



PARKS & RECREATION COMMISSION

SPECIAL HYBRID MEETING AGENDA

Wednesday, April 9, 2025 at 5:00 PM

COMMISSIONERS

Chair Peter Struck
Vice Chair Paul Burstein
Commissioners: Jodi McCarthy, Don Cohen
Sara Marxen, Rory Westberg, and Ashley Hay

LOCATION

MICEC – Slater Room Council Chambers
and via Zoom
8236 SE 24th Street | Mercer Island, WA 98040
Phone: 206.275.7609 | www.mercerisland.gov

We strive to create an inclusive and accessible experience. Those requiring accommodation for meetings should notify the Staff Liaison's Office 3 days prior to the meeting at 206.275.7870 or by emailing ryan.daly@mercerisland.gov.

The virtual meeting will be broadcast live on Zoom and recorded and saved on the City Council's [YouTube Channel](#)

Registering to Speak: Individuals wishing to speak live during Appearances will need to register their request with staff at **206.275.7861** and leave a message or [email](#) before 4 PM on the day of the Commission meeting. Each speaker will be allowed three (3) minutes to speak.

Join by Telephone at 5:00 PM: Call **253.215.8782** and enter Webinar ID **829 6748 2335** and Password **365446**.

Join by Internet at 5:00 PM:

- 1) Click [this link](#)
- 2) If the Zoom app is not installed on your computer, you will be prompted to download it.
- 3) If prompted for Webinar ID, enter **829 6748 2335** and Password **365446**.

Join in person at 5:00 PM: Mercer Island Community & Event Center - 8236 SE 24th Street, Mercer Island

CALL TO ORDER & ROLL CALL – 5:00 PM

APPEARANCES

This is the opportunity for anyone to speak to the Commission about issues of concern.

SPECIAL BUSINESS

1. PRC25-04: Parks Zone Development Discussion

Recommended Action: Move to approve the draft Parks Zone development regulations, draft Zoning Map, draft Land Use Map, and draft hand-off memo, and authorize the PRC Chair and Vice Chair to present the recommendation to the City Council and the Planning Commission.

OTHER BUSINESS

2. Absences and Commissioner Reports

ADJOURNMENT



PARKS & RECREATION COMMISSION CITY OF MERCER ISLAND

PRC 25-04
April 9, 2025
Special Business

AGENDA BILL INFORMATION

TITLE:	PRC 25-04: Parks Zone Development Discussion	<input type="checkbox"/> Discussion Only <input checked="" type="checkbox"/> Action Needed: <input checked="" type="checkbox"/> Motion <input type="checkbox"/> Recommendation
RECOMMENDED ACTION:	Move to approve the draft Parks Zone development regulations, draft Zoning Map, draft Land Use Map, and draft hand-off memo, and authorize the PRC Chair and Vice Chair to present the recommendation to the City Council and the Planning Commission.	
STAFF:	Jessi Bon, City Manager Carson Hornsby, Management Analyst II Alison Van Gorp, Deputy CPD Director Kellye Hilde, Deputy Public Works Director Ryan Daly, Recreation Manager Sam Harb, Parks Operations Manager Alaine Sommargren, Deputy Public Works Director	
EXHIBITS:	1. Draft Parks Zone Development Regulations 2. Draft Zoning Map 3. Draft Land Use Map 4. Draft Hand-Off Memo	

EXECUTIVE SUMMARY

The Parks Zone is a proposed new zone that will establish development regulations for most City-owned and/or managed parks. The purpose of the new zone is to ensure park lands are preserved and managed appropriately, in alignment with the Parks, Recreation, and Open Space (PROS) Plan, City code, master plans, and similar guiding documents.

- During the April 9, 2025 Parks and Recreation Commission (PRC) meeting, the PRC will review and provide feedback on the final revisions to the draft Parks Zone development regulations (Exhibit 1), draft Zoning Map (Exhibit 2), draft Land Use Map (Exhibit 3), and draft hand-off memo (Exhibit 4), and approve a final recommendation to the City Council and the Planning Commission (PC).
- A summary of the discussion and direction received from the PRC during the January, February, and March 2025 PRC meetings is provided in the background section below.
- A study session has been scheduled for April 15 to brief the City Council on the PRC's Parks Zone recommendation prior to transmitting the recommendation to the PC for legislative review. The PC is scheduled to commence the legislative review process at their meeting on April 23, and the City Council will undertake review and adoption of the Parks Zone by the end of 2025.

BACKGROUND

Parks Zone/Open Space Zone Background

The scope of work for the 2024 Comprehensive Plan Periodic Update, adopted by the City Council in 2022 with [Resolution No. 1621](#), included the creation of a new Parks Zone and development regulations for the new zone. In January 2024, a preliminary draft of the Parks Zone development regulations was presented to

the PRC and PC. Following community and commission feedback, the legislative review was paused, and the draft was returned to the PRC for further review. In March 2024, the PRC recommended dividing the Parks Zone planning into two phases: creating a zone for City-owned open space lands and another for public park properties.

The PRC and Open Space Conservancy Trust (OSCT) Board held several joint meetings to develop legislation for the Open Space Zone. On May 8, 2024, PRC and OSCT Chairs presented a joint recommendation to the PC, which completed its review in June 2024 as part of the Comprehensive Plan Update. On September 25, 2024, the PC approved a recommendation for the Open Space Zone code amendment. The City Council adopted the [Open Space Zone](#) on November 4, 2024 with an effective date of December 31, 2024.

Now that the PRC's first phase of work is complete on the Open Space Zone, the PRC has shifted focus to the development of the new Parks Zone with the goal of providing a recommendation to the PC in Q2 2025. Establishment of the Parks Zone will require the following amendments to the MICC and Comprehensive Plan:

- Development Regulations – create a new subsection or subsection(s) under MICC 19.05, amend [MICC 19.01.040](#) to establish the Parks Zone, and amend [MICC 19.16.010](#) to adopt new definitions as needed.
- Zoning Map – amend the Zoning Map in the MICC to reflect where the Parks Zone applies.
- Land Use Designations – amend the Land Use Designation table in the Land Use Element of the Comprehensive Plan (if needed).

Legislative Review Process

Once the PRC makes its recommendation to the PC, the PC will commence the formal legislative review process to gather public input and provide a recommendation to the City Council, as established in [Chapter 19.15 MICC](#). The legislative review process includes the following steps:

- The Planning Commission holds a public hearing ([MICC 19.15.020](#)).
- The Planning Commission makes a written recommendation to the City Council following the public hearing ([MICC 19.15.260\(B\)\(2\)](#)).
- The City Council considers the Planning Commission recommendation during a public meeting, deciding to adopt, reject, or amend the recommendation ([MICC 19.15.260\(B\)\(3\)](#)).
- If the Comprehensive Plan requires an amendment for the Parks Zone, the City Council will consider the Parks Zone amendments with the City's annual comprehensive plan amendments, which are limited to once a year by the Growth Management Act ([RCW 36.70A.130\(2\)](#)).

Parks Zone Materials from Prior PRC Meetings

- [Tuesday, October 8, 2024](#)
- [Thursday, November 7, 2024](#)
- [Thursday, January 9, 2025](#)
- [Thursday, February 6, 2025](#)
- [Thursday, March 6, 2025](#)

Re-Cap of Direction Received at the January 9, 2025 PRC Meeting

The PRC reached consensus on the following topics:

- Public art is recommended to be included as a permitted use without additional development standards, based on the Arts Council's recommendation. The hand-off memo will include a recommendation to identify opportunities for collaboration between the PRC and the Arts Council.
- Island Crest Park is recommended for inclusion in the Parks Zone. The hand-off memo will include a recommendation to the City Council to consider subdividing Island Crest Park as part of a future

project to include the critical and forested areas in the Open Space Zone, and the developed areas in the Parks Zone.

