CHAPTER 38

TRANSIT ORIENTED DEVELOPMENT ZONE (TOD)
(New 01/13/15; Amended 1/16/18; 7/31/18)

Section 38.010. Purpose and Intent.
The Transit Oriented Development (TOD) Zone is established to provide for the implementation of the Lehi City General Plan and to reduce automobile dependence by creating self-sustaining, walkable neighborhoods, in which residents may walk to work, shopping, and recreational opportunities, and have access to mass transit. These neighborhoods are to be located in areas with existing or probable future transit choices, including TRAX and Front-runner. Lehi City finds that TODs benefit the general health and welfare of the inhabitants of Lehi City by fulfilling existing housing, transportation and employment needs. While TOD does not eliminate the necessity or preclude the choice of using an automobile, it provides an alternative for those who cannot drive or prefer not to get into personal vehicles for every trip, and balances street design so that it accommodates driving, walking, biking, and taking transit. The purpose and intent of the TOD Zone is to:

A. require a complementary mix of land uses, including moderate and/or high density residential, horizontally or vertically, within ¼ mile walking distance of transit stations to increase transit ridership;

B. foster a sense of place through the creation of mixed-use centers that combine residential uses with diverse economic activity;

C. create a pedestrian-friendly environment to encourage walking, bicycling and transit use, and to limit traffic congestion and automobile dependence;

D. provide an alternative to traditional development by emphasizing mixed use, compact site design, and land uses oriented for the pedestrian;

E. create a neighborhood identity that promotes pedestrian activity, human interactions, safety and long-term livability;

F. reduce auto dependency and roadway congestion by locating multiple destinations and trip purposes within walking distance of one another; and

G. provide a range of housing options for people of different income levels and at different stages of life.

A TOD should build upon the community’s existing identity and serve as a mechanism for communicating that identity to others. The development should create a community focus at which people will be present at all times of the day, creating a stimulating and meaningful public environment. New development should create a sustainable neighborhood, in which residents and business owners make a long-term investment in the community.

An application for approval of a TOD Zone is a request by the applicant for additional flexibility beyond that allowed by traditional zoning within the City. It is the sole responsibility and burden of the applicant to convince the Planning Commission and City Council that the proposed TOD zone is preferable to traditional zoning. Approval is at the discretion of the City Council.

Section 38.020. TOD Zoning Description.
(Amended 02/28/17)
Each Transit Oriented Development shall include a cohesive mixture of complementary land uses, including commercial and/or office uses, which will provide service and employment opportunities to residents within the community.

Non-residential uses shall include but are not limited to: retail, restaurant, and other service-oriented type uses, professional office, institutional, entertainment, and civic uses, which will provide employment opportunities.

Residential uses shall employ a variety of housing types and lot sizes and shall be pedestrian-oriented neighborhoods, designed in a manner as to encourage walkability and transit uses. The highest densities should be centered adjacent to transit stops. Open spaces should enhance the pedestrian experience, and
enable the use of public transit opportunities. The incor-
poration of one (1) or two (2) of these elements does not make a TOD; the combination of all of these elements is necessary for a TOD.

Figure 1. A mixture of uses and intensity of uses are centered around a transit station.

Section 38.030. Minimum Eligibility Requirements. (Amended 02/28/17)
In order to achieve the purposes of this Chapter, the establishment of a TOD requires that the site must be:

A. a minimum area of ten (10) contiguous acres or larger;

B. within one quarter mile (1/4) of an existing or future transit station along a rail line; and

C. designated as TOD on the Lehi City General Plan Land Use Map.

Section 38.040  Allowed Uses.

A. Any use identified as a permitted or conditional use by this Code, or other use proposed by the applicant, may be an allowed use in a TOD; however each requested use must be authorized through a TOD land use plan as defined herein, which has been approved and adopted by the City Council. Proposed uses will be reviewed for compatibility within the TOD as well as compatibility with allowed uses in adjacent zones.

B. Each TOD shall incorporate a mix of uses, both commercial and residential. A minimum of thirty percent (30%) of the gross floor area shall be non-residential use, as defined by Section 38.020 of this Code.

C. The minimum percentage of non-residential floor area may be reduced to ten percent (10%) if the applicant can justify (including a market study) the property has limited commercial viability due to reasons such as poor visibility or access.

