construction on the site. Said permit shall not be renewable within a six- month period beginning at the first date of issuance, except with approval of the Staff												
		-						-									
		-						-									
1.		month period beginn Advisor. sclaimer. Property ow	ing a /ners	t the	first resp	date onsit	of is ble fo	suan or veri	ce, e» fying	kcept whet	with her a	approval of the Staff					
1.		month period beginn Advisor.	ing a /ners	t the	first resp	date onsit	of is ble fo	suan or veri	ce, e» fying	kcept whet	with her a	approval of the Staff					
	de	month period beginn Advisor. sclaimer. Property ow velopment meets the	ing a vners appli	are cable	first resp e star	date onsik ndare	of is ble fo	suan or veri	ce, e» fying	kcept whet	with her a	approval of the Staff					
	de	month period beginn Advisor. sclaimer. Property ow	ing a vners appli	are cable	first resp e star	date onsik ndare	of is ble fo	suan or veri	ce, e» fying	kcept whet	with her a	approval of the Staff					
	de	month period beginn Advisor. sclaimer. Property ow velopment meets the	ing a vners appli	are cable	first resp e star	date onsik ndare	of is ble fo	suan or veri	ce, ex fying ordina	kcept whet	her a	approval of the Staff					
	de	month period beginn Advisor. sclaimer. Property ow velopment meets the	ing a vners appli	are cable red b	first resp star	date onsik ndare	of is ble fo ds of	suan or veri	ce, e> fying ordina	kcept whet	with her a	approval of the Staff					
Т	de Fable	month period beginn Advisor. sclaimer. Property ow velopment meets the	ing a ners applie	red b	first resp star	date onsik ndare	of is ble fo ds of	suan r veri this c	ce, ex fying ordina C-1 & C-1-	whet	with her a	approval of the Staff					
T A	de Fable A. Agr	month period beginn Advisor. sclaimer. Property ow velopment meets the e 18.2.2.030 – Uses A	ing a ners applie	red b	first resp star	date onsik ndare	of is ble fo ds of	suan r veri this c	ce, ex fying ordina C-1 & C-1-	whet	with her a	approval of the Staff a proposed use or Special Use Standards					
A B Li	de Fable A. Agricu Bees,	month period beginn Advisor. sclaimer. Property ow velopment meets the a 18.2.2.030 – Uses A ricultural Uses lture, except Keeping of Livestock and Micro- ock, Homegrown	ing a ners applie	red b	first resp star	date onsik ndare	of is ble fo ds of	suan r veri this c	ce, ex fying ordina C-1 & C-1-	whet	with her a	approval of the Staff a proposed use or Special Use Standards Animal sales, feed yards, keeping of swine,					
A A Li M	de Fable A. Ag Agricu Bees, Liveste Mariju	month period beginn Advisor. sclaimer. Property ow velopment meets the a 18.2.2.030 – Uses A ricultural Uses	Ing a vners appli	red b R- 1- 3.5	first resp star y Zo R-2	date onsik ndaro ne R-3	of is ble fo ds of RR	suan r veri this c	Ce, ex fying ordina C-1 & C-1- D	E-1	M- 1	approval of the Staff a proposed use or Special Use Standards Animal sales, feed yards,					
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A A B Li M M	de Fable A. Ag ricu Agricu Agricu Joest Mariju Mariju Keepii	month period beginn Advisor. sclaimer. Property ow velopment meets the a e 18.2.2.030 – Uses A ricultural Uses liture, except Keeping of Livestock and Micro- ock, Homegrown ana Cultivation, and ana Production	R-1	red b R- 1- 3.5	first respo star y Zo R-2	date onsik ndaro ne R-3	of is ble fo ds of RR	wR	Ce, ex fying ordina C-1 & C-1- D	E-1	M- 1	Animal sales, feed yards, keeping of swine, commercial compost, or similar uses not allowed					

	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	M- 1	Special Use Standards
Marijuana Cultivation, Homegrown	S	S	S	S	S	S	S	S	S	Sec. 18.2.3.190 See General Industrial, Marijuana Production
B. Residential Uses										
Single-Family Dwelling	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	S	S	Ν	See Single-Family standards in Sec. 18.2.5.0 Sec. 18.2.3.130 for C-1 zone and E-1 zone Dwellings and additions in Historic District Overlay, s Sec. 18.2.3.120 and 18.2.5.070
Accessory Residential Unit	P or S	P or S	S	S	P or S	N	N	N	N	Sec. 18.2.3.040 and Sec. 18.5.2.020.C.2
Cottage Housing	S	N	N	N	N	N	N	N	N	Sec. 18.2.3.090 Cottage Housing
Duplex Dwelling	S	Ρ	Ρ	Ρ	N	N	S	S	N	Sec. 18.2.3.110 Duplex Dwelling
Manufactured Home on Individual Lot	S	S	s	S	N	N	N	N	N	Sec. 18.2.3.170 and not allowed in Historic District Overlay
Manufactured Housing Development	N	s	CU +S	N	N	N	N	N	N	Sec. 18.2.3.180

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	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	M- 1	Special Use Standards
Multifamily Dwelling	N	Ρ	Ρ	Ρ	N	Ν	S	S	N	Sec. 18.2.3.130 for C-1 zone and E-1 zone Dwellings in Transit Triar (TT) overlay, see chapte 18.3.14 Dwellings and additions Historic District Overlay,
										Sec. 18.2.3.120 and 18.2.5.070
Cottage Housing	S	N	N	N	N	N	N	N	N	Sec. 18.2.3.090 Cottage Housing
Rental Dwelling Unit Conversion to For-Purchase Housing	N	N	s	s	N	Ν	N	N	N	Sec. 18.2.3.200
Home Occupation	S	S	S	S	S	S	S	S	N	Sec. 18.2.3.150
C. Group Living							1			
Nursing Homes, Convalescent Homes	CU	сυ	сυ	сυ	си	CU	N	N	N	See chapter 18.3.3 Health Care Services
Residential Care Home	Р	Ρ	Ρ	Ρ	Ρ	Ρ	N	N	N	Subject to State licensing requirements
Residential Care Facility	CU	Р	Ρ	Ρ	CU	CU	N	N	N	Subject to State licensing requirements
Room and Boarding Facility	Ν	Р	Р	Р	N	Ν	Ν	Ν	Ν	
D. Public and Institutional Uses										
Airport										See chapter 18.3.7 Airpo Overlay
Cemetery, Mausoleum, Columbarium	N	N	N	N	СU	N	N	N	N	

	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	М- 1	Special Use Standards
Child Care Facility	сυ	си	CU	CU	си	си	Ρ	Ρ	Ρ	Family Child Care Home exempt from planning application procedure pursuant to ORS 329A.44 see part 18.6 for definition Subject to State licensing requirements
Club Lodge, Fraternal Organization	CU	CU	CU	CU	CU	CU	Р	CU	CU	
Electrical Substation	N	N	N	N	N	N	CU	CU	Р	
Hospitals	си	си	CU	CU	си	N	N	N	N	See chapter 18.3.3 Health Care Services
Governmental Offices and Emergency Services (e.g., Police, Fire); excluding Outdoor Storage	си	си	N	N	си	CU	Р	Ρ	Ρ	
Mortuary, Crematorium	N	N	N	N	CU	N	Р	Р	Р	
Public Park, Open Space, and Recreational Facility, including playgrounds, trails, nature preserves, athletic fields, courts, swim pools, <u>and</u> similar uses	Р	Р	Р	Р	Р	Ρ	N	N	N	
Public Parking Facility	N	N	N	N	N	N	Р	N	N	
Recycling Depot	N	N	N	N	N	N	N	Р	Р	Not allowed within 200 ft of a residential zone
Religious Institution, Houses of Worship	СU	СU	CU	CU	СU	CU	CU	СU	CU	
School, Private (Kindergarten and up)	CU	сυ	CU	CU	СU	CU	N	N	N	

	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	М- 1	Special Use Standards
School, Public (Kindergarten and up)	Р	Ρ	Р	Ρ	Р	CU	N	N	N	
School, Private College/Trade/Technical School	N	N	N	N	N	N	N	си	Р	
Utility and Service Building, Yard and Structure, Public and Quasi-Public, excluding electrical substations	CU	CU	N	N	сυ	CU	Ρ	Ρ	Ρ	Includes public service building, yard, and structures such as public works yards Yards not allowed in the RR, WR, and C-1 zone
Wireless Communication Facility	CU	CU	CU	CU	CU	CU	P or CU	P or CU	P or CU	Sec.18.4.10
E. Commercial Uses										
Amusement/Entertainment, includes theater, concert hall, bowling alley, miniature golf, arcade; excluding drive-up uses	N	N	N	N	N	N	Р	сυ	Р	
Automotive and Truck Repair, or Service; includes fueling station, car wash, tire sales and repair/replacement, painting, and other repair for automobiles, motorcycles, aircraft, boats, RVs, trucks, etc.	Ν	Ν	Ν	Ν	N	Ν	S or CU	S or CU	Ρ	Sec. 18.2.3.050 In C-1 zone, fuel sales an service is a permitted use provided within the Freew Overlay, see chapter 18.3 conditional use in location outside of Freeway Overla In E-1 zone, auto and true repair is a permitted use 200 feet or more from residential zones; fuel sa and service requires CU permit
Automotive Sales and Rental includes motorcycles, boats,	N	N	N	N	N	N	СU	CU	Р	Not allowed within Histori District Overlay

	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	М- 1	Special Use Standards
RVs, and trucks										
Accessory Travelers' Accommodation (See also Travelers' Accommodation)	N	N	CU +S	CU +S	N	N	N	N	N	Sec. 18.2.3.220
Bakery, except as classified as Food Processing	N	N	N	N	N	N	Р	Ρ	Ρ	
Commercial Laundry, Cleaning, and Dyeing Establishment	N	N	N	N	N	N	S	S	Ρ	Sec. 18.2.3.080
Commercial Recreation, includes country club, golf course, swimming club, and tennis club; excluding intensive uses such as driving range, race track, or amusement park	CU	CU	N	N	CU	CU	N	N	N	
Commercial Retail Sales and Services, except Outdoor Sales and Services	N	N	CU +S	N	N	N	Ρ	S	S	In R-2 zone, uses limited personal and professiona services, except see Sec 18.2.3.210 for retail uses allowed in Railroad Histor District In E-1 zone, Retail limited 20,000 sq ft of gross leasable floor space per I In M-1 zone, uses limited serving persons working zone See Marijuana Retail Sale
Drive-Up Use	N	N	N	N	N	N	s	N		Per Sec. 18.2.3.100, Driv Up uses are limited to are east of Ashland St at intersection of Ashland St/Siskiyou Blvd

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	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	М- 1	Special Use Standards
Hostel	N	N	CU	CU	N	N	CU*	N	Ν	*In C-1 zone, requires annual Type I review for a least the first three years, after which time the Planning Commission may approve a permanent facil through the Type II procedure
Hotel/Motel	N	N	N	N	N	N	CU	CU	Р	
Kennel (See also Veterinary Clinic)	N	N	N	N	N	N	S	s	CU	No animals kept outside within 200 feet of a residential zone
Limited Retail Uses in Railroad Historic District	N	сυ	сυ	сυ	N	N	N	N	N	Sec. 18.2.2.210 for Retail Uses Allowed in Railroad Historic District
Lumber Yard and Similar Sales of Building or Contracting Supplies, or Heavy Equipment	N	N	N	N	N	N	N	сυ	Р	
Marijuana Retail Sales, includes sale of medical and recreational marijuana	N	N	N	N	N	N	S or CU	S or CU	N	Per Sec. 18.2.3.190, marijuana retail sales are limited to the C-1 and E-1 zones and located on a boulevard or 200 feet or more from any residential zone, see Sec 18.2.3.190.
Nightclub, Bar	N	N	N	N	N	N	s	си	Ρ	Not allowed within the Historic District Overlay unless located in C-1-D
Office	N	N	CU	CU	N	N	Р	Р	Ρ	
Outdoor Storage of Commodities or Equipment associated with an allowed use	N	N	N	N	N	N	си	CU	Р	
Plant Nursery, Wholesale, except Marijuana Production	N	N	сυ	сυ	N	N	N	N	N	

	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	М- 1	Special Use Standards
Self-Service Storage, Commercial (Mini-Warehouse)	N	N	N	N	N	N	N	СЛ	Р	
Traveler's Accommodation (See also Accessory Travelers' Accommodation)	N	N	CU +S	CU +S	N	N	N	N	N	Sec. 18.2.3.220
Veterinary Clinic		N	N	N	N	N	Р	Р	Р	
F. Industrial and Employment Uses										
Cabinet, Carpentry, and Machine Shop, and related Sales, Services, and Repairs	N	N	N	N	N	N	N	S or CU	Ρ	In the E-1 zone, uses within 200 feet of a residential zone require CU permit
Commercial Excavation and Removal of Sand, Gravel, Stone, Loam, Dirty or Other Earth Products	N	N	N	N	CU +S	N	N	N	N	Sec. 18.2.3.070
Concrete or Asphalt Batch Plant	N	N	N	N	N	N	N	N	си	
Dwelling for a caretaker or watchman	N	N	N	N	N	N	N	си	CU	
Food Products Manufacture/Processing/Preser ving, including canning, bottling, freezing, drying, and similar processing and preserving.	N	N	N	N	N	Ν	S	S	Ρ	In the C-1 zone, manufacture or assembly of items so is a permitted use, provided such manufacturing or assembly occupies 600 square feet or less, and is contiguou to the permitted retail outlet

	R-1	R- 1- 3.5	R-2	R-3	RR	WR	C-1 & C-1- D	E-1	М- 1	Special Use Standards
Manufacture, General, includes Marijuana Laboratory, Processing, and Production	N	N	N	Ν	Ν	N	N	P or S	P or S	In E-1 and M-1 zones marijuana laboratory, processing, and production are subjec to the special use standards in Sec. 18.2.3.190
										See Marijuana Cultivation, Homegrown
										Requires assembly, fabricating, or packaging of products from previously prepared materials such as cloth, plastic, paper, cotton, or wood
Manufacture, Light; excluding saw, planning or lumber mills, or molding plants.	Ν	Ν	Ν	Ν	Ν	Ν	S	Ρ	Ρ	In the C-1 zone, manufacture or assembly of items sol- in a permitted use, provided such manufacturing or assembly occupies 600 square feet or less, and is contiguou to the permitted retail outlet
Outdoor Storage of Commodities or Equipment associated with an allowed use	N	N	N	N	N	N	CU	си	Ρ	
Television and Radio Broadcasting Studio	N	N	N	N	N	Ν	N	Р	Ρ	

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Wholesale Storage and Distribution, includes Marijuana Wholesale	N	N	N								
				N	N	N	Ν	S	S	Deliveries and shipments limited to 7AM-9PM_within 200 feet of a residential zone In E-1 and M-1 zone marijuana wholesale subject to the specia use standards in Sec 18.2.3.190	
Wrecking, Demolition, and Junk Yards	N	N	Ν	N	N	N	N	N	CU		
G. Other Uses											
Temporary Tree Sales	N	N	N	N	N	N	Р	N	N	Allowed from Novembe January 1	
Temporary Use CU, except uses lasting less than 72 hours are subject to Ministerial review, per Sec. 18.2.2.030.H											
ECTION 3. Section 18.2. and Use Ordinance is here 8.2.3.090 Cottage He A. Purpose and Intent. T planning and variety in and to provide opportur population diverse in ag developments are allow and shall meet all of the B. Exceptions and Varian subject to the approval	by an Dusin he pu housin hities f ge, inc yed, th e follow ces. I	nend I g Ing w for o come ney a wing Requ	e and hile e wner are su requ	d inte ensui ship d hou ubjec iirem	as f ent of ring o of sn useho t to s ents ents	this of compa nall do old siz Site D	chapte atibilit etach ze. Wi esign the re	er is y wit ed si nere Rev equir	to en h est ngle- cotta iew ι eme	courage innovative ablished neighborh family dwellings for ge housing under chapter 18.5.2	

- **C. Development Standards.** Cottage housing developments shall meet all of the following requirements.
 - 1. <u>Density</u>. Cottage Housing Density the permitted number of units and minimum lot areas shall be as follows.

4 5	Table 18.2.3.09	0.C.1 Cottage Hou	using Developme	nt Density		
6 7 8 9	Zones	Maximum Cottage Density	Minimum number of cottages per cottage housing development	Maximum number of cottages per cottage housing development	Minimum lot size (accommodates minimum number of cottages)	Maximum Floor Area Ratio (FAR)
10 11 12	R-1-5, NN-1-5 NM-R-1-5	1 cottage dwelling unit per 2,500 square feet of lot area	3	12	7,500 sq.ft.	0.35
13 14 15	R-1-7.5 NM-R-1-7.5	1 cottage dwelling unit per 3,750 square feet of lot area	3	12	11,250 sq.ft.	0.35

2. Building and Site Design.

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- a. *Maximum Floor Area Ratio.* The combined gross floor area of all cottages and garages shall not exceed a 0.35 floor area ratio (FAR). Structures such as parking carports, green houses, and common accessory structures are exempt from the maximum floor area calculation.
- b. Maximum Floor Area. The maximum gross habitable floor area for 75 percent or more of the cottages, within developments of four units or greater, shall be 800 square feet or less per unit. At least two of the cottages within three-unit cottage housing developments shall have a gross habitable floor area of 800 square feet or less. The gross habitable floor area for any individual cottage unit shall not exceed 1000 square feet.
- c. *Height.* Building height of all structures shall not exceed 18 feet. The ridge of a pitched roof may extend up to 25 feet above grade.
- d. Lot Coverage. Lot coverage shall meet the requirements of the underlying zone outlined in Table 18.2.5.030.A.
- e. *Building Separation.* A cottage development may include two-unit attached, as well as detached, cottages. With the exception of attached units, a minimum separation of six feet measured from the nearest point of the exterior walls is required between cottage housing units. Accessory buildings (e.g., carport, garage, shed, multipurpose room) shall comply with building code requirements for separation from

1		non-residential structures.	
2	f.	5 1 <i>,</i>	•
3 4		to four feet on interior areas adjacent to common open space exce deer fencing in subsection 18.4.4.060.B.6. Fences in the front and s abutting a public street, and on the perimeter of the development sh	side yards
5		fence standards of section 18.4.4.060.	
6		Access, Circulation, and Off-Street Parking Requirements. Notwithstan	-
7	•	provisions of chapter 18.3.9 Performance Standards Option and 18.4 S and Site Design Standards, cottage housing developments are subject	•
8	re	equirements.	
9	a.	 Public Street Dedications. Except for those street connections ident Dedication Map, the Commission may reduce or waive the requirem 	
10		and construct a public street as required in 18.4.6.040 upon finding	that the cottage
11		housing development meets connectivity and block length standard public access for pedestrians and bicyclists with an alley, shared st	•••
12		path connecting the public street to adjoining properties.	
13	b.	D. Driveways and parking areas. Driveway and parking areas shall me	et the vehicle
14		area design standards of section 18.4.3.	
15		i. Parking shall meet the minimum parking ratios per 18.4.3.040.ii. Parking shall be consolidated to minimize the number of parking	a aroas and shall
16		be located on the cottage housing development property.	j aleas, and shall
17		iii. Off-street parking can be located within an accessory structure	
18		auto carport or garage, but such multi-auto structures shall not l individual cottages. Single-car garages and carports may be att	
19		individual cottages. Uncovered parking is also permitted provid	
20		parking is screened in accordance with the applicable landscap standards of chapter 18.4.4.	e and screening
21		Common Open Space. Common Open space shall meet all of the fo	llowing
22 23		standards.	
	a.	· · · · ·	
24 25	b.	b. <u>Common</u> Q open space(s) shall have no dimension that is less that otherwise granted an exception by the hearing authority. Connection	
23 26		separated <u>common</u> open spaces, not meeting this dimensional re not contribute toward meeting the minimum common open space	•
20 27	C.		
28	d.		
20 29		towards the <u>common</u> open space requirement.	
30	e.	e. At least 50 percent of the cottage units shall abut an common oper	ו space.
_ ~	f.	. The <u>common</u> open space shall be distinguished from the private <u>o</u> outdoor areas with a walkway, fencing, landscaping, berm, or simi	
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provide a visual boundary around the perimeter of the common area.

g. Parking areas and driveways do not qualify as **common** open space.



13 Figure 18.2.3.090 Cottage Housing Conceptual Site Plans

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- Private Open Space Outdoor Area. Each residential unit in a cottage housing. 15 development shall have a private open spaceoutdoor area. Private open 16 spaceoutdoor areas shall be separate from the <mark>common</mark> open space to create a sense of separate ownership. 17
 - a. Each cottage unit shall be provided with a minimum of 200 square feet of usable private open spaceoutdoor area. Private open spaceoutdoor areas may include gardening areas, patios, or porches.
 - b. No dimension of the private open spaceoutdoor area shall be less than eight feet.
 - 6. Common Buildings, Existing Nonconforming Structures and Accessory Residential Units.
 - a. Common Buildings. Up to 25 percent of the required common open space, but no greater than 1,500 square feet, may be utilized as a community building for the sole use of the cottage housing residents. Common buildings shall not be attached to cottages.
 - b. Carports and garage structures. Consolidated carports or garage structures, provided per 18.2.3.090.C.3.b, are not subject to the area limitations for common buildings.
- c. Nonconforming Dwelling Units. An existing single-family residential structure built 27 prior to the effective date of this ordinance (date) December 21, 2017 (Ord. 28 3147), which may be nonconforming with respect to the standards of this chapter, shall be permitted to remain. Existing nonconforming dwelling units shall be included 29 in the maximum permitted cottage density. 1,000 square feet of the habitable floor 30 area of such nonconforming dwellings shall be included in the maximum floor area permitted per 18.2.3.090C.2.a. Existing garages, other existing non-habitable floor area, and the nonconforming dwelling's habitable floor area in excess of 1,000

1	square feet shall not be included in the maximum floor area ratio.						
2	d. Accessory Residential Units. New accessory residential units (ARUs) are not permitted in cottage housing developments, except that an existing ARU that is						
3 4	accessory to an existing nonconforming single-family structure may be counted as a cottage unit if the property is developed subject to the provisions of this chapter.						
5	7. Storm Water and Low-Impact Development.						
6 7	a. Developments shall include open space and landscaped features as a component of the project's storm water low impact development techniques including natural filtration and on-site infiltration of storm water.						
8 9 10	b. Low impact development techniques for storm water management shall be used wherever possible. Such techniques may include the use of porous solid surfaces in parking areas and walkways, directing roof drains and parking lot runoff to landscape beds, green or living roofs, and rain barrels.						
11 12 13	c. Cottages shall be located to maximize the infiltration of storm water run-off. In this zone, cottages shall be grouped and parking areas shall be located to preserve as much contiguous, permanently undeveloped open space and native vegetation as reasonably possible when considering all standards in this chapter.						
14	8. Restrictions.						
15	a. The size of a cottage dwelling may not be increased beyond the maximum floor area						
16 17	in subsection 18.2.3.090.C.2.a. A deed restriction shall be placed on the property notifying future property owners of the size restriction.						
18	SECTION 4. Section 18.2.3.180 [Manufactured Housing Developments – Special Use						
19	Standards] of the Ashland Land Use Ordinance is hereby amended to read as follows:						
20	18.2.3.180 Manufactured Housing Developments						
21 22 23 24	 A. Purpose. The purpose of this section is to encourage the most appropriate use of land for manufacturing housing development purposes, to encourage design standards which will create pleasing appearances, to provide sufficient open space for light, air, and recreation, to provide adequate access to and parking for manufactured housing sites, and to refer minimum utility service facilities to appropriate City codes. 						
25	B. General Provisions.						
26 27	 Manufactured housing development may be located or relocated only in R-1-3.5 and R-2 zones. 						
28	No manufactured housing developments may be located, relocated, or increased in size or number of units within any other zone.						
29 30	 No manufactured housing developments may be located within the Historic District Overlay. 						
	 Manufactured housing developments shall be subject to regulations of this chapter and shall be located only on sites approved for use under the provisions of such chapter. No 						
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1 2			person shall establish, operate, manage, maintain, alter, or enlarge any manufactured housing development contrary to the provisions of this ordinance.
2 3		5.	In addition to the requirements of this chapter, all manufactured housing developments shall conform to the regulations of ORS 446, together with such administrative rules as
4			may be adopted from time to time, except where such regulations are exceeded by the requirements of this chapter, in which case the more stringent requirements shall apply.
5	~	-	
6 7	С.	is t	ocedure for Approval. The procedure for approving a manufactured home development the same as for the Performance Standards Option (Outline Plan and Final Plan), rsuant to chapter 18.3.9.
8	D.	•	anufactured Housing Development Design Standards.
		1	Minimum Court Size. A manufactured housing development shall occupy a site of not
9 10			less than one acre in size.
		2.	Density. The maximum density permitted shall be eight manufactured housing units per
11 12			acre of developed court area. Manufactured housing which is 14 feet wide or less, or which is less than 800 square feet in size will count as 0.75 units for this calculation.
13		3.	Manufactured Housing Sites or Lots. All manufactured housing sites or lots must be at least 2,000 square feet in size, at least 35 feet wide, and at least 40 feet deep.
14		Л	Lot Coverage. Maximum lot coverage of any individual manufactured housing lot or site
15		4.	shall be 65 percent in the R-2 zone and 55 percent in the R-1-3.5 zone. In addition, the
16 17			general lot coverage requirements of the parent zone shall also be complied with for the entire project site.
17		5.	Setbacks.
18 19			a. <i>Exterior Setbacks</i> . Manufactured housing sites along the exterior boundary of the court shall have the same setbacks as required in the parent zone, and no less than
20			a minimum of five feet from a property boundary line.
21			 Interior Front Yard Setbacks. There shall be a front yard on each manufactured home lot or space of at least ten feet.
22			c Interior Side and Rear Yard Setbacks. There shall be side or rear yards of at least
23 24			five feet. There shall be a minimum separation of ten feet between manufactured housing units.
24		6.	Street Standards. Public streets shall comply with the design standards contained in
25 26		-	chapter 18.4.6. Private streets shall be a minimum of 20 feet in width, and constructed to the same standards as specified for an alley. A private street may be a dead-end street
20 27			no more than 300 feet in depth from a higher order road. Adequate turn-around shall be provided according to standards established by the Planning Commission.
28		7	Sidewalk Standards. Every manufactured housing development shall have a permanent
29		7.	pedestrian walkway at least 48 inches wide connecting all manufactured housing units to
30			public or private streets, common open spaces, recreational areas, parks, and commonly-owned buildings and facilities.
		8.	Off-Street Parking Standards. Each manufactured housing unit shall be provided with
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1		one off-street parking space on each manufactured housing site, setback the street. In addition, guest parking facilities of one parking space for eac	
2		manufactured housing site shall also be provided on the project site, within	
3		the units they are intended to serve, either adjacent to the road or in a off slot. Parking space construction, size, landscaping, and design requirement	
4		according to chapters 18.4.3 and 18.4.4.	is shall be
5	9.	Utilities. Provisions for electric, water, and sanitary service shall be made	
6 7		with established City procedures and law, including number, size, quality, fixtures, connections, and facilities. Telephone and electric lines shall be p underground.	
8	10	D. Landscaping.	
9		a. All areas of the development not occupied by paved roadways, pathwa	avs. parking
10		areas, or not occupied by other facilities shall be landscaped. Areas th	at contain
11		significant natural vegetation may be left in a natural state, if approved landscaping plans.	on the final
12		b. Manufactured housing developments located in an R-1-3.5 zone shall	
13 14		percent of the entire site landscaped. Developments located in the R-2 have 35 percent of the entire site landscaped.	zone snall
14	11	1. Fencing. Fencing shall comply with all fencing requirements as per sectior	า 18.4.4.060.
15 16	12	 <u>Common</u> Open Space. All developments are required to provide a minimu percent of the total lot area in <u>common</u> open space. 	um of five
17 18	13	 <u>Play Area</u>. If the manufactured housing development accommodates child 14 years of age, a separate general play area a minimum of 2,500 square 100 square feet of play area per unit, whichever is greater, shall be provid 	feet in size, or
19 20 21	ар	anufactured Housing Unit Standards. All manufactured housing units located poproved manufactured housing developments shall comply with all of the foll equirements.	
21	1.	Manufactured housing units shall be a minimum of 650 square feet in size	
23	2.	Manufactured housing units shall be at least 12 feet wide.	
24	3.	Manufactured housing units shall have the Oregon Department of Comme Compliance." The Building Official shall inspect the manufactured housing	unit and
25 26		occupancy shall be approved only if the Building Official has determined the manufactured housing unit has a valid insignia of compliance and has not	
26 27		beyond an acceptable level of compliance.	
27	4.	 Manufactured housing units shall be placed on permanent foundations, wi hitches removed, be fully skirted or bermed, and shall have no uncovered 	
28 29		openings except for vents of sufficient strength to support the loads import	sed by the
29 30		manufactured housing unit, based on accepted engineering design standa approved by the Building Official.	ırds, as
	5.	Manufactured housing units shall be provided with City water, sewer, elect telephone, and storm drainage, with easements dedicated where necessa	•
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1		6	Manufactured housing units shall comply with the thermal envelope requirements for heat loss required by the building code for single-family detached homes.						
2		7.	Manufactured housing units shall have a deck or patio area adjacent to the home. The						
3 4			deck or patio shall be constructed of a permanent material and shall be at least 80 square feet in size, with a minimum width of eight feet in its least dimension.						
5		8.	Each manufactured housing unit shall have a one parking space located on or adjacent to the unit space. The parking space shall be setback at least 20 feet from the street.						
6 7 8		9.	Not withstanding the above, any manufactured home legally located within the Ashland Urban Growth Boundary prior to July 1, 1990 may be relocated to an approved manufactured home development, subject to a fire and life safety inspection by the						
8 9			Building Official.						
10	F.	Sto	prage and Temporary Occupancy of Manufactured Homes.						
11		1.	A no-charge permit from the Staff Advisor is required for the storage of any manufactured housing unit on the home premises of the owner for any length of time						
12			when not used for living purposes; provided, however, that all units so stored shall abide by the yard requirements for accessory buildings in this chapter.						
13 14		2.	No manufactured housing unit shall be stored on a public street except for temporary maneuvering purposes.						
15		3.	For temporary occupancy of a manufactured housing unit, see subsection						
16	~	Na	18.2.2.030.H.3.						
17 18	О.	cha	Jonconforming Manufactured Housing Developments. Notwithstanding the provisions of hapter 18.1.4 Nonconforming Situations, manufactured housing development and an individual manufactured housing unit utilized for living purposes on the effective date of this						
19 20		ord cha	linance or of amendments thereto, which do not conform to the regulations of this apter, shall be deemed to be nonconforming and may be continued, subject to the owing regulations.						
21 22		1.	Routine maintenance and repairs may be performed within the manufactured housing development or upon individual manufactured housing units.						
22		2.	No nonconforming manufactured housing development shall be enlarged, remodeled, or						
23			modernized except in conformance with all requirements of this chapter, except that an area of less than two acres for a development to be enlarged, remodeled, or modernized						
25			may be approved through the conditional use permit procedure contained in this						
26		0	ordinance.						
27		3.	No manufactured housing unit shall be located on the site of, or substituted for, a nonconforming manufactured housing unit, the use of which has been discontinued,						
28			except within a manufactured housing development holding a certificate of sanitation						
29			issued by the Board of Health, State of Oregon, issued prior to the effective date of this chapter. Relocation of existing units within the Ashland Urban Growth Boundary is						
30			exempted as provided in subsection 18.2.3.180.E.9.						
		4.	If a nonconforming manufactured housing development holding a certificate of sanitation issued by the Board of Health, State of Oregon, ceases operation for a period of six						
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1 2	months or more, said development shall be considered abandoned and shall be reinstituted only in conformance with the requirements of this chapter.	
	H. Special Conditions. For the mitigation of adverse impacts, the City may impose conditions,	
3 4	including, but not limited to, requiring view-obscuring shrubbery, walls, or fences, and requiring retention of specified trees, rocks, water ponds or courses, or other natural	
5	features.	
6		
7	SECTION 5. Section 18.2.3.190 [Marijuana-Related Uses – Special Use Standards] of the	
8	Ashland Land Use Ordinance is hereby amended to read as follows:	
9	18.2.3.190 Marijuana-Related Uses	
10	A. Homegrown Marijuana Cultivation. Where homegrown marijuana cultivation is allowed, it shall meet all of the following requirements. See definition of homegrown marijuana	
11	cultivation in part 18-6.	
12	1. Primary Residence. The resident grower must live on the property where the cultivation	
13	of homegrown marijuana is located and that same property must be the primary residence of the resident grower.	
14	2. Related Activities. Any drying, keeping, storage, or processing of homegrown marijuana	
15	shall be located inside the dwelling unit or an accessory structure and shall not be located outdoors.	
16	3. Homegrown marijuana cultivation and any related activities must meet all applicable	
17	Oregon Revised Statutes and Oregon Administrative Rules.	
18	4. <u>Outdoor Cultivation</u> . Up to four marijuana plants per lot for recreational marijuana or up	
19 20	to six marijuana plants per lot for medical marijuana are allowed to be grown outdoors in accordance with applicable Oregon Revised Statutes and Oregon Administrative Rules	
20	including the requirement to obtain and display a medical marijuana grow site registration card in ORS 475.320(2)(B)(d). Outdoor homegrown marijuana cultivation	
21	shall meet all of the following requirements.	
22	a. Locate marijuana plants so the plants are not visible from a public place, public street	t
23 24	or any area that the general public has access (e.g., schools, playgrounds, parks, common ly-owned open space, pedestrian and bicycle paths and trails). Marijuana	
25	plants shall not be located in a front yard.	
26	b. Screen marijuana plants to limit view and access from adjacent residential properties	•
20 27	with a solid wood fence or masonry wall. Any access points to the cultivation area must be secured at all times to prevent unauthorized access. For fence and wall	
27	design requirements, see section 18.4.4.060.	
20 29	c. <i>Dimensional Standards.</i> Marijuana plants grown in outdoor cultivation areas shall meet all of the following dimensional standards including Table 18.2.3.190.4.c.	
30	 Locate cultivation area closer to the primary residence of the resident grower than to dwellings on adjoining properties or to dwellings in the same multifamily development. 	
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ii. Marijuana plants may be located in one cultivation area or in separate cultivation areas throughout a yard.

