5. One stand for the sale of products grown on the premises are permitted as an outright accessory use and not more than two (2) signs greater in dimension than two by three (2 x 3) feet.

14.02 BUILDING HEIGHT LIMIT:
Except as provided in Section 27 (General Provisions), no building shall be erected to a height in excess of thirty-five (35) feet.

14.03 BUILDING SITE AREA REQUIREMENTS:
The lot area for agricultural usage shall be not less than ten (10) acres; lot width shall be not less than three hundred and thirty (330) feet, fronting on a public street or highway or at the building line, and lot depth shall be not less than eighty (80) feet. The minimum lot area required for each single family dwelling unit shall be thirty-five thousand (35,000) square feet with a minimum frontage of one-hundred thirty-five (135) feet.

14.04 YARD REQUIREMENTS:
Each lot shall have front, side and rear yards not less than the depth of widths following:

- Front yard depth: Twenty (20) ft. or more
- Side yard abutting a street: Ten (10) ft. or more
- Side yard abutting an interior lot line: Five (5) ft. or more
- Rear yard depth: Twenty-five (25) ft. or more

SECTION 15

B-P BUSINESS PARKING DISTRICT REGULATIONS

USES PERMITTED:
1. Restricted or public parking of automobiles or trucks whether for fee or without charge.
2. Parking area for places of public assembly.
3. Parking area for all types of business, commercial or manufacturing areas where cars are parked.
4. Trees, landscaping, walks, screening, light standards and equipment and other similar uses provided they do not reduce or impair the required parking area.
5. Service station pump islands and canopies not including signs, provided they meet yard requirements of Section 17, PRIMARY BUSINESS DISTRICT-REGULATIONS, Sub-Section 17.04, YARD REQUIREMENTS.

PARKING SPACE DEFINED:
For the purpose of this section a parking space shall be ten (10) feet wide and twenty (20) feet long and have an area not less than two-hundred (200) square feet of lot or floor area, exclusive of access drives or aisles, having adequate access from a public thoroughfare and shall be of usable shape and condition. There shall be adequate provision for ingress and egress from each parking space.

LOADING SPACE REQUIREMENTS:
An off-street loading space, having access to a public thoroughfare, shall be required adjacent to each business building, hereafter erected or enlarged, if the use of such building entails deliveries to it or shipments from it, and such loading space shall be of adequate size to accommodate the maximum number and size of vehicles simultaneously loaded or unloaded, in connection with the business conducted in such building. No part of the truck or van using the loading space may project into the public right-of-way.

PARKING SPACE REQUIREMENTS:

15.04 FOR a new building or structure, or for the enlargement or increase in size of any existing building or structure, there shall be established and maintained a permanent off-street parking area beginning within five-hundred (500) feet of the front entrance thereof.

MINIMUM PARKING AREA CAPACITY:
1. Food stores, markets and shopping centers:
   (a) Having not more than two-thousand (2,000) square feet of gross floor area exclusive of basement shall provide one (1) parking space for the proprietor and each regular employee with a minimum of two parking spaces.
   (b) Having more than two-thousand (2,000) square feet but not more than five-thousand (5,000) square feet of gross floor area exclusive of basement shall provide one (1) parking space for each four-hundred (400) square feet of gross floor area of the building.
   (c) Having more than five-thousand (5,000) square feet of gross floor area exclusive of basement shall provide one (1) parking space for each two-hundred (200) square feet of gross floor area of the building.
2. Restaurants, taverns and any establishment for the sale and consumption on the premises of food, alcoholic beverages or refreshments shall provide one (1) parking space for each one-hundred (100) square feet of gross floor area of the building.
3. Other retail establishments, such as furniture, appliance, hardware stores, clothing, shoe repair or service shops shall provide one (1) parking space for each four-hundred (400) square feet of gross floor area of the building.
4. Real estate offices shall provide one (1) parking space for each one (1) employee, plus one (1) parking space for each two-hundred (200) square feet of gross floor area with a minimum of four (4) spaces.
5. Theaters shall provide one (1) parking space for each four (4) fixed theater seats and be subject to review by the Planning Commission.
6. Banks, business and professional offices including animal hospitals or clinics shall provide one (1) parking space for each two-hundred (200) square feet of gross floor area of the building.
7. Undertaking establishments including mortuaries, funeral homes and crematories shall provide one (1) parking space for each five (5) seats in the chapel or nave.
8. Bowling alleys shall provide five (5) parking spaces for each alley.
9. Stadiums, sports arenas, auditoriums and other places of assembly with fixed seats shall provide one (1) parking space for each four (4) seats.
10. Dance halls, exhibition halls and places of assembly without fixed seats shall provide one (1) parking space for each seventy-five (75) square feet of gross floor area of the building.
11. Commercial recreation places such as skating rinks shall provide one (1) parking space for each one-hundred (100) square feet of gross floor area of the building.
12. Wholesale stores, warehouses, storage buildings, motor vehicles or machinery sales shall provide one (1) parking space for each employee with a minimum of six (6) parking spaces.
13. Manufacturing uses including research and testing laboratories, creameries, soft drink bottling establishments, bakeries, canneries, printing and engraving shops shall provide one (1) parking space (or each three (3) employees with a minimum of six (6) spaces.

UNSPECIFIED USES:
In the case of use not specifically mentioned in this section, the requirements for business parking facilities shall be the same as the above mentioned use which in the opinion of the Planning Commission shall be deemed most similar.

MIXED OCCUPANCIES:
In the case of mixed uses, the total requirements for off-street parking facilities shall be the sum of the requirements for the various uses computed separately. Off-Street Parking facilities for one use shall not be considered as providing required parking facilities for any other use, except as hereinafter specified for cooperative use.