D. Amenities associated to residential uses shall not be applicable toward the minimum non-residential use requirement. Residential amenities include but are not limited to the following:

1. Club house
2. Gym/exercise room
3. Swimming pool/spa
4. Lobby and internal corridor areas

E. The intent of including non-residential uses within a TOD zone is to encourage walking trips and to increase transit ridership. The TOD zone is envisioned to be both an origin and destination for transit users.

F. In the case that a transit station is not currently existing, the applicant shall coordinate the station location and associated parking lots with UTA. Property for the station and associated parking must be preserved. As part of the approval of the land use plan, funding and compensation options can be considered.

Section 38.050 Establishment of a TOD Zone.

A. General Plan Amendment. Unless an area has been previously designated as TOD Land Use as part of the Lehi City General Plan Land Use Element, all areas proposed for development as a TOD shall require a General Plan Amendment in accordance with Chapter 4, Amendments, of this Code.

B. Concept Plan. As part of establishing a TOD zone, a concept plan may be submitted for initial review and direction by the Reviewing Departments, Planning Commission, and City Council. Concept plans are not required but are encouraged to give the city, developer, and the public a chance to review the elements of a TOD prior to a zone change.

C. Zoning Map Amendment. The establishment of a TOD Zone requires the review, approval and adoption by the City Council, following receipt of the Reviewing Departments and Planning Commission recommendations. As part of the zone change, a TOD Land Use plan shall be approved according the requirements set forth in Section 38.050(C).

D. Land Use Plan. Concurrent with any request for a zoning map amendment to a TOD zone, a Land Use Plan shall be submitted, and must be approved by
the City Council, following review by the Reviewing Departments and Planning Commission. Prior to property being designated as a TOD.

1. The Land Use Plan gives the applicant, staff, Planning Commission and City Council an opportunity to discuss the TOD concurrent with the approval of a zone change. The applicant can use the Land Use Plan meetings to ask questions, and receive direction on project layout as well as discuss the procedure for approval, the specifications and requirements for layout of streets, drainage, water, sewerage, fire protection, mitigation of environmental impacts, and similar matters, and the availability of existing services. Additional infrastructure upsizing may be required to support a TOD.

2. The proposed density of the TOD will be discussed and determined as part of the Land Use Plan approval. Density considerations can be given for dedication of property for transit stations and associated parking facilities.

3. The City may also advise the applicant, where appropriate, to discuss the proposed TOD with those agencies who must eventually approve those aspects of the development coming within their jurisdiction, including but not limited to, the Alpine School District, and the various utility service providers. Neighbors of the proposed TOD should also be consulted to get their views and concerns.

4. The Land Use Plan shall cover the entire area proposed as a TOD Zone and shall identify and provide the following:
   a) proposed land uses.
   b) overall layout and locations of uses including potential civic/religious uses.
   c) proposed density/intensity of uses and a description of amenities if a density bonus is proposed.
   d) traffic study and transit ridership analysis.
   e) major infrastructure improvements that may be necessary.
   f) proposed site-planning standards including architecture and materials of buildings.
   g) park areas, open space areas, trails and other community amenities.
   h) proposed landscaping, buffering, and transitioning treatments.
   i) location of any critical lands.
   j) development phasing plan that includes current and build-out phasing of construction for the TOD. The phasing plan shall address densification and how the TOD will ultimately meet the minimum floor to area ratio requirement. Each individual site plan shall be designed in a way to show how future redevelopment of surface parking and other underutilized areas will be accommodated and contribute toward the floor to area ratio requirement.
   k) all other issues that must be addressed to allow a thorough informed review by the Staff, Planning Commission and City Council of the proposed Land Use Plan.

5. To accommodate requests for changes to the Land Use Plan, the City may allow the Land Use Plan to be amended. Amendments shall follow the same requirements for initial approval of a Land Use Plan including review by Staff, Planning Commission and City Council.

Section 38.060. Required Open Space.
(Amended 02/28/17)

A. A minimum of ten percent (10%) of the total gross acreage in a TOD shall be developed as open space, as defined in Chapter 36, Definitions, of this Code. For the purposes of this Chapter, the open space areas within a TOD must be constructed by the developer as a part of the TOD project, and may “urbanized” open spaces, in addition to more traditional open spaces areas such as parks and playgrounds.

