

Planning & Economic Development

200 NE Moe Street | Poulsbo, WA 98370-7347 (360) 394-9748 | fax (360) 697-8269 www.cityofpoulsbo.com | plan&econ@cityofpoulsbo.com

PLANNED RESIDENTIAL DEVELOPMENT

WHAT IS A PRD?

A Planned Residential Development (PRD) is a development designed in a manner that facilitates greater variety, creativity and diversified residential projects; preserves or protects unique or sensitive physical features; promotes more economic and efficient use of land; and provides open space and recreational amenities; than would be possible under conventional land development.

HOW DOES A PRD DIFFER FROM TRADITIONAL DEVELOPMENT?

Traditional development must conform to the general requirements of the Zoning Ordinance for minimum lot size, building setbacks, height, and lot coverage. The PRD process, requirements, and decision criteria allow for the general zoning requirements to be modified in order to foster site design that provide innovative and compatible developments that create a sense of place.

WHERE DO THESE REGULATIONS APPLY?

A tract of land to be developed as a PRD shall be located on a residentially zoned property and have a minimum of 5 acres. However, a smaller site size may be allowed if the review authority makes specific findings to support the conclusion that a PRD is in the public interest because one or more of the following conditions apply:

- A. The site contains critical areas and protected buffers.
- B. A physical or topographic feature of importance identified through a site analysis exists on the site or in the neighborhood, which can be conserved for use by the PRD.
- C. The property or its neighborhood has a historical character of importance to the community that will be protected by PRD.
- D. The property is adjacent to or across the street from property which has been developed or redeveloped under a PRD, and a PRD will contribute to or supplement the existing amenities, open space and values of the neighboring PRD.
- E. The PRD design contains unique or innovative design concepts that could not be achieved without a PRD.
- F. The proposed PRD is located in the RM or RH zoning district, or is adjacent to RM, RH, C or LI zoning district(s) on at least 2 sides.
- G. The proposed PRD provides an infill opportunity.
- H. A cottage housing development as stand-alone when at least 12 cottages are proposed or as part of a larger development.

USES PERMITTED

Any use consistent with the comprehensive plan and uses permitted in the underlying zoning designation will be permitted in PRD's, in accordance with the approved development plan.

PRD DEVELOPMENT STANDARDS

A. Lot Sizes. When a PRD subdivision has an average lot size of four thousand square feet or less, a variety of lot sizes are desired to provide for market variety, clustering and creativity. The PRD design shall include at least three different lot size ranges distributed throughout the PRD. The applicant must demonstrate to the review authority how this requirement has been met through the required written narrative.

- B. Alleys. If a unit abuts an alley, the garage shall take access from the alley whenever possible. When parking is accessed from the rear of the lot, garages must be separated at least 25' from garage face to garage face in order to provide safe vehicle backout room.
- C. Privacy. Dwellings on lots without direct frontage on a public street should be situated to respect the privacy of abutting homes and to create usable private yard space for the dwelling(s). The review authority shall have the ability/discretion during the review process to establish alternate setbacks in order to accomplish this objective.
- D. Project Design. Site design for the entire project (including open space areas, recreational amenities, any attached units and/or condominium areas, and building architectural renderings) shall be submitted in support of the proposed PRD. The renderings shall include possible footprint locations and housing elevations or generally identified architectural style. Open space areas and preliminary location of active recreational amenities, trails, landscaping and other amenities shall also be identified.
- E. Individual Identity. Home individuality shall be achieved through the methods in PMC 18.260.060 E.
- F. Landscaping. Landscaping in a minimum 10' wide strip shall be provided on site and visible along all public street frontage classified as a neighborhood collector.

ATTACHED UNITS

Attached dwellings, not to exceed fourplexes, may be allowed in the RL zone through a PRD if the proposal meets the following criteria:

- A. The overall site density does not exceed the zoning district maximum or the allowable density bonus.
- B. The attached units must be clustered and located within the interior of the project, along street frontages, or other areas which are compatible with adjacent residential zones.
- C. The attached units must be single-family in appearance.
- D. Architectural renderings are required.

OPEN SPACE AND AMENITY AREA

Common open space and other appropriate beneficial features are required for all PRDs and is based on the average lot size in the proposed development. The greater the deviation from the RL standard lot size, the greater the open space requirement. See PMC 18.260.090.

Both passive and active recreational amenities (owned and maintained by the homeowners) are required to be provided for all PRDs, and shall be located within the required open space areas. See PMC 18.260.100.

RESIDENTIAL DENSITY INCENTIVES

An increase in the density permitted by the underlying zoning district may be requested in exchange for public benefits through land dedications and facility improvements to help achieve comprehensive plan goals of creation of quality neighborhoods, affordable housing, public facility acquisition and improvement, low impact development techniques, environmentally responsible design, and pedestrian and walkability improvements. PMC Table 18.260.110 identifies the public benefit benefits and associated density incentives.

