# MOTION FOR CITY COUNCIL CONSIDERATION October 17, 2017

I MOVE TO AMEND EXHIBIT A OF AMENDED ORDINANCE NO. 28460 BY

# ADDING THE FOLLOWING:

The notice distance for a temporary shelters permit shall be increased from 400 feet to 1000 feet.

The fee for notification is typically embedded in the cost of the permit. This means that the applicant is not assessed a separate fee for the notice, except in rare cases. If the fee for the temporary shelter permit is waived, the costs will come out of the fee waiver fund. Any additional costs beyond the price of processing the permit and the original notice distance used to formulate the permit cost will come out of Planning and Development Services' budget.

Additional information about notification can be found in the October 12<sup>th</sup> Weekly letter to the City Council.

Deputy Mayor Thoms Proposed Amendment No. 1 - see page 8 Yellow = 10/10 adopted amendments Green = 10/17 proposed amendment

# **EXHIBIT "A"**



# **Temporary Shelters Interim Regulations**

PROPOSED LAND USE REGULATORY CODE CHANGES

Note: These amendments show all of the changes to existing Land Use regulations. The sections included are only those portions of the code that are associated with these amendments. New text is <u>underlined</u> and text that has been deleted is shown as <del>strikethrough</del>.

## Chapter 13.06 – Zoning

#### 13.06.635 Temporary use.

A. Purpose. The purpose of this section is to allow listed temporary uses which:

1. Are not contrary to the various purposes of this chapter;

2. Will not impede the orderly development of the immediate surrounding area, as provided for in the Comprehensive Plan and the zoning district in which the area is located; and

3. Will not endanger the health, safety, or general welfare of adjacent residences or the general public.

B. Temporary uses.

1. General. A temporary use shall be subject to the standards of development specified in this section.

2. Duration and/or frequency. Where permitted as a temporary use, the following uses may be authorized for the time specified in Table 1, and subject to Section 13.06.635.B.

Table #1: TEMPORARY USES ALLOWED – NUMBER OF DAYS ALLOWED						
Temporary Use Type	Days Allowed Per Year					
Seasonal sales	45					
Carnival	14					
Temporary housing	See Section 13.06.635.B.3.a					
Temporary office space	See Section 13.06.635.B.3.b					
Temporary storage	See Section 13.06.635.B.3.d					
Temporary sheltershomeless camps	See Section 13.06.635.B.4					

a. The duration of the temporary use shall include the days the use is being set up and established, when the event actually takes place, and when the use is being removed.

b. A parcel may be used for no more than three temporary uses within a calendar year; provided, the time periods specified in Table 1 are not exceeded. Multiple temporary uses may occur on a parcel concurrently; provided, the time periods in Table 1 are not exceeded.

3. Temporary structure standards.

a. Temporary housing.

(1) Such use shall be placed on a lot, tract, or parcel of land upon which a main building is being in fact constructed. The applicant shall have a valid building permit approved by Planning and Development Services;

(2) Such uses are of a temporary nature not involving permanent installations, including structures and utilities;

(3) That such a house trailer or mobile home shall be located at least 25 feet away from any existing residences;

(4) That conformance with all applicable health, sanitary, and fire regulations occasioned by the parking and occupancy of said house trailer or mobile home shall be observed.

(5) The temporary housing shall be removed within 30 days after final inspection of the project, or within one year from the date the unit is first moved to the site, whichever may occur sooner.

b. Temporary office space.

(1) Such use shall be in accordance with the use regulations of the zoning district within which the temporary office is located.

(2) Such use is appropriate due to the construction or reconstruction of a main building or the temporary nature of the use.

(3) Such use is of a temporary nature not involving permanent installations, including structures, utilities, and other improvements, unless such improvements are to be used in conjunction with a permanent structure, plans for which have been approved by Planning and Development Services. This provision shall not be construed to prohibit the installation of utilities necessary to serve the temporary use or the requiring of improvements necessary to eliminate or mitigate nuisances or adverse environmental impacts resulting from the temporary use.

(4) Such a temporary building shall be located at least 25 feet away from any existing structure or structures under construction unless it can be demonstrated that a lesser distance will be adequate to safeguard adjacent properties and provide a safe distance from any construction occurring on the site.

(5) Such temporary building shall not be required to comply with the design standards found in Section 13.06.501.

(6) That conformance with all applicable health, sanitary, and fire regulations occasioned by the parking and occupancy of said temporary building shall be observed.

(7) The temporary office shall be removed within 30 days after final inspection of the project, or within one year from the date the unit is first moved to the site, whichever may occur sooner.

c. Carnival.