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Table 18.2.3.190.4.c Outdoor Cultivation Dimensional Standards for Homegrown Marijuana¹ 4 Number of Maximum Minimum Setback Minimum Setback from Maximum 5 Marijuana Plants **Cultivation Area** Dwellings on Adjoining Marijuana Plant from Any Property per Lot² Allowed per Lot³ Height⁴ Line **Properties**⁵ 6 7 10 feet 6 or fewer plants 50 square feet 10 Feet 20 feet 8 ¹Contiguous lots under single ownership shall be considered one lot for the purpose of calculating the dimensional standards for homegrown marijuana. 9 ²Up to four plants for recreational marijuana or six plants for medical marijuana may be grown outdoors. 10 ³ All parts of a marijuana plants that are visible above the ground level shall be contained with the perimeter of the cultivation area. Where plants are located separately, the combined total of the individual cultivation areas shall not 11 exceed the maximum cultivation area. 12 ⁴Marijuana plants shall not exceed ten feet in height from the top of the average surrounding grade. 13 ⁵Marijuana plants must also be located the setback distance from any multifamily dwelling unit within a multifamily development. 14 15 16 d. *Multi-Family Development*. Homegrown marijuana may be cultivated outdoors on a 17 lot containing multi-family dwellings in conformance with the requirements of 18 subsection 18.2.3.190.A and provided all of the following requirements are met. 19 The property owner provides written notification to all residents of the i. development and to the City that verifies the cultivation of marijuana plants will 20 comply with the requirements of subsection 18.2.3.190.A. The written notification 21 shall include the following information. 22 1. Property owner, property manager, or home owner association representative contact information including the name, address, and phone number(s). 23 2. Contact information for an onsite resident designated as the primary 24 responsible party for the marijuana plants and maintenance. Contact 25 information shall include the name, address, and phone number of the responsible party. 26 3. The City requirements for the outdoor cultivation of marijuana including the 27 maximum number of plants per lot and the requirements of subsection 28 18.2.3.190.A. 29 5. Indoor Cultivation. a. Building Code. Any structure, accessory structure, electrical service, plumbing, or 30 mechanical equipment (e.g., lighting, fans, heating and cooling systems) associated with marijuana cultivation shall satisfy the Building Code requirements and obtain all **ORDINANCE NO. 3191** Page 21 of 116

1 2		required building permits prior to installation. See section 18.2.5.040 Accessory Buildings and Structures.
3	b.	<i>Light and Glare</i> . Shield lighting systems and use window coverings to confine light and glare from light systems associated with indoor cultivation to the interior of the attracture
4	-	structure.
5 6	C.	No dwelling unit shall be used primarily as a place to cultivate marijuana. Vacant or uninhabited dwelling units shall not be used for marijuana cultivation.
7	-	ana-Related Businesses.
8		arijuana-related businesses may require Site Design Review under chapter 18.5.2 or a onditional Use Permit under chapter 18.5.4. See Table 18.2.2.030 – Uses Allowed by
9		ne for zones where marijuana-related businesses are allowed. See definition of arijuana-related businesses in part 18.6. Marijuana-related businesses shall meet all of
10		e following requirements.
11	a.	The business must be located in a permanent building and may not locate in a trailer, cargo container, or motor vehicle. Outdoor marijuana production, cultivation, and
12		storage of merchandise, raw materials, or other material associated with the business are prohibited.
13	b.	Any modifications to the subject site or exterior of a building housing the business
14 15	-	must be consistent with the Site Design Use Standards, and obtain Site Design Review approval if required by section 18.5.2.020. Security bars or grates on
15		windows and doors are prohibited.
17 18	C.	The business must provide for secure disposal of marijuana remnants or by- products; such remnants or by-products shall not be placed within the business' exterior refuse containers.
19	d.	Light and Glare. Shield lighting systems and use window coverings to confine light
20		and glare from light systems associated with indoor cultivation so as to confine light and glare to the interior of the structure. Grow light systems within a greenhouse are
21		prohibited.
22	e.	Building Code. Any structure, accessory structure, electrical service, plumbing, or
23		mechanical equipment (e.g., lighting, fans, heating and cooling systems) associated with a business shall satisfy the Building Code requirements and obtain all required
24		building permits prior to installation.
25	f.	<i>Methodology for Measuring Separation Requirements.</i> The following methodology shall be used for marijuana related-businesses that are required to be separated by
26		a specific distance (i.e., marijuana production facility, marijuana wholesale facility,
27		marijuana retail outlet). For the purposes of determining the distance between a
28		marijuana related-business and another marijuana-related business, "within 1,000 feet" means a straight line measurement in a radius extending for 1,000 feet or less
29		in every direction from the closest point anywhere on the premises of an approved marijuana related- business to the closest point anywhere on the premises of a
30		of a proposed marijuana related business of the same type. If any portion of the premises of a proposed marijuana related business is within 1,000 feet of an approved marijuana related business of the same type, it may not be approved. For the

1 2			purpose of this section, premises is all public and private enclosed areas within a building at the location that are used in the business operation, including offices, kitchens, rest rooms, and storerooms.	
3		g.		1
4		y.	the City liable for damages they or a tenant may suffer from state or federal	
5			enforcement actions for activities the City permits as a result of its approval of the proposed use or development once such approval is granted. Furthermore, the	
6			owner and tenant agree not to unreasonably disobey the City's order to halt or	
7			suspend business if state or federal authorities order or otherwise subject the City to enforcement to comply with laws in contradiction to the continued operations of the	
8			business as permitted under section 18.2.3.190.	
9		h.	A marijuana-related business must obtain an approved license or registration from	
10			the State of Oregon and meet all applicable Oregon Revised Statutes and Oregon Administrative Rules.	
11	2.	-	arijuana Laboratories, Processing, Production, and Wholesale. In addition to the	
12			andards described in subsection 18.2.3.190.B.1, above, marijuana laboratories, ocessing, production, and wholesale shall meet the following requirements as	
13		•	opplicable. See definition of marijuana processing and production in part <u>18.6</u> .	
14		a.	Marijuana laboratories, processing, production, and wholesale shall be located 200	
15		Ŀ	feet or more from residential zones.	
16		D.	Marijuana Production.	
17			i. Marijuana production shall be limited to 5,000 square feet of gross leasable floor area per lot.	
18			ii. A marijuana production facility shall be located more than 1,000 feet from	
19			another marijuana production facility. See subsection 18.2.3.190.B.1.f for	
20			methodology for measuring the required distance between marijuana related- businesses.	
21		c.	Marijuana Wholesale. A marijuana wholesale facility shall be located more than	
22			1,000 feet from another marijuana wholesale facility. See subsection 18.2.3.190.B.1.1	f
23			for methodology for measuring the required distance between marijuana related- businesses.	
24	3.	Ma	arijuana Retail Sales. In addition to the standards described above in subsection	
25			3.2.3.190.B.1, marijuana retail sales shall meet the following requirements. See	
26			efinition of marijuana retail sales in part 18.6. Location.	
27			i. Marijuana retail sales are allowed if located on a property with a boundary line	
28			adjacent to a boulevard.	
29			ii. Marijuana retail sales, except as allowed above in subsection 18.2.3.190.B.3.a.i,	
30			must be located 200 feet or more from a residential zone and are subject to a Conditional Use Permit under chapter 18.5.4.	

1	iii.	Marijuana retail s	ales are not p	ermitted in the	Downtown De	sign Standards
2		Zones.				
3	iv.	A marijuana retai marijuana retail s	ales outlet. Me	edical and recr	eational mariju	ana retail sales o
4		not need to be se	•		•	•
5		configuration me	• •	•		•
6		Administrative Ru State of Oregon		•		•
		license) may be l		• •	•	
7		methodology for		•		
8		businesses.				
9	c. Dr	<i>ive-up Use</i> . The m	arijuana retail	sales outlet m	ust not include	a drive-up use.
10						
11	SECTION 6.	Section 18.2.3.20	0 [Multiple-Fa	mily Rental U	nit Conversion	to For-Purchase
12	Units – Specia	al Use Standards]	of the Ashland	Land Use Ord	inance is hereb	y amended to rea
13	follows:					
14	18.2.3.200	Multiple-Family	v Rental Uni	t Conversion	to For-Purc	haso I Inits
15		3.2.3.200 applies t				
		n, are defined as o	•	• •		• •
16		ructures on a sing	•	•	•	
17		· 3, 2007 (Ord. 294	• • •			•
18	B. Multi-fami	y rental units cons	structed after N	lovember 3, 20	007 are not sub	pject to the provis
19	of this sec	•				, ,
	C. Conversio	n of existing multi	ole-family dwe	lling rental unit	s into for-purch	nase units, incluc
20		ition of existing mu	-	0		
21	1. Existin	g multiple-family o	dwelling structu	ures may be co	onverted from r	ental units to for-
22		ase housing, where	0	•		
		18.2.3.200.C.1, pr		0		0 0
23		plicable zone: per		· ·		•
24		erage, outdoor re		<u>n</u> space, maxir	num permitted	floor area, waste
25	encios	ures, parking, and	Ŭ			
25		Table 18.2.3.200.C. ² Units	I: Conversion of	Multiple-Family	Rental Units to F	or-Purchase
25 26	1		Market Rate	Affordable	Market Data	Affordable
26		Number of		Ownership	Market Rate	Rentals
26 27		Number of Dwelling Units on Tax Lot	Ownership	(per Sec.	Rentals	(per Sec. 18 2 5 050)
26 27 28		Dwelling Units on	Ownership	18.2.5.050)		18.2.5.050)
26 27		Dwelling Units on Tax Lot			0% 25%	
26 27 28		Dwelling Units on Tax Lot 2-4	Ownership 100%	18.2.5.050) 0%	0%	18.2.5.050) 0%
26 27 28 29		Dwelling Units on Tax Lot 2-4 5-12	Ownership 100% 75%	18.2.5.050) 0% 0%	0% 25%	18.2.5.050) 0% 0%

2	Wher	e an existing multip	le-family dwel	lina structure (loes not meet t	he regulations
۷.	applic	able zone, as listed irchase units, as se	d in subsectior	n 18.2.3.200.C	.1, rental units	may be conver
	•	onversion of existin				
		omply with the follow	U	•		0
		andards in part 18.		•		•
	re	cycling enclosures				-
	h C	onversion of existin	a multiple-fam	nily structures t	o for-nurchase	housing shall
		emonstrate that the	• ·	•	•	•
		erve the developme	•	•	•	
		otection, and storm			-	-
	c C	onversion of existin	ng multiple-fam	nilv structures t	o for-ourchase	housing shall
		prove the street from	• ·	•	•	•
		dinance, including	0			
					•	
		Table 18.2.3.200.C.2 to For-Purchase Un		Nonconforming	Multifamily Dwel	ling Rental Units
		Number of		Affordable		Affordable
		Dwelling Units on Tax Lot	Market Rate Ownership	Ownership (per Sec. 18.2.5.050)	Market Rate Rentals	Rentals (per Sec. 18.2.5.050)
		Dwelling Units on				
		Dwelling Units on Tax Lot	Ownership	(per Sec. 18.2.5.050)	Rentals	(per Sec. 18.2.5.050)
		Dwelling Units on Tax Lot 2-4	Ownership 75%	(per Sec. 18.2.5.050) 25%	Rentals 0%	(per Sec. 18.2.5.050) 0%
		Dwelling Units on Tax Lot 2-4 5-12	Ownership 75% 56.25%	(per Sec. 18.2.5.050) 25% 0%	Rentals 0% 25%	(per Sec. 18.2.5.050) 0% 18.75%
		Dwelling Units on Tax Lot 2-4 5-12 13-24	Ownership 75% 56.25% 37.50%	(per Sec. 18.2.5.050) 25% 0% 0%	Rentals 0% 25% 50%	(per Sec. 18.2.5.050) 0% 18.75% 12.50%
3.	in pro	Dwelling Units on Tax Lot 2-4 5-12 13-24 25-48	Ownership 75% 56.25% 37.50% 18.75% 0.00%	(per Sec. 18.2.5.050) 25% 0% 0% 0% 0% 0% ental housing to blicant shall be 3.2.3.200.C.3.	Rentals 0% 25% 50% 75% 100% units above min granted an equilibrium	(per Sec. 18.2.5.050) 0% 18.75% 12.50% 6.25% 0% imum requirent ual percentage
3.	in pro	Dwelling Units on Tax Lot 2-4 5-12 13-24 25-48 48+ incentive to provid jects of five or more ase ownership unit Table 18.2.3.200.C.3 Minimum Number of Dwelling Units on	Ownership 75% 56.25% 37.50% 18.75% 0.00% le affordable re e units, an app ts per Table 18 3: For-Purchase Market Rate	(per Sec. 18.2.5.050) 25% 0% 0% 0% 0% 0% ental housing to blicant shall be 3.2.3.200.C.3. Unit Bonus Whe Affordable Ownership (per Sec.	Rentals 0% 25% 50% 75% 100% units above min granted an equi- re Affordable Uni Market Rate	(per Sec. 18.2.5.050) 0% 18.75% 12.50% 6.25% 0% imum requiremual percentage ts Exceed Affordable Rentals (per Sec.
3.	in pro	Dwelling Units on Tax Lot 2-4 5-12 13-24 25-48 48+ incentive to provid jects of five or more ase ownership unit Table 18.2.3.200.C.3 Minimum Number of Dwelling Units on Tax Lot	Ownership75%56.25%37.50%18.75%0.00%le affordable re e units, an app ts per Table 183: For-PurchaseMarket Rate Ownership	(per Sec. 18.2.5.050) 25% 0% 0% 0% 0% 0% 0% ental housing to blicant shall be 3.2.3.200.C.3. Unit Bonus Whe Affordable Ownership (per Sec. 18.2.5.050)	Rentals 0% 25% 50% 75% 100% units above min granted an equination granted an equination Market Rate Rentals	(per Sec. 18.2.5.050) 0% 18.75% 12.50% 6.25% 0% imum requiremus imum requiremus imum requiremus ts Exceed Affordable Rentals (per Sec. 18.2.5.050)
3.	in pro	Dwelling Units on Tax Lot 2-4 5-12 13-24 25-48 48+ incentive to provid jects of five or more ase ownership unit Table 18.2.3.200.C.3 Minimum Number of Dwelling Units on Tax Lot 2-4	Ownership75%56.25%37.50%18.75%0.00%le affordable re e units, an app ts per Table 183: For-PurchaseMarket Rate Ownershipna	(per Sec. 18.2.5.050) 25% 0% 0% 0% 0% 0% ental housing to blicant shall be 3.2.3.200.C.3. Unit Bonus Whe Affordable Ownership (per Sec. 18.2.5.050) na	Rentals 0% 25% 50% 75% 100% units above min granted an equination granted an equination Market Rate Rentals na	(per Sec. 18.2.5.050) 0% 18.75% 12.50% 6.25% 0% imum requirem ual percentage ts Exceed Affordable Rentals (per Sec. 18.2.5.050) na
3.	in pro	Dwelling Units on Tax Lot 2-4 5-12 13-24 25-48 48+ incentive to provid jects of five or more ase ownership units Table 18.2.3.200.C.3 Minimum Number of Dwelling Units on Tax Lot 2-4 5-12	Ownership75%56.25%37.50%18.75%0.00%le affordable re e units, an app ts per Table 183: For-PurchaseMarket Rate Ownershipna68.75%	(per Sec. 18.2.5.050) 25% 0% 0% 0% 0% 0% ental housing of blicant shall be 3.2.3.200.C.3. Unit Bonus Whe Affordable Ownership (per Sec. 18.2.5.050) na na na	Rentals 0% 25% 50% 75% 100% units above min granted an equi- re Affordable Uni Market Rate Rentals na 0%	(per Sec. 18.2.5.050) 0% 18.75% 12.50% 6.25% 0% imum requirem ual percentage ts Exceed Affordable Rentals (per Sec. 18.2.5.050) na 31.25%

Α.	Sta	andards for Urb R-1-3.5, R-2, and	an Residen	tial Zone		2.5.030.A co				
	entia	<u>N 7</u> . Section 18.2 al Zones] of the <i>A</i>	Ashland Land	l Use Ord	linance is he	reby amende				
	Сс	ior to offering any onversion of exist .115.			•					
		below 60 perce 18.2.5.050 (Res Affordable Own at or below 80 p section 18.2.5.0	nt of the AM solution 2000 nership Units percent of th	l in accor 6-13). shall be a e AMI in a	dance with t affordable fo accordance	he standard	s establishe by househol	ed by secti Ids earning		
5. Af th		Affordable Housing Units provided under 18.2.3.200.C.2 and 18.2.3.200.C.3 shall meet the following affordability standards: a. Affordable Rental Units shall be affordable for rent by households earning at or								
4.	со	nits designated a ndominium tract m further consid	under one o	wnership.	This remain	ning rental tr	act shall be			

Standard	R-1				R-2	R-3
Standard	R-1-10	R-1-7.5	R-1-5	R-1-3.5	K-2	R-3
			corner lots			1
¹ Exception providing for minim existing single-family dwelling t are subject to Type I procedure Lot Width – Minimum (feet)	hat meets setb					
² Width shall not exceed depth	1		1	1	_	
Lot Depth (feet) - Minimum - Maximum ³ ³ Does not apply to Partitions	80 ft 150 ft	80 ft 150 ft	80 ft 150 ft	80 ft 250% of width	80 ft 250% of width	80 ft 250% of width
Standard Yards – Minimum ⁴ (feet)				1		
 Front – Standard, except: 	15 ft	15 ft	15 ft	15 ft	15 ft	15 ft
 Front – Unenclosed Porch⁵ 	8 ft	8 ft	8 ft	8 ft	8 ft	8 ft
- Front – Garage Opening	20 ft	20 ft	20 ft	20 ft	20 ft	20 ft
- Side – Standard	6 ft	6 ft	6 ft	6 ft	6 ft	6 ft
 Side – Corner Lot Adjacent to Street 	10 ft	10 ft	10 ft	10 ft	10 ft	10 ft
- Rear – Single-Story Building	10 ft	10 ft	10 ft	10 ft	10 ft	10 ft
- Rear – Multi-Story Building	10 ft per Bldg Story, 5 ft per Half Story	10 ft per Bldg Story, 5 ft per Half Story	10 ft per Bldg Story, 5 ft per Half Story	10 ft per Bldg Story, 5 feet per Half Story	10 ft per Bldg Story, 5 feet per Half Story	10 ft per Ble Story, 5 fee per Half Story

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			R-1			
Standard	R-1-10	R-1-7.5	R-1-5	R-1-3.5	- <i>R-</i> 2	R-3
⁴ See sections 18.2.4.050 and 1 exceptions; additional setbacks Access requirements in chapter ⁵ For setback, or the width of ar be no less than 6 feet in depth a District Overlay unenclosed por ⁶ Does not apply to a side yard a	may be requin r 18.4.8. ny existing put and 8 feet in w rch provisions	red to avoid blic utility ea vidth, see se do not apply	easement en sement, which ction 18.6.1.0	croachments, a never is greater;)30 for definition	nd to comply ; an unenclos of porch; in t	with Solar ed porch must
Building Separation, On Same Site – Minimum	NA ⁷	NA ⁷	NA ⁷	NA ⁷	building, wi height is m two closest maximum s required is	
⁷ Except as required under chap ⁸ Except as required by building applicable building code require	code; access		-		rement and su	ubject to
Building Height – Maximum ⁹ 35 ft or 2 ½ stories, whichever is less, except structures within (feet) Historic District Overlay shall not exceed 30 ft						35 ft or 2 ½ stories, except up to 50 ft with Cl permit approval
⁹ See figure in the definition of "I	neight of build	ing" in sectio	on 18.6.1.030			
Lot Coverage – Maximum ¹⁰ (% of lot area)	40%	45%	50%	55%	65%	75%
¹⁰ A total area up to 200 sf or 5% approved, porous solid surface the porous solid surface exemp ¹¹ Within Cottage Housing Deve approved, porous solid surface	that allows sto tion does not lopments up t	orm water in apply to driv o 10% of the	filtration, and eways and pa permitted lot	is exempt from arking areas.	the lot covera	ige maximum; I in an
Landscape Area – Minimum						

1 Table 18.2.5.030.A – Standards for Urban Residential Zones 2 (Except as modified under chapter 18.5.5 Variances or chapter 18.3.9 Performance Standards Option.) 3 4 **R-1** Standard **R-2** R-3 R-1-10 R-1-7.5 R-1-5 R-1-3.5 5 6 Outdoor Recreation Open NA NA NA NA 8% 8% Space - Minimum (% of site 7 area)11 8 ¹²See chapter 18.3.9 for 9 additional **common** open space requirements in 10 Performance Standard Options developments. 11 12 Β. Woodland Residential Zone. Standards for the Woodland Residential (WR) zone 13 follow: Table 18.2.5.030.B – Standards for Woodland Residential (WR) Zone (Except as modified under chapter 18.5.5 Variances or chapter 18.3.9 Performance Standards Option.) Minimum Lot Area and Maximum Density Slope Min. Lot Size DU/Acre Less than 40% 2.0 .5 Limits on density transfer. All developments, 40 to 50% 2.5 .4

14 15 16 17 with the exception of partitioning, must be 50 to 60% .2 18 5.0 developed under the Performance Standards Over 60% 10.0 .1 Option, chapter 18.3.9. Not more than 25% of 19 Outside UGB 20.0 .05 the density allowed in a WR zone may be transferred to a higher density zone in a 20 Performance Standard Options development. 21 Lot Coverage – Maximum¹ (% of lot area) 7% 22 ¹A total area up to 200 sf or 5% of the permitted lot coverage, whichever is less, may be developed in an approved, porous solid surface that allows storm water infiltration, and is exempt from the lot coverage maximum; the porous 23 solid surface exemption does not apply to driveways and parking areas. Lot Width - Minimum (feet) 100 ft 24 Lot Depth - Minimum and Maximum (feet) 150 ft 25 Standard Yards – Minimum² (feet) 26 -Front – Standard 20 ft Side - Standard, except: 6 ft -27 Side - Corner-Street/Alley Side 10 ft 28 Rear - Single-Story Building 10 ft -Rear - Multi-Story Building 10 ft per Bldg Story _ 29 ²See sections 18.2.4.050 and 18.2.5.060 for yard exceptions, and 18.2.5.040 for accessory structure setback 30 exceptions; additional setbacks may be required to avoid easement encroachments, and to comply with Solar Access requirements in chapter 18.4.8. Maximum Building Height 35 ft or 2 1/2 stories, whichever is less.

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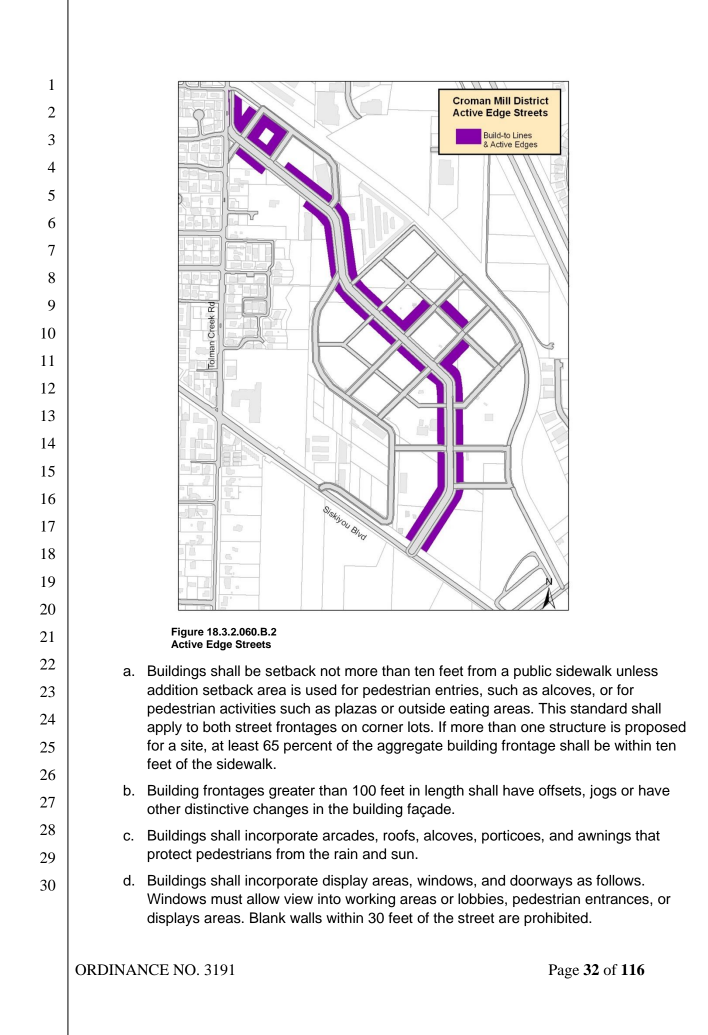
1 2 C.

Rural Residential Zone. Standards for the Rural Residential (RR) zone follow:

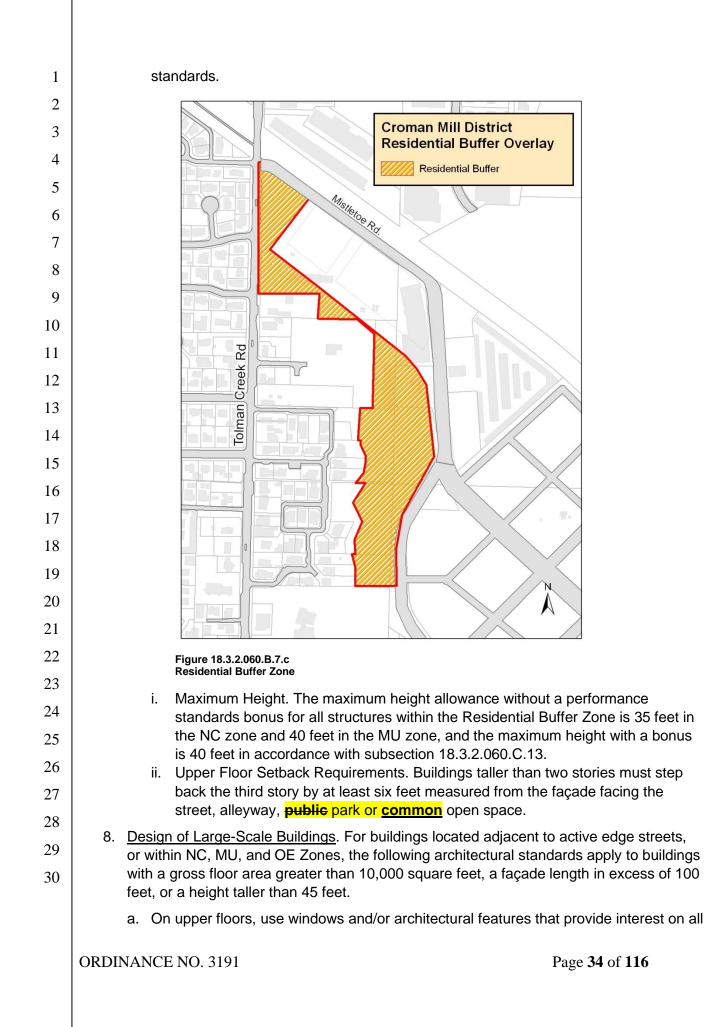
Table 18.2.5.030.C – Standards for Rural Residential (RR) Zone

3 (Except as modified under chapter 18.5.5 and Variances or chapter 18.3.9 Performance Standards Option.) 4 Minimum Lot Area and Maximum Density¹ Zone Min. Lot Size* RR-.5 0.5 acre 5 See also 18.2.5.080 Residential Density. RR-1 1 acre RR-2.5 2.5 acres 6 ¹The minimum lot size depends on the topographic nature, service availability, surrounding land uses, and other relevant characteristics of the area. 7 Lot Coverage – Maximum (% of lot area)² Lot Coverage Lot Type RR-.5 20% 8 RR-1 12% RR-2.5 7% 9 ²A total area up to 200 sf or 5% of the permitted lot coverage, whichever is less, may be developed in an approved, porous solid surface that allows storm water infiltration, and is exempt from the lot coverage maximum; the porous 10 solid surface exemption does not apply to driveways and parking areas. Lot Width - Minimum (feet) 100 ft 11 Lot Depth - Minimum and Maximum (feet) 150 ft and not more than 300% of width 12 Standard Yards – Minimum³ (feet) - Front - Standard 20 ft 13 - Side - Standard, except: 6 ft Side - Corner-Street/Alley Side 10 ft 14 Rear - Single-Story Building 10 ft 15 Rear - Multi-Story Building 10 ft per Bldg Story ³See sections 18.2.4.050 and 18.2.5.060 for yard exceptions, and 18.2.5.040 for accessory structure setback 16 exceptions; additional setbacks may be required to avoid easement encroachments, and to comply with Solar Access requirements in chapter 18.4.8. 17 Maximum Building Height 35 ft or 2 1/2 stories, whichever is less; except 18 the height of agricultural structures is not limited, when the structure is placed 50 feet or 19 more from all property lines. 20 21 **SECTION 8.** Section 18.3.2.060 [Site Development and Design Standards - Croman Mill 22 District] of the Ashland Land Use Ordinance is hereby amended to read as follows: 23 18.3.2.060 Site Development and Design Standards 24 B. Site and Building Design Standards. The Croman Mill District Design Standards provide specific requirements for the physical orientation, uses, and arrangement of buildings; the 25 management of parking; and access to development parcels. Development located in the 26 Croman Mill District shall be designed and constructed consistent with the following design standards. Additional design standards apply and are specified for developments located 27 adjacent to an active edge street, or that are located within the NC, MU, and OE zones. A 28 site layout, landscaping, or building design in a manner inconsistent with the Croman Mill District Design Standards requires a minor amendment in accordance with subsection 29 18.3.2.030.B. 30 1. Building Orientation and Scale – General Requirements. The following standards apply to all buildings, except the Staff Advisor may waive one or more of the following where a **ORDINANCE NO. 3191** Page 30 of 116