COOPERATIVE PROVISION:
Nothing of this section shall be construed to prevent cooperative provision of off-street parking facilities for two or more buildings or uses provided that the total of such off-street parking spaces supplied cooperatively shall not be less than the sum of the requirements for the various uses computed separately. None of the above provisions shall prevent the overlapping cooperative use of parking facilities when the times during which such facilities are used are not conflicting.

BUILDING PERMITS:
Before the granting of a building permit for any new building or structure, or for an enlargement thereof, or change of use in any building hereafter constructed involved in any of the aforementioned uses, the applicant for said building permit shall present evidence in writing that arrangements have been made to provide off-street parking for the use to be zoned B-P (Business Parking) in accordance with the above provisions, or that the required amount of parking facilities classified as a business parking area on the county zoning map has been provided by a satisfactory written contract, or present evidence of participation in an association which is providing adequate public off-street parking so classified.

15.08

15.10

PARKING AREA REQUIREMENTS:
All off-street parking areas zoned B-P (Business Parking), or public off-street parking areas required under sub-section 15.09, BUILDING PERMITS, shall be graded, surfaced and maintained to the minimum standards contained in King County standard plans and specifications for private work on county rights-of-way.

SECTION 16

B-N NEIGHBORHOOD BUSINESS DISTRICT REGULATIONS:

16.01

USES PERMITTED:
1. Any use permitted in R-6 and R-2 residence districts provided said uses comply with area, frontage and setback regulations for the use district in which such use is permitted.
2. Barber shops and beauty shops.
3. Business or professional studios and offices.
4. Hand laundries, clothes cleaning agencies and pressing shops.
5. Light repair, battery service and tire shops, service stations and self-contained public garages. Open spaces in this land use area may not be used for storage, display or sale of used vehicles or equipment.
7. Printing establishments and newspaper printing.
8. Real estate sales office.
9. Restaurants, cafeterias, catering
10. Retail stores and personal service shops.
11. Banks and theaters.
12. Recreational Area - Commercial.
16.02 BUILDING HEIGHT LIMIT:
Except as provided in Section 27 (General Provisions), no building shall be erected to a height in excess of thirty-five (35) feet, without approval of the Board upon recommendation of the Planning Commission.

16.03 BUILDING SITE AREA REQUIREMENTS:
No requirements for non-residential buildings. Residential structures shall comply with the site requirements for that use.

16.04 YARD REQUIREMENTS:

- Non-residential structures shall have a minimum setback from any public right-of-way of ten (10) feet, except as provided in Section 27, Sub-section 27.04, Item 1. Residential structures shall meet the yard requirements for that use except that where located on the second story or more of a business use structure the minimum setback requirement shall be the same as for non-residential structures.

16.05 PARKING REQUIREMENTS:
Off-Street Parking shall be provided and maintained as prescribed in Section 15, B-P Business Parking District Regulations.

SECTION 17.
B-1 PRIMARY BUSINESS DISTRICT REGULATIONS.

17.01 USES PERMITTED:

1. Any use permitted in R-6 through R-15, R-2, R-3 and B-N Districts, provided said uses comply with area, frontage and setback regulations for the use district in which such use is permitted.

2. A-1, A-2 and A-3 buildings subject to conditions of any applicable County license requirements and provided further that no moving picture theater, or any structure for the exhibition of moving pictures shall be permitted within three-hundred seventy (370) feet of the property line of any public school grounds nor shall any dance hall, bowling alley, skating rink, or other commercial amusement places be permitted within five-hundred (500) feet of the property line of any such park, school or playground. Said distance shall in all cases be measured along street margins and the same produced across street intersections by the shortest route.

3. Accessory uses and uses incidental to uses allowed in this district.

17.02 BUILDING HEIGHT LIMIT:
Except as provided in Section 27 (General Provisions), no building shall be erected to a height in excess of thirty-five (35) feet without approval of the Board upon recommendation of the Planning Commission.

17.03 BUILDING SITE AREA REQUIREMENTS:
No requirements for non-residential buildings. Residential buildings shall comply with the site area requirements for that use.

17.04 YARD REQUIREMENTS:

1. Non-residential buildings shall have a minimum setback from any public right-of-way of ten (10) feet, except service station pump islands which shall have a setback from the street line of at least fifteen (15) feet to provide for safe access or egress to or from such street, and that the placement of the tanks in the setback be by revocable permit and that approved ingress and egress be required and except as provided in Section 27, Sub-section 27.04, Item 3.
2. Residential buildings shall meet the yard requirements for that use except that where located on the second story or more of a business use building, the minimum setback requirement shall be the same as for non-residential structures.

17.05 PARKING REQUIREMENTS: Off-street parking shall be provided and maintained as prescribed in Section 15, B-P BUSINESS PARKING DISTRICT REGULATIONS.

SECTION 18. B-2 BUSINESS AMUSEMENT DISTRICT REGULATIONS.

18.01 USES PERMITTED:

1. Any use permitted in R-6, R-2, R-3 and B-1 Districts provided said uses comply with area, frontage and setback regulations for the use district in which such use is permitted.

2. Outdoor theaters, carnivals, merry-go-rounds, ferris wheels or other similar outdoor amusement uses shall be subject to any applicable county license requirements and provided further that no commercial amusement places, including carnivals, merry-go-rounds, ferris wheels shall be permitted within five-hundred (500) feet of the property line of any park, school or playground; said distance shall in all cases be measured along street margins and the same produced across street intersections by the shortest route.

