Item No. SS2(a) February 4, 2013

CITY COUNCIL STUDY SESSION ITEM

SUBJECT

Presentation and review of the revised draft Light Rail Overlay governing permitting for the East Link Light Rail project. The revised draft captures direction from Council discussions since introduction of the topic in September 2012. The review is intended to prepare the Council and public for the public hearing scheduled for February 11.

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POLICY ISSUES

The draft Overlay under consideration by Council was designed to address the East Link project as described in the Memorandum of Understanding between the City and Sound Transit from November 2011. Following review of the revised draft and a public hearing on February 11, Council is asked to provide final direction on the content of the Overlay and take action. Significant policy considerations include whether the proposed Overlay meets objectives identified in a number of existing policy documents, including the City's Comprehensive Plan and the November 2011 Memorandum of Understanding (MOU) between the City and Sound Transit:

- Provide certainty and predictability for the City, the regional light rail transit authority, and the public with respect to Land Use Code requirements and processes;
- Establish a comprehensive and consolidated permit process for RLRT Systems and RLRT Facilities;
- Provide a mechanism for addressing any applicable Land Use Code requirements that are impractical or infeasible for a RLRT System or RLRT Facility;
- Acknowledge the unique characteristics of a regional Essential Public Facility that is linear in nature and passes through the City of Bellevue touching numerous land use districts and overlay areas;
- Provide appropriate regulatory oversight for RLRT Systems and RLRT Facilities located in public rights-of-way, which would otherwise not be regulated by the Land Use Code;
- Facilitate transparent and efficient decision making and interagency cooperation between the City of Bellevue and the regional light rail transit authority;

- Ensure the RLRT Systems and RLRT Facilities incorporate design and mitigation measures appropriate to their impacts and represent a high-quality investment for taxpayers; and
- Ensure that City review of an application for a RLRT System and RLRT Facility is informed and guided by the Light Rail Best Practices referenced in Comprehensive Plan Policy TR-75.2.

DIRECTION NEEDED FROM COUNCIL

Action X Discussion X Information

Council feedback is requested on the revised Overlay in preparation for the February 11 public hearing.

BACKGROUND/ANALYSIS

The City Council is considering an amendment to the Bellevue Land Use Code (LUC) in order to create permit processes, development standards, and design guidelines specific to light rail facilities. In depth Council consideration of a Draft Light Rail Overlay started with a public hearing held on October 22, 2012. At that time, the Council was presented with a baseline code amendment needed to enable a new overlay in the LUC that would govern permitting for the East Link Light Rail Project. The overlay code amendment was drafted to address gaps in the existing LUC provisions related to permitting and design guidelines for certain neighborhoods, and to accomplish objectives articulated in the MOU related to permit streamlining.

Council first described general direction to pursue an Overlay with two permit paths in July of 2012. That direction was confirmed and additional detail about the content of a proposed Overlay presented in September 2012. The text of the draft Light Rail Overlay (proposed as a new Part 20.25M to the Land Use Code) was originally provided to the Council and public on October 8, 2012. Since that time, Council has provided input and direction on a number of topics and provisions of the Overlay:

- October 22
 November 13
 December 3
 December 3
 December 10
 Design requirements for elevated segments and application of critical areas requirements
 January 7 Focus on South Bellevue Park & Ride
 January 22
 Citizen involvement (CAC) process
- January 28 Design issues in Bel-Red and exclusion of Operations & Maintenance Satellite Facility (OMSF) from Overlay

The culmination of direction received through the above discussions is included in the revised draft Overlay, provided as Attachment A. To facilitate review of the revised Overlay, Attachment A includes comments to highlight for the reader the rationale or intent behind changes where not obvious from the language itself.

During the course of the study session discussions over the past few months, the Council discussed or considered a variety of approaches to major issues dealing with light rail development and mitigation. A summary of major topic areas, treatment of those topics within the Overlay, and alternatives that were considered through the process is included as Attachment B. Staff is not requesting direction or recommending changes in any of these topic areas; rather, the summary is intended as a tool for public input and as a reminder of the considerations that led to the current draft Overlay.

SCHEDULE

On January 22 the Council confirmed a schedule for continued review of the Overlay with anticipated completion of review by the end of February. Upcoming meeting topics are indicated below:

Scheduled Date/Timeframe	Light Rail Code Amendment Topic
February 11	Public hearing on revised Light Rail Overlay
February 19/25	Anticipated final action

PUBLIC REVIEW AND INPUT

Materials available for public review are maintained on the City's website, and include up-todate versions of the Draft Overlay, answers to Council questions, and packet materials and meeting presentations. A significant amount of historical information is also provided. Any written public comments received will be provided to the Council as we process the Draft Overlay. In addition, a copy of the Light Rail Overlay Land Use Code Amendment binder described in detail in the Council's November 13 packet materials remains available for public review and inspection in the City Records Center.

ALTERNATIVES

- 1. Confirm the provisions of the draft Light Rail Overlay for public review and comment at the scheduled February 11 Public Hearing.
- 2. Direct staff to modify provisions of the draft Light Rail Overlay for consideration at the February 11 Public Hearing.

RECOMMENDATION

Confirm the provisions of the draft Light Rail Overlay for public review and comment at the scheduled February 11 Public Hearing.

ATTACHMENTS

A. Draft Light Rail Overlay Ordinance dated February 4, 2013

Summary of Topic Areas and Alternatives Considered Β.

AVAILABLE IN COUNCIL OFFICE Light Rail Overlay Reference Binder Land Use Code Amendment File

ATTACHMENT A

DRAFT LIGHT RAIL OVERLAY - FEBRUARY 4, 2013

New Part 20.25M – Light Rail Overlay District

20.25M.010 General

A. Applicability

This Part applies to all areas where the use, construction, or installation of a Regional Light Rail Transit Facility (RLRT Facility) or Regional Light Rail Transit System (RLRT System) is proposed, including areas disturbed temporarily during construction and identified for mitigation of permanent and temporary impacts related thereto. Refer to LUC 20.25M.020 for the definitions of RLRT Facility and RLRT System.

- **B. Purpose.** The purpose of this Part is to:
 - 1. Provide certainty and predictability for the City, the regional light rail transit authority, and the public with respect to Land Use Code requirements and processes;
 - Establish a comprehensive and consolidated permit process for <u>RLRT Systems and RLRT</u> Facilities;
 - Provide a mechanism for addressing any applicable Land Use Code requirements that are impractical or infeasible for an <u>RLRT System or</u> RLRT Facility;
 - 4. Acknowledge the unique characteristics of a regional Essential Public Facility system that is linear in nature and passes through the City of Bellevue touching numerous land use districts and overlay areas;
 - 5. Provide appropriate regulatory oversight for <u>RLRT Systems and</u> RLRT Facilities located in public rights-of-way, which would otherwise not be regulated by the Land Use Code;
 - 6. Facilitate transparent and efficient decision making and interagency cooperation between the City of Bellevue and the regional light rail transit authority;
 - 7. Ensure the <u>RLRT Systems and RLRT</u> Facilities incorporate design and mitigation measures appropriate to their impacts and represent a high-quality investment for taxpayers; and
 - 8. Ensure that City review of an application for an <u>RLRT System and</u> RLRT Facility is informed and guided by the <u>"Bellevue</u> Light Rail Best Practices <u>Final Report referenced</u> in <u>Comprehensive Plan Policy TR-75.2;</u>-"
 - 9. Ensure that the development, construction and operation of the RLRT System and Facility complies with applicable Bellevue City Codes;
 - <u>10. Develop a light rail system that minimizes environmental and neighborhood impacts and is consistent with local land use and transportation plans;</u>
 - 11. Protect the character and livability of existing neighborhoods south of Downtown; and
 - <u>8.12.</u> Ensure that the design of transit stations and facilities incorporates
 <u>neighborhood objectives and context sensitive design to better integrate facilities into</u> <u>the community.</u>

Comment [CoB1]: Items 1-4 consistent with MOU 6.1(a, (b), (d), (e).

- **C.** Who May Apply. A regional transit authority authorized under Chapter 81.112 RCW, as may be hereinafter amended, may apply for permits to develop an RLRT Facility, even if that authority is not the owner of the property on which the facility will be located at the time of application.provided that one of the following conditions has been satisfied:
 - 1. The regional transit authority is the owner of a property interest sufficient to allow it to construct the proposed development on the affected property; or
 - 2. The regional transit authority has the consent of the affected property owner to apply for the permit(s); or
 - 3. The regional transit authority's Board has authorized acquisition of the affected property, or property interest, and the regional transit authority demonstrates that it has provided notice to the property owner pursuant to applicable state law and the regional transit authority's property acquisition guidelines as they exist at the time of the Board's action.

D. Applicable Land Use Code Provisions.

- <u>Applicable Land Use District and Overlay Sections</u> <u>Incorporated by Reference</u>.
 Predictability and certainty with respect to substantive Land Use Code requirements ensures that a RLRT System or Facility design is sensitive to the context of the underlying land use districts and overlays within which it is located, and that temporary and permanent impacts are appropriately mitigated. The following Overlay sections of the Land Use Code are expressly incorporated into the provisions of this Chapter 20.25M and made applicable to a RLRT System or Facility:
 - a. Chapter 20.10 Land Use Districts;
 - Part 20.25A LUC Downtown sections shall apply to any above-grade RLRT System or Facility as follows:
 - i. LUC 20.25A.020.A.2 (dimensional standards for building height only, including applicable foot notes);
 - ii. LUC 20.25A.020.B.4 Height exceptions;
 - iii. LUC 20.25A.040.C Fences;
 - iv.ii. LUC 20.25A.060 Walkways and sidewalks;
 - <u>LUC 20.25A.100.E.6</u> Downtown Core Design District Guidelines View Preservation Corridors;
 - vi.iv. LUC 20.25A.110.A Site Design Criteria;
 - vii.v. LUC 20.25A.110.B Downtown Patterns and Context;
 - viii.vi. LUC 20.25A.115.A Design Guidelines Building/Sidewalk Relationships General;

2

Comment [cvh2]: <u>Oct 22 Light Rail Overlay</u> <u>Binder</u>: Includes full text of all code sections incorporated by reference for ease of Council and public review. Available on line at: <u>http://www.bellevuewa.gov/light-rail-overlay.htm</u> Also available in the Bellevue Records Room in hard copy.

Comment [cvh3]: Identifies the <u>substantive</u> provisions of the land use code that apply.

Comment [CoB4]: These provisions would generally only apply to the Downtown Station if it is moved out of the tunnel for cost savings reasons.

Comment [cvh5]: <u>Jan 7 Council Direction</u>: Height must be dictated by stated alignment preference. Refer to LUC 20.25M.040.8.1 for language that captures Council direction.

- c. Part 20.25B LUC Transition Area Design District sections as follows:
 - i. LUC 20.25B.040.C Landscaping, Open Space and Buffers;
 - ii. LUC 20.25B.040.D Site Design Standards;
 - iii. LUC 20.25B.040.E Mechanical Equipment;
 - iv. LUC 20.25B.050.B Design Guidelines;
- d. Part 20.25D LUC Bel-Red LUC sections as follows:
 - i. LUC 20.25D.010.B Land Use Districts;
 - ii. LUC 20.25D.070 Land Use Charts ;
 - iii. LUC 20.25D.110.B, C, D, E, F Various landscape standards;
 - iv. LUC 20.25D.110.H Fences;
 - v. LUC 20.25D.120.D Parking Structure Performance Standards
 - vi. LUC 20.25D.130 Bel-Red Development Standards;
 - vii. LUC 20.25D.150 Design Guidelines;
- e. Part 20.25E LUC Shoreline Overlay District; and
- f. Part 20.25H Critical Areas Overlay District.
- Applicable Procedural and Administrative Sections Incorporated by Reference.
 Predictability and certainty with respect to procedural Land Use Code requirements ensures effectiveness of permit review and that the level of public participation for individual RLRT Facility applications occurs consistently across all land use districts and overlay areas of the City. The following procedural and administrative sections of the Land Use Code are expressly incorporated into the provisions of this Chapter 20.25M and apply to an RLRT Facility:
 - a. Part 20.30H LUC Variance to the Shoreline Master Program
 - b. Part 20.30R LUC Shoreline Substantial Development Permit
 - c. Chapter 20.35 LUC Review and Procedures
 - d. Chapter 20.40 LUC Administration and Enforcement sections as follows:
 - i. LUC 20.40.010 through 20.40.480; and
 - ii. LUC 20.40.500 through 510.
 - e. Chapter 20.50 LUC Definitions
- Overlay Standards and Guidelines. The General Development Requirements of Chapter 20.20 LUC are either currently inapplicable to a RLRT Facility because of its location in the right-of-way, or are inconsistent with its effective or intended function. Therefore, the specific standards and guidelines contained in section 20.25M.040 through 20.25M.050 of this part supplant and replace the provisions contained in Chapter 20.20 LUC, All words used in this Overlay shall carry their customary meanings, except where

3

Comment [CoB6]: These provisions would be used to review the East Main Station and the TPSS at Main and 112th Ave NE as applicable to any development proposal submitted by Sound Transit

Comment [CoB7]: These provisions would apply to the stations and facilities located in the Bel-Red Corridor

Comment [cvh8]: Identifies the <u>procedural</u> provisions of the code that apply.

