| ORDINANCE NO. |
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AN ORDINANCE RELATED TO ZONING, AMENDING REGULATIONS FOR PERMITTING CRITERIA OF EMERGENCY HOMELESS ENCAMPMENTS BY AMENDING THE THURSTON COUNTY ZONING ORDINANCE (TITLE 20 TCC), THE LACEY URBAN GROWTH AREA ZONING ORDINANCE (TITLE 21 TCC), THE TUMWATER URBAN GROWTH AREA ZONING ORDINANCE (TITLE 22 TCC), AND THE OLYMPIA URBAN GROWTH AREA ZONING ORDINANCE (TITLE 23 TCC) BY AMENDING CHAPTERS 20.35, 20.60, 21.64, 21.81, 22.51, 22.62, 23.45, AND 23.72, AND TO REPEAL ORDINANCE NO. 16161, AND FOR OTHER MATTERS PROPERLY RELATED THERETO.

WHEREAS, Thurston County is required to plan under Chapter 36.70A RCW, the Growth Management Act (GMA), which contains fourteen goals that are intended to guide the development and adoption of comprehensive plans, which relate to urban growth, rural development, reduced sprawl, transportation, housing, economic development, property rights, permits, natural resource industries, open space and recreation, environment, citizen participation and coordination, public facilities and services, historic preservation, and shoreline management act goals and policies; and

WHEREAS, the GMA requires the comprehensive plan and development regulations to demonstrate and uphold the concepts of internal consistency, conformity, and concurrency; and

WHEREAS, the GMA also requires a process of early and continuous citizen participation for amending comprehensive plans and development regulations; and

WHEREAS, the development regulations, including the official zoning map, in Thurston County adopted under the GMA must be consistent with the Thurston County Comprehensive Plan and associated Joint Plans; and

WHEREAS, Thurston County has performed professional review, public notice, and comment with respect to these amendments; and

WHEREAS, the development regulations in the Thurston County Zoning Ordinance (Title 20 TCC) apply to the unincorporated rural county as well as the unincorporated Urban Growth Areas of Rainier, Yelm, Tenino and Grand Mound, and the locations and boundaries of the zoning districts established in the Zoning Ordinance are shown in the Official Zoning Map, Thurston County, Washington (Chapter 20.06 TCC); and

WHEREAS, the development regulations in the Lacey Urban Growth Area Zoning Ordinance (Title 21 TCC) apply to the Lacey Urban Growth Area, and the locations and boundaries of the zoning districts established in the Zoning Ordinance of the Lacey Urban Growth Area are shown in the Official Zoning Map, Thurston County, Washington, North County Urban Growth Areas (Chapter 21.09 TCC); and

WHEREAS, the development regulations in the Tumwater Urban Growth Area Zoning Ordinance (Title 22 TCC) apply to the Tumwater Urban Growth Area, and the locations and boundaries of the zoning districts established in the Zoning Ordinance of the Tumwater Urban Growth Area are shown in the Official Zoning Map, Thurston County, Washington, North County Urban Growth Areas (Chapter 22.06.020 TCC); and

- WHEREAS, the development regulations in the Olympia Urban Growth Area Zoning Ordinance (Title 23 TCC) apply to the Olympia Urban Growth Area, and the locations and boundaries of the zoning districts established in the Zoning Ordinance of the Olympia Urban Growth Area are shown in the Official Zoning Map, Thurston County, Washington, North County Urban Growth Areas (Chapter 23.02 TCC); and
- **WHEREAS**, the amendments to the Thurston County Code adopted by this ordinance were prepared, considered and adopted in compliance with the county-wide planning policies; and
- **WHEREAS**, the GMA requires counties to adopt county-wide planning policies to guide the adoption of comprehensive plans and associated development regulations. The principal purpose of these policies is to ensure that the comprehensive plans and development regulations of counties and the cities within them are coordinated with each other; and
- **WHEREAS**, there are goals and policies in the Comprehensive Plan regarding homeless encampments and emergency housing; and
- **WHEREAS**, the development regulation amendments adopted by this ordinance are consistent with the Comprehensive Plan; and
- **WHEREAS**, the Board enacted Ordinance No. 15792 on June 25, 2019 which adopted interim regulations for flexibility of permitting criteria of emergency homeless encampments in unincorporated Thurston County including the rural area and the Urban Growth Areas of Olympia, Lacey and Tumwater; and
- **WHEREAS**, Ordinance No. 15792 was renewed by Ordinance No. 15902 on June 9, 2020; and
- **WHEREAS**, Ordinance No. 15792 was amended by Ordinance No. 15948 on December 1, 2020; and
- **WHEREAS**, Ordinance No. 15792 as amended by Ordinance No. 15948 was renewed by Ordinance No. 16026 on May 25, 2021; and
- **WHEREAS**, Ordinance No. 15792 as amended by Ordinance No. 15948 was renewed and amended by Ordinance No. 16093 on November 30, 2021; and
- **WHEREAS**, Ordinance No. 15792 as amended by Ordinance No. 15948 and Ordinance No. 16093 was renewed by Ordinance No. 16161 on May 24, 2022; and
- **WHEREAS**, the Board of County Commissioners requested staff investigate if additional changes could be made beyond interim regulations to improve the effectiveness of the Homeless Encampments ordinance during a renewal of interim regulations in June 2021; and
- **WHEREAS**, Thurston County Community Planning worked with the Thurston County Sheriff's Office, Thurston County Public Health and Social Services, and Development Services CPED staff in developing the changes contained herein; and
- **WHEREAS**, during review of regulations with Development Services CPED, it was identified that additional clarity was needed around the application requirements and permitting process; and

- **WHEREAS**, additional revisions were proposed to homeless encampment regulations in order to provide additional clarity around application procedures and requirements, improve quality of life for people in encampments, and ensure protection of the environment; and
- **WHEREAS**, on July 6, July 20, August 17, and September 7, 2022 the Planning Commission held work sessions to review the history of the interim regulations, related policies, and the changes contained in this ordinance; and
- **WHEREAS**, on August 17, 2022 the Planning Commission held a duly noticed public hearing for the changes contained in this ordinance; and
- **WHEREAS**, the Thurston County Planning Commission has studied the issue and recommended approval of the proposed amendments on September 7, 2022. The proposed amendments as recommended by the Planning Commission adopt interim regulations as permanent, with some changes for clarity and improved implementation. The amendments affect the Homeless Encampment and Administrative Procedures Chapters within Titles 20, 21, 22, and 23 and allow for a waiver of some permitting criteria of homeless encampments during a declared emergency, and clarify application and permitting procedures for homeless encampments; and
- **WHEREAS**, a determination of non-significance was issued by Thurston County under SEPA (Chapter 43.21C RCW) on September 9, 2022 for the changes contained in this ordinance; and
- **WHEREAS**, at a work session on September 28, 2022, the Board reviewed the proposed amendments and the Planning Commission recommendation; and
- **WHEREAS**, the Board held a duly noticed public hearing on November 8, 2022 for the changes contained in this ordinance; and
- **WHEREAS**, in formulating its decision, the Board considered public comments received through the public hearings and the public process; and
 - WHEREAS, the Board concurs with the Planning Commission recommendation; and
- **WHEREAS,** the Board finds it necessary to amend existing homeless encampment regulations to address the current crisis declared by approving Resolution No. H-2-2018 on June 14, 2018 and to better clarify the permitting process for homeless encampments; and
- **WHEREAS**, the Board recognizes the vital contributions of nonprofits, faith-based organizations, community groups, advocates, and private citizens who provide temporary, permanent, and supportive housing, and other social and health services to those in need utilizing best practice approaches; and
- **WHEREAS**, the Board finds that amendments as contained in this ordinance are one measure of many appropriate measures to address the homelessness crisis; and
- **WHEREAS**, these findings and the record generated in the public hearing process and at adoption of this ordinance show that this measure is consistent with the GMA goals; and
- **WHEREAS**, the Board believes that the amendment is necessary for the preservation of the public health, safety, and general welfare of Thurston County residents; and

WHEREAS, the changes contained herein supersede previously adopted interim regulations and interim regulations effective under Ordinance No. 16161.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF THURSTON COUNTY, AS FOLLOWS:

SECTION 1. REPEAL ORDINANCE 16161. Interim regulations adopted under Ordinance No. 16161 are hereby repealed.

SECTION 2. THURSTON COUNTY ZONING ORDINANCE (TITLE 20 TCC). The Thurston County Code, Title 20, Chapter 20.35 'Homeless Encampments' and Chapter 20.60 'Administrative Procedures' are hereby amended as shown in Attachment A.

SECTION 3. LACEY URBAN GROWTH AREA ZONING ORDINANCE (TITLE 21 TCC). The Thurston County Code, Chapter 21.64 'Homeless Encampments' and Chapter 21.81 'Administration and Enforcement' is hereby amended as shown in Attachment B.

SECTION 4. TUMWATER URBAN GROWTH AREA ZONING ORDINANCE (TITLE 22 TCC). The Thurston County Code, Chapter 22.51 'Homeless Encampments' and Chapter 22.62 'Administration and Appeals' is hereby amended as shown in Attachment C.

SECTION 5. OLYMPIA URBAN GROWTH AREA ZONING ORDINANCE (TITLE 23 TCC). The Thurston County Code, Chapter 23.45 'Homeless Encampments' and Chapter 23.72 'Administration' is hereby amended as shown in Attachment D.

SECTION 6. SEVERABILITY. If any section, subsection, sentence, clause, phrase or other portion of this resolution or its application to any person is, for any reason, declared invalid, illegal or unconstitutional in whole or in part by any court or agency of competent jurisdiction, said decision shall not affect the validity of the remaining portions hereof.

SECTION 7. CORRECTIONS. Upon approval of the Prosecuting Attorney's Office, the Clerk of the Board is authorized to make any necessary corrections to any map, mapped boundary, section, subsection, sentence, clause, phrase or other portion of this resolution for scriveners or clerical errors, references, ordinance numbering, section/subsection numbers, and any reference thereto.

BOCC PUBLIC HEARING DELIBERATIVE DRAFT
Development Code Docket Item #A24 – Emergency Housing Ordinance

SECTION 8. EFFECTIVE DATE. This ordinance shall take effect immediately upon adoption.

| ADOPTED: | |
|-----------------------------|--|
| ATTEST: | BOARD OF COUNTY COMMISSIONERS Thurston County, Washington |
| Clerk of the Board | |
| | Chair |
| APPROVED AS TO FORM: | |
| JON TUNHEIM | |
| PROSECUTING ATTORNEY | Vice-Chair |
| | |
| Travis Burns, | |
| Deputy Prosecuting Attorney | Commissioner |

ATTACHMENT A: Thurston County Zoning Ordinance (Title 20)

Deleted Text: Strikethrough / Changes: <u>Underlined</u> / Unaffected Omitted Text: (...)

I. Thurston County Code, Chapter 20.35 TCC ('Homeless Encampments') shall be amended to read as follows:

Chapter 20.35 – Homeless Encampments

20.35.020 Purpose.

The purpose of this chapter is to provide standards to assure that homeless encampments can be accommodated while maintaining conformance with minimum health and safety standards. Additionally, the purpose of this chapter is to facilitate a quick response in permitting of homeless encampments as needed during a declared crisis or emergency.

20.35.040 Approval authority.

Emergency homeless encampments are permitted as a temporary use for which the approval authority shall be the director, subject to the requirements of this chapter when sponsored by a ehurchfaith-based organization, not-for-profit organization, or other organization.

