#### Chapter 19.51

# OFF STREET PARKING

#### Sections:

19.51.010 Requirements. 19.51.020 Ingress and Egress Provisions. 19.51.030 Location of Parking Spaces. 19.51.040 Off-street parking spaces required. 19.51.050 Parking Standards 19.51.060 Parking for Unspecified Uses. 19.51.070 Reduction of Required Spaces When Effective Alternatives to Automobile Access are Proposed. 19.51.080 Mixed Occupancy. 19.51.090 Joint Uses 19.51.100 Conditions for Joint Use. 19.51.110 Loading Space. 19.51.120 Parking Lot Surfacing Requirements. 19.51.130 Illumination. 19.51.140 Landscaping Requirements. 19.51.150 Handicapped Parking

19.51.160 Special Conditions for Historic Business District Off-Street Parking

#### 19.51.010 Requirements.

Every building hereafter erected, moved, reconstructed, or structurally altered shall be provided with parking areas as provided in this chapter, and such parking areas shall be made permanently available and shall be maintained for parking purposes.

No building permit shall be issued until plans showing provisions for the required off-street parking have been submitted and approved as conforming to the standards of this chapter. The primary users of the building shall first utilize the off-street parking in lieu of parking on the street.

Every lot or parcel of land used as a public or private parking area or new or used car sales area and having a capacity of three or more vehicles shall be developed and maintained in accordance with this chapter.

Where off-street parking is required and provided according to this chapter, the

primary users of the building such as but not limited to, the property owner, lessors, lessees, residents, invitees, employers and employees shall first utilize the off-street parking in lieu of parking on the street.

# 19.51.020 Ingress and Egress Provisions.

Ingress and egress of a site must comply with the City's Engineering Design and Development Standards. The Director of Public Works, in conjunction with the police chief and fire chief, shall have authority to fix the location, width and manner of approach

of vehicular ingress or egress from a building or parking area to a public street and to order alteration of existing ingress and egress as may be required to control traffic in the interest of public safety and general welfare.

# 19.51.030 Location of Parking Spaces.

Off-street parking spaces shall be located as specified herein. Where a distance is specified, the distance shall be the walking distance measured from the nearest point of the parking facilities to the nearest point of the building which it serves.

- A. Parking for single and multiple family dwellings shall be on the same lot or building site with the building it serves;
- B. Parking for all Hotels, Motels, or Bed and Breakfasts in all zones, and RM-3 dwellings in the HBD zone, must be located within four hundred fifty three hundred (300) feet of the building. There will be no exceptions or variances to location or number of spaces to be provided.
- C. Parking for uses not specified above shall not be over three hundred feet from the building it serves;
- D. All off-street parking spaces shall be located on land zoned in a manner which would allow the particular use the parking will serve; and
- E. Parking shall be located at least twenty-five feet from any body of water.
- F. Streets in residentially zoned areas shall not be utilized as parking for the property owner, lessors, lessees, residents, invitees, employers, employees, clients, or distributors of any commercial or industrial uses in adjacent commercial or industrial zones when there is off-street parking as required under section 19.51.040 below.

The availability of on-street parking may not count toward the parking requirements listed below.

# 19.51.040 Off-street Parking Spaces Required.

The required number of off-street parking spaces shall be as follows. Any proposed use not listed but similar to a use listed below shall meet that requirement. If nothing similar is apparent, the Planning Director shall determine the requirement. The pertinent approving body may reduce these requirements if the applicant submits a request for a waiver and can incorporate one or more of the following LID techniques:

#### A) Shared parking

**B.)** Proximity to transit

Land Use	Parking Requirement			Formatted Table
Residential Uses			_	Formatted: Font: Bold
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**Commented [DT1]:** I don't believe there are RM3 dwellings in the HBD zone

**Commented [HG2R1]:** This can remain in case a property rezones.

Commented [DT3]: Seems far?