MODIFICATION OF DEVELOPMENT STANDARDS

The city's standard development regulations may be modified for a PRD as set forth in PMC Table 18.260.050 (see next page); all other development standards shall be as set forth in the underlying zoning district requirements.

TABLE 18.260.050 LOT REQUIREMENTS FOR PRD					
Development Standard	RL zone (including any method of subdivision for SF detached)	RM/RH zoning district + attached units in RL district	No subdivision —commonly held ownership (condominium) for all R zones		
Density	Per underlying zoning district and a	s allowed as bonus units in Section 1	8.260.110.		
Minimum Lot Area	3,750 SF; 3,000 SF for detached single-family cottages.	No minimum lot area for attached 3,000 square feet for detached	5 acres or as a component of a PRD w/ subdivision		
Minimum Lot Width	30'	20'	n/a		
Minimum Lot Depth	70'	None	n/a		
Maximum Building Lot Coverage	50%	60%	n/a		
Front Yard Setback	10'	10'	n/a		
Rear Yard Setback	5'	5'	n/a		
Side Yard Setback	5'	5'	n/a		
Street Corner Yard Setback	10' or greater if necessary for sight distance	10' or greater if necessary for sight distance	n/a		
Perimeter Setback	n/a	n/a	20' and as required by PMC 18.260.070		
Setback between Structures*	n/a	n/a	10'		
Maximum Overall Building Lot Coverage	n/a	n/a	60%		

STREET STANDARD ALTERNATIVES

The city's street standards, as set forth in the city's adopted Developer's Guide, Section 2, may be modified as provided below:

- On-street parking as required in local access streets table may be clustered at a ratio of 1/2 parking space/unit. The clustered parking spaces shall be located in parking bays adjacent to a public street or within commonly owned areas.
- Private roads may serve up to 9 single-family lots. Private roads must be a minimum of 16' wide for two-way traffic and 10' wide for one-way traffic (or as required by the fire department).
 - Private roads shall be placed in a commonly owned tract. The tract will be owned and maintained by the HOA.
 - Private roads must gain access from public streets .
 - If fire department access is to be met by a private road, the proposed private road must meet fire department design standards.
 - A sidewalk on one side of the private road built to city construction standards is required.
 - Private roads shall be paved full-width for their entire length.
 - A 10' utility easement may be required.
 - Stormwater collection shall meet city standards. However, the city engineer may allow modifications such as an inverted crown or a thickened asphalt edge rather than curb; provided, that stormwater treatment will be adequate and safety will not be compromised.
 - No on-street parking is allowed on private roads unless provided in 8' wide bulb-outs or in parking bays sized to appropriate parking stall sizes.
- Alleys are only permitted as secondary access. Alleys will be considered private roads and must meet the requirements in subsection B above with the following exceptions: alleys may provide secondary access for up to 14 units, and a sidewalk on one side will not be required.
- Sidewalks separated from public streets or private roads may be required.

E. These specific modifications to the city's Developer's Guide may be utilized in PRD site design, and do not require prior city council approval in order for the application to proceed to the review authority.

REVIEW AUTHORITY AND PROCESS

- Before filing a PRD application, the applicant is required to schedule a pre-application conference. Pre-app conferences are intended to acquaint City staff and other agencies with a proposed development and to generally advise the applicant of applicable regulations and policies impacting the proposal. See the Pre-Application Conference Handout and Application for more information.
- PRD's are processed as Type III applications according to the provisions of Title 19.
- PRD application submittal requirements listed in are PMC 18.260.130.
- Application fees are collected per Resolution 2019-03.
- The review authority reviews the proposed PRD per the criteria in PMC 18.260.140.
- The applicant or any interested person may appeal the decision of the review authority as set forth in Title 19.
- Within 7 years following the approval of the PRD, the applicant is required to file a final plat or, if no subdivision is occurring, a final site development plan for review by the review authority. An extension of time up to but not exceeding one year may be granted per PMC 18.260.170 B.

Disclaimer: this handout should not be used as a substitute for codes and regulations. The applicant/property owner is responsible for compliance with all code and rule requirements, whether or not described here. Please see the City of Poulsbo Municipal Code for complete text and requirements.





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For additional information on the Planned Residential Development (PRD) process, refer to the Planning Residential Development Handout and Chapter 18.260 of the Poulsbo Municipal Code (PMC). For a detailed description of the Type III (quasi-judicial) review process, refer to PMC Title 19 (Project Permit Application Procedures).