Comment [CoB9]: Section 20.40.490 identifies when an assurance device is required, and has not been included in the Draft Light Rail Overlay. Under the terms of RCW 35A.21.250, cities are prohibited from requiring agencies to post a bond or other security as a condition of permit issuance.

Comment [cvh10]: Applicable general development standards from Chapter 20.20 LUC for Light Rail uses are identified in the Overlay so the public, Sound Transit and City staff have a clear understanding of the code requirements that must be met as design progresses to construction level of detail.

Comment [cvh11]: Overlay Parts contained in Chapter 20.25 LUC share a common conflict provision which provides: "Where a conflict between the regulations of Chapter 20.20, 20.30, 20.40 or 20.50 exists, the regulations of this chapter [referring to the Parts of Chapter 20.25] control."

specifically defined in Chapter 20.50 LUC (Definitions) or this Part 20.30M LUC (Light Rail Overlay).

4. Light Rail Overlay District Applies. This Light Rail Overlay District specifically identifies and regulates RLRT Systems and Facilities. The specific regulations included by reference and contained in this Overlay supplant and replace the general EPF provisions contained in LUC 20.20.350. <u>RLRT Facilities, such as an Operations and Maintenance Satellite Facility, that are specifically excluded from coverage under the terms of the Overlay would continue to be processed pursuant to the general EPF provisions of LUC 20.20.350.</u>

20.25M.020 Definitions Applicable to the Light Rail Overlay District

The following definitions are specific to the Light Rail Overlay District and shall have the following meanings:

- A. "Design and Mitigation Permit" is the single, consolidated project permit issued by the City in response to an application to develop a RLRT Facility or portion thereof; provided, that a Design and Mitigation Permit does not include a shoreline substantial development permit, shoreline conditional use permit, or shoreline variance approval if required as provided by Part 20.25E, 20.30C, and 20.30H LUC.
- **B. "Light Rail Best Practices"** refers to the Bellevue Light Rail Best Practices Final Committee Report. Approved by Committee on June 17, 2008.
- C. <u>"Operations and Maintenance Satellite Facility (OMSF)</u>" is a type of Essential Pubic Facility, and refers to a Regional Light Rail Transit Facility component used for overnight storage and maintenance of the expanded fleet of light rail vehicles as described in the Sound Transit "Link Operations and Maintenance Satellite Facility Environmental Scoping Information Report" dated September 2012 and other related documents.
- D. "Regional Light Rail Transit Facility (RLRT Facility)" is a type of Essential Public Facility, and means-refers to a structure, rail track, equipment, or other improvement of a Regional Light Rail Transit System, including but not limited towhich includes ventilation structures, traction power substations, utilities serving the Regional Light Rail Transit System, Light Rail Transit stations and related passenger amenities, bus layover and inter-modal passenger transfer facilities, park and rides, tunnel portals, storage track and support facilities, and transit station access facilities. The Operations and Maintenance Satellite Facility is specifically excluded from inclusion in the definition of a Regional Light Rail Transit Facility.
- E. "Regional Light Rail Transit System (RLRT System)" is a type of Essential Public Facility, and means-refers to a public rail transit line that operates at grade level or above or below grade level, and that provides high-capacity, regional transit service owned or operated by a

Comment [CoB12]: Clarity Edit – to describe the relationship to existing EPF provisions. When there are specific EPF regulations, the specific regulations apply. If there are no regulations specific to an EPF use, then the general provisions of LUC 20.20.350 apply. Since the RLRT Overlay will create specific regulations, this clarity edit specifies that the general EPF provisions do not apply.

Comment [cvh13]: Re-ordered since December 3, 2012 Light Rail Overlay to list definitions in alphabetical order.

Comment [cvh14]: <u>Oct 8 Council Discussion:</u> Heavy maintenance base was not contemplated in the MOU project description. Now that the heavy maintenance base is under ST consideration/review, specific Council direction will be needed on whether the Overlay should be drafted to include or exclude this component.

Comment [cvh15]: <u>Oct 8 Council Discussion</u>: This definition may be overly broad, and extend overlay coverage to new maintenance base.

Comment [cvh16]: Jan 28 Staff

Recommendation: Responds to Council discussion from Oct 8 by clearly excluding the OMSF from the terms of the Overlay. Would require OMSF to be processed as an EPF subject to conditional use permit process that does not receive benefits of Overlay permit streamlining or consolidation. Standards for OMSF could be adopted at a future date when results of the environmental analysis on the OMSF are available.

regional transit authority authorized under Chapter 81.112 RCW. A Regional Light Rail Transit System may be designed to share a street right-of-way although it may also use a separate right-of-way.

20.25M.030 Required Permits

- A. Process Roadmap
 - 1. Use Approval Two Process Options
 - a. <u>Use Permitted by Land Use Code</u>. A Regional Light Rail Transit System and its Facilities are permitted uses in all land use districts, provided that the general alignment location of the RLRT System has been approved, <u>subsequent to</u> adoption of this Overlay, by a Bellevue City Council-adopted resolution or ordinance, or by a development agreement authorized by Chapter 36.70B RCW. Any Council-adopted development agreement shall beand consistent with <u>Chapter 36.70B and</u> paragraph 20.30M.030.B.1 below. Refer to Chart 20.10.440 (Transportation and Utilities Uses in Land Use Districts), Chart 20.25D.070 (Transportation and Utilities Uses in Bel-Red Land Use Districts), and LUC 20.25H.055.B Note 12.
 - b. <u>Use Approval Permitted through Conditional Use</u>. Where the City Council has not legislatively adopted a resolution, ordinance, or development agreement permitting the RLRT System and Facility use, Council Conditional Use Permit approval is required pursuant to the provisions of LUC 20.25M.030.B.2 below.
 - <u>Subsequent Review</u>. Additional design and mitigation review and shoreline permitting shall be required pursuant to LUC 20.25M.030.C and 20.25M.030.D below.
- B. RLRT System and Facilities Use Decision of the City Council
 - 1. Development Agreement RCW-Council Legislative Process Decision
 - a. <u>Scope of Approval</u>. A RLRT System or Facility use is permitted outright when its <u>general alignment</u> location has been included, <u>subsequent to the adoption of this</u> <u>Overlay</u>, in a City Council resolution, ordinance, or development agreement authorized pursuant to Chapter 36.70B RCW. If a development agreement is adopted, the City Council may also allow necessary modifications to this Overlay

Comment [CoB17]: <u>council Sept 17/Oct 8</u> <u>Direction: Two Process Path</u>. Two types of Use approval available (Council Development Agreement or Conditional Use Permit), subsequent Design and Mitigation review required. DA an alternative to the Conditional Use Permit traditionally required for an EPF to meet permit streamlining requirements of the ST/CoB MOU.

Comment [cvh18]: Oct 8 Council Discussion: Approval based on general location may be overly broad.

Comment [cvh19]: Council Sept 17/Oct 8 Direction: Two Process Path. Two types of Use approval available (Council Development Agreement or Conditional Use Permit), subsequent Design and Mitigation review required. DA provides an alternative to the Conditional Use Permit traditionally required for an EPF to meet permit streamlining requirements of the ST/CoB MOU. Nov 13 Council Input: Apply Process I CUP, and modify Process I provisions as necessary to identify Hearing Examiner as the final decisionmaker in the quasi-judicial process.

Comment [cvh20]: See Note 19 above

District and to other applicable provisions the Bellevue City Code, and set forth other terms consistent with Chapter 36.70B RCW in order to approve the siting, construction, and operation of a RLRT System or Facility.

- b. <u>Applicable Process</u>. A development agreement adopted by the City Council shall be processed under the authority of and pursuant to the procedures set forth in Chapter 36.70B RCW. Any development agreement adopted by the City Council shall be consistent with the community vision as articulated in the Comprehensive <u>Plan including Light Rail Best Practices</u>, and shall set forth "development standards" as that term is used in Chapter 36.70B.170(3) RCW that govern and vest the development for a specified time duration to this Overlay District and other applicable City regulations, provided that a development agreement may not extend the vesting period for longer than 15 years from the effective date. <u>Any appeal of a development agreement shall be directly to Superior Court.</u>
- 2. Conditional Use Permit Hearing Examiner Quasi-Judicial Decision
 - a. <u>When Required</u>. Development of a RLRT System or Facility requires approval <u>under</u> <u>the General Development Requirements for Essential Public Facilities</u> through a Conditional Use Permit (CUP) process when <u>a general an alignment</u> location has not been approved in a Council-adopted resolution, ordinance, or development agreement. Refer to <u>LUC 20.20.350 for General Development Requirements</u> <u>applicable to Essential Public Facilities</u> Part 20.30B LUC for Conditional Use permit requirements.
 - b. Scope of Approval. When a RLRT System or Facility use has not been permitted outright in a City Council resolution, ordinance, or development agreement a Conditional Use Permit is required to approve the location of the track alignment and major facility elements that are specifically identified in the definition of "Regional Light Rail Transit Facility" contained in 20.25M.020.C. The Conditional Use Permit is a mechanism for the City to ensure that the RLRT Facility use is consistent with the Comprehensive Plan and meets all applicable siting standards. Design, context sensitivity and mitigation standards and design guidelines applicable to specific facility elements shall be met as a component of the Design and Mitigation Review process pursuant to LUC 20.25M.030.C.
 - c. <u>Decision Criteria</u>. The City Council may approve or approve with modifications an application for a Conditional Use Permit if:
 - i. The conditional use is consistent with the Comprehensive Plan <u>including the</u> Light Rail Best Practices as referenced in Comprehensive Plan Policy TR-75.2; and

Comment [CoB21]: Development Agreement process set forth under the Local Project Review Act of state law. Chapter 36.70B RCW

Comment [cvh22]: Taken from Exhibit G of the MOU

Comment [cvh23]: See Note 19 above

Comment [cvh24]: Decision criteria are taken from the Conditional Use Permit decision criteria contained in LUC 20.30B.140.

Comment [cvh25]: Nov 13 Council Input: Apply Process I CUP, and modify Process I provisions as necessary to identify Hearing Examiner as the final decisionmaker in the quasi-judicial process.

Comment [cvh26]: Nov 13 Council Input: Add reference to Light Rail Best Practices Report, inclusion of Light Best Practices within the Overlay itself is not necessary.

- The design is compatible with and responds to the existing or intended character, appearance, quality of development and physical characteristics of the subject property and immediate vicinity; and
- iii. The conditional use will be served by adequate public facilities including streets, fire protection, and utilities; and
- iv. The conditional use will not be materially detrimental to uses or property in the immediate vicinity of the subject property; and
- v. The conditional use complies with the applicable requirements of the Land Use Code.
- d. Applicable Process and Permit Requirements.
 - i. The Conditional Use Permit shall be reviewed through Process I (LUC 20.35.100-150).
 - ii. Periodic review of the conditions are permit approval may be imposed pursuant to the terms of LUC 20.30B.165.
 - iii. The Conditional Use Permit may be modified or revoked pursuant to the terms of LUC 20.30B.170.