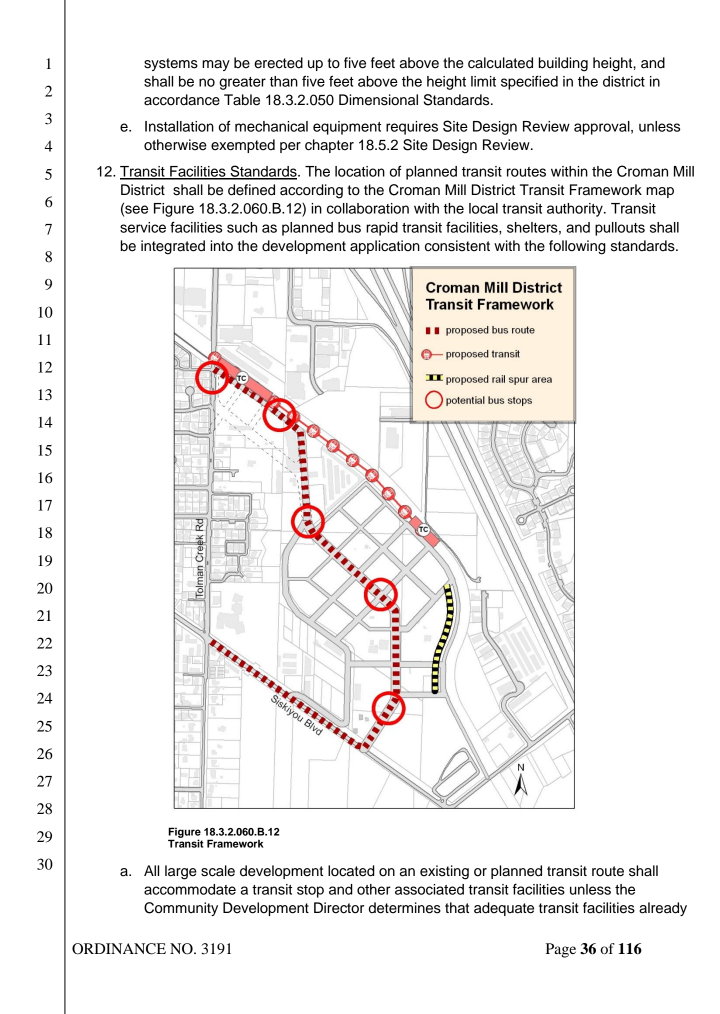
1		uilding is not adjacent to an active edge street and is not accessed by pedestrians, inch as warehouses and industrial buildings without attached offices.
2		Buildings shall have their primary orientation toward the street rather than the
3 4		parking area. Building entrances shall be oriented toward the street and shall be accessed from a public sidewalk.
5 6	b.	All front doors must face streets and walkways. Where buildings are located on a corner lot, the entrance shall be oriented toward the higher order street or to the lot
7		corner at the intersection of the streets.
8	d.	Buildings on corner lots shall be located as close to the intersection corner as practicable.
9	e.	Public sidewalks shall be provided adjacent to a public street along the street frontage.
10	f.	Building entrances shall be located within ten feet of the public right of way to which
11		they are required to be oriented. Exceptions may be granted for topographic
12		constraints, lot configuration, designs where a greater setback results in an improved access or for sites with multiple buildings where this standard is met by other
13		buildings. The entrance shall be designed to be clearly visible, functional, and shall
14	9	be open to the public during all business hours. Automobile circulation or parking shall not be allowed between the building and the
15	g.	right-of-way.
16	h.	Buildings shall incorporate lighting and changes in mass, surface or finish giving
17		emphasis to entrances.
18		<u>uilding Orientation and Scale – Additional Requirements Adjacent to Active Edge</u> reet or Within NC, MU or OE Zones. Where development is adjacent to an active edge
19	st	reet as illustrated in Figure 18.3.2.060.B.2 or is within a NC, MU or OE zones, it shall
20	CC	onform to all of the following standards.
21		
22		
23 24		
24 25		
25 26		
26 27		
27		
28 29		
29 30		
50		
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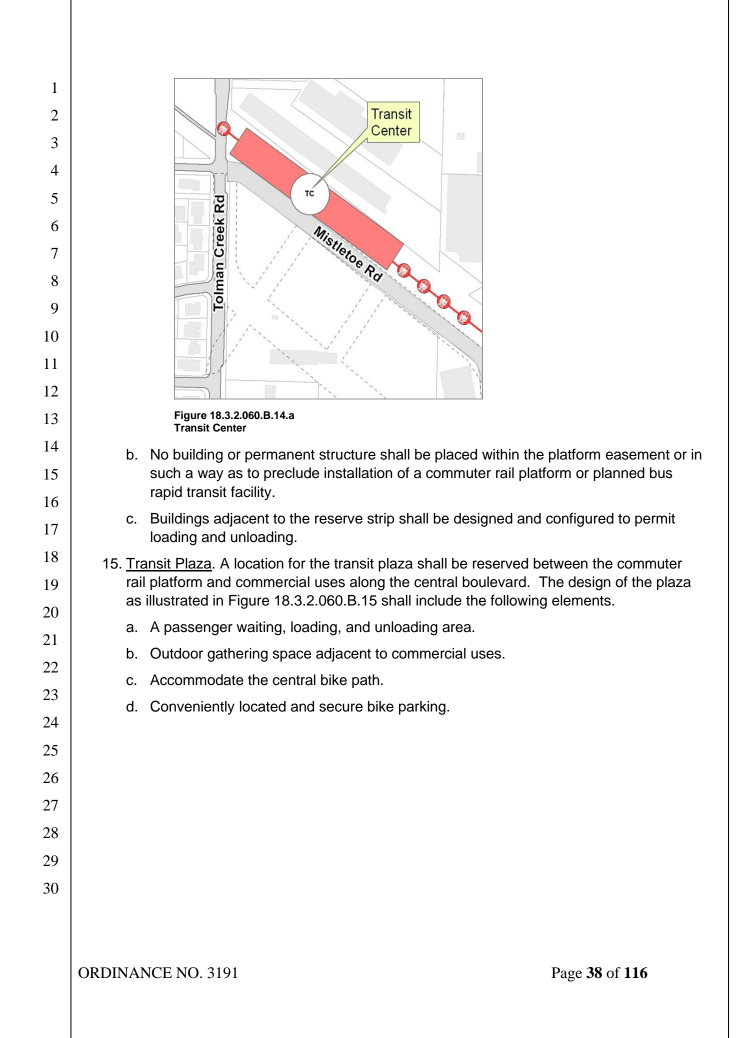
2 3	3.	Building Orientation for Within the NC, MU, and OE Zones, and Not Adjacent to an
4		<u>Active Edge Street</u> . Any wall that is within 30 feet of the street, plaza or other public park or common open space shall contain at least 20 percent of the wall area facing
5		the street in display areas, windows, or doorways. Up to 40 percent of the length of the building perimeter can be exempted for this standard if oriented toward loading or
6		service areas.
7 8	4.	Parking Areas and On-Site Circulation. Except as otherwise required by this chapter, automobile parking, loading, and circulation areas shall comply with the requirements of chapter part 18.4 Site Development and Design Standards and the following standards.
9 10		a. Primary parking areas shall be located behind buildings with limited parking on one side of the building, except that parking shall be located behind buildings only where development is adjacent to an active edge street or is within a NC, MU or OE zone.
11		b. Parking areas shall be shaded by deciduous trees, buffered from adjacent non-
12 13		residential uses and screened from non-residential uses.
13 14		c. <i>Maximum On-Site Surface Parking.</i> After a parking management strategy for the Croman Mill District is in place, a maximum of 50 percent of the required off-street
15		parking can be constructed as surface parking on any development site. The remaining parking requirement can be met through one or a combination of the
16		credits for automobile parking in chapter 18.4.3 Parking, Access, and Circulation.
17	5.	Streetscapes. One street tree chosen from the street tree list shall be placed for each 30 feet of frontage for that portion of the development fronting the street. Street trees shall
18 19		meet the standards of section 18.4.4.030 Landscaping and Screening. Developments adjacent to active edge streets, or within NC, MU, and OE zones shall utilize hardscape (paving material) to designate people areas. Sample materials could be unit masonry,
20		scored and colored concrete, pavers, or combinations of these materials.
21	6.	Building Materials. Buildings may not incorporate glass as a majority of the building skin,
22		and bright or neon paint colors used extensively to attract attention to the building or use are prohibited.
23 24	7.	Building Height Standards. All buildings shall have a minimum height, as indicated in the
25		Building Height Requirements map and Table 18.3.2.050 Croman Mill Dimensional Standards, and shall not exceed the maximum height standards in that table, except as
26		approved under subsection 18.3.2.060.C.
27		 Street Wall Height. Maximum street wall façade height for the Croman Mill District for all structures located outside the Residential Buffer Zone is 50 feet.
28		b. Upperfloor Setback. Buildings taller than 50 feet must step back upper stories,
29		beginning with the fourth story, by at least six feet measured from the façade of the street wall facing the street, alleyway, public park or <u>common</u> open space.
30		c. <i>Residential Buffer Zone</i> . All buildings in the Croman Mill District within the Residential Buffer Zone (see Figure 18.3.2.060.B.7.c) shall meet the following height
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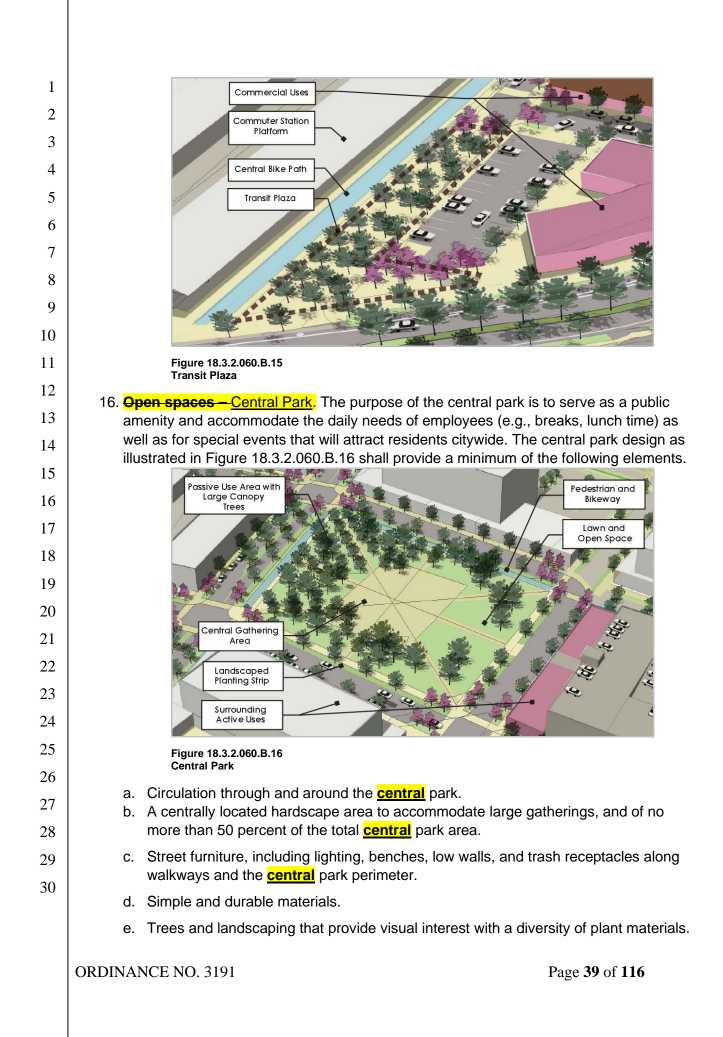


1			four sides of the building.	
2		b.	Use recesses and projections to visually divide buildir elements.	ng surfaces into smaller scale
3		c.		c. and scale of the building.
4		d.		-
5 6		.	incorporating changes in building masses or direction pattern of divisions on surfaces, windows, trees, and	, sheltering roofs, a distinct
7		e.	On-site circulation systems shall incorporate a streets sidewalks, pedestrian-scale light standards and street	
8 9			ndscaping. In addition to the requirements of chapter 1 Ind Screening, development shall conform to the followin	
10 11		a.	Efforts shall be made to save as many existing health as possible.	y trees and shrubs on the site
12		b.	Landscaping design shall utilize a variety of low water trees, shrubs, and flowering plant species as describe	5
13 14		c.	For developments in the CI zone and not adjacent to adjacent to streets shall be buffered by landscaped at	
15			unless the area is used for entry features such as alco pedestrian activities such as plazas or outside eating	-
16 17		d.	Loading facilities shall be screened and buffered whe zoned land.	n adjacent to residentially
18 19		e.	Landscaping shall be designed so that 50 percent covand 90 percent coverage occurs after five years.	verage occurs after one year
20		f.	Irrigation systems shall be installed to ensure landsca	ping success.
20 21 22		ligh	ghting. Development shall provide adequate lighting, in hting not greater than 14 feet in height along pedestria nform to section 18.4.4.050 Outdoor Lighting.	•
23 24		18.	creening Mechanical Equipment. In addition to meeting 3.4.4 Landscaping, Lighting, and Screening all developr llowing standards.	
25 26		a.	Screen rooftop mechanical equipment from public right residentially zoned property through extended parape integrated into the overall composition of the building.	ts or other roof forms that are
27 28		b.	Parapets may be erected up to five feet above the he in accordance with section 18.3.2.050 Dimensional Section 18.3.2.050 Dimensional Section 2015 Dimension 2015 Dimensional Section 2015 Dimension 2015 Dimensio	•
29 30		c.	Screen ground floor mechanical equipment from publ residentially zoned property.	ic rights-of-way and adjacent
		d.	Solar energy systems are exempt from the screening 18.3.2.060.B.11.a and 18.3.2.060.B.11.c, above. Add	-
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	exist to serve the needs of the development; or
b.	Provide the City with a bond or other suitable collateral ensuring satisfactory
	completion of the transit facilities at the time transit service is provided to the development. Suitable collateral may be in the form of security interest, letters of
	credit, certificates of deposit, cash bonds, bonds or other suitable collateral as
_	determined by the City Administrator.
13. <u>Fre</u>	<u>eight Rail Spur Easement – CI zone</u> .
a.	A Rail Spur easement a minimum of 500 feet in length by 25 feet in width shall be set aside at the approximate location in the Transit Framework Map in Figure 18.3.2.060.B.12 (see also, easement area in Figure 18.3.2.060.B.13.a).
	СМ-ОЕ
	Freight Rail Spur Easement Area
	CM-CI
	Figure 18.3.2.060.B.13.a Freight Rail Spur
h	No buildings or permanent structures can be established within the spur easement
D.	so not to preclude installation of a rail spur for freight loading and unloading.
C.	Buildings adjacent to the reserve strip shall be designed and configured to permit loading and unloading.
14. <u>Co</u>	mmuter Rail Platform Easement – NC Zone.
a.	A commuter rail platform easement or designated railroad right-of-way a minimum of
	400 feet in length and 25 feet in width shall be set aside at the approximate location presented on the Transit Framework map (see also, easement area in Figure
	18.3.2.060.B.14.a).
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	13. <u>Fre</u> a. b. c. 14. <u>Co</u> a.





1	 Irregular placement of large-canopy trees within passive areas adjacent to the central boulevard.
2	g. Eight-foot minimum sidewalk width and seven-foot minimum park row width.
3	h. Landscaped swales to capture and treat runoff.
4 5	 Porous solid surfacing for at least 50 percent of the hardscape area, and paving materials that reduce heat absorption (Solar Reflective Index (SRI) of at least 29).
6	17. <u>Compact Development</u> . New development shall provide a compact development pattern.
7 8	This standard is met where the site layout enables future intensification of development and changes to land use over time, as applicable. The following measures shall be used to demonstrate compliance with this standard.
9	a. The development achieves the required minimum floor area ratio (FAR) and
10	minimum number of stories, or shall provide a shadow plan that demonstrates how
11	development may be intensified over time for more efficient use of land and to meet the required FAR and minimum number of stories.
12	b. Opportunities for shared parking are utilized.
13	
14	SECTION 9. Section 18.3.2.070 [Open Space Zone - Croman Mill District] of the Ashland Land
15	Use Ordinance is hereby amended to read as follows:
16	18.3.2.070 Open Space Zone
17	All projects containing land identified as open space on the Croman Mill District Zoning map
18	shall dedicate those areas as common areas or public park or common open space. It is recognized that the master planning of the properties as part of the Croman Mill Site
19	Redevelopment Plan imparted significant value to the land, and the required dedication of those
20	lands within the Croman Mill District for open space and conservation purposes is proportional to the value bestowed upon the property through the change in zoning designation.
21	
22	SECTION 10. Section 18.3.4.030 [General Regulations - Normal Neighborhood] of the Ashland
23	Land Use Ordinance is hereby amended to read as follows:
24	18.3.4.030 General Regulations
25	A. Conformance with the Normal Neighborhood Plan. Land uses and development,
26	including construction of buildings, streets, multi-use paths, and common open space
27	shall be located in accordance with those shown on the Normal Neighborhood Plan maps adopted by Ordinance #3117, 3118 & 3119 (December 15, 2015).
28	B. Performance Standards Overlay. All applications involving the creation of three or
29	more lots shall be processed under chapter 18.3.9 Performance Standards Option.
30	C. Amendments. Major and minor amendments to the Normal Neighborhood Plan shall comply with the following procedures:
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1	1.	<u>Ma</u>	ijor :	and Minor Amendments.	
2		a.	Ма	ijor amendments are those that result ir	any of the following.
3			i.	A change in the land use overlay desig	ination.
4			ii.	A change in the maximum building hei 18.3.4.050	ght dimensional standards in section
5 6			iii.	A change in the allowable base density 18.3.4.050.	/, dwelling units per acre, in section
7 8			iv.	A change in the Plan layout that elimin or other transportation facility.	ates a street, access way, multi-use path
9			v.	A change in the Plan layout that provid onto East Main Street or Clay Street.	les an additional vehicular access point
10 11			vi.	A change not specifically listed under the definitions.	he major and minor amendment
12		b.	Mii	nor amendments are those that result in	any of the following.
13			i.	A change in the Plan layout that requi	res a street, access way, multi-use path
14					ifted 50 feet or more in any direction as nectivity established by Normal Avenue
15				Neighborhood Plan.	needivity established by Normal Avenue
16			ii.	A change in a dimensional standard reincluding height and residential density	equirement in section 18.3.4.050, but not
17 18 19			iii.	A change in the Plan layout that change space area to correspond with a deline protection zone, or relocation of a desi	
20212222	2.	Pla am adv	in is ienc vers	Amendment. Type II Procedure. A major s subject to a public hearing and decision ment may be approved upon finding the sely affect the purpose of the Normal Ne es a determination by the City that:	at the proposed modification will not
23 24		a.		e proposed amendment maintains the t Normal Neighborhood Plan.	ransportation connectivity established by
25 26		b.		e proposed amendment furthers the str ncepts of the Normal Neighborhood Pla	•
27		c.	Th	e proposed amendment furthers the pro	ptection and enhancement of the natural
28					borhood Plan, including wetlands, stream s by improving the quality and function of
29				sting natural resources.	
30		d.		e proposed amendment will not reduce bes permitted in the Normal Neighborho	
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1	e. The proposed amendment is necessary to accommodate physical constraints
2	evident on the property, or to protect significant natural features such as trees, rock outcroppings, streams, wetlands, water resource protection zones, or similar natural features are adjusted to available and a stream of the stream of th
3	features, or to adjust to existing property lines between project boundaries.
4	3. Minor Amendment.
5	<u>a.</u> Type 1 Procedure. Minor amendments to the Normal Neighborhood Development Plan as identified in 18.3.4.030.C.1.b.i and 18.3.4.030.C.1.b.ii are subject to an
6	administrative decision under the Type I Procedure.
7 8	<u>b.</u> Type II Procedure. A minor amendment to the Normal Neighborhood Development Plan as identified in 18.3.4.030.C.1.b.iii is subject to a public hearing and decision update a Type II Presedure.
9	under a Type II Procedure.
10	<u>c.</u> Minor amendments are subject to the Exception to the Site Design and Use Development Standards of chapter 18.5.2.050.E.
11	
12	SECTION 11. Section 18.3.4.040 [Use Regulations - Normal Neighborhood District] of the
13	Ashland Land Use Ordinance is hereby amended to read as follows:
14	18.3.4.040 Use Regulations
15	A. Plan Overlay Zones. There are four Land Use Designation Overlays zones within the
16	Normal Neighborhood Plan are intended to accommodate a variety of housing opportunities, preserve natural areas and provide open space.
17	1. Plan NN-1-5 zone. The use regulations and development standards are intended to
18	create, maintain and promote single dwelling neighborhood character. A variety of
19	housing types are allowed, in addition to the detached single dwelling. Development
20	standards that are largely the same as those for single dwellings ensure that the overall image and character of the single dwelling neighborhood is maintained.
21	2. <u>Plan NN-1-3.5 zone</u> . The use regulations and development standards are intended to
22	create, maintain and promote single dwelling neighborhood character. A variety of
23	housing types are allowed including multiple compact attached and/or detached dwellings. Dwellings may be grouped around common open space promoting a scale
24	and character compatible with single-family homes. Development standards that are
25	largely the same as those for single dwellings ensure that the overall image and character of the single dwelling neighborhood is maintained.
26	3. <u>Plan NN-1-3.5-C zone</u> . The use regulations and development standards are intended to
27	provide housing opportunities for individual households through development of multiple
28	compact attached and/or detached dwellings with the added allowance for neighborhood-serving commercial mixed-uses so that many of the activities of daily
29	living can occur within the Normal Neighborhood. The public streets within the vicinity
30	of the NN-1-3.5-C overlay are to provide sufficient on-street parking to accommodate ground floor neighborhood business uses.

1 2	4.	 <u>Plan NN-2 zone</u>. The use regulations and development standards are inten and maintain a range of housing choices, including multi-family housing wit context of the residential character of the Normal-Neighborhood Plan. 	
3 4 5	th	lormal Neighborhood Plan Residential Building Types. The development some Normal Neighborhood Plan will preserve neighborhood character by incorp istinct land use overlay areas with different concentrations of varying housing	orating four
6 7 8 9	1.	Single Dwelling Residential Unit. A Single Dwelling Residential Unit is a definition residential building that contains a single dwelling with self-contained living one lot. It is separated from adjacent dwellings by private open space in the yards and backyards, and set back from the public street or common green yard. Auto parking is generally on the same lot in a garage, carport, or uncon The garage may be detached or attached to the dwelling structure.	facilities on e form of side by a front
10 11	2.	 <u>Accessory Residential Unit</u>. An Accessory Residential Unit is a secondary of on a lot, either attached to the single-family dwelling or in a detached buildi the same lot with a single-family dwelling, and having an independent mean 	ng located on
 12 13 14 15 	3.	. <u>Double Dwelling Residential Unit (Duplex)</u> . A Double Dwelling Residential Urit (Duplex). A Double Dwelling Residential Urit residential building that contains two dwellings located on a single lot, each contained living facilities. Double Dwelling Residential Units must share a c or a common floor/ ceiling and are similar to a Single Dwelling Unit in appear height, massing and lot placement.	with self- common wall
16 17	4.	. <u>Attached Residential Unit (Townhome, Row house)</u> . An Attached Residenti single dwelling located on an individual lot which is attached along one or b	
18		to an adjacent dwelling unit. Private open space may take the form of fre backyards, or upper level terraces. The dwelling unit may be set back fro street or common green by a front yard.	ont yards,
	5.	backyards, or upper level terraces. The dwelling unit may be set back fro	ont yards, om the public istered ice that are typically
18 19 20 21		 backyards, or upper level terraces. The dwelling unit may be set back from street or common green by a front yard. <u>Clustered Residential Units - Pedestrian-Oriented</u>. Pedestrian-Oriented Cluc Residential Units are multiple dwellings grouped around common open space promote a scale and character compatible with single-family homes. Units a arranged around a central common green under communal ownership. Aut generally grouped in a shared surface area or areas. <u>Multiple Dwelling Residential Unit</u>. Multiple Dwelling Residential Units are n dwellings that occupy a single building or multiple buildings on a single lot. may take the form of condominiums or apartments. Auto parking is general 	ont yards, om the public estered ace that are typically o parking is nultiple Dwellings
 18 19 20 21 22 23 24 	6.	 backyards, or upper level terraces. The dwelling unit may be set back from street or common green by a front yard. <u>Clustered Residential Units - Pedestrian-Oriented</u>. Pedestrian-Oriented Cluc Residential Units are multiple dwellings grouped around common open space promote a scale and character compatible with single-family homes. Units a arranged around a central common green under communal ownership. Aut generally grouped in a shared surface area or areas. <u>Multiple Dwelling Residential Unit</u>. Multiple Dwelling Residential Units are n dwellings that occupy a single building or multiple buildings on a single lot. 	ont yards, om the public astered ace that are typically o parking is nultiple Dwellings ly provided in
 18 19 20 21 22 23 24 25 26 	6. 7.	 backyards, or upper level terraces. The dwelling unit may be set back from street or common green by a front yard. <u>Clustered Residential Units - Pedestrian-Oriented</u>. Pedestrian-Oriented Cluc Residential Units are multiple dwellings grouped around common open space promote a scale and character compatible with single-family homes. Units a arranged around a central common green under communal ownership. Aut generally grouped in a shared surface area or areas. <u>Multiple Dwelling Residential Unit</u>. Multiple Dwelling Residential Units are n dwellings that occupy a single building or multiple buildings on a single lot. may take the form of condominiums or apartments. Auto parking is general a shared parking area or structured parking facility. <u>Cottage Housing</u>. Cottage Housing Units are small dwellings in development 	ont yards, om the public astered ace that are typically o parking is nultiple Dwellings ly provided in
 18 19 20 21 22 23 24 25 26 27 	6. 7. C. A I	 backyards, or upper level terraces. The dwelling unit may be set back from street or common green by a front yard. <u>Clustered Residential Units - Pedestrian-Oriented</u>. Pedestrian-Oriented Cluc Residential Units are multiple dwellings grouped around common open spat promote a scale and character compatible with single-family homes. Units a arranged around a central common green under communal ownership. Aut generally grouped in a shared surface area or areas. <u>Multiple Dwelling Residential Unit</u>. Multiple Dwelling Residential Units are n dwellings that occupy a single building or multiple buildings on a single lot. may take the form of condominiums or apartments. Auto parking is general a shared parking area or structured parking facility. <u>Cottage Housing</u>. Cottage Housing Units are small dwellings in development in accordance with the standards in 18.2.3.090. 	ent yards, om the public astered ace that are typically o parking is nultiple Dwellings ly provided in nts approved that are to a and part 18.6 City may find

1			nilar Uses. All uses are subject to the development standar				•
2			e located, any applicable overlay zone(s), and the review pr ction 18.5.1.020 Determination of Review Procedure.	rocedu	res of p	art 18.5.	See
3		a.	Permitted Uses. Uses listed as "Permitted (P)" are allowed	d.			
4		b.	Permitted Subject to Special Use Standards. Uses listed a	as "Per	mitted \$	Subject t	:0
5			Special Use Standards (S)" are allowed, provided they con Special Use Standards.	nform	to chap	ter 18.2.	3
5 7		C.	Conditional Uses. Uses listed as "Conditional Use Permit subject to the requirements of chapter 18.5.4 Conditional	•	. ,	are allow	wed
8		d.	Prohibited Uses. Uses not listed in Table 18.3.4.040, and an allowed use following the procedures of section 18.1.5.	not fou	und to b		
5			prohibited.				
	2		es Regulated by Overlay Zones. Notwithstanding the provision				2
1			se Zones, additional land use standards or use restrictions nes. An overlay zone may also provide for exceptions to so			-	
2			derlying zone.	510 310			
3	3	8. <u>Mi</u> z	xed-Use. Uses allowed in a zone individually are also allow	ed in c	combina	ation with	n one
		00	athen in the second structure on an the second site must ideal a		ام ملعام ما	lovelopm	nent
4			other, in the same structure or on the same site, provided a	all appl	icable o	cvciopii	
4 5	Γ	sta	andards and building code requirements are met.				
		sta	andards and building code requirements are met. le 18.3.4.040 Normal Neighborhood District Uses Allowed by		Neighbo	orhood Di	
5		sta Tabl	andards and building code requirements are met. le 18.3.4.040 Normal Neighborhood District Uses Allowed by	Normal Zones ¹	Neighbo	orhood Di	strict
5 5 7		sta Tabl Zone	andards and building code requirements are met. le 18.3.4.040 Normal Neighborhood District Uses Allowed by e ¹⁰	Normal	Neighbo	orhood Di	stric
5 6 7 8	-	Sta Tabl Zond A. F Sing	andards and building code requirements are met. le 18.3.4.040 Normal Neighborhood District Uses Allowed by e ¹⁰ Residential Uses le Dwelling Residential Unit	Normal Zones ¹	Neighbo	orhood Di	stric
5 5 7 8 9		Sta Tabl Zon A. F Sing (Sing	Andards and building code requirements are met. le 18.3.4.040 Normal Neighborhood District Uses Allowed by e ¹⁰ Residential Uses le Dwelling Residential Unit gle-Family Dwelling)	Normal Zones ¹ NN-	Neighbo 1 NN-1- P	orhood Di NN-1-	strict
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5 5 7 8 9 9 0 1 1 2 3		A. F Sing (Sing Acce Doul (Dup Cotta Clus Attac	Andards and building code requirements are met. Ite 18.3.4.040 Normal Neighborhood District Uses Allowed by e ¹⁰ Residential Uses Ile Dwelling Residential Unit gle-Family Dwelling) essory Residential Unit, see Sec. 18.2.3.040 ble Dwelling Residential Unit blex Dwelling) age Housing tereed Residential Units	Normal Zones ¹ NN- P P or S N P N	Neighbo NN-1- P P or S P N P	NN-1- N P or S P N P	NN N N N P
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5 5 7 8 9 9 0 1 2 2 3 4 4 5 5 6		A. F Sing (Sing (Sing Acce Doul (Dup Cotta Clus Attao Mult (Mul Man Man B. N	Andards and building code requirements are met. It 18.3.4.040 Normal Neighborhood District Uses Allowed by e ¹⁰ Residential Uses Ite Dwelling Residential Unit gle-Family Dwelling) essory Residential Unit, see Sec. 18.2.3.040 ble Dwelling Residential Unit blex Dwelling) age Housing tered Residential Units ched Residential Units ched Residential Unit iple Dwelling Residential Unit ti family Dwelling) ufactured Home on Individual Lot ufactured Housing Development Heighborhood Business and Service Uses	Normal Zones ¹ NN- P P or S N P N N N N N N N N	Neighbo NN-1- P or S P N P P P P P P P	NN-1- N P or S P N P P P P P P P	Stric NN N N P P P P P P
5 5 7 8 9 9 0 1 2 3 3 4 5 5 5 7		A. F Sing (Sing (Sing Acce Doul (Dup Cotta Clus Attao Mult (Mul Man Man B. N	Andards and building code requirements are met. The 18.3.4.040 Normal Neighborhood District Uses Allowed by e ¹⁰ Residential Uses Ile Dwelling Residential Unit gle-Family Dwelling) essory Residential Unit, see Sec. 18.2.3.040 ble Dwelling Residential Unit blex Dwelling) age Housing tered Residential Units ched Residential Unit iple Dwelling Residential Unit ti family Dwelling) ufactured Home on Individual Lot ufactured Housing Development	Normal Zones ¹ NN- P or S N P N N N N N P	Neighbo NN-1- P or S P N P P P P P	NN-1- N P or S P N P P P P P	Strict NN N P N P P P