3. Stadiums, sports arenas, auditoriums and other places of assembly with fixed seats.

18.02 BUILDING HEIGHT LIMIT: Except as provided in Section 27 (General Provisions), no building shall be erected to a height in excess of thirty-five (35) feet without approval of the Board upon recommendation of the Planning Commission.

18.03 BUILDING SITE AREA REQUIREMENTS: No requirements for non-residential buildings. Residential structures shall comply with the site requirements for that use.

18.04 YARD REQUIREMENTS:

1. Non-residential buildings shall have a minimum setback from any public right-of-way of ten (10) feet, except as provided in Section 27, Sub-Section 27.04, Item 3.

2. Residential buildings shall meet the yard requirements for that use except that where located on the second story or more of a business use building, the minimum setback requirement shall be the same as for non-residential structures.

18.05 PARKING REQUIREMENTS: Off-street parking shall be provided and maintained as prescribed in Section 15, B-P BUSINESS PARKING DISTRICT REGULATIONS.

SECTION 19. C-1 COMMERCIAL DISTRICT REGULATIONS.

19.01 USES PERMITTED:

1. Any use permitted in R, S-1, B-1 and B-2 Districts, provided said uses comply with area, frontage and setback requirements for the use district in which such use is permitted.

2. Auto assembly plants and auto rebuild when structurally enclosed.

3. Auto laundries, fender and body repair shops.

4. Manufacturing bakeries.

5. Cleaning and dyeing establishments.

6. Clothing manufacture.

7. Distilleries and wineries.


9. Laundries.

10. Milk bottling plants.

11. Plumbing shops.

12. Cabinet shops.

13. Upholstery shops.

14. Painting shops.

15. Warehouses.

16. Welding and sheet metal works.

17. Other uses which can reasonably be considered similar or related to the uses listed above.

19.02 USES PERMITTED WHEN AUTHORIZED BY THE ISSUANCE OF A USE AND OCCUPANCY PERMIT SHOWING COMPLIANCE WITH THE FOLLOWING CONDITIONS:

1. Light Manufacturing:
   (a) Using power not in excess of five (5) horsepower in one unit or equivalent horsepower in other types of equipment.
   (b) Limited to those uses which will not create obnoxious odors, be noiseless, bright, smoke or unsightliness.

2. Storage of vehicles and auto wrecking yards.
   (a) Screening of the use from view of the public highway or streets and abutting property by an enclosure such as a fence, or buffer strip of trees or shrubs, to be properly maintained at all times; or
   (b) Enclosure of the use in a building compatible in design and construction to other buildings in the neighborhood.

19.03 BUILDING HEIGHT LIMIT: Except as provided in Section 27 (General Provisions), no building shall be erected to a height in excess of thirty-five (35) feet, without approval of the Board upon recommendation of the Planning Commission.

19.04 BUILDING SITE AREA REQUIREMENTS: No requirements for non-residential buildings. Residential structures shall comply with the site requirements for that use.

19.05 YARD REQUIREMENTS:

1. Non-residential buildings shall have a minimum setback from any public right-of-way of ten (10) feet, except as provided in Section 27, Sub-Section 27.04, Item 3.
2. Residential buildings shall meet the yard requirements for that use.

PARKING REQUIREMENTS:
Off-Street Parking shall be provided and maintained as prescribed in Section 15, B-P BUSINESS PARKING DISTRICT REGULATIONS.

SECTION 20

USES PERMITTED:
1. Any use permitted in the S-1, B-1, B-2 and C-1 Districts, except resident use, provided said uses comply with area, frontage and setback requirements for the most restrictive district in which the use is permitted.
2. Airplane manufacturing
3. Ammonia, chlorine or bleaching powder manufacture.
4. Asphalt-manufacture or refining.
5. Assaying
6. Automobile manufacture and assembly
7. Blast furnace
8. Boiler works
9. Breweries or distilleries.
10. Brick, tile or terra-cotta manufacture or storage.
11. Broomb and brush manufacture
12. Candle manufacture
13. Carbon manufacture
14. Celluloid or similar cellulose materials manufacture.
15. Chain and cable manufacture
16. Charcoal manufacturing or pulverizing
17. Chemical manufacture
18. Coke ovens
19. Creosote treatment or manufacture.
20. Disinfectants manufacture
21. Distillation of wood, coal or bones or manufacture of any of their by-products.
22. Dog pounds.
23. Dry kilns
24. Dry stuff manufacture
25. Emery cloth or sandpaper manufacture
26. Enameling
27. Explosive storage
28. Exterminators or insect poisons manufacture.
29. Feed and cereal mills
30. Flour mills
31. Foundries
32. Gas (illuminating or heating) manufacture or storage.
33. Glass or glass products manufacture.
34. Hangar
35. Heavy manufacturing and large warehousing
36. Ice manufacturing plants
37. Kelp reduction and the extraction of its by-products.
38. Lampblack manufacture
39. Lubricating grease manufacture or oil compounding
40. Log storage and moorage.
41. Machinery manufacture
42. Machine shop
43. Match manufacture
44. Oilcloth or linoleum manufacture.
45. Oxygen manufacture
46. Paint, oil, varnish or turpentine manufacture.
47. Paper and pulp manufacture.
48. Paper box manufacture.
49. Petroleum refining or storage or manufacture of any of its by-products.
50. Planing mill or wood-working plant.
51. Plaster or wallboard manufacture
52. Power, light or steam plant (central station).
53. Printing ink manufacture
54. Railroad yard or round house
55. Reducing or refining aluminum, copper, tin or zinc.
56. Rolling or blooming mill
57. Roper manufacture.
58. Rubber or caoutchouc manufacture from crude material.
59. Salt works.
60. Saw mills, shingle mills or lumber mills.
61. Ship yards or ship building.
62. Shoddy manufacture
63. Shoe blacking manufacture
64. Soap manufacture.
65. Soaps and compound manufacture
66. Stables, commercial
67. Starch, glucose or dextrine manufacture.
68. Steel or iron mills.
69. Stoneware or earthenware manufacture.
70. Stone dusting manufacture.
71. Tanning, curing or storage of raw hides or skins.
72. Tar distillation or manufacture.
73. Tar roofing or similar products manufacture.
74. Textile Mills.
75. Tobacco - (chewing) - or cigar manufacture.
76. Vegetable oil or other oil manufacturing, refining or storage.
77. Yeast plant.
78. Any use of electric power motors requiring five (5) horse-
power or more.