(1) Such uses are of a temporary nature not involving permanent installations, including both structures and utility services, except those already existing on the premises.

(2) Proper regard shall be given to the controlling of traffic generated by the use with respect to ingress and egress to the given site and the off-street parking of automobiles attracted by the use.

(3) That any structures, buildings, tents, or incidental equipment shall be located at least 200 feet from existing residences;

(4) That off-street parking for the primary use on the site shall not be reduced below the required parking for that use.

d. Temporary storage. Temporary storage units are transportable units designed and used primarily for temporary storage of building materials, household goods, personal items and other materials for use on a limited basis, Temporary storage units, where allowed, shall be subject to the following standards:

(1) Temporary storage units shall be allowed as part of an active construction project or active moving process.

(2) In residential zoning districts, the maximum duration of temporary storage shall be 180-days in any two-year period, with up to one 60-day extension allowed at the discretion of Planning and Development Services.

(3) In commercial, mixed-use or industrial zoning districts, temporary storage units shall be removed within 30 days after final inspection of the project.

(4) Temporary storage units shall be placed in the least conspicuous location available to minimize disturbance to any adjoining properties and shall be located in accordance with all applicable building, health and fire safety ordinances and regulations. Units shall provide a minimum 5-foot setback from all exterior property lines and shall not be located within required buffer areas. Units shall not block, impair, or otherwise unduly inconvenience pedestrian or vehicular traffic patterns, emergency access, access points to the site, parking lots, or adjacent uses.

(5) Such use is of a temporary nature not involving permanent installations, including structures, utilities, and other improvements, unless such improvements are to be used in conjunction with a permanent structure, plans for which have been approved by Planning and Development Services. This provision shall not be construed to prohibit the installation of utilities necessary to serve the temporary use or the requiring of improvements necessary to eliminate or mitigate nuisances or adverse environmental impacts resulting from the temporary use.

(6) Such temporary building shall not be required to comply with the standard locational, bulk and area requirements or the design, landscaping, parking and other standards found in Sections 13.06.500-.522.

(7) Planning and Development Services shall have full discretion to stipulate additional limitations or conditions on such temporary use to ensure that it does not unduly affect the health, safety, or general welfare of adjacent properties or residences or the general public.

#### 4. Temporary <u>SheltersHomeless Camps</u>.

a. Purpose. In recognition of the need for temporary housing for homeless persons, it is the purpose of this section to allow sponsoring religious <u>and non-profit</u> organizations to use property owned or controlled by them for temporary homeless <u>shelterscamps</u>, while preventing harmful effects associated with such uses, including the use of open flames, the possibility of impediments to emergency services, the possibility of environmental degradation, the use of improper sanitary facilities, and the possibility of any other factors that would be considered a nuisance under applicable laws.

b. Application. In order to allow sponsoring religious <u>and non-profit</u> organizations to establish a temporary <u>sheltershomeless camp</u> on qualifying property, a permit must be obtained from Planning and Development Services in accordance with TMC 13.05, Land Use Permit Procedures, and the following:

(1) The Director of Planning and Development Services is authorized to issue permits for temporary homeless eampsshelters only upon demonstration that all public health and safety considerations have been adequately addressed, and may administratively adjust standards upon providing findings and conclusions that justify the requirements. A permit allowing a temporary shelter site may be terminated immediately if the Director determines the site is unfit for human habitation based on sanitary conditions or health related concerns.

- (2) An application for a temporary homeless campshelter shall include the following:
- (a) The dates of the start and termination of the temporary homeless campshelter;
- (b) The maximum number of residents proposed;
- (c) The location, including parcel number(s) and address(es);
- (d) The names of the managing agency or manager and sponsor;

(e) A site plan showing the following shall be prepared and reviewed by staff, which will make recommendations for best practices, including Crime Prevention through Environmental Design ("CPTED") principles:

- (i) Property lines;
- (ii) Property dimensions;

(iii) Location and type of fencing/screening (must be a minimum of ten feet from property lines);

(iv) Location of all support tents/structures (administrative, security, kitchen, and dining areas) or planned space to be used inside an on-site structure;

- (v) Method of providing and location of potable water;
- (vi) Method of providing and location of waste receptacles;
- (vii) Location of required sanitary stations (latrines, showers, hygiene, hand washing stations);
- (viii) Location of vehicular access and parking;

(ix) Location of tents and/<u>or</u> dwellings for each person (must meet Tacoma-Pierce County Health Department requirements);

- (x) Entry/exit control points;
- (xi) Internal pathways, and access routes for emergency services.