		Normal Zones ¹		orhood D	istric
	2016	Zones			
	Professional and Modical Offices, with each building limited to 3 500 square				
	Professional and Medical Offices, with each building limited to 3,500 square feet of gross floor area	Ν	Ν	Р	N
5					
,	Light manufacturing or assembly of items occupying six hundred (600) square feet or less, and contiguous to the permitted retail use.	Ν	Ν	Р	N
	Restaurants	N	N	P	N
	Day Care Center	N	N	P	N
'	Assisted Living Facilities C. Residential Uses	Ν	С	C	С
	C. Residential Uses				
2	Religious Institutions and Houses of Worship	С	С	С	С
	Public Buildings	Р	Р	Р	Р
	Community Gardens	Р	Р	Р	Р
	Open Space and Recreational Facilities	Р	Р	Р	P
	P = Permitted Use; S = Permitted with Special Use Standards; C = Cond Required; N = Not Allowed				
SE Nei	Required; N = Not Allowed <u>CTION 12</u> . Section 18.3.4.060 [Site Development and Design Star ghborhood District] of the Ashland Land Use Ordinance is hereby	ndards	- Norn	nal	
S <u>SE</u> Nei foll	Required; N = Not Allowed <u>CTION 12</u> . Section 18.3.4.060 [Site Development and Design Star ghborhood District] of the Ashland Land Use Ordinance is hereby ows:	ndards ameno	- Norn led to r	nal ead as	
5 <u>SE</u> Nei foll 18.	Required; N = Not Allowed <u>CTION 12</u> . Section 18.3.4.060 [Site Development and Design Star ghborhood District] of the Ashland Land Use Ordinance is hereby ows: 3.4.060 Site Development and Design Standards. The Normal N	ndards ameno Neighb	- Norn led to r	nal ead as I District	
5 <u>SE</u> Ne foll 18. De	Required; N = Not Allowed <u>CTION 12</u> . Section 18.3.4.060 [Site Development and Design Star ghborhood District] of the Ashland Land Use Ordinance is hereby ows: 3.4.060 Site Development and Design Standards. The Normal N sign Standards provide specific requirements for the physical orien	ndards ameno Neighb ntation	- Norn led to r porhooc	nal ead as I District and	
SE Ne: foll 18. De: arra	Required; N = Not Allowed <u>CTION 12</u> . Section 18.3.4.060 [Site Development and Design Stan ghborhood District] of the Ashland Land Use Ordinance is hereby ows: 3.4.060 Site Development and Design Standards. The Normal N sign Standards provide specific requirements for the physical orier angement of buildings; the management of parking; and access to	ndards ameno Neighb ntation develo	- Norn led to r oorhood uses a opment	nal ead as I District and : parcels	
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SE Ne: foll 18. De: arra De: cor	Required; N = Not Allowed CTION 12. Section 18.3.4.060 [Site Development and Design Star ghborhood District] of the Ashland Land Use Ordinance is hereby ows: 3.4.060 Site Development and Design Standards. The Normal N sign Standards provide specific requirements for the physical orier angement of buildings; the management of parking; and access to velopment located in the Normal Neighborhood District must be determined.	ndards ameno Neighb ntation develo esigneo d the f eets an	- Norm led to r oorhooc uses a opment d and c ollowin nd publ	nal ead as I District and : parcels onstruct g <u>stand</u> ic	ed <mark>ards</mark>
SE Ne foll 18. De arra cor A.	Required; N = Not Allowed CTION 12. Section 18.3.4.060 [Site Development and Design Stanghborhood District] of the Ashland Land Use Ordinance is hereby ows: 3.4.060 Site Development and Design Standards. The Normal National Standards provide specific requirements for the physical orient angement of buildings; the management of parking; and access to velopment located in the Normal Neighborhood District must be determent with the Site Design and Use Standards chapter 18.5.2 an Street Design and Access Standards. Design and construct street	ndards ameno Neighb ntation develo esigneo d the f eets an A char	- Norm led to r oorhood uses a opment d and c ollowin nd publ oge in tl	nal ead as I District and parcels onstruct g <u>stand</u> ic he desig	ed <mark>ards</mark>
SE Ne foll 18. De arra Cor A.	Required; N = Not Allowed CTION 12. Section 18.3.4.060 [Site Development and Design Star ghborhood District] of the Ashland Land Use Ordinance is hereby ows: 3.4.060 Site Development and Design Standards. The Normal N sign Standards provide specific requirements for the physical orier angement of buildings; the management of parking; and access to velopment located in the Normal Neighborhood District must be determent with the Site Design and Use Standards chapter 18.5.2 an Street Design and Access Standards. Design and construct struct improvements in accordance with the Ashland Street Standards. A a street in a manner inconsistent with the Normal Neighborhood F amendment in accordance with section 18.3.4.030.B. 1. Conformance with Street Network Plan. New development	ndards ameno Neighb ntation develo esigneo d the f eets an A char Plan re	- Norm led to r oorhooc uses a opment d and c ollowin nd publ age in th quires	nal ead as I District and parcels onstruct g <u>stand</u> ic ne desig a minor	ards ards nues
SE Ne foll 18. De cor A.	 Required; N = Not Allowed CTION 12. Section 18.3.4.060 [Site Development and Design Stanghorhood District] of the Ashland Land Use Ordinance is hereby ows: 3.4.060 Site Development and Design Standards. The Normal Naigement of buildings; the management of parking; and access to velopment located in the Normal Neighborhood District must be detected in the Site Design and Use Standards chapter 18.5.2 an Street Design and Access Standards. Design and construct structing improvements in accordance with the Ashland Street Standards. A street in a manner inconsistent with the Normal Neighborhood P amendment in accordance with section 18.3.4.030.B. 1. Conformance with Street Network Plan. New development neighborhood collectors, streets, alleys, multi-use paths, ar 	ndards ameno Neighb ntation develo esigneo d the f eets an A char Plan re	- Norm led to r oorhood uses a opment d and c ollowin nd publ nge in th quires st provi	nal ead as I District and parcels onstruct g <u>stand</u> ic ne desig a minor ide aven	in of nues
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1 2		a.	Ne	reets designated as Shared Streets on the N etwork Map may be alternatively developed a	
			pro	ovided the following:	
3 4			i.	Impacts to the water protection zones are n feasible.	ninimized to the greatest extent
5			ii.	Pedestrian and bicyclist connectivity, as inc	licated on the Normal Avenue
6				Neighborhood Plan Pedestrian and Bicycle enhanced.	Network Map, is maintained or
7	2.	<u>Sto</u>	orm	water management. The Normal Neighborho	ood Plan uses street trees, green
8 9		im	oro∖	s, and other green infrastructure to manage s /e watershed health. Discharge of storm wate nated green street and neighborhood storm w	er runoff must be directed into a
10			•	esign Green Streets. Streets designated as G	
11		u.	Ne	etwork, and as approved by the Public Works lowing standards:	
12			i.	New streets must be developed so as to ca	pture and treat storm water in
13				conformance with the City of Ashland Storn	•
14	3.			s Management Standards. To manage acco	
15 16				ntion, and maintain transportation safety and conform to the standards set forth in section of	•
16 17		a.		tomobile access to development is intended ssible consistent with the street connectivity	
18 19		b.		rb cuts along a Neighborhood Collector or sl r block, or one per 200 feet where establishe	
20	4.			red On-Street Parking. On-street parking is a required along the Neighborhood Collector a	
21	B. Sit			Building Design Standards.	
22	1.			d Building Orientation.	
23		a.		t Frontage Requirements. Lots in the Normal	I Neighborhood are required to have
24				eir Front Lot Line on a street or a Common G	0
25		b.		ommon Green. The Common Green provid	-
26				cycles to abutting properties. Common greer common open space amenity for residents.	
27				d standards apply to common greens:	The following approval offend
28			i.	Common Greens must include at least 400	
29				area, or dedicated gardening space, which its narrowest dimension.	must be at least 15 feet wide at
30	2.			<u>ge Housing</u> . Cottage Housing Developments oped in accordance with the standards in 18.2	-
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1 2 3 4	3.	<u>Conservation of Natural Areas</u> . Development plans must preserve water quality, natural hydrology and habitat, and preserve biodiversity through protection of streams and wetlands. In addition to the requirements of 18.3.11 Water Resources Protection Zones (Overlays), conserving natural water systems must be considered in the site design through the application of the following guidelines:
5		 Designated stream and wetland protection areas are to be considered positive design elements and incorporated in the overall design of a given project.
6 7		 Native riparian plant materials must be planted in and adjacent to the creek to enhance habitat.
8		 c. Create a long-term management plan for on-site wetlands, streams, associated habitats and their buffers.
9 10 11	4.	Storm Water Management. Storm water run-off, from building roofs, driveways, parking areas, sidewalks, and other hard surfaces must be managed through implementation of the following storm water management practices:
12 13 14 15		a. When required by the City Engineer, the applicant must submit hydrology and hydraulic calculations, and drainage area maps to the City, to determine the quantity of predevelopment, and estimated post-development, storm water runoff and evaluate the effectiveness of storm water management strategies. Computations must be site specific and must account for conditions such as soil type, vegetative cover, impervious areas, existing drainage patterns, flood plain areas and wetlands.
16 17 18		 b. Future Peak Storm water flows and volumes shall not exceed the pre-development peak flow. The default value for pre-development peak flow is .25 CFS per acre.
18 19		c. Detention volume must be sized for the 25 year, 24-hour peak flow and volume.
20		d. Development must comply with one or more of following guidelines.
21		 Implement storm water management techniques that endeavor to treat the water as close as possible to the spot where it hits the ground through infiltration, even strenge institute on through conturn and reuse techniques.
22 23		 infiltration, evapotranspiration or through capture and reuse techniques. ii. Use on-site landscape-based water treatment methods to treat rainwater runoff from all surfaces, including parking lots, roofs, and sidewalks.
24		iii. Use pervious or semi-pervious surfaces that allow water to infiltrate soil.
25		iv. Design grading and site plans that create a system that slows the stormwater,
26		maximizing time for cleansing and infiltration.
27		 Maximizing the length of overland flow of storm water through bioswales and rain gardens,
28 20		vi. Use structural soils in those environments that support pavements and trees yet
29 20		are free draining.
30		vii. Plant deep rooted native plants.

1			viii. Replace metabolically active minerals, t compost in all soils disturbed through co	•				
2	-	0 "						
3 4	5.	the	<u>Street Parking</u> . Automobile parking, loading requirements of chapter 18.4.3 Parking, Actors:					
5		а	Neighborhood serving commercial uses wit	hin the NN-1-3 5-C zone must				
6		а.	have parking primarily accommodated by th areas and on-street parking spaces, and ar	ne provision of public parking				
7			private off-street parking or loading areas, e	· ·				
8			where one space shall be provided per resi	dential unit.				
9	6.		ghborhood Module Concept plans. The Neige elopment scenarios) are for the purpose of					
10 11			conform to the standards, and do not consincept plans are attached to the end of this c					
12	7.	Co	nformance with Open Space Network Plan.	New developments must provide open				
		•	ce consistent with the design concepts with					
13			pter of the Normal Neighborhood Plan Fram mal Neighborhood Plan Open Space Netwo					
14		Normal Neighborhood Plan Open Space Network Map. The open space network wi be designed to support the neighborhood's distinctive character and provide passive						
15			recreational opportunities where people can connect with nature, where water resources are protected, and where riparian corridors and wetlands are preserved					
16			enhanced.	moors and wellands are preserved				
17		a.	a. The application demonstrates that equal or better protection for identified					
18 10			resources will be ensured through restoration measures.	on, enhancement, and mitigation				
19		b.	The application demonstrates that connecti	ons between open spaces are created				
20			and maintained providing for an interlinked	· ·				
21		C.	The application demonstrates that open spa	•				
22			wildlife, promote environmental quality by a water, and protect future development from					
23		d.	The application demonstrates that scenic vi					
24 25		community are protected, and community preserved by buffering areas of development		character and quality of life are				
25 26								
20 27	<u>SECT</u>	<u>'ION</u>	13. Section 18.3.4.070 [Open Spaces Overl	ay - Normal Neighborhood District] of				
28	the Ashland Land Use Ordinance is hereby amended to read as follows:							
29	18.3.4	4.07). Open Space Area Overlay					
30	All projects containing land identified as Open Space Areas on the Normal Neighborhood Plan Open Space Network Map, unless otherwise amended per section 18.3.030.C, must dedicate those areas as: common areas, public open space, common open space, or private open							
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1 2 3 4	space protected by restrictive covenant . It is recognized that the master planning of the properties as part of the Normal Neighborhood Plan imparted significant value to the land, and the reservation of lands for recreational open space, recreation , and conservation purposes is proportional to the value bestowed upon the property through the change in zoning designation and future annexation.					
5 6 7 8 9 10 11 12	 <u>SECTION 14</u>. Section 18.3.5.080 [Open Spaces Zone - North Mountain Neighborhood] of the Ashland Land Use Ordinance is hereby amended to read as follows: 18.3.5.080 Open Spaces Zone NM-O Open <u>Ss</u>paces identified on the Neighborhood Plan <u>Proposed Secondary Zoning</u> map shall be developed as part of a specific project approval. If the project is proposed to be developed in phases, 50 percent of the area of the <u>designated Open Ss</u>pace shall be developed in the first phase with the remainder of the area to be developed prior to building permit issuance for 2/3 of the project's units. 					
12 13 14 15 16 17 18 19 20 21 22 23 24	 SECTION 15. Section 18.3.5.100 [Site Development and Design Standards - North Mountain Neighborhood] of the Ashland Land Use Ordinance is hereby amended to read as follows: 18.3.5.100 Site Development and Design Standards D. Open Space and Neighborhood Focal Point. 1. Open Space. A variety of open space types are located within the North Mountain Neighborhood and each type should be designed based upon its environmental impact and benefiting attributes. Open space types within the area include the Bear Creek Floodplain, pocket parks, pedestrian accessways, a commercial common (plaza), and street medians. Each of those types of open spaces shall be accessible to the general public at all times. Development of those open spaces shall be as follows. a. Except for pedestrian accessways and a small picnic area, use of the Bear Creek Floodplain shall be kept to a minimum. No buildings shall be permitted the area except for a small gazebo type structure associated with the picnic area. b. Whenever possible, pocket parks and pedestrian access ways shall be linked to the structure associated with the picnic area. 					
24 25 26 27 28 29 30	 Section 18.3.9.040 [Review Procedures and Criteria -Performance Standards Option and PSO Overlay] of the Ashland Land Use Ordinance is hereby amended to read as follows: 					

1	40.20.04	0 Deview Dreeeduree and C	itaria		
1	18.3.9.04				
2 3	Review Steps. There are two required steps to Performance Standards Options and PSO Overlay approval, which may be completed individually or combined for concurrent review pursuant to 18.3.9.040.A.				
4	1. Ap	1. Application for outline plan approval.			
5	2. Ap	plication final plan approval.			
6 7	U	and guarantees for public improver areas shall follow the same procedure	nents, including bonding, and the creation of es as for a subdivision.		
8 9 10	approv be filed	al under this chapter. For developm	all accompany applications for subdivision lents of fewer than ten lots, the Outline Plan may s that term is defined in 18.3.9.040.B.4. For tline Plan approval is mandatory.		
11		view Procedure. The Type II procect proval of the outline plan.	lure in section 18.5.1.060 shall be used for the		
12 13		plication Submission Requirements rformance Standards Subdivision O	The following information is required for a utline Plan application submittal.		
14	a.	A topographic map showing contou	ir intervals of five feet.		
15 16	b.	retained, the proposed structures of	eximate locations of the existing buildings to be on the site, the proposed and existing property		
17 18			nd existing buildings, structures, and trees greater red at breast height on the properties adjacent to D feet of the site boundaries.		
19	C.	The locations of all proposed thoro	ughfares, walkways, and parking facilities.		
19 20	d.	Public uses, including schools, par	ks, playgrounds, <mark>open spaces,</mark> and trails.		
	e.	Public or private utilities.			
21 22	f.	General areas of cuts and fill.			
22 23	g.	The location of natural features such and isolated preservable trees.	ch as rock outcroppings, marshes, wooded areas,		
24	h.	The location and direction of all wa	tercourses and areas subject to flooding.		
25	<u>i.</u>		ppen spaces. Private open spaces shall be		
26			ed as part of the required open space area for 4.070 (i.e., eight percent of total lot area in		
27		open space).			
28	ij.	6	pes for all proposed lots, which show the area		
29		and maximum height of improvement where required.	ents, including solar access and view protection		
30	<u>jk</u> .		dential structures. Elevations should be to scale e dimensions of the proposed structures and all		
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1	attached exterior hardware for heating and cooling.		
2	k <u>I</u> . A written statement containing an explanation of:	. A written statement containing an explanation of:	
3	 The character of the proposed development and the manner in which it has be designed to take advantage of the Performance Standards concept. 	en	
4	ii. The proposed manner of financing.		
5	iii. The present ownership of all the land included within the development.		
6 7	iv. The method proposed to maintain common open areas, <u>such as common or</u> space, common buildings and private <mark>thoroughfaresdrives and driveways</mark> .	<mark>en</mark>	
8	v. The proposed time schedule of the development.		
9 10	vi. The findings of the applicant showing that the development meets the criterias forth in this ordinance and the Comprehensive Plan.	set	
11	3. <u>Approval Criteria for Outline Plan</u> . The Planning Commission shall approve the outline plan when it finds all of the following criteria have been met.		
12	a. The development meets all applicable ordinance requirements of the City.		
13 14	 Adequate key City facilities can be provided including water, sewer, paved access and through the development, electricity, urban storm drainage, police and fire 	to	
15	protection, and adequate transportation; and that the development will not cause a City facility to operate beyond capacity.	1	
16 17 18	c. The existing and natural features of the land; such as wetlands, floodplain corridor ponds, large trees, rock outcroppings, etc., have been identified in the plan of the development and significant features have been included in the <u>common</u> open space, common areas, and unbuildable areas.	S,	
19 20	d. The development of the land will not prevent adjacent land from being developed the uses shown in the Comprehensive Plan.	or	
21 22 23	e. There are adequate provisions for the maintenance of <u>common</u> open space and common areas, if required or provided, and that if developments are done in phas that the early phases have the same or higher ratio of amenities as proposed in th entire project.		
24	 The proposed density meets the base and bonus density standards established under this chapter. 		
25	g. The development complies with the Street Standards.		
26	h. The proposed development meets the common open space standards		
27	established under section 18.4.4.070. Common open space requirements ma	l <mark>y</mark>	
28	<u>be satisfied by public open space in accordance with section 18.4.4.070 if approved by the City of Ashland.</u>		
29	4. Approval of the Outline Plan.		
30	 After the City approves an outline plan and adopts any zone change necessary for the development, the developer may then file a final plan in phases or in its entiret 		
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1 2 3			b.	If an outline plan is phased, 50 percent of the value of the recreational amenitiescommon open space shall be provided in the first phase and all recreational amenitiescommon open space shall be provided when 2/3 of the units are finished.		
4	_					
5	В.	 B. Final Plan 1. <u>Review Procedure</u>. The Type I procedure in section 18.5.1.050 shall be used for 				
6			ар	proval of final plans, unless an outline plan has been filed concurrently, in which case		
7			-	pe II procedure shall be used, and the criteria for approval of an outline plan shall also applied.		
8		2.	Ph	asing. The final plan may be filed in phases as approved on the outline plan.		
9 10		3.	ma	piration. If the final plan or the first phase of the outline plan is not approved within 18 onths from the date of the approval of the outline plan, then the approval of the plan is minated and void and of no effect whatsoever.		
11		4				
12		4.		<u>plication Submission Requirements</u> . The following information is required for a rformance Standards Subdivision Final Plan application submittal.		
13			a.	A topographic map showing contour intervals of five feet.		
14 15			b.	Location of all thoroughfares and walks, their widths and nature of their improvements, and whether they are to be public or private.		
15 16			C.	Road cross-sections and profiles, clearly indicating the locations of final cuts and fills, and road grades.		
17			d.	The location, layout, and servicing of all off-street parking areas.		
18			e.	The property boundary lines.		
19			f.	The individual lot lines of each parcel that are to be created for separate ownership.		
20 21			g.	The location of easements for water line, fire hydrants, sewer and storm sewer lines, and the location of the electric, gas, telephone lines, telephone cable, and lighting plans.		
22 23			h.	Landscaping and tree planting plans with the location of the existing trees and shrubs which are to be retained, and the method by which they are to be preserved.		
24			i.	Common open areas and <u>common_and private open</u> spaces, and the particular		
25				uses intended for them. <u>Private open spaces shall be indicated if the areas are</u> proposed as part of the required open space area for the development in		
26				section 18.4.4.070 (i.e., eight percent of total lot area in open space).		
27			j.	Areas proposed to be conveyed, dedicated, reserved or used for parks, scenic ways,		
28				playgrounds, schools or public buildings.		
29			k.	A plan showing the following for each existing or proposed building or structure for all sites except single-family, detached housing which meets the parent zone setbacks.		
30				i. Its location on the lot and within the Planned Unit Development.		
				ii. Its intended use.		
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1			iii. The number of dwelling units in each residential building.
2 3			iv. Plans shall indicate building envelopes for all proposed lots, which show the area and maximum height of improvements, including solar access and view protection where required.
4		I.	Elevations of typical proposed residential structures. Elevations should be to scale
5			and should include the approximate dimensions of the proposed structures and all attached exterior hardware for heating and cooling.
6 7		m.	Manner of financing.
7		n.	Development time schedule.
8 9		0.	If individual lots are to be sold, a final plat is required, similar to that required for a subdivision, per chapter 18.5.3 Land Divisions and Property Line Adjustments.
10 11		p.	Final plans for location of water, sewer, drainage, electric and cable T.V. facilities, and plans for street improvements and grading or earth-moving improvements.
12		q.	The location of all trees over six inches diameter at breast height, which are to be removed by the developer. Such trees are to be tagged with flagging at the time of
13			Final Plan approval. See also, chapter 18.4.5 Tree Preservation and Protection.
14 15	5.		proval Criteria for Final Plan. Final Plan approval shall be granted upon finding of ostantial conformance with the Outline Plan. This substantial conformance provision is
16			ended solely to facilitate the minor modifications from one planning step to another. bstantial conformance shall exist when comparison of the outline plan with the final
17		pla	in meets all of the following criteria.
18 19		a.	The number of dwelling units vary no more than ten percent of those shown on the approved outline plan, but in no case shall the number of units exceed those permitted in the outline plan.
20 21		b.	The yard depths and distances between main buildings vary no more than ten percent of those shown on the approved outline plan, but in no case shall these
22			distances be reduced below the minimum established within this Ordinance.
23		C.	The <u>common</u> open spaces vary no more than ten percent of that provided on the outline plan.
24		d.	The building size does not exceed the building size shown on the outline plan by more than ten percent.
25 26		e.	The building elevations and exterior materials are in conformance with the purpose and intent of this ordinance and the approved outline plan.
27		f.	That the additional standards which resulted in the awarding of bonus points in the
28 29			outline plan approval have been included in the final plan with substantial detail to ensure that the performance level committed to in the outline plan will be achieved.
30		g.	The development complies with the Street Standards.
50		h.	Nothing in this section shall limit reduction in the number of dwelling units or increased open space provided that, if this is done for one phase, the number of

1	dwelling units shall not be transferred to another phase, nor the <mark>common</mark> open space reduced below that permitted in the outline plan.				
2	6	Any substantial amendment to an approved Final Plan shall follow a Type I procedure in			
3 4	0.	section 18.5.1.050 and be reviewed in accordance with the above criteria.			
5	SECTION 17. Section 18.3.10.080 [Development Standards for Flood Plain Corridor Lands -				
6	Physical and Environmental Constraints Overlay] of the Ashland Land Use Ordinance is hereby				
7	amend	led to read as follows:			
8	18.3.1	10.080 Development Standards for Flood Plain Corridor Lands			
9		·			
10		I land use actions that could result in development of the Flood Plain Corridor, the ing is required in addition to any requirements of AMC 15.10.			
11	A. St	andards for Fill in Flood Plain Corridor Lands.			
12	1.	Fill shall be designed as required by the Oregon Structural Specialty Code (OSSC), and Oregon Residential Specialty Code (ORSC), where applicable.			
13	2				
14 15	۷.	The toe of the fill shall be kept at least ten feet outside of floodway channels, as defined in AMC 15.10, and the fill shall not exceed the angle of repose of the material used for fill.			
	0				
16	3.	The amount of fill in the Flood Plain Corridor shall be kept to a minimum. Fill and other material imported from off the lot that could displace floodwater shall be limited to the			
17		following.			
18 19		 Poured concrete and other materials necessary to build permitted structures on the lot. 			
		b. Aggregate base and paving materials, and fill associated with approved public and			
20 21		private street and driveway construction.			
		c. Plants and other landscaping and agricultural material.			
22		d. A total of 50 cubic yards of other imported fill material.			
23		e. The above limits on fill shall be measured from April 1989, and shall not exceed the			
24 25		above amounts. These amounts are the maximum cumulative fill that can be imported onto the site, regardless of the number of permits issued.			
26	4.	If additional fill is necessary beyond the permitted amounts in subsection			
20 27		18.3.10.080.A.3, above, then fill materials must be obtained on the lot from cutting or			
		excavation only to the extent necessary to create an elevated site for permitted development. All additional fill material shall be obtained from the portion of the lot in the			
28 20		Flood Plain Corridor.			
29 20	5.	Adequate drainage shall be provided for the stability of the fill.			
30	6.	Fill to raise elevations for a building site shall be located as close to the outside edge of the Flood Plain Corridor as feasible.			
	000				

1 B. Crossings. A crossing of any waterway identified on the official maps adopted pursuant to section 18.3.10.070 Official Maps (e.g., for streets, property access or utilities) must be 2 designed by an engineer. Stream crossings shall be designed to the standards of AMC 3 15.10, or where no floodway has been identified, to pass a 100-year flood without any increase in the upstream flood height elevation. The engineer shall consider in the design 4 the probability that the crossing will be blocked by debris in a severe flood, and accommodate expected overflow. The crossing shall be at right angles to the stream 5 channel to the greatest extent possible. Fill for stream crossings shall be kept to the 6 minimum necessary to achieve property access, but is exempt from the limitations in 7 subsection 18.3.10.080.A, above.

8 C. Elevation of Non-Residential Structures. Non-residential structures shall be flood-proof to the standards in AMC 15.10 to one foot above the elevation contained in the maps adopted by AMC 15.10, or up to the elevation contained in the official maps adopted by section 18.3.10.070 Official Maps, whichever height is greater. Where no specific elevations exist, then they must be flood-proofed to an elevation of ten feet above the stream channel on Ashland, Bear or Neil Creek; to five feet above the stream channel on all other Riparian Preservation Creeks identified on the official maps adopted pursuant to section 18.3.10.070; and three feet above the stream channel on all other Land Drainage Corridors identified on the official maps adopted pursuant to section 18.3.10.070.

14 D. Elevation of Residential Structures. All residential structures shall be elevated so that the 15 lowest habitable floor shall be raised to one foot above the elevation contained in the maps adopted in AMC 15.10, or to the elevation contained in the official maps adopted pursuant to 16 section 18.3.10.070 Official Maps, whichever height is greater. Where no specific elevations 17 exist, then they must be constructed at an elevation of ten feet above the stream channel on Ashland, Bear, or Neil Creek; to five feet above the stream channel on all other Riparian 18 Preservation Creeks identified on the official maps adopted pursuant to section 18.3.10.070; 19 and three feet above the stream channel on all other Land Drainage Corridors identified on the official maps adopted pursuant to section 18.3.10.070, or one foot above visible 20 evidence of high flood water flow, whichever is greater. An engineer or surveyor shall certify 21 the elevation of the finished lowest habitable floor prior to issuance of a certificate of occupancy for the structure. 22

E. Structure Placement. To the maximum extent feasible, structures shall be placed on other than Flood Plain Corridor Lands. In the case where development is permitted in the Flood Plain Corridor area, then development shall be limited to that area which would have the shallowest flooding.

F. Residential Structure Placement. Existing lots with buildable land outside the Flood Plain Corridor shall locate all residential structures outside the Corridor Land, unless 50 percent or more of the lot is within the Flood Plain Corridor. For residential uses proposed for existing lots that have more than 50 percent of the lot in Corridor Land, structures may be located on that portion of the Flood Plain Corridor that is two feet or less below the flood elevations on the official maps, but in no case closer than 20 feet to the channel of a Riparian Preservation Creek identified on the official maps adopted pursuant to section 18.3.10.070.

Construction shall be subject to the requirements in subsection 18.3.10.080.D, above.

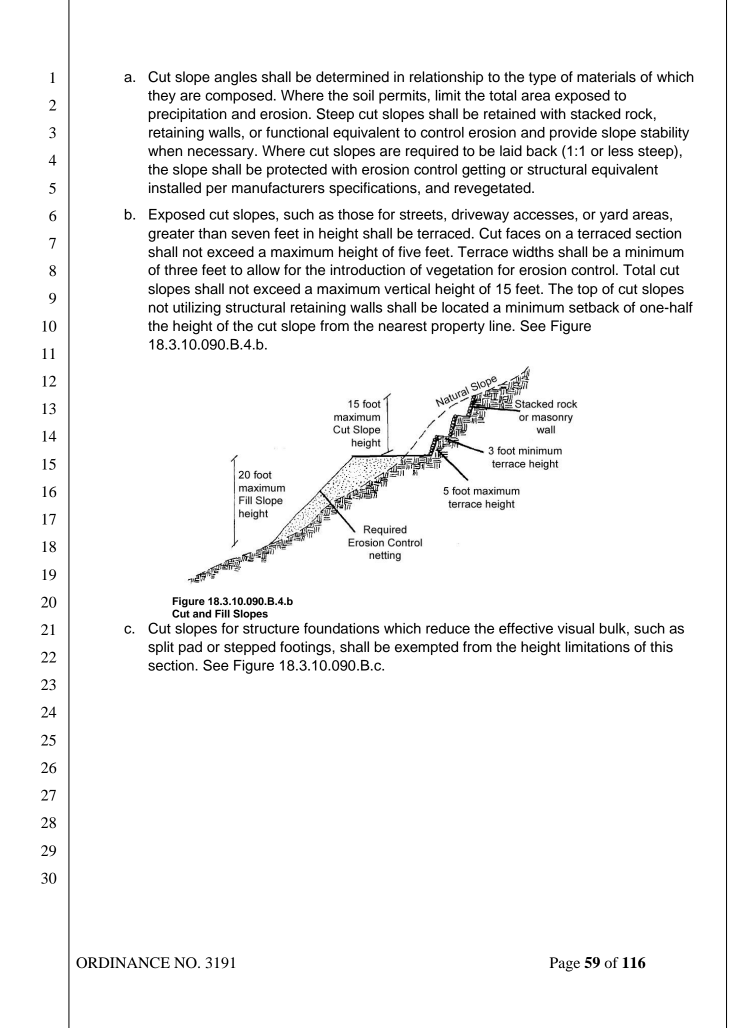
G. New Non-Residential Structures. New non-residential uses may be located on that portion

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1		of Flood Plain Corridor Lands that equal to or above the flood elevations on the official maps adopted in section 18.3.10.070 Official Maps. Second story construction may be				
2 3		cantilevered or supported by pillars that will have minimal impact on the flow of floodw over the Flood Plain Corridor for a distance of 20 feet if it does not impact riparian				
4		vegetation, and the clearance from finished grade is at least ten feet in height. The finished floor elevation may not be more than two feet below the flood corridor elevations.				
5	Н.	Building Envelopes. All lots modified by property line adjustments, and new lots created				
6		from areas containing Flood Plain Corridor Land, must have building envelopes containing				
7		uildable area of a sufficient size to accommodate the uses permitted in the underling zone, nless the action is <u>fer</u> to provide open space or <u>for</u> conservation purposes. This section				
8		shall apply even if the effect is to prohibit further division of lots that are larger than the				
9		minimum size permitted in the zoning ordinance.				
10	I .	Basements.				
11		1. Habitable basements are not permitted for new or existing structures or additions located within the Flood Plain Corridor.				
12 13		2. Non-habitable basements, used for storage, parking, and similar uses are permitted for residential structures but must be flood-proofed to the standards of AMC 15.10.				
14	J.	Hazardous Chemicals. Storage of petroleum products, pesticides, or other hazardous or toxic chemicals is not permitted in Flood Plain Corridor Lands.				
15	К.	Fences. Fences shall be located and constructed in accordance with subsection				
16 17		18.3.11.050.B.3. Fences shall not be constructed across any waterway or stream identified on the official maps adopted pursuant to section 18.3.10.070 Official Maps. Fences shall not be constructed within any designated floodway.				
18	L.	Decks and Other Structures. Decks and structures other than buildings, if constructed on				
19 20		Flood Plain Corridor Lands and at or below the levels specified in subsections 18.3.10.080.C and D, shall be flood-proofed to the standards contained in AMC 15.10.				
21	М.	Local Streets and Utilities. Local streets and utility connections to developments in and				
22		adjacent to the Flood Plain Corridor shall be located outside of the Flood Plain Corridor, except for crossing the Corridor, except as provided for in chapter 18.3.11 Water Resources				
23		Overlay, or in the Flood Plain Corridor as outlined below.				
24		1. Public street construction may be allowed within the Bear Creek Flood Plain Corridor as				
25		part of development following the adopted North Mountain Neighborhood Plan. This exception shall only be permitted for that section of the Bear Creek Flood Plain Corridor				
26		between North Mountain Avenue and the Nevada Street right-of-way. The new street				
27		shall be constructed in the general location as indicated on the neighborhood plan map, and in the area generally described as having the shallowest potential for flooding within				
28		the corridor.				
29		2. Proposed development that is not in accord with the North Mountain Neighborhood Plan				
30		shall not be permitted to utilize this exception.				

