CHAPTER 10 – OPEN SPACE STANDARDS AND DEVELOPMENT REQUIREMENTS

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Section 10-10-1: Purpose:

The purpose of this Chapter is to encourage well designed open space within new development, and to provide standards for dedicated open space areas and/or uses approved as part of a development application.

Section 10-10-2: Applicability:

These regulations shall apply to all new commercial, industrial, multi-family or condominium development and subdivision plats as defined in this Ordinance.

Section 10-10-3: General Regulations:

A. Dedicated Open Space Plan: A dedicated open space plan shall include the following information shown on a map of an appropriate scale, as determined by the Director and shall be accompanied by any associated documents as may be necessary or required. The Dedicated Open Space Plan may be incorporated with any required Master Site Plan:

1. A written plan with narrative and maps to include the following:
   
   a. The boundary of all dedicated open space area shall be mapped along with all abutting properties within three hundred (300') feet of the open space boundary at a scale and size as required by the Director; and

   b. A legal description; and

   c. All existing distinctive natural characteristics contained within the proposed open space areas including, but not limited to, prime agricultural land and topographical elements shall be mapped and thoroughly discussed in the written plan; and
d. All proposed uses and development including, but not limited to, structures, roadways, parks, and trails surfaces shall be mapped and thoroughly discussed in the written plan.

B. The open space plan shall include narrative describing a perpetual funding mechanism for the maintenance and any proposed development of the open space. Funding options may include, but are not limited to transfer fees, private donations or CC&R dues.

C. Required Dedicated Open Space:

1. Commercial and industrial development projects greater that forty (40) acres in size shall designate five (5%) percent of the acreage to be used exclusively for natural and/or developed open space as defined by this Ordinance and/or as approved by the Director, Commission and/or Board.

2. Multi-Family or Condominium development projects shall designate ten (10%) percent of the acreage to be used exclusively for natural and/or developed open space as defined by this Ordinance and/or as approved by the Director, Commission and/or Board.

3. Subdivision development projects of ten (10) acres or greater in size shall designate ten (10%) percent of the acreage to be used exclusively for natural and/or developed open space as defined by this Ordinance and/or as approved by the Director, Commission and/or Board.

4. Minimum Amenity design standards:

a. Dedicated parks shall require a landscaping plan and park benches at a ratio of one (1) bench per one thousand (1,000') sq. ft. of park.

b. Tot lots shall be required to contain a minimum of three (3) individual play apparatuses or one (1) multi-functional play apparatuses.

c. Proposed clubhouses and/or swimming facilities shall be sized appropriately to accommodate the residents.

d. Barbecue area shall contain a minimum of two (2) barbecues and two (2) picnic tables.

e. Open space plans, where amenities are required, shall contain detailed plans and specification sheets for all proposed amenity fixtures such as tables, benches, barbecues, and play equipment, etc. Such fixtures shall be reviewed and approved by the Director and reviewed by the Commission and/or Board.
5. All required amenities shall be installed and fully operational prior to the first
dwelling or unit receiving final occupancy or the issuance for the second dwelling
or unit whichever is more restrictive. For good cause, the applicant/owner may
provide a bond or surety for the required amenities with Director approval and in
compliance with this Ordinance.

E. Other Allowed Open Space Uses: Other allowed open space uses for residential
development shall include, but not be limited to, the following:

1. Natural areas; and/or

2. Agriculture; and/or

3. Community garden plots for cultivation by residents; and/or

4. Recreational areas designed for specific passive and/or active recreational uses,
golf courses, tennis courts, football and ball fields; and/or

5. Floodways identified on the adopted pathway plan; and/or

6. Lawns or ground cover with or without trees; and/or

7. Riding trails and common pasture; and/or

8. Use associated with a historic structure.

F. Required drainage areas, swales, or drainage retention areas shall not be used to
house amenities.

G. Required setback areas shall not be used in the calculation of required open space.

H. Term and Form of Restrictions for Dedicated Open Space:

1. All development restrictions shall be noted and/or shown on the final plat and
shall be recorded as either a deed restriction or a conservation easement
prepared subject to the regulations of Idaho Statute Title 55, Chapter 21.

I. Ownership: Dedicated open space shall be held in one or more of the following
methods of ownership:

1. Condominium: If ownership of the proposed development is held as a
condominium in conformance with Idaho Statute, Title 55, Chapter 15, the
dedicated open space may be held as a common area of the condominium.

2. All Other Development: The dedicated open space may be held in common
ownership by an incorporated homeowners' or property owner's association.
J. Maintenance Standards: All open space shall be maintained in good condition and shall not create any nuisance, fire hazards or be detrimental to the public health, safety, and welfare of those using the space and/or any other standards as imposed by this Ordinance.

K. Maintenance Requirement: Failure to maintain any dedicated open space will constitute a violation of this Ordinance.

L. Improvements: Required improvements include, but not limited to, landscaping and recreation facilities within the dedicated open space areas shall be provided by the applicant or owner. A surety agreement, as set forth in this Ordinance, may be required to cover costs of installation or maintenance of such improvements.

Section 10-10-4: Design Standards:

A. Consistent with Adopted Plans: The design shall be consistent with any adopted regional or local open space plan, recreation plan and the Comprehensive Plan.

B. Accessibility: The dedicated open space shall be easily accessible.

C. Roadways: The number of private or public roadways that divide the dedicated open space shall be limited to those necessary for proper traffic circulation, and the roadways shall not detract from the efficient use of the open space.

D. Structures: The dedicated open space shall be free of all structures, except those that enhance the use of the dedicated open space including, but not limited to, structures related to outdoor recreational use, well houses, and storm water retention basins.

E. Storm Water Basins: Storm water retention or detention basins designed and approved as part of the storm water management system for the property may be located within the dedicated open space area but shall not be utilized for active amenities.

F. Impervious Surface: No more than ten (10%) percent of the dedicated open space shall be impervious surface.

G. Additional Standards for Dedicated Open Space in a Subdivision:

1. Dedicated open space shall not be less than one hundred (100') feet in width at any point and not less than twenty thousand (20,000') square feet of contiguous area, except when part of a trail system or pathway network; and
2. The dedicated open space shall be connected to open space areas on neighboring properties wherever possible including provisions for pedestrian walkways to create linked walkway or pathway systems; and

3. When children's play equipment, benches, barbecues or picnic tables are proposed, a minimum of two (2) shade trees shall be planted to shade the play equipment, benches, barbecues or picnic tables on the west and southern exposures. Additional trees shall be at the discretion of the applicant.

H. Alternative Open Space Plan: The Director, Commission and/or Board may approve, or recommend approval of an alternative open space plan when the overall design, as proposed by the applicant, meets or exceeds the intent and the requirements of this Chapter and shall not be detrimental to the public health, safety, and welfare.