

Community Planning and Economic Development
Planning Division
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Minneapolis MN 55415
612-673-3000

## PLANNED UNIT DEVELOPMENT APPLICATION

**550.900. Purpose.** This article establishes the procedures and standards for the development of areas as unified, planned developments in accordance with the intent and purpose of this zoning ordinance, and the applicable policies of the comprehensive plan. The provisions of this article provide for flexibility in the use of land and the placement and size of buildings in order to better utilize the special features of sites and to obtain a higher quality of development that incorporates high levels of amenities than might otherwise occur under the strict application of zoning regulations for the users of the site, the neighborhood, or the city as a whole, and which meets public objectives for protection and preservation of natural and historic features. The regulations are intended to:

- (1) Encourage innovation in housing design in order to meet the housing needs of the city's diverse population.
- (2) Encourage a compatible mixture of commercial, institutional, and residential development that is both attractive and highly functional.
- (3) Encourage the reuse of underutilized industrial land through development which is responsive to surrounding development.
- (4) Promote the efficient use of land, innovation in site design, and sustainable development.
- (5) Protect the natural environment.

**550.910. Application procedure.** An application for planned unit development shall be filed on a form approved by the zoning administrator, as specified in Chapter 525, Administration and Procedures.

**550.920. Public hearing.** The city planning commission shall hold a public hearing on each complete application for planned unit development as specified in Chapter 525, Administration and Procedures, for conditional use permit.

**550.930. Approval of planned unit development.** The city planning commission may approve, deny or approve with modifications an application for planned unit development. When necessary to protect the natural environment, to prevent hazardous development or otherwise to protect the public welfare, the city planning commission may require a lower intensity of development or more restricted development on portions of a site than specified in this zoning ordinance.

**550.940. Required findings.** In addition to the conditional use permit standards contained in Chapter 525, Administration and Procedures, before approval of a planned unit development the city planning commission also shall find:

- (1) That the planned unit development complies with all of the requirements and the intent and purpose of this chapter. In making such determination, the following shall be given primary consideration:
  - a. The traffic generation characteristics of the proposed planned unit development in relation to street capacity, vehicle access, parking and loading areas, pedestrian access, bicycle facilities, and availability of transit alternatives.

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- b. The site amenities of the proposed planned unit development, including the location and functions of open space, the preservation or restoration of the natural environment or historic features, sustainability, and urban design.
- c. The appearance and compatibility of individual buildings and parking areas in the proposed planned unit development to other site elements, including but not limited to building scale and massing, and protection of views and corridors.
- d. An appropriate transition area shall be provided adjacent to any lower-intensity residential uses or residential zoning through the use of landscaping, screening, access to light and air, building massing, and that considers applicable policies of the comprehensive plan.
- e. The relation of the proposed planned unit development to existing and proposed public facilities, including but not limited to provision for stormwater runoff and storage, and temporary and permanent erosion control.
- f. The consideration, where possible, of sustainable building practices during the construction phases and the use of deconstruction services and recycling of materials for the demolition phase.
- (2) That the planned unit development complies with all of the applicable requirements contained in Chapter 598, Land Subdivision Regulations.
- (3) That a planned unit development of five (5) acres or greater, located in the MR Mississippi River Corridor Critical Area Overlay District, comply with the applicable design standards in section 535.1710.

**550.950.** Relationship to other applicable regulations. A planned unit development shall be subject to all applicable standards, procedures, and regulations of this zoning ordinance and the zoning district in which it is located, including applicable site plan review standards contained in Article V, Site Plan Review Standards of this chapter, for the individual uses within the development, except as otherwise provided in this article.

**550.960. Minimum area.** A planned unit development shall contain a minimum contiguous area of one-half (½) acre, which may be separated by a public right-of-way, railroad right-of-way, or stream, except the Mississippi River, unless otherwise noted below.

**550.970. Ownership or control.** All parcels proposed for planned unit development shall be under the ownership or control of the applicant at the time of application. Control may include a purchase agreement. Where amendments are necessary and the parcels are under different ownership or control than the original application, the application for an amendment may be made by the owner of the parcel on which the amendment will occur. Where the ownership of the parcel is part of a common interest community, the applicant shall obtain the permission of the association board for the parcel where the amendment will occur. The applicant shall notify in writing all other owners of parcels within the boundary of the original planned unit development, or in the case of a common interest community the association board, and shall submit evidence of such notification to the zoning administrator before any application shall be deemed complete.