(f) A statement from the sponsoring religious <u>or non-profit</u> organization regarding its commitment to maintain liability insurance in types and amounts sufficient to cover the liability exposures inherent in the permitted activity during the existence of any sponsored temporary <u>homeless campshelter</u>;

c. Safety and health requirements. A temporary <u>homeless campshelter</u> shall be established in accordance with the following standards:

(1) No more than 100 residents shall be allowed per <u>eamp shelter</u> location. The City may further limit the number of residents as site conditions dictate.

(2) A minimum of 7,500 square feet of site area shall be required for <u>camps-shelters serving</u> up to 50 people. The minimum site area may be proportionally reduced if adjacent existing buildings are used for <u>sleeping or</u> support facilities such as kitchen, dining hall, showers, and latrines.

(3) For a <u>camp-shelter servingof</u> more than 50 residents, the minimum 7,500 square-foot <u>camp-site</u> area shall be increased by 150 square feet for each additional resident, up to a total of 100 residents.

(4) The maximum duration of a homeless camptemporary shelter shall be  $93 \underline{185}$  consecutive days. Gravel or paved camp sites and sites not zoned for residential use may extend the maximum duration of the camp to  $\underline{123}\underline{185}$  consecutive days.

(a) A one-time extension of up to 40 days may be granted by the Director if unforeseen problems arise regarding <u>camp-shelter</u> relocation. An extension must be requested before the last 30 days of the temporary permit and will not be granted if any violation of the <u>camp-temporary shelter</u> permit has occurred. <u>An inclement weather exemption to</u> <u>extend the camp duration may be applied for during harsh winter weather.</u>

(5) A <u>camp-temporary shelter</u> may only return to the same <u>church owned</u> site after <u>two years six-months</u> has lapsed since the <u>start end</u> date of the previous <u>camptemporary shelter</u>. Gravel or paved camp sites and sites not zoned for residential use may decrease the relocation time to 18 months from the start date of the previous camp.

(6) In no event shall more than two-six homeless camptemporary shelter sites be permitted within the City at any given time. Additionally, a maximum of two (2) camps should be allowed in any single Police Sector at any given time and a minimum of one-mile must separate each temporary shelter site. Prior to approving a request for a second temporary shelter location within a sector, all other sectors should have a temporary shelter location. As part of process for approving a second location within a sector, the City shall determine whether there are adequate City services to support the second location in a sector.

(7) <u>Outdoor shelters The encampment</u> shall be enclosed on all sides with a minimum six-foot tall, sightee-obscuring fence.

(8) Permanent structures are prohibited from being constructed within the <u>camptemporary shelter site</u>. Existing permanent structures may be used for sheltering.

(9) Temporary homeless campsshelters are prohibited in Shoreline Districts, critical areas, and their buffers.

(10) The sponsoring religious <u>or non-profit</u> organization shall work with Neighborhood and Community Services and other agencies to find more permanent housing solutions for the inhabitants of the <u>camp-shelter</u> during its operation.

(11) One security/office/operations tent or structure shall be provided for the <u>camp-site</u> manager. The manager must be on site at all times. Persons who are acting as the on-site manager must be awake while on shift to monitor the security of the <u>camp-shelter</u> and be ready and able to alert police and/or other emergency responders if the need arises.

(12) The minimum age for <u>unaccompanied</u> <u>eamp shelter residents</u> inhabitants is 18 years of age. <u>Individuals under</u> the age of 18 will only be allowed if accompanied by a guardian.

(13) Each resident shall be pre-screened for warrants and a background check shall be completed by the sponsor religious <u>or non-profit</u> organization. No sex offenders will be permitted as <u>camp-shelter</u> residents.

(14) The temporary <u>homeless campshelter</u> must be located within one-<u>quarter half</u> mile of a bus route that is in service seven days per week.

(15) The following facilities and provisions must be made available on-site and approved for adequacy and location by the Tacoma-Pierce County Health Department prior to occupancy. Indoor, permanent facilities may be used in lieu of temporary facilities:

(a) Potable water as approved or provided by local utilities. Estimated usage is four to five gallons per day, per resident.

(b) Provide sanitary portable toilets as provided in the following table:

Number of camp-residents	1-20	21-40	41-60	61-80	81-100
Number of toilets required	1	2	3	4	5

(c) Provide hand washing stations with warm water, soap, paper towels and covered garbage cans and recycling containers at the following locations:

(i) Hand washing stations next to portable toilets provided in the following manner:

Number of camp-residents	1-15	16-30	31-45	46-60	61-75	76-90	91-100
Number of stations required	1	2	3	4	5	6	7

(ii) One at the entrance to the dining area; and

(iii) One at the food preparation area.

