

Chapter 20.46

DESIGN

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20.46.005 Standards Adopted

The city adopts and incorporates by reference herein certain development design standards known as the “City of Arlington Development Design Standards” dated June, 2018, the “City of Arlington Old Town Residential Design Standards” dated May 2022 and “Olympic Avenue Design Guidelines” dated June 2007. A true copy of said documents shall be on file with the city clerk, Community and Economic Development Department, and posted on the city website.

20.46.010 Conformance with Design Standards.

In addition to requirements listed within this Chapter, all structures located within the City of Arlington shall conform with Design Standards and Guidelines as listed below. No building or land use permits shall be issued for structures or uses that do not conform to the applicable guidelines or standards except as allowed under Subsection (b).

- (a) All zones shall comply with the Development Design Standards as follows, or amended:
 - (1) Street Character and Liveliness
 - (2) Pedestrian Environment
 - (3) Landscape Design
 - (4) Transition Between Occupied Spaces and Streets
 - (5) Neighborhood Character
 - (6) Adjacent Properties
 - (7) Siting
 - (8) Transit Facilitation
 - (9) Architectural Character
 - (10) Character and Massing
 - (11) Architectural Elements
 - (12) Exterior Finish Materials
 - (13) Parking Garages
 - (14) Mixed-Use Buildings
 - (15) Old Town Business District Design Standards
- (b) Old Town Business District 1
 - (1) Shall also adhere to the Olympic Avenue Design Guidelines
- (c) Old Town Residential District
 - (1) Shall also adhere to Old Town Residential Design Standards

- (d) Commercial Corridor and Mixed-Use Overlay
 - (1) Mixed-Use Development Regulations
 - (2) For any design items not addressed under the Mixed-Use Development Regulations, the Development Design Standards shall be followed
- (e) A building or land use permit may be issued for a structure or use that does not comply with subsection (a) if any one of the following findings can be made by the decision-making authority:
 - (1) The structure is of a temporary nature that, in all likelihood, will be replaced by a permanent structure within two years.
 - (2) The structure is minor to the overall use of the property and will not be noticeably visible from a public right-of-way.
 - (3) The development or structure is within an area of the city where design requirements have been established through an adopted Subarea Plan and complies with the subarea criteria and follows the appropriate design review process of this chapter.

20.46.015 Design Review Requirements and Restrictions.

- (a) For purposes of this section, “design review” means a formally adopted local government process by which projects are reviewed for compliance with design standards for the type of use adopted through local ordinance.
- (b) Except as provided in subsection (c) of this section, counties and cities planning under RCW 36.70A.040 may apply in any design review process only clear and objective development regulations governing the exterior design of new development. For purposes of this section, a clear and objective development regulation:
 - (1) Must include one or more ascertainable guideline, standard, or criterion by which an applicant can determine whether a given building design is permissible under that development regulation; and
 - (2) May not result in a reduction in density, height, bulk, or scale below the generally applicable development regulations for a development proposal in the applicable zone.
- (c) The provisions of subsection (b) of this section do not apply to development regulations that apply only to designated landmarks or historic districts established under a local preservation ordinance.
- (d) Any design review process must be conducted concurrently, or otherwise logically integrated, with the consolidated review and decision process for project permits set forth in RCW 36.70B.120(3), and no design review process may include more than one public meeting.

20.46.020 Design Review Process.

Review of permit applications for conformance with the development design standards shall be as follows:

- (a) For an Administrative Design Review decision, the Community and Economic Development Director and/or his or her designee shall review and issue a Design Review decision.
- (b) Any modifications or revisions to an approved design review decision is subject to a new application submittal and shall go back through the administrative design review process as described in (a) above.
- (c) Appeals shall be pursuant to [Chapter 20.20](#) (Appeals, Variances, Interpretations).
- (d) Fees for design review shall be as set by resolution.

20.46.035 Design Review Approval Requirements

- (a) In order to approve a project as consistent with the development design standards, the design review authority must make the following findings:
 - (1) The proposal complies with the applicable design requirements and standards of the applicable design standards, regulations, or guidelines through findings made for each requirement.
 - (2) If the proposal is for minor exterior modifications only, that the proposal demonstrates that the proposed improvements are consistent with the design requirements and standards.
- (b) The city shall issue a final decision on an administrative design review permit within 65 days of the determination of complete application.

20.46.060 Drive-Through Windows.

- (a) All drive-through windows and their driveways shall be designed to not pose a hazard to pedestrians or other vehicles. In particular, driveways and approaches to drive-through windows shall be designed to minimize the crossing of pedestrian-ways or vehicular-ways, except to cross a public sidewalk adjacent to a public right-of-way. Where drive-through driveways and approaches cross pedestrian-ways, the pedestrian-way shall be clearly demarcated.
- (b) All drive-through windows and their driveways shall be screened so as to minimize visual impacts from public rights-of-way.
- (c) If a drive-through window and/or its driveway cannot be designed to meet the intent of this section then the use of the drive-through may be denied by the permit-issuing authority.

20.46.070 Location of Parking in Multi-Family Structures.

For multi-family uses in no instance shall street level parking areas be allowed within 25 feet of a public right-of-way unless it is substantially shielded from public view.