Commented [HG4R3]: 300 is used in a subsequent section

**Commented [DT5]:** Is this saying you can't park on the street in residential zones?

Single-family units and manufactured mobile	2 non dualling unit (1)
home units	2 per dwelling unit (1)
Duplex, Multi-family, Ttownhomes	2 per dwelling unit up to 2 bdrms. 1 space per bdrm for units with more than 2 bdrms. plus any required handicapped stalls (1)(2)
Assisted Living	1 per dwelling unit plus 1 per employee
Accessory Dwelling Unit	1 per bdrm in addition to the single-family requirement
Commercial Uses	·
Commercial Recreation (bowling alley, sport courts, skating rink, public swimming pool, arcade)	<ul> <li>5 per bowling lane</li> <li>2 per tennis, racquetball, pickleball court, etc</li> <li>1 per 40 sq ft of assembly area.</li> <li>1 per 150 sq ft GFA for skating rink, video arcade, etc</li> <li>1 per 10 swimmers of standard pool capacity</li> </ul>
Commercial Schools for Adults	1 per 4 seats plus 1 per employee (3)
Eating and Drinking Establishments	1 per 100 sq ft of floor area open to the public plus 1 per 300 sq ft of area dedicated to outdoor service
Funeral Parlors, Mmortuaries	1 per 4 seats or 8 ft of bench or pew or 1 per 40 sq ft of assembly room
General Business, Retail, Personal Services (not including shopping centers greater than 20,000 sq ft)	1 per every 250 sq ft of floor area open to the public
Health Care:	
Hospitals and Emergency Medical Clinics	1 per 2 beds plus 1 per employee on shift with greatest number of employees

Medical Care Facilities (Nursing homes,	1 per 4 beds plus 1 per employee		
Institutions for the aged andor children)	on shift with greatest number of		
Institutions for the aged aneon children)	employees		
Animal Hospitals, Veterinary Clinics	1 per 500 sq ft of GFA		
Hotels, Motels, Bed and Breakfast	1 per room plus+ the required		
	spaces for accessory uses		
Motor Vehicle Services	·		
Commercial Garages and Repair	1 per 200 sq ft of GFA		
Service/Fueling Stations	4 spaces plus 1 space per		<b>Commented [HG6]:</b> We should clarify if a fueling stati
	greasing facility or fueling station		is a parking spot or if these parking stalls are required in addition.
	1 per 1000 sq ft GFA plus 1 per		
Passenger Vehicle Sales	1500 sq ft of outdoor display area		
RV, Agricultural Vehicle Sales	1 per-3000 6000 sq ft of outdoor		
IV, Agricultural Venicle Sales	display area		<b>Commented [HG7]:</b> Revised to be more consistent wir actual site layout
Offices: (not including health care)	1 per 350 sq ft of GFA	Ī	
Offices: (Medical, Dental)	1 per 200 sq ft of GFA		
Shopping Centers and Food Markets	1 per 200 sq ft of GFA	1	
Studios (Dance, Art, Martial Arts, etc)	?		<b>Commented [DT8]:</b> Can this just be considered "Gene Business" – 1 per 250 sq ft
blic and Semi-Public Assembly Places	I		<b>Commented [HG9R8]:</b> Checking with Ted on occupa per the IBC to get an idea of number of stalls needed.
Assembly Places with fixed seats (churches,	1 per 4 seats or 8 ft of pew or	1	
stadiums, theaters, auditoriums, etc)	bench space		
Bus Stations, Passenger Terminals	<u>1 per 100 sq ft of floor area open</u> to the public		
Community Centers, Convention Halls, Private	1 per 400 sq ft of GFA		
<u>Clubs/Lodges</u>			

Schools (public and private)	1 per 12 seats in auditorium or large assembly room plus 1 space per employee, plus bus loading space (off street)
Industrial Uses	
Manufacturing, contractor shops (Additional parking required for office space if included. See "Offices" above.)	<u>1 per 1000 GFA or 1 per employee</u> on largest shift – whichever is greater
Mini-Storage	1 per 50 storage units equally distributed plus 3 spaces for office space
Utility and communications establishments without regular employment	1 space
Warehousing and Wholesale (Additional parking required for office space if included. See "Offices" above.)	1 per 2000 sq ft of GFA or 1 per employee – whichever is greater

**Commented [HG10]:** "Mini-Storage" must be defined in LMC 17

Commented [DT11]: What is this use?