**550.980. Platting requirement.** As part of any application for planned unit development approval, any land proposed for planned unit development shall be platted or replatted into one (1) or more lots suitable for the planned unit development, and as such shall comply with all of the applicable requirements contained in Chapter 598, Land Subdivision Regulations, except as otherwise provided in this chapter.

## 550.990. Development plan.

(a) Submission. As part of any application for planned unit development approval, the applicant shall submit a development plan which shall consist of a statement of the proposed use of all portions of the land to be included in the planned unit development, a master sign plan, and a site plan showing all existing and proposed development including the location of structures, parking areas, vehicular and pedestrian access, open space, drainage, sewerage, fire protection, building elevations, landscaping, screening and bufferyards and similar matters, as well as the location of existing public facilities and services. (b) Conditions. In addition to other conditions of approval, the city planning commission may require the applicant to revise the development plan to conform to the requirements of this article, the land subdivision regulations, the zoning ordinance, the applicable policies of the comprehensive plan and any other regulations affecting the design and improvement of the planned unit development.

**550.1000.** Plan consistency. The city shall withhold any building permit, demolition permit, grading permit, utility connection, license or other approval required for a planned unit development if the proposal is inconsistent with the development plan as approved, except as otherwise provided in this chapter.

## 550.1010. Changes in approved plan.

- (a) Minor changes. Notwithstanding section 550.1000, the zoning administrator may authorize minor changes in the placement and size of improvements, or may authorize the substitution of a substantially similar amenity for an approved amenity, within an approved planned unit development if the zoning administrator determines that the changes are consistent with the intent of this chapter and the findings made by the city planning commission in connection with the approval of the planned unit development.
- (b) Other changes. Changes to the development plan other than minor changes in the placement and size of improvements shall require amendment to the planned unit development by the city planning commission. The elimination of any amenity, or substitution of any amenity that is not substantially similar to an approved amenity provided for an alternative to the zoning code, as allowed in section 550.1050, shall require an amendment to the planned unit development by the city planning commission. The requirements for application and approval of a planned unit development amendment shall be the same as the requirements for original approval. Where only one (1) change to the development is made that is deemed an amendment to the planned unit development, including the addition of a use that is a conditional use permit in the zoning district in which the planned unit development is located, or revisions to the master sign plan, and where staff determines that the change will not require substantial staff time or reevaluation of the planned unit development, then the applicant may be charged the application fee for a conditional use permit, rather than the fee for a conditional use permit for planned unit developments, as listed in Table 525-1, Fees.
- (c) Planned unit developments existing before the adoption of the ordinance. Notwithstanding the provisions of this chapter, planned unit developments approved before the adoption of this ordinance shall only be required to provide amenities for any alternatives requested as a part of the amendment, or as required as a part of previous approvals.

## 550.1020. Time of completion.

- (a) In general. All planned unit developments shall be completed within two (2) years of the effective date of the planned unit development approval, or such later date established by the city planning commission unless the building permit is obtained within such period and the erection or alteration of a building is substantially begun and proceeds on a continuous basis toward completion, or the use is established within such period by actual operation pursuant to the applicable conditions and requirements of such approval. The zoning administrator, upon written request, may for good cause shown grant up to a two-year extension to this time limit. If any one (1) phase is deemed expired, then all successive phases not completed or under construction shall be deemed expired.
- (b) Partial completion. For partially completed phases of a planned unit development that expires, the applicant shall submit a maintenance plan for the area not completed that shall include, but not be limited to, the following:
  - (1) Right-of-way access and maintenance plan.
  - (2) Stormwater management and erosion control plans addressing the temporary or unfinished condition.
  - (3) Ground cover and/or landscaping.
  - (4) Site security.

- (5) Fences and walls.
- (6) Equipment storage.

**550.1030. Phasing of development.** Phasing of development shall be permitted. If phasing is used, each phase of the planned unit development shall be designed and developed to be able to exist as an independent unit. A phasing timeline shall be submitted as a part of the application for planned unit development approval. If a project is approved as phased development, the two-year time of completion requirement, and extensions granted by the zoning administrator, specified in section 550.1020 shall apply for each phase.