B. Urbanized open spaces are defined in this section as built open spaces for public congregation and recreational opportunities, as opposed to natural open spaces consisting mainly of plantings. Urbanized open spaces may be located on the roofs of buildings, or enclosed on the ground floor inside buildings. All open spaces shall be easily observed from the street or pedestrian areas and shall be accessible to the users of the buildings, and shall be improved with seating, plantings, plazas, fountains, pavilions, gardens, or other similar amenities. Urbanized open spaces shall be designed in a way to prioritize pedestrian travel and the pedestrian experience. An urbanized open space shall be designed to increase the comfort, safety, and visibility of pedestrians.

C. Urbanized open spaces shall be included in a TOD and shall include the following:

1. consist of a minimum two percent of the overall acreage;
2. Include a central prominent gathering space with a focal feature such as a statue, water feature, gazebo, clock tower, or other feature as approved by the Planning Commission. The central feature shall be commensurate with the size and scale of the gathering space.

3. Include raised planters, benches, trees, pedestrian scale lighting, and brick pavers or stamped concrete;

4. Additional features including art work, clocks, water features, food services, or other amenities are highly encouraged.

D. Open spaces within a TOD should be engaging, high quality public spaces (e.g. small parks or plazas) as organizing features and gathering places for the neighborhood.

E. The open space may be held in common, administered by a homeowners association, dedicated to Lehi City upon acceptance by the City Council, or used to provide amenities in the development. Maintenance of the open space is the responsibility of the owner of the development if held in single ownership, or a homeowners association if the dwellings are sold separately, unless dedicated to Lehi City and accepted by the City Council.

Section 38.070 Design Standards.
(Amended 02/28/17)
Development within a TOD should promote an attractive, unified architectural design. Development should be integrated and cohesive with a common architectural design theme that provides variety within a context of architectural compatibility, rather than an aggregation of individual, unrelated buildings located on separate, unrelated lots. The Design Standards of a TOD are intended to create a pedestrian friendly environment. The following standards are intended to ensure good building and overall site design, good architectural design and visual appearance, street layout, parking design, pedestrian design, lasting value, and other provisions of this Code relating to public health, safety, and general welfare of the overall community.

All building and structures, including residential buildings and dwellings, shall conform to the Design Standard from Chapter 37 of the Development Code. Where the requirements of this Chapter conflict with other sections of the Development Code, the more restrictive provision shall prevail unless otherwise established through the Area Plan process.

A. Architecture.

1. Architectural Orientation. The front façade of all principle buildings shall face onto the street, and shall not be oriented towards a parking lot or parking structure. All buildings shall be located as near the sidewalk edge with as minimal a setback as possible.

2. Roof Design. Multi-family apartment and mixed use residential/commercial buildings shall utilize flat roof designs. A design including pitched roof features or an overall pitched roof may be approved at the discretion of the Planning Commission.

3. Entry Features. Porches, roof overhangs, awnings, hooded front doors, pop-outs and/or other architectural façade elements shall define the front entrance to all principle structures.
4. Non-residential Street Frontage. For non-residential, retail, and office buildings, a minimum of fifty percent (50%) of the front facade on the ground floor shall be transparent, consisting of true window or door openings allowing views into and out of the interior of the building.

5. Vertical Separation. Buildings should have a visually distinct base that creates a welcoming environment for pedestrians. The lowest level of the building should have more mass and bulk in order to be clearly delineated and scaled. The ground floor ceiling height must be greater than the upper floors.

   a) Planters, trellis features, and window boxes for flowers and climbing vines are encouraged as building façade enhancement features.
   b) Building facades must be aesthetically interesting and pleasing and should avoid a uniform building style.
   c) Architectural style, colors, and materials should be compatible throughout the TOD.
   d) Roof access ladders and exterior scuppers with down spouts shall not be allowed on a façade facing the street.

7. Utility structures and boxes should be placed to the sides or rear of the building where possible, or equipment must be screened if placed in the front. When utility equipment is placed on the sides or rear of a building, unobstructed access must be provided to allow ease of maintenance.
buildout. The required floor to area ratio shall be addressed as part of the phasing plan. A development agreement shall be required for phased projects with custom triggers to ensure the floor to area ratio of 2.0 is met at full build-out.