**Commented [HG12R11]:** Cell phone towers, electrical sub-stations, etc

Land Use	Parking Requirements
Single family units, duplex units and townhouse and mobile home units	2 per dwelling unit⊕
Multi-family dwelling units	2 per dwelling unit up to 25 units 1.5 per unit for each unit after 25⊕
Retirement Housing	1 per dwelling unit
Assisted Living	1 per dwelling unit plus 1 per employee on biggest shift⊕
Fraternity, Sorority, rooming and boarding houses	1 per person accommodated
Hospitals and Emergency Medical Clinics	1 per 2 beds plus 1 per employee on shift with the greatest number of employees⊕
Nursing home, institutions for the aged	1 per 4 beds plus 1 per employee on
and children, welfare or correctional	shift with the greatest number of
institutions	employees 🕀

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Land Use	Parking Requirements	
Retail Uses	4.5 per 1000 sq. ft. GLA	
Banks and Financial Institutions	<del>3 per 1000 sq. ft. GFA</del>	
Professional and Business Offices	<u> 3 per 1000 sq. ft. GFA min. 5</u>	<b>Commented</b> [DT14]: Remove min requirement
Medical and Dental Clinics	1 per 200 sq. ft. GFA	
Barber Shops, Beauty Parlors,	3 per operator	
Personal Services	4.5 per 1000 sg. ft. GLA	
Day Care Facilities	1 per employee plus off-street	
	loading and unloading space	
	equivalent to one space per 10	
	children	
Communications Services (radio and TV	<del>1 per 1000 sq. ft. GFA or 1 per</del>	
stations, publishing services)	employee, whichever is greater -	
Laundry and Dry Cleaning Facilities	1 per 2 washing or drying machine	
Theaters and Movie theaters	1 per 4 seats	
Bowling Alleys	<del>5 per lane</del>	
Skating Rinks	<del>1 per 165 sq. ft. GFA</del>	
Video Arcades	<del>1 per 150 sq. ft. GFA</del>	
Athletic Facilities, or gymnasiums	<del>1 per 200 sq. ft. GFA</del>	
Tennis Courts, racquet clubs, handball	One per 40 sq. ft. of gross floor area	
courts and other similar commercial	used for assembly plus two per	
recreation.	<del>court.</del>	
Dance Halls and Dancing Schools	<del>1 per 75 sq. ft.</del>	
Restaurants, Cafes and Taverns	1 per 100 sq. ft. GFA min. 5	Commented [DT15]: Remove GFA and replace
Photography Studio	1 per 300 sq. ft. GLA	dining space / public space
Business Schools	1 per 4 seats plus 1 per employee⊕	
Printing and Duplicating Shops	<del>1 per 600 sq. ft GFA</del>	
Country clubs, social clubs, fraternal	<del>1 per 400 sq. ft. GFA</del>	
lodges		
Funeral Parlors, mortuaries and	1 per 4 seats or 8 ft. of bench or pew	
<del>cemeteries</del>	or 1 per 40 sq. ft. of assembly room	
	used for services if no fixed seating	
	<del>is provided.</del>	
Warehouse, storage buildings or	1 per 2000 sq. ft. GFA or 1 per	
structures used exclusively for storage purposes except for mini storage.	employee (whichever greater)	
Mini-Storage Facilities	1 per 50 storage cubicles equally	
-	distributed and proximate to storage	
	building. In addition, one space for	
	each fifty storage cubicles to be	
	located at the project office.	
Animal hospitals, veterinary clinics and	<del>1 per 500 sq. ft. GFA</del>	
kennels and veterinary laboratories		

Land Use	Parking Requirements
Hotels, Motels - includes indoor	1 per room + required spaces for
restaurants, gift shops and other	restaurant/convention facilities
businesses associated with a hotel/motel	
Bed and Breakfast	2 per owner/occupant + 1 per
	available room
Stadiums, churches, theaters, sports	1 per 4 seats or 8 feet of pew or
arenas, auditoriums, clubs and lodges,	bench space
and all assembly places with fixed seats.	
Commercial Garages & Automotive	<del>1 per 200 sq. ft. GFA</del>
Repair	
Auto Body Shops	1 per bay and mechanic
Service Stations	4 spaces plus 1 per bay plus
	queuing
Motor Vehicle Sales and Service	1 per 1000 sq. ft. GFA plus 1 per
	1500 outdoor display
Motor vehicle or machinery repair without	One per 200 sq. ft. of gross floor
sales.	area.
Mobile Home and recreational vehicle	1 per 3000 sq. ft. of outdoor display
<del>sales.</del>	area.
Manufacturing and industrial uses of all	1 per 1000 GFA or 1 per employee
types, except buildings used exclusively	based on largest shift whichever is
for warehouse purposes.	<del>greater. ①</del>
Passenger Terminals	One per 100 sq. ft. of gross area
	used for passenger waiting area.
Libraries, art galleries, museums	One per 250 sq. ft. of gross floor
	<del>area.</del>
Public swimming pools	1 per 10 swimmers, based on pool
	capacity as defined by the
	Washington State Department of
	Health.
Schools, public and private for	1 per 12 seats in auditorium or
elementary, intermediary, middle, junior	assembly room plus 1 space for
high, and high school.	each employee, plus sufficient off-
	street space for safe loading of
	students from school buses. ③
Colleges or commercial schools for	1 per four seats in class-room plus
adults.	one per employee. 🤁
Auto wrecking yards.	15 spaces for yards less than ten
	acres in size and 25 spaces for
	yards ten acres and larger in size.
Utility and communications	<del>One space.</del>
establishments without regular	
employment.	