(d) Showering facilities are required as provided in the following table:

Number of camp-residents	1-33	34-66	67-100
Number of showers required	1	2	3

(e) At least one food preparation area/tent with refrigeration, sinks, and cooking equipment. If food is prepared onsite, adequate dishwashing facilities must be available.

(f) Food preparation, storage, and serving. No children under the age of ten shall be allowed in food preparation or storage areas.

(g) An adequate water source must be made available to the *campsite*.

(h) <u>Indoor Ss</u>leeping <u>shelters facilities</u> must meet the following standards:

(i) Must comply with all life safety and building code requirements.

(i) Outdoor sleeping facilities must meet the following standards:

(i) Minimum two-foot separation is required on sides and rear of tents from other tents, and a clear area of four feet is required at the entrance to all tents. All tents will be flame retardant.

(ii) Minimum of 30 square-feet per resident in group tents.

(iii) Minimum 40-50 cubic feet of air space per resident in group tents.

(iv) Beds arranged at least three feet apart in group tents.

(ji) Waste water disposal, including mop sink, which drains to sanitary sewer.

(kj) Solid waste: Garbage and recycling removal by local utilities. Adequate scheduled dumping to prevent overflow. Estimate 30-gallon capacity per 10 residents. Infectious waste/sharps disposal shall be made available.

(**<u>l</u>**k) Premises must be maintained to control insects, rodents, and other pests.

(16) Premises must be maintained as approved by the Tacoma Fire Department ("TFD"), including:

(a) Approval letter from the TFD, should the <u>camp-shelter site</u> contain structures in excess of 200 square feet or canopies in excess of 400 square feet.

(b) Provide <u>fire extinguishers in quantity and locations as specified by TFD.</u> at least one fire extinguisher, as specified by TFD, within 75 feet from every tent, and at least one fire extinguisher in the kitchen facility and security office/tent.

(c) Adequate access for fire and emergency services, with a minimum of two access points, shall be maintained.

(d) No smoking or open flames shall be allowed in tents. Smoking within the <u>camp-shelter site</u> will be within designated smoking areas only.

(e) Electrical inspections, in coordination with a Planning and Development Services electrical inspector, shall occur to ensure safe installation of power, if provided, <u>including</u> to support tents and facilities (administration, security, kitchen, dining, shower, hygiene, and latrine facilities) and <u>any</u> individual living tents.

(f) Security Plan. The security plan shall:

(i) List the contact name and phone number of the on-site manager;

(ii) Contain an evacuation plan for the camptemporary shelter;

(iii) Contain a controlled access plan for residents; and

(iv) Contain a fire suppression and emergency access plan.

(17) Parking standards.

(a) Parking spaces, layouts, and configuration shall be designed in accordance with TMC 13.06.510.

(b) A minimum of two off-street parking spaces per 25 residents are required for all temporary homeless campsshelters.

(c) Any required parking for the principal/existing use on-site shall not be displaced as a result of the temporary homeless campshelter.

(18) Refuse and recycling containers shall be provided on-site, with service provided by Solid Waste Management and paid for by the applicant.

(Ord. 28216 Ex. C; passed Apr. 22, 2014: Ord. 28109 Ex. O; passed Dec. 4, 2012: Ord. 27893 Ex. A; passed Jun. 15, 2010: Ord. 27079 § 48; passed Apr. 29, 2003: Ord. 26933 § 1; passed Mar. 5, 2002)

### Chapter 13.05 – LAND USE PERMIT PROCEDURES

#### 13.05.020 Notice process.

#### \* \* \*

H. Notice and Comment Period for Specified Permit Applications. Table H specifies how to notify, the distance required, the comment period allowed, expiration of permits, and who has authority for the decision to be made on the application.