20.35.060 Homeless encampment—Initiation—Procedure—Notice.

- 1. <u>Advance Notice Required.</u> The host and/or sponsoring agency shall send a notice of application tonotify the county to establish of the proposed homeless encampment a minimum of thirty days prior to the proposed date of establishment for the homeless encampment. The advance notification shall be in the form of an application for a permit for a temporary homeless encampment and shall contain the following information:
 - a. Host and sponsoring agency contact and location information;
 - b. The maximum number of residents;
 - c. The estimated length of time the homeless encampment will continue, not to exceed the requirements under this chapter;
 - d. The proposed opening date of the homeless encampment:
 - e. The proposed location of the public informational meeting; and
 - f. The manner in which the homeless encampment will comply with the requirements of this Chapter and which requirements, if any, are requested to be waived as considered under TCC 20.35.130.
- 2. The public informational meeting as described TCC 20.35.070 shall be held within ten days of filing the notice of application.

- 3. The notice of application and public informational meeting shall contain the following information:
 - a. Host and sponsoring agency contact and location information;
 - b. The maximum number of residents;
 - c. The proposed opening date of the homeless encampment; and
 - d. The proposed location of the public informational meeting.
- 42. If the sponsoring agency is not the host agency of the site, the sponsoring agency shall submit a written agreement from the host agency allowing the homeless encampment.
- 53. All Public Schools Notified. Upon receipt of an application, the department shall send a copy of the application to the administrative office of the school district in which the homeless encampment will be located for its review and consideration.
- 64. The host and/or sponsoring agency shall provide notice of the application by posting two signs or placards on the site, or in a location immediately adjacent to the site, that provide visibility to motorists using adjacent streets. Timing for placing signs shall coincide with other notification requirements described aboveoccur no later than nine (9) days after receiving an application that is deemed complete or at the same time for which the public informational meeting is noticed under 20.35.070(3) and (4), whichever comes first. The director shall establish standards for size, color, layout, design, placement, and timing of installation and removal of the signs or placards. The county shall provide the sign to the host and/or sponsoring agency along with a date by which the sign must be posted. The sign shall include the name and general description of the proposed project, proposed opening date, the sponsoring agency and a contact name and phone number for more information.
 - a. The sign shall be installed in a place visible to the public, midpoint along the site street frontage at a location five (5) feet inside the property line, or as otherwise directed by the responsible official to maximize visibility.
 - b. The sign board shall be secured to at least one (1) four (4) inch by four (4) inch posts. Bracing shall be used in order for the sign board to withstand high wind conditions that may occur. Posts shall be dug twenty-four (24) to thirty-six (36) inches into the ground for stability. The top of the sign board shall be designed to be between four (4) and six (6) feet above grade.
 - c. The applicant shall maintain the sign board in good condition throughout the application review period, which shall extend through the time of the final county decision on the proposal including the expiration of the applicable appeal period. If the sign board is removed, county review of the land use application may be discontinued until the board is replaced and has remained in place for the required period of time.
 - d. The applicant shall remove the sign board within fourteen (14) calendar days after final county decision on the application, including expiration of applicable appeal periods, and return the sign board to the county.

- e. Affidavit of Installation. The applicant shall execute an affidavit certifying where and when the sign board was posted and submit to the responsible official for inclusion in the project file at least seven (7) days prior to the hearing.
- 5. Within nine (9) days after the application is received and deemed complete, the department shall mail a notice of application to all owners of the property within one-thousand feet of the project site. This may be done concurrently with the notice required for the public informational meeting under 20.35.070(4). It shall also be mailed to the applicant and other interested parties. The notice of application shall include the information required under 20.35.060(1), and the additional following:
 - a. A statement of the right of any person to comment on the application, receive notice of and participate in any hearings if applicable, request a copy of the decision once made, and any appeal rights;
 - b. A statement of the preliminary determination, if one has been made at the time of notice, of those development regulations that will be used for project mitigation and of consistency;
 - c. A map showing the project site in relation to other properties; and
 - d. Any other information determined appropriate by the department.

20.35.065 Homeless encampment—Application Review Procedures.

A homeless encampments permit is a temporary use permit that is an administrative decision by the Director or Director's designee. The Director may issue a temporary and revocable permit for a Homeless Encampment subject to the requirements of this Chapter.

- 1. Homeless encampments are permitted as a temporary use through and administrative special use permit, Type I. Where regulations differ between Chapter 20.60 TCC and this Chapter, the regulations for processing the permit of this chapter apply. This includes timing and procedure for notice of application, public informational meeting requirements, and appeal procedures.
 - a. Advanced Notice is required as outlined under Section 20.35.060(1) TCC.
 - b. A public informational meeting is required as outlined under Section 20.35.070 TCC.
 - c. Proper noticing is required by both the host and/or sponsoring agency, and the department to provide notice of the application and notice of the public meeting, as stated in this Chapter.
 - d. Homeless encampments are subject to the requirements of approval and operations and security plan requirements as outlined in this Chapter. Certain requirements may be waived subject to Section 20.35.130 TCC.
 - e. Director's Decision on Homeless Encampments.
 - i. The Director shall review the proposal to ensure compliance with the provisions of this Chapter and all other applicable laws to ensure that the health, safety and welfare of the citizens of the County are preserved, and to

- provide an expedient and reasonable land use review process for decisions and interpretations of this Chapter.
- ii. Director Authority. The Director may modify the submittal requirements as deemed appropriate.
- iii. The Director will review the decision on the permit application with the

 Thurston Board of County Commissioners. Upon review, the Thurston

 Board of County Commissioners shall either confirm or reverse the
 recommendation of the Director, or remand the decision back to the Director
 with instructions. The Director shall issue a final decision following review
 with the Board of County Commissioners.
- iv. Notice of Decision. The Director shall notify the Sponsoring and Host

 Agencies of the Director's decision to approve, modify or deny the
 application within a timely manner, but not prior to fourteen (14) days after
 the public informational meeting. The Director's decision as reviewed by
 the Thurston County Board of County Commissioners is a final decision of
 the County.
- f. Appeal Procedures. Notwithstanding appeal procedures under 20.60.060 TCC, or any other Thurston County procedure, the Director's decision is final and no reconsideration requests, appeals to the Hearings Examiner, nor appeals to the Board of County Commissioners shall be considered. The Director's final decision under this Chapter may be appealed to a Superior Court with competent jurisdiction. The filing of an appeal to Superior Court will not result in an automatic stay absent a court order.

20.35.070 Public Informational Meeting.

- 1. The sponsoring agency shall conduct at least one neighborhood public informational meeting at the location of the proposed homeless encampment, or at a location close to the proposed homeless encampment site. A virtual meeting may be considered in combination with a public informational meeting. However, a virtual meeting may only serve in lieu of an in-person public informational meeting at the discretion of the Director if there are existing concerns related to public health and safety.
- 2. The time and location of the meeting shall be agreed upon between the department, host agency, and sponsoring agency. The public informational meeting shall be held a minimum of fourteen (14) days prior to the issuance of the temporary use permit.
- 3. The host and/or sponsoring agency shall provide notice of the neighborhoodpublic informational meeting by publishing in a newspaper of general circulation within the affected neighborhood not less than fourteen ten days prior to the date of the neighborhoodpublic informational meeting. The publication shall specify the time and place of the neighborhoodpublic informational meeting, and the information required for the advanced notification of application notice of application under Section 20.35.060(1)(C) to establish a homeless encampment. This may be done concurrently with the notice of application required under 20.35.060(5).

- 4. At minimum, all property owners within one thousand feet of the proposed homeless encampment location shall be notified by mail a minimum of fourteen ten (10) days in advance of the public informational meeting by the host and/or sponsoring agency. In lieu of notice by mail, an alternative means of notice may be provided that is reasonably calculated to notify the neighboring property owners within one thousand feet of the proposed homeless encampment.
- 5. The public informational meeting shall at a minimum include general information of the proposed project, maximum number of residents, proposed opening date, contact information for the sponsoring agency, and availability of the host and/or sponsoring agency to answer questions.

20.35.080 Requirements for approval.

- 1. Each homeless encampment shall be a minimum of one thousand square feet in size, and each camping unit separated by a minimum of ten feet from any property line and have necessary onsite facilities, including, but not limited to the following:
 - a. Sanitary portable toilets in the number and pumping interval required to meet capacity guidelines;
 - b. Hand washing stations by the toilets and by the food areas;
 - c. Refuse receptacles with capacity to handle pickup intervals without overflowing and vector proof that close and keep out flies, rodents and other animals;
 - d. Food tent and security tent. Food needs to be stored in vector proof <u>closed</u> containers (or receptacles) that keep out flies, rodents and other animals.
- 2. The host and sponsoring agencies shall provide adequate potable water source with backflow prevention to the homeless encampment, as approved by the local water district and the county.
- 3. No homeless encampment shall be located within a critical area or its buffer.
- 4. No permanent structures shall be constructed for the homeless encampment.
- 5. No more than forty residents shall be allowed. The county may further limit the number of residents as site conditions dictate.
- 6. Adequate onsite parking shall be provided for the homeless encampment. No offsite parking will be allowed. The number of vehicles used by homeless encampment residents shall be provided. If the homeless encampment is located on a site with another use, it shall be shown that the homeless encampment parking will not create a shortage of onsite parking for the other use/s on the property as estimated by the host.
- 7. The homeless encampment shall be within a quarter mile of a bus stop with seven days per week service, whenever possible. If not located within a quarter mile of a bus stop, the sponsoring agency must demonstrate the ability for residents to obtain access to the nearest public transportation stop (such as carpools or shuttle buses).
- 8. The homeless encampment shall be adequately screened from any adjacent right of way and residence. Screening shall be a minimum height of six feet and may include, but is not

- limited to, a combination of sight obscuring fencing, landscaping, or the placement of the homeless encampment behind buildings. The type of screening shall be approved by the department.
- 9. All sanitary portable toilets shall be screened from adjacent properties and rights-of-way. The type of screening shall be approved by the County and may include, but is not limited to, a combination of fencing and/or landscaping.
- 10. <u>Indoor encampments and allAll</u> temporary structures within the homeless encampment shall conform to all building codes.
- 11. At minimum, the homeless encampment shall conform to the following Fire requirements:
 - a. Material used as roof covering and walls shall be of flame retardant material;
 - b. There shall be no open fires;
 - c. No heating appliances, except electric heaters, within the individual camping units or temporary structures are allowed, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - d. No cooking appliances other than microwave appliances are allowed within the individual camping units or temporary structures, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - e. An adequate number and appropriate rating of fire extinguishers shall be provided as approved by the fire department;
 - f. Adequate access for fire and emergency medical apparatus shall be provided. This shall be determined by the fire department;
 - g. Adequate separation between camping units and other structures shall be maintained as determined by the fire department, but in no case, less than ten feet; and
 - h. Electrical service shall be in accordance with recognized and accepted practice; Electrical cords are not to be strung together and any cords used must be approved for exterior use.
- 12. No homeless encampment shall be permitted on public rights-of-way.
- 13. Because a homeless encampment is a non-traditional living arrangement and therefore provides less privacy and more complex living arrangements than traditional homes, a distance requirement that provides visual separation and buffering from other sensitive land use activities is considered appropriate. To satisfy this concern, no shelter shall be permitted within three hundred feet <u>from the property line</u> of a licensed child daycare facility or any public or private pre-school or elementary, middle, or high school. However, in the event that a daycare or school is located within the property of a potential host agency, this requirement may be waived by the director if the owner of the daycare or principal of the school agrees to the waiving of the distance requirement.