Land Use	Parking Requirements
Automobile Service Stations.	4 spaces plus one space for each greasing facility.⊛

- If an enclosed single car garage is provided per dwelling unit, a minimum of two outside parking spaces must be provided. If an enclosed garage for two or more vehicles is provided, a minimum of one outside parking space must be provided. Open carports may be counted as parking spaces to meet parking requirements, provided they shall not be enclosed. If enclosed, additional parking spaces shall be provided as required.
- If it can be demonstrated that there is adequate off-street parking available on public streets directly adjacent to the development, required parking for units greater than 2 bedroom can be reduced to 2 spaces per unit. This must be approved by the Planning Director.
- ➔④ The Planning Director may require that uses which rely on the number of employees as part of the calculation of required parking spaces to agree at the time of parking approval, to provide additional parking stalls if there is insufficient parking for the number of employees.

### 19.51.050 Parking Space Standards.

The following parking standards shall apply, however the pertinent approving body can reduce these requirements if the applicant submits a request for a waiver and incorporates one or more of the following LID techniques:

# 1. Shared Parking

#### 2. Proximity to Transit

B. Building sites which contain more than one hundred parking spaces shall be designed with access lanes and fire lanes to no less than twenty-five feet in width. Mini-self-storage complexes shall be designed with access lanes not less than twenty-eight feet in width, within which loading areas, access and fire lanes, and any parking shall be located. Access lanes shall be designed so as to provide continuous, unrestricted vehicular movement and shall connect to public streets. In parking lots containing less than one hundred parking spaces emergency access shall be provided subject to approval of the fire marshal. Emergency access shall be provided to within fifty feet of any multiple family building. If any of these requirements are impractical due to the peculiarities of the site and/or building, other provisions for emergency access may be approved by the fire marshal. Parking in fire lanes shall be prohibited, and indicated as being unlawful by signs and/or painting on the parking lot surface.

**Commented [DT16]:** Can this one be re-written to be more understandable?

**Commented [DT17]:** Is this condition necessary in this chapter? Seems like a Design Standard for queuing.

**Commented [DT18]:** Can this section be deleted or simplified? Is this saying that if it is a large parking lot, the table below does not apply? Can 19.51.020 cover this provision?

C. All parking stalls and aisles shall be designed according to the tables shown below unless all parking is to be done by parking attendants on duty at all times that the parking lot is in use for the storage of automobiles. When parking standards require ten or more parking spaces, up to thirty percent may be designated compact cars. Such compact car spaces shall be individually marked in the parking plan and on each constructed parking stall as for being for compact only. Parking at any angle other than those shown is permitted, providing the width of the stalls and aisles is adjusted by interpolation between the specified standards. Parking shall be so designed that automobiles shall not back out into public streets.

The parking space standards are shown in the table below.

A	₽	<del>C</del>	Ð	E	F
Parking	Stall	Curb	Stall	Aisle	Unit
Angle	Width	length	Length	Width	Width
θ	<del>8.5</del>	<del>8.0</del>	<del>20</del>	<del>10</del>	<del>26</del>
	<del>9.0</del>	8.5	<del>2</del> 4	<del>12</del>	<del>29</del>
4 <u>5</u> °	<del>8.5</del>	<del>17.0</del>	<del>18</del>	<del>13</del>	47
	<del>9.0</del>	<del>19.5</del>	<del>21</del>	<del>13</del>	<del>52</del>
<del>60°</del>	<del>8.5</del>	<del>18.0</del>	<del>18</del>	<del>15</del>	<del>52</del>
	<del>9.0</del>	<del>21.0</del>	<del>21</del>	<del>18</del>	<del>60</del>
<del>75</del> °	<del>8.5</del>	<del>17.5</del>	<del>18</del>	<del>19</del>	<del>54</del>
	<del>9.0</del>	<del>21.0</del>	<del>21</del>	<del>20</del>	<del>62</del>
<del>90°</del>	<del>8.5</del>	<del>16.0</del>	<del>18</del>	<del>22</del>	<del>54</del>
	<del>9.0</del>	<del>19.0</del>	<del>21</del>	<del>24</del>	<del>62</del>