79. Any other manufacturing, processing commercial or industrial-
uses not heretofore listed which may be classified M-1
because of possible obnoxious odors, noises, smoke or unsight-
lineess.

USES PERMITTED WHEN AUTHORIZED BY ISSUANCE OF A USE AND OCCUPANCY
PERMIT SHOWING COMPLIANCE WITH THE FOLLOWING CONDITIONS:

(a) Screening of the use from view of public highway or streets
and abutting property by an enclosure such as a fence, or
buffer strip of trees and shrubs, to be properly maintained
at all times; or

(b) Enclosure of the use in the building compatible in design
and construction to other buildings in the neighborhood.

BUILDING HEIGHT LIMIT:
Except as provided in Section 27, (General Provisions), no building
shall be erected to a height in excess of thirty-five (35) feet,
without approval of the Board upon recommendation of the Planning
Commission.

BUILDING SITE AREA REQUIREMENTS:
No requirements for non-residential buildings, residential structures
are prohibited and residential uses shall meet the site requirements
for that use.

YARD REQUIREMENTS:
1. Non-residential buildings shall have a minimum setback from
any public right-of-way of ten (10) feet, except as provided
in Section 27, Sub-Section 27.04, Item 3,
2. Residential buildings are prohibited and residential uses
shall meet the yard requirements for that use.

PARKING REQUIREMENTS:
Off-Street Parking shall be provided and maintained as prescribed
in Section 15, A-P BUSINESS PARKING DISTRICT REGULATIONS,
C-W INDUSTRIAL PARK DISTRICT REGULATIONS.

USES PERMITTED:
1. Any industrial or manufacturing use permitted in Commercial
(C-1) or Manufacturing (M-1) Districts other than uses permit-
ted in any Residential (R), Suburban (S-1), or Business (B-1)
District.
2. Auxiliary uses directly related to the principal use, such as
residences of watchmen or employees in training, special
employee dormitories, employee cafeterias, auditoriums,
service stations in connection with authorized motor-pool
facilities and similar uses may be permitted.

REQUIREMENTS:
1. Processes and equipment employed and goods processed or sold
shall be limited to those which are not objectionable beyond
the boundaries of the District by reason of offensive odors,
dust, smoke or gas.
2. The State Pollution Commission shall approve the method of
waste disposal material.
3. No use shall be permitted if it results in industrial noise
above five (5) sones as measured at the outer boundary of this
District.
4. Necessary public rights-of-way shall be dedicated to the public
either as a portion of a plat or upon acceptance of street dedi-
cation by the Board of County Commissioners and each building
site shall be located on such public right-of-way.
5. To protect the contiguous uses, a protective strip of land
bordering the external boundaries and along any frontage on
public rights-of-way and devoted exclusively to the planting,
cultivation, growing and maintenance of sight-obscuring trees,
shrubs and plant life shall be established and maintained. The
maintenance guarantees of such protective strips and the plan-
ning landscaping of the site may be bonded to the County in a
reasonable amount if required by the Board of County Commissioners.
In lieu of such protective strip, under appropriate circumstances,
there may be substituted a use classification of the outer margin
of this District consistent with the use classification of the
surrounding area.
6. Not more than thirty-five (35) percent of any site area shall
be occupied by structures, including outdoor storage area.
7. Outdoor storage facilities, including storage areas for official
vehicles shall be obscured by an approved architectural screen
specified on the plot plan and approved by the Planning Commission.
8. A plot and building plan showing compliance with the provisions
herein stated shall be filed with the Planning Commission and
the building permit application shall comply with this approved
plot plan.

BUILDING HEIGHT LIMIT:
1. Structures, excluding stacks, shall not exceed thirty-five (35)
feet in height and/or three (3) stories except that when the
site exceeds five (5) acres the height may be raised one (1)
additional story for each additional two and one-half (2) acres
within the site area boundaries when specifically approved by the
Board upon recommendation of the Planning Commission in
accordance with the following standards:
(a) Approval by the Civil Aeronautical Administration;
(b) Adequate provision for ultimate off-street parking needs.

2. Outdoor storage facilities shall not exceed twenty (20) feet.

**BUILDING SITE AREA REQUIREMENTS:**

No requirements except conformance to plot and building plan on file with the Planning Commission.

**YARD REQUIREMENTS:**

1. The minimum setback from all rights-of-way shall be seventy-five (75) feet with a minimum side and rear yard setback of fifty (50) feet, the same to be clearly set out in the plot and building plan and upon the building permit application when filed.

2. Parking for employees may be provided in the side and rear yard setbacks as specified in Section 15, BUSINESS PARKING REGULATIONS, with customer parking permitted in the front yard area but in no case shall the customer parking dominate the front yard landscaping.