- Landings and street ends are not recommended for inclusion in the Parks Zone due to their primary use of utilities.

Materials from the January 9 PRC meeting are available [here](#).

Re-Cap of Direction Received at the February 6, 2025 PRC Meeting

The PRC reached consensus on the following topics:

- Wireless communications facilities are recommended as a permitted use in the Parks Zone with language similar to the Open Space Zone. The hand-off memo will include a recommendation to the City Council to limit wireless communication facilities in parks to the extent allowed in the MICC.
- Aubrey Davis Park is not recommended for inclusion in the Parks Zone due to WSDOT's preemptive authority over I-90 ROW, which has a primary use of transportation. The hand-off memo will include a recommendation to the City Council to prioritize renegotiation of the agreements with WSDOT to ensure the continued preservation and use of Aubrey Davis Park for recreation purposes.
- The Mercer Island Community and Event Center (MICEC) is not recommended for inclusion in the Parks Zone because it is a large multi-purpose facility that serves many uses in addition to recreation.
- Setbacks are recommended at zero feet if the adjacent property is zoned PI, OS, TC, PBZ, C-O, or B, and 20 feet if the adjacent property is zoned R-8.4, R-9.6, R12, R-15, MF-2L, MF-2, or MF-3. Fences, gates, culverts, trails, landscaping, furnishings, bollards, signs, kiosks, parking areas, and utilities are recommended to be exempt from setback requirements.
- Kiosks are recommended to be limited to 22 square feet in surface area and 10 feet in height.
- Trail width is recommended to be limited to 12 feet.
- Picnic shelters are recommended to be limited to 16 feet in height and 1,200 square feet of gross floor area.
- Parking standards are recommended to address design, ingress and egress, and minimum parking requirements only if a proposed use is expected to create demand for additional parking spaces beyond existing capacity.

Materials from the February 6 PRC meeting are available [here](#).

Re-Cap of Direction Received at the March 6, 2025 PRC Meeting

The PRC reached consensus on the following topics:

- Signs are recommended to be limited to 16 square feet in surface area. Externally lit signs are prohibited except for park entry signs and signs required for public health, safety, or maintenance purposes.
- Scoreboards are recommended to be limited to 250 square feet of surface area. Electronic and externally lit scoreboards are permitted.
- Building Size standards are recommended as follows:
 - Restrooms shall not exceed 500 square feet in gross floor area.
 - Park maintenance facilities shall not exceed 500 square feet in gross floor area.
 - Recreational facilities shall not exceed 500 square feet in gross floor area.
 - Multipurpose facilities shall not exceed 3,500 square feet in gross floor area.
 - Picnic shelters shall not exceed 1,200 square feet in gross floor area and 16 feet in height.
- Exemptions from the Building Size standards are recommended for the Luther Burbank Administrative Building, Luther Burbank Boiler Building, Luther Burbank Caretakers House, and emergency well buildings.

- Additional recommended exemptions to the impervious surface standard include small park amenities under 100 square feet, and emergency maintenance and repairs. If the City acquires new park land, a separate planning process is recommended to determine the initial amenities and impervious surface coverage of the new park land.
- The proposed lighting standards are recommended with the removal of the exemption for lighting within a public right-of-way or easement.
- New definitions are recommended for multipurpose facility, playground, and restroom.
- The draft Zoning Map and list of park properties proposed to be included in the Parks Zone were reviewed and approved by the PRC.
- The draft hand off memo was reviewed, and several live edits were approved by the PRC during the meeting. Follow up items for the April 9 PRC meeting are identified in the Issue/Discussion below.

Materials from the March 6 PRC meeting are available [here](#).

ISSUE/DISCUSSION

Draft Parks Zone Development Regulations (Exhibit 1)

Staff have prepared an updated draft of the Parks Zone development regulations. Follow-up items from the March 6 PRC meeting are outlined below. The PRC will be asked to review and approve the final revisions to the draft development regulations at the April 9 meeting.

Uses Permitted

“City government services” was added as a replacement for “government services” as the permitted use of the Luther Burbank Administrative Building, Luther Burbank Boiler Building, and Luther Burbank Caretakers House. This will allow the current uses of these buildings to continue. The permitted use of City government services is limited to government services provided by, or on behalf of, the City of Mercer Island. The Luther Burbank Buildings serve a variety of important City government administrative uses and are a vital part of the City’s long-term facilities plans.

Signs

The use of “natural colors” as a requirement for signs was removed. This change was briefly discussed at the March 6 PRC meeting. Recent state legislation (HB 1293) severely limits the City's ability to include this kind of flexibility in development regulations. Starting June 30, 2025, all development regulations must be "clear and objective." Terms like "natural colors" would be considered subjective and will no longer be allowed.

Building Size

The building size standards were transferred into a table with new additions redlined in the draft. The PRC asked staff to propose height limits for buildings at the last meeting. A height limit of 20 feet is suggested for restrooms, park maintenance facilities, recreational facilities, and multipurpose facilities. The proposed height limit is based on the tallest existing buildings in the park system, several of which are between 17 and 18 feet tall. Flagpoles, antennas, chimneys, mechanical equipment, and rooftop appurtenances are not suggested to count toward building height in the Parks Zone.

The Luther Burbank Pergola (covered walkway) was added to the building size standards with a limit of 2,000 square feet in gross floor area and 16 feet in height. This is the only covered walkway in the park system and there are no plans to add additional covered walkways.

Impervious Surface

“Required surfaces for playground equipment” was added as an exemption to the impervious surface standard based on PRC discussion at the March 6 meeting. The exemption for ADA parking was revised to read “ADA parking and accessibility.”

Definitions

A definition of “City Government Services” was added to specify the permitted use of the Luther Burbank Administrative Building, Luther Burbank Boiler Building, and Luther Burbank Caretakers House. This definition is the same as the definition for “government services” except it is limited to government services provided by, or on behalf of, the City of Mercer Island.

Draft Zoning Map (Exhibit 2)

The draft Zoning Map was reviewed and approved by the PRC at the March 6 PRC meeting. The draft Zoning Map will be included as part of the PRC’s recommendation to the PC. The draft Zoning Map includes the following parks in the Parks Zone:

- Bicentennial Park
- Clarke Beach Park
- Deane’s Children’s Park
- First Hill Park
- Groveland Beach Park
- Homestead Park
- Island Crest Park
- Luther Burbank Park
- Mercerdale Park
- Roanoke Park
- Rotary Park
- SE 28th Street Mini Park
- Secret Park
- Slater Park
- Wildwood Park

Draft Land Use Map (Exhibit 3)

The Land Use Map adopted as part of the 2024 Comprehensive Plan Periodic Update was intended to implement all revisions necessary to adopt the Parks Zone and Open Space Zone. Upon further review, staff discovered that additional changes are necessary to adopt the Parks Zone and ensure consistency between the Land Use Map and Zoning Map.