**550.1040.** Limitation on the size of individual buildings. The maximum gross floor area of individual buildings within a planned unit development shall be limited in the BFI1, BFI2, BFI3, BFC3, BFC4, and BFC6 built form overlay districts as required by Table 550-3, Maximum Floor Area of Individual Buildings in Planned Unit Developments. Planned unit developments are subject to the maximum floor area ratio of each built form overlay district, and exceptions may only be approved as authorized through floor area premiums or a variance. The maximum gross floor area of individual buildings will not be attainable within every planned unit development. Conversely, in larger planned unit developments, the maximum floor area ratio may be achieved only by including multiple principal buildings except as otherwise authorized by the city planning commission.

Table 550-3 Maximum Floor Area of Individual Buildings in Planned Unit Developments

Built Form Overlay District	Structure Type*	Maximum Floor Area of Individual Buildings (square feet)
Interior 1 Interior 2	Residential buildings with three or fewer units	4,000
	Residential buildings with four or more units	11,200
	Nonresidential and mixed-use buildings	19,600
Interior 3	Residential buildings with three or fewer units	5,600
	Residential buildings with four or more units	25,200
	Nonresidential and mixed-use buildings	28,800
Corridor 3	All structures	58,800
Corridor 4	All structures	89,600
Corridor 6	All structures	215,622

<sup>\*</sup>Where the use is allowed in the applicable zoning district or through the additional uses allowed in a planned unit development.

### 550.1050. Alternatives to zoning ordinance standards.

- (a) In general. The city planning commission may approve alternatives to the zoning regulations applicable to the zoning district in which the planned unit development is located, as authorized in this article and as listed in Table 550-5, Authorized Alternatives, where the planned unit development includes site amenities. Nothing in this article shall be construed to provide a property owner with any property right or other legal right to compel the city to grant alternatives to this zoning ordinance.
- (b) Site amenities. Site amenities are listed in Table 550-4, Amenities, and are subject to the following standards:
  - (1) All planned unit developments shall provide at least one (1) amenity or a combination of amenities that total at least ten (10) points, beyond those required for any alternative(s), and even if no alternative(s) is requested.
  - (2) For each alternative requested, an amenity or a combination of amenities totaling at least five (5) points, in addition to the amenity(ies) required in section 550.1050(1), shall be provided. For multiple requests of the same alternative only one (1) amenity shall be required for those

- alternatives, except for revisions made to an already approved planned unit development as an amendment to the planned unit development.
- (3) Unless otherwise determined by the city planning commission, each phase of the planned unit development shall include the amenities provided for any alternatives in that phase, as a part of the construction of that phase.
- (4) In no case shall any item be counted as an amenity for an alternative if it is utilized to qualify for a floor area ratio or height incentive in the built form overlay districts or any other amenity in Table 550-4, Amenities.
- (5) Where an amenity is provided that meets the standards required in Table 550-4, Amenities, the full point value assigned to said amenity shall be obtained. Where the amenity does not meet all of the standards required in Table 550-4, Amenities, no points shall be awarded. Partial points for alternatives shall not be awarded, except as otherwise allowed in Table 550-4, Amenities. For purposes of Table 550-4, "CUP" shall mean conditional use permit.