20.35.090 Operations and security plan required.

- 1. The host and/or sponsoring agency shall submit an operations and security plan to the department as part of the permit application for the homeless encampment. The security plan shall address potential security and neighborhood impacts within five hundred (500) feet of the temporary site.
- 2. The host agency shall provide to all residents of the homeless encampment a "Code of Conduct" for living at the encampment. A copy of the "Code of Conduct" shall be submitted as part of the operations and security plan.
- 3. All homeless encampment residents must sign an agreement to abide by the code of conduct. Failure to abide by the code of conduct and the operations and security plan shall result in the noncompliant resident's immediate and permanent expulsion from the property.
- 4. The sponsoring agency shall keep a log of all people who stay overnight in the encampment, including names, birth dates, and dates of stay. Logs shall be kept for a minimum of six months and made available to the county and the sheriff's Office upon request.
- 5. The sponsoring agency shall take all reasonable and legal steps to obtain verifiable ID; The sponsoring agency may require presentation of identification such as a driver's license, government issued identification card, military identification or passport, fingerprinting technologies, or other reasonable forms of identification from prospective and existing encampment residents.
- 6. The host agency shall ensure there is a security tent that is labeled with a visible sign indicating it is the security tent. The security tent shall have an operational telephone or cell phone that is manned twenty-four hours a day seven days a week and must provide the phone number to CAPCOM_TCOMM (county dispatch center). The security tent shall be located near the entrance of the encampment and be staffed by a volunteer, encampment resident, designated representative of the host agency, or other responsible person.
- 7. The sponsoring agency will may use verifiable identification listed in this section (20.35.090 TCC), to obtain sex offender and warrant checks from the Thurston County Sheriff's Office for prospective and existing homeless encampment residents.
 - a. If said warrant and sex offender checks reveal either (1) an existing or outstanding warrant from any jurisdiction in the United States for the arrest of the individual who is the subject of the check; or (2) the subject of the check is a sex offender, required to register with the county sheriff or their county of residence pursuant to RCW 9A.44.130, then sponsoring agency—will may reject the subject to the check for residency to homeless encampment or eject the subject of the check if that person is already a homeless encampment resident.
 - b. The sponsoring agency shall immediately contact the Thurston County Sheriff's office TCOMM if the reason for rejection or ejection of an individual from the homeless encampment is an active warrant or if, in the opinion of the on-duty designated representative of the host agency or the on-duty security staff, the rejected/ejected person is a potential threat to the community.

- 8. The sponsoring agency shall self_police and self_manage its residents, and shall prohibit alcohol, illegal drugs, weapons, fighting, and abuse of any kind, littering or disturbing neighbors while located on the property. The sponsoring agency may prohibit alcohol. Safe storage is recommended to be provided for weapons on the property.
- 9. The sponsoring agency will appoint a designated representative of the host agency to serve on duty at all times to serve as a point of contact for the Thurston County Sheriff's Office responding agency and will orient the officers or deputies as to how the security tent operates. The names of the on_duty designated representative of the host agency will be posted daily in the security tent. The county shall provide contact numbers of non-emergency personnel which shall be posted at the security tent.
- 10. Visitors: Visitors to the encampment must meet the following procedures and requirements:
 - a. Visitors to the encampment must be invited and accompanied by a resident and must be able to show picture ID.
 - b. Visitors may be at the encampment only between the hours of 9:00 a.m. and 10:00 p.m.
 - c. Visitors may not stay overnight unless they get permission from the host and complete the same background check requirements as required for residents.
- 11. The homeless encampment shall have a numbering system to easily identify each of the tents. A map of the homeless encampment indicating the general location and the numbering of the tents shall be posted at the security tent.
- 12. The host agency shall provide proof of general liability insurance with minimum limits of one million dollars per occurrence.

20.35.100 Timing.

- 1. No more than one homeless encampment may be located in each of the sheriff districts in Thurston County at any time but never more than two homeless encampments may be located within unincorporated Thurston County at any one time.
- 2. Duration of the homeless encampment shall not exceed one hundred eighty daysthree hundred and sixty-five (365) days. One (1) one-year permit extension may be granted by the Director upon the submittal of a letter from the Host Agency requesting said extension. Extension of any waived requirements under TCC 20.35.130 must also be requested. After one (1) extension has been granted, a new temporary use permit under this Chapter shall be required.
- 3. No host agency shall host a homeless encampment on the same or nearby lot, as defined at TCC 20.03.040(83)(d), more than one time in any twelve-month period, beginning on the date the homeless encampment locates on a parcel of property.

20.35.110 Inspections.

The sponsoring and host agencies shall permit inspections by Thurston County, the applicable fire district, public health, environmental health, and the sheriff's Office at reasonable times without prior notice for compliance with the conditions of the permit for the homeless encampment.

20.35.120 Termination and Revocation.

- 1. Homeless Encampment Permit Termination. If the sponsoring agency fails to take action against a resident who violates the terms and conditions of this permit, it may result in immediate termination of the permit. If the county learns of acts of violence by residents of the encampment and the sponsoring agency has not adequately addressed the situation, the permit may be immediately terminated.
- 2. Homeless Encampment Permit Revocation. Upon determination that there has been a violation of any approval criteria or condition of application, the Director or the Director's designee may give written notice to the permit holder describing the alleged violation. Within fourteen (14) days of the mailing of notice of violation, the permit holder shall show cause why the permit should not be revoked. At the end of the fourteen (14) day period, the Director or the Director's designee shall sustain or revoke the permit. When a Homeless Encampment Permit is revoked, the Director or the Director's designee shall notify the permit holder by first class and certified mail of the revocation and the findings upon which revocation is based. Appeals from the Director's decision to revoke a temporary Homeless Encampment permit shall be to Superior Court.

20.35.130 Emergency Waiver.

Upon adoption of an emergency resolution by the Thurston County Board of Health and/or the Thurston County Board of Commissioners declaring a homelessness emergency or crisis and after consultation with stakeholders, the requirements of this Chapter may be waived or modified by the Director or his or her designee for faith- based organizations, not-for-profit organizations and units of government, except for the requirements in TCC 20.35.070, TCC 20.35.080 (3), (9), (10), and (11), and TCC 20.35.090 (2), (3), (7), (8), and (12). Waiver or modification of TCC 20.35.080 (1) and (2) also requires concurrence from the Thurston County Health Officer in addition to the other requirements necessary for waiver under this Section. Waiver or modification of TCC 20.35.080 (5) may only be made to allow a one hundred percent (100%) increase in the number of residents. Any waiver of the requirements of this Chapter shall be valid for the duration of the temporary use permit as long as the Thurston County Board of Health and/or the Thurston County Board of Commissioners continues to find that the public health emergency exists. If a public health emergency is rescinded, the applicant has ninety (90) days to remedy any waived conditions consistent with the requirements of this Chapter.

II. Thurston County Code, Chapter 20.60 TCC ('Administrative Procedures') shall be amended to read as follows:

| Chapter 20.60 – Administrative Procedures |
|--|
| 20.60.020 – Application review procedures. |
| |
| |

Table 2

Permit Review Matrix

Thurston County Zoning Ordinance

| Permit/Review | Staff/ | Hearing | Planning | Board of | Review P | Review Process Timeline | | |
|--|----------|-------------------------------|---------------------------------|--|----------|-------------------------|-------------|---------|
| | Director | Examiner (open hearing) | Commission (open hearing) | County Commissioners (closed hearing) | Type I | Type II | Type III | Type IV |
| | | | | | | | | |
| Other administrative decisions/code interpretations | D | A | | A | V | | | |
| Temporary Use Permit for Homeless Encampments (20.35 TCC) ¹ | <u>D</u> | <u>Appeala</u> | able directly to S | Superior Court. | ✓ | | | |
| Amendments to administrative actions | D | A | | A | √ | | | |

- Permits for homeless encampments are considered a temporary use. Where application requirements and procedures for review differ from those laid out in this chapter, the requirements and procedures in Chapter 20.35 TCC apply. Administrative Decisions made by the Director are considered final and are directly appealable to Superior Court.
- * Decision-making authority mandated by state law.
- ** Site-specific rezones for which a corresponding joint plan amendment is required, which are approved by the board of county commissioners, follows the process for comprehensive plan amendments, zoning text amendments, and legislative rezones.

. . .

ATTACHMENT B: Lacey Urban Growth Area Zoning Ordinance (Title 21)

Deleted Text: Strikethrough / Changes: Underlined / Unaffected Omitted Text: (...)

I. Thurston County Code, Chapter 21.64 TCC ('Homeless Encampments') shall be amended to read as follows:

Chapter 21.64 – Homeless Encampments

21.64.020 Purpose.

The purpose of this chapter is to provide standards to assure that homeless encampments can be accommodated while maintaining conformance with minimum health and safety standards. Additionally, the purpose of this chapter is to facilitate a quick response in permitting of homeless encampments as needed during a declared crisis or emergency.

21.64.040 Approval authority.

Emergency homeless encampments are permitted as a temporary use for which the approval authority shall be the director, subject to the requirements of this chapter when sponsored by a ehurchfaith-based organization, not-for-profit organization, or other organization.

21.64.060 Homeless encampment—Initiation—Procedure—Notice.

- A. <u>Advance Notice Required.</u> The host and/or sponsoring agency shall send a notice of application to notify the county to establish of the proposed homeless encampment a minimum of thirty days prior to the proposed date of establishment for the homeless encampment. The advance notification shall be in the form of an application for a permit for a temporary homeless encampment and shall contain the following information:
 - 1. Host and sponsoring agency contact and location information;
 - 2. The maximum number of residents;
 - 3. The estimated length of time the homeless encampment will continue, not to exceed the requirements under this chapter;
 - 4. The proposed opening date of the homeless encampment;
 - 5. The proposed location of the public informational meeting; and
 - 6. The manner in which the homeless encampment will comply with the requirements of this Chapter and which requirements, if any, are requested to be waived as considered under TCC 21.64.130.
- B. The public informational meeting as described TCC 20.35.070 shall be held within ten days of filing the notice of application.

- C. The notice of application and public informational meeting shall contain the following information:
 - 1. Host and sponsoring agency contact and location information;
 - 2. The maximum number of residents;
 - 3. The proposed opening date of the homeless encampment; and
 - 4. The proposed location of the public informational meeting.
- <u>DB</u>. If the sponsoring agency is not the host agency of the site, the sponsoring agency shall submit a written agreement from the host agency allowing the homeless encampment.
- <u>EC</u>. All Public Schools Notified. Upon receipt of an application, the department shall send a copy of the application to the administrative office of the school district in which the homeless encampment will be located for its review and consideration.
- FD. The host and/or sponsoring agency shall provide notice of the application by posting two signs or placards on the site, or in a location immediately adjacent to the site, that provide visibility to motorists using adjacent streets. Timing for placing signs shall coincide with other notification requirements described aboveoccur no later than nine (9) days after receiving an application that is deemed complete or at the same time for which the public informational meeting is noticed under 21.64.070(C) and (D), whichever comes first. The director shall establish standards for size, color, layout, design, placement, and timing of installation and removal of the signs or placards. The county shall provide the sign to the host and/or sponsoring agency along with a date by which the sign must be posted. The sign shall include the name and general description of the proposed project, proposed opening date, the sponsoring agency and a contact name and phone number for more information.
 - 1. The sign shall be installed in a place visible to the public, midpoint along the site street frontage at a location five (5) feet inside the property line, or as otherwise directed by the responsible official to maximize visibility.
 - 2. The sign board shall be secured to at least one (1) four (4) inch by four (4) inch posts. Bracing shall be used in order for the sign board to withstand high wind conditions that may occur. Posts shall be dug twenty-four (24) to thirty-six (36) inches into the ground for stability. The top of the sign board shall be designed to be between four (4) and six (6) feet above grade.
 - 3. The applicant shall maintain the sign board in good condition throughout the application review period, which shall extend through the time of the final county decision on the proposal including the expiration of the applicable appeal period. If the sign board is removed, county review of the land use application may be discontinued until the board is replaced and has remained in place for the required period of time.
 - 4. The applicant shall remove the sign board within fourteen (14) calendar days after final county decision on the application, including expiration of applicable appeal periods, and return the sign board to the county.