The draft Land Use Map includes the following changes compared to the current adopted Land Use Map:

1. SE 28th St. Mini Park changed from Single Family Residential to Park.
2. Rotary Park changed from Open Space to Park.
3. Title changed from “City of Mercer Island Land Use” to “City of Mercer Island Land Use Map”
4. Black diagonal lines removed from Open Space in the legend and on the map.
5. Legend organized in alphabetical order.
6. “Land Use Plan” changed to “Land Use Map” in the text under the legend.
7. Park and Open Space labels removed except for park properties with new changes proposed.

Draft Hand-Off Memo (Exhibit 4)

The draft hand-off memo summarizes the draft Parks Zone development regulations, draft Zoning Map, and draft Land Use Map, supported by references to applicable PROS Plan goals and objectives. The draft hand-off memo includes additional recommendations for consideration by the City Council. Several live edits were accepted into the draft during the March 6 meeting in addition to other small changes discussed during the meeting. Follow up items identified at the March 6 PRC meeting include:

- Additional context for the recommendation to subdivide Island Crest Park.
- A recommendation to include a goal in the City's long-term facilities plans to relocate city government services from the Luther Burbank buildings so that all park facilities can be dedicated to serving parks and recreation uses.

The follow up items and several other changes based on updates to the draft development regulations are redlined in the draft hand-off memo. The PRC will be asked to review and approve the final hand-off memo at the April 9 meeting. If any further revisions are necessary after the April 9 meeting, staff will coordinate with the PRC Chair and Vice Chair to review and approve final revisions.

NEXT STEPS

A study session has been scheduled for April 15 to brief the City Council on the PRC's Parks Zone recommendation prior to transmitting the recommendation to the PC for legislative review. The PC is scheduled to commence the legislative review process at their meeting on April 23, and the City Council will undertake review and adoption of the Parks Zone by the end of 2025.

RECOMMENDED ACTION

Motion #1: Move to approve the draft Parks Zone development regulations, draft Zoning Map, and draft Land Use Map in substantially the form provided to submit to the Planning Commission for consideration during the legislative review process.

Motion #2: Move to approve the hand-off memo and authorize the Chair and Vice Chair of the PRC to present the recommendation to the City Council and the Planning Commission.

DRAFT PARKS ZONE

MICC 19.05.XXX – Parks Zone. [New Subsection]

- A. *Purpose.* The purpose of the Parks Zone is to preserve and maintain parks which provide green space and recreational, social, and conservation opportunities.
- B. *Parks Zone Designation Requirements.* In addition to the requirements established in [MICC 19.15.240](#), Parks must be owned, leased, or managed by the City of Mercer Island and fulfill the purpose provided in subsection (A) above to qualify for classification as Parks Zone.
- C. *Uses Permitted.* The following land uses are permitted in the Parks Zone. A use not permitted by this section is prohibited.
1. Recreational uses.
 2. Recreational facilities and recreational amenities.
 3. Park maintenance facilities.
 4. [City government services in the](#) Luther Burbank Administrative Building, Luther Burbank Boiler Building, and Luther Burbank Caretakers House.
 5. Public art.
 6. Trails.
 7. Habitat restoration and enhancement as authorized by [Chapter 19.07 MICC](#).
 8. Parking.
 9. Temporary uses and structures compatible with the purpose of the Parks Zone, as authorized by the City Manager or designee.
 10. Wireless communications facilities. (Only if otherwise permitted by [MICC 19.06.040](#) – Wireless communications or [MICC 19.06.070](#) – Small wireless facilities deployment, and subject to [MICC 19.06.075](#) – Small wireless facility deployments design and concealment standards).
 11. Utilities.

MICC 19.05.XXX – Parks Zone Development Standards. [New Subsection]

- A. *Applicability.* The provisions of this section shall apply to all development proposals in the Parks zoning designation.

B. *Setbacks.*

1. The following minimum setbacks apply:
 - a. Zero (0) feet if adjacent property is zoned PI, OS, TC, PBZ, C-O, or B; and
 - b. Twenty (20) feet if adjacent property is zoned R-8.4, R-9.6, R12, R-15, MF-2L, MF-2, or MF-3.
2. Setbacks are measured from the adjacent property line or the edge of adjacent public rights-of-way.
3. The following developments are exempt from setback requirements: fences, gates, culverts, trails, landscaping, furnishings, bollards, signs, kiosks, parking areas, and utilities.

C. *Signs and Kiosks.*

1. Signs shall be governed by [MICC 19.12.080](#), except as follows:
 - a. Signs shall not exceed 16 square feet of surface area. Surface area shall be measured as the part of the sign used to display information.
 - b. Externally lit signs are prohibited except for park entry signs and signs required for public health, safety, or maintenance purposes.
 - ~~c. Natural colors shall be required unless necessary for public health, safety, or maintenance purposes.~~
2. Scoreboards shall not exceed 250 square feet of surface area. Surface area shall be measured as the side of the scoreboard that displays the score. Electronic and externally lit scoreboards are permitted.
3. Kiosks shall not exceed 22 square feet of surface area and 10 feet in height. Surface area shall be measured as the portion of the kiosk used/usable for providing information.

D. *Trail Standards.*

1. Trails shall not exceed 12 feet in width.

E. *Building Size.*

1. Unless exempted by subsection (E)(3), the following standards shall apply to buildings in the Parks Zone:

Building Type	Gross Floor Area Limit	Height Limit
Restrooms	500 square feet	<u>20 feet</u>
Park Maintenance Facilities	500 square feet	<u>20 feet</u>
Recreational Facilities	500 square feet	<u>20 feet</u>
Multipurpose Facilities	3,500 square feet	<u>20 feet</u>
Picnic Shelters	1,200 square feet	16 feet
Luther Burbank Pergola	<u>2,000 square feet</u>	<u>16 feet</u>

2. Flagpoles, antennas, chimneys, mechanical equipment, and rooftop appurtenances do not count toward building height in the Parks Zone.
3. The following buildings in the Parks Zone shall be exempt from the standards in subsection (E)(1):
 - a. Luther Burbank Administrative Building.
 - b. Luther Burbank Boiler Building.
 - c. Luther Burbank Caretakers House.
 - d. Emergency well buildings.

F. *Parking.* The following parking requirements apply to all land uses in the Parks Zone.

1. *Design.* Parking lot design must conform to the diagrams included in [Appendix A](#) of this development code, unless alternative design standards are approved by the City Engineer.
2. *Ingress and egress.* The City Engineer shall have the authority to condition future development permit approvals to fix the location and width of vehicular ingress or egress to and from the subject property and alter existing ingress and egress as may be required to control street traffic in the interest of public safety and general welfare.
3. *Minimum parking requirements.* Parking proposals must demonstrate to the satisfaction of the City Engineer that the number of parking spaces proposed will accommodate the projected parking created by the proposed use. The City Engineer may condition approval to require a minimum number of parking spaces if the proposed use is expected to create demand for additional parking spaces beyond existing and proposed onsite parking facilities.

G. *Impervious Surface.*

1. No net new impervious surface in the parks system is permitted unless it has been included in an adopted Park Master Plan (or similar planning document that includes a public process and City Council approval), the City of Mercer Island Americans with Disabilities Act (ADA) Plan, or specifically exempted by this section, and stormwater and other applicable requirements are met. If the City acquires new park land, a separate planning process will take place to determine the amenities and impervious surface coverage of the new park land. The following uses are exempt:
 - a. Emergency vehicle lanes not available for public use.
 - b. ADA Parking and accessibility.
 - c. Public trails.
 - d. Required surfaces for playground equipment.
 - e. Synthetic turf athletic fields.
 - f. Small park amenities 100 square feet or less in gross floor area, including but not limited to benches, picnic tables, signs, and trash cans.
 - g. Emergency maintenance and repairs.
 - h. Utilities.