C. Design and Mitigation Review – Decision of the Director

- <u>When Required</u>. Prior to issuance of any construction permits, Design and Mitigation Review shall be required for any RLRT System or Facility. The Design and Mitigation Review may be merged with or undertaken following use approval of a RLRT System and RLRT Facilities pursuant to 20.25M.030.B.
- Scope of Design and Mitigation Approval. Design and Mitigation Review is a mechanism by which the City shall ensure that the design and proposed mitigation for temporary and permanent impacts of a RLRT System and Facility is consistent with:
 - a. The Comprehensive Plan including Light Rail Best Practices; and
 - b. Any previously approved development agreement or Conditional Use Permit issued pursuant to LUC 20.25M.030.B.1 or 2; and,
 - c. All applicable standards and guidelines contained in City Codes including the procedures related to involvement of a CAC as required by LUC 20.25M.035.

7

Comment [cvh27]: <u>Oct 8 Council Direction</u>: Ensure that implementation during permit review looks at properties impacted by light rail and not just those immediately adjacent to it. Jan 22 <u>Council Direction</u> required incorporation of robust public involvement section. Feb 4 Staff Recommendation responds to Council direction by requiring CAC involvement in light rail permitting. Refer to LUC 20.25M.035.

Comment [cvh28]: <u>Nov 13 Council Direction</u>: Apply Process I CUP, and modify Process I provisions as necessary to identify Hearing Examiner as the final decisionmaker in the quasi-judicial process. Council directed staff to pursue a code simplification amendment to LUC 20.35.100-150 when staff capacity became available that would remove Council from the Quasi-Judicial permit process.

- 3. <u>Decision Criteria</u>. A proposal for a RLRT System or Facility may be approved or approved with conditions provided that such proposal satisfies the following criteria:
 - a. <u>The applicant has demonstrated compliance with the CAC Review requirements of</u> LUC 20.25M.035.
 - b. The proposal is consistent with the Comprehensive Plan <u>including the Light Rail Best</u> Practices referenced in Comprehensive Plan Policy TR-75.2; and
 - <u>cb</u>. The proposal complies with the applicable requirements of this Light Rail Overlay District; and
 - <u>d</u>e. The proposal addresses all applicable design guidelines of this Light Rail Overlay District in a manner which fulfills their purpose and intent; and
 - <u>ed</u>. The proposal is compatible with and responds to the existing or intended character, appearance, quality of development and physical characteristics of the subject property and immediate vicinity; and
 - <u>fe</u>. The proposal will be served by adequate public facilities including streets, fire protection, and utilities; and
 - g. The proposal complies with the applicable requirements of the Bellevue City Code; and
 - <u>h</u>f. The proposal is consistent with any Development Agreement or Council conditional use permit approved pursuant to LUC 20.25M.030.B.
 - ig. When the proposed RLRT Facility will occur in whole or in part in a critical area regulated by Part 20.25H LUC, <u>a separate Critical Areas Land Use Permit shall not be</u> <u>required, but</u> such facility shall also-satisfy the following <u>additional</u> criteria:
 - i. The proposal utilizes to the maximum extent possible the best available construction, design and development techniques which result in the least impact on the critical area and critical area buffer; and
 - ii. The proposal incorporates the performance standards of Part 20.25H LUC to the maximum extent applicable; and
 - iii. The proposal includes a mitigation or restoration plan consistent with the requirements of LUC 20.25H.210; except that a proposal to modify or remove vegetation pursuant to an approved Vegetation Management Plan under LUC 20.25H.055.C.3.i shall not require a mitigation or restoration plan.

Comment [cvh29]: Based on the decision criteria required for Design Review approval (refer to LUC 20.30F.145).

Comment [cvh30]: <u>Nov 13 Council Direction</u>: Add reference to Light Rail Best Practices Report, inclusion of Light Best Practices within the Overlay itself is not necessary.

Comment [cvh31]: <u>Oct 8 Council Direction</u>: Require proposal to comply with applicable requirements of the Bellevue City Code (which would include the Noise Control Code).

Comment [cvh32]: <u>Nov 13 Council Input</u>: Apply Process I CUP, and modify Process I provisions as necessary to identify Hearing Examiner as the final decisionmaker in the quasi-judicial process.

Comment [cvh33]: Based on the Decision Criteria used for a Critical Areas Land Use Permit approval (refer to LUC 20.30P.140).

- 4. Applicable Process.
 - i. The Design and Mitigation Permit approval shall be reviewed through Process II (LUC 20.35.200-250).
 - ii. The Design and Mitigation approval may be modified pursuant to the terms of LUC 20.30F.175.

D. Shoreline Substantial Development Permit and Variance

- Any RLRT Facility proposed or located in the Shoreline Overlay District (Part 20.25E LUC) shall comply with the Shoreline Substantial Development Permit (SSDP) requirements of LUC 20.25E.040. Application for a SSDP shall be processed independently of any application for Design and Mitigation approval under this chapter. Application for a SSDP shall be subject to the decision criteria of LUC 20.30R.155.
- For properties lying within the Shoreline Overlay District, the City may approve a request to exceed the allowable height limit established by LUC 20.25E.080.B.5 through the Variance to the Shoreline Master Program process allowed pursuant to Part 20.30H LUC. Application for a shoreline variance shall be subject to the decision criteria of LUC 20.30H.155.

20.25M.035 Citizen Advisory Committee Review Required

Formation of a Citizen Advisory Committee (CAC) for the East Link Project was identified as necessary in the Light Rail Best Practices. *Final Committee Report dated June 17, 2008.* This section of the Light Rail Overlay describes the process required to involve a CAC in the review of permits identified in LUC 20.25M.030.C as necessary for approval of a RLRT System or Facility.

A. Purpose

The purpose of a CAC formed under the terms of the section is to:

- 1. Dedicate the time necessary to represent community, neighborhood and citywide interests in the permit review process;
- 2. Ensure that issues of importance are surfaced early in the permit review process while there is still time to address design issues while minimizing cost implications;
- 3. Consider the communities and land uses through which the RLRT System or Facility passes, and set "the context" for the regional transit authority to respond to as facility design progresses;
- 4. Help guide RLRT System and Facility design to ensure that neighborhood objectives are considered and design is context sensitive by engaging in on-going dialogue with the regional transit authority and the City, and by monitoring follow-through;
- 5. Provide a venue for receipt of public comment on the CAC's discussions

Comment [cvh34]: <u>Oct 8 Council Discussion:</u> Shoreline approval in Draft Code relies on Shoreline Substantial Development Permit. Consideration should be given to pros and cons of selecting the Substantial Development Permit process versus the Shoreline CUP process. Feb 4 Staff Recommendation is to retain Shoreline Substantial Development Permit approach due to limited scope of project area located within Shoreline Jurisdiction. Design and Mitigation Permit review will address appropriate mitigation and provide CAC opportunity to review modest amounts of alignment located within shoreline jurisdiction as part of its consideration of the larger alignment segment.

- 6. Build the public's sense of ownership in the project; and,
- 7. Ensure CAC participation is streamlined and effectively integrated into the permit review process to avoid delays in project delivery.

B. Timing of CAC Formation and Member Experience

- 1. Formation. The CAC shall be formed by the City Council. Formation should occur assoon as practicable following adoption of the Light Rail Overlay Part 20.25M LUC inorder to ensure that the members are able to fulfill the CAC intended purpose ofparticipation early in the light rail facility design process.
- 2. Member Experience. The experience and background of individuals considered for a CAC appointments should be taken into consideration when identifying potential members. Members of the CAC will be an invaluable resource to regional transit authority and the City, and their experience and background should ensure that the CAC:
 - a. Represents a breadth of professional experience that includes urban planners, artists, architects, landscape architects, engineers and builders with large project experience.
 - b. Represents residents, transit riders and property and business owners with holdings or interests in the vicinity of, but not immediately abutting, the RLRT Facility or System.
 - c. Is nonpartisan and free of conflicts.

C. Scope of CAC Work

The scope of work for the CAC is intended to support the CAC purpose described in LUC 20.25M.035.A. The CAC is advisory to the decision maker for the design and mitigation permits, and its scope includes:

- 1. Becoming informed on the proposed RLRT System or Facility project;
- 2. Accepting comments from the public during CAC meetings for incorporation into the consolidated advice provided by the CAC to the regional transit authority and the City of Bellevue;
- 3. Participating in context setting to describe the communities, urban and historic context, and natural environment through which the alignment passes;
- <u>Providing early and on-going advice to the regional transit authority on how to</u> incorporate context sensitive design into schematic designs for proposed project elements including stations, walls (including concrete and masonry and tunnel portal), park and rides, traction power substations and other features of the RLRT System or Facility; and

10

 5. Providing advisory guidance to permit decision makers as described in more detail below regarding any RLRT System or Facility design issues prior to any final decision on required Design and Mitigation permits.

D. Involvement Process – Timing, Focus of Involvement, and Work Products

1. Process Summary. The CAC Review Phases are aligned with RLRT System and Facility design phases and City permit review phases in order to achieve permit streamlining and consolidation objectives. Figure 20.25M.035.D.1 depicts the general relationship between the CAC review, the regional transit authority's separate design processes, and City permit review phases. The following paragraphs describe the intended timing of CAC review, the focus of CAC involvement, and the anticipated work product to be generated by the CAC at each review phase. The table is illustrative only, and actual timing of CAC review and participation will be designated for each Design and Mitigation review as appropriate to ensure that CAC input is consolidated with the applicable permitting process. For projects whose design has progressed past any of the CAC design phases , the regional transit authority should document the public involvement done to date and proceed to the next CAC design review phase:

Figure 20.25M.035.D.1 Illustration of CAC Process in Relationship to Design and Permitting Activities

<u>c</u>	AC Review Phases*	General Intent of CAC Review	Relationship to Regional Transit Authority Design Phases*	Relationship to City Overlay Permit Phases*
<u>Co</u>	<u>ntext Setting</u>	Provide early input on "context" to which design elements and features of RLRT System or Facility should respond; Develop understanding of project goals and objectives	Preliminary Engineering Phase (0-30% Design)	Pre-Application Conference
	<u>nematic</u> <u>sign</u>	Provide feedback regarding effectiveness at incorporating contextual direction into the early phases of design. Anticipated that CAC would provide advice regarding complementary building materials, integration of public art, preferred station furnishings from available options, universal design measures to enhance usability by all people, and quality design and materials.	<u>Design Phase</u> (<u>30% Design)</u>	Pre-Development Review (if applicable)

11

Design Development	Provide feedback regarding effectiveness of design in incorporating prior guidance at context and schematic design stages. Provide feedback regarding consistency with Section 20.25M.040 and 20.25M.050. [Duplicates ST and POGR public involvement.]	<u>(60% Design)</u>	Permit Review (CAC input provided prior to Director recommendation (if CUP required) or Director decision on the Design and Mitigation Permit (Process II), as applicable)
Construction Permits	This phase is only necessary if additional design was required as a condition on the permits issued pursuant to 20.25M.030.C. The intent of this CAC review phase is to provide feedback on final design details for specific RLRT System or Facility components when the information necessary for the CAC's review was not available at the time of the Design and Mitigation review process. Examples include review of final details of public art included in the project, which may have been available at a conceptual level only at the time of Design and Mitigation review	<u>(90-100% Design)</u>	Review of Design and Mitigation Conditions required to be met prior to Building Permit issuance

*Anticipated. Design phasing is under control of applicant. In the event of a conflict between the stated design phase and the City's overlay permit phase, CAC involvement occurs at the time of the identified City permit phase.