- 5. Affidavit of Installation. The applicant shall execute an affidavit certifying where and when the sign board was posted and submit to the responsible official for inclusion in the project file at least seven (7) days prior to the hearing.
- E. Within nine (9) days after the application is received and deemed complete, the department shall mail a notice of application to all owners of the property within one-thousand feet of the project site. This may be done concurrently with the notice required for the public informational meeting under 21.64.070(D). It shall also be mailed to the applicant and other interested parties. The notice of application shall include the information required under 21.64.060(A), and the additional following:
 - 1. A statement of the right of any person to comment on the application, receive notice of and participate in any hearings if applicable, request a copy of the decision once made, and any appeal rights;
 - A statement of the preliminary determination, if one has been made at the time of notice, of those development regulations that will be used for project mitigation and of consistency;
 - 3. A map showing the project site in relation to other properties; and
 - 4. Any other information determined appropriate by the department.

21.64.065 Homeless encampment—Application Review Procedures.

A homeless encampments permit is a temporary use permit that is an administrative decision by the Director or Director's designee. The Director may issue a temporary and revocable permit for a Homeless Encampment subject to the requirements of this Chapter.

- A. Homeless encampments are permitted as a temporary use through and administrative special use permit, Type I. Where regulations differ between Chapter 21.81 TCC and this Chapter, the regulations for processing the permit of this chapter apply. This includes timing and procedure for notice of application, public informational meeting requirements, and appeal procedures.
 - 1. Advanced Notice is required as outlined under Section 21.64.060(A) TCC.
 - 2. A public informational meeting is required as outlined under Section 21.64.070 TCC.
 - 3. Proper noticing is required by both the host and/or sponsoring agency, and the department to provide notice of the application and notice of the public meeting, as stated in this Chapter.
 - 4. Homeless encampments are subject to the requirements of approval and operations and security plan requirements as outlined in this Chapter. Certain requirements may be waived subject to Section 21.64.130 TCC.
 - 5. Director's Decision on Homeless Encampments.
 - a. The Director shall review the proposal to ensure compliance with the provisions of this Chapter and all other applicable laws to ensure that the health, safety and welfare of the citizens of the County are preserved, and

- to provide an expedient and reasonable land use review process for decisions and interpretations of this Chapter.
- b. Director Authority. The Director may modify the submittal requirements as deemed appropriate.
- c. The Director will review the decision on the permit application with the Thurston Board of County Commissioners. Upon review, the Thurston Board of County Commissioners shall either confirm or reverse the recommendation of the Director, or remand the decision back to the Director with instructions. The Director shall issue a final decision following review with the Board of County Commissioners.
- d. Notice of Decision. The Director shall notify the Sponsoring and Host
 Agencies of the Director's decision to approve, modify or deny the
 application within a timely manner, but not prior to fourteen (14) days after
 the public informational meeting. The Director's decision as reviewed by
 the Thurston County Board of County Commissioners is a final decision of
 the County.
- 6. Appeal Procedures. Notwithstanding appeal procedures under 21.81.070 TCC, or any other Thurston County procedure, the Director's decision is final and no reconsideration requests, appeals to the Hearings Examiner, nor appeals to the Board of County Commissioners shall be considered. The Director's final decision under this Chapter may be appealed to a Superior Court with competent jurisdiction. The filing of an appeal to Superior Court will not result in an automatic stay absent a court order.

21.64.070 Public Informational Meeting.

- A. The sponsoring agency shall conduct at least one neighborhood public informational meeting at the location of the proposed homeless encampment, or at a location close to the proposed homeless encampment site. A virtual meeting may be considered in combination with a public informational meeting. However, a virtual meeting may only serve in lieu of an in-person public informational meeting at the discretion of the Director if there are existing concerns related to public health and safety.
- B. The time and location of the meeting shall be agreed upon between the department, host agency, and sponsoring agency. The public informational meeting shall be held a minimum of fourteen (14) days prior to the issuance of the temporary use permit.
- C. The host and/or sponsoring agency shall provide notice of the neighborhoodpublic informational meeting by publishing in a newspaper of general circulation within the affected neighborhood not less than fourteen ten days prior to the date of the neighborhoodpublic informational meeting. The publication shall specify the time and place of the neighborhoodpublic informational meeting, and the information required for the advanced notification of application notice of application under Section 21.64.060(A) 20.35.060(C) to establish a homeless encampment. This may be done concurrently with the notice of application required under 21.64.060(E).

- D. At minimum, all property owners within one thousand feet of the proposed homeless encampment location shall be notified <u>by mail</u> a minimum of <u>fourteen ten (10)</u> days in advance of the <u>public informational</u> meeting by the host and/or sponsoring agency. <u>In lieu of notice by mail</u>, an alternative means of notice may be provided that is reasonably calculated to notify the neighboring property owners within one thousand feet of the <u>proposed homeless encampment</u>.
- E. The public informational meeting shall at a minimum include general information of the proposed project, maximum number of residents, proposed opening date, contact information for the sponsoring agency, and availability of the host and/or sponsoring agency to answer questions.

21.64.080 Requirements for approval.

- A. Each homeless encampment shall be a minimum of one thousand square feet in size, and each camping unit separated by a minimum of ten feet from any property line and have necessary onsite facilities, including, but not limited to the following:
 - 1. Sanitary portable toilets in the number and pumping interval required to meet capacity guidelines;
 - 2. Hand washing stations by the toilets and by the food areas;
 - 3. Refuse receptacles with capacity to handle pickup intervals without overflowing and vector proof that close and keep out flies, rodents and other animals;
 - 4. Food tent and security tent. Food needs to be stored in vector proof <u>closed</u> containers (or receptacles) that keep out flies, rodents and other animals.
- B. The host and sponsoring agencies shall provide adequate potable water source with backflow prevention to the homeless encampment, as approved by the local water district and the county.
- C. No homeless encampment shall be located within a critical area or its buffer.
- D. No permanent structures shall be constructed for the homeless encampment.
- E. No more than forty residents shall be allowed. The county may further limit the number of residents as site conditions dictate.
- F. Adequate onsite parking shall be provided for the homeless encampment. No offsite parking will be allowed. The number of vehicles used by homeless encampment residents shall be provided. If the homeless encampment is located on a site with another use, it shall be shown that the homeless encampment parking will not create a shortage of onsite parking for the other use/s on the property as estimated by the host.
- G. The homeless encampment shall be within a quarter mile of a bus stop with seven days per week service, whenever possible. If not located within a quarter mile of a bus stop, the sponsoring agency must demonstrate the ability for residents to obtain access to the nearest public transportation stop (such as carpools or shuttle buses).
- H. The homeless encampment shall be adequately screened from any adjacent right of way and residence. Screening shall be a minimum height of six feet and may include, but is not

limited to, a combination of sight obscuring fencing, landscaping, or the placement of the homeless encampment behind buildings. The type of screening shall be approved by the department.

- I. All sanitary portable toilets shall be screened from adjacent properties and rights of way. The type of screening shall be approved by the county and may include, but is not limited to, a combination of fencing and/or landscaping.
- J. <u>Indoor encampments and all All</u> temporary structures within the homeless encampment shall conform to all building codes.
- K. At minimum, the homeless encampment shall conform to the following fire requirements:
 - 1. Material used as roof covering and walls shall be of flame retardant material;
 - 2. There shall be no open fires;
 - 3. No heating appliances, except electric heaters, within the individual camping units or temporary structures are allowed, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - 4. No cooking appliances other than microwave appliances are allowed within the individual camping units or temporary structures, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - 5. An adequate number and appropriate rating of fire extinguishers shall be provided as approved by the fire department;
 - 6. Adequate access for fire and emergency medical apparatus shall be provided. This shall be determined by the fire department;
 - 7. Adequate separation between camping units and other structures shall be maintained as determined by the fire department, but in no case, less than ten feet; and
 - 8. Electrical service shall be in accordance with recognized and accepted practice. Electrical cords are not to be strung together and any cords used must be approved for exterior use.
- L. No homeless encampment shall be permitted on public rights-of-way.
- M. Because a homeless encampment is a non-traditional living arrangement and therefore provides less privacy and more complex living arrangements than traditional homes, a distance requirement that provides visual separation and buffering from other sensitive land use activities is considered appropriate. To satisfy this concern, no shelter shall be permitted within three hundred feet <u>from the property line</u> of a licensed child daycare facility or any public or private pre-school or elementary, middle, or high school. However, in the event that a daycare or school is located within the property of a potential host agency, this requirement may be waived by the director if the owner of the daycare or principal of the school agrees to the waiving of the distance requirement.

21.64.090 Operations and security plan required.

- A. The host and/or sponsoring agency shall submit an operations and security plan to the department as part of the permit application for the homeless encampment. The security plan shall address potential security and neighborhood impacts within five hundred (500) feet of the temporary site.
- B. The host agency shall provide to all residents of the homeless encampment a "Code of Conduct" for living at the encampment. A copy of the "Code of Conduct" shall be submitted as part of the operations and security plan.
- C. All homeless encampment residents must sign an agreement to abide by the code of conduct. Failure to abide by the code of conduct and the operations and security plan shall result in the noncompliant resident's immediate and permanent expulsion from the property.
- D. The sponsoring agency shall keep a log of all people who stay overnight in the encampment, including names, birth dates, and dates of stay. Logs shall be kept for a minimum of six months and made available to the county and the sheriff's office upon request.
- E. The sponsoring agency shall take all reasonable and legal steps to obtain verifiable ID₇. The sponsoring agency may require presentation of identification such as a driver's license, government issued identification card, military identification or passport, fingerprinting technologies, or other reasonable forms of identification from prospective and existing encampment residents.
- F. The host agency shall ensure there is a security tent that is labeled with a visible sign indicating it is the security tent. The security tent shall have an operational telephone or cell phone that is manned twenty-four hours a day seven days a week and must provide the phone number to CAPCOM_TCOMM (county dispatch center). The security tent shall be located near the entrance of the encampment and be staffed by a volunteer, encampment resident, designated representative of the host agency, or other responsible person.
- G. The sponsoring agency will may use verifiable identification listed in this section (21.64.090 TCC), to obtain sex offender and warrant checks from the Thurston County Sheriff's Office for prospective and existing homeless encampment residents.
 - 1. If said warrant and sex offender checks reveal either (1) an existing or outstanding warrant from any jurisdiction in the United States for the arrest of the individual who is the subject of the check; or (2) the subject of the check is a sex offender, required to register with the county sheriff or their county of residence pursuant to RCW 9A.44.130, then sponsoring agency—will may reject the subject to the check for residency to homeless encampment or eject the subject of the check if that person is already a homeless encampment resident.
 - 2. The sponsoring agency shall immediately contact the Thurston County Sheriff's office TCOMM if the reason for rejection or ejection of an individual from the homeless encampment is an active warrant or if, in the opinion of the on-duty designated representative of the host agency or the on-duty security staff, the rejected/ejected person is a potential threat to the community.
- H. The sponsoring agency shall self-police and self-manage its residents, and shall prohibit

- alcohol, illegal drugs, weapons, fighting, and abuse of any kind, littering or disturbing neighbors while located on the property. The sponsoring agency may prohibit alcohol. Safe storage is recommended to be provided for weapons on the property.
- I. The sponsoring agency will appoint a designated representative of the host agency to serve on duty at all times to serve as a point of contact for the Thurston County Sheriff's Office responding agency and will orient the officers or deputies as to how the security tent operates. The names of the on_duty designated representative of the host agency will be posted daily in the security tent. The county shall provide contact numbers of non-emergency personnel which shall be posted at the security tent.
- J. Visitors: Visitors to the encampment must meet the following procedures and requirements:
 - 1. Visitors to the encampment must be invited and accompanied by a resident and must be able to show picture ID.
 - 2. Visitors may be at the encampment only between the hours of 9:00 a.m. and 10:00 p.m.
 - 3. Visitors may not stay overnight unless they get permission from the host and complete the same background check requirements as required for residents.
- K. The homeless encampment shall have a numbering system to easily identify each of the tents. A map of the homeless encampment indicating the general location and the numbering of the tents shall be posted at the security tent.
- L. The host agency shall provide proof of general liability insurance with minimum limits of one million dollars per occurrence.