**Table 550-4 Amenities** 

POINTS	AMENITY	STANDARDS
10	Active liner uses as part of a parking garage	Inclusion of housing, office, or other active uses around the perimeter of all floors of a parking garage that face a public street, sidewalk, or pathway. In any district where liner uses are already required on the first floor, points shall only be awarded for liner uses on all other floors above the first where parking is located. False or display windows shall not qualify.
10	Environmental sustainability— ecological function	<ul> <li>a. Installation of an extensive, intensive, semi-intensive, modular or integrated green roof system that covers a minimum of fifty (50) percent of the total roof area proposed for the development.</li> <li>b. Not less than fifty (50) percent of the site not occupied by buildings including all required landscaped yards shall be landscaped per the standards in Article V, Site Plan Review Standards of this chapter.</li> <li>c. Native species plantings shall be prioritized on the landscaping plan, including plantings that support pollinators.</li> </ul>
10	Historic preservation	<ul> <li>a. The structure shall be a locally designated historic structure or shall be determined to be eligible to be locally designated as a historic structure, as provided in Chapter 599 of the Minneapolis Code of Ordinances, Heritage Preservation.</li> <li>b. The historic structure, if undesignated, shall be subject to the same restrictions that are applicable to locally designated historic structures and the recommendations contained in The Secretary of the Interior's Standards for Rehabilitation.</li> <li>c. The historic structure shall be rehabilitated pursuant to the applicable guidelines of the heritage preservation ordinance and the recommendations contained in The Secretary of the Interior's Standards for Rehabilitation, if necessary.</li> </ul>
10	Environmental sustainability— climate resiliency	Any performance standard (LEED, PHIUS, EGC, etc.) that achieves the Minnesota Sustainable Building 2030 (SB 2030) 2010-2014 Energy Standard, a sixty (60) percent energy/carbon reduction from the 2003 Average Building Baseline. The evaluation shall be submitted by a certified architect. Building utility energy and water information shall be submitted annually as part of the Minneapolis Energy Benchmarking program.
10	Public right-of-way dedication	Dedication of land and construction of a public road, alley, pathway, or greenway that is part of an approved City plan or that restores the city's traditional grid subject to the approval of the applicable agencies or departments. Right-of-way improvements should be designed in accordance with Chapter 598, Land Subdivision Regulations. Points shall not be awarded for the reconstruction or relocation of an alley to facilitate an alley vacation.

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10	Underground parking	All parking shall be located underground. Where the grade of the site slopes significantly, all parking shall be enclosed in a floor level of the building that does not meet the definition of a story. Further, exterior parking garage walls adjacent to the public street shall not extend more than three (3) feet above the adjacent grade measured from the finished floor of the first level. Electric vehicle charging infrastructure must be provided in accordance with section 555.320, Specific electric vehicle charging infrastructure standards.	
5	Conservation of the built environment	Significant renovation, rehabilitation and adaptive reuse of an existing building(s), rather than demolition.	
5	Garden(s) or on- site food production	Permanent and viable growing space and/or facilities such as a greenhouse or a garden conservatory at a minimum of sixty (60) square feet per dwelling unit to a maximum required area of five thousand (5,000) square feet, which provide fencing, watering systems, soil, secured storage space for tools, solar access, and pedestrian access as applicable. The facility shall be designed to be architecturally compatible with the development and to minimize the visibility of mechanical equipment.	
5	Renewable energy	Not less than forty (40) percent of electricity usage shall be derived from renewable energy sources through on-site generation and/or renewable energy credits (RECs).	
5	Outdoor open space	Contiguous ground level outdoor open space that is related to and proportional with the bulk of the building and landscaped with trees and shrubs. Rain gardens, where appropriate, are encouraged. Walkways and pathways shall be surfaced with pervious pavers, pervious concrete, decorative pavers, stamped concrete, colored concrete, brick or other decorative and durable materials. A minimum of thirty (30) percent of the site not occupied by buildings shall be landscaped outdoor open space. A minimum of fifty (50) percent of the provided open space shall be contiguous. The open space must be immediately accessible from the principal structure. Areas should be designed for winter use and relate to the built form with consideration given to elements such as providing shelter from wind, utilizing seasonally appropriate materials, maximizing access to sunlight and providing for snow and ice removal.	
5	Outdoor children's play area	An active, outdoor children's play area with a minimum of fifty (50) square feet for each unit containing three or more bedrooms but not less than five hundred (500) square feet of play area to a maximum required area of five thousand (5,000) square feet. The play area shall be secure, shall be separated from parking and maneuvering areas, and shall be designed to facilitate adult supervision. The play area shall include play equipment, installed to the manufacturer's specifications, or natural features suitable for children in both preschool and elementary school. Play equipment shall not be located in a required yard and not more than twenty-five (25) percent of the required square footage of the play area may be located in a required yard. Play areas should be designed for winter use and relate to the built form with consideration given to elements such as providing shelter from wind, utilizing seasonally appropriate materials, maximizing access to sunlight and providing for snow and ice removal.	
5	Plaza	Plazas shall have a minimum area equivalent to ten (10) percent of the site not occupied by buildings, but not less than two thousand (2,000) square feet and shall comply with all provisions in Article XIV, Plazas in this chapter. Plazas for commercial or mixed-use development shall be open to the public during daylight hours.	
3	Art feature	Provision of art that shall strive to promote quality design, enhance a sense of place, contribute to a sense of vitality, show value for artist and artistic processes, and use resources wisely. The art shall be maintained in good order for the life of the principal structure. The art shall be located where it is highly visible to the public. If located indoors, such space shall be clearly visible and easily accessible from adjacent sidewalks or streets. The art shall be valued at not less than one-fourth (.25) of one (1) percent of the capital cost of the principal structure.	