H. Lighting.

1. All exterior lighting shall be designed to minimize glare, sky glow, and light trespass onto neighboring properties. Fixtures must be fully shielded and installed in a manner that prevents light trespass beyond the property line of the property on which they are located. Fully shielded means a light fixture constructed and installed in such a manner that all light emitted, either directly from the lamp or a diffusing element, or indirectly by reflection or refraction from any part of the fixture, is projected below the horizontal plane through the fixture's lowest light-emitting part.
2. The following lighting types are exempt from this requirement:
 - a. Lighting fixtures existing prior to the effective date of this section and the repair of the same.
 - b. Emergency lighting.
 - c. Pathway and landscaping lighting fixtures producing less than 200 lumens.
 - d. Temporary seasonal lighting.
 - e. Lighting required by state or federal law.

I. *Lighting for Outdoor Performance, Sport and Recreation Facilities, and Play Fields.*

1. Lighting levels for outdoor performance areas, sport and recreation facilities, and play fields shall not exceed by more than five percent the Illuminating Engineering Society of North America (IESNA) published standards for the proposed activity.
2. Where playing fields or other special activity areas are to be illuminated, lighting fixtures shall be mounted, aimed, and shielded so that their beams fall within the primary playing area and immediate surroundings, and so that no direct illumination is directed off the site.
3. Lighting shall be turned off as soon as possible after the conclusion of an event and shall not remain on for more than 30 minutes following its end.
4. All lighting shall be equipped with timers to automatically extinguish lights, ensuring that facilities are not illuminated when not in use.

MICC 19.16.010 – Definitions

[...]

Athletic Field. A developed field for organized sports, including but not limited to baseball, softball, soccer, lacrosse, and football.

[...]

City Government Services. Services provided by, or on behalf of, the City of Mercer Island including, but not limited to, fire protection, police and public safety activities, courts, administrative offices, and equipment maintenance facilities.

[...]

Community Garden. A shared plot of land where individuals or groups collectively grow fruits, vegetables, flowers, and plants.

[...]

Furnishings. In the Parks Zone or Open Space Zone, small amenities including but not limited to picnic tables, benches, bike racks, trash cans, signs, and pet waste stations.

[...]

Light Trespass. Light that falls beyond the property it is located on.

[...]

Multipurpose Facility. In the Parks Zone, a facility that serves two or more uses including, but not limited to, restrooms, maintenance facilities, recreation facilities, support facilities for recreational uses, storage, and concessions.

[...]

Park. Public land that is available for recreational, ecological, educational, or cultural uses. Parks are accessible to the public and typically feature natural landscapes, open spaces, and facilities designed to support leisure, community gatherings, conservation, and outdoor activities.

[...]

Park Maintenance. Activities performed to ensure parks are clean, safe, and operational. Park maintenance includes, but is not limited to infrastructure repair, cleaning, landscaping, and litter removal.

[...]

Park Maintenance Facilities. ~~Park developments~~ Structures that serve ~~operational or~~ park maintenance or operations purposes including but not limited to buildings and sheds.

[...]

Playground. An outdoor recreational facility provided as a play area for children.

[...]

Public Art. Art that is installed in public spaces for the purpose of community enjoyment and enrichment. Public Art is visually and physically accessible to the public and embodies public or universal concepts rather than commercial, partisan, or personal interests.

[...]

Recreational Amenities. Structures, furnishings, or developments that are provided to supplement recreational uses or enhance recreational facilities, including but not limited to picnic tables, benches, bleachers, barbecues, fencing, outdoor exercise equipment, lighting, ~~electronic and manual~~ scoreboards, and waste receptacles. Recreational Amenities ~~also~~ include all amenities addressed by the definition of Passive Recreational Amenities.

[...]

Recreational Facilities. Buildings, structures, or developments that are provided specifically for recreational uses, including but not limited to restrooms, playgrounds, picnic shelters, concession stands, athletic fields, sport courts, ~~playgrounds~~, batting cages, bullpens, skateparks, bike skills areas, community gardens, spray parks, amphitheaters, swimming areas, docks, piers, and boat launches.

[...]

Recreational Uses. In the Parks Zone, land uses that provide opportunities for entertainment, athletic, ecological, and/or other leisure activities. Recreational uses include but are not limited to sports, cycling, skating, swimming, and use of community gardens, play equipment, and exercise equipment. Recreational uses include all uses addressed by the definition of Passive Recreational Uses.

[...]

Restroom. ~~In the Parks Zone and Open Space Zone, a~~ public restroom facility that provides basic amenities including but not limited to toilets and sinks.

[...]

MICC 19.01.040 – Zone Establishment

A. Zones.

Zone	Symbol
Single-Family	R-8.4
Single-Family	R-9.6
Single-Family	R-12
Single-Family	R-15
Multiple-Family	MF-2L
Multiple-Family	MF-2
Multiple-Family	MF-3
Business	B
Planned Business	PBZ
Commercial Offices	C-O
Public Institution	PI

<u>Parks</u>	<u>P</u>
Open Space	OS
Town Center	TC

- B. The location and boundaries of the various zones of the city are shown and delineated on the city of Mercer Island Zoning Map which is included in Appendix D of this development code and is incorporated herein by reference.
- C. The location and boundaries of the various zones as hereafter determined by the city council shall be shown and delineated on zone maps covering portions of the city, each of which shall be a part of this Code either by adoption as a part hereof or by amendment hereto.
- D. Each zone map and all notations and other information shown therein shall become part of this Code.
- E. A zone map may be divided into parts and each part may, for purposes of identification, be subdivided into units. Such parts may be separately and successively adopted by means of an amendment of this Code and, as adopted, such zone map, or its parts, shall become a part of this Code.
- F. Changes in the boundaries of a zone shall be made by ordinance adopting an amended map, or part of said zone map.
- G. When uncertainty exists as to the boundaries of any zones shown on any zone map, the following rules shall apply:
1. Boundaries shown on a map as approximately following street lines or lot lines shall be construed as actually following such lines.
 2. Where a boundary between zones divides a lot into two or more pieces, the entire lot shall be deemed to be located in the first zone on the following list in which any part of the lot is located: R-15, R-12, R-9.6, R-8.4, MF-2L, MF-3, MF-2, P, OS, PI, PBZ, C-O, TC, and B. The location of the zone boundary shall be determined by use of the scale appearing on the zone map unless the location of the boundary is indicated by dimensions.
 3. Where property abuts Lake Washington, the land use classification of the upland property extends waterward across the abutting shorelands and beds to the line of navigability/inner harbor line as established in 1984 by the board of natural resources by Resolution No. 461.
 4. In case any uncertainty exists, the planning commission shall recommend and the city council shall determine the location of boundaries.
 5. Where a public street is officially vacated or abandoned, the land use classification applicable to the abutting property shall apply to such vacated or abandoned street. If a vacated street forms the boundary between two or more zones, the land use classifications of each abutting zone shall extend to the mid-point of the vacated street unless the planning commission recommends and the city council decides otherwise.

H. Except as hereinafter provided:

1. No land, building, structure or premises shall be used for any purpose or in any manner other than a use listed in this Code, or amendments thereto, for the zone in which such land, building, structure or premises is located.
2. No building or structure shall be erected nor shall any building or structure be moved, altered, enlarged or rebuilt, nor shall any open spaces surrounding any building or structure be encroached upon or reduced in any manner, except in conformity with the requirements of this development code or amendments thereto.
3. No yard or other open spaces provided about any building or structure, for the purpose of complying with the regulations of this Code or amendments thereto shall be considered as providing a yard or open space for any other building or structure.