21.64.100 Timing.

- A. No more than one homeless encampment may be located in each of the sheriff districts in Thurston County at any time but never more than two homeless encampments may be located within unincorporated Thurston County at any one time.
- B. Duration of the homeless encampment shall not exceed one hundred eighty daysthree hundred and sixty-five (365) days. One (1) one-year permit extension may be granted by the Director upon the submittal of a letter from the Host Agency requesting said extension.

 Extension of any waived requirements under TCC 21.64.130 must also be requested. After one (1) extension has been granted, a new temporary use permit under this Chapter shall be required.
- C. No host agency shall host a homeless encampment on the same or nearby lot, as defined at TCC 20.03.040 (83) (d), more than one time in any twelve-month period, beginning on the date the homeless encampment locates on a parcel of property.

21.64.110 Inspections.

The sponsoring and host agencies shall permit inspections by Thurston County, the applicable fire district, public health, environmental health, and the sheriff's office at reasonable

times without prior notice for compliance with the conditions of the permit for the homeless encampment.

21.64.120 Termination Termination and Revocation.

- A. Homeless Encampment Permit Termination. If the sponsoring agency fails to take action against a resident who violates the terms and conditions of this permit, it may result in immediate termination of the permit. If the county learns of acts of violence by residents of the encampment and the sponsoring agency has not adequately addressed the situation, the permit may be immediately terminated.
- B. Homeless Encampment Permit Revocation. Upon determination that there has been a violation of any approval criteria or condition of application, the Director or the Director's designee may give written notice to the permit holder describing the alleged violation. Within fourteen (14) days of the mailing of notice of violation, the permit holder shall show cause why the permit should not be revoked. At the end of the fourteen (14) day period, the Director or the Director's designee shall sustain or revoke the permit. When a Homeless Encampment Permit is revoked, the Director or the Director's designee shall notify the permit holder by first class and certified mail of the revocation and the findings upon which revocation is based. Appeals from the Director's decision to revoke a temporary Homeless Encampment permit shall be to Superior Court.

21.64.130 Emergency Waiver.

Upon adoption of an emergency resolution by the Thurston County Board of Health and/or the Thurston County Board of Commissioners declaring a homelessness emergency or crisis and after consultation with stakeholders, the requirements of this Chapter may be waived or modified by the Director or his or her designee for faith- based organizations, not-for-profit organizations and units of government, except for the requirements in TCC 21.64.070, TCC 21.64.080 (C), (I), (J), and (K), and TCC 21.64.090 (B), (C), (G), (H), and (L). Waiver or modification of TCC 21.64.080 (A) and (B) also requires concurrence from the Thurston County Health Officer in addition to the other requirements necessary for waiver under this Section. Waiver or modification of TCC 21.64.080 (E) may only be made to allow a one hundred percent (100%) increase in the number of residents. Any waiver of the requirements of this Chapter shall be valid for the duration of the temporary use permit as long as the Thurston County Board of Health and/or the Thurston County Board of Commissioners continues to find that the public health emergency exists. If a public health emergency is rescinded, the applicant has ninety (90) days to remedy any waived conditions consistent with the requirements of this Chapter.

II. Thurston County Code, Chapter 21.81 TCC ('Administration and Enforcement Procedures') shall be amended to read as follows:

Chapter 21.81 – Administration and Enforcement Procedures

. . .

21.81.040 – Application review procedures.

. . .

Illustration 1.

Permit Review Matrix

Lacey UGA Zoning Ordinance

| Permit/Review | Staff/ | Hearing | Planning | Board of | Review P | Review Process Timeline | | | |
|--------------------------|----------|----------|-------------------|-----------------|--------------|-------------------------|------|---------|--|
| | Director | Examiner | Commission | County | Type I | Type | Type | Type IV | |
| | | (open | (open | Commissioners | | II | III | | |
| | | hearing) | hearing) | (closed | | | | | |
| | | | | hearing) | | | | | |
| | | | | | | | | | |
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| | | | | | | | | | |
| Other | D | A | | A | \checkmark | | | | |
| administrative | | | | | | | | | |
| decisions/code | | | | | | | | | |
| interpretations | | | | | | | | | |
| Temporary Use | <u>D</u> | | | | <u>√</u> | | | | |
| Permit for | | | | | | | | | |
| <u>Homeless</u> | | Appeala | ble directly to S | Superior Court. | | | | | |
| Encampments | | | | | | | | | |
| (21.64 TCC) ¹ | | | | | | | | | |
| Amendments to | D | A | | A | ✓ | | | | |
| administrative | | | | | | | | | |
| actions | | | | | | | | | |

- Permits for homeless encampments are considered a temporary use. Where application requirements and procedures for review differ from those laid out in this chapter, the requirements and procedures in Chapter 21.64 TCC apply. Administrative Decisions made by the Director are considered final and are directly appealable to Superior Court.
- * Decision-making authority mandated by state law.
- ** Site-specific rezones for which a corresponding joint plan amendment is required, which are approved by the board of county commissioners, follows the process for comprehensive plan amendments, zoning text amendments, and legislative rezones.

. . .

ATTACHMENT C: Tumwater Urban Growth Area Zoning Ordinance (Title 22)

Deleted Text: Strikethrough / Changes: Underlined / Unaffected Omitted Text: (...)

I. Thurston County Code, Chapter 22.51 TCC ('Homeless Encampments') shall be amended to read as follows:

Chapter 22.51 – Homeless Encampments

22.51.020 Purpose.

The purpose of this chapter is to provide standards to assure that homeless encampments can be accommodated while maintaining conformance with minimum health and safety standards. Additionally, the purpose of this chapter is to facilitate a quick response in permitting of homeless encampments as needed during a declared crisis or emergency.

22.51.040 Approval authority.

Emergency homeless encampments are permitted as a temporary use for which the approval authority shall be the director, subject to the requirements of this chapter when sponsored by a ehurchfaith-based organization, not-for-profit organization, or other organization.

22.51.060 Homeless encampment—Initiation—Procedure—Notice.

- A. <u>Advance Notice Required.</u> The host and/or sponsoring agency shall send a notice of application tonotify the county to establish of the proposed homeless encampment a minimum of thirty days prior to the proposed date of establishment for the homeless encampment. The advance notification shall be in the form of an application for a permit for a temporary homeless encampment and shall contain the following information:
 - 1. Host and sponsoring agency contact and location information;
 - 2. The maximum number of residents;
 - 3. The estimated length of time the homeless encampment will continue, not to exceed the requirements under this chapter;
 - 4. The proposed opening date of the homeless encampment;
 - 5. The proposed location of the public informational meeting; and
 - 6. The manner in which the homeless encampment will comply with the requirements of this Chapter and which requirements, if any, are requested to be waived as considered under TCC 22.51.130.

- B. The public informational meeting as described TCC 20.35.070 shall be held within ten days of filing the notice of application.
- C. The notice of application and public informational meeting shall contain the following information:
 - 1. Host and sponsoring agency contact and location information;
 - 2. The maximum number of residents:
 - 3. The proposed opening date of the homeless encampment; and
 - 4. The proposed location of the public informational meeting.
- <u>DB</u>. If the sponsoring agency is not the host agency of the site, the sponsoring agency shall submit a written agreement from the host agency allowing the homeless encampment.
- <u>EC</u>. All Public Schools Notified. Upon receipt of an application, the department shall send a copy of the application to the administrative office of the school district in which the homeless encampment will be located for its review and consideration.
- FD. The host and/or sponsoring agency shall provide notice of the application by posting two signs or placards on the site, or in a location immediately adjacent to the site, that provide visibility to motorists using adjacent streets. Timing for placing signs shall coincide with other notification requirements described above occur no later than nine (9) days after receiving an application that is deemed complete or at the same time for which the public informational meeting is noticed under 22.51.070(C) and (D), whichever comes first. The director shall establish standards for size, color, layout, design, placement, and timing of installation and removal of the signs or placards. The county shall provide the sign to the host and/or sponsoring agency along with a date by which the sign must be posted. The sign shall include the name and general description of the proposed project, proposed opening date, the sponsoring agency and a contact name and phone number for more information.
 - 1. The sign shall be installed in a place visible to the public, midpoint along the site street frontage at a location five (5) feet inside the property line, or as otherwise directed by the responsible official to maximize visibility.
 - 2. The sign board shall be secured to at least one (1) four (4) inch by four (4) inch posts. Bracing shall be used in order for the sign board to withstand high wind conditions that may occur. Posts shall be dug twenty-four (24) to thirty-six (36) inches into the ground for stability. The top of the sign board shall be designed to be between four (4) and six (6) feet above grade.
 - 3. The applicant shall maintain the sign board in good condition throughout the application review period, which shall extend through the time of the final county decision on the proposal including the expiration of the applicable appeal period. If the sign board is removed, county review of the land use application may be discontinued until the board is replaced and has remained in place for the required period of time.
 - 4. The applicant shall remove the sign board within fourteen (14) calendar days after final county decision on the application, including expiration of applicable appeal periods, and return the sign board to the county.

- 5. Affidavit of Installation. The applicant shall execute an affidavit certifying where and when the sign board was posted and submit to the responsible official for inclusion in the project file at least seven (7) days prior to the hearing.
- E. Within nine (9) days after the application is received and deemed complete, the department shall mail a notice of application to all owners of the property within one-thousand feet of the project site. This may be done concurrently with the notice required for the public informational meeting under 22.51.070(D). It shall also be mailed to the applicant and other interested parties. The notice of application shall include the information required under 22.51.060(A), and the additional following:
 - 1. A statement of the right of any person to comment on the application, receive notice of and participate in any hearings if applicable, request a copy of the decision once made, and any appeal rights;
 - A statement of the preliminary determination, if one has been made at the time of notice, of those development regulations that will be used for project mitigation and of consistency;
 - 3. A map showing the project site in relation to other properties; and
 - 4. Any other information determined appropriate by the department.

22.51.065 Homeless encampment—Application Review Procedures.

A homeless encampments permit is a temporary use permit that is an administrative decision by the Director or Director's designee. The Director may issue a temporary and revocable permit for a Homeless Encampment subject to the requirements of this Chapter.

- A. Homeless encampments are permitted as a temporary use through and administrative special use permit, Type I. Where regulations differ between Chapter 22.62 TCC and this Chapter, the regulations for processing the permit of this chapter apply. This includes timing and procedure for notice of application, public informational meeting requirements, and appeal procedures.
 - 1. Advanced Notice is required as outlined under Section 22.51.060(A) TCC.
 - A public informational meeting is required as outlined under Section 22.51.070
 TCC.
 - 3. Proper noticing is required by both the host and/or sponsoring agency, and the department to provide notice of the application and notice of the public meeting, as stated in this Chapter.
 - 4. Homeless encampments are subject to the requirements of approval and operations and security plan requirements as outlined in this Chapter. Certain requirements may be waived subject to Section 22.51.130 TCC.
 - 5. Director's Decision on Homeless Encampments.
 - a. The Director shall review the proposal to ensure compliance with the provisions of this Chapter and all other applicable laws to ensure that the health, safety and welfare of the citizens of the County are preserved, and to

- provide an expedient and reasonable land use review process for decisions and interpretations of this Chapter.
- b. Director Authority. The Director may modify the submittal requirements as deemed appropriate.
- c. The Director will review the decision on the permit application with the

 Thurston Board of County Commissioners. Upon review, the Thurston

 Board of County Commissioners shall either confirm or reverse the
 recommendation of the Director, or remand the decision back to the Director
 with instructions. The Director shall issue a final decision following review
 with the Board of County Commissioners.
- d. Notice of Decision. The Director shall notify the Sponsoring and Host
 Agencies of the Director's decision to approve, modify or deny the
 application within a timely manner, but not prior to fourteen (14) days after
 the public informational meeting. The Director's decision as reviewed by
 the Thurston County Board of County Commissioners is a final decision of
 the County.
- 6. Appeal Procedures. Notwithstanding appeal procedures under 22.62.050 TCC, or any other Thurston County procedure, the Director's decision is final and no reconsideration requests, appeals to the Hearings Examiner, nor appeals to the Board of County Commissioners shall be considered. The Director's final decision under this Chapter may be appealed to a Superior Court with competent jurisdiction. The filing of an appeal to Superior Court will not result in an automatic stay absent a court order.