1	SECTIO	N 18 Section 18 3 10 000 [Development Standa	rds for Hillside Lands - Physical and			
2	SECTION 18. Section 18.3.10.090 [Development Standards for Hillside Lands - Physical and Environmental Constraints Overlay] of the Ashland Land Use Ordinance is hereby amended to					
	read as follows:					
3	read as fo	niows:				
4		18.3.10.090 Development Standards for Hillside Lands				
5	It is the purpose of the Development Standards for Hillside Lands to provide supplementary development regulations to underlying zones to ensure that development occurs in such a					
6	manner as to protect the natural and topographic character and identity of these areas,					
7		ental resources, the aesthetic qualities and resto afety, and general welfare by insuring that develo	· · · · · · · · · · · · · · · · · · ·			
8		ation of lower slopes, slide damage, flooding pro				
9 10		ntent of these development standards to encoura ow for a reasonable use that complements the na	•			
11	A. Gene	ral Requirements. The following general require	ements shall apply in Hillside Lands.			
12		<u>uildable Area</u> . All development shall occur on lan lopes greater than 35 percent shall be considered	•			
13		elow. Exceptions may be granted to this requirem	nent only as provided in subsection			
14		3.3.10.090.H.	a loss then as equal to 25 percent			
15	a	Existing parcels without adequate buildable are shall be considered buildable for one unit.	ea less than of equal to 55 percent			
16	b	Existing parcels without adequate buildable are	ea less than or equal to 35 percent			
17		cannot be subdivided or partitioned.				
18 19		<u>uilding Envelope</u> . All newly created lots either by uilding envelope with a slope of 35 percent or les	•			
20 21	C	ew Streets and Driveways. New streets, flag drive constructed on lands of less than or equal to 35 pe acceptions.	•			
22	a	The street is indicated on the Street Dedication	n map.			
23	b.	The portion of the street, flag drive, or driveway slope does not exceed a length of 100 feet.	y on land greater than 35 percent			
24	4. <u>G</u>	eotechnical Studies. For all applications on Hillsi	de Lands involving subdivisions or			
25	•	artitions, the following additional information is re-				
26		by a geotechnical expert indicating that the site is stable for the proposed use and development. The study shall include the following information.				
27	a	Index map.				
28 29	b	Project description to include location, topographic of previous work and discussion of field explore				
30	c.	Site geology, based on a surficial survey, to ind of bedrock and surficial materials, including art etc., and structural data including bedding, join	clude site geologic maps, description ificial fill, locations of any faults, folds,			
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1		soil structure.	
2 3	d.	Discussion of any off-site geologic conditions that may pose a potential hazard to the site, or that may be affected by on-site development.	
4	e.	Suitability of site for proposed development from a geologic standpoint.	
5	f.	Specific recommendations for cut and fill slope stability, seepage and drainage control, or other design criteria to mitigate geologic hazards.	
6 7 8	g.	If deemed necessary by the engineer or geologist to establish whether an area to be affected by the proposed development is stable, additional studies and supportive data shall include cross-sections showing subsurface structure, graphic logs with subsurface exploration, results of laboratory test and references.	
9	h.	Signature and registration number of the engineer and/or geologist.	
10	i.	Additional information or analyses as necessary to evaluate the site.	
11	j.	Inspection schedule for the project as required in 18.3.10.090.B.9.	
12	k.	Location of all irrigation canals and major irrigation pipelines.	
13 14	B. Hillside Grading and Erosion Control. All development on lands classified as Hillside shall provide plans conforming to the following items.		
15 16 17	on sh thi	grading, retaining wall design, drainage, and erosion control plans for development Hillside Lands shall be designed by a geotechnical expert. All cuts, grading or fills all conform to the International Building Code and be consistent with the provisions of s ordinance. Erosion control measures on the development site shall be required to nimize the solids in runoff from disturbed areas.	
 18 19 20 21 22 23 24 	lot fro of to da co mi	ning of Improvements. For development other than single-family homes on individual s, all grading, drainage improvements, or other land disturbances shall only occur on May 1 to October 31. Excavation shall not occur during the remaining wet months the year. Erosion control measures shall be installed and functional by October 31. Up 30-day modifications to the October 31 date, and 45-day modification to the May 1 te may be made by the Planning Director, based upon weather conditions and in nsultation with the project geotechnical expert. The modification of dates shall be the nimum necessary, based upon evidence provided by the applicant, to accomplish the cessary project goals.	
24 25 26 27 28 29 30	su 25 the na fer av na	etention in natural state. On all projects on Hillside Lands involving partitions and bdivisions, and existing lots with an area greater than one-half acre, an area equal to percent of the total project area, plus the percentage figure of the average slope of a total project area, shall be retained in a natural state. Lands to be retained in a tural state shall be protected from damage through the use of temporary construction noing or the functional equivalent. For example, on a 25,000 square feet lot with an erage slope of 29 percent, 25%+29%=54% of the total lot area shall be retained in a tural state. The retention in a natural state of areas greater than the minimum rcentage required here is encouraged.	
		ading - Cuts. On all cut slopes on areas classified as Hillside Lands, the following andards shall apply.	



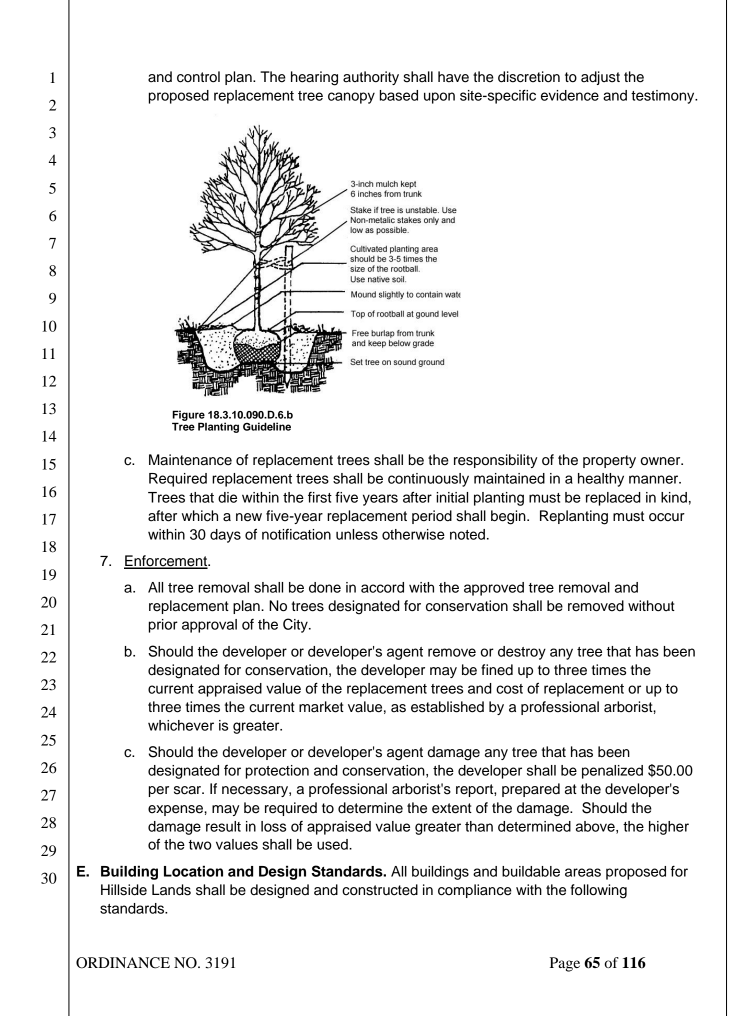
1		
2	Reduce effecitve	
3	visual bulk by	
4	foundations	
5		
6		
7		
8		
9		
10		
11	Figure 18.3.10.090.B.4.c Stepped Foundations	
12	d. Revegetation of cut slope terraces shall include the provision of a planti	ng plan,
13	introduction of top soil where necessary, and the use of irrigation if nece	•
14	vegetation used for these areas shall be native, or species similar in res to native plants, which will survive, help reduce the visual impact of the	
15	and assist in providing long term slope stabilization. Trees, bush-type pl	antings, and
16	 cascading vine-type plantings may be appropriate. 5. <u>Grading - Fill</u>. On all fill slopes on lands classified as Hillside Lands, the following the following states of the following	owing
17	standards shall apply.	
18	a. Fill slopes shall not exceed a total vertical height of 20 feet. The toe of tarea not utilizing structural retaining shall be a minimum of six feet from	-
19	property line.	
20	b. Fill slopes shall be protected with an erosion control netting, blanket or f	
21	equivalent. Netting or blankets shall only be used in conjunction with an mulch such as straw or wood fiber. The blanket must be applied so that	-
22 23	complete contact with the soil so that erosion does not occur beneath it. netting or blankets shall be securely anchored to the slope in accordance	
23 24	manufacturer's recommendations.	
25	c. Whenever possible, utilities shall not be located or installed on or in fill s	•
26	determined that it necessary to install utilities on fill slopes, all plans sha designed by a geotechnical expert.	III DE
27	d. Revegetation of fill slopes shall utilize native vegetation or vegetation sin	
28	resource value and which will survive and stabilize the surface. Irrigation provided to ensure growth if necessary. Evidence shall be required indic	•
29	term viability of the proposed vegetation for the purposes of erosion cor	
30	disturbed areas.	vonoteties of
	6. <u>Revegetation Requirements.</u> Where required by this chapter, all required recut and fill slopes shall be installed prior to the issuance of a certificate of or	-
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1 2			Ve	ignature of a required survey plat, or other time as determined by 'egetation shall be installed in such a manner as to be substantiall	• •
3		-		ne year of installation.	_
4		7.	_	Advintenance, Security, and Penalties for Erosion Control Measures	_
5			a.	 Maintenance. All measures installed for the purposes of long-te including but not limited to vegetative cover, rock walls, and lan 	
6				maintained in perpetuity on all areas which have been disturbed	· • • •
7				rights-of-way. The applicant shall provide evidence indicating t place to ensure maintenance of measures.	ne mechanisms in
8			b.	. Security. Except for individual lots existing prior to January 1, 1	998, after an Erosion
9				Control Plan is approved by the hearing authority and prior to c	
10				applicant shall provide a performance bond or other financial guardulation amount of 120 percent of the value of the erosion control meas	
11				stabilize the site. Any financial guarantee instrument proposed,	
12				performance bond, shall be approved by the City Attorney. The instrument shall be in effect for a period of at least one year, and	•
13				when the Community Development Director and Public Works I	
14				jointly, that the site has been stabilized. All or a portion of the se City may be withheld for a period up to five years beyond the or	
15				period if it has been determined by the City that the site has not stabilized against erosion.	
16		8.	<u>Sit</u>	ite Grading. The grading of a site on Hillside Lands shall be review	wed considering the
17			fol	bllowing factors.	
18 19			a.	. No terracing shall be allowed except for the purposes of develo pad and for providing vehicular access to the pad.	ping a level building
20			b.	. Avoid hazardous or unstable portions of the site.	
			c.	. Avoid hazardous or unstable portions of the site.	
21			d.	. Building pads should be of minimum size to accommodate the	
22				reasonable amount of yard space. Pads for tennis courts, swim lawns are discouraged. As much of the remaining lot area as page	01 0
23 24				in the natural state of the original slope.	······
24 25		9.		nspections and Final Report. Prior to the acceptance of a subdivision of the final events of a partitions of the final events of a partitions.	
23 26			-	ignature of the final survey plat on partitions, or issuance of a cert or individual structures, the project geotechnical expert shall provid	
20 27				ndicating that the approved grading, drainage, and erosion control	
27				nstalled as per the approved plans, and that all scheduled inspecti 8.3.10.090.A.4.j were conducted by the project geotechnical expe	
28 29			thr	nroughout the project.	-
29 30				ace and Groundwater Drainage. All development on Hillside Lan bllowing standards.	ds shall conform to
		1.	All	Il facilities for the collection of stormwater runoff shall be construc	ted on the site and
	OR	יום	NAI	ANCE NO. 3191 P	age 61 of 116
		~ **	14 44		

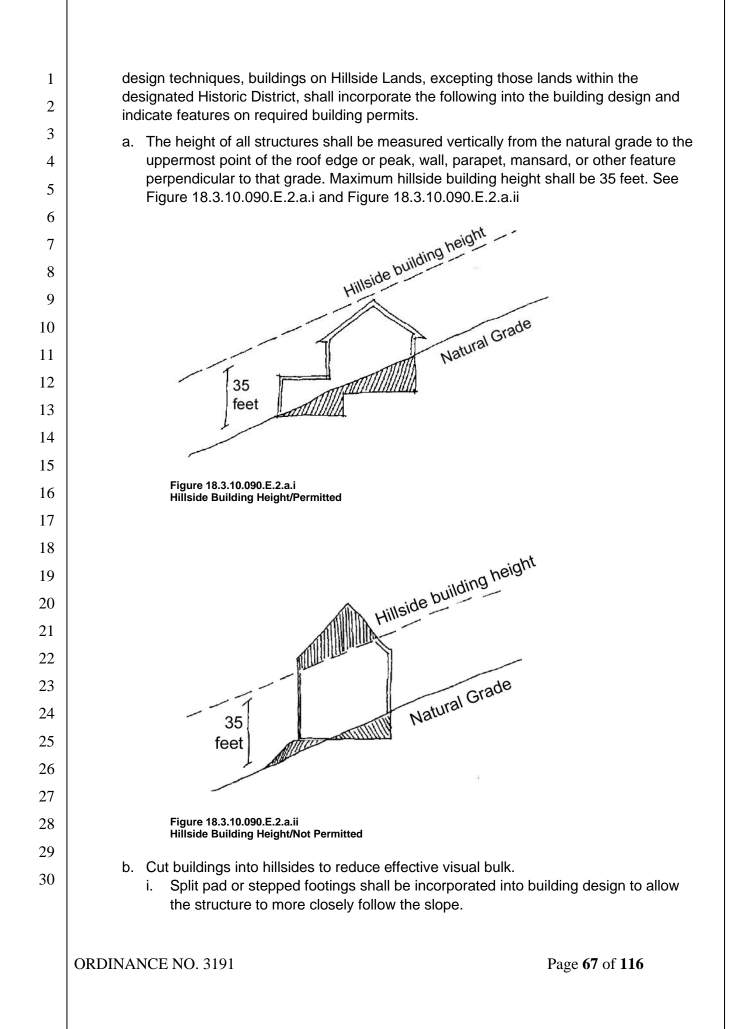
1	ac	ccording to the following requirements:	
2	a.	. Stormwater facilities shall include storm drain system construction, facilities for accommodating drainage from the storm of the stor	
3		and other impervious surfaces, and roof drainage sys	
4 5	b.	. Stormwater facilities, when part of the overall site imp greatest extent feasible, the first improvements constr	
6	C.	 Stormwater facilities shall be designed to divert surface sloping surfaces of a fill. 	
7	4		much as possible, in their
8	u.	 Existing natural drainage systems shall be utilized, as natural state, recognizing the erosion potential from ir 	•
9	e.	 Flow-retarding devices, such as detention ponds and where practical to minimize increases in runoff volume 	•
10 11		development. Each facility shall consider the needs for system to safely carry any overflow water to an accept	or an emergency overflow
12	f.		
13		will avoid erosion on-site and to adjacent and downst	
14	g.	Alternate stormwater systems, such as dry well syste	
15		fields, shall be designed by a registered engineer or g approved by the Public Works Department or Building	-
16		Conservation, Protection and Removal. All developm	nent on Hillside Lands shall
17		orm to the following requirements.	
18		<u>ventory of Existing Trees</u> . A tree survey at the same sca e prepared, which locates all trees greater than six inche	
19 20	•	DBH) identified by DBH, species, approximate extent of reas proposed to be disturbed, existing tree base elevat	
20 21		iseased trees shall be identified. Groups of trees in closive feet of each other) may be designated as a clump of	
22	sp	pecies, estimated number and average diameter indicat	ed. All tree surveys shall have
23		n accuracy of plus or minus two feet. The name, signatu urveyor responsible for the accuracy of the survey shall	
24	Po	ortions of the lot or project area not to be disturbed by d icluded in the inventory.	
25		valuation of Suitability for Conservation. All trees indicat	ed on the inventory of existing
26	tre	ees shall also be identified as to their suitability for cons	ervation. When required by the
27		earing authority, the evaluation shall be conducted by a blowing factors shall be included in this determination.	landscape professional. The
28 29	a.	-	gors of development than non-
30	b.	 Tree Structure. Trees with severe decay or substantia result in damage to people and property. 	al defects are more likely to
	C.	. Species. Species vary in their ability to tolerate impact	ts and damage to their
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	1		

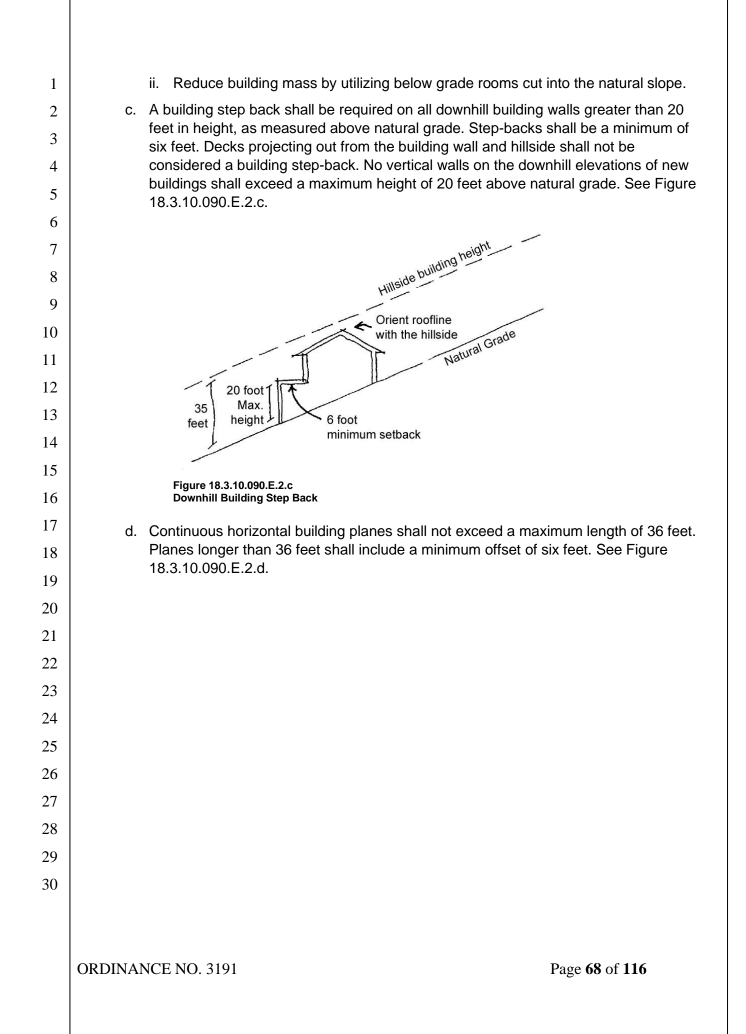
1	environm	ant	
2		. Potential longevity.	
2		variety of native tree spo	ecies and ages
4	-		r protection for erosion and shade than smaller
-	trees.	,	
5			Significant conifer trees having a trunk 18 caliper
6 7	12 caliper inc		neight (DBH), and broadleaf trees having a trunk at breast height (DBH), shall be protected and henever possible.
8			parking areas, and other site disturbances shall be
9 10	recognizing a		er of existing trees on the site are preserved, while ds for fuel reduction if the development is located
11		nus. Dee ngure 10.0.10	.090.D.3.a.
12	No.	Existing site	with
13	880	significant tre	es
14		o B	
15		9	
16			ion for property
17			
18		I8.3.10.090.D.3.a nning for Tree Preservation	
19	b. Building e	nvelopes shall be locate	d and sized to preserve the maximum number of
20		ite while recognizing and ent is located in Wildfire	I following the standards for fuel reduction if the
21			d grading plan shall avoid disturbance of tree
22	protectior		
23			re trees are required to be preserved during the shall follow the following tree protection
24	standards.		
25		•	on shall be clearly marked on the project site.
26		, , , , , , , , , , , , , , , , , , ,	ripping, stockpiling, trenching, grading, round elevation, the applicant shall install tree
27	protection	fencing in accordance v	vith 18.4.5.030.C Prior to any construction activity,
28		be inspected pursuant to	
29 30	compaction		ng but not limited to parking, material storage, soil t, shall be arranged so as to prevent disturbances
	c. No gradir	g, stripping, compaction,	or significant change in ground elevation shall be
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1 2			permitted within the drip line of trees desig the grading plans, as approved by the City	, and landscape professional. If grading or
3			construction is approved within the drip-line required to be present during grading oper protective measures to protect the roots.	
4		d	Changes in soil hydrology and site drainag	a within trac protection areas shall be
5 6		u.	minimized. Excessive site run-off shall be a facilities and away from trees designated for	lirected to appropriate storm drain
7		e.	Should encroachment into a tree protection	area occur which causes irreparable
8 9			damage, as determined by a landscape probe revised to compensate for the loss. Und be relieved of responsibility for compliance	ofessional, to trees, the project plan shall ler no circumstances shall the developer
10	5.	Tr	ee Removal. Development shall be designed	
11		tre de	es on a site. The development shall follow the velopment is located in Wildfire Lands. Whe	ne standards for fuel reduction if the n justified by findings of fact, the hearing
12			thority may approve the removal of trees for	· ·
13		a.	The tree is located within the building enve	•
14		b.	The tree is located within a proposed stree	
15		с.	The tree is located within a water, sewer, c	
16 17		d.	The tree is determined by a landscape pro- constitutes an unacceptable hazard to life standards in 18.3.10.090.D.2.	
18 19		e.	The tree is located within or adjacent to are threatening to the life of the tree, as determ	
20 21 22		f.	The tree is identified for removal as part of plan per section 18.3.10.100.A, or with the removal is recommended by the Fire Code Advisor, as part of a comprehensive fuels Fuel Modification Area consistent with 18.3	exception of significant trees the tree Official, and approved by the Staff eduction strategy to implement a General
23 24 25	6.	be Ge	ee Replacement. Trees approved for remove cause they were determined to be diseased eneral Fuel Modification Area requirements, lowing standards.	, dead, a hazard, or to comply with
26 27 28		a.	Replacement trees shall be indicated on a shall include all locations for replacement t details.	
28 29 30		b.	Replacement trees shall be planted such the equal to or greater than the tree canopy pro- See Figure 18.3.10.090.D.6.b. The canopy impact of paved and developed areas, redu- stability. Replacement tree locations shall of	esent prior to development of the property. shall be designed to mitigate of the uce surface erosion, and increase slope
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1. Building Envelopes. All newly created lots, either by subdivision or partition, shall contain 1 building envelopes conforming to the following standards. 2 a. The building envelope shall contain a buildable area with a slope of 35 percent or 3 less. See Figure 18.3.10.090.E.1.a. 4 OT LINES 5 YARD LINE . REAR 6 REAR. BUILDABLE ALEA YARD REQUIRED 7 (SET BACK) YARD 8 BUILDING 9 COVERAGE 10 11 BUILDING LINE 12 FRONT YARD LINES ARD (SETBACK LINES) (SET BACK) REQUIRED 13 FRONT YARD FRONT LOT LINE 14 STREET R.O.W. 15 16 Figure 18.3.10.090.E.1.a **Buildable Area** 17 b. Building envelopes and lot design shall address the retention of a percentage of the 18 lot in a natural state as required in 18.3.10.090.B.3. 19 c. Building envelopes shall be designed and located to maximize tree conservation as 20 required in 18.3.10.090.D.3 while recognizing and following the standards for fuel reduction if the development is located in Wildfire Lands. 21 d. It is recommended that building envelope locations should be located to avoid 22 ridgeline exposures, and designed such that the roofline of a building within the 23 envelope does not project above the ridgeline as illustrated in Figure 18.3.10.090.E.1.d. 24 25 Retention of hillside character and natural slope by and the second 26 advoiding ridgeline locations 27 28 29 Figure 18.3.10.090.E.1.d. 30 2. Building Design. To reduce hillside disturbance through the use of slope responsive **ORDINANCE NO. 3191** Page 66 of 116





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10	
11	6 foot
12	Min. offset 36 foot
13	maximum
14	
15	Figure 18.3.10.090.E.2.d Horizontal Offsets
16	e. It is recommended that roof forms and roof lines for new structures be broken into a
17	 It is recommended that root forms and root lines for new structures be broken into a series of smaller building components to reflect the irregular forms of the surrounding
18	hillside. Long, linear unbroken roof lines are discouraged. Large gable ends on downhill elevations should be avoided, however smaller gables may be permitted.
19	See Figure 18.3.10.090.E.2.c.
20	f. It is recommended that roofs of lower floor levels be used to provide deck or outdoor
21	space for upper floor levels. The use of overhanging decks with vertical supports in excess of 12 feet on downhill elevations should be avoided.
22	g. It is recommended that color selection for new structures be coordinated with the
23	predominant colors of the surrounding landscape to minimize contrast between the
24	structure and the natural environment.
25	F. All structures on Hillside Lands shall have foundations designed by an engineer or architect with demonstrable geotechnical design experience. A designer, as defined, shall not
26	complete working drawings without having foundations designed by an engineer.
27	G. All newly created lots or lots modified by a lot line adjustment must include building
28	envelopes containing a buildable area less than 35 percent slope of sufficient size to accommodate the uses permitted in the underlying zone, unless the division or lot line
29	adjustment is for to provide open space or for conservation purposes
30	H. Exception to the Development Standards for Hillside Lands. An exception under this section is not subject to the variance requirements of chapter 18.5.5 Variances. An application for an exception is subject to the Type I procedure in section 18.5.1.050 and may
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1 2	be granted with respect to the develo meets all of the following criteria.	pment standards for Hillside Lands if the proposal
2		meeting the specific requirements of this chapter due he site or proposed use of the site.
4 5	 The exception will result in equal this chapter. 	or greater protection of the resources protected under
6	3. The exception is the minimum ne	cessary to alleviate the difficulty.
7		ne stated Purpose and Intent of chapter 18.3.10
8	Physical and Environmental Cons Development Standards for Hillsig	traints Overlay chapter and section 18.3.10.090 de Lands.
9		
10	SECTION 19. Section 18.3.11.060 [Lim	ited Activities and Uses - Water Resources Protection
11	Zones (Overlays)] of the Ashland Land U	se Ordinance is hereby amended to read as follows:
12	18.3.11.060 Limited Activities and	Uses
13	•	Ater Resource Protection Zones are allowed provided
14	the activities or uses comply with the revision 18.3.11.060.D.	ew procedure and approval standards set forth in
15		
16	A. Limited Activities and Uses within	
17		t or Machinery. Use of power-assisted equipment or ance unless otherwise exempted in subsection
18	18.3.11.050.A.1.h.	
19 20	follows for existing areas or storm	ulti-year maintenance plans may be authorized as water treatment facilities in Water Resource
20		ve a previously approved management plans.
21		ed Properties. The routine restoration and enhancement led properties such as public parks and private
22	common open spaces.	eu properties such as public parts and private
23	b. Storm Water Treatment Facili	ties. The ongoing routine maintenance of storm water
24		tention ponds or sediment traps, vegetated swales, rder to maintain flow and prevent flooding. Routine
25		eatment facilities in accordance with an approved
26	management plan is exempte	d as outline in subsection 18.3.11.050.A.2.c.
27		tivities. Permanent alteration of Water Resource the placement of structures, fill or impervious surfaces
28	may be authorized as follows.	
29 30	bridges, trails, multi-use path maintain a functional system a	es. The location and construction of public streets, connections, and utilities deemed necessary to and upon finding that no other reasonable, alternate source Protection Zone exists. This ordinance, the
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1 2			Comprehensive Plan, Transportation Sy other adopted documents shall guide the	ystem Plan, adopted utility master plans, and nis determination.
3 4		b.	driveways, and utilities to provide a mea	ocation and construction of private streets, ans of access to an otherwise inaccessible or isonable, alternate location outside the Water
5				
6 7		C.		<i>tion.</i> Installation of public and private storm tion ponds or sediment traps, vegetated
8		d.		sory Structures in Residential Districts and
9			Replacement of Nonconforming Structu	ures in Non-Residential Zoning Districts and of nonconforming structures located within or
10			partially within the original building foot	print, except those nonconforming primary
11			structures exempted in subsection 18.3 disturb additional surface area within th	3.11.050.A.3, provided replacement does not e Water Resource Protection Zone.
12	В. А	ddit	ional Limited Activities and Uses withi	n Stream Bank Protection Zones.
13	1	. <u>St</u>	ream Restoration and Enhancement. Res	storation and enhancement projects resulting
14			•	ons unless otherwise exempted in subsection
15			velopment involving building, grading or	ment activities not otherwise associated with paving are encouraged, and planning
16		ар		these activities for compliance with applicable
17	2	. <u>D</u> r	iveway and Street Maintenance and Pav	ing. Maintenance, paving, and reconstruction
18				iveways if work disturbs more total surface
19			6	-way or access easement and an additional -of-way or access easement outside of the
20				all be located in public right-of-way or a public
21		ea	sement.	
22	3			Paving and reconstruction of public parking ea in the Stream Bank Protection Zone is not
23				necessary to maintain a functional system and
24		-	on finding that no other reasonable alterr otection Zone exits.	nate location outside the Water Resource
25				
26	4			nt. Routine maintenance and replacement of if work disturbs more total surface area than
27		the	e area inside the public utility easement a	and an additional five percent surface area of
28		the	e public utility easement outside of the pu	Iblic utility easement.
20 29	5			n bank stabilization measures that have been
29 30		Er	proved by the Oregon Department of Stangineers, or other state or federal regulate p-engineering methods.	ate Lands (DSL), the U.S. Army Corps of ory agencies, and that utilize non-structural
	6	5. <u>St</u>	orm Water Outfall. Construction of a storn	m water outfall discharging treated storm
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1		water from an adjacent developed area provand federal water quality regulations.	ided that the discharge meets local, state,
2	7.	Bridges. The installation of a bridge or simila	ar, bottomless crossing structure for the
3 4			treet, bicycle or pedestrian crossing, as well
5	8.	Flood Control Measures. Installation or expa	
6	0.	including but not limited to concrete retainin generally be prohibited, but approved only it	g walls, gabions, gravity blocks, etc., shall
7		structural methods will not adequately meet	
8	C. Ac	Iditional Limited Activities and Uses within	Wetland Protection Zones.
9	1.	Wetland Restoration and Enhancement. We	
10		resulting in a net gain in wetland functions. activities not otherwise associated with deve	elopment involving building, grading or
11		paving are encouraged, and planning applic	, i i i i i i i i i i i i i i i i i i i
12		activities for compliance with applicable land Advisor.	Tuse standards may be walved by the Stan
13	2.	Driveway and Street Maintenance and Pavi	
14 15		of existing public and private streets and dri public right-of-way or public easement.	veways. Public streets shall be located in
	3.	Public and Private Utility Maintenance and I	•
16 17		replacement of existing public and private u Protection Zone.	ilities that disturb lands within the Wetland
18	D. Liı	mited Activities and Uses Permit. All Limite	d Activities and Uses described in section
19	Lir	nited Activities and Uses Permit shall be app	ure in section 18.5.1.050. An application for a roved if the proposal meets all of the
20		lowing criteria.	
21 22	1.	•	r Resources Protection Zone and disturb as
	_	little of the surface area of the Water Resou	·
23 24	2.		aces, loss of native vegetation, erosion, and
25		other adverse impacts on Water Resources	
26	3.	On stream beds or banks within the bank fu	I stage, in wetlands, and on slopes of 25 ection Zone, excavation, grading, installation
27			ve vegetation shall be avoided except where
27		no practicable alternative exists, or where n ensure slope stability.	ecessary to construct public facilities or to
29	4.	Water, storm drain, and sewer systems sha	l be designed, located and constructed to
30		avoid exposure to floodwaters, and to avoid wetlands.	•
	5.	Stream channel repair and enhancement, ri	parian habitat restoration and enhancement,
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1 2	and wetland restoration and enhancement will be restored through the implementation of a mitigation plan prepared in accordance with the standards and requirements in section
	18.3.11.110 Mitigation Requirements.
3 4	Long term conservation, management and maintenance of the Water Resource Protection Zone shall be ensured through preparation and recordation of a management
5	plan as described in subsection 18.3.11.110.C, except a management plan is not required for residentially zoned lots occupied only by a single-family dwelling and
6 7	accessory structures.
8	SECTION 20. Section 18.3.11.090 [Approval Standards for Land Divisions and Property Line
9	Adjustments - Water Resources Protection Zones (Overlays)] of the Ashland Land Use
10	Ordinance is hereby amended to read as follows:
11	18.3.11.090 Approval Standards for Land Divisions and Property Line
12	Adjustments
13	Planning actions and procedures containing Water Resource Protection Zones and involving the
14	division of land or property line adjustments shall comply with the following provisions and shall include the plan requirements in subsection 18.3.11.100.A.3.
15	A. Building Envelope Established. Each lot shall contain a building envelope outside the
16	Water Resource Protection Zone of sufficient size to permit the establishment of the use and associated accessory uses.
17	B. Conservation Area. Performance Standards Option Subdivision, Subdivision, Partition, and
18	Site Design Review applications shall include the Water Resource Protection Zone within a
19 20	conservation easement or recorded development restriction, which stipulates that the use or activity within the Water Resource Protection Zone shall be consistent with the provisions of this chapter. The approval outbority may require that the Water Descures Protection Zone
20 21	this chapter. The approval authority may require that the Water Resource Protection Zone be included in a separate tract of land managed by a homeowners' association or other common ownership optity responsible for preservation
22	common ownership entity responsible for preservation.
23	C. Density Transfer. Density calculated from the land area contained within the Water Resource Protection Zone may be transferred to lands outside the Water Resource
24	Protection Zone provided the following standards are met.
25	 Partitions and subdivisions involving density transfer shall be processed under chapter 18.3.9 Performance Standards Option Overlay.
26	2. A map shall be submitted showing the land area not within the Water Resource
27	Protection Zone to which the density will be transferred.
28	3. The Water Resource Protection Zone shall be included in a separate preservation tract
29	to be managed by a homeowner's association or other common ownership entity responsible for management of the area.
30	 Density may only be transferred within the subject property or to a lot or lots contiguous to the subject property and within the same ownership.
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		o lands not within	the Water Resou		•
	5. The density transferred to be increased to more that		times the base de	≏nsitv of the un	CELIVING
	zoning district. Fractional			•	
D.	. Management Plan. Long ter		-		
	Resource Protection Zone control through preparation and reco		•	•	
	18.3.11.110.C.				
E .	 Mitigation Requirements. Taccordance with the requirer 	• •	• • •	• .	
	mitigate impacts resulting fro		0.0.11.110 Millig		
F.	Exemptions for a Public Pu	•	• •		
	shall be granted for lots creat for the sole purpose of conse		• • •	•	
	contained within the Water R	Resource Protection	on Zone.)		
			~		
	ECTION 21. Section 18.3.14.0	-		C	erlay] of the
As	shland Land Use Ordinance is	hereby amended t	to read as follows		
	8.3.14.050 Dimensional St				
Nc	otwithstanding the provisions c	of chapter 18.2.5			•
Nc 18		of chapter 18.2.5 \$ ential Zones, Tab			•
Nc 18 sta	otwithstanding the provisions c 3.2.6 Standards for Non-Reside	of chapter 18.2.5 \$ ential Zones, Tab	le 18.3.14.050 ind	cludes the dime	•
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay.	of chapter 18.2.5 s ential Zones, Tab o the standards in	le 18.3.14.050 in Table 18.3.14.05	cludes the dime	•
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. he dimensions shall conform to	of chapter 18.2.5 s ential Zones, Tab o the standards in	le 18.3.14.050 in Table 18.3.14.05	cludes the dime	•
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. he dimensions shall conform to	of chapter 18.2.5 s ential Zones, Tab o the standards in	le 18.3.14.050 in Table 18.3.14.05 onal Standards	cludes the dime	•
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. he dimensions shall conform to	of chapter 18.2.5 sential Zones, Tab o the standards in gle Overlay Dimensi	le 18.3.14.050 in Table 18.3.14.05 onal Standards Base Zo	cludes the dime 50.	ensional
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. The dimensions shall conform to Table 18.3.14.050 Transit Triang Residential Density (dwelling	of chapter 18.2.5 sential Zones, Tab o the standards in gle Overlay Dimensi	le 18.3.14.050 in Table 18.3.14.05 onal Standards Base Zo	cludes the dime 50.	ensional
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. The dimensions shall conform to the Table 18.3.14.050 Transit Triang Residential Density (dwelling units/acre)	of chapter 18.2.5 Sential Zones, Tab the standards in gle Overlay Dimensi C-1 30 du/ac Maximum resident	le 18.3.14.050 ind Table 18.3.14.05 onal Standards Base Zo E-1 15 du/ac ial density is regulate um dwelling units pe	cludes the dime 50. Dimes ¹ R-2 13.5 du/ac Ed by the FAR und	R-3
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. ne dimensions shall conform to Table 18.3.14.050 Transit Triang Residential Density (dwelling units/acre) Minimum ²	of chapter 18.2.5 \$ ential Zones, Tab o the standards in gle Overlay Dimensi C-1 30 du/ac Maximum resident option. The maxim apply under the TT shall meet the resider	le 18.3.14.050 ind Table 18.3.14.05 onal Standards Base Zo E-1 15 du/ac ial density is regulate um dwelling units pe overlay option.	cludes the dime 50.	R-3 20 du/ac er the TT overlay zones do not
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. ne dimensions shall conform to Table 18.3.14.050 Transit Triang Residential Density (dwelling units/acre) Minimum ² Maximum	of chapter 18.2.5 \$ ential Zones, Tab o the standards in gle Overlay Dimensi C-1 30 du/ac Maximum resident option. The maxim apply under the TT shall meet the resider	le 18.3.14.050 ind Table 18.3.14.05 onal Standards Base Zo E-1 15 du/ac ial density is regulate um dwelling units pe overlay option.	cludes the dime 50.	R-3 20 du/ac er the TT overlay zones do not
Nc 18 sta	otwithstanding the provisions of 3.2.6 Standards for Non-Reside andards within the TT overlay. Table 18.3.14.050 Transit Triang Residential Density (dwelling units/acre) Minimum ² Maximum ² At a minimum, the development above and per section 18.2.6.030	of chapter 18.2.5 \$ ential Zones, Tab o the standards in gle Overlay Dimensi C-1 30 du/ac Maximum resident option. The maxim apply under the TT shall meet the resider	le 18.3.14.050 ind Table 18.3.14.05 onal Standards Base Zo E-1 15 du/ac ial density is regulate um dwelling units pe overlay option.	cludes the dime 50.	R-3 20 du/ac er the TT overlay zones do not