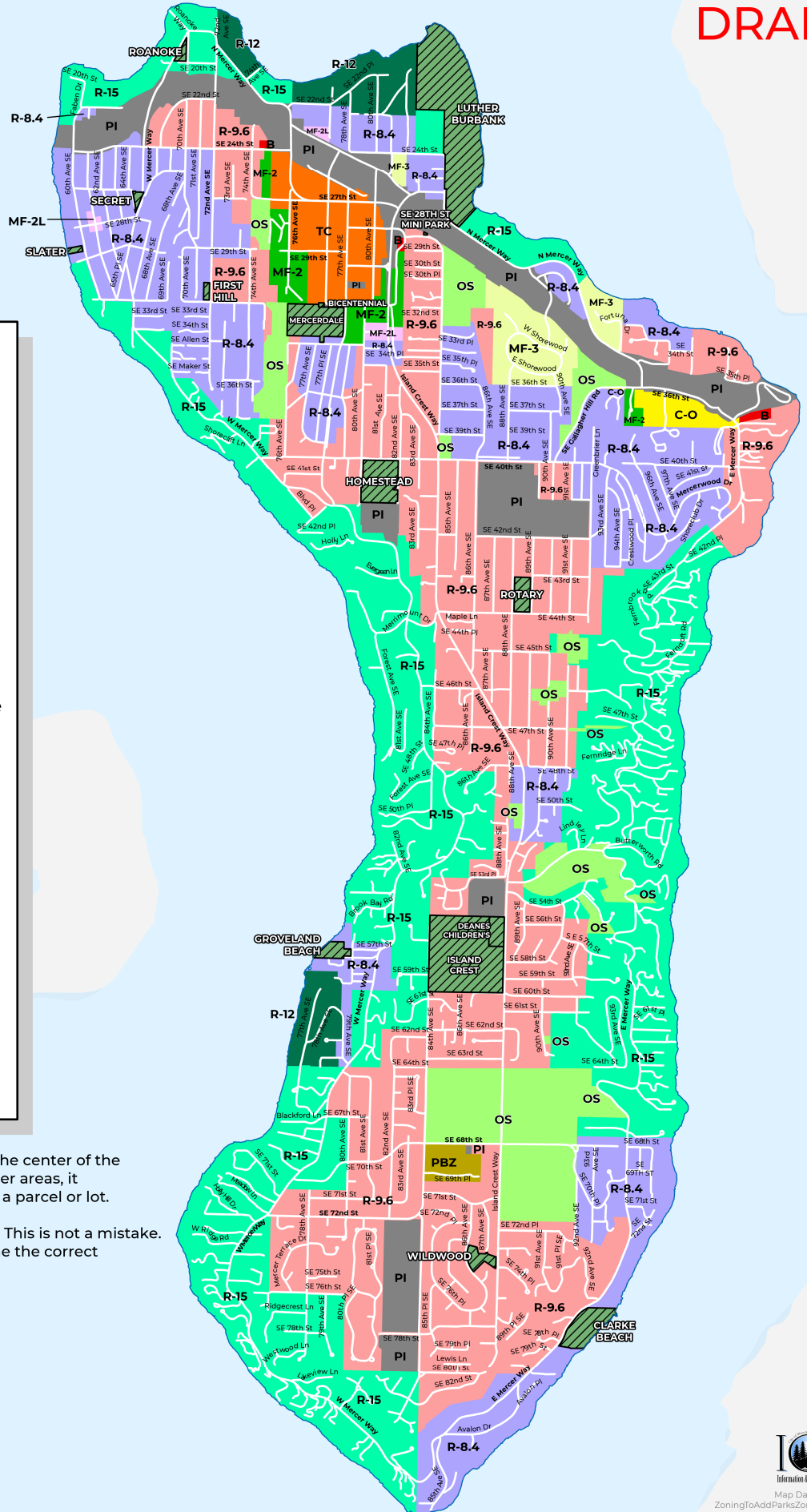
DRAFT



CITY OF MERCER ISLAND ZONING MAP

Item 1.

DRAFT



- P Park
- OS Open Space
- R-8.4 Residential 8,400 sq. ft. lot
- R-9.6 Residential 9,600 sq. ft. lot
- R-12 Residential 12,000 sq. ft. lot
- R-15 Residential 15,000 sq. ft. lot
- MF-2L Multi-Family, Limited Maximum density 26 units/acre
- MF-2 Multi-Family Maximum density 38 units/acre
- MF-3 Multi-Family Maximum density 26 units/acre
- B Business
- PBZ Planned Business Zone
- C-O Commercial Offices
- PI Public Institution
- TC Town Center

The zone boundaries generally coincide with the center of the public right of way and plat boundaries. In other areas, it coincides with lot-lines. In a few cases, it splits a parcel or lot.

In some areas, parcels are split into two zones. This is not a mistake. Please consult with a City planner to determine the correct designation for your property.

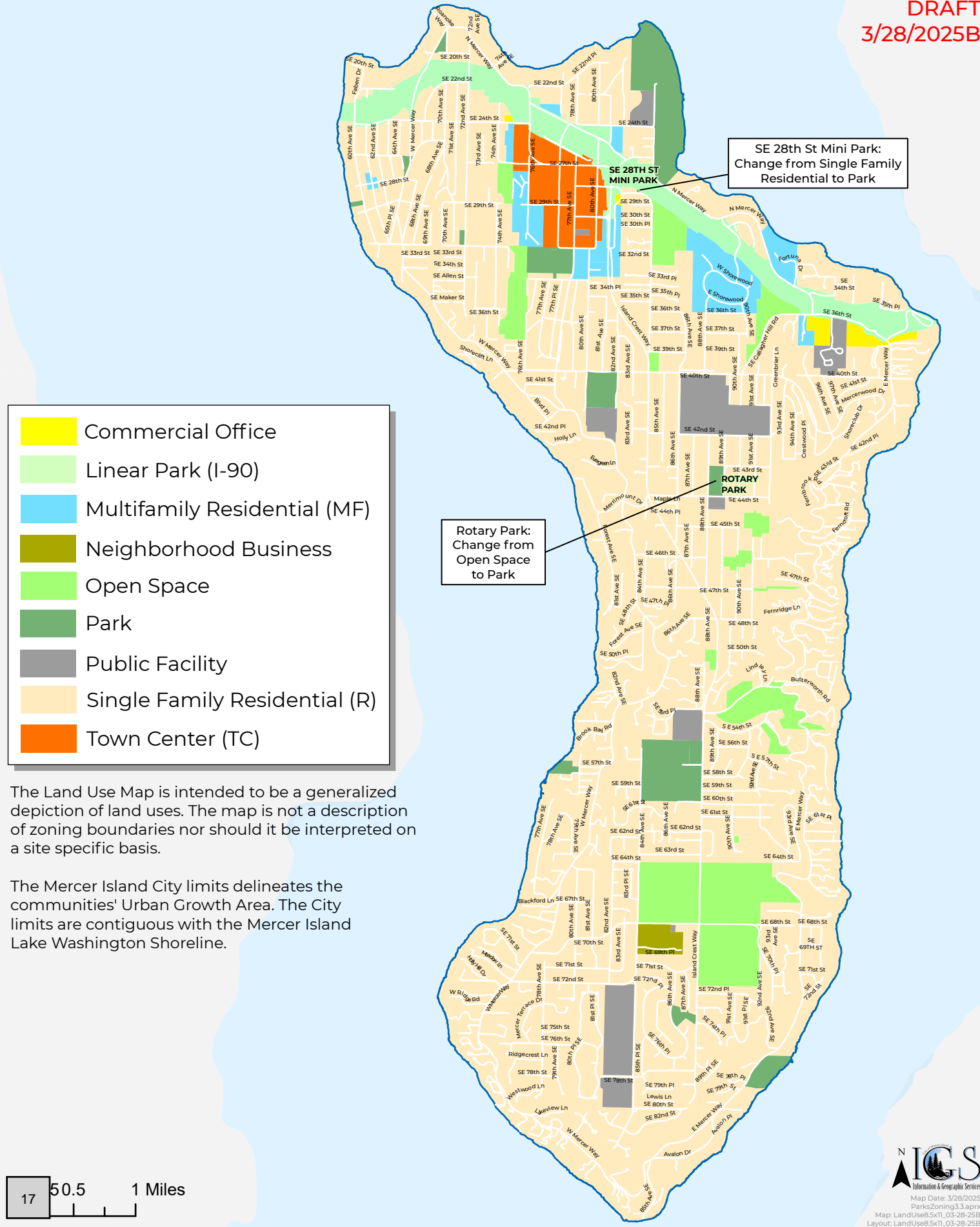
- Original map Adopted: Ord 99C-13
- Amended: Ord 00C-06
- Amended: Ord 05C-13
- Amended: Ord 13C-02
- Amended: Ord 14C-07
- Amended: Ord 14C-10
- Amended: Ord 16C-01
- DSG Director's Memo, dated 06/10/2016
- Amended: Ord 17C-24
- Amended: Ord 18C-14
- Amended: Ord 24C-15