DESIGN STANDARDS IN FEET

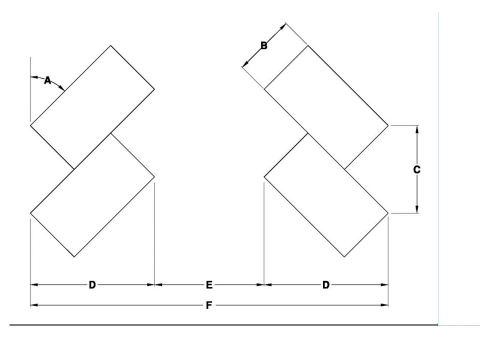
Standard stall size is 9 ft x 19 ft. When required, wheel stops shall be located 2 ft from the head of the parking stall.

Reduced aisle width is for one way traffic only. If two-way traffic is proposed, then the minimum aisle width is 22 feet.

The two figures are for compact cars and full size cars, shown in that order for each angular parking facility.

	Parrallel	<u>45 degree</u>	<u>60 degree</u>	<u>90 degree</u>
	(A)	(A)	(A)	(A)
<u>Stall Width</u> (B)	<u>9 ft</u>	<u>9 ft</u>	<u>9 ft</u>	<u>9 ft</u>

Stall Length (D)	<u>21 ft</u>	<u>19 ft</u>	<u>19 ft</u>	<u>19 ft</u>
<u>Aisle Width</u> for 1-way traffic (E)	<u>12 ft</u>	<u>13 ft</u>	<u>15 ft</u>	<u>22 ft</u>
Aisle Width for 2-way traffic (E)	<u>12 ft</u>	<u>13 ft</u>	<u>18 ft</u>	<u>24 ft</u>



**Commented [DT19]:** If we redraw this graphic – could delete C and F. Is D showing the correct line?

#### 19.51.060 Parking for Unspecified Uses.

Where the parking requirements for a use are not specifically defined herein, the parking requirements for such use shall be determined by the Planning Director. Such determination shall be based upon staff investigation, parking requirements for comparable uses, and comparative data as may be available and appropriate for the establishment of minimum parking requirements.

### 19.51.070 Reduction of Required Spaces When Effective Alternatives to Automobile Access are Proposed.

Upon demonstration to the Planning Director that effective alternatives to automobile access are proposed to be implemented, the director may reduce by not more than forty percent the parking requirements otherwise prescribed for the use or combination of uses, except those listed below, on the same or adjoining sites, to an extent commensurate with the permanence, effectiveness, and demonstrated reduction in off-street parking demand effectuated by such alternative programs. Alternative programs which may be considered by the director under this provision include, but are not limited to van pooling, ride matching for carpools, and provision of subscription bus service.

- A. Retirement Apartments. Approved building plans shall show two parking spaces per dwelling unit. Installation of up to fifty percent of the required spaces may be deferred by the Planning Director, and held in reserve as landscaped area. Installation of the deferred parking space and landscaping will be required at such time the building is no longer used as a retirement apartment. A performance bond or alternate surety may be required in the amount of one hundred and fifty percent of the cost of the deferred improvements to assure installation at a future date.
- B. Retirement Housing. The requirement of one space per dwelling unit may be reduced to no less than one space for every three dwelling units as determined by the Planning Director. The determination shall be based on the following:
  - 1. Demonstrated availability of private, convenient, regular transportation services to meet the needs of the retirement apartment occupant;
  - Accessibility to and frequency of public transportation;
  - 3. Direct pedestrian access to health, medical and shopping facilities.

#### 19.51.080 Mixed Occupancy.

- A. Mixed Occupancy and Shared Parking.
  - In the case of mixed occupancies in the building or of a lot, the totalrequirements for off-street parking shall be the sum of the requirements for the various uses <u>unless provisions for shared parking are utilized</u>. <del>computed</del> separately. Off-street parking facilities of a particular use shall not be considered as providing required parking facilities for any other use except as hereinafter specified for joint use.