2. Timing of CAC Involvement.

- a. General. CAC involvement in each design phase should occur early in the process and shall be coordinated, to the extent feasible, with other public outreach opportunities that are either required by the City's applicable permit process, or are undertaken by the regional transit authority as part of its design process. It is the intent of LUC 20.25M.035 to consolidate CAC involvement with existing outreach activities, and to avoid duplication or sequential outreach that can result in confusion for the public and delays in the project.
- <u>b.</u> Coordinated with Regional Authority Outreach. Where CAC involvement is
 <u>coordinated with the regional transit authority's design process, notice of such CAC</u> meeting may be combined with publications required pursuant to LUC Section 20.35.035.B. The regional transit authority shall demonstrate compliance with the CAC involvement requirements of this section, and shall provide to the City a copy of all written comments received by the regional transit authority during the CAC involvement process for including in the permit file.

c. Consolidation of Review Phases. A final plan for involvement of a CAC in the RLRT
 System or Facility design process shall be developed by staff in consultation with the
 CAC and regional transit authority after a CAC is formed and its members approved
 by the City Council as set forth in 20.25.035.B. The final plan may allow for
 consolidation or modification of the timing of CAC review phases as appropriate to
 meet the objectives of this Part and as agreed to by the CAC, the City and the
 regional transit authority.

3. CAC Work Product.

- a. General. The work of the CAC at each review stage may culminate in a CAC Advisory Document that describes the phase of review and CAC feedback consistent with the CAC scope of review described in this Section. City staff will support the CAC preparation of this work product. Except as otherwise provided, the CAC will determine whether a written Advisory Document is required at any particular review phase and will work with City staff on the appropriate level of detail and content.
- b. Design Development Review Phase. The CAC should produce a written Advisory
 Document during the Design Development Review Phase that includes advice and
 feedback regarding consistency of the project with Sections 20.25M.040 and
 20.25M.050. The CAC may include advice to the Director regarding departures from
 the Overlay requirements which should be considered in order to achieve a context sensitive outcome. The Advisory Document required by this paragraph should be
 considered in any written recommendation of the Director (CUP) or decision of the
 Director (Process II) and departures from specific recommendations included within
 the CAC's Advisory Document shall be addressed in the recommendation or decision
 by the Director, with rationale for the departures provided.

E. Applicable Policy and Regulatory Guidance

- Guidance for Evaluating Context Sensitivity. Advice provided by the CAC shall be objectively based upon the policies, regulations, guidelines and other documents adopted by the City Council to articulate the community vision for the RLRT System and Facility through Bellevue as necessary to ensure that the final project is designed to achieve a context sensitive outcome. To ensure that the CAC advice is consist with the community vision and Council expectations of the regional transit authority, the following documents should be used to guide work product development by the CAC as described in LUC 20.25M.035.D :
 - a. Light Rail Best Practices Report
 - b. Bellevue Land Use Code Part 20.25M sections
 - i. 20.25M.040 standards where consideration of context sensitivity is required

ii. 20.25M.050 guidelines

2. Meeting Operations. The meetings of the CAC and documents developed through the process shall operate and be managed consistent with the applicable requirements of the Open Public Meetings Act (Chapter 43.20 RCW) and the Public Records Act (Chapter 42.56 RCW). Meetings of any CAC formed pursuant to this section, where not otherwise combined with other public outreach efforts, should generally follow Robert's Rules of Order.

20.25M.040 RLRT System and Facilities Development Standards

<u>A. Purpose and Applicability. The RLRT System and Facilities are a unique form of Essential</u>
 <u>Public Facility that is linear in nature, passing through numerous land use and overlay</u>
 <u>districts, following a route into and out of Bellevue that connects multiple jurisdictions and</u>
 <u>regional employment and cultural centers. The purpose for including Development</u>
 <u>Standards in the Light Rail Overlay is to provide specific requirements for mitigation of</u>
 <u>impacts created by a RLRT System or Facility in land use districts where overlay</u>
 <u>requirements do not exist or where overlay requirements did not contemplate a light rail</u>
 <u>use. These standards will be applied during permit review required pursuant to LUC</u>
 <u>20.25M.030. The CAC that is required pursuant to LUC 20.25M.035 should advise Sound</u>
 <u>Transit and the City regarding provisions contained in this section when a finding of context sensitivity is required.</u>

A.B. Dimensional Requirements

- 1. <u>Height Limitations Determined Based on Use Approval Process</u>.
 - a. Use Approved through Development Agreement. When a RLRT System or Facility use has been permitted outright in a City Council resolution, ordinance, or development agreement pursuant to LUC 20.25M.030.B.1, the heights identified in engineering documents prepared by a regional transit authority to accommodate the Council approved system alignment and facilities shall be permitted.
 - a.b. Use Approved through Conditional Use Permit. When a RLRT System or Facility use has not been permitted outright in a City Council resolution, ordinance, or development agreement and requires approval of a Conditional Use Permit pursuant to LUC 20.25M.030.B.2, a request to exceed the height limit for the underlying land use district shall be processed consistent with the provisions of LUC 20.20.350.C.5.
- 2. Setbacks. The minimum setback for structures shall apply as set forth for each land use district subject to the following exceptions:
 - a. Structure setbacks shall not apply to structures located within city or state right-ofway. Traction Power Substations located in right-of-way are required to provide adequate space around the structure to be sight screened as specified in the landscape development standards of LUC 20.25M.040.C.2.

Comment [CoB35]: Gap Fillers – includes issues not clearly addressed by the code

Comment [cvh36]: Applicable general development standards for Light Rail uses are identified in this section of the Overlay so the public, Sound Transit and City staff have a clear understanding of the code requirements that must be met as design progresses to construction level of detail.

Comment [cvh37]: Jan 7 Council Direction: Height must be dictated by stated alignment preference.

Comment [cvh38]: <u>Dec 3 Council Direction:</u> Require street frontage landscaping and buffer/screening landscaping adjacent to private property. <u>Feb 4 Staff Recommendation</u>: Responds to Council discussion by providing additional standards in Landscape Development section LUC 20.25M.040.C.

Comment [cvh39]: <u>Feb 4 Staff</u> <u>Recommendation</u>. New language provided to make clear that setbacks are required unless specifically excepted under the terms of the Overlay. For example, structures located on sites in the Transition Area Design District would be required to provide 30 foot setbacks.

a.b. Track alignment shall not be considered structure requiring a setback irrespective of whether it is located at-grade, below-grade or on an elevated structure. This exception does not apply to track used solely to maintain, repair, clean, or store light rail vehicles.

B.C. Landscape Development Requirements

1. General.

- a. Applicability. In areas located within an Overlay District identified in LUC 20.25M.010.D, landscape development for a RLRT System or Facility shall be provided pursuant to the requirements of the underlying district. In areas not located within an Overlay District identified in LUC 20.25M.010.D, landscape development for a RLRT System or Facility shall be provided as described in this paragraph.
- b. Purpose/Intent of the Landscape Development Requirements.
 - i. Landscape Screening is intended to provide a dense sight barrier to significantly separate and obscure higher intensity uses from lower intensity uses.
 - ii. Landscape Buffers are intended to provide visual relief and softening of transportation facilities where preservation of sight lines is important.
- <u>c.</u> Additional Provisions. In addition to the requirements provided below,
 <u>landscape screening and buffers shall comply with the provisions contained in</u> <u>LUC 20.20.520.F.5 through 8, 20.20.520.G, and 20.20.520.I through K. Landscape</u> <u>development required by this section should be installed and maintained</u> <u>pursuant to the guidance set forth in the Environmental Best Practices & Design</u> <u>Standards (Bellevue Parks Department 2006), now or hereafter amended</u>
- 2. Landscape Screening of Non-Linear Facility Components.
 - a. Type and Minimum Depth of Landscaping Screening.
 - i. Traction Power Substations (TPSS) and other above ground non-linear <u>RLRT facility components</u> shall be screened with 10 feet of Type III landscaping pursuant to the requirements of LUC 20.20.520.G.<u>1</u>3.
 - Park and Ride (public parking lot <u>not</u> serving a primary use) and Storage Track and Support Facilities <u>shall be screened with 15 feet of Type I</u> landscaping pursuant to the requirements of LUC 20.20.520.G.1.
 - (1) Except as set forth in subsection b, these facilities shall be landscaped pursuant to the requirements of LUC 20.20.520.F.2 and F.3. Provisions contained in LUC 20.20.520.F.5 through 8, 20.20.520.G, and 20.20.520.I through K shall also apply.
 - When located within an Overlay District identified in LUC 20.25M.010.D, these facilities shall comply with the design and landscape requirements incorporated by reference in LUC 20.25M.010.D.
- Landscape Screening and Buffers adjacent to Linear Alignment.
 a. Type and Minimum Depth of Landscape Screening and Buffers.

Comment [CoB40]: Landscape <u>screening</u> requirements apply to non-linear RLRT facilities components and are intended to obscure views of facility components from private property and public spaces. Landscape <u>buffer</u> requirements apply to linear RLRT track alignment, and are intended to provide visual relief and softening where preservation of sight lines is important. The intent of this section is to treat linear track alignment like city streets, with specific frontage planting requirements contained in the Land Use Code.

Comment [cvh41]: With this language, transition area buffer widths and limitations on modification apply pursuant to LUC 20.25B.040 when a TPSS is located within a Transition Area Design District. Responds to <u>Dec 3 Council</u> <u>Direction</u>. Transition Area Design District landscape standards would require a 20 foot buffer width with additional specified plantings. Administrative modifications would be also be limited.

Comment [cvh42]: Bellevue Parks Department Environmental Best Practices & Design Standards can be reviewed at the following link. http://www.bellevuewa.gov/Parks_Env_Best_Mgmt _Practices.htm

Comment [cvh43]: Project component described under the terms of the MOU.

Comment [cvh44]: Landscape development provisions based on requirements imposed in Downtown and Bel-Red for auto-oriented streets.

i. Lig	t rail alignment abutting transportation right of way shall include	
	tage landscaping to soften, and separate where feasible, pedestrian	
	ities from light rail and transportation uses.	
	1) Pedestrian facilities located between the light rail use and the	
	transportation right of way shall be buffered with four feet of	
	frontage landscaping installed in a planter strip pursuant to the	
	following standards:	
	(a) Preferred location of the planter strip is between the light rail	
	alignment and the sidewalk, but may be relocated to the	
	opposite edge of the sidewalk to avoid conflicts between	
	required street trees and the light rail overhead catenary	
	system or underground utilities.	
	(b) Street trees shall be installed in the planter strip and shall be	
	at least three inches in caliper, planted three feet from any	
	street curb, and a maximum of 25 feet on center unless	
	modification is necessary to meet sight distance requirements	
	of BCC 14.60.240.	
	(c) Shrubbery, groundcover and other approved plantings, except	
	turf, are required in the planter strip along the length of the	
	frontage.	
	(d) Plant and landscaping materials provided by the terms of this	
	paragraph are required to be context sensitive.	Comn and Cit
	2) Pedestrian facilities located between the light rail use and	(
	property developed in a non-residential or residential use shall be	
	buffered with four feet of frontage landscaping installed in a	
	planter strip pursuant to the following standards:	
	(a) Preferred location of the planter strip is between the light rail	
	alignment and the sidewalk, but may be relocated to the	
	opposite edge of the sidewalk to avoid conflicts between	
	required street trees and the light rail overhead catenary	
	system or underground utilities.	
	(b) Planter strips located adjacent to landscape screening	
	required pursuant to paragraphs 3.a.ii and iii below are not	
	required to be physically separated from the required	
	landscape screening area.	
	(c) The requirements of paragraph 3.a.i.(1)(b) through (d) shall be	
	met irrespective of the planter strip location.	Comn
<u>ii. Lig</u>	t rail alignment abutting private property developed in a non-	and Cit
res	dential use shall be screened with 20 feet of Type I landscaping which	
me	ts the requirements of LUC 20.20.520.G.1. Landscape screening	
pro	vided under the terms of this paragraph is required to be context	
ser	itive.	Comn
iii Lia	t rail alignment abutting private property developed in a residential	and Cit

iii. Light rail alignment abutting private property developed in a residential use shall be screened with 30 feet of Transition Area Design District Comment [cvh45]: CAC to advise Sound Transit and City on issues of context sensitivity.

Comment [cvh46]: CAC to advise Sound Transit and City on issues of context sensitivity.