20.46.075 Building Setbacks.

- (a) Setbacks from Lot Boundary Lines. Setbacks of primary and accessory buildings from lot boundary lines shall be as specified in Chapter 20.48 (Density and Dimensional Regulations); except that:
 - (1) All primary buildings shall maintain a minimum 10-foot distance (measurements taken from foundations) from other buildings, including those on adjacent lots.
 - (2) However, in no case shall a primary building have a setback less than the five-foot standard setback for the zone as specified in Chapter 20.48 (Density and Dimensional Regulations).
- (b) Setbacks from Public Rights-of-Way.
 - (1) Front yard setbacks of buildings from public rights-of-way shall be as specified in Chapter 20.48 (Density and Dimensional Regulations), or equal to the average of the two immediately adjacent primary buildings, whichever is less. Where averaging is used, the new building may be averaged in a stepping pattern between the front yards of the adjacent buildings, or the new building's entire frontage may be built on the average setback line. The front yard is defined as being that side of the building facing the street on which the building is addressed and has its primary entrance.
 - (2) On a corner lot the exterior side yard setback may be reduced to ten feet. The exterior side yard is defined as that side of the building adjacent to a public right-of-way but from which the building is not addressed and does not have its primary entrance.

20.46.080 Walls and Fences

(a) Walls:

- (1) Walls intended to screen shall be of plaster, smooth stucco finish or other approved masonry. They shall be designed in a style, material, and color to complement the structure to which they are attached. If the wall can be seen from the public right-of-way or view it shall be designed with a textured face. Other materials may include wrought iron, tile insets or grillwork.
- (2) Wall heights and setbacks are governed by Chapter 20.48 (Density and Dimensional Regulations).
- (3) Both sides of all perimeter walls shall be architecturally treated.

(b) Fences:

- (1) Fences are required to be constructed of wood, wrought iron (decorative metal), or vinyl.
- (2) Fence heights and setbacks are governed by Chapter 20.48 (Density and Dimensional Regulations).
- (3) Both sides of all perimeter fencing shall be architecturally treated.
- (4) Chain-link fencing shall only be used for security purposes in the General Industrial, Light Industrial, and Aviation Flightline zones and are required to obtain approval from the Community and Economic Development Director prior to installation. If chain-link fencing is used it shall be black vinyl coated and contain no slats (galvanized finish and slats are not permissible). Barbed wire, razor wire, or other material may also be allowed on top of the chain link fencing with approval from the director.

Table 20.46-1

<p>Public and Private Presentation Sides</p>	 <p>Two-sided presentation Public presentation side Private presentation side (house side)</p>	
<p>Wood and Metal fence examples of front yard fence at 42” in Height</p>		
<p>Wood fence example of side or rear yard fence at 6-foot fence with and without 1-foot decorative extension installed</p>		
<p>Black Vinyl Chain Link Fence Example With and Without Barbed Wire (Industrial and Security Use Only)</p>		

Figure Index: Courtesy of HKP Architects, Fortress Fencing, LLC, Economy Iron, Inc, Freedom Fence & Railing, Aguilar Fence, Inc, and Pinterest.com

20.46.085 Building Orientation, Entries, and Porches

- (a) Either a recessed entry or porch shall be incorporated into the design, whichever is most predominant among the existing buildings along the street on which the new building is proposed.
- (b) A front porch or covered entry shall be a minimum of 6 feet deep to accommodate outdoor seating.
- (c) If a porch is not included at the main entrance, a covered entry that provides an area to wait at the front door out of the weather shall be included.

20.46.090 Additions

When planning an addition, it is important to pay careful attention to the architectural style of the existing building. In many cases, additions can dramatically change the appearance of the building and, therefore, the character of the neighborhood or area. Therefore, for additions, in addition to the previously listed requirements, the following apply:

- (a) The scale and mass of the addition must be in keeping with that of the original building.
- (b) The location of additions shall not disrupt established setbacks of neighboring structures.
- (c) The addition's roof shall match or complement the design of the original building.
- (d) Architectural elements such as windows shall respect the prevailing geometry of the original building. For instance, windows with a vertical orientation can be incompatible with those of a horizontal orientation.
- (e) The materials used for the addition shall match or coordinate with those of the original building.

20.46.095 Accessory Buildings

- (a) The design of accessory buildings that require a building permit shall be architecturally compatible with the main building through the use of walls/roofs/trellises, fence/wall connections and/or landscaping.
- (b) Accessory buildings shall be subordinate to the primary structure and shall be set back a minimum of eight (8) feet from the face of the primary structure.
- (c) Accessory buildings shall be placed to the side or rear of the primary structure.

20.46.100 Deviations.

The Planning Commission may grant deviations from the standards only for the following:

- (a) If an alternative is provided that, in their opinion, meets the intent of the Design Standards; or
- (b) If the intent of the deviation is to preserve or protect a significant tree or trees.

Applications for deviations shall be submitted to the Community and Economic Development Director, who shall then forward them to the Planning Commission at their next available meeting. The applicant will be notified of the Planning Commission's decision within ten days of such decision.