C. Street Patterns. Street patterns shall be oriented along a grid, as opposed to cul-de-sac and curvilinear street designs. Within the grid are sidewalks and streetscapes that encourage walking, and narrow streets and other traffic calming features that favor pedestrian activities. TOD areas shall comply with the street connectivity requirements in Section 37.050 of the Development Code.

D. Streetscapes.

1. Building Orientation. Building line frontages contribute to the public streetscape and therefore are subject to more regulation than the rest of the lot. Buildings shall be placed as close to the street space as possible with orientation to the pedestrian. Parking lots shall not be located along street frontages, but at the rear of lots and screened from street view with berming, landscaping, buildings, or other screening features. A minimum of 60 percent of public and private street frontages shall include buildings.

2. Street Trees. Street trees shall be provided on all street frontages, at a minimum of one (1) tree for every twenty-five (25) feet of right-of-way. Street trees may be clustered and need not be evenly spaced. Trees should be placed within park strip areas.

3. Street Side Treatments.
   a) General Treatments. All sidewalks, trails, and walkways shall be a minimum of five (5) foot in width. Park strips shall be placed along all public and private streets. Park strips are not required on alleys.
   b) Non-Residential Treatments. Streets that include non-residential and mixed uses shall include three elements within the side treatments. These elements are as follows:
      i. Frontage Zone – A section of sidewalk located adjacent to the building that allows building entry, sidewalk cafes and sales displays, raised planter beds.
      ii. Pedestrian Through Zone – This is a sidewalk area that serves as the primary pathway for pedestrians. The pedestrian through zone must not be impeded by street furniture, landscaped beds, signage, displays, or sidewalk cafes.
      iii. Street Furniture/Curb Zone – This is the area located between the sidewalk and the street. Features may include street furniture, trees, planter areas, light poles, signage, and curb extensions at crosswalks.

4. Alleys and Interior Block Spaces. Alleys and interior block spaces shall be allowed and encouraged in all TODs. Alleys serve as alternate routes to garages and loading docks that are unseen by the public and therefore contribute to a pedestrian-friendly environment. The private,
interior portions of the lots (toward the alley) allow commercial operators to utilize these spaces as efficient working environments unseen by the public and allow residents to have private and semi-private gardens and courtyards. Alleys are to be the primary access to parking areas and garages.

E. Street Design.

1. Traffic Calming. Traffic calming is intended to slow or reduce motor-vehicle traffic in order to improve pedestrian safety. TODs shall provide traffic calming measures, including but not limited to bulb-outs, chokers, and pedestrian refuges.

2. Bicycle Parking. Bicycle parking facilities must be located in a secure and well-lit area within fifty (50) feet of a building or common facility entrance. Long-term bicycle parking facilities located within structures is encouraged.

3. Bike Facilities. Bike paths, lanes, and sharrows shall be provided, and shall be clearly delineated from the rest of the street place with a demarcated path.

4. Medians. Street medians are encouraged for all major collector rights-of-way. Medians serve to improve the aesthetic quality of the area, as well as a mid-block resting place for street crossings. Medians should be a minimum of five (5) feet wide at intersections and crosswalks and a minimum of three (3) feet wide at other portions of the road.

F. Sidewalks and Pedestrian Circulation.

1. Pedestrian Circulation. Convenient pedestrian circulation systems shall be provided to minimize pedestrian-auto conflict, and shall be provided continuously throughout each TOD.

All streets, except for alleys, shall be bordered by sidewalks on both sides of the right-of-way, in accordance with the Lehi City Design Standards and Specifications.

2. Walkway Connections. Pedestrian walkways shall interconnect all building entrances, sidewalks, parking areas, open spaces, public and private streets, and transit stations.