Comment [cvh47]: CAC to advise Sound Transit and City on issues of context sensitivity.

		landscaping which meets the planting requirements of LUC	
		20.25B.040C.2.c. Landscape screening provided under the terms of this	
		paragraph is required to be context sensitive.	Comment [cvh48]: CAC to advise Sound Transit
	b.	Non-Plant Material Allowed in Landscape Buffer. Fences, walls, noise	and City on issues of context sensitivity.
		attenuation barriers, sidewalks and multi-purpose paths, structures with a	
		footprint of 100 sf or less and less than 10 feet in height, and landscape features	
		such as decorative paving, grating, sculptures, or rock may be located within a	
		required landscape buffer, provided that the area devoted to such a feature may	
		not exceed 50 percent of the required area. Any non-plant material allowed in	
		the landscape screening area is required to be incorporated in a context	
		sensitive manner.	Comment [cvh49]: CAC to advise Sound Transit
	<u>c.</u>	Ownership of Landscape Screening. The landscape screening may be located on	and City on issues of context sensitivity.
		property owned in fee by a regional transit authority, on an easement, or on	
		private property where access entry was secured for landscape installation.	
	b. (Maintenance of Landscape Screening. The applicant shall replace any	
		unhealthy or dead plant materials in conformance with the approved landscape	
		development plan for a period of one year following installation. Maintenance	
		of landscape screening shall be the responsibility of the underlying property	
		owner after the one year maintenance period has elapsed.	
4.	Altern	ative Landscape Option.	
	<u>a.</u>	_Alternative landscap <u>eing screening and buffering requirements</u> may be approved	
		by the Director for TPSS, park and ride, and storage track and support facilities if	
		the requirements of LUC 20.20.520.J and the following supplemental	
		requirements are met, when applicable.	
		i. Alternative Landscape Screening of Non-Linear Facility Components. The	
		landscape development requirement for TPSS and other above ground	
		non-linear RLRT facilities structures facilities may be reduced _z -or	
		eliminated or modified by the Director when topography and/or existing	
		vegetation provide adequate <u>site sight</u> screening to meet the intent of	
		these standards, or when the TPSS is located within a building or walled	
		enclosure that provides a context sensitive alternative.	
		Hii. Alternative Landscape Screening adjacent to Linear Alignment. The	
		required screening depth may be reduced to a minimum of 15 feet	
		subject to a written agreement of the abutting property owners filed with	
		the Development Services Department and recorded with the King	
		County Division of Records and Elections.	
CD.	Fencir		Comment [CoB50]: Based on LUC 20.20.400

Fencing shall be required to meet the applicable requirements of LUC 20.20.400 when Overlay standards and/or design guidelines have not been incorporated by reference in LUC 20.25M.010.D. Any fencing is required to be context sensitive.

D.E. Light and Glare

B50]: Based on LUC 20.20.400

Comment [cvh51]: CAC to advise Sound Transit and City on issues of context sensitivity.

Comment [CoB52]: Based on LUC 20.20.522

17

- 1. To protect adjoining uses and vehicular traffic in the right-of-way, the following provisions shall apply to the generation of light and glare from RLRT Facilities:
 - a. All exterior lighting fixtures in parking areas and driveways shall utilize cutoff shields or other appropriate measures to conceal the light source from adjoining uses and rights-of-way. Other lights shall be designed to avoid spillover glare beyond the site boundaries.
 - b. Interior lighting in parking garages shall utilize appropriate shielding to prevent spillover upon adjacent uses and the right-of-way.

E.F.Mechanical Equipment

Mechanical equipment shall be required to meet the applicable requirements of LUC 20.20.525 when Overlay standards and/or design guidelines have not been incorporated by reference in LUC 20.25M.010.D. Any mechanical equipment screening is required to be consistent with the Landscape Development requirements of LUC 20.25M.040.C and is required to be context sensitive.

F.G. Parking and Circulation

- 1. Minimum/Maximum Parking Requirements. RLRT Facilities do not generate parking demand that requires the provision of accessory parking. The provisions of 20.20.590 shall not apply.
- Employee Vehicle Parking. Parking spaces shall be provided as necessary to accommodate vehicles of security and operational personnel who service a RLRT Facility.
- <u>3.</u> Parking and Circulation Improvements and Design. RLRT facilities that provide parking for the public shall meet the requirements of LUC 20.20.590.K.
- 3.4. For all stations that do not have parking provided, the regional transit authority shall submit a plan for managing parking and drop-off issues that arise when stations become operational.

G.H. Recycling and Solid Waste Collection

- Solid waste and recyclable material collection areas shall be provided for workers maintaining and operating an RLRT Facility consistent with the terms of LUC 20.20.725.
- 2. Solid waste and recyclable material collection receptacles shall also be provided for the public who access the station and park and ride facilities of a RLRT System.

Comment [cvh54]: CAC to advise Sound Transit

Comment [CoB53]: Based on LUC 20.20.525

and City on issues of context sensitivity.

Comment [CoB55]: Clarity Edit consistent with implementation of parking provisions contained in LUC 20.20.590 and applicable overlays.

Comment [CoB56]: Based on LUC 20.20.725

Comment [CoB57]: Gap filler – issue not currently address by the code

H. Critical Areas

- 1.
 General. Pursuant to LUC 20.25M.010.D.1.f, the provisions of the Critical Areas Overlay Part

 20.25H apply except as modified pursuant to the provisions of this paragraph or LUC

 20.25M.060.
- 2. No Technically Feasible Alternative Determined Based on Use Approval Process.
 - a. <u>Use Approved through Development Agreement</u>. A regional transit authority is not required to demonstrate that no technically feasible alignment or location alternative with less impact exists for any RLRT Facility, provided that the <u>alignment</u> location of the RLRT System <u>or and its</u> Facility has been <u>generally</u> approved by the <u>Bellevue</u> City Council pursuant to an adopted resolution or ordinance, or by a development agreement authorized by Chapter 36.70B RCW and consistent with the terms of LUC 20.25M.030.B.1.
 - b. Use Approved through a Conditional Use Permit. When a RLRT System or Facility use has not been permitted outright in a City Council resolution or ordinance, or by a development agreement and requires approval of a Conditional Use Permit pursuant to LUC 20.25M.030.B.2, the regional transit authority is required to demonstrate that no technically feasible alignment or location alternative with less impact exists as required by the terms of LUC 20.25H.055.C.2.

Comment [cvh58]: <u>Oct 8 Council Discussion</u>: Council alignment decisions were given deference by removing requirement to demonstrate no technically feasible alternative when Council had approved an alignment by resolution or ordinance.

20.25M.050 Design Guidelines

- A. Design Intent. Land Use Code sections 20.25M.030.B and C require City permit approvals to be consistent with the Comprehensive Plan including Light Rail Best Practices which emphasizes the need for context sensitivity in design. Paragraph 20.25M.050.B is intended to provide guidance to any CAC formed pursuant to LUC 20.25M.035.B regarding the existing and planned contexts within which RLRT Systems or Facilities are proposed. The information contained in this paragraph is intended to provide a framework for the CAC's work, and to help the CAC determine whether a context sensitive outcome has been achieved through the incorporation of location-appropriate design features in required light rail permits.
- B. Context and Design Considerations By Subarea. The RLRT Systems or Facilities proposed within the following subareas of the City should respond to the contextual considerations identified below:
 - Southwest Bellevue Subarea. The design intent for the RLRT System and Facility segment that passes through this subarea is to contribute to the major City gateway feature that already helps define Bellevue Way and the 112th Corridor. The RLRT System or Facility design should reflect the tree-lined boulevard that is envisioned for the subarea, and where there are space constraints within the transportation cross section,

Comment [cvh59]: <u>Oct 8 Council Discussion</u>: Design "guidelines" are a flexible tool for achieving a range of varied and imaginative design solutions. More specificity may be desired in the Light Rail Overlay through use of more directive regulations that mandate a specific outcome by using the word "shall" rather than "should."

design features such as living walls and concrete surface treatments should be employed to achieve corridor continuity. The presence of the South Bellevue park and ride and station when viewed from the neighborhood above and Bellevue Way to the west, as well as from park trails to the east, should be softened through tree retention where possible and enhanced landscaping and "greening features" such as living walls and trellises. Design features for the alignment passing through this subarea and for the East Main Station should include landscaping that provides dense screening when viewed from residential areas and visual relief along transportation rights-of-way while maintaining sightlines that ensure user safety. Design features should be incorporated to discourage vehicular drop-off activities adjacent to the single family areas. The character of this area is defined by:

- a. The expansive Mercer Slough Nature Park;
- b. Historic references to truck farming of strawberries and blueberries;
- <u>c.</u> Retained and enhanced tree and landscaped areas that complement and screen transportation uses from residential and commercial development; and
- d. Unique residential character that conveys the feeling of a small town within a larger City.
- 2. Downtown Subarea. The design intent for the RLRT System and Facility segment that passes through this subarea is to enhance Downtown Bellevue's identity as an urban center that serves as the residential, economic, and cultural heart of the Eastside. The Downtown Station is envisioned as a highly visible urban "place" with an architectural vocabulary that not only reflects and communicates the high quality urban character of Downtown as a whole, but also complements the immediately adjacent civic center uses including Bellevue City Hall, Meydenbauer Convention Center, the Transit Center, and the Downtown Art Walk. The alignment crossing over I-405 will be prominent to visitors entering, leaving, and passing through the Downtown, and its design should be viewed as an opportunity to create a landmark that connects Downtown Bellevue with areas of the City to the east. The station and freeway crossing should reflect Bellevue's branding, and should be comfortable and attractive places to be and experience, with high quality furnishings and public art that capitalizes on place-making opportunities. The character of this area is defined by:
 - a. Private entertainment and cultural attractions;
 - b. High quality urban amenities such as pedestrian oriented development and weather protection that encourages people to linger and not just pass through;
 - c. High rise buildings that attract a creative and innovative work force;
 - d. Multifamily developments that attract urban dwellers that are less tied to their vehicles to accomplish day-to-day tasks;

20

- e. Great public infrastructure including roadways, transit and pedestrian improvements, parks and public buildings; and
- f. Stable property values that make it a desirable place for businesses to locate and invest.
- 3. Wilburton/NE 8th Street Subarea. The design intent for the RLRT System and Facility segment that passes through this subarea is to focus on the Hospital Station's role as a gateway location to points east of Downtown on to Bel-Red and beyond. The alignment crossing over I-405 should create a cohesive connection between the Downtown and hospital stations, but the hospital station itself should have its own identity. With significant ridership anticipated to be generated from the Medical Institution District to the west, the Hospital station should take design cues from the hospital, the ambulatory health care center, and the medical office buildings that were designed to be responsive to the Medical Institution Design Guidelines that are shaping the character of this area. The character of this area is emerging and design guidelines envision an area defined by:
 - a. Outdoor spaces that promote visually pleasing, safe, and healing/calming environments for workers, patients accessing health care services, and visitors;
 - <u>b.</u> Buildings and site areas which include landscaping with living material as well as special pavements, trellises, screen wall planters, water, rock features, art, and <u>furnishings;</u>
 - c. Institutional landmarks that convey an image of public use and provide a prominent landmark in the community; and
 - d. Quality design, materials, and finishes to provide a distinct identity that conveys a sense of permanence and durability.
- <u>4.</u> Bel-Red Subarea. The design intent for the RLRT System and Facility segment that
 passes through this subarea is to foster a new path for Bel-Red that is directed toward a
 model of compact, mixed use, and "smart growth" that represents a departure from the
 area's historic industrial roots. The 2013 context provides only glimpses of the future
 that is envisioned for this area. As a result, the public investment in light rail
 infrastructure provides an opportunity to reinforce the future outcomes that are desired
 for the area. The desired future character of this area is undefined by current
 development, but the Bel-Red subarea plan envisions a condition that is defined by:

 a. A thriving economy anchored by major employers, businesses unique to the
 - subarea, and services important to the local community;
 - <u>b.</u> Vibrant, diverse, and walkable neighborhoods that support housing, population, and income diversity;
 - c. A comprehensive and connected parks and open space system;

- d. Environmental improvements resulting from redevelopment;
- e. A multimodal transportation system;
- f. An unique cultural environment;
- g. Scale of development that does not compete with Downtown, and provides a graceful transition to residential areas farther to the east; and
- h. Sustainable development using state of the art techniques to enhance the natural and built environment and create a livable community.

<u>CA.</u> Additional <u>General</u> Design Guidelines for Light Rail Stations.