**Commented** [DT20]: Added above the table.

**Commented [DT21]:** Removes the senior housing incentive

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# 19.51.090 Joint Uses

The Planning Director may, upon application of the owner or lessee of any property, authorize the joint use of parking facilities by the following uses or activities under the conditions specified herein:

- A. Up to fifty percent of the parking required for a theater, bowling alley, dance hall, bar, restaurant, roller or ice skating rink, auditoriums, churches or other similar primarily nighttime use may be supplied by the off-street parking by other uses as approved by the Planning Director.
- B. Up to fifty percent of the parking facilities required by this chapter for a use considered to be primarily a daytime use may be provided by the parking facilities of a use consider to be primarily a nighttime use or vice versa, PROVIDED that the reciprocal parking area shall be subject to the conditions set forth in Section 19.51.100, Conditions for joint use;
- C. Up to one hundred percent of the Sunday and/or nighttime parking facilities required by this chapter for a church or auditorium incidental to a public or parochial school may be supplied by parking facilities required for the school use, PROVIDED, the reciprocal parking area shall be subject to the conditions set forth in set forth in Section 19.51.100, Conditions for joint use; and
- D. For purposes of this section, the following uses are typical daytime uses: business offices, barber and beauty shops, manufacturing or wholesale buildings. The following uses are typical nighttime and/or Sunday uses: auditoriums incidental to a public or parochial school, churches, dance halls, theaters and taverns.
  - The amount of off-street parking required by this chapter may be reduced by an amount determined by the director when shared parking facilities for two or more uses are proposed, provided the following requirements are met:
    - a. i.- Parking for each use is utilized at different times of the day;
    - b. ii.—The shared parking facility is within 1,000 feet of the use(s)
       deficient in parking as measured by a pedestrian walkway between the shared parking facility and generator;
    - c. <u>iii.</u>—The total number of parking spaces is not less than the minimum required spaces for any single use;
    - d. iv. The applicant submits a parking generation study demonstrating to the director's satisfaction that the resultant parking will be adequate for the anticipated uses; and
    - e. v. A shared parking agreement specifying respective rights and/or operating times is signed by all participants and the director and filed in the county auditor's office.

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**Commented [DT22]:** 200 ft? Our existing shared section indicates 150 ft.

#### 19.51.100 Conditions for Joint Use.

- A. The building or use for which application is made for authority to utilize the existing off-street parking facilities provided by another building or use shall be located within one hundred and fifty feet of the parking facilities;
- B. The applicant shall show that there is not substantial conflict in the principal operating hours of the buildings or uses for which the joint use of the parking facility is proposed; and
- C. Parties concerned in the joint use of off-street facilities shall submit a proper written agreement defining the conditions of the joint use for review and approval of the Planning Department and City Attorney.
- D. In the event of a change in ownership or use, the joint use instrument may be terminated upon mutual agreement by all parties if reviewed and approved by the Planning Director. The existing and/or new uses shall comply with all parking and landscaping requirements of the City of Lynden for said uses.

# 19.51.110 Loading Space.

On the same premises with every building, structure, or part thereof, erected and occupied for manufacturing, storage, warehouse, goods display, department store, wholesale store, market, hotel, hospital, mortuary, laundry, dry cleaning, or other use involving the receipt or distribution of vehicles, material or merchandise, there shall be provided and maintained on the lot adequate space for standing, loading and unloading services in order to avoid undue interference with the public uses of the streets or alleys. The space, unless otherwise adequately provided for, shall include a ten foot by twenty-five foot loading space, with fourteen foot height clearance for every 20,000 sq. ft., or fraction thereof, of gross building area used or land used for above mentioned purposes.

The space shall be so situated that no part of a truck or van using the loading space will project into the public right-of-way.

Commercial and industrial uses that require delivery, shipping and/or the loading and unloading of goods and materials shall provide adequate on-premise loading areas which do not project into the public right-of-way.

- A. The loading-space areas shall be at least 10 ft by 25 ft with 14 ft of clearance, for every 20,000 sq ft, or fraction thereof, of gross building area.
- Loading areas shall not be used to meet general parking requirements.
- C. Loading areas shall be striped or signed as loading areas.