Permit Type	Preapplication Meeting	Notice: Distance	Notice: Newspaper	Notice: Post Site	Comment Period	Decision	Hearing Required	City Council	Expiration of Permit
Interpretation of code	Recommended	100 feet for site specific	For general application	Yes	14 days	Director	No	No	None
Uses not specifically classified	Recommended	400 feet	Yes	Yes	30 days	Director	No	No	None
Boundary line adjustment	Required	No	No	No	No	Director	No	No	5 years <sup>3</sup>
Binding site plan	Required	No	No	No	No	Director	No	No	5 years <sup>3</sup>
Environmental SEPA DNS	Optional	Same as case type	Yes if no hearing required	No	Same as case type	Director	No	No	None
Environmental Impact Statement (EIS)	Required for scoping, DEIS and FEIS	1000 feet	Yes	Yes	Minimum 30 days	Director	No, unless part of associated action. Public scoping meeting(s) required	No	None
Variance, height of main structure	Required	400 feet	No	Yes	30 days	Director	No <sup>1</sup>	No	5 years
Open space classification	Required	400 feet	No	Yes	2	Hearing Examiner	Yes	Yes	None
Plats 10+ lots	Required	1000 feet	Yes	Yes	21 days SEPA <sup>2</sup>	Hearing Examiner	Yes	Final Plat	5 years <sup>6</sup>
Rezones	Required	400 feet; 1000 feet for public facility site	No; Yes for public facility site	Yes	21 days SEPA <sup>2</sup>	Hearing Examiner	Yes	Yes	None
Shoreline/CUP/ variance	Required	400 feet	No	Yes	30 days <sup>5</sup>	Director	No <sup>1</sup>	No	2 years/ maximum <sup>6</sup>
Short plat (2-4 lots)	Required	No	No	No	No	Director	No	No	5 years <sup>3</sup>
Short plat (5-9 lots)	Required	400 feet	No	Yes	14 days	Director	No <sup>1</sup>	No	5 years <sup>6</sup>
Site approval	Optional	400 feet	No	Yes	30 days <sup>5</sup>	Director	No	No	5 years

Table H – Notice, Comment and Expiration for Land Use Permits

Permit Type	Preapplication Meeting	Notice: Distance	Notice: Newspaper	Notice: Post Site	Comment Period	Decision	Hearing Required	City Council	Expiration of Permit
Conditional use	Required	400 feet; 1000 feet for develop- ment sites over 1 acre in size	No	Yes	30 days <sup>5</sup>	Director	No	No	5 years <sup>4</sup>
Conditional use, correctional facility (new or major modification)	Required	1,000 feet	Yes	Yes	30 days <sup>2</sup>	Hearing Examiner	Yes	No	5 years
Conditional use, large-scale retail	Required	1,000 feet	Yes	Yes	30 days <sup>2</sup>	Hearing Examiner	Yes	No	5 years
Conditional use, master plan	Required	1000 feet	Yes	Yes	30 days <sup>2</sup>	Director	Yes	No	10 years
Conditional Use, Minor Modification	Optional	No	No	No	No	Director	No	No	5 years
Conditional Use, Major Modification	Required	400 feet; 1000 feet for public facility sites and master plans	No	Yes	14 days <sup>5</sup>	Director	No	No	5 years
Temporary Homeless Camp <u>Shelters</u> Permit	Required	<mark>400-<u>1000</u> feet</mark>	Yes	Yes	14 days	Director	No	No	1 year
Minor Variance	Optional	100 feet <sup>7</sup>	No	No	14 days	Director	No <sup>1</sup>	No	5 years
Variance	Optional	100 feet	No	Yes	14 days	Director	No <sup>1</sup>	No	5 years
Wetland/Stream/ FWHCA development permits	Required	400 feet	No	Yes	30 days	Director	No <sup>1</sup>	No	5 years*
Wetland/Stream/ FWHCA Minor Development Permits	Required	100 feet	No	Yes	14 days	Director	No <sup>1</sup>	No	5 years*
Wetland/Stream/ FWHCA verification	Required	100 feet	No	Yes	14 days	Director	No <sup>1</sup>	No	5 years

INFORMATION IN THIS TABLE IS FOR REFERENCE PURPOSE ONLY.

\* Programmatic Restoration Projects can request 5 year renewals to a maximum of 20 years total.

When an open record hearing is required, all other land use permit applications for a specific site or project shall be considered concurrently by the Hearing Examiner (refer to Section 13.05.040.E).

- <sup>1</sup> Conditional use permits for wireless communication facilities, including towers, shall expire two years from the effective date of the Director's decision and are not eligible for a one-year extension.
- <sup>2</sup> Comment on land use permit proposal allowed from date of notice to hearing.
- <sup>3</sup> Must be recorded with the Pierce County Auditor within five years.
- <sup>4</sup> Special use permits for wireless communication facilities, including towers, are limited to two years from the effective date of the Director's decision.
- <sup>5</sup> If a public meeting is held, the public comment period shall be extended 7 days beyond and including the date of the public meeting.
- <sup>6</sup> Refer to Section 13.05.070 for preliminary plat expiration dates.
- <sup>7</sup> Public Notification of Minor Variances may be sent at the discretion of the Director. There is no notice of application for Minor Variances.