

## Chapter 27.54

### P PUBLIC USE DISTRICT

#### Sections:

**27.54.010**      **Scope of Regulations.**

**27.54.020**      **Permitted Uses.**

This district is intended to provide a district essentially for mapping purposes which will identify real property presently owned and used by any governmental entity, including local, state, or federal governmental units, and put to some form of public use. This district is not intended to be applied to land that is used by governmental entities on an easement or leased basis if title to the land is in private ownership. (Ord. 17747 §1; October 16, 2000: Ord. 12571 §267a; May 8, 1979).

**27.54.010**      **Scope of Regulations.**

The regulations set forth in this chapter, or set forth elsewhere in this title when referred to in this chapter, are the regulations in the P Public Use District. (Ord. 12571 §267a; May 8, 1979).

**27.54.020**      **Permitted Uses.**

A building or premises owned by any governmental entity, including local, county, state, federal governmental units and their subdivisions, and in some form of public use, shall be permitted to be located in the P Public Use District. The provisions of this chapter shall not apply to land in private ownership, even if leased to or the subject of an easement to a governmental entity, or to describe the future location of such public uses. (Ord. 12571 §267a; May 8, 1979).

**27.54.030**      **Area Regulations.**

(Repealed by Ord. 17747 §2; October 16, 2000: prior Ord. 12571 §267a; May 8, 1979).