		Base Zo	ones ¹		
	C-1	E-1	R-2	F	
³ Plazas and pedestrian areas shall	count as floor area f	or the purposes of r	neeting the minimum	n FAR.	
Plazas and pedestrian areas may a not constitute more than 50% of the		d meeting the lands	caping area requirer	ments b	
Lot Area, Width, Depth and Coverage	NA	NA	Land divisions in t zones shall meet t requirements of ta 18.2.5.030.A or ch Performance Stan	the app able napter 1	
Yards, Minimum (feet) ⁴	I				
- Front	There is no minimum		5 ft		
- Side	rear yard required, buildings on the sub residential zone, in	ject site abut a	See table 18.2.5.030.A for standard yard requirements f the R-2 and R-3 zone		
- Rear	or rear yard of not le				
⁴ See building step back requirement Building Separation, On Same		060. A	Building separatio	n is not	
Site – Minimum			under the TT overlay optio except as required by the code.		
Building Height ⁵ & ⁶					
Maximum Height – feet/stories	50/4	50/4	42/3	2	
Solar Setback	Per table	18.2.6.030	Per chapter 18.4.8 Solar Ac		
⁵ See definition of "height of building	g" in section 18.6.1.0	30.			
⁶ Parapets may be erected up to fiv 184.4.030.G.4 for mechanical equi mechanical equipment review proc	pment screening requ				
Lot Coverage – Maximum (% of lot area)	85%	85%	80%	8	
Landscape Area – Minimum (% of developed lot area)	15%	15%	20%	2	
Outdoor RecreationOpen	N			Outdoor recreation Open is not required under the T	

	Base Z	iones ¹	
C-1	E-1	R-2	R-3
		overlay option.	

Orientation, and Design] of the Ashland Land Use Ordinance is hereby amended to read as follows:

TOHOV

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18.4.2.040 Non-Residential Development

A. Purpose and Intent. Commercial and employment developments should have a
 positive impact upon the streetscape. For example, buildings made of unadorned concrete block
 or painted with bright primary colors used to attract attention can create an undesirable effect
 upon the streetscape.

Landscaping and site design for commercial and employment zones is somewhat different
 from that required for residential zones. The requirement for outdoor spaces is much less.
 The primary function is to improve the project's appearance, enhance the City's streetscape,
 lessen the visual and climatic impact of parking areas, and to screen adjacent residential
 uses from the adverse impacts which commercial uses may cause.

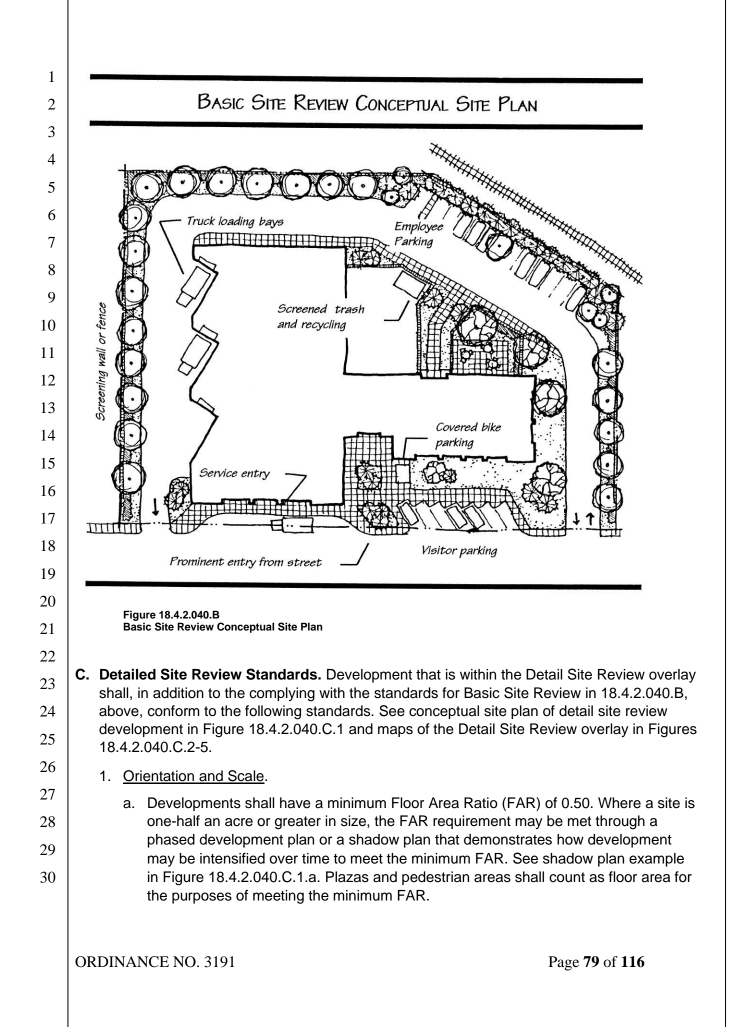
One area in which Ashland's commercial differs from that seen in many other cities is the relationship between the street, buildings, parking areas, and landscaping. The most common form of modern commercial development is the placement of a small buffer of landscaping between the street and the parking area, with the building behind the parking area at the rear of the parcel with loading areas behind the building. This may be desirable for the commercial use because it gives the appearance of ample parking for customers. However, the effect on the streetscape is less than desirable because the result is a vast hot, open, parking area which is not only unsightly but results in a development form which the City discourages.

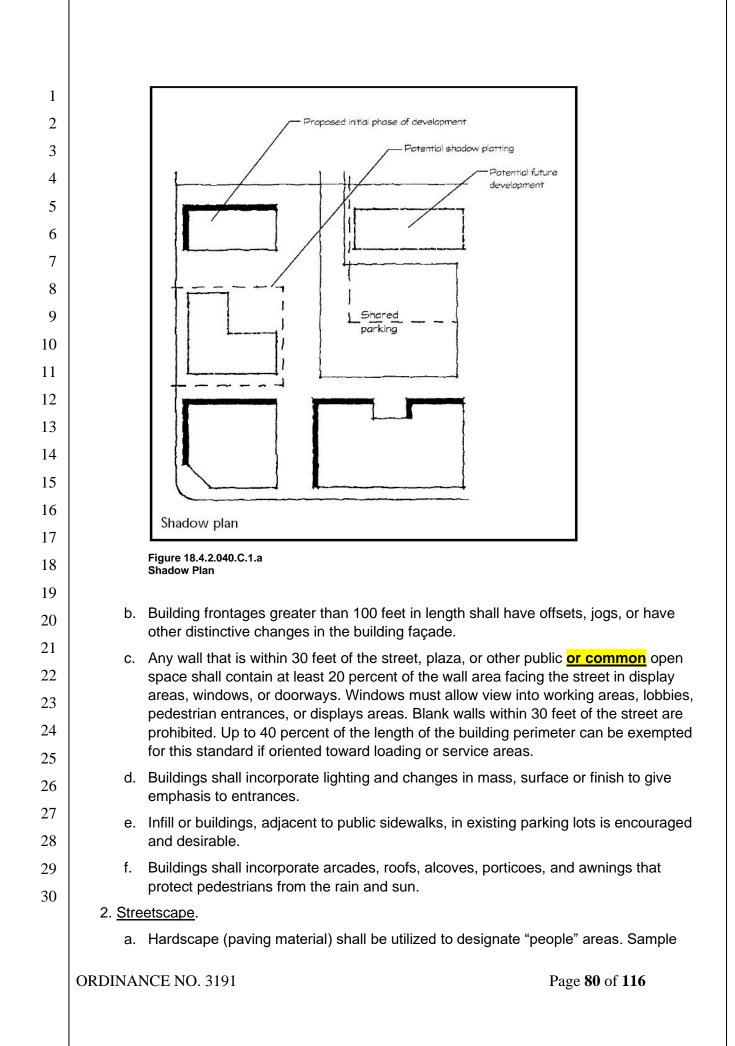
The alternative desired in Ashland is to design the site so that it makes a positive contribution to the streetscape and enhances pedestrian and bicycle traffic. The following development standards apply to commercial, industrial, non-residential and mixed-use development. The application of the standards depends on what area of the City the property is located. Generally speaking, areas that are visible from highly traveled arterial streets and that are in the Historic District are held to a higher development standard than projects that are in manufacturing and industrial area.

B. Basic Site Review Standards. Except as otherwise required by an overlay zone or plan district, the following requirements apply to commercial, industrial, non-residential and mixed-use development pursuant to section 18.5.2.020. See conceptual site plan of basic site review development in Figure 18.4.2.040.B.

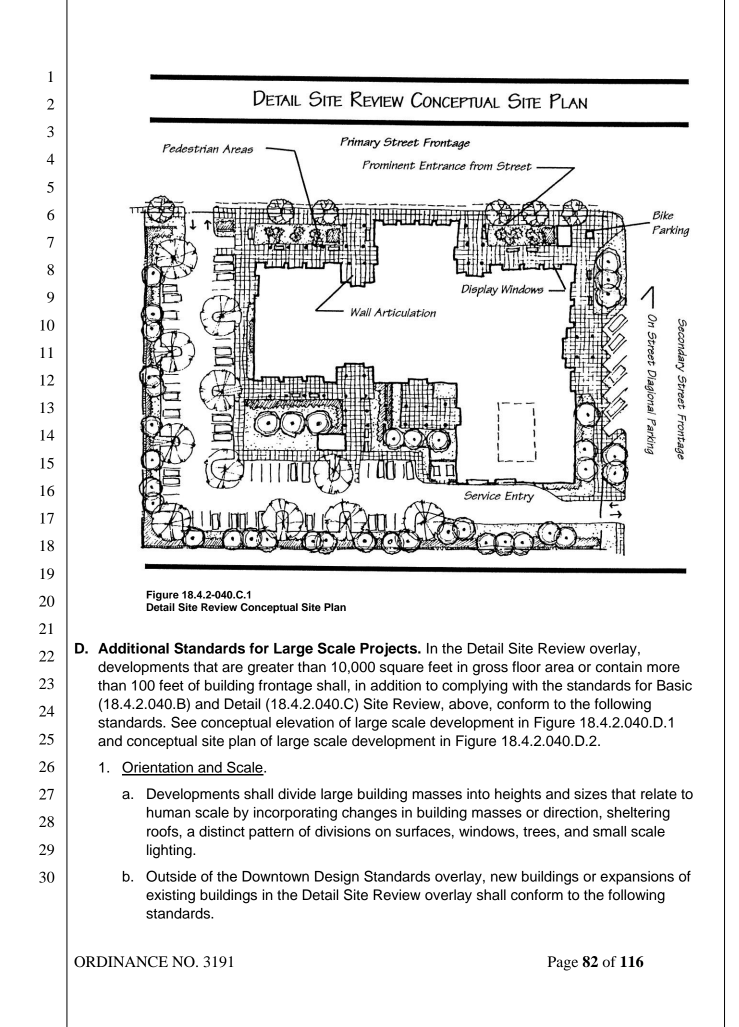
1	1.	Or	ientation and Scale.
2			Buildings shall have their primary orientation toward the street and not a parking
3			area. Automobile circulation or off-street parking is not allowed between the building
4			and the street. Parking areas shall be located behind buildings, or to one side. See Figure 18.4.2.040.B.1.
5		b.	A building façade or multiple building facades shall occupy a large majority of a
6			project's street frontage as illustrated in Figure 18.4.2.040.B, and avoid site design that incorporates extensive gaps between building frontages created through a
7			combination of driveway aprons, parking areas, or vehicle aisles. This can be addressed by, but not limited to, positioning the wider side of the building rather than
8			the narrow side of the building toward the street. In the case of a corner lot, this standard applies to both street frontages. Spaces between buildings shall consist of
9			landscaping and hard durable surface materials to highlight pedestrian areas.
10		C.	•
11 12			public sidewalk. The entrance shall be designed to be clearly visible, functional, and shall be open to the public during all business hours. See Figure 18.4.2.040.B.1.
13		d.	Building entrances shall be located within 20 feet of the public right of way to wh
14			they are required to be oriented. Exceptions may be granted for topographic constraints, lot configuration, designs where a greater setback results in an improved
15			access or for sites with multiple buildings, such as shopping centers, where other
16			buildings meet this standard.
17 18		e.	Where a building is located on a corner lot, its entrance shall be oriented toward the higher order street or to the lot corner at the intersection of the streets. The building shall be located as close to the intersection corner as practicable.
19		f.	Public sidewalks shall be provided adjacent to a public street along the street
20			frontage.
21		g.	The standards in a-d, above, may be waived if the building is not accessed by pedestrians, such as warehouses and industrial buildings without attached offices,
22			and automotive service stations.
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1		Building Orientation
2		
3		Main Entry/Storefronts Pedestrian Walkway from/ Oriented to Street to Storefront Sidewalk
4		Pedestrian Friendly — Parking to Side or Rear Environment with Alley Access (may
5		not be on street corner)
6		
7		
8		
9		Gafe Cafe
10		La sea 1 A Las Burner & C C
11		
12		Maintain Minimum — Landscape Screening for Sidewalk Clearances Surface Parking Areas
13		Figure 18.4.2.040.B.1
14		Building Orientation
15	2.	Streetscape. One street tree chosen from the street tree list shall be placed for each 30
16	۷.	feet of frontage for that portion of the development fronting the street pursuant to
17		subsection 18.4.4.030.E.
18	3.	Landscaping.
19		a. Landscape areas at least ten feet in width shall buffer buildings adjacent to streets, except the buffer is not required in the Detail Site Review, Historic District, and
20		Pedestrian Place overlays.
21		b. Landscaping and recycle/refuse disposal areas shall be provided pursuant to chapter
22	4	18.4.4.
23	4.	<u>Designated Creek Protection</u> . Where a project is proposed adjacent to a designated creek protection area, the project shall incorporate the creek into the design while
24		maintaining required setbacks and buffering, and complying water quality protection standards. The developer shall plant native riparian plants in and adjacent to the creek
25		protection zone.
26	5.	Noise and Glare. Artificial lighting shall meet the requirements of section 18.4.4.050.
27		Compliance with AMC 9.08.170.c and AMC 9.08.175 related to noise is required.
28	6.	Expansion of Existing Sites and Buildings. For sites that do not conform to the standards of section 18.4.2.040 (i.e., nonconforming developments), an equal percentage of the
29		site must be made to comply with the standards of this section as the percentage of
30		building expansion. For example, if a building area is expanded by 25 percent, then 25 percent of the site must be brought up to the standards required by this document.
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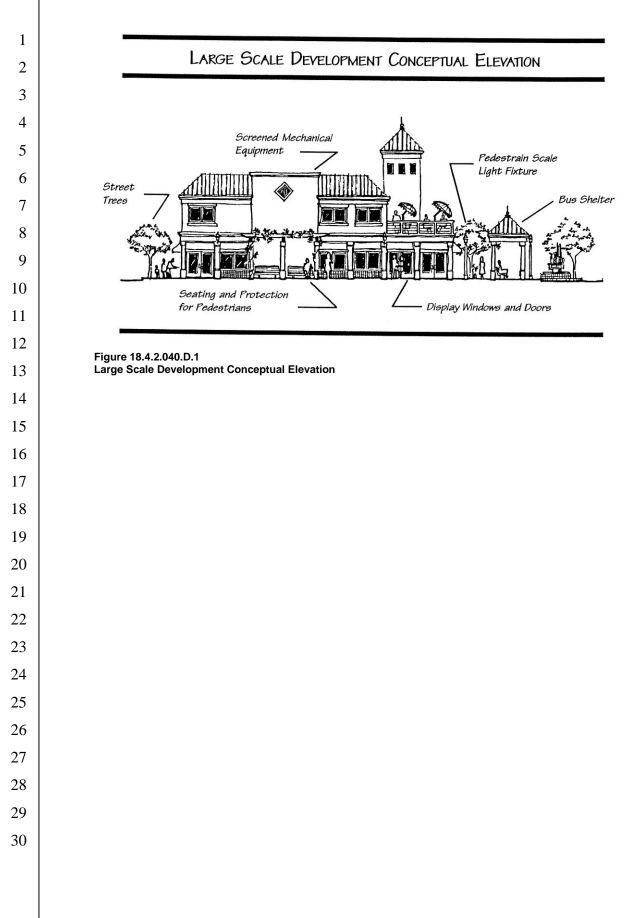




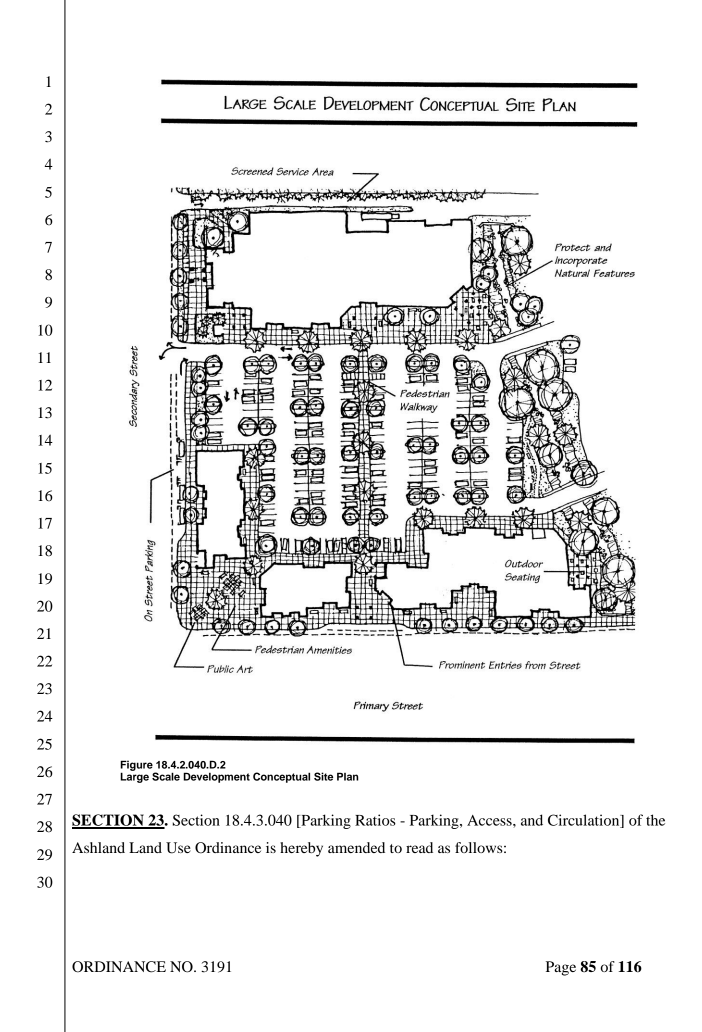
1		materials could be unit masonry, scored and colored concrete, grasscrete, or combinations of the above.
2		b. A building shall be setback not more than five feet from a public sidewalk unless the
3		area is used for pedestrian activities such as plazas or outside eating areas, or for a required public utility easement. This standard shall apply to both street frontages on
4		corner lots. If more than one structure is proposed for a site, at least 65 percent of
5		the aggregate building frontage shall be within five feet of the sidewalk.
6	3.	Buffering and Screening.
7	i	a. Landscape buffers and screening shall be located between incompatible uses on an
8 9		adjacent lot. Those buffers can consist or either plant material or building materials and must be compatible with proposed buildings.
	I	b. Parking lots shall be buffered from the main street, cross streets, and screened from
10		residentially zoned land.
11	4.	Building Materials.
12	;	a. Buildings shall include changes in relief such as cornices, bases, fenestration, and
13		fluted masonry, for at least 15 percent of the exterior wall area.
14		b. Bright or neon paint colors used extensively to attract attention to the building or use are prohibited. Buildings may not incorporate glass as a majority of the building skin.
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1	 Buildings sharing a common wall or having walls touching at or above grade shall be considered as one building.
2 3	ii. Buildings shall not exceed a building footprint area of 45,000 square feet as
4	measured outside of the exterior walls and including all interior courtyards. For the purpose of this section an interior courtyard means a space bounded on
5	three or more sides by walls but not a roof.
6 7	iii. Buildings shall not exceed a gross floor area of 45,000 square feet, including all interior floor space, roof top parking, and outdoor retail and storage areas, with the following exception.
8	Automobile parking areas located within the building footprint and in the
9 10	basement shall not count toward the total gross floor area. For the purpose of this section, basement means any floor level below the first story in a building. First story shall have the same meaning as provided in the building code.
10	iv. Buildings shall not exceed a combined contiguous building length of 300 feet.
12	c. Inside the Downtown Design Standards overlay, new buildings or expansions of
12	existing buildings shall not exceed a building footprint area of 45,000 square feet or a gross floor area of 45,000 square feet, including roof top parking, with the following
14	exception.
15	Automobile parking areas locate within the building footprint and in the basement
16	shall not count toward the total gross floor area. For the purpose of this section, basement means any floor level below the first story in a building. First story shall
17	have the same meaning as provided in the building code.
18	2. <u>Public Spaces</u> .
19	 One square foot of plaza or public space shall be required for every ten square feet of gross floor area, except for the fourth gross floor area.
20	b. A plaza or public spaces shall incorporate at least four of the following elements.
21 22	 Sitting Space – at least one sitting space for each 500 square feet shall be included in the plaza. Seating shall be a minimum of 16 inches in height and 30
23	inches in width. Ledge benches shall have a minimum depth of 30 inches.
24	ii. A mixture of areas that provide both sunlight and shade.
25	iii. Protection from wind by screens and buildings.
26	iv. Trees – provided in proportion to the space at a minimum of one tree per 500 square feet, at least two inches in diameter at breast height.
27	v. Water features or public art.
28	vi. Outdoor eating areas or food vendors.
29	3. <u>Transit Amenities</u> . Transit amenities, bus shelters, pullouts, and designated bike lanes
30	shall be required in accordance with the Ashland Transportation Plan and guidelines established by the Rogue Valley Transportation District.
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18.4.3.040 Parking Ratios

Except as provided by section 18.4.3.030, the standard ratios required for automobile parking are as follows. See also, accessible parking space requirements in section 18.4.3.050.

4 Table 18.4.3.040 – Automobile Parking Spaces by Use 5 Minimum Parking per Land Use Use Categories 6 (Based on Gross Floor Area; fractions are rounded to whole number.) 7 **Residential Categories** 8 2 spaces for detached dwelling units and the following attached 9 dwelling units. a. Studio units or 1-bedroom units less than 500 sq. ft. -- 1 10 space/unit. Single-family Dwelling 11 b. 1-bedroom units 500 sq. ft. or larger -- 1.50 spaces/unit. 12 c. 2-bedroom units --1.75 spaces/unit. 13 d. 3-bedroom or greater units -- 2.00 spaces/unit. 14 a. Units less than 800 sq. ft.- 1 space/unit, except. as 15 exempted in subsection 18.2.3.040.A. Accessory Residential Units 16 b. Units greater than 800 sq. ft. and up to 1,000 sq. ft. - 2.00 spaces/unit. 17 a. Studio units or 1-bedroom units less than 500 sq. ft. -- 1 18 space/unit. 19 b. 1-bedroom units 500 sq. ft. or larger -- 1.50 spaces/unit. 20 c. 2-bedroom units -- 1.75 spaces/unit. 21 Multi-family Dwellings d. 3-bedroom or greater units -- 2.00 spaces/unit. 22 e. Retirement complexes for seniors 55-years or greater --One space per unit. 23 f. Transit Triangle (TT) overlay option developments, see 24 chapter 18.3.14. 25 a. Units less than 800 sq. ft. -- 1 space/unit. 26 b. Units greater than 800 sq. ft. and less than 1000 sq. ft. --27 1.5 spaces/unit. **Cottage Housing** 28 c. Units greater than 1000 sq. ft. -- 2.00 spaces/unit. d. Retirement complexes for seniors 55-years or greater --29 One space per unit. 30

1 2

3

Use Categories	Minimum Parking per Land Use (Based on Gross Floor Area; fractions are rounded to whole number	
Manufactured Housing	Parking for Manufactured Home on Single-Family Lot is same as Single-Family Dwelling; for Manufactured Housing Developments sections 18.2.3.170 and 18.2.3.180.	
Performance Standards Developments	See chapter 18.3.9.	
Commercial Categories		
Auto, boat or trailer sales, retail nurseries and other open- space <u>outdoor retail</u> uses	1 space per 1,000 sq. ft. of the first 10,000 sq. ft. of gross land are plus 1 space per 5,000 sq. ft. for the excess over 10,000 sq. ft. of gross land area; and 1 space per 2 employees.	
Bowling Alleys	3 spaces per alley, plus 1 space for auxiliary activities set forth in section.	
Chapels and Mortuaries	1 space per 4 fixed seats in the main chapel.	
Hotels	1 space per guest room, plus 1 space for the owner or manager; see also, requirements for associated uses, such as restaurants, entertainment uses, drinking establishments, assembly facilities.	
0//	General Office: 1 space per 500 sq. ft. floor area.	
Offices	Medical/Dental Office: 1 space per 350 sq. ft. floor area.	
Restaurants, Bars, Ice Cream Parlors, Similar Uses	1 space per 4 seats or 1 space per 100 sq. ft. of gross floor area, whichever is less.	
Retail Sales and Services	General: 1 space per 350 sq. ft. floor area.	
	Furniture and Appliances: 1 space per 750 sq. ft. floor area.	
Skating Rinks	1 space per 350 sq. ft. of gross floor area.	
Theaters, Auditoriums, Stadiums, Gymnasiums and Similar Uses	1 space per 4 seats.	
Travelers' Accommodations	1 space per guest room, plus 2 spaces for the owner or manager	
Industrial Categories		
Industrial, Manufacturing and Production, Warehousing and Freight	1 space per 1,000 sq. ft. of gross floor area, or 1 space for each 2 employees whichever is less, plus 1 space per company vehicle.	