22.51.070 Public Informational Meeting.

- A. The sponsoring agency shall conduct at least one neighborhoodpublic informational meeting at the location of the proposed homeless encampment, or at a location close to the proposed homeless encampment site. A virtual meeting may be considered in combination with a public informational meeting. However, a virtual meeting may only serve in lieu of an in-person public informational meeting at the discretion of the Director if there are existing concerns related to public health and safety.
- B. The time and location of the meeting shall be agreed upon between the department, host agency, and sponsoring agency. The public informational meeting shall be held a minimum of fourteen (14) days prior to the issuance of the temporary use permit.
- C. The host and/or sponsoring agency shall provide notice of the neighborhoodpublic informational meeting by publishing in a newspaper of general circulation within the affected neighborhood not less than fourteen ten days prior to the date of the neighborhoodpublic informational meeting. The publication shall specify the time and place of the neighborhoodpublic informational meeting, and the information required for the advanced notification of application notice of application under Section 22.51.060(A) 20.35.060(C) to establish a homeless encampment. This may be done concurrently with the notice of application required under 22.51.060(E).

- D. At minimum, all property owners within one thousand feet of the proposed homeless encampment location shall be notified <u>by mail</u> a minimum of <u>fourteen ten</u> days in advance of the <u>public informational</u> meeting by the host and/or sponsoring agency. <u>In lieu of notice by mail</u>, an alternative means of notice may be provided that is reasonably calculated to <u>notify the neighboring property owners within one thousand feet of the proposed homeless encampment.</u>
- E. The public informational meeting shall at a minimum include general information of the proposed project, maximum number of residents, proposed opening date, contact information for the sponsoring agency, and availability of the host and/or sponsoring agency to answer questions.

22.51.080 Requirements for approval.

- A. Each homeless encampment shall be a minimum of one thousand square feet in size, and each camping unit separated by a minimum of ten feet from any property line and have necessary onsite facilities, including, but not limited to the following:
 - 1. Sanitary portable toilets in the number and pumping interval required to meet capacity guidelines;
 - 2. Hand washing stations by the toilets and by the food areas;
 - 3. Refuse receptacles with capacity to handle pickup intervals without overflowing and vector proof that close and keep out flies, rodents and other animals;
 - 4. Food tent and security tent. Food needs to be stored in vector proof <u>closed</u> containers (or receptacles) that keep out flies, rodents and other animals.
- B. The host and sponsoring agencies shall provide adequate potable water source with backflow prevention to the homeless encampment, as approved by the local water district and the county.
- C. No homeless encampment shall be located within a critical area or its buffer.
- D. No permanent structures shall be constructed for the homeless encampment.
- E. No more than forty residents shall be allowed. The county may further limit the number of residents as site conditions dictate.
- F. Adequate onsite parking shall be provided for the homeless encampment. No offsite parking will be allowed. The number of vehicles used by homeless encampment residents shall be provided. If the homeless encampment is located on a site with another use, it shall be shown that the homeless encampment parking will not create a shortage of onsite parking for the other use/s on the property as estimated by the host.
- G. The homeless encampment shall be within a quarter mile of a bus stop with seven days per week service, whenever possible. If not located within a quarter mile of a bus stop, the sponsoring agency must demonstrate the ability for residents to obtain access to the nearest public transportation stop (such as carpools or shuttle buses).
- H. The homeless encampment shall be adequately screened from any adjacent right of way and residence. Screening shall be a minimum height of six feet and may include, but is not

limited to, a combination of sight obscuring fencing, landscaping, or the placement of the homeless encampment behind buildings. The type of screening shall be approved by the department.

- I. All sanitary portable toilets shall be screened from adjacent properties and rights-of-way. The type of screening shall be approved by the County and may include, but is not limited to, a combination of fencing and/or landscaping.
- J. <u>Indoor encampments and all All</u> temporary structures within the homeless encampment shall conform to all building codes.
- K. At minimum, the homeless encampment shall conform to the following fire requirements:
 - 1. Material used as roof covering and walls shall be of flame retardant material;
 - 2. There shall be no open fires;
 - 3. No heating appliances, except electric heaters, within the individual camping units or temporary structures are allowed, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - 4. No cooking appliances other than microwave appliances are allowed within the individual camping units or temporary structures, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - 5. An adequate number and appropriate rating of fire extinguishers shall be provided as approved by the fire department;
 - 6. Adequate access for fire and emergency medical apparatus shall be provided. This shall be determined by the fire department;
 - 7. Adequate separation between camping units and other structures shall be maintained as determined by the fire department, but in no case, less than ten feet; and
 - 8. Electrical service shall be in accordance with recognized and accepted practice; Electrical cords are not to be strung together and any cords used must be approved for exterior use.
- L. No homeless encampment shall be permitted on public rights-of-way.
- M. Because a homeless encampment is a non-traditional living arrangement and therefore provides less privacy and more complex living arrangements than traditional homes, a distance requirement that provides visual separation and buffering from other sensitive land use activities is considered appropriate. To satisfy this concern, no shelter shall be permitted within three hundred feet <u>from the property line</u> of a licensed child daycare facility or any public or private pre-school or elementary, middle, or high school. However, in the event that a daycare or school is located within the property of a potential host agency, this requirement may be waived by the director if the owner of the daycare or principal of the school agrees to the waiving of the distance requirement.

22.51.090 Operations and security plan required.

- A. The host and/or sponsoring agency shall submit an operations and security plan to the department as part of the permit application for the homeless encampment. The security plan shall address potential security and neighborhood impacts within five hundred (500) feet of the temporary site.
- B. The host agency shall provide to all residents of the homeless encampment a "Code of Conduct" for living at the encampment. A copy of the "Code of Conduct" shall be submitted as part of the operations and security plan.
- C. All homeless encampment residents must sign an agreement to abide by the code of conduct. Failure to abide by the code of conduct and the operations and security plan shall result in the noncompliant resident's immediate and permanent expulsion from the property.
- D. The sponsoring agency shall keep a log of all people who stay overnight in the encampment, including names, birth dates, and dates of stay. Logs shall be kept for a minimum of six months and made available to the county and the sheriff's office upon request.
- E. The sponsoring agency shall take all reasonable and legal steps to obtain verifiable ID, The sponsoring agency may require presentation of identification such as a driver's license, government issued identification card, military identification or passport, fingerprinting technologies, or other reasonable forms of identification from prospective and existing encampment residents.
- F. The host agency shall ensure there is a security tent that is labeled with a visible sign indicating it is the security tent. The security tent shall have an operational telephone or cell phone that is manned twenty-four hours a day seven days a week and must provide the phone number to CAPCOMM (county dispatch center). The security tent shall be located near the entrance of the encampment and be staffed by a volunteer, encampment resident, designated representative of the host agency, or other responsible person.
- G. The sponsoring agency will <u>may</u> use <u>verifiable</u> identification <u>listed in this section (22.51.090 TCC)</u>, to obtain sex offender and warrant checks from the Thurston County Sheriff's Office for prospective and existing homeless encampment residents.
 - 1. If said warrant and sex offender checks reveal either (1) an existing or outstanding warrant from any jurisdiction in the United States for the arrest of the individual who is the subject of the check; or (2) the subject of the check is a sex offender, required to register with the county sheriff or their county of residence pursuant to RCW 9A.44.130, then sponsoring agency—will may reject the subject to the check for residency to homeless encampment or eject the subject of the check if that person is already a homeless encampment resident.
 - 2. The sponsoring agency shall immediately contact the Thurston County Sheriff's office TCOMM if the reason for rejection or ejection of an individual from the homeless encampment is an active warrant or if, in the opinion of the on-duty designated representative of the host agency or the on-duty security staff, the rejected/ejected person is a potential threat to the community.
- H. The sponsoring agency shall self_police and self_manage its residents, and shall prohibit alcohol, illegal drugs, weapons, fighting, and abuse of any kind, littering or disturbing

- neighbors while located on the property. The sponsoring agency may prohibit alcohol. Safe storage is recommended to be provided for weapons on the property.
- I. The sponsoring agency will appoint a designated representative of the host agency to serve on duty at all times to serve as a point of contact for the Thurston County Sheriff's Office responding agency and will orient the officers or deputies as to how the security tent operates. The names of the on_duty designated representative of the host agency will be posted daily in the security tent. The county shall provide contact numbers of non-emergency personnel which shall be posted at the security tent.
- J. Visitors: Visitors to the encampment must meet the following procedures and requirements:
 - 1. Visitors to the encampment must be invited and accompanied by a resident and must be able to show picture ID.
 - 2. Visitors may be at the encampment only between the hours of 9:00 a.m. and 10:00 p.m.
 - 3. Visitors may not stay overnight unless they get permission from the host and complete the same background check requirements as required for residents.
- K. The homeless encampment shall have a numbering system to easily identify each of the tents. A map of the homeless encampment indicating the general location and the numbering of the tents shall be posted at the security tent.
- L. The host agency shall provide proof of general liability insurance with minimum limits of one million dollars per occurrence.

22.51.100 Timing.

- A. No more than one homeless encampment may be located in each of the sheriff districts in Thurston County at any time but never more than two homeless encampments may be located within unincorporated Thurston County any one time.
- B. Duration of the homeless encampment shall not exceed one hundred eighty daysthree hundred and sixty-five (365) days. One (1) one-year permit extension may be granted by the Director upon the submittal of a letter from the Host Agency requesting said extension.

 Extension of any waived requirements under TCC 22.51.130 must also be requested. After one (1) extension has been granted, a new temporary use permit under this Chapter shall be required.
- C. No host agency shall host a homeless encampment on the same or nearby lot, as defined at TCC 20.03.040 (83) (d), more than one time in any twelve-month period, beginning on the date the homeless encampment locates on a parcel of property.

22.51.110 Inspections.

The sponsoring and host agencies shall permit inspections by Thurston County, the applicable fire district, public health, environmental health, and the sheriff's office at reasonable

times without prior notice for compliance with the conditions of the permit for the homeless encampment.

22.51.120 Termination and Revocation.

- A. Homeless Encampment Permit Termination. If the sponsoring agency fails to take action against a resident who violates the terms and conditions of this permit, it may result in immediate termination of the permit. If the county learns of acts of violence by residents of the encampment and the sponsoring agency has not adequately addressed the situation, the permit may be immediately terminated.
- B. Homeless Encampment Permit Revocation. Upon determination that there has been a violation of any approval criteria or condition of application, the Director or the Director's designee may give written notice to the permit holder describing the alleged violation. Within fourteen (14) days of the mailing of notice of violation, the permit holder shall show cause why the permit should not be revoked. At the end of the fourteen (14) day period, the Director or the Director's designee shall sustain or revoke the permit. When a Homeless Encampment Permit is revoked, the Director or the Director's designee shall notify the permit holder by first class and certified mail of the revocation and the findings upon which revocation is based. Appeals from the Director's decision to revoke a temporary Homeless Encampment permit shall be to Superior Court.