3	Decorative or pervious surface for on-site parking and loading areas, drives, driveways and walkways.	Provide decorative pavers, pervious pavers, stamped concrete, colored concrete, pervious concrete, brick or other decorative or durable materials for a minimum of seventy-five (75) percent of surface parking and/or loading areas, drives aisles, driveways and walkways that comply with the Americans with Disabilities Act accessibility requirements.
3	Energy efficiency	Utilization of energy design assistance programs or commissioning to ensure that building systems are designed to operate efficiently and exceed the Minnesota State Energy Code by at least thirty (30) percent of the annual energy costs. The developer must submit documentation to the City including a letter signed by the owner or a licensed design professional, that shows the project will comply with this standard.
3	Living wall system	Provide a living wall system on at least one (1) building elevation. The living wall shall be composed of panels that total a minimum of sixty (60) percent of the wall area on the building elevation, or five hundred (500) square feet, whichever is greater.  Window area is included in the calculation of the wall area, but in no case shall the living wall cover windows. A portion of the plantings shall provide greenery year-round.
3	Natural features	Site planning that preserves significant natural features or restores ecological functions of a previously damaged natural environment.
3	Pedestrian improvements	A site and building design that allows for exceptional and accessible pedestrian and/or bicycle access through and/or around a site that exceeds the requirements of Article V, Site Plan Review Standards in this chapter. The improvements shall use a combination of landscaping, decorative materials, access control and lighting to create a safe, clear and aesthetically pleasing access through and/or around the site that complies with the Americans with Disabilities Act accessibility requirements.
3	Reflective Roof	Utilize roofing materials for seventy-five (75) percent or more of the total roof surface having a Solar Reflectance Index (SRI) equal to or greater than the values as required by the US Green Building Council (USGBC) for low-sloped and steep-sloped roofs.
3	Shared bicycles	Public access to shared bicycles available for short-term use. Applies to mixed-use and nonresidential uses only. A minimum of ten (10) shared bicycles per one (1) commercial use must be provided to qualify as an amenity. Bicycle parking spaces and racks shall be located in an area that is convenient and visible from the principal entrance of the building.
3	Shared vehicles	Access to a shared passenger automobile available for short-term use. For residential uses, a minimum of one (1) car per one hundred (100) dwelling units is required.
1	Decorative fencing	Install high-quality decorative metal fencing where visible from the public street, public sidewalk or public pathway. The point for decorative fencing may be obtained when it is included as part of another amenity if it is also provided in other areas on the site. In no case shall chain-link fencing be considered decorative fencing.
1	Enhanced exterior lighting	Lighting plan that highlights significant areas of the site or architectural features of the building(s), subject to the standards of section 550.2230, Lighting.
1	Enhanced landscaping	A landscaping plan of exceptional design that has a variety of native tree, shrub, and plant types that provide seasonal interest and that exceed the requirements of Article V, Site Plan Review Standards in this chapter. The landscaped areas shall have a resource efficient irrigation system. The landscaping plan shall be prepared by a licensed landscape architect.
1	Enhanced stormwater management	Provide capacity for infiltrating stormwater generated onsite with artful rain garden design, or subterranean stormwater collection and filtration system, that serves as a visible and/or visually appealing amenity. Rain garden designs shall be visually compatible with the form and function of the space and shall include for long-term maintenance of the design. The design shall conform to requirements of the stormwater management plan approved by public works.
1	Heated drives or sidewalks	Heated drives or sidewalks that are designed to provide snow and ice-free surfaces.