#### 19.51.120 Parking Lot Surfacing Requirements.

A. <u>Before an occupancy permit is issued, Aa</u>ll required off-street parking areas for commercial or industrial uses- not including vehicle or agricultural implement display areas - shall be graded and before occupancy permit for the building use is issued, surfaced to standards for permeable pavement, asphaltic concrete or other surfacing material sufficient to eliminate dust or mud<sub>27</sub> <u>All parking and display areas must</u> provide for proper storm drainage and allow for making of stalls and installation of other traffic control devices as set forth by the Director of Public Works and this chapter.

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B. All traffic control devices such as parking strips designating car stalls, directional arrows or signs, curbs, and other developments shall be installed and completed as shown on the approved plans. Hard surfaced parking areas shall use paint or similar devices to delineate parking stalls and directional arrows. Pedestrian walks shall be curbed or raised six inches above the lot surface. Once installed, they shall be maintained in good condition.

# 19.51.130 Illumination.

Any lights to illuminate any public parking area, any semi-public parking area, or <u>used</u> car <u>or equipment</u> sales area <u>permitted by this ordinance</u> shall be arranged so as to reflect the light away from any dwelling unit and the public right-of-way. Approval shall be obtained from the State of Washington Department of Transportation and/or the Director of Public Works for any lights which flash or blink, simulating traffic signals.

# 19.51.140 Landscaping Requirements for Parking Areas.

Landscape plans for parking areas shall conform to <u>applicable sections of LMC</u> <u>19.25.070 and LMC</u> 19.61 and are to be approved by the Planning Department.

# 19.51.150 Handicapped Parking.

Handicapped parking shall be installed in accordance with the "Regulations for Barrier-Free Facilities" as adopted by the Washington State Building Code Advisory Council or 2% of the required parking stalls, whichever is greater. <u>Handicapped parking stalls do</u> not count toward the total required parking stalls for residential development.

# 19.51.160 Special Conditions for off-street parking in Downtown Lynden.

The Historic Business District (HBD) and downtown Lynden is a special district that has was initially developed over a period of time, including times when there were no-few parking requirements. To encourage remodeling and site improvements, it is recognized that special considerations are required. The following parking exceptions are made for an areas described below from the Judson Street Alley to the alley between Front Street and Grover Street and between 1st2ndThird Street and 8thSeventh Street:

- A. Renovation of any building in the historic business district <u>HBD</u> in existence on or before July 1, 2002, for commercial or residential purposes, shall be exempt from meeting the parking requirements of Section 19.51.030.; provided, <u>H</u>however, if the renovation adds gross floor area to the building, the additional gross floor area shall be considered new commercial or residential construction and shall be subject to the parking requirements listed in section 19.51.160(B) and (C) below. Renovations which decrease gross floor area shall not be eligible for any parking credit or reimbursement.
- B. The parking requirement for all new commercial construction within the area north of Judson Alley, south of Grover Street, west of <u>1st2ndThird</u> Street and east of <u>8</u><sup>2</sup><sup>th</sup> Street, shall be one off-street parking stall per 500 square feet of gross floor area, or any fraction thereof.

Commented [DT24]: Should this be added to the code? Commented [HG25R24]: Yes, but just to multi-family residential projects. I noted the requirement in the table.

**Commented [DT26]:** Is this still an option? If not, delete (a)

**Commented [HG27R26]:** This needs additional clarification if it is to stay.

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fund by the City of Lynden for the purchase and/or development of additional off-street parking facilities, or for repair or alteration of existing city owned off-street parking.

2. C. All new residential construction in the area defined in this subsection (B) above shall be required to provide one off-street parking space per residential unit. Off-street parking for new residential uses shall be located within three hundred (300) feet of the dwelling unit.

D. Any new building erected in the historic business district on a lot in place of a building in existence on or before July 1, 2002 on the same lot, shall be granted a credit toward satisfying the parking requirement set forth in this section. The amount of the credit shall be determined by subtracting the gross floor area of the previously existing building from the gross floor area of the new building constructed in its place on the same lot. The resulting difference in gross floor area shall be the gross floor area from which the parking requirement is determined in accordance with Sections 19.51.160(B) and (C) above; provided that, if the gross floor area difference is a negative number because the new building is smaller, the City shall not be liable for any reimbursement or additional credits. Parking credits shall not be transferable between lots.

Any new building in the HBD that replaces an existing building shall receive a credit for the parking requirements that were in place for the existing building. The credit shall be determined by subtracting the gross floor area of the previous existing building from the gross floor area of the new building constructed on the same lot, provided that the new building is not smaller than the old building.

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