1.In all land use districts, the any following design guidelines shall apply to light rail stations:

The station <u>RLRT System or Facility</u> should use context sensitive design to integrate <u>above-grade project components</u> into the community. This includes, but is not limited to the following:

- a. The design should incorporation of superior urban design, complementary materials, and public art into significant project components;
- b. The design should provide substantial landscaping at stations, where appropriate, including retained significant trees and transplanted trees that are, at a minimum, saplings.
- b. Use of landscaping, material, or finish treatments that soften the appearance and perception of significant structural or concrete elements;
- c. Incorporation of durable materials to ensure that facilities retain their appearance, functionality, and community value over time; and
- <u>d.c.</u>Context sensitive design considerations shall include building materials and texture, building scale relative to nearby structures, and relationship to streets and adjacent uses.
- 2. Additional Design Guidelines for Specific RLRT Facilities. In all land use districts, the following design guidelines shall apply to the specific RLRT Facilities noted below;

a. <u>Stations</u>2. The <u>sS</u>tation design should provide, create, or promote:

- <u>a</u> i. Access and linkages to the surrounding community;
- b_ii. Weather protection, including rain, wind, and sun protection, with overhead weather protection covering not less than 30% of the platform area;
- e_iii. A place that works for both large and small numbers of people; and
- d. iv. Design that encourages social interaction among people.
- <u>V.</u> The station dDesign that should uses available technology to deter crime.
 Examples include:
 - (1a)- Visibility of station platform from adjacent streets and parking;
 - (2b)- Open and well-lighted pedestrian connections to parking and adjacent community;

SS 2-26

Comment [mb60]: Based on CP Policy TR-75.12

Comment [mb61]: Based on CP Policy TR-75.23

- (3e)- Video surveillance on station platforms and trains; and
- (4d)- Establishing and enforcing a fare-paid zone for station platforms.
- vi. Station design should facilitate transfers between different modes of transportation with an emphasis on safety for people transferring between the station platform and the various modes. This should include, where appropriate, well-lighted and secure storage sufficient to accommodate a range of modes (e.g., bicycles and other small motorized and non-motorized vehicles).

3. Additional Design Guidelines for Other RLRT Facilities. In all land use districts, the following design guidelines shall apply to traction power substations, signal bungalows, ventilation structures, signs, retaining walls, and acoustical barriers.

 The facilities identified in this section, when located above grade, shall use context sensitive design to integrate the facility into the community. This includes, but is not limited to, the following:

- Incorporating superior urban design, complementary materials, and public art;
- Providing substantial landscaping along the alignment, where appropriate, including retained significant trees and transplanted trees; and
- c. Incorporating durable materials in design and construction to ensure that the facility retains its appearance, functionality, and community value.
- 2b. <u>Traction power substations</u> shall be sited, screened, and/or incorporate architectural materials and treatments to minimize visual and operational impacts to surrounding uses.
- <u>3c</u>. <u>Ventilation structures</u> shall incorporate context sensitive design that shall incorporate appropriate building materials and texture, building scale relative to nearby structures, and relationship to streets and adjacent uses.
- 4d. Signs shall comply with the Bellevue Sign Code (Chapter 22B.10 BCC); provided, that departures from the specific requirements of Chapter 22B.10 BCC may be allowed if approved by the Director as part of a master signage plan for an RLRT System.
- e. Retaining walls and acoustical barriers shall, as appropriate, be screened by landscaping, textured, or incorporate artwork where appropriate.
- <u>6f.</u> <u>Signal bungalows</u> shall provide innovative façade treatments, e.g. artistic anti-graffiti laminate wraps, as approved by the director.

20.25M.060. Administrative Modification Process

<u>A. Purpose.</u> Due to the unique nature of a Regional Light Rail Transit System and its Facilities, strict application of LUC provisions will not always be practical or feasible. This is

Comment [mb63]: Based on CP Policy TR-75.22

Comment [mb62]: Based on CP Policy TR-75.28

Comment [CoB64]: Operationalizes objective articulated in Paragraph 6.1 of the MOU

particularly true due to the Growth Management Act requirements relative to essential public facilities and the acquisition policies and requirements utilized by a regional transit authority, which favor the acquisition of the minimum amount of property necessary for the development of its facilities. Therefore, in applying the provisions of this Chapter or any other applicable development standard in the Land Use Code (Title 20) to a RLRT Facility or System, the City, including the Director, shall be authorized to modify or waive the application of such provisions, provided that:

- B. Decision Criteria. The City, including the Director, may approve or approve with conditions a modification or waiver of a provision from the provisions of the Land Use Code if the following criteria have been met:
 - The modification or waiver is the minimum reasonably necessary in accordance with <u>"Bellevue-Light Rail Best Practices Report</u>" to make construction or operation of the RLRT Facility or RLRT System practicable and feasible; or
 - 2. The modification or waiver is reasonably necessary to implement or ensure consistency with other related actions approved by the City Council with respect to the RLRT Facility or RLRT System including Development Agreement modifications, cost saving alternatives, or Street Design Standards amendments.
- C. Limitation on Authority. The decisionmaker may not grant a modification or waiver to:
- 1.The provisions of LUC 20.10.440 or parts contained in Chapter 20.25 LUC, establishingthe allowable uses in each land use district; or
- 2. The provisions of Chapters 20.30 and 20.35 LUC or section LUC 20.25M.030 or any other procedural or administrative provision of the Land Use Code; or
- 3. Any provisions of the Land Use Code or this Overlay which, by the terms of the code or overlay, is specifically identified as not subject to modification or waiver.

Comment [cvh65]: Modeled after limitations on variances contained in LUC 20.30G.150.

Conformance Amendments to Land Use Code needed outside the Overlay

Chart 20.10.440 Uses in land use districts

20.10.440 - Transportation and Utilities Use Chart

STD		Transportation and Utilities – Residential Districts											
LAND USE CODE REF	LAND USE CLASSIFICATION		R-1.8	R-2.5	R-3.5	R-4	R-5	R- 7.5*	R-10	R-15	R-20	R-30	
4	Transportation, Communications and Utilities												
41	Rail Transportation: Right-of-Way, Yards, Terminals, Maintenance Shops	с	с	с	с	с	с	с	с	с	с	с	
42 4291	Motor Vehicle Transportation: Bus Terminals, Taxi Headquarters												
4214 422	Motor Vehicle Transportation: Maintenance Garages and Motor Freight Services (23)												
43	Aircraft Transportation: Airports, Fields, Terminals, Heliports, Storage and Maintenance	C 11	C 11	C 11	C 11	C 11	C 11	C 11	C 11	C 11	C 11	C 11	
	Accessory Parking (6) (24)	P 3	P 3	P 3	P 3	P 3	P 3	P 3	P 3	P 3	P 3	P 3	
46	Auto Parking: Commercial Lots and Garages (24)												
	Park and Ride (5) (24)	с	с	с	с	с	с	с	с	с	с	С	
475	Radio and Television Broadcasting Studios												
485	Solid Waste Disposal (19)												
	Highway and Street Right-of-Way (24)	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	
	Utility Facility	с	с	с	с	с	с	с	с	С	с	С	
	Local Utility System	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	

Regional Utility System	с	С	С	с	с	с	с	С	С	с	С
On-Site Hazardous Waste Treatment and Storage Facility (7)											
Off-Site Hazardous Waste Treatment and Storage Facility (8)											
Essential Public Facility (20)	с	С	С	с	с	с	с	С	С	с	С
Regional Light Rail Transit Systems and Facilities (25)	<u>C/P</u>										
Wireless Communication Facility (WCF): (without WCF Support Structures)	14, 16, 21										
Communication, Broadcast and Relay Towers Including WCF Support Structures (Freestanding)	14, 16										

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STD		Trans	portat	ion an	d Utili	ties –	Resid	ential	Distri	cts		
LAND USE CODE REF	LAND USE CLASSIFICATION	R-1	R- 1.8	R- 2.5	R- 3.5	R-4	R-5	R- 7.5*	R-10	R-15	R-20	R-30
	Satellite Dishes (18)	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
	Electrical Utility Facility (22)	A/C 22	-	A/C 22	A/C 22	_	A/C 22	A/C 22	-	A/C 22	_	A/C 22

Chart 20.10.440

Uses in land use districts

Transportation and Utilities - Nonresidential Districts

			 P • · · • • • • •					
STD LAND USE CODE REF	Professional Office	Office	5	General Commercial	Neighborhood Business	Land Use	Factoria Land Use District 2	Land Use

	LAND USE CLASSIFICATION	PO	о	OLB	LI	GC	NB	СВ	F1	F2	F3
4	Transportation, Communications and Utilities										
41	Rail Transportation: Right-of-Way, Yards, Terminals, Maintenance Shops	с	с	С	с	с	с	с	с	с	с
42 4291	Motor Vehicle Transportation: Bus Terminals, Taxi Headquarters				Р	Ρ		Ρ	Ρ		
4214 422	Motor Vehicle Transportation: Maintenance Garages and Motor Freight Services (23)				Ρ	С					
43	Aircraft Transportation: Airports, Fields, Terminals, Heliports, Storage and Maintenance	C 11	C 12	C 12	C 12	C 12	C 11	C 12	C 12	C 12	C 12
	Accessory Parking (6)(24)	Ρ	Ρ	Р	Ρ	Ρ	Р	Ρ	Р	Р	Ρ
46	Auto Parking: Commercial Lots and Garages (24)			с	с	с		С	с	с	с
	Park and Ride (5) (24)	с	с	с	с	с	с	с	с	с	с
475	Radio and Television	Ρ	Р	Ρ	P 10	P 10		Ρ	Р	Р	Р

27

	1										
	Broadcasting Studios										
485	Solid Waste Disposal (19)				с						
S	Highway and Street Right-of- Way (24)	Ρ	Р	Ρ	Р	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ
ι	Utility Facility	с	С	с	с	С	С	С	С	С	С
	∟ocal Utility System	Ρ	Р	Ρ	Р	Ρ	Ρ	Р	Р	Р	Ρ
	Regional Utility System	С	С	С	с	С	С	с	С	С	С
H T S	On-Site Hazardous Waste Treatment and Storage Facility (7)			A	A	A	A	A	A	A	A
H T S	Off-Site Hazardous Waste Treatment and Storage Facility (8)				с						
	Essential Public Facility (20)	С	с	С	с	С	С	с	с	с	С
E S	Regional Light Rail Transit Systems and Facilities (25)	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>
C F (' S	Wireless Communication Facility (WCF): (without WCF Support Structures)	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21
				1	1		1		1		1

28

Broadcast and					
Relay Towers					
Including WCF					
Support Structures					
(Freestanding)					

Transportation and Utilities – Nonresidential Districts

STD LAND USE		Professional Office	Office	Office/Limited Business	Light Industry	General Commercial	Neighborhood Business		Land	Land Use	Factoria Land Use District 3	STD LAND USE
CODE	LAND USE CLASSIFICATION	PO	ο	OLB	LI	GC	NB	СВ	F1	F2	F3	CODE REF
	Satellite Dishes (18)	Ρ	Ρ	Ρ	Р	Ρ	Ρ	Ρ	Р	Р	Р	
	Electrical Utility Facility (22)	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22	

Chart 20.10.440

Uses in land use districts

		<u>ا</u>	ransportatio	on and Utilit	ies – Downt	own District	(S
STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
4	Transportation, Communications and Utilities						
41	Rail Transportation: Right-of-Way, Yards, Terminals, Maintenance Shops						
42 4291	Motor Vehicle Transportation: Bus Terminals, Taxi Headquarters	A	A	A			A
4214 422	Motor Vehicle Transportation: Maintenance Garages and Motor Freight Services (23)	s	S	s			S
43	Aircraft Transportation: Airports, Fields, Terminals, Heliports, Storage and Maintenance	A 11	A 11	A 12			A 11
	Accessory Parking (6) (24)	P 4	P 4	P 4	P 4	P 4	P 4
46	Auto Parking: Commercial Lots and Garages (24)	P 13	P 13	P 13	A	P 13	P 13
	Park and Ride (5) (24)			А			A
475	Radio and Television Broadcasting Studios	Р	Ρ	Р		P	Р
485	Solid Waste Disposal (19)						
	Highway and Street Right-of-Way (24)	Р	Р	Р	Р	Р	Р
	Utility Facility	с	С	с	с	с	С

Transportation and Utilities – Downtown Districts

30

Local Utility System	Р	Р	Р	Р	Р	Р
Regional Utility System	С	С	С	с	С	с
On-Site Hazardous Waste Treatment and Storage Facility (7)	A	A	A	A	A	A
Off-Site Hazardous Waste Treatment and Storage Facility (8)						
Essential Public Facility (20)	С	с	С	С	с	С
Regional Light Rail Transit Systems and Facilities (25)	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>
Wireless Communication Facility (WCF): (without WCF Support Structures)	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21	14, 16, 21
Communication, Broadcast and Relay Towers Including WCF Support Structures (Freestanding)	14, 16	14, 16	14, 16	14, 16	14, 16	14, 16

		т	ransportatio	on and Utilit	ies – Downte	own District	s
STD LAND USE		Downtown Office District 1	Downtown Office District 2	Mixed	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
	Satellite Dishes (18)	Р	Р	Р	Р	Р	Р
	Electrical Utility Facility (22)	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22	A/C 22

Add Footnote (25) to "Essential Public Facility" land use classification

(25) Refer to LUC Part 20.25M, Light Rail Overlay District, for specific requirements applicable to EPF defined as a Regional Light Rail Transit Facility or Regional Light Rail Transit System pursuant to 20.25M.020. A conditional use permit is not required when the City Council has approved a Regional Light Rail Transit Facility or Regional Light Rail Transit System by resolution or ordinance, or by a development agreement authorized by Chapter 36.70B RCW and consistent with LUC 20.30M.030.B.1.