CITY OF MERCER ISLAND LAND USE MAP

Item 1.

DRAFT
3/28/2025B



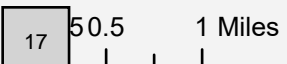
- Commercial Office
- Linear Park (I-90)
- Multifamily Residential (MF)
- Neighborhood Business
- Open Space
- Park
- Public Facility
- Single Family Residential (R)
- Town Center (TC)

Rotary Park:
Change from Open Space
to Park

SE 28th St Mini Park:
Change from Single Family
Residential to Park

The Land Use Map is intended to be a generalized depiction of land uses. The map is not a description of zoning boundaries nor should it be interpreted on a site specific basis.

The Mercer Island City limits delineates the communities' Urban Growth Area. The City limits are contiguous with the Mercer Island Lake Washington Shoreline.





**PARKS AND RECREATION COMMISSION
CITY OF MERCER ISLAND, WASHINGTON**

2040 84th Ave SE | Mercer Island, WA 98040-3732
(206) 275-7793 | www.mercergov.org

DATE: TBD

TO: Planning Commission

FROM: Parks and Recreation Commission
Peter Struck, Chair
Paul Burstein, Vice Chair
Sara Marxen
Jodi McCarthy
Rory Westberg
Don Cohen
Ashley Hay

With Councilmember Reynolds attending as Council Liaison to the PRC.

SUBJECT: Draft Parks Zone Development Regulations, [Zoning Map, and Land Use Map](#)

Introduction

The Parks and Recreation Commission (PRC) is pleased to submit drafts of the draft Parks Zone development regulations, [draft Zoning Map, and draft Land Use Map](#) to the Planning Commission (PC) for consideration during the legislative review process. The Parks Zone is a proposed new zone that will establish specific land use regulations for most of the City’s parks with the goal of preserving and maintaining parks on Mercer Island. This recommendation was prepared in alignment with the goals and objectives in the Parks, Recreation, and Open Space (PROS) Plan.

Background

The City Council directed staff to develop a new Parks Zone to be included as part of the 2024 Comprehensive Plan Periodic Update. A preliminary Parks Zone draft was presented to the PRC and PC in January 2024. After receiving feedback from the commissions and the community, the City Manager directed staff to pause the legislative review process and return to the PRC for further discussion and review.

The PRC revisited the Parks Zone in March 2024 and provided a recommendation to staff to separate the Parks Zone planning work into two phases: the first phase to develop a new zone for City-owned public Open Space Lands and the second phase to develop a new zone for City-owned public park properties. The PRC, Open Space Conservancy Trust (OSCT) Board, and PC worked with staff to develop the Open Space Zone development regulations adopted alongside the 2024 Comprehensive Plan Periodic Update. The Open Space Zone was adopted by the City Council with [Ordinance No. 24C-15](#).

The PRC began developing the draft Parks Zone development regulations in November 2024 and finalized a recommendation at the [TBD] PRC meeting. A summary of the Parks Zone development regulations and the PRC’s recommendations are provided below.

What is the proposed Parks Zone?

The Parks Zone is a proposed new zoning code that will establish development regulations for most City-owned and managed parks to ensure the land is managed in a manner appropriate for such properties, consistent with

the PROS Plan, City code, master plans, forest management plans, and similar documents. The City stewards approximately 138 acres of park land that is recommended for inclusion in the Parks Zone.

Draft Parks Zone Development Regulations (Sections A-E)

The Mercer Island Development Code ([MICC Title 19](#)) classifies land within the City into various zones ~~and establishes development regulations for each zone~~. Each zoning district has its own development regulations that specify the permitted uses and development standards in the zone. A summary of the PRC's proposed draft of the Parks Zone development regulations is provided below.

Purpose (Section A)

The proposed purpose statement of the Parks Zone is to preserve and maintain parks which provide green space and recreational, social, and conservation opportunities.

Designation Requirements (Section B)

The designation requirements of a zone describe the criteria the land must meet to be included in the zone. The Parks Zone designation requirements specify that land in the Parks Zone must be owned, leased, or managed by the City of Mercer Island and fulfill the purpose of the Parks Zone. This language is consistent with the designation requirements of the Open Space Zone.

Uses Permitted (Section C)

The proposed permitted uses in the Parks Zone include recreational uses, recreational facilities, recreational amenities, park maintenance facilities, [city government services in](#) the Luther Burbank Administrative Building, Boiler Building, and Caretakers House, public art, trails, habitat restoration and enhancement, parking, temporary uses and structures, wireless communications facilities, and utilities. The permitted uses are summarized below.

Recreational Uses

Recreational uses include uses related to entertainment, athletics, ecology, and leisure. [Examples of recreational uses include sports, cycling, and use of community gardens](#). This recommendation is in alignment with the following PROS Plan Goal:

- Goal 5: Provide a variety of recreation programs, services, and facilities that promote the health and well-being of residents of all ages and abilities.

Recreational Facilities and Amenities

Recreational facilities and recreational amenities include structures that are specifically provided for recreational uses or to supplement recreational uses. Examples of recreational facilities include athletic fields, sport courts, and playgrounds. Examples of recreational amenities include picnic tables, benches, and barbecues. This recommendation is in alignment with the following PROS Plan Objective:

- Objective 2.5: Provide amenities at parks, trails, open space areas, and facilities where appropriate and when feasible to improve the user experience and access.

Park Maintenance Facilities

Park maintenance facilities include structures that serve purposes related to park maintenance, operations, and storage. Examples [of park maintenance facilities](#) include buildings and sheds. This recommendation is in alignment with the following PROS Plan Objectives:

- Objective 2.1: Maintain all parks and facilities in a manner that keeps them in a safe and attractive condition.