PROJECT:				
Project Name:	Tax Assessor's ID:			
Project Address:	Size of Property (Sq. Ft.):			
Type of Residential Units:				
Project Description:				
Are there any critical areas on the property? (wetlands, steep slopes, streams, etc.)				
Is a residential density incentive being requested? Yes No See PMC 18.260.110 for details				
If yes, what is the requested percentage over maximum density of	the zone?			
If yes, please indicate the combination of density incentives from indicate how this proposal will provide a greater public benefit that density (attach additional pages).				
APPLICATION SUBMITTAL RE	EQUIREMENTS:			
Completed Preliminary Subdivision Application (if not submit	ted previously).			
Application Fees and Deposits. Additional hourly fees may a	pply.			
Four complete sets of PRD application drawings.				
The application shall be accompanied with complete site plans and subdivision plans if creating lots, drawn to 1" inch to 40' scale and produced in such a way as to clearly indicate compliance with all applicable requirements, and shall include ALL the information listed in PMC 18.260.130 . At least one sheet shall show the proposed project in its entirety (drawn at its appropriate scale).				
Please Note: - plans shall be folded upon submittal - all buildings and structures shall be dimensioned - all information shall be legible - plans shall be prepared by an appropriate certified profe	essional in the State of Washington			
Any other information/documents:	Any other information/documents:			
One electronic version of all submitted materials in PDF form	One electronic version of all submitted materials in PDF format (CD, thumb drive, or via e-mail).			
Notarized property owner and/or applicant signature page (a	attached).			



REVIEW CRITERIA

	REVIEW CRITERIA:				
The	space below is provided for your answers. A response is REQUIRED. You may use additional sheets.				
1.	Explain how the PRD results in creative site planning and a superior residential and subdivision development than generally found in conventional developments and subdivision regulations.				
2.	Explain how the PRD encourages a diversity of housing units and types within and between neighborhoods.				
3.	Explain how the PRD preserves natural features and critical areas and incorporates existing significant stands of trees.				
4.	Explain how the proposal will be compatible with existing and future land uses within the general area in which the proposal is to be located by providing screening or buffering between parcels and providing consistency between any existing single-family subdivisions and the proposal.				





CONSENT TO EXCEED REVIEW PERIOD

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TYPE OF REVIEW PERIOD:				
☐ 30-Day for Short Plat (RCW 58.17.140)				
90-Day for Preliminary Plat (RCW 58.17.140)				
30-Day for Final Plat (RCW 58.17.140)				
☐ 120-Day for Type III Land Use Permit Applications (RCW 36.70B)				
PROJECT INFORMATION:				
Project Name:				
Planning File No. (if known):				
Project Location (address, intersection, or parcel no.):				
APPLICANT:				
Name:				
Address:				
Email: Phone:				
SIGNATURE:				
Washington State Law requires the city approve, approve with conditions, return to the applicant for modifications, or deny the application within a specified time frame of receipt of a complete application.				
However, I understand that it will not be possible for the City of Poulsbo to process the above identified project within the timeframe required by RCW 58.17.140 and/or 36.70B.				
I,, consent to an extension of the time-frame selected above				
Signature: Date:				

SIGNATURES:

provided in this application is true and complete	the best of my knowledge, all the information e. It is understood that the City of Poulsbo may formation given on this application form should lack of full disclosure on my part.
I hereby authorize City of Poulsb property Monday-Friday between the hours of 8 application process.	oo representative(s) to inspect the subject 3:00 am and 4:00 pm during this permit
	Signature of Applicant/Agent
	Print Name of Applicant/Agent
STATE OF WASHINGTON)) SS COUNTY OF KITSAP)	
and for the State of Washington, duly commission described in and who executed the within and he/she/they signed the same as his/her/their from the same as	before me, the undersigned, a Notary Public in oned and sworn, personally appeared to me known to be the individual(s) d foregoing instrument, and acknowledged that ee and voluntary act and deed, for the uses and that he/she/they was (were) authorized to execute
WITNESS my hand and official seal this 20	sday of,
	NOTARY PUBLIC in and for the State of Washington Residing at
	Commission Expires

PROPERTY OWNER'S SIGNATURE (if other than applicant/agent):

nullify any decision made in reliance upon informathere be any willful misrepresentation or willful lac	
	Signature of Property Owner
	Print Name of Owner
STATE OF WASHINGTON)) SS COUNTY OF KITSAP	
On this day of, 20 be and for the State of Washington, duly commissioned described in and who executed the within and for he/she/they signed the same as his/her/their free a purposes therein mentioned, and on oath stated that said instrument. WITNESS my hand and official seal this	to me known to be the individual(s) oregoing instrument, and acknowledged that and voluntary act and deed, for the uses and the/she/they was (were) authorized to execute
	NOTARY PUBLIC in and for the State of Washington Residing at
	Commission Expires