**PROHIBITED USES:**

1. Lighted signs or commercial advertising signs are prohibited but such prohibition shall not extend to reasonable signs relating to the use of the site stating the name and type of business of the occupant. The sign must be assigned as a part of the architecture of the building.

2. Any residential or suburban use is prohibited in this district.

**SECTION 22**

C-O COMMERCIAL OFFICES DISTRICT (Dispersal Type)

**USAGES PERMITTED:**

1. Any professional, legal, medical, governmental, engineering, administrative or commercial office use and may also include clinics, hospitals, research facilities, mortuaries, churches, lodges and similar semi-public uses.

2. Auxiliary uses directly related to the principal use, such as residences of watchmen or employees in training, special employee dormitories, employee cafeterias, auditoriums, service stations in connection with authorized motor-pool facilities and similar uses.

**REQUIREMENTS:**

1. Uses shall be limited to those which are not objectionable beyond the boundaries of the District by reason of offensive odors, dust, smoke or gas.

2. The State Pollution Commission shall approve the method of waste disposal materials.

3. No use shall be permitted if it results in industrial noise above five (5) sones as measured at the outer boundary of this district.

4. Necessary public rights-of-way shall be dedicated to the public either as a portion of a plat or upon dedication by the Board of County Commissioners and each building site shall front on or have access to such public rights-of-way.

5. To protect the contiguous uses, a protective strip of land bordering the external boundaries and along all boundaries and all rights-of-way and devoted exclusively to the planting, cultivation, growing and maintenance of sight-obscuring trees, shrubs and plant life shall be established and maintained. The maintenance guarantees of such protective strips and the planned landscaping of the site may be bonded to the County in a reasonable amount if required by the Board of County Commissioners. In lieu of such protective strip, under appropriate circumstances, there may be substituted a use classification of the outer margin of this District consistent with the use classification of the surrounding area.

6. Not more than thirty-five (35) percent of any site area shall be occupied by structures, including outdoor storage area.

7. Outdoor storage facilities, including storage areas for official vehicles, shall be obscured by an approved architectural screen specified on the plot plan and approved by the Planning Commission.

8. A plot and building plan showing compliance with the provisions herein stated shall be filed with the Planning Commission and the building permit application shall comply with this approved plot plan.

**BUILDING HEIGHT LIMIT:**

1. Structures, excluding stacks, shall not exceed thirty-five (35) feet in height and/or three (3) stories except that when the site exceeds five (5) acres the height may be raised one (1) additional story for each additional two and one-half (2 1/2) acres within the site area boundaries when specifically approved by the Board upon recommendation of the Planning Commission in accordance with the following standards:
   (a) Approval by the Civil Aeronautical Administration;
   (b) Adequate provision for ultimate off-street parking needs.

2. Outdoor storage facilities shall not exceed twenty (20) feet in height.

**BUILDING SITE AREA REQUIREMENTS:**

No requirements except conformance to plot and building plan on file with the Planning Commission.

**YARD REQUIREMENTS:**

1. The minimum setback from all rights-of-way shall be seventy-five (75) feet with a minimum side and rear yard setback of fifty (50) feet, the same to be clearly set out in the plot and building plan and upon the building permit application when filed.

2. Parking for employees may be provided in the side and rear yard setbacks as specified in Section 15, BUSINESS PARKING REGULATIONS, with customer parking permitted in the front yard area but in no case shall the customer parking dominate the front yard landscaping.
PROHIBITED USES:
1. Lighted signs or commercial advertising signs are prohibited but such prohibition shall not extend to reasonable signs relating to the use of the site stating the name and type of business of the occupant. The sign must be designed as a part of the architecture of the building.
2. Any residential or suburban use is prohibited in this district.

SECTION 23. F-R FORESTRY AND RECREATIONAL DISTRICT REGULATIONS.

USES PERMITTED:
1. Boat harbors.
2. Hunting and fishing camps and gun clubs.
3. Private summer cottages and service buildings.
4. Recreational camps and resorts.
5. Forestry industries.
6. Harvesting of any wild crop, such as marsh hay, ferns, moss and berries.
7. Hydro-electric dams, power plants, water flowage areas, transmission lines and stations together with necessary accessory buildings.
9. Production of forest products.
10. Camp grounds
11. Trappers' cabins
12. Riding academies.

BUILDING HEIGHT LIMIT:
Not to exceed thirty-five (35) feet except as provided in Section 27 (General Provisions) and except for hydro-electric dams, power plants and transmission line towers.

BUILDING SITE AREA REQUIREMENTS:
The lot area shall be not less than thirty-five thousand (35,000) square feet; lot width shall be not less than one-hundred thirty-five (135) feet, fronting on a public street or highway or at the building line; and lot depth shall be not less than eighty (80) feet. The minimum lot area required for each single-family dwelling unit shall be thirty-five thousand (35,000) square feet.

YARD REQUIREMENTS:
No structure shall be erected closer than twenty (20) feet to any public right-of-way.

SECTION 24. P-PARK DISTRICT REGULATIONS.

USES PERMITTED:
1. Public and private parks including resorts. Structures and accessory uses subject to approval by the Board upon recommendation of the Planning Commission.
2. Public and private playgrounds.

BUILDING HEIGHT LIMIT:
No requirements.

BUILDING SITE AREA REQUIREMENTS:
No requirements.

YARD REQUIREMENTS:
No structure shall be erected closer than twenty (20) feet to any public right-of-way.

SECTION 25. W-WATERSHED DISTRICT REGULATIONS.

USES PERMITTED:
All uses permitted by statutes of the State of Washington and in compliance with any regulations adopted by Boards of Health of the State of Washington and with any Federal regulations pertaining thereto.