20.20.010 - Notes: Uses in land use district - Dimensional Requirements

Note 17 [Placeholder – Code Language To Be Drafted]

Amend note 17 to require minimum setback from property owned by a regional transit authority for the purpose of operating an RLRT Facility.

Comment [cvh66]: <u>Oct 8 Council Discussion</u>: Further evaluation regarding effect of nonconforming status and/or acquisition costs may be necessary.

Part 20.25A Downtown

Right-of-Way Special Dedications. [Placeholder - Code Language To Be Drafted]

Amend LUC 20.25A.020.D to allow property owners to make special dedications to Sound Transit and retain FAR as is currently allowed for uncompensated dedications for right of way.

Part 20.25D - Bel-Red

Chart 20.25D.070

Transportation and Utilities Uses in Bel-Red Land Use Districts.¹

			Transpor	tation and U	tilities – Be	I-Red Distric	ts	
				Bel-Red				Bel-Red
		Bel-Red		Residential		Bel-Red	Bel-Red	Office
STD		Medical	Bel-Red Office	Commercial	Bel-Red	General	Commercial	Residential
		Office/Node	Residential/Nodes	Nodes	Residential	Commercial	Residential	Transition
USE CODE	ID E	BR-MO/ MO-1	BR-OR/ OR-1 OR-2	BR- RC-1 RC-2 RC-3	BR-R	BR-GC	BR-CR	BR-ORT
4	Transportation, Communications and Utilities							
41	Rail	C/C	C/C	с	с	с	с	с

		1		1	1	1	1	
	Transportation: Right-of-Way, Yards, Terminals, Maintenance Shops							
42 4291	Motor Vehicle Transportation: Bus Terminals, Taxi Headquarters					с		
4214	Motor Vehicle Transportation: Maintenance Garages and Motor Freight Services (15)	C/	C/			с		
43	Aircraft Transportation: Airports, Fields, Terminals, Heliports, Storage and Maintenance	C 1	C 1					
	Accessory Parking (2,3,16)	P/P	P/P	Ρ	Ρ4	Ρ	Ρ	Ρ
46	Auto Parking Commercial Lots and Garages (5, 16)	/P	/P	Ρ				
	Park and Ride (6, 16)		C/C	с				
475	Radio and Television Broadcasting Studios							
485	Solid Waste Disposal (7)							
	Highway and Street Right-of-	Ρ	P/P	Ρ	Ρ	Ρ	Ρ	Ρ

-	Way (8, 16)							
	Utility Facility	С	C/C	с	с	С	с	С
	Local Utility System	P	P/P	Ρ	P	Р	P	Ρ
	Regional Utility System	с	C/C	с	с	с	с	С
	On- and Off-Site Hazardous Waste Treatment and Storage Facilities							
	Essential Public Facility (9)	С	C/C	С	с	С	с	С
	Regional Light Rail Transit Systems and Facilities (17)	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>	<u>C/P</u>
	• • •	10, 11, and 12	10, 11, and 12	10, 11, and 12	10, 11, and 12	10, 11, and 12		10, 11, and 12
	Communication, Broadcast and Relay Towers Including WCF Support Structures (Freestanding)		10, 11	10, 11	10, 11	10, 11	10, 11	10, 11
	Satellite Dishes (13)	P	P/P	P	Ρ	P	P	Ρ
	Electrical Utility Facility (14)	A C/A C	A C/A C	A C	AC	AC	A C	A C

. . . .

Add Footnote (17) to "Essential Public Facility" land use classification

(17) Refer to LUC Part 20.25M, Light Rail Overlay District, for specific requirements applicable to EPF defined as a Regional Light Rail Transit Facility or Regional Light Rail Transit System pursuant to 20.25M.020. A conditional use permit is not required when the City Council has approved a Regional Light Rail Transit Facility or Regional Light Rail Transit System by resolution or ordinance, or by a development agreement authorized by Chapter 36.70B RCW and consistent with LUC 20.30M.030.B.1.

Part 20.25D – Bel-Red

Right-of-Way Special Dedications. [[Placeholder – Code Language To Be Drafted]]

Amend to LUC 20.25D.080.D.2 to allow property owners to make special dedications to Sound Transit and retain FAR as is currently allowed for uncompensated dedications for right of way.

Part 20.25H – Critical Areas Overlay District

20.25H.055.B Uses and Development Allowed within Critical Areas

The following chart lists uses and development that may be allowed in a critical area, critical area buffer, or critical area structure setback. The sections noted in the chart for each use or activity and critical area refer to the applicable performance standards that must be met.

			т	ype of Critical Are	a	
		Streams	Wetlands	Shorelines	Geologic Hazard Areas ⁷	Areas of Special Flood Hazard
Allowed Use		20.25H.055.C.1	20.25H.055.C.1	20.25H.055.C.1	20.25H.055.C.1	20.25H.055.C.1
or Development	maintenance of parks and parks facilities, including trails ^{1,2}	20.25H.080.A	20.25H.100	20.25E.080.B 20.25E.080.P	20.25H.125	20.25H.180.C 20.25H.180.D.2
	Repair and maintenance of utility facilities, utility systems,	20.25H.055.C.1 20.25H.080.A	20.25H.055.C.1 20.25H.100	20.25H.055.C.1 20.25E.080.B 20.25E.080.U	20.25H.055.C.1 20.25H.125	20.25H.055.C.1 20.25H.180.C

stormwater facilities and essential public facilities ^{1.2}					
Repair and maintenance of public rights-of-way, private roads, access easements, surface parking areas, and driveways ^{1, 2}	20.25H.055.C.1 20.25H.080.A	20.25H.055.C.1 20.25H.100	20.25H.055.C.1 20.25E.080.B 20.25E.080.H 20.25E.080.R	20.25H.055.C.1 20.25H.125	20.25H.055.C.1 20.25H.180.C
Repair and maintenance of bridges and culverts ^{1,2}	20.25H.055.C.1 20.25H.080.A	20.25H.055.C.1 20.25H.100	20.25H.055.C.1 20.25E.080.B 20.25E.080.R	20.25H.055.C.1 20.25H.125	20.25H.055.C.1 20.25H.180.C
Construction staging ^{1, 2, 11}	20.25H.055.C.1 20.25H.080.A	20.25H.055.C.1 20.25H.100	20.25H.055.C.1 20.25E.080.B 20.25E.080.H	20.25H.055.C.1 20.25H.125	20.25H.055.C.1 20.25H.180.C
Existing agricultural activities ²	20.25H.055.C.1 20.25H.055.C.3.a 20.25H.080.A	20.25H.055.C.1 20.25H.055.C.3.a 20.25H.100	20.25H.055.C.1 20.25H.055.C.3.a 20.25E.080.B 20.25E.080.C	20.25H.055.C.1 20.25H.055.C.3.a 20.25H.125	20.25H.055.C.1 20.25H.055.C.3.a 20.25H.180.C
Emergency actions	20.25H.055.C.3.b	20.25H.055.C.3.b	20.25H.055.C.3.b	20.25H.055.C.3.b	20.25H.055.C.3.b
New or expanded utility facilities, utility systems, stormwater facilities ³	20.25H.055.C.2 20.25H.080.A 20.25H.080.B	20.25H.055.C.2 20.25H.100	20.25H.055.C.2 20.25E.080.B 20.25E.080.U	20.25H.055.C.2 20.25H.125	20.25H.055.C.2 20.25H.180.C

Г							I
		New or expanded essential public facilities <u>(12)</u>	20.25H.055.C.2 20.25H.080.A 20.25H.080.B	20.25H.055.C.2 20.25H.100	20.25H.055.C.2 20.25E.080.B	20.25H.055.C.2 20.25H.125	20.25H.055.C.2 20.25H.180.C 20.25H.180.D.3
	Allowed Use or Development	Public flood protection measures ⁴	20.25H.055.C.2 20.25H.055.C.3.c 20.25H.080.A 20.25H.080.B	20.25H.055.C.2 20.25H.055.C.3.c 20.25H.100	20.25H.055.C.2 20.25H.055.C.3.c 20.25E.080.B	20.25H.055.C.2 20.25H.055.C.3.c 20.25H.125	20.25H.055.C.2 20.25H.055.C.3.c 20.25H.180.C 20.25H.180.D.5
		Instream structures⁵	20.25H.055.C.2 20.25H.055.C.3.d 20.25H.080.A 20.25H.080.B	20.25H.055.C.2 20.25H.055.C.3.d 20.25H.100	20.25H.055.C.2 20.25H.055.C.3.d 20.25E.080.B	20.25H.055.C.2 20.25H.055.C.3.d	20.25H.055.C.2 20.25H.055.C.3.d 20.25H.180.C
		New or expanded public rights- of-way, private roads, access easements and driveways	20.25H.055.C.2 20.25H.080.A 20.25H.080.B	20.25H.055.C.2 20.25H.100	20.25H.055.C.2 20.25E.080.B 20.25E.080.R	20.25H.055.C.2 20.25H.125	20.25H.055.C.2 20.25H.180.C 20.25H.180.D.4
		New or expanded bridges and culverts	20.25H.055.C.2 20.25H.055.C.3.e 20.25H.080.A	20.25H.055.C.2 20.25H.055.C.3.e 20.25H.100	20.25H.055.C.2 20.25H.055.C.3.e 20.25E.080.B 20.25E.080.R	20.25H.055.C.2 20.25H.055.C.3.e 20.25H.125	20.25H.055.C.2 20.25H.055.C.3.e 20.25H.180.C
		New or expanded private nonmotorized trails	20.25H.055.C.2 20.25H.055.C.3.f 20.25H.080.A	20.25H.055.C.2 20.25H.055.C.3.f 20.25H.100	20.25H.055.C.2 20.25H.055.C.3.f 20.25E.080.B 20.25E.080.G	20.25H.055.C.2 20.25H.055.C.3.f 20.25H.125	20.25H.055.C.2 20.25H.055.C.3.f 20.25H.180.C
		New or expanded City and public parks	20.25H.055.C.3.g 20.25H.080.A	20.25H.055.C.3.g 20.25H.100	20.25H.055.C.3.g 20.25E.080.B 20.25E.080.P	20.25H.055.C.3.g 20.25H.125	20.25H.055.C.3.g 20.25H.180.C 20.25H.180.D.2
		Existing landscape maintenance ²	20.25H.055.C.3.h 20.25H.080.A	20.25H.055.C.3.h 20.25H.100	20.25H.055.C.3.h 20.25E.080.B 20.25E.080.G	20.25H.055.C.3.h 20.25H.125	20.25H.055.C.3.h 20.25H.180.C

