March 14, 1977 Introduced by: ablic Hear 77-106 SUBSTITUTE 1 ORDINANCE NO. 2 AN ORDINANCE relating to zoning; establishing a new zone consistent with the Sea-Tac 3 Communities Plan open space policies; adding a new chapter to Title 21; and adding a definition to Chapter 21.04 K.C.C. 5 SECTION 1. Purpose. The principal purpose to be served by 6 the Airport Open Use (AOU) classification and its application is 7 to permit economic uses and development of areas affected by major 8 airports which are compatible with neighboring residential areas, 9 designated open space areas, and airport clear zone requirements. 10 SECTION 2. Permitted Uses. In the AOU zone the following 11 uses are permitted as hereinafter specifically provided and 12 allowed by this chapter, subject to the off-street parking requirements and the general provisions and exceptions set forth 13 14 in this title beginning with Chapter 21.46. 15 (1) Accessory buildings and uses customarily incidental to 16 any of the uses permitted or conditionally permitted in this 17 chapter, except dwelling units, when located on the same site as 18 the principal use. 19 (2)Signs, provided that: 20 (a) No free-standing sign shall exceed fifty square 21 feet per face, not to exceed two faces per sign. 22 Any sign shall be used exclusively to advertise a 23 business conducted, services rendered, goods produced or sold upon 24 the premises, or any other lawful activity conducted upon such 25 premises, or to identify permitted uses; 26 One sign per permitted use shall be allowed when mounted flush with a permitted building, not above the roof line. 27 Such signs shall not exceed fifty square feet. 28 (d) Any lighted sign shall be stationary and 29 nonflashing. Lights shall be directed groundward and shall not be 30

traffic control lights.

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arranged in a pattern which could be construed to resemble air

- (e) No sign shall be located closer than twenty feet to any property line not abutting a street.
- (f) No sign height shall exceed fifteen feet above grade level,
 - (3) Public parks.

- (4) Agriculture crops and open field growing including fiber crops, sod, grains, fruit and vegetable farming.
- (5) Horticultural nurseries and greenhouses for propagation and culture.
 - (6) Forest nurseries;
 - (7) Botanical gardens and arboretums;
 - (8) Pasture and grazing, provided that:
- (a) Horses or livestock shall not exceed one per half acre; and
- (b) There shall be erected and maintained a fence not less than five feet nor more than six feet in height, enclosing pasture or grazing areas.
- (c) Any pen or structure used to confine or feed livestock shall not be located closer than one hundred fifty feet to any boundary property line.
- (d) Any open-air storage of hay, straw, shavings or similar organic materials shall maintain a distance of not less than seventy-five feet from any boundary property line.
 - (9) Cemetaries.
 - SECTION 3. Conditionally Permitted Uses.
- (1) On an AOU classified property which abuts any R or S classified property, the following uses only are permitted, subject to the issuance of a conditional use permit as provided in this chapter, and subject to the off-street parking requirements and the general provisions and exceptions set forth in this title beginning with Chapter 21.46. If the AOU classified property does not abut R or S classified property, then the uses set forth in this section shall be deemed permitted uses.

- (d) Fire and police stations.
- (e) Indoor storage.

shall be prohibited.

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(f) Retail sales of agricultural and horticultural products grown on the premises.

six feet high; and further provided that on site commodity sales

- (2) Cemetaries, or the expansion of existing cemetaries, in the AOU zone shall be conditionally permitted uses, regardless of location.
- SECTION 4. Limitations on uses. Every use permitted or conditionally permitted shall be subject to the following conditions and limitations.
- (1) No building or structure shall be located closer than twenty-five feet to any street property line or "R" or "S" property line.
- (2) A twenty-five foot strip adjacent to such property line shall be appropriately landscaped and maintained. Parking areas may not be located within this landscaped area. This requirement does not apply to pasture and grazing, and agricultural crop uses.
- (3) Wherever a building site in a AOU zone has a common property line with "R" classified property or "S" classified

property, then on such common property line there shall be a twenty-five foot setback and there shall be installed and maintained a planting screen not less than twenty feet in width, and in such planting strip there shall be evergreen broadleaf or coniferous trees with such maturity and spacing as to form an effective visual barrier within two years. The trees shall cover the full depth of the required planting area and shall be planted with a minimum tree height of six feet. Said planting screen shall be planted according to accepted practice in good soil, irrigated as necessary and maintained in good condition at all times. Planting screens herein required shall be planted as a yard improvement at or before the time of completion of the first building, or within a reasonable time thereafter, giving due consideration to planting conditions and additional improvements on each affected lot in the AOU zone, and shall be installed and maintained at the expense of the owner or lessee of such lot.

- (4) A cash performance bond may be required to assure installation and maintenance of landscaping required by this chapter.
- (5) There shall not be dumped, placed or allowed to remain on any property in an AOU zone any refuse, trash, rubbish, wrecked vehicles, building materials, or equipment, or other waste material outside of a permanent building, except in nonflammable, covered or enclosed containers.
- (6) No building or structure shall exceed thirty feet in height.
- (7) No electronic signals or smoke producing uses which interfere with air traffic operations shall be permitted.

SECTION 5. Lot Area. In an AOU zone, no new lot shall be permitted to be smaller than one acre. All uses permitted in the AOU classification shall be permitted on smaller lots when those lots were created before the subject property was classified AOU.

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SECTION 6. Permissable Lot Coverage. The maximum ratio of buildings to land shall be one unit of ground coverage by building to five units of unbuilt land. For the purpose of interpreting this section, paved and gravelled areas may constitute "unbuilt land".

SECTION 7. Public Park Definition. There is added to Chapter 21.04 K.C.C. a new section to read as follows: "Public park" means a site under the control of the King County division of parks, or any federal, state or local government agency, and designated and developed for recreational use by the public. Subject to the use regulations of the using agency, recreational uses may include but are not limited to indoor facilities such as museums, swimming pools and skating rinks, and outdoor facilities such as athletic fields, playgounds, fishing areas, and areas and trails for hikers, equestrians, bicyclists, or off-road recreational vehicle users.

SECTION 8. Severability. If any provision of this ordinance or its application to any person or circumstance is held invalid, the remainder of this ordinance, or the application of the provision to other persons or circumstances shall not be affected.

the sections of sa	id chapter to b	e in the same order as	set
in this ordinance.			
INTRODUCED ANI	D READ for the	first time this	
of		1977.	
PASSED this _	day o	f	
		KING COUNTY COUNCIL KING COUNTY, WASHINGT	ON
		Chairman	
ATTEST:			
Clerk of the Counc	11		
APPROVED this	day o	f	
APPROVED this	day o	King County Executive	
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