BUILDING HEIGHT LIMIT:
No requirements.

BUILDING SITE AREA REQUIREMENTS:
No requirements.

YARD REQUIREMENTS:
No requirements.

SECTION 26. L-F-LANDING FIELD DISTRICT REGULATIONS.

USES PERMITTED:
1. Landing fields or seaplane bases and all necessary accessory requirements for aerial transportation:
   (a) A plot plan drawn to scale showing lot, building plans and setbacks with specifications showing consideration for soundproofing of the structures and landscaping of the grounds;
   (b) Seaplane bases shall also submit a designation of definite nearshore waters to prevent interference with adjacent property owners' beaches.
2. Other uses permitted in each subdivision to conform to those allowed in each respective district as follows:
   LF-R-6
   LF-R-7.2
   LF-R-9.6
   LF-R-12
   LF-R-15
   LF-R-2A
   LF-R

3. These permitted uses shall be subject to all State and Federal regulations and requirements of the State of Washington and the Federal Government and their official subdivision regulations, aircraft and airfields.

BUILDING HEIGHT LIMIT:
1. Except as provided in Section 27 (General Provisions) no building on structure shall be erected to a height in excess of
SECTION 27

27.01

USES PERMITTED:

1. In all single-family residential zones there shall be permanently maintained parking space of sufficient size to accommodate automobiles or trucks owned by the resident on the same lot or tract or within one-hundred (100) feet of such unit and owned by the unit owner provided that no more than one (1) such space is maintained for each three thousand (3,000) square feet of lot area and provided further that the driveway in the front yard is used for not more than one (1) such parking space.

2. Detached accessory buildings in R, S and A, Use Districts shall conformed to the front yard regulations pertaining to the main buildings in the above Use Districts except that detached garages may be built to the side line, provided that a joint agreement be executed and filed with the County Auditor by the two property owners concerned. Provided further that where the slope of the front half of the lot is greater than one (1) foot rise or fall in seven (7) feet of run from the existing street elevation at the front property line, or where the elevation of the front half of the lot is more than four (4) feet above or below the existing street elevation at said property line, a garage may be built not less than ten (10) feet from the property line abutting any street, provided that no part of a movable extension of the structure shall extend into said restricted area, and whenever the said rise or fall is greater than eight (8) feet below or above the established street elevation at the property line as described above, then said garage may be built not less than five (5) feet from the property line abutting any street, provided that no part of a movable extension of the structure shall extend into said restricted area.

3. Utility rights-of-way lines such as high voltage transmission lines and rail lines shall be allowable in any use district upon issuance of a Use and Occupancy Permit. This is not applicable to construction on public highways covered by franchise and/or permit.

4. Excavation of black soil, peat, sand, gravel or other natural deposits of commercial value in an undeveloped area, of any use district and bunkers and other equipment for the handling and removal from the premises of such deposits are a lawful use upon issuance of a Use and Occupancy Permit by the Board, except as provided in Sub-Section 27.01, Item 8, upon recommendation of the Commission after public hearing and upon verification that the following conditions are met:

(a) The County Engineer indicates approval of plans for fencing back at least ten (10) feet from the outer margin of the area to be excavated and barring all openings thereto by locked gates when the area is not occupied by permittee or his agents and regulating the depth of excavation. The plans required from the applicant shall consist of three (3) copies of a topographic map, with such cross-sections as are necessary to adequately show the topography of the property in question and its relation to streets, alleys and surrounding property.
together with three (3) copies of a similar map showing the extent of the proposed excavation and the contours of the ground after the removal of the material. A copy of each map shall be submitted to the County Engineer, who shall report to the Board his findings regarding the effect of the intended excavation upon streets and alleys, either existing or contemplated, and as to whether the proposed excavations will be in keeping with logical future development of the tract for building or other purposes, and whether it will depreciate the value of the nearby property.

Should a permit to excavate then be authorized by the Board, it shall carry with it the right to remove materials to the agreed contour only. A surety bond of a sum to be determined by the Board but to be of not less than five thousand ($5,000.00) dollars guaranteeing compliance with the provisions of this ordinance shall be filed with the County Auditor and shall be continuously maintained until the requirements of the permit have been fully satisfied, such bond to be released by the Board upon the filing of a certificate by the County Engineer that the requirements of the permit have been complied with.

Whenever necessary and at least once each year an inspection of the work shall be made by the County Engineer to determine if the excavation is in accordance with the terms of the permit. Any surveys which said official finds are necessary shall be made by the County Engineer at the expense of the owner or applicant and the acceptance of the permit shall be considered as an agreement to pay such cost.

(b) The area is posted by signs of appropriate size to serve as clear warning of the dangerous conditions resulting from the excavation.

(c) Upon completion of the excavation of an area which does not permit standing water to remain, the sides of the excavation to be graded to one-to-one slope (45 degree) and sides and other exposed surface to be graded to a uniform grade and covered with topsoil to a depth of six (6) inches and stabilized against erosion.

(d) Upon completion of the excavation of an area where such excavation has created or extended lakes, ponds or other bodies of water, the sides of the excavated area bordering on such a body of water shall be graded to a one-to-two slope (30 degree) and sides and other exposed ground surface shall be recovered with topsoil to a depth of six (6) inches and stabilized against erosion.

5. The incineration or reduction of garbage, offal, dead animals or refuse shall be a lawful use in any area upon the issuance of a USE AND OCCUPANCY PERMIT by the Board upon compliance with the following conditions:

(a) All structures and installations to be so located as will protect abutting property owners from hazards and will minimize noxious odors, smoke, fumes and dust.