3. Primary Pedestrian Corridor. A primary pedestrian corridor shall be developed through a TOD to collect pedestrians and direct them to the transit station and shall meet the following requirements:
   a) the corridor shall include a minimum 10 foot wide walkway constructed of concrete or brick pavers.
   b) the corridor must be visible from adjacent buildings, parking areas, and the transit station.
   c) wayfinding signs shall be placed to direct pedestrians to the transit station and to other nearby destinations.
   d) landscaping shall be placed along both sides of the walkway with a minimum width of 10 feet.
   e) benches and trash receptacles shall be placed along the walkway.
   f) the walkway shall be well lit with pedestrian scale lighting.
   g) crime prevention through environmental design (CPTED) standards shall be utilized to increase natural surveillance and deter crime. The following shall be incorporated in the design of the walkway:
      i. the walkway shall not be obstructed with opaque fencing.
      ii. entrapment zones (areas with low visibility and no alternative exits) shall not be created with the placement of fencing, buildings, or other features; and
      iii. windows on building facades facing the walkway shall have clear glass.
   h) the walkway shall connect directly to the transit station and interconnect adjacent buildings, streets, open spaces, and parking areas.
   i) sidewalks from adjacent buildings and streets shall stub into the walkway.

4. Raised Walkways. Where practical, pedestrian walkways shall be raised above grade of streets, drives, parking lots, and other paved areas. Where pedestrian walkways cannot be
raised, they shall be constructed of a material differing in texture.

G. Signage.

1. General Signage Concepts. Proper design and placement of signs and their lighting shall be compatible with structures and uses.

2. Number of Signs. The number of signs on a structure shall be limited and placed in areas that contribute to the architecture of the building. Signs shall not overpower a storefront nor obscure display windows or significant building features.

3. Encouraged Signs. Wall signs, awning signs, canopy signs, projecting signs, and suspended signs shall be encouraged.

4. Discouraged Signs. Monument signs and directional signs are discouraged. If approved, the maximum height of a monument sign shall be four (4) feet in height and shall be used to advertise by multiple tenants and/or users.

5. Electronic Display Sign. Signs with Electronic Display Sign, as defined by Chapter 23 of the Development Code, shall not be permitted in the TOD Zone.

6. Pole Signs. Pole signs, as defined by Chapter 23 of the Development Code, shall not be permitted in the TOD Zone.

**Section 38.080. Parking requirements.**

(Amended 02/28/17)

A. A successful TOD can significantly reduce per capita motor vehicle travel, thus parking requirements within a TOD may be reduced from the minimum standards as required by Table 37.090 of this Code.

As the intent of a TOD is to encourage pedestrian activity and transit ridership, a developer may request a reduction in the number of parking spaces by City approval, providing that the developer submit information as to the forecasted trips generated in contrast to what is forecasted for transit ridership for the TOD. Requests for a reduction in parking may be approved by the City Council, following review by the DRC and Planning Commission.

B. Shared parking agreements shall be encouraged between all uses within a TOD, as per the provisions of Chapter 37 of this Code.

C. On-street parking is permitted and encouraged, and shall be included in the total development required parking calculations, if incorporated. On-street parking shall be included in the required parking calculations for a use or structure which fronts, and is adjacent to the on-street parking stall.

D. Ingress and egress for parking lots shall be from side streets and/or alleys.

E. All parking lots shall be located behind or on the side of buildings. Parking and maneuvering areas shall not be located between the primary entrance to a building and the abutting street, unless its purpose is to provide a direct life-safety function. If parking is located on the side of the building, rather than at the rear, screening and buffering shall be provided to minimize the visual impact.

F. A parking lot or garage may not be adjacent to or opposite a street intersection, nor may any portion of a parking lot front a collector-size or larger classified street without specific City approval.

G. For all residential structures within a TOD, the physical and visual presence of garages and parking structures shall be minimized. Where garages are attached to a residential dwelling, the dwelling must be a rear-loading configuration that requires the garage...
to be accessed by an alley. The front door of the unit must face the street or greenway and include a sidewalk connection. Multi-family developments that include a parking structure must conceal the structure behind or be wrapped around by the primary residential structure.

Figure 13. The primary residential structure conceals the parking structure.

Figure 14. Townhomes include rear-loaded garages with sidewalk connections and front doors on the street side.

Section 38.090. Variations from the Development Code and Design Standards.
In the process of approving a TOD, the Planning Commission may recommend and the City Council may approve variations from applicable standards of this Code of the Lehi City Design Standards and Public Improvements Specifications Manual if all of the following conditions are met:

A. that the granting of the variation will not adversely affect the rights of adjacent landowners or residents.

B. that the variation desired will not adversely affect the public health, safety or general welfare.

C. that the granting of the variation will not be opposed to the general spirit and intent of this Chapter or the General Plan.