Use Categories	Minimum Parking per Land Use		
	(Based on Gross Floor Area; fractions are rounded to whole number.)		
Aircraft Hangar - Ashland Municipal Airport	One space per hangar or one space per four aircraft occupying a hangar, whichever is greater. Parking spaces shall be provided with the hangar or within designated vehicle parking areas identified in the adopted Ashland Municipal Airport Master Plan.		
Clubs, Fraternity and Sorority Houses; Rooming and Boarding Houses; Dormitories	2 spaces for each 3 guest rooms; in dormitories, 100 sq. ft. shall be equivalent to a guest room.		
Daycare	1 space per two employees; a minimum of 2 spaces is required.		
Golf Courses	Regular: 8 spaces per hole, plus additional spaces for auxiliary use		
	Miniature: 4 spaces per hole.		
Hospital	2 space per patient bed.		
Nursing and Convalescent Homes	1 space per 3 patient beds.		
Public Assembly	1 space per 4 seats		
Religious Institutions and Houses of Worship	1 space per 4 seats.		
Rest Homes, Homes for the Aged, or Assisted Living	1 space per 2 patient beds or 1 space per apartment unit.		
Schools	Elementary and Junior High: 1.5 spaces per classroom, or 1 space per 75 sq. ft. of public assembly area, whichever is greater		
	High Schools: 1.5 spaces per classroom, plus 1 space per 10 students the school is designed to accommodate; or the requirement for public assembly area, whichever is greater		
	Colleges, Universities and Trade Schools: 1.5 spaces per classroor plus 1 space per five students the school is designed to accommodate, plus requirements for on-campus student housing.		
Other Categories			
Temporary Uses	Parking standards for temporary uses are the same as for primary uses, except that the City decision-making body may reduce or wai certain development and designs standards for temporary uses.		

29

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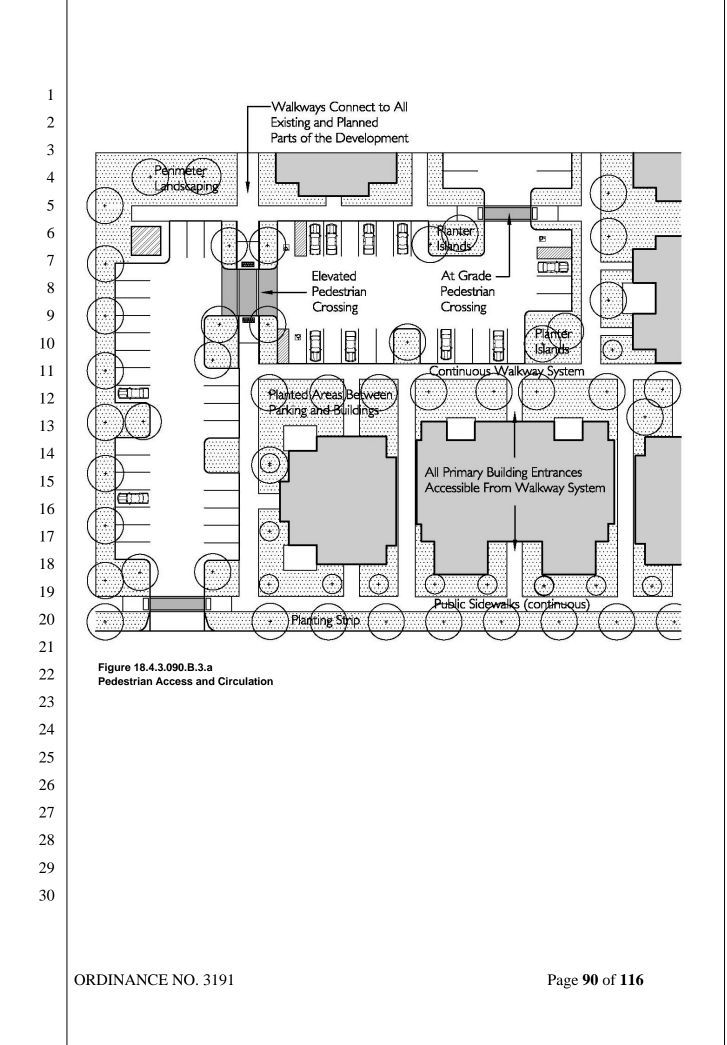
SECTION 24. Section 18.4.3.090 [Pedestrian Access and Circulation - Parking, Access, and Circulation] of the Ashland Land Use Ordinance is hereby amended to read as follows:

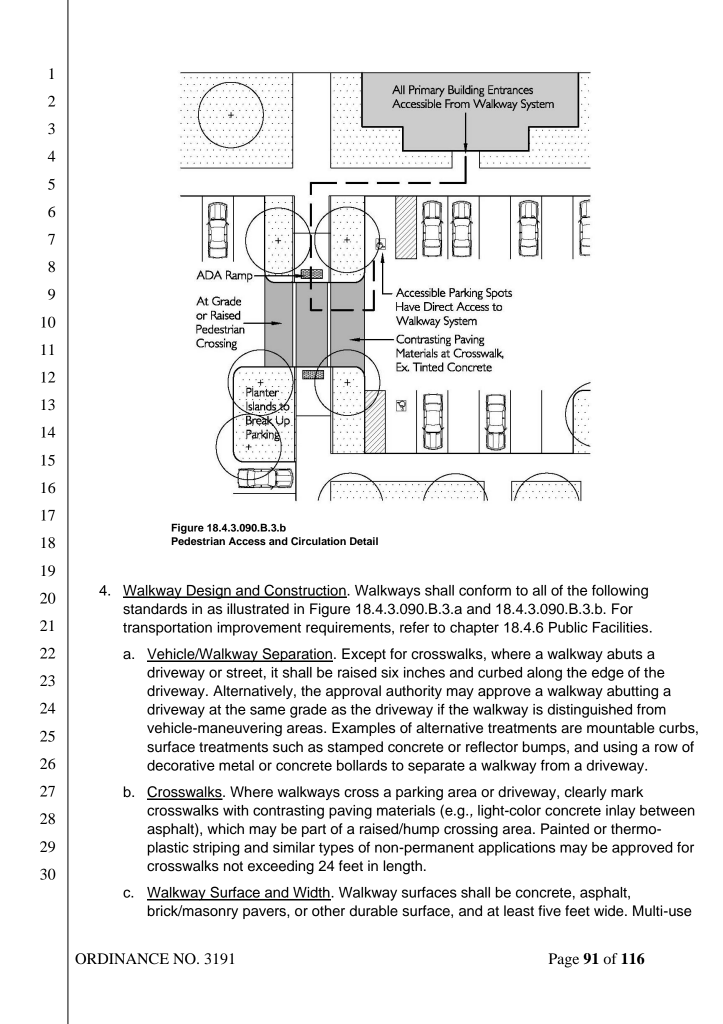
18.4.3.090 Pedestrian Access and Circulation

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1	Α.		-	se. The purpose of section 18.4.3.090 is to provide for safe, direct, and convenient trian access and circulation.
2	Б	•		
3 4	Б.	lot	s an	ards. Development subject to this chapter, except single-family dwellings on individual and associated accessory structures, shall conform to the following standards for trian access and circulation.
5		1.	Со	ntinuous Walkway System. Extend the walkway system throughout the development
6			site adj ext	e and connect to all future phases of development, and to existing or planned off-site jacent sidewalks, trails, public parks, and common open space areas to the greatest tent practicable. The developer may also be required to connect or stub walkway(s) to jacent streets and to private property for this purpose.
7				
8		2.	Sa	fe, Direct, and Convenient. Provide safe, reasonably direct, and convenient walkway
9 10			COI	nnections between primary building entrances and all adjacent streets. For the rposes of this section, the following definitions apply.
11			a.	"Reasonably direct" means a route that does not deviate unnecessarily from a
12				straight line or a route that does not involve a significant amount of out-of-direction travel for likely users.
13			b.	"Safe and convenient" means reasonably free from hazards and provides a reasonably direct means of walking between destinations.
14			•	
15 16			C.	"Primary entrance" for a non-residential building means the main public entrance to the building. In the case where no public entrance exists, street connections shall be provided to the main employee entrance.
17			d.	"Primary entrance" for a residential building is the front door (i.e., facing the street).
18 19				For multifamily buildings and mixed-use buildings where not all dwelling units have an individual exterior entrance, the "primary entrance" may be a lobby, courtyard, or breezeway serving as a common entrance for more than one dwelling.
20		3	Co	nnections within Development. Walkways within developments shall provide
21		5.	COI	nnections meeting all of the following requirements as illustrated in Figures .4.3.090.B.3.a and 18.4.3.090.B.3.b
22			a.	Connect all building entrances to one another to the extent practicable.
23				Connect on-site parking areas, recreational facilities common and public open
24			b.	spaces, and common areas, and connect off-site adjacent uses to the site to the
25				extent practicable. Topographic or existing development constraints may be cause for not making certain walkway connections.
26			C.	Install a protected raised walkway through parking areas of 50 or more spaces, and
27				where pedestrians must traverse more than 150 feet of parking area, as measured
28				as an average width or depth.
29				
30				





1	paths (i.e., for bicycles and pedestrians) shall be concrete or asphalt, and at least ten feet wide, in accordance with the section 18.4.6.040 Street Design Standards.
2	d. Accessible routes. Walkways shall comply with applicable Americans with Disabilities
3 4	Act (ADA) and State of Oregon requirements. The ends of all raised walkways, where the walkway intersects a driveway or street, shall provide ramps that are ADA
5	accessible, and walkways shall provide direct routes to primary building entrances.
6	e. Lighting. Lighting shall comply with section 18.4.4.050.
7	
8	SECTION 25. Section 18.4.4.030 [Landscaping and Screening - Landscaping, Lighting and
9	Screening] of the Ashland Land Use Ordinance is hereby amended to read as follows:
10	18.4.4.030 Landscaping and Screening
11 12	A. General Landscape Standard. All portions of a lot not otherwise developed with buildings, accessory structures, vehicle maneuvering areas, parking, or other approved hardscapes shall be landscaped pursuant to this chapter.
13	B. Minimum Landscape Area and Coverage. All lots shall conform to the minimum landscape area standards of the applicable zoning district (see Table 18.2.5.030.A - C for
14 15	residential zones and Table 18.2.6.030 for non-residential zones). Except as otherwise provided by this chapter, areas proposed to be covered with plant materials shall have plant
16	coverage of not less than 50 percent coverage within one year and 90 percent coverage within five years of planting.
17	
18	C. Landscape Design and Plant Selection. The landscape design and selection of plants shall be based on all of the following standards.
19 20 21	 <u>Tree and Shrub Retention</u>. Existing healthy trees and shrubs shall be retained, pursuant to chapter 18.4.5. Consistent with chapter 18.4.5 Tree Preservation and Protection, credit may be granted toward the landscape area requirements where a project proposal includes preserving healthy vegetation that contribute(s) to the landscape design.
22	2. Plant Selection.
23	a. Use a variety of deciduous and evergreen trees, shrubs, and ground covers.
24	 Use plants that are appropriate to the local climate, exposure, and water availability. The presence of utilities and drainage conditions shall also be considered.
25 26	 Storm Water Facilities. Use water-tolerant species where storm water retention/detention or water quality treatment facilities are proposed.
27	d. Crime Prevention and Defensible Space. Landscape plans shall provide for crime
28	prevention and defensible space, for example, by using low hedges and similar plants allowing natural surveillance of public and semi-public areas, and by using
29	impenetrable hedges in areas where physical access is discouraged.
30	e. <i>Street Trees.</i> Street trees shall conform to the street tree list approved by the Ashland Tree Commission. See the Ashland Recommended Street Tree Guide.

1		3.		ater Conserving Landscaping. Commercial, industri velopments that are subject to chapter 18.5.2 Site I		
2 3			tha	it are low water use and meet the requirements of r	•	
4		4.		lside Lands and Water Resources. Landscape plar	s for land located in the Hillside	
5				nds overlay must also conform to section 18.3.10.0	•	
6				•	side Lands, and in the Water Resources overlay must also conform to section 3.11.110 Mitigation Requirements for Water Resource Protection Zones.	
7		5.	<u>Sc</u>	reening.		
8			a.	Evergreen shrubs shall be used where a sight-obs required.	scuring landscape screen is	
9			b.	Where a hedge is used as a screen, fire-resistant	and drought tolerant evergreen	
10				shrubs shall be planted so that not less than 50 pe	•	
11				achieved within two years and 100 percent is achi groundcover in the screen strip shall be planted so	, ,	
12				achieved within two years.		
13		6.	<u>Pla</u>	ant Sizes.		
14 15			a.	Trees shall be not less than two-inch caliper for st other trees at the time of planting.	reet trees, and 1.5-inch caliper for	
16			b.	Shrubs shall be planted from not less than one ga for screening shall meet the requirements of 18.4.	•	
17 18	D.			Preservation, Protection, and Removal. See chap vation and chapter 18.5.7 for Tree Removal Permit		
19	E.			Trees. The purpose of street trees is to form a dec	•	
20		sai	me	effect is also desired in parking lots and internal cire be included in these areas where feasible.		
21				elopment fronting on public or private streets shall	• •	
22			corc es.	lance with the following standards and chosen from	the recommended list of street	
23				cation of Street Trees. Street trees shall be located	in the designated planting strip or	
24			str	eet tree wells between the curb and sidewalk, or be	hind the sidewalk in cases where	
25 26			•	planting strip or tree wells are or will not be in place. Street trees shall include igation, root barriers, and generally conform to the standards established by the		
26 27			Community Development Department.			
27 20		2.	<u>Sp</u>	acing and Placement of Street Trees.		
28 20				street tree spacing may be made subject to special	•	
29 20				asons such as safety, affect the decision. Any such subject to the Staff Advisor's review and approval.		
30			pru	ining of street trees shall meet all of the following re	equirements.	
			a.	Street trees shall be placed at the rate of one tree	for every 30 feet of street frontage.	
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1 2		Trees shall be evenly spaced, with varia site limitations, such as driveway approx	tions to the spacing permitted for specific aches.
2	b.	of streets or alleys, and not closer than	han 25 feet from the curb line of intersections en feet from private driveways (measured at
4		the back edge of the sidewalk), fire hydr	ants, or utility poles.
5 6	d.	Street trees shall not be planted closer to public safety, no new light standard loca to any existing street tree, and preferable	tion shall be positioned closer than ten feet
7		distant.	
8	e.	•	han 2.5 feet from the face of the curb.Street t of any permanent hard surface paving or
9 10			couraged because they allow additional air
11		covered by tree grates in accordance w	to the health of the tree. Tree wells shall be the City specifications.
12 13	g.	Street trees planted under or near powe with power lines at maturity.	r lines shall be selected so as to not conflict
14	h.	Existing trees may be used as street tre	es if there will be no damage from the
15		•••••	ection 18.4.6.040 Street Design Standards,
16			ees, subject to approval by the Staff Advisor.
17 18		uning. Street trees, as they grow, shall be earance above sidewalks and 12 feet abo	
19 20 21	sh As th	all be replaced by the developer with those shland Tree Commission. The replacement	t trees removed by development projects se from the street tree list approved by the nt trees shall be of size and species similar to risor. See the Ashland Recommended Street
22	F. Parki	ng Lot Landscaping and Screening. Pa	rking lot landscaping, including areas of
23		e maneuvering, parking, and loading, sha dwellings and accessory residential units	Il meet the following requirements. Single-
24	•	ction 18.4.4.030.F.2, below.	
25	1. <u>La</u>	andscaping.	
26	a.	Parking lot landscaping shall consist of	•
27		parking area plus a ratio of one tree for canopy effect.	each seven parking spaces to create a
28	b.		e large canopied shade tree and shall be
29 30			ed by the Ashland Tree Commission to avoid and damage from droppings to parked cars mmended Street Tree Guide.
	C.	The tree shall be planted in a landscape	d area such that the tree bole is at least two
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1		feet from any curb or paved area	
2 3		 The landscaped area shall be dis perimeter at the required ratio. 	stributed throughout the parking area and parking
		· ·	aped yard, buffer strip, or screening strip abutting
4 5			ward required parking lot landscaping but only for as long as the tree species, living plant material
6		coverage, and placement distribution	ition criteria are also met. Front or exterior yard
7		landscaping may not be substitut parking stalls.	ed for the interior landscaping required for interior
8	2.	Screening.	
9			es. A five foot landscaped strip shall screen parking
10			buffer between zones is required, the screening uired buffer strip, and will not be an additional
11		requirement.	
12		•	al Building. Where a parking area is adjacent to a
13		provide a continuous hedge scre	back at least eight feet from the building, and shall en.
14		c. Screening at Required Yards.	
15 16		• • •	andscaped front yard or exterior yard shall ghad be a screen into the required landscaped yard.
17		, i i i i i i i i i i i i i i i i i i i	at least 36 inches higher than the finished grade of in vision clearance areas, section 18.2.4.050.
18 19		iii. The screen height may be ac plant materials.	hieved by a combination of earth mounding and
20		iv. Elevated parking lots shall so	reen both the parking and the retaining walls.
21	G. Oth	er Screening Requirements. Scree	ning is required for refuse and recycle containers,
22			ice corridors, mechanical equipment, and the City pursuant with the requirements of this ordinance.
23	-		en. Recycle and refuse containers or disposal areas
24			ement of a solid wood fence or masonry wall five to om adjacent properties or public rights-of-way. All
25		•	contained within the screened area.
26		· · · · · · · · · · · · · · · · · · ·	reas shall be screened from view, except such
27		screening is not required in the M-1	
28		-	lors. Commercial and industrial loading facilities and vhen adjacent to residential zones. Siting and
29		lesign of such service areas shall re	duce the adverse effects of noise, odor, and visual
30		lutter upon adjacent residential use	
			equipment shall be screened by placement of equipment to limit view from public rights-of-way,
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1 2		xcept alleys, and adjacent residential ne requirements of this section satisfy		•
3	a	. Roof-mounted Equipment. Screeni constructed of materials used in the	• • • •	
4		features such as a parapet, wall, o	r other sight-blocking feature	es. Roof-mounted
5		solar collection devices are exemp 18.5.2.020.C.4.	t from this requirement purs	uant to subsection
6	b	Other Mechanical Equipment. Scre	-	
7 8		installed at ground level) include fe or hedge screen.	atures such as a solid wood	I fence, masonry wall,
8 9	-	tion. Irrigation systems shall be insta	•	
9 10		n is proposed without irrigation, a landscape professional shall certify the ntained and survive without artificial irrigation. Irrigation plans are revie sterial process at the time of building permit submittals.		-
10				
11		r Conserving Landscaping. Water	-	
12		ern United States. In the Rogue Valle o seven months. Lack of water during	. .	
13 14	facinę	g early settlers. Their creative solution	ns greatly altered the develo	pment of this region.
15		at Irrigation District's and other district n engineering marvel.		s of reliculating carlais
16	Ashla	and's early development centered aro	ound Ashland Creek and its	year-round water
17		y flowing from the flanks of Mt. Ashla		
18	were	e town grew, the old reservoir at the to built. They remain as a testament to	the town's need for more wa	ater than the quantity
19		ows through the City during the dry season. The reservoir collect d its dams, for use during the dry season. Snowfall adds to this g in the spring and summer, after rainfall has diminished. This r	ystem by slowly charges the	
20	meltir			
21	-	ndwater that continues to flow into As nelted.	hland Creek long after the la	ast of the snow pack
22		ently, Reeder reservoir's capacity is ju	ust barely sufficient to supply	y the City's current
23 24	water	demands in a severe drought. With year droughts, a fixed reservoirs size	Ashland's semi-arid climate	that includes periodic
24 25		onal steps to insure a secure a water		
23 26		e are two main ways of insuring a reli		
20 27		g additional water sources or reduce gies. The traditional supply side solu	Ũ	
27	expei	nsive. Demand side solutions are rela	atively inexpensive, although	they require changes
20 29		navior and usage patterns. One of the cape designs that use less water. As	•	•
30	reduc	e the amount of water wasted by ma	ny standard landscaping pra	actices.
20		advantages to standards like these ar y, and also avoid the draconian meas		
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1 2	-	materials, the choices offered by drought tolerant plants give ample opportunity to beautiful landscapes at no additional cost.	
3	The goal of these guidelines is to decrease water usage while encouraging attractive landscaping. Further, standards are aimed at reducing water and demand when it is most crucial, during the dry late summer months when water reserves are low.		
4			
5 6	The following standards are intended to conserve water while encouraging attractive landscaping. Further, requirements are aimed at reducing water demand when water is most scarce, during the dry late summer months when water reserves are low.		
7	1. Landscaping Design Standards.		
8 9	a.	<i>Landscaping Coverage</i> . Water conserving designs shall have plant coverage of not less than 90 percent with five years of planting, but are not required to meet the standard of 50 percent coverage within one year.	
10 11 12 13 14	b.	<i>Plant Selection.</i> At least 90 percent of plants in the non-turf areas shall be listed as drought tolerant in the Sunset Western Garden book, City's Water-Wise Landscaping website, or be similarly well-suited for this climate of region as determined by the Staff Advisor. Up to ten percent of the plants may be of a non-drought tolerant variety or species as long as they are grouped together and are located in a separate irrigation zone.	
15	C.	Screening. Plant screening hedges to attain 50 percent coverage after two years.	
16 17	d.	<i>Mulch</i> . Add a minimum of two inches of mulch in non-turf areas to the soil surface after planting, with the exception of within five (5) feet of a building or deck where bark mulch and other combustible materials are not permitted per the General Fuel Modification Area standards in 18.3.10.100. Neither large nuggets nor fine bark may	
18		be used for mulch. Non-porous material shall not be placed under the mulch.	
19 20 21	e.	<i>Turf and Water Areas.</i> Limit combined <u>natural</u> turf or water areas (i.e., pools, ponds, and fountains) to 20 percent of the landscaped areas. <u>Turf-These</u> limitations do not apply to <u>public</u> parks, <u>private</u> common open space, <u>required outdoor recreation</u> areas, golf courses, cemeteries, and school recreation areas.	
22	f.	Fountains. Design all fountains to recycle their water.	
23	g.	<i>Turf Location</i> . Natural <u>Tturf</u> is restricted to slopes less than ten percent grade.	
24	h.	Berms and Raised Beds.	
25 26		i. No more than five percent of landscaped area of any lot or project may be berms or raised beds higher than one foot unless there is demonstrated need for sound or safety barrier. If allowed, berms must be no taller than 1/6 of their width.	
27 20		ii. All plantings on berms one foot or greater in height must be drought tolerant.	
28		iii. Only drip irrigation is allowed on berms more than one foot in height.	
29 30	i.	<i>Soil Quality.</i> When new vegetation is planted, soils shall be amended for plant health and water absorption. Add mature compost at a rate of three cubic yards of compost per 1,000 square feet of area to be landscaped, and work soil and amendment(s) to a depth of four to six inches. This requirement may be waived for one or more of the	
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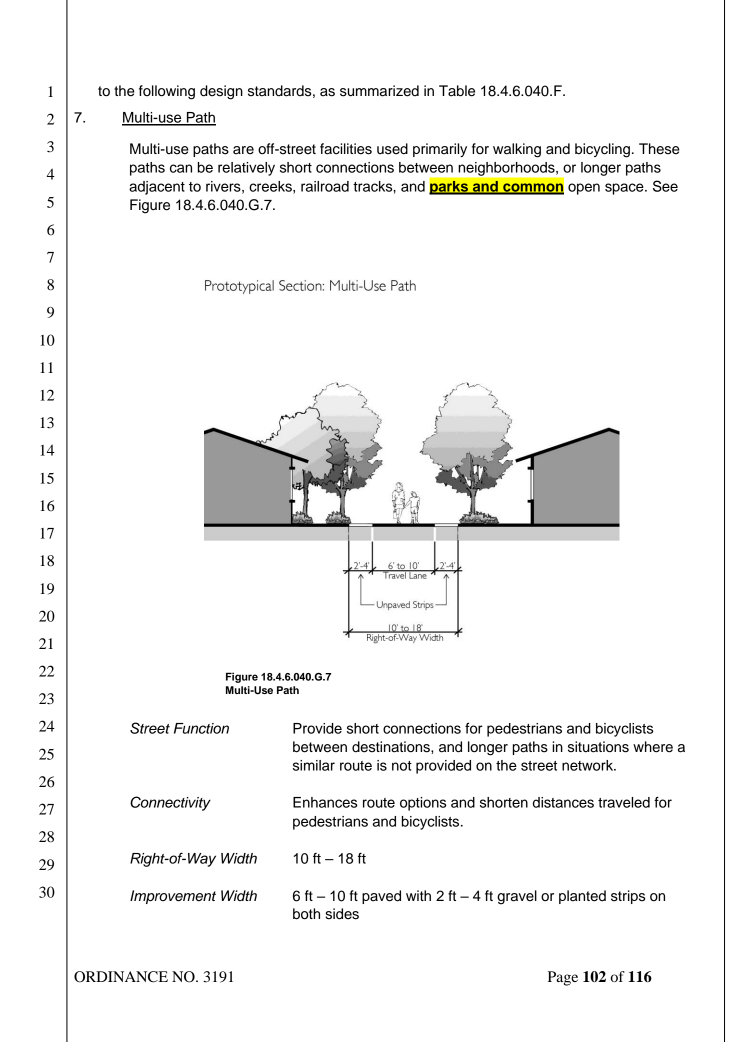
1	following circumstances.
2 3	 The area to be landscaped is fenced off to fully protect native soil from disturbance and compaction during construction.
4	 Soil tests document an organic content of a least three percent based on a representative core sample taken at a rate of one test per 20,000 square feet,
5 6	based on a minimum of three core sample per test. Samples shall be taken at least 40 feet apart to a depth of six inches following attainment of rough grade.
7	 The area to be landscaped will be used to capture and treat storm water runoff, and is subject to separate design standards.
8 9 10 11	J. Maintenance. All landscaping shall be maintained in good condition, or otherwise replaced by the property owner; dead plants must be replaced within 180 days of discovery. Replacement planting consistent with an approved plan does not require separate City approval.
12	SECTION 26. Section 18.4.5.030 [Tree Protection - Tree Preservation and Protection] of the
13	Ashland Land Use Ordinance is hereby amended to read as follows:
14	18.4.5.030 Tree Protection
15 16	A. Tree Protection Plan. A tree protection plan shall be approved by the Staff Advisor concurrent with applications for Type I, Type II, and Type III planning actions. If tree removal is proposed, a Tree Removal Permit pursuant to chapter 18.5.7 may be required.
17 18 19	B. Tree Protection Plan Submission Requirements. In order to obtain approval of a tree protection plan; an applicant shall submit a plan to the City, which clearly depicts all trees to be preserved and/or removed on the site. The plan must be drawn to scale and include the following.
20	1. Location, species, and diameter of each tree on site and within 15 feet of the site.
21	2. Location of the drip line of each tree.
22 23	An inventory of the health and hazard of each tree on site, and recommendations for treatment for each tree.
24	 Location of existing and proposed roads, water, sanitary and storm sewer, irrigation, and other utility lines/facilities and easements.
25 26	5. Location of dry wells, drain lines and soakage trenches.
26	6. Location of proposed and existing structures.
27	7. Grade change or cut and fill during or after construction.
28	8. Existing and proposed impervious surfaces.
29 30	Identification of a contact person and/or arborist who will be responsible for implementing and maintaining the approved tree protection plan.
	10. Location and type of tree protection measures to be installed per section 18.4.5.030.C.
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1	C.	Tre	ee Protection Measures Required.		
2			Chain link fencing, a minimum of six feet tall with steel posts place	ced no farther than ten	
3	feet apart, shall be installed at the edge of the tree protection zone or dripline, whichever				
4	is greater, and at the boundary of any <u>common or public</u> open space <mark>tracts</mark> , riparian areas, or conservation easements that abut the parcel being developed.				
5		2.	The fencing shall be flush with the initial undisturbed grade.		
6		3.	Approved signs shall be attached to the chain link fencing stating	•	
7			is a tree protection zone, not to be disturbed unless prior approva from the Staff Advisor for the project.	al has been obtained	
8		4.	No construction activity shall occur within the tree protection zon		
9			limited to dumping or storage of materials such as building suppl equipment, or parked vehicles.	ies, soil, waste items,	
10		5.	The tree protection zone shall remain free of chemically injurious	materials and liquids	
11 12			such as paints, thinners, cleaning solutions, petroleum products, excess, and construction debris or run-off.	concrete or dry wall	
13		6.	No excavation, trenching, grading, root pruning, or other activity tree protection zone unless approved by the Staff Advisor.	shall occur within the	
14		7.	Except as otherwise determined by the Staff Advisor, all required	tree protection	
15			measures set forth in this section shall be instituted prior to any de	evelopment activities,	
16 17			including, but not limited to clearing, grading, excavation, or dem be removed only after completion of all construction activity, inclu irrigation installation.		
18	D.	Ins	spection. The applicant shall not proceed with any construction ac	ctivity, except installation	
19	of erosion control measures, until the City has inspected and approved the installation of the required tree protection measures and a building and/or grading permit has been issued by			ed the installation of the	
20		the	e City.		
21					
22	<u>SE</u>	CT	ION 27. Subsection 18.4.6.040.E [Street Design Standards - Publi	c Facilities] of the	
23	As	hlar	nd Land Use Ordinance is hereby amended to read as follows:		
24	18	.4.6	6.040 Street Design Standards		
25 26	E.		nnectivity Standards. New and reconstructed streets, alleys, and nform to the following connectivity standards, and the Street Dedic		
27		1.		· •	
28			use of alternative modes, provide for efficient provision of utilities services, and provide multiple travel routes. In certain situations	U	
29			features of the land create severe constraints, or natural features	s should be preserved,	
30	exceptions may be made. Such conditions may include, but are not limited to, topography, wetlands, mature trees, creeks, drainages, and rock outcroppings. See also, subsection 18.4.6.040.I Hillside Streets and Natural Areas.				
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1 2 3 4 5 6 7 8		<u>Connectivity to Abutting Lands</u> . Design streets to connect to existing, proposed, and planned streets adjacent to the development, unless prevented by environmental or topographical constraints or existing development patterns. Where the locations of planned streets are shown on the Street Dedication Map, the development shall implement the street(s) shown on the plan pursuant to chapter 18.4.6. Wherever a proposed development abuts vacant, redevelopable, or a future development phase, provide street stubs to allow access to logically extend the street system into the surrounding area. Provide turnarounds at street ends constructed to Uniform Fire Code standards, as the City deems applicable. Design street ends to facilitate future extension in terms of grading, width, and temporary barricades.
9		attainment of planned densities.
10 11 12	4.	<u>Integration With Major Streets</u> . Integrate neighborhood circulation systems and land development patterns with boulevards and avenues, which are designed to accommodate heavier traffic volumes. Locate and design streets to intersect as nearly as possible to a right angle.
12 13 14 15 16 17 18 19 20 21 22 23 24		<u>Alleys</u> . The use of the alley is recommended, where possible. Alleys can contribute positively to the form of the street and have many advantages including: alleys allow more positive streetscapes with front yards used for landscaping rather than for front yard driveways; alleys can create a positive neighborhood space where the sidewalk feels more safe and inviting for pedestrians, neighbors socializing, and children playing; when the garage is located in rear yards off the alley, interesting opportunities arise for creating inviting exterior rooms using the garage as a privacy wall and divider of space; alleys enhance the grid street network and provides midblock connections for nonmotorists; alleys provide rear yard access and delivery; and provide alternative utility locations and service areas Preserving Natural Features. Locate and design streets to preserve natural features to the greatest extent feasible. Whenever possible, street alignments shall follow natural contours and features so that visual and physical access to the natural feature is provided. Situate streets between natural features, such as creeks, mature trees, drainages, <u>common or public</u> open spaces, and individual parcels in order to appropriately incorporate such significant neighborhood features. The City may approve adjustments to the street design standards in order to preserve natural features, per 18.4.6.040.1 Hillside Streets and Natural Areas.
25 26 27 28		<u>Physical Site Constraints</u> . In certain situations where the physical features of the land create severe constraints adjustments may be made. Such conditions may include, but are not limited to, topography, wetlands, mature trees, creeks, drainages, and rock outcroppings. See 18.4.6.040.I Hillside Streets and Natural Areas. <u>Off-Street Connections</u> . Connect off-street pathways to the street network and use to
29 30		provide pedestrian and bicycle access in situations where a street is not feasible. In cases where a street is feasible, off-street pathways shall not be permitted in lieu of a traditional street with sidewalks. However, off-street pathways are permitted in addition to traditional streets with sidewalks in any situation.