(b) Must be shielded from abutting properties and highways by a slight obscuring protective strip of trees or shrubs or a fence compatible to the surrounding area.

(c) Must meet the drainage and health requirements of King County.

6. Storage of vehicles and auto wrecking yards shall be a lawful use in any undeveloped area where no future indications of growth is available upon issuance of a USE AND OCCUPANCY PERMIT by the Board upon compliance with the following conditions:

(a) All structures and installations to be so located as will protect abutting property owners from hazards, and minimize noxious odors, smoke, fumes, and dust.

(b) Must be shielded from abutting property and highways by sight obscuring screening compatible to the surrounding area.

(c) A surety bond of a sum to be determined by the Board but to be not less than One-Thousand Dollars ($1,000.00) guaranteeing compliance with the provisions of this ordinance and removal of wrecks shall be filed with the County Auditor and shall be continuously maintained until the requirements of the permit have been fully satisfied. Where the State Licensing Division requires a bond for removal of wrecks upon expiration of the license no such bond posting will be required by the County.

7. An automotive testing or time trial course shall be a lawful use upon issuance of a USE AND OCCUPANCY PERMIT by the Board upon recommendation of the Commission after public hearing and in compliance with the following conditions:

(a) Application for use can only be issued for a specific property and to a qualified association or organization capable of securing adequate public liability and property damage insurance. Such tests or time trials shall not be conducted until said insurance is secured and permit is void unless such insurance is in effect.

(b) Appurtenant structures shall be used only as approved and all such structures and use must maintain a minimum setback of fifty (50) feet from any public right-of-way and twenty-five (25) feet from any other property line.
(c) The required setback area as stated in Paragraph "b" shall contain trees, shrubs and planting of a mature to insure visual obscuring of the use area except that no such screening shall be developed in the twenty (20) feet adjacent to a public right-of-way.

(d) The course itself shall be fenced to prohibit use except at supervised times.

(e) The area for such use must contain a minimum of fifty (50) acres and provide off-street parking for at least five-hundred (500) automobiles.

(f) One (1) unlighted sign not to exceed fifty (50) square feet identifying the premises on which located or the occupant of the premises and subject to the setback limitations applicable to other structures on the lot.

(g) A plot and building plan showing compliance with the provisions herein stated shall be filed prior to the approval of the Use and Occupancy Permit and the Building Permit application shall comply with this approved plot plan.

8. Temporary Permits may be issued by the Board for specific jobs on application of a governmental agency covering highway, road, street and airport construction. Such permits to be used as may be incidental to the permitted uses of the building site. Excess of the allowable use of the permit shall be used for sleeping or eating quarters or for any commercial purpose other than such use as may be incidental to the permitted uses of the main building.

2. Where the average slope of the lot is greater than one (1) foot rise or fall in seven (7) feet of horizontal distance from the established street elevation of the property line, an additional story will be permitted on the downhill side of any building except in a Landing Field District.

BUILDING HEIGHT LIMIT REQUIREMENTS:

1. Towers, gables, spires, scenery lofts, cupolas, water tanks, silos, artificial windbreaks, barns, windmills and similar structures and necessary mechanical appurtenances may be built and permitted without limitations for height of the building height shall be permitted to grow to a greater height than the limit established for the district in which structures are located except in Landing Field District where the most modern type of smoke and dust collecting equipment will be provided in order that there is a minimum of air pollution while the plant is operating. When excavation is permitted, the permittee will be required to abide by all of the regulations contained in the Washington Standard Specifications for Road and Bridge Construction. No permit to be issued for a period in excess of ninety (90) days.

YARD REQUIREMENTS:

1. Any lot may be used for a building site, subject to the restrictions governing the use district in which it is located unless otherwise provided in the following category as of June 2, 1937. Any lot shown upon an official subdivision map duly approved and recorded or shown on an unrecorded plat or for which a deed is of record in the office of the County Auditor of King County, or for which a contract for sale is in full force and effect at the time this resolution becomes effective may be used as a building site.

2. The minimum lot of irregularly shaped lots or tracts shall be measured at the front building line. No building will be permitted on a lot or tract without frontage on an officially approved public right-of-way without specific approval of the County Engineer as to sufficiency of access to such right-of-way.

3. Whenever at least fifty (50) percent of all the property fronting on one side of a street between two intersecting streets is improved with buildings and the majority of all the buildings in said area have a front yard less or greater than the required minimum, then no new building on an interior lot shall be required to have a less or greater front yard than the average depth of the two yards nearest on each side; the minimum front yard depth in no case shall be less than ten (10) feet. Yard requirements governing corner lots, whether the streets are improved or not, whether the balance of the property fronting on the street is built upon or not, must be followed out.

4. Porches, terraces, chimney and fireplace extension and outside stairways - unroofed, unenclosed, above and below floor - or steps shall not project more than three (3) feet into any yard. Eaves shall not protrude more than eighteen (18) inches into any minimum required yard.

USES PROHIBITED:

1. Outbuildings for use as privies or lavatory conveniences are prohibited except as emergency use. The sanitary conveniences must be incorporated within or made a part of the building to which they
The lawful use of land existing June 2, 1937, although such use does not conform to the provisions hereof, may be continued, but if such nonconforming use is discontinued any future use of such land shall be in conformity with the provisions of the Resolution.

If no structural alterations are made, a nonconforming use of a building may be changed to another nonconforming use of the same or more restricted classification. If a nonconforming use is changed to a more restricted use, no further change is permitted unless to a still more restricted use.