1	Pet Exercise Area	A pet exercise area shall have a minimum dimension of twelve (12) feet by sixty (60) feet. It shall be enclosed with decorative fencing, include lighting in compliance with section 550.2230, Lighting and provide accommodations for proper disposal of animal waste. The pet exercise area shall not be located in a required yard.
1	Recycling storage area	Provide an easily accessible area that serves the entire building and is dedicated to the collection and storage of non-hazardous materials for recycling, including but not limited to paper, corrugated cardboard, glass, plastics and metals. The recycling storage area shall be located entirely below grade or entirely enclosed within the building.
1	Tree islands	The inclusion of additional or larger tree islands in the interior of parking lots that exceed the requirements of Article V, Site Plan Review Standards in this chapter.  Larger tree islands shall have a minimum width of ten (10) feet in any direction and shall provide shrubs, plant materials, and/or rain garden plantings in addition to the trees.
1	Water feature	A water feature, including but not limited to a reflecting pond, a children's play feature or a drinking fountain shall be located where it is highly visible to and useable by the public.
As determined by CUP	Amenities proposed by the applicant or others	The city planning commission may consider other amenities not listed in Table 550-4, Amenities, that are proportionally related to the alternative requested. The commission may assign one (1), three (3), five (5), or ten (10) points based on the proportionality.
As determined by CUP	Amenities that significantly exceed standards	The city planning commission may consider up to five (5) additional points to the point value listed for any amenity in Table 550-4, Amenities, where the commission finds the proposed amenity substantially exceeds the standards required in Table 550-4, Amenities, for the amenity.

#### 550.1060. Authorized alternatives.

- (a) Number of principal residential structures. The city planning commission may authorize residential uses in a planned unit development that includes multiple principal structures on one (1) platted or recorded lot where not allowed by the primary zoning district. The appearance and compatibility of individual buildings to other site elements and to surrounding development shall be given primary consideration in reviewing and approving the placement and spacing of structures. The city planning commission may consider this alternative without the addition of amenities beyond those required for a planned unit development in section 550.1050(1).
- (b) Maximum floor area of individual buildings. The city planning commission may authorize an increase in the maximum allowed gross floor area of individual buildings within a planned unit development upon finding that the development's layout, amenities, and building scale are consistent with the intent of the built form policies of the comprehensive plan.
- (c) Lot area requirements. The city planning commission may authorize reductions in the area of individual lots within a planned unit development from the required lot area for the zoning district, provided any such reductions shall be compensated for by an equivalent amount of lot area elsewhere in the planned unit development for the purpose of promoting an integrated project that provides additional site amenities. Lot area shall not include areas designated as public or private streets.
- (d) Yards. The city planning commission may authorize reductions in or elimination of required yards provided landscaped yards of at least such minimum width as required by the zoning district in which the planned unit development is located shall be maintained along property lines abutting a side or rear lot line of an urban neighborhood or residential mixed-use zoning district or property lines abutting a side or rear lot line of a structure used for permitted or conditional residential purposes.

## (e) On-premises signs.

- (1) *In general*. All signs in a planned unit development shall conform to a master sign plan that shall be considered and approved with the development plan. All signs shall conform to the requirements of Chapter 560, Signs, except as otherwise authorized by the city planning commission.
- (2) Alternatives. The city planning commission may authorize alternatives to the sign standards for the purpose of promoting an integrated master sign plan provided the required amenities are provided and a master sign plan meets the following criteria:
  - a. The sign plan may not allow a sign that is otherwise prohibited by the zoning ordinance.
  - b. The alternative will not significantly increase or lead to sign clutter in the area or result in a sign that is inconsistent with the purpose of the zoning district in which the property is located.
  - c. The alternative will allow a sign that relates in size, shape, materials, color, illumination and character to the function and architectural character of the building or property on which the sign will be located.

## (f) Off-street parking and loading.

- (1) In general. The required amount of off-street loading and bicycle parking spaces for the planned unit development shall be determined by the city planning commission and shall comply with the requirements of Chapter 555, Off-Street Parking, Loading, and Mobility, including Article XII, Travel Demand Management, except as otherwise allowed by this chapter. In determining the number of off-street loading and bicycle parking spaces required, the city planning commission shall consider, but not be limited to, the loading and bicycle parking requirements for the individual uses within the planned unit development as specified in Chapter 555, Off-Street Parking, Loading, and Mobility, the nature of the uses and population served, documentation supplied by the applicant regarding the actual parking and loading demand for the proposed use, the potential for shared parking and loading, and the use of alternative forms of transportation.
- (2) Other standards. The city planning commission may consider alternatives to the minimum width of parking aisles and the minimum and maximum width of driveways where it is demonstrated that the parking area, aisles, and driveways will still allow for reasonable, functional, and safe vehicular access to and within the site. Where the alternative is to allow an increase in driveway width, the city planning commission shall also consider, but not be limited to, turning templates or other similar documentation demonstrating the need for the increase. The city planning commission may consider this alternative without the addition of amenities beyond those required for a planned unit development in section 550.1050(1).