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Vegetation management ^₀	20.25H.055.C.3.i 20.25H.080.A	20.25H.055.C.3.i 20.25H.100	20.25H.055.C.3.i 20.25E.080.B 20.25E.080.G	20.25H.055.C.3.i 20.25H.125	20.25H.055.C.3.i 20.25H.180.C
Habitat improvement projects	20.25H.055.C.3.j 20.25H.080.A	20.25H.055.C.3.j 20.25H.100	20.25H.055.C.3.j 20.25E.080.B 20.25E.080.G	20.25H.055.C.3.j 20.25H.125	20.25H.055.C.3.j 20.25H.180.C
Forest practices	20.25H.055.C.3.k 20.25H.080.A	20.25H.055.C.3.k 20.25H.100	20.25H.055.C.3.k 20.25E.080.B	20.25H.055.C.3.k 20.25H.125	20.25H.055.C.3.k 20.25H.180.C
Aquaculture	20.25H.055.C.3.I 20.25H.080.A	20.25H.055.C.3.I 20.25H.100	20.25H.055.C.3.I 20.25E.080.B 20.25E.080.D	20.25H.055.C.3.I	20.25H.055.C.3.I 20.25H.180.C
Stabilization measures	20.25H.055.C.3.m 20.25H.080.A	20.25H.055.C.3.m 20.25H.100	20.25E.080.B 20.25E.080.E	20.25H.055.C.3.m 20.25H.125	20.25H.055.C.3.m 20.25H.180.C
Expansion of existing single-family primary structures	20.25H.055.C.3.n 20.25H.080.A	20.25H.055.C.3.n 20.25H.100	20.25H.055.C.3.n 20.25E.080.B 20.25E.080.Q	20.25H.055.C.3.n 20.25H.125	20.25H.055.C.3.n 20.25H.180.C ⁹ 20.25H.180.D.1 20.25H.180.D.7
Reasonable use exception ^s	20.25H.080.A	20.25H.100	20.25E.080.B	20.25H.125	20.25H.180.C 20.25H.180.D.7
Recreational vehicle storage ¹⁰					20.25H.180.C 20.25H.180.D.6
Additional shoreline- specific uses or development					

Add Footnote (12) to "Essential Public Facility" land use classification

(12) Refer to LUC Part 20.25M, Light Rail Overlay District, for specific requirements applicable to EPF defined as a Regional Light Rail Transit Facility or Regional Light Rail Transit System pursuant to 20.25M.020. A conditional use permit is not required when the City Council has approved a Regional Light Rail Transit Facility or Regional Light Rail Transit System by resolution or ordinance, or by a development agreement authorized by Chapter 36.70B RCW and consistent with LUC 20.30M.030.B.1.

Chapter 20.35 – Review and Appeal Procedures

20.35.015 - Framework for decisions [Placeholder - Code Language To Be Drafted]

Amend to add Design and Mitigation Permit under Process II.

20.35.020 - Pre-Application Conferences [Placeholder - Code Language To Be Drafted]

Amend to add Design and Mitigation Permit to list of applications that required a pre-application conference

20.35.030 – Applications [Placeholder – Code Language To Be Drafted]

Amend to add public agencies with condemnation authority to the list of parties who may apply for a permit.

Chapter 20.40 – Administration and Enforcement

20.40.500 Vesting [Placeholder - Code Language To Be Drafted]

Amend to acknowledge extended vesting allowed in Downtown, or pursuant to a Master Development Plan approval or Development Agreement.

20.50 - Definitions

20.50.036

Nonconforming. A use, structure, site, or lot which conformed to the applicable codes in effect on the date of creation but which no longer complies because of changes in Code requirements, or property acquisition for public rights-of-way or Regional Light Rail Transit Facility or Regional Light Rail Transit System as defined in LUC 20.25M.020.

Nonconforming Site. A lot which does not conform to site development regulations, including but not limited to, the landscaping, parking, fence, driveway, street opening, pedestrian amenity, screening, and curb cut regulations of the district in which it is located due to changes in Code requirements, condemnation, or property acquisition for public rights-of-way or a Regional Light Rail Transit Facility or Regional Light Rail Transit System as defined in LUC 20.25M.020.

Nonconforming Structure. A structure which does not conform to the dimensional regulations, including but not limited to, setback, height, lot coverage, density, and building configuration

regulations of the district in which it is located due to changes in Code requirements, or annexation, or property acquisition for public rights-of-way or a Regional Light Rail Transit Facility or Regional Light Rail Transit System as defined in LUC 20.25M.020. For structures not conforming to Building Code requirements, see-<u>UBC Section 104</u> <u>BCC 23.05.080 (Duties and</u> <u>Powers of the Building Official)</u>

Comment [cvh67]: Cross reference update not specifically related to Light Rail.

Attachment B — Proposed RLRT Overlay and Alternative Approaches

Note: bold text and " 🛛 🖛 and " denotes provision included in draft Overlay

Code Provision	Rationale	Other Considerations
Permit Process		
Overlay with consolidated approvals through two pro- cess paths including formal CAC; Separate shoreline permit required and may be pur- sued independently	 Maintains flexibility for future decisions on alignment and MOU offramp Consistent with CDP/MOU goals of streamlined process Allows ST ability to manage to construction schedule Continued ability for Council input with Development Agreement Clear process for citizen involvement through CAC 	6-9 months for permit
Overlay with consolidated approvals with CUP required in all cases, including formal CAC; Allow for Development Agreement Separate shoreline permit required and may be pur- sued independently	 Council agreement on alignment does not impact permit path Consolidated approvals address some CDP/MOU goals Clear process for citizen involvement through CAC Adds time to permitting process Affects shoreline permitting process and timeline (shoreline conditional use permit required) 	Could add 3 to 9 months in permitting time; impact to schedule affects project cost
No overlay; require use of existing permit process	 Gaps in existing code for design guidelines specific to light rail; Gaps in existing code for elements constructed within City right of way Does not respond to MOU/CDP goals Increased uncertainty for Sound Transit Less accessible to citizens for clear path to involvement and influence 	Could add 6 to 12 months in permitting time; impact to schedule affects project cost
Critical Areas Treatment		
Adopt critical areas overlay by reference; allow for re- lief from technical alternatives analysis with Council approval* *Council approval could be through Development Agreement, ordinance, or resolution	 Consistent with proposed treatment of city infrastructure and parks projects through PC recommendation on shorelines work Ensures that impacts on critical areas are mitigated to the same level and extent as any other project in the city with impacts on critical areas Manages community expectations on alignment 	
As above EXCEPT require technical alternatives analysis	 Creates uncertainty as to final alignment Potentially inconsistent with other statutory provisions regarding light rail provider authority and EPF Impacts shoreline permits and timing as well 	Potential project delay and associated cost impacts
Who may apply for permit		
Sound Transit only after commencement of its property acquisition process* *Not all acquisitions will require condemnation	 Provides notice to property owners who may be impacted by permit Can be coordinated with existing Sound Transit acquisition process Does not eliminate or modify ST's state and federal property acquisition requirements 	Difficult to determine, may have minor im- pact on timing of permit application
Sound Transit with or without property owner consent	 Consistent with City practice on other public projects (PSE, City) Allows for simultaneous pursuit of permits and ROW acquisition; typical for large public projects 	Would not impact current permit application schedule
Sound Transit only after formal commencement of con- demnation	 Allows property owners unwilling to convey property to Sound Transit to control timing of permit application Treats project differently from other large public project where agency has condemnation authority 	Significant delay to timing of permit appli- cation (12 to 18 month impact) with associat- ed project costs
Setbacks (Area without structures measured from a pro	operty line)	
Traditional setbacks* apply to structures like TPSS and parking garage but does not apply to linear track *Note that setbacks are distinct from buffer areas. Landscape buffers are required from linear track segments and are described below	 Helps manage project costs Minimizes taking of private property Treats linear track segments of alignment like other kinds of transportation ROW 	
Require structure setback of defined width from all por- tions of the facility, including track segments	 Drives additional property acquisition May create additional non-conforming sites by reduction of adjacent yard setbacks 	Significant cost increases with acquisition of additional property
	SS 2-45	

Attachment B — Proposed RLRT Overlay and Alternative Approaches (p.2)

Note: bold text and enotes provision included in draft Overlay

Code Provision	Rationale	Other Considerations		
Landscaping (Street side)				
Require consistent with street frontage require- ments for city projects (vary by land use district)	 Allows maximum flexibility to respond to context Formal CAC provides input and guidance on landscaping 			
Require dense or continuous vegetation between tracks and any pedestrian or bike facility, regardless of land use district	 Less flexibility Potential improved environment for pedestrians May require additional right-of-way with associated cost impacts Potential ROW user safety issues (sight distance) Formal CAC would provide input on landscape design 	Need for additional ROW increases project cost		
Landscaping (Adjacent to private property)				
Require 30 feet of Type 1 (dense, screening) land- scaping buffer adjacent to residential properties*; context sensitive landscaping consistent with un- derlying requirements for other land use districts *Landscaping could be located on private property . Noise walls may be located within this area. Landscaping depth and type may be modified on "private" side of any noise wall with property owner agreement	 Provides maximum opportunity to buffer potential incompatible impacts between light rail and single-family residential uses Maximum flexibility to respond to residential property owner interests Formal CAC provides input and guidance on landscaping 	Depth and density of landscaping may have minor project cost impact		
As above with increased buffer dimension	 Depending on magnitude of dimensional increase, more right of way necessary with associated cost impacts More landscaping than required for other transition or buffer areas in City 	Cost impact varies		
Treatment of any created non-conformities		1		
Specifically acknowledge that any non-conforming site condition (lot size, etc.) resulting from property acquisition for public project is a legal non- conformity	 Codifies existing City practice with respect to other public projects Provide certainty for any property owner impacted by partial acquisitions 			
Do not modify existing non-conforming definitions	 Maintains status quo administered by staff Creates uncertainty for property owners left with modified lot dimensions 			
Light Rail Facility Heights				
Allow for minimum height necessary to accommodate agreed alignment* *Design guidelines will include requirement for screening and softening of structures, including	 Consistent with MOU/CDP goals Consistent with treatment of EPF Provides greater near-term certainty for Sound Transit Formal CAC will provide input on screening and softening issues 			

parking structure rooftop		
Establish height limit consistent with underlying land use district, with ability to modify through permitting process	 Similar to treatment of other EPF through LUC Section 20.20.350 Creates uncertainty until permitting process complete 	
Administrative Modification Process		
Allow modification of otherwise applicable standards where necessary to accommodate other Council decisions	 Allows for flexibility to address future decisions on alignment and cost savings without need for additional code amendment Consistent with MOU goals Consistent with EPF requirements 	
Only allow modification where necessary to make light rail practicable	 Meets minimum EPF requirements Creates uncertainty for Sound Transit May require additional code amendments depending on outcome of future alignment decisions 	

Attachment B — Proposed RLRT Overlay and Alternative Approaches (p.3)

Note: bold text and indext and behavior of the provision included in draft Overlay

Code Provision	Rationale	Other Considerations
Compliance with other City codes		
Include requirement that project comply with all other city codes, now or as amended	 Codifies existing requirement to create clear expectations Avoids creating new or different standards for issues already regulated in other City codes (noise, street construction standards, building codes) 	
Duplicate or create new requirements within Land Use Code	 Consolidates requirements in single code Potential for inconsistencies over time Burdensome for public and reviewers to use and understand LUC Potential permit delay if technical code compliance requires higher level of engineering design that typically required for land use permit 	
Treatment of OMSF in Overlay		
Delete OMSF from definition of facilities addressed in Overlay; subject OMSF to existing CUP and EPF re- quirements	 Consistent with CDP/MOU commitments Allows for greater understanding of likely impacts through Sound Transit's environmental review process Maintains maximum flexibility to respond to OMSF 	
Include OMSF within overlay with specific standards and guidelines	 Likely impacts overall Overlay action date (resulting impact on East Link permitting schedule and project cost) Currently insufficient information to understand magnitude of use and potential impacts 	Delay in Overlay may impact permitting schedule and project cost