No existing building designed, arranged or intended for or devoted to a use not permitted under the regulations of this Resolution for the district in which such building or premises is located shall be enlarged, extended, reconstructed or structurally altered unless such building is of June 2, 1937, and the building according to the assessment thereof by the Assessor of the County for the fiscal year in which such work is done shall be permitted, provided that the cubical contents of the building as it existed June 2, 1937, be not increased.

If at any time any building in existence on June 2, 1937, which does not conform to the regulations for the district in which it is located, shall be destroyed by fire, explosion, act of God, act of public enemy to the extent of more than seventy-five (75) percent of the assessed value thereof, according to the assessment thereof by the Assessor for the fiscal year during which such destruction occurs, then and without further action by the Board, the said building and the land on which said building was located or maintained shall from and after date of such destruction be subject to all the regulations specified by this Resolution for the District in which said building and land are located.

Any building remaining vacant for a continuous period of more than one (1) year shall not again be reoccupied except by the original use. The nonconforming use of a fractional part of a building or lot shall not be extended to occupy a greater part of the building or lot than that occupied on June 2, 1937, except that a nonconforming use may be extended to that portion of a building which was arranged or designed for such nonconforming use as of June 2, 1937.

In every case in which, under the provisions of any Resolution of King County, or any statute in effect at the time this Resolution takes effect, a license or permit is required for the maintenance of...
any structure or the establishing, maintaining and/or conducting of
any business use, and any structure or business use exists as a
nonconforming use under the provisions of this Resolution, then no
such license or permit shall be authorized, issued, renewed, reissued
or extended for said business use unless and until a USE AND OCCUPANCY
PERMIT shall first have been secured for the continued maintenance of
said structure for use.

SECTION 31. INTERPRETATION, PURPOSE AND CONFLICT.
31.01 In their interpretation and application the provisions of this Resolu-
tion shall be held to be the minimum necessary to the promo-
tion of the public safety, health, morals and general welfare. It
is not intended by this Resolution to interfere with or abrogate or
annul any easements, covenants or other agreements between parties pro-
vided, however, that where this Resolution imposes a greater restriction
upon the use of buildings or land or if it requires a larger space than is imposed or required by other resolutions, rules or
regulations or by easements, covenants or agreements, the provisions of
this Resolution shall govern.

It is to be noted, however, that where private restrictions are greater
than those imposed by this Resolution, they are not superseded by the
provisions of this Resolution.

SECTION 32. FILING OF PLOT PLANS
32.01 The Planning Commission shall in its rules prescribe the form and scope
of all petitions, applications and appeals provided for in this Resolu-
tion and of accompanying data to be furnished so as to assure the fullest
practicable presentation of facts for proper consideration of the matter
involved in each case and for a permanent record. The observance of the
provisions of these rules shall not be construed as granting a permit
for any purpose, but are for the purpose of avoiding errors in, construc-
tion or interpretation of this Districting Resolution.

32.02 The intent of the above provision is to protect property values or the
investment of public funds spent in the construction of highways and
other public utilities or the general welfare inherent in an orderly and
decent development and growth of the State of Washington, by insuring
the location of buildings in good taste, proper proportion and in harmony
with their surroundings and to secure the best and most appropriate use
of land.

SECTION 33. AMENDMENTS AND CHANGES:
33.01 The Planning Commission shall as rapidly as is in its judgement feasible,
proceed with the more precise classification of the unincorporated terri-
tory of King County in accordance with the provisions of the statutes
of the State of Washington relating to such matters. It shall hold such
public hearings as are prescribed in the manner directed by such statutes.
Whenever the owner of any land or building desires a reclassification of
his property he shall present to the Planning Commission a petition duly
signed and acknowledged by him requesting an amendment, supplement or
change of regulations prescribed for such property said petition shall be
referred by the Board to the Planning Commission for a hearing on such
amendments, extensions or addition to the districting plan and such other
matters as may be related to said petition.

The said Planning Commission shall cause to be made an investigation of
the matters involved in such petition and if in the opinion of said
Planning Commission, after due investigation and consideration of the
facts stated in such petition and any competent facts involving the
property in question and other property in the vicinity thereof, said
Planning Commission may within ten (10) days of the Planning
Commission's action file with the Clerk of the Board of County Commis-
sioners a written notice of appeal of such decision, setting forth the
reasons for such appeal. Any disapproving action by the Planning Com-
mision shall be considered final unless such notice is filed within
thirty (30) days from the filing of such petition.

If upon receiving such report or notice of appeal said Board deems it
necessary or expedient so to do, it may set the matter for hearing upon
such notice to interested parties as it may deem proper.

Any person or persons feeling aggrieved with any action on a petition
by the Planning Commission may within ten (10) days of the Planning
Commission's action file with the Clerk of the Board of County Commis-
sioners a written notice of appeal of such decision, setting forth the
reasons for such appeal. Any disapproving action by the Planning Com-
mision shall be considered final unless such notice is filed within
thirty (30) days from the filing of such petition.

If upon receiving such report or notice of appeal said Board deems it
necessary or expedient so to do, it may set the matter for hearing upon
such notice to interested parties as it may deem proper.

Whenever any reclassification of property, any amendments, supplements or
changes, or any maps or regulation are any part of this Resolution are initiated by the Board or Planning Commission, the right
to make and take which said initiative proceedings are hereby reserved
to said Board of Planning Commission and authorized to be made and
taken by either of them the hearings on such property review and map amendment shall be held in the manner provided for in
this Section and such reclassification of property; amendments, supple-
ments or changes or regulations or amendments of such map or maps may
be made upon the recommendation by either one if it occurred in the other.
On motion, the meeting was adjourned until Monday, August 18, 1958 at 9:30 A.M.