**Table 550-5 Authorized Alternatives** 

ZONING CODE STANDARD	AUTHORIZED ALTERNATIVE	AMENITY REQUIRED
Section 550.1060(a). Number of principal residential structures.	To allow residential uses in a planned unit development that includes multiple principal structures on one (1) platted or recorded lot where not allowed by the primary zoning district.	No
Section 550.1060(b).  Maximum floor area of individual buildings.	To increase the maximum gross floor area of individual buildings within a planned unit development.	Yes
Section 550.1060(c). Lot area requirements.	To allow reductions in the area of individual lots within the planned unit development from the required lot area of the zoning district.	Yes
Section 550.1060(d). Yards.	1) To allow a reduction or elimination of required yards within the planned unit development.	Yes
	2) To allow a reduction or elimination of required yards along the periphery of the planned unit development, except along property lines abutting a side or rear lot line of an urban neighborhood or residential mixed-use zoning district or property lines abutting a side or rear lot line of a structure used for permitted or conditional residential purposes.	Yes
Section 550.1060(e). On- premises signs.	To allow alternatives to the sign standards.	Yes
Section 550.1060(f). Off-	To allow alternatives to the following:	
street parking and loading.	Maximum amount of required off-street parking and minimum amount of required loading.	Yes
	2) Minimum amount of required bicycle parking.	Yes
	3) Minimum width of parking aisles.	Yes
	4) Minimum and maximum width of driveways.	Yes

**550.1070. Permitted uses.** Any use allowed in the zoning district in which the planned unit development is located may be included within a planned unit development. If a planned unit development includes more than one (1) zoning classification, the uses allowed within each zoning classification of the development shall be limited by the applicable zoning district regulations, except as otherwise provided in this section.

## 550.1080. Additional uses.

- (a) *In general*. The city planning commission may authorize additional uses in the zoning district in which the planned unit development is located as provided below and subject to section 550.1090. An amenity is not required in order to allow an additional use.
- (b) *Urban neighborhood districts*. The city planning commission may authorize additional residential uses, general retail sales and services uses and food and beverage uses as allowed in the RM2 and RM3 Districts, child care centers, offices, and clinics within a planned unit development located in the urban neighborhood districts. The additional general retail sales and services uses and food and beverage uses as allowed in the RM2 and RM3 Districts, child care centers, offices and clinics shall not exceed four thousand (4,000) square feet per use, unless otherwise allowed by the zoning district in which the use is located.

**550.1090. Additional use standards.** The city planning commission may authorize additional uses, as provided in section 550.1080, subject to the following standards:

- (1) Such uses are designed primarily for the residents or users of the planned unit development and of adjacent areas which are within convenient walking distance of the use.
- (2) All additional uses, except residential and office uses, shall be located on the ground or first floor.

- (3) The uses are not of such a nature or so located as to have a detrimental impact on the surrounding neighborhood or the character of the planned unit development.
- (4) Not more than twenty (20) percent of the gross floor area of the planned unit development shall be devoted to such additional uses.
- (5) The use is consistent with the applicable policies of the comprehensive plan.

### 550.1100. Conditional uses.

- (a) In general. Any conditional use allowed in the zoning district in which the planned unit development is located may be included within a planned unit development, upon making each of the required findings for conditional use permits in Chapter 525, Administration and Procedures.
- (b) *Dwelling units*. Dwelling units that require a conditional use permit in the zoning district in which the planned unit development is located shall not be required to submit a separate conditional use permit and shall be considered as a part of the findings and review of the planned unit development.
- (c) Nonresidential uses. Nonresidential uses that require a conditional use permit in the zoning district in which the planned unit development is located, shall submit a separate conditional use permit application and findings as a part of the planned unit development review.
- (d) Signs. Signs that require a conditional use permit in the zoning district in which the planned unit development is located shall not be required to submit a separate conditional use permit and shall be considered as a part of the findings and review of the planned unit development.