City Government Services in the Luther Burbank Buildings

City government services are a permitted use in the Luther Burbank Administrative Building, Boiler Building, and Caretakers House because these buildings serve a variety of government administrative purposes unrelated to parks and recreation. A new definition is included in the draft for “City government services” limiting the use of these buildings to government services provided by, or on behalf of, the City of Mercer Island. Per staff input, the administrative uses of these buildings are an important aspect of the City’s long-term facilities plans. A recommendation to relocate City government services from buildings in the Parks Zone is included in the “additional recommendations” section below.

Public Art

Public art includes art installations in public spaces for the purpose of community enjoyment and enrichment. Public art includes examples such as sculptures and murals. This recommendation is in alignment with the following PROS Plan Objectives:

- Objective 6.2: Support the priorities of the Mercer Island Arts Council and the goals and initiatives of the Comprehensive Arts & Culture Plan.
- Objective 6.3: Identify and implement opportunities for integrating arts and culture into parks and open space, including, where feasible and appropriate, through permanent and temporary public art installations, arts performance and events, interpretive strategies, and other dynamic expressions. Collaborate with diverse groups to ensure incorporation of art in public space occurs through a lens of diversity, equity, and inclusion.

Trails

Trails include off-street paths for passive recreational uses. This recommendation is in alignment with the following PROS Plan Objectives:

- Objective 4.1: Develop and implement a trail system hierarchy to accommodate different user types and experiences.

Habitat Restoration and Enhancement

Habitat restoration and enhancement includes activities related to the rehabilitation and restoration of park land. Examples of typical habitat restoration work include planting of native plant species, eradication of invasive plant species, and removal of toxic substances from soil and water. This recommendation is in alignment with the following PROS Plan Objectives:

- Objective 3.1: Preserve and protect open space and park land areas with significant environmental features such as wetlands, forests, steep slopes, and plant and animal habitats from development impacts.
- Objective 3.6: Actively work to improve the condition of City-owned parks, trails, and open space areas through invasive species removal, planting of native species, and restoration of urban forests, creeks, wetlands, and other habitat areas. Anticipate climate trends and foster climate-resilient landscapes in parks and open space. Seek opportunities for community education on invasive species and their safe removal to help reduce their spread on Mercer Island. Maintain an Integrated Pest Management Program that maximizes ecological benefits while minimizing environmental, social, and economic impacts.

Parking

Parking is proposed as a permitted use in the Parks Zone. Adequate parking capacity throughout the park system is necessary to accommodate a variety of park uses and maintain park accessibility. This recommendation is in alignment with the following PROS Plan Objectives:

- Objective 1.6: Design and maintain parks and facilities to offer universal accessibility for residents of all physical capabilities, skill levels, and ages as appropriate and in compliance with the Americans with

Disabilities Act (ADA) Standards for Accessible Design. Seek opportunities to eliminate barriers at existing facilities and address goals identified in the Citywide ADA Transition Plan.

Temporary Uses and Structures

Temporary uses and structures address the short-term staging needs of construction projects as well as small group recreational, restoration, or stewardship events. This recommendation is in alignment with the following PROS Plan Objectives:

- Objective 3.14: Continue to facilitate volunteer programs that enhance park improvement and restoration efforts, promote environmental education, support ongoing maintenance efforts, and engage the community in stewardship opportunities.
- Objective 8.9: Promote volunteerism to involve individuals, groups, organizations, and businesses in the development and stewardship of the park and recreation system.

Wireless Communications Facilities

Wireless communication facilities will be allowed only as otherwise permitted in the MICC. This item was identified as a future work item for City Council consideration, which is further described in the “additional recommendations” section below.

Utilities

Utilities are included as a permitted use. Parks are not typically preferred locations for utilities, however, many of the City’s parks have utility facilities because feasible alternative locations for utilities are unavailable. This recommendation is in alignment with the following PROS Plan Objectives:

- Objective 3.11: Design and restore parks, trails, and open space to naturally capture and filter stormwater to improve water quality, increase water infiltration and recharge, and promote a healthy watershed and lake environment. Where feasible, coordinate park, trail, and open space projects with stormwater and utility projects for efficiency and to reduce environmental impacts.

Development Standards (Section D)

The Parks Zone development standards establish regulations for improvement projects that occur on park land such as construction or rehabilitation of recreational facilities, amenities, trails, and other infrastructure. The proposed Parks Zone development standards are summarized in the sections below.

Setbacks

The development regulations include setbacks at twenty (20) feet if the adjacent property is zoned R-8.4, R-9.6, R-12, R-15, MF-2L, MF-2, or MF-3, and zero (0) feet if the adjacent property is zoned PI, OS, TC, PBZ, C-O, or B. This language provides for setback protection focused on residential areas. Fences, gates, culverts, trails, landscaping, furnishings, bollards, signs, kiosks, parking areas, and utilities are recommended to be exempt from setback requirements.

Signs, Scoreboards, and Kiosks

Signs are subject to the regulations in [MICC 19.12.080](#) with a few exceptions. Signs are limited to 16 square feet of surface area, and externally lit signs are prohibited except for park entry signs and signs required for public health, safety, or maintenance purposes. ~~and natural colors are required unless necessary for public health, safety, or maintenance purposes.~~ Scoreboards are limited to 250 square feet of surface area [\(based on the scoreboards at Island Crest Park\)](#). Electronic and externally lit scoreboards are permitted. Kiosks are permitted and limited to 22 square feet of surface area and ten feet in height [\(based on the kiosk at Luther Burbank Park\)](#). Surface area is measured as the portion of the kiosk used for providing information.

Trail Standards

The proposed trail standards in the Parks Zone are limited to regulating trail width, with the maximum trail width set at 12 feet. Based on staff input and recommendations, trail standards vary considerably based on the characteristics of the park (i.e. specific recreational or habitat needs) and therefore it is not possible to include more detailed trail standards in the development regulations without eliminating the flexibility needed to design trails. Additional details on trail standards are provided in park master plans and may also be included in system-wide trail plans.

Building Size

The proposed building size standards are based on existing buildings in the park system and categorized into the following types: restrooms, park maintenance facilities, recreational facilities, and multipurpose facilities.

Restrooms, park maintenance facilities, and recreational facilities are limited to 500 square feet in gross floor area and 20 feet in height. Multipurpose facilities, which combine two or more uses, are limited to 3,500 square feet in gross floor area and 20 feet in height. The size standard for multipurpose facilities is based on the multipurpose building at Island Crest Park, which is just under 3,500 square feet in gross floor area. Flagpoles, antennas, chimneys, mechanical equipment, and rooftop appurtenances are not recommended to count toward building height in the Parks Zone.

Picnic Shelters are limited to 1,200 square feet in gross floor area and 16 feet in height, which is based on the picnic shelter at Aubrey Davis Park. The covered walkway at Luther Burbank Park (also referred to as the Luther Burbank Pergola) is the only covered walkway in the park system. The Luther Burbank Pergola is recommended to be limited to 2,000 square feet in gross floor area and 16 feet in height.

Four exemptions to the building size standards are recommended: the Luther Burbank Administrative Building, Luther Burbank Boiler Building, Luther Burbank Caretakers House, and emergency well buildings. The three Luther Burbank buildings are significantly larger than all other park facilities and they are used to provide City government services. These buildings are a vital part of the City's long-term facilities plans and are not recommended to be subject to the smaller building size limits in the Parks Zone. Emergency well buildings are proposed as exempt from the building size standards because they are considered a utility.