1	 Walkable Neighborhoods. Size neighborhoods in walkable increments, with block lengths meeting the following requirements. 			
2	a. The layout of streets shall not create excessive travel lengths. Block lengths shall be			
3 4	a maximum of 300 to 400 feet and block perimeters shall be a maximum of 1,200 to 1,600 feet.			
5	 An exception to the block length standard may be permitted when one or more of the following conditions exist. 			
6	i. Physical conditions that preclude development of a public street. In certain			
7	situations where the physical features of the land create severe constraints, or			
8 9	natural features should be preserved, exceptions may be made. Such conditions may include, but are not limited to, topography, wetlands, mature trees, creeks,			
10	drainages, and rock outcroppings. See 18.4.6.040.I Hillside Streets and Natural Areas.			
11	ii. Buildings or other existing development on adjacent lands, including previously			
12	subdivided but vacant lots or parcels, preclude a connection now or in the future considering the potential for redevelopment.			
13	iii. Where an existing public street or streets terminating at the boundary of the			
14	development site have a block length exceeding 600 feet, or are situated such that the extension of the street(s) into the development site would create a block			
15	length exceeding 600 feet. In such cases, the block length shall be as close to			
16	600 feet as practical.			
17	 When block lengths exceed 400 feet, use the following measures to provide connections and route options for short trips. 			
18	i. Where extreme conditions preclude street connections, continuous			
19 20	nonautomotive connection shall be provided with a multi-use path. Off-street pathways shall not be used in lieu of a traditional street with sidewalks in cases			
21	where extreme conditions do not exist.			
22	ii. Introduce a pocket park, or plaza area with the street diverted around it.			
23	iii. At the mid-block point, create a short median with trees or use other traffic calming devices to slow traffic, break up street lengths, and provide pedestrian			
24	refuge.			
25	10. <u>Traffic Calming</u> . Traffic calming features, such as traffic circles, curb extensions, reduced street width (parking on one side), medians with pedestrian refuges, speed table, and or			
26	special paving may be required to slow traffic in areas with high pedestrian traffic.			
27				
28	SECTION 28. Subsection 18.4.6.040.G.7 [Street Design Standards - Public Facilities] of the			
29	Ashland Land Use Ordinance is hereby amended to read as follows:			
30				
	G. Standards Illustrated. New and reconstructed streets, alleys and pathways shall conform			

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Curb and Gutter

1

not required

	Carlo and Cattor not required							
2								
3	SECTION 29. Subsection 18.4.6.040.I [Street Design Standards - Public Facilities] of the							
4	Ashland Land Use Ordinance is hereby amended to read as follows:							
5	I. Hillside Streets and Natural Areas. Streets constructed in hillside lands or natural							
6 7	resource areas (e.g., creeks, rock outcroppings, drainages, wetlands) should minimize negative impacts and use minimal cut and fill slopes. Generally, the range of street types							
8	provided in 18.4.6.040.G make it possible to construct or improve streets in accordance with the design standards. However, street design may be adjusted in hillside lands and natural							
9	resource areas using the Exceptions to Street Standards process in 18.4.6.020.B.1. In addition to the approval criteria for an Exception to Street Standards, the following standards							
10	must be met.							
11	 <u>Approval of Streets in Hillside Lands and Natural Areas</u>. Approval of a street in a hillside lands or natural areas shall conform to chapter 18.3.10, Physical and Environmental 							
12	Constraints, and the following provisions.							
13 14	 Clear Travel Lane. New streets shall provide a 20-foot clear travel lane area in areas designated Hillside Lands. 							
14	b. On-Street Parking. Ample on-street or bay parking shall be provided at the foot of							
15	steep hills, especially those prone to snow or ice buildup.							
17	 Streets shall be located in a manner that preserves natural features to the greatest extent feasible. 							
18 19	 Whenever possible, street alignments shall follow natural contours and features so that visual and physical access to the natural feature is possible. 							
20 21	f. Streets shall be situated between natural features, such as creeks, mature trees, drainages, <u>common or public</u> open spaces, and individual parcels in order to appropriately incorporate such significant paighborhood features.							
	appropriately incorporate such significant neighborhood features.							
22 23	 <u>Dead End Streets</u>. Dead-end streets may be permitted in areas where topography, wetland, creeks, or other physical features preclude street connections. Only paighbarband streets may be dead and reade. No dead and street shall exceed 500 feat 							
24	neighborhood streets may be dead end roads. No dead end street shall exceed 500 feet in length, not including the turnaround.							
25								
26	SECTION 30 Section 18.5.2.040 [Application Submission Requirements - Site Design Review]							
27	of the Ashland Land Use Ordinance is hereby amended to read as follows:							
28	18.5.2.040 Application Submission Requirements							
29	The following information is required for Site Design Review application submittal, except where							
30	the Staff Advisor determines that some information is not pertinent and therefore is not required.							
	A. General Submission Requirements. Information required for Type I or Type II review, as applicable (see sections 18.5.1.050 and 18.5.1.060), including but not limited to a written							
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1		sta	aten	ent or letter explaining how the application satisfies each and all of the relevant				
2		criteria and standards.						
3	В.		Site Design Review Information. In addition to the general information required for Site Design Review, the applicant shall provide the following information.					
4		1.		sic Plan Information. Plans and drawings shall include the project name, date, north				
5 6			arrow, scale, and names and addresses of all persons listed as owners of the subject property on the most recently recorded deed. The scale of site and landscaping plans					
7				shall be at least one-inch equals 50 feet or larger, and of building elevations one-inch equals ten feet or larger.				
8		2.	<u>Sit</u>	<u>e Analysis Map</u> . The site analysis map shall contain the following information.				
9			a.	Vicinity map.				
10			b.	The property boundaries, dimensions, and area of the site shall be identified.				
11			C.	Topographic contour lines at 5-foot intervals or less, except where the Staff Advisor determines that larger intervals will be adequate for steeper slopes.				
12			e.	Zone designation of the and adjacent to the proposed development, including lands				
13				subject to overlay zones including but not limited to lands subject to Detail Site Review, Downtown Design Standards, Historic District, Pedestrian Place, Physical				
14				and Environmental Constraints, and Water Resource Protection Zones overlays (see				
15				part 18.3 Special Districts and Overlays).				
16 17			f.	The location and width of all public and private streets, drives, sidewalks, pathways, rights-of-way, and easements on the site and adjoining the site.				
18			g.	The location and size of all public and private utilities, on and adjacent to the subject site, including:				
19				i. Water lines;				
20				ii. Sewer lines, manholes and cleanouts;				
21				iii. Storm drainage and catch basins; and				
22				iv. Fire hydrants.				
23			h.	Site features, including existing structures, pavement, drainage ways, rock				
24				outcroppings, areas having unique views, and streams, wetlands, drainage ways, canals and ditches.				
25			i.	The location, size, and species of trees six inches DBH or greater, including trees				
26				located on the subject site and trees located off-site that have drip lines extending				
27		_	_	into the subject site.				
28		3.	Pr	pposed Site Plan. The site plan shall contain the following information.				
29			a.	The proposed development site, including boundaries, dimensions, and gross area.				
30			b.	Features identified on the existing site analysis maps that are proposed to remain on the site.				
			c.	Features identified on the existing site map, if any, which are proposed to be				
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1			removed or modified by the development.
1		d.	The location and dimensions of all proposed public and private streets, drives, rights-
2		u.	of-way, and easements.
3 4		e.	The location and dimensions of all existing and proposed structures, utilities, pavement, and other improvements, including:
5			i. Connection to the City water system and meter locations;
6			ii. Connection to the City sewer system;
7			iii. Connection to the City electric utility system and meter locations;
8			iv. New and/or replaced fire hydrants and vault locations;
9			v. The proposed method of drainage of the site; and
10 11			 vi. The opportunity-to-recycle site and solid waste receptacle, including proposed screening.
12		f.	Location of drainage ways and public utility easements in and adjacent to the proposed development.
13		g.	Setback dimensions for all existing and proposed structures.
14 15		h.	The location and dimensions of entrances and exits to the site for vehicular, pedestrian, and bicycle access.
16		i.	The location and dimensions of all parking and vehicle circulation areas (show striping for parking stalls), including accessible parking by building code.
17 18		j.	Pedestrian and bicycle circulation areas, including sidewalks, internal pathways, pathway connections to adjacent properties, and any bicycle lanes or trails.
19		k.	Outdoor recreationCommon open spaces, common areas, plazas, outdoor
20			seating, street furniture, and similar improvements.
21		I.	Location of outdoor lighting.
22		m.	Location of mail boxes, if known.
23		n.	Locations of bus stops and other public or private transportation facilities.
24		0.	Locations, sizes, and types of signs.
25	4.		chitectural drawings. Architectural drawings, as applicable.
26 27		a.	Exterior elevations of all proposed buildings, drawn to a scale of one inch equals ten feet or greater; such plans shall indicate the material, color, texture, shape, and design features of the building, and include mechanical devices not fully enclosed in
28			the building.
28 29		b.	Exterior elevations of other proposed structures, including fences, retaining walls, accessory buildings, and similar structures.
30		c.	The elevations and locations of all proposed signs for the development.
		d.	For non-residential developments proposed on properties located in a Historic
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1	District, section drawings including exterior walls, windows, projections, and other features, as applicable, and drawings of architectural details (e.g., column width,					
2			со	nice and base, relief and projection,	etc.) drawn to a scale $\frac{3}{4}$ of an inch equals	
3				e foot or larger.		
4	5.				preliminary grading and drainage plan d with the application for Site Design Review	
5		wh	iere	a development site is 1/2 of an acre of	or larger as deemed necessary by the Staff	
6 7		gra	adin	g will take place, indicating general o	show the location and extent to which changes to contour lines, slope ratios, slope	
, 8				• •	eight of retaining walls, if proposed, and measures. Surface water detention and	
9			atm ciliti		ccordance with chapter 18.4.6 Public	
10	6.				an addressing temporary and permanent	
11	01	erc	osio	n control measures, which shall inclu	ide plantings where cuts or fills (including	
12		со	ntro	l plans in Hillside Lands shall also co	lities, and similar grading is proposed. Erosion onform to section 18.3.10.090 Development	
13				ards for Hillside Lands.		
14	7.	La	nds	cape and Irrigation Plans.		
15		a.	La	ndscape and irrigations plans shall in	nclude the following information.	
16			i.	· · · ·	ne existing and proposed plant materials, and proposed landscaping and plantings.	
17 18			ii.	A tree protection and removal plan trees that are to be retained, protection	consistent with chapter 18.4.5 for sites with ted, and removed.	
19 20			iii.	At time of building permit submittals irrigation facilities.	s, an irrigation plan including a layout of	
20 21		b.		nen water conserving landscaping is	required pursuant to section 18.4.4.030, the	
22				dscape plan shall contain the follow	•	
23			i. ::	Information from proposed site plan		
24			ii. iii.	Landscape contact person, includin Identification of cut and fill areas.	g address and telephone number.	
25					d all transformer and utility meter locations.	
26			v.	Ũ	grade changes in root zones of plants to be	
27			••	retained on site.		
28			vi.	Inventory of existing plant materials removed.	on site identifying that will remain and will be	
29 30			vii.	Composite plant list including quan variety, and spacing requirements of	tity, size, botanical name, common name, of all proposed plant material.	
			viii	. Mulch areas labeled according to m		
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		ix.	Shrub and tree planting and staking detail.	
		х.	Root barrier design, installation specifications, and detail	ils.
		xii.	Design and installation specifications of any proposed tr	ee grates.
	C.	irri	en water conserving landscaping is required pursuant to gation plan included with the building permit submittals sl ditional information.	
		i.	Information from proposed site plan.	
		ii. 	Irrigation contact person, including address and telepho	
		III.	For lots with a landscaped area greater than 5,000 squa and topographic map showing contour intervals of five for	
		iv.	Identification of water source and point of connection incoperating pressure.	cluding static and
		۷.	If Talent Irrigation District (TID) is used, list the size and	type of filtration method.
		vi.	Area of irrigated space in square feet.	
		vii.	Size, type, brand, and location of backflow device, as we precipitation rate, and location of sprinkler heads.	ell as make, model,
		viii	Layout of drip system showing type of emitter and its ou filtration used.	tputs, as well as type of
		ix.	Piping description including size schedule or class, type between piping and sprinkler heard, depth of proposed to for winterization.	•
		х.	Size, type, brand, and location of control valves ad sprin	kler controllers.
		xi.	Size, type, depth, and location of materials for under part	ving sleeves.
		xii.	Type and location of pressure regulator.	
		xiii	Type and location of rain sensor.	
		xiv	Monthly irrigation schedule for the plant establishment p and for the first year thereafter.	eriod (6 – 12 months)
		xv.	Water schedule for each zone from the plan.	
8.	Na	rrati	ve. Letter or narrative report documenting compliance wi	th the applicable
	•		al criteria contained in section 18.5.2.050. Specifically, th owing.	ne narrative shall contain
	a.	Fo	r commercial and industrial developments:	
		i.	The square footage contained in the area proposed to b	e developed.
		ii.	The percentage of the lot covered by structures.	
		iii.	The percentage of the lot covered by other impervious s	surfaces.
		iv.	The total number of parking spaces.	
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1	v. The total square footage of all landscaped areas.
2	b. For residential developments:
3	i. The total square footage in the development.
4	ii. The number of dwelling units in the development (include the units by the number of bedrooms in each unit, e.g., ten one-bedroom, 25 two-bedroom, etc).
5	iii. Percentage of lot coverage by structures; streets, roads, or drives; public use
6	areas, common <mark>area/private recreation and private open space areas</mark> ,
7	landscaping, and parking areas.
8 9	SECTION 31. Section 18.5.3.020 [Applicability and General Requirements - Land Divisions
10	and Property Line Adjustments] of the Ashland Land Use Ordinance is hereby amended to read
11	as follows:
12	18.5.3.020 Applicability and General Requirements
13	A. Applicability. The requirements for partitions and subdivisions apply, as follows.
14	1. Subdivisions are the creation of four or more lots from one parent lot, parcel, or tract,
15	within one calendar year.
16	2. Partitions are the creation of three or fewer lots from one parent lot, parcel, or tract, each having frontage on a public street, within one calendar year. (Note: Partitions of three
17	lots with access via a private drive are allowed under chapter 18.3.9 Performance Standards Option.)
18 19	Property line adjustments are modifications to lot lines or parcel boundaries that do not result in the creation of new lots.
20	4. For properties located in the Performance Standards Overlay, all land divisions, other
21	than partitions and development of individual dwelling units, shall be processed under
22	chapter 18.3.9 Performance Standards Option. Properties not located in the Performance Standards Overlay but meeting the requirements of section 18.3.9.030,
23	may be processed under chapter 18.3.9 Performance Standards Option. Except as
24	modified by chapter 18.3.9, the provisions of chapter 18.5.3 apply to development applications processed under the Performance Standards Option.
25	B. Land Survey. Before any action is taken pursuant to this ordinance that would cause
26	adjustments or realignment of property lines, required yard areas, or setbacks, the exact lot
27	lines shall be validated by location of official survey pins or by a survey performed by a licensed surveyor.
28	C. Subdivision and Partition Approval Through Two-Step Process. Applications for
29	subdivision or partition approval shall be processed by means of a preliminary plat evaluation and a final plat evaluation.
30	1. The preliminary plat must be approved before the final plat can be submitted for review.
	2. The final plat must demonstrate compliance with all conditions of approval of the
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1	preliminary plat.				
2	Compliance With Oregon Revised Statutes (ORS) chapter 92. All subdivision and				
3	partitions shall conform to state regulations in Oregon Revised Statute (ORS) chapter 92, Subdivisions and Partitions.				
4	Future Re-Division Plan. When subdividing or partitioning tracts into large lots (i.e., greater				
5	than two times or 200 percent the minimum lot size allowed by the underlying land use district), the lots shall be of such size, shape, and orientation as to facilitate future re-divisi	on			
6	and extension of streets and utilities. The approval authority may require a development	•			
7	plan indicating how further division of oversized lots and extension of planned public facilities to adjacent parcels can occur in the future. If the Planning Commission determines				
8	that an area or tract of land has been or is in the process of being divided into four or more	9			
9	lots, the Commission can require full compliance with all subdivision regulations.				
10	F. Minor Amendments. The following minor amendments to subdivisions and partitions are subject to Ministerial review in Chapter 18.5.1.040. Changes to an approved plan or				
11 12	condition of approval that do not meet the thresholds for a minor amendment, below, are subject to Chapter 18.5.6 Modifications to Approved Planning Actions.				
13	1. A change that does increase the number of lots or parcels created by the subdivision.				
14	2. A change that does not enlarge the boundaries of subdivided or partitioned area.				
15	 A change that does not alter the general location or amount of land devoted to a speci- land use. 	fic			
16	4. A change that makes only minor shifting of the established lines, location, or size of				
17 18	buildings or building envelopes, proposed public or private streets, pedestrian ways, utility easement, or parks and <mark>ether <u>common public</u> open spaces.</mark>				
19					
20	SECTION 32. Section 18.5.3.030 [Preliminary Plat Approval Process - Land Divisions and				
21	Property Line Adjustments] of the Ashland Land Use Ordinance is hereby amended to read as				
22	follows:				
23	18.5.3.030 Preliminary Plat Approval Process				
24	A. Review of Preliminary Plat.				
25	 <u>Partitions</u>. Preliminary plats for partitions, including flag lot partitions, are reviewed through the Type I procedure under section 18.5.1.050. 				
26	2. Subdivisions. Preliminary plats for subdivisions are subject to the approval criteria in				
27 28	section 18.5.3.050 and are reviewed through the Type II procedure, pursuant to chapte 18.5.1.060.	ər			
29	B. Modifications. The applicant may request changes to the approved preliminary plat or				
30	conditions of approval following the procedures and criteria provided in chapter 18.5.6 Modifications to Approved Planning Actions. See also, subsection 18.5.3.020.G Minor Amendments.				
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	d. Zoning of parcel to be divided, included	uding any overlay zones.					
50		•					
29 30		ent to define its location in the City, boundaries.					
29	b. Date, north arrow, and scale of dra						
28	a. Name of subdivision (partitions are not duplicate the name of another	named by year and file number). This name shall and division in the City or vicinity.					
27	1. <u>General information</u> .						
26	information, in quantities determined by St	an Advisor.					
25	material (i.e., on forms and/or in a written narrative) adequate to provide the following						
24		rsuant to chapter 18.3.9 Performance Standards all consist of drawings and supplementary written					
23	-	to the general information described in subsection					
22	satisfies each and all of the relevant criteria and standards.						
21	2. <u>Subdivisions</u> . Information required for a Type II review, (see section 18.5.1.060), including but not limited to a written statement or letter explaining how the application						
20	each and all of the relevant criteria and						
19	but not limited to a written statement o	r letter explaining how the application satisfies					
18		ype I review (see section 18.5.1.050), including					
17	A. General Submission Requirements.						
16	Applications for Preliminary Plat approval sha						
15	18.5.3.040 Preliminary Plat Submission	·					
14		rdinance is hereby amended to read as follows:					
13	SECTION 33. Section 18.5.3.040 [Preliminar	y Plat Submission - Land Divisions and Property					
12							
11	the preliminary plat, except when extension 18.1.6.040.	nsion of the preliminary plat is granted pursuant to					
10		e approved within 18 months of the approval of					
9	with or prior to each phase.						
8		pen spaces shall be constructed in conjunction					
7		ns of the approval of the preliminary plat, except plat is granted pursuant to section 18.1.6.040.					
6		es, streets) for the first subdivision phase shall be					
5	 Commission approval is required for m 	odifications to phasing plans.					
4	1. The proposed phasing schedule shall application.	be reviewed with the preliminary subdivision plat					
2	all of the following criteria.						
2	subdivision, and changes to approved phasing plans, provided applicant's proposal meets						
1	C. Phased Subdivision. The Planning Com	nission may approve plans for phasing a					

1		e.	A title block specifying "minor or major partition" and including the partition number, City of Ashland, the names, addresses, and telephone numbers of the owners of the
2			subject property and, as applicable, the name of the engineer and surveyor, and the
3		f.	date of the survey. Identification of the drawing as a "preliminary plat".
4	•		
5 6	Ζ.	rel	<u>kisting Conditions</u> . Except where the Staff Advisor deems certain information is not levant, applications for Preliminary Plat approval shall contain all of the following formation on existing conditions of the site.
7 8		a.	Streets. Location, name, and present width of all streets, alleys, and rights-of-way on and abutting the site.
9		b.	<i>Easements.</i> Width, location, and purpose of all existing easements of record on and abutting the site;
10		c.	Utilities. Location and identity of all utilities on and abutting the site. If water mains
11 12			and sewers are not on or abutting the site, indicate the direction and distance to the nearest one and show how utilities will be brought to standards;
13		d.	
14			five feet or less and the location of any physical constrained lands, pursuant to chapter 18.3.10, and any natural features, such as rock outcroppings, wetlands,
15			streams, wooded areas, and isolated preservable trees.
16 17		e.	The Base Flood Elevation, Floodplain Corridor Elevation, and Floodplain Boundary, per the Ashland Floodplain Corridor Maps, as applicable.
17		f.	North arrow and scale.
18 19	3.	rel	oposed Development. Except where the Staff Advisor deems certain information is not levant, applications for Preliminary Plat approval shall contain all of the following
20		inf	ormation on the proposed development.
21		a.	Proposed lots, streets, tracts, <mark>common</mark> open space, and park land (if any); location, names, right-of-way dimensions.
22		b.	Location, width, and purpose of all proposed easements;
23 24		c.	Approximate dimensions, area calculation (e.g., in square feet), and identification numbers for all proposed lots and private tracts (e.g., private <u>common</u> open space,
25			common area, or street).
26		d.	Proposed uses of the property, including all areas proposed to be dedicated as public right-of-way or reserved as <u>common</u> open space for the purpose of surface
27			water management, recreation, or other use.
28		e.	Proposed public street improvements, pursuant to chapter 18.4.6.
29		f.	Preliminary design for extending City water and sewer service to each lot, pursuant to chapter 18.4.6.
30		g.	Proposed method of storm water drainage and treatment, if required, pursuant to chapter 18.4.6.
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1 2	 The approximate location and identity of other facilities, including the locations of electric, fire hydrants, streetlights, and utilities, as applicable. 					
2	i. Evidence of compliance with applicable overlay zones.					
4	SECTION 34. Section 18.5.7.020 [Applicability and Review Procedure - Tree Removal					
5	Permits] of the Ashland Land Use Ordinance is hereby amended to read as follows:					
6						
7	18.5.7.020 Applicability and Review Procedure					
8 9	All tree removal and topping activities shall be carried out in accordance with the requirements of this chapter and as applicable, the provisions of part 18.3 Special Districts and Overlay Zones, and chapter 18.4.4 Landscaping, Lighting, and Screening.					
10	If tree removal is part of another planning action involving development activities, the tree					
11	removal application, if timely filed, shall be processed concurrently with the other planning action. Applications for Tree Removal Permits are reviewed as follows.					
12	A. Ministerial Action. The following Tree Removal Permits are subject to the Ministerial					
13	procedure in section 18.5.1.040.					
14	1. Emergency Tree Removal Permit.					
15	B. Type I Reviews. The following Tree Removal Permits are subject to the Type I review in					
16	section 18.5.1.050. This section applies to removal of trees that are a hazard or are not a hazard.					
17	1. Removal of trees greater than six-inches DBH on private lands zoned C-I, E-I, M-I, CM, or					
18	HC.					
19	Removal of trees greater than six-inches DBH on lots zoned R-2, R-3, and R-1-3.5 that are not occupied solely by a single-family detached dwelling.					
20 21	 Removal of significant trees, as defined in part 18.6, on vacant property zoned for residential purposes including but not limited to R-I, RR, WR, and NM zones. 					
22	4. Removal of significant trees as defined in part 18.6, on lands zoned SOU, on lands under					
23	the control of the Ashland School District, or on lands under the control of the City.					
24	5. Tree Topping Permit.					
25	C. Exempt From Tree Removal Permit. The following activities are exempt from the requirement for a tree removal permit in 18.5.7.020.A, subsections A. and B, above.					
26	1. Those activities associated with the establishment or alteration of any public -park under					
27	the Ashland Parks and Recreation Commission. However, the Parks and Recreation					
28	Department shall provide an annual plan in January to the Tree Commission outlining proposed tree removal and topping					
29	activities that were carried out in the previous year.					
30	 Removal of trees in single-family residential zones on lots occupied only by a single- family detached dwelling and associated accessory structures where the property is less than twice the minimum lot size or otherwise ineligible to be partitioned or subdivided, 					
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1			except as otherwise regulated by chapters 18.3.10 Physical and Constraints and 18.3.11 Water Resource Protection Zones.	Environmental	
2	3	3. R	Removal of trees in multi-family residential and health care zones on lo by a single-family detached dwelling and associated accessory structur property cannot be further developed with additional dwelling units othe accessory residential unit, except as otherwise regulated by chapters 1 and Environmental Constraints and 18.3.11 Water Resource Protection	s on lots occupied only	
3 4					
5		a		pters 18.3.10 Physical	
6	4		Removal of trees less than six-inches DBH in any zone, excluding those trees located within the public right of way or required as conditions of approval with landscape improvements for planning actions.	-	
7 8				al with landscape	
	5	5. R	Removal of trees less than 18 caliper inches in diameter at breas		
9 10		-	ublic school lands, Southern Oregon University, and other publi leritage trees.	ic land, excluding	
11	6		Removal of trees within the Wildfire Lands area of the City, as de	• • •	
12			for the purposes of wildfire fuel management, consistent with th standards in 18.3.10.100, and in accord with the requirements of	f chapters 18.3.10	
13			Physical and Environmental Constraints and 18.3.11 Water Reso		
14	7	7. R	Removal of dead trees.		
15	8		hose activities associated with tree trimming for safety reasons	•	
16			Oregon Public Utilities Commission, by the City's Electric and Telecommunicatio However, the Utility shall provide an annual plan to the Tree Commission outlinin trimming activities and reporting on tree trimming activities that were carried out previous year. Tree trimming shall be done, at a minimum, by a Journeyman Tre Trimmer, as defined by the Utility, and will be done in conformance and to compl OPUC regulations.	-	
17				-	
18		-		-	
19				ce and to comply with	
20	9		Removal of street trees within the public right-of-way subject to s permits in AMC 13.16.	street tree removal	
21	1	10. Those activities associated with tree trimming or removal at the Airport, within the		Airport within the Airport	
22	I	(A	(A) overlay zone for safety reasons, as mandated by the Federa	Aviation Administration.	
23			The Public Works Department shall provide an annual report to t putlining tree trimming activities and reporting on tree trimming a		
24			arried out in the previous year.		
25	D. C	Othe	er Requirements.		
26	1		lood Plain, Hillsides, and Wildfire. Tree removal in the Physical		
27			Constraints Overlay (i.e., areas identified as Flood Plain Corr Wildfire Lands and Severe Constraint Lands) must also comp		
28			chapter 18.3.10 Physical and Environmental Constrains Overlay.		
29	2		Vater Resources. Tree removal in regulated riparian areas and		
30		CC	omply with the provisions of chapter 18.3.11 Water Resources	Protection Zones.	
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- 1 SECTION 35. Section 18.5.7.050 [Mitigation Required Tree Removal Permits] of the Ashland
- 2 Land Use Ordinance is hereby amended to read as follows:
- ³ 18.5.7.050 Mitigation Required

4 One or more of the following shall satisfy the mitigation requirement.

A. Replanting On-Site. The applicant shall plant either a minimum 1 ½-inch caliper healthy and well-branched deciduous tree or a five to six-foot tall evergreen tree for each tree removed. The replanted tree shall be of a species that will eventually equal or exceed the removed tree in size if appropriate for the new location. Larger trees may be required where the mitigation is intended, in part, to replace a visual screen between land uses. Suitable species means the tree's growth habits and environmental requirements are conducive to the site, given existing topography, soils, other vegetation, exposure to wind and sun, nearby structures, overhead wires, etc. The tree shall be planted and maintained per the specifications of the Recommended Street Tree Guide.

B. Replanting Off-Site. If in the City's determination there is insufficient available space on the subject property, the replanting required in section 18.5.7.050.A, above, shall occur on other property in the applicant's ownership or control within the City, in an common open space tract that is part of the same subdivision, or in a City owned or dedicated <u>public</u> open space or park. Such mitigation planting is subject to the approval of the authorized property owners. If planting on City owned or dedicated property, the City may specify the species and size of the tree. Nothing in this section shall be construed as an obligation of the City to allow trees to be planted on City owned or dedicated property.

- 17
 C. Payment In-Lieu of Planting. If in the City's determination no feasible alternative exists to plant the required mitigation, the applicant shall pay into the tree account an amount as established by resolution of the City Council.
- 19
 D. Mitigation Plan. An approved mitigation plan shall be fully implemented within one year of a tree being removed unless otherwise set forth in a tree removal application and approved in the tree removal permits.
- 22

23

SECTION 36. Section 18.5.7.090 [Enforcement and Penalties - Tree Removal Permits] of the

Ashland Land Use Ordinance is hereby amended to read as follows:

25 **18.5.7.090** Enforcement and Penalties

In addition to taking enforcement action and assessing penalties for violations of this code, as
 authorized by chapter 18.1.6 Zoning Permit Expiration, Extension, and Enforcement, the City
 may take the following mitigation actions where there is a violation of this chapter:

A. Arborist Report and Required Treatment. Upon request by the City, a person who violates any provision of this chapter shall submit a report prepared by an arborist to evaluate the damage to a tree and/or make recommendations to remedy the violation. The City upon evaluating these recommendations, may, at the City's discretion, require that the recommended measures be implemented.

1	B. Restoration Fee. In addition to any fine and enforcement fee, the court may impose a restoration fee as restitution to the City for restoring the tree. This fee may be imposed upon				
2	any person who violates any provision of this chapter or who violates any permit or condition				
3	of any permit.				
4	 The fee shall be paid into the City's Tree Account and shall be a standard fee per caliper inch for the total number of caliper inches of the tree damaged or removed in violation of 				
5	this chapter. The standard fee shall be in an amount as established by resolution of the				
6	City Council.				
7 8	The court may require the person to pay into the City's Tree Account an increased fee per caliper inch or pay for the value of the tree, whichever is greater, if any of the following apply.				
9	a. The person has committed a previous violation of a provision of this chapter.				
10	b. Tree protection measures as required by this chapter were not installed or				
11	maintained.				
12	c. The tree removed or damaged was:				
13	i. 18 caliper inches in diameter or greater;				
14	ii. a designated Heritage Tree;				
15	iii expressly protected or required to be preserved as a condition of approval of a development permit pursuant to this ordinance; or				
16 17	iv. located on public right of way, City owned or dedicated property, a <u>common</u> public or private open space area or conservation easement.				
18 19	 The value of a tree under this section shall be determined by an arborist in accordance with the methods set forth in the <u>Guide for Plant Appraisal</u>, an official publication of the International Society of Arboriculture. 				
20	C. Fine. The removal of a tree in violation of this chapter, in violation of a permit or any				
21	condition of a permit issued under this chapter shall be a separate offense for each tree.				
22	D. Cumulative Remedies. The rights, remedies, and penalties provided in this chapter are cumulative, are not mutually exclusive, and are in addition to any other rights, remedies and				
23	penalties available to the City under any other provision of law.				
24					
25	SECTION 37. Codification. In preparing this ordinance for publication and distribution, the				
26	City Recorder shall not alter the sense, meaning, effect, or substance of the ordinance, but within				
27	such limitations, may:				
28	(a) Renumber sections and parts of sections of the ordinance;				
29	(b) Rearrange sections;				
30	(c) Change reference numbers to agree with renumbered chapters, sections or other parts;				
	(d) Delete references to repealed sections;				
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1	(e) Substitute the proper subsection, section, or chapter numbers;				
2	(f) Change capitalization and spelling for the purpose of uniformity;				
3	(g) Add headings for purposes of grouping like sections together for ease of reference; and				
4	(h) Correct manifest clerical, grammatical, or typographical errors.				
5					
6	SECTION 38. Severability. Each section of this ordinance, and any part thereof, is severable,				
7	and if any part of this ordinance is held invalid by a court of competent jurisdiction, the				
8	remainder of this ordinance shall remain in full force and effect.				
9					
10	The foregoing ordinance was first read by title only in accordance with Article X, Section 2(C)				
11	of the City Charter on theday of, 2020, and duly PASSED and ADOPTED				
12	this day of, 2020.				
13					
14					
15	Melissa Huhtala, City Recorder				
16					
17	SIGNED and APPROVED this day of, 2020.				
18					
19	John Stromberg, Mayor				
20					
21	Reviewed as to form:				
22					
23	David H. Lohman, City Attorney				
24					
25					
26					
27					
28					
29					
30					
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