# PLANNED UNIT DEVELOPMENT APPLICATION REQUIREMENTS CHECKLIST

In addition to submitting the required information contained in the General Land Use Application Packet, the following is required for a planned unit development application:

Proof of applicant ownership or control of land within PUD at time of application.
The applicant shall notify in writing all other owners of parcels within the boundary of the original planned unit development, or in the case of a common interest community the association board, and shall submit evidence of such notification to the zoning administrator before any application shall be deemed complete.
For phased developments, a written phasing timeline including a description of each alternative requested and amenity to be included in each phase (maximum 2 years for each phase). Each phase must be completed within two (2) years.
Complete Planned Unit Development Application Worksheets.
Information, plans, etc. showing standards for how proposed amenities will meet the required standards.
For an amenity not specifically listed in Table 550-4 that is proposed by the applicant, a written description, provide information, plans, etc. to describe the proposed amenity.
For an amenity that substantially exceeds the standards in Table 550-4, provide a written description, information, plans, etc. that shows how the standards are exceeded.
Responses to the section 550.1090 findings to allow additional uses in the urban neighborhood districts, if applicable.
Responses to the section 550.940 findings for a planned unit development.
Complete application(s) for all land use approvals related to the planned unit development, including but not limited to, a conditional use permit and subdivision application, as submitted to the Zoning Administrator.

## PLANNED UNIT DEVELOPMENT APPLICATION WORKSHEETS

In the table below, identify the requested alternative(s) and determine the minimum points required.

Additional amenity points will be required for any alternatives that are processed at a later date as part of a future phase of the planned unit development.

AUTHORIZED ALTE	RNATIVES	MARK AN 'X' NEXT TO THE REQUESTED ALTERNATIVE(S)	POINTS REQUIRED FOR THE REQUESTED ALTERNATIVE
Number of principal residential structures	To allow residential uses in a planned unit development that includes multiple principal structures on one (1) platted or recorded lot where not allowed by the primary zoning district.		0
Maximum floor area of individual buildings	To increase the maximum gross floor area of individual buildings within a planned unit development.		5
Lot area requirements	To allow reductions in the area of individual lots within the planned unit development from the required lot area of the zoning district.		5
	To allow a reduction or elimination of required yards within the planned unit development.		5
Yards	To allow a reduction or elimination of required yards along the periphery of the planned unit development, except along property lines abutting a side or rear lot line of an urban neighborhood or residential mixed-use zoning district or property lines abutting a side or rear lot line of a structure used for permitted or conditional residential purposes.		5
On-premises signs	To allow alternatives to the sign standards.		5
	Maximum amount of required off-street parking and minimum amount of required loading.		5
Off-street parking and	Minimum amount of required bicycle parking.		5
loading	Minimum width of parking aisles.		5
	Minimum and maximum width of driveways.		5
Amenity(ies) requi	red by section 550.1050(b)(1) of the zoning code		10
Add point	Add points required for each requested alternative to determine total points required.  Enter total at right in the space provided.		

## In the table below, identify the proposed amenity(ies) and determine the number of points proposed.

In no case shall any item be counted as an amenity for an alternative if it is utilized to qualify for a floor area ratio or height incentive in the built form overlay districts or any other amenity in Table 550-4, Amenities. No points are awarded for amenities that do not meet all of the standards required in Table 550-4, unless otherwise authorized by the city planning commission.

AMENITY	MARK AN 'X' NEXT TO THE PROPOSED AMENITY(IES)	POINTS
Active liner uses as part of a parking garage		10
Environmental sustainability—ecological function		10
Historic preservation		10
Environmental sustainability—climate resiliency		10
Public right-of-way dedication		10
Underground parking		10
Conservation of the built environment		5
Garden(s) or on-site food production		5
Renewable energy		5
Outdoor open space		5
Outdoor children's play area		5
Plaza		5
Art feature		3
Decorative or pervious surface for on-site parking and loading areas, drives, driveways and walkways.		3
Energy efficiency		3
Living wall system		3
Natural features		3
Pedestrian improvements		3
Reflective Roof		3
Shared bicycles		3
Shared vehicles		3
Decorative fencing		1
Enhanced exterior lighting		1

Enhanced landscaping		1
Enhanced stormwater management		1
Heated drives or sidewalks		1
Pet exercise area		1
Recycling storage area		1
Tree islands		1
Water feature		1
Amenities proposed by the applicant or others:		1, 3, 5, or 10, based on the proportionality.
Amenities that significantly exceed standards:		Up to 5, as determined by CUP.
Add points for each proposed alternative to determin Enter total at righ	e total points proposed. It in the space provided.	