Parking

Parking areas in the Parks Zone are subject to the parking design standards in the City's development code. The parking standards address ingress and egress in the interest of traffic control, public safety, and general welfare of park users. Parking proposals must demonstrate that the number of parking spaces proposed will accommodate the projected parking created by the proposed use.

Impervious Surface

No net new impervious surface in the parks system is permitted unless it has been included in an adopted Park Master Plan (or similar planning document that includes a public process and City Council approval), the City of Mercer Island Americans with Disabilities Act (ADA) Plan or specifically exempted. If the City acquires new park land, a separate process is proposed to determine the amenities and impervious surface coverage of the new park land. Exemptions from the impervious surface standard include emergency vehicle lanes, ADA parking and accessibility, public trails (any surface other than natural soil is considered impervious), required surfaces for playground equipment, synthetic turf athletic fields, small park amenities 100 square feet in gross floor area or less, emergency maintenance and repairs, and utilities.

Lighting

Lighting standards are recommended to minimize glare, sky glow, and light trespass onto neighboring properties, and require shielding of light fixtures with a few exemptions for specific types of lighting. In addition, specific lighting standards for outdoor performance, sport and recreation facilities, and play fields are proposed

to meet the Illuminating Engineering Society of North America's (IESNA) published standards, specific shielding and angling requirements, and require that lights remain off when not in use.

Definitions (Section E)

Definitions for key terms in the Mercer Island Development Code are provided in [MICC 19.16.010](#). The new definitions for key terms used in the Parks Zone development regulations include athletic field, [city government services](#), community garden, furnishings, light trespass, multipurpose facility, park, park maintenance, park maintenance facilities, playground, public art, recreational amenities, recreational facilities, recreational uses, and restroom.

Draft Zoning Map

The Zoning Map in [MICC Title 19 Appendix D](#) shows how land within the City is divided into zones with specific uses [and development regulations](#). The new draft Zoning Map includes the Parks Zone and the park properties that are recommended for inclusion in the new zone including Bicentennial Park, Clarke Beach Park, Deane's Children's Park, First Hill Park, Groveland Beach Park, Homestead Park, Island Crest Park, Luther Burbank Park, Mercedale Park, Roanoke Park, Rotary Park, SE 28th Street Mini Park, Secret Park, Slater Park, and Wildwood Park.

The properties that were considered but are not recommended for inclusion in the Parks Zone are summarized below.

Aubrey Davis Park

Aubrey Davis Park was considered for inclusion in the Parks Zone. However, Aubrey Davis Park is owned by the Washington State Department of Transportation (WSDOT) and located in I-90 right-of-way (ROW). The City does not have the authority to impose conflicting development regulations on I-90 ROW due to WSDOT's preemptive authority over the state highway system. The I-90 ROW is zoned Public Institution, which does not include any development regulations that apply to I-90 ROW. Land is zoned based on its primary use, which in this case is transportation. With these considerations in mind, the Public Institution Zone is a suitable zone for the I-90 corridor.

The City's use of Aubrey Davis Park is regulated by several turnback agreements and airspace leases between WSDOT and the City, which give WSDOT authority over all improvements. These agreements are nearing their sunset date. Additionally, the [Aubrey Davis Park Master Plan](#) provides a long-term plan for park amenities and operations. The agreements and park master plan are the result of collaborative efforts between WSDOT and the City. A unilateral decision by the City to rezone the I-90 corridor may contradict this collaborative approach and may affect future negotiations regarding turnback agreements and airspace leases. For these reasons, Aubrey Davis Park is not recommended for inclusion in the Parks Zone. A recommendation to prioritize renegotiation of the agreements with WSDOT is provided in the "additional recommendations" section below.

Landings and Street Ends

The landings and street ends are properties located in ROW areas that have a primary purpose of utilities and a secondary purpose of passive recreation. The landings and street ends have vital utility facilities that are part of the water, wastewater, and stormwater systems that serve Mercer Island. The PRC considered the landings and street ends for inclusion in the Parks Zone. However, per staff input, it is a best practice to zone land based on its primary use, and the primary use of landings and street ends is utilities. Application of Parks Zone development regulations to landings and street ends may restrict the ability of staff and utility agencies to operate, maintain, and upgrade utility infrastructure on these properties. For these reasons, the landings and street ends are not recommended for inclusion in the Parks Zone.

Mercer Island Community and Event Center (MICEC)

The MICEC serves a variety of recreational and non-recreational programs, activities, and events. The MICEC serves as the home of the City's emergency operations center, emergency shelter, and emergency warming and cooling center, and provides a physical location for City Council, Board, and Commission meetings. The facility also provides citywide office and meeting space and leased space for childcare services. The MICEC is not recommended for inclusion in the Parks Zone because it is a large multi-purpose facility that serves many City government uses in addition to recreation.

Draft Land Use Map

The Land Use Map in the Mercer Island Comprehensive Plan is a visual representation of land use designations in the City, which provides the basis for the Zoning Map. According to staff, additional changes are necessary in 2025 to adopt the Parks Zone and ensure consistency between the Land Use Map and Zoning Map.

The draft Land Use Map includes the following changes compared to the current adopted Land Use Map:

1. SE 28th St. Mini Park changed from Single Family Residential to Park.
2. Rotary Park changed from Open Space to Park.
3. Title changed from "City of Mercer Island Land Use" to "City of Mercer Island Land Use Map"
4. Black diagonal lines removed from Open Space in the legend and on the map.
5. Legend organized in alphabetical order.
6. "Land Use Plan" changed to "Land Use Map" in the text under the legend.
7. Park and Open Space labels removed except for Park properties with new changes proposed.

Additional Recommendations

The PRC identified several additional recommendations for consideration by the City Council:

- The PRC is interested in exploring new opportunities for collaboration with the Arts Council and being involved in the review process for public art installations in parks. The PRC understands public art falls under the authority of the Arts Council and City Council but would appreciate opportunities to provide input on new public art installations in the park system.
- The PRC had several discussions on critical and forested areas (e.g. open space land) in the park system that focused on preserving green space. The forested area of Island Crest Park is a unique example of open space land within a developed park due to its large size and location adjacent to the park boundary. This area of Island Crest Park bears a closer resemblance to parcels designated as Open Space in comparison to park land. The City Council should consider subdividing Island Crest Park to create separate parcels for the Open Space and active use areas and rezoning the open space parcel to Open Space.
- Similar to the Open Space Zone, siting of wireless communications facilities in parks should be limited to the extent allowed in the MICC.
- The WSDOT airspace leases that regulate the City's use of Aubrey Davis Park will expire in 2034. The City should prioritize renegotiation of these agreements with WSDOT and any other governing documents to preserve Aubrey Davis Park for years to come.
- The Luther Burbank Administrative Building, Boiler Building, and Caretakers House are unique buildings in the park system because they are much larger than other park facilities and they serve non-recreational purposes. The City's long-term facilities plans should include a goal to relocate City government services from these three buildings so that all facilities in the Parks Zone are dedicated to serving parks and recreation purposes.

Conclusion

Parks increase the quality of life on Mercer Island by preserving green spaces and providing recreational, social, and conservation opportunities. The City's parks warrant special zoning protections consistent with the proposed purpose of the Parks Zone and the goals and objectives identified in the PROS Plan. The PRC supports

| the draft ~~of the~~ Parks Zone development regulations, Zoning Map, and Land Use Map, and looks forward to further discussion with the Planning Commission.

DRAFT