22.51.130 Emergency Waiver.

Upon adoption of an emergency resolution by the Thurston County Board of Health and/or the Thurston County Board of Commissioners declaring a homelessness emergency or crisis and after consultation with stakeholders, the requirements of this Chapter may be waived or modified by the Director or his or her designee for faith- based organizations, not-for-profit organizations and units of government, except for the requirements in TCC 22.51.070, TCC 22.51.080 (C), (I), (J), and (K), and TCC 22.51.090 (B), (C), (G), (H), and (L). Waiver or modification of TCC 22.51.080 (A) and (B) also requires concurrence by the Thurston County Health Officer in addition to the other requirements necessary for waiver under this Section. Waiver or modification of TCC 22.51.080 (E) may only be made to allow a one hundred percent (100%) increase in the number of residents. Any waiver of the requirements of this Chapter shall be valid for the duration of the temporary use permit as long as the Thurston County Board of Health and/or the Thurston County Board of Commissioners continues to find that the public health emergency exists. If a public health emergency is rescinded, the applicant has ninety (90) days to remedy any waived conditions consistent with the requirements of this Chapter.

II. Thurston County Code, Chapter 22.62 TCC ('Administration and Appeals') shall be amended to read as follows:

| Chapter 22.62 – Administration and Appeals |
|---|
| |
| 22.62.020 – Application review procedures. |

. . .

Table 22.62.

Permit Review Matrix

Tumwater UGA Zoning Ordinance

| Permit/Review | Staff/ | Hearing | Planning | Board of | Review P | Review Process Timeline | | |
|-------------------------|----------|----------|-------------------|-----------------|--------------|-------------------------|------|---------|
| | Director | Examiner | Commission | County | Type I | Type | Type | Type IV |
| | | (open | (open | Commissioners | | II | III | |
| | | hearing) | hearing) | (closed | | | | |
| | | | | hearing) | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| Other | D | A | | A | \checkmark | | | |
| administrative | | | | | | | | |
| decisions/code | | | | | | | | |
| interpretations | | | | | | | | |
| Temporary Use | <u>D</u> | | | | <u>√</u> | | | |
| Permit for | | | | | | | | |
| <u>Homeless</u> | | Appeala | ble directly to S | Superior Court. | | | | |
| Encampments | | | | | | | | |
| $(22.51 \text{ TCC})^1$ | | | | | | | | |
| Amendments to | D | A | | A | ✓ | | | |
| administrative | | | | | | | | |
| actions | | | | | | | | |

- Permits for homeless encampments are considered a temporary use. Where application requirements and procedures for review differ from those laid out in this chapter, the requirements and procedures in Chapter 22.51 TCC apply. Administrative Decisions made by the Director are considered final and are directly appealable to Superior Court.
- * Decision-making authority mandated by state law.
- ** Site-specific rezones for which a corresponding joint plan amendment is required, which are approved by the board of county commissioners, follows the process for comprehensive plan amendments, zoning text amendments, and legislative rezones.

. . .

ATTACHMENT D: Olympia Urban Growth Area Zoning Ordinance (Title 23)

Deleted Text: Strikethrough / Changes: Underlined / Unaffected Omitted Text: (...)

I. Thurston County Code, Chapter 23.45 TCC ('Homeless Encampments') shall be amended to read as follows:

Chapter 23.45 – Homeless Encampments

23.45.020 Purpose.

The purpose of this chapter is to provide standards to assure that homeless encampments can be accommodated while maintaining conformance with minimum health and safety standards. Additionally, the purpose of this chapter is to facilitate a quick response in permitting of homeless encampments as needed during a declared crisis or emergency.

23.45.040 Approval authority.

Emergency homeless encampments are permitted as a temporary use for which the approval authority shall be the director, subject to the requirements of this chapter when sponsored by a ehurchfaith-based organization, not-for-profit organization, or other organization.

23.45.060 Homeless encampment—Initiation—Procedure—Notice.

- A. <u>Advance Notice Required.</u> The host and/or sponsoring agency shall send a notice of application to notify the county to establish of the proposed homeless encampment a minimum of thirty days prior to the proposed date of establishment for the homeless encampment. The advance notification shall be in the form of an application for a permit for a temporary homeless encampment and shall contain the following information:
 - 1. Host and sponsoring agency contact and location information;
 - 2. The maximum number of residents;
 - 3. The estimated length of time the homeless encampment will continue, not to exceed the requirements under this chapter;
 - 4. The proposed opening date of the homeless encampment;
 - 5. The proposed location of the public informational meeting; and
 - 6. The manner in which the homeless encampment will comply with the requirements of this Chapter and which requirements, if any, are requested to be waived as considered under TCC 23.45.130.
- B. The public informational meeting as described TCC 20.35.070 shall be held within ten days of filing the notice of application.

- C. The notice of application and public informational meeting shall contain the following information:
 - 1. Host and sponsoring agency contact and location information;
 - 2. The maximum number of residents;
 - 3. The proposed opening date of the homeless encampment; and
 - 4. The proposed location of the public informational meeting.
- <u>DB</u>. If the sponsoring agency is not the host agency of the site, the sponsoring agency shall submit a written agreement from the host agency allowing the homeless encampment.
- EC. All Public Schools Notified. Upon receipt of an application, the department shall send a copy of the application to the administrative office of the school district in which the homeless encampment will be located for its review and consideration.
- FD. The host and/or sponsoring agency shall provide notice of the application by posting two signs or placards on the site, or in a location immediately adjacent to the site, that provide visibility to motorists using adjacent streets. Timing for placing signs shall coincide with other notification requirements described aboveoccur no later than nine (9) days after receiving an application that is deemed complete or at the same time for which the public informational meeting is noticed under 23.45.070(C) and (D), whichever comes first. The director shall establish standards for size, color, layout, design, placement, and timing of installation and removal of the signs or placards. The county shall provide the sign to the host and/or sponsoring agency along with a date by which the sign must be posted. The sign shall include the name and general description of the proposed project, proposed opening date, the sponsoring agency and a contact name and phone number for more information.
 - 1. The sign shall be installed in a place visible to the public, midpoint along the site street frontage at a location five (5) feet inside the property line, or as otherwise directed by the responsible official to maximize visibility.
 - 2. The sign board shall be secured to at least one (1) four (4) inch by four (4) inch posts. Bracing shall be used in order for the sign board to withstand high wind conditions that may occur. Posts shall be dug twenty-four (24) to thirty-six (36) inches into the ground for stability. The top of the sign board shall be designed to be between four (4) and six (6) feet above grade.
 - 3. The applicant shall maintain the sign board in good condition throughout the application review period, which shall extend through the time of the final county decision on the proposal including the expiration of the applicable appeal period. If the sign board is removed, county review of the land use application may be discontinued until the board is replaced and has remained in place for the required period of time.
 - 4. The applicant shall remove the sign board within fourteen (14) calendar days after final county decision on the application, including expiration of applicable appeal periods, and return the sign board to the county.

- 5. Affidavit of Installation. The applicant shall execute an affidavit certifying where and when the sign board was posted and submit to the responsible official for inclusion in the project file at least seven (7) days prior to the hearing.
- E. Within nine (9) days after the application is received and deemed complete, the department shall mail a notice of application to all owners of the property within one-thousand feet of the project site. This may be done concurrently with the notice required for the public informational meeting under 23.45.070(D). It shall also be mailed to the applicant and other interested parties. The notice of application shall include the information required under 23.45.060(A), and the additional following:
 - 1. A statement of the right of any person to comment on the application, receive notice of and participate in any hearings if applicable, request a copy of the decision once made, and any appeal rights;
 - A statement of the preliminary determination, if one has been made at the time of notice, of those development regulations that will be used for project mitigation and of consistency;
 - 3. A map showing the project site in relation to other properties; and
 - 4. Any other information determined appropriate by the department.

23.45.065 Homeless encampment—Application Review Procedures.

- A. Homeless encampments are permitted as a temporary use through and administrative special use permit, Type I. Where regulations differ between Chapter 23.72 TCC and this Chapter, the regulations for processing the permit of this chapter apply. This includes timing and procedure for notice of application, public informational meeting requirements, and appeal procedures.
 - 1. Advanced Notice is required as outlined under Section 23.45.060(A) TCC.
 - 2. A public informational meeting is required as outlined under Section 23.45.070 TCC.
 - 3. Proper noticing is required by both the host and/or sponsoring agency, and the department to provide notice of the application and notice of the public meeting, as stated in this Chapter.
 - 4. Homeless encampments are subject to the requirements of approval and operations and security plan requirements as outlined in this Chapter. Certain requirements may be waived subject to Section 23.45.130 TCC.
 - 5. Director's Decision on Homeless Encampments.
 - a. The Director shall review the proposal to ensure compliance with the provisions of this Chapter and all other applicable laws to ensure that the health, safety and welfare of the citizens of the County are preserved, and to provide an expedient and reasonable land use review process for decisions and interpretations of this Chapter.

- b. Director Authority. The Director may modify the submittal requirements as deemed appropriate.
- c. The Director will review the decision on the permit application with the
 Thurston Board of County Commissioners. Upon review, the Thurston
 Board of County Commissioners shall either confirm or reverse the
 recommendation of the Director, or remand the decision back to the Director
 with instructions. The Director shall issue a final decision following review
 with the Board of County Commissioners.
- d. Notice of Decision. The Director shall notify the Sponsoring and Host
 Agencies of the Director's decision to approve, modify or deny the
 application within a timely manner, but not prior to fourteen (14) days after
 the public informational meeting. The Director's decision as reviewed by
 the Thurston County Board of County Commissioners is a final decision of
 the County.
- 6. Appeal Procedures. Notwithstanding appeal procedures under 23.72.190 TCC, or any other Thurston County procedure, the Director's decision is final and no reconsideration requests, appeals to the Hearings Examiner, nor appeals to the Board of County Commissioners shall be considered. The Director's final decision under this Chapter may be appealed to a Superior Court with competent jurisdiction. The filing of an appeal to Superior Court will not result in an automatic stay absent a court order.

23.45.070 Public Informational Meeting.

- A. The sponsoring agency shall conduct at least one neighborhood public informational meeting at the location of the proposed homeless encampment, or at a location close to the proposed homeless encampment site. A virtual meeting may be considered in combination with a public informational meeting. However, a virtual meeting may only serve in lieu of an in-person public informational meeting at the discretion of the Director if there are existing concerns related to public health and safety.
- B. The time and location of the meeting shall be agreed upon between the department, host agency, and sponsoring agency. The public informational meeting shall be held a minimum of fourteen (14) days prior to the issuance of the temporary use permit.
- C. The host and/or sponsoring agency shall provide notice of the neighborhoodpublic informational meeting by publishing in a newspaper of general circulation within the affected neighborhood not less than fourteen ten days prior to the date of the neighborhoodpublic informational meeting. The publication shall specify the time and place of the neighborhoodpublic informational meeting, and the information required for the advanced notification of application notice of application under Section 23.45.060(A) 20.35.060(C) to establish a homeless encampment. This may be done concurrently with the notice of application required under 23.45.060(E).
- D. At minimum, all property owners within one thousand feet of the proposed homeless encampment location shall be notified by mail a minimum of fourteen ten days in advance

- of the <u>public informational</u> meeting by the host and/or sponsoring agency. <u>In lieu of notice</u> by mail, an alternative means of notice may be provided that is reasonably calculated to notify the neighboring property owners within one thousand feet of the proposed homeless encampment.
- E. The public informational meeting shall at a minimum include general information of the proposed project, maximum number of residents, proposed opening date, contact information for the sponsoring agency, and availability of the host and/or sponsoring agency to answer questions.

23.45.080 Requirements for approval.

- A. Each homeless encampment shall be a minimum of one thousand square feet in size, and each camping unit separated by a minimum of ten feet from any property line and have necessary onsite facilities, including, but not limited to the following:
 - 1. Sanitary portable toilets in the number and pumping interval required to meet capacity guidelines;
 - 2. Hand washing stations by the toilets and by the food areas;
 - 3. Refuse receptacles with capacity to handle pickup intervals without overflowing and vector proof that close and keep out flies, rodents and other animals;
 - 4. Food tent and security tent. Food needs to be stored in vector proof closed containers (or receptacles) that keep out flies, rodents and other animals.
- B. The host and sponsoring agencies shall provide adequate potable water source with backflow prevention to the homeless encampment, as approved by the local water district and the county.
- C. No homeless encampment shall be located within a critical area or its buffer.
- D. No permanent structures shall be constructed for the homeless encampment.
- E. No more than forty residents shall be allowed. The county may further limit the number of residents as site conditions dictate.
- F. Adequate onsite parking shall be provided for the homeless encampment. No offsite parking will be allowed. The number of vehicles used by homeless encampment residents shall be provided. If the homeless encampment is located on a site with another use, it shall be shown that the homeless encampment parking will not create a shortage of onsite parking for the other use/s on the property as estimated by the host.
- G. The homeless encampment shall be within a quarter mile of a bus stop with seven days per week service, whenever possible. If not located within a quarter mile of a bus stop, the sponsoring agency must demonstrate the ability for residents to obtain access to the nearest public transportation stop (such as carpools or shuttle buses).
- H. The homeless encampment shall be adequately screened from any adjacent right of way and residence. Screening shall be a minimum height of six feet and may include, but is not limited to, a combination of sight obscuring fencing, landscaping, or the placement of the

- homeless encampment behind buildings. The type of screening shall be approved by the department.
- I. All sanitary portable toilets shall be screened from adjacent properties and rights-of-way. The type of screening shall be approved by the county and may include, but is not limited to, a combination of fencing and/or landscaping.
- J. <u>Indoor encampments and all All</u> temporary structures within the homeless encampment shall conform to all building codes.
- K. At minimum, the homeless encampment shall conform to the following fire requirements:
 - 1. Material used as roof covering and walls shall be of flame retardant material;
 - 2. There shall be no open fires;
 - 3. No heating appliances, except electric heaters, within the individual camping units or temporary structures are allowed, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - 4. No cooking appliances other than microwave appliances are allowed within the individual camping units or temporary structures, except for those common to and located inside recreational vehicles or tiny homes if there is no additional risk to health and safety;
 - 5. An adequate number and appropriate rating of fire extinguishers shall be provided as approved by the fire department;
 - 6. Adequate access for fire and emergency medical apparatus shall be provided. This shall be determined by the fire department;
 - 7. Adequate separation between camping units and other structures shall be maintained as determined by the fire department, but in no case, less than ten feet; and
 - 8. Electrical service shall be in accordance with recognized and accepted practice; Electrical cords are not to be strung together and any cords used must be approved for exterior use.
- L. No homeless encampment shall be permitted on public rights-of-way.
- M. Because a homeless encampment is a non-traditional living arrangement and therefore provides less privacy and more complex living arrangements than traditional homes, a distance requirement that provides visual separation and buffering from other sensitive land use activities is considered appropriate. To satisfy this concern, no shelter shall be permitted within three hundred feet <u>from the property line</u> of a licensed child daycare facility or any public or private pre-school or elementary, middle, or high school. However, in the event that a daycare or school is located within the property of a potential host agency, this requirement may be waived by the director if the owner of the daycare or principal of the school agrees to the waiving of the distance requirement.

23.45.090 Operations and security plan required.

- A. The host and/or sponsoring agency shall submit an operations and security plan to the department as part of the permit application for the homeless encampment. The security plan shall address potential security and neighborhood impacts within five hundred (500) feet of the temporary site.
- B. The host agency shall provide to all residents of the homeless encampment a "Code of Conduct" for living at the encampment. A copy of the "Code of Conduct" shall be submitted as part of the operations and security plan.
- C. All homeless encampment residents must sign an agreement to abide by the code of conduct. Failure to abide by the code of conduct and the operations and security plan shall result in the noncompliant resident's immediate and permanent expulsion from the property.
- D. The sponsoring agency shall keep a log of all people who stay overnight in the encampment, including names, birth dates, and dates of stay. Logs shall be kept for a minimum of six months and made available to the county and the sheriff's office upon request.
- E. The sponsoring agency shall take all reasonable and legal steps to obtain verifiable ID, The sponsoring agency may require presentation of identification such as a driver's license, government issued identification card, military identification or passport, fingerprinting technologies, or other reasonable forms of identification from prospective and existing encampment residents.
- F. The host agency shall ensure there is a security tent that is labeled with a visible sign indicating it is the security tent. The security tent shall have an operational telephone or cell phone that is manned twenty-four hours a day seven days a week and must provide the phone number to CAPCOM_TCOMM (county dispatch center). The security tent shall be located near the entrance of the encampment and be staffed by a volunteer, encampment resident, designated representative of the host agency, or other responsible person.
- G. The sponsoring agency will <u>may</u> use <u>verifiable</u> identification <u>listed in this section (23.45.090 TCC)</u>, to obtain sex offender and warrant checks from the Thurston County Sheriff's Office for prospective and existing homeless encampment residents.
 - 1. If said warrant and sex offender checks reveal either (1) an existing or outstanding warrant from any jurisdiction in the United States for the arrest of the individual who is the subject of the check; or (2) the subject of the check is a sex offender, required to register with the county sheriff or their county of residence pursuant to RCW 9A.44.130, then sponsoring agency—will may reject the subject to the check for residency to homeless encampment or eject the subject of the check if that person is already a homeless encampment resident.
 - 2. The sponsoring agency shall immediately contact the Thurston County Sheriff's Office TCOMM if the reason for rejection or ejection of an individual from the homeless encampment is an active warrant or if, in the opinion of the on-duty designated representative of the host agency or the on-duty security staff, the rejected/ejected person is a potential threat to the community.

- H. The sponsoring agency shall self_police and self_manage its residents, and shall prohibit alcohol, illegal drugs, weapons, fighting, and abuse of any kind, littering or disturbing neighbors while located on the property. The sponsoring agency may prohibit alcohol. Safe storage is recommended to be provided for weapons on the property.
- I. The sponsoring agency will appoint a designated representative of the host agency to serve on duty at all times to serve as a point of contact for the Thurston County Sheriff's Office responding agency and will orient the officers or deputies as to how the security tent operates. The names of the on_duty designated representative of the host agency will be posted daily in the security tent. The county shall provide contact numbers of non-emergency personnel which shall be posted at the security tent.
- J. Visitors: Visitors to the encampment must meet the following procedures and requirements:
 - 1. Visitors to the encampment must be invited and accompanied by a resident and must be able to show picture ID.
 - 2. Visitors may be at the encampment only between the hours of 9:00 a.m. and 10:00 p.m.
 - 3. Visitors may not stay overnight unless they get permission from the host and complete the same background check requirements as required for residents.
- K. The homeless encampment shall have a numbering system to easily identify each of the tents. A map of the homeless encampment indicating the general location and the numbering of the tents shall be posted at the security tent.
- L. The host agency shall provide proof of general liability insurance with minimum limits of one million dollars per occurrence.

23.45.100 Timing.

- A. No more than one homeless encampment may be located in each of the sheriff districts in Thurston County at any time but never more than two homeless encampments may be located within unincorporated Thurston Count at any one time.
- B. Duration of the homeless encampment shall not exceed one hundred eighty daysthree hundred and sixty-five (365) days. One (1) one-year permit extension may be granted by the Director upon the submittal of a letter from the Host Agency requesting said extension. Extension of any waived requirements under TCC 23.45.130 must also be requested. After one (1) extension has been granted, a new temporary use permit under this Chapter shall be required.
- C. No host agency shall host a homeless encampment on the same or nearby lot, as defined at TCC 20.03.040 (83) (d), more than one time in any twelve-month period, beginning on the date the homeless encampment locates on a parcel of property.

23.45.110 Inspections.

The sponsoring and host agencies shall permit inspections by Thurston County, the applicable fire district, public health, environmental health, and the sheriff's office at reasonable times without prior notice for compliance with the conditions of the permit for the homeless encampment.

23.45.120 Termination and Revocation.

- A. Homeless Encampment Permit Termination. If the sponsoring agency fails to take action against a resident who violates the terms and conditions of this permit, it may result in immediate termination of the permit. If the county learns of acts of violence by residents of the encampment and the sponsoring agency has not adequately addressed the situation, the permit may be immediately terminated.
- B. Homeless Encampment Permit Revocation. Upon determination that there has been a violation of any approval criteria or condition of application, the Director or the Director's designee may give written notice to the permit holder describing the alleged violation. Within fourteen (14) days of the mailing of notice of violation, the permit holder shall show cause why the permit should not be revoked. At the end of the fourteen (14) day period, the Director or the Director's designee shall sustain or revoke the permit. When a Homeless Encampment Permit is revoked, the Director or the Director's designee shall notify the permit holder by first class and certified mail of the revocation and the findings upon which revocation is based. Appeals from the Director's decision to revoke a temporary Homeless Encampment permit shall be to Superior Court.

23.45.130 Emergency Waiver.

Upon adoption of an emergency resolution by the Thurston County Board of Health and/or the Thurston County Board of Commissioners declaring a homelessness emergency or crisis and after consultation with stakeholders, the requirements of this Chapter may be waived or modified by the Director or his or her designee for faith- based organizations, not-for-profit organizations and units of government, except for the requirements in TCC 23.45.070, TCC 23.45.080 (C), (I), (J), and (K), and TCC 23.45.090 (B), (C), (G), (H), and (L). Waiver or modification of TCC 23.45.080 (A) and (B) also requires concurrence by the Thurston County Health Officer in addition to the other requirements necessary for waiver under this Section. Waiver or modification of TCC 23.45.080 (E) may only be made to allow a one hundred percent (100%) increase in the number of residents. Any waiver of the requirements of this Chapter shall be valid for the duration of the temporary use permit as long as the Thurston County Board of Health and/or the Thurston County Board of Commissioners continues to find that the public health emergency exists. If a public health emergency is rescinded, the applicant has ninety (90) days to remedy any waived conditions consistent with the requirements of this Chapter.

II. Thurston County Code, Chapter 23.72 TCC ('Administration') shall be amended to read as follows:

| Chapter 23.72 – Administration |
|--|
| 23.72.040 – Application review procedures. |
| Application review procedures. |
| Table 72.01. |

Olympia UGA Zoning Ordinance

Permit Review Matrix

| Permit/Review | Staff/ | Hearing | Planning | Board of | Review P | Review Process Timeline | | |
|--|----------|-------------------------------|---------------------------------|--|----------|-------------------------|-------------|---------|
| | Director | Examiner (open hearing) | Commission (open hearing) | County Commissioners (closed hearing) | Type I | Type II | Type III | Type IV |
| | | | | | | | | |
| Other administrative decisions/code interpretations | D | A | | A | V | | | |
| Temporary Use Permit for Homeless Encampments (23.45 TCC) ¹ | <u>D</u> | Appeala | able directly to S | Superior Court. | ✓ | | | |
| Amendments to administrative actions | D | A | | A | √ | | | |

- Permits for homeless encampments are considered a temporary use. Where application requirements and procedures for review differ from those laid out in this chapter, the requirements and procedures in Chapter 23.45 TCC apply. Administrative Decisions made by the Director are considered final and are directly appealable to Superior Court.
- ** Site-specific rezones for which a corresponding joint plan amendment is required, which are approved by the board of county commissioners, follows the process for comprehensive plan amendments, zoning text amendments